

THIS ISSUE HAS NO PART II (REVISED REGULATIONS) or PART III (REGULATIONS)/
CE NUMÉRO NE CONTIENT PAS DE PARTIE II (RÈGLEMENTS RÉVISÉS) OU DE PARTIE III (RÈGLEMENTS)



The Saskatchewan Gazette

PUBLISHED WEEKLY BY AUTHORITY OF THE QUEEN'S PRINTER/PUBLIÉE CHAQUE SEMAINE SOUS L'AUTORITÉ DE L'IMPRIMEUR DE LA REINE

PART I/PARTIE I

Volume 117

REGINA, FRIDAY, JULY 2, 2021/REGINA, vendredi 2 juillet 2021

No. 26/n° 26

TABLE OF CONTENTS/TABLE DES MATIÈRES

PART I/PARTIE I

ACTS NOT YET IN FORCE/LOIS NON ENCORE EN VIGUEUR	1940
ACTS IN FORCE ON ASSENT/LOIS ENTRANT EN VIGUEUR SUR SANCTION (First Session, Twenty-Ninth Legislative Assembly/Première session, 29 ^e Assemblée législative)	1944
ACTS IN FORCE ON SPECIFIC DATES/LOIS EN VIGUEUR À DES DATES PRÉCISES	1945
ACTS IN FORCE ON SPECIFIC EVENTS/ LOIS ENTRANT EN VIGUEUR À DES OCCURRENCES PARTICULIÈRES	1945
ACTS IN FORCE BY ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL/ LOIS EN VIGUEUR PAR DÉCRET DU LIEUTENANT-GOUVERNEUR EN CONSEIL (2021)	1946
ACTS PROCLAIMED/LOIS PROCLAMÉES (2021)	1947
CORPORATE REGISTRY NOTICES/AVIS DU REGISTRE DES SOCIÉTÉS	1947
<i>The Business Corporations Act</i>	1947
<i>The Business Names Registration Act</i>	1964
<i>The Non-profit Corporations Act, 1995/Loi de 1995 sur les sociétés sans but lucratif</i>	1984
PUBLIC NOTICES/AVIS PUBLICS	1986
<i>The Change of Name Act, 1995/Loi de 1995 sur le changement de nom</i>	1986
<i>The Municipalities Act</i>	1988
RULES OF COURT/RÈGLES DE PROCÉDURE	1989
<i>The Queen's Bench Act, 1998/Loi de 1998 sur la Cour du Banc de la Reine</i>	1989
NOTICE OF INTENTION TO APPLY FOR A PRIVATE BILL/AVIS D'INTENTION DE DEMANDER L'ADOPTION D'UN PROJET DE LOI D'INTÉRÊT PRIVÉ	2185
NOTICES OF SALE AND AUCTION/AVIS DE VENTE AUX ENCHÈRES	2185
LEGISLATIVE ASSEMBLY OF THE PROVINCE OF SASKATCHEWAN/ASSEMBLÉE LÉGISLATIVE DE LA SASKATCHEWAN	2186/ 2187
NOTICE TO ADVERTISERS/AVIS AUX ANNONCEURS	2187/ 2188

ACTS NOT YET IN FORCE/LOIS NON ENCORE EN VIGUEUR

Title/ Titre:	Chapter/ Chapitre:
<i>The Aboriginal Courtworkers Commission Act, S.S. 1995</i> Assented to May 18, 1995	A-1.1
<i>The Alcohol and Gaming Regulation Amendment Act, 2020, S.S. 2020/ Loi modificative de 2020 sur la réglementation des boissons alcoolisées et des jeux de hasard L.S. 2020</i> Assented to July 3, 2020	17
<i>The All Terrain Vehicles Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	18
<i>The Apiaries Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020	18
<i>The Builders' Lien (Prompt Payment) Amendment Act, 2019, S.S. 2019</i> Assented to May 15, 2019	2
<i>The Business Corporations Amendment Act, 2020, S.S. 2020</i> Assented to March 16, 2020	1
<i>The Business Corporations Act, 2021, S.S. 2021</i> Assented to May 13, 2021	6
<i>The Construction Codes Act, S.S. 2021</i> Assented to May 13, 2021	9
<i>The Consumer Protection and Business Practices Act, S.S. 2013</i> Assented to May 15, 2013, sections 114 to 116 and 118 to 119; subsections 121(2) and 122(3) to (5), (7) and (8) not yet proclaimed.....	C-30.2
<i>The Credit Union Act, 1998, S.S. 1998</i> Assented to June 11, 1998, clauses 2(1)(v), subsection 9(2), clause 10(c), Parts VI and XXI, clauses 440(1)(o) to (s) and (hh), and subsection 440(2) not yet proclaimed.....	C-45.2
<i>The Credit Union Amendment Act, 2010, S.S. 2010</i> Assented to May 20, 2010, clause 3(b) not yet proclaimed	8
<i>The Credit Union Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	10
<i>The Data Matching Agreements Act, S.S. 2018</i> Assented to May 9, 2018	D-1.3
<i>The Doukhobors of Canada C.C.U.B. Trust Fund Amendment and Repeal Act, 2021, S.S. 2021</i> Assented to May 13, 2021, section 6 not yet in force.....	11
<i>The Enforcement of Judgments Conventions Act, S.S. 1998/Loi sur les conventions sur l'exécution de jugements, L.S. 1998</i> Assented to June 11, 1998	E-9.13
<i>The Enforcement of Maintenance Orders Amendment Act, 2012, S.S. 2012,/Loi de 2012 modifiant la Loi de 1997 sur l'exécution des ordonnances alimentaires, L.S. 2012.</i> Assented to May 16, 2012, section 6 not yet proclaimed.....	13
<i>The Film and Video Classification Amendment Act, 2006, S.S. 2006</i> Assented to May 19, 2006, sections 1 to 11 and 13 not yet proclaimed.....	20
<i>The Financial Planners and Financial Advisors Act, S.S. 2020</i> Assented to July 3, sections 1-51 and 53 not yet in force.....	22

Title/ Titre:	Chapter/ Chapitre:
<i>The Health Information Protection Act, S.S. 1999</i> Assented to May 6, 1999, subsections 17(1), 18(2) and (4), and section 69 not yet proclaimed.....	H-0.021
<i>The Highways and Transportation Act, 1997, S.S. 1997</i> Assented to May 21, 1997, section 13 not yet proclaimed.....	H-3.01
<i>The Insurance Act, S.S. 2015</i> Assented to May 14, 2015, clause (f) of the definition of “insurance agent” in subclause 1-2(1); subsection 5-79(2); sections 7-16 and 7-19; clauses 7-24(a) to (c); and subsections 8-55(6), 8-108(2) and 8-171(2) not yet proclaimed.....	I-9.11
<i>The International Protection of Adults (Hague Convention Implementation) Act, S.S. 2005/Loi de mise en oeuvre de la Convention de la Haye sur la protection internationale des adultes, L.S. 2005</i> Assented to May 27, 2005	I-10.21
<i>The Land Surveys Act, 2000, S.S. 2000</i> Assented to June 29, 2000, section 22 and Parts IV and VII not yet proclaimed.....	L-4.1
<i>The Land Titles Amendment Act, 2012, S.S. 2012</i> Assented to May 16, 2012	19
<i>The Legal Profession Amendment Act, 2019, S.S. 2019</i> Assented to May 15, 2019, that portion of clause 3(1)(e) that adds new clauses 2(1)(g.3) and (g.4); clause 3(1)(f); subsection 3(3); section 15; that portion of clause 19(b) that adds new clause 31(h); that portion of section 20 that adds the words “limited licensees” to new subsection 32(2); and section 41 not yet proclaimed	7
<i>The Management and Reduction of Greenhouse Gases Act, S.S. 2010</i> Assented to May 20, 2010, clauses 2(a), (b), (g) to (i) (n), (o), (q), (t) (w) and (x); clauses 7(2)(i) to (l), (n), and (o); subsections 7(7) and (8); sections 10 to 16, 20, 22, 24 to 60 and 66; clause 75(4)(e); subsections 75(5) and (6); sections 77; clause 78(1)(b); subsection 78(11); and clauses 84(1)(b), (e), (g), (i), (j), (l), (s), (u) to (w) and (z) not yet proclaimed	M-2.01
<i>The Marriage Act, 2021, S.S. 2021/Loi de 2021 sur le mariage, L.S. 2021</i> Assented to May 13, 2021	16
<i>The Massage Therapy Act, 2021, S.S. 2021</i> Assented to May 13, 2021	18
<i>The Midwifery Act, S.S. 1999</i> Assented to May 6, 1999, subsections 7(2) to (5), sections 8 to 10 not yet proclaimed.....	M-14.1
<i>The Mineral Taxation (Modernization) Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020	29
<i>The Miscellaneous Municipal Statutes Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, sections 2-48, 2-50, 3-38, 3-51, 3-53, 4-9, 4-29, 4-42, 4-44 and 4-81 not yet in force.....	30
<i>The Miscellaneous Statutes (Appeal Provisions) Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	19
<i>The Miscellaneous Statutes (Appeal Provisions) Act, 2021 (No. 2), S.S. 2021/ Loi corrective (dispositions d’appel) de 2021 (no 2), L.S. 2021</i> (Assented to May 13, 2021).....	20
<i>The Miscellaneous Statutes (Government Relations – Transfer of Gas, Electrical and Plumbing Functions) Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, except Part 8; that portion of clause 9-2(a) that adds subclause (g)(viii) to the definition of “regulated work”; that portion of clause 9-2(b) that adds subclauses (i)(viii) to the definition of “safety statute”; subsection 9-3(3) that adds clause (f) to subsection 26(4); and Part 10 not yet in force	31

Title/ Titre:	Chapter/ Chapitre:
<i>The Naturopathic Medicine Act, S.S. 2015</i> Assented to May 14, 2015	N-3.11
<i>The Pawned Property (Recording) Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	21
<i>The Police Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, sections 3 to 6, and that portion of section 7 that enacts clauses 95(1)(e.5) and (e.6) not yet in force.....	33
<i>The Police (Serious Incident Response Team) Act, S.S. 2021</i> Assented to May 13, 2021	22
<i>The Power Corporation Amendment Act, 2013, S.S. 2013</i> Assented to May 15, 2013, section 7 not yet proclaimed.....	25
<i>The Prescription Drugs Amendment Act, 2002, S.S. 2002</i> Assented to June 20, 2002, section 4 not yet proclaimed.....	22
<i>The Protection From Human Trafficking Act, S.S. 2021</i> Assented to May 13, 2021	23
<i>The Provincial Health Authority Act, S.S. 2017</i> Assented to May 17, 2017, subsections 4-1(3), (4) and (5); 6-4(3) and (4); 8-1(2), (3) and (4); and that portion of subsection 11-15(4) that adds subsection 7.1(2) of <i>The Mental</i> <i>Health Services Act</i> not yet proclaimed.....	P-30.3
<i>The Provincial Lands Act, 2016, S.S. 2016</i> Assented to November 30, 2016, section 1-2 that adds the definition of “fund”, sections 3-4 to 3-9, and that portion of section 10-1 that repeals section 6 of <i>The Ecological Reserves Act</i> not yet proclaimed.....	P-31.1
<i>The Provincial Sales Tax Amendment Act, 2018, S.S. 2018</i> Assented to May 30, 2018, subsection 4(3) and clause 12(a) not yet proclaimed	30
<i>The Publicly-funded Health Entity Public Interest Disclosure Act, S.S. 2021</i> Assented to May 13, 2021	25
<i>The Public Health Act, 1994, S.S. 1994</i> Assented to June 2, 1994, subsection 73(5) not yet proclaimed.....	P-37.1
<i>The Public Health Amendment Act, 2004, S.S. 2004</i> Assented to June 17, 2004, section 7 not yet proclaimed.....	46
<i>The Queen’s Bench Amendment Act, 2012, S.S. 2012/Loi de 2012 modifiant la Loi de 1998 sur la Cour du Banc de la Reine, L.S. 2012</i> Assented to May 16, 2012	29
<i>The Residential Services Act, 2019, S.S. 2019</i> Assented to May 15, 2019	R-21.3
<i>The Residential Tenancies Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	26
<i>The Safer Communities and Neighbourhoods Amendment Act, 2010, S.S. 2010</i> Assented to May 20, 2010	30
<i>The Safer Communities and Neighbourhoods Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	27
<i>The Saskatchewan Employment (Leaves) Amendment Act, 2019, S.S. 2019</i> Assented to May 15, 2019, sections 11 and 12 not yet proclaimed.....	20

Title/ Titre:	Chapter/ Chapitre:
<i>The Saskatchewan Pension Plan Amendment Act, 2015, S.S. 2015</i> Assented to May 14, 2015, that portion of section 11 which enacts subsection 13(3) of <i>The Saskatchewan Pension Plan Act</i> and subsection 14(1) not yet proclaimed	20
<i>The School Choice Protection Act, S.S. 2018/Loi sur la protection du choix d'école, L.S. 2018</i> Assented to May 30, 2018	39
<i>The Securities Amendment Act, 2007, S.S. 2007</i> Assented to May 17, 2007, subsection 10(3), that portion of section 42 that repeals section 118 of <i>The Securities Act, 1988</i> and section 58 not yet proclaimed	41
<i>The Securities Amendment Act, 2008, S.S. 2008</i> Assented to December 3, 2008, sections 12 and 14 (that part of section 14 that repeals section 45 of <i>The Securities Act, 1988</i>), section 33 not yet proclaimed.....	35
<i>The Securities Amendment Act, 2012, S.S. 2012</i> Assented to May 16, 2012, clauses 3(e), (g) and (h), sections 7, 12 to 15, 22 and 31, not yet proclaimed	32
<i>The Securities Amendment Act, 2013, S.S. 2013</i> Assented to May 15, 2013, clause 46(a) and section 48 not yet proclaimed.....	33
<i>The Statute Law Amendment Act, 2015, S.S. 2015,</i> Assented to May 14, 2015 Specific Event: subsection 64(3) and Schedule 3 come into force on the coming into force of Part XXI of <i>The Credit Union Act, 1998</i>	21
<i>The Summary Offences Procedure Amendment Act, 2016, S.S. 2016</i> Assented to November 30, 2016, sections 1 to 2, 4 to 7 and 11 to 12 not yet proclaimed	30
<i>The Summary Offences Procedure Amendment Act, 2017, S.S. 2017</i> Assented to May 17, 2017, sections 1 to 3 and 5 not yet proclaimed.....	26
<i>The Summary Offences Procedure Amendment Act, 2017, S.S. 2017</i> Assented to May 17, 2017 Specific Event: section 4 comes into force on the day on which sections 5 and 11 of <i>The Summary Offences Procedure Amendment Act, 2016</i> come into force.....	26
<i>The Summary Offences Procedure Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	30
<i>The Traffic Safety Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, section 10; and clause 35(b) not yet in force.....	36
<i>The Traffic Safety (Miscellaneous) Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	32
<i>The Trespass to Property Amendment Act, 2019, S.S. 2019</i> Assented to May 15, 2019	26
<i>The Trespass to Property Consequential Amendments Act, 2019, S.S. 2019/ Loi de 2019 corrélative de la loi intitulée The Trespass to Property Amendment Act, 2019, L.S. 2019</i> Assented to May 15, 2019	27
<i>The Trust and Loan Corporations Act, 1997, S.S. 1997</i> Assented to May 21, 1997, clause 44(a) and section 57 not yet proclaimed.....	T-22.2
<i>The Vehicles for Hire Amendment Act, 2021, S.S. 2021</i> Assented to May 13, 2021	34

Title/ Titre:	Chapter/ Chapitre:
<i>The Victims of Crime Amendment Act, 2011, S.S. 2011/ Loi de 2011 modifiant la Loi de 1995 sur les victimes d'actes criminels L.S. 2011</i> Assented to May 18, 2011	21
<i>The Workers' Compensation Amendment Act, 2019, S.S. 2019</i> Assented to May 15, 2019, section 4 not yet proclaimed.....	28

***Note:** This table is for convenience of reference and is not comprehensive; it is meant to be used in conjunction with the *Legislative Table of Public Statutes* published by Publications Saskatchewan. Please refer to the Separate Chapters and the Tables for any additional information regarding Proclamation dates and Coming into Force dates for the Statutes listed above./Le présent tableau a pour but de faciliter la référence et n'est pas complet; il est utilisé en conjonction avec le Tableau des lois de la Saskatchewan (*Legislative Table of Public Statutes*) publié par Publications Saskatchewan. Veuillez vous référer aux chapitres tirés à part et au Tableau pour obtenir de plus amples renseignements relatifs aux dates de proclamation et d'entrée en vigueur des lois susmentionnées.

ACTS IN FORCE ON ASSENT/LOIS ENTRANT EN VIGUEUR SUR SANCTION
(First Session, Twenty-Ninth Legislative Assembly/Première session, 29^e Assemblée législative)

Title/ Titre:	Bill/ Projet de loi:	Chapter/ Chapitre:
<i>The Active Families Benefit Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	28.....	3
<i>The Appropriation Act, 2021 (No. 1), S.S. 2021</i> (Assented to May 13, 2021).....	37.....	5
<i>The Appropriation Act, 2020 (No.2), S.S. 2020</i> (Assented to December 3, 2020).....	25.....	1-29*
<i>The Chartered Professionals in Human Resources, S.S. 2021</i> (Assented to May 13, 2021).....	19.....	8
<i>The Doukhobors of Canada C.C.U.B. Trust Fund Amendment and Repeal Act, 2020, S.S. 2021</i> (Assented to May 13, 2021, section 6 not yet in force)	13.....	11
<i>The Emergency Planning Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	23.....	12
<i>The Income Tax Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021	35.....	14
<i>The Income Tax (Strong Recovery Home Renovation Tax Credit) Amendment Act, 2020, S.S. 2020</i> (Assented to December 10, 2020).....	1.....	2-29*
<i>The Income Tax (Strong Recovery Small Business Tax Reduction) Amendment Act, 2020, S.S. 200</i> (Assented to December 10, 2020).....	2.....	3-29*
<i>The Innovation Saskatchewan Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	31.....	15
<i>The Provincial Sales Tax Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021, section 5 not yet in force)	36.....	24

Title/ Titre:	Bill/ Projet de loi:	Chapter/ Chapitre:
<i>The Saskatchewan Strategy for Suicide Prevention Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	601	1
<i>The Saskatchewan Technology Start-up Incentive Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	30	28
<i>The Saskatoon Foundation Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	901	01
<i>The Statute Law Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	11	29
<i>The Wanuskewin Heritage Park Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021).....	29	35

***Note:** Due to the timing of the Fall 2020 General Election and a new numbering system for Acts, three Acts passed in the First Session of the 29th Legislature in the Fall of 2020 would have had duplicate numbers to three Acts that were passed in the Fourth Session of the 28th Legislature in the Spring of 2020. In order to distinguish between Chapters 1, 2 and 3 in the 28th and 29th Legislatures, the Chapter numbers assigned denote the Legislature in which they were passed.

ACTS IN FORCE ON SPECIFIC DATES/LOIS EN VIGUEUR À DES DATES PRÉCISES

Title/ Titre:	Bill/ Projet de loi:	Chapter/ Chapitre:
<i>The Fuel Tax Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021) Specific Date: comes into force October 1, 2021.....	34.....	13
<i>The Supporting Saskatchewan Restaurants Act, S.S. 2021</i> (Assented to May 13, 2021) Specific Date: comes into force May 1, 2021	29	2
<i>The Tobacco Tax Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021) Specific Date: comes into force June 1, 2021)	33	31
<i>The Vapour Products Tax Act, S.S. 2021</i> (Assented to May 13, 2021) Specific Date: comes into force September 1, 2021.....	32	33

ACTS IN FORCE ON SPECIFIC EVENTS/ LOIS ENTRANT EN VIGUEUR À DES OCCURENCES PARTICULIÈRES

Title/ Titre:	Chapter/ Chapitre:
<i>The Business Corporations Consequential Amendments Act, 2021, S.S. 2021 / Loi de 2021 corrélative de la loi intitulée The Business Corporations Act, 2021, L.S. 2021</i> (Assented to May 13, 2021) Specific Event: comes into force on the coming into force of section 1 of <i>The Business Corporations Act, 2021</i>	7

Title/ Titre:	Chapter/ Chapitre:
<i>The Marriage Consequential Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021) Specific Event: comes into force on the coming into force of section 1 of <i>The Marriage Act, 2021</i>	17
<i>The Provincial Sales Tax Amendment Act, 2021, S.S. 2021</i> (Assented to May 13, 2021) Specific Event: section 5 comes into force on the coming into force of section 1 of <i>The Vapour Products Tax Act</i>	24

**ACTS IN FORCE BY ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL/LOIS EN
VIGUEUR PAR DÉCRET DU LIEUTENANT-GOUVERNEUR EN CONSEIL**
(2021)

Title/ Titre:	Bill/ Projet de loi:	Chapter/ Chapitre:
<i>The Children's Law Act, 2020, S.S. 2020/ Loi de 2020 sur le droit de l'enfance, L.S. 2020</i> Assented to March 16, 2020, in force March 1, 2021.....	206.....	2
<i>The Coroners Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, in force June 1, 2021.....	189.....	21
<i>The Miscellaneous Statutes (Government Relations – Transfer of Gas, Electrical and Plumbing Functions) Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, Parts 3 and 5, that portion of clause 9-2(a) that adds subclauses (g)(vi) and (vii) to the definition of “regulated work”, that portion of clause 9-2(b) that adds subclauses (i)(vi) and (vii) to the definition of “safety statute”, and that portion of subsection 9-3(3) that adds clauses (d) and (e) to subsection 26(4), in force February 1, 2021	180.....	31
<i>The Police Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, sections 1 and 2 and section 7, other than the portion that enacts clauses 95(1)(e.5) and (e.6), in force June 1, 2021.....	212	33
<i>The Tobacco Control Amendment Act, 2019, S.S. 2019</i> Assented to December 4, 2019, that portion of section 7 that enacts section 5.2; in subsection 17(1) the words “5.2.”; and that portion of clause 21(b) that enacts clause 30(c.12), in force September 1, 2021.....	182.....	32
<i>The Traffic Safety Amendment Act, 2020, S.S. 2020</i> Assented to July 3, 2020, sections 1 to 3, 5 to 9 and 13 to 34, clauses 11(1)(b) and 35(a) in force December 16, 2020; clause 11(1)(a), and subsection 11(2) and section 12, in force February 10, 2021; section 4, in force March 1, 2021.....	198.....	36

***Note:** An order appearing in this list for the first time is indicated in bold print/Un décret qui figure pour la première fois dans cette liste apparaît en caractères gras.

ACTS PROCLAIMED/LOIS PROCLAMÉES
(2021)

The Cancer Agency Amendment Act, 2016, S.S. 2016, c.12. Proclaimed in force May 19, 2021.

The Provincial Court Amendment Act, 2016, S.S. 2016, c.24. Section 5 proclaimed in force February 1, 2021.

The Queen's Bench Amendment Act, 2016, S.S. 2016, c.26/Loi modificative de 2016 sur la Cour du Banc de la Reine, L.S. 2016, ch. 26. Sections 4 and 9 proclaimed in force February 1, 2021.

***Note:** A proclamation appearing in this list for the first time is indicated in bold print/Une loi proclamée qui figure pour la première fois dans cette liste apparaît en caractères gras.

CORPORATE REGISTRY NOTICES/AVIS DU REGISTRE DES SOCIÉTÉS

The Business Corporations Act

Editorial Disclaimer: Any content or typographical errors filed with the Corporate Registry operated by ISC are hereby reproduced under this Act and its corresponding headings.

Avis de non-responsabilité éditoriale : les erreurs de contenu ou typographiques apparaissant au registre des sociétés, tenu par la ISC, sont reproduites en vertu de la présente Loi et de ses rubriques correspondantes.

CERTIFICATES OF INCORPORATION/CERTIFICATS DE CONSTITUTION
(2021)

Name/Nom:	Date/Date:	Registered Address/Bureau enregistré	Nature of Business/Nature des activités:
<i>4118 Holdings Inc.</i>	Jne. 17	201, 1291-102nd St., North Battleford	holding companies
<i>5656 Estore Management Ltd.</i>	Jne. 14	B-5656 Waterer Rd., Regina	holding companies
<i>102129764 Saskatchewan Ltd.</i>	Jne. 14	500, 123-2nd Ave. S, Saskatoon	holding companies
<i>102129803 Saskatchewan Ltd.</i>	Jne. 14	4813-18th St., Lloydminster	accounting, tax preparation, bookkeeping and payroll services
<i>102129807 Saskatchewan Corp.</i>	Jne. 14	356 Ominica St. E, Moose Jaw	all other miscellaneous store retailers
<i>102129811 Saskatchewan Ltd.</i>	Jne. 14	Drawer 188, 36-4th Ave. N, Yorkton	holding companies
<i>102129858 Saskatchewan Ltd.</i>	Jne. 14	401 Victoria Ave., Regina	full-service restaurants and limited-service eating places
<i>102129865 Saskatchewan Ltd.</i>	Jne. 14	259 Whalley Cres., Saskatoon	holding companies
<i>102129869 Saskatchewan Ltd.</i>	Jne. 14	Drawer 188, 36-4th Ave. N, Yorkton	holding companies
<i>102129877 Saskatchewan Ltd.</i>	Jne. 14	Drawer 188, 36-4th Ave. N, Yorkton	holding companies

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>102129886 Saskatchewan Ltd.</i>	Jne. 14	1500-1874 Scarth St., Regina	holding companies
<i>102129890 Saskatchewan Inc.</i>	Jne. 14	408-730 Baltzan Blvd., Saskatoon	full-service restaurants and limited-service eating places
<i>102129899 Saskatchewan Ltd.</i>	Jne. 14	724 Desmond St., Grenfell	other food manufacturing
<i>102129900 Saskatchewan Ltd.</i>	Jne. 14	410-3920 Green Falls Dr., Regina	poured concrete foundation and structure contractors
<i>102129909 Saskatchewan Ltd.</i>	Jne. 14	5605 Glide Cres., Regina	holding companies
<i>102129911 Saskatchewan Ltd.</i>	Jne. 15	4469 James Hill Rd., Regina	full-service restaurants and limited-service eating places
<i>102129921 Saskatchewan Ltd.</i>	Jne. 15	27-31 Hayes Dr., Swift Current	truck transportation
<i>102129953 Saskatchewan Ltd.</i>	Jne. 15	8-48 Read Ave., Regina	general freight trucking, long distance
<i>102129961 Saskatchewan Ltd.</i>	Jne. 15	451 Bentley Crt., Saskatoon	truck transportation
<i>102130003 Saskatchewan Ltd.</i>	Jne. 16	Main Flr., 306 Ontario Ave., Saskatoon	holding companies
<i>102130005 Saskatchewan Inc.</i>	Jne. 16	3071 L'arche Cres., Regina	holding companies
<i>102130008 Saskatchewan Ltd.</i>	Jne. 16	350 Langdon Cres., Moose Jaw	oilseed and grain farming, cattle ranching and farming
<i>102130024 Saskatchewan Inc.</i>	Jne. 16	905, 320-5th Ave. N, Saskatoon	motion picture and video production
<i>102130040 Saskatchewan Ltd.</i>	Jne. 16	512-3rd Ave. W, Meadow Lake	motor vehicle towing
<i>102130043 Saskatchewan Ltd.</i>	Jne. 16	601, 402-21st St. E, Saskatoon	holding companies
<i>102130097 Saskatchewan Ltd.</i>	Jne. 17	c/o Bridges and Company LLP Law Firm, 1329-3rd St., Estevan	holding companies
<i>102130108 Saskatchewan Ltd.</i>	Jne. 17	c/o Bridges and Company LLP Law Firm, 1329-3rd St., Estevan	holding companies
<i>102130112 Saskatchewan Ltd.</i>	Jne. 17	4707-40th St., Lloydminster	full-service restaurants and limited-service eating places
<i>102130117 Saskatchewan Ltd.</i>	Jne. 17	611 Manek Rd., Saskatoon	full-service restaurants and limited-service eating places, food service contractors
<i>102130124 Saskatchewan Ltd.</i>	Jne. 17	374-3rd Ave. S, Saskatoon	lumber, plywood and millwork merchant wholesalers
<i>102130165 Saskatchewan Corp.</i>	Jne. 18	727 McCarthy Blvd., Regina	landscaping services
<i>102130194 Saskatchewan Ltd.</i>	Jne. 18	503 Cope Way, Saskatoon	full-service restaurants and limited-service eating places, beer, wine and liquor stores

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>102130228 Saskatchewan Ltd.</i>	Jne. 19	101-1251 McEachern Dr., Regina	truck transportation
<i>102130239 Saskatchewan Corp.</i>	Jne. 20	3418 Chuka Blvd., Regina	land subdivision
<i>A. Johnson Medical Professional Corporation</i>	Jne. 15	800, 119-4th Ave. S, Saskatoon	offices of physicians
<i>Ac Health & Beauty Inc.</i>	Jne. 18	943 Broad St. N, Regina	all other personal services, cosmetics, beauty supplies and perfume stores, health and personal care stores, other health and personal care stores, other personal care services
<i>Ace Agriculture Ltd.</i>	Jne. 15	NE ¼ 3-44-12 W3M, Hafford	other scientific and technical consulting services
<i>Advantage Truck & Trailer Repair Ltd.</i>	Jne. 15	SE ¼ 14-51-26 W2M, Spruce Home	automotive mechanical and electrical repair and maintenance
<i>Adventum Homeschool Quest Consulting Inc.</i>	Jne. 17	374-3rd Ave. S, Saskatoon	software publishers
<i>B & V Trucking Ltd.</i>	Jne. 14	1339-4th St., Estevan	specialized freight (except used goods) trucking, local
<i>Bar HF Ranch Inc.</i>	Jne. 20	1009 East Railway, Rosthern	all other animal production, beef cattle ranching and farming, including feedlots
<i>Buffalo City Business Services Inc.</i>	Jne. 14	2177 Wascana St., Regina	other business support services, bookkeeping, payroll and related services
<i>Bumphrey Farms Inc.</i>	Jne. 18	48 High St. W, Moose Jaw	cattle ranching and farming
<i>Bussiere Electric Ltd.</i>	Jne. 14	51-1st Ave. NW, Swift Current	electrical contractors and other wiring installation contractors
<i>Chahalz Transport Ltd.</i>	Jne. 14	608-2250 Rose St., Regina	truck transportation
<i>Cowessess Commercial Developments Ltd.</i>	Jne. 16	Cowessess Indian Reserve, Cowessess	holding companies, other activities related to real estate
<i>Cowessess Commercial Holdings Ltd.</i>	Jne. 18	Cowessess Indian Reserve, Cowessess	holding companies, other activities related to real estate
<i>D & D Real Estate Corp.</i>	Jne. 17	401-1916 Dewdney Ave., Regina	holding companies
<i>D.A.H.M. United Taxi Ltd.</i>	Jne. 18	327 Central Ave. N, Swift Current	taxi service

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>D'Calabash Lounge & Night Club Inc.</i>	Jne. 14	5317 Anthony Way, Regina	drinking places (alcoholic beverages), promoters (presenters) of performing arts, sports and similar events with facilities, beer, wine and liquor stores, full-service restaurants and limited-service eating places
<i>Dr. Letitia Russell Chiropractic Prof. Corp.</i>	Jne. 17	200 Princeton Tower, 123-2nd Ave. S, Saskatoon	offices of chiropractors
<i>Dr. Quinten Paterson Medical Prof. Corp.</i>	Jne. 16	500-616 Main St., Saskatoon	offices of physicians
<i>E & L Holdings Inc.</i>	Jne. 14	418 Bronson Cres., Saskatoon	holding companies
<i>E-Force Electric Inc.</i>	Jne. 14	401-1916 Dewdney Ave., Regina	electrical contractors and other wiring installation contractors
<i>Everbloom Enterprises Ltd.</i>	Jne. 16	2306 Arlington Ave., Saskatoon	real estate property managers
<i>Fashad Beauty Care Limited</i>	Jne. 15	5-115th Ave. O S, Saskatoon	cosmetics, beauty supplies and perfume stores
<i>Flotten Lake Adventures Inc.</i>	Jne. 14	1391-101st St., North Battleford	fishing, hunting and trapping
<i>Fused Industries Ltd.</i>	Jne. 17	208 Willard Dr., Vanscoy	plate work and fabricated structural product manufacturing
<i>Gaurishankar Grocery Corporation</i>	Jne. 16	1015 Colony St., Saskatoon	grocery stores
<i>Hashmi's Professional Services Limited</i>	Jne. 16	3018 Dewdney Ave., Regina	all other miscellaneous store retailers, all other professional, scientific and technical services
<i>Heartrock Holdings Ltd.</i>	Jne. 16	200, 450-2nd Ave. N, Saskatoon	holding companies
<i>Intentional Real Estate Inc.</i>	Jne. 16	2255 Albert St., Regina	real estate agents
<i>J Brunton Legal Prof. Corp.</i>	Jne. 17	300, 110-21st St. E, Saskatoon	offices of lawyers
<i>Jacoda Logging Ltd.</i>	Jne. 15	822-9th St. W, Meadow Lake	forestry and logging
<i>Jeek Holdings Ltd.</i>	Jne. 14	500, 123-2nd Ave. S, Saskatoon	holding companies
<i>JJC Consulting Limited</i>	Jne. 14	148 Orchard Cres., Regina	other scientific and technical consulting services
<i>Joshi Properties Inc.</i>	Jne. 16	123 Stromberg Cres., Saskatoon	real estate property managers
<i>Jussi's Tree Service Inc.</i>	Jne. 16	1 Railway Ave., Conquest	landscaping services

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>KJ Ventures Inc.</i>	Jne. 14	c/o TTH Law Firm, 2012 McIntyre St., Regina	general freight trucking, long distance
<i>KL & W Trading Service Limited</i>	Jne. 14	4125 Alton Cres., Regina	all other merchant wholesalers, all other general merchandise stores
<i>Kookoo Trucking Inc.</i>	Jne. 16	3333 Valley Green Way, Regina	general freight trucking, long distance
<i>Laurendale Apartments Ltd.</i>	Jne. 16	A-1350 Scarth St., Regina	real estate property managers
<i>Mane Character Hair Inc.</i>	Jne. 14	200 Princeton Tower, 123-2nd Ave. S, Saskatoon	hair care and esthetic services
<i>McEachern Insurance & Financial Group Ltd.</i>	Jne. 17	639 Pringle Bend, Saskatoon	insurance agencies and brokerages
<i>McLean Oilfield Limited</i>	Jne. 14	116 Stewart Cres., Kindersley	support activities for mining, and oil and gas extraction
<i>MJ Epoxy Renovations Inc.</i>	Jne. 14	1308 Stadacona St. W, Moose Jaw	residential building construction
<i>Momen Sons Enterprises Ltd.</i>	Jne. 15	2077-60th St. W, Saskatoon	holding companies
<i>NAV Immigration Services Inc.</i>	Jne. 16	Box 217, 8 Christopher Pl., White City	immigration services
<i>Neulex Industries Inc.</i>	Jne. 16	30-6th Ave. N, Yorkton	other specialty trade contractors
<i>Northern Sky Food & Beverage Inc.</i>	Jne. 18	343 Haichert St., Warman	beverage merchant wholesalers, alcoholic beverage merchant wholesalers, food merchant wholesalers, mobile food services, non-alcoholic beverage merchant wholesalers, full-service restaurants and limited-service eating places
<i>Old Carpenter's Men's Grooming Products Incorporated</i>	Jne. 18	6415 Whelan Dr., Regina	direct selling establishments
<i>Onyx Investments Ltd.</i>	Jne. 15	117-235 Willis Cres., Saskatoon	holding companies
<i>Pal Tire Limited</i>	Jne. 17	336-6th Ave. N, Saskatoon	tire dealers
<i>Pauline Sunderland Realty Prof. Corp.</i>	Jne. 15	512-7th St., Humboldt	real estate agents
<i>Pigott Holdings Inc.</i>	Jne. 14	4, 319-22nd St. E, Saskatoon	holding companies

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Prairie Layne Acres Ltd.</i>	Jne. 14	Box 123, Vibank	beef cattle ranching and farming, including feedlots, animal slaughtering and processing, electrical contractors and other wiring installation contractors, pet care (except veterinary) services
<i>Queen Rania Jewelry Limited</i>	Jne. 14	305-1121B McKercher Dr., Saskatoon	jewellery and watch merchant wholesalers
<i>Regina Electric Vehicles Inc.</i>	Jne. 17	4822 Green Apple Dr. E, Regina	motor vehicle and parts dealers
<i>Rockford Automation Works Ltd.</i>	Jne. 18	500-616 Main St., Saskatoon	engineering services, industrial design services
<i>Rosalys Food Services Inc.</i>	Jne. 14	8-302 Berini Dr., Saskatoon	food service contractors, all other food manufacturing
<i>Shakti Rising Yoga Ltd.</i>	Jne. 17	4-365 Marquis Rd., Prince Albert	other personal care services
<i>Singh Contractors Ltd.</i>	Jne. 15	4620 Albulet Dr., Regina	residential building construction, non-residential building construction, other specialty trade contractors
<i>Srwaz Cosmetics and Fashion Limited</i>	Jne. 19	4168 Rae St., Regina	cosmetics, beauty supplies and perfume stores
<i>SVK Konsults Inc.</i>	Jne. 17	62 Whitesand Dr., Yorkton	professional and management development training, other management consulting services, administrative management and general management consulting services, human resources consulting services
<i>TB Tech Installation Services Inc.</i>	Jne. 16	5018-50th Ave., Lloydminster	satellite telecommunications
<i>The Cranky Leprechaun Custom Creations Corp.</i>	Jne. 14	62 Walters Crt., Pilot Butte	gift, novelty and souvenir stores, electronic shopping and mail-order houses
<i>Thirdeye Technologies Inc.</i>	Jne. 17	374-3rd Ave. S, Saskatoon	computer systems design and related services
<i>Trinity Sales & Service Limited</i>	Jne. 14	703 Main St., Kipling	other business support services
<i>True North Living Suites Corporation</i>	Jne. 15	678 Lehrer Cres., Saskatoon	lessors of other real estate property
<i>Twisted F Cattle Company Ltd.</i>	Jne. 14	NE ¼ 21-46-17 W2M, RM of Willow Creek No. 458, Melfort	cattle ranching and farming, oilseed and grain farming
<i>Unhypnotized Ventures Inc.</i>	Jne. 16	D-1307 Ottawa St., Regina	offices of all other health practitioners

Name/Nom:	Date/Date:	Registered Address/Bureau enregistré	Nature of Business/Nature des activités:
<i>Waldheim Auto Service Ltd.</i>	Jne. 17	401-1st St. N, Waldheim	automotive mechanical and electrical repair and maintenance
<i>Wall Digital Works Ltd.</i>	Jne. 15	610 Beckett Cres., Saskatoon	other management consulting services
<i>Wiebequest Holding Corp.</i>	Jne. 16	500-616 Main St., Saskatoon	holding companies
<i>Wing N It Trucking Limited</i>	Jne. 18	Box 251, Turtleford	truck transportation

CERTIFICATES OF REGISTRATION/CERTIFICATS D'ENREGISTREMENT
(2021)

Name/Nom:	Date/Date:	Incorporating Jurisdiction/Autorité législative de constitution	Head or Registered Office/Siège social ou bureau enregistré:	Nature of Business/Nature des activités:
<i>2356467 Alberta Inc.</i>	Jne. 18	Alberta	5009-47th St., Lloydminster AB	holding companies
<i>13025934 Canada Inc.</i>	Jne. 14	Federal	15175 Danby Rd., Georgetown ON	holding companies
<i>13041590 Canada Inc.</i>	Jne. 17	Federal	410 Highlands Cres., Saskatoon SK	veterinary services
<i>A & O Contracting Inc.</i>	Jne. 8	Ontario	6-2355 Royal Windsor Dr., Mississauga ON	other specialty trade contractors
<i>Amazon Web Services Canada, Inc.</i>	Jne. 14	Federal	26th Flr., 120 Bremner Blvd., Toronto ON	marketing research and public opinion polling
<i>Ayurcann Inc.</i>	Jne. 2	Federal	6-1080 Brock Rd., Pickering ON	pharmaceutical and medicine manufacturing
<i>Beehigh Vital Elements Inc.</i>	Jne. 14	Federal	Box 1003, 14 North Shore Highway, Corner Brook AB	pharmaceutical and medicine manufacturing
<i>Bitvo Inc.</i>	Jne. 16	Alberta	2500, 500-5th Ave. SW, Calgary AB	securities, commodity contracts, and other financial investment and related activities
<i>Board Checkup, Self-Assessment Software Services Inc.</i>	Jne. 17	Federal	374-3rd Ave. S, Saskatoon SK	software publishers
<i>Boks Services Ltd.</i>	Jne. 15	Federal	550 Fast Way Aspen Ridge, Saskatoon SK	facilities support services
<i>Catalx Cts Ltd.</i>	Jne. 15	Alberta	3000, 700-9th Ave. SW, Calgary AB	business-to-business electronic markets
<i>Delta Insurance and Investment Planners Inc.</i>	Jne. 15	Federal	9-1111 Franklin Blvd., Cambridge ON	insurance agencies and brokerages

Name/Nom:	Date/ Date:	Incorporating Jurisdiction/ Autorité législative de constitution	Head or Registered Office/Siège social ou bureau enregistré:	Nature of Business/ Nature des activités:
<i>Évaluation Personnel Sélection International Inc.</i>	Jne. 16	Quebec	1020 Boul. Saint-Joseph, Gatineau QC	human resources consulting services
<i>Glengarry Farm Finance Corporation</i>	Jne. 4	Ontario	2930-100 Adelaide St. W, Toronto ON	non-depository credit intermediation
<i>IDS Infrastructure Data Solutions, Inc.</i>	Jne. 4	Federal	1500-1874 Scarth St., Regina SK	provide engineering consulting services and software solutions to support the design, construction, and management processes of municipal and transportation infrastructure systems
<i>LEDN (Canada) Inc.</i>	Jne. 16	Federal	700-350 Bay St., Toronto ON	financial transactions processing, reserve and clearing house activities
<i>Medi Loans Financial Corp.</i>	Jne. 15	Alberta	1400, 350-7th Ave. SW, Calgary AB	banking
<i>National Safety Services Inc.</i>	Jne. 15	Federal	600-12220 Stony Plain Rd. NW, Edmonton AB	other scientific and technical consulting services
<i>Navigate Benefit Solutions Inc.</i>	May 31	Alberta	410-7015 MacLeod Trail SW, Calgary AB	insurance agencies and brokerages
<i>Newton Crypto Ltd.</i>	Jne. 16	Federal	701-370 King St. W, Toronto ON	securities, commodity contracts, and other financial investment and related activities
<i>PKTS Inc.</i>	Jne. 16	Federal	56-602 Cartwright St., Saskatoon SK	clothing accessories and other clothing manufacturing, women's clothing stores, men's clothing stores, clothing and clothing accessories stores, clothing manufacturing, men's and boys' cut and sew clothing manufacturing, women's, girls' and infants' cut and sew clothing manufacturing, family clothing stores, clothing accessories stores, other clothing stores, clothing and clothing accessories merchant wholesalers

Name/Nom:	Date/Date:	Incorporating Jurisdiction/Autorité législative de constitution	Head or Registered Office/Siège social ou bureau enregistré:	Nature of Business/Nature des activités:
<i>Rana HK Transport Inc.</i>	Jne. 15	Federal	B-3028 Green Bank Rd., Regina SK	general freight trucking, local
<i>Red Beard Inc.</i>	Jne. 15	Federal	202-258 Pinehouse Pl., Saskatoon	direct selling establishments
<i>Safeway Transport Ltd.</i>	Jne. 16	Alberta	5572 Poirier Way, Beaumont AB	truck transportation
<i>Sassine Construction Corp.</i>	Jne. 14	Alberta	498 Walnut Cres., Fort McMurray AB	residential building construction
<i>Slate Securities Real Estate Capital I GP Inc.</i>	Jne. 14	Ontario	200-121 King St. W, Toronto ON	management of companies and enterprises
<i>Soilrocks Consulting Inc.</i>	Jne. 15	Federal	7163 Wascana Cove Dr., Regina SK	other scientific and technical consulting services
<i>Terravest Leasing GP Inc.</i>	Jne. 15	Alberta	4000, 421-7th Ave. SW, Calgary AB	construction, transportation, mining, and forestry machinery and equipment rental and leasing
<i>Tornova Inc.</i>	Jne. 14	Federal	205-310 Wall St., Saskatoon SK	direct selling establishments
<i>Turtle Lake Capital Corp.</i>	Jne. 15	Ontario	500-616 Main St., Saskatoon SK	holding companies
<i>VIR Enterprises Inc.</i>	Jne. 15	Alberta	4911-59th Ave., Taber AB	full-service restaurants and limited-service eating places
<i>Way Financial Inc.</i>	Jne. 17	British Columbia	2800 Park Place, 666 Burrard St., Vancouver BC	insurance agencies and brokerages, all other insurance related activities
<i>Willow Creek Pellet Manufacturing Co. Inc.</i>	Jne. 11	Federal	103B, 9355-198th St., Langley BC	all other miscellaneous manufacturing
<i>Wilson M. Beck Insurance Services (FV) Inc.</i>	Jne. 18	British Columbia	200-537 Leon Ave., Kelowna BC	insurance agencies and brokerages

CERTIFICATES OF AMALGAMATION/CERTIFICATS DE FUSION
(2021)

Name/Nom:	Amalgamating Corporations/ Sociétés fusionnantes	Date/ Date:	Head or Registered Office/Siège social ou bureau enregistré:	Nature of Business/ Nature des activités:
<i>101031006 Saskatchewan Ltd.</i>	<i>101031006 Saskatchewan Ltd.; Datakeep Accounting Services Ltd.</i>	Jne. 1	302-1515 Anson Rd., Regina	holding companies
<i>101165256 Saskatchewan Ltd.</i>	<i>101165256 Saskatchewan Ltd.; 102055300 Saskatchewan Ltd.</i>	Jne. 1	301 Leopold Cres., Regina	holding companies
<i>AK Evergreen Holding Co. Ltd.</i>	<i>AK Evergreen Holding Co. Ltd.; 102108841 Saskatchewan Ltd.</i>	Jne. 1	1000-2002 Victoria Ave., Regina	holding companies
<i>Alto Hearing Ltd.</i>	<i>Alto Hearing Ltd.; Intact Hearing Inc.</i>	Jne. 1	410, 475-2nd Ave. S, Saskatoon	offices of physical, occupational, and speech therapists and audiologists
<i>JT Evergreen Holding Co. Ltd.</i>	<i>JT Evergreen Holding Co. Ltd.; 102108840 Saskatchewan Ltd.</i>	Jne. 1	1000-2002 Victoria Ave., Regina	holding companies
<i>RC Evergreen Holding Co. Ltd.</i>	<i>Rc Evergreen Holding Co. Ltd.; 102108839 Saskatchewan Ltd.</i>	Jne. 1	1000-2000 Victoria Ave., Regina	holding companies
<i>Teeboks Enterprises Ltd.</i>	<i>Teeboks Enterprises Ltd.; Teeboks Consulting Ltd.</i>	Jne. 1	1201, 409-3rd Ave. S, Saskatoon	motor vehicle and parts dealers
<i>Wind Ridge Farms Ltd.</i>	<i>Wind Ridge Farms Ltd.; Elite Stock Farm Ltd.</i>	Jne. 1	1201-409 3rd Ave. S, Saskatoon	n/a
<i>Yager Holdings Ltd.</i>	<i>Yager Holdings Ltd.; Cherde Holdings Ltd.</i>	May 31	602-9th St., Humboldt	n/a

CERTIFICATES OF CONTINUANCE/CERTIFICATS DE PROROGATION
(2021)

Name/Nom:	Date/ Date:	Precontinuance Jurisdiction/ Autorité législative préalable à la prorogation:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>102129234 Saskatchewan Ltd.</i>	Jne. 2	Alberta	1201, 409-3rd Ave. S, Saskatoon	holding companies
<i>Brock Transportation Services Ltd.</i>	May 31	Alberta	3 Pelican Rd., Murray Lake	specialized freight (except used goods) trucking, long distance

CERTIFICATES OF AMENDMENT/CERTIFICATS DE MODIFICATION
(2021)

Name/Nom:	Date/ Date:	Amendment/Modification:
<i>102013732 Saskatchewan Ltd.</i>	Jne. 17	changed name to <i>Gtr Global Investments Ltd.</i>
<i>102033381 Saskatchewan Ltd.</i>	Jne. 20	changed name to <i>3381 Logistics Services Limited</i>
<i>102052588 Saskatchewan Ltd.</i>	Jne. 18	changed name to <i>Regicide Kings Marketing Ltd.</i>
<i>102067794 Saskatchewan Corp.</i>	Jne. 17	changed name to <i>Grassland Honey Corp.</i>
<i>102080839 Saskatchewan Corp.</i>	Jne. 14	changed name to <i>Limitless Gear Clothing Corp.</i>
<i>102082741 Saskatchewan Ltd.</i>	Jne. 10	changed name to <i>MZ Marketing Inc.</i>
<i>102088557 Saskatchewan Ltd.</i>	Jne. 18	changed name to <i>UK1 Ventures Inc.</i>
<i>102113511 Saskatchewan Ltd.</i>	Jne. 14	changed name to <i>Lashopi Stores Ltd.</i>
<i>102117433 Saskatchewan Ltd.</i>	Jne. 17	changed name to <i>Pretorius Grain Farms Ltd.</i>
<i>102123841 Saskatchewan Ltd.</i>	Jne. 16	changed name to <i>Kevin Knight Imports Ltd.</i>
<i>102123925 Saskatchewan Ltd.</i>	Jne. 17	changed name to <i>Belle Plaine Granite Limited</i>
<i>102123925 Saskatchewan Ltd.</i>	Jne. 17	changed name to <i>102123925 Saskatchewan Ltd.</i>
<i>102129490 Saskatchewan Ltd.</i>	Jne. 15	changed name to <i>Tradewinds Consulting Inc.</i>
<i>102129578 Saskatchewan Inc.</i>	Jne. 14	changed name to <i>Squirrel Enterprises Inc.</i>
<i>Catch Electrical Ltd.</i>	Jne. 19	changed name to <i>Catch Mechanical Services Ltd.</i>
<i>Custer Developments Inc.</i>	Jne. 16	changed name to <i>Goodfellas Capital Inc.</i>
<i>Eavor Technologies Inc.</i>	Jne. 15	changed jurisdiction to Alberta
<i>Hamdani Foods Inc.</i>	Jne. 1	changed name to <i>102073262 Saskatchewan Inc.</i>
<i>Kanata Earth Genetics Inc.</i>	Jne. 11	changed name to <i>Perfect Plants Analytics Inc.</i>
<i>Kanata Earth Genetics Inc.</i>	Jne. 11	changed jurisdiction to Alberta
<i>Mitsubishi Caterpillar Forklift America Inc.</i>	Apr. 1	changed name to <i>Mitsubishi Logisnext Americas (Houston) Inc.</i>
<i>Mitsubishi Caterpillar Forklift America Inc.</i>	Apr. 1	changed jurisdiction to Delaware
<i>Odyssey Advisory Services Ltd.</i>	Jne. 18	changed name to <i>101190060 Saskatchewan Ltd.</i>
<i>River View Cattle Company Ltd.</i>	Jne. 17	changed name to <i>River View BWS Contracting Ltd.</i>
<i>Sacrillege Holdings Inc.</i>	Jne. 18	changed name to <i>Dr. Sherry Rayburn Dental Services II Prof. Corp.</i>
<i>TJ Construction Management Ltd.</i>	Jne. 17	changed name to <i>TJCM Group of Companies Canada Inc.</i>
<i>TJ Construction Management Ltd.</i>	Jne. 17	changed jurisdiction to Alberta

CERTIFICATES OF AMENDMENT/CERTIFICATS DE MODIFICATION
(2021)

Name/Nom:	Amalgamating Corporations/ Sociétés fusionnantes:	Date/ Date:	Head or Registered Office/Siège social ou bureau enregistré:	Incorporating Jurisdiction/ Autorité législative de constitution	Nature of Business/ Nature des activités:
<i>Agracity Ltd.</i>	<i>Agracity Ltd.; Fna Foods Inc.</i>	Jne. 8	1600, 520-3rd Ave. SW, Calgary AB	Alberta	agricultural supplies merchant wholesalers
<i>DMT Development Systems Group Inc.</i>	<i>DMT Development Systems Canada Inc.</i>	May 28	500-1 Research Rd., Winnipeg MB	Manitoba	computer systems design and related services
<i>ING & McKee Insurance Ltd.</i>	<i>ING & McKee Insurance Ltd.</i>	Jne. 3	4300 Bankers Hall West, 888-3rd St., SW, Calgary AB	Alberta	n/a
<i>Ingredion Plant Based Protein Specialties (Canada), Inc.</i>	<i>Verdient Foods Inc.; Ingredion Plant Based Protein Specialties (Canada), Inc.</i>	Jne. 17	20th Flr., 250 Howe St., Vancouver BC	British Columbia	fruit and vegetable preserving and specialty food manufacturing, other food manufacturing
<i>Libra Transport (B.C.) Ltd.</i>	<i>Libra Transport (B.C.) Ltd.</i>	May 1	200, 10187-104th St., Edmonton AB	Alberta	support activities for transportation
<i>Lloydminster Plumbing & Heating Ltd.</i>	<i>Lloydminster Plumbing & Heating Ltd.</i>	May 1	B3, 5012-46th St., Lloydminster AB	Alberta	plumbing, heating and air-conditioning contractors
<i>MBCI Canada Holdings Corp.</i>	<i>Norcraft Canada Corporation; MBCI Holdings Corp.</i>	Jne. 1	1300-1969 Upper Water St., Purdy's Wharf Tower II, Halifax NS	Nova Scotia	holding companies
<i>Rimer Alco North America Inc.</i>	<i>Rimer Alco North America Inc.</i>	Apr. 1	1000-330 St. Mary Ave., Winnipeg MB	Manitoba	n/a
<i>Tamarack Acquisition Corp.</i>	<i>Anegada Oil Corp.; Tamarack Acquisition Corp.</i>	Jne. 1	4300 Bankers Hall West, 888-3rd St., SW, Calgary AB	Alberta	oil and gas extraction
<i>The Juice Plus Company (Canada) Inc.</i>	<i>The Juice Plus Company (Canada) Inc.</i>	Jne. 1	15-2785 Skymark Ave., Mississauga ON	Ontario	specialty food stores
<i>UPS Ground Freight, Inc.</i>	<i>UPS Ground Freight, Inc.</i>	Jne. 3	1000 Semmes Ave., Richmond VA USA	Virginia	truck transportation

CERTIFICATE OF DISCONTINUANCE/CERTIFICAT DE CHANGEMENT DE RÉGIME
(2021)

Name/Nom:	Date/ Date:	New Jurisdiction/ Nouvelle autorité législative:
<i>102022522 Saskatchewan Inc.</i>	Jne. 17	Alberta

CERTIFICATES OF DISSOLUTION/CERTIFICATS DE DISSOLUTION
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>101190028 Saskatchewan Ltd.</i>	Jne. 16	18 Mountain Dr., Carlyle	drilling and completion consulting
<i>101193044 Saskatchewan Ltd.</i>	Jne. 15	3291 Green Bank Rd., Regina	holding companies
<i>101245557 Saskatchewan Ltd.</i>	Jne. 16	350 Langdon Cres., Moose Jaw	holding company
<i>101267887 Saskatchewan Ltd.</i>	May 25	Box 45, Site 31, R.R. 5, Prince Albert	operational support technician
<i>Bandit Building & Renovation Ltd.</i>	Jne. 15	473-2nd Ave. N, Saskatoon	new construction and renovations of existing property.
<i>Breja Holdings Ltd.</i>	Jne. 15	600, 105-21st St. E, Saskatoon	holding companies
<i>E-10 International Hair Inc.</i>	Jne. 14	1945 Hamilton St., Regina	hair salon
<i>Haotian Logistics & Transportation Ltd.</i>	Jne. 14	1063 Werschner Way, Saskatoon	truck transportation
<i>Last Chance Trucking Ltd.</i>	Jne. 15	Box 310, 822-9th St. W, Meadow Lake	trucking business
<i>Less Is More Holdings Ltd.</i>	Jne. 14	208 Main St., Melfort	investment holding company
<i>New Era Developments Ltd.</i>	Jne. 18	116-2nd Ave. E, Canora	residential building development
<i>North 80 Industrial Ltd.</i>	Jne. 15	1606 Isabella St. E, Saskatoon	support activities for mining, and oil and gas extraction, support activities for crop production
<i>Northern Lights Bison Ranch Ltd.</i>	Jne. 1	138 Sangster Blvd., Regina	sandblasting and painting
<i>Producers of The North Inc.</i>	Jne. 21	7th Flr., 2010-11th Ave., Regina SK	wholesale trade agents and brokers
<i>Roots Rock Solar Inc.</i>	Jne. 14	500-616 Main St., Saskatoon	other specialty trade contractors

CERTIFICATES OF REVIVAL/CERTIFICATS DE RECONSTITUTION
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>JSR Contracting Incorporated</i>	Jne. 16	32 Riverwood Pl., Weyburn	oil and gas extraction
<i>Pyramid Oilfield Services Ltd.</i>	Jne. 20	803 Washington Dr., Weyburn	support activities for mining, and oil and gas extraction

CORPORATIONS RESTORED TO THE REGISTER/SOCIÉTÉS RÉINSCRITES AU REGISTRE
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>101116416 Saskatchewan Ltd.</i>	Jne. 15	334-423 Pendency Rd., Saskatoon	construction, transportation, mining, and forestry machinery and equipment rental and leasing
<i>101118890 Saskatchewan Ltd.</i>	Jne. 15	3889 Arcola Ave. E, Regina	real estate
<i>101125238 Saskatchewan Ltd.</i>	Jne. 17	Box 336, Site 403, R.R. 4, Saskatoon	holding companies, other management consulting services
<i>101155032 Saskatchewan Ltd.</i>	Jne. 14	335 W Ave., Saskatoon	land holding co., real estate, farming
<i>101157687 Saskatchewan Ltd.</i>	Jne. 14	335 W Ave S, Saskatoon	land holding and development company
<i>101157921 Saskatchewan Ltd.</i>	Jne. 14	335 W Ave S, Saskatoon	land holding company, real estate, farming
<i>101160229 Saskatchewan Ltd.</i>	Jne. 16	21-61 Munroe Pl., Regina	holding company
<i>101190028 Saskatchewan Ltd.</i>	Jne. 16	18 Mountain Dr., Carlyle	drilling and completion consulting
<i>101251218 Saskatchewan Ltd.</i>	Jne. 16	31-1703 Patrick Cres., Saskatoon	franchise for tutor doctor
<i>101265431 Saskatchewan Ltd.</i>	Jne. 14	6 Regina Ave., Katopwa Beach	hospitality
<i>101295020 Saskatchewan Ltd.</i>	Jne. 15	320-2830 Arens Rd. E, Regina	beer, wine and liquor stores
<i>101306918 Saskatchewan Ltd.</i>	Jne. 15	3626 Green Water Dr., Regina	real estate investment, rentals and real estate projects, products and consultancy
<i>102026883 Saskatchewan Ltd.</i>	Jne. 16	100W-1300 Stockton St., Regina	holding companies
<i>102050480 Saskatchewan Ltd.</i>	Jne. 16	213 Helen Dr., RM of Sherwood No. 159	holding companies
<i>102054438 Saskatchewan Corp.</i>	Jne. 18	11 Wheeler Cres., Regina	truck transportation
<i>102091961 Saskatchewan Corp.</i>	Jne. 16	4521 Padwick Cres., Regina	full-service restaurants and limited-service eating places

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>A. Apperley Trucking Inc.</i>	Jne. 14	Box 15A, R.R. 1, NW ¼ 27-19-19 W2M, RM of Lumsden No. 189, Regina	commercial trucking
<i>Barry Nichol Drywall Inc.</i>	Jne. 14	57 Walters Court, Pilot Butte	drywall and insulation contractors
<i>Bellay Consulting Ltd.</i>	Jne. 16	645-9th Ave. NE, Swift Current	oilfield business consulting, environmental consulting
<i>Big Horn Logging Ltd.</i>	Jne. 16	c/o Orłowski Law Office, 1215-5th St., Estevan	logging business
<i>C & G Logging Inc.</i>	Jne. 16	c/o Orłowski Law Office, 1215-5th St., Estevan	trucking
<i>C2K Contracting Ltd.</i>	Jne. 16	27 West Rd., Kindersley	contracting services for oil and gas production operations
<i>Canadian Line Haul Transport Ltd.</i>	Jne. 15	12 South Plains Rd., Emerald Park	transportation
<i>Canadian Plains Mechanical Incorporated</i>	Jne. 17	1810 Easthill, Saskatoon	other heavy and civil engineering construction
<i>Clark's Custom Creations Inc.</i>	Jne. 15	B-649 Solomon Cres., Regina	custom audio/video and home automation
<i>Daniel Kleinsasser Contracting Ltd.</i>	Jne. 18	1005-2nd St. W, Kindersley	oil and gas extraction
<i>Drei Builders Ltd.</i>	Jne. 15	50 Saskatchewan Rd., Outlook	residential home construction
<i>E-10 International Hair Inc.</i>	Jne. 14	1945 Hamilton St., Regina	hair salon
<i>EMW Real Estate Co. Ltd.</i>	Jne. 14	7 Broadway St. E, Yorkton	holding companies
<i>Enbridge Income Partners Holdings Inc.</i>	Jne. 17	119E-9th Ave. N, Regina	holding company of oil and gas pipeline interests
<i>Fibre Pro Ltd.</i>	Jne. 19	463 King St., Regina	industrial building and structure construction, drywall and insulation contractors
<i>FJ Framing Ltd.</i>	Jne. 17	2125 St., Charles Ave., Saskatoon	construction, primarily residential framing and foundations
<i>GMD Calow Enterprises Incorporated</i>	Jne. 17	815 Rutherford Way, Saskatoon	owning and managing residential rental property
<i>Gray Energy Inc.</i>	Jne. 15	800, 230-22nd St. E, Saskatoon	holding companies
<i>Gurvir Transport Services Ltd.</i>	Jne. 17	801 Reimer Rd., Martensville	truck transportation
<i>Hawk Air Limited</i>	Jne. 14	300 Railway Ave. E, Marshall	air transportation
<i>Hornung's Farm Supply Ltd.</i>	Jne. 18	128-4th Ave. E., Melville	farm product merchant wholesalers
<i>KKMP Capital Partners Ltd.</i>	Jne. 15	322-2nd St. NE, Weyburn	holding companies

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>MGP Environmental Ltd.</i>	Jne. 14	101-3rd Ave. E, Assinibioa	environmental consulting services
<i>Midwest Armour Solutions Ltd.</i>	Jne. 14	5018-50th Ave., Lloydminster	painting and wall covering contractors
<i>Mikulcik Farms Ltd.</i>	Jne. 16	SW ¼ 9-28-6 W3M, RM of Rudy No. 284 Glenside	grain farming
<i>MRM Pipeline Consulting Inc.</i>	Jne. 16	119 Blackshire Cres., Saskatoon	pipeline construction management
<i>NA Construction Ltd.</i>	Jne. 9	1707 Parker Ave., Regina	furniture and home furnishings stores, office supplies, stationery and gift stores, residential building construction, non-residential building construction
<i>Nova Auto Centre Ltd.</i>	Jne. 18	501-44th St. E, Saskatoon	motor vehicle and parts dealers
<i>RCH Consulting Ltd.</i>	Jne. 17	2-3926 Arthur Rose Ave., Saskatoon	other management consulting services
<i>Ridgepro Roofing & Contracting Inc.</i>	Jne. 18	12 Pacific Ave., Maple Creek	roofing and contracting
<i>Stamped Management Inc.</i>	Jne. 16	606-4th St. E, Meadow Lake	holding
<i>Sunny Hill Ranch Ltd.</i>	Jne. 7	SW ¼ 14-10-9 W2M, Stoughton	farm/ranch
<i>The Genuine Builder & Co. Ltd.</i>	Jne. 15	NE ¼ 6-21-21 W2M, RM of Lumsden No. 189	residential building construction
<i>Thor's Picker Service Ltd.</i>	Jne. 15	Blk/Par A-Plan No. 101347512, Ext 14, Ptn, NW 12-51-4 W3M, RM of Canwood No. 494	other services to buildings and dwellings, other support activities for transportation, specialized freight (except used goods) trucking, local, specialized freight (except used goods) trucking, long distance
<i>Top One Roofing Ltd.</i>	Jne. 16	4, 319-22nd St. E, Saskatoon	roofing homes and other structures
<i>Uptown Ventures Limited</i>	Jne. 16	426 Adilman Dr., Saskatoon	property investment
<i>Urban Parathas Restaurant Limited</i>	Jne. 14	2143 Albert St., Regina	full-service restaurants and limited-service eating places
<i>Village Artisan Inc.</i>	Jne. 17	1500-1881 Scarth St., Regina	importing , exporting arts and craft
<i>Wade Laurent Construction Ltd.</i>	Jne. 18	3529 Green Brook Rd., Regina	finishing carpenter, cabinet installer
<i>Western Cedar Homes Inc.</i>	Jne. 14	2366 Ave. C N, Saskatoon	sale of pre-built, modular homes.

STRUCK OFF THE REGISTER PURSUANT TO SECTION 290/
RADIÉES DU REGISTRE EN VERTU DE L'ARTICLE 290
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>5 Star Cleaning Ltd.</i>	Jne. 18	237-245 Ashworth Cres., Saskatoon	janitorial services
<i>102011068 Saskatchewan Ltd.</i>	Jne. 19	NE ¼ 21-43-7 W2M, RM of Porcupine No. 395, Carragana	holding companies
<i>Arabesque Immigration Corporation</i>	Jne. 14	322 Ave. W S, Saskatoon	immigration services
<i>Citycleaning Ltd.</i>	Jne. 17	20-1301 Idylwyld Dr., Saskatoon	janitorial services

STRUCK OFF THE REGISTER PURSUANT TO SECTION 290/
RADIÉES DU REGISTRE EN VERTU DE L'ARTICLE 290
(Extraprovincial Corporations/Sociétés Extraprovinciales)
(2021)

Name/Nom:	Date/ Date:	Head or Registered Office/Siège social ou bureau enregistré:	Incorporating Jurisdiction/ Autorité législative de constitution	Nature of Business/ Nature des activités:
<i>1973566 Alberta Ltd.</i>	Jne. 18	3300, 421-7th Ave., SW, Calgary AB	Alberta	holding company
<i>2181402 Alberta Ltd.</i>	Jne. 18	425, 1122-4th St. SW, Calgary AB	Alberta	n/a
<i>All Star Crossings Inc.</i>	Jne. 18	103, 5004-18th St., Lloydminster AB	Alberta	engineering services
<i>Blueys Holdings Inc.</i>	Jne. 18	5016-48th St., Lloydminster AB	Alberta	oilfield maintenance
<i>C & K Ventures Inc.</i>	Jne. 18	102-1015 Wilkes Ave., Winnipeg MB	Manitoba	investment and holding company
<i>Cannex Contracting 2000 Inc.</i>	Jne. 18	900, 517-10th Ave. SW, Calgary AB	Alberta	underground utilities
<i>Chippendale Transformer Services Inc.</i>	Jne. 18	1890 Schoolhouse Rd., Nanaimo BC	British Columbia	sale of electrical transformers
<i>Ironline Compression GP Ltd.</i>	Jne. 18	3500, 855-2nd St. SW, Calgary AB	Alberta	leasing and selling natural gas compressors
<i>Northern Industrial Carriers Ltd.</i>	Jne. 14	7823-34th St., Edmonton AB	Alberta	trucking and transporting
<i>Oceanfront Properties Ltd.</i>	Jne. 15	2200, 10235-101st St. NW, Edmonton AB	Alberta	holding companies
<i>ODX, LLC</i>	Jne. 18	251 Little Falls Dr., Wilmington DE USA	Delaware USA	computer systems design and related services

Name/Nom:	Date/ Date:	Head or Registered Office/Siège social ou bureau enregistré:	Incorporating Jurisdiction/ Autorité législative de constitution	Nature of Business/ Nature des activités:
<i>RC Gill Contracting Ltd.</i>	Jne. 16	104 Westside Common 2201, Box Springs Blvd. NW, Medicine Hat AB	Alberta	well-checking (oilfield)
<i>Rimer Alco North America Inc.</i>	Jne. 18	1000-330 St. Mary Ave., Winnipeg MB	Manitoba	supplier of oxygen and medical equipment
<i>Sidz Heavy Haul Inc.</i>	Jne. 15	5016-48th St., Lloydminster AB	Alberta	pilot truck
<i>Sunshine Estates Ltd.</i>	Jne. 14	677 Marina Dr., Chestermere AB	Alberta	real estate property managers

Sheri Hupp,
Director/Directrice.

The Business Names Registration Act

Editorial Disclaimer: Any content or typographical errors filed with the Corporate Registry operated by ISC are hereby reproduced under this Act and its corresponding headings.

Avis de non-responsabilité éditoriale : les erreurs de contenu ou typographiques apparaissant au registre des sociétés, tenu par la ISC, sont reproduites en vertu de la présente Loi et de ses rubriques correspondantes.

CANCELLATIONS/ANNULATIONS (2021)

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>B & V Trucking</i>	Jne. 14	Frobisher
<i>Comptech Innovation</i>	Jne. 15	La Ronge
<i>Conner Chubey Web Development</i>	Jne. 14	Martensville
<i>Down On The Corner Store</i>	Jne. 18	Estevan
<i>Dragonex Courier</i>	Jne. 14	Saskatoon
<i>Fidways Managers Money Services</i>	Jne. 17	Saskatoon
<i>Foodiva Meals</i>	Jne. 15	Saskatoon
<i>Harvard Property Management</i>	Jne. 16	Regina
<i>Highway Haulers</i>	Jne. 17	Saskatoon
<i>Kabaddi Transport</i>	Jne. 17	Saskatoon
<i>Mc'elles Under The Covers Boutique</i>	Jne. 9	Yorkton

CANCELLATIONS/ANNULATIONS
(Extraprovincial Corporations/Sociétés Extraprovinciales)
(2021)

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>220 Real Estate Limited Partnership/Societe en Commandite 220 Immobiliere</i>	Jne. 14	Boucherville QC
<i>Ironline Compression Limited Partnership</i>	Jne. 18	Halifax NS

CERTIFICATES OF REGISTRATION/CERTIFICATS D'ENREGISTREMENT
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Albean Integrated Services</i>	Jne. 17	1207 Willowgrove Crt., Saskatoon	used car dealers, new car dealers, motor vehicle and parts dealers
<i>ANB Driving School</i>	Jne. 18	851 Glacial Shores Manor, Saskatoon	all other schools and instruction
<i>Angelite Massage</i>	Jne. 18	138-1st St., Weyburn	all other personal services, offices of all other health practitioners
<i>Ault Dairies</i>	Jne. 17	1000-405 The West Mall, Toronto ON	dairy cattle and milk production
<i>Back Nine Apparel</i>	Jne. 16	2728 Pepper Dr. E, Regina	clothing and clothing accessories stores
<i>Bait-Up Baits for the Fisherman</i>	Jne. 15	12-1st Ave. W, Battleford	fishing
<i>Balderson Cheese Co.</i>	Jne. 17	1000405 The West Mall, Toronto ON	dairy product manufacturing
<i>Beaded Blends Earrings By Jamie Billette</i>	Jne. 18	26, 1501-8th St. E, Saskatoon	jewellery and silverware manufacturing
<i>Beauty By Tana</i>	Jne. 15	110 Central Ave. N, Swift Current	all other personal services, hair care and esthetic services
<i>Beaver Creek Farm</i>	Jne. 14	Box 85, Hafford	crop production
<i>Big Ear Enterprises</i>	Jne. 20	Box 115, SE ¼ 22-11-16 W3M, Simmie	painting and wall covering contractors, site preparation contractors, all other specialty trade contractors
<i>Big Sky Grazing Joint Venture</i>	Jne. 15	SE ¼ 31-19-03 W2M, RM of Fertile Belt No. 183	cattle ranching and farming
<i>Bob B's Bees</i>	Jne. 18	NE ¼ 26-07-20 W3M, RM of Arlington No. 79	apiculture
<i>Bobyk Roofing</i>	Jne. 20	226-1st Ave. W, Canora	roofing contractors
<i>Brafasco</i>	Jne. 14	1300-1969 Upper Water St., Halifax NS	building material and supplies merchant wholesalers, construction, forestry, mining, and industrial machinery, equipment and supplies merchant wholesalers

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Brandful Studio By Sarah Orr</i>	Jne. 14	775 Seymour Cres N, Regina	graphic design services
<i>Break Time Baking</i>	Jne. 18	2414 Ewart Ave., Saskatoon	bakeries and tortilla manufacturing, bread and bakery product manufacturing
<i>Broadview Cedar Wood</i>	Jne. 15	320 Calgary St., Broadview	all other wood product manufacturing
<i>Broncs, Bullets and Blades Gunworks</i>	Jne. 15	NW ¼ 32-14-12 W2M, Kendal	sporting goods stores
<i>Bryden Farms</i>	Jne. 14	SW ¼ 30-49-13 W2M, RM of Aylsham No. 487	grain and oilseed milling
<i>Buba & Gido Home Hydroponic Supplies</i>	Jne. 17	1804 Wilson Cres., Saskatoon	all other general merchandise stores, all other miscellaneous store retailers, building material and garden equipment and supplies dealers, other miscellaneous merchant wholesalers
<i>Candle Paddle-Water Sport Rentals</i>	Jne. 19	SW ¼ 4-55-22 W2M, Ext 6, RM of Paddockwood No. 520	all other consumer goods rental
<i>Canopus Business Services</i>	Jne. 3	3042-5th Ave., Regina	wholesale trade agents and brokers
<i>Carl Zeiss Vision</i>	Jne. 15	2400-333 Bay St., Toronto ON	all other miscellaneous manufacturing
<i>Cervus Equipment K</i>	Jne. 15	6302, 333-96th Ave. NE, Calgary AB	motor vehicle and parts dealers
<i>Cherry Insurance Brokers</i>	Jne. 17	350-3rd Ave. S, Saskatoon	insurance agencies and brokerages
<i>Click Here Pro Agency</i>	Jne. 15	SW ¼ 13-8-19 W3M, Shaunavon	business-to-business electronic markets
<i>Comptech Innovation It Solutions</i>	Jne. 15	715 La Ronge Ave., La Ronge	electronics and appliance stores, electronic and precision equipment repair and maintenance, computer training
<i>Corben Tours</i>	Jne. 18	6 Greenbrier Pl., Regina	tour operators
<i>Courtney Ouellette Legal Assistant Services</i>	Jne. 17	Box 251, 502-6th St., Kenaston	office administrative services, other legal services
<i>Crave Soap Co</i>	Jne. 14	440 Woodlawn Cres., Weyburn	soap and cleaning compound manufacturing
<i>D. Fry Trucking</i>	Jne. 17	726 Casper Cres., Warman	truck transportation
<i>Day Star Resources Limited Partnership</i>	May 31	c/o Day Star First Nation No. 389, Box 277, Punnichy	mining and quarrying (except oil and gas)
<i>Deejayz Sand N Steel</i>	Jne. 18	Hwy 16, 124-4th St., Bredenbury	other fabricated metal product manufacturing, painting and wall covering contractors

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Discount Car & Truck Rentals (Claims Dept)</i>	Jne. 17	600-1741 Lower Water St., Halifax NS	automotive equipment rental and leasing
<i>Distinct Driving School</i>	Jne. 17	926 Hunter Rd., Saskatoon	other business support services, all other schools and instruction
<i>Divine Autowerkz</i>	Jne. 15	1, 2013-96th St., Tisdale	automotive body, paint, interior and glass repair, other automotive repair and maintenance
<i>Donkey Technologies</i>	May 20	35 Ademola Adetokunbo Cres., Wuse 2, Abuja, Nigeria	other business support services
<i>Ecrafty Wood Works</i>	Jne. 18	26 Windfield Rd., Regina	wood product manufacturing, all other miscellaneous manufacturing
<i>Encore Cruises</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Era Style Loft</i>	Jne. 15	234-21st St. E, Saskatoon	women's clothing stores
<i>Eva Belle Chocolate</i>	Jne. 18	45 Ernfold St., Caron	chocolate and chocolate confectionery manufacturing, full-service restaurants and limited-service eating places, specialty food stores
<i>Exotik Journeys</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Exotik Tours</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Field Equipment</i>	Jne. 18	200, 450-2nd Ave. N, Saskatoon	construction, transportation, mining, and forestry machinery and equipment rental and leasing
<i>Forester Leathercraft</i>	Jne. 15	466 Berini Dr., Saskatoon	other specialized design services
<i>Gatzke Mechanical</i>	Jne. 17	500-616 Main St., Saskatoon	plumbing, heating and air-conditioning contractors
<i>Groupe Voyages Travelbrands</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>H.I.S. Travel Japan</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>H.K. Insurance 2001</i>	Jne. 14	1500-1881 Scarth St., Regina	insurance agencies and brokerages
<i>Heartland Bistro</i>	Jne. 14	Unit 1 Colwell Rd., Rosetown	full-service restaurants and limited-service eating places

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Hooye Autos & Logistics Canada</i>	Jne. 18	235 Beerling Cres., Saskatoon	motor vehicle and motor vehicle parts and accessories merchant wholesalers, freight transportation arrangement, used car dealers, used motor vehicle parts and accessories merchant wholesalers
<i>Insurgent Brands Canada</i>	Jne. 15	5350 Creekbank Rd., Mississauga ON	other food manufacturing, food merchant wholesalers
<i>Intair</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Integriddie Media</i>	Jne. 16	1302-1015 Patrick Cres., Saskatoon	advertising, public relations, and related services
<i>J Squared Bookkeeping</i>	Jne. 14	333 Hamm Court, Aberdeen	bookkeeping, payroll and related services, tax preparation services
<i>J.M.F. Planning & Development</i>	Jne. 15	119 Stapleford Cres., Regina	other specialty trade contractors, other business support services, other management consulting services, human resources consulting services, professional and management development training, administrative management and general management consulting services, management of companies and enterprises, advertising, public relations, and related services, document preparation services, drafting services, holding companies, management consulting services, office administrative services
<i>Jae Vee Apparel</i>	Jne. 17	17 Delaronde Hill, Saskatoon	clothing accessories stores
<i>Kabaddi Transport</i>	Jne. 14	1127 Hargreaves Way, Saskatoon	truck transportation
<i>Kaytor Distribution</i>	Jne. 15	6 Hanley Cres., Regina	farm product merchant wholesalers, agricultural supplies merchant wholesalers, water supply and irrigation systems, warehousing and storage
<i>Kelly Ljunggren Consulting</i>	Jne. 14	3969 Athol St., Regina	all other professional, scientific and technical services

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Kelly's Kickass Coffee</i>	Jne. 14	851A-110th St., North Battleford	coffee and tea manufacturing
<i>Kendall Accounting</i>	Jne. 15	109 Saskatchewan Ave. W, Outlook	accounting, tax preparation, bookkeeping and payroll services
<i>Kitz Kutting Krew</i>	Jne. 14	706 Coldridge Rd., Oxbow	landscaping services
<i>Lakeside Mechanical</i>	Jne. 16	Box 369, 631 McIntosh St. N, Foam Lake	plumbing, heating and air-conditioning contractors
<i>Lastminuteclub.com</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Lee Stanley Farm</i>	Jne. 15	NW ¼ 10-01-31 W1M, Carievale	wheat farming
<i>Lighthouse Solutions</i>	Jne. 19	203 Addison Rd., Saskatoon	accounting, tax preparation, bookkeeping and payroll services
<i>Little Boo Boo Tattoo Studio</i>	Jne. 17	2913A-33rd St. W, Saskatoon	other personal care services
<i>Little Bug Yoga</i>	Jne. 17	131 Rowles Rd., Saskatoon	athletic instruction
<i>Little Spa On The Prairie</i>	Jne. 17	2-32 Manitoba St. W, Moose Jaw	hair care and esthetic services
<i>LYT Counselling & Coaching Services</i>	Jne. 11	308 Henderson St., Rocanville	offices of mental health practitioners (except physicians), offices of all other health practitioners
<i>Maclean's Custom Garage</i>	Jne. 18	SW ¼ 25-16-22 W2M, Pense	automotive mechanical and electrical repair and maintenance
<i>Maid In Regina Housecleaning</i>	Jne. 15	300-533 Victoria Ave., Regina	janitorial services
<i>Many Coloured Horses Healing Work</i>	Jne. 16	NW ¼ 29-17-2 W2M, Whitewood	all other ambulatory health care services, other personal care services
<i>Med Cognito Exam Prep</i>	Jne. 18	6, 875-5th St., Weyburn	educational support services
<i>Megan Chantal Photo</i>	Jne. 9	3274 Green Brook Rd., Regina	photographic services
<i>Mint Wildlife Services</i>	Jne. 15	640 Boulevard Dr., Prince Albert	all other professional, scientific and technical services
<i>Miyo-Pimatisowin Health & Wellness</i>	Jne. 17	110, 732-8th St. E, Saskatoon	offices of mental health practitioners (except physicians)
<i>MK's Beautique</i>	Jne. 14	107 Michener Cres., Saskatoon	all other miscellaneous store retailers

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Nero's House Nurse Practitioner-Led Clinic</i>	Jne. 14	1721 Badham Blvd., Regina	out-patient mental health and substance abuse centres, offices of all other health practitioners, community health centres, offices of mental health practitioners (except physicians)
<i>Oflanaganconstruction</i>	Jne. 16	SW ¼ 36-46-19 W2M, RM of Kinistino No. 459	finish carpentry contractors
<i>Omorfia Esthetics</i>	Jne. 15	116-142 Pawlychenko Lane, Saskatoon	hair care and esthetic services
<i>Oykhman Criminal Defence Saskatoon</i>	Jne. 15	203, 416-21st St. E, Saskatoon	offices of lawyers
<i>P & G Plumbing and Heating Lp</i>	Jne. 8	500-616 Main St., Saskatoon	plumbing, heating and air-conditioning contractors
<i>P&H Sandblasting</i>	Jne. 17	NW 29-46-25 W3M, RM of Manitou Lake No. 442, Neilburg	all other fabricated metal product manufacturing, paint, coating and adhesive manufacturing
<i>P.A. Nail & Spa 2021</i>	Jne. 15	107A-15th St. W, Prince Albert	hair care and esthetic services
<i>Parmalat Canada</i>	Jne. 17	1000-405 The West Mall, Toronto ON	dairy product manufacturing
<i>Perkins Exploration Consulting</i>	Jne. 14	207 Scissons Crt., Saskatoon	other scientific and technical consulting services
<i>Pipeline News</i>	Jne. 14	1594 Wahlmeier Dr., Estevan	internet publishing and Broadcasting, and web search portals
<i>Poutine O Mania</i>	Jne. 18	620 Main St. N, Moose Jaw	full-service restaurants and limited-service eating places
<i>Precision Personal Training YXE</i>	Jne. 14	218 Waterloo Cres., Saskatoon	athletic instruction
<i>Premier Landscaping</i>	Jne. 16	1020 Carleton St., Moose Jaw	landscaping services
<i>Prestige Detailing Services</i>	Jne. 18	1445 Ashley Dr., Swift Current	car washes
<i>PRI Management</i>	Jne. 16	1547 Anson Rd., Regina	real estate property managers
<i>Pristine Stucco</i>	Jne. 17	2503 Philip Rd. E, Regina	commercial and institutional building construction
<i>Queen City Events</i>	Jne. 14	228 Habkirk Dr., Regina	all other personal services
<i>Quicflip Enterprise</i>	Jne. 15	House 198, 72 Kahkewistahaw, Lego Land Rd., Broadview	business-to-business electronic markets
<i>Regina Banh Mi Oi Vietnamese Restaurant</i>	Jne. 15	3850 Green Falls Dr., Regina	full-service restaurants and limited-service eating places

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Room To Breathe, Integrative Therapies</i>	Jne. 15	3, 1810-8 St. E, Saskatoon	community health centres, educational support services, family planning centres, other individual and family services
<i>Royal Lepage Hodgins Realty</i>	Jne. 14	102 Burrows Ave. E, Melfort	offices of real estate agents and brokers
<i>Ruszkowski Farms</i>	Jne. 15	Box 1316, SW ¼ 3-51-26 W2M, Prince Albert	other grain farming
<i>RWH Motorsports</i>	Jne. 16	1206 McNaughton Ave., Saskatoon	automotive parts and accessories stores, outdoor power equipment stores
<i>Second Time Treasured Store</i>	Jne. 20	432 Main St., Foam Lake	used merchandise stores
<i>Secret Entertainment</i>	Jne. 17	4823-4th Ave., Regina	agents and managers for artists, athletes, entertainers and other public figures
<i>Shawn Patenaude Law</i>	Jne. 17	9-259 Hamilton Rd., Yorkton	offices of lawyers
<i>Short Grass Limousin Ranch</i>	Jne. 18	NE ¼ 14-14-14 W3M, Swift Current	beef cattle ranching and farming, including feedlots
<i>Sleepy Jewelry</i>	Jne. 17	240, 536-2nd Ave. N, Saskatoon	jewellery and silverware manufacturing, jewellery stores, all other personal services
<i>Soclean Services Yxe</i>	Jne. 18	2502-29th St. W, Saskatoon	janitorial services
<i>Specialty Claims Canada</i>	Jne. 18	700-1914 Hamilton St., Regina	insurance agencies and brokerages
<i>Squires Jv Apartments</i>	Jne. 14	514B-45th St. E, Saskatoon	real estate property managers
<i>Stephen Performance Horses</i>	Jne. 19	718 Hayworth Cres. N, Regina	pet care (except veterinary) services, horse and other equine production
<i>Strongeats</i>	Jne. 18	131 Whiteshore Cres., Saskatoon	caterers
<i>Sunquest</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Swag Food Eatery</i>	Jne. 16	101 Sturgeon Dr., Saskatoon	full-service restaurants and limited-service eating places
<i>Teddy Trucking</i>	Jne. 14	23 McInnis Cres., Regina	truck transportation
<i>Teneil Fogg End of Life Transitions</i>	Jne. 14	61 Horkoff Ave., Wadena	home health care services
<i>The Beauty Injector YXE</i>	Jne. 14	310 Salloum Cres., Saskatoon	all other personal services
<i>The Parkay Company</i>	Jne. 17	1000-405 The West Mall, Toronto ON	dairy product manufacturing
<i>The Spectrum By Vision Center Direct</i>	Jne. 17	4401 Albert St., Regina	offices of optometrists

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Travelbrands</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Travelbrands Group</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Travelgenie</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Ultimate Golf and Ski By Travelbrands</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>Valor Door Service</i>	Jne. 15	NW 13-07-2 W3M, RM of Stonehenge No. 73, Limerick	other foundation, structure and building exterior contractors
<i>Vibert Enterprises</i>	Jne. 18	4th St., RM of Craik No. 222	oilseed and grain farming
<i>Weathertight Roofing</i>	Jne. 18	326 Railway St., Bienfait	roofing contractors
<i>Westland Mygroup</i>	Jne. 17	1600-925 West Georgia St., Vancouver BC	insurance agencies and brokerages
<i>WJV Groups-Travel</i>	Jne. 18	4th Flr., 5343 Dundas St. W, Toronto ON	travel arrangement and reservation services
<i>YXE Chrysler Dodge Jeep Ram</i>	Jne. 16	331 Circle Dr. W, Saskatoon	motor vehicle and parts dealers

CERTIFICATES OF REGISTRATION/CERTIFICATS D'ENREGISTREMENT
(2021)

Name/Nom:	Date/ Date:	Incorporating Jurisdiction/ Autorité législative de constitution	Head or Registered Office/Siège social ou bureau enregistré:	Nature of Business/ Nature des activités:
<i>Foundation Wealth Partners LP</i>	Jne. 7	Ontario	300-1128 Yonge St., Toronto ON	securities, commodity contracts, and other financial investment and related activities
<i>Slate Securities Real Estate Capital I L.P.</i>	Jne. 14	Ontario	200-121 King St. W, Toronto ON	other funds and financial vehicles
<i>Terravest Leasing LP</i>	Jne. 15	Alberta	4000, 421-7th Ave. SW, Calgary AB	construction, transportation, mining, and forestry machinery and equipment rental and leasing

CERTIFICATE OF DISSOLUTION/CERTIFICATS DE DISSOLUTION
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>G Plus and Jason Gaboury Farm Partnership</i>	Jne. 15	SE ¼ 27-49-11 W3M, Spiritwood	cattle ranching and farming

EXPIRATIONS/EXPIRATIONS
(2021)

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>1st Glance Hair Studio</i>	Jne. 14	Yorkton
<i>2 Girls & A Bucket</i>	Jne. 14	Weyburn
<i>3 J's Kitchen</i>	Jne. 14	Saskatoon
<i>360 Painting Saskatoon</i>	Jne. 14	Saskatoon
<i>A and P Manufacturing</i>	Jne. 14	Pilot Butte
<i>Action Asphalt Maintenance</i>	Jne. 14	Moosomin
<i>Agm Tax Services</i>	Jne. 14	Saskatoon
<i>Aim Steam Cleaning & Sandblasting Services</i>	Jne. 14	Mossbank
<i>AJ Rumpf Farms Partnership</i>	Jne. 14	North Battleford
<i>All About Massage</i>	Jne. 14	Regina
<i>All Season Auto Detailing</i>	Jne. 14	Elrose
<i>All-Over Carpentry</i>	Jne. 14	Saskatoon
<i>Alpha Creations</i>	Jne. 14	Onion Lake
<i>Amhur Cleaning</i>	Jne. 14	Regina
<i>Amigo Autobody</i>	Jne. 14	Wawken
<i>AMT Surgical</i>	Jne. 14	Toronto ON
<i>Aquaponic Garden</i>	Jne. 14	Regina
<i>Arc Alloy Welding</i>	Jne. 14	Colonsay
<i>Arlene Brandt Consulting</i>	Jne. 14	Saskatoon
<i>Ash & Thorn Herbals & Holistic Remedies</i>	Jne. 14	Saanichton BC
<i>Associated Neck and Back Clinic</i>	Jne. 14	Saskatoon
<i>Ault Dairies</i>	Jne. 14	Toronto ON
<i>Authentically Fit</i>	Jne. 14	Warman
<i>Aksesstoday</i>	Jne. 14	Vancouver BC
<i>Badgery Ag</i>	Jne. 14	Lafleche
<i>Balanserad Bookkeeping</i>	Jne. 14	Regina
<i>Balderson Cheese Co.</i>	Jne. 14	Saskatoon
<i>Beach's Pet Place</i>	Jne. 14	Fort Qu'Appelle
<i>Bearing & Transmission</i>	Jne. 14	Toronto ON
<i>Ben The Builder</i>	Jne. 14	Martensville
<i>Berry Brothers Orchard</i>	Jne. 14	Stony Beach
<i>Bertly's Custom Tackle</i>	Jne. 14	Estevan
<i>Bespoke Motorsport</i>	Jne. 14	Vaughan ON

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>Beyond Beauty</i>	Jne. 14	Delisle
<i>Big Sky Grazing Joint Venture</i>	Jne. 14	Fertile Belt No. 183
<i>Bison Motor Group</i>	Jne. 14	Rosthern
<i>BJR Consulting</i>	Jne. 14	Kronau
<i>Black Anvil Lifting Company</i>	Jne. 14	Saskatoon
<i>Bogen Farm Partnership</i>	Jne. 14	Lloydminster
<i>Bold Aesthetics</i>	Jne. 14	Prince Albert
<i>Bookem Dano's Accounting</i>	Jne. 14	Saskatoon
<i>Breeze Stone Works</i>	Jne. 14	Saskatoon
<i>Brian's Roofing and Insulating</i>	Jne. 14	Moose Jaw
<i>Brinson Safety Solutions</i>	Jne. 14	Lloydminster
<i>Brokenshire Joint Venture</i>	Jne. 14	Lucky Lake
<i>Bronco Joe's Restaurant & Sports Hub</i>	Jne. 14	Balcarres
<i>Brow Artistry By Nikki</i>	Jne. 14	Saskatoon
<i>Brownys Drafting & Design</i>	Jne. 14	Lloydminster
<i>Bu Stay Relaxed Distributions</i>	Jne. 14	Regina
<i>Bulldog Painting</i>	Jne. 14	Saskatoon
<i>Burger Buoy</i>	Jne. 14	Manitou Beach
<i>Buzzerker Metal Art</i>	Jne. 14	Saskatoon
<i>C. Lepage Fabricating & Sales</i>	Jne. 14	Regina
<i>C.A. Electric</i>	Jne. 14	Pike Lake
<i>Canadian Fishing Network</i>	Jne. 14	White Fox
<i>Canuckcade Sales & Rentals</i>	Jne. 14	Estevan
<i>Caplette Roofing</i>	Jne. 14	Cochin
<i>Cara Taylor Mental Health Education</i>	Jne. 14	Saskatoon
<i>Carl Zeiss Vision</i>	Jne. 14	Regina
<i>Carol Epp Counselling Services</i>	Jne. 14	Saskatoon
<i>Carrunner Personal Grocery Shopper</i>	Jne. 14	Saskatoon
<i>CBI Home Health</i>	Jne. 14	Saskatoon
<i>CBR Custom Bins Rental</i>	Jne. 14	Moose Jaw
<i>CDT Concept Developments</i>	Jne. 14	Corman Park
<i>Century 21 Prestige Real Estate</i>	Jne. 14	Prince Albert
<i>Chemtec Chemicals</i>	Jne. 14	Regina
<i>Chief Island Community Store</i>	Jne. 14	Cumberland House

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>Chimo Building Centre</i>	Jne. 14	Wawota
<i>Chrome Construction</i>	Jne. 14	Saskatoon
<i>City & Love Apparel</i>	Jne. 14	Regina
<i>Cityscape Painting and Decorating</i>	Jne. 14	Vanscoy
<i>Classy Care Home Cleaning and Decorating</i>	Jne. 14	Regina
<i>Cloud Solutions 4 You</i>	Jne. 14	Saskatoon
<i>Coppicus Consulting & Safety Services</i>	Jne. 14	Balgonie
<i>Cory Park Cafe</i>	Jne. 14	Saskatoon
<i>Coteau Hills Painting</i>	Jne. 14	Moose Jaw
<i>Cradle By Jade Baby Products & Services</i>	Jne. 14	Saskatoon
<i>Cross Country Connection</i>	Jne. 14	Shellbrook
<i>D & B Foods</i>	Jne. 14	Lucky Lake
<i>D & R Tire Services</i>	Jne. 14	Duck Lake
<i>Daybreak Mill</i>	Jne. 14	Regina
<i>Delisle Veterinary Service</i>	Jne. 14	Delisle
<i>District 7 Microblading</i>	Jne. 14	Cupar
<i>Donerightlandscapes</i>	Jne. 14	Saskatton
<i>Donna Stockdale Art</i>	Jne. 14	La Ronge
<i>Downtown Appliance & Furnishings</i>	Jne. 14	Meadow Lake
<i>Drive Financial</i>	Jne. 14	Sherwood Park AB
<i>Dunville Repair</i>	Jne. 14	Wynyard
<i>Early Sunset Ranch</i>	Jne. 14	Edam
<i>Earth Bound Bakery and Kitchen</i>	Jne. 14	Saskatoon
<i>Elkhorn Hotel Morse 07</i>	Jne. 14	Morse
<i>Emile Samoisette Trucking</i>	Jne. 14	Mankota
<i>Empressive Designs</i>	Jne. 14	Melville
<i>Enchanted Garden Services</i>	Jne. 14	Saskatoon
<i>English Feedlot & Farms</i>	Jne. 14	Regina
<i>Excel Hosting</i>	Jne. 14	Regina
<i>Eyelusionz Beauty Concepts</i>	Jne. 14	Saskatoon
<i>Fabulous Foot Care By Denise</i>	Jne. 14	Saskatoon
<i>Far North Crane & Rigging</i>	Jne. 14	Saskatoon
<i>Fateh Electrical</i>	Jne. 14	Saskatoon
<i>Felix Homes</i>	Jne. 14	Saskatoon

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>FG Wiring and Design</i>	Jne. 14	Prince Albert
<i>Fibonacci Apparel</i>	Jne. 14	Regina
<i>Fix-Aided Handyman Services</i>	Jne. 14	Waldeck
<i>Fortune Cooking Restaurant</i>	Jne. 14	Saskatoon
<i>Fox Novelty</i>	Jne. 14	Regina
<i>Foxtail Studio</i>	Jne. 14	Asquith
<i>Gabe's Family Flr.ing Installations</i>	Jne. 14	Moose Jaw
<i>Garcyco Productions</i>	Jne. 14	Saskatoon
<i>Gavrelle Holdings</i>	Jne. 14	Cabri
<i>GB Enterprises</i>	Jne. 14	Dinsmore
<i>GDS Services</i>	Jne. 14	Saskatoon
<i>GE Lighting Systems Canada</i>	Jne. 14	Regina
<i>Gentle Giant Tech Assistance</i>	Jne. 14	Moose Jaw
<i>Get Dunked Rentals</i>	Jne. 14	Prince Albert
<i>Gilbertson Guest House</i>	Jne. 14	Frontier
<i>Global Liquidators</i>	Jne. 18	Regina
<i>Glow On! Sunless Spray Tanning</i>	Jne. 14	Regina
<i>Gone Repairin Appliance Repair</i>	Jne. 14	Weyburn
<i>Good Life Music</i>	Jne. 14	Regina
<i>Got It Maid Services</i>	Jne. 14	Kinistino
<i>Gray-Zing Acre Kennel</i>	Jne. 14	Melville
<i>Great Event Creations</i>	Jne. 14	Martensville
<i>Green Hill Lodge and Suites</i>	Jne. 14	Prince Albert
<i>GS Custom Farm Worx</i>	Jne. 14	Humboldt
<i>Guardian First Aid Training</i>	Jne. 14	Big River
<i>Gutter Works Solutions</i>	Jne. 14	Prince Albert
<i>H & P Distributors</i>	Jne. 14	RM of Glenside No. 377
<i>Handyman Hall</i>	Jne. 14	Regina
<i>Harpland Wood Creations</i>	Jne. 14	North Battleford
<i>Hewson Construction</i>	Jne. 14	RM of Cutknife No. 439
<i>Home Vision and Safety</i>	Jne. 14	Regina
<i>Honey Beeland</i>	Jne. 14	Eatonia
<i>Horst Small Engine Repair</i>	Jne. 14	Biggar
<i>Humble Bee Bake House</i>	Jne. 14	Saskatoon

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>HVR Construction</i>	Jne. 14	Battleford
<i>I Meditate The World-Meditation Consulting</i>	Jne. 14	Moose Jaw
<i>Imbornal Enterprises</i>	Jne. 14	Prince Albert
<i>Indogo Dog Services</i>	Jne. 14	Lebret
<i>Industrial Transport</i>	Jne. 14	Saskatoon
<i>Innovative Concrete Coating</i>	Jne. 14	Martensville
<i>Inspiring Imagery</i>	Jne. 14	Yorkton
<i>IPT Canada-Cal-Oka Transport</i>	Jne. 14	Kindersley
<i>J & J Materials</i>	Jne. 14	Regina
<i>J. Williams Upholstery & Drapery</i>	Jne. 14	Regina
<i>Jag Renovations</i>	Jne. 14	Pelican Point
<i>JD's Sculpting Concrete</i>	Jne. 14	Regina
<i>JHL Technology Company</i>	Jne. 14	Regina
<i>Jill Nault-Bookkeeping Services</i>	Jne. 14	Indian Head
<i>Jtm Vapor Blasting</i>	Jne. 14	Swift Current
<i>Just Kiln Time</i>	Jne. 14	Wawota
<i>Kari Mc Services</i>	Jne. 14	Saskatoon
<i>Kate Kozar Photography</i>	Jne. 14	Regina
<i>Katie Music</i>	Jne. 14	Saltcoats
<i>Keeping Valuable Voices Productions</i>	Jne. 14	Swift Current
<i>Kettco E-Commerce Merchant Group</i>	Jne. 14	Saskatoon
<i>KG Inspections</i>	Jne. 14	Pense
<i>KGS Group Consulting Engineers & Project Managers</i>	Jne. 14	Regina
<i>Kia Credit Services</i>	Jne. 14	Toronto ON
<i>Kingswood Golf Course</i>	Jne. 14	Kipling
<i>Kistner Farms</i>	Jne. 14	Bethune
<i>Klokov Woodworking</i>	Jne. 14	Hudson Bay
<i>KN/A HR Consulting</i>	Jne. 14	Weyburn
<i>Kodiak Firearms Service</i>	Jne. 14	Rhein
<i>KQH Equine Services</i>	Jne. 14	Alameda
<i>Kuervers Developments</i>	Jne. 14	Saskatoon
<i>KYS Research</i>	Jne. 14	Regina
<i>LK Compost</i>	Jne. 14	Regina
<i>L.S. Sister's Catering</i>	Jne. 14	Tisdale

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>Lake Edge Docks</i>	Jne. 14	Fort Qu'Appelle
<i>Lana Nails Regina</i>	Jne. 14	Regina
<i>Lancaster Acres</i>	Jne. 14	Rouleau
<i>Lancaster Subcontracting</i>	Jne. 14	Lipton
<i>Landry's Landscaping</i>	Jne. 14	Regina
<i>Lazy J Bar Livestock</i>	Jne. 14	Borden
<i>Leigh Michel Photography</i>	Jne. 14	Saskatoon
<i>Les's General Maintenance</i>	Jne. 14	Moose Jaw
<i>Light/Dark Media</i>	Jne. 14	Saskatoon
<i>Lil Bean Ice Cream</i>	Jne. 14	Rosthern
<i>Lil Fire Cup Fire Starters</i>	Jne. 14	Saskatoon
<i>Little Bird Bracelets</i>	Jne. 14	Saskatoon
<i>Little Wildflowers-Speech, Language, & Literacy Services</i>	Jne. 14	Regina
<i>Living Skies Lifestyle and Holistic Nutrition</i>	Jne. 14	Melville
<i>Local Folk Coffee and Supply</i>	Jne. 14	Gull Lake
<i>Lucky Living Ventures</i>	Jne. 14	Saskatoon
<i>Magnum-Opus Designs</i>	Jne. 14	Craik
<i>Manitou Outfitters</i>	Jne. 14	RM of Marsden No. 442
<i>Manitou Springs Bison Ranch</i>	Jne. 14	Drake
<i>Manyana Consulting</i>	Jne. 14	Saskatoon
<i>Mawson Health and Fitness Centre</i>	Jne. 14	Saskatoon
<i>McCoy's Drugs</i>	Jne. 14	Weyburn
<i>McLean Drymaster Systems</i>	Jne. 14	Regina
<i>Mena Dais Enterprise</i>	Jne. 14	Saskatoon
<i>Mercenary Auto Care</i>	Jne. 14	Regina
<i>Mercier Construction</i>	Jne. 14	Saskatoon
<i>Metal Alchemy Tattoo</i>	Jne. 14	Moose Jaw
<i>Mike's Delivery</i>	Jne. 14	Saskatoon
<i>Milk & Honey Jewelry</i>	Jne. 14	Saskatoon
<i>Mills Consulting</i>	Jne. 14	Saskatoon
<i>Monarch Place Apartments</i>	Jne. 14	Prince Albert
<i>Monkeybars Playcentre</i>	Jne. 14	Moose Jaw
<i>Moose Jaw Inn</i>	Jne. 14	Moose Jaw
<i>Mosky's Custom Hauling</i>	Jne. 14	Naicam

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>MPA Restoration</i>	Jne. 14	Warman
<i>Muir's Motors & Machining</i>	Jne. 14	Hudson Bay
<i>N & T Farm Partnership</i>	Jne. 14	Unity
<i>N Vision Technologies</i>	Jne. 14	Saskatoon
<i>National Bank Trust</i>	Jne. 14	Saskatoon
<i>Natural Mama Bath & Body</i>	Jne. 14	Prince Albert
<i>N-Dewald Consulting</i>	Jne. 14	Saskatoon
<i>New Creations Saskatchewan</i>	Jne. 14	Port Coquitlam BC
<i>Newtech Electric</i>	Jne. 14	Regina
<i>No Mow Snow</i>	Jne. 14	Regina
<i>North East Speech and Language Services</i>	Jne. 14	Tisdale
<i>North Woods Rustic Manufacturing</i>	Jne. 14	Big River
<i>Oak Tree Farms</i>	Jne. 14	RM of Churchbridge No. 211
<i>OC Communications</i>	Jne. 14	Regina
<i>OK Welding Service</i>	Jne. 14	Regina
<i>Oli and Jo Clothing</i>	Jne. 14	White City
<i>Olsen Family Farm</i>	Jne. 14	RM of Rocanville No. 151
<i>One-Stop Home Improvement Centre</i>	Jne. 14	Biggar
<i>P & C Repair Service</i>	Jne. 14	North Battleford
<i>P. Carps Mechanical</i>	Jne. 14	Arborfield
<i>PA Nails & Spa</i>	Jne. 14	Prince Albert
<i>Pacific West Performance Horses</i>	Jne. 14	Weyburn
<i>Packaged Blessings Boutique</i>	Jne. 14	Rosthern
<i>Pan's Garden Restaurant</i>	Jne. 14	Broadview
<i>Parmalat Canada</i>	Jne. 14	Toronto ON
<i>Patti Dutka Health Information Management Consultant</i>	Jne. 14	Shellbrook
<i>Peter Eaves Interior Finishing and Renovations</i>	Jne. 14	Saskatoon
<i>Petrofka Spray Foam Service</i>	Jne. 14	RM of Blaine Lake No.434
<i>Petrovitch Consulting</i>	Jne. 14	Regina
<i>Pets We Care Veterinary Services</i>	Jne. 14	Saskatoon
<i>Pine and Lily Floral and Giftware</i>	Jne. 14	Rosthern
<i>Pitney Bowes Facsimile Systems Division</i>	Jne. 14	Regina
<i>Plan Craft Construction</i>	Jne. 14	St. Joseph's
<i>Planet Moving</i>	Jne. 14	Prince Albert

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>Pne Construction</i>	Jne. 14	Melfort
<i>Pointblanktattoos</i>	Jne. 14	Buffalo Narrows
<i>Polkadot Post Cards</i>	Jne. 14	Saskatoon
<i>Pondera Massage Therapy</i>	Jne. 14	Saskatoon
<i>Posh Salon</i>	Jne. 14	Saskatoon
<i>Potzy Construction</i>	Jne. 14	White City
<i>Prairie Alps Farm</i>	Jne. 14	Craven
<i>Prairie Pine Furniture</i>	Jne. 14	Assiniboia
<i>Prairie Soul Smoothie Co.</i>	Jne. 14	Annaheim
<i>Prestigious Lashes</i>	Jne. 14	Shellbrook
<i>Principle Design</i>	Jne. 14	Regina
<i>Prism Lighting</i>	Jne. 14	Martensville
<i>Pro Grain Auger</i>	Jne. 14	Colonsay
<i>Pro Grain Cart</i>	Jne. 14	Colonsay
<i>Pro Grain Wagon</i>	Jne. 14	Colonsay
<i>PWW Enterprises</i>	Jne. 14	Saskatoon
<i>Qinghuo's Sunflower Design Studio</i>	Jne. 14	Regina
<i>Qu'Appelle Hills Outfitters</i>	Jne. 14	Esterhazy
<i>Queen City Av Sales</i>	Jne. 14	Regina
<i>R & A Paint By #</i>	Jne. 14	Martensville
<i>R & R Inspection Services</i>	Jne. 14	St. Louis
<i>R.H. Ferguson Consulting</i>	Jne. 14	Grand Coulee
<i>Ramsden's Tree Spraying</i>	Jne. 14	Moose Jaw
<i>Ramsey Bay Custom Service</i>	Jne. 14	Weyakewin Lake
<i>Re*Finnish Decor and Staging</i>	Jne. 14	Saskatoon
<i>Real Line Automotive Detailing</i>	Jne. 14	Saskatoon
<i>Realty Executives Unity</i>	Jne. 14	Unity
<i>Re-Created Interiors & Designs</i>	Jne. 14	Battleford
<i>Redberry Organics</i>	Jne. 14	RM of Redberry No. 435
<i>Refresh Financial</i>	Jne. 14	Regina
<i>Reliable Roto Rooter</i>	Jne. 14	Yorkton
<i>Renew Spa</i>	Jne. 14	Waldheim
<i>Ride That Horse Equestrian Park & Tack</i>	Jne. 14	Balgonie
<i>Rightsize Transitions and Moves</i>	Jne. 14	Saskatoon

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>River Valley Enterprises</i>	Jne. 14	Arborfield
<i>Riverview Arts</i>	Jne. 14	RM of Shellbrook No. 493
<i>Robert Hardy Equipment</i>	Jne. 14	Hanley
<i>Rollin' In Dough Desserts</i>	Jne. 14	Saskatoon
<i>Round Again Farm</i>	Jne. 14	Melville
<i>RPI Vapor Lounge</i>	Jne. 14	Saskatoon
<i>SR Hosting</i>	Jne. 14	St. Louis
<i>Safe Statements</i>	Jne. 14	Vancouver BC
<i>Sage & Sparrow Botanicals</i>	Jne. 14	Big River
<i>Sarah Phillips Imagery</i>	Jne. 14	Saskatoon
<i>Sarahlynn Photography&Design</i>	Jne. 14	Regina
<i>Sarchuk Detailing</i>	Jne. 14	Saskatoon
<i>Sask Watches</i>	Jne. 14	Glaslyn
<i>Saskatoon Portable Sign Company</i>	Jne. 14	Martensville
<i>Scotty's Market Garden</i>	Jne. 14	RM of Lumsden No. 189
<i>Sensible Approach Fitness</i>	Jne. 14	Regina
<i>Services De Credit Kia</i>	Jne. 14	Toronto ON
<i>Seven Starz Resources</i>	Jne. 14	Onion Lake
<i>SG Interactive</i>	Jne. 14	Regina
<i>Sharpe's Small Engine Repair</i>	Jne. 14	Indian Head
<i>Shawjo's Snack Shack</i>	Jne. 14	Hodgeville
<i>Shell Energy North America</i>	Jne. 14	Calgary AB
<i>Shellbrook Medical Clinic</i>	Jne. 14	Shellbrook
<i>Shine 13 Mobile Truck Wash</i>	Jne. 14	Regina
<i>SJ Repair</i>	Jne. 14	Bradwell
<i>Sktn Mini Eats</i>	Jne. 14	Saskatoon
<i>Skylite Exteriors</i>	Jne. 14	Mortlach
<i>Smilin' Rylan</i>	Jne. 14	Banff AB
<i>Snack It Up!</i>	Jne. 14	Saskatoon
<i>Solar Panel Power Canada</i>	Jne. 14	Saskatoon
<i>Somagen Diagnostics</i>	Jne. 14	Calgary AB
<i>Soul Pretty Cosmetics</i>	Jne. 14	Yorkton
<i>Soul Therapy Wellness Spa</i>	Jne. 14	Spiritwood
<i>Sparklean Cleaning Service</i>	Jne. 14	Preeceville

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>Square One Saskatchewan's Centre For Entrepreneurship</i>	Jne. 14	Saskatoon
<i>ST Fabrications</i>	Jne. 14	Prince Albert
<i>Starbuck Deer Farm</i>	Jne. 20	RM of Wilton No. 472
<i>Step Up Safety</i>	Jne. 14	Regina
<i>Stone Temple Decorative Concrete</i>	Jne. 14	Martensville
<i>Stoney Ridge Apartments</i>	Jne. 14	Prince Albert
<i>Stoonrmt-Registered Massage Therapy</i>	Jne. 14	Saskatoon
<i>Story Lady</i>	Jne. 14	Saskatoon
<i>Straightarrow Ranching</i>	Jne. 14	Chitek Lake
<i>Studio 2000 Hair of The Future</i>	Jne. 14	Saskatoon
<i>Studio23</i>	Jne. 14	Saskatoon
<i>Sturgis & District Care Home</i>	Jne. 14	Yorkton
<i>Sub Zero Cooler Rentals</i>	Jne. 14	Indian Head
<i>Sugar & Spice Minidonuts</i>	Jne. 14	RM of Tisdale No. 427
<i>Summit Beverage Partners</i>	Jne. 14	Niagara-on-the-Lake ON
<i>Sundara Nail Salon</i>	Jne. 14	Moose Jaw
<i>Supreme Leader Home Inspections</i>	Jne. 14	Regina
<i>Susan A Mcdonald Consultant</i>	Jne. 14	Saskatoon
<i>Sweet As Crystal Healing</i>	Jne. 14	Rhein
<i>Swift Current Family Dental Associates</i>	Jne. 14	Swift Current
<i>Target Specialty Products</i>	Jne. 14	Vancouver BC
<i>Tarrie Services</i>	Jne. 14	Unity
<i>Tattoo Nebula</i>	Jne. 14	Regina
<i>T-Box Concession</i>	Jne. 14	Regina
<i>Terry Schwalm & Associates</i>	Jne. 14	Saskatoon
<i>The Beauty Effect Esthetics Lounge</i>	Jne. 14	Regina
<i>The Fastlane Convenience</i>	Jne. 14	Stoughton
<i>The Flip Side Selling Used Items</i>	Jne. 14	Weldon
<i>The Green Group Real Estate</i>	Jne. 14	Regina
<i>The Jug Bar and Grill</i>	Jne. 14	Eston
<i>The Metaphysical Hub-Hope, Health & Harmony</i>	Jne. 14	RM of Indian Head No. 156
<i>The New Tire Services</i>	Jne. 14	Regina
<i>The Parkay Company</i>	Jne. 14	Toronto ON
<i>The Red Horse Ranch</i>	Jne. 14	RM of Tecumseh No. 65

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>The Rested Sole Holistic & Esthetics Studio</i>	Jne. 14	Moose Jaw
<i>The Weekend Plumber</i>	Jne. 14	Weyburn
<i>The Wooley Bully Pub</i>	Jne. 14	Denare Beach
<i>The Wright Choice Grain Cleaning</i>	Jne. 14	Rabbit Lake
<i>Thistle Blumen Cad Services</i>	Jne. 14	RM of Leroy No. 339
<i>Thorne Business Consulting</i>	Jne. 14	Saskatoon
<i>Three Stone International Art Studio</i>	Jne. 14	Saskatoon
<i>Thunderstorm Roofing</i>	Jne. 14	Saskatoon
<i>Tiny Paws Child Care</i>	Jne. 14	Regina
<i>TNT Smokery Bbq & Catering</i>	Jne. 14	North Battleford
<i>Tommy's Speakeatery</i>	Jne. 14	Regina
<i>Total Chaos Performance and Repair</i>	Jne. 14	Whitefox
<i>Touch Star Exteriors</i>	Jne. 14	Saskatoon
<i>Travelonly</i>	Jne. 14	Brantford ON
<i>Trust Banque Nationale</i>	Jne. 14	Saskatoon
<i>Tryst Boutique</i>	Jne. 14	Saskatoon
<i>TWH Financial</i>	Jne. 14	Biggar
<i>Twistedparagonartisticcrafting</i>	Jne. 14	Saskatoon
<i>Tyxe Consulting</i>	Jne. 14	Saskatoon
<i>Ucisco</i>	Jne. 14	Regina
<i>Unleashed Lifestyle and Wellness Company</i>	Jne. 14	Regina
<i>Urban Appliance Installation</i>	Jne. 14	Saskatoon
<i>Val's Greenhouse & Flowers</i>	Jne. 14	Shellbrook
<i>Van Laar Heritage Farms</i>	Jne. 14	RM of Browning No. 34
<i>Vantage Endoscopy</i>	Jne. 14	Toronto ON
<i>Wawota Hotel</i>	Jne. 14	Wawota
<i>Wayne Serafin Lnadmin</i>	Jne. 14	Regina
<i>Webxcite Solutions</i>	Jne. 14	Regina
<i>West Road Offices</i>	Jne. 14	Kindersley
<i>Western Prairie Auto Financing</i>	Jne. 14	Sherwood Park AB
<i>WFI Transport</i>	Jne. 14	RM of Bratt's Lake No. 129
<i>Whirlybird Business Services</i>	Jne. 14	Moose Jaw
<i>White Wolf Ent</i>	Jne. 14	Regina
<i>Wiebes Construction</i>	Jne. 14	Midale

Name/Nom:	Date/ Date:	Place of Business/ Place d'Affaires:
<i>Windthrow Apps</i>	Jne. 14	Saskatoon
<i>Wolff Creek Angus</i>	Jne. 14	Hague
<i>WWW Wholesale Whey</i>	Jne. 14	Saskatoon
<i>X-Rated Installs</i>	Jne. 14	Regina
<i>York City Dental</i>	Jne. 14	Canora
<i>YXE Travel</i>	Jne. 14	Saskatoon
<i>Z.B.E. Contracting</i>	Jne. 14	Saskatoon
<i>Zentrum Publishing</i>	Jne. 14	Choceland

Sheri Hupp,
Director/Directrice.

The Non-profit Corporations Act, 1995/Loi de 1995 sur les sociétés sans but lucratif

CERTIFICATES OF INCORPORATION/CERTIFICATS DE CONSTITUTION
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Delisle & District Health Council Corp.</i>	May 31	301-4th St. W, Delisle	community health centres
<i>Moose Jaw Canoe and Kayak Club Incorporated</i>	Jne. 16	1163-3rd Ave NW, Moose Jaw	sports teams and clubs
<i>Saskatchewan Packet Radio Network Corporation</i>	Jne. 17	LS15 S ¼ 20-48-1 W3M, RM of Duck Lake No. 463	telecommunications
<i>Saskatchewan Psychiatric Association Corp.</i>	Jne. 16	100, 316-6th Ave. N, Saskatoon	professional organizations
<i>You Are More Project Inc.</i>	Jne. 18	410, 475-2nd Ave. S, Saskatoon	social advocacy organizations

CERTIFICATES OF DISSOLUTION/CERTIFICATS DE DISSOLUTION
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Bhutanese-Nepali Community of Regina Inc.</i>	Jne. 15	1427 Oxford St., Regina	recreational, social and cultural activities.
<i>Glen Bain Lions Club Inc.</i>	May 12	RM of Glen Blain No. 105	operate a social facility for residents of glen bain and area
<i>Let Faith Arise Ministries Incorporated</i>	Jne. 4	3954 Robin Pl., Regina	tv programming

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Mackenzie Gallery Volunteers Inc.</i>	Jne. 14	3475 Albert St., Regina	art education in elementary schools; fund raising
<i>Multiply The Nations International Ministry Incorporated</i>	Jne. 15	7th Flr., 2010-11th Ave., Regina	religious organizations

CERTIFICATE OF REVIVAL/CERTIFICAT DE RECONSTITUTION
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Islamic Cemetery of Saskatchewan Incorporated</i>	Jne. 19	2211 Calla Bay, Regina	all other support services
<i>Jeep Saskatchewan Association Inc.</i>	Jne. 14	1424-3rd Ave., Edam	other membership organizations

CORPORATIONS RESTORED TO THE REGISTER/SOCIÉTÉS RÉINSCRITES AU REGISTRE
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>Aman House Ministries Inc.</i>	Jne. 2	Pasqua First Nation No. 79	religious organizations
<i>Grandma T's Homes Inc.</i>	Jne. 2	6351 Hird Cres., Regina	community housing services
<i>Kaniyasihk Culture Camps Inc.</i>	Jne. 4	General Delivery, Island Lake	educational multiday camps based on seasons, weather and land-based.
<i>Kelvington School of Dance Inc.</i>	Mar. 8	114-2nd Ave. W, Kelvington	all other schools and instruction
<i>Little Child Community Development Board Inc.</i>	Jne. 15	Cowessess Indian Reserve	grant-making and giving services
<i>Madni Islamic Centre and Mosque Inc.</i>	Jne. 16	639 Pasqua St., Regina	religious organizations
<i>South Central Transportation Planning Committee Inc.</i>	Jne. 20	1589 McVeety Dr., Regina	improve freight and passenger transportation
<i>The Lloydminster Agricultural Exhibition Association Limited</i>	Jne. 3	5521-49th Ave., Lloydminster	to enhance both agricultural and urban communities by providing facilities and resources for the development and conducting of business, education and recreation activities
<i>Uplands Community Centre Project Inc.</i>	Jne. 16	20 Weekes Cres., Regina	management-building of community centre
<i>Zoar Mennonite Church, Waldheim, Inc.</i>	Jne. 20	Block C, Plan No. P916, (Hu), Waldheim	religious organizations

CORPORATION RESTORED TO THE REGISTER/SOCIÉTÉS RÉINSCRITE AU REGISTRE
(Extraprovincial Corporations/Sociétés Extraprovinciales)
(2021)

Name/Nom:	Date/ Date:	Incorporating Jurisdiction/ Autorité législative de constitution	Head or Registered Office/Siège social ou bureau enregistré:	Nature of Business/ Nature des activités:
<i>Canadian Cancer Society/ Societe Canadienne du Cancer</i>	Jne. 18	Federal	300-55 St. Clair Ave. W, Toronto ON	scientific research and development services, educational support services

CORPORATION STRUCK OFF THE REGISTER/SOCIÉTÉ RADIÉES DU REGISTRE
(2021)

Name/Nom:	Date/ Date:	Registered Address/ Bureau enregistré	Nature of Business/ Nature des activités:
<i>The Lashburn Curling Club</i>	Jne. 17	82-2nd St. E, Lashburn	curling club

Sheri Hupp,
Director/Directrice.

PUBLIC NOTICES/AVIS PUBLICS

The Change of Name Act, 1995/Loi de 1995 sur le changement de nom

The following changes of name are registered under the provisions of *The Change of Name Act, 1995/*
Les changements de nom ci-après sont enregistrés en exécution de la *Loi de 1995 sur le changement de nom:*

Former Name/ Ancien nom:	Address/ Adresse:	Date of Birth/ Date de naissance:	Name Changed To/ Nouveau nom:
Seth Wayne HALL (Dated June 17, 2021)	Shamrock SK	March 23, 1984	Bellamy Seth Ian HALL
Alyssa Joy BUECKERT Dated June 18, 2021)	North Battleford SK	January 6, 2002	Adrien Joy BUECKERT
Justin Michael MILLS-SACKNEY (Dated June 18, 2021)	Saskatoon SK	January 21, 1998	Justin Michael SACKNEY
Ricki David LUCIER (Dated June 21, 2021)	Saskatoon SK	May 4, 1963	Rick David CAPLETTE
Geetha Chikkanna GEETHA CHIKKANNA (Dated June 21, 2021)	Regina SK	July 15, 1984	Geetha CHIKKANNA

Former Name/ Ancien nom:	Address/ Adresse:	Date of Birth/ Date de naissance:	Name Changed To/ Nouveau nom:
Shelley Marie CYR-VANCE (Dated June 22, 2021)	Regina SK	May 2, 1993	Margot Josephine BLOOM
Caroline Tracy MITCHELL (Dated June 22, 2021)	Lake Lenore SK	August 1, 1991	Monique Myra DE LA ROSA
Qing Lin YANG (Dated June 22, 2021)	Esterhazy SK	February 27, 1973	Qinglin YANG
Harkaran Singh HARKARAN SINGH (Dated June 24, 2021)	Saskatoon SK	August 20, 1991	Harkaran Singh DHINGRA
Iuliia Eduardiv KOLESNYK (Dated June 24, 2021)	Regina SK	July 13, 1994	Yulia KOLESNYK

Former Name/ Ancien nom:	Address/ Adresse:	Date of Birth/ Date de naissance:	Name Changed To/ Nouveau nom:
Rajbir Singh RAJBIR SINGH	Regina SK	November 5, 1992	Rajbir SINGH
Former Name of Spouse/ Ancien nom du conjoint ou de la conjoint:			
Sarbjeeet Kaur SARBJEET KAUR (Dated June 18, 2021)		September 10, 1990	Sarbjeeet KAUR

Former Name/ Ancien nom:	Address/ Adresse:	Date of Birth/ Date de naissance:	Name Changed To/ Nouveau nom:
Landon Graeme SQUIRES	Saskatoon SK	March 13, 1990	Landon Graeme SKVAIRSON
Former Name of Spouse/ Ancien nom du conjoint ou de la conjoint:			
Vita ANDERSONE (Dated June 23, 2021)		December 30, 1986	Vita SKVAIRSON

Given under my hand at the City of Regina, in the Province of Saskatchewan/Fait sous ma signature dans la ville de Regina, dans la province de la Saskatchewan.

Jennifer Lindenbach,
Registrar of Vital Statistics/
Registraire des Services de l'état Civil.

The Municipalities Act
[section 214]

NOTICES OF PREPARATION OF ASSESSMENT ROLLS — RURAL MUNICIPALITY
(2021)

R.M. of Monet No. 257

Notice is hereby given that the assessment roll for the R.M. of Monet No. 257 for the year 2021 has been prepared and was open to inspection in the office of the assessor from 9 a.m. to noon and from 1 to 5 p.m., on the following days: Monday to Friday, March 17 to May 21, 2021.

A bylaw pursuant to section 214 of *The Municipalities Act* has been passed and the assessment notices have been sent as required.

Any person wishing to discuss the notice of assessment or potential appeal may contact the assessor at the R.M. of Monet No. 257, 210 Railway Ave. E, Elrose SK S0L 0Z0. A notice of appeal, accompanied by a \$100 appeal fee which will be returned if the appeal is successful, must be filed with the Secretary of the Board of Revision, Dale Coakwell, Box 414, Elrose SK S0L 0Z0, by the 21st day of May, 2021.

Dated this 2nd day of July, 2021.

Meghan Nickason,
Assessor.

URBAN MUNICIPALITY
(2021)

Village of Sheho

Notice is hereby given that the assessment roll for the Village of Sheho for the year 2021 has been prepared and is open to inspection in the office of the assessor from 9 a.m. to noon and from 1 to 4 p.m., on the following days: Tuesday to Friday, April 16 to June 30, 2021.

A bylaw pursuant to section 214 of *The Municipalities Act* has been passed and the assessment notices have been sent as required.

Any person wishing to discuss the notice of assessment or potential appeal may contact the assessor at the Village of Sheho, 101 Road Allowance, Sheho SK S0A 3T0. A notice of appeal, accompanied by a \$50 appeal fee which will be returned if the appeal is successful, must be filed with the Secretary of the Board of Revision, Judy Semchuk, Box 116, Sheho SK S0A 3T0, by the 30th day of June, 2021.

Dated this 2nd day of July, 2021.

Tracey Grandbois,
Assessor.

RULES OF COURT/RÈGLES DE PROCÉDURE***The Queen's Bench Act, 1998/Loi de 1998 sur la Cour du Banc de la Reine***
[section 28]

Editorial Note: The French Language version of the Part 15 Rules will be published as soon as reasonably possible.

**COURT OF QUEEN'S BENCH FOR SASKATCHEWAN – AMENDMENTS TO
THE QUEEN'S BENCH RULES**

***The Queen's Bench Rules* are amended, effective June 11, 2021, in the manner set forth below:**

New Part 15 Rules

- 1 Part 15 of the Rules is repealed and the following substituted:**

PART 15: FAMILY LAW PROCEEDINGS

What this Part is about: This Part applies to family law proceedings, which include proceedings under *The Adoption Act, 1998*, *The Child and Family Services Act*, *The Children's Law Act, 2020*, *The Dependants' Relief Act, 1996*, *the Divorce Act (Canada)*, *The Enforcement of Maintenance Orders Act, 1997*, *The Family Maintenance Act, 1997*, *The Family Property Act*, *The Homesteads Act, 1989*, *The Inter-jurisdictional Support Orders Act*, *The International Child Abduction Act, 1996*, *The Marriage Act, 1995*, *The Victims of Interpersonal Violence Act*, certain provisions of *The Queen's Bench Act, 1998*, and any other Act that confers jurisdiction on the Family Law Division.

This Part also applies to annulments; parenting of, guardianship of, or contact with, a child; the determination of parentage or other family relationships; the division of property between spouses, former spouses or persons who have lived together as spouses; judicial separations; the maintenance of a spouse, child or other person; and any other proceeding heard in the Family Law Division.

Unless a different procedure is specified in this Part, the other Parts of the Rules also apply to family law proceedings.

PART 15: FAMILY LAW PROCEEDINGS**DIVISION 1**
Preliminary Matters**Subdivision 1**
Definitions

Definitions for Part

15-1 In this Part:

“corollary relief proceeding” means a corollary relief proceeding as defined in section 2 of the *Divorce Act*; (« *instance en mesures accessoires* »)

“Divorce Act” means the *Divorce Act* (Canada); (« *Loi sur le divorce* »)

“divorce proceeding” means a divorce proceeding as defined in section 2 of the *Divorce Act*; (« *instance en divorce* »)

“document commencing a family law proceeding” means:

- (a) a petition;
- (b) a counter-petition that raises relief not raised in the petition;
- (c) an application for corollary relief pursuant to rule 15-24; or
- (d) an application for variation of a final order pursuant to rule 15-26; (« *document introductif d’instance en matière familiale* »)

“family law proceeding” means a family law proceeding as defined in section 2 of *The Queen’s Bench Act, 1998*; (« *instance en matière familiale* »)

“financial statement” means a financial statement in the Form prescribed in rule 15-47; (« *état financier* »)

“guidelines” means the *Federal Child Support Guidelines* established pursuant to section 26.1 of the *Divorce Act* and adopted by *The Family Maintenance Act, 1997*; (« *lignes directrices* »)

“parenting assessment” means the preparation of a report for the assistance of the Court respecting the parenting of children, and includes a voice of the child (VOC) report; (« *évaluation de parentage* »)

“property claim” means a claim pursuant or with respect to:

- (a) *The Family Property Act*; or
- (b) the division of property between spouses, former spouses or persons who have lived together as spouses; (« *revendication de biens* »)

“property statement” means a property statement in the Form prescribed in rule 15 49; (« *état des biens* »)

“support” includes maintenance; (« *aliments* »)

“trial” includes a hearing; (« *procès* »)

“vary” or **“variation”** includes rescind and suspend, or rescission and suspension. (« *modifier* » ou « *modification* »)

Subdivision 2
Application and Foundational Rules

Application of Part

15-2(1) This Part applies to family law proceedings.

(2) Unless provided otherwise by enactment or by the rules in this Part, the general procedure and practice of the Court must be adopted and applied, with any necessary modification, in a family law proceeding.

(3) The Court, having due regard for the proper administration of justice, shall conduct all family law proceedings as informally as the circumstances of the case permit.

(4) Subject to the Court's supervision, a party may modify a Form prescribed by this Part as the circumstances of the family law proceeding may require.

(5) This Part applies to family law proceedings commenced before, on or after the day on which this Part takes effect.

Foundational rules

15-3(1) In addition to the foundational rules in rule 1-3, the objectives and foundations set out in this rule apply to all family law proceedings pursuant to this Part.

(2) The objectives of this Part are:

(a) to help parties justly resolve the legal issues in a family law proceeding:

(i) taking into account the impact that the conduct of the family law proceeding may have on a child; and

(ii) minimizing conflict and promoting cooperation between the parties; and

(b) to secure the just, speedy and cost-effective determination of a family law proceeding on its merits.

(3) Securing the just, speedy and cost-effective determination of a family law proceeding on its merits includes, so far as is practicable, conducting the family law proceeding in ways that are proportionate to:

(a) the interests of any child affected;

(b) the importance of the issues in dispute; and

(c) the complexity of the family law proceeding.

Subdivision 3
Confidentiality

Private hearings

15-4 Any family law proceeding may be heard in private at the discretion of the Court.

Access to Court records

15-5(1) Subject to subrule (3), no person other than a party, a party's lawyer or a person authorized by a party or by a party's lawyer may have access to:

(a) the Court record, including documents, exhibits and transcripts, respecting a family law proceeding; or

(b) a support or separation agreement filed in the Court.

(2) Before granting a person authorized by a party or by a party's lawyer access to the Court record or to an agreement filed in the Court, the local registrar may require that person to sign an undertaking to keep the information obtained from the Court record or the agreement in confidence.

- (3) Any other person seeking access to the Court record or to an agreement filed in the Court shall without notice make an application to the Court, and the Court may:
- (a) grant or refuse access to the Court record or agreement, subject to any enactment allowing or restricting access; or
 - (b) require that:
 - (i) the parties to the family law proceeding be given notice of the application; and
 - (ii) a hearing be held to determine whether access to the Court record or agreement shall be granted or refused.
- (4) Any person seeking a copy of the recording of a family law proceeding must follow the procedures set out in rule 9-34.

Confidentiality

- 15-6(1)** Any person who has access to documents, evidence or information obtained pursuant to the financial disclosure provisions of this Part or obtained pursuant to discovery or from the Court record:
- (a) must keep the documents and evidence, and any information obtained from them or from the Court record, in confidence; and
 - (b) may only use the documents, evidence and information for the purposes of the family law proceeding in which the document, evidence or information was obtained or to which the Court record relates.
- (2) Subrule (1) does not apply if:
- (a) the person who disclosed the document or gave the evidence consents;
 - (b) the document or evidence is used to impeach the testimony of a witness in another proceeding; or
 - (c) the document or evidence is used in a later proceeding between the same parties or their successors, if the proceeding in which the document or evidence was obtained was withdrawn or dismissed.
- (3) Notwithstanding subrule (1), the Court may, on application, give a person permission to disclose or use documents or evidence, or information obtained from them or from the Court record, if the interests of justice outweigh any harm that would result:
- (a) to the person who provided the documents or evidence; or
 - (b) to the parties to the family law proceeding.
- (4) Use of documents or evidence, or of information obtained from them or from the Court record, in a manner contrary to this rule is contempt of Court, unless an order has been obtained pursuant to subrule (3).

Subdivision 4 ***Service***

Service

- 15-7(1)** Subject to the other provisions of this rule, Part 12 applies to service of documents and to proof of service of documents in a family law proceeding.
- (2) Service of a document commencing a family law proceeding must be effected by personal service on the party being served.
- (3) Personal service of a document commencing a family law proceeding must be effected by a person other than the petitioner or the respondent, as the case may be.
- (4) Any document other than a document commencing a family law proceeding may be served by an alternative mode in accordance with rule 12-4.

- (5) If service has been effected by an alternative mode in accordance with rule 12-4:
- (a) the Court may direct further or other service; and
 - (b) unless the Court orders otherwise, no remedy is to be granted unless the Court is satisfied that the person required to be served received the document.
- (6) For the purposes of clause (5)(b), it is not necessary to satisfy the Court that the person received the document if the document has been mailed to an address for service provided by that person.
- (7) If a minor is a party to a family law proceeding, the minor may be served as if of the age of majority.

Proof of service

15-8(1) Proof of service may be made:

- (a) in Form 15-8A if personal service is effected; or
 - (b) in Form 15-8B if service is effected by an alternative mode in accordance with rule 12-4.
- (2) Every affidavit of service of a petition must, as far as is possible, state the postal address of the person served.
- (3) If the person effecting service is unable of the person's own knowledge to state a postal address of the person served, a statement in the affidavit of service as to the belief of the person effecting service respecting the postal address and the grounds of that belief may be admitted.
- (4) Unless the document served is a document commencing a family law proceeding, an acknowledgment of service in Form 12-3, signed by the person to be served and returned to the party effecting service, may be filed as proof of service.

Time for service

15-9 A petition must be served:

- (a) within 6 months after the date of its issue; or
- (b) within any further time that the Court may allow on an application without notice made before or after the expiration of the time for service.

DIVISION 2**Commencing and Defending a Family Law Proceeding*****Subdivision 1******General*****Parties**

15-10(1) Subject to subrule (3) and to subrule 15-100(2):

- (a) the party commencing a family law proceeding, other than by counter-petition, shall be called the petitioner; and
 - (b) the opposite party shall be called the respondent, including when the respondent commences a family law proceeding by counter-petition.
- (2) Unless otherwise ordered, the document commencing a family law proceeding must be signed by the party filing it.

- (3) Unless provided otherwise by enactment, by the rules in this Part or by order of the Court, the description of the parties in the style of cause:
- (a) must remain the same in any subsequent pleadings, on an application within the family law proceeding or on an application for variation of a final order; and
 - (b) must not be amended or added to because of any other pleadings or applications that may be filed.
- (4) A person alleged to have committed adultery with a party must not be named in the petition or any other document, unless the Court orders otherwise on an application that may be made without notice.
- (5) The Court at any time may:
- (a) order that a person who may have an interest in the matters in issue be served with notice of the family law proceeding with or without adding that person as a party;
 - (b) give directions respecting the manner of service on that person and the conduct of the family law proceeding; and
 - (c) add a party on application in accordance with these rules or in accordance with any enactment.
- (6) A minor may commence, continue or defend a family law proceeding as if of the age of majority.

Venue, transfer of family law proceedings

- 15-11(1)** A party may commence a family law proceeding at any judicial centre.
- (2) Notwithstanding subrule (1), a party shall commence a corollary relief proceeding or a variation proceeding:
- (a) at the judicial centre where the divorce or the order sought to be varied was granted; or
 - (b) at any judicial centre:
 - (i) with leave of the Court; or
 - (ii) if the divorce or the order sought to be varied was not granted in Saskatchewan.
- (3) The Court may direct that a family law proceeding be transferred to any other judicial centre:
- (a) with the consent of the parties;
 - (b) by reason of the balance of convenience, including the convenience of witnesses; or
 - (c) for the purpose of being heard with another proceeding before the Court.
- (4) Except by consent of the parties or leave of the Court, an application to transfer a family law proceeding must not be brought before the pleadings are considered to be closed in accordance with rule 15-13.
- (5) If an order directing the transfer of a family law proceeding is consented to by the parties, the local registrar may:
- (a) issue the order without referring it to a judge; or
 - (b) refer the order to a judge.

Pleadings regarding children

- 15-12(1)** If the petitioner or the respondent, or both, have a child or children, the document commencing a family law proceeding must:
- (a) set out the name and birth date of every child of the petitioner or the respondent in the care of either party and whether or not any remedy is claimed with respect to that child; or
 - (b) include a statement that there are no children of the parties who are in the care of either party.

(2) If the petitioner or the respondent, or both, assert a claim for child support, the document commencing a family law proceeding must include the following:

- (a) whether child support is sought in accordance with the table amount determined pursuant to the guidelines;
- (b) whether the party claims:
 - (i) there is a child who is the age of majority or older;
 - (ii) the income of the payor is greater than \$150,000;
 - (iii) the payor stands in the place of a parent for a child;
 - (iv) there is split parenting time with respect to one or more children; or
 - (v) there is shared parenting time with respect to a child;
- (c) whether a claim for undue hardship is being advanced;
- (d) whether special or extraordinary expenses are sought, the child to whom the expenses relate and the particulars of the expenses and the amount claimed.

Close of pleadings

15-13(1) For a family law proceeding commenced by petition, the pleadings are considered to be closed when the earlier of the following occurs:

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

(2) For a family law proceeding not commenced by petition, the pleadings are considered to be closed when the earlier of the following occurs:

- (a) an answer or response is served and filed;
- (b) the time for serving and filing an answer or response has expired.

Mandatory family dispute resolution

15-14(1) When required by *The Queen's Bench Act, 1998* and the regulations made pursuant to that Act, and unless the Court orders otherwise, on the close of pleadings, the parties must:

- (a) comply with the family dispute resolution provisions of *The Queen's Bench Act, 1998* and the regulations made pursuant to that Act; and
- (b) file:
 - (i) a signed certificate of participation in family dispute resolution; or
 - (ii) an exemption certificate signed by a person authorized by *The Queen's Bench Act, 1998* and the regulations to exempt a party from the requirement to participate in family dispute resolution.

(2) If no exemption or other order is obtained:

- (a) a party who fails to comply with this rule and the requirements of *The Queen's Bench Act, 1998* and the regulations made pursuant to that Act with respect to family dispute resolution is prohibited from:
 - (i) taking any further step in the family law proceeding; and
 - (ii) filing any further application for relief; and
- (b) the Court, on application, may:
 - (i) strike out the party's pleadings or other documents;
 - (ii) refuse to allow the party to make submissions on an application or at trial;
 - (iii) order the party to participate in family dispute resolution; or
 - (iv) order costs or any other relief.

Information Note

Rule 15-14 applies only to family law proceedings commenced or continuing in judicial centres designated in section 7.4 of *The Queen's Bench Regulations*.

Section 44.01 of *The Queen's Bench Act, 1998* defines "family dispute resolution". Section 7.4 of *The Queen's Bench Regulations* defines the close of pleadings and prescribes the form to be used for the certificate of participation in family dispute resolution.

Mandatory parenting education program

15-15(1) Each party to a family law proceeding involving child support or parenting must attend a parenting education program as defined in section 44.1 of *The Queen's Bench Act, 1998* unless:

- (a) the Court has otherwise ordered; or
 - (b) both parties certify to the Court, in writing, that they have entered into a written agreement settling all issues between them respecting child support and parenting.
- (2) A party who is required to attend a parenting education program pursuant to this rule and section 44.1 of *The Queen's Bench Act, 1998* must, before taking any further step in the family law proceeding, file a certificate of attendance with the Court that certifies that the party has attended a parenting education program within the preceding 2 years.
- (3) If a party fails to attend a parenting education program as required, the Court may, on application:
- (a) strike out the party's pleadings or other documents;
 - (b) refuse to allow the party to make submissions on an application or at trial; or
 - (c) order the party to attend a parenting education program within any time that the Court may specify and adjourn the application.

Information Note

Subsections 44.1(9) and (10) of *The Queen's Bench Act, 1998* identify circumstances in which the Court may, on application without notice:

- (a) exempt a party from the requirement to attend a parenting education program; or
- (b) postpone the requirement to attend a parenting education program.

**Subdivision 2
Petitions****Petition**

15-16(1) Unless provided otherwise by enactment or by the rules in this Part, every family law proceeding pursuant to this Part must be commenced by the issue of a petition in Form 15-16.

- (2) The petition:
 - (a) must be signed by the petitioner;
 - (b) must be signed and sealed by the local registrar; and
 - (c) on being signed and sealed, is deemed to be issued.
- (3) The petition must bear the date on which it was issued.
- (4) The original petition must be filed with the local registrar at the time of issuing.

- (5) In a divorce proceeding, the petition must contain a statement by the petitioner certifying that the petitioner is aware of the petitioner's duties pursuant to sections 7.1 to 7.5 of the *Divorce Act*.
- (6) If the petitioner is represented by a lawyer, there must be endorsed on a petition commencing:
 - (a) a divorce proceeding, a statement signed by the lawyer certifying that the lawyer has complied with section 7.7 of the *Divorce Act*;
 - (b) a proceeding pursuant to *The Children's Law Act, 2020*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 20(1) of that Act;
 - (c) a proceeding pursuant to *The Family Maintenance Act, 1997*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 16(1) of that Act;
 - (d) a proceeding pursuant to *The Family Property Act*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 44.1(1) of that Act.

Joining a claim with other claims in a petition

15-17(1) A claim for a remedy pursuant to this Part, including a claim pursuant to the *Divorce Act*, may be joined with a claim for any other remedy that may be sought pursuant to this Part whether as an additional remedy or in the alternative.

(2) On application, the Court may direct that a claim that, on its own, would not be the subject matter of a family law proceeding may be continued in a family law proceeding if the claim is related to or connected with any remedy sought in that proceeding.

(3) Unless the Court determines otherwise, a petition has the effect of raising all issues concerning or in any way relating to the matters for which a remedy is specifically sought notwithstanding that an issue is not specifically referred to in the petition, and the Court may make any judgment or order that the justice of the case may require.

Proof of marriage

15-18(1) If a family law proceeding is for divorce, judicial separation or nullity of marriage, the petitioner must file with the petition:

- (a) a certificate of marriage; or
- (b) a certificate of registration of marriage.

(2) Notwithstanding subrule (1), if a remedy is urgently required, the Court, on an application without notice, may permit a petition to be issued without filing a certificate of marriage or a certificate of registration of marriage if the petitioner files an undertaking to file that certificate within a period specified by the Court.

(3) If it is impossible or impractical to obtain a certificate of marriage or a certificate of registration of marriage, the petitioner may apply without notice for an order dispensing with production of that certificate.

Answer

15-19(1) Unless the Court orders otherwise, a respondent who wishes to oppose a claim made in the petition shall serve and file an answer in Form 15-19A:

- (a) within 30 days after service of the petition in Canada or in the United States of America; or
- (b) within 60 days after service of the petition outside Canada or the United States of America.

(2) Notwithstanding subrule (1), an answer may be served and filed at any time before the family law proceeding is noted for default.

(3) The answer must be signed by the respondent.

- (4) In a divorce proceeding, the answer must contain a statement by the respondent certifying that the respondent is aware of the respondent's duties pursuant to sections 7.1 to 7.5 of the *Divorce Act*.
- (5) If the respondent is represented by a lawyer, there must be endorsed on the answer opposing:
 - (a) a divorce proceeding, a statement signed by the lawyer certifying that the lawyer has complied with section 7.7 of the *Divorce Act*;
 - (b) a proceeding pursuant to *The Children's Law Act, 2020*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 20(1) of that Act;
 - (c) a proceeding pursuant to *The Family Maintenance Act, 1997*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 16(1) of that Act;
 - (d) a proceeding pursuant to *The Family Property Act*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 44.1(1) of that Act.
- (6) A respondent who intends to oppose the family law proceeding may serve and file a notice of intent to answer in Form 15-19B within the time prescribed for service of the answer.
- (7) On serving and filing a notice of intent to answer, the respondent is entitled to an additional 10 days from the time for serving and filing set out in subrule (1) within which to serve and file an answer.

Counter-petition

- 15-20(1)** A respondent who claims any remedy against the petitioner, other than dismissal of the proceeding, with or without costs, shall claim that remedy by serving and filing a counter-petition.
- (2) An answer and counter-petition must be:
 - (a) in one document in Form 15-20; and
 - (b) signed by the respondent.
 - (3) A respondent may commence a counter-petition by serving an answer and counter-petition on the petitioner and filing it in the Court within the time prescribed for service of an answer.
 - (4) Except as modified in this rule, the rules of this Part relating to a petition apply to a counter-petition.

Demand for notice

- 15-21(1)** A respondent who does not oppose the claims made in the petition may serve and file a demand for notice in Form 15-21.
- (2) The petitioner may proceed against a respondent who has served and filed a demand for notice as if that respondent had failed to serve and file an answer, but shall serve on that respondent notice of all subsequent pleadings and proceedings.

Reply

- 15-22(1)** If allegations in the answer or in the answer and counter-petition require further pleading, the petitioner shall serve and file a reply in Form 15-22 within 10 days after service of the answer or the answer and counter-petition, as the case may be.
- (2) In the case of a counter-petition, the reply constitutes the answer to the counter-petition.

Noting for default

- 15-23(1)** If a respondent fails to serve and file an answer within the prescribed period, the petitioner may, on filing proof of service of the petition, require the local registrar to note the default of that respondent.
- (2) After default has been noted, the respondent shall not serve and file an answer without:
 - (a) the consent of the petitioner; or
 - (b) leave of the Court.

Subdivision 3
Corollary Relief Proceedings – Divorce Act

Application for corollary relief

- 15-24(1)** A former spouse who wishes to commence a corollary relief proceeding shall do so by serving and filing an application for corollary relief in Form 15-24.
- (2) If both former spouses jointly commence a corollary relief proceeding:
- (a) the application shall be signed by both of them;
 - (b) the application need not be served on either party; and
 - (c) the judgment granting the divorce shall be exhibited to their joint affidavit.
- (3) An application for corollary relief must:
- (a) be signed by the applicant; and
 - (b) contain a statement by the applicant certifying that the applicant is aware of the applicant's duties pursuant to sections 7.1 to 7.5 of the *Divorce Act*.
- (4) If the applicant under an application for corollary relief is represented by a lawyer, there must be endorsed on the application a statement signed by the lawyer certifying that the lawyer has complied with section 7.7 of the *Divorce Act*.
- (5) There shall be not less than 45 days and not more than 90 days between the service of an application for corollary relief and the return date set out in the application.
- (6) Evidence filed in support of an application for corollary relief must:
- (a) comply with rule 15-83 in the case of an application for a parenting order;
 - (b) comply with rule 15-84 in the case of an application for a spousal support order; and
 - (c) comply with rule 15-85 in the case of an application for a child support order.
- (7) Every affidavit filed in support of an application for corollary relief must be served with the application.

Answer

- 15-25(1)** A party who wishes to oppose an application for corollary relief shall serve and file an answer in Form 15-25 setting out the reasons for opposing the application.
- (2) An answer in response to an application for corollary relief must contain a statement by the respondent certifying that the respondent is aware of the respondent's duties pursuant to sections 7.1 to 7.5 of the *Divorce Act*.
- (3) If the respondent is represented by a lawyer, there must be endorsed on the answer a statement signed by the lawyer certifying that the lawyer has complied with section 7.7 of the *Divorce Act*.
- (4) An answer in response to an application for corollary relief must be served and filed at least 14 days before the date set for hearing the application.
- (5) Every affidavit filed in response to an application for corollary relief must be served with the answer.

Information Note

An application for corollary relief pursuant to the *Divorce Act* to obtain a support order against a former spouse may be made pursuant to section 15.1 (child support) or section 15.2 (spousal support) of that Act. If the application for corollary relief is to obtain a support order against a former spouse who resides outside Saskatchewan but within Canada, regard should be had to section 18.1 of the *Divorce Act* whereby the application for corollary relief may be submitted to the designated authority for Saskatchewan in accordance with subsection 18.1(3) of that Act. If the application is made pursuant to section 18.1 of the *Divorce Act*, the designated authority for Saskatchewan will send the application to the designated authority for the province or territory where the former spouse resides to coordinate service of the application on the former spouse, and the application will be determined by the court there.

Subdivision 4 Applications for Variation of Final Orders

Application for variation

15-26(1) A person who wishes to commence an application for variation of a final parenting order, contact order or support order shall do so by serving and filing an application for variation of a final order in Form 15-26.

- (2) An application for variation must be signed by the applicant.
- (3) If the application made pursuant to subrule (1) seeks to vary a final order made pursuant to the *Divorce Act*, the application must contain a statement by the applicant certifying that the applicant is aware of the applicant's duties pursuant to sections 7.1 to 7.5 of the *Divorce Act*.
- (4) If the applicant under an application for variation of a final order is represented by a lawyer, there must be endorsed on the application commencing:
 - (a) a divorce proceeding, a statement signed by the lawyer certifying that the lawyer has complied with section 7.7 of the *Divorce Act*;
 - (b) a proceeding pursuant to *The Children's Law Act, 2020*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 20(1) of that Act;
 - (c) a proceeding pursuant to *The Family Maintenance Act, 1997*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 16(1) of that Act.
- (5) There shall be not less than 45 days and not more than 90 days between the service of an application for variation of a final order and the return date set out in the application.

Affidavit in support

15-27 An affidavit in support of an application for variation of a final parenting order, contact order or support order must set out, if applicable:

- (a) the place where the parties and the children ordinarily reside;
- (b) the name and birth date of every child of each of the parties in the care of either party;
- (c) whether a party has married or begun living with another person;
- (d) details of current parenting arrangements;
- (e) details of current support arrangements, including details of any unpaid support;
- (f) details of the current financial circumstances of the parties, with a financial statement in Form 15-47, when required by Division 4 of this Part, completed by the party applying for variation;
- (g) details of the variation asked for and of the changed circumstances that are grounds for a variation of the final order;
- (h) details of any efforts made to mediate or settle the issues and of any parenting assessment;

- (i) on an application for variation of a final support order, whether the support was assigned and any details of the assignment known to the party asking for the variation; and
- (j) any other supporting affidavit material or other evidence that may be necessary or relevant.

Copies of documents required

15-28(1) A certified copy of each of the following must be filed in support of an application for variation of a final parenting order, contact order or support order:

- (a) any existing order that deals with parenting or support;
 - (b) if the order sought to be varied was granted in a divorce proceeding by a court outside Saskatchewan, the original pleadings.
- (2) A copy of any existing agreement that deals with parenting or support must be exhibited to the affidavit in support of an application for variation of a final order.
- (3) For the purposes of this rule, a document that has previously been filed with the Court need not be filed or exhibited to the affidavit in support of the application if the affidavit:
- (a) identifies the document;
 - (b) states that the document is on the Court file; and
 - (c) states the date on which the order was made or the document was filed.

Answer

15-29(1) A party who wishes to oppose an application for variation of a final parenting order, contact order or support order shall serve and file an answer in Form 15-29 setting out the reasons for opposing the application.

- (2) An answer in response to an application for variation of a final parenting order, contact order or support order made pursuant to the *Divorce Act* must contain a statement by the respondent certifying that the respondent is aware of the respondent's duties pursuant to sections 7.1 to 7.5 of the *Divorce Act*.
- (3) If the respondent under an application for variation of a final order is represented by a lawyer, there must be endorsed on the answer if the application is:
- (a) a divorce proceeding, a statement signed by the lawyer certifying that the lawyer has complied with section 7.7 of the *Divorce Act*;
 - (b) a proceeding pursuant to *The Children's Law Act, 2020*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 20(1) of that Act;
 - (c) a proceeding pursuant to *The Family Maintenance Act, 1997*, a statement signed by the lawyer certifying that the lawyer has complied with subsection 16(1) of that Act.
- (4) An answer in response to an application for variation of a final order must be served and filed at least 14 days before the date set for hearing the application.
- (5) An affidavit filed in response to an application for variation of a final order must be served with the answer.

Information Note

If an application is made in Saskatchewan pursuant to clause 17(1)(a) of the *Divorce Act* to vary a final order of support and the respondent to the application habitually resides outside Saskatchewan but within Canada, pursuant to section 18.2 of the *Divorce Act* the respondent may, within 40 days after being served with the application, file a request in Form 15-110 requesting that the application be converted to an application pursuant to subsection 18.1(3) of the *Divorce Act*. If the application is converted to an application pursuant to section 18.1 of the *Divorce Act*, the Court will send the application to the designated authority for the province or territory where the respondent resides, to be determined by the court there.

Local registrar to forward order – *Divorce Act*

15-30 If the Court varies a corollary relief order made pursuant to the *Divorce Act* by a court outside Saskatchewan, the local registrar shall forward a certified copy of the variation order to:

- (a) the court that made the original order; and
- (b) any other court that has varied the original order.

DIVISION 3**Applications to the Court in Family Law Proceedings*****Subdivision 1***
Applications Generally**Applications generally**

15-31 This Division:

- (a) applies to every application filed in the Court in the course of a family law proceeding with respect to which a commencement document has been filed, unless a rule or an enactment provides otherwise or unless the Court orders or permits otherwise; and
- (b) does not apply to matters in which the application is a document commencing a family law proceeding.

Subdivision 2
Applications with Notice**Applications with notice**

15-32(1) All applications must be by notice of application (family law proceeding) in Form 15-32 except where otherwise specifically provided.

- (2) If pursuant to any enactment an application may be made to the Court or to a judge, the application must be by notice of application (family law proceeding) in Form 15-32 unless the enactment or these rules provide otherwise.
- (3) In all applications, any pleading on file in the office of the local registrar may be used and taken as evidence of the pleading, unless proven otherwise.
- (4) Subject to the other rules of this Part, every notice of application must, at a minimum, set out all of the following:
 - (a) the precise relief or remedy sought;
 - (b) the grounds to be argued, including a reference to any section of an enactment or rule to be relied on;
 - (c) a list of the documentary evidence to be used at the hearing of the application.
- (5) Except where otherwise specifically provided, a notice of application (family law proceeding), supporting affidavits and draft order must be served on each of the other parties, and filed, at least 14 days before the date set for hearing the application.

Subdivision 3
Applications without Notice

Applications without notice

15-33(1) If an enactment or these rules provide that an application may be made without notice, or if the Court is satisfied that a delay caused by proceeding in the ordinary way would be contrary to the interests of justice or would result in serious mischief, the Court may make an order without notice on any terms it considers appropriate, and subject to any undertaking that the Court considers just.

(2) Any party affected by an order mentioned in subrule (1) may move to set it aside or to vary it.

Procedure on applications without notice

15-34(1) Every application without notice (family law proceeding) must be in Form 15-34 that sets out all of the following:

- (a) the special provision authorizing the application to be made without notice;
- (b) the precise relief or remedy sought;
- (c) a statement that either:
 - (i) sets out that none of the opposite parties is, to the knowledge of the applicant, represented by a lawyer; or
 - (ii) if any of the opposite parties is, to the knowledge of the applicant, represented by a lawyer, sets out the name of the lawyer representing the opposite party;
- (d) citations of all the following authorities relied on:
 - (i) the short titles, chapter numbers and section numbers of enactments;
 - (ii) rule numbers;
 - (iii) complete citations of cases with designation of relevant passages.

(2) The applicant must file, together with the application without notice, a draft order setting out the precise relief or remedy sought.

Information Note

Many judges, in exercising their discretion respecting applications without notice, will require some form of notice be given to the opposite party or, if represented, to the opposite party's lawyer.

Subdivision 4
Appearance Day Notices

When appearance day application is appropriate

15-35 A party may make an appearance day application if the only remedy being sought is to require another party to comply with these rules respecting the conduct of a proceeding.

Appearance day notice

15-36(1) A party may make an appearance day application by serving and filing an appearance day notice (family law proceeding).

- (2) Unless the Court permits otherwise, an appearance day notice must:
- (a) be in Form 15-36;
 - (b) briefly describe the proposed order or direction sought and the reason for the application;
 - (c) refer to any provision of an enactment or rule relied on;

- (d) contain a representation that the application can be heard and determined in less than 30 minutes;
 - (e) be signed by the applicant or the applicant's lawyer; and
 - (f) be accompanied by a draft order setting out the precise relief or remedy sought.
- (3) An appearance day notice, supporting affidavits and draft order must be served on each of the other parties, and filed, at least 14 days before the date set for hearing the application.

How appearance day application is to be dealt with

15-37(1) Appearance day applications will be scheduled to commence 30 minutes before the time chambers is scheduled to commence and shall be heard by telephone.

(2) The parties to an appearance day application must be available by telephone when the appearance day application is scheduled to commence and remain available until the application is heard.

Evidence

15-38(1) A party may make representations to the judge on the appearance day of a fact that could not reasonably be contested.

(2) Representations may be made in the appearance day notice and expanded on in oral submissions to the judge when the application is heard.

(3) The judge may act on the representations.

Disposition of appearance day application

15-39 After the hearing of an appearance day application, the judge may:

(a) if satisfied that there is no relevant fact that may reasonably be contested, make any order that the circumstances require; or

(b) if not satisfied that it is appropriate to deal with the application pursuant to this subdivision, order that the application be heard in general chambers, in which case the general application rules apply.

Subdivision 5
Applications for Procedural Matters

Applications for procedural matters

15-40(1) Applications made for purely procedural matters must be in Form 15-40.

(2) The party bringing an application pursuant to this rule shall serve with the application:

(a) a copy of each affidavit on which the party intends to rely at the hearing; and

(b) a draft order setting out the precise relief or remedy sought.

(3) An application for a procedural matter, supporting affidavits and draft order must be served on each of the other parties, and filed, at least 3 days before the date set for hearing the application.

Subdivision 6
Applications for Substantive Interim Relief

Application for substantive interim relief

15-41(1) An application for substantive interim relief must be in Form 15-41.

(2) The party bringing an application pursuant to this rule shall serve with the application:

(a) a copy of each affidavit on which the party intends to rely at the hearing; and

(b) a draft order setting out the precise relief or remedy sought.

(3) Subject to an order granted pursuant to subrule (6) abridging the time for service, an application for substantive interim relief, supporting affidavits and draft order must be served on each of the other parties, and filed, at least 14 days before the date set for hearing the application.

- (4) Notwithstanding subrule (3):
- (a) if the application claims interim spousal support, there must be at least 37 days between the date of service of the document commencing a family law proceeding and the date set for hearing the application; or
 - (b) if the application claims interim child support, there must be at least 37 days between the date set for hearing the application and:
 - (i) the date on which written notice was given pursuant to subsection 25(1) of the guidelines; or
 - (ii) the date of service of the document commencing a family law proceeding.
- (5) If all parties consent to an earlier date for hearing the application, the application may be heard on the earlier date.
- (6) An application without notice for leave to abridge the time for service of an application for substantive interim relief must be brought before service of the application for substantive interim relief, and any order that is obtained must be served with the application for substantive interim relief.
- (7) A party who wishes to oppose a claim made in the application shall:
- (a) serve a copy of each affidavit on which that party intends to rely at the hearing on every other party to the application; and
 - (b) file the affidavits, with proof of service, at least 7 days before the date set for hearing the application.
- (8) The party bringing the application may then serve an affidavit replying only to any new matters raised by the opposite party, and shall file the affidavit, with proof of service, at least 2 clear days before the date set for hearing the application.
- (9) No additional affidavits may be relied on without leave of the Court.
- (10) An affidavit filed in contravention of this rule may be struck and costs awarded against the party filing it.
- (11) If any new matters are raised by the party bringing the application in the affidavit in reply without the leave of the Court:
- (a) those matters may be disregarded; and
 - (b) costs may be awarded against the party filing the affidavit.
- (12) If there is or may be a dispute as to the facts on the hearing of an application, a judge may, before or on the hearing:
- (a) order that the application be heard on oral evidence, either alone or with any other form of evidence; and
 - (b) give directions relating to pre-hearing procedure and the conduct of the proceeding.

Subdivision 7
Applications for Judgment in Uncontested Matters

Application for judgment in uncontested matter

- 15-42(1)** An application for judgment in an uncontested family law proceeding or in an uncontested divorce proceeding must be:
- (a) in Form 15-76A when permitted by these rules to be made without notice; and
 - (b) in Form 15-76B when the application is to be made with notice.
- (2) Division 6, Subdivision 1 of this Part applies to all applications in uncontested family law proceedings and uncontested divorce proceedings.

Subdivision 8
Applications for Summary Judgment

Application for summary judgment

15-43(1) An application for summary judgment in a family law proceeding must be in Form 15-43.

(2) Division 6, Subdivision 2 of this Part applies to all applications for summary judgments in family law proceedings.

Subdivision 9
Applications for Variation of Interim Orders

Application for variation of interim order

15-44(1) An application for the variation of an interim order must be in Form 15-44.

(2) Subrules 15-41(2) to (12) apply, with any necessary modification, to this rule.

Subdivision 10
Applications for which no Document Commencing a Family Law Proceeding is Required

Application for which no document commencing a family law proceeding is required

15-45(1) If a person seeks an order from the Court in a family law proceeding in which no document commencing a family law proceeding has been filed or is required, the person shall serve on all interested parties and file with the Court, with proof of service, a notice of application (family law proceeding) in Form 15-32 setting out the precise relief or remedy sought.

- (2) Applications that may be made pursuant to subrule (1) include, but are not restricted to, the following:
- (a) applications for directions;
 - (b) applications for declaratory orders;
 - (c) applications pursuant to *The International Child Abduction Act, 1996* (Division 12 of this Part).

Subdivision 11
Affidavits in Support of Applications

Affidavit evidence

15-46(1) An affidavit must be confined to the statement of facts within the personal knowledge of the person signing the affidavit, except where this rule provides otherwise.

(2) An affidavit must not contain:

- (a) argument;
- (b) speculation;
- (c) opinion;
- (d) any matter that is scandalous;
- (e) any matter that is irrelevant, that may delay the trial or make it difficult to have a fair trial, or that is unnecessary or an abuse of the Court process.

(3) An affidavit may, in special circumstances, contain information that the person learned from someone else if:

- (a) the application on which the affidavit will be used is for an interim order, or for a matter that will not determine the final outcome of the family law proceeding except as permitted by subrule 15-89(4); and

- (b) the source of the information is identified by name, the affidavit states that the person signing it believes the information is true and the circumstances that justify the use of information learned from someone else are stated.
- (4) If an affidavit does not comply with this rule, the Court may, on its own motion or on the application of a party:
- (a) strike out all or part of that affidavit; and
 - (b) award costs against the party filing the affidavit or that party's lawyer.
- (5) If an affidavit or part of an affidavit has been struck pursuant to this rule, an opposing party who has filed an affidavit in response to the offending material may be awarded double costs of filing that affidavit.
- (6) Part 13, Division 4, Subdivision 2 applies, with any necessary modification, to this rule.

DIVISION 4 Financial Disclosure

Subdivision 1 Financial Statements

Support claim - when financial statement required

- 15-47(1)** Subject to the exceptions set out in rule 15-48, if a document commencing a family law proceeding contains a claim for child support or spousal support, or for variation of child support or spousal support, the petitioner shall serve and file a financial statement in Form 15-47 with the document commencing a family law proceeding.
- (2) The party against whom a claim for support or for variation of support is made shall serve and file a financial statement in Form 15-47 with the answer.
- (3) If a document commencing a family law proceeding does not contain a claim for support or for variation of support but the respondent claims support or a variation of support by way of counter-petition, the respondent shall serve and file a financial statement in Form 15-47 with the answer and counter-petition.
- (4) The party against whom an answer and counter-petition is made pursuant to subrule (3) shall serve and file a financial statement in Form 15-47:
- (a) with the reply; or
 - (b) if no reply is filed, within 10 days after being served with the answer and counter-petition.
- (5) When a party is required pursuant to this Division to serve and file a financial statement, the party shall attach to the financial statement the income information required by the guidelines.
- (6) The Court on application without notice may permit an application for an interim remedy to be brought before a financial statement is filed if:
- (a) the remedy is urgently required; and
 - (b) the Court receives from the party bringing the application for an interim remedy an undertaking to serve and file the required financial statement within a time specified by the Court.
- (7) Unless the Court orders otherwise, a local registrar shall not accept any of the following documents for filing without a financial statement if these rules require the document to be filed with a financial statement:
- (a) a document commencing a family law proceeding;
 - (b) an answer;
 - (c) an answer and counter-petition;
 - (d) a reply.

- (8) The Court on application without notice may permit the issuing or filing of a document mentioned in subrule (7) without the filing of a financial statement if:
- (a) the filing of the document mentioned in subrule (7) is urgently required; and
 - (b) the Court receives from the party bringing the application without notice an undertaking to serve and file the required financial statement within a time specified by the Court.

Support claim - when financial statement not required

15-48(1) In the case of a claim for spousal support, a financial statement does not need to be served or filed if the parties have:

- (a) agreed on the remedy to be granted; and
- (b) filed a waiver of financial statements in Form 15-48A.

(2) In the case of a claim for child support or for variation of child support, a financial statement does not need to be served or filed if the parties have filed the following with the Court:

- (a) an agreement as to child support in Form 15-48B:
 - (i) endorsed by each party either by the party's lawyer, or personally with an affidavit of execution;
 - (ii) agreeing on the amount to be paid for child support; and
 - (iii) agreeing on the annual income of each party who would be required to provide income information under the guidelines;
- (b) as attachments to the agreement mentioned in clause (a), but subject to clause (c):
 - (i) a copy of the most recent personal income tax return filed by the payor, together with a copy of the payor's most recent income tax notice of assessment or reassessment; and
 - (ii) a copy of the most recent personal income tax return filed by the recipient, together with a copy of the recipient's most recent income tax notice of assessment or reassessment, if:
 - (A) there is to be shared or split parenting time;
 - (B) special or extraordinary expenses are to be shared; or
 - (C) the amount of child support agreed to differs from the table amount set out in the guidelines;
- (c) if any of the documents mentioned in clause (b) are not available, an affidavit explaining why the documents are not available and providing evidence to satisfy the Court that:
 - (i) the amount of income of the payor or the recipient, as the case may be, is reasonable; and
 - (ii) the amount of child support agreed to by the parties is reasonable.

(3) If the only financial claim made by a party is for child support in the table amount under the guidelines, a financial statement does not need to be served or filed by the party making the claim.

Information Note

On an application for divorce, if there are children of the marriage, the Court has a duty pursuant to clause 11(1)(b) of the *Divorce Act* to satisfy itself that reasonable arrangements have been made for the support of each child of the marriage. Rules 15-85 and 15-101 identify the basic financial information that the Court will require to satisfy the reasonable arrangements requirement. However, on occasion, the Court may require additional financial information to be filed.

Subdivision 2
Property Statements

Property claim – when property statement required

15-49(1) Subject to the exceptions set out in rule 15-50, if a document commencing a family law proceeding contains a property claim, the petitioner shall serve and file a property statement in Form 15-49 with the document commencing a family law proceeding.

(2) The party against whom a property claim is made shall serve and file a property statement in Form 15-49 with the answer.

(3) If a document commencing a family law proceeding does not contain a property claim but the respondent makes a property claim by way of counter-petition, the respondent shall serve and file a property statement in Form 15-49 with the answer and counter-petition.

(4) The party against whom an answer and counter-petition is made pursuant to subrule (3) shall serve and file a property statement in Form 15-49:

- (a) with the reply; or
- (b) if no reply is filed, within 10 days after being served with the answer and counter-petition.

(5) The Court on application without notice may permit an application for an interim remedy to be brought before a property statement is filed if:

- (a) the remedy is urgently required; and
- (b) the Court receives from the party bringing the application for an interim remedy an undertaking to serve and file the required property statement within a time specified by the Court.

(6) Unless the Court orders otherwise, a local registrar shall not accept any of the following documents for filing without a property statement if these rules require the document to be filed with a property statement:

- (a) a document commencing a family law proceeding;
- (b) an answer;
- (c) an answer and counter-petition;
- (d) a reply.

(7) The Court on application without notice may permit the issuing or filing of a document mentioned in subrule (6) without the filing of a property statement if:

- (a) the filing of the document mentioned in subrule (6) is urgently required; and
- (b) the Court receives from the party bringing the application without notice an undertaking to serve and file the required property statement within a time specified by the Court.

Property claim – when property statement not required

15-50 In the case of a property claim, a property statement does not need to be served or filed if the parties have:

- (a) agreed on the remedy to be granted; and
- (b) filed a waiver of property statements in Form 15-50.

Subdivision 3
Notice to File a Financial Statement

Support claim – income information required

15-51(1) If a petition, answer and counter-petition or other document commencing a family law proceeding contains a claim for support or for variation of support:

- (a) the party making the claim shall serve and file, with the document asserting the claim:
 - (i) a notice in Form 15-51 to file a financial statement; and
 - (ii) if the income information of the party making the claim is required by the guidelines, the party's financial statement in Form 15-47, together with the income information required by the guidelines;
- (b) the party against whom the claim is made shall serve and file, with the document in response to the claim, a notice in Form 15-51 to file a financial statement if:
 - (i) that response raises an issue that requires the party making the claim to file income information pursuant to the guidelines; and
 - (ii) the party making the claim has not previously served and filed a financial statement in Form 15-47, together with the income information required by the guidelines.

(2) A party served with a notice in Form 15-51 to file a financial statement shall serve and file the party's financial statement in Form 15-47, together with the income information required by the guidelines, within:

- (a) 30 days after service if the party resides in Canada or the United States of America; or
- (b) 60 days after service if the party resides outside Canada or the United States of America.

Subdivision 4
Notice to Disclose

Notice to disclose

15-52(1) In a family law proceeding, if financial statements or property statements are required pursuant to this Division, a party may serve a notice to disclose in Form 15-52:

- (a) once without leave; and
 - (b) at any other time with leave of the Court or written consent of the opposite party.
- (2) Information requested in a notice to disclose must be limited to existing documents in the control of the opposite party.
- (3) On being served with a notice to disclose, the opposite party shall serve the information requested within 30 days after service of that notice.
- (4) If the opposite party objects to disclosing any of the information requested in a notice to disclose, that party shall:
- (a) make the objection in writing, setting out the reason for the objection; and
 - (b) serve the objection, together with the information which that party does not object to disclosing, within the time for service set out in subrule (3).

Subdivision 5
Notice to Reply to Written Questions

Notice to reply to written questions

15-53(1) In a family law proceeding, if financial statements or property statements are required pursuant to this Division, a party may serve a notice to reply to written questions in Form 15-53, setting out a maximum of 25 singular questions relating to financial or property information:

- (a) once without leave; and
 - (b) at any other time with leave of the Court or written consent of the opposite party.
- (2) On being served with a notice to reply to written questions, the opposite party shall answer the questions in the form of an affidavit served within 30 days after service of that notice.
- (3) If the opposite party objects to answering a question asked in a notice to reply to written questions, that party shall:
- (a) make the objection in writing, setting out the reason for the objection; and
 - (b) serve the objection, together with the affidavit answering those questions which that party does not object to answering, within the time for service set out in subrule (2).
- (4) Without leave of the Court, no question asked in a notice to reply to written questions shall touch on the parenting of a child.

Subdivision 6
Questioning

Questioning

15-54(1) If applicable, but subject to subrule (2), Part 5, Division 2, Subdivision 3 respecting questions to discover documents and information relevant to any matter in issue applies to family law proceedings pursuant to this Part.

(2) Only with leave of the Court shall a party be questioned in accordance with this rule on matters touching on the parenting of a child.

Subdivision 7
General

Correcting information

15-55(1) If, during the course of a family law proceeding, a party discovers that information in the party's financial statement or property statement, or in a response the party gave to a notice to file income information, a notice to disclose or a notice to reply to written questions, or in any affidavit was incorrect or incomplete when made, or that there has been a material change in the information provided, the party shall immediately serve on every other party to the claim:

- (a) the correct information or a new statement containing the correct information; and
 - (b) any documents substantiating the information.
- (2) The correct information or a new statement containing the correct information is only to be filed with the Court if the original document requiring correction is on the Court file.

Updating financial statements and property statements

15-56 Each party shall update the information in any financial statement or property statement that is more than 60 days old by serving and filing a new financial statement or property statement, or an affidavit stating that the information in the last statement has not changed and is still true:

- (a) at least 7 days before a hearing of an application or before a trial;
- (b) at least 10 days before a pre-trial conference; or
- (c) at least 15 days before a binding pre-trial conference.

Application for directions

15-57(1) If the response to a notice to disclose or to a notice to reply to written questions is not satisfactory, the party seeking disclosure may apply to the Court for an order directing further or better disclosure.

(2) If an objection has been made pursuant to rule 15-52 or 15-53, either party may apply to the Court to decide the validity of that objection.

Disclosure by non-parties

15-58(1) If the Court determines that section 9 or 10 of the guidelines applies to an application for child support, the Court, on application by a party, may make an order directing a person who resides with the opposite party to serve and file a financial statement, with Schedule 1 of the financial statement completed, if:

- (a) the person has a legal duty to support the opposite party or the opposite party has a legal duty to support the person;
- (b) the person shares living expenses with the opposite party or the opposite party otherwise receives an economic benefit as a result of living with the person; or
- (c) the person has a child whom the person or the opposite party has a legal duty to support.

(2) The party bringing an application pursuant to subrule (1) shall:

- (a) serve the application, and a copy of each affidavit on which the party intends to rely at the hearing, on:
 - (i) the opposite party; and
 - (ii) the person against whom the order is sought; and
- (b) file the application and supporting affidavits, with proof of service, at least 14 days before the date set for hearing the application.

(3) For the purposes of subrule (1), the income tax information attached to the person's financial statement need only be for the most recent taxation year, unless the Court orders otherwise.

(4) If a party to a family law proceeding fails to make satisfactory disclosure after having been served with an order to serve and file a financial statement together with the income information required by the guidelines, an order to serve and file a property statement, an order to respond to a notice to disclose, an order to respond to a notice to reply to written questions, or any other order to respond that may have been issued by the Court, the Court, on application by the other party, may make an order:

- (a) directing a person, including a corporation or government institution, to provide information in the person's custody or control that may be relevant to the issues before the Court; and
- (b) giving any directions that may be appropriate.

(5) The party bringing an application pursuant to subrule (4) shall:

- (a) serve the application, and a copy of each affidavit on which the party intends to rely at the hearing, on:
 - (i) the opposite party; and
 - (ii) the person against whom the order is sought; and

- (b) file the application and supporting affidavits, with proof of service, at least 14 days before the date set for hearing the application.
- (6) The party bringing an application pursuant to subrule (1) or (4) shall satisfy the Court that:
- (a) the party has been unable to obtain the information by more informal methods;
 - (b) it would be unfair to require the party to proceed to trial without the information; and
 - (c) the disclosure requested:
 - (i) will not unduly delay the progress of the family law proceeding;
 - (ii) will not entail unreasonable expense for any person;
 - (iii) will not result in unfairness to the person against whom the order is sought; and
 - (iv) is not otherwise prohibited by law.
- (7) The opposite party and the other person served with an application pursuant to subrule (1) or (4) shall each serve and file any response affidavit at least 7 days before the date set for hearing the application, setting out:
- (a) any objection to providing the information sought;
 - (b) a list of the information that the opposite party or other person, as the case may be, is willing to provide, including a reasonable time line as to when the information will be provided; and
 - (c) any further and other evidence of the opposite party or other person, as the case may be, that may be necessary or relevant.
- (8) The costs of providing the information requested and the costs of an application pursuant to this rule are in the discretion of the Court, and the Court may order that the costs be paid in favour of or against:
- (a) either of the parties to the family law proceeding; or
 - (b) the other person ordered to provide the information.

Order where failure to disclose

15-59(1) If a party to a family law proceeding fails to serve and file a financial statement, together with the income information required by the guidelines, after having been served with a notice to file a financial statement, or fails to serve and file a property statement, or fails to serve a response to a notice to disclose or a notice to reply to written questions, as required by this Division, the Court, on application by the other party, may make an order:

- (a) if child support is in issue, drawing an adverse inference against that party and imputing income to that party in the amount that the Court considers appropriate;
- (b) directing payment of support in the amount that the Court considers appropriate;
- (c) directing that, within the time specified, the party:
 - (i) serve and file a financial statement, together with the income information required by the guidelines;
 - (ii) serve and file a property statement;
 - (iii) serve the financial or property information requested in a notice to disclose; or
 - (iv) serve the answers requested in a notice to reply to written questions;
- (d) granting any other remedy requested; or
- (e) awarding costs, including costs up to an amount that fully compensates the other party for all costs incurred in the proceedings.

- (2) If, on a notice to file a financial statement, a notice to disclose or a notice to reply to written questions, the party bringing the application is also seeking an immediate order pursuant to subrule (1) if the opposite party fails to respond to the application, the party's application must include an application for an order pursuant to subrule (1).
- (3) If a party does not obey an order made pursuant to this Division, the Court may:
 - (a) dismiss that party's family law proceeding or answer;
 - (b) strike out any document filed by that party;
 - (c) make a contempt order against that party;
 - (d) order that any information that should have appeared on a financial statement or property statement may not be used by that party on the application or at trial; or
 - (e) make any other order that the Court considers appropriate.

DIVISION 5

Pre-Trial Conferences, Parenting Assessments and Mediation

Subdivision 1

Expedited Pre-Trial Conferences and Parenting Assessments

Expedited pre-trial conferences and parenting assessments

- 15-60(1)** On an application by a party or on the judge's own initiative, a judge may adjourn a family law proceeding and:
- (a) order a parenting assessment; or
 - (b) direct the issue to an expedited pre-trial conference.
- (2) The expedited pre-trial conference must be scheduled within 30 days after the date of the order authorizing it and must be for the sole purpose of determining if a parenting assessment is warranted.
 - (3) Unless the Court orders otherwise, pre-trial briefs are not required for an expedited pre-trial conference pursuant to this rule.
 - (4) If a judge directs the issue of a parenting assessment to an expedited pre-trial conference, the judge presiding over the expedited pre-trial conference may order a parenting assessment.
 - (5) An order directing a parenting assessment may include the amount of any charge for the report that each party is required to pay.
 - (6) Immediately on its issue, the local registrar shall send the order for a parenting assessment, accompanied by parenting assessment instructions prepared by the judge presiding over the expedited pre-trial conference, to the person ordered to prepare the report.
 - (7) On an application without notice or on the judge's own initiative, the judge may order that a person who prepares a parenting assessment be called as a witness, and the petitioner shall arrange for the attendance of the witness.
 - (8) A witness ordered to be called pursuant to subrule (7) is:
 - (a) subject to cross-examination by any party; and
 - (b) deemed not to be a witness of any party.

Subdivision 2
Pre-Trial Conferences

Obtaining a date for pre-trial conference

15-61(1) On the close of the pleadings, the parties may request a pre-trial conference by filing with the local registrar a joint request in Form 15-61 that:

- (a) contains a certificate of readiness;
 - (b) confirms that efforts at settlement have been made;
 - (c) sets out the estimated time required for the pre-trial conference and the trial; and
 - (d) estimates the number of witnesses to be called at the trial.
- (2) If one of the parties neglects or refuses to join in a joint request, the party wishing to obtain a pre-trial conference may obtain from the local registrar a date for a pre-trial conference by filing:
- (a) the information described in subrule (1) other than a joint request; and
 - (b) a certificate confirming that the opposite party was requested to execute a joint request but failed to do so within 20 days without stating any reason.
- (3) If one of the parties refuses to join in a joint request, the party wishing to obtain a pre-trial conference may apply for an order scheduling a pre-trial conference date.
- (4) The Court may fix the amount of the costs of an application made pursuant to subrule (3) and may order the unsuccessful party to the application to immediately pay those costs.
- (5) The party obtaining a date for a pre-trial conference pursuant to subrule (3) shall immediately notify all other parties of the date, and, unless the Court orders otherwise, the pre-trial conference must proceed on that date.
- (6) A trial judge or a chambers judge may, on the judge's own initiative, order a pre-trial conference to be held respecting any family law proceeding coming before the judge.
- (7) The local registrar shall schedule a pre-trial conference date to ensure optimum use of court time, but shall endeavour to suit the convenience of the parties.
- (8) The parties shall accept the date scheduled pursuant to subrule (7).
- (9) If a pre-trial conference date has been scheduled, the party who commenced the family law proceeding shall immediately pay the required fee for setting down.

Purpose of pre-trial conference

15-62(1) The parties shall make a genuine attempt to settle the family law proceeding before a pre-trial conference.

- (2) A pre-trial conference is not to replace normal negotiations between the parties.
- (3) The goals of a pre-trial conference are:
 - (a) to allow the parties to participate in the problem-solving process;
 - (b) to allow the parties to receive the view of a judge as to the issues, both facts and law, in dispute, as far as the material before the judge allows;
 - (c) to allow settlement options to be presented that would not necessarily be available at trial;
 - (d) to seek settlement of the dispute so as to improve the efficiency of the court system and to save time and costs for all parties and witnesses.

(4) A pre-trial conference must be for the purpose of attempting to settle the family law proceeding, and if that is not possible, to consider:

- (a) the identification and simplification of the issues;
- (b) the necessity or desirability of amendments to the pleadings;
- (c) the possibility of obtaining admissions that will facilitate the trial;
- (d) whether all necessary steps have been taken in preparation for trial;
- (e) the possibility of settlement of specific issues;
- (f) the identification of an agreement on valuations of property;
- (g) any other matters that may aid in the disposition of the family law proceeding;
- (h) the actual trial time required; and
- (i) the date for trial.

Pre-trial briefs

15-63(1) The parties shall file and exchange pre-trial briefs not later than 10 days before the date scheduled for pre-trial conference.

(2) Pre-trial briefs that are filed late or that are clearly inadequate may result in the pre-trial brief being struck and the pre-trial conference being adjourned, with an assessment of costs against the offending party or lawyer.

(3) Each pre-trial brief:

- (a) must clearly state on the first page the name of the party on whose behalf it is filed;
- (b) must include a concise summary of the evidence expected to be adduced;
- (c) must include a concise statement of the issues in dispute and the law relating to those issues, together with a List of Authorities prepared in accordance with rule 13-38.1;
- (d) must, if the division of family property is in issue, include a property schedule identifying:
 - (i) each item of family property available for division between the parties;
 - (ii) the value of each item of family property and the date of that value, if not the date of application;
 - (iii) the value of any exemption being claimed with respect to any item of family property;
 - (iv) the debts and liabilities of the parties and the value of each debt or liability to be taken into consideration in the division of family property;
 - (v) the distribution proposed for each item of family property, including exemptions and liabilities of each party and their allocation in the division of family property;
 - (vi) if applicable, any income tax consequences or other anticipated disposition costs associated with the proposed distribution of family property; and
 - (vii) the source from which the indicated value is derived if the value of an item of family property, an exemption claimed or a debt or liability to be allocated is not agreed to, and including copies of any statements and any appraisal reports that support the indicated value;
- (e) must, if the parenting of children is in issue, include a proposed parenting plan, together with a proposal for decision-making responsibility with respect to the children;
- (f) subject to subrule (5), must be accompanied by all documents, or legible copies of documents, intended to be used at trial that may be of assistance to the pre-trial judge in achieving the purposes of a pre-trial conference, including expert reports; and

- (g) must be accompanied by a proposal for settlement of the issues involved in the family law proceeding, which may include admissions for the purpose of the pre-trial conference or other statements relating to the issues that the party may choose not to have available to the trial judge.
- (4) All documents and copies filed pursuant to subrule (3) must, at the request of the party producing them, be returned to that party at the conclusion of the pre-trial conference.
- (5) If the parties agree in writing that a productive pre-trial conference is possible without expert reports and that these reports are not critical to a valuation or other issue, the parties shall file the written agreement, and not the reports, with the pre-trial brief.
- (6) If the family law proceeding is to go to trial after the conclusion of the pre-trial conference, the pre-trial briefs shall be returned to the parties, including any proposals submitted pursuant to clause (3)(g).

Information Note

Pursuant to rule 5-40, expert reports must be served 60 days before the date scheduled for the pre-trial conference, unless there is a written agreement.

Pursuant to rule 5-46, appraisal reports intended to be submitted in evidence must be served on every other party not less than 30 days before the date scheduled for a pre-trial conference.

Pursuant to rule 5-47, medical reports intended to be used at trial must be served on every other party not less than 30 days before the date scheduled for a pre-trial conference, unless there is a written agreement.

Participants

- 15-64(1)** Unless the Court orders otherwise, every party shall appear with the party's lawyer, if any, at all pre-trial conferences.
- (2) If a party is represented by a lawyer and wishes to dispense with the appearance of the party, the lawyer shall send a written request, with reasons, to the local registrar.
- (3) The local registrar shall present the request mentioned in subrule (2) to the pre-trial judge, who may:
- (a) refuse or grant the request without hearing from all parties to the family law proceeding;
 - (b) grant the request with conditions, including a requirement that the party must be available by conference telephone or immediately available for telephone communication; or
 - (c) order the request to proceed by way of application.
- (4) Unless the Court orders otherwise, the lawyer representing a party at the pre-trial conference must be the lawyer who will be representing that party at the trial.
- (5) A pre-trial judge may at any time request that any other person whose attendance may be of assistance be present at the pre-trial conference.

Use of transcript of questioning or affidavit in answer to written questions

15-65 The transcript of questioning pursuant to rule 15-54 and the affidavit in answer to written questions pursuant to rule 15-53:

- (a) must be available for the use of the pre-trial judge; and
- (b) at the conclusion of the pre-trial conference, must be resealed until trial.

Adjournment of pre-trial conference

15-66 A pre-trial conference may be adjourned from time to time at the discretion of the pre-trial judge.

Documents resulting from pre-trial conference

15-67(1) The only documents, if any, resulting from a pre-trial conference are to be:

- (a) an agreement prepared by the parties and any other document necessary to implement the agreement;
- (b) a consent order or consent judgment;
- (c) an order for a parenting assessment, accompanied by parenting assessment instructions prepared by the judge presiding over the pre-trial conference, to the person ordered to prepare the report;
- (d) an order for costs; and
- (e) if the matter is to proceed to trial, the pre-trial conference report form that includes:
 - (i) matters agreed on by the parties;
 - (ii) issues of fact and law in dispute;
 - (iii) whether required documents were filed;
 - (iv) whether there have been or will be any pre-trial applications relevant to the trial;
 - (v) the estimated number of witnesses, including expert witnesses;
 - (vi) the estimated length of trial; and
 - (vii) whether summaries, books of exhibits or books of authorities will be provided by the parties to the trial judge.

(2) In the absence of an order pursuant to clause (1)(d), costs must be costs in the cause.

Confidentiality and use of information

15-68(1) A pre-trial conference is a confidential process intended to facilitate the resolution of a claim, or if that is not possible, to manage the action until trial.

(2) Unless the parties otherwise agree in writing, statements made or documents generated for or in the pre-trial conference with a view to resolving the dispute:

- (a) are privileged and are made without prejudice;
- (b) must be treated by the parties and participants in the process as confidential and may only be used for the purpose of the pre-trial conference; and
- (c) may not be referred to, presented as evidence or relied on, and are not admissible in subsequent applications or proceedings in the action or in any other action, or in proceedings of a judicial or quasi-judicial nature.

(3) Subrule (2) does not apply to the documents referred to in rule 15-67.

Trial date

15-69 If the matter is to proceed to trial, the pre-trial judge shall direct the local registrar to schedule a date for trial.

Trial judge

15-70(1) A pre-trial judge shall not preside at the trial unless all parties and the judge consent in writing.

(2) This rule does not prevent or disqualify the trial judge from holding trial meetings subsequent to the pre-trial conference and before or during the trial, to consider any matter that may assist in the just, most expeditious or least expensive disposition of the family law proceeding.

Subdivision 3
Binding Pre-trial Conference

Definition

15-71 In this subdivision, “**binding pre-trial conference**” means a pre-trial conference in which, if settlement fails, the presiding judge may make a binding decision in accordance with the terms of the written agreement signed by the parties to the action and executed in accordance with rule 4-21.4.

Application of Part 4, Division 3, Subdivision 3

15-72 Part 4, Division 3, Subdivision 3 respecting binding pre-trial conferences applies, with any necessary modification, to family law proceedings.

Subdivision 4
Mediation

Application to appoint family mediator

15-73(1) An application to appoint a family mediator must be made by notice of application (family law proceeding) in Form 15-32.

- (2) The notice of application must set forth the name and address of a proposed family mediator.
- (3) The affidavit filed in support of the application must include:
 - (a) the addresses and telephone numbers of the parties and the family mediator;
 - (b) details of the family mediator’s experience and qualifications, or the family mediator’s curriculum vitae, exhibited to the affidavit;
 - (c) a copy of the family mediator’s form of agreement, exhibited to the affidavit;
 - (d) details of the fees and expenses to be charged by the family mediator, unless this information is contained in the mediation agreement; and
 - (e) the consent of the family mediator to act, exhibited to the affidavit.
- (4) If the other party opposes the appointment, that party shall:
 - (a) submit the name of an alternative to the proposed family mediator; and
 - (b) file an affidavit containing the information prescribed by subrule (3).
- (5) An order appointing a family mediator must include:
 - (a) a requirement that the parties attend the initial mediation session at a date to be set by the family mediator;
 - (b) the amount of the family mediator’s fees and expenses that each party is required to pay;
 - (c) a requirement that a fixed portion of the family mediator’s fees be paid by a date to be set by the family mediator;
 - (d) a requirement that the family mediator report on the outcome of the mediation to the Court, in writing, by the date specified pursuant to clause (e);
 - (e) the date to which the application is to be adjourned, not to exceed 45 days other than in exceptional circumstances; and
 - (f) the names, addresses and telephone numbers of the parties, the family mediator and the lawyer for each party.
- (6) Immediately on its issue, the local registrar shall send a copy of a mediation order to the family mediator.

- (7) The report of the family mediator must set out:
- (a) whether an agreement was reached;
 - (b) why mediation did not commence, if that is the case; or
 - (c) whether mediation should continue.
- (8) All communications in the course of mediation are privileged and must not be admitted as evidence in any proceeding, except with the written consent of:
- (a) all parties to the family law proceeding in which the family mediator was appointed; and
 - (b) the family mediator.

DIVISION 6 Resolving Claims Without a Full Trial

Subdivision 1 Uncontested Family Law Proceedings

Information Note

This subdivision sets out rules for applying for judgment in uncontested family law proceedings. Parties may apply for judgment, on an uncontested basis, claiming one or more remedies (divorce, parenting, child support, spousal support, property division, judicial separation or nullity of marriage) if:

- (a) those claims have been set out in the document commencing a family law proceeding (see Rules 15-1 and 15-17 and Division 2, Subdivision 2 of this Part for information on preparing a document commencing a family law proceeding); and
- (b) the documents, affidavit materials and other evidence filed in support of the application for judgment contain the information identified in the corresponding rules in this subdivision for those remedies.

Definition

15-74 For the purposes of this subdivision, “**uncontested family law proceeding**” includes an uncontested divorce proceeding and means a family law proceeding in which:

- (a) the respondent has failed to serve and file an answer and the matter has been noted for default in accordance with rule 15-23;
- (b) the answer or answer and counter-petition has been withdrawn or struck out; or
- (c) the parties to the proceeding have endorsed their consent on the draft judgment or order, either:
 - (i) personally, with an affidavit of execution; or
 - (ii) by their lawyers.

Application of subdivision

15-75 This subdivision applies to all uncontested family law proceedings.

Form of application

15-76(1) Subject to subrule (2), an application for judgment in an uncontested family law proceeding or in an uncontested divorce proceeding is to be made without notice in Form 15-76A.

- (2) The petitioner must serve and file an application for judgment in Form 15-76B if:
 - (a) the respondent has served and filed a demand for notice in accordance with rule 15-21; or
 - (b) the Court orders the application for judgment to be made with notice.
- (3) An application for judgment in Form 15-76B, together with the documents, supporting affidavit materials and other evidence required to be filed pursuant to this subdivision, must be served and filed at least 14 days before the date set for hearing the application.

Affidavit in support

15-77 Unless the Court orders otherwise, in an uncontested family law proceeding, any information or evidence required to enable the Court to perform its duties, and the evidence required to prove the claim, must be presented by affidavit.

Application for judgment

15-78 In an uncontested family law proceeding, the following documents and other evidence must be filed with an application for judgment made without notice in Form 15-76A, or served and filed with an application for judgment made with notice in Form 15-76B:

- (a) evidence to satisfy the Court that the respondent personally received a copy of the petition or evidence that the petition was served in accordance with an order of the Court;
- (b) an affidavit of petitioner in Form 15-78 that sets forth:
 - (i) particulars of the grounds on which the claim is based and evidence to support the claim;
 - (ii) confirmation that all the facts and information contained in the petition continue to remain true and accurate, with corrections or subsequent changes noted; and
 - (iii) if costs are claimed, particulars of the amount and basis for the claim;
- (c) any other supporting affidavit material or other evidence that may be required in the family law proceeding;
- (d) a draft judgment in Form 15-102, modified for the precise relief or remedy sought on an uncontested basis;
- (e) if child support is sought, a separate draft child support order, which must include the particulars required by subrule 15-97(4);
- (f) 4 envelopes, approximately 4 inches by 9 inches:
 - (i) unless the Court orders otherwise, 2 of which are addressed to the respondent at the address given in the affidavit of service of the petition, or any other address that may satisfy the Court that a copy of the judgment will reach the respondent; and
 - (ii) 2 of which are addressed to the petitioner at the address for service provided by the petitioner.

Oral evidence

15-79 The Court may order that the supporting affidavit material or other evidence in an uncontested family law proceeding be presented orally at a hearing.

Judgment

15-80 In an uncontested family law proceeding, the judge may:

- (a) grant a judgment without an appearance by any party or the lawyer for any party; or
- (b) direct that any party or the lawyer for any party appear or that oral evidence be presented at a hearing.

Costs

15-81 The costs of an application for judgment in an uncontested family law proceeding are to be assessed as an application without notice, unless otherwise ordered by the Court.

Uncontested divorce judgment

15-82(1) If a petitioner applies for a divorce judgment in an uncontested family law proceeding, in addition to the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-78 and Division 10 of this Part, the petitioner shall file the following:

- (a) an affidavit of petitioner in Form 15-78 that sets forth the following, in addition to the matters mentioned in clause 15-78(b):
 - (i) if no certificate of marriage or certificate of registration of marriage has been filed, sufficient particulars to prove the marriage;
 - (ii) evidence to satisfy the Court that there is no possibility of reconciliation of the spouses;
 - (iii) evidence to satisfy the Court that there has been no collusion;
 - (iv) the information about arrangements for the support of any children of the marriage required by the *Divorce Act*;
 - (v) the income and financial information required by the rules in this Part;
 - (vi) if a divorce is sought on the basis of separation, evidence that the spouses have lived separate and apart for at least 1 year immediately preceding the determination of the divorce proceeding and were living separate and apart at the commencement of the proceeding;
 - (vii) if a divorce is sought on the basis of adultery:
 - (A) evidence that there has been no condonation or connivance on the part of the petitioner with respect to the act or conduct complained of; and
 - (B) either:
 - (I) an affidavit of the respondent admitting adultery, in Form 15-82, with sufficient particulars to prove the adultery; or
 - (II) any other evidence that may satisfy the Court that the respondent has committed adultery;
 - (viii) if a divorce is sought on the basis of cruelty:
 - (A) evidence that there has been no condonation or connivance on the part of the petitioner with respect to the act or conduct complained of; and
 - (B) evidence that the conduct of the respondent has rendered continued cohabitation intolerable;
 - (ix) if no address for service of the respondent has been provided by the respondent or given in the affidavit of service, evidence to satisfy the Court of the present address of the respondent or evidence to satisfy the Court that service of the judgment on the respondent should be dispensed with;
 - (x) any other information necessary for the Court to grant the divorce;
- (b) a draft certificate of divorce in Form 15-103 completed to the extent possible;
- (c) any other document, supporting affidavit material or other evidence that may be necessary or relevant.

- (2) If a petitioner does not apply for a divorce judgment in an uncontested family law proceeding based on separation, the respondent may apply for divorce judgment by serving and filing the following:
- (a) an application for judgment in Form 15-76B requesting that the proceeding be determined on the basis of affidavit evidence;
 - (b) an affidavit of respondent in Form 15-78 that sets forth the matters mentioned in:
 - (i) clause (1)(a) of this rule; and
 - (ii) clause 15-78(b);
 - (c) any other document, supporting affidavit material or other evidence required pursuant to rule 15-78 and Division 10 of this Part or that may otherwise be required in the proceeding.

Uncontested parenting order

15-83 If a petitioner applies for a parenting order in an uncontested family law proceeding pursuant to the *Divorce Act* or *The Children's Law Act, 2020*, in addition to the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-78, the petitioner shall file the following:

- (a) an affidavit of petitioner in Form 15-78 that sets forth the following, in addition to the matters mentioned in clause 15-78(b):
 - (i) if the petitioner is not a parent, evidence to satisfy the Court that the petitioner has a sufficient interest;
 - (ii) evidence of the following:
 - (A) the child's needs, given the child's age and stage of development, such as the child's need for stability;
 - (B) the nature and strength of the child's relationship with each parent, each of the child's siblings and grandparents and any other person who plays an important role in the child's life;
 - (C) each parent's willingness to support the development and maintenance of the child's relationship with the other parent;
 - (D) the history of care of the child;
 - (E) the child's views and preferences, by giving due weight to the child's age and maturity, unless they cannot be ascertained;
 - (F) the child's cultural, linguistic, religious and spiritual upbringing and heritage, including Indigenous upbringing and heritage;
 - (G) any plans for the child's care;
 - (H) the ability and willingness of each person with respect to whom the parenting order would apply to care for and meet the needs of the child;
 - (I) the ability and willingness of each person with respect to whom the parenting order would apply to communicate and cooperate, in particular with one another, on matters affecting the child;
 - (J) any family violence and its impact on, among other things:
 - (I) the ability and willingness of any person who engaged in the family violence to care for and meet the needs of the child; and
 - (II) the appropriateness of making a parenting order that would require persons with respect to whom the parenting order would apply to cooperate on issues affecting the child;

- (K) any civil or criminal proceeding, order, condition or measure that is relevant to the safety, security and well-being of the child;
- (iii) if the petition is for the appointment of a guardian of the property of a child, evidence of the ability of the proposed guardian to manage that property, the merits of the plan indicated by the proposed guardian for the care and management of the property, the personal relationship between the proposed guardian and the child, the wishes of the parents of the child and the views, if any, of the Public Guardian and Trustee;
- (iv) the existence of any written agreements, parenting plans, deeds, wills or previous court orders applicable to the order sought, with copies exhibited;
- (b) if the petition is for the appointment of a guardian of the property of a child who is 12 years of age or older, the consent of the child;
- (c) any other document, supporting affidavit material or other evidence that may be necessary or relevant.

Uncontested spousal support order

15-84 If a petitioner applies for a spousal support order in an uncontested family law proceeding pursuant to the *Divorce Act* or *The Family Maintenance Act, 1997*, in addition to the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-78, the petitioner shall file the following:

- (a) an affidavit of petitioner in Form 15-78 that sets forth, in addition to the matters mentioned in clause 15-78(b), evidence of the condition, means, needs and other circumstances of each spouse, including:
 - (i) the age and the physical and mental health of the spouses;
 - (ii) the length of time the spouses cohabited and the measures available for the dependent spouse to become financially independent and the length of time and cost involved to enable the dependent spouse to take those measures;
 - (iii) the legal obligation of either spouse to provide maintenance for any other person;
 - (iv) the income and financial information required by the rules in this Part; and
 - (v) the existence of any written agreement or previous Court order applicable to the order sought, with a copy exhibited;
- (b) any other document, supporting affidavit material or other evidence that may be necessary or relevant.

Uncontested child support order

15-85 If a petitioner applies for a child support order in an uncontested family law proceeding pursuant to the *Divorce Act* or *The Family Maintenance Act, 1997*, in addition to the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-78, the petitioner shall file an affidavit of petitioner in Form 15-78 that sets forth, in addition to the matters mentioned in clause 15-78(b):

- (a) all income information of the parties required by the guidelines; or
- (b) the following:
 - (i) an agreement as to child support in Form 15-48B:
 - (A) endorsed by each party either by the party's lawyer, or personally with an affidavit of execution;
 - (B) agreeing on the amount to be paid for child support; and
 - (C) agreeing on the annual income of each party who would be required to provide income information under the guidelines;

- (ii) as attachments to the agreement mentioned in subclause (i), but subject to subclause (iii):
 - (A) a copy of the most recent personal income tax return filed by the payor, together with a copy of the payor's most recent income tax notice of assessment or reassessment; and
 - (B) a copy of the most recent personal income tax return filed by the recipient, together with a copy of the recipient's most recent income tax notice of assessment or reassessment, if:
 - (I) there is to be shared or split parenting time;
 - (II) special or extraordinary expenses are to be shared; or
 - (III) the amount of child support agreed to differs from the table amount set out in the guidelines;
- (iii) if any of the documents mentioned in subclause (ii) are not available, an affidavit explaining why the documents are not available and providing evidence to satisfy the Court that:
 - (A) the amount of income of the payor or the recipient, as the case may be, is reasonable; and
 - (B) the amount of child support agreed to by the parties is reasonable.

Information Note

On an application for divorce, if there are children of the marriage, the Court has a duty pursuant to clause 11(1)(b) of the *Divorce Act* to satisfy itself that reasonable arrangements have been made for the support of each child of the marriage. Rules 15-85 and 15-101 identify the basic financial information that the Court will require to satisfy the reasonable arrangements requirement. However, on occasion, the Court may require additional financial information to be filed.

Uncontested property judgment

15-86 If a petitioner applies for a judgment in an uncontested family law proceeding pursuant to *The Family Property Act*, in addition to the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-78, the petitioner shall file the following:

- (a) an affidavit of petitioner in Form 15-78 that sets forth, in addition to the matters mentioned in clause 15-78(b), a property schedule identifying:
 - (i) each item of family property available for division between the parties;
 - (ii) the value of each item of family property and the date of that value, if not the date of application;
 - (iii) the value of any exemption being claimed with respect to any item of family property;
 - (iv) the debts and liabilities of the parties and the value of each debt or liability to be taken into consideration in the division of family property;
 - (v) the distribution proposed for each item of family property, including exemptions and liabilities of each party and their allocation in the division of family property;
 - (vi) if applicable, any income tax consequences or other anticipated disposition costs associated with the proposed distribution of family property; and
 - (vii) the source from which the indicated value is derived if the value of an item of family property, an exemption claimed or a debt or liability to be allocated is not agreed to, and including copies of any statements and any appraisal reports that support the indicated value;
- (b) any other document, supporting affidavit material or other evidence that may be necessary or relevant.

Judicial separation or nullity of marriage

15-87 If a petitioner applies for judgment in an uncontested family law proceeding for judicial separation or nullity of marriage, in addition to the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-78, the petitioner shall file the following:

- (a) an affidavit of petitioner in Form 15-78 that sets forth the following, in addition to the matters mentioned in clause 15-78(b):
 - (i) if no certificate of marriage or certificate of registration of marriage has been filed, sufficient particulars to prove the marriage;
 - (ii) if the petition is for judicial separation, evidence that:
 - (A) there has not been collusion, condonation or connivance within the meaning of section 104 of *The Queen's Bench Act, 1998*; and
 - (B) either spouse has been ordinarily resident in Saskatchewan for at least 1 year immediately preceding the commencement of the action;
 - (iii) if the petition is for nullity of marriage, evidence that there has been no collusion or connivance between the parties within the meaning of section 11 of the *Divorce Act*;
- (b) any other document, supporting affidavit material or other evidence that may be necessary or relevant.

Subdivision 2
Summary Judgment Proceedings

Information Note

A party applying for summary judgment pursuant to this subdivision must be aware that this subdivision does not apply to an uncontested proceeding. Summary judgment applications are, by definition, contested proceedings.

Application for summary judgment in a contested matter

15-88 A party may apply, with supporting affidavit material or other evidence, for summary judgment on all or some of the issues raised in the family law proceeding at any time after the close of the pleadings but before the time and place for trial have been set.

Evidence

15-89(1) Rules 15-82 to 15-87 relating to evidence required for judgments pursuant to the *Divorce Act*, *The Children's Law Act, 2020*, *The Family Maintenance Act, 1997* and *The Family Property Act*, and for judicial separation or nullity of marriage, in uncontested family law proceedings and uncontested divorce proceedings apply with equal force to the provisions of this subdivision and summary judgment proceedings.

(2) A response to an application for summary judgment must not rely solely on the allegations or denials in the respondent's pleadings, but must set out, in affidavit material or other evidence, specific facts showing that there is a genuine issue that requires a trial.

(3) The Court may draw an adverse inference from the failure of a party to cross-examine on an affidavit or to file responding or rebuttal evidence.

(4) An affidavit for use on an application for summary judgment may be made on information and belief as provided in rule 13-30, but, on the hearing of the application, the Court may draw an adverse inference from the failure of a party to provide the evidence of any person having personal knowledge of contested facts.

Briefs required

- 15-90(1)** On an application for summary judgment, each party shall serve on each of the other parties to the application a brief consisting of a concise argument stating the facts and law relied on by the party.
- (2) The applicant's brief must be served at least 10 days before the hearing.
 - (3) The respondent's brief must be served at least 5 days before the hearing.
 - (4) If the applicant wishes to reply to any new matters raised in the respondent's brief, the applicant may serve a reply brief at least 3 days before the hearing.
 - (5) Each party's brief must be filed in accordance with rule 13-23.1, with proof of service, in the Court office where the application is to be heard.

Disposition of application

- 15-91(1)** The Court may grant summary judgment if:
- (a) the Court is satisfied that there is no genuine issue requiring a trial with respect to the outstanding issues raised in the pleadings; or
 - (b) the parties agree to have all or part of the claim determined by summary judgment and the Court is satisfied that it is appropriate to grant summary judgment.
- (2) In determining pursuant to clause (1)(a) whether there is a genuine issue requiring a trial, the Court:
- (a) shall consider the evidence submitted by the parties; and
 - (b) may exercise any of the following powers for the purpose, unless it is in the interest of justice for those powers to be exercised only at a trial:
 - (i) weighing the evidence;
 - (ii) evaluating the credibility of a deponent;
 - (iii) drawing any reasonable inference from the evidence.
- (3) For the purposes of exercising any of the powers set out in subrule (2), a judge may order that oral evidence be presented by one or more parties, with or without time limits on its presentation.
- (4) If the Court is satisfied that the only genuine issue is a question of law, the Court may determine the question and grant judgment accordingly.
- (5) If the Court is satisfied that the only genuine issue is the amount to which the applicant is entitled, the Court may order a trial of that issue or grant judgment with a reference or an accounting to determine the amount.
- (6) If the Court is satisfied there are one or more genuine issues requiring a trial, the Court may nevertheless grant summary judgment with respect to any matters or issues the Court decides can and should be decided without further evidence.
- (7) If an application for summary judgment is dismissed, in whole or in part, a judge may order the action, or the issues in the action not disposed of by summary judgment, to proceed to a pre-trial conference in the ordinary way.
- (8) If an application for summary judgment is dismissed, the applicant may not make a further application pursuant to rule 15-88 without leave of the Court.

Directions and terms

- 15-92(1)** If an application for summary judgment is dismissed, in whole or in part, and the action is ordered to proceed to trial, in whole or in part, a judge may give any directions or impose any terms that the judge considers just, including an order:
- (a) specifying what facts are not in dispute;

- (b) defining the issues to be tried;
 - (c) establishing a time line for pre-trial procedures;
 - (d) regulating disclosure or production of documents or other evidence;
 - (e) permitting evidence on the application for summary judgment to stand as evidence at trial;
 - (f) specifying that the evidence of a witness be given in whole or in part by affidavit;
 - (g) specifying that any experts engaged by or on behalf of the parties in relation to the action meet on a without prejudice basis in order to identify the issues on which the experts agree and the issues on which they do not agree, to attempt to clarify and resolve any issues that are the subject of disagreement and to prepare a joint statement setting out the areas of agreement and any areas of disagreement and the reasons for them if, in the opinion of the Court:
 - (i) the cost or time savings or other benefits that may be achieved from the meeting are proportionate to the amounts at stake and the importance of the issues involved in the case; and
 - (ii) either:
 - (A) there is a reasonable prospect for agreement on some or all of the issues; or
 - (B) the rationale for opposing expert opinions is unknown and clarification on areas of disagreement would assist the parties or the Court;
 - (h) respecting the preservation of property owned by either party; and
 - (i) directing security for costs.
- (2) At the trial, any facts specified pursuant to clause (1)(a) are deemed to be established unless the trial judge orders otherwise to prevent injustice.
- (3) In deciding whether to make an order pursuant to clause (1)(f), the fact that an adverse party may reasonably require the attendance of the deponent at trial for cross-examination is a relevant consideration.
- (4) If an order is made pursuant to clause (1)(g), each party shall pay that party's own costs.
- (5) If a party fails to comply with an order pursuant to clause (1)(i) for security for costs, the Court on application of the opposite party may dismiss the action, strike out the answer or make any other order that the Court considers just.
- (6) If, on an application pursuant to subrule (5), the answer is struck out, the respondent is deemed to be noted for default.

Stay of enforcement

15-93 If it appears that the enforcement of a summary judgment ought to be stayed pending the determination of any other issue raised in the matter, the Court may make that order on those terms that the Court considers just.

Proceedings after summary judgment against a party

15-94 A petitioner or a respondent who obtains summary judgment may proceed against the same party for any other remedy.

DIVISION 7

Trials

Evidence at trial

- 15-95(1)** The Court may try an issue on oral or affidavit evidence or otherwise as the judge conducting the trial may direct.
- (2) The Court may admit a document purporting to be proof of marriage in a foreign jurisdiction as proof of the marriage, in the absence of evidence to the contrary.
- (3) No party to a family law proceeding shall refuse to answer a question tending to show that the party has committed adultery if the adultery has been pleaded and is relevant to the proceeding.
- (4) Each financial statement, property statement and response to a notice to answer written questions may be used by the other party as though it were a transcript of questioning, and all or any part of the statement or response may be admitted in evidence, saving all just exceptions.
- (5) Reports ordered by the Court and contained on the Court file are evidence at trial, unless the trial judge orders otherwise.
- (6) Subject to subrule (5), at trial, a party wanting to rely on any document contained on the Court file must seek to have the document admitted as evidence.

DIVISION 8

Costs

Costs

- 15-96(1)** Costs are in the discretion of the Court and, except as modified by this rule, the following provisions apply to the costs of a family law proceeding:
- (a) Part 4, Division 4;
- (b) Part 11.
- (2) Subject to subrule (3), there is a presumption that a successful party is entitled to the costs of a family law proceeding or a step in a family law proceeding.
- (3) A successful party who has behaved unreasonably or has acted in bad faith during a family law proceeding may be:
- (a) deprived of all or part of the party's own costs; or
- (b) ordered to pay all or part of the unsuccessful party's costs.
- (4) In deciding whether a party has behaved reasonably or unreasonably or in bad faith, the Court may examine:
- (a) the party's behaviour in relation to the nature, importance and urgency of the issues from the time they arose;
- (b) any conduct of the party that tended to lengthen unnecessarily the duration of the family law proceeding;
- (c) whether any step in the family law proceeding was improper, vexatious or unnecessary;
- (d) the party's denial or refusal to admit anything that should have been admitted;
- (e) whether the party made an offer to settle;
- (f) the reasonableness of any offer to settle the party made; and
- (g) any offer to settle that the party withdrew or failed to accept.

- (5) If success in a family law proceeding or a step in a family law proceeding is divided, the Court may apportion costs as appropriate.
- (6) The Court may order costs against a party if the party:
 - (a) fails to appear at a step in the family law proceeding;
 - (b) appears but is not properly prepared to deal with the issues at that step; or
 - (c) appears but has failed to make the disclosure required before that step.
- (7) After each step in the family law proceeding, the judge who dealt with that step may, in a summary manner:
 - (a) decide who, if anyone, is entitled to costs;
 - (b) set the amount of costs; and
 - (c) specify a date by which payment must be made.
- (8) Offers to settle referred to in this rule do not include offers made during a pre-trial conference but do include:
 - (a) offers made before the commencement of a family law proceeding; and
 - (b) offers made pursuant to Part 4, Division 5.

DIVISION 9

Judgments and Orders

Judgments and orders

- 15-97(1)** Subject to subrule (4), if a petitioner claims a remedy pursuant to more than one enactment, one judgment must be issued with respect to all remedies.
- (2) If a remedy is granted on a claim made pursuant to a Saskatchewan or a federal enactment, that enactment must be referred to in the judgment.
 - (3) Every judgment and order must set out in the heading whether it is an interim or a final judgment or order.
 - (4) Every order for child support must be in the form of a separate order and must include the following particulars:
 - (a) the name of the Saskatchewan or the federal enactment pursuant to which the order is made;
 - (b) the name and birth date of each child to whom the order relates;
 - (c) the income of any party whose income is used to determine the amount of the child support order;
 - (d) if the amount of child support is determined pursuant to the applicable table of the guidelines, the amount determined pursuant to that table for the number of children to whom the order relates;
 - (e) for a child who is 18 years of age or older, the amount determined pursuant to clause 3(2)(b) of the guidelines, if applicable;
 - (f) the particulars of any expense described in subsection 7(1) of the guidelines, the child to whom the expense relates, and the amount of the expense or, if that amount cannot be determined, the proportion to be paid in relation to the expense;
 - (g) the date on which the first payment is payable and the date of the month or other time period on which all subsequent payments are to be made.

(5) Subject to subrule (6), every order for child support made pursuant to the *Divorce Act* or *The Family Maintenance Act, 1997* must include the following clause:

The amount of child support or maintenance for a child that is payable under this order may be recalculated by the Saskatchewan Child Support Recalculation Service if eligible for recalculation and if the recalculation service determines that recalculation is permissible and appropriate pursuant to *The Family Maintenance Act, 1997* and the regulations. Either party may apply to the recalculation service at:

Saskatchewan Child Support Recalculation Service
Room 323, 3085 Albert Street
Regina, SK

If the payor fails to comply with the income disclosure requirements of the recalculation service, the payor's income may be deemed to have increased as set out in section 21.33 of *The Family Maintenance Regulations, 1998*.

(6) If the Court determines that a recalculation of the amount of child support payable under a child support order would be inappropriate, the child support order must include the following clause:

The amount of child support in this order shall not be recalculated by the Saskatchewan Child Support Recalculation Service.

(7) An application for a judgment or order to be made by consent must be accompanied by:

- (a) the consent of the lawyer of each party who is represented by a lawyer; and
- (b) unless otherwise ordered by the Court, the written consent, together with an affidavit of execution of that consent, of each party who is not represented by a lawyer.

DIVISION 10 Divorce Proceedings

Application of Division

15-98 This Division applies to contested and uncontested divorce proceedings.

Written notification from central registry required

15-99 The Court shall not grant a divorce judgment:

- (a) until a written notification issued from the central registry of divorce proceedings pursuant to the *Central Registry of Divorce Proceedings Regulations* made pursuant to the *Divorce Act* has been filed indicating that no other divorce proceedings are pending; or
- (b) unless the Court is satisfied that there is no prior pending divorce proceeding.

Joint divorce proceeding

15-100(1) A divorce proceeding may be commenced jointly by the spouses if the facts establishing the breakdown of the marriage and the remedy claimed are not in dispute.

(2) If a divorce proceeding has been commenced jointly, the spouses shall be called co-petitioners, and the petition:

- (a) must be in Form 15-100A;
- (b) must be signed by the co-petitioners;
- (c) must be signed and sealed by the local registrar following the signatures of the co-petitioners;
- (d) need not be served on either of the co-petitioners; and
- (e) need not be noted for default.

- (3) A spouse who wishes to withdraw from a joint petition for divorce shall:
- (a) serve and file a notice of withdrawal of joint petition in Form 15-100B; and
 - (b) if that spouse wishes to oppose the claim for divorce or other remedy claimed, or wishes to claim any other remedy, serve and file an answer or an answer and counter-petition at the time of serving and filing the notice of withdrawal of joint petition.
- (4) If co-petitioners apply for judgment in a divorce proceeding, they shall file, and the local registrar shall place before the Court, the documents, supporting affidavit materials and other evidence required to be filed pursuant to rule 15-82, with any necessary modification.
- (5) Without limiting the generality of subrule (4), if co-petitioners apply for judgment in a divorce proceeding, each co-petitioner shall file an affidavit of petitioner in Form 15-78.

Financial information if children, but no child support claimed

15-101 In a divorce proceeding in which there are children but no claim is made for child support, the parties shall produce at trial or shall exhibit to an affidavit filed in support of an application:

- (a) all income information of the parties required by the guidelines; or
- (b) the following:
 - (i) an agreement as to child support in Form 15-48B:
 - (A) endorsed by each party either by the party's lawyer, or personally with an affidavit of execution;
 - (B) agreeing on the amount to be paid for child support; and
 - (C) agreeing on the annual income of each party who would be required to provide income information under the guidelines;
 - (ii) as attachments to the agreement mentioned in subclause (i), but subject to subclause (iii):
 - (A) a copy of the most recent personal income tax return filed by the payor, together with a copy of the payor's most recent income tax notice of assessment or reassessment; and
 - (B) a copy of the most recent personal income tax return filed by the recipient, together with a copy of the recipient's most recent income tax notice of assessment or reassessment, if:
 - (I) there is to be shared or split parenting time;
 - (II) special or extraordinary expenses are to be shared; or
 - (III) the amount of child support agreed to differs from the table amount set out in the guidelines;
 - (iii) if any of the documents mentioned in subclause (ii) are not available, an affidavit explaining why the documents are not available and providing evidence to satisfy the Court that:
 - (A) the amount of income of the payor or the recipient, as the case may be, is reasonable; and
 - (B) the amount of child support agreed to by the parties is reasonable.

Information Note

On an application for divorce, if there are children of the marriage, the Court has a duty pursuant to clause 11(1)(b) of the *Divorce Act* to satisfy itself that reasonable arrangements have been made for the support of each child of the marriage. Rules 15-85 and 15-101 identify the basic financial information that the Court will require to satisfy the reasonable arrangements requirement. However, on occasion, the Court may require additional financial information to be filed.

Divorce judgment

15-102(1) A divorce judgment must be in Form 15-102.

- (2) If a claim for divorce is made together with one or more other claims, the Court may:
- (a) grant a divorce and direct that a divorce judgment alone be entered; and
 - (b) either:
 - (i) adjourn the hearing of the other claims; or
 - (ii) give judgment on the other claims.
- (3) Unless the Court orders otherwise, in an uncontested divorce proceeding, the local registrar shall immediately forward to each of the parties, by ordinary mail, a copy of the judgment for divorce and for any other relief granted by the Court.

Certificate of divorce

15-103(1) A certificate of divorce, stating that a divorce dissolved the marriage of the parties as of a specified date, must be in Form 15-103.

- (2) The local registrar shall issue a certificate of divorce, on request of either party, on or after the day on which the judgment granting the divorce takes effect, if:
- (a) the local registrar is satisfied that no appeal, or application to extend time to appeal, has been instituted within that time or, if instituted, that it has been abandoned or dismissed; or
 - (b) the spouses have signed and filed with the local registrar an undertaking that no appeal from the judgment will be taken, or if any appeal has been taken, that it has been abandoned.
- (3) In an uncontested divorce proceeding, the local registrar shall complete the certificate of divorce and mail a copy to each of the parties immediately on the divorce judgment taking effect.

Registration of order

15-104(1) If a parenting order, support order, variation order, interim parenting order or interim support order has been made in another province or territory of Canada pursuant to the *Divorce Act*, the registration of that order pursuant to subsection 20(3) of the *Divorce Act* must be effected by filing a certified copy of the order with the Court, at any judicial centre, with a written request that the order be registered.

- (2) On receipt of a certified copy of an order pursuant to subrule (1), the local registrar shall:
- (a) enter particulars of the order in the usual manner; and
 - (b) endorse on the order the following certificate:

This order has been registered in the _____
(name of court)
 at the Judicial Centre of _____,
 Saskatchewan, this _____ day of _____, 2 _____,
 pursuant to section 20 of the *Divorce Act* (Canada).

- (3) On application, the Court may set aside the registration of a support order, or an extraprovincial order or a foreign order as defined in section 16 of *The Inter-jurisdictional Support Orders Act*, on the basis that the order:
- (a) was obtained by fraud or error; or
 - (b) is not a support order.

Transfer of divorce proceeding

15-105(1) If a divorce proceeding is transferred pursuant to section 6 of the *Divorce Act* to the Court from a court outside Saskatchewan, the transfer must be effected by filing certified copies of all pleadings and orders made in the proceeding.

(2) On the filing of the materials mentioned in subrule (1), the divorce proceeding must then be carried forward as if it had been commenced pursuant to these rules.

Notice of appeal

15-106 The appellant shall file a copy of the notice of appeal from a judgment granting a divorce, or a copy of an order extending the time for appeal, with the local registrar in the office in which the judgment granting the divorce was entered.

Local registrar to forward forms

15-107 The local registrar in the office in which the divorce proceeding was commenced shall:

- (a) complete the forms required by the *Central Registry of Divorce Proceedings Regulations* pursuant to the *Divorce Act*; and
- (b) forward the forms to the central registry of divorce proceedings in Ottawa as required by those regulations.

DIVISION 11**Inter-jurisdictional Support Orders****Application of Division**

15-108(1) This Division applies to family law proceedings pursuant to:

- (a) *The Inter-jurisdictional Support Orders Act*;
- (b) sections 18 to 19.1 of the *Divorce Act*.

(2) In this Division, “**provisional order**” means:

- (a) a provisional order as defined in section 2 of *The Inter-jurisdictional Support Orders Act*; or
- (b) in the case of a proceeding brought pursuant to the *Divorce Act*, a provisional order within the meaning of subsection 19(14) of the *Divorce Act*.

(3) Subject to subrule (2), for the purposes of this Division, the terms used in this Division have the same meanings as in *The Inter-jurisdictional Support Orders Act* and the *Divorce Act*.

Registration of extraprovincial orders

15-109(1) On receipt of a certified copy of an order made by a court outside Saskatchewan, together with a written request to register the order in Saskatchewan pursuant to *The Inter-jurisdictional Support Orders Act* or pursuant to section 19.1 of the *Divorce Act*, the local registrar shall:

- (a) enter particulars of the order in the usual manner; and
- (b) endorse on the order the following certificate:

This order has been registered in the _____
(name of court)

at the Judicial Centre of _____,

Saskatchewan, this _____ day of _____, 2 _____,

pursuant to [choose one: section 17 of *The Inter-jurisdictional Support Orders Act* or section 19.1 of the *Divorce Act* (Canada)].

(2) If a party who receives notice of a registration pursuant to section 17 of *The Inter-jurisdictional Support Orders Act* or section 19.1 of the *Divorce Act* wishes to dispute the registration, the party shall serve and file a notice of application in Form 15-109 within 30 days after receiving notice of the registration.

Outgoing applications – Divorce Act – request for conversion

15-110(1) A respondent who:

- (a) is a former spouse within the meaning of the *Divorce Act*;
- (b) resides outside Saskatchewan but within Canada; and
- (c) has been served with an application pursuant to the *Divorce Act* for child support or for variation of child support;

may, within 40 days after being served with the application mentioned in clause (c), file with the Court a request in Form 15-110 to convert the application to an inter-jurisdictional application pursuant to section 18.1 of the *Divorce Act*.

(2) If the respondent files a request for conversion in accordance with subrule (1) and the Court determines that the application mentioned in clause (1)(c) should be converted to an inter-jurisdictional application pursuant to section 18.1 of the *Divorce Act*, the local registrar shall provide copies of the following to the designated authority for Saskatchewan:

- (a) the application mentioned in clause (1)(c), together with all supporting materials filed, including any financial statement filed;
- (b) any support order to be varied;
- (c) the respondent's request for conversion;
- (d) the court order granting the respondent's request for conversion.

(3) If the Court, on its own motion, determines that an application mentioned in clause (1)(c) should be converted to an inter-jurisdictional application pursuant to section 18.1 of the *Divorce Act*, the local registrar shall provide a copy of the court order:

- (a) to both parties; and
- (b) to the designated authority for Saskatchewan.

(4) If the respondent files a request for conversion in accordance with subrule (1) and the Court determines that the application mentioned in clause (1)(c) should not be converted to an inter-jurisdictional application pursuant to section 18.1 of the *Divorce Act*, the local registrar shall provide to the respondent a copy of the court order denying the request.

Outgoing applications – provisional orders

15-111(1) If a requesting province or territory requires a provisional order of support or a provisional order of variation of support, an applicant who commences an application for a provisional order for support, or for a provisional order of variation of support, shall do so by filing the documents required by:

- (a) these rules for support or for variation of support;
- (b) section 7 or 27 of *The Inter-jurisdictional Support Orders Act*; or
- (c) section 19 of the *Divorce Act*.

(2) An application made pursuant to this rule shall be made without notice.

(3) An application for a provisional order of support, or for a provisional order of variation of support, must be accompanied by a statement giving any available information respecting the identification, location, income and assets of the other party.

- (4) The local registrar shall endorse a certificate at the end of a provisional order of support, or a provisional order of variation of support, stating the order is made provisionally and has no legal effect until confirmed.
- (5) If the Court makes a provisional order of support, or a provisional order of variation of support, pursuant to *The Inter-jurisdictional Support Orders Act* or the *Divorce Act*, the local registrar, the applicant or the applicant's lawyer shall send to the designated authority for Saskatchewan:
 - (a) the documents filed in accordance with subrules (1) and (3);
 - (b) a certified, sworn or affirmed document setting out or summarizing the evidence given to the Court;
 - (c) 3 certified copies of the provisional order of support or the provisional order of variation of support; and
 - (d) a copy of the enactments pursuant to which the alleged support obligation arises.
- (6) If a court outside Saskatchewan remits any matter back to the Court for further evidence:
 - (a) the designated authority for Saskatchewan shall give to the applicant a notice of taking of further evidence in Form 15-111; and
 - (b) the matter may be brought before any judge of the Court.
- (7) If the Court receives further evidence pursuant to this rule, the local registrar shall forward to the court outside Saskatchewan that remitted the matter back:
 - (a) a certified, sworn or affirmed document setting out or summarizing the evidence; and
 - (b) any recommendations that the Court considers appropriate.

Incoming applications – *Divorce Act*

- 15-112(1)** If the designated authority for Saskatchewan receives a request from a designated authority for another province or territory of Canada to convert an application for variation of a support order brought pursuant to clause 17(1)(a) of the *Divorce Act* to an inter-jurisdictional application pursuant to section 18.1 of that Act, the designated authority for Saskatchewan shall forward to the Court any documents received from the designated authority on behalf of the applicant.
- (2) The designated authority for Saskatchewan shall serve the respondent and the designated authority for the sending province or territory with notice of the hearing in the manner determined by the designated authority for Saskatchewan.
 - (3) The application shall include a copy of the divorce judgment and any and all corollary relief orders made.
 - (4) The local registrar shall forward a copy of the decision to the designated authority for Saskatchewan.
 - (5) An order for support or for variation of support shall:
 - (a) be prepared by the designated authority for Saskatchewan; and
 - (b) include the particulars required by subrule 15-97(4) if the order is for child support or for variation of child support.
 - (6) As soon as is practicable, the designated authority for Saskatchewan shall provide a copy of the issued order to:
 - (a) the respondent; and
 - (b) the designated authority for the province or territory in which the applicant resides.

DIVISION 12
The International Child Abduction Act, 1996

Definitions for Division

15-113 In this Division:

“**Act**” means *The International Child Abduction Act, 1996*; (« *Loi* »)

“**applicant**” includes any person, institution or other body claiming that a child has been removed or retained in breach of custody rights; (« *requérant* »)

“**Central Authority**” means a Central Authority designated pursuant to article 6 of the convention; (« *Autorité centrale* »)

“**contracting state**” means a state signatory to the convention; (« *État contractant* »)

“**convention**” means the Convention on the Civil Aspects of International Child Abduction, a copy of which is set out in the Schedule to the Act. (« *convention* »)

Application of Division

15-114(1) This Division applies to family law proceedings pursuant to the Act and the convention.

(2) Unless provided otherwise by the Act or the convention or by the rules in this Division, the provisions of this Part and the general procedure and practice of the Court must be adopted and applied, with any necessary modification, in a family law proceeding pursuant to this Division.

Application for relief

15-115 An applicant who wishes to apply for relief pursuant to the Act shall do so by notice of application (family law proceeding) in Form 15-32.

Affidavit in support

15-116 An affidavit in support of an application made pursuant to this Division must set out:

- (a) information concerning the identity of the applicant, the child and the person or persons alleged to have removed or retained the child;
- (b) the date of birth of the child;
- (c) evidence of where the child was habitually resident before coming to Saskatchewan;
- (d) the circumstances under which the child came to be in Saskatchewan;
- (e) the grounds on which the applicant’s claim for return of the child is based, including the circumstances of the alleged wrongful removal or retention of the child; and
- (f) all available information relating to the whereabouts of the child and the identity of the person in whose care the child is presumed to be.

Evidence

15-117 The following must also be filed in support of an application made pursuant to this Division:

- (a) a certified copy of any relevant judicial decision or agreement pertaining to parenting of the child;
- (b) when any person is arguing that the law of another jurisdiction applies or is relevant to the application, an affidavit of law from the Central Authority or other person approved by the Court;
- (c) any other relevant fact or document.

Service of application

15-118(1) A party bringing an application pursuant to this Division shall serve the application and supporting documents on:

- (a) the person in Saskatchewan who has the child; and
- (b) the Central Authority for Saskatchewan.

(2) Service must be effected in accordance with the provisions of this Part relating to the service of a notice of application commencing a family law proceeding claiming a substantive remedy, except that the party shall file the application and supporting material, with proof of service, at least 7 days before the date set for hearing the application.

Applications to be dealt with expeditiously

15-119 An application pursuant to this Division must be dealt with expeditiously and, except in extraordinary circumstances, a decision must be rendered within 6 weeks after the commencement of an application.

Powers of presiding judge

15-120 If the presiding judge considers it necessary, the presiding judge may:

- (a) establish timelines for the filing and service of materials and set a date for the hearing of an application pursuant to this Division;
- (b) permit any party to an application pursuant to this Division to appear by way of telephone or video conference where appropriate;
- (c) adjourn the proceeding and order a voice of the child (VOC) report;
- (d) initiate direct communication with either or both the Central Authority and a judge of the contracting state where the child habitually resides, subject to the following:
 - (i) the communication is to be limited to logistical issues and the exchange of information;
 - (ii) the parties to the application shall be entitled to be present during the communication and to participate as directed by the judge;
 - (iii) a record of the communication shall be kept by the local registrar;
 - (iv) the record of communication is to be confirmed in writing by both judges or by the judge and the individual representing the Central Authority of the contracting state.

Costs

15-121(1) Costs are in the discretion of the Court, and except as modified by this rule, the following provisions apply, with any necessary modification, to the costs of an application pursuant to this Division:

- (a) Part 4, Division 4;
 - (b) Part 11;
 - (c) rule 15-96.
- (2) The Court may order costs including, but not limited to:
- (a) costs incurred for legal representation;
 - (b) costs incurred to locate the child; and
 - (c) costs associated with the return of the child.

DIVISION 13
Child and Family Services Proceedings

Information Note

The Court of Queen's Bench has concurrent jurisdiction with the Provincial Court in child and family services proceedings, except in the judicial centres of Prince Albert, Saskatoon and Regina where the Court of Queen's Bench, Family Law Division has exclusive jurisdiction over child and family services proceedings.

The procedures and forms used in child and family services proceedings are set out in *The Child and Family Services Act* and *The Child and Family Services Regulations*. If a child and family services proceeding involves an Indigenous child, *An Act respecting First Nations, Inuit and Métis children, youth and families* (Canada) should also be consulted.

The Court has published two practice directives:

- (a) Family Practice Directive #4, which identifies additional forms to be used in child and family services proceedings; and
- (b) Family Practice Directive #5, which sets out the process in a summary hearing.

Definitions for Division

15-122 In this Division:

“**Act**” means *The Child and Family Services Act*; (« *Loi* »)

“**applicant**” means a person who applies for an order under the Act, including the following, as defined in the Act:

- (a) the minister;
- (b) the ministry or any officer, employee or agent of the ministry;
- (c) a director;
- (d) a peace officer;
- (e) an agency or any officer or employee of an agency; (« *requérant* »)

“**federal Act**” means *An Act respecting First Nations, Inuit and Métis children, youth and families* (Canada); (« *Loi fédérale* »)

“**regulations**” means *The Child and Family Services Regulations*. (« *règlement* »)

Application of Division

15-123(1) This Division applies to child and family services proceedings brought pursuant to the Act and the regulations in the Court of Queen's Bench.

(2) Child and family services proceedings are governed by the Act, the regulations, the federal Act, applicable Family Practice Directives and the rules in this Division.

(3) Unless provided otherwise by the Act, the regulations, the federal Act, a Family Practice Directive or the rules in this Division, the general procedure and practice of the Court may be adopted and applied, with any necessary modification, in child and family services proceedings.

Disclosure and confidentiality

15-124(1) Proceedings under the Act and the regulations are subject to the disclosure and confidentiality provisions of section 74 of the Act.

(2) Subject to subrules (3) and (4), the disclosure of information provisions of Part 5 of these rules do not apply to child and family services proceedings.

(3) Before granting a party access to the Court record in a child and family services proceeding under rule 15-5, the local registrar may require the party to sign an undertaking acknowledging that the party is aware of the confidentiality provisions of section 74 of the Act.

(4) The confidentiality provisions of rule 15-6 apply to child and family services proceedings, with any necessary modification, having regard to the confidentiality provisions set out in section 74 of the Act.

Application for relief

15-125(1) Division 2 of this Part does not apply to child and family services proceedings under the Act and the regulations.

(2) Proceedings under the Act and the regulations, including for a warrant for access to a child, a protective intervention order, a protection hearing, or for an order to vary or terminate an order granted under section 37 of the Act, shall be commenced in accordance with the Act and the regulations, having regard to the federal Act.

(3) In addition to the forms prescribed by the regulations for commencing a child and family services proceeding, the applicant shall complete and file the forms required by the Family Practice Directives.

Opposing a child and family services proceeding

15-126(1) A parent or other person served with notice of a child and family services proceeding, including an application for a warrant for access to a child, a protective intervention order, a protection hearing, or for an order to vary or terminate an order granted under section 37 of the Act, may oppose the relief sought by making oral or written submissions to the Court.

(2) The opposition of a parent or other person served with notice of a child and family services proceeding to the relief sought shall be endorsed on the Court record by the Court.

Evidence

15-127(1) In accordance with sections 28 to 32 of the Act, the Court may admit evidence, including hearsay evidence, by affidavit or any other means authorized by these rules for the taking of evidence.

(2) The following provisions do not apply to affidavits filed in child and family services proceedings:

- (a) rules 6-12 and 6-14;
- (b) Part 13, Division 4, Subdivision 2;
- (c) rule 15-46.

(3) Except as otherwise provided in this Division, the Act or the regulations, affidavits filed in child and family services proceedings must comply with rule 15-128.

Affidavit in support

15-128 An affidavit in support of an application for a warrant for access to a child, a protective intervention order, a protection hearing, or for an order to vary or terminate an order granted under section 37 of the Act must set out:

- (a) the grounds on which the applicant's claim for relief is based, including the alleged circumstances for which the applicant has reasonable or probable grounds to believe that the child may be in need of protection;

- (b) information as to the best interests of the child, having regard to section 4 of the Act and section 9 of the federal Act;
- (c) if the application concerns an Indigenous child, information as to the best interests of the child having regard to section 10 of the federal Act; and
- (d) any other relevant fact, document or other information that the applicant deems appropriate having regard to the relief sought.

Notice

15-129 Notice of proceedings under the Act and the regulations, including for a warrant for access to a child, a protective intervention order, a protection hearing, or for an order to vary or terminate an order granted under section 37 of the Act, shall be given in accordance with section 77 of the Act, with proof of service in accordance with section 12 of the regulations.

Application for substituted service or to dispense with service

15-130 On an application for a protection hearing, an application pursuant to subsection 77(7) of the Act to direct substituted or other service on a person, or to dispense with service on a person, may be made without notice in Form 15-34 supported by an affidavit setting out the circumstances for which the order is sought.

Request for status as a person of sufficient interest

15-131(1) On an application for a protection hearing, an oral or written request may be made to the Court for an order designating a person of sufficient interest to the child in accordance with section 23 of the Act.

(2) If a request is made pursuant to subrule (1), the Court may give further and other directions with respect to the request, including that an application be brought on notice to:

- (a) each parent of the child; and
- (b) the ministry.

Referral for appointment of a lawyer for child

15-132 On an application for a protection hearing, the Court may, on its own initiative or on a request being made by a person, direct a referral to the Public Guardian and Trustee for the appointment of a lawyer for the child, in accordance with section 6.3 of *The Public Guardian and Trustee Act*.

Summary hearing

15-133(1) On an application for a protection hearing, the Court, with the consent of the parties, may direct the application to a summary hearing in accordance with Family Practice Directive No. 5 if the order sought is:

- (a) an order placing a child with a parent under supervision pursuant to section 37 of the Act; or
- (b) an order temporarily placing a child in the care of the minister for a period of 6 months or less pursuant to section 37 of the Act.

(2) If the parties do not consent to the matter mentioned in subrule (1) proceeding to a summary hearing, the Court may direct the matter to a pre-trial conference.

(3) The following provisions do not apply to summary hearings under this rule:

- (a) Part 7, Division 2;
- (b) Division 6, Subdivision 2 of this Part.

Pre-trial conferences in child and family services proceedings

15-134(1) Division 5, Subdivision 2 of this Part applies to pre-trial conferences in child and family services proceedings, with the following modifications:

- (a) on the oral or written request of the parties, and if the Court is satisfied that the matter is ready to proceed, the Court may direct a pre-trial conference in a child and family services proceeding;
 - (b) the pre-trial conference in a child and family services proceeding shall be set by a judge in chambers in consultation with the parties and on dates and times fixed by the Court;
 - (c) before the pre-trial conference, the parties shall exchange and file their pre-trial briefs prepared in accordance with Family Practice Directive No. 4.
- (2) Rules 4-21.1 to 4-21.92 do not apply to child and family services proceedings.

Orders

15-135 If the Court grants an order in a child and family services proceeding, unless the Court otherwise directs, it is the applicant's responsibility:

- (a) to prepare the order, having regard to the form of orders set out in the regulations; and
- (b) to have the order signed and entered by the Court.

Appeal from Provincial Court

15-136 An appeal pursuant to section 63 of the Act from an order made by the Provincial Court shall be brought in accordance with Part 14 of these rules, with any necessary modification required by the Act, the regulations or the federal Act.

Costs

15-137(1) Subject to the Act, the regulations and the federal Act, costs are in the discretion of the Court.

(2) The following provisions apply, with any necessary modification, to the costs of an application pursuant to this Division:

- (a) Part 4, Division 4;
- (b) Part 11;
- (c) rule 15-96.

DIVISION 14*The Enforcement of Maintenance Orders Act, 1997***Enforcement of judgments and orders**

15-138(1) A judgment or order for support or maintenance granted in a family law proceeding may be enforced in accordance with *The Enforcement of Maintenance Orders Act, 1997*.

(2) If a receiver is appointed pursuant to *The Enforcement of Maintenance Orders Act, 1997*, the terms and conditions of the appointment must be set out in the order appointing the receiver.

(3) A warrant of committal for contempt of Court pursuant to *The Enforcement of Maintenance Orders Act, 1997* may be in Form 15-138".

Part 17 Rules amended

2(1) In rule 17-1, clause (c) of the definition of "trustee" is amended by striking out "*The Children's Law Act, 1997*" and substituting "*The Children's Law Act, 2020*".

(2) Rules 17-3 and 17-4 are repealed and the following substituted:**“Reference aids**

17-3 The following are not part of these rules, but are inserted for convenience of reference only:

- (a) tables of contents;
- (b) headings, including rule headings;
- (c) information notes;
- (d) any other informational guides.

“Application of *The Legislation Act*

17-4 Unless a contrary intention appears in these rules or these rules expressly provide otherwise, *The Legislation Act* applies to these rules”.

(3) The Information Note following rule 17-4 is amended by deleting the definitions listed for Part 15 and substituting the following:

“

Part 15	
15-1	“corollary relief proceeding” “Divorce Act” “divorce proceeding” “document commencing a family law proceeding” “family law proceeding” “financial statement” “guidelines” “parenting assessment” “property claim” “property statement” “support” “trial” “vary” or “variation”
15-71	“binding pre-trial conference”
15-74	“uncontested family law proceeding”
15-108	“provisional order”
15-113	“Act” “applicant” “Central Authority” “contracting state” “convention”
15-122	“Act” “applicant” “federal Act” “regulations”

”

New Part 15 Forms

3 Part 15 of the Schedule of Forms is repealed and the following substituted:

Form 15-8A
(Rule 15-8)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

AFFIDAVIT OF PERSONAL SERVICE

I, _____, of _____

Make Oath and Say (or AFFIRM):

1 On _____, at _____, I personally served
(day/month/year) (time)
_____ (the "person")
(name of person served)

with a true copy of _____, an original being part of the Court file,
(name of document)

by leaving a true copy with the person at _____ .
(full address where person was served)

2 My means of knowledge as to the identity of the person are as follows:

- (a)
(b)

3 The postal address of the person is _____ .

4 The basis of my information and belief as to the postal address of the person is:
_____ .

5 To effect service I necessarily travelled _____ kilometres.

SWORN (OR AFFIRMED) BEFORE ME
at, _____, Saskatchewan,
this _____ day of _____,
2 _____ .

} _____
(signature)

Form 15-8B
(Rule 15-8)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

AFFIDAVIT OF SERVICE BY ALTERNATIVE MODE

I, _____, of _____

Make Oath and Say (or AFFIRM):

Service by leaving at the address for service

1 On _____, at _____, I served _____
(date) (time) (identify person served)

(if lawyer add: the lawyer for the _____),
(identify party)

with the _____, attached as Exhibit "A",
(identify document served by name and date)

or

an original or true copy of which was filed in court on _____,
(date)

(select the appropriate clause)

by leaving a copy with _____
(name of party or lawyer served)

at the address for service _____.
(address)

by leaving a copy with an adult person _____,
(insert name if known)

who was present at the address for service, _____.
(address)

(Add: 2 I ascertained that the person was an adult person who was an employee
[or agent or representative or household member] of _____
(identify person served)

by [insert the grounds for believing that the person to whom the documents were
given appeared to be an adult person who was an employee, agent, representative or
household member of the person to be served]:

_____.)

- (if lawyer served) by leaving a copy with _____,
(name of employee)
- an employee in the lawyer's office, at _____.
(address)
- by leaving a copy in a mail receptacle at the address for service,
_____,
(address)
- no adult person being present at that address to receive the document (if a business address, continue: during regular office hours).

If applicable add:

- 2** Before serving the documents in this way, I made an unsuccessful attempt to serve _____ at the same address on _____.
(identify person) (date)
- by sending a copy with _____, a courier,
(name of courier service)
- for delivery to the address for service, _____.
(address)
- (Add: **3** Attached as Exhibit "B" is a copy of the courier's receipt bearing a signature that purports to be the signature of _____
(identify person)
- and dated _____.
(date)

or

If no courier's receipt bearing signature and date:

- 3** In the normal course of business a document sent by this courier would be delivered on _____ at _____.)
(date) (time)

(Note: This paragraph should only be used if delivery is made by a courier service. If the courier is any adult person other than a person operating or employed by a courier service, the person delivering the document should take the affidavit.)

Service by mail

- 1** On _____, I served _____
(date) (identify person, party or lawyer)
- (if lawyer add: the lawyer for the _____),
(identify party)
- with the _____, attached as Exhibit "A",
(identify document served)
- or
- an original or true copy of which was filed in court on _____,
(date)
- by sending a copy by ordinary mail (or by registered mail) to _____,
(full mailing address)

the address for service provided by _____ .
(identify party or person)

(If no address has been provided substitute:

the last known address of _____ .)
(identify party or person)

(If served at an address other than address for service:

provide basis for belief that the address served at is the party's address:
_____ .)

If served by registered mail add:

2 On _____ , I received the post office confirmation of delivery to the
(date)
addressee, attached as Exhibit "B", showing confirmation of a signature purporting to be the
signature of _____ and dated _____ .
(identify person) (insert date)

Service by fax or electronic transmission

1 On _____ , at _____ , I served _____
(date) (time) (identify party or lawyer)
(if lawyer add: the lawyer for the _____),
(identify party)

with the _____ , attached as Exhibit "A",
(identify document served)

or

an original or true copy of which was filed in court on _____ ,
(date)

by sending a copy by fax (or electronic transmission) to _____
(fax number or electronic transmission address)

to _____ .
(name of party or lawyer)

2 Attached as Exhibit "B" is the confirmation of fax transmission (or a hard copy of the
electronically transmitted acknowledgment of receipt, received by me on _____).
(date)

SWORN (OR AFFIRMED) BEFORE ME
at, _____ , Saskatchewan,
this _____ day of _____ ,
2 _____ .

} _____
(signature)

Form 15-16
(Rule 15-16)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

PETITION

NOTICE TO RESPONDENT

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU. THE PETITIONER IS ASKING THE COURT TO MAKE ONE OR MORE ORDERS OR JUDGMENTS AGAINST YOU, PARTICULARS OF WHICH ARE SET OUT IN THE ATTACHED PAGES. If you do not agree with what the petitioner is claiming, you must take certain steps to make sure that the Court hears your position. Additionally, you may ask the Court to make one or more orders or judgments in your favour against the petitioner.

IF YOU DO NOT AGREE WITH WHAT THE PETITIONER IS CLAIMING OR YOU WISH TO MAKE A CLAIM AGAINST THE PETITIONER, YOU NEED TO DO THE FOLLOWING:

- YOU OR YOUR LAWYER MUST PREPARE AN ANSWER IN FORM 15-19A OR AN ANSWER AND COUNTER-PETITION IN FORM 15-20.
- YOUR ANSWER OR ANSWER AND COUNTER-PETITION MUST BE SERVED ON THE PETITIONER OR THE PETITIONER'S LAWYER, AND FILED (WITH PROOF OF SERVICE) WITH THE COURT:
 - (a) WITHIN 30 DAYS after this petition is served on you, if you were served in Canada or in the United States; or
 - (b) WITHIN 60 DAYS after this petition is served on you, if you were served outside of Canada or the United States.
- IF YOUR COUNTER-PETITION SEEKS RELIEF NOT IN THE PETITION, YOU MUST ARRANGE TO SERVE YOUR ANSWER AND COUNTER-PETITION ON THE PETITIONER PERSONALLY THROUGH A THIRD PERSON (YOU CANNOT SERVE IT YOURSELF).
- IF YOU FAIL TO SERVE AND FILE AN ANSWER WITHIN THE TIME SPECIFIED ABOVE, A JUDGMENT OR ORDER MAY BE GRANTED IN YOUR ABSENCE, AND WITHOUT FURTHER NOTICE TO YOU, ON ANY CLAIM IN THIS PETITION INCLUDING DISSOLUTION OF YOUR MARRIAGE AND DIVISION OF YOUR PROPERTY, AND YOU MAY LOSE YOUR RIGHT TO SUPPORT OR TO A DIVISION OF PROPERTY.

- BEFORE SERVING AND FILING AN ANSWER, YOU MAY SERVE AND FILE A NOTICE OF INTENT TO ANSWER IN FORM 15-19B. THIS WILL ENTITLE YOU TO 10 MORE DAYS WITHIN WHICH TO SERVE AND FILE YOUR ANSWER.
- IF THIS PETITION CONTAINS A CLAIM FOR CHILD SUPPORT OR SPOUSAL SUPPORT, YOU MUST COMPLY WITH THE NOTICE TO FILE A FINANCIAL STATEMENT THAT HAS BEEN SERVED ON YOU WITH THIS PETITION. IF YOUR COUNTER-PETITION CONTAINS A CLAIM FOR CHILD SUPPORT OR SPOUSAL SUPPORT, YOU MUST SERVE AND FILE A FINANCIAL STATEMENT IN FORM 15-47 EXCEPT IN LIMITED CIRCUMSTANCES.
- IF THIS PETITION OR YOUR COUNTER-PETITION CONTAINS A PROPERTY CLAIM, YOU MUST SERVE AND FILE A PROPERTY STATEMENT IN FORM 15-49.
- IF THIS PETITION OR YOUR COUNTER-PETITION CONTAINS A CLAIM FOR CHILD SUPPORT OR A PARENTING ORDER, YOU ARE REQUIRED TO ATTEND A PARENTING EDUCATION PROGRAM EXCEPT IN LIMITED CIRCUMSTANCES. FAILURE TO ATTEND CAN HAVE SERIOUS CONSEQUENCES TO YOUR COURT CASE. TO ATTEND THE PARENTING EDUCATION PROGRAM, YOU MUST REGISTER AT LEAST 2 DAYS IN ADVANCE, BY TELEPHONE, TOLL-FREE AT 1-877-964-5501.
- IF YOU DO NOT OPPOSE OR DISPUTE THE PETITION BUT WISH TO BE INFORMED OF SUBSEQUENT STEPS IN THE PROCEEDING, YOU MAY SERVE AND FILE A DEMAND FOR NOTICE IN FORM 15-21, AFTER WHICH THE PETITIONER MUST SERVE NOTICE OF ALL SUBSEQUENT PLEADINGS OR PROCEEDINGS ON YOU.

IF THIS PETITION SEEKS A DIVORCE, NEITHER SPOUSE IS FREE TO REMARRY UNTIL A JUDGMENT OF DIVORCE TAKES EFFECT.

This Petition is to be served within 6 months AFTER the date on which it is issued, unless ordered otherwise.

This petition is issued at _____, Saskatchewan, this _____ day
of _____, 2 _____.

Local Registrar

TO THIS HONOURABLE COURT:

CLAIM

1 I ask this Honourable Court for the following remedy:

- (a) *Divorce Act (Canada)*
- Divorce
 - Parenting Arrangements
 - Decision-making responsibility
 - Parenting time
 - Other (*specify*) _____
 - Support for myself in the amount of \$ _____ per month
 - Child support under the Federal Child Support Guidelines
 - Table amount
 - Special or extraordinary expenses
 - Other amount (*specify*) _____
- (b) *The Family Property Act*
- Exclusive possession of family home
 - Division of family home: _____ equal _____ unequal
 - Division of family property: _____ equal _____ unequal
- (c) *The Children's Law Act, 2020*
- Parenting Arrangements
 - Decision-making responsibility
 - Parenting time
 - Guardianship over children's property
 - Declaratory order respecting parentage
 - Other (*specify*) _____
- (d) *The Family Maintenance Act, 1997*
- Maintenance for myself in the amount of \$ _____ per month
 - Maintenance for children under the Federal Child Support Guidelines
 - Table amount
 - Special or extraordinary expenses
 - Other amount (*specify*) _____
- (e) Judicial separation under *The Queen's Bench Act, 1998*
- (f) Nullity of marriage
- (g) Relief under *The Dependants' Relief Act, 1996*
- (h) Relief between persons who have lived together as spouses
- Interest in property
 - Monetary compensation
 - Other (*specify*) _____
 - Other (*specify Act, if any, and particulars of the claim*) _____
- (j) Costs (*specify particulars of the amount and basis for the claim*) _____

IN THE CIRCUMSTANCES set out below:

PARTICULARS OF MARRIAGE BREAKDOWN

2 Proof of marriage

A certificate of marriage or a certificate of registration of marriage has been filed with the Court.

or

An undertaking to file a certificate of marriage or a certificate of registration of marriage with the Court by _____ has been filed with the Court. (date)

or

It is impossible or impractical to obtain a certificate of marriage or a certificate of registration of marriage, and application has been made for an order dispensing with production of the certificate.

3 There has been a breakdown of the marriage by reason of: (*Refer to separation, adultery or cruelty by reference to appropriate sections of the Divorce Act or The Queen's Bench Act, 1998.*)

- Separation for more than one year
- Adultery
- Cruelty

4 The facts on which my petition for divorce (or judicial separation or nullity of marriage) is based are: (*Set out fully but concisely all the material facts relied on, but not the evidence by which the facts are to be proved.*)

5 The following efforts to reconcile have been made:

6 It is no longer possible for me to reconcile or resume cohabitation with my spouse.

COLLUSION, CONDONATION AND CONNIVANCE

7 (a) I have truthfully set out the facts establishing the breakdown of my marriage and I have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.

And (Include clause (b) only if adultery or cruelty is the basis of the marriage breakdown.)

(b) I have not encouraged my spouse to act in the manner that I have outlined, nor to commit or continue the alleged acts. I am unable to forgive my spouse and resume marital cohabitation as a result of my spouse's acts and conduct towards me.

MEDIATION AND FAMILY DISPUTE RESOLUTION

8 The family mediation services and family dispute resolution services used to negotiate matters pertaining to support or parenting are as follows:

PARTICULARS OF PROPERTY CLAIM

9 At the date of issue of this petition, the respondent and I owned or held an interest in real and personal property, jointly or separately. The particulars of that property are set out in my Property Statement in Form 15-49 filed in this proceeding.

(A Property Statement need not be filed if the parties have agreed on the remedy and a Waiver of Property Statements in Form 15-50 has been filed.)

10 Regarding division of property:

I am entitled to an equal distribution of the family home and/or the family property.

or

My grounds for claiming that an equal distribution of the family home and/or the family property would be unfair and inequitable are as follows:
(Refer to specific sections of The Family Property Act.)

or

The facts on which my claim for an interest in property or monetary compensation as persons who have lived together as spouses is based are:

PARTICULARS OF RELATIONSHIP

11 The respondent and I:

were married on _____ at _____
(date) (place)

or

are spouses as defined by:

The Family Maintenance Act, 1997;

The Family Property Act; or

The Dependants' Relief Act, 1996; and

commenced cohabitation on _____ at _____
(date) (place)

and/or

are parents as defined by *The Children's Law Act, 2020.*

12 Regarding cohabitation:

I ceased to cohabit with the respondent on or about _____
(date)

or

I have never cohabited with the respondent.

PARTICULARS OF PARTIES

13 My surname at birth: _____

14 My surname immediately before marriage: _____

15 My marital status at time of marriage: _____
(never married, divorced or widowed)

16 I was born: _____
(date)

17 *(Complete this paragraph if the petition contains a claim for divorce.)* On the day before my marriage to the respondent, my gender was:

male female other

18 The respondent's surname at birth: _____

19 The respondent's surname immediately before marriage: _____

20 The marital status of the respondent at time of marriage: _____
(never married, divorced or widowed)

21 The respondent was born: _____
(date)

22 *(Complete this paragraph if the petition contains a claim for divorce.)* On the day before my marriage to the respondent, the respondent's gender was:

male female other
 male female other

RESIDENCE

23 My address is: _____

24 The respondent's address is: _____

25 I have (or the respondent has) been ordinarily resident in Saskatchewan since: _____
(date)

CHILDREN

26 Regarding children of our relationship:

There are no children of the respondent or me who are in the care of either of us.

or

The names, dates of birth and place of residence of all children of the respondent and me who are in the care of either of us are:

and

I am claiming a remedy with respect to the following children:

and/or

I am not claiming any remedy with respect to the following children:

because: _____

27 The particulars of the current parenting arrangements of the children are as follows:

which is satisfactory (*or unsatisfactory*) for the following reasons:

28 I claim decision-making responsibility (*or joint decision-making responsibility*) for the following children on the following terms:

and/or

I agree that the respondent have decision-making responsibility (*or joint decision-making responsibility*) for the following children:

29 I propose to permit parenting time with respect to the following children on the following terms:

(Specify length of parenting time being proposed.)

and/or

I claim parenting time with respect to the following children:

(Specify length of parenting time sought.)

30 The proposed parenting arrangement is in the best interests of the children for the following reasons:

31 The following changes of circumstances of the respondent or me are expected to affect the children or the parenting of the children in the future:

32 The nature of my relationship to and interest in the children is as follows:

33 The nature of the respondent's relationship to and interest in the children is as follows:

34 Other than the respondent and me, the following persons may have an interest in the parenting of the children or may have an obligation to support the children:
(State name, address and relationship to children):

35 The existing financial arrangements for the support of the children are as follows:

36 I propose that the financial arrangements for the support of the children, having regard to the remedy claimed, should be as follows:

37 (If the amount claimed is different than the table amount under the Federal Child Support Guidelines.) I am claiming child support in an amount different from the table amount determined under the Federal Child Support Guidelines due to:

- Child 18 years or older
- Income over \$150,000
- Split parenting time
- Shared parenting time
- Payor standing in place of a parent
- Special or extraordinary expenses, particulars of which are set out in Schedule 3 of my Financial Statement
- Undue hardship, particulars of which are set out in Schedule 6 of my Financial Statement

38 The facts to substantiate the proposed terms of child support are as follows:

SPOUSAL SUPPORT

39 The facts to substantiate the proposed support for myself are as follows: *(Make reference to your condition, means, needs and other circumstances.)*

PROCEEDINGS AND AGREEMENTS

40 The particulars and status of all other legal proceedings commenced between the respondent and me with respect to the marriage, cohabitation, parenting, support, maintenance or division of property are:

41 The particulars and status of all other civil and criminal legal proceedings, past or ongoing, that may be relevant to the safety, security or well-being of the children are:

42 The dates of all written or oral separation, financial or parenting agreements between the respondent and me are: _____

The agreement(s) pertain(s) to:

- parenting of the children
- child support
- spousal support
- division of property
- other (*specify*) _____

(If it is sought to incorporate provisions of a separation agreement in the judgment, refer to the specific provisions to be incorporated.)

43 The particulars of all other orders or agreements relating to any child in the care of the respondent or me are:

44 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between the respondent and me, or any other member of our respective households, are: *(Include date and terms of order, recognizance or undertaking.)*

FINANCIAL INFORMATION

45 Financial documents:

My Financial Statement in Form 15-47 is filed in this proceeding. *(A financial statement must be filed if the petition contains a claim for support unless the only financial claim is for child support in the table amount, or if one of the following alternatives applies.)*

or

The respondent and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B *(with all required documents attached)* is filed in this proceeding.

or

(If there is no claim for child support.) The respondent and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

46 My occupation is: _____

47 My place of employment is: _____

48 My current annual income from all sources is estimated to be: \$ _____

49 The respondent's occupation is: _____

50 The respondent's place of employment is: _____

51 The respondent's current annual income from all sources is estimated to be: \$ _____

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of petitioner)

STATEMENT OF PETITIONER

(To be signed by the petitioner in a proceeding under the Divorce Act.)

I, _____, the petitioner in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of petitioner)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the petitioner is represented by a lawyer in a proceeding under the Divorce Act, The Children's Law Act, 2020, The Family Maintenance Act, 1997 or The Family Property Act.)

I, _____, the lawyer for _____, the petitioner in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

I further certify to this Court that I have complied with (as applicable):

- (a) subsection 20(1) of *The Children's Law Act, 2020*;
- (b) subsection 16(1) of *The Family Maintenance Act, 1997*;
- (c) subsection 44.1(1) of *The Family Property Act*;

in discussing with my client the advisability of using alternative methods to resolve matters, and I have informed my client of the collaborative law services and mediation services known to me that might assist in resolving matters. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number (if any): _____

E-mail address (if any): _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number (if any): _____

E-mail address (if any): _____

Form 15-19A
(Subrule 15-19(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

ANSWER

1 I do not oppose the granting of the following remedies sought in the Petition:
(Set out claims that are not opposed.)

2 I oppose the following claims for a remedy:
(Set out claims that are opposed.)

3 I admit all of the particulars in the Petition except for those particulars set out in paragraphs 4 and 5 of this Answer.

4 I deny the particulars contained in paragraphs _____ of the Petition.

5 I have no knowledge of the particulars contained in paragraphs _____ of the Petition.

6 The particulars and status of all other legal proceedings commenced between the petitioner and me with respect to the marriage, cohabitation, parenting, support, maintenance or division of property are:

7 The particulars and status of all other civil and criminal legal proceedings, past or on-going, that may be relevant to the safety, security or well-being of the children are:

8 The particulars of all other orders or agreements relating to any child in the care of the petitioner or me are:

9 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between the petitioner and me, or any other member of our respective households, are: *(Include date and terms of order, recognizance or undertaking.)*

10 My Financial Statement in Form 15-47:
(select applicable paragraph)

is filed in this proceeding.

or

- is not filed in this proceeding because:
 - a claim for child support:
 - has not been made.

or

- has been made and the petitioner and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B is filed in this proceeding.

and

- a claim for spousal support:
 - has not been made.

or

- has been made and the petitioner and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

11 A property statement setting out the particulars of the property that the petitioner and I own or hold an interest in:

- in Form 15-49 is filed in this proceeding.

or

- is not filed in this proceeding because the petitioner and I have agreed on the relief, and a Waiver of Property Statements in Form 15-50 is filed in this proceeding.

12 I contest the Petition based on the following material facts: *(Set out in separate, consecutively numbered paragraphs a statement of the material facts relied on for contesting the petition, but not the evidence by which those facts might be proved.)*

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(signature of respondent)

STATEMENT OF RESPONDENT

(To be signed by the respondent in a proceeding under the Divorce Act.)

I, _____, the respondent in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of respondent)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the respondent is represented by a lawyer in a proceeding under the Divorce Act, The Children's Law Act, 2020, The Family Maintenance Act, 1997 or The Family Property Act.)

I, _____, the lawyer for _____, the respondent in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

I further certify to this Court that I have complied with (as applicable):

- (a) subsection 20(1) of *The Children's Law Act, 2020*;
- (b) subsection 16(1) of *The Family Maintenance Act, 1997*;
- (c) subsection 44.1(1) of *The Family Property Act*;

in discussing with my client the advisability of using alternative methods to resolve matters, and I have informed my client of the collaborative law services and mediation services known to me that might assist in resolving matters. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number (if any): _____

E-mail address (if any): _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number (if any): _____

E-mail address (if any): _____

Form 15-19B
(Subrule 15-19(6))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

NOTICE OF INTENT TO ANSWER

TO: The Petitioner, _____
(name)

TAKE NOTICE that I, _____, intend to contest this proceeding.
(name of respondent)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-20
 (Subrule 15-20(2))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
 (FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

ANSWER AND COUNTER-PETITION**ANSWER**

1 I do not oppose the granting of the following remedies sought in the Petition:
(Set out claims that are not opposed.)

2 I oppose the following claims for a remedy:
(Set out claims that are opposed.)

3 I admit all of the particulars in the Petition except for those particulars set out in paragraphs 4 and 5 of this Answer.

4 I deny the particulars contained in paragraphs _____ of the Petition.

5 I have no knowledge of the particulars contained in paragraphs _____ of the Petition.

6 The particulars and status of all other legal proceedings commenced between the petitioner and me with respect to the marriage, cohabitation, parenting, support, maintenance or division of property are:

7 The particulars and status of all other civil and criminal legal proceedings, past or on-going, that may be relevant to the safety, security or well-being of the children are:

8 The particulars of all other orders or agreements relating to any child in the care of the petitioner or me are:

9 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between the petitioner and me, or any other member of our respective households, are: *(Include date and terms of order, recognizance or undertaking.)*

10 My Financial Statement in Form 15-47:
(select applicable paragraph)

is filed in this proceeding.

or

is not filed in this proceeding because:

a claim for child support:

has not been made.

or

has been made and the petitioner and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B is filed in this proceeding.

and

a claim for spousal support:

has not been made.

or

- has been made and the petitioner and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

11 A property statement setting out the particulars of the property that the petitioner and I own or hold an interest in:

- in Form 15-49 is filed in this proceeding.

or

- is not filed in this proceeding because the petitioner and I have agreed on the relief, and a Waiver of Property Statements in Form 15-50 is filed in this proceeding.

12 I contest the Petition based on the following material facts: (*Set out in separate, consecutively numbered paragraphs a statement of the material facts relied on for contesting the petition, but not the evidence by which those facts might be proved.*)

COUNTER-PETITION

NOTICE TO PETITIONER

A COUNTER-PETITION IS A LEGAL PROCEEDING AGAINST YOU. THE RESPONDENT IS ASKING THE COURT TO MAKE ONE OR MORE ORDERS OR JUDGMENTS AGAINST YOU, PARTICULARS OF WHICH ARE SET OUT IN THE ATTACHED PAGES. If you do not agree with what the respondent is claiming, you must take certain steps to make sure that the Court hears your position.

IF YOU DO NOT AGREE WITH WHAT THE RESPONDENT IS CLAIMING, YOU NEED TO DO THE FOLLOWING:

- YOU OR YOUR LAWYER MUST PREPARE A REPLY IN FORM 15-22, SERVE A COPY ON THE RESPONDENT OR THE RESPONDENT'S LAWYER AND FILE THE REPLY (WITH PROOF OF SERVICE) WITH THE COURT WITHIN 10 DAYS AFTER THIS ANSWER AND COUNTER-PETITION IS SERVED ON YOU.
- IF YOU FAIL TO SERVE AND FILE A REPLY WITHIN THIS TIME, A JUDGMENT OR ORDER MAY BE GRANTED AGAINST YOU.
- IF THIS COUNTER-PETITION CONTAINS A CLAIM FOR CHILD SUPPORT OR SPOUSAL SUPPORT AND IF YOU HAVE NOT ALREADY DONE SO, YOU MUST COMPLY WITH THE NOTICE TO FILE A FINANCIAL STATEMENT THAT HAS BEEN SERVED ON YOU WITH THIS COUNTER-PETITION.
- IF THIS COUNTER-PETITION CONTAINS A CLAIM FOR CHILD SUPPORT OR A PARENTING ORDER AND IF YOU HAVE NOT ALREADY DONE SO, YOU ARE REQUIRED TO ATTEND A PARENTING EDUCATION PROGRAM EXCEPT IN LIMITED CIRCUMSTANCES. FAILURE TO ATTEND CAN HAVE SERIOUS CONSEQUENCES TO YOUR COURT CASE. TO ATTEND THE PARENTING EDUCATION PROGRAM, YOU MUST REGISTER AT LEAST 2 DAYS IN ADVANCE, BY TELEPHONE, TOLL-FREE AT 1-877-964-5501.

IF THIS COUNTER-PETITION SEEKS A DIVORCE, NEITHER SPOUSE IS FREE TO REMARRY UNTIL A JUDGMENT OF DIVORCE TAKES EFFECT.

TO THIS HONOURABLE COURT:

CLAIM

(State here the precise remedy claimed in the counter-petition.)

1 I ask this Honourable Court for the following remedy:

(a) *Divorce Act (Canada)*

- Divorce
- Parenting Arrangements
 - Decision-making responsibility
 - Parenting time
- Other (specify) _____
- Support for myself in the amount of \$ _____ per month
- Child support under the Federal Child Support Guidelines
 - Table amount
 - Special or extraordinary expenses
 - Other amount (specify) _____

(b) *The Family Property Act*

- Exclusive possession of family home
- Division of family home: _____ equal _____ unequal
- Division of family property: _____ equal _____ unequal

(c) *The Children's Law Act, 2020*

- Parenting Arrangements
 - Decision-making responsibility
 - Parenting time
- Guardianship over children's property
- Declaratory order respecting parentage
- Other (specify) _____

(d) *The Family Maintenance Act, 1997*

- Maintenance for myself in the amount of \$ _____ per month
- Maintenance for children under the Federal Child Support Guidelines
 - Table amount
 - Special or extraordinary expenses
 - Other amount (specify) _____

(e) Judicial separation under *The Queen's Bench Act, 1998*

(f) Nullity of marriage

(g) Relief under *The Dependants' Relief Act, 1996*

- (h) Relief between persons who have lived together as spouses
- Interest in property
 - Monetary compensation
 - Other (specify) _____
 - Other (specify Act, if any, and particulars of the claim) _____
- (j) Costs (specify particulars of the amount and basis for the claim) _____

IN THE CIRCUMSTANCES set out below:

(Complete only the applicable numbered paragraphs below to set out the facts that you have not admitted in paragraph 3 of your answer. If you seek to incorporate provisions of a separation agreement in the judgment, refer to the specific provisions to be incorporated.)

PARTICULARS OF MARRIAGE BREAKDOWN

2 Proof of marriage

- A certificate of marriage or a certificate of registration of marriage has been filed with the Court.

or

- An undertaking to file a certificate of marriage or a certificate of registration of marriage with the Court by _____ has been filed with the Court. (date)

or

- It is impossible or impractical to obtain a certificate of marriage or a certificate of registration of marriage, and application has been made for an order dispensing with production of the certificate.

3 There has been a breakdown of the marriage by reason of: *(Refer to separation, adultery or cruelty by reference to appropriate sections of the Divorce Act or The Queen's Bench Act, 1998.)*

- Separation for more than one year
- Adultery
- Cruelty

4 The facts on which my counter-petition for divorce (or judicial separation or nullity of marriage) is based are: *(Set out fully but concisely all the material facts relied on, but not the evidence by which the facts are to be proved.)*

5 The following efforts to reconcile have been made:

6 It is no longer possible for me to reconcile or resume cohabitation with my spouse.

COLLUSION, CONDONATION AND CONNIVANCE

7 (a) I have truthfully set out the facts establishing the breakdown of my marriage and I have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.

And (Include clause (b) only if adultery or cruelty is the basis of the marriage breakdown.)

(b) I have not encouraged my spouse to act in the manner that I have outlined, nor to commit or continue the alleged acts. I am unable to forgive my spouse and resume marital cohabitation as a result of my spouse’s acts and conduct towards me.

MEDIATION AND FAMILY DISPUTE RESOLUTION

8 The family mediation services and family dispute resolution services used to negotiate matters pertaining to support or parenting are as follows:

PARTICULARS OF PROPERTY CLAIM

9 At the date of issue of this counter-petition, the petitioner and I owned or held an interest in real and personal property, jointly or separately. The particulars of that property are set out in my Property Statement in Form 15-49 filed in this proceeding.

(A Property Statement need not be filed if the parties have agreed on the remedy and a Waiver of Property Statements in Form 15-50 has been filed.)

10 Regarding division of property:

I am entitled to an equal distribution of the family home and/or the family property.

or

My grounds for claiming that an equal distribution of the family home and/or the family property would be unfair and inequitable are as follows: *(Refer to specific sections of The Family Property Act.)*

or

The facts on which my claim for an interest in property or monetary compensation as persons who have lived together as spouses is based are:

RESIDENCE

23 My address is: _____

24 The petitioner's address is: _____

25 I have (or the petitioner has) been ordinarily resident in Saskatchewan since: _____
(date)

CHILDREN

26 Regarding children of our relationship:

There are no children of the petitioner or me who are in the care of either of us.

or

The names, dates of birth and place of residence of all children of the petitioner and me who are in the care of either of us are:

and

I am claiming a remedy with respect to the following children:

and/or

I am not claiming any remedy with respect to the following children:

because: _____

27 The particulars of the current parenting arrangements of the children are as follows:

which is satisfactory (*or* unsatisfactory) for the following reasons:

28 I claim decision-making responsibility (*or* joint decision-making responsibility) for the following children on the following terms:

and/or

I agree that the petitioner have decision-making responsibility (or joint decision-making responsibility) for the following children:

29 I propose to permit parenting time with respect to the following children on the following terms:

(Specify length of parenting time being proposed.)

and/or

I claim parenting time with respect to the following children:

(Specify length of parenting time sought.)

30 The proposed parenting arrangement is in the best interests of the children for the following reasons:

31 The following changes of circumstances of the petitioner or me are expected to affect the children or the parenting of the children in the future:

32 The nature of my relationship to and interest in the children is as follows:

33 The nature of the petitioner's relationship to and interest in the children is as follows:

34 Other than the petitioner and me, the following persons may have an interest in the parenting of the children or may have an obligation to support the children:

(State name, address and relationship to children):

35 The existing financial arrangements for the support of the children are as follows:

36 I propose that the financial arrangements for the support of the children, having regard to the remedy claimed, should be as follows:

37 (*If the amount claimed is different than the table amount under the Federal Child Support Guidelines.*) I am claiming child support in an amount different from the table amount determined under the Federal Child Support Guidelines due to:

- Child 18 years or older
- Income over \$150,000
- Split parenting time
- Shared parenting time
- Payor standing in place of a parent
- Special or extraordinary expenses, particulars of which are set out in Schedule 3 of my Financial Statement
- Undue hardship, particulars of which are set out in Schedule 6 of my Financial Statement

38 The facts to substantiate the proposed terms of child support are as follows:

SPOUSAL SUPPORT

39 The facts to substantiate the proposed support for myself are as follows: (*Make reference to your condition, means, needs and other circumstances.*)

PROCEEDINGS AND AGREEMENTS

40 The particulars and status of all other legal proceedings commenced between the petitioner and me with respect to the marriage, cohabitation, parenting, support, maintenance or division of property are:

41 The particulars and status of all other civil and criminal legal proceedings, past or ongoing, that may be relevant to the safety, security or well-being of the children are:

42 The dates of all written or oral separation, financial or parenting agreements between the petitioner and me are: _____

The agreement(s) pertain(s) to:

parenting of the children

child support

spousal support

division of property

other (*specify*) _____

(*If it is sought to incorporate provisions of a separation agreement in the judgment, refer to the specific provisions to be incorporated.*)

43 The particulars of all other orders or agreements relating to any child in the care of the petitioner or me are:

44 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between the petitioner and me, or any other member of our respective households, are: (*Include date and terms of order, recognizance or undertaking.*)

FINANCIAL INFORMATION

45 Financial documents:

My Financial Statement in Form 15-47 is filed in this proceeding. (*A financial statement must be filed if the counter-petition contains a claim for support unless the only financial claim is for child support in the table amount, or if one of the following alternatives applies.*)

or

The petitioner and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B (*with all required documents attached*) is filed in this proceeding.

or

(*If there is no claim for child support.*) The petitioner and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

46 My occupation is: _____

47 My place of employment is: _____

48 My current annual income from all sources is estimated to be: \$ _____

49 The petitioner's occupation is: _____

50 The petitioner's place of employment is: _____

51 The petitioner's current annual income from all sources is estimated to be: \$ _____

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of respondent)

STATEMENT OF RESPONDENT

(To be signed by the respondent in a proceeding under the Divorce Act.)

I, _____, the respondent in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of respondent)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the respondent is represented by a lawyer in a proceeding under the Divorce Act, The Children's Law Act, 2020, The Family Maintenance Act, 1997 or The Family Property Act.)

I, _____, the lawyer for _____, the respondent in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

I further certify to this Court that I have complied with (as applicable):

- (a) subsection 20(1) of *The Children's Law Act, 2020*;
- (b) subsection 16(1) of *The Family Maintenance Act, 1997*;
- (c) subsection 44.1(1) of *The Family Property Act*;

in discussing with my client the advisability of using alternative methods to resolve matters, and I have informed my client of the collaborative law services and mediation services known to me that might assist in resolving matters. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE**If prepared by a lawyer for the party**

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-21
(Rule 15-21)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

DEMAND FOR NOTICE

TO: The petitioner, _____,
(name)

I, _____,
(name of respondent) demand that notice of all further pleadings
and proceedings be served on me.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of respondent or respondent's lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____
 Name of lawyer in charge of file: _____
 Address of legal firm: _____
 (set out the street address)
 Telephone number: _____
 Fax number (if any): _____
 E-mail address (if any): _____

or

If the party is self-represented

Name of party: _____
 Address for service: _____
 (set out the street address)
 Telephone number: _____
 Fax number (if any): _____
 E-mail address (if any): _____

Form 15-22
 (Rule 15-22)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
 (FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

REPLY

- 1 I admit the particulars contained in paragraphs _____ of the Answer.
- 2 I deny the particulars contained in paragraphs _____ of the Answer.
- 3 (Set out in separate, consecutively numbered paragraphs a statement of the material facts relied on by way of reply to the Answer.)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of petitioner or petitioner's lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-24
(Subrule 15-24(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPLICATION FOR COROLLARY RELIEF

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

This application is being made by the petitioner, _____ . You are the respondent.

(or This application is being made by the respondent, _____ . You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____

Date _____

Time _____

THE PETITIONER (or RESPONDENT) IS ASKING THE COURT TO MAKE ONE OR MORE ORDERS OR JUDGMENTS AGAINST YOU. If you do not agree with what the petitioner (or respondent) is claiming, you must take certain steps to make sure that the Court hears your position.

IF YOU DO NOT AGREE WITH WHAT THE PETITIONER (or RESPONDENT) IS CLAIMING, YOU NEED TO DO THE FOLLOWING:

- YOU OR YOUR LAWYER MUST PREPARE AN ANSWER IN FORM 15-25, AND SERVE AND FILE YOUR ANSWER AND ANY ACCOMPANYING AFFIDAVIT(S), WITH PROOF OF SERVICE, NO LATER THAN 14 DAYS BEFORE THE RETURN DATE SET OUT ABOVE.
- IF YOU FAIL TO SERVE AND FILE AN ANSWER AND ANY AFFIDAVIT TO SUPPORT YOUR POSITION NO LATER THAN 14 DAYS BEFORE THE RETURN DATE SET OUT ABOVE, OR IF YOU FAIL TO APPEAR IN COURT ON THE RETURN DATE SET OUT ABOVE, THE COURT, IN YOUR ABSENCE, MAY GRANT THE ORDER OR JUDGMENT SOUGHT BY THE OTHER PARTY.
- IF THIS APPLICATION CONTAINS A CLAIM FOR CHILD SUPPORT OR SPOUSAL SUPPORT, YOU MUST COMPLY WITH THE NOTICE TO FILE A FINANCIAL STATEMENT THAT HAS BEEN SERVED ON YOU WITH THIS APPLICATION. IF YOU DO NOT COMPLY WITH THIS NOTICE OR THE NOTICE TO FILE A FINANCIAL STATEMENT, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. IF YOU HAVE BEEN SERVED WITH AN APPLICATION CLAIMING CHILD SUPPORT, PLEASE CONSULT THE FEDERAL CHILD SUPPORT GUIDELINES.

- IF THIS APPLICATION CONTAINS A CLAIM FOR CHILD SUPPORT OR A PARENTING ORDER, YOU ARE REQUIRED TO ATTEND A PARENTING EDUCATION PROGRAM EXCEPT IN LIMITED CIRCUMSTANCES. FAILURE TO ATTEND CAN HAVE SERIOUS CONSEQUENCES TO YOUR COURT CASE. TO ATTEND THE PARENTING EDUCATION PROGRAM, YOU MUST REGISTER AT LEAST 2 DAYS IN ADVANCE, BY TELEPHONE, TOLL-FREE AT 1-877-964- 5501.

1 The Petitioner (or Respondent) claims the following relief: *(select the relief claimed)*

- Child Support
- Spousal Support
- Parenting Order

2 Grounds for claim:

(Set out the provision of the Divorce Act, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)

3 Affidavit or other evidence, including financial information required pursuant to Part 15, Division 4 of *The Queen’s Bench Rules*, to be used in support of this application:

4 The applicable rules are:

5 The applicable Acts and regulations are:

6 A draft order or draft judgment setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(signature of party)

STATEMENT OF PETITIONER (or RESPONDENT)

I, _____, the petitioner (or respondent) in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of party)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the party making this application is represented by a lawyer.)

I, _____, the lawyer for _____, the petitioner (or respondent) in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-25
(Rule 15-25)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

ANSWER TO APPLICATION FOR COROLLARY RELIEF

1 I do not oppose the granting of the following remedies sought in the Application for Corollary Relief:

(Set out claims that are not opposed.)

2 I oppose the following claims for a remedy:

(Set out claims that are opposed.)

3 The particulars and status of all other legal proceedings commenced between the petitioner/respondent and me with respect to the marriage, cohabitation, parenting, support, maintenance or division of property are:

4 The particulars and status of all other civil and criminal legal proceedings, past or on-going, that may be relevant to the safety, security or well-being of the children are:

5 The particulars of all other orders or agreements relating to any child in the care of the petitioner/respondent or me are:

6 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between the petitioner/respondent and me, or any other member of our respective households, are:
(Include date and terms of order, recognizance or undertaking.)

7 My Financial Statement in Form 15-47:

(select applicable paragraph)

is filed in this proceeding.

or

- is not filed in this proceeding because:
 - a claim for child support:
 - has not been made.

or

- has been made and the petitioner/respondent and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B is filed in this proceeding.

and

- a claim for spousal support:
 - has not been made.

or

- has been made and the petitioner/respondent and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

8 I contest the Application for Corollary Relief based on the following material facts: (*Set out in separate, consecutively numbered paragraphs a statement of the material facts relied on for contesting the Application for Corollary Relief, but not the evidence by which those facts might be proved.*)

DATED at _____, Saskatchewan, this _____ day
 of _____, 2 ____.

(signature of party)

STATEMENT OF PETITIONER (or RESPONDENT)

I, _____, the petitioner (or respondent) in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of party)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the party filing this answer is represented by a lawyer.)

I, _____, the lawyer for _____, the petitioner (or respondent) in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-26
(Rule 15-26)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

Local Registrar
Court of Queen’s Bench for Saskatchewan (Family Law Division)
*(The party making this application is to insert address and fax # of Judicial
Centre where the Application for Variation of a Final Order was commenced):*

- IF THIS APPLICATION CONTAINS A CLAIM FOR CHILD SUPPORT OR A PARENTING ORDER, YOU ARE REQUIRED TO ATTEND A PARENTING EDUCATION PROGRAM EXCEPT IN LIMITED CIRCUMSTANCES. FAILURE TO ATTEND CAN HAVE SERIOUS CONSEQUENCES TO YOUR COURT CASE. TO ATTEND THE PARENTING EDUCATION PROGRAM, YOU MUST REGISTER AT LEAST 2 DAYS IN ADVANCE, BY TELEPHONE, TOLL-FREE AT 1-877-964-5501.

1 The precise order or judgment, and the paragraph(s) of it, sought to be varied:

2 Precise relief or remedy sought:

3 Grounds for making this application: *(Set out the statutory provision, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)*

4 Material evidence to be relied on:

5 The applicable rules are:

6 The applicable Acts and regulations are:

7 A draft order or draft judgment setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party)

STATEMENT OF PETITIONER [or RESPONDENT]

(To be signed by the party making this application if the application is under the *Divorce Act*.)

I, _____, the petitioner (or respondent) in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of party)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the party making this application is represented by a lawyer and the application is being made pursuant to the Divorce Act, The Children's Law Act, 2020, The Family Maintenance Act, 1997 or The Family Property Act.)

I, _____, the lawyer for _____, the petitioner (or respondent) in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

I further certify to this Court that I have complied with (as applicable):

- (a) subsection 20(1) of *The Children's Law Act, 2020*;
- (b) subsection 16(1) of *The Family Maintenance Act, 1997*;
- (c) subsection 44.1(1) of *The Family Property Act*;

in discussing with my client the advisability of using alternative methods to resolve matters, and I have informed my client of the collaborative law services and mediation services known to me that might assist in resolving matters. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE**If prepared by a lawyer for the party**

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-29
 (Rule 15-29)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
 (FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

ANSWER TO APPLICATION FOR VARIATION OF A FINAL ORDER

1 I do not oppose the granting of the following remedies sought in the Application for Variation of a Final Order: *(Set out claims that are not opposed.)*

2 I oppose the following claims for a remedy:
(Set out claims that are opposed.)

3 The particulars and status of all other legal proceedings commenced between the petitioner/respondent and me with respect to the marriage, cohabitation, parenting or support, maintenance are:

4 The particulars and status of all other civil and criminal legal proceedings, past or on-going, that may be relevant to the safety, security or well-being of the children are:

5 The particulars of all other orders or agreements relating to any child in the care of the petitioner/respondent and me are:

6 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between the petitioner/respondent and me, or any other member of our respective households, are: *(Include date and terms of order, recognizance or undertaking.)*

7 My Financial Statement in Form 15-47:
(select applicable paragraph)

is filed in this proceeding.

or

is not filed in this proceeding because:

a claim for child support:

has not been made.

or

has been made and the petitioner/respondent and I have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B is filed in this proceeding.

and

a claim for spousal support:

has not been made.

or

has been made and the petitioner/respondent and I have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

7.1 *(If there is a claim for variation of a final order under The Family Property Act, add paragraph 7.1)*

A property statement setting out the particulars of the property that the petitioner/respondent and I own or hold an interest in:

in Form 15-49 is filed in this proceeding.

or

is not filed in this proceeding because the petitioner/respondent and I have agreed on the relief, and a Waiver of Property Statements in Form 15-50 is filed in this proceeding.

8 I contest the Application for Variation of a Final Order based on the following material facts: *(Set out in separate, consecutively numbered paragraphs a statement of the material facts relied on for contesting the Application for Variation of a Final Order, but not the evidence by which those facts might be proved.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party)

STATEMENT OF PETITIONER [or RESPONDENT]

(To be signed by the party filing this answer if the application is under the Divorce Act.)

I, _____, the petitioner (or respondent) in this proceeding, certify that I am aware of my duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of party)

Information Note

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the party filing this answer is represented by a lawyer and the application is being made pursuant to the Divorce Act, The Children's Law Act, 2020, The Family Maintenance Act, 1997 or The Family Property Act.)

I, _____, the lawyer for _____, the petitioner (or respondent) in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my client the matters of spousal reconciliation, family dispute resolution services, and my client's duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

I further certify to this Court that I have complied with (as applicable):

- (a) subsection 20(1) of *The Children's Law Act, 2020*;
- (b) subsection 16(1) of *The Family Maintenance Act, 1997*;
- (c) subsection 44.1(1) of *The Family Property Act*;

in discussing with my client the advisability of using alternative methods to resolve matters, and I have informed my client of the collaborative law services and mediation services known to me that might assist in resolving matters. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-32
(Rule 15-32)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

NOTICE OF APPLICATION
(FAMILY LAW PROCEEDING)

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

This application is being made by the petitioner, _____ . You are the respondent.
(or This application is being made by the respondent, _____ . You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____
Date _____
Time _____

(Read the Notice at the end of this document to see what else you must do and when you must do it.)

1 Precise relief or remedy sought:

2 Grounds for making this application: *(Set out the statutory provision, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)*

3 Material evidence to be relied on:

4 The applicable rules are:

5 The applicable Acts and regulations are:

6 A draft order or draft judgment setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 ____ .

(signature of party or party's lawyer)

NOTICE

If you wish to oppose the application, you or your lawyer must prepare an affidavit in response, serve a copy at the address for service given at the end of this document, and file it in the court office, with proof of service, at least 7 days before the date set for hearing the application. You or your lawyer must also come to Court for the hearing of the application on the date set.

AND FURTHER TAKE NOTICE that if you do not appear at the hearing, an order may be made in your absence and enforced against you. **YOU WILL NOT RECEIVE FURTHER NOTICE OF THIS APPLICATION.**

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-34
(Rule 15-34)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPLICATION WITHOUT NOTICE
(*FAMILY LAW PROCEEDING*)

This application is being made by _____, the Petitioner/Respondent, without notice.

1 Provision authorizing the application to be made without notice:

2 Precise relief or remedy sought:

3 Respecting opposite parties (*check applicable box*):

none of the opposite parties is, to my knowledge, represented by a lawyer.

the name(s) of the lawyer(s) representing the opposite party(ies) is (are):

4 The applicable rules are:

5 The applicable Acts and regulations are:

6 Applicable cases relied on (*provide citations and designate the relevant passages*):

7 A draft order setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-36
(Rule 15-36)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPEARANCE DAY NOTICE
(FAMILY LAW PROCEEDING)

TO: _____
(name of each party entitled to notice)

TAKE NOTICE that an application is being made in this proceeding.

The application will be heard by telephone conference with the chambers judge from the judicial centre of _____ on _____ after _____ a.m/p.m
(state judicial centre) (date)

NOTICE

Appearance day applications will be scheduled to commence 30 minutes before the time chambers is scheduled to commence. The parties to an appearance day application must be available by telephone when the appearance day application is scheduled to commence and remain available until the application is heard.

1 Order or direction claimed or sought:

2 Reasons for making this application:

3 The applicable rules are:

4 The applicable Acts and regulations are:

5 A draft order setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

NOTICE

A party may make representations at the hearing about facts that are not contested. No party will provide an affidavit or testimony at the hearing. The judge will only act on facts that cannot be contested, as told to the judge by the parties or their lawyers. You have the right to be present and speak at the hearing. You must be as brief as possible. If you or your lawyer do not attend, the judge may grant an order without further notice to you.

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____
 Name of lawyer in charge of file: _____
 Address of legal firm: _____
 (set out the street address)
 Telephone number: _____
 Fax number (if any): _____
 E-mail address (if any): _____

or

If the party is self-represented

Name of party: _____
 Address for service: _____
 (set out the street address)
 Telephone number: _____
 Fax number (if any): _____
 E-mail address (if any): _____

Form 15-40
 (Rule 15-40)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
 (FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPLICATION FOR PROCEDURAL MATTER(S)

NOTICE TO RESPONDENT [or PETITIONER], _____ .
 (name)

This application is being made by the petitioner, _____ . You are the respondent.
 (or This application is being made by the respondent _____ . You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____
Date _____
Time _____

(Read the Notice at the end of this document to see what else you must do and when you must do it.)

1 Precise relief or remedy sought:

2 Grounds for making this application: *(Set out the statutory provision, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)*

3 Material evidence to be relied on:

4 The applicable rules are:

5 The applicable Acts and regulations are:

6 A draft order setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(signature of party or party's lawyer)

NOTICE

If you wish to oppose the application, you or your lawyer must prepare an affidavit in response, serve a copy at the address for service given at the end of this document, and file it in the court office, with proof of service, before the date set for hearing the application. You or your lawyer must also come to Court for the hearing of the application on the date set.

AND FURTHER TAKE NOTICE that if you do not appear at the hearing, an order may be made in your absence and enforced against you. **YOU WILL NOT RECEIVE FURTHER NOTICE OF THIS APPLICATION.**

CONTACT INFORMATION AND ADDRESS FOR SERVICE**If prepared by a lawyer for the party**

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-41
(Rule 15-41)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPLICATION FOR SUBSTANTIVE INTERIM RELIEF

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

This application is being made by the petitioner, _____ . You are the respondent.
(or This application is being made by the respondent, _____ . You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____

Date _____

Time _____

(Read the Notice at the end of this document to see what else you must do and when you must do it.)

1 Precise relief or remedy sought:

2 Grounds for making this application: *(Set out the statutory provision, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)*

3 Material evidence to be relied on:

4 The applicable rules are:

5 The applicable Acts and regulations are:

6 A draft order setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

NOTICE

If you wish to oppose the application, you or your lawyer must prepare an affidavit in response, serve a copy at the address for service given at the end of this document, and file it in the court office, with proof of service, at least 7 days before the date set for hearing the application. You or your lawyer must also come to Court for the hearing of the application on the date set.

(If a support order is sought) TAKE NOTICE that whether or not you oppose this application, you must serve and file a Financial Statement in Form 15-47 at least 7 days before the date set for hearing the application. You must complete the appropriate schedules of the Financial Statement and attach to it the financial information required by the Federal Child Support Guidelines. If this application includes a claim for child support and you do not comply with this notice or the Notice to File a Financial Statement, which has also been served on you, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. If you have been served with an application for child support, please consult the Federal Child Support Guidelines.

AND FURTHER TAKE NOTICE that if you do not appear at the hearing [or fail to provide the required financial information (if a support order is sought)], an order may be made in your absence and enforced against you. YOU WILL NOT RECEIVE FURTHER NOTICE OF THIS APPLICATION.

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-43
(Rule 15-43)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPLICATION FOR SUMMARY JUDGMENT
(FAMILY LAW PROCEEDING)

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

This application is being made by the petitioner, _____. You are the respondent.
(or This application is being made by the respondent, _____. You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____

Date _____

Time _____

(Read the Notice at the end of this document to see what else you must do and when you must do it.)

1 Precise relief or remedy sought:

2 Grounds for making this application: *(Set out the statutory provision, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)*

3 Material evidence to be relied on:

4 The applicable rules are:

5 The applicable Acts and regulations are:

6 A draft order or draft judgment setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

NOTICE

If you wish to oppose the application, you or your lawyer must prepare an affidavit in response, serve a copy at the address for service given at the end of this document, and file it in the court office, with proof of service, at least 7 days before the date set for hearing the application. You or your lawyer must also come to Court for the hearing of the application on the date set.

(If a support order is sought) TAKE NOTICE that whether or not you oppose this application, you must serve and file a Financial Statement in Form 15-47 at least 7 days before the date set for hearing the application. You must complete the appropriate schedules of the Financial Statement and attach to it the financial information required by the Federal Child Support Guidelines. If this application includes a claim for child support and you do not comply with this notice or the Notice to File a Financial Statement, which has also been served on you, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. If you have been served with an application for child support, please consult the Federal Child Support Guidelines.

AND FURTHER TAKE NOTICE that if you do not appear at the hearing [or fail to provide the required financial information (*if a support order is sought*)], an order may be made in your absence and enforced against you. YOU WILL NOT RECEIVE FURTHER NOTICE OF THIS APPLICATION.

CONTACT INFORMATION AND ADDRESS FOR SERVICE**If prepared by a lawyer for the party**

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(*set out the street address*)

Telephone number: _____

Fax number (*if any*): _____

E-mail address (*if any*): _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(*set out the street address*)

Telephone number: _____

Fax number (*if any*): _____

E-mail address (*if any*): _____

Form 15-44
(Rule 15-44)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

APPLICATION FOR VARIATION OF AN INTERIM ORDER

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

This application is being made by the petitioner, _____ . You are the respondent.
(or This application is being made by the respondent, _____ . You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____

Date _____

Time _____

(Read the Notice at the end of this document to see what else you must do and when you must do it.)

1 Precise relief or remedy sought:

2 Precise relief or remedy claimed or sought:

3 Grounds for making this application: *(Set out the statutory provision, rule, order or other legal basis on which the party making the application relies to justify the remedy sought.)*

4 Material evidence to be relied on:

5 The applicable rules are:

6 The applicable Acts and regulations are:

7 A draft order setting out the precise relief or remedy sought is attached.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

NOTICE

If you wish to oppose the application, you or your lawyer must prepare an affidavit in response, serve a copy at the address for service given at the end of this document, and file it in the court office, with proof of service, at least 7 days before the date set for hearing the application. You or your lawyer must also come to Court for the hearing of the application on the date set.

(If a support order is sought) TAKE NOTICE that whether or not you oppose this application, you must serve and file a Financial Statement in Form 15-47 at least 7 days before the date set for hearing the application. You must complete the appropriate schedules of the Financial Statement and attach to it the financial information required by the Federal Child Support Guidelines. If this application includes a claim for child support and you do not comply with this notice or the Notice to File a Financial Statement, which has also been served on you, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. If you have been served with an application for child support, please consult the Federal Child Support Guidelines.

AND FURTHER TAKE NOTICE that if you do not appear at the hearing [or fail to provide the required financial information (if a support order is sought)], an order may be made in your absence and enforced against you. YOU WILL NOT RECEIVE FURTHER NOTICE OF THIS APPLICATION.

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-47
(Rule 15-47)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER/
CO-PETITIONERS _____

RESPONDENT _____

FINANCIAL STATEMENT OF _____

Information Note

This Form has 7 schedules. You may not need to complete all schedules. Use the Checklist on the following pages to determine which schedules you must complete. Each schedule has instructions (*in italics*).

You must swear/affirm this Financial Statement in front of a notary public, justice of the peace, lawyer or commissioner for oaths. The staff members at the Local Registrar's Office in the Court House are commissioners for oaths so you may swear/affirm the document in front of a staff member at the time of filing.

I, _____ of _____ swear (or affirm) that:
(name) (city/town and province)

1 The information set out in this Financial Statement is true and complete to the best of my knowledge and belief, and sets out my financial situation as of today.

2 I do not anticipate any significant changes in the information set out in this Financial Statement.

or

I anticipate the following significant changes in the information set out in this Financial Statement:

3 The following schedules are attached:

- Schedule 1: Employment Information and Income
- Schedule 2: Expenses
- Schedule 3: Special or Extraordinary Expenses
- Schedule 4: Child-Centred Budget
- Schedule 5: Income of Other Persons in Household
- Schedule 6: Undue Hardship
- Schedule 7: Net Worth

4 I acknowledge that if, in the course of this proceeding, I discover that any information is incorrect or incomplete, I must serve on every other party to this proceeding and file with the Court the correct or complete information, or a new Financial Statement with updated information, together with any documents that support that information.

SWORN (OR AFFIRMED) BEFORE ME
 at, _____, Saskatchewan,
 this _____ day of _____,
 2 _____.

 A Commissioner for Oaths for Saskatchewan

} _____
 (signature)

Complete the following declaration if your income is tax exempt because of your Status.

I declare that all 3 of the following are true:

1. I am an Indian within the meaning of the *Indian Act* (Canada).
2. Because of my status, my income is tax exempt and I am not required to file an income tax return.
3. I have therefore not filed an income tax return for the last 3 years.

DECLARED BEFORE ME

at, _____, Saskatchewan,

this _____ day of _____,

2 _____ .

A Commissioner for Oaths for Saskatchewan

}
}

(signature)

CHECKLIST

Information Note

Use this Checklist to identify those schedules that you need to attach to your Financial Statement. Check each situation that applies to you (there may be more than one). Then complete and attach all schedules marked with a dot (“•”) for each situation that you have checked and append all documents that the schedule requires you to provide. Only complete and attach each applicable schedule once. Please note that this Checklist is to assist you in identifying the information that you are obligated to provide (see sections 21 and 22 of the *Federal Child Support Guidelines* and Rules 15-47 to 15-59 of *The Queen’s Bench Rules*).

This Checklist is not exhaustive. The opposite party may request, and/or the Court may order, that you provide more information than is identified in this Checklist depending on the specific circumstances of your case. Please also note that Rule 15-48 identifies those scenarios when a Financial Statement **does not** need to be completed. For example, if a child is primarily resident with a party who is only applying for child support in the table amount, and the income of the person being asked to pay support is less than \$150,000 per year, the party seeking support is not required to complete a Financial Statement.

A. Making a Claim or Application

	✓	Check each situation that applies to you Note: The section numbers refer to the Federal Child Support Guidelines	Schedules you must attach						
			1	2	3	4	5	6	7
SEEKING A CHILD SUPPORT ORDER									
1		I am applying for child support and one or more of the children is age 18 or older (section 3(2))	•	•		•			
2		I am applying for child support and one or more of the children is a stepchild (section 5)	•	•					
3		I am applying for child support and the income of the party being asked to pay support is greater than \$150,000 per year (section 4)	•	•		•			
4		I am applying for an order respecting special or extraordinary expenses (section 7)	•	•	•				
5		I am applying for retroactive child support	•	•					
6		I am applying for retroactive child support and no property claim has been made	•	•					•
7		I am applying for child support and the other party and I care for one or more children under a shared parenting arrangement and we agree that a set-off child support calculation is appropriate (section 9)	•						
8		I am applying for child support where the other party and I care for one or more children under a shared parenting arrangement and we do not agree that a set-off child support calculation is appropriate (section 9)	•	•		•	•		

SEEKING TO VARY A CHILD SUPPORT ORDER			Schedules you must attach						
			1	2	3	4	5	6	7
9		I am applying to vary a child support order that requires me to pay support (section 3)	•						
10		I am applying to vary a child support order that requires the other party to pay support and one or more of the children is age 18 or older (section 3(2))	•	•		•			
11		I am applying to vary a child support order that requires me to pay support and one or more of the children is age 18 or older (section 3(2))	•	•					
12		I am applying to vary a child support order and one or more of the children is a stepchild (section 5)	•	•					
13		I am applying to vary a child support order that requires the other party to pay support and that party's income is greater than \$150,000 per year (section 4)	•	•		•			
14		I am applying to vary a child support order that requires me to pay support and my income is greater than \$150,000 per year (section 4)	•	•					

15		I am applying to vary an order that requires the other party to contribute towards special or extraordinary expenses (section 7)	•	•	•						
16		I am applying to vary an order that requires me to contribute towards special or extraordinary expenses (section 7)	•	•							
CLAIMING UNDUE HARDSHIP			Schedules you must attach								
			1	2	3	4	5	6	7		
17		I am making an undue hardship claim (section 10) and a property claim has been made	•	•				•	•		
18		I am making an undue hardship claim (section 10) and a property claim has not been made	•	•				•	•	•	
SEEKING A SPOUSAL SUPPORT ORDER OR TO VARY A SPOUSAL SUPPORT ORDER			Schedules you must attach								
			1	2	3	4	5	6	7		
19		I am applying for spousal support	•	•							
20		I am applying to vary a spousal support order	•	•							
SEEKING TO REDUCE OR ELIMINATE ARREARS			Schedules you must attach								
			1	2	3	4	5	6	7		
21		I am applying to expunge or reduce arrears of child and/or spousal support and a property claim has been made	•	•							
22		I am applying to expunge or reduce arrears of child and/or spousal support and no property claim has been made	•	•						•	

B. Responding to a Claim or Application

	✓	Check each situation that applies to you Note: The section numbers refer to the Federal Child Support Guidelines	Schedules you must attach							
			1	2	3	4	5	6	7	
RESPONDING TO A CLAIM FOR CHILD SUPPORT										
23		I am being asked to pay child support (section 3)	•							
24		I am being asked to pay child support and one or more of the children is age 18 or older (section 3(2))	•	•						
25		I am being asked to pay child support and one or more of the children is a stepchild (section 5)	•	•						
26		I am being asked to pay child support and my income is greater than \$150,000 per year (section 4)	•	•						
27		I am being asked to contribute towards special or extraordinary expenses (section 7)	•	•						
28		I am being asked to pay retroactive child support and a property claim has been made	•	•						
29		I am being asked to pay retroactive child support and no property claim has been made	•	•						•

30	I am being asked to pay child support and the other party and I care for one or more children under a shared parenting arrangement and we agree that a set-off child support calculation is appropriate (section 9)	•							
31	I am being asked to pay child support and the other party and I care for one or more children under a shared parenting arrangement and we do not agree that a set-off child support calculation is appropriate (section 9)	•	•		•	•			
RESPONDING TO AN APPLICATION TO VARY A CHILD SUPPORT ORDER		Schedules you must attach							
		1	2	3	4	5	6	7	
32	I am responding to an application to vary a child support order that requires me to pay support (section 3)	•							
33	I am responding to an application to vary a child support order that requires me to pay support and one or more of the children is age 18 or older (section 3(2))	•	•						
34	I am responding to an application to vary a child support order that requires the other party to pay support and one or more of the children is age 18 or older (section 3(2))	•	•		•				
35	I am responding to an application to vary a child support order and one or more of the children is a stepchild (section 5)	•	•						
36	I am responding to an application to vary a child support order that requires the other party to pay support and that party's income is greater than \$150,000 per year (section 4)	•	•		•				
37	I am responding to an application to vary a child support order that requires me to pay support and my income is greater than \$150,000 per year (section 4)	•	•						
38	I am responding to an application to vary an order that requires the other party to contribute towards special or extraordinary expenses (section 7)	•	•	•					
39	I am responding to an application to vary an order that requires me to contribute towards special or extraordinary expenses (section 7)	•	•						
RESPONDING TO AN UNDUE HARDSHIP CLAIM		Schedules you must attach							
		1	2	3	4	5	6	7	
40	I am responding to the other party's undue hardship claim and the court has determined that circumstances of undue hardship exist (section 10)	•	•			•			
REGARDING SPOUSAL SUPPORT		Schedules you must attach							
		1	2	3	4	5	6	7	
41	I am being asked to pay spousal support	•	•						
42	I am responding to an application to vary a spousal support order	•	•						

SCHEDULE 1: EMPLOYMENT INFORMATION AND INCOME**PART ONE: EMPLOYMENT INFORMATION****Documents to Attach**

INSTRUCTIONS: You must attach one of the following two options with Schedule 1, in addition to the documents required for each section as identified below.

I have attached:

- A copy of every personal income tax return filed by me for each of the 3 most recent taxation years and a copy of every notice of assessment and reassessment issued to me for each of the 3 most recent taxation years. (*Your income tax summary is NOT sufficient. You must attach the full returns.*)
- A declaration that I am not required to file Income Tax and Benefit Returns because I am an Indian within the meaning of the *Indian Act* (Canada). (*Use the declaration on page 2.*) I am attaching the following proof of income for the 3 most recent calendar years.

My Current Income Situation

INSTRUCTIONS: Check the box(es) for the income situation applicable to you. Provide the relevant information using the spaces and/or checkboxes. Append all required documents.

Check all that apply:

I am currently employed

Job/Occupation

Name of employer

I am employed: full time
 part time, working approximately _____ hours per week
 casual, working approximately _____ hours per month

I am paid: weekly
 every two weeks
 twice per month
 monthly
 other (*specify*)

The following document is attached for each employer:

- My most recent pay stub/statement of earnings indicating the total earnings paid in the year to date, including overtime; or
- A pay stub/statement of earnings is not provided by my employer. I have attached a letter from my employer indicating my total earnings paid in the year to date, including overtime and my rate of salary or remuneration.

I am currently self-employed (not incorporated)

Name and address of business, professional practice or farm:

The following documents are attached:

- The financial statements of my business or professional practice, other than a partnership, for the 3 most recent taxation years; and
- A statement showing a breakdown for the 3 most recent taxation years of all salaries, wages, management fees or other payments or benefits paid to, or on behalf of, persons or corporations with whom I do not deal at arm's length; and
- If I am a partner in a partnership, confirmation of my income and draw from, and capital in, the partnership for its 3 most recent taxation years.

I am a controlling shareholder, director, or officer of a corporation

Name corporation

Interest in corporation

The following documents are attached:

- The financial statements for the corporation(s) in which I hold a controlling interest and all subsidiary corporations, for the 3 most recent taxation years; and
- A statement showing a breakdown for the past 3 taxation years of all salaries, wages, management fees or other payments or benefits paid to, or on behalf of, persons or corporations with whom the corporation, and every related corporation, does not deal at arm's length.

I am a beneficiary under a trust

The following documents are attached:

- The trust settlement agreement and copies of the trust's 3 most recent financial statements.

I am currently unemployed or retired

Last day of work (approximate):

Most recent job/occupation:

Reason for unemployment:

- retired
- not currently searching for work outside of the home
- currently searching for work
- medically unable to work
- other (*specify*):

- If employed within the past year, I have attached my most recent pay stub/statement of earnings indicating the total earnings paid in the year to date, including overtime, for each employer.

- I receive income from employment insurance, social assistance, a pension, workers' compensation, disability payments or another source.**

- Source of income: employment insurance
 social assistance
 pension
 workers' compensation
 disability
 other (*specify*):

The following document is attached for each source of income:

- The most recent statement of income indicating the total amount of income from the applicable source during the current year; or
- As a statement is not available to me, a letter from the appropriate authority stating the total amount of income from the applicable source during the current year.

Medical or Dental Benefits

- Medical or dental coverage is available to my dependants through my employer or otherwise at a reasonable rate.

PART TWO: INCOME

Taxable Income

<i>INSTRUCTIONS: Identify all gross annual taxable income (before deductions) from all sources for the 12-month period ending on the date of the Financial Statement. Give your best estimate if you do not know an actual amount. Do not report the same income on more than one line.</i>	
Taxable Income Source (before deductions)	Annual Amount
Employment income (wages, salaries, commissions, bonuses, overtime, etc.)	\$
Other employment income (tips, foreign income, research grants, etc.)	\$
Pension income (Old Age Security, CPP, superannuation, etc.)	\$
Taxable disability income	\$
Employment insurance benefits	\$
Taxable amount of dividends from taxable Canadian corporations	\$
Interest and other investment income	\$
Net partnership income (limited or non-active partners only)	\$
Net rental income (indicate gross here: \$ _____)	\$
Taxable capital gains	\$
Taxable spousal support received (indicate total here: \$ _____)	\$

RRSP Income		\$
Self-employment income:		
A. Business income.....	Gross \$ _____Net
B. Professional income	Gross \$ _____Net
X. Commission income	Gross \$ _____Net
Δ. Farming income	Gross \$ _____Net
E. Fishing income	Gross \$ _____Net
Workers' compensation benefits		\$
Social assistance payments		\$
Net taxable federal supplements		\$
Other taxable income (e.g. scholarships, bursaries, study grants, certain lump sum payment or death benefits, severance pay, etc.) (specify)		\$
TOTAL ANNUAL INCOME		\$

Non-Taxable Income

INSTRUCTIONS: List all non-taxable income, allowances and amounts received from all sources including exempt income due to status under the Indian Act, band assistance payments, child support, GST benefits, etc. for the 12-month period ending on the date of this Financial Statement. Give your best estimate if you do not know an actual amount.

Non-Taxable Income or Benefit	Annual Amount
Exempt income due to status under the Indian Act	\$
Child Tax Benefit	\$
GST Benefit	\$
Child support	\$
Band assistance payments	\$
Other (specify)	\$
	\$
	\$
TOTAL NON-TAXABLE INCOME	\$

Allowable Deductions

INSTRUCTIONS: Review Schedule III of the Federal Child Support Guidelines to determine if any allowable deductions apply in your circumstance. If so, include those for the 12-month period ending on the date of this Financial Statement. Give your best estimate if you do not know an actual amount.

Allowable deductions under Schedule III	Annual Amount
	\$
	\$
	\$
TOTAL ALLOWABLE DEDUCTIONS	\$

SCHEDULE 2: EXPENSES

INSTRUCTIONS: Provide information about your personal expenses. Use the monthly or yearly columns as appropriate. Complete only one column per item. Give your best estimate if you do not know an actual amount. If you expect any current expenses to change, indicate the expected new amounts in the "comments" column.

Item	Paid monthly	Paid yearly	Comments
Source deductions			
CPP contributions			
El premiums			
Employee pension contributions			
Medical and dental insurance premiums (deducted at source)			
Income tax			
Housing			
Rent or mortgage			
Property taxes			
Homeowners/tenant insurance			
Condo fees			
Water, sewer and garbage			
House repairs, maintenance, yard care			
Heat, electricity			
Telephone, cable, internet			
Other (specify)			
Household expenses			
Food			
Meals outside the home			
General household supplies			
Hair care, toiletries, sundries			
Dry cleaning and laundry			
Furnishings and equipment			
Transportation			
Public transit, taxis			
Car insurance, registration and license			
Gas and oil			
Parking			
Car repairs and maintenance			

Item		Paid monthly	Paid yearly	Comments
	Car loan payment			
Health (only include those expenses not covered by insurance)				
	Medical and dental premiums (not deducted at source)			
	Health care (physiotherapy, etc.)			
	Drugs, prescriptions			
	Dental care (including orthodontist)			
	Optical care (eyeglasses, contact lenses)			
	Other (<i>specify</i>)			
Personal				
	Clothing, footwear			
	Educational expenses (self)			
	Other (<i>specify</i>)			
Children				
	Clothing, footwear			
	Children's allowance, gifts			
	School fees, books and supplies			
	School activities (field trips, etc.)			
	Activities, lessons and supplies			
	Child care, babysitting, summer camps			
	Other (<i>specify</i>)			
Savings for the future				
	RRSP			
	RESP			
	Other (<i>specify</i>)			
Support payments (specify for whom, whether tax deductible, whether voluntary or pursuant to order)				
	Support being paid in this case			
	Support being paid in any other case			

Item		Paid monthly	Paid yearly	Comments
Debt payments (other than mortgage or car loan already listed above)				
Other				
	Life or term insurance premiums			
	Banking, legal, accounting			
	Church, charitable donations			
	Entertainment and recreation			
	Vacation			
	Alcohol, tobacco, marijuana			
	Other (<i>specify</i>)			
SUBTOTAL				
CALCULATION OF TOTAL ANNUAL EXPENSES				
a.	Total expenses paid monthly: \$ _____ × 12:	\$ _____		
b.	Plus total expenses paid annually:	\$ _____		
c.	Equals total annual expenses:	\$ _____		

SCHEDULE 3: SPECIAL OR EXTRAORDINARY EXPENSES

INSTRUCTIONS: Refer to section 7 of the Federal Child Support Guidelines for more information about this type of claim. You must state the child's name for each expense, the details of each expense and the total amount you paid. You must also include any contributions to the expense made by the child or any third party, as well as subsidies, benefits, tax deductions, reimbursements or eligibility to claim any of those.

I am seeking contribution towards special or extraordinary expenses for the following reasons:

- childcare expenses incurred as a result of my employment, illness, disability, education or training for employment;
- the portion of the medical and dental insurance premiums for a child;
- health-related expenses that exceed insurance reimbursement by at least \$100 annually per illness or event, including orthodontic treatment, professional counselling provided by a psychologist, social worker, psychiatrist or any other person, physiotherapy, occupational therapy, speech therapy and prescription drugs, hearing aids, glasses and contact lenses (*indicate the amount of any insurance reimbursement*);
- extraordinary expenses for primary or secondary school or for any educational programs that meet the child's particular needs;
- expenses for post-secondary education;
- extraordinary expenses for extracurricular activities.

The details for the expenses that I am claiming are as follows:

Child's Name	Description of Expense	Total Expense Amount Per Year	Subtract Contributions from Others, Subsidies, Benefits, Tax Deductions, or Reimbursements	Net Expense Per Year

You must provide receipts or other documents proving each expense on the request of the other party or by court order. If you are unable to provide proof of payment, indicate why here:

SCHEDULE 4: CHILD-CENTRED BUDGET

INSTRUCTIONS: The purpose of this schedule is to provide information about your child-related expenses when claiming support for a child(ren) age 18 or over, child(ren) in a shared parenting arrangement, or when the payor parent has an income over \$150,000. If there is a claim for support for more than one child, and the children for whom support is claimed have different circumstances (e.g. one child is age 18 or over, and one child is in a shared parenting arrangement), you must complete Schedule 4 for each child. Use the monthly or yearly columns as appropriate. Complete only one column per item. Give your best estimate if you do not know an actual amount. If you expect any current expenses to change, indicate the expected new amounts in the "comments" column.

Child(ren) for whom you are completing this Schedule:

Name: _____ date of birth: _____

Name: _____ date of birth: _____

Name: _____ date of birth: _____

Item	Paid monthly	Paid yearly	Comments
Housing costs attributable to the child(ren)			
Rent or mortgage			
House maintenance, yard care			
Heat, electricity, water			
Telephone, cable, internet			
Other (specify)			

Item	Paid monthly	Paid yearly	Comments
Household expenses attributable to the child(ren)			
Food			
Meals outside the home			
General household supplies			
Hair care, toiletries, sundries			
Laundry			
Furnishings and equipment			
Transportation attributable to the child(ren)			
Public transit, taxis			
Gas and oil			
Parking			

Item	Paid monthly	Paid yearly	Comments
Health (<i>only include those expenses not covered by insurance</i>)			
Medical and dental premiums			
Health care (physiotherapy, etc.)			
Drugs, prescriptions			
Dental care (including orthodontist)			
Optical care (eyeglasses, contact lenses)			
Counsellor			
Other (<i>specify</i>)			
Educational expenses, activities and child care (<i>net of tax</i>)			
Tuition			
Books, supplies			
Technology			
Fees			
School activities (field trips, etc.)			
School lunches			
Activities, lessons, supplies			
Child care, babysitting, nanny			
Summer camps			
Other (<i>specify</i>)			

Item		Paid monthly	Paid yearly	Comments
Personal				
	Clothing, footwear			
	Seasonal clothing			
	Hobbies			
	Toys, bicycles			
	Entertainment and recreation			
	Gifts for child			
	Gifts for others from child			
	Allowances			
	Haircuts/miscellaneous			
	Vacation			
Savings for the future				
	RESP			
	Other (<i>specify</i>)			
Other expenses attributable to the child(ren)				
	Life or term insurance premiums			
	Banking			
	Donations			
	Other (<i>specify</i>)			
SUBTOTAL				
CALCULATION OF TOTAL ANNUAL EXPENSES ATTRIBUTABLE TO THE CHILD(REN)				
a.	Total expenses paid monthly: \$ _____ × 12:		\$ _____	
b.	Plus total expenses paid annually:		\$ _____	
c.	Equals total annual expenses:		\$ _____	

SCHEDULE 5: INCOME OF OTHER PERSONS IN HOUSEHOLD

INSTRUCTIONS: Provide the names, occupations or sources of income, annual incomes, and amount of federal and provincial taxes payable for the following persons:

- (α) *any person residing with you who has a legal duty to support you or whom you have a legal duty to support;*
- (β) *any person residing with you who shares living expenses with you or from whom you otherwise receive an economic benefit as a result of living with that person; and*
- (χ) *any person residing with you who has a child that you or the person have a legal duty to support.*

Other Person's Name	Occupation or Source of Income	Annual Income	Taxes Payable

SCHEDULE 6: UNDUE HARDSHIP

INSTRUCTIONS: Refer to section 10 of the Federal Child Support Guidelines for more information about this type of claim.

I am claiming undue hardship for the following reason(s):

- Responsibility for unusually high debts reasonably incurred to support the family before the separation or to earn a living

Owed to	Purpose	Date Incurred	Terms of Debt	Annual Amount
				\$
				\$
				\$

- Unusually high expenses for exercising parenting time with respect to a child (e.g. travel expenses)

Details of Expense	Annual Amount
	\$
	\$

- Legal duty:
 - under a judgment, order or written separation agreement to support another person;
 - to support a child, other than a child for whom support is claimed in this application, who is under the age of 18, or at or above the age of 18 but unable to support himself or herself because of illness, disability or other cause;
 - to support a person who is unable to support himself or herself because of illness or disability.

(Attach a copy of any judgment, order or written agreement under which the legal duty arises.)

Name of Person	Relationship	Nature of Duty	Annual Amount
			\$
			\$
			\$
			\$

- Other undue hardship circumstances

Details	Annual Amount
	\$
	\$
	\$
	\$

SCHEDULE 7: NET WORTH

INSTRUCTIONS: List all property in which you have an interest as of the date of this Financial Statement and the estimated market value. List all debts that you owe as of the date of this Financial Statement and the amount that you owe.

I have an interest in the following assets in and outside Saskatchewan:

Type	Details	Value or Amount
State of each property and nature of ownership		
Real estate	1	\$
	2	\$
	3	\$

Type of Debt	Creditor (name and address)	Full amount now owing	Monthly payments
Outstanding credit card balances		\$	\$
		\$	\$
		\$	\$
Unpaid support amounts		\$	\$
		\$	\$
		\$	\$
Other debts		\$	\$
		\$	\$
		\$	\$
Total amount of debts		\$	

Summary	
Total assets	\$
Subtract total debts	\$
Net worth	\$

Form 15-48A
 (Subrule 15-48(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
 (FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER/
 CO-PETITIONERS _____

RESPONDENT _____

WAIVER OF FINANCIAL STATEMENTS

- 1 The parties have agreed on the remedy to be granted in this proceeding.
- 2 *(If there is a claim for spousal support)* The parties waive Financial Statements with respect to the claim for spousal support made in this proceeding.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of petitioner or petitioner's lawyer)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature respondent or respondent's lawyer)

Form 15-48B
(Subrule 15-48(2))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER/
CO-PETITIONERS _____

RESPONDENT _____

AGREEMENT AS TO CHILD SUPPORT

THE PARTIES AGREE AS FOLLOWS:

- 1 The income of the payor _____ is \$ _____.
(name)
- 2 The payor currently resides in _____.
(province or, if resident outside of Canada, country)
- 3 The income of the recipient _____ is \$ _____.
(name)

4 The recipient currently resides in _____ .
(province or, if resident outside of Canada, country)

(Paragraphs 3 and 4 must be included if special or extraordinary expenses are to be shared or if the amount agreed to differs from the table amount set out in the Federal Child Support Guidelines.)

5 Child support is to be provided for (state names and dates of birth of children for whom child support is to be provided)

Name of Child	Date of Birth

and according to the applicable child support table set out in the Federal Child Support Guidelines, the amount of child support payable for that number of children (the “child support table amount”) is \$ _____ .

6 The payor will pay to the recipient, _____ ,
(name)

child support of \$ _____ per month for the children referred to in section 5.

7 (If applicable) The amount of child support agreed on by this agreement differs from the child support table amount because: (state reasons)

8 (If there are expenses pursuant to section 7 of the Federal Child Support Guidelines to be shared)

There are special or extraordinary expenses, being _____

(state type of expense)

on behalf of _____
(name child)

in the amount of \$ _____ per month, and the payor’s share of this expense is \$ _____ per month.

9 The documents required by Rule 15-48(2)(b) and (c) of The Queen’s Bench Rules are attached to this agreement.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of petitioner’s lawyer)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of respondent's lawyer)

or

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of petitioner)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(witness)

(signature of respondent)

Form 15-49
(Rule 15-49)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER/ _____

RESPONDENT _____

PROPERTY STATEMENT OF _____

Information Note

This Form provides information regarding property and debts as of the date on which the Petition initiating a property claim was issued or the Counter-Petition initiating a property claim was filed (the “date of application”). You must identify all property owned, or in which an interest was held, by one or both spouses, or by one or both spouses and a third person, on that date. Each section of this form has instructions (*in italics*).

You must swear/affirm this Property Statement in front of a notary public, justice of the peace, lawyer or commissioner for oaths. The staff members at the Local Registrar’s Office in the Court House are commissioners for oaths so you may swear/affirm the document in front of a staff member at the time of filing.

I, _____ of _____ swear (or affirm) that:
(name) (city/town and province)

- 1 The date of application is: _____ .
- 2 The information set out in this Property Statement is true and complete to the best of my knowledge and belief, and sets out all family property owned, or in which an interest was held, by one or both spouses, or by one or both spouses and a third person, as of the date of application.
- 3 I acknowledge that if, in the course of this proceeding, I discover that this information is incorrect or incomplete, I must serve on every other party to this proceeding and file with the Court the correct or complete information, or a new Property Statement with updated information.

SWORN (OR AFFIRMED) BEFORE ME
 at, _____, Saskatchewan,
 this _____ day of _____,
 2 _____ .

} _____
(signature)

 A Commissioner for Oaths for Saskatchewan

I. ASSETS IN OR OUTSIDE SASKATCHEWAN

1: REAL PROPERTY

INSTRUCTIONS: List the interests in real property owned by one or both spouses, or by one or both spouses and a third person, on the date of application, including leasehold interests and mortgages. Show estimated fair market value of the interest. Do not deduct encumbrances or costs of disposition; rather, show them under Part II: Debts and Liabilities. For example, for the family home, you might insert both spouses’ names in the first column and “Joint tenancy” in the second column; in the next column, you might write “Family home, 123 Main Street”; in the fifth column the market value on the date of application, and in the last column the current market value. Show any amount left to pay on the mortgage under Part II: Debts and Liabilities.

Owner	Nature and Type of Ownership	Nature of property and address	Estimated TOTAL Value	Estimated Fair Market Value of the Interest	
				on date of application	on current date
				\$	\$
				\$	\$
				\$	\$
TOTAL VALUE OF REAL PROPERTY				\$	\$

2: GENERAL HOUSEHOLD GOODS AND VEHICLES

INSTRUCTIONS: List the estimated market value, not the cost of replacement, for general household goods and vehicles owned by one or both spouses, or by one or both spouses and a third person, on the date of application. Do not deduct encumbrances or costs of disposition; rather, show them under Part II: Debts and Liabilities.

Item	Description	In the possession of	Estimated Fair Market Value	
			on date of application	on current date
Household goods, appliances, furniture			\$	\$
			\$	\$
			\$	\$
Cars, boats, trailers, motorhomes, snowmobiles, other vehicles			\$	\$
			\$	\$
			\$	\$
			\$	\$
Jewellery, works of art, collections, electronics, tools, sports and hobby equipment			\$	\$
			\$	\$
			\$	\$
Other items			\$	\$
			\$	\$
			\$	\$
TOTAL VALUE OF GENERAL HOUSEHOLD GOODS AND VEHICLES			\$	\$

3: BANK ACCOUNTS AND SAVINGS					
<i>INSTRUCTIONS: List, by category, the items owned by one or both spouses, or by one or both spouses and a third person, on the date of application. Include cash, savings and chequing accounts in financial institutions, term deposits, guaranteed investment certificates, TFSAs, RESPs, and all other savings.</i>					
Owner	Category	Institution	Account Number	Amount	
				on date of application	on current date
				\$	\$
				\$	\$
				\$	\$
				\$	\$
				\$	\$
				\$	\$
				\$	\$
				\$	\$
TOTAL VALUE OF BANK ACCOUNTS AND SAVINGS				\$	\$

The location of any safety deposit box[es] is: _____
(name and address of institution(s))

4: PENSIONS AND RETIREMENT SAVINGS PLANS					
<i>INSTRUCTIONS: List plans owned by one or both spouses. Indicate the name and address of the institution where a Registered Retirement Savings Plan is held; include name and address of pension plan and pension details.</i>					
Owner	Category	Institution	Account Number	Amount	
				on date of application	on current date
				\$	\$
				\$	\$
				\$	\$
				\$	\$
				\$	\$
TOTAL VALUE OF PENSIONS AND RETIREMENT SAVINGS PLANS				\$	\$

5: SECURITIES (INCLUDING VALUE OF SHARES IN A CORPORATION)					
<i>INSTRUCTIONS: List the interests that each spouse holds, directly or indirectly, in any incorporated business. Include shares, bonds, mutual funds, warrants, options, debentures, notes and all other securities. List the items by category. Give your best estimate of market value if the item were to be sold on the open market.</i>					
Owner	Category	Description (including name of corporation)	Number	Estimated Fair Market Value	
				on date of application	on current date
				\$	\$
				\$	\$
				\$	\$
				\$	\$
				\$	\$
TOTAL VALUE OF SECURITIES				\$	\$

6: BUSINESS INTERESTS				
<i>INSTRUCTIONS: List the interests that each spouse holds, directly or indirectly, in any unincorporated business, including partnerships, trusts and joint ventures. Give your best estimate of market value if the business were to be sold on the open market. An interest in an incorporated business should be shown under Table 5: Securities.</i>				
Owner	Name of Firm or Company	Interest	Estimated Fair Market Value	
			on date of application	on current date
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$
TOTAL VALUE OF BUSINESS INTERESTS			\$	\$

7: LIFE & DISABILITY INSURANCE						
<i>INSTRUCTIONS: List only those insurance policies owned by one or both spouses, or by one or both spouses and a third person, that have a property value / cash surrender value. Do not include term policies.</i>						
Owner	Company and Policy No.	Kind of Policy	Beneficiary	Face Amount	Cash Surrender Value	
					on date of application	on current date
					\$	\$
					\$	\$
					\$	\$
					\$	\$
					\$	\$
TOTAL CASH SURRENDER VALUE OF INSURANCE POLICIES					\$	\$

8: OTHER PROPERTY				
<i>INSTRUCTIONS: List, by category, all other property and assets owned. Include property of any kind not listed in Tables 1 to 8 (for example, cash on hand, accounts receivable, patents or copyright claims). Give your best estimate of market value.</i>				
Owner	Category	Details	Estimated Fair Market Value of the Interest	
			on date of application	on current date
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$
			\$	\$
TOTAL VALUE OF OTHER PROPERTY			\$	\$

SUMMARY		
<i>INSTRUCTIONS: Record the above totals from Tables 1 to 8 for the date of application and add together.</i>		
1.	REAL PROPERTY	\$
2.	GENERAL HOUSEHOLD GOODS AND VEHICLES	\$
3.	BANK ACCOUNTS AND SAVINGS	\$

4.	PENSIONS AND RETIREMENT SAVINGS PLANS	\$
5.	SECURITIES	\$
6.	BUSINESS INTERESTS	\$
7.	CASH SURRENDER VALUE OF INSURANCE POLICIES	\$
8.	OTHER PROPERTY	\$
I. TOTAL VALUE OF ASSETS ON DATE OF APPLICATION		\$

II. DEBTS AND LIABILITIES

INSTRUCTIONS: List all debts and other liabilities that you owe, that your spouse owes or that either of you owe along with another person, on the date of application. List by category, such as mortgages, charges, loans, liens, notes, credit cards, accounts payable, tax arrears and costs of disposition. Indicate if any other persons may be responsible for this debt and give their names. Include contingent liabilities such as guarantees given by either spouse, and indicate that they are contingent.

Type of Debt	Owed by	Owed to (name and address)	Full amount owing on date of application	Monthly payments	Are payments being made?	If yes, by whom?
Secured against real property (mortgages, lines of credit, etc.)			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
Loans from a bank, trust or finance company			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
Credit card balances			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		

Type of Debt	Owed by	Owed to (name and address)	Full amount owing on date of application	Monthly payments	Are payments being made?	If yes, by whom?
Unpaid support amounts			\$	\$		
			\$	\$		
			\$	\$		
Other debts			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
			\$	\$		
II. TOTAL AMOUNT OF DEBTS AND LIABILITIES					\$	

III. EXEMPTIONS

PROPERTY CLAIMED AS EXEMPT FROM DISTRIBUTION			
<i>INSTRUCTIONS: List all property reported in this statement that was owned on the date of application and that you claim is exempt from distribution pursuant to sections 23 and 24 of The Family Property Act.</i>			
Category	Item and Reasons for Exemption	Value on Date of Application	Value of Exemption Claimed
		\$	\$
		\$	\$
		\$	\$
		\$	\$
		\$	\$
III. TOTAL CLAIM FOR EXEMPTIONS		\$	

IV. DISPOSED PROPERTY

PROPERTY DISPOSED OF WITHIN TWO YEARS		
<i>INSTRUCTIONS: List all property sold, gifted or otherwise disposed of within two years of the date of application. Indicate the date of disposition of each item and the value of each item as of the date of disposition.</i>		
Description	Date disposed of	Value
		\$
		\$
		\$
		\$
		\$
		\$
IV. TOTAL VALUE OF DISPOSED PROPERTY		\$

V. SUMMARY

SUMMARY		
<i>INSTRUCTIONS: Record the above totals from Parts I to IV.</i>		
1.	Total value of assets on date of application	\$
2.	Total amount of debts and liabilities	\$
3.	Total claim for exemptions	\$
4.	Total value of disposed property	\$

Form 15-50
(Rule 15-50)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER/
CO-PETITIONERS _____

RESPONDENT _____

WAIVER OF PROPERTY STATEMENTS

- 1 The parties have agreed on the remedy to be granted in this proceeding.
- 2 *(If there is a claim for property)* The parties waive Property Statements with respect to property claims made in this proceeding.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of petitioner or petitioner's lawyer)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of respondent or respondent's lawyer)

Form 15-51
(Subrule 15-51(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

NOTICE TO FILE A FINANCIAL STATEMENT

NOTICE TO RESPONDENT [or PETITIONER], _____ .
 (name)

YOU ARE REQUIRED to provide to the Petitioner (or the Respondent) and file with the Court within 30 days (or 60 days, if other party lives outside Canada or the United States of America) after service of this Notice:

1. Your Financial Statement in Form 15-47 with the appropriate schedules completed; and
2. The financial information and documents required of you pursuant to the Federal Child Support Guidelines and the schedules to the above Financial Statement.

DATED at _____, Saskatchewan, this _____ day
 of _____, 2 _____.

 (signature of party or party's lawyer)

NOTICE

You must complete the appropriate schedules of the Financial Statement and attach to it the financial information required by the Federal Child Support Guidelines. If this application includes a claim for child support and you do not comply with this Notice to File a Financial Statement, THE COURT MAY IMPUTE INCOME TO YOU AND MAY DETERMINE THE AMOUNT OF CHILD SUPPORT PAYABLE ON THE BASIS OF THAT IMPUTED INCOME. If you have been served with an application for child support, please consult the Federal Child Support Guidelines. IF YOU FAIL TO PROVIDE THE REQUESTED DOCUMENTS WITHIN THE TIME GIVEN, the party seeking disclosure of your financial statement and income information required by the Federal Child Support Guidelines may apply on notice to the Court for any or all of the following:

- (a) an Order drawing an adverse inference against you and imputing income to you in the amount that the Court considers appropriate;
- (b) an Order for payment of support in the amount that the Court considers appropriate;
- (c) an Order that the documents requested be delivered within a specified time;
- (d) an Order directed to your employer or other person for disclosure of financial information;
- (e) an Order for costs, including costs up to an amount that fully compensates the party seeking disclosure for all costs incurred in the proceeding;
- (f) an Order granting the party seeking disclosure any other remedy requested.

IF DURING the course of the proceeding you find out that the information you provided in a response

to this notice is incorrect or incomplete, or there is a material change in the information provided, you must serve on every other party to this claim and file with the Court the correct information, together with any documents substantiating it.

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-52
(Subrule 15-52(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

NOTICE TO DISCLOSE

NOTICE TO RESPONDENT [or PETITIONER], _____
 (name)

YOU ARE REQUIRED to provide to the petitioner (or respondent) within 30 days after service of this Notice:

- a Financial Statement in Form 15-47 of *The Queen's Bench Rules*;
- a Property Statement in Form 15-49 of *The Queen's Bench Rules*;
- a copy of each of your 3 most recent pay remittance stubs;
- a copy of each of your 3 most recent employment insurance benefit statements;
- a copy of each of your 3 most recent worker's compensation benefit statements;
- a copy of your most recent pension plan statement;
- current documentary evidence confirming the amount of social assistance that you receive;
- a copy of the most recent assessment notice issued for real property you own;
- particulars or copies of every cheque issued to you during the last 6 weeks from any business or corporation in which you have an interest or to which you have rendered a service;
- copies of all bank account statements in your name for the past 3 months;
- copies of the most recent statement for all RRSPs, term deposit certificates, guaranteed investment certificates, stock accounts and other investments in your name or in which you have an interest;
- copies of credit card statements for all credit cards in your name for the last 3 months;
- an authorization to the appropriate person or institution to obtain any of the above information that you have not provided; and
- (a copy of any other item being specifically requested)

(The party seeking disclosure may request one or more of the above depending on the nature of the proceeding.)

IF YOU OBJECT to disclosing any of these documents, you must make an objection in writing setting out the reasons for your objection, and serve it, together with the information that you do not object to disclosing in response to this notice, within 30 days after service of this Notice.

DATED at _____, Saskatchewan, this _____ day
 of _____, 2 _____.

(signature of party or party's lawyer)

The requested documents are to be served on the party seeking disclosure at the address for service set out at the end of this document.

NOTE: *If during the course of the proceeding you find out that the information you provided in a response to this notice is incorrect or incomplete, or there is a material change in the information provided, you must serve the correct information on every other party to the proceeding, together with any documents substantiating it.*

NOTICE

IF YOU FAIL TO PROVIDE THE REQUESTED DOCUMENTS WITHIN THE TIME GIVEN, the party seeking disclosure may apply on notice to the Court for any or all of the following:

- (a) an Order drawing an adverse inference against you and imputing income to you in the amount that the Court considers appropriate;
- (b) an Order for payment of support in the amount that the Court considers appropriate;
- (c) an Order that the documents requested be delivered within a specified time;
- (d) an Order directed to your employer or other person for disclosure of financial information;
- (e) an Order for costs, including costs up to an amount that fully compensates the party seeking disclosure for all costs incurred in the proceeding;
- (f) an Order granting the party seeking disclosure any other remedy requested.

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-53
(Subrule 15-53(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

NOTICE TO REPLY TO WRITTEN QUESTIONS

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

YOU ARE REQUIRED to provide answers to the petitioner (or respondent) within 30 days after service of this Notice, in the form of an affidavit, to the following questions: (*Here set out a maximum of 25 singular questions relating to financial or property information.*)

- 1.
- 2.

IF YOU OBJECT to answering any of these questions, you must make an objection in writing setting out the reasons for your objection, and serve it, together with the affidavit answering those questions that you do not object to answering, within 30 days after service of this Notice.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

The requested documents are to be served on the party seeking answers to these questions at the address for service set out at the end of this document.

NOTE: *If during the course of the proceeding you find out that the information you provided in a response to this notice is incorrect or incomplete, or there is a material change in the information provided, you must serve the correct information on every other party to the proceeding, together with any documents substantiating it.*

NOTICE

IF YOU FAIL TO PROVIDE THE REQUESTED DOCUMENTS WITHIN THE TIME GIVEN, the party seeking disclosure may apply on notice to the Court for any or all of the following:

- (a) an Order drawing an adverse inference against you and imputing income to you in the amount that the Court considers appropriate;
- (b) an Order for payment of support in the amount that the Court considers appropriate;
- (c) an Order that the documents requested be delivered within a specified time;
- (d) an Order directed to your employer or other person for disclosure of financial information;
- (e) an Order for costs, including costs up to an amount that fully compensates the party seeking disclosure for all costs incurred in the proceeding;
- (f) an Order granting the party seeking disclosure any other remedy requested.

CONTACT INFORMATION AND ADDRESS FOR SERVICE**If prepared by a lawyer for the party**

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-61
(Rule 15-61)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

JOINT REQUEST FOR A FAMILY LAW PRE-TRIAL CONFERENCE

1 The parties certify that:

- (a) they are ready for pre-trial conference, and thereafter for trial; and
- (b) if applicable, they have attached certificates confirming compliance with sections 44.01 and 44.1 of *The Queen's Bench Act, 1998*.

2 The parties confirm that bona fide settlement efforts have been made. The dates on which settlement proposals were exchanged are:

3 (a) Counsel for the petitioner is available to conduct the pre-trial conference on the following dates:

(b) Counsel for the respondent is available to conduct the pre-trial conference on the following dates:

(c) Based on the complexity of the file, counsel estimate the reading time for the pre-trial judge to prepare for the pre-trial is:

(d) Counsel for all parties estimate the TOTAL required time for the pre-trial conference to be _____ (in hours).

4 (a) Counsel for the petitioner estimates the time required to present their case at trial to be _____ (in court days).

(b) Counsel for the respondent estimates the time required to present their case at trial to be _____ in court days).

- (c) Counsel for all parties estimate the TOTAL required time for trial to be _____ (in court days).
- (d) Counsel for the petitioner estimates they will call _____ witnesses at trial.
- (e) Counsel for the respondent estimates they will call _____ witnesses at trial.

5 If the value of assets and liabilities are in issue:

- (a) The parties have prepared and exchanged a comprehensive list of assets and liabilities alleged by each party together with each party’s valuation of the same. Part I of the list should reflect assets, liabilities and values agreed to. Part II of the list should reflect those items in dispute.

Petitioner: YES NO Respondent: YES NO

If no, the parties shall file a written memorandum explaining why such lists have not been exchanged. The local registrar shall refer the non-compliance to a judge of the Court who shall determine whether a pre-trial date is to be set in the circumstances.

- (b) If valuation is in dispute, independent evidence of value has been obtained and exchanged for all assets other than household furnishings and personal possessions.

Petitioner: YES NO Respondent: YES NO

If no, the parties not providing the valuations shall file a written memorandum explaining why the valuations have not been exchanged. The local registrar shall refer the non-compliance to a judge of the Court who shall determine whether a pre-trial date is to be set in the circumstances.

6 If child support or spousal support is in issue:

- (a) Each party has filed all the financial information required by the Rules and the Federal Child Support Guidelines, including section 21 of the Guidelines.

Petitioner: YES NO Respondent: YES NO

- (b) Each party acknowledges that they shall comply with Rule 15-63 at least 10 days before the pre-trial conference and shall file their most recent tax return, notice of assessment and payroll statement or other documentation showing year-to-date earnings.

Petitioner: YES NO Respondent: YES NO

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(signature of petitioner or petitioner’s lawyer)

Telephone Number:

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of respondent or respondent's lawyer)

Telephone Number:

Form 15-76A
(Subrule 15-76(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER/
CO-PETITIONERS _____

RESPONDENT _____

**APPLICATION FOR JUDGMENT IN AN UNCONTESTED FAMILY LAW
PROCEEDING/ UNCONTESTED DIVORCE PROCEEDING**

This application is being made by the _____ (Petitioner/Respondent)
without notice.

1 The petitioner (*or* co-petitioners or respondent) request(s) that this proceeding be set
down for determination as an uncontested proceeding to be heard pursuant to Rule 15-76
on the basis of affidavit evidence.

2 The petitioner/respondent claims the following remedy:

- Divorce early date of effect of judgment
- Parenting
- Support for the petitioner/respondent in the amount of \$ _____ per month
- Support for children in the amount of \$ _____ per month
- Remedy under *The Family Property Act*
- Costs
- Other: (*specify*) _____

3 The following pleadings, proceedings and documents are on file:

- Petition
- Answer
- Answer and Counter-Petition
- Reply
- Demand for Notice
- Marriage registration
- Order dispensing with production of marriage registration
- Financial Statements petitioner respondent
- Property Statements petitioner respondent
- Waiver of Financial Statements
- Waiver of Property Statements
- Central Registry notification
- Other: *(specify)* _____

4 Service of the petition on the respondent was effected in _____
(province / state or country)
 on _____, by:
(date)

- Personal service. See affidavit of personal service.
- Substituted service. See copy of order and affidavit of compliance attached to petition.

5 The respondent was noted for default of Answer on _____.
(date)

or

The respondent filed an Answer but the Answer was withdrawn (or struck out) on _____.
(date)

or

The respondent has consented to this application by consent endorsed on the draft judgment and/or draft order.

(Delete paragraphs 4 and 5 if it is a joint application.)

6 The petitioner's (or respondent's) affidavit required by Rule 15-78 (or Rule 15-82) accompanies this application.

The following documents are attached as exhibits to the affidavit:

- Agreement as to Child Support
- Income information petitioner respondent
- Separation or financial or parenting agreement
- Previous court order(s)
- Undertaking that no appeal from judgment will be taken
- Other: *(specify)* _____

7 The following documents also accompany this application:

- Affidavit of respondent admitting adultery
- Certified transcript of the examination for discovery of the respondent
- Draft judgment
- Draft child support order
- Draft certificate
- Addressed envelopes – 2 addressed to respondent and 2 addressed to petitioner
- Other: (*specify*) _____

8 The respondent's address is: _____

(add paragraph 9 if applicable)

9 The address for the respondent's lawyer is: _____

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number (*if any*): _____

E-mail address (*if any*): _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number (*if any*): _____

E-mail address (*if any*): _____

Form 15-76B
(Subrule 15-76(2))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

**NOTICE OF APPLICATION FOR JUDGMENT IN AN UNCONTESTED FAMILY
LAW PROCEEDING/ UNCONTESTED DIVORCE PROCEEDING**

NOTICE TO RESPONDENT [or PETITIONER], _____ .
(name)

This application is being made by the petitioner, _____ . You are the respondent.

(or This application is being made by the respondent, _____ . You are the petitioner.)

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____

Date _____

Time _____

(Read the Notice at the end of this document to see what else you can do and when you must do it.)

1 The petitioner/respondent requests that this proceeding be set down for determination as an uncontested proceeding to be heard pursuant to Rule 15-76 on the basis of affidavit evidence.

2 The petitioner/respondent claims the following remedy:

- Divorce early date of effect of judgment
- Parenting
- Support for petitioner/respondent in the amount of \$ _____ per month
- Support for children in the amount of \$ _____ per month
- Remedy under *The Family Property Act*
- Costs
- Other: *(specify)* _____

3 The following pleadings, proceedings and documents are on file:

- Petition
- Answer
- Answer and Counter-Petition
- Reply
- Demand for Notice
- Marriage registration
- Order dispensing with production of marriage registration
- Financial Statements petitioner respondent
- Property Statements petitioner respondent
- Waiver of Financial Statements
- Waiver of Property Statements
- Central Registry notification
- Affidavit of personal service of the petition on the respondent
- Affidavit of compliance with order permitting substituted service of petition on the respondent.

4 The petitioner claims that service of the petition on the respondent was effected in _____ on _____, by:

(province/state or country) *(date)*

- Personal service. See affidavit of personal service filed.
- Substituted service. See copy of order and affidavit of compliance attached to petition.

5 The petitioner claims the respondent was noted for default of Answer on _____.

(date)

(Delete paragraphs 4 and 5 if it is a joint application.)

6 The petitioner's (or respondent's) affidavit required by Rule 15-78 (or Rule 15-82) accompanies this application.

The following documents are attached as exhibits to the affidavit:

- Agreement as to Child Support
- Income information petitioner respondent
- Separation or financial or parenting agreement
- Previous court order(s)
- Undertaking that no appeal from judgment will be taken
- Other: *(specify)* _____

7 The following documents also accompany this application:

- Affidavit of respondent admitting adultery
- Certified transcript of the examination for discovery of the respondent
- Draft judgment
- Draft child support order
- Draft certificate
- Addressed envelopes – 2 addressed to respondent and 2 addressed to petitioner
- Other: *(specify)* _____

8 The petitioner claims the respondent’s address is: _____
(add paragraph 9 if applicable)

9 The petitioner claims the address for the respondent’s lawyer is: _____

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party’s lawyer)

NOTICE

If you do not come to Court either in person or by your lawyer, the Court may give the other party what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this application, you or your lawyer must come to Court for the hearing of the application on the date set. If you intend to rely on affidavit or other evidence when the application is heard or considered, you must serve your affidavit or other evidence on the other party and file it with the Court, with proof of service, before the date set for the hearing.

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____
Name of lawyer in charge of file: _____
Address of legal firm: _____
(set out the street address)
Telephone number: _____
Fax number *(if any)*: _____
E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____
Address for service: _____
(set out the street address)
Telephone number: _____
Fax number *(if any)*: _____
E-mail address *(if any)*: _____

Form 15-78
(Rule 15-78)

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

AFFIDAVIT OF PETITIONER (or RESPONDENT)

NOTICE

A party may apply for judgment on an uncontested basis claiming one or more remedies (divorce, parenting, child support, spousal support, property division, judicial separation, or nullity of marriage) if those claims have been set out in the documents commencing the family law proceeding. Depending on the specific remedies sought, Form 15-78 should be completed having regard for the corresponding rules in Part 15, Division 6, Subdivision 1 of *The Queen's Bench Rules* as to the documents, affidavit materials and other evidence to be filed in support of the application for judgment.

I, _____ of _____ ,
(name of petitioner/respondent) (name of city, town, other)

in the _____ of _____ ,
(province, state, country) (name of province, state, country)

Make Oath and Say/Affirm as follows:

GENERAL

1 I am the petitioner/respondent in this proceeding and I have personal knowledge of the matters and facts deposed to in this affidavit, except where stated to be on information learned from someone else and where that is stated, I believe the information to be true.

2 All of the facts and information contained in the Petition continue to remain true and accurate, except for the following: (*note here corrections or subsequent changes*)

3 (*If there is a support claim and Part 15, Division 3 of the Rules requires that you file a Financial Statement.*) All of the facts and information contained in my Financial Statement sworn/affirmed

_____ continue to remain true and accurate
(date of most recent statement)

[except for the following: (*note here corrections or subsequent changes*)].

4 (*If there is a property claim*) All of the facts and information contained in my Property Statement

sworn/affirmed _____ continue to remain true and accurate
(date of most recent statement)

[except for the following: (*note here corrections or subsequent changes*)].

5 I have (or The respondent/petitioner has) been ordinarily resident in Saskatchewan since the _____ day of _____, 2 _____ [(include if it is a divorce proceeding), which is a period of at least one year immediately preceding the date of issue of the Petition in this proceeding].

RECONCILIATION

6 The following efforts to reconcile have been made:

- (a) I resumed cohabitation with the respondent/petitioner on or about the ___ day of _____, 2 _____, for the purpose of achieving a reconciliation, and continued cohabitation for that purpose until on or about the _____ day of _____, 2 _____, but a reconciliation was not achieved.

and/or

- (b) The respondent/petitioner and I consulted several individuals and agencies for counselling for the purpose of rehabilitating our marriage, including the following:

- (i)
(ii) *etc.*

but a reconciliation was not achieved.

or

- (c) No efforts to reconcile have been made.

7 I do not wish to reconcile or to resume cohabitation with my spouse.

MARRIAGE BREAKDOWN

8 *(If no certificate of marriage or certificate of registration of marriage has been filed.) It is impossible or impractical to obtain a certificate of marriage or a certificate of registration of marriage. The particulars of the marriage are: (state sufficient particulars to prove the marriage)*

9 There has been a breakdown of my marriage to the respondent/petitioner by reason of the fact that:

- (a) I separated from the respondent/petitioner on or about the _____ day of _____, 2 _____, and have lived separate and apart from the respondent/petitioner since that date, which is a period in excess of one year.

and/or

- (b) The respondent/petitioner has committed adultery as evidenced by the respondent's/petitioner's affidavit filed in this proceeding (or by the certified transcript of the examination for discovery of the respondent/petitioner filed in this proceeding, *or as the case may be*).

I separated from the respondent/petitioner on or about the _____ day of _____, 2 _____, and I have lived separate and apart from the respondent/petitioner since that date.

and/or

- (c) Since the celebration of the marriage, the respondent/petitioner has treated me with physical and mental cruelty of such a kind as to render our continued cohabitation intolerable, particulars of which are as follows:

- (i)
(ii) *etc.*

I separated from the respondent/petitioner on or about the _____ day of _____, 2 _____, and I have lived separate and apart from the respondent/petitioner since that date.

COLLUSION, CONDONATION AND CONNIVANCE

10 I have truthfully set out the facts establishing the breakdown of my marriage and I have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.

11 *(If adultery or cruelty is the basis of the marriage breakdown.)* I have not encouraged my spouse to act in the manner that I have outlined, nor to commit or continue the complained of acts. I am unable to forgive my spouse and resume cohabitation as a result of my spouse's acts or conduct towards me.

CHILDREN

12 There are no children of the respondent/petitioner or me who are in the care of either of us.

or

The names, dates of birth and place of residence of all children of the respondent/petitioner or me who are in the care of either of us are:

13 I am claiming a remedy with respect to the following children:

and/or

I am not claiming any remedy with respect to the following children:
because:

14 The present and proposed arrangements with respect to parenting of any or all children are as follows: *(If this is a split or shared parenting arrangement, specify the particulars of the residency of the children.)*

15 An order giving me (*or* the respondent/petitioner) decision-making responsibility (or joint decision-making responsibility) for the children is (*or* is not) in the best interests of the children because:

16 An order giving the respondent/petitioner (*or* me) parenting time with respect to the children is (*or* is not) in the best interests of the children because:

17 I seek support for the following children as follows:

Name of Child	Amount per month	Commencing

18 The condition, means, needs and other circumstances of the children are as follows:
(Include any special conditions of a child and any special needs as well as general requirements.)

19 (In a divorce proceeding where there are children but no claim is made for child support.)
The arrangements that have been made for the support of any children are as follows:

My income information required by the Federal Child Support Guidelines is attached as Exhibit “ _____ ”, and the income information of the respondent/petitioner required by the Federal Child Support Guidelines is attached as Exhibit “ _____ ”.

or

The respondent/petitioner and I have entered into an Agreement as to Child Support in Form 15-48B, a copy of which is attached as Exhibit “ _____ ”.

SPOUSAL SUPPORT

20 I do not seek a support order for myself.

or

I seek support for myself in the sum of \$ _____ per month.

21 My conditions, means, needs and other circumstances are as follows:

PROCEEDINGS AND AGREEMENTS

22 A previous court order with respect to (the marriage, cohabitation, parenting, support, maintenance, or division of property, as the case may be) was granted the _____ day of _____, 20____, in a proceeding under _____, a
(state statute under which relief granted)
copy of which is attached as Exhibit “ _____ ”.

and/or

23 No other legal proceeding has been commenced between the respondent/petitioner and me with respect to the marriage, cohabitation, parenting, support, maintenance or division of property.

24 The dates of all written or oral separation, financial or parenting agreements between the respondent/petitioner and me are: _____ .

The agreement(s) pertain(s) to:

- parenting of the children
- child support
- spousal support
- division of property
- other (specify) _____

A copy of the agreement(s) is (are) attached as Exhibit(s) “ _____ ”. (Attach if it is relevant to the remedy claimed or if it pertains to any child in the care of either party.)

or

24 There have been no written or oral separation, financial or parenting agreements between the respondent/petitioner and me.

25 Copies of other orders or agreements relating to any children who are in the care of the respondent/petitioner or me are attached as Exhibit “ _____ ”.

FINANCIAL INFORMATION

26 My occupation is:

My place of employment is: _____

My current annual income from all sources is: \$ _____

Further particulars of my financial position are set out in my Financial Statement sworn/affirmed _____ .
(date)

(Or, if you are not required to file a Financial Statement, set out any necessary details here.)

27 The respondent’s/petitioner’s occupation is: _____

The respondent’s/petitioner’s place of employment is: _____

The respondent’s/petitioner’s current annual income from all sources is: \$ _____

The basis of my information and belief as to the occupation, employment and annual income of the respondent/petitioner is as follows (e.g., *The Financial Statement of the respondent/petitioner sworn/affirmed...; the Affidavit of the respondent/petitioner sworn/affirmed...; or as the case may be.*):

PROPERTY

28 The respondent/petitioner and I divided our property following our separation. I am satisfied with the current division of property.

or

(Include only if seeking an order incorporating a settlement or agreement.) The respondent/petitioner and I have settled, by consent, the division of our family property by way of Minutes of Settlement filed with the Court [or by way of an Interspousal Contract and Separation Agreement, a copy of which is attached as Exhibit “ _____ ”]. I am seeking an order incorporating this division of property.

or

I am seeking a judgment for the division of our family property, and attached as Exhibit “ _____ ” is a property schedule identifying the information required by Rule 15-86 of *The Queen’s Bench Rules*.

JUDGMENT

29 The present address of the respondent/petitioner where service of the judgment may be made is:

and

29A The basis of my information and belief as to the address of the respondent/petitioner is:

or

29B Service of the judgment on the respondent/petitioner should be dispensed with for the following reasons:

30 *(If an earlier effective date for the divorce judgment is sought)* The divorce judgment should take effect on the day judgment is rendered (or on the _____ day following the day judgment is rendered) by reason of the following special circumstances:

and

30A An undertaking by the respondent/petitioner and me that no appeal from the judgment will be taken is attached as Exhibit “ _____”.

31 I claim the following remedy: *(Set out in list form the remedy being requested.)*

32 Costs are claimed in the amount of \$ _____ for the following reasons:

SWORN (OR AFFIRMED) BEFORE ME

at, _____, Saskatchewan,
this _____ day of _____,
2 _____.



(signature)

A Commissioner for Oaths for Saskatchewan

THIS AFFIDAVIT IS FILED ON BEHALF OF THE PETITIONER *(or)* RESPONDENT)

Form 15-82
(Subclause 15-82(1)(a)(vii))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

AFFIDAVIT OF RESPONDENT

I, _____, of _____, in the Province of _____,

Make Oath and Say/Affirm as follows:

1 I am the respondent in this proceeding and I have personal knowledge of the matters and facts deposed to in this affidavit.

2 My address is: _____

3 On or about the _____ day of _____, 2____, I had sexual intercourse with a person other than my spouse at _____, in the City/Town of _____, in the Province of _____.

4 Since on or about the _____ day of _____, 2____, I have been living separate and apart from the petitioner (*or other facts to indicate the adultery has not been condoned*).

5 I do not wish to reconcile or resume cohabitation with my spouse.

6 I have truthfully set out the facts and I have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.

SWORN (OR AFFIRMED) BEFORE ME

at, _____, Saskatchewan,
this _____ day of _____,
2 _____.



(signature)

A Commissioner for Oaths for Saskatchewan

THIS AFFIDAVIT IS FILED ON BEHALF OF THE RESPONDENT.

Form 15-100A
(Subrule 15-100(2))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER _____

RESPONDENT _____

JOINT PETITION**NOTICE**

A joint petition is only to be used if the parties agree on the remedies or relief being requested. If the parties have commenced a family law proceeding by a joint petition and subsequently a dispute arises between them, a party may serve and file a Notice of Withdrawal of Joint Petition in Form 15-100B with an Answer and Counter-Petition in Form 15-20.

TO THIS HONOURABLE COURT:

CLAIM

1 We ask this Honourable Court for the following remedy:

(Check all appropriate boxes for relief claimed and identify for which co-petitioner the relief is claimed.)

(a) *Divorce Act*

- Divorce
- Parenting Arrangements
- Decision-making responsibility
- Parenting time
- Other (*specify*) _____
- Support for _____ in the amount of \$ _____ per month payable by _____ to _____
- Child support under the Federal Child Support Guidelines payable by _____
- Table amount
- Special or extraordinary expenses
- Other amount (*specify*) _____

(b) *The Family Property Act*

- Exclusive possession of family home in favour of _____
- Division of family home: _____ equal _____ unequal
- Division of family property: _____ equal _____ unequal

(c) *The Children's Law Act, 2020*

- Parenting Arrangements
- Decision-making responsibility
- Parenting time
- Guardianship over children's property
- Declaratory order respecting parentage
- Other (*specify*) _____

- (d) *The Family Maintenance Act, 1997*
- Maintenance for _____ in the amount of \$ _____ per month payable by _____
- Maintenance for children under the Federal Child Support Guidelines payable by _____ to _____
- Table amount
- Special or extraordinary expenses
- Other amount (*specify*) _____
- (e) Judicial separation under *The Queen's Bench Act, 1998*
- (f) Nullity of marriage
- (g) Relief under *The Dependants' Relief Act, 1996*
- (h) Relief between persons who have lived together as spouses
- Interest in property
- Monetary compensation
- Other (*specify*) _____
- Other (*specify Act, if any, and particulars of the claim*) _____
- (j) Costs (*specify particulars of the amount and basis for the claim*) _____

IN THE CIRCUMSTANCES set out below:

PARTICULARS OF MARRIAGE BREAKDOWN

2 Proof of marriage

- A certificate of marriage or a certificate of registration of marriage has been filed with the Court.
- or*
- An undertaking to file a certificate of marriage or a certificate of registration of marriage with the Court by _____ has been filed with the Court.
- (date)*
- or*
- It is impossible or impractical to obtain a certificate of marriage or a certificate of registration of marriage, and application has been made for an order dispensing with production of the certificate.

3 There has been a breakdown of the marriage by reason of us living separate and apart for more than one year. (*In a joint petition, the ground for divorce can only be that the parties have lived separate and apart for more than one year.*)

4 The facts on which our joint petition for divorce (*or* judicial separation or nullity of marriage) is based are:

(*Set out fully but concisely all the material facts relied on, but not the evidence by which the facts are to be proved.*)

5 The following efforts to reconcile have been made:

6 It is no longer possible for us to reconcile or resume cohabitation as spouses.

COLLUSION, CONDONATION AND CONNIVANCE

7 We have truthfully set out the facts establishing the breakdown of our marriage and we have not entered into any agreement, understanding or arrangement to make up or hide evidence or to deceive the Court.

MEDIATION AND FAMILY DISPUTE RESOLUTION

8 The family mediation services and family dispute resolution services used to negotiate matters pertaining to support or parenting are as follows:

PARTICULARS OF PROPERTY CLAIM

9 At the date of issue of this petition, we owned or held an interest in real and personal property, jointly or separately. The particulars of that property are set out in our respective Property Statements in Form 15-49 filed in this proceeding.

(A Property Statement need not be filed if the parties have agreed on the remedy and a Waiver of Property Statements in Form 15-50 has been filed.)

10 Regarding division of property:

We are entitled to an equal distribution of the family home and/or the family property.

or

The grounds for claiming that an equal distribution of the family home and/or the family property would be unfair and inequitable are as follows:
(Refer to specific sections of The Family Property Act.)

or

The facts on which the claim for an interest in property or monetary compensation as persons who have lived together as spouses is based are:

PARTICULARS OF RELATIONSHIP

11 We:

were married on _____ at _____ .
(date) *(place)*

or

are spouses as defined by:

The Family Maintenance Act, 1997;

The Family Property Act; or

The Dependants' Relief Act, 1996; and

commenced cohabitation on _____ at _____ .
(date) *(place)*

and/or

are parents as defined by *The Children's Law Act, 2020.*

12 Regarding cohabitation:

We ceased to cohabit as spouses on or about _____ .
(date)

or

We never cohabited as spouses.

PARTICULARS OF PARTIES

CO-PETITIONER (1)

13 My surname at birth: _____

14 My surname immediately before marriage: _____

15 My marital status at time of marriage: _____
(never married, divorced or widowed)

16 I was born: _____
(date)

17 (Complete this paragraph if the petition contains a claim for divorce.) On the day before my marriage to co-petitioner (2), my gender was:

male female other

CO-PETITIONER (2)

18 My surname at birth: _____

19 My surname immediately before marriage: _____

20 My marital status at time of marriage: _____
(never married, divorced or widowed)

21 I was born: _____
(date)

22 (Complete this paragraph if the petition contains a claim for divorce.) On the day before my marriage to co-petitioner (1), my gender was:

male female other

RESIDENCE

23 The address of co-petitioner (1) is: _____

24 The address of co-petitioner (2) is: _____

25 One or both of us have been ordinarily resident in Saskatchewan since: _____
(date)

CHILDREN

26 Regarding children of our relationship:

We do not have any children in our care.

or

The names, dates of birth and place of residence of all children who are in the care of either of us are:

27 We are claiming a remedy with respect to the following children:

and/or

28 We are not claiming any remedy with respect to the following children:

because:

29 The particulars of the current parenting arrangements of the children are as follows:

which is satisfactory (or unsatisfactory) for the following reasons:

30 We claim parenting of the following children on the following terms:

31 The proposed arrangement for parenting is in the best interests of the children for the following reasons:

32 The following changes of circumstances of the co-petitioners are expected to affect the children, or their parenting, in the future:

33 The nature of our relationship to and interest in the children is as follows:

34 Other than the co-petitioners, the following persons may have an interest in the parenting of the children or may have an obligation to support the children: *(State name, address and relationship to children.)*

35 The existing financial arrangements for the support of the children are as follows:

36 We propose that the financial arrangements for the support of the children, having regard to the remedy claimed, should be as follows:

37 *(If the amount claimed is different than the table amount under the Federal Child Support Guidelines.)* We are claiming child support in an amount different from the table amount determined under the Federal Child Support Guidelines due to:

- Child 18 years or older
- Income over \$150,000
- Split parenting time
- Shared parenting time
- Payor standing in place of a parent
- Special or extraordinary expenses, particulars of which are set out in Schedule 3 of our Financial Statements
- Undue hardship, particulars of which are set out in Schedule 6 of our Financial Statements

38 The facts to substantiate the proposed terms of child support are as follows:

SPOUSAL SUPPORT

39 The facts to substantiate the proposed support for (identify party for whom support is to be paid) are as follows: *(Make reference to that party's condition, means, needs and other circumstances.)*

PROCEEDINGS AND AGREEMENTS

40 The particulars and status of all other legal proceedings commenced between us with respect to the marriage, cohabitation, parenting, support, maintenance or division of property are:

41 The particulars and status of all other civil and criminal legal proceedings, past or ongoing, that may be relevant to the safety, security or well-being of the children are:

42 The dates of all written or oral separation, financial or parenting agreements between us are:

The agreement(s) pertain(s) to:

- parenting of the children
- child support
- spousal support
- division of property
- other (*specify*) _____

(If it is sought to incorporate provisions of a separation agreement in the judgment, refer to the specific provisions to be incorporated.)

43 The particulars of all other orders or agreements relating to any child in the care of either of us are:

44 The particulars and status of all other legal proceedings that have resulted in an existing order, recognizance or undertaking that restricts contact or communication between us, or any other member of our respective households, are: *(Include date and terms of order, recognizance or undertaking.)*

FINANCIAL INFORMATION

45 Financial documents:

- The Financial Statement in Form 15-47 of each co-petitioner is filed in this proceeding. *(A financial statement must be filed if the joint petition contains a claim for support, unless the only financial claim is for child support in the table amount, or if one of the following alternatives applies.)*

or

- We have agreed on the amount to be paid for child support and on the annual income of each of us who would be required to provide income information under the Federal Child Support Guidelines, and an Agreement as to Child Support in Form 15-48B *(with all required documents attached)* is filed in this proceeding.

or

- (If there is no claim for child support.)* We have agreed on the amount to be paid for spousal support, and a Waiver of Financial Statements in Form 15-48A is filed in this proceeding.

46 The occupation of co-petitioner (1) is: _____

47 The place of employment of co-petitioner (1) is: _____ .

48 The current annual income from all sources of co-petitioner (1) is estimated to be: \$ _____ .

49 The occupation of co-petitioner (2) is: _____

50 The place of employment of co-petitioner (2) is: _____

51 The current annual income from all sources of co-petitioner (2) is estimated to be: \$ _____ .

52 We are presenting this joint petition for divorce with full knowledge that:

- (a) each of us is entitled to obtain legal advice independently of the other;
- (b) each of us is entitled to be separately represented by a lawyer of our own choice; and
- (c) neither of us can legally be forced or required by the other to seek a divorce or to sign this joint petition for divorce.

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of co-petitioner (1))

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of co-petitioner (2))

NEITHER SPOUSE IS FREE TO REMARRY UNTIL A JUDGMENT OF DIVORCE TAKES EFFECT.

STATEMENT OF CO-PETITIONERS

(To be signed by the co-petitioners in a proceeding under the Divorce Act.)

We, _____, the co-petitioners in this proceeding, certify that we are aware of our respective duties pursuant to sections 7.1 to 7.5 of the *Divorce Act* (Canada).

(signature of co-petitioner (1))

(signature of co-petitioner (2))

INFORMATION NOTE

Sections 7.1 to 7.5 of the *Divorce Act* (Canada) state as follows:

Best interests of child

7.1 A person to whom parenting time or decision-making responsibility has been allocated in respect of a child of the marriage or who has contact with that child under a contact order shall exercise that time, responsibility or contact in a manner that is consistent with the best interests of the child.

Protection of children from conflict

7.2 A party to a proceeding under this Act shall, to the best of their ability, protect any child of the marriage from conflict arising from the proceeding.

Family dispute resolution process

7.3 To the extent that it is appropriate to do so, the parties to a proceeding shall try to resolve the matters that may be the subject of an order under this Act through a family dispute resolution process.

Complete, accurate and up-to-date information

7.4 A party to a proceeding under this Act or a person who is subject to an order made under this Act shall provide complete, accurate and up-to-date information if required to do so under this Act.

Duty to comply with orders

7.5 For greater certainty, a person who is subject to an order made under this Act shall comply with the order until it is no longer in effect.

STATEMENT OF LAWYER

(To be completed if the co-petitioners are represented by a lawyer in a proceeding under the Divorce Act, The Children's Law Act, 2020, The Family Maintenance Act, 1997 or The Family Property Act.)

I, _____, the lawyer for _____, the co-petitioners in this proceeding, certify to this Court that I have complied with the requirements of section 7.7 of the *Divorce Act* (Canada) in discussing with my clients the matters of spousal reconciliation, family dispute resolution services, and my clients' duties under the *Divorce Act*. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

I further certify to this Court that I have complied with (as applicable):

- (a) subsection 20(1) of *The Children's Law Act, 2020*;
- (b) subsection 16(1) of *The Family Maintenance Act, 1997*;
- (c) subsection 44.1(1) of *The Family Property Act*;

in discussing with my clients the advisability of using alternative methods to resolve matters, and I have informed my clients of the collaborative law services and mediation services known to me that might assist in resolving matters. *(If the circumstances of the case are of such a nature that it would clearly not be appropriate to so comply, set out the circumstances.)*

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of lawyer)

This petition is issued at _____, Saskatchewan, this _____ day
of _____, 2 _____.

Local Registrar

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-100B
(Subrule 15-100(3))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

PETITIONER
CO-PETITIONERS _____

RESPONDENT _____

NOTICE OF WITHDRAWAL OF JOINT PETITION

To: _____
(name of party)

TAKE NOTICE that _____ withdraws from the joint
(name of party)
petition for divorce that was filed in this proceeding on _____.
(date)

DATED at _____, Saskatchewan, this _____ day
of _____, 2 _____.

(signature of party or party's lawyer)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

2 THE COURT FURTHER ORDERS THAT (*Here include orders as to spousal support and parenting under the Divorce Act (Canada), other remedies granted under provincial statutes and orders as to costs, if those additional remedies have not been set out in a separate order. An order for child support must be set out in a separate order.*)

ISSUED at _____, Saskatchewan, this _____ day of _____, 2 _____.

Local Registrar

NOTICE

The spouses are not free to remarry until this judgment takes effect, at which time any person may obtain a Certificate of Divorce from this Court. If an appeal is taken from this judgment, it may delay this judgment taking effect.

Form 15-103
(Rule 15-103)

NO. _____ 2 _____

CANADA
PROVINCE OF SASKATCHEWAN

IN THE QUEEN'S BENCH
JUDICIAL CENTRE OF
(*Omit Style of Cause*)

CERTIFICATE OF DIVORCE

This is to certify that the marriage of _____ and _____, which was solemnized on the _____ day of _____, _____, was dissolved by a judgment of this Court, which became effective on the _____ day of _____, 2 _____.

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

Local Registrar

Form 15-109
(Subrule 15-109(2))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

APPLICANT _____

RESPONDENT _____

RESPONDENT HER MAJESTY THE QUEEN IN RIGHT OF THE
SASKATCHEWAN,
FAMILY JUSTICE SERVICES BRANCH

NOTICE OF APPLICATION

(Application to set aside registration of a foreign support order pursuant to
section 19(2) of *The Inter-jurisdictional Support Orders Act*)

NOTICE TO RESPONDENT

This application is made against you. You are a respondent.

You have the right to state your side of this matter before the Court. To do so, you must be in Court when the application is heard as shown below:

Where _____

Date _____

Time _____

Remedy Sought

Pursuant to subsection 19(2) of *The Inter-jurisdictional Support Orders Act*, the applicant asks the Court to set aside the registration of the foreign support order that was registered by the Designated Authority, pursuant to section 17(2) of *The Inter-jurisdictional Support Orders Act* or section 19.1 of the *Divorce Act* (Canada).

Grounds for Claim

- Pursuant to subclause 19(3)(b)(i) of *The Inter-jurisdictional Support Orders Act*, in the proceeding in which the foreign order was made, a party to the order did not have proper notice or a reasonable opportunity to be heard.
- Pursuant to subclause 19(3)(b)(ii) of *The Inter-jurisdictional Support Orders Act*, the foreign order is contrary to the public policy of Saskatchewan.
- Pursuant to subclause 19(3)(b)(iii) of *The Inter-jurisdictional Support Orders Act*, the court that made the foreign order did not have jurisdiction to make the order.

Affidavit or other evidence to be used in support of this application

Affidavit of _____ (your name)

Other: _____

NOTICE

If you wish to oppose this application, you or your lawyer must prepare an affidavit in response, serve a copy of your affidavit at the address for service given at the end of this document, and file it in the Court office, with proof of service, at least 7 days before the date set for hearing the application. You or your lawyer must also come to Court for the hearing of the application on the date set.

If you do not come to the hearing, an order confirming the provisional order may be made in your absence and enforced against you.

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(your signature)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

or

If the party is self-represented

Name of party: _____

Address for service: _____

(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-110
(Subrule 15-110(1))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

APPLICANT _____

RESPONDENT _____

REQUEST FOR CONVERSION

TO THE LOCAL REGISTRAR

Name of Respondent: _____

Current habitual residence of Respondent: _____

Date Respondent served with variation application: _____

Pursuant to subsection 18.2(1) of the *Divorce Act* (Canada), the Respondent requests the that variation application made to this Court set to be heard on the _____ day of _____, 20_____ be converted to an application pursuant to subsection 18.1(3) of the *Divorce Act* (Canada).

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

(signature)

CONTACT INFORMATION AND ADDRESS FOR SERVICE

If prepared by a lawyer for the party

Name of firm: _____

Name of lawyer in charge of file: _____

Address of legal firm: _____

(set out the street address)

Telephone number: _____

Fax number (if any): _____

E-mail address (if any): _____

or

If the party is self-represented

Name of party: _____

Address for service: _____
(set out the street address)

Telephone number: _____

Fax number *(if any)*: _____

E-mail address *(if any)*: _____

Form 15-111
(Subrule 15-111(6))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

APPLICANT _____

RESPONDENT _____

NOTICE OF TAKING OF FURTHER EVIDENCE

TO: Petitioner/Respondent

The provisional order made in this Court on _____ has come before the
(date)

_____ for confirmation.
(name of court)

The matter has been sent back to this Court for further evidence. The time and place of taking further evidence is as shown below.

Where _____

Date _____

Time _____

Evidence will be taken on the following points:

- 1 If you desire to proceed with your application, you or your lawyer must:
- (a) prepare an affidavit giving the evidence requested, and file it in the Court at least 7 days before the date set for the hearing; or
 - (b) appear at the hearing at the time and place set out above and produce further evidence on the matter.
- 2 If you fail to file further evidence or to appear at the hearing, the provisional order may not be confirmed.

DATED at _____, Saskatchewan, this _____ day of _____, 2 _____.

Local Registrar

NOTE: *A copy of the evidence before the other court and a copy of that court's reasons for seeking further evidence should be attached to this notice.*

Form 15-138
(Subrule 15-138(3))

COURT FILE NUMBER _____

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN
(FAMILY LAW DIVISION)

JUDICIAL CENTRE _____

**WARRANT OF COMMITTAL FOR CONTEMPT FOR FAILURE TO COMPLY
WITH A MAINTENANCE ORDER**

TO: The Peace Officers in Saskatchewan; and
The keeper of the Provincial Correctional Centre in Saskatchewan

WHEREAS:

1 _____, Date of Birth _____, (the "offender")
was on the _____ day of _____, 2 _____ declared by the Honourable Justice
_____ to be in contempt of Court for failure to pay a
maintenance order.

- 2 It was ordered that the offender be imprisoned in a Provincial Correctional Centre:
- for a period of _____ days to be served:
 - continuously.
 - intermittently on _____ (*pattern of intermittent sentence*).
 - for a period of _____ days without remission and then to be brought back before the Court on _____, 2 _____ at _____ a.m./p.m, or on such sooner date that the Court may direct, to be further dealt with according to law.

3 It was further ordered that the offender be subject to immediate release from custody on payment of the sum of \$ _____ to the officer having custody of the offender.

THE PEACE OFFICERS ARE HEREBY COMMANDED, in her Majesty’s name:

- (a) to arrest the offender if it is necessary to do so in order to take the offender into custody; and
- (b) to convey the offender to the Provincial Correctional Centre and deliver the offender to the keeper of the Provincial Correctional Centre.

THE KEEPER OF THE PROVINCIAL CORRECTIONAL CENTRE IS HEREBY COMMANDED to receive the offender into custody and imprison the offender for the period of time set out above and then to have the offender brought back before the Court on the date and time set out above to be further dealt with according to law, or to immediately release the offender on receipt of the sum of \$ _____, whichever first occurs, with that sum being paid over to the Court to be dealt with as the Court may direct.

ISSUED at _____, Saskatchewan, this _____ day of _____, 2 _____.

Local Registrar

CERTIFICATE

I, MARTEL D. POPESCU, Chief Justice of Her Majesty’s Court of Queen’s Bench for Saskatchewan, certify that these amendments to *The Queen’s Bench Rules* were made by a majority of judges of Her Majesty’s Court of Queen’s Bench for Saskatchewan pursuant to section 28 of *The Queen’s Bench Act, 1998*.

Dated at Regina, Saskatchewan, June 11, 2021.

Martel D. Popescu,
C.J.Q.B.

**NOTICE OF INTENTION TO APPLY FOR A PRIVATE BILL/
AVIS D'INTENTION DE DEMANDER L'ADOPTION D'UN PROJET DE LOI D'INTÉRÊT PRIVÉ**

COLLEGE MATHIEU, GRAVELBOURG SK, INCORPORATING

Notice is hereby given that a Petition to the Legislative Assembly shall be presented for a Private Bill requesting that *College Mathieu, Gravelbourg SK, Incorporating*, being c.75 of the *Statutes of Saskatchewan, 1917*, as amended by the *Statutes of Saskatchewan, 1936*, c.122; 1961, c.91; and 1976, c.70, be repealed and replaced with a new Act that will address the administrative and governance structures of College Mathieu and the purposes and objects of College Mathieu.

Dated at Gravelbourg, Saskatchewan, the 25th day of June, 2021.

Francis Kasongo,
Directeur Général/CEO,
Collège Mathieu.

02/09

NOTICE OF SALE AND AUCTION/AVIS DE VENTE AUX ENCHÈRE

The Commercial Liens Act

NOTICE OF SALE AND AUCTION

Notice is hereby given that *Astro Towing*, carrying on business at 126 Gladstone Cres., Saskatoon SK S7L 3R6, has seized and is disposing of the following described vehicles under the terms and conditions of *The Commercial Liens Act* and *The Personal Property Security Act, 1993*:

One 2019 Buick Regal Preferred LI
Serial No. W04GM6SX6K1046603
Registered Owner: Cody Natomagon

One 2005 Ford F150 Supercrew
Serial No. 1FTRW12W95FA03593
Registered Owner: Brett Robinson

The vehicles will be available for viewing or private sale at *PBR Auctions* compound located 105-71st St. W, Saskatoon SK S7R 1B4, on or after July 5, 2021.

The registered owner of the vehicle has first rights to their vehicle after all fees and expenses incurred have been paid in full. Please contact Raelene Purdy of *Astro Towing* at 306-242-2030 if you are interested.

Dated this 25th day of June, 2021.

Notice is hereby given that *Astro Towing*, carrying on business at 126 Gladstone Cres., Saskatoon SK S7L 3R6, has seized and is disposing of the following described vehicles under the terms and conditions of *The Commercial Liens Act* and *The Personal Property Security Act, 1993*:

One 2012 Ford Fusion
Serial No. 3FAHP0CG7CR335659
Registered Owner: Lindsay Bertrand

One 2005 Chevrolet Silverado
Serial No. 2GCEC19V851282630
Registered Owner: Lenora Lafleur

One 1993 Acura Integra
Serial No. JH4DA9440PS802352
Registered Owner: Orchid Brown

One 2006 Ford Focus
Serial No. 1FAFP31N46W150075
Registered Owner: Brett Kowalchuk

One 2012 Ford Focus
Serial No. 1FAHP3F23CL159063
Registered Owner: Reyna Natomagan

One 2016 Nissan Altima
Serial No. 1N4AL3AP4GN317694
Registered Owner: Danielle Ledoux

The vehicles will be available for viewing or private sale at *PBR Auctions* compound located 105-71st St. W, Saskatoon SK S7R 1B4, on or after July 12, 2021.

The registered owner of the vehicle has first rights to their vehicle after all fees and expenses incurred have been paid in full. Please contact Raelene Purdy of *Astro Towing* at 306-242-2030 if you are interested.

Dated this 2nd day of July, 2021.

Raelene Purdy,
Astro Towing.

**LEGISLATIVE ASSEMBLY OF SASKATCHEWAN/
ASSEMBLÉE LÉGISLATIVE DE LA SASKATCHEWAN**

Rules Relating to Private Bills

The Rules and Procedures of the Legislative Assembly of Saskatchewan with regard to the time for filing Petitions for Private Bills with the Clerk and other related matters can be obtained by visiting the Legislative Assembly website or on application to:

Gregory A. Putz
Clerk of the Legislative Assembly
Room 239, Legislative Building
Regina SK S4S 0B3
Telephone: (306)787-0603
E-mail: clerk@legassembly.sk.ca

* For further information regarding the Private Bills Committee, visit the Committees link at: www.legassembly.sk.ca.

Règlements relatifs aux pétitions et aux projets de loi d'intérêt privé

Les règlements de l'Assemblée législative de la Saskatchewan relatifs aux délais prescrits pour le dépôt de pétitions concernant des projets de loi d'intérêt privé, ainsi que d'autres renseignements à ce sujet sont disponibles en tout temps au site Web de l'Assemblée législative ou auprès du greffier en s'adressant à:

Gregory A. Putz
Greffier de l'Assemblée législative
Bureau 239, Palais législatif
Regina SK S4S 0B3
Téléphone: (306) 787-0603
Courriel: clerk@legassembly.sk.ca

* D'autres renseignements au sujet du Comité des projets de loi d'intérêt privé sont disponibles sous le titre « Committees » au site Web de l'Assemblée législative au: www.legassembly.sk.ca.

NOTICE TO ADVERTISERS

PLEASE NOTE: The deadline for submissions to *The Saskatchewan Gazette* is 5 p.m. on the Monday of the week of publication. If a holiday occurs within the week of publication, the deadline is set back to 5 p.m. of the previous Friday. Please allow yourself at least one full week to ensure mail delivery of Gazette submissions. Publication of any material received late will be delayed until the following week's issue.

All material for publication in *The Saskatchewan Gazette* must be submitted electronically (MS Word or WordPerfect) accompanied by a signed hard copy to Publications Saskatchewan, Ministry of Justice, B19-3085 Albert St., Regina SK S4S 0B1, tel. (306)787-6948, or by E-mail: gazette@gov.sk.ca.

Each document or disk must be complete in the form required for publication and must be separate from the covering letter. Signatures on all documents must be typewritten or clearly printed immediately below the written signatures.

Prepayment is required for ALL notices placed in *The Saskatchewan Gazette* by non-government clients. Cheques or money orders must be made payable to the Minister of Finance. Please include the GST in addition to regular charges at the rate of 5% each for those items listed below under "GST Payable".

The minimum charge for publication of notices not specified below is \$16.00 for each notice, which sum shall accompany the material when forwarded for publication.

The following are minimum rates for advertising in *The Saskatchewan Gazette*:

GST Payable

Notices under <i>The Saskatchewan Insurance Act</i>	Two issues	\$35.00
Notice of Intention to Apply for a Private Bill	Two issues	40.00
Notice of Sale and Auction	One issue	20.00
Notice of Sale of Unclaimed Shipments.....	One issue	20.00
Notices under <i>The Tax Enforcement Act</i>	Five parcels or less, for a minimum charge of.....	20.00 (Additional parcels are \$0.75 each; metes and bounds descriptions are \$3.50 each)

GST Exempt

Notices under <i>The Companies Winding Up Act</i>	Two issues	\$35.00
Notices under <i>The Traffic Safety Act*</i> or <i>The Commercial Liens Act</i> (Vehicle Auctions)	One issue	\$20.00

*Please note that Auctioneers acting pursuant to *The Traffic Safety Act* must be licensed under *The Auctioneers Act*.

Notices re: Assessment Rolls (Municipal)	One issue	\$30.00
--	-----------------	---------

One copy of your submission as it appeared in *The Saskatchewan Gazette* is mailed to government advertisers who are invoiced.
With prepayment, a copy of your submission is available on request from Publications Saskatchewan.

Subscriptions

Yearly subscription rate to <i>The Saskatchewan Gazette</i> (Paper Copy)	Payable in advance	\$125.00
Shipping charge per issue		\$5.00

AVIS AUX ANNONCEURS

SACHEZ QUE: La date de tombée pour les soumissions à la *Gazette de la Saskatchewan* est le lundi à 5 p.m., la semaine de la parution. En cas de jour férié à l'intérieur de la semaine de parution, la date de tombée sera remise un jour avant, soit le vendredi à 5 p.m. Pour les envois de soumissions à la Gazette par la poste, veuillez prévoir une semaine au complet. La parution de tout matériel reçu en retard sera remise au numéro de la semaine suivante.

Tous les documents qui paraîtront dans la *Gazette de la Saskatchewan* doivent être soumis électroniquement (MS Word ou WordPerfect) et accompagnés d'une copie papier signée et envoyée à Publications Saskatchewan, ministère de la Justice de la Saskatchewan, B19-3085, rue Albert, Regina SK S4S 0B1, tél. 306-787-6948, ou par courriel: gazette@gov.sk.ca.

Chaque document ou disquette doit être complet, conformément aux normes de parution, et doit être séparé de la lettre d'accompagnement. Les signatures sur les documents doivent être dactylographiées ou écrites lisiblement en lettres moulées et doivent apparaître immédiatement en dessous de la signature écrite.

Le paiement d'avance est exigé pour TOUS les avis placés dans la *Gazette de la Saskatchewan* par les clients non gouvernementaux. Les chèques ou les mandats doivent être établis à l'ordre du ministère des finances de la Saskatchewan. Veuillez y inclure la TPS en plus des tarifs réguliers au taux de 5 % pour chaque article cité ci-dessous dans la catégorie « soumis à la TPS ».

Le prix minimal pour la parution d'avis non inclus dans la liste ci-dessous, est de 16 \$ par avis. Le paiement devra accompagner le matériel envoyé aux fins de parution.

Voici les tarifs minimum pour les publications d'annonces dans la *Gazette de la Saskatchewan*:

Soumis à la TPS

Avis en vertu de la <i>Saskatchewan Insurance Act</i>	Deux numéros	35\$
Avis d'intention de demander l'adoption d'un projet de loi d'intérêt privé	Deux numéros	40\$
Avis de vente aux enchères	Un numéro.....	20\$
Avis de vente de marchandises non réclamées	Un numéro.....	20\$
Avis en vertu de la <i>Tax Enforcement Act</i>	Cinq parcelles ou moins, pour un prix minimal de	20\$
	(Les parcelles supplémentaires sont au prix de 0,75 \$ chacune; les descriptions par mesurage et délimitation coûtent 3,50\$ chacune.)	

Exempts de TPS

Avis en vertu de la <i>Companies Winding Up Act</i>	Deux numéros	35\$
Avis en vertu de la <i>Traffic Safety Act</i> * or ou <i>Loi sur les privilèges à base commerciale</i> (Encans de véhicules)	Un numéro.....	20\$

*Veuillez noter que les encanteurs qui agissent en vertu de la *Traffic Safety Act* doivent détenir une licence conformément à la *Auctioneers Act*.

Avis au sujet du rôle d'évaluation (Municipal)	Un numéro.....	30\$
Un exemplaire de votre soumission, telle que parue dans la <i>Gazette de la Saskatchewan</i> , est envoyé aux gouvernements qui ont placé une annonce facturée. Si vous payez à l'avance, un exemplaire de votre soumission est disponible sur demande auprès du bureau de Publications Saskatchewan.		

Abonnement

Tarif d'abonnement annuel à la <i>Gazette de la Saskatchewan</i> (copie papier)	Payable à l'avance	125\$
Frais de livraison par numéro.....		5\$

**FOR INFORMATION CONTACT PUBLICATIONS SASKATCHEWAN AT/
POUR OBTENIR DES RENSEIGNEMENTS, COMMUNIQUEZ AVEC
PUBLICATIONS SASKATCHEWAN AU:**

<i>Name/Nom:</i>	<i>Title/Titre:</i>	<i>Telephone / Téléphone</i>
Marilyn Lustig-McEwen.....	Queen's Printer	(306) 787-9345
Duane Alan Cook	Senior Legislative Editor.....	(306) 787-9062
Carla Windl	Gazette Designer.....	(306) 787-6948
Charlotte Matisz	Acts & Publications Orders, Accounts Receivable	(306) 787-6894

... or call toll free in Saskatchewan 1-800-226-7302/
ou en Saskatchewan, composez sans frais le 1-800-226-7302

Publications Saskatchewan counter service is open regular hours, 8 am to noon, 1 to 5 pm, Monday to Friday. Please ring doorbell for service.

Should you require a publication for pick up or have a delivery for our office, please call 306-787-6894, toll free in Saskatchewan 1-800-226-7302 or email publications@gov.sk.ca and a staff member will assist you.

Thank you for your continued patronage.

