

Royal Gazette

Part II Regulations under the Regulations Act

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In force date of regulations: As of March 4, 2005*, the date a regulation comes into force is determined by subsection 3(6) of the *Regulations Act*. The date a regulation is made, the date a regulation is approved, the date a regulation is filed and any date specified in a regulation are important to determine when the regulation is in force.

*Date that subsections 3(6) and (7) and Sections 11 and 13 of the *Regulations Act* and amendments to the *Regulations Act* made by Chapter 46 of the Acts of 2004 were proclaimed in force.

N.S. Reg. 131/2008

Made: March 27, 2008

Filed: March 31, 2008

Ambulance Fee Regulations

Order dated March 27, 2008

Amendment to regulations made by the Minister of Health
pursuant to Section 17A of the *Health Services and Insurance Act***In the Matter of:** Section 17A of Chapter 197 of the Revised Statutes of Nova Scotia, 1989, the *Health Services and Insurance Act*

- and -

In the Matter of: Amendments to the *Ambulance Fee Regulations* made by the Minister of Health
pursuant to Section 17A of the *Health Services and Insurance Act***Order**

I, Chris d'Entremont, Minister of Health for the Province of Nova Scotia, upon notice of a fee increase having been presented to the Clerk of the Assembly in accordance with Section 4 of Chapter 8 of the Acts of 2007, the *Fees Act*, and pursuant to Section 17A of Chapter 197 of the Revised Statutes of Nova Scotia, 1989, the *Health Services and Insurance Act*, hereby amend the *Ambulance Fee Regulations* made by order of the Minister of Health dated October 24, 2002 and amended by order of the Minister of Health dated May 5, 2004, and further amended by order of the Minister of Health dated February 27, 2007, to increase the fees in the manner set forth in Schedule "A", effective on and after April 1, 2008.

Dated and made at Halifax, in the Halifax Regional Municipality, Province of Nova Scotia, on March 27, 2008.Sgd.: *Chris d'Entremont*
Honourable Chris d'Entremont
Minister of Health**Schedule "A"****Amendments to the Ambulance Fee Regulations
made by the Minister of Health pursuant to Section 17A of Chapter 197
of the Revised Statutes of Nova Scotia, 1989,
of the *Health Services and Insurance Act***

The Ambulance Fee Regulations made by order of the Minister of Health dated October 24, 2002, as amended by orders of the Minister of Health dated May 5, 2004 and February 27, 2007, are amended as follows:

Section 3 is amended by:

- (a) striking out "\$128.16" and substituting "\$130.60";
- (b) striking out "\$640.80" wherever it appears and substituting "\$652.98"; and
- (c) striking out "\$961.20" wherever it appears and substituting "\$979.46".

Section 6 is amended by striking out "\$160.20" and substituting "\$163.24".

N.S. Reg. 132/2008

Made: March 20, 2008

Filed: March 31, 2008

Environment Act and Regulations Fees Regulations

Order dated March 20, 2008

Repeal and replacement of regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act***In the matter of clause 8(2)(k) of Chapter 1 of the Acts of 1994-95, the *Environment Act*****and****In the matter of Regulations Establishing Fees for the *Environment Act* and Regulations made by the Minister of Environment and Labour****Order**

I, Mark Parent, Minister of Environment and Labour for the Province of Nova Scotia, pursuant to clause 8(2)(k) of Chapter 1 of the Acts of 1994-95, the *Environment Act*, hereby

- (a) repeal the *Environment Act and Regulations Fees Regulations* made March 27, 2007; and
- (b) make new regulations establishing fees for the *Environment Act* and regulations in the form attached as Schedule A.

This order is effective on and after April 1, 2008.

Dated and made at Halifax, Nova Scotia, March 20, 2008.

Sgd.: *Mark Parent*
Honourable Mark Parent
Minister of Environment and Labour

Schedule A**Regulations Establishing Fees for the *Environment Act* and Regulations made by the Minister of Environment and Labour under clause 8(2)(k) of Chapter 1 of the Acts of 1994-95, the *Environment Act*****Citation**

1 These regulations may be cited as the *Environment Act and Regulations Fees Regulations*.

Part 1: *Environment Act***Fees for remediation reports**

2 (1) In this Section, “remediation report” includes any submitted report that documents risk assessment, site management or site remediation of residual contamination, whether or not active site remediation was necessary, if the expected outcome is formal acceptance of the report by the Department.

- (2) The types of remediation reports are as follows:
- (a) Type A – remediation report for domestic fuel oil spill: criteria-based or Tier 1 risk assessment/remediation;
 - (b) Type B – remediation report for domestic fuel oil spill: Tier II or Tier III risk assessment/remediation;
 - (c) Type C – other remediation report (non-domestic): criteria-based or Tier I risk assessment/remediation;
 - (d) Type D – other remediation report (non-domestic): single contaminant of concern, risk-based corrective action (Tier II or III risk assessment/remediation), no use restrictions, no controls and no off-site impacts;
 - (e) Type E – other remediation report (non-domestic): multiple contaminants of concern, risk-based corrective action (Tier II or III risk assessment/remediation), no use restrictions, no controls and no off-site impacts;
 - (f) Type F – other remediation report (non-domestic): risk-based corrective action (Tier II or III risk assessment/remediation), with use restrictions or controls or off-site impacts.
- (3) The administrative fees for reports on the remediation of contaminated sites and releases under Part VI and Part VIII of the *Environment Act* are as set out in the following table:

Type of Remediation Report	Fee
Type A	\$130.60
Type B	\$272.07
Type C	\$272.07
Type D	\$598.56
Type E	\$897.84
Type F	\$1333.16

- (4) If a remediation report does not adequately demonstrate that the requirements of the Department have been met, the applicable fee prescribed in subsection (3) must be paid in full when the report is re-submitted for acceptance by the Department.
- (5) Confirmatory monitoring conditions may be included in a Record of Site Compliance, Certificate of Compliance or other conditional release from site action requirements, and if the person responsible asks the Department to be formally released from further confirmatory monitoring obligations, the applicable fee prescribed in subsection (3) must be paid in full to the Department.

Fee for request for information from the environmental registry

- 3 The fee for a request for information from the environmental registry established under Section 10 of the *Environment Act* is \$23.18 for each civic address submitted for a search.

Industrial air emission fees

4 (1) In this Section, “pollutants” means total releases to air including any combination of the following:

- (a) sulphur dioxide;
- (b) particulate matter, which includes reported annual emissions of total particulate matter, PM₁₀, or PM_{2.5}, whichever is greatest; and
- (c) other releases to air, as listed in subsection (3).

(2) The industrial air emission fees for facilities in Nova Scotia are based on the rates set out in the following table:

Class	Threshold (tonnes of pollutants/year)	Rate (per tonne of pollutants)
1	≥30	\$6.74/tonne
2	<30	no fee

(3) The other releases to air referred to in subsection (1) are as set out in the following list:

- ammonia (total)
- antimony and its compounds
- carbon monoxide
- chlorine
- chromium and its compounds
- cobalt and its compounds
- copper and its compounds
- cresol (mixed isomers and their salts)
- diethanolamine and its salts
- hydrochloric acid
- hydrogen cyanide
- hydrogen sulphide
- manganese and its compounds
- nickel and its compounds
- oxides of nitrogen (NO₂)
- phosphorus (total)
- selenium and its compounds
- sulphuric acid
- vanadium (except when in an alloy) and its compounds
- zinc and its compounds
- volatile organic compounds (VOCs), including all of the following:
 - 1, 2, 4-trimethylbenzene
 - 7H-dibenzo(c,g)carbazole
 - acetaldehyde
 - benzene
 - benzo(a)anthracene
 - benzo(a)phenanthrene
 - benzo(a)pyrene
 - benzo(b)fluoranthene
 - benzo(e)pyrene
 - benzo(g,h,i)perylene
 - benzo(j)fluoranthene

- benzo(k)flouranthene
- biphenyl
- chloromethane
- cumene
- cyclohexane
- dibenz(a,j)acridine
- dibenzo(a,h)anthracene
- dibenzo(a,i)pyrene
- dibutyl phthalate
- dichloromethane
- ethylbenzene
- ethylene
- ethylene glycol
- flouranthene
- formaldehyde
- isopropyl alcohol
- methanol
- naphthalene
- n-hexane
- perylene
- phenanthrene
- phenol and its salts
- propylene
- pyrene
- styrene
- toluene
- trichloroethylene
- xylene (all isomers)

Part 2: Regulations made under the *Environment Act*

Activities Designation Regulations

Water withdrawal approval fee

- 5 (1)** The fee for a water withdrawal approval under Division I of the *Activities Designation Regulations* is \$289.76.
- (2)** A water withdrawal approval fee does not apply to agriculture, aquaculture or recreational water withdrawal activities.

Water withdrawal approval annual administration fees

- 6** The annual administration fees for water withdrawal approvals under Division I of the *Activities Designation Regulations* are as follows:

- | | | |
|-----|-----------------------------------------------------------------------------|---------------|
| (a) | Category I – hydroelectric | \$579.52/year |
| (b) | Category II – industrial, bottled water, public drinking water supply | \$231.80/year |

Water withdrawal approval annual user fees

- 7 (1)** Subject to the minimum fee set out in subsection (2), and except as provided in subsections (3) and (4), the annual user fees for water withdrawal approvals under clause 5(1)(a) of Division I of the

Activities Designation Regulations authorizing the withdrawal of water from a watercourse in an amount greater than 23 000 L per day are as follows:

- (a) for a water withdrawal approval for municipal, recreational, industrial or domestic purposes, the annual user fee is the total of all amounts calculated as follows:
 - (i) for each 1 000 000 L per day up to 2 000 000 L \$127.50
 - (ii) for each additional 1 000 000 L per day over
2 000 000 L and up to 9 000 000 L \$133.29
 - (iii) for each additional 1 000 000 L per day over
9 000 000 L and up to 27 000 000 L \$144.88
 - (iv) for each additional 1 000 000 L per day over
27 000 000 L and up to 90 000 000 L \$150.67
 - (v) for each additional 1 000 000 L per day over
90 000 000 L \$156.47
 - (b) for a water withdrawal approval for a fish farming or a fish hatchery operation, the annual user fee is 20% of the amount determined under clause (a);
 - (c) for a water withdrawal approval for hydroelectric power generation, the annual user fee is calculated at the rate of \$1.85 per horsepower of rated hydraulic capacity.
- (2) Except as provided in subsections (3) and (4), the minimum annual user fee for a water withdrawal approval is \$57.95.
 - (3) A water withdrawal approval authorizing the use of water for agriculture, conservation, or beautification purposes is exempt from the annual user fee.
 - (4) To retain a water withdrawal approval when the approval holder temporarily suspends their use of water for more than 90 days, the annual user fee may be reduced to the greater of
 - (a) 10% of the amount calculated under subsection (1); and
 - (b) \$231.80.
 - (5) The user fee reduction provided for in subsection (4) does not apply to a seasonal water withdrawal.

Division I water approval fees

- 8 (1) Except as provided in subsection (2), the fees for water approvals under Division I of the *Activities Designation Regulations* are as follows:
- (a) Category I water approval \$54.41
 - (b) Category II water approval \$108.83
 - (c) Category III water approval \$272.07
- (2) The fees set out in subsection (1) do not apply to water approvals issued to the Department of Transportation and ~~Public Works~~ [Infrastructure Renewal].

- (3) Activities requiring water approvals are identified by category as set out in the following list:

Category I: constructing or maintaining a culvert in a manner consistent with current applicable guidelines and standards issued by the Department, installing a culvert between June 1 and September 30 of any year (Culvert Notification or Notification).

Category II:

- constructing or maintaining a culvert
- constructing or maintaining a bridge if
 - a portion of the structure of the bridge is in a watercourse,
 - use of equipment in the watercourse or 3 m from the edge of the watercourse is required
- constructing or maintaining a wharf
- constructing or maintaining a weir, fishway or other instream structure
- installing or maintaining fishing equipment, a fishway, a counting fence, a fish habitat improvement structure, an aquaculture cage or any similar structure in a watercourse
- placing rock or other erosion protection material in a surface watercourse

Category III:

- constructing or maintaining a dam
- storing water in amounts of 24 000 m³ or greater
- constructing or maintaining a causeway
- removing material from a surface watercourse
- diverting a watercourse from its natural channel
- dredging a surface watercourse or modifying it in any other way
- installing or maintaining a pipeline, cable or other equipment in a surface watercourse
- altering a surface watercourse or the flow of the water in a surface watercourse in any manner not described in the other activities under Category III

Salvage yard approval fees

- 9 The fees for salvage yard approvals under Division IV of the *Activities Designation Regulations* are as follows:

(a) salvage yard approval application	\$28.84
(b) salvage yard approval renewal	\$28.84

Division V industrial approval fees

- 10 (1) The fees for industrial approvals under Division V of the *Activities Designation Regulations* are as follows:

(a) Category I industrial approval	\$7533.70
(b) Category II industrial approval	\$2897.58
(c) Category III industrial approval	\$1159.03

- (2) Activities requiring industrial approvals are identified by category as set out in the following list:

Category I

- biotechnology products manufacturing plant
- cement plant
- chemical manufacturing plant
- coke or carbon manufacturing plant
- explosives manufacturing plant
- fertilizer manufacturing plant
- fish meal plant

- industrial incinerator
- industrial landfill
- iron and steel mill
- mineral processing plant
- natural gas processing plant
- oil refinery
- pesticide manufacturing plant
- petrochemical manufacturing plant
- pharmaceutical manufacturing plant
- power plant
- pulp manufacturing plant
- pulp and paper manufacturing plant
- textile manufacturing plant
- tire manufacturing plant
- wood treatment plant

Category II

- application to land of non-livestock-generated wastes
- battery manufacturing plant
- beer or wine processing plant
- bio-remediation treatment station
- brine processing plant
- building product manufacturing plant
- bulk petroleum storage facility
- coal processing plant
- compressor and pumping station
- dairy or dairy products plant
- distillery
- electroplating plant
- food additive or supplement manufacturing plant
- foundry
- fruit processing plant
- industrial composting facility
- in-situ leach mining operation
- lime plant
- paint manufacturing plant
- peat moss harvesting operation
- pewter ware manufacturing facility
- poultry integrated plant
- quarry
- red meat integrated plant
- re-refinery
- rening plant
- rolling stock manufacturing plant
- smelter
- sulphide-bearing material disposal operation
- surface mine
- tannery
- treatment or processing of wastewater or wastewater sludges
- underground mine
- used oil collector with storage capacity >50 000 L
- vegetable processing plant
- wallpaper manufacturing plant

Category III

- asphalt plant
- brine storage pond
- bulk sample site
- bulk solids handling/loading facility
- cemetery
- crematorium
- fertilizer storage facility
- fish silage operation
- industrial cleaners manufacturing facility
- inland fish processing plant
- pit
- stationary ready mix plant
- topsoil removal operation
- used oil collector with storage of 50 000 L or less

Environmental Assessment Regulations**Fees for undertakings requiring environmental assessments**

11 (1) The fees for undertakings requiring assessments under the *Environmental Assessment Regulations* are as follows:

- | | |
|-------------------------------------------------|----------------------|
| (a) Category I undertaking registration | \$15 067.40 |
| (b) Category II undertaking registration | \$9735.86 |
| (c) Category III undertaking registration | \$5563.35 |
| (d) approval transfer | \$578.98 |
| (e) focus report | \$5795.15 |
| (f) environmental assessment report | \$15 067.40 |
| (g) additional information request | 1/2 registration fee |

(2) The approval transfer fee set out in clause (1)(d) applies if an approval is transferred from one proponent to another.

(3) The fees set out in clauses (1)(e), (f) and (g) apply only to Category II and III undertakings and only if the Minister decides that the report or information is required.

(4) In addition to the fees set out in subsection (1), a proponent is responsible for

- (a) all costs associated with Environmental Assessment Board reviews and hearings; and
- (b) all costs associated with joint federal-Provincial environmental assessment panels.

(5) Undertakings requiring environmental assessments are identified by category as set out in the following list:

Category I:

- cement plant
- common or public highway that is 10 km or longer and designed for 4 or more lanes of traffic, or associated structures
- corridor for one or more electric power transmission lines with a cumulative voltage rating that equals or exceeds 345 kilovolts electric generating facility with a production rating of 10 megawatts or more, including a hydroelectric generating facility when the cumulative power generation capacity on any single river system equals or exceeds 10 megawatts, but excluding an electric generating facility of any production rating that uses wind energy as its sole power source
- ferro-alloy plant
- heavy water plant
- incineration facility for municipal solid waste
- lead and battery plant
- metal smelter
- non-ferrous metal smelter
- oil refinery
- paper mill
- petrochemical plant
- pulp mill
- pulp and paper mill
- radioactive materials manufacturing, processing or reprocessing facility
- water reservoir whose designed storage capacity exceeds the mean volume of the natural water body by at least 10 000 000 m³

Category II

- common or public highway that is longer than 2 km but less than 10 km and designed for 4 or more lanes of traffic, or associated structures
- electric generating facility that has a production rating of 2 megawatts or higher derived from wind energy
- facility engaged in the extraction or processing of metallic and non-metallic minerals, coal, peat moss, gypsum, limestone, bituminous shale or oil shale
- fish meal production facility
- onshore pipeline that is 5 km or longer excluding a pipeline of any length carrying natural gas with a maximum operating pressure below 500 psig (3450 kPa), water, steam or domestic wastewater
- pit or quarry greater than 4 ha in area primarily engaged in the extraction of ordinary stone, building or construction stone, sand, gravel or ordinary soil
- rendering plant
- storage facility with a total capacity of over 5000 m³ intended to hold liquid or gaseous substances including hydrocarbons or chemicals, but excluding water

Category III

- transformer station with an energy capacity greater than 230 kilovolts
- permanent commercial facility for handling waste dangerous goods
- project that involves the transfer of water between drainage basins where the drainage area to be diverted is greater than 1 km²
- enterprise, activity, project, structure or work that disrupts a total of 2 ha or more of any wetland
- facility for manufacturing wood products that are pressure-treated with chemical products
- facility engaged in the production, wholesale storage or wholesale distribution of dangerous goods

Motive Fuel and Fuel Oil Approval Regulations

Fees for new motive fuel and fuel oil approvals

12 The fees for new motive fuel and fuel oil approvals under the *Motive Fuel and Fuel Oil Approval Regulations* are as follows:

- (a) fuel oil wholesaler approval \$115.90
- (b) fuel oil retailer approval \$115.90
- (c) motive fuel wholesaler approval \$1741.27
- (d) motive fuel retailer approval \$115.90

Transfer and amendment

13 The fee for a transfer of or an amendment to any approval under the *Motive Fuel and Fuel Oil Approval Regulations* is \$115.90.

Motive fuel wholesaler approval renewal fee

14 (1) Subject to the minimum fee set out in subsection (2), the fee for renewing a motive fuel wholesaler approval under the *Motive Fuel and Fuel Oil Approval Regulations* is the total of all applicable amounts in the following table, calculated based on the rate per litre set out opposite each applicable amount:

Numbers of Litres of Motive Fuel	Rate/L
for the first 50 000 000 L	\$0.000406
for the next 50 000 000 L	\$0.000289
for the next 100 000 000 L	\$0.000174
for the next 200 000 000 L	\$0.000058
for any excess over 400 000 000 L	\$0.000012

(2) The minimum fee for renewing a motive fuel wholesaler approval is \$1741.27.

Motive fuel retailer approval renewal fee

15 The fee for renewing a motive fuel retailer approval under the *Motive Fuel and Fuel Oil Approval Regulations* is the total of the following amounts:

- (a) for each nozzle \$23.18
- (b) for each drum \$23.18

Fuel oil wholesaler and retailer approval renewal fee

16 (1) The fee for renewing a fuel oil wholesaler and retailer approval is as follows:

- (a) if volume is less than 50 000 L \$11.59
- (b) if volume is greater than 50 000 L, subject to the minimum fee set out in subsection (2), the total of all applicable amounts in the following table, calculated based on the rate per litre set out opposite each applicable amount:

Numbers of Litres of Motive Fuel	Rate/L
for the first 50 000 L	\$0.000116
for any excess over 50 000 L	\$0.000058

- (2) The minimum fee for renewing a fuel oil wholesaler and retailer approval for a volume greater than 50 000 L is \$115.90.

On-site Sewage Disposal Systems Regulations

Fees for preparation of subdivision reports

17 The fees for preparing a subdivision report are as follows:

- (a) for a subdivision with fewer than 3 lots no charge
- (b) for a subdivision with at least 3 lots and no more than 10 lots \$202.96
- (c) for a subdivision with more than 10 lots \$550.68

Fee for certificate of qualification as on-site sewage installer

18 The fee for an on-site sewage installer’s certificate of qualification under the *On-site Sewage Disposal Regulations* is \$145.01.

Fee for on-site sewage disposal system approval

19 The fee for an on-site sewage disposal system approval under the *On-site Sewage Disposal Systems Regulations* is \$57.95.

Pesticide Regulations

Fees for certificates of qualification

20 (1) Subject to the reduced fee for additional certificates of qualification provided for in subsection (2), the fees for certificates of qualification under the *Pesticide Regulations* that are valid for 5 years are as follows:

- (a) Class I – Vendor \$57.95
- (b) Class II – Structural \$57.95
- (c) Class III (A) – Forestry \$57.95
- (d) Class III (B) – Greenhouse \$57.95
- (e) Class III (C) – Industrial Vegetation \$57.95
- (f) Class III (D) – Landscape \$57.95
- (g) Class IV – Mosquito and Biting Fly \$57.95
- (h) Class V – Aquatic Vegetation \$57.95
- (i) Class VI – Fumigation \$57.95
- (j) Class VII – Aerial \$57.95
- (k) Class VIII – Agricultural \$57.95
- (l) Class X – Special \$57.95

- (2) If a person applies for more than one certificate of qualification, the fee is \$57.95 for the initial certificate plus \$11.59 for each additional certificate.

- (3) The fee for a 1-year Class IX – Business Operator certificate of qualification is \$28.84.

Pesticide approval fees

21 The fees for pesticide approvals under the *Pesticide Regulations* are as follows:

- | | | |
|-----|----------------------------------|----------|
| (a) | non-forestry – up to 20 ha | \$115.90 |
| | for each additional ha | \$4.63 |
| (b) | forestry – up to 6 ha | \$57.95 |
| | for each additional ha | \$4.63 |

Petroleum Management Regulations**Fees for registration of petroleum storage tanks**

22 (1) Subject to the fee reduction provided for in subsection (2), the fees for registration of petroleum storage tanks or petroleum storage tank systems that have a nominal capacity of 2000 L or greater, for underground tanks, or 4000 L or greater, for above-ground tanks, are as follows:

- | | | |
|-----|--------------------------------------------------------|-------------------|
| (a) | petroleum storage tank at a bulk plant | \$115.90 per year |
| (b) | petroleum storage tank at a motive fuel outlet | \$115.90 per year |
| (c) | petroleum storage tank at an industrial facility | \$115.90 per year |
| (d) | petroleum storage tank at a commercial facility | \$115.90 per year |
| (e) | petroleum storage tank at a marina | \$115.90 per year |
| (f) | petroleum storage tank at a government facility | \$57.95 per year |

- (2) The registration fee for a petroleum storage tank or petroleum storage tank system is reduced by 50% if the person registering the tank or system voluntarily obtains and provides proof of insurance coverage, acceptable to the Department of Environment and Labour, for leaks or releases from petroleum storage tanks.

Used Oil Regulations**Used oil collector approval fees**

23 (1) Subject to the minimum fee set out in subsection (2), the fees for used oil collector approvals under the *Used Oil Regulations* are as follows:

- | | | |
|-----|----------------------------------------------------------------|--------------|
| (a) | for facility with storage capacity less than 50 000 L | \$115.90 |
| (b) | for facility with storage capacity greater than 50 000 L | \$0.002318/L |

- (2) The minimum fee for a used oil collector approval is \$115.90.

Water and Wastewater Facilities and Public Drinking Water Supplies Regulations**Facility classification fee**

24 The fee for water and wastewater facility classification under the *Water and Wastewater Facilities and Public Drinking Water Supplies Regulations* is \$115.90.

Operator certification fee

25 The fee for an operator certification certificate under the *Water and Wastewater Facilities and Public Drinking Water Supplies Regulations* is \$52.23.

Well Construction Regulations**Fees for certificates of qualification**

26 The fees for well drillers', well diggers' and pump installers' certificates of qualification under the *Well Construction Regulations* are as follows:

(a)	1 well driller and 1 machine	\$305.70
	for each additional machine	\$127.30
(b)	1 well digger and 1 machine	\$101.90
	for each additional machine	\$28.84
(c)	Class I well pump installer	\$101.90
(d)	Class II well pump installer	\$50.95

N.S. Reg. 133/2008 to 235/2008

Made: March 31, 2008

Filed: March 31, 2008

Fee Increases

Order in Council 2008-176 dated March 31, 2008
 Amendments to regulations made and approved by the Governor in Council
 pursuant to various Acts

The Governor in Council on the joint report and recommendation of the Minister of Treasury and Policy Board and the Minister of Finance dated March 27, 2008, and pursuant to the Public General Statutes of Nova Scotia, and in particular such statutes as are referenced in Schedule "A" attached to and forming part of this Order, is pleased to amend and approve amendments to various regulations respecting costs and fees in the manner set out in Schedule "A" attached to and forming part of the report and recommendation, effective on and after April 1, 2008, or such later date as may be set out in the Schedule with respect to any particular amendment.

Schedule "A"**N.S. Reg. 133/2008**

Packaged Apples Controlled Atmosphere Designation Regulations

Schedule "A"

**Amendment to the *Packaged Apples Controlled Atmosphere Designation Regulations*
 made by the Governor in Council under Section 166 of Chapter 6
 of the Revised Statutes of Nova Scotia, 1989,
 the *Agriculture and Marketing Act***

Subsection 5(1) of the *Packaged Apples Controlled Atmosphere Designation Regulations*, N.S. Reg. 225/87, made by the Governor in Council by Order in Council 87-1304 dated October 27, 1987, is amended by striking out "\$10.68" and substituting "\$10.88".

N.S. Reg. 134/2008

Amusement Devices General Regulations

**Amendment to the *Amusement Devices General Regulations*
made by the Governor in Council under Section 20 of Chapter 12
of the Revised Statutes of Nova Scotia, 1989,
the *Amusement Devices Safety Act***

The *Amusement Devices General Regulations*, N.S. Reg. 139/2005, made by the Governor in Council by Order in Council 2005-285 dated July 8, 2005, are amended by repealing Section 16 and substituting the following Section:

16 The fees prescribed under the Act for licences and inspections are as set out in the following table:

Licence or Inspection	Fee
Initial inspection and granting of new licence	\$173.85 for first year of licence term
Licence renewal (includes annual inspection)	\$115.90 for each year of licence term
Special inspections	\$115.90 for each inspection

N.S. Reg. 135/2008

Apprenticeship and Trades Qualifications Act General Regulations

**Amendment to the *Apprenticeship and Trades Qualifications Act General Regulations*
made by the Governor in Council under Section 29
of Chapter 1 of the Acts of 2003,
the *Apprenticeship and Trades Qualifications Act***

The *Apprenticeship and Trades Qualifications Act General Regulations*, N.S. Reg. 129/2003, made by the Governor in Council by Order in Council 2003-304 dated June 27, 2003, are amended by repealing Section 44 and substituting the following Section:

- 44** (1) The fee for registration of an apprenticeship agreement is \$115.90.
- (2) The fee for an in-class technical training course is \$81.18.
- (3) The fee for a technical training course delivered by the Internet is \$81.18.
- (4) The fee for a written examination application is \$115.90.
- (5) The fee for a practical examination application is \$115.90.
- (6) The fee for a certificate renewal application is \$58.00.
- (7) The fee for arranging a special examination sitting is
- (a) \$347.71 for up to 25 participants; and
- (b) \$579.52 for 26 or more participants.

- (8) The fee for a trade qualification application under Section 30 is \$579.52.
- (9) The fee for issuance of a certificate and identity card to a journeyman from another jurisdiction is \$58.00.
- (10) The fee for a training provider accreditation application is \$1159.03.
- (11) The fee for approval of a program provided by a training provider is \$579.52.
- (12) The fee for a certificate replacement application is \$29.06.
- (13) The fee for a photo identification replacement application is \$11.65.
- (14) The fee for a transcript is \$11.65.
- (15) The fee for an additional invigilator is \$231.80.

N.S. Reg. 136/2008
Beaches Regulations

Amendment to the *Beaches Regulations*
made by the Governor in Council under Section 13 of Chapter 32
of the Revised Statutes of Nova Scotia, 1989,
the *Beaches Act*

Subsection 5(2) of the *Beaches Regulations*, N.S. Reg. 70/89, made by the Governor in Council by Order in Council 89-580 dated May 16, 1989, is amended by repealing clauses (i) and (ii) and substituting the following clauses:

- (a) an administration fee of \$21.77 for 10 cubic yards or less when used for personal or domestic purposes approved by the Department;
- (b) an administration fee of \$21.77 plus a charge of \$0.51 per cubic yard/\$0.66 per cubic metre or \$0.35 per ton/\$0.38 per tonne for more than 10 cubic yards when used for personal or domestic purposes.

N.S. Reg. 137/2008
Cemetery and Funeral Services Regulations

Amendment to the Regulations Respecting Cemetery and Funeral Services
made by the Governor in Council under Section 28 of Chapter 62
of the Revised Statutes of Nova Scotia, 1989,
the *Cemetery and Funeral Services Act*

The regulations respecting cemetery and funeral services, N.S. Reg. 16/84, made by the Governor in Council by Order in Council 84-156 dated February 7, 1984, are amended, effective June 1, 2008, by

- (a) striking out “\$56.60” in clause 2(f) and substituting “\$57.68”; and
- (b) striking out “\$28.30” in clause 3(d) and substituting “\$28.84”.

N.S. Reg. 138/2008

Change of Name Regulations

**Amendment to the Regulations Respecting Changes of Names
made by the Governor in Council under Section 21 of Chapter 66
of the Revised Statutes of Nova Scotia, 1989,
the *Change of Name Act***

The regulations respecting changes of names, N.S. Reg. 74/77, made by the Governor in Council by Order in Council 77-942 dated August 2, 1977, are amended by

- (a) striking out “\$142.00” in Section 6 and substituting “\$144.70”;
- (b) striking out “\$21.35” in Section 6 and substituting “\$21.76”; and
- (c) striking out “\$16.00” in Section 7 and substituting “\$16.30”.

N.S. Reg. 139/2008

Collection Agencies Regulations

**Amendment to the Regulations Respecting Collection Agencies
made by the Governor in Council under Section 28 of Chapter 77
of the Revised Statutes of Nova Scotia, 1989,
the *Collection Agencies Act***

Section 17 of the regulations respecting collection agencies, N.S. Reg. 104/75, made by the Governor in Council by Order in Council 75-880 dated July 29, 1975, is amended, effective June 1, 2008, by

- (a) striking out “\$398.35” in clause (a) and substituting “\$405.92”;
- (b) striking out “\$142.00” in clause (b) and substituting “\$144.70”;
- (c) striking out “\$56.60” in clause (c) and substituting “\$57.68”;
- (d) striking out “\$32.00” in clause (d) and substituting “\$32.61”; and
- (e) striking out “\$42.70” in clause (e) and substituting “\$43.51”.

N.S. Reg. 140/2008

Royal Gazette Part I Fees Regulations

**Amendment to the *Royal Gazette Part I Fees Regulations*
made by the Governor in Council under Section 18 of Chapter 79
of the Revised Statutes of Nova Scotia, 1989,
the *Communications and Information Act***

Section 2 of the *Royal Gazette Part I Fees Regulations*, N.S. Reg. 41/99, made by the Governor in Council by Order in Council 1999-185 dated April 21, 1999, is amended by

- (a) striking out “\$113.74” in clause (a) and substituting “\$115.90”;

- (b) striking out “\$22.43” in clauses (b), (c) and (d) and substituting “\$22.86”;
- (c) striking out “\$51.26” in subclause (c)(iii) and substituting “\$52.23”;
- (d) striking out “\$11.32” in clause (e) and substituting “\$11.54”.

N.S. Reg. 141/2008

Royal Gazette Part II Fees Regulations

**Amendment to the Royal Gazette Part II Fees Regulations
made by the Governor in Council under Section 18 of Chapter 79
of the Revised Statutes of Nova Scotia, 1989,
the *Communications and Information Act***

Section 2 of the *Royal Gazette Part II Fees Regulations*, N.S. Reg. 41/99, made by the Governor in Council by Order in Council 1999-185 dated April 21, 1999, is amended by

- (a) striking out “\$85.30” in clause (a) and substituting “\$86.92”; and
- (b) striking out “\$56.87” in clause (b) and substituting “\$57.95”.

N.S. Reg. 142/2008

First Schedule to the Companies Act (Tables B and C)

**Alteration of the First Schedule to the *Companies Act*
made by the Governor in Council under Section 5 and subsection 8(2) of
Chapter 81 of the Revised Statutes of Nova Scotia, 1989,
the *Companies Act*
and Section 5 of Chapter 3 of the Acts of 1995-96,
the *Business Electronic Filing Act***

The portion of Schedule “A” of Order in Council 2007-160 dated March 26, 2007, that repeals Table B and Table C of the First Schedule to the *Companies Act* and substitutes new tables, N.S. Reg. 87/2007, is repealed and the First Schedule to the *Companies Act* is altered by repealing Table B and Table C and substituting the following tables:

**Table B
Fees Payable to the Registrar of Joint Stock Companies
under Section 5 and subsection 8(2) of the *Companies Act*
and Section 5 of the *Business Electronic Filing Act***

1	For incorporation of company	\$293.84
2	For registering change of company’s name	\$174.13
3	For certificate under Section 17	\$59.86
4	For providing certified or stamped copy of	
	(a) articles of association	\$21.77

	(b) amalgamation certificate and supporting documents	\$21.77
	(c) all other documents	\$10.88
5	For photocopy of the following documents:	
	(a) articles of association	\$21.77
	(b) amalgamation certificate and supporting documents	\$21.77
	(c) all other documents	\$10.88
6	For filing notice of share purchase under subsection 51(11)	\$59.86
7	For filing any Order of Court	\$59.86
8	For filing management or dissident's information circular	\$59.86
9	For filing documents in support of amalgamation	\$293.84
10	For filing documents striking name from register under Section 137	\$119.71
11	For certificate of status for company	\$32.65
12	For issuance of exemption order under Section 124	\$293.84
13	For filing documents of discontinuance under Section 133	\$119.71
14	For filing documents of continuance under Section 133	\$293.84
15	For every search in person not involving the federal database (Newly Updated Automated Name Search system) or Registry Information System (REGIS)	\$5.44
16	For every search by mail not involving the federal database (Newly Updated Automated Name Search system) or Registry Information System (REGIS)	\$10.88
17	For providing company profile from electronically stored information	\$10.88
18	For direct access to electronically stored information, monthly rate of	\$57.95
	plus, for each hour of on-line access	\$2.31 (plus HST)
19	For search of proposed company name utilizing the federal database (Newly Updated Automated Name Search system), either at the request of the submitting party or where the Registrar considers it appropriate	
	(a) for full database (Newly Updated Automated Name Search system) search	\$57.95 (plus HST)

(b)	for Atlantic provinces search including federal trade name and trade marks	\$46.36 (plus HST)
20	For reserving company name based on Newly Updated Automated Name Search system search performed outside the Office of the Registrar	\$11.59 (plus HST)

Table C
Fees Payable to the Registrar of Joint Stock Companies
by a Company Not Having a Capital Divided into Shares
under Section 5 and subsection 8(2) of the *Companies Act*
and Section 5 of the *Business Electronic Filing Act*

1	For registration of company	\$293.84
2	For registering change of company's name	\$59.86
3	For providing any certificate other than original certificate of incorporation	\$10.88
4	For filing any Order of Court	\$10.88

N.S. Reg. 143/2008

Condominium Regulations

Amendment to the Regulations Respecting Condominiums
made by the Governor in Council under Section 46 of Chapter 85
of the Revised Statutes of Nova Scotia, 1989,
the *Condominium Act*

- 1 Section 1 of Schedule "B" to the regulations respecting condominiums, N.S. Reg. 60/71, made by the Governor in Council by Order in Council 71-1173 dated November 23, 1971, is amended, effective June 1, 2008, by
- (a) striking out "\$2.15" in subclause (a)(i) and substituting "\$2.19";
 - (b) striking out "\$4.25" in subclause (a)(ii) and substituting "\$4.33";
 - (c) striking out "\$6.40" in subclause (a)(iii) and substituting "\$6.52";
 - (d) striking out "\$0.53" in subclause (b)(i) and substituting "\$0.54";
 - (e) striking out "\$1.07" in subclause (b)(ii) and substituting "\$1.09";
 - (f) striking out "\$2.15" in subclause (b)(iii) and substituting "\$2.19";
 - (g) striking out "\$106.80" in clause (c) and substituting "\$108.83";
 - (h) striking out "\$213.60" in clause (d) and substituting "\$217.66";
 - (i) striking out "\$80.10" in clause (e) and substituting "\$81.62";

- (j) striking out “\$106.80” in clause (f) and substituting “\$108.83”;
 - (k) striking out “\$53.40” in clause (g) and substituting “\$54.41”;
 - (l) striking out “\$106.80” in clause (h) and substituting “\$108.83”;
 - (m) striking out “\$10.68” in clause (i) and substituting “\$10.88”;
 - (n) striking out “\$267.00” in subclauses (j)(i) and (ii) and substituting “\$272.07”;
 - (o) striking out “\$106.80” in subclause (j)(iii) and substituting “\$108.83”.
- 2 Section 2 of Schedule “B” to the regulations is amended, effective April 1, 2008, by
- (a) striking out “\$114.28 plus \$11.43 per unit” in clause (1)(a) and substituting “\$116.45 plus \$11.64 per unit”;
 - (b) striking out “\$37.38” in clause (1)(b) and substituting “\$38.09”; and
 - (c) striking out “\$26.70” in clause (1)(c) and substituting “\$27.21”.
- 3 Section 3 of Schedule “B” to the regulations is amended, effective June 1, 2008, by
- (a) striking out “\$53.40” in clause (a) and substituting “\$54.41”;
 - (b) striking out “\$10.68” in clause (b) and substituting “\$10.88”; and
 - (c) striking out “\$21.36” in clause (c) and substituting “\$21.77”.

N.S. Reg. 144/2008

Consumer Protection Act Regulations

**Amendment to the *Consumer Protection Act Regulations*
made by the Governor in Council under Section 33 of Chapter 92
of the Revised Statutes of Nova Scotia, 1989,
the *Consumer Protection Act***

Clause 3(1)(b) of the *Consumer Protection Act Regulations*, N.S. Reg. 160/2000, made by the Governor in Council by Order in Council 2000-464 dated September 20, 2000, is amended, effective June 1, 2008, by striking out “\$114.30” and substituting “\$116.47”.

N.S. Reg. 145/2008

Consumer Reporting Regulations

**Amendment to the Regulations Respecting Consumer Reporting
made by the Governor in Council under Section 25 of Chapter 93
of the Revised Statutes of Nova Scotia, 1989,
the *Consumer Reporting Act***

Section 3 of the regulations respecting consumer reporting, N.S. Reg. 12/74, made by the Governor in Council by Order in Council 74-93 dated February 1, 1974, is amended, effective June 1, 2008, by

- (a) striking out “\$114.30” in clause (1) and substituting “\$116.47”;
- (b) striking out “\$26.50” in clauses (2) and (4) and substituting “\$27.00”; and
- (c) striking out “\$28.30” in clause (3) and substituting “\$28.84”.

N.S. Reg. 146/2008

Co-operative Associations Regulations

**Amendment to the Regulations Respecting Co-operative Associations
made by the Governor in Council under Section 64 of Chapter 98
of the Revised Statutes of Nova Scotia, 1989,
the *Co-operative Associations Act***

Section 33 of the regulations respecting co-operative associations, N.S. Reg. 155/78, made by the Governor in Council by Order in Council 78-833 dated July 25, 1978, is repealed and the following Section substituted:

33 The following fees are payable for services rendered by the Inspector and the Registrar:

- (a) for registering articles of incorporation and by-laws \$116.45
- (b) for registering amalgamation or continuance agreements \$116.45
- (c) for registering a change of name \$54.41
- (d) for providing a photocopy, certified copy or stamped copy of
 - (i) by-laws \$21.77
 - (ii) a document other than by-laws \$10.88
- (e) for filing an annual Inspector’s report \$28.84
- (f) for searching a proposed association name using the Newly Updated Automated Name Search (NUANS) system
 - (i) Atlantic provinces search including federal trade names and trademark \$46.36 (plus HST)
 - (ii) Canada-wide database search \$57.95 (plus HST)

N.S. Reg. 147/2008

Schedule of Fees Payable to the Registrar of Joint Stock Companies

**Amendment to the Schedule of Fees Payable to the
Registrar of Joint Stock Companies
made by the Governor in Council under Section 12 of Chapter 101
of the Revised Statutes of Nova Scotia, 1989,
the *Corporations Registration Act*
and Section 5 of Chapter 3 of the Acts of 1995-96,
the *Business Electronic Filing Act***

- 1 Section 5 of the schedule of fees payable to the Registrar of Joint Stock Companies, N.S. Reg. 128/96, made by the Governor in Council by Order in Council 96-562 dated July 17, 1996 is amended by striking out "\$10.68" and substituting "\$10.88".
- 2 Section 6 of the schedule of fees is amended by striking out "\$10.68" and substituting "\$10.88".

N.S. Reg. 148/2008

Correctional Services Regulations

**Amendment to the *Correctional Services Regulations*
made by the Governor in Council under Section 94
of Chapter 37 of the Acts of 2005,
the *Correctional Services Act***

Subsection 103(1) of the *Correctional Services Regulations*, N.S. Reg. 99/2006, made by the Governor in Council by Order in Council 2006-317 dated June 28, 2006, is amended by striking out "\$20.00" and substituting "\$20.38".

N.S. Reg. 149/2008

Fees and Allowances Under Part I and Part II of the Act

**Amendment to the Regulations Under
the *Costs and Fees Act* made by the Governor in Council under
Section 2 of Chapter 104 of the Revised Statutes of Nova Scotia, 1989,
the *Costs and Fees Act***

- 1 The regulations under the *Costs and Fees Act* are amended by repealing items (1) through (26) under the heading "Fees to be taken at the Department of Justice" and substituting the following items:
 - (1) For every instrument under the hand of the Lieutenant Governor and the Great Seal of the Province \$17.38
 - (2) For every instrument under the hand of the Lieutenant Governor and the seal-at-arms \$23.18
 - (3) For every instrument or certificate under the hand and seal of the Provincial Secretary \$23.18
 - (4) For registering diploma \$5.79

(5) For registering or filing any other document or making a record of any fact by law authorized or required to be recorded by the Attorney General	\$3.47
(6) For copies of any papers in the Attorney General's office, per folio	\$0.17
(7) For searching books or documents in the Attorney General's office	\$0.35
(8) For search on request by mail	\$0.58
(9) For commission for prothonotary, sheriff, registrar of deeds, registrar of probate, each	\$11.59
(10) For commission for coroner	\$5.79
(11) For commission for notary public	\$23.18
(12) For appointment for a term of five years of commissioner to administer oaths, <i>et cetera</i> , within the Province	\$115.90

The Minister of Justice may waive the fee where the appointee is an employee of the Province, the Government of Canada, a city, an incorporated town or a municipality of a county or district; an officer or employee of a society incorporated under the *Societies Act*; a member of an elected council of an Indian band within the meaning of subsection 2(1) of the *Indian Act* (Canada); or a member of a council of a city, an incorporated town or a municipality of a county or district who undertakes not to charge a fee for services rendered.

(13) For commission for person appointed commissioner abroad	\$8.68
(14) For commission for administrative justice of the peace	\$115.90
(15) For commission for provincial constable	\$11.59
(16) For commission for judge of the Supreme Court acting within the district for which the judge is appointed	\$5.79
(17) For commission for Queen's Counsel	\$289.76
(18) For examining and passing upon application of a company to have its suretyship bonds authorized	\$11.59
(19) For order in council authorizing such bonds	\$57.95
(20) For examining and passing upon application of a loan company as a safe company for investment of trust funds	\$11.59
(21) For order in council sanctioning such investment	\$57.95
(22) For examining and passing upon application of a trust company to be accepted by Supreme Court for certain purposes	\$11.59
(23) For order in council approving of such company	\$57.95

- (24) For examining and passing upon application of trust company to hold sinking funds under the *Municipal Affairs Act* \$11.59
- (25) For order in council appointing trust company to hold sinking fund accounts \$57.95
- (26) For order in council approving by-law of any company save such as relate solely to educational, charitable or religious purposes \$5.79
- 2 The regulations are amended under the heading “Fees to be taken at the Department of Natural Resources” by repealing items (1) through (8) under the heading “Crown Lands” and substituting the following items:
- (1) For every search \$32.65 per hour
- (2) Copy of any grant \$6.53
- (3) For copy of a plan attached to a grant, such reasonable sum as the Minister approves, not less than \$6.53
- (4) For every copy of, or portion of, or an entire general plan of a county, such reasonable sum as the Minister approves, not less than \$6.53
- (5) Copies of other documents, per folio \$1.09
- (6) For every certificate under the hand and seal of the Minister or Registrar of Crown Lands \$6.53
- (7) Treasure Trove
- (a) licence fee \$544.15
- (b) transfer fee \$11.59
- (c) ratification fee \$5.79
- (8) Beach aggregate removal (up to 10³ yards) \$21.77
- 3 The regulations are amended under the heading “2. Supreme Court and Court of Appeal” by repealing items (1) to (30) under the heading “Court Fees” and substituting the following items:
- (1) (a) Issuing and filing all documents pertaining to an action or application commenced in the Supreme Court other than a divorce action or an action for custody, access or support in the Family Division, and including a counterclaim, cross-claim or third party action \$190.45
- (b) Despite item (1)(a), filing a defence to an action commenced in the Supreme Court other than a divorce action or action for custody, access or support in the Family Division or a defence filed in conjunction with a counterclaim or cross-claim \$87.06

- (c) Despite item (1)(a), entering and filing an interlocutory notice or interim application in the Supreme Court, including the Supreme Court (Family Division) in an action for custody, access or support \$57.68
- (d) Issuing and filing all documents that commence a proceeding pursuant to the *Maintenance and Custody Act* \$38.09
- (2) Entering and filing a notice of appeal or an application to extend the time to file a notice of appeal to the Supreme Court of Nova Scotia, including an objection to a Family Court Report \$127.33
- (3) Entering and filing a notice of appeal or an application to extend the time to file a notice of appeal to the Nova Scotia Court of Appeal or the Supreme Court of Canada \$190.45
- (4) Preparing a judgment and execution order to enforce a compensation or restitution order \$38.09
- (5) Setting down or scheduling a matter for trial without a jury before the Supreme Court other than a divorce action or any proceeding in the Supreme Court (Family Division) \$255.75
- (6) Setting down or scheduling a matter for trial with a jury before the Supreme Court \$380.90
- (7) Obtaining a settlement conference prior to setting down or scheduling a matter for trial before the Supreme Court other than a divorce action or any proceeding in the Supreme Court (Family Division) \$116.45
- (8) (a) Where a settlement conference has been held prior to the setting down or scheduling of the matter for trial without a jury before the Supreme Court, and the matter is not settled, setting down or scheduling the matter for trial \$139.30
- (b) Where a settlement conference has been held prior to the setting down or scheduling of the matter for trial with a jury before the Supreme Court, and the matter is not settled, setting down or scheduling the matter for trial \$266.63
- (c) Where a settlement conference is held after the matter has been set down or scheduled for trial with or without a jury before the Supreme Court, and the matter is settled and a consent dismissal order is filed with the Court within 30 days of the settlement conference, \$101.90 shall be reimbursed to the party who filed the notice of trial.
- (9) (a) Requesting an adjournment of a hearing to a new date in the Nova Scotia Court of Appeal within the 30-day period preceding the date on which that hearing was scheduled to be heard \$255.75

- (b) Requesting an adjournment of a trial to a new date in the Supreme Court of Nova Scotia within the 90-day period preceding the date on which that trial was scheduled to be heard other than a divorce action or any proceeding in the Supreme Court (Family Division) \$255.75
- (10) In lieu of all fees for duties pertaining to the *Controverted Elections Act* \$318.87
- (11) In lieu of fees for discovery hearings or a hearing in aid of an execution order \$76.18
- (12) Copies of any document made, per page \$0.63
- (13) Certifying any document on file, not including copy charge \$12.79
(no charge for one certified copy requested at the time of filing the document)
- (14) (a) Filing and entry of all other documents in the Supreme Court, except a contingency fee agreement, that do not commence an action other than a divorce action or proceeding in the Supreme Court (Family Division) \$29.11
- (b) Filing and entry of a contingency fee agreement \$11.59
- (15) Issuing and filing all documents pertaining to an action for divorce or matrimonial cause (includes \$10.00 fee to Government of Canada for processing the registration of divorce forms) \$254.66
- (16) Despite item (15), issuing and filing an answer or other document in defence in a divorce proceeding or matrimonial cause except a counter-petition or counterclaim \$63.94
- (17) Despite item (15), issuing and filing an answer and counter-petition or defence and counterclaim in a divorce proceeding or matrimonial cause \$127.33
- (17A) (a) Issuing a self-help guide for applying for divorce (divorce kit) \$21.77
- (b) Issuing a self-help guide for applying for variation (variation kit) \$21.77
- (18) (a) For mediation in the Supreme Court (Family Division), except in relation to protection actions under the *Children and Family Services Act*, all parties shall pay hourly fees in accordance with the number of their dependants and income as follows:

Gross Income	Fees per Hour per Party Based on Number of Dependants Including Self				
	1	2	3	4	5 or more
up to \$20 000	no fee	no fee	no fee	no fee	no fee
\$20 001-\$23 000	\$6.37	no fee	no fee	no fee	no fee

\$23 001-\$26 000	\$12.79	\$6.37	no fee	no fee	no fee
\$26 001-\$29 000	\$19.05	\$12.79	\$6.37	no fee	no fee
\$29 001-\$32 000	\$25.58	\$19.05	\$12.79	\$6.37	no fee
\$32 001-\$35 000	\$31.83	\$25.58	\$19.05	\$12.79	\$6.37
\$35 001-\$38 000	\$38.37	\$31.83	\$25.58	\$19.05	\$12.79
\$38 001-\$41 000	\$44.62	\$38.37	\$31.83	\$25.58	\$19.05
\$41 001-\$44 000	\$51.15	\$44.62	\$38.37	\$31.83	\$25.58
\$44 001-\$47 000	\$63.94	\$51.15	\$44.62	\$38.37	\$31.83
\$47 001-\$50 000	\$76.72	\$63.94	\$51.15	\$44.62	\$38.37
\$50 001-\$53 000	\$89.24	\$76.72	\$63.94	\$51.15	\$44.62
\$53 001-\$56 000	\$102.30	\$89.24	\$76.72	\$63.94	\$51.15
\$56 001-\$59 000	\$102.30	\$102.30	\$89.24	\$76.72	\$63.94
\$59 001-\$62 000	\$102.30	\$102.30	\$102.30	\$89.24	\$76.72
\$62 001-\$65 000	\$102.30	\$102.30	\$102.30	\$102.30	\$89.24
\$65 001 and up	\$102.30	\$102.30	\$102.30	\$102.30	\$102.30

- (b) The fees set out in item (18)(a) are payable in advance and apply to each party for each hour of mediation.
- (c) In determining the fees payable pursuant to items (18)(a) and (b),
- (i) “each party” refers to the parties directly involved in the mediation but does not include anyone who accompanies a party for advice or support,
 - (ii) “income” shall be determined in the manner set out in Section 16 of the *Federal Child Support Guidelines* made pursuant to the *Divorce Act* (Canada),
 - (iii) “number of dependants” includes the party and any children supported or partially supported by that party and any other person for whom the party is financially responsible; children supported or partially supported by both parents may be counted as dependants by both parents.
- (d) Where the total amount of the hourly fees for mediation payable by all parties pursuant to items (18)(a) and (b) exceeds the actual hourly cost of mediation, the fees shall be pro-rated based on the parties’ incomes.
- (e) The Court may order one party to pay part or all of the mediation fees attributable to another party where, in the determination of the Court, to order otherwise would cause serious financial hardship to that other party or for any other appropriate reason.
- (19) (a) For the research for and preparation of a Court ordered custody/access assessment report in the Supreme Court, Family Court or Supreme Court (Family Division), except in relation to protection actions under the *Children and Family Services Act* or the *Adult Protection Act* or assessments under the *Youth Criminal Justice Act* (Canada), all parties shall pay fees in accordance with their income as follows:

Income	Deposit	Percentage of Cost of Report Payable
Up to \$20 000	0	0%
\$20 001-\$25 000	\$56.01	5.80%
\$25 001-\$30 000	\$112.09	11.59%
\$30 001-\$35 000	\$168.14	17.39%
\$35 001-\$40 000	\$224.18	23.18%
\$40 001-\$45 000	\$336.27	34.77%
\$45 001-\$50 000	\$448.36	46.36%
\$50 001-\$55 000	\$560.45	57.95%
\$55 001-\$60 000	\$672.54	81.13%
\$60 001-\$65 000	\$952.77	98.52%
\$65 001-over \$65 001	\$1120.90	100%

- (b) The fees set out in item (19)(a) apply to each party and are payable as follows:
- (i) the applicable deposit set out in item (19)(a) upon the Court ordering an assessment report, and
 - (ii) the amount of the applicable percentage of the cost of the assessment report set out in item (19)(a) upon completion of the report, less the applicable deposit.
- (c) In determining the fees payable pursuant to items (19)(a) and (b),
- (i) “each party” refers to the parties directly involved in the Court application for which the assessment report is being prepared,
 - (ii) “income” shall be determined in the manner set out in Section 16 of the *Federal Child Support Guidelines* made pursuant to the *Divorce Act* (Canada).
- (d) Where the total amount of the fees for an assessment report payable by all parties pursuant to items (19)(a) and (b) exceeds the actual cost of the assessment report, the fees shall be pro-rated based on the parties’ incomes.
- (e) The Court may order one party to pay part or all of the cost of an assessment report attributable to another party where, in the determination of the Court, to order otherwise would cause serious financial hardship to that other party or for any other appropriate reason.
- (20) Searching a file, including a telephone search, except bulk-rate searches
(free to parties to the action or their solicitors) \$6.95
- (21) Despite item (20), searching a file, if an agreement has been entered into
with the Department of Justice for bulk-rate search fees \$1.16
- (22) Purchasing a tape of proceedings heard in any court, per tape \$19.71
- (23) (a) For transcript of a preliminary hearing held in any court,
per page \$4.06

- (b) For transcript of an oral decision in any court, per page (no charge for one copy to the parties to the action or their solicitors) \$4.06
- (c) For transcript of a matter in any court, per page \$4.06
- (d) For copies of transcripts prepared pursuant to items (23)(a), (b) or (c), per page \$0.63
- (24) (a) For administering an oath by a commissioner of oaths or a notary public, per document \$17.39
- (b) For certifying documents by a notary public, per document \$17.39
- (25) Where an applicant meets the financial eligibility criteria set out in item (26) and completes an application in Form 1, the clerk of the court shall waive the court filing fees in items (1), (2), (3), (5), (6), (7), (8), (15) except the \$10.00 Government of Canada fee for processing the registration of divorce forms, (16), (17) and (22) and the following shall be provided free of charge:
 - (a) a maximum of 25 photocopies,
 - (b) a maximum of 3 court file searches, and
 - (c) the administration of an oath for an affidavit relating to the deponent’s court action.

(26) Where an applicant has the following number of dependants and the applicant’s income is less than or equal to the following amounts, the applicant meets the financial eligibility criteria required to have the court fees set out in item (25) waived:

Monthly Income and Number of Dependants:

One adult	- \$1067.00	Two adults	- \$1424.00
and 1 child	- \$1416.00	and 1 child	- \$1708.00
and 2 children	- \$1700.00	and 2 children	- \$1932.00
and 3 children	- \$1924.00	and 3 children	- \$2156.00
and 4 children	- \$2148.00	and 4 children	- \$2380.00
and 5 children	- \$2372.00	and 5 children	- \$2604.00
and 6 children	- \$2596.00	and 6 children	- \$2828.00
and 7 children	- \$2820.00	and 7 children	- \$3052.00

- (27) An applicant shall attach proof of income in the form of a current pay stub, a current benefit stub, a copy of the applicant’s most recent income tax return or a copy of the applicant’s most recent notice of assessment to the application form for the waiver of fees set out in item (25).
- (28) Where an applicant is in receipt of no income, the applicant shall attach to the application form for the waiver of fees set out in item (25) a letter signed by the applicant’s medical doctor, priest or other official confirming that the applicant is in receipt of no income and is not surviving from any savings.

- (29) Where applicable, the fees set out under the heading “2. Supreme Court and Court of Appeal” in this Schedule are payable in the Family Court, Provincial Court or in any proceeding before a justice of the peace.
- (30) A fee or charge set out in an item under the heading “2. Supreme Court and Court of Appeal” in this Schedule prevails over any conflicting fee or charge prescribed in any enactment for a search or service set out in an item under the heading “2. Supreme Court and Court of Appeal” in this Schedule.
- 4 The regulations are amended by repealing items (1) through (5) under the heading “Fees to be taken by a Commissioner of the Supreme Court” and substituting the following items:
- | | |
|---------------------------------------------------------------------------------------------------------------------------------|---------|
| (1) For administering an oath, except when acting as a court officer
in taking the oath for a party or their solicitor | \$15.29 |
| (2) For allowing attachment order | \$5.10 |
| (3) Taking depositions of witnesses, each witness | \$5.10 |
| (4) And for taking depositions, per folio | \$0.51 |
| (5) Travelling fees when necessary, per mile | \$0.20 |
- 5 The regulations are amended by repealing items (1) through (21) under the heading “Sheriff’s Fees” and substituting the following items:
- | | |
|-------------------------------------------------------------------------------------------------------------------------------|---------|
| (1) Originating notice, petition for divorce, writ, summons, subpoena, order, notice or document, | |
| (a) service charge | \$63.94 |
| (b) where more than one defendant, for each defendant
over one, service charge | \$40.54 |
| (2) Execution order, | |
| (a) service charge | \$75.09 |
| (b) where service not by sheriff, service charge | \$46.53 |
| plus commission set out in item (9) | |
| (c) where execution returned “NOT SATISFIED” after
demand made and no chattels on which to levy,
service charge | \$75.09 |
| (3) Attachment order, | |
| (a) service charge | \$75.09 |
| (b) where attachment made and chattels released without sale,
service charge | \$75.09 |
| plus commission of 23.18% of first \$1000.00 of amount
claimed and 11.59% of remainder, to a maximum total
of \$2318.06 | |

- (4) Recovery order or any direct order of the Court, service charge plus \$69.55 per person per hour or part thereof for each person required to assist sheriff \$75.09
- (5) For removing defendant and delivering possession, service charge plus \$69.55 per person per hour or part thereof for each person required to assist sheriff \$75.09
- (6) For taking and filing bond of defendant, either in cash or sureties and depositing with prothonotary, service charge \$75.09
- (7) On sale of personal property under execution, commission of 23.18% of first \$1000.00 realized and 11.59% of remainder, to a maximum total of \$2318.06
- (8) Where after demand made and payment made to sheriff or settlement made with plaintiff's solicitor or agent, commission of 23.18% of first \$1000.00 realized, including total amount of any settlement and 11.59% of remainder, to a maximum total of \$2318.06
- (9) Where after demand or levy made and plaintiff or plaintiff's solicitor accepts payment, the execution shall be immediately returned and the commission shall be 23.18% of first \$1000.00 and 11.59% of remainder based on full amount of execution, to a maximum total of \$2318.06
- (10) Where after levy made defendant makes an assignment in bankruptcy, commission of value of property levied—as determined by sheriff causing property levied to be appraised by 2 sworn appraisers at actual cash value of the property, that value being the amount which, in the opinion of the appraisers, the property would realize if offered at public auction after reasonable notice—but in no case exceeding amount claimed by plaintiff, together with plaintiff's taxed costs.
- (11) In all cases where notices, orders or processes of any type or description are returned without being served or executed because defendant cannot be found, because notice, order or process is recalled by plaintiff's solicitor, or for any other reason, service charge \$46.53
- (12) On sale of land under the *Partition Act*,
- (a) service charge \$75.09
plus commission of 11.59% of amount claimed or realized,
whichever is greater, to a maximum total of \$2318.06
- (b) where sale is abandoned after being advertised or posted on sheriff's bulletin board,
commission of 5.80% of amount claimed or realized, whichever is greater, to a maximum of
\$1159.03
- (13) On sale of land under execution,
- (a) service charge \$75.09
plus commission of 23.18% of first \$1000.00 realized and
11.59% of remainder, to a maximum total of \$2318.06
- (b) where sale is abandoned after being advertised or posted on sheriff's bulletin board,
commission of 5.80% of amount claimed or realized, whichever is greater, to a maximum of
\$1159.03

- (c) where sale is postponed after being advertised or posted on sheriff's bulletin board \$115.90
- (14) On sale of land under foreclosure or other equitable suit,
 - (a) service charge \$75.09
plus commission of 11.59% of amount claimed or realized, whichever is greater, to a maximum total of \$2318.07
 - (b) where sale is abandoned after property has been advertised or posted on sheriff's bulletin board, commission of 5.80% of amount claimed or realized, whichever is greater, to a maximum of \$1159.04
 - (c) where sale is postponed after being advertised or posted on sheriff's bulletin board \$115.90
- (15) For making inventory and appraising goods seized under court order, service charge \$75.09
plus \$69.55 per person per hour or part thereof for each person required to assist sheriff
- (16) The cost of actual travel at the rates set out in the *Kilometrage Rates, Monthly Allowances and Transportation Allowances Regulations* made under the *Civil Service Act*, relating to service on each defendant or other party required to be served, with minimum charge of \$10.68 per document, shall be added to fees for all notices and other processes.
- (17) The sheriff shall be entitled to charge for all expenses incurred in processing each document served including bridge tolls, ferry charges, towing, insurance on chattels, storage, assistants required in the course of taking inventory or possession of chattels and other unforeseen expenses, and such expenses shall be a charge against each individual document as incurred.
- (18) For every certificate issued by the sheriff including certificate under the *Creditors' Relief Act* \$23.13
- (19) For copies of any document, per page \$0.58
- (20) When it is necessary for the sheriff to remove goods and chattels on a recovery or attachment order or on any other order of the court, the plaintiff shall supply the necessary vehicles and personnel suitable for the removal, loading and storage of the recovered goods and advance the sheriff such amount as the sheriff estimates as the cost and fees to effect the order.
- (21) A fee or charge set out in an item under the heading "Sheriff's Fees" in this Schedule prevails over any conflicting fee or charge prescribed in any enactment for a search or service set out in an item under the heading "Sheriff's Fees" in this Schedule.
- 6 The regulations are amended by repealing item (1) under the heading "Fees to be Taken by the Taxing Master" and substituting the following item:
 - (1) For taxing each bill of costs and certifying the same if required:
 - (a) in actions for the recovery of a debtor liquidated demand in money, where the amount involved does not exceed eighty dollars \$5.10

- (b) in other cases \$8.15
- (c) in any bill of costs between solicitor and client not to exceed,
per hour \$15.29
- 7 The regulations are amended by repealing items (1) through (2) under the heading “Fees to be Paid to an Appraiser” and substituting the following items:
- (1) For appraising goods or real property levied on under attachment, each appraiser—not less than \$2.04 nor more than \$10.19 at the discretion of the taxing authority.
- (2) Where property is extensive and business is complicated, for each day actually employed, each appraiser—not more than \$25.48 at the discretion of the taxing authority.
- 8 The regulations are amended by repealing items (1) through (3) under the heading “Witness’ Fees” and substituting the following items:
- (1) For attendance, per day \$5.10
- (2) Travel, per mile, one way \$0.20
- (3) Plaintiff or defendant, no witness fees, except where called by the opposite party.
- 9 The regulations are amended by repealing items (1) through (3) under the heading “Constable’s Fees” and substituting the following items:
- (1) Attending on sittings of Supreme Court per day, provided that such amount may be increased by any municipality by by-law to a sum not exceeding \$5.00, per day \$2.55
- (2) Serving every warrant or summons \$0.51
- (3) Travel per mile, the same as sheriff.
- 10 The regulations are amended by repealing items (1) through (5) under the heading “Fees of a Judge of the Supreme Court Acting within the District for which the Judge is Appointed” and substituting the following items:
- (1) Every attendance on a reference, shown to have been necessary by affidavit, and approved of by the judge \$2.04
- (2) Every report \$2.04
- (3) And for every folio beyond six folios, but not to exceed twenty folios in all \$0.20
- (4) Administering every oath and signing jurat \$0.51
- (5) All necessary travel, going and returning, per mile \$0.10
- 11 The regulations are amended by repealing items (1) through (6) under the heading “Crier’s Fees” and substituting the following items:

(1)	For every trial of an action without a jury	\$1.02
(2)	For every trial of an action with a jury	\$1.53
(3)	For each day in attendance at the trial of an action with or without a jury	\$0.76
(4)	For each half day in attendance at the trial of an action with or without a jury	\$0.51
(5)	On every chambers motion	\$0.25
(6)	On every default judgment entered	\$0.25
12	The regulations are amended under the heading “Supreme Court: Solicitor’s Fees” by repealing items (1) through (17) under the heading “Instructions” and substituting the following items:	
(1)	To sue or defend	\$10.19
(2)	For statement of claim or special case	\$10.19
(3)	For defence, including counterclaim	\$10.19
(4)	For defence to counterclaim	\$10.19
(5)	For any further pleading ordered by the Court	\$10.19
(6)	For third-party proceeding, including statement of claim	\$10.19
(7)	For defence to third-party proceeding	\$10.19
(8)	For originating application	\$10.19
(9)	For interlocutory application	\$10.19
(10)	For any petition or other originating document	\$10.19
(11)	For answer to a petition, including a counter-petition	\$10.19
(12)	For examination for discovery	\$10.19
(13)	For interrogatories, at taxing officer’s discretion, not exceeding	\$10.19
(14)	For answer to interrogatories, at taxing officer’s discretion, not to exceed	\$10.19
(15)	For each necessary affidavit	\$5.10
(16)	For striking special jury	\$2.04
(17)	For pre-trial or pre-hearing conference	\$10.19

- 13 The regulations are amended under the heading “Supreme Court: Solicitor’s Fees” by repealing items (1) through (65) under the heading “Drawing documents” and substituting the following items:
- | | |
|----------------------------------------------------------------------------------------------------------------|---------|
| (1) Originating notice (application <i>inter partes</i>), at taxing officer’s discretion, not to exceed | \$17.32 |
| (2) Or, per page | \$1.53 |
| (3) Concurrent originating notice | \$3.57 |
| (4) Renewal of originating notice | \$3.57 |
| (5) Any other originating notice, other than a petition | \$7.13 |
| (6) Interlocutory notice | \$7.13 |
| (7) Any other notice, at taxing officer’s discretion, not to exceed | \$7.13 |
| (8) Statement of claim | \$7.64 |
| (9) Or, per page | \$1.53 |
| (10) Defence | \$7.64 |
| (11) Or, per page | \$1.53 |
| (12) Counterclaim | \$3.06 |
| (13) Or, per page | \$1.53 |
| (14) Any other pleading ordered by the Court | \$7.64 |
| (15) Or, per page | \$1.53 |
| (16) Petition | \$7.64 |
| (17) Or, per page | \$1.53 |
| (18) Answer to petition, including any cross-petition | \$7.64 |
| (19) Or, per page | \$1.53 |
| (20) Amendments to any originating notice, pleading, petition or order | \$5.10 |
| (21) Or, per page | \$1.53 |
| (22) Particulars | \$5.10 |
| (23) Or at taxing officer’s discretion, not to exceed per page | \$1.53 |
| (24) Affidavit | \$5.10 |
| (25) Or, per page | \$1.53 |

(26) One letter to each opposing party before proceeding, if actually sent	\$5.10
(27) Other letters, in course of the proceeding to opposite party or their solicitor, when necessary in the opinion of the taxing officer, each	\$5.10
(28) Interrogatories	\$5.10
(29) Or at taxing officer's discretion, not to exceed per page	\$1.53
(30) Answer to interrogatories	\$5.10
(31) Or at taxing officer's discretion, not to exceed per page	\$1.53
(32) List of documents	\$5.10
(33) Subpoena	\$5.10
(34) Letter of request for examination of witness outside of jurisdiction	\$5.10
(35) Any recovery order, attachment order, execution order, receivership order or contempt order	\$5.10
(36) Any other order	\$7.64
(37) Or, per page	\$1.53
(38) Bill of costs, including notice of taxation	\$7.64
(39) Notice of appeal	\$7.64
(40) Or, per page	\$1.53
(41) Notice of cross-appeal	\$7.64
(42) Or, per page	\$1.53
(43) Entry of appeal	\$5.10
(44) Application for decree absolute	\$5.10
(45) Certificate of prothonotary	\$5.10
(46) Warrant for arrest of defaulting witness	\$5.10
(47) Satisfaction piece	\$5.10
(48) Deed	\$10.19
(49) Bond, including execution and justification	\$10.19

- (50) Special case, per page \$1.53
- (51) Accounts, statements and other documents for an application,
per page \$1.53
- (52) Advertisements, including attendance therefor \$7.64
- (53) Or, per page \$1.53
- (54) Where pursuant to rules of court or on any other proper occasion,
any pleading, special case, appeal, evidence or other matter is printed,
the solicitor of the party furnishing the copy shall be allowed for a
copy for the printer, per page \$1.53
- (55) To the solicitor of the party furnishing the copy, for examining the
proof print, per page \$1.02
- (56) And, for printing, the amount actually and properly paid to the printer.
- (57) The allowance per page for supplying copy, reading proof, or printing is not to include headings or
jurats, except one heading in the front.
- (58) And where any part is properly printed in a foreign language, or as a facsimile, or in any unusual or
special manner, or where an alteration in the document being printed becomes necessary after the
first proof has been read, such further allowance shall be made as the taxing officer thinks
reasonable.
- (59) These allowances are to include all attendances on the printer.
- (60) As to notices in a proceeding to wind up a company, for preparing or filling up each notice to
creditors to attend and receive debts, or to contributories to settle list of contributories \$0.31
- (61) For preparing or filling up each notice to contributories, to be served
with a general order for a call, or order for payment of a call \$0.31
- (62) For drawing notice to be served on contributories or creditors, of a
meeting, per page \$1.53
- (63) For each copy of the last mentioned notice to serve \$0.51
- (64) For preparing or filling up for service, in any other proceeding, each notice to creditors to prove
claims, and each notice that payment may be received, specifying the amount to be received for
principal and interest and costs, if any \$1.02
- (65) In a proceeding to wind up a company, the usual charges relating to printing shall be allowed in lieu
of copies for service where the fee for copies would exceed the charge for printing and amount to
more than \$12.00

Note: The fee prescribed for a document includes the preparation of all copies.

- 14 The regulations are amended by repealing items (1) through (20) under the heading “Service and
Attendances” and substituting the following items:

(1)	To file or serve a document	\$2.04
(2)	Where, in consequence of the distance of the party to be served it is proper to effect such service through an agent, for correspondence in addition	\$2.04
(3)	Or, if served by post	\$1.02
(4)	Where any two of the documents have to be filed or served together, one fee only for filing or service is to be allowed.	
(5)	Travel for service of subpoena, 10¢ per mile for each mile actually travelled to place of service and return or \$3.06, whichever is greater.	
(6)	To obtain consent of guardian <i>ad litem</i> to sue or defend in his name	\$5.10
(7)	To inspect, or produce for inspection, documents pursuant to a notice to admit or produce, or a rule	\$5.10
(8)	To examine or sign admissions	\$5.10
(9)	To obtain appointment to examine any person for discovery	\$5.10
(10)	On examination of witnesses before any examiner, commissioner, officer or other person including examination under an examination for discovery, not to exceed for each witness	\$30.57
(11)	On pre-trial or pre-hearing conference, not to exceed	\$25.48
(12)	On an application at chambers or before the Court, not to exceed	\$30.57
(13)	To enter, or set down a proceeding, special case or appeal for hearing or trial, not to include chambers	\$2.04
(14)	To hear judgment when same adjourned	\$3.06
(15)	On taxation of costs	\$5.10
(16)	To obtain or give an undertaking to appear	\$2.04
(17)	To examine title in a proceeding, at the discretion of the taxing officer, not to exceed	\$50.95
(18)	Every other attendance necessary to be made by the solicitor personally, including conferences with solicitor for opposite party	\$5.10
(19)	To obtain or give any necessary or proper consent	\$2.04
(20)	To strike special jury	\$2.04

15 The regulations are amended by repealing items (1) through (13) under the heading “Perusals” and substituting the following items:

(1) Of any originating notice, interlocutory notice, pleading, petition, or affidavit, for each document	\$2.04
(2) Or, per page	\$1.02
(3) Of a list of documents	\$2.04
(4) Of interrogatories	\$2.04
(5) Of a notice to admit	\$2.04
(6) Of a report of an expert or medical examination	\$2.04
(7) Of a special case	\$2.04
(8) Of documents preparatory to brief, per page	\$1.02
(9) Of transcript of trial evidence, per page	\$1.02
(10) Of letters in course of a proceeding, for each letter not exceeding	\$3.06
(11) Of a special case	\$2.04
(12) Of any order	\$2.04
(13) Of a bill of costs	\$2.04

Note: The fee for perusal is only allowed in respect of any of the above documents received from an opposing party or his solicitor.

16 The regulations are amended by repealing items (1) through (6) under the heading “Briefs” and substituting the following items:

- (1) Brief, and copy, of a party in a proceeding,
 - (a) on the trial;
 - (b) on appeal to the Nova Scotia Court of Appeal;
 - (c) on a special case;
 - (d) on a special application before the Nova Scotia Court of Appeal or a judge thereof;
 - (e) on a contested application before the Supreme Court, or a judge thereof;
 - (f) on an *ex parte* application before the Supreme Court, or a judge thereof, where a written brief is submitted at the request of the Court or judge;
 - (g) on an application to assess damages on default or to foreclose a mortgage;
not to exceed in each instance
- (2) In cases in which the Supreme Court and county court have concurrent jurisdiction and the amount involved does not exceed \$500.00, the brief and copy shall not exceed in each instance

- (3) On application at chambers, the brief shall not exceed \$50.95, unless the Court or Judge certifies that the party is entitled to a larger amount and fixes it.
- (4) In addition, for written submission when requested by the Court or judge not exceeding in each instance the amount allowable under items (1), (2) and (3).
- (5) Pre-trial memorandum, not to exceed \$25.48
- (6) Memorandum preliminary to an application, not to exceed \$15.29

17 The regulations are amended by repealing items (1) through (4) under the heading “Counsel Fees” and substituting the following items:

- (1) In every proceeding after defence filed, or on every application or appeal where a brief fee is allowed, a counsel fee not exceeding in each instance \$152.85 per day and not exceeding \$76.43 per day for one associate counsel.
- (2) In cases in which the Supreme Court and county court have concurrent jurisdiction and the amount involved does not exceed \$300.00 not exceeding in each of the above, per day \$61.14
- (3) The taxing officer may, after consultation with a judge of the Supreme Court, increase the counsel fee, except in cases in the county court when he shall consult with the judge of the county court of the district in which the proceedings are carried on.
- (4) The following items shall be taxable by a solicitor on a sale of land under execution:
 - Searching title \$15.29
 - Preparing advertisement of sale and copies \$5.10
 - Each notice to subsequent encumbrancers and copies \$3.06

18 The regulations are amended under the heading “3. Nova Scotia Supreme Court (in matrimonial matters)” by repealing items (1) though (22) under the heading “Fees of Counsel and Solicitor” and substituting the following:

- (1) Retaining fee for counsel \$15.29
- (2) Proxy \$3.06
- (3) Draft of petition or other pleading, per folio \$0.51
- (4) Engrossing same, per folio \$0.25
- (5) Entering appearance and notice of appearance \$3.06
- (6) Every subpoena, citation or other writ \$3.06
- (7) Copies for service, each \$1.02
- (8) Drawing affidavit of service of subpoena, citation or other process or proceeding \$1.02
- (9) Every petition necessary in conducting a cause \$2.04

(10) Every order	\$3.06
(11) Counsel fee on making or defending every special motion, not to exceed	\$20.38
(12) Drawing brief in every cause, per folio	\$0.51
(13) Counsel fee for examining and signing each pleading	\$5.10
(14) Draft of interrogatories, per folio	\$0.51
(15) Engrossing, per folio	\$0.25
(16) Counsel fee on hearing or argument, not to exceed	\$50.95
(17) Making up bills of costs	\$3.06
(18) Serving every subpoena, or other writ or order	[\$]2.04
(19) Travel, per mile, from the residence of the party making service to the place of service and return	\$0.10
(20) Every necessary attendance on the registrar	\$2.04
(21) Draft of decree, per folio	\$0.25
(22) Engrossing per folio	\$0.25
19 The regulations are amended by repealing items (1) through (17) under the heading "5. Courts of Probate" and substituting the following items:	
(1) Upon the issuing of a <i>dedimus</i> (including the application or hearing, for <i>dedimus</i> , preparation of a compared copy of a will, certifying and filing same, filing of all necessary papers, and documents and letter if any, postage, and forwarding <i>dedimus</i> to person appointed)	\$29.11
(2) Upon the issuing of a citation (other than original citation to close), including	
(a) the order therefor, filing fees, etc.	\$17.41
(b) preparing each compared copy of a citation	\$1.16
(3) Preparing each compared copy of a will:	
where the will does not exceed 3 pages	
(a) plain	\$5.80
(b) certified (in addition to fee for plain)	\$5.80
where the will exceeds 3 pages, an additional fee per page	\$1.16
(4) Preparing and certifying a compared copy of letters testamentary, letters of administration <i>cum</i> <i>testamento annexo</i> , resealed letters testamentary of exemplification, resealed letters of administration <i>cum testamento annexo</i> or exemplification (including in each case a compared copy of the will) with certificate of grant:	

- where the will does not exceed 3 pages \$11.59
- where the will exceeds 3 pages, an additional fee per page \$1.16
- (5) (a) Preparing and certifying a compared copy of letters of administration
with certificate of grant \$11.59
- (b) Preparing a plain certificate of administration, probate
or resealing \$5.80
- (6) Except as herein otherwise specifically provided, preparing each compared copy of any order,
decree, decision, letters, paper or document recorded or filed in the registry of probate
- (a) per page \$1.16
- (b) certifying same, per document \$5.80
- (c) filing any plan \$11.59
- Where any document or copy is tendered to a registrar to be compared and certified or either
compared or certified, the fee therefor shall be the same as if the document or copy had also been
prepared by the registrar.
- The fees payable to the registrar shall be paid to the registrar by the party on whose behalf the
proceedings are had, and shall be paid at the time the proceedings are taken.
- (7) Filing each attested claim, trust agreement, additional inventory or declaration or other document or
paper where the charging of a filing fee has not been prohibited or where the filing fee has not been
provided for \$11.59
- (8) Upon perusal or inspection of documents, papers and records by a barrister or other person,
per file \$2.32
- (9) Upon each perusal or inspection of documents and records in each estate for any party by staff (not
to include copies thereof or summaries of proceedings), and supplying information required
per file \$5.80
- (10) (a) Filing each *caveat* \$11.59
- (b) Filing each notice of appeal \$29.11
- (11) Upon an application for letters of guardianship and including the issuing of the letters and the
preparation of one compared copy of the letters and certifying same \$58.23
- (12) Upon an application, either pursuant to subsection 50(1) or Section 64 of the *Probate Act*, for licence
to sell, mortgage or lease real property and including the issuing of the licence and preparation of
one compared copy of the licence to be recorded in a registry of deeds
and certifying same, per document \$87.06
- plus an additional fee for each page \$1.16
- (13) (a) Upon an application for the partition or sale of lands and including the issuing of the warrant
to commissioners and subscribing their oaths, the surveyor, vesting orders and generally such
other similar acts or steps necessary to determine the matter \$115.90
- (b) Upon an application for an insolvency order \$34.83

- (c) Upon an application for a maintenance order \$34.83
- (d) Upon an application to show cause for Proof in Solemn Form \$57.68
- (e) Upon application to remove Executor or Administrator per day or part thereof \$57.68
- (f) Upon application for other show cause hearings per day or part thereof \$57.68
- (14) (a) Upon an application to prove a will in common form other than the affidavit or affidavits of the subscribing witness or witnesses only, or upon the hearing of any citation to determine the persons to whom a grant shall be made, or upon any other hearing preliminary to a grant \$29.11
- (b) Upon the adjudication of any claim against an estate per day or any part thereof \$57.95
- (c) Upon an application for the revocation of a grant, or upon any application the fee of which is not otherwise provided for \$57.95
- (d) Upon an application for any order on appeal from a decision of the registrar of probate \$57.95
- (e) Transmitting appeal with statement of decision and such copies or dockets as required by the Supreme Court \$57.95
- (f) Upon the resumption of a hearing previously partially completed \$57.95
- (g) Where there is a contest, in addition to the fee payable where there is no contest, on every application or hearing or the resumption of a hearing previously partially completed \$57.95

The fees set out in items (a) to (g) are per item, or hearing per day or part thereof, including taking of evidence where applicable.

- (h) Where an election is filed, the fee for
 - (i) recording the election at the registry of deeds shall be \$29.11 plus \$1.16 for each page
 - (ii) certifying the election shall be the same fees as in Items (6)(a) and (b),
 - (iii) filing the election shall be the same fees as in Item (7).
- (i) Where a will is tendered, the fee for
 - (i) proving and filing the will only shall be \$11.59
 - (ii) certifying the will shall be the same fee as in Item (6)(b),
 - (iii) recording the will at each registry of deeds in the Province where probate is not sought shall be \$29.11 plus \$1.16 for each page

- (15) There are no fees payable or collectable for the following:
 - (a) the filing of any vouchers or receipts in a registry of probate;
 - (b) the preparation of any paper or document or copy thereof for recording in any registry of probate or the recording of any such paper, document or copy;
 - (c) the making and maintaining of any index or indexes to estates, books, papers or records in a registry of probate or the making of any entry or card in connection with any such index;
 - (d) the making of any minute or similar memoranda and entering the same in a minute book or books of acts;
 - (e) the perusal by any barrister or other person of any of the indexes in a registry of probate;
 - (f) the administering of an oath to a person giving evidence in a court of probate;
 - (g) the certifying and transmitting of a certified copy of a will, petition for election, or any other document required to be filed with registry(s) of deeds.

- (16) Fees payable to a commissioner appointed under *dedimus*, fees payable to a commissioner or special examiner under a partition order for sale of land, appraisers' fees and surveyors' fees and other fees not specifically mentioned shall be at the discretion of the registrar of probate.

- (17) For each grant over one issued on an estate for which an order under Section 72 of the *Probate Act* has not been made \$116.45

20 The regulations are amended by repealing items (1) through (11) under the heading "9. Fees for Registrar of Deeds" and substituting the following items:

- (1) For filing, entering or registering an instrument, document or plan affecting real property \$81.08

 Where instruments, documents or plans are combined or attached together, or where several instrument types are combined together in one instrument or document, each instrument, document or plan shall be considered to be separate and the fee shall be payable in relation to each.

- (2) Despite subsection (1), there is no fee for
 - (a) filing, entering or registering an instrument, document or plan if a fee has been paid to register or record the same instrument, document or plan pursuant to the *Land Registration Act*;
 - (b) filing a boundary retracement survey plan prepared by a surveyor authorized under the *Land Surveyors Act*;
 - (c) registering a statutory declaration respecting judgments; or
 - (d) filing a subdivision plan approved before April 16, 1987.

- (3) For certifying or furnishing number, date, time or any other information for each such document \$11.64

- (4) For searching any books, indexes or files per person per half day \$5.77

- (5) For each filed document when required by the registrar to be produced for inspection \$2.18
- (6) For supplying copies of recorded or filed documents, plans, etc. for each page copied by a copier, per page \$1.09
- (7) For entering and registering documents under the *Condominium Act*
- (a) declarations \$116.45
plus per unit \$11.64
- (b) any following documents-by-laws, etc. \$38.09
- (c) certifying any document under this Act \$27.21
- (8) All fees shall be paid at the time of registration or filing of the document referred to, or at the time of service.
- (9) A fee or charge set out in an item under the heading “9. Fees for Registrar of Deeds” in these regulations prevails over any conflicting fee or charge prescribed in any enactment for a search or service described in an item under the heading “9. Fees for Registrar of Deeds” in these regulations.
- (10) For copying any document in the paper-based personal property registry at the Registry of Deeds and sending it by mail or fax to the requesting party \$15.23
- (11) Despite Item (9), fees for the use of the electronic personal property registry shall be as specified in the regulations made pursuant to the *Personal Property Security Act*.

N.S. Reg. 150/2008

Management and Operation of Penal Institutions Regulations

Amendment to the Regulations Respecting the Management and Operation of Penal Institutions made by the Governor in Council under Section 15 of Chapter 109 of the Revised Statutes of Nova Scotia, 1989, the *Court Houses and Lockup Houses Act*

Subsection 11(2) of the regulations respecting the management and operation of penal institutions, N.S. Reg. 32/79, made by the Governor in Council by Order in Council 79-197 dated February 20, 1979, is amended by striking out “Five Dollars (\$5.00)” and “Two Dollars and Fifty Cents (\$2.50)” and substituting “\$5.10” and “\$2.55”.

N.S. Reg. 151/2008

Crane Operators Regulations

Amendment to the *Crane Operators Regulations* made by the Minister of Environment and Labour under Section 19 of Chapter 23 of the Acts of 2000, the *Crane Operators and Powers Engineers Act*

The *Crane Operators Regulations*, N.S. Reg. 115/2001, made by the Minister of Environment and Labour and approved by the Governor in Council by Order in Council 2001-434 dated August 30, 2001, are amended by repealing the Schedule immediately after Section 32 and substituting the following Schedule:

Schedule

	Column I Service	Column II Fee
1	Examination for certificate	\$34.77 per paper
2	Rewrite of examination	\$34.77 per paper
3	Re-marking of examination	\$34.77 per paper
4	Replacement certificate and annual renewal	\$57.95
5	Replacement certificate	\$57.95
6	Hourly rate for requested special services for examination	\$86.93
7	Restricted certificate	\$86.93
8	Reinstatement	\$86.93
9	Oral examination	\$69.55

Made at Halifax, in the Halifax Regional Municipality, Province of Nova Scotia, on 14 March, 2008.

Sgd.: *Mark Parent*
Minister of Environment and Labour

N.S. Reg. 152/2008

Power Engineers Regulations

**Amendment to the *Power Engineers Regulations*
made by the Minister of Environment and Labour under
Section 38 of Chapter 23 of the Acts of 2000,
the *Crane Operators and Power Engineers Act***

The *Power Engineers Regulations*, N.S. Reg. 108/2001, made by the Minister of Environment and Labour and approved by the Governor in Council by Order in Council 2001-412 dated August 23, 2001, are amended by repealing Schedule 1 and substituting the following Schedule:

Schedule 1

Fees

(Sections 7, 36, 37, 38, 39, 47 and 49)

	Column 1 Service	Column 2 Fee
1	Examination, re-examination or re-marking of examination	\$34.77
2	Annual renewal and initial issue of certificate of qualification	\$57.95
3	Replacement certificate of qualification	\$28.98
4	Replacement pocket certificate	\$28.98
5	Reinstatement of certificate of qualification	\$86.93
6	Transfer of certificate of qualification	\$57.95
7	Registration, re-registration or replacement of plant registration certificate	\$173.85
8	Hourly rate for requested special services for plant registration or examination for certification	\$86.93
9	Restricted certificate of qualification	\$86.93

Made at Halifax, in the Halifax Regional Municipality, Province of Nova Scotia, on 14 March, 2008.

Sgd.: *Mark Parent*
Minister of Environment and Labour

N.S. Reg. 153/2008

Credit Union Regulations

**Amendment to the Regulations Respecting Credit Unions
made by the Governor in Council under Section 257
of Chapter 4 of the Acts of 1994,
the *Credit Union Act***

Section 34 of the regulations respecting credit unions, N.S. Reg. 45/95, made by the Governor in Council by Order in Council 95-304 dated April 11, 1995, is repealed and the following Section substituted:

34 Fees are payable under the Act as follows:

(a)	on issuance by the Superintendent of a certificate of	
	(i) incorporation of a credit union	\$231.80
	(ii) amendment of articles other than an amendment under (iii)	\$115.90
	(iii) amendment of articles correcting a clerical error	\$21.77
	(iv) restated articles	\$115.90
	(v) amalgamation	\$231.80
	(vi) articles of reorganization	\$115.90
	(vii) revival of a credit union	\$115.90
	(viii) intent to dissolve or revocation of intent to dissolve	\$17.39
(b)	for the approval of charter by-laws or any amendment, repeal or replacement thereof	\$11.59
(c)	for filing any notice	\$5.79
(d)	for filing an annual return	\$23.18
(e)	for late filing of an annual return, for each day after the date the annual return is due to be filed (maximum total \$500 per return)	\$5.79
(f)	for a request to reserve one name	\$5.79
(g)	for a search by mail of documents filed by a credit union	\$5.79
(h)	for an order of the Superintendent	\$115.90
(i)	for a certificate of status	\$11.59
(j)	for certified copies or photocopies of	
	(i) any articles	\$11.59
	(ii) any document not otherwise herein provided	
	- for the first page	\$3.89
	- for the second and any subsequent pages	\$0.58 each
(k)	for limited registration of an extra-provincial credit union	\$57.95
(l)	for filing an offering statement	\$139.08
(m)	for filing a statement of change in facts	\$69.55

N.S. Reg. 154/2008

Direct Sellers Regulations

**Amendment to the *Direct Sellers Regulations*
made by the Governor in Council under Section 35 of Chapter 129
of the Revised Statutes of Nova Scotia, 1989,
the *Direct Sellers' Regulation Act***

The *Direct Sellers Regulations*, N.S. Reg. 93/76, made by the Governor in Council by Order in Council 76-1186 dated October 12, 1976, are amended, effective June 1, 2008, by

- (a) striking out "\$114.30" in clause 9(1)(a) and substituting "\$116.47";
- (b) striking out "\$227.50" in clause 9(1)(b) and substituting "\$231.82";
- (c) striking out "\$341.75" in clause 9(1)(c) and substituting "\$348.24";
- (d) striking out "\$45.40" in Section 10 and substituting "\$46.26";
- (e) striking out "\$32.00" in Section 10 and substituting "\$32.61";
- (f) striking out "\$21.35" in Section 10 and substituting "\$21.76";
- (g) striking out "\$10.70" in Section 10 and substituting "\$10.90"; and
- (h) striking out "\$32.00" in Section 11 and substituting "\$32.61".

N.S. Reg. 155/2008

Governor in Council Education Act Regulations

**Amendment to the *Governor in Council Education Act Regulations*
made by the Governor in Council under Section 146
of Chapter 1 of the Acts of 1995-96,
the *Education Act***

1 The *Governor in Council Education Act Regulations*, N.S. Reg. 74/97, made by the Governor in Council by Order in Council 97-405 dated June 24, 1997, are amended by repealing Section 18A and substituting the following Section:

- 18A (1)** An applicant for an initial certificate shall pay a fee of \$92.72.
- (2)** An applicant for renewal of a certificate shall pay a fee of \$40.57.
- (3)** An applicant for a duplicate certificate shall pay a fee of \$40.57.

2 The regulations are further amended by repealing subsection 19A(2) and substituting the following subsection:

- (2)** An applicant for a statement of professional standing shall submit a fee of \$28.98 with their application.

N.S. Reg. 156/2008

Electrical Code Regulations

**Amendment to the *Electrical Code Regulations*
made by the Fire Marshal under Section 6
of Chapter 141 of the Revised Statutes of Nova Scotia, 1989,
the *Electrical Installation and Inspection Act***

- 1 Clause 5(2)(c) of the *Electrical Code Regulations*, N.S. Reg. 95/99, made by the Fire Marshal and approved by the Governor in Council by Order in Council 1999-470 dated October 6, 1999, is amended by striking out "\$28.44" and substituting "\$28.98".
- 2 Subsection 5(9) of the regulations is amended by striking out "\$5.69" and substituting "\$5.80".

Made at Halifax, in the Halifax Regional Municipality, Province of Nova Scotia, on March 6, 2008.

Sgd.: *R. J. Cormier*

Fire Marshal for the Province of Nova Scotia

N.S. Reg. 157/2008

Elevators and Lifts General Regulations

**Amendment to the *Elevators and Lifts General Regulations*
made by the Governor in Council under Section 23
of Chapter 4 of the Acts of 2002,
the *Elevators and Lifts Act***

The *Elevators and Lifts General Regulations*, N.S. Reg. 46/2003, made by the Governor in Council by Order in Council 2003-81 dated February 28, 2003, are amended by repealing Schedule A and substituting the following Schedule:

**Schedule A
Prescribed Fees
(*Elevators and Lifts Act*)**

Item	Nature of Fee or Circumstance	Amount
1	Grant*, renewal, or reinstatement of a licence (includes compliance audit), per year, for	
	(a) a passenger elevator	\$144.87
	(b) a freight elevator	\$144.87
	(c) an escalator	\$144.87
	(d) a dumb waiter	\$115.90
	(e) a manlift	\$144.87
	(f) a lift for persons with physical disabilities	\$86.93
	(g) a rope tow	\$173.85
	(h) a pony lift	\$173.85
	(i) a chair ski lift	\$463.61
	(j) a T-bar lift	\$405.66
	(k) a gondola lift	\$463.61
	(l) a reversible ropeway	\$463.61

(*For a licence for a new installation applied for after September 1 in any year, the fee for the first year is one-half the applicable amount listed.)

2	Transfer of a licence	\$57.95
3	Issue or renewal of a certificate of competency, per year	\$57.95
4	Issue of an installation permit, for	
	(a) a passenger elevator	\$260.77
	(b) a freight elevator	\$260.77
	(c) an escalator	\$260.77
	(d) a dumb waiter	\$260.77
	(e) a manlift	\$260.77
	(f) a lift for persons with physical disabilities	\$115.90
	(g) a rope tow	\$144.87
	(h) a pony lift	\$144.87
	(i) a chair ski lift	\$463.61
	(j) a T-bar lift	\$347.71
	(k) a gondola lift	\$463.61
	(l) a reversible ropeway	\$463.61
5	Initial registration** of a contractor, for first year	\$231.80
	(**For the initial registration of a contractor applied for after September 1 in any year, the fee for the first year is one-half the applicable amount listed.)	
6	Registration or renewal of a registration of a contractor after first year, per year	\$115.90
7	Any inspection, per hour, of	
	(a) a passenger elevator	\$115.90
	(b) a freight elevator	\$115.90
	(c) an escalator	\$115.90
	(d) a dumb waiter	\$115.90
	(e) a manlift	\$115.90
	(f) a lift for persons with physical disabilities	\$57.95
	(g) a rope tow	\$115.90
	(h) a pony lift	\$115.90
	(i) a chair ski lift	\$115.90
	(j) a T-bar lift	\$115.90
	(k) a gondola lift	\$115.90
	(l) a reversible ropeway	\$115.90
8	Fee for a duplicate of a lost, mislaid or damaged	
	(a) licence	\$57.95
	(b) certificate of competency	\$57.95
	(c) notice (metal plate-mounted, or label)	\$57.95

N.S. Reg. 158/2008

Embalmers and Funeral Directors Regulations

**Amendment to the Regulations Respecting Embalmers and Funeral Directors
made by the Governor in Council under Section 33 of Chapter 144
of the Revised Statutes of Nova Scotia, 1989,
the *Embalmers and Funeral Directors Act***

Subsection 17(4) of the regulations respecting embalmers and funeral directors, N.S. Reg. 215/83, made by the Governor in Council by Order in Council 83-1131 dated October 4, 1983, is amended, effective June 1, 2008, by striking out “\$114.30” and substituting “\$116.47”.

N.S. Reg. 159/2008

Gas Plant Facility Regulations

**Amendment to the *Gas Plant Facility Regulations*
made by the Governor in Council under Section 29 of Chapter 147
of the Revised Statutes of Nova Scotia, 1989,
the *Energy Resources Conservation Act*
and Section 44 of Chapter 345 of the Revised Statutes of Nova Scotia, 1989,
the *Pipeline Act***

Section 12 of the *Gas Plant Facility Regulations*, N.S. Reg. 22/2000, made by the Governor in Council by Order in Council 2000-63 dated February 16, 2000, is amended by

- (a) striking out “\$106.80” in subsection (1) and substituting “\$108.83”; and
- (b) striking out “\$106.80” in subsection (2) and substituting “\$108.83”.

N.S. Reg. 160/2008

Onshore Petroleum Geophysical Exploration Regulations

**Amendment to the *Onshore Petroleum Geophysical Exploration Regulations*
made by the Governor in Council under Section 29 of Chapter 147
of the Revised Statutes of Nova Scotia, 1989,
the *Energy Resources Conservation Act*
and Section 27 of Chapter 342 of the Revised Statutes of Nova Scotia, 1989,
the *Petroleum Resources Act***

Section 9 of the *Onshore Petroleum Geophysical Exploration Regulations*, N.S. Reg. 24/2000, made by the Governor in Council by Order in Council 2000-73 dated February 23, 2000, is amended by

- (a) striking out “\$106.80” in subsection (4) and substituting “\$108.83”; and
- (b) striking out “\$106.80” in subsection (5) and substituting “\$108.83”.

N.S. Reg. 161/2008

Fire Safety Regulations

**Amendment to the *Fire Safety Regulations*
made by the Governor in Council under Section 51
of Chapter 6 of the Acts of 2002,
the *Fire Safety Act***

- 1 Subsection 12(2) of the *Fire Safety Regulations*, N.S. Reg. 48/2003, made by the Governor in Council by Order in Council 2003-83 dated February 28, 2003, is amended by striking out "\$82.71" and substituting "\$84.28".
- 2 Section 15 of the regulations is amended by striking out "\$82.71" and substituting "\$84.28".
- 3 Clause 23(2)(b) of the regulations is amended by striking out "\$82.71" and substituting "\$84.28".

N.S. Reg. 162/2008

Fuel Safety Regulations

**Amendment to the *Fuel Safety Regulations*
made by the Governor in Council under Section 51
of Chapter 6 of the Acts of 2002,
the *Fire Safety Act***

Part 4 - Fees of the *Fuel Safety Regulations*, N.S. Reg. 186/2006, made by the Governor in Council by Order in Council 2006-421 dated September 29, 2006, is repealed and the following Part substituted:

Part 4 - Fees

Gas business licence fees

65 (1) The yearly rates for gas business licence fees are as set out in the following table:

Gas Business Licence	Yearly Rate for Licence Fee
Class 1 (Gas Distribution)	
- bulk plant/dispenser (aggregate storage capacity)	\$0.0464/USWG (minimum \$115.90)
- cylinder handling only	\$115.90
- bulk transporter only	\$115.90
Class 2 (Contractor)	\$115.90
Class 3 (Industrial)	\$115.90
Class 4 (Dispensing Station)	\$115.90

(2) The fees set out in subsection (1) include the cost of any inspections carried out under Section 10.

Gas technician licence fee

66 The yearly rate for a gas technician licence fee is \$28.98.

Certification fees

67 (1) Certification fees are as set out in the following table:

Certificate	Initial Fee	Yearly Renewal Fee
Other than Class F	\$57.95	\$46.36
Class F	\$28.98	\$28.98

(2) The fee for a duplicate certificate of any class is \$17.39.

(3) The fees set out in subsection (1) do not include applicable training fees.

Permit fees

68 Permit fees are as set out in the following table:

Activity Allowed by Permit	Fee
Installation with total load of 3 000 000 BTU/h or less	\$28.09
Installation with total load of more than 3 000 000 BTU/h	
- new installation	\$.067/1000 BTU/h of total load (max. \$11 590.31)
- addition or alteration to existing installation	\$.067/1000 BTU/h of alteration (minimum \$115.90 - maximum \$11 590.31)
Installing or altering digester gas or landfill gas installation	as determined and charged by certification agency
Installing or altering propane dispenser with less than 5000 USWG aggregate capacity	\$57.95
Building new propane bulk plant	\$.0056/USWG of total storage
Altering propane bulk plant	\$56.19
Installing or altering natural gas vehicle refuelling station	\$56.19

Registration fees

69 The fee for registering a domestic 1-family or 2-family dwelling unit installation with a total load of 250 000 BTU/h or less is \$28.09.

Special inspection fee

70 The fee for a special inspection requested under Section 53 is calculated at a rate of \$115.90 per hour or part of an hour of time required by the inspector to make the special inspection.

N.S. Reg. 163/2008

Aquaculture Licence and Lease Regulations

**Amendment to the *Aquaculture Licence and Lease Regulations*
made by the Governor in Council under Section 64
of Chapter 25 of the Acts of 1996,
the *Fisheries and Coastal Resources Act***

Subsection 6(1) of the *Aquaculture Licence and Lease Regulations*, N.S. Reg. 15/2000, made by the Governor in Council by Order in Council 2000-31 dated February 2, 2000, is amended by

- (a) striking out "\$341.23" in clause (b) and substituting "\$347.71";
- (b) striking out "106.80" in clause (b) and substituting "\$108.83";
- (c) striking out "\$11.37" in clause (c) and substituting "\$11.59";
- (d) striking out "\$568.71" in clause (d) and substituting "\$579.52";
- (e) striking out "\$227.48" in clause (e) and substituting "\$231.80";
- (f) striking out "\$341.23" in clause (f) and substituting "\$347.71"; and
- (g) striking out "\$113.74" in clause (g) and substituting "\$115.90".

N.S. Reg. 164/2008

Fish Buyers' Licensing and Enforcement Regulations

**Amendment to the *Fish Buyers' Licensing and Enforcement Regulations*
made by the Governor in Council under Section 77
of Chapter 25 of the Acts of 1996,
the *Fisheries and Coastal Resources Act***

- 1 Section 5 of the *Fish Buyers' Licensing and Enforcement Regulations*, N.S. Reg. 99/2000, made by the Governor in Council by Order in Council 2000-286 dated June 1, 2000, is amended by striking out "\$227.48" and substituting "\$231.80".
- 2 Subsection 14(2) of the regulations is amended by striking out "\$28.44" and substituting "\$28.98".
- 3 Subsection 15(3) of the regulations is amended by striking out "\$213.60" and substituting "\$217.66".
- 4 Subsection 17(6) of the regulations is amended by striking out "\$28.44" and substituting "\$28.98".
- 5 Schedule "A": Licence Fees - Per Species of the regulations is amended by
 - (a) striking out "\$113.74" in items 2, 4 and 5 and substituting "\$115.90";
 - (b) striking out "\$227.48" in item 3 and substituting "\$231.80"; and
 - (c) striking out "\$454.97" in item 1 and substituting "\$463.61".

N.S. Reg. 165/2008

Fish Inspection Regulations

**Amendment to the *Fish Inspection Regulations*
made by the Governor in Council under Section 77
of Chapter 25 of the Acts of 1996,
the *Fisheries and Coastal Resources Act***

- 1 Section 4 of the *Fish Inspection Regulations*, N.S. Reg. 286/84, made by the Governor in Council by Order in Council 84-1404 dated December 4, 1984, is amended by
 - (a) striking out “\$227.48” in subsection (1) and substituting “\$231.80”; and
 - (b) striking out “\$227.48” in subsection (5) and substituting “\$231.80”.
- 2 Subsection 6A(2) of the regulations is amended by striking out “\$28.44” and substituting “\$28.98”.
- 3 Subsection 6B(3) of the regulations is amended by striking out “\$213.60” and substituting “\$217.66”.

N.S. Reg. 166/2008

Rock Weed Harvesting Regulations

**Amendment to the *Rock Weed Harvesting Regulations*
made by the Governor in Council under Section 71
of Chapter 25 of the Acts of 1996,
the *Fisheries and Coastal Resources Act***

- 1 Subsection 21(1) of the *Rock Weed Harvesting Regulations*, N.S. Reg. 55/2001, made by the Governor in Council by Order in Council 2001-240 dated May 25, 2001, is amended by striking out “\$568.71” and substituting “\$579.52”.
- 2 Subsection 22(1) of the regulations is amended by striking out “\$2.14” and substituting “\$2.18”.

N.S. Reg. 167/2008

Forest Fire Protection Regulations

**Amendment to the *Forest Fire Protection Regulations*
made by [the] Governor in Council under subsection 23(2) and
Section 40 of Chapter 179 of the Revised Statutes of Nova Scotia, 1989,
the *Forest[s] Act***

Subsection 3A(1) of the *Forest Fire Protection Regulations*, N.S. Reg. 55/87, made by [the] Governor in Council by Order in Council 87-341 dated March 26, 1987, is amended by

- (a) striking out “\$5.34” in clause (a) and substituting “\$5.44”; and
- (b) striking out “\$53.40” in clause (b) and substituting “\$54.41”.

N.S. Reg. 168/2008

Bingo Regulations

**Amendment to the *Bingo Regulations*
made by the Governor in Council under Section 127
of Chapter 4 of the Acts of 1994-95,
the *Gaming Control Act***

Section 8 of the *Bingo Regulations*, N.S. Reg. 37/95, made by the Governor in Council by Order in Council 95-256 dated April 4, 1995, is amended by

- (a) striking out “\$26.63” in subclause (1)(a)(i) and substituting “\$27.14”;
- (b) striking out “\$79.88” in subclause (1)(a)(ii) and substituting “\$81.40”;
- (c) striking out “\$284.36” in subclause (1)(b)(i) and substituting “\$289.76”;
- (d) striking out “\$284.36” in subclause (1)(b)(ii) and substituting “\$289.76”; and
- (e) striking out “11.37%” in clause (2)(b) and substituting “11.59%”.

N.S. Reg. 169/2008

Bingo Suppliers Regulations

**Amendment to the *Bingo Suppliers Regulations*
made by the Governor in Council under Section 127
of Chapter 4 of the Acts of 1994-95,
the *Gaming Control Act***

Subsection 6(1) of the *Bingo Suppliers Regulations*, N.S. Reg. 38/95, made by the Governor in Council by Order in Council 95-257 dated April 4, 1995, is amended by striking out “\$3412.26” and substituting “\$3477.09”.

N.S. Reg. 170/2008

Carnival and Charitable Gaming Regulations

**Amendment to the *Carnival and Charitable Gaming Regulations*
made by the Governor in Council under
Section 127 of Chapter 4 of the Acts of 1994-95,
the *Gaming Control Act***

Section 7 of the *Carnival and Charitable Gaming Regulations*, N.S. Reg. 39/95, made by the Governor in Council by Order in Council 95-258 dated April 4, 1995, is amended by

- (a) striking out “\$10.65” in clause (a) and substituting “\$10.85”;
- (b) striking out “\$5.33” in clause (c) and substituting “\$5.43”; and
- (c) striking out “\$26.63” in clause (d) and substituting “\$27.14”.

N.S. Reg. 171/2008

Casino Regulations

**Amendment to the *Casino Regulations*
made by the Governor in Council under
Section 127 of Chapter 4 of the Acts of 1994-95,
the *Gaming Control Act***

Section 22 of the *Casino Regulations*, N.S. Reg. 40/95, made by the Governor in Council by Order in Council 95-259 dated April 4, 1995, is amended by

- (a) striking out “\$113 742” in clause (1)(a) and substituting “\$115 903.10”;
- (b) striking out “3.4%” in clause (1)(b) and substituting “3.46%”;
- (c) striking out “\$113.74” in clause (2)(a) and substituting “\$115.90”; and
- (d) striking out “\$511.84” in clause (2)(b) and substituting “\$521.56”.

N.S. Reg. 172/2008

Gypsum Mining Calculation of Income Regulations

**Repeal and Replacement of Order Respecting Calculation of Income
made by the Governor in Council under subsection 7(1)
of Chapter 190 of the Revised Statutes of Nova Scotia, 1989,
the *Gypsum Mining Income Tax Act***

Order in Council 2002-167 (N.S. Reg. 54/2002) made by the Governor in Council on April 5, 2002, determining the rate to be used in calculating the aggregate amount of income derived from gypsum mining operations for the purpose of a statement permitted by Section 7 of the Act to be submitted in lieu of a detailed statement, is repealed and the following regulations substituted:

**Regulations Respecting the Calculation of Income
made by the Governor in Council under subsection 7(1)
of Chapter 190 of the Revised Statutes of Nova Scotia, 1989,
the *Gypsum Mining Income Tax Act***

Citation

1 These regulations may be cited as the *Gypsum Mining Calculation of Income Regulations*.

Rate for calculating aggregate amount of income from gypsum mining

2 For the purpose of a statement permitted by Section 7 of the Act to be submitted in lieu of a detailed statement, the rate at which the aggregate amount of income derived from gypsum mining operations is calculated is \$0.52 per ton of the gypsum mined.

N.S. Reg. 173/2008

Food Safety Regulations

**Amendment to the *Food Safety Regulations*
made by the Governor in Council under Section 105 of
Chapter 4 of the Acts of 2004,
the *Health Protection Act***

- 1 Section 5 of the *Food Safety Regulations*, N.S. Reg. 206/2005, made by the Governor in Council by Order in Council 2005-458 dated October 14, 2005, is amended by striking out the table and substituting the following table:

Class of Permit	Term of Permit	Fee for Permit (plus HST)
temporary event	1 day	\$10.88
temporary event	2 days or longer	\$22.86
multiple temporary event	2–5 events	\$34.83
seasonal	4 months or less	\$34.83
foodshop	1 year	\$57.68
eating establishment	1 year	\$87.06
mobile	1 year	\$34.83
public market	1 year	\$34.83

- 2 Subsection 9(2) of the regulations is amended by striking out “\$26.70” and substituting “\$27.21”.
- 3 Subsection 12(1) of the regulations is amended by striking out “\$213.60” and substituting “\$217.66”.
- 4 Subsection 17(2) of the regulations is amended by striking out “\$106.80” and substituting “\$108.83”.

N.S. Reg. 174/2008

Insurance Adjusters Licensing Regulations

**Amendment to the Regulations Respecting Insurance Adjusters Licensing
made by the Governor in Council under Section 55 of Chapter 231
of the Revised Statutes of Nova Scotia, 1989,
the *Insurance Act***

Section 14 of the regulations respecting insurance adjusters licensing, N.S. Reg. 245/92, made by the Governor in Council by Order in Council 92-1145 dated November 24, 1992, is amended by striking out “\$341.23” in clauses (a) and (b) and substituting “\$347.71”.

N.S. Reg. 175/2008

Insurance Agents Licensing Regulations

**Amendment to the Regulations Respecting Insurance Agents Licensing
made by the Governor in Council under Section 5 of Chapter 231
of the Revised Statutes of Nova Scotia, 1989,
the *Insurance Act***

- 1 Clause 6(b) of the regulations respecting insurance agents licensing, N.S. Reg. 81/93, made by the Superintendent of Insurance and approved by the Governor in Council by Order in Council 93-461A dated May 31, 1993, is repealed and the following clause substituted:
 - (b) pays upon registration a fee of \$57.95 for each qualifying examination and \$28.98 for each supplemental examination;
- 2 Section 9 of the regulations is amended by
 - (a) striking out "\$341.23" in clauses (1)(a) and (b) and substituting "\$347.71";
 - (b) striking out "\$227.48" in subsection (1A) and substituting "\$231.80"; and
 - (c) striking out "\$56.87" in subsection (5) and substituting "\$57.95".

N.S. Reg. 176/2008

Licensing of Insurers Regulations

**Amendment to the *Licensing of Insurers Regulations*
made by the Governor in Council under Sections 5 and 8 of Chapter 231
of the Revised Statutes of Nova Scotia, 1989,
the *Insurance Act***

- 1 Subsection 5(2) of the *Licensing of Insurers Regulations*, N.S. Reg. 142/90, made by the Governor in Council by Order in Council 90-629 dated May 22, 1990, is amended by striking out "\$1706.13" and substituting "\$1738.55".
- 2 The regulations are further amended by repealing Schedule A and substituting the following Schedule:

Schedule A

Class of Insurance	Annual License or Renewal Fee
1. Accident and sickness insurance	\$869.28
2. Aircraft insurance	\$347.71
3. Automobile insurance	\$579.52
4. Boiler and machinery insurance	\$347.71
5. Credit insurance	\$347.71
6. Fidelity insurance	\$347.71
7. Hail insurance	\$347.71
8. Legal expense insurance	\$347.71
9. Liability insurance	\$579.52
10. Life insurance	\$869.28
11. Marine insurance	\$579.52
12. Mortgage insurance	\$347.71

13.	Property insurance	\$579.52
14.	Surety insurance	\$347.71
15.	Title insurance	\$347.71

N.S. Reg. 177/2008

Land Registration General Regulations

**Amendment to the *Land Registration General Regulations*
made by the Governor in Council under Section 93 and subsection 128(2)
of Chapter 6 of the Acts of 2001,
the *Land Registration Act***

The *Land Registration General Regulations*, N.S. Reg. 157/2002, made by the Governor in Council by Order in Council 2002-581 dated December 17, 2002, are amended, effective April 1, 2008, by repealing Appendix 1 - Fees for Services Under the *Land Registration Act*, and substituting the following Appendix:

Appendix 1 - Fees for Services Under the *Land Registration Act*

- 1 All fees must be paid at the time of registration, recording or filing of the document referred to, or at the time of service.
- 2 If documents are combined or attached together, or if several instrument types are combined together in one instrument or document, each instrument or document type is considered to be separate and the fee is payable for each.
- 3 Despite clause 4(a), there is no fee to register or record a document if a fee has been paid to file, enter or register the same document pursuant to the *Registry Act*.
- 4 The fees for services that are provided under the Act are as follows:
 - (a) to register or record, by any means, any document except a boundary retracement survey plan prepared by a surveyor authorized under the *Land Surveyors Act*, a subdivision plan approved before April 16, 1987, a statutory declaration respecting judgments, an application form or cover page not registered or recorded in a roll or parcel register, an Affidavit of Name Change required by subsection 22(1), an abstract, an affidavit of verification, an owner’s authorization, an opinion of title, a certificate of legal effect, a parcel description certification application or amendment, or an application for registration \$81.08
 - (b) to register, record or file a copy of any document submitted with information that must accompany an application for registration pursuant to Section 37 of the Act that is not already registered, recorded or filed pursuant to the Act or the *Registry Act* except a boundary retracement survey plan prepared by a surveyor authorized under the *Land Surveyors Act*, a subdivision plan approved before April 16, 1987, or a statutory declaration respecting judgments \$81.08

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|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------|
| (c) to process information that must accompany an application for registration pursuant to Section 37 of the Act and that is submitted after the time permitted by regulation or submitted within the time required but is incomplete, payable by qualified solicitor | \$108.83 |
| (d) for certification by a registrar of a document, extract from a document or extract from electronic data | \$11.64 |
| (e) for searching any books, indexes or files, per person per half day | \$5.77 |
| (f) for each registered or recorded document required by a registrar to be produced for inspection | \$2.18 |
| (g) for supplying copies of registered or recorded documents or extracts from those documents, for each page copied by a photocopier, per page | \$1.09 |
| (h) for entering and registering the following documents under the <i>Condominium Act</i> : | |
| (i) declarations | \$116.45
plus \$11.64 per unit |
| (ii) any following documents (by-laws, etc.), per document | \$38.09 |
| (iii) certifying any document | \$27.21 |

5 A registrar may waive the fee for

- | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (a) recording an Application by Owner to the Registrar General for Review of a Registrar's Refusal to Revise or Rectify a Registration pursuant to subsection 18(14) or subsection 33(5) of the Act, if the Registrar General does not confirm the registrar's refusal; |
| (b) recording a Request by Owner for Rectification pursuant to subsection 33(2) of the Act, if the error in the registration was the responsibility of a registrar. |

N.S. Reg. 178/2008

Schedule of Fees Payable to the Registrar of Joint Stock Companies

**Repeal and Replacement of the Schedule of Fees Payable to the
Registrar of Joint Stock Companies
made by the Governor in Council under Section 33 of Chapter 259
of the Revised Statutes of Nova Scotia, 1989,
the *Limited Partnerships Act*
and Section 5 of Chapter 3 of the Acts of 1995-96,
the *Business Electronic Filing Act***

The schedule of fees payable to the Registrar of Joint Stock Companies, N.S. Reg. 119/2007, made by the Governor in Council by Order in Council 2007-160 dated March 26, 2007, is repealed, effective January 1, 2009, and the following schedule substituted:

1	For issuing a certificate of registration	\$174.13
2	For filing any amendments under Section 23	\$32.65
3	For filing dissolution documents	\$59.86
4	For filing a certificate of limited partnership	\$32.65
5	For providing a certified copy of the following documents:	
	(a) limited partnership agreement	\$21.77
	(b) certificate of limited partnership	\$21.77
	(c) amendment to limited partnership	\$21.77
	(d) all other documents	\$10.88
6	For photocopying the following documents:	
	(a) limited partnership agreement	\$21.77
	(b) certificate of limited partnership	\$21.77
	(c) amendment to limited partnership	\$21.77
	(d) all other documents	\$10.88
7	Annual registration fee	\$32.65

N.S. Reg. 179/2008

Liquor Licensing Regulations

**Amendment to the *Liquor Licensing Regulations*
made by the Governor in Council under Section 50
of Chapter 260 of the Revised Statutes of Nova Scotia, 1989,
the *Liquor Control Act***

The *Liquor Licensing Regulations*, N.S. Reg. 365/2007, made by the Governor in Council by Order in Council 2007-445 dated August 17, 2007, are amended by

- (a) striking out “\$267.00” wherever it appears in subsection 5(1) and substituting “\$272.07”;
- (b) striking out “\$106.50” wherever it appears in subsection 5(1) and substituting “\$108.52”;
- (c) striking out “\$480.60” wherever it appears in subsection 6(1) and substituting “\$489.73”;
- (d) striking out “\$1602.00” in subsection 6(1) and substituting “\$1632.44”;
- (e) striking out “\$106.50” in clause 21(1)(b) and substituting “\$108.52”;
- (f) striking out “\$10.68” in Section 38 and substituting “\$10.88”;

- (g) striking out “\$21.36” in Section 38 and substituting “\$21.77”; and
- (h) striking out “\$53.40” in Section 38 and substituting “\$54.41”.

N.S. Reg. 180/2008

Lobbyists’ Registration Regulations

**Amendment to the *Lobbyists’ Registration Regulations*
made by the Governor in Council under Section 19
of Chapter 34 of the Acts of 2001,
the *Lobbyists’ Registration Act***

Section 3 of the *Lobbyists’ Registration Regulations*, N.S. Reg. 116/2002, made by the Governor in Council by Order in Council 2002-415 dated September 13, 2002, is amended by

- (a) striking out “\$113.74” in subclause (a)(i) and substituting “\$115.90”;
- (b) striking out “\$56.87” in subclause (a)(ii) and substituting “\$57.95”;
- (c) striking out “\$28.43” in subclause (a)(iii) and substituting “\$28.97”;
- (d) striking out “\$113.74” in subclause (b)(i) and substituting “\$115.90”;
- (e) striking out “\$56.87” in subclause (b)(ii) and substituting “\$57.95”;
- (f) striking out “\$28.43” in subclause (b)(iii) and substituting “\$28.97”;
- (g) striking out “\$56.87” in subclause (c)(i) and substituting “\$57.95”; and
- (h) striking out “\$28.43” in subclause (c)(iii) and substituting “\$28.97”.

N.S. Reg. 181/2008

Maintenance Enforcement Regulations

**Amendment to the *Maintenance Enforcement Regulations*
made by the Governor in Council under Section 61 of Chapter 6
of the Acts 1994-95,
the *Maintenance Enforcement Act***

1 Subsection 12(1) of the *Maintenance Enforcement Regulations*, N.S. Reg. 40/96, made by the Governor in Council by Order in Council 96-137 dated March 5, 1996, is amended by

- (a) striking out “\$28.43” in clause (a) and substituting “\$28.97”;
- (b) striking out “\$39.80” in clause (b) and substituting “\$40.56”;
- (c) striking out “\$51.26” in clause (c) and substituting “\$52.23”;
- (d) striking out “\$227.48” in subclauses (d)(i) and (v) and substituting “\$231.80”.
- (e) striking out “\$85.30” in subclause (d)(ii) and substituting “\$86.92”; and
- (f) striking out “\$56.87” in subclauses (d)(iii) and (iv) and substituting “\$57.95”.

2 Section 13 of the regulations is amended by striking out “\$569.24” and substituting “\$580.06”.

N.S. Reg. 182/2008

Mineral Resources Regulations

**Amendment to the *Mineral Resources Regulations*
made by Governor in Council under Section 174
of Chapter 18 of the Acts of 1990,
the *Mineral Resources Act***

1 The *Mineral Resources Regulations*, N.S. Reg. 222/2004, made by the Governor in Council by Order in Council 2004-435 dated November 4, 2004, are amended by repealing Section 70 and substituting the following Section:

70 Fees payable under the Act are as follows:

(a)	issuance of exploration licence	\$5.44/claim
(b)	conversion or annual renewal of exploration licence, for years	
	2 to 10	\$10.88/claim
	11 to 15	\$21.77/claim
	16 to 25	\$87.06/claim
	26 and after	\$174.13/claim
(c)	issuance or renewal of special licence	\$5.44/claim/year
(d)	lease rental	\$108.80/claim/year
(e)	payment in lieu of assessment work, for years	
	1 to 10	\$217.70/claim
	11 to 15	\$435.40/claim
	16 and after	\$870.80/claim
(f)	assignment or transfer of exploration licence	\$5.44
(g)	assignment or transfer of special licence, mineral lease, special lease or non-mineral registration	\$54.40
(h)	registration of any document affecting title of mineral right or non-mineral registration	\$10.88
(i)	search of any document relating to mineral right or non-mineral registration, per document	\$32.65
(j)	copy of any licence, lease or non-mineral registration, or any paper affecting title	\$1.09/page
(k)	issuance of prospector’s identification card	\$10.88
(l)	miscellaneous services not listed above	\$108.80/hour

2 Section 71 of the regulations is amended by striking out “\$1.07” in clause (d) and substituting “\$1.09”.

N.S. Reg. 183/2008

Mortgage Brokers and Lenders Regulations

**Amendment to the Regulations Respecting Mortgage Brokers and Lenders
made by the Governor in Council under Section 18 of Chapter 291
of the Revised Statutes of Nova Scotia, 1989,
the *Mortgage Brokers' and Lenders' Registration Act***

Section 2 of the regulations respecting mortgage brokers and lenders, N.S. Reg. 35/66, made by the Governor in Council by Order in Council dated July 20, 1966, is amended, effective June 1, 2008, by

- (a) striking out "\$227.50" in clause (a) and substituting "\$231.82"; and
- (b) striking out "\$28.30" in clause (b) and substituting "\$28.84".

N.S. Reg. 184/2008

Motor Carrier Fees Regulations

**Amendment to the *Motor Carrier Fees Regulations*
made by the Governor in Council under Section 26 of Chapter 292
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Carrier Act***

1 Section 2 of the *Motor Carrier Fees Regulations*, N.S. Reg. 153/2002, made by the Governor in Council by Order in Council 2002-571 dated December 17, 2002, is amended by

- (a) striking out "\$227.48" and substituting "\$231.80" in clauses (a) and (d); and
- (b) striking out "\$113.74" and substituting "\$115.90" in clauses (b) and (c).

2 Section 3 of the regulations is amended by striking out "\$227.48" and substituting "\$231.80".

3 Section 4 of the regulations is amended by striking out "\$113.74" and substituting "\$115.90".

4 Section 5 of the regulations is amended by striking out "\$28.43" and substituting "\$28.97".

5 Section 6 of the regulations is amended by striking out "\$56.87" and substituting "\$57.95".

N.S. Reg. 185/2008

Alcohol Rehabilitation Programs Regulations

**Amendment to the *Alcohol Rehabilitation Programs Regulations*
made by the Governor in Council under subsection 68(3) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

Section 4 of the *Alcohol Rehabilitation Programs Regulations*, N.S. Reg. 99/2001, made by the Governor in Council by Order in Council 2001-373 dated July 30, 2001, is amended, effective July 1, 2008, by striking out "\$390.00" and substituting "\$397.41".

N.S. Reg. 186/2008

Commercial Carrier Safety Fitness Rating and Compliance Regulations

**Amendment to the *Commercial Carrier Safety Fitness Rating and Compliance Regulations*
made by the Governor in Council under Section 303G of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

Clause 7(1)(f) of the *Commercial Carrier Safety Fitness Rating and Compliance Regulations*, N.S. Reg. 84/2005, made by the Governor in Council by Order in Council 2005-145 dated March 31, 2005, is amended, effective July 1, 2008, by striking out “\$56.60” and substituting “\$57.68”.

N.S. Reg. 187/2008

Documents and Services Fees

**Repeal and Replacement of the Schedule of Fees for Documents and Services
determined by the Governor in Council under subsection 302(1)
of Chapter 293 of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

The schedule of fees for documents and services provided by the Registry of Motor Vehicles, N.S. Reg. 128/2007, determined by the Governor in Council by Order in Council 2007-160 dated March 26, 2007, is repealed and replaced, effective July 1, 2008, with the following schedule of fees:

Driver’s Handbook	\$ 8.10
Administration of written or oral knowledge test required to obtain any class of license under Section 1 or endorsement under Section 2 of the regulations respecting the classification of drivers’ licenses	\$11.51
Issuance of learner license	\$11.51
Administration of road test required to obtain class 1, 2, 3, 4, 5 or 6 driver’s license under Section 1 or an endorsement under Section 2 of the regulations respecting the classification of drivers’ licenses	\$40.25

Driver’s license - fee set out below opposite applicable class
in column for period of time for which license is valid:

Driver’s License Class	1 Year	2 Year	5 Year
1	\$16.30	n/a	\$81.52
2	\$15.18	n/a	\$75.92
3	\$14.06	n/a	\$70.31
4	\$13.04	n/a	\$65.22
5	\$11.92	\$23.84	\$59.61
6	\$11.92	\$23.84	\$59.61
8	\$10.80	n/a	\$54.01

Production of photo license	\$10.39
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Administration fee for registration for less than 12 months of inter-jurisdictional commercial truck registered under International Registration Plan	\$57.68
Administration fee for registration for less than 12 months of vehicle that has registered weight of 5001 kg or more and that is not registered under International Registration Plan	\$11.51
Motorcycle permit	\$40.25
Motor-driven cycle permit	\$17.32
Permit for hearse, ambulance, service truck equipped with permanently mounted crane	\$40.25
Permit for miscellaneous equipment including backhoes, well drillers and mobile cranes	\$40.25
Permit for self-propelled farm equipment	\$22.83
Antique auto permit	\$17.32
Semi-trailer permit	\$40.25
Nominal registration fee	\$28.94
Automobile dealer's license	\$116.37
Sub-dealer's license	\$116.37
Supplemental license	\$28.94
Dealer's plates	\$57.68
Motorcycle dealer's plates	\$22.83
Searches (vehicle ownership inquiries and similar searches)	\$11.51
Appointment as recognized authority under Section 6 of the regulations respecting classification of drivers' licenses	
Initial	\$116.37
Renewal	\$57.68
Abstract of driver operating record, accident report or accident information as permitted by subsection 98(7) or 241(1) of <i>Motor Vehicle Act</i> (hard copy)	\$16.30
Abstract of driver operating record as permitted by subsection 241(1) of <i>Motor Vehicle Act</i> (electronic)	\$21.70
Application for restoration or reinstatement of driver's license or privilege of obtaining driver's license following revocation or suspension other than under clause 279(1)(c) or subsection 285(1) of <i>Motor Vehicle Act</i>	\$87.02
Interview conducted under subsection 282(4), 283(2) or 283(5) of <i>Motor Vehicle Act</i>	\$52.17
Administration of one or more conditions or requirements for restoration of license under subsection 67(17) of <i>Motor Vehicle Act</i>	\$52.17

Administration of examination or re-examination pursuant to subsection 280(2) of <i>Motor Vehicle Act</i> . . .	\$52.17
Replacement re-validation sticker(s)	\$2.04
Application for (conditional) driver's license under subsection 284(1) of <i>Motor Vehicle Act</i>	\$28.94
Duplicate permit, license, certificate of registration	\$11.51
Certificate of Competence issued by Signing Authority under Section 6 of the regulations respecting classification of drivers' licenses	
Initial	\$57.68
Renewal	\$28.94
Replacement license plate	\$5.10
Administration fee for initial issuance of veteran's number plate	\$5.10
Administration fee for initial issuance of conservation number plate	\$22.83
Conservation fund fee for initial issuance of conservation number plate	\$54.41
Replacement fee for conservation number plate	\$22.83
Administration of refund issued by Registry	\$11.51
In-transit permit (single move)	\$11.51
Automotive dealer application processing	\$57.68 each
Issue, re-issue or renewal of prorated registration permit or cab card	\$11.51
Temporary Breakdown Permit	\$54.41
Recording applicant as vehicle owner, initially or by way of transfer (except no fee if insurer takes possession of vehicle under subsection 99A(3) of <i>Motor Vehicle Act</i>)	\$11.51
Personalized number plate	
Initial application	\$81.52
Annual retention (payable with registration renewal fee)	\$22.83
Duplicate or replacement place (per set)	\$22.83
Replacement plate for motorcycle	\$17.32
Sample license plate	\$5.10
Temporary number permit, issued by Registrar of Motor Vehicles for the purposes and period endorsed on the permit	\$11.51
Book of 20 temporary number permits to be issued by a licensed dealer for up to 30 days for \$11.51 each, pending issue of number plate and permit as required by the <i>Motor Vehicle Act</i>	\$184.95
Temporary unladen weight permit	\$15.29

Dishonoured/non-negotiable cheques	
if reimbursement made within 30 days	\$15.29
if reimbursement not made within 30 days	\$30.57
Reinstatement of Registry of Motor Vehicles services for person refused services under subsection 269(2) of <i>Motor Vehicle Act</i>	\$34.85

N.S. Reg. 188/2008

Driver Training Schools Regulations

**Amendment to the *Driver Training Schools Regulations*
made by the Minister of Service Nova Scotia and Municipal Relations
under Section 63 of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

The *Driver Training Schools Regulations*[, N.S. Reg. 212/2004, made by the Minister of Service Nova Scotia and Municipal Relations and] approved by the Governor in Council by Order in Council 2004-389 dated September 30, 2004, are amended, effective July 1, 2008, by

- (a) striking out “\$56.80” wherever it appears in clause 4(2)(a) and substituting “\$57.88”;
- (b) striking out “\$56.80” wherever it appears in subsection 5(5) and substituting “\$57.88”;
- (c) striking out “\$56.80” in clause 6(2)(a) and substituting “\$57.88”;
- (d) striking out “\$28.30” in clause 15(2)(a) and substituting “\$28.84”;
- (e) striking out “\$142.00” subsection 16(5) and substituting “\$144.70”;
- (f) striking out “\$142.00” in clause 17(2)(a) and substituting “\$144.70”.

Made at Halifax, in the Halifax Regional Municipality, Province of Nova Scotia, on _____, 2008.

Sgd.: *Jamie Muir*
Honourable Jamie Muir
Minister of Service Nova Scotia and Municipal Relations

N.S. Reg. 189/2008

Nighttime Driving Exemption Regulations

**Amendment to the *Nighttime Driving Exemption Regulations*
made by the Governor in Council under
subsections 70A(6) and Section 304 of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

Section 3 of the *Nighttime Driving Exemption Regulations*, N.S. Reg. 100/99, made by the Governor in Council by Order in Council 1999-488 dated October 13, 1999, is amended, effective July 1, 2008, by striking out “\$28.40” and substituting “\$28.94”.

N.S. Reg. 190/2008

Non-Resident Registration Regulations

**Amendment to the Regulations Respecting Non-Resident Registration
made by the Minister of Service Nova Scotia and Municipal Relations
under Section 25 of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
*Motor Vehicle Act***

Subsection 7(3) of the regulations respecting non-resident registration, N.S. Reg. 72/74, [made by the Minister of Highways and] approved by the Governor in Council by Order in Council 74-868 dated August 13, 1974, is repealed, effective July 1, 2008, and the following subsection substituted:

- (3) The Registrar of Motor Vehicles is authorized to issue a single trip permit on payment of one of the following fees:
- (a) for a single vehicle \$57.98
 - (b) for a combination of vehicles \$116.47
 - (c) for a truck or truck-tractor with a trailer or semi-trailer
attached that is operated without a load \$11.51

Made at Halifax, Halifax Regional Municipality, Province of Nova Scotia, on _____, 2008.

Sgd.: *Jamie Muir*
Honourable Jamie Muir
Minister of Service Nova Scotia and Municipal Relations

N.S. Reg. 191/2008

Prorated Registration Fees for Inter-jurisdictional Commercial Trucks Regulations

**Amendment to the *Prorated Registration Fees for Inter-jurisdictional
Commercial Trucks Regulations* made by the Governor in
Council under subsection 302(1) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
*the Motor Vehicle Act***

Table A of the *Prorated Registration Fees for Inter-jurisdictional Commercial Trucks Regulations*, N.S. Reg. 61/97, made by the Governor in Council by Order in Council 97-322 dated June 3, 1997 is repealed, effective July 1, 2008, and the following table substituted:

**Table A - Mileage Prorated Registration Fees
for Inter-jurisdictional Commercial Trucks**

Weight Range (kg)	Fee (\$)
5001 - 6000	334.03
6001 - 7000	389.56
7001 - 8000	445.10
8001 - 9000	500.53
9001 - 10 000	556.07
10 001 - 11 000	611.60
11 001 - 12 000	667.04
12 001 - 13 000	723.69

13 001 - 14 000	779.13
14 001 - 15 000	834.66
15 001 - 16 000	890.20
16 001 - 17 000	945.63
17 001 - 18 000	1001.17
18 001 - 19 000	1056.70
19 001 - 20 000	1112.14
20 001 - 21 000	1168.79
21 001 - 22 000	1224.33
22 001 - 23 000	1279.76
23 001 - 24 000	1335.30
24 001 - 25 000	1390.83
25 001 - 26 000	1446.27
26 001 - 27 000	1502.82
27 001 - 28 000	1557.34
28 001 - 29 000	1613.79
29 001 - 30 000	1669.43
30 001 - 31 000	1724.86
31 001 - 32 000	1780.40
32 001 - 33 000	1835.93
33 001 - 34 000	1891.37
34 001 - 35 000	1946.90
35 001 - 36 000	2002.44
36 001 - 37 000	2057.87
37 001 - 38 000	2114.53
38 001 - 39 000	2169.96
39 001 - 40 000	2225.50
40 001 - 41 000	2281.03
41 001 - 42 000	2336.57
42 001 - 43 000	2392.00
43 001 - 44 000	2447.54
44 001 - 45 000	2503.07
45 001 - 46 000	2559.63
46 001 - 47 000	2615.16
47 001 - 48 000	2670.70
48 001 - 49 000	2726.13
49 001 - 50 000	2781.67
50 001 - 51 000	2837.10
51 001 - 52 000	2892.64
52 001 - 53 000	2948.17
53 001 - 54 000	3003.60
54 001 - 55 000	3057.20
55 001 - 56 000	3115.69
56 001 - 57 000	3171.23
57 001 - 58 000	3226.77
58 001 - 58 500	3254.99
58 501 - 59 000	3282.30
59 001 - 60 000	3337.83
60 001 - 61 000	3393.37
61 001 - 62 000	3448.91
62 001 - 62 500	3504.44

N.S. Reg. 192/2008

Reduction and Refund of Registration Fees Regulations

**Amendment to the Regulations Respecting
[the] Reduction and Refund of Registration Fees
made by the Governor in Council under subsection 302(1)
of Chapter 293 of the Revised Statutes of Nova Scotia, 1989,
the Motor Vehicle Act**

The regulations respecting [the] reduction and refund of registration fees, N.S. Reg. 211/94, made by the Governor in Council by Order in Council 94-945 dated November 22, 1994, are amended, effective July 1, 2008, by

- (a) striking out “\$11.30” in subsection 1(1) and substituting “\$11.51”;
- (b) striking out “\$11.30” in subsection 1(2) and substituting “\$11.51”;
- (c) striking out “\$11.30” in clause 1(6)(b) and substituting “\$11.51”;
- (d) striking out “\$11.30” in subsection 1(7) and substituting “\$11.51”;
- (e) striking out “\$11.30” in subsection 2(a) and substituting “\$11.51”; and
- (f) striking out “\$11.30” in subsection 2(b) and substituting “\$11.51”.

N.S. Reg. 193/2008

Registration Fees For Campers Regulations

**Amendment to [the] *Registration Fees For Campers Regulations*
made by the Governor in Council under subsection 302(1) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the Motor Vehicle Act**

Subsection 3(3) of the *Registration Fees for Campers Regulations*, N.S. Reg. 62/77, made by the Governor in Council by Order in Council 77-763 dated July 5, 1977, is repealed, effective July 1, 2008, and the following subsection substituted:

- (3) The registration fees for campers are as follows:

Class 1 Camper	0 - 1500 kg	\$77.24 per year
Class 2 Camper	1501 - 3200 kg	\$96.81 per year
Class 3 Camper	3201 - 4100 kg	\$120.75 per year
Class 4 Camper	4101 - 5000 kg	\$145.82 per year

N.S. Reg. 194/2008

Registration Fees for Commercial Farmers' and Fishermans' Trucks Regulations

**Amendment to the Regulations Respecting Registration Fees
for Commercial Farmers' and Fishermen's Trucks
made by the Governor in Council under subsection 302(1) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the Motor Vehicle Act**

Section 2 of the regulations respecting registration fees for commercial farmers' and fishermen's trucks, N.S. Reg. 198/86, made by the Governor in Council by Order in Council 86-897 dated July 22, 1986, is repealed, effective July 1, 2008, and the following Section substituted:

- 2 The annual registration fee for a truck owned by a commercial farmer or fisherman is the amount set out below opposite the weight range within which the truck falls:

Weight (kg)	Fee (\$)	Weight (kg)	Fee (\$)
0 - 3200	10.44	33001 - 34000	207.77
3201 - 4100	12.74	34001 - 35000	213.28
4101 - 5000	16.20	35001 - 36000	218.68
5001 - 6000	25.48	36001 - 37000	225.20
6001 - 7000	32.61	37001 - 38000	231.72
7001 - 8000	39.13	38001 - 39000	237.22
8001 - 9000	45.70	39001 - 40000	243.95
9001 - 10000	56.55	40001 - 41000	249.15
10001 - 11000	64.20	41001 - 42000	255.67
11001 - 12000	70.72	42001 - 43000	262.19
12001 - 13000	77.24	43001 - 44000	267.69
13001 - 14000	84.88	44001 - 45000	273.09
14001 - 15000	91.40	45001 - 46000	280.73
15001 - 16000	96.81	46001 - 47000	286.14
16001 - 17000	103.33	47001 - 48000	291.64
17001 - 18000	109.85	48001 - 49000	298.16
18001 - 19000	116.37	49001 - 50000	304.68
19001 - 20000	121.87	50001 - 51000	310.08
20001 - 21000	127.27	51001 - 52000	316.60
21001 - 22000	134.92	52001 - 53000	322.11
22001 - 23000	140.32	53001 - 54000	328.63
23001 - 24000	145.82	54001 - 55000	334.74
24001 - 25000	152.34	55001 - 56000	340.55
25001 - 26000	158.86	56001 - 57000	346.05
26001 - 27000	164.26	57001 - 58000	353.69
27001 - 28000	170.78	58001 - 58500	357.46
28001 - 29000	176.29	58501 - 59000	359.30
29001 - 30000	182.81	59001 - 60000	364.90
30001 - 31000	188.21	60001 - 61000	370.41
31001 - 32000	194.73	61001 - 62000	376.01
32001 - 33000	200.23	62001 - 62500	381.62

N.S. Reg. 195/2008

Registration Fees For Commercial Motor Vehicles Regulations

**Amendment to the *Registration Fees For Commercial Motor Vehicles Regulations*
made by the Governor in Council under subsection 302(1) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

Sections 3 and 4 of the *Registration Fees For Commercial Motor Vehicles Regulations*, N.S. Reg. 57/89, made by the Governor in Council by Order in Council 89-502 dated May 2, 1989, are repealed, effective July 1, 2008, and the following Sections substituted:

3 The registration fees for Class 1, 2, 3 and 4 Vehicles are as follows:

Class 1 Vehicle (0 - 1500 kg)	\$77.24 per year
Class 2 Vehicle (1501 - 3200 kg)	\$96.81 per year
Class 3 Vehicle (3201 - 4100 kg)	\$120.75 per year
Class 4 Vehicle (4101 - 5000 kg)	\$145.82 per year

4 The annual registration fee for a Class 5 Vehicle is the amount set out below opposite the weight range within which the vehicle falls:

Weight Range (kg)	Fee (\$)
5001 - 6000	334.03
6001 - 7000	389.56
7001 - 8000	445.10
8001 - 9000	500.53
9001 - 10 000	556.07
10 001 - 11 000	611.60
11 001 - 12 000	667.04
12 001 - 13 000	723.69
13 001 - 14 000	779.13
14 001 - 15 000	834.66
15 001 - 16 000	890.20
16 001 - 17 000	945.63
17 001 - 18 000	1001.17
18 001 - 19 000	1056.70
19 001 - 20 000	1112.14
20 001 - 21 000	1168.79
21 001 - 22 000	1224.33
22 001 - 23 000	1279.76
23 001 - 24 000	1335.30
24 001 - 25 000	1390.83
25 001 - 26 000	1446.27
26 001 - 27 000	1502.82
27 001 - 28 000	1557.34
28 001 - 29 000	1613.79
29 001 - 30 000	1669.43
30 001 - 31 000	1724.86
31 001 - 32 000	1780.40
32 001 - 33 000	1835.93

33 001 - 34 000	1891.37
34 001 - 35 000	1946.90
35 001 - 36 000	2002.44
36 001 - 37 000	2057.87
37 001 - 38 000	2114.53
38 001 - 39 000	2169.96
39 001 - 40 000	2225.50
40 001 - 41 000	2281.03
41 001 - 42 000	2336.57
42 001 - 43 000	2392.00
43 001 - 44 000	2447.54
44 001 - 45 000	2503.07
45 001 - 46 000	2559.63
46 001 - 47 000	2615.16
47 001 - 48 000	2670.70
48 001 - 49 000	2726.13
49 001 - 50 000	2781.67
50 001 - 51 000	2837.10
51 001 - 52 000	2892.64
52 001 - 53 000	2948.17
53 001 - 54 000	3003.60
54 001 - 55 000	3057.20
55 001 - 56 000	3115.69
56 001 - 57 000	3171.23
57 001 - 58 000	3226.77
58 001 - 58 500	3254.99
58 501 - 59 000	3282.30
59 001 - 60 000	3337.84
60 001 - 61 000	3393.37
61 001 - 62 000	3448.91
62 001 - 62 500	3504.44

N.S. Reg. 196/2008

Registration Fees For Passenger Motor Vehicles Regulations

**Amendment to the Regulations Respecting
Registration Fees For Passenger Motor Vehicles
made by the Governor in Council under subsection 302(1) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

Section 2 of the regulations respecting registration fees for passenger motor vehicles, N.S. Reg. 3/92, made by the Governor in Council by Order in Council 92-14 dated January 14, 1992, is repealed, effective July 1, 2008, and the following Section substituted:

2 The registration fees for Passenger Classes 1, 2, and 3 are as follows:

Class 1 Vehicle (0 - 1000 kg)	\$62.57 per year
Class 2 Vehicle (1001 - 1500 kg)	\$77.24 per year
Class 3 Vehicle (1501 - 3200 kg)	\$96.81 per year

N.S. Reg. 197/2008

Registration Fees For Trailers Regulations

**Amendment to the *Registration Fees For Trailers Regulations*
made by the Governor in Council under subsection 302(1)
of Chapter 293 of the Revised Statutes of Nova Scotia, 1989,
*the Motor Vehicle Act***

Subsection 3(1) of the *Registration Fees for Trailers Regulations*, N.S. Reg. 38/2002, made by the Governor in Council by Order in Council 2002-133 dated March 28, 2002, is repealed, effective July 1, 2008, and the following subsection substituted:

- (1) The annual registration fee for a trailer weighing up to 5000 kg is as set out below opposite the weight range within which the trailer falls:

Weight (kg)	Registration Fee
0 - 1500	\$40.25
1501 - 3200	\$96.81
3201 - 4100	\$120.75
4101 - 5000	\$145.82

N.S. Reg. 198/2008

Fees for Restricted Permits and Special Permits Regulations

**Amendment to the Regulations Respecting Fees for Restricted Permits and Special Permits
made by [the] Governor in Council under subsection 302(1) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
*the Motor Vehicle Act***

- 1 Section 1 of the regulations respecting fees for restricted permits and special permits, N.S. Reg. 35/72, made by the Governor in Council by Order in Council 72-533 dated May 30, 1972, is amended, effective July 1, 2008, by striking out "\$22.40" and substituting "\$22.83".
- 2 Clause 5(b) of the regulations is repealed and the following clause substituted:
- (b) for movement of the vehicle or combination of vehicles during a 12-month period beginning on the date a special permit is issued, the largest of the amounts set out below in the column under the heading "Annual" opposite the overdimension ranges within which the vehicle or combination of vehicles falls.

Overdimension	Single	Annual
Overwidth		
>2.60–3.05 m	\$11.51	\$116.37
>3.05–4.27 m	\$17.32	\$116.37
>4.27–5.49 m	\$22.83	N/A
>5.49 m	\$28.94	N/A
Overlength		
>23–25 m	\$17.32	\$116.37

>25–30 m	\$22.83	\$116.37
>30 m	\$28.94	N/A
Overheight		
>4.15–4.27 m	\$17.32	\$116.37
>4.27 m	\$28.94	\$116.37
Front overhang		
>1.0 m	\$3.06	\$17.32
Rear overhang		
>2.00–3.05 m	\$11.51	\$116.37
>3.05–5.0 m	\$17.32	\$116.37
>5.0 m	\$28.94	\$116.37
Non-conforming vehicle	\$28.94	\$116.37

3 Clause 6(b) of the regulations is repealed and the following clause substituted:

- (b) for movement of the vehicle or combination of vehicles during a 12-month period beginning on the date a special permit is issued, the amount set out below in the column under the heading “Annual” opposite the weight range within which the vehicle or combination of vehicles falls.

Vehicle Weight Range	Single	Annual
Up to 50 000 kg	\$28.94	\$231.72
>50 000–61 200 kg	\$57.88	\$695.37
>61 200–69 800 kg	\$87.02	\$1159.01
>69 800 kg	\$231.72	N/A

N.S. Reg. 199/2008

Vehicle Inspection Regulations

**Amendment to the *Vehicle Inspection Regulations*
made by the Minister of Service Nova Scotia and Municipal Relations
under subsection 201(7) of Chapter 293
of the Revised Statutes of Nova Scotia, 1989,
the *Motor Vehicle Act***

1 The *Vehicle Inspection Regulations*, N.S. Reg. 214/2006, [made by the Minister of Service Nova Scotia and Municipal Relations and] approved by the Governor in Council by Order in Council 2006-505 dated November 28, 2006, are amended, effective July 1, 2008, by

- (a) striking out “\$10” in subsection 9(5) and substituting “\$10.19”;
- (b) striking out “\$5” in subsection 9(6) and substituting “\$5.10”;
- (c) striking out “\$3” in subsection 13(1) and substituting “\$3.06”.

2 The regulations are further amended by repealing subsection 25(1) and substituting the following subsection:

- 25 (1)** For each completed inspection, an official testing station may charge a fee up to the applicable maximum fee set out in the following table:

	Class of Vehicle	Maximum Fee
1	Vehicle with single rear axle designed for 2 wheels, including passenger car, station wagon, truck or motorized home	\$25.48
2	Motorcycle or motor-driven cycle	\$14.27
3	Truck or truck tractor, bus or motorized home with hydraulic breaks [brakes] and single rear axle designed for 4 wheels (4500 kg or less)	\$35.67
4	Truck or truck tractor, bus or motorized home (over 4500 kg)	\$85.62
5	Trailer or semi-trailer equipped with 1 axle (4500 kg or less)	\$10.19
6	Trailer or semi-trailer equipped with 2 or more axles and registered weight of 4500 kg or less	\$15.29
7	Trailer or semi-trailer with registered weight of over 4500 kg	\$35.67

3 The regulations are further amended by

- (a) striking out “\$53.50” in clause 31(a) and substituting “54.52”; and
- (b) striking out “[\$]114.20” in subsection 37(4) and substituting “\$116.37”.

Made at Halifax, in the Halifax Regional Municipality, Province of Nova Scotia, on _____, 2008.

Sgd.: *Jamie Muir*

Minister of Service Nova Scotia and Municipal Relations

N.S. Reg. 200/2008

Off-highway Vehicles Fees Regulations

**Amendment to the *Off-highway Vehicles Fees Regulations*
made by the Governor in Council under Section 25 of Chapter 323
of the Revised Statutes of Nova Scotia, 1989,
the *Off-highway Vehicles Act***

Section 2 of the *Off-highway Vehicles Fees Regulations*, N.S. Reg. 103/2004, made by the Governor in Council by Order in Council 2004-138 dated March 30, 2004, is repealed, effective July 1, 2008, and the following Section substituted:

2 The fees payable to the Registrar for off-highway vehicles are as follows:

(a)	certificate of registration	\$34.75
(b)	dealer’s license	\$28.94
(c)	dealer’s plate	\$17.32
(d)	dealer’s license renewal	\$28.94
(e)	registration permit	\$11.51
(f)	registration permit renewal	\$11.51
(g)	transfer of ownership	\$11.51
(h)	duplicate of replacement certificate of registration, permit or identification number ...	\$11.51
(i)	assigned special identification number	\$2.04
(j)	search of department records	\$11.51
(k)	Off-highway Vehicle Infrastructure Fund	\$40.76

N.S. Reg. 201/2008

Schedule of Fees Payable to the Registrar of Joint Stock Companies

**Repeal and Replacement of the Schedule of Fees Payable to the
Registrar of Joint Stock Companies
made by the Governor in Council under Sections 17 and 26 of Chapter 335
of the Revised Statutes of Nova Scotia, 1989,
the *Partnerships and Business Names Registration Act*
and Section 5 of Chapter 3 of the Acts 1995-96,
the *Business Electronic Filing Act***

The schedule of fees payable to the Registrar of Joint Stock Companies, N.S. Reg. 144/2007, made by the Governor in Council by Order in Council 2007-160 dated March 26, 2007, is repealed and the following schedule substituted:

1	Annual registration fee for partnership other than Nova Scotia LLP or extra-provincial LLP	\$59.86
2	Annual registration fee for Nova Scotia LLP or extra-provincial LLP	\$81.62
3	For filing declaration under Section 5 of the <i>Partnerships and Business Names Registration Act</i>	\$59.86
4	For filing declaration to register as Nova Scotia LLP or extra-provincial LLP under Section 7A of the <i>Partnerships and Business Names Registration Act</i>	\$272.07
5	For certificate of change of name	\$32.65
6	For every search not involving the Newly Updated Automated Name Search (NUANS) system or Registry Information System (REGIS)	\$5.44
7	For each certificate other than original certificate of registration under <i>Partnerships and Business Names Registration Act</i> when required	\$21.77
8	For reserving a partnership or business name using the Newly Updated Automated Name Search (NUANS) system for Atlantic provinces search including federal trade names and trademark	\$46.36 (plus HST)
9	For reserving a partnership or business name using the Newly Updated Automated Name Search (NUANS) system for full Canada-wide database search	\$57.95 (plus HST)
10	For reserving a partnership name based on a Newly Updated Automated Name Search (NUANS) search that was performed outside the Office of the Registrar	\$11.59
11	For a certified copy of the following documents:	
	(a) amendment to extra-provincial limited partnership	\$21.77

- (b) all other documents \$10.88
- 12 For a photocopy of the following documents:
- (a) amendment to extra-provincial limited partnership \$21.77
- (b) all other documents \$10.88

N.S. Reg. 202/2008

Pension Benefits Regulations

**Amendment to the *Pension Benefits Regulations*
made by the Governor in Council under Section 105 of Chapter 340
of the Revised Statutes of Nova Scotia, 1989,
the *Pension Benefits Act***

The *Pension Benefits Regulations*, N.S. Reg. 164/2002, made by the Governor in Council by Order in Council 2002-607 dated December 20, 2002, are amended by

- (a) striking out “\$5.00” in subsections 3(1) and (2) and substituting “\$5.10”;
- (b) striking out “\$100.00” in subsections 3(1) and (2) and substituting “\$101.90”;
- (c) striking out “\$7500.00” in subsections 3(1) and (2) and substituting “\$7642.50”;
- (d) striking out “\$5.00” in clauses 17(2)(a) and (b) and substituting “\$5.10”;
- (e) striking out “\$100.00” in subsection 17(2) and substituting “\$101.90”;
- (f) striking out “\$7500.00” in subsection 17(2) and substituting “\$7642.50”;
- (g) striking out “\$7.50” in clauses 17(3)(a) and (b) and substituting “\$7.64”;
- (h) striking out “\$150.00” in subsection 17(3) and substituting “\$152.85”;
- (i) striking out “\$11 250.00” in subsection 17(3) and substituting “\$11 463.75”;
- (j) striking out “1000” in clause 23(12)(a) and substituting “\$1019”;
- (k) striking out “\$250” in clause 23(12)(b) and substituting “\$254.75”;
- (l) striking out “\$5.00” in subsection 47(2) and substituting “\$5.10”;
- (m) striking out “\$100” in Section 87 and substituting “\$101.90”.

N.S. Reg. 203/2008

Personal Property Security Act General Regulations

**Amendment to the *Personal Property Security Act General Regulations*
made by the Governor in Council under Section 72 of Chapter 13
of the Acts of 1995-96,
the *Personal Property Security Act***

Clause 83(1)(i) of the *Personal Property Security Act General Regulations*, N.S. Reg. 129/97, made by the Governor in Council by Order in Council 97-621 dated October 1, 1997, is amended by striking out “\$7.50” and substituting “\$7.64”.

N.S. Reg. 204/2008

Onshore Petroleum Drilling Regulations

**Amendment to the *Onshore Petroleum Drilling Regulations*
made by the Governor in Council under Section 27 of Chapter 342
of the Revised Statutes of Nova Scotia, 1989,
the *Petroleum Resources Act***

Section 14 of the *Onshore Petroleum Drilling Regulations*, N.S. Reg. 29/2001, made by the Governor in Council by Order in Council 2001-167 dated March 30, 2001, is amended by

- (a) striking out "\$106.80" in subsection (1) and substituting "\$108.83"; and
- (b) striking out "\$106.80" in subsection (2) and substituting "\$108.83".

N.S. Reg. 205/2008

Petroleum Resources Regulations

**Amendment to the *Petroleum Resources Regulations*
made by the Governor in Council under Section 27 of Chapter 342
of the Revised Statutes of Nova Scotia, 1989,
the *Petroleum Resources Act***

Schedule I of the *Petroleum Resources Regulations*, N.S. Reg. 178/85, made by the Governor in Council by Order in Council 85-1180 dated October 29, 1985, is repealed and the following Schedule substituted:

**Schedule I - Fees and Rentals
Petroleum Resources Regulations**

- 1 The following fees shall be payable at the time of filing:

(a) exploration license application	\$108.83
(b) exploration agreement proposal (this filing fee shall be refunded by the Minister if the proposal is not accepted)	\$1089.11
(c) exploration agreement renewal	\$108.83
(d) drilling renewal permit	\$108.83
(e) development program submission	no fee required
(f) lease application	\$108.83
(g) lease renewals	\$108.83
(h) transfers	\$108.83
(i) surrender	no fee required
(j) termination	no fee required

- 2 The following rentals shall be payable in advance annually:

(a) exploration agreements	\$0.1306 per hectare
(b) lease	\$0.1306 per hectare

- 3 The following inspection fees shall be payable in advance:

(a) exploration license	\$5.44
(b) exploration agreement	\$5.44
(c) lease	\$5.44
(d) notice of transfer	\$5.44

N.S. Reg. 206/2008

Private Career Colleges General Regulations

**Amendment to the *Private Career Colleges General Regulations*
made by the Governor in Council under Section 37
of Chapter 23 of the Acts of 1998,
the *Private Career Colleges Regulation Act***

The *Private Career Colleges General Regulations*, N.S. Reg. 97/99, made by the Governor in Council by Order in Council 1999-482 dated October 6, 1999, are amended by repealing Section 21 and substituting the following Section:

- 21 (1) The registration fee for a college shall be \$544.15 and shall accompany the application.
- (2) The registration fee for each program shall be \$108.83 and shall accompany the application.

N.S. Reg. 207/2008

Private Investigators and Private Guards Regulations

**Amendment to the *Private Investigators and Private Guards Regulations*
made by the Governor in Council under Section 26 of Chapter 356
of the Revised Statutes of Nova Scotia, 1989,
the *Private Investigators and Private Guards Act***

Subsection 9(1) of the *Private Investigators and Private Guards Regulations*, N.S. Reg. 180/2005, made by the Governor in Council by Order in Council 2005-413 dated September 14, 2005, is amended by

- (a) striking out “\$340.69” in clause (a) and substituting “\$347.16”;
- (b) striking out “\$661.09” in clause (b) and substituting “\$673.65”;
- (c) striking out “\$22.43” in clauses (c), (d) and (f) and substituting “\$22.86”; and
- (d) striking out “\$34.18” in clause (e) and substituting “\$34.83”.

N.S. Reg. 208/2008

Schedule of Fees Payable to the Registrar of Joint Stock Companies

**Amendment to the Schedule of Fees Payable to the
Registrar of Joint Stock Companies
made by the Governor in Council under
Section 7 of Chapter 357 of the Revised Statutes of Nova Scotia, 1989,
the *Private Investment Holding Companies Act*
and Section 5 of Chapter 3 of the Acts of 1995-96,
the *Business Electronic Filing Act***

- 1 Section 1 of the schedule of fees payable to the Registrar of Joint Stock Companies, N.S. Reg. 107/2004, made by the Governor in Council by Order in Council 2004-138 dated March 30, 2004, is amended by striking out “\$288.36” and substituting “\$293.84”.
- 2 Section 2 of the regulations is amended by striking out “\$32.04” and substituting “\$32.65”.

N.S. Reg. 209/2008

Public Archives Fees Regulations

**Amendment to the *Public Archives Fees Regulations*
made by the Governor in Council under Section 23 of
Chapter 24 of the Acts of 1998,
the *Public Archives Act***

The *Public Archives Fee Regulations*, N.S. Reg. 70/2007, made by the Governor in Council by Order in Council 2007-125 dated March 2, 2007, are amended by repealing Section 2 and substituting the following Section:

- 2 The fees for copies of birth, marriage and death registrations held by the Public Archives of Nova Scotia are as set out in the following table:

Document	Fee
Digital copy delivered electronically	\$10.14
Certified paper copy delivered by mail	\$20.33

N.S. Reg. 210/2008

Regulations under the Regulations Act

**Amendment to the *Regulations under the Regulations Act*
made by the Governor in Council under Section 21 of Chapter 393 of the
Revised Statutes of Nova Scotia, 1989,
the *Regulations Act***

Schedule A to the *Regulations under the Regulations Act*, N.S. Reg. 42/99, made by the Governor in Council by Order in Council 1999-186 dated April 21, 1999, is repealed and the following Schedule substituted:

**Schedule A
Fees Charged By the Registrar of Regulations
(Section 5 of the *Regulations under the Regulations Act*)**

Original documents

- 1 (1) The fee for a copy of an original document filed with the Registrar is
- (a) for a photocopy \$0.29 per page
(b) for a faxed copy \$0.57 per page
- (2) The fee for certification of a copy of an original document filed with the Registrar is an additional \$2.27.

Consolidations

- 2 (1) The fee for a copy of a consolidation of an individual set of regulations is
- (a) for a hard copy
- (i) by photocopy \$0.35 per page
(ii) by fax \$0.63 per page

- (b) electronically
 - (i) on disk \$0.22 per page
plus the cost of the disk if supplied by the Registrar
 - (ii) by e-mail \$0.22 per page
- (2) The Registrar may limit the choice of format in which the electronic information is sent.
- (3) In this Section, “page” means a page of text as formatted by the Office of the Registrar, whether copied in single- or double-sided format.

\$5.10 minimum charge

3 The fees prescribed in Sections 1 and 2 are subject to a \$5.10 minimum charge.

Researched documents

4 The fee for historical or archival research is \$11.59 per day, plus fees for any copies of documents provided.

N.S. Reg. 211/2008

Residential Tenancies Regulations

**Amendment to the *Residential Tenancies Regulations*
made by the Governor in Council under Section 26
of Chapter 401 of the Revised Statutes of Nova Scotia, 1989,
the *Residential Tenancies Act***

Section 33 of the *Residential Tenancies Regulations*, N.S. Reg. 190/89, made by the Governor in Council by Order in Council 89-1118 dated September 26, 1989, is amended, effective June 1, 2008, by striking out “\$26.70” and substituting “\$27.21”.

N.S. Reg. 212/2008

Revenue Act Regulations

**Amendment to the *Revenue Act Regulations*
made by the Governor in Council under Section 92
of Chapter 17 of the Acts of 1995-96,
the *Revenue Act***

Subsection 3B(1) of the *Revenue Act Regulations*, N.S. Reg. 63/96, made by the Governor in Council by Order in Council 96-230 dated March 29, 1996, is repealed and the following Section substituted:

- 3B (1)** Pursuant to clause 92(2)(o) of Part IV of the Act, the following fees apply to the following services:
- (a) \$108.83 for issuing a bulk sales clearance certificate;
 - (b) \$54.41 for issuing a contractor’s clearance;
 - (c) \$21.76 for issuing a letter of good standing;
 - (d) \$54.41 for issuing a judgment;

- (e) \$54.41 for issuing a letter of satisfaction regarding a judgment;
- (f) \$81.62 for issuing or renewing a Consumer's Exemption Permit;
- (g) for issuing a single-trip permit, the greater of
 - (i) \$10.19, and
 - (ii) an amount equal to the tax estimated on the consumption of gasoline or diesel oil based on kilometers of travel in the Province;
- (h) \$108.83 minimum for issuing an advance ruling and an additional \$61.14 per hour after the first 2 hours;
- (i) \$27.21 for processing an NSF cheque;
- (j) \$108.83 minimum for issuing an approval for brands of imported tobacco and an additional \$61.14 per hour after the first 2 hours;
- (k) \$27.21 for issuing an International Fuel Tax Agreement licence or renewal of such licence;
- (l) \$5.45 for each International Fuel Tax Agreement decal;
- (m) \$108.83 for issuing or renewing a tobacco retail vendor's permit;
- (n) \$108.83 for issuing or renewing a tobacco wholesale vendor's permit;
- (o) \$108.83 for issuing or renewing a tear tape manufacturer's permit.

N.S. Reg. 213/2008

Small Claims Court Forms and Procedures Regulations

**Amendment to the Regulations Respecting Small Claims Court Forms and Procedures
made by the Governor in Council under Section 33 of Chapter 430
of the Revised Statutes of Nova Scotia, 1989,
the *Small Claims Court Act***

- 1 Section 2 of the regulations respecting Small Claims Court forms and procedures, N.S. Reg. 17/93, made by the Governor in Council by Order in Council 93-110 dated February 2, 1993, is amended by
 - (a) striking out "\$85.44" in clauses (a) and (c) and substituting "\$87.06";
 - (b) striking out "\$170.88" in clause (b) and substituting "\$174.13".
- 2 Subsection 4(2) of the regulations is amended by striking out "\$56.60" and substituting "\$57.68".
- 3 Subsection 10(1) of the regulations is amended by striking out "\$85.44" and substituting "\$87.06".
- 4 Section 13 of the regulations is amended by
 - (a) striking out "\$0.57" in clause (a) and substituting "\$0.58";

- (b) striking out “\$11.37” in clause (b) and substituting “\$11.59”;
- (c) striking out “\$5.69” in clause (c) and substituting “\$5.80”; and
- (d) striking out “\$0.57” in clause (d) and substituting “\$0.58”.

5 Section 18 of the regulations is amended by

- (a) striking out “\$85.44” in subsection (1) and substituting “\$87.06”;
- (b) striking out “\$170.88” in subsection (2) and substituting “\$174.13”; and
- (c) striking out “\$170.88” in subsection (3) and substituting “\$174.13”.

N.S. Reg. 214/2008

Small Claims Court Residential Tenancies Appeal Regulations

**Amendment to the *Small Claims Court Residential Tenancies Appeal Regulations*
made by the Governor in Council under Section 33 of Chapter 430
of the Revised Statutes of Nova Scotia, 1989,
the *Small Claims Court Act***

Subsection 4(1) of the *Small Claims Court Residential Tenancies Appeal Regulations*, N.S. Reg. 18/2003, made by the Governor in Council by Order in Council 2003-29 dated January 31, 2003, is amended by

- (a) striking out “\$28.30” in clause (a) and substituting “\$28.84”;
- (b) striking out “\$85.44” in clause (b) and substituting “\$87.06”; and
- (c) striking out “\$170.88” in clause (c) and substituting “\$174.13”.

N.S. Reg. 215/2008

Small Claims Court Taxation of Costs Regulations

**Amendment to the *Small Claims Court Taxation of Costs Regulations*
made by the Governor in Council under Section 33 of Chapter 430
of the Revised Statutes of Nova Scotia, [1989,]
the *Small Claims Court Act***

1 Clause 3(1)(c) of the *Small Claims Court Taxation of Costs Regulations*, N.S. Reg. 37/2001, made by the Governor in Council by Order in Council 2001-162 dated March 30, 2001, is amended by striking out “\$85.44” and substituting “\$87.06”.

2 Section 12 of the regulations is amended by

- (a) striking out “\$0.57” in clause (a) and substituting “\$0.58”;
- (b) striking out “\$11.37” in clause (b) and substituting “\$11.59”;
- (c) striking out “\$5.69” in clause (c) and substituting “\$5.80”; and
- (d) striking out “\$0.57” in clause (d) and substituting “\$0.58”.

N.S. Reg. 216/2008

Schedule of Fees Payable to the Registrar of Joint Stock Companies

**Repeal and Replacement of the Schedule of Fees Payable to the
Registrar of Joint Stock Companies
made by the Governor in Council under
Section 31 of Chapter 435 of the Revised Statutes of Nova Scotia, 1989,
the *Societies Act*
and Section 5 of Chapter 3 of the Acts, 1995-96,
the *Business Electronic Filing Act***

The schedule of fees payable to the Registrar of Joint Stock Companies, N.S. Reg. 160/2007, made by the Governor in Council by Order in Council 2007-160 dated March 26, 2007, is repealed and the following schedule substituted:

1	For filing and registering memorandum and by-laws and issuing certificate of incorporation	\$38.09
2	For issuing certificate of change of name or any certificate	\$10.88
3	For filing any special resolution	\$0.00
4	For providing a certified copy of the following documents:	
	(a) by-laws	\$21.77
	(b) all other documents	\$10.88
5	For annual registration of society	\$27.21
6	For a photocopy of the following documents:	
	(a) by-laws	\$21.77
	(b) all other documents	\$10.88

N.S. Reg. 217/2008

Solemnization of Marriage Fee Regulations

**Amendment to the *Solemnization of Marriage Fee Regulations*
made by the Governor in Council under Section 33 of Chapter 436
of the Revised Statutes of Nova Scotia, 1989,
the *Solemnization of Marriage Act***

The *Solemnization of Marriage Fee Regulations*, N.S. Reg. 153/2000, made by the Governor in Council by Order in Council 2000-442 dated September 6, 2000, are amended by

- (a) striking out “\$113.75” in Section 2 and substituting “\$115.91”;
- (b) striking out “\$16.00” in Section 3 and substituting “\$16.30”;
- (c) striking out “\$85.31” in Section 4 and substituting “\$86.93”; and
- (d) striking out “\$85.31” in Section 5 and substituting “\$86.93”.

N.S. Reg. 218/2008

Steam Boilers and Pressure Vessels Regulations

**Amendment to the Regulations Respecting Steam Boilers and Pressure Vessels
made by the Governor in Council under Section 4
of Chapter 444 of the Revised Statutes of Nova Scotia, 1989,
the *Steam Boiler and Pressure Vessel Act***

The regulations respecting steam boilers and pressure vessels, N.S. Reg. 19/58, made by the Governor in Council by Order in Council dated November 25, 1958, are amended by repealing Part VII - Fees in Respect of Construction, and substituting the following Part:

Part VII - Fees in Respect of Construction

Design registration fees

84 Every person who makes application to the Chief Inspector for registration of a boiler, pressure vessel, or related equipment shall pay the appropriate fee as follows:

- (a) for steel boilers
- | | |
|------------------------------------------------------------------------------------------|----------|
| (i) up to and including 2500 ft. ² | \$104.32 |
| (ii) over 2500 ft. ² to 5000 ft. ² | \$231.80 |
| (iii) over 5000 ft. ² to 10 000 ft. ² | \$347.71 |
| (iv) over 10 000 ft. ² to 25 000 ft. ² | \$579.52 |
| (v) over 25 000 ft. ² | \$579.52 |
| plus \$3.48 per 50 ft. ² or part thereof in excess of 25 000 ft. ² | |
- (b) on registration of the design of a pressure vessel other than a heat exchanger, if the product of the diameter or the width of the pressure vessel multiplied by its length over the heads is
- | | |
|----------------------------------------------------------------------------------------|----------|
| (i) not greater than 10 ft. ² | \$57.95 |
| (ii) greater than 10 ft. ² but not greater than 30 ft. ² | \$82.50 |
| (iii) greater than 30 ft. ² but not greater than 60 ft. ² | \$123.75 |
| (iv) greater than 60 ft. ² but not greater than 125 ft. ² | \$176.79 |
| (v) greater than 125 ft. ² but not greater than 250 ft. ² | \$231.80 |
| (vi) greater than 250 ft. ² but not greater than 500 ft. ² | \$347.71 |
| (vii) greater than 500 ft. ² | \$579.52 |
- (c) for heat exchangers
- | | |
|-------------------------------------------------------------------|----------|
| (i) up to and including 50 ft. ² heating surface | \$94.29 |
| (ii) over 50 ft. ² to 200 ft. ² | \$115.90 |
| (iii) over 200 ft. ² to 300 ft. ² | \$176.79 |
| (iv) over 300 ft. ² to 500 ft. ² | \$231.80 |
| (v) over 500 ft. ² of heating surface | \$294.64 |

- (d) for power plant piping
 - (i) up to and including 500 HP \$115.90
 - (ii) over 500 HP to 1000 HP \$231.80
 - (iii) over 1000 HP \$347.71

Refineries, petrochemical and other similar piping systems

85 On registration of the design of the layout of a pressure piping system used in a refinery, petrochemical or other similar installation, for each 500 ft. of piping or fraction thereof the fee is \$57.95.

Other pressure piping systems

86 The fee for other pressure piping systems not detailed above shall be as prescribed in Section 84.

Additions to or alterations of a pressure piping system

87 The fee for survey for the purpose of registration of design drawings and specifications of additions to or alterations of a pressure piping system shall be as prescribed in Section 85.

Registration of fittings

88 The manufacturer shall pay the appropriate fee as prescribed below for the survey and registration of design drawings and Statutory Declaration Forms for fittings:

- (a) single fitting \$34.77
- (b) range of fittings in a single category \$127.50

Amendment to designs

- 89 (1)** A fee of \$34.77 shall be paid for the registration of an amendment to any registered design, except that if calculations are involved the fee shall be \$69.55.
- (2)** Design changes involving shell thickness, diameter, working pressure or tensile strength of material constitute a new design, and the appropriate fees for registration of new design as prescribed in Section 84 shall be paid.

Shop inspections

90 Fees prescribed in Section 102 shall be payable for shop inspections of boilers, pressure vessels, heat-exchangers and digesters during their fabrication, alteration, repair or field assembly.

New installations

91 Fees prescribed in Section 102 shall be payable for the inspection of pressure plants, piping, fittings and valving in new installations under construction and alterations made to existing installations.

Additional fees for design survey

- 92** Additional fees payable for surveying designs for boilers, heat-exchangers and pressure vessels shall be
 - (a) for heat-exchangers and pressure vessels that have flanges requiring calculations in accordance with A.S.M.E. Code, increased by \$69.55 for each such flange that requires separate calculations;
 - (b) for heat-exchangers or pressure vessels that have more than 5 openings that require calculation, increased by \$34.77 for each such opening that requires separate calculation; and
 - (c) for stamping extra copies of design drawings \$17.39

To expedite a survey

93 If a manufacturer makes a request to the Chief Inspector that a survey be expedited, the Chief Inspector may expedite such survey provided that the manufacturer shall, in addition to the fees prescribed for design registration, pay to the department a sum equal to the costs and expenses occasioned by such expedition.

Filing fee

94 A filing fee of \$5.80 shall be payable for filing of an affidavit or data report.

Installation and periodic inspection fees

95 The following fees for installation and periodic inspections are due and payable on presentation of the department invoice:

(a) for power boilers

(i) up to and including 250 ft. ²	\$46.36
(ii) over 250 ft. ² to 750 ft. ²	\$94.29
(iii) over 750 ft. ² to 2000 ft. ²	\$139.08
(iv) over 2000 ft. ² to 5000 ft. ²	\$202.83
(v) over 5000 ft. ² to 15 000 ft. ²	\$249.20
(vi) over 15 000 ft. ² to 30 000 ft. ²	\$312.93
(vii) over 30 000 ft. ²	\$312.93
plus \$3.48 per 500 ft. ² or part thereof to a maximum fee of	\$869.28

(b) for pressure vessels and heat-exchangers the following fees shall apply to the first 10 ft. of overall length, beyond which an additional fee of \$23.18 for each 10 ft. or part thereof shall be applied:

(i) up to 24 in. diameter	\$34.77
(ii) over 24 in. diameter to 30 in.	\$69.55
(iii) over 30 in. diameter to 50 in.	\$82.50
(iv) over 50 in. diameter to 70 in.	\$104.32
(v) over 70 in. diameter to 100 in.	\$139.08
(vi) over 100 in. diameter to 120 in.	\$162.27
(vii) over 120 in. diameter	\$185.45

Digester

96 For inspection of a digester the following fees are prescribed:

(a) up to and including 3500 ft. ³	\$162.27
(b) over 3500 ft. ³ capacity	\$312.93

Dryer rolls

97 For inspection of dryer rolls the following fee is prescribed:

- (a) set of 20 or more contained in 1 machine \$625.88

Various inspection

98 The fee for

- (a) adjusting a pressure gauge is \$34.77
- (b) witnessing the setting and sealing of safety valve is
as prescribed in Section 102
- (c) a duplicate of a certificate of inspection is \$17.39
- (d) a copy of inspection report is \$46.36
- (e) viewing radiographs is as prescribed in Section 102.

Fees

99 The manufacturer or contractor shall pay a fee according to the following scale for procedure registration and welder certification:

- (a) for each procedure in one thickness material and quality
of plate for one process, surveyed separately \$46.36
- (b) for a single procedure qualification test \$69.55
- (c) for laboratory testing of procedure qualification test coupons \$347.71
- (d) for a welder's all-position certification test in one procedure \$57.95
- (e) for the certification re-test of a welder one position \$34.77
- (f) for the transfer of a welder certificate \$46.36

General Fees

Transportation

100 If a vehicle owned by the Province is used for transportation of an inspector and, under these regulations, a charge can be made for the cost of transportation, the cost shall be computed at the rate allowed for inspectors using their own cars.

Inspection on weekend and statutory holidays

101 Subject to approval of the Chief Inspector, an inspection may be carried out on a weekend, after hours or on a statutory holiday on the written request of the owner, in which case the fee shall be \$130.39 per hour after hours and on a weekend or \$173.85 per hour on a statutory holiday, and a minimum charge of 3 hours shall be charged in any instance covered by this Section.

Special inspection, shop inspections and special services

102 If an inspector conducts a special inspection, installation inspection or shop inspection or renders a special service at the request of an owner or contractor of a pressure system or conducts a certification test of a welder, the owner or contractor shall, in addition to the fees prescribed in these regulations, pay the cost of transportation and subsistence charges of the inspector, and

- (a) if the pressure system or the certification of the welder is subject to the provisions of the Act, a charge of \$86.93 per hour during scheduled work hours or a charge of \$130.39 per hour after hours and on a weekend or a charge of \$173.85 per hour on a statutory holiday, and a minimum of 3 hours shall be charged;
- (b) if the pressure system or the certification of the welder is not subject to the provisions of the Act, a charge of \$133.30 per hour during scheduled work hours or a charge of \$197.03 per hour after hours and on a weekend or a charge of \$266.58 per hour on a statutory holiday, and a minimum charge of 3 hours shall be charged.

Delayed inspection

103 If an inspector is unable in one visit to commence or complete an inspection of a pressure system, or certification test of a welder, because of failure of the owner or contractor of the pressure system or the employer of the welder to comply with the inspector's requirements, the owner, contractor or employer shall, in addition to the appropriate fee prescribed in these regulations, pay the cost of transportation and subsistence charges incurred in returning for or continuing the inspection or test and the per hour charges as prescribed in clause 102(a).

N.S. Reg. 219/2008

Theatres and Amusements Regulations

**Amendment to the *Theatres and Amusements Regulations*
made by the Governor in Council under Section 4
of Chapter 466 of the Revised Statutes of Nova Scotia, 1989,
the *Theatres and Amusements Act***

Schedule A - Fees of the *Theatres and Amusements Regulations*, N.S. Reg. 90/2005, made by the Governor in Council by Order in Council 2005-164 dated April 22, 2005, is amended by repealing Tables 1 and 2 and substituting the following Tables:

Table 1 - Licensing Fees

Licence	Initial Fee	Renewal Fee
Class A theatre licence	\$347.71	\$347.71
Class B theatre licence (drive-in theatre)	\$173.85	\$173.85
Class A film exchange licence (film retailer)	\$173.85	\$173.85
Class B film exchange licence (film distributor)	\$1216.98	\$1216.98
Class C film exchange licence (film distributor dealing only in video games)	\$608.35	\$608.35
Place of amusement licence	\$260.78	\$260.78

Table 2 - Examination Fees

Film Submitted	Examination Fee
Theatrical release	\$3.47/minute
Film for home use not previously examined or classified - Adult films and prohibited films	\$3.47/minute
Film for home use not previously examined or classified - other than Adult films and prohibited films	\$34.77/film

N.S. Reg. 220/2008

Underground Hydrocarbons Storage Regulations

**Amendment to the *Underground Hydrocarbons Storage Regulations*
made by the Governor in Council under Section 33 of Chapter 37
of the Acts of 2001,
the *Underground Hydrocarbons Storage Act***

- 1 Section 7(6) of the *Underground Hydrocarbons Storage Regulations*, N.S. Reg. ~~148/20002~~ [148/2002], made by the Governor in Council by Order in Council 2002-544 dated December 6, 2002, is amended by striking out “\$106.80” and substituting “\$108.83”.
- 2 Section 13 of the regulations is amended by
 - (a) striking out “\$2.67” in subsection (1) and substituting “\$2.72”; and
 - (b) striking out “\$5.34” in subsection (2) and substituting “\$5.44”.

N.S. Reg. 221/2008

Fees for Searches and Transactions Regulations

**Amendment to the Regulations Respecting Fees for Searches and Transactions
made by the Governor in Council under Section 51 of Chapter 494
of the Revised Statutes of Nova Scotia, 1989,
the *Vital Statistics Act***

Section 1 of the regulations respecting fees for searches and transactions, N.S. Reg. 26/94, made by the Governor in Council by Order in Council 94-125 dated February 15, 1994, is amended by

- (a) striking out “\$28.30” in clause (c) and substituting “\$28.84”;
- (b) striking out “\$34.20” in clause (c) and substituting “\$34.85”;
- (c) striking out “\$5.35” in clause (d) and substituting “\$5.45”.
- (d) striking out “\$16.00” in clause (e) and substituting “\$16.30”;
- (e) striking out “\$10.70” in clause (e) and substituting “\$10.90”; and
- (f) striking out “\$21.35” in clause (f) and substituting “\$21.76”.

N.S. Reg. 222/2008

Bear Harvesting Regulations

**Amendment to the *Bear Harvesting Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Subsection 3(1) of the *Bear Harvesting Regulations*, N.S. Reg. 60/88, made by the Governor in Council by Order in Council 88-349 dated March 29, 1988, is amended by

- (a) striking out “\$22.75” in clauses (a) and (b) and substituting “\$23.18”;
- (b) striking out “\$106.80” in clause (c) and substituting “\$108.83”.

N.S. Reg. 223/2008

Deer Farming and Marketing of Deer Products Regulations

**Amendment to the *Deer Farming and Marketing of Deer Products Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

- 1 Clause 5(1)(b) of the *Deer Farming and Marketing of Deer Products Regulations*, N.S. Reg. 1/91, made by the Governor in Council by Order in Council 91-17 dated January 3, 1991, is amended by striking out “\$113.74” and substituting “\$115.90”.
- 2 Clause 5(2)(b) of the regulations is amended by striking out “\$106.80” and substituting “\$108.83”.
- 3 Subsection 7(2) of the regulations is amended by striking out “\$11.75” and substituting “\$11.97”.

N.S. Reg. 224/2008

Deer Hunting Regulations

**Amendment to the *Deer Hunting Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

- 1 Subsection 3(1) of the *Deer Hunting Regulations*, N.S. Reg. 59/88, made by the Governor in Council by Order in Council 88-348 dated March 29, 1988, is amended by
 - (a) striking out “\$23.89” in clause (a) and substituting “\$24.34”; and
 - (b) striking out “\$117.48” in clause (b) and substituting “\$119.71”.
- 2 Subsection 6(3) of the regulations is amended by
 - (a) striking out “\$5.34” and substituting “\$5.44”;
 - (b) striking out “\$10.68” and substituting “10.88”.

N.S. Reg. 225/2008

Fishing Regulations

**Amendment to the *Fishing Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

- 1 Subsection 3(1) of the *Fishing Regulations*, N.S. Reg. 29/88, made by the Governor in Council by Order in Council 88-131 dated February 9, 1988, is amended, effective January 1, 2009, by
 - (a) striking out “\$22.41” in clause (a) and substituting “\$22.84”;
 - (b) striking out “\$5.34” in clause (aa) and substituting “\$5.44”;
 - (c) striking out “\$50.84” in clause (b) and substituting “\$51.81”;
 - (d) striking out “\$33.78” in clause (c) and substituting “\$34.42”;
 - (e) striking out “\$10.68” in clause (d) and substituting “\$10.88”;
 - (f) striking out “\$124.77” in clause (e) and substituting “\$127.14”;
 - (g) striking out “\$28.09” in clause (f) and substituting “\$28.62”;
 - (h) striking out “\$11.03” in clause (fa) and substituting “\$11.24”; and
 - (i) striking out “\$50.84” in clause (g) and substituting “\$51.81”.
- 2 Subsection 3(1A) of the regulations is amended by striking out “\$5.34” and substituting “\$5.44”.

N.S. Reg. 226/2008

Fur Buyers, Hide Dealers and Taxidermists Regulations

**Amendment to the *Fur Buyers, Hide Dealers and Taxidermists Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Subsection 3(1) of the *Fur Buyers, Hide Dealers and Taxidermists Regulations*, N.S. Reg. 207/87, made by the Governor in Council by Order in Council 87-1183 dated September 29, 1987, is amended by

- (a) striking out “\$26.70” and substituting “\$27.21” in clause (a); and
- (b) striking out “\$10.68” and substituting “\$10.88” in clauses (c) and (e).

N.S. Reg. 227/2008

Fur Harvesting Regulations

**Amendment to the *Fur Harvesting Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Subsection 3(3) of the *Fur Harvesting Regulations*, N.S. Reg. 165/87, made by the Governor in Council by Order in Council 87-956 dated August 18, 1987, is amended by striking out “\$18.16” and substituting “\$18.51”.

N.S. Reg. 228/2008

General Wildlife Regulations

**Amendment to the *General Wildlife Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

- 1 Clause 5(9)(d) of the *General Wildlife Regulations*, N.S. Reg. 205/87, made by the Governor in Council by Order in Council 87-1181 dated September 29, 1987, is amended by striking out “\$5.34” and substituting “\$5.44”.
- 2 Subsection 9(3) of the regulations is amended by striking out “\$5.34” and substituting “\$5.44”.

N.S. Reg. 229/2008

Guide Regulations

**Amendment to the *Guide Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Subsection 3(1) of the *Guide Regulations*, N.S. Reg. 206/87, made by the Governor in Council by Order in Council 87-1182 dated September 29, 1987, is amended by

- (a) striking out “\$32.04” in clause (a) and substituting “\$32.65”; and
- (b) striking out “\$5.34” in clause (b) and substituting “\$5.44”.

N.S. Reg. 230/2008

Liscomb Game Sanctuary Regulations

**Amendment to the *Liscomb Game Sanctuary Regulations*
made by the Governor in Council under subsection 113(1) of
Chapter 504 of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Clause 4(3)(c) of the *Liscomb Game Sanctuary Regulations*, N.S. Reg. 113/96, made by the Governor in Council by Order in Council 96-478 dated June 25, 1996, is amended by

- (a) striking out “\$5.34” and substituting “\$5.44”; and
- (b) striking out “\$10.68” and substituting \$10.88”.

N.S. Reg. 231/2008

Moose Hunting Regulations

**Amendment to the *Moose Hunting Regulations*
made by the Governor in Council under subsection 113(1) of
Chapter 504 of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

- 1 Subsection 3(3) of the *Moose Hunting Regulations*, N.S. Reg. 90/88, made by the Governor in Council by Order in Council 88-405 dated April 20, 1988, is amended by
 - (a) striking out “\$10.00” and substituting “\$10.19”; and
 - (b) striking out “\$6.00” and substituting “\$6.11”.
- 2 Subsection 4(2) of the regulations is amended by striking out “\$56.87” and substituting “\$57.95”.
- 3 Subsection 4A(4) of the regulations is amended by striking out “\$21.36” and substituting “\$21.77”.

N.S. Reg. 232/2008

Pheasant Shooting Preserve Regulations

**Amendment to the *Pheasant Shooting Preserve Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Subsection 3(1) of the *Pheasant Shooting Preserve Regulations*, N.S. Reg. 89/88, made by the Governor in Council by Order in Council 88-404 dated April 20, 1988, is amended by striking out “\$53.40” and substituting \$54.41”.

N.S. Reg. 233/2008

Shubenacadie Wildlife Park Regulations

**Amendment to the *Shubenacadie Wildlife Park Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

- 1 The table in subsection 5(2) of the *Shubenacadie Wildlife Park Regulations*, N.S. Reg. 80/2008, made by the Governor in Council by Order in Council 2008-54 dated February 19, 2008, is amended by
 - (a) striking out “\$1.60” and substituting “\$1.50”; and
 - (b) striking out “\$4.27” and substituting “\$4.25”.

- 2 Subsection 5(3) of the regulations is amended by striking out “\$10.68” and substituting “\$10.75”.
- 3 The table in subsection 5(4) of the regulations is amended by
 - (a) striking out “\$4.81” and substituting “\$4.75”; and
 - (b) striking out “\$13.35” and substituting “\$13.50”.
- 4 Subsection 5(5) of the regulations is amended by striking out “\$32.04” and substituting “\$35.50”.

N.S. Reg. 234/2008

Small Game Hunting Regulations

**Amendment to the *Small Game Hunting Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Subsection 3(1) of the *Small Game Hunting Regulations*, N.S. Reg 166/87, made by the Governor in Council by Order in Council 87-957 dated August 18, 1987, is amended by

- (a) striking out “\$14.79” in clause (a) and substituting “\$15.07”; and
- (b) striking out “\$53.40” in clause (b) and substituting “\$54.41”.

N.S. Reg. 235/2008

Tobeatic Wildlife Management Area Regulations

**Amendment to the *Tobeatic Wildlife Management Area Regulations*
made by the Governor in Council under subsection 113(1) of Chapter 504
of the Revised Statutes of Nova Scotia, 1989,
the *Wildlife Act***

Clause 4(2A)(c) of the *Tobeatic Wildlife Management Area Regulations*, N.S. Reg. 139/94, made by the Governor in Council by Order in Council 94-682 dated August 17, 1994, is amended by

- (a) striking out “\$5.34” and substituting “\$5.44”; and
- (b) striking out “\$10.68” and substituting \$10.88”.

N.S. Reg. 236/2008

Made: March 28, 2008

Filed: April 3, 2008

Fisheries and Aquaculture Loan Board Fees

Order dated March 28, 2008

Regulations made by the Minister of Fisheries and Aquaculture pursuant to clause 6(j) of the *Fisheries and Coastal Resources Act***Ministerial Order****Nova Scotia Fisheries and Aquaculture Loan Board Fees
made under clause 6(j)
of Chapter 25 of the Acts of 1996, of the
*Fisheries and Coastal Resources Act***

Whereas Part II, clause 6(j) of Chapter 25 of the Acts of 1996, of the *Fisheries and Coastal Resources Act*, as amended, provides that the Minister may establish fees for the registration and filing of documents and applications in the course of the administration of this Act;

The Minister of Fisheries and Aquaculture hereby repeals the order dated March 28, 2007 (N.S. Reg. 183/2007) and makes an order establishing the following fees:

Mortgage Release Fee	\$43.53
Application Fee for net loans up to \$10,000	\$272.07
Application Fee for net loans from \$10,000 to \$100,000	\$435.32
Application Fee for net loans up to [from] \$100,000 to \$300,000	\$1305.34
Application Fee for net loans up to [from] \$300,000 to \$500,000	\$3264.88
Application Fee for net loans over \$500,000	\$5441.46

Signed: *Chris d'Entremont A/Minister*
for Ron Chisholm
Minister of Fisheries and Aquaculture
Date: 28 mars 08.