

Royal Gazette

Prince Edward Island

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Charlottetown, Prince Edward Island, August 5th, 2000

**CANADA
PROVINCE OF PRINCE EDWARD ISLAND
IN THE SUPREME COURT - ESTATES DIVISION**

TAKE NOTICE that at all persons indebted to the following estates must make payment to the personal representative of the estates noted below, and that all persons having any demands upon the following estates must present such demands to the representative within six months of the date of the advertisement:

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
DICKIESON, Lolita Elizabeth Crapaud Queens Co., PE August 5th, 2000 (32-45)*	Jean Beer Ruth Connors (EX.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE
FERGUSON, Elmer Charlottetown Queens Co., PE August 5th, 2000 (32-45)*	Roger Clair (EX.)	Curley Larter Sanderson Howard 91 Water Street Charlottetown, PE
MacDONALD, Cecelia Anne Central Bedeque Prince Co., PE August 5th, 2000 (32-45)*	Ronald MacDonald (EX.)	Key, McKnight & Peacock PO Box 1570 Summerside, PE
MacLEOD, Grace S. Point Prim Queens Co., PE August 5th, 2000 (32-45)*	John A. MacLeod (EX.)	MacLeod, Crane & Parkman PO Box 1056 Charlottetown, PE
SHEA, Mary Dorothea Alberton Prince Co., PE August 5th, 2000 (32-45)*	Elizabeth Ann Mokler Wayne Shea (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
STEEVES, Aubrey Nelson Albion Kings Co., PE August 5th, 2000 (32-45)*	The Bank of Nova Scotia Trust Company (EX.)	Macnutt & Dumont PO Box 965 Charlottetown, PE

**Indicates date of first publication in ROYAL GAZETTE*

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (EX) Administrator/Administratrix (Ad)	Place of Payment
CURRAN, Emmett Egmont Bay Prince Co., PE August 5th, 2000 (32-45)*	Harry Curran (AD.)	Macnutt & Dumont PO Box 965 Charlottetown, PE
BALLUM, Wanda L. Bedeqe Prince Co., PE July 29th, 2000 (31-44)	Eric Ballum (EX.)	Key McKnight & Peacock PO Box 1570 Summerside, PE
BELL, Norman Bedford, NS (Formerly of Charlottetown Queens Co., PE) July 29th, 2000 (31-44)	Florence Bell Betty Livingstone Jean Jenkins (EX.)	Cox Hanson O'Reilly Matheson PO Box 875 Charlottetown, PE
CAMERON, Shirley Ann (aka Shirley Ann Jean) Vancouver, BC July 29th, 2000 (31-44)	Linda Angelo (EX.)	Taylor, McLellan PO Box 35 Summerside, PE
EDMONDS, Joseph A. Belfast RR#3, Iona Queens Co., PE July 29th, 2000 (31-44)	Margaret Edmonds (EX.)	Campbell, Lea, Michael, McConnell & Pigot PO Box 429 Charlottetown, PE
GALLANT, Gerard Joseph Christophers Cross Prince Co., PE July 29th, 2000 (31-44)	Angela Victoria Gallant (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
GRANT, Victor Joseph Millview Queens Co., PE July 29th, 2000 (31-44)	Elizabeth Florence Grant (EX.)	Evans MacCallum PO Box 714 Charlottetown, PE
HOOPER, Jeannette Mae Charlottetown Queens Co., PE July 29th, 2000 (31-44)	Nancy Hooper Philip Hooper (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
MacCANN, Lillian Jean West Covehead Queens Co., PE July 29th, 2000 (31-44)	Edith J. Ling J. Frederick MacCann (EX.)	Farmer & MacLeod National Bank Tower Suite 205, 134 Kent Street Charlottetown, PE
MacKINNON, Norbert Charlottetown Queens Co., PE July 29th, 2000 (31-44)	David MacGregor (EX.)	MacLeod, Crane & Parkman PO Box 1056 Charlottetown, PE

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MacLEOD, Hazel Gertrude Lakeville, Souris RR#2 Kings Co., PE July 29th, 2000 (31-44)	Phyllis Irene Rose (EX.)	MacLeod, Crane & Parkman PO Box 1056 Charlottetown, PE
McKENNA, Claude Lester Elmsdale Prince Co., PE July 29th, 2000 (31-44)	Mary May McKenna (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
McLEAN, Freda Rose Charlottetown Queens Co., PE July 29th, 2000 (31-44)	Dr. Kenneth Tulle (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
MURRAY, Zina Marie Jeanette Brackley Point Road, Winsloe Queens Co., PE July 29th, 2000 (31-44)	Anne Marie Tierney (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
NICOLLE, Arnett Murray Harbour Kings Co., PE July 29th, 2000 (31-44)	Betty Joy Harris (EX.)	Campbell, Stewart PO Box 485 Charlottetown, PE
SWEET, John William Roxbury, O'Leary RR Prince Co., PE July 29th, 2000 (31-44)	Gary Jon Parker (EX.)	Key McKnight & Peacock PO Box 1570 Summerside, PE
WALL, Harry Caseley Kensington Prince Co., PE July 29th, 2000 (31-44)	Debbie Ozon (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
LaROSE, Joseph Edward Summerside Prince Co., PE July 29th, 2000 (31-44)	Clarisse LaRose (AD.)	David R. Hammond, QC PO Box 95 Summerside, PE
TAYLOR, George Raymond (Ray) Travellers Rest, Summerside RR#2 Prince Co., PE July 29th, 2000 (31-44)	Robert Taylor (AD.)	Lyle & McCabe PO Box 1300 Summerside, PE
WISENER, Vera Elizabeth Charlottetown Queens Co., PE July 29th, 2000 (31-44)	Kathleen MacKinnon (AD.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE

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PARLEE, Gladys Summerside Prince Co., PE July 22nd, 2000 (30-43)	Barbara Parlee (EX.)	Lyle & McCabe PO Box 300 Summerside, PE
WALSH, Frances Jean Borden-Carleton RR#1 Prince Co., PE July 22nd, 2000 (30-43)	Carol Marie Dougay (EX.)	Taylor, McLellan PO Box 35 Summerside, PE
PARLEE, Ronald Summerside Prince Co., PE July 22nd, 2000 (30-43)	Barbara Parlee (AD.)	Lyle & McCabe PO Box 300 Summerside, PE
SCHERBAK, Gennadiy Summerside Prince Co., PE July 22nd, 2000 (30-43)	Les J. Zielinski (AD.)	Cyndria L. Wedge 95 Rochford Street Shaw Bldg., 4th Floor Charlottetown, PE
THORNE, Dorothy Mae Long River Queens Co., PE July 22nd, 2000 (30-43)	Anthony Todd Thorne (AD.)	Ramsay & Clark PO Box 96 Summerside, PE
THORNE, George Clinton Long River Queens Co., PE July 22nd, 2000 (30-43)	Anthony Todd Thorne (AD.)	Ramsay & Clark PO Box 96 Summerside, PE
GARDINER, Florence Harriet Moncton New Brunswick July 8th, 2000 (28-41)	K. William Glendinning Gloria K. Glendinning (EX.)	MacLeod, Crane & Parkman PO Box 1056 Charlottetown, PE
INGS, Elmer L. China Point Queens Co., PE July 8th, 2000 (28-41)	Stirling Ings Verna Haneveld (EX.)	Farmer & MacLeod National Bank Tower Suite 205, 134 Kent Street Charlottetown, PE
MARTIN, Irene Souris Kings Co., PE July 8th, 2000 (28-41)	Emily Martin (EX.)	Allen J. MacPhee, QC PO Box 238 Souris, PE
MURPHY, Janie Elizabeth St. Lawrence Prince Co., PE July 8th, 2000 (28-41)	Earl Murphy (EX.)	Campbell, Lea, Michael, McConnell & Pigot PO Box 429 Charlottetown, PE

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ROPER, Louis Clement Saint John Saint John Co., NB July 8th, 2000 (28-41)	Ida Marie Roper (EX.)	David R. Hammond, QC 293 Water Street Summerside, PE
SCHMIDT, Juergen Kirkland Quebec July 8th, 2000 (28-41)	Margot Johanna Gehring-Schmidt (EX.)	Key, McKnight & Peacock PO Box 1570 Summerside, PE
WAITE, Russell William Sherbrooke Prince Co., PE July 8th, 2000 (28-41)	Terrence Waite John Waite (EX.)	Taylor, McLellan PO Box 35 Summerside, PE
WALKER, Hildred E. Charlottetown Queens Co., PE July 8th, 2000 (28-41)	James W. Walker (EX.)	Farmer & MacLeod National Bank Tower Suite 205, 134 Kent Street Charlottetown, PE
BRIDGES, Vera Eileen Ellerslie Prince Co., PE July 8th, 2000 (28-41)	Patsy Campbell (AD.)	Key, McKnight & Peacock PO Box 177 O'Leary, PE
WHITTY, James Francis Melrose Massachusetts, USA July 8th, 2000 (28-41)	Annie Johnson (AD.)	MacLeod, Crane & Parkman PO Box 1056 Charlottetown, PE
BARBOUR, Neil Montrose Prince Co., PE July 1st, 2000 (27-40)	Roscoe Barbour (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
GARRARD, Adele Vivian Charlottetown Queens Co., PE July 1st, 2000 (27-40)	Edgar L. Sceles (EX.)	Stewart McKelvey Stirling Sceles PO Box 2140 Charlottetown, PE
LOVE, Edward Alexander Charlottetown Queens Co., PE July 1st, 2000 (27-40)	Donald MacNeill Michael A. Farmer, QC (EX.)	Farmer & MacLeod National Bank Tower Suite 205, 134 Kent Street Charlottetown, PE
MacDONALD, George Allison Charlottetown Queens Co., PE July 1st, 2000 (27-40)	Marilyn Kane Peter MacDonald Kent Brown (EX.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE

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MacISAAC, Mary Elizabeth Charlottetown Queens Co., PE July 1st, 2000 (27-40)	John MacIsaac Ronald MacIsaac (EX.)	Brendan Curley Law Office Suite 301, 129 Kent Street Charlottetown, PE
MATTHEWS, Myrl Clifford Northport Prince Co., PE July 1st, 2000 (27-40)	Raeburn Matthews (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
COADY, Aeneas Pius Emyvale Queens Co., PE July 1st, 2000 (27-40)	Ursula Coady (AD.)	Farmer & MacLeod National Bank Tower Suite 205, 134 Kent Street Charlottetown, PE
PEARDON, Mary M. Heatherdale Kings Co., PE July 1st, 2000 (27-40)	Glyn S. Peardon (AD.)	Alfred K. Fraser, QC PO Box 516 Montague, PE
PEARDON, Preston Thomas Heatherdale Kings Co., PE July 1st, 2000 (27-40)	Glyn S. Peardon (AD.)	Alfred K. Fraser, QC PO Box 516 Montague, PE
RICHARDS, Howard Samuel Alfred Vernon River Queens Co., PE July 1st, 2000 (27-40)	Clinton E. Richards (AD.)	MacLeod, Crane & Parkman PO Box 1056 Charlottetown, PE
BAILEY, Edith Gertrude Murray River Kings Co., PE June 24th, 2000 (26-39)	Inez Elizabeth Bailey (EX.)	Alfred K. Fraser, QC PO Box 516 Montague, PE
DARTE, Gerald A. Charlottetown Queens Co., PE June 24th, 2000 (26-39)	Harvey Dart (EX.)	Cox Hanson O'Reilly Matheson PO Box 875 Charlottetown, PE
GALLANT, Cyrus J. Woodstock Prince Co., PE June 24th, 2000 (26-39)	Gene Gallant (EX.)	J. Allan Shaw Corporation PO Box 40 Alberton, PE
GALLANT, E. Marie Eleanor Oyster Bed Bridge Queens Co., PE June 24th, 2000 (26-39)	Valerie Gallant Shirley Anne Rolfe (EX.)	Paul J. D. Mullin, QC PO Box 604 Charlottetown, PE

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JOHNSTON, Roy H. Summerside Prince Co., PE June 24th, 2000 (26-39)	David F. Johnston William R. Johnston (EX.)	Taylor, McLellan PO Box 35 Summerside, PE
LIPSKI, Alex Saint John, New Brunswick June 24th, 2000 (26-39)	Joseph A. Day (EX.)	Campbell, Stewart PO Box 485 Charlottetown, PE
MacNEVIN, David Roy Coleman Prince Co., PE June 24th, 2000 (26-39)	Raymond MacNevin (EX.)	Key McKnight & Peacock PO Box 177 O'Leary, PE
MATHESON, Mabel M. Charlottetown Queens Co., PE June 24th, 2000 (26-39)	Alan K. Scales, QC Ross Matheson Halbert Pratt (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
MAYNE, Fenton Charles Emerald Queens Co., PE June 24th, 2000 (26-39)	Evelyn Maria Mayne (aka Evelyn Marie Mayne) (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
SAVIDANT, Bridget Charlottetown Queens Co., PE June 24th, 2000 (26-39)	John Savidant (EX.)	Philip Mullally, QC PO Box 2560 Charlottetown, PE
SIMPSON, Evelyn A. Stanhope Queens Co., PE June 24th, 2000 (26-39)	Robert Simpson (EX.)	Campbell, Lea, Michael, McConnell & Pigot PO Box 429 Charlottetown, PE
STEWART, Alexandria Charlottetown Queens Co., PE June 24th, 2000 (26-39)	Blair Herring Malcolm A. MacLean (EX.)	Paul J. D. Mullin, QC PO Box 604 Charlottetown, PE
WALLACE, Pearl Elmsdale Prince Co., PE June 24th, 2000 (26-39)	Jean Rennie Lula McAssey (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
CAMPBELL, Mary Margaret Westmoreland Queens Co., PE June 24th, 2000 (26-39)	Hugh Callistus Campbell Mary Margaret McKenna (AD.)	Evans MacCallum PO Box 714 Charlottetown, PE

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CAMPBELL, Robert Francis Westmoreland Queens Co., PE June 24th, 2000 (26-39)	Hugh Callistus Campbell Mary Margaret McKenna (AD.)	Evans MacCallum PO Box 714 Charlottetown, PE
GALLANT, Joseph Elzie St. Chrysostome, Richmond RR#2 Prince Co., PE (Temporarily resided in Richmond,BC) June 24th, 2000 (26-39)	Orella Arsenault (AD.)	Taylor, McLellan PO Box 35 Summerside, PE
LeBLANC, Barbara Ann Wellington Prince Co., PE June 24th, 2000 (26-39)	Lisa LeBlanc Tammy Noye (AD.)	Patterson Palmer Hunt Murphy 82 Summer Street Summerside, PE
MYERS, Loreen Mary West Covehead Queens Co., PE June 24th, 2000 (26-39)	Nancy M. Myers (AD.)	Diamond & McKenna PO Box 39 Charlottetown, PE
AULD, Gerald W. Stanhope Queens Co., PE June 10th, 2000 (25-38)	Audrey B. (Ferguson) Auld (EX.)	Cox Hanson O'Reilly Matheson PO Box 875 Charlottetown, PE
DOCKENDORFF, Marion I. Charlottetown Queens Co., PE June 10th, 2000 (25-38)	David E. Hume (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
MacLEOD, Christene Charlottetown Queens Co., PE June 10th, 2000 (25-38)	Mildred P. Compton J. Clifford MacLeod (EX.)	Campbell, Stewart PO Box 485 Charlottetown, PE
MOORE, Louis Carl Charlottetown Queens Co., PE June 10th, 2000 (25-38)	Palma Mary Moore (EX.)	Paul J. D. Mullin, QC PO Box 604 Charlottetown, PE
MOORE, Sheldon R. Hampshire Queens Co., PE June 10th, 2000 (25-38)	Lois J. Moore (EX.)	Cox Hanson O'Reilly Matheson PO Box 875 Charlottetown, PE

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HUME, Edith Charlottetown Queens Co., PE June 10th, 2000 (25-38)	David E. Hume (AD.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
ALLEN, Ruby C. Strathcona Kings Co., PE June 10th, 2000 (24-37)	Janet Bevan (EX.)	Alfred K. Fraser, QC PO Box 516 Montague, PE
BELL, Clarence Eugene Abney Kings Co., PE June 10th, 2000 (24-37)	Barbara Thelma Bell (EX.)	Alfred K. Fraser, QC PO Box 516 Montague, PE
GLENN, Gordon Everett Oakville Ontario June 10th, 2000 (24-37)	Margaret Mary Glenn (EX.)	Aylward Law Office 263 Harbour Dr., Suite 14 Summerside, PE
McCANNELL, George A. Charlottetown Queens Co., PE June 10th, 2000 (24-37)	Shirley McCannell (EX.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE
MacDONALD, Reverend William D. Marshfield Queens Co., PE June 10th, 2000 (24-37)	James L. MacDonald (EX.)	Campbell, Stewart PO Box 485 Charlottetown, PE
MOUNTAIN, Wallace Malpeque Prince Co., PE June 10th, 2000 (24-37)	Horace Mountain (EX.)	Patterson Palmer Hunt Murphy 82 Summer Street Summerside, PE
RILEY, Annie Jean MacDonald Summerside Prince Co., PE June 10th, 2000 (24-37)	Gordon S. Rankin (EX.)	Lyle & McCabe PO Box 300 Summerside, PE
BENNETT, D'arcy Neil Sea View Prince Co., PE June 3rd, 2000 (23-36)	Sarah Elizabeth Bennett (EX.)	Key, McKnight & Peacock PO Box 1570 Summerside, PE

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MacKENZIE, Charles Westmoreland Queens Co., PE June 3rd, 2000 (23-36)	Jemima Blanche MacKenzie (EX.)	John R. Rhynes Maypoint Plaza, Box 2 Charlottetown, PE
MURPHY, Mary Pearl Summerside Prince Co., PE June 3rd, 2000 (23-36)	John Michael Murphy Mary Maureen Cousins (EX.)	Taylor, McLellan PO Box 35 Summerside, PE
SANDERSON, Edna Elizabeth Charlottetown Queens Co., PE June 3rd, 2000 (23-36)	Edwin James Sanderson Arnold Sanderson (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
TAYLOR, Mildred Charlottetown Queens Co., PE June 3rd, 2000 (23-36)	Alice Marie Taylor (EX.)	Carr, Stevenson & MacKay PO Box 522 Charlottetown, PE
McALLISTER, John West Devon Prince Co., PE June 3rd, 2000 (23-36)	Hilda McAllister (AD.)	David R. Hammond, QC 293 Water Street Summerside, PE
McWILLIAMS, Helen Dorothy Breadalbane Queens Co., PE June 3rd, 2000 (23-36)	Lisa M. McKee James McWilliams (AD.)	Campbell, Stewart PO Box 485 Charlottetown, PE
BLUE, George Murdock Little Sands Kings Co., PE May 27th, 2000 (22-35)	John Laurie Blue (EX.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE
FRIZZELL, Golding L. #2 Cabin Creek Trailer Court Jasper, Alberta May 27th, 2000 (22-35)	Delmar Frizzell Freda Frizzell (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
GAUDET, Gerard Joseph LaSalle Quebec May 27th, 2000 (22-35)	Donald Lawrence Gaudet (EX.)	Diane Campbell, QC PO Box 1300 Summerside, PE
HERRING, June Montague Kings Co., PE May 27th, 2000 (22-35)	Margaret Rose MacCabe (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE

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KEMP, Calvin Sturgeon Kings Co., PE May 27th, 2000 (22-35)	Boyd Kemp (EX.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE
MOORE, Charles Edison Charlottetown Queens Co., PE May 27th, 2000 (22-35)	Ruby Howes Charles L. Moore (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
PALMER, Helen C. North Rustico Queens Co., PE May 27th, 2000 (22-35)	Jean Young (EX.)	Campbell,Lea,Michael, McConnell & Pigot PO Box 429 Charlottetown, PE
PARKINSON, M. Ruth Charlottetown Queens Co., PE May 27th, 2000 (22-35)	Wayne Fudge (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
ROBERTSON, Homer Munns Road Kings Co., PE May 27th, 2000 (22-35)	Boswell Robertson (EX.)	Allen J. MacPhee, QC PO Box 238 Souris, PE
WILSON, Margaret Elaine (Lund) East Royalty Queens Co., PE May 27th, 2000 (22-35)	David Wilson (AD.)	T. Daniel Tweel PO Box 3160 Charlottetown, PE
YASVINSKI, Roberta Dawn Albany Prince Co., PE May 27th, 2000 (22-35)	Terry Yasvinski (AD.)	Taylor, McLellan PO Box 35 Summerside, PE
BENNETT, Gordon L. Stratford Queens Co., PE May 20th, 2000 (21-34)	David R. Campbell (EX.)	Paul J. D. Mullin, QC PO Box 604 Charlottetown, PE
CASELEY, Samuel Leaman Kelvin Grove Prince Co., PE May 20th, 2000 (21-34)	Fern Caseley Roger William Caseley (EX.)	Ramsay & Clark PO Box 96 Summerside, PE

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DesROCHE, Hilmir John Municipality of Peel Mississauga, Ontario May 20th, 2000 (21-34)	Auldine DesRoche (EX.)	Taylor, McLellan PO Box 35 Summerside, PE
DOUCETTE, Angus Andrew Charlottetown Queens Co., PE May 20th, 2000 (21-34)	Alyre Doucette Gregor Doucette (EX.)	Carr, Stevenson & MacKay PO Box 522 Charlottetown, PE
IRWIN, Jane Doris Charlottetown Queens Co., PE May 20th, 2000 (21-34)	Robert Kent Irwin (EX.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE
MacDONALD, Edison Lorne Charlottetown Queens Co., PE May 20th, 2000 (21-34)	Derrell Edwin Worth Grace Myrtle Worth (EX.)	John J. Holmes PO Box 1144 Charlottetown, PE
RICHARD, Joseph Leonard Tignish Prince Co., PE May 20th, 2000 (21-34)	Valmore Richard (EX.)	Aylward Law Office 263 Harbour Dr., Suite 9 Summerside, PE
SHAW, Reah Cairns Winsloe Queens Co., PE May 20th, 2000 (21-34)	James W. Macnutt Lt. Bram Sacrey (AD.)	Foster Hennessey MacKenzie PO Box 38 Charlottetown, PE
WILSON, Daniel Russell Murray Harbour Kings Co., PE May 20th, 2000 (21-34)	Joyce Richards (AD.)	Patterson Palmer Hunt Murphy PO Box 486 Charlottetown, PE

**MMB00-04
PRINCE EDWARD ISLAND
MILK MARKETING BOARD**

**BOARD ORDER: MMB00-04
EFFECTIVE: August 1, 2000**

Under the Prince Edward Island Milk Marketing Regulations and under the *Natural Products Marketing Act*, R.S.P.E.I. 1988, Cap N-3, the Prince Edward Island Milk Marketing Board makes the following Order:

CLASSIFICATION OF MILK ORDER

1. This Order establishes the classes of milk in Prince Edward Island. Application

2. The words herein shall have the meanings as found in the Prince Edward Island Natural Products Marketing Act and the Prince Edward Island Milk Marketing Regulations unless differentiated herein and as hereinafter defined: Definitions
 - (a) "Canadian structural surplus" shall mean the amount of protein and other solids (skim milk powder) contained in milk that remains after Canadian requirements for butterfat are met, where the demand for butterfat exceeds the demand for skim milk powder, or the amount of butterfat contained in milk that remains after Canadian requirements for skim milk powder are met, where the demand for skim milk powder exceeds the demand for butterfat.
 - (b) "Contractual Commercial Export Activity" is an activity conducted by an individual producer and a processor or other person whereby an individual producer enters into a contract with a processor or other person to deliver to a processor or other person a given quantity of milk over a given period of time and the processor or other person agrees to manufacture all of the components contained in the milk delivered by the producer under the contract into dairy products to be exported from Canada.
 - (c) "Over quota milk" shall mean the amount of butterfat, protein and other solids contained in milk delivered by a producer that is over the quota of the producer assigned by the board but does not include milk delivered by a producer under a Contractual Commercial Export Activity,.
 - (d) "Market Growth Quota" shall mean the amount of butterfat, protein, and other solids contained in milk that is delivered by a producer within the portion of a producer's quota assigned by the board in anticipation of market growth where such market growth has not occurred.

3. The following classifications of milk are established: Classifications of milk
 - Class 1(a) milk;
 - Class 1(b) milk;
 - Class 1(c) milk;
 - Class 2 milk;
 - Class 3(a) milk;
 - Class 3(b) milk;
 - Class 4(a) milk;

Class 4(b) milk;
Class 4(c) milk;
Class 4(d) milk;
Class 4(m) milk;
Class 5(a) milk;
Class 5(b) milk;
Class 5(c) milk; and
Class 5(d) milk;

4. Class 1(a) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk sold by a processor or distributor of the following milk products, processed by pasteurization, ultra high temperature treatment (UHT) or sterilization: Class 1(a) milk

3.25% milk;
2% milk;
1% milk;
skim milk;
modified enriched milk;
kosher milk; and
UHT milk (all types)

5. Class 1(b) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk sold by a processor or distributor of the following milk products, processed by pasteurization, ultra high temperature treatment (UHT) or sterilization: Class 1(b) milk

whipping cream;
table cream;
half and half cream;
coffee cream; and
UHT cream (all types)

6. Class 1(c) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk sold by a processor or distributor of the following milk products, processed by pasteurization, ultra high temperature treatment (UHT) or sterilization: Class 1(c) milk

chocolate or flavoured milk;
skimmed or partly skimmed chocolate or flavoured milk;
flavoured milk-based beverages;
egg nog;
cordials;
condensed milk to be reconstituted as fluid milk;
soured milk (acidophilus milk);
milk treated for lactose intolerance;

buttermilk; and
chocolate or flavoured UHT milk (all types)

7. Class 2 milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of the following milk products: Class 2 milk

acidulous cream (sour cream)
milk used to prepare mixes for ice cream, light ice cream, ice milk, milk shakes, fudge, frozen yogurt, sherbet and other frozen dairy products;
puddings;
milk-based meal replacement beverages;
soup mixes;
infant formula;
cafeinate;
yogurt; and
kefir

8. Class 3(a) milk shall be in amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of the following milk products, including full and low fat products and products in brine: Class 3(a) milk

cheese curds;
cheddar and cheddar-type cheeses sold fresh;
all fresh cheeses (cottage, quark, baker's, ricotta, fresh cream curd, Harzkase); and
all speciality cheeses (a list of speciality cheeses will be maintained by the Board)

9. Class 3(b) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of the following milk products, including full and low fat products: Class 3(b) milk

cheddar cheese;
stirred curd and skim milk stirred curd;
creamy cheese bases (cheese mixes);
kosher cheddar cheese;
light cheddar

10. Class 4(a) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of the following milk products, including full and low fat products: Class 4(a) milk

all types of butter (flavoured butter, low calorie butter, cultured butter and herb butter);
all types of milk powder, casein and caseinate;
condensed milk as an ingredient in the food industry; and
butteroil

- | | |
|--|---|
| <p>11. Class 4(b) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of the following milk products, including full and low fat products:
 condensed milk for retail sale; and
 sweetened condensed milk for retail sale</p> | Class 4(b) milk |
| <p>12. Class 4(c) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of new products for the domestic market.</p> | Class 4(c) milk |
| <p>13. Class 4(d) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of the following milk products, including full and low fat products:
 processed animal feed
 inventories and identifiable losses; and
 unclassified products</p> | Class 4(d) milk |
| <p>14. Class (4m) milk shall be the amount of butterfat, protein and other solids contained in the amount of milk identified by the board as being part of the Canadian structural surplus, unused market growth quota and over quota milk delivered by producers, that is not exported within Canada's World Trade Organization commitments</p> <p>Processor access to Class 4 (m) milk shall be administered for the board by the Canadian Dairy Commission through a permit system.</p> | <p>Class 4(m) milk</p> <p>Processor access to Class 4(m) milk</p> |
| <p>15. Class 5(a) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of cheese and cheese products for use by further processors for which a Class 5(a) Special Class Permit has been issued by the Canadian Dairy Commission.</p> | Class 5(a) milk |
| <p>16. Class 5(b) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of non-cheese products for use by further processors for which a Class 5(b) Special Class Permit has been issued by the Canadian Dairy Commission.</p> | Class 5(b) milk |
| <p>17. Class 5(c) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of products for use by a confectionary processor for which a Class 5 (c) Special Class Permit has been issued by the Canadian Dairy Commission.</p> | Class 5(c) milk |
| <p>18. Class 5(d) milk shall be the amount of butterfat, protein and other solids contained in the amount of litres of milk used by a processor in the manufacture of products, other than those described in Class 5 (a), (b), and (c) above, for export from Canada for which a Class 5 (d) Special Class Permit has been issued by the Canadian Dairy Commission.</p> | Class 5(d) milk |

19. Board Order MMB96-2 issued on the 1st day of August, 1996, is hereby revoked. Revocation
20. This Order comes into force on the 1st day of August, 2000. Commencement

Dated at Charlottetown, Prince Edward Island, this 25th day of July, 2000.

John VanEkris
CHAIRMAN

Jayne MacDonald
SECRETARY

32

**MMB00-05
PRINCE EDWARD ISLAND
MILK MARKETING BOARD**

BOARD ORDER: MMB00-05
EFFECTIVE: August 1, 2000

Under the Prince Edward Island Milk Marketing Regulations and under the *Natural Products Marketing Act*, R.S.P.E.I. 1988, Cap. N-3, the Prince Edward Island Milk Marketing Board makes the following Order:

PRICE DETERMINATION ORDER

1. This Order provides for the establishment of prices for each kilogram of butterfat, protein and other solids contained in milk used in the classes described in the Board's Classification of Milk Order. Application
2. The words herein shall have the meanings as found in the Prince Edward Island *Natural Products Marketing Act* and the Prince Edward Island Milk Marketing Regulations unless differentiated herein and as hereinafter defined: Definitions
- (a) "CMSMC" shall mean the Canadian Milk Supply Management Committee.
3. The price to be paid to the Board by processors for each kilogram of butterfat, protein and other solids contained in milk used shall be as follows: Component prices

Class	Butterfat	Protein	Other Solids
2	\$5.6355	\$4.3847	\$4.3847
3(a)	\$5.6355	\$10.0141	\$0.6279
3(b)	\$5.6355	\$9.5645	\$0.6279
4(a)	\$5.6355	\$3.8339	\$3.8339
4(b)	\$5.6355	\$3.9414	\$3.9414
4(c)	\$5.6355	\$3.8339	\$3.8339
4(d)	\$5.6355	\$3.8339	\$3.8339

4 (m)	Established by the CMSMC	Established by the CMSMC	Established by the CMSMC
5(a)	Established by the CMSMC	Established by the CMSMC	Established by the CMSMC
5(b)	Established by the CMSMC	Established by the CMSMC	Established by the CMSMC
5(c)	Established by the CMSMC	Established by the CMSMC	Established by the CMSMC
5(d)	Established by the CMSMC	Established by the CMSMC	Established by the CMSMC

4. Board Order MMB00-01 dated the 1st day of February, 2000 is hereby revoked. Revocation
5. This Order comes into force on the 1st day of August, 2000. Commencement
- Dated at Charlottetown, Prince Edward Island, this 25th day of July, 2000.

John VanEkris
CHAIRMAN

Jayne MacDonald
SECRETARY

32

PB00-1
PRINCE EDWARD ISLAND
POTATO BOARD

BOARD ORDER: PB00-1
EFFECTIVE: July 25, 2000

Under the *Natural Products Marketing Act*, R.S.P.E.I. 1988, Cap. N-3, the Prince Edward Island Potato Marketing Plan Regulations, and the *Agricultural Products Marketing Act* (Canada), the Prince Edward Island Potato Board makes the following Order:

PRICE DETERMINATION ORDER - RESCINDENT

1. Board Order PB98-2 is hereby rescinded.
2. THIS ORDER comes into force on the 25th day of July, 2000.

Dated at Charlottetown, Prince Edward Island, this 25th day of July 2000.

Allison Dennis
CHAIRMAN

Paul MacAulay
SECRETARY

32

**NOTICE
IN THE MATTER OF**

The Estate of
Frances L. Scott (nee Heighton)
late of Stellarton, Nova Scotia

TAKE NOTICE that all persons having legal demands or claims of any nature against the under noted estate including any claim for a share in the said estate, are requested to render the same duly attested within six (6) months from the date of the within advertisement; that is to say:

ESTATE OF FRANCES L. SCOTT
(nee Heighton) Stellarton, Pictou Co.
N.S. - Date of Probate or Administration
November 12, 1999

EXECUTOR/ADMINISTRATOR:
Richard M.T. Heighton; Administration
R.R. #3, New Glasgow, N.S. B2H 5C5

SOLICITOR/PROCTOR:
J. Gregory MacDonald, Q.C.
Goodman MacDonald Patterson
P.O. Box 697
New Glasgow, N.S. B2H 5G2
(902) 752-5090
Proctor

12-38

**NOTICE
THE MARRIAGE ACT**
Prince Edward Island
(Form 7, Subsection 8(1) of the Act)

Notice is hereby published that, under authority of the *Marriage Act*, the following clergy has been temporarily registered from August 18, 2000 to September 2, 2000 for the purpose of solemnizing marriage in the province of Prince Edward Island:

Fr. William Brennan
Box 128
Kinkora, PE C0B 1N0

T.A. JOHNSTON
Director of Vital Statistics

32

**THE CRIMINAL CODE OF CANADA
Qualified Technician**

Under authority vested in me by Section 254(1) of the Criminal Code of Canada, I hereby designate:

Gallant, Joseph Fabien Mario

as a Qualified Technician, qualified to operate an approved instrument in respect of breath samples within the meaning of Section 254(1) of the Criminal Code of Canada.

Dated this 26th day of July, 2000.

Jeffrey E. Lantz
Attorney General
Province of Prince Edward Island

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**THE CRIMINAL CODE OF CANADA
Qualified Technician**

Under authority vested in me by Section 254(1) of the Criminal Code of Canada, I hereby designate:

Corney, George Hessel

as a Qualified Technician, qualified to operate an approved instrument in respect of breath samples within the meaning of Section 254(1) of the Criminal Code of Canada.

Dated this 27th day of July, 2000.

Jeffrey E. Lantz
Attorney General
Province of Prince Edward Island

32

NOTICE OF DISSOLUTION
Partnership Act
R.S.P.E.I. 1988, Cap. P-1

Public Notice is hereby given that a Notice of Dissolution has been filed under the Partnership Act for each of the following:

JAYLYNE'S INTIMATES
Owner: Jami Lynn Warren
Registration Date: July 20, 2000

MAYFIELD COUNTRY COTTAGES
Owner: Glenda L. Lambert
Vera Lambert
Registration Date: July 26, 2000

TWIGS N THINGS COUNTRY CRAFTS
Owner: John Jurkowski
Registration Date: July 26, 2000

32

NOTICE OF REGISTRATION
Partnership Act
R.S.P.E.I. 1988, Cap. P-1, s.52 and s.54(1)

Public Notice is hereby given that the following Statutory Declarations have been filed under the Partnership Act:

ALL TYPE AUTOMOTIVE
Owner: David McMurrer
RR 9
Charlottetown, PE C1E 1Z3
Registration Date: July 24, 2000

BECK TECHNOLOGIES

Owner: Cam Beck
Roxanne Beck
20 Massey Drive
Charlottetown, PE C1E 1R6
Registration Date: July 20, 2000

BERLITZ

Owner: Berlitz Canada Inc.
94 Cumberland Street
Toronto, ON M5R 1A3
Registration Date: July 27, 2000

BUSY LITTLE FINGERS

Owner: Ellen Costain
Box 2571
Charlottetown, PE C1A 8C2
Registration Date: July 20, 2000

CARDIGAN CRAFT GUILD

Owner: Margaret Quinn
Church Road
Cardigan, PE C0A 1G0
Donna Arsenault
RR 3
Montague, PE C0A 1R0
Registration Date: July 27, 2000

DAWN'S GALLERY ANTIQUES AND BED AND BREAKFAST

Owner: Elaine Fulmes
RR 6
Kensington, PE C0B 1M0
Registration Date: July 26, 2000

DECORATIVE THINGS AND MORE

Owner: Donna Arsenault
RR 3
Montague, PE C0A 1R0
Registration Date: July 27, 2000

HARDWOOD HAVEN

Owner: Louise Heaney
RR 6
Kensington, PE C0B 1M0
Registration Date: July 21, 2000

J W NEWRICK AUTOBODY

Owner: James W. Newrick
Box 2809
Borden-Carleton, PE C0B 1X0
Registration Date: July 20, 2000

JAYLYNE'S INTIMATES

Owner: Marilyn O'Kane
225 Arcona Street
Summerside, PE C1N 2X1
Registration Date: July 20, 2000

LORD'S BRIDGE & OCEAN VIEW B & B

Owner: Shirley A. Lord
RR 1
Borden-Carleton, PE C0B 1X0
Registration Date: July 21, 2000

MAYFIELD COUNTRY COTTAGES

Owner: 100265 P.E.I. Inc.
Suite 200, 111 Ilsley Avenue
Dartmouth, NS B3B 1S8
Registration Date: July 26, 2000

MOBILE MECHANIX

Owner: Carl Johan Ulvstal
Darlene May Ulvstal
Box 101
Cardigan, PE C0A 1G0
Registration Date: July 25, 2000

NORTHPORT PIER

Owner: Northport Development Inc.
Box 685
Alberton, PE C0B 1B0
Registration Date: July 24, 2000

PARADISE 2000 DEVELOPMENT

Owner: Robert Heaney
RR 6
Kensington, PE C0B 1M0
Registration Date: July 21, 2000

POLAR MEDIA

Owner: Gabriel Gallant
106 Maypoint Road, Apt. 2
Charlottetown, PE C1E 1T6
Registration Date: May 18, 2000

REAL MUSIQUE PRODUCTIONS

Owner: Real Pelletier
58 Edward Street
Charlottetown, PE C1A 5E1
Registration Date: July 24, 2000

SANDSTONE ORIGINALS

Owner: Barbara MacPhee
Lower Montague, PE C0A 1R0
Registration Date: July 24, 2000

TRAIL SIDE PLAZA

Owner: Errol Waugh
RR 4
Kensington, PE C0B 1M0
Registration Date: July 20, 2000

TWIGS-N-THINGS COUNTRY CRAFTS

Owner: Darlene Jurkowski
RR 1
Bedque, PE C0B 1C0
Registration Date: July 27, 2000

32

NOTICE OF GRANTING LETTERS PATENT

Companies Act
R.S.P.E.I. 1988, Cap. C-14, s.11

Public Notice is hereby given that under the Companies Act Letters Patent have been issued by the Minister to the following:

100279 P.E.I. INC.
494 Granville Street
Summerside, PE C1N 4K4
Incorporation Date: July 25, 2000

100281 P.E.I. INC.
263 Harbour Drive, Suite 14
Summerside, PE C1N 5P1
Incorporation Date: July 27, 2000

BMA HOLDINGS INC.
181 Granville Street
Summerside, PE C1N 3A5
Incorporation Date: July 20, 2000

DAVE'S AUTO ELECTRIC INC.
34 Eden Street
Charlottetown, PE C1A 2S1
Incorporation Date: July 20, 2000

HUSTLERS FIBREGLASS BOATS LTD.
C/o Jamie Hustler
Alma
Elmsdale, PE C0B 1K0
Incorporation Date: July 25, 2000

MACMILLAN POINT HOMEOWNERS
ASSOCIATION INCORPORATED
West Covehead, RR 1
York, PE C0A 1P0
Incorporation Date: July 24, 2000

NETWORK COMMUNICATIONS INC.
129 Water Street
Charlottetown, PE C1A 1A8
Incorporation Date: July 20, 2000
32

**NOTICE OF
COMPANY AMALGAMATIONS**

Companies Act
R.S.P.E.I. 1988, Cap. C-14, s.77

Public Notice is hereby given that under the *Companies Act* letters patent have been issued by the Minister to confirm the following amalgamation:

ATLANTIC FISH SPECIALTIES LTD.
100122 P.E.I. INC.
Amalgamating companies

ATLANTIC FISH SPECIALTIES LTD.
Amalgamated company

Effective Date: August 1, 2000
32

**NOTICE OF CHANGE
OF CORPORATE NAME**

Companies Act
R.S.P.E.I. 1988, Cap. C-14, S.81.1

Public Notice is hereby given that under the *Companies Act* the following corporation has changed its corporate name:

THE SECRET GARDEN INC.
Former Name

100276 P.E.I. INC.
New Name

Effective Date: July 13, 2000
32

**NOTICE OF
REVIVED COMPANIES**

Companies Act
R.S.P.E.I. 1988, Cap C-14 s.73

Public Notice is hereby given that under the *Companies Act* the following companies have been revived:

JACKSON & COLLINGS LTD.
Effective Date: July 18, 2000
32

The following order was approved by His Honour the Lieutenant Governor in Council dated 25 July 2000.

EC2000-456

**HEALTH AND COMMUNITY
SERVICES ACT
QUEENS REGIONAL AUTHORITY
APPOINTMENT**

Pursuant to subsection 4(3) and clause 17(3)(a) of the Regional Authorities Regulations (EC1999-598 as amended by EC2000-160) Council made the following appointment:

NAME	TERM OF APPOINTMENT
Dr. Don Clark Charlottetown (vice Dr. Ken Grant, term expired)	1 July 2000 to 30 November 2001

Signed,
Lynn E. Ellsworth
Clerk of the Executive Council

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PROCLAMATION

CANADA
PROVINCE OF
PRINCE EDWARD ISLAND

(Great Seal)

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith.

Hon. GILBERT R. CLEMENTS
Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any wise concern:

GREETING

A PROCLAMATION

WHEREAS in and by section 10 of Chapter 84 of the Acts passed by the Legislature of Prince Edward Island in the Session thereof held in the year 1998 and in the forty-seventh year of Our Reign intituled "An Act to Amend the Civil Service Superannuation Act" it is enacted as follows:

"This Act comes into force on such date as may be proclaimed by the Lieutenant Governor in Council.",

AND WHEREAS it is deemed expedient that sections 4, 6, 7 and 9 of the said Act, Stats. P.E.I. 1998, c. 84 should come into force on the 5th day of August, 2000,

NOW KNOW YE that We, by and with the advice and consent of our Executive Council for Prince Edward Island, do by this Our Proclamation ORDER AND DECLARE that sections 4, 6, 7 and 9 of the said Act being "An Act to Amend the Civil Service Superannuation Act" passed in the forty-seventh year of Our Reign shall come into force on the fifth day of August, two thousand of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable Gilbert R. Clements, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twenty-fifth day of July in the year of Our Lord two thousand and in the forty-ninth year of Our Reign.

By Command,

LYNN E. ELLSWORTH
Clerk of the Executive Council

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<http://www.gov.pe.ca/royalgazette>

PROCLAMATION

CANADA
PROVINCE OF
PRINCE EDWARD ISLAND

(Great Seal)

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, QUEEN, Head of the Commonwealth, Defender of the Faith.

Hon. GILBERT R. CLEMENTS
Lieutenant Governor

TO ALL TO WHOM these presents shall come or whom the same may in any wise concern:

GREETING

A PROCLAMATION

WHEREAS in and by section 4 of Chapter 42 of the Acts passed by the Legislature of Prince Edward Island in the first Session thereof held in the year 1999 and in the forty-eight year of Our Reign intituled "An Act to Amend the Public Health Act" it is enacted as follows:

"This Act comes into force on a date to be fixed by the Lieutenant Governor in Council.",

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 1999, c. 42 should come into force on the 1st day of January 2001,

NOW KNOW YE that We, by and with the advice and consent of our Executive Council for Prince Edward Island, do by this Our Proclamation ORDER AND DECLARE that the said Act being "An Act to Amend the Public Health Act" passed in the forty-eighth year of Our Reign shall come into force on the first day of January, two thousand and one of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Prince Edward Island to be hereunto affixed.

WITNESS the Honourable Gilbert R. Clements, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twenty-fifth day of July in the year of Our Lord two thousand and in the forty-ninth year of Our Reign.

By Command,

LYNN E. ELLSWORTH
Clerk of the Executive Council

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The ROYAL GAZETTE is issued every Saturday from the office of Beryl J. Bujosevich, Queen's Printer, PO Box 2000, Charlottetown, PEI C1A 7N8.

All copy must be received by the Tuesday preceding day of publication. The subscription rate is \$45.00 per annum, postpaid; single copies \$1.00 each, postpaid or \$.75 each, over the counter.

PART II
REGULATIONS

EC2000-455

CIVIL SERVICE SUPERANNUATION ACT
DIVISION OF BENEFITS ON MARRIAGE BREAKDOWN
REGULATIONS

(Approved by His Honour the Lieutenant Governor in Council dated 25 July 2000.)

Pursuant to section 28 of the *Civil Service Superannuation Act* R.S.P.E.I. 1988, Cap. C-9, Council made the following regulations:

1. In these regulations

- | | |
|--|------------------------------|
| | Definitions |
| (a) “Act” means the <i>Civil Service Superannuation Act</i> R.S.P.E.I. 1988, Cap. C-9; | Act |
| (b) “commuted value” means the value of a benefit determined in accordance with the Recommendations for the Computation of Transfer Values from Registered Pension Plans adopted by the Canadian Institute of Actuaries and effective on September 1, 1993, to the extent that the recommendations are consistent with the Act and these regulations; | commuted value |
| (c) “locked-in retirement vehicle” means a registered retirement savings plan, registered retirement income fund, or registered pension plan as defined in the <i>Income Tax Act</i> (Canada), or a life annuity purchased from an insurance company licensed to sell annuities in Canada, which states in writing that, while the spouse or former spouse is alive | locked-in retirement vehicle |
| (i) any amount in the locked-in retirement vehicle shall continue to be subject to section 26 of the Act, | |
| (ii) in the case of a registered retirement savings plan, payments are allowed only to another locked-in retirement vehicle, | |
| (iii) in the case of a registered retirement income fund or a registered pension plan, payments are allowed only to another locked-in retirement vehicle or to the spouse or former spouse, | |
| (iv) in the case of a registered retirement income fund, the total cash payments to the spouse or former spouse during the first year after the date the registered retirement income fund is entered into does not exceed twice the amount initially transferred into the fund divided by the difference between 90 and the age of the spouse or former spouse (to the nearest whole number) at the | |

transfer date and, during subsequent years, does not exceed twice the minimum annual payments required by the *Income Tax Act* to be made from the fund to the spouse or former spouse,

(v) in the case of a registered pension plan, payments to the spouse or former spouse must be monthly lifetime payments in a form which is allowed under the *Income Tax Act* to a member of a registered pension plan who retires, and

(vi) in the case of a life annuity, only payments in a form to the spouse or former spouse are allowed and such payments must be monthly lifetime payments in a form which is allowed under the *Income Tax Act* to a member of a registered pension plan who retires.

CALCULATION OF THE AMOUNTS SUBJECT TO DIVISION

Formula

2. (1) Subject to section 3, if the lump-sum value of the benefit of a member, vested former member, or pensioner is to be divided on marriage breakdown, the lump-sum amount subject to division shall equal

$$A / B \times C$$

where "A" is

(i) the number of years and part years of service included in "B" that were credited to the member, vested former member, or pensioner in the period between the date of the marriage and the date of marriage breakdown, plus

(ii) the number of years and part years of service completed prior to the date of the marriage which was not included to calculate benefits at the date of the marriage but was credited to the member, vested former member, or pensioner during the period between the date of the marriage and the date of marriage breakdown and is included in "B" at the date of marriage breakdown;

where "B" is

(i) the total number of years and part years of service which would be used to calculate the pension benefit of the member as if the member had terminated employment on the date of marriage breakdown, or

(ii) the total number of years and part years of service used to calculate the pension benefit of the vested former member or pensioner upon termination of employment where the vested former member or pensioner terminated employment before the date of marriage breakdown,

where "C" is

the total value of the benefit determined as of the date of marriage breakdown in subsections (2) and (3).

(2) In subsection (1) the value of "C" shall be

(a) in the case of a member who did not have a vested right to an accrued pension at the date of marriage breakdown, the member's contributions under the Act accumulated with interest to the date of marriage breakdown, and prior to any adjustment in the member's contributions being made with respect to any previous marriage breakdown;

Calculation of total value of benefit -- "C"

(b) in the case of a member who had a vested right to an accrued pension at the date of marriage breakdown, the commuted value of the accrued pension at the date of marriage breakdown based on the salary history, the contribution history and the benefit formula in force at the time and prior to any adjustment to the accrued pension respecting any previous marriage breakdown or, if greater than the said commuted value, the member's contributions and interest to the date of marriage breakdown prior to any adjustment in the member's contributions respecting any previous marriage breakdown;

(c) in the case of a vested former member, the commuted value of the accrued pension at the date of marriage breakdown before any adjustment to the accrued pension respecting any previous marriage breakdown or, if greater than the said commuted value, the former member's contributions and interest to the date of marriage breakdown before any adjustment in the former member's contributions respecting any previous marriage breakdown;

(d) in the case of a pensioner, the commuted value of the pension to which the pensioner was entitled at the date of marriage breakdown as if there had been no adjustment respecting any previous division of benefits on any previous marriage breakdown.

(3) The commuted value calculated under subsection (2) shall include

(a) the value of survivor benefits under the Act, both before the commencement of payment of a deferred pension and while the pension is in payment; and

Survivor benefits and indexing included

(b) the value of any annual increases under subsection 8(4) of the Act.

(4) Where "B" in subsection (1) includes service transferred from another pension plan under section 3 of the Act, "A" shall include only that portion of the transferred service that was credited to the member, vested former member, or pensioner under the other pension plan between the date of the marriage and the date of transfer of the service.

When service is transferred from another plan

(5) For the purposes of subsection 23(3) of the Act, determination of the commuted value transferred into the prescribed locked-in retirement vehicle, pension plan, or annuity shall be made without regard to the gender of the member.

Gender neutral determination

WHERE BOTH PARTIES PARTICIPATE IN THE PLAN

- Where both parties are members, etc. **3.** (1) Where each person between whom the pension benefits are being divided on marriage breakdown is either a member, vested former member, or a pensioner and is entitled to a pension benefit under the Act, then the lump-sum amount as described in subsection 2(1) shall be calculated for each party.
- Equality of lump-sum amounts (2) Where the lump-sum amounts for each party are
 (a) equal, no portion of the lump-sum amount shall be subject to division;
 (b) not equal, then the smaller of the two amounts shall be subtracted from the larger and the difference shall be the amount that is subject to division.
- Application of terms (3) For the purposes of this section, section 5 and sections 18, 20, 23 and 24 of the Act, the term “spouse” or “former spouse” shall refer to the person for whom the amount calculated in accordance with section 2 is the smaller of the two amounts and the term “member”, “vested former member” or “pensioner”, as it applies, shall refer to the person for whom the amount calculated in accordance with section 2 is the larger of the two amounts.

CALCULATION OF LUMP-SUM AMOUNT TRANSFERABLE TO SPOUSE

- Calculation of transferable lump-sum amount **4.** (1) Subject to subsections (2) and (3), the lump-sum amount which is transferable to the spouse or former spouse in accordance with subsection 23(1) of the Act shall equal the lump-sum value of the pension benefit subject to division in section 2 or 3, multiplied by the percentage share, which is not to exceed fifty per cent, awarded to the spouse or former spouse in a court order or domestic contract.
- Amount credited with interest (2) The lump-sum amount calculated in subsection (1) shall be credited with interest from the date of marriage breakdown to the date on which the amount is transferred under subsection 23(1) of the Act, based on the rate described in subsection (5).
- Further adjustment re pension payments already made (3) The lump-sum amount that includes interest calculated in subsection (2) shall be further adjusted if pension payments were made between the date of marriage breakdown and the date the amount is transferred pursuant to subsection 23(3) of the Act by subtracting the total amount of the share of the spouse’s or former spouse’s pension payments made, including interest determined in subsection (5), to the date of transfer from the lump-sum amount with interest calculated in subsection (2).
- Share of pension payment (4) The share of each pension payment of the spouse or former spouse shall be the amount described in section 5.

(5) The interest rate for the purpose of subsections (2) and (3) is 5.0% per annum.

Rate of interest

**REVALUATION OF BENEFITS WHERE LUMP-SUM VALUE
DIVIDED**

5. (1) Where only one spouse or former spouse is a member, vested former member, or pensioner and a division of benefits was effected under subsection 23(1) of the Act, the monthly pension of the member, vested former member, or pensioner shall be adjusted at retirement or, if later, at the date the division was effected, by subtracting an amount in respect of each division of benefits which equals

Formula for
revaluation

$$(D/C) \times F \times G \times H \times S$$

where

“D” is the lump-sum amount subject to division calculated in accordance with section 2 or 3;

“C” is the total value of the benefit respecting the member, vested former member, or pensioner calculated and described in section 2;

“F” is the monthly pension described in

- (a) clause 2(2)(b) in the case of a member;
- (b) clause 2(2)(c) in the case of a vested former member; and
- (c) clause 2(2)(d) in the case of a pensioner;

“G” is a factor which adjusts pension “F” in the same proportion as the total adjustment or indexing to pensions under subsection 8(4) of the Act from the effective date at which pension “F” was calculated to the retirement date or, if earlier, the date at which the division was effected;

“H” is a factor to adjust pension “F” from the assumed age at retirement used in calculating “C” to the actual age at retirement with regard to the reduction factor applied under subsection 9(4) of the Act, regarding reduced pension on early retirement;

“S” is the percentage share of benefits of the spouse or former spouse, as defined in the court order or domestic contract but in no case shall the share exceed 50% of the lump-sum value of the pension benefit of the member, vested former member, or pensioner.

(2) Where only one spouse or former spouse is a member, vested former member, or pensioner, the contributions with interest made by the member, vested former member or pensioner shall be revalued as of the date of marriage breakdown by subtracting from them an amount equal to

Formula for
revaluation of
contribution - one
party a plan member

$$(D/C) \times T \times S$$

where

“D” is the lump-sum amount subject to division calculated in accordance with section 2 or 3;

“C” is the “C” or total commuted value calculated in respect of the member, vested former member or pensioner as described in section 2;

“T” is the total contributions with interest made by the member, vested former member or pensioner to the date of marriage breakdown;

“S” is the percentage share of benefits of the spouse or former spouse, as defined in the court order or domestic contract, but in no case shall the share exceed 50% of the lump-sum value of the pension benefit of the member, vested member, or pensioner.

Formula for
reevaluation - both
parties plan
members

(3) Pursuant to subsection 23(6) of the Act, where both spouses or former spouses are either a member, a vested former member, or a pensioner, the monthly pension of the person who is deemed for this purpose to be the member, vested former member, or pensioner as indicated in subsection 3(3) shall be adjusted in accordance with subsection (1). The monthly pension of the person who is deemed for this purpose to be the spouse or former spouse as indicated in subsection 3(3) shall be adjusted by adding an amount which equals

$$(D/C) \times F \times G \times H \times S$$

where

"D" is the lump-sum amount subject to division calculated in accordance with section 3;

"C" is the total value of the benefit respecting the spouse or former spouse calculated as described in section 2;

"F" is the monthly pension described in clause 2(2)(b), (c) or (d), as it applies in the case of the spouse or former spouse;

"G" is a factor which adjusts pension "F" in the same proportion as the total adjustment or indexing to pensions under subsection 8(4) of the Act from the effective date at which pension "F" was calculated to the retirement date or, if later, the date at which the division was effected.

"H" is a factor to adjust pension "F" from the assumed age at retirement used in calculating "C" to the actual age at retirement with regard to the reduction factor applied under subsection 9(4) of the Act, reduced pension on early retirement.

"S" is the spouse's or former spouse's percentage share of benefits as defined in the court order or domestic contract, but in no case shall the share exceed 50%.

(4) Pursuant to subsection 23(6) of the Act, where both spouses or former spouses are either a member, a vested former member, or a pensioner, the contributions with interest of the person who is deemed for this purpose to be the member, vested former member, or pensioner as indicated in subsection 3(3) shall be revalued in accordance with subsection (3). The contributions with interest of the person who is deemed for this purpose to be the spouse or former spouse as indicated in subsection 3(3) shall be revalued as of the date of marriage breakdown by adding to them an amount equal to

Formula for
revaluation of
contributions-both
parties plan
members

$$(D/C) \times T \times S$$

where

"D" is the lump-sum amount subject to division calculated in accordance with section 3;

"C" is the total commuted value calculated in respect of the spouse or former spouse as described in section 2;

"T" is the total contributions with interest made by the spouse or former spouse to the date of marriage breakdown;

"S" is the spouse's or former spouse's percentage share of benefits as defined in the court order or domestic contract, but in no case shall the share exceed 50%.

(5) The adjustment applied to the pension after the pensioner reaches sixty-five years of age shall bear the same proportion to the adjustment applied to the pension before the pensioner reaches sixty-five years of age as the total pension after age sixty-five bears to the total pension prior to age sixty-five.

Adjustment after 65

TRANSFER AMOUNTS LOCKED-IN

6. (1) Any amount transferred in accordance with subsection 23(3) of the Act shall be transferred only to a locked-in retirement vehicle.

Restriction on
transfers

(2) Where, within ninety days after receiving notice of the options for transfer, the spouse or former spouse fails to direct the Minister in accordance with subsection 23(3) of the Act, the spouse or former spouse shall be deemed to have directed the Minister to purchase a life annuity in accordance with clause 23(3)(c) of the Act.

Default transfer
option

7. The application made under section 18 of the Act shall contain the date of the marriage, the date of marriage breakdown and photocopies of evidence of the date of birth of the member, vested former member, or pensioner and of the spouse or former spouse and shall include as attachments, a certified true copy of the court order or a domestic contract made in writing, signed by the parties and witnessed.

Contents of
application for
division

8. These regulations come into force on August 5, 2000.

EXPLANATORY NOTES

SECTION 1 defines terms used in these regulations.

SECTION 2 sets out the formulae and conditions used to determine the total value of the pension benefit which shall be subject to division upon marriage breakdown.

SECTION 3 details the division of benefits when both parties participate in the fund.

SECTION 4 provides for the calculation of transferable lump-sum awards to a spouse or former spouse.

SECTION 5 provides the formula for the revaluation of the pension benefit and contributions where a lump-sum has been paid out to a former spouse.

SECTION 6 requires that any amount transferred shall be transferred only to a locked-in retirement vehicle. Failure to select a transfer option shall be construed as instructions for the Minister to purchase a life annuity.

SECTION 7 describes the information required for the application used to request a division of benefits.

SECTION 8 is a commencement section.

Certified a true copy,

Lynn E. Ellsworth

Clerk of the Executive Council

EC2000-470

**NURSES ACT
REGISTRATION AND LICENSING OF NURSES REGULATIONS
AMENDMENT**

(Approved by His Honour the Lieutenant Governor in Council dated 25 July 2000.)

Made by the Council of the Association of Nurses of Prince Edward Island and approved by the Lieutenant Governor in Council pursuant to section 8 of the *Nurses Act* R.S.P.E.I. 1988, Cap. N-4

1. Section 4 of the Nurses Act Registration and Licensing of Nurses Regulations (EC583/86) is amended

(a) in subclause (e)(ii) by the insertion at the beginning of the subclause of the words "where the application is made prior to October 31, 2001," before the words "has lawfully practised";

(b) by renumbering subclause (e)(iii) to (e)(iv) and the deletion of the word "or" in subclause (ii);

(c) by the insertion of the following after subclause (e)(ii):

(iii) where the application is made after October 31, 2001, has lawfully practised as a nurse in any jurisdiction for a cumulative total of 1125 hours, all of which are within those five years, or

(d) by the insertion of the following clause:

(g) where the candidate's first language is a language other than English, has passed one or more tests required by Council with a minimum score determined by Council.

2. Section 47 of the regulations is amended by

(a) in clause (b) by the insertion at the beginning of the clause of the words "where the application is made prior to October 31, 2001," before the words "has lawfully practised";

(b) by renumbering clause (c) as clause (d) and the deletion of the word "or" from clause (b); and

(c) by the insertion of the following clause:

(c) where the application is made after October 31, 2001, has lawfully practised as a nurse in any jurisdiction for a cumulative total of 1125 hours, all of which are within five years immediately preceding the date of the application of the member; or

3. These regulations came into force on August 5, 2000.

EXPLANATORY NOTES

The amendments increase the number of hours of practice required on an application for a nurse's license and require an English language proficiency test for applicants for whom English is a second language.

Certified a true copy,
Lynn E. Ellsworth
Clerk of the Executive Council

EC2000-472

**PUBLIC HEALTH ACT
EMERGENCY MEDICAL SERVICES REGULATIONS**

(Approved by His Honour the Lieutenant Governor in Council dated 25 July 2000.)

Pursuant to section 23 of the *Public Health Act* R.S.P.E.I. 1988, Cap. P-30, Council made the following regulations

Definitions	1. In these regulations
emergency call-out	(a) “emergency callout” means a patient care trip by a permittee in response to a call for emergency medical services, but does not include the transportation of a patient in stable condition;
patient care trip	(b) “patient care trip” means a trip in which an ambulance is used to transport a patient;
refresher course	(c) “refresher course” means a training program, which is (i) provided through a program accredited by the Canadian Medical Association's conjoint committee on accreditation of allied health services; and (ii) acceptable to the Board for the purpose of reviewing and updating the emergency medical technology knowledge and skills of a person who trained in the past, in order to qualify the person for re-licensing after a lapse in practice of not more than 3 years;
standard precautions	(d) “standard precautions” means a system of infection control guidelines that treats as infectious, (i) blood, (ii) all body fluids, (iii) secretions, (iv) excretions (except sweat), (v) non-intact skin and (vi) mucous membranes, regardless of the patient's diagnosis;
trip sheet	(e) “trip sheet” means the form approved by the Board which records details of patient care trips.

PERMIT TO PROVIDE AMBULANCE SERVICES

- 2.** A license to operate an ambulance service, issued pursuant to the prior Regulations, shall be deemed to be a permit issued under these regulations and it shall remain valid until the expiry date indicated on it. Transitional
- 3.** An application for a permit to provide ambulance services shall include the following information: Application for permit
- (a) proof of compliance by the applicant with vehicle, equipment and supply requirements of these regulations;
 - (b) staffing qualifications and scheduling;
 - (c) proof of insurance coverage for the applicant and the vehicles, pursuant to section 10, with supporting documents as the Board may require; and
 - (d) such other information as the Board may require.
- 4. (1)** The Board may request the assistance of the Provincial Coordinator in its assessment of applications for a permit to provide ambulance services. Assessment of applications
- (2) Where the Board is satisfied that the applicant for a permit meets the requirements of the Act and these regulations, the Board shall issue or renew a permit. Issue of permit by Board
- (3) A permit to provide ambulance services expires one year from its effective date, except where Expiry
- (a) an earlier expiry date is specified; or
 - (b) the permit is revoked pursuant to the Act and these regulations.

AMBULANCE SERVICE REQUIREMENTS

- 5.** A permittee shall Constant service requirement
- (a) ensure that at least one ambulance is prepared to respond to an emergency callout and is on its way within 10 minutes of a call being received, twenty-four hours a day, every day of the year; and
 - (b) enter into and maintain written agreements with other ambulance services for backup coverage.
- 6. (1)** Every patient care trip shall be carried out by a team of at least two EMTs. Two EMTs per trip
- (2) When transporting a patient, at least one EMT shall ride in the patient section of the ambulance to attend the patient, except where this is not possible due to space limitations caused by the presence in the ambulance of other necessary medical personnel. An EMT in patient section
- 7. (1)** No ambulance shall be used for purposes other than ambulance transport or public education. Use of ambulance restricted
- (2) Smoking shall not be permitted in an ambulance at any time. No smoking

Trip sheet	8. (1) A trip sheet shall be completed, in the form approved by the Board, for every patient care trip, to record the facts of the call, dispatch and trip, and to provide a report on the condition of the patient and any procedures performed.
Copies of trip sheets	(2) A permittee shall be responsible to <ol style="list-style-type: none">instruct its employees to provide a copy of a completed trip sheet to the hospital or facility receiving the patient, at the time of delivering a patient to a hospital or other facility;provide a copy of completed trip sheets for the preceding month to the Provincial Coordinator by the fifteenth day of each month;retain a copy of all completed trip sheets for at least 7 years; andprovide copies of trip sheets to the Board at its request.
Medical advisor	9. (1) A permittee shall maintain a standing arrangement with a medical advisor, who is a physician licensed to practice medicine in the province.
Medical advisor responsibilities	(2) The medical advisor for a permittee, subject to the direction of the Provincial Emergency Medical Director, is responsible to <ol style="list-style-type: none">provide standing orders or other general policy instructions on emergency medical care to be followed by the EMT personnel of the permittee;monitor the skills of the EMT personnel of the permittee and provide or recommend in-service training;regularly review patient care trips to assess the appropriateness and quality of the care given.
Medical supervision on patient trip	(3) The medical advisor for a permittee, or the physician responsible for the patient's care, as determined by Board policy, may provide supervision to EMTs directly or by communication link, respecting specific procedures that may be required during an ambulance trip.
Auto liability insurance	10. (1) Every permittee shall maintain a current contract of automobile insurance with respect to its ambulances, which shall insure against liability arising from the ownership, use or operation of the ambulance, or resulting from bodily injury to or death of any person, and damage to property, in respect of any one accident, to a limit of at least five million dollars.
Malpractice insurance	(2) Every permittee shall maintain a current contract of malpractice insurance to a limit of at least five million dollars in respect of any one claim in which the permittee and personnel employed by the permittee are insured against claims for loss or damage suffered by a person requiring transportation by an ambulance when the loss or damage arises as a result of negligence of the permittee or personnel employed by the permittee.
General liability insurance	(3) Every permittee shall maintain a current contract of general liability insurance to a limit of at least five million dollars in respect of bodily and

personal injury, property damage, non-owned automobile insurance, cross liability and blanket contractual liability.

(4) The policy required pursuant to subsection (3) shall name the Government of Prince Edward Island as an additional insured and shall provide for 30 days prior notice of cancellation to the insured and to the Government.

Notice of
cancellation

11. A permittee shall ensure that any person who is assigned to receive calls and dispatch ambulances on patient care trips is qualified in standard first aid and cardiopulmonary resuscitation (CPR), and knowledgeable of the geographic area normally served by the permittee.

Dispatcher
qualifications

12. A permittee shall ensure that any staff assigned to an ambulance are
(a) knowledgeable in the geography of the area normally served; and
(b) attired in a manner that identifies them as ambulance personnel.

Staff requirements,
uniforms

13. (1) A permittee shall not act, nor permit its officers or employees to act, in conflict of interest.

Conflict of interest

(2) For the purposes of clause 44(1)(p) of the Act, conflict of interest occurs in any situation where a permittee, or an officer or employee of a permittee, attempts to promote private or personal interests that actually or apparently

Idem

- (a) interfere with the objective exercise of the duties of the permittee or its officers or employees; or
- (b) interfere with patient or public safety,

whether or not the promotion is done on the permittee's behalf or on behalf of another person.

(3) Misconduct of a permittee pursuant to clause 44(1)(q) of the Act, includes the following misconduct by an officer or employee of the permittee

Misconduct of
permittee

- (a) employing an unqualified person as EMT;
- (b) failing to comply with the directions of the medical advisor for the permittee respecting the provision of emergency medical services;
- (c) assigning to employees responsibilities for patient care that are outside the employee's qualifications;
- (d) abuse of, harassment of or offensive behaviour toward a patient;
- (e) falsifying patient or other records or omitting, what is in the opinion of the Board, significant information respecting a patient or services rendered or not rendered;
- (f) releasing information to unauthorized persons, respecting the condition of a patient, except where necessary to provide emergency medical services to the patient; or
- (g) failing to comply with the Act or these regulations.

TRANSITIONAL PROVISIONS

- License under prior Regulations **14.** (1) A license to practise as an attendant-driver issued pursuant to the prior regulations shall be deemed to be a license issued under these regulations and it shall remain valid until the expiry date indicated on the license.
- Educational requirements deemed to be met (2) A licensee who
 (a) successfully completed the Ambulance and Emergency Care Certificate Program at Holland College; and
 (b) held a valid license as an attendant or attendant-driver issued pursuant to the prior regulations,
 shall be deemed to have met the educational requirements of subsection 16(2).
- Transitional license **15.** (1) Notwithstanding section 16 and subject to subsection (2), the Board shall issue a transitional license to an attendant, attendant-driver or a driver, who
 (a) applies for the transitional license not later than one year after the effective date of these regulations;
 (b) held a valid license issued pursuant to the prior regulations on the effective date of these regulations;
 (c) does not meet the requirements of subsection 14(2) or section 16; and
 (d) undertakes to meet the requirements of section 16, not later than one year from the effective date of these regulations.
- Idem* (2) The holder of a transitional license
 (a) shall only perform skilled EMT procedures;
 (i) for which the person has successfully completed the required training, and
 (ii) while under the direct supervision of a physician or of an EMT licensed under section 17;
 (b) shall not drive an ambulance during a patient care trip, unless the person holds a valid Class 4 driver's license or equivalent, that authorizes the person to drive an ambulance; and
 (c) shall have not more than 6 demerit points recorded on the license holder's driving record pursuant to the *Highway Traffic Act* R.S.P.E.I. 1988, Cap. H-5, or equivalent legislation in another jurisdiction, in either of the 2 years preceding the issuance of the license.
- Reduction of demerit points (3) Notwithstanding clause (2)(c), where a holder of a transitional license has had more than 6 demerit points recorded as described in that clause, the transitional license holder shall be deemed to meet the requirements of that clause, where
 (a) the holder has successfully completed the Canada Safety Council Defensive Driving Course; and

(b) the holder's demerit points have been reduced to 6 or less before the transitional license is issued.

(4) A license issued under this section expires one year from the effective date of these regulations, except where the license is revoked pursuant to the Act and these regulations. Expiry

EMT LICENSES

16. (1) An applicant for a license to practise as an EMT shall meet the following qualifications: Qualifications of
EMT

(a) successful completion of training, including both classroom and practical experience, given in a community-college or comparable program in emergency medical services that is accredited, at the time of the applicant's graduation, by the Canadian Medical Association's conjoint committee on accreditation of allied health services;

(b) currency of knowledge and skills as indicated by one of the following:

(i) the applicant has completed the training required by clause (a) within the three years preceding the application;

(ii) the applicant has actively practised as an EMT by participating in at least 20 emergency call-outs during the three years preceding the application, and met any continuing education requirements of the jurisdiction where the applicant was registered during that time; or

(iii) the applicant has successfully completed, within the three years preceding the application, a refresher course in emergency medical services or such other refresher course presented by such school as the Board may authorize;

(c) possession of a currently valid certificate in cardiopulmonary resuscitation at the basic rescuer level in accordance with the standards adopted by the Heart and Stroke Foundation of Canada;

(d) possession of a valid provincial Class 4 driver's license, or equivalent, that authorizes the applicant to drive an ambulance; and

(e) the applicant shall have not more than 6 demerit points recorded on the applicant's driving record pursuant to the *Highway Traffic Act*, or equivalent legislation in another jurisdiction, in either of the 2 years preceding the application.

(2) Notwithstanding clause (1)(a), the Board may accept a training program other than one accredited under that clause, Other training
qualifications

(a) if the applicant provides an assessment of the applicant's training conducted by the Canadian Medical Association conjoint accreditation committee, the authorities of an accredited program, or such other body as the Board may recognize and the assessment concludes that the applicant's training is equivalent in scope, content and quality to that given by a program referred to in clause (1)(a); or

	(b) if the applicant successfully completes, in such manner as the Board may direct, such further training and experience as the assessment indicates are necessary to achieve equivalency to the required standard of training.
Reduction of demerit points	(3) Notwithstanding clause (1)(e), where an applicant has had more than 6 demerit points recorded as described in that clause, the applicant shall be deemed to meet the requirements of the section, where (a) the applicant has successfully completed the Canada Safety Council Defensive Driving Course; and (b) the applicant's demerit points have been reduced to 6 or less before the EMT license is issued.
Assessment of applications	17. (1) The Board may request the assistance of the Provincial Coordinator in its assessment of applications for EMT licenses.
Issue of license	(2) Where the Board is satisfied that the applicant meets the requirements of the Act and these regulations, the Board shall issue or renew a license.
Expiry	(3) An EMT license issued or renewed under this section expires 2 years from its effective date, except where (a) an earlier expiry date is specified; or (b) the license is revoked pursuant to the Act and these regulations.
Driver's license changes	(4) Notwithstanding any other provision of these regulations, where an EMT no longer meets the requirements of clause 16(1)(d) or (e), the EMT shall forthwith notify the Board of the change in status of his or her driver's license.
Suspension or revocation	(5) Subject to subsection 16(3), the Board may suspend or revoke the license of an EMT who no longer meets the requirements of clause 16(d) or (e), in accordance with section 47 of the Act.
Renewal of license	18. (1) An application for a renewal of a license shall be accompanied by (a) proof that the applicant participated in at least 10 emergency callouts within the preceding 2 years; (b) proof of successful completion of continuing education requirements approved by the Board; and (c) proof that the applicant meets all other requirements of the Act and these regulations.
Apply to renew before expiry	(2) An application for the renewal of a license shall be made before its expiry.
Lapsed licenses	(3) Notwithstanding subsection (2), the Board may issue an EMT license to an applicant whose license has lapsed, provided that the applicant

- (a) applies for an EMT license within 3 years of the expiry of the previous license;
- (b) provides proof of the successful completion of a refresher course; and
- (c) meets all other requirements of the Act and these regulations.

SCOPE AND STANDARDS OF EMT PRACTICE

19. Subject to the license issued by the Board, an EMT may perform emergency medical procedures consistent with a combination of Types of procedures

- (a) current teaching in accredited training programs as referred to in clause 40(2)(a) of the Act and in section 16;
- (b) the training of the EMT;
- (c) professional development through continuing education; and
- (d) such other skills or training as may be approved by the Board as EMT practice.

20. (1) Subject to subsection (2), the following skills and procedures may be performed by an EMT licensed at the basic level: Basic Level license

- (a) assessment of illness or injury, according to the context, to determine and carry out actions to stabilize a patient and to transport the patient to appropriate care;
- (b) oropharyngeal and nasopharyngeal airway adjuncts and suctioning;
- (c) administration of oxygen by mask or nasal cannula, and use of bag/valve/mask units and pocket masks;
- (d) administration of cardiopulmonary resuscitation;
- (e) recognition and use of basic (non-invasive) techniques to control external and internal haemorrhage;
- (f) blood glucometry sampling;
- (g) administration of medications approved by the Board as basic EMT practice;
- (h) immobilization techniques;
- (i) management of emergency childbirth;
- (j) extrication, lifting and moving techniques;
- (k) maintenance of a peripheral intravenous line;
- (l) recognition of the indications for and the application of semi-automatic defibrillation;
- (m) operation of an ambulance; and
- (n) such other skills or procedures as may prescribed by these regulations or approved by the Board as basic level EMT practice.

(2) Performance of the skills and procedures listed in subsection (1) are subject to Performance by licensed EMT

- (a) defined medical protocols endorsed by the permittee's medical advisor; and
- (b) conditions of the EMT license.

-
- Beyond basic EMT practice **21.** (1) Subject to subsection (2), the following skills and procedures are beyond the basic level of EMT practice:
- (a) cardioversion and pacing;
 - (b) endotracheal intubation and sterile suctioning;
 - (c) initiating intravenous therapy;
 - (d) administration of medications approved by the Board as beyond basic EMT practice;
 - (e) needle thoracentesis;
 - (f) needle cricothyrotomy; and
 - (g) other skills and procedures not included in section 20 as may be approved by the Board.
- Idem* (2) An EMT may practise skills or procedures referred to in subsection (1), subject to
- (a) successful completion of instruction in such skills or procedures;
 - (b) defined medical protocols endorsed by the permittee's medical advisor; and
 - (c) such conditions as the Board may require.
- Misconduct **22.** (1) Misconduct of an EMT includes, but is not limited to the following:
- (a) purporting to have qualifications or expertise which the EMT does not have;
 - (b) attempting to deal with a patient's condition in a manner that is beyond the scope of the EMT's training;
 - (c) failing to comply with the directions of the medical advisor or the physician responsible for the patient's care, as determined by Board policy;
 - (d) assigning another person, who is subject to the EMT's direction, responsibilities that are outside that other person's qualifications;
 - (e) failing to maintain the standards of practice for EMTs adopted by the Board or prescribed by these regulations;
 - (f) engaging in EMT practice while under the influence of drugs (prescription or non-prescription) or other substances that the EMT should know could have an adverse effect on the EMT's performance;
 - (g) abuse of, harassment of or offensive behaviour toward a patient;
 - (h) falsifying patient records or omitting, what is in the opinion of the Board, significant information respecting a patient or services rendered or not rendered;
 - (i) disclosing information to unauthorized persons, respecting condition of a patient or services provided to the patient, except where necessary to provide emergency medical services to the patient; or
 - (j) acting in conflict of interest, within the meaning of subsection (2).
- Conflict of interest (2) Conflict of interest occurs in any situation where an EMT attempts to promote private or personal interests that actually or apparently

(a) interfere with the objective exercise of the duties of the EMT; or
 (b) interfere with patient or public safety,
 whether or not the promotion is done on the EMT's behalf or on behalf of another person.

INSPECTION

- 23.** (1) Inspectors designated by the Board Inspectors
 (a) shall have qualifications appropriate to the particular inspection to be carried out; and
 (b) may inspect the interior and exterior of vehicles, equipment, materials, supplies, records, methods of operation, EMT performance and any other aspect of the provision of emergency medical services to determine compliance with the Act and these regulations.
- (2) An inspector shall, at least twice annually, inspect vehicles, equipment and supplies. Twice yearly inspections
- (3) An inspector may May require demonstrations
 (a) require an EMT to demonstrate a procedure or the provision of a service; and
 (b) require such other demonstrations or inspections or performance of such other functions as required by the Board.
- (4) An inspector shall report to the Board respecting any inspection and make recommendations that the inspector considers necessary. Report
- (5) The Board shall Inspections on renewal
 (a) ensure that inspections are made in accordance with this section prior to the granting of a permit or renewal of a permit; and
 (b) ensure that inspections are made of any newly acquired ambulance prior to that ambulance being placed in service by a permittee.
- 24.** (1) A permittee shall not use an ambulance to provide ambulance services until it has been inspected in accordance with section 23. Prior inspection
- (2) Notwithstanding subsection (1) and clause 23(5)(b), in the event of an emergency or an extraordinary situation and where inspection is not available, a permittee may use an ambulance that has not been inspected under section 23, provided that the permittee requests an inspection of the ambulance by an inspector not later than 2 business days after its use under this subsection. Exception

 BOARD HEARINGS

- Failure to attend hearing **25.** (1) Where the permittee or the EMT, who is the subject of a hearing, fails to attend a hearing, the Board may proceed with the hearing in the absence of that party.
- Board informs others (2) Where a permit or license is suspended or revoked, the Board shall inform the Minister, regulatory bodies, employers and others as appropriate, in order to prevent unauthorized service or practice.
- Board (3) Where a restriction is imposed on a permit or a license, the Board may inform the Minister, regulatory bodies, employers and others, as the Board considers appropriate.

MOTOR VEHICLES STANDARDS, EQUIPMENT AND SUPPLIES

- Compliance with *Highway Traffic Act* **26.** (1) Every vehicle intended for ambulance use shall
 - (a) have a currently valid provincial motor vehicle registration and inspection certificate and meet all other requirements of the *Highway Traffic Act*; and
 - (b) be maintained in good and safe mechanical condition and repair.
- Standards (2) New or replacement vehicles to be used as ambulances by a permittee shall meet or surpass Canadian Motor Vehicle Safety Standards as issued by Transport Canada for conversion to an ambulance.
- Ambulance design **27.** (1) An ambulance shall meet the following vehicle design requirements:
 - (a) interior space in the patient section to accommodate at least one stretcher patient and one other patient lying on another stretcher or backboard, or two sitting persons, and an attendant EMT, with headroom for the EMT giving care from a sitting position;
 - (b) a stretcher holder mounted to the floor or left wall assembly so as to secure a wheeled, adjustable height stretcher; the floor or wall assembly shall be reinforced so as to transmit stresses to the main body of the vehicle; the stretcher holder shall be positioned to allow free working space of at least 20 cm. at the foot of the stretcher and 24 cm. at its head;
 - (c) an incubator holder designed to securely fasten a transport incubator to the wall, floor, or seat assembly;
 - (d) an attendant seat with headrest, facing toward the rear, and positioned by the head of the stretcher;
 - (e) a squad bench installed over the right rear wheel housing, to accommodate either two persons sitting or a patient lying on a stretcher or backboard secured to the bench by straps or other method;
 - (f) restraint belts for patients as well as driver and attendants;
 - (g) ready access between driver and patient sections;

- (h) entry by rear doors to permit ready loading of a stretcher patient and entry by curbside door to permit ready loading of an ambulatory patient, with anti-slip covering on steps;
 - (i) no windows or non-opening windows in the rear doors;
 - (j) overhead hooks for use with intravenous treatment;
 - (k) readily accessible storage for all required patient care supplies and equipment;
 - (l) all interior surfaces shall be easily washable and free from sharp edges;
 - (m) subject to subsection (2), insulation and a system of heating and cooling or ventilation that allows for keeping the patient section approximately at ordinary room temperature;
 - (n) a map light for the driver section, and interior lighting by banks of at least two lights on each side of the patient section, controlled by independent switches to permit dimming of individual lights;
 - (o) lighting to illuminate the rear entry when the doors are opened or when the transmission is in reverse gear, and lighting to illuminate the side step entry when the door is opened;
 - (p) a red, or red and white rotating light or strobe light or lights, mounted on the roof and visible from 150 metres from the front and rear of the vehicle; two red flashing lights on the grill or front face of the vehicle; and an intersection light mounted on the side of each front fender;
 - (q) a clear ditch light, mounted on the vehicle or hand-held, sufficient to illuminate a work site or house number at a distance of 15 metres;
 - (r) a system to supply electricity, which is appropriate to operate all necessary patient care equipment, and which can continue to provide electricity for at least a short period independently of the motor of the vehicle;
 - (s) a siren, with controls readily accessible to the driver;
 - (t) an interior painted and furnished in soft colours;
 - (u) exterior colour in predominantly white, cream or yellow;
 - (v) the word "AMBULANCE" written, in reflective decals with block letters at least 12.5 cm. in height, on the rear and both sides of the vehicle, and on the front in reverse printing so as to be readable in a mirror.
- (2) In addition to the vehicle design requirements of subsection (1),
- (a) an ambulance shall have an inverter with at least 750 watt capacity for converting 12 volt electricity to 120 volts, not later than one year from the effective date of these regulations; and
 - (b) all new or replacement ambulances shall have
 - (i) air conditioning, and
 - (ii) a vehicle backup alarm with a driver controlled cancel switch that automatically resets itself.

Additional
requirements

- Vehicle equipment
- 28.** An ambulance shall carry the following vehicle equipment:
- (a) a two-way radio or mobile phone;
 - (b) a full size spare tire of good tread quality;
 - (c) a shovel;
 - (d) a tow rope or chain;
 - (e) at least two battery operated flashlights;
 - (f) a properly maintained dry chemical fire extinguisher of a type approved by the Provincial Fire Marshal.
- Patient care equipment and supplies
- 29.** (1) An ambulance shall carry the following patient care equipment and supplies:
- (a) a wheeled, adjustable-height stretcher;
 - (b) a semi-rigid collapsible stretcher;
 - (c) a long (body length) rigid backboard;
 - (d) a short (trunk length) rigid backboard;
 - (e) a flexible trunk length device (such as KEDS) to protect against movement while extricating and transferring a patient to a stretcher or backboard;
 - (f) two sets of blocks, rolls or pads to immobilize a patient's head;
 - (g) semi-rigid cervical collars in at least three graduated sizes to fit necks ranging from pediatric to adult;
 - (h) bedding and linen: at least 2 blankets, 2 sheets (cotton or equivalent), 2 hypoallergenic pillows, 2 cotton (or equivalent) pillow cases, and impermeable protective covers for mattresses and pillows;
 - (i) assorted bandages and sterile dressings, including at least
 - (i) 24 - 10 cm. x 10 cm. sterile gauze pads,
 - (ii) 3 pressure pads,
 - (iii) 3 abdominal pads, and
 - (iv) 2 - 10 cm. width Kling rolled bandages;
 - (j) a roll of fresh adhesive tape 2.5 cm. in width;
 - (k) at least 9 metres of tape or other binding suitable for strapping and immobilizing a patient on a stretcher or backboard;
 - (l) 2 pairs of cloth scissors;
 - (m) at least 6 triangular slings;
 - (n) 2 sterile burn sheets of bedsheet size;
 - (o) oxygen tanks, with regulators having flow capacities up to and including 15 litres per minute, as follows:
 - (i) 1 large (M size or equivalent), maintained at not less than 250 psi,
 - (ii) 2 small (D or E) portable units, maintained at not less than 500 psi;
 - (p) single service oxygen masks: 2 adult size, 2 pediatric size, 2 nasal cannulas;
 - (q) single service non-re-breather masks: 1 adult size, 1 pediatric size;
 - (r) 2 self-inflating resuscitators (such as Ambu-bags) with non-stick valves, as follows:

- (i) 1 resuscitator with 1 adult size and 1 child size single service mask; and
- (ii) 1 pediatric resuscitator with pediatric mask;
- (s) suction apparatus: one electrically operated and stationary, and one portable, both with single service tips;
- (t) flexible suction catheter;
- (u) single service non-metallic oropharyngeal airways in at least five graduated sizes to fit a range of pediatric to large adult;
- (v) medications approved by the Board;
- (w) a penlight;
- (x) two blood pressure manometers, with cuff and stethoscope, one adult size and one pediatric size;
- (y) urinal;
- (z) bedpan, with toilet paper;
- (aa) kidney shaped basin;
- (bb) sterile obstetrical kit;
- (cc) 4 pairs of disposable gloves;
- (dd) 2 pairs of safety glasses with side shields;
- (ee) 4 surgical masks;
- (ff) a sharp object container for disposal of needles and other sharp objects;
- (gg) containers or compartments for holding soiled supplies without leakage;
- (hh) facial tissues;
- (ii) such other first aid supplies as may be required by the Board based upon common practice in Canada, and after consultation with permittees.

Defibrillators

(2) Every ambulance shall be equipped with a defibrillator, with monitor and automatic code summary, not later than one year from the effective date of these regulations.

Portable kits

(3) In addition to subsection (1), an ambulance shall have the following equipment and supplies in the form of a portable kit or combination of kits which can be carried from the ambulance to the patient location:

- (a) portable suction apparatus;
- (b) non-metallic airways (all 5 required sizes);
- (c) 6 gauze pads;
- (d) 3 pressure pads;
- (e) 1 pair of scissors;
- (f) 1 roll of 2.5 cm. adhesive tape;
- (g) 3 triangular slings;
- (h) blood pressure manometer, cuff and stethoscope;
- (i) one each of an adult size and pediatric size nasal cannula and oxygen mask;
- (j) 1 self-inflating resuscitator (such as an Ambu-bag) with non-stick valve, with 1 adult size and 1 child size single service mask;

(k) 1 - 10 cm. Kling rolled bandage.

Secure storage of
equipment and
supplies

30. (1) All equipment and supplies carried in an ambulance shall be properly stored and secured to prevent uncontrolled movement.

Equipment

(2) All equipment in or on an ambulance shall be
(a) properly maintained and calibrated;
(b) Canadian Standards Association (CSA) approved, or shall meet such other standards as may be acceptable to the Board; and
(c) used only in such ways or under such conditions as are approved for that equipment.

Standard
precautions,
cleaning, etc.

31. Each permittee shall ensure that
(a) standard precautions adopted by Board policy are implemented and practised; and
(b) procedures for cleaning, disinfection and decontamination of clothing, linen, equipment and the ambulance interior are implemented and practised.

MISCELLANEOUS

Fees

32. (1) The following fees are prescribed, and are payable to the Provincial Treasurer:

- (a) permit of any kind, including renewal \$50;
- (b) license of any kind, including renewal \$10;
- (c) late renewal fee for a permit, in addition to the permit fee \$25;
- (d) late renewal fee for a license, in addition to the license fee \$ 5.

Fees with
applications

(2) Unless the Board otherwise approves, every application under the Act or these regulations shall be accompanied by the fee, in accordance with subsection (1).

Revocation

33. The Public Health Act Ambulance Services Regulations (EC83/72) are revoked.

Effective date

34. These regulations come into force on January 1, 2001.

EXPLANATORY NOTES

SECTION 1 defines the terms used in these regulations.

SECTION 2 continues the validity of a license to operate an ambulance service issued under the prior regulations, which will expire on the date indicated on it.

SECTION 3 sets out requirements for an application for a permit to provide ambulance services.

SECTION 4 provides for assessment of an application for a permit to provide ambulance services, issuance of the permit and expiry.

SECTION 5 specifies ambulance response time after receipt of call, the requirement for year-round constant service and backup coverage agreements.

SECTION 6 requires 2 EMTs per patient care trip and that one EMT rides in the patient section of the ambulance, except where medical personnel require the space in the back.

SECTION 7 prohibits ambulances from being used for purposes other than ambulance transport or public education and prohibits smoking in an ambulance.

SECTION 8 sets out the requirements for trip sheets to be completed for all patient care trips.

SECTION 9 requires that permittees maintain a standing arrangement with a medical advisor and specifies the duties of the medical advisor.

SECTION 10 details the insurance requirements for a permittee.

SECTION 11 requires that an ambulance dispatcher be qualified in standard first aid and CPR, and knowledgeable of the geographic area normally served.

SECTION 12 requires ambulance staff to wear clothing that identifies them as ambulance personnel and to have knowledge of the geographical area normally served.

SECTION 13 requires that a permittee and its officers and employees not act in conflict of interest, and defines conflict of interest and misconduct of a permittee.

SECTIONS 14 and 15 provide for the transition of persons holding licenses as drivers, attendants and attendant-drivers under the prior regulations.

SECTION 16 sets out the qualifications of an applicant for an EMT license.

SECTION 17 provides for the assessment of EMT license applications, issuance of licenses and expiry. Changes in the status of driver's licenses must be reported to the Board which may suspend or revoke the EMT license.

SECTION 18 provides for renewal of EMT licenses and determines how lapsed licenses will be treated.

SECTION 19 allows for emergency medical procedures to be performed by an EMT.

SECTION 20 describes the skills and procedures at the basic level that may be performed by an EMT.

SECTION 21 describes skills and procedures that may be performed by an EMT that are beyond the basic level.

SECTION 22 defines misconduct of an EMT and conflict of interest.

SECTION 23 details the powers of inspectors and the kind of inspections that may be done.

SECTION 24 requires ambulances to be inspected before use except in specified circumstances.

SECTION 25 allows the Board to set its own procedures for a hearing and to notify persons of the suspension or revocation of an EMT license.

SECTION 26 requires that ambulances comply with the *Highway Traffic Act*.

SECTION 27 provides detailed design specifications for ambulances.

SECTION 28 details the equipment required to be carried by an ambulance.

SECTION 29 details the patient care equipment required to be carried in an ambulance.

SECTION 30 requires secure storage of equipment and supplies in an ambulance.

SECTION 31 details precautions and cleaning that must be practised with respect to everything used in providing emergency medical services.

SECTION 31 prescribes fees.

SECTION 32 revokes the present Ambulance Services Regulations.

Certified a true copy,
Lynn E. Ellsworth
Clerk of the Executive Council

PART II
REGULATIONS INDEX

Chapter Number	Title	Original Order Reference	Amendment	Authorizing Order and Date	Page
C-9	Civil Service Superannuation Act Division of Benefits on Marriage Breakdown Regulations		[new] [eff] Aug. 5/2000	EC2000-455 (25.07.00)	161-168
N-4	Nurses Act Registration and Licensing of Nurses Regulations	EC583/86	s.4(e)(ii) s.4(e)(iii) [renum] 4(e)(iv) s.4(e)(iii) [added] s.4(g) [added] s.47(b) s.47(c) [renum] 47(d) s.47(c) [added] [eff] Aug. 5/2000	EC2000-470 (25.07.00)	169-170
P-30	Public Health Act Ambulance Services Regulations	EC83/72	[rev] [eff] Jan. 1/2001	EC2000-472 (25.07.00)	185
	Emergency Medical Services Regulations		[new] [eff] Jan. 1/2001	EC2000-472 (25.07.00)	170-187