THE NORTHERN AFFAIRS ACT  
(C.C.S.M. c. N100)  

South Indian Lake Community Incorporation  
Regulation  

Regulation  51/99  
Registered  March 12, 1999

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Definitions
1 In this regulation,

"Act" means The Northern Affairs Act; (« Loi »)

"community" means the Incorporated Community of South Indian Lake; (« communauté »)

"council" means the incorporated community council of the Incorporated Community of South Indian Lake; (« conseil »)

"member" means a member of the council, and includes the mayor. (« membre »)

Incorporation and name of community
2 The community of South Indian Lake is hereby incorporated, to be known as the Incorporated Community of South Indian Lake.

Boundaries of community
3 The boundaries of the community are as follows: all that portion of unsurveyed Townships 89 and 90, Range 10 West of the Principal Meridian in Manitoba contained within the limits shown bordered hatched on a plan filed in the Office of the Director of Surveys at Winnipeg as Number 18606.

Fiscal year is April 1 to March 31
4 The fiscal year of the community is as set out in subsection 89(1) of the Act.
Council
5(1) The council shall consist of seven members, including the mayor, and is to be known as the South Indian Lake Incorporated Community Council.

Continuation of members after incorporation
5(2) A member of the community council of South Indian Lake on the day before this regulation comes into force is continued as a member of the council until replaced or re-elected.

Election of mayor
6 The mayor shall be elected by the electors of the community.

Election schedule
7 The election schedule for the community, previously set out in the Community Designation, Boundaries and Elections Schedule Regulation, is continued as follows:

(a) three members to be elected in 2000 and every three years after that;

(b) four members, including the mayor, to be elected in 2001 and every three years after that.

By-law re remuneration to members
8 For the purpose of section 38 (remuneration) of the Act, the council must pass a by-law in respect of any indemnity, expense or other remuneration to be made to a member, and the rates or amounts fixed in the by-law in respect of expenses shall not exceed twice the rates or amounts referred to in subsection 38(9) of the Act.

Application of The Municipal Council Conflict of Interest Act
9 The Municipal Council Conflict of Interest Act applies with necessary modifications to members of the incorporated council, but in case of a conflict between that Act and the Northern Manitoba Elections Regulation, the Regulation prevails.

Conseil
5(1) Le conseil est constitué de sept membres, y compris le maire, et porte le nom de conseil communautaire de la communauté constituée de South Indian Lake.

Maintien des membres
5(2) Les membres du conseil en poste au moment de l’entrée en vigueur du présent règlement sont maintenus en poste jusqu’à ce qu’ils soient remplacés ou réélus.

Élection du maire
6 Le maire est élu au suffrage des électeurs de la communauté.

Dates des élections
7 Les dates des élections pour la communauté prévues au Règlement sur la désignation et les limites des communautés et sur les dates des élections des conseils communautaires sont maintenues comme suit :

a) trois membres devant être élus en 2000 et, par la suite, tous les trois ans;

b) quatre membres, y compris le maire, devant être élus en 2001 et, par la suite, tous les trois ans.

Arrêté sur la rémunération des membres
8 Pour l’application de l’article 38 de la Loi, le conseil est tenu d’adopter un arrêté régissant les indemnités, les frais et les autres rémunérations versés aux membres. Les taux et les montants fixés par arrêté pour les frais ne peuvent être plus élevés que le double des montants prévus au paragraphe 38(9) de la Loi.

Loi sur les conflits d’intérêts
Application of other Acts generally

For greater certainty, the community is subject to an Act other than The Northern Affairs Act only where the other Act is made applicable by

(a) The Northern Affairs Act;

(b) this regulation; or

(c) a specific reference to incorporated communities in the other Act.

Application of The Buildings and Mobile Homes Act

The community is deemed to be a municipality for the purpose of The Buildings and Mobile Homes Act.

Application of certain provisions of The Municipal Act (1988)

Pursuant to subsections 80(1) and (3) of The Northern Affairs Act, the following provisions of The Municipal Act, R.S.M. 1988, c. M225, are hereby made applicable to the community, its council, officers, employees and individuals:

(a) in Part V (municipal services), Division I (transportation): Subdivisions I to VII (highways), XIII (ferries), XIV (wharves and docks), and XVI (public transportation system), except

(i) in Subdivision II, subsection 212(2) (title to highways),

(ii) in Subdivision VII, clauses 245(1)(c) to (e) (by-law re charges, removal of snow, vacant property), (h) (suppression of dust) and (p) (boulevards), and subsections 245(2) (surfacing boulevards) and (4) to (6) (booths on sidewalks, boulevard maintenance, cost of removals);

(b) in Part V (municipal services), Division II (drainage of land): Subdivisions I (drainage generally), II (drains for individuals), IV (maintenance of drains), and V (limitations of actions);
(c) in Part V (municipal services), Division III (protection of persons and property): section 287 (by-law) and Subdivisions II (fire protection), V (firearms and fireworks) and VI (vehicles, race tracks, parking, etc.), except subsection 299.1(3) (parking by-law for physically disabled persons);

d) in Part V (municipal services), Division IV (buildings, zoning, excavations): Subdivisions II to VIII (planning and zoning, reclaiming land, buildings, signs and billboards, open wells and excavations, vacant land, topsoil, by-law for curfew for children);

e) in Part V (municipal services), Division V (health and sanitation): Subdivisions I to III (by-law, food, milk), V to VII (ambulances, drowning accidents, cemeteries), IX (sanitation) and XI (sanitation) and subsection 345(3) (cost of enforcing by-law on sanitation);

f) in Part V (municipal services), Division VI (animals, birds and plants): Subdivisions I to IV (veterinarian, diseases, dogs), except sections 360 and 361 (compulsory treatment, by-law on compensation) and subsection 363(2) (application of by-law for control of dogs);

g) in Part V (municipal services), Division VII (miscellaneous):

(i) Subdivision II (rest rooms), except clause 368(b) (appointment of managing committee),

(ii) Subdivisions VII (afforestation), VIII (franchises) and IX (grants of money), except subsection 380(2) (levy to pay grants) and section 381 (grants re Department of Agriculture), and

(iii) Subdivision X (contracts by officers of certain charities);

h) in Part VI (parks, community centres and recreation):

(i) Division I (parks), except sub-clause 386(1)(c)(ii) (by-law re cost of park) and section 387 (basis of tax),

(ii) Division III (community centres and districts),

c) dans la partie V, section III : l'article 287 ainsi que les sous-sections II, V et VI, à l'exception du paragraphe 299.1(3);

d) dans la partie V, section IV : les sous-sections II à VIII;

e) dans la partie V, section V : les sous-sections I à III, V à VII, IX et XI, à l'exception du paragraphe 345(3);

f) dans la partie V, section VI : les sous-sections I à IV, à l'exception des articles 360 et 361 ainsi que du paragraphe 363(2);

g) dans la partie V, section VII :

(i) la sous-section II, à l'exception de l'alinéa 368b),

(ii) les sous-sections VII, VIII et IX, à l'exception du paragraphe 380(2) et de l'article 381,

(iii) la sous-section X;

h) dans la partie VI :

(i) la section I, à l'exception du sous-alinéa 386(1)c(ii) et de l'article 387,

(ii) la section III,
(iii) in Division IV (recreation), subsections 442(1), (2), (6) (by-law re recreation program),
(iv) Division VI (tourist camps and trailer parks), and
(v) Division VII (water resorts);
(i) Part XIII (licensing and control of trades and occupations).

Nuisance ground, disposal area, landfill disposal 12(2) Pursuant to subsection 82(1) of The Northern Affairs Act, the council may, in accordance with that provision, pass by-laws on the matters referred to in that provision.

Transitional continuation of certain by-laws 13(1) Subject to subsection (2), the by-laws referred to in clauses (2)(a) to (c), passed by the community council of South Indian Lake and filed with the minister pursuant to subsection 5(8) of The Northern Affairs Act and section 4 of the Northern Affairs (Delegation of Authority to Enact By-laws) Regulation, are continued as if passed by the incorporated community council.

By-laws expire in 90 days or on re-enactment 13(2) Each of the following by-laws has force and effect until 90 days after this section comes into force or until the council re-enacts it, whichever occurs first:
(a) By-law 14-91 respecting derelict vehicles, filed on December 18, 1991;
(b) By-law 15-91 respecting a curfew for children, filed on December 18, 1991;
(c) By-law 13-93 respecting a volunteer fire department and the prevention of fire, filed on June 14, 1993.
Coming into force
14  This regulation comes into force on April 1, 1999.

Entrée en vigueur
14  Le présent règlement entre en vigueur le 1er avril 1999.