# Bill No. 82 of 1946.

A BILL TO RATIFY AN AGREEMENT PROVIDING FOR THE ACQUISITION OF A CERTAIN UNDER-TAKING OWNED BY THE ALBERTA RAILWAY AND IRRIGATION COMPANY AND THE CANADIAN PACIFIC RAILWAY COMPANY.

#### NOTE.

This Bill validates an agreement made between the Province and the Canadian Pacific Railway Company and the Alberta Railway and Irrigation Company whereby the companies transfer to the Province the irrigation project at and near Lethbridge, commonly known as the A. R. and I. The agreement is attached to the Bill as Schedule I. The main features of the agreement are as follows:

- (a) The companies transfer to the Province the entire undertaking and works and all rights and privileges acquired by the companies from the Dominion and the Province under *The Irrigation Act* of the Dominion or *The Water Resources Act* of the Province.
- (b) The companies transfer to the Province the land described in Schedule A to the agreement reserving minerals.
- (c) The companies transfer to the Province, horses, machinery, stores, etc. used in connection with the undertaking.
- (d) The companies assign to the Province all agreements to supply water subsisting at the date of the agreement and all moneys due as at February 1st, 1946, which accrued after April 30th, 1944, and all moneys to accrue hereafter.
- (e) The companies covenant to pay to the Province one hundred thousand dollars in two instalments of \$40,000 at time of delivery of possession and the balance in sixty days subject to certain deductions as specified in paragraph 14 of the agreement.
- (f) The Province agrees to accept the assignment and transfer of the undertaking, etc., and indemnifies the companies against liabilities against the companies relating to the said undertaking and works, etc.
- (g) The Province assigns to the Irrigation Company the lands described in Schedule C to the agreement.

- (h) The Province agrees that the water service given by the Province to the persons named in the water agreements shall not be inferior to that supplied by the companies and that the water rentals now being charged by the companies will not be increased unless a water service is given in addition to that required by the water agreements.
- (i) The Irrigation Company assigns to the Province the benefit of every covenant contained in two agreements with the Taber Irrigation District except those referring to debentures of the district which remain the property of the Irrigation Company, and the Province agrees to perform the covenants agreed to be performed by the Irrigation Company by said agreements.
- (j) Similar provisions are contained relating to agreements with the Magrath Irrigation District and the Raymond Irrigation District.
- (k) The Province agrees that with regard to the parcels of land set out in Schedule J, it will, free of cost to the Irrigation Company, enter into agreements for the supplying of water to them.

The Bill serves two purposes. First it validates and makes binding upon all parties the provisions of the agreement. Secondly, it sets up the machinery necessary to enable the Province to carry out the terms of the agreement, and to operate the irrigation project through a manager who is created a corporation and whose powers and duties are those set out in the Bill, and such other powers and duties as may be assigned to him by the Lieutenant Governor in Council.

It is provided by section 17 that all property and moneys acquired by the manager as such shall be the property of the Government and that if at any time there is not sufficient money in the hands of the manager to pay salaries and other expenses of operation, etc., the Provincial Treasurer may make up the deficit by advance.

There are provisions enabling the manager to enforce payment of moneys due under water agreements similar to provisions contained in *The Irrigation Districts Act* in aid of a board of trustees of an irrigation district.

By section 22 the Minister is given powers of expropriation of lands deemed necessary for the operation or extension of the undertaking. These powers are the same as those given to the Minister of Public Works by *The Public Works Act*.

W. S. GRAY, Legislative Counsel.

(This note does not form any part of the Bill but is offered in explanation of its provisions.)

# BILL

### No. 82 of 1946.

An Act to ratify an agreement providing for the acquisition of a certain undertaking owned by The Alberta Railway and Irrigation Company and The Canadian Pacific Railway Company.

(Assented to

, 1946.)

WHEREAS The Alberta Railway and Irrigation Company and the Canadian Pacific Railway Company are the owners of an Irrigation undertaking and works which supply water for the irrigation of lands lying east, south and south-west of the City of Lethbridge in the Province of Alberta;

And whereas His Majesty in the right of the Province of Alberta intends to acquire said undertaking and works and maintain and operate the same or provide for such maintenance and operation;

Now therefore His Majesty, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

- 1. This Act may be cited as "The St. Mary and Milk River Development Act."
  - **2.** In this Act, unless the context otherwise requires,—
  - (a) "His Majesty" shall mean and refer to His Majesty the King in the right of the Province of Alberta;
  - (b) "Manager" means the manager of the St. Mary and Milk River Development appointed pursuant to this Act;
  - (c) "Minister" means the member of the Executive Council for the time being charged with the administration of The Water Resources Act;
  - (d) "Original companies" means The Alberta Irrigation Company, The Canadian North West Irrigation Company, The Alberta Railway and Coal Company and The St. Mary's River Railway Company, all referred to in the agreement forming Schedule I to this Act;
  - (e) "Undertaking and works" means the undertaking and works acquired by His Majesty pursuant to the agreement forming Schedule I to this Act.
- 3. The agreement, a copy of which is set out in Schedule I to this Act, made between His Majesty the King, in the right

of and for the benefit of the Province of Alberta, therein referred to as "the Province," The Alberta Railway and Irrigation Company, therein and herein referred to as "The Irrigation Company," and the Canadian Pacific Railway Company, therein and herein referred to as "The Pacific Company," is hereby ratified and confirmed and declared to be legally binding according to the tenor thereof, upon His Majesty the King in the right of the Province of Alberta and upon the Alberta Railway and Irrigation Company and the Canadian Pacific Railway Company and each of the parties to the said agreement is authorized and empowered to do all acts and things which may be necessary to carry out the said agreement, the provisions of which are to be taken as if they had been expressly enacted hereby and formed an integral part of this Act.

- 4.—(1) Upon the coming into force of this Act, save as herein excepted, the entire undertaking and works (as works are defined by *The Irrigation Act*, R.S.C. 1927, chapter 104) described in the said agreement, shall be and the same are hereby vested in His Majesty, and from and after the first day of January, A.D. 1946, all the powers, privileges, duties and responsibilities of the Irrigation Company, the original companies, and the Pacific Company in respect of the operation, use and maintenance of the said undertaking and works and the delivery of water therefrom under any Statute or under any agreement shall be at an end as far as the said companies are concerned and thereupon all such powers, privileges, duties and responsibilities shall be and be deemed to be the powers, privileges, duties and responsibilities of His Majesty and His Majesty shall stand in the place of the Irrigation Company, the original Companies and the Pacific Company and shall assume and be liable for the delivery of water to any and all water users whose lands are served by the said undertaking or works, pursuant to the provisions of any and all agreements heretofore entered into by the Irrigation Company or the original companies or any of them in that behalf and still in force and remaining in force, and shall, to the extent provided in the agreement forming Schedule I, indemnify and save harmless the Irrigation Company and the Pacific Company from all claims, demands and liabilities in respect of the operation, use and maintenance of the said undertaking and works or the use of water in the said works or the supply of water therefrom.
- (2) Nothing in this section shall be deemed to affect in any way the rights reserved to the Irrigation Company by section 10 hereof with respect to debentures or the payment thereof.
- 5. Upon the coming into force of this Act all the estate, right, title and interest of the Irrigation Company the original companies and The Pacific Company in and to the lands described in Schedule "A" of the agreement forming Schedule I of this Act and all canal rights of way registered in the name of the Irrigation Company or any of the original companies in the Land Titles Office for the South Alberta

Land Registration District shall be and the same are hereby vested in His Majesty subject to the reservations hereinafter set forth, and on the delivery to the registrar of the South Alberta Land Registration District of the duplicate certificates of title therefor, the registrar shall without charge cancel all certificates of title in the name of the Irrigation Company or any of the original companies for the lands set out in Schedule "A" to the said agreement and for all the lands in the said canal rights of way registered in the name of the Irrigation Company or any of the original companies and issue new certificates of title therefor in the name of His Majesty; but each certificate of title so issued by the registrar shall except and reserve to the company which prior to the transfer effected by this section was registered as owner of the land included in such title, all mines and minerals (which without restricting the generality thereof shall be deemed to include all gas and petroleum) belonging to such company which may be found to exist in, upon or under the said lands, together with full power to such company, its successors and assigns to work the same:

Provided that said exception and reservation shall not confer on the Irrigation Company or any of the said original companies or their successors and assigns any right, power or privilege to work the said mines and minerals under any portion of the said undertaking or works or within one hundred yards therefrom without the leave of the Minister, and in any application to the Minister for such leave the provisions of section 84 of *The Railway Act*, R.S.A. 1942, chapter 197, shall mutatis mutandis apply.

- 6. Upon the coming into force of this Act, all the estate, right, title and interest of His Majesty in and to the lands described in Schedule "C" of the agreement forming Schedule I of this Act, shall be and the same are hereby vested in the Irrigation Company subject to any exceptions, reservations, conditions and provisoes contained in the certificates of title covering said lands and the easements set out in the said Schedule "C" shall thereupon vest in the Irrigation Company and on the delivery to the said registrar of the duplicate certificates of title for said lands, the said registrar shall, without charge, cancel the certificates of title for said lands in the name of His Majesty and issue new certificates of title in the name of the Irrigation Company, subject to the said last mentioned exceptions, reservations, conditions and provisoes and shall record the said easements upon the titles to the lands subject to the same.
- 7. Upon the coming into force of this Act all the water agreements set out in Schedule "B" of the agreement forming Schedule I of this Act still in force and applying to the irrigable lands served by the said undertaking and works shall be read and, construed as if His Majesty and not the Irrigation Company or one of the said original companies had entered into the same, and all moneys due as at the first day of February, 1946, which accrued due under said water

agreements subsequent to the 30th day of April, 1944, and all moneys to accrue due thereunder subsequent to the first day of February, 1946, and all benefits and advantages to be derived from said water agreements shall be and the same are hereby vested in His Majesty, and the Director of Water Resources shall without charge make a memorandum upon each and all the said water agreements of the substitution effected by this section.

- 8. In the event that subsequent to the date of the agreement forming Schedule I hereto it is found that for any reason any water agreement or agreements have not been included in Schedule "B" to the said agreement above mentioned but should be included, the said water agreement or agreements shall be deemed to be covered by and subject to the provisions of the said agreement, and all the provisions of the said agreement and this Act shall apply to the said water agreement or agreements, notwithstanding that it or they are not included in said Schedule "B".
- 9.—(1) All agreements for sale heretofore entered into by the Irrigation Company or any of the original companies as vendors and relative to which water agreements were entered into between the Irrigation Company or any of the original companies and the purchasers under said agreements for sale, shall, from and after the first day of January, A.D. 1946, be read and construed as if no mention were made therein of the water agreements relative thereto or of any right or obligation arising or created under any such water agreements either on the part of the vendor or purchaser, and any right or obligation of the Irrigation Company or any of the original companies to apply any moneys received by it in respect of the lands covered by said agreements for sale in satisfaction of water rent due or accruing under the water agreements relative to which such agreements for sale were made, shall be at an end.
- (2) All the reservations and exceptions contained in the agreements for sale referred to in subsection (1) hereof or in any transfer or certificate of title of lands previously transferred by the Irrigation Company or any of the original companies which reserve to, except for or confer upon the Irrigation Company or any of the original companies any right, easement or privilege to enter upon any lands to make surveys for any irrigation canals, ditches, reservoirs or works and to dig, construct, maintain and operate the necessary ditches, canals and works for properly supplying water to lands served by said undertaking and do in and upon such lands all things necessary or expedient for the construction, maintenance, operation and repair of the said ditches, canals or works, or to take and acquire land for any irrigation canal, reservoir or works on the terms therein contained, shall be and they are hereby transferred to His Majesty, and shall enure to the benefit of His Majesty and His Majesty shall be entitled to exercise any or all such reservations, exceptions, rights, easements and privileges in the same

manner and to the same extent as if His Majesty had been a party to each agreement instead of the Irrigation Company or one of the said original companies or as if His Majesty had been named in any reservations or exceptions contained in any transfer or certificate of title instead of the Irrigation Company or one of the said original companies.

- 10. Upon the coming into force of this Act, all the rights, powers, privileges, duties and responsibilities conferred, vested in or imposed upon the Irrigation Company by the provisions of the five agreements forming Schedules D, E, F, G and H to the agreement forming Schedule I of this Act, except such as relate to,—
  - (a) the debentures provided for by said agreements and the payment thereof; and
  - (b) the rights conferred on the Irrigation Company and the Pacific Company by paragraph 4 of the agreement forming Schedule "H" to said agreement forming Schedule I of this Act;

shall be at an end, and thereupon all such rights, powers, privileges, duties and responsibilities shall be and be deemed to be the rights, powers, privileges, duties and responsibilities of His Majesty and His Majesty shall stand in place of the Irrigation Company and shall assume and be liable for, each and every duty, liability and responsibility imposed upon the Irrigation Company by the terms of said five agreements forming said schedules, and shall, to the extent provided in the agreement forming Schedule I, indemnify and save harmless the Irrigation Company from all claims, demands and liabilities arising out of said five agreements.

- 11. The Government of the Province is hereby empowered,—
  - (a) to maintain and operate the undertaking and works;
  - (b) to alter, improve, extend and add to the undertaking and works;
  - (c) to sell, transfer or otherwise dispose of the undertaking and works or any part thereof to any Irrigation District, municipal corporation or other body authorized to acquire and operate the same;
  - (d) to enter into any agreement approved by the Lieutenant Governor in Council with the Government of Canada involving or affecting in any way the undertaking and works;
  - (e) to do anything necessary or incidental to the exercise of the foregoing powers.
- 12.—(1) The Lieutenant Governor in Council may from time to time appoint a person to be known as the Manager of the St. Mary and Milk River Development.
  - (2) The manager shall,—
  - (a) have such powers and duties as are assigned to him by the Lieutenant Governor in Council and by this Act;

- (b) be paid such salary as is fixed from time to time by the Lieutenant Governor in Council.
- (3) The head office of the manager shall be situated at Lethbridge.
- 13.—(1) The Lieutenant Governor in Council may from time to time appoint some person who may in the absence of the manager and subject to any special directions of the manager do any act authorized or required to be done by the manager.
- (2) Whenever it appears that such person has so acted it shall be conclusively presumed that he has so acted in the absence of the manager.
- 14. The person for the time being holding the office of the manager of the St. Mary and Milk River Development shall be, by that name, a corporation sole, and shall have perpetual succession and a common seal and have the capacity to acquire and hold in that name lands, securities and other real and personal property of every description, to sue and be sued, to enter into agreements binding on himself and his successors in office and to do all things necessary or expedient to be done in the execution of the duties of his office.
- 15. Except as otherwise provided by the Lieutenant Governor in Council, the manager shall have the duty of maintaining, operating and managing on behalf of the Government the undertaking and works as the same exist from time to time and of making such alterations or improvements as the manager deems necessary or advisable in connection with the maintenance and operation of the same.
- 16. Except as otherwise provided by the Lieutenant Governor in Council, the manager shall have the power to enter into all agreements and do all things necessary or incidental to the maintenance, operation and management of the undertaking and works and without in any way restricting the generality of the foregoing, shall have the power,—
  - (a) to collect and receive all moneys payable and all moneys assigned to His Majesty under the terms of the agreement forming Schedule I and all moneys hereafter accruing due under the water agreements assigned to His Majesty by the said agreement;
  - (b) to exercise and carry out in the name of the manager with respect to the water agreements assigned to His Majesty by the agreement forming Schedule I all the rights and obligations which His Majesty acquired and undertook under the terms of the said agreement;
  - (c) to enter into, enforce, determine or otherwise deal with agreements for the supply of water to water users;

- (d) to enter upon any land for the purpose of carrying out the maintenance and operation of the undertaking and works and any extension thereof or addition thereto;
- (e) to employ all such officers, inspectors, clerks or other persons as are required for the maintenance and operation of the undertaking and works, dismiss the same, assign them their titles, define their respective duties and powers, engage the services of experts and persons engaged in the practice of a profession and fix the salaries or remuneration of all such persons;
- (f) to provide for annuities or other payments to employees or dependents of employees of the manager by way of pension, superannuation, retirement allowances, allowances on account of illness, death benefits and any other similar benefit provided that any provisions so made shall be embodied in a scheme which upon being approved by the Lieutenant Governor in Council shall be operative according to its tenor.
- 17.—(1) All property both real and personal and all moneys acquired or received by the manager in the exercise of his powers and duties shall be the property of the Government and the manager shall pay from the moneys acquired or received by him, so far as such moneys will extend, all salaries and wages including his own salary and all expenses and liabilities arising out of the maintenance operation and management of the undertaking and works and the exercise by the manager of any of his powers and duties.
- (2) If at any time the moneys in the hands of the manager are not sufficent to pay the salares, wages and expenses arising out of the maintenance, operation and management of the undertaking and works, the Provincial Treasurer is hereby authorized with the approval of the Lieutenant Governor in Council, to make advances to the manager out of the General Revenue Fund of such sums as are from time to time required for the purpose of paying such salaries, wages and expenses.
- 18. All moneys payable to His Majesty or the manager under an agreement for the supplying of water to land, including moneys assigned to His Majesty by the agreement forming Schedule I to this Act, are hereby declared to be a first lien and charge upon all crops and other farm produce grown or produced on the land covered by the agreement and upon the amount remaining unpaid of the sale price thereof until it has been paid in full; and upon the manager delivering to a buyer thereof a demand in writing for the amount of the moneys hereby declared to be a first lien and charge upon the amount remaining unpaid of the sale price thereof, the buyer shall out of the amount remain-

ing unpaid then in his hands, pay the amount of such moneys to the manager in priority to all other claims and demands whatsoever.

- 19.—(1) In case moneys owing to His Majesty or the manager under an agreement for the supplying of water to land, including moneys assigned to His Majesty by the agreement forming Schedule I, are not paid within thirty days from the mailing of a notice to pay addressed to the person who, according to the records of the manager, is responsible for payment of the same as shown by the said records, the manager may by himself or his agent levy the same with costs by distress,—
  - (a) upon all goods and chattels situate within the area served by the undertaking and works or any extension thereof or addition thereto belonging to the owner or occupant of the land covered by the agreement for the supplying of water (each of which persons shall hereinafter be included in the term "any person benefited"); or
  - (b) upon the interest of any person benefited in any goods or chattels found on the land, including his interest in any goods or chattels to the possession of which he is entitled under a contract by which he may become the owner thereof upon performance of any condition; or
  - (c) upon any goods or chattels on the land, where the title to the goods or chattels is claimed in any of the following ways:
    - (i) By virtue of an execution against any person benefited; or
    - (ii) By purchase, gift, transfer, or assignment from any person benefited, whether absolute or in trust, or by way of mortgage or otherwise; or
    - (iii) By the wife, husband, daughter, son, daughterin-law, son-in-law, of any person benefited or by any relative of his in case such relative lives on the land as a member of the family; or
    - (iv) By virtue of any assignment or transfer made for the purpose of defeating distress; or
    - (v) By virtue of *The Crop Payments Act*, the provisions of which Act shall have no application to any crops seized under the provisions of this section.
- (2) The provisions of *The Seizures Act* shall not apply to any distress made under this section.
- **20.** The manager shall have with respect to goods and chattels distrained the same powers and duties as a treasurer under *The Irrigation Districts Act* and for that purpose the provisions of sections 161 and 162 of that Act shall *mutatis mutandis* apply.

- **21.** Where personal property liable to seizure under the provisions of section 19 of this Act for moneys owing under an agreement for the supplying of water to land is under seizure or attachment or has been seized by the sheriff or by a bailiff of any court or is claimed by or in possession of any assignee for the benefit of creditors or liquidator or of any trustee or authorized trustee in bankruptcy or where such property has been converted into cash and is undistributed, it shall be sufficient for the manager to give to the sheriff, bailiff, assignee or liquidator or trustee or authorized trustee in bankruptcy, notice of the amount due under the agreement, and in such case the sheriff, bailiff, assignee or liquidator or trustee or authorized trustee in bankruptcy shall pay the amount of the same to the manager in preference and priority to any other and all other fees, charges, liens or claims whatsoever.
- 22. The Minister may acquire or expropriate any lands or property in whomsoever vested which he deems necessary, advisable or expedient in connection with extending, adding to, maintaining or operating the undertaking or works and for the purpose of so doing he shall have the same powers and proceed in the same manner in respect of lands so required as the Minister of Public Works under the provisions of *The Public Works Act* relating to the expropriation of lands and the relevant provisions of that act including the provisions with respect to compensation shall *mutatis mutandis* apply.
- 23. This Act shall come into force on the day upon which it is assented to.

### SCHEDULE I.

This Agreement made in duplicate this 23rd day of March, A.D. 1946.

#### Between:

HIS MAJESTY KING GEORGE VI, in the right of and for the benefit of His Province of Alberta, represented herein by the Minister of Agriculture and in charge of Water Resources of the said Province (hereinafter called the "Province")

Of the First Part,

- and -

CANADIAN PACIFIC RAILWAY COM-PANY, (hereinafter called the "Pacific Company")

Of the Second Part,

\_ and \_

THE ALBERTA RAILWAY AND IRRIGATION COMPANY, (hereinafter called the "Irrigation Company")

Of the Third Part.

Whereas the Alberta Irrigation Company was incorporated by a Charter granted pursuant to an Act of the Government of Canada, 56 Victoria, chapter 69, which Charter was revived by Act of the Government of Canada, 59 Victoria, chapter 44;

And whereas the name of "The Alberta Irrigation Company" was by 62 to 63 Victoria, chapter 93, changed to "The Canadian North West Irrigation Company";

And whereas the Alberta Railway and Coal Company was incorporated by Acts of the Government of Canada, 1884, 47 Victoria, chapter 86, and 1889, 52 Victoria, chapter 50 as amended by 1890, 53 Victoria, chapter 85, and 1891, 54 Victoria, chapter 77;

And whereas the St. Mary's River Railway Company was incorporated by Act of the Government of Canada; 1900, 63 Victoria, chapter 79;

And whereas The Alberta Railway and Irrigation Company was incorporated by 4, Edward VII, chapter 43, and by Proclamation pursuant to said Act was amalgamated with The Canadian North West Irrigation Company, the Alberta Railway and Coal Company and The St. Mary's River Railway Company under the name of The Alberta Railway and Irrigation Company;

And whereas by Lease made the 5th day of October, 1911, between the Irrigation Company and the Pacific Company, duly authorized by the various Acts of the Parliament of Canada therein recited, and approved at meetings of the shareholders of the Irrigation Company and the Pacific Company as therein recited, the Irrigation Company leased to the Pacific Company the whole of the railways and branches which the Irrigation Company had been by law authorized to construct, and the Pacfic Company became entitled as purchaser to the beneficial interest of the Irrigation Company in the undertaking and works hereinafter described and generally all the assets and properties of the Irrigation Company other than the said demised railway, subject to the rights of the holders of certain debenture stock secured by a Trust Deed dated the 31st day of October, 1904, and made between the Irrigation Company, of the one part, and the Trustees, Executors and Securities Insurance Corporation, Limited, of the other part, which said debenture stock the Irrigation Company and the Pacific Company represent and warrant to the Province has been fully paid and satisfied and has been duly cancelled.

And whereas The Canadian North West Irrigation Company, The Alberta Railway and Coal Company and The St. Mary's River Railway Company are hereinafter referred to as "the original companies";

And whereas the Irrigation Company owns, maintains and operates in the Southern portion of the Province of Alberta in an area East, South and South-west of the City of Leth-

bridge an undertaking and "works" (as works are defined by *The Irrigation Act*, R.S.C. 1927, chapter 104) for the irrigation of lands in said area;

And whereas it has been agreed that the Province shall acquire the said undertaking and works and maintain and operate the same or provide for such maintenance and operation;

And whereas the said original companies and the Irrigation Company have heretofore entered into certain Agreements providing for the supply of water for the irrigation of lands in said area;

# NOW THIS AGREEMENT WITNESSETH as follows:

- 1. The Irrigation Company and the Pacific Company shall assign and transfer and do hereby assign and transfer to the Province the entire undertaking and works (as works are defined by the said Irrigation Act) comprised in the said area East, South and South-west of the City of Lethbridge including all telephone lines and facilities used and operated in connection with the said undertaking except telephone lines and facilities located on the property owned and operated as a railway by the Irrigation Company or the Pacific Company and including all rights of way and easements for rights of way for canals, reservoirs and structures, together with all powers, rights and privileges acquired by the Irrigation Company or the said original companies from the Dominion of Canada or the Province of Alberta, pursuant to the provisions of *The Irrigation Act*, R.S.C. 1927, chapter 104, or The Water Resources Act, R.S.A. 1942, chapter 65, or otherwise howsoever, to take water from the St. Mary's River, also known as the St. Mary River, and other rivers, streams and water courses in Southern Alberta and to deliver the same for irrigation purposes and to collect rentals and other payments as hereinafter provided.
- 2. The Irrigation Company and the Pacific Company shall assign and transfer and do hereby assign and transfer to the Province the lands described in Schedule "A" hereto, together with all buildings and improvements thereon.
- 3. The Irrigation Company and the Pacific Company shall deliver to the Province the duplicate certificates of title covering all lands to be transferred under this agreement and all maps, plans, blueprints and records required by the Province relating to the said undertaking and works which are in the possession of the said companies or either of them and will furnish to the Province on request all information which the Province may require from the records or files in possession of the said companies or either of them relating to the said undertaking and works.
- 4. Nothing in this agreement contained shall operate to transfer to the Province the mines and minerals (which without restricting the generality thereof, shall be deemed to include all gas and petroleum) belonging to the Irrigation Company or the said original companies, which may be

found to exist in, upon or under the lands and works agreed to be transferred to the Province, but all such mines and minerals shall be excepted and reserved to the Irrigation Company or the said original companies, together with full power to the Irrigation Company and the said original companies, their respective successors and assigns, to work the same:

Provided that said exception and reservation shall not confer on the Irrigation Company or the said original companies or their respective successors and assigns, any right, power or privilege to work the said mines and minerals under any portion of the said undertaking or works or within one hundred (100) yards therefrom without the leave of the Minister of the Province in charge of the administration of Water Resources, which leave shall not be unreasonably withheld, and on application to the said Minister for such leave the provisions of section 84 of *The Railway Act*, R.S.A. 1942, chapter 197, shall mutatis mutandis apply.

- 5. The Irrigation Company and the Pacific Company do hereby each assign and transfer to the Province all its right, title and interest in and to all horses, machinery, equipment and other chattels of every description heretofore used in connection with the said undertaking and works and all stores and supplies at Lethbridge or elsewhere purchased for use on the said undertaking and works.
- 6. The Irrigation Company shall assign and transfer and does hereby assign and transfer to the Province all its right, title and interest in and to any and all agreements for the supplying of water in the said area, heretofore issued by the Irrigation Company or any one of said original companies and subsisting at the date of this agreement as same are detailed in Schedule "B" of this agreement, and all benefit and advantage to be derived therefrom and all moneys due as at the first day of February, A.D. 1946, which accrued due thereunder subsequent to the 30th day of April, A.D. 1944, and all moneys to accrue due hereafter subject however to the observance and performance by the Province of all covenants on the part of the Irrigation Company or the said original companies therein contained, which the Province covenants with the Irrigation Company to observe and perform; provided that no water agreements shall be deemed to be in default by reason of arrears of water rent and interest which accrued due thereunder prior to the 1st day of May, A.D. 1944; and provided also that any moneys collected by the Irrigation Company and the Pacific Company prior to 1st February, 1946, on account of rentals accruing due in 1946 or thereafter shall belong to and be accounted for to the Province.
- 7. The Irrigation Company agrees to furnish the Province with a list duly certified by the Manager of the Department of Natural Resources of the Pacific Company of the moneys owing under the Water Agreements as at the 1st day of February, A.D. 1946, and assigned to the Province by this Agreement, giving in the said list the legal description of

each parcel of land involved and showing with respect to each parcel the amount owing and the name of the person who according to the records of the Irrigation Company or the Pacific Company is responsible for payment of the same and that the Irrigation Company and the Pacific Company and each of them will execute all documents and at the request and expense of the Province do all acts and other things requested to enable the Province to obtain payment of the said moneys, and the Irrigation Company and the Pacific Company covenant and agree with the Province that the said list is a correct statement of the amounts due and owing under said water agreements and that said companies will make good to the Province any amounts shown by said list to be due and owing but which are, in fact, not so due and owing.

- 8. The Irrigation Company and the Pacific Company shall deliver to the Province the duplicates of the water agreements detailed in Schedule "B" of this agreement and all correspondence, files and records in the possession of the said companies or either of them relating to the said water agreements.
- 9. The Irrigation Company and the Pacific Company will for a period of seven years from the date of this agreement, each keep in such manner as to be readily available at all reasonable times for inspection by the Province all correspondence, files and records to which the Province is entitled under the provisions of paragraphs 3 and 8 of this agreement and which may not have been delivered to the Province.
- 10. Any moneys which have been assigned to the Province by paragraph 6 hereof and which may be collected by the Irrigation Company and the Pacific Company on and after the first day of February, 1946, shall be for the account of the Province.
- 11. Nothing herein contained shall be construed as conveying to the Province any property, real or personal, acquired, held, owned, operated or used by the Irrigation Company or the Pacific Company for purposes other than the said undertaking and works.
- 12. The Irrigation Company and the Pacific Company agree to continue the operation of the undertaking and works hereby transferred up to the date possession of the same is delivered to the Province.
- 13. The Irrigation Company and the Pacific Company agree to deliver possession of the said undertaking and works to the Province on such date as the Province may request possession of the same, being not more than thirty days after this Agreement is ratified by Statute of the Legislature of the Province of Alberta.
- 14. The Pacific Company covenants to pay to the Province the sum of One Hundred Thousand Dollars (\$100,000.00) in lawful money of Canada at the City of Edmonton in the Province of Alberta as follows: \$40,000.00 on the date

possession of the said undertaking and works is taken by the Province and the balance of \$60,000.00 within sixty days thereafter.

Provided and it is hereby agreed that the Pacific Company may deduct from the said payment of \$60,000.00 the following:

- (a) All monies expended by the Irrigation Company and the Pacific Company in respect of the operation, maintenance, renewal or repair of the said undertaking and works during the period from the first day of January, A.D. 1946, until the date possession of the said undertaking and works is delivered to the Province.
- (b) All moneys paid or to be paid by the Pacific Company for supplies and equipment not coming within the provisions of sub-paragraph (a) of this paragraph, ordered for use on the said undertaking and works and delivered subsequent to the 31st day of December, A.D. 1945 and prior to the date of the \$60,000.00 payment.
- (c) The sum of \$15,000.00 in respect of water rentals owing to the Irrigation Company and assigned to the Province by paragraph 6 hereof.
- 15. The Irrigation Company and the Pacific Company agree that all goods, materials, supplies and equipment in respect of which deduction is made under the provisions of subparagraphs (a) and (b) of paragraph 14 shall thereupon become the absolute property of the Province and the deductions made under the provisions of the said subparagraphs (a) and (b) shall constitute full payment by the Province for the same.
- 16. The Province agrees to accept and does hereby accept from the Irrigation Company and the Pacific Company the assignment and transfer of the undertaking and works and of the lands and water agreements all as above described and except with regard to damages sustained by third parties, liability for which arose prior to possession being delivered to the Province, agrees to assume and to save harmless and indemnify the Irrigation Company and the Pacific Company against and does hereby assume and indemnify the Irrigation Company and the Pacific Company against all and every liability which now exists or hereafter may exist or arise against the Irrigation Company or the Pacific Company relating to the said undertaking and works or the said lands or any of the water agreements all as hereinbefore transferred, or the operation, maintenance, renewal or repair of said undertaking or works or any portion thereof or the covenants on the part of the Irrigation Company or the said original companies contained in said Water Agreements or any of them.
- 17. The Province shall assign and transfer, and does hereby assign and transfer to the Irrigation Company, the lands and assessments described in Schedule "C" hereto, together with all buildings and improvements on said lands.

- 18. (1) The Water service accorded by the Province to the lessees named in the said Agreements listed in Schedule B hereto and persons who may become lessees pursuant to paragraphs 26 and 27 hereof, or to the districts named in paragraphs 23, 24 and 25 hereof, except with respect to any lessee or district in default under his or its Agreement, shall not be inferior in kind, amount or manner to that supplied by the Irrigation and Pacific Companies to the said lessees and to the said districts, or to that supplied to other water users served by the said undertaking or works, or any extension or increase in storage thereof whose water rate is the same as the said lessees. The Province will not serve, or permit to be served, by the said undertaking or works, or any extension or development thereof, a larger total area than that now being served and that which the Province by the provisions of this Agreement has agreed to serve by the said undertaking and works until the water supply has been so increased by additional storage as to provide for the existing area the prevailing duty of water as fixed and provided by the rules and regulations now or hereafter made and prescribed under and by virtue of The Irrigation Act (Dominion) of The Water Resources Act, R.S.A. 1942, chapter 65, and amendments thereto, for irrigation purposes provided that the Province shall at all times be at liberty to use surplus water from the present works to supply additional lands to those now being served.
- (2) The said lessees or the said districts shall not be charged, nor shall their lands be charged, with any part of the actual costs of any reservoirs or storage which may hereafter be constructed or are now being constructed by way of extension of or addition to the said undertaking and works.
- (3) The water rentals presently charged the said lessees and the said districts by the Irrigation Company and the Pacific Company will not be increased or added to by the Province unless or until a water service is given by the Province in excess of, or in addition to, that required by the said Agreements.
- (4) For the purposes of this section the term "Lessee" shall mean the lessees named in the Agreements listed in Schedule "B" hereto, their heirs, executors, administrators and assigns.
- 19. The Irrigation Company and the Pacific Company shall not be under any liability as and from the 1st day of January, A.D. 1946, for any taxes, rates and assessments which may on or subsequent to that date be levied or imposed, pursuant to any Statute or Statutory Regulations of the Province of Alberta, on the said undertaking and works or on the lands and easements transferred to the Province by the Irrigation Company, and the Province does hereby assume as and from the 1st day of January, A.D. 1946, all and every obligation, liability and duty which may heretofore have rested upon the Irrigation Company or the Pacific Company with regard to the said undertaking and works pursuant to the provisions of *The Irrigation Act*, Canada,

- 1927, R.S.C. chapter 104, or *The Water Resources Act*, R.S.A. 1942, chapter 65, and any authorization or license issued pursuant to the said Statutes or either of them.
- 20. The Irrigation Company and the Pacific Company agree to waive and do hereby waive any claim which the Irrigation Company or the Pacific Company might hereafter have against the Province by reason of damage to the Railway or to the property of the Irrigation Company or the Pacific Company used and held for railway operating purposes resulting from seepage or from failure of any of the works of the Province, and not attributable to the negligence of the Province, its agents or servants, it being agreed that negligence shall not be imputed to the Province so long as the works from which such damage results are maintained and operated in reasonable conformity with the standard of maintenance and operation hitherto maintained by the Irrigation Company or the Pacific Company.
- 21. The Irrigation Company and the Pacific Company and the Province agree that in all cases where the Railway lines of either company have been or are constructed subsequent to, and have been or are carried across, over or under any of the works transferred to the Province, the expense of maintaining, repairing and renewing all structures by which the said railway lines are so carried across, over or under the said works shall be borne by the Irrigation Company and the Pacific Company; and that where the works transferred to the Province are carried across, over or under the Railway lines of the Irrigation Company or the Pacific Company and were constructed subsequent to the construction of such railway lines, the expense of maintaining, repairing and renewing the structures by which the works transferred to the Province are so carried across, over or under the said railway lines shall be borne by the Province:

Provided that the cost of reconstruction or rehabilitation of any structures, canals or other works, the use of which was discontinued prior to this Agreement, and of the future operation, maintenance, repair or renewal thereof, shall be borne by the Province.

- 22. The Irrigation Company and the Pacific Company covenant with the Province to indemnify and save harmless the Province and any organization to which the undertaking and works or any part thereof may be transferred from and against any liability which may or could attach to any of the works, lands, chattels, real or personal, choses in action or other assets or property hereby assigned or transferred or agreed to be assigned or transferred, under or by virtue of any bonds, debentures, notes or other securities heretofore issued by the Irrigation Company or the Pacific Company or any Trust Indenture securing the same.
- 23. The Irrigation Company does hereby represent to the Province that there are outstanding between the Irrigation Company and the Board of Trustees of the Taber Irrigation

District two Agreements dated respectively 12th July, 1919, and 8th June, 1928, and forming Schedules "D" and "E" to this Agreement and with respect to said two agreements the Province and the Irrigation Company mutually covenant and agree as follows:

- (a) The Irrigation Company does hereby assign and transfer to the Province all the right, title, benefit and interest of the Irrigation Company in and to each and every covenant contained in said Agreements on the part of said Trustees, except in so far as said covenants relate, refer or apply to the debentures provided for by said Agreements and the payment thereof, it being understood and agreed by and between the Province and the Irrigation Company that the said debentures shall remain the property of the Irrigation Company and that the Province shall have no interest in same or the moneys represented thereby.
- (b) The Province will perform and fulfil, and will indemnify and save harmless the Irrigation Company against the performance and fulfillment of each and every covenant and obligation contained in said Agreements on the part of the Irrigation Company, except in so far as said covenants and obligations may relate to said debentures or the payment thereof.
- (c) The Province will observe, carry out and fulfil each and every promise or concession which the Irrigation Company or the Pacific Company may have made in writing to said Trustees with respect to the carrying out and performance of said two Agreements by said Trustees, except that nothing in this paragraph contained shall apply to said debentures or the payment thereof.
- 24. The Irrigation Company does hereby represent to the Province that there are outstanding between the Irrigation Company and the Board of Trustees of the Magrath Irrigation District two Agreements, dated respectively the 18th day of June, 1926, and the 21st day of March, 1932, and forming Schedules "F" and "G" to this Agreement, and with respect to said Agreements the Province and the Irrigation Company mutually covenant and agree as follows:
- (a) The Irrigation Company does hereby assign and transfer to the Province all the right, title, benefit and interest of the Irrigation Company in and to each and every covenant and Agreement contained in said Agreements on the part of said Trustee except in so far as said Covenants and Agreements relate, refer or apply to the debentures provided for by said Agreements and the payment thereof, it being understood and agreed by and between the Province and the Irrigation Company that the said debentures shall remain the property of the Irrigation Company and that the Province shall have no interest in same or the moneys represented thereby.
- (b) The Province will perform and fulfil and will indemnify and save harmless the Irrigation Company against the performance and fulfillment of each and every covenant

and obligation contained in said Agreements on the part of the Irrigation Company, except in so far as said Covenants and obligations may relate to said debentures or the payment thereof.

- (c) The Province will observe, carry out and fulfil each and every promise or concession which the Irrigation Company or the Pacific Company may have made in writing to said Trustees with respect to the carrying out and performance of said Agreements by said Trustees, except that nothing in this Paragraph shall apply to said debentures or the payment thereof.
- 25. The Irrigation Company does hereby represent to the Province that there is outstanding between the Irrigation Company and the Board of Trustees of the Raymond Irrigation District an Agreement dated the 12th day of May, 1926, and forming Schedule "H" to this Agreement, and with respect to said Agreement the Province and the Irrigation Company mutually covenant and agree as follows:
- (a) The Irrigation Company does hereby assign and transfer to the Province all the right, title, benefit and interest of the Irrigation Company in and to each and every covenant contained in said Agreement on the part of said Trustee except insofar as said covenants relate, refer or apply to the debentures provided for by said Agreement and the payment thereof, it being understood and agreed by and between the Province and the Irrigation Company that the said debentures shall remain the property of the Irrigation Company and that the Province shall have no interest in same or the moneys represented thereby.
- (b) The Province will perform and fulfill and will indemnify and save harmless the Irrigation Company against the performance and fulfillment of each and every covenant and obligation contained in the said Agreement on the part of the Irrigation Company, except insofar as said covenants and obligations may relate to said debentures or the payment thereof.
- (c) The Province will observe, carry out and fulfill each and every promise or concession which the Irrigation Company or the Pacific Company may have made in writing to said Trustees with respect to the carrying out and performance of said Agreement by said Trustees, except that nothing in this paragraph contained shall apply to said debentures or the payment thereof.

Provided, however, that nothing herein shall operate to assign to the Province or to deprive the Irrigation Company or the Pacific Company of the benefits conferred upon the Irrigation Company or the Pacific Company by Paragraph 4 of said Agreement dated 12th May, 1926, and in the contingency provided for by said Paragraph 4 the Province will supply the water instead of the Irrigation Company at the Headgates of the Raymond Lateral and the Pacific Company shall continue to pay the amount provided by said Paragraph 4 as payable by the Pacific Company.

- 26. The Province agrees that with regard to the parcels of lands set out in Schedule "J" hereto it will, free of cost to the Irrigation Company, within a reasonable time after possession is delivered to the Province of the said undertaking and works, enter into water agreements with the Irrigation Company for the supplying of water to the Irrigable areas of the said parcels of land.
- 27. The Province agrees that with regard to parcels of land registered in the name of the Irrigation Company and presently covered by agreements for sale issued by the Irrigation Company as vendor and in respect of which there are existing water agreements which have been assigned to the Province by this Agreement that on each occasion on which the Company obtains possession of any of the said lands by reason of the agreement for sale presently in force or any subsequent agreement for sale covering the same lands being surrendered, cancelled or determined, the Province will, free of cost to the Irrigation Company, within thirty days after the Irrigation Company has so obtained possession and on request by the Irrigation Company, enter into a water agreement or agreements with the Irrigation Company or a purchaser or transferee of the said land from the Irrigation Company for the supplying of water to the irrigable area of the said land of which possession has so been obtained.

### Provided always as follows:

- (a) The Irrigation Company shall notify the Province when and as often as the Irrigation Company obtains a surrender of any agreement for sale or commences proceedings for cancellation or determination of same.
- (b) The irrigable area in each parcel of land to which water is to be delivered shall be the irrigable area in said parcel according to the classification of the Government of the Province of Alberta.
- (c) If the Irrigation Company obtains possession of any of the said lands covered by agreement for sale at any time during the months of January, February, March and April in any year, the Irrigation Company upon the delivery to it or to a purchaser or transferee from it of an agreement for the supplying of water, executed and delivered by the Province pursuant to this paragraph, shall pay to the Province the water rent payable in respect of the land covered by the said agreement for the calendar year in which possession of the land is obtained unless the said water rent has already been paid and also the unpaid arrears, not to exceed the immediately preceding two years water rent, owing under the last water agreement covering the said lands prior to possession being obtained by the Irrigation Company.
- (d) If the Irrigation Company obtains possession of any of the said lands covered by agreement for sale at any time during the months of May, June, July, August, September, October, November and December in any year, the Irrigation Company, upon the delivery to it or to a purchaser or trans-

feree from it of an agreement for the supplying of water, executed and delivered by the Province pursuant to this paragraph, shall pay to the Province the water rent payable in respect of the land covered by the said agreement for the calendar year in which possession of the land is obtained unless the said water rent has already been paid and also the unpaid arrears, not to exceed the immediately preceding one year's water rent, owing under the last water agreement covering the said lands prior to possession being obtained by the Irrigation Company.

Said water rental referred to in these sub-paragraphs (c) and (d) shall not be considered as costs above referred to.

- (e) In cases where the agreement for sale surrendered, cancelled or determined contained more than 80 acres of land the Irrigation Company shall be entitled on request made to the Province to have delivered to it or its purchaser or transferee, free of cost, separate water agreements covering said land, none of which agreements, however, shall include less than two adjacent (but not cornering) legal subdivisions.
- 28. Every water agreement issued pursuant to paragraphs 26 and 27 of this agreement shall run with the lands covered by said water agreements and be assignable or transferable only to a purchaser or transferee of said land and the terms and conditions provided and contained in each and every water agreement shall be similar to the terms and conditions provided and contained in the water agreements transferred to the Province by this agreement.
- 29. In Schedule K to this Agreement are set out the descriptions of lands covered by Agreements for the Sale of Water Rights heretofore entered into between the Irrigation Company and the persons who at the date of such Agreements were registered owners of the lands covered by the said Agreements and in respect of the Water Agreements relative to said Agreements for the Sale of Water Rights, which Water Agreements by the terms of this Agreement are assigned and transferred to the Province, the Province agrees that the Irrigation Company shall have the right at any time and from time to time to pay the arrears of water rental owing under any of the said Water Agreements and thus keep in force Water Agreements which would otherwise be determined, and the Province agrees that if any of the said Water Agreements are determined it will not issue new Water Agreements in place of the same unless on terms and conditions acceptable to the Irrigation Company, but which terms and conditions shall not be more favorable to the Irrigation Company than those conferred on the Irrigation Company by the terms of the said Agreements for water rights.
- 30. The Province covenants and agrees with the Irrigation Company and the Pacfiic Company that the Province will offer or cause to be offered employment on the undertaking to all employees who have been certified by the said Companies as having been employed thereon, and that the

Province will make or cause to be made suitable provision for the establishment of a superannuation or pension plan to the benefits of which such of said employees as have been contributors to the pension plan of the Pacific Company and who may accept employment on said undertaking may become entitled.

- 31. The Pacific Company joins in and consents to this Agreement as the beneficial owner of the said undertaking and works, and it is understood and agreed by and between the parties hereto that the terms and provisions of this Agreement shall enure to the benefit of and be binding upon the Pacific Company as well as the Irrigation Company; and the Pacific Company hereby expressly releases any and all claims on its part under the said Lease or otherwise which could in any way impair or prevent the full and complete enjoyment by the Province of everything of every nature acquired by the Province or to which the Province is entitled under this Agreement.
- 32. This Agreement is made subject to the approval of the Legislature of the Province of Alberta and shall not bind the parties hereto unless or until it is ratified and confirmed by a Statute of the Province passed at the sittings of the Legislature of the Province commencing 14th February, 1946.

In witness whereof the Province has caused these presents to be executed on its behalf by its Minister of Agriculture, and the said Irrigation Company and the said Pacific Company have caused their respective Corporate Seals to be hereunto affixed, attested by the signatures of their respective Presidents and Secretaries all on the day and year first above mentioned.

JESSIE ROSS, Witness to signature of Minister of Agriculture. D. B. MACMILLAN, Minister of Agriculture.

THE ALBERTA RAILWAY AND IRRIGATION COMPANY,

[SEAL]

W. M. NEAL, President.

F. BRAMLEY, Secretary.

CANADIAN PACIFIC RAILWAY COMPANY,

W. M. NEAL, Vice-President.

[SEAL]

F. BRAMLEY, Secretary.

## SCHEDULE "A"

- 1. All that portion of the South-west Quarter (1/4) of Section Seven (7) in Township Nine (9), Range Twenty (20), West of the Fourth Meridian, in the Province of Alberta, which lies South of Public Roadway, as shown on plan of record in the Land Titles Office for the South Alberta Land Registration District as Plan Number 2569 E.Z. Area herein described comprises Twenty-seven and eighty-one one hundredths (27.81) acres, more or less.
- 2. All that portion of the South-east Quarter (1/4) of Section Thirteen (13) in Township Eight (8), Range Twenty-one (21), West of the Fourth Meridian, in the Province of Alberta, which lies North and East of the North-eastern limit of Stirling Road Right-of-way, as shown on plan of record in the Land Titles Office for the South Alberta Land Registration District as Plan Number 6412.
- 3. Firstly: That portion of the North-west Quarter (1/4) of Section Eleven (11) in Township Nine (9), Range Twenty (20), West of the Fourth Meridian, in the Province of Alberta, described as follows:—

Commencing at a point in the Western boundary of said Quarter Section, distant Eight hundred and nine and seven tenths (809.7) feet measured Northerly thereon from the South-west corner of said Quarter Section;

Thence North Eighty-nine (89) degrees Thirty-six (36) minutes East One hundred and fifty-seven and one-tenth (157.1) feet;

Thence North Twenty-four (24) minutes West Two hunred and eight and ninety-four one hundredths (208.94) feet;

Thence South Eighty-nine (89) degrees Thirty-six (36) minutes West One hundred and fifty-five and sixty-four one hundredths (155.64) feet, more or less, to said Western boundary;

Thence Southerly along said Western boundary to the point of commencement, containing Seventy-five hundredths (.75) of an acre, more or less, and

Secondly: That portion of the said North-west Quarter (1/4) of Section Eleven (11) which is shown on a plan filed in the Land Titles Office for the South Alberta land Registration District as 2796 E.T. and thereon outlined in red, containing Thirty-six hundredths (.36) of an acre, more or less

4. All of Lots One (1) to Six (6) inclusive, in Block Eleven (11), being a part of the North-west Quarter (1/4) of Section Eleven (11) in Township Nine (9), Range Twenty (20), West of the Fourth Meridian, in the Province of Alberta, as shown on plan of sub-division of Coaldale Townsite, of record in the Land Titles Office for the South Alberta Land Registration District as Plan Number 6476-A.A.

5. All that portion of the South-east Quarter (1/4) of Section Thirty-three (33) in Township Eight (8), Range Twenty-one (21), West of the Fourth Meridian, in the Province of Alberta, which lies south-west of the south-western limit of Canal Right-of-way and North-east of the North-eastern limit of the Alberta Railway and Irrigation Company Right-of-way, as shown on plans of record in the Land Titles Office for the South Alberta Land Registration District as Plans Numbered Irr. 189 and Ry. 23 respectively, excepting thereout and therefrom;

Firstly: All that portion thereof containing Two and one tenth (2.1) acres, more or less, which lies to the West of the Westerly limit of said Canal Right-of-way and to the East of the Easterly limit of said Railway Right-of-way and to the North of a line drawn parallel with and perpendicularly distant southerly Two Hundred and fifty (250) feet from the Northern boundary of said Quarter Section.

Secondly: All that portion thereof containing Seventeen one hundredths (0.17) of an acre, more or less, which lies between the North-eastern limit of Railway Right-of-way and a line drawn parallel with and distant perpendicularly North-easterly Thirty-five (35) feet therefrom, and between the Eastern boundary of said Quarter Section and a line drawn perpendicular to said North-eastern limit from a point distant North-westerly Two hundred and thirty-five (235) feet from the Eastern boundary of said Quarter Section, as said Railway Right-of-way is shown on plan of record in said Land Titles Office as Plan Number Ry. 23.

- 6. All of Lots One (1) to Seven (7) inclusive, in Block Seventeen (17), as shown on plan of sub-division of part of Lethbridge Townsite, of record in the Land Titles Office for the South Alberta Land Registration District as Plan Number 4353-S.
- 7. All of Lots Nineteen (19) and Twenty (20) in Block Fifty-two (52), as shown on plan of sub-division of part of Lethbridge Townsite, of record in the Land Titles Office for the South Alberta Land Registration District as Plan Number 4353-S.

### SCHEDULE "B"

### A.R.I. WATER AGREEMENTS DEEDED LANDS

Except those administered by the Raymond and Magrath Irrigation Districts

			Irri. Area
	Govt.		as per
W.A.	Reg. No.	LAND	Agreement
5	654	N½ of SW¼ 14-8-21-W.4th	37.50
6	116	NW <sup>1</sup> / <sub>4</sub> , 14-8-21-W.4th	
7	734	Pt. NE1/4, 15-8-21-W.4th	
8	487	SE1/4, 12-8-21-W.4th	32
9	903	Pt. NW1/4 6-8-20-W.4th	

		Ir	ri. Area
*** A	Govt.	LAND A	as per greement
W.A.	Reg. No.	•	
12	118	W½ of SW¼ 7-8-20-W.4th	75 120
17	112	Pt. SW1/4 6-8-20-W.4th	138
18	123	W1/2 of E1/2 of SW1/4 27-8-21-W.4th	25
126	523	LS 10, 15 of 12-8-21-W.4th	37.50
127	488	NW <sup>1</sup> / <sub>4</sub> , 1-8-21-W.4th	<b>75</b>
128	489	SW <sup>1</sup> / <sub>4</sub> 1-8-21-W.4th	
129	490	$SW_{4}^{1/4}$ 12-8-21-W.4th	<b>75</b>
130	<b>491</b>	LS 15, 16 of 16-8-21-W.4th	<b>5</b> 0
132	655	NW <sup>1</sup> / <sub>4</sub> , 20-8-20-W.4th	
134	711	$SW_{4}^{1/4}$ 30-8-20-W.4th	<b>75</b>
135	<b>107</b>	SE <sup>1</sup> / <sub>4</sub> 24-8-21-W. 4th	150
138	135	Pt. NE1/4, 36-7-21-W.4th	60
139	712	SE1/4, 11-8-21-W.4th	100
140	$\bf 524$	SW <sup>1</sup> / <sub>4</sub> , 11-8-21-W.4th	100
141	<b>492</b>	NW <sup>1</sup> / <sub>4</sub> , 11-8-21-W.4th	100
142	525	SE <sup>1</sup> / <sub>4</sub> 1-8-21-W.4th	75
143	526	NE1/4, 2-8-21-W.4th	75
144	527	SE1/4, 2-8-21-W.4th	<b>75</b>
145	528	$SE_{4}^{1}$ 15-8-21-W.4th	<b>50</b>
190	185R	Pt. LS 11, 12 of 21-8-21-W.4th	13.50
204	196R	Pt. LS 13, 21-8-21-W.4th	14.30
222	212R	Pt. Sec. 5, 6-8-20-W.4th	
313	1680	SW <sup>1</sup> / <sub>4</sub> , 18-9-20-W.4th	
314	405	$NW^{1/4}$ , 18-9-20-W.4th	
315	406	SW <sup>1</sup> / <sub>4</sub> 19-9-20-W.4th	100
386	374	Pt. N <sup>1</sup> / <sub>2</sub> 29-7-20-W.4th	66
390	496	$N\frac{1}{2}$ of $NE\frac{1}{4}$ , 19-8-20-W.4th	50
393	<b>497</b>	Pt. W½ of SW4 27-8-21-W.4th	20
413	400R	Pt. of SW1/4, 24-8-21-W.4th	37.50
415	499	SW1/4 22-8-21-W.4th	100
416	547	SW <sup>1</sup> / <sub>4</sub> , 22-8-21-W.4th SW <sup>1</sup> / <sub>4</sub> , 3-9-20-W.4th	100
418	405R	S½ of NE¼ 20-8-20-W.4th	25
419	549	$S\tilde{W}_{4}^{1}$ 13-9-21-W.4th	100
420	500	S½ of NE¼ 19-8-20-W.4th	25
421	408	Pt. S. ½ of SE ¼ 19-8-20-W.4th	50
422	409	N½ of SE¼ 19-8-20-W.4th	50
426	<b>504</b>	$N_{1/2}^{1/2}$ of $SE_{1/4}^{1/2}$ 20-8-20-W.4th	25
431	418R	Blocks 1, 2, 6, 7, 8 and 9 which is part	
		of E½ of Sec. 23-8-21-W.4th	23
433	553	$W_{2}$ of SE <sub>4</sub> 13-9-21-W.4th	50
435	554	S½ and S½ of N½ of LS 3 and part	
		$S\frac{1}{2}$ and $S\frac{1}{2}$ of $N\frac{1}{2}$ of LS 3 and part $S\frac{1}{2}$ and $S\frac{1}{2}$ of $N\frac{1}{2}$ of LS 4 in 26-8-	
		21-W.4th	33
441	556	LS 16 of 12-9-21-W.4th	10
448	506	LS 12, Sec. 11-9-21-W.4th	30
449	507	Pt. N½ 11-9-21-W.4th	170
455	563	LS 13, 14 of Sec. 25, LS 1, 2 of Sec.	
	- 30	35, N½ of LS 15, 16 of Sec. 26 in	
		9-21-W.4th	187.50
456	564	LS 11, 12 of Sec. 25, LS 9, 10 and $S\frac{1}{2}$	2000
_00		of LS 15, 16 in 26-9-21-W.4th	187.50
457	565	S½ of SW¼ 36-9-21-W.4th	75
458	566	N½ of SE¼ 26-9-21-W.4th	75
100	550	11 /2 OI DI 74 20-0-21-11 .401	

		Tr	ri. Area
1	Govt.		as per
W.A.	Reg. No.	LAND Ag	reement
460	567	LS 1, 2, 7 of 22-9-21-W.4th	80
461	568	NE1/4 15-9-21-W.4th	100
462	569	S <sup>1</sup> / <sub>2</sub> of SE <sup>1</sup> / <sub>4</sub> 28-9-21-W.4th	50
470	456R	Pt. N.E.¼ 6-8-20-W.4th	24
477	512	$NW_{4}^{1}$ 13-9-21-W.4th	100
481	466R	Pt. SW <sup>1</sup> / <sub>4</sub> , 26-8-21-W.4th	5.83
482	467R	$N\frac{1}{2}$ of $N\frac{1}{2}$ LS 3, 6, of 26-8-21-W.4th	34
483	468R	Blocks 1, 2, 7, 8, 9, 14, 15, which is part of NW1/4, 7-9-20-W.4th	
F04	<b>7</b> 00	part of NW 1/4, 7-9-20-W.4th	<b>5</b> 0
501	<b>7</b> 88	Lot 182, which is part of Sec. 28, 29,	_
<b>F</b> 00	400	32, 33-8-21-W.4th	5
502	496	Lot 187, which is part of Sec. 28, 29,	_
504	598	32, 33-8-21-W.4th	5
$504 \\ 505$	730	SW1/4 11-9-20-W.4th	150
506	599	NE <sup>1</sup> / <sub>4</sub> 35-8-20-W.4th	150
507	600	SW1/4 35-8-20-W.4th	150
901	000	Lot 183, which is part of Sec. 28, 29,	-
508	601	32, 33-8-21-W.4th	5
509	494R	LS 11 and 12 of 21-8-20-W.4th	150
510	1083	SW <sup>1</sup> / <sub>4</sub> 36-8-20-W.4th	54
511	604		
511	971	SE <sup>1</sup> / <sub>4</sub> 15-9-20-W.4th SE <sup>1</sup> / <sub>4</sub> 36-8-20-W.4th	150
513	729	NE <sup>1</sup> / <sub>4</sub> 25-8-20-W.4th	150
514	499	N <sup>1</sup> / <sub>2</sub> 3-9-20-W.4th	200
515	608	Pt. NW1/4, 25-8-20-W.4th	150
517	741	NW <sup>1</sup> / <sub>4</sub> , 6-9-19-W.4th	
519	611	SW1/4 25-8-20-W.4th	150
522	614	W½ 1-9-20-W.4th	300
523	616	W <sup>1</sup> / <sub>2</sub> 2-9-20-W.4th	
$5\overline{24}$	$6\overline{17}$	SE <sup>1</sup> / <sub>4</sub> 2-9-20-W.4th	150
525	618	NE1/4, 10-9-20-W.4th	148.75
526	511	SE1/4 30-8-19-W.4th	
527	619	$SE_{4}^{1/4}$ 3-9-20-W.4th	150
531	622	W½ 21-9-20-W.4th	300
532	517R	NW <sup>1</sup> / <sub>4</sub> 34-9-21-W.4th	
533	624	NE 1/4 7-9-20-W.4th	150
534	519R	$NE_{4}^{1/4}$ 10 and Pt. NW 10-9-21-W.4th	225
535	626	$SW_{4}^{1/4}$ and W $1/2$ of SE of 17-9-20-	
		W.4th	225
536	521R	SE <sup>1</sup> / <sub>4</sub> , 18-9-20-W.4th	150
537	<b>62</b> 8	SW <sup>1</sup> / <sub>4</sub> 11-9-21-W.4th	150
538	523R	SW 1/4 24-9-21-W.4th	150
	538		
539	<b>6</b> 30	$E\frac{1}{2}$ of $SE\frac{1}{4}$ of 1-9-21-W.4th	<b>75</b>
541	<b>72</b> 8	Pt. NE and Pt. NW of 13-8-21-W.4th	165
546	727	Pt. SE <sup>1</sup> / <sub>4</sub> of 10-9-20-W.4th	150
547	636	Pt. W½ 10-9-20-W.4th	253.95
548	637	N.E. <sup>1</sup> / <sub>4</sub> of 6-9-19-W.4th	150
549	<b>534</b>	S.E. 1/4 of 7-9-19-W.4th	150
<b>550</b>	639	SE <sup>1</sup> / <sub>4</sub> of 1-9-20-W.4th	<b>150</b>
<b>551</b>	640	SE <sup>1</sup> / <sub>4</sub> of 15-9-20-W.4th	150
556	725A	$NW^{1/4}$ of 30-8-19-W.4th	<b>15</b> 0
557	724	SW1/4 of 6-9-19-W.4th	150
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		I	rri. Area
	Govt.		as per
W.A.	Reg. No.		greement
558	543R	SW1/4 of 7-9-19-W.4th	. 116
560	$545\mathrm{R}$	$NE_{4}^{1/4}$ of 1-9-20-W.4th	. 125
561	723	NW1/4 of 36-8-20-W.4th	. 150
562	<b>744</b>	Pt. ŚE¼ of 11-9-20-W.4th	
563	548R	NE½ of 26-8-20-W.4th	. 150
564	722 =	NE 1/4 of 5-9-19-W.4th	. 150
565	646	NE <sup>1</sup> / <sub>4</sub> of 36-8-20-W.4th	
568	533R	LS 4 of 14-8-21-W.4th	. 35
569	649	SW1/4 of 32-8-19-W.4th	. 150
570	555A	LS $10$ and 15 of SE $\frac{1}{4}$ of	400 =0
		32-8-19-W.4th	. 193.70
571	651	NW <sup>1</sup> / <sub>4</sub> of 10-9-20-W.4th NW <sup>1</sup> / <sub>4</sub> of 29-8-19-W.4th	. 34
573	652	NW1/4 of 29-8-19-W.4th	. 150
574	653	SW1/4 of 29-8-19-W.4th	150
577	526R	LS $13$ and $14$ and $W\frac{1}{2}$ LS $15$ of	00.55
	<b>7</b> 40D	36-9-21-W.4th	
578	563R	Pt. LS 3 of 14-8-21-W.4th	
581	705	Lot 208 which is part of Sec. 28-29	- 17
FO.4	700	32-33 of 8-21-W.4th	
584	703	LS 9 of Sec. 12-9-21-W.4th	
593	694	SE <sup>1</sup> / <sub>4</sub> 6-9-19-W.4th	. 150
$\begin{array}{c} 596 \\ 597 \end{array}$	$^{691}_{582\mathrm{R}}$	SW <sup>1</sup> / <sub>4</sub> of 18-9-19-W.4th NE <sup>1</sup> / <sub>4</sub> 2-9-20-W.4th	. 1 <b>9</b> 0
599	582K 776	D+ N1/2 7 0 10 W 4+h	. 100
600	968R	Pt. N <sup>1</sup> / <sub>2</sub> 7-9-19-W.4th Pt. E <sup>1</sup> / <sub>2</sub> 29-8-19-W.4th	200
601	586	N½ of NE¼ 12-9-20-W.4th	. 230 75
602	1699	Pt. S½ 13-9-20-W.4th	218.05
603	588	LS 10 of 12-9-20-W.4th	37.50
604	688	NW <sup>1</sup> / <sub>4</sub> , of 9-9-19-W.4th	150
605	687	SW1/4 9-9-19-W.4th	150
606	686	Pt. NE1/4, 9-9-19-W.4th	140
607	685	Pt. SE1/4 9-9-19-W.4th	140
608	969	Pt. SE <sup>1</sup> / <sub>4</sub> 33-8-19-W.4th	70
609	749	SW1/4 33-8-19-W.4th	150
613	970	Pt. NE1/4, 28-8-19-W.4th	70
614	754	NW1/4 28-8-19-W.4th	150
615	971	Pt. SE <sup>1</sup> / <sub>4</sub> , 28-8-19-W.4th	. 70
616	756	$SW\frac{1}{4}$ , $2\bar{8}$ -8-19-W.4th	. 150
618	1027	Pt. S <sup>1</sup> / <sub>2</sub> 21-8-21-W.4th	290
628	1003	Pt. NW <sup>1</sup> / <sub>4</sub> 18-8-20-W.4th	. <b>75</b>
632	770	Pt. NW <sup>1</sup> / <sub>4</sub> , 32-8-19-W.4th	. 140
633	618R	Pt. NW 1/4, 5-9-19-W.4th	. 140
634	772	SE¼_5-9-19-W.4th	. 150
635	620R	Pt. SW1/4 5-9-19-W.4th	. 140
647	632A	NE¼ 30-8-19-W.4th	150
648	633	SW1/4 30-8-19-W.4th	. 150
651	791	Pt. E½ 21-8-20-W.4th	
652	637R	Pt. S½ 21-8-20-W.4th	
654	639R	N½ of NW¼ 22-8-20-W.4th	. 78
655	796	SW1/4 23-8-20-W.4th	150
656	797	SE <sup>1</sup> / <sub>4</sub> 23-8-20-W.4th	150
657	798	SE1/4 25-8-20-W.4th	150
658	799	NE <sup>1</sup> ⁄ <sub>4</sub> , 27-8-20-W.4th	190

		27	
	Govt.		Irri. Area
W.A. I	Reg. No.	LAND	as per Agreement
659	800	NW1/4 27-8-20-W.4th	
660	801	SE1/4 27-8-20-W.4th	150
661	646R	SW1/4, 27-8-20-W.4th	110
662	803	NW1/4, 28-8-20-W.4th	150
665A	1045R	LS 15, 30-8-20-W.4th	18.75
667	808	SE1/4 30-8-20-W.4th	150
668	809	Pt. NE1/4 31-8-20-W.4th	
669	810	Pt. NW <sup>1</sup> / <sub>4</sub> 31-8-20-W.4th	150
<b>67</b> 0	811	Pt. SW1/4 31-8-20-W.4th	150
671	812	SE1/4 31-8-20-W.4th	150
672	813	NE <sup>1</sup> / <sub>4</sub> 32-8-20-W.4th	150
673	814	Pt. NW1/4 32-8-20-W.4th	150
674	815	SE1/4, 32-8-20-W.4th	150
675	816	SW1/4 32-8-20-W.4th	150
676	817	NE 33-8-20-W.4th	150
677	818	NW 33-8-20-W.4th	150
678	819	Pt. SE 33-8-20-W.4th	150
679	820	SW 33-8-20-W.4th	150
680	821	Pt. NE 34-8-20-W.4th	150
681	822	Pt. NW 34-8-20-W.4th	
682	823	SE 34-8-20-W.4th	
683	824	Pt. SW 34-8-20-W.4th	
684	825	Pt. NE 4-9-20-W.4th	110
685	826	Pts. NE, NW and Pt. SW	100
686	827	4-9-20-W.4th	180
687	828	Pt. W½ 4-9-20-W.4th SE 4-9-20-W.4th	150 $150$
688	829	NE 5-9-20-W.4th	
689	830	NW 5-9-20-W.4th	
690	831	Pt. SW 5-9-20-W.4th	
691	832	Pt. SE 5-9-20-W.4th	
692	833	N.E. 6-9-20-W.4th	
693	834	NW 6-9-20-W.4th	
694	835	SE 6-9-20-W.4th	
695	836	SW 6-9-20-W.4th	
696	837	SW 9-9-20-W.4th	
697	838	Pt. SE 9-9-20-W.4th	150
702	871	NE 31-8-19-W.4th	150
703	872	SE 31-8-19-W.4th	
704	873	SW 31-8-19-W.4th	150
705	874	NW 31-8-19-W.4th	150
710	695R	Pt. SE 14-9-20-W.4th	
725	866	SW 12-9-20-W.4th	150
726	887	SE 12-9-20-W.4th	
776	913	SE 17-9-19-W.4th	150
777	$914_{-}$	SW 17-9-19-W.4th	150
778	759R	Pt. SW 14-9-20-W.4th	50
779	760	LS 9 in 12-9-20-W.4th	40
788	768R	W½ of LS 3, 27-9-21-W.4th	18.75
809	982	NÉ 16-9-20-W.4th	150
810	983R	W½ of SE 16-9-20-W.4th	75
811	984	SW 16-9-20-W.4th	
812	985	NW 16-9-20-W.4th	150

		Ir	ri. Area
*** A	Govt.	T A NTO	as per
W.A.	Reg. No.	·	greement
813	986	Pt. S½ of LS 7, S½ of LS 8 in	20
010	1000	28-9-21-W.4th	30
818	1029	Pt. NE 20-8-19-W.4th	
819	1030	Pt. NE 21-8-19-W.4th	
820	1031	NW 21-8-19-W.4th	75 10
821	1281	Blk 18, E½ 26-8-21-W.4th	10
822	1121	Pt. East of Canal R/W of S½, S½ of	
000		NE 3-9-21-W.4th NE 24-8-20-W.4th	
823		Pt. NW 24-8-20-W.4th	
$\begin{array}{c} 824 \\ 825 \end{array}$	1062	NW 19-8-19-W.4th	150
826	804R	SE <sup>1</sup> / <sub>4</sub> of 14-8-21-W.4th	
827	1072	All of 23-9-21-W.4th	
830	1012	SW <sup>1</sup> / <sub>4</sub> , of 22-9-21-W.4th	125
834	810R	The most northerly 120 rods of the	140
004	01010	SW <sup>1</sup> / <sub>4</sub> , of 15-9-21-W.4th	
825/	A 2148	Pt. SW <sup>1</sup> / <sub>4</sub> , of 25-8-21-W.4th	150
837	1224R	Pt. NW <sup>1</sup> / <sub>4</sub> of 9-9-20-W.4th	
838	122410	Pt. E $\frac{1}{2}$ of NE $\frac{1}{4}$ of 1 and Pt SE $\frac{1}{4}$ of	01
000		12-9-21-W.4th	70
840	816R	Blocks 15 and 16 of 25-8-21-W.4th	
841	817R	N½ of SW¼ 27-9-21-W.4th	$\overline{75}$
842	1210R	LS 7 and 8 of 27-9-21-W.4th	
843	2163	NE <sup>1</sup> / <sub>4</sub> of 17-9-20-W.4th	150
844	$\frac{2163}{2164}$	NW <sup>1</sup> / <sub>4</sub> of 17-9-20-W.4th	
845	$\frac{2165}{2165}$	E½ of SE ¼ 17-9-20-W.4th	
851	$\frac{2305}{2305}$	NE <sup>1</sup> / <sub>4</sub> of 27-9-21-W.4th	150
852	2169	Pt. LS 13 of 15-8-21-W.4th	30
853	2170	Pt. LS 6, 11, 13 and 14 of	
		15-8-21-W.4th	100
856	1712	Lots 5 to 12 and 17, Plan No. 911 B.D.,	
		Lethbridge	<b>5</b> 0
857	2177	SE1/4 of 15-9-21-W.4th	100
860	2278	$E\frac{1}{2}$ of NE $\frac{1}{4}$ 12-8-21-W.4th	75
861	2279	E½ of NE¼ 12-8-21-W.4th Pt. NW¼ of 7-8-20-W.4th	30
862	2280	LS 8 of 22-9-21-W.4th	
870	2287	Pt. $W\frac{1}{2}$ of 35-9-21-W.4th	180
871	2288	$N\frac{1}{2}$ of $NW\frac{1}{4}$ , 26-9-21-W.4th	<b>75</b>
875	2354	LS 3 and 4 and the $S\frac{1}{2}$ of LS 5 in	
		13-8-21-W.4th	100
876	853	Pt. NW1/4 2-9-21-w4th	144.58
879	879	Pt. SE1/4 32 and Pt. S1/2	
001		33-8-21-w4th	270
881	859R	Pt. E½ of SE¼ 18-9-19-w4th	70
885		$W_{2}^{1/2}$ of $SE_{4}^{1/4}$ 18-9-19-w4th	75
903	1007	NW1/4 of 8-9-19-w4th	
913	882	Fr. $\widetilde{W}_{2}$ of 7-10-20-w4th Pt. NE $\frac{1}{4}$ of 21-8-20-w4th	309
915	1206	Pt. NE1/4 of 21-8-20-w4th	70
917	886	SW1/4 and NE1/4 and N1/2 of LS 1 and	4.40
000	0005	2 and LS 7 and 8 35-8-21-w4th	440
923	892R	W½ of NE¼ of 22-8-20-w4th	75 75
924	893	E½ of NE¼ of 22-8-20-w4th	<b>75</b>
925	894	NW1/4 and LS 10 and 15 of	000
		36-8-21-w4th	<b>4</b> 55

		Tri	ri. Area
777 A	Govt.	<u>-</u>	as per
W.A.	Reg. No.	LAND Ag	reement
927	1762	W1/2 of LS 2 and 7 of 1-9-21-w4th	40
937	935	Pt of Sec 16 and S1/2 Sec 21-8-19-w4th	75
944	916	Pt. NW <sup>1</sup> / <sub>4</sub> of 33-9-20-w4th	145
954	823	NE <sup>1</sup> / <sub>4</sub> of 4-9-19-w4th	150
957	925	Pt. W1/2 of 36-9-20-w4th	95
971	1119	SE½ of 23-9-20-w4th	40
975	906	NE1/4 of 11-9-20-w4th	
976	907	NW <sup>1</sup> / <sub>4</sub> of 12-9-20-w4th	100.15
979	937	$SE_{4}$ of 35-8-20-w4th	150
984	943	NE <sup>1</sup> / <sub>4</sub> of 35-8-19-w4th	160
985	944	$SE_{4}$ of 35-8-19-w4th	
987	975	NW <sup>1</sup> / <sub>4</sub> of 19-9-19-w4th	50
989	957	Pt. NE1/4 of 26-8-19-w4th	159.80
999	1015	Pt. SE <sup>1</sup> / <sub>4</sub> of 19-9-19-w4th	<b>75</b>
1000	987	Pt. LS 13 and 14 33-8-19-w4th	80
1023	988	NE½ of 32-9-19-w4th	140
1035	995	W <sup>1</sup> / <sub>2</sub> of 32-9-19-w4th	
1046	999A	Pt. SW of 31-9-19-w4th	80
1061	1023R	Pt. NW1/4 of 27-8-21-w4th, Pt. SW1/4	
1000	1010	of 34-8-21-w4th	112
1062	1019	NE <sup>1</sup> / <sub>4</sub> of 14-9-21-w4th	150
1066	1038	N½ of NE¼ of 20-8-20-w4th	
1111	1051	Pt. SW1/4 of 19-9-19-w4th	
1115	1089R	NE <sup>1</sup> / <sub>4</sub> of 19-8-19-w4th	
1121	1076	SE <sup>1</sup> / <sub>4</sub> of 25-8-21-w4th	40
1127	1085	NE <sup>1</sup> / <sub>4</sub> of 6-10-20-w4th	
1134	1153	W <sup>1</sup> / <sub>2</sub> of NE <sup>1</sup> / <sub>4</sub> of 24-8-21-w4th	40
1148	1113	SE <sup>1</sup> / <sub>4</sub> and Pt. NE <sup>1</sup> / <sub>4</sub> of 2-9-21-w4th	
1156	1113R	Pt. NE <sup>1</sup> / <sub>4</sub> of 9-9-20-w4th	<b>7</b> 0
1160		Pt. NW <sup>1</sup> / <sub>4</sub> of 27-8-21-w4th, Pt. All	359
1100	1100D	of 34-8-21-w4th	
$\begin{array}{c} 1180 \\ 1192 \end{array}$	1192R 1197	NE½ of 35-7-21-w4th	
$1192 \\ 1210$	1197	W½ of NW¼ of 12-8-21-w4th	37.50 15
$\frac{1210}{1211}$	$\begin{array}{c} 1193 \\ 1196 \end{array}$	E½ of NW¼ of 12-8-21-w4th	37.50
$\frac{1211}{1217}$	1204	LS 11 31-9-20-w4th	$37.50 \\ 37.50$
1217 $1220$	1204	Board of Trustees of the Taber Irri-	31.00
1440		gation District.	
1222	1217	Pt. SE <sup>1</sup> / <sub>4</sub> of 36-8-21-w4th	70
1223	1211	Pt. NE <sup>1</sup> / <sub>4</sub> . North of Railway R/W in	10
1220		Sec. 9-9-20-w4th	30
1224	1219A	Pt. NE <sup>1</sup> / <sub>4</sub> of 9-9-20-w4th	38
1226	1222	N½ of NE¼ of 14-8-21-w4th	
1227	1236	S½ of NE¼ of 14-8-21-w4th	37.15
1235	1231	Pt. LS 3 in 14-8-21-w4th	
1236	1234R	NW1/4 of 19-8-20-w4th	$1\overline{17}.15$
1237	1233R	Blocks A., B. and G. 14-9-20-w4th	19
1239	1240	E½ of LS 3 in 27-9-21-w4th	$\overline{18.75}$
1240	1247	LS 4 in 27-9-21-w4th	$\tilde{37.50}$
1240 $1241$	1237R	Pt. NE <sup>1</sup> / <sub>4</sub> of 34-7-21-w4th	36
1242	1273	NW1/4 of 6-10-20-w4th, Pt. SE1/4 of	
		12-10-21-w4th	293
1246	1258R	12-10-21-w4th W <sup>1</sup> / <sub>2</sub> of Blk. 9, Lethbridge, Plan	
		6721 A.Q.	5

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W.A.	Govt. Re <b>g</b> . No.	LAND A	as per greem
		SW <sup>1</sup> / <sub>4</sub> , of 6-10-20-w4th	
1247	1243		
1248	1241	Pt. SW1/4 of 27-8-20-w4th	. 46.
1252	1254	SE <sup>1</sup> / <sub>4</sub> of 6-10-19-w4th	. 140
1255	1257	LS 3 and 4 in 2-9-21-w4th	
1260	1252	N½ of NW¼ of 11-9-20-w4th	. 75
1261	1251	Pt. SW <sup>1</sup> / <sub>4</sub> of 14-9-20-w4th	27.
1262	1255	SW1/4 of 30-9-20-w4th	160
1264	1259	LS 13 and 14 in 8-9-20-w4th	
1265	1260	Pt. LS 9 and 16 in 8-9-20-w4th	
1268	1268	Pt. $E\frac{1}{2}$ of 33-8-21-w4th	. 20
1270	1267	LS 2 and 7 of 14-9-21-w4th	. 78
1272		NE½ of 16-9-21-w4th	
1276	1272	Pt. $\tilde{N}^{1/6}$ of 22-9-19-w4th	271
$\overline{1277}$	$\overline{1270}$	Pt. SE <sup>1</sup> / <sub>4</sub> of 22-8-21-w4th	30
1279	$\overline{1277}$	Pt. SE <sup>1</sup> / <sub>4</sub> of 34-7-21-w4th	26.
1280	1278	SE14 of 29-8-20-w4th	45
1281	$\frac{1270}{1279}$	SE <sup>1</sup> / <sub>4</sub> of 29-8-20-w4th Pt. E <sup>1</sup> / <sub>2</sub> of 25-7-21-w4th	43
1282	1280	Pt. NW <sup>1</sup> / <sub>4</sub> of 25-7-21-w4th	60
1287	1300R	SF1/ of 24 0 20 xx/4h	82
1289	1286R	SE <sup>1</sup> / <sub>4</sub> of <sup>2</sup> 4-9-20-w4th Pt. SE <sup>1</sup> / <sub>4</sub> of 33-8-21-w4th	17.
1205 $1295$	12801 $1293$		
1296		NE <sup>1</sup> / <sub>4</sub> of 22-8-21-w4th	10
1290	1325	Lots 1 and 24 of the SE1/4 of	90
1007	1500D	26-8-21-w4th	20
1297	1563R	Lots 2 and 3 of the SE 1/4 of	20
1000	1 405	26-8-21-w4th	20
1300	1495	Lots 21, 22 and 23 of the $SE\frac{1}{4}$ of	
1001	1010	26-8-21-w4th	30
1301	1218	Lot 5 of the SE1/4 of 26-8-21-w4th	9
1302	1299	Lots, 6, 7, 8 of LS 9 and 10 in $SE\frac{1}{4}$	
		of 26-8-21-w4th	28
1303	1595	Blk. 20 of the NE1/4 of 26-8-21-w4th	10
1304	1313	Blk. 19 of LS 9, 10, 26-8-21-w4th	9
1305	1295	LS 10 and 15 of 8-9-19-w4th	
1314		Lot 19 being Pt. $E\frac{1}{2}$ of 23-8-21-w4th	. 3
1315	1303	Lots 12 to 17 incl. of $E\frac{1}{2}$ of	
		23-8-21-w4th	15.
1317		23-8-21-w4th Lots 10 and 11 being Pt. E½ of	
		23-8-21-w4th	6
1318	1297	Lots 3, 4, 5, being Pt. of $E^{1/2}$ of	•
		23-8-21-w4th	9
1319	<b>131</b> 0	Pt. of Sections 28 and 29 of 8-21-w4th	
1322	1309	Pt. SE <sup>1</sup> / <sub>4</sub> of 7-9-20-w4th	129.
$\overline{1327}$	1319	$NW_{4}^{1/4}$ of 35-8-21-w4th and $E_{2}^{1/2}$ of	
102.	1010	NE1/4 of 34-8-21-w4th and 12/2 of	180
1336	• 1327	Pt. LS 2 of 25-9-21-w4th	36
1338	1330R	D+ QT1/ of 99 Q 91 ****/4h	2.
	TOOU	Pt. SE <sup>1</sup> / <sub>4</sub> of 33-8-21-w4th	۷.
1340		Raymond Irrigation District	
1341	1000	Raymond Irrigation District	•
1351	1338	East 13 chains of LS 11 of NW1/4 of	65
1050	10.10	14-8-21-w4th	25
1353	1343	$NE\frac{1}{4}$ of 17-9-19-w4th and Pt. $SE\frac{1}{4}$	F 4
		of 20-9-19-w4th	74

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	Govt.		ri. Area as per
W.A.	Reg. No.	LAND Ag	reement
1356	1336	$N\frac{1}{2}$ of SE\frac{1}{4} of 8-9-19-w4th	80
1357	1337	$S^{1/2}$ and $SE^{1/4}$ of 8-9-19-w4th	80
1358	1342	East 50 acres of SW1/4 of 20-9-19-	
1000	10.10	wath and Pt. $SE_{4}$ of 20-9-19-w4th	72
1363	1349	NW <sup>1</sup> / <sub>4</sub> of 4-9-19-w4th	147
1365	1351	SW1/4 of 26-8-21-w4th	82
1367	$\begin{array}{c} 1357 \\ 1352 \end{array}$		144
$\begin{array}{c} 1369 \\ 1372 \end{array}$	$1352 \\ 1359$	SW1/4 of 30-7-20-w4th	15
1374	1000	NE <sup>1</sup> / <sub>4</sub> of 25-8-21-w4th Board of Trustees of the Magrath	133
1014		Irrigation District	
1375		Board of Trustees of the Magrath	
10.0		Irrigation District	
1379	1370	Pt. SE <sup>1</sup> / <sub>4</sub> of 27-8-21-w4th	25
1380	1371	Lots 2, 6, 9 and 15, Blk. 1 and Lots 1,	
		4, 11 and 20, Plan 3500, P. K. Kane-	
		place, Lethbridge in 27-8-21-w4th	22
1381	1362	Pt. SE1/4, 26-8-21-w4th	80
1382	1368	Fr. $NE_{4}^{1}$ 20-9-19-w4th	64
1384	1372	Pt. LS 1, 14-8-21-w4th	2
1385	1373	LS 7, 14-8-21-w4th	21
1386	1374	Pt. LS 8, 14-8-21-w4th	20
1387	1369R	LS 9, 10, 27-9-20-w4th	70
1388	1382	Pt. SE <sup>1</sup> / <sub>4</sub> 27-8-21-w4th	<b>56</b>
$\begin{array}{c} 1389 \\ 1391 \end{array}$	$\begin{array}{c} 1375\mathrm{R} \\ 1377 \end{array}$	Blks. 18, 19, 20 of 28-8-21-w4th	5
1991	1911		25.85
1392	1378	25-8-21-w4th Blk. 9 in NW <sup>1</sup> / <sub>4</sub> , 25-8-21-w4th	7.20
1396	1406	Pt SW1/4 2-9-19-w4th	8
1397	1384	Pt. SW <sup>1</sup> / <sub>4</sub> 2-9-19-w4thLS 9, 10, 3-10-20-w4th	75
1409	$\overline{1395}$	Pt. SE <sup>1</sup> / <sub>4</sub> 25-9-20-w4th	105
1410	1404	Pt. W½ 21-9-19-w4th	30
1418	1400	LS 1, 2, Pt. LS 3 in 10-9-21-w4th	<b>5</b> 0
1419	1577	$S^{1/2}$ of NW <sup>1</sup> / <sub>4</sub> 22-8-20-w4th	45
1421	1411	Pt. 21-9-19-w4th	$\frac{15}{2}$
1427	1415	LS 10, 15, 21-9-20-w4th	73
1429	1777	N <sup>1</sup> / <sub>2</sub> 23-8-20-w4th	70
1433	1421R	Pt. 14-9-19-w4th	130
1435	$\frac{1432}{4}$	The most northerly 125 rods of NE1/4.	33.70
(WR		10-10-21-w4th E½ of SE ¼ 30-7-20-w4th	37
$\begin{array}{c} 1437 \\ 1438 \end{array}$	$\begin{array}{c} 1418 \\ 1424 \end{array}$	Pt. NW1/4 25-8-21-w4th (Lots 13, 14)	15.30
1439	1425	Lots A, B, Blk. 4, Lots A, B, Block 5,	10.00
1400	1420	Lots A, B, Blk. 7 in NW1/4 25-8-21-	
		w4th	31.60
1441	1419	Pt. SW1/4 7-9-20-w4th	97
1446	$1\overline{430}$	SW1/4 9-10-20-w4th	63
1447	1447	Blks. 9, 10 which is part of NW1/4	
		25-8-21-w4th	16
1448	1436	Pt. S <sup>1</sup> / <sub>2</sub> of NW <sup>1</sup> / <sub>4</sub> of 27-9-21-w4th	<b>7</b> 5
1449	1437	$N\frac{1}{2}$ of $NW\frac{1}{4}$ and Pt. $S\frac{1}{2}$ of $NW\frac{1}{4}$	
		27-9-21-w4th	75
1451	1448	Pt. NW <sup>1</sup> / <sub>4</sub> , 25-8-21-w4th	8

		<b>5-</b>	
		Ir	ri. Area
	Govt.		as per
$\mathbf{W}.\mathbf{A}.$	Reg. No.		reement
1453	1439	Certain portions of Sec. 34-8-21-w4th	
1454	1431R	Pt. LS 9, 10, 15-9-20-w4th	27
1456		Blk. 12, Pt. NW1/4 25-8-21-w4th	5.49
1462	1434	Pt. 15-9-19-w4th	60
1466	1569	Pt. NW1/4 11-9-20-w4th	1.05
1467	1465	Pt. NW 1/4 11-9-20-w4th	1.80
1468		Pt. Blk. G, being part of S1/2 of NW1/4.	0.0
	1 100	11-9-20-w4th	.36
1469	1499	Pt. S½ of NW¼ 11-9-20-w4th	9.40
1470	1461	Pt. Blk. C, being part S½ of NW¼	0.05
1 4771	1460	11-9-20-w4th	9.25
1471	1460	Pt. Blk. C, being part S½ of NW¼.	8.50
1 479	1480	11-9-20-w4th	7.65
1472	1562	Pt. NW 1/4 11-9-20-w4th	8.96
$\begin{array}{c} 1473 \\ 1474 \end{array}$	1904	Blk. F, being part of S½ of NW¼.	0.90
1414		11-9-20-w4th	8.31
1475	1457	Pt. NW1/4 11-9-20-w4th	3.89
1480	1456	NE¼ 34-9-19-w4th	77
1483	1471	Pt. SW <sup>1</sup> / <sub>4</sub> 1-9-21-w4th	108
1481	1469	Pt. SE <sup>1</sup> / <sub>4</sub> 36-9-20-w4th	68
1497	1477	LS 5, 6, 4-10-20-w4th	35
1509	1581	The most southerly 40 rods of SW1/4.	
		15-9-21-w4th	20
1515	1496	Lots 16-20, Blk. 1, Lots 1, 2, Blk. 3,	
		Lots 1, 10, Blk. 4, Plan No. 3500 B.K.	16
1517	1493	$S\frac{1}{2}$ of $SW\frac{1}{4}$ , 20-9-20-w4th	<b>75</b>
1519	1497	$SE^{1}/4$ , 15-10-20-w4th	<b>57</b>
1520	1500	$S\frac{1}{2}$ of $SE\frac{1}{4}$ 4-10-21-w4th	<b>5</b> 0
1535	1514	$SE^{1}/4$ 20-9-20w4th	152
1536	1518	NW 34-9-21-w4th	143
1546	1526	NE <sup>1</sup> / <sub>4</sub> 36-8-19-w4th	156
1547	1527R	Pt. SW1/4 16-9-19-w4th	145
1550	1530	NE1/4, 22-9-21-w4th	156
$\begin{array}{c} 1556 \\ 1557 \end{array}$	$\begin{array}{c} 1536 \\ 1540 \end{array}$	LS 1, 26-9-21-w4th	38
1573	$1540 \\ 1557$	SW <sup>1</sup> / <sub>4</sub> 20-8-19-w4th	$\frac{28}{34}$
1577	1556	LS 16 20-8-21-w4th LS 1, 8 of 1-10-20-w4th	75
1580	1560	Pt. NE <sup>1</sup> / <sub>4</sub> 13-9-21-w4th	28
1581	1564	NE <sup>1</sup> / <sub>4</sub> 3-10-21-w4th	<b>75</b>
(WR		11E-74, 5-10-21- w4th	10
1583	1565R	Pt. E½ of NW¼ of 12-9-21-w4th	64
1589	1573	LS 1, 8 of 28-9-20-w4th	67
1596	1582	LS 15, 16 of 15-9-20-w4th	58
1598	1591	SE <sup>1</sup> / <sub>4</sub> , 26-9-20-w4th	134
1601	1588	$W_2^{1/2}$ of S <sub>1/2</sub> of LS 1, S <sub>1/2</sub> of LS 2 in	
(WR		35-8-21-w4th	27
1605	1590	N½ of SE¼ 10-9-21-w4th	75
1606	1593	Pt. NW1/4 9-9-20-w4th	20
1608	1596	NW <sup>1</sup> / <sub>4</sub> , 3-9-19-w4th	152
1609	1598	LS 4, 5, 26-9-20-w4th	67
1612	1601	Pt. LS 4, 5, 26-8-21-w4th	17
1613	1602	Pt. LS 5, 26-8-21-w4th	16

		Tro	ri, Area
TT7 A	Govt.	;	as per
W.A.	Reg. No.	LAND A or	raamant
1614	1604	NW1/4 36-8-19-w4th	158
1617	1607	Pt. SE <sup>1</sup> / <sub>4</sub> 36-8-21-w4th	<b>6</b> 0
1619	1609	Pt. SW 1/4 3-9-19-w4th	115
1624	1617	LS 7, 8, 29-9-20-w4th	73
1625	1618	Pt. SE1/4 14-9-20-w4th	<b>2</b> 0
1626	1619	Parcel A in SE1/4 14-9-20-w4th	8
1627	1620	Pt. SE <sup>1</sup> / <sub>4</sub> 14-9-20-w4th	66.60
1628	1621	$SE_{4}$ 11-9-21-w4th	150
1637	1624	Blocks 11, 12, being part of NW1/4	
4 400		7-9-20-w4th	12.50
1638	1625	Blocks 4, 5, being part of NW1/4.	
1 400	1000	7-9-20-w4th	12.50
1639	1626	Blocks 3, 6, 10, being part of NW1/4	
	4.00	7-9-20-w4th	18.75
<b>164</b> 0	1627	Block 13, being part of NW1/4	
4040		7-9-20-w4th	6.25
1642	1704	NW1/4 8-10-20-w4th	90
1643	1721	NW <sup>1</sup> / <sub>4</sub> 25-8-19-w4th SE <sup>1</sup> / <sub>4</sub> 9-10-20-w4th	150
1649	1638	SE <sup>1</sup> / <sub>4</sub> , 9-10-20-w4th	46
1669	1655	S½ 35-7-21-w4th	
1680	1664	Pt. N <sup>1</sup> / <sub>2</sub> 13, Pt. SW <sup>1</sup> / <sub>4</sub> 24-8-21-w4th	95
1689	1679	LS 15 and 16, 3-10-20-w4th	<b>74</b>
1690	1683	SW1/4, 25-10-20-w4th	74
1692	1674	W½ 10-9-19-w4th	307
1695	1689	S <sup>1</sup> / <sub>2</sub> 22-9-19-w4th	175
1696	1681	E½ of SE¼ 13-9-21-w4th	
1698	1694	NW1/4, 28-8-19-w4th	55
1701	1692	NW <sup>1</sup> / <sub>4</sub> 35-7-21-w4th	
1702	1685	Pt. NW1/4 20-9-19-w4th	76
1707		Pt. SW1/4 13-9-20-w4th	72.83
1708	1701	Pt. E½ of SE¼ 18-9-19-w4th	5
1709	1702	LS 9-16 and Pt. LS 8, 32-8-19-w4th	
1713	1708	E.½ 10-9-19-w4th	<b>27</b> 0
1714		Pt. N½ and SE¼ lying east of rail-	100
1712	1500	way, 33-8-21-w4th	100
1715	1709	LS 2, 26-9-21-w4th	37
1717	1710	Pt. SW1/4 20-8-20-w4th	
1722	1713	Lt. 14, P. No. Lethbridge 911 B.D.	6.25
1723	1714	Lts. 15 and 16, P. No. Lethbridge 911	12.50
1704	1015	B.D.	12.50
1724	1715	Lts. 1 and 2, P. No. Lethbridge 911	10 50
1505	1510	B.D. Lts. 3 and 4, P. No. Lethbridge 911	12.50
1725	1716	TO TO	10 50
1700	1717	B.D.	12.50
1726	1717	Lt. 13, P. No. Lethbridge 911 B.D.	6.25
1727	1718	W½ of LS 12, 31-9-20-w4th	19.45
1730	1724	LS 9 and Pt. LS 10, 20-8-21-w4th	37.50
1731	1722	Pt. SE <sup>1</sup> / <sub>4</sub> 13-8-21-w4th	50 20
1732	1723	N½ of LS 13, 30-8-20-w4th	20 20
1737	1732	Lands in 8-21-w4th	30 26
1739	1725	Pt. NW1/4 32-7-20-w4th	36
1740	1726	Pt. SW1/4 7-9-20-w4th	25.48
1741	1727	Pt. NW1/4 11-9-20-w4th	1.11

	<b>a</b>	I	rri. Area
W.A.	Govt. Reg. No.	LAND A	as per greement
1758	1749	Pt. SW1/4 15-9-19-w4th	
1765	1764	E½ of LS 2, 7, 1-9-21-w4th	40
1766	1104	Pt NW1/4 34-8-21-w4th	. 111
1767	1766	Pt. NW1/4 34-8-21-w4th NE1/4 30-7-20-w4th	. 84
1769	1768	Block C of 14-9-20-w4th	11
1770	1769	Block D of 14-9-20-w4th	
1771	1770	Block E of 14-9-20-w4th	
$177\overline{2}$	1771	Block F of 14-9-20-w4th	
$\overline{1773}$	$\overline{1772}$	Block 21, 28-8-21-w4th	
$\overline{1774}$	$\overline{1774}$	SE1/4, 10-8-21-w4th	
$\overline{1779}$	1778	LS 1, 2, 27-9-21-w4th	
$\overline{1780}$	1779	Pt. $E^{1/2}$ of NE $^{1/4}$ 35-9-21-w4th	. 75
1781	1780	Pt $N^{1/2}$ and Pt. $SE^{1/4}$ 30-9-19-w4th	120
1783	1782	$W^{1/2}$ of $SW^{1/4}$ 27-8-21-w4th	. 20
1786	1783	$E\frac{1}{2}$ of Block D, P.No. 6721 A.Q.	. 5
1789	1788	LŚ 13, 14, 21-8-20-w4th	. 65
1790	1793	SE1/4, 24-9-21-w4th	
1792	1791	Pt. Sec. 8-9-20-w4th	. 210
1798	1798	$E\frac{1}{2}$ of $E\frac{1}{2}$ of SW 27-8-21-w4th	. 25
1799		LS 11, 12 and $W\frac{1}{2}$ of LS 10 of 36-9	-
		21-w4th	93.75
666A	1182	$W^{1/2}$ of S <sup>1</sup> / <sub>2</sub> of LS 13, of 30-8-20-w4th.	
666D		LS 14 of 30-8-20-w4th	18.75
666C	1043R	LS 12, E½ of S½ of LS 13 of 30-8 20-w4th	
1213C	t ,	E½ of LS 12, 31-9-20-w4th	
$12\overline{13}$ D		LS 14 of 31-9-20-w4th	
1214	1203R	LS 13 of 31-9-20-w4th	. 27
895	1603	NW <sup>1</sup> / <sub>4</sub> , 19-9-20-w4th	. 150
943	915	Pt. NE1/4 33-9-20-w4th	154.10
1081	1047R	Pt. $N\frac{1}{2}$ of $S\frac{1}{2}$ 33-9-21-w4th	. 97
1114	1067	Pt. $N^{1/2}$ 33-9-21-w4th	. 145
1120	1082	Pt. LS 10, 15 of 12-9-21-w4th	
1122	1077	LS 9, 16 of 36-8-21-w4th	
1129	107R	LS 9, 10 of 11-8-21-w4th	. 50
1152	1126	NW1/4 26-7-21-w4th	60
1204	1154	E½ of NE¼ 24-8-21-w4th	
1249	1242	LS 12, 13 of 27-9-20-w4th	
1250	1244	LS 1, 8 of 2-10-20-w4th	
1251	1245	LS 4, 5 of 28-9-20-w4th	
1258	1248	Pt. N½ 21-8-21-w4th	. 98
$\begin{array}{c} 1273 \\ 1278 \end{array}$	1265	Pt. S <sup>1</sup> / <sub>2</sub> of S <sup>1</sup> / <sub>2</sub> 33-9-21-w4th	. 91
12781284	$\begin{array}{c} 1276 \\ 1284 \end{array}$	LS 7, 8 of 11-10-20-w4th	. 77
1288	1284 1291R	Pt. W½ 24-9-20-w4th	
1294	1291K 1292	SW <sup>1</sup> / <sub>4</sub> 36-9-20-w4th LS 11, 12 of 3-10-20-w4th	
$1294 \\ 1307$	1292 $1296$	Pt. E½ of NW¼ 23-8-21-w4th	32.25
1312	1302	SE <sup>1</sup> / <sub>4</sub> 36-9-21-w4th	. 150
1325	1317R	LS 1, 2 of 27-9-20-w4th	. 52
1326	1318	Pt. NW <sup>1</sup> / <sub>4</sub> 35-9-21-w4th	
1328	1328	LS 11, 12 of 1-10-20-w4th	
1329	1323	LS 8 of Sec. 25-9-21-w4th	
1330	1324	SW 29-9-20-w4th	
	~0 <b>=</b> 1	N 11 20 0-20-11 101	. 1-0

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	Govt.		ri. Area as per
W.A.	Reg. No.		reement
1332	1321	LS 3 and 4 of 12-10-20-w4th	80
1334	1326	LS 1 of 25-9-21-w4th	40
1335	1329	LS 7 and Pt. LS 2 of Sec. 25-9-21-w4th	$\tilde{35}$
1339	1332	Pt. N½ 18-9-19-w4th	150
1342	1331	SW 25-9-20-w4th	75
1343	1366	Pt. NE 19-9-20-w4th	50
1345	1333	SE 25-9-20-w4th	146
1346	1380	Pt. NW 17-9-19-w4th	100
1348	1341	NW 35-9-19-w4th	<b>26</b>
1354	1334	West 110 acs. of SW 20-9-19-w4th	79
1355	1335	Pt. NW 24-9-20-w4th	<b>5</b> 0
1359	1346	LS 9 and 16 of 26-9-20-w4th	65
1360	1347	LS 10 and 15 of 26-9-20-w4th	64
1361	1348	LS 15 and 16 of 33-9-19-w4th	<b>7</b> 8
1362	1358	LS 9 and 10 of 33-9-19-w4th	<b>6</b> 8
1364	1350R	Pt. NE 13-9-20-w4th	125
1370	1360	Pt. E½ and LS 11 and 14 of 23-8-21-	
1000	1000	w4th	191
1377	1363	Fr. LS 13 and 14 of 30-9-20-w4th	61
1378	1365	Pt. NE 26-7-21-w4th	22
1390	1376	LS 4 of 25-9-21-w4th	
1394	1381	SE 36-8-19-w4th	
1395	1386	Pt. NW 24-8-21-w4th	139
$\begin{array}{c} 1400 \\ 1401 \end{array}$	1387	Pt. Sec. 32-9-20-w4thLS 10 and 15 of 32-9-20-w4th	50
$1401 \\ 1403$	1389	Fr. NE 1 and Pt. NE 2-9-21-w4th	
$1403 \\ 1404$	1390	Pt. SW 22-9-20-w4th	$109 \\ 125$
1405	1393	Pt. W½ 15-8-19-w4th	
1408	1392	SE 30-9-20-w4th	
1411	1396	Pt. Sections 30 and 31-9-20-w4th	
$\overline{1412}$	1397R	LS 1 and 2 of 33-9-19-w4th	
$\overline{1413}$	1398	Pt. NE 28-9-19-w4th	52
$\overline{1414}$	1403	NE 25-9-21-w4th	
1415	1410	Pt. SE1/4, 21-9-20-w4th	144
1417	1401	Pt. Sec. 30-9-20-w4th	70
1420	1399	NE1/4 14-9-20-w4th	90
1422	1409	LS 1, 2 and 7 of 3-10-20-w4th	110
1423	1408	Pt. SW1/4 2-9-19-w4th	
1424	1412	NW 13-9-20-w4th	
1425	1413	Pt. NW 4-10-20-w4th	70
1426	1414	E½ of LS 9 and 16 of 21-9-20-w4th	35
1428	1416R	Pt. NE 4-10-20-w4th	116
1430	14000	SW 3-10-20-w4th	$\frac{146}{75}$
1434	1420R	N1/2 of SW 20-9-20-w4th	<b>75</b> 37
1436	1417	$W^{1/2}$ of SE 30-7-20-w4th	01
1440	1426		40
1//9	1//ED	w4th	123
$\frac{1442}{1444}$	1445R	SW1/4, 14-10-20-w4th	
$1444 \\ 1450$	$1428 \\ 1433$	LS 15 and 16, 27-9-20-w4th	68
1450 $1455$	$1433 \\ 1443$	Pt. SE <sup>1</sup> / <sub>4</sub> 34-9-19-w4th	
1460	$1445 \\ 1441$	LS 11 and 12, 15-9-20-w4th	<b>7</b> 3
1461	$1441 \\ 1440$	LS 13 and 14, 15-9-20-w4th	66
TAOT	1440	LID 10 and 14, 10-0-20-With	0.0

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1476	1451	Pt. NE <sup>1</sup> / <sub>4</sub> 2-9-21-w4th	74
1484	1462R	W½ 28-9-19-w4th	79
1487	1466	$N\frac{1}{2}$ 31-9-19-w4th	
1488	1467	Pt. SE1/4 4-9-19-w4th	155
1489	<b>146</b> 8	LS 3 and 4, 27-9-20-w4th	<b>5</b> 8
1490	1472	Pt. SE $\frac{1}{4}$ and Pt. SW $\frac{1}{4}$ 11 and Pt. S $\frac{1}{2}$	100
		12-9-19-w4th	180
1492	1470R	W½ 24-10-20-w4th	148
1493	1473	Pt. S½ and NE¼ 21-9-19-w4th, Fr. NE¼ and Pt. NW¼ 16-9-19-w4th	04.00
		NE 1/4 and Pt. NW 1/4 16-9-19-w4tn	94.28
1494	1474R	Pt. S. of Canal of E½ 29-9-19-w4th	79
1495	1475	NW1/4 20-9-20-w4th	130
1498	1478	NE <sup>1</sup> / <sub>4</sub> 15-10-20-w4th	80
1500	1485	Pt. $\overline{W}\frac{1}{2}$ of NW $\frac{1}{4}$ and Pt. E $\frac{1}{2}$ of	770
1500	1010	NW14, 22-9-20-w4th	78 72
1502	1616	LS 1 and 2, 29-9-20-w4th	73
1503	1487	NW1/4 2-10-20-w4th	$\begin{array}{c} 143 \\ 73.70 \end{array}$
1504	1484	LS 1 and 8, 4-10-20-w4th	15.10
1505	1558	Pt. N½ 15-8-20-w4th and Pt. SW¼ 22-8-20-w4th	10
1506	1483	Pt. SW <sup>1</sup> / <sub>4</sub> , 12-9-21-w4th	133
$1500 \\ 1510$	1491	LS 4 and 5 2-10-20-w4th	133 75
$1510 \\ 1512$	1489	LS 2 and 7 1-10-20-w4th	74
1513	1490	Fr. NW $\frac{1}{4}$ 18-10-20-w4th and SE $\frac{1}{4}$ .	12
1010	1400	19-10-20-w4th	24
1514	1492	NE¼ 16-10-20-w4th	116
1518	1498	$SW_{4}^{1/4}$ 15-10-20-w4th	47
1521	1505	LS 13 and 14 35-9-20-w4th	<b>7</b> 0
1522	1504R	NE¼ 13-9-21-w4th	122
1524	1502	NE¼ 5-10-20-w4th	124
1525	1506	LS 2 and 7 4-10-20-w4th	66
1526	1501	LS 15 and 16 11-8-21-w4th	
1527	1523	SE <sup>1</sup> / <sub>4</sub> 16-9-19-w4th	153
1530	1513	NE 1/4, 25-9-20-w4th and Pt. SE 1/4, 36- 9-20-w4th	198
1533	1509	LS 3 and 4 4-10-20-w4th	61
1534	1512	LS 11 and 12 25-9-20-w4th	67
$\overline{1540}$	1519	LS 5 and 6 27-9-20-w4th	
1541	$\overline{1520}$	NE1/4 28-8-20-w4th	
1542	1521R	W½ 16-10-20-w4th	255
1544	1524	Pt. LS 13, 14 and 15 and 16 3-9-21-	
		w4th	<b>5</b> 0
1545	1525	NW1/4 27-8-19-w4th	156
1548	1528	$E\frac{1}{2}$ 1-9-19-w4th	225
1552	1533	LS 5 and 6 36-9-21-w4th	80
1553	1532	$SE\frac{1}{4}$ 20-8-19-w4th	<b>3</b> 0
1554	1534	SE <sup>1</sup> / <sub>4</sub> 18-10-20-w4th, NW <sup>1</sup> / <sub>4</sub> 17-10-20-	
1200	4 200	w4th	118
1560	1538	NW <sup>1</sup> / <sub>4</sub> 11-10-20-w4th	100
1562	1547	SW1/4 36-8-19-w4th	158
1564	1548	SE1/4 34-8-19-w4th	155
1565	1549R	NE <sup>1</sup> / <sub>4</sub> , 27-8-19-w4th	154
1567	1550	SE 1/4 25-8-19-w4th	150

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1568	1551		greement
1569	$1551 \\ 1552$	SW1/4 34-8-19-w4th	158
1570	$1552 \\ 1545$	NE <sup>1</sup> / <sub>4</sub> 3-9-19-w4th NE <sup>1</sup> / <sub>4</sub> 17-10-20-w4th	155
1571	1543 $1553$	LS 5, 6 in 35-8-19-w4th	60
1572	1554	LS 3, 4 in 35-8-19-w4th	. <b>76</b>
1574	1546	S½ 21-9-21-w4th	60
1575	1543	LS 7, 8 in 33-9-19-w4th	60
1578	1559	NW <sup>1</sup> / <sub>4</sub> 12-10-20-w4th	191
1582	1000	Pt. N <sup>1</sup> / <sub>2</sub> 18-9-19-w4th	119 85
1584	1566R	LS 16 in 22-9-20-w4th	34
1585	1567	LS 10, 15 in 22-9-20-w4th	
1586	1568	NE <sup>1</sup> / <sub>4</sub> , 34-9-21-w4th	148
1587	1571	LS 13, 14 in 28-9-20-w4th	79
1588	1572	LS 11, 12 in 28-9-20-w4th	76
1590	1574	LS 2, 7 in 28-9-20-w4th	64
1591	1575	LS 12, 13 in 34-8-19-w4th	
1592	1576	LS 11, 14 in 34-8-19-w4th	. 77
1593	1578	LS 3, 6 in 25-9-21-w4th	. 79
1595	1580	NE¼ 35, Pt. NW¼ 36-9-19-w4th	186
1597	1583	LS 5 in 25-9-21-w4th	. 40
1599	1585	NE½ 34-8-19-w4th	158
1600	1586	Pt. LS 13 in 21-8-21-w4th	7.14
1602	1587	Pt. W <sup>1</sup> / <sub>2</sub> of NW <sup>1</sup> / <sub>4</sub> 12-9-21-w4th	73.60
1603	1592	LS 3, 6 In 20-9-20-W4th	. 73
1610	1599	Pt. NE¼ 21-9-21-w4th	. 54
1611	1600	NW¼ 34-9-19-w4th NE¼ 20-9-20-w4th	. 80
1615	1605	NE1/4 20-9-20-W4th	. 133
1616	$\begin{array}{c} 1606 \\ 1608 \end{array}$	NE¼ 24-9-20-w4th NE¼ 18-9-20-w4th	. 150 150
1618 1620	1611	SW1/4, 23-9-19-w4th	150
1621	1612	SW14 33-9-19-w4th	152
1622	1613	SE <sup>1</sup> / <sub>4</sub> 22-9-20-w4th	90
1623	1614	SW <sup>1</sup> / <sub>4</sub> , 35-9-19-w4th	126
1629	1628	SE <sup>1</sup> / <sub>4</sub> 33-9-20-w4th	138
1630	1629	NW 1/4, 22-9-21-w4th	147
1631	1630	W½ 2-9-19-w4th	. 156
1632	1622	$N\dot{E}^{\bar{1}}$ /4. 23-9-20-w4th	. 117
1633	1623	$SE_{4}^{1/3}$ 32-9-19-w4th	. 150
1634	1631	LS 4. 5 in 1-10-20-w4th	. <b>77</b>
1635	1632	LS 9. 10 in 28-9-20-w4th	. 69
1636	1633	Pt S16 3-9-19-w4th	. 152
1641	1634	$NE\frac{1}{4}$ 24-9-21-w4th	. 157
1644	1635	NW1/4 35-8-19-w4th	. 160
1645	1636	NW 1/4 23-9-19-w4th Pt. E 1/2 29-9-19-w4th	142.18
1646	1637	Pt. E½ 29-9-19-w4th	151
1647	1639	E.1/2 2-9-19-w4th	. 308
1648	1649	NW <sup>1</sup> / <sub>4</sub> 29-9-20-w4th	$\frac{101}{146}$
1650	1640	LS 9, 10, 15, 16 of 29-9-20-w4th	. 146
1651	1641	SW1/4 10-10-20-w4th	. 121
1652	1642	NE 1/4 36-9-20-w4th	. 08
1653	1643	LS 13, 14 of 3-10-20-w4th	. 74
1655	1645	LS 1, 2, 7, 8, of 12-10-20-w4th	122
1656	1650	NW1/4 23-9-20-w4th	. 100

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1657	1652	LS 9, 10, 15, 16, of 1-10-20-w4th	
1658	1646	NE¼ 2-10-20-w4th	147
1659	1647	SW1/4 35-9-20-w4th	
1660	1648	W½ 2-8-21-w4th	290
1661	1665	SE <sup>1</sup> / <sub>4</sub> 16-10-20-w4th	
1662	1653	SW <sup>1</sup> / <sub>4</sub> 27-8-19-w4th	
1663	1658	NE <sup>1</sup> / <sub>4</sub> 22-8-19-w4th	
1664	1651	LS 5, 6, of 26-9-21-w4th	157
$\begin{array}{c} 1665 \\ 1666 \end{array}$	$\begin{array}{c} 1654 \\ 1659 \end{array}$	NE¼ 25-8-19-w4th NE¼ 26; SE¼ 35; SW¼ 36, in 9-1	191
1000	1009	w4th	286
1667	1660	LS 3, 4 of 25-8-19-w4th	<b>7</b> 8
1668	1661	LS 1, 2, of 7-10-20-w4th	
1670	1663	LS 5, 6, of 25-8-19-w4th	
1671	1656	NE <sup>1</sup> / <sub>4</sub> and LS 7, 8, of 7-10-20-w4th	
1672	1657	LS 13, 14 in 1-10-20-w4th	61
1673	1672	NW <sup>1</sup> / <sub>4</sub> 26-8-21-w4th	
1674	1662	SW1/4 34-9-19-w4th	104
1675	1691	LS 3, 6 in 1-10-20-w4th	
1676	1666	Pt. SE 19-9-20-w4th	
1677	1667	N½ 10-10-20-w4th	
1678	1670	SW <sup>1</sup> / <sub>4</sub> , 26-7-21-w4th	
1679	$\overline{1671}$	SE <sup>1</sup> / <sub>4</sub> 36-7-21-w4th	81
1681	1668	NE¼ 9-10-20-w4th	117
1682	1673	NW1/4, 22-8-19-w4th	
1683	1669	$SE_{4}^{1/2}$ 22-8-19-w4th	
1684	1678	$NE_{4}^{1/4}$ 35-9-20-w4th	117
1685	1677	$NW_{4}^{1/4}$ 25-9-20-w4th	
1686	1682	SE1/4, 10-10-20-w4th	111
1687	$1675\mathrm{R}$	LS 9, 10 in 19-9-19-w4th	
1688	1676	SW <sup>1</sup> / <sub>4</sub> 33-9-20-w4th	
1691	1683	Pt. N½ 23-10-20-w4th	179
1693	1693	LS 2, 7 in 2-10-20-w4th	72
1694	1687	SE1/4 27-8-19-w4th	154
1697	1686	LS 15, 16 in 28-9-20-w4th	58
1699	1690	NW <sup>1</sup> / <sub>4</sub> 9-10-20-w4th	150
1700	1688	SW1/4 22-8-19-w4th	155
1703	1696	LS 1, 2 in 11-10-20-w4th	
$\begin{array}{c} 1704 \\ 1705 \end{array}$	1697	NE¼ 12-10-20-w4th	143
1706	1698	LS 8, 3-10-20-w4th	
$1700 \\ 1710$	$\begin{array}{c} 1695 \\ 1703 \end{array}$	LS 11, 12 in 33-8-19-w4th Sec. 27-9-19-w4th	48
$1710 \\ 1711$	$1705 \\ 1705$	Pt. LS 1 and 2 in 17-10-20-w4th	489 54
1712	1706	NF1/. 11 10 20 33/4+b	105
1716	1736	NE <sup>1</sup> / <sub>4</sub> 11-10-20-w4th SE <sup>1</sup> / <sub>4</sub> and LS 9 and 10 in 4-8-21-w4t	105 h 86
1718	1731	Pt. Sec. 16-8-21-w4th	
1719	$1737 \\ 1737$	LS 9 and 10 in 3-8-21-w4th	75
1720	1737 $1738$	LS 15 and 16 in 3-8-21-w4th	
1721	1743	Pt. NW <sup>1</sup> / <sub>4</sub> 3-8-21-w4th	
1728	1739	LS 3, 4, 5, and 6 in 3-8-21-w4th	108
1729	1719	W <sup>1</sup> / <sub>2</sub> LS 9 and 16 in 21-9-20-w4th	37
1734	1740	LS 1, 2, 7, and 8 in 3-8-21-w4th	153
1104	1140	10 1, 2, 1, and 6 m 6-6-21-w 40m	100

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1735	1755	NW1/4 10, Abandoned road between	reement
1100	1100	NE1/4 9 and NW1/4 10, and Pt. NE	
		1/4 9-8-21-w4th	190
1736	1744	Lands in 8-20-w4th	$\begin{array}{c} 130 \\ 158 \end{array}$
1738	1728	SE <sup>1</sup> / <sub>4</sub> 14-10-20-w4th	90
1742	1729	Pt. E½ 23-9-19-w4th	140
1743	1741	NW1/4 23-8-19-w4th	153
1744	1745	SE½ 23-8-19-w4th	151
1745	1746	W½ 14-8-19-w4	130
1746	1747	$E\frac{1}{2}$ 14-8-19-w4th	106
1747	1748	$SW^{1}/_{4}$ , 23-8-19-w4th	153
1748	1758	Pt. $NW_{4}$ and Pt. $E_{2}$ 13-8-19-w4th	70
1749	1750	$NE\frac{1}{4}$ , 23-8-19-w4th	154
1750	1730	Pt. S.E. 19-8-19-w4th	
1751	1742	SE1/4, 24-8-19-w4th	134
1752	1751	NW <sup>1</sup> / <sub>4</sub> 24-8-19-w4th	144
1753	1756	NE14 24-8-19-w4th	
1754	1733	SW1/4, 24-8-19-w4th	117
1759	1734	LS 7 and 8 in 27-9-20-w4th	
1760	1735	LS 3 and 6 in 2-10-20-w4th	
1761	1759	SW1/4 22-10-20-w4th	65
$\begin{array}{c} 1762 \\ 1763 \end{array}$	$\begin{array}{c} 1760 \\ 1763 \end{array}$	$SW_{4}^{1/4}$ 11-10-20-w4th	$\begin{array}{c} 135 \\ 158 \end{array}$
1764	1761	LS 2, 3, 4 and 5 in 6-9-18-w4th	77
1768	1767	LS 11 and 12 in 26-9-21-w4th	
1775	1773	LS 15 and 16 in 19-9-19-w4th	69
1776	1775	SW <sup>1</sup> / <sub>4</sub> , 32-9-20-w4th	
1777	1776	NE <sup>1</sup> / <sub>4</sub> , 24-10-20-w4th	$\frac{32}{47}$
1778	1786	SW1/4, 23-8-21-w4th	85
1782	1781	SE 1/4 31-9-19w4th	145
1784	1784	NE14 33-8-19-w4th	138
1785	1785	$N\frac{1}{2}$ 31-8-18-w4th	104
1787	1787	Pt. NW <sup>1</sup> / <sub>4</sub> , 28-9-19-w4th	<b>5</b> 0
1791	1790	SW1/4, 30-9-19-w4th	135
1793	1792	Pt. S.E. 1/4, 30-9-19-w4th	80
1794	1794	LS 3 and 6 in 28-9-20-w4th	
1795	1797	Sec. 34-9-20-w4th	498
1796	1796	$E\frac{1}{2}$ of $SE\frac{1}{4}$ 16-9-20-w4th	<b>75</b>
1797	1795	NW <sup>1</sup> / <sub>4</sub> 9-9-20-w4th	28
21	125	Pt. N <sup>1</sup> / <sub>2</sub> 32-5-22-w4th	40
22	126	LS 7, 8, of 32-5-22-w4th	
23	127	LS 1, 2, of 32-5-22-w4th	20
24	23R	Pt. NE 1/4 29-5-22-w4th Pt. NW 1/4 33-5-22-w4th	15 15
25	129	Pt. NW 1/4 33-5-22-W4th	$\begin{array}{c} 15 \\ 20 \end{array}$
26	939	LS 11, 12 of 33-5-22-w4th	40
27	131	SW <sup>1</sup> / <sub>4</sub> 33-5-22-w4th NW <sup>1</sup> / <sub>4</sub> 28-5-22-w4th	40
28	$\begin{array}{c} 132 \\ 134 \end{array}$	Pt. NE <sup>1</sup> / <sub>4</sub> 33-5-22-w4th	12.50
$\begin{array}{c} 30 \\ 32 \end{array}$	$134 \\ 136$	S½ of LS 9, 10 of 33-5-22-w4th	
33	137	Pt. SE <sup>1</sup> / <sub>4</sub> 33-5-22-w4th	8
34	138	Pt. SE 1/4 33-5-22-w4th	10
35	139	Pt. SE <sup>1</sup> / <sub>4</sub> 33-5-22-w4th	$\tilde{1}\tilde{5}$
36	140	Pt. SE <sup>1</sup> / <sub>4</sub> 33-5-22-w4th	$\overline{10}$
50	140	I DL 74 00-0-11 W TOIL	*

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W.A.	Reg. No.		greement
37	141	Pt. SE <sup>1</sup> / <sub>4</sub> 28-5-22-w4th	7.50
39	143	Pt. NE1/4 16, Pt. SW1/4 22 5-22-w4th.	. 15
40	144	Pt. N.E. 1/4 16-5-22-w4th	. 10
41	1178	Pt. LS 1, 2, 7, 8 of 16-5-22-w4th	15
42	146	Pt. SE <sup>1</sup> / <sub>4</sub> , 16-5-22-w4th	15
43	147	N½ of SW¼ 27-5-22-w4th	50
44	148	S½ of SW¼ 27-5-22-w4th	. 30
45	149	SW1/4 of LS 2, 27-5-22-w4th	. 3
46	1752	North 45 rods of the South 60 rods of	
40	1102	the SE1/4 21-5-22-w4th	. 42
49	153	NE¼ 34-5-22-w4th	$\frac{1}{40}$
50	1123	Pt. Sec. 25-5-22-w4th	. 80
81	184	Pt. NW1/4, 33-5-22-w4th	. 5
82	185	Pt. W½ 34-5-22-w4th	50
	736	LS 1, 2 of 29-5-22-w4th	10
91	212	Pt. E½ 27-5-22-w4th	60
110	110	Pt. SE <sup>1</sup> / <sub>4</sub> 16-5-22-w4th	. 10
111	1275	LS 5 of 22-5-22-w4th	10
$\frac{112}{113}$	$\frac{1275}{1201}$	Pt. LS 7, 8 of 29-5-22-w4th	20
	$\begin{array}{c} 1201 \\ 272 \end{array}$	Pt. NE1/4 16-5-22-w4th	18
114	215	S½ of SE 35-5-22-w4th	
$\begin{array}{c} 115 \\ 117 \end{array}$	$\begin{array}{c} 215 \\ 217 \end{array}$	Pt. NE1/4 32-5-22-w4th	20
	218	D+ NE1/ 99 5 99 xx/4h	3
118	$\begin{array}{c} 218 \\ 219 \end{array}$	Pt. NE1/4 33-5-22-w4th Pt. NE1/4 22-5-22-w4th	
$\frac{119}{121}$	1274	S.½ of NW¼ 35-5-22-w4th	
159	1122	Pt. SE <sup>1</sup> / <sub>4</sub> , 34-5-22-w4th	20
160	238	Pt. S <sup>1</sup> / <sub>2</sub> of SW <sup>1</sup> / <sub>4</sub> 35-5-22-w4th	20
165	$\begin{array}{c} 236 \\ 1216 \end{array}$	Pt. 26-5-22-w4th	
166	243	Pt. SE <sup>1</sup> / <sub>4</sub> 28-5-22-w4th	
167	$\begin{array}{c} 243 \\ 244 \end{array}$	Pt. SE <sup>1</sup> / <sub>4</sub> 28-5-22-w4th	5
172	$\frac{244}{249}$	Pt. NE <sup>1</sup> / <sub>4</sub> 21-5-22-w4th	
173	$\begin{array}{c} 249 \\ 250 \end{array}$	Pt. NW <sup>1</sup> / <sub>4</sub> 27-5-22-w4th	10
174	897	W½ LS 2 of 28-5-22-w4th	5
177	254	Pt. E½ 27-5-22-w4th	30
178	255	Pt E 16 95-5-99-w4th	90
179	256	Pt. E ½ 35-5-22-w4th Pt. NE¼ 28-5-22-w4th	40
180	176R	Pt. N½ LS 13, 14 of 27-5-22-w4th	10
182	259	Pt. W½ of NW¼ 21-5-22-w4th	<b>20</b>
183	260	Pt. SW <sup>1</sup> / <sub>4</sub> of 35-5-22-w4th	_ <u>°</u>
366	354	Pt. N½ of SW¼ 21-5-22-w4th	40
816	1028	Pt. N½ of SW¼ 35-5-22-w4th	5
877	849	N½ of SE¼ 34-5-22-w4th	20
905	877	Pt. NW1/4 of 22-5-22-w4th	$\overline{18.75}$
906	878	Pt. LS 11, 14 of 22-5-22-w4th	6.25
	• 1188	N½ of N½ of SE¼ of 28-5-22-w4th	10
1206	1189	$S\frac{1}{2}$ of $N\frac{1}{2}$ of $SE\frac{1}{4}$ of $28-5-22$ -w4th	10
1215	1199	N½ of SW¼ 28-5-22-w4th	20
1216	1200	S½ of SW¼ 28-5-22-w4th	$\tilde{20}$
1229	1230	Pt. S <sup>1</sup> / <sub>2</sub> of 36-5-22-w4th	10
1230	1226	Pt. S½ of 36-5-22-w4th	12
1231	1227	Pt S1% of 36-5-22-w4th	8
1232	1228	Pt. S½ of 36-5-22-w4th	10
1233	1229	Pt. S <sup>1</sup> / <sub>2</sub> of 36-5-22-w4th	10
1200	1223	1 0. 572 01 00-0-22-W-101	

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	Govt.		i. Area
W.A.	Reg. No.	LAND Agr	s per reement
1310	1314R	Pt. NW1/4-15, Pt. NE1/4 16, Pt. SW	
		1/4. 22-5-22-w4th	24
	X 1301	Pt. LS 11 of 22-5-22-w4th	7
1323	1311R	Pt. W½ of 15-5-22-w4th	40
1431	1407	Pt. NE <sup>1</sup> / <sub>4</sub> of 29-5-22-w4th	10
1755	1753	The North 60 rods of the South 120	
1756	1754	rods of the SE¼ of 21-5-22-w4th	<b>57</b>
1756	1754	The South 15 rods of the SE <sup>1</sup> / <sub>4</sub> of 21-5-22-w4th	1.4
1757	1757	Pt. SE <sup>1</sup> / <sub>4</sub> of 21-5-22-w4th lying north	14
1101	1101	of the south 120 rods	<b>37</b>
1788	1789	Pt. LS 11, 12, 13, 14 of 27-5-22-w4th	10
53	157	S½ LS 5, 6, of 18-6-19-w4th	10
<b>54</b>	158	LS 3, 4, of 18-6-19-w4th	$\hat{20}$
55	159	LS 2, 7, of 18-6-19-w4th	20
56	945	Pt. SE <sup>1</sup> / <sub>4</sub> of 13-6-20-w4th	25
57	161	Pt. SE <sup>1</sup> / <sub>4</sub> 17-6-19-w4th	10
58	57A	NW <sup>1</sup> / <sub>4</sub> 13-6-20-w4th	40
59	520	N½ of NW¼ 16-6-19-w4th	20
60 61	$\begin{array}{c} 164 \\ 165 \end{array}$	N <sup>1</sup> / <sub>2</sub> LS 9, 10, of 16-6-19-w4th	10
62	896	Pt. NW1/4 18-6-19-w4th Pt. SW1/4 24-6-20-w4th	15 15
65	168	Pt. SW 4 21-6-19-w4th	$\begin{array}{c} 15 \\ 12.50 \end{array}$
67	170	Pt. NE1/4, 24-6-20-w4th	30
68	67R	Pt. LS 7, 8, and All LS 9, 10, 15, 16	00
		in 19-6-19-w4th	40
72	175	Pt. NE¼ 18-6-19-w4th	12.50
73	176	Pt. NE <sup>1</sup> / <sub>4</sub> , 18-6-19-w4th	30
74	177	LS 1, 2, of 19-6-19-w4th	20
<b>75</b>	178	Pt. E½ 17-6-19-w4th	30
<b>76</b>	179	Pt. N <sup>1</sup> / <sub>2</sub> of NE <sup>1</sup> / <sub>4</sub> 16-6-19-w4th	15
78 80	$\begin{array}{c} 181 \\ 521 \end{array}$	Pt. NW1/4 24-6-20-w4th	5 10
83	186	Pt. LS 1, 2 of 24-6-20-w4th	12.50
84	187	N½ of LS 7, 8, of 13-6-20-w4th	10
86	189	Pt. SW1/4 24-6-20-w4th	5
87	190	Pt. E½ 24-6-20-w4th	30
88	191	Pt. $N\dot{W}^{1}/4$ , 25-6-20-w4th	12.50
89	192	Pt. NW <sup>1</sup> ⁄ <sub>4</sub> 25-6-20-w4th	12.50
90	193	Pt. SE <sup>1</sup> / <sub>4</sub> 21: NE <sup>1</sup> / <sub>4</sub> 16-6-19-w4th	25
95	197	Pt. SW1/4 17-6-19-w4th	$\frac{12.50}{50}$
98	200	Pt. W½ 19-6-19-w4th	50
99	201	LS 8 of 25-6-20-w4th	$\frac{10}{20}$
101	203	LS 3, 4 of 19-6-19-w4th	$\begin{array}{c} 20 \\ 12.50 \end{array}$
$\begin{array}{c} 102 \\ 106 \end{array}$	$\begin{array}{c} 204 \\ 208 \end{array}$	Pt. SW1/4 17-6-19-w4th	10
107	$\frac{208}{209}$	Pt. SW1/4, 16-6-19-w4th	15
109	$\frac{203}{211}$	Pt. SE <sup>1</sup> / <sub>4</sub> 13-6-20-w4th	18
120	1040	LS 1 of 25-6-20-w4th	10
123	221	SW <sup>1</sup> / <sub>4</sub> 30-6-19-w4th	40
124	$\overline{222}$	Pt. NE1/4 16-6-21-w4th	40
146	225	Pt. S <sup>1</sup> / <sub>2</sub> LS 15, 16 of 17-6-19-w4th	10
147	226	Pt. LS 3, 4 of 20-6-19-w4th	20

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		In	ri. Area
	Govt.		as per
W.A.	Reg. No.		greement
149	228	Pt. W½ 20-6-19-w4th	
150	229	Pt. SE <sup>1</sup> / <sub>4</sub> 17-6-19-w4th	. 25
151	230	Pt. W <sup>1</sup> / <sub>2</sub> 25-6-20-w4th	55
152	231	Pt. $N\frac{1}{2}$ of LS 15, 16 of 17-6-19-w4th.	. 10
154		Pt. of 29-6-19-w4th	600
158	236	Pt. SW <sup>1</sup> / <sub>4</sub> , 17-6-19-w4th	15
186	262	Pt. NW1/4 17-6-19-w4th	15
192	265	Pt. SE1/4 16-6-19-w4th	
193	714	Pt. NW of 30-6-19-w4th	
194		SW of 28-6-19-w4th	
195	847	SE of 28-6-19-w4th	
198	269	Pt. NE of 28-6-19-w4th	
225	$\frac{215}{215}$	Lot 12 of Sec. 1, 12, 13 in 6-21-w4th	
230	324	Lot 20 of Sec, 1, 12, 13 in 6-21-w4th	5
231	325	Lot 21 of Sec. 1, 12, 13 in 6-21-w4th	10
232	326	Lot 22 of Sec. 1, 12, 13 in 6-21-w4th	
235	329	Lot 31 of Sec. 1, 12, 13 in 6-21-w4th	10
236	330	Lot 33 of Sec. 1, 12, 13 in 6-21-w4th	5
239	333	Lot 38 of Sec. 1, 12, 13 in 6-21-w4th	10
$\frac{233}{240}$	334	Lot 43 of Sec. 1, 12, 13 in 6-21-w4th	8
241	335	Lot 50 of Sec. 1, 12, 13 in 6-21-w4th	
242	336	Lot 51 of Sec. 1, 12, 13 in 6-21-w4th	
245	339	Lot 57 of Sec. 1, 12, 13 in 6-21-w4th	5
$\frac{240}{246}$	340	Lot 58 of Sec. 1, 12, 13 in 6-21-w4th	5
$\frac{240}{251}$	345	Lot 28 of Sec. 1, 12, 13 in 6-21-w4th	10
257	$\frac{343}{247}$	Lot 26 of Sec. 2, 11, 14 in 6-21-w4th	
261	251	Lot 33 of Sec. 2, 11, 14 in 6-21-w4th	10
263	$\frac{251}{357}$	Lot 68 of Sec. 1, 12, 13 in 6-21-w4th	10
$\frac{203}{270}$	848	Lot 24 of Sec. 19, 20 in 6-20-w4th	
$\frac{270}{271}$	365		
$\frac{271}{272}$	366	Lot 28 of Sec. 19, 20 in 6-20-w4th Lot 39 of Sec. 19, 20 in 6-20-w4th	10
$\frac{212}{279}$	531	Lot 29 of Sec. 15, 20 in 6-20-w4th	
280	372		
281	$\frac{372}{373}$	Lot 30 of Sec. 15, 22 in 6-20-w4th	
282	373	Lot 40 Sec. 15 and 22 in 6-20-w4th	
283	375	Lot 62 Sec. 2, 11 and 14 in 6-21-w4th	$\begin{array}{c} 10 \\ 10 \end{array}$
$\frac{285}{285}$	377	Lot 66 Sec. 2, 11 and 14 in 6-21-w4th Lot 24 of Sec. 1, 12 and 13 in 6-21-	10
200	911		
206	970	W4th	10
286	378	Lots 25, 26, 38, 39 Sec. 15 and 22 in	
288	849	6-20-w4th	20
	0 20	Lot 20 of Sec. 15, 22 in 6-20-w4th	8
294	284	Lots 25 and 26 of Sec. 1, 12 and 13 in	-
000	000	6-21-w4th	5
296	388	Lot 35 of Sec. 1, 12 and 13 in 6-21-	10
207	000	w4th	10
297	389	Lot 64 of Sec. 1, 12 and 13 in 6-21-	•
000	000	w4th	9
298	390	Lot 70 of Sec. 1, 12 and 13 in 6-21-	
000	001	w4th	10
299	391	Lot 69 of Sec. 1, 12 and 13 in 6-21-	_
001	0.00	w4th	5
301	393	Lot 43 of Sec. 2, 11 and 14 in 6-21-	_
		w4th	5

	<b>C</b> 4	Irr	i. Area
W.A.	Govt. Reg. No.		s per
305	716		reement
306	397	Lot 6 of Sec. 19 and 20 in 6-20-w4th	5
307	398	Lot 32 of Sec. 15 and 22 in 6-20-w4th	5
301	330	Lots 17, 18, 23 and 24, of Sec. 15 and	4.0
308	200	22 in 6-20-w4th	40
308	399	Lots 27, 28, 36 and 37 of 15, 22 in	
900	400	6-20-w4th	38
309	400	6-20-w4th SW & LS 1 and 2, S½ LS 7, 36-6-20-	
010	404	W4th	20
310	401	$W_{2}^{1/2}$ of $NW_{4}^{1/4}$ of 21-6-20-w4th	5
312	738	$N\frac{1}{2}$ of NW of 14-6-20-w4th	50
317	408	Lot 30 Sec. 19 and 20 in 6-20-w4th	10
321	411	Lot 48 of Sec. 1, 12 and 13, in 6-21-	
		w4th	10
322	412	LS 10 S½ of LS 15, 33-6-20-w4th	15
<b>326</b>	416	$W\frac{1}{2}$ of $SW\frac{1}{4}$ , 28-6-20-w4th	5
327	316R	$S\frac{1}{2}$ of NE 29-6-20-w4th	20
329	419	Pt. N½ of 11-6-21-w4th	5
330	420	Lot 32, Sec. 1, 12, 13-6-21-w4th	10
333	494	$S\frac{1}{2}$ of NE $\frac{1}{4}$ , 15-6-20-w4th	30
334	940	$S_{2}^{1/2}$ of $SE_{4}^{1/2}$ 22-6-20-w4th	40
335	<b>424</b>	Pt. $E\frac{1}{2}$ of $\hat{S}W\frac{1}{4}$ , 14-6-20-w4th	5
336	425	Pt. $W_{2}^{1/2}$ of NW 23-6-20-w4th	5
340	429	LS 11 and 12 and S½ of LS 14, 34-	
		6-20-w4th	50
341	430	Lot 41, Sec. 1, 12, 13 in 6-21-w4th	10
344	433	Lots 5 and 6, Sec. 15 and 22 in 6-20-	
		w4th	18
346	<b>7</b> 39	$S\frac{1}{2}$ of $NW\frac{1}{4}$ 14-6-20-w4th	30
347	436	Lot 42, Sec. 2, 11 and 14 in 6-21-w4th	5
352	850	S½ of SE¼ 23-6-20-w4th	80
353	442	$S^{1/2}$ of NE $1/4$ , 26-6-20-w4th	20
357	$\overline{446}$	Lot 41, Sec. 2, 11, 14 in 6-21-w4th	5
358	$\overline{447}$	Lot 50, Sec. 2, 11, 14 in 6-21-w4th	5
361	450	N½ of NW¼ of 29-6-20-w4th	5
363	452	$W_{2}^{1/2}$ of $SE_{4}^{1/4}$ 28-6-20-w4th	5
364	352R	$N\frac{1}{2}$ of $SW\frac{1}{4}$ of 15-6-20-w4th	37.50
365	353R	Pt. S½ of SW¼ of 15-6-20-w4th	37.50
368	851	Lot 21, Sec. 15 and 22 in 6-20-w4th	8
369	458	Lot 23, Sec. 2, 11, 14 in 6-21-w4th	5
375	464	Lots 76 and 77, Sec. 1, 12, 13 in	•
0.0	101	6-21-w4th	5
376	465	Lot 5, Sec. 19, 20 in 6-20-w4th	5
377	466	N½ of NE¼ of 26 in 6-20-w4th	20
378	476	N1/2 of SE1/4 of 23-6-20-w4th	$\bar{37.50}$
379	947	$N^{1/2}$ of $SE^{1/4}$ of 23-6-20-w4th Pt. $S^{1/2}$ of $N^{1/2}$ 7-6-21-w4th	25
380	532	S16 of SW1/2 92-6-20-31/4h	$\frac{10}{10}$
381	$\frac{352}{369}$	S½ of SW¼ 32-6-20-w4th S½ of SW¼ 10-6-21-w4th	$\overset{10}{20}$
382	533	LS 4, 27-6-21-w4th	10
383	534	N½ of SW¼ 35-6-20-w4th	40
384	852	N1/2 of CE1/. 97 & 90 m/th	40
		$N_{2}^{1/2}$ of SE1/4 27-6-20-w4th	80
$\begin{array}{c} 385 \\ 389 \end{array}$	938 527	S½ of SE¼ 27-6-20-w4th	5
	537	Lot 46 in Sec. 15, 22 of 6-20-w4th	80
391	853	$N\frac{1}{2}$ of $NE\frac{1}{4}$ 15-6-20-w4th	00

		In	ri. Area
	Govt.	T 43773	as per
W.A.	Reg. No.		greement
392	$380\mathrm{R}$	$N\frac{1}{2}$ of $S\frac{1}{2}$ of $NE\frac{1}{4}$ 14-6-20-w4th	25
394	<b>5</b> 38	Pt. $N\frac{1}{2}$ of $SE\frac{1}{4}$ , Pt. $NE\frac{1}{4}$ of 19, $N\frac{1}{2}$	
		of SW <sup>1</sup> / <sub>4</sub> , 20-6-21-w4th	10
395	<b>539</b>	LS 5, 27-6-21-w4th	
396	<b>54</b> 0	$S^{1/2}$ of NE $^{1/4}$ , 28-6-21-w4th	10
397	385A	$E_{1/2}^{1/2}$ of SW $1/4$ , 28-6-20-w4th	5
398	937	$E\frac{1}{2}$ of $SE\frac{1}{4}$ , 28-6-20-w4th	30
401	<b>543</b>	Lot 3 of Sec. 15 and 22-6-20-w4th	5
402	544	Lot 4 of Sec. 15 and 22-6-20-w4th	5
403	659	Lot 8 of Sec. 15 and 22-6-20-w4th	5
404	854	Lot 19 of Sec. 15 and 22-6-20-w4th	10
405	545	Lot 42 of Sec. 1, 12 and 13 in	
		6-21-w4th	8
406	660	Lot 46 of Sec. 1, 12 and 13 in	
		6-21-w4th	10
407	968	Lots 61 of Sec. 1, 12 and 13 in	
		6-21-w4th	9
411	855	$N\frac{1}{2}$ of NE \(\frac{1}{4}\), 14-6-20-w4th	80
$4\overline{24}$	411R	Pt. E½ 16-6-20-w4th	205
$4\overline{25}$	856	Pt. Secs. 7, 8, 9, 16, 17, 18, in	
1_0	000	6-20-w4th	1050
432	856	N½ of SW¼ 23-6-20-w4th	30
434	666	Pt. N½ of SW¼ 15-6-19-w4th	10
$\overline{437}$	555	N½ of SW¼ 32-6-20-w4th	30
438	425	Lot 27 of Sec. 1, 12, 13, in 6-21-w4th	
444	684	SE <sup>1</sup> / <sub>4</sub> , 11-7-21-w4th	150
$\overline{446}$	718	$S^{1/2}$ of NE $^{1/2}$ 23-6-20-w4th	25
447	559	S <sup>1</sup> / <sub>2</sub> of NW <sup>1</sup> / <sub>4</sub> 16-6-19-w4th	20
450	560	Lot 1, Secs. 15, 22, in 6-20-w4th	$\overline{10}$
454	904	S½ of SE¼ 34-6-20-w4th	
464	719	Pt. N½ 31-6-20-w4th	$\overline{50}$
465	571	E½ of NW¼ 31-6-20-w4th	50
467	673	$S^{1/2}$ of $S^{1/2}$ E of Pothole River in	
		29-6-21-w4th	20
468	573	$N\frac{1}{2}$ of $N\frac{1}{2}$ E. of Pothole River in	
		20-6-21-w4th	40
472	577	Lot 78, 79, Secs. 1, 12, 13, in	
		6-21-w4th	10
492	477	$S^{1/2}$ of $SW^{1/4}$ 23-6-20-w4th	50
497	731	$S^{1/2}$ of $NE^{1/4}$ 15-6-19-w4th	40
498	949	S <sup>1</sup> / <sub>2</sub> of NE <sup>1</sup> / <sub>4</sub> , 15-6-19-w4th N <sup>1</sup> / <sub>2</sub> of NE <sup>1</sup> / <sub>4</sub> , 25-6-20-w4th	$\overline{20}$
499	595	$S^{1/2}$ of $NE^{1/4}$ 25-6-20-w4th	20
500	485R	Pt. Sec. 8-6-21-w4th	150
518	1211	Lot 17, Pt. SE1/4 11-6-21-w4th	8
530		W½ of NW¼ 21-6-21-w4th	<b>75</b>
542	632	Lot 62, Secs. 1, 12, 13, of 6-21-w4th	
$\overline{543}$	633	Lot 25, Secs. 19, 20, in 6-20-w4th	5
554	$6\overline{43}$	E½ of SW¼ 15-6-21-w4th	30
567	$7\overline{21}$	Lots 38, Sec. 19 and 20 of 6-20-w4th	10
575	$7\overline{10}$	Lot 40, Sec. 1, 12 and 13 of 6-21-w4th	$\overline{10}$
576	709	Lots 9, 10, 11, 12, 13, 14, 15, 16 in	
	. 50	Sec. 15 and 22 of 6-20-w4th	<b>7</b> 5
585	702	Pt. NE <sup>1</sup> / <sub>4</sub> 9-6-20-w4th	
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W.A.         Reg. No.         LAND         Irri. Area as per Agreement           586         701         Pt. NW14         9-6-20-w4th         70           587         700         Pt. NW14         10-6-20-w4th         30           588         699         Pt. SE14         21-6-20-w4th         30           589         698         Pt. SE14         21-6-20-w4th         30           591         696         S12 of N12 of SE14 of 10-6-21-w4th         5           592         695         N12 of SE14         33-6-20-w4th         5           592         695         N12 of SE14         33-6-20-w4th         5           620         759         LS 4 of 28-6-21-w4th         40           621         606         LS 5 of 28-6-21-w4th         40           621         606         LS 5 of 28-6-21-w4th         40           623         762         Lot 39, Sec. 1, 12 and 13 of 6-21-w4th         10           624         763         S1/2 of SW1/4 22-6-19-w4th         5           625         764         W1/2 of SE S1/4 15-6-20-w4th         5           626         765         N1/2 of SE, S1/2 of NW, Pt. LS 10, Pt.         S1/2 of LS 9 and W1/2 LS 15, 1-7-21-w4th           630
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589 698 Pt. SE $^{1}$ 4 21-6-20-w4th 30 591 696 S $^{1}$ 2 of N $^{1}$ 2 of SE $^{1}$ 4 of 10-6-21-w4th 5 592 695 N $^{1}$ 2 of SE $^{1}$ 4 33-6-20-w4th 20 595 692 Lot 37, Pt. Sec. 19 and 20 of 6-20-w4th 5 620 759 LS 4 of 28-6-21-w4th 40 621 606 LS 5 of 28-6-21-w4th 40 623 762 Lot 39, Sec. 1, 12 and 13 of 6-21-w4th 10 624 763 S $^{1}$ 2 of SW $^{1}$ 4 22-6-19-w4th 8 625 764 W $^{1}$ 2 of SW $^{1}$ 4 14-6-20-w4th 5 626 765 N $^{1}$ 2 of NW $^{1}$ 4 3-6-21-w4th 60 627 766 E $^{1}$ 2 of SE $^{1}$ 4 15-6-20-w4th 50 629 767 Lot 29, Sec. 1, 12 and 13 of 6-21-w4th 10 630 768 W $^{1}$ 2 of SE, S $^{1}$ 2 of NW, Pt. LS 10, Pt. S $^{1}$ 2 of LS 9 and W $^{1}$ 2 LS 15, 1-7-21-w4th 10 646 864 Pt. S $^{1}$ 2 of NE $^{1}$ 4 10-6-21-w4th 10 647 648 864 Pt. S $^{1}$ 2 of NW $^{1}$ 4 15-6-21-w4th 10 648 864 Pt. S $^{1}$ 2 of NW $^{1}$ 4 15-6-21-w4th 10 649 869 Pt. NW 24-6-20-w4th 12.50 700 950 N $^{1}$ 2 of SW 22-6-19-w4th 15 701 935 Lot 61 of Sec. 19 and 20 in 6-20-w4th 9 708 876 Pt. N $^{1}$ 2 of SE 18-6-21-w4th 15 709 877 Pt. N $^{1}$ 2 of SE 18-6-21-w4th 20 711 934 N $^{1}$ 2 of SE 20-6-21-w4th 20 712 933 S $^{1}$ 2 of NE 20-6-21-w4th 20 713 879 S $^{1}$ 2 of SE 32-6-20-w4th 20 715 700R S $^{1}$ 2 of SE 17-6-21-w4th 20 716 906 S $^{1}$ 2 of SE 18-6-21-w4th 20
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621 606 LS 5 of 28-6-21-w4th 40 623 762 Lot 39, Sec. 1, 12 and 13 of 6-21-w4th 10 624 763 S $\frac{1}{2}$ of SW $\frac{1}{4}$ 22-6-19-w4th 8 625 764 W $\frac{1}{2}$ of SW $\frac{1}{4}$ 14-6-20-w4th 5 626 765 N $\frac{1}{2}$ of NW $\frac{1}{4}$ 3-6-21-w4th 60 627 766 E $\frac{1}{2}$ of SE $\frac{1}{4}$ 15-6-20-w4th 50 629 767 Lot 29, Sec. 1, 12 and 13 of 6-21-w4th 10 630 768 W $\frac{1}{2}$ of SE, S $\frac{1}{2}$ of NW, Pt. LS 10, Pt. S $\frac{1}{2}$ of LS 9 and W $\frac{1}{2}$ LS 15, 1-7-21-w4th 10 639 780 Pt. E $\frac{1}{2}$ of NE $\frac{1}{4}$ 10-6-21-w4th 10 646 864 Pt. S $\frac{1}{2}$ of N $\frac{1}{4}$ 15-6-21-w4th 5 698 868 All LS 5 and W $\frac{1}{2}$ LS 4 in 16-6-21-w4th 60 699 869 Pt. NW 24-6-20-w4th 12.50 700 950 N $\frac{1}{2}$ of SW 22-6-19-w4th 8 707 935 Lot 61 of Sec. 19 and 20 in 6-20-w4th 9 708 876 Pt. N $\frac{1}{2}$ of SE 18-6-21-w4th 20 711 934 N $\frac{1}{2}$ of SE 20-6-21-w4th 20 712 933 S $\frac{1}{2}$ of NE 20-6-21-w4th 20 713 879 S $\frac{1}{2}$ of SE 32-6-20-w4th 20 715 700R S $\frac{1}{2}$ of NE 17-6-21-w4th 20 716 906 S $\frac{1}{2}$ of SI $\frac{1}{2}$ 18-6-21-w4th 20
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$713$ 879 S $\frac{1}{2}$ of SE 32-6-20-w4th 20 $715$ 700R S $\frac{1}{2}$ of NE 17-6-21-w4th 20 $716$ 906 S $\frac{1}{2}$ of S $\frac{1}{2}$ 18-6-21-w4th 10
715 700R $S_{2}^{1/2}$ of NE 17-6-21-w4th 20 716 906 $S_{2}^{1/2}$ of $S_{2}^{1/2}$ 18-6-21-w4th 10
716 906 $S\frac{1}{2}$ of $S\frac{1}{2}$ 18-6-21-w4th
717 007 017 - £ 011 17 C 01 441 00
717 907 $S\frac{1}{2}$ of SW 17-6-21-w4th
718 880 $N\frac{1}{2}$ of $N\frac{1}{2}$ 7-6-21-w4th 20 719 881 $W\frac{1}{2}$ of SE 17-6-21-w4th 20
719 881 $W\frac{1}{2}$ of SE 17-6-21-w4th
722 1004 Pt. $N\frac{1}{2}$ of SW 22-6-21-w4th 60
723 884 Pt. NE 3-6-21-w4th
734 952 $E^{1/2}$ of SE 2-7-21-w4th 40
735 953 Pt. N½ of NE 27-6-20-w4th 40
736 888 Lot 43 of Secs. 19, 20 in 6-20-w4th 10
737 908 Lot 66 of Secs. 1, 12, 13 in 6-21-w4th 9
738 931 E½ of SW 14-6-21-w4th 30 739 925 Lot 29 in Secs. 19, 20 in 6-20-w4th 5
110 000 111 10001 107 1 1 1 1 1
743 889 S½ of NE 27-6-20-w4th 40 745 1061 W½ of SE¼ of 2-7-21-w4th 40
746 910 W <sup>1</sup> / <sub>2</sub> of SW <sup>1</sup> / <sub>4</sub> of 30-6-20-w4th 40
748 954 Lot 57, Plan Raymond 1345 J 5
749 856 N½ of NW¼ of 14-6-21-w4th 10
750 927 Pt. E½ of NE¼ of 21-6-20-w4th 40
751 955 Pt. NW1/4 of 10-6-21-w4th 15
752 1177 N½ of NE¼ of 17-6-21-w4th 20

			i. Area
Y17 A	Govt.		ıs per reement
W.A.	Reg. No.		20
753	1778	N½ of NW¼ of 16-6-21-w4th Lot 44, Plan 1346 J. Raymond	10
755	1198	Pt. NE1/4 of 22-6-20-w4th	30
756	1023	Pt. NE 1/4 01 22-0-20-W401	5
758	926	S½ of ɽ of NE¼ 33-6-20-w4th	25
759	911	Pt. E½ of SE¼ of 27-6-21-w4th	$\frac{25}{25}$
760	891	N½ of SW¼ 21-6-21-w4th	20 30
762	924	Pt. W½ of NE¼ of 34-6-20-w4th	$\frac{30}{20}$
763	1205	S½ of NE¼ of 14-6-21-w4th E½ of NW¼ of 21-6-20-w4th	50
764	1016		$\frac{30}{20}$
765	956	$N_{1/2}^{1/2}$ of SE1/4 of 21-6-21-w4th	20
766	9 <b>2</b> 3	S <sup>1</sup> / <sub>2</sub> of SE <sup>1</sup> / <sub>4</sub> of 21-6-21-w4th S <sup>1</sup> / <sub>2</sub> of NW <sup>1</sup> / <sub>4</sub> of 13-6-21-w4th	10
$\begin{array}{c} 770 \\ 772 \end{array}$	$\begin{array}{c} 1042 \\ 912 \end{array}$	E½ of NW¼ of 23-6-20-w4th	10
774	$\frac{912}{973}$	$W_{2}^{1/2}$ of LS 7, Pt. $W_{2}^{1/2}$ of LS 2, of	10
((4	913	14-6-20-w4th	20
775	974	W <sup>1</sup> / <sub>2</sub> of LS 10, W <sup>1</sup> / <sub>2</sub> of LS 15, of	40
119	914	21-6-20-w4th	35
780	958	Pt. $N\frac{1}{2}$ of $SE\frac{1}{4}$ and Pt. $NE\frac{1}{4}$ of	00
100	330	12-7-21-w4th	30
782	1496	S½ of SW¼ of 20-6-21-w4th	10
783	921	Pt. NW1/4 of 21-6-19-w4th	12
785	1039	E½ of NE¼ 34-6-20-w4th	40
786	1214	S½ of SW¼ 21-6-21-w4th	40
789	1071	Pt. S½ of SE¼ 20-6-21-w4th	$\overset{10}{20}$
790	770	LS 8 of 18-6-19-w4th	$\overline{10}$
791	1497	N <sup>1</sup> / <sub>6</sub> of NE <sup>1</sup> / <sub>4</sub> 14-6-21-w4th	$\overset{\circ}{25}$
792	1212	N½ of NE¼ 14-6-21-w4th S½ of SE¼ 23-6-21-w4th	$\overline{25}$
794	1176	Pt. $S\frac{1}{2}$ of $NE\frac{1}{4}$ and $N\frac{1}{2}$ of $SE\frac{1}{4}$	
		29-6-21-w4th	10
795	997	LS 1 of 18-6-19-w4th	$\overline{10}$
796	857	$E^{1/2}$ of $SE^{1/4}$ 15-6-21-w4th	10
797	1186	S <sup>1</sup> / <sub>2</sub> of NW <sup>1</sup> / <sub>4</sub> 15-6-19-w4th W <sup>1</sup> / <sub>2</sub> of SE <sup>1</sup> / <sub>4</sub> 28-6-21-w4th	10
800	976	$W_{1/2}$ of SE $1/4$ 28-6-21-w4th	20
801	977	Lot 16, Sec. 2, 11, 14 of 6-21-w4th	10
802	780	Lot 18, Sec. 2, 11, 14 of 6-21-w4th	10
804	998	$S\frac{1}{9}$ of NE $\frac{1}{4}$ 27-6-21-w4th	25
805	738R	$W\frac{1}{2}$ of $NW\frac{1}{4}$ 22-6-20-w4th	15
806	784R	$NE\frac{1}{4}$ of LS $\overline{10}$ , $E\frac{1}{2}$ LS $15$ in	
		21-6-20-w4th	30
807	989	$E\frac{1}{2}$ of $NE\frac{1}{4}$ 21-6-21-w4th	10
815	793	Pt. SW1/4 of 24-6-20-w4th	15
817	1017	E½ of NW¼ 23-6-21-w4th	20
828	1215	$W \frac{1}{2}$ of $SW \frac{1}{4}$ , 1-7-21-w4th	50
831	2144	Lot 52, Plan Raymond 1346J	5
	• 2145	Lot 55, Plan Raymond 1346J	5
859	834	Pt. SW1/4 of 24-6-20-w4th	10
883	860	E½ of SW¼ 1-7-21-w4th	20
884	861	W <sup>1</sup> / <sub>2</sub> of NE 21-6-21-w4th	20
911	880	Pt. SW1/4 of 16-6-19-w4th	12.50
912	881	Pt. SW1/4 of 16-6-19-w4th	$\frac{12.50}{27.50}$
919	888	W½ of SW¼ 12-7-21-w4th	37.50 27.50
920	889	E½ of SW¼ 12-7-21-w4th	37.50
928	896	Pt. SE1/4 20-6-19-w4th	40

### SCHEDULE "C"

The following parcels of land in Block Forty-two (42) as shown on a plan of part of the City of Lethbridge, registered in the Land Titles Office for the South Alberta Land Registration District as "Lethbridge 4353 S",—

- 1. All of the West Sixty-two and one-half (62½) feet of Lot Twenty-eight (28);
- 2. All of the West Seventy-seven (77) feet of Lot Twentynine (29);

Easements for Right-of-way over the following parcels of land in the said Block Forty-two (42),—

- 1. The South Sixteen (16) feet of the East Forty-eight (48) feet of Lot Twenty-nine (29);
- 2. The South Twelve (12) feet of that portion of Lot Twenty-eight (28) lying between the West Sixty-two and one-half (62½) feet and the East Forty-eight (48) feet.

### SCHEDULE "D"

By virtue of the powers vested in me pursuant to Section 23, sub-section 2 of *The Irrigation District Act*, 1915, and of all other powers me thereunto enabling, I, The Honourable A. J. MacLean, Minister of Public Works for the Province of Alberta, do hereby approve of the Agreement hereto annexed, contained in sheets numbered one to ten, made between the Board of Trustees of the Taber Irrigation District and The Alberta Railway and Irrigation Company, and bearing date the 12th day of July, A.D. 1919.

As witness my hand at Edmonotn this second day of August, A.D. 1919.

Witness to the signature of the Minister of Public (Sgd.) "A. J. MACLEAN." Works:

(Sgd.)
"H. HEFFERNAN."

By virtue of the powers vested in me pursuant to Section 49 of *The Irrigation Act*, and of all other powers me thereunto enabling, I, The Honourable Arthur Meighen, Minister of the Interior for the Dominion of Canada, do hereby approve of the Agreement hereto annexed, contained in sheets numbered one to ten, made between the Board of Trustees of the Taber Irrigation District and The Alberta Railway and Irrigation Company, and bearing date the 12th day of July, A.D. 1919.

As witness my hand and seal of office at Ottawa, this 18th day of July, A.D. 1919.

(Sgd.) "ARTHUR MEIGHEN,"
Minister of the Interior.

[SEAL OF THE DEPARTMENT OF THE INTERIOR]

Witness to the Signature of the Minister of the Interior:

(Sgd.) "J. T. MITCHELL."

This Agreement made the twelfth day of July, A.D. 1919. Between:

THE BOARD OF TRUSTEES OF THE TABER IRRIGATION DISTRICT, a body corporate, organized under the provisions of *The Irrigation District Act*, 1915, hereinafter called "the Board",

Of the First Part,

- and -

THE ALBERTA RAILWAY AND IRRIGATION COMPANY, hereinafter called "the Company",

Of the Second Part.

Whereas the Taber Irrigation District was erected, pursuant to the provisions of *The Irrigation District Act*, 1915, on the 23rd day of August, 1917;

And Whereas the Board has requested the Company to enter into a contract with the Board for the construction of the works necessary for the utilization of water in the irrigation of the said District, and the supply of water to the District from the existing works of the Company;

Now Therefore This Agreement Witnesseth that the Board and the Company, for themselves, their successors and assigns, mutually covenant and agree each with the other, as follows:

1. The Company will, as a Contractor for, and on behalf of the Board construct, complete and finish in a workmanlike manner, and according to the plans and specifications accompanying this contract which have been signed on behalf of the parties for identification, and which are to be taken and read as forming part of this contract, the works shown in the drawings, maps, plans and profiles which accompany and form part of this contract, as follows:

No. 1201—General plan showing location of works.

No. 1187-1, No. 1187-2—Plans showing location of ditches and structures.

Profile of main canal and typical cross sections of smaller ditches.

No. 2198—Plan of Bank Gate.

No. 2183—Plan of Bank Gate.

No. 2184—Plan of Hold-up Gate.

No. 2185—Plan of Branch Gates on Distributaries.

No. 2186—Plan of 3 - 4 foot Drops, Main Canal.

No. 2187—Plan of Bridge and Culvert.

No. 2188-Plan of Double Bent Bridge.

No. 2189, No. 2189-1—Plans of Timber Flume and portals.

No. 2144-1, No. 2144-2—Plans of Headgates, N.W.1/4, Sec. 36, Tp. 9, Rge 19, W. 4th Mer.

No. 2197—Plan of rating section.

No. 4043—Plan of Railway Crossings.

No. 2208—Plan of Flume 150' long (on Distributary No. 21).

No. 2207—Plan of Bank-gate (3' x 1' opening).

No. 2024—Standard Plan of Drop (for small distributaries).

The design and construction of the works shown in said drawings, maps, plans and profiles shall be followed in all essential details but such changes or modifications may be made as are necessary by reason of variations in the bedwidths of canals or other similar considerations.

2. The said works shall be commenced forthwith after the execution and delivery of this agreement and the approval thereof as hereinafter provided, and shall be prosecuted continuously and diligently to completion, subject to any delays caused by strikes, accidents, unfavorable weather conditions, or other causes beyond the control of the Company.

- 3. Any contract which may be let by the Company for the construction of the said works, shall be submitted to and subject to the approval of the Board, but such approval shall only be required as to the form of the contract, and not as to the prices to be paid by the Company to the contractor.
- 4. The Board will, upon the completion by the Company of all the works embraced in the foregoing paragraph hereof, in the manner described in the specifications hereto attached, and after conveyance to the Board of the lands mentioned in paragraph six hereof, pay to the Company, or to its order, the sum of Two hundred and seventy-two thousand dollars (\$272,000.00). The said amount shall be paid by the delivery by the Board to the Company, or its order, of Debentures of the part value of One thousand dollars each, payable at the Bank of Montreal, in the City of Montreal in twenty equal annual instalments (with interest at the rate of six per cent (6%) per annum payable annually), the first instalment of the principal sum to be payable ten years from the date of the debentures; the first instalment of interest to be payable one year from the date of the debentures; and the said debentures shall be good and valid securities, and shall be issued by the Board pursuant to and in strict accordance with all the requirements of The Irrigation District Act, 1915. The said debentures shall be issued by the Board so soon after the execution and delivery of this agreement as the same may be issued in compliance with the requirements of the said Irrigation District Act, 1915, and shall forthwith thereafter be deposited by the Board in escrow with the Bank of Montreal at the City of Calgary, to be delivered to the Company upon the completion of the works and the conveyance of the lands aforesaid. The said debentures shall bear interest from the date of issue but, pending the completion of the works and the conveyance of the lands as aforesaid. an account shall be kept of the amounts expended by the Company from month to month in the construction of the said works, and interest shall be chargeable thereon at the rate of six (6) per cent per annum upon each monthly progress estimate, and the Company shall accept the accrued interest on such estimates in satisfaction of the interest accrued due upon the Debentures at the date of the completion of the works.
- 5. The Board will from time to time, and at all times hereafter so long as any of the said debentures remain unredeemed, furnish to the Company upon request, at the cost and expense of the Board, and to the satisfaction of the Company's solocitor, all evidence and proof, documentary and otherwise, of the compliance by the Board with all the provisions of *The Irrigation District Act*, 1915, and of the legality and regularity of any and all acts and proceedings of the Board and of all officials and employees of the Board which can or may affect the validity of the said debentures, or any of them.
- 6. The Company agrees to acquire, at its own cost and expense the lands required for the right of way for the

Main Canal as shown on said plans marked No. 1187-1, No. 1187-2, and to convey or procure to be conveyed to the Board, the said lands.

- 7. The Board agrees to acquire, at its own cost and expense, before the work is commenced by the Company, all the lands required for the right of way for the distributary canals shown on the said plans marked 1187-1, 1187-2, or alternatively to acquire easements in perpetuity over the said lands; and will take all steps necessary to put the Company in possession of the said lands, so that the work of construction of the said distributaries shall not be delayed or impeded. Should the progress of the work be stopped or delayed by reason of failure to secure the right of way, any additional cost or expense incurred by the Company by reason of such stoppage or delay in completing the work shall be borne by the Board and shall be paid by the Board to the Company upon the rendering of bills therefor certified as correct by the Company's Engineer.
- 8. The Board agrees to procure the assent of the Department of Public Works, or of any Municipality having jurnsdiction in the premises to the crossing of any and all road allowances which may be crossed by the main canal and distributing ditches.
- 9. Nothing herein contained shall be deemed to impose on the Company any duty to maintain or repair any of the works herein provided for (save and except the dam and headgate situate in the North West Quarter of Section 36, Township 9, Range 19, west of the Fourth Meridian, which shall be maintained by the Company), but the Board will maintain, repair, renew and operate the said works (save as aforesaid) in accordance with the provisions of *The Irrigation Act*, and observe all the duties and obligations imposed by law upon licensees, permittees or applicants in respect of works constructed and operated under the provisions of the said Act, and will from time to time, and at all times hereafter, indemnify and save harmless the Company of, from and against all and every obligation, liability and duty whatsoever, which may be imposed upon the Company by Statute or otherwise by reason of the construction of the said works or the performance by the Company of the terms of this agreement, as well as of, from and against all actions or causes of action, suits, claims and demands whatsoever, which shall or may be made against the Company for injury or damage to persons or property arising out of or connected with the construction or operation of the said works.
- 10. From and after the completion of the said works, and the delivery of the said debentures, the Company in consideration of the annual rental of Eight thousand four hundred and seventy five dollars (\$8,475.00) to be paid annually in advance to the Company as hereinafter provided, and in consideration of the covenants, conditions and stipulations hereinafter contained, covenants and agrees (subject to

any change which may hereafter be made in the legal duty of water) to supply to the Board at the point hereinafter mentioned during the irrigation season of each and every year, as fixed by the regulations prescribed under the provisions of *The Irrigation Act*, except when prevented by unusual storms, floods or other disasters over which it has no control, out of its reservoir in Chin Coulee available for such purpose thirty-four thousand acre feet of water for the irrigation of the irrigable lands comprised within the said district, but the obligations of the Company hereunder shall at all times be subject to the following conditions, restrictions and regulations, that is to say,—

- (a) the Board, its successors or assigns, shall pay annually in advance to the Company on or before the first day of May in each year, or at such later date as the Company may fix, from the date hereof, as rental for the water supply as herein provided, the sum of Eight thousand four hundred and seventy-five dollars (\$8,475.00) per annum, the said rental to be paid without any deduction or abatement, notwithstanding any change which may hereafter be made in the legal duty of water, and no such change shall oblige the Company to supply any greater quantity of water than that hereinbefore mentioned.
- (b) The Company may shut off the water agreed to be supplied at any time during the irrigation season whenever necessary for repairing its canal or any branch or other works connected therewith, but shall give reasonable notice to the Board of its intention so to do, whenever practicable, and the Company will repair or restore its works with all reasonable dispatch.
- (c) The Company's reservoir in Chin Coulee is to be filled from the Company's existing works known as the A. R. & I. System during those portions of the irrigation season in which the full capacity of the said works is not required for supplying water to water users, from time to time the holders of water agreements from the Company for the supply of water from its existing works, as well as during those portions of the year not included in the irrigation season in which the Company may be authorized to divert water; but if by reason of drought or for any cause beyond the control of the Company the supply of water obtainable from the source whence the Company is authorized to divert water shall be insufficient to fill the said reservoir or furnish the full amount of water to be supplied to the Board (after fully supplying the requirements of the said water-users on the Company's existing system) or if by reason of the full capacity of the said existing works being required to supply the requirements of the said water users, or if by reason of the necessity of shutting off the water to make necessary repairs to its canal or any branch or works connected therewith, the Company is unable to fill the said reservoir or to supply the full amount of water to the Board, the Company shall not be liable for any damages by reason of the deficiency, but the Board shall be entitled only to a reduction of the rental proportionate to the deficiency, and

in case rental has been paid by the Board to the Company in respect of any quantity of water which the Company fails to supply, the Board shall be entitled to deduct the amount so paid from any subsequent payment or payments on account of rental under this agreement.

- (d) The water herein agreed to be supplied shall be used only to irrigate the irrigable lands comprised within the said District or some portion thereof and no other land and for no other purpose, and under no circumstances shall the said water, or any portion thereof, be used for mining, milling, or mechanical power, or for any purpose not directly connected with, or incidental to the irrigation of the said lands, except to fill ponds for the purpose of watering live stock.
- (e) The Company shall deliver the said quantity of water to the Board out of the water then being in the reservoir, available for such purpose, at the headgate situate in the north west quarter of Section thirty-six (36) Township Nine (9) Range Nineteen (19) west of the Fourth Meridian, and the said water shall be delivered through the said headgate and measured in a suitable manner; the manner of withdrawing and regulating the supply of water from the said reservoir, shall be prescribed by the Company and shall at all times be under its control.
- (f) The Board, its successors and assigns, shall not permit said water, or any portion thereof supplied as aforesaid, to run to waste, when such waste can be prevented by reasonable care and diligence on the part of the Board.
- (g) The Board agrees from time to time, and at all times after the said works are completed and turned over to the Board to indemnify and save harmless the Company of, from and against any and all claims for loss or damage by reason of or resulting from any leakage or seepage from the said canal, or any of its laterals or branches, anything in any statute, law or custom or to the contrary notwithstanding.
- (h) Subject to the provisions of Section 49 of *The Irrigation Act* the Company shall at all times hereafter have the right to make such rules and regulations as may be necessary to regulate the delivery and distribution of said water to the Board, its successors and assigns, and to add to and change or modify such rules and regulations; provided, however, that such rules and regulations shall in no way conflict with the terms of the clause of this agreement under which the water is supplied to the Board and provided further that a copy of such rules and regulations, or of any amendments and additions thereto shall be supplied to the Board.
- (i) No transfer of the whole or of any part of the water supplied under this agreement shall contemplate or authorize the diverting of the said water from any of the lands comprised within the said district to any other land not included in the district.
- (j) In case the Board, its successors or assigns shall fail, neglect or refuse to take the said water and pay the rental therefor, as herein provided, for any two years in succession,

then this agreement, so far as it may bind either of the parties hereto shall become null and void, and all rights and interests hereby created or then existing in favour of the Board, its successors or assigns, shall cease and determine and all equitable and legal interests in the said water shall revert to and revest in the Company, and without any right to the Board, its successors or assigns for reclamation or compensation for moneys paid, as absolutely and fully and perfectly, as if this agreement had never been made, but nothing done hereunder shall affect the validity of the debentures which, notwithstanding such annulment shall be paid according to the tenor thereof.

11. And it is further agreed and understood by and between the parties hereto, anything hereinbefore contained to the contrary notwithstanding, that nothing in this agreement shall be construed or taken as giving to the Board, its successors or assigns, any right or interest, whether by easement or otherwise, in any canal, lateral or branch, or other work of any kind whatsoever owned or operated by the Company, but the right of the Board under this agreement shall be strictly limited to its right to receive delivery of the amount of water hereinbefore specified at the said headgate above mentioned; but nevertheless, in the event of the Company being prevented by any cause beyond its control from carrying such water to the point or points where the same is to be delivered by means of its canal system, then there shall be no obligation on the part of the Company to deliver such water by any other means.

12. This agreement is subject to the consent and approval of the Minister of Public Works for the Province of Alberta in accordance with the provisions of *The Irrigation District Act 1915*, and amendments thereto, and of the Minister of the Interior for the Dominion of Canada in accordance with the provisions of *The Irrigation Act*, Chapter 61, (R.S.C. 1906), and amendments thereto, and shall not be binding upon either party until the consent and approval of the Ministers aforesaid shall have been formally certified.

As witness whereof the Corporate Seal of the Board and the hands of the Trustees thereof, and the Corporate Seal of the Company and the hands of its Officials below named.

Signed, Sealed and Delivered in the presence of

"Theodore Sundal"
As to Trustees
Taber Irrigation District.

# TABER IRRIGATION DISTRICT,

per "Lawrence Peterson" per "Carl C. Cook" per "John W. Anderson"

ALBERTA RAILWAY AND IRRIGATION COMPANY,

"E. W. Beatty" President

[SEAL]

"H. C. Oswald" Secretary

### SCHEDULE "E"

By virtue of the powers vested in me pursuant to *The Irrigation Act* and all other powers me thereunto enabling, I, William Wallace Cory, Deputy Minister of the Interior for the Dominion of Canada, do hereby approve of the Agreement hereto annexed contained in Sheets Numbered One (1) to Four (4) made between the Board of Trustees of the Taber Irrigation District and the Alberta Railway & Irrigation Company and bearing date the 8th day of June, A.D. 1928.

As witness my hand and seal of office at Ottawa, in the Province of Ontario, this 19th day of July, A.D. 1928.

[SEAL OF THE DEPARTMENT OF THE INTERIOR]

(Sgd.) "W. W. CORY", Deputy Minister of the Interior.

(Sgd.) "S. P. MOUSSETTE", Witness to the signature of the Deputy Minister of the Interior.

By virtue of the powers vested in us pursuant to *The Irrigation Districts Act*, being Chapter 114 of the Revised Statutes of Alberta, 1922, and amendments thereto and of all other powers us thereunto enabling we, The Irrigation Council, appointed pursuant to the provisions of the said *Irrigation Districts Act* do hereby approve of the Agreement hereto annexed contained in Sheets Number One (1) to Four (4) made between the Board of Trustees of the Taber Irrigation District and the Alberta Railway & Irrigation Company and bearing date the 8th day of June, A.D. 1928.

As witness our hands and seals at Edmonton, in the Province of Alberta, this 18th day of June, A.D. 1928.

THE IRRIGATION COUNCIL, (Sgd.) "L. C. CHARLESWORTH".

Witness:

This agreement made in duplicate this 8th day of June, A.D. 1928.

#### Between:

THE BOARD OF TRUSTEES OF THE TABER IRRIGATION DISTRICT

(hereinafter called "the Board")
Of the First Part,

— and —

THE ALBERTA RAILWAY AND IRRIGATION COMPANY

(hereinafter called "the Company")
Of the Second Part.

Whereas an agreement was entered into on the 12th day of July, 1919, between the parties hereto by which Agreement it was *inter alia* provided that the Company would in consideration of the annual rental of Eight thousand Four hundred and seventy-five (\$8,475.00) Dollars payable as in said Agreement set forth, supply to the Board out of the reservoir of the Company in Chin Coulee Thirty-four thousand (34,000) acre feet of water for the irrigation of the irrigable lands comprised within the said District, on the terms and conditions more fully set forth in said Agreement.

And whereas the lands included in said District are shown enclosed in green on the blue-print hereto annexed and forming part of this Agreement.

And whereas the District proposes to add to the content of said District certain lands colored yellow on the blue-print hereto annexed, said lands so proposed to be added containing Four thousand Six hundred and sixty-one and five-one-hundredths (4661.5) irrigable acres.

And whereas the consent of the Minister of the Interior for the Dominion of Canada and of the Minister of Railways and Telephones for the Province of Alberta has been obtained to such change of content.

And whereas the said Agreement provides *inter alia* that the water therein agreed to be supplied shall be used to irrigate the irrigable lands comprised within the said District or some portion thereof, and no other land and for no other purpose, and under no circumstances shall the said water or any portion thereof be used for mining, milling or mechanical power, or for any purpose not directly connected with, or incidental to the irrigation of the said lands except to fill ponds for the purpose of watering live-stock.

And whereas the Board has requested the Company to agree that part of the water agreed to be supplied as aforesaid may be used to irrigate not only the lands included in the said District as same existed on 12th July, 1919, but also the irrigable area of the lands to be added to said District and shown colored yellow on said blue-print hereto annexed.

Now this Agreement witnesseth that the Company and the Board for themselves and their respective successors and assigns mutually covenant and agree as follows:

- 1. That from and after the 1st day of April, 1929, notwithstanding the provisions of said Agreement dated 12th July, 1919, and in particular the provisions of paragraph 10 (d) of said Agreement, part of the water supplied by the Company pursuant to said Agreement dated 12th July, 1919, may be used by the Board in its discretion for the irrigation of the irrigable area of the lands outside said District as constituted on the 12th of July, 1919, said lands outside said District, but to be added thereto, being shown colored yellow on the blue-print hereto annexed.
- 2. That the Board will pay to the Company, in addition to the annual rental of Eight thousand four hundred and seventy-five (\$8,475.00) Dollars payable under said Agreement of 12th July, 1919, an additional annual rental of Two thousand three hundred and thirty dollars and seventy-five cents (\$2,330.75) such additional annual rental to be paid annually to the Company at the office of its Department of Natural Resources in the City of Calgary, in the Province of Alberta, on the first day of May in each year, the first of such payments to be made on the 1st May, 1929.
- 3. That nothing contained in this Agreement shall be held or construed as in any way varying the provisions of said Agreement of 12th July, 1919, except in so far as this Agreement may be expressly inconsistent with said Agreement of 12th July, 1919, and particularly paragraphs 10 (d) and 10 (i) of said Agreement, or to deprive the Company of any rights conferred on it by same, or to relieve the Board from any liability or obligation imposed upon it by the provisions of said Agreement of 12th July, 1919, and in particular the rental provided for by this Agreement shall be paid to the Company in manner aforesaid notwithstanding any change which may hereafter be made in the legal duty of water, and no such change or anything contained in this Agreement shall obligate the Company to supply any greater quantity of water than that provided for by said Agreement of 12th July, 1919.
- 4. That the board will indemnify and save harmless the Company against any and all claims which may at any time be made against the Company in consequence of or arising out of the execution of this Agreement or anything done pursuant thereto.

This Agreement is subject to the consent and approval of The Irrigation Council for the Province of Alberta, and of the Minister of the Interior for the Dominion of Canada, and shall not be binding upon either party until the consent and approval of the Council and Minister aforesaid shall be formally certified.

As witness the Corporate Seal of the Board and the hands of the Trustees thereof, and the Corporate Seal of the Company and the hands of its officials below named.

Signed, Sealed and Delivered in the presence of

(Sgd.) "Ted Sundal"

[SEAL OF THE TABER IRRIGA-GATION DISTRICT]

[SEAL OF THE ALBERTA RAIL-WAY AND IRRIGATION COM-PANY]

### THE BOARD OF TRUSTEES OF THE TABER IRRIGATION DISTRICT

per

(Sgd.) "Wm. Valgardson" (Sgd.) "H. N. Peterson"

(Sgd.) "C. B. Hill"

#### THE ALBERTA RAIL-WAY AND IRRIGATION COMPANY

per

(Sgd.) "Grant Hall" Vice-President

(Sgd.) "H. C. Oswald" Secretary.

## SCHEDULE "F"

By virtue of the powers vested in me pursuant to *The Irrigation Act* and all other powers me thereunto enabling, I, the Deputy of the Minister of the Interior for the Dominion of Canada, do hereby approve of the Agreement hereunto annexed contained in sheets numbered one to eleven made between the Board of Trustees of the Magrath Irrigation District and the Alberta Railway and Irrigation Company and bearing date the 18th day of June, 1926.

As witness my hand and seal of office at Ottawa, this 9th day of July, A.D. 1926.

"W. W. CORY"

Deputy of the Minister of the Interior.

[SEAL]

"R. LAFLEUR"
Witness to the signature
of the Deputy of the
Minister of the Interior.

By virtue of the provisions of *The Irrigation Districts Act* being Chapter 114 of the Revised Statutes of Alberta, 1922, and all other powers us therein enabling, the Irrigation Council appointed pursuant to the provisions of the said *Irrigation Districts Act* does hereby approve of the Agreement hereunto annexed contained in sheets numbered one

to eleven made between the Board of Trustees of the Magrath Irrigation District and the Alberta Railway and Irrigation Company and bearing date the 18th day of June, 1926.

As witness the seal of the said Irrigation Council attested by the signature of its Chairman at Edmonton, in the Province of Alberta, this 26th day of June, 1926.

## IRRIGATION COUNCIL,

per "L. C. Charlesworth" Chairman.

"Geo. E. Powell"
Chairman of the Irrigation Council.
Witness to the signature of the

This Agreement made in duplicate the eighteenth day of June, A.D. 1926.

#### Between:

THE BOARD OF TRUSTEES OF THE MAGRATH IRRIGATION DISTRICT, a body corporate organized under the provisions of *The Irrigation Districts Act* being Chapter 114 of the Revised Statutes of Alberta, 1922,

(hereinafter called "the Board") Of the First Part,

— and —

# THE ALBERTA RAILWAY AND IRRIGATION COMPANY

(hereinafter called "the Company")
Of the Second Part.

Whereas the Magrath Irrigation District was erected on the 2nd day of June, 1924, pursuant to the provisions of the said *Irrigation Districts Act*;

And whereas the Board has requested the Company to enter into a contract with the Board for the construction of the works necessary for the utilization of water in the irrigation of the said District, and also for the supply of water to the said District from the existing works of the Company;

Now therefore this Agreement witnesseth that the Board and the Company for themselves, their successors and assigns, mutually covenant and agree each with the other, as follows:

1. That the Company will, as a Contractor for, and on behalf of the Board, design, construct, complete and finish in a workmanlike manner, and according to the general plan prepared by the Engineer for the District and approved by the Board and which has been signed by the parties hereto for indentification all the ditches, structures and other works

called for by said plan and necessary for completing the works contemplated by said plan. The design and construction of the works shall follow said general plan in all essential details but such changes may be made as are necessary to conform to actual field conditions.

- 2. The said works shall be commenced forthwith after the execution and delivery of this Agreement, and the approval thereof as hereinafter provided, and shall be prosecuted continuously and diligently to completion, subject to any delays caused by strikes, accidents, unfavorable weather conditions or other causes beyond the control of the Company.
- 3. Any contract which may be let by the Company for the construction of the said works, shall be submitted to and subject to the approval of the Board.
- 4. The Board will, upon the completion by the Company of all the works embraced in the foregoing paragraph hereof, in the manner prescribed by the general plan referred to in paragraph 1 hereof pay to the Company or its order the actual cost including engineering and supervision of said works, as said cost shall be certified by the Manager of the Department of Natural Resources of the Company, the amount of said cost to be paid by the delivery by the Board to the Company or its order of Debentures of the par value of One thousand (\$1,000.00) Dollars each payable at the Bank of Montreal, in the City of Montreal, in twenty-eight equal annual instalments with interest at the rate of six (6%) per cent per annum payable annually on the first day of December in each year, the first instalment of the principal sum to be payable on 1st December, 1929, the first instalment of interest to be payable on the 1st December, 1926, and the said Debentures shall be good and valid securities and shall be issued by the Board pursuant to and in strict accordance with all the requirements of The Irrgiation Districts Act, Chapter 114, R.S.A., 1922, and shall bear date 1st June, 1926. The said Debentures to the amount of Eighty thousand (\$80,000.00) Dollars which is the estimated cost of the construction of said works, shall be issued by the Board as soon after the execution and delivery of this Agreement as the same may be issued in compliance with the requirements of the said Irrigation Districts Act, 1922, and shall forthwith thereafter be delivered by the Board in escrow with the Bank of Montreal at the Town of Magrath in the Province of Alberta, to be delivered, but only to the amount of the cost certified by the Manager as aforesaid—to the Company upon the completion of the works. The said Debentures shall bear interest from the date of issue, but pending the completion of the works aforesaid, an account shall be kept of the amounts expended by the Company from month to month in the construction of the said works, and interest shall be chargeable thereon at the rate of Six (6%) per cent per annum upon each monthly progress estimate, and the Company shall accept the accrued interest on such estimates in satisfaction of the interest accrued due upon the Debentures at the date of the completion of the works.

- 5. The Board will, from time to time, and at all times hereafter so long as any of the said Debentures shall remain unredeemed furnish to the Company upon request, at the cost and expense of the Board, and to the satisfaction of the Company's Solicitor, all evidence and proof, documentary and otherwise, of the compliance by the Board with all the provisions of *The Irrigation District Act*, and of the legality and regularity of any and all acts and proceedings of the Board, and of all officials and employees of the Board, which can or may affect the validity of the said Debentures or any of them.
- 6. The Board agrees to acquire at its own cost and expense, before the work is commenced by the Company all the lands required for right of way for the works as shown on the general plan referred to in paragraph one hereof in so far as such lands are not vested in the Company (which lands vested in the Company and in particular the right of way of the present Magrath Lateral shall be conveyed by the Company to the Board) or alternatively to acquire easements in perpetuity over the said lands, and will take all steps necessary to put the Company in possession of the said lands, so that the work of construction of the said works shall not be delayed or impeded. Should the progress of the work be stopped or delayed by reason of failure to secure the right of way or easements any additional cost or expense incurred by the Company by reason of such stoppage or delay in completing the work shall be borne by the Board, and shall be paid by the Board to the Company upon the rendering of bills therefor certified as correct by the Company's Engineer.
- 7. The Board agrees to procure the assent of the Department of Public Works, or of any Municipality having jurisdiction in the premises to the crossing of any and all road allowances which may be crossed by the works to be constructed as aforesaid.
- 8. Nothing herein contained shall be deemed to impose on the Company any duty to maintain or repair any of the works herein provided for (save and except the headgates hereinafter mentioned) but the Board will maintain, repair, renew and operate the said works save as aforesaid in accordance with the provisions of The Irrigation Act, and observe all the duties and obligations imposed by law upon licensees, permittees or applicants in respect of works constructed, operated and maintained under the provisions of the said Act, and will from time to time and at all times hereafter indemnify and save harmless the Company of, from and against all and every obligation, liability and duty whatsoever, which may be imposed upon the Company by statute or otherwise by reason of the construction, operation or maintenance of the said works or the performance by the Company of the terms of this Agreement as well as of, from and against all actions, or causes of action, suits, claims and demands whatsoever which shall or may be made against the

Company for injury or damage to persons or property arising out of or connected with the construction or operation of the said works.

- 9. That in consideration of the sum of One hundred and twenty thousand (\$120,000.00) Dollars to be paid by the Board to the Company in manner hereinafter mentioned the Company agrees to supply to the Board through headgates to be constructed and maintained by the Company at two points, namely one on its main canal near Spring Coulee at a point to be designated by the Engineers of the Company. and another on its main canal at Pot Hole at or near the present headgate of the Magrath Lateral, during the irrigation season of each and every year as fixed by the regulations prescribed under the provisions of The Irrigation Act, being Chapter 61 of the Revised Statutes of Canada, 1906, except when prevented by unusual storms, floods or other disasters over which it has no control thirty (30) cubic feet of water per second for the irrigation of the irrigable lands comprised within the limits of said District, but the obligations of the Company hereunder shall at all times be subject to the following conditions, restrictions and regulations, that is to
- (a) The Board will in accordance with the provisions of the said Irrigation Act maintain, repair, renew and operate all "works" (as defined in the said Irrigation Act) situate within said District and all canals and ditches into which water is supplied by the Company to the Board from the headgates aforesaid, and observe all the duties and obligations imposed by law upon licensees, permittees or applicants in respect of "works" (defined as aforesaid) constructed and operated under the provisions of the said Act, in so far as such duties and obligations affect the "works" within said District and the canals and ditches into which water is supplied by the Company to the Board from the headgates aforesaid, and will from time to time, and at all times hereafter, indemnify and save harmless the Company of, from and against all and every obligation, liability and duty whatsoever which may be imposed upon the Company by Statute or otherwise by reason of the operation or the maintenance of the said "works", canals and ditches or the performance by the Company of the terms of this agreement as well as of, from and against all actions, or causes of action, suits, claims and demands whatsoever, which shall or may be made against the Company for injury or damage to persons or property arising out of or connected with the construction, maintenance or operation of the said "works". canals and ditches.
- (b) The Board, its successors or assigns, will pay annually in advance to the Company at the Office of its Department of Natural Resources in the City of Calgary in the Province of Alberta, on or before the first day of May in each year commencing with the year 1927 or at such later date as the Company may fix from the date hereof as rental for the water supplied as herein provided the sum of Three thousand

three hundred and seventy-five (\$3,375.00) Dollars the said rental to be paid without any deduction or abatement, not-withstanding any change which may hereafter be made in the legal duty of water, and no such change shall oblige the Company to supply any greater quantity of water than that hereinbefore mentioned.

- (c) The Company may shut off the water agreed to be supplied at any time during the irrigation season whenever necessary for repairing its canal or any branch or other works connected therewith, but shall give reasonable notice to the Board of its intention so to do, whenever practicable, and the Company will repair or restore its works with all reasonable dispatch.
- (d) If by reason of drought or for any cause beyond the control of the Company the supply of water obtainable from the source whence the Company is authorized to divert water shall be insufficient to furnish the full amount of water to be supplied to the Board, or if by reason of the necessity of shutting off the water to make necessary repairs to its canal or any branch of the works connected therewith, the Company is unable to supply the full amount of water to the Board, the Company shall not be liable for any damages by reason of the deficiency, and it shall have the right to distribute such water as may be obtainable pro rata to all persons or corporations entitled thereto and for such purpose may establish and enforce such rules and regulations as it may deem necessary and expedient.
- (e) The water herein agreed to be supplied shall be used only to irrigate the irrigable lands comprised within the said District or some portion thereof, and no other land, and for no other purpose, and under no circumstances shall the said water or any portion therefore, be used for mining, milling or mechanical power, or for any purpose not directly connected with or incidental to the irrigation of the said lands, except to fill ponds for the purpose of watering live stock.
- (f) The Board, its successors and assigns, shall not permit said water, or any portion thereof supplied as aforesaid, to run to waste, when such waste can be prevented by reasonable care and diligence on the part of the Board.
- (g) Subject to the provisions of Section 49 of The Irrigation Act the Company shall at all times hereafter have the right to make such rules and regulations as may be necessary to regulate the delivery of said water to the Board, its successors and assigns, and to add to and change or modify such rules and regulations; provided, however, that such rules and regulations shall in no way conflict with the terms of the clause of this Agreement under which the water is supplied to the Board and provided further that a copy of such rules and regulations, or of any amendments and additions thereto shall be supplied to the Board.
- (h) No transfer of the whole or any part of the water supplied under this Agreement shall contemplate or auth-

orize the diverting of the said water from any of the lands comprised within the said District to any other land not included in the District.

- 10. The said sum of One hundred and twenty thousand (\$120,000.00) Dollars shall be paid by the delivery by the Board to the Company or its order of Debentures of the par value of One thousand (\$1,000.00) Dollars each payable at the Bank of Montreal in the City of Montreal in twentyeight equal annual instalments with interest at the rate of six per cent per annum payable annually on the first day of December in each year, the first instalment of the principal sum to be payable on the first day of December, 1929, and the first instalment of interest to be payable on the first day of December, 1927, said Debentures to bear date the 1st day of June, 1926, but not to bear interest for the period from 1st June, 1926, to 1st May, 1927, and the said Debentures shall be good and valid securities, and shall be issued by the Board pursuant to and in strict accordance with all the requirements of the said Irrigation Districts Act. The said Debentures shall be issued by the Board as soon after the execution and delivery of this Agreement as the same may be issued in compliance with the requirements of the said Irrigation Districts Act, and shall forthwith thereafter be delivered by the Board to the Company at the Office of its Department of Natural Resources in the City of Calgary, aforesaid.
- 11. The Board will, from time to time and at all times hereafter so long as any of the said Debentures remain unredeemed furnish to the Company upon request, at the cost and expense of the Board, and to the satisfaction of the Company's Solicitor, all evidence and proof, documentary and otherwise, of the compliance by the Board with all the provisions of *The Irrigation Districts Act*, and of the legality and regularity of any and all acts and proceedings of the Board and of all officials and employees of the Board, which can or may effect the validity of the said Debentures, or any of them.
- 12. The Board hereby undertakes to act and the Company hereby appoints the Board to act as Agent of the Company for the delivery to lands under what is commonly known as Magrath Lateral of the water provided for by Water Agreements between owners of said land and the Company, and that it, the said Board will and it does hereby assume each and all liabilities of the Company under the said Water Agreements and will indemnify the Company in respect of and against each and all liabilities of the Company under the covenants, conditions and provisions in said Water Agreements contained on behalf of the Company, and that it the said Board will collect from the water users holding said Water Agreements the rental provided for by same and shall pay to the Company the sum of One hundred and twelve dollars and fifty cents (\$112.50) for every second foot of water covered by such Water Agreements and stipulated therein to be supplied by the Company. Said sum shall

be paid annually on or before the 15th day of May in each year in respect of the year's supply of water, for payment of which the water users holding said water agreements are liable under said Water Agreements, it being agreed and understood that the Company will upon the request of the Board cancel any of said Water Agreements if the water rentals payable thereunder are unpaid and in arrears.

- 13. The Company will deliver to the District at the head of the Magrath Lateral the amount of water covered by the said Water Agreements between the said Company and water users in the said District plus ten (10%) per cent allowance for seepage and evaporation, and the Company's responsibility for the delivery of water to the individual points of delivery in the District specified in the Water Agreements with the said water users will be assumed by the Board.
- 14. And it is further agreed and understood by and between the parties hereto, anything hereinbefore contained to the contrary notwithstanding, that nothing in this Agreement shall be construed or taken as giving to the Board, its successors or assigns, any right or interest, whether by easement or otherwise, in any canal, lateral or branch or other work of any kind whatsoever owned or operated by the Company save as specifically set out in this Agreement, and in the event of the Company being prevented by any cause beyond its control from carrying water to the point or points where the same is to be delivered by means of its canal system, then there shall be no obligation on the part of the Company to deliver such water by any other means.
- of the Irrigation Council as established by *The Irrigation Districts Act* in accordance with the provisions of *The Irrigation Districts Act* and amendments thereto, and of the Minister of the Interior for the Dominion of Canada in accordance with the provisions of *The Irrigation Act*, Chapter 61 (R.S.C. 1906) and amendments thereto. and shall not be binding upon either party until the consent and approval of the Irrigation Council and Minister aforesaid shall have been fully certified.

As witness whereof the Corporate Seal of the Board and the hands of the Trustees thereof, and the Corporate Seal of the Company and the hands of its officials below named.

Signed, Sealed and Delivered in the presence of

"J. T. Steele"
As to Trustees Magrath
Irrigation District.

"Ernest Bennion"
"Isaac Sabey"

"R. S. Thompson"

[SEAL OF MAGRATH IRRIGATION DISTRICT]

THE ALBERTA RAILWAY & IRRIGATION COMPANY,

"E. W. Beatty"
President

"H. C. Oswald"
Secretary

[SEAL OF THE ALBERTA RAILWAY AND IRRIGATION COMPANY]

### SCHEDULE "G"

This Agreement made in duplicate this 21st day of March, A.D. 1932,

#### Between:

THE BOARD OF TRUSTEES OF THE MAGRATH IRRIGATION DISTRICT, a body corporate organized under the provisions of *The Irrigation Districts Act*, being Chapter 114 of the Revised Statutes of Alberta, 1922

(Hereinafter called "The Board")
Of the First Part,

— and —

# THE ALBERTA RAILWAY AND IRRIGATION COMPANY

(hereinafter called "The Company")
Of the Second Part.

Whereas by Agreement made between the Parties hereto on the 18th day of June, 1926, and pursuant to the provisions of *The Irrigation Districts Act*, being Chapter 114 of the Revised Statutes of Alberta, 1922, certain debentures were issued by the District, herein called the original debentures;

And whereas the Company is the holder of the original debentures;

And whereas the District is in default under the original debentures with respect to the payments of principal and interest falling due thereunder on the 1st day of December in each of the years 1930 and 1931, is unable to make the said payments, and has requested the Company to accept in lieu• thereof new debentures of the nature hereinafter described which the Company has agreed to do, subject to the conditions herein contained:

And whereas it is necessary for the District to obtain legislation sanctioning this Agreement and authorizing the District to issue the new debentures;

Now therefore this Agreement witnesseth that the parties mutually covenant and agree as follows:

- (1) The Company will not, with respect to the payments due and in default as aforesaid, take any steps to collect the said payments or seek to put in force or invoke any of the provisions of *The Irrigation Districts Act* for the collection of principal moneys and interest due under the original debentures, and payable in the years 1930 and 1931.
- (2) The District undertakes to procure the passing by the Legislature of the Province of Alberta of legislation enabling the District to validly issue and deliver to the Company new debentures, fifteen in number, of the par value of Five thousand (\$5,000.00) Dollars each, the said new debentures being payable at par at the Bank of Montreal in the City of Montreal in the Province of Quebec, one on the 1st day of December, 1938, and one on the 1st day of December in each of the years 1939 to 1952, both inclusive, and one Debenture of the par value of \$3,654.92 payable at par at the Bank of Montreal in the City of Montreal on the 1st day of December, 1953; each of the said fifteen debentures to have attached thereto six coupons, each for the sum of Two hundred (\$200.00) Dollars and each payable at par at the said Bank of Montreal one on the 1st day of December, 1932, and one on the 1st day of December in each of the years 1933 to 1937, both inclusive, the said new debentures to bear date the 1st day of December, 1931, and to rank pari passu with the original debentures, to have the same effect, to be enforceable and to be secured in the same manner as is provided by The Irrigation Districts Act with respect to debentures issued pursuant to the provisions thereof.
- (3) Forthwith upon the passing of such legislation the District will do all things necessary or requisite to enable the District to issue good and valid new debentures for the amounts and payable in the manner and at the time and place set forth in paragraph two (2) hereof, and shall execute and issue such new debentures (approved as hereinafter provided) and shall deliver the same to the Company.
- (4) The new debentures shall be subject to the approval of the Provincial Treasurer.
- (5) On delivery to the Company of the new debentures the payments due and owing by the District in the years 1930 and 1931 shall be deemed to be fully paid and satisfied and the coupons representing said payments shall be delivered up to the District to be cancelled.
- (6) The Company agrees that if the sums due and payable as aforesaid on the 1st day of December in each of the years 1930 and 1931, together with interest thereon at the rate of six (6%) per cent per annum calculated from the dates on which said sums respectively became due, to the 1st day of December, 1931, do not in the aggregate amount to the sum of Fifty thousand (\$50,000.00) Dollars the difference together with interest thereon at the rate of six (6%) per cent per annum from the 1st day of December, 1931, shall by the Company be credited on and in reduction of the

amounts falling due on the 1st day of December, 1932, under the terms of the original debentures.

- (7) This Agreement is subject to ratification by the Legislature for the Province and should the enabling legislation not be passed at the present Session of the Legislature this agreement shall be null and void.
- (8) Neither the execution of this Agreement nor anything done to carry out the terms hereof shall impair or invalidate the rights or remedies of the Company or the holders of the debentures issued under the recited agreement in respect of any further or other default on the part of the District, saving that in respect of the payments due in the years 1930 and 1931 as hereinbefore mentioned.

As witness the corporate seals of the parties hereto and the hands of their respective officials below named.

[SEAL OF MAGRATH IRRIGATION DISTRICT]

"Christian Jensen"

IRRIGATION DISTRICT

"R. S. Thompson"

"J. T. Steele" Secretary-Treasurer

"J. H. Bridge"

THE ALBERTA RAILWAY & IRRIGATION COMPANY,

"E. W. Beatty"

President

[SEAL]

"H. C. Oswald"

Secretary

### SCHEDULE "H"

By virtue of the powers vested in me pursuant to *The Irrigation Act*, and all other powers me thereunto enabling, I, the Honourable Charles Stewart, Minister of the Interior for the Dominion of Canada, do hereby approve of the Agreement hereunto annexed contained in sheets numbered one to ten made between the Board of Trustees of the Raymond Irrigation District and the Alberta Railway and Irrigation Company and bearing date the 12th day of May, 1926.

As witness my hand and seal of office at Ottawa this 29th day of May, A.D. 1926.

[SEAL OF THE DEPART-MENT OF THE INTERIOR]

"W. W. Cory"
Deputy Minister of the Interior

Witness to the signature of the Deputy Minister of the Interior

"R. Lafleur"

By virtue of the powers vested in the Irrigation Council, pursuant to Section 35 of *The Irrigation District Act*, being Chapter 114 of the Revised Statutes of Alberta, 1922, and of all other powers the said Council thereunto enabling, the said Irrigation Council does hereby approve of the Agreement hereto annexed contained in sheets numbered one to ten made between the Board of Trustees of the Raymond Irrigation District and The Alberta Railway & Irrigation Company and bearing date the day of A.D. 1926.

Dated at Edmonton this 15th day of May, A.D. 1926.

"L. C. Charlesworth" *Irrigation Council* 

Witness:

"Geo. E. Powell"

This Agreement made in duplicate the 12th day of May, A.D. 1926.

Between:

THE BOARD OF TRUSTEES OF THE RAY-MOND IRRIGATION DISTRICT, a body corporate organized under the provisions of *The Irrigation Districts Act*, being Chapter 114 of the Revised Statutes of Alberta, 1922, hereinafter called "The Board"

Of the First Part,

— and —

THE ALBERTA RAILWAY AND IRRIGATION COMPANY, hereinafter called "The Company"

Of the Second Part.

Whereas the Raymond Irrigation District was erected on the 11th day of March, 1925, pursuant to the provisions of the said *Irrigation Districts Act*;

And whereas the Company has been supplying water to owners and occupiers of land situate within the limits of the said District;

And whereas the Board and the Company desire to enter into a contract for the operation, maintenance and repair of certain works necessary for the utilization of water in the irrigation of lands in the said District, and for the supply of water to the said District from the existing works of the Company:

Now therefore this indenture witnesseth that the Board and the Company for themselves, their respective successors and assigns mutually covenant and agree each with the other as follows:

- 1. That in consideration of the sum of One hundred and sixty thousand (\$160,000.00) Dollars to be paid by the Board to the Company in manner hereinafter mentioned, the Company agrees to supply to the Board, through headgates to be constructed and maintained by the Company at points on its main canal to be designated by the Company during the irrigation season of each and every year as fixed by the regulations prescribed under the provisions of The Irrigation Act, being Chapter 61 of The Revised Statutes of Canada, 1906, except when prevented by unusual storms. floods or other disasters over which it has no control, Forty (40) cubic feet of water per second for the irrigation of the irrigable lands comprised within the limits of said District, but the obligations of the Company hereunder shall at all times be subject to the following conditions, restrictions and regulations, that is to say:—
- (a) The Board will in accordance with the provisions of the said Irrigation Act maintain, repair, renew and operate all "works" (as defined in the said Irrigation Act) situate within said District and all canals and ditches into which water is supplied by the Company to the Board from the headgates aforesaid, and observe all the duties and obligations imposed by law upon licensees, permittees or applicants in respect of "works" (defined as aforesaid) constructed and operated under the provisions of the said Act, in so far as such duties and obligations affect the "works" within said District and the canals and ditches into which water is supplied by the Company to the Board from the headgates aforesaid, and will from time to time and at all times hereafter indemnify and save harmless the Company of, from and against all and every obligation, liability and duty whatsoever which may be imposed upon the Company by statute or otherwise by reason of the operation or maintenance of the said "works", canals and ditches, or the performance by the Company of the terms of this Agreement as well as of, from and against all actions, or causes of action, suits, claims and demands whatsoever, which shall or may be made against the Company for injury or damage to persons or property arising out of or connected with the construction, maintenance or operation of the said "works", canals and ditches.
- (b) The Board, its successors or assigns will pay annually in advance to the Company at the Offices of its Department of Natural Resources in the City of Calgary, in the Province of Alberta, on or before the first day of May in each year commencing with the year 1926, or at such later date as the Company may fix from the date hereof, as rental for the water supplied as herein provided the sum of Four Thousand Five hundred (\$4,500.00) Dollars, the said rental to be paid without any deduction or abatement, notwithstanding any change which may hereafter be made in the legal duty of water, and no such change shall oblige the Company to supply any greater quantity of water than that hereinbefore mentioned.

- (c) The Company may shut off the water agreed to be supplied at any time during the irrigation season whenever necessary for repairing its canal or any branch or other works connected therewith, but shall give reasonable notice to the Board of its intention so to do, whenever practicable, and the Company will repair or restore its works with all reasonable dispatch.
- (d) If by reason of drought or for any cause beyond the control of the Company the supply of water obtainable from the source whence the Company is authorized to divert water shall be insufficient to furnish the full amount of water to be supplied to the Board, or if by reason of the necessity of shutting off the water to make necessary repairs to its canal or any branch of the works connected therewith, the Company is unable to supply the full amount of water to the Board, the Company shall not be liable for any damages by reason of the deficiency, and it shall have the right to distribute such water as may be obtainable pro rata to all persons or corporations entitled thereto, and for such purpose may establish and enforce such rules and regulations as it may deem necessary and expedient.
- (e) The water herein agreed to be supplied shall be used only to irrigate the irrigable lands comprised within the said District or some portion thereof, and no other land and for no other purpose, and under no circumstances shall the said water, or any portion thereof, be used for mining, milling or mechanical power, or for any purpose not directly connected with, or incidental to the irrigation of the said lands, except to fill ponds for the purpose of watering livestock, and except for the supplying of water required by the existing beet sugar factory at the Town of Raymond.
- (f) The Board, its successors and assigns, shall not permit said water, or any portion thereof supplied as aforesaid, to run to waste, when such waste can be prevented by reasonable care and diligence on the part of the Board.
- (g) Subject to the provisions of Section 49 of *The Irrigation Act* the Company shall at all times hereafter have the right to make such rules and regulations as may be necessary to regulate the delivery of said water to the Board, its successors and assigns, and to add to and change or modify such rules and regulations; provided, however, that such rules and regulations shall in no way conflict with the terms of the clause of this agreement under which the water is supplied to the Board, and provided further that a copy of such rules and regulations, or of any amendments and additions thereto, shall be supplied to the Board.
- (h) No transfer of the whole or of any part of the water supplied under this Agreement shall contemplate or authorize the diverting of the said water from any of the lands comprised within the said District to any other land not included in the District.
- 2. The Board hereby undertakes to act and the Company hereby appoints the Board to act as Agent of the Company

for the delivery to lands within what is commonly termed Weiling Kaymond Stirling Territory of the water provided tor by Water Agreements between owners of land in said Territory and the Company, and that it, the said Board, will and it does hereby assume each and all liabilities of the Company under the said Water Agreements, and will indemnify the Company in respect of and against each and all liabilities of the Company under the covenants, conditions and provisoes in said Water Agreements contained on behalf of the Company, and that it, the said Board, will collect from the water users holding said Water Agreements the rental provided for by same, and shall pay to the Company the sum of One hundred and twelve dollars and fifty cents (\$112.50) for every second foot of water covered by such Water Agreements and stipulated therein to be supplied by the Company. Said sum shall be paid in equal annual instalments on or before the 15th of May in each year in respect of the year's supply of water for payment of which the water users holding said Water Agreements are liable under said Water Agreements, it being agreed and understood that the Company will upon the request of the Board cancel any of said Water Agreements if the water rentals payable thereunder are unpaid and in arrears.

- 3. The Company will deliver to the Board at the several headgates on its Main Canal the amount of water covered by the Water Agreements between the said Company and water users in the said Territory plus ten per cent allowance for seepage and evaporation, and the Company's responsibility for the delivery of water to the individual points of delivery in the Territory specified in the Water Agreements with the said water users will be assumed by the Board.
- 4. The Board will deliver into the channel of Kipp Coulee a sufficient quantity of water to fill twice annually, if so required, once in May or June and once in September or October, of each year, the reservoir to be constructed in Kipp Coulee by the Canadain Pacific Railway Company to be used for railway operating purposes, it being understood that in case the waste water or natural run-off in Kipp Coulee is not sufficient to supply the amount of water required to fill said reservoir at the times aforesaid, the Company will deliver at the headgate of the Raymond lateral without cost to the Board the amounts necessary to make up the deficinecy, and the Board will deliver same to the channel of Kipp Coulee, the said Canadian Pacific Railway Company to pay a proportionate amount of the operating cost per acre foot so delivered or a flat annual rate to be agreed upon between the Canadian Pacific Railway Company and the Board.
- 5. The said sum of One hundred and sixty thousand (\$160,000.00) Dollars shall be paid by the delivery by the Board to the Company or its order of debentures of the par value of One thousand (\$1,000.00) Dollars each, payable at the Bank of Montreal in the City of Montreal in thirty (30) equal annual instalments with interest at the rate of

six per cent per annum payable annually on the first day of December in each year, the first instalment of the principal sum to be payable on the first day of December, 1926, and the first instalment of interest to be payable on the first day of December, 1926, said debentures to bear date the first day of May, 1926, and the said debentures shall be good and valid securities, and shall be issued by the Board pursuant to and in strict accordance with all the requirements of the said *Irrigation Districts Act*. The said debentures shall be issued by the Board as soon after the execution and delivery of this Agreement as the same may be issued in compliance with the requirements of the said *Irrigation Districts Act*, and shall forthwith thereafter be delivered by the Board to the Company at the office of its Department of Natural Resources in the City of Calgary aforesaid.

6. The Company agrees to operate a Ditching Machine owned by its Department of Natural Resources over such portions of the Raymond-Stirling lateral as the Board may direct, and as the Company may consider feasible, and during such portions of the season of 1926 as is necessary to complete the enlargement of the Canal from the Raymond flume to the Village of Stirling, and beginning as early as the machine is available, the Board to repay to the Company the cost of such operations, including the cost of maintenance, depreciation, interest on the machine, cost of moving machine to and from the work, engineering and supervision, and the Company will pay the cost of additional enlargement or improvement work on the Raymond-Stirling Lateral. The costs, up to a total of Ten thousand (\$10,000.00) Dollars for all such work, including all costs as aforesaid in connection with the machine, with interest on said sum of Ten thousand (\$10,000.00) Dollars at the rate of six per cent (6%) per annum calculated as hereinafter set out, as such costs shall be certified by the Manager of the Department of Natural Resources of the Company, shall be repaid by the delivery by the Board to the Company or its order of debentures of the par value of One thousand (\$1,000.00) Dollars each, dated the 1st day of May, 1926, and payable at the Bank of Montreal in the City of Montreal, in thirty (30) equal annual instalments with interest at the rate of six per cent (6%) per annum payable annually, the first instalment of the principal sum to be payable on the 1st December. 1926, the first instalment of interest to be payable on the 1st December, 1926, and the said debentures shall be good and valid securities, and shall be issued by the Board pursuant to and in strict accordance with all the requirements of The Irrigation Distrcits Act. The said debentures to the amount of Ten thousand (\$10,000.00) Dollars aforesaid shall be issued by the Board as soon after the execution and delivery of this Agreement as the same may be issued in compliance with the requirements of the said Irrigation Districts Act, Chapter 114, R.S.A., 1922, and shall forthwith thereafter be deposited by the Board in escrow with the Bank of Montreal at the Town of Raymond, in the Province of Alberta, to be delivered,—but only to the amount of the

cost as certified by the Manager as aforesaid,—to the Company upon the completion of the said construction work and machine work. The said debentures shall bear interest from the date of issue, being the said first day of May, 1926, but pending the completion of the work contemplated as aforesaid an account shall be kept of the costs incurred by the Company from month to month in the said works, and interest shall be chargeable thereon at the rate of six per cent (6%) per annum upon each monthly progress estimate, and the Company shall accept the accrued interest on such estimates in satisfaction of the interest accrued due upon the debentures at the date of the completion of the said works.

- 7. The Board will, from time to time and at all times hereafter so long as any of the said debentures remain unredeemed, furnish to the Company upon request, at the cost and expense of the Board, and to the satisfaction of the Company's Solicitor, all evidence and proof, documentary and otherwise, of the compliance by the Board with all the provisions of *The Irrigation Districts Act*, and of the legality and regularity of any and all acts and proceedings of the Board and of all officials and employees of the Board, which can or may affect the validity of the said debentures, or any of them.
- 8. The Company agrees to transfer to the Board the Right-of-way of the Company for the Raymond-Stirling Lateral.
- 9. In case the Board, its successors or assigns, shall fail, neglect or refuse to take the said water and pay the rental therefor, all as herein provided, for any two years in succession, then this Agreement so far as it may bind either of the parties hereto, shall become null and void, and all rights and interests hereby created or then existing in favor of the Board, its successors or assigns, shall cease and determine, and all equitable and legal interests in the said water shall revert to and revest in the Company, and without any right to the Board, its successors or assigns, for reclamation or compensation for moneys paid, as absolutely and fully and perfectly, as if this Agreement had never been made, but nothing done hereunder shall affect the validity of the debentures which, notwithstanding such annulment, shall be paid according to the tenor thereof.
- 10. And it is further understood and agreed by and between the parties hereto, anything hereinbefore contained to the contrary notwithstanding, that nothing in this Agreement shall be construed or taken as giving to the Board, its successors or assigns, any right or interest, whether by easement or otherwise, in any canal, lateral or branch or other work of any kind whatsoever owned or operated by the Company save as specifically set out in this Agreement, and in the event of the Company being prevented by any cause beyond its control from carrying water to the point or points where the same is to be delivered by means of its

canal system, then there shall be no obligation on the part of the Company to deliver such water by any other means.

11. This Agreement is subject to the consent and approval of the Irrigation Council as established by *The Irrigation Districts Act* in accordance with the provisions of *The Irrigation Districts Act* and Amendments thereto, and of the Minister of the Interior for the Dominion of Canada in accordance with the provisions of *The Irrigation Act*, Chapter 61, (R.S.C. 1906) and amendments thereto, and shall not be binding upon either party until the consent and approval of the Irrigation Council and Minister aforesaid shall have been fully certified.

As witness whereof the Corporate Seal of the Board and the hands of the Trustees thereof, and the Corporate Seal of the Company and the hands of its officials below named.

Signed, Sealed and Delivered in the presence of

[SEAL OF ALBERTA RAILWAY AND IRRIGATION COMPANY]

As to Trustees Raymond Irrigation District.

"J. W. Evans"

Approved:

"L. C. Charlesworth" Irrigation Council.

Alberta Railway and Irrigation Co.

"E. W. Beatty"

President

"H. C. Oswald"

Secretary

"H. S. Allen"
"A. E. Fawns"
"Jesse H. Wilde"

[SEAL OF RAYMOND IRRIGATION DISTRICT]

### SCHEDULE "J"

### LIST OF UNSOLD IRRIGABLE LANDS CONTROLLED BY A.R. & I.

		Irrigable	Unit
	$_{ m LAND}$	Area	Total
LS	11 & 12, Sec. 1, Tp. 9, Rge. 19, W. 4t	h	
	Mer.	80	80
LS	3 & 4, Sec. 1, Tp. 9, Rge. 19, W. 4th Mer	80	80
LS	5 & 6, Sec. 1, Tp. 9, Rge. 19, W. 4th Mer.	80	80
	3 & 4, Sec. 4, Tp. 9, Rge. 19, W. 4th Mer.		78.70
	5 & 6, Sec. 4, Tp. 9, Rge. 19, W. 4th Mer.		79.50
	4 & 5, Sec. 29, Tp. 9, Rge. 19, W. 4th Mer.		74.55
	3 & 6, Sec. 29, Tp. 9, Rge. 19, W. 4th Mer.		74.50
	11 & 12, Sec. 29, Tp. 9, Rge. 19, W. 4th Mer		80
	13 & 14, Sec. 29, Tp. 9, Rge. 19, W. 4th Mer		80
	11 & 12, Sec. 30, Tp. 9, Rge. 19, W. 4th Mer		80
	10, Sec. 30, Tp. 9, Rge. 19, W. 4th Mer. W		
	of Can.		9.65
LS	15, Sec. 30, Tp. 9, Rge. 19, W. 4th Mer. V	V	
	of Can.		1.79

76		
Ir LAND	rigable Area	Unit Total
LS 13 & 14, Sec. 30, Tp. 9, Rge. 19, W. 4th Mer.		10141
W. of Can.	50	72.42
LS 2 & 7, Sec. 28, Tp. 8, Rge. 20, W. 4th Mer.		72.45
LS 1 & 8, Sec. 28, Tp. 8, Rge. 20, W. 4th Mer. LS 11 & 14, Sec. 22, Tp. 9, Rge. 20, W. 4th Mer.	71	79.95
S. of Can	70	<b>7</b> 3
LS 9, Sec. 22, Tp. 9, Rge. 20, W. 4th Mer	<b>37</b>	40
LS 11 & 14, Sec. 27, Tp. 9, Rge. 20, W. 4th Mer.	71 78	80 80
LS 11 & 12, Sec. 14, Tp. 9, Rge. 20, W. 4th Mer. LS 13 & 14, Sec. 14, Tp. 9, Rge. 20, W. 4th Mer.	64	80
LS 11 & 12, Sec. 30, Tp. 9, Rge. 20, W. 4th Mer.	70	80
LS 13 & 14, Sec. 30, Tp. 9, Rge. 20, W. 4th Mer.	61	80
Pt. NW1/4 Sec. 32, Tp. 9, Rge. 20, W. 4th Mer. E. of Rd.	58	97.06
Pt. NW <sup>1</sup> / <sub>4</sub> Sec. 32, Tp. 9, Rge. 20, W. 4th Mer.	<b>0</b> 0	J1.00
W. of Rd.	21	62.94
LS 1 & 8, Sec. 5, Tp. 10, Rge. 20, W. 4th Mer.	$\begin{array}{c} 64 \\ 47 \end{array}$	73.10
LS 2 & 7, Sec. 5, Tp. 10, Rge. 20, W. 4th Mer. LS 3 & 4, Sec. 5, Tp. 10, Rge. 20, W. 4th Mer.	46	$\begin{array}{c} 80 \\ 77.99 \end{array}$
LS 5 & 6, Sec. 5, Tp. 10, Rge. 20, W. 4th Mer	$\tilde{62}$	77.34
LS 5 & 6, Sec. 12, Tp. 10, Rge. 20, W. 4th Mer.	<b>7</b> 5	80
LS 11 & 12, Sec. 14, Tp. 10, Rge. 20, W. 4th Mer.	36	77.19
LS 13 & 14, Sec. 14, Tp. 10, Rge. 20, W. 4th	90	11.10
Mer.	6	45.17
Pt. NW1/4 Sec. 23, Tp. 10, Rge. 20, W. 4th Mer. SW of Can 58	5.55	75.80
LS 3 & 4. Sec. 23, Tp. 10, Rge. 20, W. 4th Mer.		
W. of Can. LS 5 & 6. Sec. 23, Tp. 10, Rge. 20, W. 4th Mer.	24	67.29
	55	76.64
W. of Can. LS 11 & 12, Sec. 15, Tp. 10, Rge. 20, W. 4th		
Mer. LS 13 & 14, Sec. 15, Tp. 10, Rge. 20, W. 4th	39	78.70
Mer.	66	80
LS 3 & 6. Sec. 17. Tp. 10, Rge. 20, W. 4th Mer. LS 4 & 5, Sec. 17, Tp. 10, Rge. 20, W. 4th Mer. LS 7 & 8, Sec. 17, Tp. 10, Rge. 20, W. 4th Mer.	37	75.80
LS 4 & 5, Sec. 17, Tp. 10, Rge. 20, W. 4th Mer. LS 7 & 8, Sec. 17, Tp. 10, Rge. 20, W. 4th Mer.	50 48	$\begin{array}{c} 76.58 \\ 80 \end{array}$
LS 3 & 4. Sec. 18, Tp. 10, Rge. 20, W. 4th Mer.	<b>73</b>	<b>75.80</b>
LS 5 & 6, Sec. 18, Tp. 10, Rge. 20, W. 4th Mer.	62	80
LS 1 & 2, Sec. 22, Tp. 10, Rge. 20, W. 4th Mer. LS 7 & 8, Sec. 22, Tp. 10, Rge. 20, W. 4th Mer.	$\frac{52}{2}$	80
LS 7 & 8 Sec. 22. Tp. 10, Rge. 20, W. 4th Mer. LS 9 & 16, Sec. 22, Tp. 10, Rge. 20, W. 4th Mer.	28 23	$\begin{array}{c} 80 \\ 75.81 \end{array}$
LS 10 & 15, Sec. 22, Tp. 10, Rge. 20, W. 4th		
Mer. LS 1 & 8, Sec. 27, Tp. 10, Rge, 20, W, 4th Mer.	5	71.89
LS 1 & 8, Sec. 27, Tp. 10, Rge. 20, W. 4th Mer. LS 2 & 7, Sec. 27, Tp. 10, Rge. 20, W. 4th Mer.	$\frac{10}{2}$	$\begin{array}{c} 80 \\ 79.10 \end{array}$
LS 1 & 2, Sec. 12. Tp. 9, Rge. 21, W. 4th Mer.	$ar{74}$	76.02
LS 7 & 8, Sec. 12, Tp. 9, Rge. 21, W. 4th Mer.	<b>76</b>	80
LS 3 & 4. Sec. 26. Tp. 9, Rge. 21, W. 4th Mer. Pt. N <sup>1</sup> / <sub>2</sub> Sec. 28, Tp. 9, Rge. 21, W. 4th Mer.	74	80
NE of Can.	97	125.59
Pt. LS 6, 7, 8 & 16, 9, 10, 11, SE of Can. Sec.	0.4	110
28, Tp. 9, Rge. 21, W. 4th Mer.	84	118

SCHEDULE "K"

A.R. & I. WATER RIGHT CONTRACTS

Contract No.	Water Agt. No.	Date	Name	Land	Area	Amount o/s on Contract	Date	Amount o/s on Water Agt.	Date
ARI 540	1252	1-11-24	R. V. Gibbons (dec'd)	SE 6-10-19-W4 \$4,900.00	140 .ac	\$5,294.99	1-11-45	Nil	12-10-45
WR 4	1435	1 <b>3-3-2</b> 8	Mary & Albert BindaF	Pt. NE 10-10-21-W4 \$1,179.50	33.70 ac.	\$ 852.23	30-8-45	$\mathbf{N}$ il	1-5-45
WR 8	1581.	30-10-39	F. G. Wright	NE 3-10-21-W4 \$2,625.00	75 ac.	\$2, <b>7</b> 98. <b>2</b> 6	22-10-45	Nil	22-10-45

### THIRD SESSION

## TENTH LEGISLATURE

10 GEORGE VI

1946

# **BILL**

An Act to ratify an agreement providing for the acquisition of a certain undertaking owned by The Alberta Railway and Irrigation Company and The Canadian Pacific Railway Company.

Received and read the

First time

Second time

Third time

HON. MR. MACMILLAN.

EDMONTON: A. Shnitka, King's Printer. 1946