

For every \$5,000 of nominal capital, or part of \$5,000, after the first \$25,000, up to \$500,000 .....	\$2 50
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For a license to or registration of any extra-provincial company, excepting an insurance company, the same fees as are payable for incorporating a new company. In the case of an extra-provincial company having a nominal capital exceeding four hundred and fifty thousand dollars which proves to the satisfaction of the registrar that it is actually carrying on an established business beyond the province in which at least fifty per cent. of its subscribed capital is invested, there shall be accepted in commutation of the fees prescribed by this table a fee of two hundred and fifty dollars. Amended 1911, 1 Geo. V, c. S.

## YUKON TERRITORY.

### *An Ordinance respecting Foreign Companies.*

Consolidated Ordinances of Yukon Territory (1902), c. 59.

1. This Ordinance may be cited as "The Foreign Companies Ordinance," N.W.T., c. 63, s. 1.

#### FOREIGN COMPANIES, LICENSES, STATEMENTS, ETC.

2. Any company, institution or corporation incorporated otherwise than by or under the authority of an Ordinance of the Territory or an Act of Parliament of Canada desiring to carry on any of its business within the Territory may (through the Territorial Secretary) petition the Commissioner for a license so to do and the Commissioner may thereupon authorize such company, institution or corporation to use, exercise or enjoy any powers, privileges and rights set forth in the said license.

(2) No such license shall be issued until such company, institution or corporation has deposited in the office of the Territorial Secretary a true copy of the Act, charter or other instrument incorporating the company, institution or corporation verified in the manner which may be satisfactory to the Commissioner together with a duly executed power of attorney empowering some person therein named and residing in the Territory to act as its attorney and to sue and be sued, plead or be impleaded in any court and generally on behalf of such company, institution or corporation and within the said Territory, to accept service of process and to receive all lawful notices and for the purposes aforesaid to do all acts and to execute all deeds and other instruments relating to the matters within the scope of the power of attorney; and such company, institution or corporation may from time to time by a new or other power of attorney executed and deposited as aforesaid, appoint another attorney within the Territory for the purposes aforesaid to replace the attorney formerly appointed; and notice of the granting of such license shall be given forthwith by the Territorial Secretary in the official gazette.

3. The license, or any exemplification thereof under the seal of the Territory shall be sufficient evidence in any proceeding in any court of the Territory of the due licensing of the company, institution or corporation as aforesaid.

4. A company, institution or corporation licensed under this section shall, on or before the thirty-first day of January in every year during the