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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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CHAPTER P-24 REG 1*The Privacy Act*

Section 12

Order in Council 431/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Privacy Regulations*.

Definition

2 In these regulations, “**Act**” means *The Privacy Act*.

Action re non-consensual distribution of intimate images

3 A person who intends to commence an action pursuant to subsection 7.3(3) of the Act for the non-consensual distribution of an intimate image must:

- (a) if the action is to be commenced in the Provincial Court of Saskatchewan, proceed in accordance with *The Small Claims Act, 2016*; or
- (b) if the action is to be commenced in the Court of Queen’s Bench, proceed in accordance with *The Queen’s Bench Rules*.

Coming into force

4(1) Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Privacy Amendment Act, 2018* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Privacy Amendment Act, 2018* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

CHAPTER S-24.2 REG 1*The Saskatchewan Human Rights Code, 2018*

Section 54

Order in Council 432/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Saskatchewan Human Rights Regulations, 2018*.

Definitions

2 In these regulations:

“**class complaint**” means a complaint made to the commission on behalf of a class of persons; (« *plainte collective* »)

“**Code**” means *The Saskatchewan Human Rights Code, 2018*; (« *Code* »)

“**complainant**” means:

- (a) a person who has filed a complaint pursuant to subsection 29(1) of the Code; and
- (b) for the purposes of sections 5 and 8, includes the commission if the commission has initiated the complaint; (« *plaignant* »)

“**respondent**” means a person against whom a complaint is made. (« *intimé* »)

Complaints

3 A complaint within the meaning of Part 5 of the Code may be made:

- (a) by filing the form mentioned in subsection 29(1) of the Code; or
- (b) orally to the commission.

Class complaints

4(1) If more than one person has a common interest in a cause or matter, a class complaint may be made pursuant to section 29 of the Code on behalf of a class of persons notwithstanding that the damage suffered may vary from person to person within the class.

(2) The Chief Commissioner shall accept a class complaint for filing if he or she considers it appropriate to do so.

(3) In determining whether to accept a class complaint for filing pursuant to subsection (2), the Chief Commissioner shall consider whether:

- (a) there is an identifiable class;
- (b) the claims of the class members raise common issues;
- (c) the class complaint would be the preferable procedure for the resolution of the common issues; and
- (d) the complainant is an appropriate representative of the class of persons on whose behalf the class complaint is made.

CHAPITRE S-24.2 RÈGL. 1*Code des droits de la personne de la Saskatchewan de 2018*

Article 54

Décret 432/2018, en date du 15 août 2018

(Déposé le 16 août 2018)

Titre**1** *Règlement de 2018 sur les droits de la personne en Saskatchewan.***Définitions****2** Les définitions qui suivent s'appliquent au présent règlement.« **Code** » Le *Code des droits de la personne de la Saskatchewan de 2018*. (“Code”)« **intimé** » Personne visée par une plainte. (“respondent”)« **plaignant** »

a) Personne qui a déposé une plainte en vertu du paragraphe 29(1) du Code;

b) pour l'application des articles 5 et 8, s'entend également de la commission, si c'est elle qui a introduit la plainte. (“complainant”)

« **plainte collective** » Plainte portée devant la commission au nom d'un groupe. (“class complaint”)**Plaintes****3** Une plainte au sens de la partie 5 du Code peut être faite d'une des façons suivantes :

a) par dépôt en la forme mentionnée au paragraphe 29(1) du Code;

b) oralement auprès de la commission.

Plaintes collectives**4(1)** Lorsque plusieurs personnes ont un intérêt commun dans une cause ou une affaire, une plainte collective peut être portée en vertu de l'article 29 du Code au nom d'un groupe de personnes, même si le préjudice subi diffère d'une personne à l'autre au sein du groupe.**(2)** S'il le juge convenable, le président de la commission accepte le dépôt d'une plainte collective.**(3)** Le président tient compte des critères qui suivent lorsqu'il décide d'accepter ou non le dépôt d'une plainte collective conformément au paragraphe (2) :

a) il existe un groupe identifiable;

b) les revendications des membres du groupe soulèvent des questions communes;

c) la plainte collective est la procédure qui convient le mieux pour la résolution des questions communes;

d) le choix du plaignant convient pour représenter le groupe au nom duquel la plainte collective est portée.

(4) If the Chief Commissioner accepts a class complaint for filing, he or she shall provide the members of the class with notice of the complaint that the Chief Commissioner considers reasonable in the circumstances.

(5) If a member of the class requests exclusion from the class by applying to the commission within 30 days after the day on which notice pursuant to subsection (4) is provided, the commission shall grant the exclusion.

Amended complaints

5(1) Subject to subsection (3), a complainant may amend his or her complaint at any time before the Chief Commissioner applies to the court for a hearing of the complaint pursuant to section 34 of the Code.

(2) Sections 30 and 31 of the Code apply to a complaint that is amended before the Chief Commissioner applies to the court for a hearing of the complaint.

(3) After a class complaint has been filed, the complainant may only amend the class complaint with the consent of the Chief Commissioner.

Withdrawal of complaint

6(1) Subject to subsection (2), a complainant may withdraw his or her complaint at any time by giving notice orally or in writing to the commission.

(2) After a class complaint has been filed, the complainant may withdraw as the complainant, but the Chief Commissioner may appoint a complainant to continue with the class complaint.

(3) If the commission sends a written request to the complainant to contact the commission and the complainant fails to respond to that request within a reasonable period, the Chief Commissioner may:

(a) deem that the complaint has been withdrawn; or

(b) in the case of a class complaint:

(i) deem that the complainant does not wish to continue with the complaint; and

(ii) appoint a complainant to continue with the complaint.

Dismissal of complaint

7 If the Chief Commissioner dismisses a complaint pursuant to subsection 30(2) or 33(3) of the Code, he or she shall notify the complainant in writing.

Service of complaint

8 The commission shall serve a copy of the complaint and notice of any amendments made by the complainant on the respondent at any time before the Chief Commissioner applies to the court for a hearing of the complaint.

Address for service

9(1) Within 20 days after service of the complaint, the respondent must provide the commission with an address where documents may be served and notices given.

(2) If the address provided pursuant to subsection (1) changes, the respondent must inform the commission of the change.

(3) If a complaint has been served on the respondent and the respondent has not provided an address for service, the address of the respondent stated in the complaint is the respondent's address for service.

(4) S'il accepte le dépôt d'une plainte collective, le président avise les membres du groupe, d'une manière qu'il estime raisonnable dans les circonstances, de la plainte.

(5) La commission accepte d'exclure du groupe tout membre du groupe qui en fait la demande dans les 30 jours qui suivent la date de la remise de l'avis mentionné au paragraphe (4).

Plaintes modifiées

5(1) Sous réserve du paragraphe (3), le plaignant peut à tout moment modifier sa plainte avant que le président ait demandé au tribunal la tenue d'une audience pour l'instruction de la plainte conformément à l'article 34 du Code.

(2) Les articles 30 et 31 du Code s'appliquent à toute plainte qui est modifiée avant que le président ait demandé au tribunal la tenue d'une audience pour l'instruction de la plainte.

(3) Le plaignant ne peut modifier une plainte collective qu'avec le consentement du président.

Retrait de la plainte

6(1) Sous réserve du paragraphe (2), le plaignant peut à tout moment, par voie d'avis oral ou écrit à la commission, retirer sa plainte.

(2) Dans le cas d'une plainte collective, le plaignant peut se retirer à titre de plaignant, auquel cas le président peut nommer un autre plaignant à sa place.

(3) Lorsque la commission demande par écrit au plaignant de communiquer avec elle et que le plaignant omet d'y répondre dans un délai raisonnable, le président peut :

- a) considérer la plainte comme retirée;
- b) dans le cas d'une plainte collective :
 - (i) en conclure que le plaignant ne souhaite plus porter la plainte,
 - (ii) cela étant, nommer un autre plaignant à sa place.

Rejet de la plainte

7 Ayant rejeté la plainte en vertu des paragraphes 30(2) ou 33(3) du Code, le président en avise le plaignant par écrit.

Signification de la plainte

8 Avant que le président demande au tribunal la tenue d'une audience pour l'instruction de la plainte, la commission signifie à l'intimé une copie de la plainte et un avis de toute modification apportée par le plaignant.

Adresse aux fins de signification

9(1) Dans les 20 jours qui suivent la signification de la plainte, l'intimé doit fournir à la commission une adresse pour la signification des documents et la remise des avis.

(2) L'intimé doit informer la commission de tout changement dans l'adresse visée au paragraphe (1).

(3) Si l'intimé à qui la plainte a été signifiée omet de fournir une adresse aux fins de signification, l'adresse de l'intimée mentionnée dans la plainte est son adresse aux fins de signification.

Service

10 All documents required to be served may be served in any manner permitted by *The Queen's Bench Rules*.

Investigation by commission

11(1) If the Chief Commissioner determines that a complaint should be investigated, the respondent must, when requested, provide a response to the complaint and any further information relating to the complaint that the commission may request.

(2) In addition to requiring the production of documents and records, the Chief Commissioner may request a summary of the information contained in any documents or records relating to the complaint that are in the respondent's possession.

Rules respecting class complaints

12(1) In the case of a class complaint, if the court determines that the notice given pursuant to subsection 4(4) is insufficient, the court may:

(a) direct that the class of persons on whose behalf the complaint is filed be given notice of the complaint pursuant to subsection (2); and

(b) refuse to conduct a hearing of the complaint until that notice has been given.

(2) The court may give directions respecting the contents of the notice required pursuant to subsection (1) and the means by which the notice is to be given to the members of the class.

(3) On application by the respondent or a member of the class, the court shall determine whether the complaint may proceed as a class complaint and shall consider the criteria in subsection 4(3) in making that determination.

(4) If the court determines that the criteria in subsection 4(3) are not satisfied, the court may:

(a) direct that the complaint proceed as individual complaints filed on behalf of named individual members of the class;

(b) direct that the complaint proceed with a reconstituted or redefined class of persons; or

(c) make any other direction that, in the court's opinion, will facilitate the fair and efficient adjudication of the complaint.

(5) The court may direct that certain persons be excluded as members of the class.

(6) The court may:

(a) order that the compensation to which each individual member of a class is entitled be determined by a formula or a process; and

(b) determine any disputes arising out of that order.

Interpreter

13 The cost of an interpreter in a hearing of a complaint is payable by the Ministry of Justice in accordance with Schedule IV-A of the Tariff of Costs in *The Queen's Bench Rules*.

Application for program approval

14 An application for a program approval pursuant to subsection 55(1) of the Code is to be accompanied by a written submission and any other material that may be required by the commission.

Signification

10 Tout document qui doit être signifié peut l'être d'une des manières autorisées par les *Règles de la Cour du Banc de la Reine*.

Enquête de la commission

11(1) Si le président conclut qu'une enquête sur la plainte s'impose, l'intimé doit, sur demande, réagir à la plainte et fournir tout autre renseignement au sujet de la plainte que demande la commission.

(2) En plus d'exiger la production de documents et de dossiers, le président peut demander un résumé des renseignements contenus dans des documents ou des dossiers relatifs à la plainte qui sont en la possession de l'intimé.

Règles régissant les plaintes collectives

12(1) Dans le cas d'une plainte collective, le tribunal, jugeant insuffisant l'avis donné en application du paragraphe 4(4), peut :

- a) ordonner que le groupe pour qui la plainte est déposée soit avisé de la plainte conformément au paragraphe (2);
- b) refuser de tenir une audience pour l'instruction de la plainte avant que cet avis soit donné.

(2) Le tribunal peut donner des directives sur le contenu de l'avis prescrit en vertu du paragraphe (1) et sur la façon de le donner aux membres du groupe.

(3) À la demande de l'intimé ou d'un membre du groupe, le tribunal décide si la plainte revêtira ou non la forme d'une plainte collective, tenant compte à cette fin des critères énumérés au paragraphe 4(3).

(4) Ayant conclu que les critères énumérés au paragraphe 4(3) ne sont pas remplis, le tribunal peut :

- a) ordonner que la plainte se poursuive sous la forme de plaintes individuelles déposées au nom de membres individuels nommés du groupe;
- b) ordonner que la plainte se poursuive au nom d'un groupe reconstitué ou redéfini;
- c) donner toute autre directive qui, à son avis, fera en sorte qu'il soit plus facile de statuer de manière juste et efficace sur la plainte.

(5) Le tribunal peut ordonner que certaines personnes soient exclues comme membres du groupe.

(6) Le tribunal peut :

- a) ordonner que l'indemnité à laquelle chaque membre individuel d'un groupe a droit soit déterminée au moyen d'une formule ou d'un processus;
- b) résoudre tout différend découlant de cette ordonnance.

Interprète

13 Les frais d'un interprète dans une audience pour l'instruction de la plainte sont à la charge du ministère de la Justice conformément à l'annexe IV-A du tarif des dépens des *Règles de la Cour du Banc de la Reine*.

Demandes d'approbation de programmes

14 Toute demande d'approbation d'un programme prévue au paragraphe 55(1) du Code doit être accompagnée d'un mémoire et de toute autre documentation exigée par la commission.

Information respecting programs

15 For the purpose of subsection 55(1) of the Code, the commission may gather information in any manner from any person or source that the commission considers necessary.

Terms of program approval

16 The commission may impose any terms, conditions or criteria it considers appropriate when ordering, approving or continuing the approval of a program pursuant to section 55 of the Code.

Reports

17(1) In this section, “**sponsor**” means an employer, institution, agency or other organization that:

- (a) has received approval for a program pursuant to subsection 55(1) of the Code; or
 - (b) has been ordered to undertake a program pursuant to clause 39(1)(a) or subsection 55(1) of the Code.
- (2) Every sponsor of a program approved pursuant to section 55 of the Code must report to the commission on a date set by the commission.
- (3) The Chief Commissioner may at any time request any information from the sponsor that the Chief Commissioner considers appropriate for the purposes of monitoring the approved program.
- (4) Any person who receives a request for information pursuant to subsection (3) must provide that information to the person requesting it within the time specified.

Distinctions, etc., based on risk factors

18 Any of the following that make a distinction, exclusion or preference because of disability that is reasonable and *bona fide* based on the risk factor for the distinction, exclusion or preference are prescribed for the purposes of subsection 15(3) of the Code:

- (a) contracts of automobile, life, accident or sickness, or disability insurance;
- (b) contracts of group insurance between an insurer and an association or person;
- (c) life annuities.

Non-compliance

19(1) Non-compliance with these regulations does not render any proceeding void unless the court so directs.

(2) The court may order that the matter be returned to the commission to remedy any non-compliance with these regulations.

RRS c S-24.1 Reg 1 repealed

20 *The Saskatchewan Human Rights Code Regulations* are repealed.

Coming into force

21(1) Subject to subsection (2), these regulations come into force on the day on which section 1 of *The Saskatchewan Human Rights Code, 2018* comes into force.

(2) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Saskatchewan Human Rights Code, 2018* comes into force, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

Renseignements concernant les programmes

15 La commission peut, par tout moyen et auprès de toute personne ou source, recueillir les renseignements qu'elle estime nécessaires pour l'application du paragraphe 55(1) du Code.

Conditions d'approbation de programmes

16 La commission peut, lorsqu'elle prescrit ou approuve un programme en vertu de l'article 55 du Code ou qu'elle en renouvelle l'approbation, l'assortir de conditions ou de critères opportuns à ses yeux.

Rapports

17(1) Dans le présent article, « **metteur en œuvre** » s'entend d'un employeur, d'un établissement, d'une agence ou d'une autre organisation qui, selon le cas :

- a) a obtenu l'approbation d'un programme en vertu du paragraphe 55(1) du Code;
- b) s'est fait prescrire la participation à un programme en application de l'alinéa 39(1)a) ou du paragraphe 55(1) du Code.

(2) Le metteur en œuvre d'un programme approuvé conformément à l'article 55 du Code doit faire rapport à la commission à la date fixée par elle.

(3) Le président peut à tout moment requérir du metteur en œuvre les renseignements que celui-là estime opportuns aux fins de contrôle du programme approuvé.

(4) Toute personne qui reçoit une demande de renseignements en vertu du paragraphe (3) doit fournir ces renseignements au requérant dans les délais indiqués.

Différenciation fondée sur des facteurs de risque

18 Sont réglementaires pour l'application du paragraphe 15(3) du Code les actes énumérés ci-dessous qui opèrent, pour cause d'incapacité, une distinction, une exclusion ou une préférence qui s'avère raisonnable et de bonne foi compte tenu du facteur de risque qui s'y rattache :

- a) les contrats d'assurance automobile, d'assurance vie, d'assurance en cas d'accidents ou de maladie, ou d'assurance invalidité;
- b) les contrats d'assurance collective entre un assureur et une association ou une personne;
- c) les rentes viagères.

Inobservation

19(1) L'inobservation du présent règlement n'entraîne pas la nullité d'une procédure, sauf ordonnance contraire du tribunal.

(2) Le tribunal peut ordonner que la commission soit ressaisie de l'affaire afin de remédier à toute inobservation du présent règlement.

Abrogation de RRS c S-24.1 Règl 1

20 Le règlement intitulé *The Saskatchewan Human Rights Code Regulations* est abrogé.

Entrée en vigueur

21(1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur à la date d'entrée en vigueur de l'article 1 du *Code des droits de la personne de la Saskatchewan de 2018*.

(2) Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements, si ce dépôt intervient après l'entrée en vigueur de l'article 1 du *Code des droits de la personne de la Saskatchewan de 2018*.

SASKATCHEWAN REGULATIONS 51/2018*The Regulations Act, 1995*

Section 13

Order in Council 428/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Regulations Act Repeal (Part II) Regulations, 2018*.

RRS c A-4.01 Reg 1 repealed

2 *The Active Families Benefit Regulations* are repealed.

RRS c B-10 Reg 2 repealed

3 *The Business Corporations Act Exemption Regulations, 1981* are repealed.

Coming into force

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

SASKATCHEWAN REGULATIONS 52/2018*The Common Business Identifiers Act*

Section 13

Order in Council 429/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Common Business Identifiers Amendment Regulations, 2018*.

RRS c C-16.002 Reg 1, new Table 1

2 **Table 1 of the Appendix to *The Common Business Identifiers Regulations* is repealed and the following substituted:**

“TABLE 1
[Section 4]

Designated Enactments

Item	Enactments	Designated Portions
1	<i>The 2013 Farm and Ranch Water Infrastructure Program Regulations</i>	All
2	<i>The Assignment of Wages Regulations</i>	All
3	<i>The Business Corporations Act</i>	All
4	<i>The Business Corporations Regulations</i>	All
5	<i>The Business Names Registration Act</i>	All
6	<i>The Business Names Registration Regulations</i>	All
7	<i>The Companies Act</i>	All
8	<i>The Conditions of Employment Regulations</i>	All
9	<i>The Condominium Property Act, 1993</i>	All
10	<i>The Condominium Property Regulations, 2001</i>	All
11	<i>The Co-operatives Act, 1996/ Loi de 1996 sur les coopératives</i>	All
12	<i>The Co-operatives Regulations, 1998/ Règlement de 1998 sur les coopératives</i>	All
13	<i>The Corporation Capital Tax Act</i>	All
14	<i>The Corporation Capital Tax Regulations, 1984</i>	All
15	<i>The Credit Union Act, 1985</i>	All
16	<i>The Credit Union Regulations</i>	All
17	<i>The Credit Union Act, 1998</i>	All
18	<i>The Credit Union Regulations, 1999</i>	All
19	<i>The Crown Resource Land Regulations, 2017</i>	All

Item	Enactments	Designated Portions
20	<i>The Employment Standards Regulations</i>	All
21	<i>The Environmental Management and Protection Act, 2010</i>	DIVISION I of PART VI
22	<i>The Farm Financial Stability Act</i>	Section 22
23	<i>The Fire Safety Regulations</i>	Section 5
24	<i>The Fuel Tax Act, 2000</i>	All
25	<i>The Fuel Tax Regulations, 2000</i>	All
26	<i>The Income Tax Act, 2000</i>	All
27	<i>The Insurance Premiums Tax Act</i>	All
28	<i>The Land Titles Act, 2000</i>	Section 33
29	<i>The Land Titles Regulations, 2001</i>	Sections 11, 12
30	<i>The Liquor Consumption Tax Act</i>	All
31	<i>The Liquor Consumption Tax Regulations, 1986</i>	All
32	<i>The Mines Regulations, 2003</i>	All
33	<i>The Minimum Wage Regulations, 2014</i>	All
34	<i>The Ministry of Central Services Regulations, 2016 (No. 2)</i>	Clauses 3(1)(j), (k) and (l)
35	<i>The New Generation Co-operatives Act</i>	All
36	<i>The New Generation Co-operatives Regulations</i>	All
37	<i>The Non-profit Corporations Act, 1995/ Loi de 1995 sur les sociétés sans but lucratif</i>	All
38	<i>The Non-profit Corporations Regulations, 1997/ Règlement de 1997 sur les sociétés sans but lucratif</i>	All
39	<i>The Occupational Health and Safety Regulations, 1996</i>	All
40	<i>The Occupational Health and Safety (Prime Contractor) Regulations</i>	All
41	<i>The Occupational Health and Safety (Workplace Hazardous Materials Information System) Regulations</i>	All
42	<i>The Partnership Act</i>	All
43	<i>The Partnership Regulations, 2016</i>	All
44	<i>The Provincial Lands Act, 2016</i>	All
45	<i>The Provincial Lands (Agriculture) Regulations</i>	All
46	<i>The Provincial Sales Tax Act</i>	All
47	<i>The Provincial Sales Tax Regulations</i>	All
48	<i>The Public Works and Services Act</i>	Clause 4(2)(c)
49	<i>The Radiation Health and Safety Regulations, 2005</i>	All

Item	Enactments	Designated Portions
50	<i>The Residential Tenancies Act, 2006</i>	All
51	<i>The Residential Tenancies Regulations, 2007</i>	All
52	<i>The Revenue and Financial Services Act</i>	All
53	<i>The Revenue Collection Administration Regulations</i>	All
54	<i>The Saskatchewan Employment Act</i>	All
55	<i>The Tobacco Tax Act, 1998</i>	All
56	<i>The Tobacco Tax Regulations, 1998</i>	All
57	<i>The Workers' Compensation Act, 2013</i>	All
58	<i>The Workers' Compensation General Regulations, 1985</i>	All
59	<i>The Workers' Compensation Miscellaneous Regulations</i>	All ”.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on the day on which they are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from March 29, 2018.

(2) Item 19 of Table 1 of the Appendix, as enacted by section 2 of these regulations, comes into force on January 1, 2019.

SASKATCHEWAN REGULATIONS 53/2018

The Pooled Registered Pension Plans (Saskatchewan) Act

Section 20

Order in Council 430/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Pooled Registered Pension Plans (Saskatchewan) Amendment Regulations, 2018*.

RRS c P-16.101 Reg 1, section 7 amended

2 **Subsection 7(1) of *The Pooled Registered Pension Plans (Saskatchewan) Regulations* is amended by adding the following clause after clause (h):**

“(i) New Brunswick”.

Coming into force

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

SASKATCHEWAN REGULATIONS 54/2018*The Power Corporation Act*

Sections 44.1 and 61

Order in Council 433/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Power Corporation (Annual Payments) Amendment Regulations, 2018*.

RRS c P-19 Reg 1 amended

2 *The Power Corporation Regulations* are amended in the manner set forth in these regulations.

New section 2.1

3 Sections 2.1 to 2.4 are repealed and the following substituted:

“Annual payments

2.1(1) In this section:

‘**Act**’ means *The Power Corporation Act*;

‘**corporation’s gross revenues**’ means the corporation’s gross revenues from all accounts of customers in Saskatchewan for the supply of energy, not including exports.

(2) For the purposes of section 44.1 of the Act, the corporation shall, in each financial year, pay an amount equal to 1.0% of the corporation’s gross revenues to the Minister of Finance for deposit into the General Revenue Fund.

(3) The payment mentioned in subsection (2) must be paid at the time and in the manner agreed to by the Minister of Finance and the corporation”.

Appendix repealed

4 Appendix is repealed.

Coming into force

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

SASKATCHEWAN REGULATIONS 55/2018*The SaskEnergy Act*

Sections 44.1 and 64

Order in Council 434/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The SaskEnergy (Municipal Surcharges and Franchise Definitions) Amendment Regulations, 2018*.

RRS c S-35.1 Reg 1 amended

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

Section 2 amended

3(1) The following clause is added after clause 2(1)(f):

“(f.1) **‘municipality’** means, for the purposes of sections 13.3 to 13.5, every city, town, village, northern village or resort village in Saskatchewan except those cities, towns, villages, northern villages or resort villages listed in Table 2”.

(2) The following subsections are added after subsection 2(3):

“(4) For the purposes of sections 23 and 24 of the Act:

(a) **‘distribution of gas’** means the movement of gas, by means of all gas pipeline facilities, that is:

(i) downstream of the outlet of the shut-off valves of gas transmission pipelines at stations where pressure reduction first occurs or at the point where the gas is unloaded from trailers, cascades, and similar mobile gas containers; and

(ii) upstream of the outlet of a metering point or some other point, as deemed by the corporation, where the gas is delivered to a person for consumption;

(b) **‘metering point’** means the point at which gas is measured and physical possession of gas is transferred to a person for consumption;

(c) **‘oilfield facility system’** means all the piping, process equipment, auxiliary devices and associated buildings involved with the extraction of oil from below the surface of the ground and with production processing before delivery to an oil transmission pipeline;

(d) **‘supply system’** means a piping system and associated control devices, other than a gas gathering and processing system as defined in clause (5)(b), through which gas is moved from the outlet of a metering point or, if there is no metering point, from a well where gas is produced, to equipment or appliances for consumption.

“(5) For the purposes of sections 60 and 61 of the Act:

(a) **‘enhanced oil recovery operation’** means an operation that uses methods to extract a larger portion of the oil located in a reservoir through the use of thermal or other stimulation techniques, including the introduction of gas, than is possible through conventional or primary wells, or waterflood;

(b) **‘gas gathering and processing system’** means an interconnected system consisting of all or any combination of flowlines, pipelines, meters, dehydrators, compressors and gas processing plants, where the system:

(i) collects gas from gas wells, oilfield batteries or both; and

(ii) transfers the gas to the TransGas gas transmission pipeline at the location where TransGas agrees to receive the gas;

(c) **‘TransGas gas transmission pipeline’** means an existing TransGas gas transmission pipeline or a TransGas gas transmission pipeline that TransGas plans or agrees to construct;

(d) **‘transportation of gas’** means the movement of gas by means of any gas pipeline and compression facilities, if that movement is:

(i) downstream of the point where physical possession of the gas is transferred to a gas transmission pipeline from:

(A) a gas gathering and processing system;

(B) a gas gathering system;

(C) an interconnected interprovincial or international gas transmission pipeline; or

(D) a gas storage facility; and

(ii) upstream of:

(A) the outlet of the shut-off valves of gas transmission pipelines at stations where pressure reduction first occurs; or

(B) the point where physical possession of the gas is transferred to:

(I) an interconnected interprovincial or international gas transmission pipeline;

(II) a consumer of gas in Saskatchewan who takes delivery of the gas from a gas transmission pipeline; or

(III) a gas storage facility”.

Section 13.3 amended

4(1) Subsection 13.3(1) is amended by striking out “a municipality designated in Table 1 or Table 2 of the Appendix respecting the full service customers in each of those municipalities” **and substituting** “municipalities respecting the full service customers in each of those municipalities”.

(2) The following subsection is added after subsection 13.3(1):

“(1.1) All urban municipalities in Saskatchewan are subject to the surcharge mentioned in subsection (1) except for those urban municipalities that have opted out of the collection and receipt of the surcharge payment, as listed in Table 2”.

(3) Subsection 13.3(2) is amended in the definition of the variable SR by striking out “mentioned in Table 1 and 3% for municipalities mentioned in Table 2”.

Section 13.4 amended

5(1) Subsection 13.4(1) is amended by striking out “a municipality designated in Table 1 or Table 2 of the Appendix respecting the delivery service customers in each of those municipalities” **and substituting** “municipalities respecting the delivery service customers in each of those municipalities”.

(2) Subsection 13.4(2) is amended in the definition of the variable SR by striking out “mentioned in Table 1 and 3% for municipalities mentioned in Table 2”.

Section 13.5 amended

6(1) Subsection 13.5(1) is amended by striking out “designated in Table 1 or Table 2 of the Appendix”.

(2) Subsection 13.5(2) is amended in the definition of the variable SR by striking out “mentioned in Table 1 and 3% for municipalities mentioned in Table 2”.

Section 13.6 amended

7 Subsection 13.6(2) is amended by striking out “the City of Humboldt, the City of Melfort or the City of Melville” **and substituting** “a municipality designated in Table 3 of the Appendix.”

Section 13.7 amended

8(1) Subsection 13.7(1) is amended by striking out “sections 13.8 and 13.9” **and substituting** “section 13.8”.

(2) Subsections 13.7(3) and (4) are repealed and the following substituted:

“(3) If it collects all or any part of the amount of the surcharge from the customer, the corporation or its subsidiary shall remit the amount collected to the municipality, or to the Minister of Finance for deposit in the general revenue fund, as the case may be, in accordance with section 13.8”.

Section 13.8 amended

9 Clause 13.8(a) is repealed.

Section 13.9 repealed

10 Section 13.9 is repealed.

Appendix amended

11(1) Table 1 of the Appendix is repealed.

(2) Table 2 of the Appendix is repealed and the following substituted:

“TABLE 2

[Subsection 13.3(1.1)]

Name of Municipality

Northern Village of Air Ronge	Village of Denholm
Resort Village of B-Say-Tah	Village of Doddsland
Resort Village of Big Shell	Village of Drinkwater
Resort Village of Bird’s Point	Village of Dysart
Resort Village of Candle Lake	Village of Edam
Resort Village of the District of Katepwa	Village of Elbow
Resort Village of Echo Bay	Village of Goodwater
Resort Village of North Grove	Village of Lake Alma
Resort Village of Saskatchewan Beach	Village of Lebret
Resort Village of Shields	Village of Limerick
Resort Village of Sun Valley	Village of Macoun
Resort Village of Thode	Village of Marengo
Resort Village of Tobin Lake	Village of McLean
Resort Village of Wakaw Lake	Village of Neilburg
Resort Village of Wee Too Beach	Village of Pierceland
Town of Grand Coulee	Village of Quill Lake
Town of Francis	Village of Sedley
Town of Pense	Village of Senlac
Town of White City	Village of Shamrock
Town of Wolseley	Village of Shell Lake
Village of Atwater	Village of Stockholm
Village of Belle Plaine	Village of Tessier
Village of Caronport	Village of Tuxford”.
Village of Conquest	

(3) Table 3 of the Appendix is repealed and the following substituted:

“TABLE 3
[Section 13.6]

Name of Municipality

City of Estevan
City of Humboldt
City of Melfort
City of Melville
City of Moose Jaw
City of North Battleford
City of Prince Albert
City of Regina
City of Saskatoon
City of Swift Current
City of Weyburn
City of Yorkton”.

(4) Table 4 of the Appendix is repealed.

Coming into force

12(1) Subject to subsection (2), sections 1 and 2, subsection 3(1) and sections 4 to 11 come into force on September 1, 2018.

(2) If these regulations are filed with the Registrar of Regulations after September 1, 2018, sections 1 and 2, subsection 3(1) and sections 4 to 11 come into force on the day on which they are filed with the Registrar of Regulations.

(3) Subject to subsection (4), subsection 3(2) comes into force on the day on which section 1 of *The SaskEnergy Amendment Act, 2018* comes into force.

(4) If section 1 of *The SaskEnergy Amendment Act, 2018* comes into force before these regulations are filed with the Registrar of Regulations, subsection 3(2) comes into force on the day on which these regulations are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 56/2018*The Uniform Building and Accessibility Standards Act*

Section 27

Order in Council 435/2018, dated August 15, 2018

(Filed August 16, 2018)

Title

1 These regulations may be cited as *The Building and Accessibility Standards Administration Amendment Regulations, 2018*.

RRS c U-1.2 Reg 6 amended

2 *The Building and Accessibility Standards Administration Regulations* are amended in the manner set forth in these regulations.

Section 2 amended

3 **The following clause is added after clause 2(1)(d):**

“(d.1) ‘**licence**’ means a Building Official’s licence issued pursuant to section 9”.

Section 3 amended

4 **Clause 3(a) is repealed and the following substituted:**

“(a) Building Official Class 1, which entitles the holder to:

- (i) complete plan reviews and inspections respecting residential buildings that contain one or two dwelling units, including residential buildings in which the one or two dwelling units contain a secondary suite; and
- (ii) take any action that a building official is authorized by the Act to take respecting residential buildings that contain one or two dwelling units, including residential buildings in which one or two dwelling units contain a secondary suite”.

Section 4 amended

5(1) **Clause 4(1)(d) is amended by adding** “based on the number of years or the period for which the applicant is applying to have the licence issued” **after** “Appendix”.

(2) **The following subsection is added after subsection 4(2):**

“(3) An applicant may apply for a licence, other than a Building Official Temporary licence or Building Official Restricted licence, for a period of one or five years”.

Section 5 amended

6 **Clause 5(1)(b) is amended by striking out** “Journeyman Certificate” **and substituting** “Journeyperson Certificate”.

Section 9 amended

7(1) **Subsection 9(4) is amended by adding** “but subject to subsections (5) to (7)” **after** “Notwithstanding subsections (1) to (3)”.

(2) **The following subsections are added after subsection 9(4):**

“(5) The chief building official may issue a Building Official Temporary licence or Building Official Restricted licence if the chief building official is satisfied that the circumstances mentioned in subsection (4) are met and that it is appropriate to do so.

“(6) A Building Official Temporary licence may be issued for a period of not more than one year and may be renewed only once in accordance with these regulations.

“(7) A Building Official Restricted licence may be issued for a period of not more than five years and may not be renewed”.

New section 10

8 Section 10 is repealed and the following substituted:

“Renewal and expiry of licences

10(1) Except as otherwise provided in this section, a licence expires on the date set out on the licence, unless it is renewed in accordance with this section.

(2) A licence holder may apply to renew a licence, other than a Building Official Temporary licence or Building Official Restricted licence, for a period of one or five years.

(3) Any person who wishes to renew a licence shall:

(a) apply in writing to the chief building official on a form supplied by the chief building official at least 15 days before the licence expires;

(b) provide evidence of qualification for renewal required pursuant to subsection (4); and

(c) pay the appropriate fee set out in Table 1 of the Appendix based on the number of years or the period for which the licence holder is applying to have the licence renewed.

(4) If any false or misleading statement is made in an application or in evidence of qualification mentioned in subsection (3), the chief building official may reject the application.

(5) To qualify for renewal of a licence, the licence holder must hold a valid licence, and:

(a) provide evidence acceptable to the chief building official that the licence holder has, during the period of the licence that is to be renewed:

(i) completed related training courses acceptable to the chief building official;

(ii) demonstrated to the satisfaction of the chief building official a sufficient knowledge of the Code, including those provisions of the Code that are amended by Saskatchewan;

(iii) attended information sessions acceptable to the chief building official on changes to the Code;

(iv) been a member of a Code development committee acceptable to the chief building official; or

(v) participated in other related activities that are acceptable to the chief building official; or

(b) provide peer and client references acceptable to the chief building official and relating to services performed during the period of the licence that is to be renewed to satisfy the chief building official that the licence holder has the qualifications, skill and experience to hold the licence.

(6) A valid licence that is in force on the day on which this section comes into force expires, unless it is renewed in accordance with this section:

- (a) on the date stated on the licence; or
- (b) if the licence holder has not paid the fee required by these regulations for a year, on the December 31 of the last year for which the fee was paid”.

Section 11 amended

9 Subsection 11(1) is amended:

- (a) by striking out “or” after clause (d);
- (b) by adding “or” after clause (e); and
- (c) by adding the following clause after clause (e):

“(f) has engaged in any other activities or has done or failed to do any other thing that, in the opinion of the chief building official, makes it in the public interest to cancel or suspend a licence”.

Appendix amended

10 Table 1 of the Appendix is repealed and the following substituted:

“Table 1
[Section 13]

Examination and Licence Fees

<i>Item</i>	<i>Fee</i>
1. Building Official Class 1, 2 or 3 examination.....	\$200
2. Building Official Class 1, 2 or 3 re-marking of examination...	50
3. Building Official Class 1 licence.....	50 for one year, 200 for five years
4. Building Official Class 2 licence.....	50 for one year, 200 for five years
5. Building Official Class 3 licence.....	50 for one year, 200 for five years
6. Building Official Temporary licence.....	50 per year
7. Building Official Restricted licence.....	50 per year
8. Duplicate licence.....	25”.

Coming into force

11(1) Subject to subsection (2), these regulations come into force on September 1, 2018.

(2) If these regulations are filed with the Registrar of Regulations after September 1, 2018, these regulations come into force on the day on which they are filed with the Registrar of Regulations.