No. 41

2nd Session, 15th Legislature, Alberta 13 Elizabeth II

BILL 41

A Bill to amend The Electric Power and Pipe Line Assessment Act

HON. MR. HOOKE

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Printed by L. S. WALL, Printer to the Queen's Most Excellent Majesty, Edmonton, Alberta, 1965 **Explanatory Note**

1. Statutes of Alberta 1961, chapter 29, amended.

2. This redefinition is designed to clarify which properties are specifically assessable under the Act as distinguished from those properties located at a generating station which are assessable under The Assessment Act or The City Act as the case may be.

3. Section 4 (c) presently reads:

4. The following property is exempt from assessment under this or any other Act:

(c) dams and the structures, dykes, weirs, floodgates, breakwaters, drains, ditches, basins, reservoirs, canals, tunnels, bridges, culverts, cribs, embankments, headworks, flumes, penstocks, aqueducts, devices and contrivances located at the dam and used in the operation of any such installations and to control water necessary for the generation or production of electric power, but not including the land whereon they are situated;

The purpose of this amendment is to exempt from assessment lands forming the site of those installations mentioned in clause (c) of section 4 unless such land is used for other purposes.

4. Commencement of Act.

BILL

No. 41 of 1965

An Act to amend The Electric Power and Pipe Line Assessment Act

(Assented to

,1965)

H^{ER} MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

1. The Electric Power and Pipe Line Assessment Act is hereby amended.

2. Section 2 is amended by striking out clause (g) and by substituting the following:

- (g) "works and transmission lines"
 - (i) means ways and easements, plant installations, structures, materials, devices, fittings, apparatus, appliances, equipment and machinery constructed or acquired for and used in or used incidentally in the generation, transformation, transmission, distribution, delivery or sale of electricity by a person or corporation whose rates are controlled or set by the Public Utilities Board or by a municipality, but
 - (ii) does not include physical land or buildings.

3. Section 4, clause (c) is amended by striking out the words "but not including the land whereon they are situated" and by substituting the words "including the land on which they are situated if that land is not used for purposes other than the construction, maintenance, operation or abandonment of the things mentioned in this clause".

4. This Act comes into force on the day upon which it is assented to and upon so coming into force section 3 shall be deemed to have been in force at all times on and after the thirtieth day of October, 1964. No. 41

SECOND SESSION

FIFTEENTH LEGISLATURE

13 ELIZABETH II

1965

BILL

An Act to amend The Electric Power and Pipe Line Assessment Act

Received and read the

First time.....

Second time.....

Third time.....

HON. MR. HOOKE
