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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 I-9.0001 REG 1*The Informal Public Appeals Act*

Section 26

Order in Council 601/2014, dated November 19, 2014

(Filed November 20, 2014)

Title

1 These regulations may be cited as *The Informal Public Appeals Regulations*.

Interpretation

2 In these regulations, “**Act**” means *The Informal Public Appeals Act*.

Trust document

3 For the purposes of subsection 6(2) of the Act, a trust document must be in the form set out in the Appendix.

Surplus amount

4 For the purposes of subsection 11(6) of the Act, the prescribed amount is \$20,000.

Refund of unused amount

5(1) For the purposes of subsection 12(1) of the Act, the prescribed amount is \$500.

(2) For the purposes of subsection 12(3) of the Act, the refund is the amount R calculated in accordance with following formula:

$$R = \frac{\text{(value of donation)}}{\text{(value of the total of all donations)}} \times \text{(value of surplus)}$$

Coming into force

6(1) Subject to subsection (2), these regulations come into force on the day on which *The Informal Public Appeals Act* comes into force.

(2) If *The Informal Public Appeals Act* comes into force before the day on which these regulations are filed with the Registrar of Regulations, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

Appendix
TRUST DOCUMENT
[Section 3]

1. Governing Statute

This Trust Document is made pursuant to *The Informal Public Appeals Act* (the “Act”).

2. Name of Trust Fund

This Trust Document concerns a fund called the

_____ Fund (the “Fund”).
(name of fund)

3. Terms of the Public Appeal

a. How the Fund Came into being

The Fund was created because:

b. Date of Public Appeal

A public appeal for donations to the Fund [was made/will be made] on _____ .
(date)

c. Objects of the Fund

The objects of the Fund are:

CHAPTER P-26.2 REG 2*The Private Vocational Schools Regulation Act, 1995*

Section 29

Order in Council 603/2014, dated November 19, 2014

(Filed November 20, 2014)

PART 1

Preliminary Matters**Title**

1 These regulations may be cited as *The Private Vocational Schools Regulations, 2014*.

Interpretation

2(1) In these regulations:

- (a) “**Act**” means *The Private Vocational Schools Regulation Act, 1995*;
- (b) “**applicant**” means the operator of a private vocational school who applies for, or on whose behalf an agent applies for, the issuance or renewal of a certificate of registration with respect to the school;
- (c) “**Category I school**” means a private vocational school that offers vocational training to fee-paying students;
- (d) “**Category II school**” means a private vocational school that offers only vocational training that is contracted for by a sponsor and not by the students enrolled in the private vocational school;
- (e) “**course**” means a distinct unit of instruction that forms part of a program;
- (f) “**Crown**” means the Crown in right of Saskatchewan;
- (g) “**Form**” means a Form set out in Part II of the Appendix;
- (h) “**ministry**” means the ministry over which the minister presides;
- (i) “**private vocational school year**” means:
 - (i) September 1, 2014 to June 30, 2015; and
 - (ii) July 1 to June 30 for every subsequent school year;
- (j) “**program**” means a series of courses that leads to employment in a vocation and that:
 - (i) comprises more than 50 hours of instruction; and
 - (ii) in the case of a Category I school, imposes a tuition fee of more than \$1,000;
- (k) “**sponsor**” means the person who funds a course or program offered at a Category II school;
- (l) “**Table**” means a Table set out in Part I of the Appendix.

(2) For the purposes of subclause 2(h)(iv) of the Act, “**governed by**” means that the content of the school’s instruction and the qualifications of its instructors are regulated by an Act of the Legislature or an Act of the Parliament of Canada.

(3) For the purposes of clause 2(k) of the Act, “**vocation**” means an occupation included in the *National Occupational Classification* developed and published by the Government of Canada, as amended from time to time, but does not include the following occupations listed in the *National Occupational Classification*:

- (a) Title Number 3124 - Midwives;
- (b) Title Number 3232 - Practitioners of Natural Healing;
- (c) Title Number 5232 - Other Performers not elsewhere classified;
- (d) Title Number 6564 - Other Personal Services Occupations.

(4) For the purposes of subclause 4(2)(c)(iii) of the Act, “**is not likely to be insolvent**” means that the applicant is not likely to be insolvent at the time the applicant’s certificate of registration is issued or renewed.

(5) For the purposes of clause 15(g) of the Act, “**is likely to become an insolvent operator**” means that the operator is likely to become insolvent within one week after the date on which the minister considers suspending or cancelling the operator’s certificate of registration.

Exempt schools, institutions

3 For the purposes of subclause 2(h)(viii) of the Act, a school or institution that offers only correspondence courses or home study courses is exempt from the Act.

Forms

4 The following Forms are prescribed for the purposes of the Act and these regulations:

- (a) Form A is prescribed as the application form for the issuance of an initial certificate of registration as a Category I school;
- (b) Form B is prescribed as the application form for the renewal of a certificate of registration as a Category I school;
- (c) Form C is prescribed as the application form for the issuance of an initial certificate of registration as a Category II school;
- (d) Form D is prescribed as the application form for the renewal of a certificate of registration as a Category II school.

Expiry of certificate

5 A certificate of registration expires on June 30 following the date of its issue or renewal, unless it is:

- (a) renewed before that date in accordance with section 6; or
- (b) suspended or cancelled pursuant to the Act.

Deadline to renew

6 Every application to renew a certificate of registration must be received by the minister on or before June 1 preceding the private vocational school year for which the renewal is sought.

PART II
Category I Schools

DIVISION 1
Preliminary Matters

Application of Part

7 This Part applies to Category I schools only.

Interpretation of Part

8 In this Part:

- (a) **“advertisement”** includes:
 - (i) a catalogue, sales circular and other printed advertisement;
 - (ii) a radio and television advertisement; and
 - (iii) any other advertisement or promotion of a private vocational school or of a course or program offered by a private vocational school;
- (b) **“annual tuition revenue”** means the total of all tuition fees earned by a Category I school during the school’s most recently completed reporting year;
- (c) **“approved”** means approved by the minister;
- (d) **“authorized issuer or guarantor”** means:
 - (i) Canada, Saskatchewan or another province or territory of Canada;
 - (ii) an agency of the Government of Canada or of a province or territory of Canada;
 - (iii) a municipality in Canada; or
 - (iv) a bank, credit union or other financial institution that is supervised or examined by a governmental authority in Canada;
- (e) **“reporting year”** means the period commencing on July 1 in one year and ending on June 30 of the following year;
- (f) **“tuition fee”** means the fee that a Category I school charges to a student who registers for a course or program.

DIVISION 2

Application for Issuance or Renewal of Certificate of Registration

Application for issuance or renewal of certificate

9(1) Every applicant for the issuance of a certificate of registration of a Category I school shall provide the minister with the following information respecting the school:

- (a) the proposed requirements students must meet to be enrolled;
- (b) the proposed method of enrolling students;
- (c) an outline of the proposed content of the courses and programs;

- (d) the proposed standards and methods of instruction;
- (e) the proposed duration of each course and program;
- (f) the proposed maximum number of students to be enrolled in each course and program;
- (g) the proposed maximum number of students per instructor;
- (h) the proposed registration fee and maximum tuition fee to be charged and the proposed basis on which the fees will be calculated;
- (i) the proposed texts, books and other instructional material or equipment that students will be required to use;
- (j) the proposed fees or charges the school will impose for the items mentioned in clause (i) and the proposed basis on which the fees or charges will be calculated;
- (k) the proposed criteria to be used to evaluate successful completion of each course and program;
- (l) a business plan that identifies operational projections;
- (m) a copy of the articles of incorporation, certificate of registration and any annual certificates issued by the Director of Corporations with respect to the school and the operator of the school.

(2) Every applicant for the renewal of a certificate of registration of a Category I school shall provide the minister with any changes in or additions to the information provided pursuant to subsection (1) since the issuance or last renewal of the certificate of registration.

Registration fees

10(1) Subject to subsection (2), every applicant for the issuance or renewal of a certificate of registration of a Category I school shall submit the following registration fees with the application:

- (a) \$300 for the first course or program offered; and
 - (b) \$75 for each additional course or program offered.
- (2) For the 2015-2016 private vocational school year only:
- (a) the fee mentioned in clause (1)(a) shall be reduced to \$250; and
 - (b) the fee mentioned in clause (1)(b) shall be reduced to \$62.50.
- (3) If the operator of a Category I school intends to offer one or more new courses or programs, the operator shall:
- (a) either:
 - (i) identify the new courses or programs in the application for the issuance or renewal of a certificate of registration; or
 - (ii) if a new course or program is to be offered after the issuance or renewal of the operator's certificate of registration, obtain the written approval of the minister to offer the new course or program; and

- (b) submit an assessment fee of \$100 in addition to the registration fees to be paid pursuant to subsection (1) or (2).
- (4) The fees paid pursuant to this section are non-refundable.

Training completion plan

11(1) For the purposes of clause 4(2)(b) of the Act, an applicant for the issuance of a certificate of registration as a Category I school shall have a training completion plan for each course or program the applicant proposes to offer.

(2) A training completion plan mentioned in subsection (1) must contain the following items:

- (a) a description of the course or program content, and the texts, books and other instructional material or equipment to be used in the course or program;
- (b) a description of whether and to what extent the course or program is compatible with a similar course or program offered by a post-secondary institution that is recognized by the minister;
- (c) a plan satisfactory to the minister that explains how, if the course or program is discontinued for any reason before students have completed the course or program, students will be:
 - (i) compensated for the discontinuation of the course or program; or
 - (ii) able to complete the course or program with a post-secondary educational institution that is recognized by the minister.
- (3) After an application for the issuance of a certificate of registration of a Category I school is approved, the operator of the school shall maintain, as part of the training completion plan, the following information for each student enrolled in an approved course or program:
 - (a) full name;
 - (b) gender;
 - (c) date of birth;
 - (d) residential address and permanent address;
 - (e) residential telephone number and permanent telephone number;
 - (f) educational history before enrolment in the course or program; and
 - (g) status in the course or program at any given time.
- (4) As part of the training completion plan, every operator of a Category I school shall record any change in the information to be maintained pursuant to subsection (3).
- (5) Every operator of a Category I school shall make all of the school's training completion plan available for inspection by the minister.

DIVISION 3
Security Requirements

Security requirements

12(1) Every operator of a Category I school shall give security for the due performance by the Category I school of its student contracts.

- (2) Subject to section 13, the security given pursuant to subsection (1) must be:
- (a) in the form of a note, bond, debenture or other evidence of indebtedness issued or guaranteed by an authorized issuer or guarantor; and
 - (b) made payable to the Crown.
- (3) Subject to section 13, the following rules apply with respect to any security given pursuant to subsection (1):
- (a) while the certificate of registration is in effect, the authorized issuer or guarantor is not entitled to cancel the security before it expires unless:
 - (i) the authorized issuer or guarantor gives at least 30 days' written notice to the minister and to the operator of the Category I school that the authorized issuer or guarantor intends to cancel the security; and
 - (ii) the minister gives the authorized issuer or guarantor written permission to do so, specifying the date on or after which the security may be cancelled;
 - (b) the amount of the security becomes payable to the Crown on the written direction of the minister;
 - (c) the minister may give the written direction mentioned in clause (b) while the security is in effect or within one year after the security expires or is cancelled.
- (4) The amount of security required is the amount listed in column 2 of Table 1 for the applicable private vocational school year based on the annual tuition revenue of the Category I school listed in column 1 of Table 1.

Other security

13(1) If a Category I school satisfies the minister that it is not able to obtain the full amount of security required pursuant to section 12 in the form required pursuant to that section, the minister may allow the Category I school to give the balance of the security required:

- (a) through the establishment and maintenance of a trust fund, in accordance with a trust agreement satisfactory to the minister;
- (b) in the form of an irrevocable letter of credit; or
- (c) in any other form satisfactory to the minister.

(2) The following rules apply with respect to any trust fund established pursuant to clause (1)(a):

- (a) the trust fund must be maintained in Saskatchewan at a bank, an authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada), a credit union, a loan corporation or a trust corporation, both as defined in *The Trust and Loan Corporations Act, 1997*;
- (b) the trustee of the trust fund must be the bank, credit union, loan corporation or trust corporation, as the case may be;
- (c) the beneficiary of the trust fund is the Crown;
- (d) all payments by the trustee out of the trust fund shall be deposited by the Crown into the training completions fund to be distributed by the minister to students of the Category I school in accordance with sections 17 and 18.

Security to remain in force

14 The operator of a Category I school shall:

- (a) ensure that the security required with respect to an approved course or program remains in force for as long as there are students registered in the course or program;
- (b) annually, and when otherwise requested by the minister, provide proof satisfactory to the minister that security is being maintained in accordance with these regulations; and
- (c) at the request of the minister, provide any information or documents to verify the calculation of security required pursuant to subsection 12(4).

Additional security

15(1) Notwithstanding any other provision of these regulations, if the minister believes that the security provided by the operator of a Category I school is insufficient, the minister may require the operator of the Category I school to provide additional security or to change the form of security or the issuer or guarantor of the security.

(2) The operator of the Category I school shall comply with any additional requirements imposed by the minister pursuant to subsection (1) and shall provide the minister with proof of compliance satisfactory to the minister.

Forfeiture of security

16(1) On the direction of the minister, the security provided by a Category I school in accordance with these regulations is forfeited and is to be paid to the Crown, for deposit into the training completions fund, if the Category I school:

- (a) is unable to continue providing the course or program for which a student has signed a contract or is unable to meet its other obligations as specified in any terms and conditions attached to the certificate of registration;
- (b) is convicted of an offence pursuant to the Act;

- (c) is convicted of an offence pursuant to the *Criminal Code* involving fraud or theft, or an offence pursuant to the *Criminal Code* of conspiracy to commit an offence involving fraud or theft, and the conviction has become final;
- (d) is unable or refuses to refund applicable fees to a student or students;
- (e) does not comply with provisions set out in these regulations requiring evidence that the security is being maintained in accordance with these regulations, either annually or on request from the minister;
- (f) is undergoing proceedings to wind up the school; or
- (g) is the subject of proceedings pursuant to the *Bankruptcy and Insolvency Act* (Canada), including a consumer proposal.

(2) For the purposes of clause 18(2)(a) of the Act, with respect to the training completions fund, **“moneys that operators are directed by the regulations to provide”** to the training completions fund includes the amount of any security forfeited to the Crown by a Category I school and deposited into the fund in accordance with this Part.

Claim for payment

17(1) If the security maintained by a Category I school has been forfeited pursuant to section 16, an individual who is or was a student in a course or program at the school may apply in writing to the minister for a payment from the forfeited security within one year after the date of the forfeiture.

(2) The amount that an individual may claim against the forfeited security is the amount of the refund of the tuition fee for a course or program that is due by the Category I school to the individual, as verified by the minister.

Payment of claims

18(1) If the minister is satisfied that a claim is valid, he or she shall pay the claim in accordance with this section.

(2) If the amount of the forfeited security is sufficient to satisfy all claims against the security made within one year after the date of forfeiture, the minister shall pay the full amount of each claim.

(3) If the amount of the forfeited security is not sufficient to satisfy all claims against the security made within one year after the date of forfeiture, the minister shall make proportionate payments with respect to each claim.

(4) If the amount of the forfeited security exceeds the amount required to satisfy all claims against the security made within one year after the date of forfeiture, the minister shall pay the excess amount to the authorized issuer or guarantor.

(5) If a student's tuition fee for a course or program was paid by a third party, the minister may pay any refund of the tuition fee directly to the third party if the minister considers it appropriate to do so.

DIVISION 4
Training Completions Fund

Deposit to fund

19 The payments to be made by operators of Category I schools pursuant to this Division are for deposit into the training completions fund pursuant to clause 18(2)(a) of the Act.

Payment on issuance of initial certificate

20(1) The operator of a Category I school who is applying for the issuance of an initial certificate of registration shall provide the minister with a payment equal to the greater of:

- (a) 1% of projected tuition revenue for the school's first year of operation; and
- (b) \$2,000.

(2) The payment required by subsection (1) must be paid before the issuance of an initial certificate of registration.

Payment on renewal of certificate

21(1) Subject to subsection (2), the operator of a Category I school who is applying for the renewal of a certificate of registration shall provide the minister with an annual payment equal to:

- (a) if the school has been in operation for more than five years and is in compliance with the Act and these regulations, the percentage of the school's annual tuition revenue as set out in Table 2 for the applicable private vocational school year; or
- (b) in all other cases, 1.0% of the school's annual tuition revenue.

(2) The minimum annual payment to be paid to the minister pursuant to subsection (1) is \$500.

Surcharge

22 In addition to the payment required pursuant to section 21, if a payment has been made from the fund pursuant to section 18, the operator of every Category I school shall, for the reporting year after the reporting year in which the payment was made from the fund, provide the minister with a surcharge fee equal to 0.25% of the school's annual tuition revenue.

Time of payment

23 The payments required by sections 21 and 22 must be paid:

- (a) before the renewal of a certificate of registration; or
- (b) with the prior written consent of the minister, in quarterly instalments at those times consented to by the minister.

DIVISION 5
Student Matters

Student contract to be given to student

24 Every operator of a Category I school shall ensure that every student has a fully executed copy of his or her student contract.

Student registration fees

25(1) An operator of a Category I school may charge a student a registration fee only if:

- (a) the registration fee is stipulated in the student contract; and
- (b) the registration fee does not exceed the lesser of:
 - (i) 10% of the tuition fee payable pursuant to the student contract; and
 - (ii) the following amount for the relevant private vocational school year:
 - (A) for 2015-2016, \$125;
 - (B) for 2016-2017, \$175;
 - (C) for 2017-2018 and each subsequent school year, \$250.

(2) Subject to subsection 26(1), all registration fees paid pursuant to this section are non-refundable.

(3) Other than a registration fee imposed pursuant to this section, a student is not required to pay any amount with respect to a course or program more than three months before the date on which the course or program is to commence.

Refund of student fees

26(1) An operator of a Category I school shall immediately refund to a student all amounts paid to the operator pursuant to the student contract if any of the following circumstances occurs:

- (a) at the time the student contract was entered into, the operator did not have a certificate of registration;
- (b) the course or program contracted for was not approved by the minister pursuant to the Act and these regulations;
- (c) the operator or his or her employees made a false or misleading statement regarding the course or program contracted for, or the nature of the student contract, that induced the student to enter into the student contract.

(2) If an operator of a Category I school fails to fully deliver a course or program contracted for, the minister may require the operator to:

- (a) refund any unearned tuition fee to the student; or
- (b) make up the deficiency in the course or program.

(3) Nothing in this section is to be construed as abrogating or limiting in any way the rights and remedies that a student otherwise has at law with respect to a breach by an operator of a student contract with that student.

Refunds and retaining fees and other payments

27(1) If a student commences a course or program contracted for and provides written notice to an operator of a Category I school that he or she intends to discontinue taking the course or program, the operator may retain the applicable proportion, in accordance with subsection (2), of the tuition fee payable for the course or program.

(2) If, at the time notice is given:

(a) 20% or less of the hours of instruction for the course or program have been delivered, the operator may retain 25% of the tuition fee payable;

(b) more than 20% but 50% or less of the hours of instruction for the course or program have been delivered, the operator may retain 60% of the tuition fee payable; or

(c) more than 50% of the hours of instruction for the course or program have been delivered, the operator may retain 100% of the tuition fee payable.

(3) If a student is absent from a course or program for 21 consecutive calendar days:

(a) the student is deemed to have discontinued the course or program; and

(b) the operator shall immediately provide written notice to the student that the operator will retain the applicable proportion, in accordance with subsection (5), of the tuition fee payable for the course or program.

(4) The operator shall send the written notice mentioned in subsection (3) by ordinary mail, courier or hand delivery addressed to the most recent permanent address that the student has provided to the operator.

(5) If, on the twenty-first consecutive calendar day that a student has been absent from a course or program:

(a) 20% or less of the hours of instruction for the course or program have been delivered, the operator may retain 25% of the tuition fee payable;

(b) more than 20% but 50% or less of the hours of instruction for the course or program have been delivered, the operator may retain 60% of the tuition fee payable; or

(c) more than 50% of the hours of instruction for the course or program have been delivered, the operator may retain 100% of the tuition fee payable.

(6) If part of a tuition fee is retained by an operator of a Category I school:

(a) pursuant to subsections (1) and (2), the operator, within 30 days after the notice mentioned in subsection (1) is given, shall refund the balance of the tuition fee, if any, to the student who paid the tuition fee; or

(b) pursuant to subsections (3) and (5), the operator, within 30 days after the notice mentioned in subsection (4) is given, shall refund the balance of the tuition fee, if any, to the student who paid the tuition fee.

(7) A written notice sent by ordinary mail pursuant to subsection (4) is deemed to have been received by the student on the tenth day after it was mailed, unless the student establishes that, through no fault of his or her own, the notice was received at a later date.

(8) If a student has paid for but not received any texts, books or other instructional material or equipment on the day the operator becomes eligible to retain part of the student's tuition fee pursuant to this section, the operator shall refund to the student the moneys the student has paid for those texts, books and other instructional material and equipment.

Power to cancel student contract

28(1) A student in a Category I school may cancel his or her student contract within 10 days after entering into the student contract if the student has not attended any course or program contracted for in the student contract.

(2) If a student cancels his or her student contract pursuant to subsection (1), the operator of the Category I school shall refund to the student:

- (a) all tuition fees paid by the student pursuant to the student contract; and
- (b) any moneys that the student has paid for texts, books and other instructional material and equipment and that the student has not received.

Internal dispute mechanism

29(1) Every operator of a Category I school shall establish an internal dispute mechanism plan that complies with subsection (2) and provide a copy of the plan to the minister.

(2) Every internal dispute mechanism plan must identify the following:

- (a) the procedures respecting making and receiving complaints;
- (b) the officer or employee of the Category I school to whom complaints shall be given;
- (c) the process to be followed when a complaint is received;
- (d) the manner in which each complaint, and the resolution of the complaint, are to be recorded.

(3) Every operator of a Category I school shall:

- (a) maintain a record of all complaints received and the resolution of those complaints; and
- (b) make that record available to the minister for inspection, at the request of the minister.

Mediation

30(1) Any mediation pursuant to section 14 of the Act with respect to a Category I school is to be conducted according to this section.

(2) A student of a Category I school who wishes to have a dispute mediated must give written notice of that fact to:

- (a) the minister; and
- (b) the operator of the Category I school.

- (3) The written notice mentioned in subsection (2) must set out the issues that the student wishes to have mediated.
- (4) If the minister appoints a mediator, the mediator shall endeavour to assist the parties to settle the issues that are the subject of the mediation.
- (5) Evidence arising from anything said, evidence of anything said, or evidence of an admission or communication made in the course of mediation pursuant to this section is not admissible in any action or proceeding, except with the consent of the mediator, the student and the operator of the Category I school.

Certificates and diplomas

31(1) No operator of a Category I school shall issue a certificate or diploma to a student without obtaining the prior written approval of the minister with respect to the form and content of the certificate or diploma.

- (2) If a student has successfully completed a course or program and has paid all fees required to be paid to the operator, the operator shall immediately issue to that student:
 - (a) any certificate or diploma approved by the minister pursuant to subsection (1); and
 - (b) the student's transcript of marks evidencing the student's successful completion of the course or program.

DIVISION 6
Reports and Records

Annual reports

32(1) In this section, "**mature student**" means a student who:

- (a) does not meet the minimum entrance requirement for the course or program; and
 - (b) is at least 19 years of age.
- (2) On or before August 1 of each year, every operator of a Category I school shall prepare and submit to the minister an annual report of the Category I school's operation for the previous reporting year.
 - (3) The report submitted pursuant to subsection (2) must contain the following information with respect to each student enrolled in a course or program for the previous reporting year:
 - (a) the student's:
 - (i) full name;
 - (ii) gender;
 - (iii) date of birth;
 - (iv) residential address and permanent address; and
 - (v) residential telephone number and permanent telephone number;

- (b) the courses or programs enrolled in;
 - (c) the enrolment date for each course or program;
 - (d) the completion or discontinuance date for each course or program;
 - (e) the academic or equivalent qualifications of the student at the time of enrolment for each course or program.
- (4) In addition to the information mentioned in subsection (3), the report submitted pursuant to (2) is to contain information respecting the number of students, expressed as a percentage of all students in the course or program, who fall into the following categories:
- (a) students who have completed the course or program;
 - (b) students who have completed all of the courses or programs leading to a diploma or certificate and who have received a diploma or certificate;
 - (c) mature students who have completed all of the courses or programs leading to a diploma or certificate and who have received a diploma or certificate;
 - (d) students who have completed the course or program and who are employed in a vocation related to the course or program.
- (5) Every operator of a Category I school shall provide to the minister:
- (a) within 120 days after the end of the school's fiscal year, a copy of the school's financial statements for the previous fiscal year; and
 - (b) any other information, in a form satisfactory to the minister, that the minister may request.

Record of student services

33 Every operator of a Category I school shall maintain a record of services performed by students for the public as part of the students' vocational training and make a copy of those records available to the minister at the request of the minister.

Retention of student records

34(1) Every operator of a Category I school shall keep, with respect to each student, a file of all of his or her exams and assignments for at least two years after the student has completed his or her course or program or has left the course or program.

(2) If an operator's certificate of registration expires and is not renewed, if an operator ceases to operate or if an operator's certificate of registration is cancelled, the operator shall immediately send to the minister:

- (a) all files and other records held by the operator relating to present and former students; and
- (b) any other information that the minister may request.

Instructors and examiners

35(1) Every operator of a Category I school shall ensure that each instructor and examiner employed in a course or program offered by the school is approved by the minister and:

- (a) possesses a degree from a university recognized by the minister in an area of study directly related to the vocation to be taught and has at least 12 consecutive months of occupational experience in that vocation;
 - (b) is a graduate of an educational institution recognized by the minister in an area directly related to the vocation to be taught and has at least 12 consecutive months of occupational experience in that vocation; or
 - (c) has at least three years of occupational experience in the vocation to be taught.
- (2) The minister may approve the employment of an instructor who does not have the qualifications described in subsection (1) if the minister is satisfied that the person is otherwise qualified to instruct in the vocation to be taught.
- (3) No operator of a Category I school shall employ any person to be an instructor of a course or program who does not have the qualifications or experience set out in subsection (1) without obtaining the prior written approval of the minister pursuant to subsection (2).
- (4) Every operator of a Category I school, with respect to each instructor employed by the private vocational school, shall provide the minister with the following information:
- (a) the instructor's:
 - (i) full name;
 - (ii) residential address; and
 - (iii) residential telephone number;
 - (b) the instructor's academic and experiential qualifications, including the name of the educational institution that the instructor attended and the dates of that attendance;
 - (c) the name and description of all course and programs to be taught by the instructor and any additional duties the instructor may have at the school;
 - (d) whether the instructor teaches full time or part time;
 - (e) at least three employment references.
- (5) The minister may require an operator of a Category I school to provide verification, to the satisfaction of the minister, of the information provided pursuant to clause (4)(b).

- (6) Every operator of a Category I school shall immediately notify the minister:
- (a) when an instructor:
 - (i) ceases to teach at the school; or
 - (ii) ceases to teach a particular course or program; or
 - (b) when the information provided pursuant to subsection (4) changes in any way.

Premises

- 36(1)** No operator of a Category I school shall provide any course or program unless the premises in which the course or program is to be offered have been approved by the minister.
- (2) Every operator of a Category I school shall ensure that the premises, equipment and other facilities used to provide the course or program, and the manner of using the premises, equipment and other facilities, comply with all applicable building, fire, health, sanitary and safety laws.
- (3) Every operator of a Category I school shall provide the minister with evidence that is satisfactory to the minister of compliance with the laws mentioned in subsection (2).

DIVISION 7
Other Matters

Advertising

- 37(1)** No operator of a Category I school shall publish or cause to be published any advertisement relating to the Category I school that:
- (a) may tend to mislead the public; or
 - (b) subject to section 39, refers to the prices charged by the school for work performed by its students.
- (2) Subject to subsection (3), no operator of a Category I school shall publish or cause to be published any advertisement relating to the school that states that the Government of Saskatchewan, the minister, the ministry or any official of the ministry has approved:
- (a) the school; or
 - (b) any course or program offered by the school.
- (3) If an operator of a Category I school has a certificate of registration, an advertisement relating to the school may state that fact.
- (4) Every operator of a Category I school who publishes or causes to be published any advertisement relating to the school shall ensure that the advertisement clearly sets out the name of the school to which the advertisement relates.

(5) The minister may, after giving the operator of a Category I school an opportunity to be heard:

- (a) prohibit the publication of any advertisement relating to the school; or
- (b) require that deletions or changes be made to any advertisement relating to the school published by the operator.

Prohibited representations

38 No operator of a Category I school shall:

- (a) guarantee an employment position to any student or prospective student; or
- (b) make a false or misleading statement with respect to the earnings of any person who has completed a course or program at the school.

Price schedule for public services

39 Every operator of a Category I school whose school offers services to the public shall prepare a price schedule for the services and post that price schedule in a prominent place at the school where members of the public are able to see it.

PART III Category II Schools

Application of Part

40 This Part applies to Category II schools only.

Application for issuance or renewal of certificate

41 Every applicant for the issuance or renewal of a certificate of registration of a Category II school shall provide the minister with the following information respecting the school:

- (a) a copy of the contract between the applicant and the sponsor;
- (b) a copy of any proposal prepared by the applicant and given to the sponsor;
- (c) the proposed number of students to be enrolled.

Registration fee

42(1) Every applicant for the issuance or renewal of a certificate of registration as a Category II school shall submit a fee of \$150 with the application.

(2) Notwithstanding subsection (1), for the 2015-2016 private vocational school year only, the fee mentioned in subsection (1) shall be reduced to \$125.

PART IV Repeal and Coming into Force

R.R.S. c.P-26.2 Reg 1 repealed

43 *The Private Vocational Schools Regulations, 1995* are repealed.

Coming into force

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

Appendix**PART I****Tables**

TABLE 1
[Subsection 12(4)]

Category I Schools - Amount of Security Required

Annual Tuition Revenue	Amount of Security Required		
	2014-2015	2015-2016	2016-2017 or after
\$100,000 or less	\$10,000	\$10,000	\$10,000
\$100,001 - \$200,000	\$10,000	\$15,000	\$20,000
\$200,001 - \$300,000	\$15,000	\$22,500	\$30,000
\$300,001 - \$400,000	\$20,000	\$30,000	\$40,000
\$400,001 - \$500,000	\$25,000	\$37,500	\$50,000
\$500,001 - \$600,000	\$30,000	\$45,000	\$60,000
\$600,001 - \$700,000	\$35,000	\$52,500	\$70,000
\$700,001 or more	\$37,500	\$56,250	\$75,000

TABLE 2
[Clause 21(1)(a)]

Category I Schools - Training Completions Fund Contribution

Contribution for applicable private vocational school year based on percentage of annual tuition revenue				
2014-2015	2015-2016	2016-2017	2017-2018	2018-2019 or after
0.2%	0.3%	0.45%	0.6%	0.75%

PART II

Forms

FORM A

[Clause 4(a)]

**Category I School - Application for Issuance
of Initial Certificate of Registration**

July 1, 20____ to June 30, 20____

Primary Applicant Contact Information

Full Name: _____

Mailing Address: _____

Daytime Telephone: _____

Other Telephone: _____

Fax: _____

Email: _____

Business Information

Business/Corporate Name: _____

Registered Owner: _____

Business Address: _____

Date of Corporate Registration: _____

(mm-dd-yy)

Business Classification

Is your business a

Sole Proprietorship Partnership Corporation Not for Profit (Include copy of
partnership agreement.)Franchise Yes No (If yes, include a copy of the franchise agreement.)

Fiscal year end for your business: _____

(mddd)

Applicant Information

Please list the name of each applicant (i.e. sole proprietor in a proprietorship; all partners in a partnership; all directors in a corporation) and attach a completed **Applicant Profile Form** for **each** person named.

Applicant 1 Name: _____

Applicant 2 Name: _____

Applicant 3 Name: _____

Applicant 4 Name: _____

Applicant 5 Name: _____

Applicant 6 Name: _____

Applicant 7 Name: _____

Applicant 8 Name: _____

Applicant 9 Name: _____

School Information

- School Name: _____
- Address: _____
- Other School Location(s): _____
- Principal/Manager in Saskatchewan: _____

(Please attach an Applicant Profile Form for the Principal/Manager of the school in Saskatchewan, if he or she is not identified above as an applicant.)

Telephone: _____ Fax: _____

Email: _____ Website: _____

Course/Program Information

Please list the name of each course or program you are applying to offer. You must attach a completed **New Course/Program Registration Application** for **each** course or program listed here.

Course/Program 1: _____

Course/Program 2: _____

Course/Program 3: _____

Course/Program 4: _____

Course/Program 5: _____

Registration Fee

• assessment of new courses/programs		\$100
• registration of first course/program		\$300
• registration of additional courses/programs x \$75 each	+	\$_____
Total =		\$

*For the 2015-2016 private vocational school year only, the Registration Fee is:

• assessment of new courses/programs		\$100
• registration of first course/program		\$250
• registration of additional courses/programs x \$62.50 each	+	\$_____
Total =		\$

Training Completions Fund Contribution

- An amount equal to the greater of:
 - (a) 1% of projected tuition revenue for first year of operation; and
 - (b) \$2,000.

The Training Completions Fund Contribution must be paid on final approval of this application and before the issuance of a Certificate of Registration.

Supporting Items

- Please check (✓) that the following items are attached:
 - Copy of Certificate of Incorporation or Registration
(Obtain from Corporate Registry, Information Services Corporation (ISC));
 - PVS Security;
 - Fire Safety Report;
 - Health Safety Report;
 - Building Safety Report;
 - Business Plan;
 - Applicant Profile Form(s);
 - Course/Program Registration Application Form(s);
 - Registration Fee (Cheque made payable to Minister of Finance).

The Training Completions Fund Contribution must be paid on final approval of this application and before the issuance of a Certificate of Registration.

Declaration and Consent

I certify that the information provided in this application, including the attachments, and in all other communications relating to this application, is correct.

I understand that registration fees paid are not refundable.

I understand that this application will expire six (6) months after the date on which it is submitted to the Minister of Advanced Education (Saskatchewan) if I have not successfully completed the application requirements within that period.

Applicant's signature: _____

Applicant's name (*please print*): _____

Date: _____

FORM B
[Clause 4(b)]

Category I School - Application for Renewal of Certificate of Registration

July 1, 20__ to June 30, 20__

Please review the following information and make any necessary changes. This information will appear on your new Certificate of Registration.

Operator Information

Registered Business or Corporate Name: _____

Registered Business or Corporate Address: _____

President/Owner: _____

Email: _____

Registered School Name: _____

School Location and Mailing Address: _____

School Contact Information

Telephone: _____ Fax: _____

Email: _____ Website URL: _____

Registration Fee

• registration of first course/program		\$300	
• registration of additional courses/programs x \$75 each	+	\$_____	
Total	=	\$	

***For the 2015-2016 private vocational school year only, the Registration Fee is:**

• registration of first course/program		\$250	
• registration of additional courses/programs x \$62.50 each	+	\$_____	
Total	=	\$	

Training Completions Fund Contribution

The applicable Training Completions Fund Contribution must be paid:

(a) before the renewal of a certificate of registration; or

(b) with the prior written consent of the Minister of Advanced Education, in quarterly instalments at those times consented to by the Minister of Advanced Education.

Supporting Items

- Please check (✓) that the following items are attached:
 - Course/Program Reporting form;
 - Instructor Reporting form;
 - Registration Fee (*Cheque made payable to Minister of Finance*).

The Operator confirms that it:

- (a) will comply with all requirements for a private vocational school as prescribed in *The Private Vocational Schools Regulation Act, 1995* (the Act) and *The Private Vocational Schools Regulations, 2014* (the Regulations);
- (b) has security in place as prescribed in the Regulations;
- (c) is not insolvent and is not likely to be insolvent;
- (d) will employ only approved instructors in accordance with the Regulations; and
- (e) will offer approved courses or programs in accordance with the Regulations.

Declaration and Consent

I certify that the information provided in this application, including the attachments, and in all other communications relating to this application, is correct.

I understand that registration fees paid are not refundable.

Applicant's signature: _____

Applicant's name (*please print*): _____

Date: _____

Please note: **This application is due by June 1, 20** _____ .

Your existing Certificate of Registration expires on June 30. If any information contained in or attached to this Form is incomplete as of the June 1 submission deadline, registration for the next school year (beginning July 1) and the issuance of a new Certificate of Registration may be delayed or denied until all information is complete and the school is in compliance with the Act and Regulations.

FORM C
[Clause 4(c)]

**Category II School - Application for Issuance of
Initial Certificate of Registration**

July 1, 20____ to June 30, 20____

Business Information

Business/Corporate Name: _____

Registered Owner: _____

Business Address: _____

Date of Corporate Registration: _____

(mm-dd-yy)

Current Directors (if a corporation): _____

School Information

• School Name: _____

• Address: _____

• Other School Location(s): _____

• Principal/Manager in Saskatchewan: _____

Telephone: _____ Fax: _____

Email: _____ Website: _____

(Please attach information for any Principals/Managers at other locations.)

• Proposed number of students to be enrolled:

Supporting Items

• Please check (✓) that the following items are attached:

- Copy of Certificate of Incorporation or Registration
(Obtain from Corporate Registry, Information Services Corporation (ISC));
- Copy of contract(s) between the applicant and sponsor(s) and of any proposal(s) prepared by the applicant and given to the sponsor;
- Registration Fee of \$150. (For the 2015-2016 private vocational school year only, the Registration Fee is \$125.) *(Cheque made payable to Minister of Finance)*

Declaration and Consent

I certify that the information provided in this application, including the attachments, and in all other communications relating to this application, is correct.

I understand that registration fees paid are not refundable.

I understand that this application will expire six (6) months after the date on which it is submitted to the Minister of Advanced Education (Saskatchewan) if I have not successfully completed the application requirements within that period.

Applicant's signature: _____

Applicant's name (*please print*): _____

Date: _____

FORM D
[Clause 4(d)]

Category II School - Application for Renewal of Certificate of Registration

July 1, 20____ to June 30, 20____

Please review the following information and make any necessary changes. This information will appear on your new Certificate of Registration.

Operator Information

Registered Business or Corporate Name: _____

Registered Business or Corporate Address: _____

President/Owner: _____

Email: _____

Registered School Name: _____

School Location and Mailing Address: _____

School Information

Telephone: _____ Fax: _____

Email: _____ Website URL: _____

Proposed number of students to be enrolled in 20 ____ – 20 ____ : _____ ;

Actual number of students enrolled in 20 ____ – 20 ____ : _____ .

Supporting Items

Please check (✓) that the following items are attached:

- Copy of the contract(s) between the applicant and sponsor and of any proposal prepared by the applicant and given to the sponsor;
- Registration Fee of \$150. (For the 2015-2016 private vocational school year only, the Registration Fee is \$125.) (*Cheque made payable to Minister of Finance*)

Declaration and Consent

I certify that the information provided in this application, including the attachments, and in all other communications relating to this application, is correct.

I understand that registration fees paid are not refundable.

Applicant's signature: _____

Applicant's name (*please print*): _____

Date: _____

SASKATCHEWAN REGULATIONS 92/2014*The Summary Offences Procedure Act, 1990*

Section 55

Order in Council 602/2014, dated November 19, 2014

(Filed November 20, 2014)

Title

1 These regulations may be cited as *The Summary Offences Procedure Amendment Regulations, 2014 (No. 3)*.

R.R.S. c.S-63.1 Reg 2 amended

2 *The Summary Offences Procedure Regulations, 1991* are amended in the manner set forth in these regulations.

Section 4 amended

3 **Clause 4(k) is amended by striking out** “section 65 of *The Environmental Management and Protection Act, 2002*” **and substituting** “section 74 of *The Environmental Management and Protection Act, 2010*”.

Section 5 amended

4 **Section 5 is amended:**

(a) **by repealing clause (g); and**

(b) **in clause (y) by striking out** “*The Environmental Management and Protection Act, 2002*” **and substituting** “*The Environmental Management and Protection Act, 2010*”.

Section 8 amended

5 **Clause 8(a) is amended:**

(a) **by repealing subclause (xi.1);**

(b) **in subclause (xxiii) by striking out** “*The Environmental Management and Protection Act, 2002*” **and substituting** “*The Environmental Management and Protection Act, 2010*”;

(c) **by repealing subclause (xxiv);**

(d) **by repealing subclauses (xxvii) and (xxviii);**

(e) **by repealing subclause (xlii) and substituting the following:**

“(xlii) the offences pursuant to *The Trip Inspection Regulations* set out in Table 42”; **and**

(f) **by repealing subclause (xliii).**

Appendix, Part 2, new Table 11

6 Table 11 in Part 2 of the Appendix is repealed and the following substituted:

“TABLE 11
The Alcohol and Gaming Regulation Act, 1997”

The provisions set out in Column 3 are the provisions of *The Alcohol and Gaming Regulation Act, 1997* that impose the prohibitions or requirements described in Column 2. The provisions of that Act listed in Column 4 provide that contraventions of the corresponding provisions in Column 3 are offences. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Offence</i>	<i>Column 5 Penalty Sum in Dollars</i>
1	Having, consuming or giving beverage alcohol in a place other than a private place	107	139	\$200
2	Possessing or consuming beverage alcohol in a campground when alcohol ban in effect	107.1	139	200
3	Having, keeping, consuming or giving beverage alcohol in a vehicle	109(1)*	109(4)	300
4	Selling or giving beverage alcohol to a minor	110(1)*	110(5)	750
5	Failure on the part of a licensee or an employee to demand proof of age	111(1)	139	450
6	Failure by a minor to leave the premises after failing or refusing to supply proof of age	111(2)	111(3)	200
7	Minor acting in any way in the sale, handling or serving of beverage alcohol	113(1)(a)	113(2)	200
8	Franchisee, permittee or employee of a franchisee or permittee allowing a minor to act in any way in the sale, handling or serving of beverage alcohol	113(1)(b)	113(2)	300

9	Franchisee or permittee allowing a minor to consume beverage alcohol on premises where minors are allowed	113(1)(c)*	113(2)	750
10	Minor purchasing or attempting to purchase beverage alcohol	115(1)(a)	115(2)	300
11	Minor possessing or consuming any beverage alcohol	115(1)(b)	115(2)	300
12	Minor being in or remaining in a permitted premises	115(1)(c)	115(2)	300
13	Minor presenting false identification when attempting to purchase beverage alcohol	115(1)(d)	115(2)	300
14	Minor presenting false identification when attempting to gain access to or remain in a permitted premises	115(1)(e)	115(2)	300
15	Having, giving or consuming beverage alcohol on a premises when that beverage alcohol has not been sold or served by the permittee	116.1	139	200
16	Remaining in a permitted premises after being requested to leave	122(2)(a)	139	300
17	Re-entering a permitted premises after being requested to leave	122(2)(b)	139	300
18	Selling or supplying beverage alcohol to a person who appears to be intoxicated	125*	139	750
19	Being intoxicated in a public place	126(1)	139	150
20	Permittee or employee of permittee allowing a person who appears to be intoxicated to possess or consume beverage alcohol on permitted premises	126(2)(a)	139	750

21	Permittee or employee of permittee allowing a person who appears to be intoxicated unlawfully to remain on permitted premises	126(2)(b)	139	750
22	Selling or providing beverage alcohol to a person who is apparently a minor unless the person is in fact not a minor	129(1)(e)	139	750
23	Opening a container on store premises for the purposes of testing, tasting, sampling or drinking beverage alcohol	131	139	150 .
24	Making an improper application for a licence or permit	136	139	300”.

Appendix, Part 2, Table 11.1 repealed

7 Table 11.1 in Part 2 of the Appendix is repealed.

Appendix, Part 2, new Table 23

8 Table 23 in Part 2 of the Appendix is repealed and the following substituted:

“TABLE 23

The Environmental Management and Protection Act, 2010

The provisions set out in Column 3 are the provisions of *The Environmental Management and Protection Act, 2010* that impose the prohibitions or requirements described in Column 2. Sections 29, 38 and 84 of that Act provide that a contravention of those provisions is an offence. Those provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
1	Discharging or allowing the discharge of a substance into the environment that may cause or is causing an adverse effect	8(1)*	\$1,500
2	Discharging or allowing the discharge of a substance into the environment in excess of authorized amount, concentration, level or rate of release	8(2)*	1,500

3	Failing to report the discharge or discovery of a substance that may cause or is causing an adverse effect	9(1), (2), (3)*	1,000
4	Failing to take action as soon as possible	10(a), (b)*	1,500
5	Failing to provide report	11*	1,000
6	Failing to submit a site assessment when required by minister	13(6)*	1,500
7	Failing to conduct further investigation when required by minister	13(7)*	1,500
8	Failing to prepare corrective action plan	14(1), (2)*	1,500
9	Failing to submit corrective action plan	16(1)*	1,500
10	Failing to make changes to corrective action plan required by minister	16(2)*	1,500
11	Failing to register notice in registry	22(3)*	1,000
12	Failing to register corrective action plan	22(4)*	1,000
13	Failing to register notice when required by minister	22(5)*	1,000
14	Issuing building permits, licences or other permits for activity not compatible with environmentally impacted site	23(b)*	1,500
15	Failing to obtain permit required by minister	26(1)(a)*	1,500
16	Failing to provide a financial assurance in the form and amount acceptable to the minister	26(1)(b)*	750
17	Failing to comply with terms and conditions of waiver	26(3)*	1,500
18	Permittee failing to comply with term or condition of a permit	29(1)(a)*	1,500

19	Permittee failing to comply with an order	29(1)(b)*	1,500
20	Permittee failing to comply with the code as it applies to the permitted activity	29(1)(c)*	1,500
21	Failing to comply with an accepted environmental protection plan and/or any terms or conditions imposed on such a plan	29(2)(a)*	1,500
22	Failing to comply with the code as it applies to permitted activities	29(2)(b)*	1,500
23	Failing to provide notice to the minister when required to do so	29(2)(c)*	1,500
24	Failing to take all reasonable and prudent action to ensure that the certificate or opinion does not contain any misrepresentation	30(a)*	1,500
25	Failing to disclose all material facts in a certificate or document	30(b)*	1,500
26	Failing to ensure that water provided is safe for human consumption	33*	1,500
27	Failing to comply with request to register an easement	34(3)*	500
28	Discharging a substance or allowing the discharge of a substance into any part of a waterworks	38(1)*	500
29	Knowingly operating a waterworks in contravention of the operating permit requirements	38(2)*	1,500
30	Failing to comply with an order	38(3)*	1,500
31	Altering or causing to be altered a bed, bank or boundary of a watercourse or water body without authorization	38(4)(a)*	750

32	Removing, displacing or adding sand, gravel or other material from, in or to the bed, bank, or boundary of a watercourse or water body without authorization	38(4)(b)*	750
33	Removing vegetation from the bed, bank, or boundary of a watercourse or water body without authorization	38(4)(c)*	750
34	Discarding or abandoning or causing to be discarded or abandoned or allowing to be discarded or abandoned any waste in an improper manner	49*	Individual \$500; Corporation \$1,000
35	Discarding or abandoning or causing to be discarded or abandoned or allowing to be discarded or abandoned any waste on land owned by another person or the Crown	50(1)(a)*	Individual \$500; Corporation \$1,000
36	Discarding or abandoning or causing to be discarded or abandoned or allowing to be discarded or abandoned any waste into or on any water	50(1)(b)*	Individual \$500; Corporation \$1,000
37	Discarding, abandoning or disposing or causing to be discarded, abandoned or disposed or allowing to be discarded, abandoned or disposed any hazardous substance into unauthorized location	50(3)*	Individual \$500; Corporation \$1,000
38	Failing to comply with a control order	54(4)*	1,500
39	Failing to comply with immediate environmental protection order	55(1)*	1,500

40	Failing to comply with environmental protection order	56(1)*	1,500
41	Failing to provide compliance evaluation when required by minister	68(1)*	500
42	Failing to collect and supply information	69(2)*	500
43	Failing to comply with an order of the minister	84(1)(c)*	1,500”.

Appendix, Part 2, Table 24 repealed

9 Table 24 in Part 2 of the Appendix is repealed.

Appendix, Part 2, Table 25 amended

10 Table 25 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of *The Environmental Management and Protection Act, 2002* provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, Table 26 amended

11 Table 26 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of *The Environmental Management and Protection Act, 2002* provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, Table 28 repealed

12 Table 28 in Part 2 of the Appendix is repealed.

Appendix, Part 2, Table 29 amended

13 Table 29 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of *The Environmental Management and Protection Act, 2002* provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, Table 30 amended

14 Table 30 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of *The Environmental Management and Protection Act, 2002* provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, Table 31 amended

15 Table 31 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of *The Environmental Management and Protection Act, 2002* provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, new Table 32

16 Table 32 in Part 2 of the Appendix is repealed and the following substituted:

“TABLE 32
The Waterworks and Sewage Works Regulations”

The provisions set out in Column 3 are the provisions of *The Waterworks and Sewage Works Regulations*, made pursuant to *The Environmental Management and Protection Act, 2010*, that impose the prohibitions or requirements described in Column 2. Sections 29, 38 and 84 of that Act provide that a contravention of those regulations is an offence. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Proposed Voluntary Payment</i>
1	Failing to inform every employee, helper or agent of sewage works of permit content, terms and conditions	6(c)*	\$500
2	Causing any sanitary sewer and storm sewer to be interconnected improperly	7*	250
3	Failing to ensure every pumping station is equipped with mechanically forced air ventilation	8(1)*	250
4	Failing to equip every water outlet or component with a backflow prevention device	8(2)*	250
5	Failing to ensure buffer zone meets requirements	10(2)*	500
6	Failing to produce effluent that meets requirements	11(1)*	1,000
7	Failing to ensure secondary treatment facility produces required effluent quality	11(2)(a)*	1,000

8	Failing to ensure sewage treatment facilities in sewage works include facultative lagoons that meet requirements	11(2)(b)*	1,000
9	Failing to ensure that a sewage works that discharges or will discharge to water frequented by fish includes a treatment process that produces effluent that meets requirements	11(3)*	1,000
10	Failing to have facultative lagoons that meet requirements	12*	1,000
11	Failing to immediately report an upset or bypass condition that could adversely affect the quality of effluent	13(2)*	1,000
12	Failing to immediately report when disinfection equipment fails	14(2)(a)*	1,000
13	Failing to immediately report when level of disinfection required by permit is not met	14(2)(b)*	1,000
14	Failing to cause sewage works operational records or logs to be maintained	15(a)*	500
15	Failing to promptly make sewage works operational records or logs available	15(b)*	250
16	Failing to promptly provide minister with additional information	15(c)*	250
17	Failing to inform every employee, helper or agent of waterworks of permit content, terms and conditions	19(c)*	500
18	Failing to comply with requirements for supplying water for hygienic use	21(2)*	500
19	Supplying hygienic use water that does not meet requirements	21(3)*	500

20	Failing to ensure well meets requirements	22(2)*	500
21	Unlawfully installing a water pipe in a trench with a sewer pipe	23(1)(a)*	500
22	Unlawfully installing a sewer pipe in a trench with a water pipe	23(1)(b)*	500
23	Failing to cause water pipe to be cleaned, disinfected and pressure tested before the commencement of its use	23(4)*	500
24	Failing to ensure reservoir meets requirements	24(2)*	500
25	Failing to ensure manhole meets grade requirements	24(3)*	250
26	Failing to ensure manhole is equipped with a tight fitting cover that meets requirements	24(4)(a)*	250
27	Failing to ensure manhole is locked when required	24(4)(b)*	250
28	Failing to ensure pipes that pass through a reservoir are constructed and maintained to prevent contamination	24(5)*	500
29	Failing to ensure an opening or pipe used to ventilate a reservoir meets requirements	24(6)*	250
30	Failing to ensure water treatment facility or pump house has floor drainage that meets requirements	25(a)*	250
31	Failing to ensure every drain line has a trap that contains water at all times	25(b)*	250

32	Failing to ensure water treatment facility or pump house has an effective backflow prevention device	25(c)*	250
33	Failing to ensure water treatment facility or pump house is equipped with a meter that meets requirements	25(d)*	250
34	Failing to ensure water treatment facility or pump house has adjustable chemical feeders	25(e)*	250
35	Failing to maintain water treatment facility or pump house in a clean and orderly fashion	25(f)*	250
36	Failing to comply with the drinking water guidelines	26(2)*	1,000
37	Using non-approved chemical to treat water	27(3)*	1,000
38	Failing to disinfect distribution system or portion of a distribution system before commencing operation	27(4)*	1,000
39	Failing to cause continuous disinfection by chlorination	27(5)*	1,000
40	Failing to maintain minimum free chlorine residuals	27(6)(a)*	1,000
41	Failing to maintain minimum total chlorine residuals	27(6)(b)*	1,000
42	Failing to ensure equipment used to apply fluoride is operated to maintain chemical dosages that meet requirements	27(9)*	500
43	Failing to ensure water from a waterworks meets standards set out in Table 3 and permit	28(2)(a), (b)*	1,000

44	Failing to ensure water from a waterworks meets standards for microbiological characteristics	28(2)(c)*	1,000
45	Failing to ensure water from a waterworks meets turbidity, protozoan and viral standards	28(2)(d)*	1,000
46	Failing to cause to be maintained standards for microbial and bacteriological constituents	29(3)*	1,000
47	Failing to cause applicable water turbidity, protozoan and viral standards to be achieved and maintained	30(2)*	1,000
48	Failing to cause drinking water to achieve and maintain chemical standards	31(1)*	1,000
49	Failing to provide a compliance plan to the minister by required date	31(4)*	250
50	Failing to ensure an independent engineering assessment is conducted at least once every five years	32(2)*	500
51	Failing to ensure an independent engineering assessment is completed at times and at frequency required by Table 4	32(3)*	500
52	Failing to notify owners of restrictions on hygienic water use	33(a)*	250
53	Failing to supply advisory labels to owners	33(b)*	250
54	Failing to continuously post water sources with notices	33(c)*	250
55	Failing to advise minister of measures taken to advise users	33(d)*	250

56	Failing to immediately report an upset or bypass condition or an event that could adversely affect the water	34(1)*	1,000
57	Failing to immediately report when disinfection equipment fails	34(2)(a)*	1,000
58	Failing to immediately report when required level of disinfection is not achieved or is not anticipated to be achieved	34(2)(b)*	1,000
59	Failing to immediately report when on-site water quality testing records are missing	34(2)(c)*	500
60	Failing to ensure water samples are taken for testing as required in a permit or by an order	37(2)(a)*	500
61	Failing to submit water samples to an accredited laboratory	37(2)(b)*	500
62	Failing to conduct required additional testing	37(5)*	500
63	Failing to conduct testing to monitor quality of water and efficacy of treatment process when required by minister	37(6)*	500
64	Failing to notify minister of measures taken and intended to be taken	37(9)(a)*	250
65	Failing to notify consumers of the measures taken and intended to be taken	37(9)(b)*	250
66	Failing to cause bacteria samples to be taken from new, altered, extended or repaired waterworks and submitted for analysis	38*	500
67	Failing to submit samples of water for fluoride analysis	39(1)*	500
68	Failing to maintain operational records or logs of information	40(1)*	500

69	Failing to record or maintain operational records or logs as required	40(2)*	500
70	Failing to have a written quality assurance and quality control policy in place	41(1)*	250
71	Failing to review records and logs on a monthly basis	41(2)*	500
72	Failing to report findings of review to minister when required	41(3)*	500
73	Failing to provide annual notice to consumers	42(1)*	250
74	Failing to have an operator who holds the appropriate certificate	62*	500”.

Appendix, Part 2, new Table 42

17 Table 42 in Part 2 of the Appendix is repealed and the following substituted:

“TABLE 42
The Trip Inspection Regulations”

The provisions set out in Column 3 are the provisions in *The Trip Inspection Regulations* made pursuant to *The Highways and Transportation Act, 1997* that impose the prohibitions or requirements described in Column 2. Section 58 of *The Highways and Transportation Act, 1997* provides that a contravention of those regulations is an offence. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1</i> <i>Item Number</i>	<i>Column 2</i> <i>Description of Offence</i>	<i>Column 3</i> <i>Section</i>	<i>Column 4</i> <i>Penalty Sum in Dollars</i>
1	Permitting a person to drive a commercial vehicle on or over a public highway without the applicable inspection schedule	5(4)*	\$110 for individuals; 200 for corporations
2	Driving or operating a commercial vehicle on or over a public highway without the applicable inspection schedule in the person's possession	6(1)*	110
3	Failing to produce the applicable inspection schedule	6(2)*	110

4	Permitting a person to drive, driving or operating a commercial vehicle on or over a highway without the vehicle having been inspected as required	9(1)*	110 for individuals; 200 for corporations
5	Driving or operating a commercial vehicle on or over a highway without the vehicle having been inspected as required	9(2)*	110
6	Failing to prepare a report with the required information	11(1)*	110 for individuals; 200 for corporations
7	Failing to report a defect or a major defect to the carrier before the next required inspection	13*	110
8	Failing to correct all previously reported vehicle defects before the next required inspection or within the specified time frame	14*	200
9	Permitting a person to drive a commercial vehicle when a major defect is present on the vehicle	15(1)*	110
10	Driving a commercial vehicle on or over a highway when a major defect is present on the vehicle	15(2)*	110
11	Permitting person to drive a commercial vehicle on a public highway without possessing the required inspection report	16(4)*	110 for individuals; 200 for corporations
12	Driving a commercial vehicle on or over a highway without possessing the required inspection report	17(1)*	110
13	Failing to produce a written copy or electronic copy of the required inspection report on the demand of a peace officer	17(2)*	110*.

Appendix, Part 2, Table 43 repealed

18 Table 43 in Part 2 of the Appendix is repealed.

Appendix, Part 2, Table 44 amended

19 Table 44 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of that Act provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, Table 45 amended

20 Table 45 in Part 2 of the Appendix is amended in the portion preceding the columns by striking out “Section 74 of that Act provides” and substituting “Sections 29, 38 and 84 of *The Environmental Management and Protection Act, 2010* provide”.

Appendix, Part 2, new Table 51

21 The following Table is added after Table 50 of Part 2 of the Appendix:

“TABLE 51

The Environmental Management and Protection (General) Regulations

The provisions set out in Column 3 are the provisions of *The Environmental Management and Protection (General) Regulations*, made pursuant to *The Environmental Management and Protection Act, 2010*, that impose the prohibitions or requirements described in Column 2. Sections 29, 38 and 84 of that Act provide that a contravention of those regulations is an offence. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Proposed Voluntary Payment</i>
1	Failing to obtain a permit to engage in activities mentioned in subsection 38(4) of the Act	6(1)*	\$1,500
2	Failing to obtain a permit to cause or allow the discharge of any substance that may cause or is causing an adverse effect to the quality of water	7(1)(a)*	1,500
3	Failing to obtain a permit to discharge any substance in surface water or along the bank or bank boundary of a water body or watercourse for the purpose of poisoning, killing or otherwise controlling weeds, algae or other organisms	7(1)(b)*	1,000

4	Failing to obtain a permit to construct, alter, operate, temporarily close, close or decommission an industrial waste works	9(1)(a)*	1,000
5	Failing to provide a financial assurance in the form and amount acceptable to the minister	9(1)(b)*	1,000
6	Failing to comply with any term or condition imposed on a permit	9(2)*	1,000
7	Failing to obtain permit to engage in an industrial activity	14(1)*	1,000
8	Failing to comply with any term or condition imposed on a permit	14(2)*	1,000*.

Coming into force

22(1) Subject to subsections (2) and (3), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Subject to subsection (3), sections 3 and 4, clauses 5(b) to (d) and (f), and sections 8 to 16 and 18 to 21 of these regulations come into force on the day on which section 1 of *The Environmental Management and Protection Act, 2010* comes into force.

(3) If sections 3 and 4, clauses 5(b) to (d) and (f), and sections 8 to 16 and 18 to 21 of these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Environmental Management and Protection Act, 2010* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 93/2014*The Wildlife Habitat Protection Act*

Section 3

Order in Council 604/2014, dated November 19, 2014

(Filed November 20, 2014)

Title

1 These regulations may be cited as *The Wildlife Habitat and Ecological Lands Designation Amendment Regulations, 2014 (No. 2)*.

R.R.S. c.W-13.2 Reg 4, Appendix amended

2 *The Wildlife Habitat and Ecological Lands Designation Regulations* are amended in the Appendix:

(a) **by repealing item 18 and substituting the following:**

“18 All those lands in Township 33, in Range 30, west of the First Meridian, described as follows:

- (a) Section 11;
- (b) Legal Subdivisions 2, 7, 10 and 15 of Section 29”;

(b) **by repealing item 25;**

(c) **by repealing item 90 and substituting the following:**

“90 All those lands in Township 2, in Range 1, west of the Second Meridian, described as follows:

- (a) the north-east quarter of Section 11;
- (b) the north-west quarter of Section 29”;

(d) **by repealing item 234 and substituting the following:**

“234 The north-west quarter of Section 29, in Township 25, in Range 8, west of the Second Meridian”;

(e) **by repealing item 394 and substituting the following:**

“394 All those lands in Township 8, in Range 15, west of the Second Meridian, described as follows:

- (a) that portion of Section 5 that is Crown owned;
- (b) the east half of Section 6 and that portion of the west half of Section 6 that is Crown owned;
- (c) the south-west quarter of Section 7 and that portion of the north half of Section 7 that is Crown owned;
- (d) that portion of the south-west quarter of Section 18 that is Crown owned”;

(f) by repealing item 410 and substituting the following:

“410 All those lands in Township 4, in Range 16, west of the Second Meridian, described as follows:

- (a) the north-west quarter of Section 11;
- (b) the south-east quarter of Section 16;
- (c) the north half of Section 18;
- (d) Section 19;
- (e) the north-west quarter of Section 20;
- (f) the west half of Section 29;
- (g) Section 30”;

(g) by repealing item 525 and substituting the following:

“525 The south-east quarter of Section 29, in Township 22, in Range 22, west of the Second Meridian”;

(h) by repealing item 555 and substituting the following:

“555 All those lands in Township 43, in Range 23, west of the Second Meridian, described as follows:

- (a) that portion of the south-west quarter of Section 11 that is Crown owned;
- (b) the north-east quarter of Section 25;
- (c) the south-east quarter of Section 36”;

(i) by repealing item 701 and substituting the following:

“701 All those lands in Township 2, in Range 30, west of the Second Meridian, described as follows:

- (a) the north-east quarter of Section 23;
- (b) the north half and south-east quarter of Section 24;
- (c) Section 25;
- (d) the north-east quarter of Section 26;
- (e) the south half of Section 36”;

(j) by repealing item 711 and substituting the following:

“711 All those lands in Township 5, in Range 1, west of the Third Meridian, described as follows:

- (a) the south-west quarter of Section 6;
- (b) the north-west quarter of Section 7;
- (c) the north-east quarter of Section 9;
- (d) the north-east and south-west quarters of Section 13;
- (e) the south half and north-east quarter of Section 14;
- (f) the north-west quarter of Section 16;

- (g) the west half and north-east quarter of Section 17;
- (h) the north-east quarter of Section 18;
- (i) the north half and south-east quarter of Section 19;
- (j) Section 20;
- (k) Section 21;
- (l) the east half of Section 24;
- (m) the south half of Section 25;
- (n) Section 29;
- (o) the south-east quarter of Section 30”;

(k) by repealing item 799 and substituting the following:

“799 All those lands in Township 3, in Range 5, west of the Third Meridian, described as follows:

- (a) the west half of Section 1;
- (b) the east half of Section 2;
- (c) the north-west quarter of Section 4;
- (d) the east half of Section 5;
- (e) the east half of Section 8;
- (f) the west half of Section 9;
- (g) the north half and south-east quarter of Section 11;
- (h) the west half of Section 14;
- (i) the south-west quarter of Section 16;
- (j) the south-east quarter of Section 17;
- (k) the south-east quarter of Section 18;
- (l) the south-west quarter of Section 23”;

(l) by repealing item 819 and substituting the following:

“819 All those lands in Township 53, in Range 5, west of the Third Meridian, described as follows:

- (a) the south-west quarter of Section 2;
- (b) the north-west and south-east quarters of Section 7;
- (c) the north-east quarter of Section 8;
- (d) the south-east and north-west quarters of Section 9;
- (e) the south-east quarter of Section 20;
- (f) the north-east quarter of Section 21;

- (g) the south half of Section 25;
- (h) the north-east quarter of Section 34;
- (i) the west half of Section 36”;

(m) by repealing item 835 and substituting the following:

“835 All those lands in Township 33, in Range 6, west of the Third Meridian, described as follows:

- (a) the west half of Section 1;
- (b) those portions of the south half and north-east quarter of Section 2 that are Crown owned;
- (c) Legal Subdivisions 9, 10 and 15 of Section 9;
- (d) those portions of the east half of Section 11 that are Crown owned;
- (e) that portion of Section 12 not covered by the waters of the South Saskatchewan River lying to the left of the right bank and that portion of Section 12 lying between the right bank of the South Saskatchewan River and a line drawn 30 metres to the right of that bank;
- (f) that portion of the west half of Section 13 that is Crown owned;
- (g) that portion of the east half of Section 23 that is Crown owned;
- (h) that portion of the south-west quarter of Section 24 that is Crown owned;
- (i) that portion of Section 26 that is Crown owned;
- (j) the north half of Section 29;
- (k) that portion of Section 35 that is Crown owned”;

(n) by repealing item 861 and substituting the following:

“861 All those lands in Township 27, in Range 7, west of the Third Meridian, described as follows:

- (a) that portion of the north-east quarter of Section 10 lying to the left of the left bank of the South Saskatchewan River;
- (b) that portion of the north-west quarter of Section 11 lying to the right of the right bank of the South Saskatchewan River;
- (c) the south-east quarter of Section 12;
- (d) those portions of the north-west and south-east quarters of Section 15 lying to the right of the right bank of the South Saskatchewan River;
- (e) the north-east quarter of Section 16;
- (f) the west half of Section 18;
- (g) those portions of the north half and south-west quarter of Section 20 not covered by the waters of the South Saskatchewan River;
- (h) that portion of the south half of Section 21 lying to the right of the right bank of the South Saskatchewan River;
- (i) the south-east quarter and west half of Section 22;

- (j) Section 29;
- (k) that portion of the east half of Section 30 lying to the right of the right bank of the South Saskatchewan River and that portion of the south-west quarter lying to the left of the left bank of the South Saskatchewan River;
- (l) that portion of the east half of Section 31 lying to the right of the right bank of the South Saskatchewan River;
- (m) the south half of Section 32”;

(o) by repealing item 944 and substituting the following:

“944 All those lands in Township 46, in Range 9, west of the Third Meridian, described as follows:

- (a) the south-east quarter of Section 7;
- (b) Section 11;
- (c) the north-east quarter of Section 13;
- (d) the east half of Section 18;
- (e) the south-east quarter of Section 19;
- (f) the north-east quarter of Section 21;
- (g) the south-east quarter of Section 24”;

(p) by repealing item 971 and substituting the following:

“971 All those lands in Township 42, in Range 10, west of the Third Meridian, described as follows:

- (a) the north-east quarter of Section 8;
- (b) the south-east quarter of Section 11”;

(q) by repealing item 975 and substituting the following:

“975 All those lands in Township 47, in Range 10, west of the Third Meridian, described as follows:

- (a) the north-east quarter of Section 1;
- (b) the west half of Section 11;
- (c) Legal Subdivisions 9 and 16 of Section 12;
- (d) Legal Subdivisions 1 and 2 of Section 13;
- (e) the north-west quarter of Section 23;
- (f) the north half of Section 29”;

(r) by repealing item 1003 and substituting the following:

“1003 All those lands in Township 47, in Range 11, west of the Third Meridian, described as follows:

- (a) Section 11;
- (b) the west half of Section 14;
- (c) the south-east quarter of Section 16;

- (d) the south-east quarter of Section 22;
- (e) the south-west quarter of Section 23;
- (f) the north half and south-east quarter of Section 33”;

(s) by repealing item 1006 and substituting the following:

“1006 The south half of Section 18, in Township 50, in Range 11, west of the Third Meridian”;

(t) by repealing item 1018 and substituting the following:

“1018 All those lands in Township 28, in Range 12, west of the Third Meridian, described as follows:

- (a) that portion of Section 5 covered by the waters of Barber Lake;
- (b) that portion of Section 6 covered by the waters of Barber Lake;
- (c) that portion of Section 7 covered by the waters of Barber Lake;
- (d) that portion of Section 8 covered by the waters of Barber Lake;
- (e) that portion of Section 17 covered by the waters of Barber Lake;
- (f) that portion of Section 18 covered by the waters of Barber Lake;
- (g) that portion of Section 20 covered by the waters of Barber Lake;
- (h) that portion of the south half of Section 6 not covered by the waters of Barber Lake;
- (i) that portion of the north-west quarter of Section 21 that is Crown owned”;

(u) by repealing item 1019 and substituting the following:

“1019 All those lands in Township 31, in Range 12, west of the Third Meridian, described as follows:

- (a) the north-west quarter of Section 15;
- (b) the south-west quarter of Section 22;
- (c) Section 25;
- (d) the east half of Section 26;
- (e) the north-east quarter of Section 27;
- (f) the north-east quarter of Section 33;
- (g) the south-east quarter of Section 35 and that portion of the north half of Section 35 covered by the waters of Crystal Beach Lake;
- (h) the east half and south-west quarter of Section 36 and that portion of the north-west quarter of Section 36 covered by the waters of Crystal Beach Lake”;

(v) by repealing item 1028 and substituting the following:

“1028 All those lands in Township 47, in Range 12, west of the Third Meridian, described as follows:

- (a) the south-east quarter of Section 11;
- (b) the north half and south-west quarter of Section 29”;

(w) by repealing item 1029 and substituting the following:

“1029 All those lands in Township 49, in Range 12, west of the Third Meridian, described as follows:

- (a) the north-west quarter of Section 5;
- (b) the south-west quarter of Section 8;
- (c) the north half and south-east quarter of Section 15;
- (d) the north-west quarter of Section 19;
- (e) the north half and south-west quarter of Section 21;
- (f) the north half and south-west quarter of Section 27;
- (g) the south half of Section 28;
- (h) Section 29;
- (i) Section 30;
- (j) Section 31;
- (k) the north-east quarter of Section 33;
- (l) the south-west quarter of Section 34”;

(x) by repealing item 1037;

(y) by repealing item 1042 and substituting the following:

“1042 All those lands in Township 11, in Range 13, west of the Third Meridian, described as follows:

- (a) the east half of Section 4;
- (b) the south-east quarter of Section 9;
- (c) the north-west quarter of Section 20”;

(z) by repealing item 1053 and substituting the following:

“1053 All those lands in Township 33, in Range 13, west of the Third Meridian, described as follows:

- (a) that portion of the north-west quarter of Section 5 lying to the south of the Canadian Pacific Railway right-of-way;
- (b) the north half of Section 6;

- (c) Section 7;
- (d) the south-west quarter of Section 8;
- (e) the south-west quarter of Section 18;
- (f) Section 19”;

(aa) by repealing item 1270 and substituting the following:

“1270 All those lands in Township 29, in Range 20, west of the Third Meridian, described as follows:

- (a) the north-west quarter of Section 16;
- (b) the north-east quarter of Section 17;
- (c) the south half and north-east quarter of Section 20”;

(bb) by repealing item 1271 and substituting the following:

“1271 All those lands in Township 30, in Range 20, west of the Third Meridian, described as follows:

- (a) the south half and north-east quarter of Section 15;
- (b) the north-east quarter of Section 21;
- (c) the south-west quarter of Section 22;
- (d) the south half and north-west quarter of Section 30”;

(cc) by repealing item 1306 and substituting the following:

“1306 All those lands in Township 30, in Range 21, west of the Third Meridian, described as follows:

- (a) the north-east quarter of Section 1;
- (b) the north half of Section 2;
- (c) the south half of Section 10;
- (d) the south-west quarter of Section 11”;

(dd) by repealing item 1340 and substituting the following:

“1340 All those lands in Township 19, in Range 22, west of the Third Meridian, described as follows:

- (a) Section 1;
- (b) Section 2;
- (c) Section 3;
- (d) Section 4;
- (e) the north half and south-west quarter of Section 5;
- (f) Section 6;
- (g) Section 7;
- (h) Section 8;
- (i) Section 9;

- (j) Section 10;
- (k) Section 11;
- (l) Section 12;
- (m) the west half of Section 13;
- (n) Section 14;
- (o) Section 15;
- (p) Section 16;
- (q) Section 17;
- (r) Section 18;
- (s) Section 19;
- (t) Section 20;
- (u) Section 21;
- (v) the south half of Section 22;
- (w) the south-west quarter of Section 24;
- (x) the north-west quarter of Section 27;
- (y) Section 28;
- (z) Section 29;
- (aa) Section 30;
- (bb) the south half and north-west quarter of Section 31”;

(ee) by repealing item 1386 and substituting the following:

“1386 All those lands in Township 23, in Range 23, west of the Third Meridian, described as follows:

- (a) the east half and north-west quarter of Section 25;
- (b) the north half of Section 26;
- (c) Section 27;
- (d) Section 28;
- (e) the north half and south-west quarter of Section 29;
- (f) the north half of Section 30;
- (g) Section 31;
- (h) Section 32;
- (i) Section 33;
- (j) Section 34;
- (k) the south half of Section 35;
- (l) the south half and north-east quarter of Section 36”;

(ff) by repealing item 1499 and substituting the following:

“1499 All those lands in Township 30, in Range 26, west of the Third Meridian, described as follows:

- (a) the south half of Section 20;
- (b) the north half of Section 29;
- (c) the south half of Section 32”;

(gg) by repealing item 1532 and substituting the following:

“1532 All those lands in Township 41, in Range 27, west of the Third Meridian, described as follows:

- (a) the north-west quarter of Section 3;
- (b) the north-east quarter of Section 4;
- (c) Section 9;
- (d) Section 10;
- (e) the south half of Section 15;
- (f) the east half of Section 16;
- (g) the south-east quarter of Section 17;
- (h) the north-east quarter of Section 19;
- (i) the north-west quarter of Section 20;
- (j) the north half and south-east quarter of Section 28;
- (k) that portion of Section 29 not covered by the waters of Long Lake;
- (l) the south half and north-east quarter of Section 30;
- (m) the north-west quarter of Section 32 and the portion of the east half of Section 32 not covered by the waters of Long Lake that is Crown owned;
- (n) the south-east quarter of Section 33”.

Coming into force

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