

PART II

REVISED REGULATIONS OF SASKATCHEWAN

ERRATA NOTICE

Pursuant to the authority given to me by section 12 of *The Regulations Act, 1989*, *The Personal Property Security Regulations*, as published in Part II of the Gazette on December 30, 1994, are corrected by striking out Form D and Form E of Appendix A and substituting the following:

"FORM D

	<p>Saskatchewan Justice Personal Property Registry</p>	<p>Schedule A Additional Secured Party Information For Use With Financing Statements Only</p>	<p>Page _____ of _____ Pages Your Reference _____</p>	
Part 3	<p>Secured Party (For SG - Buyer)</p>			
	Same as Registrant		or Client # _____	
	or Party ID _____		_____	
	OR	Person	Last Name _____	First Name _____
		Business	_____	Second Name _____
	Address _____			
	Postal Code _____	SCN (optional) _____	Business Type Code (if applicable) _____	and Class Code _____
	<p>Secured Party (For SG - Buyer)</p>			
	Same as Registrant		or Client # _____	
	or Party ID _____		_____	
	OR	Person	Last Name _____	First Name _____
		Business	_____	Second Name _____
Address _____				
Postal Code _____	SCN (optional) _____	Business Type Code (if applicable) _____	and Class Code _____	
<p>Secured Party (For SG - Buyer)</p>				
Same as Registrant		or Client # _____		
or Party ID _____		_____		
OR	Person	Last Name _____	First Name _____	
	Business	_____	Second Name _____	
Address _____				
Postal Code _____	SCN (optional) _____	Business Type Code (if applicable) _____	and Class Code _____	
<p>Secured Party (For SG - Buyer)</p>				
Same as Registrant		or Client # _____		
or Party ID _____		_____		
OR	Person	Last Name _____	First Name _____	
	Business	_____	Second Name _____	
Address _____				
Postal Code _____	SCN (optional) _____	Business Type Code (if applicable) _____	and Class Code _____	
For Office Use Only:		Control Number _____		
		Insert Control Number from Financing Statement 		

“FORM E



Saskatchewan Justice
Personal Property Registry

**Schedule B
Additional Debtor Party
Information**

Page _____ of _____ Pages

Your Reference _____

For Use With Financing Statements Only

Part 4	Debtor Party (For SG - Seller)										
	Party ID _____										
	or	Person	Last Name	Birthdate	Day	Month	Year	First Name	Second Name		
		Business									
Address _____											
Postal Code			SCN (optional)			Business Type Code (if applicable)		and Class Code			
Debtor Party (For SG - Seller)											
Party ID _____											
or	Person	Last Name	Birthdate	Day	Month	Year	First Name	Second Name			
	Business										
Address _____											
Postal Code			SCN (optional)			Business Type Code (if applicable)		and Class Code			
Debtor Party (For SG - Seller)											
Party ID _____											
or	Person	Last Name	Birthdate	Day	Month	Year	First Name	Second Name			
	Business										
Address _____											
Postal Code			SCN (optional)			Business Type Code (if applicable)		and Class Code			
Debtor Party (For SG - Seller)											
Party ID _____											
or	Person	Last Name	Birthdate	Day	Month	Year	First Name	Second Name			
	Business										
Address _____											
Postal Code			SCN (optional)			Business Type Code (if applicable)		and Class Code			
For Office Use Only:					Control Number						
					Insert Control Number from Financing Statement						

Dated at Regina, this 22nd day of March, 1995.

Sandra Morgan
Registrar of Regulations

CHAPTER C-50.2 REG 7

The Crown Minerals Act

Section 22

Order in Council 202/95, dated March 14, 1995

(Filed March 15, 1995)

Title

1 These regulations may be cited as *The Lease of Spaces Regulations*.

Interpretation

2 In these regulations:

- (a) **“assigned surface area”** means the surface area of the land that:
 - (i) is described in the lease of a space; and
 - (ii) includes the area of land directly above the space;
- (b) **“lease of a space”** means a lease of a space entered into pursuant to section 27.2 of *The Crown Minerals Act*.

Rental rate

3 The rental rate for the lease of a space is \$3.50 per hectare of the assigned surface area for each year, payable in advance.

Coming into force

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

CHAPTER C-50.2 REG 10

The Crown Minerals Act

Section 22

Order in Council 203/95, dated March 14, 1995

(Filed March 15, 1995)

Title

1 These regulations may be cited as *The Primrose Lake Air Weapons Range Permit Regulations, 1995*.

Interpretation

2 In these regulations:

- (a) **“permits”** means the Petroleum and Natural Gas Exploration Permits set out in the Appendix;
- (b) **“the regulations”** means “The Petroleum and Natural Gas Regulations, 1969”, being Saskatchewan Regulations 8/69.

Terms of permit prescribed

3 The terms, conditions, restrictions and stipulations in the permits are the terms, conditions, restrictions and stipulations that apply to the dispositions in those permits.

Terms of permit apply

4 Where there is any inconsistency between the regulations and the terms, conditions, restrictions and stipulations in the permits, the terms, conditions, restrictions and stipulations in those permits apply to the dispositions in those permits.

Application of the regulations

5 Subject to section 4, the regulations apply to the dispositions in the permits.

Coming into force

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

EXEMPTION FROM PUBLICATION

Re: The Primrose Lake Air Weapons Range Permit Regulations, 1995

Pursuant to the authority vested in me by subsection 7(2) of *The Regulations Act, 1989*, the Appendix to *The Primrose Lake Air Weapons Range Permit Regulations, 1995* is exempt from publication in *The Saskatchewan Gazette*.

The Appendix to *The Primrose Lake Air Weapons Range Permit Regulations, 1995* is on file at the office of the Registrar of Regulations, Legislative Building, Regina, Saskatchewan, and may be inspected between the hours of 8:30 a.m. and 4:30 p.m., Monday to Friday, not including statutory holidays.

Dated at Regina, Saskatchewan this 14th day of March, 1995.

Sandra Morgan
Registrar of Regulations

CHAPTER F-13.4 REG 10

The Financial Administration Act, 1993

Section 24

Order in Council 201/95, dated March 14, 1995

(Filed March 15, 1995)

Title

1 These regulations may be cited as *The Aviation Fuel Tax Exemption and Remission Regulations*.

Interpretation

2 In these regulations, “**minister**” means the Minister of Finance.

Jet fuel, turbo fuel

3(1) Every purchaser of aviation jet fuel or aviation turbo fuel that is intended for use in an aircraft is exempt, at the time of purchase of the fuel, from liability to pay 3.5 cents of the amount of tax imposed by clause 3(1)(c) of *The Fuel Tax Act, 1987* with respect to each litre of fuel purchased at a retail sale in the period commencing on March 1, 1995 and ending on February 29, 1996.

(2) Where, notwithstanding subsection (1), a purchaser of aviation jet fuel or aviation turbo fuel in the period commencing on March 1, 1995 and ending on February 29, 1996 pays the full amount of tax imposed by clause 3(1)(c) of *The Fuel Tax Act, 1987* with respect to that fuel, a remission of a portion of the tax that is equivalent to the exemption set out in subsection (1) is granted to the purchaser.

Aviation gasoline

4 A remission of tax in the amount of 3.5 cents of the amount of tax imposed by clause 3(1)(c) of *The Fuel Tax Act, 1987* with respect to each litre of aviation gasoline purchased in the period commencing on March 1, 1995 and ending on February 29, 1996 is granted to every purchaser who:

- (a) paid the full amount of the tax with respect to each litre of aviation gasoline purchased within that period; and
- (b) satisfies the minister or the minister's designate that the fuel was used by the purchaser for a commercial or business purpose.

Application

5 A purchaser of aviation fuel who wishes to claim a remission of tax pursuant to these regulations shall apply to the minister or the minister's designate at the time and in the manner specified by the minister or the minister's designate.

Coming into force

6(1) Subject to subsection (2), these regulations come into force on March 1, 1995.

(2) If these regulations are filed with the Registrar of Regulations after March 1, 1995, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 17/95

The Adoption Act

Section 42

Order in Council 205/95, dated March 14, 1995

(Filed March 15, 1995)

Title

1 These regulations may be cited as *The Adoption Amendment Regulations, 1995*.

R.R.S. c.A-5.1 Reg 1 amended

2 *The Adoption Regulations, 1990* are amended in the manner set forth in these regulations.

Section 5 amended

3 Section 5 is amended:

- (a) by renumbering it as subsection 5(1);
- (b) in subsection (1) by striking out "Form F" and substituting "Form F-1"; and
- (c) by adding the following subsection after subsection (1):

"(2) A certificate of counselling is to be substantially in Form F-2".

Appendix 1 amended

4(1) Appendix 1 is amended in the manner set forth in this section.

(2) Form F is amended:

(a) by striking out the title “Form F” and substituting the title “Form F-1”; and

(b) by striking out “Section 5” and substituting “Subsection 5(1)”.

(3) The following form is added after Form F-1:

“FORM F-2
[Subsection 5(2)]

In the Court of Queen’s Bench (Family Law Division)

Judicial Centre of _____

**Certificate of Counselling
Pursuant to subsection 5(4) of *The Adoption Act***

In the matter of *The Adoption Act* and an application for the adoption

of _____
(child’s full birth name)

I, _____, parent of _____
(birth name of child)

born on the _____ day of _____, 19 _____, hereby certify
that the following have been discussed with me:

1. The possibility of obtaining financial support from the other parent of my child.
2. The possibility of parenting my child with the help of relatives, the other birth parent, the Department of Social Services or any other available service.
3. The option to explore Income Assistance, including services such as medical coverage.
4. The possibility of voluntary short-term foster home care for my child to enable me to work out a suitable plan.
5. Adoption Alternatives:
 - Adoption through voluntary committal of child through the Department of Social Services.
 - Agency adoption through transfer of guardianship.
 - Independent adoption by adoptive applicants identified and chosen by myself.
6. Post adoption services available.

(Signature of parent)

(date)

MARCH 31, 1995

I, _____ of _____ in the province of Saskatchewan,
(authorized person's name in full) (city, municipality, etc)

herby certify that:

In accordance with subclause 5(4)(b)(iii) and subsection 5(6.1) of *The Adoption Act*:

1. I am a person authorized to complete a certificate of counselling.
2. I have discussed the above options with _____
(parent's name in full)
3. I am satisfied that _____ is aware of
(parent's name)
available options in planning for the future care of _____
(birth name of child)
according to guidelines prepared by the department.

Dated at _____, Saskatchewan this ____ day of _____, 19 ____ .

(Signature) ”.

Coming into force

5(1) Subject to subsection (2), these regulations come into force on April 1, 1995.

(2) If section 3 of *The Adoption Amendment Act, 1992* comes into force after April 1, 1995, these regulations come into force on the day that section 3 of *The Adoption Amendment Act, 1992* comes into force.

SASKATCHEWAN REGULATIONS 18/95

The Freedom of Information and Protection of Privacy Act

Section 69

Order in Council 226/95, dated March 23, 1995

(Filed March 23, 1995)

Title

1 These regulations may be cited as *The Freedom of Information and Protection of Privacy Amendment Regulations, 1995*.

R.R.S. c.F-22.01 Reg 1, section 16 amended

2 Section 16 of *The Freedom of Information and Protection of Privacy Regulations* is amended:

- (a) by striking out “or” after clause (m);
- (b) by adding “or” after clause (n); and

(c) by adding the following clause after clause (n):

“(o) in the case of the names, dates of birth and addresses of individuals who are or will be 90 years of age or more in 1995, by employees of the Department of Health to the Provincial Secretary for the purpose of contacting those individuals as part of the commemoration of Saskatchewan’s 90th anniversary”.

Coming into force

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

