Dividends, Transfers of Certificates and Unclaimed Dividends.

MADE BY THE MINISTRY OF FINANCE IN PURSUANCE OF SECTION 3 (9) OF THE GOVERNMENT LOANS AND EXCHEQUER PRO-VISIONS ACT (NORTHERN IRELAND), 1925.

1925. No. 113.

INTERPRETATION AND SHORT TITLE.

1.—(1) In these regulations, unless the context otherwise requires :---

Interpretation, short title, saving and repeal.

The expression "Bank" means the Exchequer Bank and any other Joint Stock Bank prescribed under the Act, or either of such Banks, as the case may require:

The expression "stock" shall mean Ulster Loans stock registered as transferable by deed:

The expression "register" means the register of stock required to be kept under these regulations:

The expression "stock certificate" means a certificate of registration of stock:

References to stock shall include a reference to any portion of stock.

- (2) The Interpretation Act, 1889, applies for the purpose of the interpretation of these Regulations as it applies for the purpose of the interpretation of an Act of Parliament.
- (3) These regulations may be cited as the Ulster Loans Stock Regulations, 1925.

REGISTRATION AND STOCK CERTIFICATES.

2.—(a) The Bank shall cause a register in respect of Ulster Register of Loans Stock to be kept at the head office of the Bank in which shall be entered the names addresses and descriptions of holders from time to time of stock and the amounts held by them.

Deed Stock.

(b) The Register shall as respects each individual holding be open to inspection by the holder of such stock or by any person duly authorised on his behalf. Issue of certificate on registration and effect of certificate.

- 3.—(1) On registration, the Bank shall issue to each holder of stock, or where two or more persons are registered as joint holders of stock to any one of those persons, a stock certificate in the form marked "A" in the Schedule to these regulations.
- (2) A stock certificate shall be prima facie evidence of the title of the person or persons named therein to the amount of stock specified therein.
- (3) Pending the issue of a stock certificate, the Bank may issue an interim certificate, and may provide for the lapsing of such interim certificate after a period stated therein, and for the surrender of such interim certificate on the issue of a stock certificate after all the requirements of the Stock issue have been complied with by the holder of the interim certificate.

Method of issuing certificates.

4. A stock certificate required under these regulations to be issued to any person may be issued to him either by delivering it to him or to any person who satisfies the Bank that he is authorised to receive it on behalf of the person to whom it is to be issued, or, if either of those persons makes a request to that effect, by sending it by post to such person at such address as is specified in the request.

Issue of new certificate in certain

- 5.—(1) If a stock certificate is worn out or defaced the Bank, on production thereof, may cancel it and issue a similar stock certificate to the party or parties in whom the property in the stock certificate and in the stock therein specified is then vested.
- (2) If it is shown to the satisfaction of the Bank that a Stock certificate has been lost or destroyed, the Bank may, on receiving indemnity to their satisfaction against all claims in respect of the lost or destroyed certificate, issue a new certificate to the party entitled to the lost or destroyed certificate.
- (3) An entry of the issue of a stock certificate or a substituted certificate as the case may be shall be made in the Register.

Power to register official description of holder of office.

- 6.—(1) The Bank may register the official description of a person holding any office or position, whether the stock is held by that person alone or is held by him jointly with other persons, and the personal name of that person need not be stated in the Register.
- (2) Where any person in whose name any stock is registered, whether alone or jointly with other persons, is the holder of any office or position the Bank shall, on a proper demand made by him, or in the case of a joint account by all the stockholders, alter the

registration to the official description of that person, either alone or jointly with the other stockholders, as the case may be, and shall make such entries in their register and in the stock certificate, as they reasonably consider necessary for the purpose of complying with the demand.

A demand for the purpose of this provision may be made by any person or persons into whose names the stock is to be transferred if he or any of them is the holder of any office or position, and the Bank may require such person or persons to produce as authority for the demand evidence similar to that required by Part III. of these Regulations in respect of the completion of a deed of transfer.

- (4) A demand for the purpose of this regulation shall be made in the form marked B in the Schedule to these regulations or in a form to the like effect or on the occasion of a transfer of the stock by describing the person holding the office or position in the deed of transfer under his official description instead of under his personal description.
- (5) Where any demand is made under this regulation the stock certificate must be transmitted to the Bank with the demand.
- 7. The Bank may allow any holder or joint holders to have more than one registration: Provided as follows:—

Power to hold stock on different registrations.

- (1) Each Registration must be distinguished by a number or by such other designation as may be directed by the Bank;
- (2) The Bank shall not be required to permit more than four Registrations to be entered in the same name or names; and
- (3) Nothing in this section shall affect the Bank with notice of any trust.
- 8.—(1) Where Stock is to be transferred to and held in the name of a body corporate, a demand for that purpose shall be made in the form marked C in the Schedule to these Regulations or in a form to the like effect.

Holding of stock by Bodies corporate.

(2) Stock may be transferred to and held in the names of an individual and a body corporate, or of two or more bodies corporate, and any such holding shall in its relation to the Bank be deemed a joint holding.

III. TRANSFER ARRANGEMENTS.

(i) General.

9.—(1) The bank shall not recognise any transfer of stock other than a transfer by deed completed in accordance with these regulations.

between transfer of stock between transfer and transfer and transfer and transfer transfer and transfe

Mode of transfer of stock between transferor and transferee.

- (2) Every deed of transfer of stock shall be in the form marked D in the schedule to these regulations, or in a form to the like effect, and shall be executed by all the parties thereto.
- (3) Every deed of transfer shall be delivered to and retained by the Bank and the relative stock certificate shall be transmitted to the Bank together with the deed.

Completion of transfer by Bank.

- 10. The Bank on receiving a deed of transfer which is in due form, duly executed, and accompanied by the relative stock certificate shall, subject as hereinafter provided, complete the transfer by making such alterations in the register as are necessary to show the effect of the transfer. Provided that—
 - (a) The Bank shall send a notice to the transferor informing him of the proposed transfer.
 - (b) The Bank shall not be required to complete a transfer until the expiration of at least six days from the date on which the deed of transfer was delivered to the Bank, or until the expiration of at least three days from the date on which a reply from the transferor to such notice would if posted immediately after the receipt of the notice reach the Bank in the ordinary course of post; and
 - (c) The Bank may in any case, if they think fit, refuse to recognise a deed of transfer unless there is produced to the Bank, in addition to the stock certificate, such other evidence as the Bank may reasonably require as to the identity of the transferor and his right to make the transfer, and, in the case of a deed of transfer executed by a corporate body, unless there is produced to the Bank a statement in writing signed by the chairman (by whatever title designated) of the body to the effect that the transfer has the sanction of the body or, where the business is normally managed by an executive committee (by whatever title designated), of that committee, and where the body has a common seal, that the seal has been duly affixed to the deed.

Issue of new register Certificate to transferee. 11. On the completion of a transfer, the Bank shall issue to the transferee without charge a new stock certificate in respect of the stock transferred.

Issue of balance certificate to transferor. 12. Where a deed of transfer relates to part only of the stock held by the transferor, the Bank shall on the completion of the transfer issue to him a stock certificate for the balance of the stock.

Provisions as to legal representative or last surviving stockholder.

13.—(1) On a proper demand made by the executor or administrator of a sole stockholder or of the last surviving stockholder on a joint account with respect to stock standing in the name

of that stockholder, that stock shall be transferred in the register of the Bank into the personal name of the executor or administrator and the Bank shall for that purpose make all such entries in their Register and in the stock certificate, as they reasonably consider necessary for the purpose of complying with the demand:

Provided that if the transfer of the stock is for the time being restrained by legal process the Bank may refuse to comply with the demand.

- (2) A demand for the purpose of this regulation shall be made in the form marked E in the Schedule to these regulations or in a form to the like effect, and the probate of the will, or the letters of administration to the estate, of the deceased stockholder, if the Bank so require, and the stock certificate, must be transmitted to the Bank with the demand.
- 14. Where the transfer of any stock is for the time being restrained by any legal process the Bank may refuse to comply with any demand for the registration of the stock or for the removal of the stock from the register.

Power to refuse transfers in certain cases.

(ii) Between London and Belfast.

15.—(1) On a proper demand being made with respect to any stock by the person or persons in whose name the stock is standing, that stock shall be transferred from the register of the Exchequer Bank to the register of the prescribed Joint Stock Bank or from the register of the prescribed Joint Stock Bank to the register of the Exchequer Bank as the case may be:

Mode of transfer between London and Belfast Registers and vice versa.

Provided that if the transfer of the stock is for the time being restrained by any legal process the transferor Bank may refuse to comply with the demand.

- (2) A demand for the purpose of this regulation shall be made on one of the forms marked F and G in the Schedule to these regulations or in a form to the like effect, and, notwithstanding anything in these regulations shall if the stock is standing on a joint account be signed by all the stockholders.
- (3) Where a demand is made under this regulation the stock certificate must be transmitted to the transferor Bank with the demand.
- (4) No demand for the transfer of any stock shall be made on the day on which the balance for the dividend on that stock is struck or on either of the two days immediately preceding that day.
- (5) The transferor Bank shall on receipt of a demand under this regulation forthwith transfer the stock to which the demand relates to an account in their books in the name of the transferee Bank, and shall immediately after making the transfer give notice thereof to the transferee Bank.

- (6) The transferee Bank on receipt of notice under this regulation shall write into their books in the name of the person specified in that behalf in the notice stock of the denomination and amount specified in the notice, and shall issue to that person a stock certificate in respect of the stock.
- (7) Where a demand is made under this regulation with respect to any stock after the day on which the balance for the dividend on that stock is struck but before the day on which the dividend thereon is payable, the dividend shall be paid by the transferor Bank, but in any other case the dividend on stock transferred under this regulation shall be paid by the transferee Bank.
- (8) In this regulation the expression "transferor bank" means the bank from whose books stock is to be or has been transferred under this regulation, and the expression "transferee bank" means the Bank to whose books stock is to be or has been so transferred.

IV. DIVIDENDS.

Closing of Register for Dividends. 16. The Bank may close the register on the day on which the balance for the dividend on the stock is struck or on any day either immediately before or immediately after that day, and the persons who are on the day on which the register is so closed registered as holders of stock shall, notwithstanding any transfer completed subsequently, be treated by the Bank as being the persons entitled to the then current dividend on the stock, but the register shall not be closed under this provision for more than ten days at any one time.

Issue of money by Ministry to Bank. 17. On receipt of a demand made by the Bank not less than three clear days before the dividends are due to be paid, the money issuable out of the Government Loans Fund, or in the event of an insufficiency in that Fund, out of the Consolidated Fund, for the payment of the dividends on stock, shall, by order of the Ministry, without other warrant, from time to time be issued and paid to the Bank by way of imprest and on account for the payment of these dividends.

Application of issues by Bank.

18. The Bank to which money is from time to time so issued shall from time to time without delay apply the same in payment of the dividends on stock after such deduction of Income Tax (if any) as may be required by lawful authority.

Accounting by Bank.

19. The Bank to which money is so issued shall render accounts thereof in such manner and at such times as may be prescribed by the Ministry and the same shall be audited as the Ministry from time to time may direct.

The appropriate officers of the Bank shall from time to time inspect and examine all receipts taken and payments authorised

by the officer having charge of the payment of dividends and the vouchers relating thereto, in order to prevent fraud, negligence or delay.

20.—(1) Dividends on stock may be paid either by sending warrants through the post, or by payment through a banker or in such other manner as the Ministry may direct.

Payment of Dividends on Stock.

- (2) Where a dividend warrant is sent by post the posting of the letter containing the warrant to the address entered in the Register shall, as respects the liability of the Bank, be equivalent to the delivery of the warrant to the stockholder.
- (3) Where two or more persons are registered as joint holders of stock, any one of these persons may give an effectual receipt for any dividend on the stock unless notice to the contrary has been given to the Bank by any other of the holders.
- (4) Where two or more persons have given a letter or power of attorney for the receipt of dividends on stock, and one of them becomes of unsound mind, the letter or power shall not thereby be made void for that purpose.
- 21. The Bank shall not be required to allow any executors or administrators to receive any dividend on stock held by their testator or intestate until the probate of the will or the letters of administration has or have been left with the Bank for Registration.

Receipt of Dividends by executor, etc.

22. The Bank before allowing the receipt of any dividend on any stock may, if the circumstances of the case appear to them to make it expedient, require evidence of the title of any person claiming a right to receive the dividend.

Evidence of title to dividend.

That evidence shall be the declaration of competent persons under the Statutory Declarations Act, 1835, or of such other nature as the Bank requires.

5 & 6 Will 4, c. 62.

23. Where stock is standing in the name of an infant or person of unsound mind, jointly with any person not under legal disability, a letter of attorney for the receipt of the dividends on the stock shall be sufficient authority in that behalf, if given under the hand and seal of the person not under disability, attested by two or more credible witnesses.

Infants and Eunatics.

The Bank before acting on the letter of attorney, may require proof to their satisfaction of the alleged infancy or unsoundness of mind, by the declaration of competent persons, under the Statutory Declarations Act, 1835.

5 & 6 Will. 4, c. 62.

24. In the following cases, namely—

(a) Where an infant is the sole survivor in an account; and

(b) Where an infant holds stock jointly with a person under legal disability; and

(c) Where stock has by mistake been bought in or transferred into the sole name of an infant;

the Bank may, at the request in writing of the parent, guardian, or next friend of the infant, receive the dividends and apply them to the purchase of Ulster Loans Stock, and the stock so purchased shall be added to the original investment.

V. UNCLAIMED DIVIDENDS.

Transfer of unclaimed stock to Ministry. 25. All stock, no dividend whereon is claimed for ten years before the last day on which a dividend thereon becomes payable (except where payment of dividend has been restrained by process of law), shall be transferred in the Register into the name of the Ministry.

List of names from which stock transferred. 26. Immediately after every such transfer the name in which the stock stood immediately before the transfer, the residence and description of the parties, the amount transferred, and the date of transfer, shall be entered in a list to be kept for the purpose by the Bank, which list shall be open for inspection at the usual hours of transfer.

A duplicate of each list shall be kept at the Ministry.

Mode of transfer.

27. Every such transfer shall be made and signed by the authorised officers of the Bank in whose books the stock stands at the transfer, and shall be as effectual to all intents as if signed by the person in whose name the stock then stands.

Subsequent dividends on stock transferred to be invested, &c. 28. Where stock is transferred under this part of these Regulations all dividends accruing thereon after the transfer shall be paid to the Ministry and shall be from time to time invested by them in the purchase of such securities as the Ministry may determine to be placed to an account of unclaimed dividends.

All such dividends and the securities purchased therefrom shall be held by the Ministry for the public subject to the claims of the parties entitled thereto.

Re-transfer and payment to person showing title. 29. The Bank may re-transfer any stock transferred under this part of these Regulations to any person showing his right thereto to the satisfaction of the Bank and the Ministry shall pay to the person to whom such re-transfer has been made all dividends and securities arising from such stock and held by the Ministry and may for this purpose realize such securities.

Where any re-transfer or payment is made under this Regulation, the Bank shall give notice thereof to the Ministry within three days after making the same.

Three months notice before re-transfer or payment.

30. Stock exceeding the sum of twenty pounds shall not be re-transferred from the Ministry under this part of these Regulations, nor shall dividends exceeding twenty pounds in the whole be paid to a claimant under this part of these Regulations until three months after application has been made for the same, nor

until public notice has been given thereof as in this part of these Regulations provided.

31. The Bank shall require the applicant to give such public notice as they think fit by advertisements, in the case of either Bank in one or more newspapers circulating in London and elsewhere, and in the case of the Exchequer Bank also in one or more newspapers circulating in Belfast and elsewhere in Northern Ireland.

Advertisement before re-transfer or payment.

Every such notice shall state the name, residence and description of the person in whose name the stock stood when transferred to the Ministry, the amount thereof, the name of the claimant, and the time at which the re-transfer thereof and payment of dividends will be made if no other claimant sooner appears and makes out his claim.

32. Where any dividend accrued due on any sum of stock is not claimed within such period as the Ministry may prescribe not being less than 12 months or more than five years from the date on which the dividend accrued due, the dividend so unclaimed shall be paid to the Ministry.

Payment of unclaimed dividends to Ministry.

All such dividends shall be held and dealt with in like manner as nearly as may be, as stock transferred to the Ministry under this part of these Regulations, or the dividends accruing thereon after the transfer (as the case requires); and this part of these Regulations shall accordingly have effect in relation thereto and to the investment and payment of and claims to the same, as if the foregoing provisions of this part of these Regulations were repeated and in terms made applicable thereto respectively.

33. The Ministry may from time to time empower the Bank to investigate the circumstances of any stock or dividends remaining unclaimed with a view to ascertaining the owners thereof, and allow to them such compensation as to the Ministry seems just for their trouble and expenses in that behalf.

Investigation of circumstances of unclaimed dividends.

34. Compensation allowed by the Ministry under this part of these Regulations may be deducted rateably from the stock and dividends from time to time re-transferred or paid, with reference to which the trouble, expenses and services have been incurred and performed by the Bank, or the same may be paid by the Ministry out of unclaimed stock or dividends transferred to or received by them, or in such other manner as the Ministry may determine.

Payment of compensation allowed

35. The Bank is hereby indemnified in respect of every transfer or re-transfer of stock or payment of dividends under this part of these Regulations, and shall not be in any manner responsible to any person having or claiming any interest therein.

Indomnity to Banks

VI. GENERAL.

Fower to stockholders to act by majority.

- 36.—(1) Where any stock stands on a joint account in the name of three or more stockholders and a proper demand has been made with respect to that stock, all things required to be done for the purpose of transferring that stock or any stock for the time being standing on that account and any authority for the payment or accumulation of dividends on that stock or any stock for the time being standing on that account may, subject to the provisions of this regulation, be done and given by a majority of persons who are the stockholders at the date when the demand is made, or in the case of the death of any of those persons by a majority of the survivors of them.
- (2) A demand for the purpose of this regulation shall be made by the stockholders in whose names the stock is standing and in the form marked H in the Schedule to these Regulations or in a form to the like effect or on the occasion of a transfer of the stock by a demand in the said form or in a form to the like effect endorsed on the deed of transfer and signed by the persons into whose names the stock is to be transferred.
- (3) Any person whose name is for the time being entered in the Register as one of the holders of any stock with respect to which a demand has been made under this regulation may give notice in writing to the Bank that the demand is revoked, and if notice is so given then the provisions of this regulation shall as from the receipt of the notice by the bank cease to apply to that stock.

Execution of documents by individuals or corporate bodies.

37. Subject to the provisions of these regulations as to the attestation of documents, a document relating to stock being one of the documents specified in the Second Schedule to these Regulations, shall be deemed to be sufficiently executed by a party thereto, being an individual if duly signed by him under his hand, notwithstanding that it is not under his seal, but no such document shall be deemed to be sufficiently executed by any party thereto unless the execution thereof by that party is attested by one credible witness, and if so attested shall be deemed to be sufficiently attested:

Provided that nothing in the foregoing provision shall render invalid any document duly executed by any body corporate in the manner authorised by law for the execution of documents by that body.

Execution of documents by notary on behalf of person unable to write.

- 38.—(1) If any person by whom any document relating to stock is to be executed satisfies a notary public that he is for any reason unable to write and that the effect of the document is fully understood by him, the notary public may, at the request of that person and subject to the provisions of this regulation, execute the document on his behalf.
- (2) Where any document is to be executed by a notary public under this regulation on behalf of any person, the notary public shall execute the document in the presence of that person and

before one or more credible witnesses and shall sign a certificate stating that the document was executed by him at the request of that person after having been previously read over to that person, and the signature of the notary public shall be attested by the witness or witnesses.

The certificate so to be signed as aforesaid may be endorsed on or annexed to the document or contained in the execution

thereof.

- (3) A certificate for the purpose of this regulation shall be in Form I in the First Schedule to these regulations or in a form to the like effect.
- (4) In this regulation the expression "notary public" includes a commissioner for oaths and a justice of the peace.
- 39. Where a stockholder is of unsound mind or an infant, or otherwise under disability, anything which under and for the purposes of these Regulations may be done by a stockholder may be done by a Committee or guardian (or in Scotland a curator, tutor or guardian) or other person on behalf of that stockholder, and the Bank may require such evidence as they think fit that any stockholder is of unsound mind or an infant, or otherwise under disability, and of the right of any person to act as Committee, curator, tutor, guardian or otherwise on behalf of that stockholder.

Stockholder of unsound mind, infant, &c.

40. No notice of any trust in respect of any registration or stock certificate or otherwise shall be receivable by the Bank, and no entry with respect to any trust expressed, implied or constructive shall be made in the registrer.

No notice of Trust.

41. The Forms in the First Schedule to these Regulations may contain such instructions for attesting signatures to the said Forms, or otherwise, as the Ministry may deem to be appropriate.

Signatures to Forms.

42. Nothing in these regulations shall be taken to prejudice the right of the Bank to require evidence to be given to their satisfaction that any demand purporting to be made or any document relating to stock purporting to be executed in pursuance of these regulations has been duly made or executed by the person by whom it purports to have been made or executed, or otherwise with respect to any matters on which the due making of any such demand or the due execution of any such document or the validity of anything done in purported pursuance of the provisions of these regulations depends.

Right of Bank to require evidence.

Sealed with the Official Seal of the Ministry of Finance this Fifth day of November, 1925, in the presence of

(L.S.)

G. C. Duggan,
Assistant Secretary.

FIRST SCHEDULE.

Δ.

STOCK CERTIFICATE.

Ulster Loans Stock.

No....

	I	
	This is to certify that	
•	the registered proprietor	pounds
	shillings	pence (£ s. d)
	Ulster Loans Stock, the said Stock being registered t	hisday of
		Bank, Limited. anking Company, Limited.
	Registration Clerk.	Chief Accountant.
	Exd	
	Belfast Banking Company, Limited.	•
	В.	
	This form is applicable to Ulster Loans	Stock only.
		No
	DEMAND that the official description of a Stockhold addition to or in lieu of his name in a Register kept by	der may be inserted either in
	Ulster Loans Stock Regulati	
•	To the Midland Bank, Limited. Belfast Banking Company, Limited.	
	Amount of Stock.	
	£ all the (part of £)	•
strike out	£all the (part of £)	
all the " or part of £."	£all the (part of £)	Ulster Loans Stock.
part or 2.	£all the (part of £)	
	£all the (part of £)	•
Names and addresses (in	standing in the name(s) of	,
full) of all the Stockholders		
as in Register.		
3		***************************************

I/We hereby request that— (a) My/our/the official description		(a) to be used for existing registration.
may be added to/substituted mentioned register.	for my/our/his name(s) in the above-	208
(b) Upon the transfer to me/us Stock my/our/the official des	of the above-mentioned amount(s) of cription of the undersigned	(b) to be used for new registration.
may be in	nserted in the register in addition to/in	
lieu of my/our/his name(s). So that the registration may stand in th	e Bank Books as follows, viz. :—	
······································		
I/We also hereby request you to describe	ribe me/us in the above-mentioned regis-	
ter as		
	·	
and the Stock Certificate is enclosed her	ewith.	
	Date19	
Witness to the Signature of	. Signatures.	
Signature of Witness Address	-	
Occupation		
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	C.	
This form is applicabl	e to Ulster Loans Stock Only.	
	No	
Request to be Registered	as a Corporate Stock Body.	
Ulster Loans Stock	Regulations, 1925.	
To the Midland Bank, Limited	· ·	
Belfast Banking Company, Limit	ed.	 "Clerk," Secretary,' etc., as the
Gentlemen,		case may be.
	of ²	2. The full Title of the Corporate
		Body.

4. " Corpora-

"Company," etc., as the case may be. 5. Quote the Act of

Parliament

Charter or other Legal

Authority.

tion,"

I beg to inform you that it is the wish of that body that it be registered as a Corporate Body in the Books of the Bank. I give you below-(a) A certified impression of the Common Seal; (b) A statement of the persons in whose presence the Seal is to be affixed. I also hand you herewith— A certified copy of the Rules and Regulations in Force regarding the use of the Seal. The above-named4.....was incorporated under the provisions of⁵..... Yours faithfully,192...... This is a true impression of the Common Seal of To be signed in the manner provided by the Rules and Regulations. The Seal must be affixed to all documents in the presence of..... This is in accordance with the Rules and Regulations in force regarding the use of the Seal. Signature of Chairman or Deputy Chairman The Bank reserve to themselves the right to call for the exhibition of the Register of Joint Stock Companies' Certificates in the case of Companies; for copies of Acts of Parliament in the case of bodies incorporated by Act, or for such other evidence of a similar nature as they may think fit. If a Corporation wishes to hold stock on a second registration a second request is not necessary. 3 D. in consideration of the sum of

hereinafter called the said Transferee

Forms 369

Do hereby bargain, sell, assign, and transfer to the s	
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	,
of and	
To hold unto the said Transferee , Executors, Admin	istrators and Assigns, subject
to the several conditions on which	held the same immediately
before the execution hereof, and	the said Transferee , do
hereby agree to accept and take the said	
subject to the conditions aforesaid.	
As Witness our Hands and Seals, this	lay of
in the Year of Our Lord One thousand nine hundred	l and
Signed, Sealed and Delivered by the above-named in the presence of	
Signature	
Address	
Occupation	
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· Signature	
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OccupationSigned, Sealed and Delivered by the above-named in the presence of	
Signature	
Address	
Occupation/	

Note.—The Consideration-money set forth in a transfer may differ from that which the first Seller will receive, owing to sub-sales by the original Buyer; the Stamp Act requires that in such cases the Consideration-money paid by the Sub-purchaser shall be the one inserted in the Deed, as regulating the ad valorem Duty. The following is the Clause in question:—

"Where a person having contracted for the purchase of any property, but not having obtained a Conveyance thereof, contracts to sell, the same to any other person and the property is, in consequence, conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with ad valorem Duty in respect of the Consideration moving from the Sub-purchaser."—(54 & 55 Vic. cap. 39 (1891), section 58, sub-section 4.)

Ε,

This Form is applicable to Ulster Loans Stock only.

0	No

DEMAND by the Executor(s) or Administrator(s) of a sole or last surviving Stockholder whose death has been proved that Stock may be transferred to the names of the said Executor(s) or Administrator(s) in the Register.

Ulster Loans Stock Regulations, 1925.

£.....all the (part of £.....) Strike out "all the" or "part of £." £.....all the (part of £.....) Ulster Loans Stock. £.....all the (part of £.....) £.....all the (part of £.....) £.....all the (part of £.....) Name(s) and standing in the name(s) ofaddress(es) in full of deceased Stockholder(s) as in Register. I/We being the Executor(s) /Administrator(s) of the said..... hereby request and authorise you to cause the above-stated amount(s) of Stock to be transferred in the register into my/our name(s) as follows, viz. :--

Name(s) in

if the repre-

not to appear

sentative capacity is

in the

register.

full Address(es) and description(s) of Stockholder(s) as To the Midland Bank, Limited.

Belfast Banking Company, Limited.

Amount of Stock.

Date.....19......

Witness to the Signature of Signatures.

Signature of Witness
Address
Occupation

Witness to the Signature of Signature of Witness
Address
Occupation

Witness to the Signature of Signature of Witness
Address
Occupation

.....

[Executor(s) of the Will/Administrator(s) of the estate of.....

F.	No	•
This Form is applicable to Ulster	-	
DEMAND for Transfer of Stock from the Registimited, to the Register kept by the Belfast Bar	nking Company, Limited.	Amount.
Ulster Loans Stock Regulati	Strike out "all the"	
Fo the Midland Bank, Limited, 5 Threadneedle £		or "part of
all the (or part of £	•	£" Name of
and the (or part or 2		Stock.
standing in the name(s) of—		Names and Addresses
		(in full) of all
		the Stock- holders as in
		Register.
I/We hereby request that the above-mentione	d sum of	Amount to be written
`		in words.
be transferred from the register kept by the Register kept by the Belfast Banking Company	Midland Bank, Limited, to the Limited.	
N.B. The Stock Certificate accompanies this		
Witness to the Signature of	Signature.	•
Signature of Witness .		
Address		
Occupation		
Witness to the Signature of	Signature.	
Signature of Witness		
Address	•	
Occupation		
Witness to the Signature of	Signature.	
Signature of Witness	<u> </u>	
Address		
Occupation		
Witness to the Signature of	Signature.	
Signature of Witness		
Address		
Occupation		•
Instructions should be given below as to Stock Certificate		•
No	icata ta ha imma 3 imma a c	
I/We hereby request that the new Stock Cert the above-mentioned Stock be—	•	
(a) delivered to	at the Belfast Banking Company, Limited.	
(b) sent by Post to		
at		
		•
i,		
Note.—This Form must be signed by		

Amount. Strike out "all the" or "part of £."

Name of Stock. Names and Addresses (in full) of all the Stockholders as in

Register.
Amount to be written in words.

This Form is applicable to Ulster Loans Stock only.

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No.....

DEMAND for Transfer of Stock from the Registement, Limited, to the Register kept by the	ster kept by the Belfast Banking Midland Bank, Limited.
Ulster Loans Stock Regulat To the Belfast Banking Company, Limited, War £transfe	ring Street, Belfast. erable by Deed
standing in the name(s) of—	,
	······
T (XX - Land)	
I/We hereby request that the above-mentione	
	•••••••••••••••••••••••••••••••••••••••
be transferred from the Register kept by the Bel to the Register kept by the Midland Bank, Lin	fast Banking Company, Limited, nited.
Date. N.B. The Stock Certificate accompanies this	Bequest.
Witness to the Signature of	Signature.
Signature of Witness	
Address	
Occupation	
Witness to the Signature of	Signature.
Signature of Witness	Signasuro.
Address	
Occupation	
XXIII	a:
Witness to the Signature of	Signature.
Signature of Witness Address	
Occupation	
- Coolpanon	
Witness to the Signature of	Şignature.
Signature of Witness	
Address	
Occupation	
Instructions should be given below as to Stock Certificate.	the delivery of the new
I/We hereby request that the new Stock Cert	ificate to be igned in respect of
the above-mentioned Stock be—	**
(a) delivered to	at the Midland Bank, Ltd.
(b) sent by Post to	······································
at	
]	
Signature(s)	
Stockholder(s)	•
Note.—This Form must be signed	

H.

This Form is applicable to Ulster Loans Stock only	This	Form	is	applicable	to	Ulster Loans	Stock	only
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•	No	
DEMAND to act by a majority of the Stockh ferring Stock or authorising the payment or acc Ulster Loans Stock Regu	amulation of Dividends.	
To the Midland Bank, Limited. Belfast Banking Company, Limited.		
Amount of Stock. £	Ulster Loans Stock.	Strike out
£all the (part of £) £all the (part of £)		" part of £."
standing in the name(s) of :		
		Names and addresses (in full) of all the Stock- holders as in Bank Books.
(a) the above-mentioned sum(s) of Stock being so standing, to be transferred; (b) instructions for the payment or accum above-mentioned sum(s) of Stock, or or so standing, to be given;	, or any amount for the time and ulation of the dividends on the	Strike out either clause if not required
by a majority of the said Stockholders or of the sa		
	19	
Witness to the Signature ofSignature of Witness Address Occupation	Signatures.	
Witness to the Signature ofSignature of Witness Address Occupation		
Witness to the Signature of Signature of Witness Address Occupation	•	
Witness to the Signature of Signature of Witness Address		

Occupation

l.

CERTIFICATE to be given by a Notary Public, Commissioner for Oaths, or Justice of the Peace with regard to the execution of a document relating to Ulster Loans Stock on behalf of a person who from any cause is unable to write. "On the demand of the above-named
who declares that he cannot write on
account of sickness, and bodily weakness, or never having been taught, or
otherwise, as the case may be, I,
Notary Public or Commissioner for
Oaths or Justice of the Peace for the County of execute these presents or have executed the within, or the annexed, document for him, he having authorised me for that purpose and the same having been previously read over to him all in the presence of the abovenamed Witness who subscribes this Certificate in testimony of his having heard or seen the authority given to me as aforesaid and heard these presents or the within or annexed document read over to the said
Witness
Permanent Address
Occupation
Note.—The Witness must be a person of known position such as a Magistrate, Justice of the Peace, Solicitor, Clergyman, or Registered Medical Practitioner, or failing that a Householder. The Husband or Wife of the person making the Demand cannot be a witness.

SECOND SCHEDULE.

The following documents relating to Government Stock:--

Transfers.

Power of Attorney.

Contracts of indemnity entered into on the issue by the bank of duplicates of any documents.

Documents in the forms A, B, D, E, F, G, H, and I, in the First Schedule to these Regulations, or in forms to the like effect.

UNEMPLOYMENT INSURANCE. Application of United Kingdom Acts to Northern Ireland.

MADE BY THE GOVERNOR AND PRIVY COUNCIL OF NORTHERN IRELAND UNDER THE UNEMPLOYMENT INSURANCE (TEMPORARY PROVISIONS) ACT (NORTHERN IRELAND), 1925.

1925. No. 87.

Whereas it is provided by section one of the Unemployment Insurance (Temporary Provisions) Act (Northern Ireland), 1925, (in this Order referred to as "the Act"), that in the event of any Acts being after the passing of the Act passed in the present