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Government
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Gouvernement
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Regional
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Expansion

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CANADA/MANITOBA

MINERAL EXPLORATION AND DEVELOPMENT



MARCH 31, 1976

subsidiary agreement



Government
of Canada

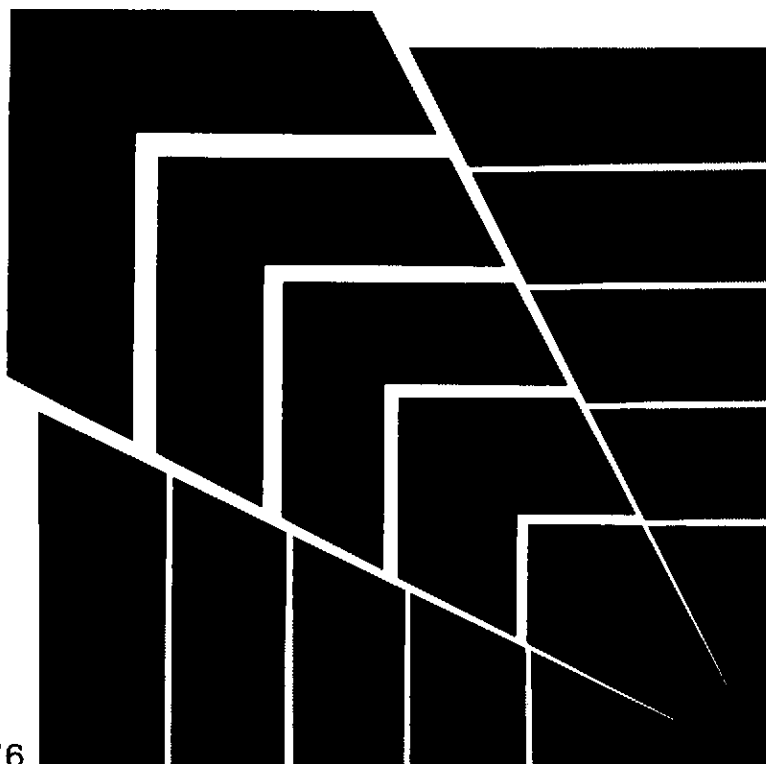
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CANADA/MANITOBA

MINERAL EXPLORATION AND DEVELOPMENT



MARCH 31, 1976

CANADA-MANITOBA
SUBSIDIARY AGREEMENT ON
MINERAL EXPLORATION AND DEVELOPMENT

THIS AGREEMENT made this 31st day of March, 1976

BETWEEN:

THE GOVERNMENT OF CANADA (hereinafter referred to as "Canada"), represented by the Minister of Regional Economic Expansion and the Minister of Energy, Mines and Resources,

OF THE FIRST PART,

AND:

THE GOVERNMENT OF THE PROVINCE OF MANITOBA (hereinafter referred to as "the Province"), represented by the Minister of Mines, Resources and Environmental Management,

OF THE SECOND PART.

WHEREAS Canada and the Province have signed a General Development Agreement (hereinafter referred to as "the GDA"), dated June 5, 1974, under which they agree to cooperate jointly in selecting and implementing initiatives for the economic and socioeconomic development of Manitoba;

AND WHEREAS increased mineral exploration and development of mines and mineral resources are consistent with the joint planning now being undertaken by Canada and the Province relating to broader social and economic development;

AND WHEREAS the Province has been carrying out a plan of mineral development in Manitoba to enable the more effective assessment and utilization of its mineral resources;

AND WHEREAS Canada and the Province wish to broaden the scope of the plan and to facilitate mineral exploration and development, all with the intention of increasing employment and investment opportunities through the development of the mineral-based industries in Manitoba;

AND WHEREAS Canada agrees to assist the Province by financing part of the plan, as hereinafter provided;

AND WHEREAS the Governor in Council by Order in Council P.C. 1976-10/768 of the 30th day of March, 1976, has authorized the Federal Ministers to execute this Agreement on behalf of Canada;

AND WHEREAS the Lieutenant Governor in Council by Order in Council No. 323/76 of the 24th day of March, 1976, has authorized the Minister of Mines, Resources and Environmental Management to execute this Agreement on behalf of the Province;

NOW THEREFORE the parties hereto agree as follows:

DEFINITIONS

1. In this Agreement:

- (a) "Federal Ministers" means the Minister of Regional Economic Expansion of Canada and the Minister of Energy, Mines and Resources of Canada, and includes any persons authorized to act on their behalf;
- (b) "fiscal year" means the period commencing on April 1st of any year and terminating on March 31st of the following year;
- (c) "Management Committee" means the committee established pursuant to section 3;
- (d) "Ministers" means the Federal Ministers and the Provincial Minister;
- (e) "program" means all those projects listed in section 2 of Schedule "A";
- (f) "projects" means those items listed in subsection 2(2);
- (g) "Provincial Minister" means the Minister of Mines, Resources and Environmental Management of Manitoba and includes any person authorized to act on his behalf.

PURPOSE, OBJECTIVES AND SUBJECT MATTER

2. (1) The purpose of the Agreement is to provide for a program as set out in section 2 of Schedule "A" with the objective of improving socioeconomic conditions in Manitoba through development of the mineral industry by:
 - (a) further exploring mineral occurrences that are now submarginal with a view to finding additional ore or improving grades so that viable mining operations may be established;
 - (b) providing scientific and technical information that could lead to discoveries of deposits of copper, zinc, nickel, uranium, chromium and industrial minerals; and
 - (c) undertaking regional appraisal of mineral resources and using this information to ensure that the maximum benefit accrues to the people of Manitoba in general, and to northern residents in particular, from all future mineral developments in the area.
- (2) The parties hereto agree to undertake a program of mineral exploration and development in Manitoba (hereinafter referred to as "the program"), which program shall consist of the following projects as more particularly detailed in Schedules "A" and "B" which are attached to and form part of this Agreement:
 - (a) Base Metal Exploration;
 - (b) Uranium Reconnaissance Exploration;
 - (c) Regional Survey and Evaluation;
 - (d) Industrial Minerals Evaluation;
 - (e) Pegmatite Mineral Exploration; and
 - (f) Mineral Development Analyses.
- (3) Subject to subsection 4(4), the duration of the program shall not exceed the four-year period from April 1, 1975, to March 31, 1979, inclusive, it being understood and agreed that the actual duration of any project, within the above time limits, shall be determined by the Management Committee.

ADMINISTRATION AND MANAGEMENT

3. (1) The program shall be carried out under the general direction and supervision of, and in accordance with standards and procedures set by, a Management Committee comprised of a representative of the Department of Regional Economic Expansion of Canada, a representative of the Department of Energy, Mines and Resources of Canada, who shall act as Co-chairman, and two representatives of the Province, one of whom shall act as Co-chairman. In the event of any disagreement in the Management Committee, the matter shall be referred to the Ministers, whose decision shall be final.
- (2) The Management Committee shall be responsible for the general coordination of this Agreement, and included in its duties shall be the following:
- (a) approval of projects under this Agreement;
 - (b) review of the performance of the projects under this Agreement;
 - (c) transfer of funds from one project to another where appropriate and consistent with the intent of this Agreement;
 - (d) establishment of a subcommittee on technical information and of such other subcommittees as are required to advise and assist the Management Committee in its work. The sub-committees may include persons who are not members of the Management Committee. The subcommittee on technical information shall include one representative of each of the Geological Survey of Canada, the Department of Regional Economic Expansion of Canada, and the Department of Mines, Resources and Environmental Management of Manitoba. Pursuant to subsection 8(1), it shall advise on the dissemination of technical information obtained as a result of this Agreement.
 - (e) submission of a progress report to the Ministers at the time of, or before, the annual meeting of the Ministers as prescribed under subsection 9.1 of the GDA; and
 - (f) consideration and, where appropriate, initiation of environmental assessment studies for projects authorized under this Agreement.
- (3) Each project under this Agreement shall be submitted for the approval of the Management Committee and shall be described in an appropriate project document which shall include the

project name, the purpose, the objectives, an outline of how the project is to be carried out, the cost, the share of the cost to be borne by each of the parties involved, and whether revenue accruing from the project is shareable between Canada and the Province.

- (4) Subject to subsections 3(2) and 3(3), the Province shall, during the term of this Agreement, undertake either directly or arrange for the undertaking of the projects listed in Schedule "A" unless otherwise specified.
- (5) In the case of Project (b), Uranium Reconnaissance Exploration, the Province will arrange for specific work to be undertaken by the Geological Survey of Canada through the Department of Energy, Mines and Resources as described in 3(b) of Schedule "A".
- (6) The province shall acquire, either by purchase or rental, whichever is considered more appropriate by the Management Committee, the equipment required for the program and shall let contracts for those portions of the work which are beyond the resources of its own staff.
- (7) The Province shall acquire or arrange for the acquisition of all lands and interests in lands that may be required for approved projects under this Agreement.
- (8) The Provincial Department of Finance shall be responsible for the financial coordination of the provincial department implementing projects relating to this Agreement.

FINANCIAL

4. (1) Subject to all terms and conditions of this Agreement, and subject to the funds being made available by the Parliament of Canada, the amount provided by Canada in respect of the jointly approved projects in Schedule "B" shall not exceed \$4 250 000.
- (2) Subject to all terms and conditions of this Agreement, and subject to the funds being made available by the Provincial Legislature of Manitoba, the amount provided by the Province in respect of eligible costs of jointly approved projects in Schedule "B" shall not exceed \$4 250 000.
- (3) For eligible costs incurred under this Agreement, Canada shall contribute fifty per cent (50%) and the Province shall contribute fifty per cent (50%).

- (4) Contracts and purchases relating to projects listed in Schedules "A" and "B" made before the date of this Agreement but after January 1, 1975, and which receive the approval of the Management Committee, are hereby accepted as complying with the requirements of this Agreement.
- (5) Eligible costs under this Agreement shall include only costs directly related to approved projects, as determined by the Management Committee, and shall include salaries and eligible benefits of employees of the Province, or its agencies, when those employees work specifically and directly on approved projects; salaries and eligible benefits for professional and related support staff; and the cost of related support services, facilities and materials.
- (6) Eligible costs for provincial staff assigned to projects under this Agreement may cover gross salaries and employers' share of contributions for Canada Pension Plan and Unemployment Insurance benefits as well as reasonable travel and relocation expenses incurred in connection with such projects in accordance with applicable provincial travel and relocation directives.
- (7) This Agreement may be amended from time to time by the written agreement of the Ministers on a recommendation of the Management Committee; but no amendments may be made to subsections 4(1), 4(2), and 4(3) without the approval of the Governor in Council and the Lieutenant Governor in Council.
- (8) Subject to subsection 4(11), the financing by Canada of the projects provided for by this Agreement shall not confer upon Canada any proprietary interest in the physical assets, constructed or acquired, pursuant to this Agreement.
- (9) Notwithstanding any other provision in this Agreement, all obligations of Canada incurred by virtue of this Agreement shall be subject to the Financial Administration Act of Canada.
- (10) Funds made available under this Agreement by Canada may not be allocated toward the acquisition of any part of an equity arrangement which the Province may choose to take under the provisions of Manitoba Regulation 328/74; being a regulation under The Mines Act Governing the Disposition of Certain Crown Minerals in the Province of Manitoba filed on December 23, 1974.
- (11) If at any time within 20 years from the date of this Agreement, the Province proposes to:

- (a) engage in or participate in site exploration outside of this Agreement with respect to any anomaly or mineral deposit discovered or proven as a result of work done pursuant to this Agreement; or
- (b) develop or participate in the development of a mine which is being developed in respect of site exploration activity engaged in under subsection (a) hereof in which Canada did participate; or
- (c) develop or participate in the development of a mine with respect to any mineral deposit discovered or proven solely as a result of work done pursuant to this Agreement

the Province will give Canada the option to participate in such activity by offering Canada fifty per cent (50%) of the Province's proposed interest therein on the same terms and conditions as apply to it, such offers to be communicated in writing to the Minister of Energy, Mines and Resources together with copies of all relevant data concerning the proposed activity, at least 90 days before the Province proposes to undertake such activity itself or with a third party. Canada shall notify the Province in writing whether it will participate in such activity within 80 days of the Province giving Canada notice as hereinbefore mentioned. It is understood and agreed that if, before any such activity is proceeded with, the Province informs Canada in writing that it has decided not to participate therein then Canada's option to participate will thereby be cancelled.

CONTRACT PROCEDURES

- 5. (1) All contracts for equipment, work or services shall be awarded by the Province in accordance with procedures to be approved by the Management Committee and, unless in the Committee's opinion it is not desirable to do so, shall be awarded to the qualified and responsible tenderer submitting the lowest evaluated bid.
- (2) In awarding contracts, the Province agrees to retain the services of Canadian firms or individuals where consistent with economy and efficiency as determined by the Management Committee. Consultants' reports are the property of both parties, and the federal members of the Management Committee are entitled to receive same upon request.
- (3) All contracts for the performance of projects listed in Schedule "A" shall be awarded without discrimination by reason of race, sex, age, marital status, national origin,

colour, religion or political affiliation; it being agreed, however, that the foregoing shall not preclude measures designed to benefit native people or disadvantaged groups in the area concerned.

- (4) The following conditions relevant to employment shall apply in respect of all projects carried out under this Agreement:
- (a) Labour shall be recruited through Canada Manpower Centres unless the Management Committee considers that this service cannot reasonably be provided;
 - (b) in the employment of persons on a project, there shall be no discrimination by reason of race, sex, age, marital status, national origin, colour, religion or political affiliation; and
 - (c) with regard to the applicability of labour standards the parties agree as follows:
 - (i) rates of pay shall be those prevailing in the area of employment for each classification of work, subject to the minimum wage specified in provincial legislation;
 - (ii) in building construction, the rates of pay for overtime shall be time and one-half the specified prevailing rate of pay after the hours stipulated for purposes of overtime payment in the relevant provincial standards, which shall in no case be more than 48 per week;
 - (iii) in road and heavy construction, the rates of pay for overtime shall be time and one-half the specified prevailing rate of pay after the hours stipulated for purposes of overtime payment in the relevant provincial standards, which shall in no case be more than 50 per week; and
 - (iv) labour conditions shall be specified in all tendering documents and shall be posted conspicuously in the work place;

it being expressly understood and agreed that to the extent to which there are higher provincial standards applicable to particular occupations or regions, these higher provincial standards shall apply.

PAYMENT PROCEDURES

6. (1) Subject to subsections 6(2) and 6(3), payments by Canada shall be made promptly to the Province on the basis of progress claims setting out the eligible costs actually incurred and paid for approved projects, submitted in a form satisfactory to the Federal Ministers, bearing a provincial audit certificate, and certified by a senior officer of the Provincial Department of Finance.
- (2) In order to assist with the interim financing of Canada's share of the projects under this Agreement, Canada may make, if the Province so requests, interim payments:
 - (a) for the amount of funds required for the remainder of the quarter of the fiscal year in which a project is approved, based on a forecast prepared by the Province of the funds required in that quarter, certified by a senior officer of the Provincial Department of Finance and submitted in a form satisfactory to the Ministers; and
 - (b) in subsequent quarters of the fiscal year further interim payments may be made to finance Canada's share of expenditures in connection with approved projects based on a forecast prepared by the Province of the funds required in that quarter, certified by a senior officer of the Provincial Department of Finance and submitted in a form satisfactory to the Ministers.
- (3) The Province shall account for each quarterly interim payment received under the provisions of subsection 6(2) by submitting to Canada within the following quarter a detailed statement of the expenditures actually incurred and paid for, submitted in a form satisfactory to the Ministers, certified by a senior officer of the Provincial Department of Finance and bearing a provincial audit certificate. Any discrepancy between the amounts paid by Canada by way of interim progress payments and the amount actually payable by Canada shall be promptly adjusted between Canada and the Province.
- (4) No interim payment shall be made in a subsequent fiscal year until the fourth quarter's interim payment, made in the previous fiscal year, has been liquidated by claims for expenditures actually incurred and paid, certified by a senior officer of the Provincial Department of Finance and bearing a provincial audit certificate, and any outstanding balance of the payment has been repaid or accounted for in a form or in a manner satisfactory to the Federal Ministers.

- (5) Unless the Federal Ministers otherwise agree, Canada will not be responsible for any costs incurred after March 31, 1979, nor will Canada pay any claim which is not received by March 31, 1980.

EVALUATION

7. (1) Following the duration of the program the parties shall enter into appropriate arrangements for an evaluation of the impact of the program and its projects in terms of the objectives thereof.
- (2) Within two months of the date of this Agreement, the Management Committee shall establish the criteria and data requirements for the evaluation referred to in subsection 7(1) and for the annual performance review referred to in paragraph 3(2)(b).

PUBLIC INFORMATION

8. (1) Canada and the Province shall develop a system to facilitate the dissemination of technical information obtained as a result of this Agreement to other federal or provincial departments and agencies, or more widely, as is deemed necessary. It is agreed that the system so developed shall ensure that within a reasonable period of time the technical information obtained is made available to federal and provincial departments and to the public.
- (2) Canada and the Province agree to cooperate in the development and implementation of a program of public information respecting implementation of projects under this Agreement, and further agree to supply, erect and maintain on the direction of the Management Committee:
- (a) during the course of construction of capital projects, a project sign or signs consistent with Federal-Provincial Identity graphics guidelines, and in both official languages, specifying that the relevant project is a Canada-Manitoba Regional Development Project of Regional Economic Expansion of the Government of Canada (and any other federal agency, where relevant), and the Government of the Province of Manitoba, or such other wording to the like effect as may be agreed upon by the Ministers; and
- (b) where relevant upon completion of each project, a permanent sign or plaque to the effect set forth in (a).

- (3) Any public announcement of the measures covered and of the products generated by this Agreement, as well as any official opening ceremony for any project under this Agreement, where such ceremony is indicated and appropriate, shall be arranged jointly by the Ministers.

GENERAL

9. (1) No member of the House of Commons, the Senate or the Legislative Assembly shall be admitted to any share or part of any contract, agreement, or commission made pursuant to this Agreement, or to any benefits to arise therefrom.
- (2) The terms and conditions of the GDA shall apply to this Agreement.

IN WITNESS WHEREOF this Agreement has been executed on behalf of Canada by the Minister of Regional Economic Expansion and the Minister of Energy, Mines and Resources, and on behalf of the Province of Manitoba by the Minister of Mines, Resources and Environmental Management.

IN THE PRESENCE OF:

GOVERNMENT OF CANADA

Witness

Minister of
Regional Economic Expansion

Witness

Minister of Energy, Mines
and Resources

GOVERNMENT OF THE PROVINCE
OF MANITOBA

Witness

Minister of Mines, Resources
and Environmental Management

CANADA-MANITOBA
SUBSIDIARY AGREEMENT ON
MINERAL EXPLORATION AND DEVELOPMENT

SCHEDULE "A"

1. The purpose of the program is to improve socioeconomic conditions in Manitoba through development of the mineral industry by:
 - (a) further exploring mineral occurrences that are now submarginal with a view to finding additional ore or improving grades so that viable mining operations may be established;
 - (b) providing scientific and technical information that could lead to discoveries of deposits of copper, zinc, nickel, uranium, chromium and industrial minerals; and
 - (c) undertaking regional appraisal of mineral resources and using this information to ensure that the maximum benefit accrues to the people of Manitoba in general, and to northern residents in particular, from all future mineral developments in the area.

2. The program to be undertaken in this Agreement will comprise the following projects:
 - (a) Base Metal Exploration;
 - (b) Uranium Reconnaissance Exploration;
 - (c) Regional Survey and Evaluation;
 - (d) Industrial Minerals Evaluation;
 - (e) Pegmatite Mineral Exploration; and
 - (f) Mineral Development Analyses.

3. Description of projects:

(a) Base Metal Exploration

The purpose of this project will be to evaluate potential base metal targets through geological, geophysical and geochemical investigations and, where warranted, diamond drilling in various parts of the Precambrian Shield and Paleozoic formations of Manitoba. It will also provide the means to test the extensions of geologically favourable zones in the vicinity of known base metal occurrences.

Several areas of high base metal potential have been discovered and investigated as a result of regional mapping carried out in northeastern and northern Manitoba by the provincial geological survey. Many of these occurrences lie in volcanic and sedimentary environments where there are no existing mines but which contain favourable geological indicators for base metal mineralization.

Copper, zinc and nickel will be the chief metals sought in the exploration activities. Evaluation of these occurrences will consist initially of geochemical or geophysical surveys, or both, and geological mapping in selected target areas. Diamond drilling will be carried out on those targets having the greatest economic mineralization potential. The project will provide a strong field component to the Federal-Provincial Non-renewable Resources Evaluation Program.

The project will extend over a four-year period at a total estimated cost of \$4 000 000.

(b) Uranium Reconnaissance Exploration

- (i) Airborne gamma-ray spectrometry: The purpose of this activity will be to locate areas of potential uranium mineralization using the Geological Survey of Canada's high sensitivity gamma-ray spectrometry system. The airborne uranium reconnaissance survey will be conducted over the Precambrian Shield of Manitoba which comprises an area of up to 150 000 square miles. The area, equivalent to about 30 National Topographic Series (N.T.S.) map sheets at a scale of 1:250 000 will be covered at a nominal line spacing of 5 km (3.125 miles) for a total of approximately 50 000 survey line miles. The planning, contracting and implementation of this airborne survey will be carried out by the Geological Survey of Canada through the Department of Energy, Mines and Resources. The Province will recommend the areas and rate of coverage of the survey, subject to availability of equipment and funds. Four N.T.S. areas

in the extreme northwest part of Manitoba totalling 20 000 square miles will be flown in the first year to cover the extension of the Wollaston fold belt. Thereafter the remaining portion of the Precambrian Shield will be covered in the three remaining years of the Agreement. Magnetic and electromagnetic equipment will be installed in these subsequent surveys if technically feasible and if costs permit.

- (ii) Regional Geochemistry: In order to locate regional uranium and base metal anomalies a reconnaissance geochemical sampling survey will be undertaken north of the 58th parallel of latitude in northern Manitoba. This area, comprising approximately 35 000 square miles, extends to the Saskatchewan and Northwest Territories borders but excludes the Hudson Bay lowlands. Lake bottom sediments will be the medium sampled and, with helicopter support, will be collected at a sampling density of one per four to ten square miles. The Geological Survey of Canada will plan, contract and implement the survey which will take two field seasons to complete. Four N.T.S. map areas totalling 20 000 square miles coinciding with the airborne survey will be sampled in the first year.

Coverage of this northwest region by both airborne gamma-ray spectrometry and lake sediment geochemistry will greatly enhance the prospects of uranium discovery, provide a relative evaluation of each method and ensure that no significant targets are likely to be missed. The remaining area north of the 58th parallel will be sampled the following year, subject to the success of the first year's geochemical survey.

The total cost of the Uranium Reconnaissance Exploration project is estimated to be \$1 600 000 to be applied over four years.

- (c) Regional Survey and Evaluation:

The purpose of this project is to provide geological support to the Uranium Reconnaissance Exploration project in an area north of the 58th parallel of latitude in northern Manitoba and to provide a means of evaluating and refining the results of the reconnaissance project through follow-up geophysical and geochemical surveys.

Regional geological mapping to provide bedrock control will be undertaken at the reconnaissance level over an area of approximately 20 000 square miles in the region encompassed by the regional geochemical survey.

Field work, expected to take two years, will be helicopter supported, thus enabling rapid and systematic grid coverage to be made of the region at nominal flight line spacings of one mile. This regional mapping will be tied into provincial geological survey maps of the Kasmere and Seal River areas to provide a complete geological base for the survey region. A compilation map will be produced at a scale compatible with the geochemistry and airborne spectrometry maps.

Detailed "follow-up" activities will be undertaken in order to evaluate and refine regional uranium and base metal anomalies discovered as a result of the uranium reconnaissance project. These activities may include helicopter-borne high spectrometer, scintillometer, magnetometer and electromagnetic surveys, and drift, bedrock and high density lake and stream sediment sampling surveys. Uranium occurrences of highest potential selected on the basis of the evaluation will be explored by diamond drilling to test their potential at depth. Base metal targets discovered as a result of the reconnaissance and evaluation projects will be followed up under the Base Metal Exploration project.

The total cost of the Regional Survey and Evaluation project is estimated to be \$600 000.

(d) Industrial Minerals Evaluation

This project will be undertaken to accelerate the assessment of the industrial minerals potential of Manitoba and to provide for their effective long-term utilization in the context of urban development. The evaluation will concentrate on mineral aggregates, namely sand gravel and limestone deposits, but will also involve further assessment of silica sand and peat deposits.

A sand and gravel inventory will be undertaken with special emphasis on the Winnipeg region and other selected urban centres in Manitoba. The evaluation of these aggregate resources will be accomplished by the acquisition and compilation of all existing data; mapping and sampling of deposits; airborne and ground geophysical surveys; shallow test hole augering and the use of remote sensing techniques. Subsequent quality evaluation of sand and gravel will provide for the optimum long-term utilization of these commodities.

The Winnipeg region, comprising approximately 8 000 square miles and up to 1 000 pits, will be evaluated in the first year and will provide a model for planning the evaluation of

aggregate resources in other centres. In addition to selected urban centres in Manitoba, evaluation of other areas will be undertaken including the Lower Nelson River corridor, the site of extensive future hydroelectric development where use of this commodity will be high.

The results of this evaluation project will provide a quantitative and qualitative estimate of aggregate in selected regions of Manitoba.

The estimated cost of the Industrial Minerals Evaluation project is \$1 500 000 and will extend over a period of four years.

(e) Pegmatite Mineral Exploration

In order to stimulate the possibility of new sources of supply of an assortment of uncommon but important metals which occur in pegmatite mineral assemblages, an assessment will be made of the most promising genetically-related granitoid terrains in Manitoba. The metals sought in this investigation include tantalum, lithium, cesium, beryllium, niobium, tungsten, tin and the rare earths, some of which present significant industrial processing opportunities. Exploration of these elements will involve an examination of pegmatite-bearing areas for their development potential, and geological and geochemical surveys of genetically-related granitoid rocks indicating possible additional sites of economic pegmatite deposits.

The estimated cost of exploring for pegmatite minerals under this four-year project is \$400 000.

(f) Mineral Development Analyses

The purpose of the Mineral Development Analyses will be to analyse the results from the Mineral Exploration and Development projects for possible future activities meeting the objectives of the Canada-Manitoba General Development Agreement. In addition, problems related to mineral development in Manitoba will be identified and the means to solve them investigated. The chief areas of analysis will include the mineral processing potential of existing and future mining operations; the mining feasibility of known, or newly discovered mineral deposits with development potential; and the mineral economics of placing known deposits with mining potential into production. These analyses complement the Federal-Provincial Non-renewable Resources Evaluation Program being conducted concurrently with this program.

This portion of the mineral exploration and development program will run for four years at an estimated cost of \$400 000.

CANADA-MANITOBA
SUBSIDIARY AGREEMENT ON
MINERAL EXPLORATION AND DEVELOPMENT

SCHEDULE "B"

Estimated Costs

Project	Federal Share	Provincial Share	Total
1. Base Metal Exploration	\$2 000 000	\$2 000 000	\$4 000 000
2. Uranium Reconnaissance Exploration	800 000	800 000	1 600 000
3. Regional Survey and Evaluation	300 000	300 000	600 000
4. Industrial Minerals Evaluation	750 000	750 000	1 500 000
5. Pegmatite Mineral Exploration	200 000	200 000	400 000
6. Mineral Development Analyses	<u>200 000</u>	<u>200 000</u>	<u>400 000</u>
TOTAL	<u>\$4 250 000</u>	<u>\$4 250 000</u>	<u>\$8 500 000</u>