

SMOKING BYLAW

EFFECTIVE: December 11, 1995

AMENDED: May 23, 1996

BEING A BYLAW OF THE CITY OF CHARLOTTETOWN WITH RESPECT TO SMOKING, PURSUANT TO THE PROVISIONS OF SECTION 64 OF THE CHARLOTTETOWN AREA MUNICIPALITIES ACT, R.S.P.E.I., 1988, CAP. C-4.1.

BE IT ENACTED BY THE CITY COUNCIL OF THE CITY OF CHARLOTTETOWN AS FOLLOWS:

PART I: DEFINITIONS:

1. In this bylaw:
 - 1.1 **"City"** means the City of Charlottetown;
 - 1.2 **"Designated Area"** means an area of the recreation facility specifically designated by the posting of signs as a smoking area, as defined in Schedule A;
 - 1.3 **"Recreation Facility"** means the indoor arenas and other indoor recreation facilities owned and/or controlled by the City as defined in Schedule B;
 - 1.4 **"Smoke or Smoking"** includes the inhaling, exhaling, burning, or carrying of any lighted cigar, cigarette, pipe or other combustible tobacco product in any manner or in any form.

PART II: GENERAL:

2.
 - 2.1 No person shall smoke in any recreation facility other than in a designated area, if provided.
 - 2.2 There shall be posted in the recreation facility a reasonable number of signs indicating **"No Smoking"** in letters not less than six (6) inches in height or the use of symbol signs.
 - 2.3 Any officer or employee of the City and any superintendent or other employee of a recreation facility who observes any person smoking in violation of this by-law shall immediately require such person to desist therefrom. If such person declines to desist therefrom, that person shall be required to leave the recreation facility forthwith.

PART III: PENALTIES:

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3. 3.1 Any person who violates any provision of this bylaw is guilty of an offense and liable on summary conviction to a fine of not less than Fifty (\$50.00) Dollars and not more than Five Hundred (\$500.00) and in default of payment, to imprisonment for a term not exceeding thirty (30) days.
- 3.2 Any person who has been found guilty twice of this offense, shall be prohibited from the use of the recreation facility for fourteen (14) days.

PART IV: EFFECTIVE DATE:

4. 4.1 This bylaw shall come into force effective December 11, 1995.

SCHEDULE A

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DESIGNATED AREAS MAY INCLUDE:

MAPLEWOOD ROOM:

(LOCATION: CODY BANKS)

On certain occasions of social nature only - not related to sport functions in the building.

PARKWOOD ROOM:

(LOCATION: HILLSBOROUGH PARK COMMUNITY CENTRE)

On certain occasions of social nature only - not related to sport functions in the building.

UPTON ROOM:

(LOCATION: WEST ROYALTY COMMUNITY CENTRE)

On certain occasions of social nature only - not related to sport functions in the building)

NOTE:

NO DESIGNATED AREAS IN THE FOLLOWING FACILITIES:

CHARLOTTETOWN CIVIC CENTRE (**ARENA COMPLEX**)

EAST ROYALTY COMMUNITY CENTRE

HEARTZ HALL

HILLSBOROUGH PARK COMMUNITY CENTRE (**WITH EXCEPTION OF ABOVE**)

SHERWOOD REC HALL

SIMMONS (**ARENA**)

CODY BANKS (**WITH EXCEPTION OF ABOVE**)

WEST ROYALTY (**WITH EXCEPTION OF ABOVE**)

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SCHEDULE B

RECREATION FACILITIES

CHARLOTTETOWN CIVIC CENTRE (ARENA COMPLEX)

EAST ROYALTY COMMUNITY CENTRE

HEARTZ HALL

HILLSBOROUGH PARK COMMUNITY CENTRE

SHERWOOD RECREATION HALL

SIMMONS (ARENA)

CODY BANKS (ARENA)

WEST ROYALTY COMMUNITY CENTRE

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Amendment Summary	Previous Wording	Amendment Detail	1 st Reading	2 nd Reading	3 rd Reading
New Bylaw		New Bylaw effective December 11, 1995	14-Nov-95	14-Nov-95	11-Dec-95
Add Hillsborough Park Community Centre to list of facilities & remove designated area in Civic Centre to make smoke free		Amend Schedule "A" and "B" to add Hillsborough Park Community Centre to list of facilities & remove designated area in Civic Centre to make smoke free	13-May-96	13-May-96	23-May-96