Bill No. 65 of 1955

A BILL TO AMEND THE AGRICULTURAL RELIEF ADVANCES ACT

Note

This Bill amends *The Agricultural Relief Advances Act*, being chapter 77 of the Revised Statutes of Alberta, 1942.

Section 11, subsection (2) is amended so as to increase the maximum amounts of seed grain advances that may be made to necessitous farmers. Such a farmer who has 200 acres of arable land in condition for seeding may by virtue of the amendment be allowed seed for the whole of the acreage, whereas at present he may only be allowed seed for 120 acres. For 300 acres of arable land ready for seeding he may be allowed seed for a maximum of 225 acres instead of 165; for 400 acres 275 instead of 210; for 500 acres 350 instead of 255; and for 600 acres 450 instead of 300. Six hundred acres remains the upper limit for the land qualifying for an advance.

Section 13 is amended to relieve a municipality from the necessity of sending to the Minister the promissory note and prescribed form of agreement received from a farmer to whom an advance has been made.

Section 14, subsection (1) is amended to enable the municipal district instead of the Minister to file a caveat in respect of an advance. If the advance is made by an improvement district the caveat still has to be filed by the Minister.

This Bill comes into force upon assent.

J. W. RYAN, Acting Legislative Counsel.

(This note does not form any part of the Bill but is offered

in explanation of its provisions.)

BILL

No. 65 of 1955

An Act to amend The Agricultural Relief Advances Act

(Assented to ,1955)

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

1. The Agricultural Relief Advances Act, being chapter 77 of the Revised Statutes of Alberta, 1942, is hereby amended.

2.	Section	ı 11,	subsection	(2) is	amended	Section 11 amended
						 amenucu

(a) by striking out the table relating to arable land and the seed to be provided therefor and by substituting the following:

" 200	acres	"2 00	acres
300	acres	225	acres
400	acres	275	acres
500	acres	350	acres
600	acres	450	acres",

(b) by striking out the figures "300" where they occur in the second proviso and by substituting the figures "450".

3. Section 13, subsection (3) is amended by striking out Section 13 the words ", and shall immediately thereafter send the note amended and the agreement to the Minister".

4. Section 14, subsection (1) is amended by adding im- ^{Section 14} mediately after the word "Minister" the words "in the case of an improvement district, or the council in the case of a municipal district,".

5. This Act comes into force on the day upon which it is $\frac{Coming}{Force}$ into assented to.

THIRD SESSION

TWELFTH LEGISLATURE

4 ELIZABETH II

1955

BILL

An Act to amend The Agricultural Relief Advances Act

Received and read the

First time

Second time

Third time

HON. MR. HALMRAST
