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 Urbain J. Arsenault of Bonnyville, Alberta; Roger J.L. Arsenault of Cold Lake South, Alberta; and Yvan J.P. Arsenault of Cold Lake, Alberta to acquire an interest in a land holding of approximately seventy decimal six seven (70.67) acres of land at Urbainville, Lot 16, Prince County, Province of Prince Edward Island, being acquired from Elmer Arsenault of Summerside, Prince Edward Island; Mona Arsenault of Vanier, Ontario; Patricia Carr of Calgary, Alberta; Paulette Doucette of Stillwater Lake, Nova Scotia; and Noella Raines of Coleman, Oklahoma PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

Pursuant to section 4 and section 9 of the *Prince Edward Island Lands Protection Act* R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Rocco Floccari and Frances Floccari, both of Bradford, Ontario to acquire a land holding of approximately twenty (20) acres of land at Head of Hillsborough, Lot 38, Kings County, Province of Prince Edward Island, being acquired from Wayne Smith of Charlottetown, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.
Pursuant to section 4 of the *Prince Edward Island Lands Protection Act* R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Douglas Hall and Deborah Hall, both of Cincinnati, Ohio to acquire a land holding of approximately zero decimal five (0.5) acres of land at Stanley Bridge, Lot 22, Queens County, Province of Prince Edward Island, being acquired from Lois E. Hall of Venice, Florida.

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 Ammon M. Miller and Susan E. Miller, both of Mount Elgin, Ontario to acquire a land holding of approximately one hundred decimal five (100.5) acres of land at Summerville, Lots 51 and 66, Kings County, Province of Prince Edward Island, being acquired from James Cain and Zita Cain, both of Montague, Prince Edward Island PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

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 Robert William Thomson and Joanne Ruth Ellis, both of Calgary, Alberta to acquire a land holding of approximately sixty-five (65) acres of land at Glengarry, Lot 7, Prince County, Province of Prince Edward Island, being acquired from Glen Thomson of Brampton, Ontario 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.
EC2015-520

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
TYLER WILLIAMS AND TAMMY WILLIAMS
(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 Tyler Williams and Tammy Williams, both of Taber, Alberta to acquire a land holding of approximately ten decimal two (10.2) acres of land at Millvale, Lot 22, Queens County, Province of Prince Edward Island, being acquired from the Estate of Muriel Edith O’Shea of Ladysmith, British Columbia 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.

EC2015-521

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
101738 P.E.I. INC.
(APPROVAL)

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to 101738 P.E.I. Inc. of Kinkora, Prince Edward Island to acquire an interest, by way of purchase of shares, in a land holding of approximately one hundred and twenty-one decimal eight five two (121.852) acres of land at Kinkora and Middleton, Lot 27, Prince County; and at Emerald, Lot 67, Queens County and Lot 26, Prince County; Province of Prince Edward Island, being acquired from Mulligan Bros. Ltd. of Kinkora, Prince Edward Island.

EC2015-522

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
101738 P.E.I. INC.
(APPROVAL)

Pursuant to section 5 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to 101738 P.E.I. Inc. of Kinkora, Prince Edward Island to acquire an interest, by way of purchase of shares, in a land holding of approximately one thousand, two hundred and thirteen decimal five one (1,213.51) acres of land at South Freetown, Lot 26; Middleton, Lots 26 and 27; Kinkora, Lot 27; and Emerald, Lot 26, all in Prince County; and at Emerald, Lot 67; Inkerman, Lots 29 and 67; Breadalbane, Lot 67; and Stanley Bridge, Lot 22, all in Queens County, Province of Prince Edward Island, being acquired from Mulligan Bros. Ltd. of Kinkora, 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.
EC2015-523

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
BRACKLEY BAY HEIGHTS HOMEOWNER’S ASSOCIATION 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 Brackley Bay Heights Homeowner’s Association Inc. of Charlottetown, Prince Edward Island to acquire a land holding of approximately twenty-three decimal two two (23.22) acres of land at Brackley Beach, Lot 33, Queens County, Province of Prince Edward Island, being acquired from David Hooley, Trustee, of Charlottetown, Prince Edward Island.

EC2015-524

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
DALE AND RONNIE RENNIE 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 Dale and Ronnie Rennie Inc. of Alma, Prince Edward Island to acquire a land holding of approximately forty-seven decimal four seven (47.47) acres of land at Brockton, Lot 4, Prince County, Province of Prince Edward Island, being acquired from Dale Rennie and Ronnie Rennie, both of Alma, 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.

EC2015-525

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

Pursuant to section 5 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Havenlee Farms Inc. of Summerside, Prince Edward Island to acquire a land holding of approximately one decimal six (1.6) acres of land to be subdivided from Provincial Property No. 674341, at Lower Freetown, Lot 26, Prince County, Province of Prince Edward Island, being acquired from Two Angels Limited of Albany, Prince Edward Island.

Further, Council noted that the proposed subdivision requires approval by the Community of Miscouche in accordance with its official plan and by-laws.
EC2015-526
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
KLONDIKE 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 Klondike Farms Ltd. of Summerside, Prince Edward Island to acquire a land holding of approximately seventy-four decimal seven two (74.72) acres of land at Wilmot Valley, Lot 19, Prince County, Province of Prince Edward Island, being acquired from Kenneth Huestis and Eleanor Huestis, both of Wilmot Valley. 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.

EC2015-527
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MCM HOLDINGS 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 MCM Holdings Ltd. of Miscouche, Prince Edward Island to acquire a land holding of approximately four decimal eight nine (4.89) acres of land to be subdivided from Provincial Property No. 559336 at Miscouche, Lot 17, Prince County, Province of Prince Edward Island, being acquired from the Estate of Donald U. Gillis of Miscouche, Prince Edward Island.

Further, Council noted that the proposed subdivision requires approval by the Community of Miscouche in accordance with its official plan and by-laws.

EC2015-528
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
ROMAN CATHOLIC EPISCOPAL CORPORATION
(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 Roman Catholic Episcopal Corporation of Charlottetown, Prince Edward Island to acquire a land holding of approximately nine decimal seven two (9.72) acres of land at Stanley Bridge, Lot 22, Queens County, Province of Prince Edward Island, being acquired from Frances Sark of Lennox Island, Prince Edward Island.
EC2015-529

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
SABRE ENTERPRISES 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 Sabre Enterprises Ltd. of Summerside, Prince Edward Island to acquire a land holding of approximately forty-five decimal four seven (45.47) acres of land at Stanley Bridge, Lot 21, Queens County, Province of Prince Edward Island, being acquired from Isaac Schurman and Howard Murchison, both of Summerside, Prince Edward Island.

EC2015-530

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
TRIPLE T ENTERPRISES 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 Triple T Enterprises Ltd. of Hunter River, Prince Edward Island to acquire a land holding of approximately one hundred and nineteen decimal three eight (119.38) acres of land at Stanley Bridge, Lot 22, Queens County, Province of Prince Edward Island, being acquired from Ernest MacEwen of Breadalbane, 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.

EC2015-531

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
TRIPLE T ENTERPRISES 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 Triple T Enterprises Ltd. of Hunter River, Prince Edward Island to acquire a land holding of approximately fifty-nine decimal zero seven (59.07) acres of land at Stanley Bridge, Lot 22, Queens County, Province of Prince Edward Island, being acquired from Ernest MacEwen and Sharon MacEwen, both of Breadalbane, 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.
EC2015-532

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
WILLARD WAUGH & SONS LTD.
(APPROVAL)

Pursuant to section 5 and section 9 of the Prince Edward Island Lands Protection Act R.S.P.E.I. 1988, Cap. L-5 Council granted permission to Willard Waugh & Sons Ltd. of Summerside, Prince Edward Island to acquire a land holding of approximately fifteen decimal eight seven (15.87) acres of land at North Bedeque, Lot 25, Prince County, Province of Prince Edward Island, being acquired from Willard Alden Moase of North Bedeque, 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.

EC2015-533

REGULATED HEALTH PROFESSIONS ACT
COUNCIL OF THE COLLEGE OF PHARMACISTS
APPOINTMENT

Pursuant to clause 7(4)(b) of the Regulated Health Professions Act R.S.P.E.I. 1988, R-10.1, Council made the following appointment:

<table>
<thead>
<tr>
<th>NAME</th>
<th>TERM OF APPOINTMENT</th>
</tr>
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<tbody>
<tr>
<td>Penelope Player</td>
<td>1 October 2015 to</td>
</tr>
<tr>
<td>Charlottetown</td>
<td>1 October 2016</td>
</tr>
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EC2015-534

REGULATED HEALTH PROFESSIONS ACT
PRACTICE OF PHARMACISTS AND PHARMACY TECHNICIANS REGULATIONS
AMENDMENT

Pursuant to section 2 and subsection 96(1) of the Regulated Health Professions Act R.S.P.E.I. 1988, Cap. R-10.1, Council made the following regulations:

1. Section 1 of the Regulated Health Professions Act Practice of Pharmacists and Pharmacy Technicians Regulations (EC532/14) is amended

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

(e.1) “Council” means the Council of the College; Council

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

(s.1) “Reserved Activities Regulations” means the Reserved Activities Regulations made under the Act; Reserved Activities Regulations
(c) in clause (u), by the deletion of the word “College” and the substitution of the words “Council, pursuant to section 32 of the Act”.

2. Section 5 of the regulations is amended

(a) in clause (b), by the deletion of the period and the substitution of a semicolon; and

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

(c) administering a prescribed substance by a method listed in section 2 of the Reserved Activities Regulations;
(d) administering a substance by inhalation.

3. Clause 10(1)(b) of the regulations is amended

(a) by the revocation of subclause (i) and the substitution of the following:

(i) applicable standards of practice,

(b) in subclause (ii), by the deletion of the word “College” and the substitution of the word “Council”.

4. Clause 13(1)(f) of the regulations is amended

(a) by the revocation of subclause (i) and the substitution of the following:

(i) applicable standards of practice,

(b) in subclause (iii), by the deletion of the words “established by the Council” and the substitution of the words “issued by the College”.

5. Clause 14(1)(c) of the regulations is amended

(a) by the revocation of subclause (i) and the substitution of the following:

(i) applicable standards of practice,

(b) in subclause (iii), by the deletion of the words “established by the Council” and the substitution of the words “issued by the College”.

6. (1) Subsection 15(1) of the regulations is amended by the deletion of the words “under section 15 of the Pharmacist and Pharmacy Profession” and the substitution of the words “under section 16 of the Pharmacist and Pharmacy Technician Profession”.

(2) Subsection 15(2) of the regulations is amended

(a) in the words immediately preceding clause (a), by the deletion of the words “Subject to subsection (2)” and the substitution of the words “Subject to subsection (3)”;

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

(i) applicable standards of practice,

(c) in subclause (a)(ii), by the deletion of the word “College” and the substitution of the word “Council”.

(3) Subsection 15(7) of the regulations is amended by the deletion of the words “subsections (3) to (5)” and the substitution of the words “subsections (4) to (6)”.

7. Clause 16(2)(a) of the regulations is amended

(a) by the revocation of subclause (i) and the substitution of the following:

(i) applicable standards of practice,
8. Subsection 17(2) of the regulations is amended

(a) in the words immediately preceding clause (a), by the addition of the words “listed in Schedule B to these regulations” after the words “prescribe a vaccine”;

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

(i) applicable standards of practice,

(c) in subclause (b)(ii), by the deletion of the word “College” and the substitution of the word “Council”.

9. Clause 17(3)(a) of the regulations is amended

(a) by the revocation of subclause (i) and the substitution of the following:

(i) applicable standards of practice,

(b) in subclause (ii), by the deletion of the word “College” and the substitution of the word “Council”.

10. Section 23 of the regulations is amended in the words immediately preceding clause (a) by the deletion of the word “pharmacist” and the substitution of the word “member”.

11. These regulations come into force on September 12, 2015.

EXPLANATORY NOTES

SECTION 1 amends section 1 of the regulations to add a definition of “Council” and a definition of “Reserved Activities Regulations”, which will be used in section 2 of these amendments. It also amends the definition of “standards of practice” so that it refers to standards established or adopted by the Council, in accordance with the Act.

SECTION 2 amends section 5 of the regulations by adding new clauses (c) and (d) that authorize pharmacists to administer prescribed substances by methods listed in section 2 of the Reserved Activities Regulations.

SECTION 3 amends clause 10(1)(b) of the regulations to refer to standards of practice established or adopted by the Council instead of by NAPRA and to refer to the code of ethics established or adopted by the Council, instead of the College, in accordance with the Act.

SECTION 4 amends clause 13(1)(f) of the regulations to refer to standards of practice established or adopted by the Council instead of by NAPRA and to refer to practice directives issued by the College, instead of established by the Council, in accordance with the Act.

SECTION 5 amends clause 14(1)(c) of the regulations to refer to standards of practice established or adopted by the Council instead of by NAPRA and to refer to practice directives issued by the College, instead of established by the Council, in accordance with the Act.

SECTION 6 amends section 15 of the regulations to correct the specified section references and the name of the Pharmacist and Pharmacy Technician Profession Regulations. It also amends the section to refer to standards of practice established or adopted by the Council instead of by NAPRA and to refer to the code of ethics established or adopted by the Council, instead of the College, in accordance with the Act.

SECTION 7 amends clause 16(2)(a) of the regulations to refer to standards of practice established or adopted by the Council, instead of by NAPRA, and to refer to the code of ethics established or adopted by the Council, instead of the College, in accordance with the Act.
SECTION 8 amends subsection 17(2) of the regulations to clarify that the vaccines that may be prescribed by a pharmacist are only those listed in Schedule B to the regulations. It also amends the subsection to refer to standards of practice established or adopted by the Council, instead of by NAPRA, and to refer to the code of ethics established or adopted by the Council, instead of the College, in accordance with the Act.

SECTION 9 amends clause 17(3)(a) of the regulations to refer to standards of practice established or adopted by the Council, instead of by NAPRA, and to refer to the code of ethics established or adopted by the Council, instead of the College, in accordance with the Act.

SECTION 10 amends section 23 of the regulations to change the term “pharmacist” to “member”. The section applies to pharmacy technicians as well as pharmacists.

SECTION 11 provides for the commencement of the regulations.

EC2015-535

REGULATED HEALTH PROFESSIONS ACT
PHARMACIST AND PHARMACY TECHNICIAN PROFESSION REGULATIONS AMENDMENT

Pursuant to subsection 96(2) of the Regulated Health Professions Act R.S.P.E.I. 1988, Cap. R-10.1, the Council of the College of Pharmacists, with the approval of the Lieutenant Governor in Council, made the following regulations:

1. Section 1 of the Regulated Health Professions Act Pharmacist and Pharmacy Technician Profession Regulations (EC533/14) is amended
   (a) in clause (u), by the deletion of the period and the substitution of a semicolon; and
   (b) by the addition of the following after clause (u):

       (v) “therapeutic product” means a therapeutic product as defined in the Food and Drugs Act (Canada).

2. (1) Subsection 4(2) of the regulations is amended
   (a) in clause (e), by the deletion of the words “subsection 16(2)” and the substitution of the words “subsection 17(2)”; and
   (b) by the revocation of clause (k) and the substitution of the following:

       (k) either
           (i) provided evidence satisfactory to the Registrar that the applicant has reasonable proficiency in written and spoken English, or
           (ii) met the English proficiency requirements set out in the Language Proficiency Requirements for Licensure as a Pharmacist in Canada, published by NAPRA in 2006, as amended from time to time; and

   (2) Subsection 4(3) of the regulations is amended
   (a) in clause (e), by the deletion of the words “subsection 16(2)” and the substitution of the words “subsection 17(2)”; and
   (b) by the revocation of clause (i) and the substitution of the following:

       (i) either
           (i) provided evidence satisfactory to the Registrar that the applicant has reasonable proficiency in written and spoken English, or
(ii) met the English proficiency requirements set out in the Language Proficiency Requirements for Licensure as a Pharmacist in Canada, published by NAPRA in 2006, as amended from time to time; and

(3) Subsection 4(4) of the regulations is amended by the addition of the following after clause (d):

(d.1) provided evidence satisfactory to the Registrar that the applicant has not been convicted of an offence or subject to professional discipline in respect of a matter that, in the Registrar’s opinion, makes the applicant unsuitable to practise pharmacy;

3. Clause 5(1)(a) of the regulations is amended

(a) in subclause (i), by the addition of the words “that meet the requirements of clause 17(2)(b)” after the words “practice experience”; and

(b) in paragraph (ii)(A), by the addition of the words “that meet the requirements of clause 17(2)(b)” after the words “practice experience”.

4. Section 6 of the regulations is amended

(a) in clause (a), by the addition of the words “or patient representatives” after the words “education to patients”;

(b) in clause (g), by the deletion of the period and the substitution of a semicolon; and

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

(h) providing patient-specific advice about a therapeutic product to a health care provider.

5. Clause 7(1)(f) of the regulations is amended by the deletion of the words “under section 19” and the substitution of the words “under section 20”.

6. Subsection 9(3) of the regulations is amended

(a) by the revocation of clause (a) and the substitution of the following:

(a) provided proof satisfactory to the Registrar that the pharmacist has completed the continuing education requirements set out in subsection 19(1) during the year immediately preceding the application;

(b) in clause (c), by the addition of the words “, or 600 hours in the three years immediately preceding,” after the words “180 hours in the year immediately preceding”.

7. Subsection 10(3) of the regulations is amended

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

(d.1) provided written verification that the applicant is in good standing with the professional regulatory body in another jurisdiction with which the applicant is or was previously registered, if any;

(b) by the revocation of clause (g) and the substitution of the following:

(g) either

(i) provided evidence satisfactory to the Registrar that the applicant has reasonable proficiency in written and spoken English, or

(ii) met the English proficiency requirements set out in the Language Proficiency Requirements for Licensure as a Pharmacist in Canada, published by NAPRA in 2006, as amended from time to time; and

8. Subsection 11(3) of the regulations is amended by the addition of the following after clause (d):
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(d) provided written verification that the applicant is in good standing with the professional regulatory body in another jurisdiction with which the applicant is or was previously registered, if any;

9. Subsection 12(2) of the regulations is amended by the deletion of the words “under section 18” and the substitution of the words “under section 17”.

10. (1) Subsection 13(3) of the regulations is amended

(a) in clause (f), by the addition of the words “that meet the requirements of subsection 17(4)” after the words “practice experience” wherever they occur; and

(b) by the revocation of clause (j) and the substitution of the following:

(j) either

(i) provided evidence satisfactory to the Registrar that the applicant has reasonable proficiency in written and spoken English, or

(ii) met the English proficiency requirements set out in the Language Proficiency Requirements for Licensure as a Pharmacist in Canada, published by NAPRA in 2006, as amended from time to time; and

(2) Clause 13(4)(b) of the regulations is amended by the deletion of the words “in a direct patient care pharmacy practice in Canada” and the substitution of the words “under the supervision of a pharmacist or pharmacy technician”.

(3) Subsection 13(5) of the regulations is amended by the addition of the following after clause (c):

(c.1) provided evidence satisfactory to the Registrar that the applicant has not been convicted of an offence or subject to professional discipline in respect of a matter that, in the Registrar’s opinion, makes the applicant unsuitable to practise pharmacy;

11. (1) Subsection 14(3) of the regulations is revoked and the following substituted:

(3) A pharmacy technician is entitled to a renewal of registration if the pharmacy technician has

(a) provided proof satisfactory to the Registrar that he or she has completed the continuing education requirements set out in subsection 19(1) during the year immediately preceding the application;

(b) provided proof satisfactory to the Registrar that he or she continues to meet the requirements of clauses 13(3)(g), (h) and (i);

(c) subject to subsection (4), practised as a pharmacy technician for a minimum of 180 hours in the year immediately preceding, or 600 hours in the three years immediately preceding, the application for renewal; and

(d) paid the fee established in the bylaws.

(2) Subsection 14(4) of the regulations is amended by the deletion of the words “hours of direct patient care” and the substitution of the words “hours of practice”.

12. The regulations are amended by the addition of the following after section 14:

14.1 (1) Where an applicant under subsection 13(3) has not held registration in the three or more calendar years immediately preceding the application, the Registrar, if satisfied that the applicant meets the requirements of subsection 13(3), has successfully completed the refresher program required under clause subsection 13(4) and has paid the fee established in the bylaws, may

(a) register the applicant for a period of six months, subject to subsection (3), on the condition that the applicant
(i) successfully complete 140 hours of practice experience that meet the requirements of subsection 17(4) within that six-month period for each year or part of a year during which the person was not registered, under the preceptorship of a pharmacist registered in Part A of the pharmacists register or a pharmacy technician registered in the pharmacy technicians register, or
(ii) successfully complete
   (A) within that six-month period, 280 hours of practice experience that meet the requirements of subsection 17(4) under the preceptorship of a pharmacist registered in Part A of the pharmacists register or a pharmacy technician registered in the pharmacy technicians register, and
   (B) within the year immediately preceding the application, the Pharmacy Board of Canada’s qualifying examination; and
(b) issue to the applicant a certificate of registration that states
   (i) the name of the preceptor who will be required to provide direct supervision of the applicant, and
   (ii) the name and address of the pharmacy or pharmacies where the applicant is authorized to practise during the term of the permit.

(2) The provisions of subsections 17(1) and (4) and section 19 respecting the practice experience apply to the practice experience required to be obtained by an applicant under subsection (1).

(3) The Registrar may, if satisfied that it is appropriate to do so, and on payment of the fee established by the bylaws, extend the term of a conditional registration under subsection (1) for one additional period of six months.

(4) If, on the expiry of the term of conditional registration under subsection (1), including an extension granted under subsection (3), if any, the Registrar is satisfied that the applicant has complied with the requirements of subsection (1) and continues to meet the requirements of subsection 13(3), the Registrar shall remove the condition from the applicant’s registration and issue a certificate of registration accordingly.

(5) If the Registrar is not satisfied that an applicant has complied with the requirements set out in subsection (1) or continues to meet the requirements of subsection 13(3), the Registrar shall refer the application to the Council.

(6) On receipt of an application referred by the Registrar under subsection (5), the Council shall review the application and
   (a) if satisfied that the applicant meets the requirements set out in subsection (1) and continues to meet the requirements of subsection 13(3), direct the Registrar to register the applicant in the pharmacy technicians register and to issue a certificate of registration to that effect;
   (b) if not satisfied that the applicant meets the requirements set out in subsection (1) or continues to meet the requirements of subsection 13(3), provide to the applicant, in writing, its reasons for denying the application.

(7) Where an applicant under section 13 for registration in the pharmacy technicians register has not held registration within the three calendar years immediately preceding the application, the applicant, in addition to meeting the requirements of subsection 13(3), shall provide proof satisfactory to the Registrar that the applicant has completed the continuing education requirements set out in section 19 during the year immediately preceding the application.

13. Subsection 15(3) of the regulations is amended by the addition of the following after clause (d):
   (d.1) provided written verification that the applicant is in good standing with the professional regulatory body in another jurisdiction with which the applicant is or was previously registered, if any;
14. (1) Subclause 16(7)(b)(ii) of the regulations is amended by the deletion of the words “under subsection (4)” and the substitution of the words “under subsection (5)”.  

(2) Subsection 16(8) of the regulations is revoked.

15. (1) Clauses 17(2)(a) and (b) of the regulations are amended by the deletion of the words “eight weeks” and the substitution of the words “280 hours”.

(2) Subsection 17(3) of the regulations is amended

(a) in clause (a), by the deletion of the words “twenty weeks” and the substitution of the words “700 hours”; and

(b) in clause (b), by the deletion of the words “one week” and the substitution of the words “35 hours”.

16. (1) Subsection 18(2) of the regulations is amended by the deletion of the words “March 31 of the following year” and the substitution of the words “until the expiry of the student’s or intern’s registration, as the case may be”.

(2) Clause 18(4)(e) of the regulations is amended by the deletion of the word “at” and the substitution of the words “within 30 days of”.

17. (1) Clause 20(1)(b) of the regulations is amended by the addition of the words “and in good standing” after the words “under these regulations”.

(2) Section 20 of the regulations is amended by the addition of the following after subsection (5):

(5.1) A pharmacist shall not act as preceptor to more than 2 of the persons specified in clauses (5)(a) to (d) and subsection (6) at one time.

(3) Section 20 of the regulations is amended by the addition of the following after subsection (7):

(7.1) A pharmacy technician shall not act as preceptor to more than 2 of the persons specified in subsection (7) at one time.

(4) Clause 20(8)(b) of the regulations is amended by the deletion of the words “clause (3)(a)” and the substitution of the words “clause (4)(a)”.  

18. Clause 23(c) of the regulations is revoked.

19. Section 28 of the regulations is revoked.

20. Schedule A to the regulations is revoked.

21. Clause 1(b) of Schedule B to the regulations is amended by the deletion of the word “Addition” and the substitution of the word “Addiction”.

22. These regulations come into force on September 12, 2015.

EXPLANATORY NOTES

SECTION 1 amends section 1 of the regulations by adding a new clause (v) to establish a definition of “therapeutic product”, which refers to the definition of therapeutic product in the Food and Drugs Act (Canada).

SECTION 2 amends clauses 4(2)(e) and 3(3)(e) of the regulations to correct a section reference. The section amends subsection 4(3) to require an applicant to either establish to the satisfaction of the Registrar that he or she has reasonable proficiency in written and spoken English or meet the English proficiency requirements established by NAPRA. It also amends subsection 4(4) to add a new clause (d.1) that requires an applicant who is transferring here from another jurisdiction to provide...
evidence satisfactory to the Registrar that he or she has not been convicted of an offence or subject to professional discipline in that other jurisdiction in respect of a matter that in the opinion of the Registrar makes the applicant unsuitable to practice pharmacy in this jurisdiction. This is the same requirement that must be met by applicants from within the province.

SECTION 3 amends clause 5(1)(a) of the regulations to clarify that the practice experience referred to there must meet the requirements of clause 17(2)(b) of the regulations.

SECTION 4 amends section 6 of the regulations to clarify in clause (a) that “providing pharmacy services to the public” includes providing information or education to patient representatives as well as to patients directly. It also adds a new clause (b) to the section that authorizes a pharmacist registered in Part A of the pharmacists register to provide patient-specific advice about a therapeutic product to a health care provider.

SECTION 5 amends clause 7(1)(f) of the regulations to correct a section reference.

SECTION 6 amends subsection 9(3) of the regulations by revoking clause (a) and substituting the content of the former subclause (a)(i) as clause (a), thus removing an option in the former subclause (a)(ii) to meet a NAPRA standard that no longer exists. The section also amends clause 9(3)(c) to add an optional qualifying period of 600 hours in the three years immediately preceding the application for renewal in Part A of the pharmacists register. The Department has been advised that this requirement may be more realistic for some applicants than the one-year period currently set out in clause (3)(c).

SECTION 7 amends subsection 10(3) of the regulations to add a requirement for an applicant for registration as a pharmacy intern to provide written verification that the applicant is in good standing with any other professional regulatory body with which the applicant may be registered. The section also amends the subsection to require an applicant to either establish to the satisfaction of the Registrar that he or she has reasonable proficiency in written and spoken English or meet the English proficiency requirements established by NAPRA.

SECTION 8 amends subsection 11(3) of the regulations to add a requirement for an applicant for registration as a pharmacy student to provide written verification that the applicant is in good standing with any other professional regulatory body with which the applicant may be registered.

SECTION 9 amends subsection 12(2) of the regulations to correct a section reference.

SECTION 10 amends clause 13(3)(f) of the regulations to clarify that the practice experience referred to there must meet the requirements of subsection 17(4) of the regulations, and amends clause (j) to require an applicant to either establish to the satisfaction of the Registrar that he or she has reasonable proficiency in written and spoken English or meet the English proficiency requirements established by NAPRA. The section also amends clause 13(4)(b) to clarify that the work experience referred to must have been acquired under the supervision of a pharmacist or pharmacy technician. Finally, the section amends subsection 13(5) to add a new clause (c.1) that requires an applicant who is transferring here from another jurisdiction to provide evidence satisfactory to the Registrar that he or she has not been convicted of an offence or subject to professional discipline in that other jurisdiction in respect of a matter that in the opinion of the Registrar makes the applicant unsuitable to be registered as a pharmacy technician. This is the same requirement that must be met by applicants from within the province.
SECTION 11 revokes subsection 14(3) of the regulations and substitutes a new subsection (3) to clarify the requirements for renewal of registration as a pharmacy technician. The section also amends subsection 14(4) to clarify that the requirement in respect of hours of practice is that established in the new clause (3)(c).

SECTION 12 amends the regulations by adding a new section 14.1 to provide for a term of conditional registration for an applicant for registration as a pharmacy technician who has not been registered in the three years immediately preceding the application. The term of the conditional registration is for six months, and during that time the applicant must acquire the specified practice experience and comply with the other requirements of the section.

SECTION 13 amends subsection 15(3) of the regulations to add a requirement for an applicant for registration as a pharmacy technician student to provide written verification that the applicant is in good standing with any other professional regulatory body with which the applicant may be registered.

SECTION 14 amends clause 16(7)(b) of the regulations to correct a section reference and revokes subsection 16(8). That subsection, which establishes the expiry date for a certificate in extended practice, is no longer needed because the duration of certificates will be dealt with by the Council by bylaw.

SECTION 15 amends clauses 17(2)(a) and (b) and 17(3)(a) and (b) of the regulations to express the required amount of practice experience in hours rather than in weeks.

SECTION 16 amends subsection 18(2) of the regulations to remove the expiry date of March 31. The duration of registration for pharmacy students, pharmacy technician students and pharmacy interns will be set by the Council by bylaw.

SECTION 17 amends clause 20(1)((b) of the regulations by adding a requirement that the person who is proposing to act as preceptor must be in good standing with the Council. The section also adds a new subsection (5.1) that prohibits a pharmacist from acting as preceptor to more than 2 persons at one time, and a new subsection (7.1) that imposes the same maximum for a pharmacy technician who is acting as preceptor.

SECTION 18 revokes clause 23(c) of the regulations. This clause duplicates a prohibition in the Practice of Pharmacist and Pharmacy Technician Regulations, and is not needed.

SECTION 19 revokes section 28 of the regulations. The Council will adopt standards for the regulated professions by bylaw.

SECTION 20 revokes Schedule A to the regulations. Schedule A specified the standards being adopted under section 28, which is being revoked.

SECTION 21 amends Schedule B to the regulations to correct a typographical error.

SECTION 22 provides for the commencement of the regulations.
REGULATED HEALTH PROFESSIONS ACT
RESERVED ACTIVITIES REGULATIONS

Pursuant to subsection 96(1) of the Regulated Health Professions Act R.S.P.E.I. 1988, Cap. R-10.1, Council made the following regulations:

1. In these regulations,
   (a) “Act” means the Regulated Health Professions Act R.S.P.E.I. 1988, Cap. R-10.1;
   (b) “prescriber” means a prescriber as defined in the Pharmacy Act R.S.P.E.I. 1988, Cap. P-6.1.

2. (1) For the purposes of section 86 of the Act, the administration of a substance prescribed by a prescriber by any of the following means is designated as a reserved activity:
   (a) oral, sublingual or buccal;
   (b) topical.

   (2) For greater certainty, topical administration includes ophthalmic, otic and intranasal administration.

3. These regulations come into force on September 12, 2015.

EXPLANATORY NOTES

SECTION 1 provides definitions for the purposes of the regulations.

SECTION 2 designates activities that are reserved activities for the purposes of section 86 of the Act.

SECTION 3 provides for the commencement of the regulations.
(b) “tobacconist shop” means a place or premises in which the primary business conducted is the retail sale of 
   (i) tobacco, 
   (ii) electronic smoking devices, or 
   (iii) a combination of subclauses (i) and (ii).

2. (1) For the purposes of subsection 5.1(3) of the Act and clause 1(b), the primary business conducted in a place or premises is the retail sale of 
   tobacco, electronic smoking devices or a combination of both if at least 50 per cent of the product display space within the place or premises is devoted to the sale of tobacco, electronic smoking devices or a combination of both.  
   (2) In subsection (1), product display space includes floor space, shelf space, wall display space and space on displays suspended from the ceiling.

Forms of Identification

3. For the purpose of subsection 4(4) of the Act, the following forms of identification are prescribed:  
   (a) a driver’s license issued by a government authority;  
   (b) a passport issued by the proper authority in the passport holder’s country of residence;  
   (c) any other form of identification issued by a government authority that contains the holder’s photograph and date of birth.

Permitted Signs

4. (1) For the purpose of clause 5.2(3)(a) of the Act, a sign displaying the types of tobacco offered for sale and their prices may be affixed to the counter or wall at each cash register in a place or premises in which tobacco is sold or offered for sale at retail, if the sign meets the requirements and restrictions in subsection (3).  
   (2) For the purpose of clause 5.3(2)(a) of the Act, a sign displaying the types of electronic smoking devices offered for sale and their prices may be affixed to the counter or wall at each cash register in a place or premises in which electronic smoking devices are sold or offered for sale at retail, if the sign meets the requirements and restrictions in subsection (3).  
   (3) A sign referred to in subsection (1) or (2) shall meet the following requirements and restrictions:  
      (a) the sign shall not exceed 968 square centimetres (150 square inches) in size;  
      (b) the background of the sign shall be white;  
      (c) the sign shall only contain text, which shall be black;  
      (d) the height of each letter in the sign’s text shall not exceed 18 millimetres;  
      (e) the text size and style shall be consistent throughout the sign;  
      (f) the text of the sign shall not contain italics, bold type or underlining;  
      (g) the text of the sign shall not identify or reflect a brand of tobacco or electronic smoking device, as the case may be.

Required Signs

5. (1) The owner or person in charge of a tobacconist shop shall display, at the front entry to the tobacconist shop, a sign as depicted in Schedule A or a substantially similar sign approved by an inspector.  
   (2) The owner or person in charge of a place or premises where tobacco, electronic smoking devices or a combination of both are sold or offered for sale at retail, other than a tobacconist shop, shall display on every cash register in the place or premises, within clear view of the purchaser, a sign as depicted in Schedule B or a substantially similar sign approved by an inspector.
(3) The owner or person in charge of a place or premises where tobacco, electronic smoking devices or a combination of both are sold or offered for sale at retail shall display on every cash register in the place or premises, within clear view of the cashier, a sign as depicted in Schedule C or a substantially similar sign approved by an inspector.

(4) A notice referred to in section 6.1 of the Act shall be as depicted in Schedule D.

Revocation

6. The Tobacco Sales and Access Act Regulations (EC414/05) are revoked.

Commencement

7. These regulations come into force on October 1, 2015.
EXECUTIVE COUNCIL ___________________________ 1 SEPTEMBER 2015

EXPLANATORY NOTES

SECTION 1 defines terms used in these regulations.

SECTION 2 defines “primary business” and “product display space” for the purposes of the definition of a “tobacconist shop” in the Act and these regulations.

SECTION 3 prescribes the forms of identification that may be used to establish a person is the age of 19 years or over for the purpose of purchasing tobacco or an electronic smoking device.

SECTION 4 sets out the signs respecting products and prices that may be displayed in a place or premises where tobacco, electronic smoking devices or both are sold or offered for sale at retail. It also sets out the requirements respecting the size and content of those signs.

SECTION 5 sets out signs that shall be displayed in tobacconist shops and in other places or premises where tobacco, electronic smoking devices or both are sold or offered for sale at retail.

SECTION 6 revokes the Tobacco Sales and Access Act Regulations (EC414/05).

SECTION 7 provides for the commencement of these regulations.

EC2015-539

WILDLIFE CONSERVATION ACT
FUR HARVESTING REGULATIONS
AMENDMENT

Pursuant to section 28 of the Wildlife Conservation Act R.S.P.E.I. 1988, Cap. W-4.1, Council made the following regulations:

1. Subsection 1(1) of the Wildlife Conservation Act Fur Harvesting Regulations (EC663/04) is amended
   (a) in clause (e), by the deletion of the words “Environment, Energy and Forestry” and the substitution of the words “Communities, Land and Environment”; and
   (b) by the addition of the following after clause (e.1):
          (e.2) “foot-hold trap” means a device with steel jaws designed to capture and restrain an animal by the foot or leg;

2. Subsection 5(6) of the regulations is amended by the deletion of the words “or muskrat” and the substitution of the words “, muskrat or weasel”.

3. Clause 6(1)(c) of the regulations is revoked.

4. Subsection 9(1) of the regulation is revoked and the following substituted:

9. (1) No person shall
   (a) cut, spear, break, destroy or otherwise interfere with the den or burrow of a red fox or coyote;
   (b) cut, spear, break destroy or interfere with any beaver house or dam, a mink den or a muskrat house or den;
   (c) except during the open season for mink, set a trap for, or attempt to trap, raccoon within 3 metres of a watercourse, shallow marsh, deep marsh, or other open water wetland;
   (d) during the months of February and March, set a trap for beaver, muskrat, or mink in any location other than in or over water;
   (e) during the month of March, set a trap for weasel other than a Victor rat trap;
(f) take or attempt to take any beaver, mink, muskrat, skunk or weasel by any means other than trapping;
(g) set a trap within the highway right-of-way in any location other than in or over water;
(h) set a trapping device of any type without examining it at least once every 72 hours;
(i) notwithstanding clause (h),
   (i) set a trap designed to hold an animal alive without examining each trap at least once a day,
   (ii) set a snare designed to kill red fox or coyote without examining each snare at least once every 48 hours;
(j) break, interfere with, destroy, remove or otherwise disturb any trap not registered to that person;
(k) set a snare within 200 m (656 feet) of an occupied dwelling without the permission of the homeowner or occupier;
(l) set a baited snare within 300 m (984 feet) of an occupied dwelling without the permission of the homeowner or occupier; or
(m) set a snare for red fox or coyote unless the snare is constructed of wire having a minimum size of 1.98 mm (5/64 inches).

5. Subsection 10(1) of the regulations is amended by the deletion of the words “10 days” and the substitution of the words “5 days”.

6. Section 12 of the regulations is amended by the addition of the following after subsection (2):

   (3) Notwithstanding subsection (1), a person holding a valid fur-bearer hunting licence may sell the skin, fur, green hide, or part of a raccoon, coyote, red fox, or red squirrel to a licensed fur dealer.

7. Schedule C to the regulations is revoked and Schedule C as set out in the Schedule of these regulations is substituted.

8. These regulations come into force on September 12, 2015.

SCHEDULE

SCHEDULE C

List of Approved Body-Gripping Traps (Certified under the Canadian Trap Certification Program and Approved for use as Killing Traps for Beaver, Muskrat, Raccoon and Weasel in Prince Edward Island)

<table>
<thead>
<tr>
<th>Beaver</th>
<th>Traps approved for use underwater and on land:</th>
</tr>
</thead>
<tbody>
<tr>
<td>B.M.I. BT 300</td>
<td>L.D.L C 330 Magnum</td>
</tr>
<tr>
<td>Bélisle Classic 330</td>
<td>Rudy 280</td>
</tr>
<tr>
<td>Bélisle Super X 280</td>
<td>Rudy 330</td>
</tr>
<tr>
<td>Bélisle Super X 330</td>
<td>Sauvageau 1006-11F</td>
</tr>
<tr>
<td>B.M.I. 280 Body Gripper</td>
<td>Sauvageau 2001-4</td>
</tr>
<tr>
<td>B.M.I. 330 Body Gripper</td>
<td>Sauvageau 2001-11</td>
</tr>
<tr>
<td>Bridger 330</td>
<td>Sauvageau 2001-12</td>
</tr>
<tr>
<td>LDL C 280</td>
<td>Species-Specific 330 Dislocator Half Magnum</td>
</tr>
<tr>
<td>LDL C 280 Magnum</td>
<td>Woodstream Oneida Victor Conibear 280</td>
</tr>
<tr>
<td>LDL C 330</td>
<td>Woodstream Oneida Victor Conibear 330</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Raccoon</th>
<th>Traps approved for use on land:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bélisle Classic 220</td>
<td>L.D.L C 220</td>
</tr>
<tr>
<td>Bélisle Super X 220</td>
<td>L.D.L C 220 Magnum</td>
</tr>
<tr>
<td>Bélisle Super X 280</td>
<td>Northwoods 155</td>
</tr>
<tr>
<td>B.M.I. Body Gripper</td>
<td>Rudy 160</td>
</tr>
<tr>
<td>B.M.I. 220 Body Gripper</td>
<td>Rudy 160 Plus</td>
</tr>
<tr>
<td>B.M.I. 280 Body Gripper</td>
<td>Rudy 220</td>
</tr>
<tr>
<td>B.M.I 280 Magnum Body Gripper</td>
<td>Rudy 220 Plus</td>
</tr>
<tr>
<td>Bridger 160</td>
<td>Sauvageau 2001-6</td>
</tr>
<tr>
<td>Bridger 220</td>
<td>Sauvageau 2001-7</td>
</tr>
<tr>
<td>Duke 160</td>
<td>Sauvageau 2001-8</td>
</tr>
<tr>
<td>Duke 220</td>
<td>Species-Specific 220 Dislocator Half Magnum</td>
</tr>
<tr>
<td>Koro #2</td>
<td>Woodstream Oneida Victor Conibear 160</td>
</tr>
<tr>
<td>LDL C 160</td>
<td>Woodstream Oneida Victor Conibear 220</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Muskrat</th>
<th>Traps approved for use on land:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bélisle Super X 110</td>
<td>Oakhill RM</td>
</tr>
<tr>
<td>Bélisle Super X 120</td>
<td>Rudy 120</td>
</tr>
<tr>
<td>B.M.I. Body Gripper 120</td>
<td>Rudy 110</td>
</tr>
<tr>
<td>B.M.I. Body Gripper 120 Magnum</td>
<td>Rudy 120 Magnum</td>
</tr>
<tr>
<td>B.M.I. 126 Magnum</td>
<td>Sauvageau 2001-5</td>
</tr>
<tr>
<td>Bridger 120</td>
<td>Sauvageau C120 Magnum</td>
</tr>
</tbody>
</table>
EXPLANATORY NOTES

SECTION 1 amends subsection 1(1) of the regulations to correct the name of the Department and to add a definition of “foot-hold trap”.

SECTION 2 amends subsection 5(6) of the regulations to add weasel as a species included in the prohibition against using a type of trap that is not listed as approved in Schedule C.

SECTION 3 revokes clause 6(1)(c) of the regulations. The effect is to remove weasel and red squirrel as species for which foot-hold traps may be used in specified circumstances. The prohibition in subsection 6(2) against setting foot-hold traps will apply to weasel and red squirrel.

SECTION 4 revokes subsection 9(1) of the regulations and substitutes a new subsection 9(1) to clarify the operation of the subsection, which prohibits specified activities, and to add weasel and skunk as species covered by the subsection.

SECTION 5 amends subsection 10(1) of the regulations to change the time period after the close of a season during which a person may be in possession of a green hide, carcass or other part of a fur-bearing animal. Currently the period is from 10 days after the close of the season to the first day of the next open season for that animal. With this amendment the period will run from 5 days after the close of the season to the first day of the next open season.

SECTION 6 amends section 12 of the regulations to add a new subsection (3) that allows the holder of a furbearer hunting license to sell skins, fur, green hides or other parts of specified species to a licensed fur dealer. This is similar to the current subsection (2) which allows the sale of those items by the holder of a trapping license to a licensed fur dealer.

SECTION 7 revokes Schedule C to the regulations and substitutes a new Schedule C that sets out lists of traps approved for specified uses and species.

SECTION 8 provides for the commencement of the regulations.

EC2015-540

WILDLIFE CONSERVATION ACT
HUNTING AND TRAPPING SEASONS REGULATIONS
AMENDMENT

Pursuant to section 28 of the Wildlife Conservation Act R.S.P.E.I. 1988, Cap. W-4.1, Council made the following regulations:

1. Schedules I and II of the Wildlife Conservation Act Hunting and Trapping Seasons Regulations (EC330/99) are revoked and the following substituted:
SCHEDULE I

HUNTING SEASONS AND LIMITS

<table>
<thead>
<tr>
<th>Game</th>
<th>Open Season</th>
<th>Daily Possession</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pheasant</td>
<td>No open season</td>
<td>-</td>
</tr>
<tr>
<td>Ruffed Grouse</td>
<td>September 28 - December 31</td>
<td>3</td>
</tr>
<tr>
<td>Hungarian (Grey) Partridge</td>
<td>October 12 - November 14*</td>
<td>3</td>
</tr>
<tr>
<td>Snowshoe Hare*** (Rabbit)</td>
<td>October 1 - February 28</td>
<td>5</td>
</tr>
<tr>
<td>Fox</td>
<td>November 1 - January 31</td>
<td>-</td>
</tr>
<tr>
<td>Raccoon</td>
<td>October 1 - March 31**</td>
<td>-</td>
</tr>
<tr>
<td>Coyote</td>
<td>October 1 - March 31**</td>
<td>-</td>
</tr>
<tr>
<td>Red Squirrel</td>
<td>No closed season</td>
<td>-</td>
</tr>
</tbody>
</table>

NOTE:
* There will be no open season for Hungarian (Grey) Partridge in Lots 1-10 inclusive, and lots 43-47 inclusive, in 2015/2016.
** Hunting with hounds is permitted from October 1 - March 31. A permit is required to run hounds for training or any other purpose from April 1 - September 30.
*** A Snowshoe Hare Snaring License is required to snare snowshoe hare.

SCHEDULE II

TRAPPING SEASONS

<table>
<thead>
<tr>
<th>Fur-bearing Animals</th>
<th>Open Season</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beaver</td>
<td>8:00 AM November 1 - March 31**</td>
</tr>
<tr>
<td>Mink</td>
<td>8:00 AM November 1 - February 28*</td>
</tr>
<tr>
<td>Muskrat</td>
<td>8:00 AM November 1</td>
</tr>
<tr>
<td>Weasel</td>
<td>8:00 AM November 1 - March 31*</td>
</tr>
<tr>
<td>Fox (snaring &amp; trapping)</td>
<td>November 15 - January 31</td>
</tr>
<tr>
<td>Fox (modified foothold only)**</td>
<td>November 1 - November 14</td>
</tr>
<tr>
<td>Raccoon</td>
<td>October 15 - March 31</td>
</tr>
<tr>
<td>Coyote (snaring &amp; trapping)</td>
<td>November 15 - January 31</td>
</tr>
<tr>
<td>Coyote (modified foothold only)**</td>
<td>November 1 - November 14</td>
</tr>
<tr>
<td>Red Squirrel</td>
<td>No closed season</td>
</tr>
<tr>
<td>Skunk</td>
<td>No closed season</td>
</tr>
</tbody>
</table>

NOTE:
* During the months of February and March, trap sets for beaver, muskrat and mink are restricted to those set in or over water. Weasel traps are restricted to Victor rat traps.
** A “modified foothold trap” is a foothold trap that has been altered to improve the humaneness of the trap by laminating the jaws, off-setting the jaws or padding the jaws.

2. These regulations come into force on September 12, 2015.

EXPLANATORY NOTES

SECTION 1 amends the Schedules to the regulations that outline hunting seasons and limits and trapping seasons for game and fur-bearing animals in the province.

SECTION 2 provides for the commencement of these regulations.