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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 C-11.1 REG 2

The Cities Act

Section 359

Order in Council 183/2003, dated March 18, 2003

(Filed March 19, 2003)

Title

1 These regulations may be cited as *The Prisoner Escort and Prisoner Security Regulations, 2003*.

Prisoner escort and prisoner security expenditures

2 For the purposes of subsections 345(4) and (5) of *The Cities Act*, for the fiscal year 2002-2003 the cost to the Government of Saskatchewan of providing prisoner escort services and prisoner security services in the previous fiscal year, 2001-2002, is:

- (a) \$320,000 for the City of Regina; and
- (b) \$320,000 for the City of Saskatoon.

Coming into force

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

SASKATCHEWAN REGULATIONS 13/2003

The Wildlife Act, 1998

Section 83

Order in Council 182/2003, dated March 18, 2003

(Filed March 19, 2003)

Title

1 These regulations may be cited as *The Wildlife Amendment Regulations, 2003*.

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 (b.1) and substituting the following:**

“(b.1) ‘antlerless’, in the case of white-tailed deer and mule deer, means a female deer or a deer born during the year in which hunting is taking place;

“(b.2) ‘bait’, except in section 12, means any food intended to attract big game”;

(b) in subclause (j)(i) by striking out “60, 61 and 62” and substituting “60 and 61”;

(c) by repealing clause (bb.1); and

(d) by adding the following clause after clause (jj.2):

“(jj.3) ‘stand’ means any stand, blind, platform, tree seat or other similar structure used for the purpose of assisting a person while hunting or viewing wildlife, and includes any structure commonly known as a tree stand”.

Section 4 amended

4 Subsection 4(3) is repealed and the following substituted:

“(3) Notwithstanding subsection (1):

(a) reptilia, amphibia, insectivora and chiroptera may not be hunted for commercial purposes; and

(b) amphibia may not be used as bait for angling”.

Section 11.1 amended

5 Subsection 11.1(6) is repealed and the following substituted:

“(6) Subsection 74(3), clause 76(1)(a) and subsection 79(2) of the Act apply to a contravention of this section”.

New section 18.43

6 The following section is added after section 18.42:

“Stands

18.43(1) In this section:

(a) ‘land’ means any of the lands mentioned in subsection (2);

(b) ‘to place a stand on land’ includes placing a stand:

(i) over land; or

(ii) in, on or over water on the land;

(c) ‘to remove a stand’ means to completely remove the stand from the land together with anything brought onto the land to be used in connection with the stand.

(2) No person shall place a stand, or cause a stand to be placed, on any of the following lands except in accordance with these regulations:

(a) on any land in a provincial forest as defined in *The Forest Resources Management Act*;

(b) on any unoccupied Crown land;

(c) on any land within a provincial park or recreation site as defined in *The Parks Act*.

(3) Any person who places a stand, or causes a stand to be placed, on land shall clearly and permanently mark in a visible location on the stand:

(a) the person's:

(i) name and address; or

(ii) Outfitter's licence number; and

(b) the date on which the stand is placed on the land.

(4) Any person who places a stand, or causes a stand to be placed, on land:

(a) between April 7 and June 30 shall remove the stand by July 7 of the same year; or

(b) between August 15 and December 19 shall remove the stand by December 31 of the same year.

(5) Any person who places a stand, or causes a stand to be placed, on land on any date other than between the dates mentioned in subsection (4) shall remove the stand within seven days after the date on which the stand is placed on the land.

(6) Notwithstanding subsections (4) and (5), if a person has placed a stand, or caused a stand to be placed, on land on or before the coming into force of these regulations, that person shall remove the stand on or before December 31, 2003.

(7) Any person using a stand does so at his or her own risk and has no right to recover damages from the minister or the Crown in right of Saskatchewan or any of its agents or employees".

Section 33 amended

7 Section 33 is amended:

(a) by renumbering it as subsection 33(1); and

(b) by adding the following subsection after subsection (1):

"(2) Notwithstanding clause (1)(a), a member of the Cold Lake First Nations may purchase or hold a fur licence for the access area of Saskatchewan as defined in the Access Agreement between Her Majesty the Queen in right of Canada, Her Majesty the Queen in right of Saskatchewan and the Cold Lake First Nations dated March 19, 2002 if that person:

(a) has received a certificate required by *The Firearms Safety/Hunter Education Regulations*; and

(b) has:

(i) obtained a mark set by the minister on an examination approved by the minister respecting the hunting of fur animals with traps;

(ii) held a licence authorizing the hunting of fur animals by means of traps in Saskatchewan or elsewhere; or

(iii) successfully completed a course approved by the minister respecting the hunting of fur animals with traps".

Section 38 amended**8 Subsection 38(1) is amended:**

- (a) **by striking out** “one first non-trophy white-tailed deer licence” **and substituting** “one first antlerless white-tailed deer licence”;
- (b) **by striking out** “one second non-trophy white-tailed deer licence” **and substituting** “one second antlerless white-tailed deer licence”;
- (c) **by striking out** “one non-trophy mule deer licence” **and substituting** “one antlerless mule deer licence”; **and**
- (d) **by striking out** “, one non-trophy antelope licence”.

Section 45 amended**9 The following subsections are added after subsection 45(9):**

- “(10) A holder of a game bird licence that was issued together with game bird seals who takes or kills a Sharp-tailed Grouse or Hungarian Partridge shall immediately attach a game bird seal securely to the game bird’s leg.
- “(11) No person shall possess a Sharp-tailed Grouse or Hungarian Partridge taken or killed by a holder of a game bird licence that was issued together with game bird seals unless a seal is attached to the game bird’s leg.
- “(12) The seal mentioned in subsections (10) and (11) must remain attached to the game bird’s leg until the game bird is taken to the place of consumption”.

Section 62 amended**10 Subsection 62(8) is repealed and the following substituted:**

- “(8) A person who has allowed his or her name to appear on an application form for a mule deer licence in a year may allow his or her name to appear in the same year on an application form for an antlerless mule deer licence to be selected by computer draw”.

Section 63 amended**11 Subsection 63(1) is amended by striking out** “other than a non-trophy big game licence”.**Appendix amended****12 Table 2 of the Appendix is amended:**

- (a) **by striking out** “First Saskatchewan Non-trophy White-tailed Deer Licence 18.69” **and substituting** “First Saskatchewan Antlerless White-tailed Deer Licence 18.69”;
- (b) **by striking out** “Second Saskatchewan Non-trophy White-tailed Deer Licence 18.69” **and substituting** “Second Saskatchewan Antlerless White-tailed Deer Licence 18.69”;
- (c) **by striking out** “Saskatchewan Resident Non-trophy Antelope Licence 18.69”; **and**
- (d) **by striking out** “Saskatchewan Resident, Computer Draw, Special Non-trophy Mule Deer Licence 18.69” **and substituting** “Saskatchewan Resident, Computer Draw, Special Antlerless Mule Deer Licence 18.69”.

Coming into force

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

SASKATCHEWAN REGULATIONS 14/2003*The Milk Control Act, 1992*

Section 10

Board Order, dated March 19, 2003

(Filed March 24, 2003)

Title

1 These regulations may be cited as *The Milk Control Amendment Regulations, 2003 (No. 3)*.

R.R.S. c.M-15 Reg 1, Appendix amended

2 Subsection 3(1) of Part II of the Appendix to *The Milk Control Regulations* is amended:

(a) in subclause (a)(i) by striking out “\$52.96” and substituting “\$53.91”;

(b) in subclause (b)(i) by striking out “\$52.96” and substituting “\$53.91”;

(c) in subclause (c)(i) by striking out “\$52.96” and substituting “\$53.91”; and

(d) by repealing clauses (m) and (n) and substituting the following:

“(m) in the case of class 5a milk:

(i) \$3.7920 per kilogram of butterfat;

(ii) \$5.8410 per kilogram of protein; and

(iii) \$0.0825 per kilogram of other solids;

“(n) in the case of class 5b milk:

(i) \$3.7920 per kilogram of butterfat;

(ii) \$2.2376 per kilogram of protein; and

(iii) \$2.2376 per kilogram of other solids”.

Coming into force

3 These regulations come into force on April 1, 2003.

