

PART II

REVISED REGULATIONS OF SASKATCHEWAN

CHAPTER E-0.2 REG 6

The Education Act, 1995

CHAPITRE E-0,2 RÈGL. 6

Loi de 1995 sur l'éducation

CHAPTER E-0.2 REG 6*The Education Act, 1995*

Section 370

Order in Council 498/1999, dated July 28, 1999

(Filed July 29, 1999)

Title

1 These regulations may be cited as *The Electronic Meeting Procedures Regulations*.

Interpretation

2 In these regulations, “**electronic meeting**” means a meeting of a board of education or the conseil scolaire at which one or more trustees who are participating in the meeting are not present at the same location as the other trustees who are participating.

Policy respecting electronic meetings

3 Subject to sections 4 to 6, a board of education or the conseil scolaire may make provision in its written policies respecting the procedures for electronic meetings.

Requirements

4(1) Subject to subsection (2), any electronic means used for the purposes of an electronic meeting must enable each trustee participating in the meeting and any member of the public attending that meeting:

- (a) to hear all of the other trustees participating in the meeting at all times during the meeting; and
- (b) to follow any votes taken at the meeting.

(2) The electronic means used must be provided in a manner that:

- (a) allows a trustee to participate in the meeting without violating any conflict-of-interest guidelines; and
- (b) does not allow a member of the public to hear or follow any proceedings conducted in a closed session pursuant to subsection 80(2) of *The Education Act, 1995*.

Information

5 Where a board of education or the conseil scolaire makes provision for electronic meetings in its written policies, it shall:

- (a) ensure that its policies respecting presentations by delegations enable those presentations to be reasonably accommodated during an electronic meeting; and
- (b) take reasonable steps to notify the public of the locations from which members of the public may participate in any electronic meetings that are held on a regular basis.

Attendance

6(1) Subject to subsections (2) and (3), a trustee may participate in an electronic meeting from a location to which the public does not have access.

CHAPITRE E-0,2 RÈGL. 6*Loi de 1995 sur l'éducation*

Article 370

Décret 498/1999, en date du 28 juillet 1999

(déposé le 29 juillet 1999)

Titre**1** *Règlement sur la procédure régissant les téléréunions.***Interprétation****2** Dans le présent règlement, «**téléréunion**» s'entend d'une réunion d'une commission scolaire ou du conseil scolaire à laquelle un ou plusieurs conseillers participant à la réunion ne sont pas présents au même endroit où se trouvent les autres conseillers participants.**Politique concernant les téléréunions****3** Sous réserve des articles 4 à 6, une commission scolaire ou le conseil scolaire peut prévoir dans ses politiques écrites des dispositions relatives à la procédure régissant les téléréunions.**Exigences****4(1)** Sous réserve du paragraphe (2), le moyen électronique utilisé pour la tenue d'une téléréunion doit permettre à chaque conseiller participant à la réunion et à tout membre du public y assistant:

- a) d'entendre en tout temps pendant la réunion tous les conseillers participants;
- b) de suivre le déroulement de tout scrutin tenu lors de la réunion.

(2) Le moyen électronique utilisé doit être fourni de sorte:

- a) à permettre à un conseiller de participer à la réunion sans enfreindre les lignes directrices relatives aux conflits d'intérêts;
- b) à ne pas permettre à un membre du public d'entendre ou de suivre le déroulement de toute délibération tenue à huis clos conformément au paragraphe 80(2) de la *Loi de 1995 sur l'éducation*.

Information**5** Toute commission scolaire ou le conseil scolaire qui prévoit dans ses politiques écrites des dispositions relatives aux téléréunions:

- a) s'assure que ses politiques concernant les présentations faites par des délégations permettent que ces présentations soient raisonnablement facilitées au cours d'une téléréunion;
- b) prend des mesures raisonnables pour aviser le public des endroits où les membres du public peuvent participer aux téléréunions qui sont régulièrement tenues.

Présence**6(1)** Sous réserve des paragraphes (2) et (3), un conseiller peut participer à une téléréunion à partir d'un endroit où le public n'a pas accès.

(2) Where a member of the public wishes to attend an electronic meeting, other than at the head office of the board of education or the conseil scolaire, the board of education or the conseil scolaire shall make reasonable efforts to accommodate the attendance of that person.

(3) In the case of an electronic meeting of a board of education or the conseil scolaire, at least one of the following persons must be present at the head office of that board of education or the conseil scolaire:

- (a) the director of education;
- (b) the secretary, treasurer or secretary-treasurer;
- (c) a member of that board of education or a member of the conseil scolaire, as the case may be.

Coming into force

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

(2) Lorsqu'un membre du public désire assister à une télé-réunion ailleurs qu'au siège social de la commission scolaire ou du conseil scolaire, la commission scolaire ou le conseil scolaire déploie tous les efforts raisonnables pour faciliter la présence de cette personne.

(3) Lors d'une télé-réunion tenue par une commission scolaire ou le conseil scolaire, au moins une des personnes suivantes doit être présente au siège social de la commission scolaire ou le conseil scolaire:

- a) le directeur de l'éducation;
- b) le secrétaire, le trésorier ou le secrétaire-trésorier;
- c) un conseiller de la commission scolaire ou du conseil scolaire, selon le cas.

Entrée en vigueur

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

SASKATCHEWAN REGULATIONS 61/1999*The Milk Control Act, 1992*

Section 10

Board Order, dated July 20, 1999

(Filed July 20, 1999)

Title

1 These regulations may be cited as *The Milk Control Amendment Regulations, 1999 (No. 7)*.

R.R.S. c.M-15 Reg 1, Appendix amended

2 Subsection 3(1) of Part II of the Appendix to *The Milk Control Regulations* is amended:

(a) in clause (k):

(i) in subclause (i) by striking out “\$3.7491” and substituting “\$4.5450”; and

(ii) in subclause (ii) by striking out “\$6.3280” and substituting “\$5.8375”; and

(b) in clause (l):

(i) in subclause (i) by striking out “\$3.8564” and substituting “\$5.2033”;

(ii) in subclause (ii) by striking out “\$2.7304” and substituting “\$2.7860”; and

(iii) in subclause (iii) by striking out “\$2.7304” and substituting “\$2.7860”.

Coming into force

3 These regulations come into force on August 1, 1999.

SASKATCHEWAN REGULATIONS 62/1999*The Summary Offences Procedure Act, 1990*

Section 55

Order in Council 497/1999, dated July 28, 1999

(Filed July 29, 1999)

Title

1 These regulations may be cited as *The Summary Offences Procedure Amendment Regulations, 1999 (No. 2)*.

R.R.S. c.S-63.1 Reg 2, Appendix amended

2(1) Table 18 of Part 2 of the Appendix of *The Summary Offences Procedure Regulations, 1991* is amended in the manner set forth in this section.

(2) Sub-item 5(a) is repealed.

(3) The following item is added after item 6:

“6.1	Conducting a competitive fishing event without a licence	11.1	250 plus \$5 per entrant in excess of 25 entrants to a maximum of \$1,000”.
------	--	------	---

(4) Sub-item 10(a) is repealed.

(5) Sub-item 11(a) is repealed.

(6) Sub-item 12(a) is repealed.

(7) The following items are added after item 18:

“18.1	Collecting leeches, crayfish or invertebrates for bait without authorization	19(3)	150
“18.2	Failing to properly mark bait fishing gear	19(4)(a)	150
“18.3	Failing to check traps within prescribed time	19(4)(b)	150”.

(8) The following item is added after item 80:

“80.1	Failing to check traps within prescribed time	41(d)	150”.
-------	---	-------	-------

(9) Item 151 is repealed and the following substituted:

“151	Importing live fish without authorization	88(1)(a)	250
“151.1	Transporting live fish without authorization	88(1)(b)	250”.

Coming into force

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

SASKATCHEWAN REGULATIONS 63/1999

The Prescription Drugs Act

Section 9

Order in Council 499/1999, dated July 28, 1999

(Filed July 29, 1999)

Title

1 These regulations may be cited as *The Prescription Drugs Amendment Regulations, 1999*.

R.R.S. c.P-23 Reg 3 amended

2 *The Prescription Drugs Regulations, 1993* are amended in the manner set forth in these regulations.

Section 2 amended

3 **Subsection 2(1) is amended:**

- (a) by repealing subparagraph (e)(iii)(B)(II);
- (b) by repealing clause (h); and
- (c) by repealing clause (n).

New section 5

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

“Child-related benefits

5(1) For any benefit period commencing on or after August 1, 1998 but before August 1, 1999, a family unit receiving benefits pursuant to *The Child Benefit Regulations, The Employment Supplement Regulations of The Benefit Adjustment Regulations* is eligible to receive reimbursement from the minister, or to have payment made on the family unit's behalf by the minister to participating pharmacies from which drugs are obtained by the family unit, in the amount B calculated in accordance with the following formula:

$$B = 0.65 (\text{ARDP} - \$100)$$

where ARDP is the sum of all recognized drug prices for all drugs obtained by the family unit from participating pharmacies during the benefit period.

(2) For any benefit period commencing on or after August 1, 1999, a family unit residing in Saskatchewan is eligible to receive reimbursement from the minister, or to have payment made on the family unit's behalf by the minister to participating pharmacies from which drugs are obtained by the family unit, in the amount B calculated in accordance with the formula set out in subsection (1), if the family unit is receiving:

- (a) benefits pursuant to *The Employment Supplement Regulations*;
- (b) benefits pursuant to *The Benefit Adjustment Regulations*; or
- (c) a refund of an overpayment deemed to have arisen pursuant to section 122.61 of the *Income Tax Act* (Canada), where the adjusted income, as defined in section 122.6 of that Act, for the taxation year of the eligible individual, as defined in section 122.6 of that Act, does not exceed:
 - (i) for an eligible individual with one qualified dependant, \$25,921.00;
 - (ii) for an eligible individual with two qualified dependants, \$25,921.00;

- (iii) for an eligible individual with three qualified dependants, \$25,921.00;
- (iv) for an eligible individual with four qualified dependants, \$27,152.35;
- (v) for an eligible individual with five qualified dependants, \$28,383.69;
- (vi) for an eligible individual with six qualified dependants, \$29,615.02;
- (vii) for an eligible individual with seven qualified dependants, \$30,846.37;
- (viii) for an eligible individual with eight qualified dependants, \$32,077.71;
- (ix) for an eligible individual with nine qualified dependants, \$33,309.07;
- (x) for an eligible individual with 10 qualified dependants, \$34,540.40;
- (xi) for an eligible individual with 11 qualified dependants, \$36,714.40;
- (xii) for an eligible individual with 12 qualified dependants, \$38,888.38;
- (xiii) for an eligible individual with 13 qualified dependants, \$41,062.37;
- (xiv) for an eligible individual with 14 qualified dependants, \$43,236.36;
- (xv) for an eligible individual with 15 or more qualified dependants, \$45,410.35.

(3) With respect to the period commencing on August 1, 1999 and ending on October 31, 1999, a family unit that was receiving benefits pursuant to *The Child Benefit Regulations* on June 30, 1999 is eligible to receive reimbursement from the minister, or to have payment made on the family unit's behalf by the minister to participating pharmacies from which drugs are obtained by the family unit, in the amount B calculated in accordance with the formula set out in subsection (1), if the family unit:

- (a) resides in Saskatchewan; and
- (b) has at least one qualified dependant as defined in section 122.6 of the *Income Tax Act (Canada)*".

Section 6 amended

5 Subsections 6(1) to (4) are repealed.

Section 7 amended

6 Subsections 7(1) to (8) are repealed.

Section 9 amended

7 Subsection 9(3) is repealed and the following substituted:

"(3) A family unit described in section 5 is not eligible to receive any benefits pursuant to this section".

Section 12 amended

8 Subsection 12(1) is repealed.

Coming into force

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

