EC2013-243

ANIMAL HEALTH AND PROTECTION ACT
BEE HEALTH REGULATIONS
AMENDMENT

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

1. (1) Subsection 1(1) of the Animal Health and Protection Act Bee Health Regulations (EC271/01) is amended
   (a) by the revocation of clause (a) and the substitution of the following:
   (b) in clause (c), by the addition of the words “or genetic material” after the words “keeps bees”;
   (c) in clause (d), by the addition of the words “section 1 of” before the words “Schedule A”;
   (d) in clause (e), by the addition of the words “section 2 of” before the words “Schedule A”;
   (e) in clause (f.1), by the deletion of the word “honey”;
   (f) by the addition of the following after clause (f.1):
   (f.2) “honey bee” means the European honey bee (Apis mellifera L.), but does not include its genetic material;
   (f.3) “motor vehicle” means a vehicle propelled or driven by power other than muscular power but does not include an aircraft, marine vehicle or a railway vehicle;
   (g) by the revocation of clauses (h), (i) and (j) and the substitution of the following:
   (h) “restricted bees” means insects of the following types or classes, including their genetic material:
   (i) Africanized honey bee (Apis mellifera scutellata),
   (ii) Asian honey bee (Apis cerana),
   (iii) Asian hornet (Vespa velutina),
   (iv) Cape honey bee (Apis mellifera capensis).

(2) Section 1 of the regulations is amended by the addition of the following after subsection (2):

(3) Class A and Class B diseases are designated as named diseases for the purposes of the Act.

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

2. The purpose of these regulations is to
   (a) reduce the risk of the introduction into the province of Class A diseases or restricted bees; and
   (b) control the spread of Class B diseases in the province.

3. Subsection 3(2) of the regulations is revoked.

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

4. (1) In addition to the powers an inspector has under Part II of the Act with respect to ascertaining the existence of a named disease, an inspector may, for the purposes of ascertaining the existence of restricted bees in the province,
(a) enter, without a warrant, and search any premises, other than a dwelling place, where restricted bees are present or where the inspector believes on reasonable grounds that restricted bees are present;
(b) stop and search any vehicle that contains restricted bees or that the inspector believes on reasonable grounds contains restricted bees;
(c) inspect and take samples from
(i) restricted bees or bees that the inspector believes on reasonable grounds are restricted bees, or
(ii) any thing the bees referred to in subclause (i) may have come into contact with at the premises or in a vehicle where the bees are present.

(2) For the purposes of clause 1(b), an inspector may require the operator of a vehicle to stop the vehicle and the operator shall
(a) stop the vehicle and, subject to clause (b), remain stopped until permitted to proceed by the inspector; and
(b) at the direction of the inspector, move the vehicle to the nearest point where an inspection may be conducted.

(3) An inspector may request the assistance of, and may be assisted by, a peace officer in the performance of the inspector’s duties and the exercise of the inspector’s powers under these regulations.

5. Subsections 5(2), (3) and (4) of the regulations are revoked and the following substituted:

(2) No person shall transport restricted bees into the province.

(3) A person who is transporting honey bees into the province shall ensure that those honey bees do not come into contact with other bees during transport.

6. (1) Subsections 6(1), (2) and (3) of the regulations are revoked and the following substituted:

6. (1) No person shall transport honey bees into the province unless the person holds a bee health certificate respecting those honey bees, issued pursuant to subsection (2).

(2) The provincial apiarist shall, on application, issue to an applicant a bee health certificate respecting honey bees the applicant wishes to transport into the province, if the applicant provides to the provincial apiarist,
(a) where the honey bees are being imported into the province from outside of Canada, a copy of an import certificate respecting the honey bees, issued by the Canadian Food Inspection Agency pursuant to the Health of Animals Act (Canada); or
(b) where the honey bees are being imported into the province from within Canada,
(i) a certificate, signed and dated by an authorized inspector from the province of origin, not more than 60 days prior to the proposed date of entry, certifying that at least 10% of the honey bees being imported were inspected for infestation by small hive beetles and small hive beetles were not detected during the inspection, and
(ii) a declaration, in the form required by the provincial apiarist, signed and dated by the exporting beekeeper, not more than 60 days prior to the proposed date of entry, confirming that the honey bees being imported were treated, within 300 days preceding the proposed date of entry, with a treatment approved by the provincial apiarist, to reduce or eliminate infestation by honey bee tracheal mites.

(3) Where the provincial apiarist knows or has reasonable grounds to believe that honey bees have been transported into the province without a bee health certificate, the provincial apiarist may, by order in writing, (a) require the beekeeper responsible for those honey bees, at the expense of the beekeeper and in the manner and within the time frame specified in the order, to
(i) produce for inspection all books, records or other documents relating to the honey bees,
(ii) retain the honey bees at, or move the honey bees to a particular location,
(iii) treat the honey bees, or have the honey bees inspected, for a Class A disease;
(iv) obtain a bee health certificate with respect to the honey bees,
(v) remove the honey bees from the province, or
(vi) destroy and dispose of the honey bees and any genetic material or bee equipment that may have come in contact with the honey bees; and
(b) prohibit the beekeeper from selling or otherwise disposing of the honey bees within the timeframe or under the conditions specified in the order.

(2) Clause 6(4)(b) of the regulations is amended

(a) by the addition of the word “honey” before the word “bees”;
and

(b) by the addition of the words “respecting the honey bees” after the words “pursuant to subsection (2)”.

7. Section 6.1 of the regulations is amended

(a) by the revocation of subsections (1) and (2) and the substitution of the following:

6.1 (1) No person shall transport genetic material of a honey bee into the province unless

(a) the person holds a genetic material health certificate respecting the genetic material, issued pursuant to subsection (2); and
(b) the genetic material is transported into the province in the manner specified on the genetic material health certificate.

(2) The provincial apiarist shall, on application, issue a genetic material health certificate respecting genetic material of a honey bee that the applicant wishes to transport into the province, if the applicant provides to the provincial apiarist

(a) where the genetic material of a honey bee is being imported into the province from outside of Canada, a copy of an import certificate respecting the genetic material, issued by the Canadian Food Inspection Agency pursuant to the Health of Animals Act (Canada); or
(b) where the genetic material of a honey bee is being imported into the province from within Canada,

(i) a certificate, signed and dated by an authorized inspector from the province of origin, not more than 60 days prior to the proposed date of entry, certifying that at least 10% of the genetic material being imported was inspected for infestation by small hive beetles and small hive beetles were not detected during the inspection, and
(ii) a declaration, in the form required by the provincial apiarist, signed and dated by the exporting beekeeper, not more than 60 days prior to the proposed date of entry, confirming that the genetic material being imported was treated, within 300 days preceding the proposed date of entry, with a treatment approved by the provincial apiarist, to reduce or eliminate infestation by honey bee tracheal mites.

(b) by the addition of the following after subsection (3):

(4) Where the provincial apiarist knows or has reasonable grounds to believe that genetic material of a honey bee has been transported into the province without a genetic material health certificate, the provincial apiarist may, by order in writing,

(a) require the beekeeper responsible for that genetic material, at the expense of the beekeeper and in the manner and within the time frame specified in the order, to

(i) produce for inspection all books, records or other documents relating to the genetic material,
(ii) retain the genetic material at, or move the genetic material to, a particular location,
(iii) treat the genetic material, or have the genetic material inspected, for a Class A disease,
(iv) obtain a genetic material health certificate with respect to the genetic material,
(v) remove the genetic material from the province, or
(vi) destroy and dispose of the genetic material and any bees or bee equipment that may have come in contact with the genetic material; and
(b) prohibit the beekeeper from selling or otherwise disposing of the genetic material within the timeframe or under the conditions specified in the order.

8. (1) Subsection 7(1) of the regulations is amended by the deletion of the words “Public Works” and the substitution of the words “Infrastructure Renewal”.

(2) Subsection 7(2) of the regulations is amended by the addition of the words “by motor vehicle” after the words “into the province”.

(3) Subsection 7(3) of the regulations is amended
(a) by the deletion of the word “vehicle” and the substitution of the word “person”; and
(b) by the deletion of the word “driver” wherever it occurs and the substitution of the word “person”.

(4) Subsection 7(4) of the regulations is amended
(a) by the deletion of the words “The driver of a vehicle” and the substitution of the words “Every person”; and
(b) by the addition of the words “by motor vehicle” after the words “into the province”.

(5) Subsection 7(5) of the regulations is amended
(a) by the deletion of the words “the driver of a vehicle” and the substitution of the words “a person”;
(b) by the addition of the words “into the province by motor vehicle” after the words “containing bees”;
(c) by the deletion of the words “meet the requirements of subsections (4) and 6(3)” and the substitution of the words “comply with subsection (4)”;
(d) in clause (a), by the deletion of the word “driver” and the substitution of the word “person”.

9. Sections 8 and 9 of the regulations are revoked and the following substituted:

8. (1) Where an inspector, other than the provincial apiarist, finds restricted bees in the province or has reasonable grounds to believe that restricted bees are present in the province, the inspector shall immediately report this to the provincial apiarist.

(2) Where the provincial apiarist finds restricted bees in the province or has reasonable grounds to believe that restricted bees are present in the province, the provincial apiarist may, by order in writing,
(a) require the beekeeper responsible for those bees, at the expense of the beekeeper and in the manner and within the time frame specified in the order, to
(i) produce for inspection all books, records or other documents relating to the bees,
(ii) retain the bees at, or move the bees to, a particular location,
(iii) determine the presence or absence of restricted bees, or
(iv) destroy and dispose of any restricted bees and any other bees, genetic material, or bee equipment that may have come in contact with the restricted bees; and
(b) prohibit the beekeeper from selling or otherwise disposing of the bees within the timeframe or under the conditions specified in the order.

9. (1) Every written order made under these regulations shall be served by personal service or by registered mail addressed to the person to whom the order is directed at his or her last known address.
(2) Any written order served under subsection (1) by registered mail is deemed to have been served on the day that is five days after the day the notice was sent by registered mail, unless the contrary is proven.

(3) Every person who is served with an order made under these regulations shall comply with the order in accordance with its terms.

(4) Where a person does not comply with an order made under these regulations, the provincial apiarist or an inspector directed by the provincial apiarist may carry out the order, at the expense of the person to whom the order is directed.

10. Clause 9.1(a) of the regulations is amended by the deletion of the words “brood diseases” and the substitution of the words “named diseases in honey bees”.

11. Section 10 of the regulations is amended by the addition of the words “, genetic material” after the words “entry of bees”.

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

13. These regulations come into force on April 27, 2013.

SCHEDULE

SCHEDULE A – BEE DISEASES

1. Infestation by any of the following parasites is a Class A Disease: 
(a) honey bee tracheal mite; 
(b) small hive beetle.

2. Infestation by any of the following parasites is a Class B Disease: 
(a) Varroa mite; 
(b) American foul brood.

EXPLANATORY NOTES

SECTION 1 amends the definitions of “bee”, “beekeeper”, “Class A disease”, “Class B disease” and “genetic material”. It adds a definition for “honey bee”, “motor vehicle” and “restricted bees”. It repeals definitions for “quarantine area”, “quarantine order” and “vehicle”, as these are addressed or defined in the Act. It also designates Class A and Class B diseases as named diseases under the Act.

SECTION 2 clarifies the purpose of these regulations.

SECTION 3 revokes a provision regarding the appointment of inspectors that is already provided for in the Act.

SECTION 4 provides inspectors with inspection powers for the purposes of ascertaining the existence of restricted bees in the province. These inspection powers are equivalent to those set out in the Act for the purposes of ascertaining the existence of named diseases, which include Class A and Class B bee diseases.
SECTION 5 prohibits the transportation of restricted bees into the province. It also requires persons transporting honey bees into the province to ensure that such honey bees do not come into contact with other bees during transport.

SECTION 6 prohibits persons from transporting honey bees into the province without a bee health certificate and requires the provincial apiarist to issue a bee health certificate with respect to honey bees being imported, upon receiving specified documentation. Where the honey bees are being imported from another province, the documentation must confirm that the honey bees being imported were treated to reduce or eliminate infestation by honey bee tracheal mites and that at least 10% of those being imported were inspected for infestation by small hive beetles. The section also provides for the provincial apiarist to make certain orders where the provincial apiarist knows or has reasonable grounds to believe that honey bees were transported into the province without a bee health certificate.

SECTION 7 prohibits persons from transporting genetic material of a honey bee into the province without a genetic material health certificate and unless the genetic material is transported in the manner specified on the certificate. It requires the provincial apiarist to issue a genetic material health certificate upon receiving specified documentation. Where the genetic material of a honey bee is being imported from another province, the documentation must confirm that the genetic material of a honey bee being imported was treated to reduce or eliminate infestation by honey bee tracheal mites and that at least 10% of the genetic material being imported was inspected for infestation by small hive beetles. The section also provides for the provincial apiarist to make certain orders where the provincial apiarist knows or has reasonable grounds to believe that genetic material of a honey bee was transported into the province without a genetic material health certificate.

SECTION 8 amends the name of a department and clarifies that provisions respecting inspection at a weigh station apply to persons transporting bees or bee equipment into the province by motor vehicle.

SECTION 9 revokes sections providing for quarantine and related orders that are already provided for in the Act. It substitutes provisions that provide for orders to deal with restricted bees that are found or believed to be present in the province. It also provides for the service of orders made under the regulations.

SECTION 10 clarifies a reference to “brood diseases” as meaning “named diseases in honey bees”.

SECTION 11 permits the Minister to post signs regarding the importation of genetic material, as well as bees and bee equipment.

SECTION 12 revokes and substitutes a new Schedule A, clarifying that infestation by the named parasites constitutes a Class A or Class B disease.

SECTION 13 provides for the commencement of these regulations.
EXECUTIVE COUNCIL ACT
MINISTER OF ENVIRONMENT, LABOUR AND JUSTICE AND ATTORNEY GENERAL
AUTHORITY TO ENTER INTO AN AGREEMENT
(AGreement Concerning the Disclosure of Information)
WITH
STATISTICS 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 Environment, Labour and Justice and Attorney General to enter into an agreement with Statistics Canada, as represented by the Chief Statistician of Canada as representative of the Minister of Industry, to set out terms and conditions for sharing information related to the Province’s Maintenance Enforcement Program for research and statistical purposes in accordance with the Statistics Act, R.S.C. 1985, Chapter S-19, such as more particularly described in the draft agreement.

EXECUTIVE COUNCIL ACT
MINISTER OF ENVIRONMENT, LABOUR AND JUSTICE AND ATTORNEY GENERAL
AUTHORITY TO ENTER INTO AN AGREEMENT
(AMENDMENT NUMBER ONE TO THE COMMUNITY TRIPARTITE AGREEMENT FOR THE ROYAL CANADIAN MOUNTED POLICE (RCMP) FIRST NATIONS COMMUNITY POLICE SERVICE (FNCPS))
WITH
THE GOVERNMENT OF CANADA AND
THE ABEGWEIT FIRST NATION

Pursuant to clauses 10(a) and (c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Environment, Labour and Justice and Attorney General to enter into an agreement with the Government of Canada, as represented by the Minister of Public Safety and Emergency Preparedness, and the Abegweit First Nation, as represented by its Chief and Council, to extend the terms of the agreement respecting delivery of policing services to the Abegweit First Nation to March 31, 2014, such as more particularly described in the draft agreement.
EC2013-246

EXECUTIVE COUNCIL ACT
MINISTER OF TOURISM AND CULTURE
AUTHORITY TO ENTER INTO AN AGREEMENT
(Agreement on Management of the Claim
by Jungle Media Inc.)
WITH
THE GOVERNMENTS OF CANADA
AND THE OTHER ATLANTIC PROVINCES
AND WITH
THE TOURISM INDUSTRY ASSOCIATIONS
OF ATLANTIC CANADA

Pursuant to clauses 10(a), (b) and (c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Tourism and Culture to enter into an agreement with signatories to the Atlantic Canada Tourism Partnership Agreement, to establish a mechanism for legal representation of the parties related to the claim of Jungle Media Inc. and to establish funding ratios related to legal costs and to payment of any negotiated settlement or court awarded judgment, such as more particularly described in the draft agreement.

EC2013-247

FINANCE PEI ACT
REGULATIONS
HAYDEN PRODUCE INC.
AUTHORIZATION

Pursuant to subsection 2(3) of the Finance PEI Act Regulations (EC2012-739), Council authorized Finance PEI to advance a term loan in the amount of eight hundred thousand dollars ($800,000.00) and an Operating Line of Credit Loan in the amount of two million, one hundred thousand dollars ($2,100,000.00) for the 2013 crop year to Hayden Produce Inc., on terms and conditions acceptable to the Board of Directors of Finance PEI.

EC2013-248

INNOVATION PEI ACT
BOARD OF DIRECTORS
APPOINTMENT

Pursuant to section 4 of the Innovation PEI Act R.S.P.E.I. 1988, Cap. I-2.1, Council made the following appointment:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
</tr>
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<tbody>
<tr>
<td>Ron Myers</td>
<td>16 April 2013</td>
</tr>
<tr>
<td>Charlottetown</td>
<td>to</td>
</tr>
<tr>
<td>(vice Kevin Murphy, term expired)</td>
<td>8 December 2015</td>
</tr>
</tbody>
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EC2013-249

INNOVATION PEI ACT
GENERAL REGULATIONS
AMENDMENT

Pursuant to section 21 of the Innovation PEI Act R.S.P.E.I. 1988, Cap. I-2.1, Council made the following regulations:

1. Subsection 1(4) of the Innovation PEI Act General Regulations (EC562/09) is amended
   (a) in clause (c), by the addition of the words “, including value-added food development and production” after the word “Processing”; and
   (b) by the revocation of clause (d) and the substitution of the following:
       (d) Tourism and Small Business;
       (e) Financial and Business Services.

2. Subclause 9(3)(a)(i) of the regulations is amended by the deletion of the words “contrary of” and the substitution of the words “contrary to”.

3. These regulations come into force on April 27, 2013.

EXPLANATORY NOTES

SECTION 1 amends subsection 1(4) of the regulations to make it clear that Manufacturing and Processing, as an economic sector for the purposes of the Act, includes value-added food development and production, and to add a new economic sector, Financial and Business Services.

SECTION 2 corrects a typographical error in subclause 9(3)(a)(i) of the regulations.

SECTION 3 provides for the commencement of these regulations.

EC2013-250

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
BARRY BENNETT AND JANET DAVIES
(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 Barry Bennett and Janet Davies, both of Toronto, Ontario to acquire a land holding of approximately five decimal zero four (5.04) acres of land in Lot 57, Queens County, Province of Prince Edward Island, being acquired from Barbara Coles of Mount Buchanan, Prince Edward Island PROVIDED THAT the part of the said real property not being conveyed to the adjacent landowners, approximately three decimal six (3.6) acres, is consolidated with the adjacent Provincial Property No. 771519, and PROVIDED THAT the consolidated parcel is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
EXECUTIVE COUNCIL ________________________________ 16 APRIL 2013

EC2013-251

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
DANIEL ENTZ
(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 Daniel Entz of Calgary, Alberta to acquire a land holding of approximately thirty-four decimal six one (34.61) acres of land in Lot 8, Prince County, Province of Prince Edward Island, being acquired from Norma Morley of Turtle Creek, New Brunswick 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.

EC2013-252

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MING BIN KOU AND MING SHIN KOU
(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 Ming Bin Kou and Ming Shin Kou, both of Vernon, California to acquire an interest in a land holding of approximately ten (10) acres of land in Lot 47, Kings County, Province of Prince Edward Island, being acquired from Ocean Pride Fisheries Limited of Lower Wedgeport, Nova Scotia.

EC2013-253

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MING BIN KOU AND MING SHIN KOU
(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 Ming Bin Kou and Ming Shin Kou, both of Vernon, California to acquire an interest in a land holding of approximately zero decimal zero two (0.02) acres of land in Lot 43, Kings County, Province of Prince Edward Island, being acquired from Harbour Authority of Naufrage of Murray River, Prince Edward Island.
EC2013-254

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MING BIN KOU AND MING SHIN KOU
(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 Ming Bin Kou and Ming Shin Kou, both of Vernon, California to acquire an interest in a land holding of approximately zero decimal three seven (0.37) acres of land in Lot 47, Kings County, Province of Prince Edward Island, being acquired from Harbour Authority of North Lake of Souris, Prince Edward Island.

EC2013-255

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MING BIN KOU AND MING SHIN KOU
(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 Ming Bin Kou and Ming Shin Kou, both of Vernon, California to acquire an interest in a land holding of approximately zero decimal zero two (0.02) acres of land in Lot 45, Kings County, Province of Prince Edward Island, being acquired from Souris Harbour Authority Inc. of Souris, Prince Edward Island.

EC2013-256

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ANN H. WILMER
(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 Ann H. Wilmer of Wethersfield, Connecticut to acquire a land holding of approximately two decimal eight nine (2.89) acres of land in Lot 56, Kings County, Province of Prince Edward Island, being acquired from The Inn at Spry Point Inc. of Bay Fortune, 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.
EC2013-257
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
BLOIS RENNIE FARMS 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 Blois Rennie Farms Ltd. of Elmsdale, Prince Edward Island to acquire a land holding of approximately one hundred and forty five (145) acres of land in Lot 4, Prince County, Province of Prince Edward Island, being acquired from Mary Kathleen Barbour of Montrose, 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.

EC2013-258
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
COUNTRY VIEW 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 Country View Farms Ltd. of Kinkora, Prince Edward Island to acquire a land holding of approximately thirty decimal five (30.5) acres of land in Lot 26, Prince County, Province of Prince Edward Island, being acquired from Smith Farms Ltd. of Kinkora, Prince Edward Island.

Further, Council noted that the said land holding, being part of Provincial Property No. 98095, 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.

EC2013-259
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
NORTH LAKE FISHERIES (2013), 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 North Lake Fisheries (2013), Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately ten (10) acres of land in Lot 47, Kings County, Province of Prince Edward Island, being acquired from Ocean Pride Fisheries Limited of Lower Wedgeport, Nova Scotia.
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 North Lake Fisheries (2013), 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 43, Kings County, Province of Prince Edward Island, being acquired from Harbour Authority of Naufrage of Murray River, 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 North Lake Fisheries (2013), Inc. of Charlottetown, Prince Edward Island to acquire, by lease, an interest in a land holding of approximately zero decimal three seven (0.37) acres of land in Lot 47, Kings County, Province of Prince Edward Island, being acquired from Harbour Authority of North Lake of Souris, 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 North Lake Fisheries (2013), 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 45, Kings County, Province of Prince Edward Island, being acquired from Souris Harbour Authority Inc. of Souris, Prince Edward Island.
EC2013-263
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
SAFE AND SOUND SELF STORAGE 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 Safe and Sound Self Storage Inc. of South Winsloe, Prince Edward Island to acquire a land holding of approximately two decimal two (2.2) acres of land in Lot 32, Queens County, Province of Prince Edward Island, being acquired from Cornwall Business Park Inc. of Charlottetown, Prince Edward Island.

EC2013-264
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
SOMERGLEN FARMS 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 Somerglen Farms Ltd. of St. Georges, Prince Edward Island to acquire a land holding of approximately fifty-six decimal four seven (56.47) acres of land in Lot 54, Kings County, Province of Prince Edward Island, being acquired from Wallace MacDonald 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.

EC2013-265
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
URBAINVILLE FARMS LTD.
(TO RESCIND)

Council, having under consideration Order-in-Council EC2012-338 of June 14, 2012, rescinded the said Order forthwith, thus rescinding permission for Urbainville Farms Ltd. of Wellington, Prince Edward Island to acquire a land holding of approximately two hundred and seventy decimal two five (270.25) acres of land in Lot 15, Prince County, from Joseph Daniel Gallant and Deanna Lynn Gallant, both of Wellington, 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 Urbainville Farms Ltd. of Wellington, Prince Edward Island to acquire a land holding of approximately two hundred and forty-three decimal eight nine (243.89) acres of land in Lot 15, Prince County, Province of Prince Edward Island, being acquired from Joseph Daniel Gallant and Deanna Lynn Gallant, both of Wellington, 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 Rollo Bay Holdings Ltd. of Souris, Prince Edward Island to acquire, by lease, an interest in a land holding or land holdings of up to three hundred and eighty-seven decimal two five (387.25) acres of land as part of the said corporation's aggregate land holdings PROVIDED THAT the said Rollo Bay Holdings Ltd. 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 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 one hundred and forty-four (144) acres of land, being Provincial Property No. 926485 located in Lot 40, Kings County, Prince Edward Island and currently owned by Hatton Farms Inc. of Marie, Prince Edward Island. Council noted that this amendment will enable subdivision of a parcel of land of approximately one decimal four (1.4) acres, and determined that following subdivision, identification for non-development use shall continue to apply to the new parcel and to the remaining land.

This Order-in-Council comes into force on April 16, 2013.
EC2013-269

PUBLIC DEPARTMENTS ACT
DEPARTMENT OF INNOVATION AND ADVANCED LEARNING
DEPUTY MINISTER - APPOINTMENT
MELISSA MACEACHERN
(TO RESCIND)

Council, having under consideration Order-in-Council EC2011-580 of November 15, 2011, rescinded the said Order, thus rescinding the appointment of Melissa MacEachern as Deputy Minister of Innovation and Advanced Learning effective April 20, 2013.

EC2013-270

PUBLIC DEPARTMENTS ACT
DEPARTMENT OF INNOVATION AND ADVANCED LEARNING
ACTING DEPUTY MINISTER - APPOINTMENT
NEIL M. STEWART
(APPROVED)