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Prince Edward Island

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Charlottetown, Prince Edward Island, February 25, 2006

**CANADA
PROVINCE OF PRINCE EDWARD ISLAND
IN THE SUPREME COURT - ESTATES DIVISION**

TAKE NOTICE that all persons indebted to the following estates must make payment to the personal representative of the estates noted below, and that all persons having any demands upon the following estates must present such demands to the representative within six months of the date of the advertisement:

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
BANKS, Mary Kathleen Murray Road Prince Co., PE February 25th, 2006 (08-21)*	Loretta Strongman David Banks (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
MacINTYRE, Wendell P. Charlottetown Queens Co., PE February 25th, 2006 (08-21)*	Rev. Austin Bradley (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
O'CONNELL, William Vincent (Sr.) Pleasant Grove Queens Co., PE February 25th, 2006 (08-21)*	Gerald (Gerry) Francis O'Connell (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
THOMPSON, Lawrence Roland Summerside Prince Co., PE February 25th, 2006 (08-21)*	Pauline F. Muttart (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
WAKEHAM, Donald Montague Kings Co., PE February 25th, 2006 (08-21)*	Genevieve Wakeham (EX.)	Law Office of E. W. Scott Dickieson PO Box 1453 Charlottetown, PE
DYKEMAN, Elizabeth Philp Charlottetown	Judith E. Killorn Joanne M. Paquet	Stewart McKelvey Stirling Scales PO Box 2140

**Indicates date of first publication in the Royal Gazette.*

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**CANADA
PROVINCE OF PRINCE EDWARD ISLAND
IN THE SUPREME COURT - ESTATES DIVISION**

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
Queens Co., PE February 25th, 2006 (08-21)*	Susan L. Gould (AD.)	Charlottetown, PE
ORNAWKA, Walter Henry Vernon Bridge RR#2 Queens Co., PE February 18th, 2006 (07-20)	David Anthony Ornowka Irene Brenda Arbing (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
BAKER, Florence May Tyne Valley Prince Co., PE February 11th, 2006 (06-19)	Muriel Grigg Edgar Ellis (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
CURRAN, Jennie Mae St. Teresa Kings Co., PE February 11th, 2006 (06-19)	Martin Kenny (EX.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
GALLANT, Joseph Theodore Summerside Prince Co., PE February 11th, 2006 (06-19)	Leroy Gallant Melvin Gallant (EX.)	McLellan Brennan PO Box 35 Summerside, PE
CARRIER, Judith Alberta Montreal Quebec February 11th, 2006 (06-19)	Carol McInnis (AD.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
JOHNSTON, Barbara Charlottetown Queens Co., PE February 4th, 2006 (05-18)	Allan Arthur Johnston (EX.)	E. W. Scott Dickieson Law Office PO Box 1453 Charlottetown, PE
McGAUGHEY, Alfred RR#1 Bonshaw Queens Co., PE February 4th, 2006 (05-18)	Mary B. McGaughey (EX.)	Foster Hennessey MacKenzie PO Box 38 Charlottetown, PE
ROBINS-JEFFERY, Ruth Crapaud Queens Co., PE February 4th, 2006 (05-18)	Connie MacKinnon (EX.)	Paul J. D. Mullin, QC 14 Great George Street Charlottetown, PE
WILSON, Helen J.	Heather G. Hale	Carr Stevenson & MacKay

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (EX) Administrator/Administratrix (Ad)	Place of Payment
Stratford Queens Co., PE February 4th, 2006 (05-18)	Michael E. Wilson (EX.)	PO Box 522 Charlottetown, PE
GRAHAM, Clarence Arthur O'Leary Prince Co., PE February 4th, 2006 (05-18)	Blair Michael Graham (AD.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
MacMILLAN, Maria Hayden Charlottetown Queens Co., PE February 4th, 2006 (05-18)	N. Douglas Ross (AD.)	Patterson Palmer PO Box 486 Charlottetown, PE
ARSENAULT, Louis Joachim Miscouche Prince Co., PE January 28th, 2006 (04-17)	David Arsenault Elsie Grant (EX.)	Patterson Palmer 82 Summer Street Summerside, PE
BREEDON, Virginia Georgetown Royalty Kings Co., PE January 28th, 2006 (04-17)	M. Jeannette Scully Donald P. Large (EX.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
DOYLE, Edwina Mary Charlottetown Queens Co., PE January 28th, 2006 (04-17)	Leonard Doyle (EX.)	Foster Hennessey MacKenzie PO Box 38 Charlottetown, PE
FORTUNE, William Joseph Eldon, Belfast PO Queens Co., PE January 28th, 2006 (04-17)	David John Fortune Stephen William Fortune (EX.)	Reagh & Reagh 17 West Street Charlottetown, PE
MacLEOD, Norman Erskine Summerside Prince Co., PE January 28th, 2006 (04-17)	Joyce Ferrish (EX.)	David R. Hammond, QC 740A Water Street East Summerside, PE
OGG, Muriel Elaine Charlottetown Queens Co., PE January 28th, 2006 (04-17)	Christopher Ian Ogg Neil Graham Ogg (EX.)	T. Daniel Tweel PO Box 3160 Charlottetown, PE
THOMSON, Glenelda Beryl Clinton	Carol Rayner Linda Smith	Patterson Palmer 82 Summer Street

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Queens Co., PE January 28th, 2006 (04-17)	June Pare (EX.)	Summerside, PE
DORRIAN, Myra Telford McGowan Borden-Carleton Prince Co., PE January 28th, 2006 (04-17)	Michael Kowalski (AD.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
CROZIER, Hartwell Keir Baltic Prince Co., PE January 21st, 2006 (03-16)	Philip Crozier (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
DONAHUE, Mercedes Cornwall Queens Co., PE January 21st, 2006 (03-16)	Brenda Donahue (EX.)	Campbell Lea PO Box 429 Charlottetown, PE
FORD, Lloyd Bernard Summerside Prince Co., PE January 21st, 2006 (03-16)	Judy Arsenault (EX.)	Patterson Palmer 82 Summer Street Summerside, PE
INCE, Edith Viola Charlottetown Queens Co., PE January 21st, 2006 (03-16)	Leith Ford (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
MacAULAY, Stirling Vincent Cardigan Kings Co., PE January 21st, 2006 (03-16)	Inez Greenwood (EX.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
MORRISSEY, Colman Alberton Prince Co., PE January 21st, 2006 (03-16)	Coleman A. Morrissey (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
NICHOLSON, Everett H. Charlottetown Queens Co., PE January 21st, 2006 (03-16)	Eldred B. Nicholson Gordon Nicholson (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE

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SHERRY, Ralph O'Leary Hamilton Prince Co., PE January 21st, 2006 (03-16)	Clara Sherry (EX.)	Patterson Palmer 82 Summer Street Summerside, PE
MILLER, Lois Saint Lambert Quebec January 21st, 2006 (03-16)	Clifford Stewart (AD.)	Catherine M. Parkman Law Office PO Box 1056 Charlottetown, PE
WILLIS, William Milton Kitchener Ontario January 21st, 2006 (03-16)	E. Susan Willis (AD.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
CASELEY, Errol Chris Kelvin Grove Prince Co., PE January 14th, 2006 (02-15)	Heather Caseley George M. Caseley (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
MacKINLEY, Adelia (also known as M. Adelia McKinley) Sandy Point Shelburne Co., NS January 14th, 2006 (02-15)	Margo Murley (EX.)	Campbell Lea PO Box 429 Charlottetown, PE
MacLEOD, Lorine Margaret Charlottetown Queens Co., PE January 14th, 2006 (02-15)	Samuel MacLeod (EX.)	Cox Hanson O'Reilly Matheson PO Box 875 Charlottetown, PE
MATTHEWS, Norman Kenneth Montrose Prince Co., PE January 14th, 2006 (02-15)	Linda Martin (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
O'MEARA, Leo Raymond Alberton Prince Co., PE January 14th, 2006 (02-15)	Leonard O'Meara (EX.)	Key McKnight & Maynard PO Box 177 O'Leary, PE

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WALKER, Joseph Pius Launching Kings Co., PE January 14th, 2006 (02-15)	John T. MacIntyre Felix Walker (EX.)	Allen J. MacPhee Law Corporation PO Box 238 Souris, PE
GIROUX, Ginelle St-Nicolas Quebec January 14th, 2006 (02-15)	Stephanie LaLonde (AD.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
MacLEOD, Daniel Vernon Heath Albany Prince Co., PE January 14th, 2006 (02-15)	Alastair MacLeod Ferne MacLeod (AD.)	Catherine M. Parkman Law Office PO Box 1056 Charlottetown, PE
TAKIMOTO, Kimiko (Kimi) Charlottetown Queens Co., PE January 14th, 2006 (02-15)	Frances (Takimoto) Yoshida Sachiko (Takimoto) Oue (AD.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
KEY, George Alexander North Granville Queens Co., PE January 7th, 2006 (01-14)	Derek D. Key Deborah J. Brown (EX.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
YEO, Charles Horace Summerside Prince Co., PE January 7th, 2006 (01-14)	Ralph Milton Yeo Arnold Bruce Yeo (EX.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
BLANCHARD, Yvonne M. Charlottetown Queens Co., PE December 31st, 2005 (53-13)	The Canada Trust Company (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
DILLON, James Richmond New York, USA December 31st, 2005 (53-13)	Lydia Dillon (EX.)	Campbell Lea PO Box 429 Charlottetown, PE
DODDRIDGE, Robert (Bob) Frederick Charlottetown Queens Co., PE	Allan Ford (EX.)	E. W. Scott Dickieson PO Box 1453 Charlottetown, PE

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December 31st, 2005 (53-13)		
HEAD, Doreen Elizabeth Toronto Ontario December 31st, 2005 (53-13)	Jennifer Duchesne Willard Thurston (EX.)	Foster Hennessey MacKenzie PO Box 38 Charlottetown, PE
HILTON, Violet Alberton Prince Co., PE December 31st, 2005 (53-13)	Linda Elaine Blanchard Gloria Rose "Diane" Reid (EX.)	Key McKnight & Maynard PO Box 177 O'Leary, PE
HOLLAND, Anna G. East Point Kings Co., PE December 31st, 2005 (53-13)	Gladys Holland (EX.)	Campbell Lea PO Box 429 Charlottetown, PE
LIVINGSTONE, Donald Hopefield Kings Co., PE December 31st, 2005 (53-13)	Dawn "Lynn" Livingston (EX.)	Catherine M. Parkman Law Office PO Box 1056 Charlottetown, PE
MacFARLANE, Horace Richard Summerside Prince Co., PE December 31st, 2005 (53-13)	Richard Garth MacFarlane Janet Elizabeth MacFarlane (EX.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
O'NEILL, John Newsom Charlottetown Queens Co., PE December 31st, 2005 (53-13)	Philip Gordon O'Neill (EX.)	Reagh & Reagh 17 West Street Charlottetown, PE
SHEA, Reverend Howard J. Tignish Prince Co., PE December 31st, 2005 (53-13)	Leonard Shea (EX.)	Patterson Palmer PO Box 429 Charlottetown, PE
STEWART, Charles Everett Crapaud Queens Co., PE December 31st, 2005 (53-13)	Rodney Hickey Beverly McCormick (EX.)	Ramsay & Clark PO Box 96 Summerside, PE

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WEDGE, Julien Joseph (also known as Joseph Julien Wedge; Julien Wedge and Julien J. Wedge) Victoria, BC December 31st, 2005 (53-13)	Royal Trust Corporation of Canada (EX.)	Campbell Lea PO Box 429 Charlottetown, PE
ACORN, Frederick Merrill Murray River Kings Co., PE December 31st, 2005 (53-13)	Donald Johnston (AD.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
CONNOLLY, Agnes Gertrude Charlottetown (Formerly of Iona) Queens Co., PE December 31st, 2005 (53-13)	Joyce M. C. Oulton Donna K. MacLauchlan (AD.)	Patterson Plamer PO Box 486 Charlottetown, PE
CONNOLLY, John Francis Montague Kings Co., PE December 31st, 2005 (53-13)	Joyce M. C. Oulton Donna K. MacLauchlan (AD.)	Patterson Palmer PO Box 486 Charlottetown, PE
DOUCETTE, Winnifred St. Louis Prince Co., PE December 31st, 2005 (53-13)	Wanda Doucette (AD.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
ROBERTS, Robert Orville Pleasant Grove Queens Co., PE December 31st, 2005 (53-13)	Hugh Genge (AD.)	Paul J. D. Mullin, QC 14 Great George Street Charlottetown, PE
BERTRAM, Waldon A. Hazel Grove Queens Co., PE December 24th, 2005 (52-12)	E. Irene Bertram (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
DOUCETTE, Ronald (Ron) Eugene Cornwall Queens Co., PE December 24th, 2005 (52-12)	Sarah Frances (Fran) M. Doucette (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE

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MacDOUGALL, Neil F. Argyle Shore Queens Co., PE December 24th, 2005 (52-12)	Roma N. MacDougall Fraser MacDougall (EX.)	The Law Office of Kathleen Loo Craig PO Box 11 Summerside, PE
TREMBLAY, Ann G. Charlottetown Queens Co., PE December 24th, 2005 (52-12)	Roger Tremblay (EX.)	T. Daniel Tweel PO Box 3160 Charlottetown, PE
GETSON, James Erskine Kildare Capes Prince Co., PE December 24th, 2005 (52-12)	Isabel Mae Getson (AD.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
BUCHANAN, Angus Preston Mount Buchanan Queens Co., PE December 17th, 2005 (51-11)	Sandra MacPhail (EX.)	Campbell Lea PO Box 429 Charlottetown, PE
DUNN, Shirley Marie Charlottetown Queens Co., PE December 17th, 2005 (51-11)	John R. Dunn (EX.)	Patterson Palmer PO Box 486 Charlottetown, PE
MOSSEY, Kenneth Hamilton Ontario December 17th, 2005 (51-11)	Caroline (Carolyn) Matilda Mossey (EX.)	Allen J. MacPhee Law Corporation PO Box 40 Alberton, PE
PETERS, Norbert North Rustico Queens Co., PE December 17th, 2005 (51-11)	Millie Doucette Geraldine Doucette (EX.)	E. W. Scott Dickieson PO Box 1453 Charlottetown, PE
READY, Catherine Elaine Charlottetown Queens Co., PE December 17th, 2005 (51-11)	Thomas Hum (EX.)	Birt & McNeill 138 St. Peters Road Charlottetown, PE
STEAD, Evelyn Mae Stratford	Donald C. Nichol (EX.)	Carr Stevenson & MacKay PO Box 522

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Queens Co., PE December 17th, 2005 (51-11)		Charlottetown, PE
STEVENSON, Priscilla R. Winsloe Queens Co., PE December 17th, 2005 (51-11)	Byron R. Stevenson (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
GAUDET, Albina Summerside Prince Co., PE December 17th, 2005 (51-11)	Teresa Arsenault (AD.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
WILSON, Leo Bernard Hermitage Queens Co., PE December 17th, 2005 (51-11)	John Andrew Wilson Robert Justin Wilson (AD.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
ANDREW, William Benjamin Summerside Prince Co., PE December 10th, 2005 (50-10)	James Bennett Andrew Diane Karen Conrad (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
JELKS, Frank W. Charlottetown Queens Co., PE December 10th, 2005 (50-10)	Michael Roy Jelks Janet Hurry (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
MacRAE, Blair A. Montague Kings Co., PE December 10th, 2005 (50-10)	Donald MacRae Kirk MacRae (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
POIRIER, Mary Doris Josephine Miscouche Prince Co., PE December 10th, 2005 (50-10)	Joseph Melvin Poirier (EX.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
TURNER, Lona I. Charlottetown Queens Co., PE December 10th, 2005 (50-10)	Orville R. Turner (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
CROCKETT, William L. York	Lenore A. Andrew (AD.)	McInnes Cooper BDC Place

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Queens Co., PE December 10th, 2005 (50-10)		Suite 620, 119 Kent Street Charlottetown, PE
ANDERSON, Mary Theresa Farmington Kings Co., PE December 3rd, 2005 (49-09)	Frederick Paul Anderson William Anderson (EX.)	Allen J. MacPhee Law Corporation PO Box 238 Souris, PE
COUGHLIN, Mary Helena Charlottetown Queens Co., PE December 3rd, 2005 (49-09)	Kathleen Kearney (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
GILLIS, Bessie Lorne Point Pleasant Kings Co., PE December 3rd, 2005 (49-09)	Margaret Murphy Verna Osborne (EX.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
HAGGERTY, Theresa M. Montague Kings Co., PE December 3rd, 2005 (49-09)	Rita Donahoe Richard H. Campbell (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
MacDONALD, J. J. O'Leary Little Pond Kings Co., PE December 3rd, 2005 (49-09)	Arthur J. MacDonald (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
MacMILLAN, Marion I. Charlottetown Queens Co., PE December 3rd, 2005 (49-09)	Wayne Gillis (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
MILLER, James Meadowbank Queens Co., PE December 3rd, 2005 (49-09)	Wendell Feener (EX.)	Foster Hennessey MacKenzie PO Box 38 Charlottetown, PE
PERRY, Charles A. Alberton Prince Co., PE December 3rd, 2005 (49-09)	Mary Graham (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
ACORN, John Dan Mount Vernon	Lauretta May Acorn (EX.)	Campbell Lea PO Box 429

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
Queens Co., PE November 26th, 2005 (48-08)		Charlottetown, PE
HAWKINS, Edna Mary Stratford Queens Co., PE November 26th, 2005 (48-08)	Anne MacLeod (EX.)	Patterson Palmer PO Box 486 Charlottetown, PE
HEMPHILL, Esther Nellie Whitby Ontario November 26th, 2005 (48-08)	Lorne John Hemphill (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
JAY, Ethel May Summerside Prince Co., PE November 26th, 2005 (48-08)	Roland Blair Jay (EX.)	Patterson Palmer 82 Summer Street Summerside, PE

The following orders were approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.

EC2006-64

**CORONERS ACT
CORONER FOR QUEENS COUNTY
APPOINTMENT**

Under authority of subsection 2(1) of the *Coroners Act* R.S.P.E.I. 1988, Cap. C-25 Council appointed Dr. Sanjay Malhotra of Cornwall to serve at pleasure as Coroner for Queens County (vice Dr. Kenneth Coady, resigned), effective 14 February 2006.

Order-in-Council EC285/94 of 2 June 1994 is hereby rescinded.

EC2006-89

**POLICE ACT
PROVINCIAL POLICE CONSTABLE
APPOINTMENT**

Pursuant to section 6 of the *Police Act* R.S.P.E.I. 1988, Cap. P-11 Council authorized the following person to exercise the powers of a provincial police constable:

NAME	TERM OF APPOINTMENT
Allan J. MacIsaac	14 February 2006 at pleasure

Further, Council ordered that, should the aforementioned person cease to be employed as a police officer with the Borden-Carleton Police Service, his appointment as a provincial police constable shall terminate coincident with the date his employment as a police officer with the Borden-Carleton Police Service is terminated.

Signed,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

The following orders were approved by His Honour the Lieutenant Governor in Council dated 19 February 2006.

EC2006-95

**EXECUTIVE COUNCIL
THE MINISTRY
18 FEBRUARY 2006**

**PREMIER, PRESIDENT OF THE EXECUTIVE COUNCIL,
MINISTER OF AGRICULTURE, FISHERIES AND AQUACULTURE, and
MINISTER RESPONSIBLE FOR INTERGOVERNMENTAL AFFAIRS**

Honourable Patrick G. Binns

MINISTER OF DEVELOPMENT AND TECHNOLOGY

Honourable Michael F. Currie

PROVINCIAL TREASURER

Honourable P. Mitchell Murphy

**MINISTER OF HEALTH and
MINISTER OF SOCIAL SERVICES AND SENIORS**

Honourable J. Chester Gillan

**MINISTER OF ENVIRONMENT, ENERGY AND
FORESTRY**

Honourable James W. Ballem

MINISTER OF TRANSPORTATION AND PUBLIC WORKS

Honourable Gail A. Shea

MINISTER OF COMMUNITY AND CULTURAL AFFAIRS

Honourable Elmer E. MacFadyen

MINISTER OF EDUCATION and ATTORNEY GENERAL

Honourable Mildred A. Dover

MINISTER OF TOURISM

Honourable Philip W. Brown

EC2006-96

**LEGISLATIVE ASSEMBLY
BY-ELECTION
ELECTORAL DISTRICT NO. 2
MORELL-FORTUNE BAY**

Council ordered that a Writ do issue for a By-election in Electoral District No. 2, Morell-Fortune Bay, to fill the vacancy caused by the resignation of Kevin J. MacAdam.

The said Writ shall bear the date of Sunday, the 19th day of February 2006, and Ordinary Polling Day shall be on Monday, the 20th day of March 2006.

Signed,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

08

PROCLAMATION

CANADA

PROVINCE OF PRINCE EDWARD ISLAND

(Great Seal)
ELIZABETH THE SECOND, by the
Grace of God of the United Kingdom,
Canada and Her other Realms and
Territories, QUEEN, Head of the
Commonwealth, Defender of the Faith.

HON. J. LÉONCE BERNARD
Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any wise concern:

GREETING
A PROCLAMATION

WHEREAS in and by section 43 of Chapter 15 of the Acts passed by the Legislature of Prince Edward Island in the 2nd Session thereof held in the year 2004 and in the fifty-third year of Our Reign intituled the "Registered Nurses Act" it is enacted as follows:

“This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.”,

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 2004, 2nd Session, c. 15 should come into force on the 25th day of February, 2006,

NOW KNOW YE that We, by and with the advice and consent of our Executive Council for Prince Edward Island, do by this Our Proclamation ORDER AND DECLARE that the said Act being the "Registered Nurses Act" passed in the fifty-third year of Our Reign shall come into force on the twenty-fifth day of February, two thousand and six of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable J. Léonce Bernard, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this fourteenth day of February in the year of Our Lord two thousand and six and in the fifty-fifth year of Our Reign.

By Command,

W. ALEXANDER (SANDY) STEWART
Clerk of the Executive Council

08

**NOTICE OF CHANGE
OF CORPORATE NAME**

Companies Act
R.S.P.E.I. 1988, CAP. C-14, S. 81.1

Public Notice is hereby given that under the *Companies Act* the following corporation has changed its corporate name:

Former Name MICROLON (P.E.I.) INC.
New Name 100748 P.E.I. INC.
Effective Date: February 17, 2006
08

NOTICE OF DISSOLUTION

Partnership Act
R.S.P.E.I. 1988, Cap. P-1

Public Notice is hereby given that a Notice of Dissolution has been filed under the *Partnership Act* for each of the following:

Name: CAVENDISH SEEDS OF PRINCE
EDWARD ISLAND
Owner: Marie Dow
Registration Date: February 14, 2006
08

**NOTICE OF GRANTING
LETTERS PATENT**

Companies Act
R.S.P.E.I. 1988, Cap. C-14, s.11,

Public Notice is hereby given that under the *Companies Act* Letters Patent have been issued by the Minister to the following:

Name: 100747 P.E.I. INC.
98 Water Street
Summerside, PE C1N 4N6
Incorporation Date: February 15, 2006

Name: BACKBONE CHARLOTTETOWN
LTD.
90 University Avenue, Suite 405
Charlottetown, PE C1A 4K9
Incorporation Date: February 16, 2006

Name: CAVENDISH SEEDS OF PRINCE
EDWARD ISLAND INC.
208 Hillsborough Street
Charlottetown, PE C1A 4X1
Incorporation Date: February 14, 2006

Name: DYNAMIC SPORTS
PERFORMANCE INC.
133 Queen Street
Charlottetown, PE C1A 2H6
Incorporation Date: February 14, 2006

Name: INCR HOLDINGS LTD.
253 Brackley Point Road
Charlottetown, PE C1A 6Z2
Incorporation Date: February 17, 2006

Name: ISM HOLDINGS INC.
Box 4, Charlottetown, PE C1A 7K2
Incorporation Date: February 14, 2006

Name: N & D ENTERPRISE LTD.
Northport, R R
Alberton, PE C0B 1B0
Incorporation Date: February 09, 2006

Name: PEI HEALTH SECTOR COUNCIL INC.
c/o PEI Association of Sector Councils
161 St. Peters Road, Box 20012
Charlottetown, PE C1A 9E3
Incorporation Date: February 15, 2006

Name: PEI TRUCKING SECTOR COUNCIL
INC.
c/o PEI Association of Sector Councils
161 St. Peters Road, Box 20012
Charlottetown, PE C1A 9E3
Incorporation Date: February 09, 2006
06

**NOTICE OF GRANTING
SUPPLEMENTARY LETTERS PATENT**

Companies Act
R.S.P.E.I. 1988, Cap. C-14, s.18, s.3

Public Notice is hereby given that under the *Companies Act* supplementary letters patent have been issued by the Minister to the following:

Name: JUDSON SECURITY &
COMMUNICATIONS LTD.
Purpose To increase the authorized capital.
Effective Date: February 15, 2006

Name: RONALD PETERS LIMITED
Purpose To increase the authorized capital.
Effective Date: February 16, 2006
06

NOTICE OF REGISTRATION

Partnership Act
R.S.P.E.I. 1988, Cap. P-1, s.52 and s.54(1)

Public Notice is hereby given that the following Declarations have been filed under the *Partnership Act*:

Name: PJM PROPERTY SERVICES
Owner: PATRICK J. MCSWEENEY
CHARTERED ACCOUNTANT LTD.
15 Water Street
Summerside, PE C1N 1A3
Registration Date: February 16, 2006

Name: THE S.D.L. GROUP
Owner: SCHURMAN DEVELOPMENTS LTD.
404 Perry Avenue
Summerside, PE C1N 5Z5
Registration Date: February 16, 2006

Name: MEDIA/PROFESSIONAL
INSURANCE
Owner: FINANCIAL & PROFESSIONAL
RISK SOLUTIONS, INC.
200 E. Randolph, Floor 17
Chicago, IL 60601
Registration Date: February 15, 2006

Name: CTF SUPPLY
Owner: THE HOME DEPOT SUPPLY OF
CANADA INC.
20 Queen Street West, Suite 2500
Toronto, ON M5H 3S1
Registration Date: February 16, 2006

Name: ATLANTIC BOLT & SCREW
Owner: THE HOME DEPOT SUPPLY OF
CANADA INC.
20 Queen Street West, Suite 2500
Toronto, ON M5H 3S1
Registration Date: February 16, 2006

Name: GLOBAL MARITIMES
Owner: CANWEST MEDIAWORKS INC.
3100 - 201 Portage Avenue
Winnipeg, MB R3B 3L7
Registration Date: February 16, 2006

Name: GLOBAL TELEVISION
Owner: CANWEST MEDIAWORKS INC.
3100 - 201 Portage Avenue
Winnipeg, MB R3B 3L7
Registration Date: February 16, 2006

Name: PARKDALE TRAVEL HEALTH
CLINIC
Owner: MURPHY'S PHARMACIES INC.
24 St. Peters Road
Charlottetown, PE C1A 5N4
Registration Date: February 17, 2006

Name: A GARDEN VIEW BED &
BREAKFAST
Owner: Veronica Grandy
27 Sidmount Avenue
Charlottetown, PE C1A 2H2
Registration Date: February 16, 2006

Name: COUNTRY SIDE LANDSCAPING
Owner: Terry MacCormac
33 Westhill Drive
Charlottetown, PE C1E 1N9
Cynthia MacCormac
33 Westhill Drive
Charlottetown, PE C1E 1N9
Registration Date: February 20, 2006

Name: DRAKE'S BLUEBERRIES
Owner: Eldon Roy Drake
R R # 2, Morell, PE C0A 1S0
Maureen Charlotte Drake
R R # 2, Morell, PE C0A 1S0
Terry Davis Drake
R R # 2, Morell, PE C0A 1S0
Carol M.J. Drake
R R # 2, Morell, PE C0A 1S0
Registration Date: February 16, 2006

Name: HEAVENLY CHOCOLATES
Owner: Brenda MacAusland
411 Willow Avenue
Summerside, PE C1N 2B4
Registration Date: February 16, 2006

Name: J K DELIVERY
Owner: James Bowley
161 Westridge Crescent, Apt. # 5
Charlottetown, PE C1A 8P1
Registration Date: February 14, 2006

Name: KNOX-BOX ATLANTIC
Owner: Joseph Bernard Driscoll
#5 Revell Drive
Charlottetown, PE C1A 7W7
Registration Date: February 16, 2006

Name: PANMURE VIEW BEACH HOUSE
 Owner: Joan R. Watson
 614 Main Street
 Montague, PE C0A 1R0
 John W. Lavers
 614 Main Street
 Montague, PE C0A 1R0
 Registration Date: February 20, 2006

Name: PAWSITIVE PETS
 Owner: Jodi Caissie
 75 St. Nicholas, R R # 2
 Miscouche, PE C0B 1T0
 Registration Date: February 14, 2006

Name: TRYAN CONSTRUCTION
 Owner: Vicky L. Gregory
 444 Pleasant Grove Road, R R # 1
 Little York, PE C0A 1P0
 Troy J.A. Gregory
 444 Pleasant Grove Road, R R # 1
 Little York, PE C0A 1P0
 Brian Arsenault
 Cornwall, PE C0A 1H0
 Registration Date: February 16, 2006

06

**NOTICE OF REMOVAL OF BUSINESS
 NAME REGISTRATIONS**

Partnership Act,
 R.S.P.E.I. 1988, Cap. P-1, s.54.1(5)

PUBLIC NOTICE is hereby given that under the Partnership Act the following business name registrations have been removed effective **February 18, 2006:**

BUSINESS NAME

57 Whatever
 A - 1 Glassworks
 A Little Gift
 A Touch of Elegance
 A.C. Simmonds & Sons
 A. Clare Knits
 A.G. Dickson & Associates
 A.N.E.
 Abbies Shuttle Service
 Abegweit Door Company
 ACA Digital Knowledge
 Acadian Acres Tea Room
 Action Forestry Services
 Ada's Place, Family Hairstyling

ADECCO - A New World at Work
 Advantage Delivery Service
 Advantage Marketing
 AFGD Glass Centre
 Agri Star Farms
 Ainos Milk Products Co.
 All Weather Maintenance Service
 Allen's Auto Sales
 Allergan Medical Optics, a Division of Allergan Inc.
 Allergan Optical, A Division of Allergan Inc.
 AlliedSignal Aftermarket of Canada
 Alltour Marketing Support Services
 Alpha Tours
 Al's Subs & Sandwiches
 Amerispec Home Inspection Services
 Amron Enterprises
 Angus Fire/Les Feux Angus
 Anicom-Texcan
 Animal Farm
 Apex Distribution
 Apex Fluid Power
 APM Auto Parts
 Aquaculture - Growing for the Future
 AR Dachaidh Bed & Breakfast
 Arsenaults Flooring Installation/Glen Arsenault
 Arsenault's Trailer Rentals
 Art's Cabs
 Ashley House B & B
 Associated Biscuits Co.
 Astrazenca
 Astrazenca Pharma
 Atlantic Air Cooled Engines
 Atlantic Aviation
 Atlantic Building Systems
 Atlantic Coast Alliance
 Atlantic Dog Sports Academy
 Atlantic Fine Wood Products
 Atlantic Gas Association
 Atlantic Graduate Weed & Insect Control
 Atlantic Hardwood Flooring Specialists
 Atlantic Natural Gas Association
 Atlantic Photo Kiosk
 Atlantic Pre-cast Concrete Memorials
 Atlantic Rentals Express
 Atlantic Rentals Quik Stop
 Atlantic Rentals Qwik Stop
 Atlantic Rentals Xpress
 Atlas Ideal Metals
 Attention to Detail, Fine Automotive Car Care

Auto Industrial Services	Brudenell Resort Golf Academy
Auto Plus Auto Sales	Brun Motors
AutoMax	Brutus & Chynna's Autobody
Avnet Canada	Bush Hog
B & K Trail Rides	Butcher's Mark
B.S.T. Home Care	C1 Communications
Baker Process	Cable Head Schoolhouse
Barb's Aesthetics	Camera Art
Bassett's Grocery	Campbell's Gifts & Novelties
Baydancer Funcraft	Camtech Engineering
Bayview Construction Heavy Truck & Trailer Sales	Canadian Cannery Compay
Bayview Construction Used Truck Sales	Canadian Mobility Products
Bell's Auto Sales	Canadian Pacific Hotels and Resorts
Bell's Variety	Canadian Purchasing Exchange
Bent Willow	Canadian Wonderland Tours
Better Than Home Cottages	Cancom Data Solutions
Big B Variety	Cancom Learning Solutions
Bike Face	Candle Imports
Bingo Fest	Capt. Bully Forbes' Chowder Pot
Birch Grove Outfitters	Cardigan Riverview Cottage Suites
Biway	Cardinal Events Production
Black Top Painting & Sealing	Carillion Construction Canada
Blair Hall Guest Home	Carragher Productions
Blarney's Gift Shop	Carriage House Collectibles
Blind Craft	Carrier Distribution Credit Canada
Blue Cross of Atlantic Canada	Carrier Eastern
Blue Shift	Cass City Consulting
Blue Water Seafoods	Casting Process Development Centre
Blueshank Bar-B-Q Parts & Propane Accessories	Castle Resources
Bluewater Seafoods	Catelli Fresh Foods Company
BMG Direct Canada	Cater Corner
BMG Music Canada	Caterplan Services
BMW Petroleum Services	Causeway Village Convenience Store
Bob Taylor's Esso	Cavendish Beach Club
Bob's Janitor Service	Cavendish Pit Stop Dairy Bar & Cafe
Body Esthetics	Cavendish Taxi
Bodyhealth	CEFCO
Bonnie Suen Contractor	Central Queens Taekwondo
Bonnie's Doggie Cares	Centre for Mediation
Bonny's Unisex Hairstyling	Century Home Bed & Breakfast
Booboos Honey	CGU
BPCO	CGU Insurance Company
Brackley Beach Campground	Charlottetown Funeral Home
Brian's Auto Service	Choice Resources Enterprise
Brightside Realty Inc. Better Homes and Gardens	Chrysler Insurance
Brooks Enterprises	Chrysler Life Insurance
Brookside Enterprises	City Collision Services
	City Copy Shop
	Clarke Subaru
	Clearnet Business Systems

Clever Brush Painting Co.	Dalloz Fall Protection
Click TV	Daniel's Used Car Sales
Clinton View Lodge	Danka Services International
Clothes "R" Us	Dave's Cave
Clovie's & Andy's Restaurant	David Biscuits Co.
CMS & Associates	Deb's Bake Shop
CNH Enterprises	Deloitte Consulting
CNIB/INCA	Deloitte Touche Tohmatsu Management Consultants
Coady Business Services	Demi-Pointe Dance Shop
Coast to Coast Entertainment	Design Plus
Colucci International	Dexters
Commercial Enclosed Fuse Company	DGS Information Consultants
Commercial Union	Dianne's Bake Shoppe
Commercial Union Canada	Dickie Dee Ice Cream
Commercial Union Life	Discount Fuels
Confederation Dining Room	Dixon's Automotive
Connexions Air Cargo	DL & Sons Forestry
Consumer Foods Division (General Mills Canada Inc.)	DM Motors
Convention Resources	Doc Ride-On
Cormier Auto Rentals	Dr. Clean
Cormier Boat Sales	Drake's Painting & Decorating
Country Cabin Tole Shop	DSR Construction
Country Kennels	Ducky's Restaurant
Country Roads Wine Co.	Dunes View Cottage at St. Peter's Harbour
Countyline Transport	Dunollie Travel Park
Coupon Clipper	Dunraven Speedway
Crafts at the Chocolate Factory	Dyment Painting
Crafts Canada	Dynamic Wood Products
Crafty Hands Craft Supplies	Dynergy Marketing and Trade
Crain-Drummond	Early Bloomer Designs
Crestmount Mechanical	East Coast Artist Management - ECAM
Croft Manufacturing	Eastern Bakeries
Crossroads Construction	Eastern Imports
Crowsnest Country Lodge	Eastern Kings Health
Crozier Farms	Easy Caller
Crush Canada	Eaton's
Crystal Consulting Unlimited	Eclectic Tastes Video Rental Club
CU Assurance	Eco Forest Products
CU Commercial Union	Econolope
CU Commercial Union Canada	Elegant Nails
CU Union Commerciale	Eimco Process Equipment
CU Union Commerciale Canada	Electric Circus
Culligan	Elizabeth Arden Canada
Cutcliffe Funeral Home	Embark Publications
D.C. Auto Sales	Emerald Security
D.L.C. Holdings	Emu Kitchens
D.M. Transport	E-Scotia.com
Dakota's	Essence of Thyme
Dale Elliott's Early Canadian Housefitters	Este Mundo

Expressway Automotive	Georgetown Summer Festival
Ezsalez	Georgetown Theatre Festival
F.R. McLaine	Gleaner-Allis
Fabric World	Glencon
Fairline Taxi	Gold Cup & Saucer Race
Fast Traxx Auto	Got-It Shopping Services
Favorite Foods Co.	Gould AMI Semiconductors
FCI Electronics	Gould Shawmut Company
Fidelity Home Entertainment	Great Lakes Receivable Management Services
Finer Designs by Shannon	Green Giant
Finley's Pub and Restaurant	Green Giant of Canada
Fireside Food Products	Greenshore Marine
First Canadian Closing Centre	Greenwich View Cottages
First Canadian Home Closing Services	Growing Season's Landscaping
First Recovery	Gypsy's Landing
First Telegroup Management	H S Distribution
First Telegroup Marketing	H. Keller Investments
Fitness Watchers	H.J. Clark Construction
Fleischmann Company	H2O Plumbing & Heating
Fleischmann's Yeast	Haarmann & Reimer
Flight 409	Halophonic Industries
Floorpro Maintenance	Hambly Trucking
Fonds de Placement Immobilier d'Immeubles	Hand in Hand Crafts
Residentiels Canadiens	Happy Harry's (P.E.I.)
Food for Thought	Harbour View Convenience Store
Force Ten Records	Harbourside Canteen
Forever Friends Pet Lodge	Harold Godfrey & Son
Fortune Bridge Summer Place	Harry Leard Auto Sales
Fraser's Wide Shoes	Harvey's Construction
Freda's North-side Restaurant	Hay Group
Fresh Start Holdings	Healthplex 2000
From Away Farm	Heinz Bakery Products
From Rosemary's Garden, Natural Wreaths	Hemphill GM
Fundy's Business Fusion des Affaires	Henderson Woodworking
Fusion Data	Henderson's Accounting Services
Fusion Internet	Hennessey Funeral Home
Fusion Voice	Herlihy Enterprises
G. & M. Limousine Service	Heritage Hyundai
G.S. Smith Security	Hesston Industries
Gan Canada	Hewitt's Art & Antique Loft
Gan Canada Group	Hidden Treasures Gift Shop
Garry Peters MacTools Distributor	Hollyword
Gas Association of Atlantic Canada	Hooligans Pub & Grub
Gateway Golf World	Horseshoe Ridge Tack Supply
Gaudet's Grass Cutting Service	How Eye See It
Gayle's Hairstyling (His & Hers)	HRMS
GE Capital Canada	HVAC Supply (East)
GE Card Services	Ice Age Management
Geant Vert	ICI Autocolor
George's Auto Sales	Idea Connection

Infoexpress
Infomedia
Infomedia/Weather
Inn-Ovation 1844
Institute for the Blind
Integrated Ingredients
Interprovincial Airlines
Island Cottage Winery
Island Easycut
Island Food Centres
Island Fund
Island Grad Services
Island Lock and Safe
Island Meadow Country Home & Cottages
Island Outfitters
Island Placement Services
Island Property Management
Island Releasing Company
Island Seed
Island Septic Tank Service
Island Shirts
Island Summer Luxury
Island Tel Mobility
Island Tel Mobility - Cellular
Island Tel Mobility - Paging
Island Tel Mobility - Trunk Radio
Island Wholesale Distributors
Islandscapes Etc.
J. MacDougall Motors
Jackson, Smith & Weber
Jackson's Carpentry
Jackson's Take Out
Jani-King of P.E.I.
Jantzen Canada
Jim Matheson Art
Jive Kings
Joe Fraser's Auto Service
John Bees Cabins
Jo's Country Convenience
Joy-By-Design
Judson's Heating Service
Julianna's Pizzeria - Ellen's Creek Plaza
Julianna's Pizzeria of Charlottetown
Julianna's Pizzeria (Summerside)
Juniper Lodge and Cottages
Justy's Take-Out
K.P. Books
K.P. Cable Contracting
KDM Consulting Group
Kelly Technical Services
Kelly's Cross Bakery
Ken LeClair Cabinet & Woodworking
Kenadian Auto & Truck Sales
Kendall's Drywall
Kensington Towers & Water Gardens
Kensington Ultramar
Kent St. Family Hair Care
Key Distribution
Kia Canada Credit
Kiddie Kobbler
Kiddies Kollege Korner
Kidzone Child Care Centre
Kim Dormaar & Sons
Kimble MacLean Auto Sales
Kings Playhouse Georgetown Summer Festival
Kleen Sweep
Kuts N'Styles 2000
L & M Auto Sales
L & T Services
L.G. Flynn Construction
La Ligne Meteo Officielle
La Ligne Officielle
Labatt Breweries International
Lady Charlotte Shop
Lady Slipper Auto Sales
Lady Slipper Gardens
Lakeview Landscaping and Lawn Care
Landmark Information Systems
Larrydale Farms
Lasting Memories Monuments
Le P'Tit Cotton
LeBlanc Food Resources
Leonard Enterprises
Leroy's Place
Lever Pond's
Liberty Tax Service
Life Network
Lightning Bolt Comics
Lighthouse and Beach Motel
Lily's Oriental World
Lingo for Business D'Affaires
Lipton Food Service
Little C's Ranch
LMM Enterprises
Lochend Farm
L'Oreal Professionnel
Loretta's Country Cottage
Louis Smith Racing
Lucus Enterprises Executive Janitorial Services
Lucus Oil Products Maritime Headquarters

Lucy Maud Montgomery Festival	Millennium 2000 Kennels
M.J. Grant Enterprises	Millennium Consulting
M.J.D. Trucking	Miller Recycling
MacBeth Music	Miller's Murray River Garage
MacCosham Van Lines	Millstream Pizza Restaurant
MacDonald's Automotive Repair Centre	Millstream Trail Rides
MacDougall's Restaurant	Miscellany
MacInnis' Garage	MK Auto Sales
MacVarish Bookkeeping	Monica Callaghan Consulting
MacVarish.com	Mont Carmel Irving
Mac's Quick Stop	Montague Printing & Copy Centre
Madsen Mechanical	Montrose Meadows Bed and Breakfast
Maison Gaia	Monty's Fix'er Up
Making Memories Tour Guide Service	Moonstone Artwear
Malpeque Bay Golf Links	Moore Data Management Services
Maple Leaf Foods International	Moore North America
Mapleglade Farms	Morell Drug Store & Morell Pharmacy
Marilla's Pizza	Mosaic Organizational Performance Group
Mariner's Gallery	Moultec
Mario's Pizzeria & B.J.'s Lounge	Mrs. Roaster's Food Express
Maritime Gas Association	Mulligans Golf and Country Club
Maritime Motors 2000	Mulligans Lounge
Maritime Natural Gas Association	Murphy's Convenience
Markan Kitchens	Musique BMG du Canada
Marketplace Pub, Restaurant, Grill	Mussel Guy
Maryfield's Variety & Video	My Girls
Mast and Mooring	Mystic Bay Wines
Matheson Tours	Nabisco Food Service Company
Matrix Consulting Group	Nabisco Foods Division
Matthew's Market	Nail Pond Bed & Breakfast
Mayfield Quality Inn	Nail Pond Trail Rides
Maypoint Apartments	National Institute for the Blind
McBee Systems	Natural Gas Association of Atlantic Canada
McCarthy's Convenience Store	Networking Alliance for Today's Opportunities
McDonalds Bobcat Services	Newfound Carpentry
McInnis & Associates Consulting	Nicholas Grandjean Landscaping Services
McLellan's Locksmithing & Home Security	Nicolai Maps
McNamara Construction Company	Nile Spice Foods
Mechanic's Plus	Nissen Propane Service
Medallion Smoked Salmon	Nite Flite Courier, PEI
Medi-Dent Service	North Star Construction (1999)
Media-Tech Information Services	Northern Reflections
Medis Atlantic	Northern Traditions
Meme Jane's	Northside Auto Body
Mermaid Editions	Northstar Worldwide
Mermaid Fish & Chips	Nu City Inn
Mermuys Farms	Nu Skin
MessageExpress	Nutrifoods
Microherb	Oak Tree Place
Milky Way Farm	Oakland Estates

Oasis Aesthetics
Obsco Maritimes
Ocean Rose Cottage
O'Connor Lawn & Garden Service
O'Leary Ultramar
On Site Ergonomics & Rehabilitation Services
One Way Sandwich & Subs
Our Lady of the Way Tourist Lodge and Motel Units
Outrageous Models
P & M Courier
P.E.I. Golf Record
P.E.I. Golf Tours
P.E.I. Industrial Wipers
P.E.I. Workers Health & Safety Centre
Pampered Pets
Papianno's
Parfums International
Parkdale Shell Motors 1999
Parlons Lingo Speaks
Pashmina Imports
Pathfinder Association Management Services
Patty Richard Office Services
Pawsitive Energy
Paytel Canada
PCS Multi
Peakes Wharf Boat Tours
Peel Pub
PEI's Own
PEIMall.com
Pen Point Productions
Personal Computer Services
Personal Empowerment Programs
Personnel Profiles
Peter James Plumbing & Heating
Pharmacie Wellington Pharmacy
Phoenix Bar & Grill
Pinch Penny Fair
Pinkerton Banking Services
Pinkerton I.D. Technologies
Pinkerton Security Technology Services
Pizza Pops
Plan & Save
Planification Financiere Scotia
Plas-tek
Polished Look Nail Salon
Popsicle Industries
PPHM
Primary Distribution Primaire
Prince Edward Hotel and Convention Centre
Prince Edward Island Crystal
Prince Edward Island Miniature Railway
Prince Edward Island Seeds
Private View Cottages
Privateer's Gifts
Privateers Great Seafood and More!
Professionally Tailored Cleaning
Projx Financial
Promo-Acadie
Proude Traditions
Provincial Shuttle & Charter Service
Pursell Vigoro Canada
Q-Caps/Quebecor Catalog Publishing System
Quebecor Financial Printing
Quebecor Insight Services
Queen Street Tailor Shop
Queen's County Lanscaping
Queens Road Estates
Quinn Financial Services
R & B Lanscaping
R. and B. Tel
R. J. B. Associates
Race World Collectibles
Randy's Brake & Front End
Ray's Carpet Cleaning
Red Baron Pizza Service
Red Cliff Home Inspections
Red Oval Farms Co.
Red Rok Bikes
Reeves Soft Water
Reid's Recreation
Renaissance Place
Renewed Residential Heating Equipment
Reserve Golf PEI
Retail Success
Reuben's Fishing Supplies
Ribbon Air Crafts
Rick Brown Enterprises
River Road Development
Riverdale Garden
RMS Atlantic
Rodney's Auto Service
Romi Foods
Ron Carmichael (Authorized Dealer for Snap-On Tools)
Rose Garden Antiques & Collectibles
Rose Hill Trucking
Rose Hollow
Rosemere
Royal Country Lodge

Royal Park Country Inn	Speedy Saw Service
Royalty Plumbing and Heating	Splashworks
RPG Retail Performance Group	Springton Transport
Runway 27	Square Grove Auto
Rural Roots	Stan's Auto Sales
Russel Drummond	Standard Brands Food Company
S & L Auto Exchange	Star Quest Enterprises
S.B.L. Equipment Sales	Starter Hut
Sailor's Landing Pub & Restaurant	Stewart Advertisement Promotions
Sam Hill Gardens	Straight Shooters Golf
Scandura Canada	Stratford Home Center
Scotia Capital	Strathcona Auto & Truck Sales
Scotia Financial Planning	Stretch Drive Photography
SCP Multi	Success International
Screen Printing Pros	Summerside Denture Clinic
SDI Service Dimensions International	Summerside Farmers Market
SDS Drilling	Summerside Mini Bus
Searle Canada	Summerside Shuttle Service
Seawinds Crafts & Treasures	Summit Business Planning
Sedgwick Aviation Canada	Sun Up Rogueing
Sedgwick Energy Canada	Sunburst Enterprises
Sedgwick Global, Canada	Sunetco
Sedgwick Marine and Cargo Services	Sunnyside Child Care
Sedgwick McDowall, Human Resource Consultant	Supervideo
Sedgwick Power and Nuclear Services	Sure-Lock Homes
Services de Cartes GE	Survey Canada
Shellfish World	Swings "N" Things Woodworking
Shirley's Esthetic Salon	Systemes D'Affaires Clearnet
Simply Satellite	T J Shuttle Service
Singles Newsletter	Tanglewood Consulting
Sink One Plumbing & Heating	Taxi Tours
Small Fry	Taylor's Auto Sales
Small Fry Humpty Dumpty	Telenex Canada
Smartel	Tetra Rex
SMG Special Markets Group	The 50 and Over Club
Smith's Septic Tank Service	The Aquaculture Gazette
Smooth Cycle	The Blind
SNNC Consulting	The Blind Institute
Soapberry Shop	The Bradway Inn
Societe D'Aluminium Reynolds du Canada	The Burlington Farm
So-Green	The Canadian Institute for the Blind
Somerset Gardens	The Capes at Kildare
Sonier's Enterprises	The Carvery
Sorcery Films	The Cavendish Beer Gear Store
Souris Industrial Park	The Charlottetown
Spacebaby Productions	The Charlottetown - A Rodd Classic Hotel
Spare Operator Services	The Coat Nook
Special Tee Golf	The Complete Drip
Special Times Playschool and Kindergarten	The Counselling and Training Centre

The Country Steakhouse and Lounge	Twin Oaks
The Cozy Bed & Breakfast	Tyne Valley Studio - Shoreline Sweaters
The Crossed Keys House	U-Flow
The Discoverers Group	Union Commercial Vie
The Ghost Valley Printing Company	Union Commerciale
The Greenwich Settlement	Union Commerciale Canada
The Greenwich Town Centre	Unipath
The Haberdashery	Uniquely Gift It
The Hartford Canada	Upton Crest Farm
The Health Associates Centre of Complementary Medicine & Acupuncture	Valley Grove Electrical
The Herb Farm at Sophie's End	Vantech Enterprises
The Island Golf Store	Venture Out Cycle & Kayak
The Kitchen Master	Vibe Cider Co.
The Lamp-Post Pub	Video Central
The Links at Glenaladale	Video Classics
The Official Weather Line	Video Stars
The P.E.I. Chowder & Fry Company	Video Craft Productions
The Pathfinder Group	Vigoro Canada
The Personal	W.C. Painting
The Photography House	Wajax Process Technologies
The Pump Shop	Wallace Management Support
The Purr-fect Cat Care Centre	Walmar Creations
The Railway Yard Warehouse	Water Street Dental Centre
The Retail Group	We Care Home Health Services
The Sports Warehouse Outlet	West Manor Productions
The Summerside Golf Club	West Prince Front-End Service
The Unicorn Inn	Westisle Construction
The Weather Line	WFD Canada
The Wedding Gallery	Wharfside Lobster Pub and Eatery
The Weekly Bargain & Rental Guide	Whisperwood West
The Works Restaurant	White Cane
The World from Cancom	Wild Valley Woodworking
Theatre Festival '99	Wilson's Recreation Sales
Thompson Appraisal Services	Wiltel
Thompson Motors	Wine & Beer Seller
Tidewater Crafts & Gifts	Wizard Office Plus
Tip of the Isle Cafe	Wm.E. MacDonald Associate
TMG	Wokwis Services
Todd's Recycling and Bottle Shop	Woof N' Wag Enterprise
Tony's Carpentry	York Farms Manufacturing
Tours Aux Quatre-Vents/Four Winds Tours	Your Investment Doctor
Town Auto Sales	Zeneca Agro
Tracker Collection Agency	Zeneca Pharma
Tracy's Tanning Solarium	Zenon's Texaco
Trailside Pitch & Putt	Zippy's Coffee Shop
Tri-Metal Welding	
Triple E Acceptance	EDISON SHEA
Trout River Pottery	DIRECTOR
Tudor Rose Gift Shoppe	

NOTICE
MARRIAGE ACT
Prince Edward Island
[Subsection 8(1) of the Act]

Notice is hereby published that, under the authority of the *Marriage Act*, the following clergy has been **temporarily registered from August 19, 2006 to September 2, 2006** for the purpose of solemnizing marriage in the province of Prince Edward Island:

Rev. John T. Tonks
180 Lake Shore Dr.
Great Village, NS B0M 1L0

T.A. Johnston
Director of Vital Statistics

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February 25, 2006

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PART II
REGULATIONS

EC2006-86

NURSES ACT
DISCIPLINE REGULATIONS
REVOCATION

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 8 of the *Nurses Act* R.S.P.E.I. 1988, Cap. N-4, the Association made and the Lieutenant Governor in Council approved the following regulations:

- 1. The *Nurses Act* Discipline Regulations (EC504/89) are revoked.**
- 2. These regulations come into force immediately before the expiry of February 24, 2006.**

EXPLANATORY NOTES

These regulations revoke the Discipline Regulations made under the *Nurses Act* to prepare for the proclamation of the *Registered Nurses Act* and regulations to be made under that Act.

Certified a true copy,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

EC2006-87

NURSES ACT
REGISTRATION AND LICENSING OF NURSES
REGULATIONS
REVOCATION

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 8 of the *Nurses Act* R.S.P.E.I. 1988, Cap. N-4, the Association made and the Lieutenant Governor in Council approved the following regulations:

1. The *Nurses Act* Registration and Licensing of Nurses Regulations (EC583/86) are revoked.

2. These regulations come into force immediately before the expiry of February 24, 2006.

EXPLANATORY NOTES

These regulations revoke the Registration and Licensing of Nurses Regulations made under the *Nurses Act* to prepare for the proclamation of the *Registered Nurses Act* and regulations to be made under that Act.

Certified a true copy,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

EC2006-88

NURSES ACT SCHOOLS OF NURSING REGULATIONS REVOCATION

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 8 of the *Nurses Act* R.S.P.E.I. 1988, Cap. N-4, the Association made and the Lieutenant Governor in Council approved the following regulations:

1. The *Nurses Act* Schools of Nursing Regulations (EC264/97) are revoked.

2. These regulations come into force immediately before the expiry of February 24, 2006.

EXPLANATORY NOTES

These regulations revoke the Schools of Nursing Regulations made under the *Nurses Act* to prepare for the proclamation of the *Registered Nurses Act* and regulations to be made under that Act.

Certified a true copy,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

EC2006-91

**REGISTERED NURSES ACT
NURSE PRACTITIONER REGULATIONS**

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 35 of the *Registered Nurses Act* R.S.P.E.I.1988, Cap. R-8.1, the Lieutenant Governor in Council approved the following regulations made by the Association of Registered Nurses of Prince Edward Island:

1. In these regulations

- | | Definitions |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------|
| (a) "Act" means the <i>Registered Nurses Act</i> R.S.P.E.I. 1988, Cap.R-8.1; | Act |
| (b) "collaborating medical practitioner" means, in respect of a nurse practitioner, a medical practitioner who is, at the relevant time, participating in a collaborative working relationship with the nurse practitioner; | collaborating
medical practitioner |
| (c) "Committee" means the Nurse Practitioner Diagnostic and Therapeutics Committee established under section 8; | Committee |
| (d) "Pharmacy Board" means the Prince Edward Island Pharmacy Board established under section 6 of the <i>Pharmacy Act</i> , R.S.P.E.I. 1988, Cap. P-6; | Pharmacy Board |
| (e) "potentially life-threatening disease, disorder or condition" includes, in respect of a client, any disease, disorder or condition that causes the client to have or to demonstrate | potentially life-
threatening disease,
disorder or
condition |
| (i) any sign or symptom of an acute event that is potentially threatening to the life, limb, or senses of the client, | |
| (ii) any sign or symptom of the obstruction of any body system of the client, | |
| (iii) any sign of severe or widespread infection, | |
| (iv) a fever greater than 39 degrees Celsius, if the client is a child between 3 and 6 months of age with no identifiable focus of infection, | |
| (v) any sign or symptom of illness if the client is a child less than 3 months of age, | |
| (vi) any blunt, penetrating or other wound that may indicate damage below the fascia or functional impairment, or | |
| (vii) any sign or symptom of any fetal or maternal pregnancy risk factor; | |
| (f) "primary medical practitioner" means, in respect of a client, the medical practitioner who has primary responsibility for the care of the client; | primary medical
practitioner |

standards of practice	(g) “standards of practice” means, in respect of a nurse practitioner, the professional standards of practice for nurse practitioners that are established or adopted in the bylaws.
Endorsement	<p>2. (1) A nurse practitioner’s endorsement on the license of a member authorizes the member, subject to the Act and these regulations, to engage in the practise of nurse practitioner from the date of the issuance of the endorsement and until the expiry date specified in the endorsement.</p>
Striking name of nurse practitioner from record of endorsements	<p>(2) Where</p> <p>(a) a nurse practitioner’s license is revoked; or</p> <p>(b) a nurse practitioner dies and a notice of his or her death is received by the Registrar,</p> <p>the endorsement of the nurse practitioner is deemed to be revoked and the Registrar shall strike the name of the nurse practitioner from the record of endorsements required to be kept under subsection 15(2) of the Act.</p>
Endorsement applications	<p>3. (1) All applications for nurse practitioner’s endorsements shall</p> <p>(a) be made in writing in a form approved or provided by the Registrar;</p> <p>(b) be dated and signed by the applicant; and</p> <p>(c) be addressed and delivered to the Registrar.</p>
Verification	<p>(2) Where an application states a fact and the application form or the Registrar requires that the fact shall be verified by a document submitted to the Registrar by a person other than the applicant, including a government, an institution of learning or a regulatory body, the Registrar may refuse to endorse the license of the applicant with a nurse practitioner’s endorsement until the document is submitted by that person to the Registrar.</p>
<i>Idem</i>	<p>(3) Where the Registrar has reasonable grounds to believe that a statement in an application or in a document submitted in support of an application is false, or that the application or document is not authentic, the Registrar may refuse to endorse the license of the applicant with a nurse practitioner’s endorsement until the statement, application or document has been verified by such procedure as the Registrar may determine.</p>
Qualifications - information and proof	<p>4. An applicant for a nurse practitioner’s endorsement shall, if required by the Registrar, provide such information and proof as the Registrar may require to establish that the member has the qualifications and competence to engage in the practice of a nurse practitioner in a manner that is conducive to the protection of the public in the provision of the professional services of a nurse practitioner, failing which the Registrar shall not endorse the license of the applicant with a nurse practitioner’s endorsement.</p>

5. (1) An applicant for a nurse practitioner's endorsement under section 15 of the Act shall satisfy the Registrar that the applicant Endorsement requirements

- (a) is not, as of the date of application, subject to a discipline or professional conduct review penalty or proceeding in any jurisdiction;
- (b) has graduated from an educational program for nurse practitioners that
 - (i) is recognized by the Council, and
 - (ii) is offered by an approved school of nursing;
- (c) has, within the three years immediately preceding the date of the application,
 - (i) lawfully practised as a nurse practitioner in Prince Edward Island or another province for a total of 1800 hours, or
 - (ii) graduated from an educational program for nurse practitioners of a type described in clause (b),
- (d) has passed any nurse practitioner examination required by the Council, and
- (e) if required by the Council, has satisfactorily completed a competence assessment, taken at the applicant's expense, to establish that the applicant is competent to practice as a nurse practitioner.

(2) An applicant for a nurse practitioner's endorsement is exempt from compliance with the requirements of clause (1)(c) if the applicant Exception

- (a) has lawfully practised as a nurse practitioner in Prince Edward Island or another province for a total of 600 hours within the year immediately preceding the date of the application; or
- (b) has participated in the Beechwood Demonstration Project conducted by the Department of Health and Social Services in the Community of O'Leary in Prince Edward Island during 2004 and 2005.

(3) Subsection (2) and this subsection are repealed on October 31, 2007 and subsection (1) is amended by renumbering it as section 5. Repeal and amendment

6. (1) For greater certainty, and subject to subsection (2) and the standards of practice if any, the practice of a nurse practitioner consists of the following, in accordance with the collaborative working relationship with a collaborating medical practitioner: Scope of practice of nurse practitioner

- (a) the diagnosis or assessment of a disease, disorder or condition, and the communication of the diagnosis or assessment to the client;
- (b) the ordering of, and interpreting reports of, X-Rays concerning the following areas of the body of a client:
 - (i) skeletal,
 - (ii) abdomen,
 - (iii) chest or breast;
- (c) the ordering of, and interpreting reports of, ultrasounds concerning the following areas of the body of a client:
 - (i) abdomen,
 - (ii) pelvis,
 - (iii) breast;

- (d) the ordering of, and interpreting of, laboratory tests and other screening and diagnostic tests;
- (e) the ordering of, and interpreting reports of, electrocardiograms;
- (f) the ordering of, and interpreting reports of, spirometry;
- (g) the ordering of the application of forms of energy for therapeutic purposes, including the application of
 - (i) TENS (transcutaneous electrical nerve stimulation),
 - (ii) thermal energy, or
 - (iii) therapeutic touch.

Required
consultation with a
medical practitioner

(2) Where a nurse practitioner is diagnosing or assessing a disease, disorder or condition of a client, the nurse practitioner shall, subject to subsection (3), consult with the primary medical practitioner of the client, as soon as is reasonable in the circumstances, if

- (a) the client's diagnosis or assessment is unclear to the nurse practitioner or beyond the scope of the nurse practitioner to determine;
- (b) the client has or demonstrates
 - (i) a persistent or recurring sign or symptom that cannot be attributed to an identifiable cause,
 - (ii) a sign or symptom that suggests that the client has a previously undiagnosed chronic systemic illness,
 - (iii) a symptom that suggests that the client has decreased or decreasing function in any vital organ or body system,
 - (iv) a sign of a recurrent or persistent infection,
 - (v) any atypical presentation of a common illness or unusual response to treatment,
 - (vi) any sign or symptom of sexually transmitted disease in the client if the client is a child,
 - (vii) any sign or symptom of a behavioural change that cannot be attributed to a specific cause, or
 - (viii) any deviation from normal growth and development in the client if the client is an infant child;
- (c) a diagnostic or screening test conducted on the client suggests that the client has
 - (i) a previously undiagnosed chronic systemic illness, or
 - (ii) a decreased or decreasing function in any vital organ or body system;
- (d) the client has a potentially life-threatening disease, disorder or condition; or
- (e) the client has a chronic condition, and the client has or demonstrates signs or symptoms, or a diagnostic or screening test indicates, that the chronic condition has destabilized.

Consultation where
primary medical
practitioner is
unavailable

- (3) Where a nurse practitioner
- (a) is required by subsection (2) to consult with the primary medical practitioner of a client; and
 - (b) is satisfied, after making one or more reasonable attempts to consult with the primary medical practitioner of the client, that the primary medical practitioner is unavailable for consultation,

the nurse practitioner shall, notwithstanding anything to the contrary in subsection (2), consult with another medical practitioner about the health of the client, if it is not reasonable in the circumstances to make further attempts to consult with the primary medical practitioner.

(4) Where a nurse practitioner is of the opinion that a client's health or safety is at immediate risk, the nurse practitioner may, without consulting with the primary medical practitioner of the client, transfer the care of the client to another medical practitioner or to a hospital.

Transfers of clients
at immediate risk

7. (1) For greater certainty, in addition to the performance of the professional services referred to in subsection 6(1), a nurse practitioner may prescribe any drug or class of drugs that the nurse practitioner is authorized to prescribe by a written authorization issued to the nurse practitioner by the Minister under section 14.1 of the *Pharmacy Act*.

Prescription of
drugs

(2) A nurse practitioner who wishes to obtain a written authorization referred to in subsection (1) to prescribe certain drugs or classes of drugs shall apply to the Registrar for a written confirmation, addressed to the Minister from the Association, that the nurse practitioner has the necessary training and education to competently prescribe the drugs or classes of drugs specified in the confirmation.

Application for
authority to
prescribe drugs

(3) An applicant for a written confirmation referred to in subsection (2) shall provide to the Registrar

Idem

(a) a completed application in a form approved by the Registrar that indicates the drugs or classes of drugs which the applicant wishes to be authorized to prescribe; and

(b) such information or evidence as the Registrar may require to satisfy the Registrar that the applicant has the training and education to competently prescribe the drugs or classes of drugs specified in the application.

(4) On receipt of an application made under subsection (2), the Registrar shall review the application and determine whether, in the Registrar's view, the applicant has the necessary training and education to competently prescribe the drugs or classes of drugs specified in the application.

Review

(5) The Registrar shall, when making a determination under subsection (4), apply the Nurse Practitioner Medication Prescription Guidelines established by the Committee pursuant to subsection 8(6) for the assessment of applications by nurse practitioners under this section.

Guidelines

(6) Where the Registrar determines that an applicant has the necessary training and education to competently prescribe all or some of the drugs or classes of drugs specified in the application, the Registrar shall, on behalf of the Association,

Issuance of
confirmation

(a) issue a written confirmation to the Minister in respect of the applicant that indicates the specific drugs or classes of drugs that the

applicant has the necessary training and education to competently prescribe; and
 (b) provide a copy of the written confirmation to the applicant.

Notice (7) Where the Registrar determines that an applicant does not have the necessary training and education to competently prescribe all or some of the drugs or classes of drugs specified in the application, the Registrar shall provide to the applicant a written notice of that determination.

Copies of authorization to prescribe (8) Where the Minister, after receipt of a confirmation issued under subsection (6), issues a written authorization to a nurse practitioner under section 14.1 of the *Pharmacy Act* to provide prescriptions for any drugs or classes of drugs, the nurse practitioner shall not provide any prescription for a drug or class of drug referred to in the authorization until a copy of the authorization has been provided to
 (a) the Registrar;
 (b) the Pharmacy Board; and
 (c) each of the nurse practitioner's collaborating medical practitioners.

Diagnostic and Therapeutics Committee **8.** (1) There is hereby established a Nurse Practitioner Diagnostic and Therapeutics Committee.

Composition (2) The Committee shall be composed of 6 members appointed by the Council of whom
 (a) one member shall be a licensed member of the Association who is not a nurse practitioner and who is nominated by the Council;
 (b) one member shall be, subject to subsection (3), a licensed member of the Association who is a nurse practitioner and who is nominated by the Council;
 (c) one member shall be a member of the College of Physicians and Surgeons of Prince Edward Island who is nominated by the Council of the College of Physicians and Surgeons of Prince Edward Island;
 (d) one member shall be a licensed pharmacist who is nominated by the Pharmacy Board from among its members;
 (e) one member shall be a person who is knowledgeable in pharmacology and who is recommended by the Lieutenant Governor in Council; and
 (f) one member shall be a licensed member of the Association who is recommended by the Lieutenant Governor in Council.

Temporary member and first nurse practitioner member (3) The first member of the Committee appointed pursuant to clause (2)(b) shall be a licensed member of the Association who is not a nurse practitioner and shall be appointed to hold office for a term of three months.

Term of office and reappointment (4) Subject to subsection (3) and (5), members of the Committee shall be appointed for a term of two years, and may be reappointed.

First appointments (5) Subject to subsection (3), on the first appointment of the members of the Committee

- (a) one third of the members, or as nearly as may be, shall hold office for a term of three years;
- (b) one third of the members, or as nearly as may be, shall hold office for a term of two years; and
- (c) one third of the members, or as nearly as may be, shall hold office for a term of one year.

(6) The mandate of the Committee is to formulate, maintain and revise, the Nurse Practitioner Medication Prescription Guidelines to be used by the Registrar when assessing applications by nurse practitioners under section 7.

Nurse Practitioner
Medication
Prescription
Guidelines

(7) The Committee may, from time to time, seek the advice of experts where the Committee deems such expert advice is required.

Expert advice

(8) The Council shall choose the chairperson of the Committee from among the members of the Committee who are members of the Association, and the chairperson shall call and preside over, and may vote at, meetings of the Committee.

Chairperson

(9) The Committee shall meet at least once a year and as requested by the Registrar or the Minister.

Meetings

(10) Quorum of the Committee shall consist of a majority of the members of the Committee.

Quorum

(11) Decisions shall be made at Committee meetings based on a majority vote, and in the event of a tie vote the decision favoured by the chairperson shall prevail.

Decision

(12) The Minister may seek and obtain advice from the Committee on matters concerning drugs or classes of drugs that may be prescribed by nurse practitioners.

Advice respecting
prescription of
drugs

9. Every nurse practitioner

- (a) shall advise the Registrar immediately after the nurse practitioner, or the nurse practitioner's collaborating medical practitioner, ends the collaborative working relationship; and
- (b) shall advise the Registrar that he or she has entered into a new collaborative working relationship with another medical practitioner and provide the Registrar with the name of the new collaborating medical practitioner.

Cessation of
collaborative
working
relationship

10. (1) Every nurse practitioner shall, each year and by the date required by the Registrar, provide to the Registrar a declaration, in a form approved by the Registrar, that is signed by the nurse practitioner and that

Annual declaration

- (a) verifies that the nurse practitioner has, during the term of the current endorsement of the nurse practitioner, consulted with a medical practitioner as and when required by section 6;
- (b) indicates the ways in which the nurse practitioner and each of his or her collaborating medical practitioners have, during the term of

the current endorsement of the nurse practitioner, engaged in a collaborative working relationship; and
 (c) such other information as the Registrar may require.

Failure to provide
annual declaration

(2) Where a member is a nurse practitioner and fails to provide a declaration to the Registrar in accordance with subsection (1), the Registrar shall refuse to issue a further nurse practitioner's endorsement to that member until the declaration is provided to the Registrar.

Registrar verifies
information

(3) Where the Registrar has reasonable grounds to believe that a statement in a declaration provided under subsection (1) is false, the Registrar may refuse to issue a further nurse practitioner's endorsement to the member until the information in the declaration is verified to the satisfaction of the Registrar.

Commencement

11. These regulations come into force on February 25, 2006.

EXPLANATORY NOTES

SECTION 1 defines the terms used in these regulations.

SECTION 2 explains the authorization granted by an endorsement in the licensing of a member. The section also requires the Registrar to strike the name of the nurse practitioner from the record of endorsements in specified circumstances.

SECTION 3 describes the process to apply for a nurse practitioner's endorsement and allows for the Registrar to require verification of application material.

SECTION 4 requires the applicant, if required by the Registrar, to provide proof and information to establish qualifications and competence.

SECTION 5 details the requirements for the endorsement of a nurse practitioner.

SECTION 6 details the scope of practice of a nurse practitioner.

SECTION 7 explains the process by which nurse practitioners obtain the authorization to prescribe drugs.

SECTION 8 describes the composition of the Diagnostic and Therapeutics Committee. This section also explains the mandate of the committee and provides for term of office of its members and their reappointment.

SECTION 9 describes the process to be followed upon the cessation of a collaborative working relationship between a nurse practitioner and a collaborative medical practitioner.

SECTION 10 requires the nurse practitioner to make an annual declaration verifying consultation with a medical practitioner. The section also allows the Registrar to refuse to issue an endorsement if the nurse practitioner fails to make an annual declaration.

SECTION 11 provides for the commencement of these regulations.

Certified a true copy,
W. Alexander (Sandy) Stewart
Clerk of the Executive Council

EC2006-92

**REGISTERED NURSES ACT
PROFESSIONAL CONDUCT REVIEW REGULATIONS**

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 35 of the *Registered Nurses Act* R.S.P.E.I. 1988, Cap. R-8.1, the Lieutenant Governor in Council approved the following regulations made by the Association of Registered Nurses of Prince Edward Island:

1. In these Regulations

- | | Definitions |
|---------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------|
| (a) "Act" means the <i>Registered Nurses Act</i> R.S.P.E.I. 1988, Cap. R-8.1; | Act |
| (b) "appellant" means a member of the Association, or the holder of a permit issued by the Association, who appeals a decision of the Review Committee; | appellant |
| (c) "Committee member" means a member of the Review Committee appointed under subsection 2(1); | Committee member |
| (d) "complainant" means the person who files a complaint against a member of the Association; | complainant |
| (e) "investigator" means an investigator who investigates a complaint and includes an investigation panel; | investigator |
| (f) "mediation" or "mediation process" includes any method of alternative dispute resolution approved by the Council; | mediation or
mediation process |
| (g) "panel" means an investigation panel or a formal inquiry panel of the Review Committee; | panel |
| (h) "public member" means a public member of the Review Committee as described in section 2; | public member |

registered nurse member	(i) “registered nurse member” means a registered nurse who is a member of the Review Committee as described in section 2;
respondent	(j) “respondent” means a member of the Association, or the holder of a permit issued by the Association, who is the subject of a complaint.
Membership of Review Committee	<p>2. (1) The Review Committee appointed by the Council under subsection 24(1) of the Act shall be comprised of the following members, all of whom may vote at meetings of the Committee:</p> <p>(a) not less than seven registered nurses, one of whom shall be named as the chairperson;</p> <p>(b) not less than two public members appointed to represent the public.</p>
Qualifications of registered nurse members	(2) The registered nurse members of the Committee shall have at least five years of experience in the practice of a registered nurse, and shall serve for such terms as may be determined by the Council.
Appointment, replacement of members	(3) Notwithstanding any other provision of these regulations, the Council may substitute or replace any member of the Review Committee who is unable or unavailable to participate in a complaint proceeding, and the Council may appoint, reappoint, remove or replace a member of the Review Committee at any time.
Delegation of chairperson’s powers	(4) The chairperson of the Review Committee may delegate some or all of the chairperson’s responsibilities to one or more registered nurse members of the Committee.
Acting chairperson	(5) Where the chairperson of the Review Committee is unable to act, Council may select an acting chairperson from among the registered nurse members of the Committee.
Where public member fails to attend meeting	(6) The failure of a public member to attend a meeting of the Review Committee shall not be construed to affect or restrict the Review Committee from exercising any powers or performing any duties under these regulations at that meeting.
Panels	3. (1) The Review Committee may act in panels, each panel consisting of at least three registered nurse members and at least one public member.
Investigation, panel	(2) The chairperson of the Review Committee shall select the members of an investigation panel in relation to every complaint referred to the Review Committee under subsection 28(1) of the Act.
Term of office	(3) The term of office of the members of the Review Committee shall be three years, and shall be so arranged or adjusted as to ensure that there will not be a turn-over of more than four members in any year.
Consider more than one complaint	(4) A investigation panel may consider more than one complaint in relation to one or more <p>(a) respondents;</p> <p>(b) incidents; or</p>

(c) types of misconduct.

(5) A member of the Review Committee may not sit on the investigation panel and a formal inquiry panel for the same complaint. Member may not be on both panels

(6) Subject to subsection (5), the chairperson of the Review Committee may sit as a member of any panel. Chairperson may sit on panel

4. An investigation panel of the Review Committee may investigate a complaint or retain an investigator to investigate a complaint. Investigation by panel or investigator

5. (1) A person who files a complaint under section 25 of the Act shall
 (a) file the complaint on a form approved by the Council;
 (b) sign the complaint;
 (c) provide a description in such detail of the conduct which is the subject of the complaint as may be required by the Executive Director, including
 (i) the identity of the respondent;
 (ii) the date and location of any incident complained of; and
 (iii) the circumstances complained of. Contents of complaint

(2) Where a complaint does not comply with the requirements of subsection (1), the complaint shall be returned by the Executive Director to the complainant to correct the deficiencies, after which the complaint may be re-filed with the Executive Director. Non-compliance with ss (1)

6. (1) The Executive Director shall refer a complaint to the Review Committee pursuant to subsection 28(1) of the Act by delivering a copy of the complaint to the chairperson of the Review Committee. Executive Director delivers complaint

(2) Upon receiving a copy of the complaint under subsection (1), the chairperson of the Review Committee shall, within 10 business days, send a copy of the complaint to the respondent. Complaint to respondent

(3) A complainant may not withdraw a complaint that has been received by the chairperson of the Review Committee without the consent of the Review Committee. Withdrawal of complaint with consent

(4) The respondent shall submit a written response to the complaint to the chairperson of the Review Committee within 10 business days of receiving the complaint, or within such longer period as the chairperson may allow in writing. Written response of respondent

(5) The written response of the respondent
 (a) shall state which allegations in the complaint, if any, are admitted and which allegations, if any, are denied; and
 (b) shall give a summary of the respondent's version of the facts pertaining to the allegations in the complaint. Contents of written response

(6) The chairperson of the Review Committee may forward a copy of a response of a respondent to the complainant. Copy of response to complainant

Copies to members of Committee	(7) The chairperson may forward to the members of the Review Committee copies of the complaint and any written response of the respondent prior to a meeting of the Review Committee.
Effect of response	(8) The investigation of a complaint <ul style="list-style-type: none"> (a) may be commenced before the receipt of a written response from the respondent; and (b) is not invalid if a response is late or no response is received from the respondent.
Referral of complaint and response	7. The chairperson of the Review Committee shall refer the complaint and the response, if any, to an investigator pursuant to s.28(2) of the Act, <ul style="list-style-type: none"> (a) after receiving the respondent's response; or (b) after the date fixed for the respondent to send a response, whichever is earlier.
Referral for mediation	8. (1) The Executive Director or the Review Committee may refer a complaint for mediation under subsection 27(1) of the Act except where the Executive Director or the Review Committee determines that <ul style="list-style-type: none"> (a) the health or safety of one or more individuals has been seriously jeopardized or compromised; or (b) that it is not in the public interest to refer the complaint to mediation.
Procedures for mediation	(2) The Review Committee may establish procedures to be followed with respect to mediation, including procedures pertaining to the selection of a mediator.
Disclosure	(3) The complainant and the respondent shall disclose all relevant facts and documents to the mediator throughout the mediation process, and the mediator shall not disclose information received in the course of mediation to anyone, except <ul style="list-style-type: none"> (a) a statement of facts agreed to by the complainant and the respondent for the purposes of reporting to the investigation panel at the conclusion of mediation; or (b) a report to the investigation panel.
Reporting criminal activity	(4) Notwithstanding subsection (3), <ul style="list-style-type: none"> (a) where the mediator determines that there may be evidence of criminal or other unlawful activity, the mediator shall report such evidence to the Review Committee; and (b) the Review Committee may report such evidence to the appropriate police agency or licensing body.
Written agreement	(5) A successful mediation shall be concluded by a written agreement <ul style="list-style-type: none"> (a) that includes all of the terms and conditions agreed to by the parties; and (b) is signed by the complainant, the respondent and the mediator.
Agreement submitted to investigation panel	(6) The mediator shall submit the agreement referred to in subsection (5) to the investigation panel, and the investigation panel may

- (a) accept the agreement and consider the complaint resolved; or
- (b) accept the agreement and impose such additional sanctions as the panel considers necessary.

9. (1) Any of the following persons may act as an investigator pursuant to s.28(2) of the Act: Investigators

- (a) the chairperson or a registered nurse member;
- (b) a paid employee of, or person acting under a contract with, the Association;
- (c) a member of the Association;
- (d) the Executive Director; or
- (e) any other person appointed by the chairperson of the Review Committee.

(2) An investigator shall

Duties of
investigator

- (a) interview the complainant to clarify and obtain details of the complaint and evidence relating to the complaint;
- (b) interview the respondent who is the subject of the complaint to determine what aspects of the complaint are disputed, whether the respondent intends to oppose the complaint, and what evidence the respondent intends to adduce;
- (c) determine whether the respondent has previously been the subject of a complaint or disciplinary action in this province or by a professional body in another jurisdiction;
- (d) interview such other persons as may have personal knowledge in respect of the complaint to determine the general nature of their knowledge and their willingness to testify at a hearing of the Committee into the complaint;
- (e) ascertain the existence of records that may be relevant to the complaint, review those records, and ascertain whether the production of certain records or certified copies from authorized custodians thereof at a formal inquiry is likely to be contested;
- (f) take custody of original records where possible, and obtain copies of all other records which appear to be relevant to the complaint;
- (g) ascertain the existence of any other evidence that may be relevant to the complaint and determine whether the evidence can be made available for a hearing of the Committee into the complaint; and
- (h) notify the chairperson of the Review Committee if evidence of any other misconduct is discovered during the course of the investigation.

(3) If any other matter concerning the conduct of the respondent arises in the course of an investigation or inquiry, the Review Committee may consider the matter as an additional complaint, after the Review Committee has given the respondent a sufficient opportunity to prepare a response to the further matter.

Other matters
arising during
investigation

(4) Any person, including any employer, having records or information relevant to an investigation or inquiry shall cooperate with the

Relevant records or
information

	investigator and permit the investigator to review or copy the records or information.
Investigation report	10. (1) An investigator shall complete a written investigation report summarizing the investigation and, in the case of an individual investigator, submit the report to the investigation panel.
Contents of investigation report	(2) The investigation report referred to in subsection (1) shall include the following information: (a) a copy of the complaint; (b) a copy of the response, if any, of the respondent; (c) a list of potential witnesses together with a description of their roles related to the complaint and the nature of their evidence; and (d) a list and description of the documents and any other evidence which appear to be relevant to the complaint.
Copy of report to respondent	(3) The investigator shall send a copy of the investigation report to the respondent not later than 10 business days prior to a meeting of the investigation panel for the purpose of considering the report.
Meeting to consider investigation report	11. (1) The investigation panel shall conduct a meeting to consider the investigation report, and do one of the following: (a) determine that the conclusions of the investigation report could not reasonably support a finding of professional misconduct, conduct unbecoming the profession of nursing, incompetence, incapacity or lack of fitness to practice, as the case may be, and accordingly, that the complaint should be dismissed; (b) determine that the complaint does not involve conduct which is sufficiently serious to require a formal inquiry, and dismiss the complaint; (c) determine that the evidence disclosed by the investigation report could, if proved, support a finding of professional misconduct, conduct unbecoming the profession of nursing, incompetence, incapacity or lack of fitness to practice, as the case may be, and accordingly, that a formal complaint shall be delivered to the respondent relating to all or any part of the subject matter of the complaint, or any matter disclosed by the investigation; or (d) determine that mediation should be attempted, and refer the complaint to a mediator.
Notice of meeting	(2) The chairperson of the investigation panel shall give reasonable notice of the meeting to the respondent, complainant and investigator.
Submissions respecting investigation report	(3) The investigation panel may permit the respondent and the complainant to make submissions in person or in writing with respect to the investigator's report at the investigation panel meeting.
Investigator to attend meeting	(4) Unless the investigation panel decides otherwise, the investigator, if an individual, shall attend the meeting described in subsection (1) to explain or clarify the investigation report.

- (5) The investigation panel shall not receive evidence or hear testimony at the meeting described in subsection (1). No evidence or testimony at meeting
- (6) Following the meeting described in subsection (1), the investigation panel shall report its decision to Council. Decision reported to Council
- 12.** (1) Where the Review Committee decides to conduct a formal inquiry into the complaint, the chairperson of the Review Committee shall Members of the formal inquiry panel
- (a) assume the role of chairperson of the formal inquiry panel, or appoint a chairperson from the registered nurse members;
- (b) select the members of the formal inquiry panel from the members of the Review Committee; and
- (c) appoint a person to adduce evidence during the formal inquiry, who may be the investigator of the complaint, a member of the Association, or a lawyer or other individual hired by the Association.
- (2) The chairperson of the formal inquiry panel shall send a notice of hearing as required by this section to Notice of hearing
- (a) the members of the formal inquiry panel;
- (b) the complainant;
- (c) the respondent;
- (d) witnesses, as determined by the person appointed to adduce evidence;
- (e) such other persons as the chairperson of the formal inquiry panel determines.
- (3) A notice of hearing under subsection (2) shall Contents of notice
- (a) describe the conduct which will be the subject of the formal inquiry in sufficient detail, including reference to specific legislative provisions, where practicable, to identify the occurrence and give the respondent sufficient information upon which to prepare an answer or defence to the complaint; and
- (b) specify the date, time and place scheduled for the commencement of the formal inquiry; and
- (4) A notice referred to in these regulations shall be provided Notice in person or by registered mail
- (a) to the respondent, in person or by certified mail; and
- (b) to other persons, in person, by certified mail or by ordinary mail.
- (5) Notice shall be effective if sent or delivered to the last address of a person for which the Registrar has a record. Notice to last address
- (6) Unless the contrary is proved, a notice sent by certified or ordinary mail is deemed to have been received not later than three business days after its receipt by the postal authority. Receipt of notice
- (7) Unless otherwise specified by the Review Committee, notice of at least five business days is a sufficient period of notice for any purpose under these regulations. 5 business days notice
- (8) Where sufficient notice has not been given and is not waived, the meeting or inquiry shall be adjourned to permit proper notice to be given. Adjournment for lack of notice

Complainant does not appear	(9) Where the complainant, after being given notice in accordance with these regulations, does not appear at a meeting or inquiry held pursuant to these regulations, the Review Committee may dismiss the complaint.
Disclosure of witnesses, etc.	13. (1) At least 10 business days prior to the commencement of the formal inquiry, the person appointed to adduce evidence shall provide to the respondent the following: <ul style="list-style-type: none"> (a) a list of witnesses to be called at the formal inquiry; (b) copies of all documents and any other evidence to be submitted at the formal inquiry that the respondent has not previously received.
<i>Idem</i>	(2) At least 10 business days prior to the commencement of the formal inquiry, the respondent and the complainant shall provide to the person appointed to adduce evidence the following: <ul style="list-style-type: none"> (a) a list of any witnesses either intends to call at the formal inquiry; (b) copies of all documents and any other evidence that either intends to submit at the formal inquiry.
Procedure	14. (1) A formal inquiry panel may determine its own procedure for the conduct of a formal inquiry pursuant to section 30 of the Act, which may vary from complaint to complaint.
Agreed statement of facts, evidence	(2) The formal inquiry panel may <ul style="list-style-type: none"> (a) consider an agreed statement of facts or a joint submission on penalty instead of hearing evidence in relation to part or all of the allegations in the complaint; or (b) require evidence to be adduced in addition to an agreed statement of facts or a joint submission.
Order of presentation	(3) Unless the formal inquiry panel determines otherwise, evidence at a formal inquiry shall be sworn and presented <ul style="list-style-type: none"> (a) firstly by the person appointed to adduce evidence; and (b) secondly by the respondent.
Additional evidence	(4) The formal inquiry panel may adjourn the formal inquiry to allow additional evidence to be gathered or presented.
Administration of oath	(5) Any member of the formal inquiry panel may administer an oath pursuant to section 14 of the Evidence Act.
Copies as evidence	(6) The formal inquiry panel may receive into evidence and rely upon a copy of any document instead of an original where the formal inquiry panel is satisfied that the copy is an accurate copy of the original.
Compellable witnesses	15. (1) The respondent, the complainant and any other person who, in the opinion of the chairperson of the Review Committee, has knowledge of the complaint or the conduct being investigated are compellable witnesses in any proceedings related to a complaint.
Subpoenas	(2) The chairperson of the Review Committee has the authority to issue subpoenas for the attendance of witnesses and production of documents at a formal inquiry.

- (3) A subpoena issued under these regulations may be enforced as if the subpoena had been issued by the Supreme Court of Prince Edward Island. Enforceable as if issued by court
- 16.** (1) At the conclusion of a formal inquiry, the formal inquiry panel shall render its decision in writing, with reasons. Decision
- (2) The written decision of the formal inquiry panel shall be delivered to the Council, the respondent and the complainant forthwith, and the Council shall determine whether the decision shall be communicated to other persons or published. Delivery of decision
- 17.** (1) Where the chairperson of a meeting or inquiry held under these regulations determines that a notice has been given in accordance with these regulations, the meeting may proceed in the absence of any person to whom the notice was given. Proceeding in absence of person who had notice
- (2) The chairperson holding a meeting or inquiry referred to in these regulations may adjourn the meeting or inquiry to a fixed date without providing further written notice to the persons in attendance at such meeting or inquiry. Adjournment
- (3) The receipt or sending of a document may be proved by the certificate of the person responsible for receiving or sending the document. Proof of sending or receiving document
- (4) A copy of any record of the Association in its custody that is certified as a copy by the Executive Director is sufficient proof of the original or of the copy in the custody of the Association. Record of Association
- (5) The Council may approve forms for use in connection with these regulations including Forms
- (a) a form of complaint;
- (b) a form of notice in respect to a meeting; and
- (c) a form of notice of appeal.
- 18.** (1) The Council shall, upon the receipt of a notice of appeal under subsection 34(2) of the Act, appoint an Appeals Committee comprised of a chairperson and at least two other registered nurse members of the Association with experience in professional conduct matters, and a representative of the public, each of whom may vote at appeal hearings and meetings of the committee. Appeals Committee appointed
- (2) Notwithstanding subsection (1), the Council shall not appoint any person to the Appeals Committee who sat as a member of an investigation or formal inquiry panel respecting the complaint. Members not involved at previous stage
- 19.** (1) The appellant shall date and sign a notice of appeal under subsection 34(2) of the Act and file the notice of appeal with the Executive Director, who shall Notice of appeal
- (a) note the date of receipt on the notice of appeal; and

(b) notify the chairperson of the Review Committee and the chairperson of the Appeals Committee that the notice of appeal has been filed.

Record, transcript to be prepared	<p>(2) Upon receiving the notice of appeal, the chairperson of the Review Committee shall direct the chairperson of the formal inquiry panel cause the following to be prepared:</p> <p>(a) a record of the formal inquiry, which shall include all documents and exhibits which were used, considered or created by the formal inquiry panel at the formal inquiry;</p> <p>(b) a transcript of the formal inquiry.</p>
Delivery of record and transcript	<p>(3) The chairperson of the formal inquiry panel shall deliver the record and the transcript referred to in subsection (2)</p> <p>(a) to the chairperson of the Appeals Committee; and</p> <p>(b) to the appellant,</p> <p>within 60 business days of the filing of the notice of appeal, or within such additional time as the chairperson of the Appeals Committee may determine.</p>
Notice of hearing	<p>20. (1) The chairperson of the Appeals Committee shall notify the appellant and the chairperson of the formal inquiry panel of the time, date and place for the hearing of the appeal, at least 10 business days prior to the hearing.</p>
Parties	<p>(2) The appellant and the chairperson of the formal inquiry panel of the Review Committee may attend and be heard at an appeal hearing and may be represented by counsel.</p>
Other persons may attend	<p>(3) The chairperson of the Appeals Committee may permit other persons to attend an appeal hearing.</p>
Decision	<p>21. (1) The written decision of the Appeals Committee shall be provided to</p> <p>(a) the Council;</p> <p>(b) the appellant;</p> <p>(c) the chairperson of the formal inquiry panel; and</p> <p>(d) the chairperson of the Review Committee.</p>
Decision provided to appellant	<p>(2) The decision on the appeal shall be provided to the appellant by personal delivery or by registered mail.</p>
Communication or publication of decision	<p>(3) The Council may communicate the decision on the appeal to other persons or may allow the decision to be published.</p>
Resolution of Council	<p>22. Where the Council must agree upon some matter or act under these regulations, a resolution of the Council is sufficient to establish that the Council has agreed or acted.</p>
Information confidential	<p>23. (1) Subject to subsections (2) and (3), every person who obtains information in dealing with a complaint under these regulations shall keep that information confidential.</p>

(2) Where a complaint has been made against a member, the Executive Director or the Registrar may, disclose the existence of the complaint on the inquiry of an employer or prospective employer of the member or of another professional regulatory body.

Disclosure of
complaint

(3) The chairperson of the Review Committee may communicate evidence of criminal or other unlawful activity to the appropriate authorities, including law enforcement organizations and professional discipline bodies in other jurisdictions

Criminal activity

24. These regulations come into force on February 25, 2006.

Commencement

EXPLANATORY NOTES

SECTION 1 is the definition section.

SECTION 2 deals with the membership of the Review Committee.

SECTION 3 provides for panels of the Review Committee and allows a panel to consider more than one complaint against more than one member of the Association.

SECTION 4 provides for an investigation of a complaint by an investigation panel or an investigator.

SECTION 5 deals with the delivery of a complaint and a response by the respondent.

SECTION 6 provides for the referral of the complaint to the Review Committee and a response by the respondent.

SECTION 7 provides for the referral of the complaint and response to an investigator.

SECTION 8 deals with mediation.

SECTION 9 deals with persons who make act as an investigator and the duties of an investigator.

SECTION 10 deals with an investigation report.

SECTION 11 deals with a meeting to consider the investigation report and provides for submissions to the meeting by the respondent and complainant.

SECTION 12 provides for the chairperson and members of a formal inquiry panel. The section also deals with a notice of hearing and contents of the notice and how the notice is delivered.

SECTION 13 deals with providing a list of witnesses and documents.

SECTION 14 allows a formal inquiry panel to determine its own procedure and with evidence matters.

SECTION 15 deals with witnesses and subpoenas.

SECTION 16 deals with the decision of the formal inquiry panel.

SECTION 17 deals with proceeding in the absence of a person who received notice of a hearing and the certification of a copy of a record in the custody of the Association.

SECTION 18 deals with the appointment of an Appeals Committee.

SECTION 19 deals with the notice of appeal and the record and transcript of the formal inquiry.

SECTION 20 deals with notice of the appeal hearing and who may attend.

SECTION 21 deals with the decision of the Appeals Committee.

SECTION 22 deals with resolutions of the Council.

SECTION 23 deals with disclosure of complaints or of possible criminal activity.

SECTION 24 is the commencement of these regulations.

Certified a true copy,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

EC2006-93

**REGISTERED NURSES ACT
REGISTRATION AND LICENSING OF NURSES
REGULATIONS**

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 35 of the *Registered Nurses Act* R.S.P.E.I. 1988, Cap. R-8.1, the Lieutenant Governor in Council approved the following regulations made by the Association of Registered Nurses of Prince Edward Island:

Definitions

1. In these regulations

- (a) “Act” means the *Registered Nurses Act* R.S.P.E.I. 1988, Cap. R-8.1; Act
- (b) “CRNE” means the Canadian Registered Nurses Examination held under the auspices of the Canadian Nurses Association; CRNE
- (c) “former Act” means the *Nurses Act* R.S.P.E.I. 1988, Cap. N-4; former Act
- (d) “licensed member” means a member who holds a license or who is deemed under these regulations to hold a license. licensed member

INITIAL MEMBERSHIP AND LICENSE HOLDERS

2. Every person who, immediately before the date this section comes into force, is a member of the Association of Nurses of Prince Edward Island, is deemed on the date this section comes into force, Deemed initial membership, registration and licenses
- (a) to be a member of the Association of Registered Nurses of Prince Edward Island and to be registered as a member under the Act and these regulations until the person ceases to be registered under the Act and these regulations; and
- (b) if the person holds a license under the former Act immediately before the date this section comes into force, to hold a license under the Act and these regulations until October 31, 2006, unless the license that is deemed to be held is sooner revoked under the Act or these regulations.

REGISTRATION

3. (1) An applicant for registration as a member pursuant to section 13 of the Act shall provide to the Registrar Application requirements
- (a) a completed application in a form approved by the Executive Director of the Association;
- (b) proof of identification acceptable to the Registrar;
- (c) a criminal record check concerning the applicant that has been issued within a month prior to the date of the submission of the completed application form referred to in clause (a);
- (d) a statement from the relevant regulatory body of another jurisdiction indicating whether the applicant
- (i) is suspended or is otherwise restricted in or disqualified from practising nursing in that jurisdiction by reason of illness, incapacity, professional misconduct, dishonesty or incompetence, or
- (ii) is involved in a pending or ongoing discipline or professional conduct proceeding in that jurisdiction that has not been completed;
- (e) such information as the Registrar may require concerning any matter referred to in clause (d); and
- (f) such information and evidence as the Registrar may require to satisfy the Registrar that the applicant complies with or has the requirements and qualifications for registration that are set out in subsection 13(1) of the Act and in these regulations.

-
- False or misleading statements (2) An applicant for registration or a member shall be deemed not to have satisfied the requirements for registration if the applicant or member made a false or misleading statement or representation in respect of any application, statement, information or evidence provided to the Registrar pursuant to subsection (1).
- Referral of application to Council or a committee (3) The Registrar may
(a) refer an application for registration to a committee established by the Council; or
(b) refer the application to the Council, whether or not the Registrar has referred the application to a committee pursuant to clause (a).
- Incomplete applications 4. (1) Unless the Council directs otherwise, the Registrar shall deny or refuse any application for registration that is not completed within two years of the date the applicant submitted to the Registrar the completed application form referred to in clause 3(1)(a).
- Destruction of application materials (2) The Registrar may destroy the application and the supporting documentation of an applicant if the applicant has not completed the application within two years of the date the applicant submitted to the Registrar the completed application form referred to in clause 3(1)(a).
- Verification 5. Where the Registrar has reasonable grounds to believe that a statement in an application or a document is false, or that the application or document is not authentic, the Registrar may refuse to register the person until the statement, application or document has been verified by such procedure as the Registrar may determine.
- Educational qualifications and practise experience 6. (1) An applicant for registration shall
(a) have graduated from an approved school of nursing within the five years immediately preceding the date the applicant submitted to the Registrar the completed application form referred to in clause 3(1)(a); or
(b) have lawfully practised and been employed as a registered nurse in another jurisdiction for a total of 1125 hours within the five year period referred to in clause (a).
- Idem* (2) An applicant for registration shall
(a) have taken and passed the theoretical and clinical components of the following subjects at a school of nursing, if the applicant has not graduated from an approved school of nursing:
(i) medical nursing,
(ii) obstetrical nursing,
(iii) paediatric nursing,
(iv) psychiatric nursing,
(v) surgical nursing; and
(b) have taken and passed all of the subjects offered at a school of nursing which Council has determined are prerequisites to registration.
- Idem* (3) Subject to subsection (5), an applicant for registration shall

- (a) have been registered and licensed, prior to August 1, 1970, as a registered nurse in another province; or
- (b) have taken and passed the CRNE.

(4) Where

- (a) an applicant has not taken and passed the CRNE; and
- (b) the Canadian Nurses Association does not offer CRNE,

Substitute
examination

the Council may approve or adopt, by resolution, a substitute examination for the applicant in the subjects the Council considers appropriate and establish a minimum standard that the applicant shall attain in the examination to qualify for the exemption provided by subsection (5).

(5) An applicant is exempt from compliance with subsection (3) if the applicant

Exemption

- (a) takes a substitute examination approved or adopted by the Council pursuant to subsection (4); and
- (b) obtains or exceeds the minimum standard for the substitute examination that is established by the Council under subsection (4).

(6) An applicant for registration who

CRNE application

- (a) does not meet the requirements of subsection (3); and
- (b) is not exempt under subsection (5) from compliance with subsection (3),

shall apply in writing to the Registrar to take the CRNE.

(7) An applicant for registration who applies to the Registrar to take the CRNE may not take the CRNE unless the Registrar is satisfied that the applicant satisfies or has all of the other requirements and qualifications for registration that are set out in subsection 13(1) of the Act and in these regulations.

Idem

(8) The Registrar shall notify any applicant for registration who writes the CRNE of the results obtained by the applicant on the CRNE as soon as possible after the results are known.

CRNE results

(9) A person who, on three consecutive attempts,

- (a) fails the CRNE; or
- (b) fails to meet the minimum standard set by the Council for the CRNE or for a substitute examination referred to in subsection (5),

Failure to pass
examinations

may not write the same category of examination again unless the person first takes the basic nursing education program offered by an approved school of nursing.

7. Where the first language of an applicant for registration is a language other than English, the applicant shall, before he or she may be registered, pass one or more English language proficiency tests, as required by the Council, with the minimum score determined by the Council.

Language tests

Offences	8. (1) Subject to subsection (2), an applicant for registration shall not have been found guilty of a criminal offence or an offence under the <i>Controlled Drugs and Substances Act</i> (Canada) or the <i>Food and Drugs Act</i> (Canada).
Exemption	(2) The Council may, on application, exempt an applicant for registration who has been found guilty of a criminal or other offence referred to in subsection (1) from the restriction in that subsection where the Council is satisfied that the offence is not of such a nature and direct relevance to practice that the applicant would pose a danger to clients if registered and allowed to practice.
Entry of name and number of member in Register	9. (1) The Registrar shall, when entering an applicant in the Register as a member, <ul style="list-style-type: none"> (a) enter the name of the member as it appears on the application form submitted pursuant to subsection 3(1); and (b) assign to the member a unique registration number and enter the number in the Register.
Change of name	(2) Where a member notifies the Registrar that the name in which the member practises as a registered nurse has changed to a different name and provides such proof of the lawful use of the different name as the Registrar considers sufficient, the Registrar <ul style="list-style-type: none"> (a) shall enter the new name of the member in the Register together with the date on which notice of the new name was provided to the Registrar; and (b) shall not remove the previous name of the member from the Register.
Practising under different name	(3) A member shall not engage in the practise of a registered nurse under a name that is different from the name last entered in the Register for the member.
Name of member struck from the Registrar	(4) Where <ul style="list-style-type: none"> (a) the Review Committee dismisses a member from the Association and revokes the member's registration; or (b) a member dies and a notice of the death is received by the Registrar, the Registrar shall strike the member's name from the Register.

LICENSES

Duration	10. (1) A license authorizes the person who holds the license to engage in the practice of a registered nurse only from its date of issue and until the expiry date stated in the license.
Validity	(2) A license is issued validly if the license bears a date of issuance and the Registrar has signed it, and a license that purports to be signed by the Registrar is not invalid merely because the signature is reproduced mechanically or by a stamp, unless the contrary is proved.

(3) The Registrar shall keep, or cause to be kept, a record of all licenses issued. Record of licenses

(4) Where

(a) the Review Committee revokes the license of a member under section 31 of the Act;

(b) a member dies and a notice of the death is received by the Registrar,

the Registrar shall strike the member's name from the record required to be kept under subsection (3). Striking name of member

11. (1) All applications for licenses shall

(a) be made in writing in a form approved or provided by the Registrar;

(b) be dated and signed by the applicant; and

(c) be addressed and delivered to the Registrar. Applications in writing

(2) Where an application states a fact and the application form or the Registrar requires that the fact shall be verified by a document submitted to the Registrar by a person other than the applicant, including a government, an institution of learning or a regulatory body, the Registrar may refuse to issue a license to the applicant until the document is submitted by that person to the Registrar. Verification

(3) Where the Registrar has reasonable grounds to believe that a statement in an application or in a document submitted in support of an application is false, or that the application or document is not authentic, the Registrar may refuse to issue a license to the applicant until the statement, application or document has been verified by such procedure as the Registrar may determine. *Idem*

12. (1) The Council may require an applicant for a license to provide evidence, as determined by the Council, to establish that the applicant is competent to be issued a license, and the Council may direct an applicant to take further education and examinations. Council may require evidence of competence

(2) A member who applies for a license shall provide such information and proof as the Registrar may require to establish that the member has the qualifications and competence to practice the profession in a manner that is conducive to the protection of the public in the provision of the professional services of a registered nurse failing which the Registrar shall not issue a license to the applicant. Proof of qualification and competence

13. (1) A member who applies for a license shall provide such information or evidence as the Registrar may require to establish that the member is not, as of the date of the application, or as of the date when the member would otherwise qualify for a license, a person who is the subject in any jurisdiction of an investigation or proceeding, or who was prior to that time the subject of an investigation or proceeding, in respect of an act that relates to the member's practice as a registered nurse in any jurisdiction or that is derogatory to the honour and dignity of the Member not subject of investigation elsewhere

profession and which, in either case, could have, or has, resulted in a sanction imposed by a proper authority.

Member was subject to investigation elsewhere

(2) Where a member who applies for a license is a person who was, prior to the date of the application, the subject of an investigation or proceeding in any jurisdiction in respect to an act referred to in subsection (1) and the member discloses the existence of the investigation or proceeding and the sanction imposed, if any, in the application, the Registrar may issue the license applied for if the Registrar is satisfied that

- (a) no sanction was imposed on the member as a result of the investigation or proceeding; or
- (b) the Council, with knowledge of the investigation or proceeding and the sanction imposed, if any, has determined that the member is fit to practice and has approved the issuance of a license notwithstanding the investigation or proceeding and the sanction.

Subsequent license applications

14. (1) A licensed member shall apply for a new license at least two weeks before the expiry of the current license that the licensed member holds or is deemed to hold.

Late fee

(2) Where an application for a license is made

- (a) by a licensed member within two weeks of the expiry of the current license that the licensed member holds or is deemed to hold; or
- (b) by a member after the expiry of the last license that the member held or was deemed to have held,

the licensed member or member, as the case may be, is liable to pay and shall submit to the Registrar, together with his or her application, the late fee established by the bylaws.

Required practise or refresher course

15. (1) On receipt of an application by a licensed member for a new license, the Registrar may not issue the new license to a licensed member unless the member establishes to the Registrar's satisfaction that the member has, within the five years immediately preceding the date the application is submitted to the Registrar,

- (a) lawfully practised as a registered nurse in any jurisdiction for a cumulative total of 1125 hours;
- (b) has successfully completed a refresher course in nursing that is established or approved by the Council under subsection (2); or
- (c) has graduated from an approved school of nursing.

Refresher course

(2) For the purposes of clause (1)(b), the Council shall, by resolution,

- (a) establish a refresher course in nursing; or
- (b) approve as a refresher course in nursing such course that the Council considers appropriate that is offered by a professional organization, university or other person.

Idem

(3) When establishing a refresher course in nursing, the Council may

- (a) establish the content of the refresher course;

- (b) determine the fee for the course and to whom the fee shall be paid;
- (c) establish a method of assessment for the successful completion of the refresher course;
- (d) establish a minimum standard for the successful completion of the refresher course;
- (e) determine when a refresher course will be conducted;
- (f) determine who may be a participant in the refresher course; and
- (g) determine who will instruct participants in the refresher course and who will assess their performance.

16. (1) The Council shall, for the purpose of maintaining the nursing competence of all licensed members, establish, by resolution, a continuing competence program that promotes the enhancement and application of the knowledge, skills, judgement and personal attributes required for safe, ethical nursing practice in a specific role and setting.

Continuing
competence
program

(2) The Registrar shall provide a copy of the details and requirements of the continuing competence program to a member on the website of the Association.

Copy of details of
program to be
provided to
members

(3) Unless exempted by the Registrar, every licensed member shall, during the term of the license, comply with or fulfill the requirements of the continuing competence program established under subsection (1).

Compliance

(4) The Registrar may, before issuing a new license to a licensed member, require the licensed member to provide documentation or evidence satisfactory to the Registrar that indicates that the licensed member has complied with or fulfilled the requirements of the continuing competence program during the term of the licensed member's current license.

Supply of
documentation
proving compliance

(5) Every licensed member who is required by the Registrar to provide documentation or evidence of compliance with the continuing competence program under subsection (4) shall provide such documentation or evidence prior to making an application for a new license.

Idem

(6) Where a licensed member applies for a new license and the licensed member

Temporary license

- (a) has been required by the Registrar to provide documentation or evidence of compliance with the continuing competence program under subsection (4); and
- (b) has failed to provide that documentation or evidence to the Registrar as required by subsection (5),

the Registrar shall, if the licensed member meets the other requirements of the Act and these regulations, issue a temporary license to the member for a term not exceeding 90 days for the purpose of permitting the member to provide the documentation or evidence of compliance required by the Registrar.

Failure to comply within term of temporary license

(7) Where a member who is issued a temporary license under subsection (6) fails to provide the documentation or evidence of compliance with the continuing competence program required by the Registrar during the term of the temporary license, the Registrar may not, subject to the other requirements of the Act and these regulations, issue a further license to the member until the member provides the documentation or evidence of compliance required by the Registrar.

RECORDS AND DOCUMENTS

Records and documents

17. Records and documents relating to an application for registration or a license are confidential and shall not be disclosed to any person other than the following, unless Council authorizes such disclosure:

- (a) the applicant;
- (b) an employee, officer or Council member of the Association, acting in the course of their authority;
- (c) a member of the Review Committee, when acting as such in relation to the applicant;
- (d) participants in a legal proceeding involving the member and the Association; and
- (e) legal counsel to the Association.

APPLICATIONS OUTSTANDING

Applications outstanding under former Act

18. These regulations apply in respect of an application for registration, or for a license, that was commenced under the former Act and that has not, as of immediately before the date this section comes into force, been granted or refused.

PERMITS

Minimum qualifications

19. (1) The minimum qualifications referred to in clause 17(1)(b) of the Act that an applicant shall have to be issued a permit are the qualifications required for compliance with the following provisions:

- (a) clause 3(1)(d) of these regulations in which the statement provided from the other jurisdiction indicates that the applicant
 - (i) is not suspended, restricted or disqualified, and
 - (ii) is not involved in a pending proceeding within the meaning of clause 3(1)(d);
- (b) subsection 6(1) of these regulations;
- (c) subclause 13(1)(a)(ii) of the Act;
- (d) clause 13(1)(c) of the Act.

Record of expiry of permit

(2) The Registrar shall indicate when a permit expires in the record of permits issued that is required to be kept by the Registrar under subsection 17(3) of the Act.

Revocation of permit

(3) Subsection 10(4) applies, with such changes as are necessary, in respect of the revocation of a permit or the death of a member who holds a permit.

20. These regulations come into force on February 25, 2006.

Commencement

EXPLANATORY NOTES

SECTION 1 defines the terms used in these regulations.

SECTION 2 states that persons who are members of the Association prior to the commencement of these regulations and who hold licenses under the former Act continue to be licensed and registered members upon the commencement of these regulations.

SECTION 3 lists the information that applicants for registration with the Association are required to provide. The section also invalidates any registration involving a false or misleading statement by the applicant and allows for the referral of applications to the Council or a committee.

SECTION 4 allows for the denial or refusal of incomplete applications and the destruction of any application materials that have been submitted in respect of incomplete applications.

SECTION 5 enables the Registrar to refuse to register an applicant until the verification of statements, applications or documents submitted in support of an application for registration.

SECTION 6 lists the educational qualifications and practical experience required of applicants for registration. The section also describes how registration applicants must apply to take the CRNE, and the section allows the Council to approve of a substitute examination where the CRNE is not offered.

SECTION 7 requires a registration applicant whose first language is other than English to take and pass an English language proficiency test.

SECTION 8 bars a person who has been found guilty of specific offences from being registered as a member of the Association unless the Council exempts such a person because the offence committed does not indicate that the person poses a danger to clients if allowed to practice.

SECTION 9 describes the process the Registrar must follow to register an applicant as a member and to recognize the change of the name of a member. It also indicates when the Registrar must strike the name of a member from the Register.

SECTION 10 describes the duration of a license and explains that a license is not invalid merely because the Registrar's signature is reproduced. The section also requires the Registrar to maintain a record of licenses issued and indicates when the Registrar must strike a member's name from this record of licenses.

SECTION 11 requires the applicant to apply for a license in writing. The section also allows the Registrar to require verification of statements and documents submitted in support of an application. The Registrar may refuse the issuance of a license until statements and documents are verified.

SECTION 12 allows the Council to require evidence of competence from the applicant.

SECTION 13 requires an applicant for a license to establish that the applicant is not subject to an investigation elsewhere. The section also allows the Registrar, in specified circumstances, to issue a license to an applicant who was subject to an investigation elsewhere.

SECTION 14 describes the process a licensed member must follow to renew a license.

SECTION 15 establishes the required practice hours and refresher course requirements that applicants applying to renew a license must comply with. The section also allows the Council to establish a refresher course.

SECTION 16 requires the Council to establish a continuing competence program which all licensed members are required to comply with. Licensed members may be required to provide documentation or evidence indicating that they have complied with the requirements of the program.

SECTION 17 states that records and documents relating to application for registration are to remain confidential unless Council authorizes disclosure. Council is authorized to disclose records or documents only to specific parties.

SECTION 18 indicates that these regulations apply to applications for registration or licensing outstanding under the former Act on the commencement of these regulations.

SECTION 19 states the minimum qualifications for a permit and requires the Registrar to record the expiry date of a permit.

SECTION 20 provides for the commencement of these regulations.

Certified a true copy,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

EC2006-94

**REGISTERED NURSES ACT
SCHOOLS OF NURSING REGULATIONS**

(Approved by His Honour the Lieutenant Governor in Council dated 14 February 2006.)

Pursuant to section 35 of the *Registered Nurses Act* R.S.P.E.I.1988, Cap. R-8.1, the Lieutenant Governor in Council approved the following regulations made by the Association:

1. In these regulations

	Definitions
(a) "clinical nursing instructor" means a nursing instructor who is not a faculty member of a school of nursing but who supports the work of the school of nursing through clinical and lab assignments;	clinical nursing instructors
(b) "conceptual framework" means, in respect of a curriculum for a program, the major concepts which provide the foundation for the curriculum;	conceptual framework
(c) "curriculum" means all planned didactic and clinical educational experiences included in a program;	curriculum
(d) "dean of nursing" means the administrative head of a program;	dean of nursing
(e) "entry level competencies" means the combined knowledge, skills, attitudes and judgments expected of a nurse beginning to practice;	entry level competencies
(f) "faculty member" means a member who holds a tenured, probationary, or term appointment at a school of nursing at the rank of professor, associate professor, assistant professor or lecturer;	faculty member
(g) "indicator" means an example of an activity that demonstrates how a standard may be applied;	indicator
(h) "instructional staff" means the faculty members and clinical teaching staff of a school of nursing;	instructional staff
(i) "mission" means, in respect of a program, a statement of purpose defining the unique nature and scope of the nursing program;	mission
(j) "program" means a nursing education program that prepares candidates for registration as members;	program
(k) "school of nursing" or "school" means an organization or part of an educational institution which provides a program.	school of nursing

STANDARDS

2. The qualifications required for a dean of nursing, in respect of the approval of the school of nursing under section 20 of the Act, are those set out in Schedule A to these regulations.

Staff qualifications	3. (1) The qualifications required for a member of the instructional staff of a school of nursing, in respect of the approval of the school of nursing under section 20 of the Act, are those set out in Schedule B to these regulations.
Exception	(2) Where a dean of nursing of a school in the province is unable to hire a person as a member of the school's instructional staff who possesses all the qualifications required by Schedule B, the dean of nursing may, after consultation with the Executive Director, hire a registered nurse who does not possess all of those qualifications as a member of the school's instructional staff, if the Executive Director is satisfied that <ul style="list-style-type: none"> (a) the dean of nursing has made reasonable efforts to recruit a person with the qualifications required by Schedule B and those efforts have been unsuccessful; and (b) the registered nurse that the dean proposes to hire in the place of such instructional staff has appropriate training and experience.
Other standards required for approval of school	4. In addition to the qualifications referred to in sections 2 and 3, the other standards required for a school of nursing, in respect of the approval of the school of nursing for purposes of section 20 of the Act, are those set out in Schedule C to these regulations.
Commencement	5. These regulations come into force on February 25, 2006.

**SCHEDULE A
QUALIFICATIONS FOR DEAN OF NURSING**

1. The required qualifications for a dean of nursing are:
 - (a) eligibility for licensure as a registered nurse with ARNPEI;
 - (b) earned doctoral degree with at least one degree in nursing;
 - (c) at least five years combined experience in nursing practice and education;
 - (d) demonstrated abilities in nursing research; and
 - (e) demonstrated involvement in professional activities and community organizations.

**SCHEDULE B
QUALIFICATIONS FOR MEMBERS OF THE INSTRUCTIONAL
STAFF OF A SCHOOL OF NURSING**

1. The required qualifications for faculty members are:
 - (a) eligibility for licensure as a registered nurse with ARNPEI;
 - (b) master's degree in a relevant field with at least one degree in nursing;
 - (c) minimum of three years nursing experience;
 - (d) demonstrated potential to develop a program of research; and

- (e) research and scholarly activities that contribute to the expansion of nursing knowledge and curriculum development.
2. The required qualifications for Clinical Nursing Instructors are:
- (a) an eligibility for licensure as a registered nurse with ARNPEI;
 - (b) a bachelor's degree in nursing; and
 - (c) a minimum of three years experience in nursing practice.

SCHEDULE C
PROGRAM STANDARDS FOR SCHOOLS OF NURSING

Standard 1 -

Mission, philosophy, conceptual framework, goals and objectives

The mission, philosophy, conceptual framework, goals and objectives of the program must be congruent with the school's mandate and reflect current professional nursing practice standards and entry level competencies as approved by the Council.

INDICATORS

- 1.1** The mission, philosophy, conceptual framework, goals and objectives of the program must be
- (a) written and congruent with professional nursing practice standards and entry-level competencies for the preparation of nursing professionals;
 - (b) clearly stated and serve as a basis for developing, delivering and evaluating the programs offered by the school; and
 - (c) reviewed periodically and revised as appropriate, to reflect trends in society, nursing, education and health care delivery locally, nationally and globally.
- 1.2** Policies of the nursing program must support the program's mission, philosophy, conceptual framework, goals and objectives, and are reviewed and revised as necessary to reflect on-going development.
- 1.3** Policies of the nursing program must be fair and accessible to the public and include, but are not limited to, student recruitment, admission, advancement and retention.
- 1.4** The faculty, students of the program, graduates, and the broader nursing community must be involved in ongoing efforts to improve the quality of the program.

**Standard 2 -
Program Commitment and Resources**

The program must have sufficient human, physical, financial, technological, and clinical resources, facilities and services so that students are capable of achieving the competencies required for beginning practitioners as determined by the Association of Registered Nurses of PEI.

INDICATORS

2.1 There must be appropriate resources (human, physical, financial, technological and clinical) to facilitate the creation and implementation of the curriculum and foster its ongoing improvement.

2.2 The nursing faculty must be sufficient in number and adequately prepared to develop, deliver and evaluate the curriculum components of the program.

2.3 Research and scholarly activities that contribute to the expansion of nursing knowledge and curriculum development must be conducted by nursing faculty.

2.4 Faculty accomplishments in teaching, scholarship service and practice are congruent with the mission, philosophy and goals/objectives of the program.

2.5 The clinical learning activities and placements must provide sufficient opportunities for students to meet curriculum objectives:

- (a) there must be a minimum of 1600 hours of relevant clinical practice in a variety of practice settings including acute care, long-term care and community;
- (b) the nursing component as measured by credits and course hours must comprise at least 60% of the program;
- (c) learning activities and clinical placements must occur in a variety of interdisciplinary primary health care settings;
- (d) the student to instructor ratio must not be greater than 8:1 in one clinical setting.

2.6 Students, graduates, consumers, employers, educators and researchers have continued opportunity to participate in curriculum development, and evaluation of the nursing program.

2.7 Resources, including books, journals, computers, information technologies, audio-visual and other learning resources must be current, available, accessible and in sufficient quantity to meet the curriculum objectives.

2.8 Physical facilities, such as classrooms, office space, seminars and conference rooms, and computer and laboratory space must be adequate to meet the requirements of the curriculum.

2.9 The program must monitor, record and respond to enrolment trends, including but not limited to, the number and characteristics of applicants, the admission and attrition rates.

**Standard 3 -
Curriculum and Teaching/Learning Practices**

The curriculum and teaching learning practice must provide learning experiences necessary for students to achieve the professional standards and competencies required for beginning practitioners, as defined by the Association of Registered Nurses of PEI.

INDICATORS

3.1 The curriculum of the program must reflect the requirements for professional nursing practice.

3.2 The curriculum must be responsive to and reflect current trends in:

- (a) population health and health promotion;
- (b) nursing practice and nursing research;
- (c) education;
- (d) health care delivery; and
- (e) society.

3.3 The curriculum must describe the full program of studies including the structure of the curriculum and course offerings.

3.4 The curriculum must describe the teaching and learning process. Learning must take place in a broad context that is sensitive to linguistic, ethnic, spiritual, cultural and social diversity.

3.5 The curriculum must address trends, issues, and legal-ethical considerations in nursing and health care.

3.6 Learning activities (e.g. classes/seminars/conferences, laboratory experiences or combinations of these or equivalent approaches) and the clinical fieldwork experiences must provide students with the opportunity to meet the outcomes, goals, and objectives.

3.7 Systematic and continuous evaluation of all curriculum components, including the goals/objectives, content, course time frames, learning activities and performance evaluation methods, must be performed to ensure ongoing development and enhancement of the curriculum. The evaluation must include input from students, graduates, faculty, health care agencies and when appropriate, other programs within the educational institution.

3.8 When the school plans major revisions in content, process or time frames for curriculum delivery, there must be consultation with the

Association of Registered Nurses of PEI; and other groups, as appropriate.

**Standard 4 –
Program Effectiveness – Student and Graduate Performance**

Throughout the program, students demonstrate progress towards achieving the entry-level competencies and standards for nursing practice required for beginning practitioners, as determined by the Association of Registered Nurses of PEI.

INDICATORS

Students

4.1 University and program admission requirements, including prerequisites, must be met by students and provide reasonable assurance of success in the program.

4.2 Student progress toward achieving the goals/objectives of the program and entry level competencies as required by ARNPEI must be evaluated, documented and communicated systematically to students throughout the program.

4.3 Policies and procedures relating to student advancement, failure, withdrawal, appeal, re-admission and graduation from the program must be established and followed.

Graduates

4.4 Processes must be in place to monitor and respond to trends in graduates' performance on the entry to practice registration examination.

4.5 Processes must be in place to regularly monitor and respond to input from employers and graduates regarding graduates' readiness to meet nursing practice requirements in the workplace.

EXPLANATORY NOTES

These regulations establish the requirements and standards according to which the Minister may, for the purposes of the Act, approve of a school of nursing in the Province. These include requirements in respect of the qualifications of the dean of nursing at the school and the instructional staff of the school. Minimum program standards are also specified.

Certified a true copy,

W. Alexander (Sandy) Stewart
Clerk of the Executive Council

PART II
REGULATIONS INDEX

Chapter Number	Title	Original Order Reference	Amendment	Authorizing Order and Date	Page
N-4	Nurses Act				
	Discipline Regulations Revocation	EC504/89	[rev] [eff] Feb. 24/06	EC2006-86 (14.02.06)	49
	Registration and Licensing of Nurses Regulations Revocation	EC583/86	[rev] [eff] Feb. 24/06	EC2006-87 (14.02.06)	49-50
	Schools of Nursing Regulations	EC264/97	[rev] [eff] Feb. 24/06	EC2006-88 (14.02.06)	50
R-8.1	Registered Nurses Act				
	Nurse Practitioner Regulations		[new] [eff] Feb. 25/06	EC2006-91 (14.02.06)	51-59
	Professional Conduct Review Regulations		[new] [eff] Feb. 25/06	EC2006-92 (14.02.06)	59-70
	Registration and Licensing of Nurses Regulations		[new] [eff] Feb. 25/06	EC2006-93 (14.02.06)	70-80
	Schools of Nursing Regulations		[new] [eff] Feb. 25/06	EC2006-94 (14.02.06)	81-86