

PART II

REVISED REGULATIONS OF SASKATCHEWAN

The Regulations printed in this Part of the Gazette form a part of *The Revised Regulations of Saskatchewan* which are being compiled over the next few years. This part contains revised regulations and amendments to revised regulations. Amendments to existing regulations, which are not yet revised, are printed in Part III.

CHAPTER D-17 REG 5

The Department of Health Act

Section 10

Order in Council 148/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Health, pursuant to section 10 of *The Department of Health Act*, makes *The Chiropody Services Regulations* in accordance with the attached Schedule.

SCHEDULE

- 1 These regulations may be cited as *The Chiropody Services Regulations*. Title
- 2 In these regulations: Interpretation
- (a) "beneficiary" means a person who is eligible pursuant to section 3 to receive services; "beneficiary"
 - (b) "chiroprapist" means a person who is registered and who is the holder of a valid and subsisting licence pursuant to *The Chiropody Profession Act*; "chiroprapist"
 - (c) "clinic" means any existing premise or portion of any existing premise used specifically for the purpose of providing services and includes any premise constructed or established specifically for the purpose of providing services pursuant to these regulations; "clinic"
 - (d) "minister" means the Minister of Health; "minister"
 - (e) "orthotic device" means a device used for corrective treatment of foot conditions; "orthotic device"
 - (f) "person medically at risk" means a person who has an acute or septic condition of the foot which, in the opinion of a chiroprapist, is impeding mobility and requires immediate treatment; "person medically at risk"
 - (g) "registered nurse" means a nurse who is registered pursuant to *The Registered Nurses Act, 1978* and who is employed as a public health nurse; "registered nurse"

"services"

(h) "services" means the services described in section 4.

Eligibility

3 If a person:

(a) has been referred for an examination to a chiropodist by a duly-qualified medical practitioner or registered nurse;

(b) at the time he requests the services of a chiropodist, has his name listed on a valid and subsisting Saskatchewan Health Services card issued for the purposes of *The Saskatchewan Hospitalization Act* or *The Saskatchewan Medical Care Insurance Act*;

(c) is not, in the minister's opinion, entitled to require services and payment for services from any other federal or provincial agency;

(d) is, in the minister's opinion, entitled to receive services and payment for services from another federal or provincial agency but the minister and the agency have agreed that the agency will make payment for services on behalf of the person to the minister; and

(e) is examined by a chiropodist and has, in the chiropodist's opinion, a residual physical disability due to accident, congenital defect, injury, disease or other illness and is, in the chiropodist's opinion:

(i) medically at risk; or

(ii) not medically at risk but in need of services;

he is eligible for services.

Services provided without card

4(1) Notwithstanding clause (3)(b), a chiropodist may provide services to a person:

(a) who is medically at risk and in the chiropodist's opinion requires emergency services; and

(b) who does not have at the time he requests the services of a chiropodist the card described in clause 3(b).

(2) Where services are provided to a person pursuant to subsection (1) during the year 1984, the minister may charge the person for those services an amount which the minister considers equal to the average cost of providing the type of service which the chiropodist provided pursuant to subsection (1) during the year.

(3) Where services are provided to a person pursuant to subsection (1) after the year 1984, the minister may charge the person for those services an amount which the minister considers equal to the average cost during the preceding year of providing the type of service which the chiropodist provided pursuant to subsection (1).

5 The services which may be provided pursuant to these regulations are any services which a duly-registered and licenced chiropodist is qualified to provide whether provided at a clinic or at any other place and include: Services

- (a) diagnosis of foot conditions;
- (b) assessment of the need for treatment;
- (c) prescription of treatment required;
- (d) provision of dressings, pads, castings or any item required for the proper function of an orthotic device;
- (e) provision and fitting of orthotic devices.

6 A chiropodist shall provide services to beneficiaries according to the following priorities: Priorities

- (a) first, to beneficiaries who are at least 65 years of age and are medically at risk;
- (b) second, to beneficiaries who are under 65 years of age and are medically at risk;
- (c) third, to beneficiaries who are at least 65 years of age and are not medically at risk but are in need of services;
- (d) fourth, to beneficiaries who are under 65 years of age and are not medically at risk but are in need of services.

7(1) The minister may employ or enter into contracts with chiropodists for the provision of services. Provision of services

(2) The minister may employ or enter into contracts with any other persons as he considers necessary to assist chiropodists to provide services.

(3) The minister may construct or establish clinics in such places throughout Saskatchewan as he considers necessary for the provision of services.

(4) The minister may employ or enter into contracts with persons to produce orthotic devices and any item required for the proper function of an orthotic device or may obtain orthotic devices and any item required for the proper function of an orthotic device from other sources.

8(1) No person is to be charged for an examination conducted to determine his eligibility for services. Charges

(2) No beneficiary is to be charged for any service except the cost of an orthotic device.

(3) The charge due and payable by a beneficiary for an orthotic device equals the direct cost of acquiring the device incurred by the minister.

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

CHAPTER D-24.01 REG 1

The Department of Tourism and Small Business Act
Section 14

Order in Council 156/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Tourism and Small Business, pursuant to section 14 of *The Department of Tourism and Small Business Act*, makes *The Tourism Marketing Assistance Program Regulations* in accordance with the attached Schedule.

SCHEDULE

- Title **1** These regulations may be cited as *The Tourism and Marketing Assistance Program Regulations*.
- Interpretation **2** In these regulations:
- "administrative cost" (a) "administrative cost" means the direct salary cost to an eligible applicant resulting from hiring additional employees to administer a tourism marketing initiative approved pursuant to section 5;
- "annual plan" (b) "annual plan" means a plan prepared by an eligible applicant that is designed to attract tourists to a specific tourist attraction or event;
- "eligible applicant" (c) "eligible applicant" means a non-profit organization but does not include a department of the Government of Saskatchewan or any Crown corporation, board, commission or other agent of the Government of Saskatchewan;
- "incremental marketing initiative" (d) "incremental marketing initiative" means an expansion of an existing tourism marketing initiative, where the tourism marketing initiative was implemented by an eligible applicant prior to the approval of its application for financial assistance under the program;
- "local" (e) "local", with respect to a tourist attraction or event, means an attraction or event that because of its limited size, its location with respect to other tourist facilities, attractions or events and its nature has a limited tourism potential;
- "new marketing initiative" (f) "new marketing initiative" means a tourism marketing initiative that:
- (i) has not been previously implemented by an eligible applicant; and

(ii) will be implemented only after the approval of its application for financial assistance under the program;

(g) "non-profit organization" means:

^{non-profit organization}

(i) a corporation incorporated or continued under *The Non-profit Corporations Act*; or

(ii) a co-operative, association or partnership that was formed and operates without the purpose of making a profit for its members or partners;

(h) "program" means the Tourism Marketing Assistance Program established in subsection 3(1);

^{program}

(i) "tourist" means an individual who:

^{tourist}

(i) is not a resident of Saskatchewan; or

(ii) is a resident of Saskatchewan who travels at least 80 kilometres from his residence to the tourist attraction or event that is the subject of a tourism marketing initiative.

3(1) The Tourism Marketing Assistance Program is hereby established.

^{Program established}

(2) The purpose of the program is to increase tourism traffic to and within Saskatchewan.

4(1) An eligible applicant who wishes to receive financial assistance for a tourism marketing initiative under the program shall:

^{Application}

(a) apply to the minister on a form provided by him; and

(b) supply the minister with:

(i) subject to subsection (2), an annual report that identifies the eligible applicant's tourism marketing activities, budget and actual expenditures for the applicant's fiscal year prior to the date of its application for assistance;

(ii) a detailed annual plan and annual budget for the tourism marketing initiative;

(iii) a forecast of the results of the tourism marketing initiative and a statement showing how the results are to be measured; and

(iv) any information, in addition to that described in subclauses (i) to (iii), that the minister may require.

(2) Where an eligible applicant has not completed one fiscal year, the minister may waive the requirement in subclause (1)(b)(i) for an annual report.

5(1) Subject to subsection (2), the minister may approve financial assistance for a tourism marketing initiative to an

^{Approval of assistance}

eligible applicant who has applied pursuant to section 4 where the minister is satisfied that:

- (a) the tourism marketing initiative is concerned only with:
 - (i) a direct mail program aimed at promoting tourism, including the sending of promotional literature;
 - (ii) the design and production of promotional literature aimed at promoting tourism;
 - (iii) media advertising aimed at promoting tourism;
 - (iv) a direct selling program aimed at promoting tourism through sales calls, seminars or tourism forums; or
 - (v) providing professional consulting services related to tourism marketing;
 - (b) the tourism marketing initiative is an incremental marketing initiative or is a new marketing initiative;
 - (c) in the case of an incremental marketing initiative:
 - (i) the tourism marketing initiative represents a significant expansion of the eligible applicant's previous activity; and
 - (ii) the expansion of activity was not commenced by the eligible applicant prior to the date of the approval of its application for financial assistance;
 - (d) the attraction or event being marketed is not local and will attract a significant number of tourists; and
 - (e) the tourism marketing initiative will be conducted in markets where there is potential to increase the number of tourists from that market.
- (2) Where the minister receives an application for financial assistance pursuant to section 4 from two or more eligible applicants who:
- (a) are in the same community; and
 - (b) apply for financial assistance for tourism marketing initiatives that are, in the minister's opinion, similar;
- he shall only approve financial assistance to the one eligible applicant from that community whose tourism marketing initiative has, in the minister's opinion, the greatest potential to increase the number of tourists.

Amount of
assistance

6 Where the minister has approved financial assistance to an eligible applicant pursuant to section 5, the minister may approve financial assistance in an amount he considers appropriate to a maximum of:

- (a) in the case of an incremental marketing initiative:
 - (i) 50% of the costs of the tourism marketing initiative that represent, in the minister's opinion, an increase

- over the costs incurred by the eligible applicant during its fiscal year prior to the date of its application; and
- (ii) 25% of the eligible applicant's administrative costs;
- (b) in the case of a new marketing initiative:
 - (i) 50% of the costs of the tourism marketing initiative; and
 - (ii) 25% of the eligible applicant's administrative costs.

7(1) The minister may pay to an eligible applicant whose application for financial assistance was approved pursuant to section 5: Payment of assistance

(a) up to 40% of the amount of financial assistance approved pursuant to section 6 when the minister receives from the eligible applicant the following documents related to the tourism marketing initiative:

- (i) paid invoices;
- (ii) cancelled cheques; and
- (iii) any documents, in addition to those described in subclauses (i) and (ii), that the minister may require; and

(b) the remainder of any financial assistance approved pursuant to section 6 when the minister receives from the eligible applicant the following documents related to the tourism marketing initiative:

- (i) paid invoices;
- (ii) cancelled cheques;
- (iii) an evaluation report; and
- (iv) any documents, in addition to those described in subclauses (i) and (ii), that the minister may require.

(2) Notwithstanding any other provision of these regulations, in the case of a new marketing initiative, where an eligible applicant does not complete the tourism marketing initiative within a period of one year after the date his application for financial assistance is approved, the minister may refuse to provide any remaining amount of approved financial assistance to the eligible applicant.

7(3) Notwithstanding subsection (1), the minister may pay to an eligible applicant a travel allowance at a rate he considers reasonable with respect to travel, hotel and meal costs incurred by the eligible applicant as part of the tourism marketing initiative without requiring paid invoices or cancelled cheques from the eligible applicant.

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

CHAPTER H-3 REG 4

The Highways and Transportation Act

Section 68

Order in Council 152/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Highways and Transportation, pursuant to section 68 of *The Highways and Transportation Act*, makes *The Vehicle Weight and Dimension Regulations, 1984* in accordance with the attached Schedule.

SCHEDULE

TITLE AND INTERPRETATION

- Title **1** These regulations may be cited as *The Vehicle Weight and Dimension Regulations, 1984*.
- Interpretation **2** In these regulations:
- "Act" (a) "Act" means *The Highways and Transportation Act*;
- "axle" (b) "axle" means all wheels the centres of which are included between two transverse vertical planes, one metre apart, extending across the full width of a vehicle;
- "combination of vehicles" (c) "combination of vehicles" means independent vehicles joined together;
- "farm equipment" (d) "farm equipment" means equipment, other than a truck or semi-trailer unit, designed and intended for use in farming operations, but does not include farm equipment that is loaded on a truck, trailer or semi-trailer unit or that is towing other equipment;
- "group of axles" (e) "group of axles" means any number of consecutive axles;
- "gross weight" (f) "gross weight" means the weight of a vehicle and its load;
- "house trailer" (g) "house trailer" means a vehicle drawn by a vehicle and designed and intended for use as living quarters or office space;
- "motor vehicle" (h) "motor vehicle" means a vehicle propelled or driven by any means other than by muscular power;
- "power unit" (i) "power unit" means a motor vehicle designed to and normally used to pull a semi-trailer;

- (j) “resource development road” means any public highway shown as a resource development road on the map in Appendix A and includes any tributary of a resource development road; *resource development road*
- (k) “road construction equipment” means self-propelled or towed equipment used directly in road construction, but does not include a truck, trailer, semi-trailer unit or road construction equipment transported on a truck, trailer or semi-trailer unit; *road construction equipment*
- (l) “road maintenance equipment” means self-propelled or towed equipment used directly in road maintenance, but does not include a truck, trailer, semi-trailer unit or road maintenance equipment transported on a truck, trailer or semi-trailer unit; *road maintenance equipment*
- (m) “semi-trailer” means a vehicle designed and intended to be pulled by a power unit so that part of the vehicle’s gross weight rests on and is carried by the power unit; *semi-trailer*
- (n) “semi-trailer unit” means a power unit and semi-trailer used in combination; *semi-trailer unit*
- (o) “single axle” means any axle spaced more than two metres from another axle; *single axle*
- (p) “steering axle” means the lead axle of a power unit or trailer which governs the direction travelled by the power unit or trailer; *steering axle*
- (q) “tandem axle group” means a group of two or more consecutive axles whose centres are more than one metre apart but not more than two metres apart; *tandem axle group*
- (r) “trailer” means a vehicle designed and intended: *trailer*
- (i) to be pulled by a vehicle;
 - (ii) to convey goods; or
 - (iii) to serve as living quarters;
- and includes house trailers but does not include semi-trailers;
- (s) “truck” means a motor vehicle designed and intended for the transport of goods or carrying of loads; *truck*
- (t) “urban municipality” means a city, town or village incorporated as an urban municipality pursuant to *The Urban Municipality Act*; *urban municipality*
- (u) “vehicle” means a device in, on or by which a person or thing is or may be transported on a highway; *vehicle*
- (v) “wheel” includes tire. *wheel*

NON-APPLICATION

3(1) Sections 4 to 11 do not apply to:

Non-application

- (a) road construction equipment or road maintenance equipment moving on or over a public highway within the limits of the project on which they are being used;
 - (b) motor graders or snow removal equipment operated by or on behalf of the department or by or on behalf of a municipality within its municipal boundaries.
- (2) Section 6 to 11 do not apply to:
- (a) any portion of a public highway within the boundaries of an urban municipality;
 - (b) any public highway for which lower weight limits are prescribed pursuant to *The Rural Municipality Act* ;
 - (c) any public highway in the Northern Saskatchewan Administration District except those highways shown as weight-regulated highways on the map in Appendix B;
 - (d) any public highway shown as a resource development road; or
 - (e) farm equipment being used for the purpose of farming.

VEHICLE DIMENSIONS

Maximums

- 4(1) Subject to section 5, no person shall, without a permit issued pursuant to section 70 of the Act, operate, move or cause to be operated or moved on or over a provincial highway or any public highway shown as a provincial road on the map in Appendix C:
- (a) subject to clauses (b) and (c), a vehicle that exceeds 12.5 metres in length;
 - (b) a semi-trailer unit that exceeds 20 metres in length;
 - (c) a semi-trailer that, excluding any auxiliary equipment mounted at its front, exceeds 14.6 metres in length;
 - (d) a combination of vehicles that exceeds 21.5 metres in length, or 23 metres in length if the distance from the front coupler pin to the rear of the last trailer does not exceed 16.75 metres;
 - (e) a building, object or contrivance that exceeds 12.5 metres in length;
 - (f) subject to clause (g), a vehicle, or a vehicle in a combination of vehicles, that exceeds 2.6 metres in width;
 - (g) a house trailer being moved between sunrise and sunset that exceeds 3.05 metres in width;
 - (h) a building, object or contrivance that exceeds 2.6 metres in width;
 - (i) a vehicle that exceeds 4.15 metres in height; or
 - (j) a building, object or contrivance that exceeds 4.15 metres in height.

(2) A rear vision mirror on the side of:

- (a) a vehicle;
- (b) a vehicle in a combination of vehicles; or
- (c) a vehicle pulling a house trailer between sunrise and sunset;
- (d) a vehicle pulling a building, object or contrivance;

may extend 20 centimetres past the width dimensions prescribed in subsection (1) or in a permit issued pursuant to section 70 of the Act.

(3) A device used to secure a load, or the cover for a load, to:

- (a) a vehicle; or
- (b) a vehicle in a combination of vehicles;

may extend 10 centimetres past the width dimensions prescribed in subsection (1) or in a permit issued pursuant to section 70 of the Act.

5(1) In this section, "provincial highway" means:

Farm
equipment

- (a) Provincial Highway No. 1;
- (b) Provincial Highway No. 2 from Assiniboia to Chamberlain and from its junction with highway No. 11 to its junction with Highway No. 264;
- (c) Provincial Highway No. 3 from Tisdale to its junction with Provincial Highway No. 40;
- (d) Provincial Highway No. 4 from Cadillac to Rosetown;
- (e) Provincial Highway No. 5 from Watson to Saskatoon;
- (f) Provincial Highway No. 6 from Corinne to Melfort;
- (g) Provincial Highway No. 7;
- (h) Provincial Highway No. 9 from the International Boundary to Preeceville;
- (i) Provincial Highway No. 10;
- (j) Provincial Highway No. 11;
- (k) Provincial Highway No. 14 from Saskatoon to Biggar;
- (l) Provincial Highway No. 16;
- (m) Provincial Highway No. 18 from Oxbow to its junction with Provincial Highway No. 39;
- (n) Provincial Highway No. 22 from Esterhazy to its junction with Provincial Highway No. 9;
- (o) Provincial Highway No. 33 from Francis to Regina;
- (p) Provincial Highway No. 35 from Tisdale to Nipawin;

(q) Provincial Highway No. 39 from the International Boundary to Corinne; or

(r) Provincial Highway No. 40 from North Battleford to its junction with Highway No. 3.

(2) Farm equipment exceeding the dimensions prescribed in clauses 4(1)(f) and (i) may be towed or driven between sunrise and sunset on or over a provincial highway other than a provincial highway mentioned in subsection (1).

(3) No person shall tow or drive farm equipment exceeding the dimensions prescribed in clauses 4(1)(f) and (i) on or over a provincial highway mentioned in subsection (1):

(a) between sunset and sunrise; or

(b) if the farm equipment:

(i) extends past the centre of the main travelled portion of the highway and protrudes into the opposite driving lane; or

(ii) extends or protrudes into the extreme left driving lane of a highway designated as a one-way highway by signs on, erected or posted along the highway directing traffic to proceed in only one direction;

unless the extension or protrusion results from the passing or avoiding of:

(iii) a vehicle travelling in the same direction as the farm equipment;

(iv) a moving or stationary animal; or

(v) any obstruction or closure of the highway to the right of the centre of the main travelled portion of the highway;

and the passing or avoiding can be accomplished safely.

VEHICLE WEIGHTS

Maximums re
primary roads

6(1) In this section, "highway" means:

(a) Provincial Highway No. 1;

(b) Provincial Highway No. 3 from Melfort to Prince Albert;

(c) Provincial Highway No. 6 from its south junction with Provincial Highway No. 39 to Melfort;

(d) Provincial Highway No. 7;

(e) Provincial Highway No. 9 from the International Boundary to its junction with Provincial Highway No. 22;

(f) Provincial Highway No. 10 from Yorkton to its junction with Provincial Highway No. 1;

(g) Provincial Highway No. 11;

- (h) Provincial Highway No. 16;
- (i) Provincial Highway No. 17 from its junction with Provincial Highway No. 40 to its junction of Highway No. 3;
- (j) Provincial Highway No. 18 from its junction with Provincial Highway No. 9 to its junction with Provincial Highway No. 39;
- (k) Provincial Highway No. 22 from 21.6 kilometres east of Esterhazy to its junction with Provincial Highway No. 9;
- (l) Provincial Highway No. 39 from the International Boundary to its south junction with Provincial Highway No. 6;
- (m) Provincial Highway No. 47 from the International Boundary to its east junction with Provincial Highway No. 39;
- (n) Provincial Highway No. 80 from the junction of Provincial Highway No. 22 to 11 kilometers north-east of its junction with Provincial Highway No. 22;
- (o) those portions of the asphalt-surfaced public highways between the highways described in clauses (a) to (n) and Bethune, Bienfait, Birch Hills, Brancepath, Caron, Davidson, Delmas, Disley, Dundurn, Fiske, Girvin, Grand Coulee, Gruenthal, Hitchcock, Jansen, Kenaston, Lac Vert, Langbank, Langham, Laura, MacDowell, Marchwell, Marengo, Mozart, Neuanlage, Parkbeg, Pense, Piapot, Pilot Butte, Pleasantdale, Roche Percee, Rush Lake, Tuffnell, Viscount, Waldeck, Webb, Weldon and Yarbo; or
- (p) those portions of the asphalt surfaced public highways between the highways described in clauses (a) to (n) and:
 - (i) the south-west corner of the south-east quarter of Section 14, Township 17, Range 24, West of the Second Meridian;
 - (ii) the potash mine located in Section 18, Township 36, Range 6, West of the Third Meridian;
 - (iii) the potash mine located in Section 16, Township 35, Range 8, West of the Third Meridian;
 - (iv) the potash mine located in Section 24, Township 20, Range 33, West of the First Meridian;
 - (v) the potash mine located in Section 28, Township 33, Range 23, West of the Second Meridian;
 - (vi) the potash mine located in Section 16, Township 36, Range 3, West of the Third Meridian;

and includes:

- (q) the first eight kilometres of any other provincial highway extending from an intersection of that other provincial highway and a highway mentioned in clauses (a) to (n); and

(r) the first eight kilometres of any highway which meets the boundaries of an urban municipality with a population of 1,000 or more which is also met by a highway mentioned in clauses (a) to (n).

(2) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, from March 1 to November 30 in any year, operate, move or cause to be operated or moved on or over the highways and those portions of the highways mentioned in subsection (1) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds:

- (a) for a single axle, 9,100 kilograms;
- (b) for a tandem-axle group, 16,000 kilograms;
- (c) for a four-axle truck, 27,000 kilograms;
- (d) for a semi-trailer unit, 37,500 kilograms;
- (e) for a combination of vehicles, 53,500 kilograms;
- (f) for a vehicle without rubber tires, 10,000 kilograms;
- (g) for a building, object or contrivance, 10,000 kilograms.

(3) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, from December 1 in one year to the last day of February in the following year, operate, move or cause to be operated or moved on or over the highways and those portions of the highways mentioned in subsection (1) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds:

- (a) for a single axle, 10,010 kilograms;
- (b) for a tandem-axle group, 17,600 kilograms;
- (c) for a four-axle truck, 28,600 kilograms;
- (d) for a semi-trailer unit, 40,700 kilograms;
- (e) for a combination of vehicles, 53,500 kilograms;
- (f) for a vehicle without rubber tires, 10,000 kilograms;
- (g) for a building, object or contrivance, 10,000 kilograms.

Maximums re
secondary
roads

7(1) In this section, "highway" means:

- (a) any provincial highway other than the provincial highways mentioned in subsection 6(1) or clauses 8(1)(b) to (f);
- (b) Provincial Highway 106 from its junction with Provincial Highway No. 135 to the boundary between Manitoba and Saskatchewan;
- (c) any public highway except those highways mentioned in clause 6(1)(o), shown as a provincial road on the map in Appendix C;

(d) any public highway in the Northern Saskatchewan Administration District shown as a weight-regulated highway on the map in Appendix B except those highways mentioned in subsection 6(1).

(2) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, from March 1 to November 30 in any year, operate, move or cause to be operated or moved on or over the highways or those portions of the highways mentioned in clauses (1)(a), (c) and (d) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds:

- (a) for a single axle, 8,200 kilograms;
- (b) for a tandem-axle group, 14,500 kilograms;
- (c) for a four-axle truck, 25,500 kilograms;
- (d) for a semi-trailer unit, 34,500 kilograms;
- (e) for a combination of vehicles, 49,000 kilograms;
- (f) for a vehicle without rubber tires, 10,000 kilograms;
- (g) for a building, object or contrivance, 10,000 kilograms.

(3) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, from December 1 in one year to the last day of February in the following year, operate, move or cause to be operated or moved on or over the highways or those portions of the highways mentioned in clauses (1)(a), (c) or (d) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds:

- (a) for a single axle, 10,010 kilograms;
- (b) for a tandem-axle group, 17,600 kilograms;
- (c) for a four-axle truck, 28,600 kilograms;
- (d) for a semi-trailer unit, 40,700 kilograms;
- (e) for a combination of vehicles, 53,500 kilograms;
- (f) for a vehicle without rubber tires, 10,000 kilograms;
- (g) for a building, object or contrivance, 10,000 kilograms.

(4) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall operate, move or cause to be operated or moved on or over the provincial highway mentioned in clause (1)(b) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds the gross weight prescribed in subsection (2).

8(1) In this section, "highway" means:

- (a) any public highway other than those highways or portions of highways mentioned in clauses 6(1)(a) to (r) and clauses 7(1)(a) to (d);

Maximums re
municipal
roads

- (b) Provincial Highway No. 21 from the International Boundary to Govenlock;
- (c) Provincial Highway No. 105 from the Davin Lake access road to its northern-most limit;
- (d) Provincial Highway No. 163 from the Red Earth Lake access to its junction with Provincial Highway No. 124;
- (e) Provincial Highway No. 201; or
- (f) Provincial Highway No. 155 from the south abutment of the Douglas River bridge to its northern-most limit.

(2) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, from March 1 to November 30 in any year, operate, move or cause to be operated or moved on or over the highways or those portions of the highways mentioned in clause(1)(a) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds:

- (a) for a single axle, 8,200 kilograms;
- (b) for a tandem-axle group, 14,500 kilograms;
- (c) for a four-axle truck, 25,500 kilograms;
- (d) for a semi-trailer, 34,500 kilograms;
- (e) for a combination vehicles, 34,500 kilograms;
- (f) for a vehicle without rubber tires, 10,000 kilograms;
- (g) for a building, object or contrivance, 10,000 kilograms.

(3) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, from December 1 in one year to the last day of February in the following year, operate, move or cause to be operated or moved on or over a highway mentioned in clause (1)(a) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of vehicles the gross weight of which exceeds:

- (a) for a single axle, 10,010 kilograms;
- (b) for a tandem-axle group, 17,600 kilograms;
- (c) for a four-axle truck, 28,600 kilograms;
- (d) for a semi-trailer unit, 40,700 kilograms;
- (e) for a combination of vehicles, 40,700 kilograms;
- (f) for a vehicle without rubber tires, 10,000 kilograms;
- (g) for a building, object or contrivance, 10,000 kilograms.

(4) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall operate, move or cause to be operated or moved on or over the highways mentioned in clauses (1)(b) to (f) a vehicle, vehicle without rubber tires, building, object, contrivance or combination of

vehicles the gross weight of which exceeds the gross weights prescribed in subsection (2).

9(1) In this section, "combined load" means the maximum individual axle weights prescribed in clauses 6(2)(a) and (b), (3)(a) and (b), 7(2)(a) and (b), (3)(a) and (b), 8(2)(a) and (b), and (3)(a) and (b) multiplied by two. Maximum per axle

(2) The maximum gross weight allowed on any axle is equal to the combined weight transmitted to the surface of any highway by each wheel connected to the axle.

(3) The maximum gross weight allowed on any group of axles is equal to the combined weight transmitted to the surface of any highway by each wheel connected to the axles in the group.

(4) Subject to an order of the minister made pursuant to clause 69(1)(a) or (b) of the Act, no person shall, without a permit issued pursuant to section 70 of the Act, operate, move or cause to be operated or moved on or over any highway a vehicle, object, contrivance or combination of vehicles on which the gross weight on any axle, any group of axles or any tire on any axle or group of axles, exceeds:

(a) subject to clauses (b) and (d), nine kilograms per millimetre of tire width as determined by the manufacturer's width shown on the tire to a maximum of 3,000 kilograms on any tire;

(b) 4,100 kilograms on any single axle which has on it a total width of tire of 450 millimetres or less;

(c) 5,500 kilograms on the steering axle of any power unit or truck;

(d) from December 1 in one year to the last day of February in the following year, 10 kilograms per millimetre of tire width as determined by the manufacturer's width shown on the tire on any axle except the steering axle of a truck or power unit to a maximum of 3,000 kilograms on any tire.

(5) Subject to subsection (6), if the amount of space between any adjacent axles or adjacent groups of axles measured centre to centre of the axles is:

(a) subject to clause (d), five metres between two tandem-axle groups;

(b) 3.5 metres between a tandem-axle group and a single axle;

(c) 3.5 metres between two single axles;

(d) 3.35 metres between two tandem-axle groups on:

(i) a semi-trailer unit constructed to allow for elevation of the semi-trailer and rear-dumping of loads; or

- (ii) a truck which has permanently mounted equipment which allows for rear-dumping of loads through a chute connected to a rotating drum;

the maximum gross weight allowed for such adjacent axles and such adjacent groups of axles is equal to the weight of their combined load.

(6) Where the space between any adjacent axles or adjacent groups of axles measured centre to centre of the axles is less than the space prescribed in clauses (5)(a) to (d), the combined load must be reduced by 1,400 kilograms for each unit or fraction of a unit of 300 millimetres until it is equal to the minimum combined load allowed on a tandem-axle group.

Divisible loads permits **10(1)** In this section:

(a) "agreement" means an agreement between a company and the Government of Saskatchewan regarding the carrying of divisible loads on or over weight-regulated highways;

(b) "application" means an application for a permit to carry divisible loads on or over weight-regulated highways;

(c) "divisible load" means a load that, if left undivided, would exceed the maximum gross weights or the maximum dimensions prescribed in sections 4, 6, 7, and 8 for weight-regulated highways but that may practicably be separated into smaller parts so that:

(i) the weight of each part together with the weight of the vehicle does not exceed the maximum gross weight, prescribed for weight-regulated highways; or

(ii) the dimensions of each part together with the dimensions of the vehicle do not exceed the maximum dimensions prescribed for weight-regulated highways;

(d) "weight-regulated highway" means a highway mentioned in subsection 6(1), 7(1) or 8(1) and for which maximum gross weights and maximum dimensions are prescribed in sections 4, 6, 7, and 8.

(2) When deciding whether to issue a permit pursuant to section 70 of the Act, the minister shall only consider applications from companies which are parties to subsisting agreements which would authorize, subject to issuance of the permit, the activity for which the permit is sought.

R.R.S. c.H-3
Reg 2 and
c.H-3 Reg 1
repealed

11 *The Divisible Loads Permit Regulations and The Vehicle Weight and Dimension Regulations, 1980 (No. 2)* are repealed.

Coming into
force

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

APPENDICES

MAPS

NOTE: Pursuant to subsection 4(5) of *The Regulations Act*, publication of Appendices A, B and C referred to in these regulations has been dispensed with. A copy of Appendices A, B and C is on file in the Office of the Registrar of Regulations.

CHAPTER N-7 REG 2

The Northern Saskatchewan Economic Development Act

Section 13

Order in Council 155/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Northern Saskatchewan, pursuant to section 13 of *The Northern Saskatchewan Economic Development Act*, makes *The Northern Saskatchewan Economic Development Regulations, 1983* in accordance with the attached Schedule.

SCHEDULE

- 1 These regulations may be cited as *The Northern Saskatchewan Economic Development Regulations, 1983*. Title
- 2 In these regulations: Interpretation
- (a) "Act" means *The Northern Saskatchewan Economic Development Act*; "Act"
 - (b) "applicant" means an applicant for assistance under these regulations; "applicant"
 - (c) "assistance" means a loan, grant, guarantee or consultative, advisory or professional services; "assistance"
 - (d) "director" means the Executive Director of the Economic Development Division of the department; "director"
 - (e) "district" means the Northern Saskatchewan Administration District; "district"
 - (f) "local government" means a town, northern village, northern hamlet or northern settlement, as defined in *The Northern Municipalities Act*; "local government"
 - (g) "project" means a proposal to commence, continue, expand or diversify a business activity in the district, and includes a feasibility study. "project"

- Eligibility **3**(1) Assistance may be provided to:
- (a) a person who:
 - (i) is a Canadian citizen or has achieved landed immigrant status in Canada; and
 - (ii) has resided in the district for a period of 15 years or half his lifetime, whichever is lesser;
 - (b) a co-operative, credit union, corporation or partnership in which the controlling interest is held by persons who meet the requirements of clause (a); or
 - (c) a local government.
- (2) The minister may waive the requirements of subclause (1)(a)(ii).
- (3) Notwithstanding subsection (1), assistance in the form of a guarantee may be given to any person residing in the district.

- Loans **4** The minister may make loans at a rate of interest established by him:
- (a) subject to clause (b), for a term not exceeding 10 years; or
 - (b) for a term not exceeding 20 years if the district committee recommends that the term be extended.

- Guarantees **5** The minister may guarantee principal or principal and interest of loans to applicants who meet the requirements of section 3 if:
- (a) the Minister of Finance, or a person to whom he has delegated authority for the purpose, has consented to:
 - (i) the giving of the guarantee; and
 - (ii) the terms and conditions to which the guarantee is subject;
 - (b) the lending institution to which the guarantee is given obtains adequate security, independent from the guarantee, for the payment of the debt;
 - (c) the lending institution to which the guarantee is given agrees:
 - (i) to give the minister notice of any default by the person owing the debt in respect of which the guarantee is given within 30 days of the date on which the lending institution has notice of the default or would, if it had taken reasonable care, have had notice, whichever is earlier;
 - (ii) that it must exhaust its legal and equitable remedies arising from any contract between it and the person owing the debt in respect of which the guarantee

is given, including realizing on security, action to obtain judgment and proceedings to enforce any judgment obtained, but not including proceedings under the *Bankruptcy Act* (Canada), as amended from time to time, before any obligation arising from the guarantee becomes enforceable; and

(iii) that the obligation to pay arising from the guarantee is an obligation to pay an amount no greater than the deficiency of the principal amount of the debt in respect of which the guarantee is given together with interest existing after the lending institution has done the things described in subclause (ii).

6(1) Subject to subsection (2), the minister may make grants Grants to applicants in an amount not exceeding one half of the total estimated expenditure on the project with respect to which the grant is made.

(2) The minister may make grants up to the entire cost of:

- (a) feasibility studies;
- (b) consultative, advisory or professional services;
- (c) insurance coverage as required on security for loans;
- (d) community economic development projects; and
- (e) projects pursuant to any federal-provincial cost-sharing agreement.

7 The minister may provide consultative, advisory or Counselling professional services to eligible applicants.

8 Applicants shall apply for assistance in a form prescribed by Application the director and that form is to require disclosure of:

- (a) the nature and extent of the project;
- (b) the applicant's assets and indebtedness at time of application, including the identity of creditors;
- (c) the applicant's experience in activities related to the project;
- (d) if the applicant is a co-operative, corporation or partnership, the identity of all persons holding an interest in it;
- (e) the time of residency of the applicant or its members in the district;
- (f) the particulars of the applicant's ability to comply with the requirements of government authorities with respect to the project; and
- (h) any other information required by the director.

- Payment** **9** No part of a loan or grant is payable to or on behalf of an applicant until the director is satisfied that:
- (a) the project has met the requirements of government authorities having jurisdiction over the project or the applicant;
 - (b) the applicant has the right to occupy the land required for the project;
 - (c) the applicant has obtained or has made necessary arrangements to obtain the inputs required to begin the project;
 - (d) there is an adequate market for the goods or services to be produced on completion of the project;
 - (e) there is an equity contribution towards the project in an amount equal to:
 - (i) not less than 10%, in the case of low risk loans; and
 - (ii) from 10% to 25%, in the case of higher risk loans;of the total cost of the project in the form of cash, fixed assets, directly related physical labour contributed by the applicant towards the project, as may be approved by the director, or other unencumbered assets; and
 - (f) the applicant:
 - (i) can demonstrate previous business experience; or
 - (ii) has arranged for and successfully completed a period of education or training;in a similar business enterprise.
- Misleading information** **10** If, in the opinions of the director, assistance has been provided on the basis of misleading information, the entire amount of the grant or loan is repayable at the request of the director.
- Accounting** **11** The director may require the production of any records respecting a project for which assistance has been provided.
- Sale** **12** If the applicant proposes to dispose of the assets or goodwill of a business activity with respect to which assistance is given during the term of the loan or five years from the making of a grant, whichever is greater, the applicant shall, at the request of the minister:
- (a) sell to Her Majesty in right of Saskatchewan the assets or goodwill of the business activity at the price offered or market value if no offer has been made;
 - (b) sell to an agency, person, corporation or partnership designated by the minister the assets or goodwill of the business activity as set out in clause (a); or

(c) repay all or part of the grant or loan made to the applicant.

13(1) The minister may by order appoint a local committee Local committees for any community in the district, consisting of four persons:

(a) one of whom is an employee of the Province of Saskatchewan;

(b) one of whom is employed by the Field Services Branch of the Economic Development Division of the department; and

(c) two of whom are local residents not permanently employed by the Province of Saskatchewan.

(2) The minister shall designate one of the persons mentioned in clause (1)(a) or (b) as chairman.

(3) Local committees shall:

(a) recommend to the minister the boundaries of their respective jurisdiction; and

(b) subject to subsection (5), review applications for fishing and trapping loans from persons operating within their jurisdiction.

(4) Local committees may make recommendations:

(a) to the district committee established pursuant to section 14 on all applications for fishing and trapping loans; and

(b) respecting the terms and conditions of the loans recommended pursuant to clause (a).

(5) A local committee shall not review an application for a loan from a person who is a member of a local committee.

14(1) The minister may by order appoint a district committee District committees consisting of six persons:

(a) three of whom are employed by and represent the Economic Development Division of the department;

(b) one of whom is employed by and represents a financial institution such as a bank or credit union in the district; and

(c) two of whom are residents in the district and at least one of whom has demonstrated business experience in accounting.

(2) The minister shall designate one of the persons mentioned in clause (1)(a) as chairman.

(3) The district committee shall review applications for loans and:

- (a) may approve an application for a fishing or trapping loan in a total amount equal to or less than \$25,000, if it does not result in the applicant's total indebtedness to the Northern Saskatchewan Economic Development Revolving Fund exceeding \$25,000;
 - (b) shall make recommendations to the minister with respect to applications for fishing or trapping loans:
 - (i) over \$25,000; or
 - (ii) on any loan, if the application, when approved, would result in the applicant's total indebtedness to the Northern Saskatchewan Economic Development Revolving Fund exceeding \$25,000;
 - (c) shall make recommendations to the minister with respect to all commercial loans regardless of size;
 - (d) may make recommendations with regard to the terms and conditions to be attached to the loans mentioned in clause (c).
- (4) The minister may request a recommendation from the district committee with respect to an application for a grant.
- (5) If the district committee rejects a loan that it may approve pursuant to clause (3)(a), the applicant may make a written appeal to the director.

Powers of
minister

15(1) The minister may:

- (a) review and approve any application for assistance;
 - (b) refuse any application for assistance that has been approved or recommended for approval by a local committee or the district committee;
 - (c) establish the terms and conditions respecting applications for loans and grants;
 - (d) require the purchase of insurance which will form a part of any loan and be added to the repayment terms of the loan.
- (2) The decision of the minister with respect to any application for assistance is final.

Quorum, etc.

16(1) The quorum for a local committee is three members present.

(2) The quorum for the district committee is four members present, at least two of whom are persons mentioned in clause 14(1)(a).

(3) If only a minimum quorum is present at a local or district committee meeting, every decision must be carried by unanimous vote.

(4) If all members are present at a local or district committee meeting, a decision of the majority is the decision of the committee.

17(1) For each day occupied in the business of the committee, a member who is not otherwise remunerated by the Government of Saskatchewan on that day is to be paid: Remuneration

- (a) \$50 if he is a member of local committee;
- (b) \$75 if he is a member of the district committee.

(2) Members of local committees or the district committee are to be paid for travel and sustenance on the same basis as employees of the Government of Saskatchewan.

18 Saskatchewan Regulations 40/76 are repealed. Repeal

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

CHAPTER V-3.1 REG 16

The Vehicles Act, 1983 Section 77 and Subsection 201(2)

(Filed February 1, 1984)

BOARD ORDER

The Highway Traffic Board, pursuant to section 77 and subsection 201(2) of *The Vehicles Act, 1983*, makes *The Meadow Lake Speed Limits Regulations* in accordance with the attached Schedule.

Dated at the City of Regina, this 1 day of February, 1984.

Bill McLaren
Chairman of the Highway Traffic Board

Certified True Copy
Bill McLaren
Chairman of the Highway Traffic Board

SCHEDULE

1 These regulations may be cited as *The Meadow Lake Speed Limits Regulations*. Title

2 In these regulations, a reference to the extension of a provincial highway is a reference to the public highway that is: Interpretation

- (a) an extension of the provincial highway; and

(b) lying or situated wholly within the outer limits of the Town of Meadow Lake.

Meadow Lake **3** The following maximum speeds are fixed in the Town of Meadow Lake:

(a) 60 kilometres per hour along the extension of Provincial Highway No. 4 from a point 50 metres south of Fifth Avenue to its intersection with the extension of Provincial Highway No. 55;

(b) 40 kilometres per hour along the extension of Provincial Highway No. 55 from a point 50 metres east of Fourth Street East to a point 30 metres west of Second Street West;

(c) 60 kilometres per hour along the extension of Provincial Highway No. 55 from a point 30 metres west of Second Street West to a point 500 metres north of its intersection with the extension of Provincial Highway No. 4.

Provincial Highway No. 55 **4** The following maximum speeds are fixed on Provincial Highway No. 55:

(a) 80 kilometres per hour from a point 1,100 metres east of the bridge across the Meadow River to the bridge across the Meadow River;

(b) 60 kilometres per hour from the bridge across the Meadow River to a point 50 metres east of Fourth Street East.

Repeal **5** Saskatchewan Regulations 214/81 are repealed.

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

CHAPTER V-3.1 REG 19

The Vehicles Act, 1983

Section 42

Order in Council 153/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister in charge of the Highway Traffic Board, pursuant to section 42 of *The Vehicles Act, 1983*, makes *The Number Plate Display (Temporary Exemption) Regulations, 1984* in accordance with the attached Schedule.

SCHEDULE

1 These regulations may be cited as *The Number Plate Display (Temporary Exemption) Regulations, 1984*. Title

2(1) In this section, “commemorative plate” means a special plate marking the world youth baseball championship that is issued by the World Youth Baseball Championship 1984 Committee and is designed to be displayed on a vehicle in the place of the distinctive number plate issued by the board. Display of commemorative plate permitted

(2) A person who is the registered owner of a Private Passenger Vehicle – Class PV that is not a power unit, motor cycle or pedal bicycle with motor attachment may elect to expose the commemorative plate on the front of that vehicle instead of the distinctive number plate issued by the board.

3 These regulations come into force on the day on which they are filed with the Registrar of Regulations and are repealed on August 31, 1984. Coming into force

SASKATCHEWAN REGULATIONS 9/84

The Marriage Act

Section 58

Order in Council 149/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Health, pursuant to section 58 of *The Marriage Act*, makes *The Marriage Amendment Regulations, 1983* in accordance with the attached Schedule.

SCHEDULE

1 These regulations may be cited as *The Marriage Amendment Regulations, 1983*. Title

2 Forms M-1, M-2, M-3 and M-4 in the Appendix to *The Marriage Regulations* are repealed and the forms in the Appendix to these regulations are substituted. R. R. S. c.M-4 Reg 1. Appendix amended

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

APPENDIX

M-1

PROVINCE OF SASKATCHEWAN



DEPARTMENT OF HEALTH
DIVISION OF VITAL STATISTICS

CERTIFICATE OF PUBLICATION OF BANNS

_____, a clergyman
Name of Clergyman Performing the Marriage

of the _____
Name of Religious Body

do hereby certify that I believe the intention of

Full Name of Bridegroom

of _____
Address

and _____
Full Name of Bride

of _____
Address

to marry each other was duly proclaimed in accordance with THE MARRIAGE ACT in

Name of Church, Chapel, Meeting-house or Other Place

at _____
Name of Place

on Sunday, the _____ day of _____, 19____

To be completed where banns are published in more than one church

and in _____
Name of Church, Chapel, Meeting-house or Other Place

at _____
Name of Place

on Sunday, the _____ day of _____, 19____

Signature of Clergyman _____
Address

I certify that the above named parties were married by me in

Name of Church, Chapel, Meeting-house or Other Place

at _____
Name of Place

on the _____ day of _____, 19____

Dated this _____ day of _____, 19____

Signature of Officiating Clergyman _____
Address

The banns must be proclaimed not less than five full days before the marriage, at least once, on a Sunday, in the church in which the parties are in the habit of attending; if they attend different churches, then banns must be proclaimed in each church.

Within forty-eight hours after the solemnization of marriage subsequent to banns, the officiating clergyman shall forward by mail to the Director of Vital Statistics, Department of Health, Regina, Saskatchewan, this certificate and all other documents required to be submitted by him in accordance with the provisions of the Marriage Act.

Statutory Declaration on Reverse Side

M-2 STATUTORY DECLARATION

As _____ of _____
F # Name of Bridegroom Address

and _____ of _____
Full Name of Bride Address

wish to marry each other, we each solemnly declare that according to the best of our knowledge and belief there is no relationship, known as degrees of affinity or consanguinity, or any other legal impediment to bar the solemnization of our marriage.

And we make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath, and by virtue of the CANADA EVIDENCE ACT.

TO BE COMPLETED BY BRIDEGROOM

- Statement of Age**
I am _____ years of age.
- Statement of Marital Status**
 I have never been married.
 I am widowed. My former spouse died on _____ at _____
(date) (place)
 I am divorced. I presented to the clergyman a DECREE ABSOLUTE of Divorce dated _____ at _____
(date) (place)
 as proof of dissolution of my marriage.
 My previous marriage was annulled. I presented to the clergyman a Decree of Nullity of Marriage dated _____ at _____
(date) (place)
 as proof of annulment of my marriage.

Signature of Bridegroom

Declared before me at _____

in the Province of Saskatchewan, this _____

day of _____ 19____

Signature of Officiating Clergyman

TO BE COMPLETED BY BRIDE

- Statement of Age**
I am _____ years of age.
- Statement of Marital Status**
 I have never been married.
 I am widowed. My former spouse died on _____ at _____
(date) (place)
 I am divorced. I presented to the clergyman a DECREE ABSOLUTE of Divorce dated _____ at _____
(date) (place)
 as proof of dissolution of my marriage.
 My previous marriage was annulled. I presented to the clergyman a Decree of Nullity of Marriage dated _____ at _____
(date) (place)
 as proof of annulment of my marriage.

Signature of Bride

Declared before me at _____

in the Province of Saskatchewan, this _____

day of _____ 19____

Signature of Officiating Clergyman

DEGREES OF AFFINITY OR CONSANGUINITY WHICH BAR THE LEGAL SOLEMNIZATION OF MARRIAGE

A MAN may not marry his

- | | |
|------------------------|----------------------------|
| Grandmother | Son's wife |
| Grandfather's wife | Sister |
| Wife's grandmother | Son's daughter |
| Father's sister | Daughter's daughter |
| Mother's sister | Son's son's wife |
| Wife's father's sister | Daughter's son's wife |
| Wife's mother's sister | Wife's son's daughter |
| Mother | Wife's daughter's daughter |
| Step-mother | Brother's daughter |
| Wife's mother | Sister's daughter |
| Daughter | Brother's son's wife |
| Wife's daughter | Sister's son's wife |

A WOMAN may not marry her

- | | |
|----------------------------|-------------------------------|
| Grandfather | Daughter's husband |
| Grandmother's husband | Brother |
| Husband's grandfather | Son's son |
| Father's brother | Daughter's son |
| Mother's brother | Son's daughter's husband |
| Husband's father's brother | Daughter's daughter's husband |
| Husband's mother's brother | Husband's son's son |
| Father | Husband's daughter's son |
| Step-father | Brother's son |
| Husband's father | Sister's son |
| Son | Brother's daughter's husband |
| Husband's son | Sister's daughter's husband |

The relationships set forth in this table include all such relationships, whether by the whole or half blood and whether legitimate or illegitimate.

Sections 2 and 3 of the Marriage Act (Canada) provides as follows

"A marriage is not invalid merely because the woman is a sister of a deceased wife of the man, or a daughter of a sister or brother of a deceased wife of the man"

"A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or a son of a brother or sister of a deceased husband of the woman."

Certificate of Publication of Banns on Other Side

M-3

PROVINCE OF  SASKATCHEWAN

DEPARTMENT OF HEALTH
DIVISION OF VITAL STATISTICS

No. _____

MARRIAGE LICENCE

As _____ of _____
Full Name of Bride/Groom Address

and _____ of _____
Full Name of Bride Address

have decided to marry each other and wish to have their marriage solemnized under The Marriage Act of Saskatchewan, I do hereby grant this licence to them by virtue of which any person authorized to solemnize marriages within the Province of Saskatchewan is entitled to solemnize their marriage at any time within three months from the effective date shown below.

But their marriage shall not be solemnized if the clergyman or marriage commissioner or either party to the marriage has knowledge that any deception was used in obtaining this licence or that there is any legal impediment to the marriage.

Issued at _____ in the Province of Saskatchewan.

Dated and becoming effective on the _____ day of _____, 19____.

Signature of Issuer

(In accordance with Section 29(4) of The Marriage Act, licence becomes effective one day after the date on which the Statutory Declaration on the reverse side was filed with the issuer.)

I hereby certify that the above-named parties were married by me at _____

in the Province of Saskatchewan, this _____ day of _____, 19____.

Signature of Officiating Clergyman or Marriage Commissioner

Address

Designation

Within forty-eight hours after solemnization of the marriage, the officiating clergyman or marriage commissioner shall forward by mail to the Director of Vital Statistics, Department of Health, Regina, Saskatchewan, this licence and all other documents required to be submitted by him in accordance with the provisions of The Marriage Act.

Statutory Declaration on Reverse Side

M-4

STATUTORY DECLARATION

As _____ of _____
Full Name of Bridegroom Address

and _____ of _____
Full Name of Bride Address

wish to marry each other, we each solemnly declare that according to the best of our knowledge and belief there is no relationship, known as degrees of affinity or consanguinity, or any other legal impediment to bar the solemnization of our marriage.

And we make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath, and by virtue of the CANADA EVIDENCE ACT.

TO BE COMPLETED BY BRIDEGROOM

- Statement of Age**
I am _____ years of age.
- Statement of Marital Status**
 I have never been married.
 I am widowed. My former spouse died on _____ at _____
(date) (place)
 I am divorced. I presented to the Issuer of Marriage Licences a Decree Absolute of Divorce dated _____ at _____
(date) (place)
 as proof of dissolution of my marriage.
 My previous marriage was annulled. I presented to the Issuer of Marriage Licences a Decree of Nullity of Marriage dated _____ at _____
(date) (place)
 as proof of annulment of my marriage.

Signature of Bridegroom
 Declared before me at _____
 in the Province of Saskatchewan, this _____
 day of _____, 19____.

Signature of Issuer of Marriage Licences

TO BE COMPLETED BY BRIDE

- Statement of Age**
I am _____ years of age.
- Statement of Marital Status**
 I have never been married.
 I am widowed. My former spouse died on _____ at _____
(date) (place)
 I am divorced. I presented to the Issuer of Marriage Licences a Decree Absolute of Divorce dated _____ at _____
(date) (place)
 as proof of dissolution of my marriage.
 My previous marriage was annulled. I presented to the Issuer of Marriage Licences a Decree of Nullity of Marriage dated _____ at _____
(date) (place)
 as proof of annulment of my marriage.

Signature of Bride
 Declared before me at _____
 in the Province of Saskatchewan, this _____
 day of _____, 19____.

Signature of Issuer of Marriage Licences

DEGREES OF AFFINITY OR CONSANGUINITY WHICH BAR THE LEGAL SOLEMNIZATION OF MARRIAGE

A MAN may not marry his		A WOMAN may not marry her	
Grandmother	Son's wife	Grandfather	Daughter's husband
Grandfather's wife	Sister	Grandmother's husband	Brother
Wife's grandmother	Son's daughter	Husband's grandfather	Son's son
Father's sister	Daughter's daughter	Father's brother	Daughter's son
Mother's sister	Son's son's wife	Mother's brother	Son's daughter's husband
Wife's father's sister	Daughter's son's wife	Husband's father's brother	Daughter's daughter's husband
Wife's mother's sister	Wife's son's daughter	Husband's mother's brother	Husband's son's son
Mother	Wife's daughter's daughter	Father	Husband's daughter's son
Step-mother	Brother's daughter	Step-father	Brother's son
Wife's mother	Sister's daughter	Husband's father	Sister's son
Daughter	Brother's son's wife	Son	Brother's daughter's husband
Wife's daughter	Sister's son's wife	Husband's son	Sister's daughter's husband

The relationships set forth in this table include all such relationships, whether by the whole or half blood and whether legitimate or illegitimate.

Sections 2 and 3 of the Marriage Act (Canada) provides as follows:

"A marriage is not invalid merely because the woman is a sister of a deceased wife of the man, or a daughter of a sister or brother of a deceased wife of the man."

"A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or a son of a brother or sister of a deceased husband of the woman."

Marriage Licence on Other Side

SASKATCHEWAN REGULATIONS 10/84

The Saskatchewan Medical Care Insurance Act
Subsection 48(1)

Order in Council 150/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Health, pursuant to subsection 48(1) of *The Saskatchewan Medical Care Insurance Act*, approves *The Medical Care Insurance Commission Payment Amendment Regulations, 1984* made by the commission and contained in the attached Schedule.

SCHEDULE

Title **1** These regulations may be cited as *The Medical Care Insurance Commission Payment Amendment Regulations, 1984*.

R.R.S. c.S-29
Reg 2, section
2 amended **2** Clause 2(e) of *The Medical Care Insurance Commission Payment Regulations* is repealed and the following substituted:

payment
schedule

“(e) ‘payment schedule’:

(i) when used with reference to a service provided on or after January 1, 1983 and prior to February 1, 1984, means the schedule for payment of physicians' services adopted by the commission on November 17, 1982, entitled 'Saskatchewan Medical Care Insurance Commission Payment Schedule, 1983', as amended from time to time; and

(ii) when used with reference to a service provided on or after February 1, 1984, means the schedule for payment for physicians' services adopted by the commission on January 11, 1984, entitled 'Saskatchewan Medical Care Insurance Commission Payment Schedule, 1984', as amended from time to time”.

Coming into
force

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

SASKATCHEWAN REGULATIONS 11/84

The Saskatchewan Medical Care Insurance Act
Order in Council 151/84, dated February 1, 1984.

(Filed February 1, 1984)

ORDER

His Honour the Lieutenant Governor in Council, on the recommendation of the Minister of Health, pursuant to *The Saskatchewan Medical Care Insurance Act*, makes *The Medical Care Insurance Commission Beneficiary and Administration Amendment Regulations, 1984* in accordance with the attached Schedule.

SCHEDULE

1 These regulations may be cited as *The Medical Care Insurance Commission Beneficiary and Administration Amendment Regulations, 1984*. Title

2 Clause 2(n) of *The Medical Care Insurance Commission Beneficiary and Administration Regulations* is repealed and the following substituted: R.R.S. c.S.29
Reg 1, section
2 amended

“(n) ‘payment schedule’:

‘payment
schedule’

(i) when used with reference to a service provided on or after January 1, 1983 and prior to February 1, 1984, means the schedule for payment of physicians’ services adopted by the commission on November 17, 1982, entitled ‘Saskatchewan Medical Care Insurance Commission Payment Schedule, 1983’, as amended from time to time; and

(ii) when used with reference to a service provided on or after February 1, 1984, means the schedule for payment for physicians’ services adopted by the commission on January 11, 1984, entitled ‘Saskatchewan Medical Care Insurance Commission Payment Schedule, 1984’, as amended from time to time”.

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