

Prince Edward Island

PUBLISHED BY AUTHORITY

VOL. CXLV - NO. 12

Charlottetown, Prince Edward Island, March 23, 2019

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

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
BLACQUIERE, Joseph Edwin North Rustico Queens Co., PE March 23, 2019 (12–25)*	Debbie Cormier (EX.)	E.W. Scott Dickieson Law 10 Pownal Street Charlottetown, PE
FELDSTEIN, Sol Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Peter Feldstein (EX.)	T. Daniel Tweel 105 Kent Street Charlottetown, PE
GARNHUM, Beatrice Christina (aka Beatrice Christena Garnham) Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Bonnie Mitchell (EX.)	HBC Law Corp. 25 Queen Street Charlottetown, PE
KNOX, John Donald Halifax Nova Scotia March 23, 2019 (12–25)*	Mary Patricia Knox (EX.)	Key Murray Law 119 Queen Street Charlottetown, PE
LLEWELLYN, Theresa Mary Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Paul Llewellyn (EX.) Derek Llewellyn (EX.)	E.W. Scott Dickieson Law 10 Pownal Street Charlottetown, PE

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MacKENZIE, Robert Irving Hartsville Queens Co., PE March 23, 2019 (12–25)*	Betty MacKenzie (EX.) Thane MacKenzie (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
McGAUGHEY, Morgan Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Michael McGaughey (EX.) Sheila McGaughey-Coyle (EX.)	Philip Mullally Q.C. 51 University Avenue Charlottetown, PE
McGAUGHEY, Sylvia Agnes Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Michael McGaughey (EX.) Sheila McGaughey-Coyle (EX.)	Philip Mullally Q.C. 51 University Avenue Charlottetown, PE
McKINNON, Reginald John Toronto Ontario March 23, 2019 (12–25)*	Glen Williams (EX.)	Key Murray Law 446 Main Street O'Leary, PE
MITCHELL, David Cansdale Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Daphne E. Dumont (EX.) Richard C. Dumont (EX.)	MacNutt & Dumont 57 Water Street Charlottetown, PE
SCOTHORNE, Jeanne G. (also known as Jeanne Garforth Scothorne) Hanover Massachusetts, USA March 23, 2019 (12–25)*	Marguerite Harrold (EX.)	Cox & Palmer 250 Water Street Summerside, PE
SIMPSON, Una Catherine Charlottetown Queens Co., PE March 23, 2019 (12–25)*	Helen Buntain (EX.) Nancy (Johnson) Simpson (EX.)	HBC Law Corp. 25 Queen Street Charlottetown, PE
YEO, Nellie Grace Summerside Prince Co., PE March 23, 2019 (12–25)*	Craig Yeo (EX.) Wade Yeo (EX.)	Cox & Palmer 250 Water Street Summerside, PE

TAKE NOTICE that 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:

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COFFIN, Mary Doreen Souris Kings Co., PE March 23, 2019 (12–25)*	Travis Coffin (AD.)	Cox & Palmer 4A Riverside Drive Montague, PE
FUDGE, R. Wayne (also known as Robert Wayne Fudge) Stratford Queens Co., PE March 16, 2019 (11–24)	Marie A. Fudge (EX.)	Cox & Palmer 97 Queen Street Charlottetown, PE
HASLAM, Marion E. (also known as Marion Effie Haslam) Clinton Queens Co., PE March 16, 2019 (11–24)	David Haslam (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
JACKSON, Gordon Naples Florida, United States of America March 16, 2019 (11–24)	Marilyn Lee McCormack (EX.)	Birt & McNeill 138 St. Peters Road Charlottetown, PE
KAYS, Lillian Anne Charlottetown Queens Co., PE March 16, 2019 (11–24)	Marina Kays (EX.) Daphne E. Dumont (EX.)	MacNutt & Dumont 57 Water Street Charlottetown, PE
MacKINNON, Brian Francis Belfast Queens Co., PE March 16, 2019 (11–24)	Neil M. MacKinnon (EX.)	Peter C. Ghiz Law Office 240 Pownal Street Charlottetown, PE
MacLEAN, John Albert West Devon Prince Co., PE March 16, 2019 (11–24)	Lillian Rose MacLean (EX.)	Cox & Palmer 250 Water Street Summerside, PE
RAFFERTY, Albert Dale (also known as Dale Rafferty) Coleman R. R. Prince Co., PE March 16, 2019 (11–24)	Lisa June Hann (AD.)	Key Murray Law 446 Main Street O'Leary, PE

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STEWART, Jordon Havelock Charlottetown Queens Co., PE March 16, 2019 (11–24)	Lillian MacDonald (AD.)	Lillian MacDonald 25 Westcomb Crescent Charlottetown, PE
BEATON, Curtis W. Morell Kings Co., PE March 9, 2019 (10–23)	Margaret Clowater (EX.)	Ian Bailey 513B North River Road Charlottetown, PE
BOULET, Doris Charlottetown Queens Co., PE March 9, 2019 (10–23)	Ken McGregor (EX.) Corinna McGregor (EX.)	E.W. Scott Dickieson Q.C. 10 Pownal Street Charlottetown, PE
DUERN, Ruth Exeter Ontario March 9, 2019 (10–23)	Patricia White (EX.)	Cox & Palmer 347 Church Street Alberton, PE
GAVIN, Freda Mary Anglo Tignish Prince Co., PE March 9, 2019 (10–23)	Arlene Gallant (EX.)	Cox & Palmer 347 Church Street Alberton, PE
MacDONALD, Catherine Anna Whim Road Kings Co., PE March 9, 2019 (10–23)	Margaret (Peggy) Anne Aitken (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE
MORSE, James Norman Summerside Prince Co., PE March 9, 2019 (10–23)	Nicole Pomroy (EX.)	Ramsay Law 303 Water Street Summerside, PE
PARKER, Lucy D. (also known as Lucy Danforth Parker) Bedford Massachusetts, U.S.A. March 9, 2019 (10–23)	Sophia B. Parker (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE

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BIRT, Joan Marie Charlottetown Queens Co., PE March 9, 2019 (10–23)	Norman Daniel Alban Birt (AD.)	Carr Stevenson & MacKay 65 Queen Street Charlottetown, PE
KEOUGH, Raymond Charles Tignish Prince Co., PE March 9, 2019 (10–23)	Robert Charles Keough (AD.)	Carla Kelly 102-100 School Street Tignish, PE
CORRIGAN, Edna Christina Charlottetown Queens Co., PE March 2, 2019 (9–22)	J. David Corrigan (EX.) Leah M. Corrigan (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
DOYLE, George Linus Charlottetown Queens Co., PE March 2, 2019 (9–22)	Darlene Trainor (EX.)	T. Daniel Tweel Law 105 Kent Street Charlottetown, PE
DUNCAN, Emma Doreen Charlottetown Queens Co., PE March 2, 2019 (9–22)	Linda Darlene Reay (EX.) Jo-Ann Clare Duncan (EX.) Nancy Faye Heinrich (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
GALLANT, Robert Floyd Charlottetown Queens Co., PE March 2, 2019 (9-22)	Garnett Gallant (EX.) Stephen J. Carpenter (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
GALLANT, Wanda Rose Oyster Bed Bridge Queens Co., PE March 2, 2019 (9-22)	Kimberly Gibbs (also known as Kimberly Gallant and as Kimberley Gallant) (EX.)	E. W. Scott Dickieson, Q.C. 10 Pownal Street Charlottetown, PE
GASS, Ora Muriel Niagara Falls Ontario March 2, 2019 (9–22)	Karen Gass Lavery (EX.)	Key Murray Law 119 Queen Street Charlottetown, PE

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GAUTHIER, Esther Pearl Souris Kings Co., PE March 2, 2019 (9-22)	Stuart Bennett (EX.)	Allen J. MacPhee Law Corporation 106 Main Street Souris, PE
JENKINS, Lloyd H. (also known as Lloyd Horton Jenkins) Charlottetown Queens Co., PE March 2, 2019 (9–22)	Harvey Jenkins (EX.) Ann LaFrance (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
KING, Grace Mary (also known as Mary Grace King) Charlottetown Queens Co., PE March 2, 2019 (9–22)	Robert L. King (EX.) Thomas G. King (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
LANTZ, Eileen (also known as Eileen Mary Lantz) Clinton, Prince Co., PE March 2, 2019 (9–22)	David John Lantz (EX.)	Cox & Palmer 250 Water Street Summerside, PE
MacKENZIE, Marion Matilda (also known as Marion M. MacKenzie) Belfast, Queens Co., PE March 2, 2019 (9–22)	Robert Douglas MacKenzie (EX.) Barbara Ann Gillis (EX.)	Campbell Lea 65 Water Street Charlottetown, PE
O'GRADY, Brendan Anthony Charlottetown Queens Co., PE March 2, 2019 (9–22)	Michael Anthony O'Grady (EX.) Cathleen Claire O'Grady (EX.)	Philip Mullally, Q.C. 51 University Avenue Charlottetown, PE
PROFITT, Jean Borthwick Crapaud Queens Co., PE March 2, 2019 (9–22)	Larry MacKinnon (EX.) Donna Myers (EX.)	Key Murray Law 494 Granville Street Summerside, PE
STEPHENSON, William Thomas Kay Charlottetown Queens Co., PE March 2, 2019 (9–22)	Susan Mary Whitaker (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE

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STRIGHT, James L. (also known as James Leslie Stright) Summerside Prince Co., PE March 2, 2019 (9–22)	H. Kenneth Stright (EX.)	McLellan, Brennan 37 Central Street Summerside, PE
TOOMBS, James Garth North Bedeque Prince Co., PE March 2, 2019 (9–22)	Virginia Faye Toombs (EX.)	Cox & Palmer 250 Water Street Summerside, PE
GALLANT, Mary Theresa (also known as Mary (Gallant) MacIntyre) Elmira, Kings Co., PE February 23, 2019 (8–21)	Martin MacIntyre (EX.)	Allen J. MacPhee Law Corp. 106 Main Street Souris, PE
HUME, Jillian Elizabeth Charlottetown Queens Co., PE February 23, 2019 (8–21)	Shawn Aulden Hume (EX.) Jillian Elizabeth Morrison (also known as Jillian Hume) (EX.)	Campbell Lea 65 Water Street Charlottetown, PE
WORKMAN, Marguerite Eunice (also known as Eunice M. Workman) Summerside Prince Co., PE February 23, 2019 (8–21)	Linda Ann Workman (also known as Marie Linda Ann Workman and as M. Linda Workman) (EX.)	McLellan Brennan 37 Central Street Summerside, PE
YOUNG, Anita Miriam (also known as Anita M. Young) Stratford, Queens Co., PE February 23, 2019 (8–21)	Roger Mark Young (EX.) Mary Lynne Ross (EX.)	Key Murray Law 446 Main Street O'Leary, PE
ELLSWORTH, Peter Gerard Nail Pond Prince Co., PE February 23, 2019 (8–21)	Marian Bertha Ellsworth (also known as Bertha Marian Ellsworth) (AD.) Michael Ellsworth (AD.)	Cox & Palmer 347 Church Street Alberton, PE
GETSON, Maurice Allan Tignish, PE Prince Co., PE February 23, 2019 (8–21)	Gerard Getson (AD.)	Carla L. Kelly Law Office 102-100 School Street Tignish, PE

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COBB, Edythe Eileen Summerside Prince Co., PE February 16, 2019 (7–20)	Keith Wayne Cobb (EX.)	Cox & Palmer 250 Water Street Summerside, PE
COLES, Norma Brae Cornwall Queens Co., PE February 16, 2019 (7–20)	David Coles (EX.) Brenda Gill (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
DAVIS, Lindsay Christian Etobicoke Ontario February 16, 2019 (7–20)	Elizabeth Davis (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE
DAVIS, Nora Katharine Toronto Ontario February 16, 2019 (7–20)	Elizabeth Davis (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE
DOUCETTE, Richard Bennett North Rustico Queens Co., PE February 16, 2019 (7–20)	Mary Lucy Doucette (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
GRANT, Mabel F. (also known as Mabel Frances Grant) Lakeside Kings Co., PE February 16, 2019 (7–20)	Raymond Grant (EX.) Andrea MacPherson (EX.)	Boardwalk Law 20 Great George Street Charlottetown, PE
McNEILL, Florence Matilda Summerside Prince Co., PE February 16, 2019 (7–20)	Allan McNeill (EX.) David McNeill (EX.)	Cox & Palmer 250 Water Street Summerside, PE
NABUURS, Wilhelmina L. (also known as Wilhelmina Lamberta Nabuurs) Cardigan Kings Co., PE February 16, 2019 (7–20)	Mary Ann Donahoe (also known as Mary Anne Donahoe) Harry Nabuurs (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE

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SIMPSON, John Merrill Walter (also known as John Walter Merrill Simpson) Winsloe Queens Co., PE February 16, 2019 (7–20)	Barbara Katherine (Catherine) MacKenzie Norma Darlene Currie Hilda Joyce Acorn Simpson (EX.)	Cox & Palmer 97 Queen Street Charlottetown, PE
BLANCHARD, Rita Doiron (also known as Rita Marie Blanchard and Marie Rita Blanchard) Rustico, Queens Co., PE February 9, 2019 (6–19)	Darlene Blanchard (EX.)	HBC Law Corp. 25 Queen Street Charlottetown, PE
CAREW, Margaret Elizabeth Charlottetown Queen's Co., PE February 9, 2019 (6–19)	Merilyn M. Carew (EX.) Wayne L. Carew (EX.)	HBC Law Corp. 25 Queen Street Charlottetown, PE
GALLANT, Uneeda Mary (also known as Mary Uneeda Gallant) Summerside Prince Co., PE February 9, 2019 (6–19)	Elizabeth Anne Doucette (EX.)	Cox & Palmer 250 Water Street Summerside, PE
GARDINER, Linda M. (also known as Linda Marion Gardiner) Georgetown King's Co., PE February 9, 2019 (6–19)	Teresa Lynn Gardiner (also known as Teresa Lynn Clory) (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE
MacLAREN, Sophie (also known as Sophie Bernice MacLaren) Morell King's Co., PE February 9, 2019 (6–19)	Darrell MacLaren (EX)	Boardwalk Law 20 Great George St., Ste. 203 Charlottetown, PE
O'HANLEY, John Joseph (also known as John J. O'Hanley) Monticello King's Co., PE February 9, 2019 (6–19)	Andrew J. O'Hanley (EX.) John L. O'Hanley (EX.)	Allen J. MacPhee Law Corp. 106 Main Street Souris, PE

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SIMPSON, Dorothy Elaine (also known as Dorothy Simpson) Charlottetown Queen's Co., PE February 9, 2019 (6–19)	Cheryl Elaine Simpson (EX.) David Paul Simpson (EX.)	Campbell Stewart 137 Queen Street Charlottetown, PE
SLOCUM, Helen Mary Summerside Prince Co., PE February 9, 2019 (6–19)	Nancy Desrosiers (also known as Nancy Desrossiers) (EX.) Gregory Edward Slocum (EX.)	Key Murray Law 494 Granville Street Summerside, PE
GALLANT, Mary Ellen Cora (also known as Cora Gallant) Miminegash, Prince Co., PE February 2, 2019 (5–18)	Connie Gallant (EX.) Louanne Gallant (EX.)	Carla Kelly 100-102 School Street Tignish, PE
HECKBERT, Ralph Nelson (also known as Ralph N. Heckbert) Summerside, Prince Co., PE February 2, 2019 (5–18)	Helen Victoria Heckbert (EX.) Marilyn Heckbert Poirier (EX.)	Cox & Palmer 250 Water Street Summerside, PE
HELWIG, David Gordon Belfast Queen's Co., PE February 2, 2019 (5–18)	Judith Ann Gaudet (EX.)	MacNutt & Dumont 57 Water Street Charlottetown, PE
LeGROW, Dorothy Patricia Cornwall Queen's Co., PE February 2, 2019 (5–18)	Michael Peter LeGrow (EX.) David Andrew LeGrow (EX.)	Campbell Stewart 137 Queen Street Charlottetown, PE
McGINN, Shirley Anne Charlottetown Queen's Co., PE February 2, 2019 (5–18)	Dr. Deborah Norris (also known as Debbie McGinn-Norris) (EX.) Don MacCormac (EX.)	Carr Stevenson & MacKay 65 Queen Street Charlottetown, PE
RAYNER, James Leroy, (also known as James L. Rayner) South Kildare Prince Co., PE February 2, 2019 (5–18)	James Russell Edward Rayner (EX.) Lee Rayner (EX.)	Cox & Palmer 347 Church Street Alberton, PE

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MacDONALD, Francis Arthur Charlottetown Queen's Co., PE February 2, 2019 (5-18)	Doris Harnett (AD.) Teresa Balcom (AD.)	Lecky, Quinn 129 Water Street Charlottetown, PE
RAWLINGS, Steven Mark Mont Carmel Prince Co., PE February 2, 2019 (5–18)	Digna Ledda (AD.)	Key Murray Law 494 Granville Street Summerside, PE
BLACQUIERE, Mary Georgina Charlottetown Queens Co., PE January 26, 2019 (4–17)	Eric Blacquiere (EX.)	E. D. Scott Dickieson Q.C. 10 Pownal Street Charlottetown, PE
EDWARDS, Annie Phyllis Jean (also known as Jean Edwards) Charlottetown Queens Co., PE January 26, 2019 (4–17)	Kenneth Edwards (EX.)	Campbell Lea 65 Water Street Charlottetown, PE
JOLLIMORE, Lauretta Isabel Springbrook Queens Co., PE January 26, 2019 (4–17)	Roland James Merrill Jollimore (EX.)	Key Murray Law 494 Granville Street Summerside, PE
STEWART, Dorothy Charlottetown Queens Co., PE January 26, 2019 (4–17)	David Stewart (EX.)	Campbell Lea 65 Water Street Charlottetown, PE
WELCH, Jane Simpson Coyne (also known as Penny Welch and Jane Simpson Welch) Toronto, Ontario January 26, 2019 (4–17)	Margaret "Margo" Hamilton Welch (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
WIGMORE, Laura Mabel Summerside Prince Co., PE January 26, 2019 (4–17)	Allen Brown (also known as Allan Brown) (EX.)	Key Murray Law 494 Granville Street Summerside, PE

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CRAWFORD, Robert James Roseneath Kings Co., PE January 26, 2019 (4–17)	Marlene Crawford (AD.)	Cox & Palmer 4A Riverside Drive Montague, PE
HARVIE, Omer Joseph Charlottetown Queens Co., PE January 26, 2019 (4–17)	Simone Warten (AD.)	Lecky Quinn 129 Water Street Charlottetown, PE
FLOOD, Brendan Clement South Melville Queens Co., PE January 19, 2019 (3–16)	Marion James (nee Flood) (EX.) Michael McGaughey (EX.)	Boardwalk Law 220 Water Street Parkway Charlottetown, PE
LAVERS, Margaret Carol (also known as Carol Lavers) Charlottetown Queens Co., PE January 19, 2019 (3–16)	Rex McCarville (EX.)	McInnes Cooper 141 Kent Street, Suite 300 Charlottetown, PE
LUSHER, Alice Catherine Charlottetown Queens Co., PE January 19, 2019 (3–16)	Andrea Patte (EX.) Thomas A. Matheson (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
MURRAY, Florence Jean O'Leary Prince Co., PE January 19, 2019 (3–16)	Sherlene Dennis (EX.) Jason Ramsay (EX.)	Cox & Palmer 347 Church Street Alberton, PE
POWER, Mary Elizabeth (Betty) Jane Charlottetown Queens Co., PE January 19, 2019 (3–16)	Kenneth Power (EX.) Eugene Power (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
QUINTON, Sandra R. (also known as Sandra Roxanne Quinton) Charlottetown Queens Co., PE January 19, 2019 (3–16)	Victoria Quinton (EX.) Laurie L. Massey (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE

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HENNESSEY, Jordon Michael Summerside Prince Co., PE January 19, 2019 (3–16)	Michael Francis Hennessey (AD.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
BURKE, Rita Marie Charlottetown Queens Co., PE January 12, 2019 (2–15)	Deborah Kelly (EX.)	T. Daniel Tweel 105 Kent Street Charlottetown, PE
COUSINS, Sutherland "Sud" Owen (also known as Sutherland O. Cousins) Summerside Prince Co., PE January 12, 2019 (2–15)	William Jenkins (EX.) Stephen Cousins (EX.)	Cox & Palmer 250 Water Street Summerside, PE
DAVEY, Edith Cavelle (Jordan) (also known as Edith C. Davey) Murray River, Kings Co., PE January 12, 2019 (2–15)	Glenna Jordan Stewart (EX.) Carol Hynes (EX.)	Key Murray Law 119 Queen Street Charlottetown, PE
KEMP, Vincent Grant Montague Kings Co., PE January 12, 2019 (2–15)	Janice MacKay (EX.) Heather Berrigan (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
MacDONALD, Agatha Sarah Charlottetown Queens Co., PE January 12, 2019 (2–15)	William David MacDonald (EX.)	McInnes Cooper 141 Kent Street Charlottetown, PE
MacLEOD, Glenda Irene Ann (also known as Glenda I. A. MacLeod) Charlottetown Queens Co., PE January 12, 2019 (2–15)	Lawrence B. Berrigan (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
WOOD, Jean Pauline Borden-Carleton Prince Co., PE January 12, 2019 (2–15)	A. O'Connell Wood (EX.)	McLennan Brennan 37 Central Street Summerside, PE

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GIDDINGS, Andrew Robert Murray River Kings Co., PE January 12, 2019 (2-15)	Roger Giddings (AD.)	Cox & Palmer 4A Riverside Drive Montague, PE
FERRON, Joseph Arthur (also known as Arthur Ferron) Souris Kings Co., PE January 5, 2019 (1–14)	Janine Sheehan (EX.)	Allen J. MacPhee Law Corp. 106 Main Street Souris, PE
MOLLINS, Vincent (also known as Charles Vincent Mollins) Hartsville, Queens Co., PE January 5, 2019 (1–14)	Norman LaLonde (EX.) Carolyn LaLonde (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
MacDONALD, Florence Margaret (also known as Florence MacDonald) Souris River Kings Co., PE January 5, 2019 (1–14)	Lisa M. Wells (EX.)	Allen J. MacPhee Law Corp. 106 Main Street Souris, PE
MacLEAN, John Wayne Cornwall Queens Co., PE January 5, 2019 (1–14)	Tracey Lynn MacLean (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
SCHILLER, Edward Vaudreuil-Dorion Quebec January 5, 2019 (1–14)	Suzanne LaPorte (EX.)	Cox & Palmer 97 Queen Street Charlottetown, PE
WALSH, William Edwin (also known as W. Edwin Walsh) Milton Station Queens Co., PE January 5, 2019 (1-14)	Diane Melanie Walsh-Fraser (EX.)	Campbell Stewart 137 Queen Street Charlottetown, PE
WARD, George Stephen North River Queens Co., PE January 5, 2019 (1–14)	Jane Bell (EX.)	Boardwalk Law 220 Water Street Parkway Charlottetown, PE

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WRIGHT, Audrey J. (also known as Audrey Jane Wright) Charlottetown Queens Co., PE January 5, 2019 (1–14)	Sandra D. Wright Shaw (EX.) Steven R. Wright (EX.)	Campbell Stewart 137 Queen Street Charlottetown, PE
BLUMBERG, Diane Lynn Pollock Louisiana United States of America January 5, 2019 (1–14)	Nancy Perkins Burck (AD.)	Cox & Palmer 4 A Riverside Drive Montague, PE
GASS, Melbourne Alexander Charlottetown Queens Co., PE January 5, 2019 (1–14)	Kim Andrews (AD.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
COLES, Kevin Rae Charlottetown Queens Co., PE December 22, 2018 (51–12)	Darlene Glenda Burhoe (EX.)	Campbell Lea 65 Water Street Charlottetown, PE
DOYLE, Andrew Arthur Gavan Charlottetown Queens Co., PE December 22, 2018 (51–12)	Erik Victor Brown (EX.)	Erik Victor Brown 12 Carvell Court Charlottetown, PE
GALLANT, John Angus Oyster Bed Bridge Queens Co., PE December 22, 2018 (51–12)	Jeffrey A. Gallant (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
MacEACHERN, Albert Joseph Charlottetown Queens Co., PE December 22, 2018 (51–12)	John Shane MacEachern (EX.)	McInnes Cooper 141 Kent Street Charlottetown, PE
STEWART, Anna D. (also known as Anna Dixon Stewart) Charlottetown Queens Co., PE December 22, 2018 (51–12)	Janet I. Stewart (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE

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FRY, Nalda Opie Charlottetown Queens Co., PE December 22, 2018 (51–12)	Leslie Hill (AD.)	Campbell Stewart 137 Queen Street Charlottetown, PE	_
TOLLAR, Sheila Louise Stratford Queens Co., PE December 22, 2018 (51–12)	Gary Patrick Evans (AD.) Kimberly Ann MacLeod (AD.)	Gary P. Evans 276 Keppoch Road Stratford, PE	

The following orders were approved by Her Honour the Lieutenant Governor in Council dated March 12, 2019.

EC2019-131

APPRENTICESHIP AND TRADES QUALIFICATION ACT PROVINCIAL APPRENTICESHIP BOARD APPOINTMENTS

Pursuant to section 4 of the *Apprenticeship and Trades Qualification Act* R.S.P.E.I. 1988, Cap. A-15.1 Council made the following appointments:

NAME TERM OF APPOINTMENT

as employee representatives, via clause 4(2)(b)

Charles Small 12 March 2019

Pleasant Grove to

(vice Chad Drummond, term expired) 12 March 2022

as representative of Holland College, via clause 4(2)(c)

Patricia Shields 12 March 2019

Charlottetown to

(vice Natalie Mitton) 12 March 2022

as chairperson, via clause 4(2)(e)

Richard Deveau 12 March 2019

Charlottetown to

(vice Franklin J. MacIntyre, term expired) 12 March 2022

EC2019-135

CRIMINAL CODE OF CANADA PRINCE EDWARD ISLAND REVIEW BOARD APPOINTMENT

Pursuant to section 672.38 of the *Criminal Code of Canada*, R.S.C. 1985, Chap. C-46, Council made the following appointment:

NAME TERM OF APPOINTMENT

as chairperson

Patsy G. MacLean, Q.C. 1 May 2019
Cornwall to

(reappointed) 1 May 2022

Further, the appointment of Dr. Terence E. Cronin (EC2016-95 dated February 25, 2016) is hereby rescinded.

EC2019-146

GRAIN ELEVATORS CORPORATION ACT PRINCE EDWARD ISLAND GRAIN ELEVATORS CORPORATION APPOINTMENT

Pursuant to section 2(2) of the *Grain Elevators Corporation Act* R.S.P.E.I. 1988, Cap. G-5, Council made the following appointment:

NAME TERM OF APPOINTMENT

Earle Smith 19 February 2019
Bedeque to
(reappointed) 19 February 2022

Further, in accordance with subsection 2(3) of the said Act, Council designated Earle Smith to continue as Vice-President for the duration of his term as member.

EC2019-174

REGULATED HEALTH PROFESSIONS ACT COUNCIL OF THE COLLEGE OF PHARMACISTS APPOINTMENT

Pursuant to clause 7(4)(b) of the *Regulated Health Professions Act* R.S.P.E.I. 1988, Cap. R-10.1, Council made the following appointment:

NAME TERM OF APPOINTMENT

William Caw 28 February 2019

Bonshaw to

(reappointed) 28 February 2022

EC2019-177

SOCIAL ASSISTANCE ACT SOCIAL ASSISTANCE APPEAL BOARD APPOINTMENT

Pursuant to section 5 of the *Social Assistance Act* R.S.P.E.I. 1988, Cap. S-4.3 Council made the following appointment:

NAME TERM OF APPOINTMENT

Ashley Schurman 12 March 2019

Summerside to

(vice Bernice Arsenault, term expired) 12 March 2022

Signed,

Paul T. Ledwell

Clerk of the Executive Council and Secretary to Cabinet

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. ANTOINETTE PERRY 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 239 of Chapter 22 of the Acts passed by the Legislature of Prince Edward Island in the Third Session thereof held in the year 2018 and in the sixty-seventh year of Our Reign intituled "Business Corporations Act" it is enacted as follows:

"This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.",

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 2018, c. 22 should come into force on the 3rd day of May, 2019,

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 the "Business Corporations Act" passed in the sixty-seventh year of Our Reign shall come into force on the third day of May, two thousand and nineteen 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 Antoinette Perry, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twelfth day of March in the year of Our Lord two thousand and nineteen and in the sixty-eighth year of Our Reign.

By Command,

PAUL T. LEDWELL
Clerk of the Executive Council and Secretary to Cabinet

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. ANTOINETTE PERRY 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 2 of Chapter 26 of the Acts passed by the Legislature of Prince Edward Island in the Third Session thereof held in the year 2018 and in the sixty-seventh year of Our Reign intituled "An Act to Amend the Extra-provincial Corporations Registration Act" it is enacted as follows:

"This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.",

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 2018, c. 26 should come into force on the 3rd day of May, 2019,

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 Extra-provincial Corporations Registration Act" passed in the sixty-seventh year of Our Reign shall come into force on the third day of May, two thousand and nineteen 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 Antoinette Perry, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twelfth day of March in the year of Our Lord two thousand and nineteen and in the sixty-eighth year of Our Reign.

By Command,

PAUL T. LEDWELL Clerk of the Executive Council and Secretary to Cabinet

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. ANTOINETTE PERRY 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 107 of Chapter 32 of the Acts passed by the Legislature of Prince Edward Island in the Third Session thereof held in the year 2018 and in the sixty-seventh year of Our Reign intituled "Securities Transfer Act" it is enacted as follows:

"This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.",

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 2018, c. 32 should come into force on the 3rd day of May, 2019,

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 the "Securities Transfer Act" passed in the sixty-seventh year of Our Reign shall come into force on the third day of May, two thousand and nineteen 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 Antoinette Perry, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this twelfth day of March in the year of Our Lord two thousand and nineteen and in the sixty-eighth year of Our Reign.

By Command,

PAUL T. LEDWELL Clerk of the Executive Council and Secretary to Cabinet

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 *Partner-ship Act* for each of the following:

Name: DESJARDINS GESTION D'ACTIFS/

DESJARDINS ASSET MANAGEMENT

Owner: DESJARDINS GLOBAL ASSET MANAGEMENT INC./ DESJARDINS GESTION INTERNATIONALE

D'ACTIFS INC.

Registration Date: March 11, 2019

Name: DESJARDINS GESTION DE

PATRIMOINE GESTION D'ACTIFS/

DESJARDINS WEALTH

MANAGEMENT GLOBAL ASSET

MANAGEMENT

Owner: DESJARDINS GLOBAL ASSET MANAGEMENT INC./ DESJARDINS GESTION INTERNATIONALE

D'ACTIFS INC.

Registration Date: March 11, 2019

Name: A.L.R. BUILDS Owner: Rhyan Ramsay

Registration Date: March 12, 2019

Name: ALWAYS IN STITCHES QUILTING

Owner: Lynda B. MacAulay Richard B. MacAulay

Registration Date: March 11, 2019

12

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:

Name: 102334 P.E.I. INC. 497 Souris River Road RR #1 Souris, PE C0A 2B0

Incorporation Date: March 08, 2019

princeedwardisland.ca/royalgazette

Name: A.L.R. BUILDS LTD. 701 Darlington Road

North Wiltshire, PE C0A 1Y0

Incorporation Date: March 12, 2019

Name: BLAZING FOODS P.E.I. INC. 150 Queen Street, 3rd Floor

Charlottetown, PE C1A 4B5 Incorporation Date: March 08, 2019

Name: D&L CRANE HOLDINGS LTD. 119 Queen Street, Suite 202 Charlottetown, PE C1A 4B3

Incorporation Date: March 12, 2019

Name: FORTUNE RIVER CHARTERS

LIMITED 342 Route 310

Fortune Bridge, PE C0A 2B0

Incorporation Date: March 12, 2019

Name: ITS' ME FISHING INC. 213 Mill Road, PO Box 581 Tignish, PE C0B 2B0

Incorporation Date: March 11, 2019

Name: PAUL'S HOME IMPROVEMENTS INC.

160 Brackley Point Road Charlottetown, PE C1A 6Y9

Incorporation Date: March 08, 2019

Name: TRILLIUM SKINCARE LABORATORIES INC. 22 Parricus Mead Drive Charlottetown, PE C1E 2H1

Incorporation Date: March 12, 2019

12

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 Declarations have been filed under the *Partner-ship Act*:

Name: BRACKLEY BABES Owner: BRACKLEY BAY OYSTER COMPANY INC.

808 MacMillian Point Road West Covehead, PE C0A 1P0

Registration Date: February 26, 2019

Name: BRACKLEY BAYS Owner: BRACKLEY BAY OYSTER COMPANY INC.

808 MacMillian Point Road West Covehead, PE C0A 1P0

Registration Date: February 26, 2019

Name: COVEHEAD BAYS

Owner: BRACKLEY BAY OYSTER

COMPANY INC.

808 MacMillian Point Road West Covehead, PE C0A 1P0

Registration Date: February 26, 2019

Name: MACMILLAN POINTS Owner: BRACKLEY BAY OYSTER

COMPANY INC.

808 MacMillian Point Road West Covehead, PE C0A 1P0

Registration Date: February 26, 2019

Name: STANHOPE CAPES

Owner: BRACKLEY BAY OYSTER

COMPANY INC.

808 MacMillian Point Road West Covehead, PE C0A 1P0

Registration Date: February 26, 2019

Name: REDSTONE VILLAGE PROPERTIES

Owner: HIG LP MANAGEMENT INC.

100-98 Fitzroy Street Charlottetown, PE C1A 1R7

Registration Date: March 08, 2019

Name: BOOMBOOM EMBROIDERY

Owner: PRO Commerce & Hospitality Inc.

178 Mason Road Stratford, PE C1B 2G2

Registration Date: March 12, 2019

Name: PLEXUS CONNECTIVITY

SOLUTIONS Owner: TELECON INC. 7450 rue du Mile End Montréal, PO H2R 2Z6

Registration Date: March 12, 2019

Name: VALSPAR

Owner: SHERWIN-WILLIAMS CANADA

INC.

160 Elgin Street, Suite 2600 Ottawa, ON K1P 1C3

Registration Date: March 14, 2019

princeedwardisland.ca/royalgazette

Name: MT. EDWARD GROCERY

Owner: 102333 P.E.I. INC. 235 Mt. Edward Road Charlottetown, PE C1A 5T1

Registration Date: March 15, 2019

Name: ANNA'S TAILORING STUDIO

Owner: Anna Bebeshko c/o 5835, Route 19 Rice Point, PE C0A 1H6

Registration Date: March 13, 2019

Name: BUDDY'S PAINTING

Owner: Blaine Ramsay

1-33 Greenwood Drive Summerside, PE C1N 6E4

Registration Date: March 13, 2019

Name: CLEAR BUILD SOLUTIONS

Owner: Michele Hoy 45 Wynn Road

Bonshaw, PE C0A 1C0

Registration Date: March 07, 2019

Name: FEMMPOWER: FERTILITY

EDUCATION Owner: Alexandra Durant 18 Cottonwood Drive Charlottetown, PE C1E 1B8

Registration Date: March 07, 2019

Name: ISLAND INTELLIGENCE DATA

SCIENCE SERVICES

Owner: Darcy Norman 12 Riverside Drive

Murray Harbour, PE C0A 1V0

Registration Date: March 13, 2019

Name: LOL SEAFOOD (2019)

Owner: Lori McCarthy

1110 Milburn Road, PO Box 4

Morell, PE C0A 1S0

Registration Date: March 08, 2019

Name: MISSY'S OUT TO LUNCH

TAKE-OUT

Owner: Melissa Edna Banks 138 Dekker Road

Summerside, PE C1N 4J8

Registration Date: March 12, 2019

Name: MITCHELL'S FIRST AID SERVICES

Owner: John Mitchell 5258, Route 11 RR #2

Wellington, PE C0B 2E0

Registration Date: March 13, 2019

Name: PARADIGM CONCRETE FLATWORK

Owner: Dennis Docherty 1293 Route 225

North Wiltshire, PE C0A 1Y0

Owner: Christopher Tuplin 12269 Enmore Road Tyne Valley, PE C0B 2C0

Registration Date: March 07, 2019

Name: RESONANCE DENTAL STUDIO

Owner: Jakes Cronje 29 Garden Shore Road

West Covehead, PE C0A 1P0

Registration Date: March 13, 2019

Name: ROBYN SCHWARTZ NAIL DESIGN

Owner: Robyn Schwartz 101 MacEachern Road Long Creek, PE C0A 1H1

Registration Date: March 12, 2019

Name: SHOP FROM HOME STORES

Owner: Derek Baker

1126 Munns Road, Route 301 Souris, PE C0A 2B0

Registration Date: March 12, 2019

Name: SIGNATURE ACCOUNTING & TAX

Owner: Regan Lewis 122 Heather Avenue

Charlottetown, PE C1A 6Z4

Registration Date: March 08, 2019

Name: SME - SHOOTER MADE

EQUIPMENT

Owner: Brent Vincent MacDonald

128 Sunset Drive

Wellington, PE C0B 2E0

Registration Date: March 13, 2019

Name: STOGLEBIRD HOME IMPROVEMENTS

Owner: Gary Bogle

1 MacArthur Drive

Charlottetown, PE C1A 6N2

Registration Date: March 05, 2019

Name: THE CORK & BARREL HOME

BREW SHOP Owner: Christopher Trail 56 First Street

O'Leary, PE C0B 1V0 Registration Date: March 13, 2019

., . .

Name: TRAVEL BUGSY BABY EQUIPMENT

RENTALS Owner: Sara Kelly

128 Walthen Drive

Charlottetown, PE C1A 4V5

Registration Date: March 13, 2019

Name: VIRTUAL SIMPLIASSIST

Owner: Leona M. Turner 27 Beasley Avenue

Charlottetown, PE C1A 5Z4

Registration Date: March 13, 2019

Name: VISUAL SOLUTIONS

Owner: Kirk Avery 29 Park Street

Charlottetown, PE C1A 5G6

Registration Date: March 08, 2019

Name: WE DIG IT CONSTRUCTION &

EXCAVATING Owner: Ben Mellish 335 Poplar Avenue

Summerside, PE C1N 2B7

Registration Date: March 13, 2019

Name: WHIRLWIND CLEANING

SERVICES AND PROPERTY

MANAGEMENT Owner: Eileen Richard 241 Roseberry Road Belfast, PE C0A 1A0

Registration Date: March 12, 2019

12

NOTICE OF APPLICATION FOR LEAVE TO SURRENDER CHARTER

P.E.I. AQUACULTURE AND FISHERIES RESEARCH INITIATIVE INC., a body corporate, duly incorporated under the laws of the Province of Prince Edward Island, hereby gives notice pursuant to the *Companies Act* of the Province of Prince Edward Island, R.S.P.E.I. 1988, Cap. C-14, that it intends to make application to the Director of Consumer, Labour and Financial Services, Office of the Attorney General, for leave to surrender the Charter of the said Company.

DATED at Charlottetown in Queens County, this 19th day of March, 2019.

Paul M. Kiley Solicitor for the Applicant STEWART McKELVEY Barristers & Solicitors

12

NOTICE OF INTENTION TO DISCONTINUE

Pursuant to the *Companies Act* R.S.P.E.I. 1988, Cap. C-14, s. 86(3)

Public notice is hereby given that **Canada Travista International Investment Ltd.** intends to make application to continue as a corporation under the Laws of Alberta as if it had been incorporated under the laws of that jurisdiction and to discontinue as a corporation subject to the provisions of the *Companies Act* of Prince Edward Island.

March 14, 2019

Barry Burley, Solicitor for the Company

12

NOTICE UNDER THE QUIETING TITLES ACT

TAKE NOTICE that NEIL WILLIAM MacISAAC of Souris in Kings County, Province of Prince Edward Island, claims to be the absolute owner in fee simple of the lands hereinafter described.

AND TAKE NOTICE that an application has been made by NEIL WILLIAM MacISAAC, of Souris in Kings County, Province of Prince Edward Island, to have the title judicially investigated and the validity thereof ascertained and declared to the lands and premises described in Schedule "A" hereto annexed.

ANY PERSONS claiming adverse title or interest in the said land is to file Notice of the same with the Prothonotary of the Supreme Court of Prince Edward Island, at the Court House in Charlottetown, in Queens County, Province of Prince Edward Island, on or before the 19th day of April, A.D. 2019.

AND FURTHER TAKE NOTICE that if no claim to the said lands adverse to that of NEIL WILLIAM MacISAAC is filed on or before the 19th day of April, A.D. 2019 a Certificate certifying that NEIL WILLIAM MacISAAC is the legal and beneficial owner in fee simple of the lands described in Schedule "A", may be granted pursuant to the provisions of the *Quieting Titles Act*, R.S.P.E.I. 1988, Cap. Q-2.

DATED at Souris in Kings County, Province of Prince Edward Island, this 15th day March, A.D. 2019.

Allen J. MacPhee, Q.C. Solicitor for the Petitioner P.O. Box 238 Souris, PE C0A 2B0

SCHEDULE "A"

PARCEL #1 Provincial Tax Number 114116

ALL THAT PARCEL of land situate, lying and being on Lot or Township Number Forty-Five (45) in King's County, Province of Prince Edward Island, bounded and described as follows, that is to say;

BOUNDED on the **North** by the Gulf of St. Lawrence;

ON the **East** by property shown to be in possession of John D. Gillis (1928 Atlas) now shown to be in possession of Fred and John F. Hanley, PID #113753;

ON the **West** by John L. MacDonald (1928 Atlas), now shown to be in possession of Mary Ellen Paquet (PID #911024) and by M. Flora MacDonald (PID #911032); and,

ON the South by the Kelly Road.

BEING the land intended to be devised by Peter MacDonald to his nephew, John MacDonald, by his Last Will and Testament filed in the Supreme Court of PEI in Estate File #962 in Book 28, Page 139.

CONTAINING SEVENTY-THREE (73) ACRES of land, a little more or less.

PARCEL #2 Property Tax #114132

ALL THAT PARCEL of land situate, lying and being on Lot or Township Number Forty-Five (45) in King's County, Province of Prince Edward Island, bounded and described as follows, that is to say;

BOUNDED on the **North** by a Forty-five (45) Acre parcel shown to be in possession of Matthew McLean (1927 Atlas) and now shown to be in possession of Ivan MacDonald (PID #113811);

ON the **South** by a Forty-Five (45) Acre parcel shown to be in possession of Aneas MacPhee (1927 Atlas) and now shown to be in possession of Aneas MacPhee (PID #114157);

ON the **East** by the Township Line between 45 and 46; and,

ON the **West** by property shown to be in possession of George A. Leslie (156 Acres), showing the land containing FORTY-FIVE (45) ACRES of land, a little more or less.

PARCEL #3 Property Tax #114124

ALL THAT PARCEL of land situate, lying and being on Lot or Township Number Forty-Five (45) in King's County, Province of Prince Edward Island, bounded and described as follows, that is to say;

COMMENCING on the **West** side of Kelly's Road, Lot 45, Kings County;

AT the **North** boundary of land in possession of Harry and Robert Tanner (1927 Atlas);

THENCE North along said Kelly's Road a distance of THIRTEEN (13) CHAINS and THIRTY-TWO (13.32) LINKS or to the **South** boundary of land in possession of Jas. N. MacPhee;

THENCE West along same by the magnet of the year 1764, TWENTY-SEVEN (27) CHAINS THIRTY-FIVE (35) LINKS to the East boundary of property shown to be in possession of John S. McInnis and Harry Tanner;

THENCE Southwardly along same to the North boundary of the Harry and Robert Tanner property;

THENCE Eastwardly along same to the point at the place of commencement.

CONTAINING THIRTY-SIX AND ONE-HALF (36½) ACRES of land, a little more or less.

BEING a more accurate description of the land described in a Deed of Conveyance from Leo S. McCormack to Peter A. McDonald, dated the 8th day of March, 1921 and registered in the Kings County Registry Office on the 10th day of March, 1921 in Liber 44, Folio 477.

12

NOTICE	Grain Elevators Corporation Act	
CHANGE OF NAME	Prince Edward Island Grain Elevators	
	Corporation	
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granted as follows:	D&L Crane Holdings Ltd	
	Fortune River Charters Limited	
Former Name: Mohamed Abdinasir Sheikh	Its' Me Fishing Inc.	
Ali	Paul's Home Improvements Inc.	
Present Name: Mohamed Abdinasir Barre	Trillium Skincare Laboratories Inc	
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The ROYAL GAZETTE is issued every Saturday from the office of Carol Mayne, Acting Queen's Printer, PO Box 2000, Charlottetown, PEI C1A 7N8. All copy must be received by the Tuesday preceding the day of publication. The subscription rate is \$75.00 per annum, postpaid; single copies are \$2.00 each, postpaid or \$1.25 each, over the counter.

PART II REGULATIONS

EC2019-133

BUSINESS CORPORATIONS ACT BUSINESS CORPORATIONS REGULATIONS

(Approved by Her Honour the Lieutenant Governor in Council dated March 12, 2019.)

Pursuant to subsection 143(6) and section 220 of the Business Corporations Act R.S.P.E.I. 1988, Cap. B-6.01, Council made the following regulations:

PART 1 - INTERPRETATION

- 1. In these regulations, "Act" means the Business Corporations Act Definition R.S.P.E.I. 1988, Cap. B-6.01, except where otherwise indicated.
- 2. (1) For the purpose of the definition of "distributing corporation" in Distributing clause 1(1)(o) of the Act, and subject to subsection (2), "distributing corporation corporation" means

- (a) a corporation that is a reporting issuer under the Securities Act R.S.P.E.I. 1988, Cap. S-3.1; or
- (b) in the case of a corporation that is not a reporting issuer referred to in clause (a), a corporation
 - (i) that has filed a prospectus or registration statement under provincial legislation or under the laws of a jurisdiction outside Canada,
 - (ii) any of the securities of which are listed and posted for trading on a stock exchange in or outside Canada, or
 - (iii) that is involved in, formed for, resulting from or continued after an amalgamation, a reorganization, an arrangement or a statutory procedure, if one of the participating bodies corporate is a corporation to which subclause (i) or (ii) applies.
- (2) A corporation that is subject to an exemption under provincial Exception securities legislation, or to an order of the relevant provincial securities regulator that provides that the corporation is not a reporting issuer for the purposes of the applicable legislation, is not a distributing corporation.

"Resident Canadian" classes of persons

- **3.** For the purpose of subclause (ii) of the definition of "resident Canadian" in clause 1(1)(bb) of the Act, the following classes of persons are prescribed:
 - (a) persons who are full-time employees of the Government of Canada or of a province, of an agency of any of those governments or of a federal or provincial Crown corporation, if the principal reason for their residence outside Canada is to act as employees;
 - (b) persons who are full-time employees, if the principal reason for their residence outside Canada is to act as employees, of a body corporate
 - (i) of which more than 50 per cent of the voting shares is beneficially owned, or over which control or direction is exercised, by resident Canadians,
 - (ii) a majority of the directors of which are resident Canadians, or
 - (iii) that is a subsidiary of a body corporate described in subclause (i) or (ii);
 - (c) persons who are full-time students at a university or other educational institution recognized by the educational authorities of a majority of the provinces of Canada and who have been resident outside Canada for fewer than ten consecutive years;
 - (d) persons who are full-time employees of an international association or organization of which Canada is a member;
 - (e) persons who were, at the time of reaching their 60th birthday, ordinarily resident in Canada and who have been resident outside Canada for fewer than ten consecutive years.

PART 2 - CORPORATE NAMES

Combined English and French form

4. For the purpose of subsection 8(3) of the Act, a combined English and French form of the name of a corporation shall include, from among the words and expressions set out in subsection 8(1) of the Act, only the expression "Inc.", which shall be placed at the end of the corporate name.

Misleading words

- **5.** (1) For the purpose of clause 10(1)(a) of the Act, a corporate name is prohibited where the name includes the word or words
 - (a) "amalgamated", unless the corporation is an amalgamated corporation resulting from the amalgamation of two or more corporations;
 - (b) "Anne of Green Gables" or any variation of it, unless the Anne Licensing Authority consents in writing to the use of the name;
 - (c) "co-operative", or "co-op", unless the Registrar referred to in the *Co-operative Associations Act* R.S.P.E.I. 1988, Cap. C-23, consents in writing to the use of the name; or
 - (d) "credit union", unless the Registrar appointed under the *Credit Unions Act* R.S.P.E.I. 1988, Cap. C-29.1, consents in writing to the use of the name.

(2) For the purpose of clause 10(1)(a) of the Act, a corporate name is Misleading prohibited where, in the opinion of the Director, the name suggests that the corporation

- (a) has royal, vice-regal or governmental patronage, approval or authority, unless the appropriate government department or agency consents in writing to the use of the name;
- (b) is sponsored or controlled by or is affiliated with the Government of Canada, the government of a province or territory of Canada, the government of a country other than Canada, or the governing authority of any city, town or other municipality or has authority from or exercises any function of government, or a political subdivision or agency of a government or governing authority, unless the appropriate government, political subdivision or agency consents in writing to the use of the name;
- (c) is sponsored or controlled by or is affiliated with a university, college, or technical institute that is regulated by the laws of Canada or a province or territory of Canada, unless the university, college or technical institute consents in writing to the use of the name;
- (d) is governed by a professional or occupational association or a licensing agency that is regulated or established by an enactment of Prince Edward Island, unless the professional or occupation association or licensing agency consents in writing to the use of the
- (e) carries on the business of a bank, loan company, insurance company, trust company, financial intermediary, stock exchange or other financial institution that is regulated by the laws of Canada or a province or territory of Canada, unless the appropriate government department or agency consents in writing to the use of the name.
- (3) For the purpose of clause 10(1)(a) of the Act, a corporate name is Conflicts or prohibited where, in the opinion of the Director, the name conflicts or is liable to be confused with the name of a registered corporation or a registered business name in Prince Edward Island, unless the registered corporation or registered business name owner, as the case may be, consents in writing to the use of the name.

confused with

(4) For the purpose of clause 10(1)(a) of the Act, a corporate name is Obscene or prohibited where the name includes a word or expression that, in the opinion of the Director, is obscene or otherwise objectionable in the public interest.

objectionable

(5) For the purpose of clause 10(1)(a) of the Act, a corporate name is Name not prohibited where, in the opinion of the Director, the name is not distinctive because it is too general.

PART 3 - CORPORATE INTERRELATIONSHIPS

6. In this Part, Definitions delivery shares

(a) "delivery shares" means shares issued by a corporation to a particular subsidiary for the purpose of an acquisition made under subsection 38(4) of the Act;

particular subsidiary

(b) "particular subsidiary" means a subsidiary body corporate referred to in subsection 38(4) of the Act.

Conditions precedent

- **7.** For the purpose of subsection 38(4) of the Act, the prescribed conditions are that
 - (a) the consideration received by the corporation for the delivery shares is equal to the fair market value of those shares at the time of their issuance;
 - (b) the class of shares of which the delivery shares are a part is widely held and shares of that class are actively traded on any of the following stock exchanges in Canada, namely,
 - (i) the Canadian Venture Exchange,
 - (ii) The Montreal Exchange, or
 - (iii) the Toronto Stock Exchange;
 - (c) the sole purpose of effecting the acquisition by the particular subsidiary of delivery shares is to transfer them, as set out in clause 8(b), to the shareholders of another body corporate;
 - (d) immediately before the acquisition of the delivery shares by the particular subsidiary, the other body corporate and its shareholders deal at arm's length, to be determined in accordance with the *Income Tax Act* (Canada), with the corporation and the particular subsidiary; and
 - (e) immediately before the acquisition of the delivery shares by the particular subsidiary, the particular subsidiary and the other body corporate are not resident in Canada, for the purposes of the *Income Tax Act* (Canada).

Conditions subsequent

- **8.** For the purposes of subsection 38(5) of the Act, the prescribed conditions are that
 - (a) the particular subsidiary does not acquire a beneficial interest in the delivery shares as a result of its acquisition of those shares and the beneficial interest is acquired by the shareholders of the other body corporate;
 - (b) the acquisition by the particular subsidiary of the delivery shares is followed immediately by a transfer of the delivery shares by the particular subsidiary to shareholders of the other body corporate;
 - (c) immediately after the transfer of the delivery shares to the shareholders of the other body corporate, the particular subsidiary and the other body corporate are not resident in Canada, for the purposes of the *Income Tax Act (Canada)*; and
 - (d) after the transfer of the delivery shares to the shareholders of the other body corporate, the other body corporate is a subsidiary body corporate of the particular subsidiary.

9. For the purpose of subsection 38(6) of the Act, the prescribed conditions not met consequences are that within 30 days after one of the conditions described in section 7 or 8 is not met or ceases to be met, the corporation shall

- (a) cancel the delivery shares on the condition that, if the articles of the corporation limit the number of authorized shares, the delivery shares may be restored to the status of authorized but unissued shares:
- (b) return the consideration received by the corporation for the delivery shares to the particular subsidiary; and
- (c) cancel the entry for the consideration in the corporation's stated capital account.

PART 4 - MEETINGS OF SHAREHOLDERS

10. (1) For the purpose of clauses 103(1)(a), (b) and (e) of the Act, the Fixing record date, prescribed period for the directors to fix the record date is not more than 60 days before the day on which the particular action is to be taken.

liquidation

(2) For the purposes of clauses 103(1)(c) and (d) of the Act, the Fixing record date, prescribed period for the directors to fix the record date is not less than 21 days and not more than 60 days before the date of the meeting.

(3) For the purpose of subsection 103(3) of the Act, the prescribed Notice of record period for the directors to provide notice of the record date is at least date seven days before the date fixed.

11. For the purpose of subsection 104(1) of the Act, the prescribed period Notice of meeting for the directors to provide notice of the time and place of a meeting of shareholders is not less than 21 days and not more than 60 days before the meeting.

12. (1) For the purpose of subsection 110(3) of the Act, when a vote is to Telephonic or be taken at a meeting of shareholders, the voting may be carried out by means of a telephonic, electronic or other communication facility, if the facility

electronic voting at

- (a) enables the votes to be gathered in a manner that permits their subsequent verification; and
- (b) permits the tallied votes to be presented to the corporation without it being possible for the corporation to identify how each shareholder or group of shareholders voted.
- (2) For the purpose of subsection 110(4) of the Act, a person who is Voting while entitled to vote at a meeting of shareholders may vote by means of a telephonic, electronic or other communication facility, if the facility
 - (a) enables the vote to be gathered in a manner that permits its subsequent verification; and

participating telephonically or electronically

(b) permits the tallied vote to be presented to the corporation without it being possible for the corporation to identify how the person voted.

PART 5 - SHAREHOLDER PROPOSALS

proposal

- Eligibility to submit 13. For the purpose of subsection 106(2) of the Act,
 - (a) the prescribed number of shares is the number of voting shares
 - (i) that is equal to one per cent of the total number of the outstanding voting shares of the corporation, as of the day on which the shareholder submits a proposal, or
 - (ii) whose fair market value, as determined at the close of business on the day before the shareholder submits the proposal to the corporation, is at least \$2,000; and
 - (b) the prescribed period is the six-month period immediately before the day on which the shareholder submits the proposal.

Proof of eligibility

- **14.** For the purpose of subsection 106(5) of the Act,
 - (a) a corporation may request that a shareholder provide the proof referred to in that subsection within 14 days after the corporation receives the shareholder's proposal; and
 - (b) the shareholder shall provide the proof within 21 days after the day on which the shareholder receives the corporation's request or, if the request was mailed to the shareholder, within 21 days after the postmark date stamped on the envelope containing the request.

Maximum words

15. For the purpose of subsection 106(7) of the Act, a proposal and a statement in support of it shall together consist of not more than 500 words.

Deadline to submit proposal

16. For the purpose of clause 106(9)(a) of the Act, the prescribed number of days for submitting a proposal to the corporation is at least 90 days before the anniversary date.

Deadline to present proposal

17. For the purpose of clause 106(9)(d) of the Act, the prescribed period before the receipt of a proposal is two years.

Minimum support

- **18.** (1) For the purpose of clause 106(9)(e) of the Act, the minimum amount of support required for a shareholder's proposal is
 - (a) three per cent of the total number of shares voted, if the proposal was introduced at an annual meeting of shareholders;
 - (b) six per cent of the total number of shares voted at its last submission to shareholders, if the proposal was introduced at two annual meetings of shareholders; and
 - (c) ten per cent of the total number of shares voted at its last submission to shareholders, if the proposal was introduced at three or more annual meetings of shareholders.

Duplicate proposal

(2) For the purpose of clause 106(9)(e) of the Act, the prescribed period is five years.

19. For the purpose of subsection 106(10) of the Act, the prescribed Refusal to include period during which the corporation is not required to set out a proposal in a management proxy circular is two years.

20. For the purpose of subsection 106(12) of the Act, the prescribed Notice of refusal period for giving notice is 21 days after the receipt by the corporation of the proposal.

PART 6 - PROXIES AND PROXY SOLICITATION

21. In this Part, "NI 51-102" means National Instrument 51-102 of the National Instrument Canadian Securities Administrators, entitled Continuous Disclosure 51-102 Obligations, published in both official languages on December 19, 2003, as amended from time to time.

22. For the purpose of subsection 119(1) of the Act, a form of proxy shall Form of proxy be in the form provided for in section 9.4 (Content of Form of Proxy) of NI 51-102.

23. (1) Subject to subsection (3), a management proxy circular shall be in Management proxy the form provided for in Form 51-102F5 (Information Circular) of NI 51-102, and shall, in the circumstances described in Item 8 of Part 2 of that Form, include the statement referred to in that Item.

(2) A management proxy circular shall also set out the following:

Required contents

- (a) the percentage of votes required for the approval of any matter that is to be submitted to a vote of shareholders at the meeting, other than the election of directors:
- (b) a statement of the right of a shareholder to dissent under section 159 of the Act with respect to any matter to be acted on at the meeting and a brief summary of the procedure to be followed to exercise that right;
- (c) a statement, signed by a director or an officer of the corporation, that the contents and the sending of the circular have been approved by the directors;
- (d) a statement indicating the final date by which the corporation must receive a proposal for the purpose of paragraph 106(9)(a) of the Act.
- (3) A management proxy circular for a corporation that is not a Exception, not a distributing corporation is not required to set out the information provided for in Part 1(c) or Item 9, 10 or 16 of Part 2 of Form 51-102F5 (Information Circular) of NI 51-102, or the statement referred to in Item 8 of Part 2 of that Form.

corporation

24. (1) A dissident's proxy circular shall be in the form provided for in Dissident's proxy Form 51-102F5 (Information Circular) of NI 51-102, and shall, in the circumstances described in Item 8 of Part 2 of that Form, include the statement referred to in that Item.

Exception, not a distributing corporation

(2) A dissident's proxy circular for a corporation that is not a distributing corporation is not required to set out the information provided for in Part 1(c) or Item 9, 10 or 16 of Part 2 of Form 51-102F5 (Information Circular) of NI 51-102, or the statement referred to in Item 8 of Part 2 of that Form.

Exception, information not known or ascertainable **25.** Information that is not known to a dissident and that cannot be ascertained by the dissident on reasonable inquiry may be omitted from a dissident's proxy circular, but the circumstances that render the information unavailable shall be disclosed in the proxy circular.

Statement of approval

26. A dissident's proxy circular shall contain a statement signed by the dissident or a person authorized by the dissident that the contents and the sending of the circular have been approved by the dissident.

Preparation of financial statements

27. (1) If financial statements accompany or form part of a management proxy circular, the statements shall be prepared in the manner described in Part 7.

Accompanying report

(2) The financial statements referred to in subsection (1), if not reported on by the auditor of the corporation, shall be accompanied by a report of the chief financial officer of the corporation stating that the financial statements have not been audited but have been prepared in the manner described in Part 7.

Dissident's proxy circular not required

28. (1) For the purpose of subsection 120(3) of the Act, the prescribed circumstances are those in which the solicitation conveyed by public broadcast, speech or publication sets out the information provided for in Items 3.2, 3.4, 5(b) and 11 of Part 2 of Form 51-102F5 (Information Circular) of NI 51-102.

Information and documents required

(2) A person making a solicitation referred to in subsection (1) shall send the required information and a copy of any related written communication to the Director and to the corporation before soliciting proxies.

PART 7 - FINANCIAL DISCLOSURE

Preparation of financial statements

29. (1) Subject to subsection (2), the financial statements referred to in Part XIII of the Act shall be prepared in accordance with the standards recommended in the Handbook of the Chartered Professional Accountants of Canada, as amended from time to time.

Exception, distributing corporation (2) A distributing corporation may prepare the financial statements referred to in Part XIII of the Act in accordance with the standards permitted in the rules made under section 169 of the *Securities Act*.

Required contents of financial statements **30.** (1) The financial statements referred to in section 125 of the Act shall include at least

(a) a balance sheet;

- (b) an income statement;
- (c) a statement of retained earnings; and
- (d) a statement of changes in financial position.
- (2) Financial statements need not be designated by the names set out in Names of clauses (1)(a) to (d).

statements may vary

PART 8 - FUNDAMENTAL CHANGES

31. (1) Despite subclause 153(1)(c)(ii) of the Act, the resolutions Corporate name, approving the amalgamation of a holding corporation with one or more of its subsidiary corporations may provide that the corporate name set out in the articles of amalgamation is not the same as that set out in the articles of the amalgamating holding corporation.

amalgamation

(2) Despite subclause 153(2)(b)(ii) of the Act, the resolutions Corporate name, approving the amalgamation of two or more wholly owned subsidiary corporations of the same holding body corporate may provide that the corporate name set out in the articles of amalgamation is not the same as that set out in the articles of the amalgamating subsidiary corporation whose shares are not cancelled.

horizontal amalgamation

PART 9 - CONSTRAINED SHARE CORPORATIONS

Interpretation

32. In this Part,

Definitions

Canadian

- (a) "Canadian" means
- (i) a resident Canadian;
- (ii) a partnership of which a majority of the members are resident Canadians and in which interests representing more than 50 per cent of the total value of the partnership property are owned by resident Canadians;
- (iii) a trust established by a resident Canadian
 - (A) a majority of the trustees of which are resident Canadians,
 - (B) in which beneficial interests representing more than 50 per cent of the total value of the trust property are owned by resident Canadians;
- (iv) Her Majesty in right of Canada or of a province or territory of Canada or a municipal corporation or public board or commission in Canada; or
- (v) a body corporate
 - (A) incorporated under the laws of Canada or a province,
 - (B) of which a majority of the directors are resident Canadians, and

(C) over which persons described in any of subclauses (i) to (iv) or in this subclause exercise control or direction or of which the persons beneficially own shares or securities currently convertible into shares carrying more than 50 per cent of the voting rights under all circumstances or by reason of the occurrence of an event that has occurred and that is continuing, including currently exercisable options or rights to acquire the shares or convertible securities;

constrained class

(b) "constrained class" means the class of persons specified in the articles of a constrained share corporation as being ineligible to hold, as a class, more than the maximum aggregate holdings;

constrained share corporation

(c) "constrained share corporation" means a corporation that has provisions in its articles imposing a constraint;

constraint

- (d) "constraint" means a restriction on
 - (i) the issue or transfer of shares of any class or series to persons who are not resident Canadians,
 - (ii) the issue or transfer of shares of any class or series to enable a corporation or any of its affiliates or associates to qualify under a law referred to in clause 41(1)(a)
 - (A) to obtain a licence to carry on any business,
 - (B) to become a publisher of a Canadian newspaper or periodical, or
 - (C) to acquire shares of a financial intermediary as defined in clause 41(1)(b), or
 - (iii) the issue, transfer or ownership of shares of any class or series in order to assist a corporation or any of its affiliates or associates to qualify under a law referred to in subsection 41(2) to receive licences, permits, grants, payments or other benefits by reason of attaining or maintaining a specified level of Canadian ownership or control;

control

(e) "control" means control in any manner that results in control in fact, whether directly through the ownership of shares or indirectly through a trust, a contract, the ownership of shares of any other body corporate or otherwise;

maximum aggregate holdings

(f) "maximum aggregate holdings" means the total number of voting shares of a constrained share corporation that may be held by or on behalf of persons in the constrained class and their associates in accordance with the articles of the corporation;

maximum individual holdings (g) "maximum individual holdings" means the total number of voting shares of a constrained share corporation that may be held by or on behalf of any one person in the constrained class and their associates in accordance with the articles of the corporation;

voting share

(h) "voting share" means a share that is subject to a constraint referred to in subclause (d)(i) or (ii) and that carries voting rights

under all circumstances or by reason of the occurrence of an event that has occurred and that is continuing, and includes a security currently convertible into such a share and a currently exercisable option or right to acquire such a share or convertible security.

Disclosure Required

- 33. Each of the following documents issued or published by a Disclosure required constrained share corporation shall indicate conspicuously the general nature of its constrained share provisions:
 - (a) a certificate representing a voting share;
 - (b) a management proxy circular; and
 - (c) a prospectus, statement of material facts, registration statement or similar document.

Powers and Duties of Directors

34. (1) The directors of a constrained share corporation that has Refusal to register provisions in its articles imposing a constraint referred to in subclause 32(d)(i) or (ii) shall refuse to register a transfer of a voting share of the corporation in accordance with the articles if

transfer of voting

- (a) the total number of voting shares held by or on behalf of persons in the constrained class exceeds the maximum aggregate holdings and the transfer is to a person in the constrained class;
- (b) the total number of voting shares held by or on behalf of persons in the constrained class does not exceed the maximum aggregate holdings and the transfer would cause the number of shares held by persons in the constrained class to exceed the maximum aggregate holdings:
- (c) the total number of voting shares held by or on behalf of a person in the constrained class exceeds the maximum individual holdings and the transfer is to that person; or
- (d) the total number of voting shares held by or on behalf of a person in the constrained class does not exceed the maximum individual holdings and the transfer would cause the number of shares held by that person to exceed the maximum individual holdings.
- (2) Despite subsection (1), the directors of a constrained share Exception, corporation that is described in that subsection shall register a transfer of a voting share of the corporation to a person in the constrained class if that person establishes that they were the beneficial owner of that share on the day on which the corporation became a constrained share corporation.

beneficial owner

(3) The directors of a constrained share corporation that is described in Prohibition, issue of subsection (1) shall not issue a voting share of the corporation to a person in the constrained class if the directors are required by that subsection to refuse to register a transfer of the share.

What constitutes issued share

(4) For the purpose of subsection (3), the directors may count as issued shares the voting shares that the corporation is currently offering to its shareholders or prospective shareholders.

Share ownership contrary to constraint

- **35.** The directors of a constrained share corporation that has provisions in its articles imposing a constraint referred to in subclause 32(d)(iii)
 - (a) shall not issue a share of the corporation to a person whose ownership of the share would be contrary to the constraint; and
 - (b) shall refuse to register a transfer of a share of the corporation if the transfer is to a person whose ownership of the share is contrary to the constraint.

Limitation on Voting Rights

Application of sections 62 and 63

36. Sections 37 and 38 apply to a constrained share corporation that has provisions in its articles imposing a constraint referred to in subclause 32(d)(i) or (ii).

Maximum individual holdings

37. (1) If, on the day on which a corporation becomes a constrained share corporation, the total number of voting shares of the corporation held by or on behalf of a person in the constrained class exceeds the maximum individual holdings, the person or the person's nominee may only, in person or by proxy, exercise the voting rights attached to the maximum individual holdings so held on that day or on any later day.

Exercise after reduction

(2) After the total number of shares held by or on behalf of the person referred to in subsection (1) is reduced below the maximum individual holdings, the person or the person's nominee may, in person or by proxy, exercise the voting rights attached to shares held.

Prohibition, shares exceeding maximum individual holdings **38.** (1) Except as provided in subsection 37(1), if the total number of voting shares of a constrained share corporation held by or on behalf of a person in the constrained class exceeds the maximum individual holdings, no person shall, in person or by proxy, exercise the voting rights attached to those shares.

Proxy holder, shares less than maximum (2) If it appears from the securities register of a constrained share corporation that the total number of voting shares held by a shareholder is less than the maximum individual holdings, a proxyholder for the shareholder may vote those shares unless the proxyholder has knowledge that the shares beneficially owned by the shareholder exceed the maximum individual holdings.

Prohibition, corporation or trust in constrained class (3) If, after the day on which a corporation becomes a constrained share corporation, a corporation or trust that was not a person in the constrained class becomes a person in the constrained class, the corporation or trust shall not exercise the voting rights attached to any shares it holds in the constrained share corporation while it is a person in the constrained class.

Disclosure of Beneficial Ownership

39. Section 40 applies to a constrained share corporation that has Application of provisions in its articles imposing a constraint referred to in subclause 32(d)(i) or (ii).

- **40.** (1) Subject to section 78 of the Act, the directors of a constrained Bylaws share corporation may make, amend or repeal any bylaws required to administer the constrained share provisions set out in the articles of the corporation, including bylaws
 - (a) to require any person in whose name shares of the corporation are registered to provide a statutory declaration under the Evidence Act R.S.P.E.I. 1988, Cap. E-11, or the Evidence Act (Canada) concerning
 - (i) whether the shareholder is the beneficial owner of the shares of the corporation or holds them for a beneficial owner,
 - (ii) whether the shareholder is an associate of any other shareholder,
 - (iii) whether the shareholder or beneficial owner is a Canadian, and
 - (iv) any further relevant facts;
 - (b) to require any person seeking to have a transfer of a voting share registered in the person's name or to have a voting share issued to the person to provide a statutory declaration as described in clause (a); and
 - (c) to determine the circumstances in which any declarations are required, their form and the times when they are to be provided.
- (2) If a person is required to provide a declaration under a bylaw made Refusal to register under subsection (1), the directors may refuse to register a transfer of a voting share in the person's name or to issue a voting share to the person until that person has provided the declaration.

transfer without declaration

(3) In administering the constrained share provisions set out in the Reliance on articles of a constrained share corporation, the directors of the declaration and corporation may rely on

- (a) a statement made in a declaration referred to in subsection (1) or (2); and
- (b) the knowledge of a director, officer, employee, agent or mandatary of the corporation.
- (4) If the directors are required to determine the total number of voting Reliance on shares of a constrained share corporation held by or on behalf of persons other than Canadians, the directors may rely on the sum of the voting shares held by every shareholder whose latest address as shown in the securities register is
 - (a) outside Canada; and
 - (b) in Canada but who, to the knowledge of a director, officer, employee, agent or mandatary of the corporation, is not a Canadian.

securities register

Date of reliance

(5) For the purpose of subsection (4), the directors may rely on the securities register of the constrained share corporation as of any date after the day on which the corporation became a constrained share corporation, but that date shall not be more than four months before the day on which the determination is made.

References and Definitions for the Purpose of Certain Provisions of the Act

Prescribed laws

- **41.** (1) For the purpose of clause 143(1)(b) of the Act,
 - (a) the following laws are prescribed:
 - (i) the Canadian Aviation Regulations made under the *Aeronautics Act* (Canada),
 - (ii) the Canada Transportation Act and any regulations made under it,
 - (iii) the Canada Oil and Gas Land Regulations C.R.C., c. 1518, and the Canada Oil and Gas Drilling and Production Regulations (SOR/2009-315),
 - (iv) the Broadcasting Act (Canada),
 - (v) the Northern Mineral Exploration Assistance Regulations made under *Appropriation Act No. 9, 1966*,
 - (vi) section 19 of the Income Tax Act (Canada),
 - (vii) any other law of Canada that has requirements in relation to Canadian ownership, or any other law of a province, as amended from time to time, that has requirements in relation to Canadian ownership; and
 - (b) "financial intermediary" means a bank, trust company, loan company, insurance company, investment company and body corporate that carries on business as a securities broker, a dealer or an underwriter.

Prescribed laws

- (2) For the purposes of subsection 39(1) and clause 143(1)(c) of the Act, the following laws are prescribed:
 - (a) the *Canada Petroleum Resources Act* and any regulations made under it;
 - (b) the Canada Transportation Act and any regulations made under it.

Prescribed laws

- (3) For the purpose of clause 143(1)(d) of the Act, the following laws are prescribed:
 - (a) the *Insurance Companies Act* (Canada) and any regulations made under it;
 - (b) the *Trust and Loan Companies Act* (Canada) and any regulations made under it.

PART 10 - APPLICATIONS FOR EXEMPTIONS

Application of Part

42. This Part applies to an application for an exemption under subsection 8(2), 57(3) or 140(2) or section 121 of the Act.

- **43.** (1) An application for an exemption under
 - (a) subsection 8(2) of the Act shall be made before the date of issue application for of the certificate of continuance referred to in subsection 156(4) of the Act;

Time of filing

- (b) subsection 57(3) of the Act shall be made at least 30 days before the corporation is required to comply with Part VIII of the Act;
- (c) section 121 of the Act shall be made before the date of the notice referred to in subsection 119(1) of the Act; and
- (d) subsection 140(2) of the Act may be made at any time.
- (2) Despite subsection (1), the Director shall extend the time for Extension of time making an application for an exemption if the applicant establishes that no prejudice will result from the extension.

44. The Director shall, within 30 days after receipt of an application for Written notice of an exemption, grant the exemption requested or send to the applicant written notice of the Director's refusal, together with reasons for the refusal.

45. The Director may request that an applicant for an exemption provide Request for further the Director with further information or that any other person provide the Director with information in writing that is relevant to the application.

46. The Director shall give the applicant for an exemption a copy of any Copy to applicant information received from any other person under section 45 and shall allow the applicant a reasonable opportunity to respond in writing.

47. If an applicant for an exemption or a person from whom the Director Information not has requested information under section 45 does not provide the provided information within the time specified by the Director, the Director may deal with the application without regard to the information.

48. If the Director does not grant an exemption or send written notice of Demand refusal the Director's refusal within the time specified in section 44, the applicant may exercise the applicant's rights under section 199 of the Act as if the Director had refused to grant the exemption.

PART 11 - GENERAL

Documents

49. The annual return referred to in section 224 of the Act shall be sent to Annual return the Director within 60 days after the anniversary date of incorporation of the corporation, and shall set out the required information as of the anniversary date.

Prescribed notices, documents

50. For the purpose of section 207 of the Act, the prescribed notices, documents or other information are the notices, documents or other information referred to in sections 52 to 56 of the Act.

Consent in writing

51. (1) For the purpose of clause 208(2)(a) of the Act, the consent shall be in writing.

Electronic posting

(2) For the purpose of clause 208(2)(b) of the Act, a notice, document or other information that is not required under the Act to be sent to a specific place may be sent as an electronic document to a place other than to an information system designated by the addressee under clause 208(2)(a) of the Act by posting it on or making it available through a generally accessible electronic source, such as a website, and by providing the addressee with notice in writing of the availability and location of that electronic document.

Revocation of consent in writing

52. For the purposes of subsection 208(3) of the Act, an addressee shall revoke his or her consent in writing.

Several addressees

53. For the purpose of clauses 209(1)(b) and 209(3)(b) of the Act, when a notice, document or other information is provided to several addressees, the notice, document or other information shall be provided to the addressees concurrently, regardless of the manner of provision.

Electronic document provided

54. An electronic document is considered to have been provided when it leaves an information system within the control of the originator or another person who provided the document on the originator's behalf.

Electronic document received

- 55. An electronic document is considered to have been received
 - (a) if the document is provided to the information system designated by the addressee, when it enters that information system; or
 - (b) if the document is posted on or made available through a generally accessible electronic source, when the notice of the availability and location of the electronic document referred to in section 5 is received by the addressee or, if the notice is sent electronically, when the notice enters the information system designated by the addressee.

Exemption Circumstances Prescribed

Exemption - circumstances

56. For the purpose of section 217 of the Act, the prescribed circumstances are that the exemption does not prejudice any of the shareholders or the public interest.

Cancellation of articles and certificate

- **57.** (1) For the purpose of subsection 228(1) of the Act, the prescribed circumstances are that
 - (a) there is an obvious error in the articles or in the related certificate;
 - (b) there is an error in the articles or in the related certificate that was made by the Director;

- (c) the cancellation of the articles and related certificate is ordered by a court; or
- (d) the Director lacked the authority to issue the articles and related certificate.
- (2) For the purpose of subsection 228(3) of the Act, the prescribed Cancellation on circumstances are that there is no dispute among the directors or request shareholders as to the circumstances of the request for cancellation and

- (a) the corporation has not used the articles and related certificate; or
- (b) if it has used them, anyone dealing with the corporation on the basis of the articles and related certificate has consented to the cancellation.

Retention of Records

58. For the purpose of subsection 230(3) of the Act, the prescribed period Retention of records is six years after the day on which the Director receives the document.

Fees

- **59.** (1) The fee in respect of the filing, examination or copying of any Fees document or in respect of any action that the Director is required or authorized to take under the Act, set out in column 1 of an item of the Schedule to these regulations is the applicable fee set out in column 2 of that item.
 - (2) No fee is payable for the issuance by the Director of

Fee not payable

- (a) a certificate of amendment issued under section 147 of the Act, if the only purpose of the amendment is to add an English or a French version to a corporation's name, or to replace a corporate name that the Director has directed be changed under subsection 10(2) or (4) of the Act; or
- (b) a corrected certificate issued under subsection 228(6) of the Act when the correction is required solely as the result of an error made by the Director.
- (3) For the purpose of subsection 53(2) of the Act, the prescribed Maximum fee for maximum fee for the issuance of a security certificate is \$3.

security certificate

Commencement

60. These regulations come into force on May 3, 2019.

Commencement

SCHEDULE

FEES

	Type of document or activity under Act		
1.	Documents issued by the Director		
	(a) certificate of incorporation, section 6,	\$200	
	(b) certificate of amendment, subsection 34(5), section 147 or subsection 160(5)	200	
	(c) restated certificate of incorporation, subsection 149(3) (unless issued with certificate of amendment)	50	
	(d) certificate of amalgamation, subsection 154(4)	200	
	(e) certificate of continuance, subsection 156(4) (unless subsection 232(7) or 233(4) applies)	200	
	(f) discontinuance document evidencing satisfaction of the Director, subsection 157(1)	200	
	(g) certificate of arrangement, subsection 161(6)	200	
	(h) certificate of revival, subsection 163(3) or 164(3)	200	
	(i) certificate of dissolution, subsection 165(5)	125	
	(j) certificate of revocation of intent to dissolve, subsection 166(11)	50	
	(k) corrected certificate, subsection 227(1)	200	
	(l) certificate of continuance, within three years after the date of the coming into force of the Act, subsection 233(4)	0	
2.	Filing annual return, subsection 224(1)	30	
3.	Examination by the Director of the corporation's file in connection with a request for a certificate, section 225	10	
4.	Application for an exemption, subsection 8(2), 57(3), 121 or 140(2)	250	
5.	Uncertified copies of documents, subsection 229(2), per uncertified copy	5	
6.	Certified copies of documents, subsection 229(2), per certified copy	30	
7.	Name Searches		
	(a) level 1 search of corporate and business names in the Atlantic provinces, plus federal corporations and trademarks	40	
	(b) level 2 search of corporate and business names throughout Canada plus trademarks	50	

EXPLANATORY NOTES

SECTION 1 defines the term "Act".

SECTION 2 defines the term "distributing corporation".

SECTION 3 specifies classes of persons for the purpose of the term "resident Canadian" as defined in the Act.

SECTION 4 sets out required criteria for a combined English and French corporation name.

SECTION 5 prohibits a corporate name that includes specified words, suggests specified things about the corporation, conflicts or is liable to be confused with another corporation or business name, contains a word or expression that is obscene or otherwise objectionable or is too general.

SECTION 6 defines the terms "delivery shares" and "particular subsidiary" for the purposes of Part 3 of these regulations.

SECTION 7 sets out required conditions precedent to the application of an exception respecting the acquisition of shares of a corporation by a subsidiary body corporate.

SECTION 8 sets out required conditions subsequent to the acquisition of shares pursuant to the exception referred to in section 7.

SECTION 9 sets out consequences for the contravention of sections 7 and 8.

SECTION 10 specifies periods of time within which a record date shall be fixed for purposes described in section 103 of the Act and the period of time within which notice of the record date shall be given.

SECTION 11 specifies the period of time within which directors shall provide notice of a shareholders meeting.

SECTION 12 sets out the means by which voting may be carried out at a shareholders meeting.

SECTION 13 sets out requirements related to eligibility to submit a proposal to an annual meeting of shareholders.

SECTION 14 specifies the period of time within which a corporation may require and a person shall provide proof of compliance with section 13.

SECTION 15 specifies 500 as the maximum number of words of a proposal and supporting statement.

SECTION 16 specifies a time period of 90 days before the anniversary date of the previous annual meeting of shareholders for the purposes of an exemption under clause 109(a) of the Act.

SECTION 17 specifies a period of two years before the receipt of a proposal for the purposes of an exemption under clause 109(d) of the Act.

SECTION 18 sets out the minimum amount of support required for a shareholders proposal not to be defeated in specified circumstances. It also specifies a period of five years before the receipt of a proposal for the purposes of clause 106(9)(e) of the Act.

SECTION 19 specifies a period of two years following the date of a shareholders meeting during which a corporation may refuse to circulate a proposal in specified circumstances.

SECTION 20 specifies a period of 21 days within which a corporation shall give notice of its refusal under section 19.

SECTION 21 defines a term for the purposes of Part 6 of these regulations.

SECTION 22 specifies the form of proxy for the purposes of section 119(1) of the Act.

SECTION 23 specifies the form and required contents of a management proxy circular. It provides an exception for a corporation that is not a distributing corporation.

SECTION 24 specifies the form of a dissident's proxy circular. It provides an exception for a corporation that is not a distributing corporation.

SECTION 25 provides that information not known or ascertainable by a dissident may be omitted from a dissident's proxy circular.

SECTION 26 requires that a dissident's proxy circular contain a signed statement that it has been approved by the dissident.

SECTION 27 provides that financial statements accompanying a management proxy circular shall be prepared in the manner required in Part 7 of these regulations and accompanied by a report of the chief financial officer of the corporation if not reported on by the auditor of the corporation.

SECTION 28 sets out circumstances in which an exception to the requirements for a dissident's proxy circular applies where the solicitation of proxies is conveyed by public broadcast, speech or publication.

SECTION 29 specifies the standards for the preparation of financial statements. It provides an exception for distributing corporations.

SECTION 30 sets out minimum required contents of financial statements.

SECTION 31 provides for a change of corporate name in articles of amalgamation.

SECTION 32 defines terms for the purposes of Part 9 of these regulations.

SECTION 33 specifies documents in which a constrained share corporation shall indicate the general nature of the constrained share provisions in its articles of incorporation.

SECTION 34 sets out circumstances in which a constrained share corporation imposing specified constraints shall refuse to register a transfer of a voting share of the corporation. It also sets out an exception. It prohibits the issuance of a voting share to a person in the constrained class where registration of a transfer of that share is prohibited. It provides that voting shares currently on offer may be counted as issued shares.

SECTION 35 prohibits a constrained share corporation imposing a specified constraint from issuing a share contrary to the constraint and requires the corporation to refuse to register a transfer of a share to a person whose ownership is constrained.

SECTION 36 specifies that sections 37 and 38 apply to a constrained share corporation imposing a specified constraint.

SECTION 37 provides for an existing shareholder who becomes a member of a constrained class to exercise the voting rights attached to the maximum individual holdings held on and after the day the corporation becomes a constrained share corporation. It also provides that after the total number of shares held by that person is reduced below the maximum individual holdings, the person may exercise the voting rights attached to those shares held.

SECTION 38 prohibits the exercise of voting rights in the circumstances described in section 37 except in accordance with section 37. It also

allows for a proxyholder to vote shares where the total number of shares held by a shareholder is less than the maximum individual holdings. It prohibits a corporation or trust that becomes a member of a constrained class from exercising voting rights while in the constrained class.

SECTION 39 specifies that section 40 applies to a constrained share corporation imposing a specified constraint.

SECTION 40 provides for the directors of a constrained share corporation to make, amend or repeal bylaws requiring shareholders to provide a statutory declaration respecting certain matters and refuse to register a transfer of a voting share in the person's name or issue a voting share to the person until the declaration is provided. It provides that the directors may rely on declarations and knowledge in administering the constrained share provisions of the articles. It also provides for the determination of the total number of voting shares of a constrained share corporation.

SECTION 41 prescribes certain laws for the purposes of clauses 143(1)(b), (c) and (d) of the Act and defines "financial intermediary" for the purpose of clause 143(1)(b) of the Act.

SECTION 42 specifies that Part 10 of these regulations applies to an application for an exemption under specified provisions of the Act.

SECTION 43 sets out the time for filing certain applications for exemption and provides for the extension of the time where no prejudice will result.

SECTION 44 requires the Director to either grant the exemption or send a written notice of refusal to grant the exemption within 30 days of receiving an application for an exemption.

SECTION 45 provides that the Director may request further information in support of an application.

SECTION 46 requires the Director to give the applicant a copy of any information received from a source other than the applicant and allow the applicant to respond.

SECTION 47 provides that the Director may deal with an application without requested information if it is not provided.

SECTION 48 provides that where the Director does not comply with section 44, the applicant may exercise his or her rights under section 199 of the Act as if the Director had refused to grant the exemption.

SECTION 49 requires an annual return to be sent to the Director within 60 days after the anniversary date of incorporation and set out the required information as of that date.

SECTION 50 provides that the notices, documents and other information referred to section 207 of the Act are those referred to in sections 52 - 56 of the Act.

SECTON 51 provides that the consent referred to in clause 208(2)(a) of the Act shall be in writing. It also provides for electronic posting of information as an alternative to sending it directly to an addressee in specified circumstances.

SECTION 52 provides that for the purposes of subsection 208(3) of the Act, an addressee shall revoke his or her consent in writing.

SECTION 53 requires the provision of a notice, document or other information to multiple addresses concurrently.

SECTION 54 sets out when an electronic document is considered to have been provided.

SECTION 55 sets out when an electronic document is considered to have been received.

SECTION 56 sets out circumstances in which an exemption under section 217 of the Act applies.

SECTION 57 sets out circumstances in which articles of incorporation and a related certificate may be cancelled.

SECTION 58 requires a document to be kept for six years after receipt by the Director.

SECTION 59 provides that fees respecting certain activities under the Act are set out in the Schedule to these regulations. It states that no fee is payable for the issuance by the Director of certain documents. It also provides that the maximum fee for the issuance of a security certificate is \$3.

SECTION 60 provides for the commencement of these regulations.

Certified a true copy,

Paul T. Ledwell
Clerk of the Executive Council and Secretary to Cabinet

EC2019-134

COMMON BUSINESS IDENTIFIER ACT DESIGNATION REGULATIONS

(Approved by Her Honour the Lieutenant Governor in Council dated March 12, 2019.)

Pursuant to section 16 of the *Common Business Identifier Act* R.S.P.E.I. 1988, Cap. C-11.1, the Lieutenant Governor in Council made the following regulations:

Designation

1. In these regulations, "Act" means the *Common Business Identifier Act* R.S.P.E.I. 1988, Cap. C-11.1.

Designated Acts

- **2.** The following enactments are designated, pursuant to clause 16(a) of the Act, as designated enactments:
 - (a) Business Corporations Act R.S.P.E.I. 1988, Cap. B-6.01;
 - (b) Companies Act R.S.P.E.I. 1988, Cap. C-14;
 - (c) Co-operative Associations Act R.S.P.E.I. 1988, Cap. C-23;
 - (d) Credit Unions Act R.S.P.E.I. 1988, Cap. C-29.1;
 - (e) Extra-provincial Corporations Registration Act R.S.P.E.I. 1988, Cap. E-14;
 - (f) Limited Partnerships Act R.S.P.E.I. 1988, Cap. L-13;
 - (g) Partnership Act R.S.P.E.I. 1988, Cap.P-1.

Commencement

3. These regulations come into force on May 3, 2019.

EXPLANATORY NOTES

SECTION 1 defines a term used in the regulations.

SECTION 2 designates enactments under which business-related information is provided to public bodies, so that the information may be used for assigning common business identifiers and maintaining records for purposes of the *Common Business Identifier Act*.

SECTION 3 provides for the commencement of the regulations.

Certified a true copy,

Paul T. Ledwell

Clerk of the Executive Council and Secretary to Cabinet

EC2019-136

ENVIRONMENTAL PROTECTION ACT MATERIALS STEWARDSHIP AND RECYCLING REGULATIONS AMENDMENT

(Approved by Her Honour the Lieutenant Governor in Council dated March 12, 2019.)

Pursuant to section 25 of the *Environmental Protection Act* R.S.P.E.I. 1988, Cap. E-9, Council made the following regulations:

- 1. Clause 20(e) of the *Environmental Protection Act* Materials Stewardship and Recycling Regulations (EC349/14) is amended
 - (a) in subclause (vii), by the deletion of the word "and" after the coma; and
 - (b) by the addition of the following after subclause (viii):
 - (ix) external storage drives and modems,
 - (x) electronic readers,
 - (xi) video gaming devices and peripherals,
 - (xii) global positioning systems or navigation systems,
 - (xiii) counter-top microwave ovens, and
 - (xiv) floor-standing printers, copiers and units that combine printing, copying, scanning and other functions,
- 2. These regulations come into force on March 23, 2019.

EXPLANATORY NOTES

SECTION 1 adds the specified types of electronic devices to the definition of "electronic product" in clause 20(e) of the regulations.

SECTION 2 provides for the commencement of the regulations.

Certified a true copy,

Paul T. Ledwell

Clerk of the Executive Council and Secretary to Cabinet

EC2019-144

EXTRA-PROVINCIAL CORPORATIONS REGISTRATION ACT FEES REGULATIONS AMENDMENT

(Approved by Her Honour the Lieutenant Governor in Council dated March 12, 2019.)

Pursuant to section 15 of the *Extra-provincial Corporations Registration Act* R.S.P.E.I. 1988, Cap. E-14, Council made the following regulations:

1. Subsection 1(2) of the *Extra-provincial Corporations Registration Act* Fees Regulations (EC597/04) is revoked and the following substituted:

Registration fees

- (2) The fees prescribed for registration under section 7 of the Act, or for an application to review a registration under section 8 of the Act, are as follows:
 - (a) where the applicant is a financial institution, \$1,750;
 - (b) where the applicant is an oil and gas company, \$2,250;
 - (c) subject to subsection (3), where the applicant is an extraprovincial corporation other than one referred to in clause (a) or (b), \$275.

Exception

- (3) Notwithstanding subsection (2), the fee prescribed for registration under section 7 of the Act, or for an application to review a registration under section 8 of the Act, for a Canada corporation, other than a trust company or a loan corporation, that maintains its head office and its chief place of business in the province is \$0.
- 2. Section 2 of the regulations is amended by the deletion of the words "\$200" and the substitution of the words "\$100".
- 3. These regulations come into force on May 3, 2019.

EXPLANATORY NOTES

SECTION 1 revokes subsection 1(2) of the *Extra-provincial Corporations Registration Act* Fees Regulations (EC597/04) and substitutes a new subsection (2) that updates the prescribed fees to \$1,750 for a financial institution, \$2,250 for an oil and gas company and \$275 for another type of extra-provincial corporation. The section also adds a new subsection (3) that provides that the fee to register a Canada corporation, other than a trust company or a loan corporation, that maintains its head office and its chief place of business in the province is \$0.

SECTION 2 amends section 2 of the regulations to reduce the fee payable under section 11 of the Act for the issuance of a new certificate of registration in the prescribed circumstances from \$200 to \$100.

SECTION 3 provides for the commencement of the regulations.

Certified a true copy,

Paul T. Ledwell Clerk of the Executive Council and Secretary to Cabinet

EC2019-176

STUDENT FINANCIAL ASSISTANCE ACT **GENERAL REGULATIONS AMENDMENT**

(Approved by Her Honour the Lieutenant Governor in Council dated March 12, 2019.)

Pursuant to section 38 of the Student Financial Assistance Act R.S.P.E.I 1988, Cap. S-8.2, Council made the following regulations:

- 1. Subsection 14(3) of the Student Financial Assistance Act General Regulations (EC709/10) is revoked.
- 2. Sections 31 and 32 of the regulations are revoked and the following substituted:
- 31. (1) In this section, "academic year" means a period commencing on Academic year August 1 and ending on the following July 31.

defined

(2) A borrower may apply to the Minister, in the form required by the Application for debt Minister, for a debt reduction grant in respect of the borrower's student reduction grant loans for the academic years of a program of study.

(3) In respect of an applicant's student loans for academic years Grants for academic occurring before August 1, 2018, the Minister may grant an amount years before August equalling the total amount of student loans received by the applicant for those academic years or \$2,000 per academic year, whichever is less, if the Minister is satisfied that the applicant

- (a) graduated from the program of study within one year immediately preceding the application; and
- (b) received student loans and loans made under the Canada Student Financial Assistance Act (Canada) or Canada Student Loans Act

(Canada) equalling over \$6,000 per academic year of the program of study.

Grants for academic years after July 31, 2018

- (4) In respect of an applicant's student loans for academic years occurring after July 31, 2018, the Minister may grant an amount equalling the total amount of student loans received by the applicant for those academic years or \$3,500 per academic year, whichever is less, if the Minister is satisfied that the applicant
 - (a) is a resident of the province;
 - (b) graduated from the program of study within the three years immediately preceding the application; and
 - (c) received student loans and loans made under the *Canada Student Financial Assistance Act* (Canada) or *Canada Student Loans Act* (Canada) equalling over \$6,000 per academic year of the program of study.

Resident defined

(5) For the purpose of subsection (4), an applicant is considered a resident of the province if the applicant resides and maintains his or her principal residence in the province and has done so for at least six months immediately preceding the application for a debt reduction grant.

Distribution of debt reduction grant

- **32.** A debt reduction grant shall be applied first against any amounts payable by the borrower in respect of the student loans received by the borrower, after which any remaining balance shall be paid to the borrower.
- 3. The heading immediately preceding section 33 of the regulations is amended by the deletion of the word "INTEREST" and the substitution of the word "PAYMENT".
- 4. Section 33 of the regulations is amended by the deletion of the word "interest" and the substitution of the word "payment".
- 5. Section 34 of the regulations is revoked.
- 6. (1) Subsections 35(1), (3) and (5) of the regulations are amended by the deletion of the word "interest" wherever it occurs and the substitution of the word "payment".
- (2) Subsection 35(4) of the regulations is amended by the deletion of the words "Interest relief" and the substitution of the words "Payment relief".
- 7. Section 36 of the regulations is amended by the deletion of the words "an interest relief status" and the substitution of the words "a borrower's payment relief status".
- 8. These regulations come into force on March 31, 2019.

EXPLANATORY NOTES

SECTION 1 revokes subsection 14(3) of the regulations, which requires students to submit confirmation of pre-study period earnings.

SECTION 2 repeals and replaces provisions respecting debt reduction grants, to set out rules for grants in respect of academic years occurring before August 1, 2018 and academic years occurring after July 31, 2018, and to improve wording.

SECTIONS 3 – 7 amend the regulations to provide for payment relief instead of interest relief.

SECTION 8 provides for the commencement of these regulations.

Certified a true copy,

Paul T. Ledwell
Clerk of the Executive Council and Secretary to Cabinet

PART II REGULATIONS INDEX

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