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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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REVISED REGULATIONS OF SASKATCHEWAN

CHAPTER E-6.3 REG 10

The Electrical Inspection Act, 1993

Section 34

Order in Council 396/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Canadian Electrical Code (Adoption)* Regulations, 2008.

Code adopted

2 For the purposes of subsection 5(1) of *The Electrical Inspection Act, 1993*, the *Canadian Electrical Code Part I* (twentieth edition), being Canadian Standards Association standard C22.1-06, is prescribed as the latest edition of the *Canadian Electrical Code*.

R.R.S. c.E-6.3 Reg 7 repealed

3 The Canadian Electrical Code (Adoption) Regulations, 2003 are repealed.

Coming into force

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

CHAPTER F-8.001 REG 35

The Farm Financial Stability Act

Sections 22, 24, 33 and 84

Order in Council 390/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Farm and Ranch Water Infrastructure Program Regulations*.

Interpretation

- 2 In these regulations:
 - (a) "account" means the Farm and Ranch Water Infrastructure Program Account established pursuant to section 4;
 - (b) "Act" means The Farm Financial Stability Act;
 - (c) "agricultural producer" means any person engaged in the production of an agricultural commodity who resides in a rural municipality listed in Table 1 or Table 2 of the Appendix or on an Indian reserve listed in Table 1 of the Appendix;
 - (d) "approved project" means an eligible project that has been approved by the minister pursuant to section 10;

- (e) "Canada-Saskatchewan Water Supply Expansion Program" means the Canada-Saskatchewan Water Supply Expansion Program implemented by agreement between the Government of Canada and the Government of Saskatchewan, effective April 1, 2003, as amended from time to time;
- (f) "community well" means a well for public use, including use by agricultural producers;
- (g) "community well project" means a project undertaken by an eligible applicant to develop a community well as a secure water supply;
- (h) "eligible applicant" means:
 - (i) in the case of an on-farm project, an eligible applicant as described in section 6;
 - (ii) in the case of a community well project:
 - (A) a rural municipality listed in Table 1 or Table 2 of the Appendix on behalf of agricultural producers whom it represents; and
 - (B) an Indian band that has land listed in Table 1 or Table 2 of the Appendix on behalf of agricultural producers whom it represents;
- (i) "eligible expenditures" means the expenditures set out in section 11;
- (j) "eligible project" means an on-farm project or a community well project that complies with the requirements of section 7;
- (k) "Indian band" means a band as defined in the *Indian Act* (Canada) and includes the council of a band;
- (l) **"on-farm project"** means a project undertaken by an eligible applicant to develop a secure water supply on the land set out in the application provided to the minister by the eligible applicant;
- (m) "other governmental assistance" means any rebates, grants or other financial assistance, including in-kind contributions, received from the Government of Canada, the Government of Saskatchewan or any municipal government respecting eligible expenditures or an approved project;
- (n) "**program**" means the Farm and Ranch Water Infrastructure Program established pursuant to section 3;
- (o) "program payment" means a payment made to an eligible applicant pursuant to the program;
- (p) "secure water supply" means a long-term source of water and includes wells, pipelines and storage tanks;
- (q) "storage tank" means a tank with a capacity of at least 4 500 litres that is used as a secure water supply.

Program established

- **3**(1) The Farm and Ranch Water Infrastructure Program is established.
- (2) The purpose of the program is to provide program payments to eligible applicants who dedicate those program payments to the development of a secure water supply.

Account established

- **4**(1) The Farm and Ranch Water Infrastructure Program Account is established in the fund pursuant to clause 24(2)(a) of the Act.
- (2) The Minister of Finance is authorized to deposit into the account, from moneys appropriated by the Legislature, all contributions of the Government of Saskatchewan to the program pursuant to an agreement made pursuant to subsection 22(2) of the Act.
- (3) The account consists of:
 - (a) all moneys appropriated by the Legislature:
 - (i) for the purposes of the program; or
 - (ii) for any other farm income stabilization purpose, if the Minister of Finance designates that those moneys are to be paid into the account;
 - (b) all earnings on investments of the account; and
 - (c) all other moneys received in the account for the purposes of the program.
- (4) All program payments are to be paid from the account.
- (5) Any surplus remaining in the account when the program is completed is to be returned to the general revenue fund.
- (6) The fiscal year of the account is the period commencing on April 1 in one year and ending on March 31 of the following year.

Minister to administer account and program

- **5**(1) The minister shall administer the account and the program.
- (2) For the purpose of administering the account and the program, the minister may:
 - (a) exercise the powers given to the minister pursuant to the Act; and
 - (b) do any other thing that the minister considers necessary to administer the account or the program.
- (3) Without limiting the generality of subsection (2), for the purpose of administering the account or the program, the minister may:
 - (a) enter into any agreement that the minister considers advisable with any person, agency, organization, association, institution or body;
 - (b) undertake research, conduct studies and provide information to agricultural producers, eligible applicants or persons who, in the minister's opinion, may become eligible applicants in relation to eligible projects or the program;

- (c) use any moneys received in the account:
 - (i) to pay for the administration of the account and the program; and
 - (ii) to make program payments;
- (d) invest any moneys in the account that are not presently required for the purposes of the program in any investments that are authorized pursuant to *The Financial Administration Act, 1993* as investments for the general revenue fund; and
- (e) dispose of any investment made pursuant to clause (d), subject to the terms of the investment, in any manner, on any terms and in any amount that the minister considers advisable.

Eligible applicants re on-farm projects

- **6** A person, partnership or co-operative is eligible to apply to have an on-farm project approved by the minister as an eligible project if:
 - (a) in the case of an individual, the individual is a Saskatchewan resident who is at least 18 years of age;
 - (b) in the case of a corporation, partnership or co-operative, the corporation, partnership or co-operative has its head office in Saskatchewan and carries on business principally in Saskatchewan;
 - (c) the person, partnership or co-operative owns at least 75 acres of land in a rural municipality listed in Table 1 of the Appendix; and
 - (d) the person, partnership or co-operative filed or will file an income tax return respecting farm income in Saskatchewan for the year preceding the year for which an application is made, or for the year for which an application is made, that shows or will show that a substantial portion of income was derived from farm income.

Eligible projects

- 7 For the purposes of these regulations, an eligible project is a project that:
 - (a) is undertaken by an eligible applicant;
 - (b) involves the development of a secure water supply for the eligible applicant including:
 - (i) in the case of an on-farm project, small-diameter and large-diameter wells, shallow buried pasture pipelines and deep buried pipelines; and
 - (ii) in the case of a community well project, community wells and pipelines associated with establishing a loading site;
 - (c) complies with the other requirements of these regulations; and
 - (d) is determined by the minister to be an eligible project.

Application

- **8**(1) An eligible applicant who wishes to receive a program payment must apply to the minister:
 - (a) if the eligible applicant has applied to the Canada-Saskatchewan Water Supply Expansion Program on or after April 1, 2008, by authorizing the minister of Agriculture and Agri-Food Canada to submit to the minister:
 - (i) an application on behalf of the eligible applicant; and
 - (ii) an authorization permitting the minister to use information that the applicant has provided for the purposes of that program; or
 - (b) by providing to the minister a completed application on a form supplied by the minister.
- (2) In the application form mentioned in clause (1)(b), the eligible applicant must:
 - (a) describe the proposed eligible project;
 - (b) identify the location of the proposed eligible project by including the legal land description and the rural municipality or Indian reserve in which the land is situated:
 - (c) in the case of a community well project that is located within a rural municipality listed in Table 2 of the Appendix, provide weather data representative of the entire rural municipality showing, to the satisfaction of the minister, that the rural municipality experienced drought conditions in 2007:
 - (d) in the case of an application respecting an on-farm project, describe:
 - (i) the farming operation, including the number of acres farmed and the number of livestock, if any; and
 - (ii) the uses for water;
 - (e) describe the water-related problems the eligible project is attempting to address; and
 - (f) describe the benefits of the proposed project.
- (3) Every eligible applicant must:
 - (a) in the case of an on-farm project, provide the minister on request with:
 - (i) a copy of the eligible applicant's 2007 income tax return; or
 - (ii) information, satisfactory to the minister, showing that the eligible applicant will derive a substantial portion of income from farm income for the year for which the application is made;
 - (b) provide any additional information that the minister may require to determine that the applicant is an eligible applicant or that a project is an eligible project; and
 - (c) provide the minister with any additional information that the minister may reasonably require to determine the applicant's eligibility for a program payment.

- (4) No eligible applicant shall supply any false or misleading information to the minister on any application form or in response to any request for information from the minister.
- (5) An eligible applicant shall provide the minister with any changes to the information on the applicant's application form.
- (6) Only one application may be submitted for each eligible project.

Time limit for submitting applications

- **9**(1) Subject to subsection (2), an application must be received by the minister or, in the case of an application that is mailed, be postmarked, on or before December 3, 2008.
- (2) The minister may accept an application received after December 3, 2008 if the minister is satisfied that:
 - (a) the eligible applicant had a reasonable excuse for failing to apply within the time limit; and
 - (b) it is not contrary to the public interest.

Approval of application

- **10** On receipt of an application made by an eligible applicant, the minister may approve the eligible project if the minister is satisfied that:
 - (a) the applicant is an eligible applicant;
 - (b) the project is an eligible project; and
 - (c) the eligible applicant has complied with these regulations.

Eligible expenditures

- 11(1) Subject to subsection (3) and section 13, the minister may approve as eligible expenditures any of the expenditures mentioned in subsection (2), if the minister is satisfied that those expenditures:
 - (a) were incurred by an eligible applicant for an approved eligible project; and
 - (b) were incurred by an eligible applicant on or after March 19, 2008 and before November 1, 2009.
- (2) For the purposes of subsection (1), the following are the expenditures that may be approved:
 - (a) in the case of on-farm projects:
 - (i) the purchase cost of capital items, including pumps, pipes for shallow buried pasture pipelines and deep buried pipelines, and storage tanks, dedicated to the development of a secure water supply;
 - (ii) construction costs, including costs related to well drilling, the purchasing and installing of screening and the installing of pipelines, dedicated to the development of a secure water supply;
 - (b) in the case of community well projects:
 - (i) the purchase cost of capital items, including pumps, pipes necessary for constructing a water loading site, storage tanks and power loading equipment, dedicated to the development of a community well;

- (ii) construction costs, including costs related to well drilling, the purchasing and installing of screening and the constructing of buildings, dedicated to the development of a community well;
- (iii) costs related to site excavation and preparation dedicated to the development of a community well, including road construction costs or costs to improve access to an existing community well;
- (c) costs of services provided for the purposes of the approved project, including costs associated with groundwater exploration, fees paid for consultations that the minister is satisfied are reasonable, and fees associated with the filing of applications and registrations, dedicated to the development of a secure water supply;
- (d) any other costs that the minister is satisfied are specifically required for the execution of the approved project.
- (3) The following are not eligible to be approved as eligible expenditures:
 - (a) in the case of an on-farm project, costs related to the installation of power;
 - (b) costs related to the acquisition of real property;
 - (c) costs of capital items that the minister is satisfied are not specifically required for the execution of the approved project;
 - (d) any other expenditures that the minister determines are ineligible.

Claim for program payments

- **12**(1) To make a claim for a program payment, either of the following must be submitted to the minister on or before November 30, 2009:
 - (a) if the eligible applicant has submitted a claim respecting an eligible project to the Canada-Saskatchewan Water Supply Expansion Program, claim information that the applicant has provided the minister of Agriculture and Agri-Food Canada for the purposes of that program;
 - (b) the following:
 - (i) a claim in a form provided by the minister for all eligible expenditures that have been paid for the approved project;
 - (ii) a copy of all receipts, invoices, bills or other documents, in a form satisfactory to the minister, with respect to the eligible expenditures that state:
 - (A) the date the expenditure was incurred;
 - (B) the date payment was made;
 - (C) the amount of taxes paid;
 - (D) a detailed description of the expenditure; and
 - (E) information that identifies the applicant and the approved project;

- (iii) proof satisfactory to the minister that the eligible applicant's approved project meets or will meet the requirements of Saskatchewan Watershed Authority and Saskatchewan Environment for water development; and
- (iv) a declaration satisfactory to the minister setting out any other governmental assistance received by the eligible applicant with respect to the approved project.
- (2) The minister may require an eligible applicant to supply the minister with any additional information that the minister may reasonably require to evaluate the claim or ensure compliance with these regulations, including original receipts for costs claimed.
- (3) No eligible applicant shall supply any false or misleading information to the minister on any claim form or in response to any request for information from the minister.
- (4) An eligible applicant shall provide the minister with any changes to the information on any claim form.
- (5) An eligible applicant shall allow the minister or any person designated by the minister to inspect:
 - (a) the approved project that is the subject of the application; and
 - (b) any records, whether or not at the same location as the approved project mentioned in clause (a), that the minister considers necessary or relevant to evaluate the claim or ensure compliance with these regulations.

Program payments

- **13**(1) Subject to subsections (2) and (3), if the minister is satisfied that an eligible applicant has complied with these regulations, the minister may make a program payment to the eligible applicant respecting the approved project that is the subject of the application.
- (2) The amount of a program payment for an on-farm project that has been approved pursuant to section 10 is not to exceed 50% of the eligible expenditures for the approved project less any other governmental assistance, if the eligible expenditures were incurred on or after March 19, 2008, to the maximum amount of \$60,000 in the case of a project whose purpose was to develop a deep buried pipeline.
- (3) The amount of a program payment for a community well project that has been approved pursuant to section 10 is not to exceed two-thirds of the eligible expenditures for the approved project less any other governmental assistance, if the eligible expenditures were incurred on or after March 19, 2008.
- (4) If an eligible applicant fails to comply with these regulations, the minister may deny the claim for a program payment.
- (5) If the minister denies a claim for a program payment, the minister shall notify the applicant in writing.

Overpayments

- **14**(1) The minister may declare any program payment made to an eligible applicant to be an overpayment if the minister is satisfied that:
 - (a) the applicant has knowingly made a false or misleading statement with respect to a material fact on any form or in any information or document provided to the minister pursuant to these regulations;
 - (b) the applicant has knowingly omitted to make a statement or to provide any information or document if the omission results in a statement with respect to a material fact being misleading; or
 - (c) the applicant has failed to comply with these regulations.
- (2) If the minister declares a program payment to be an overpayment, the amount of the overpayment is deemed to be a debt due and owing to the Government of Saskatchewan and may be recovered from the eligible applicant in any manner authorized pursuant to *The Financial Administration Act, 1993* or in any other manner authorized by law.

Termination if moneys fully utilized

- **15**(1) Notwithstanding any other provision of these regulations, if the minister determines that moneys in the account have been fully allocated, the minister may refuse to approve any application and the applicant is not eligible to receive any program payment with respect to that application.
- (2) If the minister makes a determination pursuant to subsection (1), the minister may cause the effective date of the determination:
 - (a) to be posted on the Internet website of the ministry over which the minister presides; and
 - (b) to be made public in any other manner that the minister considers appropriate.
- (3) The effective date of the determination may be an earlier date than the date on which the minister makes public the effective date of the determination.
- (4) The program is terminated on the effective date of the determination as made public by the minister.

Coming into force

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

Appendix

TABLE 1

[Clause 2(c), subclause 2(h)(ii) and clause 6(c)]

Rural Municipalities

The Rural Municipality of Lake Alma No. 8

The Rural Municipality of Surprise Valley No. 9

The Rural Municipality of Happy Valley No. 10

The Rural Municipality of Hart Butte No. 11

The Rural Municipality of Poplar Valley No. 12

The Rural Municipality of Val Marie No. 17

The Rural Municipality of Lone Tree No. 18

The Rural Municipality of Frontier No. 19

The Rural Municipality of Laurier No. 38

The Rural Municipality of The Gap No. 39

The Rural Municipality of Bengough No. 40

The Rural Municipality of Willow Bunch No. 42

The Rural Municipality of Old Post No. 43

The Rural Municipality of Waverley No. 44

The Rural Municipality of Mankota No. 45

The Rural Municipality of Glen McPherson No. 46

The Rural Municipality of White Valley No. 49

The Rural Municipality of Reno No. 51

The Rural Municipality of Excel No. 71

The Rural Municipality of Lake of the Rivers No. 72

The Rural Municipality of Stonehenge No.73

The Rural Municipality of Wood River No. 74

The Rural Municipality of Pinto Creek No. 75

The Rural Municipality of Auvergne No. 76

The Rural Municipality of Wise Creek No. 77

The Rural Municipality of Grassy Creek No. 78

The Rural Municipality of Arlington No. 79

The Rural Municipality of Glen Bain No. 105

The Rural Municipality of Whiska Creek No. 106

The Rural Municipality of Lac Pelletier No. 107

The Rural Municipality of Bone Creek No. 108

The Rural Municipality of Carmichael No. 109

The Rural Municipality of Piapot No. 110

The Rural Municipality of Maple Creek No. 111

The Rural Municipality of Lawtonia No. 135

The Rural Municipality of Coulee No. 136

The Rural Municipality of Swift Current No. 137

The Rural Municipality of Webb No. 138

The Rural Municipality of Gull Lake No. 139

The Rural Municipality of Big Stick No. 141

The Rural Municipality of Morse No. 165

The Rural Municipality of Excelsior No. 166

The Rural Municipality of Saskatchewan Landing No. 167

The Rural Municipality of Riverside No. 168

The Rural Municipality of Pittville No. 169

The Rural Municipality of Miry Creek No. 229

The Rural Municipality of Clinworth No. 230

Indian Reserves

Wood Mountain No. 160 Nekaneet No. 160a

TABLE 2

[Clause 2(c), subclause 2(h)(ii) and clause 8(2)(c)]

Rural Municipalities that are required to provide information re drought

The Rural Municipality of Souris Valley No. 7

The Rural Municipality of Lomond No. 37

The Rural Municipality of Weyburn No. 67

The Rural Municipality of Brokenshell No. 68

The Rural Municipality of Norton No. 69

The Rural Municipality of Key West No. 70

The Rural Municipality of Elmsthorpe No. 100

The Rural Municipality of Terrell No. 101

The Rural Municipality of Lake Johnston No. 102

The Rural Municipality of Sutton No. 103

The Rural Municipality of Gravelbourg No. 104

The Rural Municipality of Shamrock No. 134

The Rural Municipality of Enterprise No. 142

The Rural Municipality of Chaplin No. 164

The Rural Municipality of Fox Valley No. 171

The Rural Municipality of Enfield No. 194

The Rural Municipality of Maple Bush No. 224

The Rural Municipality of Happyland No. 231

SASKATCHEWAN REGULATIONS 37/2008

The Education Property Tax Credit Act

Section 6

Order in Council 387/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Education Property Tax Credit Amendment Regulations*, 2008.

R.R.S. c.E-4.1 Reg 1 amended

2 The Education Property Tax Credit Regulations are amended in the manner set forth in these regulations.

Section 4 amended

- 3 Subsection 4(2) is amended:
 - (a) in clause (a) in the portion preceding subclause (i) by striking out "38%" and substituting "47%"; and
 - (b) in clause (b) in the portion preceding subclause (i) by striking out "10%" and substituting "12%".

Section 9 amended

4 Subsection 9(1) is amended in the portion preceding clause (a) by striking out "utilize" and substituting "use".

Appendix, new Form D

5 Form D of the Appendix is repealed and the following substituted:

"FORM D [Section 9]

Assistance for Municipality not Using Computerized Tax Roll System

The municipality of	does not use a computerized tax roll system.
,	ied taxable properties shown on the municipal tax roll
is	
(number of to	ax cards, unique tax roll numbers)
multiplied by \$2.50 is \$	·
Note: The amount claimed is of \$500.00.	subject to a minimum of \$100.00 and a maximum
Certified correct this day	7 of, 20
(administrator/clerk)	
(name of municipality)	

Submit to:

Education Finance and Facilities Branch Ministry of Education 2220 College Avenue Regina, SK S4P 4V9

Coming into force

6 These regulations come into force on the day on which they are filed with the Registrar of Regulations but are retroactive and are deemed to have been in force on and from January 1, 2008.

SASKATCHEWAN REGULATIONS 38/2008

The Economic and Co-operative Development Act

Section 16

Order in Council 388/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Information Technology Office Service Amendment Regulations*, 2008.

R.R.S. c.E-0.011 Reg 1, section 2 amended

- 2 Section 2 of *The Information Technology Office Service Regulations* is amended:
 - (a) by striking out "and" after clause (c); and
 - (b) by adding the following clauses after clause (d):
 - "(e) The Saskatchewan Legal Aid Commission;
 - "(f) the Public Guardian and Trustee of Saskatchewan".

Coming into force

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

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SASKATCHEWAN REGULATIONS 39/2008

The Farm Financial Stability Act

Sections 22, 24 and 33

Order in Council 389/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as The Canada-Saskatchewan Specified Risk Material Management Program Amendment Regulations, 2008.

R.R.S. c.F-8.001 Reg 32 amended

2 The Canada-Saskatchewan Specified Risk Material Management Program Regulations are amended in the manner set forth in these regulations.

Section 2 amended

- 3 The following clause is added after clause 2(h):
 - "(h.1) 'final prorated assistance payment' means the final prorated assistance payment calculated in accordance with subsection 11(2)".

Section 5 amended

4 Clause 5(3)(f) is amended by striking out "clause (g)" and substituting "clause (e)".

Section 6 amended

- 5 Clause 6(b) is repealed and the following substituted:
 - "(b) involves:
 - (i) the construction or upgrading of a CFIA approved facility, or a licensed packing plant, to meet the requirements of the enhanced feed ban regulations;
 - (ii) the transportation of rendered specified risk material originating in Saskatchewan to a CFIA approved facility that is located outside Saskatchewan; or
 - (iii) a CFIA approved facility that uses rendered specified risk material or raw specified risk material from more than one source:
 - (A) to create saleable products;
 - (B) to generate revenue or reduce operating costs; or
 - (C) in a manner that, in the opinion of the minister, creates value to an end user".

Section 7 amended

- **6(1) Subsection 7(3) is amended by adding "final" before "prorated assistance payments" wherever it appears.**
- (2) Clause 7(4)(b) is repealed and the following substituted:
 - "(b) relate to the transportation of rendered specified risk material originating in Saskatchewan to a CFIA approved facility that is located outside of Saskatchewan".

Section 8 amended

7(1) The following subsection is added after subsection 8(2):

"(2.1) An eligible applicant shall provide, with the application, the estimated costs of the eligible project".

(2) Clause 8(3)(a) is repealed and the following substituted:

"(a) if the minister considers it appropriate, a feasibility study and a comprehensive business plan respecting the eligible project".

(3) Subsection 8(11) is repealed and the following substituted:

- "(11) On receipt of an application by an eligible applicant pursuant to this section, the minister may approve the eligible project if:
 - (a) the minister is satisfied that the eligible applicant has complied with these regulations; and
 - (b) there are sufficient unallocated funds remaining in the account".

Section 9 amended

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

- "(3) The minister may make one or more interim assistance payments to the eligible applicant, provided that the interim assistance payments, when combined, do not exceed 25% of the estimated costs of the approved eligible project that were provided to the minister pursuant to subsection 8(2.1) if the minister is satisfied that:
 - (a) the eligible applicant has complied with subsection (2); and
 - (b) the amount of the interim assistance payment to which the eligible applicant is entitled in accordance with these regulations is at least \$1,000".

Section 10 amended

9(1) Subsection 10(1) is repealed and the following substituted:

- "(1) In this section:
 - (a) 'other governmental assistance' means any rebates, grants or other financial assistance, including in-kind contributions, received from the Government of Canada, the Government of Saskatchewan or any municipal government respecting eligible expenditures or the approved eligible project;
 - (b) 'value-added project' means a project described in subclause 6(b)(iii)".
- (2) Subsection 10(3) is amended by striking out "The amount of" and substituting "Subject to subsection (3.1), the amount of".

(3) The following subsection is added after subsection 10(3):

"(3.1) The amount of assistance payments for an approved value-added project is not to exceed 75% of the eligible expenditures for the approved project less any other governmental assistance, if the eligible expenditures were paid on or after December 11, 2004, to the maximum allowed for the value-added project pursuant to subsection (4)".

- (4) Subsection 10(4) is amended:
 - (a) in clause (c) by striking out "\$1,000,000" and substituting "\$1,500,000";
 - (b) by striking out "or" after clause (c); and
 - (c) by adding the following after clause (c):
 - "(c.1) \$2,000,000 in the case of an approved value-added project; or".
- (5) Subclause 10(5)(a)(ii) is amended by striking out "\$10,000" and substituting "\$1,000".

Section 11 amended

- 10(1) Clause 11(4)(a) is repealed and the following substituted:
 - "(a) when combined with all assistance payments made pursuant to section 10, is to be greater than 90% of the eligible applicant's total eligible expenditures".
- (2) Subsection 11(5) is amended by adding "final" before "prorated assistance payments" wherever it appears.

Section 13 amended

- 11(1) Subsection 13(1) is amended by adding ", or final prorated assistance payment," after "eligible applicant's assistance payment".
- (2) Subsection 13(3) is amended by adding ", or of the final prorated assistance payment," after "No assignment of an assistance payment".
- (3) Subsection 13(6) is repealed and the following substituted:
- "(6) If the minister approves a request for an assignment, the minister shall pay the following to the assignee, unless the minister is notified in writing by the assignee and assignor to discontinue the assignment:
 - (a) the assistance payment for which the eligible applicant was approved;
 - (b) the final prorated assistance payment payable to the eligible applicant pursuant to section 11".

Section 14 amended

- 12(1) Subsection 14(1) is amended in the portion preceding clause (a) by adding ", or final prorated assistance payment," after "The minister may declare any assistance payment".
- (2) Subsection 14(2) is amended by adding ", or the final prorated assistance payment," after "If the minister declares an assistance payment".

Coming into force

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

SASKATCHEWAN REGULATIONS 40/2008

The Health Facilities Licensing Act

Section 29

Order in Council 391/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Health Facilities Licensing Amendment Regulations*, 2008.

R.R.S. c.H-0.02 Reg 1, new section 2.1

2 The Health Facilities Licensing Regulations are amended by adding the following section after section 2:

"Health facility exemption

- **2.1** For the purposes of subclause 2(1)(i)(ii) of the Act, a place or facility at which diagnostic or therapeutic medical procedures are performed is not a health facility if:
 - (a) the owner of the place or facility:
 - (i) is the government of another province or territory of Canada or an agency analogous to a regional health authority that is established pursuant to the laws of another province or territory of Canada; and
 - (ii) has a subsisting agreement with a regional health authority to provide diagnostic or therapeutic medical procedures within Saskatchewan; and
 - (b) the agreement mentioned in clause (a):
 - (i) governs the standards of care and terms of payment for diagnostic and therapeutic medical procedures provided in the place or facility; and
 - (ii) is approved by the minister".

Coming into force

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

SASKATCHEWAN REGULATIONS 42/2008

The Saskatchewan Assistance Act

Section 14

Order in Council 393/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Transitional Employment Allowance Amendment Regulations*, 2008.

R.R.S. c.S-8 Reg 6 amended

2 The Transitional Employment Allowance Regulations, 2005 are amended in the manner set forth in these regulations.

Section 26 amended

- 3(1) The portion of subsection 26(2) preceding clause (a) is amended by striking out "category A".
- (2) Subsection 26(3) is amended by striking out "category A".
- (3) The portion of subsection 26(4) preceding clause (a) is amended by striking out "category A".
- (4) Subsection 26(5) is repealed.
- (5) Subsection 26(7) is repealed and the following substituted:
- "(7) Subject to subsection (8), if a client makes a report by telephone, the client must confirm that report in writing and submit documents verifying the changes, if any, within 15 days after making the report by telephone unless the unit administrator waives the requirement".

Section 28 amended

- 4(1) The portion of subsection 28(2) preceding clause (a) is amended by striking out "category A".
- (2) Subsection 28(3) is repealed.

Coming into force

- 5(1) Subject to subsection (2), these regulations come into force on May 1, 2008.
- (2) If these regulations are filed with the Registrar of Regulations after May 1, 2008, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 43/2008

The Court Officials Act, 1984

Section 20

Order in Council 394/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as The Court Officials Amendment Regulations, 2008.

R.R.S. c.C-43.1 Reg 1, Appendix, Table 3 amended

Coming into force

- **3**(1) Subject to subsection (2), these regulations come into force on June 1, 2008.
- (2) If these regulations are filed with the Registrar of Regulations after June 1, 2008, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 44/2008

The Queen's Bench Act, 1998

RÈGLEMENT DE LA SASKATCHEWAN 44/2008

Loi de 1998 sur la Cour du Banc de la Reine

SASKATCHEWAN REGULATIONS 44/2008

The Queen's Bench Act, 1998

Section 109

Order in Council 395/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as The Queen's Bench Amendment Regulations, 2008.

R.R.S. c.Q-1.01 Reg 1 amended

2 The Queen's Bench Regulations are amended in the manner set forth in these regulations.

Section 3 amended

3 Clause 3(d) is repealed.

Section 4 amended

4 Clause 4(c) is repealed.

Coming into force

- 5(1) Subject to subsection (2), these regulations come into force on June 1, 2008.
- (2) If these regulations are filed with the Registrar of Regulations after June 1, 2008, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

RÈGLEMENT DE LA SASKATCHEWAN 44/2008

Loi de 1998 sur la Cour du Banc de la Reine

Article 109

Décret 395/2008, en date du 5 juin 2008

(déposé 6 juin 2008)

Titre

1 Règlement de 2008 modifiant le Règlement sur la Cour du Banc de la Reine.

Modification du Règl. 1 des R.R.S. ch. Q-1.01

 ${\bf 2}~~$ Le Règlement sur la Cour du Banc de la Reine est modifié de la manière énoncée dans le présent règlement.

Modification de l'article 3

3 L'alinéa 3d) est abrogé.

Modification de l'article 4

4 L'alinéa 4c) est abrogé.

Entrée en vigueur

- ${\bf 5}(1)$ Sous réserve du paragraphe (2), le présent règlement entre en vigueur le $1^{\rm er}$ juin 2008.
- (2) Le présent règlement entre en vigueur le jour de son dépôt auprès du registraire des règlements, si ce dépôt intervient après le 1^{er} juin 2008.

SASKATCHEWAN REGULATIONS 45/2008

The Electrical Inspection Act, 1993

Section 34

Order in Council 397/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Electrical Inspection Amendment Regulations*, 2008.

R.R.S. c.E-6.3 Reg 1 amended

2 The Electrical Inspection Regulations are amended in the manner set forth in these regulations.

New section 6.01

3 The following section is added after section 6:

"Exemption from Act

6.01 The Act does not apply to street lights that are owned or operated by an electric utility".

New section 6.1

4 Section 6.1 is repealed and the following substituted:

"Exemptions from subsection 16(2) of the Act

- **6.1**(1) In this section:
 - (a) 'code' means the latest prescribed edition of the *Canadian Electrical Code* within the meaning of subsection 5(2) of the Act;
 - (b) **'communication system'** means a communication system as defined in section 0 of the code;
 - (c) 'control circuit' means a control circuit as defined in section 0 of the code:
 - (d) 'hazardous location' means a location to which section 18 of the code applies;
 - (e) 'patient care area' means an area to which section 24 of the code applies.
- (2) Subsection 16(2) of the Act does not apply to the following types of work of electrical installation:
 - (a) the replacement of switches, receptacles, ballasts, lighting fixtures or motors in single-family dwelling units and in non-detached dwelling units with separate entrances that are intended for the use of one family;

- (b) the installation of a communication system, other than a communication system:
 - (i) that is located in a hazardous location;
 - (ii) that is located in a patient care area; or
 - (iii) in which control circuits operate the electrical equipment".

Coming into force

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

SASKATCHEWAN REGULATIONS 46/2008

The Gas Inspection Act, 1993

Section 35

Order in Council 398/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as The Gas Inspection Amendment Regulations, 2008.

R.R.S. c.G-3.2 Reg 1, section 16 amended

- 2 Section 16 of *The Gas Inspection Regulations* is amended by adding the following subsection after subsection (5):
- "(6) A person who installs equipment or apparatus that uses hydrogen as a fuel or that stores or handles hydrogen as a fuel shall install the equipment or apparatus in accordance with the standard CAN/BNQ/1784-000/2007: Canadian Hydrogen Installation Code, as amended from time to time, approved by the Standards Council of Canada".

Coming into force

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

SASKATCHEWAN REGULATIONS 47/2008

The Emergency Planning Act

Section 24.1

Order in Council 399/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Provincial Disaster Assistance Program Amendment Regulations*, 2008.

R.R.S. c.E-8.1 Reg 1 amended

2 The Provincial Disaster Assistance Program Regulations, 1993 are amended in the manner set forth in these regulations.

Section 2 amended

3 Clause 2(1)(m) is repealed and the following substituted:

- "(m) 'restore' means to restore:
 - (i) to a condition that existed immediately before a disaster; or
 - (ii) in the case of a disaster occurring on or after April 1, 2005, to restore to a condition:
 - (A) that complies with any requirement of an Act or regulation, an Act or regulation of the Parliament of Canada or a bylaw of a municipality that was in force on the date of the disaster; and
 - (B) except as provided in paragraph (A), that existed immediately before the disaster".

New section 8.1

4 The following section is added after section 8:

"Compliance costs

- **8.1**(1) In this section, 'compliance cost' means, in relation to the restoration of a service or property that is damaged because of a disaster, a cost incurred to comply with a requirement described in paragraph 2(1)(m)(ii)(A), to the extent that the cost exceeds the cost of restoring the service or property to the condition that existed immediately before the disaster.
- (2) Subject to subsection (3), nothing in these regulations precludes any person from including compliance costs in a disaster compensation claim.
- (3) No disaster compensation claim is to include any cost or expense that may be incurred:
 - (a) to raise the profile of any street, lane, road, highway, bridge, culvert or other public structure beyond what is needed to restore it; or
 - (b) to improve any street, lane, road, highway, bridge, culvert or other public structure in any other way beyond what is needed to restore it".

Section 11 amended

5 Subsection 11(2) is repealed.

Section 12 amended

6 Subsection 12(2) is repealed.

Section 20 amended

7 Subsection 20(2) is repealed and the following substituted:

- "(2) Subject to subsection (3), the maximum amount of disaster assistance that may be paid by the minister to an eligible claimant other than a local government authority is:
 - (a) \$100,000 per disaster compensation claim with respect to a disaster that occurred before April 1, 2005; and
 - (b) \$160,000 per disaster compensation claim with respect to a disaster that occurs on or after April 1, 2005".

Coming into force

8 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, 2005.

SASKATCHEWAN REGULATIONS 48/2008

The Parks Act

Sections 27 and 35

Order in Council 400/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as The Parks Amendment Regulations, 2008.

R.R.S. c.P-1.1 Reg 6 amended

2 The Parks Regulations, 1991 are amended in the manner set forth in these regulations.

New section 9.1

3 Section 9.1 is repealed and the following substituted:

"Campfires

- **9.1**(1) No person shall use on park land any firewood provided by the minister without:
 - (a) a valid camping permit issued pursuant to subsection 13(1); or
 - (b) the prior written consent of the minister.
- (2) Nothing in subsection (1) prohibits a person from using a gas-fired or charcoal-fired stove or barbeque on park land.
- (3) The minister may:
 - (a) set any terms and conditions respecting the setting of a campfire that the minister considers appropriate; and
 - (b) restrict the use of a campfire if the minister considers it to be in the best interests of the park or the safety of the public".

Section 9.2 repealed

4 Section 9.2 is repealed.

Section 10 amended

5 Section 10 is amended in the portion preceding clause (a) by striking out "a park-entry permit, a facility-use permit or a campfire permit" and substituting "a park-entry permit or a facility-use permit".

Section 36 amended

6 Clause 36(b) is amended by striking out "and the person holds a valid campfire permit issued pursuant to section 9.2 for that fireplace, pit or other facility".

Section 67.2 amended

- 7 Clause 67.2(c) is repealed and the following substituted:
 - "(c) 'assessment appraiser' means an individual who provides evidence satisfactory to the minister:
 - (i) to demonstrate that he or she has adequate experience in real estate valuation within Saskatchewan; and
 - (ii) of his or her qualifications".

Coming into force

- 8(1) Subject to subsection (2), these regulations come into force on May 1, 2008.
- (2) If these regulations are filed with the Registrar of Regulations after May 1, 2008, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 49/2008

The Municipal Revenue Sharing Act

Section 13

Order in Council 401/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Rural Municipalities Revenue Sharing Amendment Regulations*, 2008.

R.R.S. c.M-32.1 Reg 12 amended

2 The Rural Municipalities Revenue Sharing Regulations, 2003 are amended in the manner set forth in these regulations.

Section 3 amended

- 3 Section 3 is amended by striking out "Department of Highways and Transportation" and substituting "Ministry of Highways and Infrastructure":
 - (a) in clause (a); and
 - (b) in clause (d).

Section 5 amended

- 4(1) Subclause 5(1)(b)(ii) is repealed.
- (2) Subsection 5(2) is amended by striking out "Minister of Highways and Transportation" and substituting "Minister of Highways and Infrastructure".

Section 7 amended

5 Clause 7(1)(b) is amended by striking out "\$60.94" and substituting "\$71.08".

Section 16 amended

- 6(1) Subsection 16(2) is repealed.
- (2) Subsection 16(3) is repealed.

Section 18 amended

7 Subclause 18(1)(a)(ii) is amended by striking out "Minister of Highways and Transportation" and substituting "Minister of Highways and Infrastructure".

Section 18.1 amended

8 Subsection 18.1(1) is repealed and the following substituted:

- "(1) Grants for the construction or paving of primary weight road corridors may be paid to any rural municipality, calculated at the following rates:
 - (a) 50% of the cost of construction;
 - (b) 60% of the cost of paving".

New section 19.1

9 Section 19.1 is repealed and the following substituted:

"Communities in transition

- **19.1**(1) In this section, **'eligible costs'** means the costs of feasibility studies and administration directly related to the dissolution of a village and the rehabilitation, construction, demolition or decommissioning of environmental or safety-related infrastructure, including but not limited to water and wastewater systems, solid waste management facilities and abandoned buildings in a village.
- (2) Grants may be paid to a rural municipality respecting eligible costs for a village that dissolves into a rural municipality on or after January 1, 2005:
 - (a) for eligible infrastructure costs up to \$50,000, at a rate of 100%;
 - (b) for eligible infrastructure costs in excess of \$50,000, at rate to be determined by the minister, to a maximum of 100%, based on:
 - (i) the municipality's ability to pay; and
 - (ii) any other factors that the minister considers appropriate and in the public interest;
 - (c) for eligible feasibility studies and administrative costs up to \$10,000, at a rate of 100%; and
 - (d) for eligible feasibility studies and administrative costs in excess of \$10,000, at a rate to be determined by the minister, to a maximum of 100%, based on:
 - (i) the municipality's ability to pay; and
 - (ii) any other factors that the minister considers appropriate and in the public interest".

Section 20 amended

10 Subsection 20(2) is amended by striking out "Minister of Highways and Transportation" and substituting "Minister of Highways and Infrastructure".

Section 21 amended

11 Subsection 21(2) is amended by striking out "Minister of Highways and Transportation" and substituting "Minister of Highways and Infrastructure".

Coming into force

12 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, 2008.

SASKATCHEWAN REGULATIONS 50/2008

The Municipal Revenue Sharing Act

Section 13

Order in Council 402/2008, dated June 5, 2008

(Filed June 6, 2008)

Title

1 These regulations may be cited as *The Urban Municipalities Revenue Sharing Amendment Regulations*, 2008.

R.R.S. c.M-32.1 Reg 13 amended

2 The Urban Municipalities Revenue Sharing Regulations, 2007 are amended in the manner set forth in these regulations.

New section 3

3 Section 3 is repealed and the following substituted:

"Unconditional grants for cities

3 The total amount of unconditional grants that may be paid to each city for the 2008-09 fiscal year is the amount determined by multiplying the population of the city by \$101.52".

Section 4 amended

- 4(1) Subsection 4(1) is amended by striking out "for the 2007-08 fiscal year".
- (2) Subsections 4(2) and (3) are repealed and the following substituted:
- "(2) The total per capita grant that may be paid to any town, village or resort village for the 2008-09 fiscal year is determined by multiplying the population of the town, village or resort village by \$118.47.
- "(3) Notwithstanding subsections (1) and (2), if the grant for an urban municipality as determined by subsections (1) and (2) is less than the grant paid to the urban municipality in the 2007-08 fiscal year, the grant shall be equal to the amount the urban municipality received in the 2007-08 fiscal year".

Section 8 amended

5 Subclause 8(1)(b)(i) is repealed.

Coming into force

6 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, 2008.

SASKATCHEWAN REGULATIONS 51/2008

The Securities Act, 1988

Section 154

Commission Order, dated May 22, 2008

(Filed June 12, 2008)

Title

1 These regulations may be cited as The Securities Commission (Adoption of National Instruments) Amendment Regulations, 2008 (No. 4).

R.R.S. c.S-42.2 Reg 3, Part XX of Appendix amended

- **2**(1) Part XX of the Appendix to *The Securities Commission (Adoption of National Instruments) Regulations* is amended in the manner set forth in this section.
- (2) Section 5.2 is repealed and the following substituted:
- **"5.2 Authentication and Access Key -** When information is filed in SEDI format, the identity of the SEDI filer or the authority of the filing agent shall be authenticated by:
 - (a) the use of the SEDI filer's username and password by the SEDI filer;
 - (b) the use of the SEDI filer's access key by the filing agent; or
 - (c) the use of the SEDI filer's username and password and SEDI filer's access key by the SEDI filer when first linking to the insider profile created by a filing agent".
- (3) Form 55-102F1 is amended:
 - (a) in the second paragraph of item 7 by striking out ", New Brunswick":
 - (b) by adding the following paragraph at the end of item 7:
 - "If the insider is resident in New Brunswick, the insider may choose to receive any correspondence from the New Brunswick securities regulatory authority in French or English"; and
 - (c) in item 14 under "Notice Collection and Use of Personal Information":
 - (i) by adding "New Brunswick," after "Quebec,";
 - (ii) in the address for the Manitoba Securities Commission:
 - (A) by striking out "1130-405 Broadway" and substituting "500-400 St. Mary Avenue";
 - (B) by striking out "Winnipeg, MB R3C 3L6" and substituting "Winnipeg, MB R3C 4K5"; and
 - (C) by striking out "Telephone: (204) 945-4508" and substituting "Telephone: (204) 945-0605";

- (iii) by striking out "Commission des valeurs mobilières du Québec" and substituting "Autorité des marchés financiers"; and
- (iv) by adding the following address after the address for the Saskatchewan Financial Services Commission, Securities Division:

"New Brunswick Securities Commission 85 Charlotte Street, Suite 300 Saint John, NB E2L 2J2 Attention: Corporate Finance Officer

Telephone: (506) 658-3060 or (866) 933-2222 (in New Brunswick)".

(4) Form 55-102F2 is amended:

(a) by repealing items 3 and 4 and substituting the following:

"3. Review issuer information

Review the information contained in the insider profile with respect to the selected reporting issuer to ensure that the information is correct. To do this, click on 'Insider profile' in the top bar and the 'Introduction to insider profile activities (Form 55-102F1)' screen will appear.

You must review the information in the insider profile with respect to the selected reporting issuer and, if the information is not correct, you must amend it by filing an amended insider profile. To do this, click on 'Amend insider profile' in the bar on the left side and make the necessary corrections.

"4. Review new issuer event reports

If the reporting issuer has filed an issuer event report that has not previously been viewed or that has been previously flagged for further viewing, you must review the issuer event report.

To do this you must do the following: i) After you have selected an issuer and before selecting the 'File insider report' feature, on the screen entitled 'File insider report (Form 55-102F2) - Select issuer', click on the feature entitled 'View issuer event reports' and the 'Listing of issuer event reports' screen appears. ii) Next, click on the radio button for the report you wish to see and then select 'View report' and the 'View issuer report information' screen appears with the text of the issuer event report.

If the insider's holdings of securities of the reporting issuer have been affected by an issuer event, the change in holdings must be reported"; and

- (b) in item 25 under "Notice Collection and Use of Personal Information":
 - (i) by adding "New Brunswick," after "Quebec,";
 - (ii) in the address for the Manitoba Securities Commission:
 - (A) by striking out "1130-405 Broadway" and substituting "500-400 St. Mary Avenue";
 - (B) by striking out "Winnipeg, MB R3C 3L6" and substituting "Winnipeg, MB R3C 4K5"; and
 - (C) by striking out "Telephone: (204) 945-4508" and substituting "Telephone: (204) 945-0605";
 - (iii) by striking out "Commission des valeurs mobilières du Québec" and substituting "Autorité des marchés financiers"; and
 - (iv) by adding the following address after the address for the Saskatchewan Financial Services Commission, Securities Division:

"New Brunswick Securities Commission 85 Charlotte Street, Suite 300 Saint John, NB E2L 2J2 Attention: Corporate Finance Officer

Telephone: (506) 658-3060 or (866) 933-2222 (in New Brunswick)".

- (5) Form 55-102F3 is amended in item 9 under "Notice Collection and Use of Personal Information":
 - (a) by adding "New Brunswick," after "Quebec,";
 - (b) in the address for the Manitoba Securities Commission:
 - (i) by striking out "1130-405 Broadway" and substituting "500-400 St. Mary Avenue";
 - (ii) by striking out "Winnipeg, MB R3C 3L6" and substituting "Winnipeg, MB R3C 4K5"; and
 - (iii) by striking out "Telephone: (204) 945-4508" and substituting "Telephone: (204) 945-0605";
 - (c) by striking out "Commission des valeurs mobilières du Québec" and substituting "Autorité des marchés financiers"; and
 - (d) by adding the following address after the address for the Saskatchewan Financial Services Commission, Securities Division:

"New Brunswick Securities Commission 85 Charlotte Street, Suite 300

Saint John, NB E2L 2J2

Attention: Corporate Finance Officer

Telephone: (506) 658-3060 or (866) 933-2222 (in New Brunswick)".

- (6) Form 55-102F6 is amended:
 - (a) in the box titled "Notice Collection and Use of Personal Information" by adding "New Brunswick," after "Québec,";
 - (b) in Box 4 by adding "NEW BRUNSWICK" after "NEWFOUNDLAND";
 - (c) in the box titled "Instructions":
 - (i) in the first line by striking out "and Québec" and substituting "Québec and New Brunswick";
 - (ii) in the second paragraph by striking out "New Brunswick,";
 - (iii) in the address for the Manitoba Securities Commission:
 - (A) by striking out "1130-405 Broadway" and substituting "500-400 St. Mary Avenue";
 - **(B) by striking out "Winnipeg, MB R3C 3L6" and substituting** "Winnipeg, MB R3C 4K5"; **and**
 - (C) by striking out "Facsimile: (204) 945-4508" and substituting "Facsimile: (204) 945-0330";
 - (iv) by striking out "Commission des valeurs mobilières du Québec" and substituting "Autorité des marchés financiers"; and
 - (v) by adding the following address after the address for the Saskatchewan Financial Services Commission, Securities Division:

"New Brunswick Securities Commission 85 Charlotte Street, Suite 300 Saint John, NB E2L 2J2 Attention: Corporate Finance Officer

Telephone: (506) 658-3060 or (866) 933-2222 (in New Brunswick)".

Coming into force

- 3(1) Subject to subsection (2), these regulations come into force on June 13, 2008.
- (2) If these regulations are filed with the Registrar of Regulations after June 13, 2008, these regulations come into force on the day on which they are filed with the Registrar of Regulations.