



PLEASE NOTE

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

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CHAPTER H-5

HIGHWAY TRAFFIC ACT

COMPULSORY THIRD PARTY INSURANCE REGULATIONS

Pursuant to section 320 of the *Highway Traffic Act* R.S.P.E.I. 1988, Cap. H-5, Council made the following regulations:

1. Where

(a) an insurer has issued a motor vehicle liability policy to an owner of a motor vehicle; and

(b) the insured or the insurer cancels the policy prior to the expiry date of such policy,

the insurer shall within twenty-one days after the cancellation notify the Registrar of the cancellation of the policy. (EC607/85)

Notice of
cancellation

2. Where

(a) an insurance agent has issued a temporary liability card; and

(b) the insurer whom he represents will not accept the risk,

the insurer shall immediately give notice in writing to the Registrar of the rejection of the risk. (EC607/85)

Notice of rejection
of risk

3. If a notice required under section 1 or 2 is not given as prescribed, the policy or temporary liability card remains in effect to the extent of the minimum coverage prescribed in section 234 of the *Insurance Act* R.S.P.E.I. 1988, Cap. I-4 with respect to any claimant against the insurer. (EC607/85)

Insurance remains
in effect if notice
not given

4. When requested to do so by the Registrar, insurance companies or their agents shall provide information as to whether or not motor vehicle liability policies written and issued by them are in effect. (EC607/85)

Information re
status of policies