

The Saskatchewan Gazette

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PART II/PARTIE II

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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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The Securities Commission (Adoption of National Instruments) Amendment Regulations, 2003 (No. 3)	SR 68/2003
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The Urban Municipalities Revenue Sharing Amendment Regulations, 2003	SR 77/2003
The Independent Schools Amendment Regulations, 2003	SR 78/2003
The Public Libraries Amendment Regulations, 2003	SR 79/2003

REVISED REGULATIONS OF SASKATCHEWAN

ERRATA NOTICE

Errors occurred in printing the version of *The Local Government Election Amendment Regulations*, 2003 published in Part II of the Gazette of June 6, 2003.

Pursuant to the authority given to me by section 12 of *The Regulations Act, 1995*, *The Local Government Election Amendment Regulations, 2003* are republished as set out below.

Dated at Regina, this 7th day of July, 2003.

Judy Samuelson, Registrar of Regulations.

SASKATCHEWAN REGULATIONS 46/2003

The Local Government Election Act

Section 160

Order in Council 415/2003, dated May 27, 2003

(Filed May 28, 2003)

Title

1 These regulations may be cited as *The Local Government Election Amendment Regulations*, 2003.

R.R.S. c.L-30.1 Reg 3 amended

2 The Local Government Election Regulations, 1985 are amended in the manner set forth in these regulations.

Section 2.01 amended

3 Subsection 2.01(2) is repealed.

New section 2.1

4 Section 2.1 is repealed and the following substituted:

"Application re elector and resident caregiver

- **2.1** Form A is the form prescribed for an application made pursuant to subsection 22.1(4) of the Act by or on behalf of:
 - (a) an elector with a physical disability or limited mobility; and
 - (b) if applicable, a resident caregiver of the elector mentioned in clause (a)".

Section 10 amended

5 Section 10 is amended by striking out "clause 54(1)(b)" and substituting "section 54".

Appendix amended

- 6(1) The Appendix is amended in the manner set forth in this section.
- (2) Forms A to E are repealed and the following substituted:

"FORM A [Subsection 22.1(4) of the Act]

Application by Elector to Vote at a Mobile Poll

PART I

To the I	Returning Officer for the	9	
		(City, Town, Village, Resort Village,	Northern Municipality)
of			
		School Division No	
		_ Separate School Division No	
at the 1		on Act , apply pursuant to section 2 etion now pending. I am entitled	
	I am unable to attend physical disability or li	d at an established polling place imited mobility.	to vote by reason of
	established polling pla mobility, and, because	egiver of an elector who is una ace to vote by reason of physical of my duties as that person's res established polling place to vote ong.	disability or limited ident caregiver, I am
Dated t	his day	y of	, 20
(Address	of Applicant)	(Signature of Appli	cant)
(If Appli	cant is resident caregiver, incl	ude address of	

elector with physical disability or limited mobility)

Part II

[,		, the undersigned,
,	(Name of Witness)	,
certify	that the applicant named in Part I:	
(a)	is personally known to me;	
(b)	resides in the polling area; and	
(c)	is: (Check one)	
	unable to attend at an established polling place to vote by disability or limited mobility.	reason of physical
	a resident caregiver of an elector who is unable to attend polling place to vote by reason of physical disability or lim- because of duties as that person's resident caregiver, is u	ited mobility, and,

Dated this ______, 20 _____.

voting.

(Address of Witness)

an established polling place to vote during the time when polls are open for

(Signature of Witness)

"FORM A1 [Subsection 22.1(5) of the Act]

List of Electors Entitled to Vote pursuant to section 22.1 of *The Local Government Election Act*

	(City, T	Town, Village, Resort Vi	llage, Northern Municip	ality)
			_ School Division I	No
			_ Separate School	Division No
				section 22.1 of <i>The</i> election to be held on
		, 20	because th	at elector:
		end at an establishe lited mobility; or	ed polling place to vo	te by reason of physical
o a	r her duties as	a resident caregive	r, the resident careg	e (a) and, because of his giver is unable to attend when polls are open for
No.	Name	Address	Public School Elector	Separate School Elector
Dated this	3	day of		, 20
			Returning Office	r

"FORM A2 [Subsection 22.1(6) of the Act]

Notice for Voting

To:		
	(Applicant's N	Name and Address)
	$rnment\ Election\ Act\ for$	electors entitled to vote pursuant to section 22. the municipal or school election to be held o , 20
Election officials	will attend at	
		(address)
at approximately		
	(time)	(day of week)
day	of, 20	, to enable you to vote.
(date)	(month)	
Dated this	day of	, 20
		Returning Officer

"FORM A3 [Subsection 29(2) of the Act]

Appointment of Election Official

In my capacity of returning officer for the:

		of
(Cit;	y, Town,	Village, Resort Village, Northern Municipality)
		School Division No
		Separate School Division No
appoint		to be
		(name)
heck the	e appro	priate office(s):)
	(a)	the election clerk;
	(b)	the enumerator for Polling Area No;
	(c)	deputy returning officer for Polling Area No , the polling place for which is
	(d)	deputy returning officer for Polling Area No, the polling place for which is and who is also designated as the deputy returning officer mentioned in sections 30 and 107 of <i>The Local Government Election Act</i> ;
	(e)	deputy returning officer mentioned in clause 29(2)(c) of <i>The Local Government Election Act</i> , the polling place for which is
	(f)	deputy returning officer mentioned in clause 29(2)(c.1) of <i>The Local Government Election Act</i> ;
	(g)	the poll clerk for Polling Area No, the polling place fo which is
	(h)	a nomination officer;
	(i)	other;
or the ele	ection	to be held on the day of , 20
		, this day of , 20

 $Returning\ Officer$

"FORM B [Section 69 of the Act]

Oath of Election Official

Ι, _		, an election official at the
ele	(name) ection to be held for the:	
	omplete as applicable)	
		of
	(City, Town, Village, Resort Village, Northern Municip	pality)
_	Sch	nool Division No
	Se _I	parate School Division No
	the day of	, 20, swear (or
1.	I will not attempt unlawfully to ascertain the operson has voted or the manner of a person's voted in any way aid in the unlawful discovery of	ote on a bylaw or question, and I will
2.	I will strictly observe secrecy with respect to a into my possession regarding the candidate or voted or the manner in which a voter has ma question;	candidates for whom any person has
3.	I will faithfully and impartially, to the best of roffice of and will not receive any payment or reward, of for the exercise of any partiality or corrupt pr	, and I have not received r promise of any payment or reward,
	vorn (or affirmed) before me at	
	e	
	,	
	the Province of Saskatchewan,	
	is , day of ,	
20	· ·	
Off	turning Officer, Deputy Returning ficer, Poll Clerk or other person thorized by law to administer an eath	Election Official

"FORM C [Subsection 37(1) of the Act]

		Voter's List	Po	ll No
			of	
(Cit	y, Town, Village, Re	esort Village, Northern Municipality)		
		School Divisi	on No	
		Separate Sch	nool Division	No
For the e	lection held on_		;	, 20
No.	Name	Address	Public School Elector	Separate School Elector

"FORM D [Clause 38(a) of the Act]

Notice of Revision of Voters' Lists

Sections 39 and 40 of *The Local Government Election Act* provide that:

- **39**(1) Any elector may apply to the revising officer at least 22 days prior to the day on which a general election is held to have the name of any person struck off the voters' list on the ground that the person is not qualified as an elector.
- (2) Every application pursuant to subsection (1) shall be in writing and shall specify the grounds on which the applicant alleges the person is not eligible to be an elector.
- (3) An application pursuant to subsection (1) may be made by a person on his own behalf.

40 A person:

- (a) who is qualified as an elector, but whose name does not appear on the voters' list;
- (b) whose name is listed in error on a voters' list;
- (c) whose designation as an elector of a public school division or separate school division is incorrect; or
- (d) whose name is listed on a voters' list in the incorrect polling area;

may apply, at least 22 days prior to the day on which a general election is held, to the revising officer to correct the error or omission in the voters' list by filing with the revising officer a voters' registration form in the prescribed form setting out the information necessary to correct the error or omission.

Persons wishing to app	ly for revisions to a vot	ers' list may do so	at
between the hours of		and	(address or place)
on the	of		, 20
(date(s))		(month)	
Dated this	day of		, 20
		Revising Officer	•

"FORM E [Subsection 45(1) of the Act]

Notice of Call for Nominations (Municipal or School Division Elections)

Nominations of candidates for the office(s) of:

(Complete as applicable)		0	
		of	
		e, Northern Municipality)	
		of	
		lage, Northern Municipality)	
Ward No	(if applicable)	or Number to be Elected_	
Board Member:		School Division No	
		or Number to be Elected_	
Board Member:		Separate School Divi	sion No
Ward No	(if applicable)	or Number to be Elected	
— will be received by t	the undersigned or	n the day of	. 20
-	_	at	
	10		(place)
	and (if appl	icable list days and dates)	
during regular busi	ness hours on		, 20 _
at			
		(place)	
Nomination forms n	nay be obtained at	the following location(s):	
Dated this	_ day of		, 20
		Returning Officer or Nomin	ation Officer".

(3) Forms G to I are repealed and the following substituted:

"FORM G (Section 51 of the Act)

Receipt for Nomination and Candidate's Acceptance

I acknowledge that I l acceptance form from		ompleted nomination paper and candid	late's
		(name)	
of		, a candidate for the offic	ce of:
	(address)		
(Complete as applicable)			
Mayor:		of	
(City, Town, Village, Res	ort Village, Northern M	Iunicipality)	
Councillor:		of	
(City, Town, Village, Res		Iunicipality)	
Ward No	(if applicable)		
Board Member:		School Division No	
Ward No	$(if\ applicable)$		
Board Member:		Separate School Division No	
Ward No	$(if\ applicable)$		
Dated at	, this	day of , 20	·
		Returning Officer or Nomination Officer	

"FORM H [Section 54 of the Act]

Notice of Call For Further Nominations

(Municipal or School Division Election)

An insufficient number of nominations having been received to fill the office(s) of:

(Complete as applicable)				
Mayor:			of	
(City, Town, Vill	age, Resort Village,	Northern Munic	cipality)	
Councillor:			of	
(City, Town, Vill	age, Resort Village,	Northern Munic	cipality)	
Ward No	(if applicable)			
Board Member:			chool Division No	
Ward No	(if applicable)			
Board Member:		Se	eparate School Division No	
Ward No	(if applicable)			
, , ,	rawal period for city	elections; 13th	village elections; 6th day after close of day after close of withdrawal ool division elections)	
at				; and
		(place)		
(b) on the	day of		, 20	,
from u	ıntil	at		
			(place)	
Nomination forms r	nay be obtained	at the follow	ing location(s):	
Dated this	day (of	, 20	·
		-	2	

Returning Officer/Nomination Officer

"FORM I [Section 55 of the Act]

Notice of Poll

A poll has been granted for the election of:

(Complete as applicable)			
Mayor:			of
(City, Town, Village, Res			
Councillor:(City, Town, Village,			of
Ward No (if app	olicable)		
Board Member:		_ School Division	n No
Ward No (if app	olicable)		
Board Member:		_ Separate Scho	ol Division No
Ward No (if app	olicable)		
and that voting will take pla	ce on		,
		(day of we	ek)
the,	day of		, 20,
(date) from to		(month) polling places list	ted below, and that I will,
at	(address or p	place)	
on the	, day of		, 20,
(date)		(month)	, , , , , , , , , , , , , , , , , , , ,
at the hour of		, declare	the result of the election.
Polling Area No.	Polling	Place	Address
Dated at	, this	day of	, 20
		Returning Officer	.".

(4) Form K is repealed and the following substituted:

"FORM K [Sections 56 and 58 of the Act]

Notice of Abandonment of Poll

Whereas a poll is not required pursuant to $The\ Local\ Government\ Election\ Act$ for the office(s) of:

(Complete as applicable)	
Mayor:	of
(City, Town, Village, Resort Village, North	
	of
(City, Town, Village, Resort Village, No	orthern Municipality)
Ward No (if applicable)	
Board Member:	School Division No
Ward No (if applicable)	
Board Member:	
Ward No (if applicable)	
no voting for the said office(s) will take pla acclamation:	ce, and the following persons are elected by
Dated at , this	day of , 20
	Returning Officer".

(5) Form N is repealed and the following substituted:

"FORM N [Subsection 72(1) of the Act]

Appointment of Candidate's Agent

This is to certify	y that		of _		
·		(name)			(address)
is authorized to	attend at Poll	ing Area No	D		
located at					
			(address or pla	ace)	
on the	day of			, 20	, as my agent.
Dated at		_ , this	day of _		, 20
			Candid	ate~.	

(6) Forms R and S are repealed and the following substituted:

"FORM R
[Subsection 95.1(1) of the Act]
Advance Poll List

(to be completed in duplicate)

, 20

day of

Record of election held this

, for the election of Mayor, Councillor and Board Members

_					 	 	 		
		Remarks							
		Refused to Declared Declare							
		Declared							
		Objected							
		Question							
	0	Bylaw							
	VOTED WITH RESPECT TO	Separate School Div.							
	VOTED WIT	School Div. Member							
		Coun- cillor							
		Mayor							
		Polling Area No.							
		Qualifi- cation							
		Residence							
		Name of Voter							
l		o o							

"FORM S
[Section 64 of the Act]
Poll Book

Poll No.

, 20 $\,$ _ $\,$, for the election of Mayor, Councillor and Board Members day of Record of election held this __

Remarks Refused to To Declare Objected to Question Bylaw VOTED WITH RESPECT TO Separate School Div. School Div. Member Coun-cillor Mayor Qualification Name of Voter Residence

".

(7) Form V is repealed and the following substituted:

"FORM V [Subsection 90(2) of the Act]

Declaration of Interpreter

I,	, declare that
-	(name)
1.	I will translate faithfully all oaths, questions and answers that the deputy returning officer may require me to translate at this election.
2.	I shall observe strict secrecy with respect to all knowledge that comes into my possession of the candidate or candidates for whom any person has voted.
Da	ted at, thisday of, 20
Wi	tness:
_ De	eputy Returning Officer Signature of Interpreter".

(8) Forms Y to BB are repealed and the following substituted:

"FORM Y [Section 105 of the Act]

Declaration of Poll

Ι,	, the undersigned deputy returning
(name)	
officer for:	
(check one)	
Polling Area No	
Or	
Advance Poll No	
of the:	
(Complete as applicable)	
	of
(City, Town, Village, Resort Village, Northern Mu	
Ward No.	
So	chool Division No
Ward No (if applicable)	
Se	eparate School Division No
Ward No (if applicable)	
declare that, to the best of my knowledge, the: <i>(check one)</i>	
Poll Book	
Or	
Advance Poll List(s)	
used in this election held on the day of _	, 20,
was used in the manner prescribed by law, and made therein were correctly made.	that the entries required by law to be
Dated this day of	, 20
Poll Clerk	Deputy Returning Officer

"FORM Z [Subsection 103(1) of the Act]

Statement of Results

	Poll No
(Complete as applicable)	
Mayor:	of
(City, Town, Village, Resort Village, Northern Municipalit	y)
Councillor:	of
(City, Town, Village, Resort Village, Northern Municipa	
Ward No (if applicable)	
Board Member: School Div	ision No
Ward No (if applicable)	
Board Member: Separate S	chool Division No
Ward No (if applicable)	
for the election held on the day of	, 20
Names of Candidates Num	iber of Votes
BALLOT ACCOUNT	
Ballots	Number
Counted (Not objected to)	
Counted (Objected to)	
Rejected by deputy returning officer because:	
– no vote marked	
no deputy returning officer's initialsmarked for more persons than required to be elected	
- marked for more persons than required to be elected - marked to identify voter	
- torn or defaced to identify the voter	
- other	
Spoiled	
(ballot unintentionally dealt with in a wrong way)	
Issued to persons who declined to vote	
SUBTOTAL Unused ballots	
TOTAL	
Ballots supplied	
The number of electors who have voted as indicated in th	e poll book is
I certify that the above statements are correct.	
Dated this day of	

Deputy Returning Officer

Note: A separate Statement of Results must be completed for each office.

"FORM AA [Clause 109(1)(b) of the Act]

Returning Officer's Declaration of Results

(Complete as applicable)	
Mayor:	of
(City, Town, Village, Resort Village, Northe	ern Municipality)
Councillor:	of
(City, Town, Village, Resort Village, Nort.	
Ward No (if applicable)	
D 116 1	al In
Board Member:	School Division No.
Ward No (if applicable)	
Board Member:	Separate School Division No.
Ward No (if applicable)	
for the election held on the day of _	, , 20
Names of Candidates Num	ber of Votes or Acclamation/Elected
Number of rejected ballots, except those on w	hich no vote was made:
Number of ballots counted but objected to:	men no vote was made.
Number of spoiled ballots (ballot unintentions	ally dealt with in a wrong way):
Number of ballots issued to persons who decli	=
Total number of electors who voted as indicat	
10001 110011000 01 01000012 11110 10000 02 11101000	
	0.1 00
I declare that this is an accurate statement of	
of	
(specify)	(Municipality or School Division)
	Returning officer

Note: A separate Declaration of Results must be completed for each office.

"FORM BB [Subsection 117(1) of the Act]

		Form of Ballot Pa	per for Bylaw	
Note:	-		w by placing an 'X' in n. Do not write any wo	_
	on bylaw to (here state tted by the	object of the bylaw)	For the Bylav	N
	name in full of municipa	lity or school division)	_	
this_	day of	, 20	. Against the l	Bylaw
	\mathbf{F}	[Subsection 117(orm of Ballot Pap		
Note:	Mark your ballot	by placing an 'X' ir	n the circle to the rig	
	this ballot.	mon on the question	n. Do not write any wo	ord or other figure on
Vote o	n the Question:			
•	ate object of the question tted by the)	Yes	
(1	name in full of municipa	lity or school division)		
this_	day of	, 20	. No	

"FORM DD

[Subsection 120(1) of the Act]

Deputy Returning Officer's Statement of Results (Re: Bylaw or Question)

			Po	ll No	
(Complete as applicable)					
			of_		
(City, Town, Village, Resort Village	e, Northern Mu	unicipality)			
Ward No.					
		School D	ivision No.		
Ward No (if applied		School B	1,101011 1,10.		
		Soporato	School Di	vision No	
Ward No (if applied		Separate	SCHOOL DI	VISIOII INO.	
Bylaw/Question	For/Aff	firmative	Aga	inst/Negat	tive
			8-		
	BALLOT A	ACCOUNT			
		Bylaw/	Bylaw/	Bylaw/	Bylaw/
Number of Ball	ots	Question	Question	Question	Question
Counted (not objected to)					
Counted (objected to)					
Rejected – no vote					
- other					
Spoiled					
Issued to persons who declined	to vote				
Total ballots supplied					
Unused ballots					
I certify that the above stateme	ents are corr	rect.			
Dated this	day of			, 20)
		Deputy Retu	ırning Officer	,	
Note: Complete a separate Sto	atement of R	esults in dup	olicate for e	each of:	

Note: Complete a separate Statement of Results in duplicate for each of municipal bylaws/questions; school division bylaws/questions; separate school division bylaws/questions.

"FORM DD.1

[Subsection 120(1) of the Act]

Deputy Returning Officer's Statement of Results of Vote on Conflicting Bylaws

 $(to\ be\ completed\ in\ duplicate)$

		Poll No				
	Name of Polling	Place:				
	of					
(City, Town, Villag	ge, Resort Village, Northern Municipality)					
Ward No	(if applicable)					
PRELIMINAR	Y QUESTION: (state the text of the general que	estion as shown on the ballot)				
YES						
NO						
TOTAL						
1. BYLAV 2. BYLAV 3. BYLAV NUMBER	ING BYLAW V NO V NO V NO R OF BALLOTS WHERE NO BYLAW M. as total of YES votes above)	FOR THE BYLAW ARKED				
	BALLOT ACCOUNT					
Note: Rejected Rejected Spoiled Declined Ballots t Unused	SUBTOTAL d to vote (voter refused ballot) taken from poll					
	Telectors who have voted as indicated					
	k is					
I certify that th	he above statements are correct.					
Dated this	day of	. 20				

"FORM EE [Section 125 of the Act]

Notice of Results (Re: Bylaw or Question)

(Complete as applica	ble)			
(City, Tou	vn, Village, Resort Vill	age, Northern Municipality		
		School Di	vision No	
		Separate	School Divis	sion No
for the vote held	on the	day of		, 20
Bylaw/Question	For/Affirmative	Against/Negative	No. of Ballots Rejected	No. of Ballots Counted But Objected to
I certify that the question(s).	e above is an accu	urate statement of th	ne votes cas	t on the bylaw(s)/
Dated this	day of			, 20
			Officer	

Note: Complete a separate Notice of Results for each of: municipal bylaws/questions; school division bylaws/questions; separate school division bylaws/questions.

"FORM EE.1 [Section 125 of the Act]

Notice of Results of Vote on Conflicting Bylaws

		_ of		
$(City,\ Town,\ Village,\ Resort\ Village,\ Northern\ M$	unicipali	ty)		
for the vote held on the	da	y of		
General Question	Yes	No	No. of Ballots Rejected	No. of Ballots Counted but Objected to
(Put in text of question as shown on the ballot)				
Dulani			Easth a	Dedom
Bylaw			For the	Dylaw
(List the conflicting bylaws)		(List v	otes for each of t	he conflicting bylaws)
I certify that the above is an accurate question on conflicting bylaws, and the (either YES or NO) to the general ques	it the m	ajority		
(Note: if the majority of the voters uncluded in the declaration.)	voted Y	ES, th	e following s	statement should be
I further certify that of the voters vot number of electors voted FOR BYLAW the greatest number of votes.)				
Dated this day of _				, 20
		Return	ing Officer	

"FORM FF $[Subsection\ 118\ of\ the\ Act]$

Appointment of Representative (Re: Voting on Bylaw or Question)

	is appointed a	a representative
(name)		
to attend at Poll No on	behalf of the voters interested $% \left\{ $	in:
promoting opposing		
the following bylaw or voting in the:		
affirmative negative		
on the following question, as marked, s	ubmitted for the taking of a vot	e by:
(Complete as applicable)		
	of	
(City, Town, Village, Resort Village, N	Northern Municipality)	
	School Division No	
	Separate School Division	n No
on the day of		20
(Place an 'X' in space provided)	BylawNo	(state object)
	BylawNo	(state object)
	BylawNo	(state object)
	Question No	(state object)
	Question No	(state object)

"FORM GG [Clause 118(3)(a) of the Act]

Declaration of Representative

Ι,		, declare that:
	(name)	
1. I am an elector of:		
(Complete as applicable)		
	of	
(City, Town, Village, Resort Villa	age, Northern Municipality)	
	School Division No	
	Separate School Division l	No
(mark one) Municipality School Divis		a vote by the:
on the day of	of)
(Place an 'X' in space provided)	BylawNo BylawNo BylawNo Question No Question No	(state object) (state object) (state object)
	Representative Returning Officer	

"FORM HH

[Section 126 of the Act]

Elector's or Candidate's Request For Recount

To	:		, Returning Officer of the			
. ~		(name)				
(Co	mplete as applicable)					
_			of			
	(City, Town, Village, Re	sort Village, Northern Municipality)				
_		School Division	n No			
_		Separate School	ol Division No			
Pu	rsuant to <i>The Local Gove</i>	rnment Election Act:				
1.	I,	, of	, Saskatchewan,			
	(name)		.4.			
	(elector or candidate) of the at					
	the election held on the	day of ballots in connection with: (mark of	, 20,			
	the election of m the election of a the election of m the election of a No. a vote on Bylaw	•	n in Ward No education			
2.	I request that you issue Government Election Act	a certificate as required by claus <i>t</i> .	e 127(1)(a) of <i>The Local</i>			
3.	My address for service	ee of all documents required	to be served on me is			
	Dated at	, Saskatchewar	n, this day			
	of					
		TI				

 $Elector\ or\ Candidate$

"FORM II [Clause 127(1)(a) of the Act]

Certificate of Returning Officer

, elector or candidate of the
(name)
(Complete as applicable)
of
(City, Town, Village, Resort Village, Northern Municipality)
School Division No
Separate School Division No
has requested a recount pursuant to section 126 of <i>The Local Government Election Act</i> for the office of
or Bylaw No or Question No
I certify that: (Complete as applicable)
1. The difference between the number of votes cast for an elected member and the candidate having the next highest number of votes is
The difference between the Yes and No votes on Question No
is; <i>or</i>
The difference between the Affirmative and Negative votes on Bylaw No
is;
2. The number of rejected ballots except those on which no vote was made
is;
3. The number of the ballots counted but objected to is
Dated at, Saskatchewan, this day of, 20
Returning Officer"

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

CHAPTER S-24 REG 8

The Saskatchewan Housing Corporation Act

Section 52

Order in Council 570/2003, dated July 8, 2003

(Filed July 9, 2003)

PART I Title and Interpretation

Title

1 These regulations may be cited as *The Saskatchewan Housing Corporation Regulations*.

Interpretation

- 2 In these regulations:
 - (a) "Act" means The Saskatchewan Housing Corporation Act;
 - (b) "applicant" means an individual who is applying for or receiving assistance;
 - (c) "assistance" means any housing-related assistance made by the corporation pursuant to the Act and these regulations.

PART II Assistance

Co-operative housing - prescribed circumstances

- **3**(1) The corporation may engage in any activity mentioned in subsection 20(1) of the Act if:
 - (a) any study or research conducted by the corporation, or by any organization or individual recognized by the corporation as being qualified to conduct the study or research, indicates a need for co-operative housing in any area of Saskatchewan;
 - (b) the corporation has sufficient resources to undertake the activity; and
 - (c) the corporation complies with any direction of Treasury Board respecting the activity.
- (2) Treasury Board's directions pursuant to clause (1)(c) may be general or specific in nature.

Repair and rehabilitation of housing - prescribed circumstances

- 4(1) The corporation may engage in any activity mentioned in subsection 21(1) of the Act if:
 - (a) any study or research conducted by the corporation, or by any organization or individual recognized by the corporation as being qualified to conduct the study or research, indicates a need to improve existing housing in any area of Saskatchewan;

- (b) the corporation has sufficient resources to undertake the activity; and
- (c) the corporation complies with any direction of Treasury Board respecting the activity.
- (2) Treasury Board's directions pursuant to clause (1)(c) may be general or specific in nature.

PART III Eligibility for Assistance

Eligibility information

- **5** To determine an applicant's eligibility for assistance, the corporation may require the applicant to:
 - (a) complete an application for assistance in any form acceptable to the corporation;
 - (b) provide any releases for information that the corporation may require; and
 - (c) provide any other information that the corporation may reasonably require.

Income review

- **6** Every applicant who receives assistance may be subject to an income review, from time to time, by the corporation to determine:
 - (a) the applicant's continued eligibility for assistance; and
 - (b) the amount of assistance for which the applicant is eligible.

Power to inspect residence

- 7(1) If the corporation considers it necessary or desirable for the purposes of determining an applicant's eligibility, or continued eligibility, for assistance, the corporation may, at any reasonable time, inspect a residence for which an applicant has applied for or receives assistance:
 - (a) to view the state of repair of that residence; or
 - (b) to monitor the progress of any proposed repairs or improvements to that residence.
- (2) If an inspection carried out pursuant to subsection (1) discloses any deficiency that, in the opinion of the corporation, needs to be remedied, the corporation shall provide written notice to the applicant to remedy the deficiency within the period specified in the notice.
- (3) If an applicant fails to remedy a deficiency as required by a notice mentioned in subsection (2), the corporation may:
 - (a) vary the amount of, suspend or cancel the applicant's assistance; and
 - (b) declare any amount paid to the applicant by the corporation to be an overpayment.

Change in circumstances

- **8**(1) Every applicant who is receiving assistance must immediately notify the corporation of any change in circumstances that might affect:
 - (a) the applicant's continued eligibility for assistance; or
 - (b) the amount of the applicant's assistance.
- (2) After receiving information that there has been a change in circumstances relating to an applicant who is receiving assistance, the corporation may vary the amount of, suspend or cancel the applicant's assistance.
- (3) If an applicant fails to comply with subsection (1), the corporation may:
 - (a) vary the amount of, suspend or cancel the applicant's assistance; and
 - (b) declare any amount paid to the applicant by the corporation after the date of the change in circumstances to be an overpayment.

False or misleading statements

- 9 If an applicant has made a false or misleading statement with respect to any matter that the corporation considers material on any form or in providing any information or document to the corporation pursuant to these regulations, the corporation may:
 - (a) vary the amount of, suspend or cancel the applicant's assistance; and
 - (b) declare any amount paid to the applicant by the corporation to be an overpayment.

Reconsideration by corporation

- **10**(1) Within 30 days after the corporation varies the amount of, suspends or cancels an applicant's assistance pursuant to section 7, 8 or 9, the applicant may request, in writing, that the corporation reconsider its determination.
- (2) On receipt of a request in writing from an applicant pursuant to subsection (1), the corporation shall reconsider its determination and may confirm, reverse or vary that determination.

Recovery of overpayment

- 11(1) In this section, "overpayment" means:
 - (a) any amount that the corporation has declared pursuant to clause 7(3)(b), 8(3)(b) or 9(b) to be an overpayment; or
 - (b) any overpayment that an applicant has received for any reason from the corporation.
- (2) An overpayment is a debt due to the Crown in right of Saskatchewan and may be recovered:
 - (a) by deducting that amount from future payments of assistance for which the applicant is eligible pursuant to the Act or these regulations;
 - (b) by any manner authorized by *The Financial Administration Act*, 1993; or
 - (c) by any other manner authorized by law.

Immunity re inspections

- 12 Neither the Crown in right of Saskatchewan, the minister, the corporation, nor any officer or employee of the corporation is liable to an applicant for:
 - (a) any defect in an inspection carried out pursuant to section 7;
 - (b) any failure to carry out an inspection pursuant to section 7; or
 - (c) any departure from:
 - (i) the corporation's building standards;
 - (ii) any building plans approved by the corporation; or
 - (iii) any specifications or modifications set out in an application for assistance and approved by the corporation.

PART IV Repeal, Transitional and Coming into Force

R.R.S. c.S-24 Reg 1 repealed

13 The Residential Rehabilitation Regulations are repealed.

R.R.S. c.S-24 Reg 2 repealed

14 The Home Improvement Program Regulations are repealed.

R.R.S. c.S-24 Reg 3 repealed

15 The Home Modification for the Disabled Program Regulations are repealed.

R.R.S. c.S-24 Reg 4 repealed

16 The Rural Housing Program Regulations are repealed.

R.R.S. c.S-24 Reg 5 repealed

17 The Public and Non-profit Housing Program Regulations are repealed.

R.R.S. c.S-24 Reg 6 repealed

18 The Rent Supplement Program Regulations are repealed.

R.R.S. c.S-24 Reg 7 repealed

19 The Home Adaptations for Seniors' Independence Program Regulations are repealed.

Transitional

- **20** Notwithstanding any other Act or law, if, on the day before the coming into force of these regulations, an individual is receiving housing assistance from the corporation pursuant to an agreement with the corporation:
 - (a) that individual shall continue to receive assistance from the corporation subject to and in accordance with that agreement and these regulations; and
 - (b) if there is any conflict between a provision of the agreement and these regulations, the agreement prevails.

Coming into force

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

SASKATCHEWAN REGULATIONS 68/2003

The Securities Act, 1988

[section 154]

Commission Order, dated June 23, 2003

(Filed July 8, 2003)

Title

1 These regulations may be cited as *The Securities Commission (Adoption of National Instruments) Amendment Regulations*, 2003 (No. 3).

R.R.S. c.S-42.2 Reg 3 amended

2 The Securities Commission (Adoption of National Instruments) Regulations are amended in the manner set forth in these regulations.

Section 2 amended

- 3 The following clause is added after clause 2(cc):
 - "(dd) Multilateral Instrument 45-105, entitled trades to Employees, Senior Officers, Directors and Consultants, as set out in Part XXX of the Appendix".

Appendix amended

4 The following Part is added after Part XXIX of the Appendix:

"Part XXX [clause 2(dd)]

"MULTILATERAL INSTRUMENT 45-105 "TRADES TO EMPLOYEES, SENIOR OFFICERS, DIRECTORS AND CONSULTANTS

"PART 1 DEFINITIONS AND INTERPRETATION

"1.1 Definitions

(1) In this Instrument:

'affiliated entity' means, for an issuer, a person or company that controls or is controlled by the issuer or that is controlled by the same person or company that controls the issuer;

'associate', when used to indicate a relationship with a person or company, means:

(a) an issuer of which the person or company beneficially owns or controls, directly or indirectly, voting securities entitling the person or company to more than 10% of the voting rights attached to outstanding voting securities of the issuer;

- (b) any partner of the person or company;
- (c) any trust or estate in which the person or company has a substantial beneficial interest or in respect of which the person or company serves as trustee or in a similar capacity;
- (d) in the case of a person, a relative of that person, including:
 - (i) a spouse of that person; or
 - (ii) a relative of that person's spouse;

if the relative has the same home as that person;

'associated consultant' means, for an issuer, a consultant of the issuer or of an affiliated entity of the issuer if:

- (a) the consultant is an associate of the issuer or of an affiliated entity of the issuer; or
- (b) the issuer or an affiliated entity of the issuer is an associate of the consultant:

'compensation' means an issuance or grant of securities in exchange for services provided or to be provided and includes an issuance or grant of securities for the purpose of providing an incentive;

'consultant' means, for an issuer, a person or company, other than an employee, senior officer, or director of the issuer, that:

- (a) is engaged to provide services to the issuer or an affiliated entity of the issuer, other than services provided in relation to a distribution;
- (b) provides the services under a written contract with the issuer or an affiliated entity of the issuer; and
- (c) spends or will spend a significant amount of time and attention on the affairs and business of the issuer or an affiliated entity of the issuer;

and includes, for an individual consultant, a company of which the individual consultant is an employee or shareholder, and a partnership of which the individual consultant is an employee or partner;

'control person' means any person or company that holds or is one of a combination of persons or companies that holds:

- (a) a sufficient number of any of the securities of an issuer so as to affect materially the control of that issuer; or
- (b) more than 20% of the outstanding voting securities of an issuer except where there is evidence showing that the holding of those securities does not affect materially the control of that issuer;

'holding entity' means a person or company that is controlled by an individual;

'investor relations activities' means any activities or communications, by or on behalf of the issuer or a security holder of the issuer, that promote or could reasonably be expected to promote the purchase or sale of securities of the issuer, but does not include:

- (a) the dissemination of information or preparation of records in the ordinary course of the business of the issuer:
 - (i) to promote the sale of products or services of the issuer; or
 - (ii) to raise public awareness of the issuer;

that cannot reasonably be considered to promote the purchase or sale of securities of the issuer; or

- (b) activities or communications necessary to comply with the requirements of:
 - (i) securities legislation or securities directions of any jurisdiction of Canada or the securities laws of any foreign jurisdiction governing the issuer; or
 - (ii) any exchange or market on which the issuer's securities trade:

'investor relations person' means a person or company that is a registrant or provides services that include investor relations activities;

'issuer bid requirements' means all of the requirements under securities legislation that apply to an issuer bid;

'listed issuer' means an issuer, any of the securities of which:

- (a) trade on or are listed and not suspended, or the equivalent, from trading on:
 - (i) the Toronto Stock Exchange;
 - (ii) TSX Venture Exchange Inc.;
 - (iii) the American Stock Exchange LLC.;
 - (iv) The New York Stock Exchange, Inc.;
 - (v) the London Stock Exchange Limited; or
 - (vi) any successor to any of the entities listed in subparagraphs (i) to (v); or
- (b) are quoted on the Nasdaq National Market or the Nasdaq SmallCap Market or any successor to either of those entities;

'MI 45-102' means Multilateral Instrument 45-102 Resale of Securities;

'permitted assign' means, for an employee, senior officer, director, or consultant of an issuer or of an affiliated entity of the issuer:

- (a) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the employee, senior officer, director, or consultant;
- (b) a holding entity of the employee, senior officer, director, or consultant;
- (c) an RRSP or RRIF of the employee, senior officer, director, or consultant;
- (d) a spouse of the employee, senior officer, director, or consultant;
- (e) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the spouse of the employee, senior officer, director, or consultant;
- (f) a holding entity of the spouse of the employee, senior officer, director, or consultant; or
- (g) an RRSP or RRIF of the spouse of the employee, senior officer, director, or consultant;

'plan' means a plan or program established or maintained by an issuer providing for the acquisition of securities of the issuer by persons and companies described in subsection 2.1(1) as compensation or as an incentive or benefit for services provided by its employees, senior officers, directors, or consultants;

'related person', for an issuer, means:

- (a) a director or senior officer of the issuer or of an affiliated entity of the issuer:
- (b) an associate of a director or senior officer of the issuer or of an affiliated entity of the issuer;
- (c) a permitted assign of a director or senior officer of the issuer or of an affiliated entity of the issuer;

'RRIF' means a registered retirement income fund as defined in the *Income Tax Act* (Canada);

'RRSP' means a registered retirement savings plan as defined in the *Income Tax Act* (Canada);

'security holder approval', for a grant or issuance of securities of an issuer as compensation or under a plan, means approval:

- (a) given by a majority of the votes cast at a meeting of security holders of the issuer other than votes attaching to securities beneficially owned by related persons to whom securities may be issued as compensation or under that plan; or
- (b) evidenced by a resolution signed by all the security holders entitled to vote at a meeting, if the issuer is not required to hold a meeting;

'secondary market' means an exchange or market where securities are bought and sold after their original issue;

'support agreement' includes an agreement to provide assistance in the maintenance or servicing of indebtedness of the borrower and an agreement to provide consideration for the purpose of maintaining or servicing indebtedness of the borrower.

"1.2 Interpretation

- (1) In this Instrument, a person or company is considered to control another person or company if the first person or company provides, directly or indirectly, the principal direction or influence over the business and affairs of the second person or company by virtue of:
 - (a) ownership or direction of voting securities in the second person or company;
 - (b) a written agreement or indenture;
 - (c) being or controlling the general partner of a limited partnership; or
 - (d) being a trustee of a trust.
- (2) In this Instrument, participation in a trade is considered voluntary if:
 - (a) in the case of an employee, the employee or the employee's permitted assign is not induced to participate in the trade by expectation of employment or continued employment of the employee with the issuer or an affiliated entity of the issuer;
 - (b) in the case of a senior officer, the senior officer or the senior officer's permitted assign is not induced to participate in the trade by expectation of appointment, employment, continued appointment or continued employment of the senior officer with the issuer or an affiliated entity of the issuer; and
 - (c) in the case of a consultant, the consultant or the consultant's permitted assign is not induced to participate in the trade by expectation of engagement of the consultant to provide services or continued engagement of the consultant to provide services to the issuer or an affiliated entity of the issuer.

"PART 2 EXEMPTIONS

"2.1 Trades and Distributions to Employees, Senior Officers, Directors, and Consultants

- (1) Subject to subsections (3) and (4), the dealer registration requirement does not apply to a trade by a control person of an issuer in a security of the issuer or an option to acquire a security of the issuer, or a trade by an issuer in a security of its own issue, with:
 - (a) an employee, senior officer, director, or consultant of the issuer or of an affiliated entity of the issuer; or
- (b) a permitted assign of a person or company referred to in paragraph (a); if participation in the trade is voluntary.

- (2) The prospectus requirement does not apply to a distribution in the circumstances described in subsection (1).
- (3) Except in British Columbia, the exemptions in subsections (1) and (2) are not available for a trade to an investor relations person if the number of securities issued or the amount of other remuneration paid or payable directly or indirectly to the investor relations person by the issuer, an affiliated entity of the issuer, or a security holder of the issuer, is dependent in whole or in part on the trading price or trading volume of the issuer's securities.
- (4) Except in British Columbia, unless prior security holder approval has been obtained for the issuance or grant of the security or the plan under which the issuance or grant is made, the exemptions in subsections (1) and (2) are not available for a trade of a security of an issuer that is a reporting issuer in any jurisdiction in Canada and not a listed issuer to:
 - (a) an employee or consultant that is an investor relations person;
 - (b) a consultant that is an associated consultant;
 - (c) a senior officer or director; or
 - (d) a permitted assign of a person or company referred to in paragraph (a), (b), or (c);

if the security is issued or granted, directly or indirectly, as compensation for an individual in paragraph (a), (b), or (c) and if the issuance or grant together with all of the issuer's previously issued or granted securities for compensation, on a fully diluted basis, could result, at any time, in:

- (i) the number of securities reserved for issuance under options to acquire the securities granted to related persons exceeding 10 % of the outstanding issue;
- (ii) the issuance to related persons, within a 12-month period, of a number of securities exceeding 10 % of the outstanding issue;
- (iii) the number of securities reserved for issuance under options to acquire the securities granted to any related person exceeding 5 % of the outstanding issue; or
- (iv) the issuance to any one related person and the related person's associates, within a 12-month period, of a number of securities exceeding $5\,\%$ of the outstanding issue.
- (5) Subject to subsection (6), for the purpose of obtaining security holder approval under subsection (4), the issuer must, prior to the meeting of security holders being held to vote on the issue, or, if the issuer is not required to hold a meeting, then concurrently with the delivery to security holders of the resolution that will, when signed, evidence the security holder approval, provide to security holders information respecting the compensation or plan in sufficient detail to permit security holders to form a reasoned judgment concerning the matter, including:
 - (a) the eligibility of employees, senior officers, directors, and consultants to be issued or granted securities as compensation or under the plan;

- (b) the maximum number of securities issuable, or in the case of options, the number of securities issuable on exercise of the options, as compensation or under the plan;
- (c) particulars relating to any financial assistance or support agreement to be provided to participants by the issuer or any affiliated entity of the issuer to facilitate the purchase of securities as compensation or under the plan, including whether the assistance or support is to be provided on a full-, part-, or non-recourse basis:
- (d) in the case of options, the maximum term and the basis for the determination of the exercise price;
- (e) particulars relating to the options or other entitlements to be granted as compensation or under the plan, including transferability; and
- (f) if applicable, the number of votes attaching to securities that, to the issuer's knowledge at the time the information is provided, will not be included for the purpose of determining whether security holder approval has been obtained.
- (6) Subsection (5) does not apply to an issuance or grant of a security under subsection (1) or (2) for a period of 12 months after the effective date of this Instrument if security holder approval for the issuance or grant or the plan under which the issuance or grant was made was obtained prior to the effective date of this Instrument.
- (7) The dealer registration requirement does not apply to a trade by an affiliated entity of an issuer in furtherance of a trade under subsection (1).

"2.2 Trades and Distributions by Current or Former Employees, Senior Officers, Directors, or Consultants to Employees, Senior Officers, Directors, and Consultants of a Non-Reporting Issuer

- (1) Subject to subsection (3), the dealer registration requirement does not apply to a trade of a security of an issuer by a:
 - (a) current or former employee, senior officer, director, or consultant of the issuer or affiliated entity of the issuer; or
 - (b) trustee, custodian, or administrator acting on behalf, or for the benefit, of a current or former employee, senior officer, director, or consultant of the issuer or affiliated entity of the issuer;

to an employee, senior officer, director, or consultant of the issuer or an affiliated entity of the issuer, or to a trustee, custodian, or administrator acting on behalf of an employee, senior officer, director, or consultant of the issuer or affiliated entity of the issuer.

(2) The prospectus requirement does not apply to a distribution in the circumstances described in subsection (1).

- (3) The exemptions in subsections (1) and (2) are only available if:
 - (a) participation in the trade is voluntary;
 - (b) the issuer of the security is not a reporting issuer in any jurisdiction of Canada; and
 - (c) the price of the security being traded is established by a generally applicable formula contained in a written agreement among some or all of the shareholders of the issuer to which the transferee is or will become a party.

"2.3 Trades and Distributions for Conversion or Exchange

- (1) The dealer registration requirement does not apply to a trade that is, or is incidental to, the issuance or transfer by an issuer of a security of its own issue to the holder of a previously-issued security of the issuer that was distributed to a person or company described in subsection 2.1(1) under an exemption that, except in those jurisdictions listed in section 2.1 of MI 45-102, makes the first trade of the security subject to section 2.6 of MI 45-102 if the new security is acquired in accordance with the terms and conditions of the previously-issued security:
 - (a) through the exercise of a right:
 - (i) of the holder to purchase, convert, or exchange, or otherwise acquire; or
 - (ii) of the issuer to require the holder to purchase, convert or exchange; or
 - (b) by way of an automatic conversion or exchange.
- (2) The prospectus requirement does not apply to a distribution in the circumstances described in subsection (1).

"2.4 Trades and Distributions Among Permitted Transferees

- (1) The dealer registration requirement does not apply to a trade of a security that was acquired by a person or company described in subsection 2.1(1) under an exemption that, except in those jurisdictions listed in section 2.1 of MI 45-102, makes the first trade of the security subject to section 2.6 of MI 45-102 provided that the trade is:
 - (a) between any of:
 - (i) an employee of the issuer or an affiliated entity of the issuer;
 - (ii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the employee;
 - (iii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the spouse of the employee;
 - (iv) a holding entity of the employee;
 - (v) a holding entity of the spouse of the employee;
 - (vi) an RRSP or RRIF of the employee;
 - (vii) a spouse of the employee; or
 - (viii) an RRSP or RRIF of the spouse of the employee;

- (b) between any of:
 - (i) a senior officer of the issuer or an affiliated entity of the issuer;
 - (ii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the senior officer;
 - (iii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the spouse of the senior officer;
 - (iv) a holding entity of the senior officer;
 - (v) a holding entity of the spouse of the senior officer;
 - (vi) an RRSP or RRIF of the senior officer;
 - (vii) a spouse of the senior officer; or
 - (viii) an RRSP or RRIF of the spouse of the senior officer;
- (c) between any of:
 - (i) a director of the issuer or an affiliated entity of the issuer;
 - (ii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the director;
 - (iii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the spouse of the director;
 - (iv) a holding entity of the director;
 - (v) a holding entity of the spouse of the director;
 - (vi) an RRSP or RRIF of the director;
 - (vii) a spouse of the director; or
 - (viii) an RRSP or RRIF of the spouse of the director; or
- (d) between any of:
 - (i) a consultant of the issuer or an affiliated entity of the issuer;
 - (ii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the consultant;
 - (iii) a trustee, custodian, or administrator acting on behalf, or for the benefit, of the spouse of the consultant;
 - (iv) a holding entity of the consultant;
 - (v) a holding entity of the spouse of the consultant;
 - (vi) an RRSP or RRIF of the consultant;
 - (vii) a spouse of the consultant;
 - (viii) an RRSP or RRIF of the spouse of the consultant;
 - (ix) a company of which the consultant is an employee or shareholder; or
 - (x) a partnership of which the consultant is an employee or partner.

- (2) The prospectus requirement does not apply to a distribution in the circumstances described in subsection (1).
- (3) For the purposes of the exemption in subsections (1) and (2) all references to employee, senior officer, director, or consultant include a former employee, senior officer, director, or consultant.

"PART 3 RESALE RESTRICTIONS

"3.1 First Trades

Except in those jurisdictions listed in section 2.1 of MI 45-102, the first trade of a security acquired under Part 2 is subject to section 2.6 of MI 45-102.

"3.2 First Trades in Securities of Non-Reporting Issuer

The dealer registration requirement does not apply to the first trade of a security that was acquired by a person or company described in subsection 2.1(1) if the conditions in section 2.14 of MI 45-102 are satisfied.

"PART 4 ISSUER BID EXEMPTION

"4.1 Issuer Bid Exemption

The issuer bid requirements do not apply to the acquisition by an issuer of securities of the issuer that were acquired by a person or company described in subsection 2.1(1) if:

- (a) the purpose of the acquisition by the issuer is to:
 - (i) fulfill withholding tax obligations; or
 - (ii) provide payment of the exercise price of a stock option;
- (b) the acquisition by the issuer is made in accordance with the terms of a plan that specifies how the value of the securities acquired by the issuer is determined:
- (c) in the case of securities acquired as payment of the exercise price of a stock option, the date of exercise of the option is chosen by the option holder; and
- (d) the aggregate number of securities acquired by the issuer within a 12-month period under this section does not exceed 5% of the outstanding securities of the class or series at the beginning of the period.

"PART 5 EXEMPTION

"5.1 Exemption

- (1) The regulator or the securities regulatory authority may grant an exemption from this Instrument, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.
- (2) In Ontario, only the regulator may grant an exemption under subsection (1).

"PART 6 EFFECTIVE DATE

"6.1 Effective Date

This Instrument comes into force on August 15, 2003".

Coming into force

- 5(1) Subject to subsection (2), these regulations come into force on August 15, 2003.
- (2) If these regulations are filed with the Registrar of Regulations after August 15, 2003, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 69/2003

The Farm Financial Stability Act

Sections 22, 24, 33 and 84

Order in Council 563/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as The Canada Saskatchewan BSE Recovery Program Amendment Regulations, 2003.

R.R.S. c.F-8.001 Reg 24 amended

2 The Canada Saskatchewan BSE Recovery Program Regulations are amended in the manner set forth in these regulations.

Section 2 amended

- 3(1) Clause 2(1)(k) is amended:
 - (a) in subclause (i) by striking out "Saskatchewan" and substituting "Canada";
 - (b) by striking out "and" after subclause (iii);
 - (c) by adding the following subclause after subclause (iii):
 - "(iii.1) in the case of eligible livestock sold on or after May 20, 2003 and on or before June 17, 2003, are slaughtered on or before July 10, 2003; and"; and
 - (d) in subclause (iv) by striking out "July 10, 2003" and substituting "June 18, 2003".
- (2) Clause 2(1)(r) is repealed and the following substituted:
 - "(r) 'veal calf' means a bovine animal that:
 - (i) has the maturity characteristics set out in Schedule I to Part IV of the *Livestock and Poultry Carcass Grading Regulations*, being SOR/92-541; and
 - (ii) has a carcass weight of:
 - (A) less than 205 kilograms with the hide on; or
 - (B) less than 180 kilograms with the hide off".

New section 9.1

4 The following section is added after section 9:

"Restrictions respecting transfer or assignment of assistance payment

- **9.1**(1) No transfer or assignment of an assistance payment is valid unless it has been granted a prior written approval by the minister.
- (2) An applicant who wishes to transfer or assign an assistance payment shall:
 - (a) apply for approval to the minister on a form provided by the minister; and
 - (b) supply the minister with any additional information that the minister may reasonably require to determine whether or not to approve the transfer or assignment.
- (3) The minister may refuse to approve more than one transfer or assignment of an assistance payment.
- (4) If the minister approves a transfer or assignment, the minister may impose any terms or conditions that the minister considers necessary or prudent on the approval.
- (5) No person who is subject to an approval granted pursuant to this section shall fail to comply with any terms or conditions imposed by the minister on the approval.
- (6) Notwithstanding that the minister has approved a transfer or assignment of an assistance payment pursuant to this section, the minister may deduct or set-off from the assistance payment the amount of any debt of, or other moneys owing by, the applicant to whom the assistance payment is payable to:
 - (a) the Crown in right of Canada; or
 - (b) the Crown in right of Saskatchewan".

Coming into force

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

SASKATCHEWAN REGULATIONS 70/2003

The Farm Financial Stability Act

Section 61

Order in Council 564/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as *The Cattle Breeder Associations Loan Guarantee Amendment Regulations*, 2003.

R.R.S. c.F-8.001 Reg 5 amended

2 The Cattle Breeder Associations Loan Guarantee Regulations, 1991 are amended in the manner set forth in these regulations.

New section 3.1

3 Section 3.1 is repealed and the following substituted:

"Prescribed lending institutions

- **3.1** For the purposes of clause 41(f) of the Act, the following are prescribed lending institutions:
 - (a) Farm Credit Canada;
 - (b) Peace Hills Trust Company".

Section 5 amended

4 Clause 5(4)(c) is amended by striking out "\$5,000,000" and substituting "\$6,000,000".

New section 7

5 Section 7 is repealed and the following substituted:

"Repayment of advances

- 7(1) Subject to subsection (2) and section 8, if a breeder association purchases breeding stock for a breeder who is a party to a breeder agreement, the breeder association shall repay the advance used to purchase the breeding stock:
 - (a) within 60 months after the day on which it purchased the breeding stock; and
 - (b) in annual payments of 20% of the amount of the initial advance, plus interest, on or before the anniversary date of the advance.
- (2) If a breeder association prepays a portion of the advance mentioned in subsection (1), the breeder association may, for the remaining term of the advance:
 - (a) continue to repay the advance in annual payments as set out in clause (1)(b); or
 - (b) repay the advance in annual payments equalized over the remaining term of the advance, plus interest, on or before the anniversary date of the advance".

Coming into force

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

SASKATCHEWAN REGULATIONS 71/2003

The Farm Financial Stability Act

Section 61

Order in Council 565/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as *The Cattle Feeder Associations Loan Guarantee Amendment Regulations*, 2003.

R.R.S. c.F-8.001 Reg 1 amended

2 The Cattle Feeder Associations Loan Guarantee Regulations, 1989 are amended in the manner set forth in these regulations.

Section 2 amended

- 3 Clause 2(1)(b) is repealed and the following substituted:
 - "(b) 'cattle' means the following animals of the genus species *Bos taurus* or *Bos indicus*, but does not include animals acquired for breeding or calving purposes:
 - (i) heifers and steers that have been weaned from their dams;
 - (ii) feeder cows".

New section 2.1

4 Section 2.1 is repealed and the following substituted:

"Prescribed lending institutions

- **2.1** For the purposes of clause 41(f) of the Act, the following are prescribed lending institutions:
 - (a) Farm Credit Canada;
 - (b) Peace Hills Trust Company".

Section 4 amended

5 Clause 4(4)(d) is amended by striking out "\$5,000,000" and substituting "\$6,000,000".

Coming into force

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

SASKATCHEWAN REGULATIONS 72/2003

The Police Act, 1990

Section 95

Order in Council 566/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as The Police Amendment Regulations, 2003.

R.R.S. c.P-15.01 Reg 7 amended

- 2 Subsection 7(1) of *The Police Regulations* is amended:
 - (a) in clause (a) by striking out "\$57.00" and substituting "\$60.05";
 - (b) in clause (b) by striking out "\$42.00" and substituting "\$45.05";
 - (c) in clause (c) by striking out "\$40.00" and substituting "\$43.05";
 - (d) in clause (d) by striking out "\$20.00" and substituting "\$23.05"; and
 - (e) in clause (e) by striking out "\$20.00" and substituting "\$23.05".

Coming into force

SASKATCHEWAN REGULATIONS 73/2003

The Pharmacy Act, 1996

Section 52

Order in Council 567/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as The Drug Schedules Amendment Regulations, 2003.

R.R.S. c.P-9.1 Reg 2 amended

2 The Drug Schedules Regulations, 1997 are amended in the manner set forth in these regulations.

New section 1.1

3 The following section is added after section 1:

"Interpretation

1.1 In these regulations, 'Act' means The Pharmacy Act, 1996".

Section 6 amended

4 Subsection 6(2) is amended by striking out "an Act in" and substituting "a law of".

Section 7 amended

5 Subsection 7(2) is amended by striking out "an Act in" and substituting "a law of".

Section 8 amended

6 Subsection 8(2) is amended by striking out "an Act in" and substituting "a law of".

Section 9 amended

7 Subsection 9(2) is amended by striking out "an Act in" and substituting "a law of".

New section 9.1

8 The following section is added after section 9:

"Prescription privileges - pharmacists

9.1 A licensed pharmacist may, subject to the terms, conditions and restrictions in his or her licence, prescribe any drug listed in Schedule I that is an oral contraceptive if, in the circumstances, the provision of a sufficient quantity of the drug for emergency contraception is required to meet the patient's needs".

Coming into force

- **9**(1) Subject to subsection (2), these regulations come into force on the day on which clause 12(2)(a) of *The Pharmacy Amendment Act*, 2003 comes into force.
- (2) If clause 12(2)(a) of *The Pharmacy Amendment Act, 2003* comes into force before these regulations are filed with the Registrar of Regulations, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 74/2003

The Highway Traffic Act, 1996

Sections 77 and 119

Order in Council 568/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as *The Seat-belt Exemption Amendment Regulations*, 2003.

R.R.S. c.H-3.1 Reg 21 amended

2 The Seat-belt Exemption Regulations, 2002 are amended in the manner set forth in these regulations.

Section 2 amended

- 3 Subsection 2(2) is amended:
 - (a) in the portion of clause (a) preceding subclause (i) by striking out "that 40 kilometres" and substituting "than 40 kilometres";
 - (b) by adding the following subclause after subclause (a)(iii):
 - "(iv) mail delivery"; and
 - (c) by repealing clause (b).

New section 3

4 Section 3 is repealed and the following substituted:

"Exemptions from section 77 of The Highway Traffic Act

- **3**(1) Subsection 77(4) of *The Highway Traffic Act* does not apply to the operator of a motor vehicle that:
 - (a) is a school bus registered in Class PB; or
 - (b) is registered in one of the following Classes:
 - (i) Class PC;
 - (ii) Class PS; or
 - (iii) Class PT when transporting for hire.
- (2) Subsection 77(2) of *The Highway Traffic Act* does not apply to passengers riding in a motor vehicle that:
 - (a) is a school bus registered in Class PB; or
 - (b) is registered in the following classes:
 - (i) Class PC; or
 - (ii) Class PS".

Coming into force

SASKATCHEWAN REGULATIONS 75/2003

The Government Organization Act

Sections 19 and 24

and

The Department of Post-Secondary Education and Skills Training Act, 2000

Section 15

Order in Council 569/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as The Skills Training Benefit Amendment Regulations, 2003 (No. 2).

R.R.S. c.G-5.1 Reg 85 amended

2 The Skills Training Benefit Regulations are amended in the manner set forth in these regulations.

Section 15 amended

- 3 Subsection 15(2) is amended:
 - (a) in clause (a) by striking out "\$757" and substituting "\$777";
 - (b) in clause (b) by striking out "\$940" and substituting "\$966"; and
 - (c) in clause (c) by striking out "\$1,471" and substituting "\$1,498".

Section 22 amended

- 4(1) The portion of subsection 22(1) preceding clause (a) is amended by striking out "The Executive Director, Career and Employment Services," and substituting "A regional director of the Department of Community Resources and Employment".
- (2) The portion of subsection 22(2) preceding clause (a) is amended by striking out "A Regional Director, Career and Employment Services," and substituting "An area service manager of the Department of Community Resources and Employment".
- (3) The portion of subsection 22(3) preceding clause (a) is amended by adding "of the Department of Community Resources and Employment" after "Services,".

Coming into force

SASKATCHEWAN REGULATIONS 76/2003

The Northern Municipalities Act

Section 286

Order in Council 571/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as *The Northern Municipalities Revenue* Sharing Program Amendment Regulations, 2003.

R.R.S. c.N-5.1 Reg 8 amended

2 The Northern Municipalities Revenue Sharing Program Regulations, 1988 are amended in the manner set forth in these regulations.

New section 7.1

3 Section 7.1 is repealed and the following substituted:

"Amount of operating grant to be paid

- **7.1**(1) In this section, **'fiscal year'** means the period commencing on April 1 in one year and ending on March 31 of the following year.
- (2) Subject to subsection (3) but notwithstanding any other provision of these regulations, the amount of the Northern Revenue Sharing Operating Grant that may be paid to a northern municipality for the 2003-2004 fiscal year is an amount equal to the amount of that grant that was paid to the northern municipality in the 2002-2003 fiscal year multiplied by 1.13.
- (3) If a northern municipality installs new water and sewer facilities, the amount of the Northern Revenue Sharing Operating Grant that may be paid to the northern municipality for any fiscal year is an amount equal to the sum of:
 - (a) the amount that may be paid to the northern municipality pursuant to subsection (2); and
 - (b) the amount of the applicable water and sewer component as set out in Table 3 of the Appendix".

Appendix, new Table 3

4 Table 3 of the Appendix is repealed and the following substituted:

"TABLE 3 [Section 4]

Sewer and Water Component

A. Northern Municipalities with Conventional Sewer and Water System or Water Treatment Plant

Population	Sewer and Water Component			
0 - 499	\$18,000			
500 - 749	\$18,000 + \$6 X (population - 500)			
750 - 999	\$19,500 + \$5 X (population - 750)			
1000 - 1499	\$20,750 + \$4 X (population - 1000)			
1500 or more	\$22,750 + \$3 X (population - 1500)			

B. Northern Municipalities without Conventional Sewer and Water System

Population	Sewer and Water Component			
0 - 99	\$6,000			
100 - 199	\$6,000 + \$20 X (population - 100)			
200 or more	\$8,000 + \$10 X (population - 200)".			

Coming into force

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

SASKATCHEWAN REGULATIONS 77/2003

The Municipal Revenue Sharing Act

Section 13

Order in Council 572/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as The Urban Municipalities Revenue Sharing Amendment Regulations, 2003.

R.R.S. c.M-32.1 Reg 2, new section 9

2 Section 9 of *The Urban Municipalities Revenue Sharing Regulations*, 1981 is repealed and the following substituted:

"Total unconditional grants

9 Notwithstanding any other provision of these regulations, the total amount of unconditional grants that may be paid to each urban municipality in the 2003-2004 fiscal year is to be equal to the total amount of grants which that urban municipality was paid in the 2002-2003 fiscal year, plus a per capita amount determined by multiplying by \$6.73 the population as determined by the 2001 census taken pursuant to the *Statistics Act* (Canada) of the municipality".

Coming into force

3 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 April 1, 2003.

SASKATCHEWAN REGULATIONS 78/2003

The Education Act, 1995

Section 370

Order in Council 573/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as *The Independent Schools Amendment Regulations*, 2003.

R.R.S. c.E-0.1 Reg 11 amended

2 The Independent Schools Regulations are amended in the manner set forth in these regulations.

Section 2 amended

- 3 Clause 2(k) is amended:
 - (a) by striking out "or" after subclause (vii);
 - (b) by adding "or" after subclause (viii); and
 - (c) by adding the following subclause after subclause (viii):
 - "(ix) Western Christian College (High School)".

Section 5 amended

- 4(1) Section 5 is amended by renumbering it as subsection 5(1).
- (2) The following subsection is added after subsection 5(1):
- "(2) Notwithstanding clause (1)(a), Western Christian College (High School) is deemed to hold a certificate of registration on the day it commences operations".

Section 30 amended

- 5 The following subsection is added after subsection 30(1):
- "(1.1) Clause (1)(e) does not apply to Western Christian College (High School)".

Coming into force

SASKATCHEWAN REGULATIONS 79/2003

The Public Libraries Act, 1996

Section 83

Order in Council 574/2003, dated July 8, 2003

(Filed July 9, 2003)

Title

1 These regulations may be cited as $\it The\ Public\ Libraries\ Amendment\ Regulations,\ 2003.$

R.R.S. c.P-39.2 Reg 1 amended

2 The Public Libraries Regulations, 1996 are amended in the manner set forth in these regulations.

Section 3.1 repealed

3 Section 3.1 is repealed.

Section 21.1 amended

4 Subsection 21.1(1) is amended in the portion preceding clause (a) by striking out "shall" and substituting "may".

Coming into force