Plan Number Two.

11. To encourage settlement by capitalists who may desire to cultivate larger farms than can be purchased where the regulations provide that two settlers shall be placed on each section, agreements may be entered into with any company or person (hereinafter called the party) to colonize and settle tracts of land on the following conditions:

a. The party applying must satisfy the Government of its good faith and ability to fulfil

the stipulations contained in these regulations.

b. The tract of hand granted to any party shall be in class D.

O. All the land within the tract may be sold to the party at two dollars per acre, payable in each at the time of entering into the contract. The party shall, at the same time, pay to the Government five cents per acre for the survey of the land purchased by it.

d. The party shall, within five years from the date of the contract, colonize the town-

ship or townships comprised within its tract.

 Such colonization shall consist in placing one hundred and twenty-eight bona fide settlers within each township.

12. In consideration of having colonized its tract of land in the manner set forth in subsection • of the last preceding clause, the party shall be allowed a rebate of one-half of the original purchase money of its tract.

a. During each of the five years covered by the contract an enumeration shall be made of the settlers placed by the party in its tract, in accordance with sub-section of clause 11 of these regulations, and, for each bona fide settler so found therein a rebate of one hundred and twenty dollars shall be repaid to the party; but the sums so repaid shall not, in the aggregate, at any time exceed one hundred and twenty dollars for each bona fide settler found within the tract, in accordance with the said sub-section at the time of the latest enumeration.

b. On the expiration of the five years an enumeration shall be made of the bona fide settlers placed by the party in its tract, and if they are found to be as many in number and placed in the manner stipulated for in sub-section e of clause 11 of these regulations, a further and final rebate of forty dollars per settler shall be repaid, which sum, when added to those previously repaid to the party, will amount to one-half n of the purchase money of its tract and reduce the price thereof to one dollar per acre. But it it should be found that the full number of settlers required by these regulations are not on the tract, or are not placed in conformity with the said sub-section, then, for each settler fewer than the required number or not settled in conformity with the said sub-section, the party shall forfeit one hundred and sixty dollars of rebate.

c. To be entitled to rebate, the party shall furnish to the Minister of the Interior evidence that will satisfy him that the tract has been colonized and settled in accordance

with sub-section e of clause 11 of these regulations.

OFFICIAL NOTICE.

13. The Government shall give notice in the Canada Gazette of all agreements entered into for the colonization and settlement of tracts of land under the foregoing plans in order that the public may respect the rights of the purchasers.

TIMBER FOR SETTLERS.

14. The Minister of the Interior may direct the reservation of any odd or even numbered section having timber upon it, to provide wood for homestead settlers on sections without it; and each such settler may, where the opportunity for so doing exists, purchase a wood lot, not exceeding 20 acres, at the price of \$5 per acre in cash.

15. The Minister of the Interior may grant, under the provisions of the Dominion Lands Acts, licenses to cut timber on lands within surveyed townships. The lands covered by such licenses are thereby withdrawn from homestead and pre-emption entry and from sale.

PASTURAGE LANDS.

16. Under the authority of the Act 44 Victoria, Chap. 16, leases of tracts for grazing purposes may be granted on the following conditions:

8. Such leases to be for a period of not exceeding twenty-one years, and no single lease shall cover a greater area than 100,000 acres.

ne date of entry, Dominion Lands I lot belongs.

inafter called the

nd ability to fulfil

rty at \$2 per acre, I the balance in bay to the Governme to be payable purchase money, due instalments, colonize its tract, ids on each evention.

ads according to (The Act passed

and he shall have ead at \$2 per acre, or at such earlier btain a patent for

otion lot to which ettler's right has time of purchase, uner set forth in ebate of one-half

ion shall be made sub-section **b** of l therein a rebate but the sums so dred and twenty nee with the said

of the bona fide inher and placed se regulations, a ed to the party, to one-half of the ce thereof to one ttlers required by rimity with subwer than the rea, the party shall

ave failed to perancel the sale of meet under the

of the Interior and settled in