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PART I/PARTIE I

Volume 109 No. 48/nº 48 REGINA, FRIDAY, NOVEMBER 29, 2013/REGINA, VENDREDI, 29 NOVEMBRE 2013 TABLE OF CONTENTS/TABLE DES MATIÈRES PART I/PARTIE I SPECIAL DAYS/JOURS SPÉCIAUX..... 2418 PROGRESS OF BILLS/RAPPORT SUR L'ÉTAT DES PROJETS DE LOI (Third Session, Twenty-Seventh Legislative Assembly/Troisième session, 27° Assemblée législative)...... 2418 ACTS NOT YET PROCLAIMED/LOIS NON ENCORE PROCLAMÉES..... 2419 ACTS IN FORCE ON SPECIFIC DATES/LOIS EN VIGUEUR À DES DATES PRÉCISES 2423 ACTS IN FORCE ON SPECIFIC EVENTS/LOIS ENTRANT EN VIGUEUR À DES OCCURRENCES PARTICULIÈRES..... 2423 ACTS PROCLAIMED/LOIS PROCLAMÉES (2013) 2424 MINISTERS' ORDERS/ARRÊTÉS MINISTÉRIELS..... 2426 The Highways and Transportation Act, 1997..... 2426 The Municipalities Act..... 2426 CORPORATE REGISTRY NOTICES/AVIS DU REGISTRE DES SOCIÉTÉS 2433 The Business Corporations Act. 2433 The Business Names Registration Act. 2451The Non-profit Corporations Act, 1995/Loi de 1995 sur les sociétés sans but lucratif..... 2455 PUBLIC NOTICES/AVIS PUBLICS 2456 The Business Corporations Act..... 2456 The Highways and Transportation Act, 1997..... 2457The Naturopathy Act..... 2458RULES OF COURT/RÈGLES DE PROCÉDURE 2481 Court of Appeal for Saskatchewan (Practice Directives) 2481 2486 PART II/PARTIE II SR 92/2013 The Summary Offences Procedure Amendment Regulations, 2013 (No. 2)..... 887 SR 93/2013 The Municipal Restructuring Assistance Program Repeal Regulations..... 890 The Urban Loan Assistance Program Repeal Regulations..... SR 94/2013 891

SPECIAL DAYS/JOURS SPÉCIAUX

The following week has been designated by the Minister of Health as:

"Health Research Week" in Saskatchewan, December 1 to 7, 2013.

PROGRESS OF BILLS/RAPPORT SUR L'ÉTAT DES PROJETS DE LOI

(Third Session, Twenty-Seventh Legislative Assembly/Troisième session, 27e Assemblée législative)

Government Bills/Projets de loi émanant du gouvernement

Bill No./Nº du projet de loi	Name (listed Alphabetically)/ Nom (par ordre alphabétique)	Coming into force/ Entrée en vigueur
112	The Accounting Profession Act	
122	The Alcohol and Gaming Regulation Amendment Act, 2013 (No. 2) Loi no 2 de 2013 modifiant la Loi de 1997 sur la réglementation o boissons alcoolisées et des jeux de hasard	des
108	The Athletics Commission Act	
100	The Assessment Management Agency Amendment Act, 2013	
102	The Builders' Lien Amendment Act, 2013	
98	The Child Care Act, 2013/Loi de 2013 sur les garderies d'enfants	
121	The Election Amendment Act, 2013	
104	The Enforcement of Maintenance Orders Consequential Amendment Act, 2013	
103	The Enforcement of Maintenance Orders Amendment Act, 2013/ Loi de 2013 modifiant la Loi de 1997 sur l'exécution des ordonnances alimentaires	On Assent
114	The Health Care Directives and Substitute Health Care Decision Makers Amendment Act, 2013	Proclamation
105	The Informal Public Appeals Act	Proclamation
109	The Labour-sponsored Venture Capital Corporations Amendment Act, 2013	On Assent/ Specific Date
106	The Legal Profession Amendment Act, 2013	-
120	The Lobbyists Act	
123	The Miscellaneous Statutes Repeal Act, 2013 (No. 2)	On Assent
124	The Miscellaneous Statutes Repeal (Consequential Amendment) Act, 2013/Loi de 2013 portant modifications corrélatives à la loi intitulée The Miscellaneous Statutes Repeal Act, 2013 (No. 2)	Specific Event
116	The Municipalities Amendment Act, 2013 (No. 2)	=
117	The Municipalities Consequential Amendment Act, 2013/ Loi de 2013 portant modification corrélative à la loi intitulée The Municipalities Amendment Act, 2013 (No. 2)	Specific Event

Bill No./N° du projet de loi	Name (listed Alphabetically)/ Nom (par ordre alphabétique)	Coming into force/ Entrée en vigueur					
111	The Personal Care Homes Amendment Act, 2013						
113	The Powers of Attorney Amendment Act, 2013/Loi de 2013						
	modifiant la Loi de 2002 sur les procurations	Proclamation					
99	The Public Employees Pension Plan Amendment Act, 2013	On Assent					
115	The Public Guardian and Trustee Amendment Act, 2013	On Assent					
118	The Saskatchewan Polytechnic Act	Proclamation					
119	The Saskatchewan Polytechnic Consequential Amendments Act, 2 Loi de 2013 portant modifications corrélatives à la loi intitulée The Saskatchewan Polytechnic Act						
110	The Senate Nominee Election Repeal Act	On Assent					
101	The University of Saskatchewan Amendment Act, 2013	On Assent					
107	The Wildfire Act						
Bill No /Nº du	Private Members' Bills/ Projets de loi émanant des dépu						
Bill No./N° du projet de loi	Name (listed Alphabetically)/	Coming into force/					
Bill No./Nº du projet de loi 605	-	Coming into force/ Entrée en vigueur					
projet de loi	Name (listed Alphabetically)/ Nom (par ordre alphabétique) The Public-Private Partnerships Transparency and	Coming into force/ Entrée en vigueur					
projet de loi	Name (listed Alphabetically)/ Nom (par ordre alphabétique) The Public-Private Partnerships Transparency and Accountability Act	Coming into force/ Entrée en vigueur					
projet de loi 605	Name (listed Alphabetically)/ Nom (par ordre alphabétique) The Public-Private Partnerships Transparency and Accountability Act	Coming into force/ Entrée en vigueur On Assent					

ACTS NOT YET PROCLAIMED/LOIS NON ENCORE PROCLAMÉES

Title/ Titre:	Chapter/ Chapitre:
The Aboriginal Courtworkers Commission Act, S.S. 1995 Assented to May 18, 1995	A-1.1
The Certified Management Accountants Act, S.S. 2000 Assented to June 21, 2000	C-4.111
The Child and Family Services Amendment Act, 2003, S.S. 2003 Assented to June 27, 2003	17
The Condominium Property Amendment Act, 2013, S.S. 2013 Assented to May 15, 2013	7
The Conservation Easements Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010	6
The Consumer Protection and Business Practices Act, S.S. 2013 Assented to May 15, 2013	C-30.2
The Court Officials Act, 2012, S.S. 2012/Loi de 2012 sur les fonctionnaires de justice, L.S. 2012 Assented to May 16, 2012	C-43.101

Title/ Titre:	Chapter/ Chapitre:
The Credit Union Act, 1998, S.S. 1998 Assented to June 11, 1998, clauses 2(1)(v), subsection 9(2), clause 10(c), Parts VI and XXI, clauses 440(1)(o) to (s) and (hh), and subsection 440(2) not yet proclaimed	
The Credit Union Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010, clause 3(b) not yet proclaimed	8
The Credit Union Amendment Act, 2012, S.S. 2012 Assented to May 16, 2012	9
The Education Amendment Act, 2013, S.S. 2013/Loi de 2013 modifiant la Loi de 1995 sur l'éducation, L.S. 2013 Assented to May 15, 2013, sections 11 and 12 and clause 38(1)(c) not yet proclaimed	9
The Enforcement of Judgments Conventions Act, S.S. 1998/Loi sur les conventions sur l'exécution de jugements, L.S. 1998 Assented to June 11, 1998	E-9.13
The Enforcement of Maintenance Orders Amendment Act, 2012, S.S. 2012/Loi de 2012 modifiant la Loi de 1997 sur l'exécution des ordonnances alimentaires, L.S. 2012 (Assented to May 16, 2012)	13
The Enforcement of Money Judgments Act, S.S. 2010 Assented to May 20, 2010, clause 93(1)(k) not yet proclaimed	E-9.22
The Environmental Management and Protection Act, 2010, S.S. 2010 Assented to May 20, 2010	E-10.22
The Film and Video Classification Amendment Act, 2006, S.S. 2006 Assented to May 19, 2006	20
The Forest Resources Management Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010	13
The Health Information Protection Act, S.S. 1999 Assented to May 6, 1999, subsections 17(1), 18(2) and (4), and section 69 not yet proclaimed.	H-0.021
The Highways and Transportation Act, 1997, S.S. 1997 Assented to May 21, 1997, section 13 not yet proclaimed	H-3.01
The Horned Cattle Purchases Amendment Act, 2002, S.S. 2002 Assented to June 20, 2002	20
The International Protection of Adults (Hague Convention Implementation) Act, S.S. 2005/ Loi de mise en oeuvre de la Convention de la Haye sur la protection internationale des adultes, L.S. 2005 Assented to May 27, 2005	I 10 91
The Land Surveys Act, 2000, S.S. 2000 Assented to June 29, 2000, section 22 and Parts IV and VII not yet proclaimed	
The Land Titles Act, 2000, S.S. 2000 Assented to June 29, 2000, sections 51 and 151 and subsection 167(2) not yet proclaimed	L-5.1
The Land Titles Amendment Act, 2012, S.S. 2012 Assented to May 16, 2012	19
The Management and Reduction of Greenhouse Gases Act, S.S. 2010 Assented to May 20, 2010	M-2.01
The Medical Profession Amendment Act, 2013, S.S. 2013 Assented to May 15, 2013	14

Title/ Titre:	Chapter/ Chapitre
The Midwifery Act, S.S. 1999 Assented to May 6, 1999, subsections 7(2) to (5), sections 8 to 10 not yet proclaimed	M-14.1
The Occupational Health and Safety Amendment Act, 2012, S.S. 2012 Assented to May 16, 2012, sections 5 and 24 not yet proclaimed	
The Personal Property Security Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010, sections 4 to 8 not yet proclaimed	
The Podiatry Act, S.S. 2003 Assented to May 27, 2003, clauses 14(2)(n) and (o) not yet proclaimed	P-14.1
The Pooled Registered Pension Plans (Saskatchewan) Act, S.S. 2013 Assented to May 15, 2013	P-16.101
The Power Corporation Amendment Act, 2001, S.S. 2001 Assented to June 28, 2001, section 15 not yet proclaimed	30
The Power Corporation Amendment Act, 2013, S.S. 2013 Assented to May 15, 2013, section 7 not yet proclaimed	25
The Prescription Drugs Amendment Act, 2002, S.S. 2002 Assented to June 20, 2002, section 4 not yet proclaimed	
The Prescription Drugs Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010	
The Public Health Act, 1994, S.S. 1994 Assented to June 2, 1994, subsection 73(5) not yet proclaimed	
The Public Health Amendment Act, 2004, S.S. 2004 Assented to June 17, 2004, section 7 not yet proclaimed	
The Queen's Bench Amendment Act, 2012, S.S. 2012/Loi de 2012 modifiant la Loi de 1998 sur la Cour du Banc de la Reine, L.S. 2012 Assented to May 16, 2012	
The Regional Health Services Act, S.S. 2002 Assented to July 10, 2002, 65(1) and (3), not yet proclaimed	
The Regional Parks Act, 2013, S.S. 2013 Assented to May 15, 2013	R-9.11
The Safer Communities and Neighbourhoods Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010	30
The Saskatchewan Employment Act, S.S. 2013 Assented to May 15, 2013	S-15.1
The Saskatchewan Insurance Amendment Act, 2003, S.S. 2003 Assented to June 27, 2003, clauses 3(a), (c) and (f), that portion of clause 3(h) which repeals clauses 2(1) (q), (r), (t), (u), (w), (bb), (cc), (ff), (kk), (ll), (mm), (ww) and (bbb) of The Saskatchewan Insurance Act, clauses 3(k) and (m), section 4, subsection 13(3), sections 14, 37, 38 and 39, clauses 97(a) and (and that portion of clause 97(c) which enacts clause 97(c.1) of The Saskatchewan Insurance Act not yet proclaimed	b) t
The Saskatchewan Natural Resources Transfer Agreement (Treaty Land Entitlement) Amendment Act, 2001, S.S. 2001 Assented to June 28, 2001	
The Saskatchewan Pension Plan Amendment Act, 2013, S.S. 2013 Assented to May 15, 2013	

Title/ Titre:	Chapter/ Chapitre:
The Securities Amendment Act, 2007, S.S. 2007 Assented to May 17, 2007, subsection 10(3), that portion of section 42 that repeals section 118 of The Securities Act, 1988 and section 58 not yet proclaimed	41
The Securities Amendment Act, 2008, S.S. 2008 Assented to December 3, 2008, sections 12 and 14 (that part of section 14 that repeals section 45 of The Securities Act, 1988), section 33 not yet proclaimed	35
The Securities Amendment Act, 2012, S.S. 2012 Assented to May 16, 2012, clauses 3(e), (g) and (h), sections 7, 12 to 15, 22 and 31, not yet proclaimed.	32
The Securities Amendment Act, 2013, S.S. 2013 Assented to May 15, 2013, subsections 3(1) to (6), (8) to (14) and (16) to (20); sections 9, 11, 13 to 29 and 31; clauses 32(1)(a) to (f) and 32(2)(a); subsection 32(3); sections 33 to 35 and 37 to 42 clauses 46(a) to (k), (m), (n), (p), (q), (s) and (t); and sections 47 and 48 not yet proclaimed	2;
The Senate Nominee Election Act, S.S. 2009 Assented to May 14, 2009	S-46.003
The Social Workers Amendment Act, 2008, S.S. 2008 Assented to May 14, 2008, that portion of section 5 that adds clause 18(2)(b) and that portion of section 6 that adds subsection 21(3), not yet proclaimed	23
The Social Workers Amendment Act, 2013, S.S. 2013 Assented to May 15, 2013	35
The Ticket Sales Act, S.S. 2010 Assented to May 20, 2010, section 4 not yet proclaimed	T-13.1
The Tobacco Control Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010, clause 3(c); section 5; that portion that adds subsection 6(7); section those portions of clause 17(b) that add clauses 30(c.11),(c.12) and (c.14) not yet proclaimed	
The Trust and Loan Corporations Act, 1997, S.S. 1997 Assented to May 21, 1997, clause 44(a) and section 57 not yet proclaimed	T-22.2
The Vehicle Administration Amendment Act, 2002, S.S. 2002 Assented to June 20, 2002, sections 8 and 11 not yet proclaimed	
The Vehicle Administration Amendment Act, 2004, S.S. 2004 Assented to June 10, 2004, sections 11, 16 and 24 not yet proclaimed	32
The Victims of Crime Amendment Act, 2011, S.S. 2011/ Loi de 2011 modifiant la Loi de 1995 sur les victimes d'actes criminels L.S. 2011 Assented to May 18, 2011	21
The Wildlife Habitat Protection (Land Designation) Amendment Act, 2010, S.S. 2010 Assented to May 20, 2010	36
The Workers' Compensation Act, 2013, S.S. 2013 Assented to May 15, 2013	W-17.11

Note: This table is for convenience of reference and is not comprehensive; it is meant to be used in conjunction with the *Tables of Saskatchewan Statutes* published by the Queen's Printer. Please refer to the Separate Chapters and the Tables for any additional information regarding Proclamation dates and Coming into Force dates for the Statutes listed above./Le présent tableau a pour but de faciliter la référence et n'est pas complet; il est utilisé en conjonction avec le Tableau des lois de la Saskatchewan (*Tables of Saskatchewan Statutes*) publié par l'Imprimeur de la Reine. Veuillez vous référer aux chapitres tirés à part et au Tableau pour obtenir de plus amples renseignements relatifs aux dates de proclamation et d'entrée en vigueur des lois susmentionnées.

ACTS IN FORCE ON SPECIFIC DATES/LOIS ENTRANT EN VIGUEUR À DES DATES PRÈCISES

Title/ Titre:	Bill/ Projet de loi:	Chapter/ Chapitre
The Cities Amendment Act, 2013, S.S. 2013 (Assented to May 15, 2013) (Specific Date: January 1, 2014, sections 4, 25 and 38; sections 30, 31, 36 and are retroactive and deemed to be in force on and from January 1, 2013)		6
Title/ Titre:	Bill/ Projet de loi:	Chapter/ Chapitre
The Municipalities Amendment Act, 2013, S.S. 2013 (Assented to May 15, 2013) (Specific Date: January 1, 2014, sections 3, 10, 38, 46, 47, 52 and clause 23(c) sections 43, 44, 45, 51 and 58 are retroactive and deemed to be in force on and from January 1, 2013)	•	19
The Northern Municipalities Amendment Act, 2013, S.S. 2013 (Assented to May 15, 2013) (Specific Date: January 1, 2014, section 37; sections 42, 43, 47 and 54 are retroactive and deemed to be in force on and from January 1, 2013)	75	20

ACTS IN FORCE ON SPECIFIC EVENTS/ LOIS ENTRANT EN VIGUEUR À DES OCCURRENCES PARTICULIÈRES

Title/ Titre:	Chapter/ Chapitre:
The Court Officials Consequential Amendments Act, 2012, S.S. 2012 (Assented to May 16, 2012) Specific Event: comes into force on the coming into force of section 1 of The Court Officials Act, 2012	8
The Enforcement of Maintenance Orders Consequential Amendments Act, 2012, S.S. 2012 (Assented to May 16, 2012) Specific Event: comes into force on the coming into force of section 1 of The Enforcement of Maintenance Orders Amendment Act, 2012	14
The Management and Reduction of Greenhouse Gases Amendment Act, 2013, S.S. 2013 (Assented to May 15, 2013) Specific Event: comes into force on the coming into force of section 1 of The Management and Reduction of Greenhouse Gases Act	13
The Miscellaneous Statutes (Professional Discipline) Amendment Act, 2010, S.S. 2010 (Assented to May 20, 2010) Specific Event: sections 11 to 13 come into force on the coming into force of The Certified Management Accountants Act	20
The Northern Municipalities Amendment Act, 2013, S.S. 2013 (Assented to May 15, 2013) Specific Event: section 55 comes into force on the coming into force of section 1 of The Enviro Management and Protection Act, 2010; section 56 comes into force on the coming into force of section 1 of The Forest Resource Management Amendment Act, 2010	

Title/ Titre:	Chapter/ Chapitre:
The Pooled Registered Pension Plans (Saskatchewan) Consequential Amendments Act, 2013, S.S. Loi de 2013 portant modifications corrélatives à la loi intitulée The Pooled Registered Pension Plans (Saskatchewan) Act, L.S. 2013 (Assented to May 15, 2013) Specific Event: comes into force on the coming into force of section 1 of The Pooled Registered Pension Plans (Saskatchewan) Act	
The Public Inquiries Consequential Amendments Act, 2013, S.S. 2013 (Assented to May 15, 2013) Specific Event: comes into force on the coming into force of section 1 of The Public Inquiries Act, 2013	
The Regional Parks Consequential Amendments Act, 2013, S.S. 2013/Loi de 2013 portant modifications corrélatives à la loi intitulée The Regional Parks Act, 2013, L.S. 2013 (Assented to May 15, 2013) Specific Event: comes into force on the coming into force of section 1 of The Regional Parks Act, 2013	29
The Representation Act, 2013, S.S. 2013 (Assented to May 15, 2013) Specific Event: notwithstanding subsection 23(2) of The Constituency Boundaries Act, 1993, this Act comes into force on the day following the day the Twenty-Seventh Legislative Assemblis dissolved or is determined by effluxion of time	•
The Saskatchewan Pension Plan Amendment Act, 2013 (No. 2), S.S. 2013 (Assented to May 15, 2013) Specific Event: comes into force on the coming into force of section 1 of The Pooled Registered Pension Plans (Saskatchewan) Act	31
The Trustee Act, 2009, S.S. 2009 (Assented to March 31, 2009) Specific Event: section 65 comes into force on the coming into force of section 1 of The Certified Management Accountants Act	T-23.01

ACTS PROCLAIMED/LOIS PROCLAMÉES

(2013)

The following proclamations have been issued that are effective on or after January 1, 2013:

The Alcohol and Gaming Regulation Amendment Act, 2013, S.S. 2013, c.2./Loi de 2013 modifiant la Loi de 1997 sur la réglementation des boissons alcoolisées et des jeux de hasard, L.S. 2013, ch. 2. Proclaimed in force August 6, 2013.

The Animal Identification Amendment Act, 2013, S.S. 2013, c.3. Proclaimed in force June 15, 2013.

The Animal Products Amendment Act, 2013, S.S. 2013, c.4. Proclaimed in force June 15, 2013.

The Assessment Appraisers Amendment Act, 2012, S.S. 2012, c.3. Proclaimed in force March 15, 2013.

The Commissioners for Oaths Act, 2012, S.S. 2012, c.C-16.001. Proclaimed in force February 15, 2013.

The Common Business Identifiers Act, S.S. 2013, c.C-16.002. Proclaimed in force October 19, 2013.

The Community Planning Profession Act, 2013, S.S. 2013, c-21.1. Proclaimed in force September 15, 2013.

The Correctional Services Act, 2012, S.S. 2012, c.C-39.2. Proclaimed in force June 28, 2013.

The Creative Saskatchewan Act, S.S. 2013, c.C-43.12. Proclaimed in force July 2, 2013.

The Education Amendment Act, 2012, S.S. 2012, c.10./Loi de 2012 modifiant la Loi de 1995 sur l'éducation, L.S. 2012, ch.10. Proclaimed in force January 1, 2013.

The Education Amendment Act, 2013, S.S. 2013, c.9/Loi de 2013 modifiant la Loi de 1995 sur l'éducation, L.S. 2013, ch.9. Section 7 and clause 38(1)(a) proclaimed in force September 16, 2013.

The Foreign Worker Recruitment and Immigration Services Act, S.S. 2013, F-18.1. Proclaimed in force October 11, 2013.

The Global Transportation Hub Authority Act, S.S. 2013, c.G-5.01. Proclaimed in force August 6, 2013.

The Information Services Corporation Act, S.S. 2013, c.I-9.001. Proclaimed in force May 30, 2013.

The International Interests in Mobile Aircraft Equipment Act, S.S. 2007, c.I-10.201./Loi sur les garanties internationales portant sur des matériels d'équipment aéronautiques mobiles, L.S. 2007, ch.I-10.201. Proclaimed in force April 1, 2013.

The Justices of the Peace Amendment Act, 2013, S.S. 2013, c.12./Loi de 2013 modifiant la Loi de 1988 sur les juges de paix, L.S. 2013, ch.12. Proclaimed in force July 15, 2013.

The Miscellaneous Statutes Repeal Act, 2013, S.S. 2013, c.15. Section 11 proclaimed in force November 15, 2013.

The Miscellaneous Statutes (Saskatchewan Telecommunications) Amendment Act, 2013, S.S. 2013, c.16. Proclaimed in force October 1, 2013.

The Municipal Board Amendment Act, 2013, S.S. 2013, c.17. Subclause 9(a)(ii) and sections 12, 16 and 17 proclaimed in force July 1, 2013.

The Operation of Public Registry Statutes Act, S.S. 2013, c.O-4.2. Proclaimed in force May 30, 2013, except Division 16 of Part VII.

The Operation of Public Registry Statutes Act, S.S. 2013, c.O-4.2. Division 16 of Part VII proclaimed in force June 16, 2013.

The Operation of Public Registry Statutes Consequential Amendments Act, 2013, S.S. 2013, c.21./Loi de 2013 portant modifications corrélatives à la loi intitulée The Operation of Public Registry Statutes Act, 2013, L.S. 2013, ch.21. Proclaimed in force May 30, 2013, except section 4.

The Operation of Public Registry Statutes Consequential Amendments Act, 2013, S.S. 2013, c.21./
Loi de 2013 portant modifications corrélatives à la loi intitulée The Operation of Public Registry Statutes Act, 2013, L.S. 2013, ch.21. Section 4 proclaimed in force June 16, 2013.

The Parks Amendment Act, 2013, S.S. 2013, c.22. Subsection 5(2) proclaimed in force August 29, 2013.

The Public Health (Howard's Law) Amendment Act, S.S. 2013, c.26. Proclaimed in force November 7, 2013.

The Public Trustee Amendment Act, 2001, S.S. 2001, c.33. Section 18 and subsections 22(3), (8), (9) and (11) to (14) proclaimed in force February 15, 2013.

The Regulatory Modernization and Accountability Act, S.S. 2013, c.R-16.3. Proclaimed in force October 21, 2013.

The Saskatchewan Advantage Grant for Education Savings (SAGES) Act, S.S. 2012, c.S-5.1. Proclaimed in force April 4, 2013.

The Securities Amendment Act, 2013, S.S. 2013, c.33. Sections 1 and 2, subsections 3(7) and (15), sections 10, 12, 17, 30, clauses 32(1)(g), 32(2)(b) and (c), sections 36, 43, 44 and 45 and clauses 46(l), (o) and (r) proclaimed in force September 1, 2013.

The Traffic Safety Amendment Act, 2006, S.S. 2006, c.9. Clauses 4(a) and 6(a) proclaimed in force July 1, 2013.

*Note: A proclamation appearing in this list for the first time is indicated in bold print./Une loi proclamée qui figure pour la première fois dans cette liste apparaît en caractères gras.

MINISTERS' ORDERS/ARRÊTÉS MINISTÉRIELS

The Highways and Transportation Act, 1997 [clause 35.1(1)(d)]

INCREASING WEIGHT DESIGNATION — PROVINCIAL HIGHWAY NO. 55

ORDER for Increasing Weight Designation on Provincial Highway No. 55.

<u>Reference:</u> Increasing weight limits on a section of Provincial Highway No. 55 from the junction of Provincial Highway No. 21 at Pierceland to the Alberta border.

Pursuant to clause 35.1(1)(d) of *The Highways and Transportation Act, 1997*:

For the purpose of managing traffic on and protecting provincial highways, NOTICE IS HEREBY GIVEN that effective 12:01 a.m., November 21, 2013, unless restricted by a Minister's Order issued under clause 35.1(1)(a) of *The Highways and Transportation Act, 1997*, this Order authorizes any person, vehicle or class of vehicles to operate at the weights set for primary highways by *The Vehicle Weight and Dimension Regulations, 2010*, on Provincial Highway No. 55 from the junction of Provincial Highway No. 21 at Pierceland to the Alberta border.

This Order will remain in effect until November 21, 2023, unless sooner varied or rescinded.

Dated at Regina, Saskatchewan, the 20th day of November, 2013.

Ron Gerbrandt, Acting Assistant Deputy Minister, Regional Services Division, Highways and Infrastructure.

The Municipalities Act [sections 53 and 61]

NOTICES OF DISSOLUTION – THE VILLAGE OF ANTLER

Pursuant to section 53 of *The Municipalities Act*, the Village of Antler has applied to dissolve into the Rural Municipality of Antler No. 61.

It is deemed appropriate and in the public interest to dissolve the Village of Antler at this time. The undersigned, therefore, issues an Order pursuant to section 61 of *The Municipalities Act*.

IT IS HEREBY ORDERED THAT:

- 1 The Village of Antler is dissolved and its area is included within the Rural Municipality of Antler No. 61.
- 2 The former Village of Antler is designated as a 'special service area' for the purpose of assigning different tax rates, applying different tax tools and providing different service levels within the Rural Municipality of Antler No. 61.
- 3 The designated 'special service area' is confirmed, as being within the boundaries of the former Village of Antler, that being the south-west quarter of Section 14, Township 7, Range 30; and all that portion of the north-west quarter of Section 14, Township 7, Range 30 bound on the north by the northerly limit of the station grounds of the Canadian Pacific Railway as shown on Plan of Record No. 37727 Antler in the Land Titles Office for the Land Registration District of Arcola; all of the First Meridian in the Province of Saskatchewan.
- 4 The Rural Municipality of Antler allocate all revenues collected from and on behalf of the special service area to special service area accounts; and all expenses of the special service area be allocated to and paid from special service area accounts.

- **5** A statement of revenues and expenditures of the special service area be presented to council annually and any additional time(s) requested by council.
- **6** The terms and conditions of the restructuring agreement entered into by the Village of Antler and the Rural Municipality of Antler No. 61 are confirmed as follows:
 - (a) this agreement has been entered into by the Village of Antler and the Rural Municipality of Antler No. 61 for the purpose of the dissolution of the Village of Antler;
 - (b) a municipal council consisting of a Reeve and seven councillors will govern the Rural Municipality of Antler No. 61:
 - (c) the Village of Antler be designated a special service area for the purposes of assigning different tax rates and/or application of tax tools and providing different service levels;
 - (d) the designated service area being within the boundaries of the former Village of Antler that being the south-west quarter of Section 14, Township 7, Range 30 of the Principal Meridian in the Province of Saskatchewan;
 - (e) this agreement may be amended:
 - (i) by the agreement of the councils which are signatories to the agreement, prior to the application being forwarded to the Minister for approval; and
 - (ii) by the Council of the Rural Municipality of Antler No. 61 after the Minister's Order, not for a period of two years and then only when an amendment is in the best interests of the ratepayers of the former Village of Antler and the Rural Municipality of Antler No. 61;
 - (f) the assets and liabilities of the Village of Antler shall become the assets and liabilities of the Rural Municipality of Antler No. 61 upon dissolution of the Village of Antler;
 - (g) cash assets remaining subsequent to settlement of the Village of Antler's assets and liabilities will be set aside for provision of services and/or benefits within the former Village of Antler;
 - (h) all grants received by the Rural Municipality of Antler No. 61 in recognition of the former Village of Antler will be set aside for provision of services and/or benefits within the former Village of Antler;
 - (i) the Rural Municipality of Antler No. 61 will ensure that fire protection services are inclusive and consistent with fire protection service agreements currently established by the municipality;
 - (j) the Rural Municipality of Antler No. 61 will provide street maintenance and snow removal consistent with current arrangements;
 - (k) the administrator for the Village of Antler, who is also the administrator for the Rural Municipality of Antler No. 61, will continue as an employee of the Rural Municipality of Antler No. 61;
 - (l) upon dissolution, the boundaries of the Village of Antler shall be considered a separate division within the boundaries of the Rural Municipality of Antler No. 61 and as such, a councillor shall be elected to represent that division;
 - (m) this agreement will come into effect on the date of dissolution as set out in the Minister's Order.
- 7 The dissolution shall take effect on December 31, 2013.
- 8 The imposition of special levies is authorized on affected properties for a period not greater than ten years or in the case of retiring a debt of the municipality not greater than the term of the debt, for the following purposes: renewing municipal infrastructure; remedying and reclaiming contaminated sites; and settling any liabilities.

- **9** Melissa Roberts is appointed to adjust and settle the assets and liabilities of the Village of Antler including:
 - (a) the sale of, the disposition of and the conversion into money of sufficient assets to satisfy the liabilities of the village and pay the remuneration of the person appointed by this Order;
 - (b) the allocation of any grants, surplus funds and reserves; and
 - (c) the manner of dealing with the liabilities and pursuant to subsection 63(4) of *The Municipalities Act*, if there are insufficient realizable assets to satisfy the liabilities of the municipality to: assess, levy, collect and enforce payment of any amount that may be required to satisfy the liabilities of the municipality and all associated expenses and pay the remuneration of the person appointed pursuant to this Order.
- 10 Remuneration for settling the assets and liabilities be paid to Melissa Roberts at a rate of \$25.00 per hour of work, and 40.65 cents/travelled kilometre and reimbursement of related miscellaneous expenses.

IT IS FURTHER ORDERED THAT:

- 11 The "special service area" formerly known as the Village of Antler, is deemed to be within Division 1 in the Rural Municipality of Antler No. 61, from the date of dissolution until an election for the new division is held; and the councillors of the Rural Municipality of Antler No. 61 will be the interim council until the election is held on January 15, 2014.
- 12 A new division, namely Division 7, is created in the Rural Municipality of Antler No. 61 as of January 15, 2014.
- 13 The boundaries of Division 7, being consistent with the boundaries of the former Village of Antler, shall be described as follows:

Division 7:

South-west quarter of Section 14, Township 7, Range 30; and

All that portion of the north-west quarter of Section 14, Township 7, Range 30 bound on the north by the northerly limit of the station grounds of the Canadian Pacific Railway as shown on Plan of Record No. 37727 Antler in the Land Titles Office for the Land Registration District of Arcola;

All West of the First Meridian in the Province of Saskatchewan.

IT IS FURTHER ORDERED THAT:

- 14 An election be held on January 15, 2014, for the councillor to represent Division 7, as described herein to coincide with the effective date of the creation of the division.
- 15 Melissa Roberts is appointed as Returning Officer, to conduct the election in accordance with *The Local Government Elections Act*.
- 16 The term of office for the councillor representing Division 7 shall begin January 15, 2014, and shall expire at the time of the general election October 2016, and every four years thereafter.

IT IS FURTHER ORDERED that the area of the Rural Municipality of Antler No. 61 shall be confirmed as follows:

Township 7, Ranges 30, 31, 32, 33;

Sections 1, 2, 11 to 14, 23 to 26, 35 and 36 of Township 7, Range 34;

Township 8, Ranges 30, 31, 32, 33;

Sections 1, 2, 11 to 14, 23 to 26, 35 and 36 of Township 8, Range 34;

All West of the First Meridian, in the Province of Saskatchewan.

The seven divisions shall be confirmed as follows:

Division 1:

Township 7, Range 30; and

Sections 1 to 3, 10 to 15, 22 to 27, 34 to 36 of Township 7, Range 31;

Excepting Division 7;

All West of the First Meridian.

Division 2:

Sections 4 to 9, 16 to 21, 28 to 33 of Township 7, Range 31; and

Township 7, Range 32;

All West of the First Meridian.

Division 3:

Township 7, Range 33; and

Sections 1, 2, 11 to 14, 23 to 26, 35 and 36 of Township 7, Range 34;

All West of the First Meridian.

Division 4:

Township 8, Range 30; and

Sections 1 to 3, 10 to 15, 22 to 27 and 34 to 36 of Township 8, Range 34;

All West of the First Meridian.

Division 5:

Sections 4 to 9, 16 to 21, 28 to 33 of Township 8, Range 31; and

Township 8, Range 32;

All West of the First Meridian.

Division 6:

Township 8, Range 33; and

Sections 1, 2, 11 to 14, 23 to 26, 35 and 36 of Township 8, Range 34;

All West of the First Meridian.

Division 7:

South-west quarter of Section 14, Township 7, Range 30; and

All that portion of the north-west quarter of Section 14, Township 7, Range 30 bound on the north by the northerly limit of the station grounds of the Canadian Pacific Railway as shown on Plan of Record No. 37727 Antler in the Land Titles Office for the Land Registration District of Arcola;

All West of the First Meridian.

Dated at the City of Regina, in the Province of Saskatchewan, this 18th day of November, 2013.

Keith Comstock, Assistant Deputy Minister for and on behalf of the Minister of Government Relations.

VILLAGE OF GLADMAR

Pursuant to section 53 of *The Municipalities Act*, the Village of Gladmar has applied to dissolve into the Rural Municipality of Surprise Valley No. 9.

It is deemed appropriate and in the public interest to dissolve the Village of Gladmar at this time. The undersigned, therefore, issues an Order pursuant to section 61 of *The Municipalities Act*.

IT IS HEREBY ORDERED THAT:

- 1 The Village of Gladmar is dissolved and its area is included within the Rural Municipality of Surprise Valley No. 9.
- 2 The former Village of Gladmar is designated as a 'special service area' for the purpose of assigning different tax rates, applying different tax tools and providing different service levels within the Rural Municipality of Surprise Valley No. 9.
- 3 The designated 'special service area' is confirmed, as being within the boundaries of the former Village of Gladmar, described as that portion of the south-east quarter of Section 34 lying north of the southerly boundary of the Canadian Pacific Railway station grounds as shown on Registered Plan No. DJ 3791; Parcel A as shown on Registered Plan No. 66R29077; Legal Subdivisions 4 and 5 in Section 35; all plans and records in the Land Titles Office for the Regina Land Registration District; All in Township 2, Range 19, West of the Second Meridian in the Province of Saskatchewan.
- 4 The Rural Municipality of Surprise Valley No. 9 allocate all revenues collected from and on behalf of the special service area to special service area accounts; and all expenses of the special service area be allocated to and paid from special service area accounts.
- **5** A statement of revenues and expenditures of the special services area be presented to council annually and any additional time(s) requested by council.
- **6** The terms and conditions of the restructuring agreement entered into by the Village of Gladmar and the Rural Municipality of Surprise Valley No. 9 are confirmed as follows:
 - (a) this agreement has been entered into by the Village of Gladmar and the Rural Municipality of Surprise Valley No. 9 for the purpose of the dissolution of the Village of Gladmar;
 - (b) a municipal council consisting of a Reeve and seven councillors will govern the Rural Municipality of Surprise Valley No. 9 pursuant to section 12 of this agreement;
 - (c) the Village of Gladmar be designated a special service area for the purpose of assigning different tax rates and/or application of tax tools and providing different service levels;
 - (d) the designated service area being within the boundaries of the former Village of Gladmar;
 - (e) this agreement may be amended by the Council of the Rural Municipality of Surprise Valley No. 9 only when an amendment is in the best interest of the ratepayers of the former Village of Gladmar and the Rural Municipality of Surprise Valley No. 9;
 - (f) the assets and liabilities of the Village of Gladmar shall become the assets and liabilities of the Rural Municipality of Surprise Valley No. 9 upon the dissolution of the Village of Gladmar;
 - (g) cash assets remaining subsequent to settlement of the Village of Gladmar's assets and liabilities will be set aside for provision of services and/or benefits within the former Village of Gladmar;
 - (h) all grants received by the Rural Municipality of Surprise Valley No. 9 in recognition of the former Village of Gladmar, will be set aside for the provision of services and/or benefits within the former Village of Gladmar:
 - (i) the water and sewer system currently operating, will remain a revenue neutral basis and fees may be changed or adjusted as required by the Rural Municipality of Surprise Valley No. 9;

- (j) the Rural Municipality of Surprise Valley No. 9 may impose special levies for the following purposes if required for a period not greater than ten years:
 - (i) renewing or expanding municipal infrastructure to meet standards;
 - (ii) remedying and reclaiming contaminated sites; and
 - (iii) settling any liabilities;
- (k) this agreement will come into effect on the date of dissolution as set out in the Minister's Order;
- (l) upon dissolution, Gladmar shall be considered a separate division within the boundaries of the Rural Municipality of Surprise Valley No. 9, and as such, a councillor shall be elected to represent that division.
- 7 The dissolution shall take effect on December 31, 2013.
- 8 The imposition of special levies is authorized on affected properties for a period not greater than ten years or in the case of retiring a debt of the municipality not greater than the term of the debt, for the following purposes: renewing municipal infrastructure; remedying and reclaiming contaminated sites; and settling any liabilities.
- **9** Audrey Trombley is appointed to adjust and settle the assets and liabilities of the Village of Gladmar including:
 - (a) the sale of, the disposition of and the conversion into money of sufficient assets to satisfy the liabilities of the village and pay the remuneration of the person appointed by this Order;
 - (b) the allocation of any grants, surplus funds and reserves; and
 - (c) the manner of dealing with the liabilities and pursuant to subsection 63(4) of *The Municipalities Act*, if there are insufficient realizable assets to satisfy the liabilities of the municipality to: assess, levy, collect and enforce payment of any amount that may be required to satisfy the liabilities of the municipality and all associated expenses and pay the remuneration of the person appointed pursuant to this Order.
- 10 Remuneration for settling the assets and liabilities be paid to Audrey Trombley at a rate of \$50.00/per hour of work, and 40.65 cents/per travelled kilometre and reimbursement of related miscellaneous expenses.

IT IS FURTHER ORDERED THAT:

- 11 The "special service area" formerly known as the Village of Gladmar, is deemed to be within Division 1 in the Rural Municipality of Surprise Valley No. 9, from the date of dissolution until an election for the new division is held; and the councillors of the Rural Municipality of Surprise Valley No. 9, will be the interim council until the election is held on January 15, 2014.
- 12 A new division, namely Division 7, is created in the Rural Municipality of Surprise Valley No. 9 as of January 15, 2014.
- 13 The boundaries of Division 7, being consistent with the boundaries of the former Village of Gladmar, shall be described as follows:

Division 7:

All that portion of the south-east quarter of Section 34 lying north of the southerly boundary of the Canadian Pacific Railway station grounds as shown on Registered Plan No. DJ 3791, Township 2, Range 19;

Parcel A as shown on Registered Plan No. 66R29077, Township 2, Range 19; and

Legal subdivisions 4 and 5, Section 35, Township 2, Range 19;

All West of the Second Meridian, all in the Province of Saskatchewan.

IT IS FURTHER ORDERED THAT:

- 14 An election be held on January 15, 2014, for the councillor to represent Division 7, as described herein to coincide with the effective date of the creation of the division.
- 15 Loran Tessier is appointed as Returning Officer, to conduct the election in accordance with *The Local Government Elections Act*.
- 16 The term of office for the councillor representing Division 7 shall begin January 15, 2014, and shall expire at the time of the general election October 2016, and every four years thereafter.

IT IS FURTHER ORDERED that the area of the Rural Municipality of Surprise Valley No. 9 shall be confirmed as follows:

Townships 1, 2 and 3; Ranges 19, 20 and 21; all west of the Second Meridian, in the Province of Saskatchewan.

The seven divisions shall be confirmed as follows:

Division 1:

Township 1, Range 19; and

Sections 1 to 18, Township 2, Range 19.

Division 2:

Township 1 Range 20; and

Sections 1 to 18, Township 2, Range 20.

Division 3:

Township 1, Range 21.

All that portion of Township 2, lying to the right of the left bank of Big Muddy Lake, Range 21; and

All that portion of Township 3, lying to the right of the left bank of Big Muddy Lake, Range 21.

Division 4:

Sections 19 to 36, Township 2, Range 19; and Township 3, Range 19.

Division 5:

Sections 19 to 36, Township 2, Range 20; and Township 3, Range 20.

Division 6:

That portion of Township 2 lying to the left of the left bank of Big Muddy Lake, Range 21; and

That portion of Township 3 lying to the left of the left bank of Big Muddy Lake, Range 21.

<u>Division 7:</u>

All that portion of the south-east quarter of Section 34 lying north of the southerly boundary of the Canadian Pacific Railway station grounds as shown on Registered Plan No. DJ 3791, Township 2, Range 19;

Parcel A as shown on Registered Plan No. 66R29077, Township 2, Range 19; and

Legal subdivisions 4 and 5, Section 35, Township 2, Range 19;

All West of the Second Meridian, in the Province of Saskatchewan.

Dated at the City of Regina, in the Province of Saskatchewan, this 18th day of November, 2013.

Keith Comstock, Assistant Deputy Minister for and on behalf of the Minister of Government Relations.

CORPORATE REGISTRY NOTICES/AVIS DU REGISTRE DES SOCIÉTÉS

The Business Corporations Act

CERTIFICATES OF INCORPORATION (2013)

Name:	Date:	Mailing Address:	Main Type of Business:
5 Spot Ventures Inc.	Nov. 14	1043-8th St. E, Saskatoon	real estate investments
101244685 Saskatchewan Ltd.	Nov. 12	8001 Flying Dust Reserve, Meadow Lake	operate a gas bar and confectionery
101244686 Saskatchewan Ltd.	Nov. 12	107 Davies Rd., Saskatoon	fast-food restaurant
101244692 Saskatchewan Ltd.	Nov. 12	Box 787, Swift Current	commercial property and landlord services
101244711 Saskatchewan Ltd.	Nov. 12	204-306 Perkins St., Estevan	oil rights payment services
101244714 Saskatchewan Ltd.	Nov. 5	2600 Victoria Ave., Regina	holding company
101244756 Saskatchewan Ltd.	Nov. 12	Box 1510, Kindersley	oil well testing services
101244777 Saskatchewan Ltd.	Nov. 13	Box 8, Weyburn	holding company
101244793 Saskatchewan Ltd.	Nov. 13	Box 2000, Melville	farming
101244797 Saskatchewan Ltd.	Nov. 13	Box 1901, Saskatoon	holding company
101244798 Saskatchewan Ltd.	Nov. 13	Box 1901, Saskatoon	holding company
101244806 Saskatchewan Ltd.	Nov. 13	4758 Sandpiper Cres., Regina	operate a Clanceys franchise
101244808 Saskatchewan Ltd.	Nov. 13	519 King St., Weyburn	oilfield consultant services
101244809 Saskatchewan Ltd.	Nov. 13	Box 2000, Melville	farming
101244810 Saskatchewan Ltd.	Nov. 13	Box 31125, Regina	aircraft holding company
101244813 Saskatchewan Ltd.	Nov. 13	8, 1006-8th St. E, Saskatoon	business contractors
101244819 Saskatchewan Ltd.	Nov. 13	3301 College Ave., Regina	film production
101244824 Saskatchewan Ltd.	Nov. 14	204A-415 Hunter Rd., Saskatoon	immigration; international communication, exchange program; trade; product packaging; restaurant; travel; property management and consultant services
101244829 Saskatchewan Ltd.	Nov. 14	Box 29021, Saskatoon	organizational services
101244839 Saskatchewan Ltd.	Nov. 14	37 Merritt Cres., Regina	TCA consultant services
101244855 Saskatchewan Ltd.	Nov. 14	308 Main St., Watrous	farming
101244859 Saskatchewan Ltd.	Nov. 14	10-2969 Preston Ave., Saskatoon	trucking; transportation
101244871 Saskatchewan Ltd.	Nov. 14	Box 600, Unity	bush mulching; management services

Name:	Date:	Mailing Address:	Main Type of Business:
101244874 Saskatchewan Ltd.	Nov. 14	Box 638, Saskatoon	purchase and rent farm land
101244875 Saskatchewan Ltd.	Nov. 14	Box 638, Saskatoon	grain marketing services
101244879 Saskatchewan Ltd.	Nov. 14	Box 280, Moosomin	holding company
101244886 Saskatchewan Ltd.	Nov. 14	2600 Victoria Ave., Regina	holding company
101244891 Saskatchewan Ltd.	Nov. 14	1143 Lakewood Crt. N, Regina	holding company
101244892 Saskatchewan Ltd.	Nov. 14	307 Main St., Wilkie	restaurant
101244912 Saskatchewan Ltd.	Nov. 14	202-2022 Cornwall St., Regina	safety consultant services
101244937 Saskatchewan Ltd.	Nov. 15	1501-8th Ave., Humboldt	dollar store
101244945 Saskatchewan Ltd.	Nov. 15	Box 638, Saskatoon	holding company
101244951 Saskatchewan Ltd.	Nov. 15	Box 1148, Yorkton	holding company
101244952 Saskatchewan Ltd.	Nov. 15	738-6th St., Estevan	holding company
101244953 Saskatchewan Ltd.	Nov. 15	Box 1148, Yorkton	holding company
101244954 Saskatchewan Ltd.	Nov. 15	Box 1148, Yorkton	holding company
101244956 Saskatchewan Ltd.	Nov. 15	Box 1148, Yorkton	holding company
101244958 Saskatchewan Ltd.	Nov. 15	Box 1148, Yorkton	holding company
101244962 Saskatchewan Ltd.	Nov. 15	Box 610, Swift Current	trucking
101244963 Saskatchewan Ltd.	Nov. 15	700-1914 Hamilton St., Regina	holding company
101244968 Saskatchewan Ltd.	Nov. 15	700-1914 Hamilton St., Regina	holding company
101244981 Saskatchewan Ltd.	Nov. 15	Box 1510, Kindersley	oilfield services
101244987 Saskatchewan Ltd.	Nov. 15	502C-47th St. E, Saskatoon	construction and development services
101245013 Saskatchewan Ltd.	Nov. 16	146 Petersmeyer St., Regina	skid steer services
101245025 Saskatchewan Ltd.	Nov. 17	5217 Watson Way, Regina	holding company
$A\ Class\ Electrical\ Ltd.$	Nov. 8	306 McCallum Lane, Saskatoon	residential and commercial electrical installation and repair services
A.K.A. Automotives Inc.	Nov. 13	260 Logan Cres., Regina	mobile automotive repair, maintenance, modification and security services
Agila Import & Export Ltd.	Nov. 13	Box 92, Lampman	export consumer products to the Philippines; import products from foreign countries to Canada
Ahem Construction Ltd.	Nov. 11	1910 Pohorecky Terr., Saskatoon	residential construction
Alnair Travel Inc.	Nov. 14	215-1808 Smith St., Regina	tourism and travel services; insurance; currency exchange; money transfers

Name:	Date:	Mailing Address:	Main Type of Business:
AMH Holdings Ltd.	Nov. 15	Box 638, Saskatoon	farming
Barmby Financial Inc.	Nov. 14	374-3rd Ave. S, Saskatoon	holding company
Beeton Exterior Ltd.	Nov. 14	20, 1940-9th Ave. N, Regina	residential and commercial renovations
Brikoh Contracting Ltd.	Nov. 12	Box 20, Lloydminster	oilfield pipeline inspections
Brilliant Investment Ltd.	Nov. 13	110-342 Trimble Cres., Saskatoon	investments; holding company
Broad Valley Controls Ltd.	Nov. 12	General Delivery, Plenty	holding company
Canadian Accelerator Fund Ltd.	Nov. 13	500, 128-4th Ave. S, Saskatoon	investment fund
Carwiljess Financial Inc.	Nov. 12	1034 Korol Cres., Saskatoon	insurance broker: life, disability, health and denta
Centum Canada Mortgage Direct (2013) Ltd.	Nov. 12	2012 McIntyre St., Regina	mortgage and lending consultant services
Chad Eggerman Law Consulting Prof. Corp.	Nov. 12	300, 15-23rd St. E, Saskatoon	legal professional corporation
Chad Eggerman Legal Prof. Corp.	Nov. 12	300, 15-23rd St. E, Saskatoon	legal professional corporation
Circle M Farms Ltd.	Nov. 7	1400-2002 Victoria Ave., Regina	farming; grain and oilseed production
Comfort Electric Ltd.	Nov. 16	178 Verbeke Rd., Saskatoon	residential and commercial electrical installation services
Crowe's Nest Gas Bar Inc.	Nov. 1	180-1870 Albert St., Regina	gas bar
D & K Hough Investments Ltd.	Nov. 14	Box 638, Saskatoon	investments
Derksen Holdings Ltd.	Nov. 14	612 Thiessen St., Warman	holding company
DKL Mechanical Ltd.	Nov. 13	8 O'Connor Crt., Kindersley	heavy-duty repair services
DLC Consulting Corp.	Nov. 4	1730 Stoney Lane, Regina	IT management consultant services
Dowling Holdings Ltd.	Nov. 15	1200 Central Ave., Prince Albert	holding company
Dr. Gholamreza Davoodi Medical Professional Corporation	Nov. 13	5 Davis Pl., Regina	medical professional corporation
Dr. Fanie De Nysschen Medical Professional Corporation	Nov. 14	Box 459, Cabri	medical professional corporation
Dr. I.L. Norval Medical Imaging Professional Corporation	Nov. 4	Box 699, Wadena	medical imaging professional corporation
Dr. K. Makinde Medical Prof. Corp.	Nov. 8	1500, 410-22nd St. E, Saskatoon	medical professional corporation
Dr. R. Shahid Medical Prof. Corp.	Nov. 15	500, 128-4th Ave. S, Saskatoon	medical professional corporation

Name:	Date:	Mailing Address:	Main Type of Business:
EFE Flooring Ltd.	Nov. 15	301-2830 Arens Rd. E, Regina	install carpet, tile and hardwood flooring
Fairmedes Academic Apparel Inc.	Nov. 12	317 Durham Dr., Regina	rent academic apparel
Finn Holdings Inc.	Nov. 12	300, 15-23rd St. E, Saskatoon	holding company
Froese Oilfield Services Ltd.	Nov. 8	5-1st Ave. NE, Weyburn	oilfield trucking; hauling services
G & J Consulting Ltd.	Nov. 13	Box 744, Wilkie	financial consultant services
Gizmo Holdings Ltd.	Nov. 12	300, 15-23rd St. E, Saskatoon	holding company
GMR Salvage and Contracting Ltd.	Nov. 14	2600 Victoria Ave., Regina	scrap iron salvage; excavation services; haul dirt
Huntress Holdings Ltd.	Nov. 12	1500, 410-22nd St. E, Saskatoon	holding company
IFTS Technologies Inc.	Nov. 5	1400-2002 Victoria Ave., Regina	develop and sell GPS product hardware and software
JLG Planning Consulting Ltd.	Nov. 11	4514E Green Poplar Lane, Regina	construction and engineering planning and scheduling services
$Kalamack\ Farms\ Ltd.$	Nov. 7	1400-2002 Victoria Ave., Regina	farming; grain and oilseed production
Know Resources Ltd.	Nov. 6	Box 1179, North Battleford	holding company
Levi Investments Ltd.	Nov. 14	Box 156, Lucky Lake	holding company
Mazar Technology Inc.	Nov. 12	1400-2500 Victoria Ave., Regina	retail computers; IT consultant services
Medomsley Farms Inc.	Nov. 14	R.R. 1, Bruno	grain farming
Mint Homes Ltd.	Nov. 1	100, 316-6th Ave. N, Saskatoon	residential construction
Nairn Farms Ltd.	Nov. 8	Box 2378, Swift Current	farming
Paetsch Veterinary Services Ltd.	Nov. 4	Box 264, Muenster	veterinary services
Polar Pork Farms Ltd.	Nov. 15	Box 878, Humboldt	hog farming
Prairie Platinum Interiors Ltd.	Nov. 14	1075 Howson St., Regina	construction; insulation; drywall services
Pruden Holdings Ltd.	Nov. 12	104-1640 Idylwyld Dr. N, Saskatoon	holding company; investments
Queen City Wellness Pharmacy – 11th Ave Inc.	Nov. 7	1400-2500 Victoria Ave., Regina	pharmacy services
RSM Enterprises Ltd.	Nov. 14	206, 7928-128th St., Surrey BC	trucking; transportation
Saskatoon Fastprint (2013) Ltd.	Nov. 13	701 Broadway Ave., Saskatoon	printing services
Sawmill Restaurant Lloydminster Property Ltd.	Nov. 8	Box 20, Lloydminster	real estate development services

Name:	Date:	Mailing Address:	Main Type of Business:
Strike Entertainment Ltd.	Nov. 14	1500, 410-22nd St. E, Saskatoon	holding company
T & M Services Inc.	Nov. 15	349 Lakeridge Dr., Warman	snow removal and lawn care services
Timber Spirit Endeavours Ltd.	Nov. 11	146 Ashworth Cres., Saskatoon	residential construction
Toontown Exterior Services Inc.	Nov. 11	203 Whitecap Terr., Saskatoon	exterior renovations and construction: fences, siding, windows, doors and decks
Tumbling T Farms Ltd.	Nov. 6	1400-2002 Victoria Ave., Regina	farming; grain and oilseed production
U-Snap Studios Inc.	Nov. 15	4723 Taylor Cres., Regina	photo studio
Urbanship Metals Private Ltd.	Nov. 12	1913B Garnet St., Regina	international trade
Valhalla Capital Corp.	Nov. 8	109 Martin St., Regina	holding company
VGM Enterprises Ltd.	Nov. 14	603 Glasgow St., Saskatoon	contract administrative and marketing services
Wolf Creek Snow Removal and Excavation Ltd.	Nov. 14	2600 Victoria Ave., Regina	snow removal and excavation services

CERTIFICATES OF REGISTRATION (2013)

Name:	Date:	Incorporating Jurisdiction:	Head or Registered Office:	Main Type of Business:
3 Chan Holdings Ltd.	Nov. 13	Alberta	14-2928 Sunridge Way NE, Calgary AB	holding company
1486628 Alberta Ltd.	Nov. 8	Alberta	10454-174th St., Edmonton AB	holding company
1777989 Alberta Ltd.	Nov. 14	Alberta	826B-10th St., Canmore AB	holding company
2185933 Ontario Incorporated	Nov. 6	Ontario	361-8171 Yonge St., Thornhill ON	holding company
Biz Technix Inc.	Nov. 5	Canada	3309 Green Bank Rd., Regina SK	holding company
Cinescapes Collective Inc.	Oct. 24	Canada	341 Brock Cres., Saskatoon SK	holding company
Cynosure Land & Cattle Company Ltd.	Nov. 13	Alberta	600, 9835-101st Ave., Grande Prairie AB	mixed farming
Deerspirit Homes Inc.	Nov. 4	Ontario	1801-1 Yonge St., Toronto ON	real estate holding company
Elcano Exploration Ltd.	Nov. 11	Alberta	420, 550-6th Ave. SW, Calgary AB	oil and gas exploration
Fleet Brake Parts & Service Limited	Nov. 15	Alberta	7707-54th St. SE, Calgary AB	motor vehicle repair and maintenance services

Name:	Date:	Incorporating Jurisdiction:	Head or Registered Office:	Main Type of Business:
Genie Services Incorporation (Canada) Ltd.	Nov. 4	Canada	209-302 Pacific Ave., Saskatoon SK	holding company
Hi Opie West Productions Inc.	Nov. 8	Canada	500, 2220-12th Ave., Regina SK	media production
Kevin Roadways Ltd.	Nov. 12	Canada	41-135 Hanbidge Cres., Regina SK	transportation
M & M Meat Shops Leasing Inc.	Nov. 6	Canada	1500-1874 Scarth St., Regina SK	hold leases on stores
Nexxco Energy Ltd.	Nov. 14	Alberta	1900, 520-3rd Ave. SW, Calgary AB	oil and gas exploration and production
Remcan Projects GP Inc.	Oct. 31	Canada	1600-925 Georgia St., Vancouver BC	railway maintenance, construction and emergency response services across Canada; incidental equipment rentals
Scott's Smoke Shack Inc.	Nov. 14	British Columbia	2805-27th St., Vernon BC	catering services
Taycam Enterprises Ltd.	Nov. 4	Canada	108-1st Ave. E, Dinsmore SK	holding company
Teliphone Navigata-Westel Communication Inc./ Communication Teliphone Navigata-Westel Inc.	Nov. 1	Canada	424 Saint-Francois- Xavier, Montreal QC	provide voice, data, Internet broadband, IT support, cloud computing, TNW co-location data centres and IPTV services
The Ensign Home Comfort Inc.	Oct. 30	Canada	1610 Lacon St., Regina SK	heating and cooling installation, maintenance and repair services; residential renovations; water purification
Twilight Drilling Ltd.	Nov. 12	Alberta	3300, 421-7th Ave. SW, Calgary AB	oil and gas

CERTIFICATES OF AMALGAMATION (2013)

Name:	Amalgamating Corporations:	Date:	Registered Office:	Main Type of Business:
603555 Saskatchewan Ltd.	603555 Saskatchewan Ltd.; Mckenna's Flooring Supplies Ltd.	Nov. 5	1000-2002 Victoria Ave., Regina	holding company
Epp's Trucking Inc.	Biggar Transport (2006) Ltd.; Epp's Trucking Inc.; Transall Express Ltd.	Nov. 1	100, 2420-11th Ave. W, Saskatoon	lumber and commodity transportation

Name:	Amalgamating Corporations:	Date:	Registered Office:	Main Type of Business:
Jaj Investments Ltd.	Aerteg Holdings Ltd.; Certei Holdings Ltd.; Cetbei Holdings Ltd.; Dertej Investments Ltd.; Gertem Holdings Ltd.; Herten Investments Ltd.; Ierteo Holdings Ltd.; Jaj Investments Ltd.; Jertep Investments Ltd.; Kerteq Holdings Ltd.; Kerteq Holdings Ltd.; Oerteu Holdings Ltd.; Qertew Holdings Ltd.; Rertex Investments Ltd.; Sertey Holdings Ltd.; Tertez Investments Ltd.; Uertea Holdings Ltd.; Verteb Investments Ltd.; Wertec Holdings Ltd.; Xerted Investments Ltd.; Yertee Holdings Ltd.; Yertee Holdings Ltd.;	Oct. 31	401-1916 Dewdney Ave., Regina	investments
Knox Manse Physicians Ltd.	Dr. Robin Menzies Medical Prof. Corp.; Knox Manse Physicians Ltd.	Nov. 6	500, 111-2nd Ave. S, Saskatoon	holding company
Linfield Investments Inc.	Bodiam Holdings Inc.; Borebank Investments Inc.; Linfield Investments Inc.	Nov. 1	400, 135-21st St. E, Saskatoon	real estate investments
Venables Machine Works Ltd.	Linden Holdings Inc.; RSV Holdings Inc.; Venables Machine Works Ltd.	Nov. 1	400, 245-3rd Ave. S, Saskatoon	machinery and equipment

CERTIFICATES OF AMENDMENT (2013)

Name:	Date:	Amendment:
563624 Saskatchewan Ltd.	Nov. 5	changed name to Joey Holdings Ltd.
101211716 Saskatchewan Ltd.	Nov. 15	changed name to Cronulla Living Ltd.
101221249 Saskatchewan Ltd.	Nov. 13	changed name to Orville's Contracting Ltd.
101222047 Saskatchewan Ltd.	Nov. 14	changed name to Sandcastle Farm Inc.
101238994 Saskatchewan Ltd.	Nov. 13	changed name to Zane Mckerricher Farms Inc.

Name:	Date:	Amendment:
101240385 Saskatchewan Ltd.	Nov. 12	changed name to Prairie Green Realty Ltd.
101241329 Saskatchewan Ltd.	Nov. 15	changed name to Solsbury Hill Enterprises Inc.
101241959 Saskatchewan Ltd.	Nov. 14	changed name to Tarkon Oilfield Ltd.
101243320 Saskatchewan Ltd.	Nov. 12	changed name to J.Mac Ventures Ltd.
Aman Logistics Inc.	Oct. 28	changed name to Kaunke Logistics Inc.
Milbrandt Homes Ltd.	Nov. 12	changed name to Milbrandt Construction Management Inc.
Montreal Lake Industrial Construction Ltd.	Nov. 5	changed name to Mainline Industrial Ltd.

CERTIFICATES OF AMENDMENT (Extra-provincial Corporations)

(2004)

Name:	Incorporating Jurisdiction:	Date:	Amendment:
Dundee Private Investors Inc./ Services Financiers Patrimoine Hollis Inc.	Ontario	Mar. 30	changed name to <i>Holliswealth</i> Advisory Services Inc.
The Mortgage Alliance Company of Canada	Canada	Sep. 21	changed name to <i>The Mortgage</i> Alliance Company of Canada Inc.

(2007)

Name:	Incorporating Jurisdiction:	Date:	Amendment:
Dundee Insurance Agency Ltd./ Services D'assurances	Ontario	Jan. 1	changed name to <i>Holliswealth Insurance Agency Ltd.</i>
Patrimoine Hollis Ltée			mountaince rigericy Lita.

(2011)

Name:	Incorporating Jurisdiction:	Date:	Amendment:
First Canadian Title Company Limited	Ontario	Jan. 1	amalgamated into First Canadian Title Company Limited

(2013)

Name:	Incorporating Jurisdiction:	Date:	Amendment:
College Mobile, Inc.	Canada	Oct. 4	changed name to <i>Push Software</i> Interactions, Inc.
First Canadian Title Company Limited	Ontario	Jan. 1	amalgamated into First Canadian Title Company Limited
KWH Pipe (Canada) Ltd.	Canada	Sep. 25	changed name to <i>Uponor Infra</i> Ltd.

Name:	Incorporating Jurisdiction:	Date:	Amendment:
Macquarie Private Wealth Inc./ Gestion Privée Macquarie Inc. Richardson GMP Limited	Canada	Nov. 1	amalgamated into Richardson GMP Limited Richardson GMP Limitée Gestion Privée Macquarie Inc.

CERTIFICATES OF DISSOLUTION (2013)

Name:	Date:
1st Avenue SC Property Inc.	Nov. 4
8th Street PA Property Inc.	Nov. 4
101075867 Saskatchewan Ltd.	Nov. 5
101087879 Saskatchewan Ltd.	Oct. 22
101102975 Saskatchewan Ltd.	Nov. 4
101176088 Saskatchewan Ltd.	Nov. 1
A.S.A.P. Electric Ltd.	Nov. 4
Accutek Innovations Inc.	Nov. 4
Branion P.A. Property Inc.	Nov. 4
Corefarm Inc.	Oct. 31
Innovative Electronic Solutions Ltd.	Nov. 6
Joey Holdings Inc.	Nov. 5
L & S Faber Holdings Ltd.	Oct. 31
Mind Body Harmonics Inc.	Oct. 31
Westwood Pa Property Inc.	Nov. 4
Yanke Global Logistics Services Ltd.	Nov. 5
Yanke Multimodal Services Ltd.	Nov. 5
Yanke Supply Chain Services Ltd.	Nov. 5

$\begin{array}{c} \text{CERTIFICATE OF REVIVAL} \\ \text{(2013)} \end{array}$

Name:	Date:	Jurisdiction:
Greystone Motel Ltd.	Nov. 4	Saskatchewan

CORPORATIONS RESTORED TO THE REGISTER (2013)

Name:	Date:	Jurisdiction:
628985 Saskatchewan Ltd.	Nov. 12	Saskatchewan
101017333 Saskatchewan Ltd.	Nov. 12	Saskatchewan

Name:	Date:	Jurisdiction:
101048383 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101172806 Saskatchewan Ltd.	Nov. 7	Saskatchewan
101179814 Saskatchewan Ltd.	Nov. 1	Saskatchewan
101182237 Saskatchewan Ltd.	Oct. 30	Saskatchewan
Alamo Group (IL) Inc.	Nov. 6	Delaware USA
Bar Mar Enterprises Ltd.	Nov. 1	Saskatchewan
Cherrywood Farms Ltd.	Nov. 5	Saskatchewan
Cooltech Commercial Maintenance Inc.	Nov. 5	Saskatchewan
D.A.T.'S Trucking Ltd.	Oct. 15	Saskatchewan
D.R.W. Consulting Ltd.	Oct. 30	Saskatchewan
Gene's Trucking Ltd.	Nov. 1	Saskatchewan
Joker Oilfield Services Ltd.	Nov. 4	Saskatchewan
PV Poultry Ltd.	Nov. 4	Saskatchewan
Redbear Management Corp.	Nov. 8	Saskatchewan
Whitehall Bureau of Canada Limited	Nov. 4	Ontario
Wylie Farms Ltd.	Nov. 4	Saskatchewan

STRUCK OFF THE REGISTER PURSUANT TO SECTION 290 (2013)

Name:	Date:	Jurisdiction:
1sask Media Inc.	Oct. 31	Saskatchewan
3 Generation Publishing and Distributing Ltd.	Oct. 31	Saskatchewan
316093 Saskatchewan Ltd.	Oct. 31	Saskatchewan
319598 Saskatchewan Ltd.	Oct. 31	Saskatchewan
603530 Saskatchewan Ltd.	Oct. 31	Saskatchewan
603768 Saskatchewan Ltd.	Oct. 31	Saskatchewan
607531 Saskatchewan Ltd.	Oct. 31	Saskatchewan
615635 Saskatchewan Ltd.	Oct. 31	Saskatchewan
620162 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101008412 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101032981 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101044777 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101056948 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101057543 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101069400 Saskatchewan Ltd.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
101069583 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101070089 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101084981 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101085158 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101085508 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101100822 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101100932 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101101118 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101101573 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101101649 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101101676 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101101877 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101102058 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101102382 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101103233 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101121742 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101122933 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101122937 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101123194 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101123362 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101143330 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101143910 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101143949 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101163067 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101163209 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101163258 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101163469 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101164020 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101164282 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101183751 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101184410 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101184464 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101184968 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101185423 Saskatchewan Ltd.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
101206680 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101206723 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101206817 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101206911 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101206927 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101206935 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207021 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207073 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207094 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207310 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207509 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207536 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207665 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207755 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207820 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207983 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101207994 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208136 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208189 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208265 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208345 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208403 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208453 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208558 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208575 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208609 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208632 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208638 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208647 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101208727 Saskatchewan Ltd.	Oct. 31	Saskatchewan
101211627 Saskatchewan Ltd.	Oct. 31	Saskatchewan
6297359 Manitoba Ltd.	Oct. 31	Manitoba
6778852 Canada Incorporated	Oct. 31	Canada
8115869 Canada Inc.	Nov. 14	Canada
8195722 Canada Inc.	Oct. 31	Canada

Name:	Date:	Jurisdiction:
8202770 Canada Inc.	Oct. 31	Canada
A & J Rentals Ltd.	Oct. 31	Saskatchewan
A & L Logging Ltd.	Oct. 31	Saskatchewan
A-Z Yards Made Easy Ltd.	Oct. 31	Saskatchewan
A3J Excavating & Demolition Ltd.	Oct. 31	Saskatchewan
Accelerated Grading Ltd.	Oct. 31	Saskatchewan
Admire Contractor Building Services Ltd.	Oct. 31	Saskatchewan
Aloha Hot Tubs Inc.	Oct. 31	Saskatchewan
Anderson Stadnyk Computer Limited	Oct. 31	Saskatchewan
Angel Hands Massage & Aesthetics Inc.	Oct. 31	Saskatchewan
Angelnet Properties Inc.	Nov. 14	Alberta
Arrow Vac Servicing Ltd.	Oct. 31	Saskatchewan
Avanti Ventures Inc.	Oct. 31	Saskatchewan
Avinu Design & Construction Ltd.	Oct. 31	Saskatchewan
Axor Construction Canada Inc.	Oct. 31	Canada
$B \& B \ Landscapes \ Inc.$	Oct. 31	Saskatchewan
B.J. Electrical Technologies Ltd.	Oct. 31	Saskatchewan
Baconian Bee Farm Ltd.	Oct. 31	Saskatchewan
Badeer Farms Inc.	Oct. 31	Saskatchewan
Balanced Life Massage Therapy Center Incorporated	Oct. 31	Saskatchewan
Bear Down Outfitters Inc.	Oct. 31	Saskatchewan
Best of Festival Productions Inc.	Oct. 31	Saskatchewan
Biggar Enterprises Inc.	Oct. 31	Saskatchewan
Bo Enterprises Ltd.	Oct. 31	Saskatchewan
Braybran Enterprises Inc.	Oct. 31	Saskatchewan
Bridge City Roofing Inc.	Oct. 31	Saskatchewan
Bullet Welding Inc.	Oct. 31	Saskatchewan
C-Green Carbon Management Solutions Inc.	Oct. 31	Saskatchewan
C.W. Wiggins & Sons Ltd.	Oct. 31	Saskatchewan
Caged Farms Ltd.	Oct. 31	Saskatchewan
Caribbean Cruise Line, Inc.	Oct. 31	Florida USA
CD6 Contracting Ltd.	Oct. 31	Saskatchewan
Changes Restaurant Ltd.	Oct. 31	Saskatchewan
City Wide Auto Leasing & Sales Ltd.	Oct. 31	Saskatchewan
CK Epp Transport Ltd.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
CLW Holdings Inc.	Oct. 31	Saskatchewan
Community Innovations Ltd.	Oct. 31	Saskatchewan
Connect Homes Incorporated	Oct. 31	Saskatchewan
Corporate Electric (1996) Ltd.	Oct. 31	Saskatchewan
Cowboyz Oilfield Ventures Ltd.	Nov. 8	Alberta
Crazy Charley's Building Supplies Inc.	Oct. 31	Saskatchewan
CSI Coating Solutions Inspection and Consulting Inc.	Oct. 31	Saskatchewan
D'Kacy Homes Ltd.	Oct. 31	Saskatchewan
D.K. Davis Film Services Inc.	Oct. 31	Saskatchewan
Dan's Welding Inc.	Oct. 31	Saskatchewan
Dave Tarry Enterprises Ltd.	Oct. 31	Saskatchewan
David J. Flett Legal Services Prof. Corp.	Oct. 31	Saskatchewan
Dead Queens Fashion Inc.	Oct. 31	Saskatchewan
Del-Air Systems Ltd.	Oct. 31	Saskatchewan
Diehl Building Company Incorporated	Oct. 31	Saskatchewan
Dr. Basie Spies Medical Professional Corporation	Oct. 31	Saskatchewan
Drader's Mac Tools Ltd.	Oct. 31	Saskatchewan
Elekta Ltd./Elekta Ltée	Oct. 31	Canada
Elles Enterprises Ltd.	Oct. 31	Saskatchewan
Encore Business Solutions Inc.	Oct. 31	Canada
Engele & Kook Associates Ltd.	Oct. 31	Saskatchewan
Excel Industries Inc.	Oct. 31	Saskatchewan
Flyin E Safety Services Ltd.	Oct. 31	Saskatchewan
Forever Young Freightways Ltd.	Oct. 31	Saskatchewan
Frie Taxis Ltd.	Oct. 31	Saskatchewan
Fullcoverage Painting Incorporated	Oct. 31	Saskatchewan
G & H Anderson AG. Ltd.	Oct. 31	Saskatchewan
G-1 Advantage Cleaning Corporation	Oct. 31	Saskatchewan
Garry Frigon Construction Ltd.	Oct. 31	Saskatchewan
Gateway Financial Insurance Inc.	Oct. 31	Saskatchewan
Glestan Trucking Ltd.	Oct. 31	Saskatchewan
Gray Hills Trucking Ltd.	Oct. 31	Saskatchewan
Greenfort Development Inc.	Oct. 31	Saskatchewan
H2H Industrial Dryice Blasting Ltd.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
Happy Camper Design Inc.	Oct. 31	Saskatchewan
Havannah Homes Ltd.	Oct. 31	Saskatchewan
Hi-Tech Printing & Copies Ltd.	Oct. 31	Saskatchewan
High Plains Construction Inc.	Oct. 31	Saskatchewan
Homeside Productions Inc.	Oct. 31	Saskatchewan
Hope4u Hearing Services Ltd.	Oct. 31	Saskatchewan
HTMM Trucking Co. Ltd.	Oct. 31	Saskatchewan
IMW Home Renovations Inc.	Oct. 31	Saskatchewan
IMW Landscaping Inc.	Oct. 31	Saskatchewan
Infiniti Face and Body Ltd.	Oct. 31	Saskatchewan
Info-Technology Marketing Ltd.	Oct. 31	Saskatchewan
Innovative Automotive Solutions Inc.	Oct. 31	Saskatchewan
Integrity Drywall Ltd.	Oct. 31	Saskatchewan
Irvine Lumber Products Wholesale Ltd.	Oct. 31	Saskatchewan
Ispatinawa Business Development Corporation	Oct. 31	Saskatchewan
J. Michaels (Saskatoon) Inc.	Oct. 31	Ontario
J.A.G. Electric Ltd.	Oct. 31	Saskatchewan
Jag'r Enterprises Inc.	Oct. 31	Saskatchewan
Jiacheng Travel Service Inc.	Oct. 31	Saskatchewan
Jiang's Family Farming Inc.	Oct. 31	Saskatchewan
Jim Dandy Building Service Inc.	Oct. 31	Saskatchewan
June HR Solutions Inc.	Oct. 31	Saskatchewan
Kad Millworking Inc.	Oct. 31	Saskatchewan
Kanosis Business Development Corporation	Oct. 31	Saskatchewan
Kawacatoose Business Development Corporation	Oct. 31	Saskatchewan
KCH Professional HVAC Services Ltd.	Oct. 31	Saskatchewan
Kesar Homes Ltd.	Oct. 31	Saskatchewan
Kevanna Holdings Inc.	Oct. 31	Saskatchewan
Killer Bead Fusion Ltd.	Oct. 31	Saskatchewan
King-Sons Pizza Incorporated	Oct. 31	Saskatchewan
Kirk Enterprises Inc.	Oct. 31	Saskatchewan
Knudsen Construction Inc.	Oct. 31	Saskatchewan
Krietemeyer Outfitters Ltd.	Oct. 31	Saskatchewan
L & L Dragoenix Global Trading Inc.	Oct. 31	Canada

Name:	Date:	Jurisdiction:
L.K.H Consulting Services Inc.	Oct. 31	Saskatchewan
Land-2-Sky Transport Inc.	Oct. 31	Saskatchewan
Larson Hides Ltd.	Oct. 31	Saskatchewan
Laser Adventures HQ Inc.	Oct. 31	Saskatchewan
Last Straw Brewing Co. Ltd.	Oct. 31	Saskatchewan
Latitude Recreation Ltd.	Oct. 31	Saskatchewan
Leland Enterprises Inc.	Oct. 31	Saskatchewan
Liquidnet Canada Inc.	Oct. 31	Canada
Liz Cropfarm Ltd.	Oct. 31	Saskatchewan
Loiselle Investments Ltd.	Oct. 31	Saskatchewan
Lynlee Trucking Ltd.	Oct. 31	Saskatchewan
M & W Food Company Ltd.	Oct. 31	Saskatchewan
M.R.T. Trucking Ltd.	Oct. 31	Saskatchewan
Maple Bridge International Development Ltd.	Oct. 31	Saskatchewan
Marce Management Ltd.	Oct. 31	Saskatchewan
Mario's Trenching & Excavating Ltd.	Oct. 31	Saskatchewan
Mcfarlane – McMaster Consulting Inc.	Oct. 31	Saskatchewan
McKenzie Strategic Outcomes Inc.	Oct. 31	Saskatchewan
Mei Shen Dry Clean Ltd.	Oct. 31	Saskatchewan
Melville Holdings Ltd.	Oct. 31	Saskatchewan
Metallurgical Consulting Services Ltd.	Oct. 31	Saskatchewan
Michael Beatch Real Estate Prof. Corp.	Oct. 31	Saskatchewan
Miller Solutions Inc.	Oct. 31	Saskatchewan
Mitchell Production Accounting Ltd.	Nov. 13	Alberta
Moline Construction Ltd.	Oct. 31	Saskatchewan
Momo Shop Ltd.	Oct. 31	Saskatchewan
Monica Muller Yoga Studio Inc.	Oct. 31	Saskatchewan
Moon Logistics Inc.	Oct. 31	Saskatchewan
Moonlight Express Ltd.	Oct. 31	Saskatchewan
Mud Hawk Enterprises Ltd.	Oct. 31	Saskatchewan
Mycott Enterprises Ltd.	Oct. 31	Saskatchewan
N & J's Confectionery Ltd.	Oct. 31	Saskatchewan
N & N Developments Ltd.	Oct. 31	Saskatchewan
Nick's Plaster & Stucco Ltd.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
Northern Research Group Inc.	Oct. 31	Saskatchewan
Nu-Creation Homes Inc.	Oct. 31	Saskatchewan
Oasis Interiors Inc.	Oct. 31	Saskatchewan
Ott-Six Ranch Ltd.	Oct. 31	Saskatchewan
Oxyfresh International Canada Corp.	Oct. 31	Ontario
$P + B \; Electric \; Inc.$	Oct. 31	Saskatchewan
Paddling Lake Trenching Ltd.	Oct. 31	Saskatchewan
Parity Publishing Inc.	Oct. 31	Saskatchewan
Perfect Exposure Signs Ltd.	Oct. 31	Saskatchewan
PLE – MWD Consulting Inc.	Oct. 31	Saskatchewan
Prairie Building Inspections Ltd.	Oct. 31	Saskatchewan
Prairie West Janitorial Ltd.	Oct. 31	Saskatchewan
Prairie Winds Safety Solutions Inc.	Oct. 31	Saskatchewan
Primrose Design & Financial Services Inc.	Oct. 31	Saskatchewan
Pro Maintenance Corp.	Oct. 31	Saskatchewan
Pursuit Plumbing and Heating Inc.	Oct. 31	Saskatchewan
Queen City Mobile Wash Ltd.	Oct. 31	Saskatchewan
Queenset Accessories Inc.	Oct. 31	Saskatchewan
R. Stevenson Ent. Ltd.	Oct. 31	Saskatchewan
R.J.K. Mobile Mechanics Inc.	Oct. 31	Saskatchewan
Raddy Enterprises Inc.	Oct. 31	Saskatchewan
Ranger Picker Services Ltd.	Oct. 31	Saskatchewan
Regency Advisory Corporation	Oct. 31	Saskatchewan
Regina Alliance Import & Export Ltd.	Oct. 31	Saskatchewan
Reid Contracting Services Ltd.	Oct. 31	Saskatchewan
Relia-Power Solutions Inc.	Oct. 31	Saskatchewan
RJNS Auto Detailing Inc.	Oct. 31	Saskatchewan
RKB Contracting Ltd.	Oct. 31	Saskatchewan
Royal Concrete Finishers Ltd.	Oct. 31	Saskatchewan
Sabre Steel Ltd.	Oct. 31	Saskatchewan
Sam's Freightways Ltd.	Oct. 31	Saskatchewan
Satellite Enterprises Inc.	Oct. 31	Saskatchewan
SB Homes Ltd.	Oct. 31	Saskatchewan
Sentes Enterprises Inc.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
SG Truck Lines Ltd.	Oct. 31	Saskatchewan
Shauf Enterprises Ltd.	Oct. 31	Saskatchewan
SHD Digital Magic Inc.	Oct. 31	Saskatchewan
Signee Consulting Ltd.	Oct. 31	Saskatchewan
Skukuza Holdings Ltd.	Oct. 31	Saskatchewan
Sloboshan Enterprises Ltd.	Oct. 31	Saskatchewan
Source Energy Services Inc.	Oct. 31	Saskatchewan
Spooks Transport Inc.	Oct. 31	Saskatchewan
St. Henry Enterprises Inc.	Nov. 14	Saskatchewan
Stallion Holdings Canada Inc.	Oct. 31	Saskatchewan
Stony Creek Apartments Ltd.	Oct. 31	Saskatchewan
Super Pizza Restaurant Inc.	Oct. 31	Saskatchewan
Superior Paving Stone and Contracting Inc.	Oct. 31	Saskatchewan
SWS Detention Group, Inc.	Oct. 31	Canada
Tactful Developments Ltd.	Oct. 31	Saskatchewan
TD Well Pro Ltd.	Oct. 31	Saskatchewan
The Vacuum Clinic Ltd.	Nov. 13	Alberta
Three King Enterprises Ltd.	Oct. 31	Saskatchewan
Tiger Grain Ltd.	Oct. 31	Saskatchewan
Toshiba Global Commerce Solutions (Canada) Ltd./Toshiba Solutions Commerciales Globales (Canada) Ltée	Oct. 31	Canada
Total E-Assistance Incorporated	Oct. 31	Saskatchewan
Tower Transport Services Ltd.	Oct. 31	Saskatchewan
Town 'N' Country Decorating Ltd	Oct. 31	Saskatchewan
Trans-City Trucking Inc.	Oct. 31	Saskatchewan
Triple B Agro Ltd.	Oct. 31	Saskatchewan
Triple B Convenience Ltd.	Oct. 31	Saskatchewan
Turbo Roofing & Renovations Ltd.	Oct. 31	Saskatchewan
United Pharmacists Enterprises Ltd.	Oct. 31	Saskatchewan
Vantagepoint Inflatables Inc.	Oct. 31	Saskatchewan
Vinyl Guys Fence & Deck Ltd.	Oct. 31	Saskatchewan
W.H. Stuart Insurance Agency Ltd.	Oct. 31	Ontario
Wade's Contracting Ltd.	Oct. 31	Saskatchewan
Wallflower Entertainment Inc.	Oct. 31	Saskatchewan
Walrus International Marketing Corp.	Oct. 31	Saskatchewan

Name:	Date:	Jurisdiction:
Wapella Holdings Ltd.	Oct. 31	Saskatchewan
Watrous Community Economic Development Committee Inc.	Oct. 31	Saskatchewan
Way Win Holding Company Ltd.	Oct. 31	Saskatchewan
Weapon Welding & Field Service Ltd.	Oct. 31	Saskatchewan
Welcome Pizza & Restaurant Ltd.	Oct. 31	Saskatchewan
Westdev Consulting Inc.		Saskatchewan
Western Academy Broadcasting College Ltd.	Oct. 31	Saskatchewan
Westman Claims Adjusters Ltd.	Oct. 31	Manitoba
Wilder Transportation Ltd.	Oct. 31	Saskatchewan
Windcoin Consulting Inc.	Oct. 31	Saskatchewan
Wolfe Painting Services Inc.	Oct. 31	Saskatchewan
Wykes Construction Ltd.	Oct. 31	Saskatchewan
Yellow Grass Investments Inc.	Oct. 31	Saskatchewan
Yong Homes Inc.	Oct. 31	Saskatchewan
YS Kitchen Fashion Ltd.	S Kitchen Fashion Ltd. Oct. 31 Saskatchev	
YXE Developments Inc.	velopments Inc. Oct. 31 Saskatchewan	
Zuidema Farms, Inc.	Oct. 31	USA

Amin Bardestani, Director.

$The\ Business\ Names\ Registration\ Act$

CANCELLATIONS (2013)

Name:	Date:	Place of Business:
Charlie Horse Duds	Nov. 4	Saskatoon
Cindy's Cutting Corner	Nov. 1	Moose Jaw
DG's Drive Thru and Diner	Nov. 4	Big River
Evans Insurance Brokers 2013	Nov. 14	Regina
ML Contracting & Roofing	Nov. 1	Moosomin
Performance Productions	Nov. 5	Saskatoon
Ruth's Reliable Cleaning Services	Nov. 1	Saskatoon
Silverdry Mining Systems	Nov. 12	White Fox

Name:	Date:	Place of Business:
Small Trucking	Nov. 4	Carnduff
Terrace East Property Development	Oct. 23	Moose Jaw

SOLE PROPRIETORSHIP REGISTRATIONS (2013)

Name:	Date:	Mailing Address:	Main Type of Business:
4 Legal Solutions	Nov. 15	1501 Park St., Regina	legal services
35.31 Developments	Nov. 15	Box 1471, Outlook	cabinetry; carpentry; woodworking services
Annalisa Raho Design	Nov. 15	16-2121 Rae St., Regina	communication, graphic design and branding services
Baby Jangles Clothing Bouquet	Nov. 12	2422 Albert Ave., Saskatoon	baby clothing bouquets
Bridge City Trucking	Nov. 16	2211 St. Andrew Ave., Saskatoon	move and haul bulk commodities
CB Hunter Contracting	Nov. 16	Box 580, Elrose	oilfield trucking; haul gravel and cattle
Charlie Horse Duds	Nov. 13	1138-7th St. E, Saskatoon	design, create and sell hand painted shirts and canvas art
Cindy's Cutting Corner	Nov. 1	B90, 500-1st Ave., Moose Jaw	hair salon
Cypress Hills Pure Spring Water	Nov. 12	3, 244-2nd Ave. NE, Swift Current	process and sell water
Dacyn Contracting	Nov. 14	409 Spruce Dr., Saskatoon	construction; basement development; residential renovations; decks; trade management services
Dareen Cleaning	Nov. 12	741-201 Appleby Dr., Saskatoon	cleaning services
DZL Construction	Nov. 15	Box 736 Stn Main, Moose Jaw	construction; earth services
Evoke Photo	Nov. 15	Box 23, Tessier	sell photo art online and in print
Fishhook Communications Consulting	Nov. 11	2300 Harvey St., Regina	provide quality freelance strategic communications, stakeholder engagement, social media, employee communications and community investment services
Free Flow Wellness	Nov. 11	Box 1430, Fort Qu'Appelle	Quantum touch; Reiki; meditation; guided imagery; expressive arts therapy; spiritual mentorship; healing retreats; promote physical, emotional and spiritual well-being

Name:	Date:	Mailing Address:	Main Type of Business:
Fresh Cravings Farms	Nov. 12	Box 451, Midale	greenhouse; sell vegetables locally
Grande Notes Coffee House and Stage	Nov. 15	209 Ave. Q N, Saskatoon	coffee house
Grasslands News Group	Nov. 14	7 Donald St., Winnipeg MB	newspaper
Great Western Steak & Seafood	Nov. 13	142 Elmview Rd., Regina	sell food door-to-door
HC Custom Services	Nov. 1	Box 196, McLean	portable welding; Bobcat; excavation services
Home Hardware Building Centre – North Battleford	Oct. 25	11301-6th Ave., North Battleford	Home Hardware building centre
Ignition Sales	Oct. 30	Box 82, Watrous	sell agricultural equipment
Innovative Residential	Nov. 5	101B English Cres., Saskatoon	real estate investments
Itas – International Transportation Assessment Solutions	Nov. 7	2501 Wascana St., Regina	infrastructure inventory asset assessment consultant services
JLM Construction	Nov. 11	1826 Ottawa St., Regina	residential carpentry, construction and renovations
K & J Gas Fitting and Mechanical	Nov. 11	R.R. 2, Site 203, Comp. 166, Saskatoon	gas/pipe-fitting; plumbing services
K & M Contracting	Nov. 15	Box 31, Langham	contract trenching, landscaping and tractor services
Kaspardlov, Laverty and Associates	Nov. 5	3630 Rhodes Dr., Windsor ON	financial planning services
Ledan Holdings	Nov. 1	Box 39, Benito MB	haul grain
McLeod Flooring Specialists	Nov. 11	319 Hull Crt., Saskatoon	install flooring
Millennium Contracting	Nov. 15	253 St. John St., Regina	contract new construction and remodeling services
Mind Body Harmonics	Oct. 31	1501 Park St., Regina	wellness; spa services
Monkey Adventures	Nov. 8	30 Mills Cres., Saskatoon	pre-school; child care
NCSG	Nov. 1	4500, 855-2nd St. SW, Calgary AB	crane and heavy lifting services
New Sun Energy	Nov. 15	93 Churchill Dr., Saskatoon	retail solar energy products
Northern Crane Services	Nov. 1	4500, 855-2nd St. W, Calgary AB	crane and heavy haul services
Northwest Tractor	Nov. 10	Box 233, Leask	sell equipment, trailers, tractors and containers
Patenaude Plumbing & Heating	Nov. 14	Box 192, Kelvington	plumbing and heating services
Primal Goodies	Nov. 15	949 Forget St., Regina	bakery
	•		

Name:	Date:	Mailing Address:	Main Type of Business:
Rainbow Bridge Alternative Health Care Training Center	Nov. 14	B60, 500-1st Ave. NW, Moose Jaw	reflexology; Reiki classes; essential oils; raindrop technique; life coaching and consultant services
Ready Steady Build Construction	Nov. 1	7207 Lanigan Dr., Regina	residential construction
Sargam Vocal Performance	Oct. 31	907-105 Cumberland Ave. S, Saskatoon	Indian classical music lessons; radio, TV host and recitation training services
SCM Ranch	Nov. 14	Box 7876, Saskatoon	ranching
Sidhu Financial Services	Nov. 13	207-822 Kingsmere Blvd., Saskatoon	mortgage broker
Star Massage and Acupuncture	Nov. 15	2312-7th St. E, Saskatoon	massage and acupuncture
Sterling Restaurant & Janitorial Supplies	Nov. 13	1730-2002 Victoria Ave., Regina	restaurant supply services
Sweat Success Personalized Training	Nov. 13	Box 3024, Nipawin	personalized fitness training; health consultant services
Swift Whistle-Clean	Nov. 7	300 Alder Pl., Swift Current	contract commercial cleaning services
Valley Oasis Restaurant	Nov. 14	55 Centre St., Fox Valley	restaurant
Vietnam Express V.E.	Nov. 15	222 Meighen Cres., Saskatoon	restaurant
White Raven Woman Consulting	Nov. 1	Box 2383, Fort Qu'Appelle	facilitate cultural teachings to families, organizations and businesses
Wild Horse Cafe	Nov. 12	Box 283, Ceylon	café; baked goods; catering services
XL Builders & Contracting	Nov. 15	202 Vanier Cres., Saskatoon	residential and commercial framing and renovations

PARTNERSHIP REGISTRATIONS (2013)

Name:	Date:	Mailing Address:	Main Type of Business:
A & T Creative Decors	Nov. 12	501-105 Cumberland Ave. S, Saskatoon	event planning and decoration services
CH4 Heating and Cooling	Nov. 11	1530 Ave. F N, Saskatoon	heating and air- conditioning services
Cool Runnings Construction	Nov. 14	520-20th St. E, Prince Albert	residential and commercial construction
Honest Guys Repair	Nov. 7	751 Rutherford Lane, Saskatoon	automotive repair services
Lazy Hounds Farm	Nov. 15	1410 Ave. E N, Saskatoon	organic market garden; sell fruits, vegetables, flowers, root crops and seedlings
Shelz Gelz Nail Design	Nov. 15	Box 1912, Swan River	acrylic and gel nail design, application and accessories

Name:	Date:	Mailing Address:	Main Type of Business:
The Flower Box and Event Planning	Nov. 14	303 Sears Cove, Saskatoon	sell and distribute flowers; event planning services
WJK Residential Services	Nov. 12	51 Young Cres., Regina	contract snow removal and lawn care services

EXTRA-PROVINCIAL LIMITED PARTNERSHIP REGISTRATION (2013)

Name:	Date:	Mailing Address:	Main Type of Business:
Remcan Projects Limited Partnership	Oct. 31	1500-1874 Scarth St., Regina	railway maintenance, construction and emergency response services across Canada; incidental equipment rentals

ALTERATIONS IN MEMBERSHIP (2013)

Name:	Date:
Canada International Culture Service Centre	Nov. 4
Weiers Farms	Nov. 1

Amin Bardestani, Director.

The Non-profit Corporations Act, 1995/Loi de 1995 sur les sociétés sans but lucratif

CERTIFICATES OF INCORPORATION (2013)

Name:	Date:	Mailing Address:	Main Type of Activities:
Melville Community Thrift Store Inc.	Nov. 1	Box 309, Melville	thrift store; sell used donated, good quality clothing, house wares, tools, toys and books
Prince Albert Approved Home Association Inc.	Nov. 4	1206-28th St. E, Prince Albert	support group of approved home operators
Quill Lake Tae Kwon-Do Inc.	Nov. 4	Box 552, Quill Lake	Tae Kwon-Do club
Remnant Fellowship Church Canada Inc.	Nov. 8	4130 Albert St., Regina	church
Saskatoon Infectious Disease Care Network Inc.	Nov. 13	502, 402-21st St. E, Saskatoon	treatment support for those suffering from HIV and Hepatitis C

Name:	Date:	Mailing Address:	Main Type of Activities:
Sino-Can Association of Neurosis Rehabilitation Inc.	Nov. 13	1133 Rae St., Regina	exchange and discuss how to recover from neurosis/mental issues through Yi-Quan martial arts training
Yi-Quan International Association of North America Inc.	Nov. 13	111 Railway Ave., Hawarden	Yi-Quan martial arts training club

CORPORATIONS RESTORED TO THE REGISTER (2013)

Name:	Date:	Jurisdiction:
Community Futures Partners of Saskatchewan Inc.	Nov. 7	Saskatchewan
International Association of Business Communicators/ Saskatoon Chapter Inc.	Oct. 31	Saskatchewan
Nechapanuk Centre Child & Family Services Inc.	Oct. 31	Saskatchewan
Prince Albert Police Alumni Inc.	Nov. 4	Saskatchewan
Saskatchewan Epidemiology Association Inc.	Nov. 6	Saskatchewan
Saskatchewan Life Skills Association Inc.	Nov. 4	Saskatchewan
Saskatoon K of C Chapter Lotteries Inc.	Nov. 1	Saskatchewan
Saskatoon Minor Softball League Inc.	Nov. 1	Saskatchewan
Shekinah Eagles Centre Church Inc.	Nov. 4	Saskatchewan
St. Brieux & District First Responders Inc.	Nov. 4	Saskatchewan

Amin Bardestani, Director.

PUBLIC NOTICES/AVIS PUBLICS

The Business Corporations Act

NOTICE OF LIQUIDATION ORDER

By Order of the Court of Queen's Bench, Judicial Centre of Saskatoon, issued November 4, 2013, MNP Ltd. has been appointed Liquidator pursuant to *The Business Corporations Act*, of all the assets, property and undertaking of CPC Networks Corp. Any person who:

- (a) is indebted to CPC Networks Corp. shall send payment of the amount owed together with a copy of any account related thereto to the Liquidator by no later than 5:00 p.m., on Friday, December 6, 2013;
- (b) is in possession of property of CPC Networks Corp. shall deliver such property to the Liquidator by no later than 5:00 p.m., on Friday, December 6, 2013;

(c) has a claim against CPC Networks Corp., whether liquidated, unliquidated, future or contingent, shall present particulars thereof in writing to the Liquidator not later than 5:00 p.m., on Wednesday, January 22, 2014.

All deliveries to the Liquidator pursuant to this notice shall be sent to:

MNP Ltd.
700, 119-4th Ave. S
Saskatoon, SK S7K 5X2
Att: Naida Kornuta, Senior Vice President.
All inquiries may be made to MNP Ltd. at (306) 664-8334.

The Highways and Transportation Act, 1997 [section 20.1]

ESTABLISHMENT OF SPEED ZONES — PROVINCIAL HIGHWAY NO. 14

NOTICE IS HEREBY GIVEN that, effective immediately, pursuant to section 20.1 of *The Highways and Transportation Act, 1997*, the Minister establishes a speed zone under Schedule B by erecting official signs stating the speed limit at the following location:

• 80 km/hr on Provincial Highway No. 14 from a point 343 m east of its junction with Provincial Highway No. 31 to a point 480 m west of its junction with Provincial Highway No. 31.

Dated at Regina, Saskatchewan, the 4th day of November, 2013.

Kon Gerbrandt,
Acting Assistant Deputy Minister of
Regional Services Division,
Ministry of Highways and Infrastructure.

PROVINCIAL HIGHWAY NO. 261

NOTICE IS HEREBY GIVEN that, effective immediately, pursuant to section 20.1 of *The Highways and Transportation Act, 1997*, the Minister establishes a speed zone under Schedule B by erecting official signs stating the speed limit at the following locations:

- 40 km/hr on Provincial Highway No. 261 westbound from its junction with Provincial Highway No. 4 to a point 800 m west of its junction with Provincial Highway No. 4;
- 70 km/hr on Provincial Highway No. 261 eastbound from its junction with Provincial Highway No. 4 to a point 800 m west of its junction with Provincial Highway No. 4;
- 70 km/hr on Provincial Highway No. 261 from a point 800 m west of its junction with Provincial Highway No. 4 to a point 700 m north and 460 m west of the north-east corner of Section 33-19-15-W3M.

Dated at Regina, Saskatchewan, the 4th day of November, 2013.

Ron Gerbrandt, Acting Assistant Deputy Minister of Regional Services Division, Ministry of Highways and Infrastructure.

PROVINCIAL HIGHWAY NO. 22-06

NOTICE IS HEREBY GIVEN that, effective immediately, pursuant to section 20.1 of *The Highways and Transportation Act, 1997*, the Minister establishes a speed zone under Schedule B by erecting official signs stating the speed limit at the following locations:

• 80 km/hr along Provincial Highway No. 22-06, from a point 0.00 m west of its intersection with Provincial Highway No. 6 to a point 5000 m west of its intersection with Provincial Highway No. 6, west of the Town of Southey.

Dated at Regina, Saskatchewan, the 21st day of November, 2013.

Ron Gerbrandt,
Acting Assistant Deputy Minister of
Regional Services Division,
Ministry of Highways and Infrastructure.

The Naturopathy Act

SASKATCHEWAN ASSOCIATION OF NATUROPATHIC PRACTITIONERS — ADMINISTRATIVE AND REGULATORY BYLAWS

Title

1 These bylaws may be referred to as *The Naturopathy Bylaws*.

Definitions

- 2 In these bylaws:
 - "Act" means The Naturopathy Act;
 - "Association" means the Saskatchewan Association of Naturopathic Practitioners (SANP);
 - "Council" means the Council of the SANP;
 - "Bylaws" have the meaning given to them in the Act and govern the function of the SANP;
 - "Member" means a Member registered with the SANP as per the requirements of section 8 in the Act;
 - "Former Member" means a non-Member who has previously been a Member of the Association;
 - "Naturopathic Practitioner" means the Member providing services. A Naturopathic Practitioner may also be referred to as a "Naturopathic Doctor", "Doctor of Naturopathic Medicine", "Naturopath", or "Doctor of Naturopathy";
 - "Province" means the province of Saskatchewan.

PART 1 – ADMINISTRATIVE BYLAWS

Office of the Association

1 The offices of the Association shall be at such place in the Province as the Council shall from time to time determine.

Seal

- **2**(1) The Council must adopt a corporate seal for the Association, and may change a corporate seal that has been adopted.
- (2) Documents to be executed on behalf of the Association shall be signed by the President and either the Treasurer or Secretary and sealed with the seal of the Association.

Fees

- **3**(1) Annual fees for all Membership categories of the Association shall be the rate or rates approved by the Council.
- (2) The Council may approve an increase to the initial registration fees and when sending notification for renewal of Membership, the Council will include notification of the annual fee increase to the Membership.

Registration Year

- 4(1) The registration year of the Association is the period commencing on January 1 and ending on December 31of the same calendar year.
- (2) If a person fails to pay the required membership fees on or before the registration date of January 1, the person ceases to be licensed as of that date. The fees for reinstatement as a licensed practising Member are as follows:
 - (a) if the applicant is less than one (1) year in arrears, the reinstatement fee is the current annual membership fee, plus \$100 per month in arrears, or any part thereof;
 - (b) if the applicant is more than one (1) year in arrears, the reinstatement fee is the current annual membership fee, plus \$1,200 for each year since the person's last registration, or any part thereof.
- (3) A Member who changes status during a registration year shall pay the difference, if any, between the applicable membership fees for the year.
- (4) The Council may, for cause, remit the whole or any portion of any fee, debt or levy owed to the Association.

Application of Moneys

- **5**(1) The fiscal year of the Association is the period commencing on January 1 and ending on December 31 of the same calendar year.
- (2) Signing officers of the Association shall be appointed annually by the Council and shall be the President, Treasurer, and one other officer.
- (3) No less than two signing officers of the Association shall sign cheques, contracts, security instruments and other legal documents affecting the Association.
- (4) Notwithstanding 5(3), the Treasurer is authorized to approve financial commitments and authorize payments of amounts less than \$500.
- (5) The Treasurer and the President, together, are authorized to approve financial commitments and authorize payments of amounts greater than or equal to \$500.
- (6) The Treasurer and one or more signing officer(s) may authorize the movement of funds of the Association from one account of the Association to another and may invest the whole or any portion of the funds of the Association in investments in the Association's name.
- (7) At each regularly scheduled meeting of the Council, the Treasurer shall provide the most current balance sheet and statement of revenue and expenditure.

Composition of the Council

- **6**(1) The Council is to consist of at least five positions, including:
 - (a) the President;
 - (b) the Vice-President;
 - (c) the Secretary;
 - (d) the Registrar;
 - (e) the Treasurer.

- (2) Each elected Councillor holds office for a two-year term commencing at the close of the Annual General Meeting (AGM) during which he or she is elected until the close of the AGM two years later.
- (3) There is no maximum number of terms of office a Councillor may be elected for.
- (4) When a vacancy occurs on the Council, the remaining Members of the Council may appoint another Member to fill the vacancy until the earlier of:
 - (a) the expiry of the term of office of the Council Member who ceased to be a Member of the Council; or
 - (b) the day on which a Member is elected to fill the vacancy.
- (5) If the registration of a Member serving as a Member of the Council is suspended or cancelled, the Member's powers and duties as a Member of the Council are suspended for the same period.
- (6) If a Member serving as a Member of the Council is expelled from the Council, the Member ceases to be a Member of the Council on the day the Member is expelled.

Election of Councillors

- **7**(1) Election of the Council will take place at the AGM.
- (2) Only Members in good standing are eligible for nomination.
- (3) All full practising Members in good standing are entitled to vote.

Duties of the Council

8(1) Duties of President

The President is the chairperson and chief executive officer of the Association, and must preside at the annual and special meetings of the Association and at the regular and special meetings of the Council. The President must call all meetings as provided in this bylaw, and must present, at the annual meeting of the Association, a report on the activities of the Association.

(2) Duties of Vice President:

In the absence of the President, the Vice President is vested with all the powers of the President as provided by the Act, bylaws and any other duties as assigned to him or her by the Council.

(3) Duties of Registrar:

The Registrar is responsible for:

- (a) attending the meetings of the Association and of the Council;
- (b) maintaining the registers;
- (c) collecting all material furnished in support of applications for membership;
- (d) fulfilling duties set out in the Registration section of these bylaws;
- (e) collecting dues and other prescribed fees or monies from the Membership;
- (f) performing such other duties as the Council may from time to time prescribe.

As and where directed by the Council, the Registrar may delegate to another Member of the Council such portion of his or her duties as may be necessary for the good functioning of the office and that of the Association.

(4) Duties of Secretary:

The Secretary is responsible for:

- (a) attending the meetings of the Association and of the Council;
- (b) recording upon the books and records of the Association, the proceedings of the Association and of the Council at their respective meetings;

- (c) notifying the Members of the Association and the Council of their respective meetings in accordance with the bylaws of the Association; and
- (d) performing such other duties as the Council may from time to time prescribe.

As and where directed by the Council, the Secretary may delegate to another Member of the Council such portion of his or her duties as may be necessary for the good functioning of the office and that of the Association.

(5) Duties of Treasurer:

The Treasurer is the chief financial officer of the Association and is responsible for:

- (a) receiving and depositing in a bank, credit union, or other financial institution approved by the Council, all the money of the Association;
- (b) keeping an accurate account of the money received and deposited under clause (a);
- (c) making such disbursements as may be determined from time to time by the Council;
- (d) making reports of the finances of the Association annually and whenever requested by the Council; and
- (e) ensuring the proper investment of the money of the Association and the safekeeping of all security and money of the Association.

As and where directed by the Council, the Treasurer may delegate to another Member of the Council such portion of his or her duties as may be necessary for the good functioning of the office and that of the Association.

At the end of his or her term of office, the Treasurer must deliver to his or her successor all books, moneys and other property of the Association that are in his or her possession.

- (6) The Council may remove a Council member who:
 - (a) consistently fails or refuses to perform duties as assigned according to the Act, the bylaws, or the policies and procedures of the Association;
 - (b) is not acting in the best interests of the Association;
 - (c) allows his or her membership in the Association to lapse; or
 - (d) is subject to some form of disciplinary or legal action, which the Council has determined may affect his or her duties as a member of the Council.

Meetings of the Council

- **9**(1) The Council shall meet at the call of the President or as determined at the previous meeting of the Council.
- (2) The President shall convene a meeting of the Council following the receipt of a verbal or written request of one of the Councillors.
- (3) The Council shall meet within 30 days of the AGM and at least four times between AGMs.

Meetings of the Association

- **10**(1) The AGM shall be held in each calendar year in Saskatchewan at a time and place determined by the Association at the previous AGM, or, if the Association fails to do so, at a time and place determined by the Council.
- (2) Special meetings of the Association:
 - (a) may be called from time to time as determined by the President;
 - (b) shall be called by the President upon the written request to the Secretary by five (5) or more full practising Members in good standing, or upon the written request to the Secretary by two (2) or more members of the Council.

- (3) Each full practising Member in good standing is entitled to vote on any question at a meeting of the Association.
- (4) All questions are decided by a simple majority of 50%+ 1 of those voting at the meeting.
- (5) Notice of meetings of the Association shall be sent by ordinary mail, email or fax to the address or fax number shown in the records of the Association at least 14 days prior to the meeting.

Quorum

- 11(1) A quorum for a meeting of the Association, including AGMs or special meetings, consists of ten percent (10%) of the current voting Membership present in person.
- (2) A quorum for a meeting of the Council, including regular and special meetings, consists of a majority of the voting Members of the Council.

Committees

- **12**(1) The Council shall establish for all committees:
 - (a) terms of reference;
 - (b) membership and term of appointment;
 - (c) chair; and
 - (d) budget allocation.
- (2) Each committee shall:
 - (a) perform its duties subject to the direction of the Council;
 - (b) meet as frequently as is required to fulfill its terms of reference;
 - (c) designate one of its members as the recording secretary, who shall maintain minutes of all meetings; and
 - (d) report to the Council on the business of each meeting of the committee.
- (3) Members of a committee may be Councillors, Members of the Association or members of the public. Members of the public may assist in reviewing and reporting on activities of the Association, and providing recommendations to the Association. The Council may appoint members of the public who are not current or former Members. Members of the public shall be appointed for a term of up to three years and may be reappointed for a second term.
- (4) A majority of the members of a committee present constitutes a quorum. Public members shall not be included in a quorum count.
- (5) The Council may remove a committee member who:
 - (a) consistently fails or refuses to perform duties as assigned according to the Act, the bylaws, or the policies and procedures of the Association;
 - (b) is not acting in the best interests of the Association; or
 - (c) in the case of a Member of the Association:
 - (i) allows his or her membership in the Association to lapse; or
 - (ii) is subject to some form of disciplinary or legal action, which the Council has determined may affect his or her duties as a member of the committee.

Procedures

- 13(1) Unless otherwise provided, the procedures at all meetings of the Association and of the Council are governed by the procedures contained in PART 1 Appendix B and, in cases not provided for, by Roberts Rules of Order.
- (2) Notwithstanding subsection 13(1) the procedures for meetings may be amended or suspended at any meeting of the Association, with respect to that meeting, by a majority vote of the Members present at the meeting.

PART 2 – REGULATORY BYLAWS

Register

- 14(1) The Registrar shall maintain the following registers:
 - (a) register of Members granted full practising registration;
 - (b) register of Members granted non-practising registration;
 - (c) register of Members granted restricted registration;
 - (d) register of Members granted temporary registration; and
 - (e) register of Members granted student registration.
- (2) The following information is to be kept in the register for each Member:
 - (a) the Member's name;
 - (b) the Member's gender;
 - (c) the Member's office address;
 - (d) the Member's telephone number;
 - (e) the Member's degrees and certification (as relates to his/her practice);
 - (f) the Member's area(s) of practice;
 - (g) the Member's registration number;
 - (h) the type of registration;
 - (i) any practice restrictions or conditions imposed on certificates of registration;
 - (j) a notification of every surrender, cancellation or suspension of registration;
 - (k) final outcome of any disciplinary/professional conduct hearings regarding the Member;
 - (l) in the case of a Naturopathic Medical corporation: the address, telephone number, fax number and e-mail address of the head office.
- (3) A Member must immediately notify the Registrar of any change of any information set out in subsection 14(2) previously provided to the Registrar.

Membership Categories

- **15**(1) The following categories of Members are established:
 - (a) full practising;
 - (b) non-practising;
 - (c) restricted;
 - (d) temporary; and
 - (e) student.

General Requirements for Membership

- 16 All applicants for membership of any kind shall submit to the Registrar:
 - (a) proof of Canadian citizenship, residency, and/or landed immigrant status;
 - (b) a completed application form;
 - (c) the applicable application, examination, and/or registration fee(s);
 - (d) any other outstanding fee, debt or levy owed to the Association;
 - (e) evidence satisfactory to the Council of the applicant's good character, including a Criminal Record Check from the RCMP or local constabulary;

- (f) where applicable, evidence satisfactory to the Council of the applicant's good professional record; and
- (g) in the case of an applicant whose first language is not English, evidence that the applicant meets the requirements for proficiency in English as recognized by the Council.

Full Practising Membership

- 17(1) Full practising membership entitles a person to the following privileges:
 - (a) subject to obtaining a full practising license in accordance with these bylaws, to practice Naturopathic Medicine in Saskatchewan as a Member;
 - (b) to use the title "Naturopathic Doctor", "Doctor of Naturopathic Medicine", "Naturopathic Practitioner", "Naturopath", "Doctor of Naturopathy", or the initials "ND";
 - (c) to hold office in the Association;
 - (d) to have a voice and a vote at the meetings of the Association;
 - (e) to be appointed to committees of the Association;
 - (f) to receive copies of the Association's documents appropriate for distribution; and
 - (g) to receive the publications of the Association.
- (2) The requirements for a full practising license are:
 - (a) graduation from a Naturopathic Medical education program approved by the Council and accredited by the Council on Naturopathic Medical Education (CNME), or a program deemed equivalent by the Council;
 - (b) successful completion of the Naturopathic Physicians Licensing Exams (NPLEX) or a standardized licensing examination administered by a national or international examining body approved by the Council:
 - (c) successful completion of the written and practical provincial examinations required by the Council and listed in the SANP Requirements for New Applicants document.
- (3) An applicant for full practising membership must submit the following to the Registrar:
 - (a) the general requirements for membership set out in section 16 of these bylaws;
 - (b) an official transcript from an accredited Naturopathic Medical education program recognized by the Council;
 - (c) an official copy of Council-approved standardized examination scores;
 - (d) if the applicant is applying under subsection 17(4), a Letter of Good Standing from the governing body(ies) of all the jurisdictions in which he or she is currently practicing, or is entitled to practice;
 - (e) proof that the applicant meets the liability insurance requirements of section 28.
- (4) An applicant who has practiced Naturopathic Medicine in a regulated Canadian jurisdiction may be granted full practising membership if he or she:
 - (a) is registered in good standing with another Naturopathic Medicine regulatory body in Canada, in the opinion of the Council, as the equivalent of a full practising Member, and has provided evidence satisfactory to the Registrar of such registration; and
 - (b) has successfully completed any written and practical provincial examinations required by the Council and listed in the SANP Requirements for New Applicants document for particular treatment options that the individual intends to offer Saskatchewan patients that are outside of the individual's scope of practice in his or her originating jurisdiction.

- (5) An international applicant may be granted full practising membership if he or she:
 - (a) has met the criteria as set out in subsections 17(2)(a), (b) and (c); and
 - (b) has successfully completed any examination(s) and any upgrading program(s) required by the Council and listed in the SANP Requirements for New Applicants document.

Non-Practising Membership

- 18(1) Non-practising membership entitles a person to the following privileges:
 - (a) to use the title "Naturopathic Doctor (Non-practising)", "Doctor of Naturopathic Medicine (Non-practising)", "Naturopathic Practitioner (Non-practising)", "Naturopath (Non-practising)", "Doctor of Naturopathy (Non-practising)", or the initials "ND (NP)";
 - (b) to have a voice, but not vote at the meetings of the Association;
 - (c) to be appointed to committees of the Association;
 - (d) to receive copies of the Association's documents appropriate for distribution; and
 - (e) to receive the publications of the Association.
- (2) Non-practising membership is available to a person who:
 - (a) is registered, or is eligible for registration as a full practising Member (section 17) or restricted Member (section 19); and
 - (b) wishes to cease to practice.

Non-practising Members are prohibited from practicing Naturopathic Medicine or holding themselves out to be practicing Naturopathic Medicine.

- (3) A Member or applicant may be granted non-practising membership if he or she has delivered to the Registrar:
 - (a) the general requirements for membership set out in section 16 of these bylaws;
 - (b) a statutory declaration that he or she will not practice Naturopathic Medicine while registered under this section.
- (4) A non-practising Member or a former Member may apply for resumption of practice as a Naturopathic Practitioner by submitting the following to the Registrar:
 - (a) a signed application for resumption of practice;
 - (b) proof that continuing competency requirements have been met;
 - (c) applicable application fee; and
 - (d) proof that the applicant meets the liability insurance requirements of section 28.

Restricted Membership

- **19**(1) Restricted membership entitles a person to the following privileges:
 - (a) subject to obtaining a restricted practising license, in accordance with these bylaws and the conditions and restrictions attached to that license, and only under the supervision of a full practising Member, to practice Naturopathic Medicine in Saskatchewan as a Member;
 - (b) to use the title "Naturopathic Doctor (Restricted)", "Doctor of Naturopathic Medicine (Restricted)", "Naturopathic Practitioner (Restricted)", "Naturopath (Restricted)", "Doctor of Naturopathy (Restricted)", or the initials "ND (Restricted)";
 - (c) to have a voice, but not vote at the meetings of the Association;
 - (d) to receive copies of the Association's documents appropriate for distribution; and
 - (e) to receive the publications of the Association.

- (2) An applicant who does not meet the educational or competency requirements for full practising membership may be granted restricted membership and a restricted practising license.
- (3) An applicant may be granted restricted membership if he or she has delivered to the Registrar:
 - (a) the general requirements for membership set out in section 16 of these bylaws;
 - (b) written proof that the applicant will be under the supervision of a full practising Member, and signed by the full practising Member; and
 - (c) a statutory declaration in Form A that he or she will practice Naturopathic Medicine only under the supervision of a full practising Member while registered under this section.
- (4) Where a person with a restricted membership believes that he or she has satisfied the terms and conditions that have been placed on his or her registration, other than those imposed as a result of an investigation or disciplinary procedure, and he or she wishes to have those terms and conditions varied or removed, the restricted Member must submit the following to the Registrar:
 - (a) a completed application for the removal of restrictions;
 - (b) any information that the Council may require in the form and within the time set by the Council;
 - (c) evidence that the restricted Member has successfully fulfilled the terms and conditions set by the Council;
 - (d) applicable application fee; and
 - (e) proof that the applicant meets the liability insurance requirements of section 28.

Temporary Membership

- **20**(1) Temporary practising membership entitles a person to the following privileges:
 - (a) subject to obtaining a temporary practising license, in accordance with these bylaws and the conditions and restrictions imposed for the period of time specified on that license, to practice Naturopathic Medicine in Saskatchewan as a Member;
 - (b) to use the title "Naturopathic Doctor (Temporary)", "Doctor of Naturopathic Medicine (Temporary)", "Naturopathic Practitioner (Temporary)", "Naturopath (Temporary)", "Doctor of Naturopathy (Temporary)", or the initials "ND (Temp)";
 - (c) to have a voice, but not vote, at the meetings of the Association;
 - (d) to receive copies of the Association's documents appropriate for distribution; and
 - (e) to receive the publications of the Association.
- (2) The requirements for a temporary practising license are:
 - (a) is registered in good standing with another Naturopathic Medicine regulatory body in Canada, as a Naturopathic Doctor, on the condition that the person remains registered with that other regulatory body and complies with the general requirements for membership set out in section 16 of these bylaws.
- (3) An applicant for temporary practising membership must submit the following to the Registrar:
 - (a) a Letter of Good Standing from the governing body(ies) of all the jurisdictions in which he or she is currently practicing, or is entitled to practice; and
 - (b) proof that the applicant meets the liability insurance requirements of section 28.

Student Membership

- 21(1) Student membership entitles a person to the following privileges:
 - (a) subject to obtaining a student license, and only under the supervision of a full practising Member, to practice Naturopathic Medicine in Saskatchewan as a Member;
 - (b) to use the title "Naturopathic Doctor (Candidate)", "Doctor of Naturopathic Medicine (Candidate)", "Naturopathic Practitioner (Candidate)", "Naturopath (Candidate)", "Doctor of Naturopathy (Candidate)", or the initials "ND (Cand)";
 - (c) to have a voice, but not vote, at the meetings of the Association;
 - (d) to receive copies of the Association's documents appropriate for distribution; and
 - (e) to receive the publications of the Association.
- (2) The requirements for a student license are:
 - (a) enrollment in a Naturopathic Medical education program approved by the Council and accredited by the Council on Naturopathic Medical Education (CNME), or a program deemed equivalent by the Council; or
 - (b) has recently graduated from a Naturopathic Medical education program approved by the Council and accredited by the Council on Naturopathic Medical Education (CNME), or a program deemed equivalent by the Council, and is in the process of writing his or her licensing examinations or is awaiting results of the examinations.
- (3) An applicant may be granted a student membership if he or she submits the following to the Registrar:
 - (a) a completed application form;
 - (b) proof of enrolment in any year of a Naturopathic Medical education program recognized by the Council;
 - (c) the applicable application and/or registration fee(s); and
 - (d) any other outstanding fee, debt or levy owed to the Association.
- (4) Once a student Member has satisfactorily met the requirements for full practising membership as set by the Council and has been granted full practising membership, the Registrar shall enter that Member's name in the full register.

Disclosure Requirements for Registration

- 22 In addition to the requirements for registration set out in section 16, an applicant for registration must disclose to the Registrar the following information about himself or herself and his or her practice of Naturopathic Medicine, whether in Saskatchewan or in another jurisdiction regarding any current or past actions taken by a self-regulating health professional body with respect to the following:
 - (a) a finding of professional misconduct, conduct unbecoming, incompetence or an incapacity or lack of fitness to practice;
 - (b) a denial of an application for registration, licensure or any other authorization to practice Naturopathic Medicine;
 - (c) a suspension of, restriction on, or revocation of registration, licensure or any other authority to practice Naturopathic Medicine;
 - (d) any physical or mental condition, disorder or addiction to alcohol or drugs that may compromise the applicant's ability to practice Naturopathic Medicine safely;
 - (e) any guilty plea to or conviction for a criminal or quasi-criminal offence, whether in Canada, or elsewhere.

Refusal to Register

- **23**(1) If the Registrar, upon consultation with the Council, is not satisfied that an applicant is eligible for full registration as a Naturopathic Practitioner, the Registrar:
 - (a) may refuse to register the applicant; or
 - (b) may register the applicant subject to whatever restrictions and conditions are considered appropriate by the Registrar.
- (2) Where the Registrar refuses to register the applicant, the Registrar shall notify the applicant within a 30-day period in writing and include reasons for the decision.

Membership Renewal

- **24** An applicant for renewal of membership as a Naturopathic Practitioner must submit the following to the Registrar:
 - (a) a completed application for renewal;
 - (b) any information that the Council may require in the form and within the time set by the Council;
 - (c) the applicable application renewal and/or registration fee;
 - (d) any other outstanding fee, debt or levy owed to the Association;
 - (e) proof that he or she has fulfilled the continuing education requirements pursuant to section 27 of the bylaws; and
 - (f) proof that the applicant meets the liability insurance requirements of section 28 of the bylaws.

Default in Renewal Requirements

- **25**(1) In the case of a late renewal received within 30 days of the expiration of membership, the Registrar may impose a late registration fee.
- (2) If an applicant for renewal does not meet the requirements of section 24 within 30 days of expiration of membership, the Registrar may renew the registration subject to terms and conditions pursuant to subsection 19.
- (3) An applicant who fails to renew his or her registration in accordance with section 24 may be reinstated as a full practising Member, if he or she:
 - (a) has provided evidence satisfactory to the Registrar of having completed any requirements under section 19(4); and
 - (b) has delivered to the Registrar any other outstanding fee, debt or levy owed to the Association.

Examinations

- **26**(1) All required examinations for applicants to obtain registration in the Association must be prepared by or recommended by the Examination Committee and approved by the Council.
- (2) The Examination Committee must:
 - (a) determine the time and place for the holding of an examination, the supervision of examinations, and the procedures for the conduct of the examinations;
 - (b) review the results of the examination for each applicant and make a determination as to whether or not that applicant has successfully completed the examination; and
 - (c) notify the Council in writing of the results of the examination as soon as they become available.
- (3) The Registrar must notify the applicant of the results of the examination within 7 days of the examination.

Continuing Education

- **27**(1) A full practising Member must successfully complete, within each continuing competency period of 2 years, at least 40 hours of continuing education as determined by the Council.
- (2) The Council must approve the continuing education programs taken to meet the required number of continuing education hours under this section.
- (3) As part of the continuing education program, an applicant must provide to the Registrar at the time of Membership renewal:
 - (a) a list of continuing education hours and activities undertaken and appended with supporting documentation;
 - (b) proof of current certification with St. John's Ambulance, Canadian Red Cross or other provider approved by the Council in Standard First Aid with Level C CPR.

Liability Insurance

- **28**(1) All full practising Members, restricted Members, and temporary practising Members must possess and maintain professional liability coverage. The liability coverage must extend to all areas of the Member's practice through a policy of professional liability insurance that provides coverage of at least \$2,000,000.00.
- (2) All full practising Members who supervise a student Member must ensure that his or her liability coverage extends to all areas of the student Member's practice.
- (3) All practising Members must keep available in his or her office, for inspection by the Association, evidence that he or she is in compliance with subsection 28(1) and 28(2).

Professional Incompetence or Misconduct by a Member, Violation of the Act by a Non-Member

- **29**(1) Professional incompetence is a question of fact, but the display by a Member of a lack of knowledge, skill or judgment or a disregard for the welfare of a member of the public served by the profession of a nature or to an extent that demonstrates that the Member is unfit to:
 - (a) continue in the practice of the profession; or;
 - (b) provide one or more services ordinarily provided as a part of the practice of the profession;

is professional incompetence within the meaning of these bylaws.

- (2) Professional misconduct is a question of fact. Examples of professional misconduct include, but are not limited to, any matter, conduct or circumstance that:
 - (a) is harmful, or potentially harmful, to the best interests of the patient, public or Members;
 - (b) has the potential to bring the standing of the profession into disrepute;
 - (c) violates the provisions of the Act or bylaws; or;
 - (d) fails to comply with an order of the Professional Conduct Committee, the Discipline Committee or the Council.
- (3) In the case where a Member is suspected of professional incompetence or professional misconduct and a complaint is put forth against the Member, the Registrar shall review the complaint and shall refer any written complaint received, or any information of misconduct received to the Professional Conduct Committee, as deemed appropriate.
- (4) In the case where a non-Member is suspected of violating section 9 and/or section 11 of the Act and a complaint is put forth against the non-Member, the Council shall review the complaint. The Council will initiate an investigation where appropriate and will review any information relevant to the case.

- (5) Where the Council finds evidence that a non-Member is guilty of violating section 9 and/or section 11 of the Act, it may take the following actions:
 - (a) notifying the non-Member in writing of the violation and requesting that the non-member end any unlawful activity;
 - (b) initiating one or more summary procedures, and participating in such procedures as required, under *The Summary Offences Procedures Act, 1990*;
 - (c) any other action that the Council considers just.

Professional Conduct Committee

- **30**(1) The Professional Conduct Committee shall be appointed by the Council and shall be made up of at least three persons, the majority of whom are practising Members. The Professional Conduct Committee shall not be made up of Members of the Council or Members of the Discipline Committee.
- (2) On receipt of a written report alleging professional incompetence or professional misconduct on the part of a Member, the Professional Conduct Committee shall:
 - (a) review the complaint provided in writing by the complainant;
 - (b) notify the complainant in writing that the Committee will review the complaint;
 - (c) notify the Member in writing that the complaint has been received. The Member will have 15 days, or another appropriate time frame as determined by the Council, to respond in writing to the complaint; and
 - (d) if appropriate after completion of the review, initiate an investigation.
- (3) The Professional Conduct Committee may delegate its authority to investigate to one or more Committee Members, who shall provide a written report to the Committee within 7 days upon the conclusion of the investigation.
- (4) The Professional Conduct Committee may, with the consent of the complainant and the Member whose conduct is the subject of the complaint, resolve the substance of the complaint through a non-disciplinary alternative dispute resolution process, which may include the issuance of a counselling or cautionary directive by the Committee to the Member.
- (5) Within 7 days upon completion of its investigation, the Professional Conduct Committee shall make a written report to the Discipline Committee recommending:
 - (a) that the Discipline Committee hear and determine the formal complaint set out in the written report; or
 - (b) that no further action be taken with respect to the matter under investigation because:
 - (i) the complainant withdrew the complaint;
 - (ii) the matter has been resolved with the consent of the complainant and the Member who is the subject of the investigation; or
 - (iii) in the opinion of the Professional Conduct Committee, no further action is warranted on the facts of the case.
- (6) The formal complaint set out in the written report made to the Discipline Committee may relate to any matter disclosed in the complaint received or the investigation conducted.
- (7) A written report signed by a majority of the Professional Conduct Committee is the decision of that Committee.
- (8) The Professional Conduct Committee shall provide, or cause to be provided, a copy of the written report to:
 - (a) the Council;
 - (b) the complainant, if any; and
 - (c) the Member whose conduct is the subject of the complaint.

Discipline Committee

- **31**(1) The Discipline Committee is established consisting of at least three persons appointed by the Council, the majority of whom are to be practising Members.
- (2) Subject to the Act and these bylaws, the Discipline Committee may make rules regulating its business and proceedings.
- (3) Decisions of the Discipline Committee are matters of public interest and as such shall be published by the Association, and, where appropriate, shall be reported to the Member's employer.
- (4) The Professional Conduct Committee shall review and/or investigate formal complaints and, where deemed appropriate and in accordance with subsections 30(5) and (6) of these bylaws, refer said complaints to the Discipline Committee for hearing but its Members shall not participate in the hearing of said complaint except as witnesses when required.
- (5) A Member shall be provided with a copy of the formal complaint and served with notice of a hearing no later than 14 days before the day on which the Discipline Committee is to sit. The hearing shall be scheduled in consideration of the schedules of the Discipline Committee Members, the Member subject to discipline, and a representative from the Professional Conduct Committee.
- (6) The Discipline Committee may consider any evidence that it considers appropriate. The testimony of witnesses is to be under oath or affirmation. The Member has a right to legal representation (at his/her own expense) at any hearing. There is a full right to examine, cross examine, and re-examine all witnesses and present evidence in defence and reply.
- (7) If a Member whose conduct is the subject of a discipline hearing fails to attend the hearing, the Discipline Committee, on proof of service of the notice of hearing, may proceed in the Member's absence.

Discipline

- **32**(1) Where the Discipline Committee finds sufficient evidence that a Member is guilty of professional misconduct or professional incompetence, it may make one or more of the following recommendations to the Council:
 - (a) that the Member's registration and/or license be cancelled or suspended for a specified period;
 - (b) that the Member lose any rights and privileges as a Member, indefinitely or for a specified period;
 - (c) that the Member's registration and/or license be suspended pending the satisfactory completion of all conditions specified in the recommendations;
 - (d) that the Member may continue to practice, but only under conditions specified in the recommendations; or
 - (e) any other recommendations the Discipline Committee considers just.
- (2) The Council may:
 - (a) make one or more orders based on the recommendations put forward by the Discipline Committee;
 - (b) reject the recommendations put forward by the Discipline Committee; or
 - (c) take any other action that the Council considers just.
- (3) The Member subject to discipline shall be sent a copy of an order made pursuant to subsections 32(1) and/or (2) of these bylaws.
- (4) The Council may inform a Member's employer of the order made against that Member.

Duty to Report

- **33**(1) Where the Professional Conduct Committee during its review/investigation, or the Discipline Committee during its hearing, believes that the Member may be guilty of criminal conduct, the respective Committee has a duty to report the matter to the Council and, where appropriate, to the police/Ministry of Justice.
- (2) Where a Member of the Association has reasonable grounds to believe that another Member is guilty of professional misconduct or professional incompetence, has acted unethically, or has behaved in such a way that may generally be considered unbecoming to the profession, the Member has a duty to report the behaviour to the Council in writing.

Cancellation or Suspension of Membership

- **34**(1) When a Member's registration is cancelled or suspended, that Member's rights and privileges as a Member are removed for the period during which his or her membership is cancelled or suspended.
- (2) The Council may cancel or suspend the registration of a Member whose application for registration is found by the Council to have been based on a false, misleading, or fraudulent statement.
- (3) The Council may cancel or suspend the registration of a Member pursuant to a recommendation by the Discipline Committee.
- (4) The Council may cancel or suspend the registration of a Member who is in default of the payment of any fees prescribed within these bylaws.
- (5) When a Member's registration is suspended or cancelled, the Council shall make notation on the appropriate register of Members.

Appeal

- **35**(1) An applicant who is aggrieved by a decision of the Registrar or a non-discipline related decision of one of the committees of the Council may appeal the decision to the Council.
- (2) An appeal is to be made by filing a written notice of appeal with the Council within 30 days after the person receives notice of a decision. This notice must specify the reasons for the appeal.
- (3) On receiving a notice of appeal, the Council shall schedule a hearing, and shall give the applicant a written notice of the date, time and place of the hearing.
- (4) An applicant who appeals a decision under this section is entitled to appear with legal counsel at his or her own expense and make representations to the Council at the hearing.

Decision by the Council

- **36**(1) The Council shall decide an appeal within 90 days after an appeal hearing.
- (2) Within 30 days after deciding an appeal, the Council shall give the applicant written notice of its decision.

Reinstatement of Membership

- **37**(1) Any Member whose registration has been permanently cancelled or temporarily suspended may apply in writing for reinstatement of registration directly to the Council according to section 35 of these bylaws.
- (2) Upon receipt of an application for reinstatement, the Council may review the application and undertake any investigations it deems necessary to determine whether the former Member should be reinstated or not.
- (3) The Council may reinstate a Member based on evidence of the Member's subsequent conduct and any other evidence that the Council considers appropriate. Evidence that may be considered by the Council includes, but is not limited to:
 - (a) whether the term of suspension has expired;

- (b) whether any conditions placed on the Member have been satisfied;
- (c) whether all unpaid fees prescribed have been paid; and
- (d) whether it is fair and equitable and in the interests of the public to reinstate the Member.
- (4) Reinstatement must be made by order of the Council and may be on any terms and conditions the Council considers appropriate.
- (5) If the Council is not satisfied pursuant to subsection 37(3) of these bylaws, it may, by order, refuse to reinstate the former Member and must notify the former Member in writing within 30 days of its decision.
- (6) A person whose application for reinstatement is refused may at any time make another application, based on new information, or make an application for appeal to the Court of Queen's Bench, as outlined in section 7 of the Act.
- (7) In the case of reinstatement, the Council shall reinstate the Member's name on the register.

Conflict of Interest

- **38**(1) A conflict of interest may include, but is not limited to the following situations:
 - (a) a situation in which the Member is involved in determining or reviewing credentials and eligibility for registration or licensure of an applicant or another Member who may be related to or practicing with that Member;
 - (b) a situation in which the Member is involved in the investigation or discipline process affecting another Member who may be related to or who is, has been or may be practising with that Member; and
 - (c) a situation in which the Member or their family member might personally or financially benefit from decisions or information gained from involvement on the Council or committees.
- (2) Members serving in an official capacity as Council members, committee members or representatives of the Association and employees of the Association shall declare a conflict of interest in matters under discussion, business of the Association or in decisions taken in which they have a vested interest.
- (3) It is the responsibility of the presiding officer to ensure that Members or employees identifying a conflict of interest shall leave the meeting during considerations of the pertinent issue and the Secretary of the meeting shall record the departure of the Member in the minutes.
- (4) Members who represent the Association shall not assume a position if a conflict of interest is identified.
- (5) A member of the Professional Conduct Committee or the Discipline Committee who has a conflict of interest in respect of a complaint shall step down from dealing with it, and the Council may appoint a replacement to deal with the specific complaint.
- (6) It is the obligation of a Member who has a conflict of interest to disclose the conflict but, if a Member fails to disclose a conflict of interest, the conflict may be raised by anyone who has knowledge of it.

Code of Ethics, Standards and Guidelines

- **39** Every Member shall comply with:
 - (a) a code of ethics governing the conduct of Members (Guide to the Ethical Conduct of Naturopathic Doctors: Developed and distributed by the Canadian Naturopathic Association May 1994; Adopted by the SANP April 5, 2009) contained in PART 2 Appendix A;
 - (b) standards and guidelines for the provision of Naturopathic Medicine (Standards of Practice: Developed and distributed by the Canadian Naturopathic Association 1989; Revised January 2000; Adopted by the SANP April, 2009) contained in PART 2 Appendix B.

PART 1

APPENDIX A - SEAL OF THE ASSOCIATION

Note: Seal Dispensed from publication

APPENDIX B – APPLICABLE RULES OF ORDER

Roberts Rules of Order shall govern the organization in all procedural matters not otherwise covered by *The Naturopathy Act*, the bylaws made under that Act, or these Applicable Rules of Order.

Voting Eligibility

Each full practising Member of the Saskatchewan Association of Naturopathic Practitioners (SANP) who is in good standing is entitled to one vote at the annual meeting. Only those voting Members present at the annual meeting are eligible to vote during the sessions of the annual meeting, unless approved by proxy.

Limitation of Debate

The President/Chair shall exercise the responsibility of the President/Chair to limit the debate.

- Consideration of any item of business, whether introduced by motion or resolution shall be limited to 30 minutes.
- The chairperson shall warn the assembly that the question will be called within the next five minutes.
- Debate may be extended with permission of the assembly.

Speakers

Speakers shall use the microphones, if available, and shall state their name and place of residence to the chair. The chairperson shall call speakers in the order in which they stand behind the microphones.

Motions

Motions must be made by a Member and seconded by a Member.

Each person except the mover of a motion may speak once to each motion. The mover of a motion may speak twice:

- in making the motion, the mover shall identify the seconder of the motion, then continue to speak to the rationale and/or reasons for proposing this motion.
- a second time to close debate.
- at the request and on the invitation of the chairperson, the mover may correct misconceptions or offer explanation. This will not be considered speaking for the second time or closing debate.

The seconder shall speak immediately following the mover in order to formally second the motion and speak in support of it.

Amendments

Amendments must be introduced by motion, in accordance with the rules for motions set out above, and be voted on before the main motion is put to a vote.

The mover of an amendment may speak only at the time of proposing the amendment.

Each person who speaks to an amendment shall be limited to a maximum of two minutes.

No more than two amendments may be on the floor at the same time.

Resolutions and Motions

Resolutions and motions shall be decided by the majority (50%+1) of votes cast, ignoring abstentions.

Because abstentions are not "votes" they are not counted in the total votes cast. Therefore, the practical effect of an abstention is an indication of support for the prevailing side on the vote.

While it is the duty of Members who have an opinion on the question to express it by their vote, persons cannot be compelled to vote.

Abstentions shall not be counted or recorded but, in a conflict of interest situation, the name of the Member who abstained shall be recorded at the Member's request.

PART 2

APPENDIX A – SANP GUIDE TO ETHICAL CONDUCT

Saskatchewan Association of Naturopathic Practitioners Policies and Procedures – Guide to the Ethical Conduct of Naturopathic Doctors Developed and distributed by the Canadian Naturopathic Association May 1994

Adopted by the SANP April 5, 2009

Primary Purpose

The Naturopathic Doctor's primary purpose is to prevent disease, to promote health, and to restore, maintain and optimize health and well-being through individualized patient care and public education.

Principles of Naturopathic Medicine

The Naturopathic Doctor will practice the art, science and spirit of the profession to the best of his/her ability and judgment following these principles of naturopathic medicine:

- 1. The Naturopathic Doctor shall endeavor to first, do no harm; to provide the most effective health care available with the least risk to his/her patients at all times (*Primum Non Nocere*).
- 2. The Naturopathic Doctor shall recognize, respect and promote the self-healing power of nature inherent in each individual human being (*Vis Medicatrix Naturae*).
- 3. The Naturopathic Doctor shall strive to identify and remove the causes of illness, rather than to eliminate or suppress symptoms (*Tolle Causum*).
- 4. The Naturopathic Doctor shall educate his/her patients, inspire rational hope and encourage self-responsibility for health (Doctor as Teacher).
- 5. The Naturopathic Doctor shall treat each person by considering all individual health factors and influences (Treat the Whole Person).
- 6. The Naturopathic Doctor shall emphasize the condition of health to promote well-being and to prevent diseases for the individual, each community and our world (Health Promotion, the Best Prevention).

Responsibilities to the Patient

The Naturopathic Doctor:

- (a) will practice in a manner that is above reproach and will not take physical, emotional or financial advantage of the patient;
- (b) shall maintain competence in naturopathic medicine and strive for professional excellence through constant assessment of personal strengths, limitations and effectiveness and by the advancement of professional knowledge;
- (c) will recognize his/her professional limitations and when indicated recommend to the patient that additional opinions and/or services be obtained;
- (d) will agree that a patient has the right to accept or reject any health care recommended;
- (e) shall safeguard a patient's right to privacy and only disclose confidential information when either authorized by the patient or mandated to do so by law;
- (f) will ensure, when acting on behalf of a third party, that the patient understands the naturopathic doctor's legal responsibilities to the third party before proceeding with the examination;

- (g) will recommend only diagnostic procedures and treatment that is believed necessary for the well-being of the patient. The naturopathic doctor will exchange such information concerning these findings that is necessary for the patient to reach a decision;
- (h) will, upon a patient's request, supply the information that is required to enable a patient to receive any benefits to which the patient may be entitled;
- (i) will be considerate of the anxiety of the patient's next-of-kin and cooperate with them in the patient's interest;
- (j) will recognize the responsibility of a naturopathic doctor to render care to any person regardless of race, creed, religion, colour, gender, sexual orientation, marital status, family status, disability, physical size or weight, age, nationality, ancestry or place of origin;
- (k) shall, except in an emergency or as required by law, have the right to refuse to accept a patient, while also recognizing the responsibility of a naturopathic doctor to render care to any person, as noted in clause (j), above;
- (l) will render all possible assistance to any patient where an urgent need for naturopathic care exists;
- (m) will when the patient is unable to give consent and an agent of the patient is not available to give consent render such therapy, as the naturopathic doctor believes to be in the patient's best interest;
- (n) will, if absent, ensure the availability of care to his/her patients if possible;
- (o) will, once having accepted a patient, continue to provide services until they are no longer required or until arrangements have been made for the services of another suitable practitioner;
- (p) may withdraw from the responsibility for the care of a patient provided that the patient is given adequate notice of that intention;
- (q) will inform the patient when personal morality or religious conscience prevents the naturopathic doctor from recommending some forms of therapy;
- (r) will ensure, before initiating clinical research involving humans, that proper recognized ethical protocol is followed;
- (s) will consider, in determining professional fees both the nature of the service provided and the ability of the patient to pay, and will be prepared to discuss the fee with the patient.

Responsibilities to the Profession

The Naturopathic Doctor:

- (a) will recognize that the profession demands integrity and dedication from all its members;
- (b) will strive to participate in professional activities at the national, provincial and local level in order to advance the standards of care, the body of knowledge and the public awareness of naturopathic medicine;
- (c) will recognize that self-regulation of the profession is a privilege and that each practitioner has a continuing responsibility to merit the retention of that privilege;
- (d) will behave in a way beyond reproach and will report to the appropriate professional body any conduct of a colleague which might generally be considered unbecoming to the profession;
- (e) will enter into a contract with an organization only if it will allow maintenance of professional integrity;
- (f) will only offer to a colleague a contract which has terms and conditions equitable to both parties;
- (g) will recognize a responsibility to give the generally held opinions of the profession when interpreting knowledge of a scientific nature to the public;
- (h) will, when professing an opinion which is contrary to the generally held opinion of the profession, so indicate and will avoid any attempt to enhance his/her own professional reputation;

- (i) will build a professional reputation based on ability and integrity and will only advertise professional services or make professional announcements as permitted by legislation or by the provincial naturopathic licensing body;
- (j) will avoid advocacy of any product when identified as a member of the naturopathic medical profession;
- (k) will avoid the use of secret remedies;
- (l) will request the opinion of an appropriate health care practitioner acceptable to the patient when diagnosis or treatment is beyond the scope of the Naturopathic Doctor's education, training, or expertise or when the patient requests it;
- (m) will, having requested the opinion of a colleague, make available all relevant information and providing the patient consents indicate clearly if the colleague is to continue with the care of the patient;
- (n) will co-operate with those health care professionals who in the opinion of the naturopathic doctor may assist in the care of the patient;
- (o) will make available to appropriate health care practitioners, upon the request of the patient a report of pertinent findings and treatment of the patient.

Responsibilities to Society

The Naturopathic Doctor:

- (a) will strive to improve the standards of medical care and promote health and safety for the individual, the public and the global community;
- (b) will recognize the responsibility as a witness to assist the court in arriving at a just decision.

PART 2 – APPENDIX B – SANP STANDARDS OF PRACTICE

Saskatchewan Association of Naturopathic Practitioners
Policies and Procedures: Standards of Practice
Developed and distributed by the Canadian Naturopathic Association 1989,
Revised January 2000
Adopted by the SANP April, 2009

1.0 Introduction

STANDARDS OF PRACTICE are the criteria, which guide the day-to-day actions of naturopathic doctors in the delivery of care and service to the patient and the community. They also serve as the basis for the evaluation of the behaviour of practitioners by disciplinary and judicial functions.

This document provides basic standards for the most predictable circumstances, means for developing standards for specific conditions, methods for applying them in the assessment of the actions of practitioners, ways they can be modified and, finally, the necessity for disseminating them to regulated practitioners.

All standards are derived from the same body of knowledge that practitioners use to provide service. Methods of identifying this body of knowledge in a concise and universally accepted form are described herein.

The objectives of this document are to identify the responsibilities of naturopathic doctors to the public and to establish a means for evaluating their professional actions.

The purpose of this document is to provide a clear, unambiguous and consistent format for the identification, development and implementation of standards of practice that apply to naturopathic doctors in the delivery of direct patient care services and other times where the practitioner is in a position of public trust.

2.0 Basic Standards Of Practice

Each naturopathic doctor shall:

- 1. Have knowledge of and comply with the laws and regulations governing the practice of naturopathic medicine in the jurisdiction of practice.
- 2. Provide a level of care consistent with each patient's individual condition.
- 3. Actively consult and/or refer as appropriate to other health professionals when the patient condition so warrants in providing optimal care.

Referral is so warranted when:

- (a) a life-threatening situation occurs or is suspected;
- (b) the diagnosis or the treatment of a patient or of a specific condition is not within the scope of naturopathic practice;
- (c) the diagnosis or treatment of a patient or specific treatment requires expertise or technology that is not available to the naturopathic doctor;
- (d) a diagnosis is required but cannot be confirmed with the training and technology that is available to the naturopathic doctor;
- (e) response to treatment is not adequate or the patient's condition deteriorates;
- (f) a second opinion is desired.
- 4. Treat each patient with respect and human dignity regardless of the individual's health condition, personal attributes, national origin or handicap and shall not discriminate on the basis of race, creed, religion, colour, gender, sexual orientation, marital status, family status, disability, physical size or weight, age, nationality, ancestry or place of origin in the rendering of naturopathic medical services.
- 5. Respect the patient's right to privacy by protecting all confidential information.
- 6. Deal honestly with all patients, colleagues, public institutions and legal bodies, and refrain from giving any false, incomplete or misleading information.
- 7. Report a colleague whose conduct the naturopathic doctor reasonably believes is incompetent, negligent, reckless or otherwise unprofessional.
- 8. Maintain clear and adequate patient care and billing records for at least seven (7) years after the last visit by the patient.
- 9. Formulate an assessment/diagnosis to a level consistent with the patient based on knowledge, training, and expertise of the naturopathic doctor and the technology and tools available to the profession.
- 10. Communicate the appropriate assessment to the patient and only communicate a diagnosis to the patient, which has been conclusively determined using the training and tools available to the naturopathic profession.
- 11. Advise the patient regarding significant side effects from the treatment plan.
- 12. Monitor each patient at a level consistent with the degree of management being exercised.
- 13. Refrain from providing primary care management for any patient where the relationship with the patient (such as family member, close personal friend) would serve to interfere with the doctor's objective judgment.

3.0 Case Specific Standards "General Considerations"

It is recognized that the basic standards cannot anticipate every potential situation faced by a practitioner, nor predict the changes in technology and knowledge with time. This section is a guide for the development of standards of practice for a particular incident or presentation.

- 1. Identify the scope of the naturopathic doctor, i.e. primary care management, co-treatment, consulting treatment, expert testimony, etc.
- 2. Identify the scope of the problem i.e. the complaint, the specific naturopathic medical area of concern, (e.g. manual manipulation, allergy, diagnostic radiology, etc.) and all other pertinent data such as history, diagnosis, other diagnostic data, etc.
- 3. Identify the body of knowledge to be used in assessing the problem in accordance with the following criteria:
 - (a) clearly and concisely cover the problem. While it is rare to find a particular situation specifically addressed in the literature, the entirety of the problem must be dealt with in such a manner that all conclusions reached are clearly and concisely drawn from a body of information that is applicable to the problem with no possibility of an incorrect conclusion being drawn by material out of context;
 - (b) universally accepted by the naturopathic profession. The information used must be from sources accessible and generally accepted by the profession. Such sources include textbooks, journals, information taught in naturopathic colleges and recognized experts in the naturopathic community or in the specialty in question. As with all health care professions, reliable expert data and testimony from sources outside of the naturopathic community is acceptable;
 - (c) verify in writing when testimony from experts or consultants is used and by specific citation with literature;
- 4. Basis for a decision. Each decision shall be based on the following:
 - (a) protection of the public and the public interest. This includes risk of physical or mental harm, misrepresentation to the public, billing or costs not consistent with fair and accepted practices, full disclosure of treatment and its effects, appropriateness of referral, etc.;
 - (b) compliance with applicable law.

4.0 Case specific standards to be applied by the naturopathic doctor to each patient

- 1. Identify the naturopathic doctor's role for this specific case.
- 2. Identify the extent of the patient's problem:
 - (a) obtain a relevant and complete case history to the need of the specific case and presentation;
 - (b) perform a relevant and complete physical examination;
 - (c) obtain or perform relevant and approved screening or diagnostic tests.
 - (d) collect and evaluate all data;
 - (e) make appropriate referral if indicated at this point to the need of the specific case;
 - (f) make appropriate communications with other involved health professionals.
- 3. Formulate a relevant assessment and/or diagnosis where possible, based on the history, examination findings, data collected, training and expertise of the naturopathic doctor and the legal scope of practice of the profession.
- 4. Communicate the assessment or diagnosis to the patient.
- 5. Formulate a plan of treatment for the patient based on the best interests of the patient's welfare, need for and appropriateness of referral, accepted practices and naturopathic body of knowledge.
- 6. Implement the plan of treatment with informed consent.
- 7. Amend the plan of treatment as appropriate and implement with informed consent.

5.0 Application of Standards of Practice

Standards of practice must be evaluated in every case to be certain that they are appropriate and complete. The Board or judicial function must also ensure that the standards being used are chronologically consistent with the case being evaluated, since technology procedures and treatment protocols can change rapidly.

6.0 Modification of Standards of Practice

As noted, standards of practice are designed to be modified to suit the conditions of the case and the current state of the art of naturopathic medicine. Each time such a change is made, the reasons for the change must be documented in the same manner used for the development of new standards, for the purpose of allowing a transparent record for appeal as well as ensuring clear precedent for ensuing cases.

7.0 Publication and Distribution of Standards of Practice

The standards of practice and case specific standards of practice shall be distributed to all registrants in a timely manner. Care shall be taken with the case specific standards to protect the privacy of all involved in their development.

8.0 Definitions

"Body of Knowledge" means the clear, concise information, generally accepted by the naturopathic profession, from which standards of practice are derived;

"Co-Treatment" means treatment of a patient in concert with the Naturopathic Doctor or Physician providing primary care management of the patient;

"Consulting Treatment" means providing a second opinion or ancillary care for a patient whose primary care management is being provided by another Naturopathic Doctor or Physician;

"Disciplinary Authority" means any Licensing Board, Disciplinary Board or other governmental function having jurisdiction over the practitioner and acts being investigated;

"Judicial Function" means any court or other judicial forum with legal jurisdiction over the practitioner and acts being investigated;

"Primary Care Management" means provision of a patient's overall health care management including the monitoring of all treatments in progress with other providers as appropriate.

CERTIFIED TRUE COPY:

Dr. Julie Zepp Rutledge, President, Saskatchewan Association of Naturopathy Practitioners. Date: September 11, 2013.

APPROVED BY:

Honourable Dustin Duncan, Minister of Health. Date: November 21, 2013.

RULES OF COURT/RÈGLES DE PROCÉDURE

COURT OF APPEAL FOR SASKATCHEWAN – CIVIL PRACTICE DIRECTIVE NO. 6 – APPLICATIONS FOR DISCRETIONARY ORDERS RESTRICTING MEDIA REPORTING OR PUBLIC ACCESS

Effective: January 1, 2014

Application of Practice Directive

- 1 This Practice Directive applies to:
 - (a) an application for a discretionary order restricting media reporting of, or media or public access to, a civil proceeding; and
 - (b) an application to vary or set aside an existing discretionary order restricting media reporting of, or media or public access to, a civil proceeding.

Notice to Parties

- **2**(1) An applicant for a discretionary order restricting media reporting of, or media or public access to, a proceeding shall, at least three days before the proceeding to which the order is to apply, serve the parties to the proceeding with:
 - (a) a notice of motion returnable on the first day of the proceeding;
 - (b) an affidavit; and
 - (c) a draft order.
- (2) The applicant shall also file the notice of motion, affidavit and draft order mentioned in subsection (1), with proof of service, with the Registrar at least three days before the proceeding to which the order is to apply.

Requirements for Notice of Motion

- 3 The notice of motion must:
 - (a) state the basis for the motion;
 - (b) set forth the grounds on which the motion is made, including the authority under which the order is sought, whether it is the common law discretion of the Court or a specific statutory provision; and
 - (c) state precisely the relief sought by the applicant, including the particular terms of the order being sought.

Notice to Media

4 An applicant for a discretionary order restricting media reporting of, or media or public access to, a proceeding shall, at least three days before the hearing of the application, complete the electronic Notice of Application for a Publication Ban that can be found in the Resources section of the Saskatchewan Law Courts' website (www.sasklawcourts.ca).

Standing

- 5 Standing to be heard on the application is in the sole discretion of:
 - (a) the Court; or
 - (b) if the proceeding is a chambers matter, the judge hearing the application.

Note: This Practice Directive is issued by the Court under the authority of *The Court of Appeal Act, 2000* and Rule 74 of *The Court of Appeal Rules*.

Melanie A. Baldwin, Registrar, Court of Appeal for Saskatchewan.

DIRECTIVE DE PRATIQUE CIVILE NO 6 – DEMANDES D'ORDONNANCE DISCRÉTIONNAIRE DE NON-PUBLICATION OU DE HUIS-CLOS

En vigueur à compter du 1er janvier 2014

Application de la directive de pratique

- 1 La présente directive de pratique s'applique à ce qui suit :
 - a) les demandes d'ordonnance discrétionnaire interdisant la couverture médiatique d'une instance civile ou l'accès des médias ou du public à une instance civile;
 - b) les demandes de modification ou d'annulation d'une ordonnance discrétionnaire existante interdisant la couverture médiatique d'une instance civile ou l'accès des médias ou du public à une instance civile.

Avis aux parties

- **2**(1) La personne qui sollicite une ordonnance discrétionnaire interdisant la couverture médiatique d'une instance civile ou l'accès des médias ou du public à une instance civile doit, au moins trois jours avant l'instance visée par l'ordonnance, signifier ce qui suit aux parties à l'instance :
 - a) un avis de motion rapportable le premier jour de l'instance;
 - b) un affidavit;
 - c) un projet d'ordonnance.
- (2) Le requérant dépose aussi l'avis de motion, l'affidavit et le projet d'ordonnance mentionnés au paragraphe (1), accompagnés de la preuve de leur signification, auprès du registraire au moins trois jours avant l'instance visée par l'ordonnance.

Régime applicable à l'avis de motion

- 3 L'avis de motion:
 - a) énonce la raison d'être de la motion;
 - b) expose les moyens justificatifs de la motion, y compris la source invoquée à l'appui de l'ordonnance sollicitée, qu'il s'agisse du pouvoir discrétionnaire de la Cour en common law ou d'une disposition législative particulière;
 - c) précise l'objet de la demande, y compris les conditions particulières se rattachant à l'ordonnance sollicitée.

Avis aux médias

4 La personne qui désire solliciter une ordonnance discrétionnaire interdisant la couverture médiatique d'une instance ou l'accès des médias ou du public à une instance remplit, au moins trois jours avant l'audition de la requête, le formulaire *Notice of Application for a Publication Ban* qui apparaît en ligne sous l'onglet *Resources* du site Web des tribunaux judiciaires de la Saskatchewan (www.sasklawcourts.ca).

Qualité pour agir

- 5 La reconnaissance de la qualité pour agir du requérant relève souverainement :
 - a) de la Cour;
 - b) si l'instance se déroule en cabinet, du juge saisi de la requête.

Remarque : La présente directive de pratique est arrêtée par la Cour en vertu de la Loi de 2000 sur la Cour d'appel et de la règle 74 des Règles de la Cour d'appel.

Melanie A. Baldwin, Greffière, Cour d'appel de la Saskatchewan.

CRIMINAL PRACTICE DIRECTIVE NO. 6 – APPLICATIONS FOR DISCRETIONARY ORDERS RESTRICTING MEDIA REPORTING OR PUBLIC ACCESS

Effective: January 1, 2014

Application of Practice Directive

- 1 This Practice Directive applies to:
 - (a) an application for a discretionary order restricting media reporting of, or media or public access to, a criminal proceeding; and
 - (b) an application to vary or set aside an existing discretionary order restricting media reporting of, or media or public access to, a criminal proceeding.

Notice to Parties

- **2**(1) An applicant for a discretionary order restricting media reporting of, or media or public access to, a proceeding shall, at least three days before the proceeding to which the order is to apply, serve the parties to the proceeding with:
 - (a) a notice of motion returnable on the first day of the proceeding;
 - (b) an affidavit; and
 - (c) a draft order.
- (2) The applicant shall also file the notice of motion, affidavit and draft order mentioned in subsection (1), with proof of service, with the Registrar at least three days before the proceeding to which the order is to apply.

Requirements for Notice of Motion

- 3 The notice of motion must:
 - (a) state the basis for the motion;
 - (b) set forth the grounds on which the motion is made, including the authority under which the order is sought, whether it is the common law discretion of the Court or a specific statutory provision; and
 - (c) state precisely the relief sought by the applicant, including the particular terms of the order being sought.

Notice to Media

4 An applicant for a discretionary order restricting media reporting of, or media or public access to, a proceeding shall, at least three days before the hearing of the application, complete the electronic Notice of Application for a Publication Ban that can be found in the Resources section of the Saskatchewan Law Courts' website (www.sasklawcourts.ca).

Standing

- 5 Standing to be heard on the application is in the sole discretion of:
 - (a) the Court; or
 - (b) if the proceeding is a chambers matter, the judge hearing the application.

Note: This Practice Directive is issued by the Court under the authority of *The Court of Appeal Act, 2000* and Rule 74 of *The Court of Appeal Rules*.

Melanie A. Baldwin, Registrar, Court of Appeal for Saskatchewan.

DIRECTIVE DE PRATIQUE CRIMINELLE NO 6 – DEMANDES D'ORDONNANCE DISCRÉTIONNAIRE DE NON-PUBLICATION OU DE HUIS-CLOS

En vigueur à compter du 1er janvier 2014

Application de la directive de pratique

- 1 La présente directive de pratique s'applique à ce qui suit :
 - (a) les demandes d'ordonnance discrétionnaire interdisant la couverture médiatique d'une instance criminelle ou l'accès des médias ou du public à une instance criminelle;
 - (b) les demandes de modification ou d'annulation d'une ordonnance discrétionnaire existante interdisant la couverture médiatique d'une instance criminelle ou l'accès des médias ou du public à une instance criminelle.

Avis aux parties

- **2**(1) La personne qui sollicite une ordonnance discrétionnaire interdisant la couverture médiatique d'une instance criminelle ou l'accès des médias ou du public à une instance criminelle doit, au moins trois jours avant l'instance visée par l'ordonnance, signifier ce qui suit aux parties à l'instance :
 - (a) un avis de motion rapportable le premier jour de l'instance;
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 - (c) un projet d'ordonnance.
- (2) Le requérant dépose aussi l'avis de motion, l'affidavit et le projet d'ordonnance mentionnés au paragraphe (1), accompagnés de la preuve de leur signification, auprès du registraire au moins trois jours avant l'instance visée par l'ordonnance.

Régime applicable à l'avis de motion

- 3 L'avis de motion :
 - (a) énonce la raison d'être de la motion;
 - (b) expose les moyens justificatifs de la motion, y compris la source invoquée à l'appui de l'ordonnance sollicitée, qu'il s'agisse du pouvoir discrétionnaire de la Cour en common law ou d'une disposition législative particulière;
 - (c) précise l'objet de la demande, y compris les conditions particulières se rattachant à l'ordonnance sollicitée.

Avis aux médias

(4) La personne qui désire solliciter une ordonnance discrétionnaire interdisant la couverture médiatique d'une instance ou l'accès des médias ou du public à une instance remplit, au moins trois jours avant l'audition de la requête, le formulaire *Notice of Application for a Publication Ban* qui apparaît en ligne sous l'onglet *Resources* du site Web des tribunaux judiciaires de la Saskatchewan (www.sasklawcourts.ca).

Qualité pour agir

- 5 La reconnaissance de la qualité pour agir du requérant relève souverainement :
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Remarque : La présente directive de pratique est arrêtée par la Cour en vertu de la Loi de 2000 sur la Cour d'appel et de la règle 74 des Règles de la Cour d'appel.

Melanie A. Baldwin, Greffière, Cour d'appel de la Saskatchewan.

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