

REPORTS REQUIRED BY LEGISLATION

Office of the Clerk of the Assembly Journals Branch February 2024

NOTES

- This symbol * appears to indicate that certain reports are required to be tabled one time only.
- This symbol ** appears to indicate that either the entire act or a certain provision in that act has not yet been proclaimed. Until proclamation, tabling of the required reports is not necessary.
- Please take note that certain provisions found within may indicate a specific time limit for when tabling of a report should occur.
- This document is to be used as a guide only. Please consult the legislation found on the Manitoba Laws' website at https://web2.gov.mb.ca/laws/index.php for more details.

TABLE OF CONTENTS – by portfolio

	raye
Advanced Education and Training, The Minister of	
Agriculture, The Minister of	
Consumer Protection and Government Services, The Minister of	
Economic Development, Investment, Trade and Natural Resources, The Minister of	4–6
Education and Early Childhood Learning, The Minister of	
Environment and Climate Change, The Minister of	7–9
Executive Council, The President of	
Families, The Minister of	9–11
Finance, The Minister of	11–16
Health, Seniors and Long-Term Care, The Minister of	16–17
Housing, Addictions and Homelessness, The Minister of	17–18
Indigenous Economic Development, The Minister of	18–19
Justice (and Attorney-General), The Minister of	19–23
Labour and Immigration, The Minister of	
Legislative Assembly, The Speaker of	24–30
Municipal and Northern Relations, The Minister of	
Sport, Culture, Heritage and Tourism, The Minister of	
Transportation and Infrastructure, The Minister of	33–34

TABLE OF CONTENTS – by act

·	Page
Accessibility for Manitobans Act, The	9
Adults Living with an Intellectual Disability Act, The	
Advanced Education Administration Act, The	
Advocate for Children and Youth Act, The	
*Advocate for Children and Youth Act, The	
Agricultural Producers' Organization Funding Act, The	
Apprenticeship and Certification Act, The	
Arts Council Act, The	
Auditor General Act, The	
Audit of Public Accounts	25
Audit of the Office of the Auditor General	25
Operations of the Office	26
Special Audits	25
Special Audits on request	
Special Reports	25
Special Reports – Estimates	26
Bilingual Service Centres Act, The	
Caregiver Recognition Act, The	
Centre culturel franco-manitobain Act, The	
Child and Family Services Act, The	
*City of Winnipeg Charter Amendment and Planning Amendment Act, The	
Civil Service Superannuation Act, The	
Climate and Green Plan Act, The	
Colleges Act, The	1
Communities Economic Development Fund Act, The	
Conflict of Interest (Members and Ministers) Act, The	
Court of Appeal Act, The	
Court of King's Bench Act, The	
Criminal Property Forfeiture Act, The	
Crown Corporations Governance and Accountability Act, The	
Manitoba Centennial Centre Corporation	12
Efficiency Manitoba	
Manitoba Hydro-Electric Board	
Manitoba Liquor and Lotteries Corporation	
Manitoba Public Insurance Corporation, The	
**Crown Lands Act, The	2
Crown Lands Act, The	4
Disability Support Act, The	
Drinking Water Safety Act, The	
Education Administration Act, The	
Efficiency Manitoba Act, The	8
Election Financing Act, The	27
Elections Act, The	27–28
Electoral Divisions Act, The	28
Environment Act, The	8
Fair Registration Practices in Regulated Professions Act, The	23
Fatality Inquiries Act, The	19
Financial Administration Act, The (Annual Reports and Supplements to the Estimates)	
Advanced Education and Training	12, 13
Agriculture	
Consumer Protection and Government Services	
Economic Development, Investment, Trade and Natural Resources	
Education and Early Childhood Learning	
Employee Pensions and Other Costs	
Environment and Climate Change	
Families	
Finance	10 10

Health, Seniors and Long-Term Care	
Housing, Addictions and Homelessness	
Indigenous Economic Development	12, 13, 19
Justice	12, 13, 20
Labour and Immigration	12, 13, 23
Municipal and Northern Relations	12, 13, 30
Public Service Commission	12, 13
Sport, Culture, Heritage and Tourism	12, 13, 32
Tax Credits, Enabling Appropriations, Emergency Expenditures and Public Debt	
Transportation and Infrastructure	
Financial Administration Act, The (<i>Other Reports</i>)	
Public Accounts for the Province of Manitoba	13
Supplementary Loan and Guarantee Authority	12
Fires Prevention and Emergency Response Act, The	
Fiscal Responsibility and Taxpayer Protection Act, The	
Fisheries Act, The	
Forest Act, The	
Francophone Community Enhancement and Support Act, The	
Freedom of Information and Protection of Privacy Act, The	
*Freedom of Information and Protection from Privacy Act, The	
Greater Winnipeg Gas Distribution Act, The	
Health Services Insurance Act, The	
Highway Traffic Act, The	
Housing and Renewal Corporation Act, The	
Human Rights Code, The	
Insurance Act, The	
Intimate Image Protection Act, The	
Labour Relations Act, The	
Land Acquisition Act, The	
Law Enforcement Review Act, The	
Legal Aid Manitoba Act, The	
Legal Profession Act, The	
Legislative Assembly Act, The	
Amounts Claimed and Paid – Members' Allowances	28
Income from Crown agencies	15
Indemnities and Allowances	29
Members' Allowances Compliance Report	29
MLA Pay, Allowances and Retirement Benefits	29
Legislative Assembly Management Commission Act, The	29
Legislative Building Centennial Restoration and Preservation Act, The	29
Liquor, Gaming and Cannabis Control Act, The	21
Manitoba Agricultural Services Corporation Act, The	2
Manitoba Assistance Act, The	
Manitoba Centennial Centre Corporation Act, The	32
Manitoba Development Corporation Act, The	4
Manitoba Film and Sound Recording Development Corporation Act, The	32
Manitoba Hazardous Waste Management Corporation Act, The	8
Manitoba Hydro Act, The	
Manitoba Liquor and Lotteries Corporation Act, The	33
Manitoba Multiculturalism Act, The	
Manitoba Public Insurance Corporation Act, The	
Manitoba Water Services Board Act, The	
Manitoba Women's Advisory Council Act, The	
Mines and Minerals Act, The	
Municipal Board Act, The	
Oil and Gas Act, The	
Ombudsman Act, The	
Path to Reconciliation Act, The	
Pay Equity Act, The	
Pension Benefits Act, The	
*Personal Health Information Act, The	16

Personal Health Information Act, The	29–30
Planning Amendment and City of Winnipeg Charter Amendment Act, The	
Police Services Act, The	21
Poverty Reduction Strategy Act, The	11
*Protecting and Supporting Children (Information Sharing) Act, The	
Provincial Court Act, The	
Public Guardian and Trustee Act, The	3
Public Health Act, The	17
Public Interest Disclosure (Whistleblower Protection) Act, The	15, 30
Public Schools Act, The	
Public Servants Insurance Act, The	15
Public Service Act, The	15
Public Utilities Board Act, The	15
Public Works Act, The	3, 33
**Real Property Valuation Board Act, The	4
**Referendum Act, The	22, 30
Regulatory Accountability Act, The	
**Reporting of Support Kits for Survivors of Sexual Assault Act (Trained Health Professionals and Evidence Co	ollection
Kits), The	
Research Manitoba Act, The	
Residential Tenancies Act, The	
Social Services Appeal Board Act, The	11
Special Operating Agencies Act, The (Special Operating Agency Reports)	
Civil Legal Services (Justice)	
Entrepreneurship Manitoba (Consumer Protection and Government Services)	
Food Development Centre (Agriculture)	16
Manitoba Education, Research and Learning Information Networks (MERLIN) (Consumer Protection and Go	
Services)	
Manitoba Financial Services Agency (Finance)	
Manitoba Learning Resource Centre (Education and Early Childhood Learning)	
Materials Distribution Agency (Consumer Protection and Government Services)	
Property Registry Agency (Consumer Protection and Government Services)	
Public Guardian and Trustee of Manitoba (Consumer Protection and Government Services)	
Vehicle and Equipment Management Agency (VEMA) (Consumer Protection and Government Services)	
Vital Statistics Agency (Consumer Protection and Government Services)	
Statutes and Regulations Act, The	
Teachers' Pensions Act, The	
Travel Manitoba Act, The	
Universal Newborn Hearing Screening Act, The	17
Victims' Bill of Rights, The	23
Vital Statistics Act, The	
Waste Reduction and Prevention Act, The	
Water Power Act, The	
Water Protection Act, The	
Watershed Districts Act, The	
Wildlife Act, The	0
Workers Compensation Act, The	24

ADVANCED EDUCATION AND TRAINING, THE MINISTER OF

The Advanced Education Administration Act

CCSM, c. A6.3 s. 9.4(1), (2) and (3) – After the end of each fiscal year, a board must prepare and submit to the Minister an annual report of the operations of the university or college during that fiscal year, including audited financial statements and any other information that the Minister requests. The annual report of a university or Red River College Polytechnic must be submitted within six months after the end of each fiscal year and the annual report of any other college must be submitted within four months after the end of each fiscal year. The Minister must table a copy of the annual report of a university or college in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, the Minister must without delay make the report public and, within 15 days after the next sitting begins, table a copy of the report in the Assembly.

Reports to be tabled: Brandon University; University College of the North; University of Manitoba; University of Winnipeg; Assiniboine Community College; Red River College Polytechnic; Université de Saint-Boniface

The Colleges Act

CCSM, c. C150.1, s. 28(1) and (2) – Each college board to submit, within 4 months after the end of its fiscal year, report to Minister on operations, including audited financial statements, and any other information requested by the Minister. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Reports to be tabled: Assiniboine Community College; Red River College Polytechnic

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Advanced Education and Training

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Advanced Education and Training

The Research Manitoba Act

CCSM, c. R118, s. 15(1) and (2) – Within six months after the end of each fiscal year, Research Manitoba must prepare an annual report on its activities and operations during that fiscal year, including audited financial statements. Minister must table a copy of the report in the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Research Manitoba

AGRICULTURE, THE MINISTER OF

The Agricultural Producers' Organization Funding Act

CCSM, c. A18, s. 12 (1) and (2) – The Manitoba Farm Products Marketing Council to submit report to Minister within 7 days of making a determination or certification of an organization. Minister to table each report in Assembly within 15 days of receipt, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Manitoba Farm Products Marketing Council

The Manitoba Agricultural Services Corporation Act

CCSM, c. A25, s. 29 – Not later than September 30 in each year, the board must give a report to the Minister on the corporation's activities and operations during the fiscal year ending on March 31, of that year. The report must include audited financial statements and any other information that the Minister may request. Minister must table the report in the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Manitoba Agricultural Services Corporation

The Crown Lands Act

**CCSM, c. C340, s. 7.7(6) – [Comes into force upon proclamation of S.M. 2018, c. 35] – The Minister must include in each annual report of the Minister's department a report on the use of designated community pastures in the year and what measures were taken in the year to maintain and conserve the ecological integrity and natural biodiversity of the pastures.

Report to be tabled: see *Department of Agriculture* (Community pastures)

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Agriculture

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Agriculture

CONSUMER PROTECTION AND GOVERNMENT SERVICES, THE MINISTER OF

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Consumer Protection and Government Services

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Consumer Protection and Government Services

The Land Acquisition Act

CCSM, c. L40, s. 15 – Land Value Appraisal Commission to submit annual report to Minister on applications and matters dealt with in preceding calendar year. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: The Land Value Appraisal Commission

The Manitoba Public Insurance Corporation Act

CCSM, c. P215, s. 180(1) and (2) — Chief commissioner shall within six months after the end of each fiscal year, submit an annual report to the minister responsible for the Automobile Injury Compensation Appeal Commission respecting the exercise of powers and the performance of duties by the commission under this part, including significant decisions of the commission and reasons for the decisions. The minister shall submit the annual report to the Lieutenant Governor in Council and shall table the report in the Legislative Assembly within 15 days of receiving it if the Legislative Assembly is then in session, or if it is not in session within 15 days of the beginning of the next session.

Report to be tabled: Automobile Injury Compensation Appeal Commission

The Public Guardian and Trustee Act

CCSM, c. P205, s. 35(1), (2) and (3) — Auditor General to audit annually the records, accounts and financial statements of the Public Guardian and Trustee, including any accounts, records and financial statements relating to selected estates or trusts and incorporate the findings in the report on the Public Accounts of the government. Minister of Finance must table each auditor's report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Auditor General's Report – Public Guardian and Trustee (including Estates and Trusts)

CCSM, c. P205, s. 36(1), (2) and (3) – Public Guardian and Trustee to submit, within 60 days after receipt of the Auditor General's report on the audit of the records, accounts and financial statements of the Public Guardian and Trustee for a fiscal year, a report on the performance of the functions of the Public Guardian and Trustee including audited balance sheet and audited statement of receipts and expenditures. Minister to table the report in the Assembly within 15 days after having received it, if in session, or if not, within 15 days of opening of next session.

Report to be tabled: Public Guardian and Trustee of Manitoba

The Public Works Act (as it relates to real estate matters within the mandate of the Department of Consumer Protection and Government Services)

CCSM, c. P300, s. 16 – The Minister shall make and submit to the Lieutenant Governor an annual report. The Minister to table a copy of the report in the Assembly within 15 days after the next sitting begins.

Reports to be tabled: see Special Operating Agencies

The Real Property Valuation Board Act

**CCSM, c. R30.2, s. 25(1) and (2) – [Comes into force upon proclamation of S.M. 2022, c. 41] – Within three months after the end of each fiscal year of the government, the Real Property Valuation Board must prepare and submit to the Minister an Annual Report on its activities and operations during the fiscal year. The minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives it.

Report to be tabled: Real Property Valuation Board

The Residential Tenancies Act

CCSM, c. R119, s. 151(1) and (2) – The chief commissioner to submit, within 6 months of end of fiscal year, an annual report to the Minister respecting the activities of the Residential Tenancies Commission and setting out the significant decisions of the commission and the reasons for those decisions. Minister to table a copy of the report in Assembly within 15 days after receiving it if in session; if not, within 15 days after the next sitting begins.

Reports to be tabled: Residential Tenancies Branch; Residential Tenancies Commission

The Vital Statistics Act

CCSM, c. V60, s. 39 – The director must prepare a statistical report of the births, stillbirths, marriages, commonlaw relationships, deaths, adoptions and changes of name for the previous calendar year and include it in the annual report for the department over which the minister presides.

Report to be tabled: see Special Operating Agencies (Vital Statistics Agency)

ECONOMIC DEVELOPMENT, INVESTMENT, TRADE AND NATURAL RESOURCES, THE MINISTER OF

The Apprenticeship and Certification Act

CCSM, c. A110, s. 5(1) and (2) — Not later than four months after the end of the government's fiscal year, the Apprenticeship and Certification Board must prepare and provide the Minister with an annual report on its activities for the 12-month period ending March 31. The report must include a status report on the achievement of the priorities set out in its strategic plan for the 12-month period. The Minister must table the annual report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: The Apprenticeship and Certification Board

The Crown Lands Act

CCSM, c. C340, s. 3 – Minister to table an annual report of proceedings, transactions and affairs of Lands Branch during preceding year in Assembly within 15 days of opening of next session.

Report to be tabled: Lands Branch

The Manitoba Development Corporation Act

CCSM, c. D60, s. 18(1), (2) and (3) – Not later than September 30 in each year, the board of directors of the Manitoba Development Corporation must give a report to the Minister on the corporation's activities and operations during the fiscal year ending on March 31 of that year, including audited financial statements and any other information that the Minister requires. The Minister must table a copy of the report in the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Manitoba Development Corporation

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Economic Development, Investment, Trade and Natural Resources

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Economic Development, Investment, Trade and Natural Resources

The Fisheries Act

CCSM, c. F90, s. 31(1) and (3) – Within nine months after the close of each fiscal year of the government, the Minister shall prepare a report of its administration of this Act, including a review of all fisheries allocations, for that fiscal year. The Minister must table the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the report has been prepared.

Report to be tabled: see Department of Economic Development, Investment, Trade and Natural Resources (Status of Fisheries)

CCSM, c. F90, s. 31(2) and (3) – Minister must, within six months after the end of the fiscal year ending March 31, 2017, and within six months after the end of every fifth fiscal year afterwards, prepare a report containing a review, an analysis and an evaluation of provincial fisheries. The Minister must table a copy of each report under section 31 in the Assembly on any of the first 15 days on which the Assembly is sitting after the report has been prepared.

Report to be tabled: Five-Year Report on Status of Fisheries

The Forest Act

CCSM, c. F150, s. 43(1) – Minister to submit, within 9 months of end of preceding fiscal year, report on administration of Act including a review of all forestry allocations. Minister to table report in the Assembly, if in session, if not, within 15 days of opening of next session.

Report to be tabled: see Department of Economic Development, Investment, Trade and Natural Resources (Status of Forestry)

CCSM, c. F150, s. 43(2) – Minister to submit, within 9 months after the close of the fiscal year ending March 31, 1991, and every fifth year thereafter, report on review, analysis and evaluation of forest resources. Minister to table report in the Assembly, if in session, if not, within 15 days of opening of next session.

Report to be tabled: Five-Year Report on Status of Forestry

The Mines and Minerals Act

CCSM, c. M162, s. 7(4) – Minister to table report on activities, actions and accomplishments of department under Act, upon completion of each fiscal year, no later than September 30th, if in session; if not, within 15 days of opening of next session.

Report to be tabled: see Department of Economic Development, Investment, Trade and Natural Resources (Status of Mines and Minerals)

CCSM, c. M162, s. 26(1) – Minerals Research Advisory Council to submit report, on or before June 30, to Minister on activities of Council for preceding year. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Minerals Research Advisory Council

The Oil and Gas Act

CCSM, c. O34, s. 6 – Upon completion of each fiscal year, the Minister shall prepare a report on the activities and accomplishments of the department under this Act during the fiscal year. Minister to table the report in the Assembly no later than December 15 of each year, if in session; if not, within 15 days of opening of the next session.

Report to be tabled: Report on the Status of Oil and Gas

The Wildlife Act

CCSM, c. W130, s. 82 – Minister to submit, within 6 months of end of preceding fiscal year, report on administration of Act for fiscal year. Minister to table report forthwith in Assembly, if in session; if not, at next session.

Report to be tabled: see Department of Economic Development, Investment, Trade and Natural Resources (Status of Wildlife)

CCSM, c. W130, s. 83 – Minister to submit, within 6 months of end of fiscal year 1987 and every fifth year thereafter, report on review, analysis and evaluation of wildlife resources. Minister to table report in the Assembly before the next session of the Legislature following the close of the fiscal year.

Report to be tabled: Five-Year Report on Status of Wildlife

EDUCATION AND EARLY CHILDHOOD LEARNING, THE MINISTER OF

The Education Administration Act

CCSM, c. E10, s. 16(3) – The Advisory Board to submit report to Minister. Minister to table an annual report in the Assembly, if in session, and if not, within 15 days of opening of next session.

Report to be tabled: Report on The Advisory Board

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Education and Early Childhood Learning

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Education and Early Childhood Learning

The Teachers' Pensions Act

CCSM, c. T20, s. 51(3) and (4) – The Teachers' Retirement Allowance Fund Board to submit, within 6 months of end of fiscal year, a report to Minister, including report of Auditor General. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: The Teachers' Retirement Allowance Fund

The Public Schools Act

CCSM, c. P250, s. 47.2(3.1) and (3.3) – No later than October 31 in each year, the Minister must prepare a report that sets out for each school division and school district, the name of every school that provided a nutrition program; the type of nutrition program provided at each school; and the number of pupils at each school who participated in the nutrition program for the immediately preceding fiscal year. Minister must table a copy of the report on any of the first 15 days the Assembly is sitting after the report is completed.

Report to be tabled: Nutrition Programs

ENVIRONMENT AND CLIMATE CHANGE, THE MINISTER OF

The Climate and Green Plan Act

CCSM, c. C134, s. 5(1) and 5(7) – The Minister must prepare an annual report on the programs, policies and measures employed in that year to implement the climate and green plan. The Minister must table a copy of the annual report within 15 days after it has been prepared if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Climate and Green Plan

CCSM, c. C134, s. 6(1) and 6(4) – For the five-year period 2018 to 2022 and for each five-year period after that, the Minister must prepare a report on greenhouse gas emissions in Manitoba during that period. The Minister must table a copy of the report within 15 days after it has been prepared if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Five-year report on greenhouse gas emissions

The Crown Corporations Governance and Accountability Act (as it relates to Efficiency Manitoba)

CCSM, c. C336, s. 10(1) and (2) – Each corporation must, within four months after the end of the fiscal year of the corporation, make an annual report to the responsible Minister on the operations of the corporation during the applicable fiscal year. The responsible Minister must table a copy of each annual report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

CCSM, c. C336, s. 10(3) – Refers report to the Standing Committee on Crown Corporations.

Reports to be tabled: see The Efficiency Manitoba Act

The Drinking Water Safety Act

CCSM, c. D101, s. 5 – Within six months after the end of the government's fiscal year, the director must prepare and submit to the Minister a report about the Office's activities during that fiscal year. The Minister must lay a copy of the report before the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Drinking Water Safety

The Efficiency Manitoba Act

CCSM, c. E15, s. 32(1) and 33 – Within six months after the end of each fiscal year, Efficiency Manitoba must prepare and submit to the Minister an annual report on its activities and operations during that fiscal year. The Minister must table a copy of the annual report prepared under section 32 in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

CCSM, c. C336, s. 10(3) – Refers report to the Standing Committee on Crown Corporations.

Report to be tabled: Efficiency Manitoba (see The Crown Corporations Governance and Accountability Act)

The Environment Act

CCSM, c. E125, s. 6(10) and (11) – Commission to submit annual report to Minister on matters dealt with in preceding year. Minister to table report in Assembly, if in session, and if not, then by releasing report to all members and to the public within 6 weeks.

Report to be tabled: Clean Environment Commission

The Financial Administration Act (see also Finance

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Environment and Climate Change

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Environment and Climate Change

The Greater Winnipeg Gas Distribution Act

Public Unconsolidated Acts, Greater Winnipeg Gas Distribution Act, S.M. 1988-89, c. 40, s. 17(6) – As applicable, Minister to table report of Public Utilities Board on investigation of complaint against Greater Winnipeg Gas Company and decision of Court of Appeal, if any, in Assembly if in session and, if not, within 15 days of opening of next session.

Report to be tabled: Investigation of complaints

The Manitoba Hazardous Waste Management Corporation Act

CCSM, c. H15, s. 19(1) – Corporation to submit, six months after the of end of fiscal year, report to Minister, including audited balance sheet and an audited statement of revenues and expenditures. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Manitoba Hazardous Waste Management Corporation

The Waste Reduction and Prevention Act

CCSM, c. W40, s. 5 – Minister to table report in Assembly immediately if in session; if not, shall provide a copy of the report to all Members, have copies available for the public and table the report within 15 days of opening of next session.

Report to be tabled: Waste Reduction and Prevention Strategy Report

The Water Power Act (except as it relates to the planning, construction or operation of provincial water control works)

CCSM, c. W60, s. 3 – Minister to table an annual report of the proceedings, transactions and affairs of the department in the Assembly within 15 days of opening of next session.

Report to be tabled: see Department of Environment and Climate Change

The Water Protection Act

CCSM, c. W65, s. 4.0.2(1), (2), (3), (4) and (5) — For 2019 and every fourth year after 2019, the Minister must prepare a report that sets out the applicable nutrient levels recorded at the locations specified by regulation, the government's policies and programs to reduce nutrient levels in water bodies in Manitoba and the steps taken by the government to promote and support nutrient reduction policies and programs in other jurisdictions that share a transboundary river basin with Manitoba. Every report prepared after 2019 must include a comparison of the current nutrient level at each location against nutrient levels recorded in previous reports and must be completed by December 31 of the year after the year to which the report relates. The Minister must table a copy of the report in the Assembly within 15 days after it is completed if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Nutrient Levels in Manitoba Water Bodies

The Watershed Districts Act

CCSM, c. W95, s. 44.1 – Minister to table report on operation of districts subsequent to end of period of last report, forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Watershed Districts Program

EXECUTIVE COUNCIL, THE PRESIDENT OF

The Path to Reconciliation Act

CCSM, c. R30.5, s. 5(1), (2) and (3) – For each fiscal year, the Minister responsible for reconciliation must prepare a report about the measures taken by the government to advance reconciliation, including the measures taken to engage Indigenous nations and Indigenous peoples in the reconciliation process and the measures taken to implement the strategy. The minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister completes it. The minister must arrange for the report, or a summary of it, to be translated into the languages of Cree, Dakota, Dene, Inuktitut, Michif, Ojibwe and Ojibwe-Cree, and make each translation available to the public.

Report to be tabled: The Path to Reconciliation Act

FAMILIES, THE MINISTER OF

The Accessibility for Manitobans Act

CCSM, c. A1.7, s. 19(1) and (2) — Within six months after the end of each year, the Minister must prepare a report on the activities that the Minister and the council have undertaken. The Minister must table a copy of the report in the Assembly within 15 days after it is completed if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Accessibility for Manitobans

The Adults Living with an Intellectual Disability Act

CCSM, c. A6.1, s. 164.1(1) and (5) – Within five years after this section comes into force (January 1, 2024), and every 10 years after that, the minister must appoint a person to undertake a comprehensive review of the Adults Living with an Intellectual Disability Act and report their findings to the Minister. Minister to table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the Minister receives it.

Report to be tabled: Adults Living with an Intellectual Disability

The Manitoba Assistance Act

CCSM, c. A150, s. 17(1) and (2) – Director to submit an annual report to Minister on administration of this Act. Minister to table report forthwith in Assembly, if in session, and if not, within 15 days of opening of next session.

Report to be tabled: Manitoba Assistance

The Child and Family Services Act

CCSM, c. C80, s. 18.7(2) – A reporting entity must prepare an annual report with respect to its activities and actions taken under this Part, and the Minister must table a copy of it in the Legislative Assembly within 15 days after receiving it, if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Child Pornography Reporting

The Disability Support Act

CCSM, c. D76, s. 19(1) and (2) – Within six months after the end of the government's fiscal year, the Director must prepare and submit to the Minister a report about the administration of this Act in that fiscal year. The Minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives it.

Report to be tabled: The Disability Support Act

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Families

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Families

The Poverty Reduction Strategy Act

CCSM, c. P94.7, s. 4 – For each fiscal year, the government must take the poverty reduction and social inclusion strategy into account when preparing the budget for that fiscal year and prepare a statement that summarizes the strategy and sets out the budget measures that are designed to implement the strategy and sets out the poverty reduction and social inclusion indicators prescribed by regulation that will be used to measure the progress of the strategy. The Minister must table the statement in the Legislative Assembly at the time of tabling the budget for that fiscal year.

Report to be tabled: Poverty Reduction Strategy (see Budget tabled under The Fiscal Responsibility and Taxpayer Protection Act)

CCSM, c. P94.7, s. 5(1) and 5(2) – Within six months after the end of each fiscal year, the Minister must prepare a report that reviews the implementation of the poverty reduction and social inclusion strategy for that year and evaluates the progress of the strategy using the poverty reduction and social inclusion indicators prescribed by regulation. The Minister must table the report in the Legislative Assembly upon completing the report or, if the Assembly is not sitting at that time, within 15 days after the next sitting begins.

Report to be tabled: Manitoba Poverty Reduction Strategy

The Protecting and Supporting Children (Information Sharing) Act

*CCSM, c. P143.5, s. 9(1) – Within five years after this Act comes into force (September 15, 2017), the Minister must undertake a comprehensive review of it and must, within one year after the review is undertaken or within such further time as the Legislative Assembly may allow, submit a report on the review to the Assembly.

Report to be tabled: Protecting and Supporting Children (Information Sharing)

The Social Services Appeal Board Act

CCSM, c. S167, s. 26 – Within six months after the end of the government's fiscal year, the Social Services Appeal Board must provide the Minister with a report about the board's activities during that fiscal year. The Minister shall lay a copy of the report before the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Social Services Appeal Board

The Manitoba Women's Advisory Council Act

CCSM, c. W170, s. 17(1) and (2) – Council to submit, within 6 months of end of fiscal year, report to Minister on its activities during the preceding year, including audited statement of accounts. Minister to table report in Assembly, if in session, or if not, within 15 days of opening of next session.

Report to be tabled: Manitoba Women's Advisory Council

FINANCE, THE MINISTER OF

The Civil Service Superannuation Act

CCSM, c. C120, s. 14(1), (2) and (3) – The Civil Service Superannuation Board must cause an actuarial report on the status of the fund to be prepared as at the end of the calendar year, at least once every three years. The board may cause an actuarial report to be made on the status of the fund at any time and as of any date that the board may deem it advisable to cause such a report to be made. Minister responsible to table reports forthwith in Assembly, if in session; if not, within 15 days of opening of first session beginning after expiration of nine months from date on which report is made.

Report to be tabled: 3 year Actuarial Report of The Civil Service Superannuation Fund

CCSM, c. C120, s. 61(2) and (3) – Board to submit an annual report to Minister containing information, in such form as directed. Minister to table report in Assembly within 15 days of opening of session following receipt.

Report to be tabled: The Civil Service Superannuation Board

The Crown Corporations Governance and Accountability Act (except in relation to Efficiency Manitoba)

CCSM, c. C336, s. 10(1) and (2) – Each corporation must, within four months after the end of the fiscal year of the corporation, make an annual report to the responsible Minister on the operations of the corporation during the applicable fiscal year. The responsible Minister must table a copy of each annual report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

CCSM, c. C336, s. 10(3) – Refers report to the Standing Committee on Crown Corporations.

Reports to be tabled: Manitoba Centennial Centre Corporation; Manitoba Hydro-Electric Board; Manitoba Liquor and Lotteries Corporation; The Manitoba Public Insurance Corporation

The Financial Administration Act

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled include the following:

Department of Advanced Education and Training

Department of Agriculture

Department of Consumer Protection and Government Services

Department of Economic Development, Investment, Trade and Natural Resources

Department of Education and Early Childhood Learning

Employee Pensions and Other Costs

Department of Environment and Climate Change

Department of Families

Department of Finance

Department of Health, Seniors and Long-Term Care

Department of Housing, Addictions and Homelessness

Department of Indigenous Economic Development

Department of Justice

Department of Labour and Immigration

Department of Municipal and Northern Relations

Public Service Commission

Department of Sport, Culture, Heritage and Tourism

Tax Credits, Enabling Appropriations, Emergency Expenditures and Public Debt

Department of Transportation and Infrastructure

CCSM, c. F55, s. 63(4) – Minister of Finance shall not later than four months after the end of the fiscal year, prepare a report setting out particulars of all the loans made and guarantees given. Without delay, lay a copy of the report before the Legislative Assembly if in session, if not, shall make the report public and shall lay it before the Assembly within 15 days after the beginning of the next session.

Report to be tabled: Supplementary Loan and Guarantee Authority

CCSM, c. F55, s. 65(2) – The Minister of Finance shall, within six months after the end of each fiscal year, submit the public accounts to the Lieutenant Governor in Council and make them public and lay a copy of the public accounts before the Legislative Assembly immediately if it is sitting, or, if it is not, within 15 days after the beginning of next sitting.

Rule 99(a) of the Rules, Orders and Forms of Proceedings of the Legislative Assembly of Manitoba – Report examined by the Standing Committee on Public Accounts

Report to be tabled: Public Accounts for the Province of Manitoba

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled include the following:

Department of Advanced Education and Training

Department of Agriculture

Department of Consumer Protection and Government Services

Department of Economic Development, Investment, Trade and Natural Resources

Department of Education and Early Childhood Learning

Employee Pensions and Other Costs

Department of Environment and Climate Change

Department of Families

Department of Finance

Department of Health, Seniors and Long-Term Care

Department of Housing, Addictions and Homelessness

Department of Indigenous Economic Development

Department of Justice

Department of Labour and Immigration

Department of Municipal and Northern Relations

Public Service Commission

Department of Sport, Culture, Heritage and Tourism

Tax Credits, Enabling Appropriations, Emergency Expenditures and Public Debt

Department of Transportation and Infrastructure

Other entity of program:

Manitoba Opportunities Fund

CCSM, c. F55, s. 67.1(1), (2) and (3) — Within six months after the end of each fiscal year beginning after 2003, the Minister of Finance must prepare a report on fuel tax revenue and expenditure. The Minister of Finance must table the report in the Legislative Assembly along with his or her report under section 67. The report referred to in subsection (1) must be included in the public accounts each fiscal year.

Report to be tabled: see Public Accounts for the Province of Manitoba

CCSM, c. F55, s. 80.1(1) and (2) – For each fiscal year, the Minister of Finance must prepare a procurement report. The Minister of Finance must lay the report before the Legislative Assembly along with the report to be laid before the Assembly under section 67.

Report to be tabled: Procurement Report (see Department of Finance)

The Fiscal Responsibility and Taxpayer Protection Act

CCSM, c. F84, s. 2(1) and (2) – For each fiscal year, the Minister must table in the Legislative Assembly a budget for the government reporting entity. The budget for a fiscal year is to be tabled by April 30 of that year except where it is not practicable to do so because of unusual circumstances or the Legislature is dissolved at any time in that month or the immediately preceding month.

Reports to be tabled: Manitoba Estimates of Expenditures; Budget

CCSM, c. F84, s. 3(1), (2) and (3) — For each fiscal year, the Minister must prepare the government's fiscal responsibility strategy, including a description of the government's financial objectives for the fiscal year and for the future. The fiscal responsibility strategy, for every fiscal year after the first fiscal year for which the government does not incur a deficit, must include objectives for reducing the general purpose debt of the government. The Minister must table the strategy referred to in subsection (1) in the Legislative Assembly at the time of tabling the budget under section 2.

Report to be tabled: Fiscally Responsible Outcomes and Economic Growth Strategy

CCSM, c. F84, s. 7(1) and (2) – After each fiscal year, the minister must prepare a report that shows the surplus or deficit for the fiscal year for the purposes of this Act, shows each person's salary reduction for that year under subsection 8(5) or (6), if any, sets out any adjustments made under section 6 in determining the surplus or deficit and compares the results for the year to the objectives set out in the fiscal responsibility strategy tabled under section 3 for that year, and the budget that was tabled for that year. The report is to be included in the public accounts for the fiscal year.

Report to be tabled: see Public Accounts for the Province of Manitoba

The Freedom of Information and Protection of Privacy Act

CCSM, c. F175, s. 83(1) and (2) – The responsible minister to prepare an annual report to include the number of requests for access that have been made, granted or denied, provisions upon which refusals were based, the number of applications to correct personal information and fees charged for access to records. Minister to lay a copy before the Legislative Assembly, if in session; if not, within 15 days after the beginning of next session.

Report to be tabled: The Freedom of Information and Protection of Privacy Act

*CCSM, c. F175, s. 98(1) and (2) – The responsible minister must undertake a comprehensive review of the operation of this Act, which involves public representations, within five years after the day on which this section comes into force [January 1, 2022]. The responsible minister must submit a report on the review to the Legislative Assembly within one year after the review is undertaken, or within such further time as the Assembly may allow.

Report to be tabled: Review of The Freedom of Information and Protection of Privacy Act

The Manitoba Hydro Act

CCSM, c. H190, s. 45 and 46(1) – Manitoba Hydro-Electric Board to submit, within 4 months of end of fiscal year, report to Minister on transactions during preceding fiscal year, including audited balance sheet and audited statement of operating revenues and expenses. Minister to table report in Assembly, if in session, and if not, within 15 days of opening of next session.

CCSM, c. H190, s. 46(2) and CCSM, c. C336, s. 10(3) – Refers report to the Standing Committee on Crown Corporations.

Report to be tabled: Manitoba Hydro-Electric Board (see The Crown Corporations Governance and Accountability Act)

The Insurance Act

CCSM, c. 140, s. 114(4) – Minister to table copies forthwith of Orders-in-Council, made pursuant to section 114(1) or (3), in the Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Orders-in-Council filed in accordance with section 114 of The Insurance Act

The Legislative Assembly Act

CCSM, c. L110, s. 52.27.1(1), (2) and (3) – Within 30 days after the end of each fiscal year of the government, each member who has received remuneration or expenses during that fiscal year for duties performed as a member of a Crown agency or a member of the board of management or board of directors of a Crown agency shall report the amount of that remuneration and those expenses to the Minister of Finance. Within 45 days after the end of each fiscal year, the Minister of Finance must prepare a report showing the amounts reported under subsection (1). The minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the report is prepared.

Report to be tabled: Income from Crown agencies under subsection 52.27.1(1) of The Legislative Assembly Act

The Public Interest Disclosure (Whistleblower Protection) Act

CCSM, c. P217, s. 37.1(1) and (2) – The Minister appointed by the Lieutenant Governor in Council to administer this Act must review the operation of this Act within five years after the day on which this section comes into force (December 1, 2018) and at least once every five years after that review. The Minister must table a report on the review in the Legislative Assembly within one year after the review is undertaken, or within such further time as the Assembly may allow.

Report to be tabled: Ombudsman - Public Interest Disclosure - five-year review

The Public Servants Insurance Act

CCSM, c. P270, s. 9(1), (2) and (3) — Civil Service Superannuation Board to submit triennial actuarial report on status of the Public Service Group Insurance Fund as of December 31, 1988, and every 3rd year thereafter. Board may submit report on status of fund at any time and date as may be deemed advisable. Minister to table reports forthwith in Assembly, if in session, and if not, within 15 days of opening of next session.

Report to be tabled: 3 year Actuarial Report of the Public Service Group Insurance Fund

The Public Service Act

CCSM, c. P271, s. 30(1) and (2) – For each fiscal year, the Minister must prepare a report on the state of the core public service as well as the work of the commissioner and the Public Service Commission. The Minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the report is completed.

Report to be tabled: Core Public Service (including Public Service Commissioner and Public Service Commission)

The Public Utilities Board Act

CCSM, c. P280, s. 109(1) and (2) – Within two months after the end of each fiscal year, the Public Utilities Board must make a report to the Minister on its activities during that fiscal year. The Minister must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: The Public Utilities Board

The Special Operating Agencies Act

Annual Reports of Agencies

CCSM, c. S185, s. 24(1) and (2) – Each Minister responsible for administration of an agency shall, within 6 months of end of fiscal year, table report on operations for the preceding year, including audited financial statements. Each Minister to table report in Assembly, if in session, and if not, within 15 days of opening of next session.

Reports to be tabled include the following:

Civil Legal Services (Justice)

Entrepreneurship Manitoba (Consumer Protection and Government Services)

Food Development Centre (Agriculture)

Manitoba Education, Research and Learning Information Networks (MERLIN) (Consumer Protection and Government Services)

Manitoba Financial Services Agency (Finance)

Manitoba Learning Resource Centre (Education and Early Childhood Learning)

Materials Distribution Agency (Consumer Protection and Government Services)

The Property Registry Agency (Consumer Protection and Government Services)

Public Guardian and Trustee of Manitoba (Consumer Protection and Government Services)

Vehicle and Equipment Management Agency (VEMA) (Consumer Protection and Government Services)

Vital Statistics Agency (Consumer Protection and Government Services)

HEALTH, SENIORS AND LONG-TERM CARE, THE MINISTER OF

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Health, Seniors and Long-Term Care

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Health, Seniors and Long-Term Care

The Health Services Insurance Act

CCSM, c. H35, s. 6(1) and (2) — Within four months after the end of the fiscal year, Minister to table report on Manitoba Health Services Insurance Plan for preceding fiscal year, including audited financial statements in Assembly within 15 days of receipt, if in session; if not, within 15 days of opening of next session.

Report to be tabled: see Department of Health, Seniors and Long-Term Care (Manitoba Health Services Insurance Plan)

The Personal Health Information Act

*CCSM, c. P33.5, s. 67(1) and (2) – The minister must undertake a comprehensive review of the operation of this Act, which involves public representations, within five years after the day on which this section comes into force [January 1, 2022]. The minister must submit a report on the review to the Legislative Assembly within one year after the review is undertaken, or within such further time as the Assembly may allow.

Report to be tabled: Review of The Personal Health Information Act

The Public Health Act

CCSM, c. P210, s. 14(1), 15 and 16 – In 2021, 2025 and at least once every five years after 2025, the chief public health officer must give the minister a report on the health status of Manitobans. If the chief public health officer receives a report under section 55 or 66, he or she must prepare and give to the Minister, before March 31, a report describing the circumstances of each emergency apprehension and temporary detention. The Minister must table the report received under subsection 14(1) or section 15 in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Chief Public Health Officer

The Reporting of Support Kits for Survivors of Sexual Assault Act (Trained Health Professionals and Evidence Collection Kits)

**CCSM, c. S234, s. 2(1) and 5 – [Comes into force upon proclamation of S.M. 2021, c. 56] – Within four months after the end of each fiscal year of the government, the minister must prepare a report that sets out, for each regional health authority, the number of health professionals who have special training. The minister must table a copy of the reports referred to in subsection 2(1) and section 3 on any of the first 15 days on which the Assembly is sitting after the minister prepares them.

Report to be tabled: Health Professional Training

**CCSM, c. S234, s. 3 and 5 – [Comes into force upon proclamation of S.M. 2021, c. 56] – Within four months after the end of each fiscal year of the government, the minister must prepare a report that sets out, for each regional health authority, the number of sexual assault evidence kits that the authority purchased during the year; and the number of sexual assault evidence kits that the authority held in inventory at the end of the year. The minister must table a copy of the reports referred to in subsection 2(1) and section 3 on any of the first 15 days on which the Assembly is sitting after the minister prepares them.

Report to be tabled: Sexual Assault Evidence Kits

The Universal Newborn Hearing Screening Act

CCSM, c. U38, s. 3(2) — Within five years after this Act comes into force (September 1, 2016), and within each subsequent five-year period, the minister must undertake a review of this Act that includes public consultation. As soon as practicable after completing a review, the minister must table a report on the review in the Assembly.

Report to be tabled: Review of The Universal Newborn Hearing Screening Act

HOUSING, ADDICTIONS AND HOMELESSNESS, THE MINISTER OF

The Caregiver Recognition Act

CCSM, c. C24, s. 8 and 9(1) – Every two years, the Minister must prepare a report that includes a review of the progress being made in furthering the purposes of the Act, a description and analysis of caregivers' needs and existing government and other caregiver supports and an inventory of caregiver supports available to Manitobans. The minister must table the report in the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, the minister must, without delay, make the report public and, within 15 days after the next sitting begins, table a copy of a report in the Assembly.

Report to be tabled: The Caregiver Recognition Act Report and Inventory of Supports and Services for Caregivers

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Housing, Addictions and Homelessness

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Housing, Addictions and Homelessness

The Housing and Renewal Corporation Act

CCSM, c. H160, s. 4(4) – The Manitoba Housing and Renewal Corporation to submit report to Minister regarding its affairs. Minister to table report forthwith in Assembly, if in session, and if not, at next session.

Report to be tabled: see Department of Housing, Addictions and Homelessness

INDIGENOUS ECONOMIC DEVELOPMENT, THE MINISTER OF

The Communities Economic Development Fund Act

CCSM, c. C155, s. 22(1) – Not later than July 31 in each year the board of directors of the Communities Economic Development Fund shall make a report on the operations of the fund during the fiscal year ending on March 31 in that year and the board shall forthwith forward the report to the Minister who shall lay it before the Legislative Assembly if it is then in session, and if it is not then in session, at the next ensuing session thereof.

Report to be tabled: Communities Economic Development Fund

CCSM, c. C155, s. 22(3) and (3.1) – In addition, the board shall prepare and submit to the Minister, within 45 days after the end of every 3 month period, financial statements showing the financial condition of the fund. The Minister shall lay the statements before the Legislative Assembly, if it is then in session, without delay, and, if it is not then in session, within 15 days after the commencement of the next ensuing session.

Report to be tabled: Quarterly Reports of the Communities Economic Development Fund

CCSM, c. C155, s. 22(4) – The Minister may request an independent committee appointed by the Lieutenant Governor in Council to prepare a special report in respect of an individual loan where he or she has received a written request from a borrower who believes he or she has not been fairly treated and the fund shall provide, with the permission of the borrower, in confidence to such committee, details of the loan transaction involved and the actions taken; and the Minister shall lay the report of the committee before the Legislative Assembly if it is then in session, and if it is not then in session, at the next ensuing session thereof.

Report to be tabled: Special Report in respect of an individual loan

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Indigenous Economic Development

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Indigenous Economic Development

JUSTICE (and ATTORNEY-GENERAL), THE MINISTER OF

The Court of Appeal Act

CCSM, c. C240, s. 38(1) and 38(3) — Within three months after the end of each fiscal year, the Chief Justice of Manitoba must prepare an annual report about the operation, functioning and administration of the court during the year. The Chief Justice of Manitoba must submit the annual report to the Minister of Justice who must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives it.

Report to be tabled: Court of Appeal Annual Report

The Court of King's Bench Act

CCSM, c. C280, s. 99.1(1) and 99.1(3) – Within three months after the end of each fiscal year, the Chief Justice must prepare an annual report about the operation, functioning and administration of the court during the year. The Chief Justice must submit the annual report to the Minister of Justice who must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives it.

Report to be tabled: Court of King's Bench Annual Report

The Criminal Property Forfeiture Act

CCSM, c. C306, s. 19.10(1) and (2) – Director and the asset manager must jointly prepare and submit to the Minister an annual report, for the 12-month period ending March 31, that includes the number of forfeiture orders, the total amount realized from the disposition of forfeited property, a statement respecting the operation of the criminal property forfeiture fund and any other information requested by the Minister. The Minister must include the report in the annual report of his or her department.

Report to be tabled: see Department of Justice (Criminal Property Forfeiture Fund)

The Fatality Inquiries Act

CCSM, c. F52, s. 43(1) – Chief Medical Examiner to submit, on or before March 31 each year, report to Minister with respect to each person who, during the year, dies while a resident in a custodial facility in the province or while an involuntary resident in a psychiatric facility as defined in The Mental Health Act, or while a resident in a developmental centre as defined in The Adults Living with an Intellectual Disability Act. Minister to table report in Assembly within 15 days of receipt, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Office of the Chief Medical Examiner (Fatality Inquiries Report)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Justice

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Justice

The Highway Traffic Act

CCSM, c. H60, s. 242.1(16) – Person designated by the Minister of Justice shall submit, within 60 days of end of fiscal year, a report respecting operations under this section (seizure and impoundment of motor vehicles). Minister of Justice to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Vehicle Impoundment Registry

The Human Rights Code

CCSM, c. H175, s. 6(2) and (3) – The Manitoba Human Rights Commission must submit an annual report to the minister on the activities of the Commission and the adjudication panel. The minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives it.

Report to be tabled: The Manitoba Human Rights Commission and Human Rights Adjudication Panel

The Intimate Image Protection Act

*CCSM, c. 187, s. 17 – Within five years after this Act comes into force (January 15, 2016), the Minister must undertake a comprehensive review of it and must, within one year after the review is undertaken or within such further time as the Legislative Assembly may allow, submit a report on the review to the Assembly.

Report to be tabled: Review of The Intimate Image Protection Act

The Law Enforcement Review Act

CCSM, c. L75, s. 45 – The Commissioner shall submit an annual report concerning the performance of his duties and functions to the Minister and to every police board in the province; and the Minister shall table the report in the Legislature.

Report to be tabled: Law Enforcement Review Agency

The Legal Aid Manitoba Act

CCSM, c. L105, s. 28(1) and (2) – Council to submit an annual report to Minister on its affairs and such other statistical and financial reports as the minister may require. Minister to table report in Assembly within 14 days of receipt, if in session; if not, within 14 days of opening of next session.

Report to be tabled: Legal Aid Manitoba

The Legal Profession Act

CCSM, c. L107, s. 101(1) and (2) – No later than 90 days after end of each fiscal year, The Manitoba Law Foundation shall submit the audit and report to Minister of Justice. Minister to table report within 15 days in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: The Manitoba Law Foundation

The Liquor, Gaming and Cannabis Control Act

CCSM, c. L153, s. 21(1) and (2) and 22 – Within six months after the end of each fiscal year, the Liquor, Gaming and Cannabis Authority of Manitoba must prepare and submit a report to the Minister on its activities, including audited financial statements of the authority and any other information that the Minister requires. The Minister must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Reports to be tabled: Liquor, Gaming and Cannabis Authority

The Police Services Act

CCSM, c. P94.5, s. 64(1) and (2) – The civilian director must submit an annual report on the operations of the independent investigation unit to the Minister, which must include the number of investigations started in the year, the number of investigations concluded in the year, the number of charges laid against police officers in the year, the particulars of the charges and the number of investigations for which a civilian monitor was appointed. The Minister must table the annual report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Operations of the Independent Investigations Unit

The Provincial Court Act

CCSM, c. C275, s. 11.1(22) – The Minister shall table the report of the Judicial Compensation Committee in the Assembly within 15 days after it is submitted if the Assembly is sitting, or if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. C275, s. 11.1(24) - Refers report to a Standing Committee of the Legislature

Report to be tabled: Recommendations of the Judicial Compensation Committee

CCSM, C275, s. 11.2(1) and (3) – Within three months after the end of each fiscal year, beginning on March 31, 2003, the Chief Judge must prepare and submit to the Minister an annual report about the operation, functioning and administration of the court during the year. The Minister must table it in the Assembly within 15 days after receiving it if the Assembly is sitting, or if it is not, within 15 days after the beginning of the next sitting.

Report to be tabled: Provincial Court of Manitoba

CCSM, c. C275, s. 39.9(1), (2), (3) and (4) and C280 – The Court of King's Bench Act, s. 11.30 – The Chief Judge, the Judicial Inquiry Board, Judicial Council and the Masters Judicial Council shall, within 3 months after the end of the year, provide the Minister of Justice with reports about complaints about judicial conduct and about their disposition. Minister to table the reports of the Chief Judge, the board and the councils within 15 days of receipt, if in session, if not, within 15 days of opening of next session.

Report to be tabled: Chief Judge Concerning Complaints re: Judicial Conduct

The Manitoba Public Insurance Corporation Act

CCSM, c. P215, s. 43(1) and (2) – The Manitoba Public Insurance Corporation to submit annual report to Lieutenant Governor in Council regarding operation for preceding fiscal year, including financial statement showing assets and liabilities. Minister to table report and financial statement in Assembly within 90 days after end of year for which report is made, if in session; if not, within 15 days of opening of next session.

CCSM, c. C336, s. 10(3) – Refers report to the Standing Committee on Crown Corporations.

Report to be tabled: The Manitoba Public Insurance Corporation (see The Crown Corporations Governance and Accountability Act)

The Referendum Act

**CCSM, c. R33.5, s. 4(1), 4(3) and 4(6) – [Comes into force upon proclamation of S.M. 2019, c. 7] – A question to be put to a referendum must be approved by the Legislative Assembly in accordance with this section. A member of the Executive Council may table the proposed question in the Assembly. Once tabled, the proposed question stands referred to the Standing Committee of the Assembly on Legislative Affairs. The chair of the Standing Committee must present a report on the activities of the committee to the Assembly within the first five days on which the Assembly is sitting after the committee completes its consideration of the proposed question.

Report to be tabled: Standing Committee on Legislative Affairs report on the proposed Referendum question

The Regulatory Accountability Act

CCSM, c. R65, s. 10(1) and (4) – Within six months after the end of each fiscal year, the responsible Minister must prepare a report about the regulatory accountability initiatives and activities of the government and government agencies, including the progress made in furthering the purposes of this Act within that fiscal year. The responsible Minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister prepares the report.

Report to be tabled: Regulatory Accountability Secretariat

The Statutes and Regulations Act

CCSM, c. S207, s. 22(1) – Unless otherwise directed by a resolution of the Assembly, the Minister must table in the Assembly, within 15 days after the commencement of a session of the Legislature, a copy of each regulation that was registered more than 14 days before commencement of the session and has not previously been tabled in the Assembly.

CCSM, c. S207, s. 22(2) - Refers regulation to the Standing Committee on Statutory Regulations and Orders.

Report to be tabled: Regulations registered under The Statutes and Regulations Act

CCSM, c. S207, s. 34.10(1) – The minister must table in the Assembly, no later than May 1 of each year, a report listing every Act or provision of an Act that is to come into force on a day fixed or to be fixed by proclamation; was enacted at least nine years or more before March 31 of that year; and was not in force on March 31 of that year.

Report to be tabled: Acts not in force

The Victims' Bill of Rights

CCSM, c. V55, s. 31(1) and (2) – The director must, within 6 months after the end of the fiscal year, submit a report to the Minister that includes complaints received from victims under subsection 28(1) in that year, how the complaints were addressed, and any comments received from victims, including comments received under subsection 28(5), but the said report shall not include any information that could identify an individual. Minister shall lay the director's report before the Legislative Assembly within 15 days after receiving it, if in session; if not, within 15 days after the beginning of the next sifting.

Report to be tabled: Victim Services Complaints

LABOUR AND IMMIGRATION, THE MINISTER OF

The Fair Registration Practices in Regulated Professions Act

CCSM, c. F12, s. 15.3(1) and (3) – Every two years, the director must prepare and submit to the minister a report on the implementation and effectiveness of this Act and the regulations in helping to ensure that the registration practices of regulated professions are transparent, objective, impartial and fair. The minister must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives it.

Report to be tabled: Implementation and Effectiveness of The Fair Registration Practices in Regulated Professions Act and the regulations

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Labour and Immigration

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Labour and Immigration

The Labour Relations Act

CCSM, c. L10, s. 87.4 – The Minister shall request the Manitoba Labour Management Review Committee to review the operation of sections 87.1 to 87.3 at least once in each 24-month period after those sections come into force (October 17, 2000) and provide a report to the Minister setting out their findings. The Minister shall table the report in the Legislative Assembly as soon as possible after receiving it.

Report to be tabled: Manitoba Labour Management Review Committee on sections 87.1 to 87.3 of The Labour Relations Act

CCSM, c. L10, s. 138(13) and (14) – The Manitoba Labour Board to submit, within one year following the end of each fiscal year, report to Minister on activities and operations during preceding fiscal year. Minister to table report in Assembly within 15 days of receipt, if in session; if not, within 15 days of opening of next session.

Report to be tabled: The Manitoba Labour Board

The Pay Equity Act

CCSM, c. P13, s. 5(2)(c) and (4) – Executive Director to submit, at least once in every 12 months, report to Minister detailing progress in implementation of pay equity. Minister to table report forthwith in Assembly, if in session; if not, within 45 days of opening of next session.

Report to be tabled: see Manitoba Labour Board (The Pay Equity Bureau)

The Pension Benefits Act

CCSM, c. P32, s. 13(1) and (2) – The Pension Commission of Manitoba to submit an annual report to Minister on its affairs. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: see Department of Labour and Immigration (The Pension Commission of Manitoba)

The Workers Compensation Act

CCSM, c. W200, s. 60.11(1) and (2) – As soon as possible after the end of each calendar year and no later than April 30, the appeal commission must submit a report to the Minister generally describing the performance of its duties under this Act. The Minister must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Appeal Commission and Medical Review Panel

CCSM, c. W200, s. 70(1) and (2) – By April 30 of each year, the Workers Compensation Board must provide to the minister its annual report for the immediately preceding year that includes its audited financial statements for that year and a report on its prevention activities under section 54.1, and its five-year operating plan, including its plan for prevention activities. The minister must table a copy of the annual report and the operating plan in the Assembly on any of the first 15 days on which the Assembly is sitting after the minister receives them.

Report to be tabled: The Workers Compensation Board including the Five Year Operating Plan

LEGISLATIVE ASSEMBLY, THE SPEAKER OF

The Advocate for Children and Youth Act

CCSM, c. A6.7, s. 29(1), (2) and (3) – For the fiscal year beginning after the coming into force of this Act (March 15, 2018) and for each fiscal year afterwards, the Advocate must prepare a service plan that describes the goals of the Advocate for the year and sets out specific objectives and performance measures. The Advocate must submit the service plan to the Speaker by November 30 of the year before the fiscal year to which the service plan relates. The Speaker must table a copy of the service plan in the Assembly on any of the first 15 days on which the Assembly is sitting after the Speaker receives it.

Report to be tabled: Advocate for Children and Youth Service Plan

CCSM, c. A6.7, s. 30(1), (5) and (6) – For each fiscal year, the Advocate must prepare and submit to the Speaker an annual report on the carrying out of responsibilities and the exercise of powers under this Act. The Advocate must submit the annual report by November 30 of each year. The Speaker must table a copy of the annual report in the Assembly on any of the first 15 days on which the Assembly is sitting after the Speaker receives it.

CCSM, c. A6.7, s. 30(7) – Refers report to the Standing Committee on Legislative Affairs

Report to be tabled: Advocate for Children and Youth

*CCSM, c. A6.7, s. 40 – Within five years after this Act comes into force (March 15, 2018), a committee of the Assembly must begin a comprehensive review of the operation of this Act and must, within one year after beginning the review, submit a report to the Assembly that includes any amendments to this Act recommended by the committee.

Report to be tabled: Review of The Advocate for Children and Youth Act

The Auditor General Act

CCSM, c. A180, s. 10(1) and 28(1) – No later than December 31 in each year, the Auditor General must report to the Assembly about the examinations and audits conducted under section 9 [Audit of government accounts, Audit of other public money, Audit of the Public Accounts and Opinion about the Public Accounts]. The Auditor General must submit the report to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) – Refers report to Standing Committee on Public Accounts.

Report to be tabled: Audit of the Public Accounts

CCSM, c. A180, s. 11 and 28(1) – The Auditor General may make a special report to the Assembly on any matter of pressing importance or urgency that he or she considers should not be deferred until the next annual report under section 10 is presented. The Auditor General must submit the report to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) – Refers report to Standing Committee on Public Accounts.

Report to be tabled: Special Report

CCSM, c. A180, s. 14(2), (4) and 28(1) – At least once in each year, the Auditor General shall make a report about the examinations and audits conducted under this section [Audit of operations] to the Minister responsible for each government organization concerned and to the Minister of Finance. The Auditor General must report to the Assembly annually on the work carried out under this section, and may bring to the Assembly's attention anything he or she considers necessary, including recommendations. The Auditor General must submit the report to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) - Refers report to Standing Committee on Public Accounts.

Report to be tabled: Audit of the Office of the Auditor General

CCSM, c. A180, s. 15 and 28(1) – The Auditor General may conduct an examination and audit in respect of public money received by a recipient of public money, including the matters listed in subsection 14(1). The Auditor General must submit the report to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) – Refers report to Standing Committee on Public Accounts.

Report to be tabled: Special Audits

CCSM, c. A180, s. 16(1), (3) and 28(1) – When requested to do so by the Lieutenant Governor in Council or the Minister of Finance, or by resolution of the Standing Committee on Public Accounts, the Auditor General may examine and audit the operations and accounts of a government organization, recipient of public money or other person or entity that in any way receives, pays or accounts for public money. The Auditor General may submit a report of an audit under this section [Special audit on request] to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) - Refers report to Standing Committee on Public Accounts.

Report to be tabled: Special Audits on request

CCSM, c. A180, s. 26(1), (2) and 28(1) – Each year, an auditor whose appointment is approved by the Legislative Assembly Management Commission must examine the accounts of the office of the Auditor General and prepare a report. Before August 1 each year, the Auditor General must report to the Assembly on the operations of his or her office. The report must include information on the performance of the office; and the report on the annual audit under subsection (1) [Annual audit of Auditor General's office]. The Auditor General must submit the report to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) – Refers report to Standing Committee on Public Accounts.

Report to be tabled: Operations of the Office of the Auditor General

CCSM, c. A180, s. 27(2) and 28(1) – The Auditor General may make a special report to the Assembly if he or she thinks that the amount of money provided in the estimates submitted to the Legislature is inadequate. The Auditor General must submit the report to the Speaker. The Speaker must lay a copy of it before the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the beginning of the next sitting.

CCSM, c. A180, s. 28(3) – Refers report to Standing Committee on Public Accounts.

Report to be tabled: Special Report - Estimates

The Conflict of Interest (Members and Ministers) Act

CCSM, c. C171, s. 24(1) and (2) – The commissioner must report on non-compliance to the Speaker. The Speaker must table a copy of the report in the Assembly on any of the first five days on which the Assembly is sitting after the Speaker receives it. If the Assembly is not sitting when the Speaker receives a report, the Speaker must promptly distribute a copy of it to all other members.

Report to be tabled: Ethics Commissioner's report on non-compliance

CCSM, c. C171, s. 44(1), (3) and (4) – A member who has reasonable grounds to believe that another member has contravened this Act may request the commissioner to give an opinion respecting the compliance of the other member with this Act. The member making the request must table a copy of it in the Assembly on any of the first five days on which the Assembly is sitting after the request is made. If the Assembly is not sitting when the request is made, the member must give a copy of the request to the Speaker, who must promptly distribute it to all other members.

Report to be tabled: Inquiry into possible contraventions

CCSM, c. C171, s. 48(1) and (2) – If the commissioner is of the opinion that the member making a request did not have reasonable grounds for doing so, the commissioner must report that opinion to the Speaker. The Speaker must table a copy of the report in the Assembly on any of the first five days on which the Assembly is sitting after the Speaker receives it. If the Assembly is not sitting when the Speaker receives a report, the Speaker must promptly distribute a copy of it to all other members.

Report to be tabled: Ethics Commissioner - no reasonable grounds for making request

CCSM, c. C171, s. 49(1) and (2) – After conducting an inquiry, the commissioner must report their opinion to the member whose conduct is the subject of the inquiry and to the Speaker. The Speaker must table a copy of the report in the Assembly on any of the first five days on which the Assembly is sitting after the Speaker receives it. If the Assembly is not sitting when the Speaker receives a report, the Speaker must promptly distribute a copy of it to all other members.

Report to be tabled: Ethics Commissioner – opinion on inquiry

CCSM, c. C171, s. 54(3) and (4) – If an inquiry is not continued, the commissioner must give notice of the termination to the Speaker, the member or former member whose conduct is the subject of the inquiry and the member who originally made the request to the commissioner. The Speaker must table a copy of the report in the Assembly on any of the first five days on which the Assembly is sitting after the Speaker receives it. If the Assembly is not sitting when the Speaker receives a report, the Speaker must promptly distribute a copy of it to all other members.

Report to be tabled: Ethics Commissioner – notice of termination of an inquiry

CCSM, c. C171, s. 56(1) – The commissioner must report annually on the affairs of their office to the Speaker, who must table the report in the Assembly.

Report to be tabled: Ethics Commissioner – affairs of their office

CCSM, c. C171, s. 58 – Within five years after this Act comes into force, and once every ten years after that, a committee of the Assembly must undertake a comprehensive review of this Act and must, within one year after the review is undertaken, submit a report to the Assembly that includes any amendments to this Act recommended by the committee.

Report to be tabled: Review of The Conflict of Interest (Members and Ministers) Act

The Election Financing Act

CCSM c. E27, s. 68(4) – The Chief Electoral Officer must report to the Speaker, in writing, the name of a member who is not eligible to sit in the Assembly under clause (3)(a). The member named in the report must not sit in the Assembly until the CEO reports to the Speaker that the member has filed the required statement, report or record. The Speaker must table a copy of a report received from the CEO in the Assembly on the first day after receiving it if the Assembly is sitting or, if it is not, on the day the next sitting begins.

Report to be tabled: Report of failure to file

CCSM, c. E27, s. 107(1) – The Chief Electoral Officer must make an annual report to the Speaker of the Assembly on the administration of this Act. The Speaker must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins. An annual report under this Act may be combined with a report under subsection 32(1) of *The Elections Act*.

CCSM, c. E27, s. 107(3) - Refers report to Standing Committee on Legislative Affairs

Report to be tabled: see Elections Manitoba

The Elections Act

CCSM, c. E30, s. 28.1(1), (4) and (4.1) – The Chief Electoral Officer may direct that the voting process established by this Act be modified. The Chief Electoral Officer must submit a written proposal to the Speaker describing the proposed modification. The Speaker must table the proposal in the Assembly without delay if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

CCSM, c. E30, s. 28.1(4.2) - Refers report to Standing Committee on Legislative Affairs

Report to be tabled: Proposal to Modify the Voting Process

CCSM, c. E30, s. 28.1(7) – When modifications have been made under this section, the Chief Electoral Officer must include a report on the modifications in any report the Chief Electoral Officer makes about the conduct of the election or in the next annual report.

Report to be tabled: see Elections Manitoba

CCSM, c. E30, s. 32(1), (2), (3) and (5) – Chief Electoral Officer to submit to the Speaker an annual report on the work done under direction of the Chief Electoral Officer and a report on the conduct of the election (report referenced above may include recommended amendments to this Act). Speaker must table the report in the Assembly without delay if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins. A report may be combined with the annual report required under section 107 of *The Election Financing Act*.

CCSM, c. E30, s. 32(4) - Refers report to Standing Committee on Legislative Affairs

Report to be tabled: Elections Manitoba

The Electoral Divisions Act

CCSM, c. E40, s. 10(1) and (3) – Before December 31, 2008, and before December 31 in each 10th year afterwards, the Electoral Divisions Boundaries Commission must prepare and submit to the Lieutenant Governor and the Speaker of the Assembly a report establishing the area, boundaries and names of the electoral divisions. The Speaker must table it in the Assembly if the Assembly is sitting and, if it is not sitting, the Speaker must table it within seven days after the next sitting begins.

Report to be tabled: Electoral Divisions Boundaries Commission

The Freedom of Information and Protection of Privacy Act

CCSM, c. F175, s. 58(1) and (2) – The Ombudsman to submit report to the Speaker on the work of the Ombudsman in relation to this Act, compliance with Ombudsman's recommendations, complaints or investigations resulting from a decision, act or failure to act and any other matters relating to information access or protection of privacy. The Speaker shall lay the report before the Legislative Assembly if in session; if not, within 15 days after the beginning of the next session.

Report to be tabled: see Manitoba Ombudsman (Access and Privacy)

CCSM, c. F175, s. 58.8(1) and (2) – The adjudicator must make an annual report to the Speaker of the Assembly about the exercise of the adjudicator's responsibilities under this Act. The Speaker must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Information and Privacy Adjudicator

The Legislative Assembly Act

CCSM, c. L110, s. 4(1) and (2) of the Members' Salaries, Allowances and Retirement Plans Disclosure Regulation, (unfiled regulation) — For each fiscal year, each member must prepare a report of the member's authorized expenses for each type of expense allowance paid to or for the benefit of the member during the fiscal year. A copy shall be provided to the Speaker and to the official appointed by the Speaker under section 52.24 of the Act on or before June 30 of the next fiscal year. The Speaker must table the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Report of Amounts Claimed and Paid - Members' Allowances

CCSM, c. L110, s. 52.6.1(1) and 52.6.1(2) — Within six months after each general election, the manager of the Members' Allowances Office must prepare a report for each type of allowance — other than severance allowance under item 7 of subsection 52.8(1) or section 52.21 — paid to members during the immediately preceding Legislative Assembly, arrange for the report to be audited by the Auditor General; and submit the report, together with the auditor's opinion, to the Speaker. The Speaker must table a copy of the report, together with the auditor's opinion, in the Assembly on any of the first 15 days on which the Assembly is sitting after the Speaker receives the report.

Report to be tabled: Members' Allowances Compliance Report

CCSM, c. L110, s. 52.10(1) and 52.10(4) – Within six months after being appointed, the commissioner must submit a report to the Speaker setting out his or her decisions under sections 52.8 (salaries and allowances) and 52.9 (retirement benefits). The Speaker must table a copy of the commissioner's report in the Assembly on any of the first 15 days on which the Assembly is sitting after the Speaker receives the report.

Report to be tabled: MLA Pay, Allowances and Retirement Benefits

CCSM, c. L110, s. 52.27(1) and (1.1) – Within 90 days after the end of each fiscal year, the Speaker must prepare a report showing the indemnities and allowances — other than amounts paid as retirement benefits — approved for payment under section 52.24 to each person who has been a member during the year. The Speaker must table a copy of the report in the Assembly on any of the first 15 days on which the Assembly is sitting after the report is prepared.

Report to be tabled: Indemnities and Allowances under subsection 52.27(1) of The Legislative Assembly Act

The Legislative Assembly Management Commission Act

CCSM, c. L114, s. 7 – Commission to submit reports to Assembly as it deems necessary in respect of matters relating to its duties and functions and in any event, not less than once in every year.

Report to be tabled: Legislative Assembly Management Commission

The Legislative Building Centennial Restoration and Preservation Act

CCSM, c. L117, s. 8(2), 11(3), 18(3) and 19 – The Speaker must table a copy of the long-term restoration and preservation plan and each annual implementation plan and annual maintenance plan on any of the first 15 days on which the Assembly is sitting after each plan is approved.

Report to be tabled: Long-term restoration and preservation plan; Annual implementation plan; Annual Maintenance Plan

The Ombudsman Act

CCSM, c. O45, s. 42 – Ombudsman to submit annual report to Assembly, through the Speaker, on the exercise and performance of functions and duties of office.

Report to be tabled: Manitoba Ombudsman

The Personal Health Information Act

CCSM, c. P33.5, s. 37(1) and (2) – Ombudsman to submit an annual report to the Speaker on the work of the Ombudsman in relation to this Act pertaining to the types of complaints received and investigations conducted, recommendations and whether trustees have complied with recommendations and any other matters that the Ombudsman considers appropriate. The Speaker shall lay the report before the Legislative Assembly if in session; if not, within 15 days after the beginning of the next session.

Report to be tabled: see Manitoba Ombudsman (Personal Health Information)

CCSM, c. P33.5, s. 48.14(1) and (2) – The adjudicator must make an annual report to the Speaker of the Assembly about the exercise of the adjudicator's responsibilities under this Act. The Speaker must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Information and Privacy Adjudicator

The Public Interest Disclosure (Whistleblower Protection) Act

CCSM, c. P217, s. 29.2(1) and (2) – Ombudsman must make an annual report to the Legislative Assembly on the exercise and performance of his or her functions and duties under this Act. Report must be given to the Speaker who must table a copy of it in the Legislative Assembly within 15 days of receiving it if in session; if not, within 15 days after the next session begins.

Report to be tabled: see Manitoba Ombudsman (Public Interest Disclosure)

The Referendum Act

**CCSM, c. R33.5, s. 19(2) – [Comes into force upon proclamation of S.M. 2019, c. 7] – The Chief Electoral Officer must report to the Speaker of the Assembly, in writing, the results of a referendum. The Speaker must table a copy of the report in the Assembly on the first day after receiving it if the Assembly is sitting or, if it is not, on the day the next sitting begins.

Report to be tabled: Referendum results

MUNICIPAL AND NORTHERN RELATIONS, THE MINISTER OF

The City of Winnipeg Charter Amendment and Planning Amendment Act

*S.M. 2022, c. 27 s. 58(1) and (2) – The minister must undertake a comprehensive review of the amendments made by this act to Part 6 of *The City of Winnipeg Charter* and to *The Planning Act* that includes public representations by October 29, 2024. Within one year after the review is undertaken or within any longer period that the Legislative Assembly allows, the minister must table a report on the review in the Assembly.

Report to be tabled: Review of amendments made by this Act

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement – Department of Municipal and Northern Relations

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Municipal and Northern Relations

The Fires Prevention and Emergency Response Act

CCSM, c. F80, s. 38(1) and (2) – The fire commissioner must submit an annual report of the operations of the fire commissioner's office to the Minister. The Minister must table the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Office of the Fire Commissioner

The Municipal Board Act

CCSM, c. M240, s. 106(1) and (2) – The Municipal Board to submit, by March 1st, report to Minister covering preceding calendar year. Minister to table report forthwith in Assembly, if in session; if not, at next session.

Report to be tabled: The Municipal Board

The Planning Amendment and City of Winnipeg Charter Amendment Act

S.M. 2021, c. 36, s. 82(1) and (2) – Within three years after the coming into force of this section (October 29, 2021), the minister must undertake a comprehensive review of the amendments made by this Act that includes public representations. Within one year after the review is undertaken or within any longer period that the Legislative Assembly allows, the minister must table a report on the review in the Assembly.

Report to be tabled: Review of amendments made by this Act

The Manitoba Water Services Board Act

CCSM, c. W90, s. 49 and 50 – Board to submit report to Minister on transactions during preceding fiscal year, including audited balance sheet and audited statement of operating revenues and expenditures. Minister to table report forthwith in Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: The Manitoba Water Services Board

SPORT, CULTURE, HERITAGE AND TOURISM, THE MINISTER OF

The Arts Council Act

CCSM, c. A140, s. 13 – Council to prepare and submit report to President of Executive Council on its affairs and activities. President of Executive Council shall submit it to the Lieutenant Governor and will lay the report before the Assembly within 15 days, if in session, and if not, within 15 days of opening of next session.

Report to be tabled: Manitoba Arts Council

The Bilingual Service Centres Act

CCSM, c. B37, s. 6(1) and (2) – For each fiscal year, the Minister must prepare a report about the operation and activities of the bilingual service centres, which may be included in the report prepared under subsection 16(1) of The Francophone Community Enhancement and Support Act. The Minister must table a copy of the report in the Assembly within 15 days after completing it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: see Francophone Community Enhancement and Support (French Language Services)

The Manitoba Centennial Centre Corporation Act

CCSM, c. C40, s. 21(1), (2) and (3) – Within four months after the end of each fiscal year, the board must make a report to the Minister on the activities of the corporation during that fiscal year. The report must include audited financial statements and any other information that the Minister may request. Minister must table the report in the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

CCSM, c. C336, s. 10(3) - Refers report to the Standing Committee on Crown Corporations

Report to be tabled: Manitoba Centennial Centre Corporation (see The Crown Corporations Governance and Accountability Act)

The Centre culturel franco-manitobain Act

CCSM, c. C45, s. 17(1), (2) and (3) – Within four months after the end of each fiscal year, the board of the Centre culturel franco-manitobain must make a report to the Minister on the activities of the corporation during that fiscal year. The report must include audited financial statements and any other information that the Minister may request. Minister must table a copy of the report in the Legislative Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Le Centre culturel franco-manitobain

The Manitoba Film and Sound Recording Development Corporation Act

CCSM, c. F54, s. 16 and 17 – Manitoba Film and Sound Recording Development Corporation to submit, within 4 months of end of preceding fiscal year, report to the Minister on activities of the corporation, including audited financial statements. Minister to table report without delay in the Assembly, if in session; if not, within 15 days of opening of next session.

Report to be tabled: Manitoba Film and Sound Recording Development

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Sport, Culture, Heritage and Tourism

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Sport, Culture, Heritage and Tourism

The Francophone Community Enhancement and Support Act

CCSM, c. F157, s. 16(1) and (2) – For each fiscal year, the Minister must prepare a report about the measures taken to enhance the vitality of Manitoba's Francophone community and promote and support its development, including information about the secretariat and the advisory council and the progress made by public bodies to implement their French-language services plans. The report must be made public. The Minister must table a copy of the report in the Assembly within 15 days after completing it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Francophone Community Enhancement and Support

The Manitoba Liquor and Lotteries Corporation Act

CCSM, c. L155, s. 19 – Corporation to submit, within 4 months of end of fiscal year, an annual report to the Minister including audited financial statements, operations of the wholly-owned subsidiaries and any other enterprise in which the corporation has an interest, grants or other contributions provided by the corporation and any other information that the Minister requires. Minister to table a copy of each annual report in Assembly, within 15 days of receipt if in session; if not, within 15 days after next session begins.

CCSM, c. C336, s. 10(3) – Refers report to the Standing Committee on Crown Corporations.

Report to be tabled: Manitoba Liquor and Lotteries Corporation (see The Crown Corporations Governance and Accountability Act)

The Manitoba Multiculturalism Act

CCSM, c. M223, s. 7 – Minister to table a copy of the annual report on administration of the Act and activities of the Multiculturalism Secretariat for preceding year within 15 days of receipt, if in session; if not, within 15 days of opening of next session.

Report to be tabled: see Department of Sport, Culture, Heritage and Tourism (Multiculturalism Secretariat)

The Travel Manitoba Act

CCSM, c. T150, s. 20 and 21 – Within four months after the end of the fiscal year, the board must make a report to the Minister on the activities of Travel Manitoba including the audited financial statements and any other information that the Minister may request. The Minister must table a copy of the report in the Assembly within 15 days after receiving it if the Assembly is sitting or, if it is not, within 15 days after the next sitting begins.

Report to be tabled: Travel Manitoba

TRANSPORTATION AND INFRASTRUCTURE, THE MINISTER OF

The Financial Administration Act (see also Finance)

CCSM, c. F55, s. 31(1), 31(2) – The minister who is responsible for a government department or who is identified by Treasury Board as being responsible for a government entity or program must table a supplement to the main estimates of expenditure for the department, entity or program in the Legislative Assembly for a fiscal year. The supplement must be tabled on or before the day the motion for the government's budget, as provided for in the Rules of the Assembly, is voted on by members of the Legislative Assembly.

Report to be tabled: Supplement - Department of Transportation and Infrastructure

CCSM, c. F55, s. 67 – Minister responsible for department, entity or program, within 6 months of end of fiscal year, to prepare a report on the department, entity or program's operations. Minister to table report, if in session; if not, Minister to make the report public and then table report within 15 days of opening of next session.

Report to be tabled: Department of Transportation and Infrastructure

The Public Works Act (except as it relates to real estate matters within the mandate of the Department of Consumer Protection and Government Services)

CCSM, c. P300, s. 16 – The Minister shall make and submit to the Lieutenant Governor an annual report on matters under their control. The Minister to table a copy of the report in the Assembly within 15 days after the next sitting begins.

Report to be tabled: see Department of Transportation and Infrastructure

The Water Power Act (as it relates to the planning, construction or operation of provincial water control works)

CCSM, c. W60, s. 3 – Minister to table an annual report of the proceedings, transactions and affairs of the department in the Assembly within 15 days of opening of next session.

Report to be tabled: see Department of Transportation and Infrastructure