PLEASE NOTE

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This document is not the official version of these regulations. The regulations and the amendments printed in the Royal Gazette should be consulted to determine the authoritative text of these regulations.

For more information concerning the history of these regulations, please see the Table of Regulations.

If you find any errors or omissions in this consolidation, please contact:

  Legislative Counsel Office
  Tel: (902) 368-4291
  Email: legislation@gov.pe.ca
CHAPTER L-14

LIQUOR CONTROL ACT

REGULATIONS

Made by the Prince Edward Island Liquor Control Commission and approved by the Lieutenant Governor in Council under the Liquor Control Act R.S.P.E.I. 1988, Cap. L-14:

1. In these regulations

   (a) “Act” means the Liquor Control Act R.S.P.E.I. 1988, Cap. L-14;

   (b) “Commission” means the Prince Edward Island Liquor Control Commission;

   (b.1) “function” means, unless the context indicates otherwise, a function respecting
       (i) a wedding or reunion, or
       (ii) any other activity of a cultural, sporting or social nature;

   (c) “inspector” means an inspector appointed under the Act or these regulations;

   (d) “licensed premises” means any premises for or in respect of which a liquor license has been issued and is in force;

   (d.1) “licensee” means the holder of a liquor license;

   (e) “member of a club” means a person who, whether as a charter member or admitted in accordance with the bylaws of the club, has become a member thereof and maintains his membership by the payment of his periodic dues in a manner established by the rules and bylaws of the club and whose name and address is entered on the list of members supplied to the Commission at the time of the application for a license under the Act, or if admitted thereafter, in the registry of membership of the club;

   (f) “non-alcoholic operation” means any operation or activity permitted to be carried on at, or upon a licensed premises at which a person who is not of legal drinking age may attend and where liquor may not be served to any person;

   (g) “regulations” means regulations made by the Commission and approved by the Lieutenant Governor in Council under the Act.

(EC704/75; 327/87; 505/12)
PERMITS

Druggists

2. An application for a permit for a druggist, physician, dentist, veterinarian, or a person engaged in mechanical or manufacturing business or in scientific pursuits shall be in Form 1 and the permit shall be in Form 2 and the fee for such permit shall be $50. (EC704/75; 110/13)

Sacramental wine

3. An application for a permit for a clergyman to purchase wine for sacramental purposes shall be in Form 3 and the permit shall be in Form 4 and there shall be no fee for such permit. (EC704/75)

Special permits

4. Permits under clause 22(2)(c) of the Act may be granted to authorized applicants for
   (a) hospitals;
   (b) special conferences, banquets, receptions or organizations; or
   (c) any other event where the Commission is satisfied that it is appropriate to do so. (EC704/75; 134/04)

Forms

5. An application for a permit under clause 4(a) shall be in Form 5 and the permit shall be in Form 6 and there shall be no fee for such permit. (EC704/75; 134/04)

Conferences and receptions

6. (1) A permit granted under clause 4(b) or (c) shall be one of the following classes, namely:
   (a) CLASS I, that authorizes the applicant to purchase from the Commission and keep in his possession, liquor, beer or wine, and to give the liquor away by the glass, or beer and wine by the glass or open bottle, for consumption at any event of a private nature, held in the premises specified in the permit, to persons who are invited to attend the event;
   (b) CLASS II, that authorizes the applicant to purchase from the Commission and keep in his possession, liquor, beer or wine, and to sell the liquor by the glass, or beer and wine by the glass or open bottle, for consumption at an event of a private nature, held in the premises specified in the permit, to persons who are invited to attend the event.

   (2) The Commission may grant a permit under clause 4(b) or (c) to any person or association, whether incorporated or unincorporated, that is operated for purposes other than commercial or financial gain, when
   (a) the person or organization files with the Commission an application in the prescribed form and pays the prescribed fee;
   (b) the permit is issued
      (i) in respect of an event taking place on premises that are owned or occupied by a school board, a church, municipality or public
authority, and the consent of an appropriate officer of the school board, church, municipality or public authority is filed with the Commission, or
(ii) in respect of an event taking place on any other premises where the Commission is satisfied that the premises are appropriate for holding the event specified in the application; and
(c) the premises in respect of which the permit is to be issued conforms to standards specified in these regulations. (EC704/75; 134/04)

7. (1) An application for a permit under clause 4(b) or (c) shall be in Form 7 and the permit shall be in Form 8 and shall be issued in accordance with the class granted.
(2) The fee for a Class I permit shall be $20 and the fee for a Class II permit shall be $50. (EC704/75; 142/91; 248/91; 110/92; 539/92; 131/93; 121/97; 134/04; 243/07; 110/13)

8. No permit under clause 4(b) or (c) shall be issued in respect of any function to be held on licensed premises. (EC704/75; 134/04)

9. Permits may be issued upon application to the Commission by the chairman of the Commission or such other persons as the Commission may authorize. (EC704/75)
9.1 The Commission may impose terms and conditions on a permit. (EC134/04)

PREPARATIONS CONTAINING ALCOHOL

10. (1) In this section “preparation” includes antifreeze, shellac, embalming fluid, ink, polish, perfume, bay rum, and cologne water, in addition to those preparations described in section 30 of the Act.
(2) The Commission being of the opinion that all proprietary or patent medicines, extracts, essences, lotions, tinctures and preparations which contain alcohol, whether of a solid, semi-solid or liquid nature, can be used as a beverage or as the ingredient of a beverage, hereby prohibits the sale thereof by retail within the province, except by persons duly licensed by the Commission to keep and sell the same by retail.
(3) An application for the license under subsection (2) shall be in Form 9 and the license shall be in Form 10 and the fee for such a license shall be $50.
(4) Where the Commission is satisfied that an applicant requires a license under this section, and that the applicant will comply with the
terms of the license, the Commission may issue a license for the sale of preparations listed in subsections (1) and (2).

Refusal, suspension
(4.1) The Commission may refuse to issue, or may suspend or cancel a license issued under this section in accordance with these regulations.

Sales
(5) Every such licensee shall, when required by the Commission, furnish the Commission with such information regarding sales made pursuant to this section as the Commission may require.

Expiration
(6) All licenses issued hereunder shall expire one year from date of issue.

Display
(7) Every such license shall at all times during its validity be displayed by the licensee named therein upon the wall or other prominent part of his business premises which are open to the public.

Storage
(8) No such licensee shall keep for sale or sell any proprietary or patent medicines, extracts, essences, lotions, tinctures and preparations which contain alcohol, whether of a solid, semi-solid or liquid nature, the sale of which is prohibited by these regulations, except on the premises in respect of which any license is issued to him thereunder.

Application
(9) Subsection (8) shall not apply to persons licensed under the Direct Sellers Act R.S.P.E.I. 1988, Cap. D-11, who may obtain licenses to sell such proprietary or patent medicines, extracts, essences, lotions, tinctures and preparations which contain alcohol, whether of a solid, semi-solid or liquid nature, in the manner in use heretofore, subject to cancellation or suspension as herein set forth. (EC704/75;350/01; 110/13)

DINING ROOM LICENSE

11. Upon application being made in the prescribed form and upon payment of the prescribed fee, the Commission may issue a dining room license to the proprietor or operator of a dining room, that, in the opinion of the Commission
(a) is of sufficient high standards as to space, service, food, furnishings and equipment to warrant such license;
(b) has premises in respect of which the license is sought that meet all the requirements set by these regulations and such additional requirements as may be prescribed by the Commission for a dining room;
(c) has a location and character that in the opinion of the Commission makes it desirable to issue the license for which the application is made; and
(d) the applicant therefor has had adequate experience in the hotel, motel, or food service business or has had other business experience
or employs a management that has had adequate experience in the hotel, motel, or other food service business. (EC704/75)

12. No dining room license shall be issued to an applicant until he has furnished evidence to the Commission that he will make, and continue to make

(a) in the case of an operator of a dining room, the purveyance of food; and
(b) in the case of an operator of a hotel or motel, the purveyance of food and lodging

in the premises designated in the application, his chief business and source of revenue. (EC704/75)

13. A dining room license authorizes the licensee to purchase liquor from the Commission and sell the liquor so purchased by the glass and beer and wine by the glass or open bottle with meals, the cost of said meal to be not less than one dollar

(a) in the main dining room;
(b) in private dining rooms approved by the Commission; and
(c) in the case of a hotel or motel, in guest rooms by means of room service where such service is provided. (EC1169/75)

14. (1) In every dining room

(a) there shall be no counters or stools unless authorized by the Commission;
(b) the tables shall be covered with table cloths or other suitable coverings or surfacing in keeping with the general decor;
(c) meals shall be served and adequate menus provided;
(d) an adequate supply of flatware, china and other table service shall be available and be used;
(e) seating shall be provided that is sufficient to seat the number of persons set out in the capacity permit issued for the dining room under the Fire Prevention Act, R.S.P.E.I. 1988, Cap. F-11;
(f) liquor shall be served only to a person while having, or immediately before or after having, a meal therein;
(g) there shall be a liquor list, approved by the Commission, showing the kinds of liquor and the variety of cocktails available and the price and alcohol content of each.

(2) Where a dining room is operated by a licensee who also holds a lounge license on the same premises, the licensee shall ensure that,

(a) from October 1 to May 31 each year, the hours of operation the dining room are not less than 18 hours per week and the dining room is open for not less than three days per week; and
(b) from June 1 to September 30 each year, the hours of operation of the dining room are not less than 30 hours per week and the dining room is open for not less than five days per week.

Schedule of hours
(3) For the purposes of subsection (2) the licensee shall, upon request, provide the Commission with a schedule of his operating hours. (EC810/83; 350/01; 663/05; 101/07)

Meals
15. No person may consume liquor in any licensed dining room without the taking of a meal. (EC704/75)

Persons under age
16. A licensee who holds a dining room license may permit any person under the age of nineteen years to enter, be in or remain in the licensed dining room of the licensee. (EC704/75; 230/86; 517/89; 505/12)

Hours
17. The holder of a dining room license may sell and serve liquor upon the licensed premises only between the hours of 9:00 a.m. through 2:00 a.m. the following day. (EC704/75; 342/12; 450/13)

Fee
18. An application for a dining room license shall be accompanied by a non-refundable application fee of $200. (EC350/01; 110/13)

Forms
19. An application for a dining room license shall be in Form 11 and the license shall be issued in Form 12. (EC704/75)

Fees
20. A dining room licensee shall pay an annual fee of $250. (EC704/75; 142/91; 248/91; 110/92; 539/92; 131/93; 121/97; 243/07; 110/13)

Application
20.1 Upon application in writing by the holder of a dining room license setting out the times and days for which permission is sought, the Commission may grant permission authorizing the use as a lounge of premises licensed as a dining room subject to compliance with the provisions of the Act and regulations relating to the service of liquor in a lounge and such other conditions as the Commission may determine. (EC810/83)

Terms and conditions
20.2 The Commission may impose terms and conditions on a dining room license. (EC350/01)

LOUNGE LICENSE

Lounge license
21. Upon application being made in the prescribed form by the holder of a dining room license and upon payment of the prescribed fee, the Commission may issue a lounge license, if in the opinion of the Commission, the proposed lounge

(a) is adequate for the purpose and will readily permit of compliance with the Act and these regulations;
(b) is of sufficient high standards as to space, service, food, furnishings and equipment to warrant such license;
(c) has a location and character that in the opinion of the Commission makes it desirable to issue the license for which the application is made; and
(d) licensee, as the holder of a dining room license, has conducted or will conduct the licensed dining room in a manner satisfactory to the Commission. (EC704/75)

22. A lounge license authorizes the licensee to purchase liquor from the Commission and to sell the liquor so purchased by the glass and beer and wine by the glass or open bottle, with or without meals, to persons who are not disqualified under this Act or these regulations, for consumption
   (a) only in the licensed lounge or other areas licensed by the Commission; and
   (b) to registered guests in guest rooms by means of room service where such service is provided. (EC704/75)

23. The holder of a lounge license shall
   (a) have non-alcoholic beverages available during the period of time the lounge is open;
   (b) show or cause to be shown, each sale of liquor on a beverage service check and each sale of food on a food service check, which checks may form part of the same document;
   (c) revoked by EC101/07;
   (d) comply with the terms and conditions of the license and the provisions of the Act and these regulations;
   (e) provide seating, the minimum area per person being governed by the Fire Prevention Act;
   (f) not, without the permission of the Commission which may be given generally or in relation to specific circumstances, serve liquor to any person unless that person is seated; and
   (g) have a liquor list approved by the Commission on the service bar and at each table showing the kinds of liquor and the variety of cocktails available and the price and alcohol content of each. (EC704/75; 26/81; 101/07)

24. Revoked by EC505/12. (EC524/93; 505/12)

25. The licensee or person in charge of a lounge shall require evidence of the age of a person suspected to be under 19 years of age who is entering into or present on the premises of a lounge, in the manner prescribed by the Commission. (EC350/01)

26. Subject to the Act and orders of the Commission, a licensee may serve liquor in the licensed premises of a lounge on every day of the Authority under license

Conditions for operation of lounge

Persons under age

Evidence of age

Hours for serving liquor
week between the hours of 9:00 a.m. and 2:00 a.m. the following day. (EC704/75; 350/01; 342/12; 450/13)

**27.** An application for a lounge license shall be accompanied by a non-refundable application fee of $200. (EC350/01; 110/13)

**27.1.** The Commission may impose terms and conditions on a lounge license. (EC350/01)

**28.** An application for a lounge license shall be in Form 11 and the license issued by the Commission shall be in Form 12. (EC704/75)

**29.** A lounge licensee shall pay an annual fee of $250. (EC704/75; 142/91; 248/91; 539/92; 131/93; 121/97; 243/07; 110/13)

**30.** The holder of a lounge license may apply to the Commission in writing for permission to use the premises licensed as a lounge, as a dining room on specified times and days as set out in the application and the Commission may grant such permission subject to such conditions it deems advisable and subject to compliance with

(a) the provisions of clauses 14(b), (c), (d), (e), (f), and (g); and

(b) other relevant provisions of the Act and these regulations relating to service of liquor in a dining room. (EC704/75)

**30.1** (1) No person shall subdivide premises which are the subject of a lounge license for the purpose of applying for any additional liquor license or licenses for the area already subject to the lounge license.

(2) The Commission shall not issue any additional liquor license or licenses for all or part of any premises which are the subject of a lounge license. (EC659/99)

**CLUB**

**31.** Upon application being made in the prescribed form and upon payment of the prescribed fee and in compliance with this Act and regulations, the Commission may issue a club license. (EC704/75)

**32.** A club license shall not be issued to a club unless the club

(a) has a clearly defined basis of membership and reasons for existence other than selling alcoholic beverages;

(b) is non-proprietary and is not operated for the pecuniary gain or personal profit of any member, officer or shareholder thereof;

(c) has regular hours of operation;

(d) has premises that are of a high standard as to decor, furnishings, equipment and service;
(e) has the approval of the Commission of the provisions of the constitution and bylaws of the club respecting admitting and retaining members and the admission of guests;
(f) has been in actual operation for one year prior to the date of application for a license, or such lesser period of time as may be approved by the Commission;
(g) has a location and character that in the opinion of the Commission makes it desirable to issue the license for which the application is made;
(h) is a body corporate;
(i) has not less than twenty members; and
(j) has for its objects definite purposes of a social, athletic, recreational, fraternal, benevolent, or patriotic nature. (EC704/75)

33. A club license authorizes the licensee to have liquor purchased from the Commission and to sell the liquor to any member of the club or the guest of any member, who is nineteen years of age or over, by the glass, or in the case of beer and wine, by the glass, open bottle or other container, for consumption only on such parts of the premises as are approved by the Commission for that purpose. (EC704/75; 517/89)

34. A club licensee shall keep and maintain upon the club premises
   (a) a register in which the name and address of each member is recorded; and
   (b) if required by the club bylaws, a register in which shall be entered the name and address of every guest entering the club, the date of such entry and the name of a member bringing the guest into the club premises. (EC704/75)

35. A club licensee shall not admit any person to the club premises of the licensee except as permitted by the bylaws of the club. (EC904/75; 994/79; 426/80; 26/81; 230/86; 517/89; 505/12)

36. The licensee or person in charge of a club shall require evidence of the age of a person suspected to be under 19 years of age who is entering into or present on the premises of a club, in the manner prescribed by the Commission. (EC350/01)

37. Subject to the Act and orders of the Commission, a licensee may serve liquor in the licensed premises of a club on every day of the week between the hours of 9:00 a.m. and 2:00 a.m. the following day. (EC904/75; 350/01; 342/12; 450/13)

38. An application for a club license shall be accompanied by a non-refundable application fee of $200. (EC350/01; 110/13)
38.1. The Commission may impose terms and conditions on a club license. (EC350/01)

39. An application for a club license shall be Form 11 and a club license issued by the Commission shall be in Form 12. (EC704/75)

40. A club licensee shall pay an annual fee of $75 for a membership of one hundred or less; $150 for a membership of over one hundred, not over one hundred and fifty; and $250 for a membership of over one hundred and fifty. (EC704/75; 142/91; 248/91; 110/92; 539/92; 131/93; 121/97; 243/07; 110/13)

40.1 (1) No person shall subdivide premises which are the subject of a club license for the purpose of applying for any additional liquor license or licenses for the area already subject to the club license.

(2) The Commission shall not issue any additional liquor license for all or part of any premises which are the subject of a club license. (EC659/99)

MILITARY CANTEEN LICENSE

41. The Commission may issue a military canteen license in accordance with the Act and regulations to a person in charge of a canteen in camps, armouries, barracks of active or reserve units of the Canadian Forces under direct supervision and control of the Forces, and in the quarters of the Royal Canadian Mounted Police, Branches of the Royal Canadian Legion and recognized Armed Services Veterans Associations. (EC704/75)

42. A military canteen license authorizes the person named therein to have liquor purchased from the Commission and to sell the liquor so purchased to persons not disqualified under this Act or these regulations for consumption on the premises in that part of the canteen stated in the license. (EC704/75)

43. Subject to the Act and orders of the Commission, a licensee may serve liquor in the licensed premises of a military canteen on every day of the week between the hours of 9:00 a.m. and 2:00 a.m. the following day. (EC704/75; 350/01; 342/12; 450/13)

44. A military canteen licensee shall keep and maintain upon his premises

(a) a register in which the name and address of each member is recorded; and

(b) if required by the bylaws of the organization, a register in which shall be entered the name and address of every guest entering the
premises, the date of such entry and the name of the member bringing the guest into the premises. (EC704/75)

45. A licensee who holds a military canteen license shall not admit any person to the licensed premises of the licensee except as permitted by the bylaws of the canteen. (EC704/75; 944/79; 426/80; 230/86; 517/89; 505/12)

46. The licensee or person in charge of a military canteen shall require evidence of the age of a person suspected to be under 19 years of age who is entering into or present on the premises of a military canteen, in the manner prescribed by the Commission. (EC350/01)

47. A military canteen license is subject to such terms, conditions, limitations and restrictions as the Commission may prescribe. (EC704/75)

48. An application for a military canteen license shall be accompanied by a non-refundable application fee of $100. (EC350/01; 110/13)

49. An application for a military canteen license shall be in Form 11 and a military canteen license issued by the Commission shall be in Form 12. (EC704/75)

50. A military canteen licensee shall pay an annual license fee of $75. (EC704/75; 143/91; 248/91; 110/92; 539/92; 131/93; 121/97; 243/07; 110/13)

SPECIAL PREMISES LICENSES

50.01 (1) No person shall subdivide premises which are the subject of a military canteen license for the purpose of applying for additional liquor licenses for the area already subject to the military canteen license.

(2) The Commission shall not issue any additional liquor license or licenses for all or part of any premises which are the subject of a military canteen license. (EC659/99)

50.1 (1) Upon receipt of an application and the prescribed fee, the Commission may issue a special premises license if satisfied (a) as to the quality of the premises, its furnishings, equipment and facilities; (b) that the premises are situated in an appropriate location and have been in operation for at least one year prior to the application or such lesser period as the Commission may approve;
(c) that the premises are operated primarily for the advancement of recreational, sporting, cultural or other community activities and are economically viable without a liquor license;
(d) that a special premises license is the appropriate form of license for the premises.

2. A license under subsection (1) shall
(a) state the days and hours during which liquor may be served;
(b) specify such terms and conditions as the Commission may determine.

3. The holder of a special premises license shall
(a) comply with the terms and conditions of the license;
(b) ensure that non-alcoholic beverages are available for consumption by patrons;
(c) provide food services as directed by the Commission;
(d) except as approved by the Commission, restrict use of the premises to persons over the age of nineteen years while liquor is being served.

4. The holder of a special premises license shall pay an annual fee of $250.

5. No person shall subdivide premises which are the subject of a special premises license for the purpose of applying for additional liquor licenses for the area already subject to the special premises license.

6. The Commission shall not issue any additional liquor license or licenses, other than a package sales license, for all or part of any premises which are the subject of a special premises license.

7. An application for a special premises license shall be accompanied by a non-refundable application fee of $200.

8. A special premises license issued in respect of a golf course may, as specified in the license, include the playing area of a golf course.

9. The holder of a special premises license issued in respect of a golf course may sell or serve liquor on the special premises to which the license applies
(a) if the sale or service of liquor is made during such period and is consistent with such conditions as are specified in the license;
(b) where the liquor is being sold inside the licensed premises for consumption inside the premises it shall be served
(i) by the glass, or
(ii) in the case of beer and wine, by the glass, open bottle or other container, as approved by the Commission; and
(c) where beer, wine coolers or spirit coolers are being sold inside the licensed premises and are taken on to the playing area of a golf course or are sold on the playing area of a golf course, the liquor may be served in an unopened bottle or container.

(10) The holder of a special premises license issued in respect of a golf course shall not sell or serve to any person intending to consume the liquor on the playing area of a golf course more than two standard servings of unopened liquor per person.

(11) Any person who obtains liquor at any licensed area of a golf course is exempt from subsection 39(3) of the Act while driving or having care or control of a golf cart on the playing area of the golf course. (EC43/88; 142/91; 248/91; 110/92; 539/92; 131/93; 463/93; 121/97; 659/99; 350/01; 243/07; 306/10; 110/13; 110/14)

CATERER’S LICENSE

50.2 (1) Upon application made by the holder of a dining room license and payment of the prescribed fee, the Commission may issue a caterer’s license.

(2) A caterer’s license authorizes a licensee

(a) to purchase liquor from the Commission and to sell the liquor by the glass, and beer and wine by the glass or open bottle, to persons not disqualified from consumption under the provisions of the Act or these regulations;

(b) to operate at locations other than the licensee’s premises, with the approval of the Commission.

(3) The holder of a caterer’s license

(a) shall notify the Commission of the events proposed to be catered to and the location thereof, and obtain the approval of the Commission for the premises intended to be used;

(b) shall cater only to events where meals are to be served in conjunction with the service of liquor;

(c) shall conduct the events catered to in a manner satisfactory to the Commission and in compliance with the Act and regulations;

(d) shall not, in any operating year, permit retail liquor sales to exceed retail food sales, unless otherwise directed by the Commission;

(e) shall not permit persons under the age of nineteen years to be present at a catered function except as authorized by the Commission;

(f) may serve liquor only between the hours of 9:00 a.m. and 2:00 a.m. the following day.
(4) An application for a caterer’s license and any license issued shall be in such form as the Commission may determine.

(4.1) The Commission may impose terms and conditions on a caterer’s license.

(5) The holder of a caterer’s license shall pay an annual fee of $250.

(WINERY LICENSE)

50.3 (1) In this section “winery” means the production facilities and related growing area used for the production and bottling of wine and includes the premises used to sell or serve wine;

(2) Upon application in such form as the Commission may require and on payment of the prescribed fee, the Commission may issue a winery license to an applicant if the Commission is satisfied that

(a) the premises, furnishings, equipment and facilities of the winery are of a high standard;
(b) the applicant has met the terms and conditions of the winery license;
(c) the applicant holds a license issued under the Excise Tax Act (Canada) for the sale or export of wine; and
(d) the winery meets all applicable health and safety standards established under federal and provincial law.

(3) An application for a winery license shall be accompanied by a non-refundable application fee of $300.

(4) The Commission may impose such terms and conditions on a winery license as the Commission considers appropriate.

(5) The Commission may issue the following types of winery license authorized by clause 8(2)(n) of the Act:

(a) a Cottage Winery License;
(b) a Small Farm Winery License; or
(c) a Large Farm Winery License.

(6) The Commission may issue a Cottage Winery License to an applicant if the Commission is satisfied that the winery

(a) produces wine from non-grape products only, where at least 90 percent of such products are cultivated in the province;
(b) maintains at the winery at least three acres of land in exclusive cultivation of indigenous non-grape products used to produce its wine;
(c) maintains a cultivation and production plan that complies with the policies established by the Commission; and
(d) produces at least 2,700 litres of wine per year.

(7) The Commission may issue a Small Farm Winery License to an applicant if the Commission is satisfied that the winery
(a) produces wine from grapes, where at least 50 percent of such grapes are cultivated at the winery;
(b) maintains at the winery at least three acres but less than ten acres of land in exclusive cultivation of grapes used to produce its wine;
(c) maintains a cultivation and production plan that complies with the policies established by the Commission; and
(d) produces at least 2,700 litres but not more than 13,500 litres of wine per year.

(8) The Commission may issue a Large Farm Winery License to an applicant if the Commission is satisfied that the winery
(a) produces wine which may be from a combination of grape and non-grape products;
(b) maintains at the winery at least ten acres of land in exclusive cultivation of grapes used to produce its wine;
(c) maintains a cultivation and production plan that complies with the policies established by the Commission; and
(d) produces at least 13,500 litres of wine per year.

(9) The holder of a winery license shall
(a) keep and make available for inspection by the Commission such books and records as the Commission may require; and
(b) make and provide such reports to the Commission as the Commission may require.

(10) The holder of a winery license shall pay an annual fee of $400.

(11) The holder of a winery license may operate a retail outlet on the premises of the winery for the display, sale, tasting and storage of wine produced and bottled at the winery and the display, sale and storage of liquor produced by another holder of a winery license or the holder of a distiller’s license or micro-brewery license, subject to the terms and conditions of the license and the policies established by the Commission in respect of the operation of the retail outlet.

(12) The holder of a winery license may operate one or more retail outlets at a place other than on the premises of the winery for the display, sale, tasting and storage of wine produced and bottled at the winery, subject to payment of the prescribed fee, the terms and conditions of the
license and the policies established by the Commission in respect of the operation of the retail outlet or retail outlets.

(13) An operator of an off-site winery retail outlet shall pay an annual fee of $100. (EC67/95; 350/01; 243/07; 735/07; 169/11; 110/13; 220/13; 110/14)

TOURIST HOME LICENSE

50.4 (1) Upon receipt of an application and the prescribed fee, the Commission may issue a tourist home license, if satisfied that

(a) the premises, its furnishings, equipment and facilities are of a high standard;
(b) the premises have been designated as an inn, bed and breakfast, guest home or tourist home by an accommodations rating program recognized by the Commission;
(c) the tourist home has accommodations of not less than 3 rooms that are rented to the travelling public;
(d) the tourist home provides personalized hospitality directed by the owner or operator;
(e) the owner or operator of the tourist home maintains a register of all guests.

(2) The holder of a tourist home license may sell and serve liquor upon the licensed premises to guests of the tourist home on such days and subject to such conditions as may be specified in the license.

(3) The holder of a tourist home license shall not permit any person under the age of nineteen years to consume liquor on the premises.

(4) A tourist home licensee shall pay an annual fee of $125, or $75 for six months.

(5) An application for a tourist home license shall be accompanied by a non-refundable application fee of $100.

(6) The Commission may impose terms and conditions on a tourist home license. (EC351/96; 121/97; 350/01; 134/04; 243/07; 306/10; 110/13)

DISTILLER’S LICENSE

50.5 (1) Upon application in such form as the Commission may require and on payment of a fee of $400, the Commission may issue a distiller’s license to the applicant if satisfied that

(a) the premises, furnishings, equipment, and facilities of the distillery are of a high standard;
(b) the distillery is licensed under the *Excise Tax Act* R.S.C. 1985, Chap. E-13;
(c) the distillery meets the applicable health and safety standards established under federal and provincial law;
(d) the distiller will maintain records satisfactory to the Commission which shall be subject to review and audit by the Commission upon request;
(e) the distiller will comply with all Federal labelling standards.

(2) An application for a distiller’s license shall be accompanied by a non-refundable application fee of $300.

(3) The Commission may impose terms and conditions on a distiller’s license.

(4) The holder of a distiller’s license shall
   (a) keep and make available for inspection by the Commission such books and records as the Commission may require; and
   (b) make and provide such reports to the Commission as the Commission may require.

(5) The holder of a distiller’s license may operate a retail outlet on the premises of the distillery for the display, sale, tasting and storage of spirits produced and bottled at the distillery and the display, sale and storage of liquor produced by another holder of a distiller’s license or the holder of a winery license or micro-brewery license, subject to the terms and conditions of the license and the policies established by the Commission in respect of the operation of the retail outlet.

(6) The holder of a distiller’s license may operate one or more retail outlets at a place other than on the premises of the distillery for the display, sale, tasting and storage of spirits produced and bottled at the distillery, subject to payment of the prescribed fee, the terms and conditions of the license and the policies established by the Commission in respect of the operation of the retail outlet or retail outlets.

(7) An operator of an off-site distillery retail outlet shall pay an annual fee of $100. (EC351/96; 350/01; 735/07; 169/11; 110/13; 220/13; 110/14)

**BREW-PUB LICENSE**

50.6 (1) In this section “brew-pub” means a small capacity brewery which, unless otherwise approved by the Commission, produces less than 2,000 hectolitres of beer per year and is authorized by the Commission to sell only draft or bulk beer by the glass for consumption in its adjacent,
totally segregated, licensed premises and at one other location which is owned and operated by the holder of the brew-pub license.

(2) Upon application in such form as the Commission may require and on payment of a fee of $400, the Commission may issue a brew-pub license to the applicant if satisfied that
(a) the premises, furnishings, equipment and facilities of the brew-pub are of a high standard;
(b) the applicant for a brew-pub license is also the holder of a liquor license which authorizes the sale of liquor to persons who are not disqualified under this Act and regulations for consumption on the premises.

(3) The holder of a brew-pub license shall ensure that beer manufactured in the brew-pub is consumed only in the licensed premise of the brew-pub owner or in other areas as permitted by these regulations and approved by the Commission.

(4) The holder of a brew-pub license shall
(a) be licensed as a brewer by the Government of Canada;
(b) manufacture beer in accordance with the *Food and Drugs Act* (Canada) R.S.C. 1985, Chap. F-27;
(c) be licensed under the *Excise Tax Act*.

(5) Revoked by EC603/14.

(6) The holder of a brew-pub license shall ensure that proper metering devices are attached to brewing equipment to mechanically record
(a) the total amount of beer manufactured;
(b) the total amount of beer dispensed for consumption in the licensed premises, and shall report to the Commission, in such form and under such conditions as may be required, the amount of beer manufactured and transferred to the retail outlet along with payments required.

(7) The holder of a brew-pub license shall not alter, lease or rent the premises unless first authorized by the Commission in writing.

(8) The Commission may impose conditions on a brew-pub license and may suspend or cancel a license for failure to comply with a condition or for contravention of the Act or these regulations.

(9) An application for a brew-pub license shall be accompanied by a non-refundable application fee of $300. (EC193/97; 350/01; 110/13; 603/14)
MICRO-BREWERY LICENSE

50.7 (1) In this section “micro-brewery” means a free-standing brewery that produces less than 15,000 hectolitres of beer per year.

(2) An application for a micro-brewery license shall be
   (a) in a form as required by the Commission; and
   (b) accompanied by a non-refundable application fee of $300.

(3) The Commission may issue a micro-brewery license where
   (a) the premises, furnishings, equipment and all other facilities of
       the micro-brewery are, in the opinion of the Commission, of a high
       standard; and
   (b) the Commission has received a fee of $500 from the applicant.

(4) Every person holding a micro-brewery license shall
   (a) be licensed as a brewer by the Government of Canada;
   (b) manufacture beer in accordance with the Food and Drugs Act
       (Canada); and
   (c) hold a valid license issued pursuant to the Excise Tax Act
       (Canada).

(5) Revoked by EC603/14.

(6) The holder of a micro-brewery license shall
   (a) ensure that proper metering devices are attached to the brewing
       equipment to mechanically record the total amount of beer
       manufactured; and
   (b) report to the Commission, in a form and according to any
       conditions required by the Commission, the total amount of beer
       manufactured.

(7) The holder of a micro-brewery license shall package beer only in
    suitable containers that have been approved for that purpose by the
    Commission.

(8) The Commission may
   (a) impose terms and conditions on a micro-brewery license; and
   (b) subject to the Act and these regulations
      (i) refuse to issue,
      (ii) suspend, or
      (iii) cancel
      a micro-brewery license.

(9) The holder of a micro-brewery license shall
    (a) keep and make available for inspection by the Commission any
        books and records required by the Commission; and
(b) make any reports required by the Commission.

10 (c) Subject to the terms and conditions of the micro-brewery license, the holder of a micro-brewery license may operate a brewery retail outlet on the premises of the brewery for the display, sale, tasting, and storage of beer produced and bottled at the micro-brewery and the display, sale and storage of liquor produced by another holder of a micro-brewery license or the holder of a winery license or distiller’s license.

11 The holder of a micro-brewery license may operate one or more brewery retail outlets at a place other than on the premises of the micro-brewery for the display, sale, tasting and storage of beer produced and bottled at the micro-brewery, subject to payment of the prescribed fee, the terms and conditions of the license and the policies established by the Commission in respect of the operation of the retail outlet or retail outlets.

12 An operator of an off-site micro-brewery retail outlet shall pay an annual fee of $100. (EC428/00;169/11; 110/13; 220/13; 110/14; 603/14)

FERMENT ON PREMISES LICENSE

1. In this section
   (a) “bottle” includes a can, keg, cask or other container into which beer or wine is placed after it is removed from a carboy;
   (b) “carboy” means a fermentation vessel used for the aging or storage of beer or wine;
   (c) “customer” means a person who pays a fee to make beer or wine at a ferment on premises facility;
   (d) “licensee” means the holder of a license to operate a ferment on premises facility.

2. A person who wishes to obtain a ferment on premises license shall apply to the Commission in such form as the Commission may approve and pay a non-refundable application fee of $300.

3. The Commission may issue a ferment on premises license to an applicant if the Commission is satisfied that
   (a) the premises, furnishings and equipment within the ferment on premises facility are, in the opinion of the Commission, of a high standard;
   (b) the applicant has met the terms and conditions of the ferment on premises license;
(c) the applicant holds a license issued under the *Excise Act* (Canada); and  
(d) the ferment on premises facility meets all applicable health and safety standards established under federal and provincial law.

(3.1) Notwithstanding subsection (3), the Commission shall not issue a ferment on premises license to an applicant if  
(a) the applicant holds any other type of liquor license issued by the Commission under the Act or these regulations;  
(b) the applicant is associated with or connected to a person holding a liquor license issued by the Commission under the Act or these regulations; or  
(c) the applicant has a financial interest in any licensed premises, a liquor manufacturer or a registered agent in the province.

(4) The Commission may impose such terms and conditions on a ferment on premises license as the Commission considers appropriate.

(5) A licensee shall  
(a) keep and make available for inspection by the Commission such books and records as the Commission may require; and  
(b) make and provide such reports to the Commission as the Commission may require.

(6) A licensee shall pay to the Commission an annual fee of $400.

(7) Before a customer begins to make beer or wine at a ferment on premises facility, the licensee who operates that ferment on premises facility shall ensure that the customer first  
(a) pays the licensee  
   (i) for the cost of the ingredients to make the beer or wine where the ingredients are provided by the licensee, and  
   (ii) a fee for the use of the ferment on premises facility and for the services to be provided to the customer by the licensee; and  
(b) provides the licensee with a signed acknowledgement that the beer or wine to be made at the ferment on premises facility is intended for the customer’s personal use only.

(8) After a customer pays a licensee for the costs and fees required under clause (7)(a), the licensee shall prepare and provide to the customer an invoice setting out,  
(a) the name, address and telephone number of the licensee;  
(b) the name, address and telephone number of the customer;  
(c) the type and quantity of beer or wine to be made;  
(d) the ingredients provided to the customer and the price charged for the ingredients;
(e) confirmation that the licensee has transferred to the customer ownership of the ingredients being purchased by the customer from the licensee to make the beer or wine;
(f) the services provided to the customer and the price charged for the services;
(g) the date on which the making of the beer or wine is to begin;
(h) the date and the amount of payment received by the licensee from the customer; and
(i) a notice to the customer that the beer or wine must be for the customer’s personal use only.

(9) The requirements of subsection (8) apply to all persons making beer or wine regardless of whether the person making the beer or wine is a customer, a licensee or an employee of a licensee.

(10) No licensee shall
(a) subject to subsection (15), permit anyone, other than a customer, to make beer or wine in the ferment on premises facility operated by the licensee;
(b) bring or permit to be brought into the ferment on premises facility operated by the licensee any liquor that is to be added to the beer or wine or to the ingredients being used for the making of beer or wine;
(c) remove or permit the removal of carboys being used in the making of beer or wine from the ferment on premises facility operated by the licensee;
(d) place a customer’s ingredients in a carboy at the ferment on premises facility operated by the licensee that contains ingredients belonging to any other customer; or
(e) allow a customer to place ingredients in a carboy at the ferment on premises facility operated by the licensee that contains ingredients belonging to any other customer.

(11) A licensee shall ensure that each carboy being used for the making of beer or wine at the ferment on premises facility operated by the licensee has attached to it a tag bearing
(a) the customer’s name;
(b) the invoice number provided to the customer whose ingredients have been placed in the carboy; and
(c) where applicable, the date on which enzymes or yeast were added to beer wort, wine juice, wine juice concentrate or other juice or juice concentrate in the carboy.

(12) A licensee shall not operate, or permit any person to operate, at a ferment on premises facility operated by the licensee any business other
than the operation of a ferment on premises facility and the sale of items ancillary to such operation.

(13) A licensee shall ensure that the premises of the ferment on premises facility operated by the licensee are clearly defined and kept separate from other premises that are used for different purposes by way of a fixed floor-to-ceiling wall.

(14) Subject to subsection (15), a licensee and the employees of a licensee shall ensure that no person other than the customer:
   (a) combines or mixes the customer’s ingredients with any of the following:
       (i) beer wort,
       (ii) fruit,
       (iii) wine or juice cider,
       (iv) concentrate,
       (v) fermentable liquids;
   (b) adds the enzymes or yeast to the materials referred to in clause (a) or to any other raw material of beer or wine if enzymes or yeast are required to begin the fermentation process;
   (c) removes or defaces commercial labels and sterilizes bottles in preparation for bottling;
   (d) places the beer or wine in bottles;
   (e) labels, corks, caps or shrink wraps the bottles of beer or wine; or
   (f) removes the bottled beer or wine from the ferment on premises facility.

(15) A customer may be accompanied by one or more persons to assist in performing the tasks described in subsection (14) as long as those persons are not associated with the operation of the ferment on premises facility and the customer is in the ferment on premises facility at the time the tasks are carried out.

(16) A licensee shall ensure that:
   (a) the customer removes the customer’s beer or wine from the ferment on premises facility operated by the licensee immediately after it is bottled; and
   (b) the customer does not, for any purpose, store at the ferment on premises facility operated by the licensee, the customer’s beer or wine after it is bottled.

(17) A licensee shall not deliver a customer’s beer or wine to the customer or to any other person.

(18) Subsection (14) does not prevent a licensee or an employee of a licensee from...
(a) adding finings or stabilizing agents to other ingredients of the customer;
(b) operating equipment to filter and add carbonation to the customer’s ingredients; or
(c) racking the customer’s beer or wine.

(19) Subject to subsection (20), a licensee shall not allow the consumption of beer or wine within the ferment on premises facility operated by the licensee.

(20) A licensee may allow a customer to taste no more than two samples of the customer’s beer or wine before the customer completes the bottling of his or her beer or wine, as the case may be, but each sample must not exceed 100 millilitres and must be consumed within the ferment on premises facility operated by the licensee.

(21) A licensee shall not provide any person with a sample of beer or wine that is or that may be made at the ferment on premises facility operated by the licensee.

(22) A licensee shall not, at the ferment on premises facility operated by the licensee,
(a) make beer or wine for sale or exchange;
(b) keep, for sale or exchange, offer for sale or exchange, or sell or exchange beer or wine, regardless of who the beer or wine belongs to or who made it;
(c) give liquor to any person; or
(d) permit the exchange, sale or giving of beer or wine made by a customer.

(23) A licensee or an employee of a licensee may make beer or wine at the ferment on premises facility operated by the licensee for their own personal use and off-site consumption, but the beer or wine
(a) must be labeled as belonging to the licensee or employee of the licensee;
(b) must not be stored at the ferment on premises facility after bottling; and
(c) must not be used for any purpose within the ferment on premises facility.

(24) A licensee shall not employ a minor in the operation of the licensee’s ferment on premises facility.

(25) Subject to subsection (26), a licensee shall not, without the prior approval of the Commission, advertise
(a) any promotion that relates to the making of beer or wine at the ferment on premises facility operated by the licensee;
(b) the availability of beer or wine at the ferment on premises facility operated by the licensee; or
(c) the price, on a per bottle basis, for making beer or wine at the ferment on premises facility operated by the licensee.

(26) A licensee may do the following in respect of an advertisement for the making of beer or wine at a ferment on premises facility without the prior approval of the Commission:
(a) state that the licensee is licensed to operate a ferment on premises facility where goods, facilities and services for the making of beer or wine are provided to customers;
(b) state the name, address and telephone number of the ferment on premises facility;
(c) provide a list of the goods and services available at the ferment on premises facility and their prices;
(d) advertise the availability of various types of ingredients for the making of beer or wine at the ferment on premises facility.

(27) A licensee shall ensure that no advertisement used by the licensee
(a) promotes immoderate consumption; or
(b) indicates that beer or wine is available for sale or exchange at the ferment on premises facility.

(28) A licensee shall ensure that no customer advertises, within the ferment on premises facility operated by the licensee, beer or wine for sale or exchange. (EC546/09; 306/10; 110/13)

PACKAGE SALES LICENSE

50.9 (1) Upon application in Form 11 by the holder of a dining room license, club license or special premises license, and upon payment of the annual fee for a package sales license, the Commission may issue a package sales license in Form 12 to the applicant.

(2) The meal referred to in clause 11(1)(b.1) of the Act shall be a meal served as breakfast, lunch or dinner from a menu approved by the Commission.

(3) No person shall sell liquor under a package sales license except between the hours of 9:00 a.m. and midnight.

(4) The annual fee for a package sales license is $150. (EC110/14)

WAITER’S LICENSE

Sections 51 to 54 revoked by EC214/95.
TRAINING AND CERTIFICATION

54.1 (1) The holder of a license and, if the license is held in the name of a corporation, the individual having responsibility for controlling the sale of liquor on the licensed premises shall take a beverage service course conducted by such agency as the Commission may authorize.

(2) Persons engaged in the service of liquor in, or the control of admission to, licensed premises, including waiters, bartenders and doormen, shall take a beverage service course conducted by such agency as the Commission may authorize.

(3) If the holder of a license or the individual referred to in subsection (1) does not successfully complete the beverage service course within 30 days of
   (a) the date this section comes into force; or
   (b) assuming responsibility for the management of licensed premises, if later,
the Commission may suspend the license or refuse to grant or renew the license in respect of those premises.

(4) If a person referred to in subsection (2) does not successfully complete the beverage service course within 30 days of
   (a) the date this section comes into force; or
   (b) commencing employment in the licensed premises, if later,
the Commission may impose a condition upon the renewal of the license of the premises in which the person is employed requiring that the person successfully complete the beverage service course and if the person fails to do so, requiring that his employment be terminated.

(5) A person who successfully completes a beverage service course shall be awarded a certificate to that effect which that person shall produce for inspection upon the request of an inspector.

(6) The fee for a beverage service course shall be such as may be approved by the Commission.

(7) A certificate issued under subsection (5) is valid for a period of five years.

(8) Notwithstanding subsections (5) and (7), the Commission may suspend, cancel, or refuse to issue a certificate. (EC524/93; 214/95; 350/01)
GENERAL

55. (1) All applicants for liquor licenses shall complete a personal history report. The personal history report shall be in Form 16. In the case of a corporation or military canteen applicant, the officers thereof shall complete the report.

(2) The Commission may request personal history reports from such persons as it deems necessary. (EC704/75; 1169/75)

56. All licenses shall expire on May 31 of each year, unless sooner suspended or cancelled by the Commission. (EC704/75)

57. (1) Upon application in such form as the Commission may determine and upon receipt of the applicable annual fee, the Commission may renew any license issued under these regulations.

(2) The application for renewal shall be submitted no later than two weeks prior to the date of expiry of the license.

(3) An application for renewal that is submitted later than two weeks prior to the date of expiry of the license shall in addition to the applicable annual fee also include a late renewal fee of fifty per cent (50%) of the applicable annual fee. (EC28/97; 110/13)

58. Every licensee shall keep daily records of all sales and transactions and shall make periodic reports in the manner and at such times as the Commission may require. (EC704/75)

59. The Commission may require a club or military canteen licensee to submit their bylaw for review and approval at any time and also an up-to-date list of officers and members. (EC704/75)

60. (1) A licensee shall be in personal charge of the licensed premises or appoint a responsible person to be in charge of his licensed premises during the hours the liquor is being sold or consumed in the said premises.

(2) A licensee shall, before appointing any person to be in charge of his licensed premises, notify the Commission in writing, stating the name and address of the person and such other information as the Commission may require, and receive written approval of such person from the Commission. (EC704/75)

61. All regulations under the Act which are binding upon a licensee shall also apply to the person appointed by the licensee to be in charge of his licensed premises. (EC704/75)
62. (1) A license granted by the Commission shall be a license only to the person named therein operating under the name specified therein and for the premises specified in the license.

   (2) Where

       (a) a change occurs in the management or ownership of the licensed premises, including ownership of the shares of a corporate licensee;
       (b) a change occurs in the name of the person or corporation specified in the license;
       (c) a change occurs in the business, operating or trade name specified in the license; or
       (d) alterations are made to the licensed premises,

   the Commission may, upon application in a manner approved by the Commission and subject to payment of the prescribed fee, issue a letter authorizing changes in the original license to conform to the changes or alterations.

   (3) An application for an amendment to a liquor license as a result of the changes referred to in subsection (2) shall be accompanied by a non-refundable application fee of $35.

63. A licensee shall not make alterations to the licensed premises without the prior written approval of the Commission. He shall notify the Commission in writing and file such plans and information as may be required by it. (EC704/75)

64. A license granted under this Act shall not be transferable, unless authorized by the Commission. (EC704/75)

65. All liquor sold or kept for sale by a licensee shall be purchased from or through the Commission and shall be dispensed from the original container in which it is purchased. (EC704/75)

66. A licensee shall display the license issued to him by the Commission in a conspicuous place in his licensed premises. (EC704/75)

67. Where a licensee displays liquor upon his licensed premises, he shall display all brands and kinds of liquor which he has in stock. (EC704/75)
68. Where a license is issued for a part of a year, the Commission may charge the pro rata amount for that part of the year for which the license is issued.

69. The Commission shall appoint one or more inspectors whose duties it shall be to inspect all licensed premises, make reports to the Commission and perform such other duties as the Commission may direct. (EC704/75)

70. A licensee shall not
(a) permit any liquor to be taken from or into his licensed premises otherwise than is permitted by the Act and these regulations;
(b) permit any disorderly conduct or the use of vulgar or profane language by any person in his licensed premises;
(c) admit more persons in his licensed premises than the capacity established and posted by the Fire Marshal’s Office;
(d) permit any person to consume liquor while on duty or during his working hours;
(e) employ any person under nineteen years of age in the handling of liquor in his licensed premises;
(f) have or permit a slot machine or any type of gambling or betting machine in his licensed premises except an entertainment device licensed under the Revenue Tax Act Regulations (EC258/87) or a video lottery device authorized under the Lotteries Commission Act Gaming Centers Control Regulations (EC409/05);
(g) in a dining room or tourist home have any machine referred to in clause (f) or have or permit a game of chance in his licensed premises;
(h) let or sublet any portion of his licensed premises or permit the operation or conduct of any service provided to the public on his licensed premises to be controlled or conducted by any other person without the permission of the Commission;
(i) provide or permit any live entertainment in his licensed premises without the permission of the Commission;
(j) sell or supply any liquor on his licensed premises to or for any person who is apparently in an intoxicated condition;
(k) permit any person having the care, custody, and control of a child under the age of ten years to enter his licensed premises if the licensee knows that such child is left unattended by a competent person outside the said premises; or
(l) revoked by EC505/12;
(m) revoked by EC505/12;
(n) permit any person to consume any liquor in the licensee’s licensed premises before the prescribed opening time of the premises or later than one half-hour after the prescribed closing time of the
Premises. (EC740/75; 26/81; 230/86; 383/89; 517/91; 437/92; 32/93; 374/98; 378/08; 306/10; 505/12)

**70.1** (1) Revoked by EC220/13.

(2) Revoked by EC220/13.

(3) Revoked by EC220/13. (EC350/01; 220/13)

**71.** Liquor, beer and wine shall be sold in licensed premises only at prices approved by the Commission. (EC704/75)

**72.** In licensed premises where wine is sold, the minimum serving shall not be less than two ounces. In the case of liquor, the minimum serving shall not be less than one ounce. (EC704/75)

**73.** All cocktails sold in licensed premises shall be mixed at the bar and other liquor sold shall be measured from the original container by means of a measuring device, of a type approved by the Commission, and then poured from the measuring device into the customer’s glass, in his presence. (EC704/75)

**74.** (1) A licensee who holds a dining room license, or both a dining room license and a lounge license, shall, when requested by the Commission, provide to the Commission a report in such form as the Commission may require showing the separate gross retail values of liquor and food sold on the licensed premises.

(2) A licensee who holds a dining room license, but not a lounge license, shall ensure, as a condition of the license, that the gross retail sales value of all of the liquor sold in the dining room in any year does not exceed the gross retail sales value of all of the food sold in the dining room during the year.

(3) A licensee who holds both a dining room and lounge license shall ensure, as a condition of both licenses, that the gross retail sales value of all of the liquor sold in the dining room and lounge in any year does not exceed 30% of the gross retail sales value of all of the food sold in the dining room and lounge during the year. (EC810/83; 101/07)

**74.1** A licensee may permit any person under the age of nineteen years to enter, be in or remain in the licensed premises where

(a) the person enters, is present in or remains in the licensed premises

(i) to attend a wedding function,

(ii) to provide entertainment, by himself or herself or as a member of a group, and is accompanied by, or subject to or under the supervision of,
(A) a parent or permanent legal guardian, or
(B) the operator of the licensed premises, if the operator is authorized in writing by the parent or the permanent legal guardian to be in charge of the underaged entertainer while that person is performing; or
(b) the licensee
   (i) holds a written approval issued by the Commission issued under section 74.2 authorizing the licensee to permit any person under the age of nineteen years to enter, be in or remain in the licensed premises, and
   (ii) is in compliance with any terms or conditions imposed on that approval. (EC505/12)

74.2 (1) On application by a licensee, the Commission may, subject to this section, issue a written approval to the licensee authorizing the licensee to permit any person under the age of nineteen years to enter, be present in or remain in the licensed premises of the licensee
   (a) for the purpose of attending or participating or assisting in a function, other than a wedding function; or
   (b) for such other purposes, or in such other circumstances, as the Commission considers appropriate.

(2) The Commission may, on issuing a written approval under subsection (1), attach such terms and conditions to the written approval as the Commission considers appropriate. (EC505/12)

74.3 Any person under the age of nineteen years may enter, be in, or remain in the licensed premises of a licensee where the licensee is, under the Act or these regulations, authorized to permit the person to enter, be in or remain in the licensed premises of the licensee. (EC505/12)

75. A licensee may obtain special authorization from the Commission to sell and serve liquor in his licensed premises after the prescribed hours. (EC26/81)

76. A licensee may obtain special authorization from the Commission to permit dancing in the licensed dining room area for private functions closed to the general public. (EC704/75)

77. A licensee may obtain special authorization from the Commission to sell or serve liquor between the hours of 9:00 a.m. through 12:00 p.m. (midnight) during such hours and on such days as are specified in the authorization and subject to such conditions and limitations as are prescribed in the authorization. (EC704/75)

78. All licensed premises shall be vacated not later than one half-hour after the prescribed closing hour. (EC704/75)
79. Except in licensed dining rooms, no liquor may be sold or served in licensed premises on Christmas Day. (EC704/75; 342/12)

80. Revoked by EC524/93.

81. In licensed premises where liquor is sold and served without food, the said premises shall comply with the Eating Establishments and Licensed Premises Regulations made under the provisions of the Public Health Act R.S.P.E.I. 1988, Cap. P-30. In licensed premises where food is sold or offered without charge, the premises shall also comply with Eating Establishments and Licensed Premises Regulations made under the provisions of the Public Health Act. (EC704/75)

82. Licensed premises shall comply with the Fire Prevention Act. (EC704/75; 32/93)

83. Notwithstanding any other provisions of these regulations, where a person makes an application for a liquor license to the Commission, the Commission may issue a temporary liquor license to such person to be in effect while the Commission is considering such application, but the term of such temporary license shall not extend beyond sixty days. (EC704/75)

84. Revoked by EC674/02.

85. Revoked by EC674/02.

85.1 (1) In this section,

   (a) “licensee” means a licensee whose licensed premises are situated on the property of a post-secondary educational institution;

   (b) “wet-dry event” means an activity or event

   (i) that is held in a licensed premises which is situated on the property of a post-secondary educational institution,

   (ii) that may be attended by persons who are at least seventeen years of age, and

   (iii) during which liquor may be served, in accordance with the Act and these regulations, to persons who are nineteen years of age or over.

(2) The Commission may, on application by a licensee, give the licensee written authorization to hold a wet-dry event.

(3) Notwithstanding anything to the contrary in these regulations, the licensee may permit a person who is under the age of nineteen years to enter, be in and remain in the licensed premises during a wet-dry event if

(a) the person
(i) is enrolled as a student at a post-secondary educational institution,
(ii) is at least seventeen years of age; and

(b) prior to entry by the person, the licensee, or an employee of the licensee, receives proof, in a manner prescribed by the Commission, that the person meets the requirements of clause (a).

(4) A person at least seventeen years of age may enter, be in and remain in a licensed premises in the circumstances described in subsection (3).

(5) Where a licensee holds a wet-dry event, the licensee shall issue to all persons nineteen years of age or over, on their entry to the licensed premises, non-transferrable identifying markers or devices which have been approved for use by the Commission.

(6) Notwithstanding anything to the contrary in these regulations, during a wet-dry event, the licensee shall not permit liquor to be served to a person who is nineteen years of age or older unless the person has a non-transferrable identifying marker or device issued under subsection (5), regardless of any other evidence of age that the person may have in his or her possession.

(7) A licensee who holds a wet-dry event under the written authorization of the Commission shall comply with any terms and conditions attached to the authorization by the Commission. (EC53/04)

86. The licensee shall permit an inspector, or any other person appointed or authorized for the purpose by the Commission, to examine and inspect at all reasonable times his licensed premises and all food and liquor service checks, cash register tapes and other records relating to sales of food and liquor sold for consumption on the licensed premises. (EC704/75)

87. Any person who makes a false statement, report or misrepresentation in any application or report to the Commission under the Act or these regulations shall be guilty of an offence and any person who does not comply with the conditions in any license or permit shall be guilty of an offence. (EC704/75)

88. An order of interdiction shall be in Form 18, or in words to the like effect. (EC704/75)

89. The Commission shall, at such times as it considers necessary issue and distribute price lists showing the prices to be paid by purchasers for each class, variety or brand of liquor kept for sale at any liquor store and
from time to time make such changes and alterations in the price thereof as it may deem to be expedient. (EC704/75)

Store hours

90. Revoked by (EC2007/399). (EC704/75; 350/01; 399/07)

Transportation of liquor

91. (1) Except as provided by the Act and these regulations, the transportation of intoxicating liquor for beverage purposes to or between points in the Province of Prince Edward Island is prohibited, except to or from the Commission.

(2) Shipments of liquor or wine for beverage, medicinal, mechanical, scientific or sacramental purposes may be accepted as follows:
   (a) when consigned to the Commission at Charlottetown, Summerside or other destination points in Prince Edward Island; or
   (b) when shipped by the Commission, for a point in Prince Edward Island, addressed to a vendor, at a point in Prince Edward Island.

Sacramental wine

(3) Shipments of sacramental wine may also be accepted, when addressed to a clergyman in charge of a congregation of any denomination and delivery may be made directly to such clergyman, but his name and address, with particulars of the shipment, must be sent to the Commission, Charlottetown, by the shipper.

Beer

(4) Revoked by EC350/01.

Export

(5) The exportation of intoxicating liquor to points outside the province is prohibited except by brewers, distillers or wineries duly licensed by the Commission or under federal law. (EC704/75; 18/97)

Order of suspension

92. Revoked by EC350/01.

Cancellation of license

93. Revoked by EC350/01.

94. Revoked by EC350/01.

Cultural or sports activities

95. (1) Upon application, in a form prescribed by the Commission, by the holder of a lounge license the Commission may, upon such terms and conditions as it may think appropriate, having regard to the circumstances existing in respect of the particular application, grant an amendment or exemption to a license held by a licensee to permit the operation of a lounge for the purposes of a non-alcoholic operation.

(2) In any case where the holder of a lounge license applies for and receives the permission of the Commission, by way of an amendment or exemption to an existing license to operate a non-alcoholic operation, it shall be the responsibility of the licensee to ensure that
(a) there is no display of liquor, liquor dispensers, or any form of advertising of liquor on the premises at such time as the lounge is being operated as a non-alcoholic operation;
(b) no persons enter upon the premises after having consumed liquor in any quantity whatsoever, nor consume liquor on the premises in any form whatsoever, nor bring liquor into or upon the premises.

(3) Where a lounge license has been amended or an exemption granted to permit a non-alcoholic operation, the permission may be immediately withdrawn at the direction of the Commission if while the non-alcoholic operation is being carried on
(b) liquor is displayed, presented or offered for consumption, whether or not for consideration;
(c) liquor is found upon the person of any patron of the establishment while on the premises;
(c) any patron of the establishment is upon the premises after having consumed alcohol.

(4) For the purposes of the Act and the regulations, the onus is upon the holder of the lounge license to ensure compliance with the provisions of this section.

(5) The Commission shall act in good faith and is not bound to conduct a full inquiry before exercising any power conferred under this section.

(6) The provisions of this section apply with the necessary changes to holders of club licenses and military canteen licenses. (EC327/87)

96. (1) All advertisements shall comply with the following guidelines:
(a) advertising must comply with the requirements of the Canadian Advertising Foundation and any other regulatory body having related jurisdiction;
(b) any scene depicted in an advertisement must not be illegal under federal, provincial, or municipal legislation and must encourage the moderate and safe consumption of liquor;
(c) advertisements must be directed toward an audience estimated to consist of persons 19 years of age or older;
(d) advertisements shall not contain product endorsement by a well known personality with strong appeal to persons under the age of 19 years or by a look-alike of such personality;
(e) persons who may reasonably be mistaken to be under the age of 19 years shall not be depicted in advertisements;
(f) advertisements shall not use or imitate children’s fairy tales, nursery rhymes, songs, fictional characters or caricatures that may appeal to children;
(g) advertisements shall be within the limits of good taste and propriety;
(h) advertisements shall not be sexist or sexually exploitive in nature;
(i) advertisements shall not either directly or indirectly imply that consumption of liquor enhances, affects, or is an essential element for the realization of a desired lifestyle, personal performance, social acceptance, or the resolution of social, physical, or personal problems;
(j) advertisements shall not make any direct or implied claim of healthful, nutritive, curative, dietetic, stimulative, or sedative qualities as being attributable to the consumption of liquor;
(k) advertisements shall not be associated with the driving of motorized vehicles, and motorized vehicles shall not appear in scenes where a liquor product is shown;
(l) advertisements shall not contain scenes in which liquor is actually being consumed.

(2) Advertising in accordance with the following provisions is permitted:
(a) advertisements may be broadcast on radio or television during programs directed to an audience the majority of which is estimated to be of the age of 19 years or more;
(b) advertisements may be published in newspapers or magazines directed to a reading audience estimated to be of the age of 19 years or more;
(c) advertisements may appear in the interior of buildings such as airports, bus terminals, and shopping malls, and others approved by the Commission;
(d) advertisements may appear at special permit events;
(e) advertisements may be displayed in licensed premises, liquor agencies, and retail liquor stores.

(3) The following types of advertising are prohibited, except as otherwise provided in this regulation:
(a) an advertisement using an outdoor sign, billboard or transit shelter, unless its purpose is to encourage moderation and responsibility in the use of liquor or to promote a socially or environmentally responsible message;
(b) the display of a liquor product in advertisements encouraging moderation or responsible use, or promoting of charitable events;
(c) advertisements on the exterior of motorized vehicles except trucks or vehicles belonging to, or used by, a manufacturer of alcoholic beverages or the appointed representative of a manufacturer.
(4) The following rules govern manufacturer advertisements:
   (a) manufacturers may not provide licensees with financial subsidies of any kind.
   (b) a manufacturer may donate corporate identified scholarships.
   (c) a manufacturer may place a public service message on packages where the message supports a charitable, environmental, or cultural cause.
   (d) brand identified products of a manufacturer may be sold.
   (e) corporate or brand identified sales promotional material of a manufacturer such as signs, name tags, score sheets, official badges and start and finish signs may be displayed at promotional events sponsored by the manufacturer.
   (f) a manufacturer may provide prizes and awards for achievements in bona fide competitions at brand identified promotional or entertainment events.
   (g) unlisted or special order products shall not be advertised by a manufacturer unless authorized by the Commission.

(5) The Commission shall set policy guidelines setting out the frequency, number, size, length and other criteria which all advertisements must meet. (EC360/97)

97. The hearing fee payable under subsection 27.1(1) of the Act is $500. (EC377/08)
FORM 1

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

APPLICATION FOR PERMIT UNDER SECTION 2

(For druggists, physicians, dentists, veterinarians, and persons engaged in the manufacturing business or in scientific pursuits.)

I, the undersigned ......................................................................................................................
of ................................................................................................................................................
being engaged in the business or practice of ............................................................................
at ................................................................................................................................................
hereby make application for a permit to purchase liquor for use in my business or profession in accordance with the provisions of the Liquor Control Act and the regulations made thereunder. I am not disqualified under the provisions of the said Act.

Dated at ................................................................................................. Prince Edward Island,
this ................................ day of ....................................................., 20................ .

....................................................
Signature of Applicant

Fee for permit $50

(EC110/13)
FORM 2

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

PERMIT ISSUED UNDER SECTION 2

(For druggists, physicians, dentists, veterinarians, and persons engaged in the manufacturing business or in scientific pursuits.)

This is to certify that ................................................................. has made application in the prescribed form and is entitled to purchase liquor for use in his business or profession as a ................................................ on the premises at.............................. in accordance with the Liquor Control Act and the regulations made thereunder.

This permit is not transferable and expires one year from date of issue.

Issued at ................................................................. Prince Edward Island, this ...........................................day of .........................................., 20.............

........................................................ ..........................................................
Signature of Permit Holder   P.E.I. Liquor Control Commission

Fee $50

(EC110/13)
FORM 3

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

APPLICATION FOR PERMIT UNDER SECTION 3

(Clergyman - Sacramental Wines)

I, the undersigned ................................................................., being a clergyman in charge of
a congregation of the ................................................................. Church at P.E.I.,
hereby make application for a permit to purchase wine for sacramental purposes for use in
accordance with the provisions of the Liquor Control Act and the regulations made
thereunder.

Dated at ................................................................., Prince Edward Island,
this ................................................................. day of ................................................................., 20............

.................................................................
Signature of Applicant

No Fee
FORM 4

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

PERMIT ISSUED UNDER SECTION 3

(Clergyman - Sacramental Wines)

No. ...............  
This is to certify that ................................................................................................................
of .............................................................................................................................................
Church at P.E.I. has made application in the prescribed form and is entitled to purchase
wine for sacramental purposes for use only in accordance with the Liquor Control Act and
the regulations made thereunder.

This permit is not transferable, and expires on ....................................................., 20..............

Issued at ........................................................................................................, Prince Edward Island,
this ........................................... day of .........................................., 20.............

.......................................................                                  ...........................................................
Signature of Permit Holder   P.E.I. Liquor Control Commission
FORM 5

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

APPLICATION FOR PERMIT UNDER CLAUSE 4(a)

(Hospital)

Name of Hospital........................................................................................................................
Name of Official .............................................................................................................................
Position of Official .......................................................................................................................  
Address ........................................................................................................................................

I, ..................................., of .............................................. hospital, in the Province of Prince Edward Island, apply for a permit to purchase liquor and do confirm that the liquor will be consumed only for medicinal use in the above named hospital and none of such liquor will be sold, supplied, distributed, or otherwise disposed of contrary to the provisions of the Liquor Control Act or regulations.

Dated at ............................................................, Prince Edward Island, this ..................... day of ........................................, 20............

............................................................
Signature of Applicant

No Fee
FORM 6
PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

PERMIT ISSUED UNDER CLAUSE 4(a)

(Hospital)

No ....................

This is to certify that ...................................... of ........................................, Prince Edward Island, of ........................................ hospital, has made application in the prescribed form and is entitled to purchase liquor as hereinafter described, namely, .................................................. for medicinal use in the said hospital.

This permit is not transferable and expires on ...................................., 20............

Issued at ..........................................................................., Prince Edward Island, this ........................................... day of ..........................................., 20............

.......................................................                                  ...........................................................
Signature of Permit Holder                                           P.E.I. Liquor Control Commission
**FORM 7**

PROVINCE OF PRINCE EDWARD ISLAND

Application for Permit (Under Clause 4(b))
.of the Liquor Control Act Regulations
(Special Conference, Banquet, Reception or Organization)

Name of Applicant (Prosso) ____________ Telephone No. ____________

Address ____________

Email ____________

City Province Postal Code

(If the permit is for an association or other organization, give name and address of organization and state your official position.)

Name of Organization ____________

Address ____________

Email ____________

City Province Postal Code

Official Position ____________

Email Address ____________

Check Class of Permit: ____________

Class I (If the liquor is to be served off the premises - $20.00 fee to accompany this application)

Class II (If the liquor is to be sold - $20.00 fee to accompany this application)

Event Date: ____________ to ____________

Event Time: from ____________ to ____________

Purpose for permit: 

Number of people participating: ____________

Place where liquor will be consumed: ____________

Will minors be present: ____________

Name: ____________

Address: ____________

Quantity of Liquor Required (shown below) to be purchased at the ____________ Liquor Store.

<table>
<thead>
<tr>
<th>Product</th>
<th>Size</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spirits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wine</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cider, Cider</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I, the above-named applicant confirm that the liquor above described will be used and consumed in accordance with the Liquor Control Act and Regulations.

(Date) ____________

(Signature of Applicant) ____________

If the function is to take place on premises which are not under the direct control of the applicant, the following must be completed by an officer of the premises being the state that there is no objection to the serving of alcoholic beverages in the

(Name of premises) ____________

(Date) ____________

(Signature of Officer of Premises) ____________

NOTE TO APPLICANT: Please complete this form and return it, along with the application fee, to the Prince Edward Island Liquor Control Commission, P. O. Box 967, 3 Garfield St., Charlottetown, P.E.I., C1A 7M4.

(EC134/04; 243/07; 110/13; 220/13)
FORM 8

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

PERMIT UNDER CLAUSE 4(b) or (c)
(Special Conference, Banquet, Reception, Organization or Event)

Class I $20 .........
Class II $50 .........

This is to certify that ................................................ of ................................................................. has made application in the prescribed form and is entitled to purchase liquor as hereinafter described namely ............................ for consumption on the premises known as ...................... in the ......................... of ...................... Prince Edward Island, between ...................... on ...................... and ...................... on ...................... for the purpose of ..........................................................

....................................................................................................................................................

This permit is granted on the condition that any law enforcement officer or official designated by the Commission shall be at liberty to enter the premises on which the above described liquor is to be consumed at any time.

This permit is not transferable and expires on ..........................................., 20........

Issued at ............................................................ Prince Edward Island, this ...................... day of ................................, 20........

.................................................................................................................................................

Signature of Permit Holder P.E.I. Liquor Control Commission

Fee $20

Fee $50

(EC134/04; 110/13)
FORM 9
PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

APPLICATION FOR LICENSE UNDER SUBSECTION 10(2)

(Preparations containing alcohol)

Name...........................................................................................................................................
Address....................................................................................................................................... I hereby make application for a license to keep for sale and sell by retail, preparations containing alcohol under section 10 of the Liquor Control Act regulations, in conformity with the Liquor Control Act and regulations, only on my business premises known as ............................................................................................................................................
........................................................................................................................................................

Dated at ................................................................................................. Prince Edward Island, this ........................................... day of .........................................., 20............

.................................................................................................

Fee for license $50

Signature of Applicant

(EC110/13)
FORM 10
PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

LICENSES ISSUED UNDER SUBSECTION 10(2)

(Preparations containing alcohol)

This is to certify that ................................................................................................................ ,
whose signature is hereto affixed is hereby licensed under the Liquor Control Act to sell and
keep for sale preparations containing alcohol under section 10 of the Liquor Control Act
regulations, in conformity with the said Act and the regulations, only on the .................
business premises known as .................. at .................................................................

This license is not transferable and expires on ......................................................, 20...........

Issued at ................................................................................................. Prince Edward Island,
this ........................................... day of ..........................................., 20.............

.......................................................                                  ...........................................................
Signature of  Permit Holder   P.E.I. Liquor Control Commission

Fee $50

THIS LICENSE MUST BE PROMINENTLY DISPLAYED IN THE LICENSEE’S
BUSINESS PREMISES.

(EC110/13)
FORM 11
PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS
APPLICATION FOR A LIQUOR LICENSE

TO:  P. E. I. Liquor Control Commission
Charlottetown, P.E.I.

Name of Applicant: ________________________________

Address: ________________________________________

Name of Premises: ________________________________

Address of Premises: ________________________________

TYPE OF LICENSE:
Check Type:  ☐ Dining Room ☐ Lounge ☐ Bar
☐ Club ☐ Canteen ☐ Distillery ☐ Room
☐ Military Canteen ☐ Special Premises ☐ Tourist Home
☐ Winery ☐ Fermenting Premises ☐ Package Sales

The applicant hereby applies for a _______ License to purchase liquor from the P.E.I. Liquor Commission, to sell or serve such liquor on the premises to which the license applies, and to do such other things as are authorized by the license, in accordance with and subject to the terms and conditions of the license and the provisions of the Liquor Control Act and regulations.

THE APPLICANT STATES: (date and initial below subsections)

1. (a) that the applicant is nineteen or more years of age;
   (b) that they are a partnership of which each of the partners is nineteen or more years of age;
   (c) that the applicant is a company authorized to carry on its business under the laws of Prince Edward Island;

2. that the size of the premises to be licensed is _______ and the room is capable of seating _______ persons at a time (floor plan must be attached);

3. that the following described inventory facilities are accessible to patrons of the premises to be licensed:

4. that the applicant being the true owner, legal proof of such ownership has been submitted to the Commission, or that the applicant being a tenant, a notarized copy of the lease has been submitted to the Commission;

5. that the business has operated in its present location for _______ months (years);

6. that the system of fire alarms and fire escapes is as follows: ________________________________________________

7. that the place where liquor will be stored is as follows:

8. that the person(s) in control of the storage area is/are: ________________________________________________

LOUNGE ONLY:

1. that he (it) is the holder of dining room license. Yes ___ No ___

2. that the location of the lounge is such that food may readily be procured for consumption therein:
   Yes ___ No ___

3. that the ownership and management of the lounge premises are the same as that of the business of the dining room.

CLUB OR MILITARY CANTEEN ONLY:

1. Yearly dues per member: ________________

2. Incorporation date or Unit number: __________________

3. The object for which the Club or Military Canteen is operated (whether social, patriotic, athletic, etc.): ________________

That with the above information is attached hereto:

4. an alphabetical list of the members of the Club or Military Canteen certified by the secretary thereof;

5. a memorandum in writing certified by the secretary as to the person authorized by the Club or Military Canteen to apply for the license;

6. a memorandum signed by some municipal or civil authority to the effect that the Club or Military Canteen is a recognized one of good standing in the community;

7. a copy of the Constitution or By-Laws of the Club or Military Canteen certified by the secretary thereof.

PACKAGE SALES ONLY:

1. that he (it) is the holder of dining room, club, or special premises license. Yes ___ No ___

2. that the location of the dining room, club or special premises is such that food may readily be procured for consumption therein:
   Yes ___ No ___

223045 v1
AFFIDAVIT OF APPLICANT

CANADA
PROVINCE OF PRINCE EDWARD ISLAND

TO WHOM IT MAY CONCERN,

KNOW YE that on the day of the , 20, in the Province of Prince Edward Island, if I were the of the of the said Province, in the Province of Prince Edward Island, I, the applicant named in the within application, do solemnly declare:

1. that I am the applicant named in the within application;
2. that I am the (name of the applicant corporation or military unit);
3. that I have knowledge of the facts herein;
4. that the statements contained in the within application are true in substance and in fact.

Sworn before me at the of Prince Edward Island this day of , 20,

A Commissioner for Oaths in and for the Province of Prince Edward Island

Signature of Applicant

Signature of Applicant

STATUTORY DECLARATION

I, the applicant, do solemnly declare:

1. that I am the applicant, or in the case of a corporation or military canteen, a fully qualified officer of the applicant company, or military canteen, and as such have knowledge of the matters hereinafter deposed to;
2. that the applicant is not now bound by, nor is he (she) now adhering to, any verbal, written, expressed or implied agreement to sell any kind, class or brand of liquor or beer;
3. that the applicant has not accepted any money, money's worth, thing of value, rebate, discount, bonus, concession, consideration or promise of consideration whatever from any brewer, distiller, or wine maker, or any person who is known to the applicant to be a director, officer, therewith;
4. that to the best of the knowledge, information and belief of the deponent, no brewer, distiller or wine maker, or director, officer, employee or agent thereof has acquired any direct, indirect or contingent interest in the ownership or management of the business of the applicant to be licensed, or in his (her) property, whether freehold or leasehold, or in his (her) chattels or equipment, and that no such person has acquired any financial interest in any description in such business, nor has any such person assisted the applicant financially, in any way, except as stated hereinafter in this declaration;
5. that the applicant has not (has) been convicted for a violation of the Liquor Control Act. (If the answer to 5 is "yes," indicate the offence).

Signature of Applicant

Declared before me at in the Province of Prince Edward Island this day of , 20,

A Commissioner for Oaths in and for the Province of Prince Edward Island

Form 11 (2013)
FORM 12

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

LIQUOR LICENSE

(Name of Licensee)

(Address)

is the holder of .......................................................... License No ...........
under the provisions of the Liquor Control Act and the regulations made thereunder, for the
following described premises:

Restrictions:

This license expires, unless sooner cancelled on ......................, 20........

Dated at .......................................................... Prince Edward Island,
this ........................................ day of ........................................, 20........

P.E.I. Liquor Control Commission
FORM 13

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

APPLICATION FOR WAITER'S LICENSE UNDER SECTION 52

Revoked by EC350/01.
FORM 14

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

WAITER’S LICENSE

Revoked by EC350/01.
FORM 15

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

WAITER’S LICENSE

APPLICATION FOR RENEWAL UNDER SECTION 52

Revoked by EC350/01.
FORM 16

PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

PERSONAL HISTORY REPORT

This form is to be completed by an individual applicant, by each member of a partnership and by all officers of the corporation and such employees of the applicant as may be required by the Commission. On completion it is to be attached to the enclosed Application for License(s) and will form part of the application form.

(This form must be completed by typewriter or other legible means.)

1. Name of establishment for which this report is submitted ....................................................................................................................................................

2. Name in full ..........................................................................................................................................................................................

   Surname           Given Name

   Street Address           Place                                   Telephone number

   Place of residence during one year

   Place Address                   Place                                    Telephone Number

3. Are you over the age of 19 years? ..........................................................................................

4. Have you been convicted during the last ten years for any offence (other than minor traffic offences)?

   If answer is yes, give details of each conviction.

   Date            Place       Charge  Disposition

   ....................................................................................................................................................

5. Are there any unsatisfied judgments against you?..........................................................

   If so, give details .......................................................................................................................

6. Have you, in your personal capacity or in your association with any group, company or corporation, ever been the subject of bankruptcy proceedings?.................................

   If so, give details .......................................................................................................................

7. Have you ever applied for a license for sale of liquor in Canada, or elsewhere, either as an individual, a member of a partnership, or as an officer or director of a corporation?

   If so, give details .......................................................................................................................

   Date of Application  Name of Establishment  Location
Liquor Control Act
Regulations

Type of License  Disposition

8. Have you any interest, direct or indirect, in any business where alcoholic beverages are manufactured or sold? .................................................................
   If so, give details ..................................................................................

9. Will you take any part in the business for which application is to be made? .................
   If so, state in what capacity ..................................................................
   If you are to take any active part in the business, give details of any disability or illness which might affect the performance of your duties ..............................

10. State other business interests, if any ....................................................

11. State educational qualifications including any special courses taken

12. Give details of employment over the past ten years including present occupation.

   Date  From  To Occupation  Name and Address  Employer

STATUTORY DECLARATION

I, ................................................................., do solemnly declare that the particulars furnished by me hereinbefore set out are true and correct statements of fact and I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same effect as if made under oath and by virtue of the Canada Evidence Act

SWORN before me at ........................................ of ............................................. in the Province of Prince Edward Island this ........................................ day of ......................, 20......

.................................................................
Signature

.................................................................
A Commissioner for Oaths in and for the Province of Prince Edward Island

.................................................................
Date
FORM 17

APPLICATION FOR RENEWAL OF LICENSE UNDER SECTION 57

Revoked by EC28/97.
FORM 18
PRINCE EDWARD ISLAND
LIQUOR CONTROL ACT
REGULATIONS

ORDER OF INTERDICTION

Be it remembered that on the ...................... day of ............................................, 20...........
complaint was made before the undersigned provincial court judge of Prince Edward
Island.

That ............................................ of ..........................................................................................
(name)    (address)
by excessive drinking of liquor, misspends, wastes, or lessens his estate, or injures his
health or endangers or interrupts the peace and happiness of his family or endangers the
welfare, life of any person to whom he owes a duty (strike out the words inapplicable).

And now, having duly heard the matter of the said complaint, I order that pursuant to
section ........... of the
Liquor Control Act, I hereby prohibit the sale of liquor to the
said ...................... for a period of ............................................ from this date unless this Order of
Interdiction be sooner revoked or set aside.

Given under my hand at .......................................................................................  P.E.I., dated
this ...................... day of ............................................, 20...........

.......................................................
Provincial Court Judge