Pursuant to section 17 of the Elevators and Lifts Act R.S.P.E.I. 1988, Cap. E-5, Council made the following regulations:

1. Subsections 286(1) and (2) of the Elevators and Lifts Act Regulations (EC469/71) are revoked and the following substituted:

286. (1) Fees shall be payable as indicated for the following:

   (a) For the inspection of an elevator ..........................................$165
   (b) For the inspection of a dumbwaiter .......................................110
   (c) For the inspection of an escalator .......................................165
   (d) For the inspection of a manlift .........................................165
   (e) For the inspection of an inclined lift other than a ski tow .......165
   (f) For the inspection of a chair or gondola lift ..........................550
   (g) For the inspection of a T-bar, J-bar or Platter Pull ..............195
   (h) For the inspection of a rope-tow .......................................165
   (i) For the inspection of a stage lift .......................................165
   (j) For the inspection of a construction hoist ...........................165
   (k) For the inspection of elevating devices for handicapped persons ..............................................................165
   (l) For an initial inspection, per hour or any part thereof (minimum charge is $90) .......................................................  90
   (m) For a special inspection, per hour or any part thereof (minimum charge is $90) .......................................................  90

(2) Fees are payable on the submission of drawings and specifications submitted for approval whether or not the same are approved, as follows:

   (a) For an elevator .................................................................$275
   (b) For a dumbwaiter ..............................................................140
   (c) For an escalator ...............................................................220
   (d) For a manlift .................................................................140
   (e) For an inclined lift other than a ski tow ...............................140
   (f) For a chair or gondola lift ...............................................385
   (g) For a T-bar, J-bar, or Platter Pull ....................................275
   (h) For a rope-tow ...............................................................140
   (i) For a stage lift ...............................................................140
   (j) For a construction hoist ..................................................275
   (k) For an elevating device for handicapped persons ...............140

2. These regulations come into force on October 17, 2009.

EXPLANATORY NOTES

SECTION 1 sets out the new fees that are payable for the inspection of elevators and lifts. The section will increase these fees by 10%.

SECTION 2 provides for the commencement of these regulations.
EC2009-530

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
STEVEN SERGEY HOTH AND JOELLEN MALY HOTH
(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 Steven Sergey Hoth and JoEllen Maly Hoth, both of Burlington, Iowa to acquire a land holding of approximately thirty-eight decimal three five (38.35) acres of land in Lot 9, Prince County, Province of Prince Edward Island, being acquired from Russell Rogers of Summerside, 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.

EC2009-531

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
DIANE MACLEAN
(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 Diane MacLean of Toronto, Ontario to acquire a land holding of approximately six decimal six eight (6.68) acres of land in Lot 31, Queens County, Province of Prince Edward Island, being acquired from Lammert Pluigers and Frances Pluigers, both of Hampshire, 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.

EC2009-532

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ELWIN JAY HOLDINGS 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 Elwin Jay Holdings Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately two decimal five seven (2.57) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from 100529 P.E.I. Inc. of Charlottetown, Prince Edward Island.
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 Gaudet’s Home Improvements Ltd. of Christopher Cross, Prince Edward Island to acquire a land holding of approximately four decimal six (4.6) acres of land in Lot 1, Prince County, Province of Prince Edward Island, being acquired from Joseph R. Gaudet and Christa Gaudet, both of Tignish, Prince Edward Island.

Council, having under consideration Order-in-Council EC2009-283 of 2 June 2009, rescinded the said Order forthwith, thus rescinding permission for INCR Holdings Ltd. to acquire a land holding of approximately sixty-five (65) acres of land in Lot 32, Queens County, Province of Prince Edward Island, being acquired from Hung Min Chiang and Mei Chih Chiang, both of Stratford, Prince Edward Island.

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 McCardle Bros. Equipment Ltd. of Kinkora, Prince Edward Island to acquire a land holding of approximately zero decimal two three (0.23) acres of land in Lot 27, Prince County, Province of Prince Edward Island, being acquired from Lillian Uytendaele of Kinkora, Prince Edward Island.
EC2009-536
PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING MITCHELL SEED 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 Mitchell Seed Inc. of Primrose, Prince Edward Island to acquire a land holding of approximately sixty (60) acres of land in Lot 41, Kings County, Province of Prince Edward Island, being acquired from Harvey Mitchell of Cardigan, 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.

EC2009-537
PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING MITCHELL SEED 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 Mitchell Seed Inc. of Primrose, Prince Edward Island to acquire a land holding of approximately seventy-four (74) acres of land in Lot 41, Kings County, Province of Prince Edward Island, being acquired from Harvey Mitchell of Cardigan, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property No. 416610, 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.

EC2009-538
PRINCE EDWARD ISLAND LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING NORDALE FARMS 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 Nordale Farms Inc. of Grand River, Prince Edward Island to acquire a land holding of approximately three decimal seven one (3.71) acres of land in Lot 14, Prince County, Province of Prince Edward Island, being acquired from Gordon W. Bain and E. Viola Bain, both of Richmond, 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 Tattrie Evergreens Inc. of Heatherdale, Prince Edward Island to acquire a land holding of approximately twelve decimal seven (12.7) acres of land in Lot 59, Kings County, Province of Prince Edward Island, being acquired from the Estate of Austin Tattrie of Heatherdale, Prince Edward Island, SUBJECT TO the condition that the said real property not be subdivided. The condition preventing subdivision shall be binding on the said Tattrie Evergreens Inc. and on all successors in title.

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 Westcountry Farms Inc. of Tyne Valley, Prince Edward Island to acquire a land holding of approximately sixty-eight decimal one four (68.14) acres of land in Lot 14, Prince County, Province of Prince Edward Island, being acquired from Barrie Phillips, Sherwin Phillips and John Phillips, all of Arlington, 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.

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 Westcountry Farms Inc. of Tyne Valley, Prince Edward Island to acquire a land holding of approximately one decimal zero three (1.03) acres of land in Lot 14, Prince County, Province of Prince Edward Island, being acquired from Barrie Phillips, Sherwin Phillips and John Phillips, all of Arlington, Prince Edward Island.
EC2009-542

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
WESTCOUNTRY FARMS 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 Westcountry Farms Inc. of Tyne Valley, Prince Edward Island to acquire a land holding of approximately zero decimal eight nine (0.89) acres of land in Lot 14, Prince County, Province of Prince Edward Island, being acquired from Barrie Phillips of Arlington, Prince Edward Island.

EC2009-543

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PROPERTY NO. 091777, LOT 21, QUEENS COUNTY
SUBDIVISION RESTRICTION
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 prohibiting subdivision in respect of approximately thirty-eight (38) acres of land, being Provincial Property No. 091777 located in Lot 21, Queens County, Prince Edward Island and currently owned by 100841 P.E.I. Inc. of Summerside, Prince Edward Island.

Council noted that this amendment will enable subdivision of a parcel of land of approximately six (6) acres, and determined that following subdivision, the subdivision restriction shall continue to apply to the new parcel and to the remaining land.

This Order-in-Council comes into force on 6 October 2009.

EC2009-544

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PROPERTY NO. 996074, LOT 18, PRINCE COUNTY
SUBDIVISION RESTRICTION
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 prohibiting subdivision in respect of approximately eight decimal five (8.5) acres of land, being Provincial Property No. 996074 located in Lot 18, Prince County, Prince Edward Island and currently owned by Gordon Roche and Carolyn Roche, both of Kensington, Prince Edward Island.

Council noted that this amendment will enable subdivision of a parcel of land of approximately four (4) acres, and determined that following subdivision, the subdivision restriction shall continue to apply to the new parcel and to the remaining land.

This Order-in-Council comes into force on 6 October 2009.
EC2009-545

AN ACT TO AMEND THE LIQUOR CONTROL ACT
DECLARATION RE


EC2009-546

LIQUOR CONTROL ACT
REGULATIONS
AMENDMENT

Pursuant to section 8 of the Liquor Control Act R.S.P.E.I. 1988, Cap. L-14, Council made the following regulations:

1. The Liquor Control Act Regulations (EC704/75) are amended by the addition of the following after section 50.7:

FERMENT ON PREMISES LICENSE

50.8 (1) In this section Definitions
(a) “bottle” includes a can, keg, cask or other container into which beer or wine is placed after it is removed from a carboy;
bottle
(b) “carboy” means a fermentation vessel used for the aging or storage of beer or wine;
carboy
(c) “customer” means a person who pays a fee to make beer or wine at a ferment on premises facility;
customer
(d) “licensee” means the holder of a license to operate a ferment on premises facility.
licensee

(2) A person who wishes to obtain a ferment on premises license shall License application and fee
apply to the Commission in such form as the Commission may approve and pay a non-refundable application fee of twenty-five dollars.

(3) The Commission may issue a ferment on premises license to an Issuance of license
applicant if the Commission is satisfied that
(a) the premises, furnishings and equipment within the ferment on premises facility are, in the opinion of the Commission, of a high standard;
(b) the applicant has met the terms and conditions of the ferment on premises license;
(c) the applicant holds a license issued under the Excise Act (Canada); and
(d) the ferment on premises facility meets all applicable health and safety standards established under federal and provincial law.

(4) The Commission may impose such terms and conditions on a Terms and conditions
ferment on premises license as the Commission considers appropriate.

(5) A licensee shall Books, etc. available for inspection
(a) keep and make available for inspection by the Commission such books and records as the Commission may require; and
(b) make and provide such reports to the Commission as the Commission may require.

(6) A licensee shall pay to the Commission an annual fee of two Annual fee
hundred dollars.
(7) Before a customer begins to make beer or wine at a ferment on premises facility, the licensee who operates that ferment on premises facility shall ensure that the customer first

(a) pays the licensee
   (i) for the cost of the ingredients to make the beer or wine where the ingredients are provided by the licensee, and
   (ii) a fee for the use of the ferment on premises facility and for the services to be provided to the customer by the licensee; and

(b) provides the licensee with a signed acknowledgement that the beer or wine to be made at the ferment on premises facility is intended for the customer’s personal use only.

(8) After a customer pays a licensee for the costs and fees required under clause (7)(a), the licensee shall prepare and provide to the customer an invoice setting out,

(a) the name, address and telephone number of the licensee;
(b) the name, address and telephone number of the customer;
(c) the type and quantity of beer or wine to be made;
(d) the ingredients provided to the customer and the price charged for the ingredients;
(e) confirmation that the licensee has transferred to the customer ownership of the ingredients being purchased by the customer from the licensee to make the beer or wine;
(f) the services provided to the customer and the price charged for the services;
(g) the date on which the making of the beer or wine is to begin;
(h) the date and the amount of payment received by the licensee from the customer; and
(i) a notice to the customer that the beer or wine must be for the customer’s personal use only.

(9) The requirements of subsection (8) apply to all persons making beer or wine regardless of whether the person making the beer or wine is a customer, a licensee or an employee of a licensee.

(10) No licensee shall

(a) subject to subsection (15), permit anyone, other than a customer, to make beer or wine in the ferment on premises facility operated by the licensee;
(b) bring or permit to be brought into the ferment on premises facility operated by the licensee any liquor that is to be added to the beer or wine or to the ingredients being used for the making of beer or wine;
(c) remove or permit the removal of carboys being used in the making of beer or wine from the ferment on premises facility operated by the licensee;
(d) place a customer’s ingredients in a carboy at the ferment on premises facility operated by the licensee that contains ingredients belonging to any other customer; or
(e) allow a customer to place ingredients in a carboy at the ferment on premises facility operated by the licensee that contains ingredients belonging to any other customer.

(11) A licensee shall ensure that each carboy being used for the making of beer or wine at the ferment on premises facility operated by the licensee has attached to it a tag bearing

(a) the customer’s name;
(b) the invoice number provided to the customer whose ingredients have been placed in the carboy; and
(c) where applicable, the date on which enzymes or yeast were added to beer wort, wine juice, wine juice concentrate or other juice or juice concentrate in the carboy.

(12) A licensee shall not operate, or permit any person to operate, at a ferment on premises facility operated by the licensee any business other than the operation of a ferment on premises facility and the sale of items ancillary to such operation.

(13) A licensee shall ensure that the premises of the ferment on premises facility operated by the licensee are clearly defined and kept...
separate from other premises that are used for different purposes by way of a fixed floor-to-ceiling wall.

(14) Subject to subsection (15), a licensee and the employees of a licensee shall ensure that no person other than the customer
(a) combines or mixes the customer’s ingredients with any of the following:
   (i) beer wort,
   (ii) fruit,
   (iii) wine or juice cider,
   (iv) concentrate,
   (v) fermentable liquids;
(b) adds the enzymes or yeast to the materials referred to in clause
   (a) or to any other raw material of beer or wine if enzymes or yeast
   are required to begin the fermentation process;
(c) removes or defaces commercial labels and sterilizes bottles in
   preparation for bottling;
(d) places the beer or wine in bottles;
(e) labels, corks, caps or shrink wraps the bottles of beer or wine; or
(f) removes the bottled beer or wine from the ferment on premises
   facility.

(15) A customer may be accompanied by one or more persons to assist
   in performing the tasks described in subsection (14) as long as those
   persons are not associated with the operation of the ferment on premises
   facility and the customer is in the ferment on premises facility at the time
   the tasks are carried out.

(16) A licensee shall ensure that
(a) the customer removes the customer’s beer or wine from the
   ferment on premises facility operated by the licensee immediately
   after it is bottled; and
(b) the customer does not, for any purpose, store at the ferment on
   premises facility operated by the licensee, the customer’s beer or
   wine after it is bottled.

(17) A licensee shall not deliver a customer’s beer or wine to the
   customer or to any other person.

(18) Subsection (14) does not prevent a licensee or an employee of a
   licensee from
(a) adding finings or stabilizing agents to other ingredients of the
   customer;
(b) operating equipment to filter and add carbonation to the
   customer’s ingredients; or
(c) racking the customer’s beer or wine.

(19) Subject to subsection (20), a licensee shall not allow the
   consumption of beer or wine within the ferment on premises facility
   operated by the licensee.

(20) A licensee may allow a customer to taste no more than two
   samples of the customer’s beer or wine before the customer completes
   the bottling of his or her beer or wine, as the case may be, but each
   sample must not exceed 100 millilitres and must be consumed within the
   ferment on premises facility operated by the licensee.

(21) A licensee shall not provide any person with a sample of beer or
   wine that is or that may be made at the ferment on premises facility
   operated by the licensee.

(22) A licensee shall not, at the ferment on premises facility operated
   by the licensee,
(a) make beer or wine for sale or exchange;
(b) keep, for sale or exchange, offer for sale or exchange, or sell or
   exchange beer or wine, regardless of who the beer or wine belongs
   to or who made it;
(c) give liquor to any person; or
(d) permit the exchange, sale or giving of beer or wine made by a
   customer.
EXECUTIVE COUNCIL

6 OCTOBER 2009

(23) A licensee or an employee of a licensee may make beer or wine at the ferment on premises facility operated by the licensee for their own personal use and off-site consumption, but the beer or wine

(a) must be labeled as belonging to the licensee or employee of the licensee;

(b) must not be stored at the ferment on premises facility after bottling; and

(c) must not be used for any purpose within the ferment on premises facility.

(24) A licensee shall not employ a minor in the operation of the licensee’s ferment on premises facility.

(25) Subject to subsection (26), a licensee shall not, without the prior approval of the Commission, advertise

(a) any promotion that relates to the making of beer or wine at the ferment on premises facility operated by the licensee;

(b) the availability of beer or wine at the ferment on premises facility operated by the licensee; or

(c) the price, on a per bottle basis, for making beer or wine at the ferment on premises facility operated by the licensee.

(26) A licensee may do the following in respect of an advertisement for the making of beer or wine at a ferment on premises facility without the prior approval of the Commission:

(a) state that the licensee is licensed to operate a ferment on premises facility where goods, facilities and services for the making of beer or wine are provided to customers;

(b) state the name, address and telephone number of the ferment on premises facility;

(c) provide a list of the goods and services available at the ferment on premises facility and their prices;

(d) advertise the availability of various types of ingredients for the making of beer or wine at the ferment on premises facility.

(27) A licensee shall ensure that no advertisement used by the licensee

(a) promotes immoderate consumption; or

(b) indicates that beer or wine is available for sale or exchange at the ferment on premises facility.

(28) A licensee shall ensure that no customer advertises, within the ferment on premises facility operated by the licensee, beer or wine for sale or exchange.

2. These regulations come into force on October 17, 2009.

EXPLANATORY NOTES

SECTION 1 outlines an amendment to the regulations that is required to complement the amendment made to the Liquor Control Act during the Spring, 2009 Sitting of the Legislative Assembly. A new type of liquor license has been created, a ferment on premises license, which authorizes the holder of the license to operate a ferment on premises facility to provide goods, facilities and services to customers who wish to make beer or wine at the ferment on premises facility. The regulations prescribe the requirements for holders of a ferment on premises license, in keeping with requirements imposed on holders of other classes of liquor licenses. Specifically, the regulations outline license requirements and the responsibilities imposed on licensees and customers of licensees who make beer or wine at a ferment on premises facility. The role of the customer in the production process is outlined as are prohibitions in respect of the sale or consumption of beer or wine at a ferment on premises facility. Advertisement restrictions in respect of the making of beer or wine at a ferment on premises facility are also included in the amendment.

SECTION 2 provides for the commencement of these regulations.
Pursuant to section 29 of the Natural Products Marketing Act R.S.P.E.I. 1988, Cap. N-3 and upon the recommendation of the Prince Edward Island Marketing Council, Council made the following regulations:

1. Clause 1(b) of the Natural Products Marketing Act Poultry Meat Commodity Marketing Regulations (EC277/76) is amended by the deletion of the words “Prince Edward Island Poultry Meat Commodity Marketing Board” and the substitution of the words “Chicken Farmers of Prince Edward Island”.

2. Section 2 of the regulations is revoked and the following substituted:

   2. The board known as the Prince Edward Island Poultry Meat Commodity Marketing Board as established by Order in Council No. 344/73 of April 12, 1973, is renamed the Chicken Farmers of Prince Edward Island and is continued as a body corporate.

3. Section 38 of the regulations is amended in the words preceding clause (a) by the deletion of the words “Prince Edward Island Poultry Meat Commodity Marketing Board” and the substitution of the words “Chicken Farmers of Prince Edward Island”.

4. Clause 40(c) of the regulations is amended by the deletion of the words “Prince Edward Island Poultry Meat Commodity Marketing Board” and the substitution of the words “Chicken Farmers of Prince Edward Island”.

5. These regulations come into force on October 17, 2009.

EXPLANATORY NOTES

SECTION 1 amends the definition of “Board” to recognize that the name of the Board is being changed by these regulations from the “Prince Edward Island Poultry Meat Commodity Marketing Board” to the “Chicken Farmers of Prince Edward Island”.

SECTION 2 provides for the continuation of the Prince Edward Island Poultry Meat Commodity Marketing Board as a corporation under the name of the Chicken Farmers of Prince Edward Island.

SECTION 3 establishes that the Chicken Farmers of Prince Edward Island have the powers necessary to enable it to promote, control and regulate the marketing of poultry meat within the province.

SECTION 4 amends the definition of “Commodity Board” to mean the “Chicken Farmers of Prince Edward Island”.

SECTION 5 provides for the commencement of these regulations.
EC2009-548
UNIVERSITY ACT
BOARD OF GOVERNORS
OF THE
UNIVERSITY OF PRINCE EDWARD ISLAND
APPOINTMENT

Pursuant to clause 8(1)(a) of the University Act R.S.P.E.I. 1988, Cap. U-4 Council made the following appointment:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Liz Maynard</td>
<td>6 October 2009 to 31 May 2012</td>
</tr>
<tr>
<td>Port Hill</td>
<td>(vice Doug MacDougall, term expired)</td>
</tr>
</tbody>
</table>

EC2009-549
LIQUOR CONTROL ACT
PRINCE EDWARD ISLAND LIQUOR CONTROL COMMISSION
APPOINTMENTS

Pursuant to section 4 of the Liquor Control Act R.S.P.E.I. 1988, Cap. L-14 Council made the following appointments:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chris Higgins</td>
<td>30 September 2009 to 30 September 2012</td>
</tr>
<tr>
<td>Charlottetown</td>
<td>(vice Joe Richard, term expired)</td>
</tr>
<tr>
<td>Robert Lord</td>
<td>30 September 2009 to 30 September 2012</td>
</tr>
<tr>
<td>Fortune Bridge</td>
<td>(vice James Dyment, term expired)</td>
</tr>
<tr>
<td>Hector MacLeod</td>
<td>30 September 2009 to 30 September 2012</td>
</tr>
<tr>
<td>Alberton</td>
<td>(vice Gordon Coles, term expired)</td>
</tr>
</tbody>
</table>

Further, pursuant to subsection 5(1) of the said Act, Council designated Hector MacLeod to be chairperson of the Commission.