

VOLUNTARY PLANNING TASK FORCE

# NON-RESIDENT LAND OWNERSHIP IN NOVA SCOTIA

FINAL REPORT - DECEMBER 2001



VOLUNTARY  
PLANNING

*A Citizens' Policy Forum*

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## ACKNOWLEDGMENTS **ACKNOWLEDGMENTS** ACKNOWLEDGMENTS

Our thoughts and hearts are with Arthur Bull and his family for the loss of their son Alex in a tragic vehicle pedestrian accident on Digby Neck. Though Arthur was unable to continue with the Task Force, we are truly grateful for his contribution to this and numerous other volunteer efforts on behalf of all Nova Scotians.

The Task Force wishes to thank all those who participated in this process. Everyone who took time out of their very busy schedules to attend meetings, or to thoughtfully express their views in writing, has enhanced the process of democracy in a valuable way. Each of you has made a large contribution toward making Nova Scotia a better place for all of us.

We would also like to thank the many dedicated government officials who reacted in a timely and professional manner to our various requests for information. We now have a greater appreciation for the challenging positions you occupy.

At the same time, it is with pleasure that we acknowledge the contribution of both the university system and individual graduates for the excellent quality of research they provided on this important subject.

Appreciation is also extended to the staff of Voluntary Planning for their tremendous support and guidance to our team, especially those working most closely on this project: Leo Dillman, CEO; Heather LaRoche-Mills, Office Manager; Audrey Gay, IT and Logistics Coordinator; Laura Campbell, Research Intern; and Charles McKenna, Project Manager, who assisted our efforts in such an extraordinary fashion.

## FOREWORD FOREWORD FOREWORD

On April 10, 2000, the Government of Nova Scotia introduced Bill 42 that included measures to enable municipalities to levy additional property taxes on non-resident property owners. This legislation received Royal Assent on June 8, 2000. However, the section dealing with non-resident land ownership was not enacted, as the issues were not as straightforward as originally envisioned. Cabinet then called upon Voluntary Planning to hold open discussions, conduct additional research, and provide recommendations on this topic.

Voluntary Planning has a 38-year history in policy development and has earned a strong reputation for quality work and non-partisanship. The organization operates at arms length from government, obtains information on each subject from around the globe, and works toward achieving the best possible future for our province. Having said this, neither our Task Force nor Voluntary Planning sets policy in Nova Scotia. We have only the power of influence through our recommendations. In the end, elected officials make the decisions.

In this case, as in the past, Voluntary Planning assembled a dedicated team of volunteers from the private sector who could bring valuable perspectives to the topic at hand. We met first as a group on March 21, 2001, and immediately began to receive briefings from government officials. Research by Voluntary Planning staff further prepared us for an extensive series of community consultations across Nova Scotia. Over the ensuing months, we reviewed practices in other provinces, the United States, and many other countries throughout the world. We consulted with experts in this field and spent countless hours analyzing documents that were prepared for a wide range of governments, even the United Nations.

Fortunately, we also received assistance in our deliberations from literally hundreds of our fellow Nova Scotians, both before and after our interim report. Their creative suggestions served us well, and we are confident that our final report truly reflects the sense of fairness and understanding so often expressed during our consultations. Indeed, this has been the highlight of our entire experience and has reinforced our pride in the society in which we reside.

On a final note, I would like to express my most sincere appreciation for the work of all of the members of our Task Force. Their commitment to our province is second to none, and it is their collective wisdom that has made this report possible.

Sincerely,

A handwritten signature in black ink, appearing to be 'J. Moir, Jr.', with a stylized flourish at the end.

Mr. James W. Moir, Jr.  
Chair, Voluntary Planning's Task Force on  
Non-Resident Land Ownership

## **Introduction**

Voluntary Planning's Task Force on Non-Resident Land Ownership assembled in March 2001 to address the question of allowing municipalities to impose an extraordinary tax on non-resident property assets.

During the months of April and May 2001, we held seventeen widely publicized community meetings throughout the province. We revealed the most current statistics on non-resident land ownership and held frank discussions with over 455 attendees. Two hundred and twenty six individuals chose to send us written submissions, while another 128 opted to sign a single petition. In the months following release of our interim report on September 27th, we received another 87 responses, half of which were submitting their comments for a second time. In October we also presented our preliminary findings to each of the provincial political caucuses, municipal government officials, the Coastal Community Network, and the Nova Scotia Association of Tax Collectors.

Upon publication of this final report, it is important to note the much broader range of land stewardship issues that have come to our attention during these deliberations. While our original mandate called upon us to focus on matters related to the possibility of imposing higher taxes on non-resident property owners, it soon became evident that Nova Scotians in general are far more interested in overall land management practices, the need to create a long-term access strategy, and protection from escalating taxes on their own homesteads. To the extent that all of these subjects are related, it was obviously necessary to broaden our dialogue so as to allow for a thorough examination of each of these concerns. This was of paramount importance in order to make certain that our final recommendations were directly related to meeting the real needs of our society, as opposed to following those who would penalize non-residents, regardless of whether or not such measures would address those challenges we face.

We would like to issue a word of caution relative to the strong focus on non-residents, when it comes to seeking the answers to drafting a well-thought-out approach to managing our land resources in the years ahead. In short, based on a detailed analysis of all the facts at hand, we are convinced that practices that single out these visitors, will damage our reputation beyond repair. We believe such measures will fail to address the requirements of our society when it comes to meeting our overall access needs, reviewing assessment and municipal taxation, developing a visionary coastal strategy, and better utilizing the vast untapped resources already in the public domain. In other words, it is time we turn our attention to the many significant, positive, and productive steps we can take in order to accomplish the much more worthwhile objective of creating an ideal environment for all who live here or visit our shores.

When drafting recommendations, however, we must recognize factors over which we have no control, such as a devalued dollar. People who are fortunate enough to live in countries with stronger currencies than ours do have an advantage over us in our own marketplace. While this reality is frustrating to many of us, there is no “made in Nova Scotia” solution. Suggestions to create regional policies to compensate for national and international phenomena are simply unrealistic.

### **Abridged Recommendations**

With reference to the enclosed detailed analysis of our findings, we draw your attention to one significant revision. We have added a 21st recommendation calling for an immediate examination of the current assessment process and the related use of this information by municipalities in calculating property tax bills. In our interim report, we did highlight concerns about inequities in the assessment and municipal taxation systems, so as to bring this matter to the attention of the provincial government. However, our comments on this subject were not incorporated as a specific recommendation. We now believe a recommendation is warranted, given the advice we have subsequently received.

The Task Force has not altered its position on the question of an extraordinary property tax on non-resident landowners. As stated before, we agree unanimously that the government should not pursue this option, as it would neither fairly, nor directly, nor adequately address the real issues of overall land stewardship raised by Nova Scotians. Accordingly, we advise the provincial government to repeal measures within Bill 42 that provide for the non-resident tax. Future governments, if they so choose, should have to bring such measures before the people, not simply proclaim a bill already on the books.

The Task Force has also not altered its position of rejecting the option of limiting the quantity of land owned by non-residents for similar reasons. As we point out in our main body of work, we found no evidence that this type of restriction in any other jurisdiction has proven to influence the total number of non-residents, the ultimate collective acreage they own, or land prices. Indeed, it is our conclusion that this approach to visitors would actually lead to more development in prime areas, not less. After all, the greater the number of lots that must be created on any one parcel of land, the greater the congestion that will result. This type of legislation would be tantamount to forcing the creation of subdivisions in the precise locations we value so highly in their present state. This is not conducive to preserving our current environment.

When it comes to the gathering of statistics pertaining to land ownership and usage in general, we repeat, the Land Holdings and Disclosure Act needs to be amended, strengthened, and expanded. Our detailed report contains four recommendations as guidelines for this enhanced service. We have given suggestions to the appropriate government departments concerning both the actual methodology to be used in order to accomplish the desired objective and possible measures to be taken to ensure compliance. We understand that this project is well under way. Our other recommendations in this report are not dependent on the need for additional data of this nature.

We continue to recommend that a non-resident landowner be defined as a person who resides in the province of Nova Scotia for less than 183 days in any given calendar year. Properties jointly owned or held by corporations should be assigned residency status based on the location of the majority owner or owners. We want to remind our readers, however, that the compilation of statistical information relative to property ownership and usage needs to encompass all Nova Scotian public and private land activity. Wise decisions on land stewardship cannot and should not be made in the absence of a complete dossier of all of the resources at our disposal.

The balance of our report contains numerous additional recommendations relative to the development of a specific access strategy, protection of traditional access ways, the acquisition of important properties to be held in the public trust, improved use of Crown lands, and the clarification of legal rights and ownership liability. Behind these proposals lies a huge volume of pertinent and supportive information, all of which is referenced in our bibliography. We encourage those who truly wish to become conversant with the depth of national and international research used in formulating each of these approaches, to take the time to study this material on their own. This information represents an integral part of our report. It is available to support the drafting and implementation of these progressive policies, encompasses a



wealth of detail, and includes world models of excellence in coastal planning in California and a prototype for a practical partnership between landowners and citizens in the United Kingdom.

As a catalyst to achieving these exciting objectives, we have proposed the establishment of an arms-length agency to work closely with various departments of government and community groups to develop a province wide land-use planning guide for the first time in our history. This body would also spearhead the creation of a definitive provincial interest statement on coastal utilization in particular, and take a lead role in conducting an audit of all Crown land assets and usage, resulting in the design of a plan for greater public enjoyment of these resources, which total over 3,000,000 acres. In addition, the Agency would work with our government in jointly creating educational documents for all citizens and landowners, so as to enhance our knowledge of access points and existing rights of way. All of these steps need to be taken in order to lay the groundwork for the building of a sustainable foundation on which we can base future decisions.

In summary, we have a lot of work to do to get our own house in order before drawing what may turn out to be unsupportable conclusions relative to non-resident activity in our province. Such a narrow approach to addressing our overall needs, in the absence of a planning strategy and the absence of any kind of trend statistics comparing local development to external factors, is highly premature, to say the least. Proposals which would have us endorse legislation which singles out non-residents in the absence of any professional study relative to the positive impact these investors have on our overall and individual economic well being is neither judicious nor prudent at this time. Furthermore, and of equal if not greater importance, as we have pointed out before, targeting non-residents in this way will not even come close to providing the solutions we require as we face up to internal challenges of our own making. There are far more constructive roads to travel to accomplish our desired goals. The time to face these realities is now.

# WHAT WE HEARD AND WHAT WAS CHANGED

## What We Heard

Since the release of our interim report on September 27th, 2001, we have received an additional eighty-seven responses, half of which were from people and organizations who had approached us in the past. This new round of submissions provided us with a fresh perspective and a number of creative suggestions for follow-up. Many comments were forthcoming in anticipation of the adoption of our recommendations.

Our work also received a lot of attention from the media, and we were pleased to see several balanced articles that captured the essence of our message. Others reflected the thoughts of individuals or communities. In addition to written responses, the Task Force members reviewed dozens of editorials and listened to call-in radio programs airing the opinions of Nova Scotians.

During this second consultation period we also took the opportunity to make several presentations. We spoke at the annual meeting of both the Union of Nova Scotia Municipalities and the Association of Municipal Tax Collectors. We appeared at a monthly meeting of the Coastal Community Network. And we briefed caucus representatives of the Progressive Conservative, New Democratic, and Liberal parties of Nova Scotia.

Many of those who responded to the interim report agreed that allowing municipalities to place an extraordinary property tax on non-residents does nothing to address the underlying need for better land use planning, or for the protection and enhancement of access to our shoreline. Some felt, however, that taxing non-residents would somehow address these problems, or that perhaps there was a reason to do this so as to establish a price on the less tangible benefits that Nova Scotia has to offer—our safe and secure environment, for example.

A great deal of concern was expressed on the subject of assessments. These comments have been reflected in the media and the political arena. For obvious reasons, everyone seems to agree that we need to examine the way in which assessments and

real estate taxes impact homestead property owners on fixed incomes. There is a growing concern that a number of our fellow citizens may be forced to sell some or all of these assets due to an escalation in certain tax bills.

As to the cause of this dilemma, there is much confusion. Some feel the blame lies with an unfair assessment system. Others attribute the cause to be non-resident demand for property. Many recognize a new level of real estate activity by Nova Scotians and point to massive development in the outlying areas of Halifax. Still others refer to new retirees moving into their rural communities. Nonetheless, the consensus is that we need to examine these growing concerns. We have addressed this matter in greater depth in this final report.

Our recommendation to establish an arms-length agency to coordinate and spearhead many of the initiatives we are proposing was received positively. On the other hand, we did garner a few comments requesting greater clarification of the role to be played by this body. It was also suggested that we try and group all of its responsibilities in one section of our report.

And finally, it was brought to our attention that the Task Force had not considered its recommendations in relation to the aboriginal people in Nova Scotia.

The Task Force has taken note of all of these key concerns. We highlight below how the final report has been changed to reflect what we have been told.

For the purpose of clarity and a complete understanding of all of our recommendations, we urge a reading of our report in its entirety. Our carefully researched conclusions should be considered in the context of the facts and rationale that support our findings.

## **What was Changed**

### **Inequity in Assessment and Municipal Taxation**

We did attempt to highlight the need to examine the current assessment system in our original publication, by noting an overwhelming dissatisfaction with the methods being used today. We reported that Nova Scotians are gravely concerned about the very real possibility of those on fixed incomes being forced off their properties.

In response to additional comments we have received since that time, however, the Task Force decided to strengthen its message to government by including a new rec-

ommendation on this subject in the final report. Quite clearly, while only a few take strong exception to the actual market value assessment of their property, almost all say that such increases in assessment should not automatically translate into large property tax increases. Many questions need to be answered. The time has come for a complete review of what many feel are inequitable and unfair aspects of our assessment and municipal taxation systems.

## **The Agency**

In our final report to government, we reinforce our opinion that such an arms-length policy and planning body is required. We also bring together, under the heading “Planning–The Need For Greater Long-Term Vision,” all the recommendations on land use planning and those that focus on the acquisition of land to be held in the public domain.

Few appreciate the need to control the cost of bureaucracy in Nova Scotia more than Voluntary Planning. Our Voluntary Planning Fiscal Management Task Force, lead by Allan Shaw, advised government to eliminate many of the agencies, boards, and commissions now on the books. Our decision to recommend the establishment of this new agency was not made lightly.

The need for such an agency can best be explained by looking at the specific objectives we hope to achieve:

- increased public participation and shared responsibility for land use planning
- a cohesive provincial approach and framework for land stewardship
- the creation of a vehicle for the development of comprehensive strategies in the future
- the permanent establishment of an advocate, educator, and promoter of best practice in Crown land usage
- an audit of all desirable properties in the entire province, and the establishment of an acquisition fund for the purpose of purchasing many of these lands when available
- the founding of a single non-governmental authority to administer a Community Right of First Refusal to acquire essential land assets for the benefit of future generations
- a coordinated approach to lending assistance to organizations promoting conservation projects and attempting to promote additional environmental protection

We believe that without an agency to focus attention, coordinate efforts, and engage the public, many of these objectives may not be accomplished.

### **Aboriginal Context**

Although we invited all Nova Scotians to participate in our public meetings, we did not make special arrangements to consult aboriginal people. Our agenda was set by those who did participate.

In hindsight, we realize that when we broadened our initial mandate to include recommendations dealing with land use, ownership, and rights, the relationship between these recommendations and the concerns of the aboriginal community needed to be considered. Complicating this, however, are the circumstances within the aboriginal community that are currently subject to ongoing negotiation and court proceedings.

That being said, we wish to issue the following statement:

*With this report, it is not our intention to ignore or diminish any existing rights or claims of aboriginal people to land title or land use.*

### **Other Notable Changes**

We have amended Recommendation 14, which advised government to increase the Department of Natural Resources budget for acquiring recreational and conservation land from \$80,000 to \$3,000,000. We now recommend that the Departments of the Environment and Labour and Tourism and Culture share the management of this fund.

In the section on taxation, we have advised the provincial government to repeal the section of Bill 42 which proposed the extraordinary non-resident tax as a mechanism for municipalities.

In association with Recommendation 20, we have advised the provincial government to be more aggressive in acquiring properties such as lighthouses, if they do happen to be divested by the federal government.

## LIST OF RECOMMENDATIONS

<b>1</b>	<b>Extraordinary Taxation on Non-Resident Land Owners</b> Do not pursue an extraordinary tax on non-resident land owners.	See report page 17
<b>2</b>	<b>Possible Limits on Acreage Owned by Non-Residents</b> Do not pursue limits on the amount of land owned by non-residents.	See report page 19
<b>3</b>	<b>Tracking Land Ownership (3 through 6)</b> Amend and enforce the Land Holdings Disclosure Act, R.S.N.S. 1989, c.248 (introduced in 1970 and amended in 1989) and ensure a mechanism to update information as properties change hands is put in place in a timely fashion. This would ensure that an accurate and comprehensive database on non-residency status is available upon which to base future decisions.	See report page 23
<b>4</b>	Define an individual non-resident land owner as a person who resides in Nova Scotia for less than 183 days in any given calendar year. Properties jointly owned or held by corporations should be assigned residency status based on the location of the majority owner or owners.	
<b>5</b>	The amended Land Holdings Disclosure Act should track whether a land owner is a resident of Nova Scotia, resident of another province or territory of Canada, or resident of another country. It should also capture information on property size, land use, and taxation category in order to make the database more useful for planning purposes and, in particular, to establish trends.	
<b>6</b>	The Department of Service Nova Scotia and Municipal Relations should take full responsibility for administering and enforcing the amended Act. This department should report publicly each year on the status of non-resident land ownership in Nova Scotia.	

NOTE: Any analysis of statistical information for the purpose of land use policy formulation should not take place without corresponding information on the property holdings of the Crown and citizens of Nova Scotia.

See report page 27

## **Planning: A Need for Greater Long Term Vision (7 through 10)**

7

Establish or designate an agency at arms length from government (referred to as “the Agency”) to advise on land use planning and policy with a particular emphasis on the coastal zone. This should involve ongoing consultations with citizens.

In so far as planning is concerned, the mandate of the Agency should include but not be limited to the following:

(a) to develop a provincial interest statement on coastal coordination and planning which would offer guidance from the province to municipalities on this issue

(b) to conduct an access audit of prime recreational areas and then to develop a long-term access strategy for the benefit of both citizens of and visitors to the province

(c) to take a lead role in completing a study on current Crown land assets and usage and then to design a plan that results in greater public enjoyment of these important resources

We are proposing that this Agency would also spearhead the acquisition of additional lands, or assist other groups in making such acquisitions, once a Right of First Refusal mechanism has been put in place. These duties are described in recommendations 8 through 10.

8

Working with and on behalf of communities, the Agency should be responsible for identifying and exercising a Right of First Refusal for properties deemed essential to the quality of life and well being of the province.

9

The Agency should be responsible for seeking private funding for the purpose of either directly acquiring land or conservation easements to be held in the public domain, or providing assistance to other community organizations wishing to do so.

10 The Agency should also be provided with fixed funding mechanisms to support both its own efforts and those of other conservancy groups.

## Access

See report page 33

11 As part of its study of overall Crown assets, the Agency, in cooperation with the relevant departments of government, should first undertake a thorough analysis of current Crown-owned recreation and conservation property for the purpose of developing a coordinated communications strategy. This would improve the level of knowledge among both Nova Scotians and visitors about existing opportunities for access to these prime recreational venues.

12 The provincial government should communicate all pertinent information about access rights and privileges on both private and Crown land for the benefit of citizens, visitors, and land owners alike.

13 The provincial government should commission a province-wide inventory of important traditional access paths and roads that have been used historically by community members to access prime recreational venues. The province should then vigorously pursue both legal and voluntary avenues to permanently entrench these rights of access wherever possible.

14 The provincial government should immediately increase the Department of Natural Resources' budget for acquiring Crown Land in the form of recreational and conservation land from the current \$80,000 to \$3,000,000. The Department of Environment & Labour and the Department of Tourism & Culture should share in the administration of this fund.

15 The provincial government should encourage private land conservation in Nova Scotia by identifying and eliminating all possible financial and administrative obstacles that currently discourage this practice.

16 The provincial government should establish a tax-exempt status or other tax incentives, to select properties that provide valuable contributions to either recreational pursuits or ecological protection through permanent easements.



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**17** The provincial government should support and encourage municipalities to create access easements to the coast and other waterfront areas in Nova Scotia, both through legislation and in other ways.

**18** Both provincial and municipal governments should make every effort to strengthen enforcement of existing laws dealing with vandalism, littering, or other abuse of property in Nova Scotia and, if necessary, to toughen these laws. This would encourage private land owners to allow access to their property.

**19** The provincial government should review liability laws, should simplify such rules wherever possible, and should clearly explain these regulations to Nova Scotians who are willing to open up their properties. The intent is to reassure private land owners that they will not be responsible for the actions of those granted the privilege of using their land.

**20** The provincial government should request a two-year moratorium on privatization of federal properties.

See report page 44

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### **Inequity in Assessment and Municipal Taxation**

**21** Our provincial and municipal governments should conduct an immediate review of the assessment and municipal taxation systems to address aspects of inequity and purpose.

# EXTRAORDINARY TAXATION ON NON-RESIDENT LAND OWNERS

## Recommendation

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**1** Do not pursue an extraordinary tax on non-resident land owners.

### Background

Bill 42, the Municipal Law Amendment Act (2000), received Royal Assent on June 8, 2000. This legislation includes a controversial proposal in Section 38 that enables municipalities to impose additional taxes on residential and resource property owned by non-residents.

The provincial government decided not to enact Bill 42 as passed and put Section 38 on hold pending further review. It created this Task Force to find out if Nova Scotians support extraordinary taxation, to receive input regarding the definition of non-resident, and to consider the potential reaction of the international community.

### What We Heard

Non-resident land ownership is an emotional issue for many Nova Scotians. While this was certainly evident during our consultations, the vast majority of comments revealed the utmost respect for residents and non-residents alike. In fact, the Task Force listened to many Nova Scotians who very clearly wanted all land owners treated fairly and equally, with no distinction based on place of residence.

Non-residents spoke or wrote descriptively about the many contributions they make despite their limited stays in our province. Their submissions frequently pointed out that non-residents use fewer municipal services than permanent residents and, therefore, already pay a premium on property tax.

Some Nova Scotians who were in favour of imposing a non-resident tax provision were concerned about diminishing access to favorite recreation areas, while others expressed frustration about skyrocketing land values and reduced availability of property. Some cited unfair competition due to unequal values in wealth and currency, and others simply saw an extraordinary tax as a good way to raise money for one or more causes.

As we travelled throughout the province and heard from more people, however, we were drawn into discussions about broader concerns related to the overall matter of land stewardship. It soon became apparent that this subject is very complex and more multi-dimensional than originally contemplated. Thus, while the original mandate of this Task Force was to focus exclusively on the taxation issue, we felt obliged to expand our efforts into other areas of consideration.

### **Rationale for Recommendation**

In our deliberations, the Task Force concluded that an extraordinary tax on non-residents would neither fairly, nor directly, nor adequately address the many important land use issues raised by Nova Scotians.

Detailed maps and charts were available on our web site and also displayed at community consultations. Although we have serious concerns with the accuracy of data presented on behalf of the provincial government, it is nonetheless useful to consider this information in broad terms. Of the 550,000 properties in our province, 32,027 were identified as being owned by non-residents. We understand that more than half of these properties are in the possession of other Canadians, and of this majority, a great number are former Nova Scotians. As a result, we are left with approximately 16,000 properties, or 2.9 per cent of those 550,000 parcels being owned by non-Canadians.

A large majority of those we heard from felt that other Canadians and, especially, Nova Scotians living and working abroad should be exempt from the new tax. Accordingly, the Task Force concluded that it would not be fair to single out the small remaining number of non-Canadian land owners as the sole contributors to all problems related to access, escalating assessments, or the lack of available shore-front property.

Nova Scotia gains both culturally and economically from the presence and investments made by non-resident land owners in our communities. We should not discourage such a valuable and positive influence on our economy and society.

Therefore, as mentioned before, while recognizing the very real concerns raised throughout this process, the Task Force believes that the solution to access, land use, and planning will not be resolved by imposing a tax on non-resident land owners of Nova Scotia property.

Accordingly, we advise the provincial government to repeal the measures within Bill 42 which provide for the non-resident tax. Future governments, if they so choose, should bring such measures before the people, not simply proclaim a bill already on the books

# POSSIBLE LIMITS ON ACREAGE OWNED BY NON-RESIDENTS

## Recommendation

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2

**Do not pursue limits on the amount of land owned by non-residents.**

## Background

Of the approximately 13,000,000 acres of land in our province, about 25 per cent, or over 3,000,000 acres, is owned by the provincial government (Crown Land). The remaining 75 per cent is privately owned by residents and non-residents. Approximately 5 per cent of our coast is owned by the Province of Nova Scotia. The rest is privately held.

The provincial government's background information on non-resident land ownership in Nova Scotia identified non-residents as owning 6.4 per cent of the Province, 16 per cent of the coastline and 6.8 per cent of non-coastal waterfront land. On the high side of the range, Digby, Annapolis, and Shelburne counties report non-resident ownership approaching 30 per cent of the coastline.

Another way of looking at these figures is to recognize that those of us who live in Nova Scotia still own over 94 per cent of all private and public property in the Province, 84 per cent of the coastline, and 93 per cent of non-coastal waterfront land.

It is interesting to note again that 56 per cent of properties identified as being owned by those outside of the province belong to other Canadians. In other words, less than 2.9 per cent of the individual properties existing in Nova Scotia are owned by non-Canadians. Unfortunately, we do not have a complete picture of past years that we could compare with today's figures. Having said this, historical data that did come into our possession appears to indicate little change in overall ownership levels during the past two decades, with the possible exception of one or two areas of the province.

Our Task Force reviewed the Prince Edward Island approach to controlling non-resident land ownership. On the Island, a non-resident person or corporation or a resident corporation must make application for purchases in excess of 5 acres or having

a shore frontage in excess of 165 feet. No person can hold more than 1,000 acres, while a corporation can hold a maximum amount of 3,000 acres of land (PEI Lands Protection Act, 1982).

During conversation with the Island Regulatory and Appeals Commission (IRAC), the Task Force discovered that, while the upper limits on both individual and corporate land holdings are strictly enforced, few applications for more than 5 acres are rejected. Indeed, between the years 1992 and 2001, non-residents submitted 907 applications to IRAC. Of these, only 37 were denied, a 4 per cent rejection rate.

The Task Force reviewed many other jurisdictions with wide ranging methods to control non-resident ownership. Many of those locations have restrictions that are unrelated to concerns expressed by Nova Scotians (security of borders, for example, in Spain and Italy, or restraints on the ownership of agricultural lands in a number of states and provinces). Readers seeking more detailed information should review our bibliography for comprehensive reports that contain excellent descriptions of approaches used by other countries.

## **What We Heard**

Of those seeking limits on the amount of land owned by non-residents, many worried about a future where their children could no longer afford to buy land that they feel is their cultural birthright. In these comments, many attributed concerns about access, high prices, and a limited selection of properties to non-resident land owners. We found no evidence to confirm that non-residents are creating these problems. We were told by the Provincial Assessment Office that a great number of transactions, at least within a two hour drive of Halifax, are conducted by Nova Scotians.

A number of those responding to the Task Force looked at the issue from an impact perspective. They suggested that residents and non-residents alike cause the same effect when it comes to the above issues. Many said it was not fair to target non-residents alone.

A theme on speculation also emerged among those favouring limitations. Some identified speculators as those who purchased large tracts of land with no immediate development plans. They perceived this as negative because the land was then not available to local residents and could not be expected to generate any increase in tax revenue for the municipality in the near future. Ironically, others defined speculators as those who also buy large tracts of land and immediately launch into subdivision and housing developments. This could be considered either a positive or negative thing, depending on the community's need or desire for economic development. Still

others maintain that large pieces of undeveloped land actually contribute to the preservation of the pristine environment we love so much.

Economic factors were certainly on the minds of those in the real estate industry, people directly working in the construction industry, retailers, restaurateurs, and others who felt that non-residents were an integral and irreplaceable part of the rural economy. They believe any punitive measures directed toward this vital business, either through higher taxes or limitations on acreage, would have serious negative implications.

Those who advised the Task Force to look to the Prince Edward Island approach felt that non-residents should not be permitted to purchase property larger than a specified acreage. The recommended limit varied from 5 to 25 acres, with the most common response being 10 acres.

### **Rationale for Recommendation**

The Task Force concluded that no limitations should be placed on the amount of land owned by non-residents. While the question of how much land an individual needs for a home or a retreat was discussed, no single answer emerged, and opinions ranged all over the map. While some prefer non-resident ownership to be restricted to about 5 acres, many others are adamantly opposed to government interference in the freedom to buy and sell land.

The following points should also be noted:

- Restricting the purchase of land by non-residents could reduce the liquidity or value of land owned by Nova Scotians.
- We found no empirical evidence that restrictions of this type in other jurisdictions have influenced the number of non-residents, the ultimate collective acreage they own, or land prices. This includes Prince Edward Island where authorities enforce upper limits on acreage owned by individuals and corporations, but no direct control is placed on the purchase of smaller properties, and few requests to purchase properties up to the upper limit are denied.
- Restrictions of this type will ultimately lead to more development in prime recreational areas, not less. The smaller the size allowed, the greater the number of lots which must be created in any one area, and the greater the congestion which will result. This does not seem conducive to preserving our current environment.

- We have no accurate or reliable statistics to assess the current acreage size of private non-resident land holdings in Nova Scotia. Therefore, we feel it would be entirely unprofessional to even consider this type of legislation in the absence of facts.
  
- We saw no evidence to support the belief that the purchase and hoarding of land purely for investment or speculation is a problem, no evidence to support the belief that non-residents are hoarding land, and no evidence to support the belief that non-residents have less respect for the environment than Nova Scotians.

# TRACKING LAND OWNERSHIP

## Recommendations

- 3** Amend and enforce the Land Holdings Disclosure Act, R.S.N.S. 1989, c.248 (introduced in 1970 and amended in 1989) and ensure a mechanism to update information as properties change hands is put in place in a timely fashion. This would ensure that an accurate and comprehensive database on non-residency status is available upon which to base future decisions.
- 4** Define an individual non-resident land owner as a person who resides in Nova Scotia for less than 183 days in any given calendar year. Properties jointly owned or held by corporations should be assigned residency status based on the location of the majority owner or owners.
- 5** The amended Land Holdings Disclosure Act should track whether a land owner is a resident of Nova Scotia, resident of another province or territory of Canada, or resident of another country. It should also capture information on property size, land use, and taxation category in order to make the database more useful for planning purposes and, in particular, to establish trends.
- 6** The Department of Service Nova Scotia and Municipal Relations should take full responsibility for administering and enforcing the amended Act. This department should report publicly each year on the status of non-resident land ownership in Nova Scotia.

NOTE: Any analysis of statistical information for the purpose of land use policy formulation should not take place without corresponding information on the property holdings of the Crown and citizens of Nova Scotia.

## Background

The Task Force had concerns about the accuracy of maps and statistics that were provided to share with citizens.



The reasons for this concern are twofold. First, we had to use the Assessment database to identify a non-resident. This meant that a non-resident land owner was anyone who received a property tax assessment at an address outside Nova Scotia. However, some non-residents have their assessment notices sent to a local address and were not, therefore, distinguished as non-residents. Second, there was a database coding flaw that caused information gaps when the mapping centre merged its evidence with the Assessment rolls. Because of this technicality, a number of non-resident properties did not get mapped.

The Land Holdings Disclosure Act, which has been in place for over 30 years, was designed to collect the information our Task Force needed, the land holdings of non-residents. However, since the information was not being collected in accordance with the Act, we had to use the incomplete information that was available through assessment data. In any case, the Act has been widely analyzed and criticized in numerous government and academic reports. Each source identifies a common set of loopholes and administrative weaknesses.

The following list points out those flaws commonly referred to by others:

- No method of tracking subsequent sales by non-residents was included.
- A good complete base of information was never established at the outset.
- Penalties are light and prosecution for non-compliance has never been pursued primarily because the Crown has to show willful noncompliance.
- The Act never applied to cities, areas now covering large sections of the province due to the creation of regional municipalities
- The Act does not apply to corporations incorporated in Nova Scotia, those registered under the Corporations Registration Act, or those that carry on business on their land holding.
- There is no requirement to file a statement at the time of document conveyance
- Definition of non-resident is not specific.
- Definition of a non-resident corporation is not included.

## What We Heard

We displayed the maps and statistics on our web site and at the community consultations. People we spoke to in every community seemed genuinely pleased to have this first-time opportunity to view a graphic depiction of the non-resident land owner situation. Despite the flaws previously mentioned, everyone felt that this was a good beginning, and the maps held up fairly well to public scrutiny. They now had at least a few pertinent facts that helped them to formulate a more meaningful perspective on a subject that they had discussed amongst themselves on numerous occasions in the past.

The following written submission from Chris Atwood of the South West Shore Development Authority gives a valuable description for the need to know more about non-resident land ownership:

*Given that the present data is correct, only 6.4 per cent of the land area of Nova Scotia is owned by “non-residents.” This small percentage does not constitute a problem of foreign ownership of the province. However, if marked increases in the number of properties owned by non-residents are noted in the future, then the issue should be readdressed. Proper and accurate statistics on the number of non-residents owning property in the province, or in any particular region, county, or municipal unit would be important. An accurate and updated database of information that is reviewed on a regular basis would be important in identifying potential issues in the future.*

We listened at the community hearings and reviewed written submissions for comments related to current information and previous attempts to track non-resident land ownership. Beyond the most common point, that more accurate data should be collected, we identify the following as representing the views of a number of respondents:

- the maps are a good starting point
- corporate forestry holdings distort the picture
- trend analysis is needed

## Rationale for Recommendations

The Task Force recommends that the Land Holdings Disclosure Act be amended to secure an accurate base of data on non-resident land ownership as soon as possible. The provincial government should also ensure a mechanism is in place to enable the

information to be updated as properties change ownership. We understand that the Land Registration Act expected to be proclaimed in the fall of 2002 contains such a mechanism. Using the address list from the assessment database does not provide the complete evidence we need to make informed policy decisions.

Of equal, if not greater, importance, is the rate of change we observe. Reliable data collected over time will give us the information we need to address issues of societal concern when they arise. People will also be better informed when sharing their opinions with elected officials.

With respect to trends in real estate, for example, it is interesting to note that our research did reveal what appears to be a fairly comprehensive study on land ownership in Nova Scotia as far back as 1983. This information was obtained from provincial government files. Once again, as is the case with today's data, there are some who question the accuracy of these figures. Perhaps this is so. For what it's worth, we compared this body of work with current statistics and noted what appears to be an actual decline in non-resident ownership over this span of 18 years. While we did not use this information as the basis for any of our recommendations, if nothing else, it highlights the need for reliable trend data so as to put these and like matters in the proper perspective.

We believe a non-resident should be defined as a person who resides in the province of Nova Scotia for less than 183 days in any given calendar year. Properties jointly owned or held by corporations should be assigned residency status based on the location of the majority owners. We recognize there is a challenge for those attempting to validate this residency standard, but it is a task that needs to be addressed.

We recommend that an additional range of information be captured as part of the revised Disclosure Act. While it is important to be able to identify if a property owner is a permanent resident of Nova Scotia, another province or territory, or another country, it can be equally valuable to know about land use, taxation category, and property size. By collecting this information, the reasons for tracking non-resident land ownership become more evident. In fact, planning at all levels could benefit from the ability to tap into such records for every property in Nova Scotia.

It is the opinion of the Task Force that Service Nova Scotia and Municipal Relations is in the best position to administer and enforce the amended Act. We believe that annual reports on non-resident land ownership should be produced and trends reported. The Department should also undertake more focused research to answer specific questions and to look at regions with already high or increasing levels of non-resident land ownership.

# PLANNING: THE NEED FOR GREATER LONG-TERM VISION

## Recommendations – Planning

7

Establish or designate an agency at arms length from government (referred to as “the Agency”) to advise on land use planning and policy with a particular emphasis on the coastal zone. This should involve ongoing consultations with citizens.

In so far as planning is concerned, the mandate of the Agency should include but not be limited to the following:

(a) to develop a provincial interest statement on coastal coordination and planning which would offer guidance from the province to municipalities on this issue

(b) to conduct an access audit of prime recreational areas and then to develop a long-term access strategy for the benefit of both citizens of and visitors to the province

(c) to take a lead role in completing a study on current Crown land assets and usage and then to design a plan that results in greater public enjoyment of these important resources

## Background

In the early 1970s, a select committee chaired by the Honourable Leonard Pace Q.C. conducted a review of non-resident land ownership. The Committee resolved that better planning was the real issue:

*“...It is the conclusion of the Committee that the problem is not one of the purchase and sale of land but the use of land (Pace, 1974).”*

In Nova Scotia land-related planning is primarily the jurisdiction of the municipal level of government. There is some question about the capacity now in place and the resources available for comprehensive policy development and land use planning. This capacity varies across the municipalities. We understand that Kings County

employs four planners and has made concerted efforts on a countywide land use policy. Some other municipal units do not employ professional planners at all.

The lack of jurisdiction does not mean the province cannot provide leadership and direction. One such effort initiated by the province was Coastal 2000. This policy and planning document embodied a vision of sustainable development as it pertains to our vital coastal resources; conservation and preservation of the critical coastal environments that support those resources; a community-based approach to managing and developing these assets; and an integrated, sound environmental management path to the planning and economic development process.

This valuable effort attempted to address the fact that Nova Scotia, with its 9,000 kilometers of coastline, has no accepted coastal strategy nor a vehicle through which such a strategy could be deployed. Perhaps this work could be revisited as part of any future coastal planning efforts.

## **What We Heard**

A number of those participating in the consultation process cautioned us that municipal planning capacity across the board is not sufficient. Others called for the need for a greater provincial role in planning.

Additional speakers and written submissions commented that we, as a province, need to do a better job of protecting the environment. We were repeatedly bombarded with complaints with regards to clear cutting on forestry land, for example. While citizens are supportive of those in the lumber industry in general, there can be no doubt about the anger expressed over the manner in which clear cutting practices are destroying the beauty of our land along highways and within sight of many communities. Again, better planning was identified as a necessity.

Words like vision, coordination, and strategy were mentioned over and over again in conjunction with better access and overall protection of the coastal zone.

From the response to our Interim Report, it appears that our recommendation for a planning agency was well received. People generally felt that this new organization is needed and important.

## **Rationale for Recommendation**

By far the majority of the people speaking on this subject of planning feel that land stewardship is the responsibility of all members of our society. Who owns the land is

not as important as planning for long-term land use, understanding the nature of the resources that are already in the public domain, and establishing a strategy to enhance these assets as time goes by.

Our research identified working models such as the California Coastal Commission and the Countryside Agency in England. These organizations have successfully developed coordinated approaches to access strategies and comprehensive land use planning. We believe this is a valuable source of information and a positive direction for Nova Scotia to follow.

The Task Force agrees that a coordinating mechanism has been a missing link in attempting to deal with issues related to land planning. Thus, we recommend that the provincial government establish the Agency to advise on all policy, research, and planning related to land, with a particular emphasis on the coastal zone.

The Task Force believes that creating this Agency as an advocate, educator, and promoter of best practice in overall land use will achieve the following objectives:

- increased public participation and shared responsibility for land use planning
- a cohesive provincial approach and framework for managing our public lands
- the development of comprehensive strategies for the future
- a Crown land management and acquisition plan that is in the best interest of all Nova Scotians
- an increased awareness of the tremendous resources we have in Nova Scotia for recreational use through high-quality educational and promotional material

The Task Force believes that without an Agency to focus attention, coordinate efforts, engage the public, and work with community groups, many of these objectives will not be accomplished.

At the municipal level, the Agency should advise and support. At the provincial level, the Agency should lead strategic efforts such as the creating of a vision for the coastal zone and developing access strategies. In doing so, one priority for this agency should be to investigate the possibility of enhanced public rights to enjoy access to our beautiful coastline.

As one of its first steps, the Agency should develop a provincial Interest Statement for coastal coordination and planning. This would establish a clear role for the organization and define provincial expectations for municipalities with respect to land planning overall.

It is clear that access ranked very high on the scale of important issues for Nova Scotians. We recommend that a comprehensive audit on access be conducted and an access strategy be developed. Furthermore, in the next section of the report we make several specific recommendations on access based on what we think should happen.

We believe the Agency should continue efforts and take the lead role in analyzing what recreational venues now exist on Crown land. This work should also look at further opportunities to develop existing Crown land for recreational purposes.

As part of this process, the Task Force suggests the Agency hire an expert in coastal planning and coordination as a senior executive. Coastal issues will most certainly be front and centre as the Agency gets up and running. The balance of this administrative body must have related qualifications in additional fields, as their mandate applies to all other land masses as well.

In conclusion, we believe good planning throughout the province will go a long way toward eliminating potential conflicts between residents and those from away, perhaps even between government bodies and the citizens they represent. Visionary planning will protect visitors and Nova Scotians alike, all of whom appreciate the environment in which we live. A lack of planning, however, leads to finger pointing, whether properly directed or not. Non-residents seem to bear the brunt of our frustration in this regard, despite the fact that they represent only a small fraction of Nova Scotia's land owners.

# Recommendations – Community Right of First Refusal

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We are proposing that this agency would also spearhead the acquisition of additional lands, or assist other groups in making such acquisitions, once a Right of First Refusal mechanism has been put in place. These duties are described in recommendations 8 through 10.

**8** Working with and on behalf of communities, the Agency should be responsible for identifying and exercising a Right of First Refusal for properties deemed essential to the quality of life and well being of the province.

**9** The Agency should be responsible for seeking private funding for the purpose of either directly acquiring land or conservation easements to be held in the public domain, or providing assistance to other community organizations wishing to do so.

**10** The Agency should also be provided with fixed funding mechanisms to support both its own efforts and those of other conservancy groups.

## Background

There are properties in communities throughout Nova Scotia that ideally belong in the public domain. These are generally those areas offering significant recreational or conservation value. In many cases, communities have little knowledge of the sale of such properties.

The first step to be taken, therefore, is to identify these locations as part of the planning process. Knowledge is the key to action. Without this type of information we are left to react to events long after they have occurred.

Once this inventory has been created, provisions should be made to require notice to the Agency whenever a sale is likely to take place. To the extent that funds are available, the Agency, acting directly on behalf of the Crown, or in tandem with community groups such as the Nature Conservancy, will facilitate the purchase of lands to be held in the public trust.

These transactions are not intended to interfere with the normal functioning of the marketplace. The Agency will simply have a Right of First Refusal.



Research revealed a Scottish policy proposal that gives accredited community organizations special rights to enable localities to regain control of important property. That proposal attempts to guarantee notice of sales and give communities, or individuals within the community, a fair shot at making the purchase (Scottish Executive, 2001).

Our approach would guarantee notice of sales through a coordinating authority, thereby providing a level playing field in Nova Scotia for the benefit of future generations, including those who come to visit our shores.

## **What We Heard**

At several of the community consultations, Task Force members listened to individuals frustrated by a lack of notice when important properties in their communities were being put up for sale. People referred to companies that advertise Nova Scotia exclusively on the international market. Some even suggested that the Task Force recommend that all properties be offered locally before being offered to outsiders.

Many people we spoke to around the province favoured the idea of putting in place creative ways to raise money for the purchase of property on behalf of the public. This included a positive response to a \$20.00 per property fee collected annually to develop such a fund. Even this small fee would raise over \$10,000,000 a year for this cause. However, people were in favour of this fee only if the fund would not be administered directly by government. Many also felt that the current provincial government would not likely back such an idea due to an earlier statement that taxes would not be raised.

## **Rationale for Recommendation**

While it is important that the market determines the value of land in Nova Scotia, the Task Force believes that giving the Agency the Right of First Refusal on select properties is a positive way to give communities and citizens a significant opportunity to invest in their environmental future.

The Task Force believes that the Agency should be authorized to raise and distribute external funds to acquire additional prime recreational and conservation property. In addition, some sort of public mechanism ought to be considered. Creativity is needed. We suggest a \$20.00 annual per property fee as a source for such a fund. Other ideas include a portion of lottery dollars, custom license plates, or a per property listing fee for the real estate industry.

# ACCESS

## Recommendations

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- 11** As part of its study of overall Crown assets, the Agency, in cooperation with the relevant departments of government, should first undertake a thorough analysis of current Crown-owned recreation and conservation property for the purpose of developing a coordinated communications strategy. This would improve the level of knowledge among both Nova Scotians and visitors about existing opportunities for access to these prime recreational venues.
- 12** The provincial government should communicate all pertinent information about access rights and privileges on both private and Crown land for the benefit of citizens, visitors, and land owners alike.
- 13** The provincial government should commission a province-wide inventory of important traditional access paths and roads that have been used historically by community members to access prime recreational venues. The province should then vigorously pursue both legal and voluntary avenues to permanently entrench these rights of access wherever possible.
- 14** The provincial government should immediately increase the Department of Natural Resources' budget for acquiring Crown land in the form of recreational and conservation land from the current \$80,000 to \$3,000,000. The Department of Environment & Labour and the Department of Tourism & Culture should share in the administration of this fund.
- 15** The provincial government should encourage private land conservation in Nova Scotia by identifying and eliminating all possible financial and administrative obstacles that currently discourage this practice.
- 16** The provincial government should establish a tax-exempt status or other tax incentives, to select properties that provide valuable contributions to either recreational pursuits or ecological protection through permanent easements.

- 17** The provincial government should support and encourage municipalities to create access easements to the coast and other waterfront areas in Nova Scotia, both through legislation and in other ways.
- 18** Both provincial and municipal governments should make every effort to strengthen enforcement of existing laws dealing with vandalism, littering, or other abuse of property in Nova Scotia and, if necessary, to toughen these laws. This would encourage private land owners to allow access to their property.
- 19** The provincial government should review liability laws, should simplify such rules wherever possible, and should clearly explain these regulations to Nova Scotians who are willing to open up their properties. The intent is to reassure private land owners that they will not be responsible for the actions of those granted the privilege of using their land.
- 20** The provincial government should request a two-year moratorium on privatization of federal properties.

## **Background**

The subject of access to prime coastal areas was not a prominent issue when we started as a Task Force. We quickly learned, through the community consultations and the other ways by which we conferred with citizens, that access to prime recreational areas is of utmost importance to Nova Scotians. What also became clear is that we, as a province, do not have an accurate understanding of the level or degree of our current access opportunities. So, without hard, objective facts and numbers, it is difficult to develop clear recommendations on this topic.

There are also complex legal issues surrounding this term “access.” While we were inundated with information addressing these points, the more we read, the greater our appreciation became for the confusion in the minds of the public.

But despite the lack of objective information, the vast majority of people who communicated with our Task Force maintained the unmistakable viewpoint that access is a huge issue, and those citizens are really worried about what they feel is a declining trend.

We also noted that, for a variety of possible reasons, there seemed to be a clear lack of appreciation for the amount of recreational resources that have already been set

aside for public use to date. We were unable to determine whether these feelings should be attributed to poor communications on the part of the government, or to demands on the part of Nova Scotians that go beyond the realm of possibilities, no matter how hard we try to accommodate everyone's needs.

For example, people living in large urban cities like Halifax do not expect to have access to wilderness areas to the same extent as those who live in the country. Indeed, city folk may have good reason to be envious of those who live fifteen minutes or so from a public beach or a federal park. On the other hand, while certain individuals living in rural areas expressed the view that there were ample opportunities for access, many others disagreed strongly. This posed a real dilemma for the Task Force.

## **What We Heard**

A written submission by Mr. John Janmaat, with the Department of Economics, Acadia University, offered this advice:

*The provincial government has stated that it wants to make this province the best place in Canada to live, in terms of quality of life. I submit that easy and accessible land which is open to the public for recreational purposes—biking, swimming, skiing, snow mobiling, etc.—makes a great contribution to the quality of life for the average Nova Scotian. If we are to protect access to this valuable resource then we must act both quickly and wisely.*

Increasing the amount of Crown land held by the province on behalf of citizens was raised as a solution to access on many occasions. Although nobody advocated a wild spending spree, many lamented the missed opportunity to add a few world-class signature properties to existing Crown holdings.

The degree of uncertainty and confusion on the subject of access rights initially surprised the members of the Task Force. People were unsure of what rights they had to legally cross private land. People referred many times to the Angling Act, the Private Lands Protection Act, and traditional rights of access. In most cases, confusion and uncertainty dominated much of the conversation on this subject.

A number of people suggested that traditional pathways across private lands were increasingly being gated. One person gave us a long list of sites which in recent years have seen land owners withdraw, in one way or another, public access privileges. In his submission, he noted that it was the permanent residents that pose the most difficult problems.

As a rationale for trying to keep people off their properties, several presenters mentioned worries about being held liable for injuries incurred by welcome or unwelcome visitors. Others voiced reservations due to those who vandalize property intentionally or cause harm through inattention or lack of respect for the environment.

We heard, a number of times, about private land conservation being part of the solution. At the same time, people described a variety of reasons as to why private land conservation in Nova Scotia is not an attractive option for all but the most determined and, for that matter, well-off land owners.

Others identified the abandonment by the federal government of long-standing wharves, public roads, and lighthouse properties as a cause for great concern. Many people felt powerless to change the course of events that would have lighthouse properties (perhaps the most identifiable symbol of this province) shifted from public to private hands.

The story of what we heard on access would not be complete without referencing more than a few of the respondents who challenge the provincial government to follow the lead of European countries by legislating access rights in undeveloped and uncultivated areas over private land. One submission identified the solution as simple—expand the Angling Act to allow passage to all coastal lands, waterfront areas, and other recreational areas on foot. Others felt increased rights should be extended along the coast to some point above the ordinary high water mark.

One suggestion we received on our Interim Report told us to take a look at how the Crown land acquisition budget should be administered. The contributor advised us to make provision for shared administration of the recommended three million dollar fund. He advised that other departments like Environment and Labour and Tourism and Culture should be at the table.

Another comment on the Interim Report suggested that in light of many upcoming divestitures of lighthouses, that we advise the provincial government itself to be more aggressive in acquiring these properties on behalf of citizens.

## **Rationale for Recommendations**

The Task Force concluded that a number of immediate and longer-term initiatives should be undertaken to address many of the issues related to recreational access and land conservation. We believe that doing a good job in this area goes hand in hand with quality of life.

We all need to get a better handle on how much recreation and conservation property we have already, how it is distributed, and the potential for further development of existing Crown land. Concerted efforts must be made to make this type of information available to the general public. This educational awareness campaign should also include information to clarify access rights.

The Task Force strongly agrees with those who hope existing access can be protected. We suggest that an inventory of traditional public access ways throughout the Province be recorded. Every possible effort should be undertaken to entrench these rights for the benefit of the general public. We believe this step alone would alleviate much of the concern we heard expressed throughout the province on the subject of land ownership.

Crown acquisition of vital recreational and conservation property must continue on a scale that gives the Department of Natural Resources the ability to make an impact. We believe this can be accomplished by allocating \$3,000,000 to the Department of Natural Resource's annual budget for this purpose. If we act quickly, a number of important Crown properties can be secured for the future at very reasonable prices. It has been suggested and the Task Force agrees that both the Department of Environment and Labour and the Department of Tourism and Culture should share in the administration of this fund.

In other jurisdictions, private land conservation has played an important role to improve both the environment and quality of life. The potential exists here as well, but we must identify and eliminate the obstacles that prevent people from doing great things for their communities.

We agree that a tax-exempt status or other tax incentives, should be created for both private land conservation and offers to dedicate access. This need not cost a fortune, in that selectivity can be practiced. For that matter, the tax-free status, in most cases, need only apply to the portion of a property being dedicated in a permanent way. This would go a long way toward protecting ecologically sensitive areas and opening up access in those areas deemed most important.

The Task Force believes that municipalities should be provided with whatever support is required to create access ways in their communities. An example of one tool that already exists is the provision for acquiring a portion of subdivided land for green space. This right to acquire property should be exercised to the greatest extent possible for coastal waterfront development, so as to provide access to areas of high recreational value.

A number of times during our discussions, and in the written submissions, the issue of vandalism was raised as a reason for not wanting anyone to cross private property. This is unfortunate. The Task Force asks that the provincial government keep in mind the implications unchecked vandalism has on access and take every available opportunity to increase enforcement and toughen existing laws. The Task Force also believes that liability laws should be reviewed, simplified if necessary, and clearly explained, so as to reassure private land owners that they will not be responsible for the actions of those granted the privilege of using their land.

On the subject of federal privatization of infrastructure such as lighthouses and wharves, we suggest that the province seriously consider calling for a two-year moratorium. This moratorium is needed to allow sufficient time for Nova Scotia to develop a comprehensive plan of action for the acquisition of properties in line with the proposed access strategy.

Privatization of these landmarks affects the very identity of certain communities, and the Task Force concluded that, in many cases, the public doesn't have sufficient information. Disposal or privatization should only proceed with full disclosure and strong community participation. Opportunity for broader public input is being sought by both communities and this Task Force.

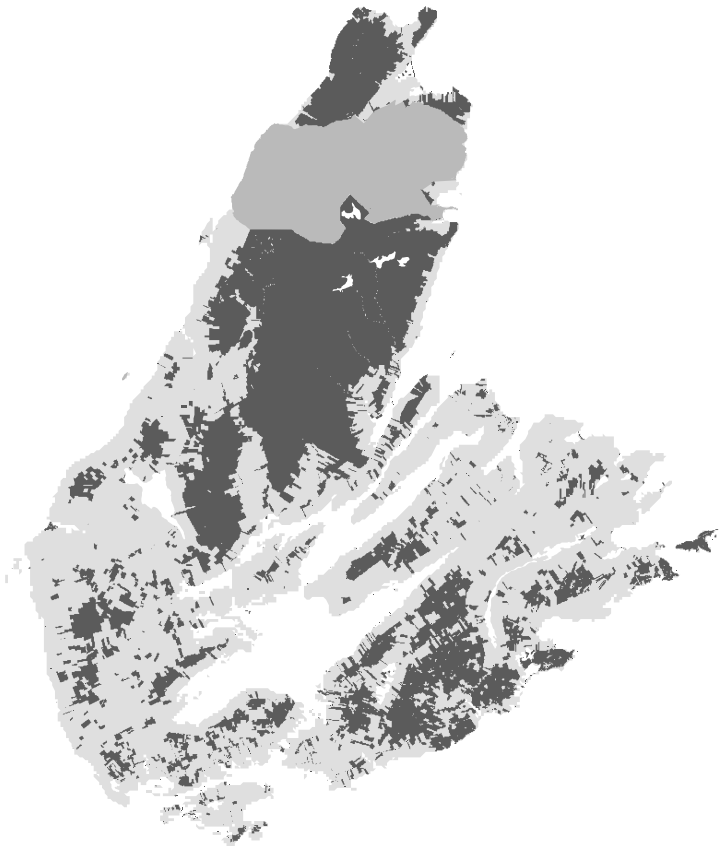
The Task Force also believes the province itself must be more aggressive in the acquisition of these important properties that are targeted for divestment by the federal government. In cases where permanent ownership is not possible, the province should consider taking over control on a short-term basis. These properties can be sold, if necessary, after the appropriate easements have been put in place to protect traditional public access.

The Task Force believes it is useful to include the following information regarding Access due to the tremendous interest in this area.

### A Preliminary Examination of Existing Recreational Opportunities

For recreation opportunities, many look to Crown holdings for venues. The Task Force understands that approximately 95 per cent of Nova Scotia's 9,000 kilometers of coastal shoreline is privately owned. We also have learned that Nova Scotia ranks second lowest in Canada when it comes to the amount of land owned by the Crown, only 25 per cent. That having been said, some of our citizens told us this is a good thing. It is their belief that the bulk of our land should be held in private hands.

It is also interesting to note that Nova Scotia has 25 times the amount of Crown land held by Prince Edward Island, a marked difference since Nova Scotia has only 7 times the population. The real issue we face in our province, therefore, may not be a lack of public resources, but a matter of how we are using these assets.



**FIGURE 1**

- Cape Breton Island
- Privately Owned Land
- Federal Crown Land
- Nova Scotia Crown Land



Cape Breton Island, we are told, rates fairly well for recreational opportunities on Crown land, at least in relative terms. Figure 1, on page 39, shows the location of private, provincial, and federal property. Figure 2, below, highlights the locations of coastal and major inland shoreline where the Crown is the landowner.

We need to examine this entire issue more closely, in every county of Nova Scotia, to determine where these Crown lands are located, how accessible they are to the public at large, and how we can turn this 3,000,000 plus acres into recreational havens that will become the envy of the world. Integrated Resource Management currently being carried out by the Department of Natural Resources is an example of initial steps being undertaken.

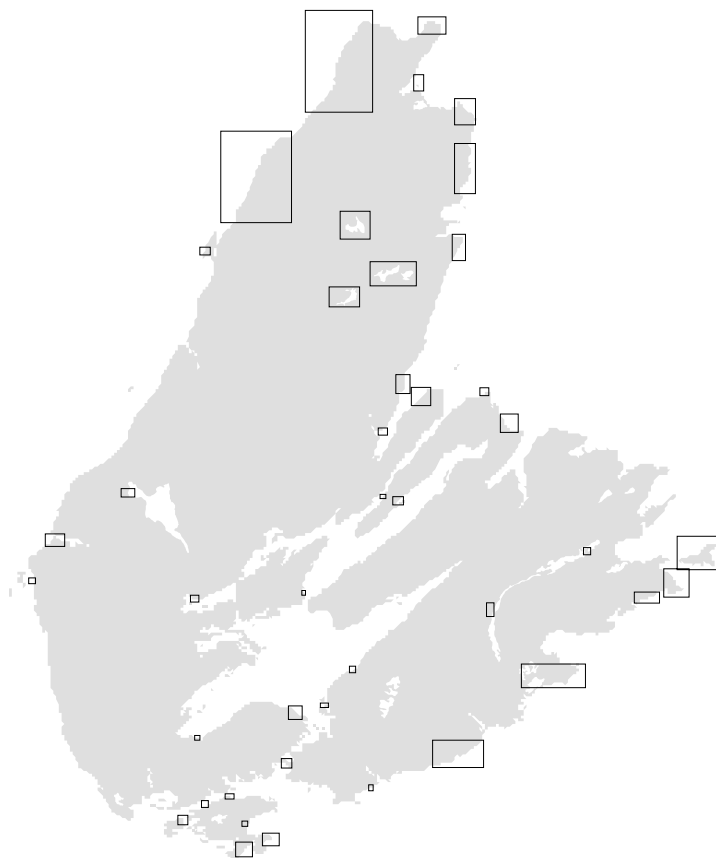
### What We Discovered

At the present time in Nova Scotia, legislation that permits a person to enter on another's property is very limited. Entering on any private property without permission or statutory authority is trespassing. The following discussion attempts to shed some further light on the subject of access rights.

**FIGURE 2**

Cape Breton Island

Shoreline access  
(Crown owned land)



Alex Cameron, in his book (1993) *Your Land and the Law: A Landowner's Guide to Real Property Law in Nova Scotia*, explains the basis for land ownership, what you can do on your land, and what others can do on your land:

*It may be surprising to some that ownership of land does not include ownership of the water on that land; the Crown owns the water. In addition, the Water Act (now the Environment Act) provides that natural watercourses are vested in the Crown, including all sorts of brooks, streams, and ponds. In the words of one judge, almost every conceivable description of water sources is owned by the Crown. As a result, your property extends no further than the shore of any natural stream, swamp, lake or pond on your land.*

*...The tidal shore was always treated differently by common law. The shore below the ordinary highwater mark belonged to the Crown, while the shore above the ordinary high water mark was presumed to belong to the adjoining owner. The Beaches Act carries on this distinction; it dedicates all beaches below the high-water mark for the benefit of Nova Scotians. It also permits the Government to designate land beside the beach as a beach. Such a designation restricts the owner's activities on the designated land. (Cameron, 1993)*

In addition, the text *Anger and Hornsberger Law of Real Property* (1985) by A.H. Oosterhoff and W.B. Rayner explains the following:

*The seashore up to the point of the high water of medium tides ... is called the foreshore and is ordinarily ... vested in the Crown ...*

*The public have a right to pass along or across the foreshore only in order to exercise a right of navigation or fishing, or to land from or embark on boats in cases of emergency.*

*There is no public highway along the foreshore and while there is a public belief that there is a right of access to the foreshore for purposes of recreation and bathing in the sea, this belief is fallacious [which means false].*

The Task Force understands from this information that, for all intents and purposes, no public rights (only privileges) exist in law along the shores of our coast, with the exceptions of the right to fish and navigate along the Crown-owned foreshore.

The Task Force also considered the rights under the Angling Act. The Angling Act is described by Mr. Cameron as follows:

*Nova Scotia statutes give people rights to enter private lands. One of the most important is the Angling Act, which permits residents of Nova Scotia to go on foot along the banks of rivers, streams, or lakes and across uncultivated lands and Crown Lands, for the purpose of lawful fishing. Owners and occupants of those lands are expressly prohibited from interfering with the angler's right of entry. This is not to say, however, that anglers are permitted to camp or drive vehicles over your land. The right of anglers is strictly limited to going on foot along watercourses and across uncultivated lands. Unlike fishermen, hunters have no rights of trespass. They must get your permission to hunt on your lands. (Cameron, 1993)*

A number of people also brought to our attention a clause in the Protection of Private Property Act, suggesting it gives people rights of access on private forest land. As it turns out this is not true, as can be understood from the following passage from Mr. Cameron's book:

*The Protection of Property Act makes it an offence for persons to enter certain private lands without permission or lawful authority, and provides for fines of up to \$500 ... In general, the statute applies to persons who trespass in buildings, upon lawns, cultivated lands, or enclosed fields, and upon other lands where entry is prohibited by notice.*

*The statute does not apply to persons who trespass upon unused forest lands for the purpose of hunting, fishing, picnicking, camping, hiking, skiing, or other recreational activity, even where entry is prohibited by notice.*

*That does not mean, however, that you cannot prevent hunters and other recreational users from trespassing upon your woodlands. If they enter without your permission they are trespassers. You may not be able to use the Protection of Property Act against them, but you can demand that they leave, and you can sue them, if necessary, to enforce your right to privacy. (Cameron, 1993)*

Nova Scotia also has a long tradition of tolerance when it comes to individuals crossing private land on foot to get to a traditional recreational area. However, according to Oosterhoff and Rayner (1985), public rights of way are not created by 20 years of use the way that private or individual rights of way can be. In the case of long pub-

lic usage, a public right of way may be created by a court finding that by permitting the long-term public usage, the owner no longer can claim not to have dedicated the right of way for use by the public. However, these court decisions would be based on each fact and situation. Elaboration on this particular area of law is beyond the scope of our report.

# INEQUITY IN ASSESSMENT AND MUNICIPAL TAXATION

## Recommendation

21

Our provincial and municipal governments should conduct an immediate review of the assessment and municipal taxation systems to address aspects of inequity and purpose.

## Background

The Provincial Assessment Division of the Department of Service Nova Scotia and Municipal Affairs calculates assessments based on market value. This is common practice throughout North America. However, due to the methods historically used by municipal governments in assigning taxes to individual properties, owners in certain parts of our province are now faced with yearly bills which have gone up much more rapidly than those of the majority of their fellow citizens.

We suspect that most, if not all, Nova Scotians accept the need for small annual property tax increases, as costs escalate in line with inflation and in order to meet the reasonable needs of our municipal governments who are doing their best to deliver the services we require in a professional manner. Having said this, however, due to the relatively recent phenomenon of escalating property values in select areas, we are now entering a new era in our province. And while this brings positive benefits to those of us who are selling properties, we must also recognize the impact on those who simply wish to peacefully occupy their family homes.

Indeed, there is a strong case to be made that those of us who are not selling our properties and have made no improvements to our land or buildings, ought not to be negatively impacted by events beyond our control. Thus, the challenge becomes one of working together to find a solution to these evolutionary trends that are relatively new to all of us in Nova Scotia.

## What We Heard

There was considerable discussion during our consultations on the entire subject of assessments and property taxation. The Task Force has heard from many citizens who are upset about rising assessments.

For most, the argument that the assessment process is unfair relates to a situation where a non-resident, or a Nova Scotian buys the property next door to a modest family homestead. Higher values may be established for the land purchased, improvements are made and possibly a new home is erected. Obviously, the newly purchased property attracts a higher assessment. While it is unlikely that the buyer has any difficulty with this recognition of the value he or she has created, the balance of the community, who have not changed their lifestyle, are often faced with higher assessments as well.

Most people we heard from automatically equate these higher assessments with higher tax bills. But there is a fair amount of confusion about how assessments are linked to levels of taxation. In theory at least, when the assessment base goes up, mill rates can be lowered to the point of having little or no impact on these neighboring citizens. The mill rate is the basic tax rate in a municipality before area rates are added. Lowered mill rates would no doubt result if all neighborhoods experienced similar demand and new construction. But in many cases in Nova Scotia, such activity is extremely localized. Therefore, assessments in select neighborhoods are going up more rapidly than elsewhere in these municipalities. Inevitably, unless accommodations are made, people living in these areas see their tax bills going up at a much faster relative rate than those anywhere else in the county. This lies at the heart of concerns which have come before our Task Force.

Various opinions have been expressed as to what must be done to protect the owners of these homestead properties, particularly those held by families on fixed incomes. Some suggest a more proactive use of that portion of The Municipal Government Act which already gives municipalities the power to grant relief to citizens based on a means test. Some municipalities have utilized this exemption mechanism.

Another suggestion was to freeze assessments after the purchase of a property. This idea was extended to allow for increases in assessment for household improvements or cost of living increases, or both, if municipalities need extra funds to continue to deliver the current level of services. It should also be pointed out that new developments and property sales would continue to build on the overall assessment base of each municipal unit and allow these governments to derive additional benefits from this type of activity.

A third suggestion, a slight variation on the above theme, deserves serious consideration. It allows for a continuation of market-based assessment on the assumption that this type of tracking of economic activity provides useful information to government bodies for analyzing trends or comparing our own statistics to like figures in other jurisdictions. There may be numerous reasons for gathering this type of information.

Perhaps it even serves as a useful guide to property owners for estate planning or other purposes. But in this case, while the assessment process continues to unfold as it has in the past, municipal tax bills would be based on values established in a single base year. If renovations take place or a sale occurs, a new assessment base would then be established for these properties.

Reference has also been made to various examples to be found in the US where yearly property tax increases have been limited to the rate of inflation, or by granting what are referred to as “homestead exemptions.” Homestead exemptions are a form of tax relief for those who have lived in their homes for a long time and have no wish to sell.

Suffice to say, since the release of our Interim Report the topic of assessment has continued to receive a great deal of media coverage. We have also been directly approached by those who believe the Task Force should have prefaced its commentary on this topic with a specific recommendation. This has now been done.

### **Rationale for Recommendation**

We did attempt, in our Interim Report, to highlight the need to examine the current assessment system, by noting an “overwhelming dissatisfaction” with the methods being used today. We went on to say that “families should not be hit with skyrocketing assessments over a short time frame.” And we reflected on the fact that “Nova Scotians are gravely concerned about the very real possibility of those on fixed incomes being forced off their properties.”

The Task Force decided to strengthen its message to government by including a new recommendation on this subject. Our recommendation calls for a complete review of the assessment and municipal tax system in the province to address aspects of inequity and purpose.

Quite clearly, while only few take strong exception to the actual market value assessment of their property, almost all say that such increases in assessment should not automatically translate into large property tax increases. While there is a wide range of opinions regarding the many other facets of land ownership, dissatisfaction with the way in which tax bills are directly connected to the market value assessment process prevails throughout the province.

At the same time, it is of paramount importance to point out that while the value of properties in certain areas have escalated due to the activity of people from away, there are many additional local forces at work that are having an equally dramatic

influence on rural assessments. Within an hour's drive of Halifax, for example, there is a huge amount of real estate development occurring to accommodate those who now seem far more willing to commute than ever before. Full-time Nova Scotian residents are moving to outlying areas like Peggy's Cove, well past Windsor, as far away as Lunenburg, and along the Eastern Shore. In many other communities retirees are arriving, renovating, and building new homes.

Thus, a word of caution is clearly in order. This issue of rising assessments and escalating tax bills is far more complex than one of non-resident versus resident real estate activity. It is extremely important to recognize this fact, and to make certain we see the larger, more complex character of this particular challenge. The answer, in this case, lies in separating the two issues entirely, at least for the time being. Certainly, non-residents bear no responsibility for any inequity built into our assessment and municipal taxation system. We repeat our earlier assertion that it is the province-wide assessment and taxation systems that need to be revised.



## CONCLUSION CONCLUSION CONCLUSION

Numerous countries deal with non-resident land ownership in a variety of ways. Some have established a special tax while others impose limits on the amount of property that can be owned. We found that the reasons for taking these steps differ markedly from case to case, and most have no bearing on the issues we face in Nova Scotia.

It is the consensus of the Task Force that such measures do not speak to the core issues our society needs to address. In truth, the concerns we heard are as a result of challenges created equally by all land owners. We believe these issues can be better addressed through improved land planning, improved stewardship, greater access to existing Crown lands, improved information on resources currently available, and the development of an acquisition strategy which will add to current public resources. We also concur with those who are calling for an immediate review of the assessment and municipal taxation process.

Finally, it should be noted that while our report includes recommendations which have an impact on land management and ownership, we have not examined this subject in the context of historical concerns expressed by the aboriginal community. Neither our recommendations nor our commentary are intended to have any impact on the existing rights or claims of aboriginal people to land title or land use.

**Books, articles, and electronic documents**

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## **Task Force Communications**

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Sandy Foy, Island Regulatory and Appeals Commission  
Todd Burt, Service Nova Scotia and Municipal Relations  
Association of Municipal Tax Collectors of Nova Scotia  
Union of Nova Scotia Municipalities  
Coastal Communities Network

## **Cases, Statutes, and Legislative Materials**

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## SCHEDULE OF COMMUNITY CONSULTATIONS

### APPENDIX 2

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Monday, April 30, 2001	<b>Cornwallis Park</b> Kespwick Training Centre Theater, Clock Tower Building
Monday, April 30, 2001	<b>Antigonish Fire Hall</b> Beech Hill Road
Tuesday, May 1, 2001	<b>Yarmouth</b> Yarmouth United Church, 25 Beacon Street
Tuesday, May 1, 2001	<b>Port Hawkesbury Nautical Institute Theater</b> Strait Area Campus, 226 Reeves Street
Wednesday, May 2, 2001	<b>Shelburne</b> Trinity United Church Hall
Thursday, May 3, 2001	<b>Lunenburg Fire Hall</b> 25 Medway Street
Thursday, May 3, 2001	<b>Pictou</b> Pictou United Church
Monday, May 7, 2001	<b>NS Community College (Halifax)</b> 1825 Bell Road, Lecture Theater
Monday, May 7, 2001	<b>Tatamagouche</b> Tatamagouche Centre
Tuesday, May 8, 2001	<b>Musquodoboit Valley Bicentennial Cultural Theater</b> Main Floor, 12690 Highway #224
Wednesday, May 9, 2001	<b>Windsor</b> Windsor Community Recreation Centre, Thomas Street
Monday, May 14, 2001	<b>Parrsboro</b> Parrsboro Fire Hall
Tuesday, May 15, 2001	<b>Upper Tantallon</b> St. Luke's United Church, 5374 Highway 3, 4 Westwood Blvd.
Tuesday, May 15, 2001	<b>Baddeck</b> Greenwood United Church, Lower Hall, Twining Street
Thursday, May 17, 2001	<b>Sheet Harbour</b> Masonic Hall
Thursday, May 17, 2001	<b>Whitney Pier</b> Trinity United Church Hall, 15 Matilda Street
Thursday, May 24, 2001	<b>Liverpool</b> The Royal Canadian Legion, Branch 38, 64 Henry Hensey Dr.

## LIST OF THOSE WHO MADE WRITTEN SUBMISSIONS

### APPENDIX 3

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Acton Roth, Nancy	Burt, M. Edward
Antoft, Kell	Bush, Sharri—First Name on a Petition signed by 128 individuals
Arthur, Michael	Bush, Sharri, Friends of Crescent Beach Grey Bay and Area Society
Atkinson, Jesse Duffy	Bustin, Marion
Atkinson, John and Peggy	Butlin, David, Sell-Tech Coastal Realty
Atwood, Chris, South West Shore Dev. Authority	Calder, Clarence
Austen, Janet and Walter	Carmichael, Frank
Ayer, Loman M.	Carthew, Haig
Bacon, Crystal	Case-Harlow, Joyce, Joyce Case Realty
Bailey, Annabelle	Castonguay Rosati, Diane
Balch, Toby	Chisholm, Blair
Basler, Heidi	Cleary, Charles L.
Baxter, John, Athol Forestry Cooperative Limited	Collins, Quincy, Rev.
Bayer, H. Fulton	Comerford, Sally and Tony
Beaton, Elizabeth, Whitney Pier and Area Development Association	Cook, Matthew
Bell, Martin E. and Cheryl	Cope, Karin and Finlay-de Monchy, Marika
Benard, Kathi	Costello, Candy
Bernard, A.J.	Craig, Rod, Athol Forestry Cooperative Limited
Berry, Paul R.	Creighton, Hugh
Brooks, Dr. Kent	Crimp, Mike
Brown, Kathy, Nova Scotia Lighthouse Preservation Society	Croft, E.
Brown, Mary M.	Cross, John and Nicole
Buchanan, Jessie C.	Crouse, Lowell and Edna
Buchanan, Brian and Linda	Croxall, Peter
Buechter, Eva Marie, Athol Forestry Cooperative Limited	Curry, David
Bullerwell, Randy	DeBay, Alex
Burch, Judy	Dell, Auriel
Burch, Dana	deVries, Peter
	Dickie, Kenneth



Dinn, Bill	Irwin, Elizabeth, Royal LePage Atlantic
Dolbel, Fred	James, Terry
Driver, Derek	Jameson, Pat & Dick
Duffy, Jesse, Athol Forestry Cooperative Limited	Janmaat, John
Dunford, Allan	Jelleau, Lynn
Durnford, Matt	Johnson, H.F.B. (Duke)
Dykens, Robert	Jollimore, Warren L.
Eisele, Helmut, Christa, Alexandra and Felix	Joseph, Charles
Enslow, Steven	Kahn, Arnold
Estabrooks, MLA Timberlea-Prospect	Kennedy, W. Forbes
Fawson, Frank	Kerr, Bruce
Ferguson, Craig and Mary	Kerr, Barb
Fischer, Ruediger	Kitz, John
Fisher, Gordon	Leary, Charles L.
Fitz-Gerald, Maureen	Leefe, John G., DCL
Fletcher, Alison	Leighton, Eric
Folkins, Mr.	Lewis, Peter J.
Fownes, Allen C.	Lux, Gabor
Fraser, Charlotte	MacDonald, Walt, Walt MacDonald Real Estate Limited
Fulton, Lorna, Annapolis Valley Real Estate Board	MacDonald, Mary, Nova Scotia Association Realtors
Gilbert, Bordillon	MacDonald, Buddy
Goff, Paula	MacDonald, Ned, District#3, Inverness County
Goldman, Steve	MacInnis, Veronica
Goodwin, Shelley	MacKay, Lloyd P., HLM Realities Limited
Greco, Phyllis and Paul	MacLean, John OS
Greek, Jody	MacLeod, Jessie
Green, John A.	MacNeil, Donald
Harris, Bob, Admiral Cove Realty	MacRae, Donald and Beverly
Haugg, Morris J., QC	Magee, Willa
Hebb, Richard J.	Mann, Lane H.
Hebb, Ann	Manuge, Bob
Hertneck, S	Marshall, Robin, Kings CED Agency
Hines, Don	Mathers, Harry I., I.H. Mathers & Sons Ltd.
Holmes, Kenneth	Meisner, Sharri
Hoskins, Fred and Susan	Meisner, Burpee
Hyson, Lindy	Merkle, Fritz and Ingrid
Ineson, Peter	Mestel, Dr. Peter and Renate
Ingram, Daryl	

Mickle, Helen	Raymond, Anne and Bruce
Miller, John F, Nova Developments Ltd.	Read, Gordon and Catherine
Miller, Patricia L.	Richter, Ronald D.
Montag, Walter	Robicheau, George
Morin, Richard and Vickie	Rohdsters, Mr. & Mrs.
Morton, Birgit and Günther	Rose, Stan, Mariner-Verfina Real Estate Ltd.
Mossman, Norman	Rosenthal, Roger and Sara
Moyer, Paula and Daniel and McCormick, Bill & Cheryl	Rosner, Sara
Mueller-Sparenberg, Holger	Sanford, Shaun
Muise, Tom	Schneider, Heinz and Sieglinde
Municipality of Annapolis	Schofield, Irene
Municipality of Chester	Schuster, Stefan
Municipality of Cumberland	Schwind, Henry
Municipality of Digby	Scott, Andrew M. and Anne F.
Municipality of Inverness	Seaman, Nina and Robert
Municipality of Kings	Shears, George
Municipality of Lunenburg	Sheehan, Peter
Municipality of Richmond	Shelton, Carol Ann and Anthony
Municipality of Victoria	Shluker, Steve
Murley, G. Warren, Athol Forestry Cooperative Limited	Skopp, Dr. K.
Murray, Peter	Snow, Garnet and Bonita
Murray, Vernon	Sommer, Petra and Johannes
Nelles, Jim and Reid, B.J.	Soudek, Dusan, Canoe Kayak NS
Nichols, Beatrice	Stephenson, Joan B.
Nicholson, Ruth Anne	Stone, Lloyd M.
Ohnrich, Walter	Sutherland, Frank and Landry, Eva, Richmond PC Assoc. and Richmond PC Women's Assoc.
Oickle, Brian	Tanner, Geoffrey
Outhouse, Laurence	Terpin, Ralph
Page, Judith L.	Thompson, Mike
Parant, Jean-Pierre	Thomson, Anne, Anne Thomson Realty Ltd.
Payzant, Roy	Tinkham, Hugh, Yarmouth Real Estate Board
Pierce, Hugh and Patricia	Tomlinson Peach, Nora
Pierce, Maxwell R. (Rick)	Town of Shelburne
Policastro, Nancy	Town of Yarmouth
Porter, Faye, Athol Forestry Cooperative Limited	Treger, Neil, Treger & Associates
Price, Phyllis	Turpin, Eileen
Publicover, Elizabeth	
Quinn, Robert	

Turpin, Neil  
Tutty, W. Yorke, Q.C.  
Ulrich  
Van Dyke, Stanley  
vanDriel, Menno  
Veinot, Richard  
Walker, George R., Planning Advisory  
District 3  
Wallace, Perry  
Walmark, David  
Weagle, Anthony  
Wells, Dennis, Athol Forestry  
Cooperative Limited  
Wentzell, Kay  
White, Doug, Exit Inter Lake Realty  
Whitehorne, Mary Lou  
Whynot, Rhonda, Coldwell Banker, C.R.  
Cook's Real Estate  
Wilneff, Alan  
Wolfe, Phyllis A.  
Wright-Tousignant, Christine  
Young, F.E.  
Young, David H.  
Zhola, Tikta  
Zondler, Matthias and Sabine

## LIST OF THOSE WHO RESPONDED TO INTERIM REPORT

Allen, Rick	Finnigan, Elizabeth
Amos, Greg, Kingsburg Coastal Conservancy	Fischer, Ruediger
Atkinson, Jesse Duffy	Fisher, Gordon
Bailey, Annabelle	Fries, Lucien and Brigitte
Barss, Robert	Gibson, Gary L.
Bell, Cheryl	Giffin, David M.
Bookchin, Sue	Hattie, Brenda
Bowron, Tony M., Coastal Issues Committee—Ecology Action Centre	Hebb, Ann
Breeze, Heather	Hutchinson, Bruce
Brown, Kathy, Nova Scotia Lighthouse Preservation Society	Ineson, Peter
Bush, Sharri, Crescent Beach Cottages/Friends of Crescent Beach Green Bay & Area	Johnson, H.F.B. (Duke)
Calder, Clarence	Jollimore, Warren L.
Carthew, Haigh	Kelley, Elizabeth
Charles, John, Halifax Regional Municipality Parks and Open Spaces Division	Kennedy, W.F.
Cleather, Ted	King, Peter
Collins, Martha L.	Kitz, John
Collins, Quincy	Kueng, Rene
Conrad, Craig	Lachance, Joyce, Eastern Shore Forest Watch
Copelin, Charles	MacDonald, Walter R.D., MacDonald Real Estate Ltd.
Creaser, Greg	MacLean, B.
Dagley, David	MacNeil, Chris
Driver, Derek	MacNeil, Frankie
Dunford, Allan	MacPhee, Joseph
Estabrooks, Bill, MLA, Timberlea- Prospect	Mason, Linda
Fawson, Frank	Meisner, B.A.
	Merkle, Ingrid & Fritz
	Montag, Walter & Eva
	Morin, Richard L. Sr.
	Muise, Tom
	Mullen, Marsha (1st of 35 names on a petition)
	Municipality of Antigonish

APPENDIX 4

Municipality of Chester  
Municipality of Digby  
Municipality of Inverness  
Municipality of Lunenburg  
Municipality of Queens  
Nichols, Beatrice  
Nicholson, Ruth Anne  
Oickle, Brian  
Outhouse, Laurence  
Peters, Allen, Colchester Trails  
Association  
Publicover, Elizabeth L.  
Rideout, Rosemary  
Robinson, Gerry  
Rodie, Gillian  
Schneider, Heinz & Sieglinde  
Schuster, Stefan  
Scott, Susan  
Slakov, Jan, Enviro-Clare  
Snow, Garnet & Bonita  
Stokes, Margaret J.  
Stowbridge, Sidney  
Sweeney, Duff  
Tanner, Geoffrey  
Veinot, Richard  
Walker, George R.  
Weatherbee, Robert  
Wentzell, Bernard  
Whitehorne, Mary Lou  
Wilson, Mary Ann  
Young, F.E.  
Zondler, Sabine & Matthias

## TASK FORCE MEMBERS

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**JAMES W. MOIR, JR.**, Chairman, Mill Village, Lunenburg County

Jim is a retired businessman who grew up in the Annapolis Valley and now lives in Lunenburg County, Nova Scotia. Having been a Senior Vice-President, Director, and member of the executive committee of Merrill Lynch Canada Inc. in Toronto, he then became the Chairman, President and CEO of Midland Capital Corporation and was the principal architect in the creation of the investment banking firm known as Midland Walwyn Inc. Upon fulfilling his dream of returning to his roots in Nova Scotia in early 1993, Jim assumed the role of President and CEO of Maritime Medical Care Inc., a position he held until the fall of 1998. He is past Chairman of the Board of Directors of a number of community organizations including the Greater Halifax Economic Development Partnership, the Halifax Dartmouth Metro United Way, and the HeartWood Institute. In addition to having been Vice-Chair of the IWK-Grace Health Centre Foundation, he has been a director of the Atlantic Institute of Market Studies, Calmeadow Nova Scotia, and the QEII Health Sciences Centre. Jim has also been a member of the Board of Governors of Acadia University and served on the advisory board of the Dalhousie University School of Business. He has held 11 Corporate Directorships and retains three such positions in his retirement.

**ARTHUR BULL**, Digby, Digby County

Arthur is the Outreach Coordinator for the Bay of Fundy Marine Resource Centre. He also works as the Coordinator of the Fundy Fixed Gear Council and the Bay of Fundy Inshore Fishermen's Association. He is a Director of the Digby Neck Community Development Association and Chairperson of the Coastal Communities Network. Before becoming an Inshore Fishermen's Representative, he was involved in community-based adult literacy field for 15 years. Arthur is also a musician who has recorded and toured with various groups since the 1970s and is a published poet.

**PAM HARRISON**, River Hebert, Cumberland County

Pam has chaired the Land Resource Coordinating Council of Voluntary Planning for several years. For the last three years, she chaired the Regional Advisory Council for Lighthouse Alternative Uses in Atlantic Canada. She is the Vice-Chair of the Coastal Community Network and past President of the Rotary Club of Sackville, New Brunswick. Since 1985, she has been involved with Community Economic

Development, both as a Development Officer and Volunteer. Pam is the mother of three and a grandmother of four. Upon graduation from River Hebert Rural High, she enjoyed additional studies at St. Mary's University, St. Francis Xavier University, and the Atlantic School of Theology. Pam works for the United Church of Canada as a gift planner and is responsible for Atlantic Canada and Bermuda. She has traveled extensively to 49 countries, including Russia, Japan, Peru, Australia, New Zealand, Argentina, Europe, Asia, the Scandinavian countries, and the Antarctic.

**LLOYD GILLIS**, Inverness, Inverness County

A former educator, Lloyd taught high school and was a Principal and a Curriculum Supervisor for 31 years. He has a Bachelor of Science, and both a Bachelor and Masters of Education. Lloyd has played an active role in his community in many ways. He was a Councillor for the Municipality of Inverness County for two terms, the founding Chairman of the Inverness Development Association, and a member of the Strait and Area Regional Development Commission. Lloyd was also the Receiving Committee Chairman in Inverness for the Rural and Native Housing Commission, an organization that has built 50 homes. He also served as Deputy Governor of the Kinsmen Clubs of Canada, Zone 3. Lloyd and his wife, Judith, a registered nurse, have two sons.

**LAURENCE NASON**, Truro, Colchester County

Laurence is currently the Chief Executive Officer of the Nova Scotia Federation of Agriculture, an umbrella farm organization representing the interests of Nova Scotia's 2500 farm businesses. Before assuming that position, he owned and operated Pembroke Farms, a 500-hectare seed stock and forestry business in the Stewiacke Valley. During his years as a farmer, Laurence was involved in the agricultural policy community at both the provincial and national level, and is a past President of the Canadian Angus Association. He also served as Warden of Colchester County for 11 years and is a past President of the Union of Nova Scotia Municipalities. Laurence has an Undergraduate Degree in Recreation from Dalhousie University and Graduate Degrees from the University of Loughbrough (U.K.) and the University of Tilburg (Netherlands).

**PAT NELDER**, Big Pond, Cape Breton Regional Municipality

Originally from Britain, Pat moved to Montreal in 1967 where she attended school and graduated from Concordia University with a BFA. In 1979, she and her husband lived on the Netherlands Antilles Island of St. Maarten where they ran a successful marine chandlery. Pat moved to Cape Breton in 1989. She runs her own seasonal charter boat company and assists her husband with a boat design and construction operation. Pat is also pursuing MBA studies in Community Economic Development at the University College of Cape Breton. She is currently working on a national recre-

ational marine marketing project with several provincial associations across the country. Pat has two children.

**ALASDAIR SINCLAIR**, Halifax, Halifax County

Alasdair Sinclair was born in Prince Edward Island and moved to Nova Scotia at an early age. He attended schools in Whitney Pier and Halifax and Dalhousie, Oxford, and Harvard Universities. He obtained a Ph.D in Economics from the latter and taught economics at Dalhousie for more than 30 years, with a focus on Macroeconomics and International Trade. From 1983 to 1988, he was a Vice-President of the University and retired from Dalhousie in 1994. Alasdair has travelled extensively as an Economist, working on assignments for the World Bank, the Canadian International Development Agency, and several Canadian universities. At present, he is involved in a trade policy project in the Caribbean. He has also written on Canadian and regional economic issues and is a past President of the Atlantic Canada Economics Association.

**DIANNE THERIAULT**, Waterford, Digby County

Dianne is the Owner/Operator of Petite Passage Whale Watch in East Ferry. She is a Director and past Chair of the Digby Neck Community Development Association, a volunteer group. As well, Dianne is the Executive Secretary of Digby Area Learning Association (DALA) and the Vice-Chair the Digby Area Theater Society, a community-based group to look after the theater in the new High School in Digby. She is a member of the Tourism Industry Association of Nova Scotia and the Evangeline Trail Tourism Association. Dianne is a past Member of the Western Valley Tourism Action Committee and currently the Chair of the Digby Neck and Islands Eco-Tourism Committee. She also sits on some ad hoc committees, including one concerning oil and gas exploration in the Bay of Fundy, the Bay of Fundy Product Club, and the Bay of Fundy Whale Watchers Association.

**TONY WALTERS**, Lunenburg, Lunenburg County

Best known in Nova Scotia for his 20-year career in real estate and his reputation for International Marketing, Tony Walters was born in Melbourne, Florida, in 1947 and raised in the mountains of North Carolina. He first came to Nova Scotia in 1965 to attend St. Francis Xavier University for a year before spending a year at the University of the Americas in Mexico City. After serving four years in the United States Marine Corps—including service in Viet Nam—Tony studied for two years at Montana State University. He returned to Nova Scotia in 1974 and moved to the South Shore around 1981. Tony and his wife, Barbara Claussen, are Partners in Claussen Walters & Associates, the exclusive Nova Scotia affiliates of Sotheby's International Realty. The firm has offices in Lunenburg and Chester. Tony has five children.





VOLUNTARY  
PLANNING

*A Citizens' Policy Forum*

APPENDIX 6

## ABOUT VOLUNTARY PLANNING

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### **Mission**

To measurably improve the social and economic well-being of all Nova Scotians by providing the Premier and Cabinet with valuable volunteer and citizen-based advice on relevant policy issues for today and the future.

### **Our History**

Voluntary Planning was established in 1963 as the Government's sole economic planning agency. It was created based on a European model which was then modified for implementation in Nova Scotia. Among other responsibilities at that time, Voluntary Planning members took on the challenge of business planning for a variety of economic sectors culminating in a Provincial Economic Strategy.

By 1970 individual government departments had to a large extent internalized the function of economic planning, and Voluntary Planning's mandate shifted to that of policy advisor, arm's length to government. For the next number of years the organization has made valuable contributions by providing a partnership platform for business and labour in the policy arena.

Today the relationship between government and the people is again shifting. And accordingly so has Voluntary Planning. Citizens increasingly want to participate in shaping their future. Perhaps this comes from a sense of frustration posed by globalization and the need to gain more control over their own destiny. If so, this desire has been encouraged and supported by the increased flow of information and the access that information technology provides.

The Voluntary Planning of today provides an access platform to public policy development for business, labour, academe, social planners, those concerned with the environment, and citizens throughout Nova Scotia. The organization includes the tag line ... a Citizens' Policy Forum. Through an independent Board, we bring forward the concerns and desires of Nova Scotians in shaping policy advice to Government.

## Structure & Reporting Relationship

The Voluntary Planning organization consists of an independent Board of leading citizens from the private and non-governmental sectors. Mr. Jim Eisenhauer, President of ABCO Industries and resident of Lunenburg, is currently our Board Chairperson.

Strategic and administrative leadership is provided by Voluntary Planning’s CEO Mr. Leo Dillman. A full time staff of three sector coordinators and two administrative personnel support the work of hundreds of loyal volunteer members.

Members participate in policy discussions important to the future of the Province through their participation on Task Forces, Project Teams, and Sector committees representing a broad spectrum of society.

The Voluntary Planning Board reports to the Premier and Executive Council through the Ministry of Treasury & Policy Board—Nova Scotia’s central planning agency.

Our organization receives its core funding from the Province of Nova Scotia.

Voluntary Planning consists of three main elements:

- Volunteerism - Nova Scotians giving back to society
- Citizen Participation - Planning is a democratic process
- Outcome Measures - What really matters and impacts on quality of life

In our work we hold in high regard and adhere to the following principles of operation:

- Consensus
- Inclusiveness
- Arm’s Length
- Non-partisan
- Collaborative
- Consultative

### Our Current Priorities:

- Non-Resident Land Ownership Task Force
- Promotion of Lifelong Learning
- Promotion of a Long Term Vision for Nova Scotia
- Expansion of organization’s influence to areas of social concern

## **Contacts**

Jim Eisenhower, Chair

Phone: 424-5682

E-mail: [volplan@gov.ns.ca](mailto:volplan@gov.ns.ca)

The Chair of Voluntary Planning provides leadership and direction to the Board and the organization at large.

Leo Dillman, CEO

Phone: 424-8643

E-mail: [dillmalg@gov.ns.ca](mailto:dillmalg@gov.ns.ca)

The CEO leads Voluntary Planning at both the strategic and operational levels

## **Voluntary Planning**

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