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## PART II/PARTIE II

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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 2016/ Règlements Révisés de la Saskatchewan 2016

## January 22, 2016

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*The Vehicle Impoundment (General) (Vehicle Impoundment Forms) Amendment  
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*The Wildlife Habitat and Ecological Lands Designation Amendment Regulations, 2016*..... SR 3/2016

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**REVISED REGULATIONS OF SASKATCHEWAN**

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**SASKATCHEWAN REGULATIONS 1/2016***The Traffic Safety Act*

## Section 287

Order in Council 24/2016, dated January 14, 2016

(Filed January 14, 2016)

**Title**

1 These regulations may be cited as *The Driver Licensing and Suspension (Commercial Vehicles) Amendment Regulations, 2016*.

**R.R.S. c.T-18.1 Reg 2 amended**

2 *The Driver Licensing and Suspension Regulations, 2006* are amended in the manner set forth in these regulations.

**New sections 37.1 and 37.2**

3 **The following sections are added after section 37:**

**“Suspension of commercial vehicle - section 280.1 of the Act**

37.1(1) In this section, and in section 280.1 and clause 287(1)(bbbb.4) of the Act, ‘**commercial vehicle**’ means a vehicle as defined in section 23 of *The Vehicle Impoundment (General) Regulations, 2014*.

(2) For the purposes of section 280.1 of the Act, a peace officer may suspend the driver from driving if the peace officer has issued an offence notice or summons pursuant to *The Summary Offences Procedure Act, 1990* to the driver:

- (a) for an offence pursuant to subsection 199(2) of the Act;
- (b) for an offence pursuant to subsection 199(2.2) of the Act and the driver has been convicted on at least one prior occasion during the previous 12 months of:
  - (i) an offence pursuant to that subsection; or
  - (ii) an offence pursuant to the laws of any other province of Canada or any state of the United States of America that is substantially similar to an offence pursuant to that subsection;
- (c) for an offence pursuant to subsection 209.1(3) of the Act;
- (d) for an offence pursuant to section 213 of the Act and that driver has been convicted on at least two prior occasions during the previous 12 months of:
  - (i) an offence pursuant to that section; or
  - (ii) an offence pursuant to the laws of any other province of Canada or any state of the United States of America that is substantially similar to an offence pursuant to that section; or

- (e) for an offence pursuant to subsection 241.1(2) of the Act and that driver has been convicted on at least one prior occasion during the previous 12 months of:
  - (i) an offence pursuant to that subsection; or
  - (ii) an offence pursuant to the laws of any other province of Canada or any state of the United States of America that is substantially similar to an offence pursuant to that subsection.

**“Review of section 280.1 licence suspension**

**37.2(1)** In this section, **‘appellant’** means a driver described in subsection (2) who appeals to the board for a review pursuant to this section.

(2) A driver who has been suspended from driving in the circumstances mentioned in section 37.1 may, during the period of suspension, appeal the driver’s suspension to the board by:

- (a) applying in writing to the board in a form acceptable to the board; and
- (b) paying the fee set out in the fees regulations.

(3) The sole issue before the board on an appeal pursuant to this section is whether the circumstances set out in section 37.1 that authorize a suspension existed.

(4) If an application is made to the board for an order to terminate the driver’s suspension pursuant to section 280.1 of the Act, the administrator shall prepare a report for the board that must include a copy of the driver’s abstract prepared by the administrator with respect to the driver.

(5) If the board is satisfied that the driver should not be suspended because the circumstances set out in section 37.1 did not exist, the board shall issue an order to terminate the driver’s suspension and, if the driver’s licence of the driver has been surrendered, direct the administrator to reinstate the driver’s licence.

(6) The board shall:

- (a) render a decision in writing within seven days after the date of the hearing; and
- (b) serve the appellant and the administrator with a written copy of its decision.

(7) The failure of the board to render a decision within the period mentioned in clause (6)(a) does not affect the jurisdiction of the board to consider or hear the appeal or make a decision with respect to the application.

(8) A decision of the board is binding on the administrator”.



### SUSPENSIONS

All roadside suspensions in the previous five years are used for determining administrative suspensions. The following suspensions apply:

**New Drivers cannot consume any drugs or alcohol** - a new driver is: under 19 years of age, Learner, Novice 1 and 2, Endorsement 6 – motorcycle learner's licence, M1 or M2 (while operating a motorcycle), no licence in the last 5 years, out of country drivers and restricted or provisional drivers. Zero blood alcohol and drugs tolerance. Fail to comply with a demand for alcohol or drugs and fail a standardized field sobriety test.

1st Occurrence	60-day immediate roadside suspension	3 day vehicle impoundment	Driving Without Impairment Program
2nd occurrence*	120-day immediate roadside suspension	7 day vehicle impoundment	Education Program
3rd and subsequent*	18-month immediate roadside suspension	7 day vehicle impoundment	Addiction screening

\* Voluntary ignition interlock available for early reinstatement.

**Experienced Drivers** - Cannot consume drugs or alcohol in a quantity that exceeds 40 milligrams of alcohol in a 100 milliliters of blood. Fail to comply with a demand for alcohol or drugs and fail a standardized field sobriety test.

1st Occurrence	3-day immediate roadside suspension	No vehicle impoundment	Driving Without Impairment Program
2nd occurrence	21-day immediate roadside suspension	7-day vehicle impoundment	Education Program
3rd and subsequent*	90-day immediate roadside suspension	14-day vehicle impoundment	Addiction screening

\* Mandatory ignition interlock device for 1 year following the 90 day roadside suspension.

4 demerit points are assessed under the Safe Driver Recognition Program for all low BAC suspensions

**Driver/All Classes** - Cannot consume alcohol in a quantity that exceeds 80 milligrams of alcohol in 100 milliliters of blood or fail to comply with a demand for a breath test.

Any occurrence where a charge is laid	Immediate roadside suspension until the charges have been dealt with in court.	Immediate vehicle impoundment for: 30-days for .08 to .15 BAC; 60 days for .16 or greater BAC and Refusals
Safe Driver Recognition Programs	Upon conviction	\$1250 for .08 to .15 BAC \$2250 for .16 or greater BAC and Refusals

For more information, visit our website at [www.sgi.sk.ca](http://www.sgi.sk.ca) or call the SGI Customer Service Centre at 1-800-667-9868.

### APPEALS

The cost for appealing a suspension is \$100. Receipts are available at any motor licence issuer. Written requests can be mailed or faxed to the Highway Traffic Board:

Roadside administrative suspensions can be appealed to:

**Highway Traffic Board**  
**Attention: Board Secretary**  
**1621A McDonald Street**  
**Regina, SK S4N5R2**  
**Phone: 1-855-775-8336 Fax: (306) 775-6618**  
**Email: [contactus@highwaytrafficboard.sk.ca](mailto:contactus@highwaytrafficboard.sk.ca)**

THE HIGHWAY TRAFFIC BOARD CANNOT CONSIDER HARDSHIP FOR THE NEED TO HAVE A DRIVER'S LICENCE FOR WORK. A RESTRICTED DRIVER'S LICENCE CANNOT BE CONSIDERED FOR THESE APPEALS.

New Drivers - Under 19 years of age, Learner, Novice 1 and 2, Endorsement 6 – motorcycle learner's licence, M1 or M2 (while operating a motorcycle), no licence, out of country drivers, restricted or provisional drivers.	Evidence must be provided to satisfy the Highway Traffic Board that the driver did not consume any amount of alcohol or drugs before driving or did not fail or refuse to comply with a demand.
Experienced Drivers - 19 years of age or older and not in the GDL program, Class 5 licence or higher, experienced M endorsement, out of province driver's licence with a class equivalent to class 5 in Saskatchewan.	Evidence must be provided to satisfy the Highway Traffic Board that the driver did not drive the vehicle having consumed drugs or alcohol in such a quantity that the amount of alcohol in the driver's blood exceeded 40 milligrams of alcohol in a 100 millilitres of blood or did not fail or refuse to comply with a demand.
All classes of drivers charged with Exceeding .08 or Refusing a breath test.	Evidence must be provided to satisfy the Highway Traffic Board that the driver did not drive the vehicle having consumed drugs or alcohol in such a quantity that the amount of alcohol in the driver's blood exceeded 80 milligrams of alcohol in a 100 millilitres of blood or did not fail or refuse to comply with a demand.
Roadside suspension under s. 280.1 of <i>The Traffic Safety Act</i> - where a driver of a commercial vehicle is not the owner of the vehicle and has been charged for a first offence with operating a vehicle at a speed of more than 50 kilometres over the posted speed limit, failing to stop for a peace officer or stunting; for a second offence within the last 12 months for driving an unregistered vehicle, or using an electronic communication equipment (i.e. cell phone) while driving, or driving at twice the posted speed limit; for a third offence within the last 12 months for operating a vehicle without due care and attention.	Evidence must be provided to satisfy the Highway Traffic Board that the driver did not contravene s.280.1 of <i>The Traffic Safety Act</i> .

### Coming into force

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

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**SASKATCHEWAN REGULATIONS 2/2016**

*The Traffic Safety Act*

Section 287

Order in Council 25/2016, dated January 14, 2016

(Filed January 14, 2016)

**Title**

**1** These regulations may be cited as *The Vehicle Impoundment (General) (Vehicle Impoundment Forms) Amendment Regulations, 2016*.

## R.R.S. c.T-18.1 Reg 17, Appendix amended

2 Forms A and B in Part II of the Appendix to *The Vehicle Impoundment (General) Regulations, 2014* are repealed and the following substituted:

## “FORM A

[Clauses 9(1)(a), 15(1)(a), 16(1)(a), Section 21, Clause 22(1)(a) and Section 29]

<b>SGI</b>		<b>Vehicle Impoundment</b>		Police File No.	
Notice of Suspension/ Notice of Suspension and Immobilization or Impoundment /Notice of Seizure and Direction					
<b>Time, Date and Location of Seizure</b>					
Time - 24 Hr Clock		Date		Location of seizure	
Hrs		Y Y Y Y M M D D			
<b>Driver Information</b>					
Name of Driver: Surname First Middle			Gender		Date of Birth
			F <input type="checkbox"/> M <input type="checkbox"/>		Y Y Y Y M M D D
Address in full: Street		City/Town/Village		Province	Postal Code
Driver's Licence Number		Province	Contact Phone Number		Cell Phone Number
Seized Driver's Licence <input checked="" type="checkbox"/> <input type="checkbox"/> N <input type="checkbox"/> If No, explain:					
<b>Vehicle Information</b>					
Licence Plate/Permit Number		Province	Vehicle Identification Number (VIN)		
Year		Make	Model	Color	
<b>Registered Owner</b>					
<input type="checkbox"/> Registered owner same as Driver Information above.					
Name of Registered Owner: Surname First Middle			Gender		Date of Birth
			F <input type="checkbox"/> M <input type="checkbox"/>		Y Y Y Y M M D D
Address in full: Street		City/Town/Village		Province	Postal Code
Driver's Licence Number		Province	Contact Phone Number		Cell Phone Number
<b>Location for Registered Owner to Retrieve Seized Motor Vehicle</b>					
Name of Towing Company				Telephone Number	
<b>Received by (Towing Company)</b>					
Representative (please PRINT)			Signature of Company Representative		
			X		
<b>1. Indefinite Administrative Licence Suspension (Over .08 and Refusing a Breath Test)</b>					
<input type="checkbox"/> Over .08 BAC - 60 day vehicle impoundment (Reduced to 30 days if BAC is between .08 - .159) <input type="checkbox"/> Refusing a breath test - 60 day vehicle impoundment					
<b>2. Roadside Administrative Licence Suspension (GDL/Learner, Novice 1 &amp; 2, under 19 years, MGDL 6, M1, M2, no licence, Restricted or Provisional Drivers)</b>					
<input type="checkbox"/> 1st offence - 3 day vehicle impoundment <input type="checkbox"/> 2nd and subsequent offence - 7 day vehicle impoundment					
<b>3. Roadside Administrative Licence Suspension Experienced Drivers</b>					
<input type="checkbox"/> 2nd offence - 7 day vehicle impoundment <input type="checkbox"/> 3rd and subsequent offence - 14 day vehicle impoundment					
<b>4. Unauthorized Drivers</b>					
<input type="checkbox"/> Any offence					
A person found to be operating a motor vehicle under suspension/disqualification or while unauthorized will have the motor vehicle seized for a 30-day period. If this is your second offence within 2 years your impoundment length will be increased to 60 days once SGI is notified.					
<b>5. Section 280 TSA</b>					
The undersigned Peace Officer has charged the above noted driver with the operation of the above noted motor vehicle contrary to Section 280 of <i>The Traffic Safety Act</i> , or to Section 259 of the <i>Criminal Code</i> of Canada, and has therefore seized, impounded or immobilized, and taken the motor vehicle into the custody of the law.					
3 day vehicle impoundment		7 day vehicle impoundment (TSA)		30 day vehicle impoundment (CC)	
32.1 TSA - Unaccompanied learner		57(1) Driving unregistered vehicle		214(1) TSA - Contest of speed	
214(2) TSA - Stunting		199(2) - Exceed speed by >50km/h		249.2 - Criminal negligence - racing (D)	
		199(2.2) - Exceed speed by > double		219(1) - Criminal negligence	
No Hold Time		209.1(3) - Fail to stop for peace officer		249.3 Criminal negligence - racing (I)	
280(2)(a) TSA - Medical		213 - Without due care or consideration		220 - Criminal negligence (D)	
280(2)(b) TSA - Abandoned		241.1(2) - Using electronic device		249.4 - Dangerous Driving - racing	
				221 - Criminal negligence (I)	
				236 - Manslaughter	
				253(1)(a) - Impaired driving	
				249(1) - Dangerous driving	
				255(2) - Impaired driving (I)	
				249(3) - Dangerous driving (I)	
				255(3) - Impaired driving (D)	
				249(4) - Dangerous driving (D)	
				259(4) - Drive while disqualified	
				249.1 - Flight	
Impoundable on: (in last 12 months) <b>2nd/subsequent offence</b> <b>3rd/subsequent offence</b>					
Please check the offence code that the vehicle is being impounded under.					
<b>The registered owner must claim the vehicle within 15 days of the seizure ending or it may be subject to disposal.</b>					
Police Service/Detachment		Telephone Number		Badge/Regimental Number	Document Faxed
					Y <input type="checkbox"/> N <input type="checkbox"/>
<b>Immediately fax this form to: 306.569.9631. DO NOT forward an original</b>					
Signature of Peace Officer		Print Name		Date	
X _____		X _____		Y Y Y Y M M D D	
<b>Take this form to the Motor Licence Issuer when purchasing an appeal receipt or release certificate</b>					
Police Copy		Driver Copy		Owner Copy	
Garage Keeper Copy				10-2015	

## Vehicle Impoundment

### Form A Reverse

#### Application for Early Release from Impoundment

Please note that the sole issue before the Board for an impoundment under:

1. Section 280 of *The Traffic Safety Act* is:

- (a) the continued impoundments would pose a serious threat to the health of any person;
- (b) the motor vehicle was stolen at the time of the seizure; or

If a commercial vehicle is being impounded for 7 days for offences under Section 199(2), 199(2.2), 209.1(3), 213, 241.1(2) of *The Traffic Safety Act*, and the driver is not the owner of the commercial vehicle, the Board must be satisfied that all of the following criteria is met for early release of the vehicle:

- the vehicle was not being operated by the owner of the vehicle;
- the owner has a written policy concerning the use or operation of that owner's commercial vehicles and that policy prohibits any operator of the commercial vehicle from violating a provision of *The Traffic Safety Act*, the regulations or a provision of the *Criminal Code* (Canada) while operating the owner's commercial vehicle; and
- the owner has, prior to the date of the impoundment, obtained a copy of the operator's driver's abstract within the previous 12 months.

2. Under Section 146, 146.1, 146.2, 148, 150, 150.1 and 150.2 of *The Traffic Safety Act* (Roadside Suspensions) is:

- (a) the motor vehicle was stolen at the time of the seizure;
- (b) a driver was in possession of the motor vehicle without the knowledge and consent of the owner;
- (c) the continued immobilization or impoundment would pose a serious threat to the health of any person; or
- (d) the continued immobilization or impoundment would cause extreme hardship.

3. Under Section 162 of *The Traffic Safety Act* (Unauthorized Driver) is:

- (a) the motor vehicle was stolen at the time of the seizure;
- (b) an unauthorized driver was in possession of the motor vehicle without the knowledge and consent of the owner;
- (c) the owner could not reasonably have been expected to know that the person who was driving the motor vehicle was an unauthorized driver;
- (d) the unauthorized driver could not reasonably have been expected to know that he or she was an unauthorized driver, and at the time of the seizure the unauthorized driver had complied with section 45;
- (e) the continued immobilization or impoundment would pose a serious threat to the health of any person; or
- (f) the continued immobilization or impoundment would cause extreme hardship for a person other than the unauthorized driver.

Application for an appeal for early release can be obtained at any licence issuer upon payment of the \$100.00 application fee. A telephone hearing will be set up with the Highway Traffic Board within four days. Results of the hearing whether or not the vehicle will be released early will be provided by phone. To contact the Highway Traffic Board call 1-855-775-8336. **If the appeal is successful a Vehicle Impoundment Release Certificate must be purchased at any licence issuer for \$50.**

#### Release Cost:

**At the end of the impoundment term or after early release has been granted on appeal**, a Vehicle Impoundment Release Certificate must be purchased at the cost of \$50.00 at any licence issuer's office. You must take the certificate to the garage keeper where the vehicle is impounded to authorize release.

If the vehicle is not claimed within 15 days after the end of the impoundment term, the vehicle will be disposed of by the garage keeper to cover the costs associated with the impoundment.

NO PERSON SHALL REMOVE PERSONAL PROPERTY THAT IS ATTACHED TO A MOTOR VEHICLE OR THAT IS CONNECTED WITH THE OPERATION OF A MOTOR VEHICLE THAT HAS BEEN SEIZED OR IMMOBILIZED, OTHER THAN CHILD RESTRAINTS SYSTEMS, INFANT RESTRAINTS SYSTEMS, BOOSTER SEAT CUSHIONS AND DEVICES FOR THE USE OF PERSONS WITH PHYSICAL DISABILITY, AS PRESCRIBED IN SECTION 31 OF *THE VEHICLE IMPOUNDMENT (GENERAL) REGULATIONS, 2014*.

EXAMPLES OF PERSONAL PROPERTY THAT MAY BE REMOVED IS: WORK EQUIPMENT, PURSE/WALLET, GROCERIES AND CELL PHONES.

“FORM B  
[Section 30]

**Statutory Declaration Vehicle Impoundment**



Impoundment Unit,  
2260 - 11th Avenue, Regina, SK S4P 2N7  
email: vehicleimpoundment@sgi.sk.ca  
Fax: (306) 775-8811

I, \_\_\_\_\_, of \_\_\_\_\_, carrying  
on the business of garage keeper at \_\_\_\_\_  
DO SOLEMNLY DECLARE: With respect to the following vehicle:  
Year \_\_\_\_\_ Make/Model \_\_\_\_\_  
Plate Number \_\_\_\_\_ VIN Number \_\_\_\_\_

**TRANSFER OF OWNERSHIP**  
1. THAT by reason of section 161 of *The Traffic Safety Act*, I have a lien on the above vehicle, for:  
\_\_\_\_\_  
*Specify, e.g. towing and/or storage*  
2. THAT in my opinion, the vehicle is worth no more than \$ \_\_\_\_\_  
3. THAT I have surrendered licence plate \_\_\_\_\_  
*Licence plate number*

**DISPOSAL OF VEHICLE**  
1. This vehicle was:  sold  sold for parts  sold to crusher, for the amount of \$ \_\_\_\_\_  
on \_\_\_\_\_ date. **Attach copy of the bill of sale to this form.**  
2. Towing \$ \_\_\_\_\_ Towed by: \_\_\_\_\_  
(if different) Company Name  
3. \_\_\_\_\_ km @ \$ \_\_\_\_\_ = \$ \_\_\_\_\_  
Company Address  
4. Miscellaneous Fees: \$ \_\_\_\_\_ Description of Fees: \_\_\_\_\_  
5. Storage @ \_\_\_\_\_ days = \$ \_\_\_\_\_ Storage: \_\_\_\_\_  
(if different) Company Name  
Company Address  
6. Plates: \$ \_\_\_\_\_  
7. Administrative Fee: \$ \_\_\_\_\_

I 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*.

Please fax or email to SGI Head Office - see above for fax number and email address.

Coming into force

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

**SASKATCHEWAN REGULATIONS 3/2016***The Wildlife Habitat Protection Act*

## Section 3

Order in Council 26/2016, dated January 14, 2016

(Filed January 14, 2016)

**Title**

1 These regulations may be cited as *The Wildlife Habitat and Ecological Lands Designation Amendment Regulations, 2016*.

**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 28 and substituting the following:**

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

- (a) the north half of Section 10;
- (b) the west half of Section 11;
- (c) that portion of the north half and south-west quarter of Section 29 not covered by the waters of Moosomin Lake”;

**(b) by repealing item 116 and substituting the following:**

“116 All those lands in Township 5, in Range 2, west of the Second Meridian, described as follows:

- (a) that portion of the west half of Section 3 that is Crown owned and not covered by the waters of Alameda Reservoir;
- (b) the south-west quarter of Section 4 and that portion of the north half and south-east quarter of Section 4 not covered by the waters of Alameda Reservoir;
- (c) Section 8;
- (d) the west half of Section 9 and that portion of the east half of Section 9 not covered by the waters of Alameda Reservoir;
- (e) that portion of the west half of Section 10 that is Crown owned and not covered by the waters of Alameda Reservoir;
- (f) the east half and south-west quarter of Section 15 and that portion of the north-west quarter of Section 15 not covered by the waters of Alameda Reservoir;
- (g) the west half of Section 16 and that portion of the east half of Section 16 not covered by the waters of Alameda Reservoir;
- (h) the south half and north-west quarter of Section 17;
- (i) the north half of Section 18;
- (j) the east half of Section 21;

- (k) the north-west quarter of Section 22 and that portion of the south half and north-east quarter of Section 22 not covered by the waters of Alameda Reservoir;
- (l) that portion of the north-west quarter of Section 23 that is Crown owned and not covered by the waters of Alameda Reservoir;
- (m) the north half and south-west quarter of Section 26 and that portion of the south-east quarter of Section 26 that is Crown owned and not covered by the waters of Alameda Reservoir;
- (n) the north half and south-east quarter of Section 27 and that portion of the south-west quarter of Section 27 that is Crown owned;
- (o) the south-east quarter of Section 29;
- (p) the south-east quarter of Section 35, excluding the gravel pit owned by Saskatchewan Highways and Transportation;
- (q) the south-east quarter of Section 36 and that portion of the south-west and north-east quarters of Section 36 that is Crown owned and not covered by the waters of Alameda Reservoir”;

**(c) by repealing item 163 and substituting the following:**

“163 All those lands in Township 24, in Range 4, west of the Second Meridian, described as follows:

- (a) the north-west quarter of Section 10;
- (b) Parcel No. 164734038 and Parcel No. 164734027 in the south-east quarter of Section 12;
- (c) the south-east quarter of Section 15;
- (d) the south-east quarter of Section 22;
- (e) the west half of Section 23;
- (f) Parcel No. 151620016 in the south-west quarter of Section 26;
- (g) the south-west quarter of Section 28;
- (h) the north-east quarter of Section 29”;

**(d) by repealing item 225 and substituting the following:**

“225 All those lands in Township 37, in Range 7, west of the Second Meridian, described as follows:

- (a) the north-west and south-east quarters of Section 4;
- (b) the north-west quarter of Section 5;
- (c) the north-west quarter of Section 7;
- (d) the north-east quarter of Section 10;
- (e) the south half of Section 11;

- (f) the east half and south-west quarter of Section 19;
- (g) the south-east quarter of Section 20;
- (h) the south half of Section 21;
- (i) the north-east quarter of Section 23;
- (j) the north-east quarter of Section 24;
- (k) the south-west quarter of Section 25;
- (l) the north-west quarter of Section 32;
- (m) the south half of Section 35”;

**(e) by repealing item 275 and substituting the following:**

“275 All those lands in Township 49, in Range 9, west of the Second Meridian, described as follows:

- (a) that portion of the north-west quarter of Section 3 lying outside the Provincial Forest boundary;
- (b) the south half and north-east quarter of Section 4;
- (c) that portion of Section 11 lying outside the Provincial Forest boundary;
- (d) that portion of Section 12 lying outside the Provincial Forest boundary;
- (e) that portion of Section 13 lying outside the Provincial Forest boundary;
- (f) the south-east quarter of Section 14;
- (g) the south-west quarter of Section 24”;

**(f) by repealing item 315 and substituting the following:**

“315 All those lands in Township 32, in Range 11, west of the Second Meridian, described as follows:

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

**(g) by repealing item 458;**

**(h) by repealing item 501 and substituting the following:**

“501 All those lands in Township 3, in Range 21, west of the Second Meridian, described as follows:

- (a) the south-west quarter of Section 2;
- (b) the west half and south-east quarter of Section 3;
- (c) the north half of Section 4;
- (d) that portion of Section 5 covered by the waters of Big Muddy Lake;
- (e) those portions of the south half and north-east quarter of Section 6 covered by the waters of Big Muddy Lake;
- (f) the south-east quarter of Section 9;

- (g) Section 16;
- (h) the north-west quarter of Section 17;
- (i) the north half of Section 18;
- (j) Section 20;
- (k) the north-east and south-west quarters of Section 21;
- (l) the west half of Section 28;
- (m) Section 29;
- (n) the south-east quarter of Section 32;
- (o) the south half of Section 33”;

**(i) by repealing item 789 and substituting the following:**

“789 All those lands in Township 45, in Range 4, west of the Third Meridian, described as follows:

- (a) River Lots No. 5, 6 and 8;
- (b) the south-east quarter of Section 31;
- (c) the south-west quarter and Legal Subdivisions 2 and 7 of Section 32”;

**(j) by repealing item 803 and substituting the following:**

“803 All those lands in Township 16, in Range 5, west of the Third Meridian, described as follows:

- (a) Section 1;
- (b) Section 2;
- (c) the north half and south-east quarter of Section 3;
- (d) the north-east quarter of Section 9;
- (e) Section 10;
- (f) Section 11;
- (g) Section 12;
- (h) Section 13;
- (i) Section 14;
- (j) Section 15;
- (k) the north half and south-east quarter of Section 16;
- (l) that portion of the east half of Section 20 that is Crown owned;

- (m) Section 21;
- (n) Section 22;
- (o) Section 23;
- (p) the north half of Section 25;
- (q) those portions of the north half and south-west quarter of Section 26 covered by the waters of Chaplin Lake;
- (r) the south-west quarter of Section 29;
- (s) the south half and north-east quarter of Section 31;
- (t) Section 32;
- (u) the north half and south-west quarter of Section 33;
- (v) Section 35;
- (w) Section 36”;

**(k) 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-west quarter of Section 29;
- (k) that portion of Section 35 that is Crown owned”;

**(l) by repealing item 889 and substituting the following:**

“889 All those lands in Township 16, in Range 8, west of the Third Meridian, described as follows:

- (a) the north-west and south-east quarters of Section 32;
- (b) the north-east quarter of Section 35”;

**(m) by adding the following item after item 889:**

“889.1 All those lands in Township 17, in Range 8, west of the Third Meridian, described as follows:

- (a) the south-west quarter of Section 4;
- (b) the south-east quarter of Section 5”;

**(n) by repealing item 912 and substituting the following:**

“912 All those lands in Township 46, in Range 8, west of the Third Meridian, described as follows:

- (a) the south-east quarter of Section 5;
- (b) the north half and south-east quarter of Section 6;
- (c) the north half and south-east quarter of Section 7;
- (d) the north-west quarter of Section 10 and that portion of the south-east quarter of Section 10 not covered by the waters of Lac La Pêche;
- (e) the north half and south-east quarter of Section 11;
- (f) the west half of Section 15;
- (g) the north-west quarter of Section 16;
- (h) the west half and south-east quarter of Section 17;
- (i) the north-west quarter of Section 18;
- (j) the north-west quarter of Section 24”;

**(o) by repealing item 1310 and substituting the following:**

“1310 The south half of Section 29, in Township 46, in Range 21, west of the Third Meridian”;

**(p) by repealing item 1322 and substituting the following:**

“1322 All those lands in Township 59, in Range 21, west of the Third Meridian, described as follows:

- (a) the south-west quarter of Section 29;
- (b) the north half of Section 32;
- (c) Section 33”;

**(q) by repealing item 1431 and substituting the following:**

“1431 All those lands in Township 32, in Range 24, west of the Third Meridian, described as follows:

- (a) the north half and south-west quarter of Section 5;
- (b) the south half and north-east quarter of Section 8;
- (c) the north-west quarter of Section 9;
- (d) the north half and south-west quarter of Section 16;
- (e) the south half and north-east quarter of Section 21”;

**(r) by repealing item 1461 and substituting the following:**

“1461 All those lands in Township 15, in Range 25, west of the Third Meridian, described as follows:

- (a) the south-east quarter of Section 9;
- (b) the north-west quarter of Section 10;
- (c) the south-west quarter of Section 15;
- (d) Section 25;
- (e) Section 36”.

**Coming into force**

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





