



# MANITOBA

## ORDER IN COUNCIL

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DATE: **October 7, 2009**

ORDER IN COUNCIL NO.: **328/2009**

RECOMMENDED BY: **Minister of Conservation**

REGULATION MADE OR APPROVED: [168/2009](#)

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### ORDER

The regulation set out in the attached Schedule A, which amends the *Designation of Wildlife Lands Regulation*, is made.

### AUTHORITY

*The Crown Lands Act*, C.C.S.M. c. C340 states:

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**5(1)** The Lieutenant Governor in Council may

...

(e) set aside Crown lands for use as provincial parks, provincial forests, wildlife management areas, game reserves, bird sanctuaries, public shooting grounds or public resorts, or for any other similar public purpose;

...

*The Wildlife Act*, C.C.S.M. c. W130, states:

**Designation of areas**

**2(1)** When the Lieutenant Governor in Council is satisfied that the wildlife resource of the province would be better managed, conserved or enhanced, it may, by regulation, designate areas of the province in accordance with this section.

**Designation of Crown lands**

**2(2)** The Lieutenant Governor in Council may designate Crown lands as

- (a) wildlife management areas;
- (b) registered trapline districts;
- (c) special trapping areas; or
- (d) any other type of area that the Lieutenant Governor in Council may specify.

**Designation of Crown lands and other lands**

**2(3)** The Lieutenant Governor in Council may designate Crown lands and lands other than Crown lands as

- (a) animal control areas;
- (b) game bird refuges;
- (c) managed hunting areas;
- (d) wildlife refuges; or
- (e) any other type of area that the Lieutenant Governor in Council may specify.