

Bill No. 69 of 1950.

A BILL TO AMEND THE CROP PAYMENTS
(IRRIGATED LAND SALES) ACT.

NOTE.

This Bill amends *The Crop Payments (Irrigated Land Sales) Act*, being chapter 100 of the Revised Statutes of Alberta, 1942.

The purpose of the amendments is to extend the provisions of this Act to the St. Mary and Milk Rivers Development.

Section 2 is amended. The terms "crop share agreement", "purchaser" and "vendor", which are defined in this section, are amended to include references to the manager or the colonization manager of the St. Mary and Milk Rivers Development and to moneys payable on account of water right payments.

Sections 4 and 5 are similarly amended to include references to moneys payable on account of water right payments and to the manager or colonization manager of St. Mary and Milk Rivers Development.

KENNETH A. MCKENZIE,
Acting Legislative Counsel.

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

BILL

No. 69 of 1950.

An Act to amend The Crop Payments (Irrigated
Lands Sales) Act.

(Assented to _____, 1950.)

HIS MAJESTY, by and with the advice and consent of
the Legislative Assembly of the Province of Alberta,
enacts as follows:

1. *The Crops Payments (Irrigated Land Sales) Act*, being
chapter 100 of the Revised Statutes of Alberta, 1942, is
hereby amended as to section 2,—

(a) by striking out clause (a) and by substituting the
the following:

“(a) ‘crop share agreement’,—

“(i) means any agreement entered into by an
irrigation district, the Lethbridge North-
ern Colonization Manager, the New West
Irrigation District Colonization Manager,
the United Irrigation District Colonization
Manager, the Manager or the Colonization
Manager of the St. Mary and Milk Rivers
Development or by any company men-
tioned in the Schedule to this Act,—

“(A) for the sale of land which is irrigated
in whole or in part; or

“(B) for the extinguishment of any water
right payments for the irrigation of
any land; or

“(C) providing for payment as, for or on
account of water right payments with
respect to any land;

under which the purchase or other money
payable is payable by the delivery of a
share of the crop upon the land to which
the agreement relates;

“(ii) includes every crop lease entered into by
any such district, manager or company as
aforesaid under which the rental payable
is a share of the crop grown upon the
leased land and the lessee is or may be-
come entitled to purchase the land;”;

(b) by adding immediately at the end of clause (c)
the words “and also includes any person who is
obligated to pay money as, for or on account of water
right payments under a crop share agreement”;

(c) by adding immediately at the end of clause (d) the words "and includes any person who is entitled to receive money paid as, for or on account of water right payments under a crop share agreement".

2. The said Act is further amended as to section 3 by adding immediately after the words "water right payments" the words "or money payable as, for or on account of water right payments".

3. The said Act is further amended as to section 4 by adding immediately after the words "United Irrigation District Colonization Manager" the words ", the Manager or the Colonization Manager of the St. Mary and Milk Rivers Development".

4. This Act shall come into force on the day upon which it is assented to.

THIRD SESSION
ELEVENTH LEGISLATURE
14 GEORGE VI
1950

BILL

An Act to amend The Crop Payments (Irrigated Land Sales) Act.

Received and read the

First time

Second time

Third time

HON. MR. URE.
