Re: Item No. 15.1.7

HALIFAX

By-law R-400, Respecting Registration of Residential Rental Properties and Amendments to By-law M-200, Respecting Standards for Residential Occupancies

Regional Council

Background

2013-2016 Several staff reports and Council

motions discuss the development

of a rental registry/licensing

regime and improvements to

minimum standards

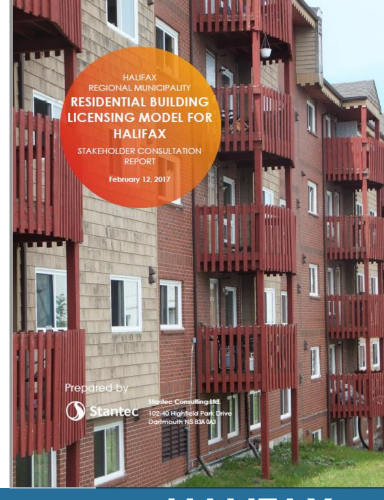
2017-2018 Community and stakeholder

engagement was undertaken by

Stantec

April 2019 Council Approved the framework

for a Rental Registry vs. Licensing



Rental Registry Framework

- 1. Building Registry
- 2. Strategic Inspection and Regulation
- 3. Safety Requirements
- 4. Community Integration and Education
- 5. Accountability



By-law R-400 and M-200

Development of R-400 (Rental Registry)

- Requirement for all residential properties to register
 - o Properties must be registered by April 1, 2024
 - Excludes properties licensed under the Homes for Special Care Act and owner occupied dwellings in land leased communities
- Requires rental property owners to have Maintenance Plans
- Includes fines ranging from \$150 to \$10,000

Amendments to M-200 (Minimum Standards)

 Range of amendments to strengthen existing provisions and provide clarity on building maintenance requirements



Benefits and Next Steps

- Create the Registry and Website
 - Will include Educational Material for Landlord, Renters and Broader Community
- Share M-200 Violations publicly on HRM Open Data
- Establish framework for Proactive Building Inspections
- Return to Council to report on the effectiveness of rental registry and M-200 amendments



April 2019 Correspondence from IPOANS

Investment Property Owners' Association of Nova Scotia (IPOANS) shared concerns with Councillors related to the April 2019 Rental Registry framework

- alignment with stakeholder feedback;
- financial implications;
- potential conflict with the Residential Tenancy Act, and
- the public release of minor landlord by-law violations



February 2022 Correspondence from ACORN

In February 2022, ACORN Canada shared their recommendations to HRM related to work on the Rental Registry

- Proactively inspect HRM apartment buildings
- Require fee for registration
- Significant fines for non-compliance
- Report all inspections and violations on the halifax.ca website
- Outreach and education



Recommendation

It is recommended that Halifax Regional Council:

- 1. Adopt By-law R-400 Respecting Registration of Residential Rental Properties, the purpose of which is to establish a municipal residential rental registry, as set out in Attachment A of this report.
- Adopt By-law M-202, the purpose of which is to amend By-law M-200 Respecting Standards for Residential Occupancies, the purpose of which is to amend certain minimum standards applicable to rental housing, as set out in Attachment C of this report.
- 3. Direct the Chief Administrative Officer to prepare a staff report, two years following implementation of the registry and the amendments to By-law M-200, on the effectiveness of the registry and the amendments to By-law M-200.