Term, 344 vears.

the conditions expressed or implied in this license, the aforesaid Land Board may cause to be given to the licensee, or to any person who is for the time being in occupation of the land or of any part thereof, notice under the hand of the Commissioner of Crown Lands that if the moneys so in arrear are not paid within one calendar month after the date of the notice, or if the aforesaid conditions are not observed or performed within such time as may be fixed by the Land Board in that behalf, the Land Board will forfeit this license. And it is hereby agreed and declared that if the moneys so in arrear are not paid within one calendar month after the date of the aforesaid notice, or if the aforesaid conditions have not been observed or performed within the time so fixed, the Land Board may, in its discretion, without any further or other notice, by resolution forfeit this license, and thereupon this license and the contract between His Majesty and the licensee for the purchase of the land, and the interest of the licensee in the said land, shall absolutely cease and determine, and all moneys theretofore paid by the licensee under this license or in respect of the said contract shall remain the property of His Majesty; but no such forfeiture shall relieve the licensee from his obligation to pay to His Majesty any moneys in arrear under this license at the date of such forfeiture, or from any liability for any breach theretofore committed of the covenants herein expressed or implied.

committed of the covenants herein expressed or implied. And it is hereby agreed and declared that these presents are intended to take effect as a license to occupy pending the completion of purchase by deferred payments under the provisions of section 84 of the Land for Settlements Act, 1925, and the provisions of the said section and all other provisions applicable to such licenses shall be as binding on the parties hereto as if such provisions had respectively been set out herein at length.

In witness whereof the Commissioner of Crown Lands for the Land District of , on behalf of His Majesty the King, has hereunto set his hand, and these presents have also been executed by the licensee.

THE SCHEDULE. Description of Land.

Signed by the aforesaid Commissioner of Crown Lands, on behalf of His Majesty the King, in the presence of—

Signed by the above-named licensee in the presence of-

Form No. 12.

CERTIFICATE BY COMMISSIONER OF CROWN LANDS TO DISTRICT LAND REGISTRAR AS TO AMENDMENTS OF RENEWABLE LEASE OF SETTLEMENT LAND WHERE LESSEE HAS ACQUIRED FEE-SIMPLE OF PORTION OF THE LAND COMPRISED IN THE LEASE.

(Under Section 84 of the Land for Settlements Act, 1925.)

In the matter of ren [Name of lessee], dat		lease from His day of	Majesty to , 19
and registered in	Vol.	, folio	, in the
Registry	Office,	of Section	, Block
,	Survey	District,	Settlement.

THIS is to certify that the fee-simple of part of the land comprised in the above-mentioned lease, being all that area containing by admeasurement acres roods perches, more or less, and coloured green on the plan hereon, has been acquired, and that on and after the day of , 19, the land comprised in the said lease shall be the balance thereof—to wit, all that area containing

by admeasurement acres roots perches, more or less, as edged red on the said plan, and the annual rent payable therefor shall be pounds shillings pence (£ s. d.) as from the said day of 19.

Given under my hand at , this day of , 19 .

Commissioner of Crown Lands.

SECOND SCHEDULE.

Interest, 5½ per Centum.

TABLE showing for every £100 of Purchase-money the amount of Purchase-money and Interest included in Instalments of £3 5s. payable at the end of each Successive Period of Six Months during the Term.

No. of Half-yearly Period.	Apportioned thus:				
	On account of Interest at 5½ per Cent.	On account of Purchase-money.	Balance of Purchase-money.		
$\begin{array}{c}1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\\20\\21\\223\\24\\25\\26\\27\\28\\29\\31\\32\\33\\34\\35\\36\\37\\38\\90\\41\\42\\43\\44\\5\\66\\57\\58\\9\\60\\61\\62\\63\\64\\65\\66\\67\\66\\67\\66\\67\\67\\66\\67\\67\\66\\67\\67\\$	$ \begin{array}{c} \textbf{\pounds} & \textbf{s.} & \textbf{d.} \\ \textbf{2} & \textbf{15} & \textbf{0} \\ \textbf{2} & \textbf{14} & \textbf{9} \\ \textbf{2} & \textbf{14} & \textbf{5} \\ \textbf{2} & \textbf{14} & \textbf{5} \\ \textbf{2} & \textbf{13} & \textbf{10} \\ \textbf{2} & \textbf{13} & \textbf{7} \\ \textbf{2} & \textbf{12} & \textbf{11} \\ \textbf{2} & \textbf{12} & \textbf{7} \\ \textbf{2} & \textbf{12} & \textbf{11} \\ \textbf{2} & \textbf{11} & \textbf{2} \\ \textbf{2} & \textbf{10} & \textbf{9} \\ \textbf{2} & \textbf{10} & \textbf{10} \\ \textbf{2} & \textbf{10} & \textbf{10} \\ \textbf{2} & \textbf{6} & \textbf{10} \\ \textbf{2} & \textbf{10} & \textbf{10} \\ \textbf{10} & \textbf{10} & \textbf{2} \\ \textbf{2} & \textbf{3} & \textbf{3} \\ \textbf{10} & \textbf{10} & \textbf{10} \\ \textbf{110} & \textbf{10} & \textbf{2} \\ \textbf{110} & \textbf{10} & \textbf{10} \\ \textbf{110} & \textbf{10} & \textbf{2} \\ \textbf{110} & \textbf{10} & \textbf{10} \\ \textbf{110} & \textbf{10} \\ \textbf{110} & \textbf{10} & \textbf{10} \\ \textbf{110} & \textbf{10} \\ \textbf{10} \\ \textbf{110} & \textbf{10} \\ \textbf{110} & \textbf{10} \\ \textbf{110} \\ \textbf{10} & \textbf{10} \\ \textbf{10} \\ \textbf{110} & \textbf{10} \\ \textbf{110} \\ \textbf{10} & \textbf{10} \\ \textbf{110} \\ \textbf{10} & \textbf{10} \\ \textbf{10} & \textbf{10} \\ 10$		$\begin{array}{c} \mbox{$ {\bf f}$ s. d. } \\ \mbox{$ {\bf 99}$ 10 0 0 } \\ \mbox{$ {\bf 98}$ 19 9 } \\ \mbox{$ {\bf 98}$ 9 2 } \\ \mbox{$ {\bf 97}$ 7 2 } \\ \mbox{$ {\bf 97}$ 7 2 } \\ \mbox{$ {\bf 96}$ 15 9 } \\ \mbox{$ {\bf 96}$ 15 9 } \\ \mbox{$ {\bf 96}$ 11 11 } \\ \mbox{$ {\bf 94}$ 19 5 } \\ \mbox{$ {\bf 94}$ 6 9 } \\ \mbox{$ {\bf 93}$ 10 2 } \\ \mbox{$ {\bf 92}$ 6 4 } \\ \mbox{$ {\bf 91}$ 12 1 } \\ \mbox{$ {\bf 90}$ 12 1 1 } \\ \mbox{$ {\bf 90}$ 12 1 1 } \\ \mbox{$ {\bf 90}$ 12 1 1 } \\ \mbox{$ {\bf 90}$ 12 6 } \\ \mbox{$ {\bf 88}$ 11 3 } \\ \mbox{$ {\bf 87}$ 14 1 1 } \\ \mbox{$ {\bf 88}$ 11 3 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 85}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 4 } \\ \mbox{$ {\bf 86}$ 1 0 } \\ \mbox{$ {\bf 855}$ 3 5 } \\ \mbox{$ {\bf 76}$ 0 8 } \\ \mbox{$ {\bf 75}$ 79 6 6 7 } \\ \mbox{$ {\bf 78}$ 5 3 5 } \\ \mbox{$ {\bf 76}$ 0 8 } \\ \mbox{$ {\bf 74}$ 17 6 } \\ \mbox{$ {\bf 78}$ 5 1 3 5 } \\ \mbox{$ {\bf 76}$ 0 8 } \\ \mbox{$ {\bf 74}$ 17 6 } \\ \mbox{$ {\bf 767}$ 4 4 } \\ \mbox{$ {\bf 655}$ 16 4 $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $ $		

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F. D. THOMSON, Clerk of the Executive Council.