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## PART II/PARTIE II

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

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**CHAPTER I-13.2 REG 1**

*The Intestate Succession Act, 2019*

**CHAPITRE I-13.2 RÈGL. 1**

*Loi de 2019 sur les successions non  
testamentaires*

**CHAPTER I-13.2 REG 1***The Intestate Succession Act, 2019*

## Section 17

Order in Council 400/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

**1** These regulations may be cited as *The Intestate Succession Regulations*.

**Definition**

**2** In these regulations, “**Act**” means *The Intestate Succession Act, 2019*.

**Prescribed amounts**

**3(1)** For the purposes of section 6 of the Act, if the net value of the estate does not exceed \$200,000, the entirety of the estate shall be distributed to the spouse.

(2) For the purposes of subclause 6(1)(b)(i) of the Act, if the net value of the estate exceeds \$200,000, the spouse is entitled to the greater of the following amounts:

- (a) \$200,000;
- (b)  $\frac{1}{2}$  of the net value of the estate.

**Coming into force**

**4(1)** Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Intestate Succession Act, 2019* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Intestate Succession Act, 2019* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

**CHAPITRE I-13.2 RÈGL. 1***Loi de 2019 sur les successions non testamentaires*

## Article 17

Décret 400/2019, en date du 12 septembre 2019

(Déposé le 13 septembre 2019)

**Titre****1** *Règlement sur les successions non testamentaires.***Définition****2** Dans le présent règlement, « **Loi** » désigne la *Loi de 2019 sur les successions non testamentaires*.**Sommes réglementaires****3(1)** Pour l'application de l'article 6 de la Loi, si la valeur nette de la succession ne dépasse pas les 200 000 \$, la totalité de la succession est dévolue au conjoint.**(2)** Pour l'application du sous-alinéa 6(1)b(i) de la Loi, si la valeur nette de la succession dépasse les 200 000 \$, le conjoint a droit à la plus élevée des sommes suivantes :

- a) 200 000 \$;
- b) la moitié de la valeur nette de la succession.

**Entrée en vigueur****4(1)** Sous réserve du paragraphe (2), le présent règlement entre en vigueur à la date de l'entrée en vigueur de l'article 1 de la *Loi de 2019 sur les successions non testamentaires*.**(2)** Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements, si ce dépôt intervient après la date d'entrée en vigueur de l'article 1 de la *Loi de 2019 sur les successions non testamentaires*.

**CHAPTER J-4.3 REG 1***The Justice and Attorney General Act*

## Section 14.1

Order in Council 399/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

- 1 These regulations may be cited as *The Dispute Resolution Fees Regulations*.

**Definitions**

- 2 In these regulations:

“**Act**” means *The Justice and Attorney General Act*;

“**family law mediation**” means a mediation respecting or in relation to a family law proceeding or a matter that would qualify as a family law proceeding if the matter was before the Court of Queen’s Bench;

“**family law proceeding**” means a family law proceeding as defined in *The Queen’s Bench Act, 1998*;

“**manager**” means the manager appointed pursuant to section 14.1 of the Act.

**Fees prescribed**

- 3 Unless a fee is otherwise required by any other Act or regulation or any rule of court, the amount of the fee to be charged for mediation services provided pursuant to subsection 14.1(1) of the Act is the amount set out in these regulations.

**Fees respecting family law mediation**

- 4(1) Subject to subsections (4) and (5), the amount of the fee for family law mediation is determined in accordance with Table 1 of the Appendix.

- (2) Subject to subsections (4) and (5), the fee mentioned in subsection (1) is to be shared by the parties in any manner agreed to by the parties.

- (3) If the parties to a family law mediation cannot agree on the manner in which to share a fee pursuant to subsection (2), the parties may refer the matter to the manager for assistance in determining the appropriate manner in which to share the fee.

- (4) If both parties to a family law mediation are represented by The Saskatchewan Legal Aid Commission, The Saskatchewan Legal Aid Commission shall pay the following amounts on behalf of each party:

- (a) \$350 for an initial mediation session;
- (b) \$175 for each subsequent mediation session.

- (5) If one party to a family law mediation is represented by The Saskatchewan Legal Aid Commission:

- (a) The Saskatchewan Legal Aid Commission shall pay the following amounts on behalf of that party:
  - (i) \$350 for an initial mediation session;
  - (ii) \$175 for each subsequent mediation session; and
- (b) the other party shall pay one half of the amount determined pursuant to subsection (1).

(6) The fees mentioned in subsections (1), (4) and (5) are payable by the parties before the start of the mediation session.

**Court-ordered mediation**

5(1) If the Court of Queen's Bench orders parties to attend mediation, the parties shall pay mediation fees in accordance with the order of the Court.

(2) If the order mentioned in subsection (1) is silent with respect to fees for mediation, the parties are not required to pay any fee for mediation pursuant to the order.

(3) The fees mentioned in subsection (1) are payable by the parties before the start of the mediation session.

**Other fees**

6(1) The amount of the fee to be charged for training or facilitation or any other mediation service that is not specified in these regulations is \$150 per hour per mediator.

(2) The fees mentioned in subsection (1) are to be paid equally by the parties unless the parties otherwise agree.

**No fees payable**

7 Notwithstanding any other provision of these regulations, no fee is payable pursuant to these regulations by either party in a mediation if:

- (a) a judge orders the preparation of a report for the assistance of the court respecting the custody of, access to or welfare of the children pursuant to section 97 of *The Queen's Bench Act, 1998*;
- (b) in an order granting access to a child, a judge requires supervision of the access pursuant to section 26 of *The Children's Law Act, 1997*;
- (c) the parties in a proceeding that is not a family law proceeding participate in mediation as required by sections 42 to 44 of *The Queen's Bench Act, 1998*;
- (d) the parties participate in mediation pursuant to *The Saskatchewan Farm Security Act*;
- (e) the parties participate in mediation pursuant to *The Expropriation Procedure Act*.

**Waiver of fees in certain circumstances**

8 Notwithstanding any other provision of these regulations, the manager may waive or reduce the amount of the fee payable by a party in a mediation, or approve a payment plan for a party, if the manager is satisfied that:

- (a) the following circumstances exist:
  - (i) the party is an individual;
  - (ii) the party has a low income;
  - (iii) the fee would prevent the party from obtaining mediation; or

(b) the party is unable to pay the fee as a result of exceptional or unusual events or circumstances affecting the party or a member of the party's household, including but not limited to the following:

- (i) recent loss of employment;
- (ii) illness or medical expenses;
- (iii) personal emergencies.

**RRS c D-18.2 Reg 3 repealed**

**9** *The Mediation Services Fees Regulations, 1994* are repealed.

**Coming into force**

**10(1)** Subject to subsection (2), these regulations come into force on October 1, 2019.

(2) If these regulations are filed with the Registrar of Regulations after October 1, 2019, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

**Appendix**

TABLE 1  
[Subsection 4(1)]

**Family Law Mediation Fees**

Item	Combined Income of Parties (\$)	Total Fee for Initial Mediation Session (\$)	Total Fee for Subsequent Mediation Sessions (\$)
1	Under 35,000	200	100
2	35,001 - 70,000	400	200
3	70,001 - 100,000	700	350
4	100,001 - 150,000	1,200	600
5	Over 150,000	1,700	850



**SASKATCHEWAN REGULATIONS 66/2019***The Election Act, 1996*

## Section 87

Order in Council 398/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title****1** These regulations may be cited as *The Election Act Amendment Regulations, 2019*.**RRS c E-6.01 Reg 1, new Part III****2** Part III of *The Election Act Regulations* is repealed and the following substituted:

**“PART III  
Election Officer Remuneration and Reimbursement  
and Other Election Expenses**

**“Definitions for Part and appointment of certain officers****4.1(1)** In this Part:(a) **‘election official’** means:

- (i) an election officer;
- (ii) an office assistant;
- (iii) an administrative assistant;
- (iv) an interpreter;
- (v) an information officer;
- (vi) a messenger;
- (vii) an office coordinator;
- (viii) a registration officer;
- (ix) a revising agent;
- (x) a security assistant;
- (xi) a trainer;
- (xii) an enumerator; or
- (xiii) any other position that the Chief Electoral Officer approves as being required to properly administer an election;

(b) **‘online training assignment’** means training material delivered through a web-based e-learning application and assigned by the Chief Electoral Officer.

- (2) A returning officer may appoint a person as an election official:
  - (a) in any of the positions mentioned in subclauses (1)(a)(i) to (xii); or
  - (b) in any other position with respect to which the returning officer is directed and authorized by the Chief Electoral Officer to make the appointment.
- (3) Subject to the Act, the Chief Electoral Officer shall determine the duties and responsibilities to be assigned to any of the positions mentioned in subsection (2).

**“Prorated remuneration and allowances for part of day, hour or period**

**4.11(1)** Notwithstanding any other provision of these regulations but subject to subsection (2), if an election official is to be paid remuneration or an allowance pursuant to this Part based on a daily or hourly rate and the election official provides services or attends for less than a day or an hour, as the case may be, the election official is to be paid a prorated amount of the daily or hourly rate for that portion of the day or hour the election official serves or attends.

(2) In the case of remuneration for a daily rate, subsection (1) does not apply if the remuneration is expressed to be for a day or part of a day.

(3) Notwithstanding any other provision of these regulations, if an election official is to be paid remuneration or an allowance pursuant to this Part as a flat rate for services or attendance for a period specified in these regulations and the election official provides services or attends for less than the specified period, the election official is to be paid a prorated amount of the flat rate or allowance for the portion of the period the election official serves or attends.

**“Returning officers**

**4.12(1)** A returning officer for a constituency is entitled to be paid the following remuneration and to be reimbursed for the following expenses:

- (a) an annual allowance of \$973, pro-rated for months under contract;
- (b) remuneration at the rate of \$27.50 per hour for services provided before the issue of a writ of election;
- (c) remuneration of \$6,124 provided during the period commencing on the day of the issue of a writ of election and ending on the day fixed for polling day;
- (d) an allowance of \$2,040 provided during the period commencing after polling day and ending on the day fixed for the return to the writ;
- (e) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the returning officer is necessarily absent from the returning officer’s place of residence in the performance of duties as a returning officer;
- (f) reimbursement for any expenses for goods or services incurred in the execution of the duties as a returning officer and conducting the election, but only if:
  - (i) in the opinion of the Chief Electoral Officer, the amount of the expense is reasonable; and
  - (ii) the returning officer supplies the Chief Electoral Officer with receipts for the expenses.

(2) A returning officer is entitled to be paid the following remuneration and to be reimbursed for the following expenses for attending at a recount:

- (a) remuneration of \$150 for each day, or part of a day, for attending at the recount;
- (b) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the returning officer is necessarily absent from the returning officer's place of residence in attending at the recount.

(3) A returning officer is entitled to be paid the following remuneration and to be reimbursed for the following expenses for attending at a returning officers' training session called by the Chief Electoral Officer:

- (a) remuneration of \$150 for each day, or part of a day, for attending at the training session;
- (b) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the returning officer is necessarily absent from the returning officer's place of residence in attending at the training session.

**“Election clerks**

4.2(1) An election clerk for a constituency is entitled to be paid the following remuneration and to be reimbursed for the following expenses:

- (a) remuneration of \$4,593 provided during the period commencing on the day of the issue of a writ of election and ending on the day fixed for polling day;
- (b) remuneration at the rate of \$22.50 per hour for services provided before the issue of a writ of election;
- (c) an allowance of \$1,531 for services provided during the period commencing after polling day and ending on the day fixed for the return to the writ;
- (d) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the election clerk is necessarily absent from the election clerk's place of residence in the performance of duties as an election clerk.

(2) An election clerk is entitled to be paid the following remuneration and to be reimbursed for the following expenses for attending at a recount:

- (a) remuneration of \$150 for each day, or part of a day, for attending at the recount;
- (b) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the election clerk is necessarily absent from the election clerk's place of residence in attending at the recount.

(3) An election clerk is entitled to be paid the following remuneration and to be reimbursed for the following expenses for attending at an election clerks' training session called by the Chief Electoral Officer:

- (a) remuneration of \$150 for each day, or part of a day, for attending at the training session;
- (b) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the election clerk is necessarily absent from the election clerk's place of residence in attending at the training session.

**“Deputy returning officer**

**4.21** A deputy returning officer for a constituency is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$18.50 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for deputy returning officers called by the returning officer for the constituency;
- (c) an allowance of \$15 for each online training assignment completed as directed by the returning officer.

**“Supervisory deputy returning officer**

**4.3** A supervisory deputy returning officer for a constituency is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$20 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for supervisory deputy returning officers called by the returning officer for the constituency;
- (c) an allowance of \$15 for each online training assignment completed as directed by the returning officer.

**“Poll clerk**

**4.31** A poll clerk for a constituency is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$15 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for poll clerks called by the returning officer for the constituency;
- (c) an allowance of \$15 for each online training assignment completed as directed by the returning officer.

**“Interpreters**

4.4 An interpreter used pursuant to subsection 78(1) of the Act is entitled to be paid remuneration of \$14 per hour for each hour spent performing duties.

**“Information officers**

4.41 An information officer is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$14 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for information officers called by the returning officer for the constituency;
- (c) an allowance of \$15 for each online training assignment completed as directed by the returning officer.

**“Rental of polling places**

4.5(1) A returning officer is authorized to issue payment for renting a polling place for the day of an election, the five days of an advance poll, or the day before the start of advance voting in an amount equal to the sum of:

- (a) \$180 per day; and
  - (b) if the polling place is used for more than one poll, \$45 per day for each poll in addition to the first poll.
- (2) The rent mentioned in this section is to cover a charge for utilities, including heat and light, for janitorial services and for any tables, chairs or other furniture to be used at the polling place.

**“Personal care facility poll, mobile poll or temporarily displaced voter poll**

4.6(1) A returning officer is authorized to issue payment for renting a polling place at a personal care facility or for a mobile poll or temporarily displaced voter poll in the amount of \$15 per hour or part of an hour.

(2) A returning officer is entitled to be reimbursed for the expense of arranging and paying for transportation to and from a mobile poll or temporarily displaced voter poll for all election officers and for transporting all election materials but only if:

- (a) in the opinion of the Chief Electoral Officer, the amount of the expense is reasonable; and
- (b) the returning officer supplies the Chief Electoral Officer with receipts for the expense.

**“Messengers**

4.7 A messenger appointed by a returning officer to deliver ballot boxes or election materials to an election officer is entitled to be paid the following remuneration and to be reimbursed for the following expenses:

- (a) remuneration of \$13 for each hour spent performing duties;
- (b) reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred while the messenger is necessarily absent from the messenger's place of residence in the performance of duties as a messenger.

**“Enumerators**

**4.71** An enumerator is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$14 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for enumerators called by the returning officer for the constituency;
- (c) an allowance of \$15 for completing an online training assignment as directed by the returning officer.

**“Security assistants**

**4.8** A security assistant appointed by a returning officer pursuant to subsection 11(1) of the Act is entitled to be paid remuneration of \$14 for each hour spent performing duties.

**“Registration officer**

**4.81** A registration officer is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$14 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for registration officers called by the returning officer for the constituency;
- (c) an allowance of \$15 for completing an online training assignment as directed by the returning officer.

**“Revising agents**

**4.82** A revising agent is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$14 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) an allowance of \$47 for attending at each school of instruction for revising agents called by the returning officer for the constituency;
- (c) an allowance of \$15 for completing an online training assignment as directed by the returning officer.

**“Office coordinators**

**4.83** An office coordinator is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$21 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) remuneration of \$150 for each day, or part of a day, for attending at the training session called by the Chief Electoral Officer;
- (c) an allowance of \$15 for completing an online training assignment as directed by the returning officer.

**“Trainers**

**4.84** A trainer is entitled to be paid the following remuneration and allowance:

- (a) remuneration of \$21 per hour for each hour spent performing duties, other than for attending a school of instruction or completing an online training assignment;
- (b) remuneration of \$150 for each day, or part of a day, for attending at the training session called by the Chief Electoral Officer;
- (c) an allowance of \$15 for completing an online training assignment as directed by the returning officer.

**“Administrative assistants**

**4.85** An administrative assistant is entitled to be paid an allowance of \$17 per hour for each hour spent performing duties.

**“Office assistants**

**4.86** An office assistant is entitled to be paid an allowance of \$13 per hour for each hour spent performing duties.

**“Cell phone reimbursement**

**4.9(1)** In this section, **‘poll official’** means a supervisory deputy returning officer, deputy returning officer or poll clerk.

(2) Poll officials are entitled to be reimbursed for the use of their personal cell phone in the performance of their duties, when requested by the returning officer, at a rate of \$5 for each day they are required to attend at a polling location.

**“Travel allowances**

**4.91** Every election official is entitled to reimbursement, at the rates paid to members of the public service of Saskatchewan, for any travel, sustenance and accommodation expenses incurred for:

- (a) travel to and from a training session or school of instruction;
- (b) travel to and from a poll on election day;
- (c) travel to and from an advance poll on each day an advance poll is held;
- (d) travel to receive or return a ballot box at the direction of a returning officer;
- (e) travel while discharging duties connected to voter registration;
- (f) travel while discharging duties connected with a mobile poll or a temporarily displaced voter poll”.

**Coming into force**

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

**SASKATCHEWAN REGULATIONS 67/2019***The Workers' Compensation Act, 2013*

## Section 187

Order in Council 401/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

**1** These regulations may be cited as *The Workers' Compensation (Employment Periods) Amendment Regulations, 2019*.

**RRS c W-17.1 Reg 1, new section 22.3**

**2** Section 22.3 of *The Workers' Compensation General Regulations, 1985* is repealed and the following substituted:

**“Employment periods**

**22.3** For the purposes of subsection 28(1) of the Act, the minimum periods of employment for a fire fighter for the diseases mentioned in subclauses 28(1)(b)(i) to (xi) of the Act are the following:

- (a) primary site brain cancer, 10 years;
- (b) primary site bladder cancer, 15 years;
- (c) primary site kidney cancer, 20 years;
- (d) primary non-Hodgkins lymphoma, 20 years;
- (e) primary leukemia, 5 years;
- (f) primary site ureter cancer, 15 years;
- (g) primary site colorectal cancer, 15 years;
- (h) primary site lung cancer in non-smoking fire fighters, 15 years;
- (i) primary site testicular cancer, 10 years;
- (j) primary site esophageal cancer, 25 years;
- (k) a primary site prostate cancer, 15 years;
- (l) a primary site skin cancer, 15 years;
- (m) multiple myeloma, 15 years;
- (n) a primary site breast cancer, 10 years;
- (o) a primary site cervical cancer, 10 years;
- (p) a primary site ovarian cancer, 10 years;
- (q) an injury to the heart that manifests within 24 hours after attendance at an emergency response, none”.

**Coming into force**

**3** These regulations come into force on the day on which section 6 of *The Workers' Compensation Amendment Act, 2019* comes into force.



**SASKATCHEWAN REGULATIONS 68/2019***The Saskatchewan Medical Care Insurance Act*

## Section 48

Order in Council 402/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

**1** These regulations may be cited as *The Medical Care Insurance Beneficiary and Administration (Insured Services) Amendment Regulations, 2019*.

**RRS c S-29 Reg 13, section 16 amended**

**2** Section 16 of *The Medical Care Insurance Beneficiary and Administration Regulations* is amended:

- (a) in clause (a) by adding “and adjunctive services” after “surgery”;
- (b) in clause (b) by adding “or nasoalveolar molding treatment services” after “orthodontic service”; and
- (c) in the portion of clause (c) preceding subclause (i) by striking out “head or neck cancer services or services for total joint replacement by prosthesis” and substituting “stem cell transplant services, head or neck cancer services or services for total joint replacement by prosthesis, or resulting from cancer radiation therapy”.

**Coming into force**

**3** 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 69/2019***The Saskatchewan Medical Care Insurance Act*

## Section 48

Order in Council 403/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

**1** These regulations may be cited as *The Saskatchewan Medical Care Insurance Payment (Schedules) Amendment Regulations, 2019*.

**RRS c S-29 Reg 19, section 3 amended**

**2** Section 3 of *The Saskatchewan Medical Care Insurance Payment Regulations, 1994* is amended:

**(a) in clause (b):**

**(i) by striking out “and” after subclause (vii); and**

**(ii) by repealing subclause (viii) and substituting the following:**

“(viii) for services provided in the period commencing on July 1, 2010 and ending on March 31, 2011, the schedule adopted by the ministry for payment of dentist services and entitled ‘Saskatchewan Health Payment Schedule for Insured Services Provided by a Dentist or a Dentist Holding a Specialist Licence, July 1, 2010’, as amended by the Saskatchewan Health Dentist’s Newsletter Number 4, dated July 1, 2010; and

“(ix) for services provided in the period commencing on April 1, 2011, the schedule adopted by the ministry for payment of dentist services and entitled ‘Saskatchewan Health Payment Schedule for Insured Services Provided by a Dentist or a Dentist Holding a Specialist Licence, April 1, 2019’”; and

**(b) in clause (d):**

**(i) by striking out “and” after subclause (xi);**

**(ii) in the portion of subclause (xii) preceding paragraph (A) by adding “and ending on March 31, 2019” after “commencing on April 1, 2018”;**

**(iii) by adding “and” after subclause (xii); and**

**(iv) by adding the following subclause after subclause (xii):**

“(xiii) for services provided in the period commencing on April 1, 2019, the schedule adopted by the ministry for payment of physician services and entitled ‘Saskatchewan Health Payment Schedule for Insured Services Provided by a Physician, April 1, 2019’, as amended by the Saskatchewan Ministry of Health Physicians’ Newsletter Number 50, dated April 1, 2019”.

**Coming into force**

**3** 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 70/2019***The Patient Choice Medical Imaging Act*

## Section 30

Order in Council 404/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

1 These regulations may be cited as *The Medical Imaging Facilities Licensing Amendment Regulations, 2019*.

**RRS c P-4.11 Reg 1, new section 2.1**

2 *The Medical Imaging Facilities Licensing Regulations* are amended by adding the following section after section 2:

**“Medical imaging facility exemption**

2.1 A place or facility where an oral maxillofacial surgeon or oral radiologist authorized to do so by the College of Dental Surgeons of Saskatchewan provides only cone beam computed tomography imaging services is not a medical imaging facility for the purposes of the Act”.

**Coming into force**

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

**SASKATCHEWAN REGULATIONS 71/2019***The Provincial Lands Act, 2016*

## Section 9-1

Order in Council 405/2019, dated September 12, 2019

(Filed September 13, 2019)

**Title**

1 These regulations may be cited as *The Crown Resource Land (Fees) Amendment Regulations, 2019*.

**RRS c P-31.1 Reg 3 amended**

2 *The Crown Resource Land Regulations, 2019* are amended in the manner set forth in these regulations.

**Section 6-3 amended**

3 **The following subsection is added after subsection 6-3(8):**

“(9) Notwithstanding any other provision of these regulations including any provision that existed before the coming into force of *The Crown Resource Land (Fees) Amendment Regulations, 2019*, the fees set out in Tables 1 to 7 apply on and after April 1, 2019”.

## Table 1 amended

**4 Table 1 of the Appendix is amended:**

(a) in clause (a) of Item 1 in the row titled “Lot (up to 92 metres in depth) of not more than 23 frontage metres” under the column titled “Amount (\$)” by striking out “1775” and substituting “775”; and

(b) in Item 7:

(i) in clause (a) in the row titled “each developed hectare” under the column titled “Amount (\$)” by striking out “1240” and substituting “825”;

(ii) in clause (c) in the row titled “each developed hectare” under the column titled “Amount (\$)” by striking out “1240” and substituting “825”; and

(iii) in clause (d):

(A) in the row titled “each hectare” under the column titled “Amount (\$)” by striking out “2” and substituting “1.55”; and

(B) in the row titled “each developed hectare” by striking out “1240” and substituting “825”.

## Table 2 amended

**5 Table 2 of the Appendix is amended:**

(a) by striking out the heading and substituting the following:

“TABLE 2  
[Section 6-3]

**Applicable Fees – Resource Land Dispositions other than Peat Dispositions and Petroleum and Natural Gas Dispositions (fiscal year 2020-2021);**

(b) by striking out Items 1 to 3 and substituting the following:

“	
1	Commercial Purpose
(a)	remote site:
	Lot (up to 92 metres in depth) of not more than 23 frontage metres 1517
	excess area, each hectare 481
(b)	lot in a subdivision
	Lot (up to 92 metres in depth) of not more than 23 frontage metres 3000
	excess area, each hectare 656

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2	Residential Purpose	
	(a) remote site:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1092
	excess area, each hectare	475
	(b) lot in a subdivision	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656

---

3	Recreational Purpose	
	(a) remote site:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1092
	excess area, each hectare	475
	(b) lot in subdivision	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656

---

”; and

(c) in Item 7:

(i) in clause (a) in the row titled “each developed hectare” under the column titled “Amount (\$)” by striking out “2070” and substituting “1240”;

(ii) in clause (c) in the row titled “each developed hectare” under the column titled “Amount (\$)” by striking out “2070” and substituting “1240”; and

(iii) in clause (d):

(A) in the row titled “each hectare” under the column titled “Amount (\$)” by striking out “2” and substituting “1.70”; and

(B) in the row titled “each developed hectare” by striking out “2070” and substituting “1240”.

New Tables 2.1 and 2.2

**6 The following Tables are added after Table 2 of the Appendix:**

**“TABLE 2.1**  
[Section 6-3]

**Applicable Fees – Resource Land Dispositions other than Peat Dispositions  
and Petroleum and Natural Gas Dispositions (fiscal year 2021-2022)**

<b>Item</b>	<b>Resource land disposition</b>	<b>Amount (\$)</b>
1	Commercial Purpose	
	(a) remote site:	
	Lot (up to 92 metres in depth) of not more than 23 frontage metres	2258
	excess area, each hectare	569
	(b) lot in a subdivision	
	Lot (up to 92 metres in depth) of not more than 23 frontage metres	3000
	excess area, each hectare	656
2	Residential Purpose	
	(a) remote site:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1296
	excess area, each hectare	565
	(b) lot in a subdivision	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656
3	Recreational Purpose	
	(a) remote site:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1296
	excess area, each hectare	565
	(b) lot in subdivision	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656
4	Resource Use Purpose	
	Trapping and commercial fishing, including residential resource use:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	no charge
	foreshore installation	no charge

Item	Resource land disposition	Amount (\$)
5	Institutional Purpose	
	for the first hectare or part of a hectare	88
	for the 2nd to the 4th hectares, each hectare	88
	for the 5th to 20th hectares, each hectare	35
	for each hectare over 20 hectares	8
6	Agricultural Purpose	
	(a) non-residential gardening or allotment gardening by an individual or non-profit organization:	
	up to 0.4 hectares inclusive	70
	(b) use by Saskatchewan Government ministry	no charge
	(c) agricultural use of Crown resource land in a provincial forest:	
	for the first 10 hectares, each hectare	96
	each hectare over 10 hectares	32
	(d) wild rice or aquacultural use:	
	lot (up to 46 metres in depth) of not more than 23 frontage metres	352
	excess area, each hectare	176
	(e) other agricultural use of Crown resource land that is not part of a provincial forest, including haying and grazing	The fees set out for that use pursuant to <i>The Provincial Lands (Agriculture) Regulations</i>
7	Mineral, Industrial and Quarry Purpose	
	(a) mineral surface disposition:	
	each developed hectare	1655
	each undeveloped hectare	110
	minimum rental	110
	(b) industrial disposition:	
	each hectare	656
	minimum rental	656

Item	Resource land disposition	Amount (\$)
	(c) quarry surface disposition: for use by a Saskatchewan Government ministry, municipality, community or regional park or for another public purpose	no charge
	for all other uses: each developed hectare	1655
	each undeveloped hectare	110
	minimum rental	110
	(d) sand or gravel production, use and removal: for use by a Saskatchewan Government ministry, municipality, community, regional park or Indian band or for another public purpose	no charge
	for all other uses: sand and gravel exploration each hectare	1.85
	sand and gravel surface rental each developed hectare	1655
	each undeveloped hectare	110
	minimum rental	110
8	Miscellaneous Use	
	(a) not more than 4 hectares: each hectare	312
	excess area over 4 hectares, each hectare	176
	minimum rental	176
	(b) a Saskatchewan Government ministry, university, municipality, community or regional park or a Crown corporation for the purpose of public safety	no charge
	(c) work authorization: for work authorization carried out by a Saskatchewan Government ministry, university, municipality, community or regional park or by a Crown corporation for the purpose of public safety	no charge
	for all other uses	200
9	Airstrips	
	(a) private commercial: each hectare	352
	(b) public, free access: each hectare	16



Item	Resource land disposition	Amount (\$)
10	Rights of Way (other than petroleum and natural gas related)	
	(a) roads (leases, permits and easements):	
	each hectare	2070
	(b) surface irrigation pipe:	
	each hectare	195
	(c) other easements:	
	issued to Saskatchewan Government ministries, municipalities, communities or regional parks	no charge
	public utility (Saskatchewan Crown corporation)	no charge
	private and commercial use other than public utility, each hectare (one-time fee)	410
11	Foreshore Installations	
	private or commercial:	
	minimum rental (for an installation of not more than 2 frontage metres)	32
	each frontage metre over 2 metres	16
12	Wild Rice	
	(a) wild rice permit, each hectare	0.40
	minimum	8
	(b) wild rice licence, each hectare	4
	minimum	40
13	Temporary Work Camp Purpose	
	(a) Class A:	
	over 500 person-days of occupation per permit year, each hectare	1320
	(b) Class B:	
	100 to 500 person-days of occupation per permit year, each hectare	616
	(c) Class C:	
	less than 100 person-days of occupation per permit year, each hectare	312

“TABLE 2.2

[Section 6-3]

**Applicable Fees – Resource Land Dispositions other than  
Peat Dispositions and Petroleum and Natural Gas Dispositions  
(fiscal year 2022-2023 and in subsequent fiscal years)**

<b>Item</b>	<b>Resource land disposition</b>	<b>Amount (\$)</b>
1	Commercial Purpose	
	(a) remote site:	
	Lot (up to 92 metres in depth) of not more than 23 frontage metres	3000
	excess area, each hectare	656
	(b) lot in a subdivision	
	Lot (up to 92 metres in depth) of not more than 23 frontage metres	3000
	excess area, each hectare	656
2	Residential Purpose	
	(a) remote site:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656
	(b) lot in a subdivision	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656
3	Recreational Purpose	
	(a) remote site:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656
	(b) lot in subdivision	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	1500
	excess area, each hectare	656
4	Resource Use Purpose	
	Trapping and commercial fishing, including residential resource use:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	no charge
	foreshore installation	no charge

Item	Resource land disposition	Amount (\$)
5	Institutional Purpose	
	for the first hectare or part of a hectare	88
	for the 2nd to the 4th hectares, each hectare	88
	for the 5th to 20th hectares, each hectare	35
	for each hectare over 20 hectares	8
6	Agricultural Purpose	
	(a) non-residential gardening or allotment gardening by an individual or non-profit organization:	
	up to 0.4 hectares inclusive	70
	(b) use by Saskatchewan Government ministry	no charge
	(c) agricultural use of Crown resource land in a provincial forest:	
	for the first 10 hectares, each hectare	96
	each hectare over 10 hectares	32
	(d) wild rice or aquacultural use:	
	Lot (up to 46 metres in depth) of not more than 23 frontage metres	352
	excess area, each hectare	176
	(e) other agricultural use of Crown resource land that is not part of a provincial forest, including haying and grazing	The fees set out for that use pursuant to <i>The Provincial Lands (Agriculture) Regulations</i>
7	Mineral, Industrial and Quarry Purpose	
	(a) mineral surface disposition:	
	each developed hectare	2070
	each undeveloped hectare	110
	minimum rental	110
	(b) industrial disposition:	
	each hectare	656
	minimum rental	656
	(c) quarry surface disposition:	
	for use by a Saskatchewan Government ministry, municipality, community or regional park or for another public purpose	no charge
	for all other uses:	
	each developed hectare	2070
	each undeveloped hectare	110
	minimum rental	110

Item	Resource land disposition	Amount (\$)
	(d) sand or gravel production, use and removal: for use by a Saskatchewan Government ministry, municipality, community, regional park or Indian band or for another public purpose	no charge
	for all other uses:	
	sand and gravel exploration	
	each hectare	2
	sand and gravel surface rental	
	each developed hectare	2070
	each undeveloped hectare	110
	minimum rental	110
8	Miscellaneous Use	
	(a) not more than 4 hectares:	
	each hectare	312
	excess area over 4 hectares, each hectare	176
	minimum rental	176
	(b) a Saskatchewan Government ministry, university, municipality, community or regional park or a Crown corporation for the purpose of public safety	no charge
	(c) work authorization:	
	for work authorization carried out by a Saskatchewan Government ministry, university, municipality, community or regional park or by a Crown corporation for the purpose of public safety.	no charge
	for all other uses	200
9	Airstrips	
	(a) private commercial:	
	each hectare	352
	(b) public, free access:	
	each hectare	16

Item	Resource land disposition	Amount (\$)
10	Rights of Way (other than petroleum and natural gas related)	
	(a) roads (leases, permits and easements):	
	each hectare	2070
	(b) surface irrigation pipe:	
	each hectare	195
	(c) other easements:	
	issued to Saskatchewan Government ministries, municipalities, communities or regional parks	no charge
	public utility (Saskatchewan Crown corporation)	no charge
	private and commercial use other than public utility, each hectare (one-time fee)	410
11	Foreshore Installations	
	private or commercial:	
	minimum rental (for an installation of not more than 2 frontage metres)	32
	each frontage metre over 2 metres	16
12	Wild Rice	
	(a) wild rice permit, each hectare	0.40
	minimum	8
	(b) wild rice licence, each hectare	4
	minimum	40
13	Temporary Work Camp Purpose	
	(a) Class A:	
	over 500 person-days of occupation per permit year, each hectare	1320
	(b) Class B:	
	100 to 500 person-days of occupation per permit year, each hectare	616
	(c) Class C:	
	less than 100 person-days of occupation per permit year, each hectare	312

”.

## New Table 3

**7 Table 3 of the Appendix is repealed and the following substituted:**

“TABLE 3  
[Section 6-3]

**Applicable Fees – Peat Dispositions (fiscal year 2019-2020)**

Item	Peat disposition	Amount (\$)
1	(a) annual surface rental fee per hectare:	
	exploration before development	1.25
	developed	3
	undeveloped or reclaimed	2
	(b) royalty (per cubic metre of peat)	0.12

”.

## Table 7 amended

**8 The heading to Table 7 of the Appendix is struck out and the following substituted:**

“TABLE 7  
[Sections 5-7 and 6-3]

**Fees – Petroleum and Natural Gas Dispositions  
(fiscal year 2019-2020 and in subsequent years)”.**

## Coming into force

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



