

PROVINCE OF ALBERTAL

WILD LANDS TAX ACT.

NOTICE is hereby given that appeals under Section 18 of the Wild Lands Tax Act against the assessment levied for the current year under the provisions of the said Act are required to be lodged at my office not later than the 31st day of October, 1916, and no appeal lodged after that date will be considered. The provisions of the Act relating to the exemption of the lands from the said tax because of use are as follows:

All enclosed land which has been used for the Purpose of pasturing horses, cattle or sheep, which are the property of the owner of the land and upon which horses or cattle to the number of at least one or sheep to the number of at least three for every ten acres so enclosed have been pasturing for six months during the previous year; provided the Minister of municipal Affairs may by written order modify the requirements of this subsection for any given year or years and for any section or sections of the province.

Land owned by a bona fide farmer who is actually residing on some portion of same; provided that the exemption under this clause shall not exceed 640 acres in the aggregate; such exemption, however, may cover parcels of land which are not contiguous but which are situated within a radius of nine miles from the home of the owner.