## Part II

**Regulations under the Regulations Act**

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**Halifax, Nova Scotia**  
**Vol. 32, No. 8**  
**April 11, 2008**

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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.
Electoral Districts and Number of Members Order for the Halifax Regional School Board

Order dated March 20, 2008
made by the Nova Scotia Utility and Review Board
pursuant to Section 43 of the Education Act

Order NSUARB-SB-07-02
Nova Scotia Utility and Review Board
in the Matter of the Education Act

- and -

In the matter of an application by the Halifax Regional School Board to amend the boundaries of the electoral districts, and to reduce the number of electoral districts and the number of school board members from 12 to 8.

Before: Peter W. Gurnham, Q.C., Chair
Roland A. Deveau, LL.B., Member
Murray E. Doehler, CA, P.Eng., Member

Order

An application having been made by the Halifax Regional School Board pursuant to s. 43 of the Education Act and the Board having issued its decision on March 20, 2008;

It is hereby ordered that the application is approved as follows:

1. The number of electoral districts for the Halifax Regional School Board is set at 8, each electing one member;

2. The number of members for the Halifax Regional School Board is set at 8;

3. The proposed boundaries of the electoral districts are approved; and

4. The descriptions of all electoral districts are set out in Schedule “A”, attached to and forming part of this Order;

And it is further ordered that all provisions of the Education 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 school board members in the year 2008 will be complied with as if the above-noted changes had been made on the first day of March 2008, but for all other purposes such changes shall take effect on the first day of the first meeting of the School Board after the election of school board members for the year 2008.

Dated at Halifax, Nova Scotia this 20th day of March, 2008.

Sgd.: Elaine Wagner
Clerk of the Board
Halifax Regional School Board

Schedule “A”

District 1
HRM Districts 1 and 3—Eastern Shore–Musquodoboit Valley
and Preston–Lawrencetown–Chezzetcook

Comprises approximately 4112 square kilometres and includes the Musquodoboit Valley, Eastern Shore and eastward from Cole Harbour to the Guysborough County line. The larger communities include a portion of Enfield, Dutch Settlement, Carrolls Corner, Upper Musquodoboit, Middle Musquodoboit, Musquodoboit Harbour, and Sheet Harbour, a portion of Westphal, North Preston, East Preston, Lawrencetown, Lake Echo, East Chezzetcook and West Chezzetcook. Other lakes include the southeastern portion of Lake Major, Lake Echo, Conrod Lake, Chezzetcook Lake and the Western portion of Petpeswick Lake.

District 2
HRM Districts 4, 6, and 7—Cole Harbour,
East Dartmouth–The Lakes, and Portland–East Woodlawn

Comprises approximately 62 square kilometres of the northeast and southeast portion of Dartmouth, together with a portion of Montague Gold Mines. Neighbourhoods include a portion of Westphal, a portion of Montague Gold Mines, most of Cole Harbour, most of Woodlawn, the residential areas east of Lake Charles and Lake Micmac, Portland Hills and part of Forest Hills. Also included is the southwestern portion of Lake Major, Lake Charles, Lake Micmac, Topsail Lake, Russell Lake and the northeast portion of Morris Lake.

District 3
HRM Districts 5, 8, and 9—Dartmouth Centre,
Woodside-Eastern Passage, and Albro Lake–Harbourview

Comprises approximately 81 square kilometres in the southwest, northwest, and core of the community of Dartmouth. It includes the neighbourhoods of downtown Dartmouth, Crichton [Crichton] Park and Graham Corner, together with Lake Banook and Maynards Lake, the communities of Shearwater, Eastern Passage and Cow Bay, McNabs Island, Lawlor Island, the southwestern portion of Morris Lake, Tufts Cove, Albro Lake, and Burnside Business Park.

District 4
HRM Districts 10, 11, and 15—Clayton Park West,
Halifax North End, and Fairview–Clayton Park

Comprises approximately 17 square kilometres in the southwestern and east-central portion of Halifax Mainland North and the northern part of the Halifax Peninsula. The district includes Bayers Lake Business Park, the Mainland Common, the Nova Scotia Institute of Technology, the Hydrostone area, CFS Stadacona, Willow Park, Windsor Park, Bayers Road Shopping Centre, and the Fairview railway maintenance yard, Joseph Howe Drive, the Dutch Village Road commercial area, Fairview, most of Clayton Park, Glenbourne, and the southern part of the proposed Mount Royale development on Geizer Hill.

District 5
HRM Districts 12, 13, and 14—Halifax Downtown,
Northwest Arm–South End, and Connaught–Quinpool

Comprises approximately 12 square kilometres. The district includes the central and southwestern parts of the Halifax Peninsula including the Halifax Common, Citadel, Central Business District, downtown waterfront,
most of the navy dockyards, Grace Maternity, Izaak Walton Killam and Victoria General hospitals, Spring Garden Road, Pier 21, the railway station, the Dalhousie and Saint Mary’s University campuses, Point Pleasant Park, most of the South End docklands (including the Halterm container terminal and railway yards), the Halifax Shopping Centre complex; Quinpool Road Shopping Centre, Halifax Forum, and Westmount. It also includes the residential neighbourhoods of Cornwallis, Uniacke Square, Fort Massey and neighbourhoods in the vicinity of Coburg Road, Connaught Avenue, Oxford Street, Chebucto Road, North Street and Windsor Street.

**District 6**
HRM Districts 17, 18, and 22—Purcells Cove–Armdale, Spryfield–Herring Cove, and Timberlea–Prospect

Comprises approximately 582 square kilometres in the eastern and southwestern portions of Halifax Mainland South including most of Spryfield, and the southeastern and southwestern portions of the Chebucto Peninsula. The District includes the southernmost portion of Halifax Mainland North, including the neighbourhoods of Fairmount, Armdale, Stonehaven, Melville Cove, Spryfield, Jollimore, Boulderwood and Purcells Cove. It also includes Sir Sandford Fleming Park, Williams Lake, Colpitt Lake, most of the Williams Lake - Purcells Cove backlands, the Chain Lakes, Long Lake, the backlands between Herring Cove Road and Sambro Road, Governor Lake, Fraser Lake, Frederick Lake, Five Island Lake, Sheldrake Lake, Hubley Big Lake, Black Duck Pond, Big Five Bridge Lake, Moores Lake, Whites Lake, McGrath Lake, Hatchet Lake, Big Indian Lake, and Otter Lake. Larger communities include Herring Cove, Fergusons Cove, Portuguese Cove, Duncans Cove, Ketch Harbour, Sambro, East and West Pennant, Williamswood, Harrietsfield, Hubley, Timberlea, Lakeside, Beechville, Goodwood, Hatchet Lake, Brookside, Whites Lake, Terence Bay, Prospect, East and West Dover, Peggys Cove, Indian Harbour, and Hacketts Cove.

**District 7**
HRM Districts 16, 21, and 23—Rockingham–Wentworth, Bedford, and Hammonds Plains–St. Margarets

Comprises approximately 587 square kilometres, extending westward from Hammonds Plains to the Lunenburg County boundary, northward to the Hants County boundary and southwest to the northeastern portion of the shoreline of St. Margarets Bay and including the northern portion of Halifax Mainland North and the former Town of Bedford. The District includes the Birch Cove Lakes area (including Susie Lake), Hemlock Ravine Park, Mount Saint Vincent University, and the neighbourhoods of Royale Hemlocks, Fernleigh, Birch Cove, Sherwood Park, Sherwood Heights, Rockingham, Sandy Lake, Jacks Lake, Pockwock Lake, Tomahawk Lake, most of McCabe Lake, Cox Lake, Stillwater Lake, Wrights Lake, the southern portion of Big Island Lake, Big Connor Lake, South Lake, Quacks Lake, Vinegar Lake and the southern portion of Panuke Lake. Larger communities include Hammonds Plains (including Pockwock), Upper Tantallon, Tantallon, Seabright, Head of St. Margarets Bay, Queensland, and the portion of Hubbards inside Halifax Regional Municipality.

**District 8**
HRM Districts 2, 19, and 20—Waverley–Fall River–Beaver Bank, Middle and Upper Sackville–Lucasville, and Lower Sackville

Comprises approximately 441 square kilometres in the area north of Dartmouth and including Middle, Lower and Upper Sackville, Lucasville and a small portion of Hammonds Plains. The District also includes First Lake, Second Lake, Springfield Lake, and extends northwards to the boundary with Hants County.
N.S. Reg. 108/2008
Made: March 26, 2008
Filed: March 26, 2008

Prorated Registration Fees for Inter-jurisdictional Commercial Trucks Regulations

Order in Council 2008-117 dated March 26, 2008
Amendment to regulations made by the Governor in Council
pursuant to subsection 302(1) of the Motor Vehicle Act

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated January 7, 2008, and upon notice of a fee increase having been presented to the House of Assembly in accordance with Section 4 of Chapter 8 of the Acts of 2007, the Fees Act, and pursuant to subsection 302(1) of Chapter 293 of the Revised Statutes of Nova Scotia, 1989, the Motor Vehicle Act, is pleased to amend 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, to amend the weight ranges and corresponding fees set out in Table A of the regulations in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after July 1, 2008.

Schedule “A”

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

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, are amended by adding the following weight ranges and corresponding fees immediately after the weight range “58 001 - 58 500” and corresponding fee of “3194.30” in Table A:

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<thead>
<tr>
<th>Weight Range</th>
<th>Fee</th>
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<tbody>
<tr>
<td>58 501 - 59 000</td>
<td>3221.10</td>
</tr>
<tr>
<td>59 001 - 60 000</td>
<td>3275.60</td>
</tr>
<tr>
<td>60 001 - 61 000</td>
<td>3330.10</td>
</tr>
<tr>
<td>61 001 - 62 000</td>
<td>3384.60</td>
</tr>
<tr>
<td>62 001 - 62 500</td>
<td>3439.10</td>
</tr>
</tbody>
</table>
N.S. Reg. 109/2008
Made: March 26, 2008
Filed: March 26, 2008

Registration Fees for Commercial Motor Vehicles Regulations

Order in Council 2008-118 dated March 26, 2008
Amendment to regulations made by the Governor in Council
pursuant to subsection 302(1) of the Motor Vehicle Act

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated January 7, 2008, and upon notice of a fee increase having been presented to the House of Assembly in accordance with Section 4 of Chapter 8 of the Acts of 2007, the Fees Act, and pursuant to subsection 302(1) of Chapter 293 of the Revised Statutes of Nova Scotia, 1989, the Motor Vehicle Act, is pleased to amend 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, to (a) replace the figure “58 500” in clause 1A(e) with the figure “62 500” and (b) amend the table of weight ranges and corresponding fees for Class 5 Vehicles set out in Section 4 of the regulations, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after July 1, 2008.

Schedule “A”

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

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 amended by

(a) striking out “58 500” in clause 1A(e) and substituting “62 500”; and

(b) adding the following weight ranges and corresponding fees immediately after the weight range “58 001 - 58 500” and corresponding fee of “3194.30” in the table in Section 4:

<table>
<thead>
<tr>
<th>Weight Range</th>
<th>Fee</th>
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<tbody>
<tr>
<td>58 501 - 59 000</td>
<td>3221.10</td>
</tr>
<tr>
<td>59 001 - 60 000</td>
<td>3275.60</td>
</tr>
<tr>
<td>60 001 - 61 000</td>
<td>3330.10</td>
</tr>
<tr>
<td>61 001 - 62 000</td>
<td>3384.60</td>
</tr>
<tr>
<td>62 001 - 62 500</td>
<td>3439.10</td>
</tr>
</tbody>
</table>
N.S. Reg. 110/2008
Made: March 26, 2008
Filed: March 26, 2008

Registration Fees for Commercial Farmers’ and Fishermen’s Trucks Regulations

Order in Council 2008-119 dated March 26, 2008
Amendment to regulations made by the Governor in Council
pursuant to subsection 302(1) of the Motor Vehicle Act

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated January 7, 2008, and upon notice of a fee increase having been presented to the House of Assembly in accordance with Section 4 of Chapter 8 of the Acts of 2007, the Fees Act, and pursuant to subsection 302(1) of Chapter 293 of the Revised Statutes of Nova Scotia, 1989, the Motor Vehicle Act, is pleased to amend the regulations respecting 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, to amend the table of weight ranges and corresponding fees set out in Section 2 of the regulations in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after July 1, 2008.

Schedule “A”

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

The regulations respecting 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, are amended by adding the following weight ranges and corresponding fees immediately after the weight range “58 001 - 58 500” and corresponding fee of “350.80” in the table in Section 2:

<table>
<thead>
<tr>
<th>Weight Range</th>
<th>Fee</th>
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<tr>
<td>58 501 - 59 000</td>
<td>352.60</td>
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<tr>
<td>59 001 - 60 000</td>
<td>358.10</td>
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<tr>
<td>60 001 - 61 000</td>
<td>363.50</td>
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<tr>
<td>61 001 - 62 000</td>
<td>369.00</td>
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<tr>
<td>62 001 - 62 500</td>
<td>374.50</td>
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N.S. Reg. 111/2008
Made: March 26, 2008
Filed: March 26, 2008

Cemetery and Funeral Services Regulations

Order in Council 2008-120 dated March 26, 2008
Amendment to regulations made by the Governor in Council pursuant to Section 28 of the Cemetery and Funeral Services Act

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated March 4, 2008, and pursuant to Section 28 of Chapter 62 of the Revised Statutes of Nova Scotia, 1989, the Cemetery and Funeral Services Act, is pleased to amend 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, to specify certain content requirements of the purchase agreement for pre-arranged funeral plans and pre-need cemetery plans and clarify other provisions, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 26, 2008.

Schedule “A”

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

1 Section 15(9) of 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, is amended by striking out “give the purchaser semi-annual statements showing deposits of the instalment payments to the trust account” and substituting “give the purchaser proof of deposit at least semi-annually confirming deposit of all other payments received from the purchaser”.

2 The regulations are further amended by repealing subsection 16A(2) and substituting the following subsection:

(2) A purchase agreement shall contain the following words directly above the purchaser’s signature, in bold type and no smaller than 10 pts in size:

By law, the seller of pre-arranged funeral plans or pre-need cemetery plans must deposit all the money you pay them, less any administrative expenses agreed to in this purchase agreement, into a trust account at a financial institution. The seller must also ensure you are given written proof of the deposit no later than 21 days after they receive the money from you. If the seller has agreed to allow you to pay by instalments, the seller must give you written proof of deposit of the first payment no later than 21 days after they receive the payment, and must give you written proof at least semi-annually confirming deposit of your other payments. If you do not receive the required proof of deposit, please contact the seller and, if the matter continues to be unresolved, please contact the office of the Registrar of Cemetery and Funeral Services (insert the current phone number for the Registrar).

3 The regulations are further amended by renumbering subsection 16A(3) as subsection 16A(6).

4 The regulations are further amended by adding the following subsections immediately after subsection 16A(2):
(3) A purchase agreement for a pre-arranged funeral plan shall be titled “Purchase Agreement for Pre-Arranged Funeral Plan” and shall not be used for any other purpose.

(4) A purchase agreement for a pre-need cemetery plan shall be titled “Purchase Agreement for Pre-Need Cemetery Plan” and shall not be used for any other purpose.

(5) A seller shall ensure that a purchase agreement for a pre-need cemetery plan or pre-arranged funeral plan contains all of the following:

(a) the name and address of the seller;

(b) the name and address of the purchaser;

(c) the name of the beneficiary of the plan if different from the purchaser;

(d) a description or itemization of the services and items included in the purchase agreement and the price;

(e) the amount of the payment received by the seller specifying whether the balance is paid in full or is to be paid by instalment and, if to be paid by instalment, the agreed-upon schedule of instalment payments;

(f) the purchaser’s signature acknowledging receipt of a copy of the contract.

5 Section 16B of the regulations is amended by adding “and removes funds from trust to purchase the merchandise” immediately after “with a pre-arranged funeral plan or pre-need cemetery plan”.

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N.S. Reg. 112/2008
Made: March 26, 2008
Filed: March 26, 2008

Summary Offence Tickets Regulations

Order in Council 2008-129 dated March 26, 2008
Amendment to regulations made by the Governor in Council pursuant to Section 8 of the Summary Proceedings Act

The Governor in Council on the report and recommendation of the Minister of Justice and Attorney General dated March 5, 2008, and pursuant to Section 8 of Chapter 450 of the Revised Statutes of Nova Scotia 1989, the Summary Proceedings Act, is pleased to amend Schedule 18-B to the Summary Offence Ticket Regulations, N.S. Reg. 4/2001, made by the Governor in Council by Order in Council 2001-21 dated January 18, 2001, to include certain offences under the Halifax Regional Municipality’s Commerce and Vending on Municipal Lands By-law as summary offence ticket offences and to set the out-of-court settlement amounts for the offences, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 26, 2008.

Order

I, Cecil P. Clarke, Minister of Justice and Attorney General of Nova Scotia, hereby order and direct pursuant to Section 8 of Chapter 450 of the Revised Statutes of Nova Scotia, 1989, the Summary Proceedings Act, that the penalty to be entered on a summons in respect of an offence set out in amendments to the
Schedules to the *Summary Offence Tickets Regulations*, N.S. Reg. 4/2001, as set forth in Schedule “A”, is the amount of the out of court settlement set out opposite the description of that offence, and the out of court settlement amount includes the charge provided for in, and in accordance with, Sections 8 and 9 of the Act.

This Order is effective on and after the making by the Governor in Council of the amendments to the *Summary Offence Tickets Regulations* set out in Schedule “A”.

**Dated and made** March 5, 2008, at Halifax, Halifax Regional Municipality, Province of Nova Scotia.

Sgd.: Cecil P. Clarke  
Honourable Cecil P. Clarke  
Minister of Justice and Attorney General of Nova Scotia

**Schedule “A”**

*Amendment to the Summary Offence Tickets Regulations*  
made by the Governor in Council pursuant to Section 8 of Chapter 450  
of the Revised Statutes of Nova Scotia, 1989, the *Summary Proceedings Act*

Schedule 18-B of the *Summary Offence Tickets Regulations*, N.S. Reg. 4/2001, made by the Governor in Council by Order in Council 2001-21 dated January 18, 2001, is amended by adding the following heading and items immediately before the heading “Dog By-law - D-100:”:

**Commerce and Vending on Municipal Lands By-law - C-500:**

1. Vending on municipal lands without license  
   9(1) $222.00
2. Vending at site for which vendor does not hold license  
   9(3) $222.00
3. Failing to conspicuously display license affixed to stand or mobile canteen  
   15 $222.00
4. Vending between 4:00 a.m. and 9:00 a.m.  
   20(1)(a) $222.00
5. Leaving mobile canteen or stand unattended  
   20(1)(b) $222.00
6. Storing, parking, leaving or having stand or mobile canteen on municipal lands between 4:30 a.m. and 8:30 a.m.  
   20(1)(c) $222.00
7. Leaving location without picking up, removing and disposing of all trash, refuse and recyclables remaining from sales made by person  
   20(1)(d) $222.00
8. Allowing items relating to operation of vending business other than litter receptacle to be placed anywhere other than in, on or under stand or mobile canteen  
   20(1)(e) $222.00
9. Using table or other device (specify) to increase selling or display capacity of stand or mobile canteen  
   20(1)(f) $222.00
10. Soliciting or conducting business with persons in motor vehicles  
    20(1)(g) $222.00
11. Vending anything other than what the vendor is licensed to vend  
    20(1)(h) $222.00
12. Using or operating loud speaker, public address system, radio, sound amplifier or similar device to attract attention of public or cry vendor’s wares  
    20(1)(i) $222.00
13. Vending merchandise other than food, beverages, handcrafts and flowers  
    20(1)(j) $222.00
14. Vending any merchandise other than food and beverages from motor vehicle  
    20(1)(k) $222.00
15. Vending from motor vehicle at other than the sidewalk side of vehicle  
    20(1)(l) $222.00
<table>
<thead>
<tr>
<th>Number</th>
<th>Description</th>
<th>Reference</th>
<th>Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>Allowing stand or item relating to operation of vending business to lean against or otherwise be affixed to building on private property or structure lawfully placed on public property without owner’s permission</td>
<td>20(1)(m)</td>
<td>$222.00</td>
</tr>
<tr>
<td>17</td>
<td>Vending in obstructive manner</td>
<td>20(1)(n)</td>
<td>$222.00</td>
</tr>
<tr>
<td>18</td>
<td>Vending in manner that interferes with performances being conducted in Grand Parade</td>
<td>20(1)(o)</td>
<td>$222.00</td>
</tr>
<tr>
<td>19</td>
<td>Vending without vendor badge in full view</td>
<td>20(1)(p)</td>
<td>$222.00</td>
</tr>
<tr>
<td>20</td>
<td>Setting up stand within 4 m of another legally located stand</td>
<td>20(1)(q)</td>
<td>$222.00</td>
</tr>
<tr>
<td>21</td>
<td>Setting up stand without incorporating solid base perimeter</td>
<td>20(1)(r)</td>
<td>$222.00</td>
</tr>
<tr>
<td>22</td>
<td>Stopping at location longer than 10 minutes when vending from bicycle wagon</td>
<td>21(a)</td>
<td>$222.00</td>
</tr>
<tr>
<td>23</td>
<td>Vending from bicycle wagon within 90 m of grounds of any school between one-half hour before start of school day and one half-hour after dismissal at end of school day</td>
<td>21(b)</td>
<td>$222.00</td>
</tr>
<tr>
<td>24</td>
<td>Making a sale when bicycle wagon is not parked curbside</td>
<td>21(c)</td>
<td>$222.00</td>
</tr>
<tr>
<td>25</td>
<td>Vending merchandise other than frozen treats from bicycle wagon</td>
<td>21(d)</td>
<td>$222.00</td>
</tr>
<tr>
<td>26</td>
<td>Setting up bicycle wagon stand within 4 m of another legally located stand</td>
<td>21(e)</td>
<td>$222.00</td>
</tr>
<tr>
<td>27</td>
<td>Making purchase from vendor or waiting in municipal lands to make purchase from vendor (specify) in manner that obstructs the use of municipal lands or approach to adjacent property</td>
<td>22</td>
<td>$222.00</td>
</tr>
<tr>
<td>28</td>
<td>Vending with stand longer than 2 m and wider than 1 m excluding the wheel base</td>
<td>23(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>29</td>
<td>Vending with motor vehicle longer than 7 m</td>
<td>23(2)</td>
<td>$222.00</td>
</tr>
<tr>
<td>30</td>
<td>Vending with mobile canteen equipped with umbrella or similar device that overhangs sidewalk at less than 2 m above level of sidewalk</td>
<td>23(3)</td>
<td>$222.00</td>
</tr>
<tr>
<td>31</td>
<td>Vending from stand with total operating space larger than 4 m²</td>
<td>23(4)</td>
<td>$222.00</td>
</tr>
<tr>
<td>32</td>
<td>Vending from mobile canteen with total operating space larger than 14 m²</td>
<td>23(4)</td>
<td>$222.00</td>
</tr>
<tr>
<td>33</td>
<td>Vending without providing adequate solid waste storage facilities immediately adjacent to mobile canteen</td>
<td>24(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>34</td>
<td>Failing to empty solid waste storage facilities on regular basis</td>
<td>24(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>35</td>
<td>Dumping trash, refuse, fat, or other food substance generated by mobile canteen into municipal sewer system</td>
<td>24(3)</td>
<td>$222.00</td>
</tr>
<tr>
<td>36</td>
<td>Owner of mobile canteen failing to have required automobile liability insurance during term of license</td>
<td>25(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>37</td>
<td>Owner of mobile canteen failing to have required commercial general liability insurance policy during the term of the license</td>
<td>25(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>38</td>
<td>Failing to cause required insurance policies to be endorsed by insurer so that insurer notifies license administrator of any cancellation or material change in insurance coverage</td>
<td>25(2)</td>
<td>$222.00</td>
</tr>
<tr>
<td>39</td>
<td>Owner of mobile canteen failing on demand to give license inspector or administrator evidence that required insurance policies remain in force</td>
<td>25(3)</td>
<td>$222.00</td>
</tr>
<tr>
<td>40</td>
<td>Person preparing or selling food from motor vehicle failing to ensure all equipment installed in any part of the vehicle is secured to prevent movement during transit and to prevent detachment in event of collision or overturn</td>
<td>27(a)</td>
<td>$222.00</td>
</tr>
</tbody>
</table>
41. Person preparing or selling food from motor vehicle failing to ensure all utensils are stored in order to prevent their being hurled about in event of a sudden stop, collision or overturn 27(b) $222.00

42. Person preparing or selling food from motor vehicle failing to ensure knives are stored in safety knife holder 27(b) $222.00

43. Person preparing or selling food from motor vehicle failing to ensure all propane tanks, compressors, auxiliary engines, generators, batteries, battery chargers, and similar equipment are installed so as to be accessible only from outside vehicle 27(c) $222.00

44. Stopping or parking motor vehicle not licensed to vend at site within portion of roadway designated as vending area during hours when vending is permitted 28 $222.00

45. Vendor vending from stand abutting their business failing to locate stand on sidewalk immediately adjacent to vendor’s premises 30(2)(a) $222.00

46. Vendor vending from stand abutting their business failing to maintain minimum of 2.1 m of open space pursuant to clause 30(2)(b) 30(2)(b) $222.00

47. Vendor vending from stand abutting their business failing to incorporate solid base perimeter on stand 30(2)(c) $222.00

48. Vendor vending from stand abutting their business setting up stand within 1.5 m of doorway 30(3)(a) $222.00

49. Vendor vending from stand abutting their business setting up stand within 4.6 m of driveway 30(3)(b) $222.00

50. Vendor vending from stand abutting their business setting up stand within 7.6 m of marked or unmarked crosswalk 30(3)(c) $222.00

51. Vendor vending from stand abutting their business setting up stand within 19 m in advance of bus stop sign 30(3)(d) $222.00

52. Vendor vending from stand abutting their business setting up stand within 3 m beyond bus stop sign 30(3)(d) $222.00

53. Vendor vending from stand abutting their business when their abutting business is not open 30(3)(e) $222.00

54. Vendor vending food or merchandise from stand abutting their business other than food or merchandise of type that person sells from their abutting business 30(3)(f) $222.00

55. Vendor vending from stand abutting their business using or operating loud speaker, public address system, radio, sound amplifier or similar device to attract attention of public or cry vendor’s wares 30(3)(g) $222.00

56. Vendor vending from stand abutting their business failing to remove stand from sidewalk 30 minutes after their abutting business closes 30(4) $222.00

57. Vendor vending from stand abutting their business setting up stand earlier than 30 minutes before their abutting business opens 30(4) $222.00

58. Vendor vending from stand abutting their business failing to have required commercial general liability insurance policy during the term of license 30(5)(a) $222.00

59. Vendor vending from stand abutting their business failing on demand to give license inspector or administrator evidence that required insurance policy remains in force 30(5)(b) $222.00

60. Vendor vending in association with festival or event failing to have required commercial general liability insurance policy during term of license 31(4)(a) $222.00
<table>
<thead>
<tr>
<th>No.</th>
<th>Description</th>
<th>Section</th>
<th>Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>61.</td>
<td>Vendor vending in association with festival or event failing on demand to</td>
<td>31(4)(b)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>give license inspector or administrator evidence that required insurance</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>policy remains in force</td>
<td></td>
<td></td>
</tr>
<tr>
<td>62.</td>
<td>Vendor vending in association with festival or event failing to obtain vendor</td>
<td>31(4)(c)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>badge</td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.</td>
<td>Failing to display license for special event in conspicuous place affixed to</td>
<td>31(6)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>stand or mobile canteen</td>
<td></td>
<td></td>
</tr>
<tr>
<td>64.</td>
<td>Failing to obtain approval from HRM Fire &amp; Emergency Services for use of</td>
<td>31(8)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>tent</td>
<td></td>
<td></td>
</tr>
<tr>
<td>65.</td>
<td>Vending handcrafts in location other than location approved by Engineer</td>
<td>32(5)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>and described on license</td>
<td></td>
<td></td>
</tr>
<tr>
<td>66.</td>
<td>Vending handcrafts other than during May through October</td>
<td>32(6)(a)</td>
<td>$222.00</td>
</tr>
<tr>
<td>67.</td>
<td>Vending handcrafts failing to keep area within 9 m radius of location</td>
<td>32(6)(b)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>free and clear of trash, refuse, and recyclables</td>
<td></td>
<td></td>
</tr>
<tr>
<td>68.</td>
<td>Vendor vending handcrafts failing to use equipment of temporary nature</td>
<td>32(6)(c)</td>
<td>$222.00</td>
</tr>
<tr>
<td>69.</td>
<td>Vendor vending handcrafts using umbrella that encroaches sidewalk at level</td>
<td>32(6)(c)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>less than 2 m above level of sidewalk</td>
<td></td>
<td></td>
</tr>
<tr>
<td>70.</td>
<td>Vendor vending handcrafts failing to remove equipment used for display at</td>
<td>32(6)(d)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>end of each business day</td>
<td></td>
<td></td>
</tr>
<tr>
<td>71.</td>
<td>Vendor vending handcrafts using display tables larger than size specified in</td>
<td>32(6)(e)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>by-law</td>
<td></td>
<td></td>
</tr>
<tr>
<td>72.</td>
<td>Vendor vending handcrafts interfering with pedestrian flow</td>
<td>32(6)(f)</td>
<td>$222.00</td>
</tr>
<tr>
<td>73.</td>
<td>Vendor vending handcrafts hanging products from tree, bush, post, etc.</td>
<td>32(6)(g)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>(specify) located around assigned vending area</td>
<td></td>
<td></td>
</tr>
<tr>
<td>74.</td>
<td>Vendor vending handcrafts using or operating loud speaker, public address</td>
<td>32(6)(h)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>system, radio, sound amplifier or similar device to attract attention of</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>public or cry vendor’s ware[s]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>75.</td>
<td>Vendor vending handcrafts failing to incorporate solid base perimeter</td>
<td>32(6)(i)</td>
<td>$222.00</td>
</tr>
<tr>
<td>76.</td>
<td>Vendor vending handcrafts failing to obtain a vendor badge</td>
<td>32(7)(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>77.</td>
<td>Having or placing newspaper box on municipal lands without license</td>
<td>33(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>78.</td>
<td>License holder placing, maintaining or operating newspaper box in location</td>
<td>33(2)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>other than location specified in license</td>
<td></td>
<td></td>
</tr>
<tr>
<td>79.</td>
<td>Failing to affix to newspaper box decal provided by license administrator</td>
<td>34(5)</td>
<td>$222.00</td>
</tr>
<tr>
<td>80.</td>
<td>Placing newspaper box in municipality at site for which owner does not hold</td>
<td>35(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>license</td>
<td></td>
<td></td>
</tr>
<tr>
<td>81.</td>
<td>Publisher placing or allowing to be placed more than 1 newspaper box at</td>
<td>35(5)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>each approved location</td>
<td></td>
<td></td>
</tr>
<tr>
<td>82.</td>
<td>Failing to place newspaper box within 12 cm of newspaper box already</td>
<td>35(6)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>located at approved location</td>
<td></td>
<td></td>
</tr>
<tr>
<td>83.</td>
<td>License holder failing to keep newspaper box in good repair, in neat, clean,</td>
<td>36(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>rust-free and sanitary condition, and free of advertisements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>84.</td>
<td>License holder failing to immediately remove newspaper box from street</td>
<td>36(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>when damaged</td>
<td></td>
<td></td>
</tr>
<tr>
<td>85.</td>
<td>License holder repairing or allowing repairs to newspaper box on street</td>
<td>36(1)</td>
<td>$222.00</td>
</tr>
<tr>
<td>86.</td>
<td>Failing to remove graffitied newspaper box from street within 3 days of</td>
<td>36(2)</td>
<td>$222.00</td>
</tr>
<tr>
<td></td>
<td>notification</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
87. Failing to cause newspaper box to have name of publisher and phone number for 24-hour service call system printed on exterior
37 $222.00
88. Causing or allowing newspaper box to have printing or advertising on it other than as allowed by by-law
37 $222.00
89. Placing or allowing to be placed newspaper box constructed so that publications being distributed from box are not completely enclosed and protected from elements
38(1) $222.00
90. Placing or allowing to be placed newspaper box not equipped with self-closing door
38(1) $222.00
91. Placing or allowing to be placed newspaper box that is not free-standing and self-supported by weight internal to the newspaper box, and located on concrete or asphalt surface
38(2) $222.00
92. Affixing or allowing to be affixed newspaper box to building on private property or structure lawfully placed on public property without owner’s permission
38(2) $222.00
93. Placing or allowing to be placed newspaper box not incorporating solid base perimeter
38(3) $222.00
94. Owner of newspaper box failing to have required commercial general liability insurance policy during term of license
39(1) $222.00
95. Owner of newspaper box failing on demand to give license inspector or administrator proof that required insurance policies remain in force
39(3) $222.00

N.S. Reg. 112/2008 - 113/2008
Royal Gazette Part II - Regulations
Vol. 32, No. 8

N.S. Reg 112/2008
Made: March 26, 2008
Filed: March 26, 2008

Personal Information International Disclosure Protection Regulations
Order in Council 2008-130 dated March 26, 2008
Regulations made by the Governor in Council
pursuant to Section 15 of the Personal Information International Disclosure Protection Act

The Governor in Council on the report and recommendation of the Minister of Justice dated March 6, 2008, and pursuant to Section 15 of Chapter 3 of the Acts of 2006, the Personal Information International Disclosure Protection Act, is pleased to make regulations respecting definitions, forms and clarity in the form set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 26, 2008.

Schedule “A”

Regulations made by the Governor in Council
under Section 15 of Chapter 3 of the Acts of 2006,
the Personal Information International Disclosure Protection Act

Citation
1 These regulations may be cited as the Personal Information International Disclosure Protection Regulations.
Definitions

2 In these regulations, “Act” means the Personal Information International Disclosure Protection Act.

Definition of “head” for Act

3 The definition of “head” in clause 2(1)(e) of the Act is enlarged to include the following:

(a) for a public body as defined in the Freedom of Information and Protection of Privacy Act, a person to whom the head under that Act has delegated a power;

(b) for a public body that is a municipality as defined in Part XX of the Municipal Government Act, a person to whom the responsible officer under that Act has delegated a power.

Definition of “access” for Act

4 In the Act, “access” means the action, process, opportunity or means of finding, using, examining or retrieving, including obtaining from storage.

Definition of “demand or request” for Act

5 In the definition of “foreign demand for disclosure” in clause 2(1)(d) of the Act, “demand or request” is restricted to mean a demand or request that is in writing and that includes a court-imposed sanction for non-compliance.

Report to Minister on allowing storage or access outside Canada

6 (1) A report to the Minister under subsection 5(3) of the Act of all of a head’s decisions in a year to allow storage or access outside Canada must be in writing and contain all of the following:

(a) a description of each decision;

(b) a description of the restrictions or conditions on a decision;

(c) a statement of how the storage or access outside Canada meets the necessary requirements of the public body’s operations.

(2) A report may be in Form 1.

Notice respecting foreign demand for disclosure

7 (1) A notice under subsection 6(2) of the Act of a known or suspected foreign demand for disclosure must be in writing.

(2) A notice may be in Form 2.

Minister’s certificate under subsection 13(5) of Act

8 (1) A certificate under subsection 13(5) of the Act to certify when the Minister learned of an act or omission that constitutes an offence under Section 13 of the Act must be in writing and indicate the date when the Minister learned of the act or omission.

(2) A certificate may be in Form 3.
Form 1  

Report to the Minister of Justice  
(subsection 5(3) of the Personal Information International Disclosure Protection Act)  

To: The Minister of Justice  

From: (name of head of public body, and name of public body)  
(mailing address)  

Calendar year 20___  

Description of each decision made during the above-noted calendar year to allow storage or access outside Canada of personal information in the custody or under the control of the public body: (use additional pages as required)  

________________________________________________________________________________________  
________________________________________________________________________________________  
________________________________________________________________________________________  
________________________________________________________________________________________  

Restrictions or conditions placed on storage or access of the personal information outside Canada: (use additional pages as required)  

________________________________________________________________________________________  
________________________________________________________________________________________  
________________________________________________________________________________________  
________________________________________________________________________________________  

Statement of how the decisions to allow storage or access of the personal information outside Canada meet the necessary requirements of the public body’s operations: (use additional pages as required)  

________________________________________________________________________________________  
________________________________________________________________________________________  
________________________________________________________________________________________  
________________________________________________________________________________________  

Dated ____________________, 20___  

Signature of head of public body  

Form 2  

Notice of Known or Suspected Foreign Demand for Disclosure  
(subsection 6(2) of the Personal Information International Disclosure Protection Act)  

(Note: complete as known or suspected.)  

To: The Minister of Justice  

From: (name of head of public body, employee of public body, or employee or associate of service provider, and name of public body or service provider)  
(mailing address)
The nature of the foreign demand for disclosure: (use additional pages as required)
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

Who made the foreign demand for disclosure? (use additional pages as required)
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

When the foreign demand for disclosure was received: (insert date) ________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

What information was sought or disclosed in response to the foreign demand for disclosure: (use additional pages as required)
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

Dated ________________, 20__________

Signature of head or employee of public body, or employee or associate of service provider

Form 3

Certificate of Minister
(subsection 13(5) of the Personal Information International Disclosure Protection Act)

I, _____________________, Minister of Justice and minister responsible for the Personal Information International Disclosure Protection Act, certify that _____________, 20__________, is the date when I learned of the act or omission by (name of service provider, or employee or associate of service provider) that is alleged to constitute an offence under Section 13 of the Act.

Signed at Halifax, Halifax Regional Municipality, on _________________, 20__________.

_______________________________________________________
Honourable Minister of Justice and minister responsible for the Personal Information International Disclosure Protection Act

PROVINCE OF NOVA SCOTIA

sgd: Mayann Francis

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,

A PROCLAMATION

WHEREAS in and by Section 3 of Chapter 54 of the Acts of 2007, *An Act to Amend Chapter 12 of the Acts of 2002, the Smoke-free Places Act*, it is enacted as follows:

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 54 of the Acts of 2007, *An Act to Amend Chapter 12 of the Acts of 2002, the Smoke-free Places Act*, do come into force on and not before April 1, 2008;

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 54 of the Acts of 2007, *An Act to Amend Chapter 12 of the Acts of 2002, the Smoke-free Places Act*, do come into force on and not before April 1, 2008, 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 Her Honour
the Honourable Mayann E. Francis, Lieutenant
Governor of the Province of Nova Scotia.
AT Our Government House in the Halifax Regional Municipality, this 26th day of March in the year of Our Lord two thousand and eight and in the fifty-seventh year of Our Reign.

BY COMMAND:

sgd: Cecil P. Clarke
Provincial Secretary
Minister of Justice and Attorney General

N.S. Reg. 115/2008
Made: March 26, 2008
Filed: March 26, 2008

Safer Needles in Healthcare Workplaces Regulations

Order in Council 2008-133 dated March 26, 2008
Regulations made by the Governor in Council pursuant to Section 11 of the Safer Needles in Healthcare Workplaces Act

The Governor in Council on the report and recommendation of the Minister of Health dated March 6, 2008, and pursuant to Section 11 of Chapter 7 of the Acts of 2006, the Safer Needles in Healthcare Workplaces Act, is pleased to make new regulations respecting exemptions in the form set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 26, 2008.

Schedule “A”

Regulations Respecting Safer Needles in Healthcare Workplaces
made by the Governor in Council pursuant to
Section 11 of Chapter 7 of the Acts of 2006,
the Safer Needles in Healthcare Workplaces Act

Citation
1 These regulations may be cited as the Safer Needles in Healthcare Workplaces Regulations.

Definitions
2 In these regulations,

(a) “Act” means the Safer Needles in Healthcare Workplaces Act;

(b) “specialty needle” means a needle other than

(i) a needle used to draw blood,
(ii) a needle used for intravenous purposes, and
(iii) an injection hypodermic needle.
Exemptions from requirement for safety-engineered needle

3 In all of the following circumstances, an employer is exempt from the requirement in the Act to ensure that employees use safety-engineered needles:

(a) when an employee is using a needle other than in the direct care and treatment of a person;

(b) until June 30, 2008, when a needle being used by an employee is a specialty needle or a needle from a pre-packaged kit, tray or pack.

N.S. Reg. 116/2008
Made: February 28, 2008
Approved: March 26, 2008
Filed: March 26, 2008

General Civil Service Regulations

Order in Council 2008-135 dated March 26, 2008
Amendment to regulations made by the Public Service Commission
and approved by the Governor in Council
pursuant to Section 45 of the Civil Service Act

The Governor in Council on the report and recommendation of the Acting Minister of Human Resources dated February 28, 2008, and pursuant to Section 45 of Chapter 70 of the Revised Statutes of Nova Scotia, 1989, the Civil Service Act, is pleased to approve of amendments made by the Public Service Commission to the general regulations respecting the civil service, N.S. Reg. 20/81, made by the Civil Service Commission and approved by the Governor in Council by Order in Council 81-268 dated March 3, 1981, to ensure consistency in the benefits available to non-bargaining and bargaining unit employees following the conclusion of the most recent Civil Service Master Agreement, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 26, 2008.

Schedule “A”

The Public Service Commission, pursuant to Section 45 of Chapter 70 of the Revised Statutes of Nova Scotia, 1989, the Civil Service Act, hereby amends the general regulations respecting the civil service, N.S. Reg. 20/81, made by the Civil Service Commission and approved by the Governor in Council by Order in Council 81-268 dated March 3, 1981, in the form attached.


Sgd.: Len Goucher
for Honourable Carolyn Bolivar-Getson
Minister of Human Resources

Amendment to the General Regulations Respecting the Civil Service
made under Section 45 of Chapter 70 of the Revised Statutes of
Nova Scotia, 1989, the Civil Service Act

1 Section 34 of the general regulations respecting the civil service, N.S. Reg. 20/81, made by the Civil Service Commission and approved by the Governor in Council by Order in Council 81-268 dated March 3, 1981, is repealed and the following Section substituted:
34 (1) Effective August 14, 2007, an employee shall receive a shift premium of $1.50 per hour for all hours worked, including overtime hours worked, on completed shifts in which 50% or more of the hours are regularly scheduled between 6:00 p.m. and 6:00 a.m.

(2) Effective August 14, 2007, an employee shall receive a weekend premium of $1.00 per hour for all hours worked, including overtime hours worked, on completed shifts in which 50% or more of the hours are regularly scheduled between 12:01 a.m. on Saturday and 7:00 a.m. on Monday.

(3) An employee is not entitled to claim both a shift premium and weekend premium for the same hours worked.

Section 35 of the regulations is repealed and the following Section substituted:

35 (1) In this Section, the following definitions apply:

(a) “standby”, in relation to an employee, means not scheduled to work, but required to be available to work if necessary;

(b) “standby pay” means pay for standby time;

(c) “standby time” means time when an employee is on standby.

(2) An employee who is required by the Deputy Head to be on standby must receive the following standby pay for any standby time of 8 consecutive hours or less:

(a) effective April 1, 2007,

(i) $15.31, on a day that is not a holiday,

(ii) $30.60, on a holiday;

(b) effective April 1, 2008,

(i) $15.75, on a day that is not a holiday,

(ii) $31.49, on a holiday;

(c) effective April 1, 2009,

(i) $16.21, on a day that is not a holiday,

(ii) $32.40, on a holiday.

(3) An employee designated to be on standby must be available during standby time at a telephone number or pager number known to their immediate supervisor, and must be able to report for work as quickly as possible if called.

(4) An employee must not be paid for standby time until the Deputy Head certifies that the standby time was necessary.

(5) An employee who does not report for work when called during standby time must not be paid for any portion of the standby time.
(6) In addition to pay for standby time, an employee on standby who is called into and reports to work must be paid for a minimum of 4 hours at the straight time rate for the employee’s position or the applicable overtime rate, whichever is greater.

(7) The minimum of 4 hours’ pay applies only once during each 8 consecutive hours of standby time.

(8) An employee who is called in to work during standby time must be reimbursed for transportation to and from the place of work at rates established in the Kilometrage Rates, Monthly Allowances and Transportation Allowances Regulations made under the Act.

3 Section 48 of the regulations is amended by

(a) striking out “2002” wherever it appears and substituting “2007”;

(b) striking out “300 months” or “three hundred (300) months” wherever it appears and substituting “288 months”;

(c) repealing subsection (5) and substituting the following subsection:

(5) Employees in the Medical Services Classification and Pay Plan shall be entitled to receive vacation leave with pay effective April 1, 2007,

(a) during the first 192 months of service at a rate of 1 2/3 day for each month of service;

(b) after 192 months of service at the rate of 2 1/12 days for each month of service; and

(c) after 288 months of service at the rate of 2 1/2 days for each month of service.

(d) striking out “2005” in subsection (10) and substituting “2007”.

4 Section 73A of the regulations is amended by striking out “17” and substituting “52” in clause (1)(a).

5 Section 74 of the regulations is amended by repealing subsection (1C) and substituting the following subsection:

74 (1C) An employee’s adoption leave begins and ends as follows:

(a) except as provided in subsection (2), adoption leave begins on the date the adopted child or children first arrive in the employee’s home, or on a later date determined by the employee;

(b) adoption leave ends on a date determined by the employee, but must end no later than 52 weeks after the adoption leave began.

(2) For an international adoption, an employee’s adoption leave may begin when the employee arrives in the child’s native country to complete the adoption.

6 Section 77 of the regulations is repealed and the following Section substituted:

77 (1) In this Section, “family member”, in relation to an employee, means any relative of the employee who permanently resides with the employee and any of the following, whether or not they live with the employee:
(a) the employee’s spouse;
(b) the employee’s son;
(c) the employee’s daughter;
(d) the employee’s parent;
(e) the employee’s brother;
(f) the employee’s sister;
(g) the employee’s aunt;
(h) the employee’s uncle.

(2) The Deputy Head may grant family illness leave with pay up to a maximum of 5 days per annum to an employee if a family member is ill and requires the assistance of the employee.

(3) The Deputy Head may require an employee to provide proof that they need family illness leave.

Section 82 of the regulations is amended by striking out “up to a one year leave” in subsection (1) and substituting “no less than 6 months and no more than one year of leave”.

**N.S. Reg. 117/2008**
Made: March 26, 2008
Filed: March 26, 2008
Classification of Drivers’ Licences Regulations

Order in Council 2008-138 dated March 26, 2008
Amendment to regulations made by the Governor in Council pursuant to subsection 66(1) of the Motor Vehicle Act

The Governor in Council on the report and recommendation of the Minister of Transportation and Infrastructure Renewal dated March 4, 2008, and pursuant to subsection 66(1) of Chapter 293 of the Revised Statutes of Nova Scotia, 1989, the Motor Vehicle Act, is pleased to amend the regulations respecting the classification of drivers’ licenses, N.S. Reg. 174/82, made by the Governor in Council by Order in Council 82-956 dated August 3, 1982, to incorporate a recent amendment to the Motor Vehicle Act respecting the definition of farm vehicles in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 26, 2008.

**Schedule “A”**

Amendment to the Regulations Respecting the Classification of Drivers’ Licenses made by the Governor in Council pursuant to subsection 66(1) of Chapter 293 of the Revised Statutes of Nova Scotia, the Motor Vehicle Act

Section 1 of the regulations respecting the classification of drivers’ licenses, N.S. Reg. 174/82, made by the Governor in Council by Order in Council 82-956 dated August 3, 1982, is amended by striking out
clause (a) under the subheading “Permits the operation of” under the heading “Class 8” and substituting the following clause:

(a) a farm tractor that weighs 14 000 kg or less.

2 Section 2 of the regulations is amended by adding the following clause immediately after clause (f):

(g) Valid for a farm tractor and trailer, if the combined weight of the vehicle combination weighs 14 000 kg or less
   (Minimum requirements: Must hold Class 8 license, attend practical training program and pass competency test.)

N.S. Reg. 118/2008
Made: March 26, 2008
Filed: March 26, 2008

The Governor in Council on the report and recommendation of the Minister of Environment and Labour dated March 11, 2008, and pursuant to Section 8 of Chapter 14 of the Acts of 2007, the Undersea Coal Mines Regulation Act, is pleased to order and declare by proclamation that Chapter 14 of the Acts of 2007, the Undersea Coal Mines Regulation Act, do come into force on and not before March 26, 2008.

PROVINCE OF NOVA SCOTIA

sgd: Mayann Francis

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,

A PROCLAMATION

WHEREAS in and by Section 8 of Chapter 14 of the Acts of 2007, the Undersea Coal Mines Regulation 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.

AND WHEREAS it is deemed expedient that Chapter 14 of the Acts of 2007, the Undersea Coal Mines Regulation Act, do come into force on and not before March 26, 2008;
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 14 of the Acts of 2007, the *Undersea Coal Mines Regulation Act*, do come into force on and not before March 26, 2008, 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 Her Honour the Honourable Mayann E. Francis, Lieutenant Governor of the Province of Nova Scotia.

AT Our Government House in the Halifax Regional Municipality, this 26th day of March in the year of Our Lord two thousand and eight and in the fifty-seventh year of Our Reign.

BY COMMAND:

sgd: Cecil P. Clarke
Provincial Secretary
Minister of Justice and Attorney General

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**N.S. Reg. 119/2008 to 121/2008**

Made: March 26, 2008
Filed: March 26, 2008

Onshore Petroleum Drilling Regulations, Petroleum Resources Regulations and Onshore Petroleum Geophysical Exploration Regulations

Order in Council 2008-143 dated March 26, 2008
Amendment to regulations made by the Governor in Council pursuant to Section 27 of the *Petroleum Resources Act*
and
Amendment to regulations made by the Governor in Council pursuant to Section 29 of the *Energy Resources Conservation Act*
and Section 27 of the *Petroleum Resources Act*

The Governor in Council on the report and recommendation of the Minister of Energy dated March 6, 2008, is pleased, effective on and after March 26, 2008, to

(a) pursuant to Section 27 of Chapter 342 of the Revised Statutes of Nova Scotia, 1989, the *Petroleum Resources Act*,

(i) amend subsection 3(2) 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, by adding “except for the Donkin coal block, as defined in the *Donkin Coal Block Development Opportunity Act* (Canada)” immediately after “offshore area”, and [N.S. Reg. 119/2008]
(ii) repeal subsection 18(8) 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, and substitute the following subsection:

(8) The amount of any royalty required to be paid in money shall be paid as follows:

(a) for coal gas extracted from the Donkin coal block, as defined in the Donkin Coal Block Development Opportunity Act (Canada), at the same time intervals prescribed in the Mineral Resources Act for payment of royalties on coal;

(b) for all other petroleum, on or before the twenty-fifth day of the month next following the month of production.

[N.S. Reg. 120/2008]

Schedule “A”

Amendment to the Minimum Wage Order (General)
made by the Governor in Council pursuant to Sections 50 and 52
of Chapter 246 of the Revised Statutes of Nova Scotia, 1989,
the Labour Standards Code

1 Section 6 of the Minimum Wage Order (General), N.S. Reg. 5/1999, made by the Governor in Council by Order in Council 1999-56 dated February 17, 1999, is repealed and the following Section substituted:

6 The minimum wages for employees are fixed at the hourly rate set out in the following table:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Class of Employees</th>
<th>Rate per Hour</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 1, 2007</td>
<td>Experienced</td>
<td>$7.60</td>
</tr>
<tr>
<td></td>
<td>Inexperienced</td>
<td>$7.15</td>
</tr>
<tr>
<td>May 1, 2008</td>
<td>Experienced</td>
<td>$8.10</td>
</tr>
<tr>
<td></td>
<td>Inexperienced</td>
<td>$7.60</td>
</tr>
<tr>
<td>April 1, 2009</td>
<td>Experienced</td>
<td>$8.60</td>
</tr>
<tr>
<td></td>
<td>Inexperienced</td>
<td>$8.10</td>
</tr>
<tr>
<td>April 1, 2010</td>
<td>Experienced</td>
<td>$9.20</td>
</tr>
<tr>
<td></td>
<td>Inexperienced</td>
<td>$8.70</td>
</tr>
<tr>
<td>October 1, 2010</td>
<td>Experienced</td>
<td>$9.65</td>
</tr>
<tr>
<td></td>
<td>Inexperienced</td>
<td>$9.15</td>
</tr>
</tbody>
</table>

2 Subsection 8(1) of the regulations is repealed and the following subsection substituted:

(1) If an employer furnishes board or lodging, or both, to an employee, the employer shall not deduct from the minimum wage of the employee an amount exceeding the applicable amount set out in the following table:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Board and lodging per week</th>
<th>Board only per week</th>
<th>Lodging only per week</th>
<th>Single meals</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 1, 2004</td>
<td>$59.80</td>
<td>$48.45</td>
<td>$13.50</td>
<td>$3.15</td>
</tr>
<tr>
<td>May 1, 2008</td>
<td>$65.00</td>
<td>$52.65</td>
<td>$14.65</td>
<td>$4.45</td>
</tr>
</tbody>
</table>
N.S. Reg. 123/2008
Minimum Wage Order (Construction and Property Maintenance)

Schedule “B”

Amendment to the Minimum Wage Order (Construction and Property Maintenance) made by the Governor in Council pursuant to Sections 50 and 52 of Chapter 246 of the Revised Statutes of Nova Scotia, 1989, the Labour Standards Code

Section 4 of the Minimum Wage Order (Construction and Property Maintenance), N.S. Reg. 202/2003, made by the Governor in Council by Order in Council 2003-507 dated November 28, 2003, is repealed and the following Section substituted:

4  The minimum wage for employees to whom this order applies is fixed at the hourly rate set out in the following table:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Rate per Hour</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 1, 2007</td>
<td>$7.60</td>
</tr>
<tr>
<td>May 1, 2008</td>
<td>$8.10</td>
</tr>
<tr>
<td>April 1, 2009</td>
<td>$8.60</td>
</tr>
<tr>
<td>April 1, 2010</td>
<td>$9.20</td>
</tr>
<tr>
<td>October 1, 2010</td>
<td>$9.65</td>
</tr>
</tbody>
</table>

N.S. Reg. 124/2008
Minimum Wage Order (Logging and Forest Operations)

Schedule “C”

Amendment to the Minimum Wage Order (Logging and Forest Operations) made by the Governor in Council pursuant to Sections 50 and 52 of Chapter 246 of the Revised Statutes of Nova Scotia, 1989, the Labour Standards Code

1  Subsection 5(1) of the Minimum Wage Order (Logging and Forest Operations), N.S. Reg. 5/1999, made by the Governor in Council by Order in Council 1999-56 dated February 17, 1999, is repealed and the following subsection substituted:

(1)  The minimum wages for employees in a logging or forest operation are fixed at the rates set out in the following table:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Class of Employees</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 1, 2007</td>
<td>Time workers</td>
<td>$7.60 per hour</td>
</tr>
<tr>
<td></td>
<td>Other workers</td>
<td>$1488.50 per month</td>
</tr>
</tbody>
</table>
2 Subsection 6(1) of the regulations is repealed and the following subsection substituted:

(1) If an employer furnishes board and lodging to an employee, the employer shall not deduct from the minimum wage of the employee an amount exceeding the amount set out in the following table:

<table>
<thead>
<tr>
<th>Effective Date</th>
<th>Board and Lodging</th>
</tr>
</thead>
<tbody>
<tr>
<td>April 1, 2004</td>
<td>$9.45 per day</td>
</tr>
<tr>
<td>May 1, 2008</td>
<td>$10.25 per day</td>
</tr>
</tbody>
</table>

N.S. Reg. 125/2008
Made: March 20, 2008
Filed: March 27, 2008

Order dated March 20, 2008
made by the Minister of Service Nova Scotia and Municipal Relations
pursuant to Section 14 of the Petroleum Products Pricing Act

In the Matter of Section 14 of Chapter 11 of the Acts of 2005
the Petroleum Products Pricing Act

- and -

In the Matter of Sections 14 to 18 of the Petroleum Products Pricing Regulations
made by the Governor in Council
pursuant to Section 14 of the Petroleum Products Pricing Act

- and -

In the Matter of an Order Prescribing Prices for Petroleum Products
made by the Minister of Service Nova Scotia and Municipal Relations
pursuant to Section 14 of the Petroleum Products Pricing Act and
Sections 14 to 18 of the Petroleum Products Pricing Regulations

Order

I, Jamie Muir, Minister of Service Nova Scotia and Municipal Relations for the Province of Nova Scotia,
pursuant to Section 14 of Chapter 11 of the Acts of 2005, the Petroleum Products Pricing Act, and Sections 14
to 18 of the Petroleum Products Pricing Regulations, hereby
(a) repeal the Order dated March 13, 2008, which prescribed prices March 14, 2008; and

(b) prescribe prices for petroleum products in the Province as set forth in the tables in Schedule “A”.

This Order is effective on and after 12:01 a.m. on March 21, 2008.


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

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 March 21, 2008

<table>
<thead>
<tr>
<th>Table 1: Benchmark Prices for Regulated Petroleum Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>(cents/litre)</td>
</tr>
<tr>
<td>Regular unleaded gasoline 65.7</td>
</tr>
<tr>
<td>Mid-grade unleaded gasoline 68.7</td>
</tr>
<tr>
<td>Premium unleaded gasoline 71.7</td>
</tr>
<tr>
<td>Ultra low-sulfur diesel oil 87.8</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Table 2: Fixed Wholesale Prices, Retail Mark-ups and Retail Prices for Regulated Petroleum Products</th>
</tr>
</thead>
<tbody>
<tr>
<td>(cents/litre)</td>
</tr>
<tr>
<td>Retail Mark-up</td>
</tr>
<tr>
<td>Retail Price (includes all taxes)</td>
</tr>
<tr>
<td>Self-Service</td>
</tr>
<tr>
<td>Fixed Wholesale Price (excludes GST)</td>
</tr>
<tr>
<td>Min</td>
</tr>
<tr>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>Zone 1</td>
</tr>
<tr>
<td>Regular Unleaded</td>
</tr>
<tr>
<td>Mid-Grade Unleaded</td>
</tr>
<tr>
<td>Premium Unleaded</td>
</tr>
<tr>
<td>Ultra Low-Sulfur Diesel</td>
</tr>
<tr>
<td>Zone 2</td>
</tr>
<tr>
<td>Regular Unleaded</td>
</tr>
<tr>
<td>Mid-Grade Unleaded</td>
</tr>
<tr>
<td>Premium Unleaded</td>
</tr>
<tr>
<td>Ultra Low-Sulfur Diesel</td>
</tr>
</tbody>
</table>
### Table: Fuel Prices

<table>
<thead>
<tr>
<th>Zone</th>
<th>Regular Unleaded</th>
<th>Mid-Grade Unleaded</th>
<th>Premium Unleaded</th>
<th>Ultra Low-Sulfur Diesel</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zone 3</td>
<td>98.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>101.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>104.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>114.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td>Zone 4</td>
<td>98.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>101.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
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<tr>
<td></td>
<td>104.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
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<tr>
<td></td>
<td>114.4</td>
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<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td>Zone 5</td>
<td>98.4</td>
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<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>101.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>104.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
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<tr>
<td></td>
<td>114.4</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td>Zone 6</td>
<td>99.2</td>
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<td>5.5</td>
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</tr>
<tr>
<td></td>
<td>102.2</td>
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<td>4.0</td>
</tr>
<tr>
<td></td>
<td>105.2</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
<tr>
<td></td>
<td>115.2</td>
<td>4.0</td>
<td>5.5</td>
<td>4.0</td>
</tr>
</tbody>
</table>

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N.S. Reg. 126/2008
Made: March 27, 2008
Filed: March 28, 2008

Designation of Employees of the Property Valuation Services Corporation

Order dated March 27, 2008
made by the Minister of Service Nova Scotia and Municipal Relations
pursuant to subsection 45(2) of the Property Valuation Services Corporation Act

Ministerial Designation

Made pursuant to subsection 45(2) of Chapter 19 of the Acts of 2006,
the Property Valuation Services Corporation Act

And made pursuant to Section 8 of Chapter 235 of the Revised Statutes of Nova Scotia, 1989,
the Interpretation Act

**Whereas** assessment services are to be undertaken by the Property Valuation Services Corporation (PVSC) pursuant to the Property Valuation Services Corporation Act;

**And whereas** full responsibility for Assessment Services and its property, employees and other assets and liabilities are to be transferred to PVSC from the Province;

**And whereas** subsection 45(2) of the Property Valuation Services Corporation Act provides that an employee of the Assessment Services Division of Service Nova Scotia and Municipal Relations who is designated by the Minister becomes an employee of the PVSC and ceases to be a person appointed in accordance with the Civil Service Act on the date that the employee is designated;

**And whereas** Section 8 of the Interpretation Act permits an authority granted under an enactment to be exercised prior to its coming into force for the purposes of making the enactment effective;
Therefore, pursuant to subsection 45(2) of Chapter 19 of the Acts of 2006, the Property Valuation Services Corporation Act, and pursuant to Section 8 of Chapter 235 of the Revised Statutes of Nova Scotia, 1989, the Interpretation Act, I hereby designate those employees listed in the attached Schedule “A”, effective on and after April 1, 2008.

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

27 March, 2008

Schedule “A”
Employees designated under Property Valuation Services Corporation Act - March 27, 2008

<table>
<thead>
<tr>
<th>Name</th>
<th>Position Title</th>
<th>Position #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kathy Gillis</td>
<td>Executive Director, Assessment</td>
<td>79039879</td>
</tr>
<tr>
<td>Tracy Williams</td>
<td>Secretary 3</td>
<td>41949</td>
</tr>
<tr>
<td>Shawna Thompson</td>
<td>Secretary 2</td>
<td>79052627</td>
</tr>
<tr>
<td>Roland Cottreau</td>
<td>Clerk 2 (Records)</td>
<td>41036</td>
</tr>
</tbody>
</table>

**Information Technology**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position Title</th>
<th>Position #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rick W. MacLeod</td>
<td>Director, Assessment Technology</td>
<td>43189</td>
</tr>
<tr>
<td>Lisa Deagle</td>
<td>Manager, Operations IT/IM</td>
<td>79055520</td>
</tr>
<tr>
<td>Renita Wortman</td>
<td>Computer Services Officer 2C</td>
<td>547</td>
</tr>
<tr>
<td>Constance L. Desveaux</td>
<td>Clerk 4</td>
<td>710</td>
</tr>
<tr>
<td>Barbara Shanks</td>
<td>Assessor 1</td>
<td>749</td>
</tr>
<tr>
<td>Darlene Purdy</td>
<td>Computer Services Officer 2C</td>
<td>24398</td>
</tr>
<tr>
<td>Shelley Welsh</td>
<td>Computer Services Officer 3</td>
<td>79055938</td>
</tr>
<tr>
<td>Brent Morine</td>
<td>Computer Services Officer 2B</td>
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<td>Richard MacAulay</td>
<td>Computer Services Officer 2C</td>
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<td>Geogg Churchill</td>
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<tr>
<td>Cheryl Pellerin</td>
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<td>79055522</td>
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<tr>
<td>Teth Cleveland</td>
<td>Drafting &amp; Illustration Technician 2B</td>
<td>3114</td>
</tr>
<tr>
<td>Holly Cassibo</td>
<td>Computer Services Officer 4</td>
<td>79055937</td>
</tr>
<tr>
<td>Sandra Barkhouse</td>
<td>Clerk 3</td>
<td>79055523</td>
</tr>
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</table>

**Administration - Commercial Operations**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position Title</th>
<th>Position #</th>
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<tbody>
<tr>
<td>John Sparling</td>
<td>Program Administr[a]tion Officer 4</td>
<td>546</td>
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<tr>
<td>Donna Wambolt</td>
<td>Secretary 2</td>
<td>36651</td>
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</table>

**Heavy Industrial Review Team**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position Title</th>
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<tbody>
<tr>
<td>Lloyd Macleod</td>
<td>Program Administration Officer 4</td>
<td>633</td>
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<tr>
<td>Kathy L. Barss</td>
<td>Program Administration Officer 4</td>
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<tr>
<td>Dean Hunter</td>
<td>Program Administration Officer 4</td>
<td>613</td>
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**Commercial Cost Reassessment**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position Title</th>
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</thead>
<tbody>
<tr>
<td>Scott Patterson</td>
<td>Assessor 1</td>
<td>606</td>
</tr>
<tr>
<td>Charlene MacNeil</td>
<td>Program Administration Officer 4</td>
<td>660</td>
</tr>
<tr>
<td>Terry Bartlett</td>
<td>Assessor 2</td>
<td>569</td>
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<tr>
<td>Nancy LeBlanc-Arsenault</td>
<td>Assessor 3</td>
<td>584</td>
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<tr>
<td>Sheila Orr</td>
<td>Program Administration Officer 4</td>
<td>36677</td>
</tr>
<tr>
<td>Mark Fielden</td>
<td>Assessor 3</td>
<td>38251</td>
</tr>
<tr>
<td>Wanda Smith</td>
<td>Assessor 1</td>
<td>43791</td>
</tr>
<tr>
<td>Mary Ellen Hernden</td>
<td>Assessor 2</td>
<td>43849</td>
</tr>
</tbody>
</table>
Commercial Income & Expense Reassessment
Philip Schofield Program Administration Officer 4 44173
Bryan Friars Program Administration Officer 4 632
Jeff MacPherson Assessor 1 663
Wayne Creelman Assessor 3 687
Darlene Ward Assessor 3 33020 (Maternity Lv)

Commercial Maintenance
David Totten Assessor 2 601
Stephen Croft Assessor 3 623
Ellen Mary Aucoin Assessor 1 645
So Young Moon Assessor 1 665
Richard Proux Assessor 3 667
Lynn M. Sowards-Best Assessor 1 706
Robert Smith Assessor 2C 711
Ross Fenerty Assessor 1 712
Linda M. Ramey Assessor 1 735
Thomas Patrick Bonner Assessor 3 753
Mona Robar Secretary 1 32992
Peter (Sandy) McNabb Assessor 2 42918
Melvin Lewis Assessor 1 43796
Andrea Belair Assessor 1 79034005
Gordon Power Assessor 1 79044704
Dion Regular Assessor 1 79048243

Administration - Residential Operations
Debi Karrel Director Operations 540

Client Services Unit
Patricia A. Blakeney Program Administration Officer 2 79038856

Central Maintenance
Alexander A. MacDonald Residential Manager 657
Jean M. Jabalee Clerk 2 597
Cindy Collins Assessor 1 628
Gregory MacNeil Assessor 1 640
Darren S. Whalen Assessor 1 646
Terrance E. Naugle Assessor 2 666
Kathy Bowden Clerk 2 668
Debra Lucas-States Clerk 2 670
Steven Howley Assessor 2 689
Mary Kelly Secretary 1 32997
Elizabeth Treleaven Clerk 2 36660
Jasper Regular Assessor 1 36674
Robie B. Lucas Assessor 1 37422
Margaret A. Eisan Assessor 1 37452
Glenda Stone Clerk 2 37702
Sean Fewer Assessor 1 79041167
Wilson Mansfield Assessor 1 79035495
Larry Shanks Assessor 1 79039721
Eastern Maintenance
Patricia Burns Clerk 2 573
Robert Gregor Assessor 2C 585
Donna Jean Tobin Assessor 2C 586
M. Donald MacAulay Assessor 2C 688
Anna MacKinnon Parks Clerk 2 9673
A. Jeanette Campbell Secretary 2 32999
Judith M. Munroe Secretary 2 33177
Donna M. Maclean Clerk 2 37700
Susan L. Cosnick Clerk 2 40516
Donald J. MacEachern Assessor 1 44276

Northern/Southern/Western Maintenance
Tanis Seawald Regional Director 31020
Terrance M. Hartling Regional Director 31022
David T. DeNuke Assessor 2 555
Judith M. Clayton Clerk 2 565
Ken MacKinnon Assessor 1 570
Donna M. Rushton Clerk 2 611
Greg R. Cream Assessor 2 676
Erin Rhodes Clerk 2 705
Phillip A. Broome Assessor 2C 714
Jim G. Carruthers Assessor 1 717
Austin Coolen Assessor 1 723
Katherine Glenjen Clerk 2 727
Julie A. Frank Assessor 2 733
Paula R. Swim Clerk 2 742
Eric Churchill Assessor 1 748
Hubert M. Surette Assessor 2C 750
Alain Doucette Assessor 4 751
Alfred W. D’Entremont Assessor 2 752
Amanda Nickerson Clerk 2 755
Aseneth McGrath Secretary 2 33000
Tanya Walsh Assessor 1 44134 (Maternity Lv)
Michael Tupper Assessor 1 44134 (Term)
Marie Murphy Secretary 2 33002
Deborah Doucet Clerk 2 79036624
Hilton Reddick Assessor 1 724
Anne Crocker Assessor 1 79038374
Sean Lonar Assessor 1 32995

Residential Reassessment
Jeffrey Caddell Regional Director 31021
Darren Marsh Assessor 1 557
Daniel J. McNeil Assessor 2 559
David J. Penny Assessor 2 567
Michael J. Musycsyn Assessor 4 578
Todd Gratto Assessor 4 600
Donna M. MacLeod Assessor 2 605
R. Wade Fenerty Assessor 2 642
Christopher F. Kent Assessor 2 655
Felix P. L. Fung Assessor 2 662
Emily Wroblewski Assessor 2 673
Peter Burke  Assessor 2  686  
M. Diane Beaton  Assessor 2  696  
Renee Walker  Assessor 1  747  
Bonita Hiltz  Assessor 2  36670  
Mitchel B. King  Assessor 1  41039  
Sharon Boudreau  Assessor 1  685  
David Melanson  Assessor 1  79038373  

Governance/Quality
- Russ Adams (March 17/08)  Director, Business Standards  8485
- Joseph McEvoy  Research & Statistical Officer  4  550
- Jean Thorburn  Manager, Quality Services  42173
- Ashley Wu  Research & Statistical Officer  4  79055939
- David Errol MacDonald  Program Administration Officer  3  79055940
- Eileen P. Fewer  Program Administration Officer  3  79055941
- Jason P. Brown  Program Administration Officer  2  79055527
- Sandy D. Lemon Laffin  Program Administration Officer  2  79055528  (Maternity Lv)

LTD
- Robert Hynes  On LTD more than 24 months  35589
- Velma MacEachern  On LTD more than 24 months  35589
- Paulette MacDonald  On LTD more than 24 months  35589
- Lynn E. Pettipas  On LTD more than 24 months  35589

WCB
- Paul K. Walker  Assessor 1C  43305

It should be noted that as of today, March 27, 2008, this list is up to date.

March 27, 2008

Order dated March 20, 2008
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

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 March 19, 2008, amended the Bulk Haulage Regulations in the manner set out in the manner attached to this certificate as Schedule “A”, effective on and after May 1, 2008.

Sgd.: Brian Cameron
Brian Cameron
General Manager
Dairy Farmers of Nova Scotia

Approved by the Natural Products Marketing Council at Truro, Nova Scotia, March 20, 2008.

Sgd.: E. A. Crouse
Elizabeth A. Crouse
Acting General Manager
Natural Products Marketing Council

Schedule “A”

Amendments 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 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 “$2.260” directly opposite “Bedford Transport Limited” and substituting “$2.310”;

(b) striking out “$3.149” directly opposite “Scotsburn Co-operative Services Limited” and substituting “$3.210”;

(c) striking out “$1.696” directly opposite “Fisher Transport Limited” and substituting “$1.730”;

(d) striking out “$2.640” directly opposite “Winterthur Farm—Rudolph Burghardt” and substituting “$2.690”;

(e) striking out “1.850” directly opposite “Cook’s Dairy Farm Limited” and substituting “$1.860”.

Schedule “A”


Dated at Halifax, Nova Scotia March 26, 2008.

Sgd.: Len Goucher
Honourable Len Goucher
Acting Minister of Human Resources

Amendment to the Kilometrage Rates, Monthly Allowances and Transportation Allowances Regulations
made by the Public Service Commission under Sections 7 and 45
of Chapter 70 of the Revised Statutes of Nova Scotia, 1989,
the Civil Service Act


2 Clause 2(b) of the regulations is repealed.

3 Section 3 of the regulations is repealed.

4 Section 4 of the regulations is amended by
(a) striking out “39.87¢/km” and substituting “40.51¢/km”; and
(b) striking out “35.18¢/km” and substituting “35.74¢/km”; and
Section 5 of the regulations is amended by

(a) striking out “Department of Transportation and Public Works” wherever it appears and substituting “Department of Transportation and Infrastructure Renewal”;

(b) striking out “$833.71” and substituting “$847.05” in subsection (1);

(c) striking out “$62.14” and substituting “$63.14” in subsection (2);

(d) striking out “$94.70” and substituting “$96.21” in subsection (2);

(e) striking out “$159.82” and substituting “$162.37” in subsection (2);

(f) striking out “$309.92” and substituting “$314.88” in subsection (4); and

(g) striking out “22.86¢/km” and substituting “23.23¢/km” in subsection (4).

Section 12 of the regulations is amended by

(a) striking out “$8.99” and substituting “$9.13” in subsection (1); and

(b) striking out “$7.44” and substituting “$7.56” in subsection (2).
N.S. Reg. 130/2008
Made: March 31, 2008
Filed: March 31, 2008
Fisheries and Aquaculture Loan Regulations

Order in Council 2008-171 dated March 31, 2008
Amendment to regulations made by the Governor in Council
pursuant to Section 42 of the Fisheries and Coastal Resources Act

The Governor in Council on the report and recommendation of the Minister of Fisheries and Aquaculture dated March 12, 2008, and pursuant to Section 42 of Chapter 25 of the Acts of 1996, the Fisheries and Coastal Resources Act, is pleased to amend the Fisheries and Aquaculture Loan Regulations, N.S. Reg. 191/80, made by the Governor in Council by Order in Council 80-1707 dated December 16, 1980, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after March 31, 2008.

Schedule “A”

Amendment to the Regulations Respecting Fisheries and Aquaculture Loans
made by the Governor in Council pursuant to
Section 42 of Chapter 25 of the Acts of 1996,
the Fisheries and Coastal Resources Act

(1) Subsection 2(1) of the regulations respecting fisheries and aquaculture loans, N.S. Reg. 191/80, made by the Governor in Council by Order in Council 80-1707 dated December 16, 1980, is amended by re-lettering clauses (d) and (e) as clauses (e) and (f), respectively.

(2) Subsection 2(1) of the regulations is further amended by adding the following clause immediately after clause (c):

(d) refinancing or combining loans with the Board at the discretion of the Board;

(2) Subclause 3(b)(ii) of the regulations is amended by striking out “the prior written consent of” and substituting “prior written notification to”.

(3) Clause 4(k) of the regulations is amended by adding “and, if applicable, attached quota” immediately after “fishing license or licenses”.

4 (1) Clause 6(1)(a) of the regulations is repealed and the following clause substituted:

(a) up to a maximum of 20 years for a boat;

(2) Clause 6(1)(b) of the regulations is amended by striking out “eight” and substituting “15”.

(3) Clause 6(1)(e) of the regulations is amended by striking out “Regulation” and substituting “subsection”.

5 Subsection 6(3) of the regulations is repealed and the following subsection substituted:

(3) The repayment of loans for the purpose of aquaculture shall be as follows:

must be completely repaid within 12 years; and [sic]
for oysters and sea plants, no principal repayment required until 60 days after the completion of the first harvest after the loan has been made, and the loan must be completely repaid within 12 years; and

(d) for all other aquaculture projects, repayments of loan principal shall be at the discretion of the Board.

6 Subsection 7(3) of the regulations is repealed and the following subsection substituted:

(3) Subject to subsection (4), no loans shall be made for any of the following purposes:

(a) to replace private financing, except to replace existing loans with the Board;

(b) to retire existing loans provided by banks or other commercial lending institutions.

7 (1) Clause 8(a) of the regulations is repealed and the following clause substituted:

(a) a loan agreement between the Board, the fisher and, if applicable, the builder;

(2) Clause 8(b) of the regulations is repealed and the following clause substituted:

(b) a first marine mortgage on the boat in favour of the Board, and such security as the Board considers appropriate under the circumstances;

8 The regulations are further amended by renumbering Section 9 as subsection 9(1) and adding the following subsection immediately after subsection 9(1):

(2) Despite subsection (1), a blended rate shall be applied to loans that are refinanced or combined.

9 The regulations are further amended by repealing Section 13.

10 The regulations are further amended by repealing clause 14(c).

11 The regulations are further amended by renumbering Sections 14, 15 and 16 as Sections 13, 14 and 15, respectively.