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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.

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CHAPTER S-8.2

STUDENT FINANCIAL ASSISTANCE ACT

GENERAL REGULATIONS

Pursuant to section 38 of the Student Financial Assistance Act R.S.P.E.I 1988, Cap. S-8.2 Council made the following regulations:

INTERPRETATION

1. In these regulations


   (b) “appropriate student financial assistance authority”, in respect of a province, means the appropriate authority designated for that province under section 3 of the Canada Student Financial Assistance Act (Canada);

   (c) “dependent student” means a student who is not an independent student;

   (d) “Designation Policy Framework” means the Designation Policy Framework established by the Intergovernmental Consultative Committee on Student Financial Assistance, as amended from time to time;

   (e) “distance education program” means a program of study in which students principally participate other than by physically attending classes;

   (f) “end date”, in respect of a period of study, means the end date of the period of study established in accordance with subsection 9(1);

   (g) “full course load” means the number of courses in a program of study that an educational institution requires a student to take in any period of study in order to obtain a certificate, diploma or degree in a minimum length of time;

   (h) “full-time student” means a student who is enrolled in the minimum required course load for his or her program of study;

   (i) “independent student” means a student who has no living parent, guardian, sponsor or other supporting relative,
(ii) has been employed full-time, or available for full-time employment, for two or more periods of 12 consecutive months each,
(iii) has been out of high school for four or more years,
(iv) has a spouse,
(v) is a single parent,
(vi) is divorced and without children, or
(vii) has entered into a written agreement with the Director of Child Protection appointed under section 4 of the Child Protection Act R.S.P.E.I., Cap. C-5.1 for the provision of services pursuant to subsection 13(2) of that Act;

(j) “minimum required course load”, in respect of a program of study, means
(i) in the case of a student who is not a person with a permanent disability, at least 60% of a full course load for that program of study, or
(ii) in the case of a student who is a person with a permanent disability, at least 40% of a full course load for that program of study;

(k) “period of study” means the period of time that an educational institution considers to be a normal school year for a program of study;

(l) “permanent disability”, in respect of a person, means a functional limitation of the person caused by a physical or mental impairment that
(i) restricts the ability of the person to perform the daily activities that are necessary to participate in postsecondary studies or in the labour force, and
(ii) is expected to remain with the person for the duration of his or her life;

(m) “program of study” means the series of periods of study at an educational institution
(i) that is considered by the educational institution to be necessary to obtain a degree, certificate or diploma, and
(ii) the aggregate of which is at least 12 weeks within a period of 15 consecutive weeks;

(n) “service provider” means a person who has entered into an agreement with the Minister under section 16 of the Act;

(o) “single parent” means a person who has no spouse and has legal custody of, and financial responsibility for supporting, his or her child;
(p) “sponsor” means a person who, in respect of a student, is the sponsor’s sponsor within the meaning of the regulations made under the Immigration and Refugee Protection Act (Canada);

(q) “spouse” means a person who, in respect of another person,
   (i) is married to the other person,
   (ii) has entered into a marriage with the other person that is voidable or void,
   (iii) is not married to the other person but is cohabiting with him or her in a conjugal relationship, and
   (A) has so cohabited with the other person for a period of at least 12 consecutive months, or
   (B) was identified as the other person’s common law partner on the other person’s most recent income tax return, or
   (iv) is not married to the other person but is cohabiting with him or her in a conjugal relationship and together they are the natural or adoptive parents of a child;

(r) “student” means a person who is qualified for enrolment or is enrolled at an educational institution;


DESIGNATION OF EDUCATIONAL INSTITUTIONS

2. The Designation Policy Framework is adopted as the framework governing the designation of educational institutions under the Act and these regulations. (EC709/10)

3. An institution of learning that was, immediately before the day this section comes into force, designated by an appropriate student financial assistance authority as a designated educational institution under section 3 of the Canada Student Financial Assistance Act (Canada), is deemed, on the coming into force of this section, to have been designated by the Minister as an educational institution under subsection 14(2) of the Act. (EC709/10)

4. A person who applies to the Minister under subsection 14(1) of the Act to have an institution of learning designated as an educational institution shall provide
   (a) such proof of the matters referred to in section 6 as the Minister may require; and
   (b) such other information as the Minister may require. (EC709/10)

5. (1) The Minister may designate an institution of learning that offers a program of study within the province as an educational institution if the
institution meets the requirements of section 6 and is registered as a private training school under the *Private Training Schools Act* R.S.P.E.I. 1988, Cap. P-20.1.

(2) The Minister may designate an institution of learning that offers a program of study in another province as an educational institution, if the institution

(a) has been designated for the purposes of student financial assistance eligibility by the appropriate student financial assistance authority in that province; and

(b) meets the requirements of section 6.

(3) The Minister may designate an institution of learning that is outside Canada as an educational institution if the institution

(a) offers a program of study that leads to an associate, undergraduate, graduate or professional degree or is at least two years in duration; and

(b) meets the requirements of section 6. (EC709/10)

6. The Minister may designate an institution of learning referred to in section 5 as an educational institution where the Minister is satisfied that the institution

(a) provides information and counseling to students respecting their eligibility for student financial assistance that is acceptable to the Minister;

(b) has a refund policy for students who withdraw from a program before completion that is acceptable to the Minister;

(c) has a grade 12 or equivalent entrance requirement or a mature student policy that is acceptable to the Minister;

(d) has a default prevention plan that is acceptable to the Minister;

(e) adheres to the administrative requirements specified by the Minister; and

(f) meets the criteria set out in the Designation Policy Framework. (EC709/10)

7. The Minister may, with the approval of the Lieutenant Governor in Council, revoke the designation of an educational institution where the institution ceases to meet the requirements for the designation under section 5 or 6. (EC709/10)

**CERTIFICATE OF ELIGIBILITY**

8. A person who applies to the Minister under subsection 20(1) of the Act for a certificate of eligibility shall

(a) submit the application within the time that the Minister may require;
(b) specify the educational institution and the approved program of study in which the person is enrolled or intends to enrol;
(c) specify the period of study for which the student loan is requested; and
(d) provide proof satisfactory to the Minister that he or she meets the requirements of section 10. (EC709/10)

9. (1) The Minister shall establish an end date for a period of study for which a student loan may be provided.

(2) The Minister shall not
(a) accept an application for a certificate of eligibility; or
(b) issue a certificate of eligibility,
after the end date for the period of study for which the student loan is requested. (EC709/10)

10. (1) For the purposes of clause 20(2)(b) of the Act, the Minister may issue a certificate of eligibility to an applicant where the Minister is satisfied that
(a) the program of study in which the applicant is or intends to be enrolled is approved by the Minister;
(b) the applicant is or intends to be a full-time student;
(c) the applicant has insufficient financial resources to meet his or her needs, as assessed by the Minister;
(d) the applicant is not in arrears or default on a student loan; and
(e) the applicant is eligible to receive a student loan under the Canada Student Financial Assistance Act (Canada).

(2) A certificate of eligibility shall state
(a) the amount of student loan for which the applicant is eligible; and
(b) the start and end dates for the period of study to which the certificate of eligibility applies. (EC709/10)

RESIDENCE

11. (1) For the purposes of the definition of “qualifying student” in section 1 of the Act, a person is a resident of the province
(a) in the case of a dependent student,
(i) if the student’s parents, or parent where one parent is deceased, have lived in the province for a period of at least 12 consecutive months immediately before the start of the period of study to which the student’s application for a certificate of eligibility applies,
(ii) if the student’s parents are divorced or separated and
(A) the parent with whom the student normally lives,
(B) where the student lives with neither parent, the parent who provides the principal financial support for the student, has lived in the province for a period of at least 12 consecutive months immediately before the start of the period of study to which the student’s application for a certificate of eligibility applies,

(iii) if the student’s parents moved from the province to another province, and

(A) before the move, the student’s parents lived in the province for a period of at least 12 consecutive months, and

(B) the student remained in the province to begin or continue studies at an educational institution in the province not less than 12 months after his or her parent’s move, or

(iv) if the student’s parents moved from the province and live outside of Canada, and

(A) the province was the last province in which they lived for a period of at least 12 consecutive months before leaving Canada, and

(B) the student remained in the province to begin or continue studies at an educational institution in the province; or

(b) in the case of an independent student,

(i) the student has lived in the province for a period of at least 12 consecutive months immediately before the start of the period of study to which the student’s application for a certificate of eligibility applies,

(ii) the student’s spouse has been employed full-time in the province, or has lived in the province and has been available for full-time employment, for a period of at least 12 consecutive months immediately before the start of the period of study to which the student’s application for a certificate of eligibility applies, or

(iii) if the student became a resident of the province under subclause (ii) and subsequently became a single parent, until the student leaves the province to live in another province.

(2) Notwithstanding subsection (1), for the purposes of the definition of “qualifying student” in section 1 of the Act, a person is a resident of the province if the person

(a) is a permanent resident within the meaning of subsection 2(1) of the Immigration and Refugee Protection Act (Canada) or a protected person within the meaning of subsection 95(2) of the Immigration and Refugee Protection Act (Canada);

(b) lives in the province; and

(c) has lived in no other province since arriving in Canada.

(EC709/10)
ASSESSMENT OF NEED

12. (1) In this section and sections 13 to 18, “applicant” means an applicant for a certificate of eligibility under subsection 20(1) of the Act.

(2) The Minister shall assess the need of an applicant to determine, in respect of a period of study, whether
   (a) the applicant is eligible to receive a student loan; and
   (b) if the applicant is eligible to receive a student loan, the amount of the student loan that the applicant is eligible to receive.

(3) For the purposes of subsection (1), the need of an applicant is the amount by which the applicant’s educational and living expenses exceeds his or her financial resources.

(4) Subject to these regulations, Treasury Board shall, in accordance with annual Canada Student Loan Program criteria provided by the Government of Canada, establish
   (a) the educational and living expenses; and
   (b) the financial resources of an applicant and his or her parent, guardian, supporting relative or spouse,
   that will be used to assess an applicant’s need.

(5) Subject to these regulations, the following shall be included as a financial resource of the applicant for the purposes of assessing the applicant’s need:
   (a) in the case of an applicant who is a dependent student, the income of the applicant and his or her parents, guardians, or supporting relatives;
   (b) in the case of an applicant who has a spouse, the income of the applicant and his or her spouse.

(6) The Minister shall assess the need of an applicant on the basis of the information provided with his or her application and any other information that the Minister considers appropriate. (EC709/10)

13. (1) The parents of an applicant who is a dependent student, including parents who are separated or divorced, shall provide with that applicant’s application the financial information that the Minister may require.

(2) The step-parent of an applicant who is a dependent student shall provide with that applicant’s application the financial information that the Minister may require where
   (a) the step-parent and a parent of the applicant were spouses before the applicant reached 18 years of age; and
   (b) the applicant resides with a parent and the step-parent.
(3) Notwithstanding subsections (1) and (2), the Minister may, where circumstances warrant it, require the financial information of one parent or step-parent only. (EC709/10)

14. (1) In this section, “pre-study period” means a period of time that is not more than 18 weeks immediately before an applicant begins a period of study, during which time the applicant is not a full-time student.

(2) The earnings from employment during a pre-study period of an applicant shall be included as a financial resource of the applicant for the purpose of assessing the applicant’s need, in accordance with the following formula:

\[ C = \left[ (GI - PD) - LA \right] \times 80\% \]

where

- \( C \) is the contribution used as a resource to calculate need;
- \( GI \) is the gross income for the pre-study period;
- \( PD \) is the total deduction from pay that is permitted by the Minister; and
- \( LA \) is the weekly living allowance as determined by the Minister.

(3) Upon the commencement of a period of study, an applicant shall provide to the Minister, in the form and by the date that the Minister may require, a confirmation of earnings for the pre-study period.

(4) Treasury Board may establish a minimum amount of contribution from an applicant for a pre-study period that will be included as a financial resource of the applicant for the purpose of assessing the applicant’s need. (EC709/10)

15. The earnings from employment during a period of study of an applicant shall be included as a financial resource of the applicant for the purpose of assessing the applicant’s need, in accordance with the following formula:

\[ C = (I - D - AA) \times 100\% \]

where

- \( C \) is the contribution used as a resource to calculate that student’s need;
- \( I \) is the gross income for the study period;
D is the total amount of deduction from pay that is permitted by the minister; and

AA is the income allowance that is established by the minister. (EC709/10)

16. (1) A certificate of eligibility shall not be issued in an amount that is less than $100.

(2) Treasury Board shall establish maximum weekly amounts for student loans.

(3) For the purposes of subsection 20(5) of the Act, the maximum amount of a student loan that may be provided to an applicant is the weekly amount established by Treasury Board multiplied by the number of weeks in the period of study for which the student loan is requested. (EC709/10)

REASSESSMENT

17. (1) The Minister may reassess an application for a certificate of eligibility where an audit or review of the application reveals information, or information is otherwise made available to the Minister, that differs from the information provided with respect to a previous or current application of that applicant under the Act and these regulations.

(2) Where the Minister reassesses an application for a certificate of eligibility with respect to a current period of study and determines that the applicant is entitled to a student loan in a greater amount than the applicant received, the Minister may, before the end date of the period of study, issue another certificate of eligibility to the applicant for an additional student loan. (EC709/10)

OBLIGATIONS OF STUDENT

18. An applicant to whom a certificate of eligibility has been issued shall
(a) have an appropriate official of the educational institution at which that applicant is enrolled confirm that applicant’s enrolment as a full-time student on the certificate of eligibility;
(b) sign a student loan agreement with the Corporation in which the applicant agrees to repay his or her student loan in accordance with the Act and these regulations and the terms and conditions of the student loan agreement;
(c) sign the consents, authorizations and certificates that the Minister may require; and
(d) submit the completed certificate of eligibility and student loan agreement to the service provider in respect of the student loan agreement.
within 30 days of the confirmation of enrolment referred to in clause (a), and before the last day of the month of the end date of his or her period of study. (EC709/10)

19. A student loan shall not be disbursed
(a) before the start date of the period of study; or
(b) after the last day of the month of the end date of the period of study,
for which the student loan was requested. (EC709/10)

STUDENT LOAN AGREEMENT

20. A student loan agreement shall include provisions that state the following:
(a) any refund of fees paid to an educational institution by the borrower from student financial assistance provided under the Act shall be paid by the educational institution to the Corporation or to a lender, as the case may be, for credit against a student loan received by the borrower;
(b) interest on a student loan is payable before and after a default, before and after the maturity date and after judgment with respect to that student loan;
(c) the borrower shall pay all legal fees incurred by the Corporation or the lender, as the case may be, as a result of efforts to collect the student loan. (EC709/10)

OVERAWARD

21. (1) In this section, “overaward” means the amount of a student loan received by a borrower that is greater than that to which he or she was entitled under the Act and these regulations.
(2) Where, as a result of a reassessment of an application for a certificate of eligibility it is determined that a borrower has received an overaward,
(a) the overaward shall be deducted from the borrower’s future entitlements to student financial assistance; or
(b) where the borrower has commenced repayment of a student loan, the borrower shall repay the overaward in accordance with the repayment plan applicable to his or her student loan. (EC709/10)

MAINTAINING STUDENT LOAN ELIGIBILITY

22. (1) A borrower who receives a student loan for a period of study is not eligible to receive a subsequent student loan unless he or she
successfully completes the minimum required course load during that period of study.

(2) Notwithstanding subsection (1), where a borrower does not meet the requirements of subsection (1), the Minister may place the borrower on probation in the manner that the Minister may direct and, on application made under subsection 20(1) of the Act in accordance with these regulations, issue a certificate of eligibility to the borrower.

(3) Where the Minister determines that a borrower has not met the requirements of a probation referred to in subsection (2), the borrower shall not be eligible for a student loan for at least 12 months after the end date of the period of study referred to in subsection (1).

(4) Where, upon the expiry of the 12 months referred to in subsection (3), the borrower has not complied with subsection (1), he or she is not eligible for a student loan for at least an additional 36 months.

(5) The Minister may exempt a borrower from the requirements of subsection (1) for such period as the Minister may determine where the Minister is satisfied that the borrower has experienced temporary illness or disability or other special circumstances that, in the opinion of the Minister, warrants the exemption. (EC709/10)

23. A borrower enrolled in a program of study that requires one or more mandatory work terms is deemed to be a full-time student during those work terms if the educational institution at which the borrower is enrolled considers the borrower to be a full-time student. (EC709/10)

DURATION OF STUDENT LOANS

24. (1) Subject to subsection (3), the maximum duration of all student loans made to a borrower in respect of a program of study is the scheduled length of the program of study, plus one additional period of study.

(2) For the purposes of subsection (1), the additional period of study shall be not fewer than 12 weeks and not more than 52 weeks in length in accordance with criteria that the Minister may establish having regard to the overall length of the borrower’s program of study.

(3) The Minister may extend the period referred to in subsection (2) in respect of a borrower where the borrower changes his or her program of study and requests an extension, and the Minister determines that the new program is an academic progression. (EC709/10)
NOTIFICATION

25. (1) A borrower shall promptly notify the Minister and the service provider in respect of his or her student loan of any change in his or her
   (a) marital or family status;
   (b) status as a full-time student at an educational institution;
   (c) education costs for a period of study; or
   (d) financial resources, including the financial resources described in subsection 12(4),
   that occurs during a period of study in respect of which the borrower received a student loan.

   (2) A borrower who is enrolled as a full-time student at an educational institution for a period of study for which he or she is not receiving a student loan shall, on a form approved by the Minister, promptly notify the Minister and the service provider in respect of the student loan of his or her enrolment. (EC709/10)

STUDENT LOAN PAYMENT

26. (1) Subject to these regulations, a borrower is not obligated to pay principal and interest in respect of a student loan, and interest shall not accrue on a student loan,
   (a) during a period in which the borrower is a full-time student; and
   (b) for a period of six months after the month in which the borrower ceases to be a full-time student.

   (2) Subject to these regulations, a borrower becomes obligated to pay principal and interest in respect of a student loan on the first day of the seventh month after the month in which he or she ceases to be a full-time student.

   (3) Subject to these regulations, interest on a student loan shall accrue daily and be calculated monthly, commencing on the first day of the seventh month after the month in which the borrower in respect of that student loan ceases to be full-time student.

   (4) Where a borrower referred to in subsection 25(2) fails to notify the Minister as required under that subsection within six months after the month of the end date of a period of study of the borrower, the borrower is deemed to have ceased to be a full-time student on that end date.

   (5) The Minister shall reinstate the status of a borrower referred to in subsection (4) as a full-time student for the purposes of these regulations where the borrower
(a) notifies the Minister and the service provider in respect of the student loan, on a form approved by the Minister, of the borrower’s full-time enrolment at an educational institution; and
(b) pays any interest outstanding in respect of the student loan and any fees referred to in clauses 40(a) and (b). (EC709/10)

RESERVE FORCE

27. (1) In this section,

(a) “designated operation” means an operation that is designated under subsection 247.5(2) of the Canada Labour Code (Canada);
(b) “reserve force” means the reserve force as defined in subsection 2(1) of the National Defence Act (Canada).

(2) Where a borrower

(a) is a member of the reserve force; and
(b) interrupts his or her program of studies to serve on a designated operation,

the borrower ceases to be a full-time student on the date on which he or she ceases to be a full-time student under subsection 8(2) or (4) of the Canada Student Financial Assistance Regulations (Canada).

(3) A borrower referred to in subsection (2) shall, no later than 30 days after receipt of his or her posting message provided by the Department of National Defence (Canada), unless circumstances beyond his or her control necessitate a longer period,

(a) notify the Minister, on a form approved by the Minister, that the borrower will be serving on a designated operation; and
(b) provide the Minister with a list of student loans of the borrower that are not owned by the Corporation, if any.

(4) A borrower referred to in subsection (1) shall, without delay on the request of the Minister

(a) the borrower’s social insurance number;
(b) a list of the borrower’s outstanding student loans;
(c) a copy of the posting message received by the borrower; and
(d) information that the Minister considers necessary to determine the date on which the borrower ceases to be a full-time student in accordance with subsection (2).

(5) The Minister may consider one or more of the requirements of subsections (3) and (4) to be satisfied where a borrower has complied with subsection 8(3) of the Canada Student Financial Assistance Regulations (Canada). (EC709/10)
28. (1) The Minister may consolidate all outstanding student loans of a borrower after the borrower ceases to be a full-time student.

(2) The Minister shall, without delay after a borrower ceases to be a full-time student, serve on the borrower a loan consolidation notice setting out, in respect of all outstanding student loans of the borrower,

(a) the total outstanding principal amount;
(b) the interest rate;
(c) the repayment period;
(d) the maturity date;
(e) the monthly loan payment date; and
(f) the amount of the instalment payments due on each monthly loan payment date. (EC709/10)

29. A borrower and the Corporation or a lender, as the case may be, may amend the terms of a loan consolidation notice if the borrower notifies the Corporation or lender that the terms are such that he or she will be in default and if the Corporation or lender considers that an amendment will enable the borrower to meet his or her obligations in respect of his or her student loan. (EC709/10)

ARREARS AND DEFAULT

30. (1) A borrower is in arrears of his or her obligation to repay a student loan if he or she does not make an instalment payment as required by a loan consolidation notice and the failure to make the required payment continues for a period of not fewer than 31 days and not more than 269 days.

(2) A borrower is in default of his or her obligation to repay a student loan if he or she does not make an instalment payment as required by a loan consolidation notice and the failure to make the required payment continues for a period of not fewer than 270 days. (EC709/10)

DEBT REDUCTION GRANT

31. (1) In this section and section 32,

(a) “federal student loan” means a loan made under the Canada Student Financial Assistance Act (Canada) or the Canada Student Loans Act (Canada);

(b) “provincial student loan” means a student loan as defined in clause 1(m) of the Act.
(2) A borrower may apply to the Minister, on a form approved by the Minister, for a debt reduction grant in respect of the borrower’s provincial student loans.

(3) An applicant shall provide with an application made under subsection (1) proof satisfactory to the Minister that he or she meets the requirements as set out in subsection (4).

(4) The Minister may grant a debt reduction grant in respect of an applicant’s provincial student loans where the Minister is satisfied that the applicant
(a) graduated from a program of study within 365 days immediately preceding the date of application; and
(b) during the program of study referred to in clause (a), received a total of more than $6,000 per academic year in provincial student loans and federal student loans. (EC709/10)

32. (1) A debt reduction grant granted by the Minister to a borrower under subsection 31(4) shall
(a) be equal to the total amount of provincial student loans received by the borrower, not exceeding $2,000 per academic year of the program of study for which the provincial student loans were made; and
(b) be applied against the amount payable by the borrower in respect of the provincial student loans received by the borrower.

(2) Notwithstanding subsection (1), where the balance owed in respect of a borrower’s provincial student loans is less than the amount of a grant to which he or she is entitled, the remaining balance of the grant shall be paid to the borrower. (EC709/10)

INTEREST RELIEF

33. Payments are not required on a student loan during the period that the student loan has interest relief status. (EC709/10)

34. Interest shall not accrue on a student loan during the period that the student loan has interest relief status. (EC709/10)

35. (1) A borrower may apply to the Minister, on a form approved by the Minister, for interest relief status in respect of a student loan.

(2) An applicant shall provide with an application made under subsection (1) proof satisfactory to the Minister that the applicant meets the requirements as set out in subsection (3).

(3) The Minister may grant interest relief status for a specified period in respect of an applicant’s student loan where the Minister is satisfied
that the applicant is required to make monthly payments on his or her student loan and the applicant’s family income for the period is not sufficient to make the payments.

(4) Interest relief may be granted for periods of six months at a time and for not more than 30 months over the duration of the repayment schedule of a student loan.

(5) Where the Minister grants interest relief in respect of a student loan under subsection (3), the first instalment payment on the student loan after the period of interest relief ends is due on the monthly loan payment date set out in the loan consolidation notice under subsection 28(2) that is within one month after the end of the interest relief period.

(6) In this section, “family income” means the applicant’s gross income, and the gross income of his or her spouse, if any, from all sources except the Universal Child Care Benefit received under section 4 of the Universal Child Care Benefit Act (Canada). (EC709/10)

36. The Minister may terminate an interest relief status in respect of a borrower’s student loan where
   (a) the borrower or his or her spouse has provided false or misleading information to the Minister; or
   (b) the borrower fails to comply with a provision of the Act, these regulations or a student loan agreement of the borrower. (EC709/10)

LOAN FORGIVENESS

37. (1) A person may apply to the Minister on a form approved by the Minister, for loan forgiveness in respect of a borrower’s student loan.

(2) An applicant shall provide with an application made under subsection (1) proof satisfactory to the Minister that the requirements as set out in subsection (3) have been met.

(3) The Minister may forgive all or part of the principal or interest, or both, of a borrower’s student loan where the Minister is satisfied that
   (a) the borrower is deceased; or
   (b) the borrower is a person with a permanent disability and, as a result, is unable to pay the student loan.

(4) A decision made by the Minister under this section is final and is not subject to review or appeal.

(5) The Minister may, for the purpose of making a determination under this section, obtain the opinion of a medical practitioner with respect to the nature and extent of the applicant’s permanent disability. (EC709/10)
DEBT COLLECTION

38. Notwithstanding the interest rate applicable to a student loan under the terms of a student loan agreement, the interest rate in effect on any day for a debt owed to the Crown or the Corporation as a result of the Crown or the Corporation fulfilling the obligations of a borrower under the student loan agreement, shall be the rate in effect on the day as determined by the Lieutenant Governor in Council. (EC709/10)

39. (1) Where a borrower fails to pay interest on a student loan, the Minister may, as a condition of providing interest relief or other student financial assistance, require the borrower to
   (a) pay all or a part of the accrued interest owing on the student loan; or
   (b) capitalize all or a part of the accrued interest owing on the student loan.

   (2) Where the Minister capitalizes accrued interest owing on a student loan, the capitalized accrued interest shall form a part of the principal owed on the student loan. (EC709/10)

FEES AND CHARGES

40. Where a borrower owes money to the Crown or to the Corporation under an agreement by subrogation or otherwise on account of student financial assistance received by the borrower, that borrower shall pay the following fees and charges:
   (a) $35 for each dishonoured cheque provided to the Minister or to the Corporation;
   (b) $15 for each late or missed payment;
   (c) an amount paid by the Crown to a lender to obtain student financial assistance documentation with respect to the borrower; and
   (d) legal costs incurred by the Crown or the Corporation pursuant to a court action to collect a debt under the Act or these regulations or an amount paid to an agent collecting a debt under the Act or these regulations on behalf of the Crown or the Corporation. (EC709/10)

41. Where an amount of $10 or less is owed to a borrower by the Corporation, that amount shall not be refunded to the borrower unless requested by him or her. (EC709/10)

CONFIRMATION OF INFORMATION

42. The Minister may confirm with an educational institution any personal information, including academic record and status, with respect to a borrower who is a student or former student at the educational
institution that the Minister considers necessary to determine the student's eligibility for student financial assistance under the Act and these regulations and to administer the Act and these regulations. (EC709/10)