

**CHAPTER cxvi.**

An Act to confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts 1882 to 1909 relating to Abingdon Altrincham and Bowdon (Extension) Cheltenham (Extension) Goole and District Holmfirth Llanelly (Extension) Llantwit Fardre Rothwell and District Rushden and District and Wombwell and Worsborough. A.D. 1912.

[7th August 1912.]

WHEREAS under the authority of the Electric Lighting Acts 1882 to 1909 the Board of Trade have made the several Provisional Orders set out in the schedule to this Act: 45 & 46 Vict.
c. 56.
51 & 52 Vict.
c. 12.

And whereas a Provisional Order made by the Board of Trade under the authority of the said Acts is not of any validity or force whatever until the confirmation thereof by Act of Parliament: 9 Edw. 7.
c. 34.

And whereas it is expedient that the several Provisional Orders made by the Board of Trade under the authority of the said Acts as set out in the schedule to this Act be confirmed by Act of Parliament:

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

1. This Act may be cited as the Electric Lighting Orders Confirmation (No. 3) Act 1912. Short title.

2. The several Orders as amended and set out in the schedule to this Act are hereby confirmed and the same shall from and after the passing and subject to the provisions of this Act have full validity and effect. Orders in
schedule
confirmed.

A.D. 1912.

For pro-
tection of
Chester
County
Council.

3.—(1) Nothing in the Altrincham and Bowdon Electric Lighting (Extension) Order 1912 confirmed by this Act shall in any way limit or affect the powers of the Cheshire County Council (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of the bridge known as Baguley Bridge carrying the main road from Altrincham to Stockport over the Baguley Brook which is within the limits of supply authorised by the Order (and which part of such bridge is in this section called “the bridge”) or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

(2) If at any time the county council require to carry out works for rebuilding altering widening or repairing the bridge which might involve interference with any portion of the undertaking by the Order authorised they shall prior to the commencement of such works give the Undertakers one month’s notice or in the case of some serious emergency which in the opinion of the county bridgmaster renders it necessary that such work should be begun immediately forty-eight hours notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is in the opinion of the county bridgmaster and of the engineer of the Undertakers necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from the bridge then the Undertakers shall (and they are hereby authorised so to do) at their own expense temporarily carry their cables and wires across the bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council.

(3) When the rebuilding altering widening or repairing of the bridge shall have been completed the Undertakers shall have the same rights and powers with regard to the bridge and its approaches as they had before the works of the county council were carried out.

(4) If any dispute arises between the county council and the Undertakers or the county bridgmaster and the engineer to the Undertakers with regard to this section the same shall be determined by an arbitrator to be appointed on the application of either party by the Board of Trade and subject as aforesaid the provisions of the Arbitration Act 1889 shall apply to any such reference.

4.—(1) Nothing in the Cheltenham (Extension) Electric Lighting Order 1912 confirmed by this Act shall in any way limit or affect the powers of the Gloucestershire County Council (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

A.D. 1912.

For pro-
tection of
Gloucester-
shire County
Council.

(2) If at any time the county council require to carry out works for rebuilding altering widening or repairing any bridge which might involve interference with any portion of the undertaking by the Order authorised they shall prior to the commencement of such works give the Undertakers one month's notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is in the opinion of the county council necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from such bridge then the Undertakers shall (and they are hereby authorised so to do) at their own expense temporarily carry their cables and wires along or across such bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council and the county council shall not be required to pay compensation to the Undertakers for any loss or damage to which they may be put in consequence of the exercise of the powers of the county council or of the removal of such mains and appliances.

(3) When the rebuilding altering widening or repairing of such bridge shall have been completed the Undertakers shall have the same rights and powers with regard to such bridge and its approaches as they had before the works were carried out.

(4) If any dispute arises between the county council and the Undertakers with regard to this section the same shall be determined by an arbitrator to be appointed on the application of either party by the Board of Trade.

5.—(1) Nothing in the Goole and District Electric Lighting Order 1912 the Holmfirth Electric Lighting Order 1912 the Rothwell and District Electric Lighting Order 1912 or the Wombwell and Worsborough Electric Lighting Order 1912 confirmed by this Act shall in any way limit or affect the powers of the county

For pro-
tection of
West Riding
County
Council.

A.D. 1912. council of the West Riding of Yorkshire (in this section referred to as "the county council") to rebuild alter widen or repair the structure of any bridge upon which any work by any of the said Orders authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the said Orders.

(2) If at any time the county council require to carry out works for rebuilding altering widening or repairing any bridge which might involve interference with any portion of the undertaking by any of the said Orders authorised they shall prior to the commencement of such works give the Undertakers one month's notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is in the opinion of the county council necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from such bridge then the Undertakers shall (and they are hereby authorised so to do) at their own expense temporarily carry their cables and wires across such bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council.

(3) When the rebuilding altering widening or repairing of such bridge shall have been completed the Undertakers shall have the same rights and powers with regard to such bridge and its approaches as they had before the works were carried out.

(4) If any dispute arises between the county council and the Undertakers with regard to this section the same shall be determined by an arbitrator to be appointed on the application of either party by the Board of Trade.

6.—(1) Nothing in the Llanelly Electric Lighting (Extension) Order 1912 confirmed by this Act shall in any way limit or affect the powers of the Carmarthenshire County Council (in this section referred to as "the county council") to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

(2) If at any time the county council require to carry out works for rebuilding altering widening or repairing any bridge

which might involve interference with any portion of the undertaking by the Order authorised they shall prior to the commencement of such works give the Undertakers one month's notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is in the opinion of the county council necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from such bridge then the Undertakers shall (and they are hereby authorised so to do) at their own expense temporarily carry their cables and wires across such bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council.

(3) When the rebuilding altering widening or repairing of such bridge shall have been completed the Undertakers shall have the same rights and powers with regard to such bridge and its approaches as they had before the works were carried out.

(4) If any dispute arises between the county council and the Undertakers with regard to this section the same shall be determined by an arbitrator to be appointed on the application of either party by the Board of Trade.

7.—(1) Nothing in the Llantwit Fardre Electric Lighting Order 1912 confirmed by this Act shall in any way limit or affect the powers of the Glamorganshire County Council (in this section referred to as "the county council") to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

For protection of Glamorganshire County Council.

(2) If at any time the county council require to carry out works for rebuilding altering widening or repairing any bridge which might involve interference with any portion of the undertaking by the Order authorised they shall prior to the commencement of such works give the Undertakers one month's notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is in the opinion of the county council necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from such bridge then the Undertakers shall (and they are hereby authorised so to do)

A.D. 1912. at their own expense temporarily carry their cables and wires across such bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council.

(3) When the rebuilding altering widening or repairing of such bridge shall have been completed the Undertakers shall have the same rights and powers with regard to such bridge and its approaches as they had before the works were carried out.

(4) If any dispute arises between the county council and the Undertakers with regard to this section the same shall be determined by an arbitrator to be appointed on the application of either party by the Board of Trade.

SCHEDULE.

A.D. 1912.

LIST OF ORDERS.

1. ABINGDON.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Mayor Aldermen and Burgesses of the Borough of Abingdon.
2. ALTRINCHAM AND BOWDON (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Altrincham Electric Supply Limited.
3. CHELTENHAM (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Mayor Aldermen and Burgesses of the Borough of Cheltenham.
4. GOOLE AND DISTRICT.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Electrical Distribution of Yorkshire Limited.
5. HOLMFIRTH.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Holmfirth Urban District Council.
6. LLANELLY (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Llanelly and District Electric Lighting and Traction Company Limited.
7. LLANTWIT FARDRE.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the South Wales Electrical Power Distribution Company.
8. ROTHWELL AND DISTRICT.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Electrical Distribution of Yorkshire Limited.
9. RUSHDEN AND DISTRICT.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to Messrs. Francis Hugh Thornton Brook Sampson and John Clark.
10. WOMBWELL AND WORSBOROUGH.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Electrical Distribution of Yorkshire Limited.

A.D. 1912.

ABINGDON ELECTRIC LIGHTING.

Abingdon.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Mayor Aldermen and Burgesses of the Borough of Abingdon in respect of the Borough of Abingdon in the County of Berks.

Short title.

1. This Order may be cited as the Abingdon Electric Lighting Order 1912.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the mayor aldermen and burgesses of the borough of Abingdon.

Area of
supply.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Power to
break up
streets.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets not repairable by the local authority which are mentioned in the Second Schedule to this Order.

Compulsory
works.

6. The streets and parts of streets throughout which suitable and sufficient distributing mains for the purposes of general supply are to be laid down within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

Maximum
prices.

7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

Transfer of
undertaking.

8.—(1) The powers given by this Order shall not be exercised unless within twelve months or such extended period not exceeding in the whole fifteen months as the Board of Trade allow after the

passing of the Act confirming this Order the Undertakers transfer the undertaking to a limited company registered under the Companies (Consolidation) Act 1908 and approved by the Board of Trade for the purpose.

A.D. 1912.

Abingdon.

(2) Within that period the Undertakers may transfer and the company to whom the transfer is to be made may take a transfer of the undertaking with the consent of and on such terms and conditions as may be approved by the Board of Trade by deed approved by that Board.

(3) On such transfer the rights powers authorities obligations and liabilities of the Undertakers in respect of the undertaking shall be transferred to and may be exercised by and shall attach to the company to whom the transfer is made and that company shall subject to the provisions of this Order become the Undertakers for the purposes of this Order.

(4) If the transfer has not been made before the expiration of the period limited in that behalf in this section the Board of Trade may revoke this Order upon the expiration of that period.

9. When the said transfer has been made and the said company shall have become the Undertakers for the purposes of this Order the following provisions shall have effect:—

Purchase by
local autho-
rity.

(1) The said mayor aldermen and burgesses (hereinafter called "the corporation") may by one year's notice in writing terminating on the expiration of twenty-one twenty-eight or thirty-five years from the thirtieth day of September one thousand nine hundred and thirteen require the Undertakers to sell and thereupon the Undertakers shall sell to them the undertaking upon the terms of the corporation paying the Undertakers the fair market value of the undertaking purchased as a going concern due regard being had to the goodwill of and to the profits which might have been made from the undertaking:

(2) The amount payable on any purchase under this section shall be determined in default of agreement by arbitration and the Board of Trade may determine any other question which arises with reference to the purchase and in default of agreement as to the date at which the purchase is to take effect may fix that date:

(3) From the date on which the purchase takes effect the undertaking shall vest in the corporation freed from all debts mortgages or other similar obligations of the Undertakers or attaching to the undertaking and the powers of the

A.D. 1912.

Abingdon.

Undertakers in relation to the supply of electricity under this Order shall absolutely cease and determine and shall vest in the corporation and the corporation shall subject to the provisions of this Order become the Undertakers for the purposes of this Order:

- (4) The power of purchase given by this section is in addition to and not in derogation of the power of the corporation to purchase under section 2 of the Electric Lighting Act 1888 and the provisions of that section shall apply in all respects as if this Order had been granted to the said company.

Commence-
ment of
Order.

10. Except for the purpose of enabling the said transfer to be made this Order shall not come into force until the day when the transfer takes effect and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The whole of the borough of Abingdon as constituted at the commencement of this Order.

SECOND SCHEDULE.

Streets not repairable by the local authority which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

Park Road Conduit Road Bostock Avenue Victoria Road Saint Michael's Avenue Park Crescent Vicarage Road.

THIRD SCHEDULE.

A.D. 1912.

Abingdon.

Streets and parts of streets throughout which suitable and sufficient distributing mains for the purposes of general supply are to be laid down within a period of two years after the commencement of this Order.

Market Place High Street East Saint Helen Street Stert Street from the Market Place to Broad Street Ock Street from High Street to Conduit Road and Bath Street from High Street to Broad Street.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electromotive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units eleven shillings and eightpence and for each unit over twenty units sevenpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

A.D. 1912.

ALTRINCHAM AND BOWDON ELECTRIC LIGHTING
(EXTENSION).*Altrincham*
and Bowdon
*(Extension).**Provisional Order granted by the Board of Trade under the*
Electric Lighting Acts 1882 to 1909 to the Altrincham
Electric Supply Limited in respect of portions of the Urban
District of Hale and of the Rural District of Bucklow
in the County of Chester.

WHEREAS by the Altrincham and Bowdon Electric Lighting Order 1893 confirmed by the Electric Lighting Orders Confirmation (No. 4) Act 1893 the Manchester Edison Swan Company Limited (hereinafter called "the company") were authorised to supply energy as therein defined within the area described in the First Schedule thereto:

And whereas by section 58 of the said Order power was conferred on the company to transfer the undertaking authorised by the said Order to a company duly constituted under the Companies Acts 1862 to 1891 and to be called the Altrincham Electric Supply Limited:

And whereas by an indenture dated the tenth day of July one thousand eight hundred and ninety-four and made between the company of the one part and the Altrincham Electric Supply Limited of the other part the undertaking authorised by the said Order was in pursuance of the said power transferred to and vested in the said Altrincham Electric Supply Limited:

And whereas it is expedient that the area of supply under the said Order should be extended and that the said Order should be amended as hereinafter appearing:

The following provisions shall accordingly have effect under this Order:—

1. This Order may be cited as the Altrincham and Bowdon Electric Lighting (Extension) Order 1912 and the Altrincham and Bowdon Electric Lighting Order 1893 (hereinafter called "the principal Order") and this Order may be cited together as the Altrincham and Bowdon Electric Lighting Orders 1893 and 1912.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) shall be incorporated with and form part of this Order and shall apply to the undertaking authorised by the principal Order as amended by this Order and the Undertakers in respect thereof shall be subject to those provisions and so much of the principal Order as is inconsistent with those provisions or with this Order is hereby repealed without prejudice to anything done or suffered thereunder.

Short and
collective
titles.Incorporation of Elec-
tric Lighting
(Clauses) Act
1899.

3. Subject to the provisions of this Order there shall be added to the area of supply for the purposes of the principal Order the area (hereinafter called "the added area") which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

A.D. 1912.

Altrincham
and Bowdon
*(Extension).*Area of
supply.

4. The streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are the streets and parts of streets mentioned in the Second Schedule to this Order.

Compulsory
works.

5. Subject to the provisions of this Order the Undertakers are specially authorised by this Order to break up the streets and parts of streets not repairable by the local authority and railway mentioned in the Third Schedule to this Order.

Power to
break up
streets &c.

6. From and after the commencement of this Order the maximum prices which may be charged by the Undertakers (within the whole of their area of supply under the principal Order and this Order) as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

Maximum
prices.

7. Section 2 of the Electric Lighting Act 1888 shall apply to the undertaking within the added area in all respects as if the same had been authorised by the principal Order.

Electric
Lighting Act
1888 section
2 varied.

8. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

(1) So much of the urban district of Hale as the same is constituted at the commencement of this Order as was not included in the area of supply under the principal Order and (2) the following parts of

A.D. 1912.
Altrincham
and Bowdon
(Extension).

parishes as the same are constituted at the commencement of this Order in the rural district of Bucklow viz.:—(A) So much of the parish of Timperley as was not included in the area of supply under the Ashton-on-Mersey Electric Lighting Order 1896 (B) So much of the parish of Baguley as is bounded on the north by the urban district of Sale and the parish of Northenden on the east by a line drawn along Wythen-shawe Road from the point where it crosses Baguley Brook to St. John's School Baguley thence along Floats Road to its junction with Stockport Road on the south by a line drawn along Stockport Road from such last mentioned junction to the junction with that road of the road to the west of and adjacent to Peartree Farm thence along such last mentioned road to its junction with Shady Lane thence along Shady Lane to the point where it crosses Mill Brook and thence along Mill Brook to the boundary of the parish of Timperley (including all the said roads and lane) and on the south-west by the parish of Timperley and (c) So much of the parish of Dunham Massey as is not included within the area of supply under the principal Order and as lies to the south and east of a line drawn in a south-westerly direction from the point where Sinderland Brook passes under Watling Street to the point where the London and North Western Railway crosses Oldfield Road on the level and thence along the north side of the said railway to the point where Dark Lane crosses the same and thence along Dark Lane to the Bridgewater Canal and thence along the said canal to the north-eastern boundary of the parish of Bollington. (including the said lane and canal):

Provided that in case of difference between the above description and the area delineated on the certified map deposited with the Board of Trade the latter shall prevail.

SECOND SCHEDULE.

Streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

In the urban district of Hale—

Queen's Road from Hale Road to Cedar Road Hermitage Road from Hale Road to Westminster Road Westminster Road from Hale Road to Hermitage Road Delahays Road Hale Road from Broad Lane to the boundary between the Hale urban district and Ringway parish Hawley Lane Chapel Lane from Hawley Lane to the boundary between Hale urban district and Ringway parish Wicker Lane and Broad Lane from Hawley Lane to Bankhall Lane:

In the rural district of Bucklow—

Parish of Baguley—

Brooklands Road from Stockport Road to Baguley Brook Stockport Road from boundary between Timperley and Baguley parishes to "Arden Lodge" and Hale Road from Stockport Road to Fairywell Brook :

Parish of Dunham Massey—

Charcoal Road from Watling Street to Dunham Park Gates Oldfield Lane from a point where the boundary of the area of supply contained in the principal Order crosses Oldfield Lane to the entrance to "Tirbracken" and Atlantic Street from Davenport Lane to the works of H. W. Kearns & Co. Limited :

Parish of Timperley—

Hale Road from Fairywell Brook to "Redbrook House."

A.D. 1912.

Altrincham
and Bowdon
(Extension).

THIRD SCHEDULE.

Streets and parts of streets not repairable by the local authority and railway which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

STREETS :—

In the urban district of Hale—

Westminster Road from Hale Road to Hermitage Road North Road from Rappax Road to Bankhall Lane and Rappax Road (cul-de-sac from Bankhall Lane) :

In the rural district of Bucklow—

Parish of Baguley—

Brooklands Road from Stockport Road to Baguley Brook Maple Road and Hale Road from Stockport Road to Fairywell Brook crossing over the railway of the Cheshire Lines Committee :

Parish of Timperley—

Hale Road from Fairywell Brook to Dobbinets Lane and Cow Lane.

RAILWAY :—

Parish of Dunham Massey—

The level crossing of the London and North Western Railway at Oldfield Lane.

A.D. 1912.

*Altrincham
and Bowdon
(Extension).*

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units eleven shillings and eightpence and for each unit over twenty units sevenpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

CHELTENHAM (EXTENSION) ELECTRIC LIGHTING
ORDER 1912.

*Cheltenham
(Extension).*

*Provisional Order granted by the Board of Trade under the
Electric Lighting Acts 1882 to 1909 to the Mayor
Aldermen and Burgesses of the Borough of Cheltenham in
respect of the Parishes of Prestbury and Leckhampton in the
Rural District of Cheltenham in the County of Gloucester.*

Short and
collective
titles.

1. This Order may be cited as the Cheltenham (Extension) Electric Lighting Order 1912 and this Order and the Cheltenham Electric Lighting Order 1890 (hereinafter called "the principal Order") and the Cheltenham (Extension) Electric Lighting Order 1899 (hereinafter called "the Order of 1899") may be cited together as the Cheltenham Electric Lighting Orders 1890 to 1912.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order and the undertaking authorised by the principal Order and the Order of 1899 and the Undertakers in respect thereof shall be subject to those provisions and so much of the principal Order and the Order of 1899 as are inconsistent with those provisions are hereby repealed without prejudice to anything done or suffered thereunder. Provided that sections 23 and 65 of the said schedule shall apply to the added area hereinafter defined as if the Undertakers were the local authority.

A.D. 1912.

Cheltenham
(Extension).

Incorporation of Electric Lighting (Clauses) Act 1899.

3. There shall be added to the area of supply for the purposes of the principal Order and the Order of 1899 as amended by this Order the area (in this Order called "the added area") which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Added area
of supply.

4. Parts of streets within the added area throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Second Schedule to this Order.

Compulsory
works.

5. Subject to the provisions of this Order the Undertakers are specially authorised by this Order to break up the streets and parts of streets not repairable by the local authority and the tramway which are mentioned in the Third Schedule to this Order.

Power to
break up
streets and
tramway.

6. The mayor aldermen and burgesses of the borough of Cheltenham (hereinafter called "the corporation") shall not be entitled to charge higher prices for energy supplied within the added area than are charged by them for the time being for a corresponding supply within the said borough.

Limitation of
prices.

7.—(1) The Cheltenham Rural District Council (hereinafter called "the council") may require the Undertakers to sell to the council the undertaking within the added area or within either of the parishes constituting the added area (including all lands buildings works materials and plant within the added area or within the parish to which the purchase relates as the case may be suitable to and used by the Undertakers for the purposes of their undertaking within the added area or within the parish to which the purchase relates as the

Power of
purchase by
Cheltenham
Rural Dis-
trict Council.

A.D. 1912.
Cheltenham
(Extension).

case may be) and the goodwill thereof at the periods and subject to the conditions hereinafter mentioned (that is to say):—

At the expiration of ten fifteen twenty twenty-five or thirty years from the commencement of this Order subject to the following conditions (namely):—

(a) The council shall give to the Undertakers one year's previous notice in writing of their intention to acquire the said part of the Undertaking;

(b) The council shall pay to the Undertakers the fair market value of the said part of the undertaking as a going concern but without any addition in respect of compulsory purchase.

(2) If any question arises as to the price to be paid on any such purchase as aforesaid that question shall be determined by arbitration.

(3) The Board of Trade may determine any other question which may arise in relation to such purchase and may fix the date from which the purchase is to take effect.

(4) On the date on which the purchase takes effect the part of the undertaking purchased including the said lands buildings works materials and plant shall vest in the council freed from any debts mortgages or similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the supply of electricity under the principal Order or this Order within the added area or within the parish to which the purchase relates as the case may be shall absolutely cease and determine and shall vest in the council.

(5) Nothing in this section shall affect the power of the council as the local authority to purchase under section 2 of the Electric Lighting Act 1888.

(6) In the event of the special power of purchase hereinbefore contained or the power of purchase conferred by section 2 of the Electric Lighting Act 1888 being exercised by the council the council shall be entitled to require the corporation to give them a supply of energy in bulk of such quantity for such period and on such terms as in default of agreement may be determined by arbitration and on such requisition being made to them by the council the corporation shall take all necessary steps to enable them to give such supply accordingly.

Commence-
ment of
Order.

8. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

A.D. 1912.

Cheltenham
(Extension).

FIRST SCHEDULE.

THE ADDED AREA OF SUPPLY.

The parishes of Prestbury and Leckhampton in the rural district of Cheltenham as respectively constituted at the commencement of this Order.

SECOND SCHEDULE.

Parts of streets throughout which the Undertakers are to lay down sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

Parish of Prestbury--

So much of the main road from Cheltenham to Winchcombe as extends from the Cheltenham borough boundary to its junction with Church Street in the village of Prestbury and also that portion of the said main road in the village of Prestbury known as Church Street and High Street:

Parish of Leckhampton--

So much of the main road from Cheltenham to Leckhampton Hill as extends from the Cheltenham borough boundary near the Leckhampton Reservoir to a point in such road opposite the house known as "Hill Grange."

THIRD SCHEDULE.

Streets not repairable by the local authority and tramway which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(a) STREETS:—

In the parish of Prestbury—

Cromwell Road Oakland Avenue Starvehall Lane Coronation Road the road through the Prestbury Park Estate leading from Shaw Green Lane and the roadway on the bridge carrying Evesham Road over the Cheltenham and Honeybourne branch of the Great Western Railway:

A.D. 1912.

Cheltenham
*(Extension).*In the parish of Leckhampton—
Pilford Road and Reservoir Road.

(b) TRAMWAY:—

The tramway of the Cheltenham and District Light Railway Company so far as the same is situate in the parish of Prestbury.

GOOLE AND DISTRICT ELECTRIC LIGHTING.

Goole and
*District.**Provisional Order granted by the Board of Trade under the*
Electric Lighting Acts 1882 to 1909 to the Electrical Distribution
of Yorkshire Limited in respect of the Urban District of
Goole and the Townships or Parishes of Rawcliffe Airmyn
and Hook in the Rural District of Goole all in
the West Riding of the County of York.

Short title.

1. This Order may be cited as the Goole and District Electric Lighting Order 1912.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Electrical Distribution of Yorkshire Limited whose registered office is at Calder Road Thornhill near Dewsbury.

Area of
supply.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Power to
break up
streets &c.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets not repairable by the local authority which are mentioned in the Second Schedule to this Order and the railways which are also mentioned in that schedule.

Compulsory
works.

6. The street and parts of streets in which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of

general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

A.D. 1912.

Goole and District.

7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

Maximum prices.

8. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is three hundred pounds made up as follows (namely) one hundred pounds in respect of the urban district of Goole and two hundred pounds in respect of the rural district of Goole.

Deposit.

9.—(1) The Goole Urban District Council (as the local authority for that part of the area of supply which is constituted by the Goole Urban District) may if they think fit at any time after the expiration of a period of twenty-one years from the commencement of this Order on having given twelve months' notice in writing require the Undertakers to sell and thereupon the Undertakers shall sell to them that part of the undertaking under this Order which is within the district of the said council (including all lands buildings works materials and plant within the district which are suitable to and used by the Undertakers for the purpose of that part of the undertaking and including the goodwill thereof) upon the terms of paying to the Undertakers an amount equal to the fair market value of the part of the undertaking purchased as a going concern due regard being had to any loss occasioned by the severance of the undertaking.

Power of purchase by Goole Urban District Council.

(2) The amount to be paid on any such purchase shall be determined in default of agreement by arbitration. The Board of Trade may determine any other question which arises with reference to the purchase and in default of agreement as to the date on which the purchase is to take effect may fix that date.

(3) From the date on which the purchase takes effect the part of the undertaking purchased shall vest in the Goole Urban District Council freed from all debts mortgages or other similar obligations of the Undertakers or attaching to that part of the undertaking and the powers of the Undertakers in relation to the supply of electricity within the Goole Urban District under this Order or the principal Act shall absolutely cease and determine and shall vest in the said council.

(4) The power of purchase given by this section shall be in addition to and not in derogation of the power of the said council to purchase under section 2 of the Electric Lighting Act 1888 as a local authority within the meaning of that section.

A.D. 1912.

*Goole and
District.*Power of
purchase by
Goole Rural
District
Council.Commence-
ment of
Order.

10. The Goole Rural District Council may purchase so much of the undertaking as is within their district at the same periods and subject to the same conditions as are mentioned in the next preceding section of this Order in the case of a purchase by the Goole Urban District Council and all the provisions of that section shall mutatis mutandis apply accordingly.

11. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Goole and the townships or parishes of Rawcliffe Airmyrn and Hook in the rural district of Goole as respectively constituted at the commencement of this Order.

SECOND SCHEDULE.

Streets not repairable by the local authority and railways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(a) STREETS:—

Urban district of Goole—

Newport Street Spencer Street Gray Street Byron Street Milton Street Adeline Street Laura Street West Street Charter Lane Widop Street Bourneville Street Jacksonville Street Humber Street Kingston Street Heber Street North Street Phoenix Street Queensway Broadway Kingsway Marshfield Avenue Salisbury Avenue St. John's Street street leading off east side of Newport Street and proceeding in a south-easterly direction to the North Eastern Railway street leading off west side of Jackson Street and proceeding in a north-westerly direction to Weatherill Street street leading off east side of Adeline Street and proceeding in an easterly direction to Widop Street street leading off west side of Pasture Road between Red Lion Street and West Street and proceeding in a north-westerly

direction to Queen's Avenue two streets leading off west side of Swinefleet Road north of Couper Street and proceeding in a southerly direction street leading off north side of Alexandra Street lying between Estcourt Terrace and Stanley Street and proceeding in a northerly direction street leading off north side of Stanley Street and proceeding in a northerly direction to Alexandra Street two streets leading off the north side of Hook Road lying between Salisbury Avenue and Millhouse Lane and proceeding in a north-westerly direction :

A.D. 1912.

Goole and District.

Parish of Rawcliffe—

Moor Road Dutch River Road from Moor Road following south side of Dutch River to Goole rural boundary Paper Mill Lane Rose Hill Street street leading off north side of Bridge Lane and proceeding in a northerly direction to Dobeller Farm street leading off Rawcliffe Road and proceeding in a north-westerly direction to junction with Field Lane to Bell Lane the roadway on the bridge and the approaches thereto carrying Bridge Lane over Dutch River.

(b) RAILWAYS:—

Urban district of Goole—

The level crossings over the North Eastern Railway in Booth Ferry Road the level crossings over the Lancashire and Yorkshire Railway (goods lines) in Bridge Street the level crossing over the New Dock Railway in Albert Street :

Parish of Rawcliffe—

The level crossings over the Lancashire and Yorkshire Railway in Rawcliffe Road Mill Lane Station Road the level crossing over the North Eastern Railway in Moor Road.

 THIRD SCHEDULE.

Street and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

Urban district of Goole—

Booth Ferry Road from Rawcliffe Road to Aire Street Aire Street :

Parish of Rawcliffe—

Rawcliffe Road from Bell Lane to Station Road ;

Bridge Lane from the canal bridge (Rawcliffe Bridge) to the Reading Room :

A.D. 1912.

*Goole and
District.*

Parish of Airmyn—

Airmyn Road from Riddings Farm to Airmyn Hall:

Parish of Hook—

Hook Road from Balk Lane to Water Lane.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units eleven shillings and eightpence and for each unit over twenty units sevenpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

HOLMFIRTH URBAN DISTRICT COUNCIL
ELECTRIC LIGHTING.

Holmfirth.

*Provisional Order granted by the Board of Trade under the
Electric Lighting Acts 1882 to 1909 to the Urban District Council
of Holmfirth in respect of the Urban District of Holmfirth
and the Urban District of Netherthong in the West Riding of
the County of York.*

Short title.

This Order may be cited as the Holmfirth Electric Lighting
Order 1912.

A.D. 1912.

Holmfirth.
Incorporation of Electric Lighting (Clauses) Act 1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the urban district council of Holmfirth.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Area of supply.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets and parts of streets not repairable by the local authority which are mentioned in the Second Schedule to this Order.

Power to break up streets.

6. The streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

Compulsory works.

7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

Maximum prices.

8.—(1) The Undertakers shall so soon as the annual statement of accounts of the undertaking under this Order has been filled up in the form prescribed by the Board of Trade under the Electric Lighting Act 1882 publish in a newspaper circulating in the urban district a notification that such statement of accounts has been filled up and that copies of it can be obtained at the offices of the Undertakers at a price not exceeding one shilling a copy and such publication shall be in addition to and not in substitution for any publication prescribed by the Board of Trade under the Electric Lighting Act 1882.

Revision of prices so as to balance revenue and expenditure.

(2) The Undertakers shall on the expiration of the fifth complete financial year after they have commenced to supply electrical energy under this Order and on the expiration of each third succeeding year reconsider and if necessary revise and thereafter maintain the scales of prices charged for electrical energy under this Order so that so far as is reasonably practicable no contribution from the rates of the urban

A.D. 1912. district will be required for the purpose of defraying the future expenses
Holmfirth. of the said undertaking during the next three years Provided nevertheless that—

(a) The prices to be charged shall not exceed the maximum prices which may be charged under this Order ;

(b) The scales of prices so reconsidered and revised may be from time to time in like manner reconsidered and revised by the Undertakers.

(3) Nothing in this section contained shall prevent the Undertakers from entering into contracts for periods which may extend beyond the periods at which any revision may take place under the provisions of this section on special terms under special circumstances not applicable to ordinary consumers but each such contract shall provide that the price to be charged for energy supplied under such contract shall either—

(a) Be subject to revision at the next triennial revision provided for in this section ; or

(b) Vary in the same proportion as the prices charged to ordinary consumers :

Provided that the Undertakers shall not without their consent be required to accept any price lower than the minimum price mentioned in such contract.

(4) There shall not be made against the district rate or any other rate—

(a) In respect of energy used by the Undertakers for street lighting or other lighting purposes a charge at any higher rate than that made to consumers using energy for lighting for the like hours of supply ; or

(b) In respect of energy used by the Undertakers for any other district purpose a charge at any higher rate than that made to consumers using energy for a similar purpose and for like hours of supply.

Commence-
ment of
Order.

9. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the *Electric Lighting (Clauses) Act 1899* shall be the commencement of this Order.

SCHEDULES.

A.D. 1912.

Holmfirth.FIRST SCHEDULE.AREA OF SUPPLY.

The urban district of Holmfirth and the urban district of Netherthong as constituted on the first day of January 1912.

SECOND SCHEDULE.

Streets and parts of streets not repairable by the local authority which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(a) In the urban district of Holmfirth Water Street occupation road from Water Street to Woodhead Road at Bottoms Stubbin Lane Digley Road Long Bank and footpath from Woodhead Road to Long Bank Swan Bank Lane Dover Lane Old Yew Lane Kilnhouse Bank Lane Water Side Lane Cartworth Lane Ward Place Lane Underbank School Lane occupation road from Gill Lane to Hill House Road occupation road from Brow Lane to Malkin House occupation road from Cemetery Road to Lower Mills occupation road from Dunford Road to Ribbleden Hill Hill House Lane New Fold on the south-west side of New Fold Mill New Fold from Rotcher to New Fold Road Market Street West Street School Street East Street Centenary Street Beech Street Town Hall Street Wood Lane Green Lane Hill Lane Holt Lane footpath from Binns Lane to Hill Lane footpath from Binns Lane at Upper Binns to Upperthong Lane footpath from Binns Lane at Lower Binns to Upperthong Lane Mark Bottoms Lane Back Lane Prickleden Lane occupation road from Woodhead Road to Riverside Mills Carr House Road Upper Bridge Back Road Victoria Yard Victoria Market Scarr Fold Norridge Bottom Wimpenny Fold Hampshires Fold Bridge Fold Cross Street South Street Church Terrace Bank House Lane Cliff House Lane footpath from Ing Head to Cliff West Field Lane Carr Lane Watery Lane High Lane Gully Terrace Kaye Road Underbank Well Hill Sycamore Lane Tenter Hill Road Tenter Hill Lane Downshutts Lane the bridge in Heys Road over the Lancashire and Yorkshire Railway at Thongsbridge Vickerman's Terrace occupation road from New Mill Road to Town End Road occupation road from Kirkroyds Lane to Wooldale Gardens occupation road from Winney Bank to West Field Lane occupation road from Cliff Road to Wooldale Cliff Road.

A.D. 1912.
Holmfirth.

(b) In the urban district of Netherthong Occupation road from Upper Fearnought to Lower Fearnought occupation road from Wolfstones to Wolfstones Gardens occupation road from Moor Lane to Brown Hill.

The following county main roads:—

The Greenfield and Shepley Lane Head main road;

The Holmfirth District main road; and

The Huddersfield and Woodhead main road.

THIRD SCHEDULE.

Streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

Victoria Street Towngate Station road from Towngate to a point opposite the Holmfirth railway station Bridge Road Dunford Road from Victoria Square to a point opposite Dover Lane End Hollow Gate Huddersfield and Woodhead main road from a point opposite the Technical Institute to Bottoms Upperthong Lane from Upperbridge to Fives.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression “unit” shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter:—

For any amount up to twenty units ten shillings and for each unit over twenty units sixpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled

to charge him according to the rates set fourth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

A.D. 1912.

Holmfirth.

LLANELLY ELECTRIC LIGHTING (EXTENSION).

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Llanelly and District Electric Lighting and Traction Company Limited in respect of the Urban District of Burry Port and portions of the Parishes of Pembrey and Llanelly (Rural) in the Rural District of Llanelly all in the County of Carmarthen.

Llanelly.

WHEREAS by the Llanelly Electric Lighting Order 1891 confirmed by the Electric Lighting Orders Confirmation (No. 4) Act 1891 the local board of health for the local government district of Llanelly (now the Llanelly Urban District Council hereinafter called "the council") were authorised to supply energy as therein defined within the whole of the local government district of Llanelly (now the Llanelly Urban District) as the same was constituted at the commencement of the said Order:

And whereas by section 59 of the said Order the council were empowered to transfer the undertaking authorised by the said Order to any company or person:

And whereas by an indenture dated the twenty-ninth day of December one thousand nine hundred and eight the undertaking authorised by the said Order was transferred by the council to the Llanelly and District Electric Lighting and Traction Company Limited (subject to a right reserved to the council to purchase the undertaking from the said company) and the said company are now the Undertakers for the purposes of the said Order:

And whereas it is expedient that the area of supply under the said Order should be extended and that the said Order should be amended as hereinafter appearing:

The following provisions shall accordingly have effect under this Order:—

1. This Order may be cited as the Llanelly Electric Lighting (Extension) Order 1912 and the Llanelly Electric Lighting Order 1891

Short titles.

A.D. 1912.

Llanelly.

(hereinafter called "the principal Order") and this Order may be cited together as the Llanelly Electric Lighting Orders 1891 and 1912.

Incorporation of
Electric
Lighting
(Clauses)
Act 1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 are (with the exception of sections 83 and 84 of that schedule) incorporated with and form part of this Order and the undertaking authorised by the principal Order as amended by this Order and the Undertakers in respect thereof shall be subject to those provisions and so much of the principal Order as is inconsistent with those provisions or with this Order is hereby repealed without prejudice to anything done or suffered thereunder.

Area of
supply.

3. Subject to the provisions of this Order there shall be added to the area of supply for the purposes of the principal Order the area (hereinafter called "the added area") which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade. Provided that in case of difference between the description in the First Schedule and the area as delineated on the said map the latter shall prevail.

Power to
break up
streets and
railways.

4. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets not repairable by the local authority and the railways which are mentioned in the Second Schedule to this Order.

Compulsory
works.

5. The streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

Maximum
prices.

6. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

Deposit.

7. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is two hundred pounds made up as follows (that is to say) one hundred pounds in respect of the urban district of Burry Port and one hundred pounds in respect of the rural district of Llanelly.

Number of
persons
entitled to

8. Section 24 of the schedule to the Electric Lighting (Clauses) Act 1899 as incorporated with this Order shall have effect in the added

A.D. 1912.

area as if in that section three were substituted for six as the minimum number of owners or occupiers by whom a requisition under that section may be made.

Llanelly.
make requisition.

9.—(1) If the Undertakers shall not at the expiration of three years from the commencement of this Order have laid down distributing mains in the parish of Pembrey the Board of Trade may if they think fit revoke this Order as respects that parish.

Power to
revoke Order
where no
mains are
laid.

(2) Nothing in this section shall be construed as affecting the power of the Board of Trade to revoke this Order under the provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899.

10. Nothing in this Order shall affect the right of the council reserved to them by the said indenture of the twenty-ninth day of December one thousand nine hundred and eight to purchase the undertaking within the area of supply under the principal Order or the terms upon which they may purchase the same.

For protec-
tion of Llan-
elly Urban
District
Council.

11. This Order shall come into force and have effect upon the day when the Act confirming this Order is passed and that day for the purposes of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

The urban district of Burry Port and such portions of the parishes of Pembrey and Llanelly (Rural) in the rural district of Llanelly as are contained within the following boundaries (namely):—

Commencing at a point 440 yards south of the end of the west pier and breakwater at Burry Port and following the Burry Port Urban District boundary to the point at which this crosses the Great Western Railway thence passing in a westerly and north-westerly direction along the line of the Great Western Railway to a point opposite the Butchers' Arms public-house thence passing in a north-easterly direction along the south side of Graig-lon Road to a point marked Waun-cae-Philip on the map deposited together with this Order thence passing in a south-easterly direction along the footpath through Coed-y-Marchog from Waun-cae-Philip past Penllwyn-isaf to the point at which the

A.D. 1912.

Llanelly.

said footpath joins the Pen-llwyn Road thence in an easterly direction along the south side of the said road to a point at which it meets the boundary of the Burry Port Urban District thence following the said boundary in a northerly north-easterly and south-easterly direction to a point at which the said boundary crosses the Llettyr-ychen Road leading from Burry Port to Pant-y-llyn thence in a north-easterly direction along the said road to Pant-y-llyn crossing the road leading from Furnace to Trimsaran and passing thence for about 440 feet along the road leading to Rhos thence passing in a south-easterly direction along a footpath to a ford over the Afon Cwm thence passing along the line of the said Afon Cwm to the bridge beside Farriers Arms near Cwmbach thence passing along the road leading to Furnace in a south-easterly direction to the junction of the said road with the lane leading past Ewlch-y-fedwen Farm at a point about 440 feet north-west of the lodge-gates of Stradey thence passing in a northerly direction along the said lane to a point at which it meets and joins with the main road from Furnace to Five Roads thence passing along a straight line drawn in a north-easterly direction between the said junction of roads and the southerly sluice-house of the Cwm-Lliedi reservoir thence passing in a south-easterly and north-easterly direction along the road leading from the sluice-house to its junction with the main road from Felinfoel to Llannon opposite bench mark 326.5 thence passing in a south-easterly direction in a straight line between the latter point and the junction of Gwyn-gwernen road with private road leading to Blaen-nant at Tybyturn thence passing in a due easterly direction along the Gwyn-gwernen road leading towards Llangennech to the western boundary of the parish of Llangennech thence following the boundary of the said parish of Llangennech first in a southerly and then in an easterly direction till its junction with the county union and rural district boundary at the Loughor river thence following the said county union and rural district boundary in a southerly direction along the Loughor river and the Burry river to the point of termination about 1,100 yards south of the end of the east pier at Burry Port thence passing in a straight line in a north-westerly direction to the point at which the western boundary of the Burry Port Urban District commences

all in the county of Carmarthen and as constituted at the commencement of this Order.

SECOND SCHEDULE.

A.D. 1912.

Llanelly.

Streets not repairable by the local authority and railways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(A) STREETS :—

In the urban district of Burry Port—

Burrows Terrace Silver Terrace Morlan Terrace Williams Terrace Park Terrace Bryn Terrace Erw Terrace Springfield Terrace Fan Road from Colby Road to Fan Farm unnamed road running in an easterly direction to Burry Port Foundry and back lane running parallel and south of Springfield Terrace Sanfield Row Club Row unnamed road running west out of Stepney Road eighty yards south of the junction of Pencoed Road Stepney Road Pemberton Avenue unnamed road joining north end of Pemberton Avenue with Elkington Road unnamed road turning west out of Elkington Road 50 yards north of west end of Mansel Street unnamed road being a continuation of New Street in a westerly direction extending 70 yards on either side of level crossing unnamed road joining Gwscwm Road near Rock House to point 50 yards north-west of Great Western Railway bridge on Ashburnham Road private road at Furnace joining Ashburnham Road at a point 160 yards south of Gwscwm Road and running in a southerly direction Tynewydd Road leading from a point about 170 yards north-east of Farmers Arms Craig Capel to Tynewydd Farm road leading from Bigin on Pembrey Mountain in south-easterly direction to above farm unnamed road leading from main road in a southerly direction to New Lodge Colliery :

In the parish of Pembrey—

Pembrey Dan-y-banc Road leading from Ashburnham Road in a southerly direction to Dan-y-banc Farm thence over bridge crossing Great Western Railway and continuing in a southerly direction to the seashore unnamed road running in a northerly direction off Ashburnham Road 150 yards south-east of Burry Port and Gwendraeth Valley Railway bridge in Pembrey village leading to Brooks Farm unnamed road turning off Ashburnham Road in an easterly direction 50 yards south-east of above bridge leading to Brooks Farm unnamed disused road leading from main road in a north-easterly direction at rural district council water tank leading to Court Farm unnamed new road leading north-westerly from eastern approach of bridge over Burry Port and Gwendraeth

A.D. 1912.

Llanelly.

Valley Railway at the mile stone indicating 4 miles Kidwelly and $5\frac{1}{2}$ miles Llanelly on main road ;

Pwll Unnamed road starting at a point 30 yards south of Libanus Chapel running in a westerly direction off public road unnamed road turning off main road at tramway terminus in a north-easterly direction for a distance of about 70 yards and thence turning in a south-easterly direction for a distance of about 100 yards unnamed new road running in a northerly direction off Elgin Road for a distance of about 200 yards :

In the parish of Llanelly (Rural)—

Sandy Unnamed road turning north off western approach of Sandy Bridge leading to Caer-Elms unnamed road leading south off Pembrey Road 50 yards east of Astoria House to Sandy Siding on Burry Port and Gwendraeth Valley Railway ;

Felinfoel Unnamed road leading from south end of Union Row in a north-westerly direction past the public library thence in a north-easterly direction for about 150 yards over level crossing on the Llanelly and Mynydd Mawr Railway and leading on to Tre-buan Farm New Road ;

Dafen Globe Row Church Street Dafen Inn Row North Terrace ;

Marble Hall Unnamed road running in a south-easterly direction from Llanelly Hospital in a straight line to Llwyn-bach Cottage ;

Halfway Havard Road leading off main road between Swansea and Llanelly in a north-easterly direction ;

Bynea Unnamed road between Bynea and Spitty turning north-east off main road and leading to Bynea Brickworks and continuing on to Glynea Farm unnamed road about 150 yards north-west of mile stone indicating Llanelly $3\frac{1}{2}$ miles and Swansea 8 miles turning north-east off main road and leading to Victoria Cottage :

And the roadways on the following bridges over railways and the approaches thereto :—

In the urban district of Burry Port—

Bridge carrying road over Burry Port and Gwendraeth Valley railway siding into quarry known as Mac's Quarry bridge carrying Ashburnham Road over Burry Port and Gwendraeth Valley Railway known as Gors Bridge bridge carrying private road over same railway 290 yards north-east of Cliff Cottage bridge carrying road over Great Western Railway about

100 yards west of Burry Port Station bridge carrying Ashburnham Road over Great Western Railway about 100 yards east of Cliff Cottage :

A.D. 1912.

Llanelly.

In the parish of Llanelly (Rural)—

Bynea Bridge carrying main road between Llanelly and Swansea over Great Western Railway near Bynea Station ;

Pentre Poeth Bridge carrying road over the Llanelly and Mynydd Mawr Railway at Ty-isaf ;

Furnace Bridge carrying old road over Llanelly and Mynydd Mawr Railway at Furnace bridge carrying Pembrey Road over the above railway known as Sandy Bridge ;

Pwll Culvert carrying Pembrey Road over Stradey Estate Tramway at a point situate 100 yards west of Stradey Lodge and 40 yards east of bridge over stream known as Yard Bridge :

In the parish of Pembrey—

Bridge carrying Ashburnham Road over the Burry Port and Gwendraeth Railway at Pembrey Village bridge carrying Kidwelly Road over the same railway at the west end of Pembrey village near the milestone indicating Llanelly $5\frac{1}{2}$ miles and Kidwelly 4 miles bridge carrying road over the same railway near Butchers Arms Inn known as Graig-lon Bridge bridge carrying the Dan-y-banc Road leading from Ashburnham road to the seashore in a southerly direction over the Great Western Railway :

And the roadways under the following railway bridges :—

In the parish of Llanelly (Rural)—

Felinfoel Public road leading from Tan-y-graig farm to the Llanelly Urban District Council filter beds under bridge of the Llanelly and Mynydd Mawr Railway :

In the parish of Pembrey :—

Ashburnham Road under bridge carrying disused tramway about 150 yards west of the Ashburnham Hotel.

(b) RAILWAYS :—

The following level crossings :—

In the urban district of Burry Port—

Burry Port and Gwendraeth Valley Railway at north end of Woodbrook Terrace and at east end of Glanmor Terrace the Cwm Capel branch of the above railway in Station Road and in continuation of New Street about 70 yards west of the junction of Station Road and New Street and at Colby Road the siding on the Gwscwm branch of the above railway at the junction of private road between Gwscwm Road and Ashburnham Road

A.D. 1912.

Llanelly.

and private road from Furnace joining Ashburnham Road at a point 100 yards south of Gwscwm Road the Great Western Railway at the south end of Church Road known as Dyfatty Crossing West Dock sidings East Dock sidings and Pembrey Copper Works sidings owned by Elliotts' Metal Company siding in front of Ashburnham Tinsplate Works across road known as Tinworks Road :

In the parish of Llanelly (Rural)—

Dafen Private railway between Maes-canner Row and Dafen Inn Row belonging to the Dafen Tinsplate Company Limited private railway along Globe Row partly belonging to the Dafen Tinsplate Company Limited and partly to Hugh Nevill Great Western Railway mineral line at Dafen Station at road leading from Dafen to Pen-ceiliogi ;

Halfway Great Western Railway Dafen branch over main road between Swansea and Llanelly at Halfway known as Halfway Crossing ;

Felinfoel Llanelly and Mynydd Mawr Railway over road leading from public library to Trebuan Farm and Llanelly and Mynydd Mawr Railway over New Road ;

The light railways of the Llanelly and District Electric Lighting and Traction Company Limited running on Felinfoel Road and Swansea Road in the rural parish of Llanelly and Pembrey Road in that parish and in the parish of Pembrey.

THIRD SCHEDULE.

Streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

In the urban district of Burry Port—

Mansel Street and Elkington Road from Carway Street to Mansel Street :

In the parish of Llanelly (Rural)—

Felinfoel Road from its junction with Andrew Street to the White Lion Inn.

FOURTH SCHEDULE.

A.D. 1912.

Llanelly.

MAXIMUM PRICES.

In this schedule--

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units eleven shillings and eightpence and for each unit over twenty units sevenpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

LLANTWIT FARDRE ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the South Wales Electrical Power Distribution Company in respect of the Parish of Llantwit Fardre and part of the Parish of Llantrisant both in the Rural District of Llantrisant and Llantwit Fardre in the County of Glamorgan.

*Llantwit
Fardre.*

1. This Order may be cited as the Llantwit Fardre Electric Lighting Order 1912. Short title.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order. Incorporation
of Electric
Lighting
(Clauses) Act
1899.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the South Wales Electrical Power Distribution Company Undertakers.

A.D. 1912. whose principal office is at Royal Chambers Queen Street Cardiff and who were incorporated by the South Wales Electrical Power Distribution Act 1900.

*Llantwit
Fardre.*

Area of
supply.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Power to
break up
streets.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets and parts of streets not repairable by the local authority which are mentioned in the Second Schedule to this Order.

Compulsory
works.

6.—(1) The streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

(2) In addition to the obligations imposed upon the Undertakers by the foregoing provisions of this section they shall upon receiving a reasonable requisition so to do from the local authority lay down suitable and sufficient distributing mains and do everything necessary to enable them to furnish a supply of energy for the purposes of general supply in and along any street or part of a street (within that part of the area of supply which lies in the parish of Llantrisant) specified in such requisition. The Undertakers shall comply with every such requisition within a reasonable time after receiving the same.

(3) Any question as to whether a requisition is reasonable or as to whether a requisition has been complied with within a reasonable time shall in default of agreement be determined on the application of either party by the Board of Trade.

(4) In the event of the Board of Trade determining on any such application that the requisition made by the local authority is wholly unreasonable or that the Undertakers have not in any way failed to comply with a requisition within a reasonable time after receiving the same the costs of the application shall be paid by the local authority. In any other event the costs shall be paid as the Board of Trade may direct.

Maximum
prices.

7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

8. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is one hundred pounds.

Llantwit
Fardre.

Deposit.

9.—(1) The local authority may on giving twelve months' notice in writing to the Undertakers terminating at the expiration of ten years from the commencement of this Order or at the expiration of any subsequent year require the Undertakers to sell and thereupon the Undertakers shall sell to them the undertaking authorised by this Order (including all lands buildings works materials and plant suitable to and used by the Undertakers exclusively for the purposes of the undertaking) upon the terms of the local authority paying to the Undertakers at the option of the local authority either (a) an amount equal to the fair market value of the undertaking as a going concern or (b) a sum equal to the amounts that shall have been expended by the Undertakers on capital account in promoting obtaining or carrying into effect this Order and in addition thereto a sum equal to twenty-five per centum on each item of such capital amount less one per centum in respect of each complete year which shall have elapsed since the expenditure by the Undertakers of such particular item of such capital amount.

Purchase
by local
authority.

(2) The price to be paid as aforesaid in respect of the purchase shall in default of agreement be determined by arbitration.

(3) The Board of Trade may determine any question which arises with reference to the purchase which is not determined by arbitration and in default of agreement as to the date on which the purchase is to take effect may fix that date.

(4) From the date on which the purchase takes effect the undertaking shall vest in the local authority freed from all debts mortgages or other similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the supply of electricity within the area of supply under this Order shall cease and shall vest in the local authority who shall become the Undertakers for the purposes of this Order.

(5) The power of purchase given by this section shall be in addition to and not in derogation of the power of the local authority to purchase under section 2 of the Electric Lighting Act 1888.

10. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

Commence-
ment of
Order.

A.D. 1912.

*Llantwit
Fardre.*SCHEDULES.FIRST SCHEDULE.AREA OF SUPPLY.

The parish of Llantwit Fardre and so much of the parish of Llantrisant as lies to the west of the parish of Llantwit Fardre bounded upon the west and south by a line drawn from the Pontypridd boundary on the north along the road passing through Castellau and continuing southward along that road until it cuts the boundary of the parliamentary borough of Llantrisant thence following southward along the line of the parliamentary boundary until that line cuts the Llantrisant No. 1 branch of the Taff Vale Railway not far from that point following the line of the said Taff Vale Railway until it meets the junction and terminating at the south-western corner of the parish of Llantwit Fardre on the boundary of the Llandaff and Dinas Powis Rural District:

Provided that in case of difference between the above description and the area delineated upon the deposited map the latter shall prevail.

SECOND SCHEDULE.

Streets and parts of streets not repairable by the local authority which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

Roadway on the bridge and approaches thereto carrying road over Taff Vale Railway (Llantrisant branch) at Church Village railway station.

Roadway on the bridge and approaches thereto carrying road over the Barry Railway between Efail Isaf and the Ship Brewery Inn.

Roadway on the bridge and approaches thereto carrying main road between Pontypridd and Llantrisant over the Taff Vale Railway (Llantrisant branch) near Llantwit Main.

Roadway on the bridge and approaches thereto carrying road over Barry Railway between Tonteg and Upper Boat at Tonteg Junction of Barry Railway.

Lane at Hollybush near Tonteg.

The Parade Church Village.

A street off the Parade on the east side Church Village.

A.D. 1912.

Dehewid road Llantwit.

Llantwit
Fardre.

The road from the Great Western Colliery Railway bridge near Ystrad Barwg to the road at Tynnant.

THIRD SCHEDULE.

Streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

The main road from Pontypridd to Llantrisant between Nantydall and Ystrad Barwg.

Church Road.

Road from Church Village to Efail Isaf Chapel and thence to the Carpenters Arms.

Road from Tonteg to the Church.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units ten shillings and for each unit over twenty units sixpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

A.D. 1912.

ROTHWELL AND DISTRICT ELECTRIC LIGHTING.

*Rothwell and
District.*

*Provisional Order granted by the Board of Trade under the
Electric Lighting Acts 1882 to 1909 to the Electrical
Distribution of Yorkshire Limited in respect of the
Urban District of Rothwell and the Township of
Oulton with Woodlesford in the Rural District of Hunslet
both in the West Riding of the County of York.*

Short title.

1. This Order may be cited as the Rothwell and District Electric Lighting Order 1912.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Electrical Distribution of Yorkshire Limited whose registered office is at Calder Road Thornhill near Dewsbury.

Area of
supply.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Power to
break up
streets &c.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets not repairable by the local authority which are mentioned in the Second Schedule to this Order and the railways and tramways which are also mentioned in that schedule.

Compulsory
works.

6. The street and parts of streets in which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

Maximum
prices.

7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

Deposit.

8. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is two

hundred pounds being one hundred pounds in respect of the urban district of Rothwell and one hundred pounds in respect of the township of Oulton with Woodlesford.

A.D. 1912.

*Rothwell and
District.*

9. The Hunslet Rural District Council (hereinafter called "the council") may on giving one year's previous notice in writing to the Undertakers terminating at the expiration of twenty-one or thirty-five years from the commencement of this Order require the Undertakers to sell and thereupon the Undertakers shall sell to the council so much of the undertaking authorised by this Order as is within the district of the council (subject to all their subsisting rights and contracts) upon terms of paying to the Undertakers such an amount as shall be equal to the amount expended by the Undertakers upon the portion of the undertaking purchased and chargeable to capital account together with one half of all the costs charges and expenses properly incurred by the Undertakers in and about the obtaining of this Order and the transfer to the council of the portion of the undertaking so purchased and together also (if the option to purchase is exercised by the council upon the expiration of twenty-one years from the commencement of this Order) with a sum equal to ten per centum upon such capital expenditure and costs charges and expenses also compensation for any loss occasioned by severance. Provided that any compensation to be paid for loss by severance shall not include any payment for goodwill in respect of the portion of the undertaking so purchased.

Power of
purchase by
Hunslet
Rural Dis-
trict Council.

The price to be paid by the council to the Undertakers shall be determined in default of agreement by arbitration:

The council shall not in exercise of the special power of purchase conferred upon them by this Order or of the power of purchase conferred upon them by section 2 of the Electric Lighting Act 1888 be entitled to acquire any mains laid by the Undertakers within the district of the council or any apparatus connected therewith which shall be suitable to and used for the supply of electricity outside the district of the council and such mains and apparatus shall accordingly be excluded in arriving at the price to be paid by the council to the Undertakers and the Undertakers may for the purpose of supplying energy to the other parts of their area of supply under this Order continue to use such mains and apparatus as shall not have been acquired by the council and may lay down or construct within the district of the council any other mains and apparatus and shall retain the same power of relaying repairing altering or removing any such mains and renewing or repairing any such apparatus as if the power of purchase hereinbefore referred to had not been exercised.

The Board of Trade may determine any question which may arise in relation to the purchase which is not to be determined by arbitration and in default of agreement as to the date on which the purchase is to

A.D. 1912. take effect may fix such date. On the date on which the purchase takes effect the portion of the undertaking purchased shall vest in the council freed from all debts mortgages or other similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the supply of energy under this Order within the district of the council shall absolutely cease and determine and shall vest in the council.

Rothwell and District.

The power of purchase given by this section shall be in addition to and not in derogation of the power of the council as the local authority to purchase under section 2 of the Electric Lighting Act 1888.

Commencement of Order.

10. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Rothwell and the township of Oulton with Woodlesford in the rural district of Hunslet as respectively constituted at the commencement of this Order.

SECOND SCHEDULE.

Streets not repairable by the local authority and railways and tramways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(a) STREETS:—

Urban district of Rothwell—

Pawson Street Milner Lane Sharp Lane Middleton Lane Chapel Street (Stourton) School Street Thorpe Lane (Thorpe) Teal Street Oakfield Avenue Park Street Park Road Woodland Street Haigh Avenue Haigh View Granville Terrace the Paddock Dawson Lane Abraham Hill Lane Clayton Yard Cross Terrace Victoria Avenue Windmill Lane Clement's Street Greenfield Avenue Hallbrook Street Penny Bank Street Open View Albion Street Primitive Street Unity Street Coney Warren Street Shayfield Lane Pitfield Road Carr Lane Royds Green Lane Dungeon Lane Northfield Lane

Ebenezer Street Belmont Street Ashfield Terrace Daisy Vale
Terrace Back Belmont Street street leading off west side
of Wakefield Road south of Midland Railway bridge and
proceeding in a westerly direction to the boundary and Leeds
county and parliamentary boundary street leading off the
south side of Dolphin Lane and proceeding in a southerly
direction across Oakley Street to Ellwood Street street
leading off the south side of Dolphin Lane and proceeding
in a southerly direction to the west end of Oakley Street street
leading off the north side of Haigh Road between Park Road
and the school and proceeding in a northerly direction to the
west side of Oakfield Avenue the roadway on the bridge
and the approaches thereto carrying Wakefield Road over
the Midland Railway the roadways on the bridges and the
approaches thereto carrying Pontefract Road and Wood Lane
over the mineral railway of the East and West Yorkshire
Union Railway the roadways on the bridges and the
approaches thereto carrying Haigh Road Wakefield Road
Ouzelwell Green Lane Castle Head Lane Pontefract Road
and Aberford Road over the East and West Yorkshire Union
Railway the roadway on the bridge and the approaches
thereto carrying Thorpe Lower Lane over Throstle Carr
Beck the roadways on the bridges and the approaches
thereto carrying Westfield Road and Leadwell Lane over
West Beck the roadways on the bridges and the approaches
thereto carrying Stainton Lane and Lee Moor Lane over
Carlton Beck the roadways on the bridges and the approaches
thereto carrying Church Street Meynell Avenue and Gillett
Lane over Oulton Beck :

A.D. 1912.
—
Rothwell and
District.

Township of Oulton with Woodlesford—

St. John's Street Manor Road Fleet Mills Lane Leonard Street
cross Leonard Street Woodlesford Lane including Church
Street Station Lane Highfield Road including Airedale Road
Quarry Road Baden Street Powell Street French Street
Clement Street White Street Buller Street Kitchener Street
Roberts Street back Roberts Street New Woodlesford Road
Claremont Street Saxon Street Roman Street Airedale Grove
Airedale Terrace Airedale View Pottery Lane street leading
off the west side of Hesp Lane between Robin Hood Quarry
Railway and Eshald House and proceeding in a westerly
direction street leading off the last-mentioned street west
of Hesp Lane and proceeding in a northerly direction a
second street leading off the said street west of Hesp Lane
proceeding in a northerly direction a third street leading
off the said street west of Hesp Lane proceeding in a northerly

A.D. 1912.

*Rothwell and
District.*

direction a fourth street leading off the said street west of Hesp Lane proceeding in a northerly direction street leading off the east side of Airedale Road opposite Airedale Terrace and proceeding in a north-easterly direction street leading off the west side of Aberford Road north of Airedale Terrace and proceeding in a north-westerly direction a second street leading off the west side of Aberford Road north of Airedale Terrace and proceeding in a north-westerly direction the roadways on the bridges and the approaches thereto carrying Aberford Road and Fleet Lane over the Aire and Calder Navigation the roadway on the bridge and the approaches thereto carrying Aberford Road over the River Aire the roadways on the bridges and the approaches thereto carrying Rothwell Lane Leeds Road Aberford Road Farrer Lane and Fleet Lane over Oulton Beck.

(b) RAILWAYS :—

Urban district of Rothwell—

Level crossings over Robin Hood Collieries Railway in Thorpe Lower Lane Milner Lane and Wakefield Road level crossings over the Robin Hood Quarries Railway in Ardsley Lane and Lingwell Gate Lane level crossings over the East and West Yorkshire Union Railways in Castle Gate Lane and Abraham Hill Lane :

Township of Oulton with Woodlesford—

Level crossings over Robin Hood Quarry Railways in Hesp Lane.

(c) TRAMWAYS :—

Urban district of Rothwell—

The tramways of the Wakefield and District Light Railways Company :

Township of Oulton with Woodlesford—

The tramways authorised by the Wakefield and District Light Railways (Extension) Order 1902.

THIRD SCHEDULE.

Street and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

Urban district of Rothwell—

Commercial Street from Church Street to Marsh Street Marsh Street from Church Street to Butcher Lane and Pontefract Road from the boundary of the city of Leeds to Queen Street :

Township of Oulton with Woodlesford—

Calverley Road;

Aberford Road from Calverley Road to Oulton Lane.

A.D. 1912.

Rothwell and
District.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression "unit," shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

RUSHDEN AND DISTRICT ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to Messrs. Francis Hugh Thornton Brook Sampson and John Clark in respect of the Urban District of Rushden the Borough of Higham Ferrers the Urban District of Irthlingborough and part of the Parish of Chelveston cum Caldecott in the Rural District of Thrapston all in the County of Northampton.

Rushden and
District.

1. This Order may be cited as the Rushden and District Electric Lighting Order 1912. Short title.

A.D. 1912.

Rushden and
*District.*Incorporation of
Electric Lighting
(Clauses) Act
1899.

Undertakers.

Area of
supply.Power to
break up
streets and
railways.Compulsory
works.As to re-
quisition to
lay down
distributing
mains.Maximum
prices.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are Messrs. Francis Hugh Thornton of Kingsthorpe Hall Northampton Brook Sampson of 32 Market Square Northampton and John Clark of Heatherbreea House Rushden in the county of Northampton.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets not repairable by the local authority and the railways which are mentioned in the Second Schedule to this Order.

6. The streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

7. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 as incorporated with this Order shall as respects so much of the area of supply as is comprised in the borough of Higham Ferrers and the urban district of Irthlingborough have effect as if for so much of subsection 1 of section 24 of that schedule as relates to the owners and occupiers who may make a requisition requiring the Undertakers to lay down distributing mains there were substituted the following provision (that is to say) "Any requisition requiring the Undertakers to lay down distributing mains for the purposes of general supply throughout any street or part of a street in the said borough or urban district may be made by six or more owners or occupiers of premises in the said borough or urban district."

8. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

9. The Undertakers may after they shall have acquired the piece of land described in the Fifth Schedule to this Order use the same for the purposes of the undertaking authorised by this Order and may thereon erect construct maintain use and work a station or stations together with all such buildings engines batteries dynamos accumulators and other plant machinery apparatus works and conveniences as may be necessary or suitable for generating electricity for the purpose of giving a supply under this Order Provided always that no such engines dynamos or other machinery for generating electricity by this section authorised to be constructed maintained used and worked shall so long as the land lying to the west of the said piece of land or any part thereof now vested in the standing joint committee or the council of the administrative county of Northampton remains vested in them or is under their control except with the consent of that committee or council be so erected constructed maintained used and worked at a less distance than fifty-eight feet from the western boundary of the said piece of land and that during such period as aforesaid except with such consent as aforesaid no building wherein such engines dynamos or other machinery for generating electricity shall be used and worked shall be so constructed as to have windows opening towards the west.

A.D. 1912.

Rushden and District.

Power to use land for erection of generating station.

10. Nothing contained in this Order shall extend or operate to authorise the Undertakers to take use enter upon or in any manner interfere with any land soil water or hereditaments or any land parcel of any manor or any manorial rights or any other rights of whatsoever description belonging to His Majesty in right of His duchy of Lancaster without the consent in writing of the chancellor for the time being of the said duchy first had and obtained (which consent the said chancellor is hereby authorised to give) or take away prejudice or diminish any estate right privilege power or authority vested in or enjoyed or exerciseable by His Majesty His heirs or successors in right of his said duchy.

Saving rights of duchy of Lancaster.

11. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is four hundred pounds that is to say two hundred pounds in respect of the urban district of Rushden one hundred pounds in respect of the borough of Higham Ferrers and one hundred pounds in respect of the urban district of Irthlingborough.

Deposit.

12.—(1) The mayor aldermen and burgesses of the borough of Higham Ferrers (hereinafter called "the corporation") as the local authority for that part of the area of supply which is constituted by the borough of Higham Ferrers may on giving twelve months' notice in writing expiring at the expiration of thirty or thirty-five years from the commencement of this Order require the Undertakers to sell and thereupon the Undertakers shall sell to them that part of the undertaking under this Order which is within the said borough (including all lands buildings

Power of purchase by corporation of Higham Ferrers.

A.D. 1912.
Rushden and
District.

works materials and plant within the said borough which are suitable to and used by the Undertakers for the purpose of that part of the undertaking and including the goodwill thereof) upon the terms of paying to the Undertakers an amount equal to the fair market value of the part of the undertaking purchased as a going concern regard being had to any loss occasioned by the severance of the undertaking.

(2) The amount to be paid on any such purchase shall be determined in default of agreement by arbitration and the Board of Trade may determine any other question which arises with reference to the purchase and in default of agreement as to the date on which the purchase is to take effect may fix that date.

(3) From the date on which the purchase takes effect the part of the undertaking purchased shall vest in the corporation freed from all debts mortgages or other similar obligations of the Undertakers or attaching to that part of the undertaking and the powers of the Undertakers in relation to the supply of electricity within the said borough under this Order shall cease and shall vest in the corporation who shall become the Undertakers for the purposes of this Order in relation to the part of the undertaking purchased as aforesaid.

(4) The power of purchase given by this section shall be in addition to and not in derogation of the power of the corporation to purchase under section 2 of the Electric Lighting Act 1888 as a local authority within the meaning of that section.

Power of
purchase by
urban
district
council
of Rushden.

13. The urban district council of Rushden may purchase so much of the undertaking as is within their district at the same periods and subject to the same conditions as are mentioned and contained in the next preceding section of this Order in the case of a purchase by the corporation and all the provisions of that section shall *mutatis mutandis* apply in all respects accordingly.

Powers not
to be exer-
cised unless
undertaking
transferred
to a regis-
tered com-
pany.

14.—(1) The powers given by this Order shall not be exercised unless within twelve months or such extended period not exceeding in the whole fifteen months as the Board of Trade may allow after the passing of the Act confirming this Order the Undertakers transfer the undertaking to a limited company registered under the Companies (Consolidation) Act 1908 and approved by the Board of Trade for the purpose.

(2) Within that period the Undertakers may transfer and the company to whom the transfer is to be made may take a transfer of the undertaking with the consent of and on such terms and conditions as may be approved by the Board of Trade by deed approved by that Board.

(3) On such transfer the rights powers authorities obligations and liabilities of the Undertakers in respect of the undertaking shall be

transferred to and may be exercised by and shall attach to the company to whom the transfer is made and that company shall subject to the provisions of this Order become the Undertakers for the purposes of this Order. A.D. 1912.
Rushden and District.

(4) If the transfer has not been made before the expiration of the period limited in that behalf in this section the Board of Trade may revoke this Order upon the expiration of that period.

15. Except for the purpose of enabling the said transfer to be made this Order shall not come into force notwithstanding the confirmation thereof by Parliament until the day when the transfer takes effect and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order. Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Rushden the borough of Higham Ferrers the urban district of Irthlingborough as respectively constituted at the commencement of this Order and so much of the parish of Chelveston cum Caldecott in the rural district of Thrapston as lies to the west of the road leading from Higham Ferrers to Chelveston Lodge all in the county of Northampton Provided that in case of difference between the description in this schedule and the area as delineated on the deposited map the latter is to prevail.

SECOND SCHEDULE.

Streets not repairable by the local authority and railways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(a) STREETS:—

In the urban district of Rushden Allen Road Beaconsfield Place Lime Street Elm Street Oak Street Kilburn Place Park Place South Terrace West Street Hove Road Beach Road Albion Place Co-operative Row Fletcher Road Milton Place Succoth Place Shirley Road King's Road Graveley Street Blinco Road Dell Place John's Street Orchard Place Trafford Road Upper Queen Street Sussex Place Woburn Place Lawton Road road from High Street to Rushden railway station :

A.D. 1912.

*Rushden and
District.*

In the borough of Higham Ferrers Chichele Road Wykeham Road road (unnamed) from North End Higham Ferrers to footpath through fields to Irthlingborough footpath from last-mentioned road through fields towards Irthlingborough footpath from Higham Wharf through fields towards Irthlingborough:

In the urban district of Irthlingborough Upper Victoria Street footpath through fields from Gosham Road towards North End Higham Ferrers footpath through fields from Spinney Road past the Irthlingborough brick and tile works towards Higham Wharf footpath from Baker Street to last-named footpath.

(b) RAILWAYS:—

In the borough of Higham Ferrers Level crossing of the London and North Western Railway in footpath leading from Gosham Road Irthlingborough to North End Higham Ferrers:

In the urban district of Irthlingborough Level crossing of the London and North Western Railway adjoining Ditchford Station level crossing of the London and North Western Railway in the footpath leading from Spinney Road Irthlingborough to Higham Wharf level crossing of the railway belonging to John Spencer and leased to the Nene Valley Ore Company in the footpath leading from Spinney Road Irthlingborough to Higham Wharf:

In the parish of Chelveston cum Caldecott Level crossing of the London and North Western Railway adjoining Irthlingborough Station.

 THIRD SCHEDULE.

Streets and parts of streets throughout which suitable and sufficient distributing mains for the purposes of general supply are to be laid down within a period of two years after the commencement of this Order.

In the urban district of Rushden Shirley Road from the proposed site for a generating station to North Street North Street from Shirley Road westwards to Higham Road Higham Road High Street from its northern extremity to Church Street Church Street from High Street to John Street Newton Road from High Street to Park Road Park Road from Newton Road to Crabb Street Station Road.

In the borough of Higham Ferrers High Street.

In the urban district of Irthlingborough High Street East from Board Street to Addington Road High Street West from High Street East to Cherry Street.

FOURTH SCHEDULE.

A.D. 1912.

*Rushden and
District.*

MAXIMUM PRICES.

In this schedule—

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

FIFTH SCHEDULE.

LAND FOR THE ERECTION OF GENERATING STATION OR STATIONS.

A piece of land situate on the south side of Shirley Road in the parish and urban district of Rushden containing 3,200 square yards or thereabouts bounded on the north by Shirley Road aforesaid on the south by the Higham Ferrers branch of the Midland Railway on the east by property belonging to Messrs. Nurrish and Pallett and on the west by the police station and land adjacent thereto.

A.D. 1912.

WOMBWELL AND WORSBOROUGH ELECTRIC
LIGHTING.*Wombwell*
and
*Worsborough.**Provisional Order granted by the Board of Trade under*
the Electric Lighting Acts 1882 to 1909 to the Electrical
Distribution of Yorkshire Limited in respect of the Urban
Districts of Wombwell and Worsborough both in
the West Riding of the County of York.

Short title.

1. This Order may be cited as the Wombwell and Worsborough Electric Lighting Order 1912.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Electrical Distribution of Yorkshire Limited whose registered office is at Calder Road Thornhill near Dewsbury.

Area of
supply.

4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

Power to
break up
streets &c.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the streets not repairable by the local authority which are mentioned in the Second Schedule to this Order and the railways and tramways which are also mentioned in that schedule.

Compulsory
works.

6. The street and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

Maximum
prices.

7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.

8. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is two hundred pounds (namely) one hundred pounds in respect of the urban district of Wombwell and one hundred pounds in respect of the urban district of Worsborough.

A.D. 1912.

Wombwell
and
Worsborough.
Deposit.

9.—(1) The Wombwell Urban District Council (as the local authority for that part of the area of supply which is constituted by the Wombwell Urban District) may if they think fit at any time after the expiration of a period of twenty-one years from the commencement of this Order on having given twelve months' notice in writing require the Undertakers to sell and thereupon the Undertakers shall sell to them that part of the undertaking under this Order which is within the district of the said council (including all lands buildings works materials and plant within the district which are suitable to and used by the Undertakers for the purpose of that part of the undertaking and including the goodwill thereof) upon the terms of paying to the Undertakers an amount equal to the fair market value of the part of the undertaking purchased as a going concern due regard being had to any loss to the Undertakers occasioned by the severance of the undertaking.

Power of
purchase by
Wombwell
Urban
District
Council.

(2) The amount to be paid on any such purchase shall be determined in default of agreement by arbitration. The Board of Trade may determine any other question which arises with reference to the purchase and in default of agreement as to the date on which the purchase is to take effect may fix that date.

(3) From the date on which the purchase takes effect the part of the undertaking purchased shall vest in the Wombwell Urban District Council freed from all debts mortgages or other similar obligations of the Undertakers or attaching to that part of the undertaking and the powers of the Undertakers in relation to the supply of electricity within the Wombwell Urban District under this Order or the principal Act shall absolutely cease and determine and shall vest in the said council.

(4) The power of purchase given by this section shall be in addition to and not in derogation of the power of the said council to purchase under section 2 of the Electric Lighting Act 1888 as a local authority within the meaning of that section.

10.—(1) The Worsborough Urban District Council (hereinafter referred to as "the council") may on giving one year's previous notice in writing to the Undertakers terminating at the expiration of twenty-one or thirty-five years from the commencement of this Order require the Undertakers to sell and thereupon the Undertakers shall sell to the council so much of the undertaking including all lands buildings works materials and plant of the Undertakers authorised by this Order as is within the district of the council with the benefit

Power of
purchase by
Wors-
borough
Urban Dis-
trict Council.

A.D. 1912. of and subject to all then subsisting rights and contracts upon terms
 of paying to the Undertakers compensation for any loss incurred by
 the Undertakers by severance and such an amount as shall be equal
 to the amount expended by the Undertakers upon the portion of the
 undertaking purchased and chargeable to capital account together with
 a fair proportion of the costs charges and expenses properly incurred
 by the Undertakers in and about the obtaining of this Order and the
 costs of the transfer to the council of the portion of the undertaking so
 purchased and together also if the option of purchase is exercised by the
 council at the expiration of twenty-one years from the commencement
 of this Order with a sum equal to ten per centum upon such capital
 expenditure and costs charges and expenses. The price to be paid by
 the council to the Undertakers shall be determined in default of agreement
 by arbitration.

Wombwell
 and
 Worsborough.

(2) The Board of Trade may determine any question which may arise in relation to the purchase which is not to be determined by arbitration and in default of agreement as to the date on which the purchase is to take effect may fix such date.

(3) On the date on which the purchase takes effect the portion of the undertaking purchased shall vest in the council free from all debts mortgages or other similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the supply of energy under this Order within the district of the council shall absolutely cease and determine and shall vest in the council.

(4) The powers of purchase given by this section shall be in addition to and not in derogation of the powers of the council as the local authority to purchase under section 2 of the Electric Lighting Act 1888.

Commence-
 ment of
 Order.

11. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban districts of Wombwell and Worsborough as respectively constituted at the commencement of this Order.

SECOND SCHEDULE.

A.D. 1912.

*Wombwell
and**Worsborough.*

Streets not repairable by the local authority railways and tramways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

(a) STREETS:—

Urban district of Wombwell—

Top Row Bottom Row Princess Street Frederick Street William Street King's Road Knoll Beck Lane Elliott's Terrace New Road Woodhead Lane Milton Road Fitzwilliam Street New Street Kelvin Road street leading from the end of Hough Lane to Wombwell Lane (High Street) street leading off Hough Lane opposite Wombwell railway (Midland) station and proceeding in a southerly direction to Hemingfield Lane street leading off west side of Wombwell Lane opposite Pearson's Fields and proceeding in a south-westerly direction to Summer Lane street off the west side of Wombwell Lane lying between the last-mentioned street and Orchard Street and proceeding in a south-westerly direction to Summer Lane street leading off the east side of Wombwell Lane opposite the end of Orchard Street and proceeding in a north-easterly direction the roadways on the bridges and the approaches thereto carrying Everill Gate and Station Road over the Great Central Railway the roadways on the bridges and the approaches thereto carrying Hemingfield Lane Hough Lane and Smithley Lane over the Midland Railway the roadways on the bridges and the approaches thereto carrying Wombwell Lane Tingle Bridge Lane Smithy Bridge Lane Wath Road Everill Gate Station Road Bradberry Balk Lane and Littlefield Road over the Sheffield and South Yorkshire Navigation:

Urban district of Worsborough—

High Stone Road Dumfries Road Crown Street Racecommon Lane Genn Lane Hound Hill Lane Green Lane Round Green Lane Haverlands Lane Vernon Road Sheffield Road West Street Baden Street East Street High Street Station Road George Street Green Street James Street Grove Street Clarkson Street Ardsley Road White Cross Lane Mitchell Street Cork Lane Yews Lane Holly Gate Bank End Road Ward Green Road Blackburn Road Henry Street William Street Thomas Street Robert Street James Street John Street George Street Charles Street Rockley Lane Pilley Hill Rockley Crescent Chapel Street

A.D. 1912.
—
Wombwell
and
Worsborough.

Wentworth Street Colt Lane Blacker Lane Wentworth Road Worsborough Road Edmunds Road Goose Hulls Road street leading off the west side of Sheffield Road opposite Charles Street and proceeding in a westerly direction the roadways on the bridges and the approaches thereto carrying Station Road over the Sheffield and South Yorkshire Navigation and the River Dove.

(b) RAILWAYS:—

Urban district of Wombwell—

The level crossing over the Wombwell Main Colliery branch railway in Smithley Lane the level crossings over the Great Central Railway in Wath Road in Highgate in Littlefield Road and in Bradberry Balk Lane the level crossings over the Mitchell Main Colliery branch railway in Bradberry Balk Lane the level crossings over Darfield Main Colliery Railway in Littlefield Road and in New Road:

Urban district of Worsborough—

The level crossings over the Great Central Railway in Haverlands Lane in Sheffield Road in West Street in Station Road and in Edmunds Road.

(c) TRAMWAYS:—

Urban district of Worsborough—

The light railways authorised by the Barnsley and District Light Railway Order 1900 and the Barnsley and District Extension Order 1902.

 THIRD SCHEDULE.

Streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order.

Urban district of Wombwell—

Barnsley Road from the north end of Aldham Terrace to High Street;

High Street;

Park Street from High Street to Tunstall Cross in Wath Road;

Wath Road from Tunstall Cross to Guide Post Inn;

Station Road from High Street to Stonyford Road;

Hough Lane from High Street to the United Methodist Church:

[2 & 3 GEO. 5.]

Electric Lighting Orders
Confirmation (No. 3) Act, 1912.

[Ch. cxvi.]

Urban district of Worsborough—

A.D. 1912.

High Street from Clarkson Street to Edmunds Road Sheffield
Road from Blackburn Road to Charles Street Sheffield Road
from Colt Lane to the Wharnccliffe branch of the Midland
Railway and Chapel Street.

Wombwell
and
Worsborough.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

The expression "unit" shall mean the energy contained in a current of one thousand ampères flowing under an electro-motive force of one volt during one hour.

SECTION 1.

Where the Undertakers charge any consumer by the actual amount of energy supplied to him they shall be entitled to charge him at the following rates per quarter For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this schedule the amount of energy supplied to him being taken to be the product of the electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

Printed by EYRE and SPOTTISWOODE, LTD.,

FOR

ROWLAND BAILEY, Esq., C.B., M.V.O., the King's Printer of Acts of Parliament.

And to be purchased, either directly or through any Bookseller, from
WYMAN AND SONS, LTD., FETTER LANE, E.C.; or
H.M. STATIONERY OFFICE (SCOTTISH BRANCH), 23, FORTH STREET, EDINBURGH; or
E. PONSONBY, LTD., 116, GRAFTON STREET, DUBLIN.

