

### Prince Edward Island

Postage paid in eash at First Class Rates

### **PUBLISHED BY AUTHORITY**

VOL. CXXXIII - NO. 19

Charlottetown, Prince Edward Island, May 12, 2007

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

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
MORROW, Thelma Souris Kings Co., PE May 12th, 2007 (19-32)*	Brian Deveau (EX.)	Allen J. MacPhee Law Corporation PO Box 238 Souris, PE
RHYNES, Arthur A. Eldon Queens Co., PE May 12th, 2007 (19-32)*	William Rhynes (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
POIRIER, Joseph Martin Summerside Prince Co., PE May 12th, 2007 (19-32)*	Margaret Poirier Raynor Norma Poirier Brown (AD.)	Cox & Palmer 82 Summer Street Summerside, PE
RAFFERTY, Lorne Alvin Wood Brook Coleman RR Prince Co., PE May 12th, 2007 (19-32)*	Darlene Siddall (AD.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
BAKER, Irving Gordon Munns Road Kings Co., PE May 5th, 2007 (18-31)	Arthur BakerAllen Wendell Baker (EX.)	J. MacPhee Law Corporation PO Box 238 Souris, PE
BYRNE, Sarah Claire Charlottetown	John Joseph Byrne (EX.)	Crane & Hornby 20 Water Street Parkway

\*Indicates date of first publication in the Royal Gazette.

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Estate of: Personal Representative:

Date of the Advertisement	Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
Queens Co., PE May 5th, 2007 (18-31) HENNESSEY, Mary A. G. Charlottetown Queens Co., PE May 5th, 2007 (18-31)	Deborah (Debra) M. Gauthier (EX.)	Charlottetown, PE  Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
JENKINS, Lillian M. Charlottetown (Formerly of Cross Roads) Queens Co., PE May 5th, 2007 (18-31)	Jeannette Jenkins Beverley Murphy (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
JOHNSON, Hillard O'Leary Prince Co., PE May 5th, 2007 (18-31)	Gary Johnson (EX.)	Regena Kaye Russell Law Corp. PO Box 383 O'Leary, PE
McCARVILLE, Muriel Summerside Prince Co., PE May 5th, 2007 (18-31)	Nora Glydon (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
MURPHY, George Harold Welland Ontario May 5th, 2007 (18-31)	George Brian Murphy (EX.)	Johnston Law Office PO Box 306 189 East Main Street Welland, ON
POWER, Mary Elizabeth Charlottetown Queens Co., PE May 5th, 2007 (18-31)	Rosalia Kane (EX.)	Reagh & Reagh 17 West Street Charlottetown, PE
COURT, John Glendon Bedford Queens Co., PE May 5th, 2007 (18-31)	Caroline Nicholson Nan H. Court Katherine E. Wood (AD.)	Catherine M. Parkman Law Office PO Box 1056 Charlottetown, PE
MUELLER, Joachim Karl RR#1 Richmond Prince Co., PE May 5th, 2007 (18-31)	Gayle Sandra Mueller (AD.)	McLellan Brennan PO Box 35 Summerside, PE
CARR, Eric Robert New London	Betty Evelyn Carr (EX.)	Ramsay & Clark PO Box 96

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

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:

Personal Representative:

Date of the Advertisement	Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
Queens Co., PE April 28th, 2007 (17-30) MacDONALD, Mary Gemma Charlottetown Queens Co., PE April 28th, 2007 (17-30)	Bonnie Gemma Profitt Karen Mary MacDonald (EX.)	Summerside, PE  Reagh & Reagh 17 West Street Charlottetown, PE
O'BRIEN, Bertha (also known as Bertha Ann O'Brien) Saint Lambert Quebec April 28th, 2007 (17-30)	Paul Wade (EX.)	Macnutt & Dumont PO Box 965 Charlottetown, PE
COLLICUTT, Elsie B. O'Leary Prince Co., PE April 28th, 2007 (17-30)	Steven M. Collicutt E. Deborah Praught (AD.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
WINSLOE, Amelia A. Natick, Middlesex County Massachusetts, USA April 28th, 2007 (17-30)	Alice Rose (AD.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
BALL, Eleanor Mill River East Prince Co., PE April 21st, 2007 (16-29)	Arthur Clark (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
COURT, Quintin Guilford North Rustico Queens Co., PE April 21st, 2007 (16-29)	Barry Curtis Ian Kurylyk (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
COUSINS, Ellen Louise Clinton Queens Co., PE April 21st, 2007 (16-29)	Winston Cousins William Cousins (EX.)	Robert McNeill 251 Water Street Summerside, PE
MacCORMACK, Emmett Joseph St. Margarets Kings Co., PE April 21st, 2007 (16-29)	Cauline MacCormack (EX.)	Allen J. MacPhee Law Corporation PO Box 238 Souris, PE
MacDONALD, Ian George Grand Tracadie	Bernadette Campbell Maurice MacDonald (EX.)	Cox & Palmer PO Box 486

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Estate of:

Personal Representative:

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
the Advertisement	Administrator/Administratorx (Ad)	rayment
Queens Co., PE April 21st, 2007 (16-29)		Charlottetown, PE
MURPHY, Edna Charlottetown	Clifford Murphy Norma Jean Murphy (EX.)	Stewart McKelvey Stirling Scales PO Box 2140
Queens Co., PE April 21st, 2007 (16-29)		Charlottetown, PE
BARLOW, David Bennett Wellington Prince Co., PE April 21st, 2007 (16-29)	Kelly Ann Hughes (AD.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
HASLAM, Heather Anne Kensington Prince Co., PE April 21st, 2007 (16-29)	Clare Haslam Marion Haslam (AD.)	Regena Kaye Russell Law Corp. PO Box 383 O'Leary, PE
TOOLE, Shirley Marie Green Road, Bonshaw Queens Co., PE April 21st, 2007 (16-29)	Michael Toole Valerie Steele (AD.)	Key McKnight & Maynard PO Box 177 O'Leary, PE
COMPTON, James Robert Belle River Queens Co., PE April 14th, 2007 (15-28)	Lynn MacIntyre (EX.)	Crane & Hornby 20 Water Street Parkway Charlottetown, PE
FRIZZELL, George Sterling Springfield Wes Prince Co., PE April 14th, 2007 (15-28)	Lorne Luxton (EX.)	Key McKnight & Maynard tPO Box 177 O'Leary, PE
GALLANT, Emmanuel Alyre Miscouche Prince Co., PE April 14th, 2007 (15-28)	Anita Chaisson (EX.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
GLEN, Helen Summerside Prince Co., PE April 14th, 2007 (15-28)	Gerard Moulins (EX.)	Cox & Palmer 82 Summer Street Summerside, PE
McDONALD, Marjorie Lucille Summerside Prince Co., PE	Douglas Brian McDonald Joan Diane McDonald (EX.)	McLellan Brennan PO Box 35 Summerside, PE

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Estate of: Personal Representative:
Date of Executor/Executrix (Ex) Place of the Advertisement Administrator/Administratrix (Ad) Payment

April 14th, 2007 (15-28)

WEDGE, Emma Jean Jean Ronahan The Law Office of Kathleen Loo Craig

Summerside Sandra Power (EX.) PO Box 11 Prince Co., PE Summerside, PE April 14th, 2007 (15-28)

WALSH, Donald Frederick Carla "Darlene" Walsh (EX.) Catherine M. Parkman Law Office

Kingston, Cornwall RR#3

Queens Co., PE

April 7th, 2007 (14-27)

PO Box 1056

Charlottetown, PE

WEEKS, Boyd Sheldon Hazel Jean Ripley (EX.) Macnutt & Dumont

Fredericton PO Box 965
Queens Co., PE Charlottetown, PE
April 7th, 2007 (14-27)

MARTIN, Edward Linda A. Austin (AD.) Campbell Lea Deming PO Box 429

New Mexico, USA Charlottetown, PE April 7th, 2007 (14-27)

BEACH, Arthur Catherine Wells (EX.) Stewart McKelvey Stirling Scales

Cornwall
Queens Co., PE
March 31st, 2007 (13-26)

PO Box 2140
Charlottetown, PE

CAIRNS, Doris Bly

Denton H. Cairns

Wilmot Valley

Donald Schurman

Marion J. Burrows (EX.)

155A Arcona Street

Prince Co., PE Summerside, PE March 31st, 2007 (13-26)

CAMPBELL-MINNS, Philomena George William Minns (EX.) Reagh & Reagh

(Phyllis) Patricia (Totten)

Charlottetown

Charlottetown, PE

Charlottetown, PE

Queens Co., PE March 31st, 2007 (13-26)

FRASER, Eric John John Clay Fraser (EX.) McInnes Cooper Grand Tracadie BDC Place

Grand Tracadie BDC Place
Queens Co., PE Suite 620, 119 Kent Street
and Northport Charlottetown

Prince Co., PE

March 31st, 2007 (13-26)

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Estate of:

Personal Representative:

Date of the Advertisement	Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
		•
MacDONALD, Floyd H. St. Catherines Kings Co., PE (Formerly of Petawawa, ON) March 31st, 2007 (13-26)	Yvonne MacDonald (EX.)	Allen J. MacPhee Law Corporation PO Box 238 Souris, PE
MacDONALD, Orilla Mae Charlottetown Queens Co., PE March 31st, 2007 (13-26)	James Willard MacDonald (EX.)	Matheson & Murray PO Box 875 Charlottetown, PE
MacKINNON, Leith Elwin Cornwall Queens Co., PE March 31st, 2007 (13-26)	Grace MacKinnon (EX.)	Catherine M. Parkman Law Office PO Box 1056 Charlottetown, PE
PETERS, Alice C. Charlottetown Queens Co., PE March 31st, 2007 (13-26)	Kenneth J. Peters Eileen M. Bishop (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
PICKETTS, Duncan Cairns Kelvin Grove Prince Co., PE March 31st, 2007 (13-26)	Linda Grace Jenkins Carl Duncan Picketts (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
ROBBINS, Charles Alvin Summerside Prince Co., PE March 31st, 2007 (13-26)	Spurgeon Alvin Robbins (EX.)	Key McKnight & Maynard PO Box 1570 Summerside, PE
ROSSITER, Eileen G. Charlottetown Queens Co., PE March 31st, 2007 (13-26)	Philip E. Rossiter (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
THIBAULT, Claudette St-Roch-des-Aulnaies Quebec March 31st, 2007 (13-26)	Nathalie Thibault (EX.)	Cox & Palmer 82 Summer Street Summerside, PE
HUBBS, Freda Milton Ontario	David Hubbs Wayne Hubbs (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE

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Estate of: Personal Representative: Date of Executor/Executrix (Ex) Place of the Advertisement Administrator/Administratrix (Ad) Payment

March 24th, 2007 (12-25)

LAVERS, Margaret McInnes Cooper Raymond Lavers Montague Judy Landrigan (EX.) **BDC Place** (Formerly of Albion, Suite 620, 119 Kent Street Charlottetown, PE

Montague RR#2) Kings Co., PE March 24th, 2007 (12-25)

DUNN, Thomas Victor Lorraine Praught (AD.) Law Office of Alfred K. Fraser, QC

Sturgeon PO Box 516 Kings Co., PE Montague, PE March 24th, 2007 (12-25)

MacKINNON, Lea Hammond Harold D. MacKinnon Robert R. MacArthur PO Box 127

Freda L. MacKinnon (AD.) Winsloe Cornwall, PE Oueens Co., PE March 24th, 2007 (12-25)

MacNEILL, Elliott MacLaren Vera Dewar (AD.) Cox & Palmer Charlottetown PO Box 486

Charlottetown, PE Queens Co., PE March 24th, 2007 (12-25)

ELLIOTT, Margaret Rose Helen Arsenault (EX.) Key McKnight & Maynard

Summerside PO Box 177 Prince Co., PE O'Leary, PE March 17th, 2007 (11-24)

GENGE, Joan Nina Beaton Joanne Marie Dell Ramsay & Clark Kensington Kathy Lynn Tuck (EX.) PO Box 96

Prince Co., PE Summerside, PE March 17th, 2007 (11-24)

KOENIG, Raymond C. (Jr.) Peter J. Leveroni (EX.) Paul J. D. Mullin, QC

Boston, Suffolk Co. 14 Great George Street Massachusetts, USA Charlottetown, PE March 17th, 2007 (11-24)

MURCHISON, Mary Catherine Walter A. McEwen McLellan Brennan Victoria Myrna McEwen (EX.) PO Box 35

British Columbia Summerside, PE March 17th, 2007 (11-24)

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O'CONNOR, Francis Leonard Urban Laughlin J. Allan Shaw Law Corporation Kildare Capes Mary Laughlin (EX.) PO Box 40

Prince Co., PE Alberton, PE

Birt & McNeill RATTRAY, Ada Olman Mellick (EX.) Charlottetown 138 St. Peters Road

Queens Co., PE Charlottetown, PE March 17th, 2007 (11-24)

SHARPE, Percy E. Eric Cornish (EX.) J. Allan Shaw Law Corporation

West Devon PO Box 40 Prince Co., PE Alberton, PE March 17th, 2007 (11-24)

STEVENS, Nellie Ann Marie Watson Allen J. MacPhee Law Corporation

Grimsby Robert Norman Stevens (EX.) PO Box 238 Souris, PE Ontario

March 17th, 2007 (11-24)

STEWART, Lea Donald Donald Stewart (EX.) J. Allan Shaw Law Corporation

PO Box 40 Rosebank Prince Co., PE Alberton, PE March 17th, 2007 (11-24)

PETERS, John (Jackie) Joseph Patricia Ann Glover (AD.) Lyle & McCabe

Charlottetown PO Box 300 Queens Co., PE Summerside, PE March 17th, 2007 (11-24)

Patricia (Gaudet) O'Shea (AD.) Philip Mullally Law Office SMITH, Mary Ellen

Charlottetown PO Box 2560 Oueens Co., PE Charlottetown, PE March 17th, 2007 (11-24)

McInnes Cooper ALLAN, Margaret Louise Gerald Russell Allan (EX.)

Stanhope **BDC** Place

Suite 620, 119 Kent Street Queens Co., PE March 10th, 2007 (10-23) Charlottetown, PE

ANDERSON, M. Keir Eric Bowlan (EX.) Crane & Hornby 20 Water Street Parkway Charlottetown

Oueens Co., PE Charlottetown, PE

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March 17th, 2007 (11-24)

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Estate of:
Date of
Personal Representative:
Date of
Executor/Executrix (Ex)
Place of
the Advertisement
Administrator/Administratrix (Ad)
Payment

March 10th, 2007 (10-23)

BOWMAN, Albert I. Mary C. Anderson Carr Stevenson & MacKay Charlottetown Dorothy B. Hughes PO Box 522 Queens Co., PE Sylvia A. Turner (EX.) Charlottetown, PE

March 10th, 2007 (10-23)

HOOPER, Charles Garth Matheson David Hooper McInnes Cooper North Milton Robert Hooper (EX.) BDC Place

Charlottetown RR#10 Suite 620, 119 Kent Street
Queens Co., PE Charlottetown, PE

March 10th, 2007 (10-23)

SMITH, Patrick V. Marion K. Smith (EX.) E. W. Scott Dickieson

Billerica PO Box 1453 County of Middlesex Charlottetown, PE

Massachusetts, USA March 10th, 2007 (10-23)

YEO, Wendell William Grace Yeo (EX.) Cox & Palmer Southwest Lot 16 82 Summer Street

Prince Co., PE Summerside, PE March 10th, 2007 (10-23)

COFFEY, Mary Joyce Harold Leo Coffey (AD.) Campbell Stewart

Arlington PO Box 485
Massachusetts, USA Charlottetown, PE
March 10th, 2007 (10-23)

WILKIE, Paul Sterling
Alberton

Cox & Palmer
82 Summer Street

Arberton 82 Summer Stree
Prince Co., PE Summerside, PE
March 10th, 2007 (10-23)

BAKER, Joyce Granville Clifford Forbes Baker (EX.) David R. Hammond, QC Summerside 740A Water Street East

Prince Co., PE Summerside, PE March 3rd, 2007 (09-22)

LABRANCHE, Joseph Placide Jacqueline Lewis (EX.) Cox & Palmer
Armand PO Box 486
Kensington Charlottetown, PE

Kensington Charlottet
Prince Co., PE
March 3rd, 2007 (09-22)

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:

Personal Representative:

Estate of: Date of	Personal Representative: Executor/Executrix (Ex)	Place of
the Advertisement	Administrator/Administratrix (Ad)	Payment
MacPHAIL, Mary Elizabeth Charlottetown Queens Co., PE March 3rd, 2007 (09-22)	Alan H. Walker Mary C. Rogerson (EX.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
WYAND, Irene Dorothy Charlottetown (formerly of Cavendish) Queens Co., PE March 3rd, 2007 (09-22)	Walter Wyand Gwen Wyand (EX.)	Cox & Palmer PO Box 486 Charlottetown, PE
BRAZIL, James William Elliott, also known as Elliott J. W. Brazi Stratford Queens Co., PE February 24th, 2007 (08-21)	Linda Brazil (EX.) l	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
MacLEAN, Alda Eileen Springbrook Queens Co., PE February 24th, 2007 (08-21)	Walter MacLean (EX.)	Donald Schurman 155A Arcona Street Summerside, PE
MYERS, Colin Alvin Hazelbrook Charlottetown RR#1 Queens Co., PE February 24th, 2007 (08-21)	Alma Jenkins Hazel Pippy (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street Charlottetown, PE
PERRY, George Joseph St. Edwards Prince Co., PE February 24th, 2007 (08-21)	Amy Graham (EX.)	J. Allan Shaw Law Corporation PO Box 40 Alberton, PE
BELL, Clayton James Abney Kings Co., PE February 24th, 2007 (08-21)	Jerry Bell (AD.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
DIXON, Vance Bulman Albany RR#2 Prince Co., PE February 17th, 2007 (07-20)	Eric R. Dixon Carl H. Dixon (EX.)	McLellan Brennan PO Box 35 Summerside, PE

Kings Co., PE

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

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Estate of:

Personal Representative:

Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	Place of Payment
KING, Sadie Elizabeth Montague Kings Co., PE February 17th, 2007 (07-20)	Sheila Bullock (EX.)	Law Office of Alfred K. Fraser, QC PO Box 516 Montague, PE
MacDONALD, John Wilfred Stratford Queens Co., PE February 17th, 2007 (07-20)	Judith Ann MacDonald Benjamin B. Taylor (EX.)	Judith Ann MacDonald 45 Earl Drive Stratford, PE
MacNEILL, Lloyd Charles Charlottetown Queens Co., PE February 17th, 2007 (07-20)	Sandra Crabbe Eldon Acorn (EX.)	Campbell Stewart PO Box 485 Charlottetown, PE
MATTHEWS, Shirley Elmsdale Prince Co., PE February 17th, 2007 (07-20)	Charlene Costain Vicky Gallant (EX.)	Regena Kaye Russell Law Corp. PO Box 383 O'Leary, PE
McQUAID, Mary C. Stratford Queens Co., PE February 17th, 2007 (07-20)	Mary Elizabeth MacMillan James Michael McQuaid (EX	McInnes Cooper  .) BDC Place Suite 620, 119 Kent Street Charlottetown, PE
READ, David Richard Charlottetown Queens Co., PE February 17th, 2007 (07-20)	Elizabeth (Betty) Mae Read (E.	X.) Carr Stevenson & MacKay PO Box 522 Charlottetown, PE
VANDERKAAY, Gerrit Jan Alexandra Queens Co., PE February 17th, 2007 (07-20)	Manna Maria Sentner Hannie Gerrit VanderKaay (EX.)	Manna Maria Sentner 1610 Pownal Road Alexandra, PE
VINCENT, Muriel Helena O'Leary Prince Co., PE February 17th, 2007 (07-20)	Shirley Fillmore (EX.)	Ramsay & Clark PO Box 96 Summerside, PE
FARRELL, Terrance B. St. Marys Road Sturgeon	Gregory Farrell Richard Farrell (AD.)	Carr Stevenson & MacKay PO Box 522 Charlottetown, PE

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Estate of: Date of the Advertisement	Personal Representative: Executor/Executrix (Ex) Administrator/Administratrix (Ad)	of the date of the advertisement:  Place of Payment
February 17th, 2007 (07-20)		
HUGHES, Owen Everett Scotchford Queens Co., PE February 17th, 2007 (07-20)	Michael A. Farmer, QC (AD.)	Carr Stevenson & MacKay PO Box 552 Charlottetown, PE
MATTHEWS, Erskine Elmsdale Prince Co., PE February 17th, 2007 (07-20)	Charlene Costain Vicky Gallant (AD.)	Regena Kaye Russell Law Corp. PO Box 383 O'Leary, PE
PETERS, Mary Doris Charlottetown Queens Co., PE February 17th, 2007 (07-20)	Doris Smith (AD.)	Lyle & McCabe PO Box 300 Summerside, PE
ARSENAULT, Leona Mary Summerside Prince Co., PE February 10th, 2007 (06-19)	Judith Collicutt (also known as Judy Collicutt and Judie Collicutt) Gary W. Arsenault (EX.)	Lyle & McCabe PO Box 300 Summerside, PE
BOLGER, Arlene Edith (also known as Arlene Edith Agnes Gaudet) Summerside Prince Co., PE February 10th, 2007 (06-19)	Shannon Gallant Shelley Gaudet (EX.)	Lyle & McCabe PO Box 300 Summerside, PE
DYKEMAN, Chalmers Wayne Charlottetown Queens Co., PE February 17th, 2007 (07-20)	Judith Elizabeth Killorn Joanne Margaret Paquet Susan Lynn Gould (EX.)	Stewart McKelvey Stirling Scales PO Box 2140 Charlottetown, PE
MATTHEWS, Lloyd George O'Leary Prince Co., PE February 10th, 2007 (06-19)	Dale Dennis (EX.)	Key McKnight & Maynard PO Box 177 O'Leary, PE
MEEK, Eleanor Joyce Charlottetown Queens Co., PE	Douglas H. Meek (EX.)	McInnes Cooper BDC Place Suite 620, 119 Kent Street

Charlottetown, PE

February 10th, 2007 (06-19)

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Personal Representative: Estate of:

Date of Executor/Executrix (Ex) Place of the Advertisement Administrator/Administratrix (Ad) Payment

PETERS, John Eric (also known

as Jean "Eric" T. Peters)

Charlottetown Queens Co., PE

February 10th, 2007 (06-19)

GALLANT, Antoine Dorisse

Charlottetown

Queens Co., PE

February 10th, 2007 (06-19)

Suzanne Danielle Peters (EX.) T. Daniel Tweel

105 Kent Street

Charlottetown, PE

Brian Gallant (AD.) McInnes Cooper

**BDC** Place

Suite 620, 119 Kent Street

Charlottetown, PE

The following orders were approved by Her Honour the Lieutenant Governor in Council dated 30 April 2007

#### EC2007-278

# PRINCE EDWARD ISLAND BUSINESS DEVELOPMENT INC. ACT BOARD OF DIRECTORS APPOINTMENT

Pursuant to clause 2(2)(d) of the *Prince Edward Island Business Development Inc. Act* R.S.P.E.I. 1988, Cap. B-6.2 Council made the following appointment:

#### NAME TERM OF APPOINTMENT

Dale Larkin 30 April 2007 New Glasgow to

(vice Tom DeBlois, resigned) 30 June 2008

#### EC2007-283

## MARRIAGE ACT DEPUTY ISSUER OF MARRIAGE LICENSES APPOINTMENTS

Pursuant to subsection 12(1) of the *Marriage Act* R.S.P.E.I. 1988, Cap. M-3, Council appointed the following employees of Access PEI in Summerside, Prince Edward Island to be deputy issuers of marriage licenses effective 30 April 2007:

Mary Jane Drummond Nola Rose Murphy Mary Teresa Adelaide Smith

Further, Council ordered that, should any of the aforementioned persons cease to be employed with Access PEI, her appointment as deputy issuer of marriage licenses shall terminate coincident with the date of termination of employment.

#### EC2007-284

## MARRIAGE ACT DEPUTY ISSUER OF MARRIAGE LICENSES APPOINTMENTS

Pursuant to subsection 12(1) of the *Marriage Act* R.S.P.E.I. 1988, Cap. M-3, Council appointed the following employees of Access PEI in O'Leary, Prince Edward Island to be deputy issuers of marriage licenses effective 30 April 2007:

Joanne Marie Peters Connie Rhonda Jane Smallman

Further, Council ordered that, should either of the aforementioned persons cease to be employed with Access PEI, her appointment as deputy issuer of marriage licenses shall terminate coincident with the date of termination of employment.

#### EC2007-285

## MARRIAGE ACT DEPUTY ISSUER OF MARRIAGE LICENSES APPOINTMENT

Pursuant to subsection 12(1) of the *Marriage Act* R.S.P.E.I. 1988, Cap. M-3, Council appointed the following employee of Access PEI in Tignish, Prince Edward Island to be a deputy issuer of marriage licenses effective 30 April 2007:

Krista Gail Gaudet

Further, Council ordered that, should the aforementioned person cease to be employed with Access PEI, her appointment as a deputy issuer of marriage licenses shall terminate coincident with the date of termination of employment.

#### EC2007-286

## MARRIAGE ACT DEPUTY ISSUER OF MARRIAGE LICENSES APPOINTMENTS

Pursuant to subsection 12(1) of the *Marriage Act* R.S.P.E.I. 1988, Cap. M-3, Council appointed the following employees of the Office of Vital Statistics to be deputy issuers of marriage licenses effective 30 April 2007:

Beth Bryenton, Charlottetown Office Winnifred Clements, Montague Office

Further, Council ordered that, should either of the aforementioned persons cease to be employed with the Office of Vital Statistics, her appointment as deputy issuer of marriage licenses shall terminate coincident with the date of termination of employment.

Signed,

W. Alexander (Sandy) Stewart Clerk of the Executive Council

#### PROCLAMATION

**CANADA** 

PROVINCE OF PRINCE EDWARD ISLAND

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

Hon. BARBARA A. HAGERMAN Lieutenant Governor

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

#### GREETING A PROCLAMATION

WHEREAS in and by section 7 of Chapter 3 of the Acts passed by the Legislature of Prince Edward Island in the 4th Session thereof held in the year 2006 and in the fifty-fifth year of Our Reign intituled "An Act to Amend the Certified Fisheries Organizations Support Act" it is enacted as follows:

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

AND WHEREAS it is deemed expedient that the said Act, Stats. P.E.I. 2006, 4th Session, c. 3 should come into force on the 30th day of April, 2007,

NOW KNOW YE that We, by and with the advice and consent of our Executive Council for Prince Edward Island, do by this Our Proclamation ORDER AND DECLARE that the said Act being "An Act to Amend the Certified Fisheries Organizations Support Act" passed in the fifty-fifth year of Our Reign shall come into force on the thirtieth day of April, two thousand and seven of which all persons concerned are to take notice and govern themselves accordingly.

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

WITNESS the Honourable Barbara A. Hagerman, Lieutenant Governor of the Province of Prince Edward Island, at Charlottetown this thirtieth day of April in the year of Our Lord two thousand and seven and in the fifty-sixth year of Our Reign.

By Command,

W. ALEXANDER (SANDY) STEWART Clerk of the Executive Council

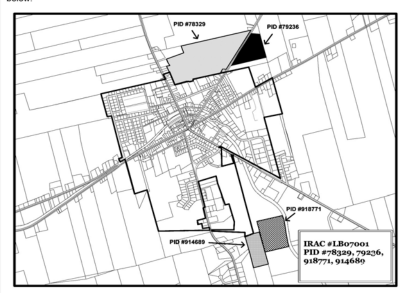


### **Public Hearing**

### LB07001 MUNICIPAL BOUNDARY EXTENSION APPLICATION

#### TOWN OF KENSINGTON

Pursuant to Subsection 12(1) of the Municipalities Act R.S.P.E.I. 1988, Cap M-13, the Town of Kensington has applied to the Minister of Community and Cultural Affairs to extend the Town's municipal boundary to include parcel numbers 78329, 79236, 918771 and 914689 as outlined below:



The application states that the reasons for the expansion are:

The Town of Kensington has purchased parcel numbers 78329 and 79236 for the purpose of well field protection and these properties will be maintained as a forest and field area. The Province of Prince Edward Island has acquired parcel numbers 918771 and 914689 to be maintained as a public forest. The Town of Kensington considers it desirable to bring these properties within the Town's boundaries.

#### PUBLIC HEARING

In accordance with Section 13 of the Municipalities Act, the Island Regulatory and Appeals Commission has been directed by the Minister of Community and Cultural Affairs to conduct a public hearing in or near the area to be annexed for the purpose of reviewing the application.

The public hearing will be held in the Council Chambers of the Kensington Town Hall, 55 Victoria Street, commencing at 7:00 p.m. on Wednesday, May 23, 2007. Residents of the Town and any person affected by the application are invited to attend and make representation concerning the application.

Inquiries concerning this application can be directed to:

Philip J. Rafuse, Land and Appeals Officer, The Island Regulatory and Appeals Commission P. O. Box 577, Charlottetown PE C1A 7L1 Telephone 902-892-3501 Toll-free 1-800-501-6268 Fax 902-566-4076

#### NOTICE OF DISSOLUTION

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

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

Name: PIECE A CAKE

Owner: SAGE ENTERPRISES INC.

Registration Date: May 02, 2007

Name: WOODRIDGE PLACE

Owner: TRAVELLER'S REST MINI HOMES

LTD.

Registration Date: May 04, 2007

Name: DEGUSSA WALL SYSTEMS Owner: BASF CONSTRUCTION CHEMICALS CANADA, LTD. Produits chimiques de construction

BASF du Canada, Ltée Registration Date:

May 07, 2007

Name: DEGUSSA BUILDING SYSTEMS Owner: BASF CONSTRUCTION CHEMICALS CANADA, LTD. Produits chimiques de construction

BASF du Canada, Ltée

Registration Date: May 07, 2007

Name: MASTER BUILDERS **TECHNOLOGIES** Owner: BASF CONSTRUCTION CHEMICALS CANADA, LTD. Produits chimiques de construction

BASF du Canada, Ltée Registration Date: May 07, 2007

Name: FREE WHEELING CYCLE

Owner: Philip Steele

Registration Date: May 07, 2007

Name: ISLAND WILDLIFE REMOVAL Owner: Estate of Douglas Jameson

May 01, 2007 Registration Date:

Name: WINDEMER COTTAGE

Owner: Geraldine MacKinnon-Hammond May 02, 2007 Registration Date:

#### 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: ATLANTIC SOY CORP.

RR#3, Belle River, PE COA 1B0 Incorporation Date: May 03, 2007

Name: ENERGY ADVANTAGE BUILDERS

PEI LTD.

10702 Trans Canada Highway

Stratford, PE C1B 2S1

Incorporation Date: May 03, 2007

Name: GREAT WEST WIND LTD. Anglo, Tignish RR, PE C0B 2B0

Incorporation Date: May 03, 2007

Name: NORTH ATLANTIC ORGANICS

LTD.

Seacow Pond

Tignish R R, PE C0B 2B0

Incorporation Date: May 07, 2007

Name: ROBIN MASTERS LTD.

73 Pine Street

Charlottetown, PE C1E 1Z3

Incorporation Date: May 04, 2007

Name: ST. PETERS LAKE HOMEOWNERS'

ASSOCIATION INC.

R R # 2, Morell, PE COA 1SO

Incorporation Date: May 01, 2007

Name: THE EMPLOYMENT JOURNEY

INC.

Box 8816, Yordale East York, PE COA 1P0

Incorporation Date: May 04, 2007

### 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: ENGINEERING TECHNOLOGIES

CANADA LTD.

Purpose To increase the authorized capital. Effective Date: May 03, 2007

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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 *Partnership Act*:

Name: PIECE A CAKE

Owner: TAYLORS REALTIES LIMITED

119 Kent Street, Suite 650 Charlottetown, PE C1A 1N3

Registration Date: May 02, 2007

Name: ROPAK

PACKAGING-NORTHEAST

DIVISION

Owner: ROPAK CANADA INC.

2700-700 West Georgia Street Vancouver, BC V7Y 1B8

Registration Date: May 02, 2007

Name: CYBECTEC

Owner: COOPER INDUSTRIES

(ELECTRICAL) INC. 100 King Street West

1600 - 1 First Canadian Place Toronto, ON M5X 1G5

Registration Date: May 03, 2007

Name: WOODRIDGE PLACE

Owner: KCH, INC.

77 Bloor Street West

Suite 2000

Toronto, ON M5S 1M2

Registration Date: May 04, 2007

Name: BASF ADMIXTURES

Owner: BASF CONSTRUCTION CHEMICALS CANADA, LTD.

Produits chimiques de construction

BASF du Canada, Ltée 100 Milverton Drive

5th Floor

Mississauga, ON L5R 4H1

Registration Date: May 07, 2007

Name: BASF WALL SYSTEMS

Owner: BASF CONSTRUCTION CHEMICALS CANADA, LTD.

Produits chimiques de construction

BASF du Canada, Ltée 100 Milverton Drive

5th Floor

Mississauga, ON L5R 4H1

Registration Date: May 07, 2007

Name: BASF BUILDING SYSTEMS

Owner: BASF CONSTRUCTION

CHEMICALS CANADA, LTD.
Produits chimiques de construction

BASF du Canada, Ltée 100 Milverton Drive

5th Floor

Mississauga, ON L5R 4H1

Registration Date: May 07, 2007

Name: 3-WAY SOLUTIONS

Owner: Lesa Murnaghan

24 Scully's Lane Donagh, R R # 5

Charlottetown, PE C1A 7J8

Owner: Wayne Murnaghan

24 Scully's Lane Donagh, R R # 5

Charlottetown, PE C1A 7J8

Owner: Kevin Doucette

392 Line Road

Hunter River, PE C0A 1N0

Registration Date: May 01, 2007

Name: ABRIE MASONRY

Owner: Gerv Sytnyk

R R # 3, Cornwall, PE COA 1H0

Registration Date: May 02, 2007

Name: ATLANTIC LABORATORIES

Owner: Oliver Engel

Box 1625

Charlottetown, PE C1A 7N3

Registration Date: May 04, 2007

Name: BAROMETER CAPITAL

MANAGEMENT

Owner: BaroMeter Capital Management Inc.

60 Wellington Street West

Suite 3600

Toronto, PE M5K 1N6

Registration Date: May 07, 2007

Name: DAY'S CORNER GENERAL

STORE

Owner: Juliette Arsenault

2051 Cannontown Road Abrams Village, PE C0B 2E0

Registration Date: May 02, 2007

Name: DLS ELECTRIC Owner: Dave Smith

1774 Covehead Road

R R # 1

Little York, PE C0A 1P0

Registration Date: May 04, 2007

Name: FLEX MUSSELS Owner: 6740367 Canada Inc.

50 Water Street

Charlottetown, PE C1A 7L1

Registration Date: May 02, 2007

Name: FREE WHEELING CYCLE

Owner: Kirk Redmond

16 Summer Street

Charlottetown, PE C1A 2P8

May 07, 2007 Registration Date:

Name: HOOKEY Owner: Robert Leitz

14223 Rte. 14 Skinners Pond, PE C0B 2B0

Registration Date: May 02, 2007

Name: ISLAND SNACK CONNECTION

Owner: Shirley M. MacLean 55 Brackley Pt. Road

Charlottetown, PE C1A 6Y3

Registration Date: May 02, 2007

Name: ISLAND WILDLIFE REMOVAL

Owner: Andrew Jameson 39 Fairview Drive

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

Charlottetown, PE C1A 6H2

Registration Date: May 01, 2007 Name: NEW GLASGOW MERCANTILE

Owner: John Van Veen 5618 Mayfield Road

New Glasgow, PE C0A 1N0

Owner: Julie Van Veen

5618 Mayfield Road New Glasgow, PE C0A 1N0

Registration Date: May 04, 2007

Name: RENOVATIONS BY JOE

Owner: Joseph Fay

> 79 Churchill Avenue Charlottetown, PE C1A 1Z4

Registration Date: May 01, 2007

Name: S.O.S. COMPUTER SOLUTIONS

Owner: Blake Adams

Box 638

O'Leary, PE C0B 1V0

Registration Date: May 03, 2007

Name: TBS 23 THE BLIND SPOT

Owner: Gordon Frizzell 6193 Rte 19 Canoe Cove

Cornwall RR 2, PE C0A 1H0

Owner: Penny Frizzell 6193 Rte. 19 Canoe Cove

Cornwall RR 2, PE C0A 1H0

Registration Date: April 30, 2007

TO THE LIGHTHOUSE GALLERY Name:

& GIFTS

Owner: Ina Lee 55 Glover Shore Road

Summerside, PE C1N 4G3

Owner: Mary Lee

879 Sunnyside Road

Richmond, PE C0B 1Y0

Registration Date: May 01, 2007

Name: WINDEMER

Owner: Jean-Paul Desrosiers

107 Heron Avenue

Summerside, PE C1N 5S2

Owner: Shellilee Ballum 107 Heron Avenue

Summerside, PE C1N 5S2 Registration Date: May 02, 2007 Name: YORSTON FARM ESTATES
Owner: Heronsfield Management Inc.

Box 1570, Summerside, PE C1N 4K4 Owner: Carewco Holdings Ltd.

1484 Rattenbury Road

Breadalbane RR 1, PE C0A 1E0

Owner: George Diercks

3340 North Carleton Road R R # 2, Albany, PE COB 1A0

Registration Date: May 04, 2007

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#### Trust and Fiduciary Companies Act R.S.P.E.I. 1988, Cap. T-7.1

### ORDER (Subsection 4(1))

WHEREAS Harvest Trustee Inc. is listed as a fiduciary company in Schedule II of the *Trust and Fiduciary Companies Act* (the "Act");

WHEREAS Harvest Trustee Inc. was dissolved on May 7, 2007 under subsection 74(2) of the *Companies Act* R.S.P.E.I. 1988, Cap. C-14;

AND WHEREAS subsection 4(1) of the Act provides that the Director shall amend Schedule II of the Act where a fiduciary company is dissolved:

THE DIRECTOR HEREBY ORDERS, pursuant to subsection 4(1) of the Act, that Schedule II is amended by the repeal of item 4 respecting Harvest Trustee Inc..

Dated at Charlottetown, Prince Edward Island, May 7, 2007.

"Katharine Tummon" Katharine Tummon Director of Corporations

19

### NOTICE UNDER THE QUIETING TITLES ACT

TAKE NOTICE That **Marwood Properties Inc.**, claims to be the absolute owner, in fee simple, of the lands hereinafter described;

AND TAKE NOTICE that an application has been made to the Supreme Court of the Province of Prince Edward Island on behalf of Marwood Properties Inc., to have the title judicially investigated and the validity thereto ascertained and declared to the lands and premises described as follows:

ALL THAT PARCEL of land situate, lying and being in Lot or Township No. Fifty-three (53), in Kings County, Province of Prince Edward Island, being identified as **Provincial Parcel No. 162289** (comprising approximately 63 acres), a more complete legal description may be obtained from the office of the undersigned.

Any person claiming adverse title or interest in the said lands is to file notice of same with the Prothonotary of the Supreme Court in the Law Courts Building, 42 Water Street, Charlottetown, in Queens County, Province of Prince Edward Island, aforesaid on or before the 8th day of June, 2007.

AND FURTHER TAKE NOTICE that if no claim to the said lands adverse to that of Marwood Properties Inc. filed on or before the 8th day of June, 2007, a certificate of title certifying that Marwood Properties Inc. is the owner in fee simple of the said lands may be granted pursuant to the provisions of the *Quieting Titles Act*.

DATED at Charlottetown, in Queens County, Province of Prince Edward Island, this 1st day of May, 2007.

(Sgd) Alfred K. Fraser
ALFRED K. FRASER, Q.C.
Alfred K. Fraser Law Office
554 Main Street, P.O. Box 516
Montague, P.E.I. COA 1R0
(902) 838-2041

19

### THE CRIMINAL CODE OF CANADA Oualified Technician

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

### Dale Johnson

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

Dated this 3rd day of May, 2007.

Mildred A. Dover Attorney General Province of Prince Edward Island

19

#### NOTICE CHANGE OF NAME

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

Former Name: Christian Thomas West

Forbes

Address: 540 Kentyre Rd.

Winsloe, PE C1E 1Z3

Present Name: Christian Thomas West

Smith

May 3, 2007

T.A. Johnston Director of Vital Statistics

19

#### NOTICE CHANGE OF NAME

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

Former Name: Anthony Mary Nabuurs

Address: 184 Queens Rd.

Montague, PE C0A 1R0
Present Name: Anthony Martin Nabuurs

May 4, 2007

T.A. Johnston Director of Vital Statistics

19

#### NOTICE CHANGE OF NAME

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

Former Name: **John David Wedge** Address: 304 Greenwood Dr.

Summerside, PE C1N 5E3

Present Name: David John Wedge

May 3, 2007

T.A. Johnston Director of Vital Statistics

19

#### 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 May 1, 2007 to June 30, 2007** for the purpose of solemnizing marriage in the province of Prince Edward Island:

**Rev. Chesley Boutilier** 7 Boutilier Lane RR 2

Kensington, PE C0B 1M0

T.A. Johnston Director of Vital Statistics

19

#### 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 July 1, 2007 to September 30, 2007** for the purpose of solemnizing marriage in the province of Prince Edward Island:

Rev. Gary F. Clark

PO Box 54, Mt. Stewart, PE COA 1TO

T.A. Johnston Director of Vital Statistics

19

#### 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 June 2, 2007 to June 16, 2007** for the purpose of solemnizing marriage in the province of Prince Edward Island:

Rev. Michael Gibbons

PO Box 11, Centreville, NS B0P 1J0

T.A. Johnston Director of Vital Statistics

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

May 12, 2007

The ROYAL GAZETTE is issued every Saturday from the office of Michael Fagan, Queen's Printer, PO Box 2000, Charlottetown, PEI C1A 7N8. All copy must be received by the Tuesday preceding day of publication. The subscription rate is \$55.00 per annum, postpaid; single copies are \$2.00 each, postpaid or \$1.00 each, over the counter.

Marwood Properties Inc. . . . . . . . . . 411

### **PART II** REGULATIONS

#### EC2007-277

### AGRICULTURAL INSURANCE ACT **GENERAL REGULATIONS**

(Approved by Her Honour the Lieutenant Governor in Council dated 30 April 2007.)

Pursuant to section 16 of the Agricultural Insurance Act R.S.P.E.I. 1988, Cap. A-8.2, the Board of the Prince Edward Island Agricultural Insurance Corporation, with the approval of the Lieutenant Governor in Council, made the following regulations:

#### 1. In these regulations

Definitions

- (a) "acreage" means the land area planted in a crop or variety, acreage expressed in acres or hectares, and stated on the application form for a crop year;
- (b) "Act" means the Agricultural Insurance Act R.S.P.E.I. 1988, Act Cap. A-8.2;
- (c) "annual index" for an insured in respect of a crop group, means annual index the ratio between
  - (i) the insured's production to count in a crop year for the crop group, and
  - (ii) the average production to count for the province as a whole for the crop group and for that crop year;
- (d) "benchmark yield" is the simple average of the preceding five benchmark yield, years' provincial weighted average yield per acre for a crop or variety or is an average calculated by such means as is acceptable to the Board;

(e) "crop group" means the group of crops as set out in section 3;

crop group

crop year

- (f) "crop year" means
  - (i) in the case of apples or wild blueberries, the period from December 1 in any year to November 30 in the following year,
  - (ii) in the case of strawberries, the period from December 1 in any year to June 30 in the following year, and
  - (iii) in the case of any other crop, the period from April 1 in any year to March 31 in the following year;
- (g) "declared acreage" means, with respect to the crop year, the land declared acreage area that the insured has planted in each crop or variety as declared in the Final Acreage Report for the year;

Department

(h) "Department" means the Department of Agriculture, Fisheries and Aquaculture;

financial independence

- (i) "financial independence" means the following are in the insured's name:
  - (i) operating credit,
  - (ii) farm income and expense statement for tax purposes,
  - (iii) invoices for inputs purchased,
  - (iv) bill of sale for any crop insured,
  - (v) a valid GST rebate tax number;

guaranteed yield

(j) "guaranteed yield" means that yield for which insurance indemnity is available and is calculated for crop or variety by obtaining the product of the probable yield per acre and the percentage of coverage available subject to adjustments allowed herein;

insured

(k) "insured" means an individual, partnership, or corporation insured under a policy issued by the Corporation;

insured acreage

(l) "insured acreage" means the declared acreage, or a portion of the declared acreage, determined by the Corporation as the portion to be insured;

insurable crop

(m) "insurable crop" means an agricultural crop designated under section 3 as eligible to be insured under a policy;

insured value of the crop

(n) "insured value of the crop" means the maximum amount of indemnity payable to the insured for losses suffered in the production of an insured crop year, determined by the following formula:

probable yield x coverage level x unit price OR coverage level x unit value

insured values for the forage, by-pass and storage program are specific to these plans;

loss ratio

(o) "loss ratio" means the ratio between the total indemnity paid to an insured for a crop category during the immediate preceding 10 crop years, and the total premiums collected on that crop category during the same time period from the insured and the Federal and Provincial Governments;

non-arm's length relationship

- (p) "non-arm's length relationship" means a working relationship between
  - (i) a husband and wife (including common-law spouses),
  - (ii) a grandparent or parent and child (including step-parents and step-children),
  - (iii) siblings (including step-siblings),
  - (iv) a person and his or her brother-in-law or sister-in-law,
  - (v) a partnership and its partners, or
  - (vi) a corporation and its shareholders;

(q) "operationally dependent" means that the applicant does not own operationally or lease sufficient equipment to plant, grow and harvest a crop, but instead depends on custom work to the extent that it affects management control of the crop;

(r) "optional coverage" means the level of compensation or unit optional coverage price the insured elects to apply in his or her case;

(s) "performance index" for an insured in respect of a crop group, performance index, means the ratio between

- (i) the sum of the insured's annual indexes for the crop group for each year that the insured has insured the crop group, divided by the number of crop years that the insured has insured the crop group, and
- (ii) the average production to count for the province as a whole for that crop group and for the crop year that the crop group has been insured under the Act;
- (t) "policy" means a contract of production insurance issued to the policy insured by the Corporation, and includes
  - (i) the completed application form,
  - (ii) the production insurance agreement or contract of production insurance,
  - (iii) the final acreage report of the insured,
  - (iv) these regulations,
  - (v) the statement of account, and
  - (vi) any amendment to any document referred to in subclause (i),
  - (ii), (iii), or (v) and agreed on in writing by the Corporation and the insured:
- (u) "premium" means the insured's share of the total premium, as premium calculated under sections 13 and 14, and using the appropriate premium rate stated in the statement of account;

- (v) "probable yield" for each crop or variety means the insured's probable yield weighted average production to count as determined herein, or by such means that the Board considers appropriate;
- (w) "production" means the total units of insurable crop produced production from acreage declared and reported by the insured in the final acreage report for each crop year;
- (x) "production insurance program" means a plan for production production insurance established by a production insurance agreement;

(y) "production to count" means the yield of a crop calculated by production to count adding all crop sales and inventory from all insured acres and then adjusting this gross production based on the crop's intended or best use, by removing that portion of the yield affected by insured perils occurring before the harvest deadline and non-insured perils as determined by the Corporation;

rider

(z) "rider" means any rider issued by the Corporation and forming part of the policy;

unit price

(aa) "unit price" means the product of the maximum price per unit of the insurable crop as established by the Board and approved by Agriculture and Agri-Food Canada by means of their Unit Price Test and the percentage of optional coverage per unit as chosen by the insured;

weighted average

(bb) "weighted average" means the average yield as determined for a crop or variety by calculating the ratio of total production to count to the total planted acres for a given period of years using production to count records or benchmark yields.

Purpose

**2.** The purpose of a production insurance program is to provide for insurance against a loss of production on the designated insurable crops resulting from one or more of the perils designated in section 8.

Insurable crops

- **3.** The following crops are designated as insurable crops for the purposes of the Act, these regulations and a production insurance agreement:
  - (a) Russet Burbank potato;
  - (b) Superior potato;
  - (c) Kennebec potato;
  - (d) Shepody potato;
  - (e) Yukon Gold potato;
  - (f) Russet baker varieties or other Russet potato varieties;
  - (g) all other potato varieties;
  - (h) barley;
  - (i) grain corn or silage corn;
  - (j) winter wheat;
  - (k) mixed grain;
  - (l) oats;
  - (m) milling wheat;
  - (n) brussels sprouts;
  - (o) cabbages;
  - (p) broccoli;
  - (q) cauliflower;
  - (r) rutabagas;
  - (s) wheat;
  - (t) soybeans;
  - (u) tobacco;
  - (v) dry coloured beans;
  - (w) white pea beans;
  - (x) fall rye;
  - (y) field peppers;
  - (z) apples;
  - (aa) wild lowbush blueberries;
  - (bb) carrots;
  - (cc) strawberries;
  - (dd) forage;
  - (ee) hybrid canola seed crops.

**4.** (1) For the purposes of the production insurance program, an applicant Independent for a contract of insurance must be financially independent and operationally independent of all other farm businesses growing the same insurable crop.

(2) Before separate insurance contracts can be issued for a farm Documents to prove operation with multiple partners or owners, or before production on a farm unit can be split, the insured must provide documents to prove financial independence.

independence

(3) All criteria defined for financial independence must be met or the *Idem* Corporation shall deem the insureds to be one insured and the applications shall be combined as a single insured and subsection 7(1) applied to the insurance contract as one insured.

(4) If, at any time, an insured which claims that it is financially Deemed to be one independent of another insured is found by the Corporation not to be financially independent of the other insured, the Corporation shall deem the insureds to be one insured, including for the application of subsection 7(1), for the crop year and for any subsequent crop years for which the insureds apply for crop insurance.

(5) Where applications for contracts of insurance are made by Eligibility corporations and partnerships, the financial independence of the shareholders or partners from other farm businesses growing the same insurable crop will be factors in deciding eligibility.

(6) If an applicant

(a) is operationally dependent on another insured; and

Operational dependence

- (b) has a non-arm's length relationship with that insured, the records of the Corporation relating to both the applicant and the other insured may be used to determine the probable yield, the performance index for purposes of setting coverage levels and premium discount or surcharges and, where such a relationship exists, that person and the other insured will be deemed to be operationally dependent.
- 5. (1) All fields of an insurable crop and all insurable crops including Identification varieties grown on each field shall be properly identified and declared to the Corporation.

- (2) The fields referred to in subsection (1) will be subject to Idem measurement by the Corporation.
- 6. The premium prescribed under production insurance agreements is Premium reduced by such payments as may be made by the Government of Canada under the Farm Income Protection Act (Canada) and by the province.

### **OBLIGATION TO INSURE**

7. (1) The insured shall offer for production insurance all acreage of a Acreage group of insurable crops grown by the insured on land owned or used by

the insured in the province, and the policy shall apply to the entire group of crops as follows:

- (a) all types and varieties of potatoes;
- (b) all spring cereal grains, all protein feed crops and milling wheat;
- (c) all types and varieties of edible beans;
- (d) tobacco;
- (e) all processing broccoli and cauliflower;
- (f) rutabagas;
- (g) all winter cereal grains;
- (h) grain corn and silage corn;
- (i) field peppers;
- (j) all Brussels sprouts and cabbage;
- (k) apples;
- (l) wild lowbush blueberries;
- (m) carrots;
- (n) strawberries;
- (o) forage;
- (p) hybrid canola seed.

Criteria

(2) The criteria for financial independence and operational independence, as outlined in section 4, shall define a single insured and the criteria referred to in subsection 7(1) shall apply to each insured as a single insured.

#### PERILS COVERED

Perils

- **8.** (1) Subject to the terms and conditions thereof, a production insurance agreement covers a production loss during the crop year caused by one or more of the following designated perils which pertain to that insurable crop or variety:
  - (a) insect infestation and plant disease;
  - (b) hail;
  - (c) frost;
  - (d) drought;
  - (e) excessive moisture;
  - (f) wind;
  - (g) any other unavoidable loss due to adverse weather conditions beyond the control of the insured;
  - (h) other designated perils which apply to individual crops and are set out in Schedule A in relation to these crops.

Exclusions, control programs

(2) Notwithstanding clause 1(a), a production insurance agreement does not insure against a loss resulting from insect infestation or plant disease unless the insured person establishes that he or she followed a control program acceptable to the Department.

Exclusion, alternative compensation (3) Notwithstanding clause 1(a), a production insurance agreement does not insure against a loss resulting from plant disease where compensation is provided from another source.

#### EXTENT OF COVERAGE

- 9. (1) Subject to the Act and these regulations, a production insurance Period agreement is valid from the prescribed date of seeding until the prescribed final date for harvesting, as set out in Schedule A, unless an additional period of coverage is approved, in writing, by the Corporation.
- (2) All crops harvested up to and including the final date for harvesting Harvested crops will be insured for losses from designated perils.
- (3) Those crops for which extended coverage is prescribed and storage permitted will be insured for losses from a designated peril from the prescribed final date for harvesting to December 20 of the crop year.
- (4) The insured shall harvest all insurable crops, unless written Obligation to permission is received from the Corporation to do otherwise.

(5) Where the harvesting of the insurable crop cannot be completed on Unharvested crop the date prescribed in Schedule A, the insured shall notify the Corporation and the Corporation shall determine the potential production for each variety of the unharvested acreage estimated from harvested production samples, and any losses occurring to the unharvested crop after the final date for harvesting will not be covered under the

(6) Where the Corporation determines that harvesting was prevented Time for harvesting by one or more of the perils insured against, the Corporation may extend the time for harvesting for such period as it considers necessary.

harvest

#### **EXCLUDED COVERAGE**

- 10. (1) A production insurance agreement does not insure against, and Exclusions no indemnity shall be paid in respect of, a loss in production of an insurable crop resulting from
  - (a) the negligence, misconduct, or poor farming practices of the insured or of agents or employees of the insured;
  - (b) a peril other than the perils designated in section 8 for that insurable crop;
  - (c) crops contaminated with diseases or conditions held unacceptable by the insurer that existed prior to the date of application for insurance coverage;
  - (d) failure to meet minimum acceptable seed standards specified in Schedule A for that insurable crop;
  - (e) the use of poor quality or diseased seed which does not meet the minimal acceptable seed standards as specified in Schedule A for each insurable crop;
  - (f) a shortage of labour or machinery;

production insurance agreement.

- (g) insurable crops planted or harvested after the final date for planting or harvesting as set out in Schedule A;
- (h) insect infestation or plant disease, unless the insured established, to the satisfaction of the Corporation, that measures recommended

by the Department for control of such infestations or diseases were performed;

- (i) the use of any variety of crop that is not registered by the Canadian Food Inspection Agency for use in Atlantic Canada or otherwise specifically approved by the Corporation;
- (j) mechanical damage that cannot be linked to a specific peril, but is a result of rough or abusive handling;
- (k) excessive miss due to faulty planting equipment; and
- (1) losses to unharvested production that occur after the final harvest deadline or to production in storage after the final date for filing a Proof of Loss.

Notice of Loss

(2) Subject to section 19, the insured must notify the Corporation of any problems with an insured crop by completing a Notice of Loss form and the insured must receive written permission from the Corporation before any insured acres or stored production can be destroyed.

Elimination of coverage

(3) Failure by an insured to notify the Corporation that the insured has destroyed an insured crop prior to receiving permission from the Corporation to destroy the crop or destroying the crop before the Corporation has verified the crops to be destroyed or the destruction thereof, shall eliminate all insurance coverage on that portion of the crop.

Contravention of certain Acts

- (4) A production insurance agreement does not insure against, and no indemnity shall be paid in respect of, a loss in production of an insurable crop from any planted acreage that is subject to the production insurance agreement and in respect of which the insured, during the term of the production insurance agreement, contravenes a provision of
  - (a) the Environmental Protection Act or its regulations;
  - (b) the Pesticides Control Act or its regulations; or
  - (c) the Agricultural Crop Rotation Act or its regulations.

### INSURABLE INTEREST AND ASSIGNMENT

Insurable interest

- 11. Notwithstanding that a person other than the insured holds an interest of any kind in an insurable crop,
  - (a) the interest of the insured in the insurable crop is deemed to be the insured value of the crop; and
  - (b) subject to section 12, no indemnity shall be paid to any person other than the insured.

Assignment

- **12.** The insured may assign all or part of his or her right to indemnity under a production insurance agreement in respect of the insurable crop, but an assignment is not binding on the Corporation and no payment of indemnity shall be made to an assignee, unless
  - (a) the assignment is made on a form acceptable to the Corporation; and
  - (b) the Corporation gives its consent to the assignment in writing.

#### APPLICATION AND PREMIUMS FOR PRODUCTION INSURANCE

13. (1) An application for production insurance shall be accepted, and a Application for production insurance agreement shall be entered into and signed by the Corporation and the insured, if:

- (a) the Corporation receives a signed application before the application deadline for each program;
- (b) the required deposit accompanies the application;
- (c) the Corporation receives a copy of the signed agreement;
- (d) after initial review the application appears to meet all regulations stated in the agreement.
- (2) A Final Acreage Report shall form part of the application for the Application Forage Program.

(3) A signed copy of the agreement must be received by the Idem Corporation no later than May 31 of the crop year for a valid contract of insurance to exist.

- (4) An application shall not be accepted unless it is accompanied by a Deposit deposit of 15 to 50% of the estimated premium, based on the following criteria:
  - (a) 15% if full premium and interest for the preceding crop year was paid by December 31 of that year;
  - (b) 25% if full premium and interest for the preceding crop year was paid during the subsequent month of January;
  - (c) 30% if full premium and interest for the preceding crop year was paid during the subsequent month of February;
  - (d) 35% if full premium and interest for the preceding crop year was paid during the subsequent month of March;
  - (e) 50% if full premium and interest for the preceding crop year was paid after the subsequent month of March;
  - (f) all premium and interest owing on insured crops from any previous year must be paid in full and a 50% deposit will be required before an application will be accepted for the new crop year.
- (5) The total premium shall be calculated by applying established rates Total premium to the insured value of each crop using methodology recommended by an actuary and approved by Agriculture Agri-Food Canada's Insurance Division on an annual basis and subject to adjustments pursuant to section 15 and subsection 18(5) of these regulations.

- (6) The insured's premium is calculated by applying the insured's Insured's premium share to the total premium.
- (7) The deposit, required with the application, is calculated by Deposit applying the deposit requirement stated in subsection (4) to the insured 's share of total premiums.
- (8) Failure to provide the required deposit at the time the application is *Idem* submitted shall result in cancellation of the agreement.

NSF

(9) NSF (Non Sufficient Funds) bank charges of \$40 shall be charged to the insured when NSF checks are submitted as payment of the required deposit or premiums.

Date premium balance due

(10) The remainder of the premium owing, after the deposit has been paid, is due and payable by the insured by June 30 of that crop year to which the production insurance agreement applies.

Interest on premium balance outstanding

(11) Interest, at a rate determined by the Board, shall be paid by the insured for the balance of the premium that is outstanding at the end of July and at the end of any subsequent month.

Discount

(12) The Corporation will provide a discount for the early payment of premiums above the required deposit at the rate of 4% for payment received on or before May 31, and 2% for payment received on or before June 30 of the crop year.

Termination

(13) The insured has 30 days after the application deadline to reconsider the policy and if an insured chooses to terminate the policy, a written request must be received by the Corporation prior to the expiry of the 30-day period, and on receipt of the written request the production insurance will be cancelled and any deposit paid for the insurance will be forfeited to the Corporation.

Premiums

(14) Premiums or any other moneys due to the Corporation will be deducted from indemnities paid.

Discount or surcharge

- **14.** (1) The Corporation will provide a premium discount or surcharge based on the insured's relative loss ratio (RLR) which applies to groups of crops as follows:
  - (a) all types and varieties of potatoes;
  - (b) all cereal grains, grain corn, silage corn and protein feed crops;
  - (c) all types and varieties of edible beans;
  - (d) tobacco;
  - (e) all types and varieties of cole crops;
  - (f) rutabagas;
  - (g) field peppers;
  - (h) apples;
  - (i) wild lowbush blueberries;
  - (j) carrots;
  - (k) strawberries;
  - (l) forage;
  - (m) hybrid canola seed.

Relative loss ratio

(2) The insured's relative loss ratio is the ratio between the loss ratio for the individual insured and the loss ratio for the province as a whole for that group of crops in the same insured years.

(3) The discount or surcharge will be calculated as follows:

Calculation

(a) for insureds with a loss ratio based on fewer than five years of insurance history, the discount or surcharge percentage will be equal to

$$(RLR - 1) \times N \times .1$$

(where N = number of years insured);

Discount and surcharges shall be capped at 10% per year, for the first five years;

(b) for insureds with a loss ratio based on five or more years of insurance history, the discount or surcharge percentage will be equal

$$(RLR - 1) \times 5 \times .1;$$

In the above calculations, a result less than zero represents a discount from the base premium rate, and a result greater than zero represents a surcharge on the base premium rate.

(4) In no case may the discount or surcharge calculated under Maximum discounts subsection (3) exceed

or surcharge

- (a) 10% of the base premium amount, in the case of an insured with a loss ratio based on one year of insurance history;
  - (b) 20% of the base premium amount, in the case of an insured with a loss ratio based on two years of insurance history;
  - (c) 30% of the base premium amount, in the case of an insured with a loss ratio based on three years of insurance history;
  - (d) 40% of the base premium amount, in the case of an insured with a loss ratio based on four years of insurance history; or
  - (e) 50% of the base premium amount, in the case of an insured with a loss ratio based on five or more years of insurance history.

#### YIELD CALCULATIONS AND PRODUCTION REPORTING

**15.** The insured shall complete and file a production summary at the end Production of harvest and no later than December 20 of the crop year stating the total summary production units per variety and an estimate of production to count.

16. The Corporation shall establish benchmark yields for each insurable Benchmark yields crop or variety on an annual basis.

17. (1) The probable yield calculation for each crop or variety shall be a Probable yield weighted average of the insured's own production to count based on all insurable acres grown by the insured for that crop or variety during the most recent ten-year period.

(2) For the purposes of calculation, Probable Yield = total production *Idem* to count for all eligible years/total acres grown for all eligible years.

Benchmark yield

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- (3) Where no insured's data is available during the most recent tenyear period, a provincial benchmark yield for the insurable crop will be used to establish the insured's probable yield and
  - (a) if no insured's data is available on the crop or any related crops within the group as specified in subsection 14(1), the insured's probable yield is equal to the benchmark for the insurable crop; and
  - (b) if the insured's data is available on other crops, the Corporation may adjust the benchmark if the insured's performance index for the other crops is more than 15% above or below the provincial average.

Historical production data

- (4) Any insured or those wishing to insure may provide historical production data and these production figures may be entered into the insured's production history and used in the probable yield calculations if:
  - (a) all crops grown in the years to be supplied are included in the data:
  - (b) the yield and acreage information is verified to the satisfaction of the Corporation;
  - (c) the yield history provided is for consecutive years dating back from the present crop year.

Benchmark yield

(5) Where fewer than five years of insured market yield data is available for the crop, the probable yield calculation will be supplemented with a provincial benchmark yield value, that being, (Benchmark yield + [N x weighted average yield])/(N + 1), where N is the number of years for which an insured's production to count records are available (usually insured years), and weighted average yield is calculated for the crop as the ratio of total production to count to total planted acres during the years for which production to count records are available.

Trend adjustment factor

(6) Where industry yields increase over time resulting from improvements in technology, a trend adjustment factor may be added to the calculated probable yield, but any trend adjustment will not apply until after the probable yield calculation includes ten years of insured production to count data.

Guaranteed yield

- (7) Subject to subsection (8), the following coverage levels, expressed as percentages, are to be multiplied by the insured's probable yield or unit value per acre to determine the guaranteed yield or total insured value for each crop, variety or plan:
  - (a) 70%, for crops not previously insured or with insufficient production data;
  - (b) 60%,70%,80% and 90%, for all types and varieties of potatoes;
  - (c) for carrots and hybrid canola seed,
    - (i) 70%, in any case other than the one referred to in subclause (i), or
    - (ii) 80%, where the insured has provided to the Board the field data required by the Board for the past three years;

- (d) for strawberries or wild lowbush blueberries, 70% or 80%, at the insured's option;
- (e) for all other crops,
  - (i) 80% or 90% of the probable yield, at the insured's option, where the fully loaded premium rate is 9% or less, and
  - (ii) 70% or 80% of the probable yield, at the insured's option, where the fully loaded premium rate is greater than 9%;
- (f) for apple trees, insurable value with 3% deductible based on an assessment of the long-term historical loss.
- (8) The coverage level for apple trees is equal to the number of trees Apple trees subject to the insured's policy.
- (9) The guaranteed yield shall be adjusted for any acres of an insurable Adjustment crop planted after the prescribed final planting date and the Corporation shall reduce the guaranteed yield on such acreage by 2% for each day the acreage was planted after that date.

(10) The final planting dates are those listed in Schedule A, and any Ineligible acreage acreage of a crop planted later than ten days after final planting date is not eligible for insurance.

#### FINAL ACREAGE REPORT

- **18.** (1) The insured shall complete and file with the Corporation, not later Final acreage report than June 30 of the crop year or July 31 in the case of cole crops and rutabagas, a final acreage report, and the report shall be on a form approved and provided by the Corporation setting out the insured's declared acreage and providing such other information as the Corporation may require.
- (2) With respect to the Forage Program, the final acreage reports shall Forage Program form part of the application and shall be filed by the application deadline.
- (3) With respect to the Potato Storage Plan, a final inventory report Potato Storage Plan shall be filed within 20 days of the final date for filing a Proof of Loss for potatoes.
- (4) For all programs other than the Forage Program, a service charge shall be charged for late filing of the final acreage report based on a late fee of \$5 plus \$1 for each day the report is overdue.
- (5) Where the planted acreage listed on the application form is less Adjustments than or greater than the declared acres on the final acreage report, the guaranteed production will be adjusted to reflect the change in acreage, and the premiums will be adjusted accordingly and a new statement of account will be issued to reflect the changes in guaranteed yield and premium charges.
- (6) Acres listed on the Forage Program final acreage report shall be Final insured acres considered as the final insured acres unless they are adjusted by the Corporation.

Service charge for

Verification

(7) The Corporation reserves the right to check or measure any or all acreage by an acceptable means in order to verify the declared acres and adjust the guaranteed yield and premiums accordingly.

Cultural practices

(8) The insured shall produce and harvest the insurable crop following cultural practices recommended by the department or listed in the most recent version of the "Atlantic Provinces Crop Guide".

#### NOTICE OF LOSS AND PERMISSION TO DESTROY

Notice of loss

**19.** (1) Where loss or damage to an insurable crop results from one or more of the perils insured against and the damage was occasioned at a readily ascertainable time, the insured shall notify the Corporation, in writing, within five days of such time.

Abandonment etc. of damaged crop

- (2) Where loss or damage to an insurable crop results from one or more of the perils insured against and the insured intends to abandon or destroy the insured crop to re-seed or to use the seeded acreage for another purpose (Stage I), to abandon or destroy the insured crop prior to harvest (Stage II), or to destroy production after harvest (Stage III)
  - (a) the insured shall notify the Corporation, in writing, of such intention and shall take no further action without the written consent of the Corporation;
  - (b) the Corporation shall respond with a field inspection and written reply within three working days from the time the notice is received;
  - (c) written consent can be given by an agent of the Corporation by completing a Permission to Destroy form provided by the Corporation.

Notice to destroy

(3) After receiving a Permission to Destroy form the insured shall notify the Corporation of the time and date when the insured crops are to be destroyed and shall allow an agent of the Corporation access to the abandoned acres or inventory in order to monitor the destruction.

Elimination of coverage

(4) Failure to notify the Corporation of the time and date when the insured crops are to be destroyed shall eliminate coverage on that portion of the insured crop.

Final production to count

(5) All crops and inventory identified in the Permission to Destroy form shall be destroyed and the Corporation shall establish a final production to count before an indemnity is paid.

Inspection after notice

(6) Where loss or damage to an insurable crop results from one or more of the perils insured against and it appears to the insured that the potential production of the insurable crop will be less than the total guaranteed production, the insured shall notify the Corporation, in writing, within such time prior to the harvesting of the insurable crop that will enable the Corporation to make a pre-harvest inspection of the insurable crop.

Notice where production is less than guaranteed production

(7) Notwithstanding any notice given by the insured under this section, where, on completion of harvesting of an insurable crop, the actual

production or production to count of the insurable crop appears to be less than the total guaranteed production, the insured shall notify the Corporation immediately.

(8) Where the insured has failed to notify the Corporation of any loss No indemnity for not later than 20 days after completion of harvesting or, in the case of insurable storage losses for potatoes, by December 20, of the crop year, whether the failure to notify is to the prejudice of the Corporation and whether the loss is apparent by that date, no indemnity shall be payable and no premium shall be refunded.

loss reported after December 20

(9) Notice of Loss is not required for the Forage Program and the Notice of Loss Corporation shall determine losses from weather data collected from each station.

#### PROOF OF LOSS

**20.** (1) A claim for the indemnity in respect of an insurable crop shall be Proof of loss made on a Proof of Loss form provided by the Corporation, and, unless the Corporation gives written permission to delay filing, shall be filed with the Corporation not later than 20 days after completion of harvesting of the insurable crop, with the exception of insurable storage losses for potatoes for which a claim may be filed until December 20.

- (2) A Proof of Loss is only required for Stage I losses for insurable *Idem* crops enrolled in the Forage Plan.
- (3) Subject to subsection (4), a claim for indemnity shall be made by Claim the insured.
  - (4) A claim for indemnity may be made

Idem

- (a) in the case of the absence or inability of the insured, by the agent of the insured; or
- (b) in the case of the absence or inability of the insured or the failure or refusal of the insured to do so, by an assignee under an assignment made in accordance with section 12.

#### **INDEMNITY**

- 21. (1) The indemnity payable for loss or damage to an insured crop shall *Idem* be determined in the manner prescribed herein for the insured crop or variety.
- (2) The Corporation may cause the production of an insured crop to be Appraisal appraised by any method that it considers proper.
- (3) The loss in respect of an insured crop and the amount of indemnity Each crop determined payable shall be determined separately for each insured crop. separately
- (4) No indemnity shall be paid for a loss in respect of an insured crop Conditions unless the insured establishes to the satisfaction of the Corporation that

- (a) the actual production to count obtained from the insured crop for the year is less than the guaranteed yield;
- (b) the loss resulted directly from one or more of the perils set out herein for that crop or variety; and
- (c) the insured discovered and reported the loss as required under section 19.

Evaluation of loss

**22.** (1) For the purposes of determining the loss of production in a crop year and the indemnity payable, the insured value of the crop shall progress through the steps described in sections 23, 24 and 25.

Mitigation

(2) The insured shall use all reasonable procedures available in order to mitigate losses in all stages of crop production.

Limitation of liability

(3) The Corporation may limit its liability at any stage of crop production if it determines that the loss has been established and that extending the management of the crop will only increase the losses.

Maximum liability

(4) A production to count signed off by the insured or a production to count assigned by the Corporation at the end of the coverage period shall establish the maximum liability unless written permission is granted by the Board to extend the adjusting period.

Insured value

(5) The insured value per acre is calculated by multiplying the insured's guaranteed yield by the unit price of the insurable crop.

Stage I indemnity

**23.** (1) A Stage I indemnity shall apply within the following time periods and the amount of the indemnity shall be based on the prescribed percentage of the insured value:

Crop	Time Period after	Insured
	completion of seeding	Value
Carrots	the first 30 days	30%
Cereals (spring)	the first 30 days	30%
Cole Crops	the first 30 days	30%
Dry Beans	the first 30 days	30%
Potatoes	the first 30 days	30%
Rutabagas	the first 30 days	20%
Soybeans	the first 30 days	30%
Grain corn and silage corn	the first 30 days	30%
Field peppers	the first 30 days	30%
Hybrid Canola Seed	the first 30 days	30%
Forage	the first 30 days	
-	>50% grass	20%
	>50% clover	25%
	>50% alfalfa	30%

## **Time Period from** completion of seeding

Cereals (winter) to May 25 30% Tobacco to June 21 6%

(2) With the exception of tobacco and subject to subsection (1), where Stage I claim a loss or damage occurs to the insurable crop from one or more of the perils covered under the policy and the Corporation permits a Stage I claim, in writing, the production insurance on the affected acreage shall be deemed to be cancelled, and the insurable crop on that portion of acreage shall be destroyed.

(3) Where a crop eligible for production insurance is replanted, it must Replanting be reinsured, subject to adjustments and the obligation to insure all acreage.

(4) With respect to tobacco, a Stage I claim may occur when there is Tobacco more than 50% frost damage and insurance will continue on the affected acres when replanted throughout Stage II and Stage III.

24. (1) A Stage II period applies to claims on unharvested acres and starts Stage II immediately after completion of Stage I and ends at harvest.

(2) The maximum insured value for an insurable crop under Stage II is Maximum insured as follows:

Crop	Insured Value
Carrots	40 - 60%
Cereals (spring)	50 - 80%
Cereals (winter)	50 - 80%
Cole Crops – broccoli	60%
- cauliflower	45 & 60%
Dry beans	50 - 80%
Grain corn and silage corn	50 - 80%
Field peppers	40 - 60%
Potatoes	50 - 75%
Rutabagas	40 - 65%
Soybeans	50 - 80%
Tobacco	50 - 70%
Strawberries (winter kill losses)	45%
for years 1 and 2 of production	
Strawberries (winter kill losses)	25%
for year 3 of production	
Strawberries (blossom damage)	30%
Wild lowbush blueberries	50 or 65%
Hybrid Seed Canola	50 - 80%

Destruction

(3) Gross production from all Stage II acres must be destroyed prior to processing the Stage II claim unless written permission to do otherwise is received from the Corporation.

Indemnity

(4) Where loss or damage occurs in Stage II, the Corporation will provide an indemnity up to the maximum insured value percentage specified in subsection (2), and the insured value percentage will fall in the range as indicated in subsection (2) as calculated by using a sliding scale, based on the number of days to maturity of the crop, as indicated in Schedule A.

Indemnity marketable salvage (5) Where loss or damage occurs in Stage II and the insured concludes that part or all of the remaining crop is salvageable and marketable, the indemnity will be paid at the Stage III level as prescribed in section 25, provided the insured harvests the affected acres, stores the harvested crop in acceptable storage facilities for a minimum of three weeks, and submits proof that buyers have been contacted and have rejected the crop.

Loss of apple trees

(6) Where loss or damage in respect of insurable apple trees occurs in Stage II due to an insured peril, the Corporation will provide an indemnity at the insured value for the lost or damaged trees, less a deductible equal to 3% of the number of insurable apple trees after the trees have been removed.

Time of payment

(7) Subject to subsection (8), indemnity payments for all Stage II claims will be withheld until it is determined that the loss is offset by possible excess yield in the remaining Stage III acreage, but if a Stage III loss is evident or the Stage II claim represents a large percentage of the total acreage, the Corporation may decide to pay a portion of the Stage II indemnity when the Proof of Loss is completed.

Late blight

- (8) The Corporation will pay a Stage II claim without offset by potential excess yield from remaining Stage III acres where
  - (a) late blight is positively identified on 5% or more of a crop in an area of 1.0 acre or more planted in potatoes;
  - (b) the crop is top-killed within seven days of the positive identification of late blight and ten days before the maximum days for the Stage II sliding scale have been reached based on the Maturity Class for the insured variety as specified in Schedule A, Part V, Potatoes; Potatoes; Part XIII, Elite Seed Potato Plan; and
  - (c) the affected area is made non-harvestable by discing or similar action.

Idem

(9) Final production to count must be determined before a Stage II claim can be completed, with the exception of Stage II acres as outlined in subsection (8).

Stage III

**25.** (1) A Stage III period applies to claims on harvested acres, and in cases where weather conditions within a regional services centre district

are such that the majority of the crop cannot be harvested, the Board may extend the final date for harvesting within any given district.

(2) A final indemnity under Stage III occurs where the production to Final indemnity count is less than the guaranteed yield for that crop or variety, and shall be calculated by multiplying the difference between the guaranteed yield and the production to count by the unit price, except tobacco and field peppers where the final indemnity for Stage III losses in tobacco and field peppers is calculated by using a sliding scale as indicated in Schedule A.

(3) With respect to tobacco crops, the production to count and Determination guaranteed production shall include all acres insured, but for all other insurable crops, the production to count and guaranteed yield shall include all acreage, except acreage included in Stage I.

- (4) The insured shall store the different insurable crops or potato storage varieties that have been harvested separate from each other, and shall keep these insurable crops or potato varieties separate from crops produced by other farm businesses growing the same crop, so that the Corporation can measure production to count and adjust a loss.
- (5) No indemnity shall be payable for an insurable crop stored in Indemnity contravention of subsection (4).
- (6) Gross production from all Stage III acres that have been written off Obligation to by the Corporation shall be destroyed prior to processing a Stage III claim unless written permission to do otherwise is received from the Corporation.

#### PAYMENT OF INDEMNITY

**26.** (1) Except as otherwise provided in the endorsement for an insurable Time for payment crop, an offer of indemnity under a production insurance agreement shall be made by the end of the crop year in which the loss or damage was sustained.

- (2) The Corporation may pay, in part or in full, an indemnity under a Idem production insurance agreement before the date on which it is due.
- (3) The Corporation reserves the right to deduct all monies owed to Monies owed the Corporation from an indemnity payment before it is issued to the insured.
- (4) Total indemnity payments shall never exceed 100% of the insured Total payments value of the crop.

#### MISREPRESENTATION

**27.** (1) Where, in respect of an insurable crop, the insured:

Misrepresentation

- (a) wilfully makes a false statement or provides documents that wrongfully state the financial or operational independency of the insured;
- (b) in the application for insurance or other documentation provided, gives false particulars of the insurable crop to the prejudice of the Corporation or knowingly misrepresents or fails to disclose any fact required to be stated therein;
- (c) contravenes a term or condition of the production insurance agreement;
- (d) commits a fraud;
- (e) wilfully makes a false statement in respect of a claim under the production insurance agreement,

the policy will be deemed to be terminated, all premiums shall be deemed to have been earned by the Corporation, any claim for indemnity by the insured will be invalid, and the right to recover thereunder will be forfeited.

Claim for repayment

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(2) Where the Corporation finds at a later date that an insured falsely stated or misrepresented the insured's position with respect to a contract of insurance or an indemnity payment, the Corporation shall file a claim for repayment of all indemnities deemed to be unearned.

#### WAIVER OR ALTERATION

Alterations

**28.** (1) No term or condition of the production insurance agreement or of a rider shall be waived or altered in whole or in part by the Corporation, unless the waiver or alteration is clearly expressed in writing and signed by the Board or a representative authorized for that purpose by the Corporation.

Idem

(2) The Corporation reserves the right to change the terms and conditions of the production insurance agreement from year to year without obtaining the consent of the insured.

Notice

(3) Notwithstanding subsection (2), the insured will be notified of any changes to the production insurance agreement before the enrolment deadline for the crop year in which the changes are to be in effect, and those changes are deemed to be part of the policy for that crop year.

Adjustments

(4) The Corporation reserves the right to make additional adjustments for insured and non-insured perils.

#### APPEAL OF A DECISION

Appeal

**29.** Where the Corporation and the insured fail to resolve any dispute respecting the adjustment of a loss under the production insurance agreement, the insured may appeal the decision of the Corporation in accordance with the Act and these regulations.

Notice of appeal

**30.** (1) Where any person is aggrieved by a decision of the Corporation or its officers or agents in respect of a dispute arising out of the

adjustment of losses, that person may, within 30 days from the final coverage date for a contract of insurance or within 30 days of the date of a written decision, whichever is later, appeal to the Board by serving written notice of the appeal on the Board.

- (2) Within 30 days of written notice being served on the Board, the Hearing Board shall hear the appeal and render a decision.
- (3) A decision made under subsection (2) is deemed to be a final order Final order or finding of the Board.
- 31. (1) Where any person is aggrieved by a final order or finding of the Appeal to Appeal Board, that person may, within 30 days of the issuance of such final order or finding, appeal to the Appeal Board by serving written notice of the appeal on the Appeal Board.

Board

Content of notice of

- (2) Every notice under subsection (1) shall
  - (a) contain a statement of the matter being appealed;
  - (b) indicate the date that the notice of appeal is sent as well as the signature of the person making the appeal;
  - (c) specify any error of fact in a final order or finding of the Board to which the appellant takes issue;
  - (d) specify any reason why the final order or finding of the Board is not appropriate;
  - (e) specify any other evidence that might affect the decision of the Appeal Board; and
  - (f) provide any other information the Appeal Board may require.
- (3) On receipt of a notice under subsection (1), the Appeal Board shall (a) notify the Corporation and the Board that the notice of appeal has been received and the Board shall provide the Appeal Board and the person making the appeal with all relevant final orders, findings, regulations, documents and other material in its possession; and (b) require the Board to submit to the Appeal Board and the appellant a report which shall be in writing, signed by the chairperson of the Board and delivered to the Appeal Board

Materials

Report

(4) The report shall include

members.

- (a) the text of the complaint;
- (b) a statement summary of the findings of the Board indicating whether or not the Board has properly carried out its mandate under the Act and the regulations;
- (c) a statement summary of the facts that establishes that the Board was carrying out its mandate properly;
- (d) a statement of the position of the Board; and
- (e) any other information the Appeal Board may require.
- (5) In any appeal under subsection (1), the Appeal Board shall, within Notice of hearing seven days after the notice of appeal referred to in subsection (1) is

received, serve notice upon the person making the appeal of the date, time and place at which the appeal will be heard.

Decision within thirty days

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(6) The Appeal Board shall hear and decide any appeal under subsection (1) within 30 days after the notice of appeal is received, but the Appeal Board may, at the request of the person making the appeal, adjourn the hearing from time to time for such period or periods of time as the Appeal Board considers necessary.

Rights of appellant

(7) At any hearing of an appeal under this section, the person making the appeal has the right to attend and make representations and to give evidence respecting the appeal either by himself or herself or through legal counsel.

Rights of Board

(8) At any hearing of an appeal under this section, the Board has the right to attend and make representations and to give evidence respecting the appeal either by its directors or through legal counsel.

Decision binding

(9) The decision of the Appeal Board is final and binding on all parties and no appeal lies therefrom.

Notice of decision

(10) The Appeal Board shall, within 10 days after the hearing is completed, serve notice of its decision to all parties of the appeal.

#### **SUBROGATION**

Subrogation

**32.** (1) Where the Corporation has paid a claim under the production insurance agreement, the Corporation is subrogated to the extent thereof of all rights of recovery of the insured against any person, and may bring action in the name of the insured for the full amount of the claim to enforce those rights.

Third party payments

(2) Where the Corporation is liable to pay a claim under the production insurance agreement but the insured has been compensated for the loss by another party, the Corporation being subrogated to the rights of the insured may take such third party compensation into account when determining the Corporation's liability for compensation to the insured.

#### RECORDS AND ACCESS

Right of entry

**33.** (1) The insured agrees that the Corporation has a right of entry to the premises of the insured, which right may be exercised by the Corporation or its agents at any reasonable time for any purpose related to the policy.

Offence

(2) No person shall obstruct, hinder or knowingly make any false or misleading statements either orally or in writing to an officer or agent of the Corporation engaged in the performance of their duties or while lawfully carrying out the enforcement of the Act or these regulations.

Assistance

(3) An insured client shall give an officer or agent of the Corporation all reasonable assistance to enable the officer or agent to carry out the duties or functions described in the Act or these regulations and shall

furnish all information reasonably required to administer the Act or these regulations.

(4) When an insured client refuses to provide assistance, fails to Termination furnish required information or obstructs an officer or agent of the Corporation to the extent that a final production to count cannot be determined for an insured crop, the Corporation shall assign the guaranteed yield for all affected crops and terminate the contract of insurance.

- **34.** (1) The Corporation may, at any time, require the insured to keep or Records cause to be kept such records as it may prescribe for any insurable crop.
- (2) The Corporation may, at any time, require the insured to produce or Access make available such records it considers pertinent to the policy, and any person designated by the Corporation shall have access to such records and to the land on which the crops are grown at any reasonable time for the purpose of determining matters related to the policy.
- (3) The insured shall, within 15 days of being requested to do so by the Information Corporation, provide the information requested in subsection (1) or (2).
- (4) Information collected for the purpose of this program may be used Idem by the Corporation to verify or cross reference relevant information required for, or from, other programs that are administered and delivered by the Corporation.

#### **SERVICE**

- 35. (1) Any written notice to the Corporation shall be served by hand Service delivery to an agent of the Corporation or to the office of the Corporation in Charlottetown, or by sending it by mail to the address of the Corporation at P.O. Box 1600, 29 Indigo Crescent, Charlottetown, P.E.I., C1A 7N3.
- (2) Any written notice to the insured shall be served by hand delivery Idem to the insured, or by sending it by mail addressed to the insured at the last mailing address for the insured on file with the Corporation.
- **36.** The Agricultural Insurance Act Regulations (EC282/94) are revoked. Revocation
- **37.** These regulations come into force on May 1, 2007. Commencement

## SCHEDULE A

PART I - COLE CROPS (processing broccoli and cauliflower)
This Schedule A, Cole Crops (Processing Broccoli and Cauliflower) Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to broccoli and cauliflower crops for processing. Notwithstanding subsection 24(2) of these regulations, the insured may elect to insure broccoli and cauliflower at the 80% coverage level.

broccon and	cauliflower at the 80% coverage	level.
DATE	торіс	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Approved varieties and quality of transplants	Varieties as recommended by the processor and the Corporation.  Transplanting or direct seeding will be permitted; however, transplants must be uniform and free of disease or insects.  Transplants from single cell trays are preferable.
May 1 - Aug. 10	Transplanting acceptable range for broccoli	Broccoli must be transplanted within this period; direct seeding must be completed by June 15.
May 1 - Aug. 10	Transplanting acceptable range for cauliflower	Cauliflower must be transplanted within this period; direct seeding must be completed by June 15.
Stage I inder (30 days afte		Maximum indemnity is 30% of insured value (section 23).
	emnity rate (unharvested acres) SET between Stage II and Stage	Maximum indemnity is: For broccoli - 60% of insured value; for cauliflower (before covering 50% or more of the heads) - 45% of insured value; for cauliflower (after covering 50% or more of the heads) - 60% of insured value (section 24).
Stage III indemnity rate (harvested crop)		Maximum indemnity is: 70% of insured value if less than 30% of the heads are harvested; 85% of insured value if 30-60% of the heads are harvested; and 100% of the insured value if more than 60% of the heads are harvested.
Final date for harvest		Not applicable - determined by planting date and processor.
Dec. 5	Final date for filing PROO	-
quantity (2) To quali	and grades of product accepted b	at was not harvested because it was too

mature, i.e., bypassed areas, the producer must provide evidence that the bypassing resulted from an insurable peril.

#### **PART II - DRY BEANS**

This Schedule A, Dry Beans Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to dry beans.

DATE	TOPI	C	REQUIREMENTS and/or EFFECTS
May 31	Applio	cation deadline	
	Requi	red deposit	15 - 50% as per subsection 13(2)
	Perils	insured against	See section 8
	Seed o	quality standard	Minimum 80% germination rate
	Appro	oved varieties	White pea bean and coloured edible bean varieties recommended by the Department or the Corporation.
June 12 June 22	•	Final planting date	Probable yield reduced by 2% per day after June 12. Acres planted after June 22 are not eligible for insurance.
Stage I indemnity rate (30 days after planting)		)	Maximum indemnity is 30% of insured value (section 23).
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III			Maximum indemnity is an 80-day sliding scale from 50 to 80% of insured value (section 24).
Stage III ind	emnity rate	e (harvested crop)	Indemnity equals the shortfall in production at the unit price (section 25).
Oct. 30		Final date for harvest	Subsequent field losses are at the insured's risk.

Production to count means the amount of the harvested crop meeting one or more of these specific quality standards:

- (1) For the purpose of calculating production to count all weights will be recorded in metric tonnes. Metric tonnes = 2,204 lbs
- (2) The insured's production will be adjusted by the Corporation based on records, delivery receipts and samples taken and evaluated.
- (a) For crop sales, delivery receipts will be used to provide the total production, provided the production was graded in a manner acceptable to the Corporation. The Corporation reserves the right to adjust sales data to determine a final production to count. Net weights after the pick and moisture adjustment will be used to determine a production to count.
- (b) For crops in storage, the Corporation will determine actual production by multiplying bin or pile measurements by the conversion factors to determine production in metric tonnes. Gross production will then be adjusted by samples and visual inspection to produce a production to count. Adjustments for pick and moisture will be made for all production to be sold for processing and adjustments for normal cullage allowed for that production to be used for seed.

#### **PART III - COLE CROPS (Cabbage and Brussels Sprouts)**

This Schedule A, Cole Crops (Cabbage and Brussels Sprouts) Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to cole crops.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Approved varieties	Varieties recommended by the Department, the Corporation or those listed in the Atlantic Provinces Vegetable Guide.
July 1 July 11	Final planting date — brussels sprouts	Probable yield reduced by 2% per day after July 1. Acres planted after July 11 are not eligible for insurance.
July 10 July 20	Final planting date — cabbage	Probable yield reduced by 2% per day after July 10. Acres planted after July 20 are not eligible for insurance.
Stage I indemnity rate (30 days after planting)		Maximum indemnity is 30% of insured value (section 23).
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III		Maximum indemnity is 75-day sliding scale from 50 to 75% of insured value (section 24).
Stage III indemnity rate (harvested crop)		Indemnity equals the shortfall in production at the unit price.(section 25).
Nov. 15	Final date for harvest	Subsequent field losses are at the insured's risk.
Dec. 5	5 Final date for filing PROOF of LOSS in writing	

Production to count means the amount of the harvested crop meeting one or more of these specific quality standards:

- (1) For the purpose of calculating production to count, all quantities will be recorded in pounds for brussels sprouts and bushels for cabbage (1 bushel = 50 pounds).
- (2) (a) The insured's production will be adjusted by the Corporation based on records, delivery receipts and samples taken and evaluated.
- (b) For crops in storage, the Corporation will determine actual production by multiplying bin or pile measurements by the conversion factor. Gross production will then be adjusted by samples and visual inspection to produce a production to count. Adjustments will be made for all acceptable cullage, any losses as a result of an insurable peril covered under the plan and for losses approved by the Corporation as a result of the end use of the production.
- (3) Statements from the processor will be the main source of sales data with tolerances and defects allowed by the processor taken into account. The Corporation reserves the right to make additional adjustments for insured and non-insured perils.

Determination of Stage II and Stage III acres:

The percentage of crop harvested on individual fields or on the entire insured acres is equal to the Stage III acres and all remaining unharvested production shall be considered as Stage II acres.

PART IV - SPRING GRAINS
This Schedule A, Spring Grains Plan, forms an integral part of the PRODUCTION
INSURANCE AGREEMENT and as such contains supplementary information specific to spring grains.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Seed quality standard	Minimum 80% germination rate
	Approved varieties of barley, wheat & oats	Those listed in the Atlantic Provinces Field Crop Guide, Publication 100A, or any other variety approved by the Corporation.
June 5 June 15	Final planting date	Probable yield reduced by 2% per day after June 5. Acres planted after June 15 are not eligible for insurance.
Stage I indem (30 days after		Maximum indemnity is 30% of insured value (section 23).
	mnity rate (unharvested acres) ET between Stage II and Stage III	Maximum indemnity is a 60-day sliding scale from 50 to 80% of insured value (section 24).  Stage II acres harvested as baled forage or silage after the final harvest deadline shall be assigned a salvage value and the indemnity payment shall be 65% of the insured value
Stage III inde	emnity rate (harvested crop)	Indemnity equals the shortfall in production at the unit price (section 25).
Sept. 15 Sept. 25	Barley - Final date for harvest All others - Final date for harvest	Subsequent field losses are at the insured's risk.
Oct. 5 Oct. 15	Barley - Final date for filing PROOF of LOSS in writing All other cereal grains - Final date for filing PROOF of LOSS in writing	

Production to count means the amount of the harvested crop meeting one or more of these specific quality standards:

For the purpose of calculating production to count, the following conversion factors may be used:

MT = metric tonnes = 2,204 pounds

For grain stored in bins - 1 cubic foot equals 0.8 bushels
For grain sold off farm, the sales weight adjusted for moisture before dockage (MT) will be

All grain weights will be adjusted to the standard moisture content when wet weights are provided.

Adjusted weight = (actual weight) x (100 - actual moisture content) / (100 - standard moisture content)

Production to count means total production before dockage with a moisture adjustment expressed in metric tonnes. This production will be considered production to count whether sold or fed on farm.

Crop	<b>Bushel Weight</b>	Standard Moisture %
Crop Barley	48 lbs.	15.5
Feed wheat	60 lbs.	14.5
Milling wheat	60 lbs.	14.5
Mixed grain	40 lbs.	14.0
Oats	34 lbs.	14.0
Oats	34 lbs.	14.0

#### **PART V – POTATOES**

This Schedule A, Potatoes Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to potatoes.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8, including bacterial ring rot, hollow heart, scab and growth cracks.
	Seed class required to be eligible for production insurance	All insured acres must be planted with seed lots that are foundation or higher classification and meet the <i>Plant Health Act</i> standards for post-harvest virus test results.
Final Plan	ting date by variety according to matu	rity rating
June 6 June 16	Very late, i.e. Russet Burbank, Century Russet, Butte, Sebago and Ranger Russet	Probable yield reduced by 2% per day after June 6. Acres planted after June 16 are not eligible for insurance.
June 12 June 22	Late, i.e. Green Mountain, Snowdon  Medium, i.e. Kennebec, Shepody,	Probable yield reduced by 2% per day after June 12.
June 18 June 28	Frontier Russet, Yukon Gold, Russet Norkotah, Goldrush, Early, i.e. Superior, Hilite Russet,	Acres planted after June 22 are not eligible for insurance. Probable yield reduced by 2% per day after June 18.
June 24 July 4	Norland	Acres planted after June 28 are not eligible for insurance. Probable yield reduced by 2% per day after June 24. Acres planted after July 4 are not eligible for insurance.

Dec. 20	Final date for filing PROOF of LOSS in writing		
Oct. 25	Final date for harvest	Subsequent field losses are insured's risk.	at the
Stage III indemnity rate (harvested crop)		Indemnity equals the shortd production at the unit price (section 25).	
		Late & Very Late: 120-140 days Medium: 110-120 days Early: 70-110 days	90 days 80 days 60 days
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III, except in late blight cases meeting conditions in subsection 24(8).		Maximum indemnity is a si from 50 to 75% of insured (section 24) based on: Maturity Class Days to Ma Days for Sliding scale	value
Stage I inde	mnity rate (30 days after planting)	Maximum indemnity is 309 insured value (section 23).	% of
	al planting miss is greater than 6%, the es by the difference between the average		isted on all

#### PART V - POTATOES - PRODUCTION TO COUNT

"Production to count" means the yield of a crop calculated by adding all crop sales and inventory from all insured acres and then adjusting this gross production based on the crop's intended or best use, by removing that portion of the yield affected by insured perils occurring before the harvest deadline and non-insured perils as determined by the Corporation;

Any or all of the following specific quality standards may be used to determine the final production to count:

- (1) For the purpose of calculating production to count (cwt) the following conversion factor will be used: one hundred pounds of potatoes displaces two and one half cubic feet, or, cubic feet x. 4 = cwt.
- (2) The Corporation shall adjust crops based on their identified or best use; processing potatoes identified for delivery on a processing contract shall be adjusted to processing standards

seed potatoes grown and stored as seed and those that have passed seed inspection by CFIA shall be adjusted as seed potatoes. Subject to Section (6) below

potatoes grown for the tablestock market shall be adjusted based on Canada #1 grade standards for a dry, unwashed pack on the tablestock market as of the final coverage date of December 20 in the crop year. Market price and market availability shall not be considered in the final adjustment.

Adjustments shall be made for all insurable perils and non-insurable perils as deter mined by the Corporation. The insured may request additional adjustments up to the end of the appeal period or January 20<sup>th</sup>, whichever is later, provided the insured provides sales records or other documents to verify specific cullage rates.

- (3) The insured's production shall be adjusted by the Corporation based on records, delivery receipts and samples taken and evaluated. For each variety of potatoes listed in section 3, the production to count (cwt) for indemnity purposes shall be determined by:
  - (a) adding all crop sales for each variety as recorded on delivery receipts, provided the total production was graded in a manner acceptable to the Corporation. All sales are recorded as production to count regardless of the price received or the expenses incurred to grade, store, transport and/or market the product.

Adjustments used to establish a Production to Count shall be as follows:

- (i) export sales, Canada #1 sales (table and seed), processing potato sales for french fries and chips, and specialized markets for sales to restaurants shall be counted as 100% production to count.
- (ii) Canada #2 sales shall be adjusted to count as 35% production to count,

- (iii) sales of Russet Burbank and Shepody potatoes for processing into dehydrated granules or formed product (e.g. hash browns) shall be adjusted to count as 35% production to count,
- (iv) sales of varieties other than Russet Burbank and Shepody for processing into dehydrated granules or formed product (e.g. hash browns) shall be adjusted to count as 30% production to count,
- (v) sales of small potatoes for soups and salads shall be adjusted to count as 20% production to count,
- (vi) sales of cull potatoes for cattle feed shall be adjusted to count as 0% production to count, and
- (b) for crops in storage, the Corporation shall determine actual production by multiplying bin or pile measurements by the conversion factor. Gross production shall then be adjusted by samples and visual inspection to produce a production to count. Adjustments shall be made for all insurable peril covered and for non-insurable perils as determined by the Corporation based on the intended or best use of the product.
- (4) To determine the production to count, the following tolerances shall be used for non-insurable perils:
- a 3% tolerance for mechanical bruise and injury;
- a 0% tolerance for rocks, clay or other such defects;
- a 1% tolerance for sunburn unless the insured can prove that approved management practices were applied and the damage was caused by weather conditions or an insurable peril beyond the control of the insured.

The Corporation shall also apply the following:

- (a) scab damage shall be adjusted according to the Canadian Food Inspection Agency's Fresh Fruit and Vegetable Regulations for Seed and Tablestock and/or the tolerance accepted by the processor.
- (b) inventory diverted or sold under any Government-sponsored programs shall be included as sales and the gross yields shall be adjusted to determine production to count.
- (5) The criteria stated by the Canadian Food Inspection Agency in its Fresh Fruit and Vegetable Regulations and the minimum requirements in the *Plant Health Act* shall be used as the basis to adjust production for seed and tablestock and those criteria set up by the processors to determine a pay weight shall be used as the basis to evaluate losses for processing potatoes. Additional adjustments may be made by the Corporation in order to adjust for insurable and non-insurable perils and to determine a production to count.
- (6) The post-harvest virus test results and the Canadian Food Inspection Agency's final Seed Potato Certification will be used as the basis for determining the end use of seed production from insured acres unless other criteria can be identified that changes the end use of this production. Contracts for processing or agreements for processing will be accepted as proof of processing.

Adjusting Potatoes for Bacterial Ring Rot (BRR)

When a Bacterial Ring Rot (BRR) case, either positive or contact, is identified on an insured farm by the Canadian Food Inspection Agency (CFIA) the following adjusting procedures shall be followed:

all seedlots shall be decertified to tablestock,

all contracts shall be adjusted or re-adjusted to establish a production to count based on a tablestock or processing end use.

The final production to count for all insured potato crops on an infected farm shall be calculated using the standards established for processing or tablestock potatoes. The additional cost of grading, transporting, marketing or clean-up as well as the marketability of the infected crop are not insurable costs and shall not be considered in the final adjustment.

#### PART VI – RUTABAGAS

This Schedule A, Rutabagas Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to rutabagas.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8, including scab and brown heart
	Seed quality standard	Minimum 80% germination rate
	Approved varieties	Varieties as recommended in the Atlantic Provinces Fruit and Vegetable Guide.
June 30 July 10	Final planting date	Probable yield reduced by 2% per day after June 30. Acres planted after July 10 are not eligible for insurance.
Stage I indemnity rate (30 days after planting)		Maximum indemnity is 20% of insured value (section 23).
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III		Maximum indemnity is a 70-day sliding scale from 40 to 65% of insured value (section 24).
proportional t	mnity rate (harvested crop, i.e. o quantity harvested if the crop is nultiple pullings)	Indemnity equals the shortfall in production at the unit price (section 25).
Nov. 15	Final date for harvest	Subsequent field losses are at the insured's risk.
Dec. 5	Final date for filing PROOF of LOSS in writing	

Production to count means the amount of the harvested crop meeting one or more of these specific quality standards:
(1) For the purpose of calculating production to count, sales volumes or inventory will be

- (1) For the purpose of calculating production to count, sales volumes or inventory will be expressed in bushels or pounds (lbs). I bushel = 50 lbs.
- (2) The insured's production will be adjusted by the Corporation based on records, delivery receipts and samples taken and evaluated.
- (3) The criteria stated by Agriculture and Agri-Food Canada in their Fresh Fruit and Vegetable Regulations will be used as the basis to adjust gross production. Additional adjustments may be made by the Corporation in order to adjust for insurable and non-insurable perils and to determine production to count.

Root maggot damage will be considered an insurable peril if the insured applied acceptable control measures or was enrolled in a crop scouting program and followed the recommendation of the crop scout for control.

(4) Cultivation and drenching are considered to be part of a minimal management program.

#### Determination of Stage II and Stage III acres:

The percentage of crop harvested on individual fields or on the entire insured acres is equal to the Stage III acres and all remaining unharvested production shall be considered as Stage II acres.

#### PART VII - SOYBEANS

This Schedule A, Soybeans Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to soybeans.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Seed quality standard	Minimum 80% germination rate
	Approved varieties	Varieties listed in the Field Crop Guide for Variety & Pesticide Selection for the Atlantic Provinces, Publication 100A, or any other variety approved by the Corporation.
June 12 June 22	Final planting date	Probable yield reduced by 2% per day after June 12. Acres planted after June 22 are not eligible for insurance.
_	lemnity rate fter planting)	Maximum indemnity is 30% of insured value (section 23).
Stage II in	demnity rate (unharvested acres) FSET between Stage II and Stage	Maximum indemnity is a 80-day sliding scale from 50 to 80% of insured value (section 24).
Stage III is	ndemnity rate (harvested crop)	Indemnity equals the shortfall in production at the unit price (section 25).
Oct. 30	Final date for harvest	Subsequent field losses are at the insured's risk.
Nov. 20	Final date for filing PROOF of	LOSS in writing

Production to count means the amount of the harvested crop meeting one or more of these specific quality standards:

For the purpose of calculating production to count, the following conversion factors may be used:

MT = metric tonnes = 2,204 pounds

For soybeans stored in bins - 1 cubic foot equals 0.8 bushels For soybeans sold off farm use the net sales weight before dockage (mt)

All soybean weights will be adjusted to the standard moisture content when wet or roasted weights are provided.

Adjusted weight = (actual weight) x (100 - actual moisture content) / (100 - standard moisture content)

Production to count means total production before dockage with a moisture adjustment expressed in metric tonnes. This production will be considered production to count whether

Soybeans: Bushel Weight = 60 lbs. Standard Moisture % = 14 %

#### PART VIII – TOBACCO

This Schedule A, Tobacco Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to tobacco.

DATE	ТОРІС	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Approved varieties	Varieties approved and recommended by the Corporation.
June 20 June 30	Final planting date	Probable yield reduced by 2% per day after June 20.  Acres planted after June 30 are not eligible for insurance.
Stage I indemnity rate (30 days after planting)		Maximum indemnity is 6% of insured value (section 23).
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III		Maximum indemnity is a 55-day sliding scale from 50 to 70% of insured value (section 24).
Stage III indemnity rate (harvested crop)		Indemnity equals the shortfall in production at the unit price (section 25). Yield adjustment will increase from 71% - 100% at the rate of 1% per day during harvest. Adjustment is 100% at completion of harvest.
Sept. 27	Final date for harvest	Subsequent field losses are at the insured's risk.
Dec. 20	Final date for filing PROOF of	f LOSS in writing

Production to count means all saleable production sold from the farm. Production units will be expressed in pounds.

For the purpose of calculating production to count (lbs.), the following conversion factor may be used:

- (1) actual sales weight of flue-cured tobacco in lbs. that has been graded and sold
  - contract lbs. = gross weight less terra
  - 4lbs. of nondescript tobacco will equal 1lb. of production to count.
  - every 1lb. bulk sales at the farm gate will represent 1lb. of production to count.
  - 1lb. of broadleaf (cigar) tobacco is deemed equal to 1.5 lbs. of flue-cured tobacco.
- (2) The insured actual production shall be adjusted by the Corporation based on records and delivery slips.

#### **PART IX - WINTER CEREAL GRAINS**

This Schedule A, Winter Cereal Grains Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to winter cereal grains.

DATE TOPIC		REQUIREMENTS and/or EFFECTS		
Oct. 31	Application deadline			
	Required deposit	15 - 50% as per subsection 13(2)		
	Perils insured against	See section 8		
	Seed quality standard	Minimum 80% germination rate		
	Approved varieties	all varieties recommended in the Atlantic Provinces Crop Production Guide, Publication 100.		
Sept. 30 Oct. 10	Final planting date —	Probable yield reduced by 2% per day after Sept. 30. Acres planted after Oct 10 are not eligible for insurance.		
Stage I ind	emnity rate (last day is May 25)	Maximum indemnity is 30% of insured value (section 23).		
	demnity rate (unharvested acres) FSET between Stage II and Stage III	Maximum indemnity is a 80-day sliding scale from 50 to 80% of insured value (section 24).		
Stage III indemnity rate (harvested crop)		Indemnity equals the shortfall in production at the unit price (section 25).		
Sept. 25 Final date for harvest		Subsequent field losses are at the insured's risk.		
Oct. 15	Final date for filing PROOF of I	LOSS in writing		

Production to count means the amount of the harvested crop meeting one or more of these specific quality standards:
For the purpose of calculating production or production to count, the following conversion

factors may be used

MT = metric tonnes = 2,204 pounds

For grain stored in bins - 1 cubic foot equals 0.8 bushels

For grain sold off farm, use the net sales weight before dockage (MT)

All grain weights will be adjusted to the standard moisture content when wet weights are provided.

Adjusted weight = (actual weight) x (100 - actual moisture content) / (100 - standard moisture content)

Production to count means total production before dockage with a moisture adjustment expressed in metric tonnes. This production will be considered production to count whether sold or fed on farm.

Standard	<b>Bushel Weight</b>	Moisture %
Fall Rye	56 lbs.	14.0
Winter Wheat	60 lbs.	14.5

#### **PART X - GRAIN CORN**

This Schedule A, Grain Corn Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to grain corn.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31	Application deadline	
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Seed quality standard	Minimum 85% germination rate
	Approved varieties	All varieties recommended in the Atlantic Provinces Crop Production Guide, Publication 100, or any other variety approved by the Corporation.
May 12 May 22	Final planting date — Mid Season	Probable yield reduced by 2% per day after May 12. Acres planted after May 22 are not eligible for insurance.
May 25 June 4	Final planting date — Short Season	Probable yield reduced by 2% per day after May 25. Acres planted after June 4 are not eligible for insurance.
_	lemnity rate fter planting)	Maximum indemnity is 30% of insured value (section 23).
Stage II in	demnity rate (unharvested acres) FSET between Stage II and Stage	Maximum indemnity is a 120-day sliding scale from 50 to 80% of insured value (section 24).
Stage III indemnity rate (harvested crop)		Indemnity equals the shortfall in production at the unit price (section 25).
Oct. 30	Final date for harvest	Subsequent field losses are at the insured's risk.
Nov. 20	Final date for filing PROOF of	LOSS in writing

#### PRODUCTION TO COUNT FOR GRAIN CORN:

For the purpose of calculating production or production to count, the following conversion factors may be used: MT = metric tonnes = 2,204 pounds

For grain corn stored in bins - 1 cubic foot equals 0.8 bushels

For grain corn sold off farm, use the net sales weight before dockage (MT)

All grain corn weights will be adjusted to the standard moisture content when wet weights are provided.

Adjusted weight = (actual weight) x (100 - actual moisture content) / (100 - standard moisture content)

Production to count for grain corn means the total production before dockage, with a moisture adjustment expressed in metric tonnes. This production will be considered production to count whether sold or fed on farm.

Standard Crop Bushel Weight Moisture % Grain corn 56 lbs. 15.5%

#### PART XI - SILAGE CORN

This Schedule A, Silage Corn Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to silage corn.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS		
May 31	Application deadline			
	Required deposit	15 - 50% as per subsection 13(2)		
	Perils insured against	See section 8		
	Seed quality standard	Minimum 85% germination rate		
	Approved varieties	All varieties recommended in the Atlantic Provinces Crop Production Guide, Publication 100, or any other variety approved by the Corporation		
June 1 June 10	Final planting date	Probable yield reduced by 2% per day after June 1.  Acres planted after June 10 are not eligible for insurance.		
_	lemnity rate fter planting)	Maximum indemnity is 30% of insured value (section 23).		
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III		Maximum indemnity is a 120-day sliding scale from 50 to 80% of insured value (section 24).		
Stage III i	ndemnity rate (harvested crop)	Indemnity equals the shortfall in production at the unit price (section 25).		
Oct. 30	Final date for harvest	Subsequent field losses are at the insured's risk.		
Nov. 20	Final date for filing PROOF of	LOSS in writing		

#### Nov. 20 Final date for filing PROOF of LOSS in wri

#### PRODUCTION TO COUNT FOR SILAGE CORN:

Production to count for silage corn means the amount of the harvested crop measured in metric tonnes.

MT = metric tonnes = 2,204 pounds.

Industry standard for silage corn is 66% moisture.

(1) For the purpose of calculating production or production to count, the volume of silage corn stored in a horizontal silo shall be determined by using the formula:

Length x width x average height x compaction factor x 40 lb./cu.ft. / 2,204 = tonnes corn silage.

Compaction factor = 0.7615 + (0.016613 x height) + (.0056095 x width)

(2) For the purpose of calculating production or production to count for silage corn, the volume of silage corn stored in a vertical or upright silo shall be determined using the formula:

Diameter x diameter x height x 0.8 x compaction factor x 0.907 = tonnes corn silage Compaction Factor = Factors from Corn Silage Compaction Table for upright silos. If cone shaped - take average height and add to depth.

- (3) For the purpose of calculating production or production to count for the volume of silage corn blown into a wagon shall be determined by using the formula;
- Length x width x average height x 25 lbs. / 2,204 = tonnes silage corn.
- (4) For the purpose of calculating production or production to count for silage corn, the equivalent volume of silage corn from grain or high moisture ear cob corn (HMEC) shall be determined using the following conversion factors:

1 tonne grain corn = 7 tonnes corn silage /1 tonne HMEC corn = 4 tonnes corn silage

#### PART XII - WHOLE FARM POTATO PLAN

This Schedule A, Whole Farm Potato Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contain supplementary information specific to potatoes.

- 1. The purpose of this plan is to provide an option to select full yield offset between ALL potato crop groups insured and the associated reduction in premium rates depending on the mix of crops grown.
  - (a) for the Whole Farm Potato Plan, the production guarantee equals the sum of the individual variety production guarantees for each crop group;
  - (b) indemnity is payable only if actual total production for all crop groups is less than the production guarantee as described in clause 2(a).
- 2. The plan is restricted to insured growing two or more of the varieties recognized as individual crops for the purpose of production insurance. Crop groups are those defined in section 3.
- 3. The reduction in premium rates will be established using methodology recommended by an actuary and approved by Agriculture Agri-Food Canada and will be restricted to the attached tables applicable for 1997/98, and subsequent years.
- 4. The insured must select one coverage level and one level of unit price (i.e.: high; medium; low) for all crops insured under this plan.

## WHOLE FARM POTATO CROP PLAN RIDER - DISCOUNT TABLE

(60, 70, 80 & 90% coverage)

% Probable Yield Major or Dominant crop group

From

% Probable Yield Secondary crop group

# PERCENT REDUCTION in the BASIC PREMIUM RATE based on the PROPORTIONAL PRODUCTION of the DOMINANT and SECONDARY CROP GROUP GROWN

% Probable yield From

Dominan	t crop	Sec	condary	crop gr	oup					
group	0-5	5-10	10-15	15-20	20-25	25-30	30-35	35-40	40-45	45-50
25-30%	46	45	43	42	40	39				
30-35%	45	43	42	41	40	38	37			
35-40%	43	41	40	39	39	37	37	37		
40-45%	40	39	39	38	37	36	36	36	35	
45-50%	38	37	37	36	35	35	35	34	33	31
50-55%	35	35	34	34	34	34	33	32	31	
55-60%	32	32	32	31	32	32	31	30		
60-65%	29	29	29	29	29	29	28			
65-70%	25	25	25	26	26	26				
70-75%	22	22	23	23	23					
75-80%	18	18	19	19						
80-85%	14	15	15							
85-90%	10	11								
90-95%	0									

#### PART XIII - ELITE SEED POTATO PLAN

This Schedule A, Elite Seed Potato Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific for qualifying elite seed potato producers.

- The purpose of this plan is to provide elite seed potato producers with the option to insure elite seed potatoes as a separate crop at higher Unit Prices.
- 2. To qualify under this plan, proof of seed class and post-harvest virus test results may be required to be submitted with the application, and all acres that are or will be registered for seed certification with the Canadian Food Inspection Agency (CFIA) during the crop year and meet the requirements and obligations under that program must be insured under this plan.
- 3. (1) The final planting date for crops insured under this plan are:
  - (a) May 31 for early varieties (70 110 days to maturity);
  - (b) May 26 for medium varieties (110 120 days to maturity); and
  - (c) May 19 for late and very late varieties (120 140 days to maturity).
  - (2) The guaranteed yield shall be adjusted as prescribed in subsection 17(3).
- 4. Coverage is restricted to 70%, 80% or 90% of the probable yield of elite seed for the crop insured under this section.
- 5. The probable yield for elite seed potatoes is determined by multiplying the probable yield figures for table and processing potatoes with the following factors, depending on the date planted and the first date top-kill is applied or tops are chopped:

The factor used to calculate probable yield is the number of growing days for the crop or variety divided by the maximum numbers of days needed to grow that crop or variety to maturity. The growing days shall be the number of days from planting to the date top kill is applied or the date when the tops are chopped:

Early varieties	(90 days)	Growing days /90 = Top Kill Factor
		(%)
Medium varieties	(100 days)	Growing days $/100 = \text{Top Kill Factor}$
		(%)
Late varieties	(120 days)	Growing days /120 = Top Kill Factor
		(%)

#### Top Kill Factor must be < 100%

- 6. (1) To reflect the added risks, the premium rate for a crop insured under this plan is 130% of the premium rate for the same crop insured at the same level of coverage for table and processing potatoes.
  - (2) The premium down payment required with the application will be based on the maximum coverage available in section 6 (100%); the final premium due will be based on actual coverage provided as determined by the date the first top killer is applied or when the tops are chopped.
- 7. To avoid quality adjustment based on pre-existing conditions and qualify for participation in this program, the insured acres must be planted with seed identified as nuclear (mini tubers), pre-elite, elite-I, elite-II, elite III or elite-IV and:
  - (a) the seed lot planted must
    - (i) have post-harvest virus test results which show 1 % or less PLRV and 3% or less total virus (PVY and PLRV), and
    - (ii) the insured acreage must pass as seed during the first CFIA inspection after June 30 of the crop year, or when the tops average at least 10" tall, whichever is later; or
  - (b) the insurance coverage on any acres that did not meet all requirements under clause (a) or (b) will be changed to Part V- Potatoes production insurance coverage at the 80% coverage level and at the high unit price, or at the level the non-seed portion of the crop was previously insured.

- 8. The unit price selected depends on the class of seed planted and cannot exceed the maximum unit price for regular potatoes by more than the following factors:
  - (a) 15.0 or nuclear (mini tubers) seed planted and expected to be harvested as preelite:
  - (b) 5.0 for pre-elite or better seed planted and expected to be harvested as elite-I;
  - (c) 2.5 for elite-I or better seed planted and expected to be harvested as elite-II;
  - (d) 2.0 for elite-II or better seed planted and expected to be harvested as elite-III;
  - (e) 1.5 for elite-IV or better seed planted and expected to be harvested as foundation;
  - (f) 1.0 for foundation or better seed planted and expected to be harvested as table or processing potatoes.
- 9. The potato tops on all acres of the insurable crop which retain a seed classification of foundation or better by August 18 of the crop year must be completely dead on or before that date to qualify for quality adjustments due to post-harvest virus test results after that date.
- 10. Stage I and Stage II losses:
  - (a) Stage I losses apply if a planted area is written off and destroyed within 30 days of planting; premium and protection is deemed to be the coverage applicable on August 15 as determined in section 6 of this supplement; indemnities will be 30% of the above coverage;
  - (b) Stage II losses apply if a planted area is written off and destroyed between 30 days after planting and August 8 due to late blight; premium and protection is deemed to be the coverage applicable on August 18 as determined in section 6 of this supplement; indemnities payable will be 60% of the above coverage;
  - (c) For Stage II losses in non-harvested acres occurring after August 18, premium and protection is deemed to be the date of the loss applied to section 6 of this supplement; indemnities payable will be 75% of the coverage and full offset Stage II and Stage III production will apply.
- 11. Production to count will be adjusted for quality by multiplying measured production at the final classification with the following factor (unit price listed in section 9 for final class harvested) / (unit price the crop was insured at).
- 12. (1) Excess production in one seed classification within an insured crop will reduce the indemnity payable on the shortfall in production to count in another seed classification by an amount equal to the excess production in cwt multiplied by the unit price for that seed classification.
  - (2) Excess production in Part XIII Elite Seed Potato Plan will not offset a shortfall in production in Part V- Potatoes, or vice versa.

#### PART XIV - ORGANIC CROPS

This Schedule A, Organic Crops Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to organically grown crops.

- If an insured changes from producing crops using standard management practices to using organic management practices, the probable yield calculation will be adjusted as follows:
  - (a) the benchmark yield for the crop will be reduced to 60% of the calculated benchmark yield for all new producers;
  - (b) historic production to count for the insured will for the applicable crop group be adjusted to
    - (i) 50% of the originally recorded values for the applicable crop group if the insured 's performance index is less than 50%,
    - (ii) 60% of the originally recorded values for the applicable crop group if the insured's performance index is greater than 50% but less than 75%,
    - (iii) 70% of the originally recorded values for the applicable crop group if the insured's performance index is greater than 75% but less than 100%,
    - (iv) 80% of the originally recorded values for the applicable crop group if the insured's performance index is greater than 100%.

- 2. The insured must be certified by a Certification Agency which adheres to the Canadian Organic Advisory Board standards.
- 3. For purposes of expressing the insurance coverage for organic crops on the Statement of Account, the acres of organic production will be converted to the non-organic coverage. The converted acres will be combined with any other similar crop group with full offsetting of yields.

## PART XV - FIELD PEPPERS

This Schedule A, Field Peppers Crops Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to field peppers.

	REQUIREMENTS and/or EFFECTS			
adline				
sit	15 - 50% as per subsection 13(2)			
against	See section 8			
eties	Varieties as recommended by the Atlantic Provinces Fruit and Vegetable Guide or any other variety approved by the Corporation.			
acceptable range	Probable yield reduced by 2% per day after June 20. Acres transplanted after June 30 are not eligible for insurance.			
	Maximum indemnity is 30% of insured value (section 23).			
narvested acres) age II and Stage	Maximum indemnity is 50-day sliding scale from 40 to 60% of insured value (section 24).			
rvested crop	Indemnity equals the shortfall in production at the unit price (section 25). The Stage III guarantee will increase from 61% - 100% of insured value at the rate of 1% per day during harvest. The Stage III guarantee will be 100% of insured value at completion of harvest.			
narvest	Subsequent field losses are at the insured's risk.			
Final date for filing PROOF of LOSS in writing				
	filing PROOF of ured in pounds of			

#### PART XVI - APPLES

This Schedule A, Apples Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to apple trees and apple production.

#### **SECTION A - Apple Tree Insurance**

- 1. The purpose of this plan is to provide insurance for apple trees damaged as a result of the following perils:
  - (a) wind;
  - (b) winter injury, excluding mouse damage;
  - (c) snow;
  - (d) ice;
  - (e) virus diseases;
  - (f) canker;
  - (g) fireblight (erwinia amylovora).
- 2. The crop year for tree insurance is the period from December 1 in any year to November 30 of the following year.
- 3. The application deadline for apple tree insurance is November 30 prior to the start of the crop year.
- 4. Coverage under this plan shall be based on the following table of insurable values per tree, considering tree age and type or planting density:

		_	Tree age	in years af	ter plantin	g	
Tree Density -Type	1	2	3	4	5	6	Maximu m Age
<125 / acre Standard	\$6.00	\$9.00	\$12.00	\$15.00	\$18.00	\$25.00	50 years
125-300 / acre Semi-dwarf	\$6.00	\$9.00	\$12.00	\$15.00	\$15.00	\$15.00	40 years
>300 / acre Dwarf	\$6.00	\$9.00	\$12.00	\$12.00	\$12.00	\$12.00	30 years

#### Tree age 1 means the year following the year the trees were planted.

- (1) The insured shall notify the Corporation within five days of discovering tree damage from one or more of the insured perils.
  - (2) The insured shall notify the Corporation 10 days prior to the destruction or removal of trees.
- 6. (1) Indemnity shall be paid for damaged trees due to insurable perils less the deductible equal to 3% of the number of insured trees.
  - (2) Indemnity will be paid at the insured value for the damaged trees beyond the 3% deductible after the trees have been removed.

## **SECTION B - Apple Production Insurance**

The insured will not receive a provincial benchmark but must supply production data for a minimum of two consecutive years immediately prior to the year production insurance is requested, which will be used to determine the insured's probable yield.

requested, which will be used to determine the insured's probable yield. The probable yield is based on the insured's weighted average production during the 10-year period prior to the crop year being insured; production for non-insured years must be from consecutive years prior to insuring.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS				
Nov. 30	Application deadline	All areas with trees aged 6 years or over must				
		be included.				
	Required deposit	15 - 50% as per subsection 13(2)				
	Perils insured against	See section 8				
	Coverage adjustment - the	(a) Adjustment based on age of trees:				
	number of acres applied for	Tree Age Adjustment Factor				
	will be adjusted for establishing	6 years 0.14				
	orchards, i.e. with trees planted	7 years 0.28				
	from 6 to 12 years earlier.	8 years 0.42				
		9 years 0.56				
		10 years 0.70				
		11 years 0.84				
		12+ years 1.00				
		Trees will be deemed 12 years old if				
		the year of planting cannot be documented				
		to the satisfaction of the Corporation.				
		(b) Adjustment for any planting missing more				
		than 5% of the trees will be adjusted				
		accordingly.				
	l Stage II indemnity rates do not a	11.				
Stage III in	ndemnity	Indemnity equals the shortfall in the production				
		at the selected unit price (see section 25).				
Oct. 25	Final date for harvest	Subsequent field losses are at the insured's risk.				
Nov. 15	Final date for filing PROOF o	f LOSS in writing.				
Pr	oduction to count will be based o	n:				
	) pounds of U-pick apples sold;					
	<ul><li>pounds of fresh packed Canada</li></ul>					
		ples sold or in storage with a quality adjustment				
	sed on price ratio compared to fre	* '				
		rvest based on estimated pounds per tree and				
		0%; subsequent losses due to wind prior to				
	ctober 25 will require new estima					
	C	packed apples to U-pick apples or reverse will				
	sult in adjustments to probable yi					
		pick apples will have the probable yield based				
	previously harvested production					
		from U-pick apples to fresh packed apples will have the probable yield based				
on	previously harvested production	multiplied by 4/3 (or 133.3%).				

**PART XVII - WILD LOWBUSH BLUEBERRIES**This Schedule A, Wild Lowbush Blueberries Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to wild lowbush blueberries.

	on specific to wild lowbush blueb				
DATE	TOPIC	REQUIREMENTS and/or EFFECTS			
Nov. 30	Application deadline	Acres applied for are the acres intended for			
		harvest the subsequent summer. Property			
		maps are required.			
	Required deposit	15 - 50% as per subsection 13(2)			
	Perils insured against	See section 8, plus winter injury, bird damage			
		and unavoidable pollination failure; beehives			
		should be placed in fields larger than 10 acres.			
	Coverage Adjustment - the	Adjustment factor applied will be the lesser of			
	number of acres applied for will	1) based on the proportion of the land covere			
	be corrected on a per field basis	with wild lowbush blueberry plants:			
	if vine coverage is less than 95%	Condition Adjustment Factor			
	or if an area has been harvested	95+% coverage - 1.0			
	less than four times and if an	85-95% coverage - 0.9			
	area is harvested in subsequent	75-85% coverage - 0.8			
	years.	65-75% coverage - 0.7			
		55-65% coverage - 0.6			
		45-55% coverage - 0.5			
		35-45% coverage - 0.4			
		25-35% coverage - 0.3			
		15-25% coverage - 0.2			
		1-15% coverage - 0.1			
		OR			
		2) new wild lowbush blueberry acres will be			
		adjusted:			
		First harvest - 0.1			
		Second harvest - 0.2			
		Third harvest - 0.5			
		AND			
		3) acres which were harvested in the previous			
		year:			
C4 II :	di4	Subsequent year harvest - 0.5 Since Stage I does not apply to this perennial			
	demnity rate (unharvested acres)	crop, the Stage II indemnity on unharvested			
FULL OF	SET between stage II and stage	acres is 50% of the insured value if losses			
111		occur before June 1 <sup>st</sup> of the harvest year and			
		65% if losses occur after June 1 <sup>st</sup> ; except in the			
		case of new wild lowbush blueberry land, i.e.,			
		intended for first harvest; post-harvest;			
		management practices must be applied to			
		qualify; otherwise, no indemnity is payable and			
		the development status of the area will remain			
		the same as it was at the time of the			
		application.			
Stage III ir	ndemnity applies to harvested	Indemnity equals the shortfall in production at			
acres		the selected unit price (see section 25).			
Sept. 25	Final date for harvest	Subsequent field losses are at the insured's			
- op 20		risk.			
Nov. 30	Notwithstanding subsection 200	1), this is the final date for filing PROOF of			
	LOSS in writing.	-// with the mini that the ming i moor of			
Production		aned wild lowbush blueberries harvested or			
sold by we		anca wha lowbush bluebellies harvested of			
Join by WC	15111.				

## PART XVIII - CARROTS (Processing)

This Schedule A, Carrots (Processing) Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to carrots for processing.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
May 31 Application deadline		
	Required deposit	15 - 50% as per subsection 13(2)
	Perils insured against	See section 8
	Approved varieties	Varieties as recommended by the processor and the Corporation.
June 15 June 25	Final planting date	Probable yield reduced by 2% per day after June 15.  Acres planted after June 25 are not eligible for insurance.
Stage I indemnity rate (30 days after planting)		Maximum indemnity is 30% of insured value (see section 23).
Stage II indemnity rate (unharvested acres) FULL OFFSET between Stage II and Stage III		Maximum indemnity is a sliding scale from 40 to 60% of insured value (see section 24).
Stage III indemnity rate (harvested crop)		Maximum indemnity equals the shortfall in production at the unit price (see section 25).
Nov. 15	Final date for harvest Subsequent field losses are at the insured' risk.	
Dec. 5	Final date for filing PROOF of	f LOSS in writing

<sup>(1)</sup> For the purpose of calculating production to count, all quantities will be recorded in pounds net of cullage.

<sup>(2)</sup> The insured's production will be adjusted by the Corporation based on records and delivery receipts from the processor.

<sup>(3)</sup> Notwithstanding clause 17(2)(a), the insured may elect 80% coverage if more than three consecutive years of field data have been provided.

#### PART XIX – STRAWBERRIES

This Schedule A, Strawberries Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to strawberries.

- 1. The purpose of this plan is to provide insurance for strawberry plants damaged as a result of the following perils:
  - (a) winter injury or winter kill;
  - (b) ice or snow damage;
  - (c) late spring frost;
  - (d) other perils as designated in section 8.
- 2. The crop year for strawberries is the period from December 1 in any year to June 30 of the following year.
- 3. The application deadline for insurance for strawberries is November 30 prior to the start of the crop year.
- 4. For the purpose of production insurance, the insured will not receive a provincial benchmark but must supply production data for a minimum of two consecutive years immediately prior to the year production insurance is requested, which will be used to determine the insured's probable yield.
- 5. For the purpose of this plan, Year 1 production is the acreage planted during the summer of the year prior to harvest and represents an insurance period from December 1 in the establishment year to June 30 of the following year. Year 2 and 3 production are the subsequent years following Year 1.
- 6. Actual planted acres of Year 1, 2 and 3 production shall be determined by the Corporation before the plants are covered, or by November 15, by taking into consideration the number of healthy strawberry plants per acre or hectare. Acres will be adjusted using a standard of seven viable plants per 10-foot of row or 7,500 plants per acre.
- 7. In order to be eligible for winter kill protection,
  - (a) strawberry plants shall only be insured if they were planted from varieties approved for use in the province and were planted before June 15 in the establishment year;
  - (b) all strawberry stands shall be inspected in the fall before they are covered with straw;
  - (c) plants shall be covered with a straw cover before December 15 and this cover shall be adequate to completely cover the plants;
  - (d) crop cover shall be removed from the plants by May 15 and must be done so viable and damaged plants can be identified;
  - (e) a notice of loss shall be filed pursuant to section 19;
  - (f) the insured must notify the Corporation within five days of discovering damage from one or more of the insured perils;
  - (g) winter killed plants must be removed from the production stand, the insured shall notify the Corporation five days prior to the removal of such plants and damaged plants shall be inspected by an agent of the Corporation before being removed.
- 8. In order to be eligible for blossom damage protection,
  - (a) the strawberry plants must have survived the winter and be viable plants by May
  - (b) the plants must have blossom damage that occurred between May 15 and June 30 such that it removes the potential for fruit development or results in fruit that is misshapen or undeveloped and is thus unsaleable;
  - (c) the insured shall contact the Corporation when the damage occurs and shall allow the Corporation staff to evaluate the loss over the harvest period.
- 9. In order for the Corporation to offer insurance coverage for the above crop, there must be 25% of the total commercial strawberry acreage insured and there must be a minimum of 10 growers enrolled in a given year or the plan will be cancelled and any growers who had signed up will have their policy cancelled and premiums refunded.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS
Nov. 30	Application deadline	Acres applied for are the acres intended for harvest the subsequent summer. Acres will consist of Established - Year 1, Year 2 and Year 3 production.
Nov. 30	Required deposit	15 - 50% as per subsection 13(2)
July 31	Final payment	Final premium payments shall be made by July 31
-	Perils insured against	See section 8 plus winter injury, spring frost
	Coverage	Stage II Coverage Adjustments: Strawberry plants lost to winter kill: Plants identified as viable plants in the fall but are completely dead by June 1 are considered to be winter kill losses under this plan. Losses in Year 1, 2 and 3 production stands must be identified prior to blossom, or no later than June 5, and damaged plants must be removed from the stand.  Blossom damage: Viable strawberry plants that survive the winter and set blossoms but receive damage to the blossoms such that fruit set is affected are covered under this plan. Losses to Year 1, 2 and 3 production stands must be identified prior to harvest or by June 30, whichever is earlier.
		Winter Kill: Maximum Indemnity Rate:
		AND
		Adjustment Factors for plants lost:
		Condition Adjustment Factor
		95% to 100% plant loss 0.9
		85% to 95% plant loss 0.8
		75% to 85% plant loss 0.7 65% to 75% plant loss 0.6
		65% to 75% plant loss 0.6 55% to 65% plant loss 0.5
		45% to 55% plant loss 0.5
		35% to 45% plant loss 0.3
		25% to 35% plant loss 0.2
		15% to 25% plant loss 0.1
		5% to 15% plant loss 0.0

Stage II	Blossom damage	Maximum indemnity rate	30%
Coverage Adjustments - Determination of loss	AND		
Determination of 1000	Adjustment factors for blossoms lost		
	Condition Adjustment Fa		
	95% to 1	00% plant loss	0.85
		5% plant loss	0.75
	75% to 8		0.65
	65% to 7	5% plant loss	0.55
	55% to 6		0.45
	45% to 5		0.35
	35% to 4	5% plant loss	0.25
	25% to 3	5% plant loss	0.15
	20% to 2	5% plant loss	0.05
	Winter kill losses: The percentage of plants lost to winter kill will be calculated in the spring once the survival of the crop has been determined or by June 5, whichever is earlier.		
	affects fruit set is a to viable plants wi	Blossom damage: Late spring damage to blossoms that a uffects fruit set is an insurable loss. Only blossom damage o viable plants will be eligible and the damage must occur between May 15 and June 30 of the production year.	
July 20 Notwithstandin LOSS in writin	0	is is the final date for filing	PROOF of

PART XX - HYBRID CANOLA SEED

This Schedule A, Hybrid Canola Seed Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to hybrid canola seed.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS	
May 31	Application deadline		
	Required deposit	15 - 50% as per subsection 13(2)	
	Perils insured against	See section 8	
	Approved varieties	Varieties as recommended by the grower contract and the Corporation.	
June 5 June 15	Final planting date	Probable yield reduced by 2% per day after June 5.  Acres planted after June 15 are not eligible for insurance.	
_	lemnity rate fter planting)	Maximum indemnity is 30% of insured value (section 23).	
_	demnity rate (unharvested acres) FSET between Stage II and Stage	Maximum indemnity is a sliding scale from 50 to 80% of insured value (section 24).	
Stage III i	ndemnity rate (harvested crop)	Maximum indemnity equals the shortfall in production at the unit price (see section 25).	
Oct. 15	Final date for harvest	Subsequent field losses are at the insured's risk.	

See Note	Final date for filing PROOF of LOSS in writing
Below	

- (1) For the purpose of calculating production to count, all quantities will be recorded in pounds of clean seed.
- (2) The insured's production will be adjusted by the Corporation based on records and delivery receipts from the processor.
- (3) Notwithstanding clause 17(2)(a), the insured may elect 80% coverage if more than three consecutive years of field data have been provided.
- (4) All producers must have a seed contract and must meet all the requirements of the contract.
- (5) Stage I and Stage II losses that occur in the field because of insurable perils as designated in section 8 shall be paid subject to the coverage chosen in the insurance contract. No indemnity payments shall be paid for Stage III yield losses below 460 lbs. as these losses are covered by a guarantee in the seed contract with the processor. Indemnity payments shall be limited to yield losses below the total guarantee per acre but above 460 lbs. per acre.

Final adjustment for losses shall be carried out by the Corporation when sales records are reported by the processor.

# PART XXI - WHOLE FARM (Basket of) CEREAL CROPS Spring Cereal Grain and Protein Feed Crops

This Schedule A, Whole Farm Cereal Crops Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to spring cereal grain and protein feed crops.

- 1. The purpose of this plan is to provide an option to select full yield offset between ALL spring cereal grain and protein feed crops insured and the associated reduction in premium rates, depending on the mix of crops grown. Crops included in the Basket are barley, oats, mixed grain, feed wheat, milling wheat and soybeans.
  - (a) for the Whole Farm Cereal Crops Plan, the insured value guarantee equals the sum of the insured guaranteed for each individual crop.
  - (b) an indemnity is payable only if the total insured value for all insured crops is less than the insured value guarantee as described in clause 2(a).
- 2. The plan is restricted to the insured's growing two or more of the crops recognized as individual crops for the purpose of production insurance.
- 3. The reduction in premium rates will be established using methodology recommended by an actuary and approved by Agriculture Agri-Food Canada and will be restricted to the tables applicable for 2004/05 and subsequent years.
- 4. The insured must select one coverage level and one level of unit price (i.e.: high; medium; low) for all crops insured under this plan.

# WHOLE FARM CEREAL CROPS — DISCOUNT TABLE

(80% & 90% coverage)

% Insured Value Major or Dominant crop:

From

% Insured Value Secondary crop:

PERCENT REDUCTION in the BASIC PREMIUM RATE based on the PROPORTIONAL INSURED VALUE of the DOMINANT and SECONDARY CROP GROWN

% Insured yield From

		·							
t crop	Sec	condary	crop gr	oup					
0-5	5-10	10-15	15-20	20-25	25-30	30-35	35-40	40-45	45-50
		49							
		54	49	43					
		53	49	43	42				
		53	49	43	42	35			
		49	42	42	35	35	34		
		49	42	42	35	34	34	34	
	52	48	42	34	34	34	34	33	22
	51	41	41	34	34	33	33	22	
	51	41	34	34	33	33	22		
	46	40	33	33	32	21			
	45	33	32	32	21				
48	39	32	31	20					
43	31	31	20						
36	30	19							
29	18								
17									
	0-5 48 43 36 29	52 51 51 46 45 48 39 43 31 36 30 29 18	0-5 5-10 10-15 49 54 53 53 49 49 52 48 51 41 51 41 46 40 45 33 48 39 32 43 31 31 36 30 19 29 18	0-5 5-10 10-15 15-20 49 54 49 53 49 53 49 42 49 42 52 48 42 51 41 41 51 41 34 46 40 33 45 33 32 48 39 32 31 43 31 31 20 36 30 19 29 18	0-5	0-5	0-5	0-5	0-5

# **SCHEDULE B**

#### POTATO - BACTERIAL RING ROT PLAN

This Schedule B, Potato Bacterial Ring Rot Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to bacterial ring rot protection in potatoes.

- 1. The designated peril for the purpose of this plan is restricted to a potato crop infected with bacterial ring rot as determined under the *Plant Health Act*.
- 2. Compensation for bacterial ring rot infected acreage is on a per acre basis. Yield seed class planted and loss of markets or potential income is not taken into account. The insured may choose from four levels of compensation, depending on the level of protection desired.

#### These levels are:

- (a) \$50 per acre;
- (b) \$100 per acre;
- (c) \$150 per acre;
- (d) \$200 per acre.
- 3. A yearly cap is set on total indemnities so that total indemnities shall not exceed the Fund balance for this plan (accumulated premiums collected less indemnities paid within the Fund). Indemnity payments shall be pro-rated if indemnities exceed the Fund balance in any one year.
- 4. The insured must insure all acres of all varieties of potatoes planted. All acreage is subject to measurement.
- 5. All potato seed used must be from seedlots which were tested and found to be not infected with bacterial ring rot.
- 6. The application deadline for potato bacterial ring rot protection is May 31 of the crop year
- 7. A written notice of loss must be submitted to the Corporation within five working days from the time the insured is notified of bacterial ring rot infection by Canadian Food

Inspection Agency or the Agriculture Division of the PEI Department of Agriculture, Fisheries, Aquaculture and Forestry.

- 8. The final date for filing a written Proof of Loss to the Corporation is May 31 of the year following the application date. The Proof of Loss must be accompanied by
  - (a) supporting documentation indicating that the infected crop was disposed of according to the requirements of the *Plant Health Act* and approved by the Agriculture Division; and
  - (b) a certificate from the Agriculture Division stating that the insured has cleaned and disinfected his or her premises and equipment to the satisfaction of the Division.
- 9. The premium rate will be 5% of the insured value. The insured value is equal to (# acres) x (elected compensation/acre). Premiums are cost shared 1/3 by the province and 2/3 by the producer.

# **SCHEDULE C**

# FORAGE PRODUCTION PLAN

This Schedule C, Forage Production Plan forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to insurance of forage crops.

- 1. This plan shall be reviewed each year and adjusted or cancelled according to a decision by the Board of the Corporation.
- 2. The plan is designed to offer basic (drought) disaster coverage for forage crops, and offers additional coverage for quality and production losses in hay and silage crops insured under the Forage Plus option.

DATE	TOPIC	REQUIREMENTS and/or EFFECTS			
April 30	Application deadline				
	Required deposit	15 - 50% as per subsection $13(2)$			
Perils insured against		See section 8			
	Approved varieties	Varieties approved in Publication 100 or those			
		approved by the Corporation.			
June 5	Final planting date for	Acreage planted after June 5			
	spring sown forage crops	will not be eligible for Stage I establishment			
		coverage			
_	Basic Indemnity Rate:	Insured Value (IV) \$90 * 90% = \$81			
	Disaster (Drought)	Indemnity:			
Coverage (v	veather derivative)	40% - if 25 or more consecutive days with <5 mm.			
		total daily rainfall.			
		AND<16 days with >5 mm. total daily rainfall			
		60% - if 30 or more consecutive days with < 5 mm.			
		total daily rainfall			
		AND<13 days with >5 mm. total daily rainfall			
		80% - if 35 or more consecutive days with < 5 mm.			
		total daily rainfall			
		AND<10 days with >5 mm. total daily rainfall			
Forage Basic Indemnity Rate:		Insured Value (IV) \$90 * 90% = \$81			
(b) Stage 1 indemnity for spring		Maximum indemnity:			
planted fora	ge stands (30 days after	>50% grass 20% of basic IV			
planting)		>50% clover 25% of basic IV			
		>50% alfalfa 30% of basic IV			

Forage Plus Indemnity Rate:     (a) Quality coverage         (weather derivative)	Coverage Period: Silage—June 10 to June 30 Hay—July 05 to July 25 Unit Value \$150 - \$300 per acre (producer declared) Insured Value (IV) = declared Unit Value *90% Indemnity: 20% if three out of any five consecutive days in coverage period with daily total rainfall of 5mm. or more.
Forage Plus Indemnity Rate: (b) Production Coverage (additional) (proxy crops)	Proxy crops - Barley — for one cut hay or silage Feed Wheat — for multiple cut hay or silage Insured Value(IV) — same as Quality Coverage Indemnity: IV * 90% - (weighted average actual yield/ weighted average probable yield) for 5 closest CI Clients LESS: Insured Value for Basic Disaster Coverage

#### Forage Production Plan:

An application for the Forage Plan will consist of a signed application form, the required deposit and a detailed list of all fields to be insured. The detailed list of all fields shall include the location of each field, the size of each field (in acres or hectares) and the forage crop to be grown on the field. This list of fields will form the Final Acreage Report for the Forage Plan. No addition or deletion of fields will be allowed after the application deadline. (April 30<sup>th</sup>.) If more that one producer claims a single field the Corporation will remove this acreage from all contracts of insurance.

Pastureland is that land on which a forage crop is grown and is intended for grazing of livestock.

Green manure land is that land on which a forage crop is grown for at least 100 days and on which the forage crop is to be plowed down as a green manure crop.

Hay and Silage land is land on which a forage crop is grown and from which a forage crop is harvested as livestock feed.

The Corporation shall compile weather data from all stations and shall calculate all indemnity payments. All indemnity payments shall include a calculation of the benefits paid and a summary of the weather records that triggered that payment. The insured shall have 30 days to appeal following the receipt of an indemnity payment. Those insured clients not receiving an indemnity payment shall have until January 30 to appeal. The insured shall not be required to file a Proof of Loss nor a Production Summary. No Production to Count shall be recorded. However, a database which includes the details of the insurance contract shall be maintained so discounts or surcharges can be determined. Criteria for discounts and surcharges shall be those stated in section 14.

#### FORAGE BASIC:

The Forage Basic Option provides basic disaster (drought) coverage for pasture, green manure, hay and silage crops. An Insured Value of (\$90 \* 90%) \$81 is offered for each acre insured under the plan. Indemnities are paid based on the lack of rainfall required to grow the crop, as recorded by weather stations situated in O'Leary, Tyne Valley, Kensington, Tryon, Johnston's River, Harrington, Dover, South Hampton and Souris. Fields are covered by the weather station chosen by the producer and the one closest to the farm operation. Indemnities are made based on weather records from the station identified for coverage. Weather records will determine the lack of rainfall and expected losses will be paid at 40%, 60% or 80% of the Insured Value. The coverage period for the Forage Basic Option is the period from June 1 until September 30 (122 days). In order for forage stands to be eligible for coverage, they must be in production at least 100 of the 122-day coverage period or until September 10 of the crop year.

Establishment coverage is offered for those forage stands established in the spring of the insured year and included in the contract of insurance. This is protection against drought, excessive rain and diseases within the Stage I loss period (30 days after establishment) for establishing forage stands; indemnity payment as per Schedule C.

Total indemnity payments made for drought and Stage I establishment losses in the Forage Basic Plan cannot exceed the stated Insured Value (\$81 per acre).

#### **FORAGE PLUS:**

The Forage Plus Option is additional coverage to the Forage Basic Option and provides additional protection to hay and silage crops for lost quality and production. Hay and silage crops can be insured at a higher Unit Value, (\$150-\$300 per acre) selected by the insured and will receive additional protection for lost quality and yields. The Insured Value for this option shall be declared Unit price \*90%. Hay and silage acres can only be insured under one plan — either Forage Basic or Forage Plus but not both. The insured value selected under the Forage Plus Option must be at least \$135 per acre (\$150 \* 90%) and it will establish the maximum insured value for hay and silage acres insured under this option. There are two types of coverage offered in this plan:

#### (a) Quality Coverage:

Hay and silage insured in the Forage Plus Plan will be covered for quality losses resulting from too much rain during the optimum harvest period. Losses will be expected to have occurred when 5mm or more of rain falls three days out of any five consecutive day period during the optimum harvest period identified for each forage crop in Schedule C. Indemnity payments will be made based on rainfall records recorded by the assigned weather station and indemnity payments will be 20% of the Insured Value.

#### (b) Production Coverage:

Hay and silage insured in the Forage Plus Plan will receive additional yield protection; over and above that offered in the Forage Basic Plan. Additional coverage is available by selecting a higher insured value in the Forage Plus plan. Yield losses will be calculated through proxy crops — single cut forages will be proxied against barley and multi-cut forages will be proxied against feed wheat. In both cases, the five nearest insurable crops will be compared to the actual yield for the same five insurable crops. When the weighted average actual yield is below the probable yield, it is expected that forage yields will have declined similar to the proxy crops. Indemnity payments will be calculated at 90% of the decline in the proxy crops yields \* Insured Value of the forage crop LESS insured value of the Forage Basic coverage.

Total Indemnity payments made in the Forage Plus Plan cannot exceed the maximum value of the crops insured; \$135 to \$270 per acre (\$150 \* 90% to \$300 \* 90%).

# **SCHEDULE D**

# **BROCCOLI AND CAULIFLOWER BY-PASS PLAN**

This Schedule D, Broccoli and Cauliflower By-Pass Plan, forms an integral part of the PRODUCTION INSURANCE AGREEMENT and as such contains supplementary information specific to insurance of broccoli and cauliflower.

- 1. The Broccoli and Cauliflower By-Pass Plan is an addition to Schedule A Part I Cole Crops (processing broccoli and cauliflower). The plan covers losses due to an insurable peril (as designated in section 8) and only occurs once an insured has exceeded his or her total guarantee production as per the statement of account. Indemnity payments are paid on measured acres and at the coverage selected.
- 2. Program requirements:
  - (a) processor will require participation in production insurance and By-Pass Plan as part of their contract;
  - (b) all producers must participate in production insurance and purchase maximum coverage;
  - (c) all producers must participate in the By-Pass Plan;
  - (d) all premiums are due at the time of application.
- 3. Program payments:
  - (a) no by-pass payment will be made if the loss is covered by a production insurance agreement;
  - (b) by-pass payments will not be made on an area where harvest has begun;

- (c) indemnity payments will only be made on an area where pre-harvest destruction occurs on an area greater than one (1) acre;
- (d) indemnity payments will be limited to the funds available in the pool.

#### 4. Coverage options:

Compensation for by-passed acreage is on a per acre basis. The insured may choose from two levels of compensation, per crop:

Broccoli \$650 / ac. or \$500 / ac.

Cauliflower \$1,300 / ac. or \$1,000 / ac.

The premium rate will be 10% of the insured value. The insured value is equal to (# acres) x (elected compensation/acre). Premiums are cost shared 40% by the producer and 60% by the province.

#### **SCHEDULE E**

# POTATO STORAGE PLAN (PILOT)

This Schedule E, Potato Storage Plan, forms an integral part of the PRODUCTIONINSURANCE AGREEMENT and as such contains supplementary information specific to insurance of potatoes in storage after December  $20^{\mbox{th}}$  of the crop year.

- 1. The Potato Storage Plan is an addition to Schedule A Part V, Potatoes. This disaster plan for potatoes stored after December  $20^{\mbox{th}}$  of the crop year, against specific insurable perils.
- 2. The insured shall
  - (a) insure his entire potato crop during the current crop year with at least 80% coverage;
  - (b) choose to participate in the storage plan, complete and sign an application form;
  - (c) select coverage and pay the required deposit by May 31st, of the crop year, for each crop group identified in Section 3;
  - (d) choose one coverage period and one coverage level for all stored inventory, complete a Final Inventory Report and file it with the Corporation within 20days of the final deadline for filing a Proof of Loss; and
  - (e) offer for insurance all stored inventory that is identified on the Production Summary as Production to Count as of December  $20^{\hbox{th}}$ .
- 3. Program Options:

coverage periods beginning December 21st and ending on

February 28<sup>th.</sup> (2 months) April 30<sup>th</sup>, (4 months) June 30<sup>th</sup>, (6 months)\*\*

\*\* Insured shall have computerized temperature controlled ventilated storage for all inventory in order to receive 6 month coverage,

Coverage levels of 70% or 80% of the stored production to count

4. Insurable Perils:

Pink Rot, Pink Eye, Blight, Bacterial Soft Rot (Erwinia), Leak, Jelly End, Net Necrosis, Stem End Browning and Hollow Heart

5. Conditions for Indemnity Payment below the Inventory Guarantee:

Must have an identified insurable peril in order to receive an indemnity payment. Indemnities shall only be paid for inventory written off by the Corporation and no indemnities shall be paid until this inventory is destroyed.

NO indemnities shall be paid for increased cullage beyond those levels established in the Production to Count on December 20<sup>th</sup> unless all or a portion of the infected inventory is destroyed.

If a crop is sold NO indemnity payment shall be made.

Inventory identified by the Corporation for write-off and approved for salvage will be paid out at the following indemnity rates:

- destroyed inventory; no salvage - 100% - as cattle feed - 100% - as dehydrated granules - 65% - as formed product (ie. hash browns) - 65%

### 6. Filing of Notice of Loss and Appeals:

A Notice of Loss is required for an indemnity payment to be made.

Final date for filing a Notice of Loss is the end of the storage coverage period selected. All coverage ends on the final date of the coverage period selected. All appeals must filed in writing with the Corporation no later than 30 days after the selected coverage period has ended.

# **EXPLANATORY NOTES**

**SECTION 1** defines terms used in these regulations.

**SECTION 2** outlines the purpose for a production insurance program.

**SECTION 3** designates insurable crops.

**SECTION 4** defines financially and operational independent.

**SECTION 5** identifies fields of insurable crops that are subject to the regulations.

**SECTION 6** allows for premium costs to be reduced by payments under the *Farm Income Protection Act* (Canada).

**SECTION 7** identifies the groups of insurable crops that the insured shall offer for insurance.

**SECTION 8** designates the perils covered.

**SECTION 9** describes the period and extent of coverage.

**SECTION 10** describes excluded coverage.

**SECTION 11** describes the insurable interest.

**SECTION 12** allows for the assignment of a right to indemnity.

**SECTIONS 13 and 14** describe the application procedure and premiums for production insurance formulas.

**SECTIONS 15, 16, 17 and 18** describe the yield calculation, production reporting and the final acreage report.

**SECTIONS 19 and 20** describe the procedure for reporting loss or damage to an insurable crop.

SECTIONS 21, 22, 23, 24 and 25 establish the method of determining indemnity.

**SECTION 26** provides for the payment of indemnity.

**SECTION 27** provides for termination of the policy if the insured provides false information.

**SECTION 28** describes the process for the Corporation to waive or alter an insurance agreement.

SECTIONS 29, 30 and 31 provide for an appeal process.

**SECTION 32** allows the Corporation to take third party compensation into account.

**SECTIONS 33 and 34** provide the Corporation with access to records.

**SECTION 35** describes the methods of service of a written notice.

**SECTION 36** revokes the *Agricultural Insurance Act* Regulations and replaces them with these regulations.

**SECTION 37** provides for the commencement of these regulations.

**SCHEDULE A** provides supplementary information for cole crops, dry beans, spring grains, potatoes, rutabagas, soybeans, tobacco, winter cereal grains, grain corn, silage corn, organic crops, field peppers, apples, wild lowbush blueberries, carrots, strawberries, hybrid canola seed, including application deadlines, planting and harvest dates, indemnity rates and formulas for calculating yields.

**SCHEDULE B** provides supplementary information specific to bacterial ring rot protection in potatoes.

**SCHEDULE** C provides supplementary information specific to the insurance of forage crops.

**SCHEDULE D** provides supplementary information specific to the insurance of broccoli and cauliflower.

**SCHEDULE E** provides supplementary information specific to the insurance of potatoes in storage after December 20.

Certified a true copy,

W. Alexander (Sandy) Stewart Clerk of the Executive Council

#### EC2007-287

# PUBLIC HEALTH ACT NOTIFIABLE AND COMMUNICABLE DISEASES REGULATIONS AMENDMENT

(Approved by Her Honour the Lieutenant Governor in Council dated 30 April 2007.)

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

1. Section 17 of the *Public Health Act* Notifiable and Communicable Diseases Regulations (EC330/85) is revoked and the following substituted:

Notifiable diseases

- **17.** The following are notifiable diseases or conditions, the occurrence of which, in humans, must be reported to the Chief Health Officer or his delegate in such manner as the Chief Health Officer may direct:
  - (a) any occurrence of the following diseases must be reported:
    - (i) Creutzfeldt-Jakob Disease (CJD) and variant Creutzfeldt-Jakob Disease (vCJD),
    - (ii) Enteritis, including
      - (A) Amoebic,
      - (B) Campylobacter,
      - (C) Cholera,
      - (D) Cryptosporidia,
      - (E) Giardiasis,
      - (F) Salmonellosis,
      - (G) Shigellosis,
      - (H) Verotoxic E. Coli,
      - (I) Yersinia, and
      - (J) enteritis resulting from any other communicable cause,
    - (iii) Food Poisoning, including
      - (A) Botulism, and
      - (B) Staphlococcal,

- (iv) Hepatitis A, B and C,
- (v) Human T-cell Lymphotrophic Virus (HTLV I),
- (vi) Invasive Pneumococcal Disease,
- (vii) Meningitis and Encephalitis,
  - (A) bacterial, or
  - (B) viral,
- (viii) Pertussis,
- (ix) Neoplasm, malignant or benign,
- (x) Other Diseases, including
  - (A) Acquired Immunodeficiency Syndrome (AIDS),
  - (B) Anthrax,
  - (C) Brucellosis,
  - (D) Chicken Pox,
  - (E) Diphtheria,
  - (F) Group A Streptococcus, invasive,
  - (G) Haemophilus Influenzae B infections (invasive),
  - (H) Histoplasmosis,
  - (I) Human Immunodeficiency Virus (HIV) antibodies,
  - (J) Legionellosis,
  - (K) Leprosy,
  - (L) Listeriosis,
  - (M) Lyme Disease,
  - (N) Malaria,
  - (O) Mumps,
  - (P) Norovirus,
  - (Q) Plague,
  - (R) Poliomyelitis,
  - (S) Psittocosis,
  - (T) Q Fever,
  - (U) Reye's Syndrome,
  - (V) Rabies,
  - (W) Tetanus,
  - (X) Toxic Shock Syndrome,
  - (Y) Toxoplasmosis,
  - (Z) Trichinosis,
  - (aa) Tularemia,
  - (bb) Typhoid and Paratyphoid,
  - (cc) West Nile Virus, and
  - (dd) Yellow Fever,
- (xi) Congenital Rubella Syndrome,
- (xii) Rubella,
- (xiii) Rubeola,
- (xiv) Severe Acute Respiratory Syndrome (SARS),
- (xv) Sexually Transmitted Diseases, including
  - (A) Chlamydia (genital or neonatal),
  - (B) Genital warts,
  - (C) Gonorrhea,
  - (D) Herpes (genital or neonatal),
  - (E) Lymphogranuloma Venereum (LGV), and

- (F) Syphilis,
- (xvi) Smallpox, and
- (xvii) Tuberculosis;
- (b) occurrence of any of the following must be reported if the disease appears epidemic or the case shows unusual features; the report shall include an estimate of the incidence as number of cases or percentage of affected population, and description of any unusual features:
  - (i) Influenza

Streptococcal infections

(ii) Nuisance diseases:

Impetigo

Ringworm

Pediculosis

Scabies

- (c) the isolation of the following:
  - (i) a strain of Staphylococcus aureus resistant to methicillin,
  - (ii) a strain of enterococci resistant to vancomycin, or
  - (iii) a strain of *Streptococcus pneumoniae* resistant to penicillin isolated from a normally sterile site.

# 2. These regulations come into force on May 12, 2007.

#### EXPLANATORY NOTES

**SECTION 1** adds the following to the regulations as notifiable diseases:

- (a) Creutzfeldt-Jakob Disease (CJD) and variant Creutzfeldt-Jakob Disease (vCJD);
- (b) Neoplasm, malignant or benign;
- (c) Group A Streptococcus, invasive;
- (d) Haemophilus Influenzae B infections (invasive);
- (e) Norovirus;
- (f) Lymphogranuloma Venereum (LGV);
- (g) Smallpox.

The section also removes the following diseases from the list of notifiable diseases:

- (a) Hepatitis non-A or non-B; and
- (b) Diarrhoea of the newborn.

The section also moves the following diseases from Sexually Transmitted Diseases to Other Diseases:

- (a) Acquired Immunodeficiency Syndrome (AIDS); and
- (b) Human Immunodeficiency Virus (HIV) antibodies.

The section moves the following diseases from clause 17(b) to clause 17(a):

- (a) Chicken Pox; and
- (b) Mumps.

The section also identifies HTLVI as Human T-cell Lymphotrophic Virus and renames Rare Diseases as Other Diseases.

**SECTION 2** provides for the commencement of these regulations.

Certified a true copy,

W. Alexander (Sandy) Stewart Clerk of the Executive Council

# PART II REGULATIONS INDEX

Chapter Number	Title	Original Order Reference	Amendment	Authorizing Order and Date	Page
A-8.2	Agricultural Insurance Act General Regulations		[new] [eff] May 1/07	EC2007-277 (30.04.07)	163-218
	Regulations	EC282/94	[rev] [eff] May 1/07	EC2007-277 (30.04.07)	185
P-30	Public Health Act Notifiable and Communicable Diseases Regulations	EC330/85	s.17 [R&S] [eff] May 12/07	EC2007-287 (30.04.07)	218-221