Pursuant to subsection 12(2) of the *Education Act* R.S.P.E.I. 1988, Cap.-E-.02, Council made the following regulations:

1. Section 2 of the *Education Act* Election Regulations (EC525/16) is revoked and the following substituted:

   2. (1) Subject to subsection (2), elections for trustees for an education authority shall be held on the third Friday in October in 2022, and in every third year following.

   (2) Where the election period for an education authority election coincides or overlaps with the writ period for a general election to be held pursuant to clause 4.1(4)(b) or subsection 4.1(5) of the *Election Act*, the education authority election shall be held on the last Friday in November in the same calendar year.

   (3) The Chief Electoral Officer shall give notice of the change in the election date pursuant to subsection (2) in accordance with clause 8(1)(g).

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

   7. The Chief Electoral Officer shall, on the second Monday in September in an election year, call an education authority election and publish a call for nominations in accordance with clause 8(1)(g).

3. These regulations come into force on April 23, 2022.

**EXPLANATORY NOTES**

**SECTION 1** revokes section 2 of the regulations and substitutes a new section 2 that provides that the election date for an education authority election shall be the third Friday in October in 2022 and in every third year following.

**SECTION 2** revokes section 7 of the regulations and substitutes a new section 7 that provides that the Chief Electoral Officer must call an education authority election, and publish a call for nominations, on the second Monday in September in an election year.

**SECTION 3** provides for the commencement of these regulations.
EC2022-274

HEALTH SERVICES PAYMENT ACT
REGULATIONS
AMENDMENT

Pursuant to section 5 of the Health Services Payment Act R.S.P.E.I. 1988, Cap. H-2, Council made the following regulations:

1. The Health Services Payment Act Regulations (EC499/13) are amended by the addition of the following after section 1:

1.1 Notwithstanding clause 1(s), a person who is legally entitled to remain in Canada and temporarily makes a home in the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) is considered to be a resident for the purposes of the Act and these regulations.

2. Section 8 of the regulations is amended by the addition of the following after subsection (3):

(3.1) A person who is legally entitled to remain in Canada and temporarily makes a home in the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) is entitled to benefits under these regulations from the date the person establishes temporary residence in the province, if the person complies with the requirements of section 9.

3. These regulations come into force on April 23, 2022.

EXPLANATORY NOTES

SECTION 1 adds section 1.1 to the regulations to provide for a person who is temporarily resident in Canada and the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) to be considered a “resident” for the purposes of the Act and these regulations, which entitles the person to basic health services under the province’s health services payment plan.

SECTION 2 adds subsection (3.1) to section 8 to provide for a person who is temporarily resident in Canada and the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) to receive basic health services under the province’s health services payment plan on establishing temporary residence, without any waiting period.

SECTION 3 provides for the commencement of these regulations.

EC2022-275

HOSPITAL AND DIAGNOSTIC SERVICES INSURANCE ACT
REGULATIONS
AMENDMENT

Pursuant to section 11 of the Hospital and Diagnostic Services Insurance Act R.S.P.E.I. 1988, Cap. H-8, Council made the following regulations:

1. Section 1 of the Hospital and Diagnostic Services Insurance Act Regulations (EC539/63) is amended by the addition of the following after subsection (2):

(3) Notwithstanding clause (1)(u), a person who is legally entitled to remain in Canada and temporarily makes a home in the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) is considered to be a resident for the purposes of the Act and these regulations.

2. Section 10 of the regulations is amended by the addition of the following after subsection (5):
(6) Notwithstanding subsections (1) and (5), a person who is legally entitled to remain in Canada and temporarily makes a home in the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) shall be entitled to benefits under these regulations from the date the person establishes temporary residence in the province, if the person complies with the requirements of section 11.

3. These regulations come into force on April 23, 2022.

EXPLANATORY NOTES

SECTION 1 adds subsection 1(3) to the regulations to provide for a person who is temporarily resident in Canada and the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) to be considered a “resident” for the purposes of the Act and these regulations, which entitles the person to insured services under the province’s hospital and diagnostic services insurance plan.

SECTION 2 adds subsection (6) to section 10 to provide for a person who is temporarily resident in Canada and the province pursuant to the Canada-Ukraine authorization for emergency travel (CUAET) to receive insured services under the province’s hospital and diagnostic services insurance plan on establishing temporary residence, without any waiting period.

SECTION 3 provides for the commencement of these regulations.