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PART II/PARTIE II

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SASKATCHEWAN REGULATIONS 82/2018*The Crown Minerals Act*

Sections 22 and 27.56

Order in Council 583/2018, dated November 22, 2018

(Filed November 22, 2018)

Title

1 These regulations may be cited as *The Mineral Tenure Registry Amendment Regulations, 2018*.

RRS c C-50.2 Reg 27 amended

2 *The Mineral Tenure Registry Regulations* are amended in the manner set forth in these regulations.

New section 9.1

3 The following section is added after section 9:

“Deemed disposition of partial cells

9.1(1) In this section:

- (a) **‘deemed partial cell’** means a partial cell that is deemed to be included in a mineral disposition pursuant to subsection (2) or (4);
- (b) **‘partial cell’** means the undisposed part of a mineral disposition parcel described in clause 6(2)(b):
 - (i) that is overlain in part by at least one non-conforming legacy disposition; and
 - (ii) that is not a mineral disposition parcel that is not available for disposition described in clauses 9(a) to (d) and (f) to (i).
- (2) Subject to subsections (4) and (5), and notwithstanding clause 9(e), a partial cell is deemed to be included in the mineral disposition that overlies the partial cell and that shares a common boundary greater than a single point of contact with the partial cell.
- (3) Subject to subsection (6), a deemed partial cell is subject to the same terms and conditions as if the deemed partial cell had been included in the mineral disposition at the time the mineral disposition was issued.
- (4) If more than one mineral disposition meets the criteria set out in subsection (2), the partial cell is deemed to be included in:
 - (a) if one mineral disposition has the earliest effective date, the mineral disposition with the earliest effective date;
 - (b) if two or more mineral dispositions have the earliest effective date, the mineral disposition with the earliest effective date that has the greatest area of overlap with the mineral disposition parcel as determined by the minister;
 - (c) if two or more mineral dispositions have the earliest effective date and no one of those dispositions has a greater area of overlap with the mineral disposition parcel, the mineral disposition with the earliest effective date with the longest shared boundary with the partial cell as determined by the minister.

(5) If a partial cell is divided by one or more overlying non-conforming legacy dispositions into two or more separate parts, subsections (2) to (4) apply to each part individually.

(6) The area of a deemed partial cell is not to be included in the calculation of the mineral disposition area for the purposes of these regulations.

(7) Notwithstanding subsection (6), any assessment work completed on the area of a deemed partial cell may be included in the expenditure requirements for the mineral disposition that the deemed partial cell is deemed to be included in.

(8) If the holder of a non-conforming legacy disposition applies pursuant to section 28 to change the non-conforming legacy disposition into a new mineral disposition that meets the mineral disposition parcel requirements of these regulations, only those deemed partial cells that are not overlain by another non-conforming legacy disposition are eligible for inclusion in the new mineral disposition”.

New section 47.1

4 The following section is added after section 47:

“Consolidation of claims

47.1(1) A holder of a claim, including a holder of a claim that is a non-conforming legacy disposition that is in good standing, may at any time apply to the minister in an approved form and manner to consolidate two or more associated claims that are in good standing into one new claim if the claim area of the consolidated claim lands is not greater than 6 000 hectares.

(2) On receipt of an application pursuant to subsection (1), the minister may register the consolidation of the claims and issue a new claim if the minister is satisfied that the application meets all of the requirements of the Act and these regulations.

(3) The term of any new claim registered pursuant to this section is deemed to commence on the earliest date on which the term of any of the original claims being consolidated commenced”.

Section 64 amended

5 Clause 64(1)(b) is repealed and the following substituted:

“(b) the mineral dispositions have boundaries that are located within 700 metres of each other”.

Coming into force

6 These regulations come into force on the day on which they are filed with the Registrar of Regulations.