

UNEDITED

The Local Improvement Districts Relief Act

being

Chapter 107 of *The Revised Statutes of Saskatchewan, 1920*
(assented to November 10, 1920).

FOR HISTORICAL REFERENCE ONLY

NOTE:

This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.

Table of Contents

1	Short title	6	Discharge of liens
2	Interpretation	7	Discharge of executions
3	Advances by minister	8	No charge for registration
4	Applications	9	Regulations and forms
5	Minister to take notes	10	Consolidated fund

CHAPTER 107

An Act to provide Relief in Local Improvement Districts

Short title

1 This Act may be cited as *The Local Improvement Districts Relief Act*.

1919–20, c.34, s.1; R.S.S. 1920, c.107, s.1.

Interpretation

2 In this Act, unless the context otherwise requires, the expression:

“Minister”

1. “**Minister**” means the Minister of Agriculture.

1919–20, c.34, s.2; R.S.S. 1920, c.107, s.2.

Advances by minister

3 In local improvement districts the minister may make advances of flour, coal and fodder to such farmers therein resident as may be unable to purchase the same without assistance and have become unable to do so through failure of crops or other adverse conditions.

1919–20, c.34, s.3; R.S.S. 1920, c.107, s.3.

Applications

4 Applications for relief shall be made to the minister in writing in a form approved by him.

1919–20, c.34, s.4; R.S.S. 1920, c.107, s.4.

Minister to take notes

5(1) The minister on making an advance under the authority of this Act may take from the purchaser a lien note or agreement in favour of the Provincial Treasurer in form approved by the minister, payable on demand, charging the lands of the applicant with repayment of the amounts of the advance and interest thereof at the rate of seven per cent. per annum before and after demand until paid.

(2) Where the purchaser is registered owner of land, the lien note shall designate such land either by reference to the certificate of title or by such a description as shall identify the land; where he is not a registered owner but is the purchaser of land under agreement, or is tenant or occupant, the same form of note may be taken but no particular description shall be required.

(3) Notwithstanding anything in *The Land Titles Act* the signature to such lien note or agreement shall be sufficiently authenticated if purporting to be witnessed by any person acting for the minister. No affidavit of attestation shall be required, but the registrar of land titles shall register every such lien note when so signed and authenticated against the land, if any, specified therein, and he shall also file the same as an execution against all the lands or all the other lands of the lien or in the land registration district.

(4) Instead of entering a memorandum in the execution docket the registrar may use a separate docket for the purpose.

1919–20, c.34, s.5; R.S.S. 1920, c.107, s.5.

Discharge of liens

6 The Provincial Treasurer may direct the registrar to enter a memorandum on the certificate of title to any land specified to the effect that the amount charged against the said land for advances under this Act has been paid, and the registrar shall make such memorandum accordingly, and thereupon the lien shall be discharged.

1919-20, c.34, s.6; R.S.S. 1920, c.107, s.6.

Discharge of executions

7 The Provincial Treasurer may direct the registrar of land titles to enter a memorandum in the execution docket or in the special docket used for relief liens under this Act, as the case may be, to the effect that the lands of the person named in the notice are released from all liens under this Act, and upon receipt of such notice the registrar shall make the memorandum according and thereafter the lands of the person mentioned shall be released and discharged from all such liens.

1919-20, c.34, s.7; R.S.S. 1920, c.107, s.7.

No charge for registration

8 All registrations, annotations, memoranda, entries or other work performed by any registrar of land titles as provided in this Act, shall be done without fee or charge of any kind.

1919-20, c.34, s.8; R.S.S. 1920, c.107, s.8.

Regulations and forms

9 For the purpose of carrying out the provisions of this Act according to their true intent and of supplying any deficiency therein, the minister may:

- (a) make regulations not inconsistent with the spirit of the Act which shall have the same force and effect as if incorporated herein;
- (b) authorise 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.

1919-20, c.34, s.9; R.S.S. 1920, c.107, s.9.

Consolidated fund

10 Moneys expended upon the purposes of this Act shall be chargeable to and payable out of the consolidated fund.

1919-20, c.34, s.11; R.S.S. 1920, c.107, s.10.