

EDITION OF AUGUST 1, 1921.

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A SUMMARY OF REGULATIONS RELATING TO  
DOMINION PARKS AS APPROVED BY ORDER  
IN COUNCIL FOR THE GUIDANCE OF SUPER-  
INTENDENTS AND OTHER OFFICIALS.

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OTTAWA  
F. A. ACLAND  
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY  
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# REGULATIONS OF THE NATIONAL PARKS OF CANADA

*Order in Council, 21st June, 1909, P.C. No. 1340, re-established under provisions of Forest Reserves and Parks Act by Order in Council, 6th June, 1911, P.C. No. 1336.*

## RESIDENCE IN THE PARKS

1. No person shall, without permission from the Minister of the Interior, reside permanently within other portions of the Parks than those sold or leased.

2. The Minister of the Interior shall have power to cause such portions of the Parks as from time to time he may designate to be surveyed and laid out in building lots, for the construction thereon of buildings for ordinary habitation and purposes of trade and industry, and for the accommodation of persons resorting to the Parks, and may issue leases for such lots for any term not exceeding forty-two years, with the right of renewal, at rentals to be from time to time fixed by him; also to set apart such portions of the Parks as he may think proper for the sites of market-places, jails, court-houses, places of public worship, burying grounds, benevolent institutions, squares, and for other similar public purposes.

3. There shall be a reservation for the use of the public of one hundred feet in width along the shore of each lake, river, or stream within the Parks, and any grant, lease or other disposal of lands within the Parks shall be subject to such reservation.

4. All leases or licenses of occupation shall be in such form as may be approved by the Minister of the Interior and the Minister of Justice.

5. No timber on any lot leased for residential purposes, except so much as is actually necessary to be removed to make room for the building and reasonable access thereto, shall be cut or removed, except by permission of the Superintendent.

6. The location, design and general character of any buildings or fences to be erected shall be subject to the approval of the Superintendent and to the sanction of the Minister of the Interior.

Clause 7 rescinded by Order in Council of the 16th September, 1915, P.C. No. 2149.

## PRESERVATION OF PROPERTY

8. The defacement of any object at any of the hot springs, of any of the natural rock formations, or of trees, timber, bridges, seats or other structures by cutting, written inscription or otherwise, and the throwing of any stones, sticks or other substances whatsoever into any of the springs or streams in the Parks are strictly forbidden.

9. No advertisements other than those issued or permitted by the Minister of the Interior shall be posted or displayed within the Parks.

10. (a) No person shall cut, remove, or injure any trees or timber, growing or dead, or remove or displace any mineral deposits or natural curiosities except by written permission of the Superintendent.

(b) Any mineral, rock, stone, timber or any other public property whatsoever taken from lands within the Parks without the proper permission or without the rental, dues, or other charges provided for by the Regulations being paid thereon, shall be liable to seizure by the Superintendent, Forest Ranger, Game-guardian or other officer having jurisdiction within the Parks, whether or not such material has been removed from the Parks, and the material so seized may, unless required for public purposes, be disposed of by public auction, and if no bid equal to the moneys due thereon is made, may be disposed of by private sale.

(c) In the discretion of the Superintendent, such material may be released upon payment of expenses and double the rental, dues and other charges fixed by the Regulations.

Clauses 11 to 16 inclusive rescinded by Order in Council of the 16th September, 1915, P.C. No. 2149.

#### PREVENTION OF NUISANCES

17. No rubbish or any matter of an offensive nature shall be deposited, excepted in such places and at such times and under such conditions as the Superintendent shall designate.

18. (As amended by Order in Council, 26th September, 1919, P.C. No. 1869.) All dwellings or other buildings erected on land situated along the route of the water or sewer system must be connected therewith as provided by the Regulations in that behalf and no out-closet or privy-vault shall be allowed on such property unless exemption or permission is granted by the Minister of the Interior.

19. (a) Any person camping within the Parks shall carefully clear up the ground on which his camp was located before his departure therefrom, and shall restore it as nearly as possible to its natural condition.

(b) All refuse shall be destroyed or buried.

(c) Any guide accompanying a camping party shall be responsible for the carrying out of this provision, but the other members of the party shall not thereby be absolved from personal liability.

Clause 20 rescinded by Order in Council of the 18th of January, 1921. P.C. No. 85.

Clause 21. (As amended by Order in Council, 26th September, 1910. P.C. No. 1869.) "Any person who violates any of the Regulations of the Parks may be summarily removed from the Park and will not be allowed to return without permission in writing from the Superintendent."

22. All slaughter-houses, butcher-shops, fish-stalls, and any other business which from its nature is or may become offensive or obnoxious, shall be carried on only at such places and under such

conditions as the Superintendent may designate in a license for the establishment of such business, and shall be subject at any time, on sixty days' notice in writing, delivered to the owner or lessee in person, or left at his place of residence or place of business, to removal to such other place as the Superintendent may designate. Every license issued under this clause, shall be subject to revocation at any time upon thirty days' notice to the licensee, and the business shall entirely cease on the revocation of the license.

Clauses 23 to 25 inclusive rescinded by Order in Council of the 21st May, 1914, P.C. No. 1331.

26. Permission to cut hay within the Parks shall be obtained from the Superintendent, and the cutting shall be subject at all times to his supervision and control.

#### MINING

27. The Minister of the Interior may issue licenses of occupation for the working of mines and the development of mining interests within the limits of the Parks subject, however, to the approval by the Governor in Council as to the terms, conditions and duration of such licenses of occupation.

28. (As amended by Order in Council, 20th July, 1916, P.C. No. 1737.) "(a) No person shall take or use any stone, sand, gravel or other material from or in any of the Dominion Parks without first obtaining from the Superintendent of such Park a permit to take or use such stone, sand, gravel or other material."

(2) A fee of twenty-five cents shall be paid for each permit, and in the case of stone, sand or gravel a further fee or charge of twenty-five cents shall be paid for each twenty-five cubic yards or less thereof so taken or used, and a further charge of five cents for each cubic yard over twenty-five cubic yards."

29. Any person desiring to burn lime or manufacture brick or cement within the Parks shall obtain a permit from the Superintendent, defining the location of the kiln or brickyard, and pay a royalty of one-half cent per bushel for all lime burnt, and, for all brick manufactured a rate per thousand to be fixed by the Minister of the Interior.

#### HOT SPRINGS

30. The waters of the hot springs shall be controlled by the Superintendent and no person shall be permitted the use thereof without a license granted under authority of these Regulations.

31. The distribution of the waters shall be under the management and control of the Superintendent, and without his authority no person shall in any way interfere or tamper with any spring, pipes, valves traps, tanks, or any other apparatus connected with the supply and distribution of said water.

32. The waters shall be supplied to bath houses using such waters under permission granted prior to the first day of January, 1909, at such rental per annum as may be fixed from time to time by Order in Council.

33. The Superintendent may at any time after two weeks' notice in writing shut off the supply of the said waters from any such bath house the lessee of which may be in arrear for rent, or who may have in any way infringed any of the provisions of this or the next succeeding clause.

34. The Superintendent or his authorized agent shall have free access for inspection at all reasonable times to any bath house or building using the waters of the Springs, or to any pipe leading to or within such bath house or building.

35. No further licenses for the use of the waters of the Hot Springs shall be granted without the authority of an Order in Council in each case.

#### LICENSES

36. No person shall do business as a peddler, huckster or street vendor in the Parks without a license from the Superintendent, who shall have power to issue or to revoke such license in his discretion. The fee to be paid for such license shall be fixed by the Minister of the Interior.

37. (As amended by Order in Council, 15th August, 1916, P.C. No. 1929).

Annual licenses may be issued by the Superintendent to guides, and no person shall be permitted to act in any such capacity within the Parks without such a license in good standing. No license to act as a guide shall be granted to any person under eighteen years of age. Each such license shall expire on the thirty-first day of March next after the date of its issue. The fee to be charged for such license shall be two dollars and fifty cents.

38. Licenses so granted may be cancelled by the Superintendent for failure to observe, or for the infraction of, the Rocky Mountain Park Act or any regulation made thereunder or any Provincial law or regulations for the protection of game or fish or the prevention of fire.

39. No guide shall be entitled to charge for his services more than fifty cents per hour.

Clause 40 rescinded by Order in Council of the 16th September, 1915, P.C. No. 2149.

41. The head guide shall be responsible for the good behaviour of his assistants and camp helpers and for the observance of these Regulations by them and by the members of the party with which he is employed; but such responsibility on the part of the head guide shall not free any member of the party from any personal responsibility or liability for any breach of these Regulations.

42. All drivers of public vehicles and all boatmen shall be licensed. The fee for a license shall be one dollar; and such license may be revoked and cancelled at any time by the Superintendent if it is proved to his satisfaction that the holder thereof has been guilty of incivility, insobriety or misconduct while discharging his duties.

43. The Minister of the Interior may issue a license good for one year from 1st May in each year to any person or persons undertaking to place on any waters within the Parks a steam yacht or other vessel or vessels suitable for the conveyance of passengers, upon such person or persons paying the fee fixed by the Minister therefor and in all respects complying with the Steamboat Inspection Act or Acts regulating steam and other vessels. The maximum fare which may be charged for the conveyance of passengers in such boats shall not exceed, when running on regular trips, up to eight miles, fifty cents; above eight and up to twelve miles seventy-five cents; over twelve miles, one dollar.

44. Any person keeping bicycles, rowboats or canoes for hire shall obtain a license, paying therefor the fees fixed by the Minister of the Interior.

Clauses 45 and 46 rescinded by Order in Council of the 1st December, 1919, P.C. No. 2415.

47. No person shall keep a restaurant, tea-room, lunch counter or refreshment stand; a theatre or similar place of amusement; a pool, billiard or bagatelle table; a bowling alley or shooting gallery for use by the public, without a license, which may be issued or revoked by the Superintendent in his discretion. Such licenses shall expire on the thirty-first of May next after the date of issue, and the fees shall be the following:—

(a) For one billiard or pool table, twenty dollars, and for each additional table ten dollars.

(b) For one bagatelle, mississippi, pigeon-hole or other table or board with balls, twenty dollars, and for every additional table ten dollars.

(c) For a theatre or similar place of amusement, a restaurant, tea room, lunch counter, refreshment stand, bowling alley or shooting gallery, ten dollars.

48. No circus shall exhibit within the parks without a license, which may be issued or revoked by the Superintendent in his discretion, and for which license a fee of ten dollars for each day of exhibition shall be paid.

#### SALE OF LIQUOR

49. No intoxicating liquor shall be sold within the Parks without a license.

Clause 50. (As amended by Order in Council, 12th April, 1919, P.C. No. 799.)

No person shall operate a livery or feed stable or carry on a livery or transfer business, using either horses or motor vehicles, or both, in a Dominion Park, without first taking out a delivery license therefor. Such licenses shall expire on the 31st day of March, following date of issue, and the fees therefor shall be as follows:—

(1)	For the first vehicle, drawn by two or more horses. . . . .	\$10 00
(2)	For the second vehicle, owned by the same licensee and drawn by two or more horses. . . . .	8 00
(3)	For the third vehicle, owned by the same licensee and drawn by two or more horses. . . . .	6 00
(4)	For the fourth and each additional vehicle, owned by the same licensee and drawn by two or more horses. . . . .	5 00
(5)	And, for the first vehicle, drawn by one horse. . . . .	6 00
(6)	For the second vehicle, owned by the same licensee, and drawn by one horse. . . . .	5 00
(7)	For the third and each additional vehicle, owned by the same license, and drawn by the one horse. . . . .	4 00
(8)	For the first saddle horse. . . . .	4 00
(9)	For each additional saddle horse. . . . .	2 00
(10)	For the first motor vehicle having a seating capacity for five or less. . . . .	10 00
(11)	For each additional such motor. . . . .	5 00
(12)	For the first motor vehicle having a seating capacity for six or seven. . . . .	15 00
(13)	For each additional such motor. . . . .	10 00
(14)	For the first motor vehicle having a seating capacity for more than seven. . . . .	20 00
(15)	For each additional such motor. . . . .	15 00
(16)	For the first motor vehicle used for drawing or transfer purposes, with a total weight when loaded to its rated carrying capacity of two tons or less. . . . .	10 00
(17)	For each additional such motor. . . . .	5 00
(18)	For the first motor vehicle used for drawing or transfer purposes, with a total weight when loaded to its rated carrying capacity of three or four tons. . . . .	15 00
(19)	For each additional such motor. . . . .	10 00
(20)	For the first motor vehicle used for drawing or transfer purposes, with a total weight when loaded to its rated carrying capacity of over four tons. . . . .	20 00
(21)	For each additional such motor. . . . .	15 00

51. The rates to be charged for the use of vehicles, saddle horses, or other conveyances shall be subject to the approval of the Minister of the Interior; and no greater charge than that fixed by a tariff approved by the Minister shall be made.

52. The rates for cartage of freight or general merchandise shall be subject to agreement between the parties interested.

53. Every person who keeps a livery stable or provides outfits for parties travelling through any of the Parks shall keep a record of the parties outfitted by him, the number of persons, their names and addresses, the guides accompanying them, the date of departure, their destination and route of travel, the time they propose to remain in such Park, and the firearms carried by the party. Such record shall be open at any time to inspection by the Superintendent, Ranger, Guardian or other officer having jurisdiction in the Parks.

54. Every such livery stable keeper or outfitter shall be furnished by the Superintendent with copies of these Regulations and shall furnish each party outfitted by him with a copy thereof.

Clauses 55 to 60 inclusive rescinded by Order in Council of the 18th of January, 1921, P.C. No. 85.

Clauses 61 to 63 inclusive rescinded by Order in Council of the 1st December, 1919, P.C. No. 2415.

## FISH

64 (a) No person shall fish for, take, catch or kill, from or in any of the waters of the Parks any fish that inhabit such waters, or attempt so to do, with any kind of net, seine or snare, rack, trap

or weir, or night line, or set line, or in any other way than by hook and line.

(b) No person shall use dynamite or any other explosive or any poison, for the purpose of killing, destroying, injuring, or taking fish in or from the said waters.

(c) Fishing for the purpose, or with the object of selling, bartering or trafficking in the fish so taken is hereby prohibited.

64D. (as amended by Order in Council, 6th March, 1919, P.C. No. 498.)

Notwithstanding anything in these regulations to the contrary, the Minister may from time to time permit the netting, barter, and sale of any fish, excepting game fish, under such conditions as he deems necessary whenever it is established to the satisfaction of the Minister that the fish in any waters in the Parks are in excess of a reasonable and proper number; or are likely to become injurious to game fish or the propagation of game fish in such waters.

65 (a) No person shall, in or from the waters of the Parks, kill or retain or carry away any fish less than six inches in length, and when any fish of a length less than six inches is taken or caught the same shall forthwith be returned to the water by the person taking or catching the same without unnecessary injury.

65 (b) (As amended by Order in Council, 6th March, 1919, P.C. No. 498.) No person shall, in or from the waters of the Parks, kill, retain or carry away, more than fifteen fish in one day.

"This proviso, however, shall not apply in those cases where netting of fish is permitted by the Minister."

66. (As amended by Order in Council, 19th April, 1919, P.C. No. 821).

No lake trout or speckled or Nipigon trout shall be taken from any of the waters of a Dominion Park between the first day of September and the 30th day of April, both days inclusive.

No other fish shall be taken from any of the waters of a Dominion Park, except Jasper Park, between the first day of November and the 30th day of June, both days inclusive, and from any of the waters of Jasper Park, between the first day of November and the 31st day of May, both days inclusive. Provided that this shall not restrict the power of the Minister of the Interior to grant permits to net white fish or other non-game fish in any of the waters of the parks.

Fishing may be prohibited in any of the waters of the Dominion Parks or limited therein to any specified season of the year by order of the Minister of the Interior.

67. (As amended by Order in Council, 1st December, 1919, P.C. No. 2415).

All nets, seines, fish traps, and all snares, traps or other devices for taking fish unlawfully found within any of the Parks, shall be subject to confiscation; and the person or persons in whose possession such nets, seines, traps, snares or other devices are found, shall be subject to the penalties provided by these Regulations.

Clauses 68 to 77 inclusive rescinded by Order in Council of the 1st December, 1919, P.C. No. 2415.

#### MISCELLANEOUS

78. Every description of gaming, and all playing of faro, cards, dice, or other games of chance for stakes of money or other things of value, and all betting and wagering on any such games of chance are strictly forbidden and prohibited within the Parks; and no person shall play at or allow to be played on his premises or assist, or be engaged in any way in any description of gaming, as afore-said.

Clause 79 rescinded by Order in Council of the 18th June, 1919, P.C. No. 1249.

80. Persons living or holding lands under lease within townsites shall remove the snow from the sidewalks in front of such lands.

81. All bread sold within the Parks shall have indicated upon each loaf the weight thereof. This shall be done by means of a mould in the bottom of the pan in which the bread is baked. The Superintendent or other officer appointed for the purpose shall have authority to examine and weigh at such times as he may consider advisable any bread found in the store or delivery van of any baker or bread dealer within the Parks; and if such bread be found of less weight than that indicated upon the loaf, the Superintendent or other officer may confiscate the same and dispose of it by sale or by donation to some charitable purpose; such confiscation, however, shall not relieve the baker of such bread from the liability imposed by these Regulations for an infraction thereof.

82. No person shall be permitted to bathe near any of the regularly travelled roads, dwellings, or other places of public resort in the Parks without suitable bathing clothes.

83. All complaints by tourists and others as to service, etc., rendered in the Parks should be made to the Superintendent in writing before the complainant leaves the Park.

#### PENALTIES

84. The Superintendent of any of the Parks, or, in his absence, any person occupying that position, or any game guardian, constable, or police officer, may, on view, without warrant or legal process, arrest and bring before a Justice of the Peace, or before the Superintendent, to be dealt with according to law, any person found violating any of the provisions of these Regulations, or having in his possession fish or game contrary to the provisions of such regulations.

85. Any person who violates any of the provisions of these Regulations may be prosecuted under that part of the Criminal Code relating to summary convictions, being part XV of the Revised Statutes of Canada, 1906, Chapter 146, before a Justice of the Peace; the Commissioner of Parks, or the Superintendent of Park, who for the purposes hereof shall be *ex officio* a Justice of the Peace, with jurisdiction anywhere in the Parks, or before any officer of the North

West Mounted Police, empowered by law to sit and act as a Justice of the Peace.

86. Any person who violates any of the provisions of any of these Regulations, shall, except as hereinafter specially provided, be liable on summary conviction to a penalty not exceeding fifty dollars and costs, and in default of payment thereof, to imprisonment for a period not exceeding three months.

87. Any person who violates any of the provisions of clause number forty-nine of these Regulations, which relates to the sale of intoxicating liquors within the Parks, shall be liable on summary conviction to a penalty not exceeding in each case the sum of fifty dollars and costs, and in default of payment thereof, to imprisonment for a term not exceeding three months, and a moiety of every penalty imposed and collected under the provisions of this clause of these Regulations shall belong to His Majesty, and the other moiety to the person laying the information.

88. Any person who violates any of the provisions of clause seventy-eight of these Regulations, which relates to gaming, shall be liable on summary conviction to a penalty not exceeding in each case the sum of fifty dollars and costs, and in default of payment thereof, to a term of imprisonment not exceeding three months; and a moiety of every penalty imposed and collected under the provisions of this Clause of these Regulations shall belong to His Majesty and the other moiety to the person laying the information.

#### JURISDICTION

89. In order the more effectually to repress the offences specified in Clauses numbers forty-nine and seventy-eight of these Regulations, every officer of the Parks, or officer of the North West Mounted Police Force or constable of the North West Mounted Police Force accompanied by or acting under the orders of a commissioned officer of the said Force is hereby authorized, by force if necessary, and without the necessity of any intervention or process of law, to enter any suspected place, to arrest therein on view any person or persons found committing any of the offences aforesaid, and to bring him or them before any of the officers who by these Regulations are empowered to sit and act as Justices of the Peace within the Parks, to be dealt with according to law; and also to seize any tables, or other instruments, and money, securities for money, intoxicating liquor, and vessels and appliances used in connection therewith, in contravention of the said clause; and upon the conviction of such person or persons or any of them of such offence, in addition to any penalty imposed in respect thereof, the said table or tables and other instruments shall be forfeited and sold, or in the discretion of the convicting Justice, destroyed, and the money so seized as aforesaid shall be forfeited and applied, together with the proceeds of sales, towards the revenue of the Parks in the manner hereinafter provided.

90. For the control and management of the Parks in any manner whatsoever not specially provided for by the Rocky Mountains Park Act, Revised Statutes of Canada, 1906, Chapter 60, or by any other Act of the Parliament of Canada applicable to the Parks or by the

foregoing Regulations, any existing Statute of the Province in that behalf shall be in force.

GENERAL PROVISIONS

91. The revenues derived from any source under any of the provisions of these Regulations shall be deposited forthwith to the credit of the Receiver General on account of the Dominion Parks except as otherwise specially provided.

92. A printed copy of these Regulations to be furnished by the Department of the Interior for that purpose, shall be posted and kept in a conspicuous place in every Government office and in every hotel, boarding-house, bath-house and livery stable within the parks.

93. Wherever in these Regulations the expression "The Superintendent of the Parks," or "the Superintendent" is used it shall mean the officer holding that office at the present time under appointment by the Governor in Council, or any person who may be hereafter so appointed to the said office in connection with any of the Dominion Parks.

Regulations respecting Buildings in Dominion Parks, Order in Council, 27th September, 1913.

PERMITS

1. The erection, alteration, moving or pulling down of any building or part of any building or structure, or any platform, staging or flooring to be used for standing or sitting purposes shall not be commenced in any Dominion Park until a permit for such erection, alteration, moving or pulling down has been obtained from the Superintendent of such Dominion Park, hereinafter called the Superintendent, by the owner or his architect, or agent. The fee for such permit shall be one dollar.

2. The application for such permit shall be in writing upon a form which may be obtained at the office of the Superintendent, upon which form the applicant shall state clearly and fully such information as the said form requires, and shall give a correct estimate of the value of the work proposed to be carried out, which information is to be verified by the statutory declaration of the applicant when required by the Superintendent.

3. Drawings, plans and specifications sufficient to enable the Superintendent to obtain full and complete information as to the extent and character of the work to be done, shall be submitted with such application, and all such drawings, plans and specifications shall be filed with the Superintendent.

4. All plans and drawings shall be made to a scale on paper or cloth, or shown by some process that will not fade or obliterate.

5. If the matters mentioned in any application for a permit, or if the drawings, plans and specifications submitted therewith, indicate to the Superintendent that the work to be done will not in all respects satisfy the provisions of the Park's regulations, or be in accordance with the requirements of National Parks, he shall not grant such permit until such application, drawings, plans and specifications shall have been made to conform thereto.

6. When the applications, drawings, plans and specifications conform to the requirements of the regulations and are satisfactory to the Superintendent, he shall certify and approve of the same, and shall issue his permit for the work described.

7. There shall be no deviation from the drawings, plans and specifications so certified and approved, without the written consent of the Superintendent.

8. Every permit shall expire within six months from the date of issue, and the erection or alteration of any building or part of any building, or structure, or any platform, staging or flooring, for which a permit has been granted, and upon which active work has begun, shall be completed within the period during which the permit is valid, provided that if the permittee shall, at any time before the expiration of the permit, furnish in writing a reason

satisfactory to the Superintendent showing why the work cannot be completed within such period, the permit may be renewed.

9. Any permittee, who without the written consent of the Superintendent, makes any important deviation from the certified drawings, plans or specifications in the erection or alteration of any building or part of any building, or structure, or any platform, staging or flooring, for which a permit has been granted, or who begins active work upon any such structure and fails to have it completed during the period in which the permit is valid shall be liable to the penalties prescribed by these regulations, and the Superintendent may pull down such partial structure and may remove from the lot, at the expense of the permittee, any lumber, stone or other building material or property upon the lot, and may sell or otherwise dispose of such building material or property to pay the expenses of its removal, and the Superintendent may refuse thereafter to grant to the permittee a permit for the erection or alteration within the park of any building, part of any building, structure, staging or flooring.

#### CLASSIFICATION OF LOTS

10. The lots of any townsite in the parks may be classified by the Commissioner of Dominion Parks according to the minimum cost of buildings to be erected upon the lots of any class and no permit for the erection of any building on any lot shall be granted unless the drawings, plans and specifications submitted with the application therefor shall furnish satisfactory evidence to the Superintendent that the material and labour shall, when the building is completed, have cost the owner, or agent at least the minimum cost fixed for buildings to be erected on the class of lots to which such lot belongs.

11. No permit shall be granted for the erection of any building unless the drawings, plans and specifications submitted with the application shall furnish satisfactory evidence to the Superintendent that the design is suitable for the class in which the lot falls upon which it is proposed to erect the building.

12. No permit shall be granted for the erection of any building or part of any building, or any platform, staging or flooring unless satisfactory evidence is furnished to the Superintendent in the application that the purpose for which such structure is to be used will not be detrimental to the purposes for which other buildings now erected or hereafter to be erected on neighbouring lots, are likely to be used.

13. Every permit shall be subject to revocation, if in the opinion of the Superintendent the work is not being carried out in accordance with the plans and specifications certified and approved when such permit was granted. Such revocation shall be in writing and shall be served on the owner or his agent, or in their absence on any one doing any of such work, and the said work shall be stopped, and any person continuing the same or employed or engaged upon or in connection therewith shall render himself liable to the penalties hereinafter prescribed.

## OBSTRUCTION OF STREETS AND SIDEWALKS

14. No permit granted by the Superintendent shall authorize the obstruction of any street or sidewalk, or be valid longer than six months from the date of issue, but such period may be extended by the Superintendent from time to time on sufficient reason being shown, no such extension at any one time to be for a longer period than three months. Any such permit or extension shall become null and void upon the holder failing to comply with the terms of such permit, or upon the work being abandoned.

15. No person shall interfere with or remove any portion of a sidewalk or occupy any portion of a street or sidewalk by placing thereon any building material, or other substance or object, unless he has first received from the Superintendent a permit specifying the work and the time for which it authorizes such occupancy, and immediately upon the completion of the work, or upon the expiration of the permit, the permittee shall remove from such street or sidewalk any material which he has placed or caused to be placed thereon, and shall cause such street and sidewalk to be restored to its former condition.

16. When any building is to be erected on the line of any street or within three feet of the inside line of the sidewalk of any street, the Superintendent may require the permittee either to have a covered structure erected over the sidewalk or footway, or to enclose with a board fence the portion of the sidewalk or footing, along the entire frontage of the building.

## EXCAVATIONS

17. All excavations for buildings shall be properly guarded and protected by the person or persons causing them to be made, so as to prevent the same from becoming dangerous to life and limb, and shall be sheet piled when necessary to prevent the adjoining earth from caving in by reason of its own weight or by reason of any load that may rest upon it.

18. Wherever an excavation shall be made it shall be the duty of the permittee to preserve any contiguous wall from injury and to sustain and protect the same at his own cost and expense, so that the said wall shall remain as safe as before such excavation was made.

## STAIRS, PASSAGEWAYS AND EXITS

19. In all buildings used as hotels, lodging, or rooming houses, the halls, stairs, passageways, doors and exits shall be arranged to facilitate egress in case of fire or accident, and all such buildings having twenty-five or more rooms above the ground floor shall have at least two independent stairways, each not less than four feet wide, and situated at opposite ends or sides of the building and connected with or extending to the ground floor. No door at the foot of such stairway shall be fastened except with a movable bar or bolt, readily drawn from the inside without the use of any key or combination whatever. At the top of such stairs there shall be kept burning a red light from sunset to sunrise each day.

20. Every theatre, opera house, or other building to be used for theatrical or operatic purposes, or for public entertainment or assemblage of any kind, shall have at least one front on the public highway or street, and in such front there shall be suitable means of exit for the audience to the satisfaction of the Superintendent.

21. Any audience room not located on the ground floor shall have at least two flights of stairs from the floor in which such room is located on the street, sidewalk or ground floor, and the width of such stairs shall not be less than five feet in the clear each.

22. All doors of entrance and exit for the audience, in any building intended for public entertainment or assemblage of any kind, shall open outwardly and shall be hung to swing in such manner as not to become an obstruction in any passage or corridor, and no such doors shall be closed and locked or fastened in any way during any entertainment or when the building is open to the public.

23. All aisles on the respective floors in the auditorium having seats on both sides of the same shall not be less than three feet wide; aisles having seats on one side only shall not be less than two feet six inches wide.

24. Stairs in all public buildings shall be in width equivalent to eighteen inches for every one hundred persons of the seating capacity of such building, fractional parts of one hundred being in each case counted as a full one hundred seats, but no single stairway in such building shall be less than five feet wide in the clear and stairways from galleries must be placed as far apart as possible, and a separate and distinct stairway or stairways must be provided for every gallery. No circular or winding stair for the use of the public will be permitted.

25. No door shall open immediately upon a flight of stairs, but a landing at least the width of the door shall be provided between such stairs and such door.

#### SNOW GUARDS ON ROOFS

26. All roofs so constructed and located that the snow which lodges on them is likely to slide therefrom to the sidewalk or street so as to endanger public safety shall be provided with sufficient guards to prevent this from taking place, and snow having lodged upon the roof of any building shall be immediately removed by the owner, agent or occupant of such building upon notice being given by the Superintendent or any officer authorized by him.

#### INSPECTION BY SUPERINTENDENT

27. The Superintendent shall have full power to pass upon any question relating to the manner of construction or materials to be used in the erection, alteration or repair of any building, or structure, or respecting the steps necessary to ensure the safety of any building reported to, or known to the Superintendent, to be in a dangerous or defective condition.

28. The Superintendent shall have the right to visit, enter and inspect from time to time, and at all reasonable hours, each building which may be in course of construction, alteration or enlargement

in the Parks, or any building which has been reported to him, or which he has reason to believe to be in a dangerous or defective condition in regard to its construction or through damage by fire or otherwise.

29. Whenever in the opinion of the Superintendent any building, or any part of any building or staging or other structure is in such condition as to threaten the security of the Park, or to endanger life, or to be likely to cause serious accident, or to be in danger of being set on fire from any defect in its construction, or whenever in his opinion the doors or stairways in any public hall, church, theatre, hotel, tenement or lodging house, or other like building, are insufficient for the escape of people in case of fire, panic or accident, he shall have power to forthwith debar persons from entering the same, or to take such other measures as in his opinion may be necessary to protect persons from injury or accident; and he shall immediately notify the owner or his agent in writing specifying wherein such danger consists, or wherein such building is unsafe or defective, and the owner or agent shall forthwith put such building, staging or other structure or doors or stairways into safe condition, or pull down the same or the dangerous parts thereof. If the owner or agent neglects or refuses to proceed at once to put such building, staging or other such structure into safe condition, or to forthwith pull down the same or the dangerous parts thereof, the owner shall be liable to the penalties prescribed by these regulations, and the Superintendent shall have power to remove or pull down any such building, staging or other structures, in any of which events the owner thereof shall not be entitled to compensation.

30. If the Superintendent finds any building or part of any building or staging or fence or any other structure in such condition as to be an eyesore on account of dilapidation or lack of paint, or from any other cause, he shall notify the owner or his agent in writing specifying the defects of such structure, and the owner or his agent shall forthwith remove or pull down, or put the same into condition satisfactory to the Superintendent. If the owner or his agent refuses or neglects to do so immediately upon receiving such notice, he shall be liable to the penalties prescribed by these regulations, and the Superintendent shall have power to take such measures as he deems necessary to put any such building, staging, fence or other structure into fit condition, or to remove or pull down the same.

31. If such work as is mentioned in the two sections immediately preceding this, is done by the Superintendent, he shall render a bill of expense of the same to the holder of the lease of the lands upon which such work is done, and shall refuse to issue a permit for the reconstruction, alteration or repair of any building or buildings on such lands until the outlay or expenditure shall be paid, and in default of payment forthwith of such bill of expense, or any part thereof, the same may be collected from the holder of the lease by distress or by action at a suit of the Crown.

#### BUILDINGS FOR BUSINESS

32. No building intended to be used as a livery stable, store, storehouse, factory, shop, or for any other business purpose whatever,

shall be erected or in any way modified, or repaired for such purpose until the owner or agent has first obtained from the Superintendent a permit to conduct such business therein.

33. No public or private stable shall be built within ten feet of the street line and stables erected toward the rear end of a corner lot shall not be built within five feet of the line forming the rear boundary of the lot, provided, however, if there is a lane of ten feet or more in width at rear of said lot a stable may be erected immediately adjoining it.

#### ESTIMATES OF MATERIAL

34. The owner who desires to erect, repair or alter any building, or his agent, shall before the permit to proceed with the work is handed over to him, furnish to the Superintendent a certificate showing the quantity of concrete, brickwork, stonework, plastering, and lime which he estimates will be in said building, so as to enable the Superintendent to collect the proper charges for the water to be used in such building.

#### ACCESSORIES

35. No awning hereafter to be erected shall be supported on permanent iron or other supports extending to the sidewalk in front of any building, but such awning shall be supported on iron or steel framework, secured to the building and no part of the same shall be nearer the sidewalk level than eight feet.

36. External doors or gates to buildings on or near the street line shall not be hung so as to open outward over any part of the street, nor shall gates in fences, where fences are on or near the street line.

37. No person shall without having first obtained leave from the Superintendent construct or place movable traps or doors for the purpose of entrance from any street to cellars or premises under any building or place, or make steps or porches or other entrances to buildings which shall in any wise encroach upon the sidewalks or streets.

38. No eave-trough, conductor, water-pipe or gutter-pipe shall be built or constructed so as to permit or cause the water from the roof of any building to escape upon, flow over or run across or upon any sidewalk.

39. No chimney consisting of any material other than brick or stone shall be used in connection with building in the Parks without permission from the Superintendent.

#### FIRE LIMITS

40. The Commissioner of Dominion Parks may designate a fire limit within any townsite in the Parks.

41. No person shall within the fire limit erect or place or assist in so doing any building or any addition to any new or existing building other than with walls of brick, iron, stone, concrete or frame veneered with brick or other incombustible material, or stucco, or covered with metallic siding, provided this section shall not apply

to either new or old sheds or privies, which are not attached to such first mentioned building or buildings.

42. The use of shingles or other forms of combustible roof covering upon buildings hereafter erected or altered within the fire limit is prohibited.

43. All exterior cornices, window sills, string-courses and gutters on buildings other than private dwellings within the fire limit, shall be built of incombustible material.

44. Enclosed wooden porches may be erected within a fire limit but they shall not be larger than 50 square feet and one storey high, and if a larger structure is required in order to enclose a stairway, or meet any other requirement, it must be constructed of brick or masonry or other incombustible material.

45. All roofs of verandahs, coverings of domes, spires, or towers within a fire limit shall be finished externally with tin, iron, zinc, copper, slate or some other material of an incombustible nature.

46. Except for private dwellings, no gallery, verandah or balcony, constructed or covered with timber or other combustible material within a fire limit, shall be erected on any other than the ground floor, unless the same shall be wholly covered with some incombustible material.

47. Wooden sheds and offices for temporary use during construction work on permanent buildings may be permitted within a fire limit subject to the approval of the Superintendent.

#### MOVING

48. Any person desiring to move a building shall obtain a permit before doing so from the Superintendent.

49. If in moving any building it is necessary to encroach upon, use or occupy any portion of any highway or public street, a permit to encroach upon or occupy such highway or street, shall be obtained from the Superintendent.

50. Any moving or enlarging of a frame building and any repairing of any building to the extent of one half of the whole value shall be considered a re-erection thereof subject to the terms of these regulations.

#### PENALTIES

51. As provided in section 20 of The Dominion Forest Reserves and Parks Act, Chapter 10, 1-2 George V., any person violating any of these regulations, shall in addition to any civil liability thereby incurred, be liable on summary conviction to a penalty of not more than one hundred dollars, and in default of immediate payment of such penalty and of the costs of prosecution such person may be imprisoned with or without hard labour for any term not exceeding six months.

Regulations governing inside electrical installations, including also signalling systems, wireless telegraph apparatus, electric railway work, etc., within the Dominion Parks of Canada, established by Order in Council, 15th June, 1914.

See separate pamphlet.

Regulations for the Control and Management of the Waterworks System for the Town of Banff in the Rocky Mountains Park, in the Province of Alberta. Order in Council, 20th June, 1914.

Control and management.

Application for water.

1. The control and management of the said water-works system shall be under the direction of the Minister of the Interior.

2. All persons desiring a supply of water from the Banff water-works shall make and sign an application therefor in writing on the forms supplied by the office of the Superintendent of the Park. Such application shall be accepted only from the owner in leasehold, of the lands or premises for which the water is to be supplied, and it must state in detail all the purposes for which water is required.

New service or mains.

3. No person shall tap or make any connections or communications whatever with any of the public or private pipes or mains either in the streets or in the lanes, houses or private grounds without the written permission of the Superintendent of the Park.

Interference with hydrants, &c.

4. No person, except the Superintendent or those acting under his direction, shall in any way interfere with any hydrant, valve, stopcock, pipe or other waterworks appliances, outside of his own premises nor shall he in any way interfere with any meter or pipe leading to such meter whether inside or outside of his premises.

Fouling water.

5. (a) No person shall place or deposit any injurious, noisome or offensive matter in Forty Mile Creek or upon the ice, if the creek be frozen, in the vicinity of the water system intake, or above or on the sides of Forty Mile Canyon in the vicinity of the water system intake or above or at any point where there would be any possibility of its causing contamination of the water supply.

(b) No person shall bathe or wash clothing or bedding or in any way foul the water of Forty Mile Creek, or other creeks emptying into Forty Mile Creek within the vicinity of the water system intake.

#### SERVICES

Tapping of main. Expense of laying service to street line.

6. All expenses attending the tapping of the main and laying the standard service from the watermain to the street line shall be borne by the Department except in the case of frost where the extra cost of digging may be charged to the applicant; also in all cases where the street has been improved either by the addition of boulevards, permanent sidewalks, macadamising or pavements of a permanent nature, the applicant desirous of making a connection with the water main on any such street may be charged with the whole cost occasioned

by the digging and relaying of such pavement or boulevards or sidewalks and shall, if necessary, deposit the necessary amount for such extra cost with the Superintendent before any work is done.

7. The water connection from the street line into any premises, except the setting of water meters, shall be made by the applicant.

Expense of laying service from street line.

8. Persons receiving a permit for the introduction of a water service into his or her premises and the person doing the work will be required to cause the said service to be placed not less than six feet below the surface of the ground throughout the distance between the street line and the inside of the foundation wall of the building into which the water service is introduced.

Depth of service.

9. Every service pipe shall be provided by the owner or occupant, with a brass "stop and waste cock," of a pattern to be approved by the Superintendent, which cock shall be placed immediately inside the outer wall of the building supplied.

Stop and waste.

10. The owner of the building and premises shall use only taps, pipes, fittings and plumbing fixtures which are approved by the Superintendent and which correspond in all particulars with those of a similar kind used by the Department.

Approved materials.

11. The diameter of the standard service pipe and standard taps shall not exceed three quarters of an inch.

Standard service.

12. The Department shall place on each service pipe a brass stop cock between the street gutter and the street line for the purpose of turning on the water supply or shutting it off. Over each of these shall be placed a metallic street stop cock box of approved pattern.

Stop cock.

13. No additional taps, water cocks or any plumbing fixtures whatsoever shall be installed in any premises without permission in writing from the Superintendent of the Park, and any plumber or other person attaching such fixtures must report the same within ten days of date of installation, with a detailed description to the Superintendent.

Additional fixtures.

14. Water shall not be turned on to any premises until the plumber has completed the work to the satisfaction of the Superintendent or other officer appointed for this purpose, and in no case must the plumbing work be covered or hidden until a proper inspection has been made. A charge of 50 cents shall be made for turning on the water to any property.

Inspection of plumbing.

15. The Superintendent or any person or persons authorized by him may enter any building or premises connected with the water system at any reasonable time to examine the pipes, meters and fixtures, and to investigate in regard to the quantity of water used, and the manner of its use.

Inspection of fixtures.

16. All persons shall keep their service pipes, stop cocks and other fixtures on their own premises and from the line of street in good order and repair and protected from frost at their own risk. In case of leaky or improper fixtures the Superintendent shall have authority to cut off the supply of water until such defective pipes or other fixtures are repaired or altered as required. In no case shall

Leaky or defective fixtures.

the person supplied from that service pipe have any claim on the Department by reason of such cutting off of the water.

Right to  
shut off  
water.

17. (a) In case of the Department making repairs or constructing new work, the right is reserved to shut off the water from any consumer without notice and keep it shut off as long as necessary. In case of fires or a conflagration the Superintendent may also cut off the supply of water from users or consumers over such parts of the town as he may consider advisable.

Rebates to  
be allowed.

(b) If for any reason the water supply is cut off from any premises for over two weeks, the user or consumer is to be allowed a rebate in the water rates for the time during which the water was cut off, this rebate to be calculated at the time of the next payment of the water rates.

Calculation  
to nearest  
month.

(c) In any case where allowance is to be made in the quarterly payments for any reason the time is to be calculated to the nearest month.

Discontinuing  
use  
of water.

18. Any person or persons vacating any premises that have been supplied with water from the waterworks or who are desirous of discontinuing the use thereof, must give notice of the same in writing to the Superintendent, otherwise he or they will be held liable for the rates therefor and for all damages that may develop. In case a proper notice is received by the Superintendent, a rebate in the rates for the part of the quarter which has not then expired, may be made, calculated to the nearest month.

Boiler  
service.

19. In all cases where boilers are supplied with water the Department will not be liable for any damages resulting from the sudden shutting off of the supply of water for any cause, either with or without notice.

Discontinuing  
of  
fixtures.

20. In case any person wishes to discontinue the use of any fixture or attachment, he shall give notice thereof in writing to the Superintendent and before the rate payable therefor can be deducted such fixtures or attachments must be completely cut off and detached from the water supply to the satisfaction of the Superintendent. No rebate in the water rate for any such discontinuance shall be allowed for any fractional part of the quarter or term in which such fixtures or attachments may be cut off. No person shall re-attach, without forwith giving notice in writing to the Superintendent.

Limiting  
consumption.

21. The Department reserves the right to limit the amount of water furnished to any consumer should circumstances seem to warrant such action, although no limit may be stated in the application or permit for such use, and the Superintendent may entirely shut off the water used for any manufacturing purpose or for supplying power at any time by giving reasonable notice to the consumer of such intended action.

Meters.

22. (a) All meters will be furnished and set by the Crown.

(b) The Superintendent may place a water meter on any service, whether the consumer is supplied or to be supplied with water under the meter rate or not; and whenever the Superintendent sees fit, he may compel the use of water meters by any consumer or consumers, and may refuse to supply water to any premises whatsoever, unless

the person or persons requiring the water shall sign an agreement to take, use and pay for the water according to the meter rates provided.

23. Every owner, tenant or occupant shall give every facility for the introduction of water meters, and shall protect the same from frost or other damage when placed upon their premises by the Superintendent, and shall at all times at his or their own cost provide ready and easy means of access to said meters so that they may be frequently examined and read by the Superintendent or other officers and shall at all times properly and efficiently protect the service pipes and fixtures upon their own premises leading to or connected with said meter from frost or other injury.

Protection  
of meters.

#### TARIFFS AND PAYMENTS

24. The charges shall be made in accordance with the authorized tariff contained in these regulations and in the schedules hereto attached or any amendments thereto authorized by Order in Council.

25. A rate of 5 cents per foot frontage shall be charged on all premises fronting on those avenues or streets upon which water mains are or shall have been laid or upon lots conveniently located for connection, except as hereafter provided, as follows:—

Frontage  
rates.

(a) Inside lots fronting on one avenue or street shall be charged on the frontage of the lot along the street upon which the water mains are or shall have been laid, or, if this is not known upon the width of the lot.

Inside lots.

(b) Inside lots fronting on two avenues or streets shall be charged only on the frontage along the street from which connections have been made, except where two or more buildings for business or residential purposes have been erected on such lot, when a charge will be made for frontage along both streets.

Inside lots  
fronting on  
two streets.

Vacant lots shall be charged for frontage along one street only. The Superintendent shall decide on which frontage charges are to be made.

(c) Corner lots at the intersection of water mains shall be charged the regular rates for the frontage along the width of the lot and on an additional twenty-five feet along the depth of the lot, unless the depth of the lot is less than twenty-five feet when rates on the full frontage shall be charged.

Corner lots.

When corner lots are subdivided or when two or more buildings to be used for business or residential purposes are placed on the said lot a charge shall be made on the total frontage.

26. Any lot upon which the charges for frontage as specified in clause 25 would appear to be out of proportion to the charges on an ordinary lot will be hereinafter referred to as an irregular lot, and instead of the regular frontage shall be charged 5 cents per foot on a number of feet calculated proportionally as the area of the irregular lot is to the area of the adjoining or nearest regular lot in the same block, unless such irregular lot has been subdivided, or unless two or more buildings to be used for business or residential purposes have been erected thereon when the charges may be made on the total frontage.

Charge for  
frontage on  
irregular  
lots.

In no case will the charge for frontage on any irregular lot be less than the charge on the adjoining or nearest regular lot in the same block.

Quarterly payments.

27. The several rates and charges set forth in Schedule A hereto annexed, are hereby imposed and levied for water supplied from the water system and all such rates and charges as well as the frontage rates shall be payable at the office of the Superintendent in four equal instalments in advance on the second day of January and July and the first day of April and October in each year, provided, however, that new applicants shall pay only from the date on which the water is turned on.

Charge where connections not made.

28. All occupied buildings on any lot in the townsite fronting on a street on which the water mains have been laid shall be charged for the number of rooms or floor space as provided for in Schedule A attached, whether direct connections have been made with the water mains or not.

Turning off water.

29. (a) At the termination of one month after the rates are due on any premises the water may, at the option of the Superintendent, be turned off and it shall not be turned on again except on payment of all moneys due and the fee provided for the turning on and off.

Fee for turning off and on water.

(b) The Superintendent may shut the water off the premises of any owner or consumer infringing any of these regulations and may refuse to turn the water on again until satisfied and assured that such owner or occupant will comply with the regulations.

(c) Where water has been turned off by order of the person owning or occupying the building, or for nonpayment of rates, or for violating any of these regulations it shall not be turned on again until a payment of fifty cents has been made for the turning off and on.

Separate service.

30. Each occupied building or house whether attached or detached fronting on any street must have a separate service from the street line and be controlled by a separate street cock.

In cases where one of several buildings occupies the frontage of a single lot and the others are located in the rear of the said front building then permission may be granted to supply all of the buildings from one service, providing that none of these rear buildings are used as dwellings, the conditions to be those that the Superintendent shall prescribe.

In case of non-payment of any of the dues or rates, on any of the buildings connected with one service, the water may be shut off by the Superintendent, although the rates on one or more of the buildings have been paid.

Water for building purposes.

31. No person shall take water for building purposes without the permission of the Superintendent. Application for same must be made in writing to the Superintendent accompanied by an estimate of the amount of bricks and stone, yards of plaster and yards of cement or concrete or other material for which the water is required. The water rates must be paid in advance upon such estimated quantities and if more materials are used than that

stated in the original estimates the applicant or applicants shall pay the additional charges forthwith.

32. The charge to water takers who take water by meter measurement shall be at the rates mentioned in Schedule B hereto annexed which shall be payable at the office of the Superintendent, upon receipt of notice in indebtedness. Meter charges.

(b) All meters shall be read by an officer of the Department four times a year at the beginning of each quarter. Reading. Charge where meter out of order.

(c) If the meter of consumers taking water under Schedule B be injured or fail to register during the quarter then the premises shall be assessed in proportion to the former charges by meter on the average of the preceding twelve months or for such portion of the same as the meter has been in use.

33. A charge in accordance with Schedule A attached shall be made for all dwellings or tenement houses or blocks in any portion or room of which the water from the street mains has been introduced, even though water works appliances or fixtures may not be connected with each room, dwelling or tenement house. Charge for tenements, &c.

34. Barns or stables connected with the water system shall be charged only for the number of animals and carriages, except where there is an office in connection, when the regular charges for an office and fixtures shall also be made. Barns or stables.

35. No person being an occupant, tenant, or inmate of any house, building or other place which is supplied with water from the water system shall waste, give away, sell or otherwise dispose of the water or permit the same to be taken or carried away unless authorized so to do by the Superintendent. Improper use of water.

Where permission is given by the Superintendent for the use of water from the waterworks system, on any premises, whether fronting on any street or avenue on which the water main is laid or not a charge shall be made for the number of rooms or floor space.

36. (a) A discount of 10 per cent will be allowed to water takers paying the rates mentioned in Schedule A on or before the date upon which such payment is due, providing the full amount of the indebtedness or more is paid.

(b) Five per cent will be added to rates not paid within three months from the date upon which such payments became due.

37. Any person who violates any of the provisions of these Regulations, shall be liable on summary conviction to a penalty not exceeding fifty dollars and costs, and in default of payment thereof, to imprisonment for a period not exceeding three months. Penalty.

SCHEDULE A  
Domestic Rating

No. of Rooms.	Price per Annum.
Up to 4 . . . . .	\$4 00
Each Additional . . . . .	0 50
Rooms used for domestic purposes in blocks, apartment houses, or places of business . . . . .	1 00

In fixing the number of rooms to be charged for bath rooms, pantries, clothes closets and unfloored sheds shall not be counted.

For Additional Conveniences as follows:—

Basins, each . . . . .	\$1 00
Water-closets, each . . . . .	1 00
Baths . . . . .	1 00
Sinks or cold water taps not attached to fixtures otherwise charged for . . . . .	1 00
Urinals . . . . .	2 00
Horses, each . . . . .	1 00
Carriages, each . . . . .	0 50
Automobiles, each . . . . .	1 00
Cows, for the first . . . . .	1 00
Each additional . . . . .	0 50
Water motors . . . . .	5 00
Yard Hydrants or stand pipes, each . . . . .	2 00

Clause 2—Commercial Rating

All stores, shops, blocks, factories, restaurants and other places of business shall be charged a superficial area rate of 5 cents per square yard for those portions of the first or ground floor and 2½ cents per square yard for those portions of the upper floors used for commercial purposes in addition to the charges as designated for conveniences.

Offices in blocks, not in connection with any of the above businesses or detached offices shall be charged as follows:—

Single office room on ground floor . . . . .	\$1 50
Each additional room . . . . .	1 00
Single office room on upper floors . . . . .	1 00
Each additional room . . . . .	1 00
Basins in offices, each . . . . .	1 00
Basins in business places other than offices . . . . .	1 50
Baths, each . . . . .	2 00
Sinks or cold water taps not connected with any fixture otherwise charged for . . . . .	1 50
Urinals, each . . . . .	3 00
Water closets, each . . . . .	2 00
Baths in barber shops, for the first . . . . .	5 00
Each additional . . . . .	3 50
Public Baths (same charge as for Barber shops.)	
Public Swimming Baths . . . . .	100 00
Soda Fountain, each . . . . .	5 00
Restaurants: (double domestic rates for all fixtures.)	
Horses and carriages same as domestic rating.	
For Livery Stables, meters may be used as directed by the Minister of the Interior.	
Automobiles and cows same as domestic rating.	
Yard Hydrants, or stand pipes, each . . . . .	5 00
Stone, per cord for building . . . . .	15
Brick per M. . . . .	15
Concrete per cubic yard for buildings . . . . .	10
Plastering per 100 yards . . . . .	15
Boilers for steam and hot water heating up to 10-horse power per annum . . . . .	2 00
10 H.P. to 15 H.P. . . . .	3 00
15 H.P. to 20 H.P. per annum . . . . .	4 00
Each additional 10 H.P. extra . . . . .	1 00
Boilers, steam, for producing power up to 50 H.P. per H.P. . . . .	1 00

Per H.P. over 50 H.P. . . . . .	0 50
Gas, per H.P. . . . . .	1 00
Gasoline, per H.P. . . . . .	1 00
Water motors. . . . .	10 00
Photograph galleries, per tap, for the first. . . . .	5 00
Each additional. . . . .	2 00

The following rates include the charge for taps, basins or sinks:—

Barber shops, per chair, for the first. . . . .	5 00
Each additional. . . . .	3 50
Bakers or biscuit factories, per oven, for the first. . . . .	15 00
Each additional. . . . .	10 00
Dentist offices, per chair, for the first. . . . .	5 00
Each additional. . . . .	3 50
Dye works. . . . .	25 00
Druggists. . . . .	10 00
Laundries, steam or power, for the first machine. . . . .	40 00
Each additional. . . . .	20 00
Laundries, hand, for the first tub or machine. . . . .	25 00
Each additional. . . . .	12 50
Liquor stores, wholesale. . . . .	50 00
Tennis club grounds. . . . .	5 00
Blacksmith shops, per forge. . . . .	1 00
Green houses. . . . .	5c. per square yard.
Hydraulic elevators, each. . . . .	25 00

#### Clause 3—Hotel or Club Rating

All hotels, clubs, boarding or rooming houses containing more than 10 rooms or 5 persons more than the occupants private family, shall pay—\$1 per room for every room in the building except the bar which is in all cases considered separately and charged accordingly, and for conveniences shall pay as follows:—

Basins, each. . . . .	\$ 2 00
Baths, each. . . . .	2 00
Water closets, each. . . . .	2 00
Cold water taps not connected with fixtures otherwise charged for. . . . .	2 00
Urinals, each. . . . .	4 00
Bar, for the first sink. . . . .	20 00
Each additional. . . . .	15 00

Horses, carriages, automobiles and cows, if any, same as domestic rating.

Special agreements approved by the Minister of the Interior may be made with any hotels.

In addition to the discount allowed in clause 36 a further discount of 5 per cent will be allowed to all hotels which are, in the opinion of the Superintendent supplying lavatory conveniences for the general public.

#### Clause 4

Churches shall be charged on one-tenth the full rates which are to be charged for commercial buildings for the property on which the church is situated.

Schools: No charge shall be made on property used for school purposes.

Curling rinks, each. . . . .	\$10 00
Skating. . . . .	10 00

For any supply not hereinbefore enumerated, a special agreement approved by the Minister of the Interior shall be made or a meter furnished.

SCHEDULE B

For Manufacturing Establishments

Ten cents per 1,000 gallons when supplied for manufacturing purposes.

For Swimming Baths

Fifteen cents per 1,000 gallons.

For all other purposes

Twenty cents per 1,000 gallons.

In addition to the foregoing charges the following charges shall be made for the use of meters:—

Size of meter—	
$\frac{1}{2}$ inch or $\frac{3}{8}$ inch per annum.. . . .	\$ 5 00
$\frac{3}{4}$ inch per annum.. . . .	5 00
1 inch per annum.. . . .	7 00
1 $\frac{1}{2}$ inch per annum.. . . .	9 00
2 inch per annum.. . . .	12 00
3 inch per annum.. . . .	20 00
4 inch per annum.. . . .	40 00
5 inch per annum.. . . .	50 00



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