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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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REVISED REGULATIONS OF SASKATCHEWAN

SASKATCHEWAN REGULATIONS 29/2018

The Wildlife Act, 1998

Section 83

Order in Council 202/2018, dated April 30, 2018

(Filed April 30, 2018)

Title

1 These regulations may be cited as *The Wildlife Amendment Regulations, 2018*.

RRS c W-13.1 Reg 1 amended

2 *The Wildlife Regulations, 1981* are amended in the manner set forth in these regulations.

Section 2 amended

3 Subsection 2(1) is amended:

- (a) in clause (x.2) by adding “grandchild,” after “child,”; and
- (b) by adding the following clause after clause (ll):

“(ll.01) ‘**trail camera**’ means a game camera, remote camera or surveillance camera that is designed for automatic use outdoors in which the presence or movement of an animal triggers the capturing of an image”.

Section 3 amended

4 Subsection 3(5) is amended in the portion preceding clause (a) by striking out “other than sections 4, 6 and 6.2, subsection 26(1) and sections 51 and 53” and substituting “other than sections 4, 6 and 6.2 and subsection 26(1)”.

New section 5

5 Section 5 is repealed and the following substituted:

“Restriction re wildlife in special areas

5(1) In this section, ‘**residence**’ includes a residence on land in a provincial park leased by:

- (a) a seasonal resident as defined in Part XIII.1 of *The Parks Regulations, 1991*; or
 - (b) a permanent resident as defined in *The Parks Regulations, 1991*.
- (2) No person shall, without a licence for the purpose:
- (a) hunt, poison, molest or disturb any wildlife in a game preserve, road corridor game preserve, wildlife refuge, wildlife management unit, regional park, provincial park, protected area or recreation site; or
 - (b) carry, possess or discharge any firearm in or discharge a firearm over a game preserve, road corridor game preserve, wildlife refuge, wildlife management unit, regional park, provincial park, protected area or recreation site.

(3) Subject to the other provisions of these regulations, a person may hunt wild boar within a wildlife management unit, provincial park, protected area or recreation site if that person holds a big game licence that is valid in the special area.

(4) Notwithstanding clause (2)(b), a person may transport an encased firearm through the areas specified in that clause if the person:

(a) is in a vehicle; or

(b) is transporting an encased firearm in an area specified in clause (2)(b) from the person's vehicle to the person's residence.

(5) Notwithstanding clause (2)(b), a person in a residence in the areas specified in that clause may possess a firearm that is not encased.

(6) Notwithstanding clause (2)(b), a person may carry an unloaded firearm in a road corridor game preserve from the centre line of any road contained in the road corridor game preserve to the edge of that road corridor game preserve by the most direct route and return in the same manner.

(7) Except as authorized by the director, between April 15 and September 15 in each year no person shall enter or approach within 100 metres of:

- (a) Basin Lake Wildlife Refuge;
- (b) Bazill Wildlife Refuge;
- (c) Gatehouse Island Wildlife Refuge;
- (d) Heglund Island Wildlife Refuge;
- (e) Isle of Bays Wildlife Refuge;
- (f) Lenore Lake Wildlife Refuge;
- (g) Mud Lake Wildlife Refuge;
- (h) Primrose Lake Wildlife Refuge;
- (i) Preston Lake Wildlife Refuge;
- (j) Redberry Lake Wildlife Refuge;
- (k) Rock Island Wildlife Refuge;
- (l) Scheelhaase Island Wildlife Refuge”.

Section 6.2 amended

6(1) Clause 6.2(1)(a) is repealed and the following substituted:

“(a) capture or kill any wildlife for scientific study or kill any wildlife that:

(i) is injured, diseased or otherwise cannot survive in the wild; or

(ii) is considered a threat to public safety”.

(2) Subsection 6.2(5) is repealed and the following substituted:

“(5) Subject to subsection (9) but notwithstanding subsection 24(1.1), a beekeeper having hives on land other than the beekeeper's own may, without a licence, kill bears within 1 kilometre of the beekeeper's hives if the beekeeper receives the permission of the owner or occupant of that land”.

Section 7 amended**7 Subclause 7(2)(c)(ii) is repealed and the following substituted:**

“(ii) automatic firearms, including automatic and machine guns, automatic and machine rifles and any other gun or rifle designed, altered or modified:

- (A) to fire more than one shot with a single squeeze of the trigger; or
- (B) to replicate the rate of fire of an automatic firearm”.

New section 9**8 Section 9 is repealed and the following substituted:****“Hunting in provincial parks**

9 If an open season is established in a provincial park or recreation site, no person shall hunt in those areas of the provincial park or recreation site posted with signs reading ‘Hunting or shooting prohibited’ or displaying words to a like effect”.

New section 17**9 Section 17 is repealed and the following substituted:****“Prohibition re certain firearms**

17(1) No person shall hunt big game with a centrefire rifle that uses:

- (a) a cartridge that has an empty cartridge case length of less than 32 millimetres; or
- (b) any of the following cartridges:
 - (i) a cartridge of .17 calibre or less;
 - (ii) the .22 Hornet;
 - (iii) the .22 K-Hornet;
 - (iv) the .218 Bee;
 - (v) the .25-20 Winchester;
 - (vi) the .30 Carbine;
 - (vii) the .32-20 Winchester;
 - (viii) the .357 Magnum;
 - (ix) the .41 Remington Magnum;
 - (x) the .44-40 Winchester;
 - (xi) the .45 Colt.

(2) No person shall hunt big game with a shotgun or muzzle-loading rifle that uses a metal projectile of .23 calibre or less.

(3) No person shall hunt big game or wild boar with a pneumatic firearm or device that uses air pressure to propel shot, bullets, arrows, crossbow bolts or any projectile, including a pneumatic firearm or device that is powered by compressed air, nitrogen, carbon dioxide or any other gas.

- (4) No person shall hunt big game or wild boar with a pistol or revolver.
- (5) No person shall hunt upland game birds with a centrefire rifle.
- (6) No person shall hunt any wildlife with a shotgun larger than 10 gauge.
- (7) No person shall hunt game birds with a shotgun unless the magazine is plugged with a plug that cannot be removed or altered without disassembling the gun so that the magazine cannot carry more than 2 shells”.

Section 18 amended

10(1) Subsection 18(1) is amended:

(a) by repealing clause (b) and substituting the following:

“(b) set or use traps”;

(b) by repealing clause (c) and substituting the following:

“(c) place bait for the hunting of big game or wild boar”;

(c) by striking out “or” after clause (e); and

(d) by adding the following after clause (f):

“(g) set out or use trail cameras; or

“(h) place or use stands”.

(2) Subsection 18(2) is amended by striking out “while hunting big game” and substituting “while hunting pursuant to the authority of a licence”.

(3) The following subsection is added after subsection 18(2):

“(3) Subsection (2) does not apply to a person engaged in trapping in accordance with these regulations”.

Section 18.1 amended

11(1) Subsection 18.1(1) is amended:

(a) in the portion preceding clause (a) by striking out “these regulations” and substituting “this section and sections 18.2, 18.3, 18.4, 18.41 and 18.42”; and

(b) in clause (a) by striking out “*The Forest Act*” and substituting “*The Forest Resources Management Act*”.

(2) Subsection 18.1(2) is repealed and the following substituted:

“(2) No person shall, for the purpose of hunting big game or wild boar, place bait on any wildlife lands”.

Section 18.4 amended

12 Subsection 18.4(3) is amended:

(a) by striking out “and” after clause (b);

(b) by adding “and” after clause (c); and

(c) by adding the following clause after clause (c):

“(d) anything brought onto the land to be used in connection with the bait”.

Section 18.41 amended**13 Clause 18.41(1)(b) is repealed and the following substituted:**

“(b) ‘abattoir’ means:

- (i) a slaughter house as defined in the “Sanitation Regulations”, being Saskatchewan Regulations 420/64;
- (ii) a registered establishment as defined in the *Meat Inspection Act* (Canada); and
- (iii) a domestic abattoir as defined in *The Meat Inspection (Saskatchewan) Regulations*”.

Section 18.43 amended**14(1) The following subsection is added after subsection 18.43(2):**

“(2.1) No person shall place a stand, or cause a stand to be placed, on wildlife lands without:

- (a) clearly and permanently marking in a visible location on the stand:
 - (i) the person’s name and address; and
 - (ii) the date on which the stand is placed on the wildlife lands; and
- (b) removing the stand at the end of legal hunting time on the day it was placed”.

(2) Subsection 18.43(6) is repealed.**Section 21 amended****15 Subsection 21(2) is repealed and the following substituted:**

“(2) Notwithstanding subsection (1), a person hunting big game with a bow and arrow, muzzle-loading rifle, crossbow or shotgun for which there is an open archery, a muzzle-loading firearm, a crossbow or a shotgun season established pursuant to *The Open Seasons Game Regulations, 2009* may wear camouflage or other clothing”.

Section 26 amended**16 The following subsection is added after subsection 26(2):**

“(3) Any person who under exigent circumstances unlawfully kills any wildlife that could not survive in the wild shall immediately report the killing to the nearest wildlife officer”.

Section 30.2 amended**17 Subsection 30.2(2) is repealed and the following substituted:**

“(2) A person who has lawfully killed a big game animal or wild boar on wildlife lands may:

- (a) operate a vehicle on wildlife lands for the sole purpose of retrieving the animal to a road or provincial highway by the most direct route available; and
- (b) subject to the other provisions of these regulations, carry an encased firearm in the vehicle while retrieving the big game animal”.

Section 31 amended**18(1) The following subsection is added after subsection 31(8):**

“(8.1) For the purposes of subsection (8), a digital copy of the following is acceptable if the digital copy is immediately available on an electronic device for examination by a wildlife officer:

- (a) a game licence;
- (b) a Saskatchewan Wildlife Habitat Licence”.

(2) The following subsection is added after subsection 31(11):

“(11.1) Notwithstanding subsection (10), a Saskatchewan Wildlife Habitat Licence that includes a first or second barren-ground caribou licence is valid for the purposes of hunting while the barren-ground caribou licence remains valid”.

Section 31.1 amended**19 Clause 31.1(b) is repealed.****Section 31.2 amended****20(1) Clause 31.2(3)(a) is repealed and the following substituted:**

“(a) mentioned in subsections 4(1), (2) and (2.1)”.

(2) The following subsection is added after subsection 31.2(3):

“(3.1) A Saskatchewan resident is not required to have a licence authorizing possession of dead wildlife to possess wildlife mentioned in subsection 32(3)”.

Section 37.1 amended**21 Section 37.1 is amended by adding “, including GST” after “\$15”.****Section 40 amended****22 Subsection 40(3) is repealed and the following substituted:**

“(3) Any licence issued pursuant to subsection (1) expires on September 30 following the date of its issue”.

Section 45 amended**23 Subclause 45(1)(e)(i) is amended by striking out “adult” and substituting “antlered”.****Section 46 amended****24 Subsection 46(4) is repealed.****Section 48 amended**

25(1) Subsection 48(1) is amended in the portion preceding clause (a) by striking out “During an open season for big game,” and substituting “During an open season for big game other than the wolf season,”.

(2) The following subsection is added after subsection 48(7):

“(7.1) Notwithstanding subsection (7), during a big game season, a person may operate or be a passenger in a vehicle in Regina-Moose Jaw and Saskatoon Wildlife Management Zones that is being used other than on a road or road allowance with a trail, with landowner permission, if there is no firearm in the vehicle, for the purpose of:

- (a) placing or removing a stand;
- (b) setting out or removing a trail camera; or
- (c) placing or removing bait”.

Section 50 amended**26 The following subsection is added after subsection 50(2):**

“(2.1) Persons selling wildlife mentioned in subsection (2) pursuant to the authority of a licence for the purpose must display the licence number authorizing the sale in any advertisement or marketing”.

Section 51 amended**27(1) Subsection 51(1) is amended:**

(a) by striking out “and” after clause (d); and

(b) by adding the following after clause (d):

“(d.1) an export licence from another province or country constitutes the authority to a Saskatchewan resident to import dead wildlife exported under that licence; and”.

(2) The following subsection is added after subsection 51(2):

“(3) Notwithstanding subsection (1), an export permit is not required for the export of wildlife mentioned in subclauses 50(2)(c)(ii), (iii) and (ix)”.

Section 53 amended**28 The following subsection is added after subsection 53(3):**

“(4) This section does not apply to wildlife mentioned in subclauses 50(2)(c)(ii), (iii) and (ix)”.

Section 62.2 amended

29 Clause 62.2(1)(b) is amended by striking out “\$6” and substituting “\$6, including GST.”.

Section 63.01 amended**30(1) Subsection 63.01(1) is amended:**

(a) in clause (a) by adding “or (2.01)” after “subsection (2)”;

(b) by striking out “and” after clause (a);

(c) in clause (b):

(i) by striking out “and” after subclause (iii); and

(ii) by adding the following after subclause (iv):

“(v) if all eligible applicants in the fourth priority group are issued licences and any game draw licences remain to be issued for an area, then to the fifth priority group; and

“(vi) if all eligible applicants in the fifth priority group are issued licences and any game draw licences remain to be issued for an area, then to the sixth priority group”;

(d) by adding “and” after clause (b); and

(e) by adding the following clause after clause (b):

“(c) if for any reason the computer draw for a particular species is not conducted, the applicant’s priority group status remains unchanged from the most recent year in which the game draw for that species was completed”.

(2) Subsection 63.01(2) is repealed and the following substituted:

“(2) For the purposes of subsection (1):

(a) the first priority group is to be determined with reference to the applicant’s priority status in the computer draw in the preceding 13 years and consists of the following:

(i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who:

(A) has not had his or her name drawn in the computer draw for that species of game in any of the 13 years preceding the year in which the draw is held;

(B) applied for a game draw licence for that species of game in the previous year; and

(C) either:

(I) qualified for the first priority group in that previous year; or

(II) qualified for the second priority group in each of the 10 years preceding the year in which the draw is held;

(ii) in the case of an application submitted by more than 1 eligible applicant, if all of those eligible applicants meet the criteria set out in subclause (i), those eligible applicants;

(b) the second priority group consists of the following:

(i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who:

(A) has not had his or her name drawn in the computer draw for that species of game in the past 4 years;

(B) applied for a game draw licence for that species of game during the previous year; and

(C) qualified for the second or third priority group in that previous year;

(ii) in the case of an application submitted by more than 1 eligible applicant, if all of those eligible applicants meet the criteria set out in subclause (i), those eligible applicants;

(c) the third priority group consists of the following:

(i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who has not had his or her name drawn in the computer draw for that species of game in the past 3 years; and

-
- (ii) in the case of an application submitted by more than 1 eligible applicant, those eligible applicants if:
 - (A) at least 1 of those eligible applicants meets the criterion set out in subclause (i); and
 - (B) none of those eligible applicants would qualify for the fourth, fifth or sixth priority group if the eligible applicant were to submit an application;
 - (d) the fourth priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who has not had his or her name drawn in the computer draw for that species of game in the past 2 years; and
 - (ii) in the case of an application submitted by more than 1 eligible applicant, those eligible applicants if:
 - (A) at least 1 of those eligible applicants meets the criterion set out in subclause (i); and
 - (B) none of those eligible applicants would qualify for the fifth or sixth priority group if the eligible applicant were to submit an application;
 - (e) the fifth priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who has not had his or her name drawn in the computer draw for that species of game in the year preceding the previous year; and
 - (ii) in the case of an application submitted by more than 1 eligible applicant, those eligible applicants if:
 - (A) at least 1 of those eligible applicants meets the criterion set out in subclause (i); and
 - (B) none of those eligible applicants would qualify for the sixth priority group if the eligible applicant were to submit an application;
 - (f) the sixth priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who had his or her name drawn in the computer draw for that species of game in the previous year; and
 - (ii) in the case of an application submitted by more than 1 eligible applicant, if at least 1 of those eligible applicants meets the criterion set out in subclause (i), those eligible applicants.

“(2.01) The following priority ranking procedure applies to the following eligible applicants in the computer draw in 2018 to 2021:

(a) notwithstanding subsection (1), an eligible applicant for a species of game is to be placed in the second priority group in the computer draw for that species of game in 2018 if:

(i) the eligible applicant was last drawn in the computer draw for that species of game in 2014 or in a year before 2014; and

(ii) the eligible applicant’s name appeared on an application for that species of game in 2017;

(b) after the computer draw for that species of game in 2018, the priority ranking for the eligible applicant mentioned in clause (a) is to be determined in accordance with subsection (2);

(c) notwithstanding subsection (1), an eligible applicant for a species of game is to be placed in the third priority group in the computer draw for that species of game in 2018 if:

(i) the eligible applicant was last drawn in the computer draw for that species of game in 2015; or

(ii) the eligible applicant was last drawn in the computer draw for that species of game in a year before 2015 and that eligible applicant’s name did not appear on an application in 2017;

(d) if in 2018:

(i) the eligible applicant mentioned in clause (c) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(ii) the eligible applicant mentioned in clause (c) is not drawn and that eligible applicant’s name appeared on an application in 2018:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the second priority group in the computer draw for that species of game in 2019; and

(B) after the computer draw for that species of game in 2019, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);

(iii) the eligible applicant mentioned in clause (c) is not drawn and that eligible applicant’s name did not appear on an application in 2018:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw for that species of game in 2019; and

(B) after the computer draw for that species of game in 2019, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);

- (e) notwithstanding subsection (1), an eligible applicant for a species of game is to be placed in the fourth priority group in the computer draw for that species of game in the computer draw in 2018 if that eligible applicant was last drawn in the computer draw for that species of game in 2016;
- (f) if in 2018:
- (i) the eligible applicant mentioned in clause (e) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);
 - (ii) the eligible applicant mentioned in clause (e) is not drawn, notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw for that species of game in 2019;
- (g) if in 2019:
- (i) the eligible applicant mentioned in subclause (f)(ii) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);
 - (ii) the eligible applicant mentioned in subclause (f)(ii) is not drawn and the eligible applicant's name appeared on an application in 2019:
 - (A) notwithstanding subsection (1), that eligible applicant is to be placed in the second priority group in the computer draw for that species of game in 2020; and
 - (B) after the computer draw for that species of game in 2020, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);
 - (iii) the eligible applicant mentioned in subclause (f)(ii) is not drawn and the eligible applicant's name did not appear on an application in 2019:
 - (A) notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw for that species of game in 2020; and
 - (B) after the computer draw for that species of game in 2020, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);
- (h) an eligible applicant for a species of game is to be placed in the fifth priority group for that species of game in the computer draw in 2018 if that eligible applicant was last drawn in the computer draw for that species of game in 2017;
- (i) if in 2018:
- (i) the eligible applicant mentioned in clause (h) is drawn, the priority ranking for that eligible applicant for that species of game after the 2018 computer draw is to be determined in accordance with subsection (2);
 - (ii) the eligible applicant mentioned in clause (h) is not drawn, notwithstanding subsection (1), that eligible applicant is to be placed in the fourth priority group in the computer draw for that species of game in 2019;

- (j) if in 2019:
 - (i) the eligible applicant mentioned in subclause (i)(ii) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);
 - (ii) the applicant mentioned in subclause (i)(ii) is not drawn, notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw in 2020;
- (k) if in 2020:
 - (i) the eligible applicant mentioned in subclause (j)(ii) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);
 - (ii) the applicant mentioned in subclause (j)(ii) is not drawn and that eligible applicant's name appeared on an application in 2020:
 - (A) notwithstanding subsection (1), that eligible applicant is to be placed in the second priority group in the computer draw in 2021; and
 - (B) after the computer draw in 2021, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);
 - (iii) the applicant mentioned in subclause (j)(ii) is not drawn and that eligible applicant's name did not appear on an application in 2020:
 - (A) notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw in 2021; and
 - (B) after the computer draw in 2021, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2)".

(3) Clause 63.01(6)(a) is repealed and the following substituted:

“(a) an allocation fee of \$6, including GST”.

New section 63.02

31 The following section is added after section 63.01:

“Allocation of game draw licences

63.02(1) In this section, ‘**game draw licence type**’ means a licence drawn in the computer draw for one of the following species:

- (a) elk;
- (b) moose;
- (c) mule deer;
- (d) antlerless mule deer;
- (e) pronghorn antelope.

(2) The minister may cancel the game draw licence or licences that a Saskatchewan resident wishes to decline if the Saskatchewan resident's name was drawn for 3 or more game draw licence types in the year and the Saskatchewan resident requests in writing that the minister cancel:

- (a) 1 game draw licence type of the Saskatchewan resident's choice if the Saskatchewan resident was selected for 3 game draw licence types;
- (b) 1 or 2 game draw licence types of the Saskatchewan resident's choice if the Saskatchewan resident was selected for 4 game draw licence types; or
- (c) 1, 2 or 3 game draw licence types of the Saskatchewan resident's choice if the Saskatchewan resident was selected for 5 game draw licence types.

(3) A request made pursuant to subsection (2) must be received before August 1 in the year in which the draw takes place.

(4) For the purposes of sections 38 and 63.01, if the minister cancels a game draw licence pursuant to subsection (2), the Saskatchewan resident who declined the game draw licence in accordance with that subsection is deemed not to have had his or her name drawn in the computer draw in that year for that game draw licence type”.

Appendix amended

32(1) Tables 1, 2 and 3 of the Appendix are repealed and the following substituted:

“TABLE 1
[Section 37]

Game Bird Licence Fees
Includes GST

<i>Type of Licence</i>	<i>Fee (\$)</i>
Saskatchewan Resident Game Bird Licence	20
Canadian Resident Game Bird Licence	80
Non-resident Game Bird Licence	160

“TABLE 2
[Subsection 38(4)]

Big Game Licence Fees
Includes GST

<i>Type of Licence</i>	<i>Fee (\$)</i>
First Saskatchewan Resident White-tailed Deer Licence	40
Second Saskatchewan Resident White-tailed Deer Licence	40
First Saskatchewan Antlerless White-tailed Deer Licence	30
Second Saskatchewan Antlerless White-tailed Deer Licence	30
First Canadian Resident White-tailed Deer Licence	160
Second Canadian Resident White-tailed Deer Licence	160
Guided First White-tailed Deer Licence	330
Guided Second White-tailed Deer Licence	330
Saskatchewan Resident Elk Licence	40
Saskatchewan Resident Moose Licence	40
Guided Moose Licence	375
First Saskatchewan Resident Barren-ground Caribou Licence	30
Second Saskatchewan Resident Barren-ground Caribou Licence	30
Saskatchewan Resident Black Bear Licence	25
Canadian Resident Black Bear Licence	100
Guided Black Bear Licence	200
Saskatchewan Resident Wolf Licence	50
Saskatchewan Resident Mule Deer Archery Licence	45
Saskatchewan Resident Special Antelope Licence	45
Saskatchewan Big Game Management Licence	30
Saskatchewan Resident Youth Game Licence	20
Saskatchewan Resident Special Elk Licence	65
Saskatchewan Resident Special Moose Licence	65
Saskatchewan Resident Special Mule Deer Licence	45
Saskatchewan Resident Special First Antlerless Mule Deer Licence	30
Saskatchewan Resident Special Second Antlerless Mule Deer Licence	30

“TABLE 3
[Section 44]

Fur Licence Fees
Includes GST

<i>Type of Licence</i>	<i>Fee (\$)</i>
Southern Fur Conservation Area Fur Licence (valid only in those portions of Saskatchewan lying in the southern fur conservation area)	40
Saskatchewan Treaty Indian Fur Licence (valid only for sale of furs taken on an Indian Reserve)	no charge
Saskatchewan Resident Youth Fur Licence	no charge
Northern Fur Conservation Area Fur Licence (valid only in those portions of Saskatchewan lying in the northern fur conservation area)	20
Saskatchewan Resident Fur Dealer Licence	60
plus, for each agent	60
Non-resident Fur Dealer Licence	480

”.

(2) Table 8 of the Appendix is repealed and the following substituted:

“TABLE 8
[Subsection 36.1(8)]

Resource Allocation Fees
Includes GST

<i>Type of Licence</i>	<i>Fee (\$)</i>
Resource Allocation Licence, Guided First White-tailed Deer	100
Resource Allocation Licence, Guided Second White-tailed Deer	100
Resource Allocation Licence, Guided Bear	100
Resource Allocation Licence, Guided Moose	100

”.

Coming into force

33 Subject to subsection (2), these regulations come into force on April 30, 2018.

(2) If these regulations are filed with the Registrar of Regulations after April 30, 2018, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

