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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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CHAPTER S-15.1 REG 12*The Saskatchewan Employment Act*

Section 3-83

Order in Council 483/2021, dated September 22, 2021

(Filed September 23, 2021)

Title

1 These regulations may be cited as *The Public Employers' COVID-19 Emergency Regulations*.

Definitions and interpretation

2(1) In these regulations:

“Act” means *The Saskatchewan Employment Act*;

“COVID-19 test” means any of the following tests administered at a testing site approved by the Minister of Health:

- (a) a polymerase chain reaction (PCR) test for SARS-CoV-2;
- (b) a point-of-care antigen test for SARS-CoV-2;
- (c) any other test for SARS-CoV-2 approved by the Minister of Health;

“fully-vaccinated”, with respect to a worker, means that:

- (a) the worker has received the recommended number of doses of a COVID-19 vaccine, or combination of COVID-19 vaccines, approved by Health Canada; and
- (b) 14 or more days have passed since the worker received the last of the recommended number of doses;

“public employer” means, subject to subsection (2), any of the following:

- (a) the Government of Saskatchewan;
- (b) a Crown corporation within the meaning of *The Crown Corporations Act, 1993*;
- (c) any agency, board or commission of the Government of Saskatchewan;
- (d) the Provincial Auditor of Saskatchewan;
- (e) an Officer of the Legislative Assembly as defined in subsection 68(7) of *The Legislative Assembly Act, 2007*;
- (f) a constituency office of a member of the Legislative Assembly;

“SARS-CoV-2” means severe acute respiratory syndrome coronavirus 2, the virus that causes COVID-19.

(2) For the purposes of the definition of “public employer” in subsection (1), public employer does not include the following:

- (a) the provincial health authority, an affiliate, a health care organization or the cancer agency as those terms are defined in *The Provincial Health Authority Act*, except eHealth Saskatchewan;

(b) a board of education or the conseil scolaire as those terms are defined in *The Education Act, 1995*.

Application re workers

3 These regulations apply to workers of a public employer, including individuals who are members or directors of a board, commission, council, office, corporation or any other body of an employer mentioned in clause (b) or (c) of the definition of “public employer” in subsection 2(1).

Public employers’ duties re clause 3-8(a) of the Act

4(1) For the purposes of clause 3-8(a) of the Act, a public employer shall, on and after October 1, 2021, require its workers to:

- (a) be fully-vaccinated and, if requested by the public employer, provide evidence to the public employer in relation to the worker’s vaccinations; or
- (b) subject to subsections (2) and (3), provide a valid negative COVID-19 test result to the public employer at least every 7 days.

(2) For the purposes of clause (1)(b), a negative COVID-19 test result is valid for 7 days from the date of testing.

(3) A worker is not required to provide a negative COVID-19 test result to the public employer if the worker is on vacation, an employment leave or a leave granted by the public employer.

(4) The public employer shall:

- (a) establish a verification process for collecting and reviewing the evidence provided by the worker in relation to the worker’s vaccinations or negative COVID-19 test results;
- (b) review the evidence provided by a worker in relation to the worker’s vaccinations or negative COVID-19 test results in accordance with the verification process established pursuant to clause (a) to verify that the worker can be at the workplace; and
- (c) keep confidential the evidence provided by a worker pursuant to this section.

Workers duties re clause 3-10(a) of the Act

5 For the purposes of clause 3-10(a) of the Act and unless otherwise agreed to by the public employer:

- (a) any worker required to provide a negative COVID-19 test result pursuant to clause 4(1)(b) is responsible for taking the COVID-19 test during non-work hours; and
- (b) any costs associated with taking a COVID-19 test are to be paid by the worker.

Coming into force

6(1) Subject to subsection (2), these regulations come into force on October 1, 2021.

(2) If these regulations are filed with the Registrar of Regulations after October 1, 2021, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

CHAPTER S-15.1 REG 13*The Saskatchewan Employment Act*

Section 3-83

Order in Council 484/2021, dated September 22, 2021

(Filed September 23, 2021)

Title

1 These regulations may be cited as *The Employers' COVID-19 Emergency Regulations*.

Definitions and interpretation

2(1) In these regulations:

“**Act**” means *The Saskatchewan Employment Act*;

“**COVID-19 test**” means any of the following tests administered at a testing site approved by the Minister of Health:

- (a) a polymerase chain reaction (PCR) test for SARS-CoV-2;
- (b) a point-of-care antigen test for SARS-CoV-2;
- (c) any other test for SARS-CoV-2 approved by the Minister of Health;

“**fully-vaccinated**”, with respect to a worker, means that:

- (a) the worker has received the recommended number of doses of a COVID-19 vaccine, or combination of COVID-19 vaccines, approved by Health Canada; and
- (b) 14 or more days have passed since the worker received the last of the recommended number of doses;

“**public employer**” means, subject to subsection (2), any of the following:

- (a) the Government of Saskatchewan;
- (b) a Crown corporation within the meaning of *The Crown Corporations Act, 1993*;
- (c) any agency, board or commission of the Government of Saskatchewan;
- (d) the Provincial Auditor of Saskatchewan;
- (e) an Officer of the Legislative Assembly as defined in subsection 68(7) of *The Legislative Assembly Act, 2007*;
- (f) a constituency office of a member of the Legislative Assembly;

“**SARS-CoV-2**” means severe acute respiratory syndrome coronavirus 2, the virus that causes COVID-19.

(2) For the purposes of the definition of “public employer” in subsection (1), public employer does not include the following:

- (a) the provincial health authority, an affiliate, a health care organization or the cancer agency as those terms are defined in *The Provincial Health Authority Act*, except eHealth Saskatchewan;
- (b) a board of education or the conseil scolaire as those terms are defined in *The Education Act, 1995*.

Non-application of regulations

3 These regulations do not apply to a public employer.

Employers' duties re clause 3-8(a) of the Act

4(1) For the purposes of clause 3-8(a) of the Act, an employer may, on and after October 1, 2021, require its workers to:

- (a) be fully-vaccinated and, if requested by the employer, provide evidence to the employer in relation to the worker's vaccinations; or
- (b) subject to subsections (2) and (3), provide a valid negative COVID-19 test result to the employer at least every 7 days.

(2) For the purposes of clause (1)(b), a negative COVID-19 test result is valid for 7 days from the date of testing.

(3) A worker is not required to provide a negative COVID-19 test result to the employer if the worker is on vacation, an employment leave or a leave granted by the employer.

(4) If an employer requires its workers to be fully-vaccinated or to provide negative COVID-19 test results pursuant to subsection (1), the employer shall:

- (a) provide notice of the requirements to every worker by:
 - (i) personally giving it to the worker;
 - (ii) posting it in the workplace;
 - (iii) posting it online on a secure website to which the worker has access; or
 - (iv) providing it in any other manner that informs the worker of the requirements;
- (b) establish a verification process for collecting and reviewing the evidence provided by the worker in relation to the worker's vaccinations or negative COVID-19 test results;
- (c) review the evidence provided by a worker in relation to the worker's vaccinations or negative COVID-19 test results in accordance with the verification process established pursuant to clause (b) to verify that the worker can be at the workplace; and
- (d) keep confidential the evidence provided by a worker pursuant to this section.

Workers duties re clause 3-10(a) of the Act

5 For the purposes of clause 3-10(a) of the Act and unless otherwise agreed to by the employer:

- (a) any worker required to provide a negative COVID-19 test result pursuant to clause 4(1)(b) is responsible for taking the COVID-19 test during non-work hours; and
- (b) any costs associated with taking a COVID-19 test are to be paid by the worker.

Coming into force

6(1) Subject to subsection (2), these regulations come into force on October 1, 2021.

(2) If these regulations are filed with the Registrar of Regulations after October 1, 2021, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 100/2021*The Fuel Tax and Road Use Charge Act*

Section 51

Order in Council 482/2021, dated September 22, 2021

(Filed September 23, 2021)

Title

1 These regulations may be cited as *The Fuel Tax Amendment Regulations, 2021*.

RRS c F-23.21 Reg 1 amended

2 *The Fuel Tax Regulations, 2000* are amended in the manner set forth in these regulations.

Section 1 amended

3 **Section 1 is amended by striking out “*The Fuel Tax Regulations, 2000*” and substituting “*The Fuel Tax and Road Use Charge Regulations*”.**

Section 2 amended

4 **Clause 2(1)(a) is amended by striking out “*The Fuel Tax Act, 2000*” and substituting “*The Fuel Tax and Road Use Charge Act*”.**

New sections 29.1 to 29.3

5 **The following sections are added after section 29:**

“Annual road use charge

29.1(1) For the purposes of section 31.2 of the Act, the annual road use charge with respect to an electric vehicle:

(a) is to be paid to the minister at the time of the registration or the renewal of the registration of that electric vehicle by the administrator in accordance with *The Traffic Safety Act*; and

(b) is to be in the amount set out in Table 1 of the Appendix.

(2) In the case of the registration period for an electric vehicle that is less than one year, the administrator, in collecting the road use charge pursuant to section 31.3 of the Act, may prorate the road use charge based on the length of the registration period.

“Remittance of road use charge

29.2(1) In this section, ‘**business day**’ means day other than a Saturday, Sunday or holiday.

(2) The administrator shall remit to the minister the road use charges collected every business day, unless an agreement entered into pursuant to section 31.3 of the Act provides otherwise.

“Refunds or credits re road use charge

29.3(1) For the purposes of subsection 31.5(2) of the Act, the cancellation by a consumer of the registration of an electric vehicle with respect to which the annual road use charge has been paid is deemed to be an application for a refund or credit for the remainder of the period to which the certificate of registration for that electric vehicle applies.

(2) If the registration of an electric vehicle mentioned in subsection (1) is cancelled by a consumer, section 23 of *The Traffic Safety Act Fees Regulations* applies, with any necessary modification, with respect to any refund to which the consumer may be entitled”.

New Appendix

6 The following is added after section 35:

“Appendix

TABLE 1

[Clause 29.1(1)(b)]

Annual Road Use Charge

Type of Vehicle (as set out in <i>The Vehicle Classification and Registration Regulations</i>)	Annual Road Use Charge (\$)
LV	150

”.

Coming into force

7(1) Subject to subsection (2), these regulations come into force on October 1, 2021.

(2) If these regulations are filed with the Registrar of Regulations after October 1, 2021, 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 October 1, 2021.

SASKATCHEWAN REGULATIONS 101/2021

The Summary Offences Procedure Act, 1990

Section 55

Order in Council 485/2021, dated September 22, 2021

(Filed September 23, 2021)

Title

1 These regulations may be cited as *The Summary Offences Procedure (Miscellaneous) Amendment Regulations, 2021*.

RRS c S-63.1 Reg 2 amended

2 *The Summary Offences Procedure Regulations, 1991* are amended in the matter set forth in these regulations.

Section 4 amended

3 **Clause 4(h) is amended by striking out “*The Fuel Tax Act, 2000*” and substituting “*The Fuel Tax and Road Use Charge Act*”.**

Section 5 amended

4 **Clause 5(v) is repealed and the following substituted:**

“(v) *The Fuel Tax and Road Use Charge Act*”.

Section 8 amended

5 **Subclause 8(a)(xx) is amended by striking out “*The Fuel Tax Act, 2000*” and substituting “*The Fuel Tax and Road Use Charge Act*”.**

Appendix, Part 2, Table 20 amended

6 Table 20 in Part 2 of the Appendix 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*”.

Appendix, Part 2, Table 57 amended

7 Table 57 in Part 2 of the Appendix is amended by adding the following items after item 9:

“9.1	Possession or authorization of possession of unmarked tobacco that is not black stock when not an importing consumer that has paid the required tax	11(8)*	1,000 plus ^tax amount (first offence) 2,000 plus ^tax amount (second offence) 5,000 plus ^tax amount (third or subsequent offence)
9.2	Possession of marked tobacco greater than the prescribed amount when not authorized	11.1*	300 plus ^tax amount (first offence) 500 plus ^tax amount (second offence) 1,000 plus ^tax amount (third or subsequent offence)

Appendix, Part 2, Table 61 amended

8 Table 61 of Part 2 of the Appendix is amended:

(a) in Column 3 of item 1 by striking out “16(a)” and substituting “16(1)(a)”; and

(b) in Column 3 of item 2 by striking out “16(b)” and substituting “16(1)(b)”.

Coming into force

9(1) Subject to subsections (2) and (3), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Subject to subsection (3), sections 3 to 6 come into force on October 1, 2021.

(3) If these regulations are filed after October 1, 2021, sections 3 to 6 come into force on the day on which these regulations are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 102/2021*The Public Health Act, 1994*

Section 46

Order in Council 486/2021, dated September 22, 2021

(Filed September 23, 2021)

Title

1 These regulations may be cited as *The Disease Control (Date Adjustment) Amendment Regulations, 2021*.

Sask Reg 127/2020 amended

2 **Subsection 8(3) of *The Disease Control (COVID-19) Amendment Regulations, 2020* is amended by striking out “October 1, 2021” and substituting “January 1, 2022”.**

Coming into force

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

SASKATCHEWAN REGULATIONS 103/2021*The Parks Act*

Section 6

Order in Council 487/2021, dated September 22, 2021

(Filed September 23, 2021)

Title

1 These regulations may be cited as *The Recreation Sites Amendment Regulations, 2021*.

RRS c P-1.1 Reg 5, Appendix amended

2 **The Appendix to *The Recreation Sites Regulations, 1991* is amended:**

- (a) **by repealing the description of Anglin Lake Recreation Site;**
- (b) **by repealing the description of Beaupré Creek Recreation Site;**
- (c) **by repealing the description of Bethune Recreation Site;**
- (d) **by repealing the description of Elaine Lake Recreation Site;**
- (e) **by repealing the description of Emma Lake Recreation Site;**
- (f) **by repealing the description of Halfway House Recreation Site;**
- (g) **by repealing the description of Helene Lake Recreation Site;**
- (h) **by repealing the description of MacLennan River Recreation Site;**
- (i) **by repealing the description of McBride Lake Recreation Site;**
- (j) **by repealing the description of Nessel Lake Recreation Site;**
- (k) **by repealing the description of Nisbet Trails Recreation Site;**
- (l) **by repealing the description of Overflowing River Recreation Site;**

- (m) by repealing the description of Parr Hill Lake Recreation Site;**
- (n) by repealing the description of Pasquia River Recreation Site;**
- (o) by repealing the description of Pepaw Lake Recreation Site;**
- (p) by repealing the description of Piwei River Recreation Site;**
- (q) by repealing the description of Puskwakau River Recreation Site;**
- (r) by repealing the description of Saginas Lake Recreation Site;**
- (s) by repealing the description of Shirley Lake Recreation Site;**
- (t) by repealing the description of Smoothstone Lake Recreation Site;**
- (u) by repealing the description of Saint Cyr Hills Trails Recreation Site and substituting the following:**

“Saint Cyr Hills Trails Recreation Site

NOTE: All plans referred to are plans of record in the Land Surveys Directory.

All those lands in Township 60, in Range 15, West of the Third Meridian described as follows:

- (a) the north-west quarter of Section 14;
- (b) the north half of Section 15, excepting that portion occupied by roadways in the west half, as shown on Plan Nos. 59B07446 and 83B02742;
- (c) Section 22, including Parcel N as shown on Plan No. 92B11111, excepting that portion occupied by roadways in the west half, as shown on Plan Nos. 59B07446 and 83B02742;
- (d) the west half of Section 23; and
- (e) the west half of Section 27, excepting that portion occupied by a roadway as shown on Plan No. 83B02742”;
- (v) by repealing the description of Top Lake Recreation Site;**
- (w) by repealing the description of Waskesiu River Recreation Site;**
- (x) by repealing the description of Whiteswan Lake (Whelan Bay) Recreation Site and substituting the following:**

“Whiteswan Lake (Whelan Bay) Recreation Site

NOTE: All plans referred to are plans of record in the Land Surveys Directory.

All those lands in Township 58, West of the Second Meridian described as follows:

- (a) in Range 21:
 - (i) the north half of Section 17, excepting that portion taken for the surveyed road to the Whelan Bay Subdivision shown as Parcel G on Plan No. 102291678;
 - (ii) the north half of Section 18;

(iii) those portions of Section 19 not covered by the waters of Whiteswan Lake including Parcel C as shown on Plan No. 61PA02176, excepting those portions taken for the surveyed road to the Whelan Bay Subdivision shown as Parcel G on Plan No. 102291678 and for an unsurveyed road known as Whelan Drive in the south half of Section 19;

(iv) Section 20, excepting that portion taken for the surveyed road to the Whelan Bay Subdivision shown as Parcel G on Plan No. 102291678;

(v) those portions of the north half of Section 16 and those portions of Section 21 lying west of the unsurveyed Whiteswan Road;

(vi) that portion of Section 28 lying west of the unsurveyed Whiteswan Road and not covered by the waters of Pinkney Lake;

(vii) those portions of Section 29 not covered by the waters of Whiteswan Lake or Pinkney Lake, excepting those portions taken for the surveyed road to the Whelan Bay Subdivision shown as Parcel G on Plan No. 102291678 and the unsurveyed access road to the public campground;

(viii) that portion of the east half of Section 30 not covered by the waters of Whiteswan Lake;

(ix) those portions of the south halves of Sections 31 and 32 not covered by the waters of Whiteswan Lake or Pinkney Lake; and

(x) those portions of Legal Subdivisions 2 to 7, 10, 11 and 12 of Section 33 not covered by the waters of Pinkney Lake;

(b) in Range 22:

(i) those portions of the north halves of Sections 13 and 14 not covered by the waters of Whiteswan Lake; and

(ii) those portions of Sections 23 and 24 not covered by the waters of Whiteswan Lake; and

(c) excepting in the Whelan Bay Subdivision:

(i) Plan No. 61PA02176 but not Parcel C on said plan;

(ii) Plan Nos. 69PA03094 and 75PA23860;

(iii) Parcels D and E as shown on Plan No. 76PA18415; and

(iv) Parcel E as shown on Plan No. 82PA21223"; **and**

(y) by repealing the description of Woody River Recreation Site.

Coming into force

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

SASKATCHEWAN REGULATIONS 105/2021*The Saskatchewan Employment Act*

Section 3-83

Order in Council 495/2021, dated October 1, 2021

(Filed October 1, 2021)

Title

1 These regulations may be cited as *The Public Employers' COVID-19 Emergency Amendment Regulations, 2021*.

RRS c S-15.1 Reg 12 amended

2 *The Public Employers' COVID-19 Emergency Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 The following clauses are added after clause 2(2)(b):

“(c) a regional college as defined in *The Regional Colleges Act*;

“(d) the Saskatchewan Polytechnic”.

Section 4 amended

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

“(1) On and after October 1, 2021, every public employer shall, for the purposes of clause 3-8(a) of the Act, require each of its workers to comply with one of the following:

(a) to:

(i) be fully-vaccinated; and

(ii) if requested by the public employer, provide satisfactory evidence to the public employer in relation to the worker's vaccinations;

(b) to provide a valid negative COVID-19 test result to the public employer at least every 7 days.

“(1.1) The public employer shall give a worker the option to comply with either clause (1)(a) or (b), but the worker must be in compliance with at least one of those requirements before commencing a shift on and after October 1, 2021”.

Coming into force

5(1) Subject to subsection (2), these regulations come into force on October 1, 2021.

(2) If these regulations are filed with the Registrar of Regulations after October 1, 2021, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 106/2021*The Saskatchewan Employment Act*

Section 3-83

Order in Council 496/2021, dated October 1, 2021

(Filed October 1, 2021)

Title

1 These regulations may be cited as *The Employers' COVID-19 Emergency Amendment Regulations, 2021*.

RRS c S-15.1 Reg 13 amended

2 *The Employers' COVID-19 Emergency Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 **The following clauses are added after clause 2(2)(b):**

“(c) a regional college as defined in *The Regional Colleges Act*;

“(d) the Saskatchewan Polytechnic”.

Section 4 amended

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

“(1) On and after October 1, 2021, an employer may, for the purposes of clause 3-8(a) of the Act, require all of its workers to comply with one of the following:

(a) to:

(i) be fully-vaccinated; and

(ii) if requested by the employer, provide satisfactory evidence to the employer in relation to the worker's vaccinations;

(b) to provide a valid negative COVID-19 test result to the employer at least every 7 days.

“(1.1) If an employer requires its workers to comply with one of the requirements set out in subsection (1), the employer shall give each worker the option to comply with either clause (1)(a) or (b), but the worker must comply with at least one of those requirements within the period specified by the employer”.

(2) Subsection 4(4) is amended in the portion preceding clause (a) by striking out “If an employer requires its workers to be fully-vaccinated or to provide negative COVID-19 test results pursuant to subsection (1)” and substituting “If an employer requires its workers to comply with one of the requirements set out in subsection (1) in accordance with subsection (1.1)”.

Coming into force

5(1) Subject to subsection (2), these regulations come into force on October 1, 2021.

(2) If these regulations are filed with the Registrar of Regulations after October 1, 2021, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

