

Part II Regulations under the Regulations Act

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

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

N.S. Reg. 23/2005

Made: December 17 and 23, 2004

Approved: January 11, 2005 Filed: February 23, 2005 Milk Pricing Regulations

Order dated January 11, 2005

Amendment to regulations made by the Dairy Farmers of Nova Scotia and approved by the Natural Products Marketing Council pursuant to clauses 14(1)(c) and 15(1)(g) of the *Dairy Industry Act*

Dairy Farmers of Nova Scotia

At meetings held December 17 and 23, 2004, the Dairy Farmers of Nova Scotia, pursuant to clause 14(1)(c) and 15(1)(g) of Chapter 24 of the Acts of 2000, the *Dairy Industry Act*, and clause 2(1)(b) of the *Delegation of Powers to Dairy Farmers of Nova Scotia Regulations*, amended the *Milk Pricing Regulations* in the matter [manner] set out in the form attached to the certificate as Schedule "A", effective [on] and after February 1, 2005.

Dated and signed at Truro, Nova Scotia, January 12/05.

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

Approved by the Natural Products Marketing Council at Truro, Nova Scotia on January 11, 2005.

Sgd: G. Burris George D. Burris General Manager Natural Products Marketing Council

Schedule "A"

Amendments to the Milk Pricing Regulations made by the Dairy Farmers of Nova Scotia pursuant to clause 14(1)(c) and 15(1)(g) of Chapter 24 of the Acts of 2000, the Dairy Industry Act

Subsection 2(1) of the *Milk Pricing Regulations* made by [the] Dairy Farmers of Nova Scotia and approved by the Natural Products Marketing Council on January 11, 2005, is amended by repealing the table immediately following "basis:" and substituting the following table:

Component Prices - Per Kilogram for Classes 1, 2, 3, and 4

Class of Milk	\$ Per kg Butterfat	\$ Per Kg Protein	\$ Per Kg Other Solids	\$ Per Hl Solids-non-fat
1(a)	7.3661			53.89
1(b)	7.3661			42.62
1(c)	7.3661			53.57
2	7.2747	5.2829	5.2827	
3(a)	7.2747	12.2342	0.7682	
3(b)	7.2747	11.7799	0.7682	
4(a)	7.2747	4.7263	4.7263	
4(b)	7.2747	4.8349	4.8349	
4(c)	7.2747	4.7263	4.7263	
4(d)	7.2747	4.7263	4.7263	

N.S. Reg. 24/2005

Made: February 25, 2005 Filed: February 25, 2005

Registration of Armed Forces Vehicles Regulations

Order in Council 2005-81 dated February 25, 2005 Amendment to regulations made by the Governor in Council pursuant to Section 302 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 February 2, 2005, and pursuant to Section 302 of Chapter 293 of the Revised Statutes of Nova Scotia, 1989, the *Motor Vehicle Act*, is pleased to amend the regulations respecting the registration of Armed Forces vehicles, N.S. Reg. 103/71, made by the Governor in Council by Order in Council 71-360 dated April 20, 1971, by striking out "registration fee of Five Dollars (\$5.00)" and substituting "nominal registration fee as set out in the regulations respecting documents and services fees", effective on and after February 25, 2005.

N.S. Reg. 25/2005

Made: November 9, 2004 Approved: February 25, 2005 Filed: February 25, 2005 Business Registry Regulations

> Order in Council 2005-82 dated February 25, 2005 Amendment to regulations made by the Governor in Council pursuant to Section 4 of the *Business Electronic Filing Act*

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations and the Minister of Agriculture and Fisheries dated February 10, 2005, and pursuant to Section 4 of Chapter 3 of the Acts of 1995-96, the *Business Electronic Filing Act*, is pleased, effective on and after March 1, 2005, to amend Section 3 of the *Business Registry Regulations*, N.S. Reg. 14/2000, made by Order in Council 2000-24 dated February 2, 2000, by re-lettering clause (ia) as clause (ib) and adding the following clause immediately after clause (i):

(ia) Farm Registration Act;

N.S. Reg. 26/2005 to 27/2005

Made: November 9, 2004 Approved: February 25, 2005 Filed: February 25, 2005

> Premium Rates for Insurable Crops and Livestock Regulations and Coverage Levels and Unit Prices for Insurable Crops Regulations

> > Order in Council 2005-86 dated February 25, 2005
> > Regulations made by the Nova Scotia Crop and Livestock Commission and approved by the Governor in Council pursuant to Section 6 of the *Crop and Livestock Insurance Act*

The Governor in Council on the report and recommendation of the Minister of Agriculture and Fisheries dated February 2, 2005, and pursuant to Section 6 of Chapter 113 of the Revised Statutes of Nova Scotia, 1989, the *Crop and Livestock Insurance Act*, and amendments made pursuant to Chapter 24 of the Acts of 2004, the *Agriculture Administration Amendment (2004) Act*, is pleased, effective on and after February 1, 2005, to

- (a) approve of new regulations respecting the determination of premium rates for insurable crops and livestock made by the Nova Scotia Crop and Livestock Insurance Commission in the form set forth in Schedule "A" attached to and forming part of the report and recommendation; and
- (b) approve of new regulations respecting the determination of coverage levels and unit prices for insurance crops made by the Nova Scotia Crop and Livestock Insurance Commission in the form set forth in Schedule "B" attached to and forming part of the report and recommendation.

N.S. Reg. 26/2005

Premium Rates for Insurable Crops and Livestock Regulations

Schedule "A"

I certify that at a meeting held November 9, 2004, the Crop and Livestock Insurance Commission passed a motion to approve the *Regulations Respecting the Determination of Premium Rates for Insurable Crops and Livestock* in the form attached, with such changes as did not materially affect the substance of regulations.

Dated and signed at Truro, Nova Scotia, January 28, 2005.

Crop and Livestock Insurance Commission

per: sgd. *George Macintosh*George Macintosh
Coordinator, Research and Program Development

Regulations Respecting the Determination of Premium Rates for Insurable Crops and Livestock made pursuant to Section 6 of Chapter 113 of the Revised Statutes of Nova Scotia, 1989, the Crop and Livestock Insurance Act

Citation

1 These regulations may be cited as the *Premium Rates for Insurable Crops and Livestock Regulations*.

Interpretation

- 2 In these regulations
 - (a) "actuary" means a fellow of the Canadian Institute of Actuaries;
 - (b) "base premium rate" means the rate calculated for an insurable crop and livestock that is the premium rate that applies before any discount or surcharge is applied;
 - (c) "methodology" means a methodology for determining a base premium rate;
 - (d) "premium load" means an amount factored into the calculation of a base premium rate for a specific purpose as described in Section 7;
 - (e) "self-sustainability" means the ability of the crop and livestock insurance program to remain financially sustained over the long term.

Base premium rate calculation

3 The Commission must determine base premium rates based on methodologies that have been certified by an actuary.

Base premium rate review

4 The Commission must review and approve the base premium rate for each insurable crop and livestock annually.

Methodologies developed and certified by actuary

5 (1) A methodology must be signed by an actuary to certify that the methodology is actuarially sound.

(2) A methodology developed and certified under this Section must be re-certified by an actuary at least once every 5 years.

Methodologies must include

- **6** A methodology must include all of the following considerations:
 - (a) the previous loss history of an insurance plan;
 - (b) adjustments to data used in the methodology based on insurance program changes over time;
 - (c) technological factors that may, in the opinion of an actuary, influence the expected losses under an insurance plan in the future;
 - (d) premium loads in accordance with Section 7; and
 - (e) any other considerations that may, in the opinion of an actuary, influence the self-sustainability of the crop and livestock insurance program in the Province.

Premium loads

- 7 Amounts for all the following may be included as premium loads when calculating a base premium rate:
 - (a) amounts to cover the cost of uncertainty or agronomic concerns as determined using a method developed by an actuary;
 - (b) amounts to cover the cost of compensating for an increase or reduction in the revenue from premiums that is caused by a premium discount and surcharge system;
 - (c) an amount to ensure the self-sustainability of the crop and livestock insurance program in the Province based on a signed opinion of an actuary;
 - (d) any other amounts that, in the opinion of an actuary, are considered necessary for the calculation of actuarially sound base premium rates.

Premium discounts and surcharges for insurable crops

- **8** (1) A base premium rate for insurable crops may be adjusted by giving an insured person a discount when indemnity is less than total premiums paid under a plan or adding a surcharge when indemnity exceeds total premiums paid under a plan in accordance with this Section.
 - (2) Subject to subsections (3) and (4), adjustments for discounts and surcharges must be calculated using the following formula:

$$(LR-1) \times (n \div (20+n))$$

in which

"LR" (loss ratio) = total indemnity divided by total premiums, and

"n" = the number of years an insured person is in the plan.

(3) The maximum discount is 50% of the base premium rate and the maximum surcharge is 100% of the base premium rate.

(4) The minimum annual premium payable by an insured person for each insured crop in a crop year is \$50.00, except when a minimum annual premium is set out in a plan, then the amount prescribed in the plan applies.

Premium discounts and surcharges for dairy livestock

- 9 (1) A base premium rate for dairy livestock may be adjusted by giving an insured person a discount when indemnity is less than total premiums paid under the plan in accordance with this Section.
 - (2) Subject to subsections (3) and (4), adjustments for discounts and surcharges must be calculated using the following formula:

```
(LR-1) \times (n \div (3+n))
```

in which

"LR" (loss ratio) = total indemnity divided by total premiums, and "n"= the number of years an insured person is in the plan.

- (3) The maximum discount is 70% of the base premium rate.
- (4) The minimum annual premium payable by an insured person for dairy livestock in an insurance year is \$25.00, except when a minimum annual premium is set out in the plan, then the amount prescribed in the plan applies.

Communication to insured persons

10 The Commission must send notice in writing of base premium rates for the year to every insured person each year to permit sufficient time for an insured person to consider their participation in a plan.

N.S. Reg. 27/2005

Coverage Levels and Unit Prices for Insurable Crops Regulations

Schedule "B"

I certify that at a meeting held November 9, 2004, the Crop and Livestock Insurance Commission passed a motion to approve the *Regulations Respecting the Determination of Coverage Levels and Unit Prices for Insurable Crops* in the form attached, with such changes as did not materially affect the substance of regulations.

Dated and signed at Truro, Nova Scotia, January 28, 2005.

Crop and Livestock Insurance Commission

per: sgd. George Macintosh

George Macintosh Coordinator, Research and Program Development

Regulations Respecting the Determination of Coverage Levels and Unit Prices for Insurable Crops made pursuant to Section 6 of Chapter 113 of the Revised Statutes of Nova Scotia, 1989, the Crop and Livestock Insurance Act

Citation

1 These regulations may be cited as the Coverage Levels and Unit Prices for Insurable Crops Regulations.

Interpretation

- 2 In these regulations
 - (a) "average insurable yield" means the potential production of an insured person's crop as defined in the insurance plan;
 - (b) "coverage level" means the percentage of the long-term average yield of an insured crop that is guaranteed under a contract of insurance;
 - (c) "long-term average yield" means either the probable yield or the average insurable yield, as calculated by the Commission based on the circumstances specific to the plan;
 - (d) "probable yield" means the potential production of an insured person's crop as defined in the insurance plan;
 - (e) "unit price" means the price per unit of production of an insurable crop that is used to determine the value of an insured crop for the purpose of determining the amount of premium payable and calculating an indemnity.

Coverage levels set by Commission

- 3 (1) The Commission may set coverage levels for an insurable crop at any percentage of the long-term average yield of the insurable crop up to a maximum of 90% of the long-term average yield.
 - (2) The Commission must determine maximum coverage levels by a method that relates the coverage levels to a statistical assessment of risk for the insurable crop.

Maximum unit price options

- 4 The Commission must determine maximum price options for an insurable crop based on
 - (a) a market price method that reflects estimated or actual farmgate values of the crop produced or replacement values of the crop produced, as described in Section 5; or
 - (b) a cost of production method that uses standard accounting procedures and recommended agronomic practices, as described in Section 6.

Market price of units

- A market price method for determining the maximum unit price options must be based on either the average of grades produced in the Province or a predominant grade produced in the Province and any or all of
 - (a) farmgate prices paid or payable to producers;
 - (b) payments or expected payments under federal, provincial or federal-provincial price support programs;

- (c) forecast prices;
- (d) an average of prices from previous years;
- (e) actual prices.

Cost of production method

- **6 (1)** A cost of production method for determining maximum unit price options must be based on input levels and appropriate production levels for those practices and inputs that are recommended for producing a crop.
 - (2) A cost of production method must not include any cost incurred in the marketing and storage of a crop.

N.S. Reg. 28/2005

Made: February 25, 2005 Filed: February 25, 2005 Air Quality Regulations

> Order in Council 2005-87 dated February 25, 2005 Regulations made by the Governor in Council pursuant to Section 112 of the *Environment Act*

The Governor in Council on the report and recommendation of the Minister of Environment and Labour dated January 31, 2005, and pursuant to Section 112 of Chapter 1 of the Acts of 1994-95, the *Environment Act*, is pleased to repeal the *Air Quality Regulations*, N.S. Reg 55/95, made by the Governor in Council by Order in Council 95-294 dated April 11, 1995, and to make new regulations respecting air quality in the form set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after March 1, 2005.

Schedule "A"

Regulations Respecting Air Quality made by the Governor in Council under Section 112 of Chapter 1 of the Acts of 1994-95, the *Environment Act*

Citation

1 These regulations may be cited as the *Air Quality Regulations*.

Definitions

- 2 In these regulations,
 - (a) "Act" means the *Environment Act*;
 - (b) "Administrator" means a person appointed by the Minister under subsection 21(1) of the Act to administer these regulations, and includes an acting Administrator;

- (c) "averaging period" in Schedule A means that period of time over which an arithmetic mean or geometric mean, as the case may be, is calculated;
- (d) "designated material" means a material described in Schedule B to these regulations;
- (e) "facility" includes a petroleum refinery;
- (f) "heavy fuel oil" means petroleum residual fuel that is used in liquid-fuel-burning equipment;
- (g) "Minister" means the Minister of Environment and Labour.

Ambient air quality criteria

- 3 (1) The criteria for ambient air quality throughout the Province are prescribed in Schedule A and are expressed as maximum permissible ground level concentrations.
 - (2) An approval issued by the Minister or an Administrator must contain provisions to ensure that the maximum permissible ground level concentrations prescribed in Schedule A are not exceeded.

Burning offences

- 4 (1) Except as provided in subsection (2) and except as provided in the *Used Oil Regulations*, a person must not carry out, cause, permit or be responsible for the burning of a designated material without prior written authorization from the Minister or an Administrator.
 - (2) Subsection (1) does not apply to burning conducted by a person or organization that is authorized by the Province to conduct courses to train fire-fighting personnel.

Gasoline volatility limit

- 5 (1) In this Section, "motor gasoline" means gasoline intended for use as motor fuel.
 - (2) The volatility limit for the vapour pressure of motor gasoline is 72 kPa.
 - (3) During the period from May 15 to September 15 in each year, both dates inclusive,
 - a person who refines motor gasoline must not cause or permit any motor gasoline intended for use in the Province to leave the refinery if the motor gasoline's vapour pressure exceeds the volatility limit; and
 - (b) a person who imports into the Province any motor gasoline that has a vapour pressure that exceeds the volatility limit must not cause or permit
 - (i) the transfer of possession of the motor gasoline; or
 - (ii) the transfer of the motor gasoline from one container to another.
 - (4) The vapour pressure of motor gasoline must be determined in accordance with
 - (a) procedure D 5191--01 Standard Test Method for Vapor Pressure of Petroleum Products (Mini Method) prepared by the American Society for Testing Materials, as amended from time to time; or
 - (b) a procedure approved in writing by the Minister or an Administrator.

Provincial emission cap

- 6 (1) The Provincial annual sulphur dioxide emission cap is
 - (a) effective April 11, 1995, 189 000 t;
 - (b) effective March 1, 2005, 141 750 t.
 - (2) A person who owns, operates or is responsible for facilities that release emissions in excess of 90 tonnes of sulphur dioxide per year in the aggregate must, not later than February 15 of each year or as otherwise directed by an Administrator, in a form specified by the Administrator, submit a report to the Minister or an Administrator on the sulphur throughput, noting the fuel usage, sulphur content and corresponding sulphur dioxide emissions for the previous calendar year from each facility owned or operated by, or under the responsibility of, the person.
 - (3) Subject to subsection (4), annual sulphur dioxide, nitrogen oxide and mercury emission allocations are assigned to persons listed in Schedule C in the amounts set out in that Schedule.
 - (4) For the purposes of achieving environmental quality standards and objectives in a cost-effective manner, compliance with an annual emission allocation assigned in Schedule C may be achieved by the inclusion of permits or allowances obtained under any emissions trading program established by the Minister under Section 15 of the Act or by an Administrator to whom the Minister has delegated the appropriate authority under Section 17 of the Act.
 - (5) If the annual emission allocation assigned in Schedule C for a substance is exceeded, the person responsible must, unless exempted in writing by the Minister because of unusual and unavoidable circumstances,
 - (a) within the 3 years following the calendar year in which the excess emissions occurred, compensate for the excess emissions by reducing annual emissions of the substance to a level below the annual allocation assigned for the substance in order to result in a total reduction of emissions of the substance equal to the amount of the excess emissions, in accordance with a plan submitted under clause (b) and approved by the Minister or an Administrator; and
 - (b) not later than February 15 of the year following the calendar year in which the excess emissions occurred, submit a plan indicating how the excess emissions will be recovered to the Minister or an Administrator for approval.

Emission reduction plans

- A person who owns, operates or is responsible for facilities that existed in 2001 and that release emissions in excess of 90 tonnes of sulphur dioxide per year in the aggregate must submit to an Administrator an emission reduction plan demonstrating the proposed means to achieve sulphur dioxide emission reductions of 25% from 2001 levels by 2010 for facilities owned or operated by, or under the responsibility of, the person.
 - (2) An emission reduction plan must be submitted not later than December 31, 2007, in accordance with specifications issued by the Minister or an Administrator.

Sulphur content of heavy fuel oil consumed in a facility other than a petroleum refinery

- **8** (1) Effective July 1, 2005, the sulphur content of heavy fuel oil consumed in a facility other than a petroleum refinery must not exceed
 - (a) 2.2% by mass; and

- (b) 2.0% on an annual basis.
- (2) A person who owns, operates or is responsible for a facility that consumes heavy fuel oil must make available to an Administrator, upon request, a report noting fuel type and usage, sulphur content and corresponding average sulphur levels for heavy fuel oil consumed in the previous calendar year at each facility owned or operated by, or under the responsibility of, the person.

Sulphur content of total fuel consumed in a petroleum refinery

- 9 (1) Effective July 1, 2005, the sulphur content of the total fuel consumed in a petroleum refinery must not exceed
 - (a) 2.2% by mass; and
 - (b) 2.0% on an annual basis.
 - (2) A person who owns, operates or is responsible for a petroleum refinery that consumes heavy fuel oil must make available to an Administrator, upon request, a report noting fuel type and usage, sulphur content and corresponding average sulphur levels for total fuel consumed in the previous calendar year at each refinery owned or operated by, or under the responsibility of, the person.

Reporting and records

- 10 (1) A person who is required to report under subsection 8(2) or subsection 9(2) must maintain all records of reported details for 5 years.
 - (2) A person who acquires a facility that consumes heavy fuel oil must obtain and maintain the records retained under subsection (1) from the person from whom the facility was transferred.

Schedule A - Maximum Permissible Ground Level Concentrations

Contaminant	Averaging Period	Maximum Permissible Ground Level Concentration	
		Fg/m^3	pphm
Carbon Monoxide (CO)	1 hour	34 600	3000
	8 hours	12 700	1100
Hydrogen Sulphide (H ₂ S)	1 hour	42	3
	24 hours	8	0.6
Nitrogen Dioxide (N0 ₂)	1 hour	400	21
	Annual	100	5
Ozone (O ₃)	1 hour	160	8.2
Sulphur Dioxide (S0 ₂)	1 hour	900	34
	24 hours	300	11
	Annual	60	2

Total Suspended	24 hours	120	-
Particulate (TSP)	Annual	70*	-

geometric mean

F g/m³ - micrograms per cubic metre pphm - parts per hundred million

Schedule B - Designated Materials

- (1) a tire
- (2) waste dangerous goods as defined in the Dangerous Goods Management Regulations
- (3) used oil as defined in the *Used Oil Regulations*
- (4) a railway tie or other wood treated with wood preservative.
- (5) a material containing rubber or plastic
- (6) an asphalt shingle

Schedule C - Annual Sulphur Dioxide, Nitrogen Oxide and Mercury Emission Allocations for Nova Scotia Power Incorporated

1 Sulphur dioxide

- (1) Commencing in 1995, and in each year thereafter until March 1, 2005, the annual emissions of sulphur dioxide from fossil fuel-fired thermal power generating stations owned or operated by Nova Scotia Power Incorporated and affiliated companies must not in any calendar year exceed, in the aggregate, 145 000 t.
- (2) Effective March 1, 2005, and in each calendar year thereafter until December 31, 2009, the annual emissions of sulphur dioxide from fossil fuel-fired thermal power generating stations owned or operated by Nova Scotia Power Incorporated and affiliated companies must not in any calendar year exceed, in the aggregate, 108 750 t.
- (3) For the year 2005 only, the annual sulphur dioxide emissions cap allocated under item (2) may be prorated on the basis of the effective date of these regulations, as authorized in writing by the Minister.
- (4) Commencing in 2010, and in each calendar year thereafter, the annual emissions of sulphur dioxide from fossil fuel-fired thermal power generating stations owned or operated by Nova Scotia Power Incorporated and affiliated companies must not in any calendar year exceed, in the aggregate, 72 500 t.

2 Nitrogen oxide

- (1) Commencing in 2009, and in each calendar year thereafter, the annual emissions of nitrogen oxides (NOx) from fossil fuel-fired thermal power generating stations owned or operated by Nova Scotia Power Incorporated and affiliated companies must not in any calendar year exceed, in the aggregate, 21 365 t.
- (2) Commencing in 2010, and in each calendar year thereafter, a report must be submitted to the Minister or an Administrator noting the nitrogen oxide (NOx) emissions for the previous calendar year from each fossil fuel-fired thermal power generating station owned or operated by Nova Scotia

Power Incorporated and affiliated companies. The report must be submitted not later than February 15 of each calendar year, or as otherwise directed by an Administrator, in a form specified by the Administrator.

3 Mercury

- (1) Commencing March 1, 2005, and in each calendar year thereafter, the annual emissions of mercury from coal-fired thermal power generating stations owned or operated by Nova Scotia Power Incorporated and affiliated companies must not in any calendar year exceed, in the aggregate, 168 kg.
- (2) Commencing January 1, 2006, and in each calendar year thereafter, a report must be submitted to the Minister or an Administrator noting the mercury emissions for the previous calendar year from each coal-fired thermal power generating station owned or operated by Nova Scotia Power Incorporated and affiliated companies. The report must be submitted not later than February 15 of each year, or as otherwise directed by Administrator, in a form specified by the Administrator.

N.S. Reg. 29/2005

Made: February 24, 2005 Filed: March 1, 2005

Ministerial Education Act Regulations

Order dated February 24, 2005 Amendment to regulations made by the Minister of Education pursuant to Section 145 of the *Education Act*

In the matter of Section 145 of Chapter 1 of the Acts of 1995-96, the *Education Act*

- and -

In the matter of an amendment to the *Ministerial Education Act Regulations*made by the Minister of Education pursuant to Section 145 of the *Education Act*

Order

I, Jamie Muir, Minister of Education for the Province of Nova Scotia, pursuant to Section 145 of Chapter 1 of the Acts of 1995-96, the *Education Act*, hereby amend, effective on and after February 24, 2005, the *Ministerial Education Act Regulations*, N.S. Reg. 80/97, made by the Minister of Education on June 24, 1997, to allow for variances to the compensation for school board senior staff provisions by

- (a) striking out "from compa-ratios" in the heading immediately before Section 69G and substituting "to initial compa-ratio on appointment as a member and to annual progression of members";
- (b) striking out "Despite Sections 69C, 69D and 69E" in clause [subsection] 69G(1) and substituting "Despite Sections 69B, 69C, 69D, 69E and 69H";
- (c) by repealing subsection 69G(2) and substituting the following subsections:

- (2) on receiving a school boards's application under subsection (1), the Minister may grant a variance to the school board if the Minister decides it is appropriate after considering the school board's application and any additional matters the Minister considers relevant, including
 - (a) with respect to the application of any requirement of Sections 69B, 69C, 69D and 69E to initial placement on the compensation framework, whether a higher compensation amount is necessary
 - (i) to effect the appointment of a qualified person, or
 - (ii) if the person appointed has qualifications in excess of the minimum requirements for the position; and
 - (b) with respect to the application of any requirement of Sections 69B and 69H to annual progression of senior staff, whether a higher compensation amount is appropriate for any of the following reasons or for any other equitable reasons:
 - (i) to recognize and compensate increased professional qualifications achieved by a member since becoming subject to the compensation framework; or
 - (ii) if applicable, to fulfill the minimum salary amount required under the Teachers' Provincial Agreement.
- (2A) A variance granted under subsection (2) may be for any period of time and on any terms and conditions determined by the Minister.
- (e) [(d)] by striking out "the compa-ratios required by Sections 69C, 69D and 69E" in subsection 69G(3) and substituting "the requirements of Sections 69B, 69C, 69D, 69E and 69H".

Dated and made at Halifax, Nova Scotia, Thursday, February 24, 2005.

sgd. *J. Muir* Honourable Jamie Muir Minister of Education N.S. Reg. 30/2005

Made: October 17, 2003 Filed: March 1, 2005

Medical Staff (Disciplinary) By-laws

Order dated October 17, 2003
Regulations made by the Minister of Health
pursuant to Section 23 of the *Health Authorities Act*

Certificate of Approval Medical Staff (Disciplinary) Bylaws for the District Health Authorities

Pursuant to Section 23 of the *Health Authorities Act* and Section 6 of the *Hospitals Act*

I, the Honourable Angus MacIsaac, hereby revoke the Medical Staff (Disciplinary) Bylaws approved for all the District Health Authorities by a Certificate of Approval dated May 10, 2002, and effective May 23, 2002, pursuant to the *Health Authorities Act* and the *Hospitals Act* and amended effective May 16, 2003, and hereby approve the attached Medical Staff (Disciplinary) Bylaws, effective October 20, 2003.

Dated at Halifax, Nova Scotia, this 17th day of October, 2003.

sgd: Angus MacIsaac

The Honourable Angus MacIsaac Minister of Health

Medical Staff (Disciplinary) Bylaws for the District Health Authorities Pursuant to Section 23 of the *Health Authorities Act*

Part I

1 Definitions

- 1.1 In these bylaws
 - 1.1.1 **Act** means the *Health Authorities Act*;
 - 1.1.2 **Board** means the Board of Directors of the DHA;
 - 1.1.3 **Capital Health** means the Capital District Health Authority, the QEII Health Sciences Centre, and the Nova Scotia Hospital;
 - 1.1.4 **CEO** means the person appointed by the Board to be the Chief Executive Officer of the DHA;
 - 1.1.5 **Credentials Committee** means the committee of physicians having privileges granted by the Board whose members and chair are appointed by the District MAC; the committee carries out those functions assigned to it by these bylaws;
 - 1.1.6 **Dentist** means a person who, under the *Dental Act*, is registered in the Dentists' Register and holds a licence to practise dentistry;

- 1.1.7 **DHA** means a District Health Authority established pursuant to the Act and for the purposes of these bylaws includes Capital Health;
- 1.1.8 **District** means a health district established pursuant to the Act;
- 1.1.9 **District Chief of Staff** means a person who is the senior medical administrator (including a Medical Director; Vice President, Medical Services; in Capital Health, the VP Medicine; or in South Shore DHA, the District Chief of Medical Staff) for the district, appointed by the CEO;
- 1.1.10 **District Department Chief** means a person appointed by the DHA (or the CEO, if the DHA so directs) and who reports to the DHA through the District Chief of Staff (or in Capital Health, the VP Medicine; or in South Shore DHA, the District Department Head) and the CEO;
- 1.1.11 **District MAC** means the committee as defined by Section 4;
- 1.1.12 **Hospital site** means a hospital as defined by the *Hospitals Act* and allocated to the DHA pursuant to the Act;
- 1.1.13 **Medical Staff** means those physicians and dentists who have privileges granted by a Board;
- 1.1.14 **Member** means a member of the Medical Staff;
- 1.1.15 Party means
 - 1.1.15.1 the DHA and its representatives, or
 - 1.1.15.2 the member;
- 1.1.16 **Physician** means a person who, under the *Medical Act*, is registered in the Medical Register and holds a licence to practise medicine;
- 1.1.17 **PRC** means the Privileges Review Committee appointed by the Board;
- 1.1.18 **Proposed Agreement** means a settlement agreement between the PRC and the member;
- 1.1.19 **Provincial Appeal Board** means a board constituted pursuant to clause 23(b) of the Act and carries out those functions assigned to it by these bylaws;
- 1.1.20 **Site-based Medical Leader** means a person appointed by the DHA (or the CEO, if the DHA so directs) and who reports to the DHA through the District Chief of Staff and the CEO;
- 1.1.21 **Site Manager** means a person who is appointed by the DHA (or the CEO, if the DHA so directs) and reports to the DHA through the CEO and is responsible for the administration of a hospital site;
- 1.1.22 **working day** means those days of the week excluding weekends and statutory holidays.

2 Privileges Review Committee (PRC)

- 2.1 For the purposes of these bylaws, the PRC shall have the composition as described in the DHA's Corporate Bylaws.
- 2.2 In presenting oral submissions to the PRC, a physician may be accompanied by legal counsel, if the physician so wishes.

3 Composition of the Provincial Appeal Board

- 3.1 For the purposes of these bylaws, the Provincial Appeal Board shall be composed of
 - 3.1.1 a Chair and a Vice-Chair who shall be lawyers and are appointed by the Minister of Health,
 - 3.1.2 9 members consisting of one member appointed by each DHA, who may or may not be members of the DHA, and who shall not be physicians or dentists,
 - 3.1.3 9 physicians appointed by the Medical Society of Nova Scotia, and
 - 3.1.4 9 dentists appointed by the Nova Scotia Dental Association.
- 3.2 Members of the Provincial Appeal Board shall be appointed to office for a term of three years.
- 3.3 Notwithstanding subsection 3.2, the terms of office of members of the Provincial Appeal Board upon the first appointment of members to the Provincial Appeal Board shall be
 - 3.3.1 the Chair appointed for a term of three years,
 - 3.3.2 the Vice-Chair appointed for a term of two years,
 - 3.3.3 9 members appointed by DHAs pursuant to clause 3.1.2, as may be determined by the DHAs, provided that no term exceeds 3 years,
 - 3.3.4 9 members appointed by the Medical Society pursuant to clause 3.1.3, as may be determined by the Medical Society, provided that no term exceeds 3 years, and
 - 3.3.5 9 members appointed by the Dental Association pursuant to clause 3.1.4, as may be determined by the Dental Association, provided that no term exceeds 3 years.
- 3.4 Notwithstanding subsections 3.2, 3.3, and 3.4, persons appointed to the Provincial Appeal Board hold office until such time as they are re-appointed, or until their successors are appointed, even if such re-appointment or appointment does not occur until after their specified term of office has expired.
- 3.5 Any DHA members who have been appointed pursuant to clause 3.1.2 to sit as members of the Provincial Appeal Board and who are present at a Board meeting where information is to be presented or discussed which has the potential of becoming a source of review by the Provincial Appeal Board shall not discuss any of this information with any members of the Provincial Appeal Board.
- 3.6 Where the Provincial Appeal Board receives notice pursuant to clauses 7.19.1, 7.20.1, 8.16.1 or 8.17.1 regarding a physician's privileges, the Provincial Appeal Board shall conduct an appeal or a hearing, as applicable, with the following composition:

- 3.6.1 the Chair or the Vice Chair, who shall sit as Chair of the Provincial Appeal Board,
- 3.6.2 2 members selected by the Chair from those members who have been appointed by the DHAs to the Provincial Appeal Board pursuant to clause 3.1.2, and
- 3.6.3 2 members selected by the Chair from those members appointed by the Medical Society to the Provincial Appeal Board pursuant to clause 3.1.3.
- 3.7 Where the Provincial Appeal Board receives notice pursuant to clauses 7.19.1, 7.20.1, 8.16.1 or 8.17.1 regarding a dentist's privileges, the Provincial Appeal Board shall conduct an appeal or a hearing, as applicable, with the following composition:
 - 3.7.1 the Chair or the Vice Chair, who shall sit as Chair of the Provincial Appeal Board,
 - 3.7.2 2 members selected by the Chair from those members who have been appointed by the DHAs to the Provincial Appeal Board pursuant to clause 3.1.2, and
 - 3.7.3 2 members selected by the Chair from those members appointed by the Dental Association to the Provincial Appeal Board pursuant to clause 3.1.4.
- 3.8 No DHA members selected by the Chair pursuant to clauses 3.6.2 or 3.7.2 shall reside within the boundaries of the DHA that is a party to the hearing.
- 3.9 No Medical Society members selected by the Chair pursuant to clause 3.6.3 shall engage in the practise of medicine within the boundaries of the DHA that is a party to the hearing.
- 3.10 No Dental Association members selected by the Chair pursuant to clause 3.7.3 shall engage in the practise of dentistry within the boundaries of the DHA that is a party to the hearing.
- 3.11 The Provincial Appeal Board may seek such specialized or expert advice as it sees fit in a particular case and any reports generated by such specialists or experts for the Provincial Appeal Board must be disclosed to all parties.
- 3.12 In proceedings of the Provincial Appeal Board, a member may be represented by legal counsel if the physician so wishes.

4 Composition of District MAC

- 4.1 The District MAC is hereby established for the purpose of these bylaws and shall have such composition as the DHA determines in the DHA's Medical Staff (General) Bylaws.
- 4.2 Notwithstanding that the appointment of a member or members of the District MAC expires prior to the completion of any matter before the District MAC pursuant to subsections 5.10, 7.11, 8.5 or 9.2 of the Medical Staff (Disciplinary) Bylaws, such member or members shall continue to be seized with the jurisdiction to complete such matter and, for this purpose, such member or members shall continue to have the same powers, privileges, immunities and duties as are granted to members of District MAC pursuant to these bylaws.

Part II

5 Appointment of Medical Staff

General

- 5.1 The Board may appoint new members in its sole and absolute discretion to the Medical Staff of the DHA in the manner provided for in these bylaws.
- 5.2 Subject to subsection 5.2A, in districts where there are affiliation agreements with academic institutions, appointments to the Medical Staff and departments shall be made by the Board in accordance with such affiliation agreements.
- 5.2A Where there is a conflict between these bylaws and an affiliation agreement, these bylaws shall prevail.
- 5.2B Any physician or dentist whose relationship with the Board is established solely through granting of privileges shall be subject to these bylaws and the provisions of Section 23 of the Act with respect to the variation, suspension, revocation or other non-renewal of privileges.

5.2C

5.2C.1 Any physician or dentist (or Affiliated Medical Staff in Capital Health) who has a relationship with the Board established by means of a contract or a contract and privileges, whereby the Board provides compensation to that person for services, either as an independent contractor or as an employee, shall have the renewal, extension, and termination of that contract and, if applicable, the variation, suspension, non-renewal, extension, and termination of privileges pursuant to that contract determined in accordance with the terms of that contract. Without restricting the generality of the foregoing, in Capital Health, the Clinical Associates, Clinical Trainees, Residents, and Affiliated Medical Staff shall have the renewal, extension, and termination of their contract and, if applicable, the variation, suspension, non-renewal or revocation of privileges pursuant to that contract determined in accordance with their contract and shall not be entitled to access the provisions of these bylaws and the DHA's Medical Staff (General) Bylaws, unless their contract otherwise provides.

5.2C.2 For greater clarity,

- 5.2C.2.1 where a physician or dentist has been granted membership in the Medical Staff by virtue of a contract and has not been appointed to the Medical Staff and granted privileges pursuant to Section 23 of the *Health Authorities Act*, nothing in these by-laws or in the DHA's Medical Staff (General) By-laws is intended to entitle such a person to a hearing before the Board or the Provincial Appeal Board, unless the contract specifically so provides, and
- 5.2C.2.2 an agreement pursuant to the *Health Services and Insurance Act*, for alternative funding arrangements to which the Province of Nova Scotia and the Medical Society of Nova Scotia are included as parties, or agreements with physicians made pursuant thereto, shall not be interpreted as being a contract for purposes of this section.

New Applications

- 5.3 The CEO or the CEO's delegate, on receipt of an inquiry from a physician or dentist seeking appointment to the Medical Staff of the DHA, or, from a physician or dentist who, being a member of the Medical Staff, is seeking privileges at a different hospital site, shall forward the form prescribed by the Board and a copy of the DHA's Medical Staff (Disciplinary) Bylaws, the Medical Staff (General) Bylaws, and the Rules and Regulations of the DHA to the physician or dentist concerned.
- 5.4 A physician or dentist seeking appointment pursuant to subsection 5.3 shall apply to the CEO or the CEO's delegate in the form prescribed by the Board and shall attach documentary proof as required by the DHA, including evidence of
 - 5.4.1 registration in the College of Physicians and Surgeons of Nova Scotia's Medical Register pursuant to the *Medical Act* or registration in the Provincial Dental Board's Dentists' Register pursuant to the *Dental Act*, as relevant, and
 - 5.4.2 membership in the Canadian Medical Protective Association or of having other equivalent malpractice insurance and in the case of a dentist, such malpractice insurance as required pursuant to the regulations under the *Dental Act*.
- 5.5 The CEO or the CEO's delegate, shall, within five days of the receipt of an application made under subsection 5.4, forward such application to the District Department Chief.
- 5.6 The District Department Chief shall assess the applicant's qualifications and determine whether the applicant is appropriate in terms of departmental programs and resources and the district human resource plan and shall forward a written report together with any recommendations to the CEO within 60 days.
- 5.7 The CEO shall forward forthwith the application and the recommendations of the District Department Chief (and of the CEO, if any) to the Chair of the Credentials Committee.
- 5.8 The Credentials Committee may carry out such investigations as it deems necessary, including discussion with the applicant, and shall within 60 days submit the written recommendation of the Credentials Committee together with the application, the recommendations of the District Department Chief, and the recommendations of the CEO to the Chair of the District MAC.
- 5.9 If the recommendation of the Credentials Committee made pursuant to subsection 5.8 is at variance with the application, the Chair of the Credentials Committee shall within 5 working days after the submission of written recommendation pursuant to subsection 5.8
 - 5.9.1 give the applicant notice of the variation, and
 - 5.9.2 indicate that the applicant may, within 10 days of receipt of this notice, send written submissions to the Chair of the District MAC with a copy sent to the Chair of the Credentials Committee and the District Department Chief.
- 5.10 On receipt of any documentation provided pursuant to subsections 5.8 and 5.9, the District MAC shall conduct any investigations it deems necessary and shall consider
 - 5.10.1 the application,
 - 5.10.2 the recommendation of the Credentials Committee,

- 5.10.3 any recommendations forwarded to the Credentials Committee by the CEO and the District Department Chief,
- 5.10.4 any submissions made pursuant to clause 5.9.2,
- 5.10.5 any information that it gains through any investigations in its sole discretion it deems appropriate, and

shall prepare a written recommendation.

- 5.11 The Chair of the District MAC shall submit its recommendation and all reports and submissions that the District MAC considered pursuant to subsection 5.10 to
 - 5.11.1 the CEO,
 - 5.11.2 the applicant,
 - 5.11.3 the District Chief of Staff, and
 - 5.11.4 the PRC.
- 5.12 The CEO and the District Chief of Staff may make written submissions to the PRC, within 10 days of receiving the recommendation, and the PRC shall notify the applicant of his or her right to make written submissions within 10 days of receiving the notice from the PRC.
- 5.13 The PRC shall consider the application and any reports and recommendations submitted to it under subsections 5.11 and 5.12, make any investigations that it deems necessary, and shall, within 30 days of the receipt of such application, reports, and recommendations, make a recommendation to the Board as to the disposition of the application and communicate it to the CEO and the applicant in writing.
- 5.14 The PRC shall, in addition to forwarding its recommendation to the Board, forward to the Board all reports and submissions that the PRC received pursuant to clause 5.11.3 and subsection 5.12 and any additional documentation it has gained through any investigations.
- 5.15 The Board shall consider the PRC's recommendation and the decision of the Board is final and shall be communicated in writing to the applicant and the District Department Chief within 10 days of making the decision.
- 5.16 The Board in advising the applicant of its decision under subsection 5.15 shall, if approved in whole or in part, specify the extent and limitation of the privileges granted including the category of appointment granted, and the hospital site and department at which the applicant may exercise privileges.
- 5.17 Appointments to the Medical Staff shall be for a period of 3 years or for such shorter period as the Board may determine in accordance with Section 13 at the end of which period the appointment shall terminate.
- 5.18 All appointments to the Medical Staff shall be conditional on the physician or dentist agreeing in writing to abide by the Bylaws and the Rules and Regulations of the DHA, the policies and procedures of the DHA, the limits of the appointment, and the Code of Ethics of the Canadian Medical Association or the Canadian Dental Association's Code of Ethics.

5.19 If a member is denied Canadian Medical Protective Association coverage or its equivalent (or malpractice insurance pursuant to the regulations of the *Dental Act*, in the case of a dentist) or where there is any change in the status of the licence granted to the member by the College of Physicians and Surgeons (or a licence granted by the Provincial Dental Board, in the case of a dentist), the member shall immediately notify the CEO in writing.

6 Temporary Appointments

- 6.1 Notwithstanding any other provisions in these bylaws, a CEO, a District Chief of Staff or a Site-based Medical Leader, after gathering such information as he or she deems appropriate in the circumstances, may grant temporary privileges when
 - 6.1.1 a hospital site requires extra members on a temporary basis,
 - 6.1.2 a member requests a replacement for a short period of time, or
 - 6.1.3 a specialist who does not have privileges within the district is required to consult on a particular patient.
- 6.2 Temporary privileges granted to a particular individual under this Section shall be for a period of up to 30 days and may be renewed provided that a particular member may not be granted temporary privileges for more than a total of 120 days in a calendar year.
- 6.3 The CEO shall report an appointment made under this Section to the Board at the Board meeting following the appointment.

7 Reappointments

- 7.1 At least 120 days prior to the completion of their current terms of appointment, the CEO shall forward reappointment applications to members of the Medical Staff.
- 7.2 A member of the Medical Staff desiring reappointment shall, at least 90 days before the completion of his or her current period of appointment, forward to the CEO the completed re-application form as prescribed by the Board.
- 7.3 Notwithstanding subsection 7.2,
 - 7.3.1 a member of the Medical Staff may, during the term of the member's appointment, apply for a variance in privileges at the hospital site, and
 - 7.3.2 in applying for such a variance, the member shall discuss the nature of the application with the Department Chief and then submit a completed application to the CEO, and

the application shall be processed in the same manner as an application made pursuant to subsection 7.2

- 7.4 Notwithstanding subsection 7.2, a member of the Medical Staff may, during the term of the member's appointment, seek privileges at a different hospital site and the application shall be processed in the same manner as an application made pursuant to subsections 5.4 to 5.16 as per subsection 5.3.
- 7.5 An application for reappointment shall not be considered unless all required documentation has been provided and fully completed.

- 7.6 The CEO or the CEO's delegate, shall, within five days of the receipt of an application made under subsections 7.2 or 7.3, forward such application and all accompanying documentation to the District Department Chief.
- 7.7 Notwithstanding subsection 7.6, in the case of an application for reappointment by a District Department Chief, the CEO or CEO's delegate shall forward such applications to the District Chief of Staff who shall carry out the functions of the District Department Chief in the reappointment process.
- The District Department Chief shall provide (and the CEO may provide) to the Credentials Committee a written recommendation with respect to applications made pursuant to subsections 7.2 or 7.3 within 45 days of receipt of the application and accompanying documentation pursuant to subsection 7.6.
- 7.9 The Credentials Committee may carry out such investigations as it deems necessary, including discussions with the member, and shall submit a written recommendation within 45 days of receipt of the District Department Chief's recommendation (and any of the CEO) and the application pursuant to subsection 7.2 or 7.3 to the Chair of the District MAC and also forward the application and all recommendations received.
- 7.10 If the recommendation of the Credentials Committee made pursuant to subsection 7.9 is at variance with the application, the Chair of the Credentials Committee shall
 - 7.10.1 give the member notice and reasons for the variation within 5 working days of its submissions to the District MAC pursuant to subsection 7.9, and
 - 7.10.2 in the notice, indicate that the member may
 - 7.10.2.1 within 10 days of receipt of the notice, send written submissions to the Chair of the District MAC, including any request for an opportunity to make oral submissions to the District MAC, with a copy sent to the Chair of the Credentials Committee, and
 - 7.10.2.2 upon the agreement by the District MAC, may make oral submissions to the District MAC.
- 7.11 On receipt of the application for privileges and recommendations under subsection 7.9, the District MAC shall conduct any investigations it deems necessary and shall consider
 - 7.11.1 the application,

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- 7.11.2 the recommendation of the Credentials Committee.
- 7.11.3 any recommendations forwarded to the Credentials Committee by the District Department Chief and the CEO,
- 7.11.4 any submissions made pursuant to clause 7.10.2,
- 7.11.5 any information that it gains through any investigations in its sole discretion it deems appropriate, and

shall prepare a written recommendation.

- 7.12 The Chair of the District MAC shall submit its recommendation and all documentation that the District MAC received pursuant to clauses 7.11.1 to 7.11.4 to
 - 7.12.1 the CEO,
 - 7.12.2 the member, and
 - 7.12.3 the PRC.
- 7.13 If the District MAC has recommended approval of the privileges requested by the member, and neither the CEO or the District Chief of Staff has objected to the District MAC's recommendation, the PRC shall either
 - 7.13.1 recommend approval of the privileges requested without change to the Board, or
 - 7.13.2 if the PRC intends to review the matter further, the PRC shall give notice of its intention to the member, the CEO, and the District Chief of Staff and shall follow the following procedure:
 - 7.13.2.1 The CEO and the District Chief of Staff may make written submissions to the PRC and, with the consent of the PRC, may make oral submissions and both forms of submissions shall be made within 10 days of receiving notice pursuant to clause 7.13.2, or such other period as the PRC in its discretion may deem appropriate.
 - 7.13.2.2 The PRC shall notify the member of his or her right to make written submissions and, with the consent of the PRC, to make oral submissions, and both forms of submissions shall be made within 10 days of receiving notice pursuant to this subclause, or such other period as the PRC in its discretion may deem appropriate.
 - 7.13.2.3 After the District MAC refers a matter to the PRC pursuant to clause 7.12.3, the PRC may, at any time prior to the PRC making a decision pursuant to subclause 7.13.2.5, negotiate, either directly or through counsel, a Proposed Agreement with the member.
 - 7.13.2.4 If no Proposed Agreement is negotiated pursuant to subclause 7.13.2.3, the PRC shall consider the application and any reports, submissions and recommendations submitted to it under clause 7.9.4 and subclauses 7.13.2.1 and 7.13.2.2 and make any investigations that it deems necessary.
 - 7.13.2.5 The PRC shall, subject to final approval by the Board and subject to a CEO or member seeking a hearing before the Board, make a recommendation with respect to the application and inform the member and the CEO of such recommendation. In making a recommendation, the PRC may determine that there shall be no variation, suspension or revocation of the member's privileges, that a Proposed Agreement shall take effect, or that there shall be a variation, suspension or revocation of the member's privileges.
- 7.14 Further to subsection 7.13, where the District MAC has not recommended approval of the privileges requested by the member or where the CEO or the District Chief of Staff has objected to the District MAC's recommendation, the application shall be processed in accordance with subclauses 7.13.2.1 through 7.13.2.5.

- 7.15
- 7.15.1 Within 10 days of receiving the PRC's recommendation pursuant to subclause 7.13.2.5, the CEO or the member may give notice to the Board of intention to proceed to a hearing before the Board.
- 7.15.2 In the event that the Board does not receive notice pursuant to clause 7.15.1, then the PRC shall forward its recommendation to the Board who shall, without having a hearing, make a final determination with respect to the application, subject to the member's right to a hearing by the Provincial Appeal Board pursuant to subsection 7.20, and the Board shall inform the member and the CEO within 10 days of such determination.
- 7.16 Upon the Board receiving notice from the CEO or the member of their intention to proceed to a hearing, the PRC shall forward to the Board all the documentation that it received pursuant to clause 7.12.3, subclauses 7.13.2.1 and 7.13.2.2, and any additional documentation it has gained through any investigations.
- 7.17 In holding a hearing, the Board shall give written notice of the hearing to the member and the CEO and the notice shall include:
 - 7.17.1 the place and time of the hearing,
 - 7.17.2 the purpose of the hearing, and
 - 7.17.3 a copy of the Medical Staff (Disciplinary) Bylaws.
- 7.18 The Board shall, after holding a hearing, make a decision as to the disposition of the member's application, subject to the member's right to an appeal to the Provincial Appeal Board.
- 7.19 Provincial Appeal Board Appeal
 - 7.19.1 Within 10 days of receiving the Board's decision pursuant to subsection 7.18, the member may give notice to the Provincial Appeal Board of intention to proceed to an appeal before the Provincial Appeal Board and provide the grounds for the appeal as per subsection 11.5.
 - 7.19.2 Unless the member gives notice to the Provincial Appeal Board of intention to proceed to an appeal pursuant to clause 7.19.1, the Board's decision shall be the final disposition of the member's privileges.
 - 7.19.3 Upon receiving the member's notice of intention pursuant to clause 7.19.1, the Provincial Appeal Board shall have the transcript of the Board hearing transcribed and, within 30 days, shall provide the member, the CEO, and the Board with notice of the date, time, and place of the appeal, a copy of the transcript before the Board, and the grounds of appeal.
 - 7.19.4 The Provincial Appeal Board shall, after hearing the appeal, make the final decision as to the disposition of the member's application.
- 7.20 Provincial Appeal Board Hearing
 - 7.20.1 Where pursuant to clause 7.15.2, the Board does not hold a hearing and makes a final determination which is at variance with the PRC's recommendation, the member may, within 10 days of receiving the Board's decision, give notice to the Provincial Appeal Board of intention to proceed to a hearing before the Provincial Appeal Board.

- 7.20.2 Unless the member gives notice to the Provincial Appeal Board of intention to proceed to a hearing pursuant to clause 7.20.1, the Board's decision shall be the final disposition of the member's privileges.
- 7.20.3 Upon receiving the member's notice of intention pursuant to clause 7.20.1, the Provincial Appeal Board shall, within 30 days, provide the member, the CEO, and the Board with a written notice of the hearing and the notice shall include:
 - 7.20.3.1 the place and time of the hearing,
 - 7.20.3.2 the purpose of the hearing, and
 - 7.20.3.3 a copy of the Medical Staff (Disciplinary) Bylaws.
- 7.20.4 Upon the Provincial Appeal Board receiving notice from the member of their intention to proceed to a hearing, the Board shall forward to the Provincial Appeal Board all the documentation that it received pursuant to subsection 7.16 and any additional documentation it has gained through any investigations.
- 7.20.5 The Provincial Appeal Board shall, after holding the hearing, make the final decision as to the disposition of the member's application.

8 Revocation / Suspension / Variation of Medical Staff Privileges - Suspension

- 8.1 The CEO, the Site Manager, the Site-based Medical Leader, the District Chief of Staff, or the District Department Chief (but not their designates) may suspend or vary the privileges of any member of the Medical Staff at any time where the member has been found to have engaged in conduct which
 - 8.1.1 exposes or is reasonably likely to expose patients, Medical Staff, employees or the public to harm or injury at any hospital site in the district, or
 - 8.1.2 is adversely impacting or is reasonably likely to adversely impact the delivery of patient care at any hospital site in the district.
- 8.2 The person who has suspended the member pursuant to subsection 8.1 shall
 - 8.2.1 advise the District MAC and the member concerned within 24 hours of such action,
 - 8.2.2 at the time of advising the member of the suspension pursuant to clause 8.2.1, shall inform the member of his or her right to
 - 8.2.2.1 make a written submission to the District MAC, and
 - 8.2.2.2 request the consent of the District MAC to make oral submissions
 - within 10 days of the suspension.
- 8.3 If anyone, other than the CEO, suspends or varies privileges pursuant to subsection 8.1, that person shall obtain the approval of the CEO or the CEO's designate within 1 working day from the suspension or variation and if such approval is not obtained, such suspension or variation of privileges shall lapse.
- 8.4 Notwithstanding subsection 8.1, the CEO may temporarily reinstate, with or without conditions, privileges of a member of the Medical Staff, pending the outcome of action being taken under

- Section 8 if, in the opinion of the CEO, after consultation with the District Chief of Staff, the circumstances warrant it.
- 8.5 The District MAC shall conduct any investigations it deems necessary and submit its recommendation and any submissions that the District MAC received pursuant to clause 8.2.2 to
 - 8.5.1 the CEO,
 - 8.5.2 the District Chief of Staff,
 - 8.5.3 the member, and
 - 8.5.4 the PRC

within 10 days of receiving and/or hearing the member's written and/or oral submissions pursuant to clause 8.2.2, or within 10 days of the member waiving the right to make such submissions; and

- 8.5.5 if the District MAC has not received a member's written and/or oral submissions pursuant to clause 8.2.2 or a written notification that the member has waived the member's right to make such submissions within the 10 days referred to in clause 8.2.2, then it shall be deemed that the member has waived his or her right to make such submissions.
- 8.6 The PRC shall make a recommendation pursuant to subsection 8.11 within 10 days of receiving the submissions of the CEO, the District Chief of Staff or the member pursuant to subsections 8.7 and 8.8.
- 8.7 The CEO and the District Chief of Staff may make written submissions to the PRC and, with the consent of the PRC, may make oral submissions and both forms of submissions shall be made within 10 days of receiving notice or such other period as the PRC in its discretion may deem appropriate.
- 8.8 The PRC shall notify the member of his or her right to make written submissions to the PRC, and with the consent of the PRC, to make oral submissions and both forms of submissions shall be made within 10 days of receiving notice pursuant to this subsection, or such other period as the PRC in its discretion may deem appropriate.
- 8.9 After the District MAC refers a matter to the PRC pursuant to subsection 8.5, the PRC may, at any time prior to the PRC making a recommendation pursuant to subsection 8.11, negotiate, either directly or through counsel, a Proposed Agreement with the member.
- 8.10 If no Proposed Agreement is negotiated pursuant to subsection 8.9, the PRC shall consider any reports, submissions and recommendations submitted to it under clause 8.5.4 and subsections 8.7 and 8.8 and make any investigations that it deems necessary.
- 8.11
- 8.11.1 The PRC shall, subject to final approval by the Board, and
 - 8.11.1.1 subject to a CEO or member seeking a hearing before the Board pursuant to clause 8.12.1; and
 - 8.11.1.2 subject to a member seeking an appeal or a hearing before the Provincial Appeal Board pursuant to subsections 8.16 or 8.17,

- make a recommendation with respect to the member's appointment and privileges and inform the member and the CEO of such recommendation.
- 8.11.2 In making a recommendation pursuant to clause 8.11.1, the PRC may determine that there shall be no variation, suspension or revocation of the member's privileges, that a Proposed Agreement shall take effect, or that there shall be a variation, suspension or revocation of the member's privileges.
- 8.12
- 8.12.1 Within 10 days of receiving the PRC's recommendation pursuant to subsection 8.11, the CEO or the member may give notice of intention to proceed to a hearing before the Board.
- 8.12.2 In the event that the Board does not receive notice pursuant to clause 8.12.1, then the PRC shall forward its recommendation or the settlement agreement to the Board who shall, without having a hearing, make a final determination with respect to the matter, subject to the member's right to a hearing by the Provincial Appeal Board pursuant to subsection 8.17, and the Board shall inform the member and the CEO within 10 days of such determination.
- 8.13 Upon the Board receiving notice from the CEO or the member of their intention to proceed to a hearing, the PRC shall forward to the Board all the documentation that it received pursuant to clause 8.5.4 and subsections 8.7 and 8.8 and any additional documentation it has gained through any investigations.
- 8.14 In holding a hearing, the Board shall give written notice of the hearing to the member and the CEO and the notice shall include:
 - 8.14.1 the place and time of the hearing,
 - 8.14.2 the purpose of the hearing, and
 - 8.14.3 a copy of the Medical Staff (Disciplinary) Bylaws.
- 8.15 The Board shall, after holding a hearing, make a decision concerning the member's appointment and privileges, subject to the member's right of appeal to the Provincial Appeal Board.
- 8.16 Provincial Appeal Board Appeal
 - 8.16.1 Within 10 days of receiving the Board's decision pursuant to subsection 8.15, the member may give notice to the Provincial Appeal Board of intention to proceed to an appeal before the Provincial Appeal Board and provide the grounds for the appeal as per subsection 11.5.
 - 8.16.2 Unless the member gives notice to the Provincial Appeal Board of intention to proceed to an appeal pursuant to clause 8.16.1, the Board's decision shall be the final disposition of the member's privileges.
 - 8.16.3 Upon receiving the member's notice of intention pursuant to clause 8.16.1, the Provincial Appeal Board shall have the transcript of the Board hearing transcribed and, within 30 days, shall provide the member, the CEO, and the Board with notice of the date, time and place of the appeal, a copy of the transcript before the Board, and the grounds of appeal.
 - 8.16.4 The Provincial Appeal Board shall, after hearing the appeal, make the final decision concerning the member's appointment and privileges.

- 8.17 Provincial Appeal Board Hearing
 - 8.17.1 Where pursuant to clause 8.12.2, the Board does not hold a hearing and makes a final determination which differs in whole or in part from the PRC's recommendation, the member may, within 10 days of receiving the Board's decision, give notice to the Provincial Appeal Board of intention to proceed to a hearing before the Provincial Appeal Board.
 - 8.17.2 Unless the member gives notice to the Provincial Appeal Board of intention to proceed to a hearing pursuant to clause 8.17.1, the Board's decision shall be the final disposition of the member's privileges.
 - 8.17.3 Upon receiving the member's notice of intention pursuant to clause 8.17.1, the Provincial Appeal Board shall, within 30 days, provide the member, the CEO, and the Board with a written notice of the hearing and the notice shall include:
 - 8.17.3.1 the place and time of the hearing,
 - 8.17.3.2 the purpose of the hearing, and
 - 8.17.3.3 a copy of the Medical Staff (Disciplinary) Bylaws.
 - 8.17.4 Upon the Provincial Appeal Board receiving notice from the member of their intention to proceed to a hearing, the Board shall forward to the Provincial Appeal Board all the documentation that it received pursuant to subsection 8.13 and any additional documentation it has gained through any investigations.
 - 8.17.5 The Provincial Appeal Board shall, after holding the hearing, make the final decision concerning the member's appointment and privileges

9 Revocation/Suspension/Variation of Medical Staff Privileges - Special Review

- 9.1 The CEO, the Site Manager, the Site-based Medical Leader, the District Chief of Staff, or the District Department Chief (but not their designates) may request a special review of the privileges of any member of the Medical Staff at any time and shall advise the District MAC and the member concerned within 24 hours of such action.
 - 9.1.1 In making a such a request for a special review, the person requesting the special review shall indicate the grounds giving rise to such a review and the remedy or remedies that are sought.
- 9.2 The District MAC shall review the performance and conduct of the member and shall notify the member of his or her right, within 10 days of receiving the notice, to make written submissions to the District MAC and to request the consent of the District MAC to make oral submissions.
- 9.3 The process shall continue pursuant to subsections 8.5 to 8.17 inclusive.

10 Revocation/Suspension/Variation of Medical Staff Privileges - Automatic Suspension

- 10.1 A member of the Medical Staff shall be suspended by the CEO, the Site Manager, the District Chief of Staff, or the District Department Chief when
 - 10.1.1 a member fails to complete a patient's record within the Rules and Regulations of the DHA and has failed to comply within a 14 day notice period for completion which is given by the CEO, the Site Manager, the District Chief of Staff, or the District Department Chief;

- 10.1.2 a member has ceased to be a member of the Canadian Medical Protective Association or to carry and have in force equivalent malpractice insurance, and in the case of a dentist, has ceased to carry and have in force such malpractice insurance as required pursuant to the regulations under the *Dental Act*; or
- 10.1.3 a member's licence has been suspended or revoked or a reprimand has been noted by the College of Physicians and Surgeons pursuant to the *Medical Act* and in the case of a dentist, their licence has been suspended or revoked or a reprimand has been noted by the Provincial Dental Board pursuant to the *Dental Act*.
- 10.2 An automatic suspension given pursuant to clause 10.1.1 shall continue until the violation has been corrected at which time the CEO shall automatically reinstate the member.

Part III

11 Hearings - General

- 11.1 This Section applies to the hearings held by
 - 11.1.1 the Board pursuant to subsections 7.17 and 8.14; and
 - 11.1.2 the Provincial Appeal Board pursuant to subsections 7.20 and 8.17.

11.2 Rules of Evidence:

- 11.2.1 Written or documentary evidence, expert evidence, or testimony of any other witness is not admissible unless the opposing party,
 - 11.2.1.1 in the case of written or documentary evidence, has an opportunity to examine the evidence, or
 - 11.2.1.2 in the case of evidence of an expert, a copy of the expert's written report or if there is no written report, has a written summary of the evidence, or
 - 11.2.1.3 in the case of testimony of any other witness, knows the identity of the witness;
 - at least 10 days before the hearing.
- 11.2.2 Notwithstanding clause 11.2.1, the Board or the Provincial Appeal Board may, in its discretion, allow the introduction of evidence that would be otherwise inadmissible under clause 11.2.1 and may make directions it considers necessary to ensure that a party is not prejudiced.

11.3 Natural Justice:

- 11.3.1 At a hearing, all parties are entitled to all the rights of natural justice, including the right to be represented by legal counsel, to know all the evidence considered by the PRC, to present evidence, and to cross examine witnesses;
- 11.3.2 For greater certainty in the interpretation of these bylaws,
 - 11.3.2.1 hearings held by the Board and the Provincial Appeal Board are judicial in nature and the principles of natural justice apply, and

- 11.3.2.2 the activities of the Credentials Committee, the District MAC, and the PRC are not judicial or quasi-judicial in nature.
- 11.4 The Board and the Provincial Appeal Board may adopt such written rules as are consistent with this Section.
- 11.5 If a member of the Board or the Provincial Appeal Board [who] has participated in a hearing becomes unable, for any reason, to complete the hearing or to participate in the decision, the remaining member or members may complete the hearing and give a decision.

12 **Appeals - General**

N.S. Reg. 30/2005

- 12.1 This Section applies to appeals heard by the Provincial Appeal Board pursuant to subsections 7.19 and 8.16.
- 12.2 Appeals held by the Provincial Appeal Board are judicial in nature and the principles of natural justice apply.
- 12.3 The Provincial Appeal Board may adopt such written rules as are consistent with this Section
- 12.4 The grounds of review for an appeal before the Provincial Appeal Board shall be
 - 12.4.1 errors in law;
 - 12.4.2 that the decision of the Board is not supported by the evidence presented to the Board; or
 - 12.4.3 that the Board in making its decision materially erred in interpreting the evidence before it.
- 12.5 At any appeal, the Provincial Appeal Board shall review the record which shall consist of the decision appealed from, and
 - 12.5.1 the transcript of the hearing before the Board;
 - 12.5.2 the notice of the hearing;
 - 12.5.3 all exhibits filed with the Board, if any; and
 - 12.5.4 any statement of facts agreed to by the parties before the Board,

which shall be accepted as being the evidence considered by the Board in making its decision.

12.6 If a member of the Provincial Appeal Board [who] has participated in an appeal becomes unable, for any reason, to complete the appeal or to participate in the decision, the remaining member or members may complete the appeal and give a decision.

13 **Notice Provisions**

- 13.1 All notices in these bylaws shall be deemed duly given to a party
 - 13.1.1 upon delivery if delivered by hand;
 - 13.1.2 three days after posting if sent by registered mail with receipt requested; or
 - 13.1.3 upon two days after the date of the transmission, if a facsimile transmission is used.

13.2 All time limits in these bylaws may be waived upon the mutual consent of the CEO and the member concerned.

14 Privileges

- 14.1 All privileges granted to members pursuant to these bylaws shall be for a period of 36 months, with the following exceptions:
 - 14.1.1 Privileges held by members prior to the adoption of these bylaws ("existing members") shall automatically be continued upon the same terms and conditions as previously granted until privileges are renewed in the following manner:
 - 14.1.1.1 The District Chief of Staff shall prepare a list of existing members and shall then divide the list of names into three equal parts (Group I, Group II, and Group III).
 - 14.1.1.2 The District Chief of Staff shall adjust Group I, Group II, and Group III so as to take into account any terms and conditions which are attached to the privileges of a member at the time of their continuance pursuant to clause 14.1.1 and the decision as to the correct division of the list shall be the sole discretion of the District Chief of Staff.
 - 14.1.1.3 Subject to subclause 14.1.1.2, the privileges granted to members in Group I upon adoption of the bylaws shall be [for a term of] one year; after which the normal term of renewal shall be three years, as provided for in subsection 14.1;
 - 14.1.1.4 Subject to subclause 14.1.1.2, the privileges granted to members in Group II upon adoption of the bylaws shall be [for a term of] two years; after which the normal term of renewal shall be three years, as provided for in subsection 14.1;
 - 14.1.1.5 Subject to subclause 14.1.1.2, the privileges granted to members in Group III upon adoption of the bylaws shall be [for a term of] three years; after which the normal term of renewal shall be three years, as provided for in subsection 14.1;
 - 14.1.2 Notwithstanding subclauses 14.1.1.1 to 14.1.1.5 inclusive, privileges granted to a member shall be for a term less than three years, where
 - 14.1.2.1 set by the Provincial Appeal Board pursuant to subsections 7.19, 7.20, 8.16 or 8.17;
 - 14.1.2.2 specified in the Board's decision, pursuant to subsections 7.18 or 8.15;
 - 14.1.2.3 agreed to by the member and the CEO or District Chief of Staff or Board;
 - 14.1.2.4 specified in an initial grant of privileges pursuant to Section 5;
 - 14.1.2.5 such term is specified in privileges continued pursuant to clause 14.1.1; or
 - 14.1.2.6 in Capital Health, the member's annual performance appraisal result is unsatisfactory or no appraisal has been provided by the District Department Chief.
- 14.2 Notwithstanding subsection 14.1, members shall annually, on a date specified by the District Chief of Staff, provide evidence of insurance, registration, and such other items as may be specified in these bylaws.

15 Transition

- 15.1 These Bylaws shall govern any complaint arising before the approval of these Bylaws and thereafter.
- 15.2 For greater certainty,
 - 15.2.1 "complaint" means any concern, allegation, complaint, disciplinary matter or review;
 - 15.2.2 "former Bylaws" means the bylaws in effect at or for the hospital sites governed by the former Central Regional Health Board, the former Eastern Regional Health Board, the former Northern Regional Health Board, the Queen Elizabeth II Health Sciences Centre, and the Nova Scotia Hospital;
 - 15.2.3 a complaint made pursuant to the former Bylaws shall continue to be proceeded with in accordance with these bylaws as nearly as circumstances permit;
 - 15.2.4 in respect of that complaint, a Medical Advisory Committee appointed pursuant to the former Bylaws is deemed to be the District Medical Advisory Committee appointed pursuant to these bylaws;
 - 15.2.5 in respect of that complaint, a Board of Directors or Appeal Committee appointed pursuant to the former Bylaws is deemed to be the Board appointed pursuant to these bylaws; and
 - 15.2.6 where there is an inconsistency between the former Bylaws and these bylaws, these bylaws shall prevail.

N.S. Reg. 31/2005

Made: June 17, 2004 Filed: March 2, 2005

Fees for Industrial Air Emissions

Order dated June 17, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Industrial Air Emission Fees Schedule (2004-05)

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for facilities in Nova Scotia emitting Sulphur Dioxide, Particulate Matter¹ or Gases². These fees are cumulative, as such more than one fee may apply to each facility depending on the type and amount of each emission. Annual pollution fees for 2004-05 are based on annual emissions reported to the National Pollutant Release Inventory (NPRI) for 2002.

¹Particulate matter includes reported annual emissions of Total Particulate or Coarse Particulate $(PM_{10})^*$ or Fine Particulate $(PM_{2.5})^*$ whichever is greater.

^{[*} Note: These figures are illegible in the hard copy of these regulations filed with the Registry of Regulations. The figures shown here are included on the advice of officials in the Department of Environment and Labour.]

²Gases are defined as Volatile Organic Compounds (VOCs) and other releases to air as outlined in Appendix A.

Class 1

Pollutant	Threshold (tonnes/year)	Rate
Sulphur Dioxide	\$500	\$2.70/tonne
Particulate Matter ¹	\$100	\$2.70/tonne
Gases ²	\$250	\$2.70/tonne

Class 2

Pollutant	Threshold (tonnes/year)	Rate
Sulphur Dioxide	\$50 and < 500	\$350.00 flat fee
Particulate Matter ¹	\$10 and < 100	\$350.00 flat fee
Gases ²	\$10 and < 250	\$350.00 flat fee

Class 3

Pollutant	Threshold (tonnes/year)	Rate
Sulphur Dioxide	< 50	No Fee
Particulate Matter ¹	< 10	No Fee
Gases ²	< 10	No Fee

The fees identified above are in effect on, from, and after April 1, 2004.

<u>June 17/04</u>	sgd. Kerry Morash
Date	Minister of Environment and Labour

¹Particulate matter includes reported annual emissions of Total Particulate or Coarse Particulate $(PM_{10})^*$ or Fine Particulate $(PM_{2.5})^*$ whichever is greater.

Appendix A - Other Releases to Air (2004-05)

Ammonia (Total) Carbon monoxide

Chlorine

Cresol (mixed isomers and their salts)

Diethanolamine (and its salts)

Hydrochloric acid

Hydrogen sulphide

Oxides of nitrogen (expressed as NO²)

Sulphuric acid

^{[*} Note: These figures are illegible in the hard copy of these regulations filed with the Registry of Regulations. The figures shown here are included on the advice of officials in the Department of Environment and Labour.]

²Gases are defined as Volatile Organic Compounds (VOCs) and other releases to air as outlined in Appendix A.

and Volatile Organic Compounds (VOCs) that include:

1, 2, 4-Trimethylbenzene

Acetaldehyde

Benzene

Chloromethane

Cumene

Cyclohexane

Dibutyl phthalate

Dichloromethane

Ethylbenzene

Ethylene

Ethylene glycol

Isopropyl alcohol

Methanol

Naphthalene

n-Hexane

Phenol (and its salts)

Propylene

Styrene

Toluene

Trichloroethylene

Xylene (mixed isomers)

N.S. Reg. 32/2005

Made: December 9, 1997 Filed: March 2, 2005

Sable Offshore Energy Project Regulations

Order in Council 97-755 dated December 9, 1997
Regulations made by the Governor in Council
pursuant to Section 4 and clause 6(b) of the *Pipeline Act*and subsection 12(1) of the *Energy and Mineral Resources Conservation Act*

The Governor in Council on the report and recommendation of the President of the Executive Council dated November 27, 1997, pursuant to Section 4 and clause 6(b) of Chapter 345 of the Revised Statutes of Nova Scotia, 1989, the *Pipeline Act*, and subsection 12(1) of Chapter 147 of the Revised Statutes of Nova Scotia, 1989, the *Energy and Mineral Resources Conservation Act*, is pleased to:

- (a) exempt all pipelines required for the Sable Offshore Energy Project that are located in the Nova Scotia offshore area and any pipelines that carry natural gas or associated petroleum substances from the Nova Scotia offshore area to the natural gas processing plant to be constructed at or near Country Harbour, Guysborough County, from the provisions of the *Pipeline Act*, saving and excepting Sections 1 to 9 inclusive, 11 to 13 inclusive, 19 and 20, 22, and 40 to 44 inclusive;
- (b) order that effective October 1, 1997, and for so long thereafter as such Sable Offshore Energy Project pipelines remain in place, the *National Energy Board Act* (Canada) and any regulations made thereunder not inconsistent with regulations made under the *Pipeline Act*, saving and excepting those provisions of the Act and regulations respecting Certificates of Public Convenience and Necessity, leave to open or abandon pipelines and the approval of traffic, tolls and tariffs, is

applicable to such pipelines and that Act shall have the same force and effect as if enacted by the Legislature;

- (c) order that, with respect to such Sable Offshore Energy Project pipelines, the Energy and Mineral Resources Conservation Board, without giving notice or holding a hearing, may:
 - (i) upon reviewing a Certificate of Public Convenience and Necessity issued by the National Energy Board, deem that Certificate of Public Convenience and Necessity to be a permit under the *Pipeline Act* and it shall have the same force and effect as if issued by the Energy and Mineral Resources Conservation Board under that Act;
 - (ii) upon reviewing a leave to open or leave to abandon a pipeline granted by the National Energy Board, deem that leave to open or abandon to be a licence or consent to abandon, as the case may be, under the *Pipeline Act* and it shall have the same force and effect as if issued by the Energy and Mineral Resources Conservation Board under that Act; and
 - (ii) upon reviewing an order or decision of the National Energy Board respecting traffic, tolls or tariffs made pursuant to Part IV of the *National Energy Board Act*, deem that order or decision to be a determination made by the Energy and Mineral Resources Conservation Board pursuant to Section 43 of the *Pipeline Act* and it shall have the same force and effect as a determination made by the Energy and Mineral Resources Conservation Board pursuant to that Section of the Act;
- (d) approve the delegation by the Energy and Mineral Resources Conservation Board of any of the powers, duties or authorities conferred or imposed on the Board by any enactment to such persons as may be designated by the Board.

N.S. Reg. 33/2005

Made: March 2, 2005 Filed: March 3, 2005

Spring Weight Restrictions Regulations

Order dated March 2, 2005
Regulations made by the Executive Director of Highway Operations pursuant to subsection 20(1) of the *Public Highways Act*

In the Matter of Section 20 of the *Public Highways Act*, R.S.N.S. 1989, c. 371

Order

Pursuant to Section [subsection] 20(1) of Chapter 371 of the Revised Statutes of Nova Scotia, the *Public Highways Act*, Martin Delaney, the Executive Director Highway Operations of the Department of Transportation and Public Works hereby orders that:

- a) the Weight Restrictions set out below (hereafter referred to as "Spring Weight Restrictions"), shall apply to public highways in the zones shown for the time period indicated in Table A, and
- b) the roads set out in Appendix 1, attached hereto, are exempt from the Spring Weight Restrictions.

Table A

Zone	Weight Restriction Period	
Counties of: Yarmouth, Shelburne, Digby, Annapolis and Queens	12:01 a.m., March 7, 2005 to 12:01 a.m., May 2, 2005	
Counties of: Kings, Lunenburg, Halifax and Hants	12:01 a.m., March 14, 2005 to 12:01 a.m., May 2, 2005	
Counties of: Colchester, Cumberland, Pictou, Antigonish, Guysborough, Richmond, Inverness, Victoria and Cape Breton.	12:01 a.m., March 14, 2005 to 12:01 a.m., May 2, 2005	

Spring Weight Restrictions

The maximum vehicle and axle weights permitted by this order are as follows:

- (A) Maximum single axle weight of 6,500 kg except single drive school and passenger buses, public utility service trucks, and fire fighting trucks; no tolerances.
- (B) Maximum tandem or triple axle weight of 12,000 kg; no tolerances.
- (C) Maximum gross vehicle weight of 12,000 kg for single drive school and passenger buses, public utility service trucks, and fire fighting trucks that exceed 6,500 kg on a single axle; no tolerances.

Exemptions are as follows:

- (a) public utility service trucks while responding to emergency situations, where an emergency situation includes the restoration of services or the establishment of new services to occupied buildings.
- (b) fire fighting trucks while responding to emergency situations, where an emergency situation includes attending actual fires, medical crises, motor vehicles accidents, and assisting in fire investigations.

For purposes of this Order, the following definitions apply:

- 1. **"Single Axle"** mans [means] an axle which transfers the load carried by it approximately equally to the wheel or wheels attached to each end of the axle.
- 2. **"Tandem-Axle"** means an axle assembly containing two (2) consecutive axles whose centres are not less than 1.20 metres apart,
 - 2.1 attached to the vehicle in such a manner that the load on the axle group is equalized on the two (2) axles, and
 - 2.2 equipped with brakes on both axles.
- 3. **"Triple-Axle"** means an axle assembly of three (3) consecutive axles with the centres of no two (2) consecutive axles less than 1.20 metres apart, and
 - 3.1 attached to the vehicle in such a manner that the load on the axle group is equalized on three (3) axles, and

- 3.2 equipped with brakes on all three axles.
- 4. "Gross Vehicle Weight" means the sum of the individual axle weights of all axles of the vehicle or combination of vehicles.

Dated and made at Halifax, N.S., this 2 day of March, 2005.

sgd: *Martin Delaney*Martin J. Delaney, P. Eng.
Executive Director Highway Operations
Nova Scotia Department of Transportation
and Public Works

** Denotes Revision to previous year's report

March 2, 2005

APPENDIX I The highways outlined in the following list are NOT subject to the Spring Weight Restrictions and regular tolerances apply.

Road Name	Description
HIGHWAY 101	JCT. TRUNK 2 & TRUNK 7 AT BEDFORD TO STARRS ROAD AT YARMOUTH.
HIGHWAY 101	(CONNECTORS) TO TRUNK 1 AT BEAVERBANK, HFX. CO. LINE, FALMOUTH, HANTSPORT, GREENWICH, HIGHBURY (NEW MINAS), BERWICK, AYLESFORD, KINGSTON, WILMOT, MIDDLETON, LAWRENCETOWN, DEEP BROOK, SMITHS COVE, LITTLEBROOK & METEGHAN, CONNECTOR TO ROUTE 201 AT CARLETON CORNER (BRIDGETOWN) WEST
HIGHWAY 102	JCT. TCH 104 AT TRURO TO HALIFAX INCLUDING PRINCEPORT & MCCLURES MILLS CONNECTORS TO TRURO, CONNECTOR ROAD TO HALIFAX INTERNATIONAL AIRPORT, BAYERS LAKE INTERCHANGE CONNECTOR ROAD TO BAYERS LAKE INDUSTRIAL PARK 0.31 KM.
HIGHWAY 103	JCT. 102 AT HALIFAX TO JCT. OF HARDSCRATCH ROAD NEAR YARMOUTH, INCLUDING CONNECTORS TO TRUNK 3 AT HUBBARDS, EAST RIVER, OAKLAND LAKE, BRIDGEWATER, LIVERPOOL WEST, SHELBURNE, PUBNICO & OAK PARK ROAD BETWEEN TRUNK 3 AT BARRINGTON & HIGHWAY 103, 246.0 KM.
TCH 104	NEW BRUNSWICK BORDER TO JCT. TCH 105 AT PORT HASTINGS.
TCH 104	TRUNK 4 INTERCHANGE NEAR PORT HAWKESBURY TO TRUNK 4 AT RIVER TILLARD, 37.8 KM.
TCH 105	JCT. TCH 104 AT PORT HASTINGS TO NORTH SYDNEY FERRY DOCK, 144.3 KM.
TCH 106	JCT. TCH 104 AT WESTVILLE TO CARIBOU FERRY INCLUDING THE PICTOU ROTARY & MT. WILLIAM INTERCHANGE RAMPS & CONNECTOR TO PICTOU, 25.5 KM.
HIGHWAY 107	DARTMOUTH BY-PASS FROM TRUNK 7 AT WESTPHAL TO AKERLEY BOULEVARD, INCLUDING INTERCHANGES AT HIGHWAY 118 & MONTAGUE ROAD.
HIGHWAY 107	LITTLE SALMON RIVER TO JCT. TRUNK 7 AT MUSQUODOBOIT HARBOUR INCLUDING CONNECTOR TO TRUNK 7 AT PORTERS LAKE & EAST CHEZZETCOOK ROAD.
HIGHWAY 111	DARTMOUTH CIRCUMFERENTIAL HIGHWAY FROM VICTORIA ROAD INTERCHANGE TO PLEASANT STREET INCLUDING THE FOLLOWING INTERCHANGES - BURNSIDE DRIVE, WOODLAND AVENUE, MIC MAC BLVD., MIC MAC PARCLO, PORTLAND ST.

^{*} Denotes Addition to previous year's report

Road Name	Description
HIGHWAY 118	DARTMOUTH TO JCT. HIGHWAY 102 AT MILLER LAKE INTERCHANGE AND CONNECTOR TO TRUNK 2 AT MILLER LAKE.
HIGHWAY 125	JCT. TCH 105 NEAR NORTH SYDNEY TO JCT. TRUNK 4 AT GRAND LAKE & CONNECTOR TO ROUTE 305 AT BALLS CREEK, 28.6 KM.
HIGHWAY 142	FROM INTERSECTION TCH 104 WESTBOUND RAMPS AT EXIT 5 INTERCHANGE AT SALT SPRINGS STATION SOUTHWESTERLY TO TRUNK 2 IN SPRINGHILL, 6.2 KM.
HIGHWAY 162	JCT. TCH 105 AT LITTLE BRAS D'OR TO N.S.P.C. POWER PLANT INCLUDING CONNECTOR TO PRINCE MINE, 9.2 KM.
TRUNK 1	PATTON ROAD (NORTHERN END) TO HIGHWAY 101 CONNECTOR AT MOUNT UNIACKE.
TRUNK 1	FROM EXIT 3 CONNECTOR ROAD WESTERLY TO THE MOUNT UNIACKE BUSINESS PARK ENTRANCE, 1.8 KM
TRUNK 1	WINDSOR TOWN LINE TO JCT. ROUTE 215
TRUNK 1	FALMOUTH CONNECTOR TO TOWN ROAD.
TRUNK 1	ALL SECTIONS FROM JCT. HIGHWAY 101 AT HORTONVILLE INTERCHANGE TO YARMOUTH.
TRUNK 1	JCT. OF RICHMOND ROAD SOUTHERLY TO JCT. LAKE DARLING ROAD 2.4 KM
TRUNK 1	JCT. OF HIGHWAY 101 RAMPS AT EXIT 28 EASTERLY TO JCT. OF CHEMIN P'TIT PARADIS, 0.5 KM
TRUNK 2	FROM AMHERST SOUTH TOWN LINE JUST NORTH OF TCH 104 (AT NORTH END OF WESTBOUND OFFRAMP AT EXIT 4 INTERCHANGE) SOUTHERLY TO HTERSECTION [INTERSECTION] SMITH ROAD (AUTH 408) AT UPPER NAPPAN, 1.9 KM.
TRUNK 2	FROM PARRSBORO NORTH TOWN LINE NORTHERLY, NORTHEASTERLY AND NORTHWESTERLY THROUGH THE TOWN OF SPRINGHILL TO INTERSECTION LITTLE FORKS ROAD (AUTH 426) AT LITTLE FORKS, 53.9 KM.
TRUNK 2	FROM TRUNK 4 AT GLENHOLME WESTERLY AND NORTHWESTERLY TO MILLER'S EXCAVATION 1990 LTD. PIT, 1.3 KM.
TRUNK 2	FROM TRURO WEST TOWN LINE AT CEMETERY WESTERLY TO INTERSECTION MEADOW DRIVE (AUTH 418)/ROUTE 236 IN LOWER TRURO, 0.8 KM.
TRUNK 2	FROM JCT. HIGHWAY 102 AND TRUNK 2 AT ONSLOW WESTERLY TO HOYT'S TRUCKING, 2.8 KM.
TRUNK 2	FROM INTERSECTION ROUTE 289 IN BROOKFIELD NORTHERLY TO INTERSECTION WHIDDEN ROAD (AUTH 568), 1.0 KM.
TRUNK 2	FROM EXIT 7 AT ENFIELD NORTHERLY TO JCT. TRUNK 2 AND COMMO ROAD, 30.4 KM. (ALSO, MAIN STREET TOWN OF STEWIACKE, FROM INT. HIGHWAY 102 SOUTHBOUND RAMPS AT EXIT 11 INTERCHANGE EASTERLY TO TRUNK 2, 0.8 KM
TRUNK 2	FROM SUNNYLEA ROAD (HALIFAX REGIONAL MUNICIPALITY CORE BOUNDARY) IN WELLINGTON TO EXIT 7 OF HIGHWAY 102 AT ENFIELD, 10.3 KM.
TRUNK 3	JCT. OF HIGHWAY 103 AND TRUNK 3 AT SHELDRAKE INTERCHANGE (EXIT 4) TO YARMOUTH.
TRUNK 3	HALIFAX COUNTY, FROM INTERSECTION OF TRUNK 3 AND ROUTE 333 WESTERLY TO HALIFAX REGIONAL MUNICIPALITY CORE BOUNDARY, 1.7 KM.
TRUNK 3	* FROM INTERSECTION OF ROUTE 213 (HAMMONDS PLAINS ROAD) WESTERLY TO INTERSECTION OF ROUTE 333, 0.34 KM.
TRUNK 4	FROM JCT. TCH 104 AT EXIT 29 WESTERLY TO JCT. LAGGAN ROAD, 4.5 KM.
TRUNK 4	JCT. TCH 104, EXIT 31A WESTERLY TO BRIERLY BROOK GYPSUM QUARRY, 3.2 KM.
TRUNK 4	JCT. STEVENS CROSS ROAD WESTERLY 3.1 KM.

Road Name	Description
TRUNK 4	FROM ROUTE 311 AT BIBLE HILL NORTHEASTERLY TO INTERSECTION TCH 104 WESTBOUND OFF RAMP AT EXIT 17 INTERCHANGE AT VALLEY CROSS ROAD, 6.3 KM.
TRUNK 4	FROM JCT. OF HIGHWAY 104 AND TRUNK 4, EAST OF BIBLE HILL EASTERLY TO MINGO ROAD AT KEMPTOWN 11.5 KM.
TRUNK 4	FROM TCH 104 AT SALT SPRINGS (EXIT 19) SOUTHWESTERLY TO WEEKS' MOUNT THOM QUARRY, 7.8 KM.
TRUNK 4	FROM INTERSECTION MINGO ROAD (AUTH 651) NEAR KEMPTOWN SOUTHWESTERLY TO A PRIVATE ROADWAY ON THE NORTHWEST SIDE OF TRUNK 4, 3.6 KM.
TRUNK 4	FROM WEST RIVER STATION OVERPASS AT SALT SPRINGS TO COWAN STREET (AUTH 644), 17.0 KM.
TRUNK 4	FROM INTERSECTION TCH 104 SOUTHEAST BOUND RAMPS AT EXIT 7 INTERCHANGE AT THOMSON STATION EASTERLY TO INTERSECTION TRUNK 2/TCH 104 EASTBOUND ON RAMP AT EXIT 12 INTERCHANGE AT MASSTOWN, 52.4 KM.
TRUNK 4	FROM THE JCT. OF BEAVER MEADOW ROAD TO THE MILL ROAD, 2.7 KM.
TRUNK 4	JCT. TCH 104 AT MONASTERY TO EAST TRACADIE ROAD, 2.3 KM.
TRUNK 4	ANTIGONISH COUNTY, FROM THE END OF THE EXEMPTION AT MILL ROAD TO GRAVEL PIT ROAD, 0.6 KM.
TRUNK 4	JCT. TCH 104 AT AULDS COVE TO FRANKVILLE ROAD AT HAVRE BOUCHER, 8.8 KM.
TRUNK 4	JCT. TCH 104 & TCH 105 AT PORT HASTINGS TO BARBERTON ROAD, 12.0 KM.
TRUNK 4	JCT. TCH 104 AT RIVER TILLARD TO JCT. ROUTE 247, 5.1 KM.
TRUNK 4	SYDNEY TO JCT. MEADOWS ROAD AT SYDNEY FORKS, 8.0 KM.
TRUNK 4	FROM SYDNEY TOWN LINE EASTERLY TO GLACE BAY TOWN LINE, 14.5 KM.
TRUNK 6	FROM AMHERST TOWN LINE EASTERLY TO INTERSECTION ROUTE 307 AT WALLACE, 62.9 KM.
TRUNK 6	FROM INTERSECTION LAKE ROAD (AUTH 573) AT TATAMAGOUCHE SOUTHWESTERLY AND NORTHEASTERLY TO PICTOU CO. LINE AT BRULE, 13.6 KM.
TRUNK 6	FROM INTERSECTION TCH 104 EASTBOUND ON RAMP AT EXIT 3 INTERCHANGE AT WEST AMHERST NORTHEASTERLY TO AMHERST WEST TOWN LINE, 1.1 KM.
TRUNK 6	FROM PICTOU NORTH TOWN LINE JUST NORTHWEST OF PICTOU ROTARY NORTHWESTERLY TO INTERSECTION MEADOWVILLE STATION ROAD (AUTH 786) AT TONEY RIVER, 16.1 KM
TRUNK 7	BEDFORD BY-PASS TO DARTMOUTH CITY LINE.
TRUNK 7	FROM HIGHWAY 107 CONNECTOR AT PORTERS LAKE WESTERLY TO ALPS ROAD.
TRUNK 7	JCT. HIGHWAY 107 AT PORTERS LAKE TO JCT. HIGHWAY 104 AT ANTIGONISH.
TRUNK 7 DIVERSION	JCT. TRUNK 7 AT CHEZZETCOOK (WEST END) TO ROUTE 207.
TRUNK 7	* FROM JCT. MINEVILLE ROAD EASTERLY TO WESTERN END OF PARKER LANE, 5.7 KM
TRUNK 8	FROM TRUNK 1 AT ANNAPOLIS ROYAL SOUTHERLY TO TRUNK 3 AT LIVERPOOL, 112.5 KM.
TRUNK 10	MIDDLETON TOWN LINE TO BRIDGEWATER TOWN LINE.
TRUNK 12	KENTVILLE TOWN LINE TO JCT. TRUNK 3 AT CHESTER BASIN, 37.5 KM.
TRUNK 14	JCT. TRUNK 3 AT CHESTER TO WINDSOR TOWN LINE, 24.8 KM.
TRUNK 14	JCT. TRUNK 1 TO FUNDY GYPSUM STOCKPILE 1.5 KM EAST OF HIGHWAY 101

Road Name		Description
TRUNK 14	*	TRUNK 2 AT MILFORD, TO TRANSPORTATION [AND] PUBLIC WORKS GARAGE IN BROOKLYN, 57.9 KM
TRUNK 16		JCT. TRUNK 4 AT MONASTERY TO CANSO TOWN LINE, 76.5 KM.
TRUNK 19		JCT. TCH 104 (PORT HASTINGS) TO JCT. ROUTE 219, 33.8 KM.
TRUNK 22		FROM SYDNEY TOWN LINE NORTHEASTERLY TO LOUISBOURG TOWN LINE, 30.5 KM.
TRUNK 28		DOMINION TOWN LINE WESTERLY TO JCT. LINGAN ROAD, 5.8 KM.
ROUTE 201		JCT. TRUNK 10 AT NICTAUX TO PENNY'S PIT, 1.1 KM.
ROUTE 201		BRIDGETOWN TO ANNAPOLIS, 21.1 KM.
ROUTE 201		JCT. BRIDGE STREET TO C.F.B. GREENWOOD, 0.5 KM.
ROUTE 202		JCT. TRUNK 14 AT CHEESE FACTORY CORNER TO JCT. ROUTE 354 AT GORE.
ROUTE 202 (LAKELANDS SOUTH RAWDON ROAD)	*	FROM TRUNK 1 TO TRUNK 14, 15.6 KM, HANTS COUNTY.
ROUTE 203		JCT. HIGHWAY 103 TO THE HODGSON ROAD, APPROX. 21 KM.
ROUTE 204		FROM OXFORD TOWN LINE NORTHERLY TO THE ENTRANCE TO TIGER TIMBER, 0.4 KM.
ROUTE 206		FROM JCT. OF ROUTE 320 AT MARTINIQUE TO JCT. OF WESTSIDE PETIT DE GRAT ROAD, 17.9 KM.
ROUTE 206		FROM BOUDREAUVILLE ROAD TOWARDS LITTLE ANSE, 2.0 KM.
ROUTE 207		JCT. TRUNK 7 DIVISION TO DOT&C [DOTPW] BASE.
ROUTE 209		FROM TRUNK 2 AT PARRSBORO WESTERLY TO DOTPW BASE, 2.3 KM.
ROUTE 210	*	JCT. ROUTE 325 WESTERLY TO JCT. OF TRUNK 8, 34.30 KM.
ROUTE 211		JCT. ROUTE 316 TO JCT. TRUNK 7 AT STILLWATER, 36.3 KM.
ROUTE 213		LUCASVILLE ROAD TO JCT. TRUNK 3 AT TANTALLON.
ROUTE 213 (HAMMONDS PLAINS ROAD)	*	FROM HIGHWAY 103 SOUTHERLY TO TRUNK 3, 2.2 KM.
ROUTE 214		JCT. TRUNK 2 TO JCT. TRUNK 14.
ROUTE 215		BARITE MINES ROAD TO ROAD TO WALTON WHARF, 2.0 KM.
ROUTE 215		JCT. TRUNK 1 TO JCT. LYNCH ROAD.
ROUTE 215		JCT. HIGHWAY 102 TO TRUNK 2 AT SHUBENACADIE.
ROUTE 217		JCT. ROUTE 303 TO EAST FERRY, 46.4 KM.
ROUTE 219 (SHORE ROAD)		JCT. TRUNK 19 AT DUNVEGAN TO JCT. CABOT TRAIL AT MARGAREE HARBOUR, 20.8 KM.
ROUTE 221		FROM JCT. OF ROUTE 359 AT CENTERVILLE WESTERLY TO JCT. OF ROCKWELL MOUNTAIN ROAD, 2.7 KM
ROUTE 223	*	(VICTORIA COUNTY) FROM LITTLE NARROWS FERRY WESTERLY, 1.5 KM
ROUTE 224		JCT. TRUNK 7 SHEET HARBOUR TO TAYLOR LUMBER MILL AT CHASWOOD.
ROUTE 224		FROM HALIFAX/COLCHESTER COUNTY LINE WESTERLY TO ROUTE 277, 2.0 KM
ROUTE 236		FROM INTERSECTION TRUNK 2/MEADOW DRIVE (AUTH 418) AT LOWER TRURO SOUTHWESTERLY TO THOMPSON'S TRANSFER CO. LTD. FREIGHT TERMINAL, 2.6 KM.

Road Name		Description
ROUTE 239		JCT. ROUTE 305 AT BALLS CREEK TO ENTRANCE OF POINT EDWARD INDUSTRIAL PARK, 8.0 KM.
ROUTE 247		FROM TRUNK 4 AT ST. PETERS TO JCT. OF ST. PETERS-FORCHU ROAD AT LOWER L'ARDOISE.
ROUTE 252		JCT. HIGHWAY 105 AT WHYCOCOMAGH TO JCT. ROSEBURN ROAD.
ROUTE 255		GLACE BAY TO MCASKILL'S BRIDGE, 2.7 KM.
ROUTE 256		FROM ROUTE 376 AT LYONS BROOK SOUTHWESTERLY AND NORTHWESTERLY TO INTERSECTION CAMPBELL HILL ROAD (AUTH 765) NEAR SCOTSBURN, 8.8 KM.
ROUTE 276		JCT. TRUNK 7 TO JCT. ROUTE 316, 5.3 KM.
ROUTE 277		JCT. OF DUTCH SETTLEMENT ROAD TO THE LOGAN ROAD IN DUTCH SETTLEMENT, 3.1 KM
ROUTE 289		FROM BLAIKIES LUMBER MILL AT UPPER STEWIACKE EASTERLY TO THE JCT. OF ROUTE 336 AT EASTVILLE
ROUTE 289		FROM NEW GLASGOW SOUTHWEST TOWN LINE SOUTHWESTERLY TO WESTVILLE NORTHEAST TOWN LINE, 2.5 KM
ROUTE 289		FROM WESTVILLE SOUTHWEST TOWN LINE SOUTHWESTERLY TO COLCHESTER COUNTY LINE, 24.1 KM.
ROUTE 289		JCT. TRUNK 2 BROOKFIELD TO BLAIKIES LUMBERMILL AT UPPER STEWIACKE.
ROUTE 289		FROM PICTOU CO. LINE SOUTHWESTERLY AND WESTERLY TO FUNDY COMPOST UNLIMITED AT PLEASANT VALLEY, 56.7 KM.
ROUTE 289 (AUTH 422)		FROM HIGHWAY 102 TO FUNDY COMPOSTING AND TO BROOKFIELD LUMBER COMPANY PROPERTY 2.4 KM WESTERLY
ROUTE 302		FROM TRUNK 2 AT SOUTHAMPTON TO ROY HOEG BROTHERS LUMBER LTD. MILL AT SOUTH ATHOL, 6.3 KM.
ROUTE 303		JCT. HIGHWAY 101 AT CONWAY TO DIGBY FERRY TERMINAL, 7.5 KM.
ROUTE 305		JCT. TRUNK 4 AT SYDNEY RIVER TO JCT. OF FRENCHVALE ROAD CONNECTOR, 7.9 KM.
ROUTE 305		JCT. LITTLE POND ROAD TO SYDNEY MINES TOWN LINE, 1.1 KM.
ROUTE 305		LEITCHES CREEK INTERCHANGE ON HIGHWAY 125 TO MAIN ENTRANCE OF SUPERIOR PROPANE BULK PLANT AT LEITCHES CREEK, 0.6 KM.
ROUTE 306 (OLD SAMBRO ROAD)		FROM HALIFAX REGIONAL MUNICIPALITY CORE BOUNDARY AT IRVING STATION TO RDM RECYCLING CIVIC 1275, 3.8 KM
ROUTE 307	*	FROM JCT. TRUNK 6 SOUTHERLY TO QUARRY ROAD, 0.46 KM
ROUTE 308		FROM INTERSECTION OF HIGHWAY 103 ON RAMP (EXIT 33) AT TUSKET NORTHERLY TO INTERSECTION OF SLOCUMB CRESCENT, 0.30 KM.
ROUTE 311		FROM INTERSECTION TRURO ROAD (AUTH 567) AT NORTH RIVER SOUTHERLY TO TRURO NORTH TOWN LINE AT BRIDGE OVER SALMON RIVER, 7.6 KM.
ROUTE 316		JCT. COUNTRY HARBOUR WHARF ROAD AT STORMONT TO JCT. ROUTE 211, 5.5 KM.
ROUTE 316		JCT. ROUTE 276 TO SCOTIA PALLETS, 1.3 KM.
ROUTE 316		GUYSBOROUGH COUNTY, FROM ROUTE 211 AT ISAAC'S HARBOUR EASTERLY TO GOLDBORO WHARF, 5. 0 KM
ROUTE 320		FROM TCH 104 AT LOUISDALE TO JCT. OF ROUTE 206 AT MARTINIQUE, 5.3 KM.
ROUTE 321		FROM INTERSECTION TCH 104 WESTBOUND RAMPS AT EXIT 6 INTERCHANGE AT OXFORD SOUTHWESTERLY TO INTERSECTION JUNGLE ROAD (AUTH 688) AT OXFORD JUNCTION, 3.2 KM.
ROUTE 324		JCT. ROUTE 325 AT BLOCKHOUSE TO JCT. ROUTE 332, 9.4 KM.
ROUTE 325		MAHONE BAY TOWN LINE TO BRIDGEWATER, 11.3 KM

Road Name		Description
ROUTE 325	*	JCT. BRIDGEWATER TOWN LINE TO THE SAMUEL OICKLE ROAD AT WEST CLIFFORD, 18.3 KM
ROUTE 327		JCT. HIGHWAY 125, SOUTHERLY 2.4 KM.
ROUTE 329		FROM TRUNK 3 AT EAST RIVER SOUTHERLY TO DEEP COVE ROAD, 9.4 KM.
ROUTE 330		JCT. TRUNK 3 TO CLARKS HARBOUR.
ROUTE 331		JCT. TRUNK 10 AT COOKS BRIDGE TO BRIDGEWATER TOWN LINE, 1.0 KM.
ROUTE 331		JCT. HIGHWAY 103 AT EXIT 17 TO JCT. TRUNK 3 AT MILL VILLAGE, 1.2 KM.
ROUTE 332		JCT. BLUE ROCKS TO THE JCT. OF THE LAHAVE RIVER FERRY CROSSING, 22.1 KM.
ROUTE 333		JCT. TRUNK 3 TO DOW & DUGGAN HOMES, 8.4 KM
ROUTE 334		JCT. TRUNK 3 TO END OF PAVEMENT.
ROUTE 335		JCT. TRUNK 3 TO D'ENTREMONT ROAD.
ROUTE 336		FROM ROUTE 289 AT EASTVILLE SOUTHEASTERLY, SOUTHWESTERLY AND SOUTHEASTERLY TO HALIFAX CO. LINE AT DEAN, 12.5 KM.
ROUTE 336		FROM HALIFAX COUNTY LINE TO JCT. ROUTE 224
ROUTE 340		JCT. HIGHWAY 101 AT OHIO TO TRUNK 1 AT HEBRON.
ROUTE 340		FROM HIGHWAY 101 OVERPASS AT HEBRON NORTHERLY TO VALLEY CRESCENT ROAD, 14.4 KM.
ROUTE 340		FROM TRUNK 1 AT WEYMOUTH SOUTHWESTERLY TO PRIME BROTHERS FARMS, 19.8 KM.
ROUTE 340		JCT. OF TOWNSHIP LINE ROAD NORTHERLY TO ENTRANCE TO LEWIS SAWMILL LTD., 0.6 KM
ROUTE 341		FROM ROUTE 359 TO MERLE'S ULTRAMAR, 0.3 KM.
ROUTE 344		JCT. TCH 104 AT AULD'S COVE TO MULGRAVE, 5.4 KM.
ROUTE 347		FROM NEW GLASGOW EAST TOWN LINE SOUTHEASTERLY TO INTERSECTION MARSH ROAD (AUTH 553) AT COALBURN, 3.4 KM.
ROUTE 348		FROM NEW GLASGOW SOUTH TOWN LINE SOUTHERLY TO INTERSECTION PLYMOUTH PARK ROAD (AUTH 584) AT PLYMOUTH, 2.6 KM.
ROUTE 349		FROM VILLAGE STREET TO LEDCOR INDUSTRIES CIVIC 2031, 0.24 KM.
ROUTE 354		JCT. TRUNK 14 SOUTHERLY TO DOT&C [DOTPW] BASE.
ROUTE 354		JCT. ROUTE 202 TO JCT. CROSS(FINDLAY) ROAD.
ROUTE 357	**	FROM TRUNK 7 IN MUSQUODOBOIT HARBOUR NORTHERLY TO JCT. OF ROUTE 224 IN MIDDLE MUSQUODOBOIT, 38.5 KM
ROUTE 358		JCT. TRUNK 1 AT GREENWICH TO SAXON STREET NEAR CANNING, 8.5 KM.
ROUTE 359		FROM KENTVILLE TOWN LINE TO CENTREVILLE, 5.7 KM.
ROUTE 360		JCT. TRUNK 1 NORTHERLY TO SHELL BULK STORAGE TANK, (1.6 KM. NORTH OF HIGHWAY 101), 4.3 KM.
ROUTE 362		MIDDLETON TOWN LINE TO 0.7 KM. NORTH OF JCT. ROUTE 221, 4.2 KM.
ROUTE 366		FROM INTERSECTION TIDNISH-LINDEN ROAD (AUTH 456) AT LINDEN NORTHERLY TO FRANK FOSTER'S FARM IN EAST LINDEN, 1.5 KM.
ROUTE 368		FROM TRUNK 4 AT MAHONEY'S CORNER NORTHEASTERLY TO TRUNK 6 AT HEAD OF WALLACE BAY, 20.2 KM.
ROUTE 374		FROM STELLARTON SOUTH TOWN LINE SOUTHERLY TO GUYSBOROUGH/PICTOU COUNTY LINE AT TRAFALGAR, 31.4 KM
ROUTE 374		FROM GUYSBOROUGH/PICTOU COUNTY LINE TO JCT. OF TRUNK 7, SHEET HARBOUR.

Road Name	Description
ROUTE 376	FROM PICTOU WEST TOWN LINE AT HALIBURTON BRIDGE SOUTHWESTERLY TO INTERSECTION ROUTE 256 AT LYONS BROOK, 4.6 KM.

County	Road Name	Description
ANNAPOLIS	BROOKLYN STREET	JCT. HIGHWAY 101 TO TRUNK 1 AT MIDDLETON, 1.4 KM.
ANNAPOLIS	BURNS HILL ROAD (AUTH 611)	FROM INTERSECTION OF WALDEC LINE ROAD NEAR CORNWALLIS NORTHERLY TO TRACC ENTRANCE, 0.30 KM.
ANNAPOLIS	CAPE ROAD	JCT. TRUNK 8 AT LEQUILLE TO DOTC [DOTPW] BASE, 0.3 KM.
ANNAPOLIS	ELLIOTT ROAD	JCT. HIGHWAY 101 TO TRUNK 1 AT LAWRENCETOWN, 1.7 KM.
ANNAPOLIS	MARY JANE RILEY ROAD (AUTH 612)	FROM THE HALL PIT LOCATED ON THE WEST SIDE OF THE MARY JANE RILEY ROAD NORTH OF HIGHWAY 101 AT CORNWALLIS, NORTHERLY TO THE INTERSECTION OF THE WALDEC LINE ROAD, 0.8 KM.
ANNAPOLIS	MARY JANE RILEY ROAD (AUTH 612)	FROM INTERSECTION OF HIGHWAY 101 ON RAMP (EXIT 23A) NEAR CORNWALLIS NORTHERLY TO INTERSECTION OF WALDEC LINE ROAD, 1.30 KM.
ANNAPOLIS	QUEENS STREET	BRIDGETOWN TOWN LINE TO ROUTE 201, 1.0 KM.
ANNAPOLIS	RICE ROAD	JCT. ROUTE 201 AT CARLETON CORNER TO V.J. RICE CONCRETE LTD, 1.5 KM.
ANNAPOLIS	VICTORIA ROAD	JCT. HIGHWAY 101 TO TRUNK 1 AT WILMOT, 1.3 KM.
ANNAPOLIS	WALDEC LINE ROAD (AUTH 487)	FROM THE INTERSECTION OF THE MARY JANE RILEY ROAD NEAR CORNWALLIS WESTERLY TO INTERSECTION OF BURNS HILL ROAD, 0.30 KM.
ANTIGONISH	BEAVER MEADOW ROAD	JCT. HIGHWAY 104 (EXIT 30) AT JAMES RIVER TO TRUNK 4, 0.5 KM
ANTIGONISH	BEECH HILL ROAD	FROM JCT. HIGHWAY 104 SOUTHERLY TO SOIL REMEDIATION PLANT SITE, 7.35 KM
ANTIGONISH	EAST TRACADIE ROAD	JCT. TRUNK 4 TO HIGHWAY DEPOT, 0.5 KM.
ANTIGONISH	FRANKVILLE ROAD	JCT. TCH 104 TO TRUNK 4 AT HAVRE BOUCHER, 0.7 KM.
ANTIGONISH	GRAVEL PIT ROAD	FROM TRUNK 4 TO THE ASPHALT PLANT, 0.6 KM.
CAPE BRETON	ALDER POINT ROAD	FROM JCT. TCH 105 AT LITTLE BRAS D'OR TO END, 7.4 KM.
CAPE BRETON	COW BAY ROAD	FROM SYDNEY CITY LINE TO END OF PAVEMENT, 1.0 KM.
CAPE BRETON	FRENCHVALE ROAD	JCT. HIGHWAY 125 TO JCT. ROUTE 305, 0.6 KM.
CAPE BRETON	GARDINER ROAD	JCT. TRUNK 4 TO TRUNK 28, 3.9 KM.
CAPE BRETON	HALFWAY ROAD	JCT. TCH 105 TO SYDNEY MINES, 0.5 KM.
CAPE BRETON	INDUSTRIAL DRIVE	JCT. TRUNK 4 (GRAND LAKE ROAD) TO COW BAY ROAD, 0.6 KM.
CAPE BRETON	KELTIC DRIVE CONNECTOR	JCT. SYDPORT ROAD TO KELTIC DRIVE (ROUTE 305), 0.5 KM.
CAPE BRETON	LEWIS DRIVE	JCT. TRUNK 4 TO CNR CROSSING, 0.2 KM.
CAPE BRETON	LINGAN BEACH ROAD	JCT. LINGAN ROAD TO NEW WATERFORD TOWN LINE 1.0 KM.
CAPE BRETON	LINGAN ROAD	JCT. TRUNK 28 TO LINGAN BEACH ROAD 3.5 KM.
CAPE BRETON	LITTLE POND ROAD	JCT. ROUTE 305 TO TORONTO ROAD, 1.8 KM.

County	Road Name	Description
CAPE BRETON	OLD AIRPORT ROAD	JCT. TRUNK 4 AT RESERVE TO STRIP MINE ENTRANCE, 0.1 KM.
CAPE BRETON	OLD TRUNK 5, MILLVILLE	JCT. TCH 105 TO HILLY ACRES FARM, 1.6 KM.
CAPE BRETON	MAIN STREET, LITTLE BRAS D'OR	JCT. ALDER POINT ROAD TO RAILROAD TRACKS, 0.3 KM.
CAPE BRETON	MEADOWS ROAD	JCT. TRUNK 4 TO JCT. MORLEY ROAD, 6.4 KM.
CAPE BRETON	MORLEY ROAD	JCT. MEADOWS ROAD TO KELLY ROCK LIMITED QUARRY, GLEN MORRIS, 0.7 KM.
CAPE BRETON	SYDPORT ACCESS ROAD	JCT. HIGHWAY 125 TO SYDPORT AT MARINE DR., 5.0 KM.
CAPE BRETON	TORONTO ROAD	JCT. LITTLE POND ROAD TO STRIP MINE ENTRANCE, 0.3 KM.
COLCHESTER	BELMONT ROAD (AUTH 620)	FROM INTERSECTION PLAINS ROAD (AUTH 662) NEAR CROWE'S MILLS NORTHEASTERLY TO INTERSECTION ONSLOW MOUNTAIN ROAD (AUTH 612) AT BELMONT, 2.1 KM.
COLCHESTER	BROOKSIDE ROAD (AUTH 605)	FROM TRUNK 4/SALMON RIVER ROAD (AUTH 484) AT VALLEY CROSS ROAD NORTHWESTERLY TO TCH 104 WESTBOUND ON RAMP AT EXIT 17 INTERCHANGE, 0.4 KM.
COLCHESTER	COLLEGE ROAD (AUTH 482)	FROM SALMON ROAD (AUTH 484) AT VALLEY SOUTHWESTERLY TO INTERSECTION BURRIS DRIVE, 1.0 KM.
COLCHESTER	DAKOTA DRIVE (AUTH 931)	FROM PLAINS ROAD (AUTH 662) AT DEBERT NORTHERLY TO END OF LISTING (INCLUDING LOOP AT NORTH END), 2.4 KM.
COLCHESTER	DUNLAP AVENUE (AUTH 419)	FROM TRUNK 2 AT LOWER TRURO SOUTHERLY TO END OF LISTING AT MIDLAND COURIER, 0.1 KM.
COLCHESTER	EAST FOLLY MOUNTAIN ROAD (AUTH 648)	FROM PLAINS ROAD (AUTH 662) AT DEBERT NORTHERLY TO INTERSECTION STAPLES BROOK ROAD (AUTH 627), 1.6 KM.
COLCHESTER	EAST QUEEN STREET (AUTH 488)	FROM TRURO EAST TOWN LINE EASTERLY TO INTERSECTION EAST PRINCE STREET (AUTH 481) AT SALMON RIVER, 2.1 KM.
COLCHESTER	FIELD'S ROAD (AUTH 431)	FROM ROUTE 289 AT PLEASANT VALLEY SOUTHWESTERLY TO END OF LISTING AT LAFARGE CANADA INC. CEMENT PLANT, 0.7 KM.
COLCHESTER	OLD GREENFIELD ROAD (AUTH 496)	FROM JCT. OF VALLEYDALE ROAD TO ENTRANCE OF GILLIS TRUCKING, 0.2 KM.
COLCHESTER	HUDSON STREET (AUTH 929)	FROM PLAINS ROAD (AUTH 662) IN DEBERT WESTERLY TO MASSTOWN ROAD (AUTH 640), 1.5 KM.
COLCHESTER	LANCASTER CRESCENT (AUTH 932)	FROM PLAINS ROAD (AUTH 662) IN DEBERT TO PLAINS ROAD (LOOP ON THE NORTHEAST SIDE OF PLAINS ROAD), 2.2 KM.
COLCHESTER	MCCLURE'S MILLS CONNECTOR ROAD (AUTH 909)	FROM INTERSECTION HIGHWAY 102 SOUTHBOUND OFF RAMP AT EXIT 13 INTERCHANGE AT TRURO HEIGHTS NORTHEASTERLY TO TRURO WEST TOWN LINE, 0.4 KM.
COLCHESTER	MCCLURE'S MILLS ROAD (AUTH 405)	FROM TRURO HEIGHTS ROAD AT LOWER TRURO SOUTHEASTERLY TO TRURO WEST TOWN LINE, 1.2 KM.
COLCHESTER	MCELMON ROAD (AUTH 650)	FROM INTERSECTION TCH 104 EASTBOUND RAMPS AT EXIT 13 INTERCHANGE NORTHEASTERLY TO PLAINS ROAD (AUTH 662) NEAR DEBERT, 1.6 KM.

County	Road Name		Description
COLCHESTER	MINGO ROAD (AUTH 651)		FROM TRUNK 4 NEAR KEMPTOWN NORTHWESTERLY TO COLCHESTER MUNICIPAL BALEFILL FACILITY, 1.0 KM.
COLCHESTER	OLD HIGHWAY 102		FROM TRUNK 2 JUST NORTH OF STEWIACKE NORTHERLY TO LOGAN DRILLING LT., 0.2 KM.
COLCHESTER	ONSLOW ROAD (AUTH 595)		FROM HIGHWAY 102 EASTBOUND ON RAMP AT EXIT 14A INT. AT ONSLOW NORTH /SOUTHEASTERLY TO ROUTE 311 AT UPPER ONSLOW, 3.8 KM.
COLCHESTER	PARK STREET (AUTH 482)		FROM TRURO TOWN LINE AT PARK STREET BRIDGE OVER SALMON RIVER NORTHEASTERLY TO STELLA-JONES WOOD SUPPLY YARD, 0.3 KM.
COLCHESTER	PLAINS ROAD (AUTH 662)		FROM INTERSECTION MCELMON ROAD (AUTH 650) NEAR BELMONT NORTHWESTERLY TO INTERSECTION EAST FOLLY MOUNTAIN ROAD (AUTH 648) AT DEBERT, 4.1 KM.
COLCHESTER	SALMON RIVER ROAD (AUTH 484)		FROM INTERSECTION TRUNK 4/BROOKSIDE ROAD (AUTH 605) AT VALLEY CROSS ROADS SOUTHEASTERLY TO INTERSECTION COLLEGE ROAD (AUTH 482), 1.7 KM.
COLCHESTER	STEVENS ROAD		JCT. OF TRUNK 4 TO LAFARGE REPAIR SHOP, 0.2 KM
COLCHESTER	STEVEN'S CROSS ROAD (AUTH 512)		FROM TRUNK 4 NEAR KEMPTOWN SOUTHEASTERLY TO INTERSECTION TCH 104 EASTBOUND RAMPS AT EXIT 18 INTERCHANGE, 0.5 KM.
COLCHESTER	TRURO HEIGHTS ROAD (AUTH 468)		FROM ROUTE 236 AT LOWER TRURO SOUTHEASTERLY TO LOUNSBURY INDUSTRIAL LTD., 1.0 KM.
COLCHESTER	VALLEY ROAD (AUTH 486)		FROM SALMON RIVER ROAD AT VALLEY SOUTHEASTERLY TO SPARKLING SPRINGS WATER PLANT, 1.3 KM.
COLCHESTER	VALLEYDALE ROAD (AUTH 497)		FROM VALLEY ROAD (AUTH 486) AT VALLEY SOUTHERLY TO OLD GREENFIELD ROAD (AUTH 496), 0.3 KM.
CUMBERLAND	CANAAN ROAD (AUTH 522)		FROM JCT. WEST BROOK ROAD (AUTH 524) AT NEW CANAAN EASTERLY TO INTERSECTION CANAAN MOUNTAIN ROAD (AUTH 634), 0.5 KM.
CUMBERLAND	CANAAN MOUNTAIN ROAD (AUTH 634)		FROM CANAAN ROAD (AUTH 522) SOUTHEASTERLY TO SHAW RESOURCES' SAND PIT, 1.5 KM.
CUMBERLAND	CROWLEY ROAD (AUTH 555)		FROM TRUNK 6 IN PUGWASH WESTERLY TO INTERSECTION SHAE'S ISLAND ROAD (AUTH 554), 0.3 KM.
CUMBERLAND	FISHER ROAD (AUTH 657)		FROM TRUNK 2 AT SPRINGHILL JUNCTION WESTERLY TO J.D. IRVING LTD. YARD, 0.2 KM.
CUMBERLAND	GULF SHORE ROAD (AUTH 538)		FROM TRUNK 6 AT PUGWASH NORTHERLY TO J.E. CANNING LTD. PULPWOOD EXPORTERS YARD, 1.5 KM.
CUMBERLAND	JUNGLE ROAD (AUTH 688)		FROM ROUTE 321 AT OXFORD JUNCTION EASTERLY TO CNR TRANSFER SITE, 0.9 KM.
CUMBERLAND	LITTLE FORKS ROAD (AUTH 426)		FROM TRUNK 2 AT LITTLE FORKS NORTHEASTERLY TO LANDFILL SITE AT END OF PAVEMENT, 2.1 KM.
CUMBERLAND	QUARRY ROAD	*	FROM JCT. ROUTE 307 TO THE SANDSTONE QUARRY, 0.20 KM
CUMBERLAND	SHAE'S ISLAND ROAD (AUTH 554)		FROM CROWLEY ROAD (AUTH 555) AT PUGWASH WESTERLY TO CANADIAN SALT CO. LTD. MINE, 0.3 KM.
CUMBERLAND	SMITH ROAD (AUTH 408)		FROM TRUNK 2 IN UPPER NAPPAN SOUTHWESTERLY TO SIFTO CANADA INC. SALT PLANT, 3.5 KM.
CUMBERLAND	TIDNISH-LINDEN ROAD (AUTH 456)		FROM TRUNK 6 AT LINDEN NORTHERLY TO JCT. ROUTE 366, 1.5 KM.

County	Road Name		Description
CUMBERLAND	WEST BROOK ROAD (AUTH 524)		FROM TRUNK 2 AT WEST BROOK SOUTHEASTERLY TO INTERSECTION CANAAN ROAD (AUTH 522) AT NEW CANAAN, 4.7 KM.
DIGBY	BONNIE ROAD		JCT. HIGHWAY 101 TO JCT. TRUNK 1, 3.8 KM.
DIGBY	BONNIE ROAD (AUTH 565)		JCT. OF HIGHWAY 101 AT METEGHAN, SOUTHEASTERLY TO THE MUNICIPAL LANDFILL SITE, 4.5 KM.
DIGBY	BROOKS ROAD		JCT. HIGHWAY 101 TO JCT. FORT POINT RD., 1.3 KM.
DIGBY	CHEMIN P'TIT PARADIS (AUTH 501)		JCT. OF TRUNK 1 WESTERLY TO JCT. OF TOWNSHIP LINE ROAD, 0.7 KM.
DIGBY	DOUCETTEVILLE ROAD		JCT. TRUNK 1 EASTERLY TOWARD WEYMOUTH FALLS, 0.5 KM.
DIGBY	F. COMEAU ROAD		FROM THE PATRICE ROAD AT ST. JOSEPH WESTERLY TO THE A.F. THERIAULT MILL, 0.4 KM.
DIGBY	FORT POINT ROAD		JCT. TRUNK 1 AT WEYMOUTH TO JCT. BROOKS ROAD, 4.7 KM.
DIGBY	LITTLE BROOK ROAD		JCT. TRUNK 1 TO SECOND DIVISION ROAD, 3.9 KM.
DIGBY	NEW ROAD		JCT. TRUNK 1 TOWARD WEYMOUTH NORTH, 1.0 KM.
DIGBY	PATRICE ROAD		JCT. HIGHWAY 101 SOUTHEAST TO THE F. COMEAU ROAD, 6.7 KM
DIGBY	ROBINSON-WEIR RD OLD TRUNK 1		JCT. ROUTE 303 EASTERLY TO ENTRANCE OF THE IMPERIAL OIL LTD. PROPERTY, 0.9 KM.
DIGBY	SAULNIERVILLE ROAD		TRUNK 1 TO WHARF, 0.5 KM.
DIGBY	SECOND DIVISION ROAD		JCT. SAULNIERVILLE ROAD NORTHERLY TO END OF PAVEMENT, 9.0 KM.
DIGBY	TOWNSHIP LINE ROAD (AUTH 607)		JCT. OF CHEMIN P'TIT PARADIS EASTERLY TO JCT. OF ROUTE 340, 3.5 KM.
GUYSBOROUGH	PORT BICKERTON VILLAGE ROAD		JCT. OF ROUTE 211 TO WHARF, 1.4 KM.
HALIFAX	AEROTECH DRIVE		JCT. HIGHWAY 102 SOUTHWESTERLY TO LOT "A" IN AEROTECH PARK.
HALIFAX	ALBERT WALKER DRIVE	*	NORTH WEST ARM DRIVE TO TRUNK 3, 0.30 KM
HALIFAX	ALPS ROAD		NORTHERLY FROM TRUNK 7 TO THE END OF LISTING.
HALIFAX	BAKERS POINT ROAD	*	JCT. EAST JEDDORE RAOD TO THE FISH PLANT, 0.2 KM
HALIFAX	BEDFORD BY-PASS		JCT. TRUNK 7 AT MAGAZINE HILL TO JCT. HIGHWAY 101 AT LOWER SACKVILLE INCLUDING CONNECTOR TO TRUNK 1 AT LOWER SACKVILLE.
HALIFAX	BEDFORD BY-PASS RAMP	*	RAMP OFF BEDFORD BY-PASS TO COBEQUID ROAD, 0.70 KM
HALIFAX	BURNSIDE DRIVE		JCT. HIGHWAY 111 IN DARTMOUTH TO AKERLEY BOULEVARD.
HALIFAX	DUKE STREET	*	HIGHWAY 102 EXIT 4C EAST TO ENTRANCE TO STRESCON, 0.70 KM
HALIFAX	DUTCH SETTLEMENT ROAD		JCT. OLD TRUNK ROAD TO ROUTE 277, 0.7 KM
HALIFAX	EAST CHEZZETCOOK ROAD		JCT. TRUNK 7 TO JCT. HIGHWAY 107
HALIFAX	EAST JEDDORE ROAD	*	JCT. TRUNK 7 SOUTHERLY TO BAKERS POINT ROAD, 6.5 KM

County	Road Name		Description
HALIFAX	OLD TRUNK ROAD (ELMSDALE BACK ROAD)		FROM HANTS COUNTY LINE TO DUTCH SETTLEMENT ROAD, 2.1 KM
HALIFAX	GLENDALE AVENUE	*	HIGHWAY 102 EXIT 4C WEST TO ESTATES ROAD, 0.60 KM
HALIFAX	GROVE ROAD		PRATT & WHITNEY DRIVE TO THE OLD GUYSBOROUGH ROAD.
HALIFAX	GUYSBOROUGH ROAD		JCT. HIGHWAY 118 TO DOT&C [DOTPW] MECHANICAL BRANCH.
HALIFAX	LOGAN ROAD		JCT. ROUTE 277 IN DUTCH SETTLEMENT TO ISENOR'S MILL, 0.2 KM
HALIFAX	MARINE GATEWAY		FROM TRUNK 7 TO NORTHERN FIBER TERMINAL
HALIFAX	MCINNIS DRIVE		FROM MARINE GATEWAY TO SHEET HARBOUR INDUSTRIAL PARK WHARF
HALIFAX	MINEVILLE ROAD		JCT. TRUNK 7 TO JCT. HIGHWAY 107 NEAR LAKE ECHO.
HALIFAX	NORTHWEST ARM DRIVE		ROUTE 306 IN SPRYFIELD TO MAIN AVENUE FAIRVIEW.
HALIFAX	OLD GUYSBOROUGH ROAD		JCT. AEROTECH DRIVE SOUTHERLY TO PARCEL 6 IN AEROTECH PARK.
HALIFAX	OLD GUYSBOROUGH ROAD		JCT. PRATT & WHITNEY DRIVE TO GROVE ROAD, 1.0 KM.
HALIFAX	OLDHAM ROAD		JCT. TRUNK 2 EASTERLY TO OLD COBEQUID ROAD, 0.66 KM.
HALIFAX	PRATT & WHITNEY DRIVE		JCT. AEROTECH DRIVE NORTHERLY TO THE AIRPORT INTERCHANGE
HANTS	BLOIS ROAD		JCT. TRUNK 14 TO JCT. MACPHEE ROAD.
HANTS	CROSS (FINDLEY) ROAD		JCT. ROUTE 354 TO DOT&C [DOTPW] BASE.
HANTS	ELMSDALE ROAD		FROM JCT. TRUNK 2 IN ELMSDALE TO HALIFAX COUNTY LINE.
HANTS	EMERSON WHITE LOOP		JCT. ROUTE 354 TO R. WHITE'S MILL.
HANTS	LYNCH ROAD		JCT. 215 TO ENTRANCE TO WILLIAMS PIT.
HANTS	MACPHEE ROAD		JCT. BLOIS ROAD TO END.
HANTS	MUSQUODOBOIT ROAD		JCT. TRUNK 2 NEAR MILFORD, EASTERLY TO RAILWAY CROSSING.
HANTS	NEW ROSS ROAD	*	JCT. TRUNK 14 TO HANTS/LUNENBURG COUNTY LINE, 8.4 KM
HANTS	THREE MILE PLAINS CROSS ROAD		JCT. TRUNK 1 TO JCT. WINDSOR BACK ROAD.
HANTS	TOWN ROAD		JCT. TRUNK 1 TO AVON VALLEY GREENHOUSES.
HANTS	WINDSOR BACK ROAD		JCT. THREE MILE PLAINS CROSS ROAD TO J.W. MASON & SONS LTD.
INVERNESS	ASHFIELD ROAD		JCT. ORANGEDALE ROAD TO DOT&C [DOTPW] PLOW SHED APPROX. 0.9 KM.
INVERNESS	BARBERTON ROAD		JCT. TRUNK 4 NORTHEAST OF PORT HAWKESBURY TO THE NORTH SIDE OF THE LONG STRETCH ROAD, 6.0 KM.
INVERNESS	CABOT TRAIL		CHETICAMP TO INVERNESS-VICTORIA COUNTY LINE AT LAKE O'LAW, 63.7 KM.
INVERNESS	DUGGAN MOUNTAIN ROAD		JCT. ROUTE 219 TO EVAN'S MINE SITE, 0.4 KM.
INVERNESS	INDUSTRIAL PARK ROAD		JCT. TRUNK 4 AT REEVES STREET WESTERLY TO RICHMOND CO. LINE, 0.7 KM.

County	Road Name		Description
INVERNESS	ORANGEDALE ROAD		JCT. TCH 105 TO ASHFIELD ROAD APPROX. 0.8 KM.
KINGS	BELCHER STREET		JCT. CORNWALLIS RIVER CROSSING TO KENTVILLE TOWN LINE.
KINGS	BISHOP ROAD SOUTH (SOUTH BISHOP ROAD, WOODVILLE ROAD)		JCT. TRUNK 1 NORTHERLY TO HIGHWAY 101 AT COLDBROOK.
KINGS	BRIDGE STREET		JCT. TRUNK 1 TO JCT. WITH ROUTE 201, 2.2 KM.
KINGS	COLLINS ROAD		JCT. STARRS POINT ROAD NORTHERLY TO COBI FOODS.
KINGS	CORNWALLIS RIVER CROSSING		JCT. TRUNK 1 TO BELCHER STREET, 2.0 KM.
KINGS	CRESCENT DRIVE		JCT. TRUNK 1 EASTERLY TO NEW MINAS DOT&C [DOTPW] BASE, 0.3 KM.
KINGS	DEEP HOLLOW ROAD (AUTH 583)		FROM INTERSECTION OF TRUNK 1 NEAR NEW MINAS SOUTHERLY TO INTERSECTION OF WHITE ROCK ROAD AT WHITE ROCK, 3.50 KM.
KINGS	HIGHBURY SCHOOL ROAD (AUTH 0510)	*	FROM THE JCT. OF THE NEW ROAD EASTERLY TO CIVIC NUMBER 433, APPROX. 0.14 KM.
KINGS	IRA BILL ROAD (AUTH 433)		FROM JCT. OF ROCKWELL MOUNTAIN ROAD WESTERLY, 0.3 KM
KINGS	KARS STREET		JCT. ROUTE 358 TO SHURGAIN FACILITIES, 0.2 KM.
KINGS	MAPLE STREET (BISHOP MOUNTAIN ROAD)		JCT. HIGHWAY 101 AT KINGSTON TO TRUNK 1, 0.8 KM.
KINGS	MARSHALL ROAD		JCT. HIGHWAY 101 AT KINGSTON TO TRUNK 1, 0.9.
KINGS	MIDDLE STREET		JCT. STARRS POINT ROAD TO KARS STREET, 0.2 KM.
KINGS	NEW ROAD (AUTH 0508)	*	FROM THE JCT. OF HIGHWAY 101 AT EXIT 12 SOUTHERLY TO THE JCT. OF THE HIGHWAY SCHOOL ROAD, APPROX 0.30 KM
KINGS	ORCHARD STREET		JCT. TRUNK 1 AT BERWICK TO DOT&C [DOTPW] BASE, 0.1 KM.
KINGS	RANDOLPH ROAD		JCT. WATERVILLE MOUNTAIN ROAD TO THE MICHELIN SITE, 1.0 KM.
KINGS	ROCKWELL MOUNTAIN ROAD (AUTH 438)		FROM JCT. OF ROUTE 221 NORTHERLY TO JCT. OF IRA BILL ROAD, 1.0 KM
KINGS	SAXON STREET		JCT. ROUTE 358 TO COBI FOODS, 2.1 KM.
KINGS	STARRS POINT ROAD		JCT. ROUTE 358 TO THE COLLINS ROAD, 0.4 KM.
KINGS	TERRY CREEK ROAD		JCT. STARRS POINT ROAD TO SHURGAIN, 0.1 KM.
KINGS	VICTORIA ROAD		JCT. HIGHWAY 101 AT AYLESFORD TO TRUNK 1, 0.8 KM.
KINGS	WATERVILLE MOUNTAIN ROAD		JCT. TRUNK 1 TO RANDOLPH ROAD, 0.7 KM.
LUNENBURG	BATTERY POINT ROAD		JCT. BLUE ROCKS ROAD TO WHARF, 0.7 KM.
LUNENBURG	CORNWALL ROAD (AUTH 0466)		FROM INTERSECTION OF ROUTE 325 NORTHERLY TO MAURICE BRUHM LIMITED., 12.2 KM.
LUNENBURG	DAVID WILE ROAD (AUTH 877)		FROM JCT. OF ROUTE 325 AT WILEVILLE SOUTHERLY TO THE ENTRANCE OF ARMOUR TRANSPORT SYSTEMS, 0.3 KM
LUNENBURG	FORTIES ROAD		JCT. FRAXVILLE ROAD TO JCT. TRUNK 12 AT NEW ROSS, 7.9 KM.

County	Road Name		Description
LUNENBURG	FRAXVILLE ROAD		JCT. FORTIES ROAD TO REEVES MILL, 0.2 KM.
LUNENBURG	HAROLD WHYNOT ROAD (AUTH 1003)		JCT. OF THE PINE GROVE ROAD AT PINE GROVE EASTERLY TO END OF PAVEMENT, 1.7 KM.
LUNENBURG	HIRTLE ROAD		FROM JCT. OF HIGHWAY 103 AT MIDDLEWOOD EXIT 16 TO THE MIDDLEWOOD QUARRY, 4.6 KM.
LUNENBURG	LOGAN ROAD		JCT. ROUTE 325 TO BRIDGEWATER TOWN LINE, 1.2 KM.
LUNENBURG	LOWER LAHAVE AND KRAUT POINT ROAD		JCT. ROUTE 332 TO FISH PLANT, 2.5 KM.
LUNENBURG	MULLOCK ROAD		JCT. ROUTE 325 TO WHYNOT ROAD, 1.6 KM.
LUNENBURG	NEW ELM ROAD (AUTH 612)		JCT. OF ROUTE 210 AT CHELSEA WESTERLY TO THE JCT. OF THE ARCHIBALD WEAGLE ROAD, 7.3 KM.
LUNENBURG	OAK HILL ROAD		JCT. ROUTE 325 TO JCT. TRUNK 3 AT DAYSPRING, 3.3 KM.
LUNENBURG	PINE GROVE ROAD (AUTH 487)		JCT. TRUNK 10 AT COOKVILLE EASTERLY TO COOKS POULTRY FARM, 1.3 KM.
LUNENBURG	SCHNARES CROSSING ROAD (AUTH 0429)	*	FROM THE JCT. OF TRUNK 3 AT MARTINS BROOK SOUTHWESTERLY TO ROUTE 324 AT LILYDALE, 0.85 KM
LUNENBURG	WATERLOO ROAD (AUTH 604)		FROM JCT. OF ROUTE 210 WESTERLY TO JCT. OF BOLIVER ROAD, 7.9 KM
LUNENBURG	WINDSOR ROAD ([AUTH] 686)		FROM TRUNK 12 TO ENTRANCE OF DOT&PW SHED, 0.9 KM.
PICTOU	ABERCROMBIE-GRANTON ROAD (AUTH 400)		FROM NEW GLASGOW NORTH TOWN LINE NORTHWESTERLY TO INTERSECTION TRENTON CONNECTOR ROAD (AUTH 542), 2.0 KM.
PICTOU	ABERCROMBIE-GRANTON ROAD (AUTH 400)		FROM TCH 106 AT EXIT 2 INTERCHANGE SOUTHWESTERLY TO MICHELIN NORTH AMERICA (CANADA) INCORPORATED AT GRANTON, 3.3 KM.
PICTOU	ABERCROMBIE-GRANTON ROAD (AUTH 400)	**	FROM TCH 106 AT EXIT 2 INTERCHANGE EASTERLY TO INTERSECTION BRANCH OF ABERCROMBIE - GRANTON ROAD TO NEENAH PAPER INC. (FORMERLY KIMBERLY - CLARK NOVA SCOTIA INC.), 2.0 KM.
PICTOU	BALODIS ROAD (AUTH 2039)		FROM COWAN STREET (AUTH 644) TO END OF LISTING, 0.20 KM.
PICTOU	BARNEY'S RIVER ROAD (AUTH 444)		FROM TCH 104 AT BARNEY'S RIVER STATION (EXIT 29) NORTHERLY TO RAILWAY CROSSING, 1.0 KM.
PICTOU	CAMPBELL HILL ROAD (AUTH 765)		FROM ROUTE 256 JUST NORTHWEST OF SCOTSBURN SOUTHWESTERLY, 0.7 KM.
PICTOU	COALBURN-MCLELLANS BROOK ROAD (AUTH 561)		FROM ROUTE 347 AT COALBURN SOUTHERLY TO MCLELLANS BROOK ROAD AT MCLELLANS BROOK, 2.8 KM.
PICTOU	COWAN STREET (AUTH 644)		FROM TCH 104 NEAR WESTVILLE (EXIT 21) SOUTHERLY TO WESTVILLE NORTHWEST TOWN LINE, 0.5 KM.
PICTOU	COWAN STREET (AUTH 644)		FROM TRUNK 4 TO BALODIS ROAD (AUTH 2039), 0.30 KM.
PICTOU	EAST RIVER EAST SIDE ROAD (AUTH 583)		FROM STELLARTON EAST TOWN LINE AT EAST RIVER EASTERLY TO ROUTE 348 AT PLYMOUTH, 0.2 KM.
PICTOU	FERRY ROAD (AUTH 684)		FROM TCH 106 AT CARIBOU SOUTHERLY TO THREE BROOKS ROAD (AUTH 681),0.5 KM.
PICTOU	GLEN ROAD (AUTH 566)		FROM MCLELLANS BROOK ROAD (AUTH 563) AT MCLELLANS BROOK SOUTHERLY TO MCLELLAN MOUNTAIN - GLENCOE ROAD (AUTH 574), 1.1 KM.

County	Road Name		Description
PICTOU	GLENGARRY ROAD (AUTH 620)		FROM LORNE STATION ROAD (AUTH 619) AT LORNE SOUTHWESTERLY TO HOLMES' QUARRY, 1.7 KM.
PICTOU	HARRIS ROAD (AUTH 795)		FROM ROUTE 376 AT HALIBURTON NORTHWESTERLY TO INTERSECTION MURRAY ROAD (AUTH 797), 1.0 KM.
PICTOU	LORNE STATION ROAD (AUTH 619)		FROM ROUTE 374 AT LORNE SOUTHWESTERLY TO INTERSECTION GLENGARRY ROAD (AUTH 620), 1.3 KM.
PICTOU	MACGREGOR AVENUE EXTENSION (AUTH 672)	*	FROM STELLARTON NORTH TOWN LINE NORTHERLY TO ROUTE 289, 0.3 KM.
PICTOU	MARSH ROAD (AUTH 553)		FROM ROUTE 347 AT COALBURN EASTERLY TO MACLEAN'S SALVAGE YARD, 0.9 KM.
PICTOU	MCLELLAN BROOK ROAD (AUTH 563)		FROM INTERSECTION COALBURN-MCLELLANS BROOK ROAD (AUTH 561) AT MCLELLANS BROOK EASTERLY TO INTERSECTION GLEN ROAD (AUTH 566), 0.5 KM.
PICTOU	MCLELLAN BROOK ROAD (AUTH 563)		FROM ROUTE 348 NEAR STELLARTON SOUTHEASTERLY TO DOTPW BASE, 1.4 KM.
PICTOU	MCLELLAN MOUNTAIN- GLENCOE ROAD (AUTH 574)		FROM GLEN ROAD (AUTH 566) NEAR MCLELLANS BROOK SOUTHEASTERLY TO INTERSECTION WILLARD FRASER ROAD (AUTH 570) AT KIR KMOUNT [KIRKMOUNT], 2.0 KM.
PICTOU	MOUNT WILLIAM ROAD (AUTH 401)		FROM INTERSECTION TCH 106 SOUTHBOUND RAMPS AT EXIT 1A INTERCHANGE AT MOUNT WILLIAM NORTHEASTERLY TO INTERSECTION TRENTON CONNECTOR ROAD, 0.3 KM.
PICTOU	PLEASANT VALLEY ROAD (AUTH 883)		FROM TCH 104 NEAR ALMA SOUTHEASTERLY TO INTERSECTION SALTER ROAD (AUTH 640) AT PLEASANT VALLEY, 1.3 KM.
PICTOU	SALTER ROAD (AUTH 640)		FROM PLEASANT VALLEY ROAD (AUTH 883) AT PLEASANT VALLEY SOUTHEASTERLY AND SOUTHERLY TO ROUTE 289 AT UNION CENTRE, 3.2 KM.
PICTOU	SCOTCH HILL ROAD (AUTH 788)		FROM ROUTE 376 AT LYONS BROOK NORTHWESTERLY TO DOTPW BASE, 0.4 KM.
PICTOU	SIMPSONS ROAD (AUTH 679)		FROM THREE BROOKS ROAD (AUTH 681) NEAR CARIBOU NORTHEASTERLY TO GULF SEAFOODS LTD., 0.8 KM
PICTOU	THREE BROOKS ROAD (AUTH 681)		FROM INTERSECTION FERRY ROAD (AUTH 684) AT CARIBOU SOUTHEASTERLY TOHNTERSECTION [TO INTERSECTION] SIMPSONS ROAD (AUTH 679), 2.0 KM.
PICTOU	TRENTON CONNECTOR ROAD (AUTH 542)		FROM MOUNT WILLIAM ROAD (AUTH 401) AT MOUNT WILLIAM NORTHEASTERLY TO ROUTE 348 AT TRENTON, 6.4 KM.
PICTOU	WEST RIVER STATION ROAD (AUTH 0814)		FROM JCT. OF TRUNK 4 AT SALT SPRINGS SOUTHERLY TO SALT SPRINGS DTPW BASE, APROX. 0.5 KM
QUEENS	MEDWAY RIVER ROAD		JCT. ROUTE 210 AT GREENFIELD TO JCT. BANGS FALLS ROAD, 2.9 KM.
QUEENS	MOOSE HARBOUR ROAD		JCT. SHORE ROAD TO END OF PAVEMENT, 0.2 KM.
QUEENS	PORT MEDWAY ROAD (AUTH 460)		FROM JCT. OF HIGHWAY 103 AT EXIT 17A NORTHERLY TO JCT. OF OLD TRUNK 3, 0.9 KM
QUEENS	SHORE ROAD		FROM LIVERPOOL SOUTH TOWN LINE SOUTHERLY TO THE MOOSE HARBOUR ROAD, 4.0 KM.
RICHMOND	BEAR ISLAND ROAD		JCT. PORT MALCOLM & INDUSTRIAL PARK ROAD TO END OF PAVEMENT, 1.8 KM.
RICHMOND	WESTSIDE PETIT DE GRAT ROAD		JCT. ROUTE 206 TO FISH PLANT, .9 KM.

County	Road Name		Description
RICHMOND	INDUSTRIAL PARK ROAD		RICHMOND CO. LINE TO JCT. BEAR HEAD ROAD, 4.3 KM.
RICHMOND	POINT TUPPER ROAD		JCT. INDUSTRIAL PARK ROAD TO GEORGIA PACIFIC CORP. WHARF, 1.5 KM.
RICHMOND	ST. PETERS-FORCHU ROAD (AUTH 0509)		FROM JCT. WITH ROUTE 247 AT LOWER L'ARDOISE TO THE GRAND RIVER BRIDGE.
SHELBURNE	ADAMANT DRIVE		JCT. HERO ROAD TO END, 0.6 KM.
SHELBURNE	CAPE SABLE ISLAND		ALL PAVED ROADS ON CAPE SABLE ISLAND, 36.2 KM.
SHELBURNE	HERO ROAD		JCT. SAND POINT ROAD TO END, 0.1 KM.
SHELBURNE	OLD TRUNK 3		JCT. TRUNK 3 AT SHELBURNE TO DOT&C [DOTPW] BASE, 0.7 KM.
SHELBURNE	PORT CLYDE ROAD	*	JCT. HIGHWAY 103 AT CLYDE RIVER SOUTHERLY TO THE JCT. OF THE SHORE ROAD AT PORT CLYDE, 3.30 KM
SHELBURNE	SAND POINT ROAD		SHELBURNE TOWN LINE, SOUTHERLY 1.5 KM.
SHELBURNE	SHORE ROAD (AUTH 404)	*	JCT. OF ROUTE 309 (PORT CLYDE ROAD) AT PORT CLYDE SOUTHEASTERLY TO KENNY & ROSS LTD. AT PORT SAXON, 3.70 KM
VICTORIA	CABOT TRAIL		JCT. TCH 105 AT NYANZA TO VICTORIA- INVERNESS COUNTY LINE AT LAKE O'LAW, 22.2 KM.
VICTORIA	CAMPBELL STREET		JCT. OLD MARGAREE ROAD AT BADDECK TO DOT&C [DOTPW] BASE, 0.1 KM.
VICTORIA	KEMPT HEAD ROAD		JCT. TCH 105 AT BOULARDERIE TO DOT&C [DOTPW] BASE, 0.2 KM.
VICTORIA	NEW CAMPBELLTON ROAD		JCT. TCH 105 TO KELLY COVE, 5.0 KM.
VICTORIA	OLD MARGAREE ROAD		JCT. TCH 105 AT BADDECK TO CAMPBELL, 0.5 KM.
VICTORIA	LITTLE NARROWS ROAD	*	FROM LITTLE NARROWS FERRY EASTERLY, 5.3 KM
YARMOUTH	ABBOTTS HARBOUR ROAD		JCT. ROUTE 335 TO WHARF, 2.2 KM.
YARMOUTH	BLOOMFIELD ROAD (AUTH 406)		JCT. VALLEY CRESCENT ROAD AT PLEASANT VALLEY WESTERLY TO END OF PAVEMENT AT HURLBURT'S MILL, 1.4 KM.
YARMOUTH	CHEBOGUE ROAD		FROM YARMOUTH TOWN LINE TO BUNKER ISLAND ROAD, 0.2 KM.
YARMOUTH	CHEBOGUE ROAD		FROM TRUNK 3 TO FLAT IRON ROAD, 0.6 KM.
YARMOUTH	DENNIS POINT ROAD		D'ENTREMONT ROAD TO DENNIS POINT WHARF, 1.2 KM.
YARMOUTH	DOUCET WHARF ROAD		JCT. ROUTE 334 TO WHARF, [0].3 KM.
YARMOUTH	D'ENTREMONT		JCT. ROUTE 335 TO JCT. DENNIS POINT ROAD, [0].7 KM.
YARMOUTH	GREENVILLE ROAD (AUTH 504)		JCT. OF TRUNK 3 AT PLEASANT LAKE WESTERLY TO TRUNK 1 AT DAYTON, 7.9 KM.
YARMOUTH	HARDSCRATCH ROAD (AUTH 505)		JCT.OF TRUNK 3 AT STARR'S ROAD TO BORCHERDT CONCRETE PRODUCTS LTD. 1.6 KM.
YARMOUTH	HAMILTON ROAD (AUTH 404)	*	JCT. OF ROUTE 340 AT PLEASANT VALLEY WESTERLY TO JCT. OF THE BLOOMFIELD ROAD, 0.20 KM
YARMOUTH	HARDSCRATCH ROAD (AUTH 505)	*	JCT. OF STARRS ROAD (TRUNK 3) IN THE TOWN OF YARMOUTH NORTHERLY TO JCT. OF ROUTE 340, 10.70 KM
YARMOUTH	JACQUARDS ROAD		JCT. ROUTE 334 TO WHARF, 0.8 KM.

County	Road Name	Description
YARMOUTH	LAKE DARLING ROAD	JCT. TRUNK 1 WESTERLY TO JCT. SHORT BEACH ROAD, 2.4 KM.
YARMOUTH	LAKE GEORGE ROAD	JCT. ROUTE 340 AT SOUTH OHIO NORTHERLY TO THE RICHMOND ROAD. 8.6 KM
YARMOUTH	LAKE GEORGE ROAD	JCT. RICHMOND ROAD TO DALE IBBITSON ENTERPRISES (MILL), 1.5 KM
YARMOUTH	MOOD ROAD	JCT. HIGHWAY 103 TO FISH PLANT, 1.4 KM.
YARMOUTH	RICHMOND ROAD	JCT. HIGHWAY 101 TO JCT. TRUNK 1, 2.0 KM
YARMOUTH	RICHMOND ROAD	JCT. TRUNK 1 EASTERLY TO LAKE GEORGE ROAD, 6.8 KM.
YARMOUTH	SHORT BEACH ROAD	JCT. LAKE DARLING ROAD WESTERLY TO WEDGEPORT INDUSTRIES LTD, 0.4 KM.
YARMOUTH	SLOCUMB CRESCENT (AUTH 757)	FROM HNTERSECTION [INTERSECTION] OF ROUTE 308 AT TUSKET WESTERLY AROUND LOOP OF TUSKET INDUSTRIAL PARK, 1.20 KM.
YARMOUTH	STARR'S ROAD	JCT. HIGHWAY 101 AT YARMOUTH TO HARDSCRATCH ROAD, 0.6 KM.
YARMOUTH	TUNA WHARF ROAD	ROUTE 334 TO WHARF, 0.3 KM.
YARMOUTH	VALLEY CRESCENT ROAD (AUTH 756)	JCT. ROUTE 340 NORTHWESTERLY TO JCT. BLOOMFIELD ROAD, 0.6 KM.

N.S. Reg. 34/2005

Made: February 13, 1996 Filed: March 3, 2005

Establishment of the Strait Regional School Board

Order in Council 96-88 dated February 13, 1996 Regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated January 26, 1996, and pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased to

- (a) designate as a school region the geographic area comprised of the school districts in which public schools are administered by the following district school boards:
 - (i) Inverness District School Board,
 - (ii) Richmond District School Board,
 - (iii) Antigonish District School Board,
 - (iv) Guysborough County District School Board;
- (b) establish a regional school board to administer the public schools in the school region referred to in clause (a); and

(c) determine that the regional school board referred to in clause (b) be designated by the name "Strait Regional School Board".

N.S. Reg. 35/2005

Made: March 26, 1996 Filed: March 3, 2005

Establishment of the Valley Regional School Board

Order in Council 96-187 dated March 26, 1996 Regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated March 5, 1996, pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased, effective March 1, 1996, to

- (a) designate as a school region the geographic area comprised of the school districts in which public schools are administered by the following district school boards:
 - (i) Hants West District School Board,
 - (ii) Kings County District School Board,
 - (iii) Annapolis District School Board;
- (b) establish a regional school board to administer the public schools in the school region referred to in clause (a); and
- (c) determine that the regional school board referred to in clause (b) be designated by the name "Valley Regional School Board".

N.S. Reg. 36/2005

Made: April 16, 1996 Filed: March 3, 2005

Establishment of the Cape Breton-Victoria Regional School Board

Order in Council 96-269 dated April 16, 1996 Regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated March 26, 1996, and pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased, effective April 1, 1996, to

(a) designate as a school region the geographic area comprised of the school districts in which public schools are administered by the following district school boards:

- (i) Cape Breton District School Board,
- (ii) Northside-Victoria District School Board;
- (b) establish a regional school board to administer the public schools in the school region referred to in clause (a); and
- (c) determine that the regional school board referred to in clause (b) be designated by the name "Cape Breton-Victoria Regional School Board".

N.S. Reg. 37/2005

Made: April 16, 1996 Filed: March 3, 2005

Establishment of the Southwest Regional School Board

Order in Council 96-270 dated April 16, 1996 Regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated March 26, 1996, and pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased, effective May 1, 1996, to

- (a) designate as a school region the geographic area comprised of the school districts in which public schools are administered by the following district school boards:
 - (i) Digby District School Board,
 - (ii) Shelburne County District School Board,
 - (iii) Lunenburg County District School Board,
 - (iv) Clare-Argyle District School Board,
 - (v) Yarmouth District School Board,
 - (vi) Queens District School Board;
- (b) establish a regional school board to administer the public schools in the school region referred to in clause (a); and
- (c) determine that the regional school board referred to in clause (b) be designated by the name "Southwest Regional School Board".

N.S. Reg. 38/2005

Made: April 23, 1996 Filed: March 3, 2005

Establishment of Conseil scolaire acadien provincial

Order in Council 96-292 dated April 23, 1996 Regulations made by the Governor in Council pursuant to Section 11 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated March 26, 1996, and pursuant to Section 11 of Chapter 1 of the Acts of 1995- 96, the *Education Act*, is pleased, effective April 1, 1996, to establish a school board with jurisdiction throughout the Province, a body corporate to be known as the Conseil scolaire acadien provincial, for the purpose of providing a French-first-language program to the children of entitled parents.

N.S. Reg. 39/2005

Made: June 11, 1996 Filed: March 3, 2005

Establishment of the Annapolis Valley Regional School Board

Order in Council 96-437 dated June 11, 1996 Amendment to regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated May 23, 1996, pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased to amend clause (c) of Order in Council 96-187, dated March 26, 1996, regarding the designation of the Valley Regional School Board, by adding "Annapolis" before "Valley" in the second line.

N.S. Reg. 40/2005

Made: July 31, 1996 Filed: March 3, 2005

Establishment of the Halifax Regional School Board

Order in Council 96-583 dated July 31, 1996 Regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated July 8, 1996, pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased, effective August 1, 1996, to

- (a) designate as a school region the geographic area comprised of the school districts in which public schools are administered by the following district school boards:
 - (i) Halifax District School Board,

- (ii) Dartmouth District School Board,
- (iii) Halifax County-Bedford District School Board;
- (b) establish a regional school board to administer the public schools in the school region referred to in clause (a); and
- (c) determine that the regional school board referred to in clause (b) be designated by the name "Halifax Regional School Board".

N.S. Reg. 41/2005

Made: July 31, 1996 Filed: March 3, 2005

Establishment of the Chignecto-Central Regional School Board

Order in Council 96-584 dated July 31, 1996 Regulations made by the Governor in Council pursuant to Section 7 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated July 8, 1996, pursuant to Section 7 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased, effective August 1, 1996, to

- (a) designate as a school region the geographic area comprised of the school districts in which public schools are administered by the following district school boards:
 - (i) Cumberland District School Board,
 - (ii) Colchester-East Hants District School Board,
 - (iii) Pictou District School Board;
- (b) establish a regional school board to administer the public schools in the school region referred to in clause (a); and
- (c) determine that the regional school board referred to in clause (b) be designated by the name "Chignecto-Central Regional School Board".

N.S. Reg. 42/2005 to 43/2005

Made: July 31, 1996 Filed: March 3, 2005

Designation of Facilities for French-first Language Instruction and

Designation of Persons as Employees of the Conseil scolaire acadian provincial

Order in Council 96-585 dated July 31, 1996 Regulations made by the Governor in Council pursuant to Section 14 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated July 19, 1996, pursuant to Section 14 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased to

(a) designate the educational facilities administered by the regional school boards, listed in Schedule "A" attached to and forming part of the report and recommendation, as the educational facilities that are to be used to provide to the Conseil acadien a French-first-language instruction program; [N.S. Reg. 42/2005]

(b) order that:

- (i) in the case of École Sainte-Anne du Ruisseau, being an educational facility designated under clause (a) that is not an entire school and comprises a part of the École Sainte-Anne du Ruisseau school, the ownership, control and management of the entire École Sainte-Anne du Ruisseau be transferred to the Conseil acadien,
- (ii) in the case of École Secondaire de Clare, being an educational facility designated under clause (a) that is not an entire school and comprises a part of École Secondaire de Clare, the ownership, control and management of the entire École Secondaire de Clare be transferred to the Conseil acadien,
- (iii) in the case of École NDA Chéticamp, being an educational facility designated under clause (a) that is not an entire school and comprises a part of École NDA Chéticamp school, the ownership, control and management of the entire École NDA Chéticamp be transferred to the Conseil acadien;

[Clause (b) not filed as a regulation.]

(c) designate the persons employed by the school boards in or with respect to the educational facilities designated under clause (a), listed in Schedule "B" attached to and forming part of the report and recommendation, to become employees of the Conseil acadien. [N.S. Reg. 43/2005]

Schedule "A"

Education facilities designated pursuant to Section 14 of the *Education Act*:

- 1. École Buttes-Amirault of the Southwest Regional School Board
- 2. École Belleville of the Southwest Regional School Board
- 3. École Pubnico-Ouest of the Southwest Regional School Board
- 4. École Wedgeport of the Southwest Regional School Board
- 5. École Saint-Albert of the Southwest Regional School Board
- 6. École Stella-Maris of the Southwest Regional School Board
- 7. École Jean-Marie Gay of the Southwest Regional School Board

- 8. École Joseph-Dugas of the Southwest Regional School Board
- École Pomquet of the Strait Regional School Board 9.
- 10. École Petit-de-Grat of the Strait Regional School Board
- 11. École Francophone Cornwallis of the Cape Breton-Victoria Regional School Board 12. École Francophone R. C. Gordon of the Annapolis Valley Regional School Board
- 13. École Sainte-Anne du Ruisseau of the Southwest Regional School Board
- 14. École Secondaire de Clare of the Southwest Regional School Board
- 15. École NDA Chéticamp of the Strait Regional School Board

Schedule "B"

École Buttes-Amirault administered by Southwest Regional School Board

Joanne Surette-Muise Earl Muise Prescille Bourque Elaine Thibeau Gérald Muise Marlene Wood Paul Muise Jeanette Comeau

École Belleville administered by Southwest Regional School Board

Audrey MacDonald Norbert LeBlanc David Bourque Brenda MacIntosh Gisèle Doucet Frank Saulnier Austin Doucette Denise Surette Claire LeBlanc Paul Surette Ena LeBlanc Blair Boudreau

École Pubnico-Ouest administered by Southwest Regional School Board

Stephen Surette Jeannelle d'Entremont Denise d'Eon Lizabelle d'Entremont Leanne Cleveland Lorna d'Entremont Lauren Currans Shelley d'Entremont Basile d'Entremont Yvette d'Entremont Cecil d'Entremont Juliette Morton Edith d'Entremont Michelle Smith Emile d'Entremont Charlotte d'Entremont

Jacqueline d'Entremont

École Saint-Albert administered by Southwest Regional School Board

Vernon Amirault Elaine Smith Roseanne Gittens Ralph Thibeau

Maureen Johnston Claudette d'Entremont

Ecole Jean-Marie Gay administered by Southwest Regional School Board

Michel Comeau Laurent Landry Jeannine Belliveau Félice Robicheau Karen Robicheau Félix Boudreau Kathleen Boudreau **Doris Theriault** Pamela Deveau Robert Saulnier

École Stella-Maris administered by Southwest Regional School Board

Florence Comeau Paul d'Entremont Sharon Southern Claudette Deveau Corinne Pothier Rosaline Deveau Gilles LeBlanc Michael German Janice LeBlanc Yvonne Banks Jeanine Maillet **Blair Landry** Norbert Comeau Renette Robichaud Mariette Belliveau Eleanor Saulnier Gérard Alain Christine Thibeau Wilfred Boudreau Bonita Boudreau

École Joseph-Dugas administered by Southwest Regional School Board

Briand Comeau Réal Déraspe
Alice Amirault Rita LeBlanc
James Boudreau Patricia Melanson
Wayne Buckley Constance Robicheau
Denise Comeau Janine Thibault
Marie Deveau Melbourne Muise

École Wedgeport administered by Southwest Regional School Board

Brent Surette Rhoda Jacquard
Marie Boudreau Yvonne Jacquard
Claudette Cusick Vernon Pothier
Donald Jacquard Gary Seeley

École Pomquet administered by Strait Regional School Board

Joan Delorey Paula Maillet
Monique Bond Rémi Deveau
Christine Doucette Annette Lelièvre
Lucy MacBoyle Darin Boudreau

École Petit-de-Grat administered by Strait Regional School Board

Cetus David Léo Landry
Yvette Samson Lola Marchand
Rose Samson Adrian Boudreau
Claire Landry Velma Martell

Linda Samson Michelle Boudreau-Samson

Monique Doucet Colette Samson
Joan MacLean Soeur Elda Gaudet
Celeste Boudreau Robert Fougère
Odilon Boudreau Ben Samson

Theresa Boudreau

École Francophone Cornwallis administered by Cape Breton-Victoria Regional School Board

Gisèle Belliveau Bibiane Lessard Josephine Driscoll Leonard Thibodeau

École Francophone R. C. Gordon administered by Annapolis Valley Regional School Board

Mary-Ann Zauhar-Hiscock Gi Carmen MacDougall Na

Denise Lombard

Gisèle Dunfield Nathalie Goiziou

N.S. Reg. 44/2005

Made: May 27, 1997 Filed: March 3, 2005

Designation of Persons as Employees of the Conseil scolaire acadian provincial

Order in Council 97-306 dated May 27, 1997 Regulations made by the Governor in Council pursuant to Section 14 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education and Culture dated May 13, 1997, pursuant to Section 14 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased to designate the persons listed in Schedule "A", attached to and forming part of the report and recommendation, employed by the regional school boards as set forth in Schedule "A", in or with respect to one or more of the educational facilities that have been designated by the Governor in Council to be used by the Conseil acadien to provide a French-first-language instruction program, to become employees of the Conseil acadien.

Schedule "A"

Bus Drivers All employees of the Southwest Regional School Board

Allan Brown Hubert Belliveau **Bobby Corporon** Aldric Blinn Albany d'Entremont Emile Blinn Lindsay d'Entremont Alain Comeau Darlene d'Eon David Comeau Chester Doucette - LTD Elmer Comeau Edwin Frotten Gérald Comeau Franklyn Moulaison Lloyd Doucet **Bradford Muise** Hector LeBlanc Lester Muise Alain McCauley Alphonse Melanson Roderick Murphy Jim Nickerson André Saulnier Arthur Pothier Louis Saulnier Richard Pothier Delbert Thériault

Spare Bus Drivers

All employees of the Southwest Regional School Board

Malcolm Madden Russell LeBlanc Audrey Pottier Irene Pothier

Ralph Robichaud Bernadette Belliveau-Aymar

Robert Amirault Michael Maillet Yvon Comeau Charles J. Blinn Rita Comeau Victor German Felix d'Entremont Jerry Gaudet

Alphonse Doucet

Janitors

All employees of the Southwest Regional School Board

Edgar Hubard - École Wedgeport Henry Dulong - École Belleville Roland Doucette - École Sainte-Anne du Ruisseau Lester Boudreau - École Joseph Dugas

Glenda Cuskick - École Buttes-Amirault Georgina Hicks - Bureau du CSAP at Meteghan

Edwin Robicheau - École Belleville Lionel Comeau - École Saint-Albert

Irvin Moulaison - École Buttes-Amirault Bernadette Theriault - LTD - École Jean-Marie Gay

Bruce Hubbard - École Sainte-Anne du Ruisseau
Roger Dubé - LTD - École Joseph Dugas
Beverly Titus - École Jean-Marie Gay
Russell Saulnier - École Secondaire de Clare
Irene Pothier - École Secondaire de Clare
Edna Deveau - École Joseph Dugas

Brian Bourque - École Pubnico-Ouest Robert Saulnier - École Secondaire de Clare

Elaine LeBlanc - École Pubnico-Ouest Anysie Doucet - École Stella Maris

John Surette - École Sainte-Anne du Ruisseau Noreen LeBlanc - École Secondaire de Clare

Spare Janitors

All employees of the Southwest Regional School Board

Judy d'EntremontJames KerrPeter ComeauAurèle ComeauBenoit MelansonYvon TheriaultMildred ComeauJean-Louis Saulnier

Mechanics

All employees of the Southwest Regional School Board

Emile Surette Richard Comeau
Gary Surette Roland Comeau

School Support Staff of École NDA Chéticamp All employees of the Strait Regional School Board

Priscille Maillet Maryse Roach Évangeline Maillet Clifford LeLièvre Sharon Deveau **Brenda Pettipas** Madeline Poirier Sylvia Muise Michelle Aucoin Catherine Mae Aucoin Chester Delaney Carol Timmons Mary C. Poirier Elizabeth Brown Lina Poirier Charelle Doucette

Patricia Aucoin

School Support Staff of École Petit de Grat All employees of the Strait Regional School Board

Nancy Richer Muriel Boudreau
Nadine Boudreau Juliette Keating
Thérèse Boudreau Lucina Fougère
Vernie Boudreau Dorene Boudreau

School Support Staff of École Pomquet All employees of the Strait Regional School Board

Josephine Landry

John James Chisholm

Secretaries

All employees of the Southwest Regional School Board

Rita Weaver (Amirault) - École Saint-Albert Agnes Comeau - École Secondaire de Clare Yvonne d'Entremont - École Pubnico-Ouest Helen Doucet - École Stella Maris Mildred Hubbard - École Belleville Carol Anne LeBlanc - École Sainte-Anne du Ruisseau

Elaine Maillet - École Joseph Dugas

Kay Muise - École Buttes-Amirault

Louise Pierce - École Sainte-Anne du Ruisseau

Linda Pothier - École Wedgeport

Cecile Saulnier - École Secondaire de Clare Jeannine Saulnier - École Jean-Marie Gay Yvette Saulnier - Leave of absence - now with

CSAP at Meteghan

Library Technicians All employees of the Southwest Regional School Board

Annie d'Entremont - École Sainte-Anne du Ruisseau

Sharon Doucette - École Secondaire de Clare

Teacher Aides All employees of the Southwest Regional School Board

Myra Amirault - École Belleville Edna Armstrong - École Belleville Alzora Deveau - École Jean-Marie Gay Adèle LeBlance - École Secondaire de Clare Rose Marie LeBlanc - École Jean-Marie Gay Claudette LeBlanc - École Saint-Albert Barbara Saulnier - École Jean-Marie Gay Blanche Shufelt - École Belleville

Cooks and Assistant Cooks All employees of the Southwest Regional School Board

Dora Brown - École Sainte-Anne du Ruisseau Betty Anne Comeau - École Secondaire de Clare Lorraine Comeau - École Secondaire de Clare Margaret d'Entremont - École Belleville Virginia d'Entremont - École Pubnico-Ouest Louise d'Eon - École Pubnico-Ouest Audrey Doucette - École Sainte-Anne du Ruisseau

Nora Doucette - École Buttes-Amirault

Priscilla LeBlanc - École Wedgeport Monique Keizer - École Stella Maris Lucille Muise - École Secondaire de Clare Jocelyn Saulnier - École Joseph Dugas

Marlene Surette - École Sainte-Anne du Ruisseau

Ruth Thériault - École Jean-Marie Gay Rose Marie Thompson - École St. Albert

École Francophone de Sydney An Employee of the Cape Breton-Victoria Regional School Board

Jim Bushnik

Carpenters All employees of the Southwest Regional School Board

Daniel Bourque Louis Theriault

Groundkeepers All employees of the Southwest Regional School Board

Paul Comeau Robert LeBlanc N.S. Reg. 45/2005

Made: August 24, 2000 Filed: March 3, 2005

Designation of Facilities for French-first Language Instruction

Order in Council 2000-422 dated August 24, 2000 Regulations made by the Governor in Council pursuant to Section 88 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education dated August 15, 2000, and pursuant to Section 88 of Chapter 1 Acts of 1995-96, the *Education Act*, is pleased to

- (a) amend Order in Council 2000-359 dated June 29, 2000, by rescinding approval in principle for the construction of the proposed school to be located in Petit de Grat;
- (b) further amend Order in Council 2000-359 dated June 29, 2000, by rescheduling the delivery date for the proposed Pomquet school to September 2001;
- (c) designate the P-12 school at Isle Madame as an Educational facility to be used to provide French-first-language instruction program, effective on such date as determined by the Minister of Education; and [N.S. Reg. 45/2005]
- (d) authorize the Minister of Education to execute such instruments as may be necessary for the purpose of this Order.

[Note: Only clause (c) filed as a regulation.]

N.S. Reg. 46/2005

Made: August 30, 2000 Filed: March 3, 2005

Designation of Facilities for French-first Language Instruction

Order in Council 2000-436 dated August 30, 2000 Regulations made by the Governor in Council pursuant to Section 88 of the *Education Act*

The Governor in Council on the report and recommendation of the Minister of Education dated August 23, 2000, and pursuant to Section 88 of Chapter 1 of the Acts of 1995-96, the *Education Act*, is pleased to

- (a) designate the academic centre on Aberdeen Street, Truro, Colchester County, as a French-first-language instructional facility, upon receipt by the Department of Education of administrative control of the site from the Nova Scotia Department of Community Services; and [N.S. Reg. 46/2005]
- (b) authorize the Minister of Education to execute such instruments as may be necessary for the purpose of this Order.

[Note: Clause (b) not filed as a regulation.]

N.S. Reg. 47/2005

Made: March 15, 1982 Filed: March 3, 2005

Marine Fitter Trade Designation

Order dated March 15, 1982
Regulations made by the Minister of Labour and Manpower pursuant to subsection 6(1) of the Apprenticeship and Tradesmen's Qualifications Act

Province of Nova Scotia
In the Matter of subsection + [(1)] of Section 6 of the Apprenticeship and Tradesmen's Qualifications Act,
R.S.N.S. 1967, Chapter 11

- and -

In the Matter of the Marine Fitter Trade

I, Jack MacIsaac, Minister of Labour and Manpower for the Province of Nova Scotia, do hereby specify, determine and designate, pursuant to subsection \pm [(1)] of Section 6 of the *Apprenticeship and Tradesmen's Qualifications Act*, that the Marine Fitter Trade shall be a trade to which the *Apprenticeship and Tradesmen's Qualifications Act* shall apply and I further prescribe that the *Apprenticeship and Tradesmen's Qualifications Act* shall apply to said trade when carried on anywhere in the Province.

Signed and dated at Halifax, in the County of Halifax, Province of Nova Scotia, this 15th day of March, A.D., 1982.

Jack MacIsaac Minister of Labour & Manpower

[Note: Originally published in the Royal Gazette Part I, Volume 191, No. 11 dated March 17, 1982.]

N.S. Reg. 48/2005

Made: March 25, 1983 Filed: March 3, 2005

Mine Electrician Trade Designation

Order dated March 25, 1983
Regulations made by the Minister of Labour and Manpower pursuant to subsection 6(1) of the Apprenticeship and Tradesmen's Qualifications Act

Province of Nova Scotia
In the Matter of subsection † [(1)] of Section 6 of
the Apprenticeship and Tradesmen's Qualifications Act,
R.S.N.S., 1967, Chapter 11

- and -

In the Matter of the Mine Electrician Trade

I, Jack MacIsaac, Minister of Labour and Manpower for the Province of Nova Scotia, do hereby specify, determine and designate, pursuant to subsection † [(1)] of Section 6 of the *Apprenticeship and Tradesmen's*

Qualifications Act, that the Mine Electrician Trade shall be a trade to which the Apprenticeship and Tradesmen's Qualifications Act shall apply and I further prescribe that the Apprenticeship and Tradesmen's Qualifications Act shall apply to said trade when carried on anywhere in the Province.

Signed and dated at Halifax, in the County of Halifax, Province of Nova Scotia, this 25th day of March, 1983.

Jack MacIsaac Minister of Labour & Manpower

[Note: Originally published in the Royal Gazette Part I, Volume 192, No. 22 dated June 1, 1983.]

N.S. Reg. 49/2005

Made: March 25, 1983 Filed: March 3, 2005

Mine Mechanic Trade Designation

Order dated March 25, 1983
Regulations made by the Minister of Labour and Manpower pursuant to subsection 6(1) of the Apprenticeship and Tradesmen's Qualifications Act

Province of Nova Scotia
In the Matter of subsection † [(1)] of Section 6 of the Apprenticeship and Tradesmen's Qualifications Act, R.S.N.S. 1967, Chapter 11

- and -

In the Matter of the Mine Mechanic Trade

I, Jack MacIsaac, Minister of Labour and Manpower for the Province of Nova Scotia, do hereby specify, determine and designate, pursuant to subsection \pm [(1)] of Section 6 of the *Apprenticeship and Tradesmen's Qualifications Act*, that the Mine Mechanic Trade shall be a trade to which the *Apprenticeship and Tradesmen's Qualifications Act* shall apply and I further prescribe that the *Apprenticeship and Tradesmen's Qualifications Act* shall apply to said trade when carried on anywhere in the Province.

Signed and dated at Halifax, in the County of Halifax, Province of Nova Scotia, this 25th day of March, 1983.

Jack MacIsaac Minister of Labour & Manpower

[Note: Originally published in the Royal Gazette Part I, Volume 192, No. 22 dated June 1, 1983.]

N.S. Reg. 50/2005

Made: March 25, 1983 Filed: March 3, 2005

Gas Fitter Trade Designation

Order dated March 25, 1983
Regulations made by the Minister of Labour and Manpower pursuant to subsection 6(1) of the *Apprenticeship and Tradesmen's Qualifications Act*

Province of Nova Scotia
In the Matter of subsection + [(1)] of Section 6 of the Apprenticeship and Tradesmen's Qualifications Act,
R.S.N.S. 1967, Chapter 11

- and -

In the Matter of the Gas Fitter Trade

I, Jack MacIsaac, Minister of Labour and Manpower for the Province of Nova Scotia, do hereby specify, determine and designate, pursuant to subsection 1 [(1)] of Section 6 of the *Apprenticeship and Tradesmen's Qualifications Act*, that the Gas Fitter Trade shall be a trade to which the *Apprenticeship and Tradesmen's Qualifications Act* shall apply and I further prescribe that the *Apprenticeship and Tradesmen's Qualifications Act* shall apply to said trade when carried on anywhere in the Province.

Signed and dated at Halifax, in the County of Halifax, Province of Nova Scotia, this 25th day of March, 1983.

Jack MacIsaac Minister of Labour & Manpower

[Note: Originally published in the Royal Gazette Part I, Volume 192, No. 22 dated June 1, 1983.]

N.S. Reg. 51/2005

Made: December 2, 1976 Filed: March 3, 2005

Engine Operators Trade Designation

Order dated December 2, 1976
Regulations made by the Minister of Labour
pursuant to subsection 6(1) of the Apprenticeship and Tradesmen's Qualifications Act

Province of Nova Scotia In the Matter of subsection (1) of Section 6 of Chapter 11 of the Revised Statutes of Nova Scotia, 1967 the Apprenticeship and Tradesmen's Qualifications Act

- and -

In the Matter of the Engine Operators Trade

I, the Minister of Labour for the Province of Nova Scotia, pursuant to subsection (1) of Section 6 of Chapter 11 of the Revised Statutes of Nova Scotia, 1967, the *Apprenticeship and Tradesmen's Qualifications Act*, hereby

determine and specify that the provisions of the *Apprenticeship and Tradesmen's Qualifications Act* shall apply to the Engine Operators Trade in the Province of Nova Scotia for any plant whose certificate of registration under the *Engine Operators Act* requires the Chief Engine Operator to hold the certificate Engine Operator - Second Class or Engine Operator - First Class.

Dated at Halifax, in the County of Halifax, this 2nd day of December, A.D., 1976.

Walter Fitzgerald Minister of Labour

[Note: Originally published in the Royal Gazette Part I, Volume 185, dated December 8, 1976.]

N.S. Reg. 52/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Reports on the Remediation of Contaminated Sites and Releases

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Release of Substances and Contaminated Sites Administrative Fee

Environment Act

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following administrative fees for reports on the remediation of contaminated sites and spills (releases) established pursuant to Part VI and Part VIII of the *Environment Act*:

1. Fees

A. Remediation reports* for domestic fuel oil spills

1.	Type A*	\$120.00
2.	Type B*	\$250.00

B. Other Remediation Reports*

1.	Type C*	\$250.00
2.	Type D*	\$550.00
3.	Type E*	\$825.00
4.	Type F*	\$1225.00

- C. Re-submission of Remediation Reports*
 - 1. Payment of full fee for report type
- D. Request to decommission confirmatory monitoring*

1. Payment of full fee for report type

The fees identified above are in effect on, from and after October 1, 2004.

March 31, 2004 Date sgd. *K. Morash*Minister of Environment and Labour

Attachment # 1 Definitions for Release of Substances and Contaminated Sites Administrative Fee

1) Site Remediation Reports include all reports submitted documenting risk assessment, site management or site remediation of residual contamination, whether or not active site remediation was necessary, when the expected outcome is formal acceptance of the report by the Department of Environment and Labour.

2) File Types

Type A: Remediation Report for Domestic Fuel Oil Spill - criteria based or Tier 1 risk assessment / remediation

- Type B: Remediation report for Domestic Fuel Oil Spill Tier II or Tier III risk assessment / remediation
- Type C: Other remediation reports* (non-domestic) criteria-based or Tier I risk assessment / remediation
- Type D: Other remediation reports* (non-domestic) single contaminant of concern, risk-based corrective action (Tier II or III risk assessment / remediation), no use restrictions, no controls and no off-site impacts
- Type E: Other remediation reports* (non-domestic) multiple contaminants or concern, risk-based corrective action (Tier II or III risk assessment / remediation), no use restrictions, no controls and no off-site impacts
- Type F: Other remediation reports* (non-domestic) risk-based corrective action (Tier II or III risk assessment / remediation), with use restrictions or controls or off-site impacts.

3) Re-submission of Remediation Reports

If reports do not adequately demonstrate that the requirements of the Department have been met, full payment of the appropriate fee will be required upon re-submission of the report for acceptance by the Department.

4) Request to decommission confirmatory monitoring

Confirmatory monitoring conditions may be included in a Record of Site Condition, Certificate of Compliance, or other conditional release from site action requirements. If there is subsequently a request to the Department that the person responsible be formally released from further confirmatory monitoring obligations, the full fee for administrative review of the file will be charged.

^{*} Definitions are provided in Attachment # 1.

N.S. Reg. 53/2005

Made: March 31, 2004 Filed: March 3, 2005

Fee for Request for Information from the Environmental Registry

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Environmental Registry Fee

Pursuant to clause 8(2)(k) of Chapter 1 of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for requests for information from the Environmental Registry, established by Section 10 of the *Environment Act*:

1. Fees

(a) Requests for information through the Environmental Registry for each civic address submitted for a search.

\$21.30

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

N.S. Reg. 54/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Undertakings Requiring an Assessment under the

Environmental Assessment Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Environmental Assessment Fee Environmental Assessment Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for undertakings requiring an assessment pursuant to the *Environmental Assessment Regulations*:

1. Fees

(A)	Category I* Environmental Assessment Registration	\$13,845.00
(B)	Category II* Environmental Assessment Registration	\$8,946.00
(C)	Category III* Environmental Assessment Registration	\$5,112.00

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(D) Approval Transfer** \$532.00

(E) Focus Report *** \$5,325.00

(F) Environmental Assessment Report *** \$13,845.00

(G) Additional Information Request***

1/2 Registration Fee

2. Hearings and Panel Reviews

- (A) All costs associated with Environmental Assessment Board reviews and hearings.
- (B) All costs associated with joint federal-provincial environmental assessment panels.

The fees identified above in (1) are in effect on, from and after April 1, 2004.

The fees identified in (2) are in effect for hearings, reviews and panels commenced on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

Attachment # 1 Environmental Assessments According to Category

Category I

- 1. heavy water plant
- 2. pulp mill
- 3. paper mill
- 4. pulp and paper mill
- 5. petrochemical plant
- 6. cement plant
- 7. oil refinery
- 8. metal smelter
- 9. lead and battery plant
- 10. ferro-alloy plant
- 11. non-ferrous metal smelter
- 12. facility for the manufacture, processing or reprocessing of radioactive materials
- 13. common or public highway, or associated structures, which is 10 km or more in length and is designed for 4 or more lanes of traffic
- 14. electric generating facility with a production rating of 10 megawatts or more, including a hydroelectric generating facility when the cumulative power generation capacity on any single river system equals or exceeds 10 megawatts, but excluding an electric generating facility of any production rating which use[s] wind energy as its sole power source
- 15. water reservoir where the designed storage capacity exceeds the mean volume of the natural water body by 10.000,000 m³ or more
- 16. corridor for one or more electric power transmission lines with a cumulative voltage rating which equals or exceeds 345 kilovolts

^{*} Activities requiring an Environmental Assessment are identified by Category in Attachment #1.

^{**} This fee applies where an approval is transferred from one proponent to another.

^{***} These additional fees only apply to Category II & III undertakings and only if and when the Minister decides this information is required.

17. facility for the incineration of municipal solid waste

Category II

- 18. facility engaged in producing fish meal
- 19. rendering plant
- 20. onshore pipeline 5 km or more in length excluding a pipeline of any length carrying natural gas with a maximum operating pressure below 500 psig (3450 kPa), water, steam or domestic wastewater
- 21. facility engaged in the extraction or processing of metallic and non-metallic minerals, coal, peat moss, gypsum, limestone, bituminous shale or oil shale
- 22. pit or quarry in excess of 4 ha in area primarily engaged in the extraction of ordinary stone, building or construction stone, sand, gravel or ordinary soil
- 23. common and public highway or associated structures which is more than 2 km and less than 10 km in length and is designed for 4 or more lanes of traffic
- 24. storage facility with a total capacity of over 5000 m³ intended to hold liquid or gaseous substances including, but not limited to, hydrocarbons or chemicals, but excluding water
- 25. electric generating facility which has a production rating of 2 megawatts or more derived from wind energy

Category III

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

N.S. Reg. 55/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Certificates of Qualification under the Well Construction Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Well Driller/Well Digger/Pump Installer Certificate of Qualification Well Construction Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for well drillers', well diggers' and pump installers' Certificates of Qualification established pursuant to the *Well Construction Regulations*:

One Well Driller and one machine For each additional machine	\$106.50 \$53.25
One Well Digger and one machine For each additional machine	\$53.25 \$26.50

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N.S. Reg. 55/2005 - 56/2005

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Class I Pump Installer \$53.25

Class II Pump Installer \$26.50

The fees identified above are in effect on, from and after April 1, 2004.

<u>March 31, 2004</u> sgd. *K. Morash*

Date Minister of Environment and Labour

N.S. Reg. 56/2005

Made: March 31, 2004 Filed: March 3, 2005

Fee for Facility Classification under the Water and Wastewater Facility Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Water and Wastewater Facility Classification Fee Water and Wastewater Facility Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for water and wastewater facility classification established pursuant to the *Water and Wastewater Facility Regulations*:

Water and Wastewater Facility Classification

\$106.50

The fee identified above are in effect on, from and after April 1, 2004.

March 31, 2004 sgd. *K. Morash*

Date Minister of Environment and Labour

N.S. Reg. 57/2005

Made: March 31, 2004 Filed: March 3, 2005

Fee for Water Withdrawal Approval under the Activities Designation Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Water Withdrawal Fee Activities Designation Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Division I water approvals established pursuant to the *Activities Designation Regulations*:

1. Fees

(a) Water Withdrawal Approvals*

\$266.25

* The water withdrawal approval fee does not apply to agriculture, aquaculture or recreational water withdrawal approval activities.

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

sgd. K. Morash

Date

Minister of Environment and Labour

N.S. Reg. 58/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Water Withdrawal Annual Approval Administration under the *Activities Designation Regulations*

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Water Approval Fees Activities Designation Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Division I water approvals established pursuant to the *Activities Designation Regulations*:

1. Fees

(a) Water Withdrawal Annual Approval Administration (Category 1 - Hydroelectric)

\$532.50/year

(b) Water Withdrawal Annual Approval Administration (Category II - Individual, Bottled Water, Public Drinking Water Supply) \$213.00/year

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

N.S. Reg. 59/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Water Licences under the Activities Designation Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Water Withdrawal Approval Fees Activities Designation Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Division I water approvals 5(1)(a) established pursuant to the *Activities Designation Regulations* [sic]:

1. Exemptions:

A water license authorizing use of water for agriculture, conservation, or beautification purposes is exempt from [a] fee.

2. User Fees (ie [i.e.], allocations of 23,000 litres per day or greater):

The annual fee for an authorized use of water withdrawn from a watercourse shall be determined as follows:

(i) Water Licenses for Municipal, Recreational, Industrial and Domestic Purposes:

Minimum fee: The minimum fee for a water license shall be \$53.25, unless as otherwise provided under Sections 1 and 2(iv).

Annual fee calculation: The license fee shall be derived by summing the subtotals calculated as follows:

For each million litres per day up to 2 million litres per day	\$117.15
For each additional million litres per day over 2 million litres per day up to 9 million litres per day	\$122.47
For each additional million litres per day over 9 million litres per day per day up to 27 million litres per day	\$133.12

For each additional million litres per day over 27 million litres per day per day up to 90 million litres per day

\$138.45

For each million litres per day over 90 million litres per day

\$143.77

(ii) Water Licenses for Aquaculture Purposes:

The fee for fish farming or a fish hatchery operation shall be 20 percent of the amount as determined under subsection (i), but not less that the minimum fee.

(iii) Water Licenses for Power Generation:

The fee for hydroelectric power generation shall be at a rate of \$1.70 per horsepower of rated hydraulic capacity.

(iv) Other

N.S. Reg. 59/2005 - 60/2005

An annual fee may be reduced to 10 percent of the user fee, but not less than \$213.00 to retain a water license when the approval holder has temporarily suspended use of water for more than ninety days. This does not apply to seasonal water withdrawals. An administrator of water approvals may suspend or cancel an approval if the approval holder fails to make beneficial use of the water for the purpose or in the manner authorized by the water license for more than one year.

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

N.S. Reg. 60/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Preparation of Subdivision Reports under the On-site Sewage Disposal Systems Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Subdivision Report Fee On-site Sewage Disposal Systems Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for the preparation of a subdivision report:

1. Fees

(a) Subdivision Report (Subdivision less than three lots)

no charge

(b) Subdivision Report(Subdivision three lots to ten lots)

\$186.50

(c) Subdivision Report (Subdivision greater than ten lots)

\$506.00

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

sgd. K. Morash

Date

Minister of Environment and Labour

N.S. Reg. 61/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Used Oil Collector Approvals under the Used Oil Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Used Oil Collector Approvals Used Oil Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for used oil collector approvals established pursuant to the *Used Oil Regulations*:

Storage capacity less than 50,000 litres

\$106.50

Storage capacity greater than 50,000 litres

\$0.00213/litre

Minimum fee \$106.50

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

sgd. K. Morash

Date

Minister of Environment and Labour

N.S. Reg. 62/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Salvage Yard Approvals under the Activities Designation Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Salvage Yard Approval Fee Division IV Dangerous Goods/Waste Dangerous Good/Salvage Yard Approvals

Activities Designation Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Division IV Salvage Yard Approvals established pursuant to the *Activities Designation Regulations*:

Salvage yard applications \$26.50

Salvage yard renewals \$26.50

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. K. Morash

Minister of Environment and Labour

N.S. Reg. 63/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Registration of Petroleum Storage Tanks under the

Petroleum Management Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Registration Fees Petroleum Storage Tanks and Systems Petroleum Management Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for the registration of petroleum storage tanks or petroleum storage tank systems which have a nominal capacity of 2000 litres or greater, in the case of underground tanks, or 4000 litres or greater, in the case of aboveground tanks:

(a) Petroleum storage tank at a Bulk Plant

\$106.50* per year

(b)	Petroleum storage tank at a Motive Fuel Outlet	\$106.50* per year
(c)	Petroleum storage tank at an Industrial Facility	\$106.50* per year
(d)	Petroleum storage tank at a Commercial Facility	\$106.50* per year
(e)	Petroleum storage tank at a Marina	\$106.50* per year
(f)	Petroleum storage tank at a Government Facility	\$53.25* per year

^{*} The fees for the registration of petroleum storage tanks or petroleum storage tank systems will be reduced by fifty (50) percent to any person who voluntarily obtains and provides proof of insurance coverage, acceptable to the Nova Scotia Department of Environment and Labour, for leaks or releases from petroleum storage tanks.

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. K. Morash

Minister of Environment and Labour

N.S. Reg. 64/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Certificates of Qualification under the *Pesticide Regulations*

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Certificates of Qualification Pesticide Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Certificates of Qualification established pursuant to the *Pesticide Regulations*:

Class I - Vendor	\$53.25*
Class II - Structural	\$53.25*
Class III (A) - Forestry	\$53.25*
Class III (B) - Greenhouse	\$53.25*
Class III (C) - Industrial Vegetation	\$53.25*
Class III (D) - Landscape	\$53.25*
Class IV - Mosquito and Biting Fly	\$53.25*
Class V - Aquatic Vegetation	\$53.25*
Class VI - Fumigation	\$53.25*
Class VII - Aerial	\$53.25*
Class VIII - Agricultural	\$53.25*
Class X - Special	\$53.25*

If applying for more than one certificate of qualification, the cost is \$53.25 for the initial certificate plus \$10.65 for each additional certificate of qualification.

* Certificates of qualification are valid for a five year duration.

Class IX - Business Operators (annual)

\$26.50

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. K. Morash

Minister of Environment and Labour

N.S. Reg. 65/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Pesticide Approvals under the Pesticide Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Pesticide Approvals Pesticide Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for pesticide approvals established pursuant to the *Pesticide Regulations*:

Non Forestry - up to 20 hectares

\$106.50

Non Forestry - each additional hectare beyond 20 hectares

\$4.25

Forestry - up to 6 hectares

\$53.25

Forestry - each additional hectare beyond 6 hectares

\$4.25

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

sgd. K. Morash

Date

Minister of Environment and Labour

N.S. Reg. 66/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Operator Certification under the Water and Wastewater Facility Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Operator Certification Fee Water and Wastewater Facility Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Operator Certification established pursuant to the *Water and Wastewater Facility Regulations*:

Operator Certification \$48.00

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. K. Morash

Minister of Environment and Labour

N.S. Reg. 67/2005

Made: March 31, 2004 Filed: March 3, 2005

> Fee for Certificate of Qualification as On-site Sewage Installer under the On-site Sewage Disposal Systems Regulations

> > Order dated March 31, 2004
> > Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

On-site Sewage Installer's Certificate of Qualification Fee On-site Sewage Disposal Systems Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for On-site Sewage Installer's Certificate of Qualification established pursuant to the *On-site Sewage Disposal Regulations*:

On-site Sewage Installer's Certificate of Qualification

\$133.25

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

N.S. Reg. 68/2005

Made: March 31, 2004 Filed: March 3, 2005

Fee for On-site Sewage Disposal System Approval under the

On-site Sewage Disposal Systems Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

On-site Sewage Application Fee On-site Sewage Disposal Systems Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for on-site sewage disposal system approvals established pursuant to the *On-site Sewage Disposal Systems Regulations*:

On-site Sewage Disposal Approval

\$53.25

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

N.S. Reg. 69/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Motive Fuel and Fuel Oil Approval Renewals under the *Motive Fuel and Fuel Oil Approval Regulations*

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Motive Fuel and Fuel Oil Approvals Motive Fuel and Fuel Oil Approval Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for the renewal of motive fuel and fuel oil approvals established pursuant to the *Motive Fuel and Fuel Oil Approval Regulations*:

Motive Fuel Wholesaler Approval*

- for the first 50,000,000 litres	\$0.000373/litre
- for the next 50,000,000 litres	\$0.000266/litre
- for the next 100,000,000 litres	\$0.000160/litre
- for the next 200.000.000 litres	\$0.000053/litre

- any excess over 400,000,000 litres

\$0.000011/litre

Motive Fuel Retailer Approval

- each nozzle	\$21.30
- each drum	\$21.30

Fuel Oil Wholesaler and Retailer Approvals

where volume is less than 50,000 litres where volume is greater than 50,000 litres** for the first 50,000 litres any excess over 50,000 litres \$10.65

\$0.000107/litre \$0.000053/litre

Transfer and amendments - all approvals

\$106.50

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. K. Morash

Minister of Environment and Labour

N.S. Reg. 70/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Motive Fuel and Fuel Oil Approvals under the *Motive Fuel and Fuel Oil Approval Regulations*

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Motive Fuel and Fuel Oil Approvals Motive Fuel and Fuel Oil Approval Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for new motive fuel and fuel oil approvals established pursuant to the *Motive Fuel and Fuel Oil Approval Regulations*:

Fuel Oil Wholesaler Approval

\$106.50

Fuel Oil Retailer Approval

\$106.50

Motive Fuel Wholesaler Approval

\$1600.00

^{*} The minimum fee is greater of the total fee calculated above or \$1,600.00.

^{**} The minimum fee is the greater of the total fee calculated above or \$106.50.

Motive Fuel Retailer Approval

\$106.50

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

sgd. K. Morash

Date

Minister of Environment and Labour

N.S. Reg. 71/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Division V Industrial Approvals under the Activities Designation Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Approval Fee Division V Industrial Approvals

Activities Designation Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Division V industrial approvals established pursuant to the *Activities Designation Regulations*:

1. Fees

(a) Category I* Industrial Approvals

\$6922.50

(b) Category II* Industrial Approvals

\$2662.50

(c) Category III* Industrial Approvals

\$1065.00

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

sgd. K. Morash

Date

Minister of Environment and Labour

Attachment #1

Division V Activities According to Category

Category I

1. chemical manufacturing plant

12. oil refinery

2. fertilizer manufacturing plant

13. natural gas processing plant

3. explosives manufacturing plant

14. pulp manufacturing plant

^{*} Activities requiring an Industrial Approval are identified by Category in Attachment #1.

- 4. pesticide manufacturing plant
- 5. petro chemical manufacturing plant
- 6. coke or carbon manufacturing plant
- 7. pharmaceutical manufacturing plant
- 8. cement plant
- 9. fish meal plant
- 10. iron and steel mill
- 11. mineral processing plant

Category II

- 1. brine processing plant
- 2. paint manufacturing plant
- 3. building product manufacturing plant
- 4. quarry
- 5. sulphide bearing material disposal operation
- 6. rending plant
- 7. poultry integrated plant
- 8. red meat integrated plant
- 9. tannery
- 10. vegetable processing plant
- 11. fruit processing plant
- 12. distillery
- 13. beer or wine processing plant
- 14. dairy or dairy products plant
- 15. food additive or supplement manufacturing plant
- 16. electroplating plant
- 17. foundry
- 18. smelter
- 19. pewter were [ware] manufacturing facility
- 20. battery manufacturing plant

Category III

- 1. fertilizer storage facility
- 2. industrial cleaners manufacturing facility
- 3. asphalt plant
- 4. stationary ready mix plant
- 5. pit
- 6. topsoil removal operation
- 7. inland fish processing plant

- 15. pulp and paper manufacturing plant
- 16. wood treatment plant
- 17. textile manufacturing plant
- 18. tire manufacturing plant
- 19. power plant
- 20. biotechnology products manufacturing plant
- 21. industrial incinerator
- 22. industrial land fill
- 21. rolling stack [stock] manufacturing plant
- 22. lime plant
- 23. coal processing plant
- 24. surface mine
- 25. underground mine
- 26. peat moss harvesting operation
- 27. in-situ leach mining operation
- 28. re-refinery
- 29. bulk petroleum storage facility
- 30. compressor and pumping station
- 31. bio-remediation treatment station
- 32. wallpaper manufacturing plant
- 33. treatment or processing of wastewater or wastewater sludges
- 34. application to land of non-livestock generated wastes
- 35. industrial composting facility
- 36. used oil collector with storage capacity >50,000 litres
- 8. fish silage operation
- 9. bulk sample site
- 10. bulk solids handling/loading facility
- 11. brine storage pond
- 12. crematorium
- 13. cemetery
- 14. used oil collector with storage of 50,000 litres or less

N.S. Reg. 72/2005

Made: March 31, 2004 Filed: March 3, 2005

Fees for Division I Water Approvals under the Activities Designation Regulations

Order dated March 31, 2004
Regulations made by the Minister of Environment and Labour pursuant to clause 8(2)(k) of the *Environment Act*

Approval Fee Division I Water Approvals Activities Designation Regulations

Pursuant to clause 8(2)(k) of the *Environment Act*, S.N.S. 1994-95, c. 1, I hereby establish the following fees for Division I water approvals established pursuant to the *Activities Designation Regulations*:

1. Fees*

(i) Category I** Water Approvals

\$50.00

(ii) Category II** Water Approvals

\$100.00

(iii) Category III** Water Approvals

\$250.00

The fees identified above are in effect on, from and after April 1, 2004.

March 31, 2004

Date

sgd. *K. Morash*Minister of Environment and Labour

Attachment # 1 Division 1 Activities According to Category

Category I

- 1. the construction or maintenance of a culvert in a manner
 - (i) consistent with current applicable guidelines and standards issued by the Department, a culvert installed between June 1 and September 30 of any year (Culvert Notification or Notification)

Category II

- 1. the construction or maintenance of a culvert
- 2. the construction or maintenance of a bridge where
 - (i) a portion of the structure of the bridge is in a watercourse;

^{*} The fees identified above do not apply to water approvals issued to the NS Department of Transportation and Public Works.

^{**} Activities requiring a water approval are identified by Category in Attachment # 1.

- (ii) use of equipment in the watercourse or 3 m from the edge of the watercourse is required
- 3. the construction or maintenance of a wharf
- 4. the construction or maintenance of a weir, fishway or other instream structure
- 5. the installation or maintenance of fishing equipment, a fishway, a counting fence, a fish habitat improvement structure, an aquaculture cage or any similar structure in a watercourse
- 6. the placement of rock or other erosion protection material in a surface watercourse

Category III

- 1. the construction or maintenance of a dam
- 2. the storage of water in amounts of 24 000 m³ or greater
- 3. the construction or maintenance of a causeway
- 4. the removal of material from a surface watercourse
- 5. the diversion of a watercourse from its natural channel
- 6. the dredging or any other modification of a surface watercourse
- 7. the installation or maintenance of a pipeline, cable or other equipment in a surface watercourse
- 8. any other alternation [alteration] of a surface watercourse or the flow of the water therein

N.S. Reg. 73/2005

Made: March 4, 2005 Filed: March 7, 2005

Documents and Services Fees

Order in Council 2005-91 dated March 4, 2005 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 February 9, 2005, 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 documents and services fees, made by the Governor in Council by Order in Council 2004-138 dated March 30, 2004, N.S. Reg. 89/2004, to change the fees for a Certificate of Competence, add a fee for a temporary breakdown permit and include permits for semi-trailers in the fee for issuance of registration plates, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after March 4, 2005.

Schedule "A"

Regulations Respecting Documents and Services Fees 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 documents and services fees made by the Governor in Council by Order in Council 2004-138 dated March 30, 2004, N.S. Reg. 89/2004, are amended by striking out the following item:

	Certificate of Competence issued by Signing Authority pursuant to Section 6 of the regulations respecting classification of drivers' licen	ses
	initial	\$26.60
	and substituting the following item:	
	Certificate of Competence issued by Signing Authority pursuant to Section 6 of the regulations respecting classification of drivers' licen	ises
	initialrenewal	
2	The regulations are further amended by striking out the following item:	
	Issuance of registration plate	\$37.00 each
	and substituting the following items:	
	Temporary breakdown permit	\$50.00
	Issuance of registration plate, including permit, for semi-trailer	\$37.00 each

N.S. Reg. 74/2005

Made: March 4, 2005 Filed: March 7, 2005

Prorated Registration Fees for Inter-jurisdictional Commercial Trucks Regulations

Order in Council 2005-92 dated March 4, 2005 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 February 10, 2005, 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 stipulate that document and services fees be paid as set out in the regulations respecting documents and services fees, to update a reference to PRP number plates and to add

"temporary breakdown permits" as a new service, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after March 4, 2005.

Schedule "A"

Amendment to 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

Section 2 of the *Prorated Registration Fees for Inter-jurisdictional Commercial Trucks Regulations*, N.S. Reg. 61/97, made by the Governor in Council by Order in Council 97-322 dated June 3, 1997, is amended by

- (a) striking out "International Registration Plan" and substituting "regulations respecting documents and services fees";
- (b) striking out "the administrative fee for" in clause (a);
- (c) striking out "duplicate PRP" in clause (b) and substituting "replacement International Registration Plan";
- (d) striking out the period at the end of clause (d) and substituting "; and"; and
- (e) adding the following clause immediately after clause (d):
 - (e) temporary breakdown permit.

N.S. Reg. 75/2005

Made: March 4, 2005 Filed: March 7, 2005

Ministerial Land Transaction Regulations

Order in Council 2005-94 dated March 4, 2005
Regulations made by the Governor in Council
pursuant to Sections 2, 3, 4 and 6 of the *Court and Administrative Reform Act*

The Governor in Council on the report and recommendation of the Ministers of Natural Resources and Justice dated February 21, 2005, and pursuant to Sections 2, 3, 4 and 6 of Chapter 23 of the Acts of 1996, the *Court and Administrative Reform Act*, is pleased to, effective on and after March 4, 2005:

- (a) repeal the *Ministerial Land Transactions Regulations*, N.S. Reg. 93/2001, made by Order in Council 2001-353 dated July 26, 2001; and
- (b) make regulations respecting the disposition and acquisition of real property or an interest in real property under the *Crown Lands Act* or the *Wildlife Act* and the issuance of certificates of non-interest under the *Crown Lands Act* in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation.

Schedule "A"

Regulations Respecting Ministerial Land Transactions made by the Governor in Council pursuant to Section 6 of Chapter 23 of the Acts of 1996, the Court and Administrative Reform Act

Citation

1 These regulations may be cited as the *Ministerial Land Transactions Regulations*.

Definitions

- 2 In these regulations,
 - (a) "Act" means the Court and Administrative Reform Act;
 - (b) "certificate" means a certificate of non-interest under Section 37 of the Crown Lands Act;
 - (c) "Department" means the Department of Natural Resources; and
 - (d) "Minister" means the Minister of Natural Resources.

Assignment of authority

- 3 In accordance with the Act, the Minister is hereby assigned the authority to
 - (a) acquire and dispose of real property or interests in real property under the *Crown Lands Act* and the *Wildlife Act*; and
 - (b) issue certificates.

Purpose of regulations

The purpose of these regulations is to provide, in accordance with Section 3 of the Act, the policies and procedures to govern the acquisition and disposition of real property or interests in real property by the Minister under the *Crown Lands Act* and the *Wildlife Act* and the issuance of certificates by the Minister.

Limitations on acquisitions and dispositions

5 (1) Acquisitions and dispositions of real property or interests in real property made by the Minister under these regulations are subject to the following limitations:

Crown Lands Act Reference	Transaction	Limitation
Clause 7(a)	acquisition by purchase of land or interest in land	not to exceed \$100 000 in value
Clause 7(a)	acquisition by gift of land or interest in land	not to exceed \$100 000 in value
Clause 7(d)	acquisition of easement or right of way across privately owned land	not to exceed 10 ha or \$100 000 in value
Subsection 8(1)	acquisition by way of acceptance of transfer of administration and control of land from the Government of Canada or an agency thereof	not to exceed \$100 000 in value

Clause 16(1)(a)	disposition of Crown land or interest in Crown land by way of grant, deed or conveyance other than lease or license	not to exceed \$25 000 in value
Clause 16(1)(a)	disposition of Crown land or any interest in Crown land by way of lease or license	not to exceed 10 ha
Clause 16(1)(b)	disposition by way of easement or right of way with respect to Crown lands upon such terms or conditions as the Minister considers appropriate	not to exceed \$25 000 in value
Clause 16(1)(c)	disposition of Crown land by way of transfer of administration and control to the Government of Canada or an agency thereof	not to exceed \$25 000 in value
Wildlife Act Reference	Transaction	Limitation
Section 13	acquisition of land by way of purchase or conveyance other than lease for the purpose of access to or the protection, management or conservation of wildlife	not to exceed \$100 000 in value

(2) The issuance of a certificate is limited to an area of land not exceeding 200 ha.

Market value requirement and prohibitions

- 6 (1) An acquisition or disposition made by the Minister under these regulations must be based on market value.
 - (2) The Minister must not purchase real property at more than 10% above market value without the approval of the Governor in Council.
 - (3) The Minister must not sell real property at less than market value without the approval of the Governor in Council.

Acceptable methods and conditions of sale

- When the Minister disposes of real property under these regulations by way of sale, the property must be sold by direct sale to
 - (a) a municipality, agency, non-profit group or community organization, if the applicant demonstrates to the satisfaction of the Minister, in a written application to purchase, that the transaction will result in a public benefit;
 - (b) support or promote economic activity, if the applicant demonstrates to the satisfaction of the Minister, in a written application to purchase, that the applicant has been unable to purchase suitable private land; or
 - (c) alleviate undue hardship or in extenuating circumstances, if the applicant demonstrates the undue hardship or extenuating circumstances to the Minister's satisfaction, in a written application to purchase, and the Minister is also satisfied that the sale will benefit the Crown.

(2) If the Minister receives more than one application for a property sold under subsection (1), the Minister must determine, in the Minister's sole discretion, the applicant to whom the property will be sold.

Procedure for issuance of certificates

8 Before issuing a certificate, the Minister must have received and considered a report respecting the use and occupation of the land and concluded that a person, known or unknown, has acquired rights or claim by possession in or to Crown lands.

Conflict of interest

- 9 (1) Each non-governmental party to an acquisition or disposition or the issuance of a certificate by the Minister under these regulations is required to provide a sworn declaration stating that they are not related to the Minister, the Deputy Minister or any senior official in the Department.
 - (2) If a non-governmental party to an acquisition or disposition or the issuance of a certificate by the Minister under these regulations is a corporation, its duly authorized officials must execute and deliver to the Department a statutory declaration stating that the corporation has no financial relationship with the Minister, Deputy Minister or senior officials of the Department, and that the Minister, Deputy Minister and senior officials are not major shareholders in the corporation.
 - (3) If a party to an acquisition or disposition or the issuance of a certificate by the Minister under these regulations is related to the Minister, Deputy Minister or any senior official of the Department, the transaction is subject to the approval of the Governor in Council.

Prohibition against acquiring leasehold interests

10 The Minister must not acquire a leasehold interest in real property without the approval of the Governor in Council.

Identification of property as a significant wildlife habitat

- 11 (1) Biologists employed by the Department must review each proposed disposition of land or an interest in land under these regulations and advise the Minister in writing whether the land is a significant wildlife habitat.
 - (2) If the Minister is advised under subsection (1) that land is a significant wildlife habitat, the Minister will identify the land as a significant wildlife habitat and maintain a list of all land identified.

Prohibition against sale of property identified as significant wildlife habitat

Real property identified as a significant wildlife habitat must not be sold without the approval of the Governor in Council.

Public notice required

- 13 Public notice of acquisitions and dispositions made by the Minister under these regulations must be given
 - (a) through a detailed list in an annual report issued by the Department; and
 - (b) through a list published in the Royal Gazette Part I on a regular basis.

Notification to Governor in Council

- 14 (1) One week before approving any disposition under these regulations, the Minister must provide the Governor in Council with notice of the proposed transaction.
 - (2) A notice under subsection (1) must include all of the following:

- (a) the name of the purchaser;
- (b) the location and size of the property to be disposed of:
- (c) the price of the proposed transaction.