

*Depots*

11. A depot established under section 8 of the Act by a vendor or group of vendors in the class described in clause (b) of section 3 of these regulations shall be established and operated in accordance with the following:

(a) The depot shall be established and operated not more than 0.5 miles from the premises in which the vendor who has established, or each member of a group of vendors that has established, the depot sell, offers for sale or distributes beverages in an approved container.

(b) The depot shall operate for the purpose of receiving empty approved containers of the type in which a beverage is sold by the vendor or each member of the group of vendors during the same hours which the vendor or any member of the group of vendors operate the premises where the beverage is sold in approved containers.

(c) The vendor who has established or each member of the group of vendors that has established a depot shall pay the sum fixed by the regulations to any person who delivers to the depot approved containers of any type in which any beverage is sold, offered for sale or distributed by the vendor or any vendor who is a member of the group.

(d) Notwithstanding section 6 of these regulations any person may deliver any number of approved containers to a depot during any one day.

12. Where a vendor, or group of vendors, has established a depot under section 8 of the Act the vendor or each member of the group shall post in a conspicuous place at or near the place of his premises where beverages are sold or offered for sale a notice indicating where the depot is located and its hours of operation.

13. A vendor in the class described in clause (b) or (c) of section 3 of the regulations may refuse to pay the sum fixed by these regulations where the approved containers are delivered to him at the premises in which he sells, or offers for sale any beverage in an approved container.

*Coming Into Force*

14. These regulations shall come into force on the first day of August, 1973.

**SCHEDULE A**

**APPLICATION FOR APPROVAL OF A BEVERAGE CONTAINER**

THE UNDERSIGNED:

NAME OF APPLICANT .....

ADDRESS .....

HEREBY MAKES APPLICATION FOR APPROVAL TO USE THE ENCLOSED

CONTAINER, MARKED EXHIBIT ....., FOR THE PURPOSE OF  
(1, 2, 3, etc.)

SELLING A BEVERAGE UNDER THE BRAND NAME OF .....

THE BEVERAGE IS:

A CARBONATED SOFT DRINK                      BEER

OTHER (describe) .....

THE CONTAINER IS MANUFACTURED FROM .....

AND HAS A CAPACITY OF ..... FLUID OUNCES.  
THE CONTAINER IS / IS NOT REFILLABLE.

DATED ....., 19.....

Signature of Applicant  
or Officer of Company

**APPROVAL TO USE A BEVERAGE CONTAINER**

THIS IS TO CERTIFY THAT .....

IS AUTHORIZED TO SELL .....

BRAND NAME BEVERAGE(S) IN A ..... OUNCE CONTAINER IDENTIFIED

BY THE APPLICANT AS EXHIBIT .....

TERMS OR CONDITIONS: .....

THIS APPROVAL SHALL EXPIRE ON .....

DATED ....., 19.....

Minister of the Environment

Issued Under The Authority of Section 6 of The Litter Control Act, 1973.

**SASKATCHEWAN REGULATION 188/73**

THE LITTER CONTROL ACT, 1973  
Order in Council 968/73 dated July 31, 1973

(Filed August 2, 1973.)

**SCHEDULE**

Regulations Made Under The Litter Control Act, 1973

*Title*

1. These regulations may be cited as the Litter Control Regulations, 1973.

*Interpretation*

2. In these regulations:

- (a) "Act" means The Litter Control Act, 1973.
- (b) "association" means the Saskatchewan Brewers Association Limited.
- (c) "beer" means beer defined in The Liquor Act.

*Classes of Vendors*

3. There shall be the following classes of vendors in the province:

- (a) Vendor of carbonated soft drinks;
- (b) Vendor of carbonated soft drinks who has established or is a member of a group of vendors who has established a depot under section 8 of the Act;
- (c) Vendor of beer who is a member of the association; and
- (d) A vendor who sells or offers for sale beer for consumption off the premises in which the beer is sold or offered for sale.

*Classes of Containers*

4. Classes of approved containers shall be as follows:

- (a) Refillable bottles of any capacity used for the purpose of holding carbonated soft drinks;
- (b) Refillable bottles of any capacity used for the purpose of holding beer;
- (c) Non-refillable bottles of any capacity used for the purpose of holding beer or carbonated soft drinks;
- (d) Cans of any capacity used for the purpose of holding carbonated soft drinks;
- (e) Bottles for the purpose of holding beer which is not bottled in the Province of Saskatchewan; and
- (f) Paper or plastic containers used by a vendor for the purpose of dispensing beverages.

*Deposits*

5. (a) A vendor of carbonated soft drinks, as classified in clause (a) of section 3 of these regulations, shall pay for each approved container of the type classified in clause (a) of section 4 of these regulations brought to him the following sums in legal tender:

- (i) five cents for each approved container which has a capacity not greater than 16 fluid ounces.
- (ii) ten cents for each approved container which has a capacity greater than 16 fluid ounces.

(b) A vendor of beer, as classified in clause (d) of section 3 of these regulations, shall pay twenty cents for each dozen of approved containers of the type classified in clause (b) of section 4 of these regulations brought to him.

(c) A vendor of beer as classified in clause (c) of section 3 of these regulations, shall pay thirty cents for each dozen of approved containers of the type classified in clause (b) of section 4 of these regulations brought to a warehouse operated by the association.

*Quantities to be Accepted*

6. (1) A person may deliver not more than twenty-four approved containers to any one vendor during any one day.

(2) Notwithstanding subsection (1), a person may deliver more than twenty-four approved containers to any one vendor during any one day where that vendor expressly or impliedly accepts delivery of the greater number of approved containers.

*Geographic Area Excluded From Provisions of the Act*

7. The area of the Province of Saskatchewan north of the 56th parallel is excluded from the operation of sections 7 to 10 of the Act.

*Classes of Approved Containers Excluded From Provisions of the Act*

8. Non-refillable bottles, paper and plastic containers, bottles and cans as classified in clauses (c), (d), (e) and (f) of section 4 of these regulations are excluded from the provisions of section 7 to 10 of the Act.

*Approval of Containers*

9. Application for approval of beverage containers shall be made in writing on the form prescribed in these regulations and shown attached hereto as Schedule A.

*Disposal of Containers*

10. Approved containers coming into the possession of a vendor which are unfit for the purpose for which they were originally approved shall be disposed of:

- (a) Through a municipal solid waste disposal system; or
- (b) A sanitary landfill approved under The Public Health Act and regulations; or
- (c) By re-using the container material in the manufacture of other containers or some other commodity or thing.