

PLEASE NOTE

This document, prepared by the <u>Legislative Counsel Office</u>, is an office consolidation of this regulation, current to February 1, 2004. It is intended for information and reference purposes only.

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 Application of 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)

Federal regulations

- 2. Notwithstanding section 1, Parts X, XI and XIII in the Transportation Exception of Dangerous Goods Regulations are not adopted. (EC319/85)
- 3. The following terms in the Transportation of Dangerous Goods Interpretation Regulations shall have the following meanings for the purposes of these regulations:
 - (a) "inspector" includes an inspector designated under subsection inspector 10(1) of the Act;
 - (b) "means of transport" means a vehicle or combination of vehicles. means of transport (EC319/85)
- 4. (1) The Minister designates the Director of the Highway Safety Issue of permit Division, Department of Transportation and Public Works, as a person who may issue a permit under section 2 of the Act.
- (2) An application for a permit under section 2 of the Act shall be in Application for Form 1. (EC319/85)
- 5. No dangerous goods shall be transported in or on a vehicle on a Directions under the highway by a person to whom a direction has been given under the Federal Act Dangerous Goods Protective Directive Regulations made under the Transportation of Dangerous Goods Act (Canada) unless the transportation complies with the direction. (EC319/85)

2

FORM 1 APPLICATION AND PERMIT FOR EXCEPTION

11011
For Department Use
Received

PART I - Application			Tdg. No.			
To be completed by Applicant						
Company Name						
Address Province_	Country		Telephone Ext Postal Code			
Intended Use or F Continuing	Purpose of Permit Determinate	Specific	Emergency			
General		F				
Dangerous Goods						
Shipping Name	Class Pin	Method of Containment of Each Unit	Total Quantity			
Mode of Transpo	rt Concerned	Road				
Statement Outlini	ing Need for Permit					
Provisions of the exception is reque		cansportation) Act an	nd Regulations from which			
	e Person Completing t		Position			
Date			Telephone			

Cap. D-3

PART II - Permit for Exception							
For Department Use							
Date Received			Consulting Agency				
CTC[] CCG[] LIOD	[] PROV[]						
Mode			Telephone				
Permit Issued							
Date		_	Ву				
This permit is issued to an	d exempts the person nam	ed herein from t	he following provisions				
	of the Dangerous Goods (Transportation) Act and Regulations						
_							
_							
Geographical Area of Ope	rations						
Use or Purpose	Exception	No.	Permit No				
Continuing	С						
Determinate	D						
Specific	S		Expiry date				
General	G	•					
			Signature of Issuing				
Emergency	E		Authority				

(EC319/85)