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## PART II/PARTIE II

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## PART II/PARTIE II

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

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# Revised Regulations of Saskatchewan 2021/ Règlements Révisés de la Saskatchewan 2021

## July 9, 2021

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**SASKATCHEWAN REGULATIONS 75/2021***The Revenue and Financial Services Act*

## Section 85

Order in Council 371/2021, dated June 30, 2021

(Filed July 5, 2021)

**Title**

**1** These regulations may be cited as *The Revenue Collection Administration Amendment Regulations, 2021*.

**RRS c R-22.01 Reg 2 amended**

**2** *The Revenue Collection Administration Regulations* are amended in the manner set forth in these regulations.

**New Part III.1**

**3 The following Part is added after section 26:**

## “Part III.1

***The Vapour Products Tax Act*****“Interpretation of Part**

**26.1** In this Part, ‘**collector**’ means a person required to collect and remit taxes pursuant to *The Vapour Products Tax Act*.

**“Application of Part**

**26.2** This Part applies only to tax to be paid, collected or remitted pursuant to *The Vapour Products Tax Act*.

**“Required records**

**26.3** Every collector shall keep records that, in the opinion of the minister, are necessary to:

(a) disclose an accurate account of the sale of vapour products the collector has or has had in the collector’s possession at any time, whether the collector acquires the vapour products from another person or was the manufacturer of the vapour products; and

(b) properly complete all forms that are required to be filed pursuant to the Act, these regulations and *The Vapour Products Tax Act*.

**“Contents of certain documents**

**26.4** If an invoice, bill of sale or other document is issued by a collector or the collector’s agent or employee, the collector shall show, with respect to the transaction for which the document is issued:

(a) the total consideration for which the vapour product was purchased expressed in terms of money; and

(b) a separate reference to the amount of tax collected by the collector or the collector’s agent or employee, described as the ‘Vapour Products Tax’.

**“Retention of records**

**26.5(1)** Subject to subsection (2), every collector shall preserve for 6 years all books, accounts, records and documents required by the Act, these regulations and *The Vapour Products Tax Act*.

(2) On the application of a collector, the minister may authorize in writing the destruction of any books, accounts, records or documents on a date earlier than that mentioned in subsection (1).

**“Collector’s returns**

**26.6(1)** Subject to subsection (3) and unless otherwise requested, a collector shall file separate returns covering the quarterly periods of each year.

(2) Returns are to be filed:

(a) if not filed in an electronic format, on or before:

(i) April 20, with respect to the first quarter of the year;

(ii) July 20, with respect to the second quarter of the year;

(iii) October 20, with respect to the third quarter of the year;

(iv) January 20 in the following year, with respect to the fourth quarter of the year;

(b) if filed in an electronic format, on or before:

(i) April 30, with respect to the first quarter of the year;

(ii) July 31, with respect to the second quarter of the year;

(iii) October 31, with respect to the third quarter of the year;

(iv) January 31 in the following year, with respect to the fourth quarter of the year.

(3) If, during any year:

(a) a collector collects tax in excess of \$12,000;

(b) the collector is deemed pursuant to the Act to have collected tax in excess of \$12,000; or

(c) a collector’s returns, filed pursuant to these regulations with respect to a period, indicate that tax was collected by the collector in excess of \$12,000;

the collector shall file monthly returns until otherwise requested by the minister.

(4) The minister may require a collector, by notice in writing, to file separate monthly returns for each month of the year, and in that case the collector shall file monthly returns until otherwise requested by the minister.

- (5) Any monthly return required pursuant to this section is to be filed:
- (a) if not filed in an electronic format, on or before the 20th day of the month following the month to which the return relates;
  - (b) if filed in an electronic format, on or before the last day of the month following the month to which the return relates.
- (6) Notwithstanding subsections (1) and (4), if the collector operates on a seasonal basis and on the application of the collector, the minister may authorize the collector to file returns for only the months the collector operates the collector's business.
- (7) Notwithstanding subsections (1), (4) and (6), the minister may require a collector, by notice in writing, to file returns annually, and the collector shall file annual returns unless otherwise requested by the minister.
- (8) A collector who is required pursuant to subsection (7) to file an annual return shall file the collector's annual return:
- (a) if not filed in an electronic format, on or before January 20 in the year following the year to which the return relates;
  - (b) if filed in an electronic format, on or before January 31 in the year following the year to which the return relates.
- (9) A collector who files a return in an electronic format shall make the collector's remittance in accordance with subsection 26.8(3).

**“Filing of returns – remittance not made by electronic transfer of funds**

**26.61** Notwithstanding that a collector files a return in an electronic format, if that collector makes a remittance pursuant to section 26.8 by any means other than electronic transfer of funds, the collector must file returns on or before the dates set out in clause 26.6(2)(a), (5)(a) or (8)(a), as applicable.

**“Separate returns required**

**26.62** Unless the filing of a consolidated return is approved by the minister, the collector shall file a separate return for each of the collector's places of business.

**“Collector required to file return**

**26.7** A collector shall file a return whether or not the collector has any tax to report.

**“Returns for unreported periods**

**26.71** A collector shall file a return for any unreported period within 15 days after:

- (a) the collector disposes of or discontinues the collector's business; or
- (b) the collector is requested by the minister to file separate monthly returns.

**“Deductions for bad debts**

**26.72(1)** The tax imposed pursuant to *The Vapour Products Tax Act* is a tax for which a deduction pursuant to section 49.1 of the Act may be made.

(2) The amount of the deduction from tax that a collector may make pursuant to section 49.1 of the Act is equal to:

- (a) if the collector has failed to recover any part of the amount written off as a bad debt, 100% of the amount of tax previously remitted by the collector with respect to that sale; or
- (b) if the collector has recovered part of the account payable before it is written off as a bad debt, the tax portion of the amount written off, excluding:
  - (i) any tax payable pursuant to Part IX of the *Excise Tax Act* (Canada);
  - (ii) any penalties or interest imposed by the collector for late payment; and
  - (iii) any carrying, finance or similar charges;

that are included in the amount written off.

(3) A collector who recovers all or part of a bad debt with respect to which a deduction from tax has been made pursuant to section 49.1 of the Act shall pay an amount to the minister pursuant to subsection 49.1(4) of the Act equal to:

- (a) if all the amount written off is recovered, 100% of the amount previously deducted pursuant to section 49.1 of the Act with respect to that transaction;
- (b) if less than all of the amount written off is recovered, the tax portion of the amount recovered excluding any amount the collector is required to pay pursuant to subsection 231(3) of Part IX of the *Excise Tax Act* (Canada).

**“Remittance of tax**

**26.8(1)** A collector shall remit to the minister the amount of tax collected or payable with the required return.

(2) Subject to subsections (3) and (4), a collector shall make the collector’s remittance pursuant to this section by:

- (a) cash;
- (b) electronic transfer of funds;
- (c) bank, express or postal money order; or
- (d) cheque.

(3) A collector who files a return in an electronic format pursuant to clause 26.6(2)(b), (5)(b) or (8)(b), as the case may be, shall make the collector’s remittance required by this section by electronic transfer of funds.

**“Report on personal consumption**

**26.81** A collector shall report in the collector’s returns all vapour products purchased, leased, used or taken out of stock:

- (a) by the collector for the collector’s own consumption or use; or
- (b) by the collector’s employees for the employees’ consumption or use;

and shall pay, and forward with the collector’s required return, the tax with respect to those vapour products.

**“Receipt of return**

**26.9** A return or a remittance of tax is deemed to be received by the minister on the date shown in the ministry’s records.

**“Interest**

**26.91(1)** For the purposes of clauses 57(1)(b) and 58(1.1)(b) of the Act, the prescribed rate of interest per annum with respect to unpaid tax is the rate equal to the sum of:

- (a) the prime lending rate of the bank holding the general revenue fund as determined and adjusted in accordance with this section; and
- (b) 3%.

(2) The interest rate prescribed by this section shall be determined on June 15 and December 15 in each year and:

- (a) the interest rate as determined on June 15 applies to unpaid tax that is owing on or after July 1; and
- (b) the interest rate as determined on December 15 applies to unpaid tax that is owing on or after January 1 of the following year”.

**Section 31.1 amended**

**4 Section 31.1 is amended by striking out “The Fuel Tax Act, 2000” and substituting “The Fuel Tax and Road Use Charge Act” in each of the following provisions:**

- (a) clause (b);
- (b) clause (c);
- (c) clause (f);
- (d) clause (g).

**Section 31.2 amended**

**5 Section 31.2 is amended by striking out “The Fuel Tax Act, 2000” and substituting “The Fuel Tax and Road Use Charge Act”.**

**Section 31.5 amended**

**6 Subsection 31.5(1) is amended by striking out “The Fuel Tax Act, 2000” and substituting “The Fuel Tax and Road Use Charge Act”.**

**Section 31.501 amended**

**7(1) Subsection 31.501(1) is amended by striking out “The Fuel Tax Act, 2000” wherever it appears and in each case substituting “The Fuel Tax and Road Use Charge Act”.**

**(2) Subsection 31.501(2) is amended by striking out “The Fuel Tax Act, 2000” and substituting “The Fuel Tax and Road Use Charge Act”.**

**Coming into force**

**8(1)** Subject to subsections (2) to (4), these regulations come into force on September 1, 2021.

(2) If these regulations are filed with the Registrar of Regulations after September 1, 2021, sections 1 to 3 come into force on the day on which these regulations are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from September 1, 2021.

(3) Subject to subsection (4), sections 4 to 7 come into force on October 1, 2021.

(4) If these regulations are filed with the Registrar of Regulations after October 1, 2021, sections 4 to 7 come into force on the day on which these regulations are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from October 1, 2021.

**SASKATCHEWAN REGULATIONS 76/2021***The Provincial Sales Tax Act*

## Section 44

Order in Council 372/2021, dated June 30, 2021

(Filed July 5, 2021)

**Title**

1 These regulations may be cited as *The Provincial Sales Tax (E-commerce) Amendment Regulations, 2021*.

**RRS c E-3 Reg 1 amended**

2 *The Provincial Sales Tax Regulations* are amended in the manner set forth in these regulations.

**Section 3 amended**

**3 Subsection 3(2) is repealed and the following substituted:**

“(2) In subclause 3(1)(k)(v) of the Act, ‘**accommodation services**’ includes accommodation in hotels, motels, hostels, apartment houses, lodging houses, cabins, cottages, clubs and other similar accommodation physically located in Saskatchewan, but does not include:

- (a) accommodations provided for a continuous period of one month or more;
- (b) accommodations supplied by the Salvation Army or any other similar institution as charity;
- (c) accommodations supplied by religious or other organizations to their own members or their guests on a casual basis at summer camps and similar functions;
- (d) accommodations supplied to students, patients, residents or employees in educational institutions, hospital institutions or nursing or senior citizen homes;
- (e) accommodations supplied in boarding houses; or
- (f) accommodations in tent or trailer sites supplied by a campground or trailer park”.

**New sections 7.261 and 7.262**

**4 The following sections are added after section 7.26:**

**“Taxable services relate to Saskatchewan – electronic distribution services**

**7.261** For the purposes of subsections 5(3) and (10) of the Act, a service that is delivered through an electronic distribution platform relates to Saskatchewan if that service:

- (a) relates to a physical location, transaction, activity or contemplated transaction or activity in Saskatchewan; and
- (b) is provided to a person who resides, ordinarily resides or carries on business in Saskatchewan at the time the service is provided.

**“Taxable services relate to Saskatchewan – online accommodation services**

**7.262(1)** For the purposes of subsections 5(3) and (10) of the Act:

(a) accommodation services that are purchased at retail sale through an online accommodation platform are deemed to be retail sales in Saskatchewan, regardless of the location of the operator of the online accommodation platform; and

(b) the value of the accommodation services mentioned in clause (a) includes any fees or charges for other taxable services provided in Saskatchewan as set out in clause 3(1)(k) of the Act.

(2) Without limiting the generality of subsection (1), if an invoice or statement issued by the operator of the online accommodation platform states a single amount due for the accommodation services and any services not subject to tax, the full amount due is subject to tax pursuant to subsection 5(3) of the Act”.

**Coming into force**

**5** These regulations come into force on the day on which they are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from January 1, 2020.

**SASKATCHEWAN REGULATIONS 77/2021***The Child Care Act, 2014*

## Section 30

Order in Council 373/2021, dated June 30, 2021

(Filed July 5, 2021)

**Title****1** These regulations may be cited as *The Child Care Amendment Regulations, 2021*.**RRS c C-7.31 Reg 1 amended****2** *The Child Care Regulations, 2015* are amended in the manner set forth in these regulations.**Section 80 amended****3 Subsections 80(2) and (3) are repealed and the following substituted:****“(2)** The maximum grant that may be made pursuant to subsection (1) to the licensee of a family child care home or a teen student support family child care home is:

(a) \$3,775 with respect to a home located within the Northern Saskatchewan Administration District; and

(b) \$3,325 with respect to a home located outside the Northern Saskatchewan Administration District.

**“(3)** The maximum grant that may be made pursuant to subsection (1) to the licensee of a group family child care home is:

(a) \$4,025 with respect to a home located within the Northern Saskatchewan Administration District; and

(b) \$3,525 with respect to a home located outside the Northern Saskatchewan Administration District”.

**Section 82 amended****4 Subsection 82(2) is repealed and the following substituted:****“(2)** The maximum grant that may be made pursuant to subsection (1) is:

(a) \$100 per month per licensed child care space with respect to a home located within the Northern Saskatchewan Administration District; and

(b) \$80 per month per licensed child care space with respect to a home located outside the Northern Saskatchewan Administration District”.

**Section 83 amended****5 Subsections 83(2) to (4) are repealed and the following substituted:****“(2)** The maximum grant that may be made pursuant to subsection (1) to the licensee of a full-time centre or a teen student support centre is:

(a) \$690 per month per infant child care space;

(b) \$414 per month per toddler child care space;

(c) \$207 per month per preschool child care space; and

(d) \$138 per month per school-age child care space.

**RÈGLEMENT DE LA SASKATCHEWAN 77/2021***Loi de 2014 sur les garderies d'enfants*

## Article 30

Décret 373/2021, en date du 30 juin 2021

(Déposé le 5 juillet 2021)

**Titre****1** *Règlement modificatif de 2021 sur les garderies d'enfants.***Modification de RRS c C-7.31 Règl 1****2** Le *Règlement de 2015 sur les garderies d'enfants* est modifié de la manière énoncée dans le présent règlement.**Modification de l'article 80****3 Les paragraphes 80(2) et (3) sont abrogés et remplacés par ce qui suit :**

« (2) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie résidentielle en milieu familial ou d'une garderie résidentielle en milieu familial pour le soutien aux élèves adolescents est :

- a) de 3 775 \$ pour une garderie résidentielle située dans le district administratif du Nord de la Saskatchewan;
- b) de 3 325 \$ pour une garderie résidentielle située à l'extérieur du district administratif du Nord de la Saskatchewan.

« (3) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie résidentielle de groupe en milieu familial est :

- a) de 4 025 \$ pour une garderie résidentielle située dans le district administratif du Nord de la Saskatchewan;
- b) de 3 525 \$ pour une garderie résidentielle située à l'extérieur du district administratif du Nord de la Saskatchewan ».

**Modification de l'article 82****4 Le paragraphe 82(2) est abrogé et remplacé par ce qui suit :**

« (2) La subvention maximale qui peut être accordée en vertu du paragraphe (1) est :

- a) de 100 \$ par mois par place licenciée, dans le cas d'une garderie résidentielle située dans le district administratif du Nord de la Saskatchewan;
- b) de 80 \$ par mois par place licenciée, dans le cas d'une garderie résidentielle située à l'extérieur du district administratif du Nord de la Saskatchewan ».

**Modification de l'article 83****5 Les paragraphes 83(2) à (4) sont abrogés et remplacés par ce qui suit :**

« (2) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie non résidentielle à plein temps ou d'une garderie non résidentielle pour le soutien aux élèves adolescents est de :

- a) 690 \$ par mois par place pour enfant en bas âge;
- b) 414 \$ par mois par place pour tout-petit;
- c) 207 \$ par mois par place pour enfant d'âge préscolaire;
- d) 138 \$ par mois par place pour enfant d'âge scolaire.

“(3) The maximum grant that may be made pursuant to subsection (1) to the licensee of an extended hours centre that operates less than 120 hours per week is:

- (a) \$862.50 per month per infant child care space;
- (b) \$517.50 per month per toddler child care space;
- (c) \$258.75 per month per preschool child care space; and
- (d) \$172.50 per month per school-age child care space.

“(4) The maximum grant that may be made pursuant to subsection (1) to the licensee of an extended hours centre that operates 120 hours per week or more is:

- (a) \$1,035 per month per infant child care space;
- (b) \$621 per month per toddler child care space;
- (c) \$310.50 per month per preschool child care space; and
- (d) \$207 per month per school-age child care space”.

**Section 83.1 amended**

**6 Subsections 83.1(2) to (4) are repealed and the following substituted:**

“(2) The maximum grant that may be made pursuant to subsection (1) to the licensee of a full-time centre or a teen student support centre that is located within the Northern Saskatchewan Administration District is:

- (a) \$720 per month per infant child care space;
- (b) \$432 per month per toddler child care space;
- (c) \$216 per month per preschool child care space; and
- (d) \$144 per month per school-age child care space.

“(3) The maximum grant that may be made pursuant to subsection (1) to the licensee of an extended hours centre that is located within the Northern Saskatchewan Administration District and that operates less than 120 hours per week is:

- (a) \$900 per month per infant child care space;
- (b) \$540 per month per toddler child care space;
- (c) \$270 per month per preschool child care space; and
- (d) \$180 per month per school-age child care space.

“(4) The maximum grant that may be made pursuant to subsection (1) to the licensee of an extended hours centre that is located within the Northern Saskatchewan Administration District and that operates 120 hours per week or more is:

- (a) \$1,080 per month per infant child care space;
- (b) \$648 per month per toddler child care space;
- (c) \$324 per month per preschool child care space; and
- (d) \$216 per month per school-age child care space”.

« (3) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie non résidentielle à ouverture étendue qui est ouverte moins de 120 heures par semaine est de :

- a) 862,50 \$ par mois par place pour enfant en bas âge;
- b) 517,50 \$ par mois par place pour tout-petit;
- c) 258,75 \$ par mois par place pour enfant d'âge préscolaire;
- d) 172,50 \$ par mois par place pour enfant d'âge scolaire.

« (4) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie non résidentielle à ouverture étendue qui est ouverte au moins 120 heures par semaine est de :

- a) 1 035 \$ par mois par place pour enfant en bas âge;
- b) 621 \$ par mois par place pour tout-petit;
- c) 310,50 \$ par mois par place pour enfant d'âge préscolaire;
- d) 207 \$ par mois par place pour enfant d'âge scolaire ».

**Modification de l'article 83.1**

**6 Les paragraphes 83.1(2) à (4) sont abrogés et remplacés par ce qui suit :**

« (2) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie non résidentielle, soit à plein temps, soit pour le soutien aux élèves adolescents, située dans le district administratif du Nord de la Saskatchewan est de :

- a) 720 \$ par mois par place pour enfant en bas âge;
- b) 432 \$ par mois par place pour tout-petit;
- c) 216 \$ par mois par place pour enfant d'âge préscolaire;
- d) 144 \$ par mois par place pour enfant d'âge scolaire.

« (3) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie non résidentielle à ouverture étendue qui est située dans le district administratif du Nord de la Saskatchewan et qui est ouverte moins de 120 heures par semaine est de :

- a) 900 \$ par mois par place pour enfant en bas âge;
- b) 540 \$ par mois par place pour tout-petit;
- c) 270 \$ par mois par place pour enfant d'âge préscolaire;
- d) 180 \$ par mois par place pour enfant d'âge scolaire.

« (4) La subvention maximale qui peut être accordée en vertu du paragraphe (1) au licencié d'une garderie non résidentielle à ouverture étendue qui est située dans le district administratif du Nord de la Saskatchewan et qui est ouverte au moins 120 heures par semaine est de :

- a) 1 080 \$ par mois par place pour enfant en bas âge;
- b) 648 \$ par mois par place pour tout-petit;
- c) 324 \$ par mois par place pour enfant d'âge préscolaire;
- d) 216 \$ par mois par place pour enfant d'âge scolaire ».

**Section 90 amended**

**7 Subsection 90(2) is amended by striking out “\$150” and substituting “\$300”.**

**Coming into force**

**8** These regulations come into force on the day on which they are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from April 1, 2021.

**Modification de l'article 90**

**7 Le paragraphe 90(2) est modifié par suppression de « 150 \$ » et son remplacement par « 300 \$ ».**

**Entrée en vigueur**

**8 Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements, mais s'applique rétroactivement et est réputé avoir été en vigueur depuis le 1<sup>er</sup> avril 2021.**

**SASKATCHEWAN REGULATIONS 78/2021***The Farm Financial Stability Act*

Sections 22, 24, 26, 33 and 84

Order in Council 374/2021, dated June 30, 2021

(Filed July 5, 2021)

**Title**

**1** These regulations may be cited as *The Wildlife Damage and Livestock Predation Amendment Regulations, 2021*.

**RRS c F-8.001 Reg 41 amended**

**2** *The Wildlife Damage and Livestock Predation Regulations* are amended in the manner set forth in these regulations.

**Section 17 amended**

**3 Section 17 is amended:**

**(a) by renumbering it as subsection (1);**

**(b) in the portion preceding clause (1)(a) by striking out “The corporation” and substituting “Subject to subsection (2), the corporation”; and**

**(c) by adding the following subsection after subsection (1):**

“(2) If the corporation is satisfied that the loss mentioned in subsection (1) has been caused by a predator animal, it may waive the requirement to inspect the eligible livestock before determining the loss eligible for compensation”.

**Section 18 amended**

**4(1) Subsection 18(1) is amended by striking out “clause 17(a)” and substituting “clause 17(1)(a) or subsection 17(2)”.**

**(2) Subsection 18(2) is amended by striking out “clause 17(b)” and substituting “clause 17(1)(b) or subsection 17(2)”.**

**Coming into force**

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

**SASKATCHEWAN REGULATIONS 79/2021***The Wildlife Habitat Protection Act*

## Section 3

Order in Council 375/2021, dated June 30, 2021

(Filed July 5, 2021)

**Title**

1 These regulations may be cited as *The Wildlife Habitat and Ecological Lands Designation Amendment Regulations, 2021 (No. 2)*.

**RRS c W-13.2 Reg 4, Appendix amended**

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

**(a) by repealing item 59 and substituting the following:**

“59 All those lands in Township 34, in Range 32, west of the First Meridian, described as follows:

- (a) Section 3;
- (b) the north half of Section 4;
- (c) Section 5;
- (d) the south-west quarter of Section 7;
- (e) the west half of Section 8;
- (f) the west half and south-east quarter of Section 11;
- (g) the west half of Section 29”;

**(b) by repealing item 89;****(c) by repealing item 212 and substituting the following:**

“212 All those lands in Township 10, in Range 7, west of the Second Meridian, described as follows:

- (a) Section 13;
- (b) the south-east quarter of Section 14”;

**(d) by repealing item 247 and substituting the following:**

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

- (a) the east half and south-west quarter of Section 20;
- (b) the south-west quarter of Section 22;
- (c) the east half of Section 24;
- (d) the south-west quarter of Section 28;
- (e) the north-west quarter of Section 29;
- (f) the north-east quarter of Section 30;
- (g) the east half of Section 31;
- (h) the south-west quarter of Section 32”;

**(e) by repealing item 429 and substituting the following:**

“429 All those lands in Township 2, in Range 17, west of the Second Meridian, described as follows:

- (a) the south-west quarter of Section 1;
- (b) the north-east quarter of Section 25;
- (c) the north-east quarter of Section 28;
- (d) the south-east quarter of Section 33;
- (e) the north half of Section 34”;

**(f) by repealing item 430 and substituting the following:**

“430 All those lands in Township 3, in Range 17, west of the Second Meridian, described as follows:

- (a) Section 24;
- (b) the north-east quarter of Section 33;
- (c) the north half of Section 36”;

**(g) by repealing item 436 and substituting the following:**

“436 The north half of Section 29, in Township 28, in Range 17, west of the Second Meridian”;

**(h) by repealing item 578 and substituting the following:**

“578 The north-east quarter of Section 29, in Township 30, in Range 24, west of the Second Meridian”;

**(i) by repealing item 946 and substituting the following:**

“946 All those lands in Township 49, in Range 9, west of the Third Meridian, described as follows:

- (a) Section 4;
- (b) Section 5;
- (c) Section 8;
- (d) Section 9;
- (e) Section 11;
- (f) the north half and south-east quarter of Section 12;
- (g) the north half of Section 13;
- (h) the north-east quarter of Section 15;
- (i) the north half of Section 18;
- (j) the north half of Section 19;
- (k) the south half of Section 20;
- (l) the south-west quarter of Section 21;

- (m) the north-east quarter of Section 22;
- (n) the south-west quarter of Section 23;
- (o) the south half of Section 24;
- (p) the south half of Section 25;
- (q) the south-west quarter of Section 26;
- (r) the west half and south-east quarter of Section 27;
- (s) the south-west quarter of Section 32;
- (t) the south-west quarter of Section 34;
- (u) the south-west quarter of Section 35”;

**(j) by repealing item 974 and substituting the following:**

“974 All those lands in Township 46, in Range 10, west of the Third Meridian, described as follows:

- (a) the east half of Section 4;
- (b) the north-east quarter of Section 20”;

**(k) by repealing item 1029 and substituting the following:**

“1029 All those lands in Township 49, in Range 12, west of the Third Meridian, described as follows:

- (a) the north half of Section 15;
- (b) the north-west quarter of Section 19;
- (c) the north half and south-west quarter of Section 21;
- (d) the north half and south-west quarter of Section 27;
- (e) the south half of Section 28;
- (f) Section 29;
- (g) Section 30;
- (h) Section 31;
- (i) the south-west quarter of Section 34”;

**(l) by repealing item 1129 and substituting the following:**

“1129 All those lands in Township 51, in Range 15, west of the Third Meridian, described as follows:

- (a) the north-west quarter of Section 14;
- (b) the south-west quarter of Section 26;
- (c) that portion of the north-east quarter of Section 30 not covered by the waters of Birch Lake”.

**Coming into force**

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

