

# Transferable Royalty Credits

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## Overview:

Transferable royalty credits are **oil, gas, and helium Crown royalty and freehold production tax credits** that are awarded to a company that has successfully qualified for one of the following incentive programs:

- [Oil and Gas Processing Investment Incentive](#) (OGPII);
- [Critical Minerals Processing Investment Incentive](#) (CMPPII);
- [Oil Infrastructure Investment Program](#) (OIIP);
- [Saskatchewan Petroleum Innovation Incentive](#) (SPII); or
- [Saskatchewan Critical Minerals Innovation Incentive](#) (SCMII).

In order to receive and utilize credits, a company must have a Business Associate Identification (BA ID) in the Government of Saskatchewan's Integrated Resource Information System (IRIS). Each dollar of royalty credits can be used to pay one dollar towards the participant company's monthly **oil, gas, or helium** Crown royalty and freehold production tax (royalty/tax) invoice from the Government of Saskatchewan, or can be transferred, under contractual terms of their choosing, to another company that has aBA ID in IRIS.

## What are royalty credits used for?

Royalty credits are used to pay the remission of any oil, gas, and helium royalty/tax in Saskatchewan. If there is an outstanding oil, gas, and helium royalty/tax balance owed to the Government of Saskatchewan, from a period prior to receiving the royalty credits, the royalty credits cannot be used towards the remission of past oil, gas, and helium royalty/tax invoices.

## Highlights:

- The transferable nature of the royalty credits gives non-producers/non-royalty payers an opportunity to directly benefit from OGPII, CMPPII, OIIP, SPII and SCMII incentive programs, by transferring their earned royalty credits to any oil, gas, or helium producer, or combination of producers, that pay oil, gas, or helium royalty/tax to the Government of Saskatchewan under any commercial terms agreed to by the parties.
- If the participant company who has earned the royalty credits chooses to transfer them, the contractual terms between the transferor and transferee(s) do not involve the Government of Saskatchewan.
- There is no limit on the number of times royalty credits can be transferred. In addition, the amount of credits transferred can be divided between multiple companies in IRIS, and the transactions can occur in multiple stages.

*Example:* A participant company (i.e., the company who has been approved to OGPII, CMPII, OIIP, SPII or SCMI) has earned royalty credits but does not pay oil, gas, or helium royalty/tax. They may choose to sell their credits to any oil, gas, or helium producer, or combination of producers, who have a monthly royalty/tax invoice. The Government of Saskatchewan will not be involved with, or liable for, the contractual terms of the agreement between the parties, when transferring the royalty credits.

## How it Works

### STEP 1: APPLY

- ✓ **Submit** OGPII, SPII, OIIP, CMPII or SCMI application
- ✓ **Define** project including expenditures
- ✓ **Meet** incentive criteria

### STEP 2: EARN

Build project and verify expenditures to **earn** credits



\$600M to \$800M



in royalties paid  
yearly in Saskatchewan

### STEP 3: TRANSFER

**Transfer** = Sell credits by contract

Transferring credits is optional

**Note:** Credits can be re-sold, there is no transfer fee



### STEP 4: REDEEM

**Redeem** royalty credits towards remission of oil, gas, and helium royalties in Saskatchewan



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# Obtaining Royalty Credits

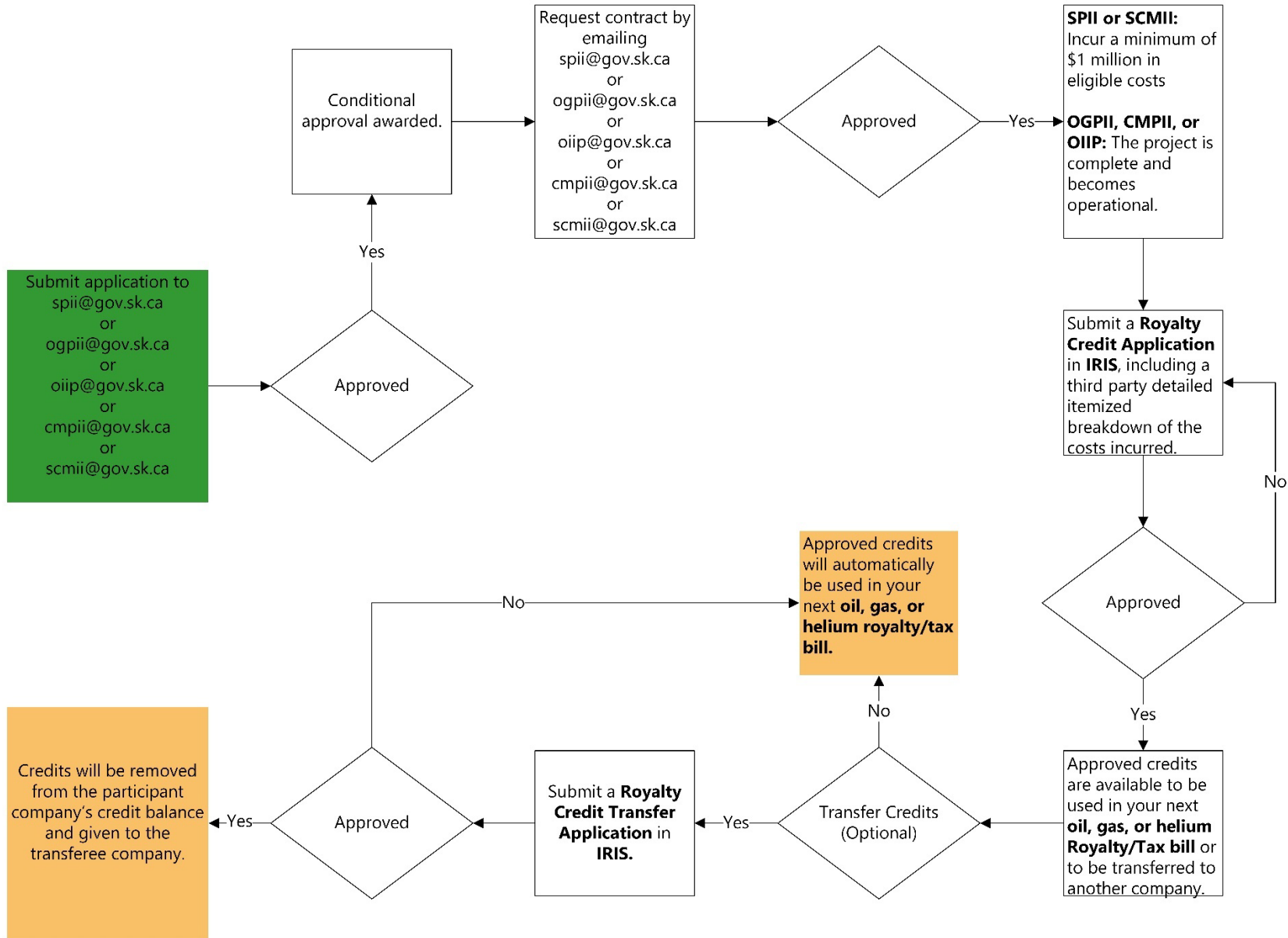
## How do you obtain Royalty Credits?

Per the terms of the OGPII, CMPII, OIIP, SPII or SCMIII agreement with the Ministry of Energy and Resources (ER), the participant company must:

- Have their eligible costs reviewed by an independent third party licensed Chartered Professional Accountant(CPA). The independent third party licensed CPA must provide certification that the costs are deemed to be eligible, by including an Assurance Report in accordance with the Canadian Auditing Standards (CAS) 805, Special Considerations – Audits of Single Financial Statements and Specific Elements, Accounts, or Items of a Financial Statement.
- Submit a detailed itemized breakdown of all actual eligible costs incurred during the project’s construction, via a Royalty Credit Application in IRIS.
  - These costs will be used to calculate the amount of earned royalty credits. Under OGPII, OIIP and CMPII, royalty credits can be claimed at a rate of 20 per cent of total approved credits in the first calendar year of operations, 30 per cent in the second calendar year, and 50 per cent in the third calendar year. Under SPII and SCMIII, all royalty credits are distributed once approved.
  - The amount of royalty credits awarded to the participant company will follow the structure outlined below:
    - **OGPII and CMPII** - 15 per cent of total eligible project cost, up to a project maximum of CAD\$75 million for oil, gas, chemical fertilizer and critical mineral projects
    - **OIIP** - 20 per cent of total eligible project cost, up to a project maximum of CAD\$40 million
    - **SPII and SCMIII** - 25 per cent of total eligible project cost, up to a project maximum of CAD\$5 million
  - The credit redemptions for SPII and SCMIII projects can occur during the construction and operational phases of a project to help improve the company's cash flow.
- ER will issue a Certificate of Approval, indicating that the actual eligible costs submitted via the Royalty Credit Application are approved. At this time the royalty credits associated with OGPII, CMPII, OIIP, SPII or SCMIII projects, are considered as “Available Credits”.
- The requested amount of credits is released and ER will automatically apply the earned credits toward the remission of any oil, gas, and helium royalty/tax owed in Saskatchewan in the next billing cycle (i.e., cannot be used to repay outstanding oil, gas and helium royalty/tax invoices).
- If the participant company does not pay oil, gas, or helium royalty/tax, they can transfer the royalty credits to a company who has a BA ID in IRIS, through the Royalty Credit Transfer application in IRIS.
- If unused, the credits will expire on March 31, 2040, or per the date set in the agreement.

Please refer to the Saskatchewan Royalty Credit Program Stages on the next page to view the application process for all incentive programs.

# Saskatchewan Royalty Credit Program Stages



# Transferring Royalty Credits

## How do you transfer royalty credits?

The Royalty Credit Transfer Application in IRIS allows participant companies with approved OGPII, CMPII, OIIP, SPII and SCMIII projects to transfer royalty credits to other companies who have a BA ID in IRIS. The credits must be available at the time the Royalty Credit Transfer request is submitted, and the amount of credits transferred must not exceed the amount available. Once the application is submitted in IRIS, an ER official will process the transfer of the royalty credits.

## What happens when the Royalty Credit Transfer application is processed?

When an ER official processes the Royalty Credit Transfer application, the credits transferred will come off of the transferor company's royalty credit balance and will be placed onto the transferee company's royalty credit balance. If the transferee company pays oil, gas, or helium royalty/tax to the Government of Saskatchewan, ER will automatically apply the earned credits toward the remission of any oil, gas, or helium royalty/tax owed in Saskatchewan on their next oil, gas, or helium royalty/tax invoice. The transaction associated with the Royalty Credit Transfer can be viewed by both parties within the Ledger Transaction Report or Ledger Balance Search in IRIS.

## When would ER deny a Royalty Credit Transfer application?

ER's review of the Royalty Credit Transfer application is an administrative process, which in most circumstances, will be used for tracking purposes; therefore, only in rare circumstances will ER deny a Royalty Credit Transfer application. Some circumstances that may warrant application denial include:

- Either party is involved in a court case;
- The transferor owes debts to the Government of Saskatchewan which exceeds the amount of credits being transferred; or,
- The transferor is in receivership.

## How will I know when the credits have been transferred?

Once the Royalty Credit Transfer application has been approved in IRIS by an ER official, both the transferor and transferee(s) will receive notification through IRIS (if they subscribe to Notifications). In addition, the transactions associated with the Royalty Credit Transfer can be viewed by all parties involved within the Ledger Transaction Report or Ledger Balance Search in IRIS.

## Who can you transfer royalty credits to?

Royalty credits can be transferred to any company who has a BA ID in IRIS. The amount of credits transferred can be divided between multiple companies in IRIS, and the transactions can occur in multiple stages.

## **What happens if the company who receives the transferred the royalty credits does not pay oil, gas, or helium Crown Royalty and Freehold Production Tax in Saskatchewan?**

If the company who receives the transferred the royalty credits does not pay oil, gas, or helium Crown royalty and freehold production tax in Saskatchewan, they are able to transfer their royalty credits to another company who has a BA ID in IRIS.

## **Can I obtain Royalty Credits even if my company is not associated with an OGPII, CMPII, OIIP, SPII and SCMI project?**

Yes. Only participant companies of an OGPII, CMPII, OIIP, SPII or SCMI project can initially obtain royalty credits, however, they are able to transfer their earned royalty credits to any other companies, as long as the transferee has a BA ID in IRIS. This means that the company who receives royalty credits through a Royalty Credit Transfer does not have to be associated with an approved OGPII, CMPII, OIIP, SPII or SCMI project.

## **If I transfer credits, do I have to transfer them all at once?**

No. The total amount of royalty credits transferred does not have to equal the total amount that you have available. You are able to transfer royalty credits to companies on multiple occasions, in accordance with the agreement created between the two parties (i.e., transferor and transferee).

## **Are credit transfers subject to GST or are the credits considered intangible?**

There are no taxes applied to credit transfers.

## **Is there a fee assessed with transferring credits?**

There is no transaction fee applied to credit transfers.

# Saskatchewan Royalties

## **How much is paid in oil and gas Crown Royalties each year? How many companies pay royalty taxes?**

Under typical market circumstances, the Crown collects anywhere from CAD\$600-800 million in oil and gas royalties each year and there are approximately 250 royalty tax payers in Saskatchewan. Royalty tax is invoiced monthly throughout the year.

## **When do credits get applied to my oil, gas, and helium royalty/tax invoice?**

Once the Royalty Credit application is approved by ER, the requested amount of credits will be released. Once released, ER will automatically apply the earned credits toward the remission of any oil, gas and helium royalties royalty/tax owed on the next royalty/tax invoice. Any excess credits will be applied to subsequent royalty/tax invoices.

## **Can I decide how many credits get placed on an oil, gas, or helium royalty/tax invoice?**

No, all approved credits will be automatically used to pay for your next oil, gas, and helium royalty/tax invoice issued by the Government of Saskatchewan or can be transferred to another company using the Royalty Credit Transfer application in IRIS.

## **When do the royalty credits expire?**

If unused, the royalty credits will expire on March 31, 2040, or per the date set in the agreement.

# Appendix 1: Royalty Credit Programs Comparison

## Oil and Gas Processing Investment Incentive (OGPII)

## Critical Minerals Processing Investment Incentive (CMPPII)

## Oil Infrastructure Investment Program (OIIP)

## Saskatchewan Petroleum Innovation Incentive (SPII)

## Saskatchewan Critical Minerals Innovation Incentive (SCMII)

| Program Description                               | The program is open to activities which add or create value by <b>processing, transforming, and/or upgrading upstream oil and gas industry products, by commercializing upstream oil and gas production byproducts and waste products, or by increasing value-added chemical fertilizer production.</b> | This program is open to activities which add or create value by <b>processing, transforming and/or upgrading the 11 emerging critical minerals listed as qualifying materials.</b> Projects that create an incremental increase in the commercialization of byproducts and/or waste products from the primary extraction of another mineral may also be eligible. | The program is open to new or expanded transmission pipelines, feeder pipelines (including trunk and branch pipeline systems), pipeline terminals, and enabling infrastructure investments that are directly linked and dedicated to an eligible project. Projects must <b>directly increase oil or carbon dioxide pipeline capacity</b> in Saskatchewan. | The program targets a broad range of <b>pilot projects and commercial scaling projects</b> capturing innovations deployed across all segments of Saskatchewan's oil and gas industry. The innovations focus on improving oil and gas recovery, managing adverse environmental impacts, increasing value-added processing capacity, or commercializing oil and gas production byproducts/waste. | The program targets a broad range of <b>pilot projects and commercial scaling projects</b> capturing innovations deployed for qualifying materials in Saskatchewan's Critical Minerals industry. The innovations focus on improving recovery of a qualifying material, managing adverse environmental impacts, increasing value-added processing capacity, or commercializing byproducts or waste for a qualifying material. |
|---|---|---|---|--|--|
| Application Submission Period                     | July 8, 2019, to March 31, 2029   | August 1, 2024, to March 31, 2029   | April 8, 2020, to March 31, 2029  | July 8, 2019, to March 31, 2029  | August 1, 2024, to March 31, 2029  |
| Minimum Eligible Investment                       | \$10 million  | \$10 million  | \$10 million  | \$1 million  | \$1 million  |
| Royalty Credits Earned (% of Eligible Investment) | 15 per cent   | 15 per cent   | 20 per cent   | 25 per cent  | 25 per cent  |
| Maximum Royalty Credits Earned Per Project        | \$75 million  | \$75 million  | \$40 million  | \$5 million  | \$5 million  |
| Program Royalty Credit Cap                        | \$500 million shared with CMPPII  | \$500 million shared with OGPII   | \$100 million   | \$100 million shared with SCMII  | \$100 million shared with SPII   |
| Credit Eligibility Schedule                       | After the project is complete and is in operation.  | After the project is complete and is in operation.  | After the project is complete and is in operation.  | After 1\$ million in eligible costs have been incurred.  | After 1\$ million in eligible costs have been incurred.  |
| Credit Release Schedule                           | 20 per cent in the first calendar year, 30 per cent in the second calendar year, 50 per cent of credits in the third calendar year.   | 20 per cent in the first calendar year, 30 per cent in the second calendar year, 50 per cent of credits in the third calendar year.   | 20 per cent in the first calendar year, 30 per cent in the second calendar year, 50 per cent of credits in the third calendar year.   | The credit release schedule is subject to the terms contained in the SPII contract between ER and the project proponent.   | The credit release schedule is subject to the terms contained in the SCMII contract between ER and the project proponent.  |
| Credit Expiry                                     | March 31, 2040, or per the date set in the agreement.   | March 31, 2040  | March 31, 2040, or per the date set in the agreement.   | March 31, 2040, or per the date set in the agreement.  | March 31, 2040   |

Disclaimer: The information in this document is accurate as of April 2025; however, the Government of Saskatchewan accepts no liability for any actions taken as a result of the information contained herein.