



THE NEWFOUNDLAND AND LABRADOR GAZETTE

PART I
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Vol. 92

ST. JOHN'S, FRIDAY, MAY 12, 2017

No. 19

CORPORATIONS ACT

NOTICE

Corporations Act - Section 393

Local Incorporations

For the Month of: October 2016

Date	Number	Company Name			
2016-10-03	77997	77997 NEWFOUNDLAND AND LABRADOR INC.	2016-10-05	78010	Crooks Lake Holding Ltd.
2016-10-03	77996	A & H Backhoe Services Ltd.	2016-10-05	78011	New Science
2016-10-03	77993	DOWNHOME ACCORDION BAND INC.			Nutraceuticals Inc.
2016-10-03	77998	Kate Davis Photography Inc.	2016-10-05	78009	White's Pools & Spas Ltd.
2016-10-03	77992	ME Motorsport Enthusiast Inc.	2016-10-06	78016	DOSNL Consulting Ltd.
2016-10-03	77990	Mooney Engineering Inc.	2016-10-06	78012	Valley Guard Geomatics Inc.
2016-10-03	77991	Tilley Brothers Contracting Ltd.	2016-10-06	78013	Maujobia Land Holdings Inc.
2016-10-03	77972	Reliable Heat Pump Services Ltd.	2016-10-06	78014	Labrador Security Alarm's Inc.
2016-10-03	77987	BIRD ISLAND ESCAPE LTD.	2016-10-07	78022	Kimberly G. Humphries Professional Corporation
2016-10-03	77988	The Roost at York Harbour Inc.	2016-10-07	78021	Practical Life Coaching Inc.
2016-10-03	77989	Petersbuilt Holdings Inc.	2016-10-07	78024	RAEFON HOLDINGS INC.
2016-10-04	78004	BeCo Holdings Inc.	2016-10-07	78017	78017 NEWFOUNDLAND AND LABRADOR INC.
2016-10-04	78007	Country Ridge Soils and Aggregates Inc.	2016-10-07	78018	Fresh Fruit & Architecture Inc.
2016-10-04	78003	RYNA Consulting Limited	2016-10-07	78019	Pine & Fir Property Management Inc.
2016-10-04	77999	77999 NEWFOUNDLAND & LABRADOR INC.	2016-10-07	78020	78020 NEWFOUNDLAND AND LABRADOR INC.
2016-10-04	78001	SAS Parsons Enterprises Limited	2016-10-11	78032	78032 NEWFOUNDLAND & LABRADOR INC.
			2016-10-11	78029	MakeTech Aerospace Corporation
			2016-10-11	78030	Emmanuel Construction Services Ltd.
			2016-10-11	78031	EBE Property Holdings Limited
			2016-10-12	78039	78039 NEWFOUNDLAND & LABRADOR INC.
			2016-10-12	78034	Pearl City Cabs (2016) Inc.

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2016-10-12	78037	78037 NEWFOUNDLAND & LABRADOR INC.	2016-10-21	78095	JCS Investments Limited
2016-10-12	78038	78038 NEWFOUNDLAND & LABRADOR INC.	2016-10-21	78099	Charter Development Ltd.
2016-10-13	78046	KS Maintenance & Janitorial Services Inc.	2016-10-24	78122	Low Tide Newfoundland Driftwood Corp.
2016-10-13	78045	Legacy Ice Company Ltd.	2016-10-24	78107	MP Seasonal Services Inc.
2016-10-13	78044	Myth's Dawn Games Inc.	2016-10-24	78111	SMS Marine Consulting Inc.
2016-10-13	78043	New Island Studios Inc.	2016-10-24	78100	BAYMEN ELECTRIC LTD.
2016-10-14	78061	Coleman Information Systems Inc.	2016-10-24	78101	The Beauty Vault Inc.
2016-10-14	78055	Mercer Mgmt Inc.	2016-10-24	78102	Tamatta Mining and Construction Services Ltd.
2016-10-14	78079	Safe Arctic Technology Inc.	2016-10-24	78104	78104 NEWFOUNDLAND AND LABRADOR INC.
2016-10-14	78058	Spirit Riders Therapeutic Association Inc.	2016-10-24	78105	Nova Buds Labrador Inc.
2016-10-14	78041	78041 NEWFOUNDLAND & LABRADOR CORP.	2016-10-24	78106	Adventus Newfoundland Corporation
2016-10-14	78042	T & A Oilfield Coring Limited	2016-10-25	78121	Bauline to Bay Bulls 50+ Club Inc.
2016-10-14	78050	Dr. D.W. Passmoor PMC Inc.	2016-10-25	78123	District Hair Inc.
2016-10-17	78075	78075 NEWFOUNDLAND AND LABRADOR INC.	2016-10-25	78126	LaZer M.E. (Airport Express Hair & Spa Services) Inc.
2016-10-17	78077	78077 NEWFOUNDLAND AND LABRADOR INC.	2016-10-25	78124	Winter Brook Social Committee Inc.
2016-10-17	78078	FGC Holdings Ltd.	2016-10-25	78112	Brigus Group Enterprises Inc.
2016-10-17	78056	AnthonyCFO Business Services Inc.	2016-10-25	78113	Marystown Donuts Inc.
2016-10-17	78057	Dynamic Data Inc.	2016-10-25	78114	Anytime Heavy Haul Ltd.
2016-10-17	78062	Running The Goat, Books & Broadsides Inc.	2016-10-25	78117	78117 NEWFOUNDLAND & LABRADOR LIMITED
2016-10-17	78063	78063 NEWFOUNDLAND & LABRADOR LIMITED	2016-10-26	78130	Arrive Alive Driving School Ltd.
2016-10-17	78064	78064 NEWFOUNDLAND & LABRADOR INC.	2016-10-26	78133	Dr. Xavier Campos-Moller Professional Medical Corporation
2016-10-17	78065	The Byrne Family Store Ltd.	2016-10-26	78131	HJ Project Solutions Inc.
2016-10-17	78066	78066 NEWFOUNDLAND & LABRADOR INC.	2016-10-26	78119	Miss Teen Newfoundland & Labrador Pageant Inc.
2016-10-17	78067	78067 NEWFOUNDLAND & LABRADOR INC.	2016-10-26	78120	78120 NEWFOUNDLAND & LABRADOR CORP.
2016-10-17	78068	Dr. G. Peters PDC Inc.	2016-10-26	78127	Ralph Business Development Inc.
2016-10-17	78069	78069 NEWFOUNDLAND & LABRADOR INC.	2016-10-26	78128	Nurse Practitioner House Calls Incorporated
2016-10-17	78070	Growler Energy Inc.	2016-10-26	78129	C&E Group Ltd.
2016-10-17	78071	78071 NEWFOUNDLAND & LABRADOR LTD.	2016-10-27	78139	MurBec Fisheries Ltd.
2016-10-17	78072	Taylor Maintenance & Repairs Inc.	2016-10-27	78138	Myrtles on the Bay Inc.
2016-10-18	78082	Jase's Roofing & Renovations Ltd.	2016-10-27	78132	Fire Hall Brew Corporation
2016-10-19	78085	Common Grounds Café (Grand Falls-Windsor) Inc.	2016-10-27	78135	SKD Convenience Inc.
2016-10-19	78086	TURF POINT AGGREGATES LTD.	2016-10-27	78136	TLB Project Consulting Inc.
2016-10-19	78087	Alexander Bay Maritime Services Ltd.	2016-10-28	78143	MEL'S AUTO BODY (2016) LIMITED
2016-10-20	78096	Northover Sewing and Quilting Ltd.	2016-10-28	78144	MELMEL (2016) LIMITED
2016-10-20	78098	Valley View Holdings Incorporated	2016-10-28	78137	Mango Holdings Limited
2016-10-20	78088	Meghan Winsor Design Inc.	2016-10-28	78142	78142 NEWFOUNDLAND & LABRADOR INC.
2016-10-20	78093	EMGO Construction Ltd.	2016-10-31	78150	Big Time Contracting Inc.
2016-10-21	78108	Lewis & McDonald Country Corner Inc.	2016-10-31	78155	BT Financial Planning Incorporated
			2016-10-31	78157	Dr. Michael Carroll P.M.C. Inc.
			2016-10-31	78153	MADD Burin Peninsula Inc.
			2016-10-31	78149	Niche Consulting Inc.
			2016-10-31	78156	Partners for Rehab Inc.
			2016-10-31	78152	R.R.A.T. Holdings Inc.

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2016-10-31 78154 Steve's Towing Inc.
2016-10-31 78161 WRRL Holdings Limited
2016-10-31 78146 Way's Restaurant Ltd.
2016-10-31 78147 Scenic Mountain Resort Inc.

Total Incorporations: 121

Corporations Act - Section 331

Local Revivals

For the Month of: October 2016

Date	Number	Company Name
2016-10-19	42638	JUNIPER LANDHOLDINGS LTD.
2016-10-21	60552	GENERATION CONTRACTING LTD.

Total Revivals: 2

Corporations Act - Section 286

Local Amendments

For the Month of: October 2016

Date	Number	Company Name
2016-10-01	59363	Barker's Holdings Limited
2016-10-01	72851	Chudworth Manor Holdings Inc.
2016-10-01	47190	Seaside Realty Limited
2016-10-03	55364	55364 NEWFOUNDLAND & LABRADOR INC.
2016-10-03	76770	Tiller Consulting Services Inc.
2016-10-04	76895	76895 NEWFOUNDLAND AND LABRADOR INC.
2016-10-04	8408	Ceko Enterprises Limited
2016-10-04	77616	KDB Holdings Limited
2016-10-04	77815	Ochre Pit Cove Fisheries Ltd.
2016-10-05	34457	Carnell Management Inc.
2016-10-05	34462	Carnell's Funeral Home Limited
2016-10-05	77317	J-SPEC Ventures Inc.
2016-10-06	55295	BEOTHUK ENERGY INC.
2016-10-06	27320	MUSSEAU HOLDINGS LIMITED
2016-10-06	23073	ROCK PROPERTIES LIMITED
2016-10-06	34189	Roda Holdings Limited
2016-10-06	6762	Trans-Island Investments Limited
2016-10-07	73438	Red & Yellow Cabs Ltd.
2016-10-11	69968	2 ROOMS CONTEMPORARY ART PROJECTS CORP
2016-10-11	69060	Dr. A.G. Diedericks Physician PMC Inc.
2016-10-12	52634	CONSOLIDATED SHARES & LOAN LIMITED
2016-10-12	70002	Eden Spa & Salon Suites Inc.
2016-10-12	77851	INTEGRATED NUNATSIYAVUT LOGISTICS INC.
2016-10-12	3535	JIM SHIELDS' MEAT MARKET LIMITED

2016-10-12	5142	Variety Foods Limited
2016-10-13	63102	Tickle Management Inc.
2016-10-14	70965	70965 NEWFOUNDLAND & LABRADOR INC.
2016-10-14	53934	ALONZO ENTERPRISES LTD.
2016-10-14	65861	ARMOUR LOCK AND SAFE LTD
2016-10-14	70964	GREEN HARBOUR INVESTMENTS LTD.
2016-10-14	77388	GT3 Restaurant Services Inc.
2016-10-14	8869	IRVING WEST, LIMITED
2016-10-14	8869	IRVING WEST, LIMITED
2016-10-14	70459	JAKL SERVICES INC.
2016-10-14	61166	TERRA NOVA ENTERTAINMENT INC.
2016-10-17	64851	Home Care Association of Newfoundland and Labrador Inc.
2016-10-17	33151	MOSS & MOSS HOLDINGS LIMITED
2016-10-19	13900	13900 NEWFOUNDLAND AND LABRADOR LIMITED
2016-10-19	13900	13900 NEWFOUNDLAND AND LABRADOR LIMITED
2016-10-19	20344	Albatross Motel, Limited
2016-10-19	68649	FRONTIER SUBSEA INC.
2016-10-19	74652	McElhanney Land Surveys (NL) Ltd.
2016-10-20	40626	Mistaken Point Cape Race Heritage Inc.
2016-10-20	77567	SHAC Holdings Ltd.
2016-10-21	73395	Sustainable Energies Inc.
2016-10-24	77560	LTL Financial Planning Inc.
2016-10-24	43669	Rodkar Holdings Ltd.
2016-10-24	67700	Seashore Maritime Services Limited
2016-10-24	48549	Special Occasions Party Supplies Inc.
2016-10-25	75824	Hopewell Afterschool Program Inc.
2016-10-25	26881	Magic Foods Ltd.
2016-10-25	54639	NEWFOUNDLAND AND LABRADOR COLLEGE OF OPTOMETRISTS INC.
2016-10-26	64596	64596 NEWFOUNDLAND AND LABRADOR INC.
2016-10-26	53190	STRATCAN INDUSTRIES INC
2016-10-26	65308	Transportation Information Consulting Training Services Limited
2016-10-27	73551	73551 NEWFOUNDLAND AND LABRADOR INC.
2016-10-27	77650	77650 NEWFOUNDLAND & LABRADOR LTD.
2016-10-27	53254	Seafree Foods Inc.
2016-10-27	45304	Virgin Valley Turf Farm Inc.
2016-10-27	63912	WJJ Holdings Inc.
2016-10-28	42638	JUNIPER LANDHOLDINGS LTD.

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2016-10-28	8378	Mel's Auto Body Limited
2016-10-28	18318	Melmel Limited
2016-10-28	70119	TLC CONTRACTING LIMITED
2016-10-31	49738	DR. CHRISTOPHER COX PROFESSIONAL MEDICAL CORPORATION
2016-10-31	18318	Melmel Limited
2016-10-31	59710	NUMAR MARKETING INC.
2016-10-31	63300	RYKE Reliability Inc.

Total Amendments: 68

Corporations Act - Section 337

Local Intents to Dissolve

For the Month of: October 2016

Date	Number	Company Name
2016-10-11	6019	Metro General Insurance Corporation Limited
2016-10-13	72441	Reid Insurance Limited
2016-10-20	74350	HomeShare Newfoundland and Labrador Inc.

Total Intents to Dissolve: 3

Corporations Act - Section 335

Local Dissolutions

For the Month of: October 2016

Date	Number	Company Name
2016-10-03	75802	75802 NEWFOUNDLAND AND LABRADOR INC.
2016-10-03	19047	Civic Centre Association Inc.
2016-10-03	57763	KeRu Developments Inc.
2016-10-03	46461	R.P. Construction Ltd.
2016-10-03	30299	Shave's Central Store Ltd.
2016-10-04	29954	M.P.M. Enterprises Limited
2016-10-04	70976	TURBO GINGER CREATIVE HOLDINGS INC.
2016-10-05	69696	PG Concrete Inc.
2016-10-05	65958	TRI US EXCAVATING & CONSTRUCTION LTD
2016-10-06	68442	HAWK ROOFING LTD
2016-10-06	60859	RYAN'S NEWFOUNDLAND TRANSPORT INC.
2016-10-07	4465	DUCKWORTH REALTY LIMITED
2016-10-07	74747	NEWMATT'S PAVING LTD.
2016-10-07	75767	Swept! Cleaning Services Ltd.
2016-10-11	49196	Creative Journeys Incorporated
2016-10-11	56040	S&S Technical Services Inc.
2016-10-11	25198	VOYAGER CONTRACTING L.T.D.
2016-10-12	70003	Pearl City Cabs Inc.
2016-10-13	34396	KMD Maintenance Limited
2016-10-13	73176	Rock Head Road Farm Inc
2016-10-14	65720	3M CONTRACTING LTD
2016-10-14	59237	59237 NEWFOUNDLAND & LABRADOR INC.
2016-10-14	75085	D & L Rubber Inc.

2016-10-14	73588	Emian International Trade Company Inc.
2016-10-14	73548	KENNETH SAMPSON PROFESSIONAL SERVICES INC
2016-10-14	57444	LONG POND DEVELOPMENTS LIMITED
2016-10-18	60660	NUNATSIYAVUT ENVIRONMENTAL SERVICES INC.
2016-10-19	59526	HIGHMARK HOLDINGS\ LIMITED
2016-10-19	71123	S&P Capital Inc.
2016-10-20	61428	ACROSS THE TICKLE TOURS INC
2016-10-20	47867	HUMBER VALLEY CHAMBER MUSIC SOCIETY INC.
2016-10-21	54294	DOSCO REALTY INC.
2016-10-21	61350	MEDIATION TRAINING CENTRE LTD.
2016-10-24	67488	DR. CHERYL L. POLLOCK PROFESSIONAL MEDICAL CORPORATION
2016-10-25	67759	67759 NEWFOUNDLAND & LABRADOR LTD.
2016-10-25	57212	PCP HOLDINGS INC.
2016-10-25	7515	Sparkes Limited
2016-10-25	30810	Stringers Plastering and Painting Limited
2016-10-27	66655	ASC Holdings Inc
2016-10-27	41833	H. & R. Fishing Enterprise Ltd.
2016-10-27	47686	K-Fam Carpentry N' Things Ltd.
2016-10-31	62062	62062 NEWFOUNDLAND & LABRADOR INC.
2016-10-31	16290	PAMAR HOLDINGS LIMITED

Total Dissolutions: 43

Corporations Act - Section 299

Local Discontinuances

For the Month of: October 2016

Date	Number	Company Name
2016-10-07	65087	65087 NEWFOUNDLAND AND LABRADOR LIMITED

Total Discontinuances: 1

Corporations Act - Section 294

Local Amalgamations

For the Month of: October 2016

Date	Number	Company Name
2016-10-01	77971	Care Givers Inc.
From:	50397	CARE GIVERS INC.
	64053	NL TRAINING CENTRE INC.

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2016-10-01	77980	Collins' Superette, Inc.	2016-10-31	78162	Sports Villas Resort, Inc.
From:	77190	77190 NEWFOUNDLAND & LABRADOR INC.	From:	46816	NORTHWEST ARM DEVELOPMENT INC.
	24893	COLLINS' SUPERETTE, INC.		63589	SPORTS VILLAS RESORT, INC.
2016-10-01	78002	Colonial Garage & Distributors Limited		37342	TERRA NOVA GOLF ESTATES MANAGEMENT INC.
From:	78000	76891 Newfoundland and Labrador Inc.			
	61031	COLONIAL GARAGE & DISTRIBUTORS LIMITED			
			Total Amalgamations: 11		
			<i>Corporations Act - Section 286</i>		
			Local Name Changes		
			For the Month of: October 2016		
			Number		Company Name
			76770		Tiller Consulting Services Inc.
			2016-10-03	From:	G. R. Tiller Consulting and Human Resource Services Ltd.
			70002		Eden Spa & Salon Suites Inc.
			2016-10-12	From:	EDEN SPA, FITNESS & NUTRITION CENTRE LTD.
			70965		70965 NEWFOUNDLAND & LABRADOR INC.
			2016-10-14	From:	70965 NEWFOUNDLAND & LABRADOR INC.
			77388		GT3 Restaurant Services Inc.
			2016-10-14	From:	77388 NEWFOUNDLAND & LABRADOR INC.
			74652		McElhanney Land Surveys (NL) Ltd.
			2016-10-19	From:	Tucker Land Surveys Ltd.
			77567		SHAC Holdings Ltd.
			2016-10-20	From:	Sculpture Hospitality Atlantic Canada (SHAC) Ltd.
			67700		Seashore Maritime Services Limited
			2016-10-24	From:	Seashore Consultants Limited
			53254		Seafreez Foods Inc.
			2016-10-27	From:	53254 NEWFOUNDLAND AND LABRADOR INC.
			63912		WJJ Holdings Inc.
			2016-10-27	From:	DR. JABEZ M. NORMAN PROFESSIONAL MEDICAL CORPORATION

Total Name Changes: 9

THE NEWFOUNDLAND AND LABRADOR GAZETTE
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Corporations Act - Section 443
Extra-Provincial Registrations
For the Month of: October 2016

Date	Number	Company Name
2016-10-04	78008	INVESCO DISTRIBUTORS, INC.
2016-10-04	78006	LBC Capital GP Inc.
2016-10-06	78026	Docu Guard Inc.
2016-10-06	78028	LSC COMMUNICATIONS CANADA CORPORATION
2016-10-06	78027	QUANTA TELECOM CANADA LTD.
2016-10-06	78023	REFRESH CAPITAL CORP.
2016-10-06	78015	YOUR WEALTHCARE LTD.
2016-10-07	78035	9903640 CANADA INC.
2016-10-07	78033	9904131 CANADA INC.
2016-10-07	78025	PIMCO CANADA CORP.
2016-10-11	78047	FÉDÉRATION DU SAUMON ATLANTIQUE (CANADA) ATLANTIC SALMON FEDERATION (CANADA)
2016-10-11	78036	LATITUDE SUBROGATION SERVICES-CANADA, LTD.
2016-10-12	78040	BALL HARRISON HANSELL EMPLOYEE BENEFITS INSURANCE AGENCY LTD.
2016-10-13	78051	Health Smart Financial Services Inc. Services financiers Intelligence Santé inc.
2016-10-13	78049	LAREAU - COURTIER D'ASSURANCES INC. LAREAU - INSURANCE BROKERS INC.
2016-10-14	78060	CALLINEX MINES INC.
2016-10-17	78076	1770888 ONTARIO INC
2016-10-17	78074	MACDEV FINANCIAL GROUP CORP.
2016-10-18	78083	9884386 CANADA INC.
2016-10-19	78090	EXTINCTEURS JSD INC.
2016-10-19	78089	In-Water Surveys Inc.
2016-10-19	78091	PLOMBERIE DU PORTAGE INC.
2016-10-20	78097	3065626 NOVA SCOTIA LIMITED
2016-10-21	78103	GROLSCH CANADA INC.
2016-10-24	78110	GEXEL FINANCE INC.
2016-10-24	78118	KINGS REFRIGERATION & AIR CONDITIONING LTD.
2016-10-24	78109	PACIFICA PARTNERS INC.
2016-10-25	78125	Pen Underwriting Canada Limited
2016-10-26	78134	MOGO MORTGAGE TECHNOLOGY INC.
2016-10-27	78140	Universal Protection Service of Canada Co.
2016-10-27	78141	VALVOLUME CANADA CORP.

2016-10-28	78145	EPTCON LTD.
2016-10-28	78148	PROSPERO J&J CONSULTING INC.
2016-10-31	78159	GENBAND US LLC
2016-10-31	78151	ISLAND POND HOLDINGS LTD.

Total Registrations: 35

Corporations Act - Section 451
Extra-Provincial Name Changes
For the Month of: October 2016

Number	Company Name
77504	2510204 ONTARIO INC.
2016-10-04	From: 2510204 ONTARIO INC.
69469	ELEMENT FLEET MANAGEMENT CORP.
2016-10-04	From: ELEMENT FINANCIAL CORPORATION
76194	ECN AVIATION INC.
2016-10-05	From: ELEMENT AVIATION INC.
76195	ECN FINANCIAL INC.
2016-10-05	From: ELEMENT FINANCIAL INC.
78059	CYNTECH CONSTRUCTION LTD.
2016-10-14	From: HAYWARD BAKER CANADA LTD.
77741	TOSHIBA CLIENT SOLUTIONS CANADA LTD.
2016-10-14	From: TOSHIBA SOLUTIONS CLIENTS CANADA LTÉE
2016-10-14	From: TOSHIBA CLIENT SOLUTIONS CANADA LTD.
2016-10-14	From: TOSHIBA CLIENTS SOLUTIONS CANADA LTÉE
57419	GE CAPITAL CANADA FINANCE COMPANY/ FINANCEMENT GE CAPITAL CANADA COMPANY
2016-10-17	From: GE CAPITAL CANADA FINANCE INC. FINANCEMENT GE CAPITAL CANADA INC.
74520	REEL COH INC.
2016-10-17	From: COH INC.
78092	SAJE NATURAL BUSINESS INC.
2016-10-19	From: LC HALO ACQUISITION CORP.

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73333		CORUS MEDIA HOLDINGS INC.	2016-10-14	78059	CYNTECH CONSTRUCTION LTD.
2016-10-20	From:	SHAW MEDIA INC.	From:	68955	HAYWARD BAKER CANADA LTD.
77913		ALTIUS RESOURCES INC.			
2016-10-24	From:	2534649 ONTARIO LTD.	2016-10-14	78073	TOTAL E&P CANADA LTD.
			From:	3499D	TOTAL E&P CANADA LTD.
66589		M30 RETAIL SERVICES, INC.	2016-10-14	78080	TOTAL E&P CANADA LTD.
2016-10-24	From:	M30 RETAIL SERVICES, ULC	From:	78073	TOTAL E&P CANADA LTD.
			2016-10-14	78081	TOTAL E&P CANADA LTD.
			From:	78080	TOTAL E&P CANADA LTD.

Total Name Changes: 12

Corporations Act - Section 294
Extra-Provincial Registrations for Amalgamation
For the Month of: October 2016

Date	Number	Company Name			
2016-10-03	77995	GLAXOSMITHKLINE CONSUMER HEALTHCARE INC.			
		GLAXOSMITHKLINE SOINS DE SANTÉ AUX CONSOMMATEURS INC.			
From:	53470	NOVARTIS CONSUMER HEALTH CANADA INC.			
		NOVARTIS SANTE FAMILIALE CANADA INC.			
2016-10-03	77994	WAYFARER INSURANCE BROKERS LIMITED			
From:	72396	WAYFARER INSURANCE BROKERS LIMITED			
2016-10-04	78005	Griffiths McBurney Canada Corp./ Griffiths McBurney Canada S.A.R.F.			
From:	52969	GRIFFITHS MCBURNEY CANADA CORP./ GRIFFITHS MCBURNEY CANADA S.A.R.F.			
2016-10-13	78052	ALTIUS INVESTMENTS LIMITED			
From:	77918	ALTIUS RESOURCES INC.			
2016-10-13	78054	ALTIUS MINERALS CORPORATION			
From:	78052	ALTIUS INVESTMENTS LIMITED			
	6226F	ALTIUS MINERALS CORPORATION			
2016-10-13	78048	ALTIUS ROYALTY CORPORATION			
From:	75561	CALLINAN ROYALTIES CORPORATION			

2016-10-18	78084	SPI SANTÉ SÉCURITÉ INC.
		SPI HEALTH AND SAFETY INC.
From:	68636	SPI SANTÉ SÉCURITÉ INC.
		SPI HEALTH AND SAFETY INC.
2016-10-19	78092	SAJE NATURAL BUSINESS INC.
From:	75988	SAJE NATURAL BUSINESS INC.
2016-10-31	78158	Fermeuse Wind Power Corp.
From:	63828	FERMEUSE WIND POWER CORP.

Total Registrations for Amalgamation: 13

SERVICE NL

Dean Doyle, Registrar of Companies

May 12

URBAN AND RURAL PLANNING ACT, 2000

**NOTICE OF REGISTRATION
CITY OF CORNER BROOK
MUNICIPAL PLAN
AMENDMENT MP16-02 AND
DEVELOPMENT REGULATIONS
AMENDMENT DR16-02**

TAKE NOTICE that the CITY OF CORNER BROOK Municipal Plan Amendment MP16-02 and Development Regulations Amendment DR16-02, adopted on the 19th day of September, 2016, have been registered by the Minister of Municipal Affairs and Environment.

In general terms, Municipal Plan Amendment MP16-02 is required to change the land use designation of a parcel of land located off Spencer Street, west of the former G.C. Rowe Junior High School, from Community Service to Residential. The amendment is necessary in order to enable consolidation of this parcel of land with the adjacent (west) private parcel of land to create a residential lot, to front onto Spencer Street.

In general terms, Development Regulations Amendment DR16-02 is required to change the land use zoning of a

parcel of land located off Spencer Street, west of the former G.C. Rowe Junior High School, from Community Service to Residential Medium Density. The amendment is necessary in order to enable consolidation of this parcel of land with the adjacent (west) private parcel of land to create a residential lot, to front onto Spencer Street.

The Corner Brook Municipal Plan Amendment MP16-02 and Development Regulations Amendment DR16-02 come into effect on the day that this notice is published in *The Newfoundland and Labrador Gazette*. Anyone who wishes to inspect a copy of the Corner Brook Municipal Plan Amendment MP16-02 and Development Regulations Amendment DR16-02 may do so at City Hall, Corner Brook during normal business hours.

CITY OF CORNER BROOK
Marina Redmond, City Clerk

May 12

**NOTICE OF REGISTRATION
CITY OF ST. JOHN'S
REZONING 705 SOUTHLANDS BOULEVARD**

TAKE NOTICE that an Amendment adopted on the 27th day of March, 2017, has been registered by the Minister of Municipal Affairs and Environment.

In general terms, the purpose of Development Regulations Amendment Number 652, 2017, is to rezone property at 705 Southland Boulevard from the Residential Low Density (R1), Apartment Medium Density (A2) and Commercial Regional (CR) Zones to the Apartment High Density (A3) and Commercial Regional (CR) Zones.

This amendment comes into effect on the date that this notice is printed in *The Newfoundland and Labrador Gazette*. For further information, please contact (709) 576-8220 or planning@stjohns.ca.

CITY OF ST. JOHN'S
Ken O'Brien, MCIP, Chief Municipal Planner

May 12

**NOTICE OF REGISTRATION
CITY OF ST. JOHN'S
REZONING 198-204 FRESHWATER ROAD**

Take notice that an Amendment adopted on the 13th day of February, 2017, has been registered by the Minister of Municipal Affairs and Environment.

In general terms, the purpose of Municipal Plan Amendment Number 134, 2017, is to redesignate land at 198-204 Freshwater Road from the Residential Medium Density (RMD) Land Use District to the Commercial General (CG) Land Use District.

In general terms, the purpose of Development Regulations Amendment Number 617, 2017, is to rezone property at 198-204 Freshwater Road from the Residential High Density (R3) Zone to the Commercial Neighbourhood (CN) Zone.

This amendment comes into effect on the date that this notice is printed in *The Newfoundland and Labrador Gazette*. For further information, please contact (709) 576-8220 or planning@stjohns.ca.

CITY OF ST. JOHN'S
Ken O'Brien, MCIP, Chief Municipal Planner

May 12

LANDS ACT

**NOTICE OF INTENT, SECTION 7
LANDS ACT, SNL1991 c36 AS AMENDED**

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries and Land Resources, Agriculture and Lands Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Lumsden, NL for the purpose of a recreational walking trail.

The application may intrude on the 15 metre shoreline of the above mentioned water body(s) in various locations. For a detailed map, please see website below:

<http://www.ma.gov.nl.ca/lands/sec7notifications.html>

Please note: It may take up to 5 days from the date of application for details to appear in the website.

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of the notice on the Department of Municipal Affairs and Environment website, Crown lands, <http://www.ma.gov.nl.ca/lands/index.html>, to the Minister of Fisheries and Land Resources by mail or email to the nearest Regional Lands Office:

- Eastern Regional Lands Office, P.O. Box 8700, Howley Building, Higgins Line, St. John's, NL, A1B 4J6 Email: easternlandsoffice@gov.nl.ca
- Central Regional Lands Office, P.O. Box 2222, Gander, NL, A1V 2N9 Email: centrallandsoffice@gov.nl.ca
- Western Regional Lands Office, P.O. Box 2006, Sir Richard Squires Building, Corner Brook, NL, A2H 6J8 Email: westernregionlands@gov.nl.ca
- Labrador Regional Lands Office, P.O. Box 3014, Station "B", Happy Valley-Goose Bay, NL, A0P 1E0 Email: labradorlandsoffice@gov.nl.ca

(DISCLAIMER: *The Newfoundland and Labrador Gazette* publishes a NOTICE OF INTENT received from the Applicant and takes no responsibility for errors or omissions in the property being more particularly described.)

May 12

**NOTICE OF INTENT, SECTION 7
LANDS ACT, SNL1991 c36 AS AMENDED**

NOTICE IS HEREBY given that an application has been made to the Department of Fisheries and Land Resources, Agriculture and Lands Branch, to acquire title, pursuant to section 7(2) (d) of the said Act, to that piece of Crown lands situated within 15 metres of the waters of Smith Sound, NL for the purpose of a maintaining a boat house and wharf.

The land is described as follows (to the extent of the intrusion on the reservation):

*Bounded on the North by property of John Parsons
for a distance of 40 metres;
Bounded on the East by Smith Sound Road
for a distance of 15 metres;
Bounded on the South by property of Alpheus Tilley
for a distance of 40 metres;
Bounded on the West by waters of Smith Sound
for a distance of 15 metres;
and, containing an area of
approximately 600 square metres.*

Any person wishing to object to the application must file the objection in writing with reasons, within 30 days from the publication of the notice on the Department of Municipal Affairs and Environment website, Crown lands, <http://www.ma.gov.nl.ca/lands/index.html>, to the Minister of Department of Fisheries and Land Resources by mail or email to the nearest Regional Lands Office:

- Eastern Regional Lands Office, P.O. Box 8700, Howley Building, Higgins Line, St. John's, NL, A1B 4J6 Email: easternlandsoffice@gov.nl.ca
- Central Regional Lands Office, P.O. Box 2222, Gander, NL, A1V 2N9 Email: centrallandsoffice@gov.nl.ca
- Western Regional Lands Office, P.O. Box 2006, Sir Richard Squires Building, Corner Brook, NL, A2H 6J8 Email: westernregionlands@gov.nl.ca
- Labrador Regional Lands Office, P.O. Box 3014, Station "B", Happy Valley-Goose Bay, NL, A0P 1E0 Email: labradorlandsoffice@gov.nl.ca

(DISCLAIMER: *The Newfoundland and Labrador Gazette* publishes a NOTICE OF INTENT received from the Applicant and takes no responsibility for errors or omissions in the property being more particularly described.)

May 12

QUIETING OF TITLES ACT

**2017 06G 0037
IN THE SUPREME COURT OF
NEWFOUNDLAND AND LABRADOR
TRIAL DIVISION (GENERAL)**

NOTICE OF APPLICATION under the *Quieting of Titles Act*, RSNL1990 cQ-3.

NOTICE IS HEREBY GIVEN to all parties that KENNETH AYLES of Bonavista, in the Province of Newfoundland and Labrador, has applied to the Supreme Court of Newfoundland and Labrador, Trial Division, Grand Bank, to have title to all that piece or parcel of property situate at Bonavista, in the Province of Newfoundland and Labrador, which property is more particularly described in Schedule "A" hereto annexed and shown in Schedule "B" hereto annexed.

ALL BEARINGS aforementioned for which KENNETH AYLES claims to be the owner investigated and for a Declaration that he is the absolute owner in fee simple in possession and the said KENNETH AYLES has been ordered to publish a Notice of Application as required by the above named Act.

All persons having title adverse to the said title claimed by the said KENNETH AYLES shall file in the Registry of the Supreme Court of Newfoundland and Labrador, Trial Division, Grand Bank, particulars of such adverse claim and serve the same together with an Affidavit verifying same on the undersigned Solicitors for the Petitioner on or before the 8th day of June, 2017, after which date no party having claim shall be permitted to file the same or to be heard except by special leave of the Court and subject to such conditions as the Court may deem just.

All such adverse claims shall be investigated then in such manner as the Supreme Court of Newfoundland and Labrador, Trial Division, Grand Bank, may direct.

Dated at Clarenville, in the Province of Newfoundland and Labrador, this 3rd day of May, 2017.

HUGHES AND BRANNAN
Solicitors for the Applicant
Per: James D. Huges, Q.C.

ADDRESS FOR SERVICE:
357 Memorial Drive
Clarenville, NL
A5A 1R8

Tel: (709) 466-3458
Fax: (709) 466-4383

SCHEDULE "A"

W. HARRIS SURVEYS LTD.
NEWFOUNDLAND LAND SURVEYORS

P.O. Box 142
Bonavista, NL
A0C 1B0

Phone No. 468-7482
Fax No. 468-7482

DESCRIPTION

All that piece or parcel of land situate and being at Bonavista, in the Electoral District of Bonavista, in the Province of Newfoundland and Labrador, Canada, abutted and bounded as follows, that is to say:

BEGINNING at a point in the northern limit of Neck Road, the said point having NAD 83 Co-ordinates of N5 390 335.852 metres and E297 209.514 metres of the Modified 3° Transverse Mercator Grid Projection for the Province of Newfoundland.

THENCE running along the said northern limit of Neck Road north eighty seven degrees thirty four minutes nine seconds west twenty five decimal four five five metres.

THENCE running by land of Selvin and Donna Langdon (Registration No. 576560) north sixty three degrees twenty four minutes thirty seconds east thirteen decimal seven seven seven metres,

AND THENCE north eleven degrees fifty minutes thirty seconds west forty four decimal six two three metres.

THENCE running by land of Alonzo Guy north eighty six degrees thirty three minutes forty eight seconds east seventeen decimal eight zero seven metres.

THENCE running by land of Alonzo Guy and by the eastern extent of a Right of Way north three degrees sixteen minutes zero seconds east thirty eight decimal one zero three metres.

THENCE running by land of Raymond Faulkner (Registration No. 144019) south eighty nine degrees thirty four minutes forty five seconds east fifteen decimal eight four three metres,

THENCE north six degrees nineteen minutes forty six seconds west thirty five decimal four six six metres,

AND THENCE north nine degrees forty one minutes twenty two seconds west twenty one decimal one five zero metres.

THENCE running along a Reservation, five decimal zero metres wide, along O'Connell's Brook to a point having a bearing and distance of north seventy two degrees twenty three minutes twenty four seconds east eighty decimal four three six metres from the previously described point.

THENCE running along a Reservation, ten metres wide, along Beaver Pond to a point having a bearing and distance

of south seventeen degrees four minutes thirty three seconds east ninety one decimal four four zero metres from the previously described point.

THENCE running by Hayley Property south eighty two degrees two minutes twenty one seconds west seventy seven decimal nine zero six metres,

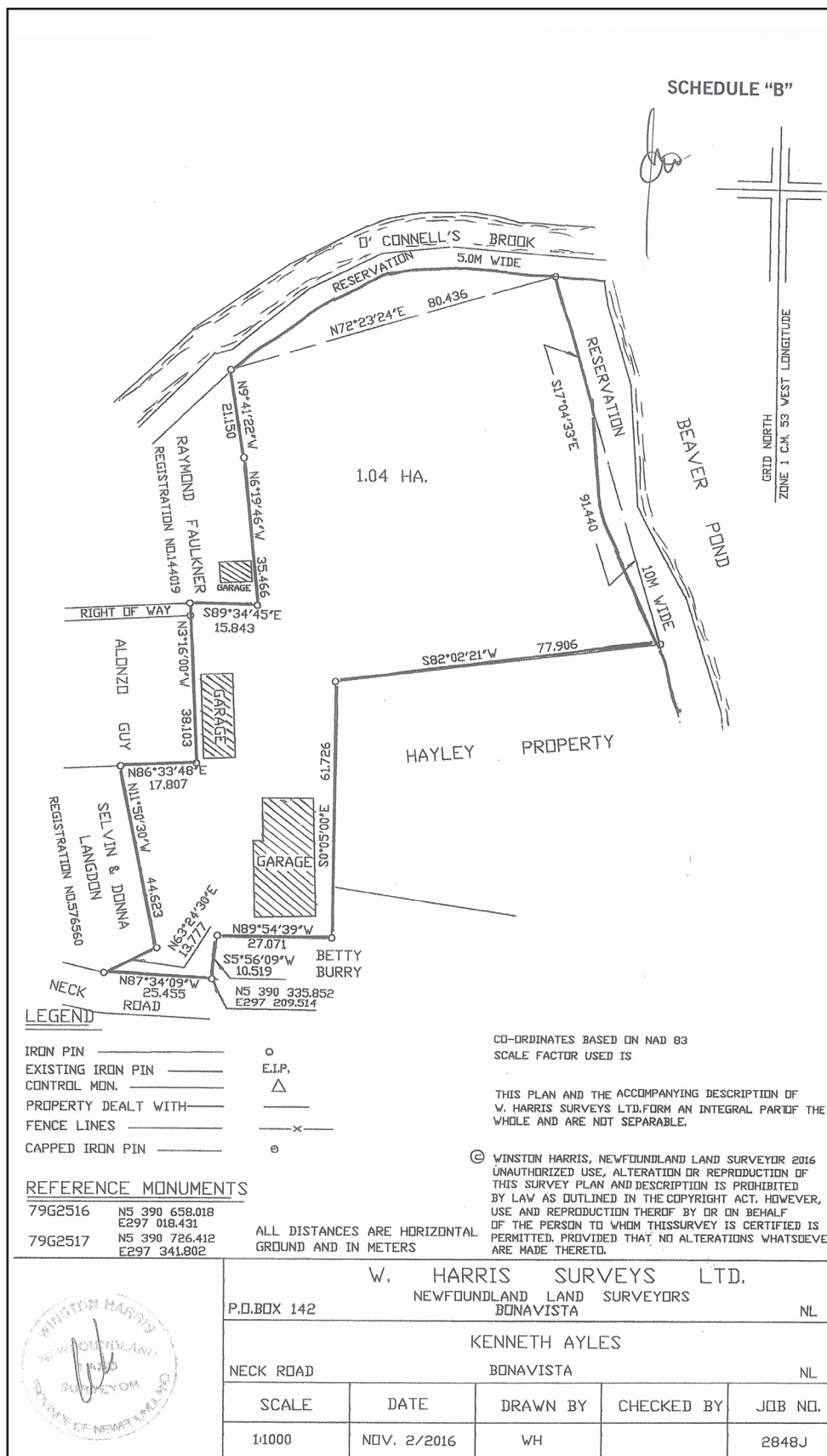
AND THENCE south zero degrees five minutes zero seconds east sixty one decimal seven two six metres.

THENCE running by land of Betty Burry north eighty nine degrees fifty four minutes thirty nine seconds west twenty seven decimal zero seven one metres,

AND THENCE south five degrees fifty six minutes nine seconds west ten decimal five one nine metres, more or less, to the point of beginning.

CONTAINING an area of 1.04 hectares, more or less, and being more particularly shown on the diagram annexed hereto.

All bearings being referred to Grid North of the above mentioned Projection.



2017 01G 1040
IN THE SUPREME COURT OF
NEWFOUNDLAND AND LABRADOR
TRIAL DIVISION

IN THE MATTER of the Application of DAVID SQUIRES and ELIZABETH DOWNTON as Co-Executors of the Last Will and Testament of Jean Squires pursuant to the *Quieting of Titles Act*, RSNL1990 cQ-3

AND

IN THE MATTER of that piece or parcel of land situate at Southside Road, in the Town of Harbour Grace, in the Province of Newfoundland and Labrador (hereinafter collectively referred to as the "Subject Property").

NOTICE OF APPLICATION under the *Quieting of Titles Act*, RSNL1990 cQ-3.

NOTICE IS HEREBY GIVEN to all parties that DAVID SQUIRES and ELIZABETH DOWNTON, as Co-Executors of the Estate of Jean Squires have applied to the Supreme Court of Newfoundland and Labrador, St. John's, to have the title to ALL THAT piece or parcel of land situate at Southside Road, in the Town of Harbour Grace, in the Province of Newfoundland and Labrador and being more particularly described in Schedule "A" hereto annexed and outlined on the plan annexed hereto marked Schedule "B" for which they claim to be the owners, investigated and for a Declaration that they are the absolute owners in fee simple and that they have been ordered to publish notice of the Application as required by the before noted Act.

All persons having title adverse to the said title claimed by DAVID SQUIRES and ELIZABETH DOWNTON, as Co-Executors of the Last Will and Testament of Jean Squires shall file in the Registry of the Supreme Court of Newfoundland and Labrador, St. John's, in the Province of Newfoundland and Labrador, particulars of such adverse claim and serve the same together with an Affidavit verifying same on the undersigned Solicitor for the Applicants on or before the 2nd day of June, 2017 after which date no party having any claim shall be permitted to file the same or to be heard except by special leave of the Court and subject to such conditions as the Court may deem just.

All such adverse claims shall then be investigated in such manner as the said Supreme Court of Newfoundland and Labrador, St. John's, may direct.

DATED at Bay Roberts, in the Province of Newfoundland and Labrador, this 27th day of April, 2017.

MORROW, MORROW & CROSBIE
Solicitor for the Applicant
PER: John C. Crosbie

ADDRESS FOR SERVICE:
P.O. Box 870
Harbour Grace, NL
A0A 1G0

Tel: (709) 786-9207
Fax: (709) 786-9507

SCHEDULE "A"

ALL THAT piece or parcel of land situated and being on the Southside Road in the Town of Harbour Grace in the Electoral District of Carbonear - Harbour Grace abutted and bounded as follows, that is to say:

Beginning at a point in the Southern limit of the Southside Road, 15 metres wide, said point having North American Datum 1983 Three Degree Transverse Mercator Projection coordinates of North 5,282,232.398 metres and East 288,198.793 metres;

Thence running by land of Josiah and Myrtle Noel South 29° 49' 50" East a distance of 43.590 metres;

And thence running and South 30° 04' 49" East a distance of 27.264 metres:

And thence running South 23° 00' 50" East a distance of 38.150 metres;

And thence running South 31° 54' 11" East a distance of 63.780 metres;

And thence running South 34° 58' 00" East a distance of 46.613 metres;

Thence running by Crown Land South 29° 02' 36" West a distance of 59,625 metres;

Thence running by land, now or formerly, of Noel North 36° 27' 10" West a distance of 45.423 metres;

And thence running North 30° 33' 26" West a distance of 48.505 metres;

And thence running North 32° 40' 22" West a distance of 55.811 metres;

And thence running North 30° 45' 49" West a distance of 41.758 metres;

And thence running North 31° 21' 53" West a distance of 47.944 metres;

And thence running North 56° 45' 50" East a distance of 1.856 metres;

May 12, 2017

And thence running North 29° 03' 43" West a distance of 9,855 metres;

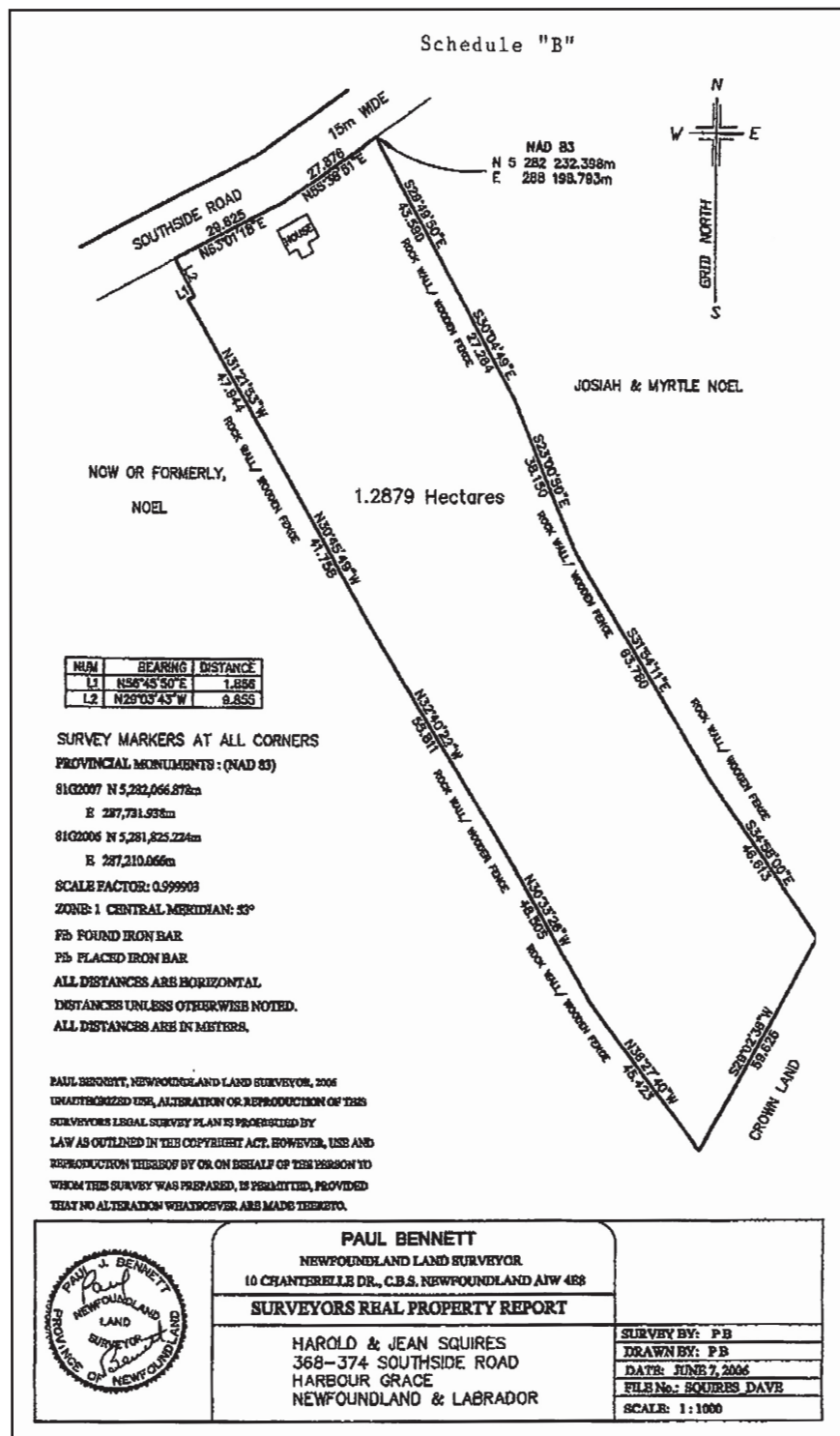
Thence running along the Southern limit of the Southside Road North 63° 01' 18" East a distance of 29.825 metres;

And thence running North 55° 38' 51" East a distance of 27.876 metres, more or less, to the point of beginning;

The said parcel contains an area of 1.2879 hectares, more or less;

All bearings are referred to the meridian of fifty three degrees west longitude of the Three Degree Transverse Mercator Projection. (NAD 83)

June 7, 2008.



May 12

TRUSTEE ACT

CORRECTION NOTICE

ESTATE NOTICE

IN THE ESTATE of SAMUEL RETIEFFE, Late of
Stephenville, in the Province of Newfoundland and
Labrador, Deceased: February 13, 2017.

All persons claiming to be creditors of or who have any
claims or demands upon or affecting the Estate of SAMUEL
RETIEFFE, Late of Stephenville, in the Province of
Newfoundland and Labrador, deceased, are hereby requested
to send the particulars of the same in writing, duly attested,
to the undersigned Solicitor for the Administratrix of the
Estate on or before the 5th day of June, 2017, after which
date the said Administratrix will proceed to distribute the
said Estate having regard only to the claims of which notice
shall have been received.

DATED at Stephenville, Newfoundland and Labrador, this
26th day of April, 2017.

ROXANNE PIKE LAW OFFICE
Administrator of the Estate of
SAMUEL RETIEFFE
PER: Roxanne Pike

ADDRESS FOR SERVICE:

P.O Box 272
43 Main Street
Stephenville, NL A2N 2Z4

Tel: (709) 643-6436
Fax: (709) 643-9343

May 12 (Correction of May 5)



THE NEWFOUNDLAND AND LABRADOR GAZETTE

**PART II
SUBORDINATE LEGISLATION
FILED UNDER THE STATUTES AND SUBORDINATE LEGISLATION ACT**

Vol. 92

ST. JOHN'S, FRIDAY, MAY 12, 2017

No. 19

NEWFOUNDLAND AND LABRADOR REGULATIONS

**NLR 38/17
NLR 39/17
NLR 40/17
NLR 41/17**



**NEWFOUNDLAND AND LABRADOR
REGULATION 38/17**

Proclamation bringing Act into force
(SNL 2014 cC-11.01) (In force July 31, 2017)
under the
Child Care Act
(O.C. 2017-147)

(Filed May 10, 2017)

PROCLAMATION

*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.*

FRANK F. FAGAN
Lieutenant Governor

HONOURABLE ANDREW PARSONS
Attorney General

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING;

A PROCLAMATION

WHEREAS in and by section 42 of *An Act to Regulate Child Care Services*, Statutes of Newfoundland and Labrador 2014, Chapter C-11.01 (the “Act”) it is provided that the Act shall come into force on a date to be fixed by Proclamation of Our Lieutenant Governor in Council;

AND WHEREAS it is deemed expedient that the Act shall now come into force;

NOW KNOW YE, THAT WE, by and with the advice of Our Executive Council of Our Province of Newfoundland and Labrador, do this our Proclamation declare and direct that *An Act to Regulate Child Care Services*, Statutes of Newfoundland and Labrador 2014, Chapter C-11.01 shall come into force on July 31, 2017.

ALL OF WHICH OUR LOVING SUBJECTS AND ALL OTHERS whom these Presents may concern are hereby required 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 Newfoundland and Labrador to be hereunto affixed.

Proclamation bringing Act into force 38/17
(SNL 2014 cC-11.01) (In force July 31, 2017)

WITNESS: Our trusty and well-beloved the
Honourable Frank F. Fagan,
Member of the Order of Canada,
Chancellor of the Order of Newfoundland and Labrador,
Lieutenant Governor in and for
Our Province of Newfoundland and Labrador.

AT OUR GOVERNMENT HOUSE
in Our City of St. John's, this 4th day of May
in the year of Our Lord two thousand and seventeen
in the sixty-sixth year of Our Reign.

BY COMMAND,

EDDIE JOYCE
REGISTRAR GENERAL



NEWFOUNDLAND AND LABRADOR REGULATION 39/17

Child Care Regulations
under the
Child Care Act

(Filed May 10, 2017)

Under the authority of section 34 of the *Child Care Act*, I make the following regulations.

Dated at St. John's, May 8, 2017.

Dale Kirby
Minister of Education and Early Childhood Development

REGULATIONS

Analysis

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| | 12. Term |
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| LICENCES | |
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| 6. Agency licence applications | AND FACILITIES |
| 7. Providing documentation | |
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Short title

1. These regulations may be cited as the *Child Care Regulations*.

Definitions

2. In these regulations

- (a) "Act" means the *Child Care Act*;
- (b) "administrator" means,
 - (i) in relation to a child care service that is operated in a centre, a person designated under section 55, and
 - (ii) in relation to a child care service that is operated in a family home, the person referred to in section 69;
- (c) "caregiver" means a person who provides care or supervision or both to children while they are participating in a child care service but does not include a student or a volunteer;
- (d) "caregiver to child ratio" means the applicable ratio under section 54 or 69 of the number of caregivers to the number of children participating in a child care service;
- (e) "centre" means a facility in which a child care service is operated that is not a family home;
- (f) "certification" means the certification granted under Part II;
- (g) "diploma" includes a certificate;
- (h) "family home" means a facility in which a child care service provider lives and operates his or her child care service;
- (i) "full-time child care service" means a child care service that is operated either in a single facility for more than 4 hours total a day or by a child care service provider for more than 4 hours total a day;
- (j) "homeroom" means a homeroom referred to in section 53;
- (k) "infant age range" means an age range from birth up to 2 years old;
- (l) "medication" does not include
 - (i) sunscreen,

- (ii) insect repellent, or
- (iii) topical cream used to prevent or treat diaper rash,
unless it is prescribed by a person authorized to do so by an Act of the province;
- (m) "older school age range" means an age range from 6 years and 9 months old up to 13 years old;
- (n) "orientation course" means an orientation course approved by the minister;
- (o) "participate" means to attend or take part in the activities or arrangements of a child care service including travel where that travel is offered or arranged in conjunction with the child care service;
- (p) "pre-school age range" means not attending school and an age range from 2 years and 9 months old up to 5 years and 9 months old;
- (q) "toddler age range" means an age range from one year and 9 months old up to 3 years old;
- (r) "travel" includes travel by foot, bicycle and vehicle; and
- (s) "younger school age range" means an age range from 4 years and 9 months old up to 7 years old.

PART I LICENCES

Exemptions

3. (1) A child care service provider is exempt from the requirement to hold a child care service licence where one or both of the following apply:

- (a) the child care service operated by the child care service provider is offered for less than 10 hours a week; or
- (b) the child care service provider has

- (i) 3 or fewer children participating in the child care service and all of the children are in the infant age range, or
- (ii) 4 or fewer children participating in the child care service and 2 or fewer of the children are in the infant age range.

(2) The child care service provider's own children shall be counted toward the number of children under paragraph (1)(b).

(3) The minister may exempt a child care service provider from the requirement to hold a child care service licence.

(4) A person shall request an exemption under subsection (3) in writing.

Child care service
licence applications

4. (1) The following documentation shall be provided to a manager as part of an application for a new child care service licence or to renew a child care service licence to operate a child care service in either a centre or a family home:

- (a) a description of the program of the child care service referred to in section 21;
- (b) with respect to each administrator, a copy of his or her
 - (i) certification,
 - (ii) most recent diploma in first aid, and
 - (iii) current record of immunization;
- (c) a certified criminal records check or criminal records screening certificate, and a vulnerable sector records check for each administrator of the child care service;
- (d) plans of the facility;
- (e) proof of provincial and municipal approvals required to operate the child care service;

- (f) proof of insurance coverage from an insurance company or a letter from an insurance company showing its intent to provide insurance coverage;
- (g) where the child care service provider is incorporated, proof of incorporation and a current record of good standing of the corporation; and
- (h) any other documentation required by a manager.

(2) The documents listed in paragraph (1)(c) shall be issued within the 3 months before they are provided.

(3) Where the application is for a child care service licence to operate a child care service in a centre, the plans required under paragraph (1)(d) shall be professionally drawn to scale and show the areas of the centre.

(4) Where the application is for a child care service licence to operate a child care service in a family home, the plans required under paragraph (1)(d) shall be drawn to scale and show the areas of the family home to be used for the child care service.

Family homes

5. (1) The applicant for a child care service licence to operate a child care service in a family home shall be the administrator of that child care service.

(2) In addition to the documentation listed in subsection 4(1), an applicant for a child care service licence to operate a child care service in a family home shall provide

- (a) proof that he or she lives in the family home in which the child care service is operated; and
- (b) his or her consent and the consent of all residents of the family home who are 16 years old or older to permit a manager to access information from departments, agencies, boards and commissions of the government of the province regarding their suitability to care for or be in contact with children.

Agency licence
applications

6. The following documentation shall be provided to a manager as part of an application for a new agency licence or to renew an agency licence:

- (a) a description of the agency's policies and procedures;
- (b) proof of provincial and municipal approvals required to operate the agency;
- (c) proof of insurance coverage from an insurance company or a letter from an insurance company showing its intent to provide insurance coverage; and
- (d) where the agent is incorporated, proof of incorporation and a current record in good standing of the corporation.

Providing
documentation

7. Where an application is for a new licence, the documentation referred to in subsection 4(1), subsection 5(2) and section 6 may be provided at any time before the licence is issued.

Application to vary
a licence

8. An application to vary a licence shall include the documentation a manager determines necessary for the application.

PART II CERTIFICATION

Application

9. (1) An applicant shall apply for certification in writing to the minister in the form prescribed by the minister.

(2) The following documentation shall be provided to the minister as part of an application for certification:

- (a) a copy of all diplomas and transcripts;
- (b) where applicable, an evaluation from an accreditation service; and
- (c) where applicable, proof of certification from another province or territory in Canada.

Generally

10. Certification shall set out

- (a) the level of certification;

- (b) the type of facility, either a centre or a family home, in which a person is certified to be a caregiver; and
- (c) the age range of children to whom the person is certified to be a caregiver.

Levels

11. (1) The minister may grant an applicant trainee certification to be a caregiver

- (a) in a centre where the applicant has successfully completed an orientation course and provides proof that he or she is registered at a post-secondary institution in an early childhood education program approved by the minister; and
- (b) in a family home where the applicant has successfully completed an orientation course.

(2) The minister may grant an applicant level I certification where the applicant has successfully completed an orientation course and holds a diploma from a post-secondary institution in a one year program in early childhood education approved by the minister.

(3) The minister may grant an applicant level II certification where the applicant has successfully completed an orientation course and holds a diploma from a post-secondary institution in a 2 year program in early childhood education approved by the minister.

(4) The minister may grant an applicant level III certification where the applicant has successfully completed an orientation course and holds

- (a) a diploma from a post-secondary institution in a 3 year program in early childhood education approved by the minister;
- (b) a diploma from a post-secondary institution in a 2 year program in early childhood education approved by the minister and has completed a one year post-diploma specialization; or
- (c) a degree from a university approved by the minister and a diploma from a post-secondary institution in a one year

program in early childhood education approved by the minister.

(5) The minister may grant an applicant level IV certification where the applicant holds

- (a) a degree in early childhood education from a university approved by the minister; or
- (b) a degree from a university approved by the minister and a diploma from a post-secondary institution in a 2 year program in early childhood education approved by the minister.

(6) The minister may accept equivalent education or training.

Term

12. (1) Certification other than trainee certification is valid for a maximum of 3 years.

(2) Trainee certification is valid for a maximum of one year.

Renewal

13. (1) An applicant who seeks to renew certification shall apply in writing to the minister in the form prescribed by the minister.

(2) The minister may renew trainee certification to be a caregiver in a centre where the applicant provides

- (a) proof of completion of at least 2 early childhood education courses approved by the minister from a post-secondary institution; or
- (b) all of the following:
 - (i) proof of registration in an early childhood education program approved by the minister at a post-secondary institution,
 - (ii) proof that courses required for the early childhood education program referred to in subparagraph (i) are not available, and
 - (iii) proof of at least 10 hours of professional learning approved by the minister.

(3) The minister may renew trainee certification to be a caregiver in a centre

(a) a maximum of 4 times under paragraph (2)(a); or

(b) a maximum of 6 times where 2 of those times are under paragraph (2)(b).

(4) The minister may renew trainee certification to be a caregiver in a family home where the applicant provides proof of at least 10 hours of professional learning approved by the minister.

(5) Where an applicant seeks to renew trainee certification and that applicant held entry level certification under the *Child Care Services Act* for at least 10 years immediately before the coming into force of these regulations, the minister may renew the applicant's trainee certification where the applicant provides proof of at least 10 hours of professional learning approved by the minister.

(6) The minister may renew certification other than trainee certification before the certification expires where the applicant provides proof of completion of at least one hour of professional learning approved by the minister for every month that has passed since the date the certification was granted.

(7) The minister may renew certification other than trainee certification after the certification expires where the applicant provides proof of completion of

(a) at least one hour of professional learning approved by the minister for every month between the date the certification was granted and the date it expired; and

(b) at least one hour of professional learning approved by the minister for every month that has passed since the date the certification expired.

(8) Notwithstanding subsections (6) and (7), an applicant is not required to complete more than 30 hours of professional learning under subsection (6) or 60 hours of professional learning under subsection (7).

**PART III
REQUIREMENTS OF CHILD CARE
SERVICES AND FACILITIES**

Application

14. Unless otherwise provided for in this Part, this Part applies only to the following:

- (a) child care service providers who are required to hold a child care service licence;
- (b) child care service providers who hold a child care service licence but are not required to hold one;
- (c) child care services that are operated by a child care service provider referred to in paragraphs (a) and (b) and the facilities in which they are operated;
- (d) affiliated child care service providers; and
- (e) child care services operated by affiliated child care service providers and the facilities in which they are operated.

Multiple services

15. Where more than one child care service is operated in a building or dwelling house, each child care service shall meet the requirements of these regulations as though it were operated from the building or dwelling house alone.

Requirements for
employees, students
and volunteers

16. (1) Unless otherwise provided for in the Act or these regulations, a person who is an employee, student or volunteer of a child care service provider or who assists or provides services in the operation of a child care service shall not have access to the records of the children who participate in the child care service unless a certified criminal records check or criminal records screening certificate, and a vulnerable sector records check for that person are

- (a) no more than 3 years old;
- (b) satisfactory to
 - (i) the licensee of the child care service where the child care service is operated under a child care service licence, or

- (ii) the administrator of the child care service where the child care service is operated under an approval certificate; and
- (c) part of the personnel record required under section 47 for that person.

(2) Unless otherwise provided for in the Act or these regulations, a person who is an employee, student or volunteer of a child care service provider or who assists or provides services in the operation of a child care service shall not have contact with the children who participate in the child care service unless the following requirements are met along with the requirements under subsection (1):

- (a) the person holds a diploma in first aid from an organization approved by the minister that is no more than 3 years old; and
- (b) the following documents are part of the personnel record required under section 47 for that person:
 - (i) a copy of his or her diploma in first aid required under paragraph (a), and
 - (ii) current record of immunization.

(3) Unless otherwise provided for in the Act or these regulations, a person shall not be a caregiver and shall not be considered a caregiver in the caregiver to child ratio under section 54 or 69 unless all of the following requirements are met:

- (a) the person holds certification
 - (i) for the type of facility in which the child care service is operated,
 - (ii) at the level required by the Act or these regulations, and
 - (iii) in the age range of the children to whom the person is assigned to be a caregiver;
- (b) the person is 18 years old or older; and

- (c) a copy of his or her certification is part of the personnel record required under section 47 for that person.

Waiver

17. (1) A manager may waive the requirements under these regulations for a caregiver in relation to a specific child care service to hold certification in or for one or more of the following:

- (a) a level of certification;
- (b) a type of facility; or
- (c) an age range of children.

(2) A person shall request a waiver under subsection (1) in writing.

(3) A waiver under subsection (1) is valid for a maximum of one year and may be renewed a maximum of 4 times.

Registration
mandatory

18. A child shall be registered in a child care service before he or she participates in that child care service.

Supervision

19. Children registered in a child care service shall be supervised at all times in a manner that is developmentally appropriate while they are participating in the child care service.

Behaviour guidance
policies

20. (1) Behaviour guidance policies shall be established and implemented by an administrator of the child care service.

(2) Behaviour guidance policies shall

- (a) recognize the developmental abilities of children and set appropriate expectations;
- (b) acknowledge diversity and its influence on children's behaviour;
- (c) promote realistic play and behaviour limits that guide the safety and security of children participating in the child care service instead of curbing their play experiences, curiosity and creativity;

- (d) prohibit the use of corporal punishment, such as striking either directly or with a physical object, shaking, shoving, spanking and other forms of aggressive physical contact, against children while they are participating in the child care service;
 - (e) prohibit the use of harsh, humiliating, belittling or degrading physical or verbal treatment of children while they are participating in the child care service;
 - (f) prohibit the confinement, restraint or isolation of children while they are participating in the child care service;
 - (g) prohibit children from being deprived of basic needs, including food, shelter, clothing, sleep, bedding, disability related supports and the use of the washroom, while they are participating in the child care service; and
 - (h) prohibit behaviour guidance that requires or forces children to repeat physical movements while they are participating in a child care service.
- (3) Behaviour guidance policies shall be posted in the same place the child care service licence or approval certificate is posted.
- (4) An administrator of a child care service shall ensure that
- (a) employees, students and volunteers who assist or provide services in the operation of the child care service are given a copy of the behaviour guidance policies of the child care service;
 - (b) employees, students and volunteers who assist or provide services in the operation of the child care service are trained in the behaviour guidance policies of the child care service before being an employee, student or volunteer;
 - (c) behaviour guidance policies are reviewed at least once a year with employees, students and volunteers who assist or provide services in the operation of the child care service;
 - (d) employees, students and volunteers who assist or provide services in the operation of the child care service comply

with the behaviour guidance policies and use reasonable behaviour guidance; and

- (e) a copy of the behaviour guidance policies of the child care service is provided to the parents of a child upon registering the child in the child care service.

Program

21. (1) The program of a child care service shall

- (a) be comprehensive, coordinated and consist of both indoor and outdoor activities;
- (b) be child-centred;
- (c) create an environment that is developmentally appropriate, culturally appropriate and nurturing;
- (d) promote full participation of all children registered in the child care service;
- (e) foster and enhance cognitive, creative, physical, emotional, social and language development; and
- (f) address the individual and group needs of the children registered in the child care service.

(2) The program of a child care service shall set out

- (a) the child care philosophy on which the program is based;
- (b) how the program meets the developmental needs of the children registered in the child care service;
- (c) the play materials, furniture and equipment available to children while they are participating in the child care service;
- (d) the daily schedule followed by children while they are participating in the child care service;
- (e) how community resources are used;

- (f) how the children registered in the child care service are oriented to the child care service;
- (g) the policies of the child care service on health and safety, parental involvement, behaviour guidance and travel outside the facility;
- (h) the emergency procedures of the child care service;
- (i) the process for ongoing evaluation and improvement of the program; and
- (j) where the child care service is operated in a centre, the activity areas available to children while they are participating in the child care service.

(3) Where children participate in a full-time child care service, the program of that child care service shall include

- (a) daily physical activity;
- (b) daily outdoor activity in the morning and the afternoon, except when extreme weather conditions exist; and
- (c) a period of rest for children in the infant age range, toddler age range or pre-school age range.

(4) An administrator of a child care service that is operated under a child care service licence shall follow the program approved by a manager as part of the licence application process or by a manager under subparagraph 15(d)(ii) of the Act.

(5) An administrator of a child care service operated by an affiliated child care service provider shall follow the program approved by the agency that issued the approval certificate.

Indoor play
materials

22. A facility shall have sufficient indoor play materials accessible to the children participating in the child care service and an administrator of the child care service shall ensure that the indoor play materials are

- (a) safe and developmentally appropriate for the children that use them;

- (b) where the indoor play materials are used by children in the infant age range or the toddler age range or both,
 - (i) inspected daily for hazards, and
 - (ii) cleaned and disinfected at least twice weekly or more often where necessary; and
- (c) where the indoor play materials are used by children in the pre-school age range, the younger school age range, the older school age range or any 2 of those age ranges, cleaned and disinfected at least once weekly or more often where necessary.

Telephone

23. (1) A facility shall have a corded landline telephone which shall be in good working order while children are participating in the child care service.

(2) Where children in the infant age range are assigned to a homeroom, that homeroom shall have its own telephone.

Baby monitors

24. (1) Where children sleep in a separate room of the facility while they are participating in a child care service, a baby monitor shall be used while one or more children are sleeping in that room.

(2) The transmitting portion of the baby monitor shall be in the room in which the children sleep.

(3) The receiving portion of the baby monitor shall be

(a) where the child care service is operated in a centre, in the homeroom of the children; and

(b) where the child care service is operated in a family home, in the same room as the administrator.

Furniture and equipment

25. (1) A facility shall have sufficient furniture and equipment available for the number of children registered in the child care service and an administrator of the child care service shall ensure that furniture and equipment at the facility are safe and do not pose a danger or imminent risk of injury to children while they are participating in that child care service.

(2) Highchairs, cribs, cots and sleeping mats shall be cleaned and disinfected

(a) before and after every use; and

(b) where not in regular use, at least once a month.

(3) There shall be at least 45 centimetres of space between cribs and cots.

(4) A child shall be easily accessible to a caregiver while the child is using a sleeping mat.

Health and safety
generally

26. (1) An administrator of a child care service shall

(a) ensure that the facility and the child care service provide a healthy, safe and developmentally appropriate environment;

(b) ensure that food and a time to rest is offered to children while they are participating in the child care service in accordance with each child's stage of development and individual capability; and

(c) recognize and respond to symptoms of illness in children while they are participating in the child care service.

(2) A facility shall be

(a) clean, disinfected and sanitary;

(b) in a state of good repair;

(c) well ventilated; and

(d) reasonably comfortable for children while they are participating in the child care service.

(3) An administrator of a child care service shall provide a daily written record of the sleeping, eating and toileting patterns of every child who is in the infant age range to the parents of that child.

(4) Where children in the infant age range, toddler age range or pre-school age range are registered in the child care service, an

administrator of that child care service shall ensure that electrical outlets are capped when not in use.

(5) Water accessible to children in a facility shall not have a temperature higher than 49° Celsius.

(6) Foods and liquids with a temperature higher than 49° Celsius are not permitted in areas of a facility in which children are permitted.

(7) An administrator of a child care service shall ensure that audio recordings, video recordings and photos are not taken of a child while the child is participating in the child care service without the written consent of the child's parent and that audio recordings, video recordings and photos taken with the consent of a child's parent are not published by employees, students or volunteers who assist or provide services in the operation of the child care service without the written consent of the parent.

(8) An administrator of a child care service that is operated in a centre shall ensure that ammunition and firearms are not handled or stored at the centre.

(9) An administrator of a child care service that is operated in a family home shall ensure that ammunition and firearms are

(a) handled and stored in areas that the children participating in the child care service are not permitted; and

(b) stored separately in a locked enclosure inaccessible to children participating in the child care service.

Secure facility

27. Secure facility policies shall be established and implemented by an administrator of the child care service and shall include the circumstances under which and the persons who may remove a child from the facility.

Clothing, bedding
and grooming
materials

28. (1) An administrator of a child care service shall ensure that clothing, bedding and grooming materials supplied by the child care service provider for the use of children while they are participating in the child care service are

(a) used only by the child to which they are assigned and stored in an area or enclosure assigned to that child only;

(b) stored in a manner that is sanitary; and

(c) washed at least once weekly or more often where necessary.

(2) Paragraphs (a) and (b) apply to clothing, bedding and grooming materials supplied by a parent for the use of his or her child while the child is participating in the child care service.

Diapering and
toileting

29. (1) A facility shall have both a change table and individual changing pads for the use of children participating in the child care service that require diapering.

(2) Change tables and changing pads shall be cleaned and disinfected before and after every use.

(3) A person who diapers or toilets a child while the child is participating in a child care service shall wash his or her hands and the hands of the child with soap before and after diapering or toileting the child.

Allergies and other
restrictions

30. (1) Where a child is registered in a child care service and has one or more allergies, information about the child's allergies, including the cause, symptoms and treatment, shall be posted in the same place the child care service licence or approval certificate is posted, in the food preparation area and, where the child care service is operated in a centre, in every homeroom.

(2) An administrator of a child care service shall ensure that all caregivers, students and volunteers are informed of allergies and other restrictions of the children who are registered in that child care service.

Medication

31. (1) Medication that is required in an emergency shall be stored in the facility in an area that is inaccessible to children while they are participating in the child care service.

(2) Medication that is not required in an emergency shall be stored in the facility in a locked enclosure that is inaccessible to children while they are participating in the child care service.

(3) Where a parent of a child consents to the administration of medication to his or her child while that child participates in a child care service, an administrator shall ensure all of the following:

- (a) the consent of the parent is in writing and received before the medication is administered;
- (b) that an administrator or caregiver administers the medication;
- (c) where the medication is not prescribed, it is administered only when provided by a parent in the original container and where the medication is prescribed, it is administered only when provided by a parent in a container supplied by a pharmacist;
- (d) the medication is labelled with the child's name, expiration date, required dosage and method of administration;
- (e) the medication is administered according to the directions on the label or according to the written instructions of the person who prescribed it; and
- (f) a record is completed in writing of every dose administered, including the date and time it was administered, the amount of the dose, the child's name and the signature of the administrator or caregiver who administered it.

(4) In this section, "prescribed" means prescribed by a person authorized to do so by an Act of the province.

Poisonous,
hazardous and
flammable
substances

32. Where substances that are poisonous, hazardous or flammable are stored in a facility, they shall be stored

- (a) in their original containers;
- (b) in a place that is locked and inaccessible to children while they are participating in the child care service; and
- (c) according to the specifications of the manufacturer.

Illness, accidents,
communicable
diseases and
incidents

33. (1) A child participating in a child care service that is operated in a centre who is ill shall stay in the area required under subsection 56(5) and he or she shall be directly supervised.

(2) An administrator of a child care service shall ensure that a child's parent arranges for the immediate removal of the child from

participating in the child care service where the administrator is satisfied that one of more of the following statements apply:

- (a) the child is exhibiting vomiting, fever, diarrhea or a new or unexplained rash;
- (b) due to the onset of illness, the child requires greater care or supervision than is able to be provided without compromising the other children participating in the child care service; or
- (c) the child is displaying other symptoms that the administrator is satisfied may indicate that the child poses a health risk to other persons in the facility.

(3) An administrator of a child care service shall ensure that a child removed from participating in the child care service under subsection (2) does not return until the administrator is satisfied that the child no longer poses a health risk to other persons in the facility.

(4) Where an accident, communicable disease or incident occurs that affects or could affect the health or safety of a child while he or she is participating in the child care service, an administrator of the child care service shall ensure that

- (a) necessary medical assistance is secured immediately;
- (b) a parent of every child who is affected or could be affected is notified immediately;
- (c) where the child care service is operated under a child care service licence, the licensee is notified; and
- (d) a written report is prepared that includes a summary of the accident, communicable disease or incident and the action taken.

(5) A copy of the report required under paragraph (4)(d) shall

- (a) include the date and time that the accident, communicable disease or incident occurred;

- (b) be signed by the employees, students and volunteers involved;
- (c) be signed by a parent of every child that is affected or could be affected;
- (d) be inserted into the individual record of every child that is affected or could be affected; and
- (e) be provided to an administrator.

(6) Where a serious incident occurs, in addition to the requirements under subsections (4) and (5), an administrator shall ensure that the provincial director is notified of the serious incident within 24 hours of it occurring and unless otherwise ordered by the minister, a copy of the report is sent to the provincial director no later than 7 days after the date of the serious incident.

(7) In this section, "serious incident" means

- (a) an injury to a child that requires emergency medical attention or the death of a child while the child is participating in the child care service;
- (b) a fire or other disaster at the facility;
- (c) the physical environment, an operational practice or a safety practice that poses a risk to the health or safety of children registered in that child care service; or
- (d) abuse or neglect, or an allegation of abuse or neglect, of a child by a licensee, employee, student or volunteer assisting or providing services in the operation of the child care service while the child is participating in the child care service.

Emergency
procedures

34. (1) The emergency procedures of the child care service shall be posted in the same place the child care service licence or approval certificate is posted.

(2) Where the child care service is operated in a centre, an administrator shall ensure that the employees, students and volunteers who assist and provide services in the operation of the child care

service are trained in the emergency procedures of the child care service.

(3) Children participating in a child care service shall take part in the emergency drills of that child care service at least once a month.

(4) An administrator shall ensure that a written record of every emergency drill, including the date and time it occurred, how long it took and the number of employees, students, volunteers and children who took part in it, is kept by the child care service provider.

(5) Where only one caregiver is at a facility, an administrator shall ensure that a person 18 years old or older is quickly able to replace that caregiver should that caregiver be required to be absent for an emergency.

(6) Where a person is required to replace a caregiver under subsection (5) for 2 or more consecutive days, that person shall hold at least the same level of certification as the caregiver the person is replacing.

Food handling and
preparation

35. (1) A facility shall have sanitary areas for food preparation and food storage.

(2) A person assisting or providing services in the operation of a child care service shall wash his or her hands with soap before and after handling or preparing food or beverages for children participating in the child care service.

(3) An administrator shall ensure that adequate and safe procedures are followed in relation to cleaning items that are used for eating and drinking by children participating in the child care service.

(4) A child shall not be diapered in the food preparation area or on a surface that is used for food preparation or on which food or beverages are served.

(5) Where a child is registered in a child care service and has one or more special dietary or feeding requirements, information about those dietary or feeding requirements shall be posted in a prominent and visible place in the food preparation and serving areas.

(6) Where food or beverages, including breast milk and formula, are provided by a parent for a child participating in a child care service, the food or beverages shall be

- (a) labelled with the name of the child they belong to, the date they were received, the expiration date and a description of their contents;
- (b) refrigerated at 4° Celsius or lower where refrigeration is required; and
- (c) used or discarded before the expiration date.

Nutrition

36. (1) Children shall be offered food and a beverage at least every 3 hours while they are participating in a child care service.

(2) Children shall not be forced to eat or drink while they are participating in a child care service.

(3) Food and beverages shall not be used as a form of reward or punishment for children while they are participating in a child care service.

(4) Safe drinking water shall be accessible to children while they are participating in a child care service.

(5) Children shall be fed in a manner that is appropriate to their age and development.

(6) Notwithstanding subsection (5), while a child is participating in a child care service, that child shall

- (a) not be permitted to eat or drink while in a play pen or crib or while on a cot or sleeping mat;
- (b) be held by a caregiver, student or volunteer where the child feeds from a bottle and cannot hold his or her own bottle;
- (c) be seated while eating or drinking; and
- (d) not be provided with food or beverages while he or she is resting.

(7) Where food or beverages are provided to a child while participating in a child care service, it shall meet the nutritional needs of the child.

Animals

37. (1) Where an animal stays at the facility of a child care service or is regularly at the facility while children are participating in a child care service, an administrator shall ensure that a parent is notified of the animal in writing before the child is registered in the child care service.

(2) An administrator shall notify a parent of every child registered in the child care service in writing no later than 30 days before an animal starts to stay or regularly be at a facility while children are participating in the child care service.

(3) An administrator shall ensure that an animal that stays or is regularly at a facility while children are participating in a child care service is healthy.

Travel

38. (1) Where children travel outside the facility while they are participating in a child care service, an administrator of that child care service shall ensure that before they travel,

- (a) it is reasonably safe;
- (b) the written consent of a parent of every child that is specific to the circumstances has been received; and
- (c) the applicable caregiver to child ratio under section 54 or 69 is maintained.

(2) The driver of a vehicle in which a child travels while the child is participating in a child care service shall be 19 years old or older and shall hold a valid driver's licence permitting the driver to operate that vehicle.

(3) A vehicle in which a child travels while participating in a child care service shall have a first aid kit.

(4) Notwithstanding paragraph (1)(c), a person who is 18 years old or older other than the driver shall accompany children travelling in a vehicle while participating in a child care service where

- (a) 8 or more of the children are in the younger school age range or the older school age range;
- (b) 4 or more of the children are in the toddler age range or the pre-school age range; or
- (c) 3 or more of the children are in the infant age range.

(5) A child shall not be permitted to drive or to ride as a passenger on an all-terrain vehicle as defined in the *Motorized Snow Vehicles and All-Terrain Vehicles Act* while the child is participating in a child care service.

(6) Notwithstanding subsection (5), a manager may permit a child to ride as a passenger on an all-terrain vehicle.

(7) A person shall request permission under subsection (6) in writing.

Outdoor play areas
and structures

39. (1) A child care service shall have an outdoor play area that is part of the facility and it shall be

- (a) accessible to all children registered in the child care service;
- (b) appropriate for the age range of children who use it;
- (c) safe and well maintained; and
- (d) for the exclusive use of children participating in the child care service.

(2) Where the outdoor play area has one or more hard surfaces, a hard surface shall not cover more than half of the outdoor play area.

(3) The outdoor play area shall be enclosed by a fence that

- (a) is at least 1.2 metres high;
- (b) has, at a maximum, 9 centimetres between every slat; and
- (c) has a gate that is kept safely closed when the gate is not in use.

(4) A play structure for use in the outdoor play area shall be

- (a) approved before its first use by an inspector appointed under the Act;
- (b) appropriate for the size of the outdoor play area;
- (c) appropriate for the age range of children who use it; and
- (d) installed according to the specifications of the manufacturer.

(5) A play structure for use in the outdoor play area shall have a protective surface under it where

- (a) the critical fall height of the play structure is 1.2 metres or greater; or
- (b) the play structure is fixed.

(6) A play structure for use in an outdoor play area that is not fixed shall have a surface other than a hard surface under it where the critical fall height of the play structure is less than 1.2 metres.

(7) A manager may waive one or more of the requirements under subsection (4) for a play structure where

- (a) the play structure was in use at a facility on the coming into force of these regulations;
- (b) the child care service at that facility was being operated under a valid licence or approval certificate issued under the *Child Care Services Act* on the coming into force of these regulations; and
- (c) the play structure is being operated in the same facility in which it was being operated on the coming into force of these regulations.

(8) A person shall request a waiver under subsection (7) in writing.

(9) A waiver under subsection (7) is valid for a maximum of one year and may be renewed a maximum of 4 times.

Public outdoor play areas **40.** (1) A public area that is used as an outdoor play area under subsection 62(3) or section 73 shall be

- (a) reasonably safe;
- (b) appropriate for the age range of the children who use it; and
- (c) within a reasonable distance from the facility of the child care service.

(2) An administrator shall ensure that a public area referred to in subsection (1) is inspected before children participating in a child care service enter it.

Outdoor play materials **41.** A child care service shall have sufficient outdoor play materials accessible to the children participating in the child care service and an administrator of the child care service shall ensure that the outdoor play materials are

- (a) safe and developmentally appropriate for the children that use them; and
- (b) appropriate for the size of the outdoor play area.

Requirements while outdoors **42.** (1) An administrator shall ensure that the daily register required under section 45 accompanies the following groups where the group travels outdoors together:

- (a) the majority or more of children assigned to one or more homerooms while they are participating in a child care service; and
- (b) the majority or more of children while they are participating in a child care service that is operated in a family home.

(2) An administrator shall ensure that a first aid kit accompanies children when they travel outdoors.

(3) This section applies when the children leave the facility and when they use the outdoor play area.

Records generally **43.** (1) The following documents shall be kept at a facility:

- (a) documents and records required by the Act and these regulations; and
- (b) a copy of inspection reports and certificates prepared in relation to the child care service or the child care service provider.

(2) Documents and records required by the Act and these regulations shall be kept for at least 3 years unless otherwise specified.

Enrolment register

44. (1) An administrator of a child care service shall ensure that a current enrolment register is maintained and it is kept in a locked enclosure.

(2) The enrolment register shall include the following information for every child registered in the child care service:

- (a) name;
- (b) date of birth;
- (c) the date the child started participating in the child care service;
- (d) the date the child stopped participating in the child care service; and
- (e) whether the child participates in the child care service on a full-time or part-time basis.

Daily register

45. (1) An administrator of a child care service shall ensure that a daily register is prepared for the child care service.

(2) The daily register shall include the following information for every child participating in the child care service that day:

- (a) name;
- (b) date of birth;
- (c) information for an emergency contact person; and

- (d) the signature of the person who drops the child off at the facility and picks the child up from the facility and the time that he or she dropped off or picked up the child.

(3) Daily registers shall be kept for at least 7 years.

(4) Where the child care service is operated in a centre, a daily register shall be prepared for every homeroom and shall be located near the entrance of the homeroom.

Individual records

46. (1) An administrator of a child care service shall ensure that an individual record for every child who is registered in the child care service is maintained.

(2) The individual record shall include the following information:

- (a) name, address and date of birth of the child;
- (b) name, home address, work address, home telephone number, work telephone number, cellular telephone number and email address for the child's parents and at least one emergency contact person;
- (c) a list of persons authorized to pick up from the facility the child or documents and records or both and a sample of the signature of each of those persons;
- (d) the date the child becomes registered in the child care service and the date the child is no longer registered in the child care service;
- (e) the name, address and telephone number of the child's doctor and a current health record that includes the child's provincial medical care plan number and expiration date, allergy information and information on chronic medical conditions;
- (f) a copy of the record of the child's sleeping, eating and toileting patterns required under subsection 26(3);
- (g) a record of all medication administered to the child required under paragraph 31(3)(f);

- (h) a copy of a report required under paragraph 33(4)(d); and
 - (i) the written consent of a child's parent required under subsection 26(7), paragraphs 31(3)(a) and 38(1)(b) and any other consent provided by a child's parent.
- (3) The individual records shall be kept in a locked enclosure.

Personnel records

47. (1) An administrator of a child care service shall keep a personnel record at the facility for every person who assists or provides services in the operation of the child care service and has contact with the children registered in the child care service or with the records of those children.

(2) Personnel records under subsection (1) shall be kept in a locked enclosure.

Notifying parents generally

48. (1) An administrator of a child care service shall notify a parent of every child registered in the child care service in writing when

- (a) the child care service will not operate during its regular hours of operation, including holidays and a permanent closure or shut down;
- (b) renovations to the facility of the child care service are anticipated;
- (c) the child care service licence or approval certificate under which the child care service is operated is renewed, varied, suspended, revoked or expires including details of the renewal, variation, suspension, revocation or expiration;
- (d) the program of the child care service referred to in section 21 changes or it is anticipated that the program of the child care service will change; and
- (e) a violation order is issued against the licensee who holds the licence under which the child care service is operated.

(2) A parent of a child who travels outside the facility while participating in a child care service shall be notified in writing of the details of the travel by an administrator before the child travels.

(3) Where a child care service is operated in a centre and it is anticipated that the child care service will not operate during its regular hours of operation, an administrator shall notify the parents under paragraph (1)(a) at least 2 weeks before the closure.

Notifying parents - investigations

49. (1) Where a child care service is operated in a centre, an administrator shall notify the minister and a parent of every child registered in the child care service in writing when an investigation is started by a member of the Royal Newfoundland Constabulary or the Royal Canadian Mounted Police into a matter involving both a child registered in the child care service and a child care service provider, employee, student, volunteer or other person who assists or provides services in the operation of the child care service, unless directed otherwise by the investigating authority.

(2) Where a child care service is operated in a family home, an administrator shall notify the minister and a parent of every child registered in the child care service in writing when an investigation is started under the *Children and Youth Care and Protection Act* or by a member of the Royal Newfoundland Constabulary or the Royal Canadian Mounted Police into a matter involving both a child registered in the child care service and a child care service provider, employee, student, volunteer or other person who assists or provides services in the operation of the child care service or a resident of the family home, unless directed otherwise by the investigating authority.

Hours of operation

50. (1) A child care service shall only be operated between the hours of 6:30 a.m. and 8:30 p.m.

(2) The minister may approve hours of operation other than those hours referred to in subsection (1).

(3) A person shall request an approval under subsection (2) in writing.

Insurance coverage

51. At least \$2 million in commercial general liability insurance coverage shall be carried with respect to the operation of a child care service.

PART IV CENTRES

Application

52. This Part applies only to the following:

- (a) child care service providers that operate a child care service in a centre and are required to hold a child care service licence; and
- (b) child care services that are operated in a centre under a child care service licence and the facilities in which they are operated.

Homerooms

53. (1) A child registered in a child care service shall be assigned to a homeroom and shall participate in the child care service with the other children assigned to that homeroom during the majority of time the child participates in the child care service.

(2) A homeroom shall be for the exclusive use of the children assigned to it.

(3) The number of children assigned to each homeroom shall not exceed the maximum number permitted under section 54.

(4) The children who are assigned to the same homeroom shall be in the same age range.

(5) Where a child is moved to a homeroom of children in a different age range, the approval of a manager is required before that child may be returned to a homeroom of children in the original age range.

(6) Notwithstanding subsection (4), a child is not required to change homerooms between September 1 of a year and August 31 of the following year even though he or she may have a birthday that moves him or her into a different age range where on September 1

- (a) the children assigned to the child's homeroom are in the younger school age range or the older school age range; or
- (b) the child is in the infant age range or the toddler age range and the child participates in a child care service that is operated in a school under the *Schools Act, 1997* and is for children of persons who are enrolled in and attend the school.

(7) Notwithstanding subsection (4) and the definition of "child" under the Act, a child may continue to participate in a child care service

until August 31 of the calendar year that follows the start of the school year in which the child becomes 13 years old.

(8) Notwithstanding subsection (4), children of 2 age ranges may be assigned to the same homeroom, where all the children in the homeroom are

- (a) in the infant age range or the toddler age range and none of the children are one year old or younger and not more than 3 children are 2 years old or younger;
- (b) in the toddler age range or the pre-school age range and none of the children are 2 years old or younger and not more than 4 children are 3 years old or younger;
- (c) in the pre-school age range or the younger school age range and none of the children are 3 years old or younger and not more than 4 children are 5 years and 9 months old or older; or
- (d) in the younger school age range or the older school age range and not more than 12 children are 7 years old or younger.

(9) Notwithstanding paragraph (8)(a), children who are one year old or younger may be assigned to a homeroom with children in the infant age range and the toddler age range where the child care service is operated in a school under the *Schools Act, 1997* for children of persons who are enrolled in and attend the school.

(10) A manager may waive the requirement under subsection (4) and permit children in 3 age ranges to be assigned to the same homeroom where

- (a) the child care service or child care service provider held a valid licence under the *Child Care Services Act* on the coming into force of these regulations and that licence permitted children in those 3 age ranges to be assigned to the same homeroom; and
- (b) the manager is satisfied that the needs of the children assigned to that homeroom shall be met through the program of the child care service referred to in section 21.

(11) A person shall request a waiver under subsection (10) in writing.

Caregiver to child
ratio

54. (1) A maximum of 6 children shall be assigned to a homeroom of children in the infant age range and the caregiver to child ratio for that homeroom shall be one caregiver to 3 children.

(2) A maximum of 10 children shall be assigned to a homeroom of children in the toddler age range and the caregiver to child ratio for that homeroom shall be one caregiver to 5 children.

(3) A maximum of 16 children shall be assigned to a homeroom of children in the pre-school age range and the caregiver to child ratio for that homeroom shall be one caregiver to 8 children.

(4) A maximum of 24 children shall be assigned to a homeroom of children in the younger school age range and the caregiver to child ratio for that homeroom shall be one caregiver to 12 children.

(5) A maximum of 30 children shall be assigned to a homeroom of children in the older school age range and the caregiver to child ratio for that homeroom shall be one caregiver to 15 children.

(6) One caregiver with at least level I certification shall be assigned to every homeroom.

(7) Where more than one caregiver is required to be assigned to a homeroom by the caregiver to child ratio, the second and subsequent caregivers shall hold at least trainee certification.

(8) Notwithstanding subsection (7), where there are more than 3 children assigned to a homeroom of children in the infant age range, the second caregiver assigned to that homeroom shall also hold at least level I certification.

(9) Where children of more than one age range are assigned to a homeroom under subsection 53(8), (9) or (10), the caregiver to child ratio of the homeroom and the maximum number of children assigned to the homeroom shall be determined as though all the children assigned to that homeroom were in the age range of the youngest child.

(10) Notwithstanding subsection (9), where children in the younger school age range and the older school age range are assigned

to the same homeroom under paragraph 53(8)(d), the caregiver to child ratio of the homeroom and the maximum number of children assigned to the homeroom shall comply with subsection (5).

Administrator

55. (1) An administrator shall be designated for every 5 homerooms.

(2) Notwithstanding subsection (1), there shall be at least one administrator designated for every centre.

(3) A person is eligible to be designated as an administrator where the person meets both of the following requirements:

(a) the person holds at least level II certification in child care provided in a centre which is in the age ranges of the children registered in the child care service; and

(b) the person has at least 2 years experience in a child care service operated in a centre under a valid child care service licence that permits at least 8 children to participate in the child care service at any one time.

(4) A manager may waive one of the requirements under subsection (3) for an administrator in relation to a specific child care service.

(5) A person shall request a waiver under subsection (4) in writing.

(6) A waiver under subsection (4) is valid for a maximum of one year and may be renewed a maximum of 4 times.

Indoor space
generally

56. (1) A centre shall not be located more than one floor above the ground.

(2) Homerooms for children in the infant age range shall be on the ground floor of the centre.

(3) The indoor area of a centre, or a part of it, shall not be used for a purpose other than the operation of the child care service during the hours of operation of the child care service.

(4) The walls of the indoor area of a centre shall extend from the floor to the ceiling and shall be permanent.

(5) The indoor area of the centre shall include a quiet and clean resting area for children who are ill.

Prohibited furniture
and equipment

57. Play pens, baby walkers, jumping apparatus and wading pools are not permitted at a centre.

Requirements of
homerooms

58. (1) The floor space of every homeroom shall be at least 3.3 square metres multiplied by the number of children assigned to that homeroom.

(2) Space occupied by the following items, areas or rooms shall not be included in the calculation of the floor space of a homeroom:

- (a) fixed equipment;
- (b) hallways;
- (c) washroom areas under subsection (6) and section 60;
- (d) administrative areas; and
- (e) food preparation areas.

(3) Notwithstanding subsection (1), a homeroom shall not be smaller than 24 square metres.

(4) Every homeroom shall provide natural light through one or more windows which are at a height that permits the children assigned to the homeroom to see outside.

(5) One or more first aid kits shall be available in every homeroom.

(6) Where children in the infant age range or the toddler age range are assigned to a homeroom, that homeroom shall have a washroom area within it with a diapering station, a child sized toilet and a child sized washbasin and shall permit supervision of both the homeroom and the washroom area at the same time.

(7) Where children in the infant age range are assigned to a homeroom, that homeroom shall have a sleep room attached to it that

- (a) is separated from the homeroom by a door;
- (b) is directly accessible from the homeroom; and
- (c) permits supervision of both the homeroom and the sleep room at the same time.

Administrative area

59. (1) A centre shall have an administrative area for the use of the child care service provider and the employees, students and volunteers who assist and provide services in the operation of the child care service.

(2) The records of the children registered in the child care service shall be kept in the administrative area.

(3) The door of the administrative area shall be locked when the administrative area is not in use.

Washroom area

60. (1) A centre shall have

- (a) one or more washroom areas; and
- (b) at least one toilet and washbasin for every 10 children who participate in the child care service at one time.

(2) The requirements for the washroom area of the homerooms for children in the infant age range and the toddler age range required under subsection 58(6) shall not be counted towards the requirements under subsection (1).

(3) Portable potty seats with a catch basin for waste shall not be used.

(4) A washroom area for the use of children while they are participating in a child care service shall be

- (a) directly accessible from every homeroom and shall be supervised; and

(b) configured so that a child cannot see another child while he or she is toileting.

(5) A centre shall have a washroom area for the exclusive use of the child care service provider and the employees, students and volunteers who assist or provide services in the operation of the child care service that is separate and apart from the washroom area used by the children participating in the child care service.

(6) The washroom areas shall be for the exclusive use of persons associated with the child care service during the hours of operation of the child care service.

Building

61. A centre within a dwelling house shall have a separate entrance from the entrance used by the residents of the dwelling house and shall not be accessible from the part of the dwelling house that is not the centre.

Outdoor play area
generally

62. (1) Where a full-time child care service is operated in a centre, the facility shall have an outdoor play area that is at least 7 square metres multiplied by the maximum number of children who may participate in the child care service at one time.

(2) The outdoor play area of a centre, or a part of it, shall not be used for a purpose other than the operation of the child care service during the hours of operation of the child care service.

(3) Notwithstanding subsections (1) and (2), a child care service that is operated in a centre and does not offer a full-time child care service may use a public area as an outdoor play area.

Enclosure and
surface

63. (1) The outdoor play area shall have 2 or more types of surfaces.

(2) Where a centre has one or more homerooms to which children in the infant age range are assigned and one or more homerooms to which children in a different age range are assigned, the outdoor play area shall have a separate enclosed area for the use of the children in the infant age range that meets the requirements under subsections 39(1) to (6), section 41, subsections 62(1) and 63(1), section 64 and paragraphs 65(1)(a) and (b) as though it were a separate outdoor play area.

Outdoor play structures

64. In addition to the requirements under section 39, a play structure for use in an outdoor play area of a centre shall be designed for commercial use.

Inspections of outdoor play areas

- 65.** (1) An administrator of a child care service shall ensure that
- (a) before children participating in a child care service enter an outdoor play area that is part of the facility, it is inspected to determine whether it is free of hazardous materials and whether repairs to, or removal of, play materials or play structures is required; and
 - (b) all outdoor play areas that are part of the facility are inspected at least once a month for the purpose of determining the maintenance required.
- (2) A written record of every inspection shall be prepared and it shall include the date of the inspection, the name of the person who completed the inspection and the results of the inspection including the remedial action taken.

Waiver of building and outdoor play area requirements

- 66.** (1) A manager may waive one or more of the requirements under subsections 35(1), 39(1), 58(3), 58(4) and 59(1), paragraph 60(1)(b), subsections 60(4), 60(5) and 62(1) for a facility in which a child care service is operated where that child care service
- (a) was being operated under a valid licence issued under the *Child Care Services Act* on the coming into force of these regulations; and
 - (b) is being operated in the same facility in which it was being operated on the coming into force of these regulations.
- (2) A person shall apply for a waiver under subsection (1) in writing.

PART V FAMILY HOMES

Application

- 67.** This Part applies only to the following:
- (a) child care service providers who operate a child care service in a family home under a child care service licence;

(b) affiliated child care service providers; and

(c) child care services that are operated in a family home and the facilities in which they are operated.

Floor space

68. (1) The floor space of the areas of the family home used for the child care service set out in the plans of the facility required under section 4 shall be at least 3.3 square metres multiplied by the maximum number of children who may participate in the child care service at any one time.

(2) Space occupied by washrooms and administrative areas shall not be included in the calculation of the floor space under subsection (1).

Caregiver to child ratio

69. (1) The administrator of a child care service that is operated in a family home shall

(a) be a caregiver to the children who participate in the child care service;

(b) live in the family home; and

(c) hold at least trainee certification in child care provided in a family home.

(2) Notwithstanding paragraph (1)(c), where all the children that participate in a child care service are in the infant age range, the administrator of that child care service shall hold at least level I certification in child care provided in a family home in the infant age range.

(3) The number of children participating in a child care service in a family home at one time shall be determined after reviewing

(a) the ages of the children;

(b) the needs of the children;

(c) the physical configuration of the family home;

(d) the program of the child care service referred to in section 21; and

(e) the number of and reason for any violation orders or non-compliance orders previously issued in relation to the administrator, the child care service or the facility.

(4) Notwithstanding anything in this section, not more than 3 children shall participate in a child care service operated in a family home at one time where those children are in the infant age range.

(5) Notwithstanding anything in this section, not more than 4 children shall participate in a child care service operated in a family home at one time where 2 of those children are in the infant age range.

(6) Notwithstanding anything in this section, not more than 5 children shall participate in a child care service operated in a family home at one time where one of those children is in the infant age range and 3 of those children are in the toddler age range.

(7) Notwithstanding anything in this section, not more than 6 children shall participate in a child care service operated in a family home at one time where one of those children is in the infant age range and 2 of those children are in the toddler age range.

(8) Notwithstanding anything in this section, not more than 7 children shall participate in a child care service operated in a family home at one time where none of those children are in the infant age range or the toddler age range.

Child care service
provider's children

70. (1) The child care service provider's own children who are in the infant age range, toddler age range and pre-school age range shall be counted toward the number of children participating in the child care service under section 69.

(2) Where the child care service provider's own children include more than 2 children who are in the younger school age range or the older school age range, 2 of those children shall not be counted toward the number of children participating in the child care service under section 69.

First aid kit

71. One or more first aid kits shall be available in a family home.

Furniture and
equipment

72. Baby walkers, jumping apparatus and wading pools shall not be used by children while they are participating in a child care service operated in a family home.

73. A family home may use a public area as an outdoor play area.

Outdoor play area

Records of residents

74. The administrator shall keep the following for every person who lives in the family home:

- (a) where the person is 18 years old or older, a copy of a certified criminal records check or criminal records screening certificate, and a vulnerable sector records check for that person that are no more than 3 years old and are satisfactory to the administrator;
- (b) where the person holds a diploma in first aid, a copy of that diploma; and
- (c) a copy of his or her current record of immunization.

PART VI AGENCIES

Monitors

75. A person shall not be a monitor unless all of the following requirements are met:

- (a) the person holds at least level II certification;
- (b) the person has at least 2 years experience in a child care service operated in a family home where either the child care service provider holds a valid child care service licence or the child care service is operated by an affiliated child care service provider who holds a valid approval certificate;
- (c) a certified criminal records check or criminal records screening certificate, and a vulnerable sector records check for that person are no more than 3 years old and are satisfactory to the agent;
- (d) the person holds a diploma in first aid from an organization approved by the minister that is no more than 3 years old; and
- (e) the following documents are in the file required under section 78 for that person:

- (i) a copy of his or her certification required under paragraph (a) that is no more than 3 years old,
- (ii) a copy of the documents referred to in paragraph (c),
- (iii) a copy of his or her diploma in first aid required under paragraph (d), and
- (iv) current record of immunization.

Duties of monitors

76. (1) Monitors shall prepare a written report of every visit to an affiliated child care service provider, a child care service operated by an affiliated child care service provider and a family home.

(2) The report shall be provided to the affiliated child care service provider and the agent.

Records to be kept

77. (1) An agent shall keep at the facility the following information and documentation in relation to every child care service operated by an affiliated child care service provider:

- (a) contact information for the administrator;
- (b) a copy of the certification of the administrator that is no more than 3 years old;
- (c) a certified criminal records check or criminal records screening certificate, and a vulnerable sector records check for the administrator that are no more than 3 years old and are satisfactory to the agent;
- (d) a copy of the administrator's diploma in first aid that is no more than 3 years old;
- (e) a copy of the administrator's current record of immunization;
- (f) contact information for the parents of the children registered in the child care service;
- (g) the affiliated child care service provider's application for an approval certificate and any other materials provided during the application process;

- (h) a copy of the issued approval certificate;
- (i) a copy of the inspection reports prepared in relation to the child care service, its facility or the child care service provider;
- (j) a copy of the provincial and municipal approvals required to operate the child care service;
- (k) a copy of proof of commercial insurance coverage and, where appropriate, automobile insurance coverage;
- (l) reports prepared by monitors; and
- (m) a copy of non-compliance orders issued by the agency against the child care service operated by the affiliated child care service provider.

(2) Unless otherwise provided for in the Act or these regulations, a person who is an employee, student or volunteer of an agency or who assists or provides services in the operation of an agency shall not have access to the records of the children who participate in a child care service operated by an affiliated child care service provider of the agency unless a certified criminal records check or criminal records screening certificate, and a vulnerable sector records check for that person are

- (a) no more than 3 years old;
- (b) satisfactory to agent; and
- (c) part of the file required under section 78 for that person.

(3) Unless otherwise provided for in the Act or these regulations, a person who is an employee, student or volunteer of an agency or who assists or provides services in the operation of an agency shall not have contact with the children who participate in a child care service operated by an affiliated child care service provider of the agency unless the following requirements are met along with the requirements under subsection (1):

- (a) the person holds a diploma in first aid from an organization approved by the minister that is no more than 3 years old; and
- (b) the following documents are part of the file required under section 78 for that person:
 - (i) a copy of his or her diploma in first aid required under paragraph (a), and
 - (ii) current record of immunization.

File

78. (1) An agent shall keep a file at the facility for every affiliated child care service provider, monitor, employee, student and volunteer who assists or provides services in the operation of the agency or has contact with the children registered in a child care service approved by the agency or with the records of those children.

(2) Files under subsection (1) shall be kept in a locked enclosure.

Notifying parents
and managers

79. (1) An agent shall notify its affiliated child care service providers and a parent of every child registered in the child care services operated by the agency's affiliated child care service providers in writing where

- (a) the agency is closed or anticipates being closed during its regular hours of operation, including closures due to holidays and a permanent closure;
- (b) the licence of the agency is renewed, varied, suspended, revoked or expires including the details of the renewal, variation, suspension, revocation or expiration; and
- (c) a violation order is issued against the agency in general.

(2) An agent shall notify a parent of every child registered in a child care service operated by one of the agency's affiliated child care service providers in writing where

- (a) the approval certificate of that affiliated child care service provider is renewed, varied, suspended, revoked or expires

including details of the renewal, variation, suspension, revocation or expiration;

(b) a non-compliance order is issued by the agency in relation to that affiliated child care service provider or its child care service; and

(c) a violation order is issued against the agency in relation to that affiliated child care service provider or its child care service.

(3) Where an agent notifies a parent under paragraph (2)(b), the agent shall also notify the parent of the requirement for non-compliance orders to be posted in the family home.

(4) An agent shall notify a manager in writing when

(a) the agency starts or stops monitoring an affiliated child care service provider, including when an approval certificate is issued, renewed, suspended, revoked or expires; and

(b) the agency closes or anticipates closing permanently.

(5) A copy of the notification required under subsections (1) to (4) shall be posted in the same place the agency licence is posted.

Insurance coverage **80.** At least \$2 million in commercial general liability insurance coverage shall be carried with respect to the operation of an agency.

PART VII INSPECTORS

Qualifications **81.** A person is eligible to be appointed as an inspector under the Act by the minister where the person

(a) holds at least level IV certification and has at least 3 years experience in a child care service operated in a centre under a valid child care service licence;

(b) is a registered social worker; or

(c) is an employee of the Department of Health and Community Services or Service Newfoundland and Labrador.

**PART VIII
TRANSITIONAL AND COMMENCEMENT**

Transitional

82. (1) Certification issued under the *Child Care Services Act* before the coming into force of these regulations shall continue to be valid until it expires.

(2) Entry level certification issued under the *Child Care Services Act* shall be considered to be trainee certification on the coming into force of these regulations.

Repeal

83. The *Child Care Services Regulations, 2005*, Newfoundland and Labrador Regulation 89/05, are repealed.

Commencement

84. These regulations come into force on the date the Act comes into force.

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NEWFOUNDLAND AND LABRADOR REGULATION 40/17

*Newfoundland and Labrador T'Railway Provincial
Park Proclamation (Amendment)*
under the
Provincial Parks Act

(Filed May 10, 2017)

Under the authority of subsection 4(2) of the *Provincial Parks Act*, I make the following Order.

Dated at St. John's, May 3, 2017.

Christopher Mitchelmore
Minister of Tourism, Culture, Industry and Innovation

ORDER

Analysis

1. Sch. Amdt.

NLR 93/97
as amended

1. The *Newfoundland and Labrador T'Railway Provincial Park Proclamation* is amended by adding at the end of the Schedule the following:

The area described in this Schedule is decreased by removing the following parcel of land:

All that piece or parcel of land situate and being at the Town of Gallants, in the Electoral District of St. George's-Humber, in the

Province of Newfoundland and Labrador, abutted and bounded as follows, that is to say:

Beginning at a survey marker, the said point being the most westerly angle of the herein described parcel of land and having coordinates of north 5,396,245.122 and east 324,501.176;

Then running by land of George Parsons, registration number 607231 at the Registry of Deeds, north 49° 24' 05" east 47.098 metres to a survey marker;

Then running by the Newfoundland and Labrador T'Railway Provincial Park south 42° 39' 01" east 7.620 metres to a survey marker;

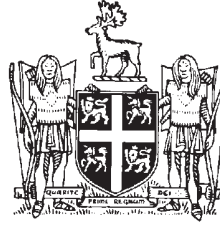
Then running by the Newfoundland and Labrador T'Railway Provincial Park south 49° 27' 36" west 46.479 metres to a survey marker;

Then running by the Newfoundland and Labrador T'Railway Provincial Park north 47° 19' 10" west 7.620 metres, more or less, to the point of beginning;

The above described land contains an area of 0.036 hectares, more or less.

All bearings referenced to the Meridian of 58° 30' west longitude of the Three Degree Modified Transverse Mercator Projection, Zone 3, NAD 83 for the Province of Newfoundland and Labrador.

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NEWFOUNDLAND AND LABRADOR REGULATION 41/17

*Newfoundland and Labrador T'Railway
Provincial Park Proclamation (Amendment)
under the
Provincial Parks Act*

(Filed May 10, 2017)

Under the authority of subsection 4(2) of the *Provincial Parks Act*, I make the following Order.

Dated at St. John's, May 3, 2017.

Christopher Mitchelmore
Minister of Tourism, Culture, Industry and Innovation

ORDER

Analysis

1. Sch. Amdt.

NLR 93/97
as amended

1. The *Newfoundland and Labrador T'Railway Provincial Park Proclamation* is amended by adding at the end of the Schedule the following:

The area described in this Schedule is decreased by removing the following parcel of land:

All those pieces or parcels of the Newfoundland and Labrador T'Railway Provincial Park located between the Town of Mount Moriah and the Town of Pasadena in the Province of Newfoundland and

Labrador, in the Electoral Districts of St. George's-Humber, Humber-Bay of Islands, and Corner Brook, abutted and bounded as follows, that is to say:

Beginning at a point where the Newfoundland and Labrador T'Railway Provincial Park meets the 20 metre right-of-way of Tipping Drive, in the Town of Pasadena, as depicted on Special Plan 51, more particularly described as 458,117 metres east and 5,433,195 metres north, more or less;

Then continuing along the centreline in a general south, south westerly, and westerly direction to the Town of Mount Moriah for 41.64 kilometres, more or less, and including all right-of-way lands, to a point in the western boundary of the 20 metre right-of-way of Serpentine Road where it crosses the Newfoundland and Labrador T'Railway Provincial Park, as depicted on Special Plan 54, more particularly described as 423,498 metres east and 5,424,147 metres north, more or less;

Depicted on Special Plans 51, 52, 53, and 54 registered in the Registry of Crown Titles.

Reserving and excepting out of the above described pieces or parcels of land, however, all those pieces and parcels of land lawfully alienated from the Crown.

All bearings and coordinates refer to the Central Meridian of 57° west longitude of the 6° Universal Transverse Mercator Projection, Zone 21, North American Datum 1983.

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Child Care Regulations (In force July 31, 2017)	NLR 39/17	R&S NLR 89/05	May 12/17 p. 529
Provincial Parks Act			
Newfoundland and Labrador T’Railway Provincial Park Proclamation (Amdt.)	NLR 40/17	Amends NLR 93/97 Sch. Amdt.	May 12/17 p. 579
Newfoundland and Labrador T’Railway Provincial Park Proclamation (Amdt.)	NLR 41/17	Amends NLR 93/97 Sch. Amdt.	May 12/17 p. 581

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Trustee Act - Estate Notice - 2 weeks	\$62.37	\$9.36	\$71.73
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All other public notices required by law to be published in *The Newfoundland and Labrador Gazette*, eg., Corporations Act, Municipalities Act, Quieting of Titles Act, Urban and Rural Planning Act, etc., are priced according to size: for Single Column \$3.47 per cm or Double Column \$6.93 per cm, plus 15% HST.

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