

Item No. 11.1.9 (i)
Halifax Regional Council
March 18, 2014
April 15, 2014

TO: Mayor Savage and Members of Halifax Regional Council
SUBMITTED BY: Original Signed by _____
Mike Labrecque, Acting Chief Administrative Officer
Original Signed by Director _____
John Traves, Director of Legal, Insurance & Risk Management Services

DATE: February 17, 2014

SUBJECT: Proposed By-law R-107, An Amendment to By-law R-100 Respecting the Repeal of By-laws and Ordinances

ORIGIN

This report originates from Legal Services in relation to the By-law Review Project, which involves the review, updating, and consolidation of by-laws.

LEGISLATIVE AUTHORITY

Halifax Regional Municipality Charter (“HRM Charter”), section 188 (1) (a) - Council’s powers to make by-laws for the health, well-being, safety and protection of persons.

HRM Charter, section 186.2 - a by-law must not be inconsistent with an enactment of the Province or of Canada.

HRM Charter, section 188(1)(j) – Council’s powers to make by-laws respecting the regulation of pesticides.

HRM Charter, section 369(1) – Council’s powers to create offences and set penalties.

Halifax Regional Municipality By-Law R-100 *Respecting the Repeal of By-laws and Ordinances* (“By-law R-100”), and Schedules “B”, “D” and “E” to that by-law.

Administrative Order 32, the *By-law Development Administrative Order*.

RECOMMENDATIONS ON NEXT PAGE

RECOMMENDATIONS

It is recommended that Halifax Regional Council enact By-law R-107 to repeal the following:

1. By-law S-203 Respecting Smoke Free Places (HRM)
2. By-law H-300 Halifax County Regional Rehabilitation Centre (HRM)
3. By-law P-800 Respecting the Regulation of Pesticides, Herbicides and Insecticides (HRM)
4. Administrative Order 23 Respecting Pesticides, Herbicides and Insecticides Excluded From the Pesticides By-law
5. By-law No. 1 Interpretation By-law (County)
6. By-law No. 16 Penalties By-law (County)
7. By-law P-300 Penalties By-law (Dartmouth)

BACKGROUND

Legal Services is in the process of reviewing all by-laws of general application as part of the By-law Review Project. This project involves a comprehensive updating of the status of the by-laws to ensure that those requiring action are identified. Some by-laws require substantive changes, while others require only small housekeeping amendments. Some by-laws, including pre-amalgamation by-laws, can be consolidated or repealed. In addition to the 67 HRM by-laws, there are currently 10 Dartmouth by-laws, 3 Bedford by-laws, 13 County by-laws and 18 City of Halifax ordinances. All of these are being reviewed.

As part of this review, Legal Services is submitting in this report the first slate of by-laws recommended for repeal.

By-law S-203 - Smoke Free Places (HRM)

In 2002, the Province of Nova Scotia passed the *Smoke Free Places Act* which came into force January 1, 2003. The *Smoke-Free Places Act* permits municipalities to adopt by-laws which are more restrictive. On April 15, 2003, Halifax Regional Council enacted By-law S-203, the *Smoke Free Places By-law* ("By-law S-203"). In some aspects By-law S-203 was more stringent than the provincial legislation at the time, notably in that it banned smoking in casinos. The by-law also provided for some exceptions to the smoking ban until January 1, 2008.

On October 13, 2005 the Province of Nova Scotia introduced amendments to the *Smoke-Free Places Act* and Regulations. The amended legislation was more restrictive than By-law S-203. Under the provincial legislation, effective December 1, 2006, smoking in all enclosed places and

outdoor areas of restaurants, lounges, beverage rooms, etc. (including casino complexes) was prohibited. The legislation also prohibited smoking in designated smoking rooms, with the exception of some long term care facilities. As such, the amended *Smoke-Free Places Act* superseded the provisions of By-law S-203.

By-law H-300 Halifax County Regional Rehabilitation Centre (HRM)

On September 15, 1998, HRM Regional Council passed By-law H-300 – Halifax County Regional Rehabilitation Centre, which repealed and replaced Halifax County By-law 46. By-law H-300 has never been amended. This by-law was created for the operation of a facility that provided rehabilitation services in a structured setting for those unable to function in a less structured environment. The by-law set out the membership, duties and reporting of the Board of Management to Regional Council. Membership included 6 representatives appointed by Regional Council and 4 representatives appointed by the Governor-in-Council.

In 1996, the Nova Scotia Department of Community Services assumed responsibility for residential and vocational services for persons with disabilities (physical, intellectual and long-term mental illness) from the municipalities across the province. This shift in responsibility coincided with a movement towards deinstitutionalization, resulting in a process to close large institutional residences for persons with disabilities. The Halifax County Regional Rehabilitation Centre was one of the institutions slated to close, and did so in 2002.

By-law P-800 Pesticides By-law, and AO 23 Permitted Pesticides (HRM)

On August 15, 2000, Regional Council enacted By-law P-800 Respecting the Regulation of Pesticides, Herbicides and Insecticides (“By-law P-800”). It also enacted Administrative Order 23 which set out a list of pesticides exempt from By-law P-800. At the time of the adoption of By-law P-800 there was no provincial law regulating the residential use of pesticides. By-law P-800 came into full effect April 1, 2003.

On May 11, 2010 the Province passed the *Non-Essential Pesticides Control Act* (The “*Pesticides Act*”). The provisions of the *Pesticides Act* were phased in and came into full effect on April 1, 2012. The *Pesticides Act* prohibits the use and sale of some pesticides, while allowing certain pesticides to be used and sold. The prohibitions for the use and sale of a pesticide do not apply to pesticides named on the *List of Allowable Pesticides Regulations*, which were enacted pursuant to the *Pesticides Act*.

The list of allowed pesticides under the *Pesticides Act* and Regulations is now the same as those permitted under By-law P-800 and Administrative Order 23. Originally, one pesticide (FeHEDTA) was permitted by the province but was not permitted by HRM. However, that conflict was resolved on June 7, 2011 when Council added FeHEDTA to the list of permitted pesticides in Administrative Order 23.

By-Law No. 1 Interpretation By-law (Halifax County)

This by-law was enacted on January 18, 1972 by the Municipal Council of the Municipality of the County of Halifax and has never been amended. It sets out 24 terms that are defined for the purposes of interpreting other County of Halifax by-laws.

By-law No. 16 Penalties By-law (Halifax County)

This by-law was enacted on January 18, 1972 by the Municipal Council of the County of Halifax and has never been amended. It sets out penalties for violation of County of Halifax by-laws.

By-law P-300 Penalties By-law (City of Dartmouth)

This by-law was enacted on August 29, 1989 by the Council of the City of Dartmouth. It was amended on April 3, 1990, July 6, 1993 and November 29, 1994. This by-law sets out penalties for violation of City of Dartmouth by-laws, and set voluntary penalty amounts in lieu of prosecution for violation of by-laws listed in Schedule "A".

DISCUSSION

By-law S-203 - Smoke Free Places (HRM)

HRM's by-law S-203 has been superseded by legislation enacted by the province of Nova Scotia, and as such is now redundant. As noted in an Information Report put before Regional Council at the January 9, 2007 Council meeting (attached as Attachment A), the by-law should be repealed. It has been flagged for repeal since 2007.

It is noted that there have been no prosecutions under By-law S-203 for many years, as enforcement is no longer required. Further, any complaints with respect to smoking in public places are directed to the Province of Nova Scotia for follow-up and enforcement.

If By-law S-203 is repealed, Schedule "E" to By-law R-100 must be amended to add By-law S-203 to the list of repealed HRM by-laws.

By-law H-300 Halifax County Regional Rehabilitation Centre (HRM)

The purpose for which By-law H-300 was enacted no longer exists. At the time H-300 was adopted, the Nova Scotia Department of Community Services had assumed responsibility for the delivery of residential and vocational services to persons with disabilities from the municipalities. By-law H-300 provided continuity to the Board of Management structure during the transition of services to the Province.

The Halifax County Regional Rehabilitation Centre closed in 2002. The terms for the Governor-in-Council appointees to the Board of Management expired on June 30, 2002, and no further

appointments were made. As set out in the Information Report put before Regional Council at the September 2, 2003 Council meeting (attached as Attachment B), any HRM obligation to former employees of the Halifax County Regional Rehabilitation Centre ceased after June 1, 2005.

If By-law H-300 is repealed, Schedule “E” to By-law R-100 must be amended to add By-law H-300 to the list of repealed HRM by-laws.

By-law P-800 Pesticides By-law, and AO 23 Permitted Pesticides (HRM)

Thirteen years ago, when there was no provincial legislation dealing with pesticides, HRM took a proactive approach and passed a by-law to regulate the use of pesticides. However, HRM’s By-law P-800 and Administrative Order 23 were subsequently superseded by provincial legislation and are now redundant.

It is noted that from an operational perspective there is no action taking place under this by-law. HRM has not issued pesticide permits or dealt with enforcement issues since the provincial *Pesticides Act* and regulations were phased in. These matters are now dealt with by the province.

If By-law P-800 is repealed, Schedule “E” to By-law R-100 must be amended to add By-law P-800 to the list of repealed HRM by-laws, and the attached policy to repeal Administrative Order 23 (Attachment F) should be enacted.

By-law No. 1 Interpretation By-law (Halifax County)

There are currently 13 pre-amalgamation County of Halifax by-laws scheduled to be reviewed with a view to consolidation with other HRM by-laws, or repeal.

Many of the definitions in the By-law No. 1 are now obsolete, such as “Council” (referring to the Municipal Council of the Municipality of the County of Halifax), “Warden”, and “Municipality” (as defined with respect to the County prior to amalgamation). Further, individual by-laws are now drafted with a “definitions” or “interpretation” section, and there is also a provincial *Interpretation Act* which provides guidance in this regard. There are no special terms in this particular by-law which render it necessary to continue in force. The by-law is now obsolete and may be repealed by Council.

If By-law 1 of the former Municipality of the County of Halifax is repealed, Schedule “D” to By-law R-100 must be amended to add this by-law to the list of repealed by-laws of the Municipality of the County of Halifax.

By-law No. 16 Penalties By-law (Halifax County)

As noted, there are 13 remaining County of Halifax by-laws, and all of these by-laws for which penalties are a relevant consideration include individual penalty sections. In addition, By-law No. 16 mirrors parts of the modern penalty provisions of the *HRM Charter* and conflicts with other parts of them, notably in that the upper limit for a penalty under this by-law is one

thousand dollars, whereas the upper limit for a penalty in the *HRM Charter* is ten thousand dollars. This by-law has not been used for prosecution purposes for many years. This by-law is obsolete and may be repealed by Regional Council.

If By-law 16 of the former Municipality of the County of Halifax is repealed, Schedule “D” to By-law R-100 must be amended to add this by-law to the list of repealed by-laws of the Municipality of the County of Halifax.

By-law P-300 Penalties By-law (City of Dartmouth)

There are currently 10 pre-amalgamation City of Dartmouth by-laws scheduled to be reviewed with a view to consolidation with other HRM by-laws, or repeal, including this by-law.

Of the 9 remaining City of Dartmouth by-laws, those for which penalties are relevant considerations include individual penalty sections. In addition, By-law P-300 mirrors parts of the modern penalty provisions of the *HRM Charter* and conflicts with other parts of them, notably the upper limit for a penalty under this by-law is two thousand dollars for an individual and five thousand dollars for a corporation, whereas the upper limit for a penalty in the *HRM Charter* is ten thousand dollars.

In addition, all of the by-laws listed in Schedule “A” for payment of a voluntary penalty in lieu of prosecution have been repealed. This by-law has not been used for prosecution purposes for many years. This by-law is obsolete and may be repealed by Regional Council.

If By-law P-300 of the former City of Dartmouth is repealed, Schedule “B” to By-law R-100 must be amended to add this by-law to the list of repealed City of Dartmouth by-laws.

FINANCIAL IMPLICATIONS

None.

COMMUNITY ENGAGEMENT

None.

ENVIRONMENTAL IMPLICATIONS

None.

ALTERNATIVES

Regional Council could choose not to repeal any or all of the following by-laws:

- By-law S-203 Respecting Smoke Free Places (HRM)
- By-law H-300 Halifax County Regional Rehabilitation Centre (HRM)
- By-law P-800 Respecting the Regulation of Pesticides, Herbicides, and Insecticides (HRM)
- Administrative Order 23 Respecting Pesticides, Herbicides and Insecticides Excluded from the Pesticides By-law
- By-law No. 1 Interpretation By-law (County)
- By-law No. 16 Penalties By-law (County)
- By-law P-300 Penalties By-law (Dartmouth)

A decision to not repeal these by-laws and administrative order is not recommended by staff, as the by-laws and administrative order listed have either been superseded by provincial legislation or are obsolete.

ATTACHMENTS

Attachment A	Proposed By-law R-107 – Respecting the Amendment of By-law R-100
Attachment B	Information Report submitted to Regional Council dated December 13, 2006 for the January 9, 2007 Council meeting
Attachment C	Information Report submitted to Regional Council dated August 26, 2003 for the September 2, 2003 Council meeting
Attachment D	Amendments to Schedule “B” of By-law R-100
Attachment E	Amendments to Schedule “D” of By-law R-100
Attachment F	Amendments to Schedule “E” of By-law R-100
Attachment G	Repealing Administrative Order 23

A copy of this report can be obtained online at <http://www.halifax.ca/council/agendasc/cagenda.html> then choose the appropriate meeting date, or by contacting the Office of the Municipal Clerk at 490-4210, or Fax 490-4208.

Report Prepared by: Donna M. Boutilier, Solicitor and By-law Coordinator (902) 490-2331

Report Approved by: John Traves, Q.C., Director of Legal, Insurance and Risk Management Services, 490-4219

Report Approved by: Brad Anguish, Director of Community & Recreation Services, 490-4933

Report Approved by: Jane Fraser, Director of Planning & Infrastructure, 490-7166



BY-LAW NUMBER R-107

**A BY-LAW RESPECTING THE AMENDMENT OF BY-LAW R-100
THE BY-LAW AND ORDINANCE REPEAL BY-LAW**

**Halifax Regional Municipality
By-law R-107
Respecting the Amendment of By-law R-100
The By-law and Ordinance Repeal By-law**

BE IT ENACTED by the Council of Halifax Regional Municipality pursuant to Halifax Regional Charter as follows:

1. By-law R-100, the By-law and Ordinance Repeal By-law, as amended, is further amended by adding immediately following Item number 34 of Schedule “B” thereof the following By-law:

35	P-300	Penalties
----	-------	-----------

2. By-law R-100, the By-law and Ordinance Repeal By-law, as amended, is further amended by adding immediately following Item number 17 of Schedule “D” thereof the following By-laws:

18	01	Interpretation
19	16	Penalties

3. By-law R-100, the By-law and Ordinance Repeal By-law, as amended, is further amended by adding immediately following Item number 5 of Schedule “E” thereof the following By-law:

6	H-300	Halifax County Regional Rehabilitation Centre
7	P-800	Pesticides
8	S-203	Smoke Free Places

Done and passed in Council this _____ day of _____, 2014.

MAYOR

MUNICIPAL CLERK

I, Cathy Mellett, Municipal Clerk for the Halifax Regional Municipality, hereby certify that the above-noted by-law was passed at a meeting of the Halifax Regional Council held on _____, 2014.

Cathy Mellett
Municipal Clerk

4.



PO Box 1749
Halifax, Nova Scotia
B3J 3A5 Canada

Halifax Regional Council
January 9, 2007

TO: Mayor Kelly and Members of Halifax Regional Council
Original Signed

SUBMITTED BY: Paul Murphy, Director of Community Development

DATE: December 13, 2006

SUBJECT: Smoke Free Nova Scotia as of December 1, 2006

INFORMATION REPORT

ORIGIN

On December 1st, 2006 the provisions of the amended Nova Scotia Smoke-Free Places Act (SFPA) became effective and banned smoking in enclosed places across Nova Scotia. This report will provide highlights of the revised act related to the HRM Smoke Free Place By-law S-203

BACKGROUND

This means that on December 1st:

- Smoking is no longer allowed in all indoor workplaces and public places, including restaurants/lounges and beverage rooms/private clubs/cabarets/bingos and casinos
- Smoking is no longer allowed on outdoor areas of restaurants/lounges and beverage rooms/private clubs/cabarets/bingos and casinos if that area is used for serving or consumption of food or beverages
- Smoking is no longer allowed in designated smoking rooms except where the building or facility is designated by regulation to allow smoking or long term care facilities, where DSR is for the use by only residents (and not staff).
- Smoking is not permitted within four metres of a ventilation air intake, window or entrance to a place of employment
- Ashtrays are not allowed where smoking is not permitted
- More information on the SFPA is available at <http://www.gov.ns.ca/hpp/tobaccoControlSmokeFree.html>
- Complaints about indoor smoking or questions about the SFPA can be directed to 1-800-565-3611

**Smoke Free Nova Scotia as of December 1, 2006
Council Report**

- 2 -

January 9, 2007

DISCUSSION

In a previous Information Report at the December 1, 2005 Council session on the revised Provincial Act, staff concurred that the revised NS Smoke Free Places Act effective December 1, 2006 would supercede the HRM Smoke Free Places By-law. There was at that time uncertainty about the inclusion of casinos in the revised Act.

Information on the effect of the revised Act has been provided by the Tobacco Reduction Strategy office of the Capital Health District Authority. The Regulations now include "casinos" within the definition of "enclosed space". This means that HRM's by-law regulating smoking has been superceded by the Province of Nova Scotia and that the HRM by-law has become redundant and could be placed in line for repeal process some time in the future. In any event, enforcement of The Smoke Free Places By-law S-203 is no longer be required. Staff have prepared an update for the HRM web site, call centre and enforcement staff so that inquiries can be handled in an effective manner and members of the public directed to provincial sources for service.

BUDGET IMPLICATIONS

None. Fire Services only responded to these complaints when conducting regularly scheduled night Fire Safety Inspections. They would wait until a number of complaints were compiled and then target those facilities/businesses. Fire Services will still carry on the night safety inspection regardless of there being no smoking complaints.

FINANCIAL MANAGEMENT POLICIES / BUSINESS PLAN

This report complies with the Municipality's Multi-Year Financial Strategy, the approved Operating, Capital and Reserve budgets, policies and procedures regarding withdrawals from the utilization of Capital and Operating reserves, as well as any relevant legislation.

ALTERNATIVES

None

ATTACHMENTS

None.

A copy of this report can be obtained online at <http://www.halifax.ca/council/agendasc/agenda.html> then choose the appropriate meeting date, or by contacting the Office of the Municipal Clerk at 490-4210, or Fax 490-4208.

Report Prepared by : Barbara Nehiley, Senior Policy Analyst, Social Policy Development (902)490-4612

3.



PO Box 1749
Halifax, Nova Scotia
B3J 3A5 Canada

Halifax Regional Council
September 2, 2003

TO: Mayor Kelly and Members of Halifax Regional Council

Original Signed

SUBMITTED BY:

Mike Christie, Acting Director of Human Resources

DATE: August 26, 2003

SUBJECT: Halifax County Regional Rehabilitation Centre

INFORMATION REPORT

ORIGIN

At its August 21, 2001 meeting, Council heard a presentation on behalf of the employees of the Halifax County Rehabilitation Centre from Ms. Debbie Pastorius with respect to the closure of the Centre. She requested that the employees be granted continued employment or a severance package. A copy of her presentation was submitted for the record and was referred to staff for a follow-up report.

**Halifax County Regional Rehabilitation Centre
Council Report****- 2 -****September 2, 2003****BACKGROUND**

Determining HRM's relationship with the Centre's former employees required a broad analysis. Employees of the Centre were accountable to a Board, which was established by Halifax County By-Law H-300. The Board was comprised of mostly Provincial appointees. Funding was primarily from the Province. Ultimately, however, Legal Service's advice is that the employees at the Centre prior to dissolution were, in fact, HRM employees. Among other reasons, this determination was based on the following:

- 1) The Board was not a body corporate
- 2) HRM owned the facility
- 3) By-Law H-300 dictated that the Board was responsible to Council for the management and administration of the facility.

When staff were being laid-off, the collective agreement did not include a right to severance payments. The Province, the primary funding source, was not forthcoming with additional money when requested to do so by the Union representing the Centre employees.

The collective agreement between the Halifax County Rehabilitation Centre and CUPE Local 1028 expired on October 31, 2001. When bargaining a new collective agreement with the successor employer, Quest, reached impasse, the employees of the Halifax County Rehabilitation Centre went on strike. The strike concluded on the signing of an End-of-Strike Agreement in August of 2002. The End-of-Strike Agreement included articles on a joint committee to identify employment opportunities for laid off employees, an extension to the recall period (to three years), and \$100,000 for an Education Incentive Fund. The \$100,000 was divided amongst employees who were willing to take their names off the recall list and who were unable to find alternate employment.

At the time of closure, the recall list was comprised of approximately 35 employees. As of June, 2003, the list had 10 employees.

DISCUSSION

Employees' rights on lay-off are determined by the collective agreement. It is not incumbent on HRM to provide benefits beyond those collectively bargained. Any additional payments should have been sought, as they were, from the normal funding sources of the Centre. It is not appropriate for HRM to assess whether the terms of the collective agreement and the End-of-Strike Agreement were proper.

However, given HRM's relationship to these employees, HR will be instituting the following: until June 1, 2005, former Halifax County Rehabilitation Centre employees still on the Quest recall list

**Halifax County Regional Rehabilitation Centre
Council Report**

- 3 -

September 2, 2003

will be considered internal applicants for all HRM job postings.

To be clear, this commitment means the following:

- 1) Those who are no longer on the recall list are not considered internal. Among other things, this could be because they opted to take funds from the Education Incentive Fund or they have secured alternate employment.
- 2) Employees who were actively employed by Quest at any point are not considered internals.
- 3) To be considered an internal applicant does not supersede any rights that HRM Unions have secured for their members. In other words, former Centre employees are "internal" to HRM, but have no special status within any union local. For example, preference will continue to be given for employees with seniority in the CUPE 108 Local. Former Centre employees will only be considered if there are no qualified Local 108 applicants, the same way in which other HRM internal applicants would be considered.
- 4) Former Centre employees will not carry over their seniority in any new position.
- 5) Where permitted under the applicable collective agreement, or agreed with applicable union, former Centre employees will be allowed to carry over their years of service with the Centre for the purposes of vacation entitlement.
- 6) There will be no commitment to former Centre employees beyond June 1, 2005
- 7) HR will communicate with the applicable former Centre employees on how to access positions posted internally only and how to self-identify in order to be accorded the appropriate status.

BUDGET IMPLICATIONS

None

FINANCIAL MANAGEMENT POLICIES / BUSINESS PLAN

This report complies with the Municipality's Multi-Year Financial Strategy, the approved Operating, Capital and Reserve budgets, policies and procedures regarding withdrawals from the utilization of Capital and Operating reserves, as well as any relevant legislation.

**Halifax County Regional Rehabilitation Centre
Council Report**

- 4 -

September 2, 2003

ALTERNATIVES

Giving former Centre employees priority to HRM jobs would conflict with HRM collective agreements. Providing a severance payment to former Centre employees would be inconsistent with the independent nature of the Board and the intent for the Centre to be funded by the Province.

ATTACHMENTS

None.

Additional copies of this report, and information on its status, can be obtained by contacting the Office of the Municipal Clerk at 490-4210, or Fax 490-4208.

Report Prepared by:

Original Signed

Mike Christie, Manager, Employee Relations

490-6137

Schedule "B" City of Dartmouth

	<u>By-law</u>	<u>Respecting</u>
1	A-100	City Administrator
2	A-200	City Administration
3	C-100	Classified Service
4	C-300	City Owned Lands
5	D-100	Deed Transfer Tax
6	D-400	Downtown Dartmouth Community Development Commission
7	E-100	Economic Development Department
8	E-200	Emergency Measures
9	F-101	Fire Department
10	F-502	Halifax-Dartmouth Ferry
11	H-200	The Establishment of A Ferry Service To McNab's Island And Lawlor's Island
12	H-300	McNab's And Lawlor's Island Parks
13	H-600	Human Resources Department
14	I-200	Dartmouth Industrial Commission
15	I-301	Interim Billing For Taxes
16	P-500	Pension Committee
17	P-800	Plumbing Licenses
18	P-1200	Dartmouth City Council Procedure By-law
19	R-100	Regional Transit
20	S-300	Shubenacadie Canal Commission
21	S-500	Sewer & Water Laterals
22	S-600	Public Sewer
23	S-700	General Sewer
24	S-1300	Street Closings
25	T-200	Tax Certificates
26	T-600	Dartmouth Tourist Commission
27	U-100	Unightly Premises
28	W-300	Wyse Road Business Improvement District Commission
29	P-404	Career Earnings Retirement Pension Plan
30	P-405	Best 5 Years Earnings Retirement Pension
31	P-406	Amendments To Pension Plan
32	P-407	Amendments To Pension Plan
33	P-409	Amendments To Pension Plan
34	P-410	Amendments To Pension Plan
35	P-408	City of Dartmouth Employees' Retirement Pension Plan
36	P-408A	City of Dartmouth Employees' Retirement Pension Plan
33	P-500	City of Dartmouth Pension Committee
34	P-501	City of Dartmouth Pension Committee

Schedule "D" Municipality of Halifax County

	<u>By-law</u>	<u>Respecting</u>
1	02	Municipal Council
2	04	Municipal Officers
3	05	Municipal Seal
4	20	Signature of Debentures
5	21	Destruction of Certain Documents
6	22	Sewer Connector
7	26	Emergency Measures
8	33	Lawlor's and McNab's Islands Parks
9	34	Repeal of By-laws
10	43	Tax Billing
11	44	The Establishment, Operation and Maintenance of A Regional Public Transit System and A Regional Transit Planning and Traffic Management Advisory Board
12	50	Deed Transfer Tax
13	56	Chief Administrative Officer
14	57	Retail Business Uniform Closing Day
15	58	Charge for Water Service
16	60	Atlantic Winter Fair Tax Exemption
17	66	Halifax-Dartmouth Ferry Service

Schedule E Halifax Regional Municipality

	<u>By-law</u>	<u>Respecting</u>
1	P-300	Dartmouth Employees' Pension Amendments
2	P-301	Dartmouth Employees' Pension Amendments
3	P-302	Dartmouth Employees' Pension Amendments
4	P-303	Dartmouth Employees' Pension Amendments
5	P-304	Dartmouth Employees' Pension Amendments

Attachment G
(Repealing Administrative Order 23)

HALIFAX REGIONAL MUNICIPALITY
ADMINISTRATIVE ORDER NUMBER 23
RESPECTING PESTICIDES, HERBICIDES, AND INSECTICIDES
EXCLUDED FROM THE PESTICIDES BY-LAW

BE IT RESOLVED by the Council of the Halifax Regional Municipality that Administrative Order 23, the *Pesticide By-law Exclusion List* Administrative Order is repealed.