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## PART II/PARTIE II

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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 2020/ Règlements Révisés de la Saskatchewan 2020

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<i>The Crown Resource Land (Fees) Amendment Regulations, 2020</i> .....	SR 9/2020
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**SASKATCHEWAN REGULATIONS 9/2020**

*The Provincial Lands Act, 2016*

Section 9-1

Order in Council 40/2020, dated February 6, 2020

(Filed February 7, 2020)

**Title**

**1** These regulations may be cited as *The Crown Resource Land (Fees) Amendment Regulations, 2020*.

**RRS c P-31.1 Reg 3 amended**

**2** *The Crown Resource Land Regulations, 2019* are amended in the manner set forth in these regulations.

**Section 6-3 amended**

**3** **Subsection 6-3(9) is amended by striking out “*The Crown Resource Land (Fees) Amendment Regulations, 2019*” and substituting “*The Crown Resource Land (Fees) Amendment Regulations, 2020*”.**

**Appendix amended**

**4** **The Appendix is amended:**

**(a) in Table 1 by striking out items 7 and 8 and substituting the following:**

<p>7 Mineral, Industrial and Quarry Purpose</p> <p>(a) mineral surface disposition:</p> <p style="padding-left: 20px;">each developed hectare if the site is in a state of production</p> <p style="padding-left: 20px;">each developed hectare if the site is in a state of suspended production</p> <p style="padding-left: 20px;">each undeveloped hectare</p> <p style="padding-left: 20px;">minimum rental</p> <p>(b) industrial disposition:</p> <p style="padding-left: 20px;">each hectare</p> <p style="padding-left: 20px;">minimum rental</p> <p>(c) quarry surface disposition:</p> <p style="padding-left: 20px;">for use by a Saskatchewan Government ministry, municipality, regional park or community or for another public purpose</p> <p>for all other uses:</p> <p style="padding-left: 20px;">each developed hectare</p> <p style="padding-left: 20px;">each undeveloped hectare</p> <p style="padding-left: 20px;">minimum rental</p>	<p>825</p> <p>412.50</p> <p>110</p> <p>110</p> <p>533</p> <p>533</p> <p>no charge</p> <p>825</p> <p>110</p> <p>110</p>
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	(d) sand or gravel production, use and removal: for use by a Saskatchewan Government ministry, municipality, community, regional park or Indian band or for another public purpose	no charge
	for all other uses: sand and gravel exploration each hectare	1.55
	sand and gravel surface rental each developed hectare	825
	each undeveloped hectare	110
	minimum rental	110
8	Miscellaneous Use	
	(a) not more than 4 hectares: each hectare	234
	excess area over 4 hectares, each hectare	143
	minimum rental	143
	(b) a Saskatchewan Government ministry, university, municipality, regional park or community or the Saskatchewan Public Safety Agency	no charge
	(c) work authorization: for work authorization carried out by a Saskatchewan Government ministry, university, municipality, regional park or community or by the Saskatchewan Public Safety Agency	no charge
	for all other uses	115

**(b) in Table 2 by striking out items 7 and 8 and substituting the following:**

“	7 Mineral, Industrial and Quarry Purpose	
	(a) mineral surface disposition: each developed hectare if the site is in a state of production	1240
	each developed hectare if the site is in a state of suspended production	620
	each undeveloped hectare	110
	minimum rental	110
	(b) industrial disposition: each hectare	656
	minimum rental	656

<p>(c) quarry surface disposition:  for use by a Saskatchewan Government ministry,  municipality, regional park or community or for  another public purpose</p> <p>no charge</p> <p>for all other uses:  each developed hectare 1240  each undeveloped hectare 110  minimum rental 110</p> <p>(d) sand or gravel production, use and removal:  for use by a Saskatchewan Government ministry,  municipality, regional park, community or Indian  band or for another public purpose</p> <p>no charge</p> <p>for all other uses:  sand and gravel exploration  each hectare 1.70  sand and gravel surface rental  each developed hectare 1240  each undeveloped hectare 110  minimum rental 110</p>	
<p>8 Miscellaneous Use</p> <p>(a) not more than 4 hectares:  each hectare 312  excess area over 4 hectares, each hectare 176  minimum rental 176</p> <p>(b) a Saskatchewan Government ministry, university,  municipality, regional park or community or the  Saskatchewan Public Safety Agency</p> <p>no charge</p> <p>(c) work authorization:  for work authorization carried out by a  Saskatchewan Government ministry, university,  municipality, regional park or community or by the  Saskatchewan Public Safety Agency</p> <p>no charge</p> <p>for all other uses 200</p>	<p>”;</p>

(c) in Table 2.1 by striking out items 7 and 8 and substituting the following:

<p>7 Mineral, Industrial and Quarry Purpose</p> <p>(a) mineral surface disposition:</p> <p>each developed hectare if the site is in a state of production</p> <p>each developed hectare if the site is in a state of suspended production</p> <p>each undeveloped hectare</p> <p>minimum rental</p> <p>(b) industrial disposition:</p> <p>each hectare</p> <p>minimum rental</p> <p>(c) quarry surface disposition:</p> <p>for use by a Saskatchewan Government ministry, municipality, regional park or community or for another public purpose</p> <p>for all other uses:</p> <p>each developed hectare</p> <p>each undeveloped hectare</p> <p>minimum rental</p> <p>(d) sand or gravel production, use and removal:</p> <p>for use by a Saskatchewan Government ministry, municipality, regional park, community or Indian band or for another public purpose</p> <p>for all other uses:</p> <p>sand and gravel exploration</p> <p>each hectare</p> <p>sand and gravel surface rental</p> <p>each developed hectare</p> <p>each undeveloped hectare</p> <p>minimum rental</p>	<p>1240</p> <p>620</p> <p>110</p> <p>110</p> <p>656</p> <p>656</p> <p>no charge</p> <p>1655</p> <p>110</p> <p>110</p> <p>no charge</p> <p>1.85</p> <p>1655</p> <p>110</p> <p>110</p>
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8	Miscellaneous Use	
	(a) not more than 4 hectares:	
	each hectare	312
	excess area over 4 hectares, each hectare	176
	minimum rental	176
	(b) a Saskatchewan Government ministry, university, municipality, regional park or community or the Saskatchewan Public Safety Agency	no charge
	(c) work authorization:	
	for work authorization carried out by a Saskatchewan Government ministry, university, municipality, regional park or community or by the Saskatchewan Public Safety Agency	no charge
	for all other uses	200

”;

**(d) in Table 2.2 by striking out items 7 and 8 and substituting the following:**

“

7	Mineral, Industrial and Quarry Purpose	
	(a) mineral surface disposition:	
	each developed hectare if the site is in a state of production	1240
	each developed hectare if the site is in a state of suspended production	620
	each undeveloped hectare	110
	minimum rental	110
	(b) industrial disposition:	
	each hectare	656
	minimum rental	656
	(c) quarry surface disposition:	
	for use by a Saskatchewan Government ministry, municipality, regional park or community or for another public purpose	no charge
	for all other uses:	
	each developed hectare	2070
	each undeveloped hectare	110
	minimum rental	110

	(d) sand or gravel production, use and removal: for use by a Saskatchewan Government ministry, municipality, regional park, community or Indian band or for another public purpose	no charge
	for all other uses:	
	sand and gravel exploration each hectare	2
	sand and gravel surface rental each developed hectare	2070
	each undeveloped hectare	110
	minimum rental	110
8	Miscellaneous Use	
	(a) not more than 4 hectares:	
	each hectare	312
	excess area over 4 hectares, each hectare	176
	minimum rental	176
	(b) a Saskatchewan Government ministry, university, municipality, regional park or community or the Saskatchewan Public Safety Agency	no charge
	(c) work authorization:	
	for work authorization carried out by a Saskatchewan Government ministry, university, municipality, regional park or community or by the Saskatchewan Public Safety Agency	no charge
	for all other uses	200

(e) by repealing Table 4 and substituting the following:

“TABLE 4  
[Section 6-3]

**Applicable Fees - Peat Dispositions**  
(fiscal year 2020-2021 and in subsequent fiscal years)

Item	Peat disposition	Amount (\$)
1	annual surface rental fee, each hectare:	
	exploration before development	2
	developed	120
	undeveloped or reclaimed	6

(f) by repealing Tables 5 and 6;

(g) by striking out the heading to Table 7 and substituting the following:

“TABLE 7  
[Sections 5-7 and 6-3]

**Fees – Petroleum and Natural Gas Dispositions  
(fiscal year 2019-2020 and in subsequent fiscal years)”;**

(h) in Table 7 by striking out items 4 to 6 and substituting the following:

“ 4	First Year Development Fee (capital damage cost) related to well sites and access roads:	
	(a) each hectare up to 1.4 hectares	3982
	(b) each additional hectare	2710
5	Annual Surface Rental Charge related to well sites and access roads:	
	(a) each hectare up to 1.4 hectares	1899
	(b) each additional hectare	627
6	Battery site (including roads, pumping stations, compressor stations, pipeline control facilities, storage facilities, etc.):	
	(a) first year development fee, each hectare up to 1.4 hectares	4332
	(b) first year development fee, each additional hectare	2710
	(c) annual rental fee, each hectare up to 1.4 hectares	2250
	(d) annual rental fee, each additional hectare	627

”; and

(i) by striking out the heading to Table 9 and substituting the following:

“TABLE 9  
[Section 6-3]

**Service Fees  
(fiscal year 2020-2021 and in subsequent fiscal years)”.**

Coming into force

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

**SASKATCHEWAN REGULATIONS 10/2020***The Parks Act*

## Section 27

Order in Council 41/2020, dated February 6, 2020

(Filed February 7, 2020)

**Title**

1 These regulations may be cited as *The Parks Amendment Regulations, 2020*.

**RRS c P-1.1 Reg 6 amended**

2 *The Parks Regulations, 1991* are amended in the manner set forth in the regulations.

**Section 42.2 amended**

3 **Subsection 42.2(1) is amended by striking out “clause 43(1)(d)” and substituting “clause 43(2)(f)”.**

**New section 43**

4 **Section 43 is repealed and the following substituted:**

**“Fees**

43(1) In this section, ‘**petroleum and natural gas disposition**’ means any disposition with respect to petroleum and natural gas development made pursuant to section 15 of the Act.

(2) A disposition holder shall pay:

(a) for a lease of park land other than a recreational lease, the rents set out in Table 1 of the Appendix and any other amounts determined by the minister;

(b) for a recreational lease of park land in a fiscal year commencing on or after April 1, 2006, the annual fee determined in accordance with Part XIII.1;

(c) for a petroleum and natural gas disposition, the fees set out in Table 2 of the Appendix;

(d) for a disposition other than a disposition mentioned in clause (a), (b) or (c), the amount determined by the minister;

(e) interest on all amounts unpaid after 30 days from the due date:

(i) for commercial lease fees, at a rate determined by the minister; and

(ii) in all other instances, at a rate of 12% per year; and

(f) any charges or rates that the minister considers necessary to pay for any of the following that are provided by the minister in park land that will, in the opinion of the minister, benefit the disposition holder:

(i) services;

(ii) local improvements;

(iii) capital development; and

(iv) administration.

- (3) The interest mentioned in subclause (2)(e)(ii) is to be compounded annually.
- (4) In clause (2)(e):
- (a) ‘**amounts**’ includes all fees required to be paid pursuant to the Act or these regulations by a person;
- (b) ‘**due date**’ means the date that the notice containing the amount to be paid is served on the disposition holder.
- (5) Notwithstanding any terms and conditions included in any lease agreement respecting park lands, the minister may, with respect to any lease or category of leases, grant a discount for the early payment of rent on any terms and conditions the minister considers appropriate”.

**New Appendix**

**5 The Appendix to *The Parks Regulations, 1991* is repealed and the following substituted:**

**“Appendix**

“TABLE 1  
[Section 43]

**Annual Lease Rental Fees**

<b>Item</b>	<b>Description</b>	<b>Fee (\$)</b>
<b>1</b>	<b>Commercial Lease Fees</b>	
	Commercial Lease Fees per year:	775 per hectare but not less than 325
	<b>NOTE:</b> This fee applies to all commercial leases unless the commercial lease agreement specifies a different rate for park and recreation facilities and services and that fee is approved by the minister.	
<b>2</b>	<b>Institutional Camp Lease Fees</b>	
	Institutional Camp Lease fees per year:	35.51 per hectare
	<b>NOTE:</b> 1. This fee applies to all institutional camp leases if the camp operator is incorporated or continued pursuant to <i>The Non-profit Corporations Act, 1995</i> .	
	2. If a camp operator is not incorporated or continued pursuant to <i>The Non-profit Corporations Act, 1995</i> , the Commercial Lease Fees apply.	

“TABLE 2  
[Section 43]

**Petroleum and Natural Gas Disposition Fees**

<b>Item</b>	<b>Description</b>	<b>Fee (\$)</b>
<b>1</b>	First Year Development Fee (includes well sites and access roads)	3,982 per hectare for the first 1.4 hectares and 2,710 for each additional hectare
<b>2</b>	Annual Surface Rental Fee (includes well sites and access roads)	1,899 per hectare for the first 1.4 hectares and 627 for each additional hectare
<b>3</b>	Multiple Well Heads Fee	500 per well head
<b>4</b>	Easement (other than roads)	
	(a) one-time or first-time fee for a buried easement	2,717 per hectare
	(b) annual fee for an above-ground easement	2,070 per hectare
	(c) distribution line (Saskatchewan Crown corporations)	no charge
<b>5</b>	Temporary Work Space (one-time charge)	1,360 per hectare
<b>6</b>	Battery Site Rental Fee	
	(a) first year	4,332 per hectare for the first 1.4 hectares and 2,710 for each additional hectare
	(b) annual	2,250 per hectare for the first 1.4 hectares and 627 for each additional hectare
<b>7</b>	Surface Lease Amendment Fee	200
<b>8</b>	Annual Surface Restoration Fee related to items 2, 3 and 6 above	50% of the applicable fee if the disposition is extended”.

**Coming into force**

**6** These regulations come into force on the day on which they are filed with the Registrar of Regulations, but are retroactive and are deemed to have been in force on and from April 1, 2019.

**SASKATCHEWAN REGULATIONS 11/2020***The Local Government Election Act, 2015*

Section 186

Order in Council 42/2020, dated February 6, 2020

(Filed February 7, 2020)

**Title**

**1** These regulations may be cited as *The Local Government Election Amendment Regulations, 2020*.

**RRS c L-30.11 Reg 1 amended**

**2** *The Local Government Election Regulations, 2015* are amended in the manner set forth in these regulations.

**Section 2 amended**

**3 Section 2 is amended:**

**(a) by renumbering it as subsection 2(1); and**

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

“(2) For the purposes of sections 36 and 42 of the Act, ‘**assessed person**’ includes the owner of assessable land that has been leased to another person”.

**New section 2.1**

**4 The following section is added after section 2:**

**“Member of council by reason of lease**

**2.1** For the purposes of section 42 of the Act, a person who was nominated, elected or holds office as a member of council in a resort village before January 1, 2020, by reason of leasing assessable land in the resort village, or land now in the resort village, continues to be nominated, elected or to hold office as a member of council until July 25, 2020”.

**Section 13 amended**

**5 The definition of “address” in section 13 is amended by adding “, civic address” after “legal land description”.**

**New section 15**

**6 Section 15 is repealed and the following substituted:**

**“Evidence of residence**

**15** If the address contained in the piece of identification or pieces of information provided pursuant to clause 110(a) of the Act does not provide evidence of a person’s residence in the municipality but is, in the opinion of the deputy returning officer, consistent with information relating to the person that appears on the voters list or voter’s registration form, the person’s residence is established for the purposes of voting”.

Appendix B amended

**7 Form C of Appendix B is repealed and the following substituted:**

**“FORM C**

*[Clause 26(1)(b) of the Regulations]*

**Registration Form For Voter Residing on Indian Reserve**

\_\_\_\_\_ School Division No. \_\_\_\_ Subdivision No. \_\_\_\_

\_\_\_\_\_ Indian Reserve Subdivision No. \_\_\_\_\_

\_\_\_\_\_ Separate School Division No. \_\_\_\_ Subdivision No. \_\_\_\_

\_\_\_\_\_ Indian Reserve Subdivision No. \_\_\_\_\_

**Print:** Full Name \_\_\_\_\_

Place of Residence \_\_\_\_\_

Residing On \_\_\_\_\_ Indian Reserve No. \_\_\_\_\_

Polling Area No. \_\_\_\_\_

I declare that:

**1** I have not already voted in this election.

**2** On the day of the election:

(a) I am the full age of 18 years or will attain the full age of 18 years on or before election day;

(b) I have resided for at least three consecutive months immediately preceding the day of the election in the school division or separate school division named above;

(c) I am a band member of the \_\_\_\_\_ Indian Reserve No. \_\_\_\_ ;

(d) I have resided in Saskatchewan for at least six consecutive months immediately preceding the day of the election; and

*(Check one of the following:)*

(e)  I am a voter of the public school division;

**or**

I am a voter of the separate school division and I am of the religious faith of the minority that established the separate school division.

I declare that the information given by me with respect to the above statements is true in all respects.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_ .

Witness:

\_\_\_\_\_  
*(Deputy Returning Officer or Enumerator)*

\_\_\_\_\_  
*(Voter)”.*

**Appendix C amended**

8(1) Appendix C is amended in the manner set forth in this section.

**(2) Form A is repealed and the following substituted:**

**“FORM A**  
 [Subsection 30(4) of the Act]  
**Application by Voter to Vote at Residence**

Part I

To the Returning Officer for the: *(complete as applicable)*

_____ of _____ <i>(Municipality)</i>
---

_____ <b>School Division No.</b> _____
--

_____ <b>Separate School Division No.</b> _____
---

I, \_\_\_\_\_, being a voter pursuant to *The Local Government Election Act, 2015* apply pursuant to section 30 of that Act to vote at the municipal or school election now pending. I am entitled to vote pursuant to section 30 of the Act because:

*(check one)*

- I am unable to attend at an established polling place to vote by reason of disability or limited mobility; or
- I am a resident caregiver of a voter who is unable to attend at an established polling place to vote by reason of disability or limited mobility and, because of the care required by that voter, I am unable to attend at an established polling place to vote during the time when polls are open for voting.

I am a voter in Ward/Division/Subdivision (as required) No. \_\_\_\_\_.\*

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
*(Address of Applicant)*

\_\_\_\_\_  
*(Signature of Applicant)*

\_\_\_\_\_  
*(If Applicant is resident caregiver, include address of voter with disability or limited mobility)*

Note: Candidates and their agents may choose to attend at homes/bedside for voters who cannot attend a poll in person pursuant to section 31 of these regulations.

\* This statement is only required to be included on the form if it is applicable

## Part II

I, \_\_\_\_\_, the undersigned,  
*(Name of Witness)*

certify that the applicant named in Part I:

- (a) is personally known to me;
- (b) resides in the municipality/school division; and
- (c) is *(Check one)*:
  - unable to attend at an established polling place to vote by reason of disability or limited mobility; or
  - a resident caregiver of a voter who is unable to attend at an established polling place to vote by reason of disability or limited mobility.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

\_\_\_\_\_  
*(Address of Witness)*

\_\_\_\_\_  
*(Signature of Witness)*

**(3) Form B of Appendix C is amended in the title by striking out “by Homebound Voting” and substituting “at Residence”.**

**(4) Form C of Appendix C is amended in the title by striking out “Homebound Voting” and substituting “Voting at Residence”.**

**(5) Form E is repealed and the following substituted:**

**“FORM E**

*[Subsection 50(1) or (2) of the Act]*

**Oath, Affirmation or Declaration of Election Official**

I, \_\_\_\_\_, an election  
*(Name)*

official at the election to be held for the: *(complete as applicable)*

\_\_\_\_\_ of \_\_\_\_\_  
*(Municipality)*

\_\_\_\_\_ **School Division No.** \_\_\_\_\_

\_\_\_\_\_ **Separate School Division No.** \_\_\_\_\_

on the \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_\_, swear *(or affirm or declare)* that:

- 1 I will not attempt unlawfully to ascertain the candidate or candidates for whom any person has voted or the manner of a person’s vote on a bylaw, resolution or question, and I will not in any way aid in the unlawful discovery of that information;
- 2 I will strictly observe secrecy with respect to any and all knowledge that may come into my possession regarding the information and identification provided pursuant to section 110 of the Act;
- 3 I will strictly observe secrecy with respect to any and all knowledge that may come into my possession regarding the candidate or candidates for whom any person has voted or the manner in which a voter has marked the voter’s ballot on a bylaw, resolution or question; and
- 4 I will faithfully and impartially, to the best of my knowledge and ability, execute the office of \_\_\_\_\_, and I have not received and will not receive any payment or reward or promise of payment or reward for the exercise of any partiality or corrupt practice.

Sworn *(or affirmed or declared)* before me  
 at \_\_\_\_\_,  
 Saskatchewan, this \_\_\_\_\_  
 day of \_\_\_\_\_, 20 \_\_\_\_\_.

} \_\_\_\_\_  
*(Election official)*

*(Returning Officer, Commissioner for Oaths for Saskatchewan or other person authorized by law to administer an oath)”*.



**“FORM I (BACK)**  
*[Clauses 67(3)(a)(b)(c)(d)(g) & (h) of the Act]*  
*[Subsection 37(1) of the Regulations]*

**Candidate’s Acceptance**

I, \_\_\_\_\_,  
*(Name as it will appear on the ballot)*

a(n) \_\_\_\_\_,  
*(Occupation)\**

a candidate nominated for the office of: *(complete as applicable)*

**Mayor/Reeve:** \_\_\_\_\_ of \_\_\_\_\_  
*(Municipality)*

**Councillor:** \_\_\_\_\_ of \_\_\_\_\_  
*(Municipality)*  
 Ward/Division No. \_\_\_\_\_ *(If applicable)*

declare that:

- 1 I am the full age of 18 years or will attain the full age of 18 years on or before election day;
- 2 I am a Canadian citizen;
- 3 If elected, I will accept the office for which I was nominated; and
- 4 I am not disqualified by *The Local Government Election Act, 2015* or any other Act from holding the office for which I am a candidate;

**For municipalities – excluding rural municipalities and resort villages**

**5** I have resided in Saskatchewan for at least six consecutive months immediately preceding the date on which this nomination paper is submitted; and

**6** I have resided in the municipality, or on land now in the municipality, for at least three consecutive months immediately preceding the date on which this nomination paper is submitted.

**For rural municipalities**

**5** I am eligible to vote in the municipality;

**6** I am a resident of Saskatchewan;

**For resort villages only**

**5** I have resided in Saskatchewan for at least six consecutive months immediately preceding the date on which this nomination paper is submitted; and

**6** I: (*indicate one of the following*)

(a) have resided in the resort village, or land now in that resort village, for three consecutive months immediately preceding the date on which this nomination paper is submitted;

(b) have been the assessed person with respect to property in the resort village, or property now situated in the resort village, pursuant to section 207 of *The Municipalities Act*, for at least three consecutive months immediately preceding the date on which this nomination paper is submitted;

(c) am the spouse of a person mentioned in clause (a) or (b).

Dated at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_.

\_\_\_\_\_  
(Signature of Candidate)

\_\_\_\_\_  
(Witness)

\_\_\_\_\_  
(Witness)

*\*Can be removed from the form, unless otherwise required by bylaw of the municipality pursuant to clause 9.1(2)(c) of the Act\*.*

**(7) Form J is repealed and the following substituted:**

“FORM J (FRONT)  
[Clause 67(3)(e) or (f) of the Act]  
[Subsection 37(2) of the Regulations]

**Nomination for School Board**

We the undersigned, being voters of the: *(Complete one)*

_____ <b>School Division No.</b> _____ Subdivision No. _____ <i>(If applicable)</i>
--

_____ <b>Separate School Division No.</b> _____ Subdivision No. _____ <i>(If applicable)</i>
---

nominate \_\_\_\_\_ ,  
*(Name)*

of \_\_\_\_\_ , to be a candidate at the election  
*(Street/road address or legal description of land)*

to be held on the \_\_\_\_\_ day of \_\_\_\_\_ , 20 \_\_\_\_\_ for the office of:  
*(Complete one)*

<b>Board Member:</b> _____ <b>School Division No.</b> _____ Subdivision No. _____ <i>(If applicable)</i>
---

<b>Board Member:</b> _____ <b>Separate School Division No.</b> _____ Subdivision No. _____ <i>(If applicable)</i>
--

<i>Signature</i> <i>(10 signatures required)</i>	<i>Name (printed)</i>	<i>Street/Road Address or</i> <i>Legal Description of Land</i>
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

- Note**
- In the case of a school division election in which subdivisions are used, an eligible nominator must reside in the subdivision in which the candidate is seeking nomination.
  - In the case of a separate school division election, an eligible nominator must be a voter of the separate school division in accordance with subsection 36(2) of *The Local Government Election Act, 2015*.

“FORM J (BACK)  
[Clause 67(3)(e) or (f) of the Act]  
[Subsection 37(2) of the Regulations]

**Candidate’s Acceptance**

I, \_\_\_\_\_, a(n) \_\_\_\_\_,  
(Name as it will appear on the ballot) (Occupation if required)

a candidate nominated for the office of: (Complete as applicable)

<b>Board Member:</b> _____ <b>School Division No.</b> _____ Subdivision No. _____ (If applicable)
--

<b>Board Member:</b> _____ <b>Separate School Division No.</b> _____ Subdivision No. _____ (If applicable)
---

declare that:

- 1 I am the full age of 18 years or will attain the full age of 18 years on or before election day;
- 2 I am a Canadian citizen and I have resided in Saskatchewan for at least six consecutive months immediately preceding the date on which this nominate paper is submitted;
- 3 I am not disqualified by *The Local Government Election Act, 2015*, *The Education Act, 1995* or any other Act from holding the office for which I am a candidate;
- 4 If elected, I will accept the office for which I was nominated; and
- 5 I have resided for at least three consecutive months immediately preceding the date on which this nomination paper is submitted in, or on land now in:
  - (a) **School Division No.** \_\_\_\_\_;

OR

  - (b) **Separate School Division No.** \_\_\_\_\_,  
and I am of the religious faith of the minority that established the separate school division.

Dated at \_\_\_\_\_, this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_.

\_\_\_\_\_  
(Signature of Candidate)

\_\_\_\_\_  
(Witness)

\_\_\_\_\_  
(Witness)

Note - Occupation is required if authorized by resolution pursuant to section 9.2 of *The Local Government Election Act, 2015*”.

**(8) Form P is repealed and the following substituted:****“FORM P***[Clause 93(1)(d) and clause 101(2)(b) of the Act]***Sections 185.1, 185.11, 185.21 and 185.22 of  
The Local Government Election Act, 2015*****Bribery*****185.1** *A person is deemed to have committed the offence of bribery if that person:*

- (a) *or any other person on that person’s behalf, directly or indirectly:*
  - (i) *gives, lends or agrees to give, lend, offer or promise money or valuable consideration, or gives, procures or agrees to give, procure, offer or promise any office, place or employment, to or for any voter or person in order to induce that voter or person to vote or refrain from voting at an election or on a bylaw or question; or*
  - (ii) *does any act described in subclause (i) on account of a voter having voted or having refrained from voting at an election or on a bylaw or question;*
- (b) *or any other person on that person’s behalf, directly or indirectly, makes any gift, loan, offer, promise or agreement described in clause (a) to or for any person in order to induce that person to procure or defeat, or endeavour to procure or defeat:*
  - (i) *the election of a candidate;*
  - (ii) *the passing of a bylaw;*
  - (iii) *the result of a vote on a question; or*
  - (iv) *the vote of a voter at an election;*
- (c) *in return for a gift, loan, offer, promise, procurement or agreement, procures, defeats, engages, promises or endeavours to procure or defeat:*
  - (i) *the election of a candidate;*
  - (ii) *the passing of a bylaw;*
  - (iii) *the result of a vote on a question; or*
  - (iv) *the vote of a voter at an election;*
- (d) *advances, pays or causes to be paid money to or for the use of any other person, with the intent that the money or any part of it be spent in bribery at an election or at the voting on a bylaw or question, or knowingly pays or causes to be paid money to any person in discharge or repayment of money wholly or in part spent in bribery at an election or at the voting on the bylaw or question;*
- (e) *or any other person on that person’s behalf, before or during an election or before or during the voting on a bylaw or question, directly or indirectly, receives, agrees or contracts for any money, gift, loan or valuable consideration, office, place or employment for that person or any other person for:*
  - (i) *voting or agreeing to vote at the election or on the bylaw or question; or*

- (ii) *refraining or agreeing to refrain from voting, at the election or on the bylaw or question;*
- (f) *or any other person on that person's behalf, after an election or the voting on a bylaw or question, directly or indirectly:*
  - (i) *receives any money or valuable consideration on account of any person having voted or refrained from voting; or*
  - (ii) *induces any other person to vote or refrain from voting at the election or on the bylaw or question; or*
- (g) *hires a vehicle for the purpose of transporting voters to or from the polls, or receives pay for the use of a vehicle for the purpose of transporting voters to and from a poll.*

### **Undue Influence**

**185.11(1)** *In this section, 'threatens' means:*

- (a) *makes use of or threatens to make use of any force, violence or restraint;*
- (b) *inflicts or threatens the infliction personally or by or through any other person of any injury, damage, harm or loss; or*
- (c) *in any manner practises intimidation.*

**(2)** *A person is deemed to have committed the offence of undue influence if that person or any other person on that person's behalf, directly or indirectly:*

- (a) *threatens any person in order to induce or compel any person to vote or refrain from voting, or to vote for or against a particular candidate, bylaw or question, at an election, or on account of a voter having voted or refrained from voting at an election; or*
- (b) *by abduction, duress or any fraudulent device or contrivance:*
  - (i) *impedes, prevents or otherwise interferes with the free exercise of the franchise of a voter; or*
  - (ii) *compels, induces or prevails on a voter to give or refrain from giving the voter's vote, or to vote for or against a candidate, bylaw or question, at an election.*

### **Forfeiture and disqualification**

**185.21** *A candidate elected at an election who is found by a judge, on the hearing of a motion in the nature of a quo warranto, to be guilty of an act of bribery pursuant to section 185.1 or of using undue influence pursuant to section 185.11 forfeits the candidate's seat and is ineligible as a candidate at any election for 12 years.*

### **Penalty for bribery or undue influence**

**185.22(1)** *A person who is found guilty of an offence within the meaning of section 185.1 or 185.11 is:*

- (a) *liable to a fine of not more than \$5,000, payable to the local jurisdiction on behalf of which the election was conducted; and*
- (b) *disqualified from voting at any election or on any bylaw or question for the next four consecutive years.*

(2) *The penalty imposed in this section is recoverable with full costs of suit by any person who sues for the penalty in court, and a person against whom judgment is rendered is ineligible either as a candidate or a voter until the full amount of the penalty has been paid.*

(3) *The judge may direct that, in default of payment of the penalty and costs within the time fixed, the person against whom judgment is rendered must be imprisoned for the lesser of the following periods:*

(a) *30 days; or*

(b) *until the day on which the penalty and costs are fully paid.*

(4) *In case of default of payment, the judge may issue a warrant for the arrest and imprisonment of the person against whom judgment is rendered in accordance with the judgment until the penalty and costs are fully paid”.*

**(9) Form R is repealed and the following substituted:**

**“FORM R**

*[Subsections 96(2) and 121(2) of the Act]*

**Voter’s Registration Form and Poll Book**

Name: \_\_\_\_\_  
(Print)

Address: \_\_\_\_\_  
(Print)

Election held in: *(complete as applicable)*

_____ of _____ <i>(Municipality)</i>
Ward/Division No. _____ <i>(If applicable)</i>

_____ <b>School Division No.</b> _____
Subdivision No. _____ <i>(If applicable)</i>

_____ <b>Separate School Division No.</b> _____
Subdivision No. _____ <i>(If applicable)</i>

Complete the following by placing an “X” in the box to the left of each statement that is correct:

- 1** I am a Canadian citizen.
- 2** I am the full age of 18 years or will attain the full age of 18 years on or before election day.
- 3** I have not already voted at this election.

(Choose one)

**School Division Voters**

- 4 On the day of the election, I:
- (a) have resided for at least three consecutive months immediately preceding the day of the election in or on land now in the:
    - (i) \_\_\_\_\_ **School Division No. \_\_\_\_**; or
    - (ii) \_\_\_\_\_ **Separate School Division No. \_\_\_\_**,  
and I am of the religious faith of the minority that established the separate school division;
  - (b) qualify as a voter of that school division; and
  - (c) have resided in Saskatchewan for at least six consecutive months immediately preceding the day of the election.

**Municipal Voters – excluding Rural Municipalities and Resort Villages**

- 5 On the day of the election:
- (a) I: *(place an 'X' in one of the following boxes for clause (a))*
    - (i) have resided for at least three consecutive months immediately preceding the day of the election in or on land now in the \_\_\_\_\_ of \_\_\_\_\_; or  
*(Municipality)*
    - (ii) have been the owner for at least three consecutive months immediately preceding the day of the election of assessable land situated in the municipality or of land now in the municipality; and
  - (b) I have resided in Saskatchewan for at least six consecutive months immediately preceding the day of the election.

**Municipal Voters – Rural Municipalities only**

- 6 On the day of the election, I: *(place an 'X' in one of the following boxes)*
- (a) have resided in the rural municipality or on land now in the rural municipality for at least three consecutive months immediately preceding the day of the election;
  - (b) am the registered owner, (or purchaser pursuant to a bona fide agreement for sale), of land in the rural municipality;
  - (c) am assessed with respect to land in the rural municipality pursuant to a lease, licence, permit or contract in agreement with the registered owner;
  - (d) am assessed with respect to an improvement in the rural municipality;
  - (e) am the holder of a permit in the rural municipality with respect to a trailer or mobile home;
  - (f) am the spouse of a person described in clause (b), (c), (d) or (e);
  - (g) am the chief executive officer of a duly incorporated co-operative, corporation or religious association that is assessed on the last revised assessment roll with respect to property in the rural municipality that is not exempt from taxation.

**Municipal Voters – Resort Villages only**

7 On the day of the election, I: *(place an 'X' in one of the following boxes)*

(a) have resided for at least three consecutive months immediately preceding the day of the election in or on land now in the Resort Village of \_\_\_\_\_;

(b) have been the assessed person with respect to property for at least three consecutive months immediately preceding the day of the election in or on property now situated in the Resort Village of \_\_\_\_\_;

(c) am the spouse of a person described in clause (a) or (b).

I declare that I am a voter entitled to vote in Ward/Division No. \_\_\_\_\_ of the \_\_\_\_\_ of \_\_\_\_\_.\*  
*(municipality)*

I declare that I am a voter entitled to vote in Subdivision No. \_\_\_\_\_ of the \_\_\_\_\_ School Division/Separate School Division No. \_\_\_\_\_.\*\*

I declare that the information given by me with respect to the above statements is true in all respects.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_\_.

Witness:

\_\_\_\_\_  
*(Deputy Returning Officer or Enumerator or other person Authorized by bylaw for the purposes of a mail-in ballot)*

\_\_\_\_\_  
*(Voter)*

VOTED WITH RESPECT TO						
Mayor/ Reeve	Councillor	School Board Member	Bylaw	Question	Sworn or Refused to Declare	Objection

REMARKS \_\_\_\_\_ Entry No. \_\_\_\_\_

\* Declaration statement to be used in rural municipalities that have established wards.

\*\* Declaration statement to be used only if subdivisions are established in the school division/separate school division”.

**(10) Form V is repealed and the following substituted:****“FORM V***[Clauses 123(1)(a) and (b) of the Act]***Declaration of Voter Unable to Vote in the Manner Described by the Act**

I declare that:

- 1 I am a Canadian citizen.
- 2 I am the full age of 18 years or will attain the full age of 18 years on or before election day.
- 3 I have not already voted at this election.
- 4 I am unable to vote in the manner otherwise prescribed by *The Local Government Election Act, 2015*.

**School Division Voters**

- 5 On the day of the election, I:
- (a) have resided for at least three consecutive months immediately preceding the day of the election in or on land now in the:
- (i) \_\_\_\_\_ **School Division No.** \_\_\_\_; or
- (ii) \_\_\_\_\_ **Separate School Division No.** \_\_\_\_\_, and I am of the religious faith of the minority that established the separate school division;
- (b) qualify as a voter of that school division; and
- (c) have resided in Saskatchewan for at least six consecutive months immediately preceding the day of the election.

**Municipal Voters – excluding Rural Municipalities and Resort Villages**

- 6 On the day of the election:
- (a) I: *(place an ‘X’ in one of the following boxes for clause (a))*
- (i) have resided for at least three consecutive months immediately preceding the day of the election in or on land now in the \_\_\_\_\_ of \_\_\_\_\_; or  
*(Municipality)*
- (ii) have been the owner for at least three consecutive months immediately preceding the day of the election of assessable land situated in the municipality or of land now in the municipality; and
- (b) I have resided in Saskatchewan for at least six consecutive months immediately preceding the day of the election.



**(11) Form CC is repealed and the following substituted:**

**“FORM CC**  
*[Clause 139(1)(b) of the Act]*

**Declaration of Results**

*(Complete one)*

<b>Mayor/Reeve:</b> _____ of _____ <span style="margin-left: 100px;"><i>(Municipality)</i></span>
--

<b>Councillor:</b> _____ of _____ <span style="margin-left: 100px;"><i>(Municipality)</i></span> Ward/Division No. _____ <i>(If applicable)</i>
---

<b>Board Member:</b> _____ <b>School Division No.</b> _____ Subdivision No. _____ <i>(If applicable)</i>
---

<b>Board Member:</b> _____ <b>Separate School Division No.</b> _____ Subdivision No. _____ <i>(If applicable)</i>
--

for the election held on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

Names of Candidates	Number of Votes or Acclamation/Elected
---------------------	--

Number of rejected ballots, except those on which no vote was made: ..... \_\_\_\_\_

\*Number of ballots counted but objected to:..... \_\_\_\_\_

Spoiled: (e.g. Issued to a person who declined to vote) ..... \_\_\_\_\_

Total number of voters who voted as indicated on each Form Z (or Form AA for voting machines) ..... \_\_\_\_\_

I declare that this is an accurate statement of the votes cast for the office of \_\_\_\_\_ for \_\_\_\_\_  
*(Specify)* *(Municipality or School Division)*

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_.

\_\_\_\_\_  
*(Returning Officer)*

**Note:** A separate Declaration of Results must be completed for each office.

*\*Not applicable when using a voting machine”.*

**Coming into force**

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

**SASKATCHEWAN REGULATIONS 12/2020***The Gas Licensing Act*

## Section 25

Order in Council 43/2020, dated February 6, 2020

(Filed February 7, 2020)

**Title**

1 These regulations may be cited as *The Gas Licensing Amendment Regulations, 2020*.

**RRS c G-4.1 Reg 1 amended**

2 *The Gas Licensing Regulations* are amended in the manner set forth in these regulations.

**New sections 2 to 5.1**

3 **Sections 2 to 5 are repealed and the following substituted:**

**“Definitions**

2 In these regulations:

‘**Act**’ means *The Gas Licensing Act*;

‘**domestic installation**’ means an installation in a dwelling and any other installation where:

(a) the total combined gas load does not exceed 205 kilowatts (700,000 btu) per hour; and

(b) individual appliance load does not exceed 117 kilowatts (400,000 btu) per hour;

‘**permit**’ means a permit issued pursuant to *The Gas Inspection Act*.

**“Gas fitter’s licence**

3(1) The director may issue a gas-fitter’s licence to any person who:

(a) satisfies the director that the person is qualified to perform the work authorized in the licence and intends to exercise care, diligence and skill to engage honestly and in good faith in the regular business authorized by that licence; and

(b) has completed or holds:

(i) a gas-fitter’s certificate, gas exam score or equivalent proficiency certificate recognized by the Saskatchewan Apprenticeship and Trade Certification Commission or other training institution pursuant to section 3.2; or

(ii) valid qualifications from another province or territory of Canada that are equivalent to the qualifications or proficiency certificate qualifications required in Saskatchewan for the appropriate class of licence.

- (2) The holder of a gas-fitter's licence may work for a licensed contractor on all gas installations and equipment specified in the holder's licence and in the licence held by the contractor.
- (3) The classes of gas-fitter's licences are the following:
- (a) general gas-fitter;
  - (b) domestic gas-fitter, which entitles the holder to only perform domestic installations;
  - (c) restricted gas-fitter and temporary restricted gas-fitter, which entitles the holder to only perform work of gas installation specified in the restrictions placed in the licence.
- (4) The director may determine the restrictions that may be placed on a gas-fitter's licence pursuant to this section, and those restrictions must be stated in the licence.

**“Advisory committees**

**3.1(1)** The director may establish one or more advisory committees to do the following:

- (a) assist the director in:
    - (i) developing and revising the program for licensing gas-fitters;
    - (ii) assessing an applicant's past experience and training;
    - (iii) developing and revising examinations;
    - (iv) assessing an applicant's activities to support renewal of a licence;
    - (v) assessing educational institutions for the purpose of section 3.2;
  - (b) provide guidelines for the evaluation of candidates' experience and training;
  - (c) make recommendations to the director respecting:
    - (i) amendments to these regulations and new regulations; and
    - (ii) any matter relating to the administration of these regulations.
- (2) An advisory committee must include:
- (a) at least one representative of the ministry;
  - (b) at least one representative from the chief inspector's office;
  - (c) at least one representative of Saskatchewan Apprenticeship and Trade Certification Commission;
  - (d) at least one representative of the Mechanical Contractors' Association of Saskatchewan; and
  - (e) any other persons considered necessary by the director.

(3) A representative of the ministry is to be the chairperson of an advisory committee.

(4) The minister shall cause all guidelines developed pursuant to clause (1)(b) to be made public in any manner the minister considers appropriate, including posting them on the ministry's website.

**“Examinations conducted other than by ministry**

**3.2** On the recommendation of the director, the ministry may arrange for examinations to be prepared, scheduled, held, marked and otherwise administered by:

- (a) the Saskatchewan Apprenticeship and Trade Certification Commission; or
- (b) an educational or other institution acceptable to the ministry.

**“General contractor's licence**

**4(1)** A general contractor's licence may be issued to any person who:

- (a) satisfies the director that the person is qualified to perform the work authorized in the licence and intends to exercise care, diligence and skill to engage honestly and in good faith in the regular business authorized by that licence; and
- (b) provides:
  - (i) a guarantee bond in the penal sum of \$10,000; or
  - (ii) if the principal under the guarantee bond has had a claim against that bond or had that bond cancelled for cause, a guarantee bond in the penal sum of \$30,000.

(2) Holders of general contractor's licences may engage in the business of, and advertise and hold themselves out as, contractors.

(3) The holder of a general contractor's licence may employ, for the purpose of assisting a licensed gas-fitter in performing work of gas installation:

- (a) persons who are apprentices in trades, including a steam fitter - pipe-fitter, plumber or refrigeration and air conditioning mechanic technician, that are recognized by the Saskatchewan Apprenticeship and Trade Certification Commission and who have a gas exam score, equivalent to a gas-fitter certificate; or
- (b) a person who holds valid qualifications from another province or territory of Canada that are equivalent to the qualifications or proficiency certificate qualifications required in Saskatchewan to work in the apprenticeship trade or other designated trade mentioned in clause (a).

**“Domestic contractor’s licence**

- 5(1) A domestic contractor’s licence may be issued to any person who:
- (a) satisfies the director that the person is qualified to perform the work authorized in the licence and intends to exercise care, diligence and skill to engage honestly and in good faith in the regular business authorized by that licence; and
  - (b) provides:
    - (i) a guarantee bond in the penal sum of \$10,000; or
    - (ii) if the principal under the guarantee bond has had a claim against that bond or had that bond cancelled for cause, a guarantee bond in the penal sum of \$30,000.
- (2) Holders of a domestic contractor’s licence may:
- (a) engage in the business of, and advertise and hold themselves out as contractors of domestic installations; and
  - (b) undertake work only on domestic installations.
- (3) The holder of a domestic contractor’s licence may employ, for the purpose of assisting a licensed gas-fitter in performing work of gas installation:
- (a) persons who are apprentices in trades, including a steam fitter - pipe-fitter, plumber or refrigeration and air conditioning mechanic technician, that are recognized by the Saskatchewan Apprenticeship and Trade Certification Commission and who have a gas exam score, equivalent to a gas-fitter certificate; or
  - (b) a person who holds valid qualifications from another province or territory of Canada that are equivalent to the qualifications or proficiency certificate qualifications required in Saskatchewan to work in the apprenticeship trade or other designated trade mentioned in clause (a).

**“Restricted contractor’s licence**

- 5.1(1) A restricted contractor’s licence may be issued to any person who:
- (a) demonstrates to the director competence in the regular business authorized by that licence; and
  - (b) provides:
    - (i) a guarantee bond in the penal sum of \$10,000; or
    - (ii) if the principal under the guarantee bond has had a claim against that bond or had that bond cancelled for cause, a guarantee bond in the penal sum of \$30,000.
- (2) The holder of a restricted contractor’s licence may engage in the business of and advertise as a restricted contractor.

(3) No individual who is issued a restricted contractor's licence shall do any work of gas installation except the work that is specified in the licence.

(4) The director may determine the restrictions that may be placed on a licence pursuant to this section, and those restrictions are to be stated in the licence”.

**Section 6 amended**

**4(1) Subsection 6(2) is amended by striking out “his” and substituting “the holder’s”.**

**(2) Subsection 6(3) is repealed.**

**New sections 7 and 8**

**5 Sections 7 and 8 are repealed and the following substituted:**

**“Supply house licence**

**7** A supply house licence may be issued to any person who satisfies the director that the person meets the requirements to properly conduct the sale of gas equipment and gas appliances and that it is not contrary to the public interest to do so.

**“Unlicensed employees**

**8** No holder of a licence issued pursuant to these regulations shall require or permit any employee who is not a licensed gas-fitter to perform any work for which a licence is required, except as an assistant to and under the direct supervision of a licensed gas-fitter”.

**New section 10**

**6 Section 10 is repealed and the following substituted:**

**“Duplicate copy**

**10** If a licence is lost or destroyed, the director may issue a duplicate copy on payment of the fee set out in Table 1 of the Appendix”.

**Section 11 amended**

**7 Section 11 is amended by striking out “five” and substituting “three”.**

**New section 13**

**8 Section 13 is repealed and the following substituted:**

**“Refund**

**13(1)** Subject to subsection (2), if a holder of a licence issued for a term of three years surrenders that licence within one year after the date of its issuance, the holder is entitled to a refund equal to 50% of the fee paid for the licence.

(2) No refund is payable pursuant to this section if the licence holder:

- (a) has not:
  - (i) returned to the director the holder's licence; and
  - (ii) returned or accounted to the chief inspector for any permits in the holder's possession;
- (b) has gas installation work identified as defective at the time of application for the refund;
- (c) has a suspended licence; or
- (d) owes fees to the ministry for any permits or inspections”.

## New Table 1 of Appendix

**9 Table 1 of the Appendix is repealed and the following substituted:**

“Table 1  
[Section 12]

## LICENCE FEES

<i>Item</i>	<i>Type of Licence</i>	<i>Licence Fee \$</i>		
		<i>One-year Term</i>	<i>Three-year Term</i>	<i>Duplicate</i>
1	General gas-fitter's licence	25	75	25
2	Domestic gas-fitter's licence	25	75	25
3	General contractor's licence	100	300	25
4	Domestic contractor's licence	100	300	25
5	Restricted contractor's licence	100	300	25
6	Employer's licence	100	300	25
7	Supply house licence	100	300	25
8	Propane distributor's licence (refillable cylinders only)	30	90	25
9	Propane bulk storage and filling plants	150	450	25
10	Out-of-province propane distributor	150	450	25

**Coming into force**

**10(1)** Subject to subsection (2), these regulations come into force on March 1, 2020.

**(2)** If these regulations are filed with the Registrar of Regulations after March 1, 2020, these regulations come into force on the day on which they are filed with the Registrar of Regulations.