

**PART II**

---

**REVISED REGULATIONS OF SASKATCHEWAN**

---

**CHAPTER G-5.1 REG 66**

*The Government Organization Act*

Sections 19 and 24

and

*The Education Act*

Sections 8.1 and 10.1

Order in Council 324/94, dated May 24, 1994

(Filed May 25, 1994)

**Title**

**1** These regulations may be cited as *The Northern Employment and Employee Development Program Regulations*.

**Interpretation**

**2** In these regulations:

- (a) “**course**” means a course of instruction or training approved by the minister that is provided in a classroom or in a workplace;
- (b) “**district**” means the Northern Saskatchewan Administration District continued pursuant to *The Northern Municipalities Act*;
- (c) “**employer**” means any person or partnership carrying on business in the district and includes a municipality;
- (d) “**full-time attendance**” means attendance of at least 30 hours per week in a course by a trainee;
- (e) “**minister**” means the Minister of Education, Training and Employment;
- (f) “**trainee**” means an individual who meets the requirements set out in section 3 and with respect to whom the minister has entered into a training agreement with an employer;
- (g) “**training agreement**” means an agreement between the minister and an employer that meets the requirements set out in section 4.

**Trainee**

**3** A trainee must:

- (a) have been a resident of the district for at least 12 consecutive months immediately prior to the date he or she applies pursuant to section 5;
- (b) hold or be named on a valid Saskatchewan Health Services Card issued for the purposes of *The Saskatchewan Medical Care Insurance Act* or *The Saskatchewan Hospitalization Act*;
- (c) not be receiving assistance from the Government of Saskatchewan pursuant to any other training or employment program; and
- (d) be at least 17 years of age on the date he or she applies pursuant to section 5.

**Training agreement**

**4** A training agreement must:

- (a) be in writing;
- (b) relate to a guaranteed employment opportunity for a trainee to be provided by an employer;
- (c) relate to a course that a trainee is required to take to acquire the knowledge and skills necessary to enter an occupation or because of technological change in an occupation;
- (d) provide for payment of a portion of a trainee's wages by the minister to an employer; and
- (e) provide for a maximum of four on-site monitoring visits by a representative of the minister during the term of the agreement.

**Application**

**5(1)** An applicant who wishes to be a trainee may apply in a form acceptable to the minister to request that the minister enter into a training agreement with the employer who is employing the applicant, or will employ the applicant, as a trainee for the purposes of these regulations.

(2) Where the minister receives a request pursuant to subsection (1), the minister may approve the application and enter into a training agreement with the employer who is employing or will employ the applicant, where:

- (a) the training period does not exceed 52 weeks and is acceptable to the minister;
- (b) the applicant will be in full-time attendance in the course during the term of the agreement; and
- (c) the applicant's wages and conditions of employment will comply with *The Labour Standards Act*.

**Reimbursement**

**6(1)** Where a training agreement has been signed by the minister and an employer, the employer is entitled to be reimbursed for a portion of the wages of a trainee in the amount set out in the training agreement.

(2) The amount paid by the minister to an employer under a training agreement must not exceed 50% of the wages paid to the trainee by the employer.

(3) In determining the wages to be used for calculating reimbursement, the following days must be recognized by the minister:

- (a) each day on which the trainee is in full-time attendance in the course;
- (b) each statutory holiday, where the trainee qualifies for wages on the day before and the day after the statutory holiday; and
- (c) each day of sick leave or other absence for which the trainee is eligible for leave with pay.

(4) The minister shall not reimburse an employer for the wages paid to a trainee with respect to any period during which:

- (a) the trainee is not in full-time attendance in the course; or
- (b) the employer fails to comply with the terms and conditions of the training agreement.

(5) The minister shall only reimburse an employer in accordance with the terms and conditions set out in the training agreement.

(6) The minister may require satisfactory evidence from an employer that the employer's financial obligation to a trainee has been fulfilled prior to reimbursing the employer.

(7) The minister may require an employer to provide any additional information or documentation that the minister considers necessary to establish that the employer's obligations to a trainee pursuant to these regulations have been met and that, as a result, the employer is entitled to receive reimbursement.

(8) An employer shall provide the minister with any information or documentation that is required pursuant to subsection (6) or (7).

**Overpayment**

7(1) If an employer contravenes any provision of these regulations or the training agreement, the minister may declare that any payment received by the employer pursuant to these regulations is an overpayment.

(2) Any overpayment made to an employer is a debt due to the Crown and may be recovered in any manner authorized by law.

**Coming into force**

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

---

**SASKATCHEWAN REGULATIONS 36/94**

*The Wildlife Habitat Protection Act*

Section 9

Order in Council 319/94, dated May 24, 1994

(Filed May 25, 1994)

**Title**

1 These regulations may be cited as *The Wildlife Habitat Lands Disposition and Alteration Amendment Regulations, 1994*.

**Appendix amended**

2 **The Appendix to *The Wildlife Habitat Lands Disposition and Alteration Regulations* is amended:**

- (a) **in sub-item 2(e) by striking out "and the north-west quarter";**
- (b) **by repealing items 12 and 13;**

- (c) by repealing item 15;
- (d) by repealing items 17 and 18;
- (e) by repealing items 22 and 23;
- (f) by repealing sub-item 34(a);
- (g) by repealing sub-item 40(a);
- (h) by repealing sub-item 42(a);
- (i) by repealing sub-items 53(b) and (c) and substituting the following:  
“(b) the north-east quarter and that portion of the north-west quarter of Section 7 lying to the north of Spangler Irrigation ditch”; and
- (j) by repealing sub-item 59(b) and substituting the following:  
“(b) the south-east quarter of Section 16”.

**Coming into force**

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

---

**SASKATCHEWAN REGULATIONS 37/94**

*The Freedom of Information and Protection of Privacy Act*

Section 69

Order in Council 320/94, dated May 24, 1994

(Filed May 25, 1994)

**Title**

**1** These regulations may be cited as *The Freedom of Information and Protection of Privacy Amendment Regulations, 1994*.

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

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

**Section 12 amended**

**3 Section 12 is amended by adding the following clause after clause (b):**

“(c) section 43 of *The Occupational Health and Safety Act, 1993*”.

**Section 14 amended**

**4 Section 14 is amended:**

**(a) in clause (d) by striking out** “Department of Parks and Renewable Resources” **and substituting** “Department of Environment and Resource Management”;

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

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

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

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

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

**Section 16 amended**

**5 Section 16 is amended:**

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

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

“(j) in the case of the names, dates of birth, telephone numbers and addresses of individuals who have not yet reached the age of seven years, by employees of the Department of Health to a board of education for the planning or administration purposes of that board of education;

“(k) by a government institution to the member of the Executive Council who is, from time to time, responsible for that government institution pursuant to *The Government Organization Act*, where that member of the Executive Council is not the head of the government institution;

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

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

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

**Part I, Appendix amended**

**6 Part I of the Appendix is amended:**

**(a) by striking out “Crown Investments Corporation” and substituting “Crown Investments Corporation of Saskatchewan”;**

**(b) by adding “Liquor and Gaming Authority” after “Law Reform Commission of Saskatchewan”;**

**(c) by striking out the following:**

**(i) “Saskatchewan Alcohol and Drug Abuse Commission”;**

- (ii) "Saskatchewan Farm Ownership Board";
- (iii) "Saskatchewan Gaming Commission";
- (iv) "Saskatchewan Liquor Board";
- (v) "Saskatchewan Mining Development Corporation"; **and**
- (d) **by striking out** "Workmen's Compensation Superannuation Board"  
**and substituting** "Workers' Compensation Superannuation Board".

**Coming into force**

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

---

**SASKATCHEWAN REGULATIONS 38/94**

*The Summary Offences Procedure Act, 1990*

Section 55

Order in Council 321/94, dated May 24, 1994

(Filed May 25, 1994)

**Title**

1 These regulations may be cited as *The Summary Offences Procedure Amendment Regulations, 1994 (No. 2)*.

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

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

**Section 5 amended**

3 **The following clause is added after clause 5(v):**

"(w) *The Vehicle Equipment Regulations, 1987* where the person charged is a corporation".

**Section 6 amended**

4 **Clause 6(b) is repealed and the following substituted:**

"(b) offences pursuant to *The Vehicle Equipment Regulations, 1987*, except where the person charged is a corporation".

**New section 14**

5 **Section 14 is repealed and the following substituted:**

**Late payment charge**

"14(1) An offender is liable to pay a late payment charge where the offender:

- (a) is served with an offence notice ticket;
- (b) is convicted of an offence pursuant to proceedings governed by Part IV of the Act; and
- (c) fails to pay the fine imposed:
  - (i) within the time allowed for payment; or
  - (ii) immediately, if no time is allowed.

- (2) The late payment charge an offender is liable to pay is:
- (a) \$30 where the offender is served with an offence notice ticket before July 1, 1994; or
  - (b) \$40 where the offender is served with an offence notice ticket on or after July 1, 1994”.

**Form A of Part 1 of Appendix amended**

**6 The warning following item 3) of Part 10 of Form A of Part 1 of the Appendix is amended by striking out “\$30.00” and substituting “\$40”.**

**Coming into force**

**7** These regulations come into force on July 1, 1994.

---

**SASKATCHEWAN REGULATIONS 39/94**

*The Traffic Safety Court of Saskatchewan Act, 1988*

Section 11

Order in Council 322/94, dated May 24, 1994

(Filed May 25, 1994)

**Title**

**1** These regulations may be cited as *The Traffic Safety Court of Saskatchewan Amendment Regulations, 1994*.

**R.R.S. c.T-19.1 Reg 1 amended**

**2** *The Traffic Safety Court of Saskatchewan Regulations* are amended in the manner set forth in these regulations.

**Section 4 amended**

**3(1) Subsections 4(1) and (2) are repealed and the following substituted:**

“(1) Subject to subsection (3), a traffic justice is entitled to annual recreation leave in each fiscal year of:

- (a) where the traffic justice has served less than eight years, 15 working days;
- (b) where the traffic justice has served eight years or more but less than 15 years, 20 working days;
- (c) where the traffic justice has served 15 years or more but less than 25 years, 25 working days;
- (d) where the traffic justice has served 25 years or more, 30 working days.

“(2) Subject to subsection (3), if a traffic justice is entitled to annual recreation leave for a period that is less than a full fiscal year, the traffic justice is entitled to recreation leave:

- (a) if the traffic justice has served less than eight years, at the rate of one and one-quarter working days for each month of service in that period;

(b) if the traffic justice has served eight years or more but less than 15 years, at the rate of one and two-thirds working days for each month of service in that period;

(c) if the traffic justice has served 15 years or more but less than 25 years, at the rate of two working days for each month of service in that period;

(d) if the traffic justice has served 25 years or more, at the rate of two and one-half working days for each month of service in that period”.

**(2) Clause 4(3)(a) is repealed and the following substituted:**

“(a) if the traffic justice has served:

(i) less than eight years, 0.06;

(ii) eight years or more but less than 15 years, 0.08;

(iii) 15 years or more but less than 25 years, 0.10;

(iv) 25 years or more, 0.12”.

**Coming into force**

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

---

**Titre**

**1** *Règlement de 1994 modifiant le Règlement sur le Tribunal de la sécurité routière de la Saskatchewan.*

**Modification du Règl. 1 de R.R.S. ch. T-19,1**

**2** Le *Règlement sur le Tribunal de la sécurité routière de la Saskatchewan* est modifié de la façon exposée dans le présent règlement.

**Modification de l'article 4**

**3(1) Les paragraphes 4(1) et (2) sont abrogés et remplacés par ce qui suit:**

«(1) Sous réserve du paragraphe (3), les juges de la sécurité routière ont droit, au cours de chaque exercice:

a) à quinze jours ouvrables de vacances annuelles s'ils exercent leur charge depuis moins de huit ans;

b) à vingt jours ouvrables de vacances annuelles s'ils exercent leur charge depuis huit ans ou plus mais moins de quinze ans;

c) à vingt-cinq jours ouvrables de vacances annuelles s'ils exercent leur charge depuis quinze ans ou plus mais moins de vingt-cinq ans;

d) à trente jours ouvrables de vacances annuelles s'ils exercent leur charge depuis vingt-cinq ans ou plus.

«(2) Sous réserve du paragraphe (3), le juge de la sécurité routière qui a droit à des vacances annuelles pour une période inférieure à un exercice bénéficie de:

a) un jour ouvrable et quart de vacances par mois de cette période s'il a exercé sa charge depuis moins de huit ans;

- b) un jour ouvrable et deux tiers de vacances par mois de cette période s'il a exercé sa charge depuis huit ans ou plus mais moins de quinze ans;
- c) deux jours ouvrables de vacances par mois de cette période s'il a exercé sa charge depuis quinze ans ou plus mais moins de vingt-cinq ans;
- d) deux jours ouvrables et demi de vacances par mois de cette période s'il a exercé sa charge depuis vingt-cinq ans ou plus».

**(2) L'alinéa 4(3)a est abrogé et remplacé par ce qui suit:**

- «a) si le juge de la sécurité routière a exercé sa charge:
  - (i) moins de huit ans, 0.06;
  - (ii) huit ans ou plus mais moins de quinze ans, 0.08;
  - (iii) quinze ans ou plus mais moins de vingt-cinq ans, 0.10;
  - (iv) vingt-cinq ans ou plus, 0.12».

**Entrée en vigueur**

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

---

**SASKATCHEWAN REGULATIONS 40/94**

*The Agri-Food Act*

Section 13

Order in Council 323/94, dated May 24, 1994

(Filed May 25, 1994)

**Title**

**1** These regulations may be cited as *The Pulse Crop Development Plan Amendment Regulations, 1994*.

**R.R.S. c.N-3 Reg 7 amended**

**2** *The Pulse Crop Development Plan Regulations* are amended in the manner set forth in these regulations.

**Section 2 amended**

**3 Section 2 is amended:**

**(a) by repealing clause (a) and substituting the following:**

“(a) ‘**board**’ means the board of directors elected in accordance with section 19”;

**(b) by repealing clause (c) and substituting the following:**

“(c) ‘**council**’ means the Agricultural and Food Products Development and Marketing Council”;

**(c) by repealing subclause (i)(iv); and**

**(d) by repealing clause (j).**

**Section 6 amended**

**4 Section 6 is amended:**

(a) in subsection (1) by striking out “sections 18 and 19” and substituting “section 19”; and

(b) by repealing subsection (2).

**Section 11 amended**

**5 Subsection 11(3) is repealed and the following substituted:**

“(3) Subject to subsection (4), the fiscal year of the board is the period commencing on September 1 in one year and ending on August 31 in the following year.

“(4) In the calendar year in which *The Pulse Crop Development Plan Amendment Regulations, 1994* come into force, there is to be a fiscal year of the board commencing on January 1 in that calendar year and ending on August 31 in that calendar year”.

**Section 18 repealed**

**6 Section 18 is repealed.**

**Section 20 amended**

**7 Subsection 20(1) is repealed and the following substituted:**

“(1) Directors hold office for three years or until their successors are elected”.

**Appendix repealed**

**8 The Appendix to the regulations is repealed.**

**Coming into force**

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



REGINA, SASKATCHEWAN  
Printed by the authority of  
THE QUEEN'S PRINTER  
1994