EXECUTIVE COUNCIL ACT
MINISTER OF ENVIRONMENT, ENERGY AND CLIMATE ACTION
AUTHORITY TO ENTER INTO AN AGREEMENT
(MEMORANDUM OF UNDERSTANDING – CLIMATLANTIC INC.)
WITH THE
GOVERNMENT OF NEW BRUNSWICK
AND
GOVERNMENT OF NOVA SCOTIA
AND
GOVERNMENT OF NEWFOUNDLAND AND LABRADOR
AND
GOVERNMENT OF CANADA

Pursuant to clauses 10(a) and (b) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Environment, Energy and Climate Action to enter into a memorandum of understanding with the Government of Canada, as represented by the Minister of the Environment and Climate Change; the Provinces of Nova Scotia, New Brunswick and Newfoundland and Labrador, as represented by their respective Ministers of Environment and Climate Change, to continue support of CLIMAtlantic Inc., effective for the period April 1, 2024 to April 1, 2028, such as more particularly described in the draft agreement.

EXECUTIVE COUNCIL ACT
MINISTER OF FISHERIES, TOURISM SPORT AND CULTURE
AUTHORITY TO ENTER INTO AN AGREEMENT
(EPEKWITK ASSEMBLY OF COUNCILS – FUNDING AGREEMENT 2023-2024)
WITH
EPEKWITK ASSEMBLY OF COUNCILS

Pursuant to clause 10(c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Fisheries, Tourism, Sport and Culture to enter into an agreement with Epekwitk Assembly of Councils to support Indigenous sport development and capacity in Prince Edward Island, for the period April 1, 2023 to March 31, 2024, such as more particularly described in the draft agreement.
EXECUTIVE COUNCIL 7 MAY 2024

EC2024-440
EXECUTIVE COUNCIL ACT
MINISTER OF JUSTICE AND PUBLIC SAFETY
AND THE ATTORNEY GENERAL
AUTHORITY TO ENTER INTO AN AGREEMENT
(GUN AND GANG VIOLENCE ACTION FUND AGREEMENT)
WITH
CHARLOTTETOWN POLICE SERVICES

Pursuant to clause 10(c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Justice and Public Safety and the Attorney General, to enter into an Agreement with the Charlottetown Police Services, to focus on a collaborative approach to increase public safety, lower the number of violent crimes that are committed in relation to guns and gangs and to focus on prevention and education, for the period January 1, 2024 to March 31, 2024, such as more particularly described in the draft agreement.

EC2024-441
EXECUTIVE COUNCIL ACT
MINISTER OF JUSTICE AND PUBLIC SAFETY
AND THE ATTORNEY GENERAL
AUTHORITY TO ENTER INTO AN AGREEMENT
(GUN AND GANG VIOLENCE ACTION FUND AGREEMENT)
WITH
KENSINGTON POLICE SERVICES

Pursuant to clause 10(c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Justice and Public Safety and the Attorney General, to enter into an Agreement with the Kensington Police Services, to focus on a collaborative approach to increase public safety, lower the number of violent crimes that are committed in relation to guns and gangs and to focus on prevention and education, for the period January 1, 2024 to March 31, 2024, such as more particularly described in the draft agreement.

EC2024-442
EXECUTIVE COUNCIL ACT
MINISTER OF JUSTICE AND PUBLIC SAFETY
AND THE ATTORNEY GENERAL
AUTHORITY TO ENTER INTO AN AGREEMENT
(GUN AND GANG VIOLENCE ACTION FUND AGREEMENT)
WITH
SUMMERSIDE POLICE SERVICES

Pursuant to clause 10(c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized the Minister of Justice and Public Safety and the Attorney General, to enter into an Agreement with the Summerside Police Services, to focus on a collaborative approach to increase public safety, lower the number of violent crimes that are committed in relation to guns and gangs and to focus on prevention and education, for the period January 1, 2024 to March 31, 2024, such as more particularly described in the draft agreement.
EXECUTIVE COUNCIL ____________________________________________ 7 MAY 2024

EC2024-443

EXECUTIVE COUNCIL ACT
TOURISM PEI
AUTHORITY TO ENTER INTO AN AGREEMENT
(DESTINATION CANADA PARTNERING AGREEMENT)
WITH
THE CANADIAN TOURISM COMMISSION DBA DESTINATION CANADA
AND
BS FUJI TV

Pursuant to clause 10(a) and (d) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized Tourism PEI to enter into an agreement with the Canadian Tourism Commission dba Destination Canada and BS Fuji Tv to outline the scope and conditions of the DC and PEI partnership with BS Fuji Tv, effective March 31, 2024 to November 30, 2024, such as more particularly described in the draft agreement.

EC2024-444

EXECUTIVE COUNCIL ACT
TOURISM PEI
AUTHORITY TO ENTER INTO AN AGREEMENT
(DESTINATION CANADA PARTNERING AGREEMENT)
WITH
THE CANADIAN TOURISM COMMISSION DBA DESTINATION CANADA
AND
GLOBAL YOUTH BUREAU
AND
TRAVEL ALBERTA

Pursuant to clause 10(a) (b) and (c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized Tourism PEI to enter into an agreement with the Canadian Tourism Commission dba Destination Canada, Global Youth Bureau and Travel Alberta, to outline the scope and conditions of the Global Youth Bureau – Co-op 2024 initiative, effective April 1, 2024 to December 20, 2024, such as more particularly described in the draft agreement.

EC2024-445

EXECUTIVE COUNCIL ACT
TOURISM PEI
AUTHORITY TO ENTER INTO AN AGREEMENT
(DESTINATION CANADA PARTNERING AGREEMENT)
WITH
THE CANADIAN TOURISM COMMISSION DBA DESTINATION CANADA
AND
HANKYU TRAVEL INTERNATIONAL
AND
DESTINATION ONTARIO
AND
NORTHWEST TERRITORIES TOURISM

Pursuant to clause 10(a) (b) and (c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized Tourism PEI to enter into an agreement with the Canadian Tourism Commission dba Destination Canada, Hankyu Travel International, Destination Ontario and Northwest Territories Tourism, to outline the scope and conditions of Hankyu Travel International Fall Promotion 2024,
effective April 1, 2024 to December 20, 2024, such as more particularly described in the draft agreement.

EC2024-446

EXECUTIVE COUNCIL ACT
TOURISM PEI
AUTHORITY TO ENTER INTO AN AGREEMENT
(DESTINATION CANADA PARTNERING AGREEMENT)
WITH
THE CANADIAN TOURISM COMMISSION DBA DESTINATION CANADA
AND
H.I.S. CO., LTD.
AND
TRAVEL ALBERTA
AND
DESTINATION ONTARIO
AND
NORTHWEST TERRITORIES TOURISM

Pursuant to clause 10(a) (b) and (c) of the Executive Council Act R.S.P.E.I. 1988, Cap. E-12 Council authorized Tourism PEI to enter into an agreement with the Canadian Tourism Commission dba Destination Canada, H.I.S. Co., Ltd., Travel Alberta, Destination Ontario and Northwest Territories Tourism, to outline the scope and conditions of the Multi Year (Three Year) Partnership with HIS - 2024 – Year 3 initiative, effective April 1, 2024 to December 31, 2024, such as more particularly described in the draft agreement.

EC2024-447

ENVIRONMENTAL PROTECTION ACT
MATERIALS STEWARDSHIP AND RECYCLING 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. The Environmental Protection Act Materials Stewardship and Recycling Regulations (EC349/14) are amended in the following provisions by the deletion of the words “Energy and Municipal Affairs”:
   (a) subsection 4(8);
   (b) subsection 17(8);
   (c) subsection 25(2);
   (d) subsection 38(2);
   (e) subsection 51(2);
   (f) subsection 64(2);
   (g) subsection 77(2);
   (h) subsection 90(2);
EXECUTIVE COUNCIL .......................................................... 7 MAY 2024

(i) subsection 103(2).

2. Clause 20(e) of the regulations is amended

(a) in subclause (xxi), by the deletion of the word “and”;

(b) by the addition of the following after subclause (xxii):

(xxiii) devices containing electronic components that are used in sports or for physical fitness including, without limitation, stationary bicycles, ellipticals, rowers, treadmills, steppers, electronic bicycles, electronic unicycles, electronic scooters and electronic skateboards, and

(xxiv) wearable devices containing electronic components including, without limitation, smart watches, activity trackers, pedometers, smart glasses, virtual reality headsets and range finders,

(c) by the addition of the words “, or electronic components embedded in clothing” after the words “but does not include factory-installed devices developed for embedded use in motor vehicles”.

3. Section 21 of the regulations is amended by the addition of the following after subsection (2):

Replacement batteries

(3) For greater certainty, and subject to subsections 84.2(2) and (3), rechargeable or single-use batteries that are sold as replacement batteries for an electronic product listed in clause 20(e) shall be dealt with as designated materials under subsection 84.2(1).

4. The regulations are amended by the revocation of the following provisions:

(a) subsections 24(7) and (8);

(b) subsections 37(7) and (8);

(c) subsections 50(7) and (8);

(d) subsections 63(7) and (8);

(e) subsections 76(7) and (8);

(f) subsections 84.5(7) and (8);

(g) subsections 89(7) and (8);

(h) subsections 102(7) and (8);

(i) subsections 110.5(7) and (8).

5. Clauses 59(d.1) and (f.1) of the regulations are amended by the deletion of the words “50 litres” and the substitution of the words “250 litres”.

6. Section 106 of the regulations is amended by the deletion of the word “plan” and the substitution of the word “program”.
7. Section 110.4 of the regulations is amended by the deletion of the word “rechargeable”.

8. The regulations are amended by the addition of the following after section 111:

111.1 Prohibition
No retailer shall sell, offer for sale or otherwise distribute a designated material in or into the province unless the retailer or the brand owner of the designated material has entered into an agreement with the approved agent of a stewardship program in respect of the designated material.

9. (1) Subject to subsection (2), these regulations come into force on July 1, 2024.

(2) Sections 2 and 3 of these regulations come into force on October 1, 2024.

EXPLANATORY NOTES

SECTION 1 amends the Environmental Protection Act Materials Stewardship and Recycling Regulations (EC349/14) in the specified provisions to properly refer to the Department of Finance.

SECTION 2 amends the definition of “electronic product” in clause 20(e) of the regulations to add two new categories of product eligible for recycling and recovery: (1) devices containing electronic components that are used in sports or for physical fitness; and (2) wearable devices containing electronic components; for example, smart watches, activity trackers and pedometers.

SECTION 3 amends section 21 of the regulations by adding a new subsection 21(3) that clarifies that replacement batteries for electronic devices listed in clause 20(e) must be dealt with as designated materials under subsection 84.2(1), subject to subsections 84.2(2) and (3).

SECTION 4 amends the regulations by revoking, in the specified provisions, the requirement for an applicant of any stewardship program to pay an approval fee. An annual fee for a stewardship program remains in effect.

SECTION 5 amends clauses 59(d.1) and (f.1) of the regulations to increase the size of the capacity of oil containers. A container with a capacity of up to 50 litres is increased to a capacity of up to 250 litres.

SECTION 6 amends section 106 of the regulations to properly reference a medical sharp stewardship program.

SECTION 7 amends section 110.4 of the regulations to delete an unnecessary word.

SECTION 8 amends the regulations by adding a new section 111.1 that prohibits a retailer from selling, offering for sale or otherwise distributing a designated material in or into the province unless the retailer or the brand owner of the designated material has entered into an agreement with the approved agent of a stewardship program in respect of the designated material.

SECTION 9 provides for the commencement of the regulations.
EC2024-448

REGULATED HEALTH PROFESSIONS ACT

PHYSIOTHERAPISTS REGULATIONS AMENDMENT

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

1. (1) Clause 13(1)(a) of the Regulated Health Professions Act Physiotherapists Regulations (EC613/20) is revoked and the following substituted:
   (a) the required examination for registration in the general registration part of the physiotherapists register is the Physiotherapy Competency Examination, both the written component and the clinical component, or other competency examination approved by the Council; and

   (2) Subsection 13(2) of the regulations is revoked and the following substituted:

   Successful completion of examination

   (2) The successful completion of an examination referred to in subsection (1) means
   (a) in respect of the Physiotherapy Competency Examination, obtaining the established pass mark; and
   (b) in respect of any other competency examination, meeting the minimum standard approved or adopted by the Council.

2. (1) Subsection 19(1) of the regulations is amended
   (a) in clause (c), by the deletion of the period and the substitution of a semicolon; and
   (b) by the addition of the following after clause (c):

   (d) ordering the application of electrical energy in the form of ionizing radiation to conduct an X-ray.

   (2) Subsection 19(2) of the regulations is amended
   (a) in clause (c), by the deletion of the period and the substitution of a semicolon; and
   (b) by the addition of the following after clause (c):

   (d) for the purpose of clause (1)(d), a post-graduate program in medical imaging for musculoskeletal conditions.

3. These regulations come into force on June 1, 2024.

EXPLANATORY NOTES

SECTION 1 amends section 13 of the regulations to remove a provincial examination as a required examination.

SECTION 2 amends section 19 of the regulations to add the reserved activity of ordering an X-ray to the reserved activities that a physiotherapist may perform with special authorization and sets out the required training.

SECTION 3 provides for the commencement of these regulations.
EC2024-449

SUMMARY PROCEEDINGS ACT

TICKET REGULATIONS

AMENDMENT

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 17.1 of Schedule 2 to the Summary Proceedings Act Ticket Regulations (EC58/08) is amended by the addition of the following after item 15:**

   16 Retailer selling, offering for sale or otherwise distributing a designated material in or into the province without the retailer or the brand owner of the designated material entering into an agreement with the approved agent of a stewardship program in respect of the designated material.

   111.1 (individual) 200
   1,000 (corporation)

2. **These regulations come into force on May 18, 2024.**

EXPLANATORY NOTES

**SECTION 1** amends Part 17.1 of Schedule 2 to the *Summary Proceedings Act* Ticket Regulations (EC58/08) to add as item 16 the offence of a retailer selling, offering for sale or otherwise distributing a designated material in or into the province where a specified person has not entered into the required agreement with the approved agent for the designated material.

**SECTION 2** provides for the commencement of the regulations.

EC2024-450

PUBLIC DEPARTMENTS ACT
DEPARTMENT OF HEALTH AND WELLNESS
ASSISTANT DEPUTY MINISTER - APPOINTMENT
DEBORAH BRADLEY
(TO RESCIND)

Council, having under consideration Order-in-Council EC2020-8 of January 7, 2020, rescinded the said Order, thus rescinding the appointment of Deborah Bradley as Assistant Deputy Minister of Health and Wellness, effective May 7, 2024.
Pursuant to subsection 7(2) of the Public Departments Act R.S.P.E.I. 1988, Cap. P-29 Council appointed Kelley Rayner to serve at pleasure as Acting Assistant Deputy Minister of Health and Wellness, effective May 7, 2024.