LOCAL AUTHORITIES BOARD

ORDER NO. 4409

FILE: L.A. **43-A**

WEDNESDAY—THE TENTH DAY OF'SEPTEMBER, 1969

Before:

The Local Authorities Board **for** the Province of Alberta.

In the matter of.The Municipal Government Act:

And in the matter of the annexation, on the Board's own motion, of a certain roadway lying adjacent to the Townof Brooks.

Pursuant to an annexation application by the Town of Brooks dated March 13,1969, and in consequence of information arising from that application, the Board gave notice to the Town of Brooks, the County of Newell No. 4, the Department of Highways and the Medicine Hat Regional Planning Commission, that, on its own motion and pursuant to the provisions of The Municipal Government Act, it proposed to annex to the Town of Brooks and separate from the County of Newell No. 4, the following described road and intersection:

"The 'north-south road allowance, together with that portion ofroad. widening as shown on road plan 9096 H.H., adjoining the easterly boundary of section 29, township 18, range **14**, west of the fourth' meridian, and including the intersection of the said north-~ south road and east-west road at the south-east corner of the **said section 29.**"

There being no objection to the Board's proposal and it being desirable that jurisdiction over the said road should be placed with the Town of Brooks which already administers the subject road's widening, it is ordered, on the Board's own motion, that:

I. The following described lands, comprising roadway, be annexed to the Town of Brooks and be separated from the County of Newell No. 4:

"The north-south road allowance, together with that portion of road widening as shown on road plan 9096 H.H., adjoining the easterly boundary of section 29, township 18, range **14**, west of the fourth meridian and including the intersection of the said northsouth road and east-west road at the south-east corner of the said section 29."

(The general location of the annexed road and intersection is shown on attached Schedule "A".)

II. The chief provincial assessor, appointed pursuant to the provisions of The Municipalities Assessment and Equalization Act, shall for taxation or grant purposes commencing in the year 1970, re-assess or re-value, as the case may be, all properties that are assessable or subject to valuation under the terms of The Electric Power and Pipe Line Assessment Act and The Municipal and Provincial Properties Valuation Act, and which lie within the areas that are by this Order annexed to the Town of Brooks, so that the assessment or valuation shall be fair and equitable with properties of a similar nature.

TIT. The effective date of this Order shall be the 1st day of January, 1970.

Certified a true copy,

C. G. MACGRÉGOR (Acting Secretary)

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LOCAL AUTHORITIES BOARD, **C.** G. MACGREGOR (Chairman).

