



MIDWAY POINT IMPROVEMENT (DOUBTS REMOVAL) ACT 1983

No. 17 of 1983

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SCHEDULE 1

AN ACT for the purpose of removing doubts as to the obligation of the owners of lands at Midway Point to make payments to the corporation of the municipality of Sorell in respect of street works, drainage works, and associated works, for the purpose of making fresh provision as to the liability of those owners in respect of those works, and for related purposes, and for the purpose of amending the Midway Point Improvement Act 1975.

[Royal Assent 13 July 1983]

WHEREAS, pursuant to an agreement entered into under section 3 Preamble. of the *Midway Point Improvement Act 1975*, the Treasurer lent money to the corporation of the municipality of Sorell to meet the cost of street works, drainage works, and associated works at Midway Point:

AND WHEREAS that corporation has carried out those works:

AND WHEREAS, pursuant to section 4 of that Act, amounts were assessed and determined as the contributions of the owners of lands at Midway Point towards that cost, and those amounts were claimed by that corporation from those owners:

AND WHEREAS some owners have paid the amounts claimed in full, some owners have made part payment, and some owners have made no payment:

AND WHEREAS doubts have arisen as to whether—

- (a) those works had been carried out in accordance with the law;
- (b) costs and expenses in relation to those works were properly incurred and payments to meet those costs and expenses were properly made; and
- (c) the amounts claimed from those owners were validly assessed and determined and validly claimed:

AND WHEREAS it is desirable that those doubts be removed and that that Act be amended:

BE it therefore enacted by His Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows:—

Short title.

1—This Act may be cited as the *Midway Point Improvement (Doubts Removal) Act 1983*.

Commencement.

2—This Act shall be deemed to have commenced on 1st April 1983.

Principal Act.

3—This Act is incorporated with, and shall be read as part of, the *Midway Point Improvement Act 1975**, in this Act referred to as the Principal Act.

**Repeal of
section 4 of
Principal Act
(Cost of works
a charge
on lands).**

4—Section 4 of the Principal Act is repealed.

* No. 86 of 1975. Amended by No. 64 of 1977 and No. 19 of 1980.

5—(1) To any extent to which the validity of—

- (a) street works, drainage works, and any associated works carried out by the corporation within the defined area after the day on which the Principal Act commenced; and
- (b) the incurring of costs and expenses by the corporation in relation to those works,

Works carried out and expenditure incurred: removal of doubts.

may be in doubt, those works shall be deemed to have been lawfully undertaken and carried out, and those costs and expenses shall be deemed to have been lawfully incurred, and payments made by the corporation from its municipal fund in respect of those costs and expenses, whether made before or after the commencement of this Act, shall be deemed to have been, or to be, lawfully made.

(2) Without limiting the generality of the expression “ costs and expenses ” in subsection (1), that expression includes—

- (a) capital expenditure in respect of the works referred to in subsection (1) (a) that exceeds the amount specified in section 7;
- (b) the giving of rebates, releases, or credits in respect of the liability of individual owners, whether as to capital or as to interest; and
- (c) payments of interest to the Treasurer under the Principal Act.

6—Notwithstanding the repeal of section 4 of the Principal Act, to any extent to which the validity of the assessment and determination of amounts due by owners of lands within the defined area to the corporation pursuant to that section or the validity of claims made by the corporation to enforce payment under that section may be in doubt, those amounts shall be deemed to have been properly assessed and determined and properly claimed.

Payments by owners to corporation: removal of doubts.

7—The total liability under this Act of the owners of land within the defined area is \$3 500 006·52, the liability of each owner being determined in accordance with section 8 and Schedule 1.

Cost of works.

8—(1) Subject to this section and Schedule 1, and notwithstanding anything contained in the Principal Act, the owner of a parcel of land specified in column 1 of Schedule 1 shall, in accordance with this section and section 9, be liable to pay to the corporation the amount specified in respect of that parcel of land in column 2 of that Schedule.

New provision for payment of amounts due to corporation by owners.

(2) Where a rebate is specified in column 3 of Schedule 1 in respect of a parcel of land, the liability referred to in subsection (1) shall be reduced by the amount of that rebate, or, where the rebate exceeds or equals that liability, the liability shall be extinguished.

(3) Where a payment has, or payments have, been made in respect of a parcel of land pursuant to the Principal Act, that payment or those payments shall be deemed to have been properly paid, and properly received by the corporation, towards—

(a) interest payable under the Principal Act; and

(b) the liability referred to in subsection (1), as specified in column 4 of Schedule 1,

in respect of that parcel of land, and the allocation by the corporation, in a case where interest accrued under the Principal Act, of part of that payment or those payments to interest and part to that liability shall be deemed to have been properly made.

(4) Where an amount is specified in column 4 of Schedule 1 as the amount of principal repaid in respect of a parcel of land—

(a) if that amount is less than the liability referred to in subsection (1), the liability is reduced by that amount;

(b) if that amount equals that liability, the liability is extinguished; or

(c) if that amount exceeds that liability, the corporation shall refund the surplus to the person who made the payment, or the last of the payments, as the case may be, and that surplus shall be a debt recoverable by that person from the corporation in a court of competent jurisdiction.

(5) Any amount that is payable to the corporation by the owner of any land by virtue of this section, together with interest (if applicable), shall be a charge on the land until payment in full has been made to the corporation and may be recovered by the corporation in accordance with the provisions of the *Local Government Act 1962*, and that Act applies to and in relation to that recovery accordingly.

9—(1) An amount that is payable pursuant to section 8 may be paid—

(a) by instalments in accordance with subsection (2); or

(b) in a lump sum.

(2) Where an owner pays by instalments—

(a) he shall pay the amount of principal outstanding by 126 equal quarterly instalments, payable on the first days of January, April, July, and October in each year, the first instalment being due on 1st April 1983; and

(b) he shall pay interest, at 9·765 per cent calculated daily on the amount of principal then outstanding, which shall become due at the same time as each quarterly instalment of principal—

(i) with the instalment due on 1st April 1983, in respect of the period of 6 months commencing on 1st October 1982; and

(ii) with each subsequent instalment, in respect of the period of 3 months immediately preceding the day on which that instalment is due.

(3) Notwithstanding anything in the Principal Act or in this Act—

(a) an owner who is paying by instalments may at any time pay to the corporation the balance then remaining unpaid of the amount payable by him pursuant to section 8, together with all interest due, pursuant to subsection (2) (b), up to and including the date of payment of that balance; and

(b) if a parcel of land specified in column 1 of Schedule 1 is sold while any amount remains payable to the corporation in respect of that parcel pursuant to section 8, the whole of the amount payable in respect of that parcel pursuant to that section, less any part that has already been paid, together with any interest that is due under this section, becomes due to the corporation forthwith and shall be paid to it by the vendor accordingly.

(4) Subsection (3) (b) does not apply to or in relation to a parcel of land that is disposed of by way of gift or which passes by devolution.

(5) Where land to which paragraph (b) of subsection (3) applies comprises part only of a parcel of land specified in Column 1 of Schedule 1, the amount payable pursuant to that paragraph shall be calculated in accordance with the following formula:—

$$a = \frac{b}{c} \times d,$$

where—

“ a ” is the amount to be repaid;

“ b ” is the area of land disposed of;

“ c ” is the total area of land (including the area disposed of);
and

“ d ” is the net balance outstanding.

(6) If—

- (a) a memorial of a conveyance of any land specified in column 1 of Schedule 1 is lodged with the Registrar of Deeds for registration under the *Registration of Deeds Act 1935*; or
- (b) a memorandum of transfer of any such land is lodged with the Recorder of Titles for registration under the *Land Titles Act 1980*,

the Registrar or Recorder may, notwithstanding anything in either of those Acts, refuse to register the memorial or transfer unless it is accompanied by a certificate, signed by the council clerk of the corporation, stating that all money payable to the corporation by virtue of paragraph (b) of subsection (3) has been paid to it in accordance with that paragraph.

Deferment of instalments or interest on the grounds of hardship.

10—(1) An owner of land who is paying by instalments in accordance with section 9 (2) who claims that the payment of either interest or instalments imposes hardship on him may make application to the corporation for a deferment of interest or instalments or both.

(2) Before making a decision in respect of such an application, the corporation shall take the advice of the Department of Community Welfare.

Adjustment of interest.

11—Where an amount is specified in column 5 of Schedule 1 in respect of interest, the corporation shall credit that amount to the owner of the parcel of land concerned against future liability to pay interest pursuant to section 9 (2) (b), or, in a case to which paragraph (c) of section 8 (4) applies, the corporation shall add that amount to the amount to be refunded pursuant to that paragraph.

SCHEDULE 1 Sections 7, 8, and 9

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
1	3 986.34	55.46
2	3 986.34
3	3 986.34	4 234.69	42.26
4	3 986.34	4 234.69	73.58
5	3 986.34	272.25	216.18
6	3 986.34	114.66
7	3 986.34	4 234.69	55.36
8	3 986.34	4 234.69	237.62
9	3 986.34	302.50	237.62
10	3 986.34	4 234.69
11	3 986.34	30.25	24.76
12	3 986.34
13	3 986.34
14	3 986.34	302.50	237.62
15	3 986.34
16	3 986.34
17	3 986.34
18	3 986.34
19	3 986.34
20	3 986.34
21	3 986.34
22	3 986.34
23	3 986.34	302.25	24.76
24	3 986.34
25	3 986.34	4 234.69
26	3 986.34	272.25	214.86
27	3 986.34	30.25	24.76
28	3 986.34	4 234.69	168.66
29	3 986.34	4 234.69	73.61
30	3 986.34	24.76
31	3 986.34	302.50	237.62
32	3 986.34
33	3 986.34
34	3 986.34
35	3 986.34	30.25	24.76
36	3 986.34
37	3 986.34	4 234.69	205.98
38	3 986.34
40	3 986.34
41	3 986.34
42	3 986.34
43	3 986.34	30.25	49.30

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Amount of previous payment allocated to interest
	\$	\$	\$	\$
44	3 986.34
45	3 986.34	4 234.69	121.58
46	3 986.34	302.50	237.62
47	3 986.34	272.25	214.86
48	3 986.34
49	3 986.34
50	3 986.34
51	3 986.34	302.50	237.62
52	7 972.68
53	3 986.34	272.25	214.86
54	3 986.34
55	3 986.34	302.50	237.62
56	3 986.34	211.75	168.66
57	3 986.34	4 234.69	167.31
58	3 986.34
59	3 986.34	272.25	214.86
60	3 986.34	272.25	214.86
61	3 986.34
62	3 986.34
63	3 986.34	30.25	24.76
64	3 986.34	60.50	44.22
65	3 986.34	45.30
66	3 986.34
67	3 986.34	302.50	237.62
68	3 986.34
69	3 986.34	242.00	191.87
70	3 986.34
71	3 986.34
72	3 986.34	90.75	73.61
73	3 986.34
74	3 986.34
75	3 986.34
76	3 986.34	60.50	49.30
77	3 986.34
78	3 986.34	302.50	237.62
79	3 986.34
80	3 986.34
81	3 986.34	30.25	24.76
82	3 986.34	302.50	237.62
83	3 986.34	4 234.69	82.89
84	3 986.34	272.25	214.86
85	3 986.34
86	3 986.34
87	3 986.34

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
88	3 986·34	4 234·69	121·58
89	3 986·34	15·75	86·44
90	3 986·34	100·71	72·74
91	3 986·34	4 234·69	91·40
92	3 986·34	302·50	237·62
93	3 986·34	302·50	237·62
94	3 986·34	302·50	237·62
95	3 986·34	4 234·69	51·60
96	3 986·34	30·25	24·76
97	3 986·34	60·50	49·30
98	3 986·34	60·50	49·30
99	3 986·34
100	3 986·34	4 234·69	73·61
101	3 986·34	60·50	49·30
102	3 986·34
103	3 986·34
104	3 986·34
105	3 986·34
106	3 986·34	302·50	237·62
107	3 986·34	4 234·69	211·20
109	3 986·34	60·25	49·30
110	3 986·34	4 234·69	143·43
111	3 986·34	49·30
112	3 986·34
113	3 986·34	4 234·69
114	3 986·34	302·50	237·62
115	3 986·34	224·93	121·58
116	3 986·34	302·50	237·62
117	3 986·34	121·00	97·71
118	3 986·34	60·50	49·30
119	3 986·34	272·25	214·86
120	3 986·34	302·50	237·62
121	3 986·34	4 234·69	213·19
122	3 986·34	272·25	214·86
123	3 986·34	60·50	49·30
124	3 986·34	60·50	49·30
125	3 986·34	302·50	237·62
126	3 986·34	272·25	214·86
127	3 986·34
128	3 986·34
129	3 986·34	272·25	214·86
130	3 986·34	60·50	49·30
131	3 986·34
132	3 986·34	121·00	97·71

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
133	3 986·34	...	272·25	214·86
134	3 986·34	...	4 234·69	191·87
135	3 986·34
136	3 986·34
137	3 986·34	24·76
138	3 986·34
139	3 986·34
140	3 986·34	...	60·50	49·30
141	3 986·34	...	302·50	237·62
142	3 986·34
143	3 986·34	...	302·50	237·62
144	7 972·68
145	3 986·34	...	30·25	24·76
146	3 986·34
147	3 986·34
148	3 986·34
149	3 986·34	...	272·25	214·86
150	3 986·34	...	272·25	214·86
151	3 986·34	...	302·50	237·62
152	3 986·34	...	272·25	214·86
153	3 986·34
154	3 986·34
155	3 986·34	...	4 234·69	260·17
156	3 986·34	2 586·34	100·00	98·39
157	3 986·34	2 586·34	1 400·00	63·15
158	3 986·34	2 586·34	1 400·00	20·43
159	3 986·34	2 586·34	100·00	98·39
160	3 986·34	2 586·34	100·00	98·39
161	3 986·34	2 586·34
162	3 986·34	2 586·34	100·00	98·39
163	3 986·34
164	3 986·34	...	4 234·69	53·99
165	3 986·34	...	272·25	214·86
166	3 986·34
167	3 986·34
168	3 986·34	24·76
169	3 986·34	...	302·50	237·62
170	3 986·34	...	302·50	237·62
171	3 986·34
172	3 986·34	...	4 234·69	223·35
173	3 986·34
174	3 986·34	49·30
175	3 986·34	...	302·50	237·62
176	3 986·34	...	151·25	121·58

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
177	3 986·34	302·50	237·62
178	3 986·34
179	3 986·34	302·50	237·62
180	3 986·34
181	3 986·34	60·50	49·30
182	3 986·34
183	3 986·34	24·76
184	3 986·34	242·00	191·87
185	3 986·34	4 234·69	145·46
186	3 986·34	90·75	73·61
187	3 986·34	30·25	24·76
188	3 986·34	4 234·69
189	3 986·34
190	3 986·34
191	3 986·34	4 234·69	223·83
192	3 986·34
193	3 986·34	22·31
196	3 986·34	272·25	214·86
197	3 986·34	60·50	49·30
198	3 986·34
199	3 986·34	302·50	237·62
200	3 986·34	302·50	237·62
201	3 986·34	302·50	237·62
202	3 986·34
203	3 986·34	60·50	49·30
204	3 986·34
205	3 986·34
206	3 986·34	60·50	49·30
207	3 986·34
208	3 986·34	302·50	237·62
209	3 986·34	302·50	237·62
210	3 986·34	4 234·69	153·35
211	3 986·34	4 234·69	181·50
212	7 972·68	605·00	475·24
213	3 986·34
214	3 986·34
215	3 986·34	272·25	214·86
216	3 986·34	16·73
217	3 986·34
218	3 986·34
219	3 986·34
220	3 986·34	272·74	214·86
221	3 986·34	4 234·69	119·79
222	3 986·34	4 234·69	73·28

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
223	3 986·34	302·50	237·62
224	3 986·34	211·75	168·66
225	3 986·34	24·76
226	3 986·34	302·50	237·62
227	3 986·34	302·50	237·62
228	3 986·34
229	3 986·34	4 234·69	221·84
230	3 986·34	4 234·69	178·68
231	3 986·34	4 234·69	24·76
232	3 986·34
233	11 959·02	272·25	220·83
234	3 986·34	242·00	191·87
235	3 986·34	242·00	191·87
236	3 986·34
237	3 986·34
238	3 986·34
239	3 986·34	24·76
240	3 986·34
241	3 986·34	121·00	97·71
242	3 986·34	121·00	97·71
243	3 986·34	4 234·69	165·37
244	11 959·02
245	3 986·34	24·76
246	3 986·34	73·62
247	7 972·68	302·50	237·62
248	3 986·34	4 234·69	66·00
249	3 986·34	4 234·69	66·00
250	3 986·34
251	3 986·34
252	3 986·34	272·25	214·86
253	3 986·34	4 234·69	182·84
254	3 986·34	166·87	191·87
255	3 986·34	272·25	214·86
256	3 986·34	4 234·69	175·11
257	3 986·34
258	3 986·34
259	3 986·34	4 234·69	111·60
260	3 986·34	4 234·69	60·83
261	3 986·34	97·71
262	3 986·34	24·76
263	3 986·34	211·75	168·66
264	3 986·34	24·76
265	3 986·34	302·50	237·62
266	3 986·34	302·50	237·62

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
267	3 986·34	302·50	237·62
268	3 986·34	1 167·83	151·19
269	3 986·34	1 338·56	145·30
270	3 986·34	302·50	237·62
271	3 986·34	4 234·69
272	3 986·34	302·50	237·62
273	3 986·34	4 234·69	227·05
274	3 986·34	24·76
275	3 986·34	4 234·69	83·37
276	3 986·34	302·50	237·62
277	3 986·34	302·50	237·62
279	3 986·34	30·25	24·76
280	3 986·34	90·75	73·61
281	3 986·34
282	3 986·34	4 234·69
283	3 986·34
284	3 986·34
285	3 986·34
301	3 986·34
302	3 986·34	3 986·34
303	3 986·34	3 986·34
304	7 972·68	605·00	475·24
305	7 972·68
306	3 986·34	302·50	237·62
307	3 986·34	272·25	214·86
308	3 986·34	90·75	73·61
309	3 986·34	90·75	73·61
310	3 986·34	90·75	73·61
311	3 986·34	302·50	237·62
312	3 986·34	181·50	145·23
313	3 986·34	151·25	121·58
314	3 986·34	24·76
315	3 986·34
316	3 986·34	4 234·69	45·02
317	3 986·34	90·75	73·61
318	3 986·34
319	3 986·34	302·50	237·62
320	3 986·34
321	3 986·34	4 234·69	45·35
322	3 986·34	30·25	24·76
323	3 986·34	24·76
324	3 986·34	3 732·60	24·76
325	3 986·34
326	3 986·34	30·25	24·76

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
327	3 986·34
328	3 986·34
329	3 986·34	3 302·50	34·65
330	3 986·34	302·50	237·62
331	3 986·34	302·50	237·62
332	3 986·34	302·50	237·62
333	7 972·68	3 986·34	53·81	24·76
334	15 945·36	1 210·00	950·48
335	7 972·68
336	3 986·34	302·50	237·62
337	3 986·34
338	3 986·34
339	3 986·34	302·50	237·62
340	3 986·34
341	3 986·34	302·50	237·62
342	3 986·34	272·25	214·86
343	3 986·34
344	3 986·34
345	3 986·34	25·60	24·76
346	3 986·34	139·73	73·04
347	3 986·34	60·50	49·30
348	3 986·34
349	3 986·34
350	3 986·34	211·75	168·66
351	3 986·34	4 234·69	225·26
352	3 986·34
353	3 986·34
354	3 986·34	24·76
355	3 986·34
356	3 986·34	4 234·69	187·66
359	3 986·34	24·76
360	3 986·34	302·50	237·62
361	3 986·34	151·25	121·58
362	3 986·34	242·00	191·87
364	3 986·34	302·50	237·62
365	3 986·34
366	3 986·34	60·50	49·30
367	3 986·34	60·50	49·30
368	3 986·34	4 234·69	168·66
369	3 986·34	30·25	24·76
370	3 986·34	302·50	237·62
371	3 986·34	302·50	237·62
372	3 986·34	302·52	237·62
373	19 931·70

1983 *Midway Point Improvement (Doubts Removal)* No. 17

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
374	3 986·34
375	3 986·34
376	3 986·34	4 234·69
377	3 986·34	302·50	237·62
378	3 986·34	302·50	237·62
379	3 986·34
380	3 986·34
381	3 986·34	4 234·69	49·30
382	3 986·34	375·19	235·49
383	3 986·34	30·25	24·76
384	3 986·34	24·76
385	3 986·34	60·50	49·30
387	3 986·34	302·50	237·62
388	3 986·34	24·76
389	3 986·34	272·25	214·86
390	3 986·34	272·25	214·86
391	3 986·34	302·50	237·62
392	3 986·34
393	3 986·34
394	3 986·34	1 585·02	167·73
395	3 986·34
396	3 986·34	4 234·69	54·04
397	3 986·34	15·70	73·61
398	3 986·34	4 234·69	145·19
399	3 986·34	24·76
400	3 986·34	272·25	214·86
401	3 986·34	272·25	214·86
402	3 986·34	272·25	214·86
403	3 986·34	272·25	214·86
404	3 986·34	4 234·69	85·02
405	3 986·34
406	3 986·34	302·50	237·62
407	3 986·34	242·00	191·87
408	3 986·34
409	3 986·34
410	3 986·34	272·25	214·86
411	3 986·34	302·50	237·62
412	3 986·34	302·50	237·62
413	3 986·34	24·76
414	3 986·34	272·25	214·86
415	3 986·34
416	3 986·34
417	3 986·34	60·50	49·30
418	3 986·34

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
419	3 986·34
420	3 986·34	302·50	237·62
421	3 986·34	4 234·69	223·47
422	3 986·34	4 234·69	60·33
423	3 986·34	4 234·69	60·32
424	3 986·34	302·50	237·62
425	3 986·34
426	3 986·34
427	3 986·34	4 234·69	173·85
428	3 986·34
429	3 986·34	272·25	214·86
430	3 986·34	24·76
431	3 986·34	4 234·69	207·99
432	3 986·34	30·25	73·61
433	3 986·34
434	3 986·34	302·50	237·62
435	3 986·34
436	3 986·34
437	3 986·34	302·50	237·62
438	3 986·34
439	3 986·34	30·25	24·76
440	3 986·34
441	3 986·34	4 234·69	191·87
442	3 986·34
443	3 986·34
444	3 986·34	4 234·69	138·03
445	3 986·34	121·00	97·71
446	3 986·34	30·25	24·76
447	3 986·34	272·25	214·86
448	3 986·34
449	3 986·34	4 234·69	105·43
450	3 986·34	121·00	97·71
451	3 986·34	30·25	24·76
452	3 986·34
453	3 986·34	4 234·69	281·21
454	3 986·34
455	3 986·34	302·50	237·62
456	3 986·34	272·25	214·86
457	3 986·34
458	3 986·34
459	3 986·34
460	3 986·34
461	3 986·34
462	3 986·34	4 234·69	182·01

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
463	3 986·34
464	3 986·34
465	3 986·34
466	3 986·34
467	3 986·34	302·50	237·62
469	3 986·34	272·25	214·86
470	3 986·34	302·50	237·62
471	3 986·34	60·50	49·30
472	3 986·34
473	3 986·34	60·98	49·30
474	3 986·34
475	3 986·34	272·25	214·86
476	3 986·34
477	3 986·34	345·15	237·09
478	3 986·34
479	3 986·34	302·50	237·62
480	3 986·34	4 234·69	210·04
481	3 986·34
482	3 986·34
483	3 986·34	302·50	237·62
484	3 986·34
485	3 986·34
486	3 986·34	302·50	237·62
487	3 986·34
488	3 986·34	302·50	237·62
489	3 986·34
490	3 986·34	4 234·69	115·34
491	3 986·34
492	3 986·34
493	3 986·34
494	3 986·34
496	3 986·34
497	3 986·34
498	3 986·34
499	3 986·34
500	3 986·34	30·25	24·76
501	3 986·34
519	3 986·34
520	3 986·34
521	3 986·34	24·76
522	3 986·34	151·25	121·58
523	3 986·34	30·25	24·76
524	3 986·34
525	3 986·34	211·75	168·66

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COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
526	3 986·34	302·50	237·62
527	3 986·34	90·75	73·61
528	3 986·34
529	3 986·34
530	3 986·34	4 234·69	182·96
531	3 986·34	272·25	214·86
532	3 986·34	60·50	49·30
533	3 986·34	30·25	24·76
534	7 972·68	544·50	429·72
535	3 986·34
536	3 986·34	4 234·69	49·30
537	3 986·34	254·17	191·03
538	3 986·34	302·50	237·62
539	3 986·34	272·25	214·86
540	3 986·34	4 234·69	66·00
541	7 972·68
542	3 986·34
543	3 986·34
544	3 986·34
545	3 986·34	302·50	237·62
546	3 986·34
547	11 959·02
548	3 986·34
549	3 986·34
550	3 986·34
551	3 986·34
552	3 986·34	4 234·69	70·89
553	3 986·34
554	7 972·68	242·00	195·42
555	3 986·34
556	3 986·34	97·71
557	11 959·02	907·50	712·86
558	3 986·34	741·97	223·20
559	3 986·34	30·25	24·76
560	3 986·34	4 234·69	98·21
561	3 986·34	4 234·69
562	3 986·34	4 234·69	206·58
563	3 986·34	4 234·69
564	3 986·34	4 234·69	290·83
565	3 986·34	242·00	195·42
566	3 986·34
567	3 986·34	30·25	24·76
568	3 986·34
569	3 986·34	47·25	145·23

1983 Midway Point Improvement (Doubts Removal) No. 17

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
570	3 986·34	151·25	121·58
571	3 986·34
572	3 986·34	4 234·69	157·27
573	3 986·34	302·50	237·62
574	3 986·34
575	3 986·34	375·86	237·09
576	3 986·34	4 234·69	106·20
577	3 986·34	211·75	168·66
578	3 986·34	242·00	191·87
579	3 986·34
580	3 986·34
581	3 986·34
582	3 986·34
583	3 986·34	24·76
584	3 986·34
585	3 986·34	242·00	191·87
586	3 986·34	302·50	237·62
587	3 986·34	211·75	168·66
588	3 986·34	121·00	97·71
591	3 986·34
592	3 986·34	30·25	24·76
594	3 986·34
595	3 986·34
596	3 986·34	272·25	214·86
597	3 986·34
598	3 986·34	302·50	237·62
599	3 986·34	121·00	97·71
600	3 986·34
601	3 986·34	24·76
602	3 986·34
603	3 986·34
604	3 986·34
605	3 986·34	302·11	237·62
606	3 986·34	181·50	145·23
607	1 328·78	862·11	33·30	33·07
608	1 328·78	862·11	406·48	16·63
609	1 328·78	862·11	466·67	29·87
610	3 986·34	2 586·34	100·00	98·39
611	7 972·68	5 172·68	2 800·00	158·35
612	3 986·34	2 586·34
613	3 986·34	2 586·34	10·00	10·25
614	3 986·34	2 586·34	20·43
615	3 986·34	2 586·34	1 400·00	50·27
616	3 986·34	2 586·34	100·00	98·39

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
617	3 986·34	2 586·34	100·00	98·39
618	3 986·34	2 586·34	100·00	98·39
619	3 986·34	2 586·34	10·00	10·25
620	3 986·34	2 586·34	10·00	10·25
621	3 986·34	2 586·34	80·00	79·14
622	3 986·34	2 586·34	10·00	10·25
623	3 986·34	2 586·34	1 400·00	10·25
624	3 986·34	2 586·34	80·00	79·14
625	3 986·34	2 586·34	460·00	73·87
626	3 986·34	2 586·34	100·00	98·39
627	3 986·34	2 586·34	90·00	88·80
628	3 986·34	2 586·34	1 400·00	48·25
629	3 986·34	2 586·34	99·91	98·39
630	3 986·34	2 586·34	35·00	69·40
631	3 986·34
632	3 986·34	302·50	237·62
633	3 986·34	4 234·69
634	3 986·34	121·00	97·71
635	3 986·34	4 234·69	144·18
636	3 986·34	4 234·69	83·19
637	3 986·34
638	3 986·34
639	3 986·34	4 234·69	107·11
640	3 986·34
641	3 986·34	24·76
642	3 986·34
643	3 986·34	302·50	237·62
644	3 986·34
645	3 986·34
650	3 986·34
651	7 972·68
652	3 986·34	24·76
653	3 986·34
654	3 986·34	242·00	191·87
656	3 986·34	4 234·69	160·51
657	3 986·34
658	3 986·34	302·50	237·62
659	3 986·34	30·25	24·76
660	3 986·34
661	3 986·34
662	3 986·34	302·50	237·62
663	3 986·34	347·60	210·66
664	3 986·34	347·60	210·66
665	3 986·34

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
666	3 986·34
667	3 986·34	3 986·34
670	3 986·34
671	3 986·34
672	3 986·34	272·25	214·86
673	3 986·34	272·25	214·86
674	3 986·34	242·00	191·87
676	3 986·34
677	3 986·34
678	3 986·34	60·50	49·30
679	3 986·34	24·76
680	3 986·34	272·25	214·86
681	3 986·34	4 234·69	68·84
683	3 986·34	242·00	191·87
684	3 986·34	242·00	191·87
685	3 986·34	302·50	237·62
686	3 986·34	4 234·69	278·92
687	3 986·34	4 234·69	285·02
688	3 986·34	4 234·69	84·12
689	3 986·34	4 234·69	106·12
690	3 986·34	4 234·69	259·37
691	3 986·34
692	3 986·34	24·76
693	3 986·34	181·50	145·23
694	3 986·34
695	3 986·34	272·25	214·86
696	3 986·34
697	3 986·34
698	3 986·34	4 234·69	43·19
699	3 986·34	242·00	191·87
700	3 986·34
701	3 986·34
702	3 986·34
703	3 986·34
704	3 986·34
705	3 986·34	4 234·69	207·21
706	3 986·34
707	3 986·34
708	3 986·34	30·25	24·76
709	3 986·34
710	3 986·34
711	3 986·34	30·25	24·76
712	3 986·34	4 234·69	55·89
713	3 986·34

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
714	3 986·34
715	3 986·34	24·76
716	3 986·34	302·50	237·62
717	3 986·34	4 234·69	161·60
718	3 986·34
719	3 986·34	302·50	237·62
720	3 986·34	151·25	121·58
721	3 986·34
722	3 986·34	60·50	49·30
723	3 986·34
724	3 986·34
725	3 986·34	272·25	214·86
726	3 986·34
727	3 986·34
728	23 918·04	1 815·00	1 425·72
729	3 986·34
730	3 986·34
731	3 986·34	4 234·69	182·74
732	3 986·34	302·50	237·62
733	3 986·34	302·50	237·62
734	3 986·34	4 234·69	141·74
735	3 986·34
736	3 986·34
737	3 986·34
738	3 986·34	2 024·46	121·58
739	3 986·34	4 234·69	143·66
740	3 986·34	4 234·69	121·58
741	3 986·34
742	3 986·34
743	3 986·34	60·50	49·30
744	3 986·34	24·76
745	3 986·34	24·76
746	3 986·34	272·25	214·86
747	3 986·34
748	3 986·34
749	3 986·34	272·25	214·86
750	3 986·34	4 234·69	54·14
751	7 972·68
752	3 986·34	302·50	237·62
753	3 986·34	302·50	237·62
754	3 986·34	302·50	237·62
755	3 986·34	24·76
756	3 986·34	24·76
757	3 986·34

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
758	3 986·34	242·00	191·87
759	3 986·34	121·00	97·71
760	3 986·34
761	3 986·34	211·75	168·66
762	3 986·34	4 234·69	106·07
763	3 986·34
764	3 986·34
765	3 986·34	272·25	214·86
766	3 986·34	4 234·69	88·50
767	3 986·34	302·50	237·62
768	3 986·34	24·76
769	3 986·34	302·50	237·62
770	3 986·34	181·50	145·23
771	3 986·34	4 234·69	207·99
772	3 986·34	4 234·69	168·66
773	3 986·34	60·50	49·30
774	3 986·34	60·50	49·30
775	3 986·34	242·00	191·87
776	3 986·34
777	3 986·34
778	3 986·34
779	7 972·68
780	3 986·34	4 234·69	165·91
781	3 986·34	4 234·69	55·89
782	3 986·34	4 234·69	65·41
783	3 986·34
784	3 986·34	211·75	168·66
785	3 986·34	272·25	214·86
786	3 986·34	3 986·34
787	3 986·34	3 986·34
788	7 972·68	7 972·68
789	3 986·34
790	3 986·34	24·76
791	11 959·02
792	3 986·34	3 986·34
793	3 986·34	3 986·34
796	3 986·34	30·25	24·76
797	3 986·34	272·25	214·86
798	3 986·34	4 234·69	73·61
799	3 986·34
800	3 986·34
801	3 986·34
802	3 986·34	302·50	237·62
803	3 986·34	4 234·69	73·28

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
804	3 986·34	302·50	237·62
805	3 986·34	242·00	191·87
806	3 986·34	4 234·69	108·36
807	3 986·34	30·25	24·76
808	3 986·34	30·25	24·76
809	3 986·34
810	3 986·34	302·50	237·62
811	3 986·34	211·75	168·66
812	3 986·34	272·25	214·86
813	7 972·68	8 469·38	448·26
814	3 986·34
815	3 986·34	4 234·69	120·68
816	3 986·34	802·50	226·64
817	3 986·34	60·50	49·30
818	3 986·34
819	3 986·34	272·25	214·86
820	3 986·34	4 234·69	173·85
821	3 986·34	272·25	214·86
822	3 986·34
823	3 986·34
824	3 986·34	4 234·69	278·63
825	3 986·34	24·76
826	3 986·34
827	3 986·34
828	3 986·34	30·25	24·76
829	3 986·34
830	3 986·34	30·25	24·76
831	3 986·34	4 234·69	171·58
832	3 986·34
833	7 972·68	3 986·34	2 132·19	73·61
834	3 986·34	60·95	49·30
835	3 986·34	60·95	49·30
836	11 959·02	12 704·07	151·56
837	3 986·34	121·00	97·71
838	3 986·34	121·00	97·71
839	7 972·68	329·46	126·52
840	3 986·34	30·25	97·71
841	3 986·34	24·76
842	3 986·34
843	3 986·34	121·00	97·71
844	3 986·34	4 234·69	109·11
845	3 986·34	302·50	237·62
846	3 986·34
848	3 986·34
849	3 986·34	30·25	24·76

COLUMN 1 Land, identified by valuation roll number	COLUMN 2 Amount required to be paid	COLUMN 3 Rebate	COLUMN 4 Amount of previous payment allocated to principal	COLUMN 5 Interest credit pursuant to section 10
	\$	\$	\$	\$
850	3 986·34
851	3 986·34
852	3 986·34
853	3 986·34	30·25	24·76
854	3 986·34	302·50	237·62
855	3 986·34
856	3 986·34
857	3 986·34	4 000·00
858	3 986·34	30·25	24·76
859	3 986·34	75·61	49·30
860	3 986·34	24·76
861	3 986·34	272·25	214·86
862	3 986·34	181·50	145·23
863	7 972·68
864	3 986·34	955·60	24·76
865	3 986·34	90·75	73·61
866	3 986·34	4 234·69	155·52
867	3 986·34	272·25	214·86
868	3 986·34	4 234·69
869	3 986·34	242·00	191·87
870	3 986·34	3 986·34
881	3 986·34	242·00	224·99
882	3 986·34	24·76
883	3 986·34
884	3 986·34
885	3 986·34	30·25	24·76
886	3 986·34	211·75	168·66
887	3 986·34	242·64	191·87
888	7 972·68
889	3 986·34	4 234·69	143·84
890	3 986·34
891	3 986·34
892	3 986·34	4 234·69	231·44
893	3 986·34	76·49	121·58
894	3 986·34
895	3 986·34	302·50	237·62
896	3 986·34
897	3 986·34	60·50	49·30
898	3 986·34
899	3 986·34
900	3 986·34	4 234·69	192·49
901	3 986·34
902	3 986·34
903	3 986·34

