Pursuant to section 4 of the Animal Health and Protection Act R.S.P.E.I. 1988, Cap. A-11.1, Council made the following regulations:

1. Section 1 of the Animal Health and Protection Act Swine Importation Regulations (EC523/98) is amended
   (a) in clause (e), by the deletion of the words “an imported swine” and the substitution of the words “a swine in respect of which a swine import permit is applied for;”;
   (b) by the addition of the following after clause (i):
      (i.1) “import lot” means a swine or a group of swine from a source herd, or a source herd, for which a swine import permit is applied for or issued;
   (c) by the addition of the following after clause (q):
      (q.1) “named disease” means a disease as set out in Schedule A;
   (d) by the addition of the following after clause (u):
      (u.1) “source herd” means a herd of swine that has been kept without contact with other swine for at least 30 days prior to the examination referred to in subclause 3(2)(a)(i);
   (e) by the deletion of the period after subclause (v)(ii) and the substitution of a semicolon; and
   (f) by the deletion of the period after subclause (w)(ii) and the substitution of a semicolon.

2. Subsections 3(2) and (3) of the regulations are revoked and the following substituted:
   (2) The Department may, on application, issue a swine import permit for an import lot if
      (a) a certifying veterinarian, within 30 days prior to the date of importation,
      (i) examines each swine in the source herd of the import lot for all named diseases and clinical signs of infectious diseases,
      (ii) identifies each swine in the import lot,
      (iii) takes a serological sample from each swine in the import lot and submits the sample to an approved laboratory for testing for named diseases,
      (iv) provides serological test results, from an approved laboratory, of the samples submitted in accordance with subclause (iii) showing evidence of negative test results for all named diseases for each swine in the import lot, and
(v) issues a health certificate certifying each swine in the source herd to be free of symptoms of all named diseases and clinical signs of infectious diseases;

(b) the applicant provides the provincial veterinarian with

(i) proof, satisfactory to the provincial veterinarian, that the source herd of the import lot has been kept, for at least 30 days prior to the examination referred to in subclause (a)(i), in accordance with biosecurity practices satisfactory to the provincial veterinarian, and

(ii) such information as the provincial veterinarian requires with respect to each swine in the import lot, including its history, its health and the proposed transportation arrangements for the importation of the swine; and

(c) the provincial veterinarian is satisfied that no swine in the source herd carries a named disease.

(3) Notwithstanding subsection (2), the Department may, on the application of a person who wishes to obtain a swine import permit for an import lot of more than 20 swine, issue a swine import permit for the import lot if

(a) a certifying veterinarian, within 30 days prior to the date of importation,

(i) complies with subclauses (2)(a)(i) and (ii),

(ii) takes a serological sample from at least 20 swine of the import lot and submits the sample to an approved laboratory for testing for named diseases,

(iii) provides serological test results, from an approved laboratory, of the samples submitted in accordance with subclause (ii) showing evidence of negative test results for all named diseases for each swine tested, and

(iv) issues a health certificate certifying each swine in the source herd to be free of symptoms of all named diseases and clinical signs of infectious diseases;

(b) the applicant provides the provincial veterinarian with

(i) the proof required under subclause (2)(b)(i), and

(ii) such information as the provincial veterinarian requires with respect to

(A) the process or method for determining the swine from which a serological sample is taken in accordance with subclause (a)(ii), and

(B) each swine in the import lot, including its history, its health and the proposed transportation arrangements for the importation of the swine; and

(c) the provincial veterinarian is satisfied that no swine in the source herd carries a named disease.

3. The regulations are amended in subsection 4(1) by the deletion of the words “under subsection 2(4) of the Act” and the substitution of the words “under subsection 2(3) of the Act”.


EXPLANATORY NOTES
The amendments allow for the testing of a representative sample from a group of more than 20 swine imported into the province from a biosecure source and that, in all cases, swine imported must originate from a biosecure source.
EC2003-59

DOG ACT
REGULATIONS
AMENDMENT

Pursuant to section 19 of the Dog Act R.S.P.E.I. 1988, Cap. D-13, Council made the following regulations:

1. Clause 6(b) of the Dog Act Regulations (EC742/74) is amended by the deletion of the words “$6.50 per day” and the substitution of the words “$15.00 per day”;

2. These regulations come into force on February 22, 2003.

EXPLANATORY NOTES
The amendment increases the boarding fee charged by the Society to owners of dogs from $6.50 per day to $15 per day.

EC2003-60

EXECUTIVE COUNCIL ACT
MINISTER OF TOURISM
AUTHORITY TO ENTER INTO AN AGREEMENT
( ATLANTIC CANADA INTERNATIONAL
TOURISM MARKETING AGREEMENT)
WITH THE
GOVERNMENTS OF CANADA
AND THE OTHER ATLANTIC PROVINCES
AND WITH THE
TOURISM INDUSTRY ASSOCIATIONS
OF ATLANTIC CANADA

Pursuant to clauses 10(a), (b) and (d) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Tourism to enter into an agreement with the Government of Canada, as represented by the Minister of State responsible for the Atlantic Canada Opportunities Agency and the Minister of Industry, with the Governments of New Brunswick, Newfoundland and Labrador, and Nova Scotia, as represented by their respective Ministers responsible for Tourism, and with the Tourism Industry Associations of New Brunswick, Newfoundland and Labrador, Nova Scotia and Prince Edward Island, to renew the Atlantic Canada International Tourism Marketing Agreement to focus efforts toward increasing tourism visitations to the Atlantic Provinces, such as more particularly described in the draft agreement.

EC2003-61

FATHERS OF CONFEDERATION BUILDINGS ACT
FATHERS OF CONFEDERATION BUILDINGS TRUST
APPOINTMENT

Pursuant to subsection 3(1) of the Fathers of Confederation Buildings Act R.S.P.E.I. 1988, Cap. F-6 Council made the following appointment:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
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<tr>
<td>Honourable Justice David Jenkins</td>
<td>9 November 2002 to 9 November 2005</td>
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EC2003-62

AN AC TO AMEND THE HIGHWAY TRAFFIC ACT
DECLARATION RE


EC2003-63

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ISLAND NATURE TRUST
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Island Nature Trust of Charlottetown, Prince Edward Island to acquire a land holding of approximately three (3) acres of land in Lot 58, Queens County, Province of Prince Edward Island, being acquired from Mary K. Swanston of Charlottetown, Prince Edward Island.

EC2003-64

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ISLAND NATURE TRUST
(APPROVAL)

Pursuant to section 5 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Island Nature Trust of Charlottetown, Prince Edward Island to acquire a land holding of approximately fourteen decimal five (14.5) acres of land in Lot 28, Prince County, Province of Prince Edward Island, being acquired from Barbara Green of Tryon Point Road, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
EC2003-65

PUBLIC DEPARTMENTS ACT
ACTING MINISTERS
APPOINTMENTS

Under authority of subsection 4(2) of the Public Departments Act, R.S.P.E.I. 1988, Cap. P–29 the following appointment was made:

Honourable Jamie Ballem to be Acting Minister of Education and Acting Minister of Environment commencing on the 15th day of February 2003, and continuing for the duration of the absence from the Province of Honourable Chester Gillan.