

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 0-4

OFFICIAL TRUSTEE ACT

REGULATIONS

Pursuant to section 12 of the Official Trustee Act R.S.P.E.I. 1988, Cap. O-4, Council made the following regulations:

- 1. The corporate seal of the Official Trustee shall contain the words, Seal "Province of Prince Edward Island Official Trustee". (EC346/89)
- 2. The Official Trustee shall enter into a surety bond in the amount of Surety bond fifty thousand dollars in favour of Her Majesty the Queen in right of the province for the due and faithful performance of his office. (EC346/89)
- 3. All books, records and bank accounts shall be kept by the Official Books, etc. Trustee as the Auditor General directs. (EC346/89)
- 4. The Official Trustee shall keep a separate account to be known as "the Surplus account Surplus Account" into which he shall pay all fees, charges, remunerations and refunds and all income of his office of every description. (EC346/89)
- 5. The Official Trustee shall within six months of the end of the fiscal Balance payable to year pay over to the Consolidated Fund the balance in the Surplus Consolidated Fund Account as shown on the audited financial statements. (EC346/89)

6. All moneys received by the Official Trustee in relation to an estate or Deposit of moneys trust shall be deposited in a trust account in the name of the Official received Trustee in some financial institution carrying on business in the province, and payment out of the account shall be by cheque signed by the Official Trustee. (EC346/89)

7. (1) There is hereby continued a Committee to be known as "the Advisory Advisory Committee" consisting of three members appointed by the Committee Lieutenant Governor in Council.

- (2) The Advisory Committee shall supervise the investments or other Functions dealings with property by the Official Trustee.
- (3) The Advisory Committee may make such suggestions and Policy recommendations with regard to the general policy respecting the management and conduct of the Official Trustee as it deems advisable.

2	Cap. O-4	Official Trustee Act	Updated 2002
		Regulations	

Annual report (4) The Advisory Committee shall make an annual report to the Lieutenant Governor in Council respecting the performance of their duties and the exercise of their powers.

Remuneration (5) The members of the Advisory Committee shall serve without remuneration. (EC346/89)

Charges May be made by the Official Trustee for services rendered by him in the management of property or estates under the *Mental Health Act* R.S.P.E.I. 1988, Cap. M-6. (EC346/89)

Administration of

9. Any moneys coming into hands of the Official Trustee under the *Provincial Administrator of Estates Act* R.S.P.E.I. 1988, Cap. P-23 shall be placed by him to the credit of the Surplus Account. (EC346/89)

Charges **10.** The Official Trustee may make charges for his services against any estate that comes into his hands to be dealt with. (EC346/89)

Cheque signatories **11.** All cheques issued by the Official Trustee shall be countersigned by any one member of the Advisory Committee. (EC346/89)