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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 2018/ Règlements Révisés de la Saskatchewan 2018

July 6, 2018

<i>The Provincial Court Fees Regulations, 2018</i>	P-30.11 Reg 4
<i>The Small Claims Amendment Regulations, 2018/Règlement modificatif de 2018 sur les petites créances</i>	SR 43/2018/ RS 43/2018
<i>The Fee Waiver Amendment Regulations, 2018</i>	SR 44/2018
<i>The Summary Offences Procedure (Miscellaneous) Amendment Regulations, 2018</i>	SR 45/2018
<i>The Open Seasons Game Amendment Regulations, 2018</i>	SR 46/2018

CHAPTER P-30.11 REG 4*The Provincial Court Act, 1998*

Section 65

Order in Council 338/2018, dated June 28, 2018

(Filed June 29, 2018)

Title**1** These regulations may be cited as *The Provincial Court Fees Regulations, 2018*.**Witnesses and interpreters****2** The fees payable to witnesses and interpreters with respect to criminal proceedings in the Provincial Court of Saskatchewan are the same fees as those set pursuant to sections 13 to 16 of *The Queen's Bench Regulations*.**Fees****3** The fees payable to a clerk of the court with respect to a matter in the Provincial Court of Saskatchewan are set out in Table 1 of the Appendix.**RRS c P-30.1 Reg 4 repealed****4** *The Provincial Court Fees Regulations* are repealed.**Coming into force****5(1)** Subject to subsection (2), these regulations come into force on July 1, 2018.**(2)** If these regulations are filed with the Registrar of Regulations after July 1, 2018, these regulations come into force on the day on which they are filed with the Registrar of Regulations.**Appendix**TABLE 1
[Section 3]

Item	Fee
Photocopies	\$1 per page
Sending or receiving electronic copy of a court document	\$1 per page
Certified copy of a document	\$10 for each copy after the original
Name search	\$20 per judicial centre
Civil file inspections	\$20 flat fee for first file plus \$1 per file for bulk inspections
Electronic transfer of court hearing	\$20 for first day and \$10 for each additional day
Record suspension application	\$100
United States waiver application	\$75

SASKATCHEWAN REGULATIONS 43/2018*The Small Claims Act, 2016*

Section 56

Order in Council 339/2018, dated June 28, 2018

(Filed June 29, 2018)

Title

1 These regulations may be cited as *The Small Claims Amendment Regulations, 2018*.

RRS c S-50.12 Reg 1, new section 4

2 **Section 4 of *The Small Claims Regulations, 2017* is repealed and the following substituted:**

“Fees

4(1) The following fees are payable:

- (a) \$100 for the issuance of a summons;
- (b) \$50 for the issuance of a notice of third party claim;
- (c) \$50 for filing a reply;
- (d) \$50 for filing a notice of counterclaim, in addition to any other fee payable in accordance with this subsection.

(2) The fee payable for an application to issue a subpoena pursuant to subsection 23(1) of the Act is \$10.

(3) The fee payable for filing any notice or application in an ongoing action that is not otherwise addressed by this section is \$10.

(4) The fee payable for filing a judgment, or any other order, from another court is \$10”.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on July 1, 2018.

(2) If these regulations are filed with the Registrar of Regulations after July 1, 2018, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

RÈGLEMENT DE LA SASKATCHEWAN 43/2018*Loi de 2016 sur les petites créances*

Article 56

Décret 339/2018, en date du 28 juin 2018

(Déposé le 29 juin 2018)

Titre**1** *Règlement modificatif de 2018 sur les petites créances.***RRS c S-50.12 Règl 1, nouvel article 4****2** L'article 4 du *Règlement de 2017 sur les petites créances* est abrogé et remplacé par ce qui suit :**« Droits à payer****4(1)** Voici les droits à payer :

- a) 100 \$ pour l'émission d'une assignation;
- b) 50 \$ pour l'émission d'un avis de mise en cause;
- c) 50 \$ pour le dépôt d'une réponse;
- d) 50 \$ pour le dépôt d'un avis de demande reconventionnelle, en sus de tout autre droit prévu au présent paragraphe.

(2) Le droit à payer pour demander l'assignation d'un témoin en vertu du paragraphe 23(1) de la Loi est de 10 \$.**(3)** Le droit à payer pour le dépôt de tout autre avis ou de toute autre demande dans une action en cours est de 10 \$.**(4)** Le droit à payer pour le dépôt d'un jugement, ou de toute autre ordonnance, d'un autre tribunal est de 10 \$ ».**Entrée en vigueur****3(1)** Sous réserve du paragraphe (2), le présent règlement entre en vigueur le 1^{er} juillet 2018.**(2)** Le présent règlement entre en vigueur à la date de son dépôt auprès du registraire des règlements, si ce dépôt intervient après le 1^{er} juillet 2018.

SASKATCHEWAN REGULATIONS 44/2018

The Fee Waiver Act

Section 10

Order in Council 340/2018, dated June 28, 2018

(Filed June 29, 2018)

Title

1 These regulations may be cited as *The Fee Waiver Amendment Regulations, 2018*.

RRS c F-13.1001 Reg 1, Appendix, Table 1 amended

2 **Table 1 of the Appendix of *The Fee Waiver Regulations* is amended by striking out the row titled “Small Claims Court” and substituting the following:**

“

Provincial Court of Saskatchewan	Any fee payable pursuant to subsection 15(2) or 16(1) of <i>The Small Claims Act, 2016</i> . Any fee payable pursuant to section 3 of <i>The Provincial Court Fees Regulations, 2018</i> .
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”.

Coming into force

3(1) Subject to subsection (2), these regulations come into force on July 1, 2018.

(2) If these regulations are filed with the Registrar of Regulations after July 1, 2018, these regulations come into force on the day on which they are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 45/2018*The Summary Offences Procedure Act, 1990*

Section 55

Order in Council 341/2018, dated June 28, 2018

(Filed June 29, 2018)

Title

1 These regulations may be cited as *The Summary Offences Procedure (Miscellaneous) Amendment Regulations, 2018*.

RRS c S-63.1 Reg 2 amended

2 *The Summary Offences Procedure Regulations, 1991* are amended in the manner set forth in these regulations.

Section 4 amended**3 Section 4 is amended:****(a) by repealing clause (r) and substituting the following:**

“(r) the director appointed pursuant to section 77 of *The Consumer Protection and Business Practices Act*, or a person appointed by the director, while enforcing the provisions of that Act”; **and**

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

“(w) cannabis enforcement officers as defined in *The Cannabis Control (Saskatchewan) Act* and any members of a category of peace officers prescribed in the regulations made pursuant to that Act, while enforcing that Act”.

Section 5 amended**4 Section 5 is amended:****(a) by repealing clause (ff) and substituting the following:**

“(ff) *The Consumer Protection and Business Practices Act* and the regulations made pursuant to that Act”; **and**

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

“(oo) *The Cannabis Control (Saskatchewan) Act*”.

Section 8 amended**5(1) Section 8 is amended:****(a) in the portion of clause (a) preceding subclause (i) by striking out “Tables 1 to 51” and substituting “Tables 1 to 53”; and****(b) by adding the following subclauses after subclause (a)(li):**

“(lii) the offences pursuant *The Consumer Protection and Business Practices Act* set out in Table 52;

“(liii) the offences pursuant to *The Consumer Protection and Business Practices Regulations* set out in Table 53”.

(2) Section 8 is amended:

(a) in the portion of clause (a) preceding subclause (i) by striking out “Tables 1 to 53” and substituting “Tables 1 to 54”; and

(b) by adding the following subclause after subclause (a)(liii):

“(liv) the offences pursuant to *The Cannabis Control (Saskatchewan) Act* set out in Table 54”.

New section 12.3**6 Section 12.3 is repealed and the following substituted:****“Filing summary offence ticket completed electronically**

12.3(1) A summary offence ticket that is completed and signed electronically in accordance with sections 12.1 and 12.2 may be filed electronically by or on behalf of a peace officer for the purposes of subsection 7(2) of the Act if all of the following conditions are met:

(a) the data is transmitted without alteration to a database used for the purpose of storing electronic ticket data;

(b) the data is received in its entirety by a database used for the purpose of storing electronic ticket data;

(c) a database used for the purpose of storing electronic ticket data transmits an acknowledgment of receipt to the electronic data system mentioned in section 12.1 confirming receipt of intelligible data;

(d) in the case of a summary offence ticket filed on behalf of a peace officer, the data entered or attested to by the peace officer pursuant to section 12.2 is transmitted without alteration from the peace officer to the person filing the ticket on behalf of the peace officer.

(2) A summary offence ticket that is completed and signed electronically in accordance with sections 12.1 and 12.2 may be printed and the printed copy of the ticket may be filed pursuant to subsection 7(2) of the Act if the ticket is printed in Form A of Part I of the Appendix”.

Section 13 amended**7 Subsection 13(2) is amended:**

(a) in clause (a) by striking out “11 or 22” and substituting “11, 22 or 54”; and

(b) in clause (b) by striking out “23 to 51” and substituting “23 to 53”.

Appendix, Part I, Form A amended**8 Form A in Part I of the Appendix is amended:**

(a) by striking out

“Owner’s Name (if different from above) _____
(last) (first) (other)

Address (if different from above) _____
(street) (city/town) (province)”

wherever it appears;

(b) in Sector 3 by striking out “\$ _____” wherever it appears;

(c) in Sector 4 by striking out “\$ _____” wherever it appears;
and

(d) by striking out “https://finepayment.justice.gov.sk.ca/” wherever it appears and in each case substituting “http://finepayment.saskatchewan.ca”.

Appendix, Part 2, Table 11 amended

9 Table 11 in Part 2 of the Appendix is amended:

(a) by adding the following items after item 2:

“

2.1	Opening or breaking or allowing opening or breaking of container of beverage alcohol being conveyed	108(a)	139	2,250
2.2	Consuming or permitting consumption of beverage alcohol being conveyed	108(b)	139	2,250

,”

(b) in Column 4 of item 5 by striking out “450 and substituting “2,250;

(c) by adding the following item after item 6:

“

6.1	Knowingly providing a minor with false identification	111(5)	139	750
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,”

(d) in Column 2 of item 8 by striking out “Franchisee, permittee or employee of a franchisee or permittee” and substituting “Permittee or employee of a permittee”;

(e) in Column 2 of item 9 by striking out “Franchisee or permittee” and substituting “Permittee”;

(f) in Column 4 of item 18 by striking out “750 and substituting “2,250;
and

(g) by adding the following items after item 23:

“

23.1	Purchasing beverage alcohol from unauthorized person	132	139	300
23.2	Requesting or soliciting sale in contravention of Act or regulations	133	139	300

,”

Appendix, Part 2, Table 18 amended

10 Table 18 in Part 2 of the Appendix is amended by adding the following item after item 151.9:

“

151.9.1	Transporting watercraft with plugged drainage hole	88.6*	250
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”

Appendix, Part 2, Table 40 repealed

11 Table 40 in Part 2 of the Appendix is repealed.

Appendix, Part 2, new Tables 52 and 53

12 The following Tables are added after Table 51 in Part 2 of the Appendix:

“TABLE 52

The Consumer Protection and Business Practices Act

The provisions set out in Column 3 are the provisions of *The Consumer Protection and Business Practices Act* that impose the prohibitions or requirements described in Column 2. Section 108 of that Act provides that a contravention of those provisions is an offence. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
1	Failing to comply with the terms and conditions established for a licence	64*	\$400
2	Failing to comply with a request to submit further information, verification or material	69*	400
3	Failing to notify director of change in circumstances	70	50
4	Failing to keep required records	73*	400

”

“TABLE 53
The Consumer Protection and Business Practices Regulations

The provisions set out in Column 3 are the provisions of *The Consumer Protection and Business Practices Regulations* that impose the prohibitions or requirements described in Column 2. Section 108 of *The Consumer Protection and Business Practices Act* provides that a contravention of those regulations is an offence. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
1	Failing to file an annual return	5-5(1)	\$150
2	Failing, in an annual return, to report any change required	5-5(2)(a)	50
3	Failing, in an annual return, to include any other information required by the director	5-5(2)(d)	50
4	Failing to hold a valid licence to sell or lease vehicles	5-10(1)*	400
5	Failing to obtain a separate licence to operate away from primary licensed location when required	5-10(2)	100
6	Using a form of contract that has not been endorsed by the director	5-13(2)	250
7	Failing to have land that meets zoning requirements and can hold at least 6 vehicles	5-14(1)(a)	200
8	Failing to have a structure where business is conducted that meets the directors requirements	5-14(1)(b)	200
9	Failing to have a permanent sign that meets director's requirements	5-14(1)(c)	200
10	Failing to have a salesperson in attendance or made available	5-14(1)(d)	100
11	Failing to designate facility available to make repairs	5-14(3)	200
12	Engaging in a prohibited sale or lease of a vehicle	5-20*	100
13	Publishing or causing to be published an advertisement without dealer name or licence number	5-21(1)	400
14	Failing to ensure advertisement meets requirements of regulations	5-21	100
15	Failing to disclose in writing to prospective purchaser or lessee all material facts	5-22(2)(a)*	400
16	Failing to disclose in writing to prospective purchaser or lessee required vehicle contract elements	5-22(2)(b)	400

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Penalty Sum in Dollars</i>
17	Failing to disclose in writing to prospective purchaser or lessee drive-away price	5-22(2)(c)	400
18	Accepting or failing to return a deposit as required	5-24	400
19	Using a contract that does not meet requirements of the regulations	5-25*	400
20	Failing to provide copy of signed contract immediately upon signing	5-25(7)	100
21	Failing to use or provide a consignment contract that meets requirements	5-27	400
22	Failing to disburse consignment sale proceeds within 30 days	5-28	400

Appendix, Part 2, new Table 54

13 The following Table is added after Table 53 in Part 2 of the Appendix:

“TABLE 54
The Cannabis Control (Saskatchewan) Act

The provisions set out in Column 3 are the provisions of *The Cannabis Control (Saskatchewan) Act* that impose the prohibitions or requirements described in Column 2. The provisions of that Act listed in Column 4 provide that contraventions of the corresponding provisions in Column 3 are offences. The provisions in Column 3 that are marked with an asterisk are the provisions for which a peace officer may withdraw the specified penalty sum option and require the defendant to appear in court.

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Offence</i>	<i>Column 5 Penalty Sum in Dollars</i>
1	Minor purchasing cannabis, directly or indirectly	2-1(a)	2-2(2)	\$300
2	Minor possessing cannabis	2-1(b)	2-2(2)	300
3	Minor consuming cannabis	2-1(c)	2-2(2)	300
4	Minor selling cannabis to any other person or organization	2-1(d)	2-2(2)	300
5	Minor distributing cannabis to any other person or organization	2-1(e)	2-2(2)	300
6	Minor being or remaining in a permitted premises in contravention of the Act	2-1(f)	2-2(2)	300
7	Minor presenting false identification while attempting to purchase cannabis	2-1(g)	2-2(2)	300
8	Minor presenting false identification while attempting to gain access to or remain in permitted premises	2-1(h)	2-2(2)	300

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Offence</i>	<i>Column 5 Penalty Sum in Dollars</i>
9	Selling, giving or distributing cannabis to a minor	2-5(1)*	5-2	750
10	Failure of permittee or employee of permittee to demand proof of age	2-6(1)	2-6(4)	2,250
11	Failure of person to leave premises after failing or refusing to provide proof of age	2-6(3)	2-6(3)	200
12	Knowingly providing a minor with false identification	2-6(5)	2-6(5)	750
13	Purchase of cannabis from a person who is not authorized to sell cannabis	2-7(1)	5-2	300
14	Request or solicit a person to sell cannabis in contravention of the Act or regulations	2-7(2)	5-2	300
15	Possessing more than 30 grams of dried cannabis in a public place	2-8(a)(i)	5-2	200
16	Possessing cannabis the individual knows to be illicit	2-8(a)(ii)	5-2	200
17	Possessing 1 or more budding or flowering cannabis plants in a public place	2-8(a)(iii)	5-2	200
18	Possessing more than 4 cannabis plants that are not budding or flowering	2-8(a)(iv)	5-2	200
19	Possession of cannabis by an organization	2-8(b)	5-2	2,250
20	Possessing, consuming or distributing cannabis in a vehicle	2-10(1)*	5-2	300
21	Distributing more than 30 grams of cannabis in a public place	2-11(a)(i)	5-2	200
22	Distributing cannabis to an organization	2-11(a)(ii)	5-2	200
23	Distributing cannabis the individual knows to be illicit	2-11(a)(iii)	5-2	200
24	Distributing 1 or more budding or flowering cannabis plants	2-11(a)(iv)	5-2	200
25	Distributing more than 4 cannabis plants that are not budding or flowering	2-11(a)(v)	5-2	200
26	Distribution of cannabis by an organization	2-11(b)	5-2	2,250
27	Purchasing cannabis from a jurisdiction outside of Saskatchewan in contravention of the Act or regulations	2-12	5-2	300

<i>Column 1 Item Number</i>	<i>Column 2 Description of Offence</i>	<i>Column 3 Section</i>	<i>Column 4 Offence</i>	<i>Column 5 Penalty Sum in Dollars</i>
28	Opening or breaking open or allowing opening or breaking of container or package of cannabis being transported or distributed	2-13(2)(a)	5-2	2,250
29	Consuming or permitting consumption of cannabis being transported or distributed	2-13(2)(b)	5-2	2,250
30	Consumption of cannabis in a public place, or any place other than a private place	2-14	5-2	200
31	Consumption of lighted or other cannabis in contravention of the regulations	2-15	5-2	200
32	Consumption of cannabis at school, on school grounds or at a child care facility	2-16*	5-2	1,000
33	Possessing or consuming cannabis in a campground when a cannabis prohibition is in effect	2-17	5-2	200
34	Permittee selling or distributing cannabis to a person who appears to be intoxicated	3-8*	5-2	2,250
35	Making an improper application for a permit	3-11	5-2	300
36	Permittee selling or distributing cannabis to a minor	3-14(b)	5-2	2,250
37	Remaining in a premises after being requested to leave	3-18(2)(a)	5-2	300
38	Re-entering a premises after being requested to leave	3-18(2)(b)	5-2	300

Coming into force

14(1) Subject to subsections (2) to (5), these regulations come into force on the day on which they are filed with the Registrar of Regulations.

(2) Subject to subsection (3), clauses 3(b) and 4(b), subsection 5(2), clause 7(a) and sections 9 and 13 come into force on the day on which section 1 of *The Cannabis Control (Saskatchewan) Act* comes into force.

(3) If these regulations are filed with the Registrar of Regulations after the day on which section 1 of *The Cannabis Control (Saskatchewan) Act* comes into force, clauses 3(b) and 4(b), subsection 5(2), clause 7(a) and sections 9 and 13 come into force on the day on which these regulations are filed with the Registrar of Regulations.

(4) Subject to subsection (5), section 8 comes into force on September 1, 2018.

(5) If these regulations are filed with the Registrar of Regulations after September 1, 2018, section 8 comes into force on the day on which these regulations are filed with the Registrar of Regulations.

SASKATCHEWAN REGULATIONS 46/2018*The Wildlife Act, 1998*

Section 83

Minister's Order, dated June 28, 2018

(Filed July 3, 2018)

Title

1 These regulations may be cited as *The Open Seasons Game Amendment Regulations, 2018*.

RRS c W-13.12 Reg 3 amended

2 *The Open Seasons Game Regulations, 2009* are amended in the manner set forth in these regulations.

Section 10 amended

3 **Subsection 10(2) is amended by striking out “September 15” and substituting “September 1”.**

Section 11 amended

4 **Clause 11(2)(c) is amended by striking out “October 15” and substituting “October 1”.**

Section 12 amended

5 **Subsection 12(2) is amended by striking out “November 15” and substituting “November 1”.**

New section 14

6 **Section 14 is repealed and the following substituted:**

“Antlerless white-tailed deer archery open seasons

14(1) Unless authorized by the director, no person shall hunt antlerless white-tailed deer by any means other than a bow and arrow during the antlerless white-tailed deer archery open seasons established pursuant to this section.

(2) A person who is a Saskatchewan resident and the holder of a Second Saskatchewan Antlerless White-tailed Deer Licence may hunt a total of one antlerless white-tailed deer in Wildlife Management Zones 7 West, 14 West and in Cypress Hills Inter-Provincial Park (West Block), from September 15 to October 14.

(3) A person who is a Saskatchewan resident and the holder of a Second Saskatchewan Antlerless White-tailed Deer Licence may hunt a total of one antlerless white-tailed deer in Wildlife Management Zone 55, from September 1 to October 31”.

Section 15 amended

7 **Subsection 15(2) is amended by striking out “Saskatoon and Prince Albert Wildlife Management Zones, from September 15 to December 2” and substituting “Regina/Moose Jaw, Saskatoon and Prince Albert Wildlife Management Zones, from September 1 to December 2”.**

Section 16 amended

8(1) **Subsection 16(2) is amended by striking out “Saskatoon Wildlife Management Zone, from October 15 to December 2” and substituting “Regina/Moose Jaw and Saskatoon Wildlife Management Zone, from October 1 to December 2”.**

(2) The following subsections are added after subsection 16(2):

“(2.1) A person who is a Saskatchewan resident and the holder of a Second Saskatchewan Antlerless White-tailed Deer Licence may hunt a total of one antlerless white-tailed deer in Wildlife Management Zones 7 West, 14 West and in Cypress Hills Inter-Provincial Park (West Block), from October 1 to October 14.

“(2.2) A person who is a Saskatchewan resident and the holder of a Second Saskatchewan Antlerless White-tailed Deer Licence may hunt a total of one antlerless white-tailed deer in Wildlife Management Zone 55, from October 1 to October 31”.

Section 17 amended

9 Subsection 17(2) is amended by striking out “Saskatoon Wildlife Management Zone, from November 15 to December 2” and substituting “Regina/Moose Jaw and Saskatoon Wildlife Management Zone, from November 1 to December 2”.

New section 18

10 Section 18 is repealed and the following substituted:

“Antlerless white-tailed deer rifle open seasons

18(1) No person shall hunt antlerless white-tailed deer by any means other than the means prescribed in *The Wildlife Regulations, 1981* during the antlerless white-tailed deer rifle open seasons established pursuant to this section.

(2) A person who is a Saskatchewan resident and the holder of a Second Saskatchewan Antlerless White-tailed Deer Licence may hunt a total of one antlerless white-tailed deer in Wildlife Management Zones 7 West, 14 West and in Cypress Hills Inter-Provincial Park (West Block), from November 20 to December 2.

(3) A person who is a Saskatchewan resident and the holder of a Second Saskatchewan Antlerless White-tailed Deer Licence may hunt a total of one antlerless white-tailed deer in Wildlife Management Zone 55, from November 1 to December 7”.

Section 22 amended

11 Clause 22(3)(c) is repealed and the following substituted:

“(c) in Wildlife Management Zone 33 and in Moose Mountain Provincial Park, from October 15 to October 31 and November 10 to November 19 in each year and from January 1 to January 10 in the following year”.

Section 23 amended

12(1) Subsection 23(2) is amended by striking out “September 30” and substituting “September 24”.

(2) Subsection 23(3) is amended by striking out “September 30” and substituting “September 24”.

Section 24 amended

13(1) Clause 24(2)(a) is amended by striking out “October 15 to October 31 and November 20 to November 30” and substituting “October 15 to October 19 and November 20 to November 24”.

(2) Clause 24(3)(b) is repealed and the following substituted:

“(b) in Wildlife Management Zone 69, from October 15 to October 19 and November 20 to November 24”.

Section 25 amended

14(1) Subsection 25(2) is amended by striking out “in Regina/Moose Jaw and Saskatoon Wildlife Management Zones” and substituting “in Saskatoon Wildlife Management Zone”.

(2) Subsection 25(3) is repealed and the following substituted:

“(3) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one moose of either sex in Regina/Moose Jaw Wildlife Management Zone, from October 15 to October 31.

“(4) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one antlerless moose in Saskatoon Wildlife Management Zone, from October 15 to November 14.

“(5) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one antlerless moose in Regina/Moose Jaw Wildlife Management Zone, from November 1 to November 14”.

New section 26

15 Section 26 is repealed and the following substituted:

“Moose archery and muzzle-loading firearm and rifle special open seasons

26(1) No person shall hunt moose by any means other than a bow and arrow, crossbow, muzzle-loading firearm, or by any means other than the means prescribed in *The Wildlife Regulations, 1981* during the moose special open seasons established pursuant to this section.

(2) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one moose of either sex in Wildlife Management Zones 1 to 5, 8 to 29, 31 and 32, in Saskatchewan Landing Provincial Park and in that portion of Douglas Provincial Park lying west of Diefenbaker Lake (Gordon McKenzie Arm), from October 15 to October 31.

(3) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one moose of either sex in Wildlife Management Zones 6, 7, 30 and 33 to 50 and 52 to 69, in Cypress Hills Inter-Provincial Park (West Block), Moose Mountain, Duck Mountain, Great Blue Heron, Greenwater Lake, Meadow Lake, Narrow Hills, Clarence-Steepbank Lakes and Wildcat Hill Provincial Parks, in Bronson Forest, Nesslin Lake, Woody River and Round Lake Recreation Sites, and in Fort a la Corne Wildlife Management Unit, from October 1 to October 14 and November 1 to November 14.

(4) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one antlerless moose in Wildlife Management Zones 1 to 5, 8 to 29, 31 and 32, in Saskatchewan Landing Provincial Park and in that portion of Douglas Provincial Park lying west of Diefenbaker Lake (Gordon McKenzie Arm), from November 1 to November 14.

(5) A person who is the holder of a Saskatchewan Resident Special Moose Licence may hunt a total of one antlerless moose in Wildlife Management Zones 6, 7, 30 and 33 to 50, and 52 to 69, and in Cypress Hills Inter-Provincial Park (West Block), Duck Mountain, Great Blue Heron, Greenwater Lake, Meadow Lake, Narrow Hills, Moose Mountain, Clarence-Steepbank Lakes and Wildcat Hill Provincial Parks, in Bronson Forest, Nesslin Lake, Woody River and Round Lake Recreation Sites, and in Fort a la Corne Wildlife Management Unit, from October 15 to November 14”.

Section 27 amended

16 Subsection 27(2) is repealed.

Section 30 amended

17 Clause 30(2)(a) is repealed and the following substituted:

“(a) Wildlife Management Zones 1 to 7, 9, 10, 12 to 15, 19, 21 to 29 East, 29 West (that portion of Wildlife Management Zone 29 lying west of the South Saskatchewan River, not including the islands), 30, 39 to 47, 50, 52 and 54”.

New sections 43.1 and 43.2

18 The following sections are added before section 44:

“Pronghorn antelope archery special open seasons

43.1(1) Unless authorized by the director, no person shall hunt pronghorn antelope by any means other than a bow and arrow during the pronghorn antelope archery special open seasons established pursuant to this section.

(2) A person who is the holder of a Saskatchewan Resident Special Pronghorn Antelope Licence may hunt a total of one pronghorn antelope of either sex in Wildlife Management Zones 1 to 54 and in Regina/Moose Jaw and Saskatoon Wildlife Management Zones, from September 1 to September 19.

(3) A person who is the holder of a Saskatchewan Resident Special Pronghorn Antelope Licence may hunt a total of one pronghorn antelope of either sex in Cypress Hills Inter-Provincial Park (West Block), in Saskatchewan Landing, Moose Mountain and Duck Mountain Provincial Parks and in that portion of Douglas Provincial Park lying west of Diefenbaker Lake (Gordon McKenzie Arm), from September 10 to September 19.

(4) A person who is the holder of a Saskatchewan Resident Special Pronghorn Antelope Licence may hunt a total of one doe pronghorn antelope in Wildlife Management Zones 1 to 54 and in Regina/Moose Jaw and Saskatoon Wildlife Management Zones, from September 1 to September 19.

(5) A person who is the holder of a Saskatchewan Resident Special Pronghorn Antelope Licence may hunt a total of one doe pronghorn antelope in Cypress Hills Inter-Provincial Park (West Block), in Saskatchewan Landing, Moose Mountain and Duck Mountain Provincial Parks and in that portion of Douglas Provincial Park lying west of Diefenbaker Lake (Gordon McKenzie Arm), from September 10 to September 19.

“Pronghorn antelope muzzle-loading firearm special open seasons

43.2(1) Unless authorized by the director, no person shall hunt pronghorn antelope by any means other than a bow and arrow, crossbow or muzzle-loading firearm during the pronghorn antelope muzzle-loading firearm special open seasons established pursuant to this section.

(2) A person who is the holder of a Saskatchewan Resident Special Pronghorn Antelope Licence may hunt a total of one pronghorn antelope of either sex in Wildlife Management Zones 1 to 54, in Cypress Hills Inter-Provincial Park (West Block), in Saskatchewan Landing, Moose Mountain and Duck Mountain Provincial Parks, in that portion of Douglas Provincial Park lying west of Diefenbaker Lake (Gordon McKenzie Arm) and in Regina/Moose Jaw and Saskatoon Wildlife Management Zones, from October 1 to October 19.

(3) A person who is the holder of a Saskatchewan Resident Special Pronghorn Antelope Licence may hunt a total of one doe pronghorn antelope in Wildlife Management Zones 1 to 54, in Cypress Hills Inter-Provincial Park (West Block), in Saskatchewan Landing, Moose Mountain and Duck Mountain Provincial Parks, in that portion of Douglas Provincial Park lying west of Diefenbaker Lake (Gordon McKenzie Arm) and in Regina/Moose Jaw and Saskatoon Wildlife Management Zones, October 1 to October 19”.

Section 44 amended

19(1) Subsection 44(2) is amended by striking out “October 1” and substituting “October 20”.

(2) Subsection 44(3) is amended by striking out “from October 25 to November 14” and substituting “from October 20 to November 9”.

Coming into force

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

