EC2014-238

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. Schedule A - Bee Diseases of the Animal Health and Protection Act Bee Health Regulations (EC271/01) is amended
   (a) by the revocation of clause 1(a); and
   (b) in section 2,
      (i) in clause (b), by the deletion of the period and the substitution of a semicolon, and
      (ii) by the addition of the following after clause (b):
         (c) honey bee tracheal mite;

2. These regulations come into force on April 26, 2014.

EXPLANATORY NOTES

SECTION 1 amends the regulations to delete the “honey bee tracheal mite” from the Class A Disease category, which lists bee diseases that are exotic to the province, and add it to the Class B Disease category, which lists bee diseases that are present in the province, of Schedule A.

SECTION 2 provides for the commencement of these regulations.

EC2014-239

DOG ACT
COMMENCEMENT OF PROCEEDING FORM REGULATIONS
AMENDMENT

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

1. Form 1 of the Schedule of the Dog Act Commencement of Proceeding Form Regulations (EC352/05) is amended by the deletion of the words “Peace Officer”.

2. These regulations come into force on April 26, 2014.

EXPLANATORY NOTES

SECTION 1 removes the words “peace officer” from the description of an applicant, as an enforcement officer may also initiate a proceeding respecting a dangerous dog.

SECTION 2 provides for the commencement of these regulations.
EC2014-240

FISHERIES ACT
REGULATIONS
AMENDMENT

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

1. Subsection 6(3) of the Fisheries Act Regulations (EC873/95) is revoked and the following substituted:

   (3) The Minister shall not, on application, issue a primary processing license for lobster or groundfish in any year to an applicant unless
   (a) the applicant is eligible to be issued such a license; or
   (b) if the applicant is not eligible under subsections (4) to (4.4) or subsection (6), the Minister considers it to be in the public interest to do so notwithstanding the applicant’s ineligibility.

2. These regulations come into force on April 26, 2014.

EXPLANATORY NOTES

SECTION 1 repeals subsection 6(3) and replaces it with a new subsection (3) that provides that the Minister shall not issue a primary processing license for lobster or groundfish unless the applicant is eligible or, if the applicant is not eligible, the Minister considers it to be in the public interest to do so notwithstanding the applicant’s ineligibility.

SECTION 2 provides for the commencement of these regulations.

EC2014-241

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
EARL BREWER, MICHAEL ZAKUTA, SHARON ZAKUTA,
ARNOLD ZAKUTA AND SANDY ZAKUTA
(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 Earl Brewer of Fredericton, New Brunswick and Michael Zakuta, Sharon Zakuta, Arnold Zakuta and Sandy Zakuta, all of Baie D’Urfe, Quebec to acquire an interest in a land holding of approximately six decimal four six (6.46) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from Canadian Tire Corporation, Limited of Toronto, Ontario.
Pursuant to section 4 of the *Prince Edward Island Lands Protection Act*
R.S.P.E.I. 1988, Cap. L-5 Council granted permission to William McBurney and Janet McBurney, both of St. Thomas, Ontario to acquire an interest in a land holding of approximately one hundred and fifty decimal six three (150.63) acres of land at St. Georges and DeGros Marsh, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Benny MacPhee Inc. of Cardigan, Prince Edward Island.

Pursuant to section 4 of the *Prince Edward Island Lands Protection Act*
R.S.P.E.I. 1988, Cap. L-5 Council granted permission to William McBurney and Janet McBurney both of St. Thomas, Ontario to acquire an interest in a land holding of approximately three hundred and one decimal eight five (301.85) acres of land at Strathcona, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Garrett Farms Ltd. of St. Peters Bay, Prince Edward Island.

Pursuant to section 4 of the *Prince Edward Island Lands Protection Act*
R.S.P.E.I. 1988, Cap. L-5 Council granted permission to William McBurney and Janet McBurney, both of St. Thomas, Ontario to acquire an interest in a land holding of approximately sixty decimal six five (60.65) acres of land at Strathcona, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Dennis Garrett of St. Peters Bay, 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 101748 P.E.I. Inc. of Charlottetown, Prince Edward Island to acquire, by way of share purchase, an interest in a land holding of approximately five decimal six three (5.63) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from Leroy MacLeod 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 Peter J. Bulger and Susan Bulger doing business as Bulgers’ Riverview Farm of Coleman, Prince Edward Island to acquire a land holding of approximately zero decimal four five (0.45) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Ivan Bulger and Lorne MacDougald, Executors of the Estate of Joseph James Bulger, and Peter Bulger, all of Coleman, 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 Peter J. Bulger and Susan Bulger doing business as Bulgers’ Riverview Farm of Coleman, Prince Edward Island to acquire a land holding of approximately two hundred forty-two decimal four (242.4) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Peter J. Bulger of Coleman, 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.
EXECUTIVE COUNCIL ________________________________ 15 APRIL 2014

EC2014-248

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
PETER J. BULGER AND SUSAN BULGER
DOING BUSINESS AS BULGERS’ RIVERVUE FARM
(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 Peter J. Bulger and Susan Bulger doing business as Bulgers’ Riverview Farm of Coleman, Prince Edward Island to acquire a land holding of approximately fifty decimal two five (50.25) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Peter J. Bulger and Susan Bulger, both of Coleman, 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.

EC2014-249

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
HAYWOOD ESTATES INCORPORATED
(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 Haywood Estates Incorporated of Waterside, Prince Edward Island to acquire a land holding of approximately six decimal nine four five (6.945) acres of land at Waterside, Lot 49, Queens County, Province of Prince Edward Island, being acquired from Leona Marie Haywood of Waterside, Prince Edward Island.

EC2014-250

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
HATTON FARMS 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 Hatton Farms Inc. of Midgell, Prince Edward Island to acquire a land holding of approximately fifty-eight decimal five three (58.53) acres of land at Upton, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Carl Robertson and Anne Robertson, both 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.
EC2014-251

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
N.H.O.F. FARMS INC.
(APPROVAL)

Pursuant to section 5 of the \textit{Prince Edward Island Lands Protection Act} R.S.P.E.I. 1988, Cap. L-5 Council granted permission to N.H.O.F. Farms Inc. of Cardigan, Prince Edward Island to acquire a land holding of approximately one hundred fifty decimal six three (150.63) acres of land at St Georges and DeGros Marsh, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Benny MacPhee Inc. of Cardigan, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property Nos. 429845, 618959, 774893, and 910513, 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.

EC2014-252

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
N.H.O.F. FARMS INC.
(APPROVAL)

Pursuant to section 5 and section 9 of the \textit{Prince Edward Island Lands Protection Act} R.S.P.E.I. 1988, Cap. L-5 Council granted permission to N.H.O.F. Farms Inc. of Cardigan, Prince Edward Island to acquire a land holding of approximately two hundred fifteen decimal eight five (215.85) acres of land at Strathcona, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Garrett Farms Ltd. of St. Peters Bay, 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.

EC2014-253

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
N.H.O.F. FARMS INC.
(APPROVAL)

Pursuant to section 5 of the \textit{Prince Edward Island Lands Protection Act} R.S.P.E.I. 1988, Cap. L-5 Council granted permission to N.H.O.F. Farms Inc. of Cardigan, Prince Edward Island to acquire a land holding of approximately eighty-six (86) acres of land at Strathcona, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Garrett Farms Ltd. of St. Peters Bay, Prince Edward Island.

Further, Council noted that the said land holdings, being Provincial Property No. 406421 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.
EC2014-254

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
N.H.O.F. FARMS 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 N.H.O.F. Farms Inc. of Cardigan, Prince Edward Island to acquire a land holding of approximately sixty decimal six five (60.65) acres of land at Strathcona, Lot 54, Kings County, Province of Prince Edward Island, being acquired from Dennis Garrett of St. Peters Bay, 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.

EC2014-255

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
PLAZACORP PROPERTY HOLDINGS INC.
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Plazacorp Property Holdings Inc. of Fredericton, New Brunswick to acquire a land holding of approximately six decimal four six (6.46) acres of land at Charlottetown, Queens County, Province of Prince Edward Island, being acquired from Canadian Tire Corporation, Limited of Toronto, Ontario.

EC2014-256

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ROGERS COMMUNICATIONS 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 Rogers Communications Inc. of Toronto, Ontario to acquire, by lease, an interest in a land holding of approximately zero decimal one (0.1) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Reby Bulger of Coleman, Prince Edward Island.
EC2014-257
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
W&S RIVERVIEW DAIRY 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 W&S Riverview Dairy Inc. of Coleman, Prince Edward Island to acquire a land holding of approximately zero decimal four five (0.45) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Peter J. Bulger and Susan Bulger doing business as Bulgers’ Riverview Farm of Coleman, Prince Edward Island.

EC2014-258
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
W&S RIVERVIEW DAIRY 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 W&S Riverview Dairy Inc. of Coleman, Prince Edward Island to acquire a land holding of approximately two hundred ninety-two decimal six five (292.65) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Peter J. Bulger and Susan Bulger doing business as Bulgers’ Riverview Farm of Coleman, Prince Edward Island.

Further, Council noted that the said land holding, being Provincial Property Nos. 574392, 698159 and 991703, 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.

EC2014-259
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
W&S RIVERVIEW DAIRY 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 W&S Riverview Dairy Inc. of Coleman, Prince Edward Island to acquire a land holding of approximately two hundred thirty-nine (239) acres of land at Foxley River, Lot 11, Prince County, Province of Prince Edward Island, being acquired from Christopher J. Conlin of West Hartford, Connecticut 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.
EXECUTIVE COUNCIL ________________________________15 APRIL 2014

EC2014-260

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
WEBSTER HILLTOP FARMS (PARTNERSHIP)
(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 Webster Hilltop Farms (Partnership) of Morell, Prince Edward Island to acquire a land holding of approximately one hundred sixty-seven decimal one one (167.11) acres of land at Bangor and Morell East, Lot 40, Kings County, Province of Prince Edward Island, being acquired from Sterling Webster and Edith Webster, both of Morell, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

EC2014-261

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
WEBSTER HILLTOP FARMS (PARTNERSHIP)
(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 Webster Hilltop Farms (Partnership) of Morell, Prince Edward Island to acquire a land holding of approximately two hundred thirty-two decimal one two (232.12) acres of land at Morell East, Lot 40, Kings County, Province of Prince Edward Island, being acquired from Audrey Webster of Morell, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

EC2014-262

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
WEBSTER HILLTOP FARMS (PARTNERSHIP)
(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 Webster Hilltop Farms (Partnership) of Morell, Prince Edward Island to acquire a land holding of approximately forty decimal six six (40.66) acres of land at Morell East, Lot 40, Kings County, Province of Prince Edward Island, being acquired from Theodore Webster of Morell, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
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 Webster Hilltop Farms (Partnership) of Morell, Prince Edward Island to acquire a land holding of approximately sixty-three decimal two two (63.22) acres of land at Morell East, Lot 40, Kings County, Province of Prince Edward Island, being acquired from Edward Hughes of Morell, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

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 Webster Hilltop Farms (Partnership) of Morell, Prince Edward Island to acquire a land holding of approximately eighty-seven decimal five nine (87.59) acres of land at Bangor, Lot 40, Kings County, Province of Prince Edward Island, being acquired from Sterling Webster and Edith Webster, both of Morell, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

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 Webster Hilltop Farms (Partnership) of Morell, Prince Edward Island to acquire a land holding of approximately one hundred thirteen (113) acres of land at Bangor, Lot 40, Kings County, Province of Prince Edward Island, being acquired from John A. MacDougall of Morell, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
EXECUTIVE COUNCIL ________________________________ 15 APRIL 2014

EC2014-266

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
APPLICATION TO LEASE LAND
HATTON FARMS INC.
(APPROVAL)

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 Hatton Farms Inc. of Midgell, Prince Edward Island to acquire, by lease, an interest in a land holding or land holdings of up to five hundred (500) acres of land as part of the said corporation's aggregate land holdings PROVIDED THAT the said Hatton Farms Inc. 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.

EC2014-267

PUBLIC DEPARTMENTS ACT
DEPARTMENT OF ENVIRONMENT, LABOUR AND JUSTICE
ASSISTANT DEPUTY MINISTER OF ENVIRONMENT
APPOINTMENT
TODD DUPUIS
(APPROVED)

Pursuant to subsection 7(2) of the Public Departments Act R.S.P.E.I. 1988, Cap. P-29 Council appointed Todd Dupuis to serve at pleasure as Assistant Deputy Minister of Environment, effective May 5, 2014 and with seniority as a deputy head from that date.

EC2014-268

SCHOOL ACT
SCHOOL BOARD REGULATIONS

Pursuant to section 147 of the School Act R.S.P.E.I. 1988, Cap. S-2.1 Council made the following regulations:

Electoral Zones
1. (1) For the purpose of the election of trustees for the French Language School Board, the French school system shall be divided into six electoral zones and trustees shall be elected from those zones as follows:
   (a) three trustees from Zone 1;
   (b) one trustee from each of Zones 2, 3, 4 and 6;
   (c) two trustees from Zone 5.

   (2) The electoral zones for the election of trustees for the French Language School Board shall be those described in the Schedule to these regulations.

Eligibility of Voters
2. Any person who meets the criteria set out in sections 29 and 32 of the Act, as applicable, is eligible to vote in an election of trustees for the French Language School Board.
3. An eligible voter may vote in the electoral zone in which the voter resided on the date the election was called.

Chief Electoral Officer

4. (1) The Chief Electoral Officer of the province shall administer school board elections.

(2) The Chief Electoral Officer may appoint such employees as the Chief Electoral Officer considers necessary to perform the duties of the office.

Elections

5. (1) The Chief Electoral Officer shall, within 32 clear days and not less than 26 clear days prior to the last Monday in May in an election year, publish in the daily and weekly newspapers, in English and French, as the Chief Electoral Officer considers appropriate, a call for nominations in accordance with clause 6(g).

(2) On election day, the polling stations shall open at 12 noon and close at 8 p.m.

Powers and Duties of Chief Electoral Officer

6. (1) The Chief Electoral Officer shall
   (a) exercise general direction and supervision over the conduct and administration of school board elections;
   (b) instruct each returning officer appointed under subsection 7(1) and provide such supervision as necessary to ensure the effective conduct of school board elections;
   (c) furnish official ballot boxes and ballots to the polling stations and make rules respecting the use, transport and security of the ballot boxes and ballots;
   (d) develop and approve any forms necessary for the conduct of elections under the Act;
   (e) have the discretion to adapt the provisions of these regulations to existing circumstances where the Chief Electoral Officer considers it necessary;
   (f) be responsible solely to the Minister;
   (g) publish notices respecting the nomination and election of school trustees in daily and weekly newspapers, in English and French, as the Chief Electoral Officer considers appropriate;
   (h) enforce, on the part of elections officers, fairness, impartiality and compliance with the Act and these regulations; and
   (i) exercise such powers as may be necessary to fulfil the office of Chief Electoral Officer in conducting the school board elections.

(2) If during the course of any election it transpires that insufficient time has been allowed, or insufficient election officers or polling stations have been provided, for the execution of any of the purposes of these regulations, by reason of the operation of any provision of these regulations, any mistake or miscalculation or any unforeseen emergency, the Chief Electoral Officer may, notwithstanding anything in these regulations,
   (a) except as provided in this subsection, extend or abridge the time for doing any act;
   (b) increase the number of election officers;
   (c) increase the number of polling stations;
   (d) generally adapt the provisions of these regulations to existing circumstances,
   but the Chief Electoral Officer may not
   (e) extend the hour for the opening or closing of an ordinary polling station, or for accepting a nomination paper on nomination day; or
   (f) change the date of the election.

Returning Officers

7. (1) The Chief Electoral Officer shall appoint a returning officer for each electoral zone.

(2) Returning officers shall have the following duties:
(a) to report to and to be responsible to the Chief Electoral Officer;
(b) to exercise direction and supervision over the administration of elections for which the person was appointed, subject to the rules and instructions issued by the Chief Electoral Officer;
(c) to deliver the nomination papers filed for the electoral zone to the Chief Electoral Officer not later than 24 hours after the closing of nominations;
(d) to designate places for polling stations in each electoral zone for eligible voters to register and to vote;
(e) to ensure the delivery, after election day, to the Chief Electoral Officer of ballots, ballot boxes and other materials in accordance with the instructions of the Chief Electoral Officer;
(f) to exercise such other powers as may be prescribed by these regulations or assigned by the Chief Electoral Officer.

(3) Each returning officer shall appoint a deputy returning officer for each polling station within an electoral zone.

(4) Each deputy returning officer shall have the following duties:
(a) to report to and be responsible to the returning officer;
(b) to exercise supervision and administration of the electoral procedures at the polling station for which the deputy returning officer was appointed, subject to the rules and instructions issued by the Chief Electoral Officer;
(c) to require eligible voters to register by completing a credential certificate in accordance with the instructions of the Chief Electoral Officer;
(d) on election day, to prominently display voting instructions at the entrance to and within the polling station for which the deputy returning officer was appointed;
(e) on election day, to maintain order at the polling station for which the deputy returning officer was appointed;
(f) to appoint a poll clerk for the polling station;
(g) to inform the Chief Electoral Officer of the results of ballot counts as soon as possible after the close of the polling station on election day;
(h) to exercise such other powers as may be prescribed by these regulations or assigned by the Chief Electoral Officer.

Nominations

8. (1) Any ten or more persons who are qualified as voters under section 32 of the Act may nominate a candidate for trustee for the electoral zone in which the nominators reside by filing with the returning officer a nomination paper in the form approved by the Chief Electoral Officer in accordance with subsection (3).

(2) The returning officer shall accept nomination papers at any time between the Monday that is at least 26 clear days and not more than 32 clear days before election day and 4 p.m. on nomination day.

(3) Nomination day shall be the Friday that is the seventeenth day before election day.

9. (1) Within twenty-four hours of the closing of nominations, the returning officer shall deliver the nomination papers collected to the Chief Electoral Officer.

(2) After nomination day, the Chief Electoral Officer shall
(a) determine the eligibility of candidates; and
(b) publish in the daily and weekly newspapers of the province
(i) the names of all eligible candidates,
(ii) the names of their respective electoral zones, and
(iii) the location of the polling stations in each electoral zone.

Acclamation

10. If, on nomination day, only the required number of eligible candidates have been nominated for a particular electoral zone, the returning officer shall immediately report that fact to the Chief Electoral Officer, who shall declare and proclaim those candidates duly elected as trustees.
11. (1) An eligible voter shall

(a) register with the deputy returning officer by giving the voter’s name and address;
(b) complete a credential certificate;
(c) exchange the credential certificate for a ballot;
(d) mark the ballot in accordance with the posted instructions, indicating the candidate or candidates for whom the voter intends to vote;
(e) fold the ballot so that the initials and the serial number can be seen without unfolding it; and
(f) return it to the deputy returning officer, who shall, without unfolding it, ascertain by examination of the initials and serial number whether it is the same ballot that was given to the voter.

(2) If the ballot referred to in clause (1)(f) is the same ballot that was given to the voter, the deputy returning officer shall remove the ballot’s counterfoil in full view of the voter and all others present and

(a) may, where requested to do so by the voter, return the folded ballot, minus its counterfoil, to the voter, who shall immediately place the ballot in the ballot box; or
(b) shall place the ballot in the ballot box.

(3) Every one is guilty of an offence who, not being authorized by these regulations, wilfully

(a) has a ballot in his or her possession;
(b) alters, defaces or destroys a ballot;
(c) supplies a ballot to any person;
(d) deposits a paper other than a ballot in a ballot box;
(e) takes a ballot out of a polling station;
(f) delivers to the deputy returning officer, to be placed in a ballot box, anything other than the ballot given to him or her by the deputy returning officer;
(g) destroys, takes, opens or otherwise interferes with a ballot box or a ballot;
(h) prints anything capable of being used as a ballot;
(i) prints a ballot; or
(j) places any writing, number or mark on a ballot so that an elector may be identified by it.

12. (1) Where an eligible voter is unable to vote in the manner referred to in section 11 because the voter is unable to read, write, or is incapacitated by blindness or other physical infirmity, the voter may request a friend or the deputy returning officer to assist in any or all of the following ways:

(a) by reading the credential certificate and having the voter sign it or make a mark with an “X”;
(b) by signing the certificate as witness and endorsing the name of the voter on it;
(c) by marking the ballot in the manner directed by the voter; and
(d) by folding the ballot in preparation for placement in the ballot box in accordance with subsection 11(2), which applies with the necessary modifications.

(2) The poll clerk shall record in the poll book

(a) each request for assistance under this section; and
(b) a description of the procedure followed in providing assistance to the voter.

13. Each candidate may appoint one agent only to represent the candidate at each polling station, and the agent shall carry a certificate of appointment as agent signed by the candidate.

14. At the close of the poll, and in the presence of the poll clerk and the candidates or agents or, if none are present, then in the presence of at least two eligible voters, the deputy returning officer shall
(a) open the ballot box; and
(b) count the votes by using the following method:
   (i) the deputy returning officer shall have the poll clerk complete
       the tally sheet and give a tally sheet to at least two other persons
       present in the polling station,
   (ii) after each person present is given full opportunity to examine
        a ballot, the deputy returning officer shall decide whether the
        ballot should be rejected or counted,
   (iii) if the ballot is counted, the deputy returning officer shall call
        out the vote and have it entered on the tally sheet, and
   (iv) if the ballot is rejected, the deputy returning officer shall
        place it in a separate envelope.

15. If during the counting of the votes, any of the persons referred to in
section 14 objects to any ballot, the deputy returning officer shall hear
and decide every question arising out of the objection, and the deputy
returning officer’s decision is final.

16. (1) After counting the votes, the deputy returning officer shall
(a) place the ballots for each candidate in marked envelopes and seal
    them;
(b) complete the required number of statements of poll supplied by
    the Chief Electoral Officer;
(c) if two eligible voters were present during the counting of the
    votes, require the two eligible voters to sign the statement of poll;
and
(d) deposit all ballots, credential certificates, tally sheets and the poll
    book in the ballot box.

(2) The deputy returning officer shall, immediately on completion of
the duties specified in subsection (1), deliver all ballot boxes with their
contents to the returning officer for the electoral zone or as otherwise
directed by the Chief Electoral Officer.

(3) The returning officer shall then remove the poll books from the
ballot boxes, complete the required number of copies of a consolidated
statement of the polling stations within the electoral zone and dispose of
them as follows:
(a) one consolidated statement shall be retained;
(b) one consolidated statement shall be delivered to the Chief
    Electoral Officer within twenty-four hours after the date designated
    as election day; and
(c) one consolidated statement shall be delivered or mailed to each
    candidate.

(4) The returning officer shall secure the ballot box or boxes,
credential certificates, ballots, and all other documents or materials used
at polling stations within the electoral zone in accordance with the
instructions of the Chief Electoral Officer.

Recounts

17. (1) Within two working days after election day, any candidate may
request the Chief Electoral Officer to recount all the ballots cast for
trustees in the candidate’s electoral zone.

(2) The recount shall commence not later than two working days after
the request is received under subsection (1).

(3) The Chief Electoral Officer shall notify the candidates concerned of
the time and place at which the ballots will be recounted and the final
addition made.

(4) At a recount of the ballots and final addition by the Chief Electoral
Officer, the returning officer shall be present, and each candidate shall be
entitled to be present and to be represented by one agent.

(5) At the time and place specified by the Chief Electoral Officer under
subsection (3) and in the presence of the persons authorized to be present,
the Chief Electoral Officer shall make a final addition from the statement
of the poll or polls supplied by the returning officer and shall, for that
purpose, open the sealed envelopes containing the ballots and count all
the votes or ballots for trustee returned by the returning officer, for that purpose.

(6) The Chief Electoral Officer shall recount the ballots according to the rules set out in section 14 for a deputy returning officer and shall verify or correct the statement of each poll by recording the ballot count and the number of votes cast for each candidate.

(7) Upon the completion of the recount or as soon as the results of the poll are ascertained, the Chief Electoral Officer shall seal the ballots in their respective envelopes.

(8) When the Chief Electoral Officer, upon completion of the recount of all polls and the final addition for the electoral zone, finds that an equality of votes exists between the candidates, the winning candidate shall be determined as follows:

(a) out of an opaque container which contains ten balls numbered 1 to 10, the Chief Electoral Officer shall draw one for each tied candidate and, for the purpose of the draw, the numbers drawn shall be attributed to the names of the candidates in alphabetical order;
(b) the candidate who draws a 5 or closest to 5 shall be declared the winner;
(c) in the event that the candidates are equally close to 5, the draw shall be repeated until a winner is declared.

(9) The Chief Electoral Officer shall forthwith certify the result of the recount and final addition.

Election Documents

18. (1) The Chief Electoral Officer shall retain the contents of the ballot boxes and all documents pertaining to the election for two months following election day.

(2) The Chief Electoral Officer may destroy election documents after the expiry of the time required in subsection (1) except where there is any court proceeding related to the election of a trustee pending.

(3) No person may have access to election documents except pursuant to a court order.

Irregularities, False Declarations

19. No irregularity in the mode of electing a trustee invalidates the election.

20. (1) Every person who wilfully makes a false declaration of right to vote is guilty of an offence and liable on conviction to a fine not exceeding $2,000.

(2) Every person who contravenes a provision of these regulations, other than that set out in subsection (1), is guilty of an offence and liable on summary conviction to:

(a) a fine not exceeding $2,000;
(b) imprisonment for a term not exceeding two years; or
(c) to both fine and imprisonment.

(3) In respect of a contravention of these regulations, every person who

(a) attempts to commit or is an accessory after the fact to the commission of; or
(b) aids, abets, counsels or procures the commission of, the contravention is guilty of an offence and liable on summary conviction to the same punishment as the person who commits it.

Election Results

21. (1) The Chief Electoral Officer shall declare to be elected the following persons:

(a) in an electoral zone to be represented by one trustee, the candidate having the largest number of votes;
(b) in an electoral zone to be represented by two trustees, the two candidates with the highest number of votes; and
22. Within twenty-eight days after election day, the Minister shall publish the names of the trustees in the Royal Gazette.

23. (1) If a trustee has a pecuniary interest in any matter and is present at a meeting of the school board in which the matter is considered, the trustee
(a) shall disclose the general nature of the pecuniary interest prior to any discussion of the matter;
(b) shall not take part in the discussion of or vote on any question in respect of the matter;
(c) shall not attempt in any way, whether before, during or after the meeting, to influence the voting on any question in respect of the matter; and
(d) subject to subsection (2), shall leave the room in which the meeting is being held until the discussion and voting on the matter are concluded.

(2) If the matter with respect to which the trustee has a pecuniary interest is the payment of an account for which funds have previously been committed, it is not necessary for the trustee to leave the room.

(3) If a trustee’s pecuniary interest is not disclosed as required by subsection (1) by reason of the trustee’s absence from a meeting, the trustee shall disclose the pecuniary interest and otherwise comply with the requirements of this section at the next school board meeting attended by the trustee with the pecuniary interest.

(4) The abstention of a trustee under subsection (1), and the disclosure of a trustee’s pecuniary interest under subsections (1) or (3), shall be recorded in the minutes of the meeting.

(5) If a trustee
(a) has a pecuniary interest in a matter before the school board, any committee of the school board or any committee, commission or agency to which the trustee is appointed as a representative of the school board; and
(b) makes a disclosure of that pecuniary interest in accordance with this section,
that trustee is not disqualified from being a trustee by reason of having that pecuniary interest.

(6) A trustee who contravenes this section is deemed to be disqualified as a trustee of the school board, pursuant to clause 38(1)(f) of the Act.

24. For the purposes of sections 23 and 25, the pecuniary interests
(a) of the spouse, children or parents of a person; or
(b) of the parents of the spouse of a person,
that are known to the person or which the person ought reasonably to have known, shall be deemed to be the pecuniary interests of the person.

25. (1) Section 23 does not apply to a pecuniary interest in any matter that a trustee may have
(a) as an elector of the school system;
(b) by reason of the trustee having a pecuniary interest in the matter which is a pecuniary interest in common with electors generally;
(c) by reason of the trustee’s appointment as the representative of the school board to any commission, committee or other body;
(d) by reason of the trustee being entitled to receive any allowance, honorarium, indemnity, benefit, expenses or remuneration payable to a trustee in respect of the matter;
(e) by reason of the trustee’s employment with the Government of Canada, the Government of Prince Edward Island or a federal or
provincial Crown corporation or agency, except with respect to a matter directly affecting the department, corporation or agency of which the person is an employee;
(f) by reason of the person being a member of a credit union or a co-operative formed under an Act of the Legislature or of the Parliament of Canada; or
(g) by reason only of a pecuniary interest of the trustee that is so remote or insignificant in its nature that it cannot reasonably be regarded as likely to influence the trustee.

(2) Subsection (1) does not apply to a person who is an employee or director of a credit union or a co-operative.

26. (1) If a school board passes a bylaw to that effect, each trustee of a school board shall file with the secretary of the school board a statement showing
(a) the names and employment of the trustee and the trustee’s spouse and children;
(b) the names of the corporations, partnerships, firms, governments or persons in which the trustee, or the trustee’s spouse or child has a pecuniary interest.

(2) The secretary of the school board shall
(a) compile a list of all the names reported on the statements filed with the secretary; and
(b) provide a copy of the list to
(i) all of the trustees of the school board, and
(ii) such officials and employees of the school board as the school board directs.

27. (1) The total amount of remuneration paid by a school board per annum to school trustees shall not exceed
(a) $30,150 for a nine-member school board; and
(b) $40,200 for a twelve-member school board.

(2) Subsection (1) does not apply to approved expenses paid under section 32.

28. A school board may pay the trustees comprising the school board an annual remuneration or an allowance in respect of each meeting attended by each trustee.

29. A school board may establish different rates of remuneration for
(a) the board chairperson, committee chairpersons and trustees;
(b) regular board meetings and committee meetings.

30. An amount not exceeding one-third of the total remuneration paid to a trustee in any year shall be designated as having been paid in respect of general expenses incurred by the trustee incidental and necessary to the discharge of the trustee’s duties.

31. A trustee may request the school board to deduct a proportion of the trustee’s remuneration for income tax purposes and, where a request is made, the school board shall deduct the amounts requested and remit them to the Canada Revenue Agency on behalf of the trustee.

32. In addition to remuneration payable under this Part, a school board shall pay trustees expenses incurred for travel, meals, accommodation and other incidental expenses, approved by the school board, in accordance with the rates applicable to provincial government employees.

33. The Schedule to these regulations is hereby adopted and forms part of these regulations.

34. The School Boards Regulations (EC225/96) are revoked.

35. These regulations come into force on April 26, 2014.
French Language School Board Electoral Zones

FRENCH LANGUAGE SCHOOL BOARD

Zone No. 1
Commencing at Egmont Bay at Higgins Wharf being at the northwardly extension of the Higgins Road (Route No.129), thence southwardly along said wharf and road to the Line Road (Route No.128), thence eastwardly along said road to the Western Road (Route No.2), thence southwardly along the Western Road to the Miscouche Road (Route No.11), thence southwardly and eastwardly following the said road to Muddy Creek, thence southwardly along the said creek to Sunbury Cove, thence southwardly, westwardly and northwardly to the Higgins Wharf to the point of commencement.

Zone No. 2
Commencing at Egmont Bay at Higgins Wharf being at the northwardly extension of the Higgins Road (Route No.129), thence southwardly along said road to the Line Road (Route No.128), thence eastwardly along said road to the Western Road (Route No.2), thence southwardly along the Western Road (Route No.2) to Township Lot 17, thence following the Township Lot 17 eastwardly to the Grand River Road (Route No.12), thence southwardly along said road to Farrells Brook, thence eastwardly along Farrells Brook, Bentick Cove, Malpeque Bay, Malpeque Harbour to the Gulf of St. Lawrence, thence northwardly along said gulf to North Point, thence southwardly along the Northumberland Strait and Egmont Bay to Higgins Wharf to the point of commencement.
Zone No. 3

Commencing at the intersection of the Western Road (Route No.2) and the Miscouche Road (Route No.11), thence southwardly along the Western Road to Township Lot 17, thence following the Township Lot 17 eastwardly to the Grand River Road (Route No.12), thence southwardly along said road to Farrells Brook, thence eastwardly along Farrells Brook, Bentick Cove, Malpeque Bay, Malpeque Harbour to the Gulf of St. Lawrence, thence eastwardly along the said Gulf of St. Lawrence to the New London Bay, (The boundary line between the Eastern School District and the Western School Board and respective school zones shall be determined by referring to the following reference line: where the reference line follows the Bradford Road and River Road (Route No. 117), between the Trans Canada Highway and the Augustine Cove Road (Route No. 10), the boundary line shall follow the centre line of the Bradford Road and the River Road (Route No. 117); and for all other points on the reference line the boundary shall be 3/10 kilometre to the west of the reference line), thence southwardly along the said bay to the south shore of New London Bay at a northwardly extension of Simpsons Mill Road, thence southwardly along the extension and the Simpsons Mill Road to the New London Road (Route No. 224), thence southeastwardly to the road leading to North Road (Route No.240), thence southwestwardly along said road and a westwardly extension of the said road to the Trout River Road (Route No.239), thence southwardly along the Trout River Road (Route No.239) to the Millvale Road (Route No.231), thence in a southwardly, westwardly and southwardly direction along the Millvale Road (Route No.231) crossing the Malpeque Road (Route No.2) and continuing along Route No.231 to the North Breadalbane Road, thence westwardly along the said road to the South Breadalbane Road, thence eastwardly along the said road to the Inverem Road (Route No.231), thence southwardly along the said road to the Balaklava Road (Route No.232), thence westwardly along the said road to the County Line Road, thence northwardly along the said road to the Branch Road (Route No.232), thence westwardly along the Branch Road (Route No.232) to the intersection with Trans Canada Highway (Route No.1), thence westwardly along the said highway to the Bradford Road, thence southwardly along the said road to the River Road (Route No.117), thence southwardly along the said road to the Augustine Cove Road (Route No.10), thence eastwardly along the said road to the Enman Road, thence southwardly along said road and continuing in a straight line following the eastern boundary of John M. Leard (taken from 1880 atlas) and Edward McFayden (taken from 1926 atlas) to the north shore of Northumberland Strait, thence westwardly along the Northumberland Strait to Sudbury Cove at Muddy Creek, thence northwardly along Muddy Creek to the Miscouche Road (Route No.11) and thence westwardly and northwardly along the Miscouche Road to the Western Road (Route No.2) to the point of commencement.

Zone No. 4

Commencing on the south shore of New London Bay and a northward extension of Simpsons Mill Road, thence southwardly along the extension and the Simpsons Mill Road to the New London Road (Route No.224), thence southeastwardly to the road leading to North Road (Route No.240), thence southwestwardly along the said road and an extension of the said road to the Trout River Road (Route No.239), thence westwardly along said road to Millvale Road (Route No.231), thence westwardly along said road to Township Lot 21, thence southwardly along the said Township Lot 21 to the Hazel Grove Road (Route No.228), thence eastwardly along the said Hazelgrove Road, Malpeque Road (Route No.2) to where North River crosses the Malpeque Road (Route No.2), thence northwardly following the North River, crossing the Crabbe Road (Route No.256), Rustico Road (Route No.7) to Township Lot 33, thence northwardly along the Township Lot 33 to a westwardly extension of the Kintyre Road (Route No. 250), thence westwardly along the said extension, the said Kintyre Road (Route No.250) and the Kilkenny Road (Route No.250) and a line of extension eastwardly to the Township Lot 34, thence northwardly along the said
Township Lot 34 to Covehead Bay, thence northeastwardly along the said bay to the Brackley Beach Sand Hills and the Gulf of St. Lawrence, thence westwardly along the said Gulf of St. Lawrence to the New London Bay to the point of commencement.

Zone No. 5
Commencing at Covehead Bay at the Brackley Beach Sand Hills, thence southwardly along the said bay to the Township Lot 33, thence southwardly along the said Township Lot 33 to an extension eastward of the Kilkenny Road (Route No. 250), thence westwardly along the said extension, the said Kilkenny Road (Route No. 250), the Kintyre Road (Route No. 250) and a line of extension west from the Kintyre Road to the Township Lot 24, thence southwardly along the said line to the North River, thence southwardly following the said North River, crossing the Rustico Road (Route No. 7), the Crabbe Road (Route No. 256) to the Malpeque Road (Route No. 2), thence westwardly following the Malpeque Road (Route No. 2) and the Hazel Grove Road (Route No. 228) to Township Lot 21, thence northwardly following the said Township Lot 21 to the Millvale Road (Route No. 231). (The boundary line between the Eastern School District and the Western School Board and respective school zones shall be determined by referring to the following reference line: where the reference line follows the Bradford Road and River Road (Route No. 117), between the Trans Canada Highway and the Augustine Cove Road (Route No. 10), the boundary line shall follow the centre line of the Bradford Road and the River Road (Route No. 117); and for all other points to on the reference line the boundary shall be 3/10 kilometre to the west of the reference line), thence westwardly and southwardly along the Millvale Road (Route No. 231) crossing the Malpeque Road (Route No. 2) and continuing along Route No. 231 to the North Breadalbane Road, thence westwardly along the said road to the South Breadalbane Road, thence eastwardly along the said road to the Inkerman Road (Route No. 231), thence southwardly along the said road to the Balaklava Road (Route No. 232), thence westwardly along the said road to the County Line Road, thence northwardly along the said road to the Branch Road (Route No. 232), thence westwardly along the Branch Road (Route No. 232) to the intersection with Trans Canada Highway (Route No. 1), thence westwardly along the said highway to the Bradford Road, thence southwardly along the said road to the River Road (Route No. 117), thence southwardly along the said road to the Augustine Cove Road (Route No. 10), thence southwardly along the said road to the Enman Road, thence southwardly along said road and continuing in a straight line following the eastern boundary of John M Leard (taken from 1880 atlas) and Edward McFayden (taken from 1926 atlas) to the north shore of Northumberland Strait, thence following the Northumberland Strait, Hillsborough Bay and Cardigan Bay to the Cardigan River; thence westwardly along the Cardigan River to Alleys Mill Road (Route No. 4); thence northwardly along the Alleys Mill Road to the Cardigan Road (Route No. 313), thence northwardly along the Cardigan Road to the Church Road (Route No. 331); thence northwestwardly along the Church Road to the Bennett Road, thence continuing northwestwardly along the Church Road (Route No. 331) to the St. Peters Road (Route No. 2); thence eastwardly along the St. Peters Road to the Cemetery Road; thence northwardly along the Cemetery Road to St. Peters Bay; thence northwestwardly along the St. Peters Bay to the Golf of St. Lawrence; thence westwardly along the Gulf of St. Lawrence to Covehead Bay at the Brackley Beach Sand Hills, thence southwardly along the said bay to the Township Lot 33 to the point of commencement.

Zone No. 6
Commencing at the intersection of the Gulf of St. Lawrence and St. Peters Bay; thence southeastwardly along the St. Peters Bay to the Cemetery Road; thence southwardly along the Cemetery Road to the St. Peters Road (Route No. 2); thence westwardly along the St. Peters Road to the Church Road (Route No. 331); thence southwardly along the Church Road to the Bennett Road, thence continuing southeastwardly along the Church Road (Route No. 331) to the Cardigan Road (Route No.
313); thence southwardly along the Cardigan Road to the Alleys Mill Road (Route No. 4); thence continuing southwardly along the Alleys Mill Road to the Cardigan River; thence eastwardly along the Cardigan River to Cardigan Bay and continuing eastwardly to the Northumberland Strait; thence northeastwardly along the Northumberland Strait to the Gulf of St. Lawrence at East Point; thence westwardly along the Gulf of St. Lawrence to St. Peters Bay to the point of commencement.

EXPLANATORY NOTES

SECTION 1 establishes the electoral zones for the purpose of the election of trustees for the French Language School Board. The province is divided into 6 zones. The zones are described in the Schedule to the regulations.

SECTION 2 establishes that a person who meets the criteria set out in sections 29 and 32 of the Act is eligible to vote in an election of trustees for the French Language School Board.

SECTION 3 provides that an eligible voter may vote in the electoral zone in which he or she resided on the date the election was called.

SECTION 4 authorizes the Chief Electoral Officer of the province to administer school board elections and to appoint those employees the Chief Electoral Officer considers necessary to perform the duties of the office.

SECTION 5 requires the Chief Electoral Officer to publish the call for nominations for an election within 32 clear days and not less than 26 clear days prior to the last Monday in May in an election year, and also provides that on election day, the polling stations shall open at 12 noon and close at 8 p.m.

SECTION 6 establishes the powers and duties of the Chief Electoral Officer for the purposes of the regulations. The section also authorizes the Chief Electoral Officer to exercise specified special powers as necessary: to extend or shorten time periods, to increase the number of election officers or polling stations or to adapt the provisions of the regulations to the circumstances. However, the Chief Electoral Officer is not permitted to extend the hours at an ordinary polling station or for accepting nomination papers on nomination day, or to change the date of the election.

SECTION 7 authorizes the Chief Electoral Officer to appoint returning officers for the electoral zones and establishes their duties. The section also authorizes each returning officer to appoint a deputy returning officer for each polling station within an electoral zone, and establishes the duties of the deputy returning officers.

SECTION 8 authorizes the nomination of a candidate for trustee by any ten or more persons who are qualified to vote under section 32 of the Act. Nominations shall be accepted by the returning officer at any time between the Monday that is at least 26 clear days and not more than 32 clear days before election day and 4 p.m. on nomination day, which is the Friday that is the 17th day before election day.

SECTION 9 provides that within 24 hours after the close of nominations, the returning officer shall deliver the nomination papers to the Chief Electoral Officer, who shall determine the eligibility of candidates and shall publish their names and electoral zones and the location of the polling stations in each electoral zone.

SECTION 10 provides for election of trustees by acclamation in an electoral zone where only the required number of trustees have been nominated.
SECTION 11 establishes the duties of an eligible voter at a polling station and the duties of the deputy returning officer. The section also establishes specified offices related to ballots and ballot boxes.

SECTION 12 establishes the procedure to be followed where an eligible voter is unable to vote in the manner set out in section 11. The voter may be aided to vote by a friend or by the deputy returning officer, and the assistance provided to the voter shall be recorded in the poll book by the poll clerk.

SECTION 13 authorizes each candidate to appoint one agent to represent the candidate at each polling station, and requires the agent to carry a certificate of appointment signed by the candidate.

SECTION 14 establishes the process for opening a ballot box and counting the votes.

SECTION 15 provides for the deputy returning officer to hear and decide any objection raised in respect to a ballot during the counting process.

SECTION 16 establishes the process for completing the statements of poll and delivering the ballot boxes, ballots, credential certificates, tally sheets and poll book to the returning officer who prepares the consolidated statement of the polling stations within the electoral zone and delivers it to the Chief Electoral Officer within 24 hours.

SECTION 17 provides the procedure for a recount of ballots. Any candidate may, within 2 working days after election day, request that the Chief Electoral Officer recount all the ballots cast for trustees in the candidate’s electoral zone. The votes are recounted according to the process set out in section 14 and the Chief Electoral Officer is required to certify the result.

SECTION 18 provides that the ballot boxes and their contents and all other documents pertaining to the election are to be retained for 2 months following election day, and may then be destroyed unless there is a court proceeding related to the election of a trustee still pending. The section also provides that no person may have access to election documents except pursuant to a court order.

SECTION 19 provides that an irregularity in the mode of electing a trustee does not invalidate the election.

SECTION 20 establishes an offence of making a false declaration of right to vote and provides a penalty on conviction of a fine not exceeding $2,000 for the offence. The section also provides a penalty for any other contravention of the regulations.

SECTION 21 requires the Chief Electoral Officer to declare the successful candidates elected and to report to the Minister within 5 working days after election day the names of the elected candidates and the zone each candidate represents.

SECTION 22 requires the Minister to publish the names of the trustees in the Royal Gazette within 28 days after election day.
SECTION 23 establishes the rules to be followed by a trustee in respect of a pecuniary interest in a matter that comes before the school board. The trustee is required to disclose the general nature of the pecuniary interest before the matter is discussed in accordance with the rules set out in the section. A failure to disclose a pecuniary interest in accordance with the section is a contravention that disqualifies the trustee, pursuant to subclause 38(1)(f)(ii) of the Act.

SECTION 24 clarifies that the pecuniary interests of a person’s spouse, children, parents or spouse’s parents that the person knows about are deemed to be the pecuniary interests of the person for the purposes of sections 23 and 25.

SECTION 25 specifies exceptions to the rules respecting pecuniary interests set out in section 23.

SECTION 26 authorizes a school board, by bylaw, to require each trustee to file with it a statement respecting the names and employment of the trustee and the trustee’s spouse and children and the names of any corporation, firm or other organization in which the trustee or the trustee’s spouse and children have a pecuniary interest. This information may be provided to all of the trustees of the school board and to officials and employees of the school board as directed by the school board.

SECTION 27 establishes the maximum amount of remuneration that may be paid annually by a school board to its trustees, exclusive of approved expenses.

SECTION 28 authorizes a school board to pay the amount specified under section 27 to its trustees either as annual remuneration or as an allowance for each meeting attended.

SECTION 29 authorizes a school board to establish different rates of remuneration for the chairperson, committee chairpersons and trustees and for regular board meeting and committee meetings.

SECTION 30 provides that an amount not exceeding one-third of a trustee’s annual remuneration shall be designated as having been paid in respect of the trustee’s general expenses in the discharge of the trustee’s duties.

SECTION 31 authorizes a trustee to request the school board to deduct income tax in respect of the trustee’s remuneration and to remit it to the Canada Revenue Agency on behalf of the trustee.

SECTION 32 authorizes a school board to pay trustee’s expenses for travel, meals, accommodation and other incidentals in addition to their remuneration at the rates applicable to provincial government employees.

SECTION 33 adopts the Schedule to the regulations.

SECTION 34 revokes the School Boards Regulations (EC225/96).

SECTION 35 provides for the commencement of the regulations.
Pursuant to section 10 of the Summary Proceedings Act R.S.P.E.I. 1988, Cap. S-9, Council made the following regulations:

1. Schedule 2 of the Summary Proceedings Act Ticket Regulations (EC58/08) is amended in Part 30, (a) by the revocation of item 75 and the substitution of the following:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Subsection</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>75</td>
<td>Driver failing to wear seatbelt, as required by subsection 92(4.1)</td>
<td>92(2)</td>
<td>200</td>
</tr>
</tbody>
</table>

(b) by the revocation of item 77 and the substitution of the following:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Subsection</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>77</td>
<td>Passenger failing to wear seatbelt, as required by subsection 92(4.1)</td>
<td>92(4)</td>
<td>200</td>
</tr>
</tbody>
</table>

(c) by the revocation of item 79.

2. These regulations come into force on April 26, 2014.

EXPLANATORY NOTES


SECTION 2 provides for the commencement of these regulations.

Pursuant to section 10 of the Summary Proceedings Act R.S.P.E.I. 1988, Cap. S-9, Council made the following regulations:

1. Part 30 of Schedule 2 of the Summary Proceedings Act Ticket Regulations (EC58/08) is amended in item 290 by the deletion of the words “4.5 m” and the substitution of the words “4.15 m”.

2. These regulations come into force on April 26, 2014.

EXPLANATORY NOTES

SECTION 1 corrects a height measurement.

SECTION 2 provides for the commencement of these regulations.
EC2014-271

EMPLOYMENT STANDARDS ACT
MINIMUM WAGE ORDER
AMENDMENT

Pursuant to section 5 of the Employment Standards Act R.S.P.E.I. 1988, Cap. E-6.2, Council approved the following Minimum Wage Order made by the Employment Standards Board:

1. Section 1 of the Employment Standards Act Minimum Wage Order (EC139/96) is revoked and the following substituted:
   1. The minimum rate of wages for all employees shall be: $10.20 per hour effective 1 June 2014.
   2. Section 1 of the Order is revoked and the following substituted:
   3. Subject to subsection (2), this Order comes into force on June 1, 2014.

EXPLANATORY NOTES

This adjustment in the minimum wage rate amounts is based on an annual review by the Employment Standards Board, undertaken in accordance with subsection 5(2) of the Act.