

The Forest Regulations

Repealed

by Chapter F-19.1 Reg 1 (effective April 1, 1999).

Formerly

Saskatchewan Regulations 240/67 as amended by Saskatchewan Regulations 170/68, 253/69, 310/69, 271/71, 293/73, 60/74, 151/76, 141/83, 28/86, 100/86, 89/87, 33/90, 68/91 and 56/97.

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

SASKATCHEWAN REGULATIONS 240/67

The Forest Act

Short Title

- 1 These regulations may be cited as the Forest Regulations.

PART I INTERPRETATION

- 2 These regulations shall be construed with reference to the terms and interpretations of The Forest Act and any amendments thereto, hereinafter referred to as “The Forest Act”.

15 Sep 67 SR 240/67 s2.

- 3 In these regulations, unless the context otherwise requires, the expression:
- (a) **“Burning Permit Area”** means any area within which the setting of fires is prohibited or restricted under the provisions of The Prairie and Forest Fires Act and regulations thereto;
 - (b) **“Camp”** means a building or other shelter usually used for temporary accommodation and not contained within a community or settlement;
 - (c) **“Cord”** means a stacked pile of wood containing 128 cubic feet apparent volume;
 - (d) **“Director”** means the Director of Forests appointed under The Forest Act;
 - (e) **“Merchantable Timber”** means any product of trees suitable to be cut for manufacture or sale;
 - (f) **“Region”** means a Natural Resources administration area defined by the Minister from time to time;
 - (g) **“Regional Office”** means the office of the Department of Natural Resources maintained in a Region;
 - (h) **“Officer”** means an administrative officer in the Department;
 - (i) **“Remote Area”** means an area within the Northern Saskatchewan Administration District except the Denare Beach subdivision, Gunnar, Eldorado and Lorado Mines;
 - (j) Timber includes any trees or product of trees;
 - (k) **“Forest Vegetation”** means, in addition to timber producing trees, such associated shrubs, herbaceous plants, grasses and grass-like plants as are found along rivers, lakes and streams.

15 Sep 67 SR 240/67 s3; 3 May 68 SR 170/68 s1;
3 Dec 71 SR 271/71 s1.

PART II
GENERAL CONDITIONS GOVERNING TIMBER CUTTING

4 All timber cutting upon provincial lands or forests shall be done under the control of an officer subject to his instructions and to the following conditions:

- (a) no timber shall be cut until a permit or licence to cut is actually in the possession of the permittee or licensee, and any contractor must be in possession of a copy of the written contract of the licensee or permittee;
- (b) the timber to be cut shall be marked or otherwise designated by an officer or specified in detail on an annual operating plan, timber permit or timber sale and no timber other than that so marked, designated or specified shall be cut;
- (c) unless authorized in writing by the Minister or his authorized agent, the following utilization standards shall apply:
 - (i) tree stumps shall not be higher than 12" as measured from the highest ground;
 - (ii) trees shall be utilized to as small a diameter as possible and in the case of sawlogs, stud bolts and pulpwood bolts, residual tops shall not exceed 6", 5" and 3 1/2", inside tree bark, respectively;
 - (iii) trees shall be cut to lengths which will secure maximum scale of merchantable material;
- (d) all merchantable portions shall be taken from felled trees and penalties for waste shall be payable as follows:
 - (i) excessive stump heights and top diameters, 20c each;
 - (ii) merchantable timber left on the cutting area in logged trees, skids or other timber, \$10 per M f.b.m. or \$5 per cord;
 - (iii) overlength in trim allowance provided in Section 4(i), on pulpwood, boxwood, lathwood and stud bolts, 5c each; in plywood bolts, 10c each; and on sawlogs, 20c each;
- (e) logging slash shall be disposed of as prescribed by an officer;
- (f) applications for logging of green timber may be refused if there is sufficient quantity of suitable dry timber available in the general area of application;
- (g) no persons except an officer or a licensed scaler shall mark or stamp any Crown timber upon any provincial lands, and no person except an officer shall use red crayon for scaling or check-scaling purposes;
- (h) the measurement of sawlogs shall be based on Clark's International Log Rule for 1/4" kerf unless otherwise authorized in writing by the minister;
- (i) in the measurement of wood products, the maximum trimming allowance shall be as follows unless otherwise authorized in writing by the minister:
 - (i) four foot bolts — 2";
 - (ii) eight foot bolts — 4";
 - (iii) stud bolts — 6";

- (iv) poplar plywood bolts — 6";
- (v) birch plywood bolts — 8";
- (vi) sawlogs — 6";

(j) clearing of or damage to the forest stand, which is unnecessary in the opinion of an officer, is prohibited. An operator violating this provision may be liable, if the trees are merchantable, to the same penalty as for cutting in trespass; if the trees are not merchantable, to a penalty of not more than \$6 for each tree so damaged or destroyed;

(k) all harvested Crown timber shall be removed from the cutting area within one year of cutting. If not removed, the timber may be confiscated and disposed of by public auction or private sale.

(l) On Crown forests, all jack pine suitable for poles of class 7/35, and all larger sizes, according to Canadian Standards Association Bulletin 015.3, 1960, shall not be converted into chips or other forest products without the express approval of the Minister. The penalty for violation will be \$6.00 per tree so converted, unless proof can be shown that reasonable efforts have been made for the proper disposal of this timber;

(m) All jack pine suitable for poles of class 7/35, and larger sizes, if cut, become the property of the Crown and will be disposed of at the discretion of the Minister.

15 Sep 67 SR 240/67 s4; 28 Dec 73 SR 293/73 s2;
25 May 90 SR 33/90 s3.

PART III DISPOSITION OF CROWN TIMBER

5 Timber may be disposed of by licence, permit, agreement or sale, and no person shall cut any timber without such authority and no green timber shall be exported without the authority of the Minister.

15 Sep 67 SR 240/67 s5.

6 Repealed. 25 May 90 SR 33/90 s4.

7 No person other than an officer or holder of a Saskatchewan Scaler's Licence or permit shall scale Crown timber.

15 Sep 67 SR 240/67 s7.

8 No person indebted to the Department shall be permitted to hold or acquire any interest in any timber permit, licence, agreement or sale without the written consent of the Minister.

15 Sep 67 SR 240/67 s8.

9 When dues for Crown timber are in arrears, the Minister may insure such timber against loss or damage and the cost of such insurance shall be charged to the person owing the dues and shall become payable on demand.

15 Sep 67 SR 240/67 s9.

10 When any timber has been cut for management, silvicultural or experimental purposes, such timber may be sold by the Minister or his authorized officer.

15 Sep 67 SR 240/67 s10.

11 Employees of the Department, upon payment of dues, may cut fuelwood for their own use in designated areas.

15 Sep 67 SR 240/67 s11.

12 Crown timber not processed within one year after cutting shall be scaled and appropriate dues shall be payable, on such scale, on the same basis as if the timber was converted to the product for which it was cut.

15 Sep 67 SR 240/67 s12.

13 The holder of a licence, timber permit, agreement or sale who causes a breach of these regulations or conditions of contract or fails to comply with the instructions of an officer may render such licence, permit, agreement or sale subject to cancellation and the Minister may withdraw from such holder the privilege of obtaining any further licence, permit, agreement or sale.

15 Sep 67 SR 240/67 s13.

CONDITIONS GOVERNING TIMBER PERMITS

14 Repealed. 25 May 90 SR 33/90 s4.

15 Every timber permit shall expire not later than March 31st next following date of issue.

15 Sep 67 SR 240/67 s15.

16 Every timber permit shall specify the location, quantities and species of timber to be cut and shall set out any special conditions to which it is subject.

15 Sep 67 SR 240/67 s16.

17(1) If a timber permittee within one year after the expiry date of his permit submits satisfactory proof that owing to circumstances over which he had no control, he has been unable to cut all or any portion of the timber specified in the permit, the Minister may grant him, subject to subsection (2) hereof:

(a) a credit on a new permit of the amount of the dues on the quantity of timber uncut; or

(b) a refund of the amount of dues on the quantity of timber uncut.

(2) The credit or refund provided in subsection (1) hereof shall be subject to the following administrative charges:

(a) 10% of the amount due where application is made within 30 days after the expiry date of the permit;

- (b) 25% of the amount due where application is made after 30 days of the expiry date of the permit;
- (c) In no case shall a net amount of less than \$5 be credited or refunded.

15 Sep 67 SR 240/67 s17.

18(1) If a permittee cuts more timber than the quantity specified in his permit, he shall pay dues on such excess quantity on the following scale:

- (a) regulation dues where such excess is not more than 20% of the quantity specified in the permit;
- (b) double the regulation dues on all excess where such excess is more than 20% but not more than 35% of the quantity specified in the permit;
- (c) notwithstanding (a) and (b) hereof where such excess quantity is more than 35% of the quantity specified in the permit, the permittee shall pay double the regulation dues on the total amount of timber cut, provided that if an officer, on reasonable grounds, believes that such action is warranted, all the timber may be seized and dealt with in the manner provided for in The Forest Act.

(2) If a permittee wishes to convert any Crown timber to a different product other than that specified in the permit, written permission must first be obtained from an officer and all appropriate dues paid.

15 Sep 67 SR 240/67 s18.

Timber permittee dues

19(1) In this section, “**revolving fund**” means the Resource Protection and Development Revolving Fund continued pursuant to section 19 of *The Natural Resources Act*.

(2) Subject to *The Forest Act* and these regulations, every timber permittee shall pay the fees, dues and rentals in the amounts set out in the Schedule of Dues, Fees and Rentals attached to these regulations.

(3) Subject to subsection (4), where a timber permittee enters into an agreement with the minister to pay to the revolving fund an amount for the purposes of controlling spruce budworm, the minister may reduce the amount of Crown dues for green timber that the timber permittee would otherwise pay pursuant to Part A of the Schedule of Dues, Fees and Rentals by the amount and in the manner set out in the agreement.

(4) The maximum reduction allowable pursuant to subsection (3) in a year is 50% of the Crown dues that the timber permittee would otherwise pay in that year pursuant to Part A of the Schedule of Dues, Fees and Rentals.

4 Jly 97 SR 56/97 s2.

PAID TIMBER PERMITS

20(1) An officer may grant permits for the cutting of timber for use as follows:

(a) to a settler who is an owner or lessee of at least 80 acres of agricultural land on which he resides and which land is within 3 miles of the provincial forest, for use in constructing or improving his major farm buildings or dwellings, subject to the following:

(i) application for a permit must be in the form prescribed by the Department;

(ii) the permit shall allow cutting only within a forest in the officer's district of the Department within which the applicant resides;

(iii) except as herein provided, no more than 5,000 feet board measure of spruce or jack pine shall be granted in any permit in any one year;

(iv) where a qualified settler has not procured any timber under this section in the preceding year, a permit may be issued to him for 10,000 feet board measure in one year, in which case he shall not be allowed any timber permit under this section in the subsequent year;

(v) the total quantity that may be secured under authority of this section shall not exceed 30,000 feet board measure of spruce or jack pine sawn lumber and this total quantity shall be charged to the farm unit notwithstanding any change of ownership or lease rights;

(b) to licenced prospectors for development work upon mining claims held by them;

(c) for the construction of buildings or other structures required in connection with any authorized use of a provincial forest or park, on lands within such provincial forest or park, a quantity not exceeding \$50 in dues in any one year;

(d) for the construction of churches and community buildings not exceeding \$100 in dues in any one year;

(e) to any person residing in the remote areas, for his own use, such quantity as may be required but not exceeding \$80 in dues in any one year;

(f) to holders of permits or leases covering rights-of-way for the construction of roads, trails, seismic lines, telegraph and telephone lines, gravel pits or other uses of provincial forest or park lands. Such holders shall have no rights to any timber cut and shall notify the Department within 30 days prior to the start of clearing of the location of the rights-of-way to enable an officer to arrange for the salvaging of any timber to be cut on such rights-of-way.

(2) The holder of a permit issued under this section shall not sell or barter any timber cut under the authority of such permit without the written permission of the Director.

(a) When permission is granted, the permittee shall pay on additional stumpage fee of \$4 per thousand board feet for the quantity of timber so bartered or sold.

(b) Any timber sold or bartered without the written permission of the Director shall be subject to seizure and sale by the Department and the permittee shall not receive any timber under this section for a period of five years.

15 Sep 67 SR 240/67 s20.

21 An officer may grant permits for the cutting of timber to any person for his own use, for sale or barter:

(a) in respect to any product from any timber, except white spruce sawtimber, where regulation dues do not exceed \$600;

(b) but with approval of the Director in respect to any product from any timber, including white spruce sawtimber, provided that such cutting is in accordance with an established forest management plan for the area in which the cutting is to take place and that the regulation dues are not more than \$1,200.

3 May 68 SR 170/68 s2; 3 Dec 71 SR 271/71 s2.

22 In cases where burned timber, dead timber, down timber or diseased timber should be removed for the protection of the forest, permits may be issued for the removal of such timber at reduced rates of dues to be authorized by the Director.

15 Sep 67 SR 240/67 s22.

23 The Minister may grant permission to any licensee upon payment of the appropriate dues for the cutting of saleable products on the licenced area which are not suitable for the primary products specified in the licence.

15 Sep 67 SR 240/67 s23.

SPECIAL TIMBER PERMITS

24 An officer may grant permits free of dues for the cutting or removal of timber as follows:

(a) to licenced prospectors, trappers and fishermen for fuel for their own use at their camps within a provincial forest, not exceeding 15 cords in any one year;

(b) to licenced prospectors, trappers and fishermen residing in remote areas for timber to be used by them at their camps for the construction of a cabin, workshop or store-house for their own use, dues on which, if charged would not exceed \$50 in any one year;

(c) to a holder of a mining claim such quantity of timber on his own claim as may be necessary to develop the claim to the production stage;

(d) for the construction on provincial forests of fences, corrals, dipping vats and other structures required in connection with the authorized use of such provincial forest on the condition that such structure shall be the property of the Crown;

(e) to occupants of lands within the province, forest trees to be transplanted upon such land for ornamental or windbreak purposes;

(f) to any resident of the province who has lost his dwelling by fire not due to his own carelessness, authorizing him to cut a sufficient quantity of timber, not exceeding 10,000 board feet measure, of which not more than 5,000 feet board measure shall be white spruce, to replace the building so lost provided, however, that application for such permit shall be made within six months after the date of such loss and that before the permit is issued the cause of the fire shall have been investigated by an officer of the Department.

15 Sep 67 SR 240/67 s24.

25 to 35 Repealed. 9 Sep 83 SR 141/83 s2.

MANAGEMENT LICENCES AND OPERATIONS

36 The minister may enter into a forest management licence agreement with any company entitled to carry on business in Saskatchewan under the laws of Saskatchewan granting to the company the rights to certain Crown timber as may be specified in the agreement.

12 Sep 86 SR 100/86 s3.

37(1) Subject to subsection (2), a company shall pay to the department, in respect of each year that a forest management licence agreement is in effect, a fee for each mill operated by the company in Saskatchewan in accordance with the fees set forth in Part B of the Schedule of Dues, Fees and Rentals.

(2) Subsection (1) does not apply to any forest management licence agreement which specifies the amount of the fees to be paid by the company in respect of the operation of mills under the agreement.

12 Sep 86 SR 100/86 s3.

38 Each year before May 1st or such other date as may be specified in the agreement and before any cutting takes place on the forest management area, the Company shall submit for the approval of the Minister an operating plan prepared in accordance with good forest management for the next twelve (12) month period. Such operating plan shall conform to the provisions of the forest management plan.

15 Sep 67 SR 240/67 s38; 12 Sep 86
SR 100/86 s4.

39 Each year before April 30th, or such other date as may be specified in the agreement, the Company shall submit to the Director a map showing the areas cut over in the forest management area during the previous twelve (12) month period.

15 Sep 67 SR 240/67 s39.

40 The Company shall submit to the Minister for approval within three (3) years from the commencement of cutting operations on the management area or within such other time period as may be specified in the agreement, a forest management plan. Such plan shall be for a period of not less than ten (10) years, as the Minister may decide.

15 Sep 67 SR 240/67 s40; 12 Sep 86
SR 100/86 s5.

41 The Company shall manage the forest management area in accordance with good forest management practices and for the purpose of growing continuously and perpetually successive crops of forest products to be harvested in approximately equal annual or periodic cuts adjusted to the sustained yield capacity of the Forest Management area.

15 Sep 67 SR 240/67 s41.

42 All productive forest land on the forest management area shall be maintained by the Company in growing stock and adequately stocked in accordance with standards to be defined from time to time by the Minister.

15 Sep 67 SR 240/67 s42.

43 The Minister reserves the right to cut and remove or to cause to be cut and removed at any time from the forest management area all fire-killed, matured or culled timber or any other class of timber which in his opinion would go to waste if not cut and removed, but the Company shall have the first opportunity to cut such timber.

15 Sep 67 SR 240/67 s43.

44 The Company shall pay stumpage dues on all forest products cut by it at the rates established by Forest Regulations pursuant to The Forest Act or at such rates as provided for in its forest management licence agreement.

15 Sep 67 SR 240/67 s44; 10 Oct 69
SR 253/69 s1.

45 The Minister may reserve and except from any Forest Management Area the following:

- (a) timber on all those lands which are now or may hereafter be allocated for parks, protected areas, summer resorts, highways, roads, townsites, Indian Reserves and other public purposes;
- (b) all timber other than that set forth in the agreement;
- (c) timber on those lands which may be reserved or withdrawn pursuant to any statute or law in force in Saskatchewan or which may be required for the following resource management purposes:
 - (i) game preserves and game management areas;
 - (ii) wilderness areas; and
 - (iii) watershed control;

(d) timber required for the conservation of aesthetic and artistic values including:

- (i) timber within 300 feet of the edge of the right-of-way of provincial highways and other designated roads; and
- (ii) timber within 300 feet of the top of the bank of any lake, river or stream as may be designated by the Minister, and for the purpose of this clause “**bank**” shall mean the point at which forest vegetation commences.

15 Sep 67 SR 240/67 s45; 3 Dec 71 SR 271/71 s3.

46 The Company shall permit any person the use of any roads constructed by it or maintained by it in connection with its operations subject to the following conditions and subject to any other provisions of the forest management licence agreement:

- (a) a person using such a road for ordinary travel may do so free of charge but may be required to furnish his name, address, and destination to Company officials;
- (b) any person or organization requiring the use of such a road for a commercial or industrial undertaking shall be required to enter into an agreement with the company for the use of such a road, and if no satisfactory agreement is reached shall be required to comply with such provisions as the Minister in his complete discretion deems adequate.

15 Sep 67 SR 240/67 s46; 12 Sep 86 SR 100/86 s6.

47(1) A company shall make returns accounting for all products of the forest cut by it on the forest management licence area and make payment of the Crown dues on such products of the forest in such a manner and at such times as may be specified in the agreement.

(2) The minister may, where he has reason to believe that a company is insolvent, require that the company make an immediate return, accounting for all products of the forest cut by it on the forest management licence area and make immediate payment of the Crown dues due and owing.

12 Sep 86 SR 100/86 s7.

48 Except with the permission of the Minister, no forest products cut by or for the Company on the forest management area shall be exported, sold or otherwise disposed of in their natural form.

15 Sep 67 SR 240/67 s48.

49 The Company shall keep books and records for all its forest operations under the management licence agreement in accordance with accepted Canadian accounting practices and in such form as may be prescribed by the Minister and shall make such books and records available to an officer for audit and inspection purposes.

15 Sep 67 SR 240/67 s49.

50 *The Prairie and Forest Fires Act, 1982* applies to a company in respect of its operations pursuant to a forest management licence agreement except to the extent that the agreement provides otherwise.

12 Sep 86 SR 100/86 s8.

51 Repealed. 12 Sep 86 SR 100/86 s9.

52 The Company shall comply with all relevant provisions of all statutes and regulations in force from time to time in Saskatchewan and all amendments currently or subsequently in force.

15 Sep 67 SR 240/67 s52.

53 The Company shall not assign or transfer any rights acquired under its licence without the written consent of the Minister and the payment by the Company of transfer fees set by the Minister.

15 Sep 67 SR 240/67 s53.

54 Repealed. 12 Sep 86 SR 100/86 s10.

TERM CUTTING AGREEMENTS

55 The Minister may, in any case where it is considered in the public interest to provide timber upon a term basis, but where a forest management licence agreement is not appropriate, enter into a contract to supply a stated amount of available timber within an area designated for that purpose and such term cutting agreement may be given singly or in conjunction with other timber dispositions.

15 Sep 67 SR 240/67 s55.

56 A term cutting agreement shall provide the quantity, species, type and quality of timber, which will be provided by annual permits over a period not exceeding ten years and shall state all dues and fees to be paid thereon.

15 Sep 67 SR 240/67 s56.

57 Every term cutting agreement shall be valid and operate from the time specified in the term cutting agreement or in the first annual permit issued pursuant to the term cutting agreement.

15 Sep 67 SR 240/67 s57.

58 A term cutting agreement shall be subject to all the conditions and restrictions of the regulations under The Forest Act unless otherwise stated, amended or exempted in the agreement.

15 Sep 67 SR 240/67 s58.

PART IV
MILLS

59 An officer may upon payment of such fees as are prescribed in Part B of the schedule to these regulations issue to an owner or operator of a mill a mill licence authorizing him to manufacture any timber products.

15 Sep 67 SR 240/67 s59; 12 Sep 86
SR 100/86 s11.

60 Every sawmill licence shall be subject to the following conditions:

- (a) the licence shall expire on March 31st next following the date of issue;
- (b) the licensee shall notify an officer of the location of his mill and obtain approval for each location to which it is to be moved during the time it is operated;
- (c) the licensee shall keep a proper record of all sawing done in a book supplied by the Department;
- (d) in order to obtain maximum utilization, all sawmill operators shall install and maintain efficient machinery, and shall operate such machinery in a safe manner. When economic conditions permit, barkers and chippers shall be installed;
- (e) the licensee shall require:
 - (i) every person who brings any timber to his mill to produce the permit or licence under the authority of which such timber was cut, and the licensee shall keep a record of the name of such person and of the number and date of his permit or licence, or in the absence of such permit or licence he shall require such person to produce proof by affidavit that the timber has not been cut on provincial lands;
 - (ii) that all logs and lumber in the mill yard covered by permits or affidavits be placed in separate piles and so marked as to be easily identified and scaled;
- (f) no sawdust pile shall be burned without the permission of the Minister or his authorized agent;
- (g) the licensee shall clear an area to mineral soil for the burning of slabs, edgings and other mill waste, and such fire shall not be set within 100 feet from any part of a sawdust pile;
- (h) the licensee shall keep the entries in all forms, books and records required by the Department up to date and available for examination and checking by an officer at any time;
- (i) if the licensee fails to comply with any of these conditions, any officer may place under seizure all the timber in or near the licensee's mill and close down his operations.

15 Sep 67 SR 240/67 s60.

PART V
GRAZING OF LIVESTOCK IN PROVINCIAL FORESTS

61 In this Part:

- (a) **“Act”** means *The Forest Act*;
- (b) **“adult cattle”** means cattle that are at least two years of age;
- (c) **“annual grazing dues payable”** means the annual grazing dues that are payable pursuant to section 63.1;
- (d) **“annual permit”** means a permit granted pursuant to subclause 63(1)(a)(i);
- (e) **“corporation”** means any corporation incorporated, registered or continued pursuant to an Act and includes any co-operative incorporated, registered or continued pursuant to *The Co-operatives Act*;
- (f) **“grazing season”** means the period:
 - (i) that commences on May 24 and ends on October 15 in the same year; or
 - (ii) that the minister may determine;
- (g) **“livestock”** means cattle, horses, sheep or goats;
- (h) **“manager of livestock”** means a person, other than the owner of livestock, who pursuant to a written agreement with the owner of the livestock:
 - (i) has possession of the livestock; and
 - (ii) is responsible for the care of the livestock;
- (i) **“permit”** means an annual permit or a term permit;
- (j) **“term permit”** means a permit granted pursuant to subclause 63(1)(a)(ii).

4 Apr 86 SR 28/86 s3.

Prohibition

61.1 No owner or manager of livestock shall cause or allow his livestock to:

- (a) be present in a provincial forest when he does not hold a valid and subsisting permit authorizing that livestock to be so present; or
- (b) continue to be present in a provincial forest after the expiry of the grazing season whether or not he holds a valid and subsisting term permit.

4 Apr 86 SR 28/86 s3.

Applications

62 Every person applying for a permit shall apply to an officer in writing on a form approved or provided by the minister.

4 Apr 86 SR 28/86 s3.

Granting of permit

63(1) Where an application is made pursuant to section 62, the minister may:

- (a) in accordance with subsections (2) to (9), grant, subject to any terms and conditions that he considers appropriate:
 - (i) in the case of an application for an annual permit, an annual permit for one grazing season; or
 - (ii) in the case of an application for a term permit, a term permit for a term not exceeding five grazing seasons; or
 - (b) where he considers it to be in the public interest, refuse to grant the permit applied for.
- (2) After giving the holder of a permit 30 days' written notice of his intention to do so, the minister may:
- (a) impose any terms and conditions on a permit that he considers appropriate at any time after he grants the permit;
 - (b) amend, vary, rescind or replace the terms and conditions imposed pursuant to clause (a) or imposed at the time the permit was granted;
 - (c) amend the permit; or
 - (d) do all or any combination of the things mentioned in clauses (a) to (c).
- (3) Notwithstanding subsection (2), where the minister considers it to be necessary and in the public interest, he may give the written notice required in subsection (2) in any period that he considers appropriate.
- (4) The minister shall not grant a permit with respect to an area in a provincial forest where in his opinion, the area:
- (a) has not been consistently used for grazing livestock; and
 - (b) either:
 - (i) does not have an average forage content during the grazing season sufficient to support at least .85 adult cattle months of grazing per hectare in the area; or
 - (ii) is not suitable for grazing purposes because of the need to:
 - (A) preserve the area; or
 - (B) utilize the area for purposes other than grazing.
- (5) For the purposes of subsection (4) and subsection 68(2), one adult cattle month of grazing is the amount of grazing that, in the opinion of the minister, one head of adult cattle will do in one month.
- (6) The minister shall not grant a permit with respect to an area that:
- (a) has not been, in his opinion, consistently used for grazing livestock; and
 - (b) is entirely enclosed by a provincial forest;
- unless it is at least 65 hectares in size.

(7) Where two or more applicants apply for a permit with respect to one area of a provincial forest, the minister shall, when deciding to grant the permit, give preference to applicants in accordance with the following order of priorities:

- (a) applicants who are resident in Saskatchewan or, in the case of applications submitted by corporations, applicants all the shareholders or members of which are resident in Saskatchewan;
- (b) applicants who have previously been granted permits to graze livestock in the area, with the applicant who was granted a permit for the grazing season closest to the grazing season for which the application is made being given the higher priority;
- (c) applicants who:
 - (i) are resident on ranch or farm property within 16 kilometres of the area; and
 - (ii) own or lease agricultural land within 4.5 kilometres of the provincial forest.

(8) Notwithstanding subsection (7), the minister may establish any order of priorities that he considers to be appropriate when deciding to grant a permit with respect to one area of a provincial forest.

(9) The minister shall not grant an annual permit to an applicant until the applicant has paid all his annual grazing dues payable.

4 Apr 86 SR 28/86 s3.

Annual dues

63.1(1) Every applicant for an annual permit and every holder of a term permit shall pay the annual grazing dues in accordance with the amount set forth in Part B of the Schedule of Dues, Fees and Rentals.

(2) Notwithstanding subsection (1), no annual grazing dues are payable for livestock that:

- (a) are the natural increase of a herd grazing in a provincial forest pursuant to a permit; and
- (b) are:
 - (i) in the case of sheep and goats, less than four months of age;
 - (ii) in the case of other livestock, less than six months of age.

4 Apr 86 SR 28/86 s3.

Failure to pay; term permit

64(1) The holder of a term permit shall pay all his annual grazing dues payable within 90 days of the date that he has been notified by the minister that the amount of his annual grazing dues payable is to be paid.

(2) Where the holder of a term permit fails to pay his annual grazing dues payable in accordance with subsection (1), his term permit is cancelled.

4 Apr 86 SR 28/86 s3.

Refund of fees

64.1 Where the holder of an annual permit:

- (a) applies within 30 days after the commencement of a grazing season for a refund of the annual grazing dues payable paid by him; and
- (b) satisfies the minister that there are unusual and exceptional circumstances preventing the holder from using the area that is the subject of his permit;

the minister may cancel the permit and refund the annual grazing dues payable paid by the holder less an amount for administrative costs equal to the greater of:

- (c) 10% of the amount of annual dues payable paid; or
- (d) \$5.

4 Apr 86 SR 28/86 s3.

Requirements

65(1) No holder of a permit shall cause or allow livestock that are not owned or managed by him to graze in the area that is the subject of his permit.

(2) Where livestock owned or managed by the holder of a permit have died in a provincial forest, the holder of the permit shall cause the livestock to be burned, buried or disposed of in accordance with any requirements imposed by the minister.

(3) Where:

- (a) the holder of a permit, his servants or agents or any livestock owned or managed by him have damaged Crown property in a provincial forest; and
- (b) the minister has required the holder of the permit to repair the property;

the holder shall immediately repair or cause to be repaired the Crown property in the manner required by the minister.

(4) The holder of a permit shall take any measures with respect to contagious diseases of livestock that the minister may require.

(5) When required by the minister, the holder of a permit shall build, at the holder's expense, a fence:

- (a) within or around the area that is the subject of the permit; and
- (b) in accordance with any standards required by the minister.

(6) When required by the minister, the holder of a permit shall carry out any range management practices that the minister considers necessary.

(7) Notwithstanding any provision in a term permit, where the minister considers it necessary to prevent an area that is the subject of a term permit from being over-grazed, the minister may require that the number of livestock that are allowed to be present in the area of a provincial forest under the term permit be reduced at the commencement of a grazing season by an amount not greater than 10% of the livestock allowed in the preceding grazing season under the term permit, and the holder of the term permit shall allow or cause to be present in the provincial forest only the reduced number of livestock owned or managed by him in accordance with the minister's requirement.

4 Apr 86 SR 28/86 s3.

Trespass**66(1)** Where:

- (a) livestock are present in an area of a provincial forest; and
- (b) the minister cannot establish to his satisfaction who owns that livestock;

the livestock are deemed to be in trespass, whether or not the owner or manager of the livestock holds a permit authorizing the livestock to graze in that area, and the minister may deal with the livestock in the manner prescribed in this section or may remove, destroy or otherwise deal with the livestock in any other manner that he considers expedient.

(2) Where:

- (a) livestock are trespassing in a provincial forest; and
- (b) if the owner or manager of the livestock is known to the minister, the minister has given the owner or manager at least three days' written notice of intention to round up and sell;

the minister may instruct an officer to round up the livestock.

(3) After the expiration of any period of time that the minister considers appropriate, the officer may:

- (a) advertise in a newspaper of general circulation in the area giving at least seven days' notice of intention to sell; and
- (b) after the expiration of the period stated in the notice, sell the livestock in the manner instructed by the minister.

(4) Where, prior to a sale pursuant to subsection (3), the owner or manager of the livestock:

- (a) submits proof satisfactory to the minister to establish his ownership of or his right to possess the livestock; and
- (b) pays to the minister:
 - (i) an amount equal to:
 - (A) four times the amount of the annual grazing dues payable that would be required for a permit with respect to those livestock; or
 - (B) where the minister is satisfied that the owner or manager did not intentionally allow his livestock to trespass in the provincial forest, two times the amount of the annual dues payable that would be required for a permit with respect to those livestock; and
 - (ii) an amount equal to the cost incurred by the officer in rounding up, caring for, maintaining and preparing to sell the livestock;

the minister shall direct the officer having charge of the livestock to release them to the owner or manager, as the case may be.

(5) Where, within three months of the date of a sale pursuant to subsection (3), the owner of the livestock submits proof satisfactory to the minister to establish his ownership of the livestock, the minister shall pay to the owner the amount realized from the sale of the livestock less an amount equal to the sum of:

- (a) the amounts described in clause (4)(b); and
- (b) the costs reasonably incurred in selling the livestock.

4 Apr 86 SR 28/86 s3.

Improvements

67(1) Subject to subsections (2) and (3), no person shall clear or break land in a provincial forest for the purpose of pasture improvement.

(2) When authorized by the minister, the holder of a permit may clear, break or clear and break an area of land in a provincial forest no larger than four hectares in size:

- (a) for; or
- (b) around;

a corral to facilitate the handling of livestock.

(3) Subject to subsection (4), when authorized by the minister, the holder of a permit may clear, break or clear and break a fence line in accordance with any requirements imposed by the minister.

(4) The maximum width of a fence line that the holder of a permit may clear, break or clear and break, as the case may be pursuant to subsection (3) is eight metres.

(5) The Crown in right of Saskatchewan is not required to compensate the holder of a permit for any improvements constructed by the holder in the area that is the subject of the permit.

(6) Subject to subsection (7), the minister may authorize the holder of a permit to construct a building designed for:

- (a) habitation during the grazing season; and
- (b) for the purpose of being used in conjunction with forest grazing;

in the area that is the subject of the permit.

(7) No person shall, without the prior approval of the minister, inhabit a building constructed pursuant to subsection (6) at any time before the commencement or after the expiration of the grazing season in an area that is the subject of a permit.

(8) Where the holder of a permit which has expired has not, within any period of time that the minister may prescribe, removed from the area of the provincial forest that was the subject of the expired permit any fixtures constructed or affixed or chattels owned and placed by the holder on that area:

- (a) the holder of the expired permit is not entitled to remove the fixtures or chattels; and
- (b) in the case of chattels, the chattels become the property of the Crown in right of Saskatchewan and the Crown in right of Saskatchewan is not required to pay any compensation for those chattels.

(9) Fixtures and chattels described in subsection (8) that are the property of the Crown in right of Saskatchewan may be disposed of in any manner that the minister considers appropriate.

4 Apr 86 SR 28/86 s3.

Evaluation

68(1) In this section:

(a) **“family”** means, with respect to a person, his spouse, son, daughter, brother, sister, father, mother, uncle, aunt, nephew, niece or cousin or the brother, sister, father, mother, uncle, aunt, nephew, niece or cousin of his spouse;

(b) **“family farm”** means a farming enterprise managed by a farmer with respect to which the necessary labour is performed primarily by him and the family farm members;

(c) **“family farm member”** means a person who:

(i) is:

(A) a member of the family of a farmer; or

(B) the spouse of any member of the family of a farmer; and

(ii) in the opinion of the minister, has contributed labour to maintain the operations of the family farm.

(2) Where the holder of an expired permit does not apply for a new permit after the expiration of his former permit, the minister:

(a) shall re-evaluate the area that is the subject of the expired permit before granting another permit for that area; and

(b) shall not grant a new permit for the area mentioned in clause (a) where:

(i) in the case where:

(A) the holder of the expired permit manages a family farm; and

(B) a family farm member does not apply for a permit for that area;

the area does not, in the opinion of the minister, have an average forage content during the grazing season sufficient to support at least .85 adult cattle months of grazing per hectare in the area; or

(ii) in the opinion of the minister, the area is not suitable for grazing purposes because of the need to preserve the area or utilize the area for purposes other than grazing.

4 Apr 86 SR 28/86 s3.

Work permits

68.1(1) The holder of a permit may apply to the minister for a work permit to undertake developmental work on the area that is the subject of his permit.

(2) Where the minister receives an application pursuant to subsection (1) and is satisfied that the proposed developmental work is consistent with proper range management practices, he may grant, subject to any terms and conditions that he considers appropriate, a work permit to that holder.

4 Apr 86 SR 28/86 s3.

Compliance required

69(1) No person shall fail to comply with a term or condition of his:

- (a) permit; or
 - (b) work permit granted pursuant to section 68.1, if any.
- (2) Where the holder of a permit fails to comply with:
- (a) the provisions of this Part; or
 - (b) a term or condition of his permit or any work permit granted to him pursuant to section 68.1;

the minister, after giving the holder 30 days' written notice of intention to cancel, may cancel the permit.

(3) Cancellation of a permit pursuant to this section is in addition to any penalty or fine that may be imposed on the holder of the permit pursuant to the Act or these regulations.

4 Apr 86 SR 28/86 s3.

Service of documents

70(1) Where pursuant to this Part any notice or other document is authorized or required to be served on or delivered or sent to a person, the document shall be served:

- (a) by personal service;
 - (b) in the case of a corporation, by delivering it to any office of the corporation in Saskatchewan; or
 - (c) by registered mail addressed to the person at the address as shown on the most recent application filed with the department pursuant to this Part or as shown on the records of the department.
- (2) A notice, or other document which is served by registered mail is deemed to have been received on the seventh day following the day of its mailing, unless the person to whom it was mailed establishes that, through no fault of his own, he did not receive the document or he received it at a later date.

4 Apr 86 SR 28/86 s3.

PART VI
DISPOSAL OF HAY IN PROVINCIAL FORESTS

71(1) The Minister may grant permits for periods not exceeding one year for the cutting of wild grass for hay in provincial forests for the permittee's own use in accordance with the following:

- (a) applicants who are Canadian citizens and residents of Saskatchewan shall be given preference over other applicants;
- (b) the qualification preference of applicants for permits shall be deemed to be as follows:
 - (i) persons residing upon improved ranch or farm property within 10 miles of a provincial forest and owning or leasing lands within 3 miles of a provincial forest;

- (ii) persons dependent upon a provincial forest for hay for stock owned by them;
 - (iii) persons who do not hold haying rights elsewhere in a provincial forest;
 - (iv) persons who have regularly received haying permits on the area applied for;
 - (v) persons who have less than 100 acres under cultivation;
- (c) the Minister shall determine priority of applicants on the following basis:
- (i) persons having all of the qualification preferences will be given first priority;
 - (ii) persons having qualification preferences (i) to (iv) incl. will be given second preference;
 - (iii) persons having qualification preferences (i) to (iii) inclusive will be given third priority;
- (d) where no priority can be established, the Minister may determine priority;
- (e) all dues payable for one season shall be paid before a permit is issued and if any applicant fails to pay such dues within one month after he has been notified of the amount thereof his applications shall lose any right to priority which it may otherwise have had;
- (f) notwithstanding anything contained herein, the Minister may, when he considers it is in the public interest to do so, refuse any application in respect of a haying permit.
- (2) The permittee shall, on the recommendation of an officer, have the right to renewal of his permit from year to year provided his application for such renewal is received by the Department before the first day of May and that he is at the time of such application eligible for a permit under this section. If, however, the Minister at any time decides not to dispose of the hay on the area described in the permit, the permittee's right to such renewal shall forthwith expire.

15 Sep 67 SR 240/67 s71.

72 No permit shall be issued until the applicant has paid a fee of \$2 and the full amount of dues for the hay to be cut.

15 Sep 67 SR 240/67 s72.

73 In case of two or more applications for permission to cut hay on the same area are received before the first of May in any year, an officer may:

- (a) award cutting rights according to priority if priority can be established;
- (b) apportion the area between the two applicants if their qualifications are equal and no priority can be established;
- (c) put the right to cut such hay up for tender.

15 Sep 67 SR 240/67 s73.

74 All hay permits shall be subject to the following conditions:

- (a) the permit shall not be transferable;
- (b) no hay shall be cut before the first day of July or before such other date as may be fixed by an officer;
- (c) if the permittee fails to commence haying operations on or before the fifth day of August, the Minister may cancel the permit and he may issue a permit for the hay covered by the cancelled permit, or any portion thereof, to any other agreement;
- (d) if the permittee has cut more hay than the quantity authorized by the permit, he shall on or before the first day of December in the year in which the permit was issued, pay to the Department such excess at the rate stipulated in the permit and in the event of any failure to pay such dues, the hay shall be deemed to have been cut without authority;
- (e) any breach by the permittee of any of these regulations or any of the conditions to which the permit is subject and any failure to comply with the instructions of an officer shall render the permit liable to cancellation, and in the event of cancellation, the Minister may at his discretion withdraw from the permittee the privilege of obtaining any further or other permit.

15 Sep 67 SR 240/67 s74.

75 The permit shall describe the lands upon which the hay may be cut and the permittee shall have exclusive right to ownership of the hay upon these lands. Should any unauthorized person gain possession of a portion or all of such hay, the permittee may:

- (a) seize such hay as his property;
- (b) bring suit or action against such unauthorized person.

In addition, the permittee may sue or prosecute all persons cutting hay in trespass on the land covered in the permit, and any legal proceedings commenced and pending on expiry date of the permit may be carried to completion regardless of time, as if the permit had not expired.

15 Sep 67 SR 240/67 s75.

76 Anyone who has obtained a permit under section 71 of these regulations may apply to an officer for permission to sell, barter or otherwise use such hay and on payment of \$2 per ton may be granted permission to utilize the tonnage of hay as stated in the application.

15 Sep 67 SR 240/67 s76.

77 If a permittee before the expiry date of his permit submits proof satisfactory to the Minister that owing to circumstances over which he had no control he has been unable to cut the hay specified in the permit or any portion thereof, the Minister may refund the dues paid for the hay which has not been cut, less 25% or \$5, whichever is the greater amount, for administrative purposes; provided, however, that the Minister may on application grant a renewal of the permit in lieu of any refund, in which case no administrative charge will be deducted.

15 Sep 67 SR 240/67 s77.

PART VII
HARVESTING OF WILD RICE

78 to 89 Repealed. 18 Apr 86 F19 Reg 5 s14.

PART VIII
GENERAL

90 The Minister may vary the requirements of these regulations when deemed necessary.

15 Sep 67 SR 240/67 s90.

91 The Minister may fix any rentals, lease fees, permit and licence fees and timber dues which have not been provided for in these regulations.

15 Sep 67 SR 240/67 s91.

92 Whenever any timber or hay has been seized under the authority of The Forest Act, and it is established:

(a) that the cutting was done without wilful intent to contravene The Forest Act or these regulations, an officer may release such timber or hay upon payment to the Department of at least double the amount of dues payable in respect of such timber or hay if the same had been cut under lawful authority, together with the expenses of and incidental to the seizure;

(b) that the seizure was made for improper observance of the regulations or the conditions of the licence or permit relating to the cutting of timber or hay, the timber or hay seized, or any portion thereof, may be released upon compliance by the permittee or licensee with such regulations or conditions to the satisfaction of an officer.

15 Sep 67 SR 240/67 s92.

93 Every person who, without proper authority, removes any timber or hay under seizure shall be guilty of a violation of these regulations, and shall in addition to any other penalty be liable to the payment of a sum equal to double the dues on the timber or hay so removed.

15 Sep 67 SR 240/67 s93.

94 Subject to section 50, every person using provincial forest land for any purpose whatsoever shall comply with the provisions of *The Prairie and Forest Fires Act, 1982* applicable thereto, and in the event of his failing to do so, the Minister may cancel the lease, permit, licence or other authority under which such provincial forest or land is used.

15 Sep 67 SR 240/67 s94; 12 Sep 86
SR 100/86 s12.

95 The Minister may suspend the right to exercise the authority granted under any permit, lease, or licence and prohibit entry into or occupancy of any area within a provincial forest during a period of high fire hazard.

15 Sep 67 SR 240/67 s95.

96 The Minister may, in addition to any other penalties, withdraw from any person the privilege of obtaining any further or other permit, lease or licence for a period of up to five (5) years, upon his conviction under any provision of *The Prairie and Forest Fires Act*, *The Forest Act*, or these regulations.

15 Sep 67 SR 240/67 s96.

97 All dealers, processors and/or manufacturers of raw forest products shall be licenced in accordance with the schedule of fees under Part B of these regulations and shall keep records in accordance with such forms and instructions as may be furnished by the Department and shall complete any affidavits in connection therewith, and such records shall be available for inspection by an officer at any time.

15 Sep 67 SR 240/67 s97; 10 Oct 69 SR 253/69
s.3[subsequently amended by 12 Dec 69
SR 310/69 s1].

98 An officer may require any dealer or other person selling forest products to produce an affidavit or statutory declaration showing the origin of such forest products.

15 Sep 67 SR 240/67 s98.

99 All truck shipments of round or rough lumber must be covered by the statement required in sections 14, 15 and 16 of *The Forest Act*, and a copy of the statement shall be forwarded by the shipper or seller to the officer for the area in which such timber or lumber was cut.

15 Sep 67 SR 240/67 s99.

100 The Minister may take such action as may be necessary to prevent injury to any source of water supply and contamination of any water in a provincial forest.

15 Sep 67 SR 240/67 s100.

101 To prevent pollution of any water, every permittee or licensee shall comply with the following conditions:

- (a) all camp buildings, outhouses, cesspools, other structures and sawdust piles shall be located a sufficient distance from such water;
- (b) all refuse, debris or other noxious substances which might cause pollution of such water shall be removed, burned or buried immediately and the grounds in and surrounding all camps shall be kept in a neat, orderly and sanitary condition;
- (c) all laws and regulations respecting sanitation and the protection of purities of waters, together with any request of the Minister for this purpose shall be strictly obeyed.

15 Sep 67 SR 240/67 s101.

102 No person other than an officer in the execution of his duties shall post or display in any provincial forest any sign, poster, or advertisement without the written permission of an officer.

15 Sep 67 SR 240/67 s102.

103 No person shall set out or cause to be set out any poison for any purpose in a provincial forest without the written permission of the Minister.

15 Sep 67 SR 240/67 s103.

104 An officer may issue a permit authorizing any person to harvest peat and/or sphagnum moss from the provincial forest and such permittee shall be subject to the following:

- (a) an annual rental fee for the area covered by the permit, payable in advance;
- (b) the payment of dues for peat and/or sphagnum moss based on the shipping weight, and such payments shall be made at quarterly intervals as of June 30th, September 30th, December 31st and March 31st;
- (c) the maintenance of adequate records to support such payments.

15 Sep 67 SR 240/67 s105.

105 No reduction in timber dues shall be made without the approval of the Director.

15 Sep 67 SR 240/67 s105.

106 The Minister may perform all acts necessary to give full effect to these regulations and to any amendments thereto, and the decision of the Minister with respect to any question or dispute which may arise shall be final.

15 Sep 67 SR 240/67 s106.

SCHEDULE OF DUES, FEES AND RENTALS

Part A — Green Timber Dues

<i>Sawtimber</i>	<i>Per M f.b.m.</i>
(a) Spruce, birch, tamarack, elm	\$6.00
Jack Pine, Lodgepole Pine	4.00
Poplar and Balsam fir	2.00
(b) The Minister may enter into agreement with large wood-using industries for payment of stumage dues on all sawtimber cut by such industries on Crown lands at the following rates:	
Basic Dues	Spruce \$4.00 Jack Pine \$2.67

Additional dues:

Additional dues shall be based upon the average annual selling price for the twelve-month period December 1st to November 30th of No.3 Common 1" x 8" Spruce in New York as per Madison's Canadian Lumber Reporter according to the following sliding scale:

<i>Average Selling Price</i>	<i>Spruce</i>	<i>Jack Pine</i>
\$85.00 to 89.00	\$.15 for each \$1.00 increase in selling price over \$85.00	\$.10 for each \$1.00 increase in selling price over \$85.00
\$90.00 to \$94.00	\$.75 plus \$.25 for each \$1.00 increase in selling price over \$90.00	\$.50 plus \$.16 2/3 for each \$1.00 increase in selling price over \$90.00

\$95.00 to \$99.00	\$2.00 plus \$.40 for each \$1.00 increase in selling price over \$95.00	\$1.33 plus \$.26 2/3 for each \$1.00 increase in selling price over \$95.00
\$100.00 and over	\$4.00 plus \$.50 for each \$1.00 increase in selling price over \$100.00	\$2.66 plus \$.33 1/3 for each \$1.00 increase in selling price over \$100.00

*Pulpwood**Per Cord*

Spruce, rough	\$1.75
Spruce, peeled	1.95
Jack Pine, rough, green	1.35
Jack Pine, sap-peeled	1.55
Balsam fir, rough	1.25
Balsam fir, peeled	1.35
Poplar, rough	.75
Poplar, peeled	.90

Stud Bolts

Spruce	2.00
Jack Pine	1.50
Balsam Fir	1.00

Boxwood

Spruce	2.00
Jack Pine	1.25
Poplar and Balsam	1.00

Shim Bolts

Birch	2.00
-------	------

Shingle Bolts

Spruce and Pine	2.00
Poplar and Balsam	1.00

Veneer Wood, all species

3.50 per cubic metre

Lath Bolts

Spruce	1.50
--------	------

*Lath**Per Thousand*

Standard Nos. 1 and 2	.60
Standard No. 3	.30
Fence	.75

*Fuel Wood**Per Cord*

Poplar	.40
Jack Pine	.50
Birch	1.00
Other Species	.75
Cull Ties, Jack Pine and Tamarack	1.00
Cull Ties, Poplar	.35
Tie Tops and Logging Tops	.25

1997-2

FOREST

SR 240/67

Dues on Jack Pine, Lodgepole Pine and Tamarack Fence Posts and/or Building Poles:

	Top Diameter Inside Bark (In Inches)			
Length in Feet	From 2 1/2" but not exceeding 5 1/2"	Over 5 1/2" but not exceeding 6 1/2"	Over 6 1/2" but not exceeding 7 1/2"	Over 7 1/2"
<hr/>				
	<i>Per Lineal Foot</i>			
Up to 6'	.005	.005	.02	All Lengths
7'	.005	.005	.02	.03 per
8'	.005	.005	.02	Lineal Foot
	Each			
10'	.09	.13	.22	
12'	.13	.18	.28	
14'	.14	.20	.30	
16'	.16	.25	.35	
18'	.18	.28	.38	
20'	Pole dues will apply			
Note: Rates for odd lengths not shown, shall be obtained by interpolation.				
<i>Fence Posts (Round or Split)</i>				<i>Each</i>
Poplar not exceeding 7 ft. long and 6.5 inches at top				.02
Poplar 8 ft. long, over 6.5 inches but not exceeding 9.5 inches at top				.03
<i>Fence Pickets and Droppers</i>				
(Not exceeding 7 ft. in length and less than 2 1/2" top diameter inside bark)				
Poplar and Willow				.01
Other Species				.02
<i>Rails</i>				
(16 feet long and under 5 inches at butt)				
Poplar				.02
Other Species				.06
<i>Mining and Round Timber</i>				<i>Per Tree</i>
Poplar — under 5 inches at butt				.03
Other Species — under 5 inches at butt				.05
Poplar, over 5 inches and under 7" at butt				.06
				<i>Per Lineal Foot</i>
Poplar, over 7" and under 12" at butt				.02
Other Species, over 5" and under 7" at butt				.02
Other Species, over 7" and under 12" at butt				.03
All species — 12" and over at butt				Sawlog rates to apply

Telephone and Power Poles

CLASS

<u>Length</u>	<u>9</u>	<u>8</u>	<u>7</u>	<u>6</u>	<u>5</u>	<u>4</u>	<u>3</u>	<u>2</u>	<u>1</u>
20'	.20	.20	.20	.27	.32	.38			
25'	.22	.24	.27	.41	.46	.57	.79		
30'	.28	.32	.35	.53	.65	.78	1.07	1.26	
35'	.46	.54	.54	.72	.84	.99	1.35	1.54	
40'				.89	1.03	1.21	1.63	1.90	2.24
45'				1.09	1.25	1.37	1.94	2.22	2.53
50'				1.27	1.43	1.63	2.27	2.57	3.02
Spars — 25' long, 6" top								.41	
Spars — 25' long, 7" top								.46	
Stubs — 12' long								.20	
Anchor logs — 6 long								.20	

Pole dimensions to be in accordance with C.S.A. specifications

Piling

All species, per lineal foot .10

Railway Ties

Each

Jack Pine and Tamarack

Standard Nos. 1 and 2, 8 feet long .20

Standard No. 3, 8 feet long .12

Each lineal foot over 8 feet — per foot .03

Cull ties, not used as ties or lumber .05

Mining not over 5' long 5" x 5" .06

Poplar, sawn or flattened, 8 feet long, all grades .05

Spruce At the schedule rate for spruce sawtimber

Christmas Trees

	<i>Balsam & Pine</i>	<i>Black Spruce</i>	<i>White Spruce</i>
Up to 3 ft.	\$.05	\$.07	\$.10
Over 3 ft. and up to 4 ft.	.06	.09	.12
Over 4 ft. and up to 6 ft.	.08	.10	.16
Over 6 ft. and up to 8 ft.	.10	.12	.20
Over 8 ft. and up to 10 ft.	.12	.15	.25
Over 10 ft. and up to 12 ft.	.14	.20	.30
Over 12 ft. and up to 15 ft.	.16	.25	.45
Over 15 ft. and up to 20 ft.	.20	.30	.60
Over 20 ft. and up to 25 ft.	.25	.40	.75
Over 25 ft. — per lineal foot	.01	.03	.04

15 Sep 67 SR 240/67 Schedule Part A; 8 Mar 74
SR 60/74 s2; 11 Jne 76 SR 151/76 s2; 16 Aug 91
SR 68/91 s2.

1997-2

FOREST

SR 240/67

Part B — Miscellaneous*Mill Operations:*

For a licence to operate a mill utilizing Crown timber:

— up to 20,000 cubic metres of rated annual capacity, annual fee	\$ 10.00
— of 20,000 cubic metres of rated annual capacity and over, annual fee	100.00

Field Permits

Where stumpage dues do not exceed \$10.00	1.00
Where stumpage dues exceed \$10.00	2.00
Permit to remove coniferous or deciduous trees for transplanting on property of permittee	2.00

Timber Sale

Operating permit — per year	2.00
Extension of timber sale term — per year	20.00
Assignment of timber sale	25.00
An additional deposit of 10 per cent of total dues at upset price on the quantity of timber purchased shall be required for an extension of time for commencing operations.	

Certified copy of timber licence	10.00
Preparation of plans, tracing, etc., per hour	3.00
Blueprint copy of plans, per square foot	.20

Grazing

Dues per head payable by permittee:

For cattle, per month	\$ 1.00
For horses, per month	1.50
For sheep, per month	.20
For goats, per month	.20
For partial months of grazing the daily rate is one-thirtieth of the monthly rate.	

Hay

Cutting permit	2.00
Hay dues:	
For feeding stock owned by applicant, per ton	1.00
For sale or barter, per ton	2.00

Timber Permit

Except where otherwise provided	2.00
---------------------------------	------

Peat and Sphagnum Moss

Permit to remove peat and sphagnum moss	2.00
Annual rental per acre (payable in advance)	.50
Dues (based on shipping rate):	
Peat per 100 pounds	.03
Sphagnum moss per 100 pounds	.05

Wild Rice

Annual permit	2.00
Term operating licence	10.00
Dealer's licence to purchase unprocessed wild rice	15.00
Dues, for unprocessed wild rice, per pound	.05

Roads, Trails, Etc.

Permit to cut timber to clear right of way for construction of roads, trails, seismic lines, telephone and telegraph lines, gravel pits, etc., subject to Section 20(1)(f)	2.00
--	------

Camps

For a camp up to one acre in extent:

<i>Use of Camp</i>	<i>Main</i>	<i>Secondary</i>
Logging	\$ 5.00	\$ 1.00
Ranching	5.00	1.00
Haying	5.00	1.00

For each additional acre or fraction thereof, an additional charge of \$1.00 shall be made. Main Camp is defined as a camp used as a headquarters.

Treating Plants:

Plants treating or processing timber or posts (No Forest Management Licence)	\$ 10.00
---	----------

15 Sep 67 SR 240/67 Schedule Part B; 10 Oct 69
SR 253/69 s4; 3 Dec 71 SR 271/71 s5;
4 Apr 86 SR 28/86 s4; 12 Sep 86 SR 100/8 s13;
21 Aug 87 SR 89/87 s2.