

SASKATCHEWAN REGULATION 240/67

UNDER THE FOREST ACT
(O.C. 1583/67)

(Filed September 6, 1967.)

Regina, September 5, 1967. Approved and Ordered. Lieutenant Governor. The Executive Council has had under consideration a report from the Minister of Natural Resources, dated August 25, 1967, stating that:

1. under the authority of The Forest Act, being chapter 49 of the Revised Statutes of Saskatchewan, 1965, the Lieutenant Governor in Council may make regulations as provided therein;

2. it is deemed advisable, in the public interest, to approve and make regulations under the authority of the said Act.

Upon consideration of the foregoing report and on the recommendation of the Minister of Natural Resources, the Executive Council advises that His Honour's Order do issue, pursuant to The Forest Act, effective on and after the date hereof, approving and making the regulations set forth in the schedule hereto as regulations under The Forest Act.

GARNET C. HOLTZMAN,
A/Clerk of the Executive Council.

SCHEDULE

Regulations under The Forest Act
Short Title

1. These regulations may be cited as the Forest Regulations.

PART I

INTERPRETATION

2. These regulations shall be construed with reference to the terms and interpretations of The Forest Act and any amendments thereto, hereinafter referred to as "The Forest Act".

3. In these regulations, unless the context otherwise requires, the expression:

- (a) "Burning Permit Area" means any area within which the setting of fires is prohibited or restricted under the provisions of The Prairie and Forest Fires Act and regulations thereto;
- (b) "Camp" means a building or other shelter usually used for temporary accommodation and not contained within a community or settlement;
- (c) "Cord" means a stacked pile of wood containing 128 cubic feet apparent volume;
- (d) "Director" means the Director of Forests appointed under The Forest Act;
- (e) "Merchantable Timber" means any product of trees suitable to be cut for manufacture or sale;
- (f) "Region" means a Natural Resources administration area defined by the Minister from time to time;
- (g) "Regional Office" means the office of the Department of Natural Resources maintained in a Region;
- (h) "Officer" means an administrative officer in the Department;
- (i) "Remote Area" means an area within the Northern Saskatchewan Administration District except the Denare Beach subdivision, Gunnar, Eldorado and Lorado Mines;
- (j) Timber includes any trees or products of trees. Amend. Sask. Reg. 170/68

PART II

GENERAL CONDITIONS GOVERNING TIMBER CUTTING

4. All timber cutting upon provincial lands or forests shall be done under the control of an officer subject to his instructions and to the following conditions:—

(a) no timber shall be cut until a permit or licence to cut is actually in the possession of the permittee or licensee, and any contractor must be in possession of a copy of the written contract of the licensee or permittee;

(b) the timber to be cut shall be marked or otherwise designated by an officer or specified in detail on an annual operating plan, timber permit or timber sale and no timber other than that so marked, designated or specified shall be cut;

(c) unless authorized in writing by the Minister or his authorized agent, the following utilization standards shall apply:—

(i) tree stumps shall not be higher than 12" as measured from the highest ground;

(ii) trees shall be utilized to as small a diameter as possible and in the case of sawlogs, stud bolts and pulpwood bolts, residual tops shall not exceed 6", 5" and 3½", inside tree bark, respectively;

(iii) trees shall be cut to lengths which will secure maximum scale of merchantable material;

(d) all merchantable portions shall be taken from felled trees and penalties for waste shall be payable as follows:—

(i) excessive stump heights and top diameters, 20c each;

(ii) merchantable timber left on the cutting area in logged trees, skids or other timber, \$10 per M f.b.m. or \$5 per cord;

(iii) overlength in trim allowance provided in Section 4 (i), on pulpwood, boxwood, lathwood and stud bolts, 5c each; in plywood bolts, 10c each; and on sawlogs, 20c each;

(e) logging slash shall be disposed of as prescribed by an officer;

(f) applications for logging of green timber may be refused if there is sufficient quantity of suitable dry timber available in the general area of application;

(g) no persons except an officer or a licensed scaler shall mark or stamp any Crown timber upon any provincial lands, and no person except an officer shall use red crayon for scaling or check-scaling purposes;

(h) the measurement of sawlogs shall be based on Clark's International Log Rule for ¼" kerf;

(i) in the measurement of wood products, the maximum trimming allowance shall be as follows:—

(i) four foot bolts — 2"

(ii) eight foot bolts — 4"

(iii) stud bolts — 6"

(iv) poplar plywood bolts — 6"

(v) birch plywood bolts — 8"

(vi) sawlogs — 6"

(j) clearing of or damage to the forest stand, which is unnecessary in the opinion of an officer, is prohibited. An operator violating this provision may be liable, if the trees are merchantable, to the same penalty as for cutting in trespass; if the trees are not merchantable, to a penalty of not more than \$6 for each tree so damaged or destroyed;

(k) all harvested Crown timber shall be removed from the cutting area within one year of cutting. If not removed, the timber may be confiscated and disposed of by public auction or private sale.

PART III

DISPOSITION OF CROWN TIMBER

5. Timber may be disposed of by licence, permit, agreement or sale, and no person shall cut any timber without such authority and no green timber shall be exported without the authority of the Minister.

6. Any timber cut under the authority of these regulations shall be scaled, measured or counted before being converted to the product for which it was cut.

7. No person other than an officer or holder of a Saskatchewan Scaler's Licence or permit shall scale Crown timber.

8. No person indebted to the Department shall be permitted to hold or acquire any interest in any timber permit, licence, agreement or sale without the written consent of the Minister.

9. When dues for Crown timber are in arrears, the Minister may insure such timber against loss or damage and the cost of such insurance shall be charged to the person owing the dues and shall become payable on demand.

10. When any timber has been cut for management, silvicultural or experimental purposes, such timber may be sold by the Minister or his authorized officer.

11. Employees of the Department, upon payment of dues, may cut fuelwood for their own use in designated areas.

12. Crown timber not processed within one year after cutting shall be scaled and appropriate dues shall be payable, on such scale, on the same basis as if the timber was converted to the product for which it was cut.

13. The holder of a licence, timber permit, agreement or sale who causes a breach of these regulations or conditions of contract or fails to comply with the instructions of an officer may render such licence, permit, agreement or sale subject to cancellation and the Minister may withdraw from such holder the privilege of obtaining any further licence, permit, agreement or sale.

CONDITIONS GOVERNING TIMBER PERMITS

14. No timber permit shall be issued except as otherwise provided until:—

(a) a fee of two dollars has been paid;

(b) all other fees and dues in respect of the timber to be cut have been paid in full; provided, however, that established wood-using industries may pay dues at the end of each month on wood products delivered during the month by their operators, if such industries obtain a separate timber permit for each operator and submit each month to the Department a complete statement showing the wood products cut and delivered under each timber permit;

(c) all expired permits previously issued to the applicant have been returned to the Department, or an affidavit or statutory declaration has been submitted setting forth that such permits have been lost or destroyed;

(d) all indebtedness to the Department has been paid.

15. Every timber permit shall expire not later than March 31st next following date of issue.

16. Every timber permit shall specify the location, quantities and species of timber to be cut and shall set out any special conditions to which it is subject.

17.—(1) If a timber permittee within one year after the expiry date of his permit submits satisfactory proof that owing to circumstances over which he had no control, he has been unable to cut all or any portion of the timber specified in the permit, the Minister may grant him, subject to subsection (2) hereof:—

(a) a credit on a new permit of the amount of the dues on the quantity of timber uncut; or

(b) a refund of the amount of dues on the quantity of timber uncut;

(2) The credit or refund provided in subsection (1) hereof shall be subject to the following administrative charges:—

(a) 10% of the amount due where application is made within 30 days after the expiry date of the permit;

(b) 25% of the amount due where application is made after 30 days of the expiry date of the permit;

(c) In no case shall a net amount of less than \$5 be credited or refunded.

18.—(1) If a permittee cuts more timber than the quantity specified in his permit, he shall pay dues on such excess quantity on the following scale:—

(a) regulation dues where such excess is not more than 20% of the quantity specified in the permit;

(b) double the regulation dues on all excess where such excess is more than 20% but not more than 35% of the quantity specified in the permit;

(c) notwithstanding (a) and (b) hereof where such excess quantity is more than 35% of the quantity specified in the permit, the permittee shall pay double the regulation dues on the total amount of timber cut, provided that if an officer, on reasonable grounds, believes that such action is warranted, all the timber may be seized and dealt with in the manner provided for in The Forest Act.

(2) If a permittee wishes to convert any Crown timber to a different product than that specified in the permit, written permission must first be obtained from an officer and all appropriate dues paid.

19. A schedule of fees, dues and rentals to be charged under The Forest Act or regulations is attached to these regulations.

PAID TIMBER PERMITS

20.—(1) An officer may grant permits for the cutting of timber for use as follows:—

(a) to a settler who is an owner or lessee of at least 80 acres of agricultural land on which he resides and which land is within 3 miles of the provincial forest, for use in constructing or improving his major farm buildings or dwellings, subject to the following:—

(i) application for a permit must be in the form prescribed by the Department;

(ii) the permit shall allow cutting only within a forest in the officer's district of the Department within which the applicant resides;

(iii) except as herein provided, no more than 5,000 feet board measure of spruce or jack pine shall be granted in any permit in any one year;

(iv) where a qualified settler has not procured any timber under this section in the preceding year, a permit may be issued to him for 10,000 feet board measure in one year, in which case he shall not be allowed any timber permit under this section in the subsequent year;

(v) the total quantity that may be secured under authority of this section shall not exceed 30,000 feet board measure of spruce or jack pine sawn lumber and this total quantity shall be charged to the farm unit notwithstanding any change of ownership or lease rights;

(b) to licenced prospectors for development work upon mining claims held by them;

(c) for the construction of buildings or other structures required in connection with any authorized use of a provincial forest or park, on lands within such provincial forest or park, a quantity not exceeding \$50 in dues in any one year;

(d) for the construction of churches and community buildings not exceeding \$100 in dues in any one year;

(e) to any person residing in the remote areas, for his own use, such quantity as may be required but not exceeding \$80 in dues in any one year;

(f) to holders of permits or leases covering rights-of-way for the construction of roads, trails, seismic lines, telegraph and telephone lines, gravel pits or other uses of provincial forest or park lands. Such holders shall have no rights to any timber cut and shall notify the Department within 30 days prior to the start of clearing of the location of the rights-of-way to enable an officer to arrange for the salvaging of any timber to be cut on such rights-of-way.

(2) The holder of a permit issued under this section shall not sell or barter any timber cut under the authority of such permit without the written permission of the Director.

(a) When permission is granted, the permittee shall pay an additional stumpage fee of \$4 per thousand board feet for the quantity of timber so bartered or sold.

(b) Any timber sold or bartered without the written permission of the Director shall be subject to seizure and sale by the Department and the permittee shall not receive any timber under this section for a period of five years.

21. An officer may grant permits for the cutting of timber to any person for his own use, for sale or barter:

(a) in respect to any product from any timber, except white spruce sawtimber, where regulation dues do not exceed \$600.

(b) but with the approval of the Director in respect to any product from any timber, including white spruce sawtimber, provided that such cutting is in accordance with an established forest management plan for the area in which the cutting is to take place and that the regulation dues are not less than \$600 nor more than \$1,200.

Reg. 170/68

22. In cases where burned timber, dead timber, down timber or diseased timber should be removed for the protection of the forest, permits may be issued for the removal of such timber at reduced rates of dues to be authorized by the Director.

23. The Minister may grant permission to any licensee upon payment of the appropriate dues for the cutting of saleable products on the licenced area which are not suitable for the primary products specified in the licence.

SPECIAL TIMBER PERMITS

24. An officer may grant permits free of dues for the cutting or removal of timber as follows:

(a) to licenced prospectors, trappers and fishermen for fuel for their own use at their camps within a provincial forest, not exceeding 15 cords in any one year;

(b) to licensed prospectors, trappers and fishermen residing in remote areas for timber to be used by them at their camps for the construction of a cabin, workshop or store-house for their own use, dues on which, if charged would not exceed \$50. in any one year.

(c) to a holder of a mining claim such quantity of timber on his own claim as may be necessary to develop the claim to the production stage;

(d) for the construction on provincial forests of fences, corrals, dipping vats and other structures required in connection with the authorized use of such provincial forest on the condition that such structure shall be the property of the Crown;

(e) to occupants of lands within the province, forest trees to be transplanted upon such land for ornamental or windbreak purposes;

(f) to any resident of the province who has lost his dwelling by fire not due to his own carelessness, authorizing him to cut a sufficient quantity of timber, not exceeding 10,000 board feet measure, of which not more than 5,000 feet board measure shall be white spruce, to replace the building so lost provided, however, that application for such permit shall be made within six months after the date of such loss and that before the permit is issued the cause of the fire shall have been investigated by an officer of the Department.

TIMBER SALES BY PUBLIC COMPETITION

25. The Minister may dispose of timber or timber products by timber sale, provided the dues on such timber or timber products in any one sale are not less than \$1,200 or more than \$50,000.

26. Every application requesting the Department to sell timber shall be made on forms provided by the Department and shall be accompanied by a deposit of \$200; such deposit shall be dealt with as follows after the timber has been cruised and tendered for sale:—

(a) if the applicant becomes the purchaser (successful bidder) such deposit shall be applied on the payment of dues;

(b) If no tender or bid is received the deposit shall be forfeited;

(c) if the timber is sold to any person other than the applicant, the deposit shall be returned to him.

27. Timber shall be tendered for sale in the following manner:—

(a) timber sales shall be advertised for a period of ten days prior to any sale by:

(i) posting notices of sale in post offices and other public places, as may be deemed necessary, in the general area in which the timber is located, and in addition;

(ii) by publication of at least one notice in a newspaper circulated in the said area for any sale where the total dues on the timber to be sold amounts to \$5,000 or more;

(b) the Minister shall fix an upset price for the timber to be sold, and no sale shall be made at a price lower than the amount so fixed;

(c) the sale shall be on the basis of written tenders;

(d) every person submitting a tender or making a bid shall deposit with his tender or bid an amount equal to at least 20% of the total dues computed on the upset price. The deposit made by the person whose tender or bid is accepted shall be retained and applied to dues, and all other deposits shall be returned to the persons whose tenders or bids they accompanied;

(e) no person who holds a timber sale or operates under a timber permit and who has not fully complied with the terms and conditions of such timber sale or timber permit shall be eligible to tender or bid at any sale;

(f) if no tender or bid is received, the Minister may at any time within one year after the sale was advertised, dispose of such timber by private sale at a price not lower than the upset price;

(g) the purchaser shall forthwith after his tender or bid has been accepted, sign an agreement to conduct his timber operations in accordance with the terms and conditions of the sale and with these regulations;

(h) the purchaser shall within thirty days after the date of the sale deposit with the Department a Saskatchewan Government or Federal Government bearer bond or bonds or cash in lieu thereof for an amount of not less than the deposit required to be made under clause (d) of this section, as a guarantee of the fulfilment of the terms and conditions of the sale;

(i) the purchaser shall not cut any timber until he has obtained an annual operating permit authorizing him to commence operations.

28. An officer may issue an annual operating permit for a fee of \$2 when the purchaser has made the required deposit described in Section 27(h).

29. The quantity of timber in a sale may be determined by scaling, measuring or counting the logs or other products or by measuring the trees before cutting.

30. The purchaser shall keep a record of all timber cut, either by scale, count or measurement as may be specified, on forms prescribed by the Department, and such record shall be open to inspection at all times by an officer.

31. The purchaser shall make returns monthly or on such dates as may be stipulated in the timber sale contract, to the Department, showing the quantity of timber cut and the dues on all timber cut shall become due and payable on the dates upon which such returns are due.

32. (a) All timber sold shall be removed from the area within five years from the date of sale or such shorter period as may be stipulated in the sale contract.

(b) If these regulations and the sale contract have been otherwise fully complied with and failure to remove timber was due to circumstances beyond the control of the purchaser, the Minister may upon payment of a fee of \$10, extend the time for removal an additional year provided, however, that the total of such extensions shall not exceed three years.

(c) If the purchaser fails to remove such timber within the prescribed period, he shall upon demand forthwith pay to The Department a sum equal to the dues which would have been payable if the timber had been removed.

33. The sale shall be closed by the Minister on the report of an officer to the effect that all conditions of the sale contract have been complied with, and thereafter all deposits or portions of deposits in excess of the amount due under the contract shall be returned to the purchaser.

34. The purchaser shall not transfer or assign his sale contract or any of his rights thereunder except with the consent of the Minister, and any transfer or assignment made shall be registered in the Department. The fee for such registration shall be \$25.

35. The Minister may cancel any sale contract for failure on the part of the purchaser to comply with any of the conditions thereof, or with any of the provisions of The Forest Act or these regulations or with the instructions of an officer, and in such event all deposits made by or on behalf of the purchaser may be forfeited.

MANAGEMENT LICENCES AND OPERATIONS

36. The Minister may enter into a forest management licence agreement, for a period up to 20 years, with any company incorporated under the laws of the Province, thereby providing for the Company the rights to certain timber as may be specified in the agreement on a management licence area.

37. The Company shall pay to the Department each year that the agreement is in effect an operating licence fee, ground rental charge and a fire protection levy, at such rates as may be determined by the Minister and on such dates as are specified in the agreement.

38. Each year before May 1st or such other date as may be specified in the agreement and before any cutting takes place on the forest management area, the Company shall submit for the approval of the Minister an operating plan prepared in accordance with good forest management for the next twelve (12) month period. Such operating plan shall conform to the provisions of the Management Working Plan.

39. Each year before April 30th, or such other date as may be specified in the agreement, the Company shall submit to the Director a map showing the areas cut over in the forest management area during the previous twelve (12) month period.

40. The Company shall submit to the Minister for approval within three (3) years from the commencement of cutting operations on the management area, a management Working Plan. Such plan shall be for a period of not less than ten (10) years, as the Minister may decide.

41. The Company shall manage the forest management area in accordance with good forest management practices and for the purpose of growing continuously and perpetually successive crops of forest products to be harvested in approximately equal annual or periodic cuts adjusted to the sustained yield capacity of the Forest Management area.

42. All productive forest land on the forest management area shall be maintained by the Company in growing stock and adequately stocked, in accordance with standards to be defined from time to time by the Minister.

43. The Minister reserves the right to cut and remove or to cause to be cut and removed at any time from the forest management area all fire-killed, matured or culled timber or any other class of timber which in his opinion would go to waste if not cut and removed, but the Company shall have the first opportunity to cut such timber.

44. The Company shall pay stumpage dues on all forest products cut by it at the rates established by Forest Regulations pursuant to The Forest Act, or at such rates as provided for in its forest management licence agreement"

Amend Sask. 253/69 s. 1

45. The Minister may reserve and except from any Forest Management Area the following:—

(a) timber on all those lands which are now or may hereafter be allocated for parks, protected areas, summer resorts, highways, roads, townsites, Indian Reserves and other public purposes;

(b) all timber other than that set forth in the agreement;

(c) timber on those lands which may be reserved or withdrawn pursuant to any statute or law in force in Saskatchewan or which may be required for the following resource management purposes:—

(i) game preserves and game management areas;

(ii) wilderness areas; and

(iii) watershed control;

(d) timber required for the conservation of aesthetic and artistic values including:—

(i) timber within 300 feet of the edge of the right-of-way of provincial highways and other designated roads; and

(ii) timber within 300 feet of the top of the bank of any navigable lake, river or stream or such other lake, river or stream as may be designated by the Minister, and for the purpose of this clause "bank" shall mean the point at which forest vegetation commences.

46. The Company shall permit any person the use of any roads constructed by it or maintained by it in connection with its operations but subject to the following conditions:—

(a) a person using such a road for ordinary travel may do so free of charge but may be required to furnish his name, address, and destination to Company officials;

(b) any person or organization requiring the use of such a road for a commercial or industrial undertaking shall be required to enter into an agreement with the Company for the use of such a road, and if no satisfactory agreement is reached shall be required to comply with such provisions as the Minister in his complete discretion deems adequate.

47. The Company shall make returns accounting for all forest products cut by it on the forest management area at quarterly intervals as of the 31st day of March, the 30th day of June, the 30th day of September, and the 31st day of December of each year, and shall produce such returns and make payment of the stumpage dues on such forest products within thirty (30) days after the respective dates.

Notwithstanding that if, at any time, the Minister has reason to believe that the Company is becoming insolvent, he may require an immediate accounting return, and payment of the monies due and owing and if the monies are not forthcoming, the agreement shall be terminated

Amend Sask. 253/69 s. 2

48. Except with the permission of the Minister, no forest products cut by or for the Company on the forest management area shall be exported, sold or otherwise disposed of in their natural form.

49. The Company shall keep books and records for all its forest operations under the management licence agreement in accordance with accepted Canadian accounting practices and in such form as may be prescribed by the Minister and shall make such books and records available to an officer for audit and inspection purposes.

50. The Company shall be liable for the suppression and costs of suppression for fire(s) that originate on its working area or areas unless the Company can prove to the satisfaction of the Minister that such fire(s) did not arise from its operations, employees, agents, licencees, or contractors.

51. The Company shall comply with all provisions of The Forest Act and The Prairie and Forest Fires Act except where specifically otherwise provided in the agreement.

52. The Company shall comply with all relevant provisions of all statutes and regulations in force from time to time in Saskatchewan and all amendments currently or subsequently in force.

53. The Company shall not assign or transfer any rights acquired under its licence without the written consent of the Minister and the payment by the Company of transfer fees set by the Minister.

54. Should the Company make default under the terms of the agreement, the Minister may give notice in writing to the Company that the agreement is no longer in force.

TERM CUTTING AGREEMENTS

55. The Minister may, in any case where it is considered in the public interest to provide timber upon a term basis, but where a forest management licence agreement is not appropriate, enter into a contract to supply a stated amount of available timber within an area designated for that purpose and such term cutting agreement may be given singly or in conjunction with other timber dispositions.

56. A term cutting agreement shall provide the quantity, species, type and quality of timber, which will be provided by annual permits over a period not exceeding ten years and shall state all dues and fees to be paid thereon.

57. Every term cutting agreement shall be valid and operate from the time specified in the term cutting agreement or in the first annual permit issued pursuant to the term cutting agreement.

58. A term cutting agreement shall be subject to all the conditions and restrictions of the regulations under The Forest Act unless otherwise stated, amended or exempted in the agreement.

PART IV

SAWMILLS

59. An officer may upon payment of such fees as are prescribed in Part B of the schedule to these regulations issue to an owner or operator of a sawmill a sawmill licence authorizing him to manufacture any timber products.

60. Every sawmill licence shall be subject to the following conditions:—

(a) the licence shall expire on March 31st next following the date of issue;

(b) the licensee shall notify an officer of the location of his mill and obtain approval for each location to which it is to be moved during the time it is operated;

(c) the licensee shall keep a proper record of all sawing done in a book supplied by the Department;

(d) in order to obtain maximum utilization, all sawmill operators shall install and maintain efficient machinery, and shall operate such machinery in a safe manner. When economic conditions permit, barkers and chippers shall be installed;

(e) the licensee shall require:—

(i) every person who brings any timber to his mill to produce the permit or licence under the authority of which such timber was cut, and the licensee shall keep a record of the name of such person and of the number and date of his permit or licence, or in the absence of such permit or licence he shall require such person to produce proof by affidavit that the timber has not been cut on provincial lands;

(ii) that all logs and lumber in the mill yard covered by permits or affidavits be placed in separate piles and so marked as to be easily identified and scaled;

(f) no sawdust pile shall be burned without the permission of the Minister or his authorized agent;

(g) the licensee shall clear an area to mineral soil for the burning of slabs, edgings and other mill waste, and such fire shall not be set within 100 feet from any part of a sawdust pile;

(h) the licensee shall keep the entries in all forms, books and records required by the Department up to date and available for examination and checking by an officer at any time;

(i) if the licensee fails to comply with any of these conditions, any officer may place under seizure all the timber in or near the licensee's mill and close down his operations.

PART V

GRAZING OF LIVESTOCK IN PROVINCIAL FORESTS

61. The Minister shall in each year establish:

(a) "Grazing Units" comprising each provincial forest or each separate grazing area in a provincial forest;

(b) "Grazing Capacities" fixing the number of and kind of stock to be permitted within each grazing unit;

(c) "Preference Limits" fixing the maximum number and kind of stock to which a permittee may be entitled within each grazing unit;

(d) "Grazing Periods" fixing the period during which grazing will be permitted in any grazing unit.

62.—(1) The Minister may from time to time fix the grazing dues for each grazing unit.

(2) The minimum dues payable in respect of any grazing permit or renewal thereof shall be those for one grazing period.

(3) No dues shall be charged for animals which are the natural increase of a herd grazing in a provincial forest under a permit and which in the case of sheep are under the age of four months, and in the case of other animals are under the age of six months.

(4) If a permittee, within 30 days of the opening of the grazing season, makes application for a refund of the dues paid by him and can satisfy the Minister or an officer that exceptional and unusual circumstances prevented him from using the grazing area, then an officer may refund such dues less a charge of 25 percent or \$5, whichever is the greater amount, for administrative purposes.

63. The Minister may grant seasonal or annual permits, or term permits for periods not exceeding ten years, for the grazing of livestock in provincial forests, in the following manner and subject to the following conditions:—

(a) every application for a permit shall be made to an officer on forms prescribed by the Minister and shall be accompanied by a fee of \$2 in the case of seasonal permits and \$10 in the case of a term permit;

(b) applicants who are Canadian citizens and residents of Saskatchewan shall be given preference over other applicants;

(c) the qualification preference of applicants for permits shall be deemed to be as follows:—

(i) persons residing upon improved ranch or farm property within 10 miles of a grazing unit and owning or leasing lands within three (3) miles of a provincial forest;

(ii) persons dependent upon the grazing unit for range for stock owned by them;

(iii) persons who do not hold grazing rights elsewhere in a grazing association or in a community pasture;

(iv) persons whose stock has been regularly occupying the grazing unit;

(v) persons who have less than 100 acres under cultivation;

(vi) persons who do not own more stock than the preference limit of the grazing unit;

(d) the Minister shall determine priority and grant permits on the following basis:—

(i) persons having all the qualification preferences will be given first priority;

(ii) Persons having qualification preferences (i) to (v) inclusive will be given second priority;

(iii) persons having qualification preferences (i) to (iv) inclusive will be given third priority;

(e) where no priority can be established, the Minister may determine priority;

(f) all dues payable for one season shall be paid before a permit is issued and if any applicant fails to pay such dues within one month after he has been notified of the amount thereof his application shall lose any right to priority which it may otherwise have held;

(g) notwithstanding anything contained herein the Minister may, when he considers it to be in the public interest to do so, refuse any application in respect of a grazing permit.

64. Every grazing permit shall, in addition to any other applicable regulation, be subject to the following conditions:—

(a) the Minister may require all cattle and horses over the age of six months to be branded with the owner's registered brand before being permitted to graze in a provincial forest;

(b) only stock actually owned by a permittee shall be allowed to graze in a provincial forest;

(c) a permittee shall not drive stock into, out of or across a provincial forest without having previously obtained permission to do so from an officer;

(d) any stock removed from the provincial forest before the expiration of the permit may be replaced by other stock owned by the permittee up to the number removed;

(e) if the animals grazing under a permit are sold before the expiration of the permit, the permit shall be surrendered and in such case an officer may issue a new permit free of dues to the purchaser of the stock;

(f) the carcasses of all stock which have died in a provincial forest shall be burned, buried or otherwise disposed of by the permittee as directed by an officer;

(g) any damage done to Crown improvements in a provincial forest by a permittee, his servants or his stock shall be immediately repaired by the permittee;

(h) a permittee shall take such precaution or action against contagious or infectious diseases of livestock as the Minister may require;

(i) the Crown shall incur no liability for any loss or injury to any stock, or for loss or damage caused by any stock or by the owner or agent of the owner of any stock grazing in a provincial forest;

(j) an officer may require the permittee at his expense to build fences within or around the grazing unit and such fences shall be of such standards as may be prescribed by the Minister or officer;

(k) if a grazing unit is to be enclosed by a fence erected by the Department, the grazing dues for that area may be increased by the Minister;

(l) the Minister may require any permittee to carry out such range-management practices as he deems necessary to achieve maximum benefits from the provincial forest or grazing unit, and failure to comply with such requirements shall render the permit null and void.

65. The Minister may renew grazing permits from year to year subject to such conditions as he may determine.

66. For the purpose of preventing the range from being over-grazed or for the equalization of grazing privileges, the number of stock grazed under renewal permit by each permittee may be reduced on such scale of reduction as may be fixed by the Minister but not to exceed 10% in any one year.

67. Whenever necessary, the Minister may prohibit the running at large of bulls or stallions in any provincial forest except during such period as he deems necessary for breeding purposes.

68. In order to secure a collective expression of the needs of permittees and to obtain joint action on their behalf, the Minister may provide for recognition of and co-operation with provincial and local livestock associations.

69. When a livestock association formed by permittees of a grazing unit appoints a committee to act on its behalf, such committee on application to the Minister may be recognized as an advisory board for the association and will be entitled to meet with an officer regarding matters pertaining to the grazing unit.

70.—(1) Any owner of stock who allows said stock to graze in a provincial forest without authority or who allows the stock to continue grazing after the expiry date of the permit will be liable to a charge per head of four times regulation dues, unless unintentional trespass can be established, in which case he will be liable to a charge of two times the regulation dues per head.

(2) An officer may drive trespassing stock from a provincial forest or round up the stock and, after reasonable advertisement of sale, sell such stock as instructed by the Minister. If prior to the sale the owner of the stock submits proof of ownership to the Minister, such stock will be released to him on payment of penalties as provided in these regulations and in addition shall be liable for all costs incurred in the rounding up, care and maintenance of the stock and advertising costs.

(3) If within three months after the sale of stock in trespass, the owner proves ownership to the Minister, he will be paid the amount realized from the sale less penalties as provided in these regulations and less all costs incurred in connection with the rounding up, care and maintenance and sale of the stock.

PART VI

DISPOSAL OF HAY IN PROVINCIAL FORESTS

71.—(1) The Minister may grant permits for periods not exceeding one year for the cutting of wild grass for hay in provincial forests for the permittee's own use in accordance with the following:—

(a) applicants who are Canadian citizens and residents of Saskatchewan shall be given preference over other applicants;

(b) the qualification preference of applicants for permits shall be deemed to be as follows:—

(i) persons residing upon improved ranch or farm property within 10 miles of a provincial forest and owning or leasing lands within 3 miles of a provincial forest;

(ii) persons dependent upon a provincial forest for hay for stock owned by them;

(iii) persons who do not hold haying rights elsewhere in a provincial forest;

(iv) persons who have regularly received haying permits on the area applied for;

(v) persons who have less than 100 acres under cultivation;

- (c) the Minister shall determine priority of applicants on the following basis:—
- (i) persons having all of the qualification preferences will be given first priority;
 - (ii) persons having qualification preferences (i) to (iv) incl. will be given second preference;
 - (iii) persons having qualification preferences (i) to (iii) inclusive will be given third priority;
 - (d) where no priority can be established, the Minister may determine priority;
 - (e) all dues payable for one season shall be paid before a permit is issued and if any applicant fails to pay such dues within one month after he has been notified of the amount thereof his application shall lose any right to priority which it may otherwise have had;
 - (f) notwithstanding anything contained herein, the Minister may, when he considers it is in the public interest to do so, refuse any application in respect of a haying permit.

(2) The permittee shall, on the recommendation of an officer, have the right to renewal of his permit from year to year provided his application for such renewal is received by the Department before the first day of May and that he is at the time of such application eligible for a permit under this section. If, however, the Minister at any time decides not to dispose of the hay on the area described in the permit, the permittee's right to such renewal shall forthwith expire.

72. No permit shall be issued until the applicant has paid a fee of \$2 and the full amount of dues for the hay to be cut.

73. In case of two or more applications for permission to cut hay on the same area are received before the first day of May in any year, an officer may:—

- (a) award cutting rights according to priority if priority can be established;
- (b) apportion the area between the two applicants if their qualifications are equal and no priority can be established;
- (c) put the right to cut such hay up for tender.

74. All hay permits shall be subject to the following conditions:—

- (a) the permit shall not be transferable;
- (b) no hay shall be cut before the first day of July or before such other date as may be fixed by an officer;
- (c) if the permittee fails to commence haying operations on or before the fifth day of August, the Minister may cancel the permit and he may issue a permit for the hay covered by the cancelled permit, or any portion thereof, to any other applicant;
- (d) if the permittee has cut more hay than the quantity authorized by the permit, he shall on or before the first day of December in the year in which the permit was issued, pay to the Department for such excess at the rate stipulated in the permit and in the event of any failure to pay such dues, the hay shall be deemed to have been cut without authority;
- (e) any breach by the permittee of any of these regulations or any of the conditions to which the permit is subject and any failure to comply with the instructions of an officer shall render the permit liable to cancellation, and in the event of cancellation, the Minister may at his discretion withdraw from the permittee the privilege of obtaining any further or other permit.

75. The permit shall describe the lands upon which the hay may be cut and the permittee shall have exclusive right to ownership of the hay upon these lands. Should any unauthorized person gain possession of a portion or all of such hay, the permittee may:

- (a) seize such hay as his property;
- (b) bring suit or action against such unauthorized person.

In addition, the permittee may sue or prosecute all persons cutting hay in trespass on the land covered in the permit, and any legal proceedings commenced and pending on expiry date of the permit may be carried to completion regardless of time, as if the permit had not expired.

76. Anyone who has obtained a permit under section 71 of these regulations may apply to an officer for permission to sell, barter or otherwise use such hay and on payment of \$2 per ton may be granted permission to utilize the tonnage of hay as stated in the application.

77. If a permittee before the expiry date of his permit submits proof satisfactory to the Minister that owing to circumstances over which he had no control he has been unable to cut the hay specified in the permit or any portion thereof, the Minister may refund the dues paid for the hay which has not been cut, less 25% or \$5, whichever is the greater amount, for administrative purposes; provided, however, that the Minister may on application grant a renewal of the permit in lieu of any refund, in which case no administrative charge will be deducted.

PART VII

HARVESTING OF WILD RICE

78. An officer may grant annual permits or term operating licences to harvest wild rice in provincial forests to persons who have resided in Saskatchewan for six months prior to making application.

79. A wild rice term operating licence shall be in effect for a period of not more than ten years.

80. No person shall harvest wild rice in the provincial forests except by authority of a permit or wild rice term operating licence and only in the area or areas designated by the permit or licence.

81. In order to prevent unnecessary damage to the wild rice crop during harvest, and in order to ensure a maximum yield for the crop, no permittee or licensee shall harvest wild rice other than by the use of such equipment as may be authorized by an officer.

82. The permittee or licensee shall maintain a record of all wild rice harvested under the authority of the permit or licence and shall complete an affidavit at the completion of the harvest supported by shipping bills, receipts and other documents to account for the wild rice harvested.

83. The Minister may in cases of unusual circumstances dispose of wild rice in such manner and on such terms as he deems advisable.

84. The holder of a wild rice term operating licence shall be responsible for the maintenance of the licenced area including the following:

- (a) proper maintenance of the wild rice crop;
- (b) personal supervision of the harvest.

85. The permittee or licensee shall sell wild rice only to buyers licenced by the Department.

86. Only buyers licenced by the Department and no other person shall purchase wild rice harvested from provincial forests.

87. The buyer of wild rice harvested from provincial forests shall pay dues on all wild rice purchased by him from any permittee or licensee.

88. A buyer of wild rice harvested from provincial forests shall use the official receipt form supplied by the Department when making all purchases, and shall distribute copies of receipts as follows:—

- (a) the official receipt shall be given to the seller at the time of the sale;
- (b) the first copy of the official receipt shall be sent to the Department by a buyer with the wild rice dues, as provided by sections 87 and 89;
- (c) the second copy of the official receipt shall be retained by a buyer for his records.

89. A buyer of wild rice shall pay to the Department, by the fifteenth day of the month, the wild rice dues on all wild rice purchased by him during the previous month, supported by the first copy of the original receipt as issued by him to the seller.

PART VIII

GENERAL

90. The Minister may vary the requirements of these regulations when deemed necessary.

91. The Minister may fix any rentals, lease fees, permit and licence fees and timber dues which have not been provided for in these regulations.

92. Whenever any timber or hay has been seized under the authority of The Forest Act, and it is established:

- (a) that the cutting was done without wilful intent to contravene The Forest Act or these regulations, an officer may release such timber or hay upon payment to the Department of at least double the amount of dues payable in respect of such timber or hay if the same had been cut under lawful authority, together with the expenses of and incidental to the seizure;
- (b) that the seizure was made for improper observance of the regulations or the conditions of the licence or permit relating to the cutting of timber or hay, the timber or hay seized, or any portion thereof, may be released upon compliance by the permittee or licensee with such regulations or conditions to the satisfaction of an officer.

93. Every person who, without proper authority, removes any timber or hay under seizure shall be guilty of a violation of these regulations, and shall in addition to any other penalty be liable to the payment of a sum equal to double the dues on the timber or hay so removed.

94. Every person using provincial forest land for any purpose whatsoever shall comply with the provisions of The Prairie and Forest Fires Act applicable thereto, and in the event of his failing to do so, the Minister may cancel the lease, permit, licence or other authority under which such provincial forest or land is used.

95. The Minister may suspend the right to exercise the authority granted under any permit, lease, or licence and prohibit entry into or occupancy of any area within a provincial forest during a period of high fire hazard.

96. The Minister may, in addition to any other penalties, withdraw from any person the privilege of obtaining any further or other permit, lease or licence for a period up to five (5) years, upon his conviction under any provision of The Prairie and Forest Fires Act, The Forest Act, or these regulations.

97. All dealers, processors and/or manufacturers of raw forest products shall be licenced in accordance with the schedule of fees under Part B of these Regulations and shall keep records in accordance with such forms and instructions as may be furnished by the Department and shall complete any affidavits in connection therewith, and such records shall be available for inspection by an officer at any time.

Amend Sask. 253/69 s. 3

98. An officer may require any dealer or other person selling forest products to produce an affidavit or statutory declaration showing the origin of such forest products.

99. All truck shipments of round or rough lumber must be covered by the statement required in sections 14, 15 and 16 of The Forest Act, and a copy of the statement shall be forwarded by the shipper or seller to the officer for the area in which such timber or lumber was cut.

100. The Minister may take such action as may be necessary to prevent injury to any source of water supply and contamination of any water in a provincial forest.

101. To prevent pollution of any water, every permittee or licensee shall comply with the following conditions:—

- (a) all camp buildings, outhouses, cesspools, other structures and sawdust piles shall be located a sufficient distance from such water;
- (b) all refuse, debris or other noxious substances which might cause pollution of such water shall be removed, burned or buried immediately and the grounds in and surrounding all camps shall be kept in a neat, orderly and sanitary condition;
- (c) all laws and regulations respecting sanitation and the protection of purities of waters, together with any request of the Minister for this purpose shall be strictly obeyed.

102. No person other than an officer in the execution of his duties shall post or display in any provincial forest any sign, poster, or advertisement without the written permission of an officer.

103. No person shall set out or cause to be set out any poison for any purpose in a provincial forest without the written permission of the Minister.

104. An officer may issue a permit authorizing any person to harvest peat and/or sphagnum moss from the provincial forest and such permittee shall be subject to the following:—

- (a) an annual rental fee for the area covered by the permit, payable in advance;
- (b) the payment of dues for peat and/or sphagnum moss based on the shipping weight, and such payments shall be made at quarterly intervals as of June 30th, September 30th, December 31st and March 31st;
- (c) the maintenance of adequate records to support such payments.

105. No reduction in timber dues shall be made without the approval of the Director.

106. The Minister may perform all acts necessary to give full effect to these regulations and to any amendments thereto, and the decision of the Minister with respect to any question or dispute which may arise shall be final.

SCHEDULE OF DUES, FEES AND RENTALS

Part A — Green Timber Dues

<i>Sawtimber</i>	<i>Per M f.b.m.</i>
(a) Spruce, birch, tamarack, elm _____	\$ 6.00
Jack Pine, Lodgepole Pine _____	4.00
Poplar and Balsam fir _____	2.00

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(b) The Minister may enter into agreement with large wood-using industries for payment of stumage dues on all sawtimber cut by such industries on Crown lands at the following rates:—

Basic Dues _____ Spruce \$ 4.00 Jack Pine \$ 2.67

Additional dues:

Additional dues shall be based upon the average annual selling price for the twelve-month period December 1st to November 30th of No. 3 Common 1"x8" Spruce in New York as per Madison's Canadian Lumber Reporter according to the following sliding scale:

Average Selling Price	Spruce	Jack Pine
\$85.00 to \$89.00 _____	\$.15 for each \$1.00 increase in selling price over \$85.00	\$.10 for each \$1.00 increase in selling price over \$85.00
\$90.00 to \$94.00 _____	\$.75 plus \$.25 for each \$1.00 increase in selling price over \$90.00	\$.50 plus \$.16 ² / ₃ for each \$1.00 increase in selling price over \$90.00
\$95.00 to \$99.00 _____	\$2.00 plus \$.40 for each \$1.00 increase in selling price over \$95.00	\$1.33 plus \$.26 ² / ₃ for each \$1.00 increase in selling price over \$95.00
\$100.00 and over _____	\$4.00 plus \$.50 for each \$1.00 increase in selling price over \$100.00	\$2.66 plus \$.33 ¹ / ₃ for each \$1.00 increase in selling price over \$100.00

Pulpwood

	Per Cord
Spruce, rough _____	\$ 1.75
Spruce, peeled _____	1.95
Jack Pine, rough, green _____	1.35
Jack Pine, sap-peeled _____	1.55
Balsam fir, rough _____	1.25
Balsam fir, peeled _____	1.35
Poplar, rough _____	.75
Poplar, peeled _____	.90

Stud Bolts

Spruce _____	2.00
Jack Pine _____	1.50
Balsam Fir _____	1.00

Boxwood

Spruce _____	2.00
Jack Pine _____	1.25
Poplar and Balsam _____	1.00

Shim Bolts

Birch _____	2.00
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Shingle Bolts

Spruce and Pine _____	2.00
Poplar and Balsam _____	1.00

Veneer Wood

White Birch _____	3.00
Poplar _____	2.00

Combined Operation Where All Products of the Tree are Removed:

Veneer Wood — White Birch _____	2.00
Resultant Cordwood _____	1.00
Veneer Wood — Poplar _____	1.50
Resultant Cordwood _____	.40

Lath Bolts

Spruce _____	1.50
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Lath

	Per Thousand
Standard, Nos. 1 and 2 _____	.60
Standard, No. 3 _____	.30
Fence _____	.75

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<i>Fuel Wood</i>	<i>Per Cord</i>
Poplar	.40
Jack Pine	.50
Birch	1.00
Other Species	.75
Cull Ties, Jack Pine and Tamarack	1.00
Cull Ties, Poplar	.35
Tie Tops and Logging Tops	.25

Dues on Jack Pine, Lodgepole Pine and Tamarack Fence Posts and/or Building Poles:

Length in Feet	Top Diameter Inside Bark (In Inches)				
	From 2½" but not exceeding 5½"	Over 5½" but not exceeding 6½"	Over 6½" but not exceeding 7½"	Over 7½"	
	<i>Per Lineal Foot</i>				
Up to 6'	.005	.005	.02		All Lengths
7'	.005	.005	.02		.03 per
8'	.005	.005	.02		lineal foot
	<i>Each</i>				
10'	.09	.13	.22		
12'	.13	.18	.28		
14'	.14	.20	.30		
16'	.16	.25	.35		
18'	.18	.28	.38		
20'	Pole dues will apply				

Note: Rates for odd lengths not shown, shall be obtained by interpolation.

<i>Fence Posts (Round or Split)</i>	<i>Each</i>
Poplar not exceeding 7 ft. long and 6.5 inches at top	.02
Poplar 8 ft. long, over 6.5 inches but not exceeding 9.5 inches at top	.03

<i>Fence Pickets and Droppers</i>		
(Not exceeding 7 ft. in length and less than 2½ inches top diameter inside bark)		
Poplar and Willow		.01
Other Species		.02

<i>Rails</i>		
(16 feet long and under 5 inches at butt)		
Poplar		.02
Other Species		.06

<i>Mining and Round Timber</i>		<i>Per Tree</i>
Poplar — under 5 inches at butt		.03
Other Species — under 5 inches at butt		.05
Poplar, over 5" and under 7" at butt		.06

		<i>Per Lineal Foot</i>
Poplar, over 7" and under 12" at butt		.02
Other Species, over 5" and under 7" at butt		.02
Other Species, over 7" and under 12" at butt		.03
All species — 12" and over at butt		Sawlog rates to apply

Telephone and Power Poles

Length	CLASS								
	9	8	7	6	5	4	3	2	1
20'	.20	.20	.20	.27	.32	.38			
25'	.22	.24	.27	.41	.46	.57	.79		
30'	.28	.32	.35	.53	.65	.78	1.07	1.26	
35'	.46	.54	.54	.72	.84	.99	1.35	1.54	
40'				.89	1.03	1.21	1.63	1.90	2.24
45'				1.09	1.25	1.37	1.94	2.22	2.53
50'				1.27	1.43	1.63	2.27	2.57	3.02

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Spars — 25' long, 6" top	41
Spars — 25' long, 7" top	46
Stubs — 12' long	20
Anchor Logs — 6' long	20

Pole dimensions to be in accordance with C.S.A. specifications

Piling

All species, per lineal foot10
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Railway Ties *Each*

Jack Pine and Tamarack	
Standard Nos. 1 and 2, 8 feet long20
Standard No. 3, 8 feet long12
Each lineal foot over 8 feet — per foot03
Cull ties, not used as ties or lumber05
Mining not over 5' long 5" x 5"06
Poplar, sawn or flattened, 8 feet long, all grades05
Spruce	At the schedule rate of dues for spruce sawtimber

<i>Christmas Trees</i>	Balsam & Pine	Black Spruce	White Spruce
Up to 3 ft.	\$.05	\$.07	\$.10
Over 3 ft. and up to 4 ft.06	.09	.12
Over 4 ft. and up to 6 ft.08	.10	.16
Over 6 ft. and up to 8 ft.10	.12	.20
Over 8 ft. and up to 10 ft.12	.15	.25
Over 10 ft. and up to 12 ft.14	.20	.30
Over 12 ft. and up to 15 ft.16	.25	.45
Over 15 ft. and up to 20 ft.20	.30	.60
Over 20 ft. and up to 25 ft.25	.40	.75
Over 25 ft. — per lineal foot01	.03	.04

PART B — MISCELLANEOUS

Sawmills — Registration and Licence Fees:

<i>Mills operated on Crown Lands:</i>	
Annual production up to 150,000 f.b.m.	\$ 10.00
Annual production from 150,000 f.b.m. to 500,000 f.b.m.	25.00
Annual production from 500,000 f.b.m. to 1,500,000 f.b.m.	50.00
Annual production over 1,500,000 f.b.m.	100.00
<i>Mills operated on Patented Lands and sawing Crown Timber:</i>	
Annual production up to 50,000 f.b.m.	1.00
Annual production from 50,000 f.b.m. to 150,000 f.b.m.	5.00
Annual production from 150,000 f.b.m. to 1,500,000 f.b.m.	25.00
Annual production over 1,500,000 f.b.m.	75.00
<i>Mills operating on Patented Lands and not sawing Crown Timber:</i>	
Registration fee	1.00
Planing millsite and piling yard per acre or fraction thereof	1.00
Minimum	5.00

Field Permits

Where stumpage dues do not exceed \$10.00	1.00
Where stumpage dues exceed \$10.00	2.00
Permit to remove coniferous trees for transplanting on property of permittee	2.00

Timber Sale

Operating permit — per year	2.00
Extension of timber sale term — per year	20.00
Assignment of timber sale	25.00
An additional deposit of 10 per cent of total dues at upset price on the quantity of timber purchased shall be required for an extension of time for commencing operations.	

Certified copy of timber licence	10.00
Preparation of plans, tracing, etc., per hour	3.00
Blueprint copy of plans, per square foot20

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<i>Grazing</i>		
Annual permit		2.00
Term permit		10.00
Grazing dues per head:		
For cattle, horses, per season		3.00
For sheep, goats, per season		1.00
(no permit granted for less than the season)		
<i>Hay</i>		
Cutting permit		2.00
Hay dues:		
For feeding stock owned by applicant, per ton		1.00
For sale or barter, per ton		2.00
<i>Timber Permit</i>		
Except where otherwise provided		2.00
<i>Peat and Sphagnum Moss</i>		
Permit to remove peat and sphagnum moss		2.00
Annual rental per acre (payable in advance)50
Dues (based on shipping rate):		
Peat per 100 pounds03
Sphagnum moss per 100 pounds05
<i>Wild Rice</i>		
Annual permit		2.00
Term operating licence		10.00
Dealer's licence to purchase unprocessed wild rice		15.00
Dues, for unprocessed wild rice, per pound05
<i>Roads, Trails, Etc.</i>		
Permit to cut timber to clear right-of-way for construction of roads, trails, seismic lines, telephone and telegraph lines, gravel pits, etc., subject to Section 20 (1) (f) ..		2.00
<i>Camps</i>		
For a camp up to one acre in extent:—		
Use of Camp	Main	Secondary
Logging	\$5.00	\$1.00
Ranching	5.00	1.00
Haying	5.00	1.00
For each additional acre or fraction thereof, an additional charge of \$1.00 shall be made. Main Camp is defined as a camp used as a headquarters.		
<i>"Treating Plants:</i>		
Plants treating or processing timber or posts (No Forest Management Licence)		\$ 10.00"