Pursuant to section 25 of the *Environmental Protection Act* R.S.P.E.I. 1988, Cap. E-9, Council made the following regulations:

1. **Subsection 1(1) of the *Environmental Protection Act* Home Heat Tanks Regulations (EC241/07) is amended**
   
   (a) by the revocation of clause (c) and the substitution of the following:
   
   (c) “corrosion resistant” means constructed of corrosion resistant
   
   (i) non-metallic material, or
   
   (ii) metallic material with an epoxy coated lining;
   
   (b) by the revocation of clause (g);
   
   (c) by the revocation of clauses (j) and (k) and the substitution of the following:
   
   (j) “home heat tank” means an aboveground petroleum storage tank home heat tank
   
   (i) has a capacity of 2200 litres or less,
   
   (ii) is installed in a fixed location, and
   
   (iii) is connected or intended to be connected to oil burning equipment;
   
   (k) “home heat tank system” means home heat tank system
   
   (i) a home heat tank, or
   
   (ii) where two or more home heat tanks are connected in a system that has a total capacity of 2200 litres or less, those home heat tanks together with the piping connecting those home heat tanks;
   
   
   means the Home Heat Tank Systems Technical Standards Handbook published by the Department and dated June, 2011, as amended from time to time;
   
   (d) in clause (l), by the deletion of the words “in the form required by Form 4” and the substitution of the words “in a form approved by the Minister”;
   
   (e) by the revocation of clause (n);
   
   (f) in clause (p), by the deletion of the words “or valid inspector’s licence”; and
   
   (g) by the revocation of clause (r) and the substitution of the following:
   
   (r) “oil burning equipment” means equipment, an appliance or a fixture that uses petroleum for the purpose of generating heat, and includes a furnace, water heater, range and stove;
   
   (r.1) “oil filter canister” means a canister containing an oil filter device that is designed to be connected to the petroleum supply line from a home heat tank system to oil burning equipment;

2. **Section 2 of the regulations is amended by the deletion of the words “Provincial Treasurer” and the substitution of the words “Minister of Finance, Energy and Municipal Affairs”**.
3. (1) Clause 3(1)(a) of the regulations is amended by the deletion of the words “Form 1” and the substitution of the words “a form approved by the Minister”.

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

(a) in the words preceding clause (a), by the deletion of the words “; on Form 2,”;

(b) by the revocation of clauses (a) and (b) and the substitution of the following:

(a) holds, in respect of the trade of Oil Heat System Technician, Sheet Metal Worker, Refrigeration and Air Conditioning Mechanic or Plumber,

(i) a valid Certificate of Qualification issued under the Apprenticeship and Trades Qualification Act R.S.P.E.I. 1988, Cap. A-15.1, or

(ii) a valid certificate with an Interprovincial Standards Red Seal Endorsement issued by another province or a territory under the Canadian Council of Directors of Apprenticeship Interprovincial Standards (Red Seal) Program;

(b) has completed either

(i) a home heat tank installer’s course offered at

(A) Holland College,

(B) a community college outside the province that the Minister considers to be equivalent to Holland College,

(C) a private training school registered under the Private Training Schools Act R.S.P.E.I. 1988, Cap. P-20.1, or

(D) a private training school outside the province that the Minister considers to be equivalent to a private training school referred to in paragraph (C), or

(ii) an industry-based training program that the Minister considers to be equivalent to a home heat tank installer’s course referred to in subclause (i);

(c) in subclause (c)(ii), by the deletion of the words “; and” and the substitution of a semicolon;

(d) in clause (d), by the deletion of the period and the substitution of the words “; and”;

(e) by the addition of the following after clause (d):

(e) holds insurance satisfactory to the Minister

(i) with coverage during the period of the licence for the licensee’s liability for bodily injury and property damage, including damages arising, during the period of the coverage, from a contaminant being introduced into the environment in a sudden, unintended or unexpected occurrence, and

(ii) that provides that coverage may not be cancelled except on thirty days’ written notice to the Minister.

(3) Subsection 3(5) of the regulations is revoked and the following substituted:

(5) A installer’s licence shall be issued or renewed for a term that

(a) commences on the later of

(i) February 1 in any year that the installer’s licence is issued or renewed, and

(ii) the date in any year on which the installer’s licence is issued or renewed; and

(b) expires on January 31 of the second year following the year in which the licence is issued or renewed.

(5.1) Notwithstanding subsection (5) as it read immediately before the day this subsection comes into force, an installer’s licence that is in effect on that day is deemed to expire on April 10, 2012, unless sooner revoked.

(5.2) Subsection (5.1) does not apply to an installer’s licence described in that subsection if, before April 10, 2012,

(a) the person who holds the installer’s licence submits to the Minister proof satisfactory to the Minister that the person holds insurance of the type required under clause 3(2)(e) for the period commencing April 10, 2012 and ending on January 31, 2014; and
(b) the Minister finds the insurance held by the person for that period to be satisfactory.

(5.3) Notwithstanding subsection (5) as it read immediately before the day this subsection comes into force, where the Minister under subsection (5.2) finds the insurance held by the person who holds an installer’s license described in subsection (5.1) to be satisfactory, the installer’s licence is deemed to expire on January 31, 2014, unless sooner revoked.

(5.4) The Minister shall, by personal service or ordinary mail, give written notice to the person who makes a submission to the Minister under subsection (5.2) of

(a) the Minister’s decision under that subsection; and
(b) if relevant, of the deemed expiry date of the installer’s license under subsection (5.3).

4. Section 4 of the regulations is revoked.

5. Subsection 5(1) of the regulations is amended by the deletion of the words “or inspector’s licence”.

6. Section 6 of the regulations is revoked and the following substituted:

6. (1) A licensee who installs or alters a home heat tank system shall, immediately after completing the installation or alteration, carry out a home heat tank system inspection.

(2) A licensee who carries out a home heat tank system inspection shall comply with the requirements set out in the Home Heat Tank Systems Technical Standards Handbook.

7. (1) Clause 7(1)(a) of the regulations is amended

(a) by the addition of the words “standards and requirements in effect on the date of the installation, and established in” after the words “complies with the”;

(b) by the revocation of subclauses (i) and (ii) and the substitution of the following:

(i) the Home Heat Tank Systems Technical Standards Handbook,

(c) by the revocation of subclause (iii) and the substitution of the following:

(iii) the Water Well Regulations (EC188/90),

(d) in subclauses (iv) to (vii), by the addition of the words “as amended from time to time,” after the comma;

(e) in subclause (viii), by the addition of the words “as amended from time to time,” after the comma;

(f) in subclause (ix), by the deletion of the words “; or” and the substitution of the words “, as amended from time to time, and”; and

(g) in subclause (x), by the deletion of the words “method approved” and the substitution of the words “direction issued”.

(2) Subsection 7(2) of the regulations is amended by the deletion of the words “Every person who installs a home heat tank shall ensure that such tank was built in conformance with the following codes, as amended” and the substitution of the words “A licensee who installs, alters or inspects a home heat tank shall ensure that the home heat tank complies with the standards and requirements in effect on the date the home heat tank was constructed, and established in the following codes, as amended from time to time”.

(3) Subsections 7(3) and (4) of the regulations are revoked and the following substituted:

(3) No person shall install an outside tank unless the tank is constructed of a non-metallic material.

(4) No person shall install an inside tank unless the tank is constructed of a metallic material.
(a) constructed of a non-metallic material; or
(b) a double-bottom tank with a bottom outlet.

(5) No person shall, on or after July 1, 2020, install an inside tank unless the tank is constructed of a non-metallic material.

(6) Subsection (4) is repealed on July 1, 2020.

8. Section 8 of the regulations is revoked.

9. (1) Clauses 9(3)(a) and (c) of the regulations are amended by the deletion of the words “or inspector’s”.

(2) Subsection 9(5) of the regulations is amended by the deletion of the words “or inspector’s licence”.

(3) Subsection 9(7) of the regulations is revoked and the following substituted:

(7) An identification tag is not valid
   (a) unless the identification tag is permanently affixed to the vent pipe of a home heat tank, by riveting or another manner approved by the Minister;
   (b) if the identification tag has expired;
   (c) if the identification tag and any part of the home heat tank to which the identification tag is affixed are removed from the home heat tank system to which the identification tag relates; or
   (d) if the home heat tank system to which the identification tag relates is moved from the location at which the home heat tank system was inspected.

(8) An identification tag expires on June 30 of the expiry year, if any, stamped on the identification tag.

10. Section 10 of the regulations is revoked and the following substituted:

10. Where an identification tag is affixed to a home heat tank, and a licensee finds that the home heat tank or any part of the home heat tank system to which the identification tag relates does not meet the requirements of these regulations, the licensee shall, within one working day after making the finding, give written notice of the finding to the Minister.

11. The regulations are amended by the addition of the following after section 12:

12.1 (1) No person shall affix an identification tag to a home heat tank unless the person is a licensee.

(2) No licensee shall affix an identification tag to a home heat tank except in accordance with the Home Heat Tank Systems Technical Standards Handbook.

12. The regulations are amended by the addition of the following after section 13:

13.1 No person shall sell, or offer to sell, an oil filter canister unless
   (a) the person purchasing the oil filter canister is a licensee; and
   (b) the oil filter canister
      (i) is corrosion resistant,
      (ii) bears a manufacturer’s label confirming that the oil filter canister is corrosion resistant, if the oil filter canister is constructed of metallic material, and
      (iii) has an ethylene propylene diene M-class rubber gasket.

13. Section 14 of the regulations is revoked and the following substituted:

14. (1) No person shall deliver petroleum to a home heat tank system unless
   (a) an identification tag is permanently affixed to the vent pipe of a home heat tank within the home heat tank system; and
(b) the person has no reason to believe that the identification tag referred to in clause (a) is not valid, has been altered or was not issued by the Minister.

(2) Subject to subsection (4), no person shall deliver petroleum to an outside home heat tank system that has an end outlet or bottom outlet connection to oil burning equipment unless
(a) a shut-off valve or fuel filter assembly is installed directly under the home heat tank system; or
(b) the shut-off valve for the home heat tank system is equipped with a product line protector.

(3) Subject to subsection (4), no person shall deliver petroleum to an outside home heat tank system that is supported by a wooden tank stand unless
(a) the posts and saddle of the tank stand are constructed of pressure-treated wood that is 10.16 cm x 10.16 cm or 4 inches x 4 inches, or greater;
(b) the cross pieces of the tank stand are constructed of pressure-treated wood that is 5.08 cm x 15.24 cm or 2 inches x 6 inches, or greater; and
(c) the posts, saddle and cross pieces of the tank stand are bolted together using a nut and washer system.

(4) Where, immediately before the coming into force of this section, an outside home heat tank system is in use and
(a) an identification tag is permanently affixed to the vent pipe of a home heat tank within the home heat tank system; and
(b) there is no reason to believe that the identification tag is not valid, has been altered or was not issued by the Minister,
subsections (2) and (3) do not apply in respect of the home heat tank system until the earlier of
(c) the expiry of the identification tag; and
(d) the removal of the tag under section 18.

(5) Where a person attempting to deliver petroleum to a home heat tank system finds that the home heat tank system does not meet the requirements of this section, the person shall
(a) give written notice to the owner of the home heat tank system, as soon as possible, that
(i) the home heat tank system does not meet the requirements of this section, and
(ii) the person is prohibited by these regulations from delivering petroleum to the home heat tank system;
(b) where the person is employed by a petroleum supplier, notify the petroleum supplier, as soon as possible, of the person’s finding; and
(c) within one working day after the attempted delivery, give written notice of the person’s finding to the Minister.

(6) A petroleum supplier who receives a notification under clause (5)(b) shall ensure that written notice is given to the owner of the home heat tank system and the Minister in accordance with clauses (5)(a) and (c).

14.1 (1) A person who delivers petroleum to an outside double-bottom tank shall check the interstice monitoring system of the tank.

(2) Where a person referred to in subsection (1) finds that the interstice monitoring system of a double-bottom tank indicates a leak into the interstitial space, the person shall
(a) complete the delivery of petroleum at the time of discovering the leak;
(b) give written notice of the leak, as soon as possible, to the owner of the tank;
(c) where the person is employed by a petroleum supplier, notify the petroleum supplier, as soon as possible, of the leak; and
(d) within one working day after discovering the leak, give written notice of the leak to the Minister.

(3) A petroleum supplier who receives a notification under clause (2)(c) shall ensure that written notice is given to the owner of the double-bottom tank and the Minister in accordance with clauses (2)(b) and (d).

14.2 A person who conducts an annual oil-burning equipment maintenance inspection as required in CSA B-139 Installation Code for...
Oil-Burning Equipment, as amended from time to time, in respect of an inside double-bottom tank shall
(a) check the interstice monitoring system of the tank; and
(b) where the person finds that the interstice monitoring system of the tank indicates a leak into the interstitial space, give written notice of the leak, within one working day after the date of the maintenance inspection, to the owner of the tank and to the Minister.

14.3 The Minister shall, within seven days after receipt of notification of a leak into the interstitial space of a double-bottom tank under clause 14.1(2)(c) or 14.2(b), direct an environment officer to remove the identification tag affixed to the tank.

14.4 Every person who conducts an annual oil-burning equipment maintenance inspection as required in CSA B-139 Installation Code for Oil-Burning Equipment, as amended from time to time, in respect of a bottom outlet home heat tank shall
(a) determine whether a corrosion resistant oil filter canister is connected to the petroleum supply line to the oil burning equipment; and
(b) where a corrosion resistant oil filter canister is not connected to the petroleum supply line to the oil burning equipment, install a corrosion resistant oil filter.

14. Section 16 of the regulations is amended by the deletion of the words “double-walled or double-bottom metallic tank” and the substitution of the words “double-bottom tank”.

15. Sections 19 and 20 of the regulations are revoked and the following substituted:

19. Where an identification tag affixed to a home heat tank expires, the owner of the home heat tank system to which the identification tag relates shall arrange for a licensee to, before the end of the expiry year stamped on the identification tag,
(a) replace the home heat tank system with a home heat tank system that meets the requirements of these regulations;
(b) replace any component of the home heat tank system necessary to ensure that the home heat tank system meets the requirements of these regulations; or
(c) remove the home heat tank system in accordance with section 20.

20. (1) Where a home heat tank system is no longer in use, the owner of the home heat tank system shall arrange for a licensee to
(a) ensure that all petroleum is removed from the home heat tank system;
(b) disconnect all exposed piping or tubing from the home heat tank system; and
(c) remove the fill and vent pipes and remove the home heat tank system from its location.

(2) Where a home heat tank system is relocated, the owner of the home heat tank system shall arrange for a licensee to remove any fill and vent pipes that are no longer in use.

(3) An environment officer may, in writing, waive the requirements of clause (1)(b) or (c) in respect of a home heat tank system, or a part of a home heat tank system, where
(a) the home heat tank system is located inside a building or structure; and
(b) an environment officer determines that the home heat tank system or part of the home heat tank system is inaccessible.

(4) Where an environment officer determines that a home heat tank system or part of a home heat tank system is inaccessible under clause (3)(b), the owner of the home heat tank system shall arrange for a licensee to:
(a) ensure that all petroleum is removed from the home heat tank system; and
(b) in respect of each home heat tank within the home heat tank system,
(i) shut off the outlet valve, remove the filter, and plug or cap the outlet valve; and
(ii) plug or cap appropriate openings, including the supply or return outlets or inlets, except for the vent pipe.

16. Section 22 of the regulations is revoked.

17. Schedules A, B, C and D of the regulations are revoked.

18. These regulations come into force on April 1, 2012.

EXPLANATORY NOTES

SECTION 1 adds definitions for “corrosion resistant”, “Home Heat Tank Systems Technical Standards Handbook”, “oil burning equipment”, and “oil filter canister”. It also updates and clarifies the definitions of “home heat tank” and “home heat tank system” and revokes outdated definitions. References to a home heat tank inspector’s licence are removed because that category of licence has been discontinued.

SECTION 2 amends section 2 of the regulations to change the reference to “Provincial Treasurer” to “Minister of Finance, Energy and Municipal Affairs”.

SECTION 3 amends clause 3(1)(a) of the regulations to delete the reference to “Form 1” with respect to an application for a home heat tank installer’s licence. The form of such an application will now be one approved by the Minister.

In addition, the section also amends subsection 3(2) of the regulations to correct punctuation errors and references to trade qualifications, and to include an alternative trade qualification respecting the completion of an industry-based training program that the Minister considers equivalent to certain home heat tank installer’s courses.

The section also adds a requirement that a person who applies for a home heat tank installer’s licence must hold liability insurance satisfactory to the Minister that may not be cancelled except on thirty days’ written notice to the Minister.

Furthermore, the section amends subsection 3(5) of the regulations to extend the term of a licence. A licence issued after the commencement of this section will expire on January 31 of the second year following the date of its issue or renewal.

Licences issued in January, 2012, before the commencement of this section, currently have a one-year term. But this section will also deem these licenses to have a two-year term, if proof of insurance coverage for such a term is submitted to the Minister and found to be satisfactory.

SECTION 4 revokes section 4 of the regulations, which provides for the issuance of home heat tank inspector’s licences. These licences have been discontinued.

SECTION 5 amends subsection 5(1) of the regulations to delete the reference to an inspector’s licence.

SECTION 6 replaces section 6 of the regulations with wording that is consistent with the definition of “alter”, and requires a licensee who carries out a home heat tank system inspection to comply with the requirements of the Home Heat Tank Systems Technical Standards Handbook.

SECTION 7 amends subsection 7(1) to clarify that a home heat tank system must meet the standards and requirements in effect on the date of the system’s installation established in the referenced regulations and codes. It also deletes references to Schedules B and C and replaces them with a reference to the Home Heat Tank Systems Technical Standards Handbook, and clarifies that the referenced codes are adopted as amended from time to time.

The section also amends subsection 7(2) to clarify that a licensee who installs, alters or inspects a home heat tank must ensure that the tank
EXECUTIVE COUNCIL ___________________________ 21 FEBRUARY 2012

complies with the standards and requirements in the referenced codes in effect on the date the home heat tank was constructed.

Furthermore, the section revokes the requirements in subsections 7(3) and (4) with respect to identification tags and inspection reports, which have been included in the Home Heat Tank Systems Technical Standards Handbook. It adds a requirement that an outside tank be constructed of non-metallic material and that an inside tank be constructed of non-metallic material unless it is a double-bottom tank with a bottom outlet. Effective July 1, 2020, all inside and outside tanks will be required to be constructed of non-metallic material.

SECTION 8 revokes a requirement in section 8 that inspection reports be submitted to the Minister. The requirements with respect to inspection reports have been included in the Home Heat Tanks Systems Technical Standards Handbook.

SECTION 9 amends clauses 9(3)(a) and (c) and subsection 9(5) to remove references to an inspector’s licence.

The section also amends subsection 9(7) to clarify the circumstances in which an identification tag is not valid. An identification tag expires on June 30 of the expiry year, if any, that is stamped on the tag.

SECTION 10 replaces section 10 to clarify that a licensee must report a finding that a home heat tank system does not meet the requirements of the regulations to the Minister within one working day of making the finding.

SECTION 11 adds section 12.1 to prohibit a person from affixing an identification tag to a home heat tank unless the person is a licensee, and to require a licensee to affix an identification tag in accordance with the Home Heat Tank Systems Technical Standards Handbook.

SECTION 12 adds section 13.1 to prohibit the sale of an oil filter canister to a person unless the purchaser is a licensee and the oil filter canister is corrosion resistant, bears a manufacturer’s label confirming that it is corrosion resistant if it is made of metallic material, and has an ethylene propylene diene M-class rubber gasket.

SECTION 13 replaces section 14 and adds new sections 14.1 to 14.4. The amendments update the circumstances in which the delivery of petroleum to a home heat tank system is prohibited. They also require a person who delivers petroleum to an outside double-bottom tank to check the tank’s interstice monitoring system for leaks. A person attempting to deliver petroleum who finds that the system does not meet the requirements for delivery, or who finds a leak, must give notice to the owner of the home heat tank system, the person’s employer if the person is employed by a petroleum supplier, and the Minister. A person who conducts an annual oil-burning equipment maintenance inspection is also required to check the interstice monitoring system of the tank and to notify the owner of the tank and the Minister of any leak. A person who conducts an annual oil-burning inspection must also ensure that a bottom outlet home heat tank has a corrosion resistant oil filter canister connected to the petroleum supply line to oil burning equipment.

SECTION 14 amends section 16 to delete the reference to “double-walled tank” and to correct the reference to “double-bottom tank”, which is a defined term.

SECTION 15 replaces sections 19 and 20 to update the requirements for replacing or removing home heat tank systems that expire or are no longer in use.

SECTION 16 revokes section 22, which refers to the forms and schedules. Most of the forms contained in Schedule A will be approved by the Minister. Form 3 of Schedule A is no longer required because inspectors’ licences have been discontinued. The construction standards and home heat tank replacement year calculation table contained in Schedules B, C and D have been included in the Home Heat Tank Systems Technical Standards Handbook.
SECTION 17 revokes Schedules A, B, C and D.

SECTION 18 provides for the commencement of these regulations.

EC2012-67
EXECUTIVE COUNCIL ACT
MINISTER OF HEALTH AND WELLNESS
AUTHORITY TO ENTER INTO AN AGREEMENT
(CONTRIBUTION - DRUG TREATMENT FUNDING PROGRAM (DTFP)
AMENDING AGREEMENT #1)
WITH
THE GOVERNMENT OF CANADA

Pursuant to clause 10(a) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Health and Wellness, as Minister Responsible for Health PEI, to enter into an amending agreement with the Government of Canada, as represented by the Minister of Health, to update and confirm the terms of the agreement and the contribution amount for fiscal year 2012/13 for the project, “Strengthening Treatment Systems in Prince Edward Island,” such as more particularly described in the draft agreement.

EC2012-68
EXECUTIVE COUNCIL ACT
MINISTER OF HEALTH AND WELLNESS
AUTHORITY TO ENTER INTO AN AGREEMENT
(CONTRIBUTION - DRUG TREATMENT FUNDING PROGRAM (DTFP)
AMENDING AGREEMENT #3)
WITH
THE GOVERNMENT OF CANADA

Pursuant to clause 10(a) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Health and Wellness, as Minister Responsible for Health PEI, to enter into an amending agreement with the Government of Canada, as represented by the Minister of Health, to update and confirm the terms of the agreement and the contribution amount for fiscal year 2012/13 for the project, “Intervention Services for Youth at High Risk of Substance Use in PEI,” such as more particularly described in the draft agreement.

EC2012-69
HOLLAND COLLEGE ACT
BOARD OF GOVERNORS
APPOINTMENTS

Pursuant to subsection 6(1) of the Holland College Act R.S.P.E.I. 1988, Cap. H-6 Council made the following appointments:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phillip A. Jost</td>
<td>25 November 2011</td>
</tr>
<tr>
<td>Summerside</td>
<td>to</td>
</tr>
<tr>
<td>(reappointed)</td>
<td>25 November 2014</td>
</tr>
</tbody>
</table>
via clause (d)

Joan Connell  
Stanhope  
(reappointed)  
25 November 2011

Susan MacKenzie  
Stratford  
(reappointed)  
25 November 2011

Shelley MacLean-Ellis  
O’Leary  
(vice Kent Avery, resigned)  
21 February 2012

EC2012-70

PRINCE EDWARD ISLAND LANDS PROTECTION ACT

PETITION TO ACQUIRE A LAND HOLDING

JAY HAGEMAN

(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 Jay Hageman of Fairmount, Illinois to acquire an interest in a land holding of approximately one thousand, two hundred and eight decimal seven seven (1,208.77) acres of land in Lots 58, 60, 62 and 64, Queens County, Province of Prince Edward Island, being acquired from A & R Farms Ltd. of Belle River, Prince Edward Island.

EC2012-71

PRINCE EDWARD ISLAND LANDS PROTECTION ACT

PETITION TO ACQUIRE A LAND HOLDING

EAST COAST GRAINS & OILSEEDS 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 East Coast Grains & Oilseeds Inc. of Belle River, Prince Edward Island to acquire a land holding of approximately two (2) acres of land in Lot 60, Queens County, Province of Prince Edward Island, being acquired from A & R Farms Ltd. of Belle River, Prince Edward Island.

EC2012-72

PRINCE EDWARD ISLAND LANDS PROTECTION ACT

PETITION TO ACQUIRE A LAND HOLDING

EAST COAST GRAINS & OILSEEDS 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 East Coast Grains & Oilseeds Inc. of Belle River, Prince Edward Island to acquire a land holding of approximately two hundred and twenty-five decimal seven five (225.75) acres of land in Lots 58, 60 and 62, Queens County, Province of Prince Edward Island, being acquired from A & R Farms Ltd. of Belle River, Prince Edward Island.
Further, Council noted that the said land holding, being Provincial Property Nos. 333682, 333658, 518506 and 873455, 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.

**EC2012-73**

**PRINCE EDWARD ISLAND**  
**LANDS PROTECTION ACT**  
**PETITION TO ACQUIRE A LAND HOLDING**  
**EAST COAST GRAINS & OILSEEDS 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 East Coast Grains & Oilseeds Inc. of Belle River, Prince Edward Island to acquire a land holding of approximately nine hundred and eighty-one decimal zero two (981.02) acres of land in Lots 60, 62 and 64, all in Queens County, Province of Prince Edward Island, being acquired from A & R Farms Ltd. of Belle River, 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.

**EC2012-74**

**PRINCE EDWARD ISLAND**  
**LANDS PROTECTION ACT**  
**PETITION TO ACQUIRE A LAND HOLDING**  
**AUBREY REARDON ELECTRIC 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 Aubrey Reardon Electric Inc. of York, Prince Edward Island to acquire a land holding of approximately zero decimal eight nine (0.89) acres of land in Lot 34, Queens County, Province of Prince Edward Island, being acquired from Reardon Construction Ltd. of York, Prince Edward Island.

**EC2012-75**

**PRINCE EDWARD ISLAND**  
**LANDS PROTECTION ACT**  
**PETITION TO ACQUIRE A LAND HOLDING**  
**CRYSTAL BEACH CAMPGROUND 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 Crystal Beach Campground Ltd. of Summerside, Prince Edward Island to acquire a land holding of approximately one (1) acre of land in Lot 19, Prince County, Province of Prince Edward Island, being acquired from Aaron Wedge and Matthew Wedge, both of Summerside, 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 D & B Wedge & Sons Ltd. of Summerside, Prince Edward Island to acquire a land holding of approximately fifteen decimal seven three (15.73) acres of land in Lot 17, Prince County and Lot 52, Kings County, Province of Prince Edward Island, being acquired from Seymour DesRoches Properties Ltd. of Albany, 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 Hakkers Produce Inc. of Stratford, Prince Edward Island to acquire a land holding of approximately thirty-seven decimal six one (37.61) acres of land in Lot 57, Queens County, Province of Prince Edward Island, from Peter Hakkers and Helena Hakkers, both of Belfast, 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 Hakkers Produce Inc. of Stratford, Prince Edward Island to acquire a land holding of approximately forty decimal nine one (40.91) acres of land in Lot 57, Queens County, Province of Prince Edward Island, being acquired from Peter Hakkers and Helena Hakkers, both of Belfast, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property Nos. 623207, 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.
EC2012-79

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
HAKKERS PRODUCE 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 Hakkers Produce Inc. of Stratford, Prince Edward Island to acquire a land holding of approximately one hundred and forty-seven (147) acres of land in Lot 57, Queens County, Province of Prince Edward Island, being acquired from Peter Hakkers and Helena Hakkers, both of Belfast, 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.

EC2012-80

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
HAKKERS PRODUCE 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 Hakkers Produce Inc. of Stratford, Prince Edward Island to acquire a land holding of approximately ninety-one (91) acres of land in Lot 57, Queens County, Province of Prince Edward Island, being acquired from Peter Hakkers and Helena Hakkers, both of Belfast, 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.

EC2012-81

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
HOWMAC FARMS 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 Howmac Farms Ltd. of North Wiltshire, Prince Edward Island to acquire a land holding of approximately zero decimal eight eight (0.88) acres of land in Lot 31, Queens County, Province of Prince Edward Island, being acquired from Blaine MacPherson of North Wiltshire, 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 Howmac Farms Ltd. of North Wiltshire, Prince Edward Island to acquire a land holding of approximately one hundred and forty-five decimal four (145.4) acres of land in Lot 24, Queens County, Province of Prince Edward Island, being acquired from Blaine MacPherson of North Wiltshire 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 Kinlock Creek Ltd. of Charlottetown, Prince Edward Island to acquire, by way of share purchase, an interest in a land holding of approximately one decimal two four (1.24) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from Hawthorne Holdings Ltd. and Harra Holdings Ltd., both of Charlottetown, Prince Edward Island and Makk Holdings Ltd. of Stratford, Prince Edward Island, shareholders of Sherwood Building Supplies Ltd. 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 Kinlock Creek Ltd. of Charlottetown, Prince Edward Island to acquire, by way of share purchase, an interest in a land holding of approximately eight decimal eight five (8.85) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from Hawthorne Holdings Ltd., Harra Holdings Ltd. and Gary MacLeod, all of Charlottetown, Prince Edward Island and Makk Holdings Ltd. and Grant MacLeod of Stratford, Prince Edward Island, shareholders of Prebilt Structures Ltd. 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 Mullache Corporation of Cornwall, Prince Edward Island to acquire, by way of share purchase, an interest in a land holding of approximately thirty-nine decimal nine nine (39.99) acres of land in Lot 48, Queens County, Province of Prince Edward Island, being acquired from Suzanne Darby and Carol MacLeod, both of Charlottetown, Prince Edward Island and Karen MacLeod of Stratford, Prince Edward Island, shareholders of Kinlock Creek Ltd. 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 Nature Conservancy of Canada (PEI) Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately five decimal three (5.3) acres of land in Lot 13, Prince County, Province of Prince Edward Island, being acquired from Emanuel Mamzellis of Charlottetown, 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 Sandersmith Enterprise PE Inc. of Hamilton Road, Prince Edward Island to acquire a land holding of approximately three (3) acres of land in Lot 19, Prince County, Province of Prince Edward Island, being acquired from Keith Sanders and Janet Sanders, both of Hamilton Road, 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 Sandersmith Enterprise PE Inc. of Hamilton Road, Prince Edward Island to acquire a land holding of approximately nine decimal three nine (9.39) acres of land in Lot 18, Prince County, Province of Prince Edward Island, being acquired from Keith Sanders and Janet Sanders, both of Hamilton Road, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

Pursuant to section 5 and clause 5.3(1)(b) of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Lingdale Farms of Hunter River, Prince Edward Island to acquire, by lease, an interest in a land holding or land holdings of up to seven hundred and twenty-five (725) acres of land as part of the said corporation's aggregate land holdings PROVIDED THAT the said Lingdale Farms files a statement with the Island Regulatory and Appeals Commission within one year of the date of this Order and prior to 31 December in every subsequent year disclosing the parcel number, the acreage and the term of lease for each parcel leased during the reporting period covered by the statement.

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 101359 P.E.I. Inc. of Summerside, Prince Edward Island to acquire a land holding of approximately zero decimal four nine (0.49) acres of land in Lot 17, Prince County, Province of Prince Edward Island, being acquired from Cobalt Properties Limited of Saint John, New Brunswick.
EC2012-91

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
7507631 CANADA 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 7507631 Canada Inc. of Belle River, Prince Edward Island to acquire a land holding of approximately one decimal four two (1.42) acres of land in Lot 60, Queens County, Province of Prince Edward Island, being acquired from Anne Alton of Garfield Road, Prince Edward Island.

EC2012-92

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
7507631 CANADA 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 7507631 Canada Inc. of Belle River, Prince Edward Island to acquire a land holding of approximately zero decimal one one (0.11) acres of land in Lot 60, Queens County, Province of Prince Edward Island, being acquired from Cecil Pauley and Barbara Pauley, both of Belle River, Prince Edward Island.

EC2012-93

MUNICIPALITIES ACT
COMMUNITY OF TIGNISH
EXTENSION OF MUNICIPAL BOUNDARY
(APPLICATION TO ANNEX
PROVINCIAL PROPERTY NOS. 549568, 825075, AND 843573)
APPROVED

Having under consideration an application from the Community of Tignish presented pursuant to section 12 of the *Municipalities Act* R.S.P.E.I. 1988, Cap. M-13 to extend its boundaries to include approximately seven decimal eight six (7.86) acres, being Provincial Property Nos. 549568, 825075, and 843573, for which no municipal government is provided under the said Act, and having under consideration the recommendation of the Island Regulatory and Appeals Commission, Council under authority of subsection 14(2) of the aforesaid Act approved the application and ordered that the boundaries of the Community of Tignish be extended to annex approximately seven decimal eight six (7.86) acres as aforesaid, effective 3 March 2012, in accordance with the said application, and as indicated on a plan filed in the Registry Office for Prince County by the Minister of Finance, Energy and Municipal Affairs pursuant to subsection 2(1) of the *Municipal Boundaries Act* R.S.P.E.I. 1988, Cap. M-11.
Pursuant to section 22 of the Pesticides Control Act R.S.P.E.I. 1988, Cap. P-4, Council made the following regulations:

1. The heading immediately before section 2 of the Pesticides Control Act Regulations (EC761/05) is amended by the deletion of the word “EVENTS”.

2. Section 2 of the regulations is amended in the words preceding clause (a) by the deletion of the word “events”.

3. Clause 3(a) of the regulations is revoked and the following substituted:
   (a) holds
       (i) a Class A Pesticide Applicator Certificate, or
       (ii) a Class D Pesticide Applicator Certificate; and

4. (1) Clause 6(2)(a) of the regulations is amended
   (a) in subclause (i), by the deletion of the word “and”;
   (b) in subclause (ii), by the deletion of the semicolon and the substitution of a comma; and
   (c) by the addition of the following after subclause (ii):
       (iii) on seed grain, or
       (iv) on potato seed pieces;

   (2) Subsection 6(2.1) of the regulations is revoked and the following substituted:
       (2.1) Notwithstanding subsection (1), the Minister may, on application, issue a Class D Pesticide Applicator Certificate to an applicant who has successfully completed a seed and seed-piece treatment training program approved by the Director, with or without the completion of a written examination.

5. Subsection 7(1) of the regulations is amended by the addition of the words “or a class D Pesticide Applicator Certificate” after the words “renew a Class A Pesticide Applicator Certificate”.

6. Section 8 of the regulations is revoked.

7. Section 11 of the regulations is revoked.

8. Subsections 13(6), (7) and (8) of the regulations are revoked.

9. Clause 20(2)(a) of the regulations is amended by the deletion of the word “pesticides” and the substitution of the word “pesticide”.

10. Clause 23(c) of the regulations is amended by the deletion of the comma and the substitution of the words “; or”.

11. Section 24 of the regulations is amended
   (a) in the words preceding clause (1)(a),
       (i) by the deletion of the words “subsection (2)” and the substitution of the words “subsections (2) and (3)”, and
       (ii) by the deletion of the words “own property” and the substitution of the words “occupy a dwelling”; and
   (b) in clauses (1)(a) and (b), by the deletion of the words “48 hours” and the substitution of the words “72 hours”; and
   (c) by the addition of the following after subsection (2):
       (3) The notice that is to be provided under subsection (1) to a person who occupies a dwelling shall be provided by
           (a) affixing it to the entrance or entrances to the dwelling; or
(b) placing it in a mailbox used by the occupants of the dwelling to receive mail,
and when so posted in accordance with subsections (1) and (2), the notice shall be deemed to be effective.

12. Subsection 25(2) of the regulations is amended

(a) in clause (e), by the addition of the word “and” after the semicolon; and

(b) in clause (f), by the addition of a comma after the words “on the pesticide label”.

13. (1) Subsection 28(1) of the regulations is amended

(a) in clause (j), by the deletion of the word “and” after the semicolon; and

(b) in clause (k), by the addition of the word “or” after the semicolon.

(2) Subsection 28(2) of the regulations is amended

(a) in clause (j), by the deletion of the word “and” after the semicolon; and

(b) in clause (k), by the deletion of the word “and” after the semicolon and the substitution of the word “or”.

14. (1) Forms 1, 3, 5 and 17 of Schedule 3 of the regulations are revoked and the Forms 1, 3, 5 and 17 as set out in the Schedule to these regulations are substituted.

(2) Forms 2 and 4 of Schedule 3 are amended by the deletion of the words “Department of Environment, Energy and Forestry” and the substitution of the words “Department of Environment, Labour and Justice”.

(3) Form 6 of Schedule 3 is revoked.

(4) Forms 7 to 15 of Schedule 3 of the regulations are amended

(a) by the deletion of the words “Pollution Prevention Division” and the substitution of the words “Environment Division”;

(b) by the deletion of the words “Department of Environment, Energy and Forestry” and the substitution of the words “Department of Environment, Labour and Justice”; and

(c) by the deletion of the words “Minister of Finance and Municipal Affairs” and the substitution of the words “Minister of Finance, Energy and Municipal Affairs”.

(5) Form 16 of Schedule 3 of the regulations is amended

(a) by the deletion of the words “Department of Environment, Energy and Forestry” and the substitution of the words “Department of Environment, Labour and Justice”; and

(b) by the deletion of the words “Minister of Finance and Municipal Affairs” and the substitution of the words “Minister of Finance, Energy and Municipal Affairs”.

15. Schedule 5 of the regulations is revoked.

**EXECUTIVE COUNCIL**  
_________________________  
21 FEBRUARY 2012

## SCHEDULE

### FORM 1 – LOADER/MIXER CERTIFICATE

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

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

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

### FORM 5 - PESTICIDE APPLICATOR CERTIFICATE

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

### FORM 17

**DOMESTIC PESTICIDE VENDOR CERTIFICATE**

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

## EXPLANATORY NOTES

**SECTIONS 1 and 2** amend a heading and a provision of the regulations to replace the term “pesticide training events” with the term “pesticide training”.

**SECTION 3** amends a provision that indicates how persons who hold an applicator certificate are to obtain continuing education credits. The amendment replaces a reference to a person who holds an AG-1 Pesticide Use Certificate with a reference to a person who holds a Class D Pesticide Applicator Certificate.
SECTION 4 amends a provision that currently indicates that a Class A Pesticide Applicator Certificate authorizes the holder of the certificate to apply pesticides to control pests on an agricultural crop or agricultural land. The amendment will also allow such a certificate holder to apply pesticides to control pests on seed grain and potato seed pieces.

This section also amends a provision under which the Minister may issue a Class D Pesticide Applicator Certificate to drop the current requirement for the applicant to hold a valid Class A Pesticide Applicator Certificate, a valid AG+1 Pesticide Use Certificate or a valid Loader/mixer Certificate.

SECTION 5 clarifies when the Minister shall renew a Class D Pesticide Applicator Certificate.

SECTION 6 revokes a transitional provision providing for the issuance of a conditional Class A Pesticide Applicator Certificate to a person who held a certificate issued under the prior regulations. This provision, as worded, is no longer applicable to such persons and so is not needed.

SECTION 7 revokes a transitional provision indicating that certain certificates issued under the prior regulations expired on December 31, 2006. As that date has passed, this provision is no longer needed.

SECTION 8 revokes a transitional provision respecting Pesticide Sales Licences issued under the prior regulations. The transitional effect or term of this provision has ended and the provision is no longer needed.

SECTIONS 9 and 10 correct minor wording errors.

SECTION 11 indicates that a notice concerning the proposed application of a pesticide is to be given, prior to that application, to a person who occupies a dwelling within 25 metres of the place of application. Currently this provision requires such a notice to be given to the owner of a property within that distance from the place of application. This section also clarifies that such a notice may be given.

SECTIONS 12 and 13 correct minor wording errors.

SECTIONS 14 and 15 provide for the amendment, replacement or revocation of a number of forms in the Schedules of the regulations. Amendments are made to recognize the new name of the Minister and the Department.

SECTION 16 provides for the commencement of these regulations.

EC2012-95

PUBLIC DEPARTMENTS ACT
ACTING MINISTERS
APPOINTMENTS

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

1. Honourable George Webster to be Acting Premier and Acting President of the Executive Council commencing on the 25th day of February 2012, and continuing for the duration of the absence from the Province of Honourable Robert Ghiz.

2. Honourable George Webster to be Acting Minister of Fisheries, Aquaculture and Rural Development commencing on the 28th day of February 2012, and continuing for the duration of the absence from the Province of Honourable Ron MacKinley.

3. Honourable Janice Sherry to be Acting Minister of Community Services and Seniors commencing on the 25th day of February 2012, and continuing for the duration of the absence from the Province of Honourable Valerie Docherty.
4. Honourable Janice Sherry to be Acting Minister of Transportation and Infrastructure Renewal commencing on the 1\textsuperscript{st} day of March 2012, and continuing for the duration of the absence from the Province of Honourable Robert Vessey.

5. Honourable Janice Sherry to be Acting Minister of Tourism and Culture commencing on the 5\textsuperscript{th} day of March 2012, and continuing for the duration of the absence from the Province of Honourable Robert Henderson.

6. Honourable Wes Sheridan to be Acting Minister of Education and Early Childhood Development commencing on the 27\textsuperscript{th} day of February 2012, and continuing for the duration of the absence from the Province of Honourable Alan McIsaac.

7. Honourable Wes Sheridan to be Acting Minister of Innovation and Advanced Learning commencing on the 25\textsuperscript{th} day of February 2012, and continuing for the duration of the absence from the Province of Honourable Allen Roach.

EC2012-96

LEGISLATIVE ASSEMBLY
(FIRST SESSION, SIXTY-FOURTH GENERAL ASSEMBLY)
PROROGATION

It was ORDERED that a Proclamation be issued proroguing the First Session of the Sixty-fourth General Assembly of the Province effective the 31\textsuperscript{st} day of March 2012.

EC2012-97

LEGISLATIVE ASSEMBLY
(SECOND SESSION, SIXTY-FOURTH GENERAL ASSEMBLY)
PROCLAMATION TO CONVENE

Council ORDERED that the Legislative Assembly of the Province be called to meet for the Despatch of Business on Wednesday, the 4\textsuperscript{th} day of April A.D. 2012 at the hour of two o’clock in the afternoon and that a proclamation be issued forthwith.