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PART III/PARTIE III

UNREVISED REGULATIONS OF SASKATCHEWAN/ RÈGLEMENTS PAS RÉVISÉS DE LA SASKATCHEWAN

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The Provincial Lands Amendment Regulations, 2012 SR 6/2012

UNREVISED REGULATIONS OF SASKATCHEWAN

SASKATCHEWAN REGULATIONS 6/2012

The Provincial Lands Act

Sections 14, 20 and 22

Order in Council 67/2012, dated February 8, 2012

(Filed February 9, 2012)

Title

1 These regulations may be cited as *The Provincial Lands Amendment Regulations, 2012*.

Sask. Reg. 145/68, Part III, section 1 amended

2(1) The Provincial Lands Regulations, being Saskatchewan Regulations 145/68, are amended in the manner set forth in this section.

(2) Subsections 1(1) and (2) of Part III are repealed and the following substituted:

“(1) In this section:

(a) ‘**A**’ means the total number of acres in each risk zone devoted to major crops and summerfallow;

(b) ‘**C**’ means the total number of acres for each insured crop grown on insured acreage for the risk zone where the land is situated as those acres are reported to the Saskatchewan Crop Insurance Corporation for the year before the year in which the annual rental charge for each cultivated acre will become payable;

(c) ‘**insured crop**’ means a crop insured by the Saskatchewan Crop Insurance Corporation;

(d) ‘**n**’ means the total number of crops insured by the Saskatchewan Crop Insurance Corporation in each risk zone;

(e) ‘**NCRF**’ and ‘**New Cultivation Rental Formula**’ mean the New Cultivation Rental Formula set out in subsection (2);

(f) ‘**P**’ means the price projected to be received for each crop as determined by the Saskatchewan Crop Insurance Corporation for the year in which the annual rental charge for each cultivated acre will become payable;

(g) ‘**risk zone**’ means a risk zone as established by the Saskatchewan Crop Insurance Corporation;

(h) ‘**S**’ means the percentage of the weighted crop value that must be charged for each soil type as determined by the Saskatchewan Crop Insurance Corporation according to the following:

Class A & B soils - 18%

Class C & D soils - 17%

Class E & F soils - 16%

Class G & H soils - 15%

Class J & K soils - 14%

Class M & N soils - 13%

Class O & P soils - 12%;

(i) “Y” means the long-term average summerfallow yield for each crop on each soil type in each risk zone as determined by the Saskatchewan Crop Insurance Corporation.

“(2) The following formula is the New Cultivation Rental Formula:

$$\sum_{i=1}^n \left(\frac{(C_i \times P_i \times Y_i)}{A} \right) \times S.$$

“(2.01) Subject to subsection (2.02), the rental fee for Crown agricultural land is:

(a) for 2012, the 2011 rental fee plus one-third of the positive difference between:

(i) the rental fee that would otherwise be charged for 2012 calculated using the NCRF; and

(ii) the 2011 rental fee;

(b) for 2013, the 2012 rental fee calculated pursuant to clause (a) plus two-thirds of the positive difference between:

(i) the rental fee that would otherwise be charged for 2013 calculated using the NCRF; and

(ii) the 2012 rental fee calculated pursuant to clause (a); and

(c) for 2014 and subsequent years, the rental fee calculated using the NCRF.

“(2.02) If the rental fee calculated pursuant to clause (2.01)(a) or (b) is greater than the rental fee calculated using the NCRF, the rental fee is the rental fee calculated using the NCRF.

“(2.03) The rental fee calculated pursuant to subsections (2.01) and (2.02) is the rental fee that applies to a lease notwithstanding any clause in the lease agreement respecting rental fees”.

(3) Subsections 1(2.2) and (2.3) of Part III are repealed.

(4) Subsection 1(4) of Part III is repealed.

Coming into force

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