

Prince Edward Island

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Charlottetown, Prince Edward Island, September 27, 2014

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
ALLEN, Russell David Slave Lake, AB September 27, 2014 (39-52)*	Anne Sonia Allen (EX.)	Key Murray Law 494 Granville Street Summerside, PE
BEST, Wanda Maude Crapaud Queens Co., PE September 27, 2014 (39-52)*	Gloria Greenlaw (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
DOUCETTE, Edward Gerald Nail Pond Prince Co., PE September 27, 2014 (39-52)*	Anita Muise (EX.)	Cox & Palmer 334 Church Street Alberton, PE
GILLIS, Charles "Edwin" Belfast Queens Co., PE September 27, 2014 (39-52)*	Garth Gillis (EX.)	Carr Stevenson & MacKay 65 Queen Street Charlottetown, PE
ROGERS, Coleen Ruth Borden-Carleton Prince Co., PE September 27, 2014 (39-52)*	Leonard G. Rogers (EX.)	Carpenters Ricker 204 Queen Street Charlottetown, PE
WICKS, Marguerite Violet Charlottetown Queens Co., PE September 27, 2014 (39-52)*	William James Wicks Jessie Mae Frost-Wicks (EX.)	Paul J. D. Mullins, Q.C. 14 Great George Street Charlottetown, PE

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
WOOD, Carole Jayne Cherry Valley Queens Co., PE September 27, 2014 (39-52)*	John Hayden (EX.)	McInnes Cooper 119 Kent Street Charlottetown, PE
ARSENAULT, Nazaire Joseph Summerside Prince Co., PE September 20, 2014 (38-51)	Vonita MacDonald (EX.)	McCabe Law 193 Arnett Ave. Summerside, PE
FERRIS, Elizabeth Ann Cornwall Queens Co., PE September 20, 2014 (38-51)	Scott Carver Ferris Laura Elizabeth Graham (EX.)	Lecky Law 37 St. Peters Rd. Charlottetown, PE
MacEWEN, Hazel Marguerite Summerside Prince Co., PE September 20, 2014 (38-51)	Margaret MacFarlane (EX.)	Cox & Palmer 250 Water Street Summerside, PE
MacLEAN, Sybil Blanche Steele Thornbury, ON September 20, 2014 (38-51)	John MacLean (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
MOONEY, Arthur Stephen Souris Kings Co., PE September 20, 2014 (38-51)	David Mooney (EX.)	Birt & McNeill 138 St. Peters Rd Charlottetown, PE
SOUTHWORTH, Carol Ann Kanata, ON September 20, 2014 (38-51)	Kathleen (Southworth) Blackwood (EX.)	Carla L. Kelly Law Office 100-102 School Street Tignish, PE
DOYLE, John Stephen Charlottetown Queens Co., PE September 20, 2014 (38-51)	Leo Martin Doyle (AD.)	Collins & Associates 134 Kent Street Charlottetown, PE
GARLAND, Elmer Bernard Tarantum Queens Co., PE September 20, 2014 (38-51)	Joseph Parnell Garland Anthony Philip Garland Eleanor Theresa Murphy Mary Margaret Downey (AD.)	HBC Law Corporation 25 Queen Street Charlottetown, 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:

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
RICHARDS, Charles Randal Murray Harbour Kings Co., PE September 13, 2014 (37-50)	Randy Richards (EX)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
THOMPSON, James Henry St. Charles Kings Co., PE September 13, 2014 (37-50)	Francis Thompson Sheila Sanderson (AD.)	Allen J. MacPhee Law Corporation 106 Main Street Souris, PE
DAVID, Chester F.A. Johnstons River Queens Co., PE September 6, 2014 (36-49)	Kevin David Chester (Chet) David Aaron David (EX.)	HBC Law Corporation 25 Queen Street Charlottetown, PE
EVANS, Jean Anna Euphemia Cornwall Queens Co., PE September 6, 2014 (36-49)	Robert David Bruce Evans (EX.)	Cox & Palmer 97 Queen Street Charlottetown, PE
GREENAN, Harold V. Calgary, AB September 6, 2014 (36-49)	Darlene Greenan (EX.)	E.W. Scott Dickieson Law Office 10 Pownal Street Charlottetown, PE
HICKEY, Elizabeth J. Summerside Prince Co., PE September 6, 2014 (36-49)	Jayne Hickey MacDougall Bruce Hickey (EX.)	Cox & Palmer 250 Water Street Summerside, PE
LAPP, Eleanor Christina Summerside Prince Co., PE September 6, 2014 (36-49)	Ruth C.L. March (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
STUART, Charles Jackson Roseneath Kings Co., PE September 6, 2014 (36-49)	Lillian Stuart (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE
CASELEY, Gary Keith Piusville Prince Co., PE August 30, 2014 (35-48)	Helen Josephine Dyment (EX.)	Cox & Palmer 334 Church Street Alberton, PE

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

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
DOUCETTE, Frederick J. Pleasant View Prince Co., PE August 30, 2014 (35-48)	Carl Doucette Monique Doucette (EX.)	Cox & Palmer 334 Church Street Alberton, PE
MacDONALD, Stephen J. Milton, Mass USA August 30, 2014 (35-48)	Robert S. MacDonald (EX.)	Cox & Palmer 334 Church Street Alberton, PE
MacRAE, James Norman Kensington Prince Co., PE August 30, 2014 (35-48)	Austin James MacRae George Armand MacRae (EX.)	Key Murray Law 494 Granville Street Summerside, PE
READY, Anne Amelia Charlottetown Queens Co., PE August 30, 2014 (35-48)	Dr. John Ready (EX.)	Peter C. Ghiz 240 Pownal Street Charlottetown, PE
READY, John Francis Howard Christopher Cross Prince Co., PE August 30, 2014 (35-48)	Mary Francis Ready Joel Ready (EX.)	Cox & Palmer 334 Church Street Alberton, PE
McNIVEN, John Percy Regina, SK August 30, 2014 (35-48)	Alexander McNiven (AD.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
WHITE, Larry Keith Murray Harbour Kings Co., PE August 30, 2014 (35-48)	Rayford (Ray) Wayne Blue (AD.)	Cox & Palmer Riverside 4A Montague, PE
ADAMS, Lois Mary Charlottetown Queens Co., PE August 23, 2014 (34-47)	Donald Rodd MacFadyen Carl John Adams (EX.)	Carr Stevenson & MacKay 65 Queen Street Charlottetown, PE
BERNARD, Eileen Margaret Murray Harbour Kings Co., PE August 23, 2014 (34-47)	Catherine Robina Sansom (EX.)	E.W. Scott Dickieson, Q.C. 10 Pownal Street Charlottetown, PE

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
GALLANT, Leo Rudolph Rusticoville Queens Co., PE August 23, 2014 (34-47)	Theresa Mary Blacquiere (EX.)	Carpenters Ricker 204 Queen Street Charlottetown, PE
KELLY, Mary Bernadine Charlottetown Queens Co., PE August 23, 2014 (34-47)	Paul J. D. Mullin (EX.)	Paul J.D. Mullin, Q.C. 14 Great George Street Charlottetown, PE
LARGE-CAMERON, Eleanor Ann (also known as Eleanor Large Cameron or Eleanor Ann Cameron) Stratford Queens Co., PE August 23, 2014 (34-47)	Patricia (Patti) Dunn Brodie W. Large (EX.)	Cox & Palmer 97 Queen Street Charlottetown, PE
MacISAAC, Charles R. Eldon Queens Co., PE August 23, 2014 (34-47)	D. Alexander MacIsaac (EX.)	Cox & Palmer 4A Riverside Dr. Montague, PE
BOULTER, Arthur R. Victoria Prince Co., PE August 23, 2014 (34-47)	Myrtis Boulter (AD.)	McCabe Law 193 Arnett Ave. Summerside, PE
LORD, Dustin Myles Kinkora Prince Co., PE August 23, 2014 (34-47)	Cheryl Lord (AD.)	Cox & Palmer 250 Water Street Summerside, PE
BAKER, Alan William Iris Kings Co., PE August 9, 2014 (32-45)	Lilias (Lily) Ann Baker (EX.)	Cox & Palmer 4A Riverside Dr. Montague, PE
DOW, Frank James Charlottetown Queens Co., PE August 9, 2014 (32-45)	Haifa Dow (EX.)	Carr Stevenson & MacKay 65 Queen Street Charlottetown, PE

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
KEADY, Matthew Francis Mississauga, ON August 9, 2014 (32-45)	Patricia Mitrovic Bridget Vallely (EX.)	Key Murray Law 446 Main Street O'Leary, PE
MacKENZIE, Donald Motherwell Lower Montague Kings Co., PE August 9, 2014 (32-45)	Wayne Kearney (EX.)	Cox & Palmer 4A Riverside Dr. Montague, PE
KIRBY, Margaret Ann (Rees) Charlottetown Queens Co., PE August 2, 2014 (31-44)	James Arthur Kirby (EX.)	Key Murray Law 494 Granville Street Summerside, PE
KUHL, Gertrude O'Leary Prince Co., PE August 2, 2014 (31-44)	Regena Kaye Russell (EX.)	Cox & Palmer 250 Water Street Summerside, PE
MacEWEN, Percy Fulton West St. Peters Kings Co., PE August 2, 2014 (31-44)	Barbara Ann MacEwen (EX)	Boardwalk Law Office 220 Water Street Charlottetown, PE
MacINNIS, Mary Nadine Charlottetown Queens Co., PE August 2, 2014 (31-44)	Paul K. MacInnis Roderick S. MacInnis (EX.)	Ian W. H Bailey 513 North River Road Charlottetown, PE
MacLEOD, Elizabeth R. North Milton Queens Co., PE August 2, 2014 (31-44)	William R. MacLeod (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
PALMER, James Simpson Calgary Alberta August 2, 2014 (31-44)	Barbara Ann Palmer Valerie Heather Seaman Michael J. Morin Harry Campbell (EX.)	McInnis Cooper 119 Kent Street Charlottetown, PE

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
PEARN, Dudley Hugh Summerside Prince Co., PE August 2, 2014 (31-44)	Patrick Charles Pearn Angela Denise Gallant (EX.)	Cox & Palmer 250 Water Street Summerside, PE
ROSENMEIER, Jesper Gloucester Massachusetts, USA August 2, 2014 (31-44)	John Hodgman (EX.)	Elizabeth S Reagh 117 West Street Charlottetown, PE
SIMMONS, Florence Ethel Charlottetown Queens Co., PE August 2, 2014 (31-44)	The Canada Trust Company (EX.)	HBC Law Corporation 25 Queen Street Charlottetown, PE
SMITH, Elsie Lauretta Crapaud Queens Co., PE August 2, 2014 (31-44)	Donna McIver Joseph Clow (EX.)	HBC Law Corporation 25 Queen Street Charlottetown, PE
WARMAN, Mary Nadine Charlottetown Queens Co., PE August 2, 2014 (31-44)	Nicholson Eoin Earle Warman (EX.)	Catherine M. Parkman Law Office 82 Fitzroy Street Charlottetown, PE
WOOD, Ernest Charlottetown Queens Co., PE August 2, 2014 (31-44)	Ronald C. Wood (EX.)	Birt & McNeil 138 St. Peters Road Charlottetown, PE
TAYLOR, James Linton Borden-Carleton Prince Co., PE August 2, 2014 (31-44)	Benjamin B. Taylor (AD.)	Key Murray Law 119 Queen Street Charlottetown, PE
BRADLEY, Francis J. Charlottetown Queens Co., PE July 26, 2014 (30-43)	Lisa Bradley MacFadyen Pamela Bradley Kelly (EX.)	Campbell, Stewart 137 Queen Street Charlottetown, PE

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
SNIDERMAN, Sam Toronto Ontario July 26, 2014 (30-43)	Jason Sniderman (EX.)	Cox & Palmer 97 Queen Street Charlottetown, PE
CARVER, James Delano Darlington Queens Co., PE July 26, 2014 (30-43)	David Carver Nancey Carver Angela Carver (AD.)	Campbell, Stewart 137 Queen Street Charlottetown, PE
GILLIS, Donald Urban Miscouche Prince Co., PE July 19, 2014 (29-42)	Della Gillis (formerly Bulger) (EX.)	Key Murray Law 494 Granville Street Summerside, PE
MacNEVIN, Marion Rose Charlottetown Queens Co., PE July 19, 2014 (29-42)	Harry Edward MacNevin Myrt Edith MacNevin (EX.)	Campbell, Stewart 137 Queen Street Charlottetown, PE
NEWMAN, Florence Mae New Haven Queens Co., PE July 19, 2014 (29-42)	Alton Ralph Newman (EX.)	Campbell, Stewart 137 Queen Street Charlottetown, PE
NOONAN, Katheryn Mary Borden-Carleton Prince Co., PE July 19, 2014 (29-42)	Dianne Kennedy (EX.)	Robert McNeill 251 Water Street Summerside, PE
WALKER, John Underhay Summerside Prince Co., PE July 19, 2014 (29-42)	Elizabeth Whitehead Walker (formerly known as Elizabeth Bowness Walker) (EX.)	Cox & Palmer 250 Water Street Summerside, PE
CLARKIN, Ann A. Charlottetown Queens Co., PE July 12, 2014 (28-41)	Geraldine Alice Myers (EX.)	MacNutt & Dumont 57 Water Street Charlottetown, PE

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
HILL, Valerie A. Charlottetown Queens Co., PE July 12, 2014 (28-41)	Rosanna (Rose) Biso Amber L. Hill (EX.)	Carr Stevenson & MacKay 65 Queen Street Charlottetown, PE
HINTON, Eleanor Bell Summerside Prince Co., PE July 12, 2014 (28-41)	Mary Patricia Rogers Paula Joan O'Neill (EX.)	Key Murray Law 494 Granville Street Summerside, PE
JOSEPHSON, Roy E. Middlesex County Massachusetts July 12, 2014 (28-41)	Gerry McCabe (also known as Jerry McCabe) Janet McCabe (EX.)	Key Murray Law 119 Queen Street Charlottetown, PE
LEE, Mary Aldythe (also known as Mary A. Lee and Mary Lee) Victoria, BC July 12, 2014 (28-41)	Gregor William Lee (EX.)	Gregor William Lee P.O. Box 835 Caroline, AB
LOWTHER, Eric Lionel Cornwall Queens Co., PE July 12, 2014 (28-41)	Allan Lowther (EX.)	Catherine M. Parkman Law Office 82 Fitzroy Street Charlottetown, PE
MITCHELL, Richard Gerald Charlottetown, Queens Co., PE July 12, 2014 (28-41)	John K. Mitchell (EX.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE
MURPHY, Richard Lloyd Alberton Prince Co., PE July 12, 2014 (28-41)	Leonard J. Murphy (EX.)	Cox & Palmer 334 Church Street Alberton, PE
BELL, Hollis Belfast Kings Co., PE July 12, 2014 (28-41)	Roger Bell Lee Bell (AD.)	Stewart McKelvey 65 Grafton Street Charlottetown, PE

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
CONNORS, Tom Charles Wellington County Ontario July 5, 2014 (27-40)	Lena Kathleen Joyce Connors (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
HANDRAHAN, Anne Bernice Mount Stewart Kings Co., PE July 5, 2014 (27-40)	Darlene Handrahan (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE
HILL, Rosemary Margaret Stratford Queens Co., PE July 5, 2014 (27-40)	H. Douglas Hill James Douglas Hill J. Gordon MacKay (EX.)	Carr, Stevenson & MacKay 65 Queen Street Charlottetown, PE
MacDONALD, James Charles Orwell Queens Co., PE July 5, 2014 (27-40)	Jean Campbell (EX.)	Campbell Stewart 137 Queen Street Charlottetown, PE
RICHARDS, Donald F. (also known as Donald Farrell Richards) Massachusetts, USA July 5, 2014 (27-40)	Elva C. Richards (EX.)	Catherine M. Parkman Law Office 83 Fitzroy Street Charlottetown, PE
ROWELL, Dorothy Vivien StPaul-D'Abbotsford Quebec July 5, 2014 (27-40)	Judith E. Beauchamp (EX.)	T. Daniel Tweel 105 Kent Street Charlottetown, PE
WALLACE, Blair Brooklyn Prince Co., PE July 5, 2014 (27-40)	Mitchell Rennie (EX.)	Cox & Palmer 334 Church Street Alberton, PE
WHITE, Brenda Jean Murray Harbour Kings Co., PE July 5, 2014 (27-40)	Raymond (Ray) Wayne Blue (EX.)	Cox & Palmer 4A Riverside Drive Montague, PE

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WILSON, Louis James St. Peters Kings Co., PE July 5, 2014 (27-40)	Allan Wilson (EX.)	Allen J. MacPhee Law Corporation 106 Main Street Souris, PE
MacQUARRIE, Mabel Nina St. Catherines Queens Co., PE July 5, 2014 (27-40)	Glenn MacQuarrie (AD.)	Stewart & McKelvey 65 Grafton Street Charlottetown, PE
CROSSMAN, Ernest Wayne Central Bedeque Prince Co., PE June 28, 2014 (26-39)	Merilla Florence Crossman (EX.)	Key Murray Law 494 Granville Street Summerside, PE
MORESIDE, Barry Charles Reagh Charlottetown Queens Co., PE June 28, 2014 (26-39)	Myrna Moreside (EX.)	T. Daniel Tweel 105 Kent Street Charlottetown, PE



Notice

ALLOWABLE PERCENTAGE RESIDENTIAL RENT INCREASE FOR 2015

In accordance with the Rental of Residential Property Act, the Island Regulatory and Appeals Commission has determined that the allowable percentage increase for residential rent during 2015 shall be as follows:

- 1.75 percent for heated residential premises;
- 1.0 percent for unheated residential premises; and
- 1.0 percent for a mobile home site only in a mobile home park.

Forms related to rent increases within or above the allowable percentage and general information regarding the *Act* are available from the Office of the Director of Residential Rental Property, Fifth Floor, National Bank Tower, 134 Kent Street, P. O. Box 577, Charlottetown, PEI, C1A 7L1, on the Director's website at www.irac.pe.ca/rental/, or at any Access PEI location.

DATED at Charlottetown, this 24th day of September, 2014.

PE – S.P.F. No. 1 STANDARD

AUTOMOBILE POLICY

(OWNER'S FORM)

for

PRINCE EDWARD ISLAND

Effective on and after October 1, 2014

PLEASE READ THIS CAREFULLY



64004-01 (10/14)

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PLEASE READ YOUR POLICY

INSURING AGREEMENTS

Now, therefore, in consideration of the payment of the premium specified and of the statements contained in the application and subject to the limits, terms, conditions, provisions, definitions and exclusions herein stated and subject always to the condition that the Insurer shall be liable only under the section(s) or subsection(s) of the following Insuring Agreements A, B, C and D for which a premium is specified in Item 4 of the application and no other.

SECTION A - THIRD PARTY LIABILITY

The Insurer agrees to indemnify the insured and, in the same manner and to the same extent as if named herein as the insured, every other person who with the insured's consent personally drives the automobile, or personally operates any part thereof, against the liability imposed by law upon the insured or upon any such other person for loss or damage arising from the ownership, use or operation of the automobile and resulting from

BODILY INJURY TO OR DEATH OF ANY PERSON OR DAMAGE TO PROPERTY

The Insurer shall not be liable under this section,

- (a) for any liability imposed by any Workers' Compensation law upon any person insured by this section; or
- (b) deleted
- (c) for loss or damage resulting from bodily injury to or the death of any employee of any person insured by this section while engaged in the operation or repair of the automobile; or
- (d) for loss of or damage to property carried in or upon the automobile or to any property owned or rented by, or in the care, custody or control of any person insured by this section; or
- (e) deleted
- (f) deleted
- (g) for any amount in excess of the limit(s) stated in section A of Item 4 of the application, and expenditures provided for in the Additional Agreements of this section; subject always to the provisions of the section of the Insurance Act (Automobile Insurance Part) relating to the nuclear energy hazard; or
- (h) for any liability arising from contamination of property carried in the automobile.

See also General Provisions, Definitions, Exclusions and Statutory Conditions of this Policy

ADDITIONAL AGREEMENTS OF INSURER

Where indemnity is provided by this section, the Insurer shall,

- upon receipt of notice of loss or damage caused to persons or property, serve any person insured by this Policy by such investigation thereof, or by such negotiations with the claimant, or by such settlement of any resulting claims, as may be deemed expedient by the Insurer; and
- (2) defend in the name and on behalf of any person insured by this Policy and at the cost of the Insurer any civil action which may at any time be brought against such person on account of such loss or damage to persons or property; and
- (3) pay all costs taxed against any person insured by this Policy in any civil action defended by the Insurer and any interest accruing after entry of judgment upon that part of the judgment which is within the limit(s) of the Insurer's liability; and
- in case the injury be to a person, reimburse any person insured by this Policy for outlay for such medical aid as may be immediately necessary at the time of such injury; and
- (5) be liable up to the minimum limit(s) prescribed for that province or territory of Canada in which the accident occurred, if that limit(s) is higher than the limit(s) stated in Section A of item 4 of the application; and

(6) not set up any defence to a claim that might not be set up if the Policy were a motor vehicle liability Policy issued in the province or territory of Canada in which the accident occurred.

AGREEMENTS OF INSURED

Where indemnity is provided by this section, every person insured by this Policy

- (a) by the acceptance of this Policy, constitutes and appoints the Insurer his or her irrevocable attorney to appear and defend in any province or territory of Canada in which action is brought against the insured arising out of the ownership, use or operation of the automobile;
- (b) shall reimburse the Insurer, upon demand, in the amount which the Insurer has paid by reason of the provisions of any statute relating to automobile insurance and which the Insurer would not otherwise be liable to pay under this Policy.

SECTION B - ACCIDENT BENEFITS

The Insurer agrees to pay to or with respect to each insured person as defined in this section who sustains bodily injury or death by an accident arising out of the use or operation of an automobile:

SUBSECTION I – MEDICAL, REHABILITATION AND FUNERAL EXPENSES

- (1) All reasonable expenses incurred within four years from the date of the accident as a result of such injury for necessary medical, surgical, dental, chiropractic, hospital, professional nursing and ambulance service and for any other service within the meaning of basic health services or insured services under the Health Services Payment Act R.S.P.E.I. 1988, Cap. H-2 or the Hospital and Diagnostic Services Insurance Act R.S.P.E.I. 1988, Cap. H-8 and for such other services and supplies which are, in the opinion of the physician of the insured person's choice and that of the Insurer's medical advisor, essential for the treatment, occupational retraining or rehabilitation of said person, to the limit of \$50,000 per person.
- (2) Funeral expenses incurred up to the amount of \$2,500 in respect of the death of any one person.

The Insurer shall not be liable under this subsection for those portions of such expenses payable or recoverable under any medical, surgical, dental, or hospitalization plan or law or, except for similar insurance provided under another automobile insurance contract, under any other insurance contract or certificate issued to or for the benefit of, any insured person.

SUBSECTION 2 – DEATH BENEFITS AND LOSS OF INCOME PAYMENTS

Part I—Death Benefits

A. Subject to the provisions of this Part, for death that ensues within 180 days of the accident or within 104 weeks of the accident if there has been continuous disability during that period, a payment– based on the status at the date of the accident of the deceased in a household where a spouse or dependants survive – of the following amounts:

Head of the Household	\$50,000
Spouse of the Head of the Household	25,000, and
Dependant within the meaning of sub-subparagraph	
(b) of subparagraph (3) of paragraph B	5,000
In addition, with respect to death of the head of the hot there are two or more survivors – spouse or dependant sum payable is increased \$1,000 for each survivor other	s – the principal

B. For the purposes of this Part,

- "spouse of the head of the household" means the spouse with the lesser income from employment in the twelve months preceding the date of the accident.
- (2) "spouse" means a spouse who
 - (a) was cohabiting with the deceased at the time of the occurrence giving rise to a claim; or
 - (b) was cohabiting with the deceased within the year preceding the occurrence giving rise to a claim, and

for the purpose of this definition,

"spouse" means an individual who, in respect of another person,

- (a) is married to the other person,
- (b) has entered into a marriage with the other person that is voidable or void.
- (c) is not married to the other person but is cohabiting with him or her in a conjugal relationship and has done so continuously for a period of at least three years, or
- (d) is not married to the other person but is cohabiting with him or her in a conjugal relationship and together they are the natural or adoptive parents of a child.
- (3) "dependant" means
 - (a) the spouse of the head of the household who resides with the head of the household; or
 - (b) a person
 - under the age of 18 years who resides with and is principally dependent upon the head of the household or the spouse of the head of the household for financial support,
 - (ii) 18 years of age or over who, because of mental or physical infirmity, is principally dependent upon the head of the household or the spouse of the head of the household for financial support, or
 - (iii) 18 years of age or over who, because of full-time attendance at a school, college or university, is principally dependent upon the head of the household or the spouse of the head of the household for financial support, or
 - (c) a parent or relative
 - (i) of the head of the household, or
 - (ii) of the spouse of the head of the household, residing in the same dwelling premises and principally dependent upon the head of the household or the spouse of the head of the household for financial support.
- (4) The total amount payable shall be paid to a person who is the head of the household or the spouse of the head of the household, as the case may be, if that person survives the deceased by at least 30 days.
- (5) The total amount payable with respect to death where no head of the household or spouse survives the deceased by at least 30 days shall be divided equally among the surviving dependants.
- (6) No amount is payable on death, other than incurred funeral expenses, if no head of the household or dependant survives the deceased by at least 30 days.

Part II - Loss of Income

Subject to the provisions of this Part, a weekly payment for the loss of income from employment for the period during which the insured person suffers substantial inability to perform the essential duties of his or her occupation or employment, provided,

- (a) such person was employed at the date of the accident;
- (b) within 30 days from the date of the accident, and as a result of the accident, the insured person suffers substantial inability to perform the essential duties of his or her occupation or employment for a period of not less than seven days;
- (c) no payments shall be made for any period in excess of 104 weeks except that if, at the end of the 104 week period, it has been established that such injury continuously prevents such person from engaging in any occupation or employment for which he is reasonably suited by education, training or experience, the Insurer agrees to make such weekly payments for the duration of such inability to perform the essential duties.

Amount of Weekly Payment – The amount of a weekly payment shall be the lesser of

(a) \$250 per week; or

- (b) 80 percent of the insured person's gross weekly income from employment, less any payments for loss of income from employment received by or available to such person under
- (i) the laws of any jurisdiction,
- (ii) wage or salary continuation plans available to the person by reason of his or her employment, and
- (iii) subsection 2A.

but no deduction shall be made for any increase in such payment due to a cost of living adjustment subsequent to the insured person's substantial inability to perform the essential duties of his or her occupation or employment.

For the purposes of this Part,

- there shall be deducted from an insured person's gross weekly income any payments received by or available to him or her from parttime or other employment or occupation subsequent to the date of the accident:
- (2) a principal unpaid housekeeper residing in the household, not otherwise engaged in occupation or employment for wages or profit, if injured, shall be deemed disabled only if completely incapacitated and unable to perform any of his or her household duties and, while so incapacitated, shall receive a benefit at the rate of \$100 per week for not more than 52 weeks;
- (3) a person shall be deemed to be employed,
 - (a) if actively engaged in an occupation or employment for wages or profit at the date of the accident; or
 - (b) if previously so engaged for any six months out of the preceding 12 months;
- (4) a person receiving a weekly payment who, within 30 days of resuming his or her occupation or employment, is unable to continue such occupation or employment as a result of such injury, is not precluded from receiving further weekly payments;
- (5) where the payments for loss of income payable hereunder, together with payments for loss of income under another contract of insurance other than a contract of insurance relating to any wage or salary continuation plan available to an insured person by reason of his or her employment, exceed the actual loss of income of the insured person, the Insurer is liable only for that proportion of the payments for loss of income stated in this Policy that the actual loss of income of the person insured bears to the aggregate of the payments for loss of income payable under all such contracts.

SUBSECTION 2A – SUPPLEMENTAL BENEFITS RESPECTING ACCIDENTS OCCURRING IN QUEBEC

This subsection comes into force and is effective only in accordance with a written agreement between the Government of Prince Edward Island and the Government of Quebec or an agency thereof.

A. For the purposes of this subsection,

- (a) "accident" means an event occurring in Quebec resulting in damage caused by an automobile, or by the use of an automobile, or by the load of an automobile, including damage caused by a trailer;
- (b) "bodily injury" means physical, psychological or mental injury including death as well as damage to the clothing worn by the victim at the time of the accident;
- (c) "resident of Prince Edward Island" means any person,
 - who is authorized by law to be or to remain in Canada and is living and ordinarily present in Prince Edward Island, and
 - (ii) who meets the criteria prescribed in Division II of O.C. 374-78 made under the **Automobile Insurance Act** (Quebec), which apply with necessary modifications,

but does not include a person,

(iii) who is merely touring, passing through or visiting Prince Edward Island, or

- (iv) who is, at the time of an accident in Quebec, the owner or driver of, or a passenger in, an automobile registered in Quebec:
- (d) "person insured in Quebec" means a resident of Prince Edward Island who is
 - (i) any person while an occupant of the described automobile or of a newly acquired or temporary substitute automobile as defined in this Policy,
 - (ii) the insured and, if residing in the same dwelling premises as the insured, his or her spouse and any dependent relative of either while an occupant of any other automobile,
 - (iii) any person, not the occupant of an automobile, who is struck by the described automobile or a newly acquired or temporary substitute automobile as defined in this Policy,
 - (iv) the named insured, if an individual, and his or her spouse and any dependent relative residing in the same dwelling premises as the named insured, not the occupant of an automobile who is struck by any other automobile.
 - (v) any employee or partner of the insured, if the insured is a corporation, unincorporated association, or partnership, for whose regular use the described automobile is furnished, and his or her spouse and any dependent relative of either, residing in the same dwelling premises as such employee or partner, while an occupant of any other automobile,
 - (vi) any employee or partner of the insured for whose regular use the described automobile is furnished, and his or her spouse and any dependent relative of either, residing in the same dwelling premises as such employee or partner, while not the occupant of an automobile who is struck by any other automobile, and
 - (vii) any other person who is,
 - a. the occupant of an automobile, or
 - not being the occupant of an automobile, is struck by an automobile.

driven by a person insured in Quebec as defined in subsubparagraphs (i) to (vi) of this subparagraph.

- B. With respect to bodily injury, as a result of an accident, to a person insured in Quebec, the Insurer agrees to make payments under this subsection in the same amount and form and subject to the same conditions as if such person were a resident of Quebec as defined in the **Automobile Insurance Act** (Quebec) and the Regulations made under that Act, and entitled to payments under that Act and those Regulations, except as follows:
 - (a) any reference in the Automobile Insurance Act (Quebec), to the Quebec Taxation Act (Quebec), to the Workmen's Compensation Act (Quebec), to contributions to the Quebec Pension Plan (Quebec) and to the Act to Provide for Financing of Health Programs (Quebec) shall be replaced by reference to the P.E.I. Income Tax Act, the P.E.I. Workers' Compensation Act and to contributions to the Canada Pension Plan and the P.E.I. Health Services Payment Act and the P.E.I. Hospital and Diagnostic Services Insurance Act respectively;
 - (b) whenever the Automobile Insurance Act (Quebec) provides for the integration of indemnities payable under Quebec Pension Plan, the Insurer responsible for providing equivalent indemnities to a resident of Prince Edward Island shall deduct from such indemnity any amount payable under the Canada Pension Plan,

Notwithstanding anything to the contrary, no exclusion or limitation existing in this Section B or in the General Provisions, Definitions and Exclusions or in the Statutory Conditions of this Policy shall be applicable to a person insured in Quebec as defined in this Subsection 2A.

SPECIAL PROVISIONS, DEFINITIONS AND EXCLUSIONS OF SECTION B

(1) "INSURED PERSON" DEFINED

In this section, the words "insured person" mean

- (a) any person while an occupant of the described automobile or of a newly acquired or temporary substitute automobile as defined in this Policy;
- (b) the insured and, if residing in the same dwelling premises as the insured, his or her spouse and any dependent relative of either while an occupant of any other automobile; provided that,
 - (i) the insured is an individual or a spouse of the insured,
 - (ii) such person is not engaged in the business of selling, repairing, maintaining, servicing, storing, or parking automobiles at the time of the accident,
 - (iii) such other automobile is not owned or regularly or frequently used by the insured or by any person or persons residing in the same dwelling premises as the insured,
 - (iv) such other automobile is not owned, hired, or leased by an employer of the insured or by an employer of any person or persons residing in the same dwelling premises as the insured.
 - such other automobile is not used for carrying passengers for compensation or hire or for commercial delivery;
- (c) in subsections 1 and 2 of this section only, any person, not the occupant of an automobile or of railway rolling-stock that runs on rails, who is struck, in Canada, by the described automobile or a newly acquired or temporary substitute automobile as defined in the Policy;
- (d) in subsections 1 and 2 of this section only, the named insured, if an individual and his or her spouse and any dependent relative residing in the same dwelling premises as the named insured, not the occupant of an automobile or of railway rolling-stock that runs on rails, who is struck by any other automobile; provided that,
 - such person is not engaged in the business of selling, repairing, maintaining, servicing, storing, or parking automobiles at the time of the accident,
 - (ii) that automobile is not owned or regularly or frequently used by the insured or by any person or persons residing in the same dwelling premises as the named insured,
 - (iii) that automobile is not owned, hired, or leased by an employer of the insured or by an employer of any person or persons residing in the same dwelling premises as the named insured;
- (e) if the insured is a corporation, unincorporated association, or partnership, any employee or partner of the insured for whose regular use the described automobile is furnished, and his or her spouse and any dependent relative of either, residing in the same dwelling premises as such employee or partner, while an occupant of any other automobile of the private passenger or station wagon type; and
- (f) in subsections 1 and 2 of this section only, any employee or partner of the insured, for whose regular use the described automobile is furnished, and his or her spouse and any dependent relative of either, residing in the same dwelling premises as such employee or partner, while not the occupant of an automobile or of railway rolling-stock that runs on rails, who is struck by any other automobile; provided that,

in respect of (e) and (f) above,

- neither such employee nor partner or his or her spouse is the owner of an automobile of the private passenger or station wagon type,
- (ii) the described automobile is of the private passenger or station wagon type,

- (iii) such person is not engaged in the business of selling, repairing, maintaining, servicing, storing, or parking automobiles at the time of the accident,
- (iv) such other automobile is not owned or regularly or frequently used by the employee or partner, or by any person or persons residing in the same dwelling premises as such employee or partner,
- such other automobile is not owned, hired, or leased by the insured or by an employer of any person or persons residing in the same dwelling premises as such employee or partner of the insured.

in respect of (e) above only,

(vi) such other automobile is not used for carrying passengers for compensation or hire or for commercial delivery.

(2) "PHYSICIAN" DEFINED

In this section "physician" means a legally qualified medical practitioner.

(3) EXCLUSIONS

- (a) Except as provided in subsection 2A, the Insurer shall not be liable under this section for bodily injury to or death of any person.
 - resulting from the suicide of such person or attempt thereat, whether sane or insane, or
 - (ii) who is entitled to receive the benefits of any Workers' Compensation law or plan, or
 - (iii) caused directly or indirectly by radioactive material;
- (b) The Insurer shall not be liable under subsection 1 or Part II of subsection 2 of this section for bodily injury or death
 - (i) sustained by any person who, at the time of the accident, was driving or operating the automobile while in a condition for which he is convicted of an offence under Section 253 of the Criminal Code (Canada) or under or in connection with the circumstances for which he is convicted of an offence under Section 254 of the Criminal Code (Canada); or
 - (ii) sustained by any person driving the automobile who is not for the time being either authorized by law or qualified to drive the automobile.

(4) NOTICE AND PROOF OF CLAIM

The insured person or his agent, or the person otherwise entitled to make claim or his agent, shall,

- (a) give written notice of claim to the Insurer by delivery thereof or by sending it by registered mail to the chief agency or head office of the Insurer in the Province, within 30 days from the date of the accident or as soon as practicable thereafter;
- (b) within 90 days from the date of the accident for which the claim is made, or as soon as practicable thereafter, furnish to the Insurer such proof of claim as is reasonably possible in the circumstances of the happening of the accident and the loss occasioned thereby:
- (c) if so required by the Insurer, furnish a certificate as to the cause and nature of the accident for which the claim is made and as to the duration of the disability caused thereby from a physician.

(5) MEDICAL REPORTS

The Insurer has the right and the claimant shall afford to the Insurer, an opportunity to examine the person of the insured person when and as often as it reasonably requires while the claim is pending, and also, in the case of the death of the insured person, to make an autopsy subject to the law relating to autopsies.

(6) RELEASE

Notwithstanding any release provided for under the relevant sections of the **Insurance Act**, the Insurer may demand, as a condition precedent to payment of any amount under this section, a release in favour of the insured the Insurer from liability to the extent of such payment from the insured person or his or her personal representative or any other person.

(7) WHEN MONEYS PAYABLE

- (a) All amounts payable under this section, other than benefits under Part II of subsection 2, shall be paid by the Insurer within 30 days after it has received proof of claim. The initial benefits for loss of time under Part II of subsection 2 shall be paid within 30 days after it has received proof of claim, and payments shall be made thereafter within each 30-day period while the Insurer remains liable for payments if the insured person, whenever required to do so, furnishes prior to payment, proof of continuing disability.
- (b) No person shall bring an action to recover the amount of a claim under this section unless the requirements of provisions (4) and (5) are complied with, nor until the amount of the loss has been ascertained as provided in this section.
- (c) Every action or proceeding against the Insurer for the recovery of a claim under this section shall be commenced within one year from the date on which the cause of action arose and not afterwards.

(8) LIMITATION ON BENEFIT PAYABLE

Where a person is entitled to benefits under more than one contract providing insurance of the type set forth in subsections 1, 2 or 2A, he or she or his or her personal representative or any person claiming through or under him or her or by virtue of the Fatal Accidents Act may recover only an amount equal to one benefit.

Insofar as applicable the general provisions, definitions, exclusions and statutory conditions of the Policy also apply.

SECTION C – LOSS OF OR DAMAGE TO INSURED AUTOMOBILE

The Insurer agrees to indemnify the insured against direct and accidental loss of or damage to the automobile, including its equipment

Subsection 1 - ALL PERILS - from all perils;

Subsection 2 – COLLISION OR UPSET– caused by collision with another object or by upset;

Subsection 3 – COMPREHENSIVE – from any peril other than by collision with another object or by upset;

The words "another object" as used in this subsection 3 shall be deemed to include (a) a vehicle to which the automobile is attached and (b) the surface of the ground and any object therein or thereon.

Loss or damage caused by missiles, falling or flying objects, fire, theft, explosion, earthquake, windstorm, hail, rising water, malicious mischief, riot or civil commotion shall be deemed loss or damage caused by perils for which insurance is provided under this subsection 3.

Subsection 4 – SPECIFIED PERILS – caused by fire, lightning, theft or attempt thereat, windstorm, earthquake, hail, explosion, riot or civil commotion, falling or forced landing of aircraft or of parts thereof, rising water, or the stranding, sinking, burning, derailment or collision of any conveyance in or upon which the automobile is being transported on land or water.

DEDUCTIBLE CLAUSE

Each occurrence causing loss or damage covered under any subsection of Section C, except loss or damage caused by fire or lightning or theft of the entire automobile covered by such subsection, shall give rise to a separate claim in respect of which the Insurer's liability shall be limited to the amount of loss or damage in excess of the amount deductible, if any, stated in the applicable subsection of Section C of Item 4 of the application.

EXCLUSIONS

The Insurer shall not be liable,

- (1) under any subsection of Section C for loss or damage
 - (a) to tires or consisting of or caused by mechanical fracture or breakdown of any part of the automobile or by rusting, corrosion, wear and tear, freezing, or explosion within the combustion chamber, unless the loss or damage is coincident with other loss or damage covered by such subsection or is caused by fire, theft or malicious mischief covered by such subsection; or
 - (b) caused by the conversion, embezzlement, theft or secretion by any person in lawful possession of the automobile under a mortgage, conditional sale, lease or other similar written agreement; or
 - (c) caused by the voluntary parting with title or ownership, whether or not induced to do so by any fraudulent scheme, trick, device or false pretense; or
 - (d) caused directly or indirectly by contamination by radioactive material; or
 - (e) to contents of trailers, other than their equipment; or to rugs or robes; or
 - (f) to tapes or other audio or video equipment for use with a tape player, recorder or other audio or video device when such tapes or other audio or video equipment is detached therefrom;
 - (g) where the insured drives or operates the automobile
 - while under the influence of intoxicating liquor or drugs to such an extent as to be for the time being incapable of the proper control of the automobile; or
 - (ii) while in a condition for which he is convicted of an offence under Section 253 of the Criminal Code (Canada) or under or in connection with the circumstances for which he is convicted of an offence under Section 254 of the Criminal Code (Canada); or
 - (h) where the insured permits, suffers, allows or connives at the use of the automobile by any person contrary to the provisions of (q).
- (2) under subsections 3 (Comprehensive), 4 (Specified Perils) only, for loss or damage caused by theft by any person or persons residing in the same dwelling premises as the insured, or by any employee of the insured engaged in the operation, maintenance or repair of the automobile whether the theft occurs during the hours of such service or employment or not.

See also General Provisions, Definitions, Exclusions and Statutory Conditions of this Policy

ADDITIONAL AGREEMENTS OF INSURER

- (1) Where loss or damage arises from a peril for which a premium is specified under a subsection of this section, the Insurer further agrees:
 - (a) to pay general average, salvage and fire department charges and customs duties of Canada or of the United States of America for which the insured is legally liable;
 - (b) to waive subrogation against every person who, with the insured's consent, has care, custody or control of the automobile, provided always that this waiver shall not apply to any person (1) having such care, custody or control in the course of the business of selling, repairing, maintaining, servicing, storing or parking automobiles, or (2) who has (i) committed a breach of any condition of this Policy or (ii) driven or operated the automobile in the circumstances referred to in (i) or (ii) of paragraph (g) of the Exclusions to Section C of this Policy;

- (c) to indemnify the insured and any other person who personally drives a temporary substitute automobile as defined in the General Provisions of this Policy against the liability imposed by law or assumed by the insured or such other person under any contract or agreement for direct and accidental physical loss or damage to such automobile and arising from the care, custody and control thereof; provided always that:
 - such indemnity is subject to the deductible clause and exclusions of each such subsection;
 - (ii) if the owner of such automobile has or places insurance against any peril insured by this section, the indemnity provided herein shall be limited to the sum by which the deductible amount, if any, of such other insurance exceeds the deductible amount stated in the applicable subsection of this Policy;
 - (iii) the Additional Agreements under Section A of this Policy shall, insofar as they are applicable, extend to the indemnity provided herein.
- (2) Loss of Use by Theft Where indemnity is provided under subsections 1, 3 or 4 of Section C hereof, the Insurer further agrees, following a theft of the entire automobile covered thereby, to reimburse the insured for expense not exceeding \$25.00 for any one day nor totalling more than \$750.00 incurred for the rental of a substitute automobile, including taxicabs and public means of transportation.

Reimbursement is limited to such expense incurred during the period commencing seventy-two hours after such theft has been reported to the Insurer or the police and terminating, regardless of the expiration of the Policy period, (a) upon the date of the completion of repairs to or the replacement of the property lost or damaged, or (b) upon such earlier date as the Insurer makes or tenders settlement for the loss or damage caused by such theft.

SECTION D - UNINSURED AUTOMOBILE COVERAGE

1. Definitions

For the purposes of this section,

- (a) "insured automobile" means the automobile as defined or described under the contract;
- (b) "person insured under the contract" means,
 - in respect of a claim for damage to the insured automobile, the owner of the automobile,
 - (ii) in respect of a claim for damage to the contents of the insured automobile, the owner of the contents, and
 - (iii) in respect of a claim for bodily injuries or death,
 - a. any person while driving, being carried in or upon or entering or getting on to or alighting from the insured automobile,
 - the insured named in the contract and, if residing in the same dwelling premises as the insured named in the contract, his or her spouse and any dependent relative,
 - while driving, being carried in or upon or entering or getting on to or alighting from an uninsured automobile, or
 - (2) who is struck by an uninsured or unidentified automobile, but does not include a person struck while driving, being carried in or upon or entering or getting on to or alighting from railway rolling-stock that runs on rails, and
 - c. if the insured named in the contract is a corporation, unincorporated association or partnership, any director, officer, employee or partner of the insured named in the contract, for whose regular use the insured automobile is furnished and, if residing in the same dwelling place, his or her spouse and any dependent relative,

- while driving, being carried in or upon or entering or getting on to or alighting from an uninsured automobile, or
- (2) who is struck by an uninsured or unidentified automobile, but does not include a person struck while driving, being carried in or upon or entering or getting on to or alighting from railway rolling-stock that runs on rails,

if such director, officer, employee or partner or his or her spouse is not the owner of an automobile insured under a contract:

- (c) "unidentified automobile" means an automobile with respect to which the identity of either the owner or driver cannot be ascertained:
- (d) "uninsured automobile" means an automobile with respect to which neither the owner nor driver of it has applicable and collectible bodily injury liability and property damage liability insurance for its ownership, use or operation, but does not include an automobile owned by or registered in the name of the insured or his or her spouse.

2. Uninsured Automobile and Unidentified Automobile Coverage

- (1) The insurer agrees to pay all sums that
 - (a) a person insured under the contract is legally entitled to recover from the owner or driver of an uninsured automobile or unidentified automobile as damages for bodily injuries resulting from an accident involving an automobile.
 - (b) a person is legally entitled to recover from the owner or driver of an uninsured automobile or unidentified automobile as damages for bodily injury to or the death of a person insured under the contract resulting from an accident involving an automobile, and
 - (c) a person insured under the contract is legally entitled to recover from the identified owner or driver of an uninsured automobile as damages for accidental damage to the insured automobile or its contents or to both the insured automobile and its contents, resulting from an accident involving an automobile.
- (2) Qualification of Dependent Relative

A dependent relative referred to in paragraph (b) of the definition "person insured under the contract" in clause 1 of this Section.

- (a) who is the owner of an automobile insured under a
- (b) who sustains bodily injuries or dies as the result of an accident while driving, being carried in or upon or entering or getting on to or alighting from his or her own uninsured automobile.

shall be deemed not to be a dependent relative for the purposes of this Section.

3. Limits and Exclusions

- (1) The insurer is not liable under paragraph (1) of clause 2 of this Section
 - (a) in any event to pay in respect of any one accident a total amount in excess of the minimum limit for a contract evidenced by a motor vehicle liability Policy established under subsection 234(1) of the Insurance Act.
 - (b) where an accident occurs in a jurisdiction other than Prince Edward Island, to pay in respect of the accident a total amount in excess of
 - the minimum limit for motor vehicle liability insurance coverage in the other jurisdiction, or

- (ii) the minimum limit referred to in paragraph (a), whichever is less, regardless of the number of persons sustaining bodily injury or dying or the amount of damages for accidental damage to the insured automobile or its contents or both the insured automobile and its contents,
- (c) to make any payment to a claimant who claims damages resulting from an accident that occurred in a jurisdiction in which the claimant may make a valid claim for payment of such damages from an unsatisfied judgment fund or similar fund.
- (d) to make any payment to a claimant who is legally entitled to recover a sum of money under the third party liability section of any motor vehicle liability Policy,
- (e) to make any payment to a claimant who would otherwise be legally entitled to recover a sum of money under any contract of insurance as a result of the accident, other than money payable on death, that exceeds the sum that the person is legally entitled to recover under paragraph (1) of clause 2 of this section,
- (f) subject to paragraphs (a), (b) and (e), to pay a claimant with respect to any one accident a sum in excess of the difference between the sum that the claimant is legally entitled to recover as damages from the owner or driver of the automobile and the sum that the claimant is otherwise legally entitled to recover under any valid contract of insurance, other than money payable on death, as a result of the accident,
- (g) to pay a claimant the first two hundred and fifty dollars in respect of any damages for accidental damage to the insured automobile or its contents or to both the insured automobile and its contents, resulting from any one accident and
- (h) to make any payment respecting bodily injury, death or damage caused directly or indirectly by radioactive material.
- (2) Where, by reason of any one accident, liability results from bodily injury or death and from damage to the insured automobile or its contents or to both the insured automobile and its contents
 - (a) claims arising out of bodily injury or death have priority to the extent of ninety five per cent of the total amount legally payable under the contract over claims arising out of damage to the insured automobile or its contents or to both the insured automobile and its contents, and
 - (b) claims arising out of damage to the insured automobile or its contents or to both the insured automobile and its contents have priority to the extent of five per cent of the total amount legally payable under the contract over claims arising out of bodily injury or death.

4. Accidents Involving Unidentified Automobiles

Where bodily injuries to or the death of a person insured under the contract results from an accident involving an unidentified automobile, the claimant or a person acting on behalf of the claimant shall

- report the accident within a period of twenty-four hours after the accident or as soon after that period as practicable to a peace officer, a judicial officer or an administrator of motor vehicle laws,
- (b) deliver to the insurer within a period of thirty days after the accident or as soon after that period as practicable a written notice, stating that the claimant has a cause of action arising out of the accident for damages against a person whose identity cannot be ascertained and setting out the facts in support of the cause of action, and

(c) at the request of the insurer, make available for inspection by the insurer, where practicable, any automobile involved in the accident in which the person insured under the contract was an occupant at the time of the accident. 935

5. Determination of Legal Liability and Amount of Damages

- Issues as to whether or not a claimant is legally entitled to recover damages and as to the amount of such damages shall be determined
 - (a) by written agreement between the claimant and the insurer,
 - (b) at the request of the claimant and with the consent of the insurer, by arbitration by
 - (i) one person, if the parties are able to agree on such person, or
 - (iii) where the parties are unable to agree on one person, three persons, one of whom is chosen by the claimant, one of whom is chosen by the insurer and one of whom is selected by the two persons so chosen, or
 - (c) subject to subsection (3), by the Supreme Court of Prince Edward Island in an action brought against the insurer by the claimant.
- (2) The Arbitration Act applies to an arbitration under paragraph (1)(b).
- (3) An insurer may, in its defence of an action referred to in paragraph (1)(c), contest the issue of
 - (a) the legal entitlement of the claimant to recover damages, or
 - (b) the amount of damages payable,
 - only if such issue has not already been determined in a contested action in the Supreme Court of Prince Edward Island.

6. Notice and Proof of Claim

- (1) A claimant claiming damages for bodily injury to or the death of a person resulting from an accident involving an uninsured automobile or unidentified automobile or a person acting on behalf of the claimant shall
 - (a) within a period of thirty days after the date of the accident or as soon after that period as practicable, give written notice of the claim to the insurer by delivering it personally or by sending it by registered mail to the chief agent or head office of the insurer in Prince Edward Island,
 - (b) within a period of ninety days after the date of the accident or as soon after that period as practicable, deliver to the insurer as fully detailed a proof of claim as is reasonably possible in the circumstances respecting the events surrounding the accident and the damages resulting from it,
 - (c) provide the insurer, at the insurer's request, with the certificate of a medical practitioner legally qualified to practise medicine, describing the cause and nature of the bodily injury or death to which the claim relates and the duration of any disability resulting from the accident, and
 - (d) provide the insurer with details of any policies of insurance, other than life insurance, to which the claimant may have recourse.
- (2) Statutory condition 4 of subsection 220(2) of the Insurance Act applies with the necessary modifications where a claimant claims damages for accidental damage to an insured automobile or its contents or to both an insured automobile and its contents.

7. Notice of Legal Proceeding

(1) A claimant who is a person insured under the contract or is a person claiming damages for bodily injury to or the death of a person insured under the contract and who commences an action or other legal proceeding seeking damages against another person owning or operating an automobile involved in the accident shall immediately deliver a copy of the notice of action or other originating process to the chief agent or head office of the insurer in Prince Edward Island by delivering it personally or by sending it by registered mail.

- (2) Subject to subsection (3), if a claimant referred to in subsection (1) obtains a judgment against the other person referred to in subsection (1) and is unable to recover all or a portion of the sum awarded to the claimant in the judgment, the insurer shall, at the claimant's request, pay to the claimant the sum or portion of the sum remaining due.
- (3) Before making payment under subsection (2), the insurer may require the claimant to assign the claimant's judgment to the insurer and the insurer shall account to the claimant for any recovery it makes under the judgment of a sum in excess of the total of the sum paid to the claimant, after deducting the insurer's costs.

8. Physical or Mental Examinations and Autopsies

- The insurer has the right and the claimant shall afford the insurer an opportunity
 - (a) to conduct a physical or mental examination of any person insured under the contract to whom the claimant's claim relates at the time and as often as the insurer reasonably requires and while the claim is pending, and
 - (b) where a claim relates to the death of a person insured under the contract, to initiate an autopsy at the insurer's expense subject to the law relating to autopsies.
- (2) The insurer shall provide the claimant, at the claimant's request, with a copy of any medical, psychological or autopsy report relating to an examination or autopsy under subsection (1).

9. Limitations

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- (1) No person shall commence an action to recover the amount of a claim provided for under the contract and under subsection 245(2) of the Insurance Act unless the requirements of this Section have been complied with.
- (2) Every action or other legal proceeding against an insurer for the recovery of an amount of damages shall be commenced within two years after the date on which the cause of action against the insurer arose and not afterward.

10. Limitation of Benefit Payable

A claimant who is entitled to claim under more than one contract providing insurance of the type provided for under subsection 245(2) of the **Insurance Act** may not recover an amount exceeding the amount which the claimant would be entitled to receive if the claimant were entitled to recover under only one of the contracts.

11. Application of General Provisions

In so far as applicable, the general provisions, definitions and exclusions and the statutory conditions of this Policy apply with the necessary modifications to this Section.

SECTION E – GENERAL PROVISIONS, DEFINITIONS AND EXCLUSIONS

1. TERRITORY

This Policy applies only while the automobile is being operated, used, stored or parked within Canada, the United States of America or upon a vessel plying between ports of those countries.

2. OCCUPANT DEFINED

In this Policy the word "occupant" means a person driving, being carried in or upon or entering or getting on to or alighting from an automobile.

3. CONSENT OF INSURED

No person shall be entitled to indemnity or payment under this Policy who is an occupant of any automobile which is being used without the consent of the owner thereof.

4. GARAGE PERSONNEL EXCLUDED

No person who is engaged in the business of selling, repairing, maintaining, storing, servicing or parking automobiles shall be entitled to indemnity or payment under this Policy for any loss, damage, injury or death sustained while engaged in the use or operation of or while working upon the automobile in the course of that business or while so engaged is an occupant of the described automobile or a newly acquired automobile as defined in this Policy, unless the person is the owner of such automobile or his or her employee or partner.

5. AUTOMOBILE DEFINED

In this Policy except where stated to the contrary the words "the automobile" mean:

Under Sections A (Third Party Liability), B (Accident Benefits), C (Loss of or Damage to Insured Automobile), D (Uninsured Automobile).

- (a) The Described Automobile an automobile, trailer or semitrailer specifically described in the Policy or within the description of insured automobiles set forth therein;
- (b) A Newly Acquired Automobile an automobile, ownership of which is acquired by the insured and, within fourteen days following the date of its delivery to him or her, notified to the Insurer in respect of which the insured has no other valid insurance, if either it replaces an automobile described in the application or the Insurer insures (in respect of the section or subsection of the Insuring Agreements under which claim is made) all automobiles owned by the insured at such delivery date and in respect of which the insured pays any additional premium required; provided however, that insurance hereunder shall not apply if the insured is engaged in the business of selling automobiles;

and under Sections A (Third Party Liability), B (Accident Benefits), D (Uninsured Automobile) only.

- (c) A Temporary Substitute Automobile an automobile not owned by the insured nor by any person or persons residing in the same dwelling premises as the insured, while temporarily used as the substitute for the described automobile which is not in use by any person insured by this Policy, because of its breakdown, repair, servicing, loss, destruction or sale;
- (d) Any Automobile of the private passenger or station wagon type, other than the described automobile, while personally driven by the insured, or by his or her spouse if residing in the same dwelling premises as the insured, provided that
 - the described automobile is of the private passenger or station wagon type;
 - (ii) the insured is an individual or a spouse of the insured;
 - (iii) neither the insured nor his or her spouse is driving such automobile in connection with the business of selling, repairing, maintaining, servicing, storing or parking automobiles;
 - (iv) such other automobile is not owned or regularly or frequently used by the insured or by any person or persons residing in the same dwelling premises as the insured:
 - such other automobile is not owned, hired or leased by an employer of the insured or by an employer of any person or persons residing in the same dwelling premises as the insured:
 - (vi) such other automobile is not used for carrying passengers for compensation or hire or for commercial delivery;

- (e) If the insured is a corporation, unincorporated association or registered co-partnership, any automobile of the private passenger or station wagon type, other than the described automobile, while personally driven by the employee or partner for whose regular use the described automobile is furnished, or by his or her spouse if residing in the same dwelling premises as such employee or partner, provided that
 - neither such employee or partner or his or her spouse is the owner of an automobile of the private passenger or station wagon type;
 - the described automobile is of the private passenger or station wagon type;
 - (iii) neither such employee, partner or spouse is driving the automobile in connection with the business of selling, repairing, maintaining, servicing, storing or parking automobiles;
 - (iv) such other automobile is not owned, hired or leased or regularly or frequently used by the insured or such employee or by any partner of the insured or by any persons residing in the same dwelling premises as any of the aforementioned persons;
 - such other automobile is not used for carrying passengers for compensation or hire or commercial delivery;
- (f) A trailer and this means:
 - for the purposes of Section A (Third Party Liability), B (Accident Benefits), and D (Uninsured Automobile Coverage), any trailer used in connection with the automobile.

6. TWO OR MORE AUTOMOBILES

- (a) When two or more automobiles are described hereunder, (i) with respect to the use or operation of such described automobiles, each automobile, shall be deemed to be insured under a separate Policy, (ii) with respect to the use or operation of an automobile not owned by the insured, the limit of the Insurer's liability shall not exceed the highest limit applicable to any one described automobile.
- (b) When the insured owns two or more automobiles which are insured as described automobiles under two or more automobile insurance policies, the limit of the Insurer under this Policy with respect to the use or operation of an automobile not owned by the insured shall not exceed the proportion that the highest limit applicable to any one automobile described in this Policy bears to the sum of the highest limits applicable under each Policy and in no event shall exceed such proportion of the highest limit applicable to any one automobile under any Policy.
- (c) A motor vehicle and one or more trailers or semi-trailers attached thereto shall be held to be one automobile with respect to the limit(s) of liability under Section A, B and D and separate automobiles with respect to the limit(s) of liability, including any deductible provisions, under Section C.

7. WAR RISKS EXCLUDED

The Insurer shall not be liable under Section B (Accident Benefits), Section C (Loss of or Damage to Insured Automobile) or Section D (Uninsured Automobile Coverage) of this Policy for any loss, damage, injury or death caused directly or indirectly by bombardment, invasion, civil war, insurrection, rebellion, revolution, military or usurped power, or by operation of armed forces while engaged in hostilities, whether war be declared or not.

8. EXCLUDED USES

Unless coverage is expressly given by an endorsement of this Policy, the Insurer shall not be liable under this Policy while,

- (a) the automobile is rented or leased to another; provided that the use by an employee of his or her automobile on the business of his or her employer and for which he or she is paid shall not be deemed the renting or leasing of the automobile to another;
- (b) the automobile is used to carry explosives, or to carry radioactive material for research, education, development or industrial purposes, or for purposes incidental thereto;
- (c) the automobile is used as a taxicab, public omnibus, livery, jitney or sightseeing conveyance or for carrying passengers for compensation or hire; provided that the following uses shall not be deemed to be the carrying of passengers for compensation or hire:
 - the use by the insured of his or her automobile for the carriage of another person in return for the former's carriage in the automobile of the latter;
 - (ii) the occasional and infrequent use by the insured of his or her automobile for the carriage of another person who shares the cost of the trip:
 - (iii) the use by the insured of his or her automobile for the carriage of a temporary or permanent domestic servant of the insured or the Insured's spouse;
 - (iv) the use by the insured of his or her automobile for the carriage of clients or customers or prospective clients or customers; or
 - (v) the occasional and infrequent use by the insured of his or her automobile for the transportation of children to or from school or school activities conducted within the educational program.

SECTION F - STATUTORY CONDITIONS

In these statutory conditions, unless the context otherwise requires, the word "insured" means a person insured by this contract whether named or not. Statutory conditions 1, 8 and 9 shall apply as policy conditions with respect to section B.

Material Change in Risk

- (1) The insured named in this contract shall promptly notify the Insurer or its local agent in writing of any change in the risk material to the contract and within his knowledge.
 - (2) Without restricting the generality of the foregoing the words "change in the risk material to the contract" include:
 - (a) any change in the insurable interest of the insured named in this contract in the automobile by sale, assignment or otherwise, except through change of title by succession, death or proceedings under the **Bankruptcy Act** (Canada); and in respect of insurance against loss of or damage to the automobile,
 - (b) any mortgage, lien or encumbrance affecting the automobile after the application for this contract;
 - (c) any other insurance of the same interest, whether valid or not, covering loss or damage insured by this contract or any portion thereof.

Prohibited Use by Insured

- 2. (1) The insured shall not drive or operate the automobile
 - (a) unless he is for the time being either authorized by law or qualified to drive or operate the automobile; or
 - (b) while he is under the age of 16 years or under such other age as is prescribed by the law of the province in which he resides at the time this contract is made as being the minimum age at which a licence or permit to drive an automobile may be issued to him; or
 - (c) for any illicit or prohibited trade or transportation; or
 - (d) in any race or speed test; or

(e) while his license to drive or operate an automobile is suspended or while his right to obtain a license is suspended or while he is prohibited under order of any court from driving or operating an automobile.

Prohibited Use by Others

- (2) The insured shall not permit, suffer, allow or connive at the use of the automobile
 - (a) by any person
 - unless that person is for the time being either authorized by law or qualified to drive or operate the automobile; or
 - (ii) while that person is under the age of 16 years or under such other age as is prescribed by the law of the province in which he resides at the time this contract is made as being the minimum age at which a license or permit to drive an automobile may be issued to him; or
 - (b) for any illicit or prohibited trade or transportation; or
 - (c) in any race or speed test; or
 - (d) by any person who is a member of the household of the insured while his license to drive or operate an automobile is suspended or while his right to obtain a license is suspended or while he is prohibited under order of any court from driving or operating an automobile.

Requirements Where Loss or Damage to Persons or Property

- (1) The insured shall.
 - (a) promptly give to the Insurer written notice, with all available particulars, of any accident involving loss or damage to persons or property and of any claim made on account of the accident;
 - (b) verify by statutory declaration, if required by the Insurer, that the claim arose out of the use or operation of the automobile and that the person operating or responsible for the operation of the automobile at the time of the accident is a person insured under this contract, and
 - (c) forward immediately to the Insurer every letter, document, advice or writ received by him from or on behalf of the claimant.
 - (2) The insured shall not,
 - (a) voluntarily assume any liability or settle any claim except at his own cost; or
 - (b) interfere in any negotiations for settlement or in any legal proceeding.
 - (3) The insured shall, whenever requested by the Insurer, aid in securing information and evidence and the attendance of any witness and shall co-operate with the Insurer, except in a pecuniary way, in the defence of any action or proceeding or in the prosecution of any appeal.

Requirements Where Loss or Damage to Automobile

- (1) Where loss of or damage to the automobile occurs, the insured shall, if the loss or damage is covered by this contract,
 - (a) promptly give notice thereof in writing to the Insurer with the fullest information obtainable at the time;
 - (b) at the expense of the Insurer, and as far as reasonably possible, protect the automobile from further loss or damage; and
 - (c) deliver to the Insurer within ninety days after the date of the loss or damage a statutory declaration stating, to the best of his knowledge and belief, the place, time, cause and amount of the loss or damage, the interest of the insured and of all others therein, the encumbrances thereon, all other insurance, whether valid or not, covering the automobile and that the loss or damage did not occur through any wilful act or neglect, procurement, means or connivance of the insured.

- (2) Any further loss or damage accruing to the automobile directly or indirectly from a failure to protect it as required under subcondition (1) of this condition is not recoverable under this contract.
- (3) No repairs, other than those that are immediately necessary for the protection of the automobile from further loss or damage, shall be undertaken and no physical evidence of the loss or damage shall be removed,
 - (a) without the written consent of the Insurer; or
 - (b) until the Insurer has had a reasonable time to make the examination for which provision is made in statutory condition 5

Examination of Insured

(4) The insured shall submit to examination under oath, and shall produce for examination at such reasonable place and time as is designated by the Insurer or its representative all documents in his possession or control that relate to the matters in question, and he shall permit extracts and copies thereof to be made.

Insurer Liable for Cash Value of Automobile

(5) The Insurer shall not be liable for more than the actual cash value of the automobile at the time any loss or damage occurs, and the loss or damage shall be ascertained or estimated according to that actual cash value with proper deduction for depreciation, however caused, and shall not exceed the amount that it would cost to repair or replace the automobile, or any part thereof, with material of like kind and quality, but, if any part of the automobile is obsolete and out of stock, the liability of the Insurer in respect thereof shall be limited to the value of that part at the time of loss or damage, not exceeding the maker's latest list price.

Repair or Replacement

(6) Except where an appraisal has been made, the Insurer, instead of making payment, may, within a reasonable time, repair, rebuild or replace the property damaged or lost with other of like kind and quality if, within seven days after the receipt of the proof of loss, it gives written notice of its intention to do so.

No Abandonment; Salvage

(7) There shall be no abandonment of the automobile to the Insurer without the Insurer's consent. If the Insurer exercises the option to replace the automobile or pays the actual cash value of the automobile, the salvage, if any, shall vest in the Insurer.

In Case of Disagreement

(8) In the event of disagreement as to the nature and extent of the repairs and replacements required, or as to their adequacy, if effected, or as to the amount payable in respect of any loss or damage, those questions shall be determined by appraisal as provided under the Insurance Act before there can be recovery under this contract, whether the right to recover on the contract is disputed or not, and independently of all other questions. There shall be no right to an appraisal until a specific demand therefor is made in writing and until after proof of loss has been delivered.

Inspection of Automobile

The insured shall permit the Insurer at all reasonable times to inspect the automobile and its equipment.

Time and Manner of Payment of Insurance Money

6. (1) The Insurer shall pay the insurance money for which it is liable under this contract within sixty days after the proof of loss has been received by it or, where an appraisal is made under subcondition (8) of statutory condition 4, within fifteen days after the award is rendered by the appraisers.

When Action May be Brought

(2) The insured shall not bring an action to recover the amount of a claim under this contract unless the requirements of statutory conditions 3 and 4 are complied with or until the amount of the loss has been ascertained as therein provided or by a judgment against the insured after trial of the issue or by agreement between the parties with the written consent of the Insurer.

Limitation of Actions

(3) Every action or proceeding under the contract against the Insurer in respect of a claim for indemnification for liability of the insured for loss or damage to property of another person or for personal injury to or death of another person shall be commenced within two years after the liability of the insured is established by a court of competent jurisdiction and not afterwards. Every other action or proceeding against the Insurer under the contract in respect of loss or damage to the automobile shall be commenced within two years from the time the loss or damage was sustained and not afterwards.

Who May Give Notice and Proofs of Claim

7. Notice of claim may be given and proofs of claim may be made by the agent of the insured named in this contract in case of absence or inability of the insured to give the notice or make the proof, such absence or inability being satisfactorily accounted for or, in the like case or if the insured refuses to do so, by a person to whom any part of the insurance money is payable.

Termination

- (1) This contract may be terminated,
 - (a) by the Insurer giving to the insured fifteen days' notice of termination by registered mail or five days' written notice of termination personally delivered;
 - (b) by the insured at any time on request.
 - (2) Where this contract is terminated by the Insurer,
 - (a) the Insurer shall refund the excess of premium actually paid by the insured over the proportional premium for the expired time, but in no event shall the proportional premium for the expired time be deemed to be less than any minimum retained premium specified; and
 - (b) the refund shall accompany the notice unless the premium is subject to adjustment or determination as to the amount, in which case the refund shall be made as soon as practicable.
 - (3) Where this contract is terminated by the insured, the Insurer shall refund as soon as practicable the excess of premium actually paid by the insured over the short rate premium for the expired time, but in no event shall the short rate premium for the expired time be deemed to be less than any minimum retained premium specified.
 - (4) The refund may be made by money, postal or express company money order or cheque payable at par.
 - (5) The fifteen days mentioned in clause (a) of subcondition (1) of this condition commences to run on the day following the receipt of the registered letter at the post office to which it is addressed.

Notice

- 9. (1) Any written notice to the Insurer may be delivered at, or sent by registered mail to, the chief agency or head office of the Insurer in the province. Written notice may be given to the insured named in this contract by letter personally delivered to him or by registered mail addressed to him at his latest post office address as notified to the Insurer.
 - (2) In this condition the expression "registered" means registered in or outside Canada.

NOTICE OF CHANGE OF CORPORATE NAME

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

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

Former Name ST. ELEANORS DAIRY BAR

LTD.

New Name 101797 P.E.I. INC.

Effective Date: September 08, 2014

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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: INGERSOLL RAND CLIMATE

SOLUTIONS - CANADA Owner: HUSSMANN CANADA INC.

Registration Date: September 18, 2014

Name: HANDAN'S CAFÉ

Owner: Susan Behi

Mehdi Farid Shahsavari

Registration Date: September 12, 2014

Name: STRATFORD HAIR SALON &

TANNING Owner: Edith Roberts

Registration Date: September 15, 2014

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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: FUN TIMES ENTERPRISES LTD.

28 Garden Drive P. O. Box 313

Kensington, PE C0B 1M0

Incorporation Date: September 18, 2014

Name: G & H ELECTRIC LTD.

10 Walker Drive

Charlottetown, PE C1A 8S6

Incorporation Date: September 18, 2014

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NOTICE OF GRANTING SUPPLEMENTARY LETTERS PATENT

Companies Act R.S.P.E.I. 1988, Cap. C-14, s.18, s.3

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

Name: MO DHAICDH FARMS LTD.
Purpose To increase the authorized capital.
Effective Date: September 19, 2014

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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: PAUL DAVIS RESTORATION P.E.I. Owner: NK QUALITY RESTORATION INC.

610 South Drive

Summerside, PE C1N 3Z7

Registration Date: September 16, 2014

Name: ALL ABOUT GOLF Owner: ALL ABOUT GOLF LTD. 98 Fitzroy Street, Suite 100 Charlottetown, PE C1A 1N3

Registration Date: September 16, 2014

Name: KIA CREDIT SERVICES Owner: CANADIAN DEALER LEASE SERVICES INC.

> 372 Bay Street, Suite 1800 Toronto, ON M5H 2W9

Registration Date: September 17, 2014

Name: SERVICES DE CRÉDIT KIA Owner: CANADIAN DEALER LEASE

SERVICES INC.

372 Bay Street, Suite 1800 Toronto, ON M5H 2W9

Registration Date: September 17, 2014

Name: CURTISS-WRIGHT SENSORS &

CONTROLS

Owner: NOVATRONICS INC.

119 Queen Street, Suite 202 Charlottetown, PE C1A 4B3

Registration Date: September 17, 2014

Name: MACCALLUM WASTE MANAGEMENT

Owner: COOPER'S TOWING (2005) INC.

P. O. Box 164

130 MacCallum Road Charlottetown, PE C1A 7K4

Registration Date: September 18, 2014

Name: PEI TOUCH A TRUCK

Owner: EAST PRINCE COMMUNITY

COALITION, INC. 75 Central Street

Summerside, PE C1N 3L2

Registration Date: September 19, 2014

Name: MGI VALEURS MOBILÈRES/

MGI SECURITIES

Owner: Industrielle Alliance Valeurs mobilières inc./Industrial Alliance Securities Inc. 2200 McGill College, Suite 350

Montreal, PQ H3A 3P8

Registration Date: September 16, 2014 Name: GRIMCO SIGN SUPPLIES

Owner: EAST WEST PLASTIC & ELECTRIC

PRODUCTS CORP.

1300-1969 Upper Water Street

Halifax, NS B3J 3R7

Registration Date: September 16, 2014

Name: ABC DRIVING SCHOOL

Owner: Gayle C. Mooney 97 Upper Prince Street Charlottetown, PE C1A 4S6

Registration Date: September 17, 2014

Name: AFFORDABLE CARPENTRY

Owner: Ronald A. Gallant 174 Snowie Rd. Rusticoville

R.R.#2 Hunter River, PE C0A 1N0 Registration Date: September 15, 2014

Name: BARN OWN QUILTING AND

CRAFTS Owner: Robert Lupton 180 Granville Street Summerside, PE C1N 3A4

Owner: William Brewer 180 Granville Street Summerside, PE C1N 3A4

Registration Date: September 18, 2014

Name: BIGGAR SNOW REMOVAL

Owner: Wavne Biggar 510 Central Street Summerside, PE C1N 4J8

Registration Date: September 11, 2014

Name: BRADLEY HANDRAHAN

CHARTERED ACCOUNTANTS Owner: NLH Chartered Accountant Inc.

971 Canoe Cove Road Canoe Cove, PE C0A 1H7 Owner: TKB Chartered Accountant Inc.

c/o 25 Stratford Road Stratford, PE C1B 1T4

Registration Date: September 19, 2014

Name: CODYCO HOSTING Owner: Kaffa Projects Inc. 784 New Glasgow Rd. Ebenezer, PE C1E 0T1

Registration Date: September 16, 2014 Name: GUARANTEE AUTO Owner: 8232083 Canada Inc. 425 Mount Edward Road Charlottetown, PE C1E 2A1

Registration Date: September 18, 2014

Name: HANDAN'S CAFE Owner: Mehdi Shahsavari 24 Westwood Crescent Charlottetown, PE C1A 2S9

Registration Date: September 12, 2014

Name: HEAVENLY ANGELS INTUITIVE

ENERGY THERAPY Owner: Donna Murphy MacInnis 672 Vernon River Road Vernon R R # 2, PE C0A 2E0

Registration Date: September 15, 2014

Name: INCREDIBLE NEW YOU STUDIO

Owner: George Bernard Coughlin

45 Jason Drive

Summerside, PE C1N 6M2

Registration Date: September 16, 2014

Name: KORY'S CAR CARE Owner: Kory McGillis

> 100 Water Street, Unit #2 Charlottetown, PE C1A 1A6

Registration Date: September 15, 2014

Name: SHAMROCK PROPERTY

MAINTENANCE Owner: Arthur MacDonald 62 Hillside Drive

Summerside, PE C1N 6K3

Registration Date:

September 16, 2014

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NOTICE OF REVIVED COMPANIES

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

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

Name: 101363 P.E.I. INC.

Effective Date: September 17, 2014

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NOTICE OF APPLICATION FOR LEAVE TO SURRENDER CHARTER

101121 P.E.I. 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 September, 2014.

Barbara E. Smith, Q.C. Solicitor for the Applicant STEWART McKELVEY Barristers & Solicitors

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NOTICE OF APPLICATION FOR LEAVE TO SURRENDER CHARTER

TAKE NOTICE that **NEW CANADIAN PLAN INC.**, a body corporate, duly incorporated in compliance with the laws of the Province of Prince Edward Island, with head office at Summerside, in Prince County, 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 the Consumer, Labour and Financial Services Division of the Department of Environment, Labour and Justice for the Province of Prince Edward Island for leave to surrender the Charter of the said Company.

DATED at Summerside, in Prince County, Province of Prince Edward Island this 27th day of September, A.D. 2014.

Stephen D.G. McKnight, Q.C.
KEY MURRAY LAW
Lawyers/Avocats
494 Granville Street
P.O. Box 1570
Summerside, PE
Solicitor for the Applicant

NOTICE CHANGE OF NAME

Be advised that a name change under the *Change of Name Act* R.S.P.E.I. 1997, C-59 was granted as follows:

Former Name: Jonathan Nathan Thomas

Gallant

Present Name: Jonathan Nathan Thomas

Ford

September 17, 2014

Laura Lee Noonan Director of Vital Statistics

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NOTICE CHANGE OF NAME

Be advised that a name change under the *Change of Name Act* R.S.P.E.I. 1997, C-59 was granted as follows:

Former Name: Dakota Blaine Roche
Present Name: Dakota Blaine Weatherbie
Roche

rtoen

September 17, 2014

Laura Lee Noonan Director of Vital Statistics

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NOTICE CHANGE OF NAME

Be advised that a name change under the *Change of Name Act* R.S.P.E.I. 1997, C-59 was granted as follows:

Former Name: **Edmon Ndiweni** Present Name: **Edmond Ndiweni**

September 17, 2014

Laura Lee Noonan Director of Vital Statistics

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

NOTICE MARRIAGE ACT

Prince Edward Island
[Subsection 8(1) of the Act]

Notice is hereby published that, under the authority of the *Marriage Act*, the following clergy has been **registered** for the purpose of solemnizing marriages in the province of Prince Edward Island:

Rev. Jonathan David Dart

392 St. Peter's Road Charlottetown, PEI C1C 1H1

> Laura Lee Noonan Director of Vital Statistics

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NOTICE MARRIAGE ACT

Prince Edward Island [Subsection 8(1) of the Act]

Notice is hereby published that, under the authority of the *Marriage Act*, the following clergy has been **registered** for the purpose of solemnizing marriages in the province of Prince Edward Island:

Rev. Kimberley Murray

P.O. Box 941 Charlottetown, PEI C1A 7M4

> Laura Lee Noonan Director of Vital Statistics

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NOTICE MARRIAGE ACT

Prince Edward Island [Subsection 8(1) of the Act]

Notice is hereby published that, under the authority of the *Marriage Act*, the following clergy has been **temporarily registered for October 16, 2014**, for the purpose of solemnizing marriage in the province of Prince Edward Island:

Rev. Owen Burns

P.O. Box 468 Bath, NB E7J 2N3

> Laura Lee Noonan Director of Vital Statistics

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NOTICE MARRIAGE ACT

Prince Edward Island [Subsection 8(1) of the Act]

Notice is hereby published that, under the authority of the *Marriage Act*, the following clergy has been **temporarily registered from September 26, 2014 to October 26, 2014**, for the purpose of solemnizing marriage in the province of Prince Edward Island:

Rev. William M. MacLeod

26 Alvin's Drive R.R. # 1, York Prince Edward Island C0A 1P0

> Laura Lee Noonan Director of Vital Statistics

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