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REVISED REGULATIONS OF SASKATCHEWAN

CHAPTER G-5.1 REG 149

The Government Organization Act

Section 12

Order in Council 110/2010, dated March 12, 2010

(Filed March 12, 2010)

Title

1 These regulations may be cited as *The Office of the Provincial Capital Commission Regulations*.

Office established

2 A department of the Government of Saskatchewan to be called the Office of the Provincial Capital Commission is established.

Objects and purposes

3 The objects and purposes of the Office of the Provincial Capital Commission are the following:

(a) to provide the structure wherein and whereby the powers, responsibilities and functions of the Minister Responsible for the Provincial Capital Commission may be exercised and carried out;

(b) to co-ordinate, develop, promote and implement policies and programs of the Government of Saskatchewan relating to:

(i) conserving, preserving, managing, protecting and developing Saskatchewan's capital city as a source of pride for the people of Saskatchewan; and

(ii) informing and educating, and collecting and disseminating information, with respect to the importance of Saskatchewan's capital city and its place in the life and history of Saskatchewan and of Canada;

(c) to co-ordinate, develop, promote and implement policies and programs of the Government of Saskatchewan relating to the promotion of the Legislative Building and the land on which it is situated;

(d) to co-ordinate, develop and implement policies and programs of the Government of Saskatchewan related to international, national, provincial and regional special events and anniversaries to be commemorated within Saskatchewan's capital city;

(e) to be responsible for the operation and management of Government House;

(f) to be responsible for the operation and management of the Territorial Building;

(g) to co-ordinate, develop, promote and implement policies and programs of the Government of Saskatchewan relating to the Saskatchewan Centre of the Arts, the Saskatchewan Archives Board and the Wascana Centre Authority; (h) to work together with the Royal Saskatchewan Museum to develop policies, programs and events that highlight Saskatchewan's capital city;

(i) to work together with business, communities, governments, agencies, ministries and the people of Saskatchewan to support the objects and purposes of the Office.

Coming into force

4(1) Subject to subsection (2), these regulations come into force on April 1, 2010.

(2) If these regulations are filed with the Registrar of Regulations after April 1, 2010, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 12/2010

The Government Organization Act

Section 12

Order in Council 111/2010, dated March 12, 2010

(Filed March 12, 2010)

Title

1 These regulations may be cited as *The Office of the Provincial Secretary* Amendment Regulations, 2010.

R.R.S. c.G-5.1 Reg 144, section 3 amended

2 Clause 3(d) of *The Office of the Provincial Secretary Regulations*, 2007 is repealed.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on April 1, 2010.

(2) If these regulations are filed with the Registrar of Regulations after April 1, 2010, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 13/2010

The Government Organization Act

Section 12

Order in Council 112/2010, dated March 12, 2010

(Filed March 12, 2010)

Title

1 These regulations may be cited as *The Ministry of Tourism, Parks, Culture and* Sport Amendment Regulations, 2010.

R.R.S. c.G-5.1 Reg 146, section 3 amended

2 Clause 3(f) of *The Ministry of Tourism, Parks, Culture and Sport Regulations, 2007* is amended by adding, "other than Wascana Centre" after "urban parks".

Coming into force

 $\mathbf{3}(1)$ Subject to subsection (2), these regulations come into force on April 1, 2010.

(2) If these regulations are filed with the Registrar of Regulations after April 1, 2010, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 14/2010

The Automobile Accident Insurance Act

Section 81

Order in Council 121/2010, dated March 12, 2010

(Filed March 12, 2010)

Title

1 These regulations may be cited as *The Automobile Accident Insurance (General) Amendment Regulations, 2010 (No. 3).*

R.R.S. c.A-35 Reg 4 amended

2 The Automobile Accident Insurance (General) Regulations, 2002 are amended in the manner set forth in these regulations.

Section 2 amended

3 Subsection 2(1) is amended:

(a) in clause (f) by striking out "The Vehicle Administration Act" and substituting "The Traffic Safety Act"; and

(b) in subclause (k)(i) by striking out "The Vehicle Administration Act" and substituting "The Traffic Safety Act".

Section 3.1 amended

4 Subsection 3.1(1) is repealed and the following substituted:

"(1) In this section, 'perpetual trailer registration' means a certificate of registration issued pursuant to *The Traffic Safety Act* that, subject to subsection 60(2), (3) or (4) of that Act, will not expire unless suspended, revoked or cancelled by the administrator".

Section 16 amended

5 Subsection 16(1) is repealed and the following substituted:

"(1) In this section, **'specially authorized purpose'** means the use of a vehicle for a purpose not permitted in the vehicle's certificate of registration if that use is authorized by:

(a) the administrator pursuant to clause 73(1)(b) or (c) of *The Traffic Safety Act*; or

(b) the board pursuant to subsection 73(4) of *The Traffic Safety Act*".

Section 24 amended

6 Subsection 24(8) is repealed and the following substituted:

"(8) A dealer's certificate of registration issued pursuant to section 68 of *The Traffic Safety Act* does not provide coverage pursuant to Part III of the Act for snowmobiles".

New section 27.01

7 The following section is added after section 27:

"Safety rating for medical disability

27.01(1) Notwithstanding section 27, a registered owner of a motor vehicle who qualifies for a medical discount and who meets the criteria set out in subsection (2) is deemed to have a safety rating of 10.

(2) For the purposes of subsection (1), a registered owner of a motor vehicle must meet the following criteria:

(a) the registered owner must satisfy the insurer that he or she cannot and will not operate a motor vehicle because he or she does not meet the Canadian Medical Association guidelines for safe driving;

(b) the registered owner must not have been convicted of a motor vehicle related *Criminal Code* offence within the past 10 years;

(c) the registered owner must be at least 15 years of age".

Section 34 amended

8 Section 34 is amended by striking out "The Vehicle Administration Act" and substituting "The Traffic Safety Act".

Appendix B amended

9 Appendix B is amended by repealing section 5 and substituting the following:

"5	Convictions pursuant to The Traffic Safety Act	Provision	Points
	A conviction registered against a driver pursuant to the Act for any offence listed below or for any offence pursuant to any law of any province or state or a bylaw of any municipal corporation or duly constituted authority in Canada or the United States of America that is substantially similar to the offences listed below:		
	5.1 Driving while disqualified	140(1)	10
	5.2 Driving while on a 24-hour suspension	140(3)	4
	5.3 Driving while the administrator has refused to issue, suspended or cancelled a licence under the Act	140(5)	4
	5.4 Driving in excess of 50 kilometres per hour over the applicable speed limit	199(2)	4
	5.5 Exceeding a speed that is reasonable and safe in the circumstances	199(3)	4
	5.6 Driving at a speed that impedes traffic	199(4)	3
	5.7 Exceeding the speed limit in a school zone	200(2)	3
	5.8 Exceeding 60 kilometres per hour when passing a highway worker or flag person	203(1)(a)	3
	5.9 Exceeding 60 kilometres per hour when passing any highway equipment occupied by a highway worker and whose presence on the highway is marked in the prescribed manner	203(1)(b)	3
	5.10 Exceeding 60 kilometres per hour when passing any highway equipment on a highway that has its warning lights in operation, whether or not it is in motion	203(1)(c)	3
	5.11 Failing to obey the direction of a flag person or peace officer	203(3)	3
	5.12 Exceeding 60 kilometres per hour when passing a stopped emergency vehicle that has its emergency lights in operation	204(1)	3
	5.13 Exceeding 60 kilometres per hour when passing a stopped tow truck that has its amber lights in operation	205(1)	3
	5.14 Failing to obey traffic control device	208(2)	4
	5.15 Failing to obey directions of a peace officer	208(3)	3

5.16	Failing to obey a stop sign	209(6)(a)	4
5.17	Failing to obey a stop signal at a railway crossing	209(6)(b)	4
5.18	Failing to stop for a crossing guard	209(6)(c)	4
5.19 level :	Bus transporting passengers failing to stop at a railway crossing	209(7)(a)	4
5.20 placa	Vehicle transporting goods and required to be rded failing to stop at a level railway crossing	209(7)(b)	4
5.21 proce	After stopping at a level railway crossing, eding while it is unsafe	209(8)	4
5.22	Failing to comply with the request of a peace officer	209.1(3)	3
5.23 in ope	Passing a school bus that has its safety lights eration	212(2)	4
	Failing to stop five metres from the rear of a l bus that has its safety lights and stop n operation	212(3)	4
	Failing to stop five metres from the front of a l bus that has its safety lights and stop arm eration	212(4)	4
5.26	Driving without due care and attention	213(1)	4
5.27	Driving without reasonable consideration of others	213(2)	4
5.28 vehic	Driving in a contest of speed or racing with another le on the highway	214(1)	4
-	Driver performing an activity on a highway that is to distract, startle or interfere with other users of		
	ighway	214(2)	4
5.30	Passing to the right of a vehicle	217(1)(b)	4
5.31	Increasing speed when being overtaken	217(5)	3
5.32 the ri	Failing to yield the right of way to vehicle on ght	219(1)	3
5.33 makii	Failing to yield the right of way when ng a left turn	219(3)	3
5.34 enter	Failing to yield the right of way when ing a provincial highway	219(4)	3
5.35	Failing to yield the right of way at a "yield" sign	219(5)	3

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5.36 Failing to yield the right of way on entering a highway from other than a highway	219(6)	3
5.37 After yielding the right of way, proceeding		
while it was unsafe	219(8)	3
5.38 Proceeding the wrong way on a one-way highway	221	3
5.39 Failing to yield the right of way to pedestrians at a highway intersection or marked pedestrian crossing in the required manner	223(1)	3
5.40 Driver failing to stop the vehicle for a pedestrian at a marked pedestrian crossing in the required manner	223(1.1)	3
5.41 Passing a vehicle stopped for pedestrians	223(2)	3
5.42 Entering or leaving a controlled access highway except where the right to do so is indicated by a sign	226	4
5.43 Driving on the left-hand side of median	229(1)	4
5.44 Crossing a median unlawfully	229(2)	4
5.45 Failing to use a signalling device to warn of intention to stop or to abruptly reduce speed	234(1)	3
5.46 Failing to use a signalling device to warn of the intention to change lanes	234(1)	3
5.47 Driving contrary to a sign at an intersection with a green light	235(2)(a)	3
5.48 Driver failing to stop at crosswalk against an amber light	235(3)(a)	3
5.49 Failing to yield the right of way to a pedestrian at a marked crosswalk displaying only an amber light	235(4)	3
5.50 Failing to stop at a red light at an intersection	235(5)(a)	4
5.51 Making a right turn at a red light	200(0)(a)	1
when prohibited by a sign	235(5)(b)	3
5.52 Making a left turn on a one-way street on a red light without stopping	235(6)(a)	4
5.53 Making a left turn on a one-way street on a red light without yielding the right of way	235(6)(b)	3
5.54 Proceeding at an intersection in a direction not indicated by a green arrow	235(8)	3
5.55 Failing to yield at an intersection displaying a red light with a green arrow	235(9)	3

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5.56 Failing to yield at a place other than an intersection displaying a red light with a green arrow	235(10)	3
5.57 Proceeding contrary to a green arrow	235(11)	3
5.58 Failing to obey a red flashing light, stopping at the wrong place or failing to stop or proceeding while it is unsafe to do so	235(13)	4
5.59 Failing to proceed cautiously at a flashing amber light	235(14)	3
5.60 Failing to yield the right of way to pedestrians at a "walk" signal	237(2)(b)	3
5.61 Failing to yield to an emergency vehicle	238(9)	4
5.62 Driving while using a handheld electronic communication device	241.1(2)	4
5.63 Driving a commercial vehicle on a highway that is equipped with, contains or is carrying a radar warning device	242(2)(a)	3
5.64 Permitting a commercial vehicle to become or remain equipped with a radar warning device	242(2)(b)	3
5.65 Permitting a person to ride on the exterior part of a vehicle	244(1)	3
5.66 Permitting an over-crowded driving compartment	245(3)	3
5.67 Driver failing to wear a seat-belt assembly	248(1)	3
5.68 Driving a vehicle with an unrestrained passenger under 16 years of age	248(4) or (5)	3
5.69 Failure to report an accident	253(2) or (3)	4
5.70 Providing a false statement	272	4 ".

Coming into force

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

SASKATCHEWAN REGULATIONS 15/2010

The Saskatchewan Assistance Act

Section 14

Order in Council 122/2010, dated March 12, 2010

(Filed March 12, 2010)

Title

1 These regulations may be cited as *The Disability Housing Supplement* Amendment Regulations, 2010.

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

2 The Disability Housing Supplement Regulations are amended in the manner set forth in these regulations.

New sections 15.5 and 15.6

3 The following sections are added after section 15.4:

"Transitional (2010) - eligibility for DHS benefits

15.5(1) In this section, **'qualifying client'** means a client who:

(a) was receiving the DHS benefit on the day before the coming into force of *The Disability Housing Supplement Amendment Regulations, 2010*; and

(b) as a result of the coming into force of *The Disability Housing Supplement Amendment Regulations, 2010* would no longer be eligible to receive the DHS benefit because the client's monthly rent is less than the minimum qualifying rent set out in Table 1, 2, 3 or 4, as determined on the basis of the variables mentioned in subsections 11(3) to (6), as the case may be.

(2) Notwithstanding any other provision of these regulations, a qualifying client continues to be eligible to receive the DHS benefit until the client's entitlement to receive the DHS benefit is terminated pursuant to section 32 on a ground other than that the client's monthly rent is less than the minimum qualifying rent set out in Table 1, 2, 3 or 4, as determined on the basis of the variables mentioned in subsections 11(3) to (6), as the case may be.

"Transitional (2010) - amount of DHS benefit

15.6(1) In this section, 'qualifying client' means a client:

(a) who was receiving the DHS benefit on the day before the coming into force of *The Disability Housing Supplement Amendment Regulations, 2010*;

(b) who was a member of an eligible family unit receiving SAP or TEA on the day before the coming into force of *The Disability Housing Supplement Amendment Regulations, 2010*; and

(c) whose DHS benefit would be reduced, as a result of the coming into force of *The Disability Housing Supplement Amendment Regulations, 2010*, by the amount of the SAP/TEA adjustment set out in Table 11, determined on the basis of the variables mentioned in subsection 15(4).

(2) Notwithstanding any other provision of these regulations, a qualifying client's DHS benefit continues to be reduced by the SAP/TEA adjustment set out in Table 11, determined on the basis of the variables mentioned in subsection 15(4), as that table existed on the day before the coming into force of *The Disability Housing Supplement Amendment Regulations, 2010*, until the client's entitlement to receive the DHS benefit is terminated pursuant to section 32".

Appendix amended

4(1) Tables 1, 2, 3, 4, 5, 6, 7 and 8 of the Appendix are repealed and the following substituted:

"Table 1

[Clause 7(3)(d) and subsection 11(3)]

Accessibility Support Supplement Level 1 (Warm) Rent (Rent Including Heating Costs)

Family Composition, Category of Client	Minimum Qualifying Rent
Category A clients Single individual Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	\$370 501 872 945 1,015
Category B clients Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	317 406 695 809 923
Category C clients Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	275 362 654 717 788
Category D clients Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	309 324 545 597 652

"Table 2 [Clause 7(3)(d) and subsection 11(4)]

Accessibility Support Supplement Level 2 (Cold) Rent (Rent Not Including Heating Costs)

Family Composition, Category of Client	Minimum Qualifying Rent
Category A clients Single individual Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	\$296 420 784 850 913
Category B clients Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	243 324 607 713 821
Category C clients Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	201 281 566 621 686
Category D clients Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	235 243 457 502 549

"Table 3 [Clause 7(3)(e) and subsection 11(5)]

Physical Support Supplement Level 1 (Warm) Rent (Rent Including Heating Costs)

Family Composition, Category of Client	Minimum Qualifying Rent
<u>Category A clients</u> Single individual Couples, no children	\$370 501
<u>Category B clients</u> Single individuals Couples, no children	$317 \\ 406$
<u>Category C clients</u> Single individuals Couples, no children	$\begin{array}{c} 275\\ 362 \end{array}$
<u>Category D clients</u> Single individuals Couples, no children	$309\\324$

"Table 4 [*Clause 7(3)(e) and subsection 11(6)*]

Physical Support Supplement Level 2 (Cold) Rent (Rent Not Including Heating Costs)

Family Composition, Category of Client	Minimum Qualifying Rent
<u>Category A clients</u> Single individual Couples, no children	\$296 420
<u>Category B clients</u> Single individuals Couples, no children	$\begin{array}{c} 243\\ 324\end{array}$
<u>Category C clients</u> Single individuals Couples, no children	201 281
<u>Category D clients</u> Single individuals Couples, no children	$235\\243$

"Table 5

[Clause 7(3)(f)]

Accessibility Support Supplement Maximum Eligible Income (Monthly)

Family Composition, Category of Client	(Income Amount)
<u>Category A clients</u> Single individuals Couples, no children Single parent with:	$$2,104 \\ 2,625$
1 or 2 children 3 or 4 children	3,338 3,731
5 or more children Two parents with: 1 or 2 children 3 or 4 children	4,111 3,641 3,999
5 or more children <u>Category B clients</u>	4,353
Single individuals Couples, no children Single parent with:	1,885 2,417
1 or 2 children 3 or 4 children 5 or more children	2,919 3,335 3,716
Two parents with: 1 or 2 children 3 or 4 children	3,222
5 or more children <u>Category C clients</u>	3,603 3,958
Single individuals Couples, no children Single parent with:	1,776 2,323
1 or 2 children 3 or 4 children 5 or more children	2,896 3,126 3,414
Two parents with: 1 or 2 children 3 or 4 children	3,199 3,394
5 or more children	3,656

1,780
2,244
2,570
2,847
3,111
2,873
3,115
3,353

"Table 6

[Clause 7(3)(g)]

Physical Support Supplement Maximum Eligible Income (Monthly)

Family composition,	(Income Amount)
<u>Category A clients</u> Single individuals Couples, no children	2,100 2,615
<u>Category B clients</u> Single individuals Couples, no children	1,880 2,410
<u>Category C clients</u> Single individuals Couples, no children	1,770 2,320
<u>Category D clients</u> Single individuals Couples, no children	1,775 2,240

"Table 7 [Section 13]

Maximum Accessibility Support Supplement (Monthly)

Family Composition, Category of Client	(Maximum Amount)
Category A clients: Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	\$262 286 87 98 109
Category B clients: Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	204 231 69 81 92
Category C clients: Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	175 206 68 72 79
Category D clients: Single individuals Couples, no children Families with: 1 or 2 children 3 or 4 children 5 or more children	$176 \\ 185 \\ 54 \\ 60 \\ 66 \\ 66$

"Table 8	
[Section 14]	
Maximum Physical Support Supplement (Monthly)	

Family Composition, Category of Client	(Maximum Amount)
<u>Category A clients:</u> Single individuals Couples, no children	\$197 214
<u>Category B clients:</u> Single individuals Couples, no children	153 173
<u>Category C clients:</u> Single individuals Couples, no children	$\begin{array}{c} 131 \\ 155 \end{array}$
<u>Category D clients:</u> Single individuals Couples, no children	132 139 ".

(2) Table 11 of the Appendix is repealed and the following substituted:

"Table 11 [Subsection 15(4)]

SAP/TEA Adjustment

<u>Family Composition,</u> <u>Category of Client</u>	Amount of Adjustment
<u>Category A clients:</u>	
Single individuals	\$90
Couples, no children	0
Families with:	
1 or 2 children	0
3 or 4 children	0
5 or more children	0
<u>Category B clients:</u>	
Single individuals	42
Couples, no children	0
Families with:	
1 or 2 children	0
3 or 4 children	0
5 or more children	0

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Coming into force

5(1) Subject to subsection (2), these regulations come into force on April 1, 2010.

(2) If these regulations are filed with the Registrar of Regulations after April 1, 2010, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 16/2010

The Saskatchewan Assistance Act

Section 14

Order in Council 123/2010, dated March 12, 2010

(Filed March 12, 2010)

Title

1 These regulations may be cited as *The Rental Housing Supplement Amendment Regulations, 2010.*

R.R.S. c.S-8 Reg 7 amended

2 The Rental Housing Supplement Regulations are amended in the manner set forth in these regulations.

New sections 11.5 and 11.6

3 The following sections are added after section 11.4:

"Transitional (2010) - eligibility for RHS benefits

11.5(1) In this section, 'qualifying client' means a client who:

(a) was receiving the RHS benefit on the day before the coming into force of *The Rental Housing Supplement Amendment Regulations, 2010*; and

(b) as a result of the coming into force of *The Rental Housing Supplement Amendment Regulations, 2010* would no longer be eligible to receive the RHS benefit because the client's monthly rent is less than the minimum qualifying rent set out in Table 1 or Table 2, as determined on the basis of the variables mentioned in subsection 9(3) or (4), as the case may be.

(2) Notwithstanding any other provision of these regulations, a qualifying client continues to be eligible to receive the RHS benefit until the client's entitlement to receive the RHS benefit is terminated pursuant to section 28 on a ground other than that the client's monthly rent is less than the minimum qualifying rent set out in Table 1, or Table 2, as determined on the basis of the variables mentioned in subsection 9(3) or (4), as the case may be.

"Transitional (2010) - amount of RHS benefit

11.6(1) In this section, 'qualifying client' means a client:

(a) who was receiving the RHS benefit on the day before the coming into force of *The Rental Housing Supplement Amendment Regulations, 2010*;

(b) who was a member of an eligible family unit receiving SAP or TEA on the day before the coming into force of *The Rental Housing Supplement Amendment Regulations, 2010*; and

(c) whose RHS benefit would be reduced, as a result of the coming into force of *The Rental Housing Supplement Amendment Regulations, 2010*, by the amount of the SAP/TEA adjustment set out in Table 6, determined on the basis of the variables mentioned in subsection 11(4), as the case may be.

(2) Notwithstanding any other provision of these regulations, a qualifying client's RHS benefit continues to be reduced by the SAP/TEA adjustment set out in Table 6, determined on the basis of the variables mentioned in subsection 11(4), as that table existed on the day before the coming into force of *The Rental Housing Supplement Amendment Regulations, 2010*, until the client's entitlement to receive the RHS benefit is terminated pursuant to section 28".

Appendix amended

4(1) Tables 1, 2, 3, and 4 of the Appendix are repealed and the following substituted:

"TABLE 1 [Clause 6(3)(d) and subsection 9(3)]

Level 1 (Warm) Rent (Rent Including Heating Costs)

Family Composition, Category of Client	Minimum Qualifying Rent
Category A clients with:	
1 or 2 children	\$611
3 or 4 children	650
5 or more children	689

<u>Category B clients with:</u>	
1 or 2 children	487
3 or 4 children	567
5 or more children	646
<u>Category C clients with:</u>	
1 or 2 children	451
3 or 4 children	502
5 or more children	552
<u>Category D clients with:</u>	
1 or 2 children	382
3 or 4 children	418
5 or more children	455

"TABLE 2 [Clause 6(3)(d) and subsection 9(4)]

Level 2 (Cold) Rent (Rent Not Including Heating Costs)

Family Composition, Category of Client	Minimum Qualifying Rent
Category A clients with: 1 or 2 children 3 or 4 children 5 or more children	\$523 555 587
<u>Category B clients with:</u> 1 or 2 children 3 or 4 children 5 or more children	$399 \\ 471 \\ 544$
Category C clients with: 1 or 2 children 3 or 4 children 5 or more children	$363 \\ 406 \\ 450$
<u>Category D clients with:</u> 1 or 2 children 3 or 4 children 5 or more children	294 323 352

"TABLE 3 [*Clause 6(3)(e)*]

Maximum Eligible Income (Monthly)

<u>Family composition,</u> <u>Category of Client</u>	(Maximum Eligible Monthly Income)
Category A clients Single parent with: 1 or 2 children 3 or 4 children 5 or more children Two parents with: 1 or 2 children 3 or 4 children 5 or more children	\$3,316 3,745 4,113 3,589 4,040 4,362
Category B clients Single parent with: 1 or 2 children 3 or 4 children 5 or more children Two parents with: 1 or 2 children 3 or 4 children 5 or more children	2,875 3,303 3,705 3,148 3,598 3,954
Category C clients Single parent with: 1 or 2 children 3 or 4 children 5 or more children Two parents with: 1 or 2 children 3 or 4 children 5 or more children	2,833 3,078 3,363 3,106 3,373 3,612
Category D clients Single parent with: 1 or 2 children 3 or 4 children 5 or more children Two parents with: 1 or 2 children 3 or 4 children 5 or more children	2,500 2,778 3,038 2,773 3,073 3,287

"TABLE 4 [Subsection 11(1)]

Maximum RHS Benefit (Monthly)

Family composition, Category of Client	(Amount)
Category A clients with: 1 or 2 children 3 or 4 children 5 or more children	\$261 295 326
<u>Category B clients with:</u> 1 or 2 children 3 or 4 children 5 or more children	208 242 277
<u>Category C clients with:</u> 1 or 2 children 3 or 4 children 5 or more children	203 215 236
<u>Category D clients with:</u> 1 or 2 children 3 or 4 children 5 or more children	163 179 197".

(2) Table 6 of the Appendix is repealed and the following substituted:

"TABLE 6 [Subsection 11(4)]

SAP/TEA Adjustment

Family Composition, Category of Client	Amount of Adjustment
<u>Category A clients with</u> : 1 or 2 children 3 or 4 children 5 or more children	
<u>Category B clients with:</u> 1 or 2 children 3 or 4 children 5 or more children	0 0 0

<u>Category C clients with:</u>	
1 or 2 children	23
3 or 4 children	1
5 or more children	0
Category D clients with:	
1 or 2 children	0
3 or 4 children	0
5 or more children	5".

Coming into force

5(1) Subject to subsection (2), these regulations come into force on April 1, 2010.

(2) If these regulations are filed with the Registrar of Regulations after April 1, 2010, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

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