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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

CHAPTER F-19.1 REG 2

The Forest Resources Management Act

Section 99

and

The Provincial Lands Act

Section 20

Order in Council 263/2002, dated April 9, 2002

(Filed April 10, 2002)

Title

1 These regulations may be cited as The Cluff Lake Surface Lease Agreement Regulations, 2002.

Agreement re surface lease

2 The Minister of Environment and the Minister of Northern Affairs are authorized to enter into and execute an agreement granting surface rights to Cogema Resources Inc. that is substantially in accordance with the provisions set out in the form of the agreement contained in the Appendix.

R.R.S. c.F-19 Reg 17 repealed

3 The Cluff Lake Uranium Mining Surface Lease Regulations, 1991 are repealed.

Coming into force

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

EXEMPTION FROM PUBLICATION

Re: The Cluff Lake Surface Lease Agreement Regulations, 2002

Pursuant to the authority vested in me by subsection 7(2) of *The Regulations Act, 1995*, the Appendix to *The Cluff Lake Surface Lease Agreement Regulations, 2002* is exempt from publication in *The Saskatchewan Gazette*.

The Appendix to *The Cluff Lake Surface Lease Agreement Regulations, 2002* is on file at the office of the Registrar of Regulations, Legislative Building, Regina, Saskatchewan, and may be inspected between the hours of 8:30 a.m. and 4:30 p.m., Monday to Friday, not including statutory holidays.

Dated at Regina, Saskatchewan this 10th day of April, 2002.

J. Samuelson Registrar of Regulations

CHAPTER F-19.1 REG 3

The Forest Resources Management Act

Section 99

and

The Provincial Lands Act

Section 20

Order in Council 264/2002, dated April 9, 2002

(Filed April 10, 2002)

Title

1 These regulations may be cited as *The McClean Lake Surface Lease Agreement Regulations*, 2002.

Agreement re surface lease

2 The Minister of Environment and the Minister of Northern Affairs are authorized to enter into and execute an agreement granting surface rights to Cogema Resources Inc., Denison Mines Limited and OURD (Canada) Co. Ltd. that is substantially in accordance with the provisions set out in the form of the agreement contained in the Appendix.

R.R.S. c.F-19 Reg 15 repealed

3 The McLean Lake Surface Lease Regulations, 1991 are repealed.

Coming into force

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

EXEMPTION FROM PUBLICATION

Re: The McClean Lake Surface Lease Agreement Regulations, 2002

Pursuant to the authority vested in me by subsection 7(2) of *The Regulations Act, 1995*, the Appendix to *The McClean Lake Surface Lease Agreement Regulations, 2002* is exempt from publication in *The Saskatchewan Gazette*.

The Appendix to *The McClean Lake Surface Lease Agreement Regulations*, 2002 is on file at the office of the Registrar of Regulations, Legislative Building, Regina, Saskatchewan, and may be inspected between the hours of 8:30 a.m. and 4:30 p.m., Monday to Friday, not including statutory holidays.

Dated at Regina, Saskatchewan this 10th day of April, 2002.

J. Samuelson Registrar of Regulations

CHAPTER F-19.1 REG 4

The Forest Resources Management Act

Section 99

and

The Provincial Lands Act

Section 20

Order in Council 265/2002, dated April 9, 2002

(Filed April 10, 2002)

Title

1 These regulations may be cited as The Midwest Joint Venture Surface Lease Agreement Regulations, 2002.

Agreement re surface lease

2 The Minister of Environment and the Minister of Northern Affairs are authorized to enter into and execute an agreement granting surface rights to Cogema Resources Inc., Tenwest Uranium Limited, OURD (Canada) Co. Ltd. and Redstone Resources Inc. that is substantially in accordance with the provisions set out in the form of the agreement contained in the Appendix.

R.R.S. c.F-19 Reg 11 repealed

3 The Midwest Joint Venture Surface Lease Agreement Regulations are repealed.

Coming into force

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

EXEMPTION FROM PUBLICATION

Re: The Midwest Joint Venture Surface Lease Agreement Regulations, 2002

Pursuant to the authority vested in me by subsection 7(2) of *The Regulations Act, 1995*, the Appendix to *The Midwest Joint Venture Surface Lease Agreement Regulations, 2002* is exempt from publication in *The Saskatchewan Gazette*.

The Appendix to *The Midwest Joint Venture Surface Lease Agreement Regulations*, 2002 is on file at the office of the Registrar of Regulations, Legislative Building, Regina, Saskatchewan, and may be inspected between the hours of 8:30 a.m. and 4:30 p.m., Monday to Friday, not including statutory holidays.

Dated at Regina, Saskatchewan this 10th day of April, 2002.

J. Samuelson Registrar of Regulations

SASKATCHEWAN REGULATIONS 34/2002

The Crop Insurance Act

Section 22

Order in Council 267/2002, dated April 11, 2002

(Filed April 12, 2002)

Title

1 These regulations may be cited as The Crop Insurance Amendment Regulations, 2002 (No. 2).

R.R.S. c.C-47.2 Reg 1 amended

2 The Crop Insurance Regulations are amended in the manner set forth in these regulations.

Section 2 amended

- 3 Clause 2(f) is repealed and the following substituted:
 - "(f) 'new crop' means any of the following:
 - (i) alfalfa seed:
 - (ii) caraway;
 - (iii) coriander;
 - (iv) non-irrigated dry beans (pinto);
 - (v) non-irrigated dry beans (black);
 - (vi) Khorasan wheat".

Section 3 amended

4 Clause 3(1)(a) is repealed and the following substituted:

"(a) hard red spring wheat, durum wheat, extra strong red spring wheat, Canada prairie spring wheat, winter wheat, barley, oats, spring rye, fall rye, flax, canola, brown mustard, oriental mustard, yellow mustard, sunflowers, field peas, lentils (large green), lentils (red), lentils (other), potatoes, irrigated dry beans (pinto), irrigated dry beans (black), irrigated dry beans (other), desi chickpeas, small-seeded Kabuli chickpeas, large-seeded Kabuli chickpeas, fababeans, canary seed, triticale".

New section 11.7

5 Section 11.7 is repealed and the following substituted:

"New crops

- 11.7 Notwithstanding any other provision of these regulations:
 - (a) the corporation shall only use premiums collected for new crops to pay claims relating to new crops;
 - (b) any premiums collected on new crops that are not used to pay claims in the current year may be retained in the fund as a reserve and used to pay claims relating to new crops in subsequent years;
 - (c) no experience discount or surcharge applies to premiums on new crops; and
 - (d) no adjustment for the quality of the harvested production is to be made to the quantity of production for new crops".

Section 11.8 amended

6 The following subsection is added after subsection 11.8(15):

"(16) The liability mentioned in subsection (12) is the amount L calculated in accordance with the following formula:

$$L = C \times A$$

where:

C is the applicable coverage per acre set pursuant to subsection (8); and

A is the number of acres insured by the applicant pursuant to the program".

New section 11.9

7 The following section is added after section 11.8:

"Annual crop rainfall insurance program

11.9(1) In this section:

- (a) 'applicant' means a person who:
 - (i) qualifies for insurance pursuant to a contract of crop insurance; and
 - (ii) elects to participate in the annual crop rainfall insurance program pursuant to this section;
- (b) 'program' means the annual crop rainfall insurance program administered by the corporation pursuant to this section.
- (2) An applicant may elect to participate in the annual crop rainfall insurance program with respect to acres that the applicant intends to seed to annual crops within an area covered by the program, as determined by the corporation.
- (3) An applicant who wishes to participate in the program must, on or before March 31 of each year:
 - (a) make an election pursuant to subsection (2);
 - (b) subject to the approval of the corporation, select the weather station that best represents the climatic conditions for the acres to be insured; and
 - (c) declare the acres to be insured pursuant to the program.
- (4) Notwithstanding any other provision of these regulations, for 2002 only, an applicant who wishes to participate in the program must make any election, selection or declaration required pursuant to subsection (3) on or before April 19, 2002.
- (5) An applicant may insure pursuant to the program:
 - (a) a maximum of 500 acres; and
 - (b) a minimum of one acre.
- (6) Every applicant shall pay a premium, as determined by the corporation, on all acres insured by the applicant pursuant to the program.

- (7) No experience discount or surcharge applies to a premium for the program.
- (8) The coverage pursuant to the program is \$10 per acre.
- (9) Indemnity calculations for the program are to be based on data obtained:
 - (a) from the weather station selected pursuant to clause (3)(b); or
 - (b) if the necessary data is not available from the weather station selected pursuant to clause (3)(b), from the weather station selected by the corporation as the best alternative to the weather station selected pursuant to clause (3)(b).
- (10) Subject to subsection (12), an indemnity is triggered on insured acres pursuant to the program when the cumulative precipitation from May 1 to August 31 falls below 80% of the normal precipitation, as determined by the corporation, for the weather station selected pursuant to clause (3)(b) or (9)(b), as the case may be.
- (11) For every percentage point that the cumulative precipitation mentioned in subsection (10) falls below 80% of the normal precipitation for the selected weather station, an indemnity equal to 2.5% of the liability is to be paid on the insured acres.
- (12) In determining the cumulative precipitation for a weather station for the purposes of subsections (10) and (11), any precipitation in excess of 150% of the normal monthly precipitation for that weather station is not to be included in the cumulative total for that weather station.
- (13) The liability mentioned in subsection (11) is the amount L calculated in accordance with the following formula:

$$L = C \times A$$

where:

C is the coverage per acre set pursuant to subsection (8); and

A is the number of acres insured by the applicant pursuant to the program.

(14) Notwithstanding any other provision of these regulations, the corporation may limit the total number of acres that may be insured at any weather station pursuant to the program".

Appendix, Form A amended

- 8(1) Form A of the Appendix is amended in the manner set forth in this section.
- (2) Subclause 1(2)(d)(i) is amended:
 - (a) by repealing paragraph (E);
 - (b) by repealing paragraph (Q); and
 - (c) by adding the following paragraphs after paragraph (Z):
 - "(AA) irrigated dry beans (pinto), No. 1 Canada;
 - "(BB) irrigated dry beans (black), No. 1 Canada;
 - "(CC) irrigated dry beans (other), No. 1 Canada;
 - "(DD) desi chickpeas, No. 2 C.W.;

- "(EE) small-seeded Kabuli chickpeas, No. 2 C.W.;
- "(FF) large-seeded Kabuli chickpeas, a composite grade determined according to the following weightings:
 - (I) 35% No. 2 C.W. 9 mm;
 - (II) 50% No. 2 C.W. 8 mm;
 - (III) 15% Sample Account Green 7 mm".

(3) Section 7 is amended:

- (a) in clause (6)(a) by striking out "August 15" and substituting "September 30";
- (b) in clause (6.1)(a) by striking out "August 15 but before October 1" and substituting "September 30 but before November 16";
- (c) in clause (6.2)(a) by striking out "October 1" and substituting "November 16"; and
- (d) by adding the following subsection after subsection (6.2):
- "(6.3) In the case of alfalfa, dehydrated alfalfa, alfalfa-grass mixtures, perennial grasses, sweet clover or annual cereal crops grown for harvested fodder production, an insured must notify the corporation before the insured moves production off the farm on which the crop was produced".

Coming into force

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