



PLEASE NOTE

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This document is *not* the official version of these regulations. The regulations and the amendments printed in the [Royal Gazette](#) should be consulted to determine the authoritative text of these regulations.

For more information concerning the history of these regulations, please see the [Table of Regulations](#).

If you find any errors or omissions in this consolidation, please notify the Legislative Counsel Office at (902) 368-4291 or by email to pmporter@gov.pe.ca.

CHAPTER D-3

DANGEROUS GOODS (TRANSPORTATION) ACT

REGULATIONS

Pursuant to subsection 13(1) of the *Dangerous Goods (Transportation) Act* R.S.P.E.I. 1988, Cap. D-3, Council made the following regulations:

1. Subject to the provisions of these regulations, the English component of the Transportation of Dangerous Goods Regulations, as made under the *Transportation of Dangerous Goods Act* (Canada) R.S.C. 1985, Chap. T-19 and as amended from time to time, is hereby adopted for the purposes of the *Dangerous Goods (Transportation) Act*, with the necessary changes, with respect to transportation of dangerous goods therein prescribed in or on a vehicle on a highway in Prince Edward Island. (EC319/85) Application of
Federal regulations
2. Notwithstanding section 1, Parts X, XI and XIII in the Transportation of Dangerous Goods Regulations are not adopted. (EC319/85) Exception
3. The following terms in the Transportation of Dangerous Goods Regulations shall have the following meanings for the purposes of these regulations: Interpretation
 - (a) “inspector” includes an inspector designated under subsection 10(1) of the Act; inspector
 - (b) “means of transport” means a vehicle or combination of vehicles. (EC319/85) means of transport
4. (1) The Minister designates the Director of the Highway Safety Division, Department of Transportation and Public Works, as a person who may issue a permit under section 2 of the Act. Issue of permit

(2) An application for a permit under section 2 of the Act shall be in Form 1. (EC319/85) Application for
permit
5. No dangerous goods shall be transported in or on a vehicle on a highway by a person to whom a direction has been given under the Dangerous Goods Protective Directive Regulations made under the *Transportation of Dangerous Goods Act* (Canada) unless the transportation complies with the direction. (EC319/85) Directions under the
Federal Act

FORM 1
APPLICATION AND PERMIT FOR EXCEPTION

For Department Use
Received

PART I - Application				Tdg. No.
To be completed by Applicant				
Company Name _____				
Address _____		Telephone _____		
Province _____		Country _____	Postal Code _____	Ext _____
Intended Use or Purpose of Permit				
Continuing _____		Determinate _____	Specific _____	Emergency _____
General _____				
Dangerous Goods Identification				
Shipping Name	Class	Pin	Method of Containment of Each Unit	Total Quantity
Mode of Transport Concerned		Road		
Statement Outlining Need for Permit				
Provisions of the <i>Dangerous Goods (Transportation) Act</i> and Regulations from which exception is requested				
Information on the Person Completing this Application				
Name _____		Position _____		
Address _____				
		Telephone _____		
Date _____		Signature _____		

PART II - Permit for Exception			
For Department Use			
Date Received CTC [] CCG [] LIOD [] PROV []		Consulting Agency	
Mode		Telephone	
Permit Issued Date _____		By _____	
This permit is issued to and exempts the person named herein from the following provisions of the <i>Dangerous Goods (Transportation) Act</i> and Regulations _____			
-			
-			
Geographical Area of Operations			
Use or Purpose	Exception	No.	Permit No
Continuing	C		
Determinate	D		Expiry date
Specific	S		
General	G		Signature of Issuing Authority
Emergency	E		

(EC319/85)