

The Wildlife Regulations, 1981

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Chapter W-13.1 Reg 1 (effective August 11, 1981) as amended by Saskatchewan Regulations [63/82](#), [116/82](#), [71/83](#), [103/83](#), [128/83](#), [149/83](#), [42/84](#), [94/84](#), [110/84](#), [4/85](#), [100/85](#), [93/86](#), [34/87](#), [65/87](#), [85/87](#), [119/87](#), [73/88](#), [17/89](#), [82/89](#), [64/90](#), [27/91](#), [59/91](#), [76/92](#), [32/93](#), [79/93](#), [45/94](#), [19/95](#), [70/95](#), [50/96](#), [64/96](#), an Errata Notice (Gazetted December 27, 1991), [80/96](#), [13/97](#), [87/97](#), [18/98](#), [38/98](#), [77/98](#), [78/98](#), [52/1999](#), [71/2000](#), [102/2000](#), [19/2002](#), [13/2003](#), [67/2004](#), [32/2006](#), [61/2007](#), [129/2008](#), [35/2009](#), [114/2010](#), [18/2012](#), [31/2013](#), [109/2013](#), [20/2014](#), [72/2014](#), [31/2016](#), [59/2016](#), [30/2017](#), [29/2018](#), [24/2019](#), [34/2020](#), [70/2021](#) and [114/2021](#).

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

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CHAPTER W-13.1 REG 1

The Wildlife Act

PART I General TITLE

Title

- 1 These regulations may be cited as *The Wildlife Regulations, 1981*.

INTERPRETATION

Interpretation

- 2(1) In these regulations:

- (a) “**Act**” means *The Wildlife Act, 1998*;
- (b) “**all-terrain vehicle**” means any motorized vehicle designed for off-highway travel on or over unprepared surfaces, natural terrain, water, snow, ice, marsh or swamp land, and includes any of the following when designed for that type of travel:
 - (i) amphibious vehicles;
 - (ii) ground effect or air-cushion vehicles;
 - (iii) motorcycles and related two-wheel, three-wheel and four-wheel vehicles;
 - (iv) snow vehicles;
 - (v) track vehicles;
 - (vi) four-wheel drive vehicles;
 - (vii) low-pressure tire vehicles;
 - (viii) any toboggan, trailer or other attachment to an all-terrain vehicle;
 - (ix) any other means of transportation that is driven by power other than muscular power or wind;but does not include:
 - (x) motor boats;
 - (xi) four-wheel drive vehicles classed as type A vehicles in accordance with *The Vehicle Equipment Regulations, 1987* pursuant to *The Vehicle Administration Act*;
 - (xii) a wheelchair as defined in *The Traffic Safety Act*;

- (b.1) **“antlerless”**, in the case of white-tailed deer and mule deer, means:
- (i) a female deer; or
 - (ii) a deer born in the year in which it is being hunted;
- (b.2) **“bait”**, except in section 12, means any food intended to attract big game;
- (c) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (d) **“big game”** includes:
- (i) pronghorn antelope;
 - (ii) black bear;
 - (iii) bison, other than domestically raised bison;
 - (iv) any member of the deer family, whether known as caribou, deer, elk, moose or otherwise; and
 - (v) wolf;
- (d.1) **Repealed.** 22 May 98 SR 38/98 s3.
- (e) **“big game licence”** means a valid and subsisting licence to hunt big game issued pursuant to these regulations;
- (f) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (g) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (h) **“Canadian resident”** means a person who has his or her principal residence in Canada and who is a Canadian citizen or has resided in Canada for the 12-month period preceding the date of his or her application for a licence;
- (h.01) **“captive-reared ring-necked pheasant”** means ring-necked pheasant born and raised in captivity;
- (h.1) **“carnivore”** does not include raptors;
- (h.11) **“certified restraining trap”** means a foot-hold trap that is included on the list of restraining traps certified as meeting the requirements of the Agreement on International Humane Trapping Standards, as published and updated from time to time by the Fur Institute of Canada;
- (h.12) **“certified trap”** means a body-gripping trap that is included on the list of quick-kill traps certified as meeting the requirements of the Agreement on International Humane Trapping Standards, as published and updated from time to time by the Fur Institute of Canada;
- (h.2) **“commercial wildlife farm”** means a location where wildlife is held for commercial purposes;
- (i) **“Cypress Hills Provincial Park (West Block)”** means that portion of Cypress Hills Provincial Park adjoining the Alberta-Saskatchewan border;

- (i.1) **“designate”** means a Saskatchewan resident who:
 - (i) is an immediate family member of the owner or occupant of the land;
 - (ii) is an employee of the owner or occupant of the land; or
 - (iii) is a licensed trapper whom the owner or occupant of the land has authorized, in writing, to act on behalf of the owner or occupant;
- (j) **“designated trail”** means a route shown on a master plan on file in the director’s office that is in Cypress Hills Provincial Park (West Block), marked at the start and end with designated trail signs;
- (j.1) **“drug”** includes any substance or mixture of substances manufactured sold or represented for use in:
 - (i) the diagnosis, treatment, mitigation or prevention of a disease, disorder, abnormal physical state, or the symptoms thereof, in man or animal;
 - (ii) restoring, correcting or modifying organic functions in man or animal; or
 - (iii) disinfection in premises in which food is manufactured, prepared or kept;
- (k) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (l) **“encased”**, in relation to a firearm, means a firearm that is completely enclosed in a fastened gun case or wrapped in fabric, plastic or similar material in a manner that makes the firearm not readily available for use;
- (m) **“fur animal”** includes any animal that is wild by nature and whose skin or pelt is commonly used for the manufacture of wearing apparel or rugs and is of marketable value;
- (n) **“fur conservation area”** means any area of provincial land constituted as a fur conservation area pursuant to subsections 55(1), (1.1) and (1.2);
- (o) **Repealed.** 7 Apr 2017 SR 30/2017 s3.
- (p) **“fur licence”** means a valid and subsisting licence to hunt fur animals issued pursuant to these regulations;
- (q) **“game”** means big game or game bird and includes any part of any big game or game bird;
- (r) **“game bird”** means migratory game bird and upland game bird;
- (s) **“game bird licence”** means a valid and subsisting licence to hunt game birds issued pursuant to these regulations;
- (t) to (w) **Repealed.** 30 Apr 82 SR 63/82 s3.
- (x) **“game preserve”** means any area constituted as a game preserve by *The Wildlife Management Zones and Special Areas Boundaries Regulations, 1990*;

- (x.001) **“HAL Identification Number”** means the valid and unique identification number issued to a person by the minister;
- (x.01) **“harvest ledger”** means a document that is associated with a licence in which a person records information related to the taking or killing of an animal as required pursuant to these regulations
- (x.1) **“hide”** means the skin or pelt of an animal but does not include the other attached parts of the animal, such as the horns, antlers, claws or skull;
- (x.11) **“hunter harvest survey”** means a document that is associated with a licence in which a person is required pursuant to section 31.4 to record and submit to the minister information related to hunting activity and the taking or killing of wildlife;
- (x.2) **“immediate family member”** means an individual’s father, mother, grandfather, grandmother, brother, sister, child, grandchild, spouse or common-law spouse;
- (x.3) **“interfere with”** means:
- (i) provoke, capture, hold, collect, kill, hunt, remove, damage, destroy, molest, or harass; or
 - (ii) conduct surveys, assessments, research or any other activity to detect or observe;
- (y) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (z) **“migratory game bird”** includes any game bird protected by the *Migratory Birds Convention Act* (Canada), as amended from time to time, or the regulations made under that Act;
- (z.1) **“ministry”** means the ministry over which the minister presides;
- (aa) **“muzzle-loading rifle”** means a rifle which is loaded through the front opening of the barrel;
- (bb) **“non-resident”** means a person who is neither a Saskatchewan resident nor a Canadian resident;
- (bb.1) **Repealed.** 28 Mar 2003 SR 13/2003 s3.
- (cc) **“normal trapping operations”** means the taking of fur animals by means of traps, where the trapper has several traps operating at one time and checks them in a planned and regular manner;
- (cc.1) **“northern fur conservation area”** means any area of provincial land constituted as the northern fur conservation area pursuant to subsection 55(1) or (1.1);
- (dd) **“open season”** means an open season established pursuant to any regulations made pursuant to the Act during which it is lawful to hunt a particular species of wildlife;

(dd.001) “**pelt**” means the skin or hide of a fur animal or a portion of the skin or hide, complete with any natural fur, hair or wool, but does not include parts of the animal such as the claws, skull, bones or carcass;

(dd.01) “**place of habitation**” means the usual place of residency or occupancy of wildlife and includes a den, house, nest, burrow, roost or dam;

(dd.1) “**power snare**” means a mechanically activated neck snare that is immediately drawn closed by the force exerted by a torsion spring with a leg no less than 30 centimetres in length or by a lever-and-coil spring system in which the spring is no less than 25 centimetres in length that is used for the taking of fur animals;

(ee) **Repealed.** 14 Sep 84 SR 110/84 s3.

(ee.1) “**processed**” means:

(i) in the case of a big game hide, a tanning or similar treatment to preserve the hide but does not include drying the hide or rubbing it with salt;

(ii) in the case of a meat carcass, means cut up and preserved for consumption;

(iii) in the case of pelts, a tanning or similar treatment to preserve the pelt but does not include drying the pelt or rubbing it with salt;

(ff) “**protected area**” means a protected area constituted pursuant to section 5 of *The Parks Act*;

(gg) “**provincial park**” means a provincial park constituted pursuant to section 4 of *The Parks Act*;

(gg.1) “**qualified person**” means a person who has been placed on a ministry registry pursuant to subsection 6.1(2);

(hh) “**recreation site**” means a recreation site constituted pursuant to section 2 of *The Recreation Sites Regulations, 1986*;

(ii) “**regional park**” means a regional park established pursuant to *The Regional Parks Act, 1979*;

(ii.01) “**Reserve**” means a reserve within the meaning of the *Indian Act* (Canada);

(ii.1) “**road**” means a prepared surface designed for vehicular traffic;

(ii.2) “**road allowance**” means a road allowance as defined in the first, second and third Dominion Land Survey System;

(ii.21) “**road corridor game preserve**” means any area constituted as a road corridor game preserve by *The Wildlife Management Zones and Special Areas Boundaries Regulations, 1990*;

(ii.3) **Repealed.** 21 Apr 2006 SR 32/2006 s3.

(jj) “**Saskatchewan resident**” means a person who:

(i) is a Canadian resident, has his or her principal residence in Saskatchewan and has resided in Saskatchewan for the three months preceding the date of his or her application for a licence;

(ii) **Repealed.** 7 Apr 2017 SR 30/2017 s3.

(iii) is a member of a regular force of the Canadian Armed Forces and:

(A) is stationed and residing in Saskatchewan; or

(B) at the time the person was recruited or deployed by a regular force of the Canadian Armed Forces, met the requirements of subclause (i); or

(jj.1) **“Saskatchewan Wildlife Habitat Licence”** means a valid and subsisting Saskatchewan Wildlife Habitat Licence issued pursuant to these regulations;

(jj.2) **“searchlight”** means a spotlight, flashlight, jacklight, nightlight, headlight or any other light that casts a beam of light, and includes night vision scopes and goggles;

(jj.21) **“southern fur conservation area”** means the area constituted as the southern fur conservation area pursuant to subsection 55(1.2);

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

(kk) **Repealed.** 13 Sep 85 SR 100/85 s3.

(ll) **“trail”** means a route regularly travelled by vehicles;

(ll.01) **“trail camera”** means a game camera, remote camera or surveillance camera that is designed for automatic use outdoors in which the presence or movement of an animal triggers the capturing of an image;

(ll.1) **“trapping block”** means the area of provincial land constituted as a trapping block pursuant to clause 55(2)(a);

(mm) **“upland game bird”** includes the following birds and the birds of all species of the following families:

(i) *tetraonidae*, commonly known as grouse, including ruffed grouse, spruce grouse, prairie chickens, sharp-tailed grouse, sage grouse and ptarmigans; and

(ii) *phasianidae*, commonly known as pheasants and partridges, including ring-necked pheasants, Gray or Hungarian partridges;

(mm.1) **“veteran”** means a Saskatchewan resident or Canadian resident who:

(i) is a former member of the Canadian Armed Forces;

(ii) successfully underwent basic training; and

(iii) has been honourably discharged”;

(mm.2) **“Veteran Wildlife Habitat Licence”** means a valid Veteran Wildlife Habitat Licence issued pursuant to these regulations;

(nn) **“wildlife lands”** means lands acquired pursuant to subsection 20(6) of *The Natural Resources Act* for purposes related to wildlife;

- (oo) “**wildlife management unit**” means any area constituted as a wildlife management unit by *The Wildlife Management Zones and Special Areas Boundaries Regulations, 1990*;
- (pp) “**wildlife management zone**” means any area constituted as a wildlife management zone by *The Wildlife Management Zones and Special Areas Boundaries Regulations, 1990*;
- (qq) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (rr) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (ss) **Repealed.** 3 Sep 82 SR 116/82 s3.
- (tt) “**wildlife refuge**” means any area constituted as a wildlife refuge by *The Wildlife Management Zones and Special Areas Boundaries Regulations, 1990*.
- (2) For the purposes of the definition of “wildlife” in section 2 of the Act, “**vertebrate animal**” includes any hybrid animal that has an ancestor, within and including four generations, that was an individual of a species that is wild by nature.

21 Aug 81 cW-13.1 Reg 1 s2; 30 Apr 82 SR 63/82 s2; 3 Sep 82 SR 116/82 s3; 3 Jne 83 SR 71/83 s3; 22 Jly 83 SR 103/83 s3; 26 Aug 83 SR 128/83 s3; 23 Sep 83 SR 149/83 s7; 14 Sep 84 SR 110/84 s3; 13 Sep 85 SR 100/85 s3; 29 Aug 86 SR 93/86 s3; 27 Nov 87 SR 119/87 s3; 17 Aug 90 SR 64/90 s3; 2 Aug 91 SR 59/91 s3; 24 Sep 93 SR 79/93 s3; 6 Sep 96 SR 64/96 s3; 19 Sep 97 SR 87/97 s3; 27 Feb 98 SR 18/98 s3; 22 May 98 SR 38/98 s3; 9 Jly 99 SR 52/1999 s3; 8 Mar 2002 SR 19/2002 s3; 28 Mar 2003 SR 13/2003 s3; 21 Apr 2006 SR 32/2006 s3; 20 Jly 2007 SR 61/2007 s3; 26 Nov 2010 SR 114/2010 s2; 17 May 2013 SR 31/2013 s3; 17 Apr 2014 SR 20/2014 s3; 22 Aug 2014 SR 72/2014 s3; 4 Mar 2016 SR 31/2016 s3; 7 Apr 2017 SR 30/2017 s3; 4 May 2018 SR 29/2018 s2; 5 Apr 2019 SR 24/2019 s3; 3 Apr 2020 SR 34/2020 s3; 4 Jne 2021 SR 70/2021 s3.

References

2.1 In these regulations:

- (a) references to a provincial highway, provincial road or municipal road is a reference to the provincial highway, provincial road or municipal road as published in the most recent version of the Saskatchewan Official Road Map that is based on data maintained by the ministry over which the minister responsible for the administration of *The Highways and Transportation Act, 1997* presides;
- (b) **Repealed.** 22 Aug 2014 SR 72/2014 s4.
- (c) references to land locations and areas within Saskatchewan are the land locations and areas as shown on topographical maps prepared by the Surveys and Mapping Branch of the Department of Energy, Mines and Resources (Canada).

24 Sep 93 SR 79/93 s4; 15 Jly 94 SR 45/95 s3; 22 Aug 2014 SR 72/2014 s4.

APPLICATION

Application

3(1) These regulations apply to all wildlife wherever found.

(1.1) Notwithstanding section (1) and for the purpose of the Act, these regulations do not apply to:

(a) the following species when they are raised in captivity for the purpose of producing animal products as defined in *The Animal Products Act*:

(i) Bovidae of the genus *Bos*, species *grunniens*, including domestic yaks, but not including wild yaks;

(ii) Camelidae, including alpacas and llamas, but not including camels, dromedaries, guanaco and vicunas;

(iii) Ratites, including ostriches, emus and rheas, but not including cassowaries and kiwis; or

(b) llamas when they are held in captivity and used as guard animals.

(2) For the purposes of this section and sections 4, 6 and 6.2:

(a) **“big game animal”** means a big game animal as defined in *The Domestic Game Farm Animal Regulations*;

(a.1) **“captive wild boar”** means a wild boar that:

(i) is an animal raised in captivity for the purpose of producing animal products as defined in *The Animal Products Act*;

(ii) is contained within a fence for the purpose; and

(iii) is under the immediate, continuous and effective control of its owner;

(b) **“domestic game farm”** means a domestic game farm as defined in *The Domestic Game Farm Animal Regulations*;

(c) **“domestic game farm animal”** means a domestic game farm animal as defined in *The Domestic Game Farm Animal Regulations*;

(d) **“domestic game farm licence”** means a domestic game farm licence as defined in *The Domestic Game Farm Animal Regulations*;

(e) **“domestic game farm operator”** means a domestic game farm operator as defined in *The Domestic Game Farm Animal Regulations*;

(e.1) **“fur farm”** means a fur farm as defined in *The Fur Farming Regulations*;

(e.2) **“fur farm animal”** means a fur animal as defined in *The Fur Farming Regulations*;

(e.3) **“fur farm licence”** means a licence as defined in *The Fur Farming Regulations*;

(f) **“producer”** means a producer as defined in *The Animal Products Act*.

(3) Notwithstanding subsection (1), these regulations, other than sections 4, 6 and 6.2 and subsections 11(1) and 26(1), do not apply:

- (a) to any domestic game farm animal with respect to which a domestic game farm operator holds a valid domestic game farm licence;
- (b) with respect to domestic game farm animals, to any domestic game farm operator who holds a valid domestic game farm licence; or
- (c) to any person who slaughters or processes a domestic game farm animal if the slaughter or processing is done:
 - (i) with the permission and under the direction of a domestic game farm operator; and
 - (ii) on the domestic game farm of the domestic game farm operator.

(4) Notwithstanding subsection (1), these regulations, other than section 4 and subsections 11(1) and 26(1), do not apply:

- (a) to any captive wild boar;
- (b) with respect to captive wild boar, to any captive wild boar producer; or
- (c) to any person who slaughters or processes a captive wild boar if the slaughter or processing is done:
 - (i) with the permission and under the direction of a captive wild boar producer; and
 - (ii) on the captive wild boar farm of the captive wild boar producer.

(5) Notwithstanding subsection (1), these regulations, other than sections 4, 6 and 6.2 and subsection 26(1), do not apply:

- (a) to any fur farm animal with respect to the holder of a valid fur farm licence;
- (b) with respect to fur farm animals, to any holder of a valid fur farm licence;
- (c) to any person who harvests or processes a fur farm animal if the harvest or processing is done:
 - (i) with the permission and under the direction of the holder of a fur farm licence; and
 - (ii) on the fur farm of the holder of a fur farming licence.

PART II
General Hunting Restrictions

Permitted hunting

4(1) Subject to the other provisions of these regulations, outside of game preserves, road corridor game preserves, wildlife refuges, wildlife management units, regional parks, provincial parks, protected areas or recreation sites, any person may, without a licence, hunt:

- (a) reptilia (snakes and turtles) other than rattlesnakes, bullsnakes, hognosed snakes, smooth green snakes, eastern yellow-bellied racers, northern red-bellied snakes, short-horned lizards and snapping turtles;
 - (b) amphibia (frogs and salamanders), other than great plains toads and northern leopard frogs;
 - (c) lagomorpha (rabbits);
 - (d) insectivora (shrews);
 - (e) rodentia (mice and rats), other than red squirrels, muskrats, black-tailed prairie dogs, Ord's kangaroo rats and, subject to subsection (2), beavers;
 - (f) mephitidae (skunks);
 - (g) procyonidae (raccoons);
 - (h) icteridae (blackbirds), other than rusty blackbirds, bobolinks, Baltimore orioles, Bullock's orioles, orchard orioles and western meadowlarks;
 - (i) passeridae (house sparrows);
 - (j) sturnidae (starlings);
 - (k) columbidae (pigeons and doves), other than band-tailed pigeons, mourning doves and white-winged doves;
 - (l) corvidae (crows, magpies and jays), other than blue jays, gray jays, Clark's nutcrackers and ravens;
 - (m) domestic game farm animals with respect to which a domestic game farm operator holds a valid licence pursuant to *The Domestic Game Farm Animal Regulations*; and
 - (n) captive wild boar held by a captive wild boar producer.
- (2) Subject to the other provisions of these regulations, outside of game preserves, road corridor game preserves, wildlife refuges, wildlife management units, regional parks, provincial parks, protected areas, the northern fur conservation area or recreation sites, any person may hunt beavers, without a licence, in rural municipalities that have:
- (a) passed a bylaw allowing beavers to be hunted; and
 - (b) filed a certified copy of the bylaw with the director.

(2.1) Subject to the other provisions of these regulations, outside game preserves, road corridor game preserves, wildlife refuges, wildlife management units, regional parks, provincial parks, protected areas or recreation sites, any Saskatchewan resident may hunt wild boar, without a licence.

(3) Notwithstanding subsection (1):

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

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

(4) Subject to *The Domestic Game Farm Animal Regulations*, the domestic game farm licence and the consent and direction of the domestic game farm operator, a person may hunt any domestic game farm animal on a domestic game farm at any time and in any amount or quota.

(4.1) Subject to *The Animal Products Act* and the consent and direction of the captive wild boar producer, a person may hunt any captive wild boar on a captive wild boar farm at any time and in any amount or quota.

(4.2) Subject to *The Fur Farming Regulations*, the holder of a fur farm licence or any person with the permission and under the direction of the holder of a fur farm licence may kill fur farm animals in any manner, at any time, in any amount or quota in accordance with the conditions of the licence.

(5) For the purposes of sections 43 and 44 of the Act, it is not an offence for a domestic game farm operator or a person mentioned in subsection (4), either directly or indirectly, to sell, buy, trade, barter, exchange, deal in, solicit with respect to or offer for sale any domestic game farm animal with respect to which a domestic game farm operator holds a valid licence issued pursuant to *The Domestic Game Farm Animal Regulations* or to advertise for the purpose of doing those things.

(5.1) For the purposes of sections 43 and 44 of the Act, it is not an offence for a captive wild boar producer or a person mentioned in subsection (4.1), either directly or indirectly:

(a) to sell, buy, trade, barter, exchange, deal in, solicit with respect to or offer for sale any captive wild boar held by a captive wild boar producer; or

(b) to advertise for the purpose of carrying out the activities specified in clause (a).

(5.2) For the purposes of sections 43 and 44 of the Act, it is not an offence for the holder of a fur farm licence or a person mentioned in subsection (4.2), either directly or indirectly, to sell, buy, trade, barter, exchange, deal in, solicit with respect to or offer for sale any fur farm animal with respect to which a person holds a valid fur farm licence or to advertise for the purpose of doing those things.

(6) For the purposes of clause 24(1)(b) of the Act, a domestic game farm licence constitutes a licence for the purposes of authorizing possession of wildlife that are domestic game farm animals.

(6.1) For the purposes of clause 24(1)(b) of the Act, a fur farm licence constitutes a licence for the purposes of authorizing possession of wildlife that are fur farm animals.

(7) Notwithstanding clause 36(1)(b), but subject to subsection 11(1) and the consent and direction of the commercial wildlife farm operator, a person may, without a licence, hunt captive-reared ringneck pheasants on a commercial wildlife farm at any time and in any amount or quota.

1 Feb 85 SR 4/85 s3; 29 Aug 86 SR 93/86 s4; 23 Sep 88 SR 73/88 s3; 17 Aug 90 SR 64/90 s4; 15 Jly 94 SR 45/95 s4; 26 Jly 96 SR 50/96 s3; 16 Oct 98 SR 78/98 s4; 9 Jly 99 SR 52/1999 s5; 28 Mar 2003 SR 13/2003 s4; 2 Jan 2009 SR 129/2008 s3; 3 Jan 2013 SR 109/2013 s3; 30 Jne 2016 SR 59/2016 s4; 7 Apr 2017 SR 30/2017 s5.

Restriction re wildlife in special areas

5(1) In this section, “**residence**” includes a residence on land in a provincial park leased by:

- (a) a seasonal resident as defined in Part XIII.1 of *The Parks Regulations, 1991*;
or
 - (b) a permanent resident as defined in *The Parks Regulations, 1991*.
- (2) No person shall, without a licence for the purpose:
- (a) hunt, poison, molest or disturb any wildlife in a game preserve, road corridor game preserve, wildlife refuge, wildlife management unit, regional park, provincial park, protected area or recreation site; or
 - (b) carry, possess or discharge any firearm in or discharge a firearm over a game preserve, road corridor game preserve, wildlife refuge, wildlife management unit, regional park, provincial park, protected area or recreation site.
- (3) Subject to the other provisions of these regulations, a person may hunt wild boar within a wildlife management unit, provincial park, protected area or recreation site if that person holds a big game licence that is valid in the special area.
- (4) Notwithstanding clause (2)(b), a person may transport an encased firearm through the areas specified in that clause if the person:
- (a) is in a vehicle; or
 - (b) is transporting an encased firearm in an area specified in clause (2)(b) from the person’s vehicle to the person’s residence.
- (5) Notwithstanding clause (2)(b), a person in a residence in the areas specified in that clause may possess a firearm that is not encased.
- (6) Notwithstanding clause (2)(b), a person may carry an unloaded firearm in a road corridor game preserve from the centre line of any road contained in the road corridor game preserve to the edge of that road corridor game preserve by the most direct route and return in the same manner.

- (7) Except as authorized by the director, between April 15 and September 15 in each year no person shall enter or approach within 100 metres of:
- (a) Basin Lake Wildlife Refuge;
 - (b) Bazill Wildlife Refuge;
 - (c) Gatehouse Island Wildlife Refuge;
 - (d) Heglund Island Wildlife Refuge;
 - (e) Isle of Bays Wildlife Refuge;
 - (f) Lenore Lake Wildlife Refuge;
 - (g) Mud Lake Wildlife Refuge;
 - (h) Primrose Lake Wildlife Refuge;
 - (i) Preston Lake Wildlife Refuge;
 - (j) Redberry Lake Wildlife Refuge;
 - (k) Rock Island Wildlife Refuge;
 - (l) Scheelhaase Island Wildlife Refuge.

4 May 2018 SR 29/2018 s5.

Protected wildlife

- 6(1)** Subject to section 6.2, no person shall, without a licence for the purpose, interfere with any wildlife or place of habitation of any wildlife protected pursuant to the Act, any regulations made pursuant to the Act, the *Migratory Birds Convention Act, 1994* (Canada) or any regulations made pursuant to that Act.
- (2) The director may issue a licence to do any or all of the following:
- (a) to capture or kill any wildlife that is wounded, diseased, a danger to the public or a public nuisance;
 - (b) to remove or destroy the place of habitation of any wildlife that is causing or likely to cause damage to property;
 - (c) to capture or kill any domestic game farm animal that has escaped from a domestic game farm and poses a threat to wildlife or wildlife habitat;
 - (c.1) to capture or kill any fur farm animal that has escaped from a fur farm and poses a threat to wildlife or wildlife habitat;
 - (d) to interfere with any wildlife or the place of habitation of any wildlife.
- (3) Every person who applies for a licence pursuant to this section shall:
- (a) apply in the form and manner required by the minister; and
 - (b) provide the minister with any information or material that the minister may reasonably require.

4 Mar 2016 SR 31/2016 s5; 7 Apr 2017 SR 30/2017 s6.

Consent required to hunt on certain land

6.01(1) For the purposes of section 41 of the Act, the consent of the owner or occupant of the land may:

- (a) include providing instructions concerning:
 - (i) access to the land;
 - (ii) the time, duration and location for access to the land;
 - (iii) the method of hunting on the land; and
 - (iv) the use of vehicles connected with hunting on the land; and
 - (b) be given by any means, including:
 - (i) by posting signs in accordance with subsection 41(2) of the Act;
 - (ii) by oral communication; or
 - (iii) by written communication, including by electronic means.
- (2) Road allowances are prescribed for the purposes of clause 41(7)(b) of the Act as other land to which subsection 41(1) of the Act does not apply

29 Oct 2021 SR 114/2021 s3.

Qualified person

6.1(1) A person who wishes to be a qualified person shall apply:

- (a) in an approved form and manner to the director; and
 - (b) present evidence to satisfy the director that he or she is qualified to properly carry out one or more purposes or activities that are mentioned in subsection 6.2(2).
- (2) If the director is satisfied that the person mentioned in subsection (1) is qualified to carry out one or more purposes or activities mentioned in subsection 6.2(2), he or she shall place the person on a ministry registry as being a qualified person.
- (3) The director may remove a person from the ministry registry mentioned in subsection (2) or cancel an exemption granted to a person pursuant to subsection 6.2(2), if the person fails to comply with the requirements in subsection 6.2(2).
- (4) Before the director takes any of the actions mentioned in subsection (3), the director shall give the person:
- (a) written notice of the director's intended action and the reasons for that intended action; and
 - (b) an opportunity to make written representations to the director, within 30 days after the written notice mentioned in clause (a) is served, as to why the intended action should not be taken.
- (5) The director is not required to give an oral hearing to any person to whom a notice has been given pursuant to clause (4)(a).
- (6) After considering the representations mentioned in clause (4)(b), the director shall issue a written decision and shall serve a copy of the decision on the person who made the representations.

4 Mar 2016 SR 31/2016 s5.

Exemptions re licensing requirement

6.2(1) A wildlife officer may, without a licence and as requested by the director:

- (a) capture or kill any wildlife for scientific study or kill any wildlife that:
 - (i) is injured, diseased or otherwise cannot survive in the wild; or
 - (ii) is considered a threat to public safety;
- (b) capture or kill any domestic game farm animal that has escaped from a domestic game farm and poses a threat to wildlife or wildlife habitats; or
- (c) capture or kill any fur farm animal that has escaped from a fur farm and poses a threat to wildlife or wildlife habitats.

(2) The director may exempt any person who conducts surveys to detect or observe any wildlife or assess the habitat of any wildlife for academic research, ecological assessment, scientific, commercial or other purposes from the licensing requirements pursuant to subsection 6(1) if:

- (a) the person is listed as a qualified person in the ministry registry mentioned in subsection 6.1(2);
- (b) the qualified person provides notification of the proposed survey activities to the director in the form provided by the director before the survey;
- (c) the qualified person adheres to a ministry-approved methodology for the specific survey, assessment or research activity;
- (d) the qualified person agrees to submit survey, assessment and research data within the time and in the manner required by the director; and
- (e) the qualified person is in good standing with the director.

(3) A person may undertake wildlife surveys, observation or detection activities for personal, recreational, educational or other non-commercial purposes, without a licence or notification pursuant to clause (2)(b), if the wildlife is not provoked, captured, held, collected, killed, hunted, molested or harassed.

(4) Subject to subsection (9), for the purpose of protecting the owner's or occupant's property, including livestock, the owner or occupant of any land, or a designate, may, without a licence:

- (a) kill, on that land, any raven, rattlesnake, carnivore, badger, black bear, beaver or muskrat, but may not kill a swift fox or black-footed ferret; and
- (b) destroy or remove any beaver house or dam found on the land.

(5) Subject to subsection (9) but notwithstanding subsection 24(1.1), a beekeeper having hives on land other than the beekeeper's own may, without a licence, kill bears within 1 kilometre of the beekeeper's hives if the beekeeper receives the permission of the owner or occupant of that land.

(6) Subject to subsection (9), a domestic game farm operator may, without a licence, kill any wildlife of the same species as one of his or her domestic game farm animals if that wildlife has gained entry to his or her domestic game farm and poses a direct threat to the domestic game farm animals or if that wildlife is actively fighting through the fence with a domestic game farm animal and poses a direct and immediate threat to that animal.

(7) Subject to subsection (8), a domestic game farm operator may, without a licence, capture and hold in isolation a big game animal that is attempting to gain, or has gained, entrance to a domestic game farm.

(8) Any person who captures a big game animal pursuant to subsection (7) shall immediately report the capture to a wildlife officer, who shall specify the area to which the big game animal is to be relocated.

(9) Subject to subsection (10), any person who kills any wildlife pursuant to subsection (4), (5) or (6) shall immediately report the killing to a wildlife officer, and the director may specify the manner of disposing of the wildlife.

(10) A person is not required to report the killing of a coyote pursuant to subsection (4).

4 Mar 2016 SR 31/2016 s5; 7 Apr 2017 SR 30/2017 s7;
4 May 2018 SR 29/2018 s6; 3 Apr 2020 SR 34/2020 s4.

Restrictions on hunting methods

7(1) Subject to subsection (5), no person shall, without a licence, at any time hunt with, use or set any poison, traps, nets or snares for the destruction or capture of game or wild boar.

(2) No person shall, without a licence for the purpose, at any time:

(a) hunt big game or wild boar with:

(i) bows of less than 40 pounds draw weight or arrows with heads measuring less than 2.2 centimetres in diameter;

(ii) crossbows of less than 150 pounds or 68 kilograms draw weight or bolts with heads measuring less than 2.2 centimetres in diameter; or

(iii) sling bow, sling shot or any similar elastic powered arrow or projectile launching device;

(b) **Repealed.** 15 Jly 94 SR 45/95 s5.

(c) hunt with, carry while hunting, use or set for the destruction or capture of wildlife:

(i) drugs, narcotics, poisons or tranquilizers, except that poisons may be used to hunt rodents other than red squirrels, Ord's kangaroo rats, muskrats, beaver and black-tailed prairie dogs;

(ii) automatic firearms, including automatic and machine guns, automatic and machine rifles and any other gun or rifle designed, altered or modified:

(A) to fire more than one shot with a single squeeze of the trigger; or

(B) to replicate the rate of fire of an automatic firearm;

(iii) any night-vision or infrared device;

(iv) any device or mechanism designed to silence or minimize the report of a firearm;

- (v) **Repealed.** 3 Sep 82 SR 116/82 s7.
 - (vi) live decoys of any kind;
 - (vii) metal-jacketed hard-point non-expanding bullets or any such bullets that have been tampered with or altered in any way;
 - (viii) barbed or poisoned arrows or arrows with explosive heads;
 - (viii.1) spears, darts, spear throwers, blow guns or any similar non-mechanical human powered projectile launching devices;
 - (ix) **Repealed.** 26 Jly 96 SR 50/96 s4.
 - (x) tracer bullets or tracer shot shells;
 - (xi) traps equipped with serrated jaws or teeth.
- (3) **Repealed.** 22 Jly 83 SR 103/83 s5.
- (4) Notwithstanding subclause (2)(c)(vii), metal-jacketed hard-point non-expanding bullets may be used for hunting fur animals, excluding bears, as provided for by these regulations.
- (5) A captive wild boar producer may capture wild boar or use a trap other than a snare to capture wild boar on his or her own land without a licence if the captive wild boar producer has notified the nearest wildlife officer of that intention.

21 Aug 81 cW-13.1 Reg 1 s7; 3 Sep 82 SR 116/82 s7; 3 Jne 83 SR 71/83 s5; 22 Jly 83 SR 103/83 s5; 27 Apr 84 SR 42/84 s4; 1 Feb 85 SR 4/85 s4; 29 Aug 86 SR 93/86 s5; 27 Nov 87 SR 119/87 s4; 23 Sep 88 SR 73/88 s5; 15 Jly 94 SR 45/94 s5; 26 Jly 96 SR 50/96 s4; 3 Jan 2013 SR 109/2013 s4; 30 Jne 2016 SR 59/2016 s6;; 7 Apr 2017 SR 30/2017 s8; 4 May 2018 SR 29/2018 s7.

Restrictions on hunting in wildlife management zones

- 8(1) Subject to subsection (2), no person shall hunt any wildlife in any wildlife management zone during an open season for big game unless that person is the holder of a big game licence that is valid in that zone.
- (2) Subject to the other provisions of these regulations:
- (a) a game bird licence holder may hunt game birds during an open game bird season; and
 - (b) a fur licence holder may hunt fur animals with a trap during an open fur season.
- (3) Subject to the other provisions of these regulations and provided the person is not hunting with, aiding, or assisting any other person hunting big game:
- (a) a fur licence holder may hunt fur animals other than bears or cougars, with a firearm during an open fur season;
 - (b) a Saskatchewan resident may use a firearm to hunt coyotes or wild boar without a licence;

(c) a northern fur conservation area fur licence holder conducting normal bear-trapping operations may hunt bears with a rifle of greater than .23 calibre; and

(d) a person may hunt those animals listed in subsections 4(1) and (2).

4 Mar 2016 SR 31/2016 s6; 30 Jne 2016 SR 59/2016 s7;
7 Apr 2017 SR 30/2017 s9.

Hunting in provincial parks

9 If an open season is established in a provincial park or recreation site, no person shall hunt in those areas of the provincial park or recreation site posted with signs reading 'Hunting or shooting prohibited' or displaying words to a like effect.

4 May 2018 SR 29/2018 s8.

10 Repealed. 9 Apr 2009 SR 35/2009 s3.

Hunting at night

11(1) No person shall hunt any wildlife during the period from one-half hour after sunset to one-half hour before sunrise.

(2) **Repealed.** 23 Sep 88 SR 73/88 s7.

(3) Notwithstanding subsection (1), a licensed trapper may take fur animals at any time during an open fur season by means of a trap.

21 Aug 81 cW-13.1 Reg 1 s11; 3 Sep 82 SR 116/82 s9;
3 Jne 83 SR 71/83 s7; 22 Jly 83 SR 103/83 s7; 23 Sep
88 SR 73/88 s7; 26 Jly 96 SR 50/96 s5; 17 May 2013 SR
31/2013 s5.

Hunting safety

11.1(1) Nothing in this section is to be construed as applying to hunting on a Reserve.

(2) For the purpose of ensuring the safety of hunters and the public, a searchlight shall not be used for the purposes of hunting wildlife.

(3) No person shall fail to comply with subsection (2).

(4) Notwithstanding subsections (2) and (3), a person may use a searchlight for the purposes of normal trapping operations.

(5) No person shall, during the period from one-half hour after sunset to one-half hour before sunrise, discharge, for the purposes of hunting, a firearm from any:

- (a) provincial highway or provincial road;
- (b) municipal road or other road;
- (c) road allowance, right of way or ditch.

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

27 Feb 98 SR 18/98 s4; 22 May 98 SR 38/98 s4; 16 Oct
98 SR 77/98 s3; 28 Mar 2003 SR 13/2003 s5; 22 Aug
2014 SR 72/2014 sj5.

Hunting or approaching lure crops or bait stations

12(1) Subject to subsection (2) but otherwise notwithstanding any other provision of these regulations or any provision of the regulations under the *Migratory Birds Convention Act* (Canada), as amended from time to time, no person shall:

- (a) hunt in, on or over or enter any lands posted with lure crop signs; or
 - (b) approach within 500 metres of a feeding station posted with bait station signs.
- (2) A person may approach within 500 metres of a feeding station where he or she:
- (a) does so in accordance with instructions posted at the feeding station by a wildlife officer; and
 - (b) is not hunting.

27 Nov 87 SR 119/87 s6; 17 Aug 90 SR 64/90 s7; 7 Apr 2017 SR 30/2017 s10.

Hunting near buildings, etc.

13(1) In this section:

- (a) **“owner”** means the owner of property or the person in charge or control of property;
 - (b) **“unprotected wildlife”** means wildlife that is not protected pursuant to the Act or an Act of the Parliament of Canada, or pursuant to these regulations, other regulations made pursuant to the Act or regulations made pursuant to an Act of the Parliament of Canada.
- (2) Subject to subsections (3) to (4), no person shall hunt any wildlife within 500 metres of a building, stockade or corral that is occupied by persons or livestock without the consent of the owner of the building, stockade or corral.
- (3) Persons authorized by municipal bylaw may, subject to the terms of the bylaw, hunt those animals listed in clauses 4(1)(e) to (l) within 500 metres of any building, stockade or corral in the municipality without the consent of the owner of the building, stockade or corral.
- (3.1) Persons authorized by the director and by municipal bylaw may, subject to any conditions set by the director and the terms of the bylaw, hunt animals other than those animals listed in clauses 4(1)(e) to (l) within 500 metres of any building, stockade or corral in the municipality without the consent of the owner of the building, stockade or corral.
- (4) A wildlife officer or peace officer, in the exercise of his or her powers or in the performance of his or her duties, may hunt distressed, dangerous, injured, diseased or unprotected wildlife within 500 metres of any building, stockade or corral without the consent of the owner of the building, stockade or corral.

6 Aug 2004 SR 67/2004 s3; 2 Jan 2009 SR 129/2008 s5; 22 Aug 2014 SR 72/2014 s6.

Vehicles or power boats

14 No person shall use a vehicle or a power boat for the purpose of:

- (a) chasing or pursuing any wildlife;

- (b) disturbing any wildlife;
- (c) driving any wildlife towards hunters; or
- (d) injuring or killing any wildlife;

unless he or she is authorized to do so by the minister.

21 Aug 81 cW-13.1 Reg 1 s14; 7 Apr 2017 SR 30/2017 s11.

Firearms

15 For the purposes of section 40 of the Act:

- (a) a person is deemed to be carrying a firearm in or on a vehicle or while on horseback if the firearm is in the vehicle or on the horse, as the case may be, or in physical contact with the person;
- (b) a firearm in contact with a magazine containing loaded shells or cartridges is deemed to be loaded;
- (c) swing or hinge magazines are deemed to be a part of a firearm unless they are completely removed from the firearm; and
- (d) a muzzle-loading rifle is deemed to be loaded when the firearm is charged and the ignition system is in place on the firearm.

21 Aug 81 cW-13.1 Reg 1 s15; 3 Sep 82 SR 116/82 s10;
19 Sep 97 SR 87/97 s4; 22 Aug 2014 SR 72/2014 s7.

Discharge of firearm

16 No person shall discharge a firearm along or across a provincial highway, provincial road or municipal road.

24 Sep 93 SR 79/93 s7; 22 Aug 2014 SR 72/2014 s8.

Prohibition re certain firearms

17(1) No person shall hunt big game with a centrefire rifle that uses:

- (a) a cartridge that has an empty cartridge case length of less than 32 millimetres; or
- (b) any of the following cartridges:
 - (i) a cartridge of .17 calibre or less;
 - (ii) the .22 Hornet;
 - (iii) the .22 K-Hornet;
 - (iv) the .218 Bee;
 - (v) the .25-20 Winchester;
 - (vi) the .30 Carbine;
 - (vii) the .32-20 Winchester;
 - (viii) the .357 Magnum;

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- (ix) the .41 Remington Magnum;
 - (x) the .44-40 Winchester;
 - (xi) the .45 Colt.
- (1.1) No person shall hunt big game or wild boar with a firearm that uses a rimfire cartridge.
- (2) No person shall hunt big game with a shotgun or muzzle-loading rifle that uses a metal projectile of .23 calibre or less.
- (3) No person shall hunt big game or wild boar with any of the following:
- (a) a large calibre air rifle, pneumatic firearm or similar device that uses compressed air, nitrogen, carbon dioxide or any other gas to propel shot, bullets, arrows, crossbow bolts or any other projectile;
 - (b) any firearm or device that uses hydrogen, helium, propane, butane or any other flammable gas to propel shot, bullets, arrows, crossbow bolts or any other projectile;
 - (c) any firearm or device that uses blank ammunition or a nail gun charge to propel shot, bullets, arrows, crossbow bolts or any other projectile.
- (4) No person shall hunt big game or wild boar with a pistol or revolver.
- (5) No person shall hunt upland game birds with a centrefire rifle.
- (6) No person shall hunt any wildlife with a shotgun larger than 10 gauge.
- (7) No person shall hunt game birds with a shotgun unless the magazine is plugged with a plug that cannot be removed or altered without disassembling the gun so that the magazine cannot carry more than 2 shells.

4 May 2018 SR 29/2018 s9; 5 Apr 2019 SR 24/2019 s4.

Prohibitions

- 18(1)** No person shall, without the consent of the owner or occupant of land:
- (a) dig a pit or other excavation or leave it open;
 - (b) set or use traps;
 - (c) place bait for the hunting of big game or wild boar;
 - (d) hunt from a windmill;
 - (e) wilfully cause damage to crops, livestock or property;
 - (f) set out food or offal for the purpose of attracting wildlife;
 - (g) set out or use trail cameras; or
 - (h) place or use stands.
- (2) No person shall, while hunting pursuant to the authority of a licence, kill female black bears with young of the year cubs at heel.
- (3) Subsection (2) does not apply to a person engaged in trapping in accordance with these regulations.

21 Aug 81 cW-13.1 Reg 1 s18; 19 Sep 97 SR 87/97 s5;
22 Sep 2000 SR 71/2000 s3; 21 Apr 2006 SR 32/2006
s4; 30 Jne 2016 SR 59/2016 s8; 4 May 2018 SR 29/2018
s10.

Placing of bait

18.1(1) No person, for the purpose of hunting big game, shall place bait, except in accordance with this section and sections 18.2, 18.3, 18.4, 18.41 and 18.42:

- (a) on any land in a provincial forest as defined in *The Forest Resources Management Act*;
- (b) on any unoccupied Crown land; or
- (c) on any land within a provincial park or recreation site constituted pursuant to *The Parks Act* unless authorized by the minister responsible for the administration of *The Parks Act*.

(1.1) Subject to subsection (1.2), no person shall place bait for the purpose of hunting wild boar.

(1.2) The director may issue a licence including any terms and conditions that the director considers appropriate, authorizing any person to place bait for the purpose of attracting or hunting wild boar.

(2) No person shall, for the purpose of hunting big game or wild boar, place bait on any wildlife lands.

(3) A person placing bait for the purpose of hunting big game shall, at the time of placing the bait:

- (a) erect at the site a sign of durable material of not less than 600 square centimetres in area on which is clearly marked in a permanent fashion:
 - (i) the person's full name and address; or
 - (ii) the person's HAL Identification Number; or
- (b) clearly mark in a permanent fashion on any container used for holding the bait:
 - (i) the person's full name and address; or
 - (ii) the person's HAL Identification Number.

(4) No person shall place bait for the purpose of hunting big game within:

- (a) 500 metres of any campground, dwelling or other place used by persons for purposes other than hunting;
- (b) 200 metres of any provincial highway, provincial road or municipal road; or
- (c) 200 metres of any maintained forest access road, snowmobile trail or cross-country ski trail prior to April 1 in any year.

(5) No person shall place bait for the purpose of hunting bear unless that bait is placed in a container that:

- (a) does not have a volume exceeding 210 litres;
- (b) is constructed in a manner to prevent the bear from becoming trapped; and
- (c) cannot be removed by a bear.

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(6) No person shall place bait, for the purpose of hunting big game other than bear, that:

- (a) exceeds 40 litres in volume; or
- (b) in the case of hay bales, consists of more than two bales with a combined total weight exceeding 90 kilograms.

(7) No person shall store any bait at or near any location where bait is placed or is intended to be placed.

15 Jly 94 SR 45/94 s6; 22 Aug 2014 SR 72/2014 s9; 30
Jne 2016 SR 59/2016 s9; 7 Apr 2017 SR 30/2017 s13; 4
May 2018 SR 29/2018 s11; 4 Jne 2021 SR 70/2021 s4.

Removal, etc., of bait signs

18.2 No person shall destroy, remove, deface, cover or tamper with any sign mentioned in section 18.1 erected by any other person.

1 May 87 SR 34/87 s3.

Hunting with bait

18.3(1) No person shall hunt at a site with the assistance of bait that is placed at the site by any other person without the other person's consent.

(2) No person shall hunt at a site with the assistance of bait unless he has complied with clause 18.1(3)(a) or (b).

1 May 87 SR 34/87 s3; 15 Jly 94 SR 45/94 s7.

When bait to be placed and removed

18.4(1) No person shall place bait for hunting big game prior to August 1 in any year.

(2) Notwithstanding subsection (1), a person may place bait for hunting bear during the spring bear season on or after March 1 in any year.

(3) A person who has placed bait for the purpose of hunting big game shall remove, at the end of the hunting season for which the bait was placed:

- (a) any remaining bait;
- (b) the container, if any;
- (c) the sign mentioned in section 18.1; and
- (d) anything brought onto the land to be used in connection with the bait.

15 Jly 94 SR 45/94 s8; 4 May 2018 SR 29/2018 s12.

Restrictions on bait

18.41(1) In this section:

- (a) the following terms have the same meaning as in *The Weed Control Act*:
 - (i) noxious weed;
 - (ii) nuisance weed;
 - (iii) prohibited weed;

- (b) **“abattoir”** means:
 - (i) a slaughter house as defined in the “Sanitation Regulations”, being Saskatchewan Regulations 420/64;
 - (ii) a registered establishment as defined in the *Meat Inspection Act* (Canada); and
 - (iii) a domestic abattoir as defined in *The Meat Inspection (Saskatchewan) Regulations*;
- (c) **“exotic plant”** means exotic plant as defined in subsection 16(5) of *The Forest Resources Management Regulations*.
- (2) Bait may not consist of:
 - (a) any noxious weed, nuisance weed or prohibited weed;
 - (b) any exotic plant;
 - (c) any carcass or part of a domestic animal other than domestic animal carcass trimmings received from a butcher shop or abattoir; or
 - (d) any salt or any products containing potassium or sodium, unless the salt or products containing potassium or sodium are placed in a leak-proof container that is secured in a manner so that the contents remain in the container.

5 Apr 2012 SR 18/2012 s3; 17 May 2013 SR 31/2013 s6;
4 May 2018 SR 29/2018 s13.

Restrictions on feeding ungulates

18.42 No person shall feed wild ungulates between January 1 and July 31 in any year on lands described in subsection 18.1(1) unless authorized by the director.

8 Mar 2002 SR 19/2002 s6.

Stands

- 18.43(1)** In this section:
- (a) **“land”** means any of the lands mentioned in subsection (2);
 - (b) **“place a stand on land”** or **“cause a stand to be placed on land”** includes placing a stand, or causing a stand to be placed:
 - (i) over land; or
 - (ii) in, on or over water on the land;
 - (c) **“remove a stand”** means to completely remove a stand, or to cause a stand to be completely removed, from the land, together with anything brought onto the land to be used in connection with the stand.
- (2.1) No person shall place a stand, or cause a stand to be placed, on wildlife lands without:
- (a) clearly and permanently marking in a visible location on the stand:
 - (i) the person’s:
 - (A) name and address; or
 - (B) the person’s HAL Identification Number; and
 - (ii) the date on which the stand is placed on the wildlife lands; and

- (b) removing the stand at the end of legal hunting time on the day on which it was placed.
- (2) No person shall place a stand, or cause a stand to be placed, on any of the following lands except in accordance with these regulations:
- (a) on any land in a provincial forest as defined in *The Forest Resources Management Act*;
 - (b) on any unoccupied Crown land;
 - (c) on any land within a provincial park or recreation site as defined in *The Parks Act*.
- (3) Any person who places a stand, or causes a stand to be placed, on land shall clearly and permanently mark in a visible location on the stand:
- (a) the person's:
 - (i) name and address;
 - (ii) HAL Identification Number; or
 - (iii) Outfitter's licence number; and
 - (b) the date on which the stand is placed on the land.
- (4) Any person who places a stand, or causes a stand to be placed, on land:
- (a) between April 7 and June 30 shall remove the stand by July 7 of the same year; or
 - (b) between August 15 and December 19 shall remove the stand by December 31 of the same year.
- (5) Any person who places a stand, or causes a stand to be placed, on land on any date other than between the dates mentioned in subsection (4) shall remove the stand within seven days after the date on which the stand is placed on the land.
- (6) **Repealed.** 4 May 2018 SR 29/2018 s14.
- (7) Any person using a stand does so at his or her own risk and has no right to recover damages from the minister or the Crown in right of Saskatchewan or any of its agents or employees.

28 Mar 2003 SR 13/2003 s6; 21 Apr 2006 SR 32/2006 s5; 4 May 2018 SR 29/2018 s14; 4 Jne 2021 SR 70/2021 s5.

Prohibition re attracting dangerous wildlife

18.44(1) In this section:

- (a) **“attractant”** means any of the following:
 - (i) food or food waste, compost or other waste or garbage that could attract dangerous wildlife;
 - (ii) a carcass or part of a carcass of an animal or fish, or other meat;
 - (iii) any other substance or thing designated by the minister as an attractant in the Act or these regulations;

- (b) **“dangerous wildlife”** means a bear, cougar, coyote or wolf;
 - (c) **“leave”**, in relation to a person who is an owner, tenant or occupant of land or premises, includes failing to remove an attractant from or allowing an attractant to remain in, on or about that land or those premises.
- (2) Subject to subsection (3), no person shall:
- (a) intentionally feed or attempt to feed dangerous wildlife;
 - (b) provide, leave or place an attractant in, on or about any land or premises with the intent of attracting dangerous wildlife; or
 - (c) provide, leave or place an attractant in, on or about any land or premises where there are or where there are likely to be people in a manner that a wildlife officer is satisfied could:
 - (i) attract dangerous wildlife to the land or premises; and
 - (ii) be accessible to dangerous wildlife.
- (3) Subsection (2) does not apply to a person:
- (a) providing, leaving or placing an attractant in, on or about any land or premises for the purposes of hunting or trapping in accordance with the Act and these regulations;
 - (b) conducting an agricultural operation, as defined in section 2 of *The Agricultural Operations Act*, in Saskatchewan;
 - (c) operating a facility for the disposal of waste, that is operated in accordance with *The Environmental Management and Protection Act, 2010* and the regulations made pursuant to that Act.

4 Jne 2021 SR 70/2021 s6.

18.5 Repealed. 15 Jly 94 SR 45/94 s8.

Dogs

- 19(1)** Subject to subsection (2.1), no person shall use a dog for hunting big game or wild boar or permit a dog accustomed to pursuing big game or wild boar to run at large in a locality where big game is usually found.
- (2) Any dog found chasing big game may be killed by any person without incurring any liability.
- (2.1) The director may issue a licence including any terms and conditions that the director considers appropriate, authorizing any person to use dogs for the purpose of hunting wild boar.
- (3) **Repealed.** 2 Aug 91 SR 59/91 s6.
- (4) Subject to subsection (5), no person shall hunt the following animals using a dog:
- (a) cougars;
 - (b) black bears;

- (c) fur animals other than cougars or black bears in:
 - (i) any northern fur conservation area; or
 - (ii) those rural municipalities listed in Table 7 of the Appendix.
- (5) The director may issue a licence, including any terms and conditions that the director considers appropriate, authorizing any person to use dogs for the purpose of hunting fur animals.

21 Aug 81 cW-13.1 Reg 1 s19; 14 Sep 84 SR 110/84 s6; 1 Feb 85 SR 4/85 s5; 2 Aug 91 SR 59/91 s6; 30 Jne 2016 SR 59/2016 s10; 7 Apr 2017 SR 30/2017 s14.

When guide required

20 No holder of a guided big game licence shall hunt big game unless the licence holder is guided by:

- (a) an outfitter who is the holder of an outfitter's licence issued pursuant to *The Outfitter and Guide Regulations, 2004*; or
- (b) a person who is employed for the purposes of guiding by an outfitter who is the holder of an outfitter's licence issued pursuant to *The Outfitter and Guide Regulations, 2004*.

17 May 2013 SR 31/2013 s7.

Hunting clothing

21(1) Every person hunting big game and every person accompanying or guiding him or her shall wear:

- (a) an outer garment that covers the torso and that is:
 - (i) coloured scarlet, bright yellow, blaze orange, white or any combination of those colours; or
 - (ii) approved by the Canadian Standards Association Group as high visibility safety apparel and carries the label CAN/CSA Z96 Class 2, as updated from time to time; and
- (b) a cap or toque coloured scarlet, bright yellow, blaze orange or any combination of those colours.

(1.1) The outer garment required pursuant to subclause (1)(a)(i) may display a patch or lettering in any colour that covers less than 100 centimetres² (15.5 inches²) of the garment.

(1.2) The cap or toque required pursuant to clause (1)(b) may display a patch or lettering in any colour that covers less than 50 centimetres² (7.8 inches²) of the cap or toque.

(2) Notwithstanding subsection (1), a person hunting big game with a bow and arrow, muzzle-loading rifle, crossbow or shotgun for which there is an open archery, a muzzle-loading firearm, a crossbow or a shotgun season established pursuant to *The Open Seasons Game Regulations, 2009* may wear camouflage or other clothing.

(3) Notwithstanding subsection (2), a person hunting mule deer pursuant to an archery mule deer licence is subject to clause (1)(a) during any period that the archery mule deer season runs concurrent with the special mule deer rifle season.

21 Aug 81 cW-13.1 Reg 1 s21; 3 Sep 82 SR 116/82 s11;
23 Sep 88 SR 73/88 s9; 24 Sep 93 SR 79/93 s9; 19 Sep
97 SR 87/97 s7; 9 Jly 99 SR 52/1999 s9; 8 Mar 2002 SR
19/2002 s7; 20 Jly 2007 SR 61/2007 s4; 9 Apr 2009 SR
35/2009 s4; 17 Apr 2014 SR 20/2014 s5; 22 Aug 2014
SR 72/2014 s10; 4 Mar 2016 SR 31/2016 s7; 4 May
2018 SR 29/2018 s15.

Waste, destroy or abandon game meat

22(1) A person who has killed or is in possession of any game other than a bear or wolf shall not allow its edible flesh to be wasted, destroyed, spoiled or abandoned.

(2) A person who kills or injures any game shall make every reasonable effort to retrieve the game and include it in his or her lawful limit.

(3) A person authorized by the minister or a wildlife officer may destroy any game that is determined by the minister or the wildlife officer, as the case may be, to be inedible or diseased.

7 Apr 2017 SR 30/2017 s15; 4 Jne 2021 SR 70/2021 s7.

Evidence of age or sex of game

23(1) No person shall fail to keep the evidence of age and sex of any game with the carcass, until the carcass and all parts of the carcass have been processed and taken to the place where it is intended to be consumed.

(2) Subsection (1) does not apply when all ages and both sexes of the game may be hunted at that time and place.

21 Aug 81 cW-13.1 Reg 1 s23; 26 Aug 83 SR 128/83 s7;
29 Dec 89 SR 82/89 s4.

Traps or snares

24(1) No person, without a licence for the purpose, shall hunt with, use or set any nets or snares for the destruction or capture of fur animals other than:

- (a) snares for the destruction or capture of rabbits or squirrels;
- (b) snares for the destruction or capture of fur animals under ice; or
- (c) mechanically activated foot snares set in a manner to ensure that the fur animal is captured by the foot.

(1.1) No person, without a licence for the purpose, shall hunt with, use or set any traps or snares for the destruction or capture of black bears other than mechanically activated foot snares set in a manner to ensure that the bear is captured by the foot.

(2) No person shall:

- (a) touch or interfere with any legally placed traps or snares, unless he or she is authorized by the owner;

- (b) leave a trap or snare set for a fur animal following the close of the open season for that animal;
 - (c) use foot-hold traps set in water for beaver, otter, mink or muskrat, unless the trap is set so that the animal drowns when caught;
 - (d) set traps with an inside jaw-spread exceeding 24 centimetres;
 - (e) set traps equipped with serrated teeth or jaws;
 - (f) use hooks or sharp devices to snag or spear fur animals;
 - (g) set spring-pole sets on poles or trees unless the trap is set in a manner to kill the animals with reasonable dispatch;
 - (h) set snares, unless each snare is equipped with a locking device to prevent the noose from opening;
 - (i) use a foot-hold trap, on land, for the live-capture and restraint of a fur animal unless:
 - (i) the trap is a certified restraining trap; or
 - (ii) in the case where no trap has been certified for the species, the trap has been modified to improve humaneness;
 - (j) without a licence issued by the director pursuant to subsection 6(2), use or set a power snare for the taking of fur animals;
 - (k) use or set a body-gripping trap that is not a certified trap for beaver, bobcat, otter, lynx, marten, fisher, ermine, least weasel, long tailed weasel, muskrat or raccoon.
- (3) No person shall leave a trap or snare set for a fur animal without returning to the trap or snare to determine if any wildlife has been caught:
- (a) at least every 24 hours, if the trap or snare is set in the southern fur conservation area in a town or city with a population exceeding 1,000 people or any land within five kilometres of that town or city;
 - (a.1) at least every 24 hours, if the mechanically activated foot snare is set for a black bear in the southern fur conservation area;
 - (b) at least every 72 hours, if the trap or snare is set in the southern fur conservation area on any land more than five kilometres from a town or city with a population exceeding 1,000 people; or
 - (c) at least every 120 hours, if the trap or snare is set in the northern fur conservation area.

15 Jly 95 SR 45/94 s9; 9 Jly 99 SR 52/1999 s10; 8 Mar 2002 SR 19/2002 s8; 21 Apr 2006 SR 32/2006 s6; 20 Jly 2007 SR 61/2007 s5; 7 Apr 2017 SR 30/2017 s16; 3 Apr 2020 SR 34/2020 s5.

Beaver, black bear and cougar

25(1) In this section, “**member trapper**” means a person who is eligible to hold a northern fur conservation area fur licence.

(2) Except as may be otherwise expressly authorized by these regulations, no person shall shoot or attempt to shoot any beaver in the southern fur conservation area on any land without the permission of the owner or occupant of the land.

(3) Except as may be otherwise expressly authorized by these regulations, no person shall shoot or attempt to shoot any:

- (a) black bear pursuant to the authority of a valid fur licence:
 - (i) in the northern fur conservation area, unless the person is a trapper who is conducting normal bear trapping operations; or
 - (ii) in a southern fur conservation area, unless the black bear has been captured and is restrained in a mechanically activated foot snare; or
- (b) cougar pursuant to the authority of a valid fur licence, unless the cougar has been captured and is restrained in a trap or snare.

7 Apr 2017 SR 30/2017 s17; 3 Apr 2020 SR 34/2020 s6.

25.1 Repealed. 26 Jly 96 SR 50/96 s7.

Accidental killing

26(1) Any person who, by accident, unlawfully kills any wildlife shall immediately report the killing to the nearest wildlife officer.

(2) Subsection (1) does not apply to wildlife accidentally killed by a vehicle.

(3) Any person who under exigent circumstances unlawfully kills any wildlife that could not survive in the wild shall immediately report the killing to the nearest wildlife officer.

21 Aug 81 cW-13.1 Reg 1 s26; 4 May 2018 SR 29/2018 s16.

Wildlife for breeding

27 *The Animal Protection Act* applies, *mutatis mutandis*, to wildlife kept for breeding purposes on a wildlife farm, commercial wildlife farm or zoo pursuant to the Act.

21 Aug 81 cW-13.1 Reg 1 s27.

28 Repealed. 29 Oct 2021 SR 114/2021 s4.

Big game

29 Notwithstanding any other provision of these regulations, only a Saskatchewan resident living within a 16 kilometre radius of:

- (a) Beauval;
- (b) Black Lake;
- (c) Buffalo Narrows;

- (d) Camsell Portage;
- (e) Cree Lake;
- (f) Deschambault;
- (g) Dillon;
- (h) **Repealed.** 26 Jly 96 SR 50/96 s8.
- (i) Fond-du-Lac;
- (j) **Repealed.** 13 Sep 85 SR 100/85 s6.
- (k) Ile-à-la-Crosse;
- (l) Kinoosao;
- (m) La Loche;
- (n) La Ronge;
- (o) Patuanak;
- (p) Pelican Narrows;
- (q) Pinehouse;
- (r) Primeau Lake;
- (s) Sandy Bay;
- (t) Southend;
- (u) Stanley Mission;
- (v) Stony Rapids;
- (w) Turnor Lake; or
- (x) Wollaston Lake;

may hunt big game within a 16 kilometre radius of the community excluding any privately owned land.

21 Aug 81 cW-13.1 Reg 1 s29; 3 Sep 82 SR 116/82 s12;
13 Sep 85 SR 100/85 s6; 26 Jly 96 SR 50/96 s8.

Game birds

30 Notwithstanding any other provision of these regulations or of any other regulations made pursuant to the Act, no person shall hunt any game bird:

- (a) between June 16 and November 9 in any year in, on or within 500 metres perpendicularly distant inland from the water's edge of:
 - (i) Antelope Lake;
 - (ii) Avonlea Reservoir, 4.8 kilometres south-east of Avonlea;
 - (iii) Barber Lake;
 - (iv) Bigstick Lake;
 - (v) Birch Lake, 16.1 kilometres north-east of Glaslyn;

- (vi) Boulder Lake;
- (vii) Buffalo Coulee Lake;
- (viii) Cabri Lake;
- (ix) Cactus Lake;
- (x) Castlewood Lake;
- (xi) Cutbank Lake, 4.8 kilometres north-east of Glidden;
- (xii) Deep Lake, eight kilometres south of Indian Head;
- (xiii) Dewar Lake, near the Town of Dewar Lake;
- (xiv) Ear Lake;
- (xv) Eyre Lake;
- (xvi) Flat Lake, 4.8 kilometres south-east of Wilkie;
- (xvii) Goose Lake, 11.3 kilometres east of Harris;
- (xviii) Gooseberry Lake;
- (xix) Grassy Lake, 11.3 kilometres north-east of Luseland;
- (xx) Highfield Reservoir;
- (xxi) Ibsen Lake;
- (xxii) Junction Dam, 3.2 kilometres north of Maple Creek;
- (xxiii) Kiyu Lake;
- (xxiv) Lac la Course;
- (xxv) Leech Lake;
- (xxvi) Lomond Lake, 4.8 kilometres north-east of Preeceville;
- (xxvii) Luck Lake;
- (xxviii) Mallard Bay, 12.9 kilometres north of Mortlach;
- (xxix) Mud Lake, 16.1 kilometres north of Wynyard;
- (xxx) Muddy Lake;
- (xxxi) Opuntia Lake;
- (xxxii) Paysen (Horfield) Lake;
- (xxxiii) Saline Lake;
- (xxxiv) Silver Lake, 11.3 kilometres north of Sheho;
- (xxxv) Snipe Lake;
- (xxxvi) Stonewall Lake;
- (xxxvii) Teo Lakes;
- (xxxviii) Thackery Lake;
- (xxxix) Thomson Lake, 4.8 kilometres north-west of Lafleche;
- (xl) Waterhen Marsh and the island thereon;

(xli) that portion of the South Saskatchewan River and the islands thereon lying between Gardiner Dam and the northern boundary of Township 30, in Range 8, west of the Third Meridian;

(xlii) that portion of the North Saskatchewan River and the islands thereon lying between Paynton Ferry and Borden Bridge;

(xliii) that portion of the South Saskatchewan River, and the islands thereon, and that portion of Lake Diefenbaker lying between the Alberta border and Saskatchewan Landing Bridge; or

(xliv) that portion of the Waterhen River 4.8 kilometres west and 3.2 kilometres east from Highway Number 4 crossing; or

(b) in, on or over Cypress Lake and the islands on that lake, Tobin Lake and the islands on that lake, Witchekan Lake and the islands of the North Saskatchewan River located:

(i) in Township 49, in Range 17, west of the Second Meridian and in Township 50, in Range 16, west of the Second Meridian; and

(ii) between the Alberta-Saskatchewan border and the Paynton Ferry Crossing.

4 Mar 2016 SR 31/2016 s8.

PART II.1 Habitat Protection

Wildlife habitat in special areas

30.1 No person shall, without a licence for the purpose, destroy or alter any wildlife habitat within a game preserve, road corridor game preserve, wildlife refuge, wildlife management unit, regional park, provincial park, protected area or recreation site.

4 Mar 2016 SR 31/2016 s9.

Restriction on operating a vehicle on wildlife lands

30.2(1) Subject to subsections (2) and (3), no person shall operate or be a passenger in a vehicle for any purpose on wildlife lands.

(2) A person who has lawfully killed a big game animal or wild boar on wildlife lands may:

(a) operate a vehicle on wildlife lands for the sole purpose of retrieving the animal to a road or provincial highway by the most direct route available; and

(b) subject to the other provisions of these regulations, carry an encased firearm in the vehicle while retrieving the big game animal.

(3) A person may operate a vehicle on wildlife lands if he or she is authorized by the director to do so.

30 Jne 2016 SR 59/2016 s11; 4 May 2018 SR 29/2018 s17.

PART III
Licences
GENERAL

Licences

31(1) Any person may apply for a licence unless that person is otherwise disqualified pursuant to:

- (a) the Act;
- (b) any other provision of these regulations; or
- (c) any other regulations made pursuant to the Act.

(2) No person other than a:

- (a) Saskatchewan resident may apply for, purchase or hold a Saskatchewan Resident Game or Fur Licence;
- (b) Canadian resident may apply for, purchase or hold a Canadian Resident Game Licence; or
- (c) veteran may apply for, purchase or hold:
 - (i) a Saskatchewan Resident Veteran Game Licence; or
 - (ii) a Canadian Resident Veteran Game Licence.

(2.1) Any person may purchase or hold a guided big game licence.

(3) **Repealed.** 14 Sep 84 SR 110/84 s8.

(4) Every Saskatchewan resident who applies for a game licence, a fur licence, a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence shall possess a valid Saskatchewan Health Services Card issued for the purpose of *The Saskatchewan Hospitalization Act* or *The Saskatchewan Medical Care Insurance Act*.

(4.1) Every person who applies for a game licence, a fur licence, a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence shall:

- (a) apply in the form and manner required by the minister; and
- (b) provide the minister with any other information or material that the minister may reasonably require.

(4.2) The minister shall provide a HAL Identification Number to every person who:

- (a) applies for a licence pursuant to subsection (4.1); and
- (b) has not yet been issued a HAL Identification Number.

(4.3) The HAL Identification Number issued pursuant to subsection (4.2) must be used by the person in all subsequent licence transactions and included on all licences purchased and held by that person.

(4.4) No person shall use more than one HAL Identification Number.

- (4.5) Every person who:
- (a) applies for a licence that is listed in Table 2 shall associate an unused seal to that licence by supplying the unique seal number; and
 - (b) is not a Saskatchewan resident and who applies for a licence that is listed in Table 1 shall associate an unused harvest ledger to that licence by supplying the unique harvest ledger number.
- (5) If a licence is restricted to residents of a wildlife management zone, only a Saskatchewan resident who has his or her principal residence in that zone for the three months preceding the date of his or her application for the licence is eligible to obtain the licence.
- (6) **Repealed.** 4 Mar 2016 SR 31/2016 s10.
- (6.1) No person shall hunt with a seal unless the seal:
- (a) is associated with a valid licence;
 - (b) includes the number of the associated licence; and
 - (c) includes the licence year and type.
- (6.2) No person shall hunt with a harvest ledger unless the harvest ledger:
- (a) is associated with a valid licence;
 - (b) includes the number of the associated licence;
 - (c) includes the licence year; and
 - (d) includes the name of the species and the season limit for that species as set out on the associated licence.
- (7) On being satisfied that the holder of a licence has lost a seal or harvest ledger associated with that licence, the director may, on payment of a fee of \$5.14 by the licence holder, issue a duplicate seal or harvest ledger.
- (8) Every person shall carry his or her game licence, seal, harvest ledger and Saskatchewan Wildlife Habitat Licence or Veteran Wildlife Habitat Licence, as the case may be, on his or her person while hunting.
- (8.1) For the purposes of subsection (8), a digital copy of the following is acceptable if the digital copy is immediately available on an electronic device for examination by a wildlife officer:
- (a) a game licence;
 - (a.1) a fur licence;
 - (b) a Saskatchewan Wildlife Habitat Licence;
 - (c) a Veteran Wildlife Habitat Licence.

(9) No person shall hunt any wildlife within Saskatchewan other than:

- (a) at the time;
- (b) in the place;
- (c) for the specie or sex of species; and
- (d) in the manner;

specified in the licence issued to that person.

(10) The following expire on March 31 following the date of issue:

- (a) a Saskatchewan Wildlife Habitat Licence;
- (b) a Veteran Wildlife Habitat Licence.

(11) Notwithstanding subsection (10), if a holder of a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence also holds a fur licence, the Saskatchewan Wildlife Habitat Licence or Veteran Wildlife Habitat Licence, as the case may be, and the fur licence are valid for the purposes of trapping and possessing unprocessed fur until August 31 following the date of issue.

(11.1) Notwithstanding subsection (10), if a holder of a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence also holds a first or second barren-ground caribou licence, the Saskatchewan Wildlife Habitat Licence or Veteran Wildlife Habitat Licence, as the case may be, is valid for the purposes of hunting while the barren-ground caribou licence remains valid.

(12) No person shall apply for or hold a game licence, fur licence, Saskatchewan Wildlife Habitat Licence or Veteran Wildlife Habitat Licence while he or she is prohibited pursuant to section 28 or 76 of the Act from applying for or obtaining a licence.

21 Aug 81 cW-13.1 Reg 1 s31; 30 Apr 82 SR 63/82 s6; 3 Sep 82 SR 116/82 s14; 3 Jne 83 SR 71/83 s10; 22 Jly 83 SR 103/83 s10; 14 Sep 84 SR 110/84 s8; 13 Sep 85 SR 100/85 s8; 27 Nov 87 SR 119/87 s9; 23 Sep 88 SR 73/88 s12; 2 Aug 91 SR 59/91 s9; 24 Sep 93 SR 79/93 s11; 6 Sep 96 SR 64/96 s5; 22 May 98 SR 38/98 s5; 22 Sep 2000 SR 71/2000 s5; 22 Dec 2000 SR 102/2000 s3; 6 Aug 2004 SR 67/2004 s5; 17 May 2013 SR 31/2013 s8; 4 Mar 2016 SR 31/2016 s10; 7 Apr 2017 SR 30/2017 s18; 4 May 2018 SR 29/2018 s18; 5 Apr 2019 SR 24/2019 s5; 4 Jne 2021 SR 70/2021 s8.

Circumstances where licence not revoked

31.1 For the purpose of subsection 19(2) of the Act, subsection 19(1) and section 76 of the Act do not apply to the violation of any of the following provisions of these regulations:

- (a) subsection 18.1(3);
- (b) **Repealed.** 4 May 2018 SR 29/2018 s19.

- (c) section 21;
- (d) subsection 31(4.4), clauses 31(6.1)(b) and (c) and (6.2)(b), (c) and (d) and subsection 31(8);
- (e) subsection 36(3).

24 Sep 93 SR 79/93 s12; 19 Sep 97 SR 87/97 s9; 6 Aug
2004 SR 67/2004 s6; 17 May 2013 SR 31/2013 s9; 4
Mar 2016 SR 31/2016 s11; 4 May 2018 SR 29/2018 s19.

Possession of dead wildlife

31.2(1) A person who finds dead wildlife may take possession of that wildlife if:

- (a) to that person's knowledge, the wildlife was not killed in contravention of the Act; and
- (b) within seven days of taking possession of the dead wildlife, the person:
 - (i) applies to a wildlife officer for and is granted a licence authorizing possession of dead wildlife;
 - (ii) provides the wildlife to a wildlife officer for inspection; and
 - (iii) pays the applicable licence fee.

(2) Wildlife provided to a wildlife officer pursuant to subclause (1)(b)(ii) may be marked by a wildlife officer for identification in a manner approved by the director.

(3) A person is not required to have a licence authorizing possession of dead wildlife to possess wildlife:

- (a) mentioned in subsections 4(1), (2) and (2.1); or
- (b) taken under a valid hunting and trapping licence.

(3.1) A Saskatchewan resident is not required to have a licence authorizing possession of dead wildlife to possess wildlife mentioned in subsection 32(3).

(4) The fee for a licence authorizing possession of dead wildlife is \$10.

(5) Notwithstanding subclause (1)(b)(iii), subsection (4) does not apply with respect to either or both the carcass and hide, excluding the antlers, of a deer, moose, elk or pronghorn antelope that has been accidentally killed by a vehicle.

24 Sep 93 SR 79/93 s12; 4 Mar 2016 SR 31/2016 s12;
30 Jne 2016 SR 59/2016 s12; 7 Apr 2017 SR 30/2017
s19; 4 May 2018 SR 29/2018 s20.

Possession of a dead cougar

31.21(1) A person who kills a cougar pursuant to the authority of a fur licence or of a special permit issued by the director that authorizes the killing of cougars, or a person who is a landowner protecting his or her property in accordance with section 6, may take possession of that cougar if:

- (a) to that person's knowledge, the cougar was not killed in contravention of the Act; and

- (b) immediately on taking possession of the cougar, the person:
 - (i) applies to a wildlife officer requesting a permit authorizing the possession of the cougar;
 - (ii) provides the cougar to a wildlife officer for inspection.
- (2) A cougar provided to a wildlife officer pursuant to subclause (1)(b)(ii) may be sealed or marked by a wildlife officer for identification in a manner approved by the director and the seal or mark shall be maintained permanently.

7 Apr 2017 SR 30/2017 s20.

Confidentiality re licence issuance agreements

31.3 For the purposes of clause 22(3)(n) of the Act, a licence issuance agreement must contain a provision requiring the person with whom the agreement is entered into:

- (a) to use any personal information collected only for the purposes of the agreement;
- (b) to not disclose the personal information collected except if authorized by law to do so;
- (c) to take reasonable steps to ensure the security and confidentiality of the personal information; and
- (d) to allow the minister to access or inspect the person's premises to confirm that the person is complying with the terms and conditions of the Act, these regulations and the agreement.

4 Mar 2016 SR 31/2016 s13.

Hunter harvest surveys

31.4(1) As a condition of issuing a licence pursuant to the Act, the minister may require the holder of the licence:

- (a) to complete a hunter harvest survey for the purpose of collecting information related to hunting activity and the taking or killing of wildlife as authorized by these regulations; and
 - (b) to return the hunter harvest survey by a date specified by the minister.
- (2) No person who holds a licence issued pursuant to the Act or these regulations and who is required to fill out and return a hunter harvest survey pursuant to subsection (1) shall fail to fill out and return a hunter harvest survey by the date the minister has specified.

3 Apr 2020 SR 34/2020 s7.

FUR LICENCES

Fur licence required

32(1) No person shall hunt any fur animals without:

- (a) either:
 - (i) a Saskatchewan Wildlife Habitat Licence; or
 - (ii) a Veteran Wildlife Habitat Licence; and
- (b) a fur licence.

(1.1) Subject to subsection (1.2), no person shall sell any unprocessed pelts or parts of fur animals without a fur dealer licence issued pursuant to section 40 or:

- (a) both:
 - (i) a Saskatchewan Wildlife Habitat Licence; and
 - (ii) a fur licence;
- (b) both:
 - (i) a Veteran Wildlife Habitat Licence; and
 - (ii) a fur licence;
- (c) a Saskatchewan Treaty Indian Fur Licence; or
- (d) a special permit.

(1.2) No person shall sell a cougar pelt or parts of a cougar without a permit issued in accordance with subclause 31.21(1)(b)(i).

(2) No person shall hunt any fur animal in the northern fur conservation area unless that person is at least 12 years of age and is the holder of:

- (a) a northern fur conservation area fur licence for that area; and
- (b) either:
 - (i) a Saskatchewan Wildlife Habitat Licence; or
 - (ii) a Veteran Wildlife Habitat Licence.

(3) Notwithstanding subsection (1), a Saskatchewan resident may hunt coyotes with a firearm in the southern fur conservation area without any of the following:

- (a) a fur licence;
- (b) a Saskatchewan Wildlife Habitat Licence;
- (c) a Veteran Wildlife Habitat Licence.

21 Aug 81 cW-13.1 Reg 1 s32; 3 Sep 82 SR 116/82 s15;
 27 Nov 87 SR 119/87 s10; 2 Aug 91 SR 59/91 s10; 24
 Sep 93 SR 79/93 s13; 15 Jly 94 SR 45/94 s11; 6 Sep 96
 SR 64/96 s6; 8 Mar 2002 SR 19/2002 s11; 20 Jly 2007
 SR 61/2007 s6; 2 Jan 2009 SR 129/2008 s7; 7 Apr 2017
 SR 30/2017 s21; 5 Apr 2019 SR 24/2019 s6.

Eligibility for fur licences

33(1) No person shall purchase or hold:

- (a) a fur licence unless he or she is a Saskatchewan resident and has received a certificate required by *The Firearms Safety/Hunter Education Regulations* and has:
 - (i) obtained a mark set by the minister on an examination approved by the minister respecting the hunting of fur animals with traps;
 - (ii) held a licence authorizing the hunting of fur animals by means of traps in Saskatchewan or elsewhere; or
 - (iii) successfully completed a course approved by the minister respecting the hunting of fur animals with traps; or
- (b) a Northern Fur Conservation Area Fur Licence unless the person is at least 12 years of age;
- (c) **Repealed.** 6 Aug 2004 SR 67/2004 s7.

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

- (a) has received a certificate required by *The Firearms Safety/Hunter Education Regulations*; and
- (b) has:
 - (i) obtained a mark set by the minister on an examination approved by the minister respecting the hunting of fur animals with traps;
 - (ii) held a licence authorizing the hunting of fur animals by means of traps in Saskatchewan or elsewhere; or
 - (iii) successfully completed a course approved by the minister respecting the hunting of fur animals with traps.

15 Jly 94 SR 45/94 s12; 28 Mar 2003 SR 13/2003 s7; 6 Aug 2004 SR 67/2004 s7; 7 Apr 2017 SR 30/2017 s22.

Northern Fur Conservation Area Fur Licence

34 A Northern Fur Conservation Area Fur Licence is valid only in the trapping block or zone specified on the licence.

7 Apr 2017 SR 30/2017 s23.

Rights to fur licences

35(1) A person who has a fur licence and a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence who is also the owner or occupant of any land:

- (a) that completely surrounds any body of water, has a prior right to carry out trapping operations on that body of water;

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- (b) across which a river or stream flows or which borders on a body of water, has a prior right to carry out trapping operations on the lesser of:
- (i) the half of the stream, river or body of water bordering the lands; or
 - (ii) the first 30 metres out from the high water mark.
- (2) No person shall trap on any bodies of water, streams or rivers described in clause (1)(b) without the permission of the owner or occupant of the adjacent land.
- (3) Subsection (1) does not apply in the northern fur conservation area.

21 Aug 81 cW-13.1 Reg 1 s35; 26 Aug 83 SR 128/83 s9;
27 Nov 87 SR 119/87 s11; 7 Apr 2017 SR 30/2017 s24;
5 Apr 2019 SR 24/2019 s7.

GAME LICENCES

Game licence required

- 36(1)** No person shall hunt any game:
- (a) while the person is prohibited pursuant to section 28 or 76 of the Act from applying for or obtaining a licence; and
 - (b) without a big game licence or a game bird licence, as the case may require.
- (1.1) No person who holds a game bird licence listed in Table 1 or a big game licence listed in Table 2 shall hunt the game specified in that licence without a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence.
- (2) Notwithstanding subsections (1) and (1.1), an owner or occupant of any land may, within the limits of that land and during the game bird season, hunt upland game birds without any of the following:
- (a) a licence;
 - (b) a Saskatchewan Wildlife Habitat Licence;
 - (c) a Veteran Wildlife Habitat Licence.
- (3) A person 12 to 15 years of age shall carry with his or her licence while hunting a copy of the written consent of his or her parent or guardian that is required when purchasing his or her licence.
- (4) **Repealed.** 7 Apr 2017 SR 30/2017 s25.
- (5) A Saskatchewan resident may hunt coyotes with a firearm without a licence.

21 Aug 81 cW-13.1 Reg 1 s36; 3 Jne 83 SR 71/83 s11;
22 Jly 83 SR 103/83 s11; 27 Nov 87 SR 119/87 s12; 17
Aug 90 SR 64/90 s9; 6 Sep 96 SR 64/96 s7; 19 Sep 97
SR 87/97 s11; 22 May 98 SR 38/98 s6; 22 Sep 2000 SR
71/2000 s6; 22 Dec SR 102/2000 s4; 6 Aug 2004 SR
67/2004 s8; 2 Jan 2009 SR 129/2008 s8; 7 Apr 2017 SR
30/2017 s25; 5 Apr 2019 SR 24/2019 s8.

Resource Allocation Licence

36.1(1) In this section:

- (a) **“assigned outfitting area”** means an assigned outfitting area as defined in *The Outfitter and Guide Regulations, 2004*;
- (b) **“client”** means a client as defined in *The Outfitter and Guide Regulations, 2004*;
- (c) **“outfitter”** means a person to whom an outfitter’s licence has been issued pursuant to *The Outfitter and Guide Regulations, 2004*;
- (d) **“Resource Allocation Licence”** means a valid licence issued to an outfitter to validate the guided big game licence held by each of his or her big game clients pursuant to these regulations.

(2) An outfitter shall purchase one Resource Allocation Licence for each guided big game licence held by a client to the maximum allocation listed on the outfitter’s licence.

(3) A Resource Allocation Licence is valid only in the assigned outfitting area of the outfitter to whom the Resource Allocation Licence has been issued.

(4) If an outfitter has more than one assigned outfitting area for different species of big game, a Resource Allocation Licence is valid only in the assigned outfitting area for the species noted on the licence.

(5) A Resource Allocation Licence is valid only for the year in which the licence is issued.

(6) No client shall hunt big game without:

- (a) a guided big game licence;
- (b) either:
 - (i) a Saskatchewan Wildlife Habitat Licence; or
 - (ii) a Veteran Wildlife Habitat Licence; and
- (c) a Resource Allocation Licence

(6.1) Notwithstanding subsection (6), a client who is a Saskatchewan resident hunting under the authority of a Saskatchewan resident licence or a Saskatchewan resident veteran licence pursuant to this Part may hunt big game without a Resource Allocation Licence.

(7) Notwithstanding subsection (6), a client who is a Canadian resident hunting under the authority of a game draw licence for Canadian Resident White-tailed Deer issued pursuant to Part IX may hunt big game without a Resource Allocation Licence.

(8) The fees for Resource Allocation Licences are set out in Table 8.

Game bird licence

37(1) The fees for game bird licences are the fees set out in Table 1.

(2) No person shall hold more than one Canadian Resident Game Bird Licence, one Canadian Resident Veteran Game Bird Licence or one Non-resident Game Bird Licence for the open seasons for game birds in any year, and any licence purchased or held in violation of this section is void.

21 Aug 81 cW-13.1 Reg 1 s37; 30 Apr 82 SR 63/82 s7; 6 Aug 2004 SR 67/2004 s9; 5 Apr 2019 SR 24/2019 s10.

Saskatchewan Wildlife Habitat Licences

37.1 The fee for a Saskatchewan Wildlife Habitat Licence is \$15, including GST.

7 Apr 2017 SR 30/2017 s26; 4 May 2018 SR 29/2018 s21.

Veteran Wildlife Habitat Licence

37.11 The fee for a Veteran Wildlife Habitat Licence is \$0.

5 Apr 2019 SR 24/2019 s11.

Saskatchewan Resident youth licences

37.2(1) Subject to subsection (2), no person other than a Saskatchewan resident who is 12 years of age or more but not more than 19 years of age may apply for or hold a Saskatchewan Resident Youth Game Bird Licence, a Saskatchewan Resident Youth White-tailed Deer Licence or a Saskatchewan Resident Youth Fur Licence.

(2) A person does not contravene subsection (1) if the person:

(a) applies for or holds a Saskatchewan Resident Youth Game Bird Licence, a Saskatchewan Resident Youth White-tailed Deer Licence or a Saskatchewan Resident Youth Fur Licence before the person's nineteenth birthday; and

(b) hunts during the year after that birthday in which the licence mentioned in clause (a) is valid.

(3) Each of a Saskatchewan Resident Youth Game Bird Licence and a Saskatchewan Resident Youth White-tailed Deer Licence provide the same rights, privileges, restrictions and duties given by the Act and these regulations to:

(a) a Saskatchewan Resident First White-tailed Deer Licence; and

(b) a Saskatchewan Resident Game Bird Licence.

(4) A Saskatchewan Resident Youth Fur Licence provides the same rights, privileges, restrictions and duties pursuant to the Act and these regulations as a Southern Fur Conservation Area Fur Licence or Northern Fur Conservation Area Fur Licence.

3 Apr 2020 SR 34/2020 s8; 4 Jne 2021 SR 70/2021 s9.

Big game licence

38(1) No person shall purchase or hold more than one, or be eligible to have the person's name drawn for in the computer draw pursuant to section 63.01 for more than one, of each of the following licences for the open seasons for big game in each year, and any licence purchased, held or drawn for in contravention of this section is void:

- (a) first elk licence;
 - (b) second elk licence;
 - (c) first barren ground caribou licence;
 - (d) second barren ground caribou licence;
 - (e) first white-tailed deer licence;
 - (f) second white-tailed deer licence;
 - (g) first antlerless white-tailed deer licence;
 - (h) second antlerless white-tailed deer licence;
 - (i) mule deer licence;
 - (j) first antlerless mule deer licence;
 - (k) second antlerless mule deer licence;
 - (l) third antlerless mule deer licence;
 - (m) fourth antlerless mule deer licence;
 - (n) moose licence;
 - (o) first black bear licence;
 - (p) second black bear licence;
 - (q) antelope licence;
 - (r) wolf licence;
 - (s) Saskatchewan Resident Youth White-tailed Deer Licence.
- (1.1) **Repealed.** 15 Jly 94 SR 45/94 s14.
- (2) **Repealed.** 27 Nov 87 SR 119/87 s14.
- (3) **Repealed.** 21 Apr 2006 SR 32/2006 s7.
- (4) The fees for big game licences are the fees set out in Table 2.

21 Aug 81 cW-13.1 Reg 1 s38; 30 Apr 82 SR 63/82 s8; 13 Sep 85 SR 100/85 s9; 27 Nov 87 SR 119/87 s14; 23 Sep 88 SR 73/88 s15; 14 Apr 89 SR 17/89 s4; 2 Aug 91 SR 59/91 s12; 24 Sep 93 SR 79/93 s14; 15 Jly 94 SR 45/94 s14; 28 Mar 2003 SR 13/2003 s8; 6 Aug 2004 SR 67/2004 s10; 21 Apr 2006 SR 32/2006 s7; 17 May 2013 SR 31/2013 s12; 22 Aug 2014 SR 72/2014 s12; 3 Apr 2020 SR 34/2020 s9.

Big Game Management Licence

38.1(1) The minister may issue Big Game Management Licences to manage a big game species of wildlife if, in the minister's opinion, that big game species of wildlife at a particular place in Saskatchewan is:

- (a) a danger to public safety;
 - (b) a public nuisance;
 - (c) a threat to agricultural products; or
 - (d) at risk of disease or overpopulation.
- (2) The minister may indicate on licences mentioned in subsection (1):
- (a) the big game species and the sex of the species for which the licence is valid;
 - (b) the places for which the licence is valid; and
 - (c) subject to subsection (3), the times for which the licence is valid.
- (3) The minister shall issue licences mentioned in subsection (1) only for times between August 1 of one year and March 31 of the following year.

6 Aug 2004 SR 67/2004 s11.

PHEASANT LICENCES**Pheasants**

39(1) No person shall:

- (a) hunt pheasants unless he or she is a Saskatchewan resident;
 - (b) shoot or possess a hen pheasant other than a hen pheasant possessed by a person who has taken the pheasant by means of a falcon.
- (2) Subsection (1) does not apply to the hunting, shooting or possessing of captive-reared ring-necked pheasants on commercial wildlife farms.

26 Aug 83 SR 128/83 s10; 23 Sep 88 SR 73/88 s16; 19 Sep 97 SR 87/97 s14.

FUR DEALERS LICENCES**Fur dealers licences**

40(1) The director may issue:

- (a) a Saskatchewan resident fur dealer licence to a Saskatchewan resident, subject to the condition that the licensee may acquire the services of a maximum of three agents, to be specified on his or her licence, who may acquire furs by direct contact with trappers or other licensed fur dealers;
- (b) a non-resident fur dealer licence, subject to the condition that furs may only be purchased from a licensed Saskatchewan resident fur dealer or a fur farm.

- (2) Unless authorized by the director, no licensee mentioned in subsection (1), nor any of his or her agents, shall purchase or use any other fur licence.
- (3) Any licence issued pursuant to subsection (1) expires on September 30 following the date of its issue.

21 Aug 81 cW-13.1 Reg 1 s40; 14 Sep 84
 SR 110/84 s10; 29 Aug 86 SR 93/86 s9; 7 Apr 2017 SR
 30/2017 s28; 4 May 2018 SR 29/2018 s22.

Returns by fur dealers

41(1) Every holder of a Saskatchewan Resident Fur Dealer Licence shall, on or before the fifth day of each month, forward to the director a return showing, with respect to the preceding month:

- (a) the number and kind of unprocessed pelts or parts of fur animals acquired by the holder of the licence or his or her agents;
- (b) the name and address of the person from whom any unprocessed pelts or parts of fur animals were purchased;
- (c) the fur licence number of the person selling any unprocessed pelts or parts of fur animals;
- (d) the trapping block or the number of the wildlife management zone from which each fur animal was taken;
- (e) the price paid for each unprocessed pelt or part of a fur animal;
- (f) the number and kind of unprocessed pelts or parts of fur animals sold, disposed of or destroyed by him or her;
- (g) the name, address and licence number of the person to whom the unprocessed pelts or parts of fur animals were sold or disposed; and
- (h) the export permit number covering any shipment leaving the province.

(2) Every holder of a Non-resident Fur Dealer Licence shall, on or before the fifth day of each month, forward to the director a return showing, with respect to the preceding month:

- (a) the number and kind of unprocessed pelts or parts of fur animals acquired by him or her;
- (b) the name, address and licence number of the person from whom each unprocessed pelt or part of a fur animal was acquired; and
- (c) the export permit number covering any shipment leaving the province.

7 Apr 2017 SR 30/2017 s29.

42 Repealed. 5 Apr 2012 SR 18/2012 s5.

43 Repealed. 4 Jne 2021 SR 70/2021 s10.

Licence fees

44 The fees for fur licences are the fees set out in Table 3.

21 Aug 81 cW-13.1 Reg 1 s44.

PART IV
Tagging Big Game

Procedure

45(1) A person who takes or kills any big game that may be taken or killed shall immediately:

- (a) **Repealed.** 23 Sep 88 SR 73/88 s17.
 - (a.1) separate the hide seal from the meat seal;
 - (a.2) separate the meat seal from the antler or head seal;
- (b) cut out and remove the spaces provided in each seal to indicate the correct date of the kill, including the month, day and year;
- (c) securely attach the hide seal to the hide of the big game animal until the hide is processed or destroyed;
- (d) securely attach the meat seal to the carcass of the big game animal until the carcass is processed and taken to the place where it is to be consumed; and
- (e) subject to subsection (1.1), securely attach the antler or head seal:
 - (i) to the antlers, in the case of an antlered big game animal; or
 - (ii) to the ear, in the case of an antlerless big game animal.

(1.1) Clause (1)(e) does not apply with respect to a wolf or black bear if the hide of the wolf or black bear accompanies the head.

(2) **Repealed.** 26 Jly 96 SR 50/96 s10.

(3) **Repealed.** 23 Sep 88 SR 73/88 s17.

(3.1) A licence is no longer valid for hunting immediately after the hide seal, the meat seal and the antler or head seal are separated from each other.

(4) A big game licence that is issued with detached, separate seals is no longer valid for hunting when a big game animal has been taken.

(5) No seal which has been previously used is valid.

(6) Except as specified in the Act or in any regulations made under the Act, when the hide is removed from a big game animal, the person taking the animal shall keep the hide with the carcass until the carcass is processed and taken to the place where it is intended to be consumed.

(7) Notwithstanding subsection (6), a person may transport a big game carcass separate from the hide if:

- (a) the complete tail with hide on or the complete lower hind leg, including the metatarsus and phalanges, with hide on, is kept attached to the carcass for species identification until the carcass is processed; or
- (b) the big game carcass is from a moose or elk taken in Wildlife Management Zones 56 to 76 and, notwithstanding subsection (8), the hide is left, properly tagged, at the kill site.

- (8) No person shall leave a big game hide in the field.
- (9) **Repealed.** 7 Apr 2017 SR 30/2017 s32.
- (10) A holder of a game bird licence that has an associated harvest ledger who takes or kills a Sharp-tailed Grouse or Hungarian Partridge shall immediately record in ink in the harvest ledger the date of the taking or killing.
- (11) No person shall possess a Sharp-tailed Grouse or a Hungarian Partridge taken or killed by a holder of a game bird licence that has an associated harvest ledger unless the date of the taking or killing is recorded in ink in the harvest ledger.
- (12) No person shall possess a deer, moose, elk or pronghorn antelope head or antlers between the time the animal was taken or killed and March 31 of the following year, unless the seal is attached to the deer, moose, elk or pronghorn antelope head or antlers in accordance with clause (1)(e).
- (12.1) Subsection (12) does not apply to a person who has been granted a licence pursuant to section 31.2 to possess either or both the carcass and hide, excluding the antlers, of a deer, moose, elk or pronghorn antelope that has been accidentally killed by a vehicle.
- (13) **Repealed.** 17 May 2013 SR 31/2013 s13.
- (14) **Repealed.** 17 May 2013 SR 31/2013 s13.

13 Sep 85 SR 100/85 s11; 23 Sep 88 SR 73/88 s17; 24 Sep 93 SR 79/93 s15; 26 Jly 96 SR 50/96 s10; 22 Sep 2000 SR 71/2000 s9; 22 Dec 2000 SR 102/2000 s6; 28 Mar 2003 SR 13/2003 s9; 6 Aug 2004 SR 67/2004 s12; 21 Apr 2006 SR 32/2006 s8; 17 May 2013 SR 31/2013 s13; 4 Mar 2016 SR 31/2016 s14; 7 Apr 2017 SR 30/2017 s32; 4 May 2018 SR 29/2018 s23.

Untagged hides

- 46(1)** Subject to subsection (5), no person shall have in his or her possession the whole or any part of any unprocessed hide of any big game animal, unless a seal is attached to the hide.
- (1.1) Subject to subsection (5), no person shall have in his or her possession the whole or any part of any unprocessed carcass of any big game animal, unless a seal is attached to the carcass.
- (1.2) Notwithstanding subsection (1.1), a person may possess an unprocessed portion of meat from a bear that has been taken in accordance with the Act and all applicable regulations made pursuant to the Act, if the portion of meat accompanies the bear hide.

(1.3) Notwithstanding subsection (1.1), no person shall possess an unprocessed portion of meat or hide from a big game animal belonging to or taken by another person unless the meat or hide is accompanied by documentation that includes:

- (a) the name of the person who took the animal;
- (b) the licence number under which the animal was taken;
- (c) the species of animal;
- (d) the date the animal was taken; and
- (e) the signature of the person who took the animal.

(1.4) Notwithstanding subsection (1.1), a person may possess an unprocessed portion of hide without a seal being attached if:

- (a) the person possesses a valid licence under which the big game animal was taken;
- (b) the portion of hide includes the complete head and neck area of the animal, commonly known as the cape; and
- (c) except in the case of bears and antlerless big game animals, the portion of hide is accompanied by the antlers, including the skull plate with an antler seal attached.

(2) Notwithstanding subsection (1), a hide dealer may purchase untagged big game hides from an Indian if the hides were legally taken by the Indian and the dealer retains, with respect to each hide, the name, address, signature and treaty number of the Indian, the name of the big game species, the area where it was taken and the date when it was taken.

(3) A hide dealer shall retain any untagged hides purchased in accordance with subsection (2) at the location where they were purchased until a wildlife officer has been notified and has inspected the hides and issued the necessary seals.

(4) **Repealed.** 4 May 2018 SR 29/2018 s24.

(5) Subsections (1) and (1.1) do not apply to a person who is granted a licence pursuant to section 31.2 to possess the carcass, excluding the antlers, of a deer, moose, elk or pronghorn antelope that has been accidentally killed by a vehicle.

21 Aug 81 cW-13.1 Reg 1 s46; 13 Sep 85 SR 100/85 s12;
26 Jly 96 SR 50/96 s11; 22 Sep 2000 SR 71/2000 s10;
22 Dec 2000 SR 102/2000 s7; 17 May 2013 SR 31/2013
s14; 22 Aug 2014 SR 72/2014 s13; 4 Mar 2016 SR
31/2016 s15; 7 Apr 2017 SR 30/2017 s33; 4 May 2018
SR 29/2018 s24.

PART V
Use of Hunting Vehicles

Aircraft

47(1) No person shall operate an aircraft, including an unmanned aircraft, or be a passenger in an aircraft in Saskatchewan for the purpose of hunting wildlife, unless he or she is authorized by a licence for the purpose.

(1.1) No person shall hunt wildlife with the assistance of the operator of a manned or unmanned aircraft, or of a passenger in an aircraft, unless the person is authorized by a licence for the purpose.

(2) In any proceeding under subsection (1), evidence that a person was the operator of or a passenger in an aircraft that did not fly by the most direct route or at a normal flight altitude when flying to or from a hunting camp or hunting area, is, in the absence of any evidence to the contrary, proof of intent to use the aircraft for the purpose of hunting.

(3) Subsections (1) and (1.1) do not apply to Saskatchewan residents who reside within Wildlife Management Zone 76 while exercising hunting privileges not requiring a paid licence.

21 Aug 81 cW-13.1 Reg 1 s47; 30 Apr 82 SR 63/82 s10;
3 Sep 82 SR 116/82 s19; 14 Sep 84 SR 110/84 s13; 27
Nov 87 SR 119/87 s15; 22 Aug 2014 SR 72/2014 s14; 7
Apr 2017 SR 30/2017 s34.

Firearms on all-terrain vehicles and operating vehicles

48(1) Unless authorized by the director, during an open season for big game other than the wolf season, no person shall carry a firearm on any all-terrain vehicle:

(a) within Wildlife Management Zones 1 to 19, 21 to 47, 52 and 54, Regina-Moose Jaw, Saskatoon and Prince Albert Wildlife Management Zones, Fort a la Corne Wildlife Management Unit, and Duck Mountain, Saskatchewan Landing, Cypress Hills (West Block), Douglas and Moose Mountain Provincial Parks; or

(b) within Wildlife Management Zones 48, 49, 50, 53 and 55 to 76, Horsehide Lake Wildlife Management Unit, Bronson Forest and Round Lake Recreation sites, and Greenwater Lake Great Blue Heron, Clarence-Steepbank Lakes, Narrow Hills, Meadow Lake, Porcupine Hills, Wildcat Hill and Lac La Ronge Provincial Parks, unless the firearm is encased.

(2) Notwithstanding clause (1)(a), encased firearms may be carried on an all-terrain vehicle in:

(a) Duck Mountain Provincial Park and Fort a la Corne Wildlife Management Unit during an open season for spring bear;

(b) subject to clause (3)(b), Cypress Hills Provincial Park (West Block) during an open season for big game.

(3) Unless authorized by the director, from the day before the first day of the first open season for big game in the fall of any year to the day after the last day of the last open season for big game in the fall of any year within Cypress Hills Provincial Park (West Block), no person shall:

- (a) operate or be a passenger in any vehicle for any purpose related to hunting, including the establishment of a hunting camp; or
- (b) carry a firearm in or on a vehicle except if that vehicle is on a numbered provincial highway or designated trail.

(4) Notwithstanding subsection (3), a person may park within 10 metres of a provincial highway or designated trail in Cypress Hills Provincial Park (West Block).

(5) Unless authorized by the director, no person shall, except along a provincial highway, public highway, road or trail, operate or be a passenger in any vehicle for the purpose of hunting within the following areas:

- (a) any community pasture owned or operated by the Government of Saskatchewan or the Government of Canada;
- (b) any former pasture lands currently leased from the Government of Saskatchewan or the Government of Canada.

(6) **Repealed.** 30 Jne 2016 SR 59/2016 s13.

(7) Unless authorized by the director, during a big game season, no person shall operate or be a passenger in any vehicle for hunting, or for any purpose related to hunting big game or wild boar in Regina-Moose Jaw and Saskatoon Wildlife Management Zones, except along a road or road allowance with a trail.

(7.1) Notwithstanding subsection (7), during a big game season, a person may operate or be a passenger in a vehicle in Regina-Moose Jaw and Saskatoon Wildlife Management Zones that is being used other than on a road or road allowance with a trail, with landowner permission, if there is no firearm in the vehicle, for the purpose of:

- (a) placing or removing a stand;
- (b) setting out or removing a trail camera; or
- (c) placing or removing bait.

(8) No person shall, without written permission from the landowner or occupant, during a big game season, operate or be a passenger in any vehicle for hunting or for any purpose related to hunting big game or wild boar in Wildlife Management Zones 15 to 18, inclusive, and 30 to 34, inclusive, except along a road or road allowance with a trail.

(9) A person who has lawfully killed a big game animal or wild boar in an area described in subsection (3), (5), (7) or (8) may:

- (a) operate a vehicle within that area for the sole purpose of retrieving the animal to a trail, designated trail, road or provincial highway by the most direct route available; and
- (b) subject to the other provisions of these regulations, carry an encased firearm in the vehicle while retrieving the big game animal.

(10) Notwithstanding any other provision of this section, a holder of a fur licence may carry a rimfire rifle of .22 calibre or less in or on a vehicle and use a vehicle off a road or trail while conducting normal trapping operations.

(11) Notwithstanding any other provision of this section, the director may issue a licence including any terms and conditions that the director considers appropriate, authorizing any person to carry any firearm in or on a vehicle and use a vehicle off a road or trail for the purpose of:

- (a) hunting carnivores that are killing or harassing livestock; or
- (b) hunting wild boar causing damage to field crops or stored agricultural produce.

4 Mar 2016 SR 31/2016 s16; 30 Jne 2016 SR 59/2016 s13; 4 May 2018 SR 29/2018 s25; 5 Apr 2019 SR 24/2019 s12; 3 Apr 2020 SR 34/2020 s10.

Closure of designated trail

49(1) The director may order, at any time, the closure and reopening of an designated trail.

(2) Notice of any closure made pursuant to subsection (1) is effected by the posting of signs at access points to such trails.

21 Aug 81 cW-13.1 Reg 1 s49.

**PART VI
Traffic in Wildlife**

General

50(1) Any person may, without a licence, engage in, carry on or be concerned in the tanning, dressing, plucking, dyeing or treating of the raw, undressed or unprocessed hide, skin or pelt of any wildlife.

(2) No person shall, without a licence for the purpose:

- (a) possess, engage in or carry on, or be concerned in the trade, buying or selling of unprocessed pelts or parts of fur animals;
- (b) engage in the business of storing unprocessed pelts or parts of fur animals;
- (c) possess, sell or otherwise traffic in wildlife, other than:
 - (i) the hide of a big game animal lawfully taken and tagged in accordance with these regulations, including bear hides with or without claws attached;
 - (ii) leather and leather products made from lawfully-taken big game hides;
 - (iii) naturally-shed big game antlers;

- (iv) big game antlers lawfully taken and separated from the skull plate;
 - (v) wildlife species taken in accordance with subsection 4(1);
 - (vi) beaver or parts of beaver taken in accordance with subsection 4(2) and submitted to a rural municipality for compensation;
 - (vii) coyotes or parts of coyotes taken in accordance with subsection 32(3) and submitted to a rural municipality for compensation;
 - (viii) subject to section 40, unprocessed pelts and parts of raw or unprocessed fur animals taken pursuant to a fur licence and a Saskatchewan Wildlife Habitat Licence or a Veteran Wildlife Habitat Licence, excluding bear gallbladders; and
 - (ix) garments or trophies that include:
 - (A) tanned or processed pelts or parts of tanned or processed pelts of lawfully-taken fur animals; or
 - (B) processed parts of lawfully-taken fur animals;
 - (d) sell, serve, advertise or otherwise traffic in the flesh of wildlife or dishes composed wholly or partly of wildlife;
 - (e) do business as a taxidermist.
- (2.1) Persons selling wildlife mentioned in subsection (2) pursuant to the authority of a licence for the purpose must display the licence number authorizing the sale in any advertisement or marketing.
- (3) The fee for a licence to do business as a taxidermist is \$25.

7 Apr 2017 SR 30/2017 s35; 4 May 2018 SR 29/2018 s26; 5 Apr 2019 SR 24/2019 s13.

Importing and exporting

51(1) For the purposes of subsection 31(1) of the Act:

- (a) a game bird licence or big game licence seal constitutes the authority to export legal limits of the game taken under that licence, if the game accompanies the licensee;
- (a.1) **Repealed.** 7 Apr 2017 SR 30/2017 s36.
- (a.2) a falconry licence issued pursuant to the Act constitutes the authority to export and import any bird listed on that licence for a period of no more than 30 days, if the bird accompanies the licensee;
 - (b) a game export permit on the form provided by the department must accompany any shipment of game out of the province which is not accompanying the licensee;

- (c) a game licence from another province or country constitutes the authority to a Saskatchewan resident to import legal limits of game killed under that licence;
 - (d) an export licence from another province or country constitutes the authority to import raw fur exported under that licence;
 - (d.1) an export licence from another province or country constitutes the authority to a Saskatchewan resident to import dead wildlife exported under that licence; and
 - (e) a permit issued pursuant to the *Wild Animal and Plant Protection and Regulation of International and Interprovincial Trade Act* (Canada) under the Convention of the International Trade in Endangered Species constitutes the authority to export wildlife specified in the licence.
- (2) Notwithstanding subsection (1), raw big game hides may be exported if a big game seal is attached to the hide.
 - (3) Notwithstanding subsection (1), an export permit is not required for the export of wildlife mentioned in subclauses 50(2)(c)(ii), (iii) and (ix).

21 Aug 81 cW-13.1 Reg 1 s51; 13 Sep 85 SR 100/85 s15; 24 Sep 93 SR 79/93 s17; 19 Sep 97 SR 87/97 s15; 22 Sep 2000 SR 71/2000 s11; 22 Dec 2000 SR 102/2000 s8; 6 Aug 2004 SR 67/2004 s14; 17 May 2013 SR 31/2013 s15; 7 Apr 2017 SR 30/2017 s36; 4 May 2018 SR 29/2018 s27.

Tanners and taxidermists

52(1) No person shall:

- (a) ship any wildlife to, or leave any wildlife with, a tanner or taxidermist, unless the person has a licence issued to him or her pursuant to these regulations; or
 - (b) accept for the purpose of tanning, preserving, stuffing, mounting or treating in any way, or for sale, or have in his or her possession any preserved, stuffed or mounted wildlife, unless he or she receives from the owner or person from whom it was received the licence number under which the wildlife was taken.
- (2) Every taxidermist who mounts, stuffs or preserves any protected wildlife for which a special mounting permit has been issued shall immediately after mounting, stuffing or preserving the wildlife record his or her signature and the completion date on the special mounting permit.
 - (3) Any special permit that has been signed and dated by the taxidermist as required by subsection (2) is no longer valid except to retain the wildlife for which the special permit was issued, and no person shall have or attempt to have any other wildlife mounted, stuffed or preserved under that permit.

21 Aug 81 cW-13.1 Reg 1 s52; 14 Sep 84 SR 110/84 s15; 8 Mar 2002 SR 19/2002 s15; 5 Apr 2012 SR 18/2012 s7; 7 Apr 2017 SR 30/2017 s37.

Shipment of wildlife

53(1) No agent, transportation company or other common carrier or any other person shall:

- (a) receive for shipment any wildlife or parts of wildlife, unless the shipment is tagged or marked with the name and address of the owner, the licence number under which the wildlife was taken and the contents; or
 - (b) transport or deliver to a consignor any shipment that is not tagged, marked and labelled as required by clause (a).
- (2) Any person who receives a shipment in violation of subsection (1) shall notify the nearest wildlife officer and shall hold the shipment to be dealt with by the wildlife officer.
- (3) No person shall possess, transport or ship game birds unless the game birds are packed in a manner that will permit any wildlife officer to readily determine the number and species of game birds packed.
- (4) This section does not apply to wildlife mentioned in subclauses 50(2)(c)(ii), (iii) and (ix).

21 Aug 81 cW-13.1 Reg 1 s53; 6 Aug 2004 SR 67/2004 s15; 4 May 2018 SR 29/2018 s28.

Records

54 Every person who, for payment, possesses wildlife for the purpose of butchering, skinning, dressing or plucking the wildlife and every wildlife dealer, tanner and taxidermist shall:

- (a) immediately on receipt of wildlife, label or mark the item showing the contents;
- (b) maintain, for at least one year after returning the wildlife, records listing the following:
 - (i) the name and address of the person from whom the wildlife was received;
 - (ii) the date the wildlife was received;
 - (iii) the date the wildlife was returned;
 - (iv) the licence number under which the wildlife was taken or the special permit number that authorizes the possession of the wildlife;
 - (v) the species and quantity of wildlife stored; and
- (c) on the request of a wildlife officer, produce for inspection the records described in clause (b).

3 Apr 2020 SR 34/2020 s11.

PART VII
Fur Conservation Areas and Trapping Blocks

Establishment

55(1) That portion of the province which is non-leased provincial land:

- (a) lying north of a line drawn:
 - (i) commencing at the Alberta border and thence easterly along Provincial Highway Number 3 to the junction of Provincial Highway Number 35;
 - (ii) thence southerly along Provincial Highway Number 35 to the junction of Provincial Highway Number 49; and
 - (iii) thence easterly along Provincial Highway Number 49 to the Manitoba border;
- (b) lying within that portion of the province bounded on the south by the southern boundary of Township 44, on the east by the Third Meridian and on the north and west by the right bank of the North Saskatchewan River; and
- (c) within Duck Mountain Provincial Park.

is constituted as the northern fur conservation area.

(1.1) Notwithstanding subsection (1), the following leased provincial lands lying west of the Third Meridian constitute part of the northern fur conservation area constituted in subsection (1):

- (a) in Range 9, in Township 52, Sections 13 to 23 and Sections 26 to 35 inclusive;
- (b) in Range 9, in Township 53, Sections 3 to 10 and Sections 15 to 18 inclusive;
- (c) in Range 10, in Township 52, the east half of Section 13, Sections 24 and 25, the east half of Section 26, the east half of Section 35, and Section 36;
- (d) in Range 10, in Township 53, Section 1, the east half of Section 2, the south-east quarter of Section 11 and Sections 12 and 13;
- (e) that portion of Saskatchewan lying within the Primrose Lake Air Weapons Range.

(1.2) That portion of the province lying outside of the lands described in subsections (1) and (1.1) is constituted as the southern fur conservation area.

(2) The minister may order that:

- (a) any land described in subsections (1) and (1.1) be divided into trapping blocks;
- (b) trapping blocks be divided into zones; and
- (c) each zone within a trapping block be allotted to a group of individuals or to an individual.

Boundaries of trapping blocks and zones

56(1) The holders of fur licences within a trapping block may elect a council, to be known as the Representative Council, consisting of not more than five members, one of whom is to be named chairperson.

(2) If trapping blocks have common boundaries, each Representative Council and a representative appointed by the minister shall determine by agreement, if possible, the boundaries of each trapping block.

(3) Each Representative Council and a representative appointed by the minister shall determine by agreement, if possible, the boundaries of each group or individual zone within a trapping block.

(4) The final decision as to any boundary location is to be made by the minister.

7 Apr 2017 SR 30/2017 s40.

Certificate of registration

57(1) The minister may issue a certificate of registration for each trapping block containing:

- (a) the name and number of the trapping block;
- (b) the names of the members of its Representative Council;
- (c) a map indicating the boundaries of the trapping block; and
- (d) any boundaries of zones within a trapping block and the number of each zone.

(2) An official copy of the certificate of registration and map mentioned in subsection (1) is to be kept in the office of the director.

21 Aug 81 cW-13.1 Reg 1 s57; 7 Apr 2017 SR 30/2017 s41.

Inadequate harvesting of fur

58(1) Where fur is not being adequately harvested in any trapping block or in any zone within a trapping block, the director may authorize any person to harvest all or any species of fur animals.

(2) Any holder of a fur licence who is inactive for a period of two years shall, unless he or she receives special permission from the director, relinquish any trapping privileges in a trapping block and shall remove or dispose of all personal equipment in the area within one year after the close of the trapping season after his or her second year of inactivity.

21 Aug 81 cW-13.1 Reg 1 s58; 7 Apr 2017 SR 30/2017 s42.

Limits on holder of fur licence

59(1) The director may:

- (a) limit the number of fur animals that a licensee may take within any trapping block or zone within a trapping block;
- (b) specify the trapping block or zone within a trapping block in which any fur animal may be taken.

(2) Any person authorized to take fur animals in a trapping block or zone within a trapping block shall, on request, provide the director with any information that the director requires.

(3) No holder of a fur licence shall trap or take more fur animals than are stated on his or her fur licence, without the prior authorization of the director.

21 Aug 81 cW-13.1 Reg 1 s59; 7 Apr 2017 SR 30/2017 s43.

60 Repealed. 5 Apr 2012 SR 18/2012 s8.

PART VII.1

Repealed. 21 Mar 97 SR 13/97 s2.

PART VIII

Shotgun-Archery/Muzzleloader Areas

Shotgun-archery areas

61(1) During an open season for big game, no person shall hunt any wildlife with a rifle other than a muzzle-loading rifle in the Regina-Moose Jaw or Saskatoon Wildlife Management Zones.

(2) No person shall carry a rifle other than a muzzle-loading rifle within the areas described in subsection (1) during a big game season for that area, unless the rifle is:

- (a) broken down and encased or in the trunk of a vehicle; or
- (b) unloaded and carried in a vehicle while the vehicle is on a provincial highway, provincial road or municipal road.

(2.1) Notwithstanding subsections (1) and (2), the director may issue a licence pursuant to clause 6(2)(a) to hunt with a rifle other than a muzzle-loading rifle at the times and in the areas described in those subsections.

(3) Notwithstanding subsection (2), a licensed trapper may carry a rimfire rifle of .22 calibre or less while conducting normal trapping operations.

21 Aug 81 cW-13.1 Reg 1 s61; 30 Apr 82 SR 63/82 s12; 3 Sep 82 SR 116/82 s22; 26 Aug 83 SR 128/83 s12; 14 Sep 84 SR 110/84 s16; 13 Sep 85 SR 100/85 s17; 2 Aug 91 SR 59/91; 27 Dec 91 Errata; 15 Jly 94 SR 45/94 s15; 24 Nov 95 SR 70/95 s6; 8 Mar 2002 SR 19/2002 s17; 22 Aug 2014 SR 72/2014 s16; 4 Mar 2016 SR 31/2016 s17.

PART IX
Computer Draw for Game Draw Licence

Interpretation of Part

62 In this Part:

- (a) **“allotted quota”** means the maximum number of licences available for a species of game for an open season or a special open season;
- (b) **“area”** means the wildlife management zone or area of Saskatchewan mentioned in *The Open Seasons Game Regulations, 2009* for which an open season or a special open season is established;
- (c) **“computer draw”** means the computer draw established by the minister pursuant to section 62.1, and for the purposes of subsection 63.01(2) includes the big game computer draw mentioned in sections 62 and 63 as those sections existed immediately before the coming into force of this section;
- (d) **“eligible applicant”** means a person who is eligible to hold a licence for a species of game in accordance with these regulations;
- (e) **“game draw licence”** means a licence to hunt a species of game that is issued by the minister in accordance with this Part;
- (e.1) **Repealed.** 17 Apr 2014 SR 20/2014 s8.
- (f) **“open season”** means an open season for a year established pursuant to *The Open Seasons Game Regulations, 2009* to hunt a species of game in an area;
- (g) **“special open season”** means a special open season for a year established pursuant to *The Open Seasons Game Regulations, 2009* to hunt a species of game in an area.

5 Apr 2012 SR 18/2012 s9; 17 May 2013 SR 31/2013
s16; 17 Apr 2014 SR 20/2014 s8.

Minister may establish computer draw

62.1(1) The minister may establish a computer draw for the purpose of issuing licences to hunt a species of game during an open season or a special open season in an area if the minister determines that the number of eligible applicants to hunt the species of game will exceed the allotted quota for the species during the open season or special open season in that area.

- (2) If the minister establishes a computer draw for a species of game:
 - (a) applications for game draw licences must be made in accordance with this Part; and
 - (b) the issuing of game draw licences is to be done in accordance with this Part.

5 Apr 2012 SR 18/2012 s9.

Applications for game draw licences

62.2(1) An eligible applicant may apply for a game draw licence for an open season or a special open season in a year by:

- (a) applying to the minister in the form provided by the minister;

(b) undertaking to pay to the minister an allocation fee of \$6, including GST, along with the applicable game bird licence fee set out in Table 1 or big game licence fee set out in Table 2 before a game draw licence is issued to the eligible applicant; and

(c) providing the minister with any other information or material that the minister may reasonably require.

(2) The application must be received by the minister not later than the time set out in the application.

5 Apr 2012 SR 18/2012 s9; 7 Apr 2017 SR 30/2017 s44;
4 May 2018 SR 29/2018 s29.

Conditions respecting applications

62.3(1) Up to four persons may apply for a game draw licence on one licence application.

(2) If an application is made by more than one applicant, the application must be submitted by one of the eligible applicants named on the application.

(3) The eligible applicant submitting an application must attest to the authenticity of the information contained on the application.

(4) Subject to subsection (5), no person shall allow his or her name to appear on more than one application form for a game draw licence for any species of game in any year.

(5) A person who has allowed his or her name to appear on an application form for a game draw licence for mule deer in a year may allow his or her name to appear in the same year on an application form for a game draw licence for antlerless mule deer.

5 Apr 2012 SR 18/2012 s9; 7 Apr 2017 SR 30/2017 s45.

Holding of computer draw

63 The minister shall cause a computer draw to be held for game draw licences as soon as possible after the closing date for applications.

5 Apr 2012 SR 18/2012 s9.

Allocation of game draw licences

63.01(1) Subject to subsections (2.001), (2.1), (2.2) and (5), in conducting the computer draw mentioned in section 63 and in issuing game draw licences:

(a) applicants are to be placed into priority groups in accordance with subsection (2) or (2.01);

(b) game draw licences are to be issued randomly, based on the number of game draw licences available in an area:

(i) first to eligible applicants in the first priority group until the number of game draw licences for an area is exhausted;

- (ii) if all eligible applicants in the first priority group are issued licences and any game draw licences remain to be issued for an area, then to the second priority group;
 - (iii) if all eligible applicants in the second priority group are issued licences and any game draw licences remain to be issued for an area, then to the third priority group;
 - (iv) if all eligible applicants in the third priority group are issued licences and any game draw licences remain to be issued for an area, then to the fourth priority group.
 - (v) if all eligible applicants in the fourth priority group are issued licences and any game draw licences remain to be issued for an area, then to the fifth priority group; and
 - (vi) if all eligible applicants in the fifth priority group are issued licences and any game draw licences remain to be issued for an area, then to the sixth priority group; and
- (c) if for any reason the computer draw for a particular species is not conducted, the applicant's priority group status remains unchanged from the most recent year in which the game draw for that species was completed.
- (2) For the purposes of subsection (1):
- (a) the first priority group is to be determined with reference to the applicant's priority status in the computer draw in the preceding 13 years and consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who:
 - (A) has not had his or her name drawn in the computer draw for that species of game in any of the 13 years preceding the year in which the draw is held;
 - (B) applied for a game draw licence for that species of game in the previous year; and
 - (C) either:
 - (I) qualified for the first priority group in that previous year; or
 - (II) qualified for the second priority group in each of the 10 years preceding the year in which the draw is held;
 - (ii) in the case of an application submitted by more than 1 eligible applicant, if all of those eligible applicants meet the criteria set out in subclause (i), those eligible applicants;

- (b) the second priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who:
 - (A) has not had his or her name drawn in the computer draw for that species of game in the past 4 years;
 - (B) applied for a game draw licence for that species of game during the previous year; and
 - (C) qualified for the second or third priority group in that previous year;
 - (ii) in the case of an application submitted by more than 1 eligible applicant, if all of those eligible applicants meet the criteria set out in subclause (i), those eligible applicants;
- (c) the third priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who has not had his or her name drawn in the computer draw for that species of game in the past 3 years; and
 - (ii) in the case of an application submitted by more than 1 eligible applicant, those eligible applicants if:
 - (A) at least 1 of those eligible applicants meets the criterion set out in subclause (i); and
 - (B) none of those eligible applicants would qualify for the fourth, fifth or sixth priority group if the eligible applicant were to submit an application;
- (d) the fourth priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who has not had his or her name drawn in the computer draw for that species of game in the past 2 years; and
 - (ii) in the case of an application submitted by more than 1 eligible applicant, those eligible applicants if:
 - (A) at least 1 of those eligible applicants meets the criterion set out in subclause (i); and
 - (B) none of those eligible applicants would qualify for the fifth or sixth priority group if the eligible applicant were to submit an application;
- (e) the fifth priority group consists of the following:
 - (i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who has not had his or her name drawn in the computer draw for that species of game in the year preceding the previous year; and

(ii) in the case of an application submitted by more than 1 eligible applicant, those eligible applicants if:

(A) at least 1 of those eligible applicants meets the criterion set out in subclause (i); and

(B) none of those eligible applicants would qualify for the sixth priority group if the eligible applicant were to submit an application;

(f) the sixth priority group consists of the following:

(i) in the case of an application submitted by 1 eligible applicant, an eligible applicant who had his or her name drawn in the computer draw for that species of game in the previous year; and

(ii) in the case of an application submitted by more than 1 eligible applicant, if at least 1 of those eligible applicants meets the criterion set out in subclause (i), those eligible applicants.

(2.001) For the purposes of clauses (2)(c), (d), (e) and (f), all first-time applicants for a species of game are deemed to have been drawn in the computer draw for that species of game in the year preceding that applicant's application.

(2.01) The following priority ranking procedure applies to the following eligible applicants in the computer draw in 2018 to 2021:

(a) notwithstanding subsection (1), an eligible applicant for a species of game is to be placed in the second priority group in the computer draw for that species of game in 2018 if:

(i) the eligible applicant was last drawn in the computer draw for that species of game in 2014 or in a year before 2014; and

(ii) the eligible applicant's name appeared on an application for that species of game in 2017;

(b) after the computer draw for that species of game in 2018, the priority ranking for the eligible applicant mentioned in clause (a) is to be determined in accordance with subsection (2);

(c) notwithstanding subsection (1), an eligible applicant for a species of game is to be placed in the third priority group in the computer draw for that species of game in 2018 if:

(i) the eligible applicant was last drawn in the computer draw for that species of game in 2015; or

(ii) the eligible applicant was last drawn in the computer draw for that species of game in a year before 2015 and that eligible applicant's name did not appear on an application in 2017;

(d) if in 2018:

(i) the eligible applicant mentioned in clause (c) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(ii) the eligible applicant mentioned in clause (c) is not drawn and that eligible applicant's name appeared on an application in 2018:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the second priority group in the computer draw for that species of game in 2019; and

(B) after the computer draw for that species of game in 2019, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);

(iii) the eligible applicant mentioned in clause (c) is not drawn and that eligible applicant's name did not appear on an application in 2018:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw for that species of game in 2019; and

(B) after the computer draw for that species of game in 2019, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);

(e) notwithstanding subsection (1), an eligible applicant for a species of game is to be placed in the fourth priority group in the computer draw for that species of game in the computer draw in 2018 if that eligible applicant was last drawn in the computer draw for that species of game in 2016;

(f) if in 2018:

(i) the eligible applicant mentioned in clause (e) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(ii) the eligible applicant mentioned in clause (e) is not drawn, notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw for that species of game in 2019;

(g) if in 2019:

(i) the eligible applicant mentioned in subclause (f)(ii) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(ii) the eligible applicant mentioned in subclause (f)(ii) is not drawn and the eligible applicant's name appeared on an application in 2019:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the second priority group in the computer draw for that species of game in 2020; and

(B) after the computer draw for that species of game in 2020, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);

(iii) the eligible applicant mentioned in subclause (f)(ii) is not drawn and the eligible applicant's name did not appear on an application in 2019:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw for that species of game in 2020; and

(B) after the computer draw for that species of game in 2020, the priority ranking for that eligible applicant is to be determined in accordance with subsection (2);

(h) an eligible applicant for a species of game is to be placed in the fifth priority group for that species of game in the computer draw in 2018 if that eligible applicant was last drawn in the computer draw for that species of game in 2017;

(i) if in 2018:

(i) the eligible applicant mentioned in clause (h) is drawn, the priority ranking for that eligible applicant for that species of game after the 2018 computer draw is to be determined in accordance with subsection (2);

(ii) the eligible applicant mentioned in clause (h) is not drawn, notwithstanding subsection (1), that eligible applicant is to be placed in the fourth priority group in the computer draw for that species of game in 2019;

(j) if in 2019:

(i) the eligible applicant mentioned in subclause (i)(ii) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(ii) the applicant mentioned in subclause (i)(ii) is not drawn, notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw in 2020;

(k) if in 2020:

(i) the eligible applicant mentioned in subclause (j)(ii) is drawn, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(ii) the applicant mentioned in subclause (j)(ii) is not drawn and that eligible applicant's name appeared on an application in 2020:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the second priority group in the computer draw in 2021; and

(B) after the computer draw in 2021, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2);

(iii) the applicant mentioned in subclause (j)(ii) is not drawn and that eligible applicant's name did not appear on an application in 2020:

(A) notwithstanding subsection (1), that eligible applicant is to be placed in the third priority group in the computer draw in 2021; and

(B) after the computer draw in 2021, the priority ranking for that eligible applicant for that species of game is to be determined in accordance with subsection (2).

(2.1) Subject to subsection (5), in conducting the computer draw mentioned in section 63 and in issuing game draw licences for Canadian Resident White-tailed Deer:

- (a) applicants are to be placed into priority groups in accordance with subsection (2.2); and
- (b) game draw licences are to be issued randomly, based on the number of game draw licences available in an area:
 - (i) first to eligible applicants in the first priority group until the number of game draw licences for an area is exhausted; and
 - (ii) if all eligible applicants in the first priority group are issued licences and any game draw licences remain to be issued for an area, then to the second priority group.

(2.2) For the purposes of subsection (2.1):

- (a) the first priority group consists of the following:
 - (i) in the case of an application submitted by one eligible applicant, an eligible applicant who has an immediate family member who is a Saskatchewan resident; and
 - (ii) in the case of an application submitted by more than one eligible applicant, if all those eligible applicants meet the criterion set out in subclause (i), those eligible applicants;
- (b) the second priority group consists of the following:
 - (i) in the case of an application submitted by one eligible applicant, an eligible applicant who does not meet the criterion set out in subclause (a)(i); and
 - (ii) in the case of an application submitted by more than one eligible applicant, if at least one of those eligible applicants does not meet the criterion set out in subclause (a)(i), those eligible applicants.

(3) If a person to whom a game draw licence has been issued establishes, to the satisfaction of the minister, that the person was unable to use that licence as a result of injury, illness, family emergency or any other similar circumstance, the minister may cancel the licence and that person is deemed not to have his or her name drawn in the computer draw for a game draw licence for the purposes of subsection (2) or (2.2).

(4) If the last application drawn for any area includes more than one applicant, the minister may issue up to three additional game draw licences even if the number of game draw licences exceeds the allotted quota.

- (5) If the minister establishes a computer draw pursuant to section 62.1 and, due to the circumstances, applicants cannot be placed into priority groups in accordance with subsection (2) or (2.2), game draw licences are to be issued randomly until the number of game draw licences for an area is exhausted.
- (6) The minister may issue a game draw licence to an eligible applicant in accordance with subsection (1), (2.1) or (5) after the minister receives from that applicant:
- (a) an allocation fee of \$6, including GST; and
 - (b) the applicable game bird licence fee set out in Table 1 or big game licence fee set out in Table 2.
- (7) The minister may specify on a game draw licence the periods and the area within which the licensee is permitted to hunt.
- (8) Notwithstanding any other provision of these regulations, the licences available for antlerless mule deer for an area must be assigned by the computer draw to eligible applicants who are under 16 years of age, until the first of the following circumstances occurs:
- (a) all of the eligible applicants who are under 16 years of age have been issued a licence; or
 - (b) 25% of the licences available for antlerless mule deer for an area have been issued to eligible applicants who are under 16 years of age.

5 Apr 2012 SR 18/2012 s9; 17 May 2013 SR 31/2013 s17; 4 May 2018 SR 29/2018 s30; 5 Apr 2019 SR 24/2019 s14.

Allocation of game draw licences

63.02(1) In this section, “**game draw licence type**” means a licence drawn in the computer draw for one of the following species:

- (a) elk;
 - (b) moose;
 - (c) mule deer;
 - (d) antlerless mule deer;
 - (e) pronghorn antelope.
- (2) The minister may cancel the game draw licence or licences that a Saskatchewan resident wishes to decline if the Saskatchewan resident’s name was drawn for 3 or more game draw licence types in the year and the Saskatchewan resident requests in writing that the minister cancel:
- (a) 1 game draw licence type of the Saskatchewan resident’s choice if the Saskatchewan resident was selected for 3 game draw licence types;
 - (b) 1 or 2 game draw licence types of the Saskatchewan resident’s choice if the Saskatchewan resident was selected for 4 game draw licence types; or
 - (c) 1, 2 or 3 game draw licence types of the Saskatchewan resident’s choice if the Saskatchewan resident was selected for 5 game draw licence types.

(3) A request made pursuant to subsection (2) must be received before August 1 in the year in which the draw takes place.

(4) For the purposes of sections 38 and 63.01, if the minister cancels a game draw licence pursuant to subsection (2), the Saskatchewan resident who declined the game draw licence in accordance with that subsection is deemed not to have had his or her name drawn in the computer draw in that year for that game draw licence type.

4 May 2018 SR 29/2018 s31.

PART IX.1

Subsistence-Use Barren-Ground Caribou Licence

Interpretation

63.1 In sections 63.2 to 63.91, “**licence**” means a Subsistence-Use Barren-Ground Caribou Licence issued by the minister pursuant to section 63.2.

23 Sep 88 SR 73/88 s20.

Licence

63.2 The minister may issue a licence to a person who:

- (a) is a permanent resident of Wildlife Management Zone 76; and
- (b) demonstrates, to the satisfaction of the minister the use of caribou as a means of sustenance the person, the person’s family or other persons.

23 Sep 88 SR 73/88 s20; 7 Apr 2017 SR 30/2017 s45.

Dependants of licensee

63.3 The minister may, when issuing a licence pursuant to section 63.2, specify as a dependant of the licensee any other person who:

- (a) is a permanent resident of Wildlife Management Zone 76; and
- (b) demonstrates to the satisfaction of the minister the use of caribou as a means of sustenance for the person or for the person’s family.

23 Sep 88 SR 73/88 s20; 5 Apr 2012 SR 18/2012 s10; 7 Apr 2017 SR 30/2017 s46.

List of names

63.4 Where the minister specifies, pursuant to section 63.3, one or more persons as dependants of the holder of a licence, the minister shall list the names of the dependants on the licence.

23 Sep 88 SR 73/88 s20.

Limit

63.5 The holder of a licence may hunt, between October 15 in a year and April 15 in the year next following:

- (a) four barren-ground caribou of either sex as the licensee; and
- (b) four barren-ground caribou of either sex for each dependant listed on the licence.

23 Sep 88 SR 73/88 s20; 24 Sep 93 SR 79/93 s20; 5 Apr 2012 SR 18/2012 s11.

Dependant not entitled to licence

63.6 A person who is specified as a dependant of the holder of a licence is not entitled to be issued a licence or to be a dependant of more than one holder of a licence.

23 Sep 88 SR 73/88 s20.

Licensee, etc., not entitled to other licences

63.7 A person who is the holder of a licence or who is specified as a dependant of the holder of a licensee is not entitled to be issued a First Barren-Ground Caribou Licence or a Second Barren-Ground Caribou Licence.

23 Sep 88 SR 73/88 s20; 5 Apr 2012 SR 18/2012 s12.

Report

63.8 The holder of a licence shall, within one month of the end of the period mentioned in section 63.5, submit a report to the director setting out the number of caribou taken pursuant to the licence and the age and sex of each of those caribou.

23 Sep 88 SR 73/88 s20.

Fees

63.9 The fee payable for each:

- (a) licence is \$10.28;
- (b) dependant listed on a licence is \$5.14.

23 Sep 88 SR 73/88 s20; 2 Aug 91 SR 59/91 s16.

Committee

63.91 The minister may appoint not more than three persons as a committee which shall:

- (a) review applications from persons for licences;
- (b) review applications from persons desiring to be specified as dependants of the holders of licences; and
- (c) make reports to the minister respecting the eligibility of the applicants mentioned in clauses (a) and (b).

23 Sep 88 SR 73/88 s20.

64 to 85 Repealed. 3 Sep 82 SR 116/82 s23.

PART XII.1
Certain Provisions

Certain provisions prescribed for Act

85.1(1) Subclause 7(2)(c)(i), clause 5(1)(a), subsection 6(1) and sections 14 and 47 of these regulations are prescribed for the purpose of subsection 74(2) of the Act.

(2) Clause 5(1)(a) and subsection 6(1) of these regulations are prescribed for the purpose of clause 76(1)(c) of the Act.

(3) Subclause 7(2)(c)(i) and sections 14 and 47 of these regulations are prescribed for the purpose of clause 76(1)(a.1) of the Act.

4 Mar 2016 SR 31/2016 s18.

PART XII.2
Designated Laboratories

Designations

85.2 The following laboratories are designated as laboratories for the purposes of subclause 67(1)(a)(i) of the Act:

(a) Department of Veterinary Pathology, Western College of Veterinary Medicine, University of Saskatchewan, Saskatoon, Saskatchewan;

(b) Forensic Unit, Alberta Justice and Solicitor General, Fish and Wildlife Enforcement Branch, Government of Alberta, Edmonton, Alberta;

(c) National Forensic Laboratory, United States Fish and Wildlife Service, Department of the Interior, Government of the United States, Ashland, Oregon, United States of America;

(d) Department of Biological Sciences, University of Alberta, Edmonton, Alberta; and

(e) **Repealed.** 22 Aug 2014 SR 72/2014 s17.

(f) **Repealed.** 22 Aug 2014 SR 72/2014 s17.

(g) Natural Resources DNA Profiling and Forensic Centre, Trent University, Peterborough, Ontario;

(h) Dahlstrom Forensics, Zehner, Saskatchewan.

2 Aug 91 SR 59/91 s17; 19 Sep 97 SR 87/97 s17; 9 Jly
99 SR 52/1999 s14; 8 Mar 2002 SR 19/2002 s19; 6 Aug
2004 SR 67/2004 s20; 21 Apr 2006 SR 32/2006 s10; 22
Aug 2014 SR 72/2014 s17; 7 Apr 2017 SR 30/2017 s47.

PART XIII
Repeal

Sask. Reg. 160/80 repealed

86 *The Wildlife Regulations, 1980* are repealed.

29 Aug 81 cW-13.1 Reg 1 s86.

AppendixTABLE 1
[Section 37]**Game Bird Licence Fees**
Includes GST

<i>Type of Licence</i>	<i>Fee (\$)</i>
Saskatchewan Resident Game Bird Licence	20
Saskatchewan Resident Youth Game Bird Licence	10
Canadian Resident Game Bird Licence	80
Non-resident Game Bird Licence	160
Saskatchewan Resident Veteran Game Bird Licence	No fee
Canadian Resident Veteran Game Bird Licence	No fee

3 Apr 2020 SR 34/2020 s12.

TABLE 2
[Subsection 38(4)]**Big Game Licence Fees**
Includes GST

<i>Type of Licence</i>	<i>Fee (\$)</i>
First Saskatchewan Resident White-tailed Deer Licence	40
Second Saskatchewan Resident White-tailed Deer Licence	40
First Saskatchewan Antlerless White-tailed Deer Licence	30
Second Saskatchewan Antlerless White-tailed Deer Licence	30
First Canadian Resident White-tailed Deer Licence	160
Second Canadian Resident White-tailed Deer Licence	160
Guided First White-tailed Deer Licence	330
Guided Second White-tailed Deer Licence	330
Saskatchewan Resident Elk Licence	40
Saskatchewan Resident Moose Licence	40
Guided Moose Licence	375
First Saskatchewan Resident Barren-ground Caribou Licence	30
Second Saskatchewan Resident Barren-ground Caribou Licence	30
First Saskatchewan Resident Black Bear Licence	25
Second Saskatchewan Resident Black Bear Licence	25
Canadian Resident Black Bear Licence	100
Guided Black Bear Licence	200
Saskatchewan Resident Wolf Licence	50
Saskatchewan Resident Mule Deer Archery Licence	45
Saskatchewan Resident Special Antelope Licence	45
Saskatchewan Big Game Management Licence	30
Saskatchewan Resident Youth White-tailed Deer Licence	10

<i>Type of Licence</i>	<i>Fee (\$)</i>
Saskatchewan Resident Special First Elk Licence	65
Saskatchewan Resident Special Second Elk Licence	65
Saskatchewan Resident Special Moose Licence	65
Saskatchewan Resident Special Mule Deer Licence	45
Saskatchewan Resident Special First Antlerless Mule Deer Licence	30
Saskatchewan Resident Special Second Antlerless Mule Deer Licence	30
Saskatchewan Resident Special Third Antlerless Mule Deer Licence	30
Saskatchewan Resident Special Fourth Antlerless Mule Deer Licence	30
First Saskatchewan Resident Veteran White-tailed Deer Licence	No fee
Second Saskatchewan Resident Veteran White-tailed Deer Licence	No fee
First Saskatchewan Resident Veteran Antlerless White-tailed Deer Licence	No fee
Second Saskatchewan Resident Veteran Antlerless White-tailed Deer Licence	No fee
Saskatchewan Resident Veteran Moose Licence	No fee
Saskatchewan Resident Veteran Elk Licence	No fee
Saskatchewan Resident Veteran First Black Bear Licence	No fee
Saskatchewan Resident Veteran Second Black Bear Licence	No fee
Canadian Resident Veteran Black Bear Licence	No fee
Saskatchewan Resident Veteran Wolf Licence	No fee
Saskatchewan Resident Veteran Archery Mule Deer Licence	No fee

3 Apr 2020 SR 34/2020 s12.

TABLE 3
[Section 44]

Fur Licence Fees
Includes GST

<i>Type of Licence</i>	<i>Fee</i>
Southern Fur Conservation Area Fur Licence (valid only in those portions of Saskatchewan lying in the southern fur conservation area)	\$40
Saskatchewan Treaty Indian Fur Licence (valid only for sale of furs taken on an Indian Reserve)	no charge
Saskatchewan Resident Youth Fur Licence	no charge
Northern Fur Conservation Area Fur Licence (valid only in those portions of Saskatchewan lying in the northern fur conservation area)	20
Saskatchewan Resident Fur Dealer Licence	60
plus, for each agent	60
Non-resident Fur Dealer Licence	480

4 May 2018 SR 29/2018 s32.

TABLE 4

Repealed. 5 Apr 2012 SR 18/2012 s13.

TABLE 5

Repealed. 23 Sep 88 SR 73/88 s21.

TABLE 6

Repealed. 15 Jly 94 SR 45/94 s16.

TABLE 7

(Subsection 19(4))

Rural Municipalities Closed to Hunting Fur Animals with Dogs

The Rural Municipality of Cambria No. 6
 The Rural Municipality of Surprise Valley No. 9
 The Rural Municipality of Poplar Valley No. 12
 The Rural Municipality of Lone Tree No. 18
 The Rural Municipality of Frontier No. 19
 The Rural Municipality of Lomond No. 37
 The Rural Municipality of The Gap No. 39
 The Rural Municipality of Bengough No. 40
 The Rural Municipality of Willow Bunch No. 42
 The Rural Municipality of Mankota No. 45
 The Rural Municipality of Glen McPherson No. 46
 The Rural Municipality of Tecumseh No. 65
 The Rural Municipality of Griffin No. 66
 The Rural Municipality of Weyburn No. 67
 The Rural Municipality of Stonehenge No. 73
 The Rural Municipality of Wood River No. 74
 The Rural Municipality of Pinto Creek No. 75
 The Rural Municipality of Wise Creek No. 77
 The Rural Municipality of Grassy Creek No. 78
 The Rural Municipality of Fillmore No. 96
 The Rural Municipality of Wellington No. 97
 The Rural Municipality of Scott No. 98
 The Rural Municipality of Caledonia No. 99
 The Rural Municipality of Whiska Creek No. 106

The Rural Municipality of Lac Pelletier No. 107
The Rural Municipality of Moosomin No. 121
The Rural Municipality of Martin No. 122
The Rural Municipality of Francis No. 127
The Rural Municipality of Lajord No. 128
The Rural Municipality of Bratt's Lake No. 129
The Rural Municipality of Redburn No. 130
The Rural Municipality of Baidon No. 131
The Rural Municipality of Hillsborough No. 132
The Rural Municipality of Rodgers No. 133
The Rural Municipality of Shamrock No. 134
The Rural Municipality of Lawtonia No. 135
The Rural Municipality of Coulee No. 136
The Rural Municipality of Swift Current No. 137
The Rural Municipality of Enterprise No. 142
The Rural Municipality of Wolseley No. 155
The Rural Municipality of South Qu'Appelle No. 157
The Rural Municipality of Sherwood No. 159
The Rural Municipality of Moose Jaw No. 161
The Rural Municipality of Caron No. 162
The Rural Municipality of Chaplin No. 164
The Rural Municipality of Morse No. 165
The Rural Municipality of Excelsior No. 166
The Rural Municipality of Grayson No. 184
The Rural Municipality of North Qu'Appelle No. 187
The Rural Municipality of Lumsden No. 189
The Rural Municipality of Marquis No. 191
The Rural Municipality of Churchbridge No. 211
The Rural Municipality of Sarnia No. 221
The Rural Municipality of Craik No. 222
The Rural Municipality of Huron No. 223
The Rural Municipality of Maple Bush No. 224
The Rural Municipality of Miry Creek No. 229
The Rural Municipality of Wallace No. 243
The Rural Municipality of Orkney No. 244
The Rural Municipality of Touchwood No. 248
The Rural Municipality of Last Mountain Valley No. 250
The Rural Municipality of Arm River No. 252
The Rural Municipality of Willner No. 253
The Rural Municipality of Monet No. 257

The Rural Municipality of Snipe Lake No. 259
The Rural Municipality of Newcombe No. 260
The Rural Municipality of Chesterfield No. 261
The Rural Municipality of Kutawa No. 278
The Rural Municipality of Mount Hope No. 279
The Rural Municipality of McCraney No. 282
The Rural Municipality of Rosedale No. 283
Rural Municipality of Pleasant Valley No. 288
Rural Municipality of Prairie Rose No. 309
The Rural Municipality of Morris No. 312
The Rural Municipality of Oakdale No. 320
The Rural Municipality of Prairiedale No. 321
The Rural Municipality of Preeceville No. 334
The Rural Municipality of Sasman No. 336
The Rural Municipality of Corman Park No. 344
The Rural Municipality of Vanscoy No. 345
The Rural Municipality of Glenside No. 377
The Rural Municipality of Rosemount No. 378
The Rural Municipality of Pleasantdale No. 398
The Rural Municipality of Laird No. 404
The Rural Municipality of Buffalo No. 409
The Rural Municipality of Round Valley No. 410
The Rural Municipality of Bjorkdale No. 426
The Rural Municipality of Star City No. 428
The Rural Municipality of Flett's Springs No. 429
The Rural Municipality of Battle River No. 438
The Rural Municipality of Manitou Lake No. 442
The Rural Municipality of Leask No. 464
The Rural Municipality of Round Hill No. 467
The Rural Municipality of Meota No. 468
The Rural Municipality of Paynton No. 470
The Rural Municipality of Shellbrook No. 493
The Rural Municipality of Medstead No. 497
The Rural Municipality of Lakeland No. 521

13 Sep 85 SR 100/85 s20; 29 Aug 86 SR 93/86 s17; 27
Nov 87 SR 119/87 s18; 23 Sep 88 SR 73/88 s21; 29 Dec
89 SR 82/89 s8; 24 Sep 93 SR 79/93 s21; 24 Nov 95 SR
70/95 s7; 22 Sep 2000 SR 71/2000 s13.

TABLE 8
[Subsection 36.1(8)]

Resource Allocation Fees
Includes GST

<i>Type of Licence</i>	<i>Fee</i>
Resource Allocation Licence, Guided First White-tailed Deer	\$100
Resource Allocation Licence, Guided Second White-tailed Deer	100
Resource Allocation Licence, Guided Bear	100
Resource Allocation Licence, Guided Moose	100

4 May 2018 SR 29/2018 s32.

NOTE: The following dispensation from publication appeared in the appendix to *The Wildlife Amendment Regulations, 1993 (No.2)*, gazetted September 24, 1993:

DISPENSATION FROM PUBLICATION

Re: *The Wildlife Amendment Regulations, 1993 (No. 2)*

Pursuant to the authority vested in me by subsection 7(2) of *The Regulations Act, 1989*, the Saskatchewan Grid Road Map mentioned in section 22 of *The Wildlife Amendment Regulations, 1993 (No. 2)* is exempt from publication in *The Saskatchewan Gazette*.

The Saskatchewan Grid Road Map mentioned in section 22 of *The Wildlife Amendment Regulations, 1993 (No. 2)* is on file at the office of the Registrar of Regulations, Legislative Building, Regina, Saskatchewan, and may be inspected between the hours of 8:30 a.m. and 4:30 p.m., Monday to Friday, not including statutory holidays.

Dated at Regina, Saskatchewan this 14th day of September, 1993.

Sandra Morgan
Registrar of Regulations

22 Aug 2014 SR 72/2014 s9 (Repealed).

