



Part II Regulations under the Regulations Act

Printed by the Queen's Printer

Halifax, Nova Scotia Vol. 37, No. 14 July 12, 2013 Contents Act Reg. No. Page **Apprenticeship and Trades Qualifications Act** 615 **Cosmetology Act** 617 **Dairy Industry Act** Delegation of Powers to Dairy Farmers of Nova Scotia Regulations-amendment 242/2013 654 **Petroleum Products Pricing Act** 613 652 **Provincial Parks Act** 655 Senior Citizens' Financial Aid Act 618 Wildlife Act 651 621 631 628 625 622 623 620 622 619

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

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

N.S. Reg. 227/2013

Made: June 20, 2013 Filed: June 24, 2013 Prescribed Petroleum Products Prices

> Order dated June 20, 2013 made by the Nova Scotia Utility and Review Board pursuant to Section 14 of the *Petroleum Products Pricing Act* and Sections 16 to 19 of the *Petroleum Products Pricing Regulations*

Order

NSUARB-GAS-W-13-25

In the Matter of the Petroleum Products Pricing Act

- and -

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

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

Order

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

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

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

And whereas the Board revised the wholesale margin effective January 4, 2013, in its decision 2012 NSUARB 213, issued on December 12, 2012;

And whereas the average of the average of the daily high and low reported product prices (in Canadian cents) for the week ended June 19, 2013, are:

Grade 1 Regular gasoline	76.0¢ per litre
Ultra-low-sulfur diesel oil	78.4¢ per litre

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

Gasoline:	
Grade 1	76.0¢ per litre
Grade 2	79.0¢ per litre
Grade 3	82.0¢ per litre
Ultra-low-sulfur diesel oil	78.4¢ per litre

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

Gasoline:	plus 0.5¢ per litre
Ultra-low-sulfur diesel oil:	plus 0.4¢ per litre

And now therefore the Board prescribes the prices for petroleum products as set forth in Schedule "A" effective on and after 12:01 a.m., June 21, 2013.

Dated at Halifax, Nova Scotia, this 20th day of June, 2013.

Sgd: *Elaine Wagner* Clerk of the Board

Schedule "A"

Prices Prescribed for Petroleum Products under the *Petroleum Products Pricing Act* and the *Petroleum Products Pricing Regulations* effective on and after 12:01 a.m. on June 21, 2013

Nova Scotia Petroleum Price Schedule								
Petroleum Prices in Cents/Litre				Self-Service Pump Prices		Full-Service Pump Prices		
					(Pump	Prices inc	clude s 15	% HST)
	Base Wholesale Price	Fed. Excise Tax	Prov. Tax	Wholesale Selling Price	Min	Max	Min	Max
Zone 1								
Regular Unleaded	83.7	10.0	15.5	109.2	131.1	133.2	131.1	999.9
Mid-Grade Unleaded	86.7	10.0	15.5	112.2	134.6	136.6	134.6	999.9
Premium Unleaded	89.7	10.0	15.5	115.2	138.0	140.1	138.0	999.9
Ultra-Low-Sulfur Diesel	86.0	4.0	15.4	105.4	126.7	128.8	126.7	999.9
Zone 2								
Regular Unleaded	84.2	10.0	15.5	109.7	131.7	133.7	131.7	999.9
Mid-Grade Unleaded	87.2	10.0	15.5	112.7	135.1	137.2	135.1	999.9
Premium Unleaded	90.2	10.0	15.5	115.7	138.6	140.6	138.6	999.9
Ultra-Low-Sulfur Diesel	86.5	4.0	15.4	105.9	127.3	129.4	127.3	999.9
Zone 3								
Regular Unleaded	84.6	10.0	15.5	110.1	132.1	134.2	132.1	999.9
Mid-Grade Unleaded	87.6	10.0	15.5	113.1	135.6	137.7	135.6	999.9
Premium Unleaded	90.6	10.0	15.5	116.1	139.0	141.1	139.0	999.9
Ultra-Low-Sulfur Diesel	86.9	4.0	15.4	106.3	127.8	129.8	127.8	999.9
Zone 4								
Regular Unleaded	84.7	10.0	15.5	110.2	132.2	134.3	132.2	999.9
Mid-Grade Unleaded	87.7	10.0	15.5	113.2	135.7	137.8	135.7	999.9
Premium Unleaded	90.7	10.0	15.5	116.2	139.2	141.2	139.2	999.9
Ultra-Low-Sulfur Diesel	87.0	4.0	15.4	106.4	127.9	130.0	127.9	999.9
Zone 5								
Regular Unleaded	84.7	10.0	15.5	110.2	132.2	134.3	132.2	999.9
Mid-Grade Unleaded	87.7	10.0	15.5	113.2	135.7	137.8	135.7	999.9
Premium Unleaded	90.7	10.0	15.5	116.2	139.2	141.2	139.2	999.9
Ultra-Low-Sulfur Diesel	87.0	4.0	15.4	106.4	127.9	130.0	127.9	999.9
Zone 6								
Regular Unleaded	85.4	10.0	15.5	110.9	133.1	135.1	133.1	999.9
Mid-Grade Unleaded	88.4	10.0	15.5	113.9	136.5	138.6	136.5	999.9
Premium Unleaded	91.4	10.0	15.5	116.9	140.0	142.0	140.0	999.9
Ultra-Low-Sulfur Diesel	87.7	4.0	15.4	107.1	128.7	130.8	128.7	999.9

N.S. Reg. 228/2013

Made: June 25, 2013 Filed: June 25, 2013 Boat Builder Trade Regulations

> Order in Council 2013-204 dated June 25, 2013 Regulations made by the Governor in Council pursuant to Section 29 of the *Apprenticeship and Trades Qualifications Act*

The Governor in Council on the report and recommendation of the Minister of Labour and Advanced Education dated May 23, 2013, and pursuant to Section 29 of Chapter 1 of the Acts of 2003, the *Apprenticeship and Trades Qualifications Act*, is pleased to make regulations respecting the boat builder trade in the form set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

Regulations Respecting the Boat Builder Trade made by the Governor in Council pursuant to Section 29 of Chapter 1 of the Acts of 2003, the *Apprenticeship and Trades Qualifications Act*

Citation

1 These regulations may be cited as the *Boat Builder Trade Regulations*.

Definitions

2 (1) In these regulations,

"Act" means the Apprenticeship and Trades Qualifications Act;

"boat" means a recreational or small commercial vessel that is used solely or partly to navigate in, on, through or immediately above water using any method of propulsion, including wind or muscular power, and includes such a vessel that is under construction;

"boat builder trade" means the occupation of a boat builder, consisting of constructing and repairing boats and including all of the following:

- (i) selecting, using and maintaining hand tools,
- (ii) selecting, using and maintaining portable power tools,
- (iii) operating stationary power tools,
- (iv) dismantling, inspecting, replacing and assembling boat equipment and boat parts,
- (v) installing internal and external boat hardware fittings,
- (vi) building boat frameworks,
- (vii) building interior support structures for boats,
- (viii) installing insulation in boats;

"General Regulations" means the *Apprenticeship and Trades Qualifications Act General Regulations* made under the Act.

(2) The definitions contained in the General Regulations apply to these regulations.

Term of apprenticeship for boat builder trade

3 The term of apprenticeship for the boat builder trade is 6000 hours of combined practical experience and technical training approved by the Director, including a probationary period of up to 3 months, and a certification examination.

Ratio of apprentices to journeypersons

4 An employer in the boat builder trade must maintain a minimum ratio of 1 journeyperson for every 4 apprentices, unless the Director permits the ratio to be varied in accordance with Section 24 of the General Regulations.

Wage schedule for apprentices

5 (1) Subject to subsection (2), the minimum wage for each hour worked by a boat builder apprentice is a percentage of the wage for a boat builder journeyperson in the same place of employment, as set out in the following table:

Wages for Boat Builder Apprentice			
Hours in Term of Apprenticeship	Minimum Wage (% of journeyperson's wage)		
0-2000	60%		
2001-4000	75%		
4001-6000	90%		

(2) An employer must not employ a boat builder apprentice at a wage for actual hours worked that is lower than the wage that would be paid at the minimum wage rate prescribed in the *Minimum Wage Order (General)* made under the *Labour Standards Code*.

Certificate through trade qualification

6 For the purpose of paragraph 30(1)(a)(ii)(B) of the General Regulations, which authorizes the Director to issue a certificate of qualification in a designated trade to a person who does not hold a certificate of apprenticeship in the trade if the person applies and meets certain requirements, 10 500 hours is prescribed as the period of employment required for the boat builder trade.

N.S. Reg. 229/2013

Made: June 25, 2013 Filed: June 25, 2013 Proclamation, S. 71, S.N.S. 2012, c. 39

> Order in Council 2013-205 dated June 25, 2013 Proclamation made by the Governor in Council pursuant to Section 71 of the *Cosmetology Act*

The Governor in Council on the report and recommendation of the Minister of Labour and Advanced Education dated May 22, 2013, and pursuant to Section 71 of Chapter 39 of the Acts of 2012, the *Cosmetology Act*, is pleased to order and declare by proclamation that of Chapter 39 of the Acts of 2012, the *Cosmetology Act*, do come into force on and not before June 25, 2013.

PROVINCE OF NOVA SCOTIA

sgd: Linda Lee Oland

G/S

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

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

G R E E T I N G:

A PROCLAMATION

WHEREAS in and by Section 71 of Chapter 39 of the Acts of 2012, the *Cosmetology Act*, it is enacted as follows:

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

AND WHEREAS it is deemed expedient that Chapter 39 of the Acts of 2012, the *Cosmetology Act*, do come into force on and not before June 25, 2013;

NOW KNOW YE THAT WE, by and with the advice of the Executive Council of Nova Scotia, do by this Our Proclamation order and declare that of Chapter 39 of the Acts of 2012, the *Cosmetology Act*, do come into force on and not before June 25, 2013, of which all persons concerned are to take notice and govern themselves accordingly.

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

WITNESS, Our Trusty and Well Beloved Her Honour The Honourable Linda Lee Oland, Administrator of the Government of the Province of Nova Scotia.

AT Our Law Courts in the Halifax Regional Municipality, this 25th day of June in the year of Our Lord two thousand and thirteen and in the sixty-second year of Our Reign.

BY COMMAND:

sgd: Ross Landry

Provincial Secretary Minister of Justice and Attorney General

N.S. Reg. 230/2013

Made: June 25, 2013 Filed: June 25, 2013 Senior Citizens' Financial Aid Regulations

> Order in Council 2013-206 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to Section 16 of the *Senior Citizens' Financial Aid Act*

The Governor in Council on the report and recommendation of the Minister of Community Services dated June 7, 2013, and pursuant to Section 16 of Chapter 419 of the Revised Statutes of Nova Scotia, 1989, the *Senior Citizens' Financial Aid Act*, is pleased to amend the *Senior Citizens' Financial Aid Regulations*, N.S. Reg. 151/82, made by the Governor in Council by Order in Council 82-785 dated June 29, 1982, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

Amendment to the Senior Citizens' Financial Aid Regulations made [by the Governor in Council] pursuant to [Section 16 of] Chapter 419 of the Revised Statutes of Nova Scotia, 1989, the Senior Citizens' Financial Aid Act

Clause 13(2)(ii) of the *Senior Citizens' Financial Aid Regulations*, N.S. Reg. 151/82, made by the Governor in Council by Order in Council 82-785 dated June 29, 1982, is amended by striking out "\$600" and substituting "\$800".

N.S. Reg. 231/2013

Made: June 25, 2013 Filed: June 25, 2013 Tobeatic Wildlife Management Area Regulations

> Order in Council 2013-208 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Tobeatic Wildlife Management Area Regulations*, N.S. Reg. 139/94, made by the Governor in Council by Order in Council 94-682 dated August 17, 1994, to allow the use of bows, crossbows, and muzzleloaders, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

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

- 1 Clause 2(e) of the *Tobeatic Wildlife Management Area Regulations*, N.S. Reg. 139/94, made by the Governor in Council by Order in Council 94-682 dated August 17, 1994, is repealed and the following clause substituted:
 - (e) "muzzleloader" means a muzzleloader as defined in the *Firearm and Bow Regulations* made under the Act.
- 2 (1) Subsection 4(1) of the regulations is repealed and the following subsection substituted:
 - (1) Any person who is certified to hunt with a firearm, bow or crossbow under the *Hunter Education, Safety and Training Regulations* made under the Act may take, hunt, kill or pursue or attempt to take, hunt, kill or pursue wildlife within the Wildlife Management Area in accordance with these regulations if they possess any of the following and are hunting the wildlife permitted by their licence:
 - (a) a valid Deer Hunting Licence with a Deer Hunting Stamp (archery and muzzleloader) affixed;
 - (b) a valid Bear Hunting Licence;
 - (c) a valid Small Game Hunting Licence.
 - (2) Subsection 4(2A) of the regulations is repealed.
 - (3) Subsection 4(3) of the regulations is amended by striking out "muzzle loaded firearm" and replacing it with "muzzleloader, bow or crossbow".

N.S. Reg. 232/2013

Made: June 25, 2013 Filed: June 25, 2013 Liscomb Game Sanctuary Regulations

> Order in Council 2013-209 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Liscomb Game Sanctuary Regulations*, N.S. Reg. 113/96, made by the Governor in Council by Order in Council 96-478 dated June 25, 1996, to allow the use of bows, crossbows, and muzzleloaders, in the manner set forth in Schedule "A" attached to and forming part of the the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

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

- 1 Clause 2(e) of the *Liscomb Game Sanctuary Regulations*, N.S. Reg. 113/96, made by the Governor in Council by Order in Council 96-478 dated June 25, 1996, is repealed and the following subsection substituted:
 - (e) "muzzleloader" means a muzzleloader as defined in the *Firearm and Bow Regulations* made under the Act;
- 2 Subsection 4(1) is repealed and the following subsection substituted:
 - (1) Any person who is certified to hunt with a firearm, bow or crossbow under the *Hunter Education*, *Safety and Training Regulations* made under the Act may take, hunt, kill or pursue or attempt to take, hunt, kill or pursue wildlife within the Sanctuary in accordance with these regulations if they possess any of the following and are hunting the wildlife permitted by their licence:
 - (a) a valid Deer Hunting Licence with a Deer Hunting Stamp (archery and muzzleloader season) affixed;
 - (b) a valid Bear Hunting Licence;
 - (c) a valid Small Game Hunting Licence.
- 3 Subsection 4(3) of the regulations is repealed.
- 4 Subsection 4(4) of the regulations is amended by striking out "muzzle loaded firearm" and replacing it with "muzzleloader, bow or crossbow".

N.S. Reg. 233/2013

Made: June 25, 2013 Filed: June 25, 2013 Chignecto Game Sanctuary Regulations

> Order in Council 2013-210 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Chignecto Game Sanctuary Regulations*, N.S. Reg. 138/94, made by the Governor in Council by Order in Council 94-681 dated August 17, 1994, to allow the use of bows, crossbows, and muzzleloaders, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

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

- 1 Clause 2(ca) of the *Chignecto Game Sanctuary Regulations*, N.S. Reg. 138/94, made by the Governor in Council by Order in Council 94-681 dated August 17, 1994, is repealed and the following clause substituted:
 - (ca) "muzzleloader" means a muzzleloader as defined in the *Firearm and Bow Regulations* made under the Act;
- 2 Subsection 4(1) is amended by
 - (a) striking out "periods prescribed in the *Deer Hunting Regulations* as the general open season for hunting deer and the special open season for bowhunting deer" and substituting "open seasons prescribed in the *Deer Hunting Regulations* made under the Act for hunting under a deer hunting stamp (general) and a deer hunting stamp (archery and muzzleloader)"; and
 - (b) striking out "specie" in clauses (b) and (c) and substituting "species".

N.S. Reg. 234/2013

Made: June 25, 2013 Filed: June 25, 2013 Small Game Hunting Regulations

> Order in Council 2013-211 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend Section 4 of the *Small Game Hunting Regulations*, N.S. Reg. 166/87, made by the Governor in Council by Order in Council 87-957 dated August 18, 1987, by adding crossbows to the list of weapons used for hunting small game.

Schedule "A"

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

Section 4 of the *Small Game Hunting Regulations*, N.S. Reg. 166/87, made by the Governor in Council by Order in Council 87-957 dated August 18, 1987, is amended by adding ", crossbow" immediately after "firearm" wherever it appears in subsection (4).

N.S. Reg. 235/2013

Made: June 25, 2013 Filed: June 25, 2013 Hunter Education, Safety and Training Regulations

> Order in Council 2013-212 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Hunter Education, Safety and Training Regulations*, N.S. Reg. 208/87, made by the Governor in Council by Order in Council 87-1184 dated September 29, 1987, to make housekeeping changes to remove references to registered bait sites and to ensure consistency with terminology used in other regulations made under the *Wildlife Act*, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

Amendment to the *Hunter Education, Safety and Training Regulations* made by the Governor in Council pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*

- 1 Clause 13(2)(h) of the *Hunter Education, Safety and Training Regulations*, N.S. Reg. 208/87, made by the Governor in Council by Order in Council 87-1184 dated September 29, 1987, is amended by striking out "general open season for hunting deer" and substituting "open season for hunting under a deer hunting stamp (general) under the *Deer Hunting Regulations* made under the Act".
- 2 Clause 13(2)(i) of the regulations is repealed and the following clause substituted:
 - (i) during any period of the open season for hunting under a deer hunting stamp (archery and muzzleloader) that does not overlap with the open season for hunting under a deer hunting stamp (general) in accordance with the *Deer Hunting Regulations* made under the Act,
 - (i) a person hunting bear under a bear hunting stamp who is hunting bear from a stationary standing or sitting position at or near a bait site, or
 - (ii) a person hunting under a deer hunting stamp who is hunting deer from a tree stand or blind;
- 3 Clause 13(2)(k) of the regulations is repealed.

N.S. Reg. 236/2013

Made: June 25, 2013 Filed: June 25, 2013 Licence and Permit Suspension Regulations

> Order in Council 2013-213 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Licence and Permit Suspension Regulations*, N.S. Reg. 233/2007, made by the Governor in Council by Order in Council 2007-233 dated April 20, 2007, to make changes that will achieve consistency and align with proposed changes to the *Deer Hunting Regulations*, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

Amendment to the *Licence and Permit Suspension Regulations* made by the Governor in Council pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*

The table in subsection 3(1) of the *Licence and Permit Suspension Regulations*, N.S. Reg. 233/2007, made by the Governor in Council by Order in Council 2007-233 dated April 20, 2007, is amended by

- (a) in the 3rd row under the heading "Wildlife Act:", adding "(a)" immediately after "Subsection 39(2)" in the Offence column;
- (b) in the 4th row under the heading "Wildlife Act:",
 - (i) adding "(b)" immediately after "Subsection 39(2)" in the Offence column, and
 - (ii) striking out "seasonal bag limit" and substituting "bag limit or possession limit";
- (c) striking out the 5th row under the heading "Wildlife Act:";
- (d) adding the following row immediately below the row that begins with "Subsection 69(1)":

Section 74	wildlife not tagged in accordance with regulations
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(e) adding the following rows immediately below the row that begins with "Subsection 85": [*sic*]

Subsection 86(1)	discharging firearm or bow or hunting within prescribed distance from dwelling
Subsection 86(2)	discharging firearm or bow within prescribed distance from public building, other place or woods operation

- (g)* striking out the row with the heading "Deer Hunting Regulations:" and the three rows immediately after that row;
- (k)* striking out the 2nd and 3rd rows under the heading "Moose Hunting Regulations:".

[*clause lettering as in original]

N.S. Reg. 237/2013

Made: June 25, 2013 Filed: June 25, 2013 Fur Harvesting Regulations

> Order in Council 2013-214 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Fur Harvesting Regulations*, N.S. Reg. 165/87, made by the Governor in Council by Order in Council 87-956 dated August 18, 1987, to refine definitions relating to snares and to permit traps to be set for wildlife within 274 m of a dwelling if the owner of the property where the trap will be set agrees, and make a housekeeping change to provide consistency in the list of devices which are allowed for squirrels and snowshoe hares near dwellings and trails, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

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

- 1 Section 2 of the *Fur Harvesting Regulations*, N.S. Reg. 165/87, made by the Governor in Council by Order in Council 87-956 dated August 18, 1987, is amended by
 - (a) adding the following clause immediately after clause (b):
 - (ba) "cable restraint" means a snare that is designed to capture and restrain an animal alive;
 - (b) adding the following clauses immediately after clause (ia):
 - (ib) "killing snare" means a noose that is made of wire and fitted with a locking device and is used to capture an animal around the neck and kill it;
 - (ic) "leghold trap" means a device with solid jaws that is designed to capture and restrain an animal alive by gripping its foot or leg;
 - (c) adding the following clause immediately after clause (j):
 - (ja) "modified leghold trap" means a leghold trap that has been modified to improve its humaneness by laminating its jaws, off-setting its jaws, fitting its jaws with padding or incorporating a cable restraint, or by another similarly effective means of improving its humaneness;
- 2 Subsection 6(4) of the regulations is amended by adding "or the snare is a cable restraint" immediately after "20 gauge or smaller wire".
- 3 (1) Subsection 11(3) of the regulations is amended by adding "snares made of copper, brass or stainless steel set for snowshoe hare or red squirrel," immediately after "Except for box traps,".

- (2) Section 11 of the regulations is amended by adding the following subsection immediately after subsection (4):
 - (4A) Despite subsections (3) and (4), the holder of a Fur Harvester's Licence or a Nuisance Wildlife Operator's Licence issued under the *General Wildlife Regulations* made under the Act may set a box trap, cable restraint or modified leghold trap with padded jaws within 274 m of a dwelling with the permission of the owner or occupier of the land on which the trap is set.
- (3) Subsection 11(8) of the regulations is amended by
 - (a) striking out "neck or body" in clause (d) and substituting "killing";
 - (b) striking out "steel jaw" in clause (e) and substituting "leghold or modified leghold"; and
 - (c) striking out "leg or foot snare" in clause (f) and substituting "cable restraint".
- (4) Subsection 11(13) of the regulations is amended by adding "killing" immediately after "suspended".
- (5) Clause 11(14)(f) of the regulations is amended by striking out "has been modified to improve humaneness by such means as laminating the jaws off-setting the jaws, padding the jaws, using a trap that incorporates a snare, or other similarly effective means of improving humaneness" and substituting "is a modified leghold trap".
- 4 Schedule A to the regulations is repealed and the attached Schedule substituted.

Schedule A

List of Approved Body-Gripping Traps (Certified under the Canadian Trap Certification Program and Approved for Use as Killing Traps for Beaver, Muskrat, Fisher and Raccoon in Nova Scotia)

Beaver		
Body-gripping traps approved for use underwater and on land:		
Bélisle Classic 330	LDL C330 Magnum	
Bélisle Super X 280	Rudy 280	
Bélisle Super X 330	Rudy 330	
B.M.I. 330 Body Gripper	Sauvageau 1000-11F	
B.M.I. 280 Body Gripper	Sauvageau 2001-11	
B.M.I. BT 300	Sauvageau 2001-12	
Bridger 330	Sauvageau 2001-08	
Duke 330	Species-Specific 330 Dislocator Half Magnum	
LDL C280	Species-Specific 440 Dislocator Half Magnum	
LDL C330	Woodstream Oneida Victor Conibear 280	
LDL C280 Magnum	Woodstream Oneida Victor Conibear 330	

Fisher		
Body-gripping traps approved for use on land:		
Bélisle Super X 120 Bélisle Super X 160 Bélisle Super X 220 Rudy 120 Magnum Rudy 160 Plus Rudy 220 Plus Koro #2	LDL C160 Magnum LDL C220 Magnum Sauvageau 2001-5 Sauvageau 2001-6 Sauvageau 2001-7 Sauvageau 2001-8	
Raccoon		
Body-gripping traps approved for use on	land:	
Bélisle Classic 220 Bélisle Super X 160 Bélisle Super X 220 Bélisle Super X 280 B.M.I. 160 Body Gripper B.M.I. 220 Body Gripper B.M.I. 280 Body Gripper B.M.I. 280 Magnum Body Gripper Bridger 160 Bridger 220 Duke 160 Duke 220 Koro #2 LDL C160	LDL C220 LDL C220 Magnum LDL C280 Magnum Northwood 155 Rudy 160 Rudy 160 Plus Rudy 220 Rudy 220 Plus Sauvageau 2001-6 Sauvageau 2001-7 Sauvageau 2001-7 Sauvageau 2001-8 Species-Specific 220 Dislocator Half Magnum Woodstream Oneida Victor Conibear 160 Woodstream Oneida Victor Conibear 220	
Muskrat		
Body-gripping traps approved for use on land:		
Bélisle Super X 120 B.M.I. 120 B.M.I. 120 Magnum B.M.I. 126 Magnum Body Gripper Bridger 120 Duke 120 Koro Muskrat LDL B120 Magnum Ouell 411-180 Ouell RM	Rudy 110 Rudy 120 Rudy 120 Magnum Sauvageau 2001-5 Sauvageau C120 Magnum Sauvageau C120 "Reverse Bend" Triple M Woodstream Oneida Victor Conibear 110 Woodstream Oneida Victor Conibear 120	

N.S. Reg. 238/2013

Made: June 25, 2013 Filed: June 25, 2013 Firearm and Bow Regulations

> Order in Council 2013-215 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend the *Firearm and Bow Regulations*, N.S. Reg. 144/89, made by the Governor in Council by Order in Council 89-837 dated July 18, 1989, to make changes that will acheive consistency with the *Deer Hunting Regulations*, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

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

- 1 Section 2 of the *Firearm and Bow Regulations*, N.S. Reg. 144/89, made by the Governor in Council by Order in Council 89-837 dated July 18, 1989, is amended by
 - (a) adding the following clause immediately after clause (a):
 - (aa) "big game" means white-tailed deer, moose and black bear;
 - (b) adding the following clause immediately after clause (e):
 - (ea) "deer hunting stamp (archery and muzzleloader)" means a deer hunting stamp (archery and muzzleloader) as defined in the *Deer Hunting Regulations* made under the Act;
 - (c) adding the following clause immediately after clause (h):
 - (ha) "muzzleloader" means a firearm in which the charge and propellant can be loaded only from the muzzle of the barrel;
 - (d) adding the following clauses immediately after clause (i):
 - (ia) "other harvestable wildlife" means other harvestable wildlife as identified in the *General Wildlife Regulations* made under the Act;
 - (ib) "primitive weapon" means a muzzleloader, a crossbow or a bow;
- 2 Section 3 of the regulations is renumbered as subsection 3(1) and the following subsection added immediately after subsection (1):
 - (2) A person must not possess or use any weapon in a wildlife habitat other than a weapon they are permitted to use under these regulations for the licences and stamps they hold when hunting under that licence or stamp.

- 3 (1) Subsection 4(1) of the regulations is amended by striking out "any person may possess in a wildlife habitat during an open season for hunting big game, except during the special open season for bow hunting deer, any of the following items:" and substituting "any person may possess and use any of the following weapons and ammunition in a wildlife habitat when hunting under a licence to hunt big game, other than a licence to hunt deer under a deer hunting stamp (archery and muzzleloader), during the open season for the big game:"
 - (2) Clause 4(1)(c) of the regulations is amended by
 - (a) striking out "muzzle loaded firearm" and substituting "muzzleloader";
 - (b) striking out "or" immediately after the semicolon.
 - (3) Subsection 4(2) of the regulations is repealed and the following subsections substituted:
 - (2) A person may possess and use any of the following primitive weapons and ammunition in a wildlife habitat when hunting deer under a deer hunting stamp (archery and muzzleloader):
 - (a) a bow with a draw weight of 18 kg (40 lbs.) or greater within the draw length of the archer and any arrow fitted with a broadhead;
 - (b) a crossbow with a minimum draw weight of 68 kg (150 lbs.) and bolts with heads greater than 2.2 cm in diameter;
 - (c) a muzzleloader of .45 calibre or greater.
 - (4) Subsection 4(3) of the regulations is amended by
 - (a) striking out "transport" and substituting "possess and use";
 - (b) striking out "firearm, bow or crossbow described in" and substituting "weapon permitted in"; and
 - (c) adding "and transport it" immediately before "to and from".
- 4 (1) Subsection 5(1) of the regulations is amended by adding "and use" immediately after "possess".
 - (2) Subsection 5(2) of the regulations is amended by
 - (a) adding "and use" immediately after "possess";
 - (b) striking out "muzzle loaded rifle" and substituting "muzzleloader".
 - (3) Clause 5(2A)(b) is amended by striking out "from the closure of the general open season for hunting deer" and substituting "after the end of the open season for hunting deer under a deer hunting stamp (general)".
- 5 (1) Subsection 6(1) of the regulations is amended by adding "and use" immediately after "possess".
 - (2) Clause 6(1)(c) of the regulations is amended by:
 - (a) striking out "rim fire rifle of .22" and substituting "rifle of .23"; and

- (b) striking out "muzzle loaded rifle" and substituting "muzzleloader".
- (3) Subsection 6(2) of the regulations is amended by striking out "after the closure of the general open season for hunting deer" and substituting "after the end of the open season for hunting under a deer hunting stamp (general)".
- (4) Subsection 6(3) of the regulations is amended by
 - (a) striking out "hunting" immediately before "licence";
 - (b) adding "game" immediately after "big"; and
 - (c) striking out "permitted during those open seasons" and substituting "they are permitted to use under their licence under Sections 4 and 5".
- (5) Section 6 of the regulations is further amended by striking out "other harvestable wildlife as identified in the *General Wildlife Regulations*" wherever it appears and substituting "other harvestable wildlife".
- 6 (1) Subsection 7(1) of the regulations is amended by adding "and use" immediately after "possess".
 - (2) Clause 7(2)(c) of the regulations is amended by
 - (a) striking out "rim fire rifle of .22" and substituting "rifle of .23"; and
 - (b) striking out "muzzle loaded rifle" and substituting "muzzleloader".
 - (3) Clause 7(2)(d) of the regulations is amended by
 - (a) striking out "with" immediately before "the items specified"; and
 - (b) striking out "from the closure of the general open season for hunting deer" in subclause (ii) and substituting "from the end of the open season for hunting under a deer hunting stamp (general)".
- 7 (1) The heading to Section 8 of the regulations is amended by striking out "a firearm or bow" and substituting "weapons".
 - (2) Clause 8(1)(e) of the regulations is amended by striking out ", other than a range administered by the Department where verbal permission to transport is required".
 - (3) Clause 8(4)(b) of the regulation is amended by striking out "a person who holds a permit issued under Section 9 of these regulations or".
 - (4) Section 8 of the regulations is further amended by adding the following subsections immediately after subsection (5):
 - (6) Except as provided in these regulations, no person shall have a crossbow or bow in or on a vehicle or vessel that has the arrow or bolt in place for firing and the firing string drawn.
 - (7) Subsection (6) does not apply to a person who holds a permit issued under Section 9 of these regulations and a valid licence and who is complying with the terms and conditions of the permit and licence.

N.S. Reg. 239/2013

Made: June 25, 2013 Filed: June 25, 2013 Deer Hunting Regulations

> Order in Council 2013-216 dated June 25, 2013 Regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to, effective on and after June 25, 2013,

- (a) repeal the *Deer Hunting Regulations*, N.S. Reg. 59/88, made by the Governor in Council by Order in Council 88-348 dated March 29, 1988; and
- (b) make new regulations respecting deer hunting in the form set forth in Schedule "A" attached to and forming part of the report and recommendation.

Schedule "A"

Regulations Respecting Deer Hunting made under Section 113 of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*

Interpretation and Application

Citation

1 These regulations may be cited as the *Deer Hunting Regulations*.

Definitions

2 (1) In these regulations,

"Act" means the Wildlife Act;

"antlered deer" means a deer that has an antler that is 7.62 cm or longer, measured from the head of the deer;

"antlerless deer" means a deer without antlers or with antlers that are shorter than 7.62 cm in length, measured from the head of the deer;

"antlerless deer stamp" means an antlerless deer stamp under Section 12;

"base licence" means a base licence as defined in the General Wildlife Regulations;

"bonus deer stamp" means a bonus deer stamp under Section 13;

"crossbow" means a crossbow as defined in the Firearm and Bow Regulations;

"deer hunting stamp (archery and muzzleloader)" means a deer hunting stamp (archery and muzzleloader) under Section 11;

"deer hunting stamp (general)" means a deer hunting stamp (general) under Section 10;

"deer hunting licence" means a deer hunting licence under Section 8;

"deer management zone" means an area of the Province described in Schedule "A" for which different requirements may be specified under these regulations;

"deer registration agent" means a person appointed by the Minister under Section 21 to be in charge of a deer registration station and includes an employee or person under the supervision of the person;

"deer registration confirmation number" means a unique number provided electronically by the Department when a deer is registered online in accordance with Section 22;

"deer registration station" means a deer registration station established by the Minister under Section 14 for the purpose of registering a deer killed during an open season for hunting deer;

"muzzleloader" means a muzzleloader as defined in the Firearm and Bow Regulations;

"primitive weapon" means a primitive weapon as defined in the Firearm and Bow Regulations;

"senior" means a person who is 65 years old or older;

"stamp" means a stamp issued by the Minister under Section 15 that, as part of the deer hunting licence it is affixed to, allows the holder to take, hunt or kill deer in accordance with the requirements for the stamp set out in these regulations, and includes the tag issued as part of the deer hunting licence;

"storage permit" means a permit issued under these regulations permitting the holder of the permit to possess and store the meat of a deer;

"weapon" means a weapon as defined in the Firearm and Bow Regulations;

"youth" means a person who is at least 16 years old and younger than 18 years old.

(2) In these regulations, a reference to regulations is a reference to regulations made under the Act, unless the regulations are specified to have been made under another Act.

Expressions of date periods for open seasons

- 3 (1) A date period expressed in these regulations for an open season includes both the first and last date.
 - (2) In accordance with subsection 71(1) of the Act, a date period expressed in these regulations excludes Sundays.

Licensing and Stamps

Hunting in accordance with deer hunting licence and stamps

- 4 (1) A person must not take, hunt or kill deer or attempt to take, hunt or kill deer unless they hold a valid deer hunting licence.
 - (2) A person must not take, hunt or kill deer, or attempt to take, hunt or kill deer other than in accordance with the requirements, limitations and prohibitions set out in these regulations for the licence and stamps they are hunting under.

Bag limit for deer

- 5 The bag limit for deer is as follows:
 - (a) 1 per each of the following open seasons:
 - (i) the open season for hunting under a deer hunting stamp (general) set out in subsection 10(2),
 - (ii) the open season for hunting under a deer hunting stamp (archery and muzzleloader) set out in subsection 11(2);
 - (b) 1 per bonus deer stamp per calendar year, in accordance with the restrictions specified for the stamp.

Deer management zones

- 6 (1) The deer management zones established for the Province are as set out in Schedule A: Deer Management Zones.
 - (2) Only antlered deer may be taken, hunted or killed in a deer management zone, unless the Minister determines otherwise for the deer management zone under subsection (3).
 - (3) For any deer management zone, the Minister may determine that
 - (a) antlered deer and antlerless deer may be taken, hunted or killed in the deer management zone; or
 - (b) no deer may be taken, hunted or killed in the deer management zone.
 - (4) The Minister must publish any determinations made under subsection (3) on the Department's website no later than 7 days before the beginning of the earliest open season for hunting deer.
 - (5) The Minister may specify the type of stamp that is required to take, hunt or kill deer in a deer management zone, including limiting hunting to 1 or more of the following:
 - (a) holders of deer hunting stamps (general);
 - (b) holders of deer hunting stamps (archery and muzzleloader);
 - (c) holders of antlerless deer stamps issued for the zone;
 - (d) holders of bonus deer stamps issued for the zone.
 - (6) A person must not take, hunt or kill deer in a deer management zone
 - (a) other than the deer management zone permitted by the stamp they are hunting under; and
 - (b) other than the sex or type of deer permitted for the deer management zone under this Section.

Information returns

7 No later than 7 days after the last day of the open season for hunting deer under subsection 10(2), each person who was issued a deer hunting licence during that calendar year must complete and return to the Minister any information return either issued to the licence holder or prepared by the Department for licence holders to submit information electronically.

Deer hunting licence

- 8 (1) A deer hunting licence is composed of a base licence and at least 1 of the following issued to the holder:
 - (a) a deer hunting stamp (general);
 - (b) a deer hunting stamp (archery and muzzleloader).
 - (2) A deer hunting licence is valid if any 1 or more of the stamps issued under these regulations is still valid.

Validity of stamps

- 9 (1) All of the following conditions must be met for a stamp to be a valid stamp:
 - (a) the stamp must be affixed to a base licence;
 - (b) the stamp's tag must not be detached;
 - (c) the licence holder must not have reached the bag limit applicable to the stamp.
 - (2) A person must not hunt under an invalid stamp.

Deer hunting stamp (general)

- 10 (1) A person who holds a valid deer hunting stamp (general) may take, hunt or kill deer under the stamp in accordance with this Section.
 - (2) The open season for hunting deer under a deer hunting stamp (general) is the period from the last Friday in October until the first Saturday in December of the same year.
 - (3) A deer hunting stamp (general) permits the holder to take, hunt or kill antlered deer only, unless otherwise determined under subsection 6(3) for the deer management zone the holder is hunting in.
 - (4) Taking, hunting or killing deer under a deer hunting stamp (general) is not restricted to any specific deer management zone.
 - (5) Only weapons specified in subsection 4(1) of the *Firearms and Bow Regulations* for hunting big game other than moose are permitted to be used for hunting under a deer hunting stamp (general).

Deer hunting stamp (archery and muzzleloader)

- 11 (1) A person who holds a valid deer hunting stamp (archery and muzzleloader) may take, hunt or kill deer under the stamp in accordance with this Section.
 - (2) The open season for hunting deer under a deer hunting stamp (archery and muzzleloader) is the period from the 2nd Monday in September to the 2nd Saturday in December of the same year.
 - (3) A deer hunting stamp (archery and muzzleloader) permits the holder to take, hunt or kill antlered deer only, unless otherwise determined under subsection 6(3) for the deer management zone the holder is hunting in.
 - (4) Taking, hunting or killing deer under a deer hunting stamp (archery and muzzleloader) is not restricted to any specific deer management zone.

- (5) Subject to subsection (6), only the primitive weapons specified in subsection 4(2) of the *Firearms and Bow Regulations* for hunting deer are permitted to be used for hunting under a deer hunting stamp (archery and muzzleloader).
- (6) During the 2 weeks from the 2nd Monday in September to the second following Saturday of the open season in subsection (2), a person hunting under a deer hunting stamp (archery and muzzleloader) may use only a bow and arrow that is fitted with a broadhead to take, hunt, or kill deer, unless the person is hunting within a wildlife management area or game sanctuary for which other weapons are permitted by regulations applicable to the area or sanctuary.

Antlerless deer stamp

- 12 (1) A person must meet both of the following requirements to be eligible to be issued an antlerless deer stamp:
 - (a) they must be eligible to be issued a deer hunting licence;
 - (b) they must be a resident.
 - (2) An antlerless deer stamp must be used in conjunction with either a valid deer hunting stamp (general) or a valid deer hunting stamp (archery and muzzleloader) and, except as provided in this Section, is subject to all the requirements for hunting under the stamp it is used in conjunction with.
 - (3) A valid antlerless deer stamp permits the holder to take, hunt or kill 1 antlerless deer, instead of the deer permitted by their deer hunting licence, and does not increase the bag limit for the applicable season.
 - (4) Taking, hunting or killing deer under an antlerless deer stamp is restricted to the zone specified on the stamp.

Bonus deer stamp

- 13 (1) A person must hold 1 of the following to be eligible to be issued a bonus deer stamp:
 - (a) a valid deer hunting licence;
 - (b) a deer hunting licence that is invalid only because the tag has been detached for a stamp listed in clause 8(1)(a) or (b).
 - (2) A bonus deer stamp must be used in conjunction with either a deer hunting stamp (general) or a deer hunting stamp (archery and muzzleloader) issued to the holder and, except as provided in this Section, is subject to all the requirements for hunting under the stamp it is used in conjunction with.
 - (3) A valid bonus deer stamp permits the holder to take, hunt or kill 1 deer, in addition to the deer permitted by their deer hunting licence, and increases the bag limit for the applicable season to 2 deer.
 - (4) Taking, hunting or killing deer under a bonus deer stamp is restricted to the zone specified on the stamp.
 - (5) Taking, hunting or killing deer under a bonus deer stamp is restricted to antlered deer or antlerless deer, if the stamp specifies that it is only for one of these types of deer.

Number of antlerless deer stamps and bonus deer stamps for zones

- 14 The Minister may, on an annual basis, determine the number of antlerless deer stamps and bonus deer stamps to be issued in each deer management zone
 - (a) to persons selected randomly from among the total number of applicants that meet the requirements for the stamp; or
 - (b) to any person who is eligible to be issued a deer hunting licence.

Fees for stamps

- **15** (1) The Minister may issue the stamps listed in the table in subsection (2).
 - (2) Except as provided in subsection (3), the fees for stamps are as set out in the following table:

Table of fees			
Stamp	Issued to	Fee	
deer hunting stamp	resident	\$27.04	
(general)	non-resident	\$133.09	
	senior resident	none	
deer hunting stamp	resident	\$27.04	
(archery and muzzleloader)	non-resident	\$133.09	
	senior resident	none	
bonus deer stamp	any person	\$5.39	
antlerless deer stamp	resident	for paper application: \$11.35	
		for electronic application: \$7.83	

(3) A deer hunting stamp (general) may be issued at no charge to a resident who is a successful participant in a random draw for the stamp carried out with the approval of the Minister.

Eligibility for deer hunting licence

- 16 (1) To be eligible to apply for a deer hunting licence, a person must meet all of the following conditions:
 - (a) they must be 16 years old or older;
 - (b) they must be certified under the *Hunter Education, Safety and Training Regulations* to hunt with the weapon they will be hunting with;
 - (c) for a resident deer hunting licence, they must be a resident, as defined in the Act;
 - (d) for youth, they must meet the application requirements in subsection (2).
 - (2) A deer hunting licence for a youth must be
 - (a) acquired by the youth's parent or guardian; and
 - (b) signed by both the applicant and their parent or guardian.

Supervision of youth hunters

- 17 While hunting, a youth must be under the immediate supervision of 1 of the following who is certified under the *Hunter Education, Safety and Training Regulations* to hunt with the weapon the youth is hunting with:
 - (a) the youth's parent or guardian;
 - (b) another responsible person who is 18 years old or older.

Special youth season for hunting deer

- **18** (1) Despite Sections 10 and 11, a youth who holds a deer hunting licence may hunt under the licence in accordance with these regulations during the special open season for youth in subsection (2).
 - (2) The special youth open season for hunting deer is defined as the period from the 1st Friday in October after October 10 until the 2nd Saturday following.

Tagging deer

- **19** (1) When the holder of a deer hunting licence kills a deer, that person must immediately do all of the following:
 - (a) detach from the licence the tag for the following applicable stamp that they are hunting under:
 - (i) deer hunting stamp (general),
 - (ii) deer hunting stamp (archery and muzzleloader);
 - (iii) bonus deer stamp;
 - (b) indicate the day and month of the kill on the deer hunting licence, as instructed on the licence;
 - (c) if the bag limit has been reached in accordance with subsection 12(3), cut a v-shaped notch in any antlerless deer stamp that is issued to them.
 - (2) Other than when registering a deer, a person who kills a deer must either
 - (a) ensure that the tag remains in or upon the deer carcass until it is prepared for consumption; or
 - (b) keep the tag on their person and stay with the deer at all times while it is being transported.

Deer Registration Stations and Agents

Establishment of deer registration stations

- 20 (1) The Minister may establish deer registration stations at various locations throughout the Province.
 - (2) The Minister must issue a public list or notice that identifies the location of deer registration stations in each county of the Province.
 - (3) The Department must supply all materials, equipment and signs to be used in a deer registration station.

Appointment of deer registration agents

21 (1) The Minister must appoint a deer registration agent for each deer registration station.

- (2) A deer registration agent's appointment is for 1 year from the date of the appointment.
- (3) A deer registration agent's appointment renews automatically each year unless the appointee is notified otherwise by the Minister.

Stamp or seal issued for deer registration station

- 22 (1) The Minister must issue a uniquely numbered seal or stamp to each deer registration agent appointed under subsection 21(1) to be used in registering deer at their deer registration station.
 - (2) A deer registration agent is responsible for the safe custody of the seal or stamp issued to them and must immediately report the theft or disappearance of the seal or stamp to the Department.

Deer registration agent's reports and records

- **23** (1) A deer registration agent must record any information and complete any forms and reports required by the Minister.
 - (2) On request, a deer registration agent must submit to the Department, or make available to the Department, any records, forms or reports required under subsection (1).

Revocation of appointment of deer registration agent

- 24 (1) The Minister may revoke the appointment of a deer registration agent by verbal or written notice.
 - (2) A revocation under subsection (1) is effective when the notice is received, which, for a notice that is mailed, is deemed to be 5 days after it is mailed.
 - (3) A person whose appointment has been revoked must immediately deliver all of the following to the Minister:
 - (a) all materials, equipment and signs provided by the Department under subsection 20(3);
 - (b) the seal or stamp issued to them under subsection 22(1).
 - (4) A person must not continue to act as a deer registration agent after their appointment has been revoked.

Registering Deer

Antlered deer-pre-registration

25 A person who kills an antlered deer must ensure that the antlered head remains attached to at least one front quarter of the deer until the deer is registered.

Duty to register deer within 24 hours

- 26 A person who kills a deer during an open season for hunting deer must, within 24 hours of killing the deer or within 24 hours after leaving a camp used by that person to hunt deer,
 - (a) register the deer online under Section 30; or
 - (b) present the deer for registration at a deer registration station.

Possession of unregistered deer

27 A person must not possess or transport an unregistered carcass of a deer killed by another person.

Prohibitions on registration

- 28 (1) A person must not present a deer for registration in their name if the person did not kill the deer.
 - (2) A person who kills a deer must not permit another person to present the deer for registration at a deer registration station.

Registering deer at deer registration station

- **29** (1) To register a deer at a deer registration station, the person who killed the deer must do all of the following:
 - (a) personally present the deer for registration at the deer registration station;
 - (b) present the deer registration agent with
 - (i) their deer hunting licence, and
 - (ii) the detached tag for the deer;
 - (c) sign or initial a deer registration form indicating their agreement with the information recorded by the deer registration agent;
 - (d) pay an administration fee of \$1.00.
 - (2) To register a deer presented at a deer registration station, a deer registration agent must do all of the following
 - (a) ensure the tag for the stamp is detached from the licence and that the date is indicated, as required by subsection 19(1);
 - (b) use a deer registration form prescribed by the Minister to register the deer;
 - (c) apply the seal or stamp issued for the station to the tag and the deer hunting licence so that they are clearly and distinctly marked;
 - (d) record the station number, name of agent and date on the tag and where indicated on the licence, and return both tag and licence to the presenter.
 - (3) A deer registration agent must not knowingly register a deer that
 - (a) was unlawfully killed;
 - (b) is presented by a person who did not kill it; or
 - (c) is presented by a person who has not complied with subsection (1) or any other provision of these regulations.
 - (4) A deer registration agent must immediately report a violation of these regulations to the Department or the Royal Canadian Mounted Police.

Registering deer online through Department's website

30 To register a deer online through the Department's website, the person who killed the deer must do all of the following:

- (a) submit all information required by the Minister to register the deer in the manner the Minister directs;
- (b) permanently record the deer registration confirmation number on both
 - (i) the detached tag for the killed deer, and
 - (ii) on their licence, where indicated.

Proof of registration

31 Absent any evidence to the contrary, either of the following constitutes proof of registration of a deer:

- (a) a deer hunting licence completed by a deer registration agent in accordance with subsection 29(2);
- (a)* a deer hunting licence and detached tag with a deer registration confirmation number recorded on it in accordance with Section 30.

[*clause lettering as in original]

Proof of registration before processing or taxidermy

- **32** (1) A taxidermist must not take possession of a deer or any part of a deer unless the taxidermist is shown proof of registration as prescribed by Section 31, and records the deer registration confirmation number or the deer registration station number and date.
 - (2) A person must not process a deer carcass for consumption unless the person is shown proof of registration as prescribed by Section 31.

Possessing and Storing Deer Meat

Storage permits for deer meat

- **33** (1) A person may only possess or store deer meat in accordance with this Section from a deer that was lawfully killed.
 - (2) Except as exempted under Section 34, a person must hold a valid storage permit to possess or store deer meat.
 - (3) A person may apply to the Department for a storage permit, or renewal of a storage permit, on a form issued by the Department and the Department may issue a storage permit to a person or renew a storage permit issued to a person.
 - (4) A deer hunting licence that meets the proof of registration requirements in Section 31 is deemed to be a valid storage permit for the licence holder to store the meat from a deer they have lawfully killed.
 - (5) A storage permit is valid until
 - (a) for a deer hunting licence that is deemed to be a storage permit under subsection (4), July 31 of the year following the year the licence is issued; or
 - (b) the date specified on the permit.

Exempted from storage permit

34 (1) A person may possess any part of a deer lawfully killed, other than the meat, without a storage permit.

(2) A person may possess up to 6.8 kg (15 lbs.) of deer meat from a deer lawfully killed by another person until July 31 without a storage permit if the meat is transferred to them in accordance with subsection 35(2).

Transferring deer meat

- **35** (1) Except as provided in subsection (2), a person who lawfully kills a deer must not transfer any deer meat to a household unless an occupant of the house holds a valid storage permit for the meat.
 - (2) A person who lawfully kills a deer may transfer up to the amount exempted from a storage permit under subsection 34(2) to any 1 household.

Schedule A: Deer Management Zones

Deer Management Zone 101

Deer Management Zone 101 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point in the centre of the Mersey River in Queens County where it intersects with the centre line of Highway No. 103; **thence** northerly along the centre line of the Mersey River through Lake Rossignol and continuing along the centre line of the Mersey River to the southern boundary of Kejimkujik National Park; **thence** easterly and northerly following the boundaries of Kejimkujik National Park to the western boundary of Highway Trunk No. 8 in Annapolis County; **thence** continuing to the centre line of Highway Trunk No. 8 in Annapolis County; **thence** northerly along the centre line of Trunk No. 8 to its intersection with the centre line of Highway No. 101 in Annapolis County; **thence** southwesterly along the centre of Bear River to the Annapolis Basin said point also being the Digby–Annapolis county line; **thence** northerly along the Centre of Easterly and the Digby County line, through the Digby Gut to the Bay of Fundy; **thence** northerly along the centre of said Liverpool Bay to the Mersey River; **thence** northerly up the centre of said Mersey River to its intersection with the centre line of Highway No. 103 being the **place of beginning**. Together with all inland and offshore islands.

Deer Management Zone 102

Deer Management Zone 102 includes certain lands within Lunenburg and Queens Counties, Nova Scotia and are more particularly described as follows:

Beginning at a point on the centre line of the East River, Lunenburg County, where it intersects with the northernmost edge of the multi-line power transmission corridor running from Halifax County to Queens County and being approximately 1 km south of Whistler Lake; **thence** southwesterly along the northernmost edge of the said power transmission corridor to an angle point where the power transmission corridor separates into 2 lines; **thence**, following the north branch of the said transmission corridor southwesterly, passing the Gold River Indian Reserve to the north, continuing on past Lower New Cornwall to an angle point about 1 km west of the LaHave River near Cookville; **thence** southerly along the western edge of the said corridor, to a juncture point with the transmission corridor, passing to the north of Wiles Lake and Lapland, and extending to the western bank of the Medway River; **thence** southeasterly downstream following the western bank of the Medway River and the western shoreline of Medway Harbour to a point on the ordinary high water mark east of the navigation light at Medway Head; **thence** northeasterly in a straight line to a point on the ordinary high water mark of the most southerly part of Toby Island; **thence** northeasterly in a straight line to a point on the ordinary high water mark of the

most southerly part of Cape LaHave Islands at Cape LaHave Point; **thence** northeasterly in a straight line to a point on the ordinary high water mark of the most eastern point of West Ironbound Island; **thence** northeasterly in a straight line to a point on the ordinary high water mark of the most eastern point of Cross Island; **thence** northeasterly in a straight line to a point on the ordinary high water mark of the most eastern point of Big Duck Island; **thence** northeasterly in a straight line to a point on the ordinary high water mark of the most eastern point of East Ironbound Island; **thence** northwesterly in a straight line to a point on the ordinary high water mark of the most northeasterly point of Little Tancook Island; **thence** northwesterly in a straight line to the midpoint of the mouth of East River Bay northwest from East River Point; **thence** northeasterly in a straight line to a point at the centre line of the mouth of East River; **thence** northerly following the centre line of East River to the **place of beginning**. Together with all inland and offshore islands.

Deer Management Zone 103

Deer Management Zone 103 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point in the centre of the Mersey River in Queens County where it intersects with the centre line of Highway No. 103; thence northerly along the centre line of the Mersey River through Lake Rossignol and continuing along the centre line of the Mersey River to the southern boundary of Kejimkujik National Park; thence easterly and northerly following the boundaries of Kejimkujik National Park to the western boundary of Highway Trunk No. 8 in Annapolis County; thence continuing to the centre line of Highway Trunk No. 8 in Annapolis County; thence southeasterly following the various courses of Highway Trunk No. 8 and crossing the Queens County line to the intersection with the centreline of the Old Westfield Road, Authority No. 499; thence northeasterly following the various courses of the centre line of the Old Westfield Road, Authority No. 499, to its intersection with the centre line of Highway No. 208 at North Brookfield; thence following the various courses of the centre line of Highway No. 208, and crossing the county line into Lunenburg County to its intersection with the centre line of Trunk No. 10 in New Germany; thence following the centre line of Trunk No. 10, and crossing the county line into Annapolis County, continuing through Springfield to the intersection with the centre line of the Falkland Ridge Road, Authority No. 566; thence following the centre line of the Falkland Ridge Road No. 566 to its intersection with the centre line of the East Dalhousie Road, Authority No. 567; thence following the centre line of the East Dalhousie Road to its intersection with the Kings-Annapolis county line; thence crossing the Kings–Annapolis county line into Kings County and following the centre line of the East Dalhousie Road, Authority No. 735, to the intersection with the Kings-Lunenburg county line; thence crossing the Kings-Lunenburg county line into Lunenburg County where the East Dalhousie Road name changes to the Forties Road; thence following the centre line of the Forties Road, Authority No. 694, to the intersection of the centre line of the Forties Road and the Windsor Road, Authority No. 686; thence following the various courses of the centre line of the Windsor Road No. 686 to the Lunenburg-Hants county line where the name of the Forties Road changes to the New Ross Road; thence following along the centre line of the New Ross Road, Authority No. 709, to the intersection with the centre line of Trunk 14; thence following the centre line of Trunk 14 to its intersection with the centre line of King Street in the Town of Windsor; thence following the centre line of King Street in a general northwesterly direction to its intersection with the centre line of Upper Water Street; thence following the centre line of Upper Water Street to the intersection with the centre line of Highway No. 101; thence following the centre line of Highway No. 101 to its intersection with the centre line of Highway No. 102 in Halifax County; thence northeasterly following the centre line of Highway No. 102 to a point perpendicular to the north end of the ordinary high water mark of Miller Lake; thence easterly and perpendicular to the centre line of Highway No. 102 to the ordinary high water mark of Miller Lake; thence following the ordinary high water mark of Miller Lake to a small brook joining Miller Lake and Soldier Lake; thence following the various courses of said brook to the western ordinary high water mark of Soldier Lake; thence following the various courses of the said ordinary high water mark of Soldier

Lake in a general southerly direction to a brook known as Soldier Lake Gullies; thence following Soldier Lake Gullies in a southeasterly direction to the ordinary high water mark of Lake Major; thence following the western ordinary high water mark of Lake Major in a southeasterly direction to Little Salmon River; thence following the various courses of Little Salmon River to its intersection with the centre line of Highway No. 207: thence following the various courses of Highway No. 207 to its intersection with Lawrencetown Lake or the Atlantic Ocean; thence westerly along the Atlantic Coast to the mouth of the East River in Lunenburg County; thence in a northerly direction along the centre of the East River also being the east boundary of Deer Management Zone 102 to the intersection of the centre of the East River and the northernmost edge of the multi-line power transmission corridor running from Halifax County to Queens County and being approximately 1 km south of Whistler Lake (said transmission line being the northern boundary of Deer Management Zone 102); thence southwesterly along the northernmost edge of the said power transmission corridor to an angle point where the power transmission corridor separates into 2 lines; **thence** following the north branch of the said transmission corridor southwesterly, passing the Gold River Indian Reserve to the north, continuing on past Lower New Cornwall to an angle point about 1 km west of the LaHave River near Cookville; thence southerly along the western edge of the said corridor to a juncture point with the transmission line running westerly from Maitland; thence southwesterly along the northern edge of the said transmission corridor, passing to the north of Wiles Lake and Lapland, and extending to the western bank of the Medway River (being the western boundary of Deer Management Zone 102); thence southeasterly downstream following the western bank of the Medway River and the western shoreline of Medway Harbour; thence westerly along the Atlantic coast to the intersection of Liverpool Bay and the centre of the Mersey River; thence northerly upstream along the centre of said Mersey River to its intersection with the centre line of Highway No. 103 being the place of beginning. Together with all inland and offshore islands.

Deer Management Zone 104

Deer Management Zone 104 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point on the centre line of Trunk No. 8 at Lequille, Annapolis County, said point also being on the centre line of a transmission line at or near the intersection of Trunk No. 8 and the West Dalhousie Road, Authority No. 515; thence in a general northeasterly direction following the various courses of the said transmission line to its intersection with the Annapolis-Kings county line; thence in a general northeasterly direction, crossing into the County of Kings and remaining on the centre line of the transmission line to the intersection of the centre line of the transmission line and the centre line of Highway No. 101; thence following the centre line of said Highway No. 101 in a general southeasterly direction to the intersection with the Kings-Hants county line; thence easterly continuing along the centre line of said Highway No. 101, into the County of Hants and crossing the Avon River to its intersection with the centre line of Upper Water Street in the Town of Windsor; thence southerly following the centre line of Upper Water Street to its intersection with the centre line of King Street; **thence** southeasterly following the centre line of King Street to its intersection with the centre line of Trunk No. 14 (the Chester Road); thence southwesterly following the centre line of Trunk No. 14 (the Chester Road) to its intersection with the centre line of the New Ross Road, Authority No. 709, near Lower Vaughn; thence following the centre line of the New Ross Road No. 709 in a southwesterly direction to the county line between the counties of Hants and Lunenburg; thence crossing the said county line into the County of Lunenburg where the name of the New Ross Road changes to the Windsor Road; thence following the centre line of the Windsor Road, Authority No. 686, across the Gold River to its intersection with the Forties Road, Authority No. 694, at New Ross; thence following the various courses of the centre line of the Forties Road No. 694 to the Lunenburg–Kings county line; thence crossing the county line into Kings County where the name of the Forties Road changes to the East Dalhousie Road; thence following the centre line of the East Dalhousie Road, Authority No. 735, to the Kings-Annapolis county line; thence crossing the county line into Annapolis County and following the centre line of the East Dalhousie Road,

Authority No. 567, to its intersection with the centre line of the Falkland Ridge Road, Authority No. 566; **thence** northwesterly and westerly following the centre line of the Falkland Ridge Road to its intersection with the centre line of Trunk No. 10, 3.3 km northwest of Springfield, Annapolis County; **thence** following the centre line of Trunk No. 10 in a general southerly direction and crossing the Annapolis–Lunenburg county line, entering into Lunenburg County to the intersection with the centre line of Highway No. 208 at New Germany; **thence** following the various courses of the centre line of Highway No. 208, Crossing the Lunenburg–Queens county line and entering into Queens County to the intersection of Authority No. 499, the Old Westfield Road, at North Brookfield; **thence** northwesterly following the various courses of the centre line of Trunk No. 8; **thence** in a general northwesterly direction following the various courses of the centre line of Trunk No. 8, crossing the Queens–Annapolis county line, and entering into Annapolis County to Lequille, the **place of beginning**. Together with all inland and offshore islands.

Deer Management Zone 105

Deer Management Zone 105 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point on the centre line of Trunk No. 8 at Lequille, Annapolis County, said point also being on the centre line of a transmission line at or near the intersection of Trunk No. 8 and the West Dalhousie Road, Authority No. 515; thence in a general northeasterly direction following the various courses of the said transmission line to its intersection with the Annapolis-Kings county line; thence in a general northeasterly direction, crossing into the County of Kings and remaining on the centre line of the transmission line to the intersection of the centre line of the transmission line and the centre line of Highway No. 101; thence following the centre line of said Highway No. 101 in a general southeasterly direction to the intersection with the Kings-Hants county line; thence crossing into the County of Hants and following the centre line of said Highway No. 101 to its intersection with the centre line of the mouth of the Avon River; thence northerly along the western coastline of the Minas Basin to Cape Split; thence westerly along the Bay of Fundy to Digby Gut; thence easterly and westerly by Annapolis Basin to the centre line of Bear River; thence southeasterly by the centre line of Bear River to its intersection with the centre line of Highway No. 101; thence in a general northeasterly direction following the various courses of the centre line of Highway No. 101 to its intersection with the centre line of Trunk No. 8; thence in a general northerly direction following the centre line of Trunk No. 8 to the place of beginning. Together with all inland and offshore islands.

Deer Management Zone 106

Deer Management Zone 106 includes certain lands in the Counties of Halifax and Guysborough, Nova Scotia, and being more particularly described as follows:

Beginning at the point of intersection of the southeast boundary of Highway No. 102 with the ordinary high water mark of the northern boundary of Miller Lake; **thence** following the ordinary high water mark of Miller Lake to a small brook joining Miller Lake and Soldier Lake; **thence** following the various courses of said brook to the western ordinary high water mark of Soldier Lake; **thence** following the various courses of the said ordinary high water mark of Soldier Lake in a general southerly direction to a brook known as Soldier Lake Gullies; **thence** following Soldier Lake Gullies in a southeasterly direction to the ordinary high water mark of Lake Major; **thence** following the western ordinary high water mark of Lake Major in a southeasterly direction to Little Salmon River; **thence** following the various courses of Highway No. 207 to its intersection with Lawrencetown Lake or the Atlantic Ocean; **thence** following the various courses of the various courses of the Atlantic Coast in a general easterly direction to the mouth of

Chedabucto Bay; thence westerly along the southern coastline of said Chedabucto Bay to the mouth of the Salmon River in Guysborough County; thence upstream along the centre of the said Salmon River to the bridge on Highway No. 400, South River Lake Road at Ogden; thence northwesterly along the centre line of said South River Lake Road No. 400 to its intersection with Highway No. 451, the Guysborough-Country Harbour Road at Salmon River Lake; thence southwesterly along the Highway No. 451, the Guysborough-Country Harbour Road to Highway No. 480, the Country Harbour to Melrose Road (locally known as the Nine Miles Wood Road) at Country Harbour Crossroads; thence westerly along the centre line of the Melrose Country Harbour Road locally known as the Nine Mile Woods Road to its intersection with Trunk No. 7 at Melrose; thence westerly along the centre line of Route No. 348 to its intersection with the Cameron Settlement Road at Caledonia; thence westerly along the centre line of said Camero[n] Settlement Road to its intersection with Route No. 374 at Trafalgar; thence westerly along the centre line of said Route No. 374 to its intersection with the Dean Settlement Road/St. Mary's Road; thence westerly along the centre line of the said Dean Settlement Road/St. Mary's Road through a portion of Colchester County into Halifax County to the Lemon Hill Road at Chaplin; thence southwesterly along the Lemon Hill Road to its intersection with Route No. 336 at Dean; thence southerly along the centre line of Route No. 336 to its intersection with Route No. 224 at Upper Musquodoboit; thence westerly along the centre line of Route No. 224 to its intersection with Highway No. 427 at Elmsvale; thence southerly along Highway No. 427 to the intersection with Highway No. 425 the Higginsville Road at Newcomb Corner; thence westerly along the centre line of the Higginsville Road to Highway No. 624 the South Road at Brookvale; **thence** westerly along the South Road to the intersection with the centre line of Highway No. 357; thence westerly along the centre line of Highway No. 357 to the centre line of Highway No. 608, Wyses Road; thence in a general northwesterly direction following the centre line of Wyses Road to the centre line of Highway No. 212, the Old Guysborough Road, at Wyses Corner; thence westerly along the centre line of the Old Guysborough Road to its intersection with the centre line of Pratt and Whitney Drive; thence southerly along the centre line of Pratt and Whitney Drive to its intersection with the centre line of Aerotech Drive; thence following the centre line of Aerotech Drive to its intersection with the centre line of Highway No. 102; thence along the centre line of Highway No. 102 to a point being perpendicular to northern shore of Miller Lake; thence southeasterly and perpendicular to the centre line of Highway No. 102 to the northern shore of Miller Lake, the place of beginning. Including all inland and offshore islands.

Deer Management Zone 107

Deer Management Zone 107 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at the point where the centre line of Highway No. 101 meets with the centre line of Highway No. 102; thence northwesterly along the centre line of Highway No. 101 to its intersection with the Avon River; thence northerly downstream along the centre of the said Avon River to the Minas Basin; thence easterly and westerly along the coastline of the Minas Basin and the Cobequid Bay to the Portapique River; thence northerly along the centre of the said Portapique River to the centre line of Highway 2; thence easterly along the centre line of Highway 2 to its intersection with Route 685 at Portapique; thence northerly along the centre line of Route 685 to its intersection with Route 684 near Montrose; thence northerly along the centre line of Route 684 to Lornevale; thence easterly along the centre line of Route 684 to its intersection with Route 744 at Londonderry; thence easterly along the centre line of Route 744 to its intersection with Highway 4 near Folly Mountain; **thence** southerly along the centre line of Highway 4 to its intersection with Route 662; thence easterly along the centre line of Route 662 to its intersection with Route 648 at Debert; thence northerly along the centre line of Route 648 to its intersection with Route 627; thence easterly along the centre line of Route 627 to its intersection with Route 620 at Staples Brook; thence southerly, easterly and southerly along the centre line of Route 620 to its intersection with Route 624 at Belmont; thence easterly along the centre line of Route 624 to its intersection with Route 612; thence easterly along the centre line of Route 612 to its intersection with Route 614; thence

southerly along the centre line of Route 614 to its intersection with Highway 104; thence easterly along the centre line of Highway 104 to its intersection with Route 821 (Cove Road); thence southerly and easterly along the centre line of Route 821 (Cove Road) to its intersection with Route 814 at Watervale; thence southerly along the centre line of Route 814 to its intersection with Route 803 at West River Station; thence easterly along the centre line of Route 803 to its intersection with Route 859; thence easterly and southeasterly along the centre line of Route 859 to its intersection with Highway 289; thence southerly along the centre line of Highway 289 to its intersection with Dryden Lake Road; thence easterly along the centre line of Dryden Lake Road to its intersection with Route 620; thence easterly along the centre line of Route 620 to its intersection with Highway 374; thence southerly along the centre line of Highway 374 to its intersection with the Dean Settlement Road/St. Mary's Road; thence westerly along the centre line of the said Dean Settlement Road/St. Mary's Road to its intersection with Route No. 336 at Dean; thence southerly along the centre line of Route No. 336 to its intersection with Route No. 224 at Upper Musquodoboit; thence westerly along the centre line of Route No. 224 to its intersection with Route 427 at Elmsvale; thence southerly along the centre line of Route 427 to its intersection with Route 425 at Newcomb Corner; thence westerly along the centre line of Route 425 to its intersection with Route 624 at Brookvale; **thence** westerly along the centre line of Route 624 to its intersection with Highway 357; thence southwesterly along the centre line of Highway 357 to its intersection with Route 608; thence northwesterly along the centre line of Route 608 to its intersection with Highway 212; thence westerly along the centre line of Highway 212 to its intersection with Pratt and Whitney Drive; thence southerly along the centre line of Pratt and Whitney Drive to Aerotech Drive; thence southerly and westerly along the centre line of Aerotech Drive to its intersection with Highway No. 102; thence southwesterly along the centre line of Highway No. 102 to its intersection with the centre line of Highway No. 101 being the **place** of beginning. Together with all inland and offshore islands.

Deer Management Zone 108

Deer Management Zone 108 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point at the mouth of the Parrsboro River, where it meets the Minas Basin; thence westerly following the coastline of the Minas Basin to Cape Chignecto; thence in a general northeasterly direction following the coastline of the Cumberland Basin to centre line of the mouth of the Missaguash River; thence following the various courses of the centre line of the Missaguash River to its intersection with the centre line of Highway No. 104; thence following the various courses of the centre line of Highway No. 104 in a general southeasterly direction to its intersection with the centre line of Trunk Highway No. 2; thence following the centre line of Trunk Highway No. 2 and the centre line of Junction Road to its intersection with the centre line of Highway No. 142; thence following the centre line of Highway No. 142 in a general northeasterly direction to its intersection with the centre line of Highway No. 104; thence following the various courses of the centre line of Highway No. 104 to its intersection with the centre line of Highway No. 4; thence following the various courses of the centre line of Highway No. 4 in a general easterly and southerly direction to its intersection with the centre line of Highway No. 246; thence following the various courses of Highway No. 246, and crossing the county line into Colchester County to the intersection with the centre line of Highway No. 583; thence following the centre line of Highway 583 in a southerly direction to its intersection with the centre line of Highway No. 256; thence following the various courses of the centre line of Highway No. 256 in a general easterly direction to Highway No. 311 at The Falls; thence southerly along the centre line of Highway No. 311 to Highway No. 256; thence easterly along the centre line of Highway No. 256 to Highway No. 326 at McBains Corner; thence southerly along the centre line of Highway No. 326 to Highway No. 256; thence easterly along Highway No. 256 and crossing over the county line into Pictou County, to Highway No. 736, the Loganville Road at West Branch River John; thence following the various courses of the centre line of Highway No. 736 in a general southerly direction to Highway No. 740, the Dalhousie Road; thence southerly along the centre line of Dalhousie Road to the centre line of Highway No. 739, the Glen Road at Diamond; thence

following the various courses of the centre line of said Highway No. 739 in a general southerly direction to its intersection with the centre line of Trunk Highway No. 4; thence following the centre line of Trunk Highway No. 4 in a general northeasterly direction to its intersection with the centre line of Highway No. 818, the Mount Thom Road; thence following the centre line of the said Mount Thom Road in a southwesterly direction to its intersection with the centre line of Highway No. 821 the Cove Road; thence following the centre line of Highway No. 821 to its intersection with Highway No. 104; thence westerly along the centre line of Highway No. 104 to its intersection with the centre line of Route No. 614; thence northerly along the centre line of Route No. 614 to its intersection with the centre line of Route No. 612; thence westerly along the centre line of Route No. 612 to its intersection with the centre line of Route No. 624; thence westerly along the centre line of Route No. 624 to its intersection with the centre line of Route No. 620 at Belmont; thence northerly, westerly and northerly along the centre line of Route No. 620 to its intersection with the centre line of Route No. 627 at Staples Brook; thence westerly along the centre line of Route No. 627 to its intersection with the centre line of Route No. 648; thence southerly along the centre line of Route No. 648 to its intersection with Route No. 662 at Debert; thence westerly along the centre line of Route No. 662 to its intersection with the centre line of Highway No. 4; thence northerly along the centre line of Highway No. 4 to its intersection with the centre line of Route No. 744 near Folly Mountain; thence westerly along the centre line of Route No. 744 to its intersection with the centre line of Route No. 684 at Londonderry; thence westerly along the centre line of Route No. 684 to Lornevale; thence southerly along the centre line of Route No. 684 to its intersection with the centre line of Route No. 685 at Montrose; thence southerly along the centre line of Route No. 685 to its intersection with the centre line of Highway No. 2 at Portapique; thence westerly along the centre line of Highway No. 2 to its intersection with the centre line of the Portapique River; **thence** southerly following the centre line of the Portapique River to the coastline of the Cobequid Bay; thence following the coastline of Cobequid Bay, and Minas Basin in a general westerly direction to the mouth of the Parrsboro River, the place of beginning. Together with all inland and offshore islands.

Deer Management Zone 109

Deer Management Zone 109 includes certain lands within the Counties of Cumberland, Colchester, and Pictou and in Nova Scotia, and being more particularly described as follows:

Beginning at the point where the centre line of Highway No. 104 and the Missaquash River intersect also being on the border between the Province of Nova Scotia and the Province of New Brunswick and being in the County of Cumberland; thence northeasterly along the said border to Baie Verte; thence southeasterly along the coastline of the Northumberland Strait to the mouth of the Knoydart Brook at Knoydart Point; thence southerly along the centre of Knovdart Brook to the centre of Highway No. 245; thence westerly along Highway No. 245, 60.96 m to Highway No. 452 MacGee Road; thence southerly along the centre of Highway No. 452, MacGee Road to the Ardness to Baileys Brook Road; thence along the centre of the Ardness to Baileys Brook Road to Highway No. 449, the Arbuckle Road: thence along the centre of the Highway No. 449 to Highway No. 444, the Barneys River Road; thence along the centre of Highway No. 444, the Barneys River Road, to Highway No. 4 at Barneys River Station; thence westerly along the centre of Highway No. 4 to Highway No. 502, the French River Road; thence southerly along the centre of Highway No. 502, the French River Road, to Highway No. 347; thence northerly and westerly along Highway No. 347 to the Highway No. 532, the Blanchard Road, at Blue Mountain; thence southerly along the centre of Highway No. 532, the Blanchard Road, to Highway No. 534, the Cummings Mountain Road; thence southerly along the centre of Highway No. 534, the Cummings Mountain Road, to Highway No. 581, the Sunnybrae to Eden Road; thence westerly along the centre of Highway No. 581, the Sunnybrae to Eden Road, to Highway No. 348; thence southerly along the centre line of Highway No. 348 to the East River West Side Road; thence westerly along the centre line of the East River West Side Road to Highway No. 604, the Elgin Road, at Bridgeville; thence westerly along Highway No. 604, the Elgin Road, to Highway No. 605, the Cameron Road, at the Village of Elgin; thence westerly along the centre of Highway No. 605, the Cameron Road, to Highway No. 374; thence northerly along the centre of Highway

No. 374 to Highway No. 620, the Glengarry Road; thence westerly along the centre of Highway No. 620, the Glengarry Road, to the Dryden Lake Road; thence southwesterly along the centre of the Dryden Lake Road to Highway No. 289 at Sheepherders Junction; thence northerly along the centre of Highway No. 289 to the Landsdowne Road at the Village of Landsdowne; thence northwesterly along the Landsdowne Road to the West River East Side Road No. 803; thence southwesterly along the centre line of the West River East Side Road to the West River Station Road, No. 814, at West River Station; thence northerly along the West River Station Road to the Cove Road at Watervale; thence westerly along the centre of the Cove Road and passing under Trans Canada Highway No. 104 to the Mount Thom Road; thence northerly along the Mount Thom Road to Highway No. 4; thence westerly along Highway No. 4 to the Glen Road; then northerly along the centre of the Glen Road to the Dalhousie Road, No. 740; thence northerly following the centre line of the Dalhousie Road to the Loganville Road; thence northerly along the Loganville Road to Highway No. 256; thence westerly along Highway No. 256 to Highway No. 326 at McBains Corner in Colchester County; thence northerly following the centre line of Highway No. 326 to Highway No. 256 at East Earltown; thence westerly along the centre line of Highway No. 256 to Highway No. 311 at The Falls; thence northerly along the centre line of Highway No. 311 to Highway No. 256; thence westerly following the centre line of Highway No. 256 to its intersection with Highway No. 578, the Kennedy Hill Road; thence crossing the Kennedy Hill Road, and continuing along the centre line of Highway No. 256 in a westerly direction to its intersection with Highway No. 583, the Warwick Mountain Road; thence northerly along the centre line of the Warwick Mountain Road to Highway No. 246 at West New Annan; thence westerly following the centre line of Highway No. 246 to its intersection with Highway No. 4 in Cumberland County; thence northerly along Highway No. 4 to Highway No. 104 at Thomsons Station; thence northwesterly along the centre line of Highway No. 104 to its intersection with Highway No. 142 at Salt Springs Station; thence following the centre line of Highway No. 142 in a southwesterly direction to its intersection with Junction Road at Springhill; thence northerly along the centre line of Junction Road to Highway No. 2 near Springhill; thence northwesterly following the centre line of Highway No. 2 to its intersection with Highway No. 104 at Upper Nappan; thence following the centre line of Highway No. 104 in a northwesterly direction to the place of beginning. Together with all inland and offshore islands.

Deer Management Zone 110

Deer Management Zone 110 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at the mouth of the Knoydart Brook at the Northumberland Strait on the Atlantic Ocean; thence northeasterly along the coastline of the Northumberland Strait to St Georges Bay; thence southeasterly along the western coastline of said St Georges Bay to the Strait of Canso; thence southerly along the centre of the said Strait of Canso to Chedabucto Bay; thence along the western coastline of the said Chedabucto Bay to the mouth of the Salmon River in Guysborough County; thence upstream along the centre of the said Salmon River to the bridge on Giants Lake Road at Ogden; thence northwesterly along the centre line of Giants Lake Road to its intersection with Highway No. 451, the Guysborough-Country Harbour Road, at Salmon River Lake; thence southwesterly along the Highway No. 451, the Guysborough-Country Harbour Road, to Highway No. 480, the Melrose Country Harbour Road (locally known as the Nine Miles Wood Road) at Country Harbour Crossroads; thence westerly along the centre line of the Melrose Country Harbour Road (locally known as the Nine Mile Woods Road) to its intersection with Trunk No. 7 at Melrose; thence westerly along the centre line of Route No. 348 to its intersection with the Cameron Settlement Road at Caledonia; thence westerly along the centre line of said Cameron Settlement Road to its intersection with Route No. 374 at Trafalgar; **thence** northerly along the centre line of Highway No. 374 to Highway No. 605, the Cameron Road, near Lorne, Pictou County; thence easterly along the centre of the Cameron Road to Highway No. 604, the Elgin Road at the Village of Elgin; thence easterly along the centre of the Elgin Road to the East River West Side Road at Bridgeville; thence easterly along the East River West Side Road to Highway No. 348; thence northerly

along the centre line of Highway No. 348 to Highway No. 581 the Sunnybrae to Eden Road; thence easterly along the Sunnybrae to Eden Road to Highway No. 534, the Cummings Mountain Road; thence northerly along the centre of Highway No. 534, the Cummings Mountain Road, to the Highway No. 532, the Blanchard Road; thence northerly along the centre of Highway No. 532, the Blanchard Road, to Highway No. 347 at Blue Mountain; thence easterly and northerly along the centre of Highway No. 347 to Highway No. 502, the French River Road; thence northerly along the centre of the French River Road to Highway No. 4; thence easterly along the centre of Highway No. 4 to Highway No. 444, the Barneys River Road, at Barneys River Station; thence along the centre of Highway No. 444, the Barneys River Road, to Highway No. 449, the Arbuckle Road; thence northeasterly along the centre of Highway No. 449, the Arbuckle Road, to the Ardness to Baileys Brook Road; thence northeasterly along the centre of the Ardness to Baileys Brook Road to Highway No. 452, the Magee Road; thence northerly along the centre of Highway No. 452, the MacGee Road, to Highway No. 245; thence easterly along the centre of Highway No. 245, 60.96 m more or less to intersection of Highway No. 245 and the Knovdart Brook; thence northerly along the centre of the Knoydart Brook to the Atlantic Ocean at Knoydart Point on the Northumberland Strait. This point being the place of beginning. Together with all inland and offshore islands.

Deer Management Zone 111

Deer Management Zone 111 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point at the centre of the Skye River at its intersection with the centre line of Highway No. 105; thence northeasterly along the centre line of Highway No. 105 to the centre line of Highway No. 252 (Mabou Road); thence northerly along the centre line of Highway No. 252 (Mabou Road) to Highway No. 395; thence northerly along the centre line of Highway No. 395 along the east side of Lake Ainslie to the intersection with Highway No. 19 at Southwest Margaree; thence northerly along the centre line of Highway No. 19 to the intersection with the Cabot Trail at Margaree Forks; thence northerly along the centre line of said Cabot Trail to where it crosses the Margaree River at the mouth of said river; thence downstream along the centre of said Margaree River to the Gulf of St. Lawrence; thence westerly and southerly along the coastline of the Gulf of St. Lawrence and St. Georges Bay to the Strait of Canso; thence southeasterly along the centre of the Strait of Canso to Chedabucto Bay; thence easterly along the centre of Chedabucto Bay to the Atlantic Ocean; thence easterly, northerly and westerly along the coastline of the Atlantic Ocean to the mouth of Great Bras d'Or Channel; thence southwesterly along the centre of the Great Bras d'Or Channel to its mouth on the Great Bras d'Or; thence in a direct line to the eastern mouth of St. Patricks Channel; thence westerly along the centre of said St. Patricks Channel to the mouth of Whycocomagh Bay; **thence** northwesterly to the centre of the Skye River; **thence** northerly along the centre of the Skye River to its intersection with the centre line of Highway No. 105, being the place of beginning. Together with all inland and offshore islands.

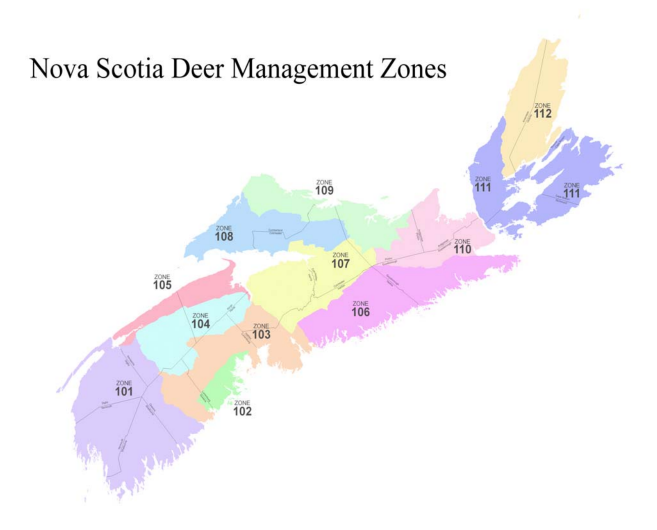
Deer Management Zone 112

Deer Management Zone 112 includes certain lands within Nova Scotia, and being more particularly described as follows:

Beginning at a point at the centre of the Skye River at its intersection with the centre line of Highway No. 105; **thence** northeasterly along the centre line of Highway No. 105 to the centre line of Highway No. 252 (Mabou Road); **thence** northerly along the centre line of Highway No. 252 (Mabou Road) to Highway No. 395; **thence** northerly along the centre line of Highway No. 395 along the east side of Lake Ainslie to the intersection with Highway No. 19 at Southwest Margaree; **thence** northerly along the centre line of Highway No. 19 to the intersection with the Cabot Trail at Margaree Forks; **thence** northerly along the centre line of said Cabot Trail to where it crosses the Margaree River at the mouth of said river; **thence**

downstream along the centre of the Margaree River to the Gulf of St. Lawrence; **thence** northeasterly along the coastline of the Gulf of St. Lawrence to Cape St. Lawrence; **thence** easterly, southerly and westerly along the coastline of the Gulf of St. Lawrence and the Atlantic Ocean to the Atlantic mouth of the Great Bras d'Or Channel; **thence** southwesterly along the centre of the Great Bras d'Or Channel to its mouth on the Great Bras d'Or; **thence** in a direct line to the eastern mouth of St. Patricks Channel; **thence** westerly along the centre of St. Patricks Channel to the mouth of Whycocomagh Bay; **thence** northwesterly to the centre of the Skye River; **thence** northerly along the centre of the Skye River to its intersection with the centre line of Highway No. 105, being the **place of beginning**. Together with all inland and offshore islands.

Map of Approximate Boundaries of Deer Management Zones



N.S. Reg. 240/2013

Made: June 25, 2013 Filed: June 25, 2013 Bear Harvesting Regulations

> Order in Council 2013-217 dated June 25, 2013 Amendment to regulations made by the Governor in Council pursuant to subsection 113(1) of the *Wildlife Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated May 23, 2013, and pursuant to subsection 113(1) of Chapter 504 of the Revised Statutes of Nova Scotia, 1989, the *Wildlife Act*, is pleased to amend Section 10 of the *Bear Harvesting Regulations*, N.S. Reg. 60/88, made by the Governor in Council by Order in Council 88-349 dated March 29, 1988, to make the regulations consistent with other wildlife harvest requirements by removing the restriction on baiting and removing the special bear baiting permit for photography, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after June 25, 2013.

Schedule "A"

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

Section 10 of the *Bear Harvesting Regulations*, N.S. Reg. 60/88, made by the Governor in Council by Order in Council 88-349 dated March 29, 1988, is amended by repealing subsections (3) and (4).

N.S. Reg. 241/2013

Made: June 27, 2013 Filed: June 28, 2013 Prescribed Petroleum Products Prices

> Order dated June 27, 2013 made by the Nova Scotia Utility and Review Board pursuant to Section 14 of the *Petroleum Products Pricing Act* and Sections 16 to 19 of the *Petroleum Products Pricing Regulations*

Order

NSUARB-GAS-W-13-26

In the Matter of the Petroleum Products Pricing Act

- and -

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

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

Order

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

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

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

And whereas the Board revised the wholesale margin effective January 4, 2013, in its decision 2012 NSUARB 213, issued on December 12, 2012;

And whereas the average of the average of the daily high and low reported product prices (in Canadian cents) for the week ended June 26, 2013, are:

Grade 1 Regular gasoline	74.2¢ per litre
Ultra-low-sulfur diesel oil	78.1¢ per litre

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

Gasoline:	
Grade 1	74.2¢ per litre
Grade 2	77.2¢ per litre
Grade 3	80.2¢ per litre
Ultra-low-sulfur diesel oil	78.1¢ per litre

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

Gasoline:	mir
Ultra-low-sulfur diesel oil:	plu

minus 0.1¢ per litre plus 0.7¢ per litre

And now therefore the Board prescribes the prices for petroleum products as set forth in Schedule "A" effective on and after 12:01 a.m., June 28, 2013.

Dated at Halifax, Nova Scotia, this 27th day of June, 2013.

Sgd: *Elaine Wagner* Clerk of the Board

Schedule "A"

Prices Prescribed for Petroleum Products under the *Petroleum Products Pricing Act* and the *Petroleum Products Pricing Regulations* effective on and after 12:01 a.m. on June 28, 2013

Nova Scotia Petroleum Price Schedule									
Petroleum Prices in Cents/Litre				Self-Service Pump Prices		Full-Service Pump Prices			
					(Pump Prices includes 15% HST)				
	Base Wholesale Price	Fed. Excise Tax	Prov. Tax	Wholesale Selling Price	Min	Max	Min	Max	
Zone 1									
Regular Unleaded	81.3	10.0	15.5	106.8	128.3	130.4	128.3	999.9	
Mid-Grade Unleaded	84.3	10.0	15.5	109.8	131.8	133.9	131.8	999.9	
Premium Unleaded	87.3	10.0	15.5	112.8	135.2	137.3	135.2	999.9	
Ultra-Low-Sulfur Diesel	86.0	4.0	15.4	105.4	126.7	128.8	126.7	999.9	
Zone 2									
Regular Unleaded	81.8	10.0	15.5	107.3	128.9	131.0	128.9	999.9	
Mid-Grade Unleaded	84.8	10.0	15.5	110.3	132.4	134.4	132.4	999.9	
Premium Unleaded	87.8	10.0	15.5	113.3	135.8	137.9	135.8	999.9	
Ultra-Low-Sulfur Diesel	86.5	4.0	15.4	105.9	127.3	129.4	127.3	999.9	
Zone 3									
Regular Unleaded	82.2	10.0	15.5	107.7	129.4	131.4	129.4	999.9	
Mid-Grade Unleaded	85.2	10.0	15.5	110.7	132.8	134.9	132.8	999.9	
Premium Unleaded	88.2	10.0	15.5	113.7	136.3	138.3	136.3	999.9	
Ultra-Low-Sulfur Diesel	86.9	4.0	15.4	106.3	127.8	129.8	127.8	999.9	
Zone 4									
Regular Unleaded	82.3	10.0	15.5	107.8	129.5	131.6	129.5	999.9	
Mid-Grade Unleaded	85.3	10.0	15.5	110.8	132.9	135.0	132.9	999.9	
Premium Unleaded	88.3	10.0	15.5	113.8	136.4	138.5	136.4	999.9	
Ultra-Low-Sulfur Diesel	87.0	4.0	15.4	106.4	127.9	130.0	127.9	999.9	
Zone 5									
Regular Unleaded	82.3	10.0	15.5	107.8	129.5	131.6	129.5	999.9	
Mid-Grade Unleaded	85.3	10.0	15.5	110.8	132.9	135.0	132.9	999.9	
Premium Unleaded	88.3	10.0	15.5	113.8	136.4	138.5	136.4	999.9	
Ultra-Low-Sulfur Diesel	87.0	4.0	15.4	106.4	127.9	130.0	127.9	999.9	
Zone 6									
Regular Unleaded	83.0	10.0	15.5	108.5	130.3	132.4	130.3	999.9	
Mid-Grade Unleaded	86.0	10.0	15.5	111.5	133.7	135.8	133.7	999.9	
Premium Unleaded	89.0	10.0	15.5	114.5	137.2	139.3	137.2	999.9	
Ultra-Low-Sulfur Diesel	87.7	4.0	15.4	107.1	128.7	130.8	128.7	999.9	

N.S. Reg. 242/2013

Made: June 12, 2013
Filed: July 2, 2013
Delegation of Powers to Dairy Farmers of Nova Scotia Regulations

Order dated June 12, 2013 made by the Natural Products Marketing Council pursuant to Sections 13 and 14 of the *Dairy Industry Act*

Natural Products Marketing Council

I certify that the Natural Products Marketing Council, pursuant to Sections 13 and 14 of Chapter 24 of the Acts of 2000, the *Dairy Industry Act*, at its meeting on June 12, 2013, carried a motion to amend the *Delegation of Powers to Dairy Farmers of Nova Scotia Regulations*, N.S. Reg. 136/2001, made by the Natural Products Marketing Council on November 6, 2001, in the manner set out in Schedule "A", effective on and after July 1, 2013.

Signed at Truro, in the County of Colchester, Nova Scotia on June 13, 2013.

Natural Products Marketing Council

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

Schedule "A"

Amendment to the Delegation of Powers to Dairy Farmers of Nova Scotia Regulations made by the Natural Products Marketing Council under Sections 13 and 14 of Chapter 24 of the Acts of 2000, the Dairy Industry Act

- 1 Section 2 of the *Delegation of Powers to Dairy Farmers of Nova Scotia Regulations*, N.S. Reg. 136/2001, made by the Natural Products Marketing Council dated November 6, 2001, is amended by adding ", subject to the approval of the Council" immediately after "including the power to make regulations, to Dairy Farmers of Nova Scotia" in subsection (1).
- 2 Section 2 of the regulations is further amended by repealing subsection 2(2).

N.S. Reg. 243/2013

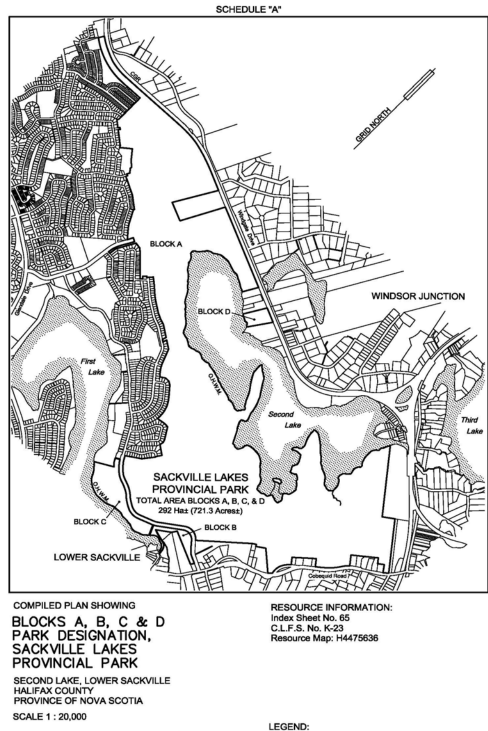
Made: July 2, 2013 Filed: July 2, 2013 Designation of Sackville Lakes Provincial Park

> Order in Council 2013-224 dated July 2, 2013 Designation made by the Governor in Council pursuant to Section 8 of the *Provincial Parks Act*

The Governor in Council on the report and recommendation of the Minister of Natural Resources dated June 13, 2013, and pursuant to Section 8 of Chapter 367 of the Revised Statutes of Nova Scotia, 1989, the *Provincial Parks Act*, is pleased to:

- (a) designate land owned by Her Majesty in right of the Province of Nova Scotia and located at Sackville, Halifax County, shown as Blocks A, B, C & D outlined in bold on the plan marked Schedule "A", which is attached to and forms part of the report and recommendation, to be a provincial park;
- (b) declare that the provincial park is to be known by the name "Sackville Lakes Provincial Park"; and
- (c) authorize the Minister of Natural Resources to execute such documents as may be necessary to achieve the purposes of this Order.

Schedule "A"



DEPARTMENT OF NATURAL RESOURCES, HALIFAX, NOVA SCOTIA

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