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PART II/PARTIE II

REVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS RÉVISÉS DE LA SASKATCHEWAN

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PART II

REVISED REGULATIONS OF SASKATCHEWAN

SASKATCHEWAN REGULATIONS 19/2002*The Wildlife Act, 1998*

Section 83

Order in Council 119/2002, dated February 27, 2002

(Filed February 28, 2002)

Title**1** These regulations may be cited as *The Wildlife Amendment Regulations, 2002*.**R.R.S. 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** **Section 2 is amended:****(a) by repealing clause (a) and substituting the following:**“(a) ‘Act’ means *The Wildlife Act, 1998*”; and**(b) by adding the following clause after clause (b):**

“(b.1) ‘bait’ means, except in section 12, any food intended to attract big game”.

Section 8 amended**4** **Clause 8(2)(b.1) is repealed and the following substituted:**

“(b.1) a Saskatchewan resident may hunt foxes and coyotes and the holder of a Non-Saskatchewan Resident Coyote Licence may hunt coyotes as long as that person is not hunting with, aiding or assisting any other person hunting big game”.

Section 10 amended**5** **Subsections 10(2) and (3) are repealed and the following substituted:**

“(2) The holder of a fur licence or a licence issued pursuant to clause 6(2)(a) may use a rifle of a calibre of .22 or less on a Sunday during an open season for game while conducting normal trapping operations.

“(3) Notwithstanding subsection (1), the holder of a fur licence or a licence issued pursuant to clause 6(2)(a) may take fur animals at any time by means of a trap”.

New sections 18.41 and 18.42**6** **Section 18.41 is repealed and the following substituted:****“Restrictions on bait****18.41** Bait may not consist of:(a) any noxious weed or noxious weed seed as described in *The Noxious Weeds Act, 1984*;

(b) any exotic plant as defined in *The Forest Resources Management Regulations*; or

(c) after March 1, 2002, any carcass or part of a domestic animal other than domestic animal carcass trimmings received from a butcher shop or abattoir licensed pursuant to *The Public Health Act, 1994* or registered with the Canadian Food Inspection Agency.

“Restrictions on feeding ungulates

18.42 No person shall feed wild ungulates between January 1 and July 31 in any year on lands described in subsection 18.1(1) unless authorized by the director”.

Section 21 amended

7 The following subsection is added after subsection 21(2):

“(3) Notwithstanding subsection (2), a person hunting mule deer pursuant to an archery mule deer licence is subject to clause 21(1)(a) during any period that the archery mule deer season runs concurrent with the special mule deer rifle season”.

Section 24 amended

8 Clause 24(2)(i) is repealed and the following substituted:

“(i) use a foot-hold trap, on land, for the live-capture and restraint of a fur animal other than a fox unless:

(i) the trap has been modified to improve humaneness; or

(ii) the trap is set in a manner that will kill the animal with reasonable dispatch”.

Section 28 amended

9 Section 28 is amended by striking out “section 42” and substituting “section 41”.

Section 30 amended

10(1) Clause 30(a) is amended:

(a) in subclause (i) in the portion preceding paragraph (A) by striking out “prior to” and substituting “between June 1 and”;

(b) in subclause (ii) in the portion preceding paragraph (A) by striking out “prior to” and substituting “between June 1 and”; and

(c) in subclause (iii) in the portion preceding paragraph (A) by striking out “prior to” and substituting “between June 1 and”.

(2) Clause 30(c) is repealed.

Section 32 amended**11 Subsection 32(1) is repealed and the following substituted:**

“(1) No person shall:

(a) hunt any fur animals without:

(i) a Saskatchewan Wildlife Habitat Licence; and

(ii) a fur licence or, in the case of a coyote hunted by a non-Saskatchewan resident, a Non-Saskatchewan Resident Coyote Licence;
or

(b) sell any fur animals without a fur dealer licence issued pursuant to section 40 or:

(i) a Saskatchewan Wildlife Habitat Licence; and

(ii) a fur licence or, in the case of a coyote hunted by a non-Saskatchewan resident, a Non-Saskatchewan Resident Coyote Licence”.

Section 36.1 repealed**12(1) Subsection 36.1(2) is repealed and the following substituted:**

“(2) An outfitter who provides an outfitting service for clients who are holders of non-resident big game licences or holders of Canadian Resident Guided Moose Licences shall:

(a) purchase one Outfitter Allocation Licence for each non-resident big game licence or Canadian Resident Guided Moose Licence held by his or her clients to the maximum allocation in the outfitter’s licence; and

(b) affix one Outfitter Allocation Licence to the Saskatchewan Wildlife Habitat Licence of each client corresponding to the type of each big game licence mentioned in this subsection held by the client”.

(2) Subsection 36.1(3) is amended:

(a) in clause (a) by striking out “non-resident” wherever it appears;

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

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

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

“(c) return the vendor portion of all Outfitter Allocation Licences purchased by the outfitter to the department by December 31 of the current year”.

Section 48 amended

13 Clause 48(4)(b) is amended by striking out “the Sunday closest to October 15 or October 15 if that date falls on a Sunday” and substituting “October 22”.

Section 50 amended**14 Clause 50(2)(c) is repealed and the following substituted:**

- “(c) sell or otherwise traffic in wildlife, other than:
- (i) the hide of a big game animal lawfully taken and tagged in accordance with these regulations, including bear hides with or without claws attached;
 - (ii) leather and leather products made from lawfully-taken big game hides;
 - (iii) naturally-shed big game antlers;
 - (iv) big game antlers lawfully taken and separated from the skull plate;
 - (v) wildlife species taken in accordance with subsection 4(1); and
 - (vi) subject to section 40, furs, and parts of fur animals, taken pursuant to a fur licence and a Saskatchewan Wildlife Habitat Licence, excluding bear gallbladders”.

Section 52 amended**15 Subclause 52(1)(b)(i) is amended by striking out “or signed statement to the effect that the wildlife was legally secured”.****Section 54 amended****16 Clause 54(a) is amended by adding “or special permit number” after “number”.****Section 61 amended****17 The following subsection is added after subsection 61(2):**

“(2.1) Notwithstanding subsections (1) and (2), the director may issue a licence pursuant to clause 6(2)(a) to hunt with a rifle other than a muzzle-loading rifle at the times and in the areas described in those subsections”.

Section 62 amended**18 Subsection 62(3) is amended by striking out “June 20” and substituting “June 15”.****Section 85.2 amended****19 Clause 85.2(d) is amended by striking out “Services” and substituting “Sciences”.****Coming into force****20 These regulations come into force on the day on which they are filed with the Registrar of Regulations.**

