

*The
Insured Services
(Physicians) Payment
Schedule Review
Regulations, 1989*

being

[Chapter S-29 Reg 15](#) (effective February 10, 1989).

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.

Table of Contents

- 1 Title
- 2 Interpretation
- 3 Committee established
- 4 Purpose of committee
- 5 Duty of committee members
- 6 Consultation required
- 7 R.R.S. c.S-29 Reg 11 repealed

CHAPTER S-29 REG 15

The Saskatchewan Medical Care Insurance Act

Title

1 These regulations may be cited as *The Insured Services (Physicians) Payment Schedule Review Regulations, 1989*.

Interpretation

2 In these regulations:

- (a) “**Act**” means *The Saskatchewan Medical Care Insurance Act*;
- (b) “**board**” means the board of directors of the Saskatchewan Medical Association;
- (c) “**minister’s committee**” means the minister’s medical payment schedule review committee established pursuant to section 3.

24 Feb 89 cS-29 Reg 15 s2.

Committee established

3 There shall be a standing committee, to be called the minister’s medical payment schedule review committee, composed of not more than:

- (a) five members appointed by the minister, one of whom is to be designated by the minister as a co-chairman of the committee; and
- (b) five members appointed by the board, one of whom is to be designated by the board as a co-chairman of the committee.

24 Feb 89 cS-29 Reg 15 s3.

Purpose of committee

4 The purpose of the minister’s committee is to consult the board on behalf of the minister for the purposes of subsection 48(3) of the Act.

24 Feb 89 cS-29 Reg 15 s4.

Duty of committee members

5 The members of the minister’s committee shall ensure that they are available to meet with the board or representatives of the board:

- (a) at any reasonable time; and
- (b) on reasonable notice;

at the request of the board.

24 Feb 89 cS-29 Reg 15 s5.

Consultation required

6(1) The Lieutenant Governor in Council shall not make a regulation pursuant to clause 48(1)(c), (d) or (e) of the Act unless the board:

(a) has had a reasonable opportunity of not less than 30 days to discuss the subject matter of the proposed regulation with members of the minister's committee; or

(b) has advised the minister that it has completed its consideration of the proposed regulations.

(2) The board may advise the minister with respect to the making of regulations pursuant to clause 48(1)(c), (d) or (e) of the Act if, on consultation with the minister's committee, there are matters with which they disagree.

24 Feb 89 cS-29 Reg 15 s6.

R.R.S. c.S-29 Reg 11 repealed

7 *The Insured Services (Physicians) Payment Schedule Review Regulations* are repealed.

24 Feb 89 cS-29 Reg 15 s7.