



The Saskatchewan Gazette

PUBLISHED WEEKLY BY AUTHORITY OF THE QUEEN'S PRINTER/PUBLIÉE CHAQUE SEMAINE SOUS L'AUTORITÉ DE L'IMPRIMEUR DE LA REINE

PART II/PARTIE II

Volume 107

REGINA, FRIDAY, MARCH 25, 2011/REGINA, VENDREDI, 25 MARS 2011

No. 12/n° 12

PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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The Farm and Ranch Water Infrastructure Program Amendment Regulations, 2011 SR 3/2011

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The Disability Housing Supplement Amendment Regulations, 2011 SR 4/2011

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The 2009 Farm and Ranch Water Infrastructure Program

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The Crop Insurance Amendment Regulations, 2011 SR 9/2011

The Health Facilities Licensing Amendment Regulations, 2011 SR 10/2011

The Saskatchewan Medical Care Insurance Payment Amendment Regulations, 2011 SR 11/2011

The Freedom of Information and Protection of Privacy Amendment Regulations, 2011 SR 12/2011

REVISED REGULATIONS OF SASKATCHEWAN

SASKATCHEWAN REGULATIONS 8/2011*The Farm Financial Stability Act*

Sections 22, 24, 33 and 84

Order in Council 149/2011, dated March 16, 2011

(Filed March 17, 2011)

Title

1 These regulations may be cited as *The 2009 Farm and Ranch Water Infrastructure Program Amendment Regulations, 2011*.

R.R.S. c.F-8.001 Reg 38 amended

2 *The 2009 Farm and Ranch Water Infrastructure Program Regulations* are amended in the manner set forth in these regulations.

Section 2 amended**3 Section 2 is amended:**

(a) **by repealing clause (e);**

(b) **by adding the following subclause after subclause (h)(ii):**

“(iii) in the case of an irrigation district project, the board of an irrigation district on behalf of the irrigation district it represents”;

(c) **in clause (j) by striking out “or a community well project” and substituting “, a community well project or an irrigation district project”;**

(d) **by adding the following clauses after clause (k):**

“(k.1) ‘**irrigation district**’ means irrigation district as defined in *The Irrigation Act, 1996*;

“(k.2) ‘**irrigation district project**’ means a project undertaken by an eligible applicant to develop infill for the purpose of expanding the irrigation capacity of the land set out in the application provided to the minister by the eligible applicant”; **and**

(e) **by repealing clause (n).**

Section 5 amended

4 Clause 5(3)(d) is amended by striking out “all or any part of the”.

Section 7 amended

5 Section 7 is amended by repealing clauses (c) and (d) and substituting the following:

“(c) must involve the development of a secure water supply for the eligible applicant including:

(i) in the case of an on-farm project, dugouts, small-diameter and large-diameter wells, shallow buried pasture pipelines and deep buried pipelines;

- (ii) in the case of a community well project, community wells and pipelines associated with establishing a loading site; and
- (iii) in the case of an irrigation district project, pipelines and associated infrastructure related to infill development to expand irrigation capacity;
- (d) in the case of an application for:
 - (i) an irrigation district project, is commenced on or after April 1, 2011 and with respect to which the eligible applicant undertakes in the application to complete the project on or before March 31, 2013;
 - (ii) an eligible project that is an on-farm project or a community well project, is commenced on or after March 18, 2009 and with respect to which the eligible applicant undertakes in the application to complete the project on or before the earlier of:
 - (A) the date that is 18 months after the date that the eligible applicant receives the minister's approval for the project; and
 - (B) March 15, 2013".

Section 8 amended

6(1) Subsection 8(1) is amended by striking out "or a community well project" and substituting "a community well project or an irrigation district project".

(2) Subsections 8(2) and (3) are repealed and the following substituted:

"(2) In the application form mentioned in subsection (1), 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) provide an estimate of the costs of the proposed project;
- (d) describe the benefits of the proposed project;
- (e) 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;
- (f) in the case of an application respecting an on-farm project or a community well project, describe the water-related problems the eligible project is attempting to address; and
- (g) in the case of an application respecting an irrigation district project, provide an estimate of the increased irrigation capacity the project will provide".

Section 9 amended**7(1) Subsection 9(1) is repealed and the following substituted:**

“(1) Subject to subsections (2) and (3), an application must be received by the minister:

- (a) in the case of an application for an irrigation district project, on or before September 30, 2011; or
- (b) in the case of an application for an on-farm project or a community well project, on or before August 1, 2012.

(2) Subsection 9(2) is amended in the portion preceding clause (a) by striking out “June 30, 2009” and substituting “September 30, 2011”.

Section 11 amended**8 The following clause is added after clause 11(2)(b):**

- “(b.1) in the case of an irrigation district project:
- (i) the purchase of cost of capital items, including pipes, pumps, drains and turnouts dedicated to the development of irrigation infrastructure for the purpose of expanding irrigation capacity; and
 - (ii) construction costs related to the installation of pipelines, pumps, drains, turnouts and power dedicated to the development of irrigation infrastructure for the purpose of expanding irrigation capacity”.

Section 12 amended**9 Subsection 12(1) is amended:**

(a) by repealing clause (a) and substituting the following:

“(a) with respect to an approved project that is an irrigation district project, on or before March 31, 2013”; and

(b) in clause (b) in the portion preceding subclause (i) by striking out “not a pre-2009 project” and substituting “an on-farm project or a community well project”.

Section 13 amended**10(1) Subsection 13(4) is repealed and the following substituted:**

“(4) The maximum amount of program payments that may be paid to an eligible applicant and to persons related to the eligible applicant for an on-farm project that is an approved project and for which the eligible applicant or persons related to the eligible applicant have submitted applications pursuant to these regulations is:

- (a) in the case of costs related to the development of a multi-user pipeline, \$15,000; and
- (b) \$60,000, which sum includes the amounts mentioned in clause (a)”.

(2) The following subsections are added after subsection 13(6):

“(6.1) Subject to subsection (6.2), the amount of a program payment for an irrigation district project that is an approved project is not to exceed 90% of the eligible expenditures for the approved project less any other governmental assistance.

“(6.2) The maximum amount of program payments that may be paid to an eligible applicant and to persons related to the eligible applicant is \$1,500,000 for all irrigation district projects:

- (a) that are approved projects; and
- (b) for which the eligible applicant or persons related to the eligible applicant have submitted applications pursuant to these regulations”.

Section 16 amended

11 Section 16 is amended:

- (a) by renumbering it as subsection 16(1); and
- (b) by adding the following subsection after subsection (1):

“(2) These regulations expire on March 31, 2015”.

Coming into force

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

SASKATCHEWAN REGULATIONS 9/2011*The Crop Insurance Act*

Section 22

Order in Council 150/2011, dated March 16, 2011

(Filed March 17, 2011)

Title

1 These regulations may be cited as *The Crop Insurance Amendment Regulations, 2011*.

R.R.S. c.C-47.2 Reg 1 amended

2 *The Crop Insurance Regulations* are amended in the manner set forth in these regulations.

Section 11.2 amended

3(1) Subsection 11.2(2) is amended by striking out “\$50” and substituting “\$70”.

(2) Clause 11.2(4)(b) is amended by striking out “\$50” and substituting “\$70”.

Section 32 amended

4 Section 32 is amended by striking out “*The Big Game Damage Compensation Program Regulations* or *The Waterfowl Damage Compensation Program Regulations*” and substituting “*The Wildlife Damage and Livestock Predation Regulations*”.

Appendix, Form A amended

5 Form A in the Appendix is amended in subsection 1(2):

(a) by repealing paragraph (d)(i)(O) and substituting the following:

“(O) field peas, a composite grade determined according to the following weightings:

(I) 70% No. 2 Canada;

(II) 30% No. 3 Canada”; and

(b) by repealing clause (m) and substituting the following:

“(m) ‘wildlife’ means any animal that has not been held in captivity, and includes birds”.

Coming into force

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

SASKATCHEWAN REGULATIONS 11/2011*The Saskatchewan Medical Care Insurance Act*

Sections 14 and 48

Order in Council 152/2011, dated March 16, 2011

(Filed March 17, 2011)

Title

1 These regulations may be cited as *The Saskatchewan Medical Care Insurance Payment Amendment Regulations, 2011*.

R.R.S. c.S-29 Reg 19, section 3 amended

2 Clause 3(c) of *The Saskatchewan Medical Care Insurance Payment Regulations, 1994* is amended:

- (a) by striking out “and” after subclause (vi);
- (b) in the portion of subclause (vii) preceding paragraph (A) by adding “and ending on March 31, 2010” after “commencing on April 1, 2007”;
- (c) by adding “and” after subclause (vii); and
- (d) by adding the following subclause after subclause (vii):
 - “(viii) for services provided in the period commencing on April 1, 2010, the schedule adopted by the ministry for payment of optometrist services and entitled ‘Saskatchewan Health Payment Schedule for Insured Services Provided by an Optometrist, April 1, 2010’”.

Coming into force

3 These regulations come into force on the day on which they are filed with the Registrar of Regulations but are retroactive and are deemed to have been in force on and from April 1, 2010.

SASKATCHEWAN REGULATIONS 12/2011*The Freedom of Information and Protection of Privacy Act*

Section 69

Order in Council 153/2011, dated March 16, 2011

(Filed March 17, 2011)

Title

1 These regulations may be cited as *The Freedom of Information and Protection of Privacy Amendment Regulations, 2011*.

R.R.S. c.F-22.01 Reg 1 amended

2 *The Freedom of Information and Protection of Privacy Regulations* are amended in the manner set forth in these regulations.

Section 14 amended

3 **The following clause is added after clause 14(n):**

“(o) sheriffs, deputy sheriffs and sheriff’s bailiffs appointed pursuant to *The Court Officials Act, 1984*”.

Appendix 1, Part I amended

4 **Part I of the Appendix is amended:**

- (a) **by striking out** “Agri-Food Innovation Fund”;
- (b) **by striking out** “Co-operative Securities Board”;
- (c) **by striking out** “Geographic Names Board”;
- (d) **by adding** “Innovation Saskatchewan” **after** “Information Services Corporation of Saskatchewan”;
- (e) **by striking out** “Investment Saskatchewan Inc.”;
- (f) **by striking out** “Milk Control Board”;
- (g) **by striking out** “Municipal Employees’ Pension Commission”;
- (h) **by adding** “Public Employees Pension Board” **after** “Public Disclosure Committee”;
- (i) **by striking out** “Saskatchewan Government Growth Fund Management Corporation”;
- (j) **by striking out** “Saskatchewan Securities Commission”; **and**
- (k) **by adding** “Technical Safety Authority of Saskatchewan” **after** “Teachers’ Superannuation Commission”.

Coming into force

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

