

**AMENDING ORDER #017
TO THE
CONSOLIDATED ORDER OF NOVEMBER 1, 2017**

**MADE BY
THE BRITISH COLUMBIA EGG MARKETING BOARD
ON FEBRUARY 1, 2021**

The British Columbia Egg Marketing Board orders as follows:

1. Section 1, Subsection (5)(b) of Part VI of the Consolidated Order of November 1, 2017 is repealed and replaced with the following:
 - (b) If a transferee is unable to house the layers immediately, they may choose to lease the transferred quota to another Registered Producer for a maximum of one year. Part IX (1) Obligation to Produce applies.
 - (i) Transferees unable to house the layers immediately may choose to instead earn quota credits on their transferred quota for a maximum of 182 days. The total days that the transferee chooses to earn quota credits will be deducted from the one year allowance in Part VII 1. (3).
2. Section 1, subsection (2) of Part VII of the Consolidated Order of November 1, 2017 is repealed and replaced with the following:
 - (2) Applications for Lease must be accompanied by proof, satisfactory to the Board, that:
 - (i) the leasor is renovating, retooling or rebuilding an egg production unit
 - (ii) the leasor has just purchased quota off the Provincial Quota Exchange,
 - (iii) the lease is between exempt parties detailed in Part V Section 3, whereby a surrender of Layer Quota is not required.
 - (iv) the leasor is unable to keep or maintain the number of layers which they are eligible to keep or maintain due to:
 - a) natural disaster
 - b) short placement of at least 5% of the intended 19 week placement
 - c) unexpected bird losses
 - d) other extraordinary circumstance (excluding disease), or
 - (v) the lease is to assist a producer with a flock realignment due to new construction.
3. Section 3 of Part VIII of the Consolidated Order of November 1, 2017 is repealed.
4. The renumbered Section 3, subsection (1)(b) of Part VIII of the Consolidated Order of November 1, 2017 is repealed and replaced with the following:
 - (b) applications must be submitted prior to the affected barns' replacement flocks' 19-week date

5. Section 3, subsection (3) of Part XI of the Consolidated Order of November 1, 2017 is repealed and replaced with the following:

(3) Exclusions from abatement include:

- (a) claims for one week or less or less than \$100;
- (b) claims where the event in question gave rise to equivalent offsetting benefits. Exceptional effects of disease and catastrophe or acts of God are exempt from the one week exclusion.

6. *This Order comes into effect February 1, 2021.*

DATED at Abbotsford, British Columbia, on February 1, 2021.

BRITISH COLUMBIA EGG MARKETING BOARD



Gunta Vitins, Chair