CHAPTER 17

(Bill No. 13)

Water Act

Hon. Robert J. Mitchell
Minister of Communities, Land and Environment

GOVERNMENT BILL

Michael D. Fagan
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CHAPTER 17
WATER ACT
(Assented to December 20, 2017)

BE IT ENACTED by the Lieutenant Governor and the Legislative Assembly of the Province of Prince Edward Island as follows:

PART I -- INTERPRETATION, PURPOSE AND APPLICATION

1. Definitions
In this Act
(a) “adverse effect” means an effect that impairs or damages water resources or changes water resources in a manner that negatively affects related aspects of human or animal health or an aquatic ecosystem;
(b) “analyst” means a person appointed as an analyst pursuant to the Environmental Protection Act R.S.P.E.I. 1988, Cap. E-9;
(c) “approval” means, unless the context indicates otherwise, an approval given under this Act or the regulations that is valid and current, including, without limiting the generality of the foregoing,
   (i) a licence,
   (ii) a certificate of approval,
   (iii) a certificate of qualification,
   (iv) a certificate of registration,
   (v) a consent,
   (vi) a permit,
   (vii) a variance,
   (viii) an exemption, and
   (ix) a permission;
(d) “aquatic ecosystem” means the components of the environment related to, living in, or located in or on, water or the beds, banks or shores of a water body, including, without limiting the generality of the foregoing,
   (i) all organic and inorganic matter, and
   (ii) all living organisms and their habitat;
(e) “contaminant” has the same meaning as in the Environmental Protection Act;
(f) “Department” means the Department of Communities, Land and Environment;
“discharge” has the same meaning as in the Environmental Protection Act;

“domestic purpose”, with respect to water, means the use of water for household purposes, including drinking water, food preparation and sanitation, and to meet other basic household requirements;

“emergency field order” means an order issued pursuant to section 23;

“environment” has the same meaning as in the Environmental Protection Act;

“environment officer” means an environment officer designated or appointed as an environment officer pursuant to the Environmental Protection Act, and includes any person who is an environment officer by reason of subsection 6(5) of the Environmental Protection Act;

“environmental flow needs” means the volume and timing of water flow in a watercourse required for the proper functioning of the aquatic ecosystem of the watercourse;

“fire suppression purpose”, with respect to water, means the use or storage of water for the protection of life and property in the event of a fire;

“geothermal purpose” means the use of groundwater or another fluid to transfer thermal energy to or from the ground, and includes both heating and cooling applications;

“groundwater” means water occurring below the surface of the ground;

“hydraulic fracturing” means the transmission of a carrier fluid to apply pressure and transport proppants to an underground geologic formation to create or enhance subsurface fractures;


“Minister” means the Minister of Communities, Land and Environment;

“municipal wastewater treatment system” means a wastewater treatment system owned by a municipality or operated by or on behalf of a municipality;

“municipal water supply system” means a water supply system owned by a municipality or operated by or on behalf of a municipality;

“municipality” has the same meaning as in the Municipal Government Act S.P.E.I. 2016, Cap. 44;

“person responsible” means

(i) the owner of the matter or thing that is or may be regulated or prohibited under this Act,

(ii) the registered owner or the occupier of real property on which the adverse effect or the activity, matter or thing that is or may be regulated or prohibited under this Act has occurred or may occur, or was or is located, as the case may be,

(iii) a previous owner of the matter or thing that is or may be regulated or prohibited under this Act,

(iv) a person who has or had care, management or control of the activity, matter or thing that is or may be regulated or prohibited under this Act, including care, management or control during the development of the activity, matter or thing and care, management or control during the generation, manufacture, treatment, sale, handling, distribution, use, storage, disposal, transportation, display or method of application of the matter or thing, as the case may be,
(v) a successor, assignee, executor, administrator, receiver, receiver-manager or trustee of a person referred to in subclauses (i) to (iv), or
(vi) a person who acts as the principal or agent of a person referred to in subclauses (i) to (v);

(w) “plan for a water management area” means a plan developed in accordance with section 31, 33, 35 or 37, as applicable;
(x) “sewage” means any human waste emitted from a house or premises where people work, live or frequent, and includes wastewater from ablutions, culinary activities and laudering;
(y) “sewage disposal system” includes any system or part of a system for disposing of sewage or wastewater not directly connected to a municipal or central sewage collection system approved under this Act or the regulations;
(z) “wastewater” means sewage or commercial or industrial process water;
(aa) “wastewater treatment system” means a system for the collection, treatment and disposal of wastewater, but does not include a sewage disposal system;
(bb) “water” includes liquid and frozen water in a watercourse or wetland or that is groundwater;
(cc) “water management area” means an area designated under Part IV as
(i) a water sustainability plan area,
(ii) an aquatic ecosystem protection area,
(iii) a municipal water supply area, or
(iv) a well-field protection area;
(dd) “water protection order” means a water protection order issued under subsection 22(1);
(ee) “water resources” means groundwater, water in watercourses, water in wetlands or water derived from groundwater sources, watercourses or wetlands;
(ff) “water supply system” means a system for the collection, treatment, purification, storage, supply or distribution of water to
(i) five or more households, or
(ii) a public building or place of assembly;
(gg) “water use” means the use of water for domestic purposes, fire suppression purposes, geothermal purposes or other purposes specified to be water use purposes by the regulations;
(hh) “watercourse” has the same meaning as in the Environmental Protection Act;
(ii) “watershed” means the area drained by, or contributing water to, a watercourse;
(jj) “well” means an artificial opening in the ground
(i) from which water is obtained,
(ii) made for the purpose of exploring for or obtaining water, or
(iii) made for geothermal purposes;
(kk) “wetland” has the same meaning as in the Environmental Protection Act.

2. Purpose and goals

The purpose of this Act is to support and promote the management, protection and enhancement of the water resources within the jurisdiction of the province, in recognition that
(a) the Government has a guardianship role to play in ensuring that the quality, quantity, allocation, conservation and protection of water is managed in the interests of a common good that benefits and accommodates all living things in the province and their supporting ecosystems;

(b) access for everyone to a sufficient quantity and safe quality of reasonably affordable and accessible water for personal and domestic uses, and to basic sanitation that is safe and hygienic, is essential for an adequate standard of living;

(c) water is a renewable but finite resource, the withdrawal and use of which should be subject to a transparent evaluation and approval process to ensure its long-term sustainability and availability;

(d) every person in the province has a duty to prevent, minimize and repair harm that the person may cause to water resources or the ecosystems supported by water resources; and

(e) where there is a threat of serious or irreparable damage to water resources, the lack of scientific certainty should not be used as a reason for postponing measures to prevent degradation of water resources,

with the following goals:

(f) that present and future generations shall have sufficient, safe, acceptable, physically accessible and affordable water for domestic purposes;

(g) that access to and use of water be sustainable and not harm water quality, water security or the ecosystems that support water quality and water security;

(h) that the public be involved in and kept informed about the state of the water resources, including by access to Government reports and information concerning water resources and public consultation by the Government;

(i) that decisions with respect to water management be made by applying consistent, science-based assessment processes, and decisions with respect to water allocation take into account seasonal conditions, climate change and the need to protect the long-term availability of groundwater, the security of aquatic ecosystems and the integrity of wetlands.

3. Control of water resources vested in the province

The control of the water resources within the jurisdiction of the province is declared to be, and to have always been, vested in Her Majesty in right of the province, and no right to use, divert or withdraw water from the water resources can be, has been, or ever could have been, acquired by prescription.

PART II -- AUTHORITY AND ADMINISTRATION

4. Powers of Minister

The Minister may take the actions that the Minister considers necessary in order to manage, protect or enhance the water resources within the jurisdiction of the province, including

(a) investigating and inquiring into or about any activity, matter or thing that causes, appears to be the cause of, or may cause, contamination of water or an adverse effect;

(b) coordinating the work and efforts of public departments, boards, commissions, agencies and interest groups in the province respecting the management of water resources;
(c) preparing and publishing policies, strategies, objectives and standards with respect to the management, protection and enhancement of the water resources;

(d) planning, designing, constructing, operating and maintaining facilities for the purposes of this Act;

(e) monitoring and exercising control over
   (i) the quantity, quality, use and protection of the water resources within the jurisdiction of the province, and
   (ii) the allocation of the use of water;

(f) entering into agreements for the purposes of this Act;

(g) delegating functions assigned to the Minister under this Act or the regulations; and

(h) performing the other functions that may be assigned to the Minister by the Lieutenant Governor in Council.

5. Function of environment officers
The function of an environment officer under this Act is to enforce and administer the requirements of this Act and the regulations as the Minister may authorize.

6. Approval to commence activity
(1) No person shall commence an activity, matter or thing for which an approval is required unless the person holds the required approval.

Approval to continue activity
(2) Except as permitted by this Act or the regulations, no person shall continue an activity for which an approval is required unless the person holds the required approval.

Exception
(3) Subsections (1) and (2) do not prohibit the commencement or continuation of work that, in the opinion of the Minister or according to an order or the regulations, is work that is required or permitted to enable a person to comply with Part III.

Applications, additional information
(4) The Minister may require an applicant for an approval to submit any additional information that the Minister considers necessary.

Incomplete application
(5) Where the Minister considers an application incomplete, the application shall not be processed until the information required is submitted.

Conditions of approvals
(6) It is a condition of an approval that
   (a) all material facts in respect of the application have been disclosed;
   (b) the facts, representations and other information contained in the application are true, accurate and complete; and
   (c) that the applicant for and holder of the approval shall permit and facilitate access to and inspection of any activity, matter or thing authorized by the approval.
Reasons for refusal

(7) Where an approval is refused, the Minister shall provide reasons within the time limit prescribed by the regulations.

7. Decision that no approval to be issued for proposed activity

(1) Where the Minister is of the opinion that a proposed activity, matter or thing should not proceed because it is not in the public interest having regard to the purpose of this Act, the Minister may, at any time, with the approval of the Lieutenant Governor in Council, decide that no approval shall be issued in respect of the proposed activity, matter or thing, if notice is given to the proponent, together with reasons.

Considerations

(2) When deciding, pursuant to subsection (1), whether a proposed activity, matter or thing should not proceed, the Minister and the Lieutenant Governor in Council shall take into consideration such matters as whether the proposed activity, matter or thing contravenes a policy of the Government or the Department, whether the location of the proposed activity, matter or thing is unacceptable and whether adverse effects that may result from the proposed activity, matter or thing are unacceptable.

8. Order for purposes of reserving water for future use

The Minister may by order direct that an approval to withdraw water for commercial purposes, industrial purposes or recreational purposes shall not be given if, in the opinion of the Minister, the withdrawal would interfere with

(a) the availability of water for domestic purposes; or

(b) the maintenance of sufficient water flow in a watercourse for environmental flow needs.

9. Order respecting approvals for water withdrawals in certain watershed

The Minister may by order direct that approvals to withdraw water from a watershed for the full amount of water that may be available according to the regulations shall not be given, in order to hold water in reserve for use in the future.

10. Changes to approvals

(1) The Minister may, as the Minister considers necessary having regard to the purpose of this Act, amend, suspend, revoke, impose terms and conditions on, or alter any terms and conditions of, any approval issued under this Act.

Reasons required

(2) The Minister shall provide reasons for a decision referred to in subsection (1) to the applicant or approval holder.

11. Grounds for refusal, revocation, etc.

Grounds for refusing, amending, suspending, revoking, imposing terms or conditions on, or altering terms or conditions of, an approval include, but are not limited to,

(a) current or prior non-compliance by the applicant or approval holder with this Act or the regulations, with any order or direction issued under this Act or the regulations or with any term or condition of an approval;
12. Transfers of approvals

(1) Except as permitted by the regulations, an approval is not transferrable.

Reasons for refusal

(2) Where an application to transfer an approval is refused, the Minister shall, within the time limit prescribed by the regulations, notify the applicant of the refusal and the reasons for the refusal.

13. New information required from approval holder

An approval holder shall, without delay, submit to the Minister any new and relevant information respecting any adverse effect that actually results or may potentially result from the activity, matter or thing to which the approval relates that comes to the attention of the approval holder after the issuance of the approval.

14. Changes to orders

The Minister may by order, as the Minister considers necessary, amend, suspend, revoke, impose terms and conditions on or alter any terms and conditions of any order of an environment officer or of the Minister issued under this Act.

15. Application for injunction

(1) The Minister may, in addition to any other remedy provided by law, apply to the Supreme Court for an injunction to restrain any contravention of this Act or the regulations, and the court shall grant the injunction upon being satisfied that the granting of the injunction is advisable to ensure compliance with this Act or the regulations.
Types of injunctions granted

(2) An injunction granted pursuant to subsection (1) may be prohibitive or mandatory in nature, and where mandatory, may require the taking of action to clean or restore the environment.

16. Mandatory program to monitor water resources

(1) The Minister shall establish a program to monitor water resources in the province for the purposes of tracking the quantity or quality of water resources, so that
   (a) trends can be detected and assessed on a province-wide and regional basis; and
   (b) the effectiveness of legislation, policies and other initiatives in managing, protecting or enhancing water resources can be assessed.

Optional program to monitor water resources

(2) The Minister may establish a program to monitor water resources in the province for any of the following purposes:
   (a) assessing the presence and extent of contaminants in water resources;
   (b) evaluating the state of aquatic ecosystems;
   (c) developing a deeper understanding of different components of groundwater and aquatic ecosystems.

17. Annual report to Legislative Assembly

(1) The Minister shall table in the Legislative Assembly, once each calendar year, a report on the state of water resources in the province for the previous 12-month period.

Longer term report to Legislative Assembly

(2) The Minister shall table in the Legislative Assembly, at least once every five years, a report on the state of water resources in the province that includes a description of the trends observed with respect to the water resources and an assessment of the adequacy of existing legislation, policies and other initiatives to manage, protect or enhance the water resources.

18. Public information

(1) Subject to the Freedom of Information and Protection of Privacy Act R.S.P.E.I. 1988, Cap. F-15.01, information with respect to water resources and in the control of the Department is accessible to the public.

Registry of information

(2) The Minister shall establish and maintain a registry, accessible to the public, to contain
   (a) information respecting approvals;
   (b) information respecting the compliance of approval holders with the requirements of this Act and the regulations;
   (c) copies of reports tabled under section 17; and
   (d) any other information or documents considered appropriate by the Minister or prescribed by the regulations.

Organization of and access to registry

(3) The registry shall be organized, kept and accessed in the manner and form that the Minister determines.
On-line option

(4) For greater certainty, the Minister may make information referred to in subsection (1), and the registry established under subsection (2), available to the public electronically on-line, including through the Internet.

PART III -- PROTECTION OF WATER

19. Hydraulic fracturing for oil or natural gas
Notwithstanding any enactment, no person shall engage in hydraulic fracturing within the jurisdiction of the province for the purpose of exploring for or obtaining any oil or natural gas and no authorization to do so shall be given or valid under any enactment.

20. Discharge of contaminants
Except as permitted by this Act or the regulations, the Pesticides Control Act or the Environmental Protection Act, no person shall
(a) discharge, or cause or permit to be discharged; or
(b) being the owner or person having control of a contaminant, discharge, or cause or permit to be discharged,
directly or indirectly, a contaminant into groundwater, a watercourse or a wetland.

21. Notice and remedial measures
(1) Every person who, without permission referred to in section 20, discharges, or causes or permits to be discharged, directly or indirectly, a contaminant into groundwater, a watercourse or a wetland, or who owns or has control of a contaminant that is discharged, directly or indirectly, into groundwater, a watercourse or a wetland, shall
(a) immediately notify the Department; and
(b) take the action that the Minister may direct
   (i) to investigate and define the nature of the contaminant and the extent and impact of the contamination, and
   (ii) to repair or remedy the damage to or restore the groundwater, watercourse or wetland or to confine or contain the effects of the contaminant.

Injunction
(2) Where any person fails to take action as directed by the Minister pursuant to subsection (1), and where the discharge of a contaminant is creating or may create an adverse effect, the Minister may make application to the Supreme Court for an injunction requiring that person to carry out that action.

22. Water protection orders
(1) Where the Minister or an environment officer believes, on reasonable and probable grounds,
   (a) that
      (i) a contaminant has been, is being or is going to be discharged, directly or indirectly, into groundwater, a watercourse or a wetland,
      (ii) an act or omission of a person is or may be a contravention of this Act or the regulations,
(iii) an act or omission of a person has created, is creating or may create an adverse effect,
(iv) an activity is occurring or has occurred in contravention of this Act or the regulations, or
(v) an activity, matter or thing has created, is creating or may create an adverse effect; and
(b) that it is necessary or advisable for the protection of the water resources or the prevention or control of an adverse effect,

the Minister or the environment officer, as the case may be, may issue a water protection order to the person responsible, including
(c) the person who is the owner or previous owner of the contaminant or the source of the contaminant;
(d) the person who has, or had, the care, management or control of the contaminant or the source of the contaminant;
(e) the person whose act or omission is or may be a contravention of this Act or the regulations;
(f) the person whose act or omission has created, is creating or may create an adverse effect;
(g) the person in charge or apparently in charge of the activity that constitutes the contravention;
(h) the person in charge or apparently in charge of the activity, matter or thing that is creating or may create an adverse effect;
(i) the registered owner or the occupier of the real property on which the contravention, act, omission or activity is occurring or has occurred or the adverse effect is being or was created; and
(j) more than one of the persons referred to in clauses (c) to (i).

Terms, conditions and requirements

(2) A water protection order may specify terms and conditions, including time limits, and may require the person to whom it is directed, at the person’s own cost, if any, to
(a) meet with a representative of the Department and other persons for the purposes specified by the order;
(b) permit inspection;
(c) permit testing and sampling;
(d) carry out inspections, testing and sampling, including professional hydrogeological or engineering investigations, to determine the extent and effects of the contaminant, act, omission, activity, matter or thing;
(e) cease an activity specified in the order either permanently or for a period of time, as specified in the order;
(f) clean up, repair and restore the area affected by the contaminant, act, omission, activity, matter or thing to the extent indicated in the order or, otherwise, to the satisfaction of the Minister;
(g) take specified action to prevent or avoid an adverse effect;
(h) submit a written report with respect to the person’s activities pursuant to clauses (d), (f) and (g); or
(i) do any or all of those things specified in clauses (a) to (h) either without delay or as of the future date specified in the order.
PART IV -- WATER MANAGEMENT AREAS

Division 1 -- General

25. Recommendation for designation of water management area
(1) Where, in the opinion of the Minister, it is in the public interest having regard to the purpose of this Act to have special conditions apply to the management or use of water resources, or to activities, matters or things that may affect water resources, within one or more geographic areas of the province, the Minister may, in accordance with this Part, recommend to the Lieutenant Governor in Council that the Lieutenant Governor in Council make regulations to designate the area as a water management area, using one of the following designations:
(a) water sustainability plan area;
(b) aquatic ecosystem protection area;
(c) municipal water supply area;
(d) well-field protection area.

Preliminary requirements
(2) In assessing whether or not to recommend an area for designation as a water management area and what regulations should apply within the area, the Minister shall seek public input and the input of individuals with technical expertise in relevant fields; and
(b) shall ensure that the requirements for assessment, consultation and notice and any other processes and procedures prescribed by this Part and the regulations have been followed before a recommendation is made.

**Regulations required**

(3) The Minister shall not make a recommendation for a designation under this Part until regulations are made

(a) respecting the requirements for assessment, consultation and notice and any other processes and procedures to be followed before a recommendation for the designation of a water management area is made;

(b) respecting the process to apply for exemptions from the application of some or all of the provisions of regulations made with respect to a designated area; and

(c) respecting requirements for notice after a designation of a water management area is made,

and a plan for the water management area is developed in accordance with section 31, 33, 35 or 37, as applicable.

26. **Content of recommendation**

When recommending the designation of a water management area, the Minister shall

(a) describe the geographic extent of the area being recommended for designation; and

(b) make recommendations for regulations that relate to the designation.

27. **Registry**

(1) The Minister shall establish and maintain a registry, accessible by the public, to contain information about water management areas.

**Organization of and access to registry**

(2) The registry shall be organized, kept and accessed in the manner and form that the Minister determines.

**On-line option**

(3) For greater certainty, the Minister may make the registry available to the public electronically on-line, including through the Internet.

28. **Status to be monitored, assessed**

The Minister shall monitor and assess the status of a water management area at regular intervals, and at least every five years or as specified in the regulations that relate to the designation of the water management area.

29. **Recommendation for change by Minister**

Where the Minister considers it advisable to do so, taking into account the plan for a water management area, and the conditions in the area, the Minister may recommend that the Lieutenant Governor in Council

(a) revoke the designation and any regulations that relate to the designation of the water management area;

(b) alter the boundaries of the water management area; or
(c) amend any regulations that relate to the designation of the water management area.

30. **No injurious affection**

Land is not injuriously affected by reason only that

(a) all or any part of the land is designated as water management area or is adjacent to land that is designated as a water management area;

(b) regulations that relate to the designation of a water management area, or an exemption given pursuant to those regulations, impose prohibitions, conditions, limitations or other requirements in relation to all or any part of the land; or

(c) the land is adjacent to land that is subject to regulations or an exemption referred to in clause (b),

and no compensation shall be paid to the owner of the land or any person having an interest in the land by reason only that the land or any part of it is land as described in clause (a), (b) or (c).

**Division 2 -- Water Sustainability Plan Areas**

31. **Order re development of water sustainability plan**

(1) The Minister may, by order, establish a process by which a water sustainability plan is to be developed for the purposes of preventing or addressing threats to, or maintaining or restoring,

(a) the quality of water resources;

(b) the quantity of water resources;

(c) the environmental flow needs of a watercourse; or

(d) the health of aquatic ecosystems,

in a watershed, an assemblage of watersheds or a part of a watershed.

**Content of order**

(2) An order referred to in subsection (1)

(a) shall designate a representative of the Government, a municipality, an organization, another person or a group of persons to be responsible for preparing the plan;

(b) may establish terms of reference and timelines for the development of the plan;

(c) may establish one or more advisory committees to advise with respect to the development of the plan; and

(d) shall specify the requirements for

(i) consultation with stakeholders, residents of the area to which the plan may apply and other persons who may potentially be affected by the provisions of the plan, with respect to the development of the plan,

(ii) notification of residents within the area to which the plan may apply, and

(iii) the content of the plan.

32. **Recommendation by Minister**

Where a water sustainability plan is considered satisfactory by the Minister, the Minister may recommend that the Lieutenant Governor in Council make regulations

(a) to designate the geographic area identified in the plan as a water sustainability plan area;
(b) to regulate, limit or prohibit activities, matters or things that contribute or may contribute to the degradation of water quality, will or may negatively affect water quantity or are creating or may create an adverse effect, in the area being designated; and

(c) to establish the process by which the plan is to be implemented.

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**Division 3 -- Aquatic Ecosystem Protection Areas**

### 33. Order re development of aquatic ecosystem protection plan

(1) The Minister may, by order, establish a process by which an aquatic ecosystem protection plan is to be developed for the purpose of protecting a watershed, an assemblage of watersheds or a part of a watershed that contains a provincially significant aquatic ecosystem.

**When aquatic ecosystem provincially significant**

(2) An aquatic ecosystem is provincially significant if, in the opinion of the Minister, it

(a) contains significant populations of rare, endangered or uncommon aquatic species;

(b) constitutes significant habitat for rare, endangered or uncommon aquatic species;

(c) contains unusual aquatic features;

(d) contains exceptionally high populations of common aquatic species;

(e) exhibits exceptional biological diversity; or

(f) contains a significant amount of undisturbed aquatic habitat.

**Content of order**

(3) An order referred to in subsection (1)

(a) shall designate a representative of the Government, a municipality, an organization, another person or a group of persons to be responsible for preparing the plan;

(b) may establish terms of reference and timelines for the development of the plan;

(c) may establish one or more advisory committees to advise with respect to the development of the plan; and

(d) shall specify the requirements for

(i) consultation with stakeholders, residents of the area to which the plan may apply and other persons who may potentially be affected by the provisions of the plan, with respect to the development of the plan,

(ii) notification of residents within the area to which the plan may apply, and

(iii) the content of the plan.

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### 34. Recommendation by Minister

(1) Where an aquatic ecosystem protection plan is considered satisfactory by the Minister, the Minister may recommend that the Lieutenant Governor in Council make regulations

(a) to designate the geographic area identified by the Minister as an aquatic ecosystem protection area;

(b) to regulate, limit or prohibit activities, matters or things that contribute or may contribute to the degradation of water quality, negatively affect or may negatively affect water quantity or are creating or may create an adverse effect, in the area being designated;
(c) respecting the withdrawal or use of water in the area being designated, including recommending prohibitions, conditions or limits on water withdrawals or water withdrawal approvals that are more stringent than would otherwise apply; and

(d) to establish the process by which the plan is to be implemented.

**Water for fire suppression or domestic purposes not to be affected by regulations**

(2) Regulations referred to subsection (1) shall not apply to restrict water withdrawals for fire suppression purposes or from wells for domestic purposes that would otherwise be permitted under this Act or the regulations.

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**Division 4 -- Municipal Water Supply Areas**

**35. Order re development of municipal water supply plan**

(1) The Minister may, by order, establish a process by which a municipal water supply plan is to be developed for the purpose of planning for the long-term security of water supplies for a municipal water supply system from a watershed, an assemblage of watersheds or a portion of a watershed.

**Content of order**

(2) An order referred to in subsection (1)

(a) shall designate a representative of the Government, a municipality, an organization, another person or a group of persons to be responsible for preparing the plan;

(b) may establish terms of reference and timelines for the development of the plan;

(c) may establish one or more advisory committees to advise with respect to the development of the plan; and

(d) shall specify the requirements for

(i) consultation with stakeholders, residents of the area to which the plan may apply and other persons who may potentially be affected by the provisions of the plan, with respect to the development of the plan,

(ii) notification of residents within the area to which the plan may apply, and

(iii) the content of the plan.

**36. Recommendation by Minister**

Where a municipal water supply plan is considered satisfactory by the Minister, the Minister may recommend that Lieutenant Governor in Council make regulations

(a) to designate the geographic area identified by the Minister as a municipal water supply area;

(b) respecting the amount of water that may be withdrawn for municipal water supply systems in the area being designated, including recommending an amount that may exceed limits on water withdrawals or water withdrawal approvals that would otherwise apply; and

(c) to establish the process by which the plan is to be implemented.
Division 5 -- Well-Field Protection Areas

37. Order re development of well-field protection plan

(1) The Minister may, by order, establish a process by which a well-field protection plan is to be developed for the purpose of preserving and protecting the quality of groundwater within the capture zone of wells that supply water for a municipal water supply system or a water supply system to which section 47 applies.

Content of order

(2) An order referred to in subsection (1)
(a) shall designate a representative of the Government, a municipality, an organization, another person or a group of persons to be responsible for preparing the plan;
(b) may establish terms of reference and timelines for the development of the plan;
(c) may establish one or more advisory committees to advise with respect to the development of the plan; and
(d) shall specify the requirements for
   (i) consultation with stakeholders, residents of the area to which the plan may apply and other persons who may potentially be affected by the provisions of the plan, with respect to the development of the plan,
   (ii) notification of residents within the area to which the plan may apply, and
   (iii) the content of the plan.

38. Recommendation by Minister

Where a well-field protection plan is satisfactory to the Minister, the Minister may recommend that the Lieutenant Governor in Council make regulations
(a) to designate a geographic area identified by the Minister as a well-field protection area;
(b) to regulate, limit or prohibit activities, matters or things that contribute or may contribute to the degradation of the quality of groundwater within the area being designated; and
(c) to establish the process by which the plan is to be implemented.

PART V -- WATER WITHDRAWALS AND WASTEWATER DISCHARGES

39. Water withdrawals

No person shall withdraw water from a well, watercourse or wetland in contravention of this Act or the regulations.

40. Daily rate

(1) Except as permitted by the regulations, no person shall, on any day, withdraw water from a well, watercourse or wetland at a rate that exceeds 25 cubic metres per day.

Multiple sources

(2) Where a person withdraws water from more than one well, watercourse or wetland, or from a combination of these, the total water withdrawn by the person from more than one of these
sources shall be included in calculating the rate for the purposes of subsection (1), if doing so is required by the regulations.

41. **Water removals prohibited**

   (1) No person shall withdraw, store, use or transport water from a well, watercourse or wetland for the purpose of removal from the province.

   **Application**

   (2) Subsection (1) applies whether the water is withdrawn from its original source or another source, including from a water supply system, and whether the water is in its natural state or is treated, flavoured or carbonated water.

   **Exceptions**

   (3) Subsection (1) does not apply to water that is removed

   (a) in the ordinary course of carrying water in a vehicle, vessel or aircraft for use by persons or animals while they are being transported in it;

   (b) in a vehicle, vessel or aircraft and is necessary for

       (i) the ordinary operation of the vehicle, vessel or aircraft, or

       (ii) the transport of food or products in the vehicle, vessel or aircraft; or

   (c) with the written permission of the Minister, to meet short-term safety, security or humanitarian needs.

42. **Wastewater discharges**

   Except as permitted by the regulations, no person shall discharge, or cause or permit the discharge of, wastewater.

**PART VI -- WATER SUPPLY AND WASTEWATER SYSTEMS**

**Division 1 -- Water Supply Systems and Wastewater Treatment Systems**

43. **Approval required**

   (1) Except as permitted by the regulations, no person shall undertake the establishment of a water supply system or wastewater treatment system or modify any existing water supply system or wastewater treatment system.

   **Investigation and remedial action**

   (2) Where it appears to the Minister that any person has contravened subsection (1), the Minister may order an investigation of the contravention and may order the person to take the action that the Minister considers necessary.

44. **Operation**

   A person responsible for a water supply system or wastewater treatment system shall operate and maintain the system in accordance with this Part and the regulations.
45. **Order re locating system on private property**

Where the Minister finds that it is necessary that a public utility within the meaning of the *Water and Sewerage Act* R.S.P.E.I. 1988, Cap. W-2, locate a portion of a water supply system or wastewater treatment plant on private property and that no agreement can be reached with the owner, the Minister may order, with the approval of the Lieutenant Governor in Council, on the terms and conditions and subject to the payment of the compensation, if any, that the Minister considers appropriate, that the public utility

(a) is entitled to enter upon the private property and locate any portion of the system there; and

(b) have access to the property and portion of the system located there at all times for repairing, operating or maintaining the system.

46. **Minister may order or prohibit system to be used**

(1) Where the Minister is satisfied that it is necessary for the purpose of protecting water resources or preventing an adverse effect, the Minister may, by order,

(a) require that an area be served by a water supply system or wastewater treatment system; and

(b) prohibit the construction of wells or sewage disposal systems.

**Order directed to person responsible or registered owner**

(2) An order under subsection (1) shall be directed to a person responsible for the activity, matter or thing that is causing or likely to cause the threat to water resources or the adverse effect or to the registered owner of property that is affected by the order, as applicable.

47. **Water and wastewater corporations**

(1) The Lieutenant Governor in Council may, by order, create a body corporate to acquire, construct, establish, alter, extend, control, manage, maintain or operate a water supply system or wastewater treatment system, and may

(a) prescribe its name, composition and functions;

(b) prescribe the manner of appointment of its members and their terms of office;

(c) prescribe the functions of the corporation; and

(d) exempt the corporation and any works operated by it in whole or in part from the provisions of the *Water and Sewerage Act*.

**Powers of corporation**

(2) A corporation constituted under subsection (1) may

(a) perform any function authorized by the Lieutenant Governor in Council; and

(b) prescribe the remuneration of its members.

**Powers of corporation or province**

(3) A corporation constituted under subsection (1), or the Government, may

(a) acquire water supply systems and wastewater treatment systems;

(b) construct, establish, alter, extend, control, manage and operate water supply systems and wastewater treatment systems;

(c) provide water to a government, municipality or person;

(d) receive, treat and dispose of wastewater for a government, municipality or person;
(e) make agreements with respect to the operation of a water supply system or wastewater treatment system;
(f) acquire, alienate, hold and dispose of real or personal property;
(g) engage and pay personnel;
(h) assess, charge and collect fees for services to a government, municipality or person; and
(i) operate a water supply system or wastewater treatment system on behalf of a government, municipality or person.

**Power to levy rates**

(4) A corporation constituted under subsection (1) or the Government may levy rates in respect of water and sewerage services being provided by the corporation or the Government, as the case may be.

**Maximum frontage upon which rate may be levied**

(5) Rates may be levied pursuant to subsection (4) for water or sewerage services by means of frontage charges and where rates are so levied, the maximum frontage of any parcel of land in respect of which rates may be levied is 500 feet if the parcel qualifies for a farm assessment under the *Real Property Assessment Act* R.S.P.E.I. 1988, Cap. R-4.

**Lien**

(6) Rates levied pursuant to subsection (4) constitute a lien on the real property on which the rate is levied until payment is made, and that lien has priority over every claim, privilege or encumbrance of every person, except the Government, against that property.

**Service deemed to be received**

(7) For the purposes of this Act, the owner of land along which water or sewer mains run shall be deemed to receive service notwithstanding that the water or sewer mains are not physically connected by lateral lines to any residence, building or other structure situated upon the land of the person.

**Commission’s powers**

(8) The power vested in the Island Regulatory and Appeals Commission to set water and sewer rates is not affected by this section except if otherwise provided under clause (1)(d).

**Environmental Industrial Services Inc.**

(9) For greater certainty, Environmental Industrial Services Inc., a body corporate created under section 18 of the *Environmental Protection Act*, is continued as if created under this section, and the *Civil Service Act* R.S.P.E.I. 1988, Cap. C-8, does not apply and has never applied to Environmental Industrial Services Inc.

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**Division 2 -- Wells**

48. **Wells**

Except as permitted by the regulations, no person shall undertake the drilling, construction, reconstruction or decommissioning of a well.
49. **Well for geothermal purposes**  
A person responsible for a well that is constructed for geothermal purposes, whether or not the well is used to withdraw water, shall not cause or permit the well to operate contrary to the regulations.

50. **Abandonment**  
A person responsible for a well shall not  
(a) cause or permit the well to be abandoned; or  
(b) permit the well to be in a state of abandonment,  
unless the well is decommissioned in accordance with the regulations.

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### Division 3 -- Sewage Disposal Systems

51. **Sewage disposal systems**  
Except as permitted by the regulations, no person shall undertake the installation, reconstruction, modification or decommissioning of a sewage disposal system.

52. **Abandonment**  
A person responsible for a sewage disposal system shall not  
(a) cause or permit the sewage disposal system to be abandoned; or  
(b) permit the sewage disposal system to be in a state of abandonment,  
unless the system is decommissioned in accordance with the regulations.

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### PART VII -- GENERAL, APPEALS, OFFENCES AND PENALTIES

#### Division 1 -- General

53. **Research results**  
(1) Subject to the *Freedom of Information and Protection of Privacy Act*, where, in the course of fulfilling its mandate, a Government department has conducted, collaborated on the conducting of, or funded research or an assessment of data respecting, some aspect of water resources in the province, the results of this research or assessment shall be accessible to the public.

**Assessment of water source**  
(2) Where an applicant for an approval to withdraw water from a water source has been required to conduct an assessment or characterization of the water source and submit a report of the assessment or characterization to the Department, the information provided to the Department that pertains specifically to the characteristics of the water source shall be accessible to the public.

54. **Enforcement**  
This Act and the regulations may be enforced by the Minister or an environment officer.
55. **Reasonable assistance required**

Any person to whom a request is made by the Minister or an environment officer under this Act or the regulations shall provide all reasonable assistance to enable the Minister or the officer to carry out his or her functions under this Act or the regulations, and shall furnish the Minister or the officer with all information reasonably required to administer or enforce this Act or the regulations.

56. **Powers of environment officers and peace officers**

(1) For the purposes of investigating threats to groundwater, watercourses or wetlands, managing, protecting or enhancing water resources, preventing the creation of adverse effects, investigating adverse effects or otherwise administering or ensuring compliance with this Act or the regulations, an environment officer or peace officer may

(a) subject to subsections (2), (3) and (4), at any reasonable time, enter and inspect any place in which the officer believes on reasonable grounds there is a contaminant or any other activity, matter or thing to which this Act or the regulations apply or may apply;

(b) examine any contaminant or suspected contaminant, or any other matter or thing to which this Act or the regulations apply or may apply, and take samples of it;

(c) require any person to produce for inspection or copying, in whole or in part, any record or other document that the officer believes on reasonable grounds contains any information relevant to the administration of this Act or the regulations;

(d) require any person to produce for inspection any approval required under this Act or the regulations;

(e) conduct any tests or analyses or take any measurements; and

(f) provide the results of any tests, analyses or measurements to the Minister of the Crown that has the responsibility for the protection of public health.

**Entry to dwelling place**

(2) An environment officer or peace officer may not enter a dwelling place except with the consent of the occupant of the dwelling place or under the authority of a warrant.

**Authority to issue warrant**

(3) Where on *ex parte* application a justice is satisfied by information on oath that

(a) the conditions for entry described in subsection (1) exist in relation to a dwelling place;

(b) entry to the dwelling place is necessary for any purpose relating to the administration of this Act or the regulations; and

(c) entry to the dwelling place has been refused or there are reasonable grounds to believe that entry will be refused,

the justice may at any time sign and issue a warrant authorizing the environment officer or peace officer named in the warrant to enter the dwelling place, subject to any conditions that may be specified in the warrant.

**Use of force**

(4) An environment officer who executes a warrant shall not use force unless accompanied by a peace officer and the use of force is specifically authorized in the warrant.
Seizure

(5) Where an environment officer or peace officer believes on reasonable grounds that an offence under this Act or the regulations has been committed, the officer may seize and detain any thing

(a) by means of or in relation to which the officer believes on reasonable grounds the offence was committed; or

(b) that the officer believes on reasonable grounds will afford evidence in respect of the commission of an offence under this Act or the regulations.

Warrant

(6) Where on ex parte application a justice is satisfied by information on oath that there are reasonable grounds to believe that there is in any place any thing

(a) by means of or in relation to which an offence under this Act or the regulations has been committed or is suspected of having been committed; or

(b) that there are reasonable grounds to believe will afford evidence in respect of the commission of an offence under this Act or the regulations,

the justice may at any time sign and issue a warrant authorizing the environment officer or peace officer named in the warrant to enter and search the place for the thing and, subject to any conditions that may be specified in the warrant, to seize and detain it.

Things liable to seizure

(7) The environment officer or peace officer who executes a warrant may exercise the powers described in subsection (6) and may seize and detain, in addition to any thing mentioned in the warrant, any other thing

(a) by means of or in relation to which the officer believes on reasonable grounds an offence under this Act or the regulations has been committed; or

(b) that the officer believes on reasonable grounds will afford evidence in respect of the commission of an offence under this Act or the regulations.

Execution of warrant

(8) A warrant shall be executed by day unless the justice authorizes its execution by night.

When warrant not necessary

(9) An environment officer or peace officer may exercise any of the powers referred to in subsections (6) and (7) without a warrant if the conditions for obtaining a warrant exist, but, by reason of exigent circumstances, it would not be practical to obtain a warrant.

Notice of reason for seizure

(10) An environment officer or peace officer who seizes and detains a thing under this Act or the regulations shall, as soon as is practicable, advise the owner of the thing or the person having possession, care or control of it at the time of its seizure of the reason for the seizure.

57. Storage, removal etc.

(1) An environment officer or peace officer who seizes and detains a thing under this Act or the regulations, or any person designated by the officer, may

(a) store, treat or dispose of the thing at the place where it was seized or move it to any other place for storage, treatment or disposition; or

(b) recommend to the Minister that a water protection order be issued under this Act directing the person who owns or had the possession, care or control of it at the time
of its seizure to store, treat or dispose of it or move it to any other place and store,
treat or dispose of it, in which case the Minister may make the order.

**Detention**

(2) Subject to subsection (3), a thing that is seized and detained under this Act shall not be
detained after

(a) a determination by an environment officer or peace officer that the thing or use of it
is in conformity with this Act or the regulations or will not afford evidence in respect
of a commission of an offence under this Act or the regulations; or

(b) the expiration of 180 days after the day of seizure,

unless before that time proceedings are instituted in relation to the thing, in which case the
thing may be detained until the proceedings are finally concluded.

**Disposal of forfeited things**

(3) Where the Minister believes on reasonable and probable grounds that a thing is a threat to
water resources or may create an adverse effect, or where proceedings mentioned in
subsection (2) are instituted within the time provided in that subsection, and at the final
conclusion of the proceedings the court orders the forfeiture of the thing that was seized and
detained, the Minister may dispose of the thing as the Minister sees fit.

**Return of things seized where no forfeiture ordered**

(4) Where subsection (3) does not apply, the thing shall be returned to the person who owns the
thing or who had the possession, care or control of it at the time of its seizure.

**Disposal of samples**

(5) A sample taken under this Act or the regulations may be disposed of in the manner that the
Minister considers appropriate.

58. **Disclosure of information obtained under this Act for purposes of Environmental Protection Act or Pesticides Control Act**

(1) Information obtained by any person acting under the authority of this Act or the regulations
may be disclosed, collected, compiled and used for the purposes of administering and
enforcing the Environmental Protection Act and regulations made pursuant to that Act and
the Pesticides Control Act and regulations made pursuant to that Act, including in any legal
proceeding or prosecution pursuant to that Act or those regulations.

**Disclosure of information obtained under Environmental Protection Act or Pesticides Control Act for purposes of this Act**

(2) Information obtained by any person acting under the authority of the Environmental Protection Act or regulations made pursuant to that Act or the Pesticides Control Act or
regulations made pursuant to that Act may be disclosed, collected, compiled and used for the
purposes of administering and enforcing this Act and the regulations, including in any legal
proceeding or prosecution pursuant to this Act or the regulations.

59. **Certificate of analyst**

(1) A certificate of an analyst stating that the analyst has analyzed or examined a sample
submitted by an environment officer or other person authorized to do so by the Minister and
stating the results of the analysis or examination, is admissible in evidence in any legal
proceeding or prosecution pursuant to this Act or the regulations or pursuant to the
Environmental Protection Act or regulations made pursuant to that Act, without proof of the signature or official character of the person appearing to have signed the certificate of analysis and, in the absence of any evidence to the contrary, is proof of the statements contained in the certificate of analysis.

**Attendance of analyst in court**

(2) The party against whom a certificate of analysis is produced under subsection (1) may, with leave of the court, require the attendance of the analyst for purposes of cross-examination.

**60. Delegation**

The Minister may delegate to any Minister of the Crown in right of the province, to an environment officer or to an officer or employee of the Department any power conferred on the Minister under this Act or the regulations, and the Minister, officer or employee to whom the power is delegated may then exercise the power subject to any terms and conditions that the Minister prescribes.

**61. Responsibility for work**

(1) A person to whom an approval is issued shall be deemed to have accepted responsibility for all work done pursuant to the approval.

**Effect of approval**

(2) The issuing of an approval does not exempt the person to whom it is issued from the provisions of any other Act of the Legislature or regulations made pursuant to that Act, or any Act of the Parliament of Canada or regulations made pursuant to that Act.

**62. Exemption from liability**

(1) Her Majesty in right of the province, the Minister and any employee or officer of the Government are not liable for any loss or damage caused or occasioned by

(a) an activity, matter or thing for which an approval was issued;
(b) the refusal, amendment, suspension or revocation of an approval; or
(c) the attachment of terms or conditions to, or the alteration of any terms or conditions of, an approval.

**No action lies**

(2) No action or other proceeding for damages lies or shall be instituted against

(a) Her Majesty in right of the province;
(b) the Minister or any person acting for the Minister pursuant to a delegation of power;
(c) an environment officer or peace officer; or
(d) any person lawfully assisting or acting under the direction of any person referred to in clauses (b) and (c),

for anything done in good faith in the performance or intended performance of any duty or in the exercise or intended exercise of any power under this Act or the regulations, or for any neglect or default in the performance or exercise in good faith of the duty or power.

**Exemption from personal liability**

(3) The Minister, environment officers, employees, officers and agents of the Government and any other persons acting under the authority of this Act or the regulations are not personally liable for any loss or damage suffered by any person by reason of anything in good faith done
or omitted to be done in the exercise or intended exercise of any power or authority under this Act or the regulations.

63. Remedial action authorized by court

(1) Where

(a) pursuant to this Act or the regulations,
   (i) the Minister or an environment officer has issued an order, or
   (ii) the Minister has issued a direction; and

(b) the person to whom the order or direction is given has failed to comply with it,

the Minister may apply to the Supreme Court for an order authorizing the Minister to take the remedial action specified in the order.

Order for costs of remediation

(2) After taking remedial action under a court order pursuant to subsection (1), the Minister may issue an order for the costs of the remedial action against the person to whom the original order or direction was given.

64. Immediate action required, order or direction

(1) Where

(a) pursuant to this Act or the regulations,
   (i) the Minister or an environment officer has issued an order, or
   (ii) the Minister has issued a direction;

(b) the person to whom the order or direction is given has failed to comply with it; and

(c) the order or direction relates to a matter which, in the opinion of the Minister, requires immediate action to prevent further adverse effects,

the Minister may take the remedial action the Minister considers appropriate to carry out the terms of the order or direction.

Order for costs of remediation

(2) After taking remedial action under subsection (1) the Minister may issue an order for the costs of the remedial action against the person to whom the original order or direction was given.

65. Immediate action required, no order or direction

(1) Where contamination or damage of any kind is caused by failure of any person to comply with the provisions of this Act or the regulations or an order or direction issued under this Act, and where the contamination or damage relates to a matter which, in the opinion of the Minister, requires immediate action to prevent further adverse effects, the Minister may take the remedial action the Minister considers appropriate to clean up the contamination or damage.

Order for costs of remediation

(2) After taking remedial action under subsection (1) the Minister may issue an order for the costs of the remedial action against the person who has caused the contamination or damage.
66. **Filed order has effect as judgment**

An order for cost of remediation under subsection 63(2), 64(2) or 65(2) may be filed with the Registrar of the Court of Appeal and the Supreme Court at any time following 30 days after it is issued and, when so filed, the order is of the same force and effect as if it were a judgment.

67. **Service of orders**

(1) No person to whom an order or direction is issued pursuant to this Act or the regulations is required to comply with the order or direction until the order or direction has been served on the person.

When order sufficiently served

(2) Any order or direction issued pursuant to this Act or the regulations is deemed to be sufficiently served

(a) upon a copy being personally served on the person to whom it is directed;

(b) upon a copy being sent by facsimile or by other electronic means to the person to whom it is directed and an acknowledgement of receipt being received;

(c) five days after a copy is sent by mail addressed to the person to whom it is directed at the last known address for that person; or

(d) in the case of a registered owner of real property, five days after a copy is sent by mail to the address for the registered owner shown on the last revised assessment roll.

Service on corporation

(3) Where the person to be served is a corporation, service on a director, officer or recognized agent of the corporation in accordance with subsection (2) is deemed to be service on the corporation for the purposes of this Act.

Order for substituted service

(4) Where it is impractical for any reason to serve an order or direction in a manner referred to prescribed in subsection (2), an *ex parte* application may be made to a judge of the Supreme Court, who may make an order for substituted service providing for the steps to be taken to bring the matter to the attention of the person to be served.

Evidence

(5) Any order or direction issued pursuant to this Act or the regulations shall be *prima facie* proof in proceedings in any court not only that the order or direction was legally made, but also that every administrative prerequisite necessary to enable the making of the order or direction was done and satisfied, and no further proof than the production of the original order or a copy of it certified by the Minister or the Minister’s authorized representative is necessary.

**Division 2 -- Appeals**

68. **Appeals respecting orders**

(1) A person

(a) to whom an emergency field order or water protection order is issued by the Minister or an environment officer; or

(b) who has a right under the regulations to appeal an order or decision issued to the person,
may, within 21 days from the date the order or decision is served on the person, appeal the order by serving a notice of appeal on the Island Regulatory and Appeals Commission.

**Notice of appeal**

(2) A notice of appeal served on the Commission under this section shall be in writing, on a form approved by the Commission, and shall state the grounds for the appeal, the relief sought and the name and address of the person making the appeal.

**Service of notice of appeal does not stay order or decision**

(3) The service of a written notice of appeal under this section does not operate as a stay of, and shall not in any way affect, the order or decision that is the subject matter of the appeal.

**Notice of hearing**

(4) In any appeal under this section, the Commission shall serve notice upon the person making the appeal and the Minister of the date, time and place at which the appeal will be heard.

**Service of notice of hearing**

(5) Where a notice is served by the Commission under subsection (4), the notice may be served personally, or

(a) where the notice is served on the Minister, by mailing the notice to the business address of the Minister; or

(b) where the notice is served on a person making the appeal, by mailing the notice to the address on the person’s notice of appeal.

**Deemed service**

(6) Where service referred to in subsection (5) is made by mail, the service shall be deemed to be made on the fifth day after the date of mailing, unless the person on whom service is being made establishes that the person, acting in good faith, through absence, accident, illness or other cause beyond the person’s control, did not receive the notice until a later date.

69. **Procedure for appeal**

(1) The Island Regulatory and Appeals Commission shall, when hearing an appeal, determine its own procedure, subject to adherence to the rules of natural justice.

**Order after appeal heard**

(2) The Commission shall hear and decide an appeal and shall issue an order giving effect to its disposition.

**Order powers**

(3) The Commission may vary, confirm or rescind the order or decision being appealed.

**Reasons for decision and certified copy required**

(4) The Commission shall give written reasons for its decision and shall provide a certified copy of its decision or order to the person making the appeal and to the Minister.

70. **Report of contravention**

(1) Any person who reasonably believes that a contravention of this Act or the regulations has occurred, or may occur, may report the circumstances leading to that belief to the Minister or an environment officer.
Report of confidential information permitted

(2) A person may make a report under subsection (1) even if
(a) it requires the disclosure of personal information; or
(b) the information on which the person’s belief is based is proprietary information or confidential information.

No action lies

(3) No action or other proceeding may be brought against a person for providing information in good faith under this section.

Adverse employment action prohibited

(4) No employer shall take adverse employment action against an employee because that person provided information in good faith under this section.

Harassment prohibited

(5) No person shall interfere with, take or direct a reprisal against or harass a person who provides information under this section.

Division 3 -- Offences and Penalties

71. False information
No person shall knowingly give false information in any application, return or statement made to the Minister, an environment officer, an officer or employee of the Department or any other person lawfully acting under the authority of this Act or the regulations, in respect of any matter under this Act or the regulations.

72. Obstruction
No person shall obstruct or attempt to obstruct any person lawfully acting under the authority of this Act or the regulations.

73. Penalty--person
(1) Subject to subsection (2), any person who contravenes or fails to comply with
(a) any provision of this Act or the regulations; or
(b) any term, condition or provision of any order made under this Act or the regulations, any direction from the Minister made under this Act or the regulations or any approval,
is guilty of an offence and, if no penalty is otherwise specifically provided in this Act or the regulations, is liable on summary conviction to a fine of not less than $1,000 and not more than $10,000, or to imprisonment for a term not exceeding 90 days, or to both.

Penalty--corporation

(2) Any corporation that contravenes or fails to comply with
(a) any provision of this Act or the regulations; or
(b) any term, condition or provision of any order made under this Act or the regulations, any direction from the Minister made under this Act or the regulations or any approval,
is guilty of an offence and, if no penalty is otherwise specifically provided in this Act or the regulations, is liable on summary conviction to a fine of not less than $10,000 and not more than $100,000.

**Personal liability of corporate officers for offence of corporation**

(3) Any officer, director or agent of a corporation who directs, authorizes, assents to, acquiesces in or participates in the commission of an offence by that corporation under subsection (2) is guilty of an offence and is liable, in respect of the commission of an offence by the corporation under subsection (2), to any penalty set out in subsection (1).

**Continuing offence**

(4) Where a contravention of or failure to comply with any provision of this Act or the regulations or any order, direction or approval continues for more than one day, the person is guilty of a separate offence for each day that the contravention or failure to comply continues.

**Fine related to financial advantage**

(5) Where, in the opinion of a judge, a person charged with an offence under this Act or the regulations has committed the offence for financial advantage or to avoid the financial burden of compliance with this Act or the regulations, the judge may, notwithstanding any maximum fine set for that offence under subsection (1) or (2),

(a) where the offence was committed for financial advantage, impose a fine that will ensure that no financial advantage is gained from the commission of the offence; or

(b) where the offence was committed to avoid the financial burden of compliance with this Act or the regulations, impose a fine that is appropriate in the circumstances.

**Notification required**

(6) A judge shall not impose a fine under subsection (5) unless the prosecutor has, before the time set for the person charged to appear in court, notified the person that a fine under subsection (5) will be sought if the person is convicted.

**Limitation period**

(7) Proceedings with respect to an offence under this Act or the regulations may be instituted at any time within

(a) three years after the time when the act or omission that is alleged to constitute the offence occurred; or

(b) where the Minister completes a certificate described in subsection (8), three years after the date on which the Minister learned of the act or omission referred to in clause (a).

**Minister's certificate**

(8) A certificate of the Minister certifying the date referred to in clause (7)(b) is admissible in evidence in any legal proceeding or prosecution under this Act or the regulations, without proof of the signature or official character of the person appearing to have signed the certificate, and, in the absence of any evidence to the contrary, is proof of that date.

**Prosecution of Crown**

(9) For the purposes of subsection (2), Her Majesty in right of the province or in right of Canada is deemed to be a corporation.
74. **Additional penalties**

(1) Where a person is convicted of an offence under this Act or the regulations, in addition to any other penalty that may be imposed pursuant to this Act or the regulations, the court may, having regard to the nature of the offence and the circumstances surrounding its commission, make one or more of the following orders:

(a) prohibiting the person from doing anything that may result in the continuation or repetition of the offence;

(b) directing the person to take any action the court considers appropriate to remedy any adverse effect that resulted, results or may result, or to prevent any adverse effect that may result, from the act or omission that constituted the offence;

(c) directing the person to pay to the Government the costs incurred by the Government in carrying out the investigation of the offence;

(d) directing the person to compensate the Government or any other person, in whole or in part, for the costs of any remedial or preventive action that was carried out or caused to be carried out by the Government or that other person, as the case may be, and was made necessary by the act or omission that constituted the offence;

(e) directing the person to perform community service;

(f) directing the person to pay, in the manner required by the court, an amount to an environmental or other organization, to assist in the organization’s work in the community;

(g) directing the person to pay, in the manner required by the court, an amount to an educational institution, including for scholarships for students enrolled in studies related to water resources or the environment;

(h) directing the person to post a bond or pay money into court in an amount that will ensure compliance with any order made pursuant to this section;

(i) requiring the person to comply with any other conditions the court considers appropriate in the circumstances for securing the good conduct of the person and for preventing the person from repeating the offence or committing other offences.

**Debt due**

(2) Where the court makes an order pursuant to clause (1)(c) or (d), the costs constitute a debt due to the Government or to the person to be compensated, as the case may be.

**Effective date**

(3) An order made pursuant to subsection (1) comes into force on the day on which it is made or on any other day specified in the order and continues in force for the period specified in the order.

**Variation of court order**

(4) Where a court has made an order pursuant to subsection (1), the court may, on application by the person to whom it is directed or the Crown, require the person to appear before it and, after hearing the person and the Crown, may make an order

(a) changing the original order or the conditions specified in it;

(b) relieving the person absolutely or partially from compliance with any or all of the order;

(c) reducing the period for which the original order is to remain in effect; or

(d) extending the period for which the original order is to remain in effect for an additional period not to exceed one year.
Notice to interested persons

(5) Before making an order pursuant to subsection (1) or (4), the court may direct that notice be given to any persons the court considers to be interested and the court may hear these persons.

No other application without court’s permission

(6) Where an application made pursuant to subsection (4) in respect of a person has been heard by a court, no other application pursuant to subsection (4) may be made with respect to the person except with leave of the court.

75. Prosecution—sufficient proof

(1) In any prosecution for a contravention of this Act or the regulations, it is sufficient proof of the offence to establish that it was committed by an employee or agent of the accused, whether or not the employee or agent is identified or has been prosecuted for the offence, unless the accused establishes that the offence was committed without the knowledge or consent of the accused.

Prosecution—burden of proof

(2) In any prosecution for a contravention of this Act or the regulations,

(a) the burden of proving due diligence, on a balance of probabilities, is on the defendant;

(b) the registered owner of the property upon which any activity, matter or thing that is prohibited or regulated by this Act or the regulations is or was carried on or used, is deemed to have caused or permitted the activity, matter or thing, unless it is established, on a balance of probabilities, that the registered owner did not cause or permit the activity and the burden of proving so, on a balance of probabilities, is on the registered owner;

(c) no exception, exemption, variance, proviso, excuse or qualification prescribed by this Act or the regulations is required to be set out or negated, as the case may be, in an information or summary offence ticket laid with respect to a charge under this Act or the regulations; and

(d) the burden of proving that any exception, exemption, variance, proviso, excuse or qualification prescribed by this Act or the regulations operates in favour of the defendant is on the defendant, to prove on a balance of probabilities, and the prosecutor is not required, except by way of rebuttal, to prove that the exception, exemption, variance, proviso, excuse or qualification does not operate in favour of the defendant, whether or not it is set out in the information or summary offence ticket.

PART VIII -- REGULATIONS

76. Regulations

(1) The Lieutenant Governor in Council may make regulations that the Lieutenant Governor in Council considers necessary or advisable for the purposes of this Act, and without limiting the generality of the foregoing, may make regulations,

(a) regulating, limiting or prohibiting an activity, matter or thing for the purpose of managing, protecting or enhancing water resources or preventing or limiting adverse effects, including regulations requiring monitoring of the activity, matter or thing, or
of the use of the matter or thing, and governing the design, construction, maintenance, operation or use of the matter or thing;

(b) respecting activities, matters or things for which approvals are required;

c) respecting approvals, including, without limiting the generality of the foregoing, regulations with respect to:
   (i) which activities, matters or things require an approval, and the type of approval,
   (ii) the process for applying for an approval,
   (iii) the issuance, refusal, review, renewal, expiration, amendment, transfer, suspension, reinstatement or revocation of an approval,
   (iv) grounds for granting an exemption,
   (v) grounds for the refusal, amendment, suspension or revocation of an approval,
   (vi) time limits with respect to the issuance or refusal of an approval,
   (vii) the qualifications or other requirements for, or the circumstances, standards or objectives applicable with respect to, any decision referred to in subclause (iii), and
   (viii) the imposition of terms and conditions on an approval, and the alteration of or requirements for compliance with terms and conditions;

d) authorizing the Minister to impose requirements, terms or conditions on an applicant for, or the holder of, an approval;

e) respecting transfers of approvals, including, without limiting the generality of the foregoing,
   (i) the process for applying for permission to transfer an approval,
   (ii) the issuance or refusal of permission to transfer an approval, and the process to transfer an approval,
   (iii) time limits with respect to the issuance or refusal of permission to transfer an approval or to the transfer of an approval, and
   (iv) the imposition of terms and conditions on permission to transfer an approval or on any approval issued as a result of a transfer;

f) respecting occupations, activities, matters or things for which certificates of qualifications are required, and respecting qualification requirements;

g) establishing fees and the manner of payment of fees, with respect to anything done or required to be done pursuant to this Act or the regulations, including with respect to:
   (i) access to information in the control of the Department,
   (ii) the provision or filing of any information, documents, notifications, returns or reports,
   (iii) the application for, or processing, issuance, amendment, renewal or reinstatement of an approval,
   (iv) the application for, or processing or issuance of a transfer of an approval,
   (v) an inspection or investigation,
   (vi) any other services or material provided,
   (vii) effluent discharge levels, and
   (viii) any other matter respecting the administration of this Act;

h) establishing standards or objectives, and designating the activities, matters or things to which standards or objectives apply;
(i) requiring the submission of records to the Minister, and providing for the inspection of records by the Minister;

(j) authorizing the establishment of registries, accessible by the public, for the purposes of this Act, and respecting information to be included in a registry established pursuant to this Act or the regulations;

(k) respecting access to information in the control of the Department;

(l) respecting the discharge of contaminants;

(m) regulating, limiting or prohibiting the discharge of contaminants or other products or substances that may result in an adverse effect;

(n) regulating, limiting or prohibiting the collection, sale, purchase, storage, use, treatment, distribution or disposal of contaminants;

(o) respecting systems or processes to abate, manage, dispose of or control contaminants or other causes of adverse effects, and related requirements, including requirements for the design, installation, construction, modification, maintenance and operation of the systems or processes;

(p) respecting assessment and rehabilitation criteria of contaminant discharges;

(q) respecting the requirements for assessment, consultation and notice and any other processes and procedures to be followed before a recommendation for the designation of a water management area is made;

(r) respecting the process to apply for an exemption from the application of some or all of the provisions of regulations made with respect to a water management area;

(s) respecting requirements for notice after a designation of a water management area is made;

(t) designating a geographic area as a water management area, indicating the type of water management area being designated and including a plan of the designated area or a description of the designated area that contains sufficient detail for persons having an interest in property that may be included in the designated area to recognize the property;

(u) establishing the process by which a plan for a water management area is to be implemented, which may include designating a Government department, municipality, person or organization responsible for

(i) overseeing the implementation of the plan,

(ii) reporting to the Minister on the status of the plan and of water resources within the area, and

(iii) other duties as the Lieutenant Governor in Council or the Minister may direct;

(v) respecting the matters that the Lieutenant Governor in Council considers necessary or advisable to carry out the intent of the Minister’s recommendations with respect to regulations related to the designation of a water management area, the plan for a water management area and Part IV;

(w) respecting the withdrawal or use of water from any natural or artificial water source, including any water supply system, including, without limiting the generality of the foregoing, regulations

(i) regulating, limiting or prohibiting activities involving the withdrawal or use of water,

(ii) respecting the establishment of limits on the amount of water available for water withdrawals, and
(iii) respecting the establishment of limits or prohibitions on water withdrawal approvals based on priorities of water uses, proposed or actual water uses or other factors;

(x) regulating water quality with respect to water from any natural or artificial source, including any water supply system, including, without limiting the generality of the foregoing, regulations
   (i) respecting the establishment of water quality standards or objectives,
   (ii) directing or providing for quality monitoring, and
   (iii) regulating the storage and handling of water;

(y) respecting wastewater discharges and related requirements, including, without limiting the generality of the foregoing, regulations respecting wastewater discharge standards or objectives and directing or providing for monitoring;

(z) respecting water supply systems, including, without limiting the generality of the foregoing, requirements for the design, construction, modification and operation of water supply systems;

(aa) respecting wastewater treatment systems, including, without limiting the generality of the foregoing, requirements for the design, construction, modification and operation of wastewater treatment systems;

(bb) respecting wells, including, without limiting the generality of the foregoing, requirements for the drilling, construction, reconstruction, decommissioning and abandonment of wells and the operation of wells installed for geothermal purposes;

(cc) respecting sewage disposal systems and related requirements, including, without limiting the generality of the foregoing, requirements for the installation, reconstruction, modification, maintenance, repair, decommissioning and abandonment of sewage disposal systems;

(dd) respecting the conducting of tests, and the taking of samples, photographs and measurements of water or other liquid, soil, vegetation or other matter or thing by an environment officer for the purpose of ensuring compliance with this Act and the regulations;

(ee) respecting the methods of analyzing samples and prescribing the equipment or apparatus or structures to be used for taking samples;

(ff) requiring any person to produce for inspection, on the request of an environment officer, any records or other documents concerning matters relevant to ensuring compliance with this Act and the regulations;

(gg) requiring any person to produce for inspection, on the request of an environment officer, any required approval;

(hh) respecting the stopping of motor vehicles by an environment officer for the purposes of enforcing this Act and the regulations;

(ii) respecting the appeal of an order made under the regulations, or of a decision made under the regulations to refuse, revoke or amend an approval;

(jj) prohibiting any person from violating or contravening any provision of the regulations or any term or condition of an approval issued under the regulations;

(kk) prescribing the fine or range of fines that a person is liable to, on summary conviction, if the person is found guilty of an offence for contravening or failing to obey a provision of this Act or the regulations;

(ll) respecting the burden of proof on a defendant, in any prosecution of an offence under this Act or the regulations, upon the prosecution establishing a *prima facie* case;
(mm) establishing factors which may be taken into account, in any prosecution of an
offence under this Act or the regulations, to determine whether a defendant exercised
due diligence;

(nn) delegating decisions to, and conferring discretion on, the Minister with respect to
matters dealt with in clauses (c), (e) to (k), (u) and (w) to (gg);

(oo) respecting the delegation of the Minister’s powers by the Minister;

(pp) prescribing or specifying anything required or permitted by this Act to be, or referred
to in this Act as being, prescribed, permitted or specified by the regulations, and for
which a specific power is not otherwise provided in this Act;

(qq) defining words, phrases or terms that are used in this Act and not defined in this Act,
or further clarifying words, phrases or terms that are defined in this Act;

(rr) generally, respecting any matter that the Lieutenant Governor in Council considers
necessary or advisable to effectively carry out the intent and purposes of this Act.

Adoption of codes, etc.

(2) A regulation made under this Act may adopt by reference, in whole or in part, with the
changes that the Lieutenant Governor in Council considers necessary, any code, policy,
guideline, document, protocol, standard, regulations or other rule made by a government or a
recognized technical organization, as it reads on a prescribed day or as it is amended from
time to time.

Application of regulations

(3) A regulation made under this Act may be of general application or may apply to
(a) a portion of the province, a portion of a water management area or another class of
areas;
(b) an approval or a class of approvals;
(c) a place or a class of places;
(d) an applicant, approval holder or other person, or a class of applicants, approval
holders or other persons;
(e) a water use or a class of water uses; or
(f) an activity, matter or thing or a class of activities, matters or things,
as the Lieutenant Governor in Council determines, including, without limiting the generality
of the foregoing, different regulations respecting exemptions, prohibitions, controls or limits
and different regulations with respect to different portions of the province, water management
areas, portions of water management areas or other areas, and with respect to different
approvals, places, persons, water uses, activities, matters and things, and different classes of
areas, approvals, places, persons, water uses, activities, matters and things.

Transitional matters

(4) The Lieutenant Governor in Council may make regulations respecting any matter that the
Lieutenant Governor in Council considers necessary or advisable for the purposes of
providing for the transition of matters from the Environmental Protection Act to this Act and
more effectively bringing this Act into operation.

Public input required

(5) Before
(a) new regulations are made under this Act; or
(b) substantial amendments are made to the regulations,
the Minister shall
(c) seek public input with respect to the new regulations or amendments in the manner that the Minister considers appropriate; and
(d) refer in writing the new regulations or amendments to the appropriate Standing Committee of the Legislative Assembly, not less than 90 days prior to enactment.

PART IX -- TRANSITIONAL PROVISIONS

77. Definition, authorization
(1) In this section, “authorization” means a license, permit, endorsement on a permit, certificate, approval for a management plan, exemption, variance or other authorization given under the Environmental Protection Act.

Orders
(2) On the coming into force of this section, an order that was issued under the Environmental Protection Act before the coming into force of this section, with respect to a matter for which an order may now be issued under this Act, is continued in accordance with the law as it existed immediately before the coming into force of this section.

Investigations
(3) On the coming into force of this section, an investigation that was commenced under the Environmental Protection Act but not concluded before the coming into force of this section, with respect to a matter that may now be investigated under this Act, may be continued in accordance with the law as it existed immediately before the coming into force of this section.

Rights of appeal
(4) Where, immediately before the coming into force of this section, a right of appeal existed under the Environmental Protection Act with respect to a matter that may now be dealt with under this Act, the right of appeal is continued in accordance with the law as it existed immediately before the coming into force of this section.

Valid authorization under Environmental Protection Act
(5) Subject to subsection (6), on the coming into force of this section, an authorization that is valid and in force under the Environmental Protection Act immediately before the coming into force of this section, with respect to an activity, matter or thing, including an undertaking within the meaning of that Act, that is or may now be regulated or prohibited under this Act, is continued in accordance with the law as it existed immediately before the coming into force of this section until the authorization expires or until the expiry of five years, whichever occurs first.

Variation of authorization
(6) An authorization referred to in subsection (5) may be varied or cancelled in accordance with this Act at the request of the holder of the authorization, or amended, suspended or revoked in accordance with this Act if the activity, matter or thing to which the authorization relates has caused or is causing an adverse effect.

No authorization required
(7) On the coming into force of this section, an activity, matter or thing that commenced prior to the coming into force of this section and for which an approval is required under this Act, but for which an authorization was not required before the coming into force of this section, may
continue as if an approval for the activity, matter or thing has been issued, until the expiry of five years.

**Authorization required**

(8) For greater certainty, subsection (7) does not apply to permit an activity, matter or thing for which an approval is required under this Act, and for which an authorization was required but not obtained before the coming into force of this section, to continue as if an approval for the activity, matter or thing has been issued.

**Inspection**

(9) A person responsible for an activity, matter or thing referred to in subsection (6), (7) or (8) shall facilitate access to and inspection of the activity, matter or thing for the purposes of this Act.

**No action lies**

(10) No action or other proceeding for damages lies or shall be instituted against Her Majesty in right of the province by reason of anything in this section.

**PART X -- CONSEQUENTIAL AMENDMENTS**

78. **Environmental Protection Act**

(1) The *Environmental Protection Act* R.S.P.E.I. 1988, Cap. E-9, is amended as provided by this section.

(2) Section 1 of the Act is amended

(a) in clause (p), by the deletion of the words “all undertakings mentioned in sections 10, 12 and 13” and the substitution of the words “wells, water supply systems and wastewater treatment systems”;

(b) in clause (q), by the deletion of the words “and includes a sewerage system” and the substitution of the words “, but does not include a wastewater treatment system or sewage disposal system”;

(c) by the addition of the following after clause (q):

(q.1) “wastewater treatment system” has the same meaning as in the *Water Act* R.S.P.E.I. 1988, Cap. W-1.1;

(d) by the repeal of clause (r) and the substitution of the following:

(r) “water” has the same meaning as in the *Water Act*;

(e) by the repeal of clause (t) and the substitution of the following:

(t) “water supply system” has the same meaning as in the *Water Act*;

(f) by the repeal of clause (u) and the substitution of the following:
(u) “well” has the same meaning as in the Water Act;

(g) by the repeal of clause (u.1).

(3) Clause 3(1)(e) of the Act is repealed and the following substituted:

(e) exercising exclusive control over the quality, use, protection or alteration of watercourses, beaches, sand dunes and wetlands within the jurisdiction of the province;

(e.1) exercising control over the preservation of the environment within the jurisdiction of the province;

(4) Subsection 8(2) of the Act is amended by the addition of the words “or the Water Act or regulations made pursuant to that Act” after the words “or the regulations”.

(5) The heading immediately before section 12 and section 12 of the Act are repealed.

(6) The heading immediately before section 12.1 and section 12.1 of the Act are repealed.

(7) The heading immediately before section 13 of the Act is amended by the deletion of the words “WATER SUPPLY” and the substitution of the words “WASTE MANAGEMENT”.

(8) Section 13 of the Act is amended

(a) in subsection (1), by the deletion of the words “or water supply system”; and

(b) in subsection (2), by the deletion of the words “or water supply system”.

(9) Subsection 14(1) of the Act is amended by the deletion of the words “water supply system or”.

(10) Section 16 of the Act is amended by the deletion of the words “and water supply”.

(11) Section 17 of the Act is amended by the deletion of the words “or water supply system”.

(12) Section 18 of the Act is repealed and the following substituted:

18. Waste treatment or management systems

The Lieutenant Governor in Council may, by order, create a body to acquire, construct, establish, alter, extend, control, manage, maintain or operate any waste treatment system or waste management system, and may constitute a body so created a body corporate for the purposes of this Act and may

(a) prescribe its name, composition and functions;

(b) prescribe the manner of appointment of its members and their terms of office;

(c) prescribe the functions of the corporation; and

(d) subject to section 18.1, exempt the corporation and any works operated by it in whole or in part from the provisions of the Island Regulatory and Appeals Commission Act R.S.P.E.I. 1988, Cap. I-11.
Powers

(2) A corporation constituted under subsection (1), or the Minister, may
   (a) acquire, construct, establish, alter, extend, control, manage and operate waste
treatment systems and waste management systems;
   (b) make agreements with a municipality or person with respect to the operation
of a waste treatment system;
   (c) acquire, alienate, hold and dispose of real or personal property;
   (d) engage and pay personnel;
   (e) subject to section 18.1, assess, charge and collect fees for services to a
municipality or person;
   (f) operate a waste treatment system on behalf of government, a municipality or
a person;
   (g) perform any function authorized by the Lieutenant Governor in Council;
   (h) prescribe the remuneration of its members; and
   (i) establish a system for the collection, transportation, separation, treatment or
disposal of waste.

Power to levy rates

(3) A corporation constituted under subsection (1) may levy rates for the collection,
transportation, separation, treatment and disposal of waste.

Lien

(4) Rates levied pursuant to subsection (3) constitute a lien on the real property on which the rate
is levied until payment is made and that lien has priority over every claim, privilege or
encumbrance of every person, except Her Majesty in right of the province, against that
property.

(13) Section 19 of the Act is repealed.

(14) Section 20 of the Act is amended by the addition of the words “the Water Act,” after the

(15) Subsection 25(1) of the Act is amended
   (a) by the repeal of clauses (k) to (l.1);
   (b) in subclause (m.2)(i), by the deletion of the words “, pumping”;
   (c) by the repeal of clause (s); and
   (d) in subclause (gg)(i), by the deletion of the words “or pumping”.

(16) The Act is amended by the addition of the following after section 27:

27.1 Disclosure of information obtained under this Act for purposes of Water Act

(1) Information obtained by any person acting under the authority of this Act or the regulations
may be disclosed, collected, compiled and used for the purposes of administering and
enforcing the *Water Act* and regulations made pursuant to that Act, including in any legal proceeding or prosecution pursuant to that Act or those regulations.

**Disclosure of information obtained under Water Act for purposes of this Act**

(2) Information obtained by a person acting under the authority of the *Water Act* or regulations made pursuant to that Act may be disclosed, collected, compiled and used for the purposes of administering and enforcing this Act and the regulations, including in any legal proceeding or prosecution pursuant to this Act or the regulations.

79. **Farm Practices Act**

(1) The *Farm Practices Act* R.S.P.E.I. 1988, Cap. F-4.1, is amended as provided by this section.

(2) Clause 2(1)(b) of the Act is amended by the addition of the words “*Water Act* R.S.P.E.I. 1988, Cap. W-1.1,” after the words “*Environmental Protection Act* R.S.P.E.I. 1988, Cap. E-9,”.

80. **Oil and Natural Gas Act**

(1) The *Oil and Natural Gas Act* R.S.P.E.I. 1988, Cap. O-5, is amended as provided by this section.

(2) The Act is amended by the addition of the following section after section 7:

7.1 **Application of the Water Act**

(1) Unless the context requires otherwise, words used in this section have the same meaning as in the *Water Act* R.S.P.E.I. 1988, Cap. W-1.1.

**Water Act requirements not affected**

(2) No provision of this Act or the regulations and no licence, permit, lease or other authorization given by or under this Act or the regulations with respect to an activity, matter or thing that

(a) is regulated or prohibited by or under the *Water Act* or regulations made pursuant to that Act; or

(b) involves the withdrawal of water from groundwater, a watercourse or a wetland, the use of water, the construction of a well or the discharge of a contaminant or wastewater directly or indirectly into groundwater, a watercourse or a wetland, affects any requirement for compliance with the *Water Act* or regulations made pursuant to that Act.

81. **Pesticides Control Act**

(1) The *Pesticides Control Act* R.S.P.E.I. 1988, Cap. P-4, is amended as provided by this section.

(2) The Act is amended by the addition of the following after section 21:
21.1 Disclosure of information obtained under this Act for purposes of Water Act

(1) Information obtained by any person acting under the authority of this Act or the regulations may be disclosed, collected, compiled and used for the purposes of administering and enforcing the Water Act R.S.P.E.I. 1988, Cap. W-1.1, and regulations made pursuant to that Act, including in any legal proceeding or prosecution pursuant to that Act or those regulations.

Disclosure of information obtained under Water Act for purposes of this Act

(2) Information obtained by a person acting under the authority of the Water Act or regulations made pursuant to that Act may be disclosed, collected, compiled and used for the purposes of administering and enforcing this Act and the regulations, including in any legal proceeding or prosecution pursuant to this Act or the regulations.

82. Planning Act

(1) The Planning Act R.S.P.E.I. 1988, Cap. P-8, is amended as provided by this section.

(2) Clause 8(1)(h) of the Act is amended by the addition of the words “and the Water Act R.S.P.E.I. 1988, Cap. W-1.1 and the regulations thereunder” after the word “thereunder”.

(3) Subsection 28(2) of the Act is amended

(a) in clause (a), by the deletion of the word “and” after the semicolon; and

(b) by the addition of the following after clause (a):

(a.1) a development for which approval is required under the Water Act has met all the requirements of that Act and written approval has been given; and

83. Wildlife Conservation Act


(2) Subsection 20(5) of the Act is amended by the addition of the words “, the Water Act R.S.P.E.I. 1988, Cap. W-1.1,” after the words “this Act”.

PART XI -- COMMENCEMENT

84. Commencement

This Act comes into force on a date that may be fixed by proclamation of the Lieutenant Governor in Council.
CHAPTER 17
(Bill No. 13)
Water Act

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<td>2nd Reading:</td>
<td>November 29, 2017</td>
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SIGNATURES:

Honourable Antoinette Perry, Lieutenant Governor

Honourable Francis (Buck) Watts, Speaker

Charles H. MacKay, Clerk

Hon. Robert J. Mitchell
Minister of Communities, Land and Environment

GOVERNMENT BILL

2017
3rd SESSION, 65th GENERAL ASSEMBLY