

oil, fuel oil, asphalt and the storage thereof and acid plant in connection therewith;

That the location of said plant was duly authorized and its operations approved of and has been of great benefit to the town;

That Imperial Oil, Limited, offers to waive its exemption of taxes for the future and to commute its taxes for a yearly payment of \$40,000 during a period of twenty years;

That it is in the interest of the town of Montreal East to be assured for the said period of 20 years of the payment of a fixed and indisputable amount;

Whereas it has prayed for the passing of an act to the above effect; and

Whereas it is expedient to grant the prayer contained in the said petition;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. The resolution of the municipal council of the town of Montreal East, passed unanimously at its regular meeting of the 9th of January, 1925, is approved, ratified and declared to be valid for all legal purposes, provided that such ratification be approved by the majority in number and in value of the municipal electors. Resolution of Montreal East, passed unanimously at its regular general meeting of the 9th of January, 1925, is approved, ratified, etc. Proviso.

2. This act shall come into force on the day of its sanction. Coming into force.

C H A P. 153

An Act to ratify a resolution of the town of Montreal East, of the 20th of February, 1925

[Assented to, the 3rd of April, 1925]

WHEREAS the town of Montreal East has, by its petition, represented that since the act 15 George V, chapter 152, being an act to ratify a resolution of the town of Montreal East, of date the 9th of January, 1925, was passed by the Legislative Assembly, it was discovered that through a clerical error a certain lot, to wit, subdivision No. 1217 of original lot No. 78 of the official plan and book of reference of the parish of Pointe-aux-Trembles, was omitted from the resolution of the municipal council of the town of Montreal East, passed on the 9th of January, 1925, and in the first paragraph of the preamble of the said act; Preamble.

Whereas the said clerical error has been corrected by resolution of the said municipal council passed unanimously, at its regular general meeting held on the 20th of February, 1925, by amending the said resolution of the 9th of January, 1925, by adding therein the said lot No. 78-1217;

Whereas it has prayed for the passing of an act to ratify the said resolution of the 20th of February, 1925, and to correct the said clerical error by adding and including the said lot No. 78-1217 in the resolution of the 9th of January, 1925; and

Whereas it is expedient to grant the prayer contained in the said petition;

Therefore, His Majesty, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

Resolution of the town of Montreal East ratified, etc.

1. The resolution of the council of the town of Montreal East, adopted on the 20th of February, 1925, correcting the resolution of the same council, adopted on the 9th of January, 1925, which latter resolution was ratified, approved and declared to be valid for all legal purposes by the act 15 George V, chapter 152, is by these presents approved, ratified and declared to be valid for all legal purposes, and the lot No. 1217 of the subdivision of the original lot No. 78 of the official plan and book of reference of the parish of Pointe-aux-Trembles is declared to be included among the properties referred to and comprised in the resolution of the 9th of January, 1925.

Inclusion of certain lot.

Coming into force.

2. This act shall come into force on the day of its sanction.

C H A P. 154

An Act to ratify By-law No. 195 of the town of Coaticook

[Assented to, the 3rd of April, 1925]

Preamble.

WHERAS the corporation of the town of Coaticook has, by its petition, represented that it owns hydraulic powers on the Coaticook river, part only of which it now utilizes for the purpose of supplying light and electrical power to its inhabitants and to manufacturers established within its territory; that its present plant is inadequate and insufficient; that with a view of providing for present and future needs it is in the interest of its ratepayers that such hydraulic powers be further developed together with others on the same river whose owners have agreed to convey