



The Saskatchewan Gazette

PUBLISHED WEEKLY BY AUTHORITY OF THE QUEEN'S PRINTER

PART II/PARTIE II

Volume 101

REGINA, FRIDAY, OCTOBER 7, 2005/REGINA, VENDREDI, 7 OCTOBRE 2005

No. 40/n° 40

PART II/PARTIE II

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REVISED REGULATIONS OF SASKATCHEWAN

SASKATCHEWAN REGULATIONS 107/2005*The Energy and Mines Act*

Section 11

Order in Council 747/2005, dated September 28, 2005

(Filed September 29, 2005)

Title

1 These regulations may be cited as *The Mineral Exploration Incentive Amendment Regulations, 2005*.

R.R.S. c.E-9.10001 Reg 1, new Appendix

2 **The Appendix to *The Mineral Exploration Incentive Regulations* is repealed and the following substituted:**

“Appendix**REQUIREMENTS FOR EVIDENCE OF WORK***[Clauses 11(5)(b) and 23(5)(b)]*

1(1) All geological, geophysical and geochemical surveys performed for the purpose of obtaining financial assistance must be conducted under the supervision of a qualified engineer, geologist, geophysicist, geochemist or any other person that the minister considers acceptable.

(2) A submission for financial assistance must be accompanied by a letter from a person mentioned in subsection (1) that:

- (a)** is duly signed and dated; and
- (b)** acknowledges that person’s responsibility for the content of the submission.

2(1) Evidence of work submitted for financial assistance must only contain a report on field work carried out on a disposition and a presentation and interpretation of the results obtained.

(2) Only if the minister considers the circumstances are special, including a clearly demonstrated application of new methodology or presentation of new or additional data, will the minister consider expenditure for a second interpretation of field data previously submitted for financial assistance for additional financial assistance.

3(1) In the period commencing on the date *The Mineral Exploration Incentive Amendment Regulations, 2005* come into force and ending on the date that is one year after that date, submissions may be filed either in a paper format or electronically on an appropriate and widely-used medium in a format acceptable to the department.

(2) Commencing on the day following the date that the period mentioned in subsection (1) expires, submissions must be filed electronically on an appropriate and widely-used medium in a format acceptable to the department.

(3) Locations may be relative to a local grid or, when available, in UTM with the NAD 83 datum and the zone indicated.

4(1) In this section, **'prospector'** means an individual who is engaged in prospecting for minerals on his or her behalf and not as an employee or contractor of another person.

(2) Notwithstanding section 3, a prospector may file submissions on annual projects of \$20,000 or less in either an electronic or a paper format.

5(1) All submissions of evidence of work for financial assistance must include a location map that is formatted to print on letter-size paper (21.5 centimetres by 28 centimetres) and that shows the boundaries and serial numbers of all relevant dispositions, pertinent topographic features, scale bar, north arrow and the National Topographic Survey map reference.

(2) If available, digital co-ordinates must be presented in UTM with the NAD 83 datum and the zone indicated.

(3) Areas covered by detailed maps must be shown on the location map.

(4) Detailed maps must contain all disposition boundaries and numbers, pertinent topographic features, scale, north arrow and baseline azimuth and must be inset with a location or key map where appropriate.

6 All reports and maps submitted as evidence of work must be submitted in duplicate unless otherwise noted in this Appendix.

7 Subject to section 8, for both electronic and paper submissions, reports and maps must conform to the following standards:

(a) reports and maps must contain all relevant data obtained as a result of work carried out in the field and must include a full description and interpretation of that data;

(b) reports must be typed and formatted to fit on letter-size paper (21.5 centimetres by 28 centimetres);

(c) reports must include:

(i) a list of accompanying maps;

(ii) the serial numbers of the dispositions on which the work was performed;

(iii) the name and address of the disposition holder;

(iv) the covering dates of the field work, being the dates when the field work commenced and ended; and

(v) the names and responsibilities of all persons engaged in the field work;

(d) maps must be legible copies of final drafts;

(e) any individual map must be formatted so as not to exceed 86 centimetres by 120 centimetres;

- (f) maps must:
 - (i) include a complete legend, scale bar, north arrow, baseline azimuth and date of compilation or revision; and
 - (ii) show pertinent local topographic features and the boundaries and serial numbers of all relevant dispositions lying within the area covered by the map;
- (g) maps showing field data must be at a scale sufficient to clearly depict all observations made;
- (h) reports, maps and accompanying documentation, including certificates of expenditure, covering letter and other documentation, must be stapled or clipped together and submitted in a clearly labelled, sealed package.

8 In the case of paper submissions:

- (a) maps and drill logs must be bound in a folder;
- (b) fold-out maps on 28 centimetre by 43 centimetre paper may be included in the reports;
- (c) two folded prints of each map must be submitted and, for each map that exceeds 28 centimetres by 43 centimetres in size, the following must be submitted:
 - (i) one rolled sepia or Mylar of the map; or
 - (ii) an electronic version of the map in a format acceptable to the department.

9(1) The following information must be included in the evidence of work for the various activities specified:

- (a) in the case of trenching and stripping:
 - (i) maps showing locations of trenched or stripped areas relative to local topography and disposition area boundaries, the dimensions of trenches or stripped areas and the locations from which any samples were taken;
 - (ii) a geological description of the exposed rock; and
 - (iii) assays or analyses clearly identified with sample locations within the trenched or stripped area;
- (b) in the case of drilling and logging:
 - (i) serial numbers of dispositions on which drilling was done;
 - (ii) maps showing the location of drill holes relative to local topography and to disposition area boundaries and the co-ordinates of collar locations in UTM with the NAD 83 datum and the zone indicated;
 - (iii) information respecting the type of drilling and hole or core size;
 - (iv) information respecting total depth, bearing and dip of the drill holes;
 - (v) information respecting location of core storage;
 - (vi) complete geological drill logs and the name of the person who logged the core or samples;

- (vii) assays or analyses clearly identified as to hole or core intervals, and if no assays or analyses are provided, the reason for their absence;
 - (viii) complete geophysical logs if run, identified as to type of equipment used; and
 - (ix) any other type of technical information obtained from core, cuttings or logging and copies of sections;
- (c) in the case of a geological survey:
- (i) a report including:
 - (A) a summary of exploration and development done on the disposition lands to the date that field work commenced;
 - (B) a table of formations;
 - (C) a detailed geological description of rock types, structures and mineralized zones; and
 - (D) a full acknowledgment of information obtained from another source and used in the report; and
 - (ii) a map including:
 - (A) the location of outcrops;
 - (B) the designation of all outcrops by letters or numbers, corresponding with the list of rock types in the legend and table of formations;
 - (C) structural data including the attitude of volcanic and sedimentary rocks, direction in which they face, foliation and lineation of igneous and metamorphic rocks, locations and nature of folding, actual or assumed position of faults, shear zones and contacts;
 - (D) the location of mineral showings, zones of mineralization, trenches, drill holes and underground workings; and
 - (E) a table of formations, a list of rock types, a list of symbols and the name of the person who carried out the survey;
- (d) in the case of prospecting:
- (i) a map of the area prospected showing locations of all traverses made and the locations at which samples were taken;
 - (ii) a description of specialized equipment employed and the nature and level of any instrument readings taken; and
 - (iii) a detailed description of observations made with respect to overburden, bedrock and mineralization, results obtained for all samples assayed or analysed, and conclusions arrived at;

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- (e) in the case of a geophysical survey:
- (i) if the geophysical survey is a ground survey:
 - (A) full operational data including the type of instruments used, spacing of readings and ground control used;
 - (B) if reporting in a paper format, a map showing the value of each instrument reading, whether anomalous or not, plotted at the location of the corresponding observation point;
 - (C) if reporting in an electronic format, a complete listing of final corrected topographic co-ordinates and associated attributes in a manner acceptable to the department and, for that purpose, the topographical co-ordinates must be provided either relative to a local grid or in UTM with the NAD 83 datum and the zone indicated; and
 - (D) if reporting in an electronic format, a presentation of data in profile or contour or any other form best suited to determine its significance; and
 - (ii) subject to subsection (3), if the geophysical survey is an airborne survey:
 - (A) full operational data, including types and specifications of instruments used, type of aircraft, ground and altitude control used and terrain clearance;
 - (B) position of all flight lines indicating direction of flight shown on a map;
 - (C) if possible, presentation of data in either profile or contour form;
 - (D) a map including, where appropriate, indications of all anomalous instrument readings with a key to the symbols used; and
 - (E) a complete digital listing, as received by the disposition holder from the contractor, unless a different format or additional data or metadata are requested by the department;
- (f) in the case of a geochemical survey:
- (i) a detailed description of field sampling and analytical techniques;
 - (ii) relevant analytical values plotted at the sample locations on a map and contoured or presented in some other manner best suited to determine their significance;
 - (iii) sample locations with corresponding sample identification numbers shown on a map; and
 - (iv) if reporting in an electronic format, a complete listing of final corrected topographic co-ordinates and associated attributes in a manner acceptable to the department and, for that purpose, the topographical co-ordinates must be provided either relative to a local grid or in UTM with the NAD 83 datum and the zone indicated.

(2) For reports and maps covering types of work not specified in this section, the standard and detail of reporting shall be comparable to those that are specifically stated in this section.

10(1) Every submission of evidence of work must be accompanied by a fully completed statement of expenditures on a form approved by the department for each project on which the work is being reported.

(2) No other accounting details are required unless specifically requested in writing by the department, and information on expenditures must not be included in the technical reports submitted”.

Coming into force

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

**SASKATCHEWAN
REGULATIONS 108/2005**

**RÈGLEMENT DE LA
SASKATCHEWAN 108/2005**

SASKATCHEWAN REGULATIONS 108/2005*The Traffic Safety Court of Saskatchewan Act, 1988*

Section 11

Order in Council 748/2005, dated September 28, 2005

(Filed September 29, 2005)

Title

1 These regulations may be cited as *The Traffic Safety Court of Saskatchewan Amendment Regulations, 2005*.

R.R.S. c.T-19.1 Reg 1, section 3 amended

2 **Clause 3(1)(k) of *The Traffic Safety Court of Saskatchewan Regulations* is repealed and the following substituted:**

“(k) \$6,272 for the period commencing on April 1, 2003 and ending on June 30, 2005;

“(l) \$6,335 for the period commencing on July 1, 2005 and ending on June 30, 2006;

“(m) \$6,398 for the period commencing on July 1, 2006”.

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 108/2005*Loi de 1988 sur le Tribunal de la sécurité routière de la Saskatchewan*

Article 11

Décret 748/2005, en date du 28 septembre 2005

(déposé 29 septembre 2005)

Titre**1** *Règlement de 2005 modifiant le Règlement sur le Tribunal de la sécurité routière de la Saskatchewan.***Modification de l'article 3 du Règl. 1, ch. T-19.1 des R.R.S.****2** *L'alinéa 3(1)k) du Règlement sur le Tribunal de la sécurité routière de la Saskatchewan est abrogé et remplacé par ce qui suit :*« k) 6 272 \$ pour la période allant du 1^{er} avril 2003 au 30 juin 2005;« l) 6 335 \$ pour la période allant du 1^{er} juillet 2005 au 30 juin 2006;« m) 6 398 \$ pour la période commençant le 1^{er} juillet 2006 ».**Entrée en vigueur****3** Le présent règlement entre en vigueur le jour de son dépôt auprès du registraire des règlements.

