The
Public Guardian and
Trustee
Regulations

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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.
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CHAPTER P-36.3 REG 1
The Public Guardian and Trustee Act

Title
1 These regulations may be cited as The Public Guardian and Trustee Regulations.

Interpretation
2 In these regulations:
   (a) “account” means an account held on behalf of a person or organization in the common fund;
   (b) “Act” means The Public Guardian and Trustee Act;
   (c) “gross assets” means, with respect to:
      (i) infants’ property, all property administered by the public guardian and trustee on behalf of an infant;
      (ii) property of dependent adults, all assets of a dependent adult recorded with the public guardian and trustee without deduction for debts and liabilities, but does not include assets consisting of:
          (A) grain on hand;
          (B) the value of standing crops, livestock, farm equipment, household furnishings, clothing, dry goods, vehicles, musical instruments or tools; and
          (C) personal property that the public guardian and trustee considers should, in the best interests of the dependent adult, be exempted from the calculation of fees;
      (iii) property of a person declared to be a missing person pursuant to The Missing Persons and Presumption of Death Act, all assets of the missing person recorded with the public guardian and trustee without deduction for debts and liabilities;
      (iv) a power of attorney, all assets that are subject to the terms and conditions of the power of attorney recorded with the public guardian and trustee without a deduction for debts and liabilities; and
      (v) funds for which the owner or beneficiary is unknown, all property administered by the public guardian and trustee on behalf of the unknown owner or beneficiary;
   (d) “quarter” means a calendar quarter ending on March 31, June 30, September 30 or December 31 in each year.

19 July 2002 cP-36.3 Reg 1 s2; 13 December 2002 SR 113/2002 s3; 21 September 2012 SR 65/2012 s3.
**P-36.3 REG 1**

PUBLIC GUARDIAN AND TRUSTEE

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**Power to charge fees**

3(1) If the public guardian and trustee performs a service pursuant to the powers or duties set out in the Act, the public guardian and trustee may charge a fee for that service in the amount prescribed in these regulations.

(2) If the public guardian and trustee performs a service pursuant to the powers or duties prescribed in the Act on behalf of the estate of a deceased person, the public guardian and trustee may charge the same fee that the public guardian and trustee may charge for performing the same service for a dependent adult.

19 Jul 2002 cP-36.3 Reg 1 s3.

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**Calculation of interest**

4 After the end of each quarter, the public guardian and trustee shall calculate the interest earned by the public guardian and trustee during a quarter in accordance with the following formula:

\[
\text{Interest} = A + B + C - D - E - F
\]

where:

- \(A\) is the interest received on the public guardian and trustee’s bank accounts during that quarter;
- \(B\) is the accrued interest from all common fund investments at the end of that quarter;
- \(C\) is the interest received from all common fund investments during that quarter;
- \(D\) is the accrued interest from all common fund investments at the end of the previous quarter;
- \(E\) is the total of the amounts paid as interest during that quarter to clients pursuant to subsection 5(2); and
- \(F\) is the total amount of expenses incurred by the common fund pursuant to sections 47.2 and 47.3 of the Act during that quarter.


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**Distribution of interest**

5(1) After the end of each quarter, the public guardian and trustee shall calculate the interest payable to each client in accordance with the following formula and distribute that amount to each client’s account:

\[
\text{Interest payable} = \frac{A \times B}{C}
\]

where:

- \(A\) is the interest calculated pursuant to section 4;
- \(B\) is the average of the daily closing balances for that quarter for that client; and
- \(C\) is the total of the average of the daily closing balances for that quarter for all clients of the public guardian and trustee.
(2) If the public guardian and trustee releases a client’s account, the public
guardian and trustee shall calculate the interest payable to that client in
accordance with the following formula and pay that amount to the client:

\[
\text{Interest payable} = \frac{A \times B \times C}{D \times E}
\]

where:

- \(A\) is the average of the daily closing balances for that client’s account from the
  first day of the quarter following the most recent quarter for which interest
  was calculated pursuant to subsection (1) to the day before the client’s account
  is released;
- \(B\) is the interest calculated pursuant to section 4 for the most recent quarter
  for which interest was calculated;
- \(C\) is the number of days from the first day of the quarter following the most
  recent quarter for which interest was calculated pursuant to subsection (1) to
  the day before the client’s account is released;
- \(D\) is the total of the average of the daily closing balances for the most recent
  quarter for which interest was calculated pursuant to section 4 for all clients
  of the public guardian and trustee; and
- \(E\) is the number of days in the most recent quarter for which the interest was
  calculated pursuant to section 4.


Calculation and distribution of dividends

(1) After the end of each quarter, the public guardian and trustee shall calculate
the dividends in accordance with the following formula:

\[
\text{Dividends} = A + B - C
\]

where:

- \(A\) is the accrued dividends from all common fund investments at the end of
  that quarter;
- \(B\) is the dividends received from all common fund investments during that
  quarter; and
- \(C\) is the accrued dividends from all common fund investments at the end of the
  previous quarter.
(2) After the end of each quarter, the public guardian and trustee shall calculate the dividends payable to each client calculated in accordance with the following formula and distribute that amount to each client’s account:

\[
\text{Dividends payable} = \frac{A \times B}{C}
\]

where:

- A is the dividends calculated pursuant to subsection (1);
- B is the average of the daily closing balances for that quarter for that client; and
- C is the total of the average of the daily closing balances for that quarter for all clients of the public guardian and trustee.

(3) Repealed. 21 Sep 2012 SR 65/2012 s5.

(4) Repealed. 21 Sep 2012 SR 65/2012 s5.

Calculation and distribution of capital gains and losses

(1) In this section:

(a) “custodian’s account” means the account held by the financial institution that has been appointed as custodian;

(b) “financial institution” means the financial institution appointed by the public guardian and trustee pursuant to subsection (2);

(c) Repealed. 13 Dec 2002 SR 113/2002 s7.

(2) The public guardian and trustee may appoint a financial institution as custodian for the purposes of this section.

(3) After the end of each quarter, the public guardian and trustee shall calculate the capital gains or losses for that quarter in accordance with the following formula:

\[
\text{Capital gains or losses} = A - B - C - D - E + F
\]

where:

- A is the market value of all common fund investments at the end of that quarter;
- B is the market value of all common fund investments at the end of the previous quarter;
- C is the amount of interest calculated in accordance with section 4 for that quarter;
- D is the amount of dividends calculated in accordance with section 6 for that quarter;
- E is the moneys deposited into the custodian’s account in that quarter; and
- F is the moneys withdrawn from the custodian’s account in that quarter.
(4) After the end of each quarter, the public guardian and trustee shall:
   (a) add any capital gain calculated in accordance with subsection (3) for that quarter to the amount of distributable capital gains or losses existing after the distribution of capital gains or losses for the previous quarter; or
   (b) subtract any capital loss calculated in accordance with subsection (3) for that quarter from the amount of distributable capital gains or losses existing after the distribution of capital gains or losses for the previous quarter.


(6) After the end of each quarter, the public guardian and trustee:
   (a) may set the amount of the capital gains or losses to be distributed at that time, but that amount must not exceed the distributable capital gains or losses; and
   (b) shall calculate the capital gains or losses payable in accordance with the following formula and distribute that amount to each client’s account:

\[
\text{Capital gains or losses payable} = \frac{A \times B}{C}
\]

where:

- \(A\) is the amount of capital gains or losses set by the public guardian and trustee to be distributed pursuant to this section;
- \(B\) is the average of the daily closing balances for that quarter for that client; and
- \(C\) is the total of the average of the daily closing balances for that quarter for all clients of the public guardian and trustee.

(7) Any amounts set by the public guardian and trustee pursuant to subsection (6) shall be subtracted from the distributable capital gains or losses.


**No further interest, dividends or capital gains paid to estate**

**7.1** Notwithstanding sections 4 to 7, in the administration of the estate of a deceased person the public guardian and trustee may, after filing the final return for the deceased with the Canada Revenue Agency or receiving the clearance certificate respecting the deceased from the Canada Revenue Agency, determine that no further interest, dividends or capital gains are to be distributed to the estate.

21 Sep 2012 SR 65/2012 s7.

**Account set-up fee**

**8** The public guardian and trustee may charge the following fees for the setting up of an account for an infant or dependent adult:

   (a) in the case of an infant, a fee of $20;
   (b) in the case of a dependent adult, a fee of $200.

19 Jul 2002 cP-36.3 Reg 1 s8.
Fee for accepting service of land titles document

9(1) This section applies to areas of Saskatchewan governed by The Land Titles Act, 2000.

(2) The public guardian and trustee may charge a fee of $50 for accepting service of a document served on the public guardian and trustee pursuant to clause 115(3)(a) of The Land Titles Act, 2000.

19 Jly 2002 cP-36.3 Reg 1 s9.

Fee for sale of real property

10 The public guardian and trustee may charge the following fees for handling a real estate transaction for any client of the public guardian and trustee or that client’s estate:

(a) if a real estate agent is involved in the transaction, 1% of the purchase price with a minimum fee of $500 and a maximum fee of $1500; and

(b) if no real estate agent is involved in the transaction, 3% of the purchase price with a minimum fee of $500 and a maximum fee of $1500.


Fees for filing income tax returns

11(1) The public guardian and trustee may charge a fee of $30 for every tax return filed on behalf of any client of the public guardian and trustee.

(2) If, in the opinion of the public guardian and trustee, the work performed by him or her warrants a fee that is greater than the fee mentioned in subsection (1), the public guardian and trustee may charge a greater fee, to a maximum of $100.

(3) The public guardian and trustee may charge a fee of $100 for every tax return filed on behalf of a missing person pursuant to The Missing Persons and Presumption of Death Act.

(4) If, in the opinion of the public guardian and trustee, the work performed by him or her warrants a fee that is greater than the fee mentioned in subsection (3), the public guardian and trustee may charge a greater fee, to a maximum of $300.

19 Jly 2002 cP-36.3 Reg 1 s11; 21 Sep 2012 SR 65/2012 s8.

Litigation guardian fees

12 The public guardian and trustee may charge a fee of $500 for acting as litigation guardian.

19 Jly 2002 cP-36.3 Reg 1 s12.

Personal income protection program

13 The public guardian and trustee may charge a fee of $50 for processing the file and providing advice for each infant for whom payments are made under the personal injury protection plan pursuant to Part VIII of The Automobile Accident Insurance Act.

19 Jly 2002 cP-36.3 Reg 1 s13.
Fees for legal services

14  The public guardian and trustee may charge one or more of the following fees in relation to legal services performed by the public guardian and trustee or any lawyer employed by the public guardian and trustee:

(a)  a fee for each hour spent on the matter at an hourly rate set by the public guardian and trustee, not to exceed $200 per hour;

(b)  a fee for the legal service:

(i)  if the legal service is identified in the tariff of costs in *The Queen’s Bench Rules*, at a rate set out in that tariff of costs; and

(ii)  if the legal service is identified in the tariff suggested by the Law Society of Saskatchewan, at a rate set out in that tariff;

(c)  any fee approved or ordered by the court.


Fees for investigation

14.1(1)  The public guardian and trustee may charge a fee of $150 per half day or part of a half day for any initial investigation or inspection undertaken when he or she first starts to act for a client of the public guardian and trustee or that client’s estate.

(2)  The public guardian and trustee may charge a fee of $40 per hour or part of an hour for any investigation or inspection done on behalf of:

(a)  any client of the public guardian and trustee or that client’s estate; or

(b)  a person performing similar functions and having similar powers and duties as the public guardian and trustee in another jurisdiction of Canada.


Recovery of disbursements

15  The public guardian and trustee may recover any actual and reasonable disbursement made on behalf of a client of the public guardian and trustee from that client or the estate of that client.

19 July 2002 cP-36.3 Reg 1 s15.

Fees for acting - various

16(1)  The public guardian and trustee may charge the fees set out in subsection (2) if the public guardian and trustee:

(a)  is appointed as property guardian for an adult pursuant to *The Adult Guardianship and Co-decision-making Act* or is appointed, or has executed an acknowledgement to act, as property guardian for an adult pursuant to *The Public Guardian and Trustee Act*;

(b)  administers the property of an infant;

(c)  acts as a trustee pursuant to *The Trustee Act, 2009*, unless a different fee is ordered by the court or agreed to by the public guardian and trustee and the beneficiaries of the trust;
(d) administers property pursuant to the terms of a power of attorney, unless a different fee is agreed to by the public guardian and trustee and the person appointing the public guardian and trustee to administer the property; or

(e) holds funds for an owner or beneficiary that is unknown or cannot be located.

(2) In the circumstances listed in subsection (1), the public guardian and trustee may charge the following fees:

(a) 7% of the income received from:
   (i) agricultural or commercial enterprises;
   (ii) a lease of residential property; and
   (iii) real property other than the interest portion of payments received as a vendor pursuant to an agreement for sale or as a mortgagee pursuant to a mortgage;

(b) 5% of the income received from:
   (i) bank deposits;
   (ii) bonds, debentures and other securities;
   (iii) the interest portion of payments received as a vendor pursuant to an agreement for sale or as a mortgagee pursuant to a mortgage on real property; and
   (iv) any other source;

(c) for each month, 1/12th of 1% of the market value of the gross assets of the trust at the end of that month;

(d) 1% of capital receipts.


**Fees for adults**

17(1) If the public guardian and trustee is appointed as property co-decision-maker or temporary property guardian for an adult pursuant to *The Adult Guardianship and Co-decision-making Act*, the public guardian and trustee may charge a fee of $250 per month to administer the adult’s estate.

(2) If the public guardian and trustee is appointed as personal guardian for an adult pursuant to *The Adult Guardianship and Co-decision-making Act*, the public guardian and trustee may charge a fee of $250 per month to act as personal guardian.

Fees for acting as committee

18(1) If the public guardian and trustee is appointed as a property guardian pursuant to The Missing Persons and Presumption of Death Act to administer the property of a person declared to be a missing person pursuant to that Act, the public guardian and trustee may charge a fee equal to the greater of:

(a) $300; and

(b) if the value of the gross assets is:
   (i) $50,000 or less, 7% of the value;
   (ii) more than $50,000 but $100,000 or less, $3,500 plus 5% of the value in excess of $50,000; or
   (iii) more than $100,000, $6,000 plus 4% of the value in excess of $100,000.

(2) In addition to the fee payable pursuant to subsection (1), the public guardian and trustee may charge the following fees with respect to a missing person’s estate file that has been opened for 24 months or more:

(a) for each month, 1/12 of 1% of the market value of the gross assets of the client at the end of that month;

(b) 5% of the income received;

(c) 1% of capital receipts.


Fees for certain services

22(1) Repealed. 21 Sep 2012 SR 65/2012 s11.

(2) The following fees are payable to the public guardian and trustee for the following services provided in relation to lands governed by The Land Titles Act, 2000:

(a) $15 for a certificate of the public guardian and trustee given pursuant to clause 71(2)(c), 71(4)(a), 72(2)(c) or 72(3)(a) of The Land Titles Regulations, 2001 with respect to an estate the gross value of which is $2,000 or less;

(b) $30 for a certificate of the public guardian and trustee given pursuant to clause 71(2)(c), 71(4)(a), 72(2)(c) or 72(3)(a) of The Land Titles Regulations, 2001 with respect to an estate the gross value of which exceeds $2,000;

(c) $15 when the material submitted pursuant to clause (a) or (b) requires further correspondence;
(d) $20 for a duplicate of a certificate mentioned in clause (a) or (b);

(e) for a consent pursuant to clause 71(4)(b) or 72(3)(b) of The Land Titles Regulations, 2001 to:

(i) a proposed dealing by a personal representative with respect to land, $50 if:

(A) the estate’s interest in the land is of a sworn value of $40,000 or less;

(B) the land is being transferred pursuant to the terms of a will;

(C) the proposed dealing is made pursuant to a court order; or

(D) no infant has or could have an interest in the proposed dealing;

(ii) a proposed dealing not mentioned in subclause (i), $50 plus $1 for each $1,000 or portion of each $1,000 by which the sworn value of the estate’s interest in the land exceeds $50,000, to a maximum fee of $500;

(f) $20 for a duplicate of a consent mentioned in clause (e);

(g) for a consent to a disposition of land not mentioned in clause (e), $50 plus $1 for each $1,000 or portion of each $1,000 by which the sworn value of the land at the time of the disposition exceeds $50,000, to a maximum fee of $500;

(h) $20 for a duplicate of a consent to a disposition of land mentioned in clause (g);

(i) $30 for a consent to the withdrawal of any interest registered against a title;

(j) $30 for a general consent of the public guardian and trustee given for the purposes of section 71 or 72 of The Land Titles Regulations, 2001;

(k) $20 for a duplicate of a general consent mentioned in clause (j);

(l) $50 for the signing of any instrument on behalf of an infant;

(m) $50 for issuing a consent to a grant of letters of administration of any type without bond;

(n) for consenting, on behalf of an infant, to a settlement of a claim for personal injuries or a claim made pursuant to The Fatal Accidents Act:

(i) $50 if the damages payable to an infant are $10,000 or less;

(ii) $100 if the damages payable to an infant are more than $10,000 but not more than $25,000;

(iii) $200 if the damages payable to an infant are more than $25,000 but not more than $50,000;

(iv) $300 if the damages payable to an infant are more than $50,000 but not more than $100,000; and

(v) for each additional $10,000 of damages payable to an infant or portion of each $10,000 of damages exceeding $100,000, $10, to a maximum fee of $500;
PUBLIC GUARDIAN AND TRUSTEE

P-36.3 REG 1

(o) $30 for authorizing payment of infants’ funds to a responsible adult pursuant to section 16 of the Act;
(p) $20 for releasing an account.

19 Jly 2002 cP-36.3 Reg 1 s224; 21 Sep 2012 SR 65/2012 s11.

Infants’ maintenance

23(1) The public guardian and trustee may pay on behalf of an infant the following from the infant’s account:

(a) an annual sum not exceeding:
   (i) $3,600 for maintenance or room and board; and
   (ii) $1,000 for clothing;
(b) the actual cost of tuition at an educational institution;
(c) the actual cost of medical or dental expenses.

(2) When, in the opinion of the public guardian and trustee, the best interests of an infant or special circumstances with respect to the infant require that additional expenditures be made, the public guardian and trustee may make additional expenditures to satisfy those best interests or meet those special circumstances.

19 Jly 2002 cP-36.3 Reg 1 s23.

Payments from public guardian and trustee’s current account

24(1) The public guardian and trustee may make the following payments from his or her current account:

(a) payments to the general revenue fund;
(b) refunds of fees if overpayments have been made;
(c) expenditures on behalf of an infant, dependent adult or deceased’s estate, if the infant, dependent adult or deceased’s estate will reimburse the public guardian and trustee when funds become available;
(d) expenditures when acting as a property guardian pursuant to The Missing Persons and Presumption of Death Act, as a trustee pursuant to The Trustee Act, 2009 or pursuant to a power of attorney, if the missing person’s estate, the trust estate or the property that is subject to the power of attorney will be used to reimburse the public guardian and trustee when funds become available;
(e) payments to legal counsel acting on behalf of the public guardian and trustee.

(2) Payments made pursuant to clauses (1)(c), (d) and (e) that cannot be recovered by the public guardian and trustee are to be recovered through appropriation.

19 Jly 2002 cP-36.3 Reg 1 s24; 21 Sep 2012 SR 65/2012 s12.
Closing of accounts

25(1) As soon as is practicable after an infant for whom the public guardian and trustee has administered an account attains the age of 18 years, and on receiving a release of all claims with respect to the administration of the account from the person for whom it was administered, the public guardian and trustee shall:

(a) pay to that person, from the common fund, the balance of that person’s account; and

(b) deliver to that person all documents, titles and securities held on that person’s behalf.

(2) As soon as is practicable after the public guardian and trustee ceases to act for a dependent adult and on receiving a release of all claims with respect to the administration of the dependent adult’s estate from the person or the person’s personal representative, the public guardian and trustee shall:

(a) pay to that person or that person’s personal representative, from the common fund, the balance of that person’s account; and

(b) deliver to that person or that person’s personal representative all documents, titles and securities held on that person’s behalf.

(3) When the public guardian and trustee is ready to distribute an estate administered on behalf of a deceased person, and on receiving a release of all claims with respect to the administration of the deceased person’s estate from each beneficiary or his or her personal representative, the public guardian and trustee shall, as soon as is practicable:

(a) pay to each beneficiary or his or her personal representative, from the common fund, the portion of the estate’s account to which the beneficiary is entitled; and

(b) deliver to each beneficiary or his or her personal representative all documents, titles and securities to which the beneficiary is entitled.

(4) When the public guardian and trustee is notified that another person has been granted letters probate or letters of administration for an estate administered by the public guardian and trustee on behalf of a deceased person, and on receiving a release of all claims with respect to the administration of the deceased person’s estate from the administrator or executor taking over administration from the public guardian and trustee, the public guardian and trustee shall, as soon as is practicable:

(a) pay to the administrator or executor, from the common fund, the balance of the estate’s account; and

(b) deliver to the administrator or executor all documents, titles and securities related to the estate.

(5) After an account is closed, if the public guardian and trustee receives any income of $25 or less for that account, the public guardian and trustee may determine that no further funds are payable.
Administration of account after infant becomes an adult

26(1) In this section, “adult” means a person who is 18 years of age or older.

(2) If the public guardian and trustee has administered an account for an infant, the public guardian and trustee may continue to hold those funds once the infant becomes an adult if:

(a) the public guardian and trustee does not receive a release pursuant to subsection 25(1); or

(b) the adult submits a written request to the public guardian and trustee to hold those funds until that adult reaches a specified age, not to exceed 25 years of age.

19 Jly 2002 cP-36.3 Reg 1 s26.

Forms

27(1) The acknowledgement to act mentioned in section 29 of the Act is to be in Form A in the Appendix.

(2) The notice mentioned in section 42 of the Act is to be in Form B in the Appendix.

(3) The cancellation of an acknowledgement to act mentioned in section 29 of the Act is to be in Form C in the Appendix.


R.R.S. c.P-43.1 Reg 2 repealed

28 The Public Trustee Regulations, 1999 are repealed.

19 Jly 2002 cP-36.3 Reg 1 s28.

Coming into force

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

19 Jly 2002 cP-36.3 Reg 1 s29.
Appendix
FORM A
[Subsection 27(1)]

IN THE MATTER OF __________________________________________________________
of ____________________________________________________________________________ ,

SASKATCHEWAN AND IN THE MATTER OF THE PUBLIC GUARDIAN AND TRUSTEE ACT.

ACKNOWLEDGEMENT

The public guardian and trustee of Saskatchewan, pursuant to clause 29(2)(a) of The Public Guardian and Trustee Act, acknowledges that the public guardian and trustee is the property guardian for ______________________________________________________.

DATED at the City of __________________________ , in the Province of Saskatchewan, this _______ day of _____________________ , ___________ .

(seal) PUBLIC GUARDIAN AND TRUSTEE OF SASKATCHEWAN
Per: _______________________________

IN THE QUEEN'S BENCH
JUDICIAL CENTRE OF ______________________________________________________

IN THE ESTATE OF __________________________________________________________

LATE OF ____________________________________________________________

IN THE PROVINCE OF _____________________________________________________

(occupation)

DECEASED.

NOTICE

TO: PUBLIC GUARDIAN AND TRUSTEE OR PROPERTY GUARDIAN (as the case may be)

Take notice that ______________________________________________________________,
of ______________________________________________________________

(mailing address)

(telephone) (fax)

is making application to the court for grant of letters __________________ in the
estate of the deceased, who died at ____________________________ , on the______ day
of _________________________________ , ___________ .

And further take notice that the deceased died (in)testate, survived by the following
competent adults entitled to share in the estate:

Name ________________________________________________________________

Address ______________________________________________________________

Relationship to deceased __________________________________________________

and survived by the following persons under the age of 18 years entitled to share in the
estate:

Name ________________________________________________________________

Name & address of guardian _______________________________________________

Relationship to deceased __________________________________________________

Date of birth __________________________________________________________

and survived by the following persons under the age of 18 years who may have a claim
against the estate pursuant to The Dependant's Relief Act, 1996:

Name ________________________________________________________________

Name & address of guardian _______________________________________________

Relationship to deceased __________________________________________________

Date of birth __________________________________________________________
and survived by the following persons who are dependent adults as defined in The Public Guardian and Trustee Act and who are entitled to share in the estate:

Name _________________________________________________________________________
Address _______________________________________________________________________
Relationship to deceased ________________________________________________________
Date of birth ___________________________________________________________________

and survived by the following persons who are dependent adults as defined in The Public Guardian and Trustee Act and who may have a claim against the estate pursuant to The Dependant’s Relief Act, 1996 or The Family Property Act:

Name _________________________________________________________________________
Address _______________________________________________________________________
Relationship to deceased ________________________________________________________
Date of birth ___________________________________________________________________

And further take notice that the following are attached to this notice:

(a) a statement of the assets of the deceased as shown on the application;
(b) a statement of the debts of the estate; and
(c) a copy of the Last Will and Testament of the deceased, if applicable.

DATED this ___________ day of _________________________________, ____________ .

This document was delivered by:

__________________________________________
(Firm name)

__________________________________________
(Address)

Address of Property Guardian

19 July 2002 cP-36.3 Reg 1 Appendix.
FORM C
[Subsection 27(3)]

IN THE MATTER OF ____________________________
of ____________________________,
SASKATCHEWAN AND IN THE MATTER OF THE PUBLIC GUARDIAN AND TRUSTEE ACT.

CANCELLATION OF ACKNOWLEDGEMENT TO ACT

The public guardian and trustee of Saskatchewan, pursuant to subsection 29(3.1) of The Public Guardian and Trustee Act, revokes the acknowledgement that the public guardian and trustee is the property guardian for ____________________________.

DATED at the City of ____________________________, in the Province of Saskatchewan, this ______ day of ______________________, ______.

(seal) PUBLIC GUARDIAN AND TRUSTEE OF SASKATCHEWAN
Per: ____________________________
