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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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<i>The Ministry of Health Regulations, 2020</i>	E-13.1 Reg 20
<i>The Ministry of SaskBuilds and Procurement Regulations</i>	E-13.1 Reg 21
<i>The Ministry of Highways Regulations, 2020</i>	E-13.1 Reg 22
<i>The Ministry of Corrections, Policing and Public Safety Regulations</i>	E-13.1 Reg 23
<i>The Securities Commission (Adoption of National Instruments) (NI 51-102) Amendment Regulations, 2020</i>	SR 113/2020
<i>The Ministry of Government Relations Amendment Regulations, 2020</i>	SR 114/2020
<i>The Ministry of Parks, Culture and Sport Amendment Regulations, 2020</i>	SR 115/2020

December 4, 2020

<i>The Administration of Estates Regulations, 2020/ Règlement de 2020 sur l'administration des successions</i>	A-4.1 Reg 2/ A-4.2 Règl 2
<i>The Evidence Regulations/Règlement sur la preuve</i>	E-11.2 Reg 1/ E-11.2 Règl 1
<i>The Saskatchewan Temporary Wage Supplement (Seniors Care Workers) Program Regulations</i>	E-13.1 Reg 24
<i>The Financial Planners and Financial Advisors (Fees and Regulation Procedures) Regulations</i>	SR 120/2020
<i>The Queen's Bench (Family Dispute Resolution) Amendment Regulations, 2020 Règlement modificatif de 2020 sur la Cour du Banc de la Reine (résolution des conflits familiaux)</i>	SR 116/2020/ RS 116/2020
<i>The Public Guardian and Trustee Amendment Regulations, 2020</i>	SR 117/2020
<i>The Fee Waiver Amendment Regulations, 2020</i>	SR 118/2020
<i>The Regulation Law Amendment Regulations, 2020</i>	SR 119/2020
<i>The Pension Benefits (Transfers) Amendment Regulations, 2020</i>	SR 121/2020
<i>The Potash Production Tax Amendment Regulations, 2020</i>	SR 122/2020
<i>The Forest Resources Management (Saskatchewan Environmental Code Adoption) Amendment Regulations, 2020</i>	SR 123/2020
<i>The Environmental Management and Protection (Saskatchewan Environmental Code Adoption) Amendment Regulations, 2020</i>	SR 124/2020
<i>The Scrap Tire Management Amendment Regulations, 2020</i>	SR 125/2020
<i>The Wildlife Habitat and Ecological Lands Designation Amendment Regulations, 2020 (No. 3)</i>	SR 126/2020

CHAPTER A-4.1 REG 2

The Administration of Estates Act

CHAPITRE A-4.1 RÈGL. 2

Loi sur l'administration des successions

CHAPTER A-4.1 REG 2*The Administration of Estates Act*

Section 52

Order in Council 524/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Administration of Estates Regulations, 2020*.

Definitions

2 In these regulations:

“**Act**” means *The Administration of Estates Act*; (« *Loi* »)

“**Form**” means a form set out in Part 1 of the Appendix; (« *formule* »)

“**Table**” means a table set out in Part 2 of the Appendix. (« *barème* »)

Definition of “spouse”

3 For the purposes of the Act and these regulations, “**spouse**” means:

- (a) the legally married spouse of the person; or
- (b) an individual who:
 - (i) cohabited with the person as spouses continuously for at least 2 years; and
 - (ii) at the time of the person’s death was continuing to cohabit with the person or had ceased to cohabit with the person within the 24 months before the person’s death.

Fees

- 4(1) The fees payable to local registrars are the fees set out in Table 1.
- (2) The fees payable to the registrar are the fees set out in Table 2.
- (3) The fees set pursuant to subsections (1) and (2) are payable in advance unless other arrangements are made with the official to whom the fees are payable.

Notice pursuant to section 4.1 of the Act

5 The notice to be filed pursuant to section 4.1 of the Act shall be in Form A.

Amount and notation for section 7 of the Act

- 6(1) For the purposes of subsection 7(1) of the Act, the prescribed amount is \$15,000.
- (2) For the purposes of subsection 7(2) of the Act, the prescribed notation is the following:

“The affidavit of value filed in this estate states that the value of the property in this estate does not exceed \$15,000”.

Amount for section 9 of the Act

7 For the purposes of subsection 9(1) of the Act, the prescribed amount is \$25,000.

CHAPITRE A-4.1 RÉGL. 2*Loi sur l'administration des successions*

Article 52

Décret 524/2020, en date du 24 novembre 2020

(Déposé le 25 novembre 2020)

Titre**1** *Règlement de 2020 sur l'administration des successions.***Définitions****2** Les définitions suivantes s'appliquent au présent règlement.« **barème** » Barème figurant à la partie 2 de l'appendice. (*“Table”*)« **formule** » Formule figurant à la partie 1 de l'appendice. (*“Form”*)« **Loi** » La *Loi sur l'administration des successions*. (*“Act”*)**Définition de « conjoint »****3** Pour l'application de la Loi et du présent règlement, « **conjoint** » s'entend, selon le cas :

- a) de l'époux ou de l'épouse légitime de la personne;
- b) d'un individu qui, à la fois :
 - (i) a cohabité maritalement avec la personne de façon continue pendant au moins 2 ans,
 - (ii) au décès de la personne, continuait de cohabiter avec la personne ou avait cessé de cohabiter avec elle dans les 24 mois précédant la mort de la personne.

Droits exigibles**4(1)** Les droits à payer aux registraires locaux sont ceux énumérés au barème 1.**(2)** Les droits à payer au registraire sont ceux énumérés au barème 2.**(3)** Les droits prévus aux paragraphes (1) et (2) sont payables d'avance, à moins que d'autres dispositions aient été prises avec le fonctionnaire à qui ils doivent être payés.**Avis prévu à l'article 4.1 de la Loi****5** L'avis à déposer conformément à l'article 4.1 de la Loi est rédigé à l'aide de la formule A.**Montant et mention pour l'article 7 de la Loi****6(1)** Pour l'application du paragraphe 7(1) de la Loi, le montant réglementaire est de 15 000 \$.**(2)** Pour l'application du paragraphe 7(2) de la Loi, la mention réglementaire est formulée comme suit :

« L'affidavit de valeur déposé dans la présente succession indique que la valeur des biens successoraux n'est pas supérieure à 15 000 \$ ».

Montant pour l'article 9 de la Loi**7** Pour l'application du paragraphe 9(1) de la Loi, le montant réglementaire est de 25 000 \$.

Notice to claimants

8 For the purposes of subsection 32(1) of the Act, the notice to claimants is to be published:

- (a) once a week for 2 successive weeks:
 - (i) in a newspaper published nearest to the last residence of the deceased; or
 - (ii) in any other newspaper designated by a judge on an application made without notice by the executor or administrator; and
- (b) for 30 days on the NoticeConnect website.

Value of estate

9(1) In this section, “**assets**” means the assets of a deceased person at the date of death.

(2) Subject to subsections (3) and (4), for the purposes of these regulations and subsection 51(2) of the Act, the value of an estate is the value of the deceased person’s property at the date of death.

(3) In calculating the value of the deceased person’s property, there shall be deducted from the value the actual amount owed by the deceased person at the date of death on any loan, mortgage or agreement for sale relating to any real property in excess of any amount of insurance payable to discharge the loan, mortgage or agreement for sale.

(4) The following assets are not to be considered as property of the deceased person in calculating the value of an estate:

- (a) real property held jointly by the deceased person and another person;
- (b) insurance payable to a named beneficiary;
- (c) *Canada Pension Plan* payments to a surviving spouse or child;
- (d) pensions and annuities payable to a spouse, child or any other named beneficiary;
- (e) joint deposit accounts;
- (f) personal property outside Saskatchewan, if the deceased person was domiciled outside Saskatchewan on the date of death;
- (g) real property outside Saskatchewan.

RRS c A-4.1 Reg 1 repealed

10 *The Administration of Estates Regulations* are repealed.

Coming into force

11(1) Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Administration of Estates Amendment Act, 2020* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Administration of Estates Amendment Act, 2020* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

Avis aux réclamants

8 Pour l'application du paragraphe 32(1) de la Loi, l'avis aux réclamants doit être publié :

- a) une fois par semaine pendant 2 semaines consécutives :
 - (i) soit dans un journal publié au lieu le plus près du dernier lieu de résidence du défunt,
 - (ii) soit dans tout autre journal que désigne un juge sur demande présentée sans préavis par l'exécuteur testamentaire ou l'administrateur;
- b) pendant 30 jours sur le site Web NoticeConnect.

Valeur de la succession

9(1) Dans le présent article, « **actif** » s'entend de l'actif d'un défunt à la date du décès.

(2) Sous réserve des paragraphes (3) et (4), et pour l'application du présent règlement et du paragraphe 51(2) de la Loi, la valeur d'une succession correspond à la valeur des biens du défunt à la date du décès.

(3) En calculant la valeur des biens du défunt, il y a lieu de déduire de cette valeur le montant de toute somme due effectivement par le défunt, à la date du décès, sur tout prêt, toute hypothèque ou toute convention de vente se rapportant à des biens réels, audelà des sommes assurées payables pour le prêt, l'hypothèque ou la convention de vente.

(4) Les actifs qui suivent ne sont pas considérés comme des biens du défunt dans le calcul de la valeur d'une succession :

- a) les biens réels qu'il détenait conjointement avec une autre personne;
- b) les sommes assurées destinées à un bénéficiaire désigné;
- c) les paiements du *Régime de pensions du Canada* destinés à un conjoint ou enfant survivant;
- d) les pensions et les rentes destinées à un conjoint, à un enfant ou à tout autre bénéficiaire désigné;
- e) les comptes de dépôt conjoints;
- f) les biens personnels qui se trouvent à l'extérieur de la Saskatchewan, si le défunt était domicilié à l'extérieur de la Saskatchewan à la date du décès;
- g) les biens réels situés à l'extérieur de la Saskatchewan.

Abrogation de RRS c A4.1 Règl 1

10 Le *Règlement sur l'administration des successions* est abrogé.

Entrée en vigueur

11(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 modificative de 2020 sur l'administration des successions*.

(2) Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements, si ce dépôt intervient après l'entrée en vigueur de l'article 1 de la *Loi modificative de 2020 sur l'administration des successions*.

Appendix**PART 1**

Forms

FORM A

[Section 5]

COURT FILE NUMBER

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN

JUDICIAL CENTRE OF

IN THE ESTATE OF _____, DECEASED

NOTICETO: PUBLIC GUARDIAN AND TRUSTEE, PROPERTY GUARDIAN *OR* PROPERTY ATTORNEY*(as the case may be)*

Take notice that _____,

of _____

*(mailing address)**(telephone)**(fax)**(e-mail address)*

is making application to the Court for grant of letters _____ in

the estate of the deceased, who died at _____

(place of death)

on the _____ day of _____, 2_____.

And further take notice that the deceased died (in)testate, survived by:

 the following competent adults who are entitled to share in the estate:

Name	Address	Relationship to deceased

 the following adults who lack capacity or appear to lack capacity and who are entitled to share in the estate:

Name	Address	Relationship to deceased	Date of birth

Appendice

PARTIE 1

Formules

FORMULE A

[Article 5]

NUMÉRO DE DOSSIER

COUR DU BANC DE LA REINE DE LA SASKATCHEWAN

CENTRE JUDICIAIRE DE

DANS L'AFFAIRE DE LA SUCCESSION DE _____, PERSONNE DÉCÉDÉE

AVISDESTINATAIRE : TUTEUR ET CURATEUR PUBLIC, TUTEUR AUX BIENS OU
FONDÉ DE POUVOIR CONCERNANT LES BIENS*(selon le cas)*

Sachez que la Cour est saisie d'une requête de _____,

du _____,

*(adresse postale)**(téléphone)**(télécopieur)**(adresse de courriel)*

en obtention de lettres _____ relativement à la succession de la personne

décédée, qui est décédée à _____

(lieu du décès)

le _____ 2 _____.

Sachez en outre que la personne décédée est décédée avec/sans testament et que
lui survivent : les adultes compétents suivants qui sont appelés à la succession :

Nom	Adresse	Lien avec la personne décédée

 les adultes suivants qui sont effectivement ou apparemment dépourvus de la
capacité requise et qui sont appelés à la succession :

Nom	Adresse	Lien avec la personne décédée	Date de naissance

- the following adults who lack capacity or appear to lack capacity and who may have a claim against the estate pursuant to *The Dependants' Relief Act, 1996* or *The Family Property Act*:

Name	Address	Relationship to deceased	Date of birth

- the following persons under 18 years of age who are entitled to share in the estate:

Name	Address	Relationship to deceased	Date of birth

- the following persons under 18 years of age who may have a claim against the estate pursuant to *The Dependants' Relief Act, 1996*:

Name	Name & address of guardian	Relationship to deceased	Date of birth

And further take notice that the following are attached to this notice:

- (a) a statement of the assets of the deceased as shown on the application;
- (b) a statement of the debts of the estate;
- (c) a copy of the Last Will and Testament of the deceased, if applicable.

DATED at _____, Saskatchewan, this _____ day of _____, 20____.

This document was delivered by:

(Firm name)

(Address)

To:

(Address of Property Guardian or Property Attorney, if required)

- les adultes suivants qui sont effectivement ou apparemment dépourvus de la capacité requise et qui ont une réclamation éventuelle contre la succession en vertu de la *Loi de 1996 sur l'aide aux personnes à charge* ou de la *Loi sur les biens familiaux* :

Nom	Adresse	Lien avec la personne décédée	Date de naissance

- les personnes suivantes de moins de 18 ans qui sont appelées à la succession :

Nom	Adresse	Lien avec la personne décédée	Date de naissance

- les personnes suivantes de moins de 18 ans qui ont une réclamation éventuelle contre la succession en vertu de la *Loi de 1996 sur l'aide aux personnes à charge* :

Nom	Adresse	Lien avec la personne décédée	Date de naissance

Sachez en outre que les pièces suivantes sont jointes au présent avis :

- a) un état de l'actif de la personne décédée selon la requête;
- b) un état des dettes de la succession;
- c) une copie du testament de la personne décédée, le cas échéant.

FAIT à _____, en Saskatchewan, le _____ 2 _____ .

Document délivré par :

(Nom du cabinet)

(Adresse)

Destinataire :

(Adresse du tuteur aux biens ou du fondé de pouvoir concernant les biens, au besoin)

PART 2

Tables

TABLE 1

[Subsection 4(1)]

Local Registrar's Fees

Item	Description	Fee (\$)
1	Application pursuant to section 7 of the Act	300
2	Application for grant of letters probate, letters of administration or letters of administration <i>de bonis non</i> , for double probate, for a cessate grant, or for resealing	200
3	Application pursuant to section 9 of the Act	100
4	Filing a caveat	20
5	Depositing a will	50
6	Certified copy of letters - if will attached	10 additional 1.00 per page
7	Certificate that no minors are interested in the deceased person's estate	25

TABLE 2

[Subsection 4(2)]

Registrar's Fees

Item	Description	Fee (\$)
1	Each search	20 per judicial centre
2	Each certificate	10
3	Examining copies of instruments on file, when prepared by a lawyer, in addition to the fee for a certificate	1.00 per page
4	Photocopy of documents, in addition to the fee for a certificate	1.00 per page

PARTIE 2

Barèmes

BARÈME 1

*[Paragraphe 4(1)]***Droits à payer au registraire local**

Poste	Description	Droit (\$)
1	Demande présentée en vertu de l'article 7 de la Loi	300
2	Demande de lettres d'homologation, d'administration, d'administration complétive ou d'homologation supplémentaires, de lettres postérieures ou de réapposition du sceau	200
3	Demande présentée en vertu de l'article 9 de la Loi	100
4	Dépôt d'une opposition	20
5	Dépôt d'un testament	50
6	Copie certifiée conforme des lettres avec testament	10 1,00 de plus par page
7	Certificat attestant qu'aucun mineur n'a d'intérêt dans la succession du défunt	25

BARÈME 2

*[Paragraphe 4(2)]***Droits à payer au registraire**

Poste	Description	Droit (\$)
1	Chaque recherche	20 par centre judiciaire
2	Chaque certificat	10
3	L'examen des copies d'actes instrumentaires versés au dossier, quand ils sont préparés par un avocat, en sus du droit payable pour un certificat	1,00 par page
4	La photocopie de documents, en sus du droit payable pour un certificat	1,00 par page

CHAPTER E-11.2 REG 1*The Evidence Act*

Section 65.1

Order in Council 527/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Evidence Regulations*.

Definitions

2 In these regulations:

“**Act**” means *The Evidence Act*; (« *Loi* »)

“**Form**” means a Form set out in the Appendix. (« *formule* »)

Certification of recordings

3(1) For the purposes of subsection 30(1) of the Act, the certification of a recording must be in one of the following forms:

- (a) in Form A in the case of a written certification completed by a court official who was responsible for the sound recording device during the proceeding;
- (b) in Form B in the case of a written certification completed by an alternate court official of the court at which the proceeding took place;
- (c) in Form C in the case of an oral certification completed by a court official who was responsible for the sound recording device during the proceeding.

(2) For the purposes of this section and Forms A, B and C, “**court official**” means one of the following court officials appointed pursuant to *The Court Officials Act, 2012*:

- (a) a deputy registrar of the Court of Appeal;
- (b) a local registrar or a deputy local registrar of the Court of Queen’s Bench;
- (c) a clerk of the Provincial Court of Saskatchewan.

Certification of transcripts

4 For the purposes of subsection 31(2) of the Act, the certification of a transcript by a court transcriber must be in Form D.

Coming into force

5(1) Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Evidence Amendment Act, 2018* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Evidence Amendment Act, 2018* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

CHAPITRE E-11.2 RÉGL. 1

Loi sur la preuve

Article 65.1

Décret 527/2020, en date du 24 novembre 2020

(Déposé le 25 novembre 2020)

Titre

1 *Règlement sur la preuve.*

Définitions

2 Les définitions suivantes s'appliquent au présent règlement.

« **formule** » Formule figurant à l'appendice. ("*Form*")

« **Loi** » La *Loi sur la preuve*. ("*Act*")

Attestation d'enregistrement

3(1) Pour l'application du paragraphe 30(1) de la Loi, l'attestation d'un enregistrement est établie à l'aide de la formule suivante qui s'applique :

- a) la formule A, dans le cas d'une attestation écrite remplie par un fonctionnaire de justice qui était responsable de l'appareil d'enregistrement sonore au cours de l'instance;
- b) la formule B, dans le cas de d'une attestation écrite remplie par un fonctionnaire de justice suppléant du tribunal où s'est déroulée l'instance;
- c) la formule C, dans le cas d'une attestation orale produite par un fonctionnaire de justice qui était responsable de l'appareil d'enregistrement sonore au cours de l'instance.

(2) Pour l'application du présent article et des formules A, B et C, « **fonctionnaire de justice** » s'entend d'un des fonctionnaires de justice suivants, nommés en vertu de la *Loi de 2012 sur les fonctionnaires de justice* :

- a) un registraire adjoint de la Cour d'appel;
- b) un registraire local ou un registraire local adjoint de la Cour du Banc de la Reine;
- c) un greffier de la Cour provinciale de la Saskatchewan.

Attestation de transcription

4 Pour l'application du paragraphe 31(2) de la Loi, l'attestation de transcription d'un transcripteur judiciaire est établie à l'aide de la formule D.

Entrée en vigueur

5(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 modificative de 2018 sur la preuve*.

(2) Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements, si ce dépôt intervient après l'entrée en vigueur de l'article 1 de la *Loi modificative de 2018 sur la preuve*.

Appendix**FORM A**

[Clause 3(1)(a)]

Court Official's Written Certification of Recording

I, _____, _____,
(*position*)

certify that the recording marked as _____ endorsed with my signature is the
record made of the evidence in the proceeding in the _____
(*name of court*)

held in Courtroom _____ at _____, Saskatchewan
taken before _____ on the ____ day of _____, 20_____,
(*judge*)

in the following proceeding:

Style of Cause/Name of Case: _____

Information/File Number: _____

I further certify that (*check applicable*):

I was the court official in charge of the sound recording device during the proceeding.

_____ and I were the court officials in charge of the
sound recording device during the proceeding.

Dated this ____ day of _____, 20_____, at _____, Saskatchewan.

(*signature*)

Appendice

FORMULE A

[*Alinéa 3(1)a)*]

Attestation d'enregistrement écrite d'un fonctionnaire de justice

Je soussigné(e), _____ , _____ ,
(poste)

certifie que l'enregistrement revêtu de la cote _____ et de ma
signature est assimilé à la preuve recueillie par _____
(juge)

le _____ 20 _____ dans la salle
d'audience _____ de _____ , en Saskatchewan,
de la _____
(nom du tribunal)

dans l'instance suivante :

Intitulé de l'instance / Nom de l'affaire : _____

Numéro de la dénonciation / du dossier : _____

Je certifie aussi ce qui suit (*cocher la case qui s'applique*) :

- J'étais le/la fonctionnaire de justice responsable de l'appareil d'enregistrement sonore au cours de l'instance.
- _____ et moi étions les fonctionnaires de justice responsables de l'appareil d'enregistrement sonore au cours de l'instance.

Fait le _____ 20 _____ à _____ , en Saskatchewan.

(signature)

FORM B
[Clause 3(1)(b)]

Alternate Court Official's Written Certification of Recording

I, _____, _____,
(position)

certify that the recording marked as _____ endorsed with my signature is the
record made of the evidence in the proceeding in the _____
(name of court)

held in Courtroom _____ at _____, Saskatchewan
taken before _____ on the ____ day of _____, 20_____,
(judge)

in the following proceeding:

Style of Cause/Name of Case: _____

Information/File Number: _____

I further certify that I am a court official of this Court, and I have reviewed the recording
and the log notes of _____
(name(s))

who was (or were) the court official(s) in charge of the sound recording device during
the proceedings.

Dated this ____ day of _____, 20_____, at _____, Saskatchewan.

(signature)

FORMULE B
[Alinéa 3(1)b]

Attestation d'enregistrement écrite d'un fonctionnaire de justice suppléant

Je soussigné(e), _____, _____, _____,
(poste)

certifie que l'enregistrement revêtu de la cote _____ et de ma
signature est assimilé à la preuve recueillie par _____
(juge)

le _____ 20 _____ dans la salle
d'audience _____ de _____, en Saskatchewan,
de la _____
(nom du tribunal)

dans l'instance suivante :

Intitulé de l'instance / Nom de l'affaire : _____

Numéro de la dénonciation / du dossier : _____

Je certifie également être fonctionnaire de justice de ce tribunal et avoir passé en revue
l'enregistrement ainsi que les carnets de bord de _____,
(nom(s))

qui était (ou étaient) le(s) fonctionnaire(s) de justice responsable(s) de l'appareil
d'enregistrement sonore au cours de l'instance.

Fait le _____ 20 _____ à _____, en Saskatchewan.

(signature)

FORM C
[Clause 3(1)(c)]

Oral Certification of Recording

I, _____, _____,
(position)

certify that the recording is the record made of the evidence in the proceeding in the
_____ held in Courtroom _____ at _____, Saskatchewan
(name of court)

taken before _____ on _____, 20 _____,
(judge) (date)

I further certify that (state applicable):

- I was the court official in charge of the sound recording device during the proceeding.
- _____ and I were the court officials in charge of the sound recording device during the proceeding.

FORM D
[Section 4]

Certification of Transcript

I, _____, court transcriber appointed pursuant to
The Court Officials Act, 2012, certify that:

- To the best of my knowledge, skill and ability, I transcribed the record that was recorded by a sound recording device.
- The foregoing typewritten pages numbered _____ to _____, inclusive, are a complete and accurate transcript of the contents of the recording marked as _____, which has been

certified in (check one):

- Form A - Court Official's Written Certification of Recording.
- Form B - Alternate Court Official's Written Certification of Recording.
- Form C - Oral Certification of Recording.

Dated this ____ day of _____, 20 _____, at _____, Saskatchewan.

(signature)

FORMULE C
[Alinéa 3(1)c]

Attestation d'enregistrement orale

Je soussigné(e), _____, _____, _____,
(poste)

certifie que le présent enregistrement est assimilé à la preuve recueillie le _____
20 _____ par _____ dans la salle
(juge)

d'audience _____ de _____,
en Saskatchewan, de la _____
(nom du tribunal)

Je certifie aussi (*retenir ce qui s'applique*) :

- que j'étais le/la fonctionnaire de justice responsable de l'appareil d'enregistrement sonore au cours de l'instance.
- que _____ et moi étions les fonctionnaires de justice responsables de l'appareil d'enregistrement sonore au cours de l'instance.

FORMULE D
[Article 4]

Attestation de transcription

Je soussigné(e), _____, transcripteur/trice judiciaire nommé(e) en vertu de la *Loi de 2012 sur les fonctionnaires de justice*, certifie ce qui suit:

1. Au mieux de mes connaissances, de mes compétences et de mes habiletés, j'ai transcrit l'enregistrement qui a été réalisé au moyen d'un appareil d'enregistrement sonore.
2. Le tapuscrit ci-dessus paginé de _____ à _____ inclusivement constitue une transcription entière et fidèle du contenu de l'enregistrement revêtu de la cote _____, qui a été

certifié à l'aide de (*cocher une des cases*) :

- la formule A - Attestation d'enregistrement écrite d'un fonctionnaire de justice.
- la formule B - Attestation d'enregistrement écrite d'un fonctionnaire de justice suppléant.
- la formule C - Attestation d'enregistrement orale.

Fait le _____ 20 _____ à _____, en Saskatchewan.

(signature)

CHAPTER E-13.1 REG 24*The Executive Government Administration Act*

Section 17

and

The Economic and Cooperative Development Act

Section 8

Order in Council 521/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Saskatchewan Temporary Wage Supplement (Seniors Care Workers) Program Regulations*.

Definitions and interpretation

2(1) In these regulations:

“**applicant**” means an eligible worker who applies for financial assistance pursuant to these regulations;

“**application period**” means:

- (a) the period commencing on November 19, 2020 and ending on December 16, 2020; or
- (b) the period commencing on December 17, 2020 and ending on January 13, 2021;

“**eligible facility**” means:

- (a) a special-care home designated pursuant to *The Provincial Health Authority Act*;
- (b) a facility licensed pursuant to *The Personal Care Homes Act*;
- (c) a facility as defined in *The Provincial Health Authority Act* or any other place where the services mentioned in clause 5(f) or (i) of *The Saskatchewan Aids to Independent Living Regulations*, being Sask Reg 292/76, are provided to a beneficiary; or
- (d) a facility providing integrated health care that is governed by the Provincial Health Authority but does not include an acute care facility, such as a hospital, that is operated by the Provincial Health Authority or its affiliates as defined in *The Provincial Health Authority Act*;

“**eligible worker**” means a worker who meets the criteria set out in subsection 4(2) and includes a worker mentioned in section 5;

“**minister**” means the Minister of Finance;

“**ministry**” means the ministry over which the minister presides;

“**participant**” means an applicant whose application has been approved by the minister pursuant to section 7;

“**program**” means the Saskatchewan Temporary Wage Supplement (Seniors Care Workers) Program established pursuant to section 3;

“**record**” includes any document or information that is recorded or stored in any medium or by means of any device, including a computer and its hard drive or any electronic media.

(2) The minister may approve a facility or place as an eligible facility notwithstanding that the facility or place is not described within any of clauses (a) to (d) of the definition of “eligible facility” in subsection (1) if the minister is satisfied that:

- (a) the facility or place:
 - (i) carries on business or operates in Saskatchewan; and
 - (ii) provides a health care or support service similar to one provided by the facilities mentioned in the definition of “eligible facility” in subsection (1); and
- (b) it is otherwise appropriate and consistent with the purpose of the program to approve the facility or place as an eligible facility.

(3) Any facility or place approved by the minister pursuant to subsection (2) is deemed to be an eligible facility.

Program established

3 The Saskatchewan Temporary Wage Supplement (Seniors Care Workers) Program is established to provide financial assistance to eligible workers.

Application and eligibility

4(1) An applicant for financial assistance pursuant to these regulations must apply to the minister with respect to each application period in a form and manner satisfactory to the minister.

(2) An application pursuant to subsection (1) must include evidence satisfactory to the minister that:

- (a) the applicant:
 - (i) in the case of an eligible facility mentioned in clause (a), (b) or (c) in the definition of “eligible facility” in subsection 2(1), is:
 - (A) employed by the owner or operator of the facility; and
 - (B) not on leave of absence without pay during the application period for which the application is made; or
 - (ii) in the case of an eligible facility that is a facility providing integrated health care that is governed by the Provincial Health Authority, is:
 - (A) employed by the owner or operator of the facility; and
 - (B) not on leave of absence without pay during the application period for which the application is made; and
- (b) the applicant is not a person who provides services on a fee-for-service or contractual basis to an eligible facility, other than one mentioned in clause (c) of the definition of “eligible facility” in subsection 2(1).

Cities of Lloydminster and Flin Flon re eligible facilities and eligible workers

5 In addition to the workers mentioned in section 4, a worker is an eligible worker if the worker satisfies the minister that the worker meets the criteria in subsection 4(2) and:

- (a) the worker:
 - (i) resides permanently in the Province of Alberta or the Province of Manitoba; and
 - (ii) is working in a facility:
 - (A) mentioned in clause (a), (b), (c) or (d) of the definition of “eligible facility” in subsection 2(1) that is located in the Saskatchewan portion of the City of Lloydminster or the City of Flin Flon, as the case may be; or
 - (B) that is a facility providing integrated health care that is governed by the Provincial Health Authority; or
- (b) the worker is working in a facility that:
 - (i) is located in the Alberta portion of the City of Lloydminster or the Manitoba portion of the City of Flin Flon, as the case may be; and
 - (ii) is, in the opinion of the minister, equivalent to a facility:
 - (A) mentioned in clause (a), (b) or (c) of the definition of “eligible facility” in subsection 2(1); or
 - (B) that is a facility providing integrated health care that is governed by the Provincial Health Authority.

Time limit for submitting applications

6(1) Subject to subsection (2), an application must be received by the minister on or before February 15, 2021.

(2) The minister may consider an application received after February 15, 2021 if the minister is satisfied that extenuating circumstances made it unreasonable or impossible for the application to have been received by February 15, 2021.

Approval

7(1) If the minister receives an application pursuant to section 4 and is satisfied that the application is complete, that the applicant meets the criteria set out in these regulations and that it is appropriate to do so, the minister may approve the application.

(2) If the minister approves an application pursuant to subsection (1), the minister may provide financial assistance to the participant.

Amount of financial assistance

8 The amount of financial assistance that the minister may provide to a participant is \$400 for each application period.

Audit

9 Every participant who receives financial assistance pursuant to these regulations shall provide, at the minister’s request and within the period specified by the minister, any information or record that the minister may require to audit the participant’s financial affairs.

Overpayment

10(1) The minister may declare all or any part of a payment made to an applicant pursuant to these regulations to be an overpayment if, in the opinion of the minister:

- (a) the applicant has knowingly made a false or misleading statement with respect to a material fact on any form or in any information or record provided to the minister pursuant to these regulations;
- (b) the applicant has omitted to make a statement or to provide any information or record to the minister pursuant to these regulations that results in a statement with respect to a material fact being misleading; or
- (c) the applicant has failed to comply with these regulations.

(2) If the minister declares a payment to be an overpayment, the amount of the overpayment is deemed to be a debt due and owing to the Crown in right of Saskatchewan and may be recovered from the applicant in any manner authorized pursuant to *The Financial Administration Act, 1993* or in any other manner authorized by law.

Minister's powers re audits and overpayments

11 For the purposes of performing audits and collecting overpayments pursuant to these regulations, the minister may exercise any powers that the minister may exercise pursuant to *The Revenue and Financial Services Act*.

Immunity

12(1) No action or proceeding lies or shall be commenced against the Government of Saskatchewan, the minister, the ministry or any officer or employee of the ministry or administrator or agent of the minister, if that person is acting pursuant to the authority of these regulations, for anything in good faith done, caused, permitted or authorized to be done, attempted to be done or omitted to be done, by that person or by any of those persons pursuant to or in the exercise or supposed exercise of any power conferred by these regulations or in the carrying out or supposed carrying out of any duty imposed by these regulations.

(2) The decisions or actions of any of the persons mentioned in subsection (1) are final and conclusive and are not reviewable by any court of law or restrained by any injunction, prohibition, mandamus, certiorari or other proceeding whatsoever.

Provision of records

13(1) If the minister receives a request from any person for a copy of any of the following records and considers it appropriate and in the public interest to do so, the minister may, on any terms that the minister considers appropriate, provide a copy of the record to that person:

- (a) the names of eligible facilities for which eligible workers have made applications;
- (b) the number of applications that have been made by workers in each eligible facility;
- (c) the total number of applications that have been approved.

(2) The names of individual applicants are not to be disclosed.

Coming into force

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

SASKATCHEWAN REGULATIONS 120/2020*The Financial Planners and Financial Advisors Act*

Subsection 52(1)

Order in Council 528/2020, dated November 24, 2020

(Filed November 25, 2020)

PART 1

Preliminary Matters**Title**

1 These regulations may be cited as *The Financial Planners and Financial Advisors (Fees and Regulation Procedures) Regulations*.

Definitions

2 In these regulations:

“**Act**” means *The Financial Planners and Financial Advisors Act*;

“**Authority regulations**” means regulations made by the Authority pursuant to subsection 52(2) of the Act;

“**publish**” includes posting on the Authority’s website.

PART 2

Authority Regulation Procedures**Application**

3 This Part applies to all Authority regulations.

Authorization to make Authority regulations

4 The Authority is authorized to make Authority regulations respecting any matter or thing set out in subsection 52(1) of the Act, other than those matters or things mentioned in clauses 52(1)(a), (n), (q) and (r) of the Act.

Preenactment publication and comment

5 Before making Authority regulations, the Authority shall publish a notice that sets out:

- (a) the proposed Authority regulations;
- (b) a summary of the proposed Authority regulations and their purpose;
- (c) a reference to the authority in the Act for making the proposed Authority regulations; and
- (d) a statement that:
 - (i) informs the public that it has 60 days from the date on which the notice was published to submit comments to the Authority respecting the proposed Authority regulations;
 - (ii) gives the address, telephone number, fax number and email address of the Authority and the name, address, telephone number, fax number and email address of the contact person to whom comments can be sent or made.

Significant changes

6 If, after considering comments received pursuant to section 5, the Authority decides to make changes that it considers significant to the proposed Authority regulations, the Authority shall publish a notice of its decision that sets out:

- (a) the proposed Authority regulations with the changes incorporated and clearly identified;
- (b) a summary of the changes and the reasons for the changes; and
- (c) a statement that:
 - (i) informs the public that it has 60 days from the date on which the notice was published to submit comments to the Authority respecting the proposed Authority regulations;
 - (ii) gives the address, telephone number, fax number and email address of the Authority and the name, address, telephone number, fax number and email address of the contact person to whom comments can be sent or made.

Ministerial approval

7(1) Subject to section 10, Authority regulations must be approved or be deemed to have been approved by the minister before the Authority regulations can be filed with the Registrar of Regulations pursuant to section 12.

(2) After the expiry of the 60day period mentioned in section 5 or 6, as the case may be, the Authority shall submit to the minister:

- (a) a copy of the notice published pursuant to section 5 or 6, as the case may be;
- (b) the proposed Authority regulations;
- (c) a summary of comments submitted to the Authority respecting the proposed Authority regulations; and
- (d) a statement by the Authority setting out its response to the comments submitted to the Authority respecting the proposed Authority regulations.

(3) If requested by the minister to do so, the Authority shall submit any other information or material that the minister requires to decide whether or not to approve the proposed Authority regulations.

(4) Within 60 days after receiving the information and material mentioned in subsection (2) or (3), as the case may be, the minister may, in writing:

- (a) approve the proposed Authority regulations;
- (b) reject the proposed Authority regulations; or
- (c) direct the Authority to reconsider the proposed Authority regulations and include any directions for the Authority to follow that the minister considers appropriate.

(5) If the minister does not do any of the things mentioned in subsection (4) within 60 days after receiving the material and information mentioned in subsection (2) or (3), as the case may be, the minister is deemed to have approved the proposed Authority regulations.

Reconsideration and resubmission

8(1) If the minister has directed the Authority to reconsider the proposed Authority regulations, the Authority shall reconsider the proposed Authority regulations and comply with any directions set by the minister.

(2) After complying with the minister's directions and following any additional steps that the Authority considers appropriate, the Authority may resubmit the proposed Authority regulations to the minister for approval along with a written statement detailing:

- (a) the Authority's response to the minister's directions; and
- (b) any changes made to the proposed Authority regulations.

(3) Within 60 days after receiving the material and information mentioned in subsection (2), the minister may, in writing:

- (a) approve the proposed Authority regulations; or
- (b) reject the proposed Authority regulations.

(4) If the minister does not approve or reject, in writing, the proposed Authority regulations within 60 days after receiving the resubmission, the minister is deemed to have approved the proposed Authority regulations.

Minister may exempt Authority regulations

9(1) The minister may exempt the Authority from complying with sections 5 to 8 and approve the proposed Authority regulations if the Authority satisfies the minister that:

- (a) all persons who and companies that would be subject to or substantially affected by the proposed Authority regulations:
 - (i) are named in the proposed Authority regulations;
 - (ii) have had the proposed Authority regulations and sufficient explanatory materials sent to them; and
 - (iii) have had an opportunity to make comments respecting the proposed Authority regulations;
- (b) the proposed Authority regulations grant an exemption or remove a restriction and are not likely to substantially affect the interests of persons or companies other than those benefiting from the Authority regulations;
- (c) the proposed Authority regulations are amendments to existing Authority regulations and the proposed Authority regulations do not significantly change those Authority regulations;
- (d) the proposed Authority regulations will replace existing regulations made by the Lieutenant Governor in Council pursuant to subsection 52(1) of the Act, are substantially similar to those regulations and do not significantly change those regulations; or
- (e) it is in the public interest to do so.

(2) If the minister approves Authority regulations pursuant to subsection (1), the minister shall provide the Authority with a written notice of approval.

Emergency regulations

10(1) The Authority may make Authority regulations without complying with sections 5 to 8 if the Authority is of the opinion that:

- (a) the proposed Authority regulations are urgently required in the public interest; and
 - (b) there is insufficient time to comply with sections 5 to 8.
- (2) Authority regulations described in subsection (1) cease to be effective after 1 year from the day on which they are filed with the Registrar of Regulations, unless, within that 1year period:
- (a) the Authority submits them for the minister's approval in the manner prescribed by sections 5 to 8; and
 - (b) the Authority regulations are approved or are deemed to have been approved by the minister pursuant to section 7 or 8.

Filing of Authority regulations

11(1) In this section, "**certified**" means certified by the Chairperson of the Authority.

(2) In accordance with *The Legislation Act*, the Authority shall file all Authority regulations with the Registrar of Regulations.

(3) Along with the Authority regulations, the Authority shall file the following:

- (a) a certified copy of the minister's written approval or a certified statement that the minister has had the Authority regulations for at least the 60day period mentioned in subsection 7(5) or 8(4), as the case may be, and is deemed to have approved the regulations; or
- (b) in the case of Authority regulations described in section 10, a certified copy of the Authority's decision declaring that the Authority regulations are governed by that section.

(4) If Authority regulations described in section 10 are approved or are deemed to have been approved by the minister within the 1year period mentioned in subsection 10(2), the Authority shall file with the Registrar of Regulations, immediately after the approval or deemed approval:

- (a) a certified copy of the minister's written approval; or
- (b) in the case of a deemed approval, a certified statement that the minister has had the Authority regulations for at least the 60day period mentioned in subsection 7(5) or 8(4), as the case may be, and is deemed to have approved the regulations.

Effective date and publication

12(1) Authority regulations come into force on the day on which they are filed with the Registrar of Regulations, unless a later date is specified in the Authority regulations.

(2) In addition to complying with the requirements of *The Legislation Act*, the Authority shall publish a copy of every Authority regulation filed with the Registrar of Regulations as soon as is practicable after the regulations have been filed.

PART 3
Coming into Force

Coming into force

13(1) Subject to subsection (2), these regulations come into force on the day on which section 52 of *The Financial Planners and Financial Advisors Act* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 52 of *The Financial Planners and Financial Advisors Act* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

**SASKATCHEWAN
REGULATIONS 116/2020**

The Queen's Bench Act, 1998

**RÈGLEMENT DE LA
SASKATCHEWAN 116/2020**

*Loi de 1998 sur la Cour
du Banc de la Reine*

SASKATCHEWAN REGULATIONS 116/2020*The Queen's Bench Act, 1998*

Section 109

Order in Council 522/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Queen's Bench (Family Dispute Resolution) Amendment Regulations, 2020*.

RRS c Q-1.01 Reg 1 amended

2 *The Queen's Bench Regulations* are amended in the manner set forth in these regulations.

New section 7.31

3 The following section is added after section 7.3:

“Saskatchewan Child Support Recalculation Service

7.31 The services of the Saskatchewan Child Support Recalculation Service provided in accordance with Part 3 of *The Family Maintenance Regulations, 1998* are prescribed for the purposes of clause (c) of the definition of ‘family dispute resolution’ in subsection 44.01(1) of the Act”.

Section 7.4 amended

4 Clause 7.4(2)(a) is repealed and the following substituted:

“(a) for a family law proceeding commenced by petition, when the earlier of the following occurs:

- (i) a reply is served and filed by a petitioner or a respondent, as the case may be;
- (ii) the time for serving and filing a reply has expired”.

Coming into force

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

RÈGLEMENT DE LA SASKATCHEWAN 116/2020*Loi de 1998 sur la Cour du Banc de la Reine*

Article 109

Décret 522/2020, en date du 24 novembre 2020

(Déposé le 25 novembre 2020)

Titre

1 *Règlement modificatif de 2020 sur la Cour du Banc de la Reine (résolution des conflits familiaux).*

Modification de RRS c Q-1.01 Règl 1

2 Le *Règlement sur la Cour du Banc de la Reine* est modifié de la manière énoncée dans le présent règlement.

Nouvel article 7.31

3 L'article suivant est inséré après l'article 7.3 :

« Service saskatchewanais des recalculs d'aliments pour enfants

7.31 Les services du Service saskatchewanais des recalculs d'aliments pour enfants prévus à la partie 3 du *Règlement de 1998 sur les prestations alimentaires familiales* sont requis pour l'application de l'alinéa c) de la définition de "processus de résolution des conflits familiaux" au paragraphe 44.01(1) de la Loi ».

Modification de l'article 7.4

4 L'alinéa 7.4(2)a) est abrogé et remplacé par ce qui suit :

« a) s'agissant d'une instance en matière familiale introduite par pétition ou requête, de la survenance du premier des événements qui suivent :

- (i) une réplique est signifiée et déposée par un requérant ou un intimé, selon le cas,
- (ii) le délai de signification et de dépôt de la réplique a expiré ».

Entrée en vigueur

5 Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements.

SASKATCHEWAN REGULATIONS 117/2020*The Public Guardian and Trustee Act*

Section 54

Order in Council 523/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Public Guardian and Trustee Amendment Regulations, 2020*.

RRS c P-36.3 Reg 1 amended

2 *The Public Guardian and Trustee Regulations* are amended in the manner set forth in these regulations.

Section 2 amended**3 Clause 2(c) is amended:****(a) by adding the following subclause after subclause (iii):**

“(iii.1) a trust administered by the public guardian and trustee pursuant to clause 6.1(d) of the Act, all assets that are subject to the terms and conditions of the trust recorded with the public guardian and trustee without deduction for debts and liabilities”;

(b) by striking out “and” after subclause (iv);**(c) by adding “and” after subclause (v); and****(d) by adding the following subclause after subclause (v):**

“(vi) a deceased person’s estate, the assets of the deceased person as determined in accordance with the following formula:

$$\text{Assets} = A - B$$

where:

A is the total of:

(A) the amounts realized from assets existing at the date of death, including amounts realized from assets discovered after the date of death;

(B) the fair market value of assets that are not converted to cash; and

(C) all income received from assets;

without any deductions for expenses incurred in the realization of the assets or for funeral expenses, whether incurred before or after the assets are received for administration by the public guardian and trustee; and

B is the total amount owed by the deceased person at the date of death under any mortgage or agreement for sale relating to real property that is included in the deceased person’s assets;

but does not include the following:

- (D) property held jointly with another;
- (E) insurance payable to a named beneficiary;
- (F) *Canada Pension Plan* payments to a surviving spouse or child;
- (G) a plan within the meaning of section 72 of *The Queen's Bench Act, 1998* if the proceeds are payable to a named beneficiary;
- (H) a retirement savings plan within the meaning of section 73 of *The Queen's Bench Act, 1998* if the proceeds are payable to a named beneficiary;
- (I) a retirement income fund within the meaning of section 75 of *The Queen's Bench Act, 1998* if the proceeds are payable to a named beneficiary”.

Section 3 amended

4 Subsection 3(2) is repealed.

New sections 10 and 11

5 Sections 10 and 11 are repealed and the following substituted:

“Fees for sale of real property

10 The following fees are payable to the public guardian and trustee for handling a real estate transaction on behalf of any client of the public guardian and trustee:

- (a) if a real estate agent is involved in the transaction, 1% of the purchase price, with a minimum fee of \$500 and a maximum fee of \$1,500;
- (b) if no real estate agent is involved in the transaction, 3% of the purchase price, with a minimum fee of \$500 and a maximum fee of \$1,500.

“Fees for filing income tax return

11(1) The public guardian and trustee may charge a fee of \$30 for each income tax return prepared and filed on behalf of any client of the public guardian and trustee.

(2) If, in the opinion of the public guardian and trustee, the work involved in preparing and filing an income tax return warrants a fee that is greater than the fee mentioned in subsection (1), the public guardian and trustee may charge a greater fee, to a maximum of \$100.

(3) The public guardian and trustee may charge a fee of \$100 for each income tax return prepared and filed on behalf of a missing person pursuant to *The Missing Persons and Presumption of Death Act*.

(4) The public guardian and trustee may charge:

- (a) a fee of \$100 for each income tax return prepared and filed by the public guardian and trustee on behalf of a deceased person pursuant to paragraph 150(1)(b) of the *Income Tax Act* (Canada); and
- (b) a fee of \$100 for each income tax return prepared and filed by the public guardian and trustee on behalf of an estate or trust pursuant to paragraph 150(1)(c) of the *Income Tax Act* (Canada).

(5) If, in the opinion of the public guardian and trustee, the work involved in preparing and filing an income tax return warrants a fee that is greater than the fee mentioned in subsection (3) or (4), the public guardian and trustee may charge a greater fee, to a maximum of \$300”.

Section 12 amended

6 Section 12 is amended by adding “of an infant or an adult” after “litigation guardian”.

Section 16 amended

7 Clause 16(1)(c) is amended by striking out “*The Trustee Act, 2009*” and substituting “clause 6.1(d) of the Act”.

New sections 18 and 18.1

8 Section 18 is repealed and the following substituted:

“Fees for acting as property guardian of missing person

18(1) If the public guardian and trustee is appointed as a property guardian pursuant to *The Missing Persons and Presumption of Death Act* to administer the property of a person declared to be a missing person pursuant to that Act, the public guardian and trustee may charge a fee equal to the greater of:

- (a) \$300; and
- (b) if the value of the gross assets is:
 - (i) \$50,000 or less, 7% of the value;
 - (ii) more than \$50,000 but \$100,000 or less, \$3,500 plus 5% of the value in excess of \$50,000; or
 - (iii) more than \$100,000, \$6,000 plus 4% of the value in excess of \$100,000.

(2) In addition to the fee payable pursuant to subsection (1), the public guardian and trustee may charge the following fees with respect to a missing person’s estate file that has been open for 24 months or more:

- (a) for each month, an amount equal to 1/12 of 1% of the market value of the gross assets of the estate at the end of that month;
- (b) a fee equal to 5% of the income received;
- (c) a fee equal to 1% of capital receipts.

“Fees for administering deceased person’s estate

18.1(1) The fee payable to the public guardian and trustee for administering a deceased person’s estate, acting as litigation guardian of a deceased person’s estate or in any other way managing the affairs of a deceased person is an amount equal to the greater of:

- (a) \$1,500; and
- (b) if the value of the gross assets of the estate is:
 - (i) \$50,000 or less, 7% of the value;
 - (ii) more than \$50,000 but \$100,000 or less, \$3,500 plus 5% of the value in excess of \$50,000; or
 - (iii) more than \$100,000, \$6,000 plus 4% of the value in excess of \$100,000.

(2) In addition to the fee payable pursuant to subsection (1), the public guardian and trustee may charge the following fees with respect to an estate file that has been open for 24 months or more:

- (a) for each month, an amount equal to 1/12 of 1% of the market value of the gross assets of the estate at the end of that month;
- (b) a fee equal to 5% of income received.

(3) The public guardian and trustee may charge a fee of \$150 per half day or part of a half day for any initial investigation or inspection undertaken when the public guardian and trustee first undertakes the administration of an estate.

(4) The public guardian and trustee may charge a fee of \$40 per hour or part of an hour for any investigation or inspection done with respect to the administration of an estate.

(5) If the public guardian and trustee considers it appropriate, the public guardian and trustee may require an interim payment of a fee mentioned in this section during the administration of the estate.

(6) If, in the opinion of the public guardian and trustee, the work performed by the public guardian and trustee warrants a fee that is less than the fees mentioned in this section, the public guardian and trustee may charge a lesser fee”.

Section 27 amended

9 Subsection 27(2) is repealed.

New section 27.1

10 The following section is added after section 27:

“When letters of administration not required

27.1 The amount prescribed for the purposes of subsection 40.47(1) of the Act is \$25,000”.

Appendix amended

11(1) The Appendix is amended in the manner set forth in this section.

(2) Form A is amended by adding the following paragraph after the first paragraph of the Acknowledgement:

“Pursuant to subsection 29(3.01) of *The Public Guardian and Trustee Act*, the authority of the public guardian and trustee is subject to the following limitations:

_____”.

(3) Form B is repealed.

Coming into force

12(1) Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Public Guardian and Trustee Amendment Act, 2020* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Public Guardian and Trustee Amendment Act, 2020* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 118/2020*The Fee Waiver Act*

Section 10

Order in Council 525/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Fee Waiver Amendment Regulations, 2020*.

RRS c F13.1001 Reg 1, Appendix amended

2 **Table 1 of the Appendix to *The Fee Waiver Regulations* is amended by adding the following paragraph as the fourth paragraph opposite “Court of Queen’s Bench”:**

“Any application fee payable to a local registrar pursuant to section 7 or 9 or subsection 51(1) of *The Administration of Estates Act*”.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Administration of Estates Amendment Act, 2020* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Administration of Estates Amendment Act, 2020* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 119/2020*The Legislation Act*

Section 4-13

Order in Council 526/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Regulation Law Amendment Regulations, 2020*.

RRS c C-38.1 Reg 1 amended

2(1) *The Corporation Capital Tax Regulations, 1984* are amended in the manner set forth in this section.

(2) **Clause 7(2)(g) is repealed.**

(3) **Clause (w) of PART I of the Appendix is amended:**

(a) **in subclause (iii) by striking out “Her Majesty” and substituting “the Crown”; and**

(b) **in subclause (iv) by striking out “Her Majesty” and substituting “the Crown”.**

RRS c C-50.2 Reg 3 amended

3(1) *The Coal Disposition Regulations, 1988* are amended in the manner set forth in this section.

(2) **Clause 2(1)(k) is amended by striking out “Her Majesty” and substituting “the Crown in right of Saskatchewan”.**

(3) **Subsection 4(3) is amended by striking out “Her Majesty the Queen” wherever it appears and in each case substituting “the Crown”.**

RRS c E-6.01 Reg 1, Appendix amended

4 **Form C in Part II of the Appendix to *The Election Act Regulations* is amended:**

(a) **in the portion preceding item 1 by striking out “Her Majesty’s Writ” and substituting “The writ”; and**

(b) **in the portion following item 6 by striking out “God Save The Queen”.**

RRS c F-13.4 Reg 2, section 5 amended

5 **Clause 5(2)(a) of *The Farm Equipment Income Tax Remission Regulations* is amended in the portion preceding the formula by striking out “Her Majesty” and substituting “the Crown”.**

RRS c F-22.01 Reg 1, section 16 amended

6 **Subclause 16(a)(iv) of *The Freedom of Information and Protection of Privacy Regulations* is amended by striking out “Her Majesty” and substituting “the Crown”.**

RRS c H-3.1 Reg 3 amended

7(1) *The Vehicle Classification and Registration Regulations* are amended in the manner set forth in this section.

(2) Subclause 2(1)(i)(ix) is repealed and the following substituted:

“(ix) mail being delivered by Canada Post”.

(3) Subclause 10(1)(b)(xi) is repealed and the following substituted:

“(xi) mail being delivered by Canada Post”.

(4) Subclause 13(1)(b)(vii) is repealed and the following substituted:

“(vii) mail being delivered by Canada Post”.

RRS c L-5.1 Reg 1, section 24 amended

8 Subsection 24(5) of *The Land Titles Regulations, 2001* is amended:

(a) in clause (e) by striking out “Her Majesty’s” and substituting “the Crown’s”;

(b) in clause (f) by striking out “Her Majesty’s” and substituting “the Crown’s”; and

(c) in clause (g) by striking out “Her Majesty’s” and substituting “the Crown’s”.

RRS c L-27.1 Reg 1, section 10 amended

9 Subclause 10(a)(iv) of *The Local Authority Freedom of Information and Protection of Privacy Regulations* is amended by striking out “Her Majesty” and substituting “the Crown”.

RRS c M-13.1 Reg 1, Appendix amended

10(1) The Appendix to *The Mental Health Services Regulations* is amended in the manner set forth in this section.

(2) Form C is amended by striking out “Her Majesty’s Name” and substituting “the name of the Sovereign”.

(3) Form E is amended by striking out “Her Majesty’s name” and substituting “the name of the Sovereign”.

(4) Form F is amended by striking out “Her Majesty’s name” and substituting “the name of the Sovereign”.

RRS c P-15.01 Reg 6, section 21 amended

11 Subsection 21(3) of *The Municipal Police Report Forms and Filing System Regulations, 1991* is amended:

(a) by repealing clause (b); and

(b) by repealing clause (m).

RRS c P-26.01 Reg 1, Appendix amended

12 Form D of the Appendix to *The Private Investigators and Security Guards Regulations, 2000* is amended by striking out “Her Majesty the Queen in the right of the Province of Saskatchewan, her” and substituting “the Crown in right of Saskatchewan, its”.

RRS c S-17.1 Reg 1, Appendix amended

13(1) The Appendix to *The Saskatchewan Farm Security Regulations* is amended in the manner set forth in this section.

(2) **Part I of Form C is amended in item 2 by striking out “Her Majesty’s Court of Queen’s Bench for Saskatchewan” and substituting “the Court of Queen’s Bench”.**

(3) **Form D is amended by striking out “Her Majesty’s Court of Queen’s Bench for Saskatchewan” and substituting “the Court of Queen’s Bench”.**

RRS c S-17.1 Reg 2, section 4 amended

14 **Clause 4(f) of *The Farm Land Lease-back Regulations* is amended by striking out “Her Majesty the Queen” and substituting “the Crown”.**

RRS c S-29 Reg 13, section 5 amended

15 **Clause 5(1)(m) of *The Medical Care Insurance Beneficiary and Administration Regulations* is amended by striking out “Her Majesty and any member of Her Majesty’s family” and substituting “any member of the Royal Family”.**

RRS c S-29 Reg 16, section 6 amended

16 **Subsection 6(5) of *The Optometric Services Payment Negotiation Regulations, 1988* is amended by striking out “Her Majesty’s Court of Queen’s Bench for Saskatchewan” and substituting “the Court of Queen’s Bench”.**

RRS c S-42.2 Reg 1, Appendix B amended

17(1) Appendix B to *The Securities Regulations* is amended in the manner set forth in this section.

(2) **Form 1 is amended by striking out “Her Majesty’s Court of Queen’s Bench for Saskatchewan” wherever it appears and in each case substituting “the Court of Queen’s Bench”.**

(3) **Form 9 is amended by striking out “Her Majesty’s Court of Queen’s Bench for Saskatchewan” and substituting “the Court of Queen’s Bench”.**

RRS c S-50 Reg 1, section 5 amended

18 **Section 5 of *The Slot Machine Regulations* is amended by striking out “Her Majesty” and substituting “the Crown in right of Saskatchewan”.**

Coming into force

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

SASKATCHEWAN REGULATIONS 121/2020*The Pension Benefits Act, 1992*

Section 69

Order in Council 529/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Pension Benefits (Transfers) Amendment Regulations, 2020*.

RRS c P-6.001 Reg 1, section 28 amended

2 Section 28 of *The Pension Benefits Regulations, 1993* is amended by adding the following subsection after subsection (5):

“(6) This section does not apply to a transfer of the commuted value of benefits or portion of the commuted value of benefits from:

- (a) a prescribed plan pursuant to section 36.9; or
- (b) the Saskatchewan Teachers’ Retirement Plan registered pursuant to the Act as number 0689075”.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on December 1, 2020.

(2) If these regulations are filed with the Registrar of Regulations after December 1, 2020, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 122/2020*The Mineral Taxation Act, 1983*

Section 46

The Potash Production Tax Schedule

Section 11

Order in Council 530/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Potash Production Tax Amendment Regulations, 2020*.

RRS c M-17.1 Reg 6 amended

2 *The Potash Production Tax Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 The following subsection is added after subsection 2(10):

“(11) If a producer has received approval from the minister for a project or a program and the producer has not reported any costs for that project or program in any previous year, then for the purposes of clause (1)(e) or (h) the total of the costs of the project or program that were incurred in the years before the approval and that are eligible to be claimed are deemed to have been incurred in the year that the project or program is approved”.

Section 20 amended

4 Subsection 20(1) is repealed and the following substituted:

“(1) If the total of the deductions of a producer pursuant to clauses 19(1)(b) and (c) in any year exceeds the amount calculated pursuant to subsection 6(1) of the Schedule for the year before deducting the amounts calculated pursuant to clauses 19(1)(b) and (c), the excess may be carried forward and deducted by the producer from the amount of the base payment or profit tax that would otherwise be payable by the producer in subsequent years”.

Coming into force

5 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 January 1, 2020.

SASKATCHEWAN REGULATIONS 123/2020

The Forest Resources Management Act

Section 99

Order in Council 531/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Forest Resources Management (Saskatchewan Environmental Code Adoption) Amendment Regulations, 2020*.

RRS c F-19.1 Reg 11, Appendix amended

2(1) The Appendix to *The Forest Resources Management (Saskatchewan Environmental Code Adoption) Regulations* is amended in the manner set forth in this section.

(2) The following clause is added after clause 1-1(1)(g):

“(g.1) the Forest Inventory Standard, as established by the minister on July 28, 2020”.

(3) The following Chapter is added after Chapter D.1.5:

“CHAPTER D.1.6 FOREST INVENTORY CHAPTER

Adopted pursuant to *The Forest Resources Management Act*

“PART 1

General

“Application and definition

1.1(1) This chapter applies to every licence holder who:

- (a) has a forest inventory that is at least 20 years old and is required to prepare a forest management plan;
- (b) designs a forest inventory for use in a forest management plan; or
- (c) designs a forest inventory to be funded with expenditures from a forest management fund.

(2) This chapter does not apply to a person who:

- (a) designs or directs inventory work respecting lands outside of the provincial forest; or
- (b) designs or directs forest inventory work respecting lands within the provincial forest, if that inventory work will not be:
 - (i) used in the preparation of a forest management plan; or
 - (ii) funded with expenditures from a forest management fund.

(3) In this Chapter, “**required licence holder**” means a licence holder mentioned in subsection (1).

“Compliance

1-2 Every required licence holder shall comply with all the requirements established pursuant to:

- (a) Part 1; and
- (b) either:
 - (i) Part 2; or
 - (ii) Part 3.

“Forest inventory plan

1-3 Every required licence holder shall, before preparing a forest inventory, submit for the minister’s approval, a forest inventory plan that:

- (a) describes the area of interest for the forest inventory and the data currently available for the area of interest;
- (b) explains the purpose of the forest inventory;
- (c) describes the list of attributes that will be provided in the forest inventory and provides rationale for those attributes defined in the Forest Inventory Standard that are not to be included in the forest inventory;
- (d) specifies the scale of application of the inventory;
- (e) describes the methodology to be employed in generating the forest inventory and the funding sources to be employed;
- (f) provides a statement on ownership and use of the resulting forest inventory;
- (g) suggests assessment procedures and the range of acceptable error for each forest inventory attribute;
- (h) commits to timelines for the completion of the forest inventory; and
- (i) is signed by a qualified person.

“Qualified persons and certificate

1-4(1) For the purpose of clause 2(1)(x.2) of the Act, in this chapter **“qualified person”** means:

- (a) for the purpose of submitting an inventory plan, a practising member of the Association of Saskatchewan Forestry Professionals pursuant to *The Forestry Professions Act* who is in good standing with the Association and who is either:
 - (i) a Registered Professional Forester;
 - (ii) a Registered Professional Forest Technologist; or
 - (iii) an individual who is designated by the minister or who is a member of a class of persons designated by the minister pursuant to the Act to undertake the activity; and

(b) for the purposes of certifying that the forest inventory has been prepared in accordance with an approved forest inventory plan:

- (i) a person mentioned in clause (a);
- (ii) a restricted member who is in good standing with the Association of Saskatchewan Forestry Professionals pursuant to *The Forestry Professions Act*; or
- (iii) an individual who is designated by the minister or who is a member of a class of persons designated by the minister pursuant to the Act to undertake the activity.

“General records

1-5 (1) Every required licence holder shall ensure that the following records are kept and retained for a minimum of 20 years from the date the record was created:

- (a) the forest inventory plan;
- (b) the forest inventory, including:
 - (i) spatial information in a digital format, suitable for use in a Geographic Information System; and
 - (ii) the content of the inventory specified by the Forest Inventory Standard, or an alternative solution approved pursuant to Part 2; and
- (c) any records relating to the results of quality control assessments, including any attestations or other statements of the acceptability of the forest inventory.

(2) Records generated pursuant to subsection (1) must be submitted to the minister on the request of the minister.

“PART 2

Alternative Solutions

“Resultsbased objective

2-1(1) The results-based objective of this chapter is to limit the probability that, as a result of applying inappropriate forest inventory methods or having outdated forest inventories, longterm forest management plans, short-term harvest plans and any associated forest operations are implemented in a manner that impairs the longterm health and sustainability of forest resources, forest functions and associated ecosystems.

(2) The resultsbased objective mentioned in subsection (1) must be satisfied by taking reasonable and prudent measures, as communicated in the inventory plan, to:

- (a) classify and map all features of the landscape within the area of interest into one of the following defined classes:
 - (i) agricultural land;
 - (ii) anthropogenic;
 - (iii) grass;
 - (iv) open wetland;
 - (v) rock or sand;
 - (vi) shrubby upland;

- (vii) shrubby wetland;
- (viii) upland forest;
- (ix) treed rock;
- (x) treed wetland;
- (xi) water;

(b) identify the species composition, crown cover and size of trees in aggregate groups of biologically appropriate and operationally relevant size, for areas identified as upland forest and for those treed wetland and treed rock areas that the required licence holder expects to contribute harvestable timber volume;

(c) map the aggregate groups as identified in accordance with clause (b);

(d) provide, for each aggregate group in clause (b), estimates of timber volume and merchantable volume at the time of the inventory, stand age and any additional information necessary to project that timber volume or merchantable volume forward into the future;

(e) facilitate wood supply determination and inventory maintenance, including a time line for demonstrating the applicability of growth models or yield curves planned for use or development; and

(f) describe the terrain and site productivity for each aggregate group identified in clause (b) or other ecologically and operationally appropriate grouping.

“PART 3

Acceptable Solution

“Obligation re preparing forest inventory

3.1 Every required licence holder shall ensure that the forest inventory is prepared in accordance with the Forest Inventory Standard.

“Glossary of Terms

“Act

The Forest Resources Management Act.

“Agricultural land

A land classification for lands that are cultivated for growing crops, including pasture, orchards and abandoned fields. Lands designated as provincial forests must not be assigned this classification. However, this class of land may be found within or adjacent to the mapped boundaries of provincial forests.

“Anthropogenic

A land classification for areas that are nonforested due to vegetation clearing and/or building. This includes builtup areas, camps, roads, railways, mines, utility corridors, gravel pits, and similar humancaused disturbances. With the exception of permanent roads used to access timber, timber harvests are not included as anthropogenic. Anthropogenic features must be mapped where the feature is greater than or equal to 15 metres in width and is greater than or equal to one hectare in size.

“Crown cover

A relative measure, between 0 and 100, of the percentage of ground area covered by the vertical projection of tree crowns onto the ground. Crown cover is also called Canopy Cover, or Vertical Canopy Cover in the literature, and has traditionally, yet erroneously, been labelled ‘crown closure’ in Saskatchewan forest inventory maps. Crown closure correctly refers to the proportion of the sky obscured by vegetation, and includes offvertical viewing angles from the ground.

“Forest management objectives

The desired outcomes for a planning unit or other area of interest. Forest management objectives include specific values, indicators, and targets for biological diversity, forest productivity, soil and water quality, economic benefits, and social responsibility.

“Forest operations

Activities associated with:

- (a) the harvest, renewal, protection, and scaling and measurement of timber; and
- (b) the construction, operation, maintenance, closure and reclamation of surface water crossings and roads.

“Geographic information system

A set of tools that captures, stores, analyses, manages, and presents data that are linked to one or more locations.

“Grass

A land classification for uplands containing a persistent cover of grass and herbs. This class is differentiated from open wetland on the basis of moisture regime. This class does not include upland forest types expected to succeed to a treed community following disturbance. Features less than two hectares in size are not required to be mapped.

“Growth model

Computer software code or other such tool which describes the change of the forest and its associated timber yields over time, in the absence of a stand replacing disturbance.

“Inventory age

The age of the forest management inventory for any planning unit. Inventory age is determined by subtracting the areawighted average effective year of the forest vegetation inventory from the current year. For photointerpreted inventories, the effective year for any area is the year of photo acquisition. For all other inventories, the effective year is as defined in a forest inventory plan. In this context, a planning unit is defined by the required licence holder and is typically in the range of 100,000 to 1,000,000 hectares.

“Merchantable volume

A measure, in units of cubic metres per hectare, of the gross volume contained within the stems of merchantable trees, from a defined stump height, to a defined top diameter (inside bark), with a specified minimum length between the stump height and the height at which the top diameter is reached. Merchantable trees may be defined by any combination of species, height, diameter, health and defect status.

“Open wetland

A land classification for wetlands dominated by mosses, grasses, sedges, and small herbaceous plants, often associated with small areas of open water. This class includes marshes and open or graminoid bogs and fens. Moisture regimes are moderately wet to very wet. Features less than two hectares in size are not required to be mapped.

“Rock or sand

A land classification for naturally occurring, barren or exposed, rock, sand, or gravel deposits with less than 10 percent tree crown cover. Features less than two hectares in size are not required to be mapped.

“Shrub

A woody vascular plant which is not typically capable of growing to five metres tall in the local environment. Members of the following genera are not considered shrubs: *Abies*, *Fraxinus*, *Larix*, *Picea*, *Pinus*, *Populus*, *Quercus* and *Ulmus*. Although some members of the genera *Betula* and *Acer* are considered trees, *Betula occidentalis*, *Betula glandulosa*, *Betula pumila* and *Acer spicatum* are considered shrubs. All members of the *Alnus*, *Salix*, and *Sorbus* genera are considered shrubs.

“Shrubby upland

A land classification for uplands containing a persistent cover of nonmerchantable hardwood tree species and shrubs. This class does not include upland forest types expected to succeed to a treed community following disturbance. This class is distinguished from shrubby wetland on the basis of moisture regime: moisture regimes are dry through very moist. Features less than two hectares in size are not required to be mapped.

“Shrubby wetland

A land classification for wetlands and riparian areas containing a persistent cover of nonmerchantable hardwood trees and shrubs. This class includes shrub swamps, shrubby bogs and fens. It does not include upland forest types expected to succeed to a treed community following disturbance. Features less than two hectares in size are not required to be mapped.

“Site productivity

The potential for tree growth as expressed by site index. Site index is the height of a site tree at 50 years of breast-height age selected from a 100 square metre area. It is a measure of the growth potential for a given species, stand condition, and area of forest land. A site tree is the largest diameter tree of a given species, selected from a 100 square metre area, which expresses the height growth potential of the site in a freegrowing stand condition.

“Species composition

The proportional representation of each tree species, for any mapped area or aggregate group of trees, as determined on the basis of basal area or a proxy thereof, and expressed as percentage. Typically, species refers to the genus and species combination for each tree.

“Stand age

The average age of the dominant and codominant cohort of trees of the leading species in a mapped area. Stand age is on a total age basis.

“Terrain

A description of the ground conditions for a mapped area, including topographic information, and a description of the soil moisture regime, at sufficient detail to declare a mapped area’s suitability for timber extraction.

“Timber volume

A measure, in units of cubic metres per hectare, of the gross volume contained within the stems of all trees, from a 0.0 centimetre stump height to a 0.0 centimetre top diameter (inside bark).

“Tree

A woody vascular plant which is capable of growing to five metres tall in the local environment. Trees in Saskatchewan include members of the following genera: *Abies*, *Acer*, *Betula*, *Fraxinus*, *Larix*, *Picea*, *Pinus*, *Populus*, *Quercus* and *Ulmus*. Trees are differentiated from shrubs on the basis of species.

“Treed rock

A land classification for areas of exposed bedrock interspersed with trees, where tree crown cover is greater than or equal to 10 percent and less than 30 percent. Areas of partially exposed bedrock where crown cover is greater than or equal to 30 percent are classified as upland forest. Areas of exposed bedrock where crown cover is less than 10 percent are classified as rock or sand.

“Treed wetland

A land classification for wetlands containing greater than or equal to 10 percent tree crown cover, typically greater than two metres tall in the absence of recent disturbance. This class includes treed bogs, treed fens, and treed swamps. Moisture regimes are moderately wet to very wet. Features less than two hectares in size are not required to be mapped.

“Upland forest

A land classification for land that is currently growing, or capable of supporting, a treed upland forest community. Moisture regimes are dry through very moist. Features less than two hectares in size are not required to be mapped.

“Water

A land classification for water that is above the surface of land and in a river, stream, lake, creek, spring, ravine, coulee, canyon, lagoon, swamp, marsh or other watercourse or water body, whether the water is there permanently or intermittently. Water features must be mapped where the feature is greater than or equal to 15 metres in width and is greater than or equal to one hectare in size.

“Standards Referenced in this Chapter

The following standards, adopted pursuant to the Adoption of Standards Chapter, are referenced in this chapter:

Forest Inventory Standard**Qualified Person Certification Standard”.****Coming into force**

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

SASKATCHEWAN REGULATIONS 124/2020

The Environmental Management and Protection Act, 2010

Section 98

Order in Council 532/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Environmental Management and Protection (Saskatchewan Environmental Code Adoption) Amendment Regulations, 2020*.

RRS c E-10.22 Reg 2, Appendix amended

2 **Subsection 1-1(1) of Chapter A.1.1 of the Appendix to *The Environmental Management and Protection (Saskatchewan Environmental Code Adoption) Regulations* is amended by adding the following clause after clause (g):**

“(g.1) the Forest Inventory Standard, as established by the minister on July 28, 2020”.

Coming into force

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

SASKATCHEWAN REGULATIONS 125/2020

The Environmental Management and Protection Act, 2010

Sections 46 and 98

Order in Council 533/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Scrap Tire Management Amendment Regulations, 2020*.

RRS c E-10.22 Reg 5, section 2 amended

2 **Section 2 of *The Scrap Tire Management Regulations, 2017* is amended in clause (a) of the definition of “first seller” by striking out “distributor, owner or licensee of intellectual property rights” and substituting “distributor, retailer or owner”.**

Coming into force

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

SASKATCHEWAN REGULATIONS 126/2020*The Wildlife Habitat Protection Act*

Section 9

Order in Council 534/2020, dated November 24, 2020

(Filed November 25, 2020)

Title

1 These regulations may be cited as *The Wildlife Habitat and Ecological Lands Designation Amendment Regulations, 2020 (No. 3)*.

RRS c W-13.2 Reg 4, Appendix amended

2 **The Appendix to *The Wildlife Habitat and Ecological Lands Designation Regulations* is amended:**

(a) by repealing item 98 and substituting the following:

“98 All those lands in Township 13, in Range 1, west of the Second Meridian, described as follows:

- (a) the north half of Section 27;
- (b) the south-west quarter of Section 29, excluding 10 acres for a privately-owned yard site;
- (c) the south-west quarter of Section 34”;

(b) by repealing item 389 and substituting the following:

“389 All those lands in Township 53, in Range 14, west of the Second Meridian, described as follows:

- (a) the north-west quarter of Section 5;
- (b) the north half and south-west quarter of Section 11;
- (c) the south-west quarter of Section 15”;

(c) by repealing item 915 and substituting the following:

“915 All those lands in Township 49, in Range 8, west of the Third Meridian, described as follows:

- (a) the south-east quarter of Section 4;
- (b) that portion of the east half of Section 7 not covered by the waters of Shell Lake;
- (c) that portion of the west half of Section 8 not covered by the waters of Shell Lake;
- (d) the south-east quarter of Section 11;
- (e) the north-west quarter of Section 19;
- (f) the south half of Section 33”;

(d) by repealing item 1193 and substituting the following:

“1193 All those lands in Township 60, in Range 17, west of the Third Meridian, described as follows:

- (a) the north-east quarter of Section 28;
- (b) Section 32;
- (c) the north-west quarter and south half of Section 33”;

(e) by repealing item 1322 and substituting the following:

“1322 All those lands in Township 59, in Range 21, west of the Third Meridian, described as follows:

- (a) the north-west quarter of Section 5;
- (b) the north half of Section 32;
- (c) Section 33”;

(f) by repealing item 1476 and substituting the following:

“1476 All those lands in Township 51, in Range 25, west of the Third Meridian, described as follows:

- (a) the south-east quarter of Section 6;
- (b) the west half of Section 11;
- (c) the south-west quarter of Section 16;
- (d) the south-east quarter of Section 17;
- (e) the south-east quarter of Section 20;
- (f) those islands within the North Saskatchewan River in the north half of Section 24;
- (g) the north-west quarter of Section 28;
- (h) Section 29;
- (i) the east half of Section 32;
- (j) those portions of the north-east and southwest quarters of Section 36 not covered by the waters of the North Saskatchewan River and that portion of the north-west quarter of Section 36 east of the west bank of the North Saskatchewan River”.

Coming into force

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

