

The Health Labour Relations Reorganization Regulations

Repealed

by [Chapter S-15.1 Reg 9](#) (effective March 28, 2024).

Formerly

[Chapter H-0.03 Reg 2](#) (effective January 17, 1997) as amended
by Saskatchewan Regulations [128/2005](#) and [83/2012](#).

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

CHAPTER H-0.03 REG 2

The Health Labour Relations Reorganization Act

Title

1 These regulations may be cited as *The Health Labour Relations Reorganization Regulations*.

9 Dec 2005 SR 128/2005 s3.

Interpretation

2 In these regulations, “**Act**” means *The Health Labour Relations Reorganization Act*.

31 Jan 97 cH-0.03 Reg 2 s2.

Representative employers’ organization

2.1(1) For the purposes of the Act and any regulations made pursuant to the Act, the Saskatchewan Association of Health Organizations Inc. is designated as the representative employers’ organization for health sector employers.

(2) Every health sector employer is to be a member of the representative employers’ organization for the purposes of bargaining collectively.

(3) If there is a conflict or inconsistency between this section and *The Health Labour Relations Reorganization (Commissioner) Regulations*, this section prevails.

7 Dec 2012 SR 83/2012 s2.

Health sector employer

3 For the purposes of the Act and any regulations made pursuant to the Act, La Ronge Health Centre is prescribed as a health sector employer.

31 Jan 97 cH-0.03 Reg 2 s3.

Appropriate units

4 For the purposes of the Act and any regulations made pursuant to the Act, “**appropriate unit**” includes a unit of employees of two or more health sector employers.

31 Jan 97 cH-0.03 Reg 2 s4.

Powers of board

4.1 For the purposes of carrying out the intent of the Act, the board may make orders pursuant to clauses 5(a), (j) and (k) of *The Trade Union Act* determining a multi-employer unit to be an appropriate unit for the purpose of bargaining collectively.

9 Dec 2005 SR 128/2005 s4.