

PART II

REVISED REGULATIONS OF SASKATCHEWAN

CHAPTER V-2.1 REG 13

The Vehicle Administration Act

Subsection 97(2)

Minister's Order, dated December 17, 1996

(Filed December 17, 1996)

Title

1 These regulations may be cited as *The Vehicle Inspection Procedures Regulations*.

Interpretation

2(1) In these regulations:

- (a) “**Act**” means *The Vehicle Administration Act*;
- (b) “**Class**” means the classification of a vehicle pursuant to *The Vehicle Classification and Registration Regulations*;
- (c) “**first-time registered vehicle**” means any vehicle that is registered for the first time in Saskatchewan but does not include:
 - (i) a new vehicle;
 - (ii) a vehicle brought into Saskatchewan as settler's effects;
 - (iii) a vehicle brought into Saskatchewan that has previously been registered in Saskatchewan;
 - (iv) a motorcycle, a snowmobile or a trailer that has a gross vehicle weight of less than 12,700 kilograms;
- (d) “**gross vehicle weight**” means:
 - (i) the combined weight of a vehicle and its load; or
 - (ii) the combined weight of two or more vehicles coupled or joined together and the combined weight of the loads carried on each vehicle;
- (e) “**inspection mechanic**” means an owner or employee of an inspection station who is authorized by the administrator to perform vehicle safety inspections;
- (f) “**inspection station**” means a repair facility that is certified by the administrator and that meets the requirements set out in section 3;
- (g) “**instructions**” mean the applicable part of the Vehicle Safety Inspection Manual published by the administrator that contains the procedures for the inspection and the minimum standards required for a vehicle to pass an inspection;
- (h) “**new vehicle**” means a vehicle that has never been sold or leased to a person;
- (i) “**peace officer**” means a peace officer as defined in *The Highway Traffic Act*;
- (j) “**pressurized fuel**” means a fuel that is required to be stored under pressure on a vehicle;

- (k) **“program”** means a plan of inspection for a type of vehicle or Class of vehicle;
 - (l) **“registered”** means registered pursuant to the Act;
 - (m) **“safety officer”** means a person who is designated by the administrator as a safety officer;
 - (n) **“signing officer”** means an owner or employee of an inspection station who is authorized by the administrator to co-sign inspection certificates;
 - (o) **“total loss vehicle”** means a vehicle other than a motorcycle, a snowmobile or a trailer having a gross weight of less than 12,700 kilograms that:
 - (i) has sustained damage; and
 - (ii) has been adjudged by the insurer of the vehicle to be beyond economical repair.
- (2) Reference to a form is a reference to the applicable form in the instructions for the type or Class of vehicle being inspected.
- (3) Reference to a decal is a reference to the applicable decal in the instructions.

Requirements for inspection station certificate

3(1) The administrator may issue to a repair facility an inspection station certificate if the repair facility:

- (a) has an owner or employs a full-time employee in the maintenance and repair of the applicable types of vehicles or systems who is able to qualify as an inspection mechanic;
- (b) has an owner or employs a full-time employee as a supervisor, or has an owner or a person designated by the administrator who serves as a full-time supervisor, who:
 - (i) is knowledgeable about the repair of applicable types of vehicles or systems;
 - (ii) is able to complete and process all documents pertaining to the inspection program; and
 - (iii) is to be the signing officer;
- (c) in the case of self-certifying vehicles, has a fleet of at least 10 vehicles in the program;
- (d) in the case of a public station, has customers with a combined fleet of at least 10 vehicles in the program;
- (e) performs at least 10 safety inspections per year;
- (f) has an enclosed space of sufficient size to inspect the largest applicable type of vehicle;
- (g) has, in safe working condition, standard garage equipment, facilities and tools for repair and maintenance of applicable types of vehicles or systems;

- (h) has a signing officer available within four working hours of the completion of an inspection;
- (i) in the case of a facility that certifies any vehicle requiring inspection as designated by the administrator, has:
 - (i) lifting equipment capable of safely raising the heaviest applicable type of vehicle to be inspected;
 - (ii) safety stands and flooring capable of supporting the heaviest applicable vehicle to be inspected;
 - (iii) a brake drum diameter gauge that:
 - (A) is of sufficient size to measure the largest brake drum of applicable vehicles; and
 - (B) is accurate to within 0.25 millimetres or 0.010 inches;
 - (iv) if it does not have a brake drum diameter gauge described in clause (iii), a go, no-go indicator;
 - (v) micrometers or rotor gauges capable of measuring from the thinnest to the thickest rotor on applicable vehicles and accurate to within 0.012 millimetres or 0.005 inches;
 - (vi) headlight aiming equipment maintained and calibrated according to the manufacturer's instructions or a headlight aiming screen;
 - (vii) a tire tread depth gauge capable of measuring 0.80 millimetre or .03125 inch increments;
 - (viii) a tire pressure gauge capable of measuring tire pressures in the range required on applicable types of vehicles;
 - (ix) a torque wrench capable of measuring the torque requirements of applicable types of vehicles;
 - (x) a dial indicator accurate to within 0.010 millimetres or 0.005 inches;
- (j) in the case of a facility that certifies trailers, a kingpin gauge, or a go, no-go gauge;
- (k) in the case of a facility that certifies power units and converter dollies, a fifth wheel jaw gauge;
- (l) in the case of a facility that certifies total loss vehicles or first-time registered vehicles, in addition to the equipment listed in clauses (g) and (i), has computerized four-wheel alignment equipment with printout; and
- (m) in the case of a facility that certifies pressurized fuel vehicles, has:
 - (i) lifting equipment capable of safely raising the heaviest applicable vehicle to be inspected;
 - (ii) safety stands and flooring capable of supporting the heaviest applicable vehicle to be inspected;

- (iii) a torque wrench capable of measuring the torque requirements of applicable vehicles; and
 - (iv) an engine scope or CO meter.
- (2) Clause (1)(l) does not apply to an inspection station that certifies only:
- (a) vehicles having a gross vehicle weight of 4,500 kilograms or more; or
 - (b) trailers or semi-trailers.
- (3) The administrator may certify an inspection station for all types of vehicles for which both the inspection station and inspection mechanic are authorized to perform safety inspections.

Duties of inspection station or signing officer

4(1) Every owner of an inspection station shall:

- (a) keep the working environment clean and well-maintained;
- (b) maintain a copy of the instructions that is in good order and up-to-date;
- (c) maintain in good order, all inspection certificates, decals and other documents supplied by the administrator;
- (d) maintain adequate records of repair;
- (e) post signs and certificates as required by the administrator and maintain them in good condition;
- (f) ensure that owner or employees practise good workmanship;
- (g) ensure that all replacement parts are designed for the application for which they are being used, are properly installed, and meet Canadian Motor Vehicle Safety Standards or the standard set by a recognized standard-writing organization, if those standards exist;
- (h) have current inspection certificates for all vehicles on which the station is authorized to perform safety inspections;
- (i) ensure that the inspection of the vehicles indicated on the inspection certificate has been performed and completed on the date entered on the certificate and on the premises of the station, unless otherwise authorized by the administrator;
- (j) sign the inspection certificate or ensure that the certificate is signed by an authorized person only when the vehicle has passed the inspection and the certificate has been signed by the inspection mechanic;
- (k) ensure that the shop equipment and tools are in safe and good working condition and accessible to the inspection mechanic; and
- (l) allow any person authorized by the administrator to examine its facilities, records and documents, and vehicles pertaining to vehicle safety inspections during business hours.

(2) Every inspection station shall have a person, who is the owner or an employee, who is responsible:

- (a) to complete, as designated by the administrator, the vehicle inspection certificate, supplied by the administrator, for any vehicle requiring inspection;
- (b) to forward Part 1 of the certificate to the administrator within three working days after the date of issue;
- (c) in the case of:
 - (i) a truck, power unit, bus, taxi or pressurized fuel vehicle, to place Part 2 of the certificate in the operators compartment of the vehicle;
 - (ii) a trailer and semi-trailer or converter dolly, to place Part 2 of the certificate either in the document holder of the vehicle or give it to the vehicle owner for retention;
 - (iii) a school bus, to place Part 2 of the certificate in the school bus log book;
 - (iv) a total loss vehicle or a first-time registered vehicle, to give Part 2 of the certificate to the vehicle owner for presentation to the administrator;
- (d) to retain Part 3 of the certificate for at least two years after the date of issue;
- (e) in the case of:
 - (i) a truck and power unit, trailer and semi-trailer, bus, taxi, total loss vehicle, first-time registered vehicle or pressurized fuelled vehicle, to give Part 4 of the certificate to the vehicle owner;
 - (ii) a school bus, to forward part 4 of the certificate to the secretary treasurer of the appropriate school board or conseil scolaire within three working days.

Qualifications of inspection mechanic

5 The administrator may issue an inspection mechanic certificate, within the meaning of *The Vehicle Administration Act*, to a mechanic if the mechanic:

- (a) is:
 - (i) a journeyman in the automotive, truck and transport or heavy-duty repair trade and able to demonstrate knowledge and capability of repair for the applicable type of vehicle; or
 - (ii) a person who is able to demonstrate knowledge and capability of repair for the applicable type of vehicle or system and has been working on that type of vehicle or system for at least three consecutive years;
- (b) is employed full-time as a mechanic at the facility;
- (c) has a set of standard mechanic's tools;
- (d) is able to perform the inspection to the satisfaction of a safety officer;
- (e) is able to complete and process all forms required in accordance with the instructions for the inspection program; and

(f) has received a certificate in mechanical competence from any accredited institute that may be approved by the administrator.

Duties of inspection mechanic

6(1) An inspection mechanic shall:

- (a) practise good workmanship;
- (b) maintain his or her copy of the instructions in good order and up-to-date;
- (c) inspect all items as listed on the vehicle safety inspection certificate for the applicable type of vehicle or system in the manner described in the instructions, determine if those items meet, exceed or do not meet the standards set forth in the instructions and mark the certificate accordingly;
- (d) sign the inspection certificate only when all items meet or exceed those standards set forth in the instructions;
- (e) complete the inspection certificate as set out in the instructions;
- (f) certify only the types of vehicles listed on the mechanic's inspection mechanic certificate;
- (g) inspect vehicles only on the premises of the inspection station identified on the person's inspection mechanic certificate, unless otherwise authorized by the administrator.

(2) In the case of a vehicle safety inspection certificate that is signed with respect to a vehicle other than a total loss vehicle or a first-time registered vehicle, the inspection mechanic shall cut a decal in the manner described in the instructions and bearing the same number as affixed to the certificate to indicate the month and year that the certificate expires and affix the decal in the manner described in the instructions on a clean dry, surface at the location designated in the instructions for the type of vehicle.

(3) In the case of a vehicle safety inspection certificate that is signed with respect to a total loss vehicle or a first-time registered vehicle, the inspection mechanic shall cut a decal in the manner described in the instructions and bearing the same number as affixed to the certificate to indicate the month and year in which the inspection was completed and affix the decal in the manner described in the instructions on a clean, dry surface at the location designated in the instructions for the type of vehicle.

Fees for public stations

7(1) Where an inspection station is a public station, it shall not charge the customer more than the following rates for an inspection:

- (a) a shop charge out rate multiplied by two hours for a truck, power unit, bus or school bus;
- (b) a shop charge out rate multiplied by one hour for a trailer, semi-trailer, converter dolly, taxi or a pressurized fuel vehicle;
- (c) a shop charge out rate multiplied by one and one-half hours for a total loss or first-time registered vehicle having a gross vehicle weight of less than 4,500 kilograms;

- (d) a shop charge out rate multiplied by two hours for a total loss vehicle or a first-time registered vehicle having a gross vehicle weight of 4,500 kilograms or more.
- (2) The administrator may authorize a shop charge out rate other than the one described in subsection (1) if:
 - (a) the inspection of a vehicle requires special equipment not normally required for the inspection of a vehicle of that description or type; or
 - (b) the vehicle has equipment additional to that with which vehicles of its type are normally equipped.

Reinspection

- 8(1) Subject to subsection (4), where a vehicle has been inspected and does not meet the standards established by the administrator, the owner may repair the vehicle at any facility and report back to the same inspection station within 30 days for reinspection, at no cost, of whatever requirement of the original inspection was not met.
- (2) The 30-day period for reinspection does not extend the validity of any inspection certificate and decal that was in force when the rejection took place.
- (3) Every inspection station shall inform the owner of a vehicle that the operation of the vehicle on a highway is not permitted, if:
 - (a) the vehicle is inspected and it does not meet the required standards mentioned in subsection (1); and
 - (b) the previous inspection certificate and decal for the vehicle are no longer valid.
- (4) An inspection station may charge for a reinspection where:
 - (a) backing plates, dust covers or brake drums must be removed to reinspect brake linings; or
 - (b) the inspection is of a total loss vehicle or a first time registered vehicle and a wheel alignment must be checked.
- (5) Where a vehicle has been reinspected and meets or exceeds the standards set forth in the instructions, the inspection station shall issue the inspection certificate and attach the decal in accordance with these regulations.
- (6) Where a vehicle is not reinspected within the 30-day period or fails to meet the standards set forth in the instructions on reinspection within the 30-day period, the inspection station shall:
 - (a) mark on all Parts of the inspection certificate in bold letters “Not Certified”;
 - (b) forward Parts 1 and 2 of the inspection certificate to the administrator and retain Part 3 of the inspection certificate; and
 - (c) in the case of a school bus, forward Part 4 of the inspection certificate to the secretary or secretary treasurer of the applicable school board or conseil scolaire within three working days.

Period of validity

9 Subject to subsection (2), an inspection certificate and decal are valid from the date of inspection for the following periods:

- (a) in the case of a truck, one year unless otherwise designated by the administrator;
- (b) in the case of a power unit, six months unless the administrator has designated the vehicle for an annual inspection, in which case the inspection certificate and decal are valid for one year;
- (c) in the case of a trailer, semi-trailer or converter dolly, one year or as otherwise designated by the administrator;
- (d) subject to clause (e), in the case of a bus, six months;
- (e) in the case of a bus registered in Class PC and operating within the corporate limits of, and within an area 25 kilometres from the corporate limits of, the city, town, village or hamlet shown in the certificate of registration for the vehicle as the address of the registered owner of the vehicle, for one year or 60,000 kilometres;
- (f) in the case of a school bus, one year;
- (g) in the case of a total loss vehicle, until it again becomes a total loss vehicle;
- (h) in the case of a pressurized fuel vehicle, five years or as otherwise designated by the administrator;
- (i) in the case of a first-time registered vehicle, until it again becomes a first-time registered vehicle.

Extension and temporary authorization

10(1) The administrator may, on request by an owner, grant an extension to the period of validity of the inspection certificate or, subject to subsection (2), issue a temporary inspection authorization to operate the vehicle.

(2) A temporary inspection authorization is to be issued as a number, and the owner shall quote the number to a peace officer or safety officer on request.

Fee for certification

11(1) The fee payable for the certification of an inspection station:

- (a) is \$150 per year, which also includes the certification of one inspection mechanic and one signing officer;
- (b) is \$25 per year for each additional inspection mechanic; and
- (c) is \$25 per year for each additional signing officer.

(2) The fee payable pursuant to this section are to be retained by the administrator pursuant to clause 89(2)(e) of the Act.

Coming into force

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

SASKATCHEWAN REGULATIONS 99/96

The Urban Municipality Act, 1984

Clause 333(1)(a)

Order in Council 833/96, dated December 18, 1996

(Filed December 19, 1996)

Title

1 These regulations may be cited as *The Urban Municipality Amendment Regulations, 1996*.

R.R.S. c.U-11 Reg 1 repealed

2 *The Urban Municipality Regulations (No. 1)* are repealed.

R.R.S. c.U-11 Reg 2 amended

3 *The Urban Municipality Regulations (No. 2)* are amended in the manner set forth in these regulations.

Section 2 amended

4 **Clause 2(b) is amended by striking out “Minister of Urban Affairs” and substituting “Minister of Municipal Government”.**

New sections 7.3 to 7.6

5 **The following sections are added after section 7.2:**

“Oath of office for council members

7.3 Form E.3 is the form to be used as the oath of office required to be taken by a member of a council pursuant to subsection 38(1) of the Act.

“Declaration of office for employees

7.4(1) Subject to subsection (2), Form E.4 is the form to be used as the declaration of office required to be taken by every employee pursuant to subsection 56(1) of the Act.

(2) Form E.5 is the form to be used as the declaration of office required to be taken by a manager, commissioner, solicitor or auditor.

“Notice of order

7.5 Form E.6 is the prescribed form to be filed with the Registrar of the Land Titles Office pursuant to the following provisions of the Act:

- (a) subsection 124(3.2);
- (b) subsection 126(5.1); and
- (c) subsection 136(7).

“Removal notice

7.6 Form E.7 is the prescribed form to be filed with the Registrar of the Land Titles Office pursuant to the following provisions of the Act:

- (a) subsection 124(3.4);
- (b) subsection 126(5.3); and
- (c) subsection 136(9)”.

Sections 10 to 13 repealed

6 Sections 10 to 13 are repealed.

Appendix amended

7(1) The Appendix is amended in the manner set forth in this section.

(2) The following forms are added after Form E.2:

“FORM E.3
Declaration of Elected Officials
[Section 7.3]

I, _____, having been elected to the office of _____
in the _____ of _____

DO SOLEMNLY PROMISE AND DECLARE:

1. That I will truly, faithfully and impartially, to the best of my knowledge and ability, perform the duties of this office;
2. That I have not received and will not receive any payment or reward, or promise of payment or reward, for the exercise of any corrupt practice or other undue execution of this office;
3. That I will disclose any pecuniary interest as required by and in accordance with *The Urban Municipality Act, 1984*.

DECLARED before me at

_____ in
the Province of Saskatchewan,
this ____ day of _____ 19 __ .

A Commissioner, etc.
(or as the case may be)

Signature of Declarant

“FORM E.4
Declaration of Appointed Officials
[Section 7.4]

I, _____, having been elected to the office(s) of _____
in the _____ of _____

DO SOLEMNLY PROMISE AND DECLARE:

1. That I will truly, faithfully and impartially, to the best of my knowledge and ability, perform the duties of the said office(s);

2. That I have not received and will not receive any payment or reward, or promise of payment or reward, for the exercise of any corrupt practice or other undue execution of the said office(s);
3. That I am not for any reason disqualified from holding the said office(s).

DECLARED before me at

_____ in
the Province of Saskatchewan,
this ____ day of _____ 19 __ .

A Commissioner, etc.
(or as the case may be)

Signature of Declarant

“FORM E.5
Declaration of Office
[Section 7.4]

I, _____, having been elected to the office of _____
_____ for the _____
(manager, commissioner, solicitor, auditor) *(City, Town, Village, Resort Village)*
of _____

DO SOLEMNLY PROMISE AND DECLARE:

1. That I will faithfully perform the duties of this office to the best of my judgment and ability;
2. That I am not now and was not during the preceding year with respect to this _____ :
(City, Town, Village, Resort Village)
 - (a) a member of the council;
 - (b) *(applicable to appointment of auditor only)* an employee of the urban municipality in any other capacity; or
 - (c) directly or indirectly, alone or with another person, involved in any share or interest in any contract with the urban municipality except as manager, commissioner, solicitor or auditor, as the case may be.

DECLARED before me at

_____ in
the Province of Saskatchewan,
this ____ day of _____ 19 __ .

A Commissioner, etc.
(or as the case may be)

Signature of Declarant

“FORM E.6
Notice of Order
[Section 7.5]

To the Registrar,

_____ Land Registration District
_____, Saskatchewan

(Please check one box only)

Take notice that a notice is to be entered on the certificate(s) of title for the parcel(s) of land described below, with respect to:

- an order issued pursuant to subsection 124(3) of *The Urban Municipality Act, 1984* on _____, 19_____, to demolish, remove or remedy the condition of a building or site where a building has been declared to be a nuisance.
- an order issued pursuant to subsection 126(4) of *The Urban Municipality Act, 1984* on _____, 19_____, to repair a building that does not conform to minimum standards, or to clear a site.
- an order issued pursuant to subsection 136(5) of *The Urban Municipality Act, 1984* on _____, 19_____, for contravening a fire prevention bylaw.

Legal description(s) of parcel(s):

Dated this _____ day of _____, 19 _____.

SEAL

(Mayor or Authorized Municipal Employee)

_____ of _____
(Name of Municipality)

“FORM E.7
Removal Notice
[Section 7.6]

To the Registrar,

_____ Land Registration District
_____, Saskatchewan

Take notice that Notice of Order registered as No. _____ shall be removed insofar as it affects the following land:

DECEMBER 27, 1996

Dated this _____ day of _____, 19 _____.

SEAL

(Mayor or Authorized Municipal Employee)

_____ of _____
(Name of Municipality) ”.

(3) Forms F, F.1, G, H, and I are repealed.

Coming into force

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

SASKATCHEWAN REGULATIONS 100/96

The Rural Municipality Act, 1989

Sections 283, 285.2, 286, 303, 317, 330.2, 330.3, 339.2, 414 and 414.1

Order in Council 834/96, dated December 18, 1996

(Filed December 19, 1996)

Title

1 These regulations may be cited as *The Rural Municipality Assessment and Taxation Amendment Regulations, 1996*.

R.R.S. c.R-26.1 Reg 10 amended

2 *The Rural Municipality Assessment and Taxation Regulations* are amended in the manner set forth in these regulations.

New section 5

3 Section 5 is repealed and the following substituted:

“Tax phase-in and minimum tax

5 The following classes of land and improvements are prescribed for the purposes of tax phase-in pursuant to subsection 330.2(6) of the Act and minimum tax pursuant to subsection 339.2(3) of the Act:

- (a) AGRICULTURAL, which includes land and improvements classified as NON-ARABLE (RANGE) LAND AND IMPROVEMENTS or OTHER AGRICULTURAL LAND AND IMPROVEMENTS pursuant to section 3;
- (b) RESIDENTIAL, which includes land and improvements classified as RESIDENTIAL and MULTI-UNIT RESIDENTIAL pursuant to section 3;
- (c) SEASONAL RESIDENTIAL, which includes land and improvements classified as SEASONAL RESIDENTIAL pursuant to section 3;
- (d) COMMERCIAL AND INDUSTRIAL, which includes land and improvements classified as COMMERCIAL AND INDUSTRIAL, ELEVATORS, and RAILWAY RIGHTS OF WAY AND PIPELINE pursuant to section 3”.

New section 9.1

4 The following section is added after section 9:

“Payment of abatement

9.1 Notwithstanding the provisions of any lease or other agreement respecting lands or improvements entered into between an owner of lands or improvements and a tenant, any tax abatement paid or payable for the vacancy adjustment is the property of the owner of the lands or improvements or his or her successor or assignee”.

New section 23

5 Section 23 is repealed and the following substituted:

“Maximum percentage set

23 Pursuant to clause 286(5)(a) of the Act, the maximum percentage for the purposes of subsection 286(4) of the Act is 50%”.

New sections 23.1 to 23.3

6 The following sections are added after section 23:

“NOTICES

“Notice of Appeal

23.1 Form A is the form to be used as the notice of appeal that is required pursuant to section 303 of the Act.

“Notice of Appeal to the Saskatchewan Municipal Board

23.2 Form B is the form to be used as the notice of appeal to the Saskatchewan Municipal Board required to be served pursuant to section 317 of the Act.

“Sending of notices

23.3(1) Any notices required to be sent pursuant to these regulations may be sent by ordinary mail unless otherwise specified in the Act or these regulations.

(2) An assessment notice sent pursuant to section 301 of the Act is to be sent by ordinary mail.

(3) A tax notice sent pursuant to section 342 of the Act is to be sent by ordinary mail”.

New Appendix

7 The following Appendix is added after section 24:

“Appendix

“FORM A

[Section 23.1]

Notice of Appeal to the Board of Revision

To the Assessor of the Rural Municipality of _____, Saskatchewan.

I hereby appeal against the: *(check beside those which apply)*

- | | |
|---|--|
| <input type="checkbox"/> land valuation | <input type="checkbox"/> improvement valuation |
| <input type="checkbox"/> business assessment | <input type="checkbox"/> land classification |
| <input type="checkbox"/> improvement classification | <input type="checkbox"/> preparation or content of the assessment roll |
| <input type="checkbox"/> notice of assessment (fair value assessment or taxable assessment) | |

DECEMBER 27, 1996

of _____, assessment/alternate number _____
(insert land description) (if applicable)

on the following grounds:

(Attach extra sheets if necessary)

In support of the above grounds, I hereby state the following material facts to be true and accurate:

(Attach extra sheets if necessary)

My address for the service of notice in connection with this appeal is:

(name)

(street)

(municipality)

(province)

(postal code)

I can also be reached at the following phone numbers:

_____ and _____
(home) (business)

Dated this _____ day of _____, _____.

Assessment Value under Appeal: _____

_____ \$ _____
(Appellant's Signature) (Enclosed Appeal Fee if applicable)

Note: Where the municipality has established an appeal fee by bylaw, the fee must accompany this notice.

“FORM B
[Section 23.2]
Notice of Appeal to the Saskatchewan Municipal Board

To the secretary of the board of revision for the Rural Municipality of _____

I hereby appeal the decision (or failure to render a decision) of the board of revision for

_____ to the Saskatchewan Municipal Board respecting the:
(municipality)

THE SASKATCHEWAN GAZETTE

(check beside those which apply)

- land valuation land classification
 improvement valuation designation of school support
 improvement classification notice of assessment
 business assessment

of _____, assessment/alternate number _____
(insert land description) (if applicable)

My grounds for appeal are as follows:

(Attach extra sheets if necessary)

My address for the service of notice in connection with this appeal is:

(name)

(street/P.O. Box #)

(municipality)

(province)

(postal code)

I can also be reached at the following phone numbers:

_____ and _____
(home) (business)

Dated this _____ day of _____, _____.

Assessment Value under Appeal: _____

_____ \$ _____
(Appellant's Signature) (Enclosed Appeal Fee)

NOTE: The appellant is required to serve a copy of this Notice of Appeal on the Saskatchewan Municipal Board (SMB) and the secretary to the board of revision. If the Saskatchewan Assessment Management Agency (SAMA) has prepared the assessment being appealed, a copy of this notice must also be served on SAMA. The prescribed appeal fee, payable to the SMB, must accompany the copy of this notice that is served on the SMB. Information on appeal fees may be obtained from the SMB.

Coming into force

8(1) Subject to subsections (2) and (3), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Subject to subsection (3), if these regulations are filed with the Registrar of Regulations after January 1, 1997, these regulations come into force on the day on which they are filed with the Registrar of Regulations but are retroactive and are deemed to have been in force on and from January 1, 1997.

(3) Sections 3 and 5 come into force on the day on which they are filed with the Registrar of Regulations but are retroactive and are deemed to have been in force on and from November 1, 1996.

SASKATCHEWAN REGULATIONS 101/96

The Urban Municipality Act, 1984

Sections 240, 251 and 261, clause 333(1)(a) and section 333.1

Order in Council 835/96, dated December 18, 1996

Minister's Order, dated December 17, 1996

(Filed December 19, 1996)

Title

1 These regulations may be cited as *The Urban Municipality Assessment and Taxation Amendment Regulations, 1996*.

R.R.S. c.U-11 Reg 14 amended

2 *The Urban Municipality Assessment and Taxation Regulations* are amended in the manner set forth in these regulations.

New section 9.1

3 The following section is added after section 9:

“Payment of abatement

9.1 Notwithstanding the provisions of any lease or other agreement respecting lands or improvements entered into between an owner of lands or improvements and a tenant, any tax abatement paid or payable for the vacancy adjustment is the property of the owner of the lands or improvements or his or her successor or assignee”.

New sections 23.1 to 23.5

4 The following sections are added after section 23:

“NOTICES

“Notice of preparation of assessment role

23.1 Form A is the form to be used as the notice to be published in the Gazette in lieu of the mailing of assessment notices pursuant to subsection 249(4) of the Act.

“Notice of appeal

23.2 Form B is the form to be used as the notice of appeal that is required pursuant to clause 249(1)(b) and section 251 of the Act.

“Statement of mailing of assessment notices

23.3 Form C is the form to be used as the statement of completion of the mailing of assessment notices pursuant to clause 249(1)(c) of the Act.

“List of appeals

23.4 Form D is the form to be used as the list of appeals required to be prepared for the sitting of a board of revision pursuant to clause 253(1)(a) of the Act.

“Notice of appeal date

23.5 Form E is the form to be used as the notice of the time and place fixed by the Saskatchewan Municipal Board for hearing appeals required to be sent pursuant to section 262 of the Act”.

New sections 23.6 and 23.7

5 The following sections are added after section 23.5:

“Notice of appeal to the Saskatchewan Municipal Board

23.6 Form F is the form to be used as the notice of appeal to the Saskatchewan Municipal Board required to be served pursuant to section 261 of the Act.

“Sending of notices

23.7(1) Any notices required to be sent pursuant to these regulations may be sent by ordinary mail unless otherwise specified in the Act or these regulations.

(2) An assessment notice sent pursuant to section 249 of the Act is to be sent by ordinary mail.

(3) A tax notice sent pursuant to section 282 of the Act is to be sent by ordinary mail”.

Section 24 amended

6 Subsection 24(4) is amended by striking out “sections 240 and 243” and substituting “subsections 240(3) to (12) and section 243”.

New Appendix

7 The following Appendix is added after section 24:

“Appendix

“FORM A

[Section 23.1]

Notice of Preparation of Assessment Roll

_____ *(City/Town/Village/Resort Village)*

of

Pursuant to subsection 249(4) of *The Urban Municipality Act, 1984*, notice is hereby given that the assessment roll for the _____ of _____ *(City/Town/Village/Resort Village)*

for the year _____ has been prepared and is open to inspection in the office of the assessor from _____ a.m. to _____ p.m. on the following days:

(State day(s) of the week, date(s), month and year)

Any person who wishes to appeal against his or her assessment or classification to the board of revision is required to file his or her notice of appeal with:

DECEMBER 27, 1996

The Assessor

_____ of _____
(City/Town/Village/Resort Village)

(Address)

(Municipality)

(Postal code)

by the _____ day of _____, _____.

Dated this _____ day of _____, _____.

(Assessor)

“FORM B
[Section 23.2]
Notice of Appeal to the Board of Revision

To the Assessor of: _____ of _____, Saskatchewan.
(City/Town/Village/Resort Village)

I hereby appeal against the: *(check beside those which apply)*

- | | |
|---|--|
| <input type="checkbox"/> land valuation | <input type="checkbox"/> improvement valuation |
| <input type="checkbox"/> business assessment | <input type="checkbox"/> land classification |
| <input type="checkbox"/> exemption | <input type="checkbox"/> preparation or content of the assessment roll |
| <input type="checkbox"/> improvement classification | |
| <input type="checkbox"/> notice of assessment (fair value assessment or taxable assessment) | |

of Lot _____, Block _____, registered plan number _____,
assessment/alternate number _____ on the following grounds:
(if applicable)

(Attach extra sheets if necessary)

In support of the above grounds, I hereby state the following material facts to be true and accurate:

(Attach extra sheets if necessary)

My address for the service of notice in connection with this appeal is:

(name)

(street)

(municipality)

(province)

(postal code)

I can also be reached at the following phone numbers:

_____ and _____
(home) (business)

Dated this _____ day of _____, _____.

Assessment Value under Appeal: _____

_____ \$ _____
(Appellant's Signature) (Enclosed Appeal Fee)

Note: Where the municipality has established an appeal fee by bylaw, the fee must accompany this notice.

“FORM C
[Section 23.3]
Statement of Completion of Mailing of Assessment Notices

I, _____, being the assessor for the _____
(name) (City/Town/Village/
Resort Village)

of _____ certify that the _____ assessment notices
(year)

pertaining to the following/attached assessments have been mailed to the persons named in the assessment roll.

Assessment Numbers

From _____ to _____

DECEMBER 27, 1996

(Date mailed)

(Assessor's Signature)

NOTE: *If assessment notices are mailed only with respect to new or altered assessments, show by assessment number those assessment notices actually sent out. A computer printout or a list of the assessment numbers may be attached in lieu of listing the assessment numbers on this form.*

**“FORM D
[Section 23.4]
List of Appeals**

Appeals to be heard by the board of revision of the _____
(City/Town/Village/Resort Village)
of _____ on the _____ day of _____, _____.
(name of municipality)

Assessment

Appellant

Number

Legal Description

Grounds of Appeal

(Date)

(Assessor)

**“Form E
[Section 23.5]
Time and Place of Appeal**

To _____
(Appellant/person against whose valuation, classification or assessment appeal has been taken)

Please be advised that your appeal will be heard at:

(place/building/address)

in the _____ of _____
(City/Town/Village/Resort Village) (name of municipality)

by the Saskatchewan Municipal Board on the _____ day of _____, _____,
at _____ a.m./p.m.

(Date)

(Assessor)

”.

New Form F

8 The following form is added after Form E of the Appendix:

“Form F
[Section 23.6]
Notice of Appeal to the Saskatchewan Municipal Board

To the secretary of the board of revision for the _____ of _____ .
(City/Town/Village/Resort Village)

I hereby appeal the decision (or failure to render a decision) of the board of revision for
_____ to the Saskatchewan Municipal Board respecting the:
(municipality)

(check beside those which apply)

<input type="checkbox"/> land valuation	<input type="checkbox"/> land classification
<input type="checkbox"/> exemption	<input type="checkbox"/> improvement valuation
<input type="checkbox"/> improvement classification	<input type="checkbox"/> designation of school support
<input type="checkbox"/> business assessment	<input type="checkbox"/> notice of assessment

of Lot _____ , Block _____ , registered plan number _____ ,
assessment number _____
(if applicable)

My grounds for appeal are as follows:

(Attach extra sheets if necessary)

My address for the service of notice in connection with this appeal is:

(name)

(street/P.O. Box #)

(municipality)

(province)

(postal code)

I can also be reached at the following phone numbers:

_____ and _____
(home) *(business)*

Dated this _____ day of _____ , _____ .

Assessment Value under Appeal: _____

_____ \$ _____
(Appellant's Signature) *(Enclosed Appeal Fee)*

NOTE: *The appellant is required to serve a copy of this Notice of Appeal on the Saskatchewan Municipal Board (SMB) and the secretary to the board of revision. If the Saskatchewan Assessment Management Agency (SAMA) has prepared the assessment being appealed, a copy of this notice must also be served on SAMA. The prescribed appeal fee, payable to the SMB, must accompany the copy of this notice that is served on the SMB. Information on appeal fees may be obtained from the SMB.*

Coming into force

9(1) Subject to subsections (2) and (3), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Subject to subsection (3), if these regulations are filed with the Registrar of Regulations after January 1, 1997, these regulations come into force on the day on which they are filed with the Registrar of Regulations but are retroactive and are deemed to have been in force on and from January 1, 1997.

(3) Section 6 comes into force on the day on which these regulations are filed with the Registrar of Regulations but is retroactive and is deemed to have been in force on and from November 1, 1996.

SASKATCHEWAN REGULATIONS 102/96

The Fisheries Act (Saskatchewan), 1994

Section 37

Order in Council 836/96, dated December 18, 1996

(Filed December 19, 1996)

Title

1 These regulations may be cited as *The Fisheries Amendment Regulations, 1996 (No. 2)*.

R.R.S. c.F-16.1 Reg 1 amended

2 *The Fisheries Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 Section 2 is amended:

(a) in clause (c) by striking out "Table 12" and substituting "Table 8";

(b) in clause (x) by striking out "Table 13" and substituting "Table 9";
and

(c) in clause (dd) by striking out "Table 9" and substituting "Table 5".

New section 13

4 Section 13 is repealed and the following substituted:

"Prohibitions re closed times and possession limits

13(1) No person shall angle in a zone or in any Saskatchewan waters during the closed times as designated by the minister or varied by the director pursuant to section 14.

(2) The closed times as designated by the minister or varied by the director pursuant to section 14 do not apply to bow fishing unless otherwise specified in a director's order.

(3) No person shall take by angling more fish of a number, weight or size than the maximum as designated by the minister or varied by the director pursuant to section 14.

(4) No person shall possess more fish of a number, weight or size than the maximum as designated by the minister or varied by the director pursuant to section 14”.

New section 14

5 Section 14 is repealed and the following substituted:

“Designations by minister

14(1) The minister may:

- (a) designate the maximum number, weight or size of any species of fish that may be taken by angling from any body of water, portion of any body of water or zone;
- (b) designate the maximum number, weight or size of any species of fish that may be possessed from any body of water, portion of any body of water or zone; and
- (c) designate the closed times for angling in any body of water, portion of any body of water or zone.

(2) The director may vary any angling limit or closed time designated pursuant to subsection (1).

(3) A designation by the minister pursuant to subsection (1) is to be published in the Gazette.

(4) Where the director varies an angling limit or closed time pursuant to subsection (2), an officer shall give notice to the fishermen affected or likely to be affected by:

- (a) posting the notice in the vicinity of the body of water or portion of the body of water affected or in the communities within which the majority of the fishermen may reasonably be expected to reside;
- (b) publishing the notice in a newspaper published or having general circulation in the area where the majority of the fishermen may reasonably be expected to reside; or
- (c) providing a radio or television announcement giving notice of the variation to those persons”.

Section 15 amended

6 Clause 15(a) is amended by striking out “Table 5” and substituting “Table 3”.

Section 20 amended

7 Clause 20(f) is repealed and the following substituted:

“(f) use any hook other than a barbless hook in any body of water, portion of any body of water or zone designated by the minister for angling with barbless hooks only”.

Section 28 amended

8 Section 28 is amended:

- (a) by renumbering it as subsection 28(1);
- (b) by striking out “and” after clause (1)(c);
- (c) by adding “and” after clause (1)(d);
- (d) by adding the following clause after clause (1)(d):
“(e) designate a closed time respecting commercial fishing for any body of water”; and
- (e) by adding the following subsection after subsection (1):

“(2) A designation by the minister pursuant to subsection (1) is to be published in the Gazette”.

Section 29 amended

9 Subsection 29(1) is repealed and the following substituted:

“(1) An officer, at any time during the year other than the closed times designated pursuant to clause 28(e), may open any body of water that has been designated for commercial fishing pursuant to clause 28(a)”.

Section 45 amended

10 Subsection 45(2) is amended by striking out “Table 7” and substituting “Table 4”.

Section 49 amended

11 Section 49 is amended by striking out “Table 7” and substituting “Table 4”.

New section 61

12 Section 61 is repealed and the following substituted:

“Minister may prohibit marketing

61(1) The minister may prohibit the marketing of any species of fish from any water.

(2) No person shall market any species of fish if marketing that species has been prohibited.

(3) Subsection (2) does not apply to persons marketing:

(a) whitefish or cisco that have been processed so that the incidence of *Triacnophorus crassus* infestation is less than 80 cysts per 45 kilograms of fish, or that are sold for the purposes of that processing; or

(b) fish to the Corporation.

(4) No person shall market any walleye or sauger weighing:

(a) 0.350 kilograms or less, as round fish;

(b) 0.315 kilograms or less, as dressed fish with head;

(c) 0.230 kilograms or less, as headless dressed fish; or

(d) 0.150 kilograms or less, as two fillets.

(5) No person shall market sturgeon weighing 5.4 kilograms or less, as round fish”.

Section 64 amended

13 Subsection 64(2) is amended by striking out “Table 10” and substituting “Table 6”.

Section 69 amended

14 Subsection 69(1) is amended by striking out “Table 11” and substituting “Table 7”.

Appendix amended

15 The Appendix is amended:

- (a) by repealing Tables 3, 4, 6 and 8;**
- (b) by renumbering Table 5 as Table 3;**
- (c) by renumbering Table 7 as Table 4; and**
- (d) by renumbering Tables 9 to 13 as Tables 5 to 9.**

Coming into force

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

