

Draft - JIP

**Correspondence Minister/Correspondance Ministre: OCS**

**From:** Prentice, Jim - M.P. [Prentice.J@parl.gc.ca]  
**Sent:** Monday, July 14, 2008 15:41  
**To:** Correspondence Minister/Correspondance Ministre: OCS  
**Subject:** FW: Petition to the Governor in Council concerning Telecom Decision CRTC 2008-6, Vol. 142, No. 24.  
**Attachments:** Petition.doc

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Analyst: **AL**

**From:** Glenn, Patricia [mailto:pglenn@calgarystampede.com]  
**Sent:** July 14, 2008 14:43  
**To:** Prentice, Jim - M.P.  
**Subject:** Petition to the Governor in Council concerning Telecom Decision CRTC 2008-6, Vol. 142, No. 24.

Dear Minister Prentice,

Please see attached letter regarding the Telecom Decisision CRTC.

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*Preserving and promoting western heritage and values.*

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**July 14th, 2008**

**Re: *Canada Gazette, Part I, June 14, 2008, Telecommunications Act, Notice No. DGTP-002-2008 – Petition to the Governor in Council concerning Telecom Decision CRTC 2008-6, Vol. 142, No. 24.***

I am writing on behalf of Calgary Stampede Foundation regarding the above-referenced *Petition to Cabinet regarding the impact of the above-noted CRTC decision on Canada's charities.*

Calgary Stampede Foundation is a registered charity that provides programs to youth of Alberta that enhance personal growth, citizenship and education; allowing them to develop strong roots in their culture and heritage.

Calgary Stampede Foundation appreciates having access to this right to appeal to Cabinet, and we wish to sincerely thank Cabinet for its consideration of our serious concerns about this decision. We appreciate that our elected officials have ultimate authority over public-policy making in Canada, and our organization strongly believes that this ruling by the CRTC erodes important long-standing public policy principles that have underscored the relationship between governments and charities since Confederation. We urge you to rescind the CRTC's ruling insofar as it applies to charities.

We establish charities to deliver important services to Canadians. Calgary Stampede Foundation provides full scholarships to performing arts programs, promotes knowledge of agriculture and links to our native and pioneering heritage. Many charities function with few or no paid staff, we ourselves rely on the commitment of dozens of volunteers to support these programs. As 84,000 small enterprises, charities benefit most from red tape reduction—not more bureaucracy. Filling out forms under the *Telecommunications Act* is not something that we are well equipped to execute. I am sure that the Minister of Revenue will acknowledge that compliance with the T3010 regime at CRA is already quite challenging for many charities.

We were pleased to see the introduction in June 2008 of Bill C-62, a *Not-for-Profit Corporations Act* aimed at reducing the red tape burden placed by governments and regulatory bodies on Canada's charities and nonprofits. This ruling by the CRTC effectively undermines the spirit and impact of this important legislative initiative. It also undermines the spirit of Parliament's decision to exempt registered charities

from the national Do-Not-Call List (DNCL), which is the principle component of the telemarketing rules that the new CRTC investigative body was set up to enforce.

Apart from red tape, Canada's charities should not be subjected to unnecessary fees, which serve as a *de facto* tax on charities. Under the *Income Tax Act*, charities are exempt from taxation. Further, they must apply their funding and resources to charitable objectives. We and, more importantly, our donors, do not consider registering with and financing a new enforcement body at the CRTC to be a charitable objective. Further, unlike commercial organizations, charities are not able to pass such fees on to customers.

We understand that it is an exceptional request to ask Cabinet to intervene in a decision of a regulatory body. However, there is a long history of federal, provincial and municipal "forbearance" and exemption of charities from fees and regulations that are burdensome and undermine our charitable missions. Charities are exempt from income tax under the *Income Tax of Canada*; charities that own real estate, such as churches, are overwhelmingly exempt from property tax; charities are exempt from many corporate governance duties and benefit from distinct corporations law regimes; and in the telemarketing arena, charities secured an express statutory exemption to the national DNCL, to avoid placing new constraints on the ability of charities to raise charitable donations and fund our work in our communities. Our fundraising activities result in 22.2 million Canadians choosing to make donations to charities each year. The CRA data base demonstrates that Canadians claim \$9B/ year in receipted donations to charities.

For these reasons, we urge you to rescind the CRTC ruling insofar as it applies to charities. Thank you for your consideration of our strongly-felt concerns and your support of Canada's charities.

Yours very truly,

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