The
Public Officials
Security Act

being

Chapter P-41 of The Revised Statutes of Saskatchewan, 1978
(effective February 26, 1979) as amended by the Statutes of
Saskatchewan, 2004, c.10.

NOTE:
This consolidation is not official. Amendments have been
incorporated for convenience of reference and the original statutes
and regulations should be consulted for all purposes of interpretation
and application of the law. In order to preserve the integrity of the
original statutes and regulations, errors that may have appeared are
reproduced in this consolidation.
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CHAPTER P-41
An Act to provide for Security by Public Officials

Short title
1 This Act may be cited as The Public Officials Security Act.

Interpretation
2 In this Act “public official” means a person appointed to an office or employment by or under the Government of Saskatchewan, wherein he is concerned in the collection, receipt, disbursement or expenditure of public money.

Public officials to furnish security
3(1) Subject to the provisions hereinafter contained, every public official shall, within one month after notice of his appointment if he is then in Saskatchewan or within three months if he is absent therefrom, unless he sooner arrives therein and then within one month after arrival give and enter into a bond or other security for the due performance of the trust reposed in him and for his duly accounting for all public moneys entrusted to him or placed under his control or that may come into his hands.

(2) The Lieutenant Governor in Council may direct that the bond or policy of guarantee of any incorporated joint stock company empowered to grant guarantees, bonds, covenants or policies for the integrity and faithful accounting of public officers or for other like purpose, or the bond or policy of guarantee of The Saskatchewan Government Insurance Office, if that office is so empowered, shall be accepted as such security upon such terms as the Lieutenant Governor in Council deems advisable.

Blanket bonds
4 The Lieutenant Governor in Council may accept the bond or guarantee policy of any such company or of The Saskatchewan Government Insurance Office as a guarantee for the due accounting and due performance of the duties of their respective offices by all public officials, or by the members of any class or classes of public officials; and in such case, unless otherwise directed by the Lieutenant Governor in Council, it shall not be necessary for an official whose conduct in office has been so guaranteed to comply with the requirements of section 3.
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PUBLIC OFFICIALS SECURITY

Form and terms of bond
5 Every bond, policy or other security furnished pursuant to this Act shall be in such form and terms as are approved by the Lieutenant Governor in Council, and shall provide that the officials covered thereby shall faithfully discharge the duties of their respective offices, and duly account for all moneys and property that come into their custody by virtue of those offices.

R.S.S. 1978, c.P-41, s.5.

Deposit of bond
6 (1) Every bond, policy or other security furnished pursuant to this Act shall be deposited with the Provincial Secretary and shall remain in his custody.

(2) Copies of all bonds, policies or securities furnished pursuant to this Act and deposited with the Provincial Secretary shall, when certified by the Provincial Secretary, be received in all courts of civil jurisdiction in Saskatchewan as prima facie evidence of the due execution and the contents thereof; and for every certified copy a fee of $1 shall be payable to the general revenue fund.

R.S.S. 1978, c.P-41, s.6; 2004, c.10, s.17.

Interim receipt
7 The interim receipt of a guarantee company or of The Saskatchewan Government Insurance Office may be accepted in lieu of a formal security, but the formal security shall be completed within one month from the date of the receipt.

R.S.S. 1978, c.P-41, s.7.