

# *Municipality of the District of Barrington*

**OFFICE OF THE CLERK-TREASURER**

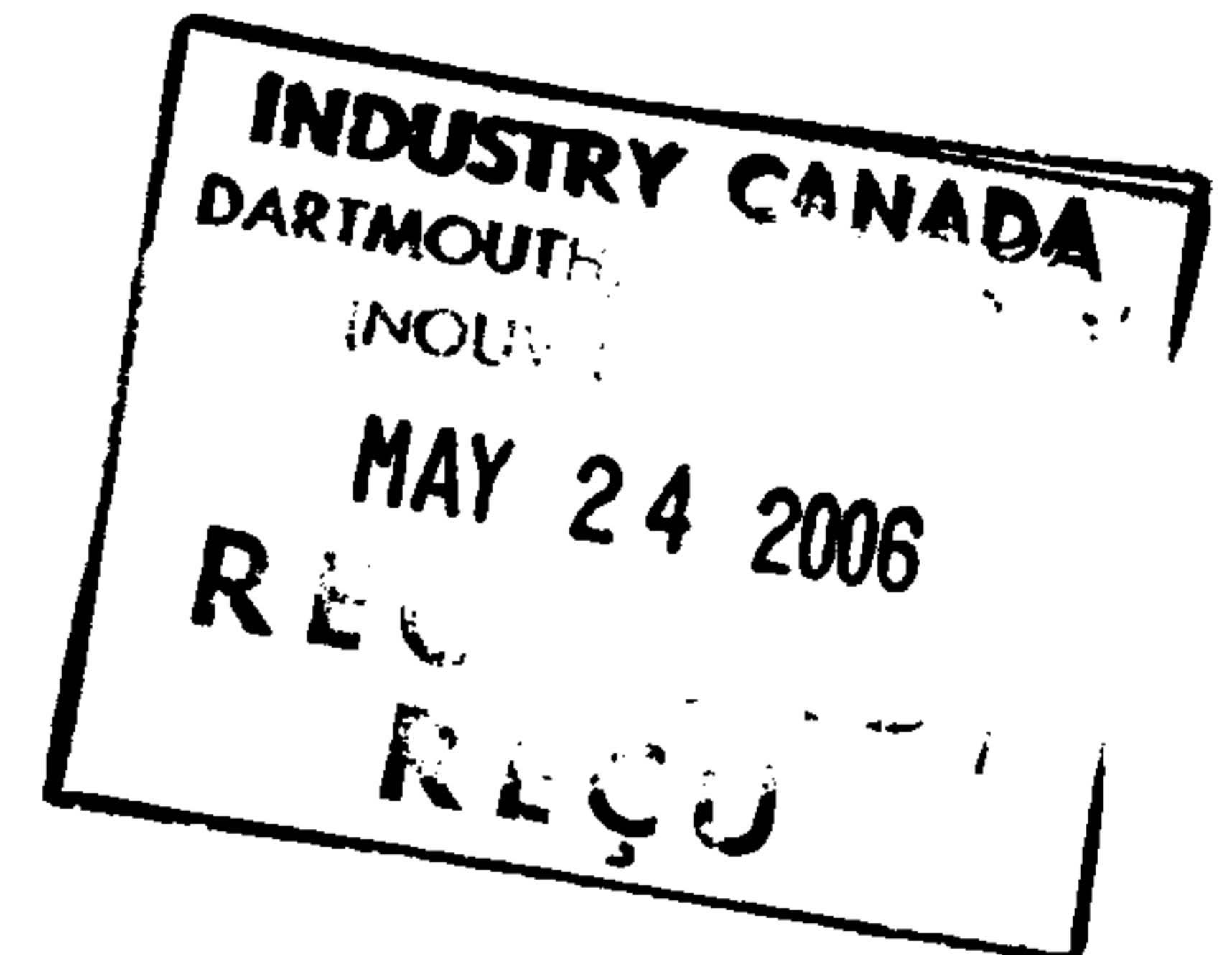
**P.O. Box 100**

**Barrington, Nova Scotia**

**B0W 1E0**

May 9, 2006

Industry Canada  
235 Queen Street  
Ottawa, Ontario  
K1A 0H5



TO WHOM IT MAY CONCERN:

The Municipality of Barrington wishes to go on record as being unconditionally opposed to the Industry Canada proposal regarding MURS in the 150 MHz band. It is totally unreasonable for Industry Canada to expect licensed public safety users of assigned frequencies (many of them volunteer fire services) to replace or re-program their radio equipment to accommodate a new spectrum application for unlicensed users with no compensation for their costs. These are the first responders to emergencies across vast tracts of this largely rural nation, and may operate on very small budgets with very limited opportunity to increase their level of tax revenue.

It is our position that if Industry Canada wishes to accommodate the MURS on the stated 150 MHz frequencies then Industry Canada must provide sufficient funding to the affected parties to undertake the necessary radio reprogramming or replacement as required. This must include not only the licensed two-way radio equipment directly impacted, but also the numerous voice pocket pagers that are tuned to receive the same frequencies which are used for volunteer firefighter notification.

It is not appropriate to impose such costs on affected parties which pay a license fee to operate on those assigned frequencies because commercial and recreational users wish to use them. The approach of Industry Canada to reconfigure the spectrum to accommodate new users because of decisions of the United States FCC at the expense of existing licensed users is a dereliction of duty.

Yours truly,

Brian Holland, B. Comm., CMA  
Clerk-Treasurer

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