

PART II**REVISED REGULATIONS OF SASKATCHEWAN****CHAPTER S-34 REG 3***The Saskatchewan Telecommunications Act*

Section 46

Order in Council 753/1998, dated December 15, 1998

(Filed December 16, 1998)

Title**1** These regulations may be cited as *The Sask911 Fees Regulations*.**Interpretation****2** In these regulations:

- (a) “**Act**” means *The Saskatchewan Telecommunications Act*;
- (b) “**connected customer**” means a customer who has the capacity to place emergency 911 telephone calls through the Sask911 system by means of the local telephone service provided in Saskatchewan to the customer by a telecommunications operator;
- (c) “**local exchange carrier**” means SaskTel or a provider of local telephone services that is recognized as a competitive local exchange carrier by the Canadian Radio-television and Telecommunications Commission pursuant to the *Telecommunications Act* (Canada);
- (d) “**local telephone service**” means a telecommunications service that provides voice access to the public switched telephone network for the purpose of making and receiving telephone calls and that is capable of being used to dial 911;
- (e) “**reseller**” means a person who rents telecommunications services or circuits from a local exchange carrier and resells them to individual users;
- (f) “**telecommunications operator**” means a local exchange carrier or a reseller.

Requirement to pay Sask911 fee**3(1)** All connected customers whose capacity to place emergency 911 telephone calls is by means of lines located within the municipal boundaries of the municipalities set out in Table 1 of the Appendix are required to pay the Sask911 fees set out in Table 2 of the Appendix with respect to the services specified in Table 2 that are billed for those lines.**(2)** All telecommunications operators that provide local telephone services in Saskatchewan are required to bill their connected customers for the Sask911 fees set out in Table 2 and remit to SaskTel, in accordance with the Act, the amount of the fees billed to connected customers.**(3)** For the purposes of this section, a reseller is not considered to be a connected customer with respect to the circuits that the reseller rents from a telecommunications operator for resale to individual users.

Statement on connected customer's bill

4 A telecommunications operator must display the applicable Sask911 fee as a specific line item on a connected customer's bill and must not incorporate this fee with any other service or charge.

Coming into force

5(1) Subject to subsection (2), these regulations come into force on January 1, 1999.

(2) If these regulations are filed with the Registrar of Regulations after January 1, 1999, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

Appendix

TABLE 1

[Section 3]

Municipalities In Which Sask911 Fees Are Payable

City of Prince Albert	Rural Municipality of Pittville No. 169
City of Swift Current	Rural Municipality of Reno No. 51
Resort Village of Beaver Flat	Rural Municipality of Riverside No. 168
Rural Municipality of Arlington No. 79	Rural Municipality of Saskatchewan Landing No. 167
Rural Municipality of Auvergne No. 76	Rural Municipality of Swift Current No. 137
Rural Municipality of Big Stick No. 141	Rural Municipality of Val Marie No. 17
Rural Municipality of Bone Creek No. 108	Rural Municipality of Webb No. 138
Rural Municipality of Carmichael No. 109	Rural Municipality of Whiska Creek No. 106
Rural Municipality of Clinworth No. 230	Rural Municipality of White Valley No. 49
Rural Municipality of Coulee No. 136	Rural Municipality of Wise Creek No. 77
Rural Municipality of Deer Forks No. 232	Town of Burstall
Rural Municipality of Enterprise No. 142	Town of Cabri
Rural Municipality of Excelsior No. 166	Town of Eastend
Rural Municipality of Frontier No. 19	Town of Gull Lake
Rural Municipality of Fox Valley No. 171	Town of Herbert
Rural Municipality of Glen Bain No. 105	Town of Leader
Rural Municipality of Glen McPherson No. 46	Town of Maple Creek
Rural Municipality of Grassy Creek No. 78	Town of Morse
Rural Municipality of Gull Lake No. 139	Town of Ponteix
Rural Municipality of Happyland No. 231	Town of Shaunavon
Rural Municipality of Lac Pelletier No. 107	Village of Abbey
Rural Municipality of Lawtonia No. 135	Village of Admiral
Rural Municipality of Lone Tree No. 18	Village of Aneroid
Rural Municipality of Mankota No. 45	Village of Bracken
Rural Municipality of Maple Creek No. 111	Village of Cadillac
Rural Municipality of Miry Creek No. 229	Village of Carmichael
Rural Municipality of Morse No. 165	Village of Climax
Rural Municipality of Piapot No. 110	Village of Consul

Village of Dollard	Village of Prelate
Village of Ernfold	Village of Richmond
Village of Fox Valley	Village of Robsart
Village of Frontier	Village of Rush Lake
Village of Golden Prairie	Village of Sceptre
Village of Hazlet	Village of Shackleton
Village of Hodgeville	Village of Stewart Valley
Village of Lancer	Village of Success
Village of Mankota	Village of Tompkins
Village of Mendham	Village of Val Marie
Village of Neville	Village of Vanguard
Village of Pennant	Village of Waldeck
Village of Piapot	Village of Webb

TABLE 2
[Section 3]

Sask911 Fees

	Service	Fee
1	Local telephone services billed as residential single lines, or equivalent	\$0.50 per line per month
2	Local telephone services billed as month business single lines, or equivalent	0.14 per line per month
3	Local telephone access lines billed as business centrex lines	0.14 per line per month
4	Local telephone services billed as business multi-lines, or equivalent	1.00 per line per month.

SASKATCHEWAN REGULATIONS 90/98

The Crop Insurance Act

Section 22

Order in Council 732/1998, dated December 8, 1998

(Filed December 9, 1998)

Title

1 These regulations may be cited as *The Crop Insurance Amendment Regulations, 1998 (No. 2)*.

R.R.S. c.C-47.2 Reg 1 amended

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

New section 2**3 Section 2 is repealed and the following substituted:****“Interpretation****2** In these regulations:

- (a) **‘Act’** means *The Crop Insurance Act*;
- (b) **‘establishment benefit’** means an acreage payment provided as an extension to coverage under a contract of crop insurance on acreage of insured spring-seeded or fall-seeded annual crops or legumes or perennial grasses that fails to establish following seeding due to one or more of the perils designated under ‘crop insurance’ pursuant to clause 2(d) of the Act;
- (c) **‘harvest’** means the threshing of grain;
- (d) **‘individual coverage’** means coverage that is based on the long-term average yield of the applicant or the insured, as the case may be, for the crop concerned, as determined by the corporation;
- (e) **‘insured acreage’** means acreage seeded to each insurable crop as reported by the insured in the seeded acreage report;
- (f) **‘new crop’** means any of the following:
 - (i) alfalfa seed;
 - (ii) caraway;
 - (iii) chickpeas;
 - (iv) coriander;
- (g) **‘seeded acreage report’** means a seeded acreage report prepared pursuant to section 6 and includes any amendments to that report filed by the insured with the corporation;
- (h) **‘unseeded acreage insurance’** means coverage provided for the purpose of guaranteeing a return from acreage intended for seeding, determined on the basis of the insured’s historical seeding pattern, but that remains unseeded and is still too wet to seed on June 20 in any year as a result of excessive spring moisture, but the coverage does not apply to acreage that is dry enough to seed but is inaccessible because of spring moisture conditions”.

Section 3 amended**4 Clause 3(1)(a) is amended by striking out “tame mustard” and substituting “brown mustard, oriental mustard, yellow mustard”.****Section 7.1 amended****5(1) Subsection 7.1(1) is amended by striking out “Where” and substituting “Subject to subsection (3), where”.****(2) The following subsection is added after subsection 7.1(2):**

“(3) An application for crop insurance shall not be deemed an application for reinstatement of a previous contract if no acres were insured under the previous contract for the three years preceding the year in which the contract was cancelled”.

Section 8 amended

6(1) Section 8 is amended by renumbering it as subsection 8(1).

(2) The following subsection is added after subsection 8(1):

“(2) Any election made pursuant to these regulations remains in force for each subsequent year unless the insured changes the election in accordance with subsection (1)”.

New section 11.2

7 Section 11.2 is repealed and the following substituted:

“Total coverage for unseeded acreage

11.2(1) The corporation may determine from time to time the premium payable for unseeded acreage insurance.

(2) Subject to subsection (4), the indemnity in dollars payable by the corporation to the insured with respect to unseeded acreage insurance is the amount I_1 calculated in accordance with the following formula:

$$I_1 = [EA - (SA + UA)] \times \$25$$

where:

EA is the insured's eligible acres calculated in accordance with subsection (3);

SA is the insured's seeded acres; and

UA is the insured's unseeded acres that, in the opinion of the corporation, were dry enough to seed on or before June 20.

(3) For the purposes of subsection (2), the insured's eligible acres is equal to the amount EA calculated in accordance with the following formula:

$$EA = CA \times SI \times II \times 90\%$$

where:

CA is the number of the insured's cultivated acres available for crop production in the current year;

SI is the insured's seeding intensity, being the percentage of cultivated acres seeded by the insured in any crop year, determined on the basis of the insured's historical seeding pattern; and

II is the insured's insurance intensity, being the percentage of seeded acres insured by the insured in any crop year, determined on the basis of the insured's historical pattern of insuring crops.

(4) Subject to subsection (6), if an insured is unable to seed all of his or her summerfallow acres on or before June 20 in any year due to excessive spring moisture, the indemnity in dollars payable by the corporation to the insured with respect to unseeded acreage insurance is the greater of:

(a) the amount I_1 determined pursuant to subsection (2); and

(b) the amount I_2 calculated in accordance with the following formula:

$$I_2 = [ESA - (SA + USA)] \times \$25$$

where:

ESA is the insured's eligible summerfallow acres calculated in accordance with subsection (5);

SA is the insured's seeded acres; and

USA is the insured's unseeded summerfallow acres that, in the opinion of the corporation, were dry enough to seed on or before June 20.

(5) For the purposes of subsection (4), the insured's eligible summerfallow acres is equal to the amount ESA calculated in accordance with the following formula:

$$ESA = SFA \times II \times 90\%$$

where:

SFA is the insured's summerfallow acres available for crop production in the current year; and

II is the insured's insurance intensity, being the percentage of seeded acres insured by the insured in any crop year, determined on the basis of the insured's historical pattern of insuring crops.

(6) The total number of summerfallow acres on which unseeded acreage insurance is payable pursuant to subsection (4) shall not exceed the insured's eligible acres calculated in accordance with subsection (3)".

Section 11.3 amended

8 Subsection 11.3(3) is repealed.

Appendix amended

9(1) Form A of the Appendix is amended in the manner set forth in this section.

(2) Clause (c) of the preamble is repealed and the following substituted:

"(c) unseeded acreage insurance in the case of loss resulting from the inability to seed crops on insured acreage on or before June 20 of the relevant year due to excessive spring moisture".

(3) Clause (e) of the preamble is repealed and the following substituted:

"(e) an establishment benefit on acreage of:

(i) spring-seeded or fall-seeded annual crops that fails to re-establish in the spring or suffers damage on or before June 20; or

(ii) tame legumes and perennial grasses that fails to establish by the spring following the establishment year;

where:

(iii) that acreage exceeds the lesser of:

(A) 10 acres; and

(B) 10% of the total acreage of the insured crops; and

(iv) the failure to establish results from one or more of the perils designated under 'crop insurance' pursuant to clause 1(2)(c)".

(4) Clause 1(2)(d) is amended:

(a) in subclause (i):

(i) by repealing paragraph (M);

(ii) by striking out “or” after paragraph (T); and

(iii) by adding the following after paragraph (T):

“(U) brown mustard, No. 1 Canada;

“(V) oriental mustard, No. 1 Canada;

“(W) yellow mustard, No. 1 Canada; or”; **and**

(b) by repealing subclause (ii) and substituting the following:

“(ii) Canada Certified No. 1 in the case of any insurable crop that is grown as pedigreed seed but that does not meet the germination standards for pedigreed seed, as determined by the corporation”.

(5) Clause 1(2)(e.1) is amended by adding “due to one or more of the perils designated under ‘crop insurance’ pursuant to clause (2)(c)” after “seeding”.

(6) Subsection 5(2) is repealed and the following substituted:

“(2) With respect to winter wheat or fall rye, the election to include winterkill coverage under the establishment benefit pursuant to this contract must be made on or before August 25 in the year in which the crop is seeded.

“(2.1) Any election made pursuant to the regulations remains in force for each subsequent year unless the insured changes the election in accordance with this section”.

(7) Clause 8(6)(b) is amended by striking out “February 1” wherever it appears and in each case substituting “the date of seeding”.

(8) Clause 8(10)(a) is amended by adding “established” after “all”.

Coming into force

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

SASKATCHEWAN REGULATIONS 91/98*The Regulations Act, 1995*

Section 18

Order in Council 733/1998, dated December 8, 1998

(Filed December 9, 1998)

Title

1 These regulations may be cited as *The Regulations Act Amendment Regulations, 1998*.

R.R.S. c.R-16.2 Reg 1, section 5 amended

2(1) Section 5 of *The Regulations Act Regulations, 1997* is amended in the manner set forth in this section.

(2) Subsection (2) is amended by striking out “A Saskatchewan Regulations number” **and substituting** “Subject to subsection (3), a Saskatchewan Regulations number”.

(3) The following subsection is added after subsection (2):

“(3) In the case of Saskatchewan Regulations enacted on or after January 1, 1999, the Saskatchewan Regulations number consists of the number assigned pursuant to clause (1)(b), an oblique stroke and all figures of the calendar year in which the regulation was filed”.

Coming into force

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

RÈGLEMENT DE LA SASKATCHEWAN 91/98*Loi de 1995 sur les règlements*

Article 18

Décret 733/1998, en date du 8 décembre 1998

(déposé le 9 décembre 1998)

Titre abrégé

1 *Règlement de 1998 modifiant le Règlement de 1997 d'application de la Loi sur les règlements.*

Modification de l'article 5 du Règl. 1 de R.R.S., ch. R-16,2

2(1) L'article 5 du *Règlement de 1997 d'application de la Loi sur les règlements* est modifié de la manière prévue au présent article.

(2) Le paragraphe (2) est modifié par suppression des mots «Le numéro d'un règlement de la Saskatchewan» et leur remplacement par les mots «Sous réserve du paragraphe (3), le numéro d'un règlement de la Saskatchewan».

(3) Le paragraphe suivant est inséré après le paragraphe (2):

«(3) Dans le cas des règlements de la Saskatchewan édictés à compter du 1^{er} janvier 1999, le numéro est composé du numéro qui lui a été attribué en vertu de l'alinéa (1)b), d'une barre oblique et de tous les chiffres de l'année civile du dépôt du règlement».

Entrée en vigueur

3 Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements.

SASKATCHEWAN REGULATIONS 92/98*The Regulations Act, 1995*

Section 13

Order in Council 734/1998, dated December 8, 1998

(Filed December 9, 1998)

Title

1 These regulations may be cited as *The Regulations Act Repeal Regulations, 1998 (No. 2)*.

Revised regulations repealed

2(1) The revised regulations set out in Table 1 of the Appendix are repealed.

(2) The revised regulations being repealed are identified in Table 1 of the Appendix by their regulation numbers, their titles and the Acts pursuant to which they were enacted.

Unrevised regulations repealed

3(1) The unrevised regulations set out in Table 2 of the Appendix are repealed.

(2) The unrevised regulations being repealed are identified in Table 2 of the Appendix by their Saskatchewan Regulations numbers, their titles (if any) and the Acts pursuant to which they were enacted.

Coming into force

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

Appendix

TABLE 1
[Section 2]

Revised Regulations Being Repealed

Reg Number	Title of Regulation	Title of Act
C-50.2 Reg 2	<i>The Mineral Vesting Regulations, 1988</i>	<i>The Crown Minerals Act</i>
C-50.2 Reg 6	<i>The Mineral Vesting Regulations, 1994</i>	<i>The Crown Minerals Act</i>
C-50.2 Reg 8	<i>The Primrose Lake Air Weapons Range Permit Regulations</i>	<i>The Crown Minerals Act</i>
C-50.2 Reg 11	<i>The Oil and Gas Disposition Credit Regulations, 1996</i>	<i>The Crown Minerals Act</i>
C-50.2 Reg 12	<i>The Crown Mineral Lands Transfer Regulations, 1996</i>	<i>The Crown Minerals Act</i>
C-50.2 Reg 14	<i>The Crown Mineral Lands Transfer Regulations, 1998</i>	<i>The Crown Minerals Act</i>
D-24.1 Reg 9	<i>The Urban Planning Grant Regulations</i>	<i>The Department of Urban Affairs Act</i>
G-5.1 Reg 64	<i>The Inter-community Co-operation Grant Regulations</i>	<i>The Government Organization Act</i>
N-7 Reg 1	<i>The Northern Housing Regulations</i>	<i>The Northern Saskatchewan Economic Development Act</i>
N-7 Reg 2	<i>The Northern Saskatchewan Economic Development Regulations, 1983</i>	<i>The Northern Saskatchewan Economic Development Act</i>
P-39.1 Reg 2	<i>The Montreal Lake Indian Reserve Community Library Board Establishment Regulations</i>	<i>The Public Libraries Act, 1984</i>
P-39.1 Reg 3	<i>The Northern Village of Air Ronge Community Library Board Establishment Regulations</i>	<i>The Public Libraries Act, 1984</i>
P-39.1 Reg 4	<i>The Stanley Mission Indian Reserve Community Library Board Establishment Regulations</i>	<i>The Public Libraries Act, 1984</i>
P-39.1 Reg 5	<i>The LaRonge Band, Far Reserve Indian Reserve Community Library Board Establishment Regulations</i>	<i>The Public Libraries Act, 1984</i>
U-11 Reg 9	<i>The Prisoner Escort and Prisoner Security Regulations</i>	<i>The Urban Municipality Act, 1984</i>
U-11 Reg 10	<i>The Prisoner Escort and Prisoner Security Regulations, 1994</i>	<i>The Urban Municipality Act, 1984</i>
U-11 Reg 11	<i>The Prisoner Escort and Prisoner Security Regulations, 1994 (No. 2)</i>	<i>The Urban Municipality Act, 1984</i>
U-11 Reg 13	<i>The Prisoner Escort and Prisoner Security Regulations, 1996</i>	<i>The Urban Municipality Act, 1984</i>

TABLE 2
[Section 3]

Unrevised Regulations Being Repealed

Sask. Reg. Number	Title of Regulation (if any)	Title of Act
312/70	(untitled)	<i>The Mineral Resources Act</i>
275/80	The Commercial Fishing Assistance Regulations	<i>The Northern Saskatchewan Economic Development Act</i>
8/86	The Mineral Vesting Regulations	<i>The Crown Minerals Act</i>

SASKATCHEWAN REGULATIONS 93/98

The Uniform Building and Accessibility Standards Act
Section 27

Order in Council 754/1998, dated December 15, 1998

(Filed December 16, 1998)

Title

1 These regulations may be cited as *The Building and Accessibility Standards Administration Amendment Regulations, 1998*.

R.R.S. c.U-1.2 Reg 6, section 14 amended

2 Section 14 of *The Building and Accessibility Standards Administration Regulations* is amended:

(a) by renumbering it as subsection 14(1); and

(b) by adding the following subsection after subsection (1):

“(2) On and after January 1, 1999, the building standards prescribed pursuant to section 8 of the Act apply to all residences, workshops, garages, machine sheds and barns designed, constructed, erected, placed, altered, repaired, renovated, demolished, relocated, removed, used or occupied within the Rural Municipality of Vanscoy No. 345”.

Coming into force

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