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## PART II/PARTIE II

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## PART II/PARTIE II

### REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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**SASKATCHEWAN REGULATIONS 31/2019***The Electrical Inspection Act, 1993*

Section 34

Order in Council 142/2019, dated April 17, 2019

(Filed April 18, 2019)

**Title**

1 These regulations may be cited as *The Electrical Inspection Amendment Regulations, 2019*.

**RRS c E-6.3 Reg 1, new section 6.01**

2 **Section 6.01 of *The Electrical Inspection Regulations* is repealed and the following substituted:**

**“Exemption from Act**

6.01 The Act does not apply to the following:

- (a) street lights that are owned or operated by an electric utility;
- (b) any work of replacement, repair or maintenance performed by or on behalf of an electric utility on a consumer meter enclosure”.

**Coming into force**

3 These regulations come into force on the day on which they are filed with the Registrar of Regulations.

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**SASKATCHEWAN REGULATIONS 32/2019***The Municipal Grants Act*

Section 8

Order in Council 143/2019, dated April 17, 2019

(Filed April 18, 2019)

**Title**

1 These regulations may be cited as *The Municipal Grants Amendment Regulations, 2019*.

**RRS c M-28.1 Reg 1 amended**

2 *The Municipal Grants Regulations* are amended in the manner set forth in these regulations.

**New section 5**

3 **Section 5 is repealed and the following substituted:**

**“Maximum amount of municipal revenue sharing grants**

5 The maximum amount of municipal sharing grants that may be paid to municipalities is, for the 2019-20 fiscal year and each subsequent fiscal year, an amount equivalent to 75% of a PST point for the second preceding fiscal year”.

**New section 6****4 Section 6 is repealed and the following substituted:****“Allocation of municipal revenue sharing grants**

**6** Subject to sections 24 to 25.2, on and after April 1, 2019, the funding paid pursuant to section 5 must be allocated as follows:

- (a) 47.9% for cities;
- (b) 16.2% for urban municipalities;
- (c) 28.5% for rural municipalities;
- (d) 7.4% for northern municipalities, to be distributed in accordance with *The Northern Municipalities Regulations*’.

**Section 14 amended****5 Section 14 is amended:****(a) by adding the following clause after clause (a):**

“(a.1) ‘**preceding year**’ means the year preceding the year in which the grants are to be made”; and

**(b) by repealing clause (c) and substituting the following:**

“(c) ‘**taxable assessment**’ means the taxable assessment, for a rural municipality as confirmed by the Saskatchewan Assessment Management Agency, of:

- (i) the second preceding year; or
- (ii) the most recent year before the second preceding year”.

**New section 16.1****6 Section 16.1 is repealed and the following substituted:****“Transportation amount**

**16.1** The transportation amount for the purposes of the formula set out in section 16 is the amount T calculated in accordance with the following formula:

$$T = B + [K2 \times \$3,200 + K3 \times \$3,200 + K4 \times \$2,800 + K5 \times \$1,000 + K6 \times \$750] \times RM$$

where:

B is the base transportation amount, calculated in accordance with section 17;

K2 is the number of kilometres of class 2 roads in the rural municipality as at December 31 of the second preceding year or the most recent year before the second preceding year, including any roads that the rural municipality is responsible to maintain that pass through a First Nation;

K3 is the number of kilometres of class 3 roads in the rural municipality as at December 31 of the second preceding year or the most recent year before the second preceding year, including any roads that the rural municipality is responsible to maintain that pass through a First Nation;

K4 is the number of kilometres of class 4 roads in the rural municipality as at December 31 of the second preceding year or the most recent year before the second preceding year, including any roads that the rural municipality is responsible to maintain that pass through a First Nation;

K5 is the number of kilometres of class 5 roads in the rural municipality as at December 31 of the second preceding year or the most recent year before the second preceding year, including any roads that the rural municipality is responsible to maintain that pass through a First Nation;

K6 is the number of kilometres of class 6 roads in the rural municipality as at December 31 of the second preceding year or the most recent year before the second preceding year, including any roads that the rural municipality is responsible to maintain that pass through a First Nation; and

RM is the road multiplier, calculated in accordance with section 19”.

**Section 24 amended**

**7 The following subsection is added after subsection 24(2):**

“(3) If two or more municipalities restructure to form a municipal district as defined in *The Municipalities Act*, and if the municipal revenue sharing grant has not been paid to the applicable former individual municipalities for the year in which the new municipal district has been established, the municipal revenue sharing grant that may be paid to the municipal district for both the fiscal year in which it is established and for subsequent years is the cumulative amount of the municipal revenue sharing grant amounts set out in this Part that would have been paid to the applicable former individual municipalities if they had not changed status”.

**New section 25.2**

**8 The following section is added after section 25.1:**

**“Targeted sector support**

**25.2(1)** Notwithstanding Division 2 and the provisions providing for the payment of the municipal revenue sharing grant amounts set out in this Part, for the purposes of making grants to municipalities or municipal associations to encourage regional cooperation, good governance and capacity building, the minister may, in each fiscal year:

- (a) approve and withhold an amount of \$1,500,000 from the allocation mentioned in section 6 that would otherwise be payable; and
- (b) adjust that allocation based on the withheld amount in the same relative shares mentioned in section 6.

(2) The minister shall conduct a review of the amount that may be withheld pursuant to clause (1)(a):

- (a) at the same time a review of the allocation is conducted pursuant to section 7; or
- (b) at any time the minister considers it necessary to do so.

(3) In conducting the review mentioned in subsection (2), the minister shall consult with:

- (a) the Saskatchewan Urban Municipalities Association;
- (b) the Saskatchewan Association of Rural Municipalities; and
- (c) the Saskatchewan Association of Northern Communities”.

**New section 26.1**

**9 The following section is added after section 26:**

**“Eligibility requirements**

**26.1(1)** The minister may withhold, in whole or in part, a grant payable pursuant to this Part if the municipality does not satisfy the minister that it has complied with the following:

- (a) its audited annual financial statements have been received by the Government of Saskatchewan;
- (b) if applicable, its annual reports respecting municipal waterworks have been completed and provided to the Government of Saskatchewan;
- (c) all of its required public disclosure statements have been made;
- (d) it has established an employee code of conduct;
- (e) it has adopted bylaws respecting municipal council meeting procedures;
- (f) all required education property taxes have been collected and remitted by it to the Government of Saskatchewan;
- (g) any additional eligibility requirements set by the minister that the minister considers necessary to ensure that the municipality is properly administered and publicly accountable.

(2) For the purposes of clause (1)(g), the minister shall cause the eligibility requirements to be made public in any manner that the minister considers appropriate, including publishing them on the ministry’s website”.

**Part III repealed**

**10 Part III is repealed.**

**Coming into force**

**11** These regulations come into force on the day on which they are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from April 1, 2019.

**SASKATCHEWAN REGULATIONS 33/2019***The Uniform Building and Accessibility Standards Act*

## Section 8

Order in Council 144/2019, dated April 17, 2019

(Filed April 18, 2019)

**Title**

1 These regulations may be cited as *The Uniform Building and Accessibility Standards Amendment Regulations, 2019*.

**RRS c U-1.2 Reg 5, section 3 amended**

2(1) *The Uniform Building and Accessibility Standards Regulations* are amended in the manner set forth in this section.

**(2) Subsection 3(7) is amended by striking out “Section 9.36” and substituting “Subject to subsection (11), Section 9.36”.**

**(3) Subsection 3(8) is amended by striking out “subsections (8.1), (8.2) and (9)” and substituting “subsections (8.1), (9) and (11)”.**

**(4) The following subsection is added after subsection 3(10):**

“(11) Notwithstanding any other provision of this section, Section 9.36 of Division B of The National Building Code of Canada, 2015 and The National Energy Code of Canada for Buildings, 2017 do not apply to the alteration, repair, renovation, or relocation of a building to which building standards apply and for which construction began before January 1, 2019”.

**Coming into force**

3 These regulations come into force on the day on which they are filed with the Registrar of Regulations.

