EC2017-262

CIVIL SERVICE SUPERANNUATION ACT
AND
TEACHERS SUPERANNUATION ACT
INVESTMENT POLICY

Pursuant to subsection 5(4) of the Civil Service Superannuation Act R.S.P.E.I. 1988, Cap. C-9 and subsection 9(4) of the Teachers Superannuation Act R.S.P.E.I. 1988, Cap. T-1 Council approved the Statement of Investment Policies and Procedures dated April 1, 2017 for pension plans sponsored by the Province of Prince Edward Island (the Civil Service Superannuation Fund, the Teachers Superannuation Fund and the Pension Plan for Members of the Legislative Assembly), a copy of which is attached to the file copy of this Order in the Office of the Clerk of the Executive Council.


EC2017-263

EDUCATION ACT
TEACHER CERTIFICATION AND STANDARDS
REGULATIONS
AMENDMENT

Pursuant to section 107 of the Education Act R.S.P.E.I. 1988, Cap. E-.02, Council made the following regulations:

1. Subsection 1(1) of the Education Act Teacher Certification and Standards Regulations (EC534/16) is amended by the addition of the following after clause (d):

(d.1) "college" means a college or private training school that is
(i) established by the laws of the jurisdiction in which the college
or private training school is located, or
(ii) licensed or registered as a college or private training school
under the laws of the jurisdiction in which the college or private
training school is located;

2. Subsection 6(2) of the regulations is revoked and the following substituted:

(2) To obtain a temporary permit, an applicant shall
(a) have successfully completed two years of post-secondary study
at an accredited university or a college in one or more teachable
subject-areas; or
(b) hold a valid interprovincial standards (Red Seal) endorsement in
a trade related to a teachable subject-area.

3. These regulations come into force on May 6, 2017.
EXPLANATORY NOTES

SECTION 1 amends subsection 1(1) of the Teacher Certification and Standards Regulations to add a new clause (d.1) that defines the term “college”.

SECTION 2 revokes subsection 6(2) of the regulations and substitutes a new subsection 6(2) that clarifies and simplifies the qualifications required of an applicant for a temporary permit.

SECTION 3 provides for the commencement of the regulations.

EC2017-264

ENVIRONMENTAL PROTECTION ACT
SEWAGE DISPOSAL SYSTEMS REGULATIONS
AMENDMENT

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

1. Subsection 1(1) of the Environmental Protection Act Sewage Disposal System Regulations (EC625/13) is amended

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

(a) “Act” means the Environmental Protection Act R.S.P.E.I. 1988, Cap. E-9;

(a.1) “ANSI” means the American National Standards Institute;

(a.2) “bedrock” means a solid or continuous body of rock, with or without fractures, or a weathered or broken body of rock fragments overlying a solid body of rock;

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

(g.1) “good quality fill” or “GQF” means fill composed of a reasonably uniform sand or sandy gravel that may contain a small proportion of silt or clay, where

(i) no more than 30 per cent of the fill material is retained on a 10mm (3/8 in) sieve, and

(ii) a minimum of 2.5 per cent and a maximum of 15 per cent of the fill material passes through a 0.075 mm sieve;

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

(l.1) “NSF” means the National Sanitation Foundation;

(d) by the revocation of clause (s);

(e) by the revocation of clause (aa) and the substitution of the following:

(aa) “sewage disposal system registration form” means a written document that sets out the required information respecting selection and layout of a sewage disposal system in accordance with these regulations;

(f) by the addition of the following after clause (dd):

(dd.1) “site suitability assessment registration form” means a written document that sets out the site categorization and depth of permeable soil, as required by these regulations;

2. Section 4 of the regulations is amended

(a) in clause (2)(b) and subsection (7), by the deletion of the words “clause 9(1)(d)” and the substitution of the words “clause 9(d); and
3. Section 5 of the regulations is amended

(a) in clause (1)(b) and subsection (5), by the deletion of the words “clause 9(1)(e)” and the substitution of the words “clause 9(e)”; and

(b) by the addition of the following after subsection (6):

(7) Subject to subsection (8), no person shall perform a site suitability assessment unless that person holds a valid site assessor’s license.

(8) A person who does not hold a valid site assessor’s license may perform a site suitability assessment if the person is

(a) a professional engineer; or

(b) an environment officer appointed or designated under the Act.

4. Subsections 6(1) and (2) of the regulations are amended by the deletion of the words “clause 9(1)(f)” and the substitution of the words “clause 9(f)”.

5. Section 7 of the regulations is revoked and the following substituted:

7. (1) No person other than a holder of a valid septic contractor’s license shall install a sewage disposal system.

(2) A holder of a valid septic contractor’s license may install a sewage disposal system if

(a) a site suitability assessment for the property has been completed and submitted to the Department by a person authorized pursuant to section 5 to perform a site suitability assessment; and

(b) a sewage disposal system registration form has been completed by a professional engineer or licensed septic contractor and submitted to the Department.

(3) No person shall install or modify a sewage disposal system unless it is designed, located, installed or modified in accordance with the requirements specified in these regulations and the Standards.

(4) The Minister may by order prohibit the installation or modification of a sewage disposal system when, in the Minister’s opinion, weather conditions or ground conditions are unsuitable.

(5) A holder of a valid septic contractor’s license who proposes to install or modify a sewage disposal system shall provide notice to the Minister at least 24 hours prior to commencing the installation or modification of the sewage disposal system.

(6) Where the Minister finds that a sewage disposal system that was installed or modified has been covered and notice has not been provided to the Minister in accordance with subsection (5), the Minister may order the owner of the system or the professional engineer or licensed septic contractor responsible to uncover all or part of the system for inspection.

6. Section 8 of the regulations is revoked and the following substituted:

8. (1) The sewage disposal system registration form shall be submitted by the licensed septic contractor in the form approved by the Minister, and shall include

(a) the name and address of the property owner;

(b) the property number;

(c) the type or use of the structure to be serviced by the sewage disposal system;

(d) the type and volume of the septic tank;

(e) the type and dimensions of the sewage disposal field;

(f) the depth of good quality fill to be added for the construction or modification of the sewage disposal system.
7. Section 9 of the regulations is revoked and the following substituted:

9. The following fees are payable as specified:

(a) for the filing of a sewage disposal system registration form.......................................................... $100
(b) for the filing of a site suitability assessment registration form.......................................................... 100
(c) for the application for a site suitability assessment form.......................................................... 300
(d) for an application for, or renewal of, a pumper’s license.......................................................... 250
(e) for an application for, or renewal of, a septic contractor’s license (2 yrs)........................................ 250
(f) for an application for, or renewal of, registration as a registered installer (2 yrs).......................... 25

8. The regulations are amended by the addition of the following after section 15:

SEPTIC DECOMMISSIONING

15.1 (1) For the purposes of this section, a septic tank is abandoned if it is disconnected from all sources of sewage on the property served by the septic tank.

(2) The owner of a property served by a septic tank that has been abandoned shall ensure that the septic tank is decommissioned, in accordance with this section, by a licensed septic contractor within 30 days after the tank is abandoned.

(3) A licensed septic contractor shall decommission an abandoned septic tank

(a) by removing the contents of the tank, disinfecting the tank and filling the tank with clean soil fill; or
(b) by removing the tank, disinfecting the resulting excavation and filling the excavation with clean soil fill.

(4) Where a licensed septic contractor decommissions an abandoned septic tank, the licensed septic contractor shall notify the Minister of the decommissioning.

9. Section 16 of the regulations is amended by the deletion of the words “comply with any condition of a permit or”.

10. Section 18 of the regulations is amended

(a) by the deletion of the words “permit,;” and
(b) by the deletion of the words “, permitted”.

11. (1) Section 1 of the Schedule to the regulations is amended by this section.

(2) Section 1.2 of the Schedule to the regulations is amended by the revocation of item 1 and the substitution of the following:

1. Minimum 100 mm diameter pipe, non-perforated, rigid, smooth bore, watertight joints with gaskets or solvent welded, DR35, certified to CSA B182.2-15 standards.

(3) Section 1.3 of the Schedule to the regulations is amended

(a) by the revocation of item 5 and the substitution of the following:

5. Concrete septic tanks shall be constructed to conform to CAN/CSA B66-10(R2015) standards. Polyethylene and fiberglass septic tanks shall be certified to CAN/CSA B66-10 (R2015) standards.
(b) by the revocation of item 14 and the substitution of the following:

14. All septic tanks shall be equipped with an effluent filter certified to NSF/ANSI 46-2014 standards.

(4) Section 1.3.3 of the Schedule to the regulations is amended by the revocation of item 1 and the substitution of the following:

1. A gravity line shall be a PVC DR35 100 mm pipe, solvent welded or gasket, non-perforated, rigid, smooth bore and watertight, and shall be certified to CSA B182.2-15 standards.

(5) Section 1.3.4 of the Schedule to the regulations is amended by the revocation of item 1 and the substitution of the following:

1. Pressure line shall be a 38 mm minimum (1.5 inch) diameter pipe, non-perforated, rigid, smooth bore, watertight, PVC SDR 26, and shall be certified to CSA B137-2013 standards.

(6) Section 1.3.5 of the Schedule to the regulations is amended by the deletion of the words

"Where a pump or dosing chamber is required, the solid pipe from the pump or dosing chamber to the disposal field must have a minimum diameter as specified by the pump or siphon manufacturer but shall not be less than 38 mm. Piping within the dosing chamber and extending 1 metre from chamber shall be schedule 40 (in accordance with the most recent CSA standard). All pumped systems shall be connected to the disposal field using a "siphon breaker" as shown in Figure 1.3."

and the substitution of the words

"Where a pump or dosing chamber is required, the solid pipe from the pump or dosing chamber to the disposal field must have a minimum diameter as specified by the pump or siphon manufacturer but shall not be less than 38 mm. Piping within the dosing chamber and extending 1 metre from chamber shall be schedule 40, certified to CSA B137 Series 2013 standards. All pumped systems shall be connected to the disposal field using a "siphon breaker" as shown in Figure 1.4."

(7) Section 1.4.2 of the Schedule to the regulations is amended by the deletion of the words

"A typical pump chamber is shown in Error! Reference source not found. and shall be certified to the latest applicable CSA or ASTM specification."

and the substitution of the words

"A typical pump chamber is shown in Figure 1.3. Concrete tanks shall conform to CSA B66-10 (2015) standards. Polyethylene and fiberglass tanks shall be certified to CSA B66-10 (2015) standards. Reinforced concrete manholes shall conform to ASTM C478M standards and shall have a minimum diameter of 760 mm."

(8) Section 1.5.1 of the Schedule to the regulations is amended by the addition of the following after item 6:


(9) Section 1.9 of the Schedule to the regulations is revoked and the following substituted:

1.9 Products Approved by Minister

The use of products or materials other than those described in these Standards may be considered by the Minister. In these cases, such a product or material must be used in accordance with the Minister’s approval recognizing it as a product for use in an on-site sewage disposal system.

12. These regulations come into force on May 6, 2017.
EXPLANATORY NOTES

SECTION 1 amends subsection 1(1) of the regulations to provide additional definitions that are used in the regulations.

SECTION 2 amends section 4 of the regulations to correct two errors in cross-references.

SECTION 3 amends section 5 of the regulations to correct two errors in cross-references and to add two new subsections 5(7) and (8) that establish that only a person with a site assessor’s license is permitted to perform a site suitability assessment, unless the person is a professional engineer or an environment officer.

SECTION 4 amends subsections 6(1) and (2) of the regulations to correct errors in cross-references.

SECTION 5 revokes section 7 of the regulations and substitutes a new section 7 that simplifies the requirements for the installation of a sewage disposal system. Rather than requiring that a permit be applied for, the new section 7 provides that only a professional engineer, licensed septic contractor or licensed septic installer can install a sewage disposal system, and requires the installer to complete and submit a site suitability assessment for the property and to register a sewage disposal system registration form with the Department. The new section 7 continues to prohibit installation or modification of sewage disposal systems except in accordance with the requirements of the regulations and the Standards. The Minister may prohibit installation or modification when weather or ground conditions are not suitable. Notice of installation or modification must be provided to the Minister, and the Minister may order a system uncovered for inspection if notice was not provided prior to the system being covered.

SECTION 6 revokes section 8 of the regulations and substitutes new subsections 8(1) and (2). The content of the former section 8 is now part of section 7. Instead, section 8 specifies the information to be provided for the registration of a sewage disposal system.

SECTION 7 revokes section 9 of the regulations and substitutes a new section 9 that establishes the fees payable for the various services authorized in the regulations.

SECTION 8 amends the regulations to add a new section 15.1 that provides rules for the decommissioning of abandoned septic systems. The section clarifies that it is the responsibility of the owner of the property to ensure that decommissioning is performed by a licensed septic contractor, and that it is the responsibility of the contractor to notify the Minister that the work has been done.

SECTIONS 9 AND 10 amend sections 16 and 18 of the regulations, respectively, to remove references to permits that are no longer required.

SECTION 11 amends section 1 of the Schedule to the regulations to update references to specified CSA Standards and to correct a typographical error.

SECTION 12 provides for the commencement of the regulations.
EC2017-265

EXECUTIVE COUNCIL ACT
MINISTER OF EDUCATION, EARLY LEARNING AND CULTURE
AUTHORITY TO ENTER INTO AN AGREEMENT
(COMPLEMENTARY PROJECT
FRANCIATION, INTEGRATION AND
RETENTION PROGRAM FOR STUDENTS AT FRENCH SCHOOLS)
WITH
THE GOVERNMENT OF CANADA

Pursuant to clause 10(a) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Education, Early Learning and Culture to enter into an agreement with the Government of Canada, as represented by the Minister of Canadian Heritage, to set out terms and conditions for funding “Francization, Integration and Retention Program for Students at French Schools, Targeted Years: 2016-2017 to 2017-2018”, a project pursuant to the Canada-Prince Edward Island Agreement on Minority Language Education and Second Official Language Instruction 2013-2014 to 2017-2018, such as more particularly described in the draft agreement.

EC2017-266

EXECUTIVE COUNCIL ACT
MINISTER OF JUSTICE AND PUBLIC SAFETY
AUTHORITY TO ENTER INTO AN AGREEMENT
(PROJECT FUNDING AGREEMENT
PEI FAMILY INFORMATION LIAISON UNIT:
SUPPORT FAMILIES OF MURDERED AND
MISSING INDIGENOUS WOMEN AND GIRLS)
WITH
THE GOVERNMENT OF CANADA

Pursuant to clause 10(a) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Justice and Public Safety and Attorney General to enter into an agreement with the Government of Canada, as represented by the Minister of Justice and Attorney General of Canada to support the establishment of a Family Information Liaison Unit within Victims Services to provide centralized and coordinated support for families of missing or murdered Indigenous women and girls, for the period April 1, 2017 to March 31, 2019, such as more particularly described in the draft agreement.
EC2017-267

EXECUTIVE COUNCIL ACT
MINISTER OF WORKFORCE AND ADVANCED LEARNING
AUTHORITY TO ENTER INTO AN AGREEMENT
(YOUTH EMPLOYMENT STRATEGY FUNDING AGREEMENT
SEAFOOD INDUSTRY YOUTH EMPLOYMENT PROJECT)
WITH
THE GOVERNMENT OF CANADA

Pursuant to clause 10(a) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Workforce and Advanced Learning to enter into an agreement with the Government of Canada, as represented by the Minister of Employment and Social Development Canada to set out terms and conditions of funding for a summer work experience program supporting students working in the seafood processing sector in Prince Edward Island during the period April 10, 2017 to December 22, 2017, such as more particularly described in the draft agreement.

EC2017-268

AN ACT TO AMEND THE HIGHWAY TRAFFIC ACT
DECLARATION RE


EC2017-269

HIGHWAY TRAFFIC ACT
DRIVER’S LICENSES REGULATIONS
AMENDMENT

Pursuant to section 69 of the Highway Traffic Act R.S.P.E.I. 1988, Cap. H-5, Council made the following regulations:

1. (1) Subsection 7(1) of the Highway Traffic Act Driver’s Licenses Regulations (EC550/02) is amended by the deletion of the words “subsection (2)” and the substitution of the words “subsections (1.1) and (2)”.

(2) Section 7 of the regulations is amended by the addition of the following after subsection (1):

(1.1) The Registrar may issue a Class 3 driver’s license to a person who is a Stage 3 driver if the person is at least 18 years of age.

2. These regulations come into force on May 6, 2017.

EXPLANATORY NOTES

SECTION 1 amends the regulations to reference and add a new subsection (1.1), to permit the issuance of a Class 3 driver’s license to a person who is a Stage 3 driver as set out in the Highway Traffic Act Graduated Driver Licensing Regulations if the person is at least 18 years of age.

SECTION 2 provides for the commencement of these regulations.
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 Margaret Gallagher of Fox Lake, Illinois to acquire a land holding of approximately seventy-three (73) acres of land at Blooming Point, Lot 35, Queens County, Province of Prince Edward Island, being acquired from Joseph James Patric Albert Martel of Stratford, 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 Martin Gareau of Hawkesbury, Ontario to acquire a land holding of approximately fifty (50) acres of land at Five Houses, Lot 42, Kings County, Province of Prince Edward Island, being acquired from Keui-Fen Kuo of St. John’s, Newfoundland PROVIDED THAT the said real property is identified for non-development use pursuant to the Land Identification Regulations (EC606/95) made under the said Act.

Pursuant to section 5 of the *Prince Edward Island Lands Protection Act* R.S.P.E.I. 1988, Cap. L-5 Council granted permission to AQUA Bounty Canada Inc. of St. John’s, Newfoundland and Labrador to acquire a land holding of approximately zero decimal three (0.3) of an acre of land at Rollo Bay West, Lot 43, Kings County, Province of Prince Edward Island, being acquired from Ryan MacAulay of Chepstow, Prince Edward Island.
EC2017-273

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
DALE & RONNIE RENNIE 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 Dale & Ronnie Rennie Inc. of Alma, Prince Edward Island to acquire a land holding of approximately two decimal four (2.4) acres of land at Montrose, Lot 3, Prince County, Province of Prince Edward Island, being acquired from the Estate of Clair Matthews of Montrose, Prince Edward Island.

EC2017-274

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
DALE & 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 & Ronnie Rennie Inc. of Alma, Prince Edward Island to acquire a land holding of approximately twelve (12) acres of land at Greenmount, Lot 3, Prince County, Province of Prince Edward Island, being acquired from Ronald MacKey and Claude MacKey, both of Greenmount, 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.

EC2017-275

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
GREAT ENLIGHTENMENT BUDDHIST INSTITUTE SOCIETY
(DENIAL)

Council, having under consideration an application (#C7046) for acquisition of a land holding under authority of section 5 of the *Prince Edward Island Lands Protection Act* R.S.P.E.I. 1988, Cap L-5, denied permission to the Great Enlightenment Buddhist Institute Society of Montague, Prince Edward Island to acquire a land holding of approximately forty-five (45) acres of land at Heatherdale, in Lot 59, Kings County, currently owned by Norma Jean Millar and Lawrence Arthur Millar, both of Heatherdale, Prince Edward Island.
EC2017-276

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MAPLEWOOD CONSTRUCTION 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 Maplewood Construction Inc. of Stanchel, Prince Edward Island to acquire a land holding of approximately three decimal nine two (3.92) acres of land at Kingston, Lot 31, Queens County, Province of Prince Edward Island, being acquired from William Dale Yeo and Sandra M. Yeo, both of Kingston, Prince Edward Island.

EC2017-277

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
MARTIN RD 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 Martin Rd Farms Ltd. of Tignish, Prince Edward Island to acquire a land holding of approximately fifty (50) acres of land at St. Peter and St. Paul, Lot 2, Prince County, Province of Prince Edward Island, being acquired from Fred Richard of Alberton, 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.

EC2017-278

PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
RILEY BOY 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 Riley Boy Ltd. of Stratford, Prince Edward Island to acquire a land holding of approximately eleven decimal three eight (11.38) acres of land at Hazelbrook, Lot 48, Queens County, Province of Prince Edward Island, being acquired from Donald Wayne Jenkins and Lilla Marlene Jenkins, both of Mount Herbert, Prince Edward Island.
EC2017-279
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
RIVERDALE ORCHARD 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 Riverdale Orchard Ltd. of Bonshaw, Prince Edward Island to acquire a land holding of approximately forty-four decimal seven four (44.74) acres of land at Riverdale, Lot 65, Queens County, Province of Prince Edward Island, being acquired from Anne Jamieson and Alexander Jamieson, both of Bonshaw, Prince Edward Island.

EC2017-280
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
SEA CHOICE INTERNATIONAL 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 Sea Choice International Ltd. of O’Leary, Prince Edward Island to acquire a land holding of approximately fifty (50) acres of land at Milburn, Lot 8, Prince County, Province of Prince Edward Island, being acquired from Nancy Lecky of Cornwall, 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.

EC2017-281
PRINCE EDWARD ISLAND
LANDS PROTECTION ACT
PETITION TO ACQUIRE A LAND HOLDING
THE ISLAND CONSTRUCTION LIMITED
(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 The Island Construction Limited of Charlottetown, Prince Edward Island to acquire a land holding of approximately seven (7) acres of land at West Covehead, Lot 33, Queens County, Province of Prince Edward Island, being acquired from Honourable Allen F. Roach, Minister of Finance of Charlottetown, Prince Edward Island, SUBJECT TO the condition that the said real property not be subdivided. The condition preventing subdivision shall be binding on the said The Island Construction Limited and on all successors in title.
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 Vitados Holdings Inc. of Oyster Bed Bridge, Prince Edward Island to acquire a land holding of approximately one decimal nine two (1.92) acres of land at Oyster Bed Bridge, Lot 24, Queens County, Province of Prince Edward Island, being acquired from Alje Marcel Heijs of Oyster Bed Bridge, Prince Edward Island.