BILL

No 91 of 1981.

An Act to provide for Temporary Seed Gizin Advances to Farmers.

(Asseuled to , 1931.)

HIS MAJESTY, by and with the advoce and content of the Legislative Assembly of the Province of Albeata, enacts as follows

 This Act may be cited as "The Temporary Seed Gram Advances Act, 1931"

2. In this Act, unless the context requires a contrary meaning-

- (a) "Minister" means the Minister of Municipal Affairs,
- (b) "Municipality" means a municipal district or an improvement district.
- (c) "Seed grain" means any seeds of wheat, cais, rye, loss ley and fax which have been mapacted pursuant to TRe Seed's Act, hence (hapten 186 of the Reused Statutes of Canada, 1927, and in respect of which a seed mepactas certificate ins here inseed under the and Act, indicating Grade No 2 or any grade supposed thereto.

3. The Loudenant Covernor may authorize the Provincul Treasurer-

- (a) to horrow from the Government of Canada, at such rate of interest and on such terms and conditions as muy be agreed upon, such sums as may from time to time be required by municipalities for the purposes of this Act,
- (b) is lead to any municipality, out of maneys received from the Government of Canada for that purpose, sich same as nay be required to supply seed gian to farmers in the municipality who are unable, by reason of crop finiture or other adverse conditions, to pirotic seed grain for the spiring of 1931 act of there own insciences.

4. A numericality may berrow from the Provincial Treasurer such same as it may from time to time require for the purpose of supplying seed grain to failing the class described in action 3 of this Act, during the year 1931, such sums to be repayable to the Provincial Treasurer at such time or times and at such rate of interest is shell, subject to the other provisions of this Act, be agreed upon between it and the Provincial Treasurer

5. The control of a transcript district may from these burnes, with the approval of the Klinester, by isy-law, which shall be un Fourn A in the schedule is this Act, authorities distribution of any motory require for the prior of any control of any loss to the schedule of the schedu

6. In respect of improvement districts, the Manideu shall have the same powers of boardward from the Provincial Treasurer and from any other person, as are conferred upon the council of a manierpal district, and may excluse these powers in any mandet he may think fil.

 All moneys borrowed personnt to this Act by any municipality shall be kept as a separate fund distinct from any other funds of the municipality and a full, separate and distinct around shall be kept of all such moneys.

S Any money borrowed by a municipality under any of the piorescence of this Act shall be expended in the pinchase and distribution of seed grams to be supplied to farmers of the class mentioned in section 3 here of for seeding the lands of such farmers and for no other purpose whotsever, and sinch expenditure shall be made only subject to the following provisions

- (a) No seed gram shall be so purchased or distributed after the inferenth day of May, 1931
- (c) Under no circumstances shall any advance be rande in money either in her of or in addition to any seed grain.
- (d) All advances of seed grain shall be made by the multipapelity, or by an agent or agents of the musicipality duly appealed for that purpose by resolution of the council as the case of a numerpal distinct and by the Missieu in the case of an improvengent distinct.

- (c) The numleopality shall charge the respect of all seed grans advanced pureasant to the Act such an amount as at shall down reasonably sufficient to cover the coat of the grans and the expense entsided by the purchase and distribution insreof, and no more.
- (f) Upon the making of every noises of sed gram, the memory and what has for the the respective linear the memory and what has for the the respective linear structure of the set of the sense rate negative time is a set of the set of the sense rate negative the set of the set of the set of the set of the line of the set of the second set of the set of the set of the set of the second set of the set of the set of the set of the second set of the set of the set of the set of the second set of the set of the set of the set of the second set of the set of t

9. Upon the filing of a notice of lien pursuant to this Act, the municipality shall have-

- (a) a lien upon all crops grown from any seed advanced pursuant to this Act, having priority over all claims and demands of whatsoever kind, nature or description:
- (b) a lien upon all crops grown in each of the years 1931 and 1952 upon the land in respect of which the advance was made, having priority over all claims and demands of whatsoever kind, nature or descruption:
- (c) a lien upon any land of the recipient, heremafter more particularly described.

 None of the provisions of The Bills of Sale Act shall apply to any agreement for a lien taken pursuant to this Act.

11. No person who has received any advance of aeed grain nucler this Act shall, during the years 1951 and 1962, so long as any moncy in eveny the reset. At the two himself, has servant or agent, sell, ship or otherwise dispose of any gain which in subject to a bits for such advance without the consent in writing of the municipality for same person duy authorized by the municipality for that purtices. pose, and any person contravening the provisions of this section shall be guilty of an offence and shall be lable upon aummary conviction therefore to a jine not eveceding one hundred follars and costs, to which sum shall be added the aircoart owng in respect of the odvance, and in default of payment forthwish, the person convicted shall be huble to improsoment for a term of not more then one year

12. The hen upon any crops created in favous of the monopaily parameter to the Act shall be efforceable by sequent and said hence and said charge shall not be affected by any execution in the shering" hands at the tune of regativation of the line agreement or by any increating as our interminance quives index any event index any even index any ev

13.—(1) Any some which may be overage to a meanenpality in respect of an advance of seed gram under the provisions of this Act shall, upon noises of the lien being field with the Registrar of Land Titles, he a charge upon the lead of the recipient within the land regularation district of such Registar.

(2) Such charge shall have preventione over all other marking the bar of the same structure contrastrose aggregates the land of the same essence to the same structure of the same structure of the same structure st

14.—(1) The scentary-treasurer shall enter up, in a hat to be kept by hum for the purpose, all order grain advances as they are from time to trave made, logother with the names of the applicants and the lands upon which, nearding to the applicants, each seed grain brev taken therefor, and all purposes and seed grain brev taken therefor, and all purposes.

(2) No application for seed grain by a tenant or occupant who is not the owner of the land on a purchase under an agreement of sale shall be granted unless the application is approved in writing by the registered owner of the land

(3) Where applications is made an respect of land the title to which is an the Crown in the right of the Provenc, the municipality may with the consent of the Minuter of Lards and Mines make an advance of seed grants to an occupant of such land, and the annoant advanced shall be a first charge against the interest of the appleant in such land 15.—(1) Any person who with metent is defraud obtains seed grain. From a meanspatibly under the provisions of this Act, or disposes of seed grain so obtained for any purpose obtain these seeding purposes as seeded in hus application, without the consort of the manacepathy or its duity atthiotion-spatial the probability of the atthict upon consequent shall be grainly of an obtains and holds upon consequent shall be grainly of an obtain and holds upon dollars, and in default of payment thereof to improximate for a item not exceeding these mention.

(2) No presecution under this section shall be instituted or carried on save upon the information of some person idly attithoused in the cases of a manproxipal dutricit, by resolution of the countil, to lay such information, or in the case of an improvement district, by the Minester.

16. Any member of the connel of a manapalaty or any officer of a menuscipality who votes for or a knowingly permits the improper borrowing or manapaleation of moneys received under the astherity of this Act, or the anisophication of seed graft purchased theremeder, shall be lable upor animary conversion to a parally nod exceeding one knowled dollars now less that beechy dollars, and in default of purtod exceeding two calendar months.

17. Each mutinipality advancing seed grain under the antihority of this Act shall on on before the first day of August, 1931, cause to be prepared and forwarded to the Minister a return showing the names of all persons to whom the odvances have been made and the amounts thereof.

13. In the case of a numeroul district, the secretarytreasurer, and, in the case of an improvement district, the Minister may, upon the payment in full of all sums owney in tespect of any zeed grain advance made pursuant to thus Act, hie with the Clark and the Registrar of Land Titles with whom the agreement for hen has been field a throtharge which may be in Form D in the achedule to thus Act

10. Every Cleak of the Court and every Registrar of Land Titles shall receive and file any lan followerd to hum for sling persuant to this Act and shall make all meetsary outries and memoranda with reference thesion, and shall legister over plan and every discharge thereof without fee or charge

20. The Provenceal Transverse may from time to time torfer for travestigations and a report to the Seed Gram and Relef Adjustment Board, or any other board hereafter contextual by agreement holverons the Drownee and the Government of Consids for the purpose, the question as to whether or not any anomaly source are respect of advances of ased gram made pursuant to fus Act are collectable or otherware, and every such board shall negare and report thereon, and every such board shall negare and report thereon, and If any such cancers to prove the be uncollectable, the Munwiter may check the same to be uncollectable and upon such deductions bung made and solification thereof being given to the municipality, the dividual Ball repay to the Provised Treasurer leventy-five per certains of the denotionary together with accread interest thereon, and if the of any thread any time payable by the Government of the of any thread any time payable by the Government of the theorem of the treasmonth of the solution of the province to the remangehilty.

21. For the purpose of carrying out the provisions of this Act according to their true miant and of supplying any deficiency therein, the Minister may—

- (c) make regulations not monosstent with the spirit of this Act which shall have the same force and effort as if incorporated herein;
- (b) authorize or require the use of forms and from time to time alter, amend or cancel the same and substitute new forms in place of those cancelled.

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

SCHEDULE

FORM A.

(Section 5)

BY-LAW NO . OF THE MUNICIPAL INSTRUCT OF.

A By-law pursuant to The Temporary Seed Grain Advances Act. 1931.

Under the authority of The Temporary Seed Gram Adumces Act, 1231, the Council of the Municipal District of enacts as follows

1 Thus remarged district may for the spring seeing seeing season of 333, advance and grain on credit to farmers resulting or patrated lands within the manarged district who, wring to bad crops or other adverse conditions, are unable to protert the same, and the council may, to crable it to make suit, davances, horrow you put the protection of the monorpal district \$... for how protection of a supply thereof for instribution.

2. The purchase parce of all seed gram advanced hermunder shall be securated by promissory routes purpher on demand and by regulatered seed gram litera in favour of the manucipal district upon all crops grown upon the lands named in the application for the season after the date there-of and by a charge tupon the said lands.

| Done and passed at | t . | this , A D. 1931. | • | day |
|--------------------|-----|----------------------|---|--------|
| [SEAL] | | | | Reene |
| Approved | | | | meese. |

Servetary.

Munistes of Musuessal Affairs.

FORM B

(Section 8.)

LIEN

edness to the said municipal district (or improvement district) for seed grain advanced for the year (as the case may be) and interest shall be and remain a hen and charge upon all crops grown upon the said hands during the year 1931, and the year 1932, and shall also be a charge upon said lands.

. . . . , in the Province of Alberta, , A D. 1931. Signed at ... the . (Widness anga here) (Bornower sign here)

FORM C.

(Section 8.)

NOTICE OF LIEN.

Notice is hereby given that the Municipal District of Meridian, in the said Province, Range.. , west of the during the current year , in the Province of Alberta, , A D. 1981

(To be sugned by the Secretary-Treasurer in the case of a Municipal District, or by the Minister of Manicipal Affairy in the case of an Improvement District)

FORM D.

(Section 18)

DISCHARGE OF LIEN

.on the .. . day of of as No. ..., and that such hon is therefore discharged 19 , A.D 19 [SEAL]

(To be sugned by the Secretary-Tressurer in the once of a Municipal District, or by the Minister of Municipal Affairs in the case of an Improvement District 1 No. 91.

FIRST SESSION

SEVENTH LEGISLATURE

21 GEORGE V

1981

BILL

An Act to provide for Temporary Seed Grain Advances to Farmers

Received and read the

First time

Second time

That d time

HON. MR. REID

EDMONTON W D Melann, Marca Private A D 1831

Title: 1931 (7th, 1st) Bill 91, An Act to provide for Temporary Seed Grain Advances to Farmers