

THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I

PUBLISHED BY AUTHORITY

Vol. 77 ST. JOHN'S, FRIDAY, APRIL 26, 2002

No. 17

MINERAL ACT

NOTICE

Published in accordance with regulation 62 of the Mineral Regulations.

Mineral rights to the following mineral licences have reverted to the Crown:

Mineral Licence 6472M

held by Celtic Minerals Ltd situate near Badger, Central Nfld

on map sheet 12A/16

Mineral Licence 7256M, 7258M held by Jim Harris

situate near Hardys Cove, Southern Nfld

on map sheet 1M/12

7260M Mineral Licence Michael Basha held by

Hardys Cove, Southern Nfld situate near

1M/12on map sheet

Mineral Licence 7849M

held by Douglas Arnold

Brinks Pond, Central Nfld situate near

on map sheet 2E/2

Mineral Licence 7850M

Deep Reach Exploration Inc. held by

situate near Merasheen Island, Placentia Bay

on map sheet

A portion of licence 6715M

held by Buchans River Ltd

situate near Red Indian Lake, Central Nfld

on map sheet 12A/10

more particularly described in an application on file at Dept.

of Mines and Energy

A portion of licence 7354M held by John Tuach situate near Ossokmanuan on map sheet 23H/6

more particularly described in an application on file at Dept.

of Mines and Energy

The lands covered by this notice except for the lands within Exempt Mineral Lands, the Exempt Mineral Lands being described in Consolidated Newfoundland Regulations 1143/96 and Newfoundland Regulation 71/98, 104/98, 97/2000 and 36/2001 and outlined on 1:50 000 scale maps maintained by the Department of Mines and Energy, will be open for staking after the hour of 9:00 AM on the 32nd clear day after the date of this publication. Priority of applications submitted will be determined by a draw.

JIM HINCHEY, P.Geo Mineral Claims Recorder

File # 774: 3330, 3457, 3765, 3767, 3835, 4148, 4149

URBAN AND RURAL PLANNING ACT

TOWN OF ST. LEWIS MUNICIPAL PLAN AMENDMENT NO. 15, 2001 NOTICE OF APPROVAL

I, Oliver Langdon, Minister of Municipal and Provincial Affairs, pursuant to the provisions of the *Urban and Rural Planning Act*, hereby approve the Town of St. Lewis Municipal Plan Amendment No. 15, 2001, adopted by Council on the 15th day of December, 2000.

Dated at St. John's this 22nd day of February, 2002.

OLIVER LANGDON Minister of Municipal and Provincial

April 26

NOTICE OF REGISTRATION

TOWN OF GLOVERTOWN MUNICIPAL PLAN AMENDMENT #1, 2001 AND DEVELOPMENT REGULATIONS AMENDMENT #1, 2001

TAKE NOTICE that the Town of Glovertown Municipal Plan Amendment # 1, 2001 and Development Regulations Amendment # 1, 2001, adopted on the 1st day of June, 2001 (as amended) and approved on the 11th day of July, 2001, has been registered by the Minister of Municipal & Provincial Affairs.

In general terms, the purpose of Municipal Plan Amendment #1, 2001 is to accommodate future residential land development and improve street layout of several streets located on the north side of Station Road.

In general terms, the purpose of Development Regulations Amendment #1, 2001 is to implement the Glovertown Municipal Plan Amendment #1, 2001, which is being adopted to accommodate future residential development and improved street layout in an area north of Sation Road.

The Glovertown Municipal Plan Amendment # 1, 2001 and Development Regulations Amendment # 1, 2001 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of the Glovertown Municipal Plan Amendment #1, 2001, and Development Regulations Amendment # 1, 2001 may do so at the Town Office, Glovertown during normal working hours.

TOWN OF GLOVERTOWN
Town Clerk

April 26

NOTICE OF REGISTRATION

TOWN OF GLOVERTOWN MUNICIPAL PLAN AMENDMENT # 2, 2001 AND DEVELOPMENT REGULATIONS AMENDMENT # 2, 2001

TAKE NOTICE that the Town of Glovertown Municipal Plan Amendment # 2, 2001 and Development Regulations Amendment # 2, 2001, adopted on the 1st day of June, 2001 (as amended) and approved on the 11th day of July, 2001, has been registered by the Minister of Municipal & Provincial Affairs.

In general terms, the purpose of Municipal Plan Amendment #2, 2001 is to accommodate the development of docks and wharves in appropriate locations along Glovertown's harbour front.

In general terms, the purpose of Development Regulations Amendment # 2, 2001 is to implement the Glovertown Municipal Plan Amendment # 2, 2001, which is being adopted to allow Council to permit the development of wharves in appropriate locations along the Glovertown harbour front.

The Glovertown Municipal Plan Amendment # 2, 2001 and Development Regulations Amendment # 2, 2001 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of the Glovertown Municipal Plan Amendment # 2, 2001, and Development Regulations Amendment # 2, 2001 may do so at the Town Office, Glovertown during normal working hours.

TOWN OF GLOVERTOWN
Town Clerk

April 26

NOTICE OF REGISTRATION

TOWN OF GLOVERTOWN
MUNICIPAL PLAN AMENDMENT # 3, 2001
AND
DEVELOPMENT REGULATIONS
AMENDMENT # 3, 2001

TAKE NOTICE that the Town of Glovertown Municipal Plan Amendments # 3, 2001 and Development Regulations Amendment # 3, 2001, adopted on the 8st day of August, 2001 (as amended) and approved on the 29th day of August, 2001, has been registered by the Minister of Municipal & Provincial Affairs.

In general terms, the purpose of Municipal Plan Amendment # 3, 2001 is to accommodate residential development on the west side of Riverside Road East.

In general terms, the purpose of Development Regulations Amendment # 3, 2001 is to implement the Glovertown Municipal Plan Amendment # 3, 2001, which is being adopted to accommodate future residential development in a an area of land west of Riverside Road East.

The Glovertown Municipal Plan Amendment # 3, 2001 and Development Regulations Amendment # 3, 2001 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of the Glovertown Municipal Plan Amendment # 3, 2001, and Development Regulations Amendment # 3, 2001 may do so at the Town Office, Glovertown during normal working hours.

TOWN OF GLOVERTOWN
Town Clerk

April 26

NOTICE OF REGISTRATION

TOWN OF MARYSTOWN MUNICIPAL PLAN AMENDMENTS NOS 1, 2, & 3, $2002 \\ \text{AND}$

DEVELOPMENT REGULATIONS AMENDMENTS NOS 1, 2, 3, & 4, 2002

TAKE NOTICE that the Town of Marystown Municipal Plan Amendments Nos. 1, 2 and 3, 2002 and Development Regulations Amendment Nos. 1, 2, 3 and 4, 2002, adopted on the 8th day of January, 2002, (as amended) and approved on the 5th day of March, 2002, has been registered by the Minister of Municipal and Provincial Affairs.

In general terms, the purpose of Municipal Plan Amendments and Development Regulations Amendments Nos. 1, 2 and 3, 2002 are to accommodate seasonal residential development next to the Southwest Arm in Creston North (Caroline Dean); accommodate a residential development next to Kidman's Pond (JLJ Developers); and allow Albert Dober to erect a tourist accommodation business

on the Burin Peninsula Highway across from the Spanish Room Road.

In general terms, the purpose of Development Regulations Amendment # 4, 2002 is to deal with the location of accessory buildings under Part II - General Development Standards, and to be more specific in the treatment of accessory buildings in the residential zones. It also deals with certain other clauses in Part II - General Conditions.

The Marystown Municipal Plan Amendments Nos. 1, 2 and 3, 2002 and Development Regulations Amendments Nos. 1, 2, 3 and 4, 2002 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of the Marystown Municipal Plan Amendments Nos. 1, 2 and 3, 2002, and Development Regulations Amendments Nos. 1, 2, 3 and 4, 2002 may do so at the Town Office, Marystown during normal working hours.

TOWN OF MARYSTOWN
Town Clerk

April 26

NOTICE OF REGISTRATION

TOWN OF BISHOP'S FALLS MUNICIPAL PLAN AMENDMENT NOS 8 & 9, 2001 AND DEVELOPMENT REGULATIONS AMENDMENTS NOS 10 & 11, 2001

TAKE NOTICE that the Town of Bishop's Falls Municipal Plan Amendments Nos 8 & 9, 2001 and Development Regulations Amendments Nos 10 and 11, 2001, adopted on the 9th day of January, 2001, (as amended) and approved on the 11th day of December, 2001, have been registered by the Minister of Municipal and Provincial Affairs.

In general terms, the purpose of Municipal Plan Amendment # 8 is to permit rural residential development on the Old Botwood Highway (Drover) and the purpose of Municipal Plan Amendment # 9 is to permit storage sheds in designated open space areas. The purpose of Development Regulations Amendments is to implement these Municipal Plan Amendments.

The Bishop's Falls Municipal Plan Amendments Nos. 8 and 9, 2001 and Development Regulations Amendments Nos. 10 and 11, 2001 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of

the Bishop's Falls Municipal Plan Amendments Nos. 8 and 9, 2001 and Development Regulations Amendments Nos. 10 and 11, 2001 may do so at the Town Office, Bishop's Falls during normal working hours.

TOWN OF MARYSTOWN
Town Clerk

April 26

TRUSTEE ACT ESTATE NOTICE

IN THE MATTER OF the Estate and Effects of Douglas Malcolm MacPherson, late of the Town of Wabush, in the Province of Newfoundland and Labrador, Canada, Retired, Widower, Deceased.

All persons claiming to be creditors of or who have any claims or demands upon or affecting the Estate of Douglas Malcolm MacPherson, late of the Town of Wabush, in the Province of Newfoundland and Labrador, deceased, are hereby requested to send the particulars of same in writing and duly attested, to the undersigned Solicitors for the Executor of the Estate, on or before the 15th day of May, 2002, after which date the said Executor will proceed to distribute the said Estate having regard only to the claims of which notice shall have been received.

DATED at Labrador City, Newfoundland and Labrador, this 19th day of April, 2002.

MILLER & HEARN Solicitors for the Executor Per: Edward M. Hearn, Q.C.

ADDRESS FOR SERVICE: P.O. Box 129 450 Avalon Drive Labrador City, NF A2V 2K3

April 26

QUIETING OF TITLES ACT

2002 01 T 0930

IN THE SUPREME COURT OF NEWFOUNDLAND AND LABRADOR

TRIAL DIVISION

IN THE MATTER of an Application of Alice Sullivan and Stella Dakins pursuant to the *Quieting of Titles Act*, Chapter Q-3 of the Revised Statutes of Newfoundland, 1990.

AND

IN THE MATTER of a piece or parcel of land situate at Carbonear, in the Province of Newfoundland and Labrador.

NOTICE OF APPLICATION under the *Quieting of Titles Act*, Chapter Q-3, of the Revised Statutes of Newfoundland and Labrador, 1990.

NOTICE IS HEREBY GIVEN to all parties that Alice Sullivan and Stella Dakins both of Carbonear, in the Province of Newfoundland and Labrador, have applied to the Supreme Court of Newfoundland and Labrador, St. John's to have the title to ALL THAT piece or parcel of land situate at Carbonear, in the Province of Newfoundland and Labrador and being more particularly described in Schedule "A" hereunto annexed and outlined on the plan annexed hereto marked "B" for which they claim to be owners, investigated and for a Declaration that they are the absolute owners in fee simple and that the said Alice Sullivan and Stella Dakins have been ordered to publish notice of the Application as required by the before noted Act.

All persons having title adverse to the said title claimed by Alice Sullivan and Stella Dakins shall file in the Registry of the Supreme Court of Newfoundland and Labrador at St. John's, in the Province of Newfoundland and Labrador, particulars of such adverse claim and serve the same together with an Affidavit verifying same on the undersigned Solicitor for the Applicants on or before the 15th day of May, 2002 after which date no party having any claim shall be permitted to file the same or to be heard except by special leave of the Court and subject to such conditions as the Court may deem just.

All such adverse claims shall then be investigated in such manner as the said Supreme Court of Newfoundland and Labrador, St. John's, may direct.

DATED AT Carbonear, in the Province of Newfoundland and Labrador, this 5th day of April, 2002.

J. WILLIAM FINN Solicitor for the Applicants

ADDRESS FOR SERVICE: 66 Powell Drive Carbonear, NF A1Y 1A5

April 26

SCHEDULE 'A'

ALL THAT piece or parcel of land situate and being on London Road at Carbonear in the Electoral District of Carbonear-Harbour Grace for the Province of Newfoundland and Labrador, Canada, abutted and bounded as follows, that is to say:

Beginning at a point in the southern limit of London Road, 15.24 meters wide, said point having North American Datum 1983 Three Degree Transverse Mercator Projection coordinates of North 5,287,921.730 meters and East 286,828.956 meters;

Thence running along the southern limit of London Road north 63° 57' 58" east a distance of 37.920 meters;

And thence running along the arc of a curve having a radius of 120.40 meters north 74° 54' 37" east 38.396 meters;

Thence running by land of Pat Tobin as registered in roll 2114 frame 2737 in the Registry of Deeds south 01° 17' 18" west a distance of 30.313 meters;

Thence running by land of Ellen Berube as registered in roll 55 frame 2401 in the Registry of Deeds south 09° 15' 11" east a distance of 65.605 meters;

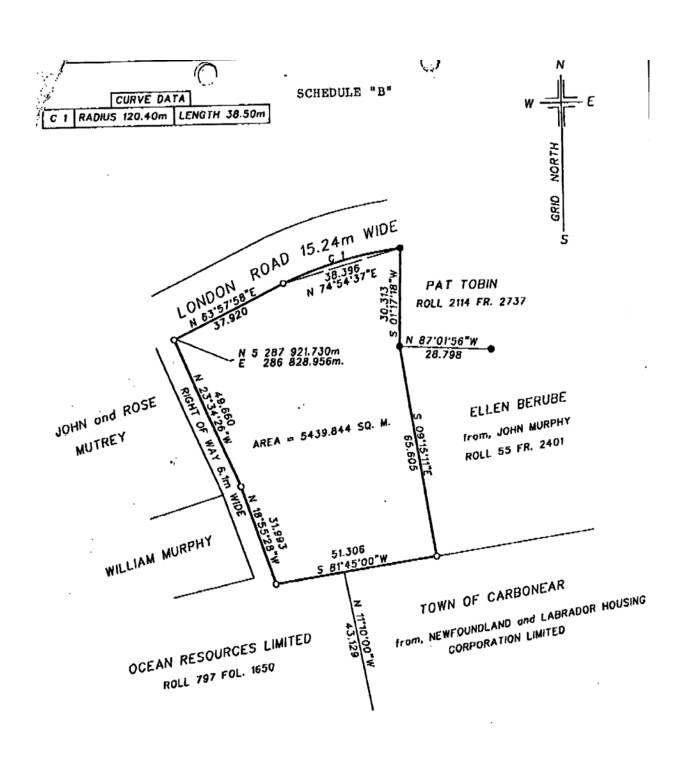
Thence running by lands of the Town of Carbonear and Ocean Resources Limited as registered in roll 797 frame 1650 in the Registry of Deeds south 81° 45' 00" west a distance of 51.306 meters;

Thence running along a Right of Way, 6.10 meters wide, north 18° 55' 28" west a distance of 31.993 meters;

And thence running north 23° 34' 26" west a distance of 49.660 meters, more or less, to the point of beginning.

The said parcel contains an area of 5439.844 square meters, more or less;

All bearings are referred to the meridian of fifty three degrees west longitude of the Three Degree Transverse Mercator Projection. (NAD 83)



THE NEWFOUNDLAND AND LABRADOR GAZETTE April 26, 2002

CHANGE OF NAME ACT

C-8 RSN 1990

NOTICE OF APPLICATION FOR CHANGE OF NAME

NOTICE is hereby given that an application will be made to the Minister of Government Services and Lands for a change of name, pursuant to the provisions of the *Change of Name Act*, by me:-

GLENDA JEAN GIBBONS

of P. O. Box 3, Peter's River, St. Mary's Bay, A0B 3C0, in the Province of Newfoundland and Labrador, as follows:

To change my minor unmarried children's name

KYLE THOMAS CHRISTOPHER to KYLE THOMAS GIBBONS

TYLER EUGENE CHRISTOPHER to TYLER EUGENE GIBBONS

DATED this 18th day of April, 2002.

GLENDA GIBBONS (Signature of Applicant)

April 26

from



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART II

SUBORDINATE LEGISLATION FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT

Vol. 77 ST. JOHN'S, FRIDAY, APRIL 26, 2002 No. 17

NEWFOUNDLAND AND LABRADOR REGULATIONS

NLR 31/02 NLR 32/02 NLR 33/02



NEWFOUNDLAND AND LABRADOR REGULATION 31/02

Forest Fire Regulations (Amendment) under the Forestry Act

(Filed April 24, 2002)

Under the authority of section 109 of the *Forestry Act*, I make the following regulations.

Dated at St. John's, April 23, 2002.

Rick Woodford Minister of Forest Resources and Agrifoods

REGULATIONS

Analysis

 S.4 Amdt. Exceptions
 S.5 Amdt Fire weather index 3. S.8 Amdt
Further prohibitions4. S.9 Amdt
Wood stoves

CNLR 11/96 as amended

1. Section 4 of the *Forest Fire Regulations* is amended by adding immediately after paragraph (b) the following

233

- (b.1) in an outdoor wood burning unit if
 - (i) the unit is made entirely of non-combustible materials,

- (ii) the unit completely contains the fire,
- (iii) the unit is screened to prevent the escape of sparks or other burning material,
- (iv) the unit rests on legs or supports and is placed on mineral soil or non-combustible material having a surface area a minimum of 1.5 square metres, and
- (v) the unit is located a minimum of 3.5 metres from the nearest woods, brush or other flammable material;
- 2. Subsection 5(1) of the regulations is repealed and the following substituted:

Fire weather index

- **5.** (1) Open or outdoor fires are not permitted under paragraphs 4(a), (b) and (b.1) when the fire weather index is high or extreme.
- 3. Paragraph 8(a) of the regulations is repealed and the following substituted:
 - (a) leave a fire unattended, whether or not it is contained in a prepared camp site, charcoal, gas, kerosene, alcohol, propane operated unit or outdoor wood burning unit or is lit under permit; or
- 4. Section 9 of the regulations is amended by deleting the words "a wood" and substituting the words "an indoor wood".

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NEWFOUNDLAND AND LABRADOR REGULATION 32/02

Highway Sign Regulations, 1999 (Amendment) under the Urban and Rural Planning Act, 2000

(Filed April 23, 2002)

Under the authority of subsections 36(2) and 39(2) of the *Urban and Rural Planning Act*, 2000 I make the following regulations.

Dated at St. John's, April 24, 2002.

Oliver Langdon Minister of Municipal and Provincial Affairs

REGULATIONS

Analysis

| | Sign and permit |
|----|-----------------------------------|
| | exemption |
| | Temporary signs |
| 3. | S.8 Amdt. |
| | Application for permit |
| 4. | S.10 Amdt. |
| | Considerations for granting |
| | permit |
| 5. | Ss.12 & 13 R&S |
| | 12. Renewals |
| | |

13. Fees

 S.2 Amdt. Definitions
 Ss.6 &7 R&S

| 6. | S.14 Amdt. |
|-----|---------------------|
| | Non-compliance |
| 7. | S.15 Amdt. |
| | Entry permitted |
| 8. | S.16 Amdt. |
| | Violations |
| 9. | S.17 Amdt. |
| | Appeal board |
| 10. | S.18 R&S |
| | Prohibition |
| 11. | S.20 R&S |
| | Prohibition |
| 12. | S.21 Amdt. |
| | Signs not permitted |

13. S.22 Amdt Physical requirements Permissible signs
 14. S.23 Amdt. 16. Sch. R&S Standards for off-site promotional signs
 15. S.24 Amdt. Permissible signs
 16. Sch. R&S Tommencement

NLR 85/99

- 1. (1) Paragraph 2(b) of the *Highway Sign Regulations*, 1999 is amended by adding immediately before the semi-colon, a comma and the figures "2000".
- (2) Paragraph 2(i) of the regulations is repealed and the following is substituted:
 - (i) "community welcome sign" means an advance sign erected by a community;
- (3) Paragraph 2(1) of the regulations is repealed and the following substituted:
 - (1) "Corridor No. 2" means an area of finite length designated by the Department of Works, Services and Transportation that is not fewer than 3 kilometres from the intersection of 2 or more highways that are under the jurisdiction of the government of the province and that has
 - (i) the edges nearest the highway not less than 10 metres from the highway gravel shoulder, and
 - (ii) the area referred to in subparagraph (i) reserved exclusively for off-site promotional signs for qualified establishments as listed in the schedule;
 - (4) Paragraph 2(q) of the regulations is repealed.
- (5) Paragraph 2(t) of the regulations is amended by deleting the words and figures "and to standards as designated in section 23".
- (6) Paragraph 2(x) of the regulations is repealed and the following substituted:
 - (x) "renewed permit" means a permit issued under section 12;

2. Sections 6 and 7 of the regulations are repealed and the following substituted:

Sign and permit exemption

- **6.** (1) These regulations do not apply to the following signs:
 - (a) a posting of a candidate in a federal, provincial or municipal election or a regional school board election;
 - (b) a temporary sign relating to federal, provincial or municipal public works;
 - (c) a notice required by law to be posted;
 - (d) a regulatory, warning, directional, guide or informational sign erected by the Department of Works, Services and Transportation;
 - (e) a sign placed by a telephone, telegraph or electric power company to indicate danger;
 - (f) a sign, not exceeding 0.5 square metres, advertising the sale or rental of a building or lot upon which the sign is located;
 - (g) a flag, emblem or insignia of a nation, country or province;and
 - (h) one temporary sign related to building construction located on a site on which the work is being carried out.
 - (2) The following signs do not require a permit:
 - (a) one nameplate not exceeding 0.2 square metres in area on a dwelling house or within the courtyard of a dwelling;
 - (b) one nameplate on a dwelling house or within the courtyard of a dwelling, not exceeding 0.2 square metres in area and relating to the office of a professional person located in it;
 - (c) a notice board not exceeding 1.1 square metres in area relating to the operations being conducted on the land of an agricultural holding or farm;

- (d) a directional sign or notice board on land used or specifically reserved for forestry purposes which shall relate to forestry operations, the location of logging operations conducted on land, matters related to forest conservation or the prevention of fire;
- (e) a notice relating to operations conducted on the land used for mining or quarrying, located beyond the back slope of a highway ditching and with the face of the sign oriented parallel to the highway;
- (f) one notice board on a site occupied by a church, school, library, art gallery, museum, hospital or cemetery placed no closer than 3 metres from a street line;
- (g) a sign indicating the location of a municipal or municipal planning area boundary, located beyond the back slope of a highway ditching; and
- (h) a premises and premises promotional sign provided that the sign does not adversely affect traffic flow or safety on a road or street.

Temporary signs

- 7. (1) Notwithstanding another provision of these regulations, a temporary seasonal or a short term community event sign shall be erected not more than 1 month before the event and shall be removed not more than 10 days after the event concludes.
- (2) A sign referred to in subsection (1) shall indicate the commencement and closing date of the event and may, with the approval of the Department of Works, Services and Transportation be erected in Corridor No. 1.
- (3) Notwithstanding another provision of these regulations, a temporary seasonal farmer or fish market or establishment sign shall be erected not more than 3 days before the opening of that market or establishment and shall be removed not more than 3 days after the closing of that market or establishment.
- 3. Section 8 of the regulations is amended by deleting the words "and specifications" wherever they occur.

- 4. Paragraph 10(1)(d) of the regulations is repealed and the following substituted:
 - (d) the size and content of the proposed sign.
- 5. Sections 12 and 13 of the regulations are repealed and the following substituted:

Renewals

- **12.** (1) Where, upon the expiration of a first permit year for an off site promotional sign, a person wants the continued placement of that sign, that person shall apply to the authority for a renewed permit.
- (2) The authority may issue a renewed permit referred to in subsection (1) and that renewed permit shall be valid for 3 years.
- (3) A renewed permit shall not be issued until the authority is satisfied that the sign has been maintained to its satisfaction and conforms to these regulations and the conditions attached to the permit issued under section 11 or the renewed permit.
- **13.** (1) Permit fees and renewed permit fees shall be charged as prescribed in the schedule.
- (2) User fees and renewed permit fees shall be charged as prescribed in the schedule.
- 6. Subsection 14(1) of the regulations is amended by deleting the words "renewal licence" and substituting the words "renewed permit".
- 7. Section 15 of the regulations is amended by deleting the comma immediately before the words and the words "and may at all reasonable times enter a building upon the land for the purpose of making surveys or inspections or obtaining information relative to the carrying out of a work which the authority regulates".
- 8. (1) Subsection 16(2) of the regulations is repealed and the following substituted:
- (2) Where a violation of these regulations or the terms and conditions of a permit or renewed permit has occurred, the authority may notify the developer or owner of the nature of the infraction and order the remedial action to be taken.

Fees

- (2) Section 16 of the regulations is amended by adding immediately after subsection (3) the following:
- (4) Section 102 of the Act applies to an order made under this section.
- 9. (1) Subsection 17(1) of the regulations is amended by deleting the number "7" and substituting the number "40".
- (2) Subsection 17(2) of the regulations is amended by deleting the number "30" and substituting the number "14".
- (3) Subsection 17(4) of the regulations is amended by deleting the words "Court of Appeal" and substituting the words "Trial Division".
- 10. Section 18 of the regulations is repealed and the following substituted:

Prohibition

- 18. A sign shall not be erected, posted or placed
 - (a) where in the opinion of the authority that sign would be hazardous to road traffic by reason of its siting, illumination or structural condition;
 - (b) where in the opinion of the authority that sign would be detrimental to the amenities of the surrounding areas or length of highway;
 - (c) where that sign is not maintained to the satisfaction of the authority;
 - (d) within, on or over a highway or street intersection unless otherwise approved by the department of Works, Services and Transportation;
 - (e) within 300 metres, or a distance specified by the Department of Works, Services and Transportation, of the intersection of 2 or more highways, or from the crossing of a public road with the exception of premises advertisements;
 - (f) at a location that is objectionable to residents of the immediate area; and

- (g) on a sign erected by the department of Works, Services and Transportation.
- 11. Section 20 of the regulations is repealed and the following substituted:

Prohibition

- **20.** An off site promotional sign shall not be smaller than 1.2 metres by 2.4 metres and shall not exceed a size of 2.4 metres by 3.6 metres.
 - 12. Paragraph 21(a) of the regulations is repealed.
- 13. Paragraph 22(d) of the regulations is repealed and the following substituted:
 - (d) with the exception of a sign
 - (i) relating to a community festival,
 - (ii) relating to a farmer or fish market,
 - (iii) that is a temporary sign for a recreational activity as described in section 24, or
 - (iv) that is a temporary sign for a short term event,

be fixed on a permanent structure or foundation.

- 14. (1) Paragraphs 23(c), (d), (e), (f) and (g) of the regulations are repealed.
- (2) Paragraph 23(i) of the regulations is amended by adding immediately after the word "sided" a comma and the words and comma "except with respect to community welcome signs,".
- 15. (1) Paragraph 24(a) of the regulations is amended by deleting the comma immediately before the words and commas and the words and commas "with the design, size, shape, location and material construction subject to the approval of and a condition required by the authority".
- (2) Paragraph 24(b) of the regulations is amended by deleting the comma immediately before the words and comma and the words and comma "as described in section 24,".

- (3) Paragraph 24(c) of the regulations is amended by deleting the word "incorporated" and by deleting the words and commas "and not more than 9 square metres in area, and including only the name of the community, its population, its motto or slogan, and its Coat of Arms or similar device".
- (4) Paragraph 24(d) of the regulations is repealed and the following substituted:
 - (d) a placard of an incorporated service club of the type and nature that is standard to that club, attached to an approved community welcome sign;

16. The Schedule to the regulations is repealed and the following substituted:

Schedule

Eligible Tourism Attractions and Services by Type of Off-site Sign, Eligible Corridor and Maximum Eligible Off-route Distances

| | Corridor No. 1 Fingerboard Signs | Corridor No. 2 Off-site Promotional Signs | Maximum Eligible Off-Route Distances from Highway Intersection for fin- gerboard signs |
|--------------------------|--|--|--|
| Type of Establishment | One Year User Fee (HST Included) | Permit and Re- newed Permit Fee (HST Included) | km |
| TOURISM ATTRACTIONS | | | |
| Theme Parks | \$143.75 | 0 | 75 |
| Tourism Attractions | 143.75 | 0 | 75 |
| Craft Shops | 143.75 | 0 | 15 |
| Art Galleries | 143.75 | 0 | 15 |
| Museums | 143.75 | 0 | 15 |
| Tour Operations | 143.75 | 0 | 75 |
| | | | |

| (Ai | 02/02 | | |
|------------------------------------|--------|---------------|----|
| Community Festivals | N/A | 0 | 0 |
| Farmers/Fish Markets | N/A | 0 | 0 |
| TOURISM SERVICES A. ACCOMMODATIONS | | | |
| Hotels/Motels | 143.75 | 0 | 75 |
| Hospitality Homes | 143.75 | 0 | 75 |
| Cabins | 143.75 | 0 | 75 |
| Campgrounds | 143.75 | 0 | 75 |
| B. SERVICES | | | |
| Fuel Stations | 143.75 | Not permitted | 10 |
| Eating Establishments | 143.75 | 0 | 10 |
| Trailer Dumping Sites | 143.75 | 0 | 15 |

Highway Sign Regulations, 1999

Commencement

17. These regulations shall be considered to have come into force on December 3, 2001.

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32/02



NEWFOUNDLAND AND LABRADOR REGULATION 33/02

Milk Regulations, 1998 (Amendment) under the Milk Scheme, 1998 and the Natural Products Marketing Act

(Filed April 24, 2002)

Under the authority of section 8 of the *Milk Scheme*, 1998 and the *Natural Products Marketing Act*, the Dairy Farmers of Newfoundland and Labrador make the following regulations.

Dated at St. John's, April 22, 2002.

Martin J. Hammond Executive Director Dairy Farmers of Newfoundland and Labrador

REGULATIONS

Analysis

 S.26 Amdt. Service Charge

NLR 69/98 as amended

1. Paragraph 26(a) of the *Milk Regulations*, 1998 is amended by deleting the figures "\$0.024" and by substituting the figures "\$0.021".

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