

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*.

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CHAPTER I-4.2

INTERJURISDICTIONAL SUPPORT ORDERS ACT

GENERAL REGULATIONS

Pursuant to subsection 41(4) of the *Interjurisdictional Support Orders Act* R.S.P.E.I. 1988, Cap. I-4.2, Council made the following regulations:

1. In these regulations Definitions (a) "Act" means the Interjurisdictional Support Orders Act Act R.S.P.E.I. 1988, Cap. I-4.2; (b) "Rules of Court" means the Rules of Court established under Rules of Court section 25 of the Supreme Court Act R.S.P.E.I. 1988, Cap. S-10. (EC218/03) 2. For the purposes of subsection 4(2) of the Act, a support application Support application must be in the form required by the applicable designated authority and must include (a) the financial information required in the support application form: (b) other information and documents required by the reciprocating jurisdiction; and (c) the original application and two copies of it for transmission to the reciprocating jurisdiction. (EC218/03) **3.** For the purposes of subsection 5(3) of the Act, where a reciprocating Further information, documents jurisdiction requests further information or documents from a claimant, the claimant shall, within the time required by the request, provide to the Director for transmission to the reciprocating jurisdiction (a) the further information requested as part of an affidavit and the further documents requested as exhibits to an affidavit; and (b) two copies of the affidavit required by clause (a). (EC218/03) 4. (1) Where a reciprocating jurisdiction requires a provisional order If provisional order referred to subsection 6(1) of the Act, the claimant shall apply for the required order (a) by completing the support application referred to in subsection 4(2) of the Act in the form required by the designated authority and

including the documents referred to in section 2; and (b) by submitting the support application and a proposed provisional order to the designated authority to be filed with the court. Claimant need not appear (3) Unless otherwise directed by a court, an application for a provisional order may proceed without an appearance by a claimant. (EC218/03)

Respondent's duties **5.** After being served by the designated authority with a support application and a notice in accordance with subsection 8(1) of the Act, a respondent shall

(a) provide the information or documents requested by the designated authority in the notice served with the support application;

(b) complete the form provided by the designated authority; and

(c) bring the information or documents and form required by clauses (a) and (b) to the hearing of the application. (EC218/03)

- Notice of Motion **6.** (1) A party to an extra-provincial or foreign order who wishes to apply under subsection 18(2) of the Act to have the registration of the order set aside shall file a Notice of Motion, in accordance with the Rules of Court, setting out the grounds for setting aside the registration, not later than 30 days from receiving notice of the registration of the order.
- Service on Director (2) A Notice of Motion filed under subsection (1) shall be served by the applicant on the Director not later than 20 days before the hearing date of the motion.

Service on Director
(3) Service on the Director may be by the following means:

(a) personal service by leaving a copy with an employee of the Maintenance Enforcement Office;
(b) postal mail or fax sent to the Maintenance Enforcement Office. (EC218/03)

Notice of decision or order 7. For the purposes of subsection 18(6) of the Act, notice of a decision or order of the Supreme Court shall be given

(a) to the Director by personal service, by postal mail or by facsimile; and

(b) to the parties by postal mail at each party's last known address. (EC218/03)

Support variation application **8.** For the purposes of subsection 23(2) of the Act, a support variation application must be in the form required by the applicable designated authority and must include

(a) the financial information as required in the support variation application form;

(b) any other information or documents that are required by the reciprocating jurisdiction; and

(c) two copies of the application, in addition to the original application for transmission to the reciprocating jurisdiction. (EC218/03)

9. For the purposes of subsection 24(3) of the Act, where a reciprocating jurisdiction requests further information or documents from a claimant, the claimant shall, within the time required by the request, provide to the Director for transmission to the reciprocating jurisdiction

(a) the further information requested as part of an affidavit and the further documents requested as exhibits to an affidavit; and

(b) two copies of the affidavit required by clause (a). (EC218/03)

10. For the purposes of subsection 27(1) of the Act, the respondent shall Respondent's duties
(a) provide the information or documents requested by the designated authority or served with the support variation application;
(b) complete the form provided by the designated authority; and
(c) bring the information or documents and form required by clauses
(a) and (b) to the hearing of the application. (EC218/03)

11. (1) A designated authority may effect the service of any application, Methods of service order or document under the Act on the person being served by

- (a) personal service;
- (b) email; or
- (c) facsimile,

to the most current address of that person on file with the designated authority.

(2) A party to a support application or support variation application Change of address shall provide the designated authority with any change of address of that party that occurs before the conclusion of the hearing of the application. (EC218/03)

12. A designated authority shall use the following exchange rates to Exchange rates convert foreign currency to Canadian currency and vice versa:

(a) the rate of exchange for the equivalent amount in Canadian currency set by a Canadian chartered bank applicable to the date on which the order was made;

(b) if the rate of exchange on the date referred to in clause (a) is not reasonably available, the rate of exchange to be used is the rate of exchange for the equivalent amount in Canadian currency applicable to the date on which the order was registered for enforcement with the Director. (EC218/03)

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Administrative fee **13.** Employees or agents of a government department who assist an applicant or a respondent to complete the forms required by these regulations may charge an administrative fee of \$25 per file, payable to that department. (EC218/03)

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Reciprocating jurisdictions in Schedule to the purposes of section 41 of the Act. (EC218/03)

SCHEDULE

RECIPROCATING JURISDICTIONS

Jurisdiction

2003

Australia — the following states and territories:

Capital Territory of Australia New South Wales Northern Territory of Australia Queensland South Australia Tasmania Victoria Western Australia

Austria

Canada — the following provinces and territories: Alberta British Columbia Manitoba New Brunswick Newfoundland and Labrador Northwest Territories Nova Scotia Nunavut Ontario Quebec Saskatchewan Yukon Territory

England

Federal Republic of Germany

Guernsey, Alderney and Sark

Isle of Man

States of Jersey

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Malta and its dependencies

New Zealand

Northern Ireland

Papua and New Guinea

Poland

United States of America — the following states:

Alaska Arizona Arkansas California Colorado Connecticut Delaware Florida Georgia Hawaii Idaho Illinois Kentucky Louisiana Maine Maryland Michigan Minnesota Missouri Montana Nevada New Jersey New York North Dakota Oklahoma Oregon South Dakota Tennessee Texas Utah Vermont Virginia

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Washington Wisconsin Wyoming

Zimbabwe

(EC218/03)

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