

Royal



Gazette

Part II

Regulations under the Regulations Act

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Contents

Act	Reg. No.	Page
Consumer Protection Act		
Proclamation of amendments to Act, S. 14, S.N.S. 2011, c. 55	86/2012	286
Payday Lenders Regulations–amendment	87/2012	288
Dairy Industry Act		
Bulk Haulage Regulations–amendment	85/2012	285
Municipal Government Act		
Polling Districts Order for the Municipality of the District of Guysborough	91/2012	295
Number of Councillors Order for the Town of Shelburne	92/2012	308
Natural Products Act		
Nova Scotia Egg Producers Levy Order–amendment	84/2012	284
Petroleum Products Pricing Act		
Prescribed Petroleum Products Prices	83/2012	282
Prescribed Petroleum Products Prices	93/2012	309
Police Act		
Proclamation of Acts, S. 8, S.N.S. 2010, c. 68 and S. 3, S.N.S. 2011, c. 69	88/2012	289
Police Regulations–amendment	90/2012	294
Serious Incident Response Team Regulations	89/2012	291
Royal Gazette Extraordinary		
Appointment of the Honourable John James Grant as Lieutenant Governor for the Province of Nova Scotia	82/2012	281

Erratum

The print version of Volume 36, No. 8 dated April 20, 2012, contains an error on pages 265 and 269. The N.S. Reg. number for the Royal Gazette Extraordinary General Assembly proclamation, N.S. Reg. 76/2012, was mistakenly printed as N.S. Reg. 76/2010.

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. 82/2012

Made: April 12, 2012

Filed: April 16, 2012

Appointment of the Honourable John James Grant as
Lieutenant Governor for the Province of Nova Scotia*Royal Gazette Extraordinary***PUBLISHED BY AUTHORITY**

HALIFAX, NOVA SCOTIA, THURSDAY, APRIL 12, 2012

Province House,

Thursday, April 12, 2012

His Excellency the Governor General having been pleased to appoint the Honourable John James Grant to be the Lieutenant Governor in and over the Province of Nova Scotia, by Commission dated the thirteenth day of March, 2012, His Honour the Lieutenant Governor came to the Red Chamber, Province House, in the Halifax Regional Municipality, where the Commission was delivered to him and the same having been read and published in the presence of the Honourable Justice Linda Lee Oland of the Nova Scotia Court of Appeal, and other members of judiciary of the said Province and of the Premier and Members of the Executive Council of the said Province and of others, the prescribed oaths were administered by the Honourable Justice Linda Lee Oland. The Great Seal of the Province having been delivered to His Honour the Lieutenant Governor, His Honour was pleased to return the same to the Minister of Justice, for safekeeping. His Honour was then pleased to issue the following Proclamation:

PROVINCE OF NOVA SCOTIA

BY HIS HONOUR
THE HONOURABLE JOHN JAMES GRANT
LIEUTENANT GOVERNOR OF THE PROVINCE OF NOVA SCOTIA

TO ALL TO WHOM THESE PRESENTS SHALL COME, OR WHOM THE SAME MAY IN ANY WISE
CONCERN,

GREETING:

A PROCLAMATION

WHEREAS His Excellency the Governor General in Council by Commission under the Great Seal of Canada, bearing date the thirteenth day of March, in the year of Our Lord two thousand and twelve in the sixty-first year of Her Majesty's reign, has been pleased to appoint me to be Lieutenant Governor in and over the Province of Nova Scotia during the will and pleasure of the Governor General of Canada;

NOW KNOW YE that I have thought fit to publish and make known, and do hereby publish and make known that I have this day made and subscribed the Oaths of Allegiance and Office, and assumed the duties of my office as such Lieutenant Governor, under and in accordance with the Governor General's Commission and Instructions, and the Statutes and Laws in that behalf, and I do hereby require and command that each and every person holding any office, place, employment or function under Her Majesty in this Province do continue in the

execution thereof, of which all Her Majesty's subjects in this Province and all others whom it may concern are to take notice and govern themselves accordingly.

GIVEN under my Hand and Seal at Arms at the
Halifax Regional Municipality, in the Province of
Nova Scotia, this 12th day of April in the year of
Our Lord two thousand and twelve in the sixty-
first year of Her Majesty's Reign.

sgd: *J. J. Grant*
Lieutenant Governor

N.S. Reg. 83/2012

Made: April 12, 2012

Filed: April 17, 2012

Prescribed Petroleum Products Prices

Order dated April 12, 2012
made by the Nova Scotia Utility and Review Board
pursuant to Section 14 of the *Petroleum Products Pricing Act*
and Sections 16 to 19 of the *Petroleum Products Pricing Regulations*

Order

NSUARB-GAS-W-12-15

In the Matter of the *Petroleum Products Pricing Act*

- and -

**In the Matter of Prescribing Prices for Petroleum Products
pursuant to Section 14 of the *Petroleum Products Pricing Act* and
Sections 16 to 19 of the *Petroleum Products Pricing Regulations***

Before: Roberta J. Clarke, Q.C., Member

Order

Whereas the purpose of the *Petroleum Products Pricing Regulations* is to ensure just and reasonable prices for specified petroleum products taking into consideration the objectives of preserving the availability of such products in rural areas, stabilizing prices of such products and minimizing the variances in prices of such products across the Province;

And whereas the Nova Scotia Utility and Review Board ("Board") considered the manner in which it would proceed to set petroleum prices in its decision, 2006 NSUARB 108, issued on October 16, 2006;

And whereas the Board revised the retail margin and transportation allowance effective January 6, 2012, in its Decision 2011 NSUARB 181, issued on November 23, 2011;

And whereas the average of the average of the daily high and low reported product prices (in Canadian cents) for the week ended April 11, 2012, are:

Grade 1 Regular gasoline	86.2¢ per litre
Ultra-low-sulfur diesel oil	84.8¢ per litre

Now therefore the Board prescribes the benchmark prices for petroleum products to be:

Gasoline:	
Grade 1	86.2¢ per litre
Grade 2	89.2¢ per litre
Grade 3	92.2¢ per litre
Ultra-low-sulfur diesel oil	84.8¢ per litre

And now therefore the Board has determined, based on historical data regarding price changes and to achieve revenue neutrality, it is appropriate to apply, and the Board so orders, forward averaging corrections of:

Gasoline:	plus 0.8¢ per litre
Ultra-low-sulfur diesel oil:	minus 0.4¢ per litre

And now therefore the Board prescribes the prices for petroleum products as set forth in Schedule “A” effective on and after 12:01 a.m., April 13, 2012.

Dated at Halifax, Nova Scotia, this 12th day of April, 2012.

Sgd: *Nancy McNeil*
Clerk of the Board

Schedule “A”

**Prices Prescribed for Petroleum Products
under the *Petroleum Products Pricing Act* and the
Petroleum Products Pricing Regulations
effective on and after 12:01 a.m. on April 13, 2012**

Nova Scotia Petroleum Price Schedule								
Petroleum Prices in Cents/Litre					Self-Service Pump Prices		Full-Service Pump Prices	
					(Pump Prices includes 15% HST)			
	Base Wholesale Price	Fed. Excise Tax	Prov. Tax	Wholesale Selling Price	Min	Max	Min	Max
Zone 1								
Regular Unleaded	93.5	10.0	15.5	119.0	142.4	144.4	142.4	999.9
Mid-Grade Unleaded	96.5	10.0	15.5	122.0	145.8	147.9	145.8	999.9
Premium Unleaded	99.5	10.0	15.5	125.0	149.3	151.3	149.3	999.9
Ultra-Low-Sulfur Diesel	90.9	4.0	15.4	110.3	132.4	134.4	132.4	999.9
Zone 2								
Regular Unleaded	94.0	10.0	15.5	119.5	142.9	145.0	142.9	999.9
Mid-Grade Unleaded	97.0	10.0	15.5	122.5	146.4	148.5	146.4	999.9
Premium Unleaded	100.0	10.0	15.5	125.5	149.8	151.9	149.8	999.9
Ultra-Low-Sulfur Diesel	91.4	4.0	15.4	110.8	132.9	135.0	132.9	999.9
Zone 3								
Regular Unleaded	94.4	10.0	15.5	119.9	143.4	145.5	143.4	999.9
Mid-Grade Unleaded	97.4	10.0	15.5	122.9	146.9	148.9	146.9	999.9
Premium Unleaded	100.4	10.0	15.5	125.9	150.3	152.4	150.3	999.9
Ultra-Low-Sulfur Diesel	91.8	4.0	15.4	111.2	133.4	135.5	133.4	999.9

Zone 4								
Regular Unleaded	94.5	10.0	15.5	120.0	143.5	145.6	143.5	999.9
Mid-Grade Unleaded	97.5	10.0	15.5	123.0	147.0	149.0	147.0	999.9
Premium Unleaded	100.5	10.0	15.5	126.0	150.4	152.5	150.4	999.9
Ultra-Low-Sulfur Diesel	91.9	4.0	15.4	111.3	133.5	135.6	133.5	999.9
Zone 5								
Regular Unleaded	94.5	10.0	15.5	120.0	143.5	145.6	143.5	999.9
Mid-Grade Unleaded	97.5	10.0	15.5	123.0	147.0	149.0	147.0	999.9
Premium Unleaded	100.5	10.0	15.5	126.0	150.4	152.5	150.4	999.9
Ultra-Low-Sulfur Diesel	91.9	4.0	15.4	111.3	133.5	135.6	133.5	999.9
Zone 6								
Regular Unleaded	95.2	10.0	15.5	120.7	144.3	146.4	144.3	999.9
Mid-Grade Unleaded	98.2	10.0	15.5	123.7	147.8	149.8	147.8	999.9
Premium Unleaded	101.2	10.0	15.5	126.7	151.2	153.3	151.2	999.9
Ultra-Low-Sulfur Diesel	92.6	4.0	15.4	112.0	134.3	136.4	134.3	999.9

N.S. Reg. 84/2012

Made: March 27, 2012

Approved: April 11, 2012

Filed: April 17, 2012

Nova Scotia Egg Producers Levy Order

Order dated April 11, 2012
made by the Egg Producers of Nova Scotia and
approved by the Natural Products Marketing Council
pursuant to clause 9(1)(hb) of the *Natural Products Act*

Egg Producers of Nova Scotia**Amendment to the Nova Scotia Egg Producers Levy Order**

The Egg Producers of Nova Scotia, pursuant to [clause 9(1)(hb) of Chapter 308 of the Revised Statutes of Nova Scotia, 1989, the *Natural Products Act*, as delegated by] clause 6(g) of the *Nova Scotia Egg Producers' Marketing Plan*, N.S. Reg. 239/82, during a conference call held on March 27, 2012, amended the *Nova Scotia Egg Producers Levy Order*, N.S. Reg. 170/2006, in the manner set out in Schedule "A", effective on and after April 11, 2012.

Signed at Truro, in the County of Colchester, Nova Scotia on April 13, 2012.

Egg Producers of Nova Scotia

per: sgd.: Patti Wyllie

Patti Wyllie

General Manager

Approved by the Natural Products Marketing Council at Truro, in the County of Colchester, Nova Scotia on April 11, 2012.

Natural Products Marketing Council

per: sgd.: *E. A. Crouse*
Elizabeth A. Crouse, P.Ag.
General Manager

Schedule "A"

**Amendment to the *Nova Scotia Egg Producers Levy Order*
made by the Egg Producers of Nova Scotia
under ~~Section 11~~ [clause 9(1)(hb)] of Chapter 308 of the Revised Statutes of Nova Scotia, 1989, the
Natural Products Act, and [as delegated by] clause 6(g) of the *Nova Scotia Egg Producers' Marketing Plan***

† Subsection 3(1) of the *Nova Scotia Egg Producers Levy Order*, N.S. Reg. 170/2006, is amended by striking out "\$0.3875" and substituting "\$0.3975".

N.S. Reg. 85/2012

Made: April 4, 2012
Approved: April 11, 2012
Filed: April 18, 2012
Bulk Haulage Regulations

Order dated April 11, 2012
made by the Dairy Farmers of Nova Scotia and
approved by the Natural Products Marketing Council
pursuant to clause 15(1)(b) of the *Dairy Industry Act*

Dairy Farmers of Nova Scotia

I certify that the Dairy Farmers of Nova Scotia, pursuant to clause 15(1)(b) of Chapter 24 of the Acts of 2000, the *Dairy Industry Act*, at a meeting held on April 4, 2012, amended the *Bulk Haulage Regulations* in the manner set out attached to this certificate as Schedule "A", effective on and after May 1, 2012.

Signed at Truro, in the County of Colchester, Nova Scotia on, April 16, 2012.

Dairy Farmers of Nova Scotia

per: sgd.: *Esben Arnfast*
Esben Arnfast
Treasurer

Approved by the Natural Products Marketing Council at Truro, in the County of Colchester, Nova Scotia on April 11, 2012, to be effective on and after May 1, 2012.

Natural Products Marketing Council

Per: sgd.: *E. A. Crouse*
Elizabeth A. Crouse
General Manager

Schedule "A"

**Amendment to the *Bulk Haulage Regulations*
made by the Dairy Farmers of Nova Scotia
pursuant to clause 15(1)(b) of Chapter 24 of the Acts of 2000,
the *Dairy Industry Act***

Clause 7(a) of the *Bulk Haulage Regulations* [N.S. Reg. 23/2003] made by the Dairy Farmers of Nova Scotia and approved by the Natural Products Marketing Council on August 13, 2002, is amended by

- (a) striking out "\$2.380" directly opposite "Farmers Co-Operative Dairy Limited" and substituting "\$2.39";
- (b) striking out "\$3.390" directly opposite "Scotsburn Co-Operative Services Limited" and substituting "\$3.41"; ~~and~~
- (c) striking out "\$1.710" directly opposite "Fisher Transport Limited" and substituting "\$1.73";
- (d) striking out "\$2.630" directly opposite "Winterthur Farm—Rudolph Burghardt" and substituting "\$2.66"; and
- (e) striking out "\$1.840" directly opposite "Cook's Dairy Farm Limited" and substituting "\$1.85".

N.S. Reg. 86/2012

Made: April 18, 2012

Filed: April 19, 2012

Proclamation, S. 14, S.N.S. 2011, c. 55

Order in Council 2012-114 dated April 18, 2012

Proclamation made by the Governor in Council
pursuant to Section 14 of*An Act to Amend Chapter 92 of the Revised Statutes, 1989, the Consumer Protection Act*

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated March 15, 2012, and pursuant to Section 14 of Chapter 55 of the Acts of 2011, *An Act to Amend Chapter 92 of the Revised Statutes, 1989, the Consumer Protection Act*, is pleased to order and declare by proclamation that Chapter 55 of the Acts of 2011, *An Act to Amend Chapter 92 of the Revised Statutes, 1989, the Consumer Protection Act*, do come into force on and not before May 1, 2012.

PROVINCE OF NOVA SCOTIA

sgd: **J. J. Grant**

G/S

ELIZABETH THE SECOND, by the Grace of God,
of the United Kingdom, Canada and Her Other
Realms and Territories, Queen, Head of the
Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME, OR WHOM THE SAME MAY IN ANY WISE
CONCERN,

GREETING:

A PROCLAMATION

WHEREAS in and by Section 14 of Chapter 55 of the Acts of 2011, *An Act to Amend Chapter 92 of the Revised Statutes, 1989, the Consumer Protection Act*, it is enacted as follows:

- 14** This Act comes into force on such day as the Governor in Council orders and declares by proclamation.

AND WHEREAS it is deemed expedient that Chapter 55 of the Acts of 2011, *An Act to Amend Chapter 92 of the Revised Statutes, 1989, the Consumer Protection Act*, do come into force on and not before May 1, 2012;

NOW KNOW YE THAT WE, by and with the advice of the Executive Council of Nova Scotia, do by this Our Proclamation order and declare that Chapter 55 of the Acts of 2011, *An Act to Amend Chapter 92 of the Revised Statutes, 1989, the Consumer Protection Act*, do come into force on and not before May 1, 2012, of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these our Letters to be made Patent and the Great Seal of Nova Scotia to be hereunto affixed.

WITNESS, Our Trusty and Well Beloved His Honour Brigadier-General, the Honourable J. J. Grant (Retired), Lieutenant Governor of the Province of Nova Scotia.

AT Our Law Courts in the Halifax Regional Municipality, this 18th day of April in the year of Our Lord two thousand and twelve and in the sixty-first year of Our Reign.

BY COMMAND:

sgd: Ross Landry
Provincial Secretary
Minister of Justice and Attorney General

N.S. Reg. 87/2012

Made: April 18, 2012

Filed: April 19, 2012

Payday Lenders Regulations

Order in Council 2012-115 dated April 18, 2012
Amendment to regulations made by the Governor in Council
pursuant to Section 18U of the *Consumer Protection Act*

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated March 15, 2012, and pursuant to Section 18U of Chapter 92 of the Revised Statutes of Nova Scotia, 1989, the *Consumer Protection Act*, is pleased to amend the *Payday Lenders Regulations*, N.S. Reg. 248/2009, made by the Governor in Council by Order in Council 2009-324 dated July 17, 2009, to complement recent amendments to the Act respecting Internet payday loans, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after May 1, 2012.

Schedule “A”

**Amendment to the *Payday Lenders Regulations*
made by the Governor in Council under Section 18U
of Chapter 92 of the Revised Statutes of Nova Scotia, 1989,
the *Consumer Protection Act***

- 1 Section 7 of the *Payday Lenders Regulations*, N.S. Reg. 248/2009, made by the Governor in Council by Order in Council 2009-324 dated July 17, 2009, is amended by striking out “clause 5(a)” and substituting “clause 5(1)(a)”.
- 2 The regulations are further amended by adding the following Sections immediately after Section 8:

Payday lender must display rates and fees for Internet payday loans

- 8A (1)** A payday lender that offers, arranges or provides Internet payday loans must display on the payday lender’s website a notice that contains the information required by subsections 8(3) and (4) displayed in a clear and understandable manner in a colour clearly contrasting with the background.
- (2)** The notice referred to in subsection (1) must be made visible to borrowers
- (a) at or near the top of the introductory page of the website for borrowers in Nova Scotia; and
 - (b) in a location on the website that comes before the payday loan application.

Payday lender must display permit

- 8B** A payday lender must prominently display its permit at the location specified in its permit from which the payday lender offers, arranges or provides payday loans.

Payday lender of Internet payday loans must display permit information

- 8C** A payday lender that offers, arranges or provides Internet payday loans must prominently display all of the following permit information at or near the top of the introductory page of the payday lender’s website for borrowers in Nova Scotia:
- (a) the business name or style as specified in the permit;

- (b) the permit number;
- (c) the permit expiry date.

3 Section 10 of the regulations is amended by striking out “clause 5(b)” and substituting “clause 5(1)(b)”.

4 ~~Subsection~~ [Section] 22 of the regulations is amended by adding the following subsection immediately after subsection (3):

- (4) The records referred to in this Section must be maintained or made available for inspection on demand at the location specified in the permit.

N.S. Reg. 88/2012

Made: April 18, 2012

Filed: April 19, 2012

Proclamation, S. 8, S.N.S. 2010, c. 68

and S. 3, S.N.S. 2011, c. 69

Order in Council 2012-119 dated April 18, 2012

Proclamation made by the Governor in Council

pursuant to Section 8 of

An Act to Amend Chapter 31 of the Acts of 2004, the Police Act,

and Section 3 of *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*

The Governor in Council on the report and recommendation of the Minister of Justice dated March 21, 2012, and pursuant to Section 8 of Chapter 68 of the Acts of 2010, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, and Section 3 of Chapter 69 of the Acts of 2011, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, is pleased to order and declare by proclamation that Chapter 68 of the Acts of 2010, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, and Chapter 69 of the Acts of 2011, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, do come into force on and not before April 20, 2012.

PROVINCE OF NOVA SCOTIA

sgd: **J. J. Grant**

G/S

ELIZABETH THE SECOND, by the Grace of God,
of the United Kingdom, Canada and Her Other
Realms and Territories, Queen, Head of the
Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME, OR WHOM THE SAME MAY IN ANY WISE
CONCERN,

GREETING:

A PROCLAMATION

WHEREAS in and by Section 8 of Chapter 68 of the Acts of 2010, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, and Section 3 of Chapter 69 of the Acts of 2011, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act* it is enacted as follows:

- 8 This Act comes into force on such day as the Governor in Council orders and declares by proclamation.

- 3 This Act comes into force on such day as the Governor in Council orders and declares by proclamation.

AND WHEREAS it is deemed expedient that Chapter 68 of the Acts of 2010, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, and Chapter 69 of the Acts of 2011, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, do come into force on and not before April 20, 2012;

NOW KNOW YE THAT WE, by and with the advice of the Executive Council of Nova Scotia, do by this Our Proclamation order and declare that Chapter 68 of the Acts of 2010, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, and Chapter 69 of the Acts of 2011, *An Act to Amend Chapter 31 of the Acts of 2004, the Police Act*, do come into force on and not before April 20, 2012, of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these our Letters to be made Patent and the Great Seal of Nova Scotia to be hereunto affixed.

WITNESS, Our Trusty and Well Beloved His Honour Brigadier-General, the Honourable J. J. Grant (Retired), Lieutenant Governor of the Province of Nova Scotia.

AT Our Law Courts in the Halifax Regional Municipality, this 18th day of April in the year of Our Lord two thousand and twelve and in the sixty-first year of Our Reign.

BY COMMAND:

sgd: Ross Landry
Provincial Secretary
Minister of Justice and Attorney General

N.S. Reg. 89/2012 to N.S. Reg. 90/2012

Made: April 18, 2012

Filed: April 19, 2012

Serious Incident Response Team Regulations
and Police Regulations

Order in Council 2012-120 dated April 18, 2012
Regulations and amendment to regulations made by the Governor in Council
pursuant to subsection 97(1) of the *Police Act*

The Governor in Council on the report and recommendation of the Minister of Justice dated March 21, 2012, and pursuant to subsection 97(1) of Chapter 31 of the Acts of 2004, the *Police Act*, is pleased, effective April 20, 2012, to

- (a) make new regulations respecting the Serious Incident Response Team in the form set forth in Schedule "A" attached to and forming part of the report and recommendation; and

- (b) amend the *Police Regulations*, N.S. Reg. 230/2005, made by the Governor in Council by Order in Council 2005-567 dated December 20, 2005, to reflect the establishment of the Serious Incident Response Team in the manner set forth in Schedule “B” attached to and forming part of the report and recommendation.

N.S. Reg. 89/2012

Serious Incident Response Team Regulations

Schedule “A”

**Regulations Respecting the Serious Incident Response Team
made by the Governor in Council under subsection 97(1)
of Chapter 31 of the Acts of 2004,
the *Police Act***

Citation

1 These regulations may be cited as the *Serious Incident Response Team Regulations*.

Definitions

2 (1) In these regulations,

“Act” means the *Police Act*;

“chief officer” means a chief officer as defined in clause 2(c) of the Act, and in the context of an investigation means the chief officer of the agency that employs the police officer or officers who are involved in the serious incident that is being investigated;

“investigation” means investigation of a serious incident in accordance with clause 26I(3)(a), (b) or (d) of the Act;

“person in charge of the investigation” means

- (i) the Director or a person acting under the authority of the Director, in an investigation undertaken by the Team under clause 26I(3)(a) of the Act, or
- (ii) the officer in charge of the investigation, in an investigation conducted by
 - (A) an agency, under clause 26I(3)(b) of the Act, or
 - (B) an independent team or agency from another province, under clause 26I(3)(d) of the Act;

“subject police officer” means a police officer who is the subject of an investigation, or whose actions may have resulted in a serious incident;

“Team” means the Serious Incident Response Team;

“witness police officer” means a police officer who is a witness to or has material information relating to the events of a serious incident.

- (2) In Sections 26A to 26N of the Act and in these regulations, “police officer” means a member of the Provincial Police, the Royal Canadian Mounted Police, a municipal police department or another

police department providing policing services in the Province, and includes a special constable while employed by an agency and working in a lock-up facility.

Communication from public

3 For the purposes of subsection 26I(3) of the Act, the Director may become aware of a serious incident by receiving a communication from a member of the public in the form required by the Director.

Securing scene of serious incident

4 As soon as a chief officer becomes aware that an investigation is to be undertaken, and until the Team or the investigating agency takes charge of the scene of the incident, the chief officer must ensure that the chief officer's agency secures the scene in a manner consistent with the policies and usual practice of that agency.

Segregating police officers during investigation

- 5 (1) As soon as a chief officer becomes aware that an investigation is to be undertaken, the chief officer, unless otherwise directed by the person in charge of the investigation, must ensure, to the extent that it is practicable, that all the police officers involved in the serious incident are segregated from each other until the Team or the investigating agency has finished interviewing all of the witness police officers.
- (2) Unless otherwise directed by the person in charge of the investigation, a police officer who is segregated under subsection (1) must not communicate about the details of the serious incident with any other police officer who was involved in the incident until after the Team or the investigating agency has finished interviewing all of the witness police officers.

Police officer's notes

- 6 (1) Each police officer who is involved in a serious incident must complete their police officer's notes about the serious incident in accordance with the procedures of their agency.
- (2) Before requesting a police officer's notes, the person in charge of the investigation must advise the chief officer and the officer in writing of the officer's status as a subject police officer or witness police officer, as applicable.
- (3) Except as provided in subsection (4), a witness police officer must provide their police officer's notes to the person in charge of the investigation, with a copy to the chief officer, no later than 48 hours after the person in charge of the investigation requests the notes.
- (4) If, in the opinion of the person in charge of the investigation, allowing up to 48 hours for a witness police officer's notes to be provided would cause an unreasonable delay that may jeopardize the investigation, the person in charge of the investigation may require the witness police officer's notes to be provided within a shorter time period.
- (5) A subject police officer is not required to provide their police officer's notes to the Team or investigating agency, and no other person may provide the subject police officer's notes to the Team or investigating agency without the express permission of the subject police officer.

Interviewing police officers

- 7 (1) Before requesting or directing a police officer to attend at an interview as part of an investigation, the person in charge of the investigation must advise the chief officer and the police officer in writing of the police officer's status as a subject police officer or witness police officer, as applicable.

- (2) The person in charge of the investigation may direct that a witness police officer attend at an interview and answer questions at a specified place and at a specified time that, except as provided in subsection (3), is at least 48 hours after the serious incident occurred.
- (3) If, in the opinion of the person in charge of the investigation, waiting 48 hours before conducting an interview with a witness police officer would cause an unreasonable delay that may jeopardize the investigation, the person in charge of the investigation may specify an earlier time for the interview.
- (4) Except as provided in subsection (5), each police officer requested or directed to attend at an interview must be given a reasonable opportunity to consult with legal counsel before the interview, and the person in charge of the investigation must advise the police officer of that opportunity.
- (5) Subsection (4) does not apply to a witness police officer if, in the opinion of the person in charge of the investigation, waiting for an opportunity for the witness police officer to consult with legal counsel before an interview would cause an unreasonable delay that may jeopardize the investigation.
- (6) If practicable, an interview with a police officer must be recorded by audio or video recording.

Change of status of police officer as subject or witness

- 8** (1) If, at any time after advising that a police officer is considered to be a subject police officer, the person in charge of the investigation decides that the police officer's status is changed to that of a witness police officer, the person in charge of the investigation must advise the chief officer and the police officer in writing of the change of status.
- (2) If, after conducting an interview with or obtaining police officer's notes from a police officer who was considered to be a witness police officer when the interview was directed or the police officer's notes requested, the person in charge of the investigation decides that the officer is now considered to be a subject police officer, the person in charge of the investigation must do all of the following:
- (a) advise the chief officer and the police officer in writing of the change of status;
 - (b) give the police officer the original and all copies of the record of any interview with the police officer that was requested when the police officer was considered to be a witness police officer;
 - (c) give the chief officer the original and all copies of the police officer's notes about the serious incident.

Summary of investigation

- 9** (1) Subsections (2) to (5) apply to both of the following:
- (a) a summary of an investigation that is provided to the Minister and to the agency in which the subject police officer is or was employed, as required by subsection 26M(1) of the Act;
 - (b) a summary of an investigation that is made available to the public, as required by subsection 26M(3) of the Act.
- (2) A summary must include all of the following:
- (a) a summary of facts;
 - (b) the time frame of the investigation;

- (c) a statement of the number of civilian witnesses and witness police officers interviewed;
 - (d) a statement of the relevant legal issues;
 - (e) the decision whether a charge will be laid.
- (3) A summary may include the names of the subject police officers and witness police officers involved in the investigation.
- (4) If it is decided that no charge will be laid, a summary may include reasons for that decision.
- (5) If a charge is laid, the Director may provide a supplemental summary at the conclusion of the prosecution, setting out reasons why the charge was laid.
- (6) The summary to be made available to the public must be the same as the summary provided to the Minister and the agency, and must be made available to the public no later than 2 days after it is provided to the Minister and the agency.

Annual report to Minister

- 10 In addition to the matters set out in Section 26N of the Act, the annual report to the Minister on the operations of the Team must include a comparison between the number of matters referred to the Director in the year and the number of investigations started and concluded in the year.

Oath of office for Director and investigators

- 11 The Director and each person appointed as an investigator for the purpose of the Team must take the following oath or affirmation before a commissioner of oaths:

I, (name of investigator), do (select one) solemnly swear/affirm that I will faithfully, diligently and impartially execute and perform the duties required of me as a member of the Serious Incident Response Team and that I will, to the best of my judgement, skill, knowledge, and ability, carry out, discharge and perform all the duties of my office faithfully, impartially and according to the *Police Act* or any other Act and any regulation, rule or bylaw, and will not, except in the discharge of my duties, disclose to any person any matter or evidence that may come to my notice through my employment, (select one) so help me God/I so affirm.

N.S. Reg. 90/2012

Police Act Regulations

Schedule "B"

**Amendment to the *Police Regulations*
made by the Governor in Council under subsection 97(1)
of Chapter 31 of the Acts of 2004,
the *Police Act***

- 1 Section 69 of the *Police Regulations*, N.S. Reg. 230/2005, made by the Governor in Council by Order in Council 2005-567 dated December 20, 2005, is amended by renumbering Section 69 as subsection 69(1), and adding the following subsection immediately after subsection 69(1):
- (2) If a complaint or an allegation referred to the Minister alleges that a chief officer, or a chief officer and 1 or more members, has been involved in a serious incident, the Minister may refer the matter to the Director in accordance with Section 26I of the Act.

2 The regulations are further amended by adding the following subsection immediately after subsection 70(1):

- (1A) If it appears that the facts alleged in a complaint or an allegation against a member constitute a serious incident, the chief officer of the disciplinary authority to which the complaint or allegation is referred must notify the Director in accordance with Section 26I of the Act.

N.S. Reg. 91/2012

Made: April 17, 2012

Filed: April 20, 2012

Polling District Order for the Municipality of the District of Guysborough

Order dated April 17, 2012
made by the Nova Scotia Utility and Review Board
pursuant to Section 399 of the *Municipal Government Act*

Order

NSUARB-MB-10-02 / M03578

Nova Scotia Utility and Review Board

In the Matter of the Municipal Government Act

- and -

In the matter of an application by the **Town of Canso** for the Dissolution of the Town

Before: Roland A. Deveau, Q.C., Acting Vice-Chair
Kulvinder S. Dhillon, P.Eng., Member
Murray E. Doehler, C.A., P.Eng., Member

Order

Whereas the Nova Scotia Utility and Review Board (the “Board”) issued a Decision on January 19, 2012 (2012 NSUARB 12), ordering that the Town of Canso be dissolved, effective July 1, 2012;

And whereas the Board also issued an Order on January 19, 2012, approving the dissolution on the terms and conditions noted in its Decision;

And whereas the Order of the Board set the new polling districts for the Municipality of the District of Guysborough (the “Municipality”), after incorporating the area of the dissolved Town, as follows:

7. The area of the dissolved Town shall be divided into two portions and the portion adjacent to the Hazel Hill area shall be annexed to existing Polling District #5 of the Municipality and another portion of Polling District #5 (in the vicinity of The Tickle, as well as the islands) shall be annexed to the remaining portion of the dissolved Town to form a new Polling District #8, as outlined in Table 4.1 on page 4.4 of the Boundaries Report prepared by Stantec Consulting Limited, dated June 30, 2011, and filed in this proceeding as Exhibit C-54, a copy of which is attached to this Order as Schedule “D”;
8. The amendments to the remaining polling district boundaries of the Municipality, as outlined in Table 4.1 on page 4.4 of the Boundaries Report prepared by Stantec Consulting Limited and attached to this Order as Schedule “D”, are also approved;

9. The Municipality is directed to file descriptions for the eight polling districts of the combined Municipality, which the Board will incorporate into a subsequent Order;
10. The Mayor of the dissolved Town shall serve as councillor for the new Polling District #8 on the Council of the Municipality until the next regular municipal election of councillors in October 2012;

And whereas, in its Order, the Board reserved the jurisdiction to issue such further orders and directions as, in its opinion, are necessary or incidental to the carrying out of the dissolution of the Town;

And whereas, in a letter dated April 3, 2012, the solicitor for the Municipality requested an amendment to the said Order to better reflect (during the interim period from July 1, 2012 until the municipal election in October 2012) the representation of the residents by their currently elected councillors;

And whereas the Municipality submits that it will be the least disruptive, during the interim period, for the affected councillors to continue to represent the respective areas which were polled for their election;

And whereas the Town and both affected councillors consent to this amendment;

And whereas on April 2, 2012, the Municipality filed written descriptions for the eight polling districts of the combined Municipality (which incorporates the area of the dissolved Town);

It is hereby ordered that:

1. The descriptions of the eight polling districts described in Schedule "A", attached to and forming part of this Order, are approved;
2. The boundaries of the revised polling districts (including the two polling districts which incorporate the area of the dissolved Town) shall not take effect until the next municipal election in October 2012;
3. In the interim period from July 1, 2012 until the next municipal election in October 2012, the Mayor will represent residents of the area formerly comprising the dissolved Town, and the Councillor for the area currently identified as Polling District #5 of the Municipality will continue to represent the area comprising that polling district;
4. All provisions of the *Municipal Government Act* and the *Municipal Elections Act* and any other Acts of the Province of Nova Scotia applying to the preparation for and holding of the regular election of councillors of the Municipality in the year 2012 will be complied with as if the above-noted changes to the polling district boundaries had been made on the first day of March, 2012, but for all other purposes, such district boundary changes shall take effect on the first day of the first meeting of the Council after the election of councillors in the October 2012 municipal election;
5. The Board reserves the jurisdiction to issue such further orders and directions, and do or cause to be done all such other matters and things as, in its opinion, are necessary or incidental to the carrying out of the dissolution of the Town; and
6. In all other respects, the Order of the Board issued January 19, 2012, remains in effect.

Dated at Halifax, Nova Scotia, this 17th day of April, 2012.

Sgd.: *Elaine Wagner*
Clerk of the Board

Schedule "A"**District 1**

Beginning, a point where the Milford Haven River and Guysborough Harbour meet at 616927E, 5031254N;

Thence, following the shore of Guysborough Harbour to the point where Mill Brook and the entrance to Chedabucto Bay converge at 617394E, 5026389N;

Thence, westerly to the mouth of Mill Cove at point 617319E, 5026399N;

Thence, northwesterly to point 617284E, 5026430N on the north boundary of PID 35040849 & 35148741;

Thence, westerly to point 617230E, 5026435;

Thence, southerly to point 617238E, 5026401N on the southern boundary of PID 35169044;

Thence, southwest along the boundary of 35169044 to Highway 16;

Thence, northerly along Highway 16 to the Intersection of New Road, District 2.2 and District 4;

Thence, northerly to point 616995E, 5027199N on PID 35170125;

Thence, northerly along the boundary of PID 35162973 (formerly Old Canso Road) to Prince Street at point 617004E, 5027318;

Thence, northwesterly to point 616959E, 5027331N;

Thence, northerly to point 616910E, 5027897N on Old Riverside Road;

Thence, northwesterly to point 611069E, 5029281N on Hart's Lake;

Thence, southerly to point 610931E, 5024026N on Tompkinsville Road at the intersection of District 2.2 and District 4;

Thence, southerly to point 610379E, 5018985N meeting the intersection of District 4 and District 6;

Thence, westerly to point 608284E, 5019217N through Eight Mile Lake at the intersection of District 6 and District 7;

Thence, westerly to point 608075E, 5019260N at the corner of PID 35018068;

Thence, westerly along PID 35018068 & to the corner of PID 35018001;

Thence, northerly along PID 35018001 to corner of PID 35018084;

Thence, westerly along PIDs 35018084, 35018110, 35194883, & 35018118 to point 606260E, 5019438N near Lawlor Lake;

Thence, northwesterly to point 585561E, 5023595N on PID 35196096 near Porcupine Lake;

Thence, northerly following the boundary of the Municipality of the District of Guysborough and the Municipality of the District of St. Mary's to the intersection of the Antigonish County boundary;

Thence, northeasterly following the Municipality of the District of Guysborough and the Antigonish County boundary to point 608245E, 5048328N intersection with District 2.1 boundary;

Thence, southerly to point 609409E, 5039901N to the intersection of District 2.1 and District 3 boundary heading east;

Thence, southerly to point 609469E, 5039618N on PID 35000918;

Thence, southerly along PID 35000918 to the common boundary with PID 35183094 at point 609644E, 5037585N;

Thence, westerly to point 609536E, 5037577N on PID 35183094;

Thence, southerly along PID 35183094 to point 609644E, 5034965N on the Milford Haven River;

Thence, following southeasterly along the center of the Milford Haven River to the point of origin at 616927E, 5031254N.

District 2

District 2.1

Beginning, at point 608245E, 5048328N on the Municipality of the District of Guysborough and the Antigonish County boundary and intersection of District 1;

Thence, southerly to point 609409E, 5039901N to the intersection of District 2.1 boundary heading east;

Thence, easterly on the northern boundary of PID 35180173 to point 612152E, 5039901N;

Thence, easterly crossing Highway 16 to point 613E, 5039863N on northern boundary of PID 35121409;

Thence, easterly along PID 35121409 to point 614950E, 5040024N;

Thence, easterly to point 617772E, 5040102N near Neds Lake;

Thence, northeasterly to point 615758E, 5049221N on PID 35050905;

Thence, northeasterly along PID 35050905 to the corner of the lot at point 615604E, 5050122N;

Thence, southwesterly along the boundary of PID 35050905 to point 615286E, 5049934N on PID 35002765;

Thence, northerly along PID 35002765 to point 615210E, 5050435N to PID 35127216;

Thence, northeasterly along PIDs 35127216 and 35127224 to the corner at point 615416E, 5050561N;

Thence, northwesterly along 35127224 to the Antigonish County/Municipality of the District of Guysborough line at point 615206E, 5050896N;

Thence, in a southwesterly direction following the Antigonish County/Municipality of the District of Guysborough line to the point of origin at 608245E, 5048328N.

District 2.2

Thence, commencing at the intersection of New Road, District 1, and District 4 at point 616979E, 5027125N;

Thence, northerly to point 616995E, 5027199N on PID 35170125;

Thence, northerly along the boundary of PID 35162973 (formerly Old Canso Road) to Prince Street at point 617004E, 5027318;

Thence, northwesterly to point 616959E, 5027331N;

Thence, northerly to point 616910E, 5027897N on Old Riverside Road;

Thence, northwesterly to point 611069E, 5029281N on Hart's Lake;

Thence, southerly to point 610931E, 5024026N on Tompkinsville Road at the intersection of District 2.2 and District 4;

Thence, northeasterly to point 615443E, 5026348N on PID 35125814;

Thence, northeasterly along PID 35125814 to point 615492E, 5026357N;

Thence, northeasterly to point 615936E, 5026602N on PID 35049865;

Thence, southeasterly along PID 35049865 to corner at point 615974E, 5026548N;

Thence, northeasterly along PIDs 35049865, 35042373, and 35049873 to point 616237E, 5026696N;

Thence, northeasterly along PID 35005511 to corner of PID 35078872 at point 616279E, 5026712N;

Thence, northeasterly along PID 35078872 & continuing past until point 616704E, 5026937N on PID 35170588;

Thence, northeasterly along northern boundary of PID 35170588 to the point of origin at 616979E, 5027125N.

District 3

Beginning, a point where the Milford Haven River and Guysborough Harbour meet at 616927E, 5031254N;

Thence, easterly to point 617219E, 5031226N on the shore of Chedabucto Bay;

Thence, following the shore of Chedabucto Bay and the Strait of Canso to the Municipality of the District of Guysborough and Town of Mulgrave boundary at 626115E, 5049347N;

Thence, following the Municipality of the District of Guysborough and Town of Mulgrave boundary to the end at point 624736E, 5054403N;

Thence, following the Strait of Canso to the Antigonish County and Municipality of the District of Guysborough boundary at point 621756E, 5056230N;

Thence, following the Antigonish County and Municipality of the District of Guysborough boundary southwesterly to the intersection with District 2.1 at 615206E, 5050896N;

Thence, southeasterly along PID 35127224 to point 615416E, 5050561N;

Thence, southwesterly along PIDs 35127224 and 35127216 to point 615210E, 5050435N on PID 35002765;

Thence, southerly along PID 35002765 to point 615286E, 5049934N on PID 35050905;

Thence, northeasterly along PID 35050905 to point 615604E, 5050122N;

Thence, southerly along PID 35050905 to 615758E, 5049221N;

Thence, southerly to point 617772E, 5040102N near Neds Lake;

Thence, westerly to point 614950E, 5040024N, on PID 35121409;

Thence, westerly along PID 35121409 to point 613980E, 5039863;

Thence, westerly crossing Highway 16 to point 612152E, 5039702N on northerly boundary of PID 35180173;

Thence, westerly to point 609409E, 5039901N at the intersection of District 1 and District 2.1;

Thence, southerly to point 609469E, 5039618N on PID 35000918;

Thence, southerly along PID 35000918 to the common boundary with PID 35183094 at point 609644E, 5037585N;

Thence, westerly to point 609536E, 5037577N on PID 35183094;

Thence, southerly along PID 35183094 to point 609644E, 5034965N on the Milford Haven River;

Thence, following southeasterly along the center of the Milford Haven River to the point of origin at 616927E, 5031254N.

District 4

Beginning, at a point where Mill Brook and the entrance to Chedabucto Bay converge at 617394E, 5026389N;

Thence, westerly to the mouth of Mill Cove at point 617319E, 5026399N;

Thence, northwesterly to point 617284E, 5026430N on the north boundary of PID 35040849 & 35148741;

Thence, westerly to point 617230E, 5026435;

Thence, southerly to point 617238E, 5026401N on the southern boundary of PID 35169044;

Thence, southwesterly along the boundary of 35169044 to Highway 16;

Thence, northerly along Highway 16 to the Intersection of New Road, District 1 and District 2.2;

Thence, southwesterly along boundary of PID 35170588 to point 616704E, 5026937N;

Thence, southwesterly to point 616279E, 5026712N on PID 35078872;

Thence, southwesterly along PID 35005511 to point 616237E, 5026696N;

Thence, southwesterly to point 616064E, 5026603N;

Thence, southwesterly along PIDs 35049873, 35042373, and 35049865 to point 615974E, 5026548N;

Thence, northwesterly to point 615936E, 5026602N on the boundary of PID 35049865;

Thence, southwesterly to point 615492E, 5026357N on PID 35125814;

Thence, southwesterly along PID 35125814 to point 615443E, 5026348N;

Thence, southerly to point 610931E, 5024026N on Tompkinsville Road at the intersection of District 1 and District 2.2;

Thence, southerly to point 610379E, 5018985N to the District 1 and District 6 intersection;

Thence, easterly to point 617439E, 5019005N after crossing the Larrys River Road;

Thence, southeasterly to point 622159E, 5017950N near Sandy Cove Lake & PID 35034008;

Thence, southerly to point 622176E, 5017840N on PID 35034008;

Thence, easterly to the shores of Sandy Cove Lake at point 622258E, 5017840N

Thence, easterly following the shores of Sandy Cove Lake to point 622394E, 5017843N on PID 35034008;

Thence, following the baseline of the group of properties on PID 35194678 to point 640099E, 5020958 at corner of PID 35036508;

Thence, southeasterly to point 640579E, 5020207N;

Thence, southerly to point 640850E, 5018721 on PID 35093640;

Thence, southwesterly along PID 35093640 to point 640774E, 5018581N;

Thence, southerly along shores of Coeeycoff Lake to point 640978E, 5017733N on PID 35037647;

Thence, southeasterly along PID 35037647 to the corner at 641001E, 5017677N;

Thence, southeasterly to point 641200E, 5016982N on PID 35014646;

Thence, southwesterly along PID 35014646 to point 640866E, 5016303N on PID 35094978;

Thence, southeasterly along PID 35094978 to point 641127E, 5016195N on PID 35175686;

Thence, southeasterly along PID 35175686 to the corner at point 641532E, 5015505N;

Thence, westerly along PID 35175686 to point 641348E, 5015490N on PID 35042480;

Thence, southwesterly along PID 35042480 to point 641214E, 5015153N;

Thence, southeasterly to point 641622E, 5014019N on PID 35014471;

Thence, southerly along PID 35014471 to point 641639E, 5012691N on PID 35014562;

Thence, southeasterly then southerly to Highway 316 at point 641746E, 5012380N;

Thence, southeasterly to point 641849E, 5012348N;

Thence, southwesterly across Highway 316 to southeastern edge of PID 35014588 at point 641822E, 5012325N;

Thence, southwesterly along PID 35014588 to the shore of the Atlantic Ocean at point 641729E, 5012219N;

Thence, follow[ing] the shore of the Atlantic Ocean easterly to point 649747E, 5012341N at Kayak Brook;

Thence, northerly to point 648630E, 5022181N on PID 35044445;

Thence, northerly along PID 35044445 to Highway 16;

Thence, westerly along Highway 16 to point 648498E, 5022217N;

Thence, northwesterly to point 648489E, 5022235N on PID 35044130;

Thence, northwesterly along PID 35044130 to point 648459E, 5022287N;

Thence, northerly to point 648475E, 5022527N on PID 35044312;

Thence, northwesterly to corner of PID 35044312;

Thence, northeasterly along PID 35044312 to Starks Road;

Thence, northeasterly crossing Starks Road to Point 648460E, 5022698N on PID 35044338;

Thence, northerly following boundary of 35044338 to shore of Chedabucto Bay at point 648480E, 5022782N;

Thence, following along the shores of Chedabucto Bay to the point of origin at 617394E, 5026389N;

District 5

Beginning, at point 649747E, 5012341N at Kayak Brook;

Thence, northerly to point 648630E, 5022181N on PID 35044445;

Thence, northerly along PID 35044445 to Highway 16;

Thence, westerly along Highway 16 to point 648498E, 5022217N;

Thence, northwesterly to point 648489E, 5022235N on PID 35044130;

Thence, northwesterly along PID 35044130 to point 648459E, 5022287N;

Thence, northerly to point 648475E, 5022527N on PID 35044312;

Thence, northwesterly to corner of PID 35044312;

Thence, northeasterly along PID 35044312 to Starks Road;

Thence, northeasterly crossing Starks Road to Point 648460E, 5022698N on PID 35044338;

Thence, northerly following boundary of 35044338 to shore of Chedabucto Bay at point 648480E, 5022782N;

Thence, following along the shores of Chedabucto Bay northeasterly to point 649519E, 5023178N on PID 35079565;

Thence, southerly along PID 35079565 to point 649496E, 5023039N;

Thence, westerly to point 649422E, 5023027N on PID 35044148;

Thence, southeasterly along PID 35044148 to point 649738E, 5022501N on Three Mil[e] Lake;

Thence, easterly along the shore of Three Mile Lake to point 652E, 5021765N on southern edge of PID 35125087;

Thence, easterly on PID 35125087 to corner at 652268E, 5021750N;

Thence, northerly on 35125087 to point 652326E, 5021954N on PID 35125095;

Thence, southeasterly to point 652841N, 5021775N on PID 35096684;

Thence, northeasterly along PID 35096684 to point 652959E, 5022142N;

Thence, easterly along shore of Whistle House Lake to point 654259E, 5021460N on PID 35078690;

Thence, northerly along base of PIDS 35078690, 35204155, 35045004, and 35045038 to point 654319E, 5021656N;

Thence, easterly along PID 35045038 to corner of PID 35045046 at point 654433E, 5021629N;

Thence, easterly along PID 35045053 to Tickle Road;

Thence, northerly along Tickle Road to point 654481E, 5021812N;

Thence, easterly crossing Tickle Road to 654502E, 5021816N on PID 35045962;

Thence, easterly along PID 35045962 to point 654679E, 5021752N;

Thence, easterly to point 655347E, 5021820N on PID 35025006;

Thence, northerly along PID 35025006 to point 655351E, 5021834N;

Thence, easterly along PID 35025006 to point 655433E, 5021812N;

Thence, northeasterly to point 655504E, 5021848N on PID 35026384;

Thence, northerly along 35026384 to point 655524E, 5021926N;

Thence, northerly to point 655542N 5022222N on PID 35045194;

Thence, easterly to the intersection of School Street and Sterling Street;

Thence, easterly to point 656800E, 5022191N on PID 35027101;

Thence, southerly following all properties base lines to point 656747E, 5021833 on PID 35026020;

Thence, along PID 35026020 to 656727E, 5021761N on PID 35026038;

Thence, following boundary of PID 35026038 southeasterly to 657163E, 5021169N on PID 35204924;

Thence, following the northern boundary of PIDs 35204924, 35047208, and 35204916 to point 657746E, 5021247N on PID 35124304;

Thence, following along PID 35124304 to point 658215E, 5021096N on PID 35096627;

Thence, southeasterly to 658546E, 5020829N at the shore of the Atlantic Ocean;

Thence, following shore of the Atlantic Ocean to the point of origin at 649747E, 5012341N at Kayak Brook.

District 6

Beginning, point 612087E, 5001935N on the shore of the Atlantic Ocean on PID 35094366;

Thence, westerly to the corner of PID 35094366;

Thence, northerly crossing Highway 316 to point 611967E, 5002120N on PID 35067602;

Thence, westerly to point 611120E, 5002056N on PID 35094820;

Thence, northerly along PID 35094820 to point 611186E, 5002970N;

Thence, westerly along PID 35094820 to point 610877E, 5002972N on PID 35094812;

Thence, northerly along PID 35094812 to 610916E, 5003484N;

Thence, westerly along PID 35094812 to point 610171E, 5003503N on PID 35066679;

Thence, northerly on PID 35066679 to point 610204E, 5004101N;

Thence, westerly on PID 35066679 to point 609505E, 5004151;

Thence, northerly to intersection with District 1 and District 7 at point 608284E, 5019217N;

Thence, easterly through Eight Mile Lake to point 610379E, 5018985N at the intersection of District 1 and District 4;

Thence, easterly to point 617439E, 5019005N after crossing the Larrys River Road;

Thence, southeasterly to point 622159E, 5017950N near Sandy Cove Lake & PID 35034008;

Thence, southerly to point 622176E, 5017840N on PID 35034008;

Thence, easterly to the shores of Sandy Cove Lake at point 622258E, 5017840N

Thence, easterly following the shores of Sandy Cove Lake to point 622394E, 5017843N on PID 35034008;

Thence, following the baseline of the group of properties on PID 35194678 to point 640099E, 5020958 at corner of PID 35036508;

Thence, southeasterly to point 640579E, 5020207N;

Thence, southerly to point 640850E, 5018721 on PID 35093640;

Thence, southwesterly along PID 35093640 to point 640774E, 5018581N;

Thence, southerly along shores of Coeeycoff Lake to point 640978E, 5017733N on PID 35037647;

Thence, southeasterly along PID 35037647 to the corner at 641001E, 5017677N;

Thence, southeasterly to point 641200E, 5016982N on PID 35014646;

Thence, southwesterly along PID 35014646 to point 640866E, 5016303N on PID 35094978;

Thence, southeasterly along PID 35094978 to point 641127E, 5016195N on PID 35175686;

Thence, southeasterly along PID 35175686 to the corner at point 641532E, 5015505N;

Thence, westerly along PID 35175686 to point 641348E, 5015490N on PID 35042480;

Thence, southwesterly along PID 35042480 to point 641214E, 5015153N;

Thence, southeasterly to point 641622E, 5014019N on PID 35014471;

Thence, southerly along PID 35014471 to point 641639E, 5012691N on PID 35014562;

Thence, southeasterly then southerly to Highway 316 at point 641746E, 5012380N;

Thence, southeasterly to point 641849E, 5012348N;

Thence, southwesterly across Highway 316 to southeastern edge of PID 35014588 at point 641822E, 5012325N;

Thence, southwesterly along PID 35014588 to the shore of the Atlantic Ocean at point 641729E, 5012219N;

Thence, westerly along the shore of the Atlantic Ocean to the point of origin at 612087E, 5001935N.

District 7

Beginning, point 612087E, 5001935N on the shore of the Atlantic Ocean on PID 35094366;

Thence, westerly to the corner of PID 35094366;

Thence, northerly crossing Highway 316 to point 611967E, 5002120N on PID 35067602;

Thence, westerly to point 611120E, 5002056N on PID 35094820;

Thence, northerly along PID 35094820 to point 611186E, 5002970N;

Thence, westerly along PID 35094820 to point 610877E, 5002972N on PID 35094812;

Thence, northerly along PID 35094812 to 610916E, 5003484N;

Thence, westerly along PID 35094812 to point 610171E, 5003503N on PID 35066679;

Thence, northerly on PID 35066679 to point 610204E, 5004101N;

Thence, westerly on PID 35066679 to point 609505E, 5004151;

Thence, northerly to intersection with District 1 and District 7 at point 608284E, 5019217N;

Thence, westerly to point 608075E, 5019260N at the corner of PID 35018068;

Thence, westerly along PID 35018068 & to the corner of PID 35018001;

Thence, northerly along PID 35018001 to corner of PID 35018084;

Thence, westerly along PIDs 35018084, 35018110, 35194883, & 35018118 to point 606260E, 5019438N near Lawlor Lake;

Thence, westerly to point 585676E, 5023563N on PID 35020270;

Thence, southerly to point 585562E, 5022886N following PID 35020270;

Thence, easterly along PID 35020270 to 585676E, 5022860N on PID 35198266;

Thence, southerly following the Municipality of the District of Guysborough and the Municipality of the District of St. Mary's boundary to the shore of the Atlantic Ocean at point 606493E, 4997450N;

Thence, easterly along the shore of the Atlantic Ocean back to the point of origin at point 612087E, 5001935N.

District 8

Beginning, at point on the shore of Chedabucto Bay at point 649519E, 5023178N on PID 35079565;

Thence, southerly along PID 35079565 to point 649496E, 5023039N;

Thence, westerly to point 649422E, 5023027N on PID 35044148;

Thence, southeasterly along PID 35044148 to point 649738E, 5022501N on Three Mil[e] Lake;

Thence, easterly along the shore of Three Mile Lake to point 652E, 5021765N on southern edge of PID 35125087;

Thence, easterly on PID 35125087 to corner at 652268E, 5021750N;

Thence, northerly on 35125087 to point 652326E, 5021954N on PID 35125095;

Thence, southeasterly to point 652841N, 5021775N on PID 35096684;

Thence, northeasterly along PID 35096684 to point 652959E, 5022142N;

Thence, easterly along shore of Whistle House Lake to point 654259E, 5021460N on PID 35078690;

Thence, northerly along base of PIDS 35078690, 35204155, 35045004, and 35045038 to point 654319E, 5021656N;

Thence, easterly along PID 35045038 to corner of PID 35045046 at point 654433E, 5021629N;

Thence, easterly along PID 35045053 to Tickle Road;

Thence, northerly along Tickle Road to point 654481E, 5021812N;

Thence, easterly crossing Tickle Road to 654502E, 5021816N on PID 35045962;

Thence, easterly along PID 35045962 to point 654679E, 5021752N;

Thence, easterly to point 655347E, 5021820N on PID 35025006;

Thence, northerly along PID 35025006 to point 655351E, 5021834N;

Thence, easterly along PID 35025006 to point 655433E, 5021812N;

Thence, northeasterly to point 655504E, 5021848N on PID 35026384;

Thence, northerly along 35026384 to point 655524E, 5021926N;

Thence, northerly to point 655542N[E] 5022222N on PID 35045194;

Thence, easterly to the intersection of School Street and Sterling Street;

Thence, easterly to point 656800E, 5022191N on PID 35027101;

Thence, southerly following all properties base lines to point 656747E, 5021833[N] on PID 35026020;

Thence, along PID 35026020 to 656727E, 5021761N on PID 35026038;

Thence, following boundary of PID 35026038 southeasterly to 657163E, 5021169N on PID 35204924;

Thence, following the northern boundary of PIDs 35204924, 35047208, and 35204916 to point 657746E, 5021247N on PID 35124304;

Thence, following along PID 35124304 to point 658215E, 5021096N on PID 35096627;

Thence, southeasterly to 658546E, 5020829N at the shore of the Atlantic Ocean;

Thence, following shore of the Atlantic Ocean northerly to the point of origin at 649519E, 5023178N on PID 35079565.

N.S. Reg. 92/2012

Made: April 19, 2012

Filed: April 20, 2012

Number of Councillors Order for the Town of Shelburne

Order dated April 19, 2012
made by the Nova Scotia Utility and Review Board
pursuant to Section 368 of the *Municipal Government Act*

Order

NSUARB-MB-11-03

Nova Scotia Utility and Review Board

In the Matter of the *Municipal Government Act*

- and -

In the matter of an application by the **Town of Shelburne** to reduce the number of councillors from six to four

Before: Roland A. Deveau, Q.C., Acting Vice-Chair

Order

An application having been made by the Town of Shelburne pursuant to s. 368 of the *Municipal Government Act* and the Board having issued its decision on April 19, 2012;

It is hereby ordered that the application is approved to reduce the number of councillors from six to four, to be elected at large;

And it is further ordered that all provisions of the *Municipal Government Act* and the *Municipal Elections Act* and any other Acts of the Province of Nova Scotia applying to the preparation for and holding of the regular election of councillors of the Municipality in the year 2012 will be complied with as if the above-noted changes had been made on the first day of March, 2012, but for all other purposes, such changes shall take effect on the first day of the first meeting of the Council after the election of councillors in the October 2012 municipal election.

Dated at Halifax, Nova Scotia, this 19th day of April, 2012.

Sgd.: *Elaine Wagner*
Clerk of the Board

N.S. Reg. 93/2012

Made: April 19, 2012

Filed: April 23, 2012

Prescribed Petroleum Products Prices

Order dated April 19, 2012
 made by the Nova Scotia Utility and Review Board
 pursuant to Section 14 of the *Petroleum Products Pricing Act*
 and Sections 16 to 19 of the *Petroleum Products Pricing Regulations*

Order**NSUARB-GAS-W-12-16****In the Matter of the *Petroleum Products Pricing Act*****- and -**

**In the Matter of Prescribing Prices for Petroleum Products
 pursuant to Section 14 of the *Petroleum Products Pricing Act* and
 Sections 16 to 19 of the *Petroleum Products Pricing Regulations***

Before: Murray E. Doehler, CA, P. Eng., Member**Order**

Whereas the purpose of the *Petroleum Products Pricing Regulations* is to ensure just and reasonable prices for specified petroleum products taking into consideration the objectives of preserving the availability of such products in rural areas, stabilizing prices of such products and minimizing the variances in prices of such products across the Province;

And whereas the Nova Scotia Utility and Review Board (“Board”) considered the manner in which it would proceed to set petroleum prices in its decision, 2006 NSUARB 108, issued on October 16, 2006;

And whereas the Board revised the retail margin and transportation allowance effective January 6, 2012, in its Decision 2011 NSUARB 181, issued on November 23, 2011;

And whereas the average of the average of the daily high and low reported product prices (in Canadian cents) for the week ended April 18, 2012, are:

Grade 1 Regular gasoline	85.2¢ per litre
Ultra-low-sulfur diesel oil	84.7¢ per litre

Now therefore the Board prescribes the benchmark prices for petroleum products to be:

Gasoline:	
Grade 1	85.2¢ per litre
Grade 2	88.2¢ per litre
Grade 3	91.2¢ per litre
Ultra-low-sulfur diesel oil	84.7¢ per litre

And now therefore the Board has determined, based on historical data regarding price changes and to achieve revenue neutrality, it is appropriate to apply, and the Board so orders, forward averaging corrections of:

Gasoline:	nil
Ultra-low-sulfur diesel oil:	minus 0.3¢ per litre

And now therefore the Board prescribes the prices for petroleum products as set forth in Schedule “A” effective on and after 12:01 a.m., April 20, 2012.

Dated at Halifax, Nova Scotia, this 19th day of April, 2012.

Sgd: Elaine Wagner
Clerk of the Board

Schedule "A"

**Prices Prescribed for Petroleum Products
under the *Petroleum Products Pricing Act* and the
Petroleum Products Pricing Regulations
effective on and after 12:01 a.m. on April 20, 2012**

Nova Scotia Petroleum Price Schedule								
Petroleum Prices in Cents/Litre					Self-Service Pump Prices		Full-Service Pump Prices	
					(Pump Prices includes 15% HST)			
	Base Wholesale Price	Fed. Excise Tax	Prov. Tax	Wholesale Selling Price	Min	Max	Min	Max
Zone 1								
Regular Unleaded	91.7	10.0	15.5	117.2	140.3	142.4	140.3	999.9
Mid-Grade Unleaded	94.7	10.0	15.5	120.2	143.8	145.8	143.8	999.9
Premium Unleaded	97.7	10.0	15.5	123.2	147.2	149.3	147.2	999.9
Ultra-Low-Sulfur Diesel	90.9	4.0	15.4	110.3	132.4	134.4	132.4	999.9
Zone 2								
Regular Unleaded	92.2	10.0	15.5	117.7	140.9	142.9	140.9	999.9
Mid-Grade Unleaded	95.2	10.0	15.5	120.7	144.3	146.4	144.3	999.9
Premium Unleaded	98.2	10.0	15.5	123.7	147.8	149.8	147.8	999.9
Ultra-Low-Sulfur Diesel	91.4	4.0	15.4	110.8	132.9	135.0	132.9	999.9
Zone 3								
Regular Unleaded	92.6	10.0	15.5	118.1	141.3	143.4	141.3	999.9
Mid-Grade Unleaded	95.6	10.0	15.5	121.1	144.8	146.9	144.8	999.9
Premium Unleaded	98.6	10.0	15.5	124.1	148.2	150.3	148.2	999.9
Ultra-Low-Sulfur Diesel	91.8	4.0	15.4	111.2	133.4	135.5	133.4	999.9
Zone 4								
Regular Unleaded	92.7	10.0	15.5	118.2	141.5	143.5	141.5	999.9
Mid-Grade Unleaded	95.7	10.0	15.5	121.2	144.9	147.0	144.9	999.9
Premium Unleaded	98.7	10.0	15.5	124.2	148.4	150.4	148.4	999.9
Ultra-Low-Sulfur Diesel	91.9	4.0	15.4	111.3	133.5	135.6	133.5	999.9
Zone 5								
Regular Unleaded	92.7	10.0	15.5	118.2	141.5	143.5	141.5	999.9
Mid-Grade Unleaded	95.7	10.0	15.5	121.2	144.9	147.0	144.9	999.9
Premium Unleaded	98.7	10.0	15.5	124.2	148.4	150.4	148.4	999.9
Ultra-Low-Sulfur Diesel	91.9	4.0	15.4	111.3	133.5	135.6	133.5	999.9
Zone 6								
Regular Unleaded	93.4	10.0	15.5	118.9	142.3	144.3	142.3	999.9
Mid-Grade Unleaded	96.4	10.0	15.5	121.9	145.7	147.8	145.7	999.9
Premium Unleaded	99.4	10.0	15.5	124.9	149.2	151.2	149.2	999.9
Ultra-Low-Sulfur Diesel	92.6	4.0	15.4	112.0	134.3	136.4	134.3	999.9