
REGULATIONS OF SASKATCHEWAN

The Regulations printed in this Part of the Gazette are new regulations and amendments to existing regulations which are not contained in *The Revised Regulations of Saskatchewan* printed in Part II.

SASKATCHEWAN REGULATIONS 49/91

The Hearing Aid Act

Section 6

Order in Council 634/91, dated July 18, 1991.

(Filed July 19, 1991)

ORDER

The Honourable Lieutenant Governor in Council, on the recommendation of the Minister of Health, pursuant to section 6 of *The Hearing Aid Act*, makes *The Hearing Aid Amendment Regulations, 1991* in accordance with the attached Schedule.

SCHEDULE

- 1 These regulations may be cited as *The Hearing Aid Amendment Regulations, 1991*. Title

- 2 The Hearing Aid Regulations, 1977, being Saskatchewan Regulations 364/77, are amended in the manner set forth in these regulations. Sask.
Reg. 364/77
amended

- 3 Section 3 is amended: Section 3
amended
 - (a) in subsection (1):
 - (i) by striking out "and" after clause (a);
 - (ii) by striking out "\$40" in clause (b) and substituting "\$80";
 - (iii) by adding "and" after clause (b); and
 - (iv) by adding the following clause after clause (b):
"(c) \$50 for fitting the hearing aid unit";
 - (b) by adding the following subsections after subsection (3):
 - "(4) Subject to section 4, a resident who is furnished with an audiological assessment pursuant to the Act shall pay to the department a fee of \$20.

“(5) A resident who is furnished with an audiological assessment pursuant to the Act shall pay the fee mentioned in subsection (4) to the department whether or not the audiological assessment leads to a determination that a hearing aid or replacement hearing aid is required by the resident”.

Section 4
amended

4 Section 4 is amended:

(a) **by repealing subsection (1) and substituting the following subsection:**

“4(1) Where:

(a) a resident:

(i) has defective hearing; and

(ii) is entitled or eligible to receive or have payment made for a hearing aid or associated audiological services from:

(A) the Government of Canada or an agency of that government;

(B) the government of Saskatchewan or an agency of that government other than under the provisions of the Act; or

(C) the government of another province of Canada or an agency of that government; and

(b) the government or agency mentioned in subclause (a)(ii) agrees to pay for the hearing aid or associated audiological services in accordance with the charges provided for in subsections (2) to (6);

the resident is to be furnished with the hearing aid or associated audiological services the resident requires”; and

(b) **by striking out “\$40” in clause (2)(b) and substituting “\$80”.**

Section 6
amended

5 Section 6 is amended by striking out “subsection (2) of section 4” and substituting “subsections 4(2) to (6)”.

Section 7
amended

6 Section 7 is amended by striking out “subsection (2) of section 4” and substituting “subsections 4(2) to (6)”.

Coming into
force

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

SASKATCHEWAN REGULATIONS 58/91

The Crown Minerals Act Sections 17 and 22

Order in Council 645/91, dated July 18, 1991.

(Filed July 19, 1991)

ORDER

The Honourable Lieutenant Governor in Council, on the recommendation of the Minister of Energy and Mines, pursuant to sections 17 and 22 of *The Crown Minerals Act*, makes *The Petroleum and Natural Gas Amendment Regulations, 1991 (No. 3)* in accordance with the attached Schedule.

SCHEDULE

- 1** These regulations may be cited as *The Petroleum and Natural Gas Amendment Regulations, 1991 (No. 3)*. Title
- 2** “The Petroleum and Natural Gas Regulations, 1969”, being Saskatchewan Regulations 8/69, are amended in the manner set forth in these regulations. Sask.
Reg. 8/69
amended
- 3** Section 3 is amended: Section 3
amended
- (a) by adding the following clause after clause (d):
“(d.1) ‘court’ means Her Majesty’s Court of Queen’s Bench for Saskatchewan”; “court”
- (b) by repealing clause (g); and
- (c) by repealing clause (j).
- 4** The heading preceding section 68 reading “Conditions Applicable to Permits, Drilling Reservations, Leases and Other Dispositions” is struck out and the following substituted: New
heading
- “General”.
- 5** Section 69 is amended by adding “or any person authorized by the minister” after “minister”. Section 69
amended
- 6** Section 71 is amended by striking out “grantee” and substituting “holder”. Section 71
amended
- 7** Section 72 is amended by striking out “grantee” and substituting “holder”. Section 72
amended

Section 73
amended

8 Section 73 is amended:

- (a) by striking out “grantee” and substituting “holder”;
and
- (b) by striking out “director” and substituting
“administrator”.

Section 74
amended

9 Section 74 is amended:

- (a) by striking out “grantee” wherever it appears and in
each case substituting “holder”; and
- (b) by striking out “grantee’s” in subsection (1) and
substituting “holder’s”.

Sections 75
and 76
repealed

10 Sections 75 and 76 are repealed.

New
section 77

11 Section 77 is repealed and the following substituted:

Minister’s
discretion

“77 The minister may refuse to:

- (a) grant; or
- (b) consent to or register the assignment or transfer of;

a permit, drilling reservation, lease or other Crown disposition to a corporation or partnership unless the laws of Saskatchewan respecting the registration of corporations or partnerships have been complied with”.

Sections 78
to 81 repealed

12 Sections 78 to 81 are repealed.

Section 82
amended

13 Section 82 is amended by striking out “grantee” and substituting “holder”.

New
section 82.1

14 The following section is added after section 82:

Change of
name

“82.1(1) A holder whose name is changed shall:

- (a) give written notice of the change of name to the administrator;
- (b) provide the administrator with evidence of the change of name in a form satisfactory to the administrator; and
- (c) pay the fee prescribed in Schedule A.

(2) Where a holder that is a corporation amalgamates with another corporation, the holder shall:

- (a) give written notice of the amalgamation to the administrator;
- (b) provide the administrator with a certified copy of the certificate of amendment or certificate of amalgamation that:
 - (i) is issued to the holder pursuant to the statute that governs the corporation; and

- (ii) is in a form satisfactory to the administrator; and
- (c) pay the fee prescribed in Schedule A”.

15 Sections 83 and 84 are repealed and the following substituted:

New sections 83 and 84

“**83**(1) Any notice or other document required by these regulations or by section 9 of the Act to be given or served is to be served, unless otherwise provided, by personal service or registered mail.

Service of documents

“(2) Any notice or other document served on a holder by registered mail is to be addressed:

- (a) in the case of a holder, to the address for service filed pursuant to section 82; and
- (b) in the case of a secured party, to the address for service set out in the security notice.

“(3) A notice or other document served by registered mail is conclusively deemed to have been received on the seventh day following the day of its mailing.

“**84**(1) Subject to subsection (2), on request and on payment of the appropriate fee prescribed in Schedule A, any person may:

Copies, searches, etc.

(a) inspect or obtain a copy of any document registered pursuant to Part VIII or any security notice, notice of amendment, notice of assignment, notice of discharge or notice of partial discharge registered pursuant to Part IX;

(b) obtain a copy, certified by the administrator as a true copy, of any:

- (i) Crown disposition;
- (ii) document registered pursuant to Part VIII; or
- (iii) security notice, notice of amendment, notice of assignment, notice of discharge or notice of partial discharge registered pursuant to Part IX;

(c) subject to the conditions prescribed in this section, require a search of all documents registered pursuant to Part VIII or security notices, notices of amendment, notices of assignment, notices of discharge and notices of partial discharge registered pursuant to Part IX to be made with respect to a Crown disposition and a search report to be provided; or

(d) do all or any combination of the things described in clauses (a) to (c).

“(2) The administrator may refuse to allow the inspection or copying of a document submitted prior to the coming into force of Part VIII or Part IX if, in the administrator’s opinion, the circumstances warrant that refusal.

“(3) Search reports are provided solely as a convenience to the persons who request them, and the minister, the department and employees, officers and agents of the department are not liable for any:

- (a) error, omission or inaccuracy in; or
- (b) loss, damages or other consequence arising from the reliance of any person on;

a search report provided pursuant to clause (1)(c), including any matter described in clause (a) or (b) that results, directly or indirectly, from the negligence or other act or omission of the minister, the department or any employee, officer or agent of the department.

“(4) Every person who requests a search or search report pursuant to clause (1)(c) is deemed to have agreed to the following conditions respecting the search or search report:

- (a) that the Crown, the minister, the department and any officer, employee or agent of the department are not responsible for any loss or damage resulting from any error or omission in the search or search report;
- (b) that any person requesting, making use of or relying on a search or search report releases the Crown, the minister, the department and any officer, employee or agent of the department from any liability for loss or damage described in clause (a).

Lost Crown dispositions

“84.1(1) A holder who is unable to locate his or her copy of a Crown disposition may apply for a duplicate copy of the Crown disposition by filing with the administrator an affidavit of lost Crown disposition in a form satisfactory to the administrator, together with the fee prescribed in Schedule A.

“(2) The administrator may issue a duplicate copy of a Crown disposition to a holder who complies with subsection (1)”.

Section 86 amended

16 Section 86 is amended by adding “or any person authorized by the minister” after “minister”.

Section 88 amended

17 Section 88 is amended by striking out “grantee” and substituting “holder”.

New Parts VII to IX

18 The following Parts are added after Part VI:

“PART VII
Registry

Interpretation of Part, “document”

“89 In this Part and in section 84, ‘document’ means:

- (a) a document within the meaning of Part VIII; or

(b) a security notice, notice of amendment, notice of assignment, notice of discharge or notice of partial discharge within the meaning of Part IX.

“90(1) The administrator shall:

Document
number

- (a) receive all documents submitted for registration pursuant to Parts VIII and IX; and
- (b) immediately on receipt of a document for registration, assign to it a document number.

“(2) Document numbers are to be assigned consecutively in the order in which documents are received.

“91(1) Subject to subsection (2), the order of registration is determined by the document number.

Order of
registration

“(2) Document numbers assigned to documents that are received and subsequently refused registration are deemed to be cancelled.

“(3) For purposes of priority among and between transfers and security notices, the document number may be referred to.

“92(1) The administrator shall keep a book called the document register in which the administrator shall enter a record of each document that:

Document
register

- (a) is received by the administrator pursuant to clause 90(1)(a); and
- (b) in the administrator’s opinion, is registrable.

“(2) A record of a document entered in the document register is to contain:

- (a) a short description of the document; and
- (b) the date of receipt of the document.

“(3) The entering of a record of a document in the document register constitutes registration of the document.

“93(1) The administrator may correct or cancel the registration of any document:

Correction or
cancellation of
registration

- (a) that was registered in error;
- (b) that was registered on the basis of incorrect information supplied to the administrator;
- (c) if the provisions of the Act and these regulations respecting registration have not been complied with respecting that document; or
- (d) on the request of the person who submitted the document for registration.

“(2) Before cancelling the registration of any document pursuant to subsection (1), the administrator shall provide at least 3 days’ notice to the person who registered the document and to any person who registered a document subsequent to that document.

Other records “94 The administrator may make any other entries and keep any other records that the administrator considers necessary with respect to documents registered pursuant to these regulations.

No action from reliance on registry “95(1) The registry system provided pursuant to these regulations is provided solely as a convenience to persons who use the system, and the minister, the department and employees, officers and agents of the department are not liable for any:

- (a) error, omission or inaccuracy of or in;
- (b) loss, damages or other consequences arising from the reliance of any person on;

the registry system, including any matter described in clause (a) or (b) that results directly or indirectly from the negligence or other act or omission of the minister, department or any employee, officer or agent of the department.

“(2) Every person who registers a document is responsible for insuring, by obtaining a search report, that the registration has been done in accordance with that person’s instructions.

“PART VIII Registration of Documents

Interpretation of Part “96 In this Part:

“registered”

(a) ‘registered’ means, subject to section 97, registered pursuant to this Part;

“document”

(b) ‘document’ means:

- (i) a document that evidences:
 - (A) a transfer;
 - (B) a change of name;
 - (C) a power of attorney;
 - (D) a revocation of a power of attorney;
 - (E) an indemnification agreement mentioned in clause 101(2)(b); or
 - (F) a court order;
- (ii) a certificate of:
 - (A) amalgamation;
 - (B) amendment; or
 - (C) dissolution;

issued pursuant to *The Business Corporations Act* or the *Canada Business Corporations Act*, as amended from time to time; or

(iii) a notice of sub-lease;

(c) 'notice of sub-lease' means a Notice in Form F of Schedule D to these regulations: "notice of sub-lease"

(d) 'transfer' means an instrument by which a holder conveys a specific interest in a Crown disposition to another person and includes: "transfer"

(i) an unconditional assignment; and

(ii) a surrender that is carried out or approved pursuant to these regulations of all or part of a Crown disposition;

but does not include farm-out agreements, sub-leases and security notices.

"97 Subject to subsection 105(2), documents that, on the day before the coming into force of this Part, were registered pursuant to section 80, as that section existed on the day before the coming into force of this Part, are deemed to be registered pursuant to this Part. Prior registrations continued

"98(1) A document that conveys: Registrable document

(a) the entire interest of the holder in a Crown disposition;

(b) subject to subsection (2), a specified percentage of the interest of the holder in the Crown disposition;

(c) all or part of the interest of the holder in a formation, stratum or zone of the Crown lands contained in the Crown disposition; or

(d) a part of the area included in a Crown disposition;

may be registered.

"(2) A document that conveys an interest that is less than 1% of an interest in a Crown disposition is not registrable.

"99(1) A holder shall submit to the administrator every document that affects a Crown disposition of the holder: Submission for registration

(a) on execution of the document; and

(b) in the case of a document executed prior to the coming into force of clause (a), on the request of the administrator.

"(2) Nothing in subsection (1) prevents any other person from submitting a document for registration.

"(3) A person who submits a document for registration shall provide to the administrator:

(a) one original and one copy of the document to be registered;

(b) the holder's copy of the Crown disposition; and

(c) the appropriate fee set out in Schedule A.

“(4) Where a document is executed on behalf of a person by an attorney or agent, the person who wishes to register the document shall submit to the administrator, in addition to the items mentioned in subsection (1), written proof of the authority of the attorney or agent that is satisfactory to the administrator.

“(5) In the case of a transfer of a net royalty lease, the person who wishes to register the transfer shall submit to the administrator, in addition to the items mentioned in subsection (1), the prior consent of the minister on an approved form.

“(6) Notwithstanding clause (3)(b), the administrator may accept a document for registration where the holder’s copy of the Crown disposition has not been submitted if:

(a) arrangements, satisfactory to the administrator, have been made for the holder’s copy of the Crown disposition to be submitted within a time considered by the administrator to be reasonable; and

(b) the person submitting the document pays the appropriate fee set out in Schedule A to these regulations.

“(7) Notwithstanding clause (3)(a), the administrator may accept a copy of a document for registration if the administrator is provided with an affidavit which satisfies the administrator that:

(a) all reasonable efforts to locate the original of the document have been made and have not been successful; and

(b) the copy submitted to the administrator is a true copy of the original document, insofar as that can be determined in the circumstances.

Registration
procedure

“**100** Where the administrator accepts a document for registration, the administrator shall register the document by:

(a) recording on both copies of the document and the Crown disposition to which the document relates the date on which the document was received by the administrator;

(b) endorsing both copies of the Crown disposition with a memorandum of the registration and return one copy to the person who submitted it; and

(c) recording the registration of the document in the document register pursuant to section 92.

Refusal of
registration

“**101**(1) The administrator may refuse to register a document if:

(a) the document is not unconditional;

(b) the document is not:

(i) executed in a manner; and

(ii) accompanied by proof of execution;

that is satisfactory to the administrator;

- (c) the document is made with respect to:
 - (i) an interest that is greater than the interest that the holder possesses;
 - (ii) an interest that is not a registered or recorded interest as indicated by the records of the department; or
 - (iii) a person who, according to the records of the department, has no registered interest in the interest with respect to which the document is made;
- (d) the document conveys an interest that is less than 1% of an interest in a Crown disposition;
- (e) the holder, or person who would become the holder on registration of the document, has not paid all outstanding arrears against any Crown disposition, including any rents and royalties;
- (f) the person who becomes the holder as a result of registration does not submit an address for service in Saskatchewan;
- (g) the appropriate fee prescribed in Schedule A is not paid;
- (h) the Crown disposition of the holder is not submitted;
- (i) the person who submitted the document for registration has not otherwise complied with the Act, these regulations or the terms of any Crown disposition affected by the document; or
- (j) in the opinion of the minister, it is not in the interest of the Crown or in the public interest to register the document.

“(2) Where a document is submitted for registration or executed by or on behalf of a trustee, receiver, receiver-manager, liquidator, executor, administrator, property guardian appointed pursuant to *The Dependent Adults Act* or other person acting in a similar capacity, the administrator may refuse to register the document unless it is accompanied by:

- (a) one or more orders of the court that:
 - (i) appoint or confirm the appointment in Saskatchewan of the trustee, receiver, receiver-manager, liquidator, executor, administrator, property guardian or other person acting in a similar capacity; and
 - (ii) authorize the transaction evidenced by the document;
- (b) an indemnification agreement in favour of the minister, the department and the employees, officers and agents of the department that is:
 - (i) in a form; and
 - (ii) provided by a person;

that is satisfactory to the administrator; or

(c) in the case of a transfer, an order of the court vesting in the transferee the interest evidenced by the document.

“(3) Notwithstanding any order of the court mentioned in subsection (2), in any case to which subsection (2) applies, the administrator may refuse to register the document if:

(a) the minister has made a determination pursuant to clause (1)(j); or

(b) for any other reason, the administrator is not satisfied that there has been compliance with the Act, these regulations and the terms of any Crown disposition affected by the document by any person with respect to the Crown disposition affected by the document.

“(4) An applicant for an order mentioned in clause (2)(a) or (2)(c) shall serve notice of the application on the administrator not less than three days before the day fixed for the hearing of the application.

Effect of registration

“**102**(1) A document that is not registered pursuant to this Part is not valid as against the Crown and is not recognized by the Crown for any purpose.

“(2) A document that is registered pursuant to this Part is valid as against the Crown only from the day of registration.

Effect of transfer on Crown dispositions

“**103** If the administrator registers a transfer of:

- (a) a specified percentage of an interest in a Crown disposition; (b) part of the area of a Crown disposition;
- (c) a specified strata of a Crown disposition; or
- (d) any other divided interest in a Crown disposition;

the minister may amend the original Crown disposition and issue a new Crown disposition to the transferee in accordance with the terms and conditions of the original Crown disposition and subject, where applicable, to any registrations against the original Crown disposition.

“PART IX Security Notices

Interpretation of Part “collateral”

“**104** In this Part:

- (a) ‘collateral’ means:
 - (i) the interest of a holder in a Crown disposition that is subject to a security interest; or
 - (ii) an interest in a Crown disposition that is:
 - (A) derived directly or indirectly from a holder or former holder of the Crown disposition; and
 - (B) subject to a security interest;

and includes any interest that the administrator approves as an interest in a Crown disposition;

(b) 'notice of amendment' means a notice in Form B of Schedule D to these regulations; "notice of amendment"

(c) 'notice of assignment' means a notice in Form C of Schedule D to these regulations; "notice of assignment"

(d) 'notice of discharge' means a notice in Form D of Schedule D to these regulations; "notice of discharge"

(e) 'notice of partial discharge' means a notice in Form E of Schedule D to these regulations; "notice of partial discharge"

(f) 'registered' means, except where a contrary intention is expressed, registered pursuant to this Part; "registered"

(g) 'secured party' means a person who has a security interest; "secured party"

(h) 'security instrument' means a contract or other agreement that creates or provides for a security interest, and includes a short description of a security interest in writing and a document evidencing a security interest; "security instrument"

(i) 'security interest' means an interest in or charge on collateral that secures payment or the performance of an obligation and includes an assignment pursuant to section 177 of the Bank Act (Canada), as amended from time to time. "security interest"

(j) 'security notice' means a notice in Form A of Schedule D to these regulations. "security notice"

"105(1) A document evidencing a security interest or notice of a security interest that was: Prior submission or registration

- (a) submitted to the administrator; and
- (b) accepted by the administrator;

prior to the coming into force of this Part is deemed to be registered as a security notice pursuant to this Part with the document number previously assigned to it.

"(2) An assignment pursuant to section 177 of the *Bank Act* (Canada), as amended from time to time, that, on the day before the coming into force of this Part, was registered pursuant to section 78, as that section existed on the day before the coming into force of this Part, is deemed to be registered as a security notice pursuant to this Part.

"106(1) A security notice may be registered pursuant to this Part with respect to a security interest. Registration of security notice

"(2) A person who wishes to register a security notice shall submit to the administrator:

- (a) one original security notice;
- (b) one copy of the original security notice mentioned in clause (a); and
- (c) the appropriate fee prescribed in Schedule A to these regulations.

Refusal of registration

“107 The administrator may refuse to register a security notice if:

- (a) the appropriate fee prescribed in Schedule A to these regulations is not paid;
- (b) the notice is not in Form A of Schedule D to these regulations;
- (c) in the opinion of the administrator, the instructions in Form A of Schedule D to these regulations have not been fully complied with; or
- (d) the person who submitted the security notice has not otherwise complied with the provisions of this Part.

Registration procedure

“108 On acceptance of a security notice for registration, the administrator shall:

- (a) record on both copies of the security notice the day on which the security notice was received by the administrator;
- (b) assign to the security notice the next sequential document number and record the registration of the security notice in the document register pursuant to section 92; and
- (c) record on the Crown disposition:
 - (i) the date of the security notice;
 - (ii) the name of the secured party;
 - (iii) the name of the debtor;
 - (iv) the document number assigned to the security notice pursuant to clause (b); and
 - (v) the day on which the security notice was received by the administrator.

Amended Crown dispositions

“109(1) Where the minister or a person authorized by the minister, on the motion of the minister or that person, subdivides a Crown disposition and, as a result of that subdivision:

- (a) amends the Crown disposition; or
- (b) issues one or more new Crown dispositions for all or part of the Crown lands affected by the subdivision;

the registration of the security notice against the Crown disposition is continued in accordance with subsection (2).

“(2) The registration of a security notice mentioned in subsection (1) is continued:

- (a) as against the original Crown disposition where the collateral to which the security notice relates remains in the original Crown disposition; and
- (b) as against the amended or new Crown disposition where the collateral to which the security notice relates is in the amended or new Crown disposition.

“(3) The administrator shall:

- (a) endorse an amended or new Crown disposition mentioned in subsection (1) with a registration that is continued pursuant to clause (2)(b); and
- (b) subject to subsection (4), cancel the registration of the security notice against all or any part of the Crown disposition against which it:
 - (i) was originally registered; and
 - (ii) no longer relates.

“(4) Before cancelling the registration of the security notice pursuant to subsection (3), the administrator shall provide at least three days written notice of the intention to cancel to the person who registered the security notice.

“**110** A security notice registered against a Crown disposition that is grouped pursuant to section 14 continues to be registered against that Crown disposition and only that Crown disposition, notwithstanding the issuance of a grouping certificate.

Grouped
Crown
dispositions

“**111(1)** A notice of amendment to a registered security notice may be registered with respect to a registrable amendment described in clause (3)(a).

Amended
security
interest

“(2) A notice of amendment to a registered security notice shall be registered with respect to a registrable amendment described in clauses (3)(b) to (d).

“(3) For the purposes of subsection (1), the following are registrable amendments:

- (a) a change in the Crown disposition number assigned by the department to a Crown disposition against which a security notice is registered;
- (b) a change in the secured party’s address for service as set out in a registered security notice;
- (c) a change in the secured party’s name as set out in a registered security notice, if the identity of the secured party has not changed despite the name change;
- (d) a change in the debtor’s name as set out in a registered security notice, if the identity of the debtor has not changed despite the name change.

Assignment
of security
interest

“112(1) A notice of assignment may be registered with respect to an assignment of a security interest for which a security notice has been registered.

“(2) Section 108 applies, with any necessary modification, to a notice of assignment.

Discharge of
security
interest

“113(1) A notice of discharge may be registered with respect to a discharge of a security interest for which a security notice has been registered.

“(2) A notice of partial discharge may be registered with respect to a partial discharge of a security interest for which a security notice has been registered.

Registration
procedure for
discharge

“114 On acceptance of a notice of discharge or notice of partial discharge for registration, the administrator shall:

(a) record the discharge or partial discharge on:

- (i) the Crown disposition; and
- (ii) the security notice;

(b) record on both copies of the notice of discharge or notice of partial discharge the day on which the notice was received by the administrator;

(c) assign to the notice of discharge or notice of partial discharge the next sequential document number and record the registration of the notice of discharge or notice of partial discharge in the document register pursuant to section 91; and

(d) record on the Crown disposition:

- (i) the day on which the notice of discharge or notice of partial discharge was received by the administrator; and
- (ii) the document number assigned to the notice of discharge or notice of partial discharge.

Notice to
lapse

“115(1) Any person who claims an interest in:

(a) a Crown disposition affected by a registered security notice; or

(b) the collateral mentioned in a registered security notice;

or the administrator, on his or her own motion, may serve the secured party at the address set out in the security notice with a notice to lapse in accordance with subsection (2).

“(2) The notice to lapse shall set out:

(a) whether the security notice is to be lapsed:

- (i) in its entirety; or

(ii) only with respect to a portion of the Crown disposition or collateral to which the security notice relates, and the notice to lapse shall contain a clear description of the portion;

(b) that at the expiration of 30 days after the date of receipt of the notice to lapse, the registration of the security notice is cancelled in whole or in part, as the case may be, unless the secured party files with the administrator before the expiration of that 30-day period an order of the court that provides for the continuation of the registration beyond that period.

“(3) The person mentioned in subsection (1) shall, at the same time he or she serves the secured party pursuant to that section, serve the administrator with a copy of the notice to lapse.

“(4) Where an order of the court mentioned in subsection (2) has not been filed with the administrator, the administrator shall:

(a) on proof satisfactory to the administrator that:

(i) the secured party has been served with a notice to lapse; and

(ii) 30 days have expired since that notice to lapse was received by the secured party; and

(b) on request of the person who has served the notice to lapse;

cancel the registration of the security notice in accordance with the notice to lapse.

“(5) Where:

(a) an order of the court mentioned in subsection (2) has not been filed with the administrator; and

(b) the administrator has served the notice to lapse:

the administrator may cancel the registration of the security notice on the expiration of 30 days from the date of receipt of the notice to lapse by the secured party.

“(6) The judge of the court to whom the application for an order mentioned in subsection (2) is made:

(a) after any notice and hearing that the judge considers proper; and

(b) on any terms and conditions that the judge may make;

may continue, cancel or substitute, in whole or in part, the registration of the security notice”.

19 Schedule A is repealed and the following substituted: New
Schedule A

“SCHEDULE A

Fees

<i>ITEM</i>	<i>AMOUNT</i>
“ 1. Application for lease	\$25.00
2. Registration of a document covering rights, lands or interests where change of holder occurs, per Crown disposition	50.00
3. Registration of partial assignment of interest, including issuing new Crown disposition covering assigned part and amending original Crown disposition	50.00
4. Division of a Crown disposition by issue of new Crown disposition and amending original Crown disposition	25.00
5. Amending Crown disposition on withdrawal of part of land or surrender of rights covered by the Crown disposition	10.00
6. Registration of a security notice or other agreement where no change in registered holder results, per Crown disposition	20.00
discharge	10.00
7. Grouping Crown dispositions, per Crown disposition that is grouped ..	No charge
8. Preparing certified copy of Crown disposition	15.00
9. Preparing duplicate copy of original Crown disposition	10.00
10. Preparing photocopy of any document except Crown dispositions, per page (unless otherwise authorized by the minister)	25.00
11. Preparing Schedules, plans, maps, etc.	1.00
12. Search of a Crown disposition	10.00
In person	2.00
With land description, per schedule	11.00
13. Historical abstract of Crown disposition	10.00
14. Special case requiring Order in Council	10.00
15. Registering each interest in units	50.00
16. Registration of change of name, amalgamation, any certificate issued pursuant to <i>The Business Corporations Act</i> or the <i>Canada Business Corporations Act</i> , power of attorney or revocation, per Crown disposition	10.00
17. Filing of unit agreement	35.00
18. Renewal or extension of any Crown disposition	50.00
19. Disclaimer or discharge of assignment pursuant to section 177 of the <i>Bank Act</i> (Canada), per Crown disposition	25.00
20. Registration of a court order pursuant to section 96 — per Crown disposition	50.00
21. Additional fee for a registration of a document where holder’s copy of Crown disposition is not submitted pursuant to subsection 99(6)	50.00
22. Registration of Notice of Sub-lease	25.00
23. Any other service for which a fee is not specifically provided in this Schedule	10.00

New Schedule D **20** Schedules B and C are repealed and the following substituted:

AUGUST 2, 1991

SCHEDULE D

Forms

FORM A

[subsection 106(1)]

“SECURITY NOTICE

“Take notice that _____
(name of secured party)

has a security interest in the following described collateral:

(description of collateral)

by virtue of the following described security instrument:

(description of security instrument)

The debtor’s name is:

The secured party’s address for service is:

Dated at _____ this _____ day of _____, 19____

(secured party or agent)

INSTRUCTIONS:

1. Description of collateral:

- (1) Only the general nature of the collateral is to be described (e.g., all of the holder’s interest; the _____% undivided interest held by the holder, one of the holders, etc.).
- (2) The Crown disposition concerned must be described by reference to its type (e.g., petroleum and natural gas lease), its number and its date of issue.
- (3) If the collateral relates only to a part of the location of the Crown disposition, describe the part.
- (4) If the collateral relates only to one or more zones, describe the zone or zones.
- (5) If it is convenient to do so by reason of the number of Crown dispositions affected, the Crown dispositions may be listed in an appendix and the form varied accordingly.

2. Description of security instrument:

- (1) The security instrument must be described by reference to its date and parties. Only the general nature of the security interest arising under the security instrument is to be described, e.g., a bank assignment under section 177 of the *Bank Act* (Canada), a debenture, a mortgage, etc.
- (2) If the secured party is an assignee and no security notice has been previously registered with respect to the same security instrument, the notice must show that the secured party is an assignee but without giving details of the assignment under which the secured party claims or of any intervening assignment.

3. A person who signs on behalf of the secured party must indicate the capacity in which he or she signs.

THE SASKATCHEWAN GAZETTE

“FORM B

[subsection 111(1)]

NOTICE OF AMENDMENT

Take notice that the security interest that is the subject of the following described registered security notice, namely,

(describe registered security notice)

is being amended by _____
(name of secured party)

from _____

to _____
(brief description of amendment)

Dated at _____ this _____ day of _____, 19____

(secured party or agent)

INSTRUCTIONS:

1. The security notice must be described so as to indicate at least the number and date of its registration.
2. If it is convenient to do so by reasons of the number of security notices affected by the assignment, the security notices may be listed in an appendix and the form varied accordingly.
3. A person who signs on behalf of the secured party must indicate the capacity in which he or she signs.

“FORM C

[subsection 112(1)]

NOTICE OF ASSIGNMENT

Take notice that the security interest that is the subject of the following described registered security notice, namely,

(describe registered security notice)

has been assigned by _____
(name of assignor)

to _____
(name of assignee)

The assignee's address for service is _____

Dated at _____ this _____ day of _____, 19____

(assignee or agent)

INSTRUCTIONS:

1. The security notice must be described so as to indicate at least the number and date of its registration.
2. If it is convenient to do so by reason of the number of registered security notices affected by the discharge, the security notices may be listed in an appendix and the form varied accordingly.
3. A person who signs on behalf of the secured party must indicate the capacity in which he or she signs.

AUGUST 2, 1991

"FORM D
[subsection 113(1)]
NOTICE OF DISCHARGE

(name of secured party)

hereby gives notice that the security interest created under a security instrument that is the subject of the following described registered security notice, namely,

(describe registered security notice)

is wholly discharged.

Dated at _____ this _____ day of _____, 19____

(secured party or agent)

INSTRUCTIONS:

1. The security notice must be described so as to indicate at least the number and date of its registration.
2. If it is convenient to do so by reason of the number of registered security notices affected by the discharge, the security notices may be listed in an appendix and the form varied accordingly.
3. The person signing the notice of discharge must be:
 - (a) the secured party or the agent of the secured party named in the original registered security notice; or
 - (b) if the security interest has been assigned, the assignee or the agent of the assignee named in the most recently registered notice of assignment.
4. A person who signs on behalf of the secured party must indicate the capacity in which he or she signs.

"FORM E
[subsection 113(2)]
NOTICE OF PARTIAL DISCHARGE

(name of secured party)

hereby gives notice that the security interest that is the subject of the following registered security notice, namely,

(described registered security notice)

is partially discharged as to the following:

(describe the portion of the collateral released from the security interest)

Dated at _____ this _____ day of _____, 19____

(secured party or agent)

INSTRUCTIONS:

1. The security notice must be described so as to indicate at least the number and date of its registration.
2. If it is convenient to do so by reason of the number of security notices affected by the partial discharge, the security notices may be listed in an appendix and the form varied accordingly.
3. Description of partial discharge:
 - (1) If the security interest is discharged as to one or more but not all of the Crown disposition named in the registered security notice, describe each Crown disposition by its type (e.g. natural gas lease), number and date of issue.

- (2) If the security interest is discharged as to one or more but not all zones in a location of a Crown disposition, describe the zone or zones.
- (3) If the security interest is discharged as to part of the location of a Crown disposition, describe the part.
- 4. The person signing the notice of partial discharge must be:
 - (a) the secured party or the agent of the secured party named in the original registered security notice; or
 - (b) if the security interest has been assigned, the assignee or the agent of the assignee named in the most recently registered notice of assignment.
- 5. A person who signs on behalf of the secured party must indicate the capacity to which he or she signs.

"FORM F
[subclause 96(b)(iii)]
"NOTICE OF SUB-LEASE

Take notice that a SUB-LEASE Dated _____
(date of sub-lease)

BETWEEN _____,
(name of Crown disposition holder) (address)

and _____
(name of sub-lessee) comprises of the following:

land, rights, formations, zones, percentage, etc., as particularly described in the Crown disposition)

described in the Crown disposition designated as _____
(designated number)

The sub-lessee's address for service is _____

Dated at _____ this _____ day of _____, 19 _____.

Crown disposition holder

Sub-lessee

Coming into force **21** These regulations come into force on the day on which they are filed with the Registrar of Regulations.