

PART II**REVISED REGULATIONS OF SASKATCHEWAN****CHAPTER G-5.1 REG 79***The Government Organization Act*

Section 12

Order in Council 442/97, dated June 27, 1997

(Filed June 27, 1997)

Title**1** These regulations may be cited as *The Department of Labour Regulations, 1997*.**Department continued****2** The department of the Government of Saskatchewan called the Department of Labour is continued.**Objects and purposes****3** The objects and purposes of the Department of Labour are:

- (a) to provide the structure wherein and whereby the powers, responsibilities and functions of the Minister of Labour may be exercised and carried out;
- (b) to develop, promote and implement policies and programs of the Government of Saskatchewan relating to workplace issues and labour-management issues;
- (c) to develop, promote, implement and enforce employment standards;
- (d) to develop, promote, implement and enforce policies and standards relating to workplaces and working conditions that are safe and healthy for employees.

R.R.S. c.G-5.1 Reg 58 repealed**4** *The Department of Labour Regulations, 1993* are repealed.**Coming into force****5** These regulations come into force on the day on which they are filed with the Registrar of Regulations.**SASKATCHEWAN REGULATIONS 54/97***The Pest Control Products (Saskatchewan) Act*

Section 23

Order in Council 425/97, dated June 24, 1997

(Filed June 25, 1997)

Title**1** These regulations may be cited as *The Pest Control Products Amendment Regulations, 1997*.**R.R.S. c.P-8 Reg 3 amended****2** *The Pest Control Products Regulations, 1995* are amended in the manner set forth in these regulations.**Section 2 amended****3** **Clause 2(1)(j) is repealed and the following substituted:**

“(j) ‘**pesticide applicator**’ means any individual who uses or applies a pesticide”.

Section 6 amended

4 Section 6 is amended by adding “licensed” before “pesticide applicator”.

Section 11 repealed

5 Section 11 is repealed.

Section 12 amended

6 Subsection 12(6) is repealed and the following substituted:

“(6) A licence is to be issued to the person named in the application form and is not transferable”.

New section 13

7 Section 13 is repealed and the following substituted:

“Pesticide vendor licences

13(1) Subject to subsections (3) to (6), no person shall sell pesticides or offer pesticides for sale without holding a valid pesticide vendor licence.

(2) Any person who maintains more than one outlet for the sale of pesticides shall hold a separate pesticide vendor licence for each outlet.

(3) A person may sell or offer for sale all or any of the following without holding a pesticide vendor licence:

- (a) products that are classified as domestic control products pursuant to the federal regulations;
- (b) disinfectants;
- (c) swimming pool bactericides;
- (d) cleansers, deodorizers, laundry additives, soaps or sanitizers;
- (e) bactericides used in cutting oils and fuels;
- (f) algicides used in industrial cooling systems;
- (g) wood preservatives.

(4) A licensed pesticide applicator does not require a pesticide vendor licence to sell at retail a pesticide that he or she applies in the course of his or her business.

(5) A rural municipality does not require a pesticide vendor licence to sell or supply rodenticides to ratepayers of the rural municipality.

(6) A veterinarian engaged in or directing the treatment of an animal does not require a pesticide vendor licence to sell or supply pesticides related to the treatment of the animal”.

Section 14 amended

8 Clause 14(a) is repealed and the following substituted:

“(a) employ at least one dispenser at each outlet covered by the pesticide vendor licence”.

New section 17

9 Section 17 is repealed and the following substituted:

“Pesticide service licences

17(1) Subject to subsections (2) and (6), no person shall carry on a business involving the use or application of pesticides without holding a valid pesticide service licence.

(2) A person may use or apply pesticides on land or in premises that the person owns or rents without holding a pesticide service licence.

(3) An applicant for a pesticide service licence shall submit the following information together with the application:

- (a) the applicant's name and address;
- (b) the location of each outlet where the applicant proposes to conduct business;
- (c) a description of the services the applicant proposes to provide;
- (d) the name of all applicators who will be working for the applicant;
- (e) if the applicant proposes to offer an aerial pesticide applicator service, a certificate of insurance, in a form satisfactory to the minister, evidencing that the applicant has the insurance required pursuant to clause (4)(a);
- (f) any other information the minister reasonably requires for the purposes of determining whether or not to issue a licence.

(4) No holder of a pesticide service licence offering an aerial pesticide applicator service shall fail:

- (a) to have insurance covering pesticide drift liability in an amount that will provide at least \$25,000 coverage for each occurrence; and
- (b) to provide the minister with a certificate of insurance with respect to the insurance mentioned in clause (a), in a form satisfactory to the minister, each time that the insurance is issued or renewed.

(5) If the insurance required by subsection (4) expires or is cancelled:

- (a) the holder of the pesticide service licence shall immediately notify the minister in writing of that fact; and
- (b) the holder's pesticide service licence is automatically cancelled.

(6) A government, government agency or local authority may carry on the business of offering or providing a service in which a pesticide is used or applied without holding a pesticide service licence”.

New section 18

10 Section 18 is repealed and the following substituted:

“Pesticide applicator licences

18(1) Subject to subsection (2), no individual shall apply or use pesticides without holding a valid pesticide applicator licence.

(2) An individual may do all or any of the following without holding a pesticide applicator licence:

- (a) use or apply pesticides on land:
 - (i) that the individual or a member of his or her immediate family owns or rents; or
 - (ii) that is owned or rented by a corporation in which the individual or a member of his or her immediate family owns a majority of shares;

- (b) use or apply pesticides as part of his or her duties as an employee of a farm operation or a research or pesticide development organization;
 - (c) without charge, provide a service involving the use or application of pesticides on neighbouring land or premises in the ordinary exchange of labour and services among farmers;
 - (d) use or apply pesticides under the direct supervision of a holder of a pesticide applicator licence, acting within the terms of that licence;
 - (e) use or apply:
 - (i) disinfectants;
 - (ii) swimming pool bactericides;
 - (iii) cleansers, deodorizers, laundry additives, soaps or sanitizers;
 - (iv) bactericides used in cutting oils and fuels;
 - (v) algicides used in industrial cooling systems; or
 - (vi) wood preservatives.
- (3) The minister may issue the following categories of pesticide applicator licence:
- (a) AGRICULTURE, which authorizes the use of pesticides by ground application for the production of agricultural crops and livestock, including on non-agricultural land, but does not authorize pesticide use in greenhouses, for commercial seed treatment, for landscape, for mosquito and biting fly control, or the use of fumigants;
 - (b) AQUATIC, which authorizes the use of herbicides by surface application for the control of weeds, in standing or running water or in areas left exposed during periods of low water, including lakes, rivers, irrigation canals, ditches and dugouts;
 - (c) FORESTRY, which authorizes the use of pesticides by ground application in forest management operations, including forest seed operations, outdoor nurseries and plantations, for purposes including site preparation, brushing, conifer release, thinning, insect control and disease control;
 - (d) GREENHOUSE, which authorizes the use of pesticides in greenhouses or on areas immediately surrounding greenhouses during the storage, display or production of agricultural crops, including vegetables, ornamental plants, and forest tree seedlings;
 - (e) INDUSTRIAL, which authorizes the use of herbicides by ground application:
 - (i) for controlling weeds on:
 - (A) industrial areas, including roadsides, powerlines, pipelines, rights of way, railways, well sites and equipment yards; and
 - (B) parking lots, sidewalk cracks, and roadbeds during construction; and
 - (ii) for controlling noxious weeds designated by the minister on private or public land;

- (f) LANDSCAPE, which authorizes the use of pesticides by ground application for the maintenance of ornamental trees, shrubs, flowers and turf, on outdoor residential, commercial or public land, including pesticide use in outdoor nurseries for the propagation of landscape and garden plants, but does not authorize soil fumigation, mosquito and biting fly control, the use of rodenticides or avicides, or the injection of fungicides for the prevention or control of Dutch Elm Disease;
- (g) MOSQUITO AND BITING FLY, which authorizes the use of insecticides by ground application for the control of larval or adult mosquitoes or biting flies;
- (h) FUMIGATION, which authorizes the use of fumigants for soil fumigation or within enclosed structures or under sheets, including grain bins and elevators, buildings, rail cars, trucks and closed vaults;
- (i) STRUCTURAL, which authorizes the use of pesticides other than herbicides or fumigants for the prevention or control of pests in or around structures, including the use of rodenticides on public or private land, but not including the control of plant pests in greenhouses;
- (j) AERIAL, which authorizes the application of pesticides by aircraft to:
- (i) forest lands;
 - (ii) non-agricultural land;
 - (iii) agricultural land, including orchards; or
 - (iv) bodies of water for mosquito and biting fly control;
- (k) SPECIAL, which authorizes one of the activities provided for in the following subcategories of licence, to be specified in the licence:
- (i) COMMERCIAL SEED TREATMENT, which authorizes the application of pesticides for commercial seed treatment;
 - (ii) TREE INJECTION, which authorizes the injection of fungicides for the prevention or control of Dutch Elm Disease by the holder of a LANDSCAPE licence;
 - (iii) RAT CONTROL, which authorizes the use of rodenticides in or around buildings or structures for the control of mice and rats;
 - (iv) PROBLEM WILDLIFE CONTROL, which authorizes the use of pesticides by employees of the Government of Saskatchewan for the control of vertebrate animals”.

New section 21

11 Section 21 is repealed and the following substituted:

“Duties of persons in charge of operations involving pesticides

21 If a person carries on a business or is in charge of an operation involving the use or application or sale of a pesticide, whether or not the person is required to be a holder of a licence issued pursuant to these regulations, the person shall:

- (a) be responsible for the activities and actions of his or her assistants in the safe handling, storage and transportation of the pesticides;
 - (b) provide his or her employees with approved information on procedures for applying, handling, storing and transporting pesticides in a safe manner;
- and

- (c) ensure that, if his or her employees are required to be licensed pursuant to these regulations, those employees have completed an approved training course and have the appropriate pesticide applicator licence”.

Coming into force

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

SASKATCHEWAN REGULATIONS 55/97

The Health Districts Act

Section 40

Order in Council 426/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The District Health Boards Election Amendment Regulations, 1997 (No. 2)*.

R.R.S. c.H-0.01 Reg 3 amended

2 *The District Health Boards Election Regulations* are amended in the manner set forth in these regulations.

Section 4 amended

3(1) Clause 4(1)(b) is repealed and the following substituted:

“(b) notwithstanding subsection (5), the second general election is to be held on the fourth Wednesday of October, 1997”.

(2) Subsection 4(6) is amended by striking out “, provincial or municipal” wherever it appears and in each case substituting “or provincial”.

(3) The following subsection is added after subsection 4(6):

“(7) This section does not apply to health districts that are established on or after October 25, 1995”.

Section 14 amended

4 Section 14 is amended by striking out “oath” and substituting “declaration”.

Section 16 amended

5 Clause 16(1)(a) is repealed and the following substituted:

“(a) a judge of the Court of Queen’s Bench or the Court of Appeal”.

Section 18 amended

6 Section 18 is amended by striking out “seven” and substituting “10”.

Section 19 amended

7 Clause 19(1)(b) is amended by striking out “, address, and occupation” and substituting “and address”.

Section 20 amended

8(1) Subsection 20(4) is repealed and the following substituted:

“(4) The amount of a candidate’s deposit is to be returned to the candidate promptly after the candidate files a statement of election expenses and contributions in accordance with section 30 if the candidate:

- (a) is elected; or

(b) receives at least 10% of the total number of valid votes cast for the candidates in the ward”.

(2) Subsection 20(5) is amended by adding “after the candidate’s personal representative files a statement of election expenses and contributions in accordance with section 33” **after** “representative”.

New section 22

9 Section 22 is repealed and the following substituted:

“When nominations may be filed

22 The returning officer or nomination officer shall receive nominations during the hours specified by the returning officer in Form C of the Appendix commencing on the tenth day before nomination day and continuing until the close of nominations at 4:00 p.m. on nomination day”.

Section 24 amended

10(1) Subsection 24(1) is amended by adding “or within 24 hours after the close of nominations” **after** “close of nominations”.

(2) Subsection 24(2) is repealed and the following substituted:

“(2) A candidate may withdraw his or her nomination not later than 24 hours after the close of nominations”.

New section 25

11 Section 25 is repealed and the following substituted:

“No voting where only one nomination

25 Where only one person remains nominated at the close of the period for the withdrawal of nominations, the returning officer shall declare that person elected and complete Form E.1 of the Appendix”.

Section 26 amended

12 Subsection 26(3) is repealed and the following substituted:

“(3) Where only one person remains nominated at the close of the period for the withdrawal of nominations after the second call for nominations, the returning officer shall declare that person elected and complete Form E.1 of the Appendix”.

Section 28 amended

13 Subsection 28(3) is repealed and the following substituted:

“(3) Where a candidate dies after the close of nominations and one person remains nominated at the close of the period for the withdrawal of nominations, the returning officer shall declare the remaining candidate elected and complete Form E.1 of the Appendix”.

Section 29 amended

14 Clause 29(3)(c) is repealed and the following substituted:

“(c) ‘**election expense period**’ means the period beginning on the day following the close of nominations and ending at the close of polls on election day”.

Section 43 amended

15(1) Subsection 43(3) is amended:

(a) by striking out “The returning officer” **and substituting** “Subject to subsection (3.1), the returning officer”; **and**

(b) in subclause (a)(iii) by adding “in Form H.1 of the Appendix” after “list”.

(2) The following subsection is added after subsection 43(3):

“(3.1) The returning officer may direct a deputy returning officer to perform the duties set out in clause (3)(a)”.

Section 47 amended

16 Section 47 is amended by striking out “incapacitated voter” and substituting “voter with a disability”.

Section 53 amended

17 Subsection 53(2) is amended by striking out “3,000” wherever it appears and in each case substituting “4,000”.

Section 55 amended

18(1) Subsection 55(3) is repealed and the following substituted:

“(3) The persons mentioned in clauses 63(b) and (c) are not entitled to be present at the taking of the vote of a voter pursuant to clause (2)(a)”.

(2) Subsection 55(7) is amended by adding “, a special-care home or similar facility,” after “hospital”.

Section 56 amended

19(1) Subsection 56(1) is repealed and the following substituted:

“(1) The returning officer may attend or provide for the attendance of a deputy returning officer at the residence of a voter during the time of the advance poll or on election day to take the vote of a voter who, because of a physical disability, is unable to attend an established polling place to vote on election day or during the advance poll”.

(2) Subsection 56(2) is amended by striking out “the physically incapacitated person” and substituting “a voter with a physical disability”.

(3) Subsection 56(4) is amended by striking out “who is physically incapacitated” and substituting “with a physical disability”.

(4) Subsection 56(5) is amended:

(a) by striking out “seven” and substituting “five”; and

(b) by adding “in Form N.1 of the Appendix” after “list”.

(5) Subsection 56(9) is amended by striking out “63(b), (c) and (e)” and substituting “63(b), (c) and (f)”.

Section 59 amended

20 Section 59 is amended by striking out “of nominations” and substituting “of the period for withdrawal of nominations”.

Section 63 amended

21 Clause 63(d) is amended by striking out “otherwise incapacitated or” and substituting “has any other disability or is”.

Section 80 amended

22 Subsection 80(1) is amended:

(a) in the portion preceding clause (a) by striking out “due to any physical incapacitation” and substituting “for any physical reason”; and

(b) in clause (a) by striking out “a verbal declaration in” and substituting “an oral declaration in accordance with”.

New section 80.1

23 The following section is added after section 80:

“Inaccessible polling place

80.1(1) Notwithstanding any other provision of these regulations, a voter who finds that he or she is physically unable to enter a polling place may request permission to vote outside the polling place.

(2) The deputy returning officer may grant a request made pursuant to subsection (1) if the voter satisfies the deputy returning officer that the voter:

- (a) is physically unable to enter the polling place; and
- (b) would be able to mark a ballot if a ballot were taken to the voter.

(3) If the deputy returning officer grants a request made pursuant to subsection (1), the deputy returning officer shall take the poll book, a declaration in Form J, a ballot, a pencil and note paper outside the polling place, leaving the unused ballots and the ballot box inside the polling place in the custody of the poll clerk.

(4) Any candidates' representatives may accompany the deputy returning officer outside the polling place.

(5) The deputy returning officer:

- (a) shall deal with the voter and the ballot as if the voter had presented himself or herself to vote inside the polling place;
- (b) shall allow the voter to mark the ballot outside the polling place; and
- (c) if the voter marks the ballot, shall:
 - (i) deposit the ballot in the ballot box inside the polling place; and
 - (ii) record in the poll book the manner in which the vote was taken.

(6) Subject to this section, the deputy returning officer may make any modifications to the requirements set out in these regulations that are necessary to deal with a ballot marked in accordance with this section”.

New section 90

24 Section 90 is repealed and the following substituted:

“Voter’s declaration

90 Every person, before being permitted to vote at an advance poll, is required to complete and execute a voter’s declaration in Form J of the Appendix”.

Section 91 amended

25 Clause 91(a) is repealed and the following substituted:

“(a) certify, by his or her signature on the poll book after the name of the last person entered, the total number of persons who have voted in the advance poll on that day”.

Section 93 amended

26 Clause 93(a) is amended by striking out “or Form Y, as the case may be,”.

Section 97 amended

27 Clause 97(2)(b) is amended by adding “in Form W.1 of the Appendix” after “in full”.

New section 98.1

28 The following section is added after section 98:

“Electronic counting of votes

98.1(1) A district health board may, by resolution, provide for the use of optical scanning vote tabulators or other similar devices for the purpose of counting votes electronically.

(2) Subject to this section, a district health board may modify the requirements of these regulations respecting ballots, the marking of ballots and procedures for counting votes for the purposes of using devices mentioned in subsection (1).

(3) Modifications made pursuant to subsection (2) must not mislead or confuse voters.

(4) A resolution authorized by subsection (1):

(a) must include provisions respecting:

(i) the form of the ballot;

(ii) the marking of the ballot; and

(iii) procedures for counting votes; and

(b) may include provisions respecting any other matter that the district health board considers advisable.

(5) A district health board that makes a resolution pursuant to subsection (1) shall forward a copy of the resolution to the minister promptly after the resolution is passed.

(6) The failure to forward a copy of a resolution pursuant to subsection (5) does not affect the validity of the resolution”.

Section 105 amended

29 Clause 105(c) is repealed and the following substituted:

“(c) provide the minister with a copy of the declaration of results in Form BB and the declaration of elected members in Form E.1”.

Section 107 amended

30(1) Subsection 107(2) is amended:

(a) **by striking out “The administrator” and substituting “Subject to subsection (2.1), the administrator”;**

(b) **by striking out “affidavit” and substituting “declaration”; and**

(c) **by adding “in Form BB.1 of the Appendix” after “taken”.**

(2) The following subsection is added after subsection 107(2):

“(2.1) Where an election pursuant to these regulations is conducted concurrently with an election pursuant to *The Local Government Election Act*, all ballots, poll books and other forms pertaining to the election pursuant to these regulations must be retained in a ballot box other than the ballot box used to retain the ballots for the election pursuant to *The Local Government Election Act*”.

Section 116 amended**31 The following subsection is added after subsection 116(1):**

“(1.1) Where a recount involves ballots counted by a device mentioned in subsection 98.1(1), the judge:

- (a) shall determine whether the recount or any part of it is to be conducted manually, by using the device, or both; and
- (b) notwithstanding subsection 98.1(2), may make any modifications to the requirements of these regulations that are necessary to deal with a recount in which a device mentioned in subsection 98.1(1) is used”.

Section 126 amended**32 Subsection 126(2) is repealed and the following substituted:**

“(2) Where a person who has been elected is convicted of an offence for a contravention of subsection (1), the person’s election is void, and the district health board shall:

- (a) immediately declare the office to which the person was elected vacant; and
- (b) provide for the holding of a by-election in accordance with section 5”.

New section 129.1**33 The following section is added after section 129:****“Offences and penalties**

129.1(1) Every person who contravenes section 119 is guilty of an offence and liable on summary conviction to a fine of not more than \$500, to imprisonment for a term not exceeding two years or to both.

(2) Every person who contravenes any other provision of these regulations is guilty of an offence and liable on summary conviction to a fine of not more than \$500, to imprisonment for a term not exceeding six months or to both”.

Section 134 amended**34 Section 134 is amended:**

- (a) by renumbering it as subsection 134(1);
- (b) in clause (1)(a) by striking out “published” and substituting “subject to subsection (2), published”; and
- (c) by adding the following subsection after subsection (1):

“(2) In the case of notices required by subsection 56(3) and sections 59, 60 and 88, the requirement of clause (1)(a) may be met by giving notice in a publication generally delivered to the residents of a ward in which an election is to be held”.

New section 135.1**35 The following section is added after section 135:****“Modification of forms - joint elections**

135.1 For the purposes of conducting an election pursuant to these regulations jointly with an election pursuant to *The Local Government Election Act*, forms prescribed in these regulations may be modified in accordance with subsection 26(1) of *The Interpretation Act, 1995* to facilitate their joint use with forms prescribed pursuant to *The Local Government Election Act*”.

Appendix amended

36(1) The Appendix is amended in the manner set forth in this section.

(2) Forms B, C and D are repealed and the following substituted:

FORM B

[Section 14]

Declaration of Election Official

I, _____, an election official,
(name of election official)

at the _____ District Health Board election to be held on the _____ day
(name of health district)

of _____, _____, declare that:

I will not attempt unlawfully to ascertain the candidate for whom any person has voted or the manner of a person's vote, and will not in any way aid in the unlawful discovery of the same.

I will strictly observe secrecy respecting any and all knowledge that may come into my possession regarding the candidate for whom any person has voted or the manner in which a voter has marked his or her ballot.

I will faithfully and impartially, to the best of my knowledge and ability, execute the office of _____, and I have not received and will not accept any
(position to which official is appointed)

payment or reward, or promise of payment or reward, for the exercise of any partiality or corrupt practice.

Declared before me at _____, Saskatchewan,
this _____ day of _____, _____.

(Returning Officer, Deputy Returning Officer,
Poll Clerk, Notary Public or Commissioner for Oaths)

(Election Official)

FORM C
[Sections 18 and 22]

Notice of Call for Nominations

Nominations of candidates for the office of _____ District Health Board
(name of health district)
member for Ward No(s). _____ will be received by the undersigned commencing
(no. of each ward being contested)
on _____, during regular business hours, which
(day and date 10 days prior to close of nominations)
are _____, and until 4:00 p.m. on _____.
(times of regular office hours) *(day and date four weeks prior to election day)*

Nominations will be received at:

(location(s) where nominations will be received)

All nominations must be accompanied by a deposit of \$100.

Nomination forms may be obtained at _____

(location(s) where nominations are available)

Dated this _____ day of _____, _____.

(Returning Officer)

FORM D (Front)
 [Subsection 19(1)]

Nomination

We the undersigned, being voters of Ward No. _____, of the _____ Health District,
 (ward no.) (name of health district)

nominate _____,
 (name of person being nominated)

of _____, to be a candidate in
 (residential address of candidate)

Ward No. _____, at the _____ District Health Board election
 (ward no.) (name of health district)

to be held on the _____ day of _____, _____.

Name (printed)	Address	Ward No.	Signature
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

NOTE TO CANDIDATE - PLEASE COMPLETE THE REVERSE SIDE OF THIS FORM AS THE NOMINATION IS NOT ACCEPTABLE UNLESS THE ACCEPTANCE OF NOMINATION HAS BEEN COMPLETED AND SIGNED BY THE CANDIDATE.
 THE NOMINATION MUST BE ACCOMPANIED BY A DEPOSIT OF \$100.00, PAYABLE IN CASH OR BY CERTIFIED CHEQUE OR MONEY ORDER. PERSONAL CHEQUES WILL NOT BE ACCEPTED.

FORM D (Back)

[Subsection 19(1)]

Nomination - Candidate's Acceptance

I, _____, _____, a candidate
 (name as it will appear on ballot) (occupation as it will appear on ballot)
 nominated for the office of board member for Ward No. _____, of the _____
 (name of health district)

Health District, declare that:

1. I am or will be on election day the full age of 18 years;
2. I am a Canadian citizen and on election day I will have resided in Saskatchewan for at least six months immediately preceding that day;
3. I am a resident of the health district in which I am seeking election;
4. I am not disqualified from holding the office for which I am a candidate by *The Health Districts Act* or its regulations;
5. If elected, I will accept the office for which I was nominated.

Dated this _____ day of _____, _____.

 (Witness)

 (Signature of Candidate)

Candidate's Telephone No.: _____

Candidate's Mailing Address: _____

Candidate's Street Address (if different from above), or Land Location (if applicable):

(3) The following form is added after Form E:

FORM E.1

[Section 25, subsections 26(3) and 28(3), clause 105(c)]

Returning Officer's Declaration of Elected Members

I, _____, Returning Officer for the _____ Health District, declare the following board members duly elected:

Ward No.	Name	Complete Address

Dated this _____ day of _____, _____.

(Returning Officer)

NOTE: Form E.1 and all original copies of Form BB are to be forwarded to the District Health Board in Envelope 12. Forward copies of Form E.1 to each candidate listed on this form and to the Minister of Health.

(4) Form F is amended by striking out “All nominations must be accompanied by a nomination deposit of \$100” **and substituting** “All nominations must be accompanied by a deposit of \$100”.

(5) The following form is added after Form H:

FORM H.1

[Subclause 43(3)(a)(iii)]

Statement of Results (Write-in Polls Only)

Poll No. _____

For the office of board member, Ward No. _____, of the _____ Health District
(name of health district)

for the election held on the _____ day of _____, _____.

Names of Candidates
(List names of all candidates)

Number of Votes
(List total votes cast for each candidate)

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

	BALLOTS (Write-in Polls Only)	NUMBER
1	Counted (not objected to)	
2	Counted (objected to)	
3	Rejected (no mark)	
4	Rejected (improperly marked) - no deputy returning officer initials - marked for more than one candidate - marked to identify voter - marked with other than pencil or pen - other	
5	Spoiled	
6	Declined	
7	Sub Total	
8	Unused Write-in Ballots	
9	Total Write-in Ballots Accounted For	=====
10	Total Write-in Ballots Supplied	=====

The number of voters who have voted as indicated in the poll book is _____.

I certify that the above statements are correct.

Dated this _____ day of _____, _____.

(Deputy Returning Officer)

NOTE: Complete a separate Form H.1 for each ward of each health district for which there are write-in ballots. Place the original copy of Form H.1 in Envelope 3(A). Place the duplicate Form H.1 in Envelope 3. There will be a maximum of eight Statement of Results Form H.1 (duplicate copies) in each Envelope 3(A).

(6) Form J is repealed and the following substituted:

FORM J

[Clause 46(b), subsection 80.1(3) and section 90]

Voter's Declaration

Polling Place or No. _____

Name: _____
(print)

Address: _____
(print)

I apply to vote at the election for board member held in the _____ Health District
(enter name of health district)
for Ward No. _____
(ward no.)

I declare that: (indicate (✓) the statements that are correct:)

- _____ 1. I am a Canadian citizen and on election day will have resided in Saskatchewan for at least six months immediately preceding that day.
- _____ 2. I am or will be on election day the full age of 18 years.
- _____ 3. I ordinarily reside within the ward of the health district for which I am voting.
- _____ 4. I have not voted before at this election.

For Advance Poll only:

I declare that: (indicate (✓) one of the following:)

- _____ 1. I am a person with a physical disability;
- _____ 2. I have been appointed as an election official; or
- _____ 3. I anticipate being unable to vote on the day of the election; or
- _____ 4. I reside in a rural area for which an advance poll has been established.

I further declare that the information that I have given is true in all respects.

Dated this _____ day of _____, _____.

Witness:

(Deputy Returning Officer or Poll Clerk)

(Voter)

THE FOLLOWING IS TO BE COMPLETED BY THE POLL CLERK

Board Member Ballot Issued	Voter Refused to Declare	Issue of Ballot objected to	Ballot Refused	Remarks

CONSECUTIVE NUMBER _____

(7) Form N is repealed and the following substituted:

FORM N

[Subsection 56(4)]

Application to Vote at Residence

PART I

To: The Returning Officer for the _____ Health District
(name of health district)

I, _____, being a voter of Ward No. _____
(name of applicant) (Ward No.)
of the _____ Health District, apply to vote pursuant to subsection 56(1)
(name of health district)

or 56(2) of *The District Health Boards Election Regulations* because I am unable to attend in person at my designated polling place in the polling area or at an advance poll by reason of _____

(State nature of physical disability or that you are a care giver of a person with a physical disability who is dependent on and resides with you)

Dated this _____ day of _____, _____.

(Address of Applicant)

(Signature of Applicant)

PART II – To be Completed by a witness

I, _____, the undersigned, certify that the applicant named in Part I:
(name of witness)

(Indicate (✓) the statements that are correct)

- _____ 1. is personally known to me;
_____ 2. resides in the polling area; and
_____ 3. is unable to attend at the polling place in the polling area or at an advance poll by reason of physical disability;
or
_____ 3. is unable to attend at the polling place in the polling area or at an advance poll by reason of being a care giver for a person with a physical disability.

Dated this _____ day of _____, _____.

(Address of Witness)

(Signature of Witness)

NOTE: This form must be received by the Returning Officer five days before election day.

(9) Form P is repealed and the following substituted:

FORM P

[Section 59]

Notice of Poll

NOTICE TO VOTERS:

A poll is to be held for the election of board members for the _____
 (name of health district)

Health District in Ward No(s). _____.

Voting will take place on _____ the _____ day of _____, _____,
 (day of week) (date) (month)

from _____ to _____ at the polling places listed below and
 (time) (time)

I will, at _____,
 (name and/or address of place)

on the _____ day of _____, _____, at the hour of _____, declare
 (date) (month) (time)

the result of the election.

Ward No.	Polling Area No.	Polling Place	Address
----------	------------------	---------------	---------

Dated this _____ day of _____, _____.

 (Returning Officer)

Note: Attach a list of all polls indicating day and time of voting. The locations where polls are accessible to voters with a physical disability must be set out.

(10) Form Q is repealed and the following substituted:

FORM Q
[Section 60]

Notice of Abandonment of Poll

NOTICE TO VOTERS OF WARD NO(S). _____

_____ HEALTH DISTRICT:
(name of health district)

Voting is not required pursuant to *The District Health Boards Election Regulations* for the office of board member for Ward No(s). _____, of the _____ District Health Board.
(ward no(s.) (name of health district)

(Use either Part A or B below)

Part A is to be used pursuant to section 25, subsections 26(3) and 28(3).

Part A

No voting for these office(s) will take place and the following persons are elected by acclamation:
List name(s) and ward(s) of candidate(s) acclaimed

or

Part B is to be used pursuant to subsection 26(4).

Part B

No voting for these office(s) will take place, as no nominations were received pursuant to the call for nominations.

Dated this _____ day of _____, _____.

(Returning Officer)

(11) Form S is amended by striking out the title and substituting "Oral Declaration of Voter with Physical Disability".

(12) Form U is amended by striking out " _____ " and
(name of incapacitated voter)

substituting " _____ ".
(name of voter with physical disability)

(13) Form W is repealed and the following substituted:

FORM W

[Section 88]

Notice of Advance Poll

_____ DISTRICT HEALTH BOARD

NOTICE OF ADVANCE POLL

Provision has been made for an advance poll(s):

1. for voters with a physical disability;
2. for voters who have been appointed as election officials;
3. for voters who anticipate being unable to vote on election day; and
4. for the convenience of voters who reside in rural areas.

Voting will take place at the following locations on the dates and times specified:

(list by ward number the locations and addresses where advance polls will be held)

Ward No.	Polling Area No.	Polling Place	Address
-----------------	-------------------------	----------------------	----------------

Dated this _____ day of _____, _____.

(Returning Officer)

Note: The locations where polls are accessible to voters with a physical disability must be set out.

(15) Forms X and Y are repealed.

(16) Forms Z and AA are repealed and the following substituted:

FORM Z
[Subsection 98(1)]

Statement of Results (Regular Polls Only)

Poll No. _____

For the office of board member, Ward No. _____, of the _____ Health District
(name of health district)

for the election held on the _____ day of _____, _____.

Names of Candidates
(List names of all candidates
as they appear on the ballot)

Number of Votes
(List total votes cast
for each candidate)

_____	_____
_____	_____
_____	_____
_____	_____
_____	_____
_____	_____

	BALLOTS (Regular Polls Only)	NUMBER
1	Counted (not objected to)	
2	Counted (objected to)	
3	Rejected (no mark)	
4	Rejected (improperly marked) - no deputy returning officer initials - marked for more than one candidate - marked to identify voter - marked with other than pencil or pen - other	
5	Spoiled	
6	Declined	
7	Sub Total	
8	Unused Regular Ballots	
9	Total Regular Ballots Accounted For	=====
10	Total Regular Ballots Supplied	=====

The number of voters who have voted as indicated in the poll book is _____.

I certify that the above statements are correct.

Dated this _____ day of _____, _____.

(Deputy Returning Officer)

NOTE: This form is to be used for recording the results of regular polls only. Place the original in Envelope 4 and deliver to the Returning Officer. Place the duplicate in Envelope 5 and place in the ballot box after the count has been completed.

FORM AA
[Section 100]
Declaration of Poll

I, _____, the undersigned deputy
returning officer for: _____
(name)

(Mark one)

_____ Regular Poll

_____ Advance Poll

Polling Area No. _____ located at _____
in Ward No. _____ of the _____ Health District,
(name of health district)

declare that, to the best of my knowledge, the poll book used in the election held on the _____ day of _____, _____, was used in the manner prescribed by law and the entries required by law to be made in it were correctly made.

Dated this _____ day of _____, _____.

(Poll Clerk)

(Deputy Returning Officer)

(17) The following form is added after Form BB:

FORM BB.1
[Subsection 107(2)]
Declaration of Destruction of Records

I, _____ of _____, Saskatchewan,
(name) (city/town)
_____, hereby declare that I was present at _____
(occupation) (place)

on the _____ day of _____, _____, where I witnessed the destruction of the ballots,
poll books and other forms sealed in the ballot box that pertained to the _____
(date of election)

election of the _____ District Health Board member for
(name of health district)

Ward No. _____.

Declared before me at _____,
Saskatchewan, this _____ day of _____,
_____, _____.

A Notary Public or Commissioner for Oaths



Signature of person who witnessed
destruction

Coming into force

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

SASKATCHEWAN REGULATIONS 57/97

The Summary Offences Procedure Act, 1990

Section 55

Order in Council 431/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Summary Offences Procedure Amendment Regulations, 1997*.

R.R.S. c.S-63.1 Reg 2 amended

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

Section 4 amended

3 **The following clause is added after clause 4(h):**

“(i) persons appointed pursuant to clause 8(2)(c) of *The Alcohol and Gaming Regulation Act* while enforcing the provisions of that Act”.

Section 7 amended

4 **Subsection 7(2) is amended by striking out “4(4)” and substituting “4(5)”.**

Section 8 amended

5 **The following subclause is added after subclause 8(a)(vii):**

“(vii.1) the offences pursuant to *The Commercial Vehicles Hours of Service Regulations* set out in Table 7.1”.

Section 13 amended

6 **Clause 13(2)(b) is amended by striking out “Tables 2 to 7, 9, 10 or 12 to 19” and substituting “Tables 2 to 7.1, 9, 10 or 12 to 20”.**

OFFENCE NOTICE

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME [grid] (Last) (First) (Other) [M] [F] [C]

DRIVER'S LICENCE # [] Saskatchewan [] Class [] [] Other Jurisdiction (Province/State) (Number)

DATE OF BIRTH Day Mo. Yr.

ADDRESS [grid] (Street) (City) (Province) (Postal Code)

On the [] day of [] 19 [] At [] Near [] (Saskatchewan) at [] (Time) [M]

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. [] of:

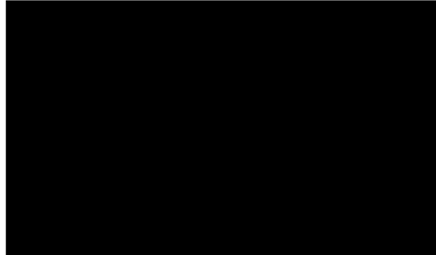
- [] Highway Traffic Act [] Bylaw No. [] for [] (municipality) [] Regulations Under Indicated Act []
[] Vehicle Administration Act [] Alcohol and Gaming Regulation Act [] Wildlife Act
[] Other [] Motor Carrier Act [] Highways and Transportation Act

Description of offence: [] Exceed Speed Limit of [] [] Driver/ [] Passenger failing to properly wear seat belt
[] Other (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

[] A voluntary payment option of \$ [] exists which must be paid no later than the [] day of [] 19 [] .

Pursuant to The Summary Offences Procedure Act, 1990, this offence relates to:



PART IV - OFFENCE NOTICE

You are required to pay the voluntary penalty or respond to this notice under the options granted to you on the back of your notice by the date indicated above for payment of the voluntary penalty, or appear at:

[] Traffic [] Provincial Court at [] (Saskatchewan)

on the [] day of [] 19 [] at [] M. to answer to the above charge and be further dealt with according to the law.

I, [grid] (Print) a Peace Officer in Saskatchewan, CERTIFY

that I did, on the [] day of [] 19 [] issue this ticket.

Signature of Peace Officer []

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Table with columns: Vehicle Make, Type, Veh. Yr., Vehicle Licence No., Class, [] Sask Other, Lic. Exp. Yr.
[] VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS
Owner's Name (Last, First, Other)
Address (Street, City/Town, Province)

Vehicle was clocked at [] km/hr. FINE IS PAYABLE TO: [] Municipality [] Province [] Federal Government
[] Mun. Police Officer [] Wildlife Officer [] Other
[] Highway Traffic Officer [] Revenue Officer [] R.C.M.P. (Police Detachment) (Officer Unit Number)

COURT ACTION

DATE [] FOR CROWN [] FOR ACCUSED []

PLEA: [] GUILTY [] NOT GUILTY FINDING OF COURT: [] GLT [] DEF/CONV [] DISM [] WDRN [] B/W

FINE [] SURCHARGE [] TOTAL [] I/D [] OTHER [] PAID

GIVEN UNTIL [] 19 [] TO PAY []

DATE AND PLACE OF JUDGMENT [] 19 [] AT [] SASK. [] JUDGE OR JUSTICE OF THE PEACE

SUMMONS NOTICE

TICKET NO.

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME [grid] (Last) (First) (Other) [M] [F] [C]

DRIVER'S LICENCE # [] Saskatchewan [] Other Jurisdiction Class [] DATE OF BIRTH [] Day [] Mo. [] Yr.

ADDRESS [grid] (Street) (City) (Province) (Postal Code)

On the [] day of [] 19 [] At [] Near [] at [] M

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. _____ of:

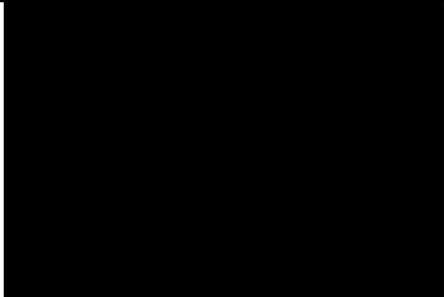
- [] Highway Traffic Act [] Bylaw No. _____ for _____ (municipality) [] Regulations Under Indicated Act _____
[] Vehicle Administration Act [] Alcohol and Gaming Regulation Act [] Wildlife Act
[] Other _____ [] Motor Carrier Act [] Highways and Transportation Act

Description of offence: [] Exceed Speed Limit of _____ [] Driver/ [] Passenger failing to properly wear seat belt
[] Other _____ (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

[] A voluntary payment option of \$ _____ exists which must be paid no later than the _____ day of _____, 19 ____.

Pursuant to The Summary Offences Procedure Act, 1990, this offence relates to:
[] PART III SUMMONS
If the voluntary payment option is not available or you choose not to pay the voluntary payment where this option is available, or you intend to plead not guilty, you are commanded to appear in
[] Traffic } _____
[] Provincial } Court at _____ (Saskatchewan)
on the _____ day of _____, 19 _____
at _____ M. to answer to the above charge and be further dealt with according to the law.



I, [grid] (Print) a Peace Officer in Saskatchewan, CERTIFY

that I did, on the _____ day of _____ 19 _____ issue this ticket.

Signature of Peace Officer _____

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Table with columns: Vehicle Make, Type, Veh. Yr., Vehicle Licence No., Class, [] Sask Other, Lic. Exp. Yr.

[] VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS
Owner's Name (If different than above) [grid] (Last) (First) (Other)
Address (If different than above) [grid] (Street) (City/Town) (Province)

Vehicle was clocked at _____ km/hr. FINE IS PAYABLE TO: [] Municipality [] Province [] Federal Government
[] Mun. Police Officer [] Wildlife Officer [] Other
[] Highway Traffic Officer [] Revenue Officer [] R.C.M.P. _____ (Police Detachment) _____ (Officer Unit Number)

COURT ACTION

DATE _____ FOR CROWN _____ FOR ACCUSED _____
PLEA: [] GUILTY [] NOT GUILTY FINDING OF COURT: [] GLT [] DEF/CONV [] DISM [] WDRN [] B/W
FINE _____ SURCHARGE _____ TOTAL _____ I/D _____ OTHER _____ PAID
GIVEN UNTIL _____, 19 _____ TO PAY _____
DATE AND PLACE OF JUDGMENT _____, 19 ____ AT _____ SASK. _____ JUDGE OR JUSTICE OF THE PEACE

YOU HAVE THE FOLLOWING OPTIONS:

- 1) If the offence is one in which there may be paid a specified penalty sum (voluntary payment as indicated on the face of the summons), sign the Plea of Guilty form below and send the summons to the address below. Make cheque or money order payable to the Provincial Court of Saskatchewan.

Provincial Court Payment and Information Centre
P.O. Box 5030
Regina, Saskatchewan
S4P 3T9

If paying by Visa or MasterCard -

CARDHOLDER'S NAME: _____

CARDHOLDER'S SIGNATURE: _____

VISA MASTERCARD AMOUNT \$ _____

CARD NUMBER | | | | | | | | | | | | | | | | | | | | | |

CARD EXPIRY DATE MONTH | | | | YEAR | | | |

For Visa or MasterCard payments by TELEPHONE: IN REGINA - 787-5345
Office Hours: Monday to Friday 8 a.m. - 5 p.m. CANADA - WIDE 1-888-935-5555

PLEA OF GUILTY FORM

I hereby plead guilty to the offence charged against me in this summons (reverse side).

Signature of Person Charged _____ I enclose the voluntary payment of \$ _____

- 2) If the offence charged does not have a voluntary payment option you are required to appear in Court to answer this summons, on the date and at the place indicated on the face of this summons.

W A R N I N G

If you fail to respond as provided by the options, that is, if you fail to:

- (a) pay the voluntary payment penalty indicated on the reverse;
(b) appear personally or by your agent to answer this summons on the date indicated on the reverse;

Then, a warrant may be issued for your arrest or the court may proceed with a trial of the matter in your absence. In addition, such failure to respond may result in additional charges.

Unpaid fines will be sent to a collection agency and will affect your credit rating.

NOTE: Where authorized, the voluntary payment option includes a victim surcharge. These funds are used for programs to assist victims of crime.

If you choose option 1 above, a conviction will be entered and recorded against you.

IF YOU HAVE ANY INQUIRIES RELATING TO THIS SUMMONS, PLEASE TELEPHONE THE PROVINCIAL COURT PAYMENT AND INFORMATION CENTRE -

IN REGINA - 787-2024 CANADA - WIDE - 1-800-661-2024

OFFICE HOURS: MONDAY to FRIDAY 8 a.m. - 5 p.m.

POLICE RECORD

TICKET NO. _____

ON BEHALF OF HER MAJESTY THE QUEEN IN THE PROVINCE OF SASKATCHEWAN THE PEACE OFFICER DECLARES THAT HE/SHE HAS REASONABLE AND PROBABLE GROUNDS TO BELIEVE AND DOES BELIEVE THAT:

NAME _____ (Last) _____ (First) _____ (Other) M F C

DRIVER'S LICENCE # Saskatchewan _____ Class _____
 Other Jurisdiction _____ (Province/State) _____ (Number)

DATE OF BIRTH _____ Day _____ Mo. _____ Yr. _____

ADDRESS _____ (Street) _____ (City) _____ (Province) _____ (Postal Code)

On the _____ day of _____ 19 _____ At _____ Near _____ at _____ M

DID UNLAWFULLY COMMIT THE FOLLOWING OFFENCE UNDER SECTION NO. _____ of:

- Highway Traffic Act Bylaw No. _____ for _____ Regulations Under Indicated Act _____
- Vehicle Administration Act Alcohol and Gaming Regulation Act Wildlife Act
- Other _____ Motor Carrier Act Highways and Transportation Act

Description of offence: Exceed Speed Limit of _____ Driver/ Passenger failing to properly wear seat belt
 Other _____ (description)

PLEASE READ THE BACK OF YOUR COPY CAREFULLY FOR THE OPTIONS AVAILABLE FOR RESPONDING TO THIS TICKET

A voluntary payment option of \$ _____ exists which must be paid no later than the _____ day of _____, 19 _____.

Pursuant to *The Summary Offences Procedure Act, 1990*, this offence relates to:

PART III SUMMONS

If the voluntary payment option is not available or you choose not to pay the voluntary payment where this option is available, or you intend to plead not guilty, you are commanded to appear in

Traffic } _____
 Provincial } Court at _____ (Saskatchewan)

on the _____ day of _____, 19 _____ at _____ M. to answer to the above charge and be further dealt with according to the law.

PART IV - OFFENCE NOTICE

You are required to pay the voluntary penalty or respond to this notice under the options granted to you on the back of your notice by the date indicated above for payment of the voluntary penalty, or appear at:

Traffic } _____
 Provincial } Court at _____ (Saskatchewan)

on the _____ day of _____, 19 _____ at _____ M. to answer to the above charge and be further dealt with according to the law.

I, _____ (Print) a Peace Officer in Saskatchewan, CERTIFY

that I did, on the _____ day of _____ 19 _____ issue this ticket.

Signature of Peace Officer _____

THE FOLLOWING DOES NOT FORM PART OF CHARGE BUT IS PROVIDED FOR INFORMATION ONLY:

Vehicle Make	Type	Veh. Yr.	Vehicle Licence No.	Class	<input type="checkbox"/> Sask <input type="checkbox"/> Other _____	Lic. Exp. Yr.
--------------	------	----------	---------------------	-------	---	---------------

VEHICLE IS A POWER UNIT, TRUCK, (EXCLUDING PICK-UPS) OR BUS

Owner's Name (If different than above) _____ (Last) _____ (First) _____ (Other)

Address (If different than above) _____ (Street) _____ (City/Town) _____ (Province)

Vehicle was clocked at _____ km/hr. **FINE IS PAYABLE TO:** Municipality Province Federal Government

Mun. Police Officer Wildlife Officer Other
 Highway Traffic Officer Revenue Officer R.C.M.P. _____ (Police Detachment) _____ (Officer Unit Number)

COURT ACTION

DATE _____ FOR CROWN _____ FOR ACCUSED _____

PLEA: GUILTY NOT GUILTY **FINDING OF COURT:** GLT DEF/CONV DISM WDRN B/W

FINE _____ SURCHARGE _____ TOTAL _____ I/D _____ OTHER _____ PAID

GIVEN UNTIL _____, 19 _____ TO PAY _____

DATE AND PLACE OF JUDGMENT _____, 19 _____ AT _____ SASK. _____ JUDGE OR JUSTICE OF THE PEACE

REPORT OF DISPOSITION

Appendix, Part 2 amended

8(1) Part 2 of the Appendix is amended in the manner set forth in this section.

(2) Table 5 is repealed and the following substituted:

“TABLE 5

The Dangerous Goods Transportation Act

List of voluntary payment offences under *The Dangerous Goods Transportation Act*. The provisions of that Act that are referred to in Column 3 are those that include the prohibition or requirement described in Column 2. Section 18 of that Act provides that a contravention of any of the provisions referred to in Column 3 is an offence.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
1	Failing to ensure dangerous goods documentation accompanies dangerous goods consignment	6(a)	\$400
2	Failing to ensure dangerous goods documentation accompanies dangerous goods consignment where an Emergency Response Assistance Plan is required on the shipping document	6(a)	600
3	Handling, offering for transport or transporting dangerous goods without proper documentation	6(a)	200
4	Being a trained person, failing to produce training certificate on request	6(a)	50
5	Not being a trained person, handling, offering for transport or transporting dangerous goods	6(a)	200
6	Directing a person who is not a trained person to handle, offer for transport or transport dangerous goods without the direct supervision of a trained person	6(a)	400
7	Directing a person who is not a trained person to handle, offer for transport or transport dangerous goods without the direct supervision of a trained person where an Emergency Response Assistance Plan is required for handling, offering for transport or transporting dangerous goods	6(a)	600

8	Failing to immediately report lost or stolen dangerous goods:		
	(a) to the local police respecting Class 1 explosives, class 6.2 infectious substances or 7 radio-active material	6(a)	200
	(b) to CANUTEC at (613) 996-666 respecting Class 6.2 infectious substances	6(a)	200
9	Failing to display on all containers, packaging or means of transport each prescribed safety mark required, including a label, placard, shipping name or product identification number, in the manner required	6(b)	200
10	Failing to display product identification number (PIN) on an orange panel adjacent to the placard on a large container or transport unit where any quantity of dangerous goods being handled, offered for transport or transported corresponds with any of the following PINs: 1589, 1051, 1660, 1067, 1076 or 2199	6(b)	600
11	Failing to display prescribed safety mark described in item number 10, where safety mark identifies dangerous goods requiring an Emergency Response Assistance Plan for those PINs listed in item number 10	6(b)	400
12	Failing to display any prescribed safety marks	6(b)	400
13	Failing to display prescribed safety mark where safety mark identifies dangerous goods, other than those with PINs listed in item number 10, requiring an Emergency Response Assistance Plan	6(b)	600
14	Failing to remove or conceal an orange panel or placard on a large container or transport unit where:		
	(a) the dangerous goods have been unloaded, cleaned or purged; and		
	(b) no hazard exists	6(b)	200".

(3) Table 7 is amended by adding the following items after item 34:

“34.1 Causing or allowing a vehicle to be loaded insecurely	70(2)	100
“34.2 Causing or allowing a vehicle to be loaded in a manner where discharge, emission or escape of dangerous goods occurs or is imminent	70(2.1)	100
“34.3 Operating a vehicle with cargo not secured in accordance with the regulations	70(2.2)	100”.

(4) The following table is added after Table 7:

“TABLE 7.1

The Commercial Vehicles Hours of Service Regulations

The provisions set out in Column 3 are the provisions of *The Commercial Vehicles Hours of Service Regulations* made pursuant to *The Highway Traffic Act* that impose the prohibitions or requirements described in Column 2. Section 94 of that Act provides that a contravention of those regulations is an offence.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
1	Driving a commercial vehicle or requesting, requiring or permitting another person to drive a commercial vehicle without 8 consecutive hours of off-duty time	3	\$100 for individuals; 200 for corporations
2	Driving a commercial vehicle or requesting, requiring or permitting another person to drive a commercial vehicle in excess of the prescribed daily limits	6	100 for individuals; 200 for corporations
3	Failing to supply copies of required documents relating to issuance of a permit within the required time	11	100 for individuals; 200 for corporations
4	Failing to keep or maintain a driver's daily log or to ensure that drivers keep and maintain a driver's daily log	14	100 for individuals; 200 for corporations;
5	Failing to complete a driver's daily log as prescribed	14	100 for individuals; 200 for corporations

6	Driving a commercial vehicle or requiring or permitting a person to drive a commercial vehicle without a driver's daily log completed up to last change in duty status	16	100 for individuals; 200 for corporations;
7	Failing to forward driver's daily log to carrier within 20 days after completing daily log	19	100 for individuals; 200 for corporations
8	Failing to keep and maintain daily logs for six months	19	100 for individuals; 200 for corporations".

(5) Table 18 is repealed and the following substituted:

"TABLE 18

The Fisheries Regulations

The provisions set out in Column 3 are the provisions of *The Fisheries Regulations* made pursuant to *The Fisheries Act (Saskatchewan), 1994* that impose the prohibitions or requirements described in Column 2. Section 29 of that Act provides that a contravention of those regulations is an offence.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
1	Unlawfully obtaining a licence	9	\$100
2	Failing to comply with terms of a licence	10(2)	150
3	Failing to produce a licence	10(3)	150
4	Angling without a licence	11(1)	100 plus \$25 per fish in possession to a maximum of \$1,000
5	(a) Possessing sturgeon without an angling and a sturgeon licence	11(1.1)	200 plus \$100 per sturgeon in possession to a maximum of \$1,000
	(b) Angling Lac La Ronge without a Lac La Ronge angling endorsement licence	11(1.2)	50 plus \$25 per fish in possession to a maximum of \$1,000
6	Failing to carry angling licence	11(3)	50
7	Allowing other person to use angling licence	12	100
8	Angling during closed times	13(1)	200 plus \$25 per fish in possession to a maximum of \$1,000

9	(a) Exceeding angling possession limit for fish other than: (i) lake sturgeon; or (ii) large fish of a species with an upper size limit	13(3), (4)	100 plus \$25 for each excess fish in possession to a maximum of \$1,000
	(b) Exceeding angling possession limit for lake sturgeon or large fish of a species with an upper size limit	13(3), (4)	100 plus \$100 for each excess fish in possession to a maximum of \$1,000
10	(a) Failing to record sturgeon information on licence	16(1)(a)	200 plus \$100 per sturgeon in possession to a maximum of \$1,000
	(b) Failing to record lake trout information on licence	16(1)(a)	100 plus \$50 per lake trout in possession to a maximum of \$1,000
11	(a) Giving a sturgeon to another person	16(1)(b)	200 plus \$100 per sturgeon in possession to a maximum of \$1,000
	(b) Giving a lake trout to another person	16(1)(b)	100 plus \$50 per lake trout in possession to a maximum of \$1,000
12	(a) Applying for more than one sturgeon licence in a year	16(2)	200
	(b) Applying for more than one Lac La Ronge angling endorsement licence in a year	16(2)	100
13	Transporting or possessing angled fish that cannot be identified	17(1)(a)	50
14	Transporting or possessing angled fish that cannot be counted	17(1)(b)	150
15	Receiving or transporting angled fish without identification	17(3)	150
16	Failing to notify an officer	17(4)	150
17	Failing to release fish taken	18	250
18	Possessing or using a live fish for bait	19(1)	200
19	Angling with more than one line in open waters	20(a)	50 plus \$25 for each excess line to a maximum of \$1,000

20	Angling with more than two lines in ice-covered water	20(b)	50 plus \$25 for each excess line to a maximum of \$1,000
21	Possessing or using a spring-loaded hook	20(c)	50
22	Possessing or using a spring-loaded gaff when angling	20(d)	150 plus \$25 for each fish taken by gaff to a maximum of \$1,000
23	Using a line with more than four hooks attached when angling	20(e)	50
24	Using hooks other than barbless hooks in designated waters	20(f)	50
25	Being more than 25 metres from fishing line	20(g)	50
26	Being in a place where fishing line is not visible	20(h)	50
27	Marketing fish caught by angling	21	250 plus \$25 per fish in possession to a maximum of \$1,000
28	Possessing or using a spear or restricted gaff when angling on ice-covered waters	22	150 plus \$25 per fish taken by spear or gaff to a maximum of \$1,000
29	Placing an unmarked ice fishing shelter	23(1)	100
30	Failing to remove ice fishing shelter by prescribed date or as directed by officer	23(2)	250
31	Spear fishing while neither swimming nor fully immersed	24(1)(a)	150 plus \$25 per fish taken to a maximum of \$1,000
32	Spear fishing with an improper line	24(1)(b)	50
33	Spear fishing without displaying scuba diver's flag	24(1)(c)	50
34	Spear fishing within 100 metres of buoyed swimming area	24(1)(d)	150
35	Releasing fish taken by spear fishing	24(2)	100 plus \$25 per fish released to a maximum of \$1,000
36	Bow fishing with an improper arrow or line	25(a)(i)	50

37	Bow fishing within 100 metres of buoyed swimming area or dock	25(a)(ii)	150
38	Taking fish species other than rough fish by bow fishing	25(b)	150 plus \$25 per fish taken to a maximum of \$1,000
39	Releasing fish taken by bow fishing	25(c)	100 plus \$25 per fish released to a maximum of \$1,000
40	Commercial fishing without a licence	26	250
41	Failing to carry commercial fishing licence	27(1)	50
42	Failing to display a commercial fishing licence	27(2)	50
43	Failing to list all helpers on licence	27(3)	50
44	Fishing with a net of improper mesh size	31(a)	500
45	Commercial fishing on closed waters	31(b)	500
46	Exceeding commercial fishing limit	31(c)	500
47	Commercial fishing with restricted gear	31(d)	500
48	Allowing use of licence by other persons not listed	31(e)	250
49	Failing to check nets within prescribed time	31(f)	300
50	Possessing a net of smaller mesh size than permitted within 500 metres of applicable waters	31(g)	200
51	Using improperly marked commercial nets	32(1)	100
52	Failing to identify commercial nets	32(2)	200
53	Failing to release incidentally caught fish	33(1)	250
54	Failing to report incidentally caught fish	33(2)	250
55	Failing to comply with an officer's direction	33(4)	250
56	Failing to chill fresh fish	34(1)	150
57	Failing to identify stored fish	34(2)	150

58	Subsistence fishing without a licence	35(1)	250
59	Failing to carry subsistence fishing licence	35(2)	50
60	Using improperly marked subsistence fishing gear	36(1)	100
61	Failing to identify subsistence fishing gear	36(2)	100
62	Failing to check nets	37(1)(a)	300
63	Subsistence fishing with net of prohibited mesh size	37(1)(b)	250
64	Subsistence fishing at a prohibited time or location	37(1)(c)	250
65	Subsistence fishing for prohibited species	37(1)(d)	250 plus \$25 per prohibited fish in possession to a maximum of \$1,000
66	Exceeding subsistence fishing limit	37(1)(e)	250 plus \$25 per fish in excess of limit to a maximum of \$1,000
67	Subsistence fishing at prohibited location	37(1)(f)	250
68	Subsistence fishing at prohibited time	37(1)(g)	250
69	Subsistence fishing with improper gear	37(1)(h)	250
70	Allowing other person to use subsistence fishing licence	37(1)(i)	250
71	Subsistence and commercial fishing	37(2)	250
72	Marketing fish caught by subsistence fishing	38(1)	250
73	Illegal disposal of fish taken by subsistence fishing	38(2)	250
74	Storing fish taken by subsistence fishing without authorization	38(3)	250
75	Bait fishing without a licence	39	250
76	Failing to carry bait fishing licence	40(1)	50
77	Failing to display bait fishing licence	40(2)	50

78	Failing to immediately kill and preserve bait fish	41(a)	200
79	Failing to release unauthorized fish unharmed	41(b)	250
80	Failing to properly mark bait fishing gear or containers	41(c)	150
81	Possessing fish other than bait fish	42(a)	500
82	Bait fishing for or possession of unauthorized fish species	42(b)	250
83	Bait fishing in excess of limit	42(c)	500
84	Bait fishing at locations not authorized	42(d)	250
85	Bait fishing during prohibited times	42(e)	500
86	Bait fishing with prohibited gear	42(f)	500
87	Allowing use of bait fishing licence by other persons	42(g)	250
88	Dip net fishing without a licence	43(1)	100
89	Failing to carry dip net fishing licence	43(2)	100
90	Dip net fishing for prohibited species	44(a)	100 plus \$25 per prohibited fish taken to a maximum of \$1,000
91	Exceeding dip net fishing limit	44(b)	100 plus \$25 per excess fish taken to a maximum of \$1,000
92	Dip net fishing in prohibited location	44(c)	100
93	Dip net fishing during prohibited time	44(d)	100
94	Dip net fishing with prohibited gear	44(e)	100
95	Allowing other person to use dip net fishing licence	44(f)	100
96	Aquaculturing fish without an aquaculture licence	45(1)	250
97	Releasing aquacultured fish	47(1)	250
98	Marketing aquacultured fish without a commercial aquaculture licence	48	250

99	Marketing commercially aquacultured fish without a licence or certificate	50(2)	250
100	Operating a fee-for-fishing operation without a commercial aquaculture licence	51(1)	50
101	Falsifying or failing to issue a complete receipt	51(2)	50
102	Marketing live fish for aquaculture purposes without a licence	52(1)	250
103	Failing to issue a complete sales receipt	52(2)	50
104	Cage culture of fish without a licence	53(2)	250
105	Failing to remove and dispose of dead or diseased fish from cage	54(a)	250
106	Failing to report escape of fish	54(b)	250
107	Failing to report disease	55	250
108	Failing to comply with order	57	250
109	Failing to keep record of treatment	58	150
110	Marketing treated fish for human consumption	59(2)	150
111	Marketing fish illegally	60	500
112	Marketing prohibited fish	61(2)	250
113	Marketing undersized walleye or sauger	61(4)	250
114	Marketing undersized sturgeon	61(5)	250
115	Marketing fish for human consumption without a fish processing licence	62(1)	250
116	Buying fish without a fish processing licence	62(3)	250
117	Operating a processing plant without a fish processing licence	64(1)	250
118	Failing to meet fish processing plant requirements	64(2)	250
119	Processing fish at location other than licensed facility	65	100

120	Peddling fish without a fish pedlar's licence	66(1)	250
121	Peddling fish that is improperly packaged or labelled	67(a)	100
122	Reprocessing or repackaging fish	67(b)	100
123	Marketing unfrozen fish or fish products	67(c)	100
124	Failing to display licence	68(1)(a)	100
125	Falsifying or failing to issue a complete sales slip or invoice	68(1)(b)	150
126	Failing to keep a copy of an invoice or sales slip	68(1)(c)	150
127	Failing to verify licence	68(2)(a)	150
128	Falsifying or failing to issue a complete purchase record	68(2)(b)	150
129	Failing to obtain manifest	68(2)(c)	100
130	Failing to provide a copy of a purchase record or shipping manifest to an officer	68(2)(d)	150
131	Failing to keep a copy of a purchase record	68(2)(e)	250
132	Failing to issue a complete receipt	68(3)(a)	150
133	Failing to keep a copy of a receipt until fish is purchased	68(3)(b)	150
134	Improperly labelling containers or structures storing fish	68(3)(c)	150
135	Failing to pay royalty	69(1)	250 plus royalty not paid
136	Failing or refusing to collect and remit royalties	71	250 plus royalty not collected or remitted
137	Misrepresentation of fish	74	250
138	Storing, packaging, processing or transporting fish unfit for human consumption	75(1)	250
139	Failing to protect fish from insects, dust, contamination or decomposition	75(2)	150

140	Failing to transport or market fish in prescribed containers	76(1)	100
141	Failing to wash and disinfect fish container, vessel or vehicle	77	150
142	Failing to chill fresh fish	78	100
143	Failing to meet fish dressing requirements	79	100
144	Transporting fish without a shipping manifest	80(1)	150
145	Failing to give a copy of a shipping manifest	80(2)	150
146	Failing to return shipping manifest	80(3)	100
147	Operating a plant before a suspension is lifted	81(2)	500
148	Failing to comply with minister's order	82(2)	50
149	Altering, moving or removing a tag, tagged fish, or tagged fish container	83(2)	250
150	Failing to complete commercial fishing report	84	250
151	Importing or transporting live fish without authorization	88(1)	250
152	Disposal of fish offal near swimming area or boat launch	89	50
153	Using a firearm or explosive material to take or kill fish	90(1)(a)	150 plus \$25 per fish in possession to a maximum of \$1,000
154	Using a chemical or electric shocker to take or kill fish	90(1)(b)	150 plus \$25 per fish in possession to a maximum of \$1,000
155	Grappling fish	90(1)(c)	150 plus \$25 per fish in possession to a maximum of \$1,000
156	Fishing by snagging or snaring	90(1)(d)	150 plus \$25 per fish in possession to a maximum of \$1,000
157	Unlawful use of a gaff	90(1)(e)	150 plus \$25 per fish in possession to a maximum of \$1,000
158	Unlawful use of a spear	90(1)(f)	150 plus \$25 per fish in possession to a maximum of \$1,000

159	Unlawful use of a dip net	90(1)(g)	150 plus \$25 per fish in possession to a maximum of \$1,000
160	Unlawful use of a light to attract fish	90(1)(h)	150 plus \$25 per fish in possession to a maximum of \$1,000
161	Unlawful use of a minnow trap or seine	90(1)(i)	150 plus \$25 per fish in possession to a maximum of \$1,000
162	Unlawful use of a trap	90(1)(j)	150 plus \$25 per fish in possession to a maximum of \$1,000
163	Unlawful use of a gill net or set line	90(1)(k)	150 plus \$25 per fish in possession to a maximum of \$1,000
164	Unlawful fishing in stocked waters	90(1)(l)	150 plus \$25 per fish in possession to a maximum of \$1,000
165	Tagging or marking fish without authorization	92(a)	150
166	Damaging fishery notice	92(b)	250
167	Wasting fish	92(c)	100 plus \$25 per fish wasted to a maximum of \$1,000
168	Counterfeiting, backdating, altering or changing a licence	92(d)	250
169	Transferring or assigning a licence without authorization	92(e)	100
170	Fishing for or removing fish from government fish holding facility or collection structure without authorization	92(f)	250
171	Removing fish from a holding device without owner's permission	92(g)	250
172	Fishing within 100 metres of a fish holding device without authorization	92(h)	250

Appendix, Part 3 amended

9(1) Table 1 of Part 3 of the Appendix is amended in the manner set forth in this section.

(2) Items 77 and 78 are amended by striking out "40" in Column 4 and in each case substituting "100".

(3) The following item is added after item 78:

- “78.1 Driving a vehicle where discharge, emission or escape of dangerous goods occurs or is imminent 70(2.1) 100”.

Appendix, Part 4 amended**10 Table 11.1 of Part 4 of the Appendix is repealed and the following substituted:**

“TABLE 11.1

The Fisheries Regulations

<i>Column 1</i> <i>Item</i> <i>Number</i>	<i>Column 2</i> <i>Description of Offence</i>	<i>Column 3</i> <i>Section</i>	<i>Column 4</i> <i>Penalty Sum in Dollars</i>
1	Commercial fishing without a licence	26	\$250
2	Fishing with a net of improper mesh size	31(a)	500
3	Commercial fishing on closed waters	31(b)	500
4	Exceeding commercial fishing limit	31(c)	500
5	Commercial fishing with restricted gear	31(d)	500
6	Failing to check nets within prescribed time	31(f)	300
7	Possessing a net of smaller mesh size than permitted within 500 metres of applicable waters	31(g)	200
8	Using improperly marked nets	32(1)	100
9	Failing to release incidentally caught fish	33(1)	250
10	Subsistence fishing without a licence	35(1)	250
11	Using improperly marked subsistence fishing gear	36(1)	100
12	Failing to check nets	37(1)(a)	300
13	Marketing fish caught by subsistence fishing	38(1)	250
14	Storing fish taken by subsistence fishing without authorization	38(3)	250
15	Possessing fish other than bait fish	42(a)	500
16	Bait fishing in excess of limit	42(c)	500
17	Bait fishing during prohibited times	42(e)	500

18	Bait fishing with prohibited gear	42(f)	500
19	Marketing treated fish for human consumption	59(2)	150
20	Marketing fish illegally	60	500
21	Marketing prohibited fish	61(1)	250
22	Marketing undersized walleye or sauger	61(4)	250
23	Marketing undersized sturgeon	61(5)	250
24	Marketing fish for human consumption without a fish processing licence	62(1)	250
25	Buying fish without a fish processing licence	62(3)	250
26	Falsifying or failing to issue a complete sales slip or invoice	68(1)(b)	150
27	Failing to provide a copy of a purchase record or shipping manifest to an officer	68(2)(d)	150
28	Failing to keep a copy of a purchase record	68(2)(e)	250
29	Improperly marking containers or structures storing fish	68(3)(c)	150
30	Failing to pay royalty	69(1)	250 plus royalty not paid
31	Failing to collect and remit royalties	71	250 plus royalty not collected or remitted
32	Misrepresentation of fish	74	250
33	Failing to protect fish from insects, dust, contamination or decomposition	75(2)	150
34	Transporting fish without a shipping manifest	80(1)	150
35	Operating a plant before a suspension is lifted	81(2)	500
36	Failing to complete commercial fishing report	84	250
37	Possess or buy illegal fish	91	500
38	Counterfeiting, backdating, altering or changing a licence	92(d)	250

”.

Coming into force

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

SASKATCHEWAN REGULATIONS 58/97*The Local Authority Freedom of Information and
Protection of Privacy Act*

Section 57

Order in Council 432/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Local Authority Freedom of Information and Protection of Privacy Amendment Regulations, 1997*.

R.R.S. c.L-27.1 Reg 1 amended

2 *The Local Authority Freedom of Information and Protection of Privacy 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) For the purposes of subclause 2(f)(xvii) of the Act, the bodies set out in Part II of the Appendix are prescribed as local authorities”.

Section 9 amended

4 Section 9 is amended:

(a) **in clause (f) by striking out** “Saskatchewan Gaming Commission” **and substituting** “Liquor and Gaming Authority”; **and**

(b) **by adding the following clauses after clause (f):**

“(g) the Canadian National (CN) Police, with respect to the conduct of investigations pursuant to the Acts and regulations that it administers and any laws of Canada that are enforced by its officers or employees;

“(h) the Canadian Pacific (CP) Police, with respect to the conduct of investigations pursuant to the Acts and regulations that it administers and any laws of Canada that are enforced by its officers or employees;

“(i) the Canadian Parks Service, with respect to the conduct of investigations pursuant to the Acts and regulations that it administers and any laws of Canada that are enforced by its officers or employees;

“(j) the chief coroner or a coroner appointed pursuant to *The Coroners Act*, with respect to the conduct of an inquiry or inquest pursuant to that Act or the regulations made pursuant to that Act”.

Section 10 amended

5 Section 10 is amended:

(a) **by striking out** “or” **after clause (g); and**

(b) **by adding the following after clause (h):**

“(i) to another local authority or a third party in order to obtain information from that local authority or third party to respond to an inquiry from the individual to whom the information relates, to the extent necessary to respond to that inquiry;

“(j) to another local authority or a government institution to enable that local authority or government institution to respond to an inquiry from the individual to whom the information relates, to the extent necessary to respond to that inquiry; or

“(k) by forwarding to another local authority or government institution a correspondence received from an individual to enable that government institution or local authority to reply directly to the individual where a direct reply is considered more appropriate”.

Appendix amended

6 Form A in Part III of the Appendix is amended:

(a) **by striking out** “I understand that I may be required to pay a fee before receiving the records to which I have applied for access” **and substituting** “I understand that there is a fee for this application and that, prior to receiving access to the records that I have applied for, I am also required to pay those fees that may arise as a result of my request”; **and**

(b) **in the portion of the form marked** “For Office Use Only” **by adding** “Application Fee Received Yes No ” **after** “Date Received _____ Application No. _____”.

Coming into force

7(1) Subject to subsection (2), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Section 6 of these regulations comes into force on October 1, 1997.

SASKATCHEWAN REGULATIONS 59/97

The Freedom of Information and Protection of Privacy Act

Section 69

Order in Council 433/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Freedom of Information and Protection of Privacy Amendment Regulations, 1997 (No. 2)*.

R.R.S. c.F-22.01 Reg 1 amended

2 *The Freedom of Information and Protection of Privacy Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 Section 2 is amended:

(a) **by renumbering it as subsection 2(1); and**

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

“(2) For the purposes of these regulations and subsection 13(2) of the Act, ‘**local authority**’ means a local authority as defined in *The Local Authority Freedom of Information and Protection of Privacy Act*”.

Section 9 amended

4 Section 9 is amended:

(a) **in subclause (b)(ii) by striking out** “personal information” **and substituting** “the personal information of the applicant”; **and**

(b) by adding the following clause after clause (b):

“(c) where the prescribed fee or actual cost for the service is \$10 or less”.

Section 10 repealed

5 Section 10 is repealed.

Section 12 amended

6 Section 12 is amended:

(a) by repealing clauses (a) and (b) and substituting the following:

“(a) section 178 of *The Election Act, 1996*;

“(b) section 52 of *The Vital Statistics Act, 1995*”; and

(b) by adding the following clauses after clause (c):

“(d) Part III of *The Revenue and Financial Services Act*,

“(e) all of *The Income Tax Act*”.

Section 14 amended

7 The following clause is added after clause 14(i):

“(j) the chief coroner or a coroner appointed pursuant to *The Coroners Act* with respect to the conduct of an inquiry or inquest pursuant to that Act or the regulations made pursuant to that Act”.

Section 16 amended

8 Section 16 is amended:

(a) in clause (a):

(i) in the portion preceding subclause (i) by adding “or a local authority” after “government institution”;

(ii) in subclause (i) by striking out “or a government institution” and substituting “, a government institution or a local authority”;

(iii) in subclause (ii) by striking out “or a government institution” and substituting “, a government institution or a local authority”;

(iv) in subclause (iii) by adding “or the local authority” after “government institution”; and

(v) in subclause (iv) by deleting “or to a government institution” and substituting “, a government institution or a local authority”;

(b) in clause (d) by adding “or professional regulatory body” after “professional association”;

(c) in clause (h) by striking out “and the Department of Education” and substituting “, the Department of Education and the Department of Post-Secondary Education and Skills Training”;

(d) by adding the following clauses after clause (h):

“(h.1) in the case of credit information, by the Department of Social Services or its agent, to a credit reporting agency that is licensed pursuant to *The Credit Reporting Agencies Act*, where:

(i) there is an arrangement between the Department of Social Services or its agent and the credit reporting agency for the exchange of information; and

(ii) the information relates to a debt owing to the government and is being disclosed for the purpose of facilitating the collection of that debt;

“(h.2) in the case of credit information, by the Department of Justice or its agent, to a credit reporting agency that is licensed pursuant to *The Credit Reporting Agencies Act*, where:

(i) there is an arrangement between the Department of Justice and the credit reporting agency for the exchange of information; and

(ii) the information:

(A) relates to payments respecting an obligation pursuant to a maintenance order that are owing to the government or that are being enforced with the assistance of the Department of Justice; and

(B) is being disclosed for the purpose of facilitating the collection of those payments”;

(e) in clause (i):

(i) in the portion preceding subclause (i) by striking out “Saskatchewan Gaming Commission pursuant to section 24 of *The Saskatchewan Gaming Commission Act*” and substituting “Liquor and Gaming Authority pursuant to section 10 of *The Alcohol and Gaming Regulation Act*”; and

(ii) in subclause (ii) by striking out “Saskatchewan Gaming Commission” and substituting “Liquor and Gaming Authority”;

(f) in clause (m):

(i) by adding “or to a local authority” after “another government institution”; and

(ii) by adding “or local authority” after “that government institution”; and

(g) in clause (n):

(i) by adding “or to a local authority” after “another government institution”; and

(ii) by adding “or local authority” after “that government institution”.

Appendix amended**9(1) Part I of the Appendix is repealed and the following substituted:****“PART I****Boards, Commissions, Crown Corporations and
Other Bodies Prescribed as Government Institutions**
[Section 3]

Advisory Board of the Public Employees (Government Contributory)
Superannuation Plan
Agricultural Credit Corporation of Saskatchewan
Agricultural Implements Board
Agricultural Operations Review Board
Agri-Food Innovation Fund
Board of Revenue Commissioners
CIC Mineral Interests Corporation
Co-operative Securities Board
Crown Investments Corporation of Saskatchewan
Farm Land Security Board
Farm Tenure Arbitration Board
Highway Traffic Board
Labour Relations Board
Law Reform Commission of Saskatchewan
Liquor and Gaming Authority
Meewasin Valley Authority
Milk Control Board
Minimum Wage Board
Multitype Library Board
Municipal Employees' Pension Commission
Municipal Financing Corporation
New Careers Corporation
Office of the Chief Electoral Officer
Office of the Rentalsman
Oil and Gas Conservation Board
Prairie Agricultural Machinery Institute
Provincial Mediation Board
Public and Private Rights Board
Public Disclosure Committee
Public Service Commission
Public Service Superannuation Board
Saskatchewan Archives Board
Saskatchewan Arts Board
Saskatchewan Centre of the Arts
Saskatchewan Communications Network Corporation
Saskatchewan Crop Insurance Corporation
Saskatchewan Development Fund Corporation
Saskatchewan Forest Products Corporation
Saskatchewan Gaming Corporation

Saskatchewan Government Growth Fund Management Corporation
 Saskatchewan Government Insurance
 Saskatchewan Grain Car Corporation
 Saskatchewan Housing Corporation
 Saskatchewan Human Rights Commission
 Saskatchewan Lands Appeal Board
 Saskatchewan Legal Aid Commission
 Saskatchewan Municipal Board
 Saskatchewan Opportunities Corporation
 Saskatchewan Pension Plan Board of Trustees
 Saskatchewan Police Commission
 Saskatchewan Power Corporation
 Saskatchewan Power Corporation Superannuation Commission
 Saskatchewan Property Management Corporation
 Saskatchewan Research Council
 Saskatchewan Securities Commission
 Saskatchewan Telecommunications
 Saskatchewan Telecommunications Holding Corporation
 Saskatchewan Transportation Company
 Saskatchewan Water Corporation
 Saskatchewan Wetlands Conservation Corporation
 SaskEnergy Incorporated
 SaskTel Superannuation Commission
 Surface Rights Arbitration Board
 Teachers' Superannuation Commission
 Wakamow Valley Authority
 Wanuskewin Heritage Park Corporation
 Wascana Centre Authority
 Water Appeal Board
 Western Development Museum
 Workers' Compensation Board
 Workers' Compensation Superannuation Board".

(2) Part II of the Appendix is amended in Form A:

(a) by striking out "I understand that I may be required to pay a fee before receiving the records to which I have applied for access" **and substituting** "I understand that there is a fee for this application and that, prior to receiving access to the records that I have applied for, I am also required to pay those fees that may arise as a result of my request"; **and**

(b) in the portion of the form marked "For Office Use Only" by adding "Application Fee Received Yes No **after** "Date Received _____ Application No. _____".

Coming into force

10(1) Subject to subsection (2), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Subsection 9(2) of these regulations comes into force on October 1, 1997.

SASKATCHEWAN REGULATIONS 60/97*The Pension Benefits Act, 1992*

Section 69

Order in Council 434/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Pension Benefits Amendment Regulations, 1997*.

R.R.S. c.P-6.001 Reg 1 amended

2 *The Pension Benefits Regulations, 1993* are amended in the manner set forth in these regulations.

Section 29 amended**3 Section 29 is amended:****(a) in subsection (4):**

(i) by striking out “and” after clause (k); and

(ii) by adding the following after clause (l):

“(m) that the locked-in money in the contract is subject to attachment for the purpose of enforcing a maintenance order as defined in *The Enforcement of Maintenance Orders Act*;

“(n) that, where an amount has been attached pursuant to clause (m), the issuer shall deduct from the locked-in money in the contract:

(i) an amount, not to exceed \$250, that reasonably represents the cost to the issuer of complying with the attachment;

(ii) the total amount of taxes, if any, that are required to be deducted or withheld as a result of the attachment; and

(iii) the lesser of:

(A) the amount attached; and

(B) the remainder of the locked-in money in the contract; and

“(o) that, where an amount has been attached pursuant to clause (m):

(i) the owner of the contract has no further claim or entitlement to any pension respecting the amount attached; and

(ii) the issuer is not liable to any person by reason of having made payment pursuant to an attachment mentioned in clause (m)”; **and**

(b) by adding the following subsections after subsection (8):

“(8.1) Notwithstanding subsection (4), but subject to subsection (8.2), the contract may provide for the withdrawal of money as a lump sum where the amount of locked-in money in the contract does not exceed an amount mentioned in subsection 39(1) of the Act.

“(8.2) The issuer shall not permit a withdrawal pursuant to subsection (8.1) unless the issuer is satisfied that the owner has no other locked-in money”.

Section 30 amended**4 Subsection 30 is amended:****(a) in subsection (4):****(i) by striking out “or” after clause (c);****(ii) by adding “or” after clause (d); and****(iii) by adding the following clause after clause (d):**

“(e) the Saskatchewan Pension Plan established by *The Saskatchewan Pension Plan Act*”; **and**

(b) in subsection (5):**(i) by striking out “and” after clause (o);****(ii) by adding “and” after clause (p); and****(iii) by adding the following clause after clause (p):**

“(q) that all contracts are subject, with any necessary modification, to section 50 of the Act and to the division on marriage breakdown provisions in Part VI of the Act”.

Section 31 amended**5 Section 31 is amended:****(a) in subsection (4):****(i) by striking out “or” after clause (c);****(ii) by adding “or” after clause (d); and****(iii) by adding the following clause after clause (d):**

“(e) the Saskatchewan Pension Plan established by *The Saskatchewan Pension Plan Act*”; **and**

(b) in subsection (5):**(i) by striking out “and” after clause (l);****(ii) by adding “and” after clause (m); and****(iii) by adding the following clause after clause (m):**

“(n) that all contracts are subject, with any necessary modification, to section 50 of the Act and to the division on marriage breakdown provisions in Part VI of the Act”.

New section 42.1**6 The following section is added after section 42:****“Calculation of costs**

42.1(1) The cost of complying with an attachment mentioned in section 50 of the Act is to be calculated in accordance with this section.

(2) The administrator shall calculate the cost of complying with the attachment as being the amount that reasonably represents the cost to the plan of complying with the attachment.

- (3) The cost of complying with the attachment is not to exceed:
- (a) \$500, respecting a defined benefit plan; or
 - (b) \$250, respecting a defined contribution plan”.

Coming into force

7(1) Subject to subsection (2), these regulations come into force on the day on which section 9 of *The Enforcement of Maintenance Orders Amendment Act, 1996* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 9 of *The Enforcement of Maintenance Orders Amendment Act, 1996* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 61/97

The Enforcement of Maintenance Orders Act

Section 59

Order in Council 435/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Enforcement of Maintenance Orders Amendment Regulations, 1997*.

R.R.S. c.E-9.2 Reg 1 amended

2 *The Enforcement of Maintenance Orders Regulations* are amended in the manner set forth in these regulations.

Section 4 repealed

3 **Section 4 is repealed.**

New section 6.2

4 **The following section is added after section 6.1:**

“Information to be provided to director

6.2 For the purposes of clause 31.3(1)(a) of the Act, an administrator shall provide the director with the following information about a respondent:

- (a) the most recent address for the respondent in the administrator’s records;
- (b) confirmation that the restrictions described in subsection 31.4(1) of the Act do not apply to the respondent;
- (c) the value of the respondent’s pension entitlement that would be, or but for a provision of the plan would be, available to be transferred by the respondent from the pension plan at the date mentioned in the notice of the director’s intention to attach”.

New section 9

5 **Section 9 is repealed and the following substituted:**

“Director’s duty to provide information

9 The director, on the request of a claimant or respondent, shall provide to the claimant or respondent a year-end summary regarding the status of the claimant’s or respondent’s account”.

New section 9.1**6 The following section is added after section 9:****“Fees for discharge or postponement of maintenance order**

9.1 The director may require that a fee of \$100 be paid by a respondent who is in arrears under a maintenance order and requests the director to provide a postponement or discharge of a registration of:

- (a) a maintenance order in a land titles office or against the title of any land; or
- (b) a writ of execution for arrears owing pursuant to the maintenance order in a land titles office or against the title of any land”.

Appendix amended**7 The following forms are added after Form L of the Appendix:**

“FORM M
[Section 31.3 of the Act]

Notice to Administrator of Intention to Attach Pension Entitlement

TO: _____
(Name and address of pension administrator)

TAKE NOTICE THAT:

1. This notice is served on you pursuant to section 31.3 of *The Enforcement of Maintenance Orders Act* with respect to the respondent, _____, who is
(Respondent's name)
alleged to have a pension entitlement in a pension plan that you administer. Sections 31.1 to 31.6 of *The Enforcement of Maintenance Orders Act* authorize the Director of Maintenance Enforcement to attach the respondent's pension entitlement and apply the money received to the respondent's obligations under a maintenance order or agreement.
2. If the respondent does not have a pension entitlement in a pension plan that you administer, you shall provide a written statement disputing the proposed attachment to the Director of Maintenance Enforcement within 30 days after you receive this notice. A blank Notice of Dispute is provided for your use.
3. This Notice of Intention requires you to provide the following information:
 - (a) the most recent address for the respondent in your records;
 - (b) confirmation that:
 - (i) neither the respondent nor the respondent's employer on his or her behalf is currently making contributions to the pension plan that you administer; and
 - (ii) the respondent is not receiving a pension benefit from the pension plan that you administer;
 - (c) the value of the respondent's pension entitlement, as at the end of _____
_____, whether or not the respondent could actually transfer that
(Month and year)
amount from the pension plan. The value of the pension entitlement is to be calculated according to section 24 of *The Pension Benefits Regulations, 1993*.

4. You shall provide the information described in paragraph 3 to the Director of Maintenance Enforcement within 30 days after you receive this notice. The address of the Director of Maintenance Enforcement is as follows:

Maintenance Enforcement Office
P.O. Box 2077
Regina, Saskatchewan
S4P 4E8

5. You shall also provide the information described in paragraph 3 to the respondent within 30 days after you receive this notice. You may provide the information to the respondent at the most recent address for the respondent in your records. The Director of Maintenance Enforcement may attach the respondent's pension entitlement even if you fail to provide the information to the respondent.

6. Subsection 31.4(2) of *The Enforcement of Maintenance Orders Act* prohibits you from paying out any of the respondent's pension entitlement at the respondent's direction, until 60 days after:

- (a) the date the Director of Maintenance Enforcement receives the information in paragraph 3; or
- (b) if the respondent serves you with a notice of application to the court to dispute this attachment, the date the court orders that the respondent's pension entitlement may be attached.

DATED at Regina, Saskatchewan, _____.

(Date)

(Signature of Director of Maintenance Enforcement)

(To be on a separate page)

Notice of Dispute

TAKE NOTICE THAT the above-named pension administrator disputes the Notice to Administrator of Intention to Attach Pension Entitlement served on the pension administrator for the following reason:

(Date)

(Signature of pension administrator)

(Name)

(Address)

(Telephone)

"FORM N
[Clause 31.3(1)(b) and (c) of the Act]

Notice to Respondent of Intention to Attach Pension Entitlement

TO: _____
(Respondent's name)

TAKE NOTICE THAT:

1. This notice is served on you pursuant to section 31.3 of *The Enforcement of Maintenance Orders Act*. Sections 31.1 to 31.6 of *The Enforcement of Maintenance Orders Act* authorize the Director of Maintenance Enforcement to attach your pension entitlement to enforce your obligation to _____
_____ under a maintenance order or agreement dated _____.
(Claimant) *(Date)*

2. A copy of the Notice to Administrator of Intention to Attach Pension Entitlement, served on _____, is attached to this notice.
(Pension administrator)

Under that notice, the pension administrator has 30 days to provide information regarding your pension entitlement to the Director of Maintenance Enforcement and yourself. The notice also prohibits the pension administrator from paying out any of your pension entitlement at your request.

3. This notice is to advise you that the Director of Maintenance Enforcement may attach your pension entitlement once the Director receives the required information from the pension administrator. To prevent the attachment, you must immediately contact the Director and make alternative arrangements to make your maintenance payments.

4. You may apply to the court for an order that your pension entitlement not be attached. To do so, you must apply to the court within 30 days after you receive the information respecting your pension entitlement from the pension administrator. You shall serve both the Director of Maintenance Enforcement and the pension administrator with notice of your application.

5. The court may order the Director of Maintenance Enforcement not to attach your pension entitlement if you demonstrate one of the following:

(a) that you are less than three months in arrears on your maintenance payments;

(b) that either you or your employer on your behalf is currently making contributions to the pension plan that the Director of Maintenance Enforcement proposes to attach;

(c) that you are receiving a pension benefit from the pension plan.

6. If the Director of Maintenance Enforcement attaches your pension entitlement, you will be responsible for the following:

(a) the pension administrator's costs in an amount not exceeding \$250 (for a defined contribution pension plan) or \$500 (for a defined benefit pension plan);

(b) income tax consequences associated with the attachment of your pension entitlement;

(c) a reduction in your pension benefits resulting from the attachment of your pension entitlement.

DATED at Regina, Saskatchewan, _____.
(Date)

(Signature of Director of Maintenance Enforcement)

“FORM O
[Section 31.6 of the Act]

Notice of Attachment of Pension Entitlement

TO: _____
(Name and address of pension administrator)

TAKE NOTICE THAT:

1. This notice is served on you pursuant to section 31.6 of *The Enforcement of Maintenance Orders Act* with respect to the respondent, _____,
(Name)
who owes payments to the claimant, _____
(Name)

under a maintenance order or agreement.

Sections 31.1 to 31.6 of *The Enforcement of Maintenance Orders Act* authorize the Director of Maintenance Enforcement to attach the respondent's pension entitlement and apply the money received to the respondent's obligations.

2. If the respondent does not have a pension entitlement in a pension plan that you administer, you shall provide a written statement disputing your liability to the Director of Maintenance Enforcement within 45 days after you receive this notice. A blank Notice of Dispute is provided for your use.

3. According to the information provided by you on _____, under
(Date information was received)
the Notice to Administrator of Intention to Attach Pension Entitlement, the respondent's pension entitlement is \$ _____ as at _____.
(Amount) (Date)

4. Within 45 days after you receive this notice, you shall deduct the following from the respondent's pension entitlement:

(a) an amount to reimburse you for the costs of complying with this notice to a maximum of \$250 (for a defined contribution pension plan) or \$500 (for a defined benefit pension plan);

(b) the amount of withholding tax that you are required by law to remit to Revenue Canada;

(c) the lesser of \$ _____ and the remainder of the respondent's pension entitlement.

5. If you fail to comply with this notice, judgment may be entered against you for the amount in default, without further notice to you.

6. You shall forward the moneys deducted pursuant to paragraph 4(c) by cheque or money order payable to _____ at the following address:

(Claimant's name)

Maintenance Enforcement Office
P.O. Box 2077
Regina, Saskatchewan
S4P 4E8

7. An extra copy of this notice is provided and you shall deliver or mail it to the respondent as soon as possible. You may deliver the notice to the most recent address for the respondent in your records.

DATED at Regina, Saskatchewan, _____.

(Date)

(Signature of Director of Maintenance Enforcement)

(To be on a separate page)

Notice of Dispute

TAKE NOTICE THAT the above-named pension administrator disputes the Notice of Attachment of Pension Entitlement served on the pension administrator for the following reason:

(Date)

(Signature of pension administrator)

(Name)

(Address)

(Telephone)

Coming into force

8(1) Subject to subsection (2), these regulations come into force on the day on which those portions of section 5 of *The Enforcement of Maintenance Orders Amendment Act, 1996* that enact sections 31.1 to 31.6 of *The Enforcement of Maintenance Orders Act* come into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which those portions of section 5 of *The Enforcement of Maintenance Orders Amendment Act, 1996* mentioned in subsection (1) come into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 62/97*The Provincial Court Act*

Sections 5 and 25

Order in Council 436/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Provincial Court Amendment Regulations, 1997 (No. 2)*.

R.R.S. c.P-30.1 Reg 2 amended

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

Section 3.1 amended

3(1) Clause 3.1(1)(d) is repealed and the following substituted:

“(d) for the period commencing on April 1, 1994 and ending on March 31, 1997, \$94,556 per annum;

“(e) for the period commencing on April 1, 1997, \$112,961.20”.

(2) Clause 3.1(2)(d) is repealed and the following substituted:

“(d) for the period commencing on April 1, 1994 and ending on March 31, 1997, \$100,550 per annum;

“(e) for the period commencing on April 1, 1997, \$119,961.20”.

New sections 15.1 and 15.2

4 Section 15.1 is repealed and the following substituted:

“Professional allowance

15.1(1) In the period commencing in the 1993-94 fiscal year and ending on March 31, 1997, every judge shall be paid an accountable annual professional allowance of \$1,250.

(2) Commencing in the 1997-98 fiscal year, every judge shall be paid an accountable annual professional allowance of \$3,000.

“Health Care Plan

15.2 Every judge shall participate in the Extended Health Care Plan established for employees of the Government of Saskatchewan”.

Section 21 repealed

5 Section 21 is repealed.

Coming into force

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

SASKATCHEWAN REGULATIONS 63/97*The Reciprocal Enforcement of Maintenance Orders Act, 1996*

Section 22

Order in Council 437/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Reciprocal Enforcement of Maintenance Orders Amendment Regulations, 1997*.

R.R.S. c.R-4.2 Reg 1, Appendix amended

2 **Table 1 of the Appendix to *The Reciprocal Enforcement of Maintenance Orders Regulations, 1997* is amended by adding "Cayman Islands" after "California".**

Coming into force

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

RÈGLEMENTS DE LA SASKATCHEWAN 63/97*Loi de 1996 sur l'exécution réciproque des ordonnances alimentaires*

Article 22

Décret 437/97, en date du 24 juin 1997

(déposé le 25 juin 1997)

Titre

1 *Règlement de 1997 modifiant le Règlement de 1997 sur l'exécution réciproque des ordonnances alimentaires.*

Modification de l'Annexe du Règl. 1 des R.R.S. ch. R-4,2

2 **Le tableau 1 de l'Annexe au *Règlement de 1997 sur l'exécution réciproque des ordonnances alimentaires* est modifiée par l'adjonction du «Îles caïman» après «Barbades».**

Entrée en vigueur

3 Le présent règlement entre en vigueur le jour de son dépôt auprès du registraire des règlements.

SASKATCHEWAN REGULATIONS 64/97*The Queen's Bench Act*

Section 54.5

Order in Council 438/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Queen's Bench (Family Mediation) Repeal Regulations*.

R.R.S. c.Q-1 Reg 7 repealed

2 *The Queen's Bench (Family Mediation) Regulations* are repealed.

Coming into force

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

SASKATCHEWAN REGULATIONS 65/97

The Land Titles Act

Sections 233 and 263

Order in Council 439/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Land Titles Fees Amendment Regulations, 1997*.

R.R.S. c.L-5 Reg 1 amended

2 *The Land Titles Fees Regulations* are amended in the manner set forth in these regulations.

Section 1 amended

3 **Section 1 is amended by striking out “Fees” and substituting “(Miscellaneous)”.**

Section 2 amended

4 **Section 2 is amended:**

(a) **by renumbering it as subsection 2(1); and**

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

“(2) In these regulations, references to forms are references to the forms set out in the Appendix”.

Section 5 amended

5 **Section 5 is amended:**

(a) **by striking out “\$5,000” and substituting “\$10,000”; and**

(b) **by striking out “section 45 of *The Surrogate Court Act*” and substituting “section 103 of *The Queen’s Bench Act*”.**

New Part V.1

6 **The following Part is added after Part V:**

“PART V.1

Documents, Forms and Procedures

“Copies of powers of attorney, death certificates

33.1 For the purposes of section 62 of the Act, ‘**original**’ includes:

(a) a notarial copy of a power of attorney mentioned in subsection 147(7) of the Act;

(b) a notarial copy of a revocation of a power of attorney mentioned in subsection 149(3) of the Act;

(c) a notarial copy of a death certificate mentioned in clause 241(3.1)(b) of the Act; and

(d) a certified copy of a death certificate made pursuant to subsection 241(3.2) of the Act.

“Lapsing of caveats

33.2(1) Form B is prescribed as the form of request for the purposes of subsection 159(2) of the Act.

(2) For the purposes of subsection 159(4) of the Act:

- (a) Form C is prescribed as the form of notice; and
- (b) registered mail is prescribed as the method of sending a notice.

“Powers of attorney and death certificates

33.3(1) Notarial copies of the following documents must be accompanied by a notarial certificate in Form D:

- (a) a power of attorney mentioned in subsection 147(7) of the Act;
- (b) a revocation of a power of attorney mentioned in subsection 149(3) of the Act;
- (c) a death certificate mentioned in clause 241(3.1)(b) of the Act.

(2) For the purposes of clause 241(3.2)(a) of the Act, **‘make a certified copy’** means make a certified copy personally or by an official or other employee in the Land Titles Office pursuant to subsection 22(2) of the Act”.

Appendix amended**7 The Appendix is amended by adding the following forms after Form A:****“FORM B****REQUEST TO REGISTRAR TO LAPSE CAVEAT**
*[Subsection 159(2) of the Act]*TO: THE REGISTRAR OF LAND TITLES FOR THE _____ LAND
REGISTRATION DISTRICTI, _____, claim an estate or interest, specifically:
*(Name)**(describe here, with particulars, the nature of the estate or interest claimed and the grounds on which the claim is based)*

in the land described as:

*(set out legal description of land)*and request that you notify _____, a caveator (or the caveators)
by virtue of a caveat registered as instrument number _____ with
respect to that land, of:

- (a) this request to lapse the caveat with respect to the above-described land; and
- (b) the requirement to file with the registrar, within 30 days, a judge's order continuing the caveat, in order to prevent the caveat from lapsing pursuant to subsection 159(5) of *The Land Titles Act*.

*(Date)*_____
(Signature)

“FORM C

REGISTRAR’S NOTICE TO CAVEATOR
[Subsections 159(2) and (4) of the Act]

FROM: THE REGISTRAR OF LAND TITLES FOR THE _____
LAND REGISTRATION DISTRICT.

TO: _____ ,

TAKE NOTICE THAT, pursuant to section 159 of *The Land Titles Act* and on the request of _____, I hereby notify you that the caveat filed by you on the day of _____, _____, as instrument number _____ shall lapse insofar as it affects the following land:

(set out legal description of land)

at the expiration of 30 days from the mailing date of this notice unless, within the 30 days, you file with me a judge’s order continuing the caveat beyond the 30 days.

(Registrar)

(Date of Mailing of Notice)

“FORM D

NOTARIAL CERTIFICATE
[Subsections 147(7) and 149(3) and clause 241(3.1)(b) of the Act]

I, _____, of _____, _____,
a Notary Public in and for _____, duly appointed,

DO CERTIFY AND ATTEST THAT:

1. The document attached to this certificate is a true copy of a document produced to me and purporting to be the original _____

(describe document in detail)

bearing the date _____.

2. I have compared the copy, with the original document, and I have granted the copy under my notarial form and seal of office to serve and avail as occasion shall or may require.

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

(Affix seal)

A Notary Public in and for _____.
My appointment expires _____”.

Coming into force

8(1) Subject to subsections (2) to (6), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Clauses 33.1(a) and 33.3(1)(a) of *The Land Titles (Miscellaneous) Regulations*, as being enacted by section 6 of these regulations, come into force on the day on which section 13 of *The Land Titles Amendment Act, 1996* comes into force.

(3) Clauses 33.1(b) and 33.3(1)(b) of *The Land Titles (Miscellaneous) Regulations*, as being enacted by section 6 of these regulations, come into force on the day on which section 14 of *The Land Titles Amendment Act, 1996* comes into force.

(4) Clauses 33.1(c) and (d) and 33.3(1)(c) and subsection 33.3(2) of *The Land Titles (Miscellaneous) Regulations*, as being enacted by section 6 of these regulations, come into force on the day on which section 19 of *The Land Titles Amendment Act, 1996* comes into force.

(5) Section 33.2 of *The Land Titles (Miscellaneous) Regulations*, as being enacted by section 6 of these regulations, and Forms B and C of *The Land Titles (Miscellaneous) Regulations*, as being enacted by section 7 of these regulations, come into force on the day on which section 15 of *The Land Titles Amendment Act, 1996* comes into force.

(6) Form D of *The Land Titles (Miscellaneous) Regulations*, as being enacted by section 7 of these regulations, comes into force on the earliest of:

(a) the day on which section 13 of *The Land Titles Amendment Act, 1996* comes into force;

(b) the day on which section 14 of *The Land Titles Amendment Act, 1996* comes into force; and

(c) the day on which section 19 of *The Land Titles Amendment Act, 1996* comes into force.

SASKATCHEWAN REGULATIONS 67/97*The Highway Traffic Act*

Section 108

Order in Council 441/97, dated June 24, 1997

(Filed June 25, 1997)

Title

1 These regulations may be cited as *The Driver and Vehicle Registration Fee Amendment Regulations, 1997*.

R.R.S. c.H-3.1 Reg 1 amended

2 *The Driver and Vehicle Registration Fee Regulations, 1987* are amended in the manner set forth in these regulations.

Section 27 amended

3 The following subsection is added after subsection 27(2):

“(3) Where a person applies to register a vehicle with the administrator and elects to pay the basic premium and registration fee in instalments pursuant to section 3.5 of *The Automobile Accident Insurance Regulations, 1981*, the person shall pay, in addition to the registration fee:

(a) a downpayment finance fee in an amount equal to 4% of 3/12ths of the annual registration fee; and

(b) a monthly finance fee in an amount equal to 4% of 1/12 of the annual registration fee”.

Section 28 amended

4 Clause 28(d) is repealed.

Coming into force

5(1) Subject to subsection (2), these regulations come into force on the day on which *The Automobile Accident Insurance Amendment Regulations, 1997 (No. 2)* come into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which *The Automobile Accident Insurance Amendment Regulations, 1997 (No. 2)* come into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

