Pursuant to section 57 of the Adoption Act R.S.P.E.I. 1988, Cap. A-4.1, Council made the following regulations:

1. Section 1 of the Adoption Act Supported Adoption Regulations (EC124/02) is amended
   (a) in subclause (f)(xi), by the deletion of the semicolon and the substitution of a period; and
   (b) by the revocation of clauses (g) and (h).

2. Subsection 2(5) of the regulations is amended by the deletion of the words “memorandum of understanding between the Director and the appropriate regional authority specifying the forms of assistance to be delivered by the regional authority to the family” and the substitution of the words “schedule specifying the assistance and services that will be provided to the family pursuant to the agreement”.

3. Subsection 7(4) of the regulations is revoked.

4. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES
These regulations remove references to the health authorities and provide for a schedule of services to a family to be appended to an adoption support agreement with the Minister.

Pursuant to section 60 of the Child Protection Act R.S.P.E.I. 1988, Cap.-5.1, Council made the following regulations:

1. Clause 15(1)(b) of the Child Protection Act Regulations (EC526/93) is revoked and the following substituted:
   (b) five employees of the Department who are knowledgeable about child welfare services;

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES
These regulations provide for the appointment of members of an advisory committee. The previous provisions provided for members to be appointed from the regional authorities.
EC2005-721

CIVIL SERVICE ACT
REGULATIONS
AMENDMENT

Pursuant to section 6 of the Civil Service Act R.S.P.E.I. 1988, Cap. C-8, Council made the following regulations:

1. Clause 92(1)(f) of the Civil Service Act Regulations (EC709/83) is revoked and the following substituted:
   (f) employees covered under the Master Agreement between the Government and the Medical Society of Prince Edward Island, and employees who are subject to the terms and conditions of employment for excluded supervisory and confidential employees in the Health Sector;

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES

These regulations specify which employees are not represented by the union (authorized representative).

EC2005-722

CIVIL SERVICE SUPERANNUATION ACT
PARTICIPATING EMPLOYER REGULATIONS
AMENDMENT

Pursuant to 28 of the Civil Service Superannuation Act R.S.P.E.I. 1988, Cap. C-9, Council made the following regulations:

1. Section 1 of the Civil Service Superannuation Act Participating Employer Regulations (EC414/01) is amended
   (a) by the revocation of clause (2)(c);
   (b) in subsection (3),
      (i) in clause (o), by the deletion of the period and the substitution of a semicolon; and
      (ii) by the addition of the following after clause (o):
   (c) by the revocation of subsection (4).

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES

These regulations remove the health authorities from the list of employers who participate in the Fund and add the health authorities to the list of inactive employers who participated in the Fund. The amendments also remove a spent reference to the health authorities.
EC2005-723

COMMUNITY HOSPITAL AUTHORITIES ACT
DECLARATION RE

Under authority of section 41 of the Community Hospital Authorities Act Stats. P.E.I. 2005, 2nd Session, c. 28, Council ordered that a Proclamation do issue proclaiming all sections except subsection 40(4) of the said "Community Hospital Authorities Act" to come into force effective 1 January 2006.

EC2005-724

COMMUNITY HOSPITAL AUTHORITIES ACT
REGULATIONS

Pursuant to section 39 of the Community Hospital Authorities Act R.S.P.E.I. 1988, Cap. C-13.1, Council made the following regulations:

1. (1) The board of a community hospital authority shall establish and maintain bylaws to ensure regular and meaningful consultation with, and involvement of, the medical practitioners and other staff working at the community hospital administered by the community hospital authority.

(2) Where the board of a community hospital authority, pursuant to section 28 of the Act, consults with the residents of the community hospital region in which the community hospital is located, the board shall consider the needs of any ethnic or linguistic minorities who reside within the board’s community hospital region.

2. The board of a community hospital authority shall prepare and submit a report to the Department, on a quarterly basis, outlining any actions taken in respect of the community hospital authority’s approved business plan, including the results achieved by the implementation of the business plan.

3. (1) The board of a community hospital authority shall prepare and submit to the Minister, on an annual basis, a financial statement outlining how the funds that have been allocated to the community hospital authority have been expended in respect of the community hospital authority’s approved business plan.

(2) The board of a community hospital authority shall, at the annual meeting required by section 16 of the Act, table an annual report outlining actions taken during the fiscal year in respect of the community hospital authority’s approved business plan, including the results achieved by the implementation of the business plan.

4. Where the Minister appoints a trustee pursuant to subsection 20(2) of the Act, the trustee
   (a) shall assume the duties and powers of a community hospital authority for the term specified in the order, except as set out herein;
   (b) shall ensure that he or she has no beneficial interest in the community hospital;
   (c) shall not invest funds associated with the community hospital;
   (d) shall not be liable for losses or deficits caused by the community hospital authority;
   (e) is entitled to review and investigate the financial information and other records of the community hospital authority;
   (f) shall advise the Minister concerning the community hospital authority’s failure to comply with either a statutory duty or with its approved business plan; and
   (g) is entitled to fair and reasonable compensation for his or her work and time expended.
5. (1) The administrator of a community hospital authority shall be responsible for the direct management and superintendence of the day-to-day operations of the community hospital.

Powers and responsibilities of administrator

(2) The administrator of a community hospital authority may make recommendations to the board of a community hospital authority in respect of the day-to-day operations of the community hospital.

6. (1) In this section, “interim board” means the board composed of persons appointed pursuant to section 19 of the Act.

Interim board

(2) For the year 2006, the interim board of each community hospital authority shall, at its annual meeting, table the community hospital authority’s approved business plan and report on its progress to date.

Transitional

(3) This section is revoked on January 1, 2007.

Repeal

7. These regulations come into force on January 1, 2006.

Commencement

EXPLANATORY NOTES

SECTION 1 provides clarification respecting the roles and responsibilities of the community hospital authority boards.

SECTIONS 2 and 3 outline the need for the boards to provide quarterly reports and annual financial statements.

SECTION 4 outlines the requirements, roles and responsibilities of any trustee appointed pursuant to subsection 20(2) of the Act.

SECTION 5 outlines the powers and responsibilities of an administrator.

SECTION 6 provides a definition for “interim board” and is a transitional provision for the year 2006 in respect of interim boards.

SECTION 7 provides for the commencement of these regulations.

EC2005-725

FINANCIAL ADMINISTRATION ACT
CERTAIN ACCOUNTS RECEIVABLE
UNDER THE
REVENUE TAX ACT
AUTHORITY TO WRITE-OFF

Pursuant to subsection 26.1(1) of the Financial Administration Act R.S.P.E.I. 1988, Cap. F-9 Council authorized the write-off of certain accounts receivable under the Revenue Tax Act totalling $722,569.27 including interest to December 31, 2005 as follows:

SCHEDULE
(REVENUE TAX ACT, WRITE-OFFS)

<table>
<thead>
<tr>
<th>ACCOUNT OF</th>
<th>AMOUNT WRITTEN-OFF</th>
</tr>
</thead>
<tbody>
<tr>
<td>100104 P.E.I. Inc. operating under the style name Myron’s Charlottetown</td>
<td>$ 61,631.73</td>
</tr>
<tr>
<td>100210 P.E.I. Inc. operating under the style name Bass River Chairs Summerside</td>
<td>20,397.06</td>
</tr>
<tr>
<td>100239 P.E.I. Inc. operating under the style name Atlantic Digital Imaging &amp; Sign Charlottetown</td>
<td>15,132.03</td>
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<tr>
<td>Company Name</td>
<td>Amount</td>
</tr>
<tr>
<td>------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>100372 P.E.I. Inc. operating under the style name</td>
<td>19,692.85</td>
</tr>
<tr>
<td>Smitco Holdings - Smitty’s Restaurant</td>
<td></td>
</tr>
<tr>
<td>Summerside</td>
<td></td>
</tr>
<tr>
<td>Arsenault, Paul</td>
<td>156.88</td>
</tr>
<tr>
<td>Urbainville</td>
<td></td>
</tr>
<tr>
<td>Aylward, Marlene operating under the style name</td>
<td>88.93</td>
</tr>
<tr>
<td>T &amp; K’s Country Kitchen</td>
<td></td>
</tr>
<tr>
<td>St. Louis</td>
<td></td>
</tr>
<tr>
<td>Bekkering, Fred operating under the style name</td>
<td>9,469.30</td>
</tr>
<tr>
<td>Fred’s Foodtown</td>
<td></td>
</tr>
<tr>
<td>West Royalty</td>
<td></td>
</tr>
<tr>
<td>Betts, Kendra</td>
<td>156.88</td>
</tr>
<tr>
<td>Bloomfield</td>
<td></td>
</tr>
<tr>
<td>Corcoran’s Auto Sales Ltd.</td>
<td>17,521.81</td>
</tr>
<tr>
<td>Winsloe</td>
<td></td>
</tr>
<tr>
<td>Creed, Daryl</td>
<td>134.81</td>
</tr>
<tr>
<td>Sturgeon</td>
<td></td>
</tr>
<tr>
<td>DesRoches, Terry operating under the style name</td>
<td>2,772.61</td>
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<tr>
<td>Expressway Automotive</td>
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<tr>
<td>Miscouche</td>
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</tr>
<tr>
<td>Electronic Environments Inc.</td>
<td>28,972.60</td>
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<td>Winsloe</td>
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<tr>
<td>Farrell, Michael</td>
<td>159.15</td>
</tr>
<tr>
<td>Souris</td>
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</tr>
<tr>
<td>Floorworks Inc.</td>
<td>49,921.50</td>
</tr>
<tr>
<td>Charlottetown</td>
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<tr>
<td>Foley, Brandy / Williams, Andrea operating under the style name</td>
<td>10,156.77</td>
</tr>
<tr>
<td>The Pier Restaurant</td>
<td></td>
</tr>
<tr>
<td>Alberton</td>
<td></td>
</tr>
<tr>
<td>Fortune Pallet &amp; Woodworks Inc.</td>
<td>13,668.61</td>
</tr>
<tr>
<td>Souris</td>
<td></td>
</tr>
<tr>
<td>Has Novelties Limited</td>
<td>268.78</td>
</tr>
<tr>
<td>Toronto ON</td>
<td></td>
</tr>
<tr>
<td>Hirtle’s Stereo Inc.</td>
<td>1,507.57</td>
</tr>
<tr>
<td>Winsloe</td>
<td></td>
</tr>
<tr>
<td>Hopkins, Jason operating under the style name</td>
<td>170.42</td>
</tr>
<tr>
<td>Pain 4 Pleasure</td>
<td></td>
</tr>
<tr>
<td>Montague</td>
<td></td>
</tr>
<tr>
<td>Hynes, Ryan</td>
<td>789.18</td>
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<tr>
<td>Montague</td>
<td></td>
</tr>
<tr>
<td>Jamieson, Donald</td>
<td>182.02</td>
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<tr>
<td>Montague</td>
<td></td>
</tr>
<tr>
<td>K.G. Power Auto Services and Accessories Inc.</td>
<td>34,313.01</td>
</tr>
<tr>
<td>Charlottetown</td>
<td></td>
</tr>
<tr>
<td>Knockwood, Ginger</td>
<td>156.99</td>
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<tr>
<td>Mount Stewart</td>
<td></td>
</tr>
<tr>
<td>Labobe, Kevin operating under the style name TeckWorld 2000</td>
<td>1,969.76</td>
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<tr>
<td>Summerside</td>
<td></td>
</tr>
<tr>
<td>Lamoureux, William operating under the style name</td>
<td>14,938.75</td>
</tr>
<tr>
<td>Accnet Comtech</td>
<td></td>
</tr>
<tr>
<td>Cornwall</td>
<td></td>
</tr>
<tr>
<td>Name</td>
<td>Address/Location</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td>MacDonald, Al</td>
<td>Sandstone Holdings</td>
</tr>
<tr>
<td>MacDonald, Maryah</td>
<td>Cornwall</td>
</tr>
<tr>
<td>MacDougall, Darryl</td>
<td>Charlottetown</td>
</tr>
<tr>
<td>MacInnis, Tony</td>
<td>MacInnis' Garage</td>
</tr>
<tr>
<td>MacInnis' Garage</td>
<td>Rose Valley</td>
</tr>
<tr>
<td>MacKay, Tony</td>
<td>Pro-Mac Diesel</td>
</tr>
<tr>
<td>McCardle, Gregg</td>
<td>Prince Edward Trim-Line</td>
</tr>
<tr>
<td>McCardle, Gregory R.</td>
<td>Charlottetown</td>
</tr>
<tr>
<td>Mehmoodi Enterprises Ltd.</td>
<td>Checkers Diner</td>
</tr>
<tr>
<td>Midway Kenworth Limited</td>
<td>Hartland, NB</td>
</tr>
<tr>
<td>Miller, Carol / Burns, Karen</td>
<td>Red Rock Restaurant &amp; Lounge</td>
</tr>
<tr>
<td>Myers, Louie</td>
<td>Myers' Scrapbooking</td>
</tr>
<tr>
<td>Owen, Lorne</td>
<td>Charlottetown</td>
</tr>
<tr>
<td>PEI Water Conditioning Inc.</td>
<td>Charlottetown</td>
</tr>
<tr>
<td>Perry Rafter Co., Inc.</td>
<td>Charlottetown</td>
</tr>
<tr>
<td>Peterson, Jody</td>
<td>Charlottetown</td>
</tr>
<tr>
<td>Rainbow Brite '93 Ltd.</td>
<td>Summerside</td>
</tr>
<tr>
<td>Regal Greeting &amp; Gifts Corporation</td>
<td>Mississauga ON</td>
</tr>
<tr>
<td>Richard, Jacqueline E.</td>
<td>Island Lights Candlemaker</td>
</tr>
<tr>
<td>Rudene, Helen</td>
<td>Four Seasons Convenience Store</td>
</tr>
</tbody>
</table>
Schurman, John operating under the style name Big Rigs Auto Body Travellers Rest 14,003.39

Smith, L. Paul / Anderson Smith, Matsu operating under the style name The Artisans Café Montague 629.37

The Dorm Inc. Summerside 9,111.36

Tignish Hardware Ltd. Tignish 69,590.13

Tremere, Mark operating under the style name Red’s Convenience York 291.50

Tuplin, Kimberly Charlottetown 94.22

VanDuinkerken, Cheryl operating under the style name PEI Web Solutions Charlottetown 2,379.64

W&W Enterprises Inc. operating under the style name Need’s (Brackley Pt. Rd.) Charlottetown 346.19

Whipper Snapper Inc. Charlottetown 29,139.57

White, Brian Montague 121.12

Wright, Sidney Charlottetown 254.07

Yammine, Milad Charlottetown 1,870.73

Total $722,569.27

EC2005-726

FINANCIAL ADMINISTRATION ACT
SPECIAL PROJECTS FUND REGULATIONS AMENDMENT

Pursuant to section 14.8 of the Financial Administration Act R.S.P.E.I. 1988, Cap. F-9, Council made the following regulations:

1. Clause 1(a) of the Financial Administration Act, Special Projects Fund Regulations (EC639/99) is revoked.

2. The heading before section 2 and section 2 of the regulations are revoked.

3. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES

These regulations revoke the references to the Health Care Support Program which is no longer in operation.
EXECUTIVE COUNCIL ___________________________ 20 DECEMBER 2005

EC2005-727

FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT REGULATIONS AMENDMENT

Pursuant to section 77 of the Freedom of Information and Protection of Privacy Act R.S.P.E.I. 1988, Cap. F-15.01, Council made the following regulations:

1. Clause 14(f) of the Freedom of Information and Protection of Privacy Act Regulations (EC564/02) is revoked.

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES

This amendment removes a reference to a repealed Act.

EC2005-728

HEALTH AND COMMUNITY SERVICES ACT REGULATIONS REVOCATION

Pursuant to section 19 of the Health and Community Services Act R.S.P.E.I. 1988, Cap. H-1.1, Council made the following regulations:

1. The Health and Community Services Act Regulations (EC598/99) are revoked.

2. These regulations come into force on December 31, 2005.

EXPLANATORY NOTES

These regulations revoke the regulations made under the Health and Community Services Act.

EC2005-729

HEALTH AND COMMUNITY SERVICES REORGANIZATION ACT DECLARATION RE


EC2005-730

HEALTH SERVICES ACT DECLARATION RE

Under authority of section 6 of the Health Services Act Stats. P.E.I. 2005, 2nd Session, c. 42 Council ordered that a Proclamation do issue proclaiming the said "Health Services Act" to come into force effective 1 January 2006.
Pursuant to section 5 of the Health Services Payment Act R.S.P.E.I. 1988, Cap. H-2, Council made the following regulations:

1. Clause 1(g) of the Health Services Payment Act Regulations (EC453/96) is amended by the deletion of the words “a region” and the substitution of the words “the province”.

2. Section 25 of the regulations is amended
   (a) in subsection (2),
      (i) by the deletion of the word “regional” and the substitution of the words “community hospital”; and
      (ii) by the addition of the words “and the appropriate division of the Department,” after the word “authorities”; and
   (b) in clause (3)(c),
      (i) by the deletion of the word “regional” and the substitution of the words “community hospital”; and
      (ii) by the addition of the words “, the appropriate division of the Department” after the word “authorities”.

3. Clause 27(2)(b) of the regulations is amended,
   (a) by the deletion of the word “regional” and the substitution of the words “community hospital”; and
   (b) by the addition of the words “and the appropriate division of the Department,” after the word “authorities”.

4. Subsection 29(1) of the regulations is amended
   (a) by the deletion of the word “regional” and the substitution of the words “community hospital”; and
   (b) by the addition of the words “or as the Minister considers necessary,” after the word “authority.”.

5. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES
These regulations remove references to the health authorities and substitute the appropriate division of the Department. The amendments to subsection 29 provide that a temporary authorization application may be made as the Minister considers necessary.
EC2005-732
HIGHWAY TRAFFIC ACT
FEES REGULATIONS
AMENDMENT

Pursuant to section 65 of the Highway Traffic Act R.S.P.E.I. 1988, Cap. H-5, Council made the following regulations:

1. Section 11 of the Highway Traffic Act Fees Regulations (EC309/93) is revoked and the following substituted:

11. (1) The fees for inspections and related services and documents set out in column 1 of Table 6 are as set out in column 2 thereof.

(2) The fee for the inspection of commercial vehicles of a type set out in column 1 of Table 6.1 is calculated by using the following formula:

\[
A \times \frac{B}{60}
\]

where

- \( A \) is the lesser of
  - (i) the number of minutes of shop time taken to conduct the inspection,
  - (ii) the maximum number of minutes of shop time chargeable for the vehicle;

- \( B \) is the hourly shop labour rate charged by the motor vehicle inspection station when the commercial vehicle is inspected.

(3) The maximum number of minutes of shop time chargeable for the inspection of a commercial vehicle of a type set out in column 1 of Table 6.1 is the amount of shop time set out in column 2 thereof.

(4) The owner or operator of a motor vehicle inspection station shall post and make clearly visible, for customers, the hourly shop labour rate.

2. Table 6 of the Act is revoked and the following substituted:

<table>
<thead>
<tr>
<th>COLUMN 1</th>
<th>COLUMN 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>INSPECTION LICENSES</td>
<td></td>
</tr>
<tr>
<td>(a) Official Inspection Station License</td>
<td>$150</td>
</tr>
<tr>
<td>(b) Renewal of Official Inspection Station License</td>
<td>50</td>
</tr>
<tr>
<td>(c) Reinstatement of Official Inspection Station License</td>
<td>150</td>
</tr>
<tr>
<td>(d) Authorized Inspection Mechanic License (one time only)</td>
<td>100</td>
</tr>
<tr>
<td>INSPECTION STICKERS</td>
<td></td>
</tr>
<tr>
<td>(a) Car/truck approval stickers (to official inspection stations)</td>
<td>2</td>
</tr>
<tr>
<td>(b) Trailer/motorcycle approval sticker (to official inspection stations)</td>
<td>1</td>
</tr>
<tr>
<td>(c) Replacement car/truck and trailer/motorcycle approval stickers (to public)</td>
<td>10</td>
</tr>
<tr>
<td>(d) Reject stickers (to official inspection stations)</td>
<td>No charge</td>
</tr>
<tr>
<td>(e) Unsafe stickers (to official inspections stations)</td>
<td>No charge</td>
</tr>
<tr>
<td>INSPECTION FEES</td>
<td></td>
</tr>
<tr>
<td>(a) Motor vehicles including passenger cars, taxicabs, station wagons and any truck, bus or motor-home having a single rear axle designed for two wheels</td>
<td>24</td>
</tr>
<tr>
<td>(b) Trailers and semi-trailers not equipped with brakes</td>
<td>18</td>
</tr>
<tr>
<td>(c) Motorcycles</td>
<td>24</td>
</tr>
<tr>
<td>(d) Reinspection (if repair work not done by station that conducted initial inspection)</td>
<td>12</td>
</tr>
</tbody>
</table>
### TABLE 6.1

<table>
<thead>
<tr>
<th>Collision 1</th>
<th>Collision 2</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>INSPECTION OF COMMERCIAL VEHICLES</strong></td>
<td><strong>Maximum Chargeable Shop Time</strong></td>
</tr>
<tr>
<td>(a) Trucks, buses or motor homes equipped with hydraulic brakes and having one or two rear axles, each designed for four wheels (maximum allowable shop time)</td>
<td>90 minutes</td>
</tr>
<tr>
<td>(b) Trailers or semi-trailers equipped with electric or hydraulic brakes (maximum allowable shop time)</td>
<td>45 minutes</td>
</tr>
<tr>
<td>(c) Trucks, buses or motor homes equipped with air brakes and having a single rear axle designed for four wheels or two rear axles (maximum allowable shop time)</td>
<td>90 minutes</td>
</tr>
<tr>
<td>(d) Trailers or semi-trailers or A, B or C trailer dollies equipped with air brakes (maximum allowable shop time)</td>
<td>60 minutes</td>
</tr>
<tr>
<td>(e) Farm Trucks (maximum allowable shop time)</td>
<td>45 minutes</td>
</tr>
</tbody>
</table>

#### 2. These regulations come into force on December 31, 2005.

### EXPLANATORY NOTES

The amendment provides for new motor vehicle inspection fee amounts and provides a formula, based on minutes as opposed to a flat fee, for determining the fee charged for the inspection of commercial vehicles. The amendment mandates that the owner or operator of a motor vehicle inspection station shall post, for customers, the hourly shop labour rate.

**EC2005-733**

**HIGHWAY TRAFFIC ACT**

**MOTOR VEHICLE INSPECTION REGULATIONS AMENDMENT**

Pursuant to section 312 of the *Highway Traffic Act* R.S.P.E.I. 1988, Cap. H-5, Council made the following regulations:

1. **Section 1 of the Highway Traffic Act Motor Vehicle Inspection Regulations (EC441/91)** is amended
   
   (a) by the addition of the following after clause (f):

   (f.1) “converter dolly” means a vehicle that is designed and normally used to convert a semi-trailer to a full trailer, and consists of a drawbar, a frame, one or more axles and the lower half of a fifth wheel assembly;

   (f.2) "dealer" means a person, other than a salesperson, who carries on or conducts, either full or part time, the business of buying, selling or dealing in motor vehicles, trailers or semi-trailers, and who maintains an established place of business in the province;

(b) by the addition of the following after clause (h):

   (h.1) “drawbar” means a structure connected to the chassis frame of a trailer or converter dolly that includes a device for coupling to a hitch on a towing vehicle;

(c) by the addition of the following after clause (k):

   (k.1) “fifth wheel assembly” means a coupling device whose lower half consists of a plate and locking jaws mounted on the rear portion of the frame of a vehicle or converter dolly and whose upper half consists of a plate and a kingpin fastened to the underside of the forward portion of a semi-trailer for the purpose of supporting and towing the semi-trailer;
(d) by the addition of the following after clause (p):

(p.1) “kingpin” means the pin that couples a semi-trailer to the lower half of a fifth wheel assembly;

(e) by the revocation of clause (dd).

2. Section 3 of the regulations is amended in clause (1)(a) by the addition of the words “but where the vehicle is a bus, it shall be inspected at least once every six months” after the words “at a periodic inspection at least once every 12 months”.

3. Clause 4(1)(l) of the regulations is amended by the addition of the words “and cross members” after the word “frame”.

4. Subsection 4(2) of the regulations is amended

(a) by the deletion of the word “school” before the word “bus”; 
(b) in clause (d), by the deletion of the word “and”; 
(c) in clause (e), by the deletion of the period and the substitution of a semicolon; and 
(d) by the addition of the following after clause (e):

(f) accelerator pedal; 
(g) drive belts; 
(h) drive shafts; 
(i) clutch (if so equipped); 
(j) engine shut down; 
(k) shift pattern; 
(l) engine starter; 
(m) neutral safety switch (if so equipped); 
(n) fire extinguisher; 
(o) hazard warning kit; 
(p) electrical system; 
(q) first aid kit; 
(r) service and emergency doors; 
(s) step well; 
(t) sun visors; 
(u) heaters and defrosters; 
(v) seats and interior; 
(w) mud flaps; 
(x) auxiliary compartments; 
(y) engine and transmission mounts.

5. Subsection 4(4) of the regulations is amended

(a) by the addition of the words “or converter dolly” after the word “trailer”; 
(b) in clause (f), by the addition of the words “and cross members” after the word “frame”; 
(c) in clause (g), by the deletion of the word “and”;
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(d) in clause (h), by the deletion of the period and the substitution of a semicolon; and

(e) by the addition of the following after clause (h):
(i) landing gear (if so equipped);
(j) mud flaps or fenders;
(k) cargo body;
(l) steering (if so equipped);
(m) retro-reflective markings;
(n) load securement devices;
(o) under ride protection devices.

6. Section 4 of the regulations is amended by the addition of the following after subsection (6):

(6.1) The following parts of a commercial vehicle shall be inspected during an inspection made pursuant to these regulations:
(a) those parts of a motor vehicle referred to in subsection (1);
(b) accelerator pedal;
(c) drive shaft;
(d) clutch;
(e) engine shut down;
(f) fire extinguisher;
(g) hazard warning kit;
(h) headache rack;
(i) electrical system;
(j) cargo body;
(k) load securement device;
(l) under ride protection devices;
(m) sun visors;
(n) mud flaps;
(o) retro-reflective markings.

7. These regulations come into force on December 31, 2005.

EXPLANATORY NOTES

The amendments adopt a new set of inspection standards for commercial vehicles. The amendments reflect a Memorandum of Understanding, endorsed in September, 1991, by the Council of Ministers responsible for transportation. The MOU mandates that all jurisdictions are to implement a compulsory periodic inspection program for commercial vehicles.

EC2005-734

HOSPITAL AND DIAGNOSTIC SERVICES INSURANCE ACT
REGULATIONS
AMENDMENT

Pursuant to section 11 of the Hospital and Diagnostic Services Insurance Act R.S.P.E.I. 1988, Cap. H-8, Council made the following regulations:

1. Section 1 of the Hospital and Diagnostic Services Insurance Act Regulations (EC539/63) is amended

(a) by the addition for the following after clause (a):

(a.1) “administrator” means an administrator as defined under the Hospitals Act R.S.P.E.I. 1988, Cap. H-10.1;

(b) in clause (e), by the deletion of the words “, as considered necessary by the Minister”;

(c) by the revocation of clause (g);

(d) by the revocation of clause (h) and the substitution of the following:

(h) “hospital” means a hospital as defined in clause 1(1)(d) of the Hospitals Act;

(e) by the revocation of clause (j);

(f) in clause (k),
(i) in subclauses (i) to (vii), by the deletion of the semicolon and the substitution of a comma, and
(ii) by the revocation of clause (viii) and the substitution of the following:
(viii) use of various therapy facilities where available, including physiotherapy, speech therapy and occupational therapy, and

(g) by the revocation of clause (l) and the substitution of the following:
(l) “insured services” means the in-patient and out-patient hospital services available to an entitled person without charge, as determined by the Minister but does not include any services to which a person is entitled, and for which a person is eligible, under any law mentioned in Schedule C;

(h) in subclause (o)(ix), by the deletion of the word “physiotherapy” and the substitution of the word “various”;

(i) by the revocation of clause (s); and

(j) in clause (x),
(i) by addition of the word “a” before the word “bed”, and
(ii) by the deletion of the words “by the hospital and approved”.

2. The heading before section 2 and section 2 of the regulations are revoked and the following substituted:

PROVINCIAL HEALTH CARD

2. (1) A resident shall present a Provincial Health Card upon admission to the hospital as a means of identification.

(2) A resident shall notify the Minister of a birth, marriage or change of address of the resident or a member of the resident’s family.

3. Section 4 of the regulations is amended
(a) by the revocation of subsection (1); and
(b) in subsections (2) and (3), by the deletion of the word “Board” and the substitution of the word “administrator”.

4. Section 5 of the regulations is revoked and the following substituted:

5. Every approved hospital in the province shall forward to the Minister, or the Minister’s delegate, a notice in the prescribed form respecting
(a) the admission, discharge or death of a patient in the hospital; and
(b) the provision of out-patient services to a patient of the hospital.

5. Section 7 of the regulations is amended
(a) in subsection (1), by the deletion of the words “Except as in subsection 6(2), each hospital” and the substitution of the words “Except as provided in subsection 6(2), each hospital and facility”; and
(b) by the revocation of subsection (2).

6. Section 8 of the regulations is amended
(a) in subsection (1),
(i) by the deletion of the words “, Class I and Class II”,” and
(ii) by the revocation of the words “R.S.P.E.I. 1988, Cap. H-10” and the substitution of the words “R.S.P.E.I. 1988, Cap. H-10.1”; and
(b) by the revocation of subsection (3).

7. Section 10 of the regulations is amended
(a) in subsection (1), by the addition of the words “at least” before the words “two full consecutive months”; and
(b) by the addition of the following after subsection (1):
(1.1) A person becomes an entitled person under these regulations on the commencement of the first day of the third month after the person has established residence in the province under subsection 9(1).

8. Subsection 14(1) of the regulations is amended by the deletion of the word “its” and the substitution of the words “the Minister’s”.

9. Section 16 of the regulations is amended

(a) in subclause (1.1)(d)(ii), by the deletion of the words “is a federal hospital of”; 

(b) by the revocation of subsection (2); and

(c) by the revocation of subsections (3) and (4) and the substitution of the following:

(3) Where insured services are provided to an entitled person in a hospital in a participating province under clause (1)(a) or (b), or where approval of the Minister is obtained, the amount payable by the Minister shall be determined in accordance with the reciprocal billing agreement made with the participating province in which the services are provided to the entitled person.

(4) Where in-patient services are provided to an entitled person in a hospital outside of Canada

(a) where the services are required as a result of sudden illness or emergency, the amount payable by the Minister shall not exceed the average of the standard ward charges of the provincial hospitals in Prince Edward Island; 

(b) with the approval of the Minister and where the required services are not available in Prince Edward Island, the amount payable by the Minister shall be the rate of the hospital in which the services were rendered; or

(c) for services not falling within clause (a) or (b) and with the approval of the Minister, the amount payable by the Minister shall be as determined by the Minister.

10. Subsection 18(1) of the regulations is amended

(a) in subsection (1), by the deletion of the words “not exceeding twelve months” and the substitution of the words “of up to three months”; and

(b) by the addition of the following after subsection (1):

(1.1) A person described in subsection (1) ceases to be an entitled person at midnight of the last day of the second month following the person’s date of departure from this province or the date on which the person established residence in the new province, whichever is earlier.

11. The heading before section 19 and section 19 of the regulations are revoked.

12. Section 21 of the regulations is amended by the deletion of the words “The Board of every hospital shall provide to entitled persons,” and the substitution of the words “The Minister shall ensure that entitled persons receive,”.

13. Sections 23 to 26 of the regulations are revoked.

14. Clause 27(1)(b) of the regulations is amended by the addition of the word “Accreditation” after the words “Canadian Council on Health Services”.

15. Schedule A to the regulations is revoked and Schedule A as set out in the Schedule to these regulations is substituted.

16. These regulations come into force on January 1, 2006.
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SCHEDULE

SCHEDULE A

PROVINCIAL HOSPITALS

1. Queen Elizabeth Hospital Charlottetown
2. Prince County Hospital Summerside

COMMUNITY HOSPITALS

1. Western Hospital Alberton
2. King’s County Memorial Hospital Montague
3. Community Hospital O’Leary
4. Souris Hospital Souris
5. Stewart Memorial Health Centre Tyne Valley

PROVINCIAL FACILITY

1. Provincial Addictions Treatment Facility Mount Herbert

EXPLANATORY NOTES

SECTION 1 adds definitions of administrator and hospital, updates the definition of “insured services” and corrects other definitions.

SECTION 2 requires the use of a Provincial Health Card as identification on admission to a hospital and requires a resident to notify the Minister of changes of address or birth, death, marriage, etc changes.

SECTION 3 revokes an outdated provision and changes the reference to a board to administrator.

SECTION 4 requires a hospital to forward information on admission, discharge or death of a patient, and of the provision of out-patient services to a patient.

SECTION 5 adds a reference to a facility and revokes an outdated provision.

SECTION 6 removes a reference to Class I and Class II hospitals because the definition of hospital is now tied to the Hospitals Act and updates the citation of that Act.

SECTION 7 deals with when a person becomes an entitled person after moving to the province.

SECTION 8 corrects a reference to the Minister.

SECTION 9 removes a reference to a federal hospital, removes outdated provisions and provides for the calculation of amounts to be paid by the province for insured services received by a resident outside the province and outside the country.

SECTION 10 clarifies who is an entitled person when moving from or to the province.

SECTION 11 revokes outdated provisions.

SECTION 12 changes a reference to the Board to a reference to the Minister.

SECTION 13 revokes outdated provisions.

SECTION 14 corrects the title of the accreditation council.

SECTION 15 replaces the schedule of approved hospitals.

SECTION 16 is the commencement of these regulations.
EC2005-735

HOSPITALS ACT
HOSPITAL MANAGEMENT REGULATIONS
AMENDMENT

Pursuant to section 14 of the Hospitals Act R.S.P.E.I. 1988, Cap. H-10, Council made the following regulations:

1. Section 1 of the Hospitals Act Hospital Management Regulations (EC574/76) is amended
   (a) by the revocation of clauses (b.1), (e.1), (i), (j), (k) and (n);
   (b) in clause (x), by the addition of the word “registered” before the word “nursing”;
   (c) in clause (y), by the addition of the words “occupational therapist, radio therapist, dietician” after the words “physical therapist”.

2. Sections 2 and 3 of the regulations are revoked and the following substituted:
   (1) A provincial hospital shall be governed by the department and a community hospital shall be governed by the community hospital board.
   (2) A hospital shall be managed by the administrator.

3. Sections 5, 6, 10 and 12 of the regulations are revoked.

4. Section 11 of the regulations is revoked and the following substituted:
   (a) to examine and audit all hospital books, accounts and records;
   (b) to inspect or receive information from any book or record relating to patients,
   at any time, for the purpose of carrying out an accreditation survey.

5. Section 13 of the regulations is revoked and the following substituted:
   (a) a copy of the architect’s plan in triplicate, showing
      (i) the proposed number and arrangement of beds and services, and
      (ii) a block plan of the property and elevations of the buildings, and
   (b) such other information as the Minister may require.

6. Section 14 of the regulations is amended by the deletion of the words “and approved by the Agency” and the substitution of the words “the Minister and approved by the Lieutenant Governor in Council”.

7. Section 19 of the regulations is revoked.

8. Subsections 24(2) and (3) of the regulations are amended by the deletion of the word “Agency” and the substitution of the word “Minister”.

9. Section 36 of the regulations is amended
   (a) in subsection (1), by the deletion of the words “the board shall cause a medical practitioner to” and the substitution of the words “the medical practitioner shall”; and
(b) in subsection (2), by the deletion of the words “the board shall cause the attending dentist to” and the substitution of the words “the attending dentist shall”.

10. Section 37 of the regulations is amended by the deletion of the words “The board shall cause to be compiled for each patient a medical record including” and the substitution of the words “The medical record compiled for each patient shall include”.

11. Subsection 38(3) of the regulations is amended by the deletion of the words “should be completed and signed off by the attending physician or his designate within fourteen days” and the substitution of the words “shall be completed by the attending physician or his or her designate in accordance with the written provincial policy of the department”.

12. Section 39 of the regulations is amended by the deletion of the words “Cap. V-4” and the substitution of the words “Cap. V-4.1”.

13. Section 47(4) of the regulations is amended

(a) in subsection (4), by the deletion of the word “Agency” and the substitution of the word “administrator”

(b) in subsection (5),

(i) in clause (d.1), by the deletion of the words “of Health and Social Services”, and

(ii) by the revocation of clause (f);

(c) in subsection (5.1), by the deletion of the words “under subsection 14(2) of the Family and Child Services Act R.S.P.E.I. 1988, Cap. F-2” and the substitution of the words “Child Protection Act R.S.P.E.I. 1988, Cap. C-5.1”; and

(d) by the revocation of subsection (6).

14. Clause 56(e) of the regulations is revoked and the following substituted:

(e) ward clerks;

(e.1) orderlies;

15. Sections 56.1 and 57-59 are revoked.

16. Subsection 60(3) of the regulations is amended by the deletion of the words “any officer of the Agency authorized by the chairperson,“.

17. Sections 61-64 are revoked.

18. The headings before sections 65 and 66 and sections 65 and 66 are revoked.

19. Sections 67-72 of the regulations are revoked.

20. The regulations are amended by the revocation of Form 1 and Form 1A.

21. These regulations come into force on January 1, 2006.
EXPLANATORY NOTES

SECTION 1 revokes definitions related to the Agency, corrects a reference to a registered nurse and other health professionals to the definition of “allied health professionals”.

SECTION 2 provides for the governance and management of a hospital.

SECTION 3 revokes sections dealing with the regional authority, bylaws and inspectors.

SECTION 4 removes a reference to an inspector and provides for a surveyor to examine the records for the purpose of an accreditation survey.

SECTION 5 deals with the information to be provided to the Minister on an application for the approval of a hospital under section 4 of the Act.

SECTION 6 removes a reference to the Agency.

SECTION 7 removes a section dealing with the assignment of patient numbers.

SECTION 8 removes references to the Agency.

SECTION 9 and 10 remove references to the board.

SECTION 11 provides for discharge records to be completed in accordance with the written provincial policy of the department.

SECTION 12 corrects the citation of the **Vital Statistics Act**.

SECTION 13 removes references to the Agency, corrects a reference to the Minister, removes a reference to the **Family and Child Services Act** and adds a reference to the **Child Protection Act**.

SECTION 14 updates the references to ward clerks and orderlies.

SECTION 15 removes a reference to the Agency.

SECTION 16 revokes outdated headings.

SECTION 17 revokes outdated provisions related to the Agency, TB tests, etc., hospitals for the chronically ill and fire precautions.

SECTION 18 revokes outdated provisions related to hospitals for chronically ill persons and fire precautions.

SECTION 19 revokes outdated forms.

SECTION 20 is the commencement of these regulations.

EC2005-736

HOUSING CORPORATION ACT
LOW INCOME ASSISTED HOME OWNERSHIP SUPPLEMENT PROGRAM REGULATIONS AMENDMENT

Pursuant to section 15 of the **Housing Corporation Act** R.S.P.E.I. 1988, Cap. H-11.1, Council made the following regulations:

1. Subsection 19(8) and section 24 of the **Housing Corporation Act**, Low Income Assisted Home Ownership Supplement Program Regulations (EC658/76) are amended by the deletion of the word “Board” and the substitution of the word “Corporation”.

2. These regulations come into force on January 1, 2006.
EXPLANATORY NOTES
These regulations correct the term “board” to refer to the proper term “Corporation”.

EC2005-737
HOUSING CORPORATION ACT
PROVINCIAL CONTRIBUTION TO SENIORS – HOME REPAIR REGULATIONS
AMENDMENT

Pursuant to section 15 of the Housing Corporation Act R.S.P.E.I. 1988, Cap. H-11.1, Council made the following regulations:

1. Section 24 of the Housing Corporation Act, Provincial Contribution to Seniors – Home Repair Regulations (EC1135/80) is amended by the deletion of the word “Board” and the substitution of the word “Corporation”.

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES
This amendment corrects the term “board” to refer to the proper term “Corporation”.

EC2005-738
HOUSING CORPORATION ACT
SERVICED LOT SUBSIDY REGULATIONS
AMENDMENT

Pursuant to section 15 of the Housing Corporation Act R.S.P.E.I. 1988, Cap. H-11.1, Council made the following regulations:

1. Subsection 10(8) and section 19 of the Housing Corporation Act, Serviced Lot Subsidy Regulations (EC687/76) are amended by the deletion of the word “Board” and the substitution of the word “Corporation”.

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES
This amendment corrects the term “board” to refer to the proper term “Corporation”.

EC2005-739

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
CHARLES P. CENTAURO AND JO-ANN CENTAURO
(APPROVAL)

Pursuant to section 4 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Charles P. Centauro and Jo-ann Centauro, both of Beaconsfield, Quebec to acquire a land holding of approximately twenty-four decimal five (24.5) acres of land in Lot 58, Queens County, Province of Prince Edward Island, being acquired from Graham Gillis and Sandra Gillis, both of Charlottetown, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property No. 911313, was previously identified for non-development use in accordance with section 2 of the Land Identification Regulations (EC606/95) made under the said Act. Identification continues to apply.

EC2005-740

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
SARAH HANLEY
(APPROVAL)

Pursuant to section 4 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Sarah Hanley of Stamford, Connecticut to acquire a land holding of approximately forty (40) acres of land in Lot 42, Kings County, Province of Prince Edward Island, being acquired from Donald B. Gothing of Worcester, Massachusetts 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.

EC2005-741

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
JOHN HARRIS AND Verna ARMSTRONG
(APPROVAL)

Pursuant to section 4 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to John Harris and Verna Armstrong, both of Toronto, Ontario to acquire a land holding of approximately one hundred (100) acres of land in Lot 12, Prince County, Province of Prince Edward Island, being acquired from Daniel Peter Milligan of Ellerslie, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property No. 028654, was previously identified for non-development use in accordance with section 2 of the Land Identification Regulations (EC606/95) made under the said Act. Identification continues to apply.
Pursuant to section 4 and section 9 of the *Prince Edward Island Lands Protection Act* R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Lee Hodges of Highlands, North Carolina to acquire a land holding of approximately fifty (50) acres of land in Lot 62, Queens County, Province of Prince Edward Island, being acquired from David Rudzcki and Wendy Rudzcki, both of Tofield, Alberta 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.

Pursuant to section 4 of the *Prince Edward Island Lands Protection Act* R.S.P.E.I. 1988, Cap. L-5 Council granted permission to William H. Murrell of Lake Wales, Florida to acquire an interest in a land holding of approximately zero decimal five seven (0.57) acres of land in Lot 56, Kings County, Province of Prince Edward Island, being acquired from the P.E.I. Lending Agency, Mortgagee in possession of lands mortgaged to P.E.I. Lending Agency by Fortune Pallet & Woodworks Inc. of Charlottetown, Prince Edward Island.

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 100552 P.E.I. Inc. of Vernon, Prince Edward Island to acquire a land holding of approximately five hundred and ninety-one decimal nine one (591.91) acres of land in Lots 50, 57 and 58, Queens County, Province of Prince Edward Island, being acquired from William Visser and Randy Visser, both of Vernon, 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.
EC2005-745
PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
100552 P.E.I. INC.
(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 100552 P.E.I. Inc. of Vernon, Prince Edward Island to acquire a land holding of approximately one hundred and forty (140) acres of land in Lot 58, Queens County, Province of Prince Edward Island, being acquired from William Visser and Randy Visser, both of Vernon, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property No. 333948, was previously identified for non-development use in accordance with section 2 of the Land Identification Regulations (EC606/95) made under the said Act. Identification continues to apply.

EC2005-746
PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
100571 P.E.I. INC.
(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 100571 P.E.I. Inc. of Morell, Prince Edward Island to acquire a land holding of approximately one hundred and ninety-eight (198) acres of land in Lot 39, Kings County, Province of Prince Edward Island, being acquired from James Joseph MacDonald of Morell, 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.

EC2005-747
PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ALIANT TELECOM INC.
(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 Aliant Telecom Inc. of Charlottetown, Prince Edward Island to acquire, by lease, an interest in a land holding of approximately zero decimal zero two (0.02) acres of land in Lot 32, Queens County, Province of Prince Edward Island, being acquired from Janet Monaghan of Cornwall, Prince Edward Island.
EC2005-748

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ARTHUR MOONEY & SONS LTD.
(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 Arthur Mooney & Sons Ltd. of St. Catharines, Prince Edward Island to acquire a land holding of approximately twelve decimal two (12.2) acres of land in Lot 45, Kings County, Province of Prince Edward Island, being acquired from Diane Mahar of Souris, 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.

EC2005-749

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ATLANTIC BERRY COMPANY INC.
(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 Atlantic Berry Company Inc. (formerly 6272479 Canada Inc.) of Charlottetown, Prince Edward Island to acquire a land holding of approximately zero decimal five seven (0.57) acres of land in Lot 56, Kings County, Province of Prince Edward Island, being acquired from the Prince Edward Island Lending Agency, Mortgagee in possession of lands mortgaged to P.E.I. Lending Agency by Fortune Pallet & Woodworks Inc., of Charlottetown, Prince Edward Island.

EC2005-750

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
BASSETT ENTERPRISES INC.
(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 Bassett Enterprises Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately sixty-five decimal eight nine (65.89) acres of land in Lot 32, Queens County, Province of Prince Edward Island, being acquired from George Bassett and Abla Bassett, both of Charlottetown, Prince Edward Island.
EC2005-751

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
BY THE RIVER FARM LTD.
(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 By the River Farm Ltd. of Fortune Cove, Prince Edward Island to acquire a land holding of approximately nine (9) acres of land in Lot 5, Prince County, Province of Prince Edward Island, being acquired from Susan Hardy of Cascumpec, 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.

EC2005-752

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
CENTRAL DEVELOPMENT CORPORATION LTD.
(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 Central Development Corporation Ltd. of Central Bedeque, Prince Edward Island to acquire, by lease, a land holding of approximately twelve decimal four four (12.44) acres of land in Lot 32, Queens County, Province of Prince Edward Island, being acquired from 100447 P.E.I. Inc. of Summerside, Prince Edward Island.

EC2005-753

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
D.P. MURPHY INC.
(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 D.P. Murphy Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately zero decimal nine three (0.93) acres of land in Lot 6, Prince County, Province of Prince Edward Island, being acquired from A.P.M. Landmark Inc. (Pan-American Trust Company) of Charlottetown, Prince Edward Island.
EC2005-754

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
DANIEL R. ROSS INC.
(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 Daniel R. Ross Inc. of Lower Newton, Prince Edward Island to acquire a land holding of approximately one decimal three five (1.35) acres of land in Lot 59, Kings County, Province of Prince Edward Island, being acquired from Hugh Graham and Jackie Graham, both of Montague, Prince Edward Island.

EC2005-755

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
G.F. HOLDINGS INC.
(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 G.F. Holdings Inc. of Montague, Prince Edward Island to acquire a land holding of approximately thirty-three decimal two five (33.25) acres of land in Lot 52, Kings County, Province of Prince Edward Island, being acquired from Garth Ferguson of Montague, 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.

EC2005-756

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
KILLAM INVESTMENTS (P.E.I.) INC.
(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 Killam Investments (P.E.I.) Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately one decimal four (1.4) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from Associated Ventures Ltd. of Charlottetown, Prince Edward Island.
EC2005-757

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MARWOOD PROPERTIES INC.
(APPROVAL)

Pursuant to section 4 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Marwood Properties Inc. of Georgetown, Prince Edward Island to acquire a land holding of approximately one hundred (100) acres of land in Lot 54, Kings County, Province of Prince Edward Island, being acquired from Roy MacGillivray of Vigonovo (PN), Italy 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.

EC2005-758

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PROPERTY NO. 780387, LOT 14, PRINCE COUNTY
IDENTIFICATION FOR NON-DEVELOPMENT USE
AMENDMENT

Pursuant to subsection 9(2) of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5, Council amended the condition of non-development use made pursuant to section 2 of the Land Identification Regulations (EC606/95) in respect of approximately thirty-one (31) acres of land, being Provincial Property No. 780387 located in Lot 14, Prince County, Prince Edward Island and currently owned by Arlington Transport Ltd. of Richmond, Prince Edward Island.

Council noted that this amendment will enable subdivision of a parcel of land of approximately one decimal five (1.5) acres, and is SUBJECT TO the subdivided parcel being consolidated with the adjacent Provincial Property No. 53074. Further, Council determined that following subdivision, identification for non-development use shall continue to apply to the remaining land.

This Order-in-Council comes into force on 20 December 2005.
EC2005-759

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PROPERTY NO. 777771, LOT 22, QUEENS COUNTY
IDENTIFICATION FOR NON-DEVELOPMENT USE
AMENDMENT

Pursuant to subsection 9(2) of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5, Council amended the condition of non-development use made pursuant to section 2 of the Land Identification Regulations (EC606/95) in respect of approximately fifty-nine (59) acres of land, being Provincial Property No. 777771 located in Lot 22, Queens County, Prince Edward Island and currently owned by MacKenzie Hill Farm Holdings Ltd. of North Wiltshire, Prince Edward Island.

Council noted that this amendment will enable subdivision of the approximately six (6) acre parcel of land naturally subdivided from the rest of the parent parcel into three lots and is SUBJECT TO one of the subdivided lots being consolidated with the adjacent Provincial Property No. 721811 and one being consolidated with the adjacent Provincial Property No. 294603. Further, Council determined that following subdivision, identification for non-development use shall continue to apply to the remaining land.

This Order-in-Council comes into force on 20 December 2005.

EC2005-760

MENTAL HEALTH ACT
REGULATIONS
AMENDMENT

Pursuant to section 43 of the Mental Health Act R.S.P.E.I. 1988, Cap. M-6.1, Council made the following regulations:

1. Clause 2(2)(c) of the Mental Health Act Regulations (EC328/96) is amended by the deletion of the words “Queens Regional Health and Community Services Authority established under section 19 of the Health and Community Services Act R.S.P.E.I. 1988, Cap. H-1.1” and the substitution of the word “Department”.

2. Subsection 3(5) of the regulations is amended

   (a) in clause (b), by the deletion of the words “East Prince Regional Health and Community Services Authority established under section 19 of the Health and Community Services Act” and the substitution of the word “Department”; and

   (b) in clause (c), by the deletion of the words “Eastern Kings Regional Health and Community Services Authority established under section 19 of the Health and Community Services Act” and the substitution of the word “Department”.

3. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES

These regulations change the references to the health authorities to the Department.
PECSTICIDES CONTROL ACT
REGULATIONS

Pursuant to section 22 of the Pesticides Control Act R.S.P.E.I. 1988, Cap. P-4, Council made the following regulations:

1. (1) In these Regulations

(a) “Act” means the Pesticides Control Act R.S.P.E.I. 1988, Cap. P-4;

(b) “Agreement” means the Pesticide Recertification Continuing Education Credit Program Agreement, between the Department of Fisheries, Aquaculture and Environment and the Federation of Agriculture, dated April 25, 2003 and amended on June 3, 2003;

(c) “agricultural operation” means an agricultural operation operated for the purpose of producing agricultural products or services in the expectation of gain or reward, including

(i) clearing, draining, irrigating and cultivating land,

(ii) raising or keeping livestock, including cattle, horses, sheep, swine and poultry,

(iii) raising or keeping fur-bearing animals, game birds, game animals and honey bees,

(iv) producing agricultural, horticultural, or silvicultural crops, including non-food crops,

(v) operating agricultural machinery and equipment, including noise-scare devices,

(vi) preparing a farm product for distribution from the farm gate, including cleaning, grading and packaging,

(vii) on-farm processing of farm products for the purpose of preparing farm products for wholesale or retail distribution and consumption,

(viii) applying fertilizers, soil conditioners and pesticides, including ground and aerial application,

(ix) storing, using or disposing of organic wastes for farm purposes, and

(x) operating pick-your-own farms, road-side farm produce stands and farm tourist operations as part of the farm operation;

(d) “apply” means to release a pesticide into the environment;

(e) “buffer zone” means a buffer zone as defined in the Environmental Protection Act R.S.P.E.I. 1988, Cap. E-9;

(f) “certified applicator” means a person who holds a Pesticide Applicator Certificate issued by the Minister under section 6;

(g) “concentrated pesticide” means any non-domestic pesticide product that requires mixing or dilution prior to application and which has not yet been mixed or diluted;

(h) “continuing education credits” or “CECs” means continuing education credits that may be earned by an individual in accordance with section 3;

(i) “domestic pesticide” means a pesticide registered as domestic pursuant to the regulations made under the Pest Control Products Act (Canada);

(j) “enclosed leak proof container” means a container that is impermeable to a liquid and has an obvious top and a bottom;

(k) “label” has the same meaning as it does in the PCP Act (Canada);

(l) “Loader/mixer Certificate” means a Loader/mixer Certificate issued by the Minister under section 10;

(m) “non-domestic pesticide” means a pesticide registered as commercial, industrial, agricultural, or restricted by the regulations made under the PCP Act (Canada);

(n) “Non-domestic Pesticide Vendor Business Licence” means a licence issued by the Minister under section 13;

(o) “Non-domestic Pesticide Vendor Certificate” means a certificate issued by the Minister under section 14;
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(p) “noxious weed” means a weed designated as a noxious weed under the Weed Control Act R.S.P.E.I. 1988, Cap. W-2.1;

(q) “package” includes any container, wrapping, covering or holder in which any pesticide is wholly or partly contained, placed or packed;

(r) “PCP Act (Canada)” means the Pest Control Products Act (Canada);

(s) “Pesticide Application Business Licence” means a Pesticide Application Business Licence issued by the Minister under section 5;

(t) “pesticide application equipment” means equipment that is used to apply a pesticide and includes

(i) a tractor and a tow-behind unit,
(ii) a self-propelled unit, and
(iii) a truck with a spray tank and pump affixed within the cargo compartment of the truck;

(u) “Pesticide Application Permit” means a Pesticide Application Permit issued by the Minister under section 19;

(v) “Pesticide Applicator Certificate” means a Pesticide Applicator Certificate issued by the Minister under section 6;

(w) “Pesticide Purchase Permit” means a Pesticide Purchase Permit issued by the Director under section 16;

(x) “Phase III storage facility” means a storage facility designed to store domestic or non-domestic pesticides in accordance with the Canadian Warehousing Standards for the Storage of Agrichemical Products, Crop Life Canada, January 2002 as amended;

(y) “prior regulations” means the prior regulations (EC583/84) made under the Act and revoked by these regulations;

(z) “Steering Committee” means the Pesticide Recertification Continuing Education Steering Committee appointed under the Agreement;

(aa) “training event” means a class or program that provides training in a subject within a pesticide training category listed in section 2;


(2) These regulations do not apply to the pesticides listed in Schedule 2 of these regulations.

(3) Nothing in these regulations shall be construed to prevent the use of a pesticide under the authority of a permit for the purposes of research or testing by officials or other qualified persons employed by a university or other institution of research and higher learning or by agencies of the federal or provincial Government.

(4) The standards and requirements for registration, packaging and labelling, efficacy and safety, in respect of the sale, handling and use of any pesticide shall be the standards and requirements established by the PCP Act (Canada) and the regulations made under that Act together with the Act and these regulations.

PESTICIDE TRAINING EVENTS

2. For the purposes of these regulations, the following categories of pesticide training events are prescribed:

(a) General Information Training, respecting the general application, handling or storage of regulated pesticides;

(b) Pesticide Law Training, respecting federal and provincial laws relating to regulated pesticides;

(c) Pesticide Label Training, identifying pesticides and using the information on pesticide labels;

(d) Human Health Effects Training, respecting the effect of pesticides on human health, including

(i) acute and chronic toxicity,
(ii) routes of exposure,
(iii) factors affecting exposure,
(iv) reducing exposure and risk, and
(v) recognition of pesticide poisoning;
(e) Pesticide Safety Training, including
   (i) attitudes toward pesticide application and safety,
   (ii) general precautions in the use of or exposure to pesticides,
   (iii) selecting and purchasing pesticides,
   (iv) protective clothing and equipment,
   (v) transportation, storage and disposal,
   (vi) mixing and loading,
   (vii) safety during application,
   (viii) re-entry of places where application has occurred, and
   (ix) application records;
(f) Environmental Impact Training, including
   (i) residual impact of pesticides,
   (ii) aquatic impact, and
   (iii) land impact;
(g) Pest Management Training, including
   (i) integrated pest management,
   (ii) pest identification and biology, and
   (iii) monitoring methods, action and injury levels;
(h) Pesticide Application Technology Training, including
   (i) equipment selection,
   (ii) proper equipment set up, use and maintenance,
   (iii) equipment calibration and pesticide use calculations, and
   (iv) pesticide products, and factors affecting their use and performance;
(i) Emergency Response Training, including
   (i) pesticide spills,
   (ii) fire and pesticides, and
   (iii) first aid,
(j) Professional Conduct Training, including dealing effectively with
   clients and with the public regarding the use of pesticides;
(k) other pesticide issues training, as may be approved by the
   Director.

3. (1) Any person who wishes to take or wishes to offer a training event,
   for which CECs may be earned by the person or by a participant, shall
   submit a training event proposal form to the Steering Committee,
   including
   (a) the proposed dates;
   (b) the name of the proposed trainer;
   (c) the nature and scope of the training event; and
   (d) such other information as the Committee may require.

   (2) The Steering Committee shall review a submission under
   subsection (1) and the Steering Committee may approve the person’s
   participation in, or offering of, the training event if the Steering
   Committee is satisfied that the training event is
   (a) directly related to the application of regulated pesticides in the
   province;
   (b) led by a trainer who
      (i) is acceptable to the Director, and
      (ii) is representative of one or more of the following groups:
          (A) a pesticide user group or agricultural organization;
          (B) a private or academic training group;
          (C) an agribusiness consultant;
          (D) a professional association;
          (E) a provincial or federal government department or agency.

   (3) A person who attends a training event approved by the Steering
   Committee shall earn CECs on an hour-for-hour basis as specified in the
   approval for the following types of training events:
   (a) trainer-led courses including seminars, field days, user-group
       meetings, or workshops where
       (i) pesticide-related topics are covered, and
       (ii) the continued attendance and active participation of the person
           claiming CECs can be verified by the Director;
   (b) interactive computer programs approved by the Director;
   (c) the proctored viewing of video materials;
   (d) the self-study of pesticide education materials with verified
       testing;
   (e) courses in first aid or WHMIS only if such courses are
       specifically designed to address pesticide-related issues.

   (4) A trainer who conducts a training event approved by the Steering
   Committee shall provide each participant in the training event with a
written record, on the form approved by the Director, of the participant’s attendance at the training event.

LICENCES, CERTIFICATES, PERMITS

4. (1) The fees for an application for, or renewal of, a licence, certificate or permit under these regulations shall be payable to the Provincial Treasurer in the amount set out in Schedule 4 of these regulations.

(2) An application, and a licence, certificate or permit issued by the Minister under these regulations shall be in the appropriate form set out in Schedule 3 of these regulations.

(3) All applicants for a licence, certificate or permit issued by the Minister shall be at least 18 years of age and pay the required fee at the time of the application.

5. (1) The Minister may, on application, issue one or more of the Pesticide Application Business Licences described in subsection (2) to a person who

(a) provides proof of a current policy of insurance coverage for a minimum of $500,000 for limited pollution liability and a minimum of $1,000,000 for general public liability;
(b) provides proof of the ownership of, or access to, a pesticide storage facility described in subsection 20(2); and
(c) provides proof that the business for which the licence is intended employs at least one person who holds a Pesticide Applicator Certificate appropriate to the Pesticide Application Business Licence applied for.

(2) The following classes of Pesticide Application Business Licences may be issued by the Minister under subsection (1) in respect of the activities herein described:

(a) a Class A Pesticide Application Business Licence authorizes the holder of the licence to operate ground agricultural equipment, if
   (i) the person uses the equipment to apply a pesticide for a fee, charge or other valuable consideration, and
   (ii) fifty per cent or more of the annual usage of the equipment is a use described in subclause (i);
(b) a Class B Pesticide Application Business Licence authorizes the holder of the licence to offer a service involving the application of a pesticide for the control of mosquitoes or biting flies;
(c) a Class C-1 Pesticide Application Business Licence authorizes the holder of the licence to offer a service involving the application of a non-fumigant pesticide to stored feed, or to dwellings or other structures;
(d) a Class C-2 Pesticide Application Business Licence authorizes the holder of the licence to offer a service involving the application of a fumigant pesticide to stored feed, or to dwellings or other structures;
(e) a Class D Pesticide Application Business Licence authorizes the holder of the licence to offer a service involving the application of a seed or seed-piece treatment pesticide;
(f) a Class E Pesticide Application Business Licence authorizes the holder of the licence to offer a service involving the application of a pesticide to ornamental vegetation and other non-crop areas not referred to in clause (c) or (d);
(g) a Class F-1 Pesticide Application Business Licence authorizes the holder of the licence to offer a pesticide application service for forestry herbicide application;
(h) a Class F-2 Pesticide Application Business Licence authorizes the holder of the licence to supervise the application of a pesticide for the production of tree seedlings for reforestation purposes;
(i) a Class G Pesticide Application Business Licence authorizes the holder of the licence to supervise the application of a pesticide in a greenhouse other than a person who holds a Class F-2 licence;
(j) a Class H Pesticide Application Business Licence authorizes the holder of the licence to offer a service involving the application of a soil fumigant pesticide;
(k) a Class I Pesticide Application Business Licence authorizes the holder of the licence to offer a pesticide application service not specified in clauses (a) to (j).
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(3) The Minister may impose any conditions on a Pesticide Application Business Licence issued or renewed under this section that the Minister considers necessary for the protection of human health and the environment.

(4) A Pesticide Application Business Licence shall be issued on Form 4 of Schedule 3 and expires on December 31 of the year in which the licence is issued.

(5) Clause (2)(e) comes into force on April 1, 2007.

6. (1) The Minister may, on application, issue one or more of the Pesticide Applicator Certificates listed in subsection (2) to a person who has successfully completed a written examination approved by the Director and appropriate to the class of certificate applied for, with a mark in the examination of not less than 75%.

(2) The following classes of certificate may be issued by the Minister under subsection (1) in respect of the activities herein described:

(a) a Class A Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide to control pests on an agricultural crop or product, or on agricultural land;
(b) a Class B Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide to control mosquitoes or biting flies;
(c) a Class C-1 Pesticide Applicator Certificate authorizes the holder of the licence to apply a non-fumigant pesticide to stored feed, dwellings or other structures;
(d) a Class C-2 Pesticide Applicator Certificate authorizes the holder of the licence to apply a fumigant pesticide to stored feed, dwellings or other structures;
(e) a Class D Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide as a seed or seed-piece treatment;
(f) a Class E Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide to ornamental vegetation and other non-crop areas not referred to in clause (c) or (d);
(g) a Class F-1 Pesticide Applicator Certificate authorizes the holder of the licence to apply a forestry herbicide;
(h) a Class F-2 Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide for the production of tree seedlings for reforestation purposes;
(i) a Class G Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide in a greenhouse, other than a person who holds a Class F-2 licence;
(j) a Class H Pesticide Applicator Certificate authorizes the holder of the licence to apply a soil fumigant pesticide;
(k) a Class I Pesticide Applicator Certificate authorizes the holder of the licence to apply a pesticide for any purpose not specified in Classes A to H.

(3) The Minister may impose any conditions on a Pesticide Applicator Certificate issued under this section that the Minister considers necessary for the protection of human health and the environment.

(4) A Pesticide Applicator Certificate shall be issued on Form 5 of Schedule 3 and expires five years from the date of issue.

(5) The Minister may, at the Minister’s discretion, waive the examination requirement in clause (1)(a) for any person who, between January 1, 2002 and January 1, 2006, has

(a) successfully completed a written examination approved by the Minister appropriate to the class of certificate applied for; and
(b) attained a mark in the examination of not less than 75%.

(6) Clause (2)(e) comes into force on April 1, 2007.

(7) Subsection (5) is revoked on January 1, 2011.

7. (1) Subject to subsection (3), the Minister shall, on application, renew a Class A Pesticide Applicator Certificate issued under subsection 6(2) if, before the expiry of the certificate, the holder of the certificate

(a) has earned a total of not less than 15 CECs in the pesticide training categories listed in section 2 as follows:
(i) at least 10 CECs in the categories described as Pest Management Training, Pesticide Application Technology
Training, Effects on Human Health Training, and Pesticide Safety Training, (ii) the remaining 5 CECs in any other category described in section 2; or (b) has
(i) successfully completed a written examination approved by the Director, with a mark in the examination of not less than 75%, and
(ii) demonstrated to the Director that he or she has the knowledge and skills necessary to safely and effectively handle, store and apply pesticides.

(2) The Minister may not accept, for the purposes of subsection (1),
(a) more than 5 CECs in any one pesticide training category;
(b) more than 5 CECs earned in a 12-month period.

(3) A Class A Pesticide Applicator Certificate renewed under subsection (1) is valid until
(a) the date of expiry shown in the certificate; or
(b) five years from the date the certificate was issued, whichever is earlier.

8. (1) The Director shall, on the application of an individual, issue a conditional Class A Pesticide Applicator Certificate to the individual if
the individual
(a) either
(i) held a pesticide use certificate, issued under the prior regulations, that expired not earlier than May 1, 2002, or
(ii) holds a pesticide use certificate that will expire not later than December 31, 2007; and
(b) has provided proof, satisfactory to the Director, of the number of CECs earned within the time period required by Schedule 3.

(2) A conditional Class A Pesticide Applicator Certificate issued under subsection (1) expires on the expiry date shown on the certificate.

(3) This section is revoked on January 1, 2008.

9. (1) Every person who holds a Pesticide Applicator Certificate shall, in such manner as may be required by the Minister, keep records of each pesticide use or application, which shall include the following:
(a) the name, address and telephone number, and Pesticide Applicator Certificate Number of the pesticide applicator;
(b) the name, address, and telephone number of the person for whom the pesticide is being applied;
(c) the location and dimensions of the area where the pesticide was applied;
(d) the date and start time of the pesticide application;
(e) the air temperature, wind speed, and wind direction at the start time of the pesticide application;
(f) the name of any pest to be controlled or the purpose of the pesticide application;
(g) the trade name and PCP Act (Canada) number of the pesticide applied;
(h) the rate of pesticide application.

(2) Every person required to keep records under subsection (1) shall enter the use or application of a pesticide in the records not later than 72 hours after a pesticide use or application.

(3) A person who made, or caused to be made, the records under this section shall
(a) keep the records for a period of at least three years from the date of the use or application of the pesticide; and

10. (1) The Minister may, on application, issue a Loader/mixer Certificate to a person who has successfully completed a loader/mixer training program approved by the Director.
(2) The Minister may impose any conditions on a Loader/mixer Certificate issued under subsection (1) that the Minister considers necessary for the protection of human health and the environment.

(3) A Loader/mixer Certificate shall be issued on Form 1 of Schedule 3 and expires five years from the date of issue.

(4) A valid Level 2 Agricultural Pesticide Use Certificate that was issued by the Minister prior to January 1, 2006 under the prior regulations shall
(a) be deemed to be a Loader/mixer Certificate; and
(b) expire on the date shown in the Level 2 Agricultural Pesticide Use Certificate when it was issued.

11. Every Level 2 Biting Fly Pesticide Use Certificate issued by the Minister under the prior regulations shall immediately expire on the date these regulations come into force.

12. (1) Not later than January 31 of each year, every person who operates a business involving the sale or supply of a domestic or non-domestic pesticide shall provide the Minister with sales data for all domestic and non-domestic pesticides sold to retail customers for the previous calendar year.

(2) For the purposes of this section, “sales data” means
(a) the trade or product name of the domestic or non-domestic pesticide;
(b) the PCP Act (Canada) number; and
(c) the quantity sold, including the unit measure.

13. (1) The Minister may, on application, issue a Non-domestic Pesticide Vendor Business Licence to a person who
(a) has provided proof that the person for which the licence is intended
(i) owns, or has arrangements to use, a Phase III storage facility to store non-domestic pesticides, and
(ii) employs at least one person who holds a Non-domestic Pesticide Vendor Certificate; and
(b) has provided the sales data required by section 12 for the calendar year previous to the year the licence is requested.

(2) The fee payable for an application or a renewal of a Non-domestic Pesticide Vendor Business Licence under subsection (1) shall be based on the sales data provided in clause (1)(c) as determined in Schedule 4.

(3) Where there is no historical pesticides sales data available on which to base the fee payable for a Non-domestic Pesticide Vendor Business Licence, the fee payable may be based on reasonable projections of sales data provided by the applicant and approved by the Minister, as determined in Schedule 4.

(4) The Minister may impose any conditions on a Non-domestic Pesticide Vendor Business Licence issued or renewed under this section that the Minister considers necessary for the protection of human health and the environment.

(5) A Non-domestic Pesticide Vendor Business Licence shall be issued on Form 2 of Schedule 3 and expires
(a) on the last day of February of the year following the date of issue of the licence; or
(b) when the person for which the licence is issued no longer employs at least one person who holds a Non-domestic Pesticide Vendor Certificate, whichever occurs earlier.

(6) A valid Pesticide Sales Licence issued in 2005 under the prior regulations is deemed to be a Non-domestic Pesticide Vendor Business Licence and expires on the date of expiry in the Pesticide Sales Licence.

(7) A valid Pesticide Sales Licence issued under the prior regulations to a person who successfully completed an examination on or after January 1, 2002 for the purpose of obtaining a Pesticide Sales Licence, personally or on behalf of their employer,
(a) is deemed to be a Non-domestic Pesticide Vendor Certificate; and
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(b) expires five years from the date on which the person completed the examination.

(8) Clause (5)(b) comes into force on March 1, 2006. Effective date of clause (5)(b)

(9) Subsections (6) and (7) are revoked on February 28, 2006. Revocation

14. (1) The Minister may, on application, issue a Non-domestic Pesticide Vendor Certificate to a person who has successfully completed a written examination, approved by the Director, with a mark in the examination of not less than 75%. Non-domestic Pesticide Vendor Certificate

(2) The Minister may impose any conditions on a Non-domestic Pesticide Vendor Certificate issued under this section that the Minister considers necessary for the protection of human health and the environment. Conditions

(3) A Non-domestic Pesticide Vendor Certificate shall be issued on Form 3 of Schedule 3 and expires five years from the date of examination. Expiry

15. (1) Where, in the opinion of the Minister, a holder of a licence, certificate or permit has contravened a provision of the Act or these regulations or a condition of the licence, certificate or permit, the Minister may revoke the licence or certificate. Revocation of licence, certificate or permit

(2) Notice of the revocation of a licence, certificate or permit pursuant to subsection (1) may be given by personal service; or by registered mail to the last known address of the holder of the licence, certificate or permit as shown in the records of the Minister. Notice of revocation

(3) A notice mailed pursuant to clause (2)(b) shall be deemed to be served on the holder of the licence or certificate on the date the holder of the licence or certificate actually receives the notice; or 5 days after the date on which the notice was mailed, whichever is earlier. Deemed service

16. (1) The Director may, on application, issue a Pesticide Purchase Permit to a holder of a Pesticide Application Business Licence or to the operator of an agricultural operation that employs at least one person who holds a Pesticide Applicator Certificate. Pesticide Purchase Permit

(2) A Pesticide Purchase Permit expires on December 31 of the year in which the Permit was issued; on the expiry date of the Pesticide Applicator Certificate of the individual listed as the certified applicator on the Pesticide Purchase Permit application form submitted pursuant to subsection (1); or on the date when the operator of the agricultural operation ceases to employ the individual listed as the certified applicator on the Pesticide Purchase Permit application form submitted pursuant to subsection (1), whichever is earlier. Expiry

17. (1) A person who sells a non-domestic pesticide shall prepare a written record of sale within 24 hours of the sale indicating the name, number and expiry date on the purchaser’s Pesticide Applicator Certificate or Pesticide Purchase Permit. Record of sale

(2) A person who sells a Schedule 1 pesticide shall prepare a written record of sale within 24 hours of the sale indicating the name, number and expiry date on the purchaser’s Pesticide Applicator Certificate or Pesticide Purchase Permit; and number of the purchaser’s Pesticide Application Permit. Record of sale

18. (1) An operator of an agricultural operation or a holder of a Pesticide Application Business Licence may, in writing, authorize an employee to use a Pesticide Purchase Permit issued under subsection 16(1) for the purpose of purchasing a regulated pesticide for the use of the operator of the agricultural operation or the holder of a Pesticide Application Business Licence. Authorize employee to use permit

(2) An authorization under subsection (1) expires on the date that is specified on the authorization; Expiry of authorization
(b) the employee is no longer employed by the operator of the agricultural operation or the holder of a Pesticide Application Business Licence; or
(c) the operator of the agricultural operation or the holder of a Pesticide Application Business Licence rescinds the authorization.

(3) An employee who is no longer authorized to use a Pesticide Purchase Permit shall return the Permit immediately to the operator of the agricultural operation or the holder of a Pesticide Application Business Licence.

19. (1) Subject to subsection (2), the Minister may, on application, issue a Pesticide Application Permit to a person who
(a) has submitted the application at least ten days prior to the planned date of pesticide application; and
(b) has provided such information as the Minister may request.

(2) A Pesticide Application Permit for use in a buffer zone may only be issued under subsection (1) for the purpose of controlling noxious weeds.

(3) A Pesticide Application Permit shall be in such form and contain such particulars as the Minister may determine and expires on the date shown on the permit.

(4) Every person who holds a Pesticide Application Permit shall, immediately upon the request of an environment officer, make available a copy of that Permit to that environment officer.

20. (1) Every person who keeps or stores a pesticide; or has kept or stored a pesticide, shall do so in a manner that ensures that the pesticide or any container that holds a pesticide is kept and stored separately from any foodstuffs, feeds or any other material intended for consumption by humans or animals.

(2) Every operator of an agricultural operation and every holder of a Pesticide Application Business Licence who possess pesticides in amounts in excess of 100 kilograms or 100 litres of formulated product shall ensure that the pesticide is stored in a storage facility that
(a) is maintained and used exclusively for the storage of a pesticides; and is free of an accumulation of waste materials other than pesticide containers;
(c) has a floor that is constructed to contain and control up to 150% of the volume of any pesticide product stored in the facility;
(d) has a floor that is constructed of concrete or another water-impervious material and recessed a minimum of 10 centimetres, or have a liquid-tight sill raised to a minimum height of 10 centimetres;
(e) provides adequate ventilation, either mechanical or natural;
(f) has conspicuously placed ‘NO SMOKING’ signs;
(g) has a sign that states ‘WARNING—PESTICIDE STORAGE AREA’ on all doors;
(h) is not accessible to the public and is locked when the holder of the licence or an employee of the that person is not present on the premises on which the pesticide is stored;
(i) has properly maintained and approved safety equipment to be used in emergency situations;
(j) includes secure shelving, raised flooring, or otherwise provide for ‘off the floor’ product storage;
(k) has no floor drainage;
(l) is positioned not less than 8.0 metres from incompatible materials (e.g., fuels, fertilizers);
(m) has posted, by the nearest phone, the following emergency telephone numbers:
(i) 911 (fire, police, ambulance),
(ii) provincial pesticide enforcement office,
(iii) provincial or regional poison control centre,
(iv) provincial environmental emergency office;
(n) includes an up-to-date product storage inventory; and
(o) includes, on-site, reference Material Safety Data Sheets (MSDSs) for all stored pesticides.

(3) Subsection (2) comes into force on April 1, 2007.
21. (1) Every person who handles, loads, transports, mixes or applies a
Schedule 1 pesticide shall carry on their person a Pesticide Application
Permit at all times when the person is handling, loading, transporting,
mixing or applying the Schedule 1 pesticide.

(2) Every person who transports on a highway seed treated with a
pesticide or who sells or supplies seed treated with a pesticide to any
other person, shall label all containers “Seed treated with -- (name of
pesticide). Do not use for food or feed”.

22. Every person who applies a pesticide shall apply it in the manner
specified on the label of the package of the pesticide.

OFFENCES

23. No person who disposes of
(a) a pesticide;
(b) a mixture containing a pesticide; or
(c) a material treated with a pesticide,
shall carry out the disposal other than in the manner and using the
method recommended by the manufacturer or the Minister.

24. (1) No person shall apply a non-domestic pesticide for the control of
a landscape, structural, greenhouse or soil-based pest unless the person
has provided notice, in accordance with subsection (2), to all persons
who own property that is located within 25 metres of the proposed
pesticide application, measured from the edge of the area to which the
pesticide is to be applied,

(a) in writing, at least 24 hours but not more than 48 hours prior to
the pesticide application; or
(b) by phone, at least 24 hours but not more than 48 hours prior to
the pesticide application and in writing immediately prior to the
pesticide application.

(2) The notice required in subsection (1) shall include
(a) the trade name of the pesticide being applied;
(b) the active ingredient or ingredients of the pesticide or pesticides
being applied;
(c) the pest or pests for which control is being undertaken;
(d) the proposed date and time of the application;
(e) the name and phone number of the pesticide applicator; and
(f) the recommended caution interval and re-entry time, if such is
available from the pesticide manufacturer, or as appears on the
pesticide label.

25. (1) No person shall apply a non-domestic pesticide for the control of
a landscape, structural, greenhouse or soil-based pest unless, immediately
prior to the pesticide application, the person posts a notice, in accordance
with subsection (2), on the area to which the pesticide is to be applied.

(2) The notice required in subsection (1) shall include
(a) the trade name of the pesticide being applied;
(b) the active ingredient or ingredients of the pesticide or pesticides
being applied;
(c) the pest or pests for which control is being undertaken;
(d) the date and time, or proposed date and time, of the application;
(e) the name and phone number of the pesticide applicator;
(f) the recommended caution interval and re-entry time, if such is
available from the pesticide manufacturer, or as appears on the
pesticide label

and be posted on a sign or signs that
(g) measure not less than 22 cm by 28 cm;
(h) are constructed of weather-resistant materials;
(i) have all the required information printed, in weather-resistant ink,
on both sides of the sign; and
(j) are positioned in such a manner, and in such quantity, as to make
them clearly visible to the public.

(3) No person shall apply a pesticide to, or within, a structure, or
engage in the fumigation of a structure, unless the person first ensures
that signs, in accordance with subsection (2), are posted at all entrances
and exits to the structure.
(4) Every owner of a property on which notice is posted under subsection (1) shall ensure that all posted signs remain in place and are clearly visible to the general public for a period of at least 48 hours following the pesticide application, or for the label-recommended caution period, whichever is greater.

26. No person who holds a Non-domestic Pesticide Vendor Business Licence shall store pesticides in a facility other than a Phase III storage facility.

27. (1) No person shall transport in, or on, a vehicle a pesticide together with commodities that are

(a) foodstuffs, feeds or any other material intended for consumption by humans or animals;
(b) household furnishings; or
(c) toiletries, clothes, bedding or similar commodities,

unless the pesticide being transported is separated from such commodities in a manner sufficient to prevent their contamination or likely contamination by the concentrated pesticide.

(2) No person shall transport a concentrated pesticide in, or on, a vehicle unless the concentrated pesticide

(a) is in the original manufacturer’s sealed container;
(b) is within

(i) an enclosed leak proof compartment, separate from but securely affixed to the application equipment, or
(ii) in the case of the application equipment being a pickup truck, a locked cap; and
(c) is packaged in a manner that will ensure that a spillage of the concentrated pesticide will not occur.

(3) Clause 2(b) does not apply to a concentrated pesticide packaged in a manufacturer’s drum, or to other bulk containers if they are secured to the transport vehicle in accordance with the Highway Traffic Act Commercial Vehicle (Cargo Securement) Regulations.

(4) Every person who owns, or has possession of, pesticide application equipment shall ensure that the equipment is locked while unattended.

28. (1) No person shall

(a) operate ground agricultural equipment, if

(i) the person uses the equipment to apply a pesticide for a fee, charge or other valuable consideration, and
(ii) fifty per cent or more of the annual usage of the equipment is a use described in subclause (i),

unless the person holds a Class A Pesticide Application Business Licence;

(b) offer a service involving the application of a pesticide for the control of mosquitoes or biting flies unless the person holds a Class B Pesticide Application Business Licence;

(c) offer a service involving the application of a non-fumigant pesticide to stored feed, or to dwellings or other structures unless the person holds a Class C-1 Pesticide Application Business Licence;

(d) offer a service involving the application of a fumigant pesticide to stored feed, or to dwellings or other structures unless the person holds a Class C-2 Pesticide Application Business Licence;

(e) offer a service involving the application of a seed or seed-piece treatment pesticide unless the person holds a Class D Pesticide Application Business Licence;

(f) offer a service involving the application of a pesticide to ornamental vegetation and other non-crop areas not referred to in clause (c) or (d) unless the person holds a Class E Pesticide Application Business Licence;

(g) offer a pesticide application service for forestry herbicide application unless the person holds a Class F-1 Pesticide Application Business Licence;

(h) supervise the application of a pesticide for the production of tree seedlings for reforestation purposes unless the person holds a Class F-2 Pesticide Application Business Licence;

(i) supervise the application of a pesticide in a greenhouse other than a person who holds a Class F-2 licence unless the person holds a Class G Pesticide Application Business Licence;
(j) offer a service involving the application of a soil fumigant pesticide unless the person holds a Class H Pesticide Application Business Licence; and

(k) offer a pesticide application service not specified in clauses (a) to (j) unless the person holds a Class I Pesticide Application Business Licence.

(2) No person shall

(a) apply a non-domestic pesticide to control pests on an agricultural crop or product, or on agricultural land unless the person holds a Class A Pesticide Applicator Certificate;

(b) apply a non-domestic pesticide to control mosquitoes or biting flies unless the person holds a Class B Pesticide Applicator Certificate;

(c) apply a non-domestic, non-fumigant pesticide to stored feed, dwellings or other structures unless the person holds a Class C-1 Pesticide Applicator Certificate;

(d) apply a fumigant pesticide to stored feed, dwellings or other structures unless the person holds a Class C-2 Pesticide Applicator Certificate;

(e) apply a non-domestic pesticide as a seed or seed-piece treatment unless the person holds a Class D Pesticide Applicator Certificate;

(f) apply a non-domestic pesticide to ornamental vegetation and other non-crop areas not referred to in clause (c) or (d) unless the person holds a Class E Pesticide Applicator Certificate;

(g) apply a non-domestic forestry herbicide unless the person holds a Class F-1 Pesticide Applicator Certificate;

(h) apply a non-domestic pesticide for the production of tree seedlings for reforestation purposes unless the person holds a Class F-2 Pesticide Applicator Certificate;

(i) apply a non-domestic pesticide in a greenhouse, other than a person who holds a Class F-2 licence unless the person holds a Class G Pesticide Applicator Certificate;

(j) apply a soil fumigant pesticide unless the person holds a Class H Pesticide Applicator Certificate; and

(k) apply a non-domestic pesticide for any purpose not specified in Classes A to H unless the person holds a Class I Pesticide Applicator Certificate.

29. (1) No person shall handle or transport on a highway a non-domestic pesticide unless that person holds

(a) a Loader/mixer Certificate;

(b) a Pesticide Applicator Certificate; or

(c) a Non-domestic Pesticide Vendor Certificate.

(2) No person shall mix a non-domestic pesticide unless that person holds

(a) a Loader/mixer Certificate; or

(b) a Pesticide Applicator Certificate.

30. No person shall operate a business involving the sale or supply of a non-domestic pesticide unless the person holds a Non-domestic Pesticide Vendor Business Licence.

31. (1) No person shall sell a non-domestic pesticide or a Schedule 1 pesticide to any person unless the person holds a Non-domestic Pesticide Vendor Certificate.

(2) No person, while acting as an employee of a business that is licensed to sell non-domestic pesticides, shall provide pesticide related information or recommendations to another person unless the person holds a Non-domestic Pesticide Vendor Certificate.

32. (1) No person shall sell or offer to sell a non-domestic pesticide to a purchaser unless the purchaser

(a) holds a Pesticide Applicator Certificate;

(b) holds or is authorized to use a Pesticide Purchase Permit; or

(c) holds a Pesticide Applicator Business Licence.

(2) No person shall purchase a non-domestic pesticide unless the person holds

(a) a Pesticide Applicator Certificate; or

(b) is authorized to use a Pesticide Purchase Permit.

(3) No person shall purchase a Schedule 1 pesticide unless the person
(a) holds a Pesticide Applicator Certificate or is authorized to use a Pesticide Purchase Permit; and
(b) holds a Pesticide Application Permit.

(4) No person shall sell or offer to sell a Schedule 1 pesticide to a purchaser unless the purchaser
(a) holds a Pesticide Applicator Certificate, is authorized to use a Pesticide Purchase Permit or holds a Pesticide Applicator Business Licence; and
(b) holds a Pesticide Application Permit.

33. No person authorized under section 18 to use a Schedule 1 pesticide shall use the Permit for any purpose other than to purchase a regulated pesticide for the use of the person authorizing the use of the permit.

34. No person shall give, transfer, sell, lend or assign a Pesticide Purchase Permit to any other person, except as authorized by the Director, or by an operator or a holder under section 18.

35. No person shall apply
(a) a pesticide to any open body of water;
(b) a pesticide to control mosquitoes or biting flies;
(c) a pesticide within a buffer zone; or
(d) a Schedule 1 pesticide anywhere in the province, unless the person holds a Pesticide Application Permit.

36. No person shall apply a pesticide that is listed in Schedule 6 of these regulations.

37. No person shall use an aircraft to apply a pesticide or pesticide mixture.

38. (1) No person shall permit or cause any sprayer or other equipment used to apply pesticides to be filled, discharged, washed or flushed out within 25 metres, measured horizontally, of the water’s edge of any open body of water or a water well.

(2) No person shall permit or cause any sprayer or other equipment used to apply pesticides to be filled from an open body of water or a water well.

(3) No person shall permit or cause any container in which any pesticide is, or has been stored, to be brought, used or abandoned within 25 metres, measured horizontally, of the water’s edge of any open body of water.

39. No person shall apply a pesticide when the wind speed, measured at the point of application, exceeds 20 km/h.

40. No person shall allow any pesticide, pesticide mixture or solution containing a pesticide to be discharged from any equipment used in the transport, storage or application of pesticides except in a manner permitted by the manufacturer’s label.

41. The Pesticides Control Act Regulations (EC543/84) are revoked.

42. These regulations come into force on December 31, 2005.

SCHEDULE 1
PESTICIDES FOR WHICH A PERMIT IS REQUIRED

<table>
<thead>
<tr>
<th>Pesticide Description</th>
<th>PCP Act No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Dinoseb 300 EC</td>
<td>15086</td>
</tr>
<tr>
<td>2. Vecto Bac 200 G</td>
<td>18158</td>
</tr>
<tr>
<td>3. Vecto Bac 600L</td>
<td>19455</td>
</tr>
<tr>
<td>4. Vecto Bac 1200L</td>
<td>21062</td>
</tr>
<tr>
<td>5. Guthion Spray Concentrate</td>
<td>8106</td>
</tr>
<tr>
<td>6. Guthion Spray Concentrate Insecticide</td>
<td>9398</td>
</tr>
<tr>
<td>7. Guthion 50% WP Crop Insecticide</td>
<td>10101</td>
</tr>
<tr>
<td>8. Azinphos Methyl 50/Wettable Powder 50%</td>
<td>15645</td>
</tr>
<tr>
<td>9. APM 50W Wettable Powder Insecticide</td>
<td>16412</td>
</tr>
<tr>
<td>10. Azinphos Methyl 240 EC</td>
<td>17533</td>
</tr>
<tr>
<td>11. Guthion Solupak</td>
<td>21374</td>
</tr>
<tr>
<td>12. Clean Crop Azinphos-M 50W</td>
<td>22087</td>
</tr>
<tr>
<td>13. Azinphos Methyl 35W</td>
<td>22265</td>
</tr>
<tr>
<td>14. Clean Crop Azinphos-M 240 EC</td>
<td>22562</td>
</tr>
<tr>
<td>15. APM 50W Instapak</td>
<td>22864</td>
</tr>
<tr>
<td>16. Sniper 50W</td>
<td>23287</td>
</tr>
<tr>
<td>17. Sniper 50W Clean Pak</td>
<td>23323</td>
</tr>
<tr>
<td>18. Sniper 240 E</td>
<td>23337</td>
</tr>
<tr>
<td>19. Vapam Liquid Solution Soil Fumigant</td>
<td>6453</td>
</tr>
</tbody>
</table>
SCHEDULE 2
EXCLUDED PESTICIDES

An excluded pesticide is any pesticide that is used,
(a) as a bactericide in cutting oils or aviation and marine fuels;
(b) in household
   (i) cleansers,
   (ii) deodorizers,
   (iii) disinfectants, or
   (iv) soaps;
(c) as a dust control agent;
(d) as a fabric softener;
(e) as a bactericide or algicide for use in swimming pools, domestic water supplies,
   industrial cooling systems, home aquaria, aquaculture facilities, or ornamental pools;
(f) as a surfactant, preservative or adjuvant;
(g) to control, destroy, mitigate, attract or repel any organism that is injurious to or
   noxious or troublesome for humans or domestic animals;
(h) as bait for flies, powder or liquid formulations for lice or in a commercial
   rodenticide or barn spray;
(i) in pesticide analysis and research work in a laboratory or experimental research
   plot;
(j) in an industrial process incorporating a pesticide into a manufactured product on
   the premises where the product is manufactured; or
(k) by medical practitioners, veterinarians or health officers for the purpose of
   treatment, control, mitigation or prevention of pests in or on humans or animals.
## SCHEDULE 3

### FORMS

#### FORM 1 – LOADER/MIXER CERTIFICATE

| Name: | ............................................................................................. |
| Address: | ....................................................................................... |
| | .......................................................................................... |
| Phone: | ........................................................................................ |
| Certificate Number: | .............................................................................. |
| Expiry Date: | .................................................................................. |
| Authorized Signature: | ......................................................................... |

#### FORM 2 – NON-DOMESTIC PESTICIDE VENDOR BUSINESS LICENSE

Province of Prince Edward Island  
Department of Environment, Energy and Forestry  

Non-Domestic Pesticide Vendor Business Licence

This certifies that a licence was issued by the Minister to

(Company Name)
to sell pesticides in the Province of Prince Edward Island pursuant to section 13 of the Pesticides Control Act regulations.

| Licence Number: | ....................................................................................................................... |
| Issue Date: | .................................................................................................................... |
| Expiry Date: | .................................................................................................................... |
| Authorized Signature: | ................................................................................................................. |

#### FORM 3 – NON-DOMESTIC PESTICIDE VENDOR CERTIFICATE

| Name: | ............................................................................................. |
| Address: | ....................................................................................... |
| | .......................................................................................... |
| Phone: | ........................................................................................ |
| Certificate Number: | .............................................................................. |
| Expiry Date: | .................................................................................. |
| Authorized Signature: | ......................................................................... |

Photo here
FORM 4 - PESTICIDE APPLICATION BUSINESS LICENCE

Province of Prince Edward Island
Department of Environment, Energy and Forestry

Pesticide Application Business Licence

This certifies that a licence was issued by the Minister to

(Company Name)
to operate a (Class of Licence) pesticide application service in the Province of Prince Edward Island pursuant to section 5 of the Pesticides Control Act regulations.

Licence Number: .......................................................................................................................
Issue Date: ................................................................................................................................
Expiry Date: ...............................................................................................................................
Authorized Signature: ................................................................................................................

FORM 5 - PESTICIDE APPLICATOR CERTIFICATE

PESTICIDE APPLICATOR CERTIFICATE

Contact Name: .................................................................
Address: ........................................................................
.....................................................................................
Phone: ........................................................................
Applicator Class: ........................................................
Certificate Number: .................................................
Expiry Date: ..............................................................
Authorized Signature: ..............................................

FORM 6 – PESTICIDE PURCHASE PERMIT

PESTICIDE PURCHASE PERMIT

Company Name: .................................................................................................................
Contact Name: ......................................................................................................................
Address: ...............................................................................................................................
Phone: .................................................................................................................................
Certificate Number: ...........................................................................................................
Expiry Date: .........................................................................................................................
Authorized Signature: .........................................................................................................
FORM 7

APPLICATION FOR PESTICIDE APPLICATION BUSINESS LICENCE

Under section 28 of the Pesticide Control Act Regulations, a person who operates a business or provides a service that involves the application of a domestic or non-domestic pesticide for a fee must hold a Pesticide Application Business Licence.

Personal information on this form is collected under section 5 of the Pesticide Control Act Regulations as it relates directly to and is necessary for an application for a Pesticide Application Business Licence. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

Applicant Contact Information

<table>
<thead>
<tr>
<th>Company Name:</th>
<th>Contact Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phone:</td>
<td>Fax:</td>
</tr>
<tr>
<td>Mailing Address:</td>
<td>Postal Code:</td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

Applicant’s Signature: ______________________ Date: ______________________

(Where applicant is a partnership or a corporation, the signature of a partner, or an authorized officer of the corporation is required.)

Licence Class – check one

- Class A, Agricultural – operating ground agricultural equipment for pesticide application
- Class B, Mosquito & Biting Fly - application of a pesticide for the control of mosquitoes or biting flies
- Class C-1, Structural - application of a non-fumigant pesticide to stored feed, dwellings or other structures
- Class C-2, Structural Fumigation - application of a fumigant pesticide to stored feed, dwellings or other structures
- Class D, Seed/Seed-piece Treatment - application of a seed or seed-piece treatment pesticide
- Class E, Landscape - application of a pesticide to ornamental vegetation
- Class F-1, Forestry Herbicides - forestry herbicide application
- Class F-2, Reforestation - application of a pesticide for the production of tree seedlings for reforestation purposes
- Class G, Greenhouse - application of a pesticide in greenhouses
- Class H, Soil Fumigation - application of a soil fumigant pesticide
- Class I, Other – other pesticide applications

- New Applicant
- Renewal of Licence

Present Licence Number:

Certified Applicator Information

<table>
<thead>
<tr>
<th>Name:</th>
<th>Phone:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fax:</td>
<td></td>
</tr>
<tr>
<td>Mailing Address:</td>
<td>Postal Code:</td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

Certified Applicator Status:  ❑ Owner of Company  ❑ Employee of Company

Certificate Class and No.:    Certificate Expiry Date: ______________________

Signature of Certified Applicator: ______________________ Date: ______________________

(if not company owner)

- The application fee for a Pesticide Application Business Licence is $200 per licence
- A separate application is required for each licence applied for
- A copy of the insurance policy required by clause 5(1)(a) of the regulations (limited pollution liability and general public liability) must accompany all applications

Method of Payment

- Cheque
- Money Order
- Cash or Debit Card
- Credit Card
- Please forward application and payment to: Department of Environment, Energy and Forestry
- Pollution Prevention Division
- Pesticide Regulatory Program
- PO Box 2000, 11 Kent Street
- Charlottetown, PE C1A 7N8
- Tel: (902) 368-5474

Amount Enclosed: $________

Cheques or money orders should be made payable to the Provincial Treasurer. Pesticide Application Business Licences will be mailed to the applicant’s address above. Please allow two weeks for delivery.
APPLICATION FOR PESTICIDE APPLICATOR CERTIFICATE

Under subsection 28(2) of the Pesticide Control Act Regulations, a person who applies a non-domestic pesticide must hold a Pesticide Applicator Certificate. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

<table>
<thead>
<tr>
<th>Applicant Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
</tr>
<tr>
<td>Phone:</td>
</tr>
<tr>
<td>Fax:</td>
</tr>
<tr>
<td>Mailing Address:</td>
</tr>
<tr>
<td>Postal Code:</td>
</tr>
<tr>
<td>Email:</td>
</tr>
<tr>
<td>Are you over the age of 18?</td>
</tr>
<tr>
<td>Yes [ ] No [ ]</td>
</tr>
</tbody>
</table>

Applicant’s Signature: ________________________ Date: _______________________

Certificate Class – check one

- [ ] Class A, Agricultural – operating ground agricultural equipment for pesticide application
- [ ] Class B, Mosquito & Biting Fly - application of a pesticide for the control of mosquitoes or biting flies
- [ ] Class C-1, Structural - application of a non-fumigant pesticide to stored feed, dwellings or other structures
- [ ] Class C-2, Structural Fumigation - application of a fumigant pesticide to stored feed, dwellings or other structures
- [ ] Class D, Seed/Seed-piece Treatment - application of a seed or seed-piece treatment pesticide
- [ ] Class E, Landscape - application of a pesticide to ornamental vegetation
- [ ] Class F-1, Forestry Herbicides - forestry herbicide application
- [ ] Class F-2, Reforestation - application of a pesticide for the production of tree seedlings for reforestation purposes
- [ ] Class G, Greenhouse - application of a pesticide in greenhouses
- [ ] Class H, Soil Fumigation - application of a soil fumigant pesticide
- [ ] Class I, Other – other pesticide applications

Examination Date: ________________________ Examination Mark: ________________________

Certificate Status: [ ] Approved [ ] Denied

- Take the application fee for a Pesticide Applicator Certificate is $75
- A separate application is required for each certificate
- Prior to a certificate being issued, the applicant must successfully complete a written examination appropriate to the class of certificate applied for, with a mark in the examination of not less than 75%

Method of Payment

- [ ] Check (Check appropriate box) Department of Environment, Energy and Forestry
- [ ] Cheque Pollution Prevention Division
- [ ] Money Order Pesticide Regulatory Program
- [ ] Cash or Debit Card PO Box 2000, 11 Kent Street
- [ ] Credit Card Charlottetown, PE C1A 7N8

Amount Enclosed: $_________

Tel: (902) 368-5474

Cheques or money orders should be made payable to the Provincial Treasurer.

Pesticide Applicator Certificates will be mailed to applicant’s address above. Please allow two weeks for delivery.
FORM 9
APPLICATION FOR LOADER/MIXER CERTIFICATE

Under clauses 29(1)(a) and (2)(a) of the Pesticide Control Act Regulations, a person who transports or mixes a non-domestic pesticide must hold a Loader/Mixer Certificate or other certificate identified in section 29.

Personal information on this form is collected under section 10 of the Pesticide Control Act Regulations as it relates directly to and is necessary for an application for a Loader/Mixer Certificate. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

Applicant Contact Information
Name: ___________________________ Phone: ___________________________
Mailing Address: ___________________________
Fax: ___________________________
Postal Code: ___________________________ Email: ___________________________
Are you over the age of 18? Yes [ ] No [ ]

Applicant Experience
Describe successful completion of a relevant loader/mixer training program (include dates):

Applicant’s Signature: ___________________________ Date: ___________________________

The application fee for a Loader/Mixer Certificate is $50

Method of Payment
(Check appropriate box)

Cheque [ ] Pesticide Regulatory Program
Money Order [ ] PO Box 2000, 11 Kent Street
Cash or Debit Card [ ] Charlottetown, PE C1A 7N8
Credit Card [ ] Tel: (902) 368-5474

Amount Enclosed: $_________

Cheques or money orders should be made payable to the Provincial Treasurer. Loader/Mixer Certificates will be mailed to the applicant's address above. Please allow two weeks for delivery.
FORM 10
APPLICATION FOR NON-DOMESTIC PESTICIDE VENDOR BUSINESS LICENCE

Under section 30 of the Pesticide Control Act Regulations, a person who operates a business involving the sale or supply of non-domestic pesticides must hold a Non-Domestic Pesticide Vendor Business Licence.

Personal information on this form is collected under section 13 of the Pesticide Control Act Regulations as it relates directly to and is necessary for an application for a Non-Domestic Pesticide Vendor Business Licence. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

Applicant Contact Information

Company Name: __________________________
Contact Name: __________________________
Phone: __________________________ Fax: __________________________
Mailing Address: __________________________ Postal Code: __________________________
Email: __________________________

Applicant’s Signature: __________________________ Date: __________________________
(Where applicant is a partnership or a corporation, the signature of a partner, or an authorized officer of the corporation is required).

Licence Details

☐ New Applicant ☐ Renewal of Licence

Present Licence Number: __________________________

Type of Sales to be made (check all that apply): ☐ Retail ☐ Wholesale

Storage Facility

CropLife Canada Phase III Compliance Number: __________________________

Status of Storage Facility: ☐ Own ☐ Lease ☐ Other (specify): __________________________

Certified Vendor Information (Non-Domestic Pesticide Vendor Certificate Holder)

Name: __________________________ Phone: __________________________ Fax: __________________________
Mailing Address: __________________________ Postal Code: __________________________
Email: __________________________

Certified Vendor Status: ☐ Owner of Company ☐ Employee of Company

Certificate Expiry Date: __________________________

Signature of Certified Vendor: __________________________ Date: __________________________
(if not company owner)

The application fee for a Non-Domestic Pesticide Vendor Business Licence is as follows:

° where up to 10,000 kg of active ingredients sold in the previous year - $100
° where between 10,001 kg and 30,000 kg of active ingredients sold in the previous year - $500
° where between 30,001 kg and 50,000 kg of active ingredients sold in the previous year - $1,000
° where over 50,000 kg of active ingredients sold in the previous year - $2,500

The sales data for all domestic and non-domestic pesticides sold to retail customers for the previous calendar year must be included with the application.

Method of Payment

Please forward application and payment to:

(Check appropriate box) ☐ Cheque ☐ Money Order ☐ Cash or Debit Card ☐ Credit Card

Department of Environment, Energy and Forestry
Pollution Prevention Division
Pesticide Regulatory Program
PO Box 2000, 11 Kent Street
Charlottetown, PE C1A 7N8

Tel: (902) 368-5474

Cheques or money orders should be made payable to the Provincial Treasurer. Non-Domestic Pesticide Vendor Certificates will be mailed to the applicant’s address above. Please allow two weeks for delivery.
FORM 11
APPLICATION FOR NON-DOMESTIC PESTICIDE VENDOR CERTIFICATE

Under section 31 of the Pesticide Control Act Regulations, a person who sells non-domestic pesticides or Schedule 1 pesticides, to another person or while acting as an employee of a business that is licensed to sell non-domestic pesticides or provide pesticide related information or recommendations to another person, must hold a Non-Domestic Pesticide Vendor Certificate.

Personal information on this form is collected under section 14 of the Pesticide Control Act Regulations as it relates directly to and is necessary for an application for a Non-Domestic Pesticide Vendor Certificate. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

Applicant Contact Information
Name: ____________________________ Phone: ____________________________
Fax: ____________________________ Mailing Address: ____________________________
Postal Code: ____________________________ Email: ____________________________
Applicant’s Signature: ____________________________ Date: ____________________________

Office Use Only
Examination Date: ____________________________ Examination Mark: ____________________________
Certificate Status: Approved [ ] Denied [ ]

The application fee for a Non-Domestic Pesticide Vendor Certificate is $75 per certificate.
Prior to a certificate being issued, the applicant must successfully complete a written examination appropriate to the class of certificate applied for, with a mark in the examination of not less than 75%.

Method of Payment
(Check appropriate box) Department of Environment, Energy and Forestry
Cheque Pollution Prevention Division
Money Order Pesticide Regulatory Program
Cash or Debit Card PO Box 2000, 11 Kent Street
Credit Card Charlottetown, PE C1A 7N8
Amount Enclosed: $__________ Tel: (902) 368-5474

Cheques or money orders should be made payable to the Provincial Treasurer. Non-Domestic Pesticide Vendor Certificates will be mailed to applicant’s address above. Please allow two weeks for delivery.
EXECUTIVE COUNCIL ___________________________ 20 DECEMBER 2005

FORM 12
APPLICATION FOR PESTICIDE PURCHASE PERMIT

Under section 32 of the Pesticide Control Act Regulations, a person who buys non-domestic pesticides must hold, or be authorized to use a Pesticide Purchase Permit or a licence or certificate identified in the section.

Personal information on this form is collected under section 16 of the Pesticide Control Act Regulations as it relates directly to and is necessary for an application for a Pesticide Purchase Permit. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

Applicant (Agricultural Operation) Information

Company Name: Phone:
Contact Name: Fax:
Mailing Address:
Number of Permits Requested: Postal Code:
Signature of Applicant ________________________________ Date _________________

Certified Applicator Information

Name: Phone:
Mailing Address: Postal Code:
Pesticide Applicator Certificate No.:
Pesticide Applicator Class:
Pesticide Applicator Certificate Expiry Date:
Are you currently employed by the Applicant? Yes ☐ No ☐
Signature of Certified Applicator: __________________________ Date: ______________

Method of Payment

Please forward application and payment to:

(Check appropriate box) Department of Environment, Energy and Forestry
☑ Cheque Pollution Prevention Division
☑ Money Order Pesticide Regulatory Program
☑ Cash or Debit Card PO Box 2000, 11 Kent Street
☑ Credit Card Charlottetown, PE C1A 7N8
Amount Enclosed: $_________ Tel: (902) 368-5474

Cheques or money orders should be made payable to the Provincial Treasurer. Pesticide Purchase Permits will be mailed to agricultural operation address above. Please allow two weeks for delivery.
FORM 13
APPLICATION FOR PESTICIDE APPLICATION PERMIT

Under section 35 of the Pesticide Control Act Regulations, a person who applies pesticides to an open body of water, to control mosquitoes or biting flies within a designated protected zone, or apply Schedule 1 pesticides must hold a Pesticide Application Permit.

Personal information on this form is collected under section 19 of the Pesticide Control Act Regulations as it relates directly to and is necessary for an application for a Pesticide Application Permit. If you have any questions about this collection of personal information, you may contact the Manager of the Pesticide Regulatory Program, 11 Kent Street, Jones Building, Charlottetown, PEI C1A 7N8, Phone: (902) 368-5474.

Section 1 - Applicant Contact Information
Name: 
Phone: Fax: 
Mailing Address: 
Postal Code: Email: 

Section 2 – Complete for Mosquito & Biting Fly Control
Type of Application:
❏ New Permit
❏ Modification of Permit
Existing Permit Number: 
Treatment Type:
❏ Water Treatment
❏ Private Treatment
❏ Land Treatment
❏ Commercial Treatment

Applicators/Certificates (list all applicators):

Applicator Names | Pesticide Applicator Certificate No. | Class
---|---|---

Treatment Details:

<table>
<thead>
<tr>
<th>Treatment</th>
<th>Pest to be controlled</th>
<th>Pesticide Name</th>
<th>PCP No.</th>
<th>Proposed Date of Treatment</th>
<th>Proposed Rate of Application</th>
<th>Total Amount of Pesticide Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<td>3</td>
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<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Describe the process and level of community support for the program:

Are “Permission to Enter Private Property” authorizations required?  Yes ☐ No ☐

"Yes" include authorizations with application

Requirements:
A map (1:25,000 scale) must be attached and identify:
(a) all property lines, fields, and treatment areas; and
(b) all open bodies of water, as defined under the Prince Edward Island Pesticides Control Act; saltwater environments and perimeter coastline.
### Section 3 – Complete for Application to Open Body of Water

**Type of Application:**
- [ ] New Permit
- [ ] Modification of Permit

**Treatment Type:**
- [ ] Private Treatment
- [ ] Commercial Treatment

**Pesticide Applicator Certificate**
- Name:
- Number:
- Class:
- Expiry date:

**Treatment Details:**

<table>
<thead>
<tr>
<th>Total Treatment Area</th>
<th>Pesticide Name</th>
<th>PCP No.</th>
<th>Proposed Date of Treatment</th>
<th>Proposed Rate of Application</th>
<th>Total Amount of Pesticide Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acres</td>
<td>Hectares</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1.  
2.  
3.  
4.  

**Requirements:**
- A map (1:10,000 scale) must be attached and identify:
  a) all property lines, fields, and treatment areas; and
  b) all open bodies of water, as defined under the Prince Edward Island *Pesticides Control Act*; saltwater environments and perimeter coastline.

### Section 4 – Complete for Schedule 1 Pesticides (Soil Fumigant Formulations)

**Type of Application:**
- [ ] New Permit
- [ ] Modification of Permit

**Pesticide Applicator Certificate**
- Name:
- Number:
- Class:
- Expiry date:

**Treatment Details:**

<table>
<thead>
<tr>
<th>Property Identification No.</th>
<th>Field No.</th>
<th>Crop</th>
<th>Pesticide Name</th>
<th>PCP 7 No.</th>
<th>Total Treatment Area</th>
<th>Distance (m) to nearest well (indicate private or municipal)</th>
<th>Distance (m) to nearest occupied habitation</th>
<th>Distance (m) to nearest property line</th>
<th>Total Treatment Area</th>
<th>Distance (m) to nearest well (indicate private or municipal)</th>
<th>Distance (m) to nearest occupied habitation</th>
<th>Distance (m) to nearest property line</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Acres</td>
<td></td>
<td></td>
<td></td>
<td>Hectares</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1.  
2.  
3.  
4.  

**Requirements:**
1. An Environmental Farm Plan must be completed for all owned properties.
2. Product use must be in compliance with the product label, and with all additional legal requirements, including the PEI *Environmental Protection Act* and the PEI *Agricultural Crop Rotation Act*.
3. A map (1:10,000 scale) must be attached and identify:
   a. all property lines, fields, and treatment areas;
   b. all occupied habitations within 1,000 metres of the treatment area;
   c. all municipal and/or private drinking water wells within 1,000 metres of the treatment area; and
   d. all open bodies of water, as defined under the PEI *Pesticides Control Act*; saltwater environments; and/or perimeter coastline.
4. Application for a permit must be made at least 4 weeks in advance of anticipated or planned product application.
Section 5 – Complete for Application to Designated Protected Zone

**Type of Application:**
- [ ] New Permit
- [ ] Modification of Permit

**Pesticide Applicator Certificate**
- Name: [ ]
- Number: [ ]
- Class: [ ]
- Expiry date: [ ]

**Treatment Details:**

<table>
<thead>
<tr>
<th>Property Identification No.</th>
<th>Total Treatment Area</th>
<th>Pest*</th>
<th>Pesticide Name</th>
<th>PCP ** No.</th>
<th>Rate of Application</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Acres</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Hectares</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* A Pesticide Application Permit will only be issued for the control of a noxious weed, as designated under the *Weed Control Act*.

**Requirements:**
A map (1:10,000 scale) must be attached and identify:
(a) all property lines, fields, and treatment areas; and
(b) all open bodies of water, as defined under the *Prince Edward Island Pesticides Control Act*, saltwater environments and perimeter coastline.

By signing below, I acknowledge that all information that I have provided is, to my knowledge, true and accurate, and that I understand the above listed criteria for approval of a Pesticide Application Permit.

Applicant Signature: ________________________ Date: __________________

The application fee for a Pesticide Application Permit is $50 per permit.

A separate application is required for each Pesticide Application Permit.

Method of Payment
- Please forward application and payment to:
  - Department of Environment, Energy and Forestry
  - Pollution Prevention Division
  - Pesticide Regulatory Program
  - PO Box 2000, 11 Kent Street
  - Charlottetown, PE C1A 7N8
- Tel: (902) 368-5474

Cheques and money orders should be made payable to the Provincial Treasurer. Pesticide Application Permit will be mailed to the applicant's address above. Please allow two weeks for delivery.
SCHEDULE 4
APPLICATION FEES

Part 1 – Licences
Non-domestic Pesticide Vendor Business Licence
(a) where up to 10,000 kg of active ingredients sold in the previous year $100
(b) where between 10,001 kg and 30,000 kg of active ingredients sold in the previous year $500
(c) where between 30,001 kg and 50,000 kg of active ingredients sold in the previous year $1,000
(d) where over 50,000 kg of active ingredients sold in the previous year $2,500

Pesticide Applicator Business Licence $200 per class of licence

Part 2 – Certificates
Non-Domestic Pesticide Vendor Certificate $75
Pesticide Applicator Certificate $75 per class of certificate
Loader/Mixer Certificate $50

Part 3 – Permits
Pesticide Application Permit $50
Pesticide Purchase Permit 50

SCHEDULE 5
PHASE-IN OF CONTINUING EDUCATION CREDITS

<table>
<thead>
<tr>
<th>Expiry Date of Existing Pesticide Use Certificate</th>
<th>Number of CECs Required for Recertification</th>
</tr>
</thead>
<tbody>
<tr>
<td>By the expiry date of the PUC</td>
<td>Within 12 months*</td>
</tr>
<tr>
<td>May 01, 2002 to December 31, 2002</td>
<td>3**</td>
</tr>
<tr>
<td>January 01, 2003 to December 31, 2003</td>
<td>6</td>
</tr>
<tr>
<td>January 01, 2004 to December 31, 2004</td>
<td>6</td>
</tr>
<tr>
<td>January 01, 2005 to December 31, 2005</td>
<td>6</td>
</tr>
<tr>
<td>January 01, 2006 to December 31, 2006</td>
<td>9</td>
</tr>
<tr>
<td>January 01, 2007 to December 31, 2007</td>
<td>12</td>
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<tr>
<td>January 01, 2008 to December 31, 2008</td>
<td>15</td>
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<tr>
<td>January 01, 2009 to December 31, 2009</td>
<td>15</td>
</tr>
<tr>
<td>January 01, 2010 to December 31, 2010</td>
<td>15</td>
</tr>
<tr>
<td>January 01, 2011 to December 31, 2011</td>
<td>15</td>
</tr>
</tbody>
</table>

* Of the expiry date noted on the candidate’s pesticide use certificate.
** For an individual whose Pesticide Applicator Certificate expired during the period January 1 to December 31, 2002, the 3 credits required must be earned not later than 01 May 2004.
SCHEDULE 6
PROHIBITED PESTICIDES
1. Telone II Liquid Soil Fumigant  PCP Act No. 15893
2. Telone C-17 Liquid Soil Fungicide and Nematicide  PCP Act No. 16324
3. Vorlex Plus Liquid Soil Fumigant  PCP Act No. 18353
4. Vorlex Plus CP Liquid Soil Fumigant  PCP Act No. 18354

EXPLANATORY NOTES
SECTION 1 is the definition and application section and provides that these regulations do not prevent research. The section also provides that the standards and requirements in respect of the sale, handling and use of pesticides is covered by the federal Act and regulations and the provincial Act and these regulations.

SECTION 2 sets out the categories of pesticide training events.

SECTION 3 deals with the submission, and approval of, pesticide training events and the earning of CECs (continuing education credits).

SECTION 4 provides that the fees are found in Schedule 4, refers to the forms in Schedule 3 and requires that all applicants must be at least 18 years of age.

SECTION 5 deals with the issuance of Pesticide Application Business Licences and specifies the various services authorized by the various classes of such licences.

SECTION 6 deals with the issuance of Pesticide Applicator Certificates and specifies the various applications of pesticides authorized by the various classes of such certificates.

SECTION 7 provides for the renewal of a Class A Pesticide Applicator Certificate.

SECTION 8 deals with a conditional Class A Pesticide Applicator Certificate.

SECTION 9 deals with the records that must be kept by the holder of a Pesticide Applicator Certificate of each pesticide use or application.

SECTION 10 deals with the issuance of a Loader/mixer Certificate.

SECTION 11 provides that every Biting Fly Pesticide Use Certificate expires on the coming into force of these regulations.

SECTION 12 requires that sales data be provided to the Minister by January 31 of each year.

SECTION 13 deals with the issuance of a Non-domestic Pesticide Vendor Business Licence. It also deems a Pesticide Sales Licence under the old regulations to be a Non-domestic Pesticide Vendor Business Licence.

SECTION 14 deals with the issuance of a Non-domestic Pesticide Vendor Certificate.

SECTION 15 provides for the revocation of a licence, certificate or permit.

SECTION 16 provides for the Director to issue a Pesticide Purchase Permit.

SECTION 17 requires that a record of sale be made within 24 hours of the sale of a non-domestic pesticide or a Schedule 1 pesticide.

SECTION 18 provides for the operator of an agricultural operation to give written authorization to an employee to use a Pesticide Purchase Permit.

SECTION 19 provides for the issuance of a Pesticide Application Permit and limits the application of a pesticide in a buffer zone only for the purpose of controlling noxious weeds.
SECTION 20 requires pesticides to be stored separately from food or feed and sets out the requirements for a storage facility to store large amounts of pesticides.

SECTION 21 requires that a person handling, transporting, etc. a Schedule pesticide carry, on their person, their Pesticide Application Permit at all times when handling, transporting, etc. such a pesticide.

SECTION 22 requires that a pesticide be applied in the manner specified on the label of the pesticide.

SECTION 23 requires that the disposal of a pesticide be as recommended by the manufacturer or the Minister.

SECTIONS 24 and 25 deal with prior notice of the application of a pesticide and the contents of signs and notices.

SECTION 26 prohibits a holder of a Non-domestic Pesticide Vendor Business Licence from storing pesticides anywhere other than a Phase III storage facility.

SECTION 27 prohibits the transportation of a pesticide on a highway together with food or unless a concentrated pesticide is in the original container.

SECTION 28 prohibits the operation of a business providing a pesticide application service without the specified licence. The section also prohibits the application of a pesticide without the specified certificate.

SECTION 29 requires a person to have the specified certificate before handling or transporting a pesticide on a highway.

SECTION 30 prohibits operating a business involving the sale or supply of pesticides without a licence issued under these regulations. The section also prohibits a certificate issued under these regulations.

SECTION 31 prohibits the sale of a pesticide without the specified certificate. The section also prohibits a person from offering advice without the specified certificate.

SECTION 32 prohibits the sale, offering for sale or purchase of a pesticide without a certificate, permit or licence issued under these regulations.

SECTION 33 prohibits a person from using a permit for any other purpose.

SECTION 34 prohibits the transfer of a permit issued under these regulations.

SECTION 35 prohibits the application of a pesticide to specified areas without a permit issued under these regulations.

SECTION 36 prohibits the application of a Schedule 6 pesticide.

SECTION 37 prohibits the use of an aircraft to apply a pesticide.

SECTION 38 prohibits the filling of pesticide equipment or causing equipment to be filled or washed from an open body of water or a water well.

SECTION 39 prohibits the application of a pesticide when the wind speed exceeds 20 km/h.

SECTION 40 prohibits the discharge of a pesticide from equipment except in a manner permitted by the label on the pesticide.

SECTION 41 revokes the current regulations.

SECTION 42 is the commencement of these regulations.
EC2005-762
PUBLIC HEALTH ACT
NOTIFIABLE AND COMMUNICABLE DISEASES
REGULATIONS
AMENDMENT

Pursuant to section 23 of the Public Health Act R.S.P.E.I. 1988, Cap. P-30, Council made the following regulations:

1. Section 8 of the Public Health Act Notifiable and Communicable Diseases Regulations (EC330/85) is amended by the addition of the word “public” before the words “health authority”.

2. These regulations come into force on January 1, 2006.

EXPLANATORY NOTES

This amendment clarifies that the chief health officer must forward information respecting a person with a regulated disease to a public health authority in the district (inside or outside the province) of destination of the person.

EC2005-763
RENEWABLE ENERGY ACT
DECLARATION RE

Under authority of section 21 of the Renewable Energy Act Stats. P.E.I. 2004, 2nd Session, c. 16 Council ordered that a Proclamation do issue proclaiming all sections except subsections 3(7), 3(8), and 3(9) of the said "Renewable Energy Act" to come into force effective December 20, 2005.

EC2005-764
RENEWABLE ENERGY ACT
MINIMUM PURCHASE PRICE REGULATIONS

Pursuant to section 18 of the Renewable Energy Act R.S.P.E.I. 1988, Cap. R-12.1, Council made the following regulations:

1. (1) In these Regulations Definitions


(b) “Consumer Price Index” or “CPI” means the All-Items Consumer Price Index for the province as reported annually by Statistics Canada;

(c) “interconnection agreement” means an interconnection agreement made for the purchase of electric energy by a public utility from a renewable energy generator;

(d) “minimum purchase price” or “mpp” means the minimum purchase price at which a public utility is required to purchase electric energy from a renewable energy generator as established under subsection 2(1);

(e) “operating cost” means $0.02 per kilowatt hour.

(2) These regulations apply Application

(a) to a renewable energy generator referred to in section 8 of the Act; and

(b) to an interconnection agreement made after the date these regulations come into force.

2. (1) Subject to section 3, the minimum purchase price established for the purchase of electric energy by a public utility from a renewable Minimum purchase price
energy generator under an interconnection agreement is $0.0775 per kilowatt-hour.

(2) The minimum purchase price established under subsection (1) that is in effect when an interconnection agreement is entered into continues to apply in respect of the purchase of electricity under the interconnection agreement, despite any amendment of subsection (1), during the greater of the following periods:
   (a) the term of the interconnection agreement; or
   (b) a period of 20 years.

(3) Subsection (1) does not apply to a renewable energy generator that produces electric energy using wind power if, on the date of signing of an interconnection agreement, the public utility has achieved the minimum energy requirements of subsection 3(1) of the Act.

3. The minimum purchase price established under subsection (1) shall be adjusted on April 1, 2008 and April 1 thereafter by using the following formula:

   \[ A + (B \times C) \]

   where
   \[ A = \text{mpp} \]
   \[ B = \text{CPI} \]
   \[ C = \text{operating cost} \]

4. These regulations come into force on December 31, 2005.

EXPLANATORY NOTES

SECTION 1 is the definition section.

SECTION 2 sets the amount of the minimum purchase price for the purchase of electric energy by a public utility from a renewable energy generator and sets the duration for which that price is in effect. This section does not apply to a renewable energy generator that generates with wind power, if the deadline for the percentage of wind power generation is met by the public utility under subsection 3(1) of the Act.

SECTION 3 provides for annual cost adjustments beginning on April 1, 2008.

SECTION 4 is the commencement of these regulations.

EC2005-765

RENEWABLE ENERGY ACT
NET-METERING SYSTEM REGULATIONS

Pursuant to section 18 of the Renewable Energy Act R.S.P.E.I. 1988, Cap. R-12.1, Council made the following regulations:

1. In these Regulations
   (b) “SCRE generator” means a small capacity renewable energy generator.

2. A net-metering system agreement entered into under section 11 of the Act shall contain and is deemed to contain the conditions set out in Schedule A.

3. No SCRE generator shall use the distribution facilities of a public utility to transmit electrical energy to the load of the SCRE generator.

4. These regulations come into force on December 31, 2005.
SCHEDULE A

CONDITIONS APPLICABLE TO A NET-METERING SYSTEM AGREEMENT MADE UNDER SECTION 11 OF THE ACT

1. Compliance

The parties to a net-metering agreement shall ensure that the generating and interconnection systems between them are compliant with the practices, methods and equipment, as changed from time to time, that are commonly accepted practice in electrical engineering operations to operate electric equipment lawfully and with safety and dependability and that such systems comply with the Electrical Inspection Act R.S.P.E.I. 1988, Cap. E-3, the latest authorized edition of the Canadian Electrical Code and generally accepted electrical utility practice.

2. Installation of the Disconnect

The design, installation, operation and maintenance of the SCRE generator’s facility shall include appropriate control and protection equipment and a manual load-break disconnect device lockable in the open position and accessible by the public utility as a means of electrically isolating the SCRE generator’s system from the public utility’s system, and to establish working clearance for maintenance and repair work in accordance with accepted electrical practice. The load-break disconnect device shall be furnished and installed by the SCRE generator and is to be connected between the SCRE generator’s system and the public utility’s distribution system. The disconnect device shall be located in the immediate vicinity of the electric meters serving the SCRE generator, but with the permission of the public utility, the disconnect may be located at an alternative location which is accessible to the public utility’s personnel on a 24-hour basis. The disconnect device shall be clearly labelled “Net-Metering System Disconnect”. Upon reasonable notice to the SCRE generator, the public utility shall have the right to inspect the small capacity renewable energy generating system.

3. Notice

A SCRE generator shall provide the public utility with an advance written notice of thirty (30) days of any proposed material changes to the small capacity renewable energy system, including any change in ownership or any increase in electrical capacity. If the ownership of a SCRE generator changes, the public utility may require the new owner to have the system re-inspected.

4. Permits and Licenses

The SCRE generator shall obtain, at its expense, any and all authorizations, permits and licenses required for the construction and operation of its small capacity renewable energy generating system.

5. Metering

The public utility shall supply, own, maintain and read all necessary meters utilized for billing. The SCRE generator shall supply, at no expense to the public utility, a suitable location for meters utilized for billing.

6. Indemnification

Each party as indemnitor shall hold harmless and indemnify the other party and the directors, officers, authorized agents, and employees of such other party against and from any and all loss and liability for injuries to persons including employees and authorized agents of either party, and damages, including property of either party, resulting from or arising out of (i) the engineering, design, construction, maintenance, or operation of, or (ii) the making of replacements, additions, or betterments to the indemnitor’s facilities which are required for the interconnection and parallel operation of the SCRE generator’s system with the public utility’s distribution system and the generation of energy by the SCRE
generator. Neither party shall be indemnified for liability or loss resulting from its sole negligence or willful misconduct. Nothing in this agreement shall create any duty to, any standard of care with reference to, or any liability to any person not a party to it.

7. Continuity of Service

The public utility may require the SCRE generator to temporarily curtail, interrupt or reduce deliveries of electrical energy: (a) when necessary in order for the public utility to construct, install, maintain, repair, replace, remove, investigate or inspect any of its equipment or any part of its system; or (b) if the public utility determines that such curtailment, interruption or reduction is necessary because of a system emergency, forced outage, or compliance with accepted electrical practice. A SCRE generator shall not be entitled to any priority for restoration of service after a power outage.

8. Additional Equipment

The public utility is not required to install any additional distribution equipment for a SCRE generator that would not normally be afforded to other customers in a similar rate class and a similar location. If the SCRE generator requests any such additional distribution equipment to be installed, the full cost of these additions shall be at the expense of the SCRE generator.

9. Personnel and System Safety

If at any time the public utility determines that the continued operation of the small capacity renewable energy generation system may endanger any person or property or the public utility’s distribution system, or have an adverse effect on the safety or power quality of other customers of the public utility, the public utility shall have the right to disconnect the SCRE generator’s system from the public utility’s distribution system. The SCRE generator’s system shall remain disconnected until such time as the public utility is satisfied that the endangering or power quality conditions have been corrected, and the public utility shall not be obligated to accept any electrical energy from the SCRE generator during such period. The public utility shall not be liable directly or indirectly for permitting or continuing to allow an attachment of a small capacity renewable energy generation system or for the acts or omissions of the SCRE generator that causes loss or injury, including death, to any third party. It is the responsibility of the SCRE generator to protect its system from voltage imbalances within the public utility’s distribution system or reclosing operations after a power interruption.

10. Power Factor

The SCRE generator shall ensure that its system operates at a power factor of at least 0.90; in the event that the SCRE generator does not operate at this power factor, the net-metering agreement may be immediately declared void by the public utility.

11. Additional Information

The public utility reserves the right to require additional information, where necessary, to serve the SCRE generator.

12. Termination of Agreement

The SCRE generator may terminate a net-metering agreement at any time by giving written notice to the public utility that specifies the date of termination. The public utility may terminate a net-metering agreement at any time if the SCRE generator violates the Renewable Energy Act or regulations made under the Act.

EXPLANATORY NOTES

SECTION 1 is the definition section.

SECTION 2 provides for Schedule A which sets out the mandatory conditions of a net-metering system agreement.
SECTION 3 prohibits a SCRE generator from using the distribution facilities of a public utility to transmit electrical energy to its own load.

SECTION 4 is the commencement of these regulations.

EC2005-766

RENEWABLE ENERGY ACT
RENEWABLE ENERGY DESIGNATED AREAS REGULATIONS

Pursuant to section 18 of the Renewable Energy Act R.S.P.E.I. 1988, Cap. R-12.1, Council made the following regulations:

1. In these Regulations Definitions
   (b) “zone of inclusion” means a zone of inclusion described in the Schedule.

2. These regulations apply to renewable energy generation facilities that utilize wind power and have a name plate capacity greater than 100kW.

3. (1) No person shall operate a renewable energy generation facility in any area of the province unless
   (a) the facility is located in a zone of inclusion; or
   (b) if the facility is located outside a zone of inclusion, the person has an authorization issued by the Minister under subsection (2).

   (2) The Minister may, on application, issue an authorization to an applicant for the development of a renewable energy generation facility outside of a zone of inclusion, if
   (a) the Minister is satisfied that the site of the proposed facility has an average annual wind speed of 7.5 metres per second or greater at a height of 50 metres; and
   (b) the proposed facility meets all other requirements of any applicable Acts, regulations and bylaws.

4. Where any boundary of a zone of inclusion crosses a property line, the entire area of that property shall be deemed to be in the zone of inclusion.

5. Nothing in these regulations enables the development of any renewable energy generation facility that would otherwise be in contravention of any law or regulation; or existing bylaw or covenant in a deed.

6. These regulations come into force on December 31, 2005.

SCHEDULE
Zones of Inclusion in the Province

The zones of inclusion in the province shall be as determined using the topographic coordinates below together with the descriptions and maps found in the Appendix to this Schedule.

1. Zone of Inclusion No. 1 - Western Prince County

An area northerly of the boundary described by a line connecting the following points:

<table>
<thead>
<tr>
<th>X-Coordinate</th>
<th>Y-coordinate</th>
</tr>
</thead>
<tbody>
<tr>
<td>291923</td>
<td>737122</td>
</tr>
<tr>
<td>306513</td>
<td>753068</td>
</tr>
<tr>
<td>315359</td>
<td>765072</td>
</tr>
<tr>
<td>320121</td>
<td>766859</td>
</tr>
<tr>
<td>322866</td>
<td>756299</td>
</tr>
</tbody>
</table>

SCHEDULE
Zones of Inclusion in the Province

The zones of inclusion in the province shall be as determined using the topographic coordinates below together with the descriptions and maps found in the Appendix to this Schedule.

1. Zone of Inclusion No. 1 - Western Prince County

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</thead>
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<tr>
<td>306513</td>
<td>753068</td>
</tr>
<tr>
<td>315359</td>
<td>765072</td>
</tr>
<tr>
<td>320121</td>
<td>766859</td>
</tr>
<tr>
<td>322866</td>
<td>756299</td>
</tr>
</tbody>
</table>
2. Zone of Inclusion No. 2 - Acadian Peninsula

An area westerly of the boundary described by a line connecting the following points:

<table>
<thead>
<tr>
<th>X-Coordinate</th>
<th>Y-coordinate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point 1</td>
<td>317392</td>
</tr>
<tr>
<td>Point 2</td>
<td>315973</td>
</tr>
<tr>
<td>Point 3</td>
<td>319933</td>
</tr>
</tbody>
</table>

3. Zone of Inclusion No. 3 - Lennox Island

All of the land mass of Lennox Island in Prince County

4. Zone of Inclusion No. 4 - Slemon Park

An area northerly of the boundary described by a line connecting the following points:

<table>
<thead>
<tr>
<th>X-Coordinate</th>
<th>Y-coordinate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point 1</td>
<td>339255</td>
</tr>
<tr>
<td>Point 2</td>
<td>341333</td>
</tr>
<tr>
<td>Point 3</td>
<td>343938</td>
</tr>
</tbody>
</table>

5. Zone of Inclusion No. 5 - Borden-Carleton

An area southwesterly of the boundary described by a line connecting the following points:

<table>
<thead>
<tr>
<th>X-Coordinate</th>
<th>Y-coordinate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point 1</td>
<td>342166</td>
</tr>
<tr>
<td>Point 2</td>
<td>355221</td>
</tr>
</tbody>
</table>

6. Zone of Inclusion No. 6 - North Shore

An area northerly of the boundary described by a line connecting the following points:

<table>
<thead>
<tr>
<th>X-Coordinate</th>
<th>Y-coordinate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point 1</td>
<td>345520</td>
</tr>
<tr>
<td>Point 2</td>
<td>346655</td>
</tr>
<tr>
<td>Point 3</td>
<td>348734</td>
</tr>
<tr>
<td>Point 4</td>
<td>354238</td>
</tr>
<tr>
<td>Point 5</td>
<td>360591</td>
</tr>
<tr>
<td>Point 6</td>
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<tr>
<td>Point 7</td>
<td>377612</td>
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<tr>
<td>Point 8</td>
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<td>Point 9</td>
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<tr>
<td>Point 10</td>
<td>417350</td>
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<tr>
<td>Point 11</td>
<td>427130</td>
</tr>
<tr>
<td>Point 12</td>
<td>441515</td>
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<tr>
<td>Point 13</td>
<td>446659</td>
</tr>
<tr>
<td>Point 14</td>
<td>456167</td>
</tr>
<tr>
<td>Point 15</td>
<td>465448</td>
</tr>
<tr>
<td>Point 16</td>
<td>469744</td>
</tr>
<tr>
<td>Point 17</td>
<td>471114</td>
</tr>
</tbody>
</table>

7. Zone of Inclusion No. 7 - Hillsborough Bay

An area southerly of the boundary described by a line connecting the following points:

<table>
<thead>
<tr>
<th>X-Coordinate</th>
<th>Y-coordinate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Point 1</td>
<td>394389</td>
</tr>
<tr>
<td>Point 2</td>
<td>403022</td>
</tr>
<tr>
<td>Point 3</td>
<td>405262</td>
</tr>
<tr>
<td>Point 4</td>
<td>404253</td>
</tr>
<tr>
<td>Point 5</td>
<td>405330</td>
</tr>
</tbody>
</table>
APPENDIX

Descriptions and Maps of Zones of Inclusion in the Province

ZONE 1 - Western Prince County

All that tract, piece or parcel of land situate, lying and being North of the boundary line described as follows:

Commencing at a point on the shore of the Gulf of St. Lawrence at West Cape, at the division line between Township Number Seven and Township Number Eight, in Prince County, Province of Prince Edward Island, said point having coordinates 291981E and 737009N (Point 1);

Thence in a Northeasterly direction to a point having coordinates 305818E and 752410N (Point 2);

Thence continuing in a Northeasterly direction to a point having coordinates 315278E and 764996N (Point 3);

Thence in a Northeasterly direction to a point having coordinates 320155E and 766847N (Point 4);

Thence in a Southeasterly direction to a point having coordinates 322581E and 755639N (Point 5) on the shore of the Gulf of St. Lawrence in Township Number Four, Prince County.
ZONE 2 - Acadian Peninsula

All that tract, piece or parcel of land situate, lying and being West of the boundary line described as follows:

Commencing at a point on the shore of Egmont Bay in Victoria West, Township Number Thirteen, Prince County, Province of Prince Edward Island, said point having coordinates 317467E and 722886N (Point 1);

Thence in a Southerly direction to a point having coordinates 315973E and 709254N (Point 2);

Thence in a Southeasterly direction to a point having coordinates 318204E and 705797N (Point 3) on the shore of Bedeque Bay in Mont-Carmel, Township Number Fifteen, Prince County.
ZONE 3 - Lennox Island

All that tract, piece or parcel of land situate, lying and being in Township Number Twelve, Prince County, Province of Prince Edward Island being and intended to be the land mass of Lennox Island.
ZONE 4 - Sherbrooke

All that tract, piece or parcel of land situate, lying and being North of the boundary line described as follows:

Commencing at a point on the shore of Malpeque Bay in Sherbrooke, Township Number Seventeen, Prince County, Province of Prince Edward Island, said point having coordinates 334758E and 712247N (Point 1);

Thence in a Southerly direction to a point having coordinates 334677E and 709109N (Point 2);

Thence in an Easterly direction to a point having coordinates 341117E and 708464N (Point 3);

Thence in a Northeasterly direction to a point having coordinates 343629E and 709954N (Point 4) on the shore of Webber Cove in Lower New Annan, Township Number Nineteen, Prince County.
ZONE 5 - Borden-Carleton

All that tract, piece or parcel of land situate, lying and being West of the boundary line described as follows:

Commencing at a point on the shore of the Dunk River in Bedeque, Township Number Twenty-six, Prince County, Province of Prince Edward Island, said point having coordinates 341846E and 699897N (Point 1);

Thence in a Southeasterly direction to a point having coordinates 355050E and 684757N (Point 2) on the shore of Cumberland Cove in Township Number Twenty-eight, Prince County.
ZONE 6 - North Shore

All that tract, piece or parcel of land situate, lying and being North of the boundary line described as follows:

Commencing at a point on the shore of Webber Cove in Township Number Nineteen, Prince County, Province of Prince Edward Island, said point having coordinates 345390E and 711082N (Point 1);

Thence in a Northeasterly direction to a point having coordinates 346623E and 713045N (Point 2);

Thence continuing in a Northeasterly direction to a point having coordinates 348607E and 715972N (Point 3);

Thence in a Easterly direction to a point having coordinates 354233E and 715918N (Point 4) on the County line between Prince County and Queens County;

Thence in a Southeasterly direction to a point having coordinates 361056E and 713433N (Point 5);

Thence continuing in a Southeasterly direction to a point having coordinates 372537E and 704811N (Point 6);

Thence in an Easterly direction to a point having coordinates 377318E and 705918N (Point 7);

Thence in a Southeasterly direction to a point having coordinates 388781E and 700898N (Point 8);

Thence in an Easterly direction to a point having coordinates 404928E and 701181N (Point 9);

Thence in a Northeasterly direction, traversing the County line into Kings County to a point having coordinates 417665E and 706596N (Point 10);

Thence in an Easterly direction to a point having coordinates 426757E and 705506N (Point 11);

Thence in a Easterly direction to a point having coordinates 432226E and 707268N (Point 12);

Thence continuing in a Northeasterly direction to a point having coordinates 441692E and 712411N (Point 13);

Thence in an Easterly direction to a point having coordinates 447656E and 711336N (Point 14);

Thence continuing in an Easterly direction to a point having coordinates 455870E and 711712N (Point 15);

Thence continuing in an Easterly direction to a point having coordinates 465030E and 711927N (Point 16);
Thence in a Southeasterly direction to a point having coordinates 469522E and 709197N (Point 17);

Thence in a Southerly direction to a point having coordinates 471022E and 705601N (Point 18) on the shore of the Gulf of St. Lawrence at Bothwell, Township Number Forty-seven in Kings County.
ZONE 7- Hillsborough Bay

All that tract, piece or parcel of land situate, lying and being South and West of the boundary line described as follows:

Commencing at a point in the Town of Stratford, Township Number Forty-eight, Prince County, Province of Prince Edward Island, said point having coordinates 391340E and 682824N (Point 1);

Thence in an Easterly direction to a point having coordinates 402842E and 685094N (Point 2);

Thence continuing in an Easterly direction to a point having coordinates 412508E and 684022N (Point 3);

Thence in a Southerly direction to a point having coordinates 412569E and 77948N (Point 4);

Thence in a Southwesterly direction to a point having coordinates 409124E and 669114W (Point 5);
Thence in a Southwesterly direction to a point having coordinates 407019E and 667350N (Point 6) on the shore of the Pinette Harbour in Township Number Fifty-eight, Queens County.

Points are referenced to the PEI Survey Reference System with all coordinates being expressed in metres. The projection (Double Stereographic), is referenced to the North American Datum of 1983 realized from the Canadian Spatial Reference System (NAD83(CSRS)).

EXPLANATORY NOTES

SECTION 1 is the definition section.

SECTION 2 deals with the application of the regulations.

SECTION 3 provides for areas of inclusion for wind power development and sets out an exception to the requirement for placement in a zone of inclusion.

SECTION 4 provides that where a zone of inclusion crosses a property boundary line the entire property is within the zone of inclusion.

SECTION 5 provides that these regulations do not prevail over any contrary law or regulation, or existing bylaw or covenant in a deed.

SECTION 6 is the commencement of these regulations.
EC2005-767

FISHERIES ACT
REGULATIONS
AMENDMENT

Pursuant to section 9 of the Fisheries Act R.S.P.E.I. 1988, Cap. F-13.01, Council made the following regulations:

1. Schedule 6 of the Fisheries Act Regulations (EC873/95) is revoked and the Schedule 6 as set out in the Schedule to these regulations is substituted.

2. These regulations come into force on December 31, 2005.

SCHEDULE

SCHEDULE 6
DEPARTMENT OF FISHERIES, AQUACULTURE AND ENVIRONMENT
LICENSE FEES

<table>
<thead>
<tr>
<th>LICENSE</th>
<th>FEE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Processing License</td>
<td>$200 per establishment</td>
</tr>
<tr>
<td>Secondary Processing License</td>
<td>$200 per establishment</td>
</tr>
<tr>
<td>Lobster Cookroom Processing License</td>
<td>$75 per establishment</td>
</tr>
<tr>
<td>Groundfish Processing License</td>
<td>$75 per establishment</td>
</tr>
<tr>
<td>Fish Buying License</td>
<td>$50 per license class per buying station</td>
</tr>
<tr>
<td>Fish Peddling License</td>
<td>$25 per vehicle</td>
</tr>
</tbody>
</table>

EXPLANATORY NOTES

This amendment replaces Schedule 6 of the regulations with a new Schedule for the purposes of changing the license fees.
CANADA

PROVINCE OF PRINCE EDWARD ISLAND

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith.

Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any wise concern:

GREETING

A PROCLAMATION

WHEREAS in and by section 41 of Chapter 28 of the Acts passed by the Legislature of Prince Edward Island in the 2nd Session thereof held in the year 2005 and in the fifty-fourth year of Our Reign intituled "Community Hospital Authorities Act" it is enacted as follows:

"This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.",

AND WHEREAS it is deemed expedient that all sections except subsection 40(4) of the said Act, Stats. P.E.I. 2005, 2nd Session, c. 28 should come into force on the 1st day of January, 2006,

NOW KNOW YE that We, by and with the advice and consent of our Executive Council for Prince Edward Island, do by this Our Proclamation ORDER AND DECLARE that all sections except subsection 40(4) of the said Act being the "Community Hospital Authorities Act" passed in the fifty-fourth year of Our Reign shall come into force on the first day of January, two thousand and six of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable J. Léonce Bernard, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twentieth day of December in the year of Our Lord two thousand and five and in the fifty-fourth year of Our Reign.

By Command,

Clerk of the Executive Council
EXECUTIVE COUNCIL ___________________________20 DECEMBER 2005

CANADA

PROVINCE OF PRINCE EDWARD ISLAND

ELIZABETH THE SECOND, by the
Grace of God of the United Kingdom,
Canada and Her other Realms and
Territories, QUEEN, Head of the
Commonwealth, Defender of the Faith.

Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any
wise concern:

GREETING

A PROCLAMATION

WHEREAS in and by section 18 of Chapter 39 of the Acts passed by the
Legislature of Prince Edward Island in the 2nd Session thereof held in the year
2005 and in the fifty-fourth year of Our Reign intituled the "Health and
Community Services Reorganization Act" it is enacted as follows:

“This Act comes into force on a date that may be fixed by proclamation of the
Lieutenant Governor in Council.”,

AND WHEREAS it is deemed expedient that all sections except section 17 of
the said Act, Stats. P.E.I. 2005, 2nd Session, c. 39 should come into force on the
1st day of January, 2006,

NOW KNOW YE that We, by and with the advice and consent of our
Executive Council for Prince Edward Island, do by this Our Proclamation
ORDER AND DECLARE that all sections except section 17 of the said Act being
the "Health and Community Services Reorganization Act" passed in the fifty-
fourth year of Our Reign shall come into force on the first day of January, two
thousand and six of which all persons concerned are to take notice and govern
themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made
Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable J. Léonce Bernard, Lieutenant Governor of the
Province of Prince Edward Island, at Charlottetown this twentieth day of
December in the year of Our Lord two thousand and five and in the fifty-fourth
year of Our Reign.

By Command,

Clerk of the Executive Council
EXECUTIVE COUNCIL ___________________________ 20 DECEMBER 2005

CANADA

PROVINCE OF PRINCE EDWARD ISLAND

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith.

Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any wise concern:

GREETING

A PROCLAMATION

WHEREAS in and by section 6 of Chapter 42 of the Acts passed by the Legislature of Prince Edward Island in the 2nd Session thereof held in the year 2005 and in the fifty-fourth year of Our Reign intituled the "Health Services Act" it is enacted as follows:

“This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.”,

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 2005, 2nd Session, c. 42 should come into force on the 1st day of January, 2006,

NOW KNOW YE that We, by and with the advice and consent of our Executive Council for Prince Edward Island, do by this Our Proclamation ORDER AND DECLARE that the said Act being the "Health Services Act" passed in the fifty-fourth year of Our Reign shall come into force on the first day of January, two thousand and six of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable J. Léonce Bernard, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twentieth day of December in the year of Our Lord two thousand and five and in the fifty-fourth year of Our Reign.

By Command,

Clerk of the Executive Council
EXECUTIVE COUNCIL ___________________________ 20 DECEMBER 2005

CANADA

PROVINCE OF PRINCE EDWARD ISLAND

ELIZABETH THE SECOND, by the
Grace of God of the United Kingdom,
Canada and Her other Realms and
Territories, QUEEN, Head of the
Commonwealth, Defender of the Faith.

Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any
wise concern:

GREETING

A PROCLAMATION

WHEREAS in and by section 21 of Chapter 16 of the Acts passed by the
Legislature of Prince Edward Island in the 2nd Session thereof held in the year
2004 and in the fifty-third year of Our Reign intituled "Renewable Energy Act" it
is enacted as follows:

"This Act comes into force on a date that may be fixed by proclamation of the
Lieutenant Governor in Council."

AND WHEREAS it is deemed expedient that all sections except subsections
3(7), 3(8), and 3(9) of the said Act, Stats. P.E.I. 2004, 2nd Session, c. 16 should
come into force on the 20th day of December, 2005,

NOW KNOW YE that We, by and with the advice and consent of our
Executive Council for Prince Edward Island, do by this Our Proclamation
ORDER AND DECLARE that all sections except subsections 3(7), 3(8), and 3(9)
of the said Act being the "Renewable Energy Act" passed in the fifty-third year of
Our Reign shall come into force on the 20th day of December, two thousand and
five of which all persons concerned are to take notice and govern themselves
accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made
Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable J. Léonce Bernard, Lieutenant Governor of the
Province of Prince Edward Island, at Charlottetown this 20th day of December in
the year of Our Lord two thousand and five and in the fifty-fourth year of Our
Reign.

By Command,

Clerk of the Executive Council