(2) The words "in respect of a qualification other than a company qualification" shall be inserted in the form of affirmation in the said Rule prescribed immediately after the word "ward" at the end of the said form.

4. This Order may be cited as the Urban District Councillors and Town Commissioners (Northern Ireland) Election Order, 1929, and shall be construed as one with the Principal Order as amended and applied as aforesaid.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this 1st day of May, 1929.

(L.S.)

D. L. Clarke,

Assistant Secretary.

Finance.

REGULATIONS MADE BY THE MINISTRY OF HOME AFFAIRS PUR-SUANT TO THE LOCAL GOVERNMENT (RATING AND FINANCE) ACT (NORTHERN IRELAND), 1929.

1929. No. 127.

The Ministry of Home Affairs in exercise of the powers conferred by the Local Government (Rating and Finance) Act (Northern Ireland), 1929, 20 Geo. V., cap. 10, and all other powers it thereunto enabling, with the approval of the Ministry of Finance, and after consultation with the Ministry of Education in regard to matters relating to education authorities, hereby makes the following Regulations :---

1.—(1) These Regulations may be cited as the Local Government (Finance) Regulations (Northern Ireland), 1929.

Short Title and Interpretation.

(2) In these Regulations the following expressions have the meanings respectively assigned to them, namely :---

"The Ministry" means the Ministry of Home Affairs;

- "The Act" means the Local Government (Rating and Finance) Act (Northern Ireland), 1929;
- "The Apportionment Act" means the Bating and Valuation (Apportionment) Act (Northern Ireland), 1928;
- "Urban Local Authority" means the council of a county borough, borough or urban district, the commissioners of a town and the water commissioners;

- "Draft Net Estimates" means the Draft Net Estimates prepared in accordance with Article 3 of the Public Bodies Order, 1929;
- "Financial Scheme" means the financial scheme required by Section 73 of the Education Act (Northern Ireland), 1923, to be furnished by each education authority to the Ministry of Education.

Other expressions to which special meanings are assigned by the Act or by the Apportionment Act have the same respective meanings as in these Acts. The Interpretation Act, 1889, shall apply to these Regulations as it applies to Acts of Parliament.

2. The Ministry may from time to time assent to any departure from the provisions of these Regulations in regard to supplemental grants payable to local authorities in respect of the local financial year ending the thirty-first day of March, 1931.

3.—(1) On or before the 28th day of February, 1930, and on or before each fifth ensuing 28th day of February, the Ministry shall, having regard to the certified standard expenditure and to the valuation lists then in force, ascertain and certify (Form DR. 1) the standard grants for each of the five local financial years next following.

(2) Every sum received by the council of a county on account of the standard grant shall, subject to the provisions of subdivision (3) of this Article be allocated and credited by that council in the same proportions as the standard grant is allocated in the certificate of standard grant.

(3) Where in accordance with the provisions of sub-section (4) of Section 13 of the Act and Article 5 of these Regulations any deduction is made from the standard grant there shall be deducted from the sum to be credited by the county council to the account of the appropriate local authority or charge such sum as the Ministry may by Order direct.

Provisional Supplemental Grants.

4.—(1) Where it shall appear, by reason of the excess of the Draft Net Estimates over the standard expenditure, that a supplemental grant will be required on behalf of any local authority whether in respect of general charges or of any separate charge, the local authority shall when submitting the Draft Net Estimates to the Ministry make application for a provisional supplemental grant for the ensuing local financial year.

(2) There shall be submitted together with and as part of each such application, a full explanatory statement signed by the clerk or secretary of the local authority, setting forth the causes by reason of which the Draft Net Estimates exceed the standard expenditure and the details of the items making up such excess. Where the excess arises by reason of a proposed new service or extension of an existing service the statement shall show the

Standard Grant: Allocation.

particulars of such new service or extension. No application for a supplemental grant will be entertained in respect of any such new service or extension, unless the approval of the Ministry to the new service or extension has previously been obtained.

(3) A copy of every application for provisional supplemental grant by a local authority other than the council of a county shall be forwarded with the copy of the Draft Net Estimates to the county council or councils concerned. The County Council or Councils shall submit to the Ministry not later than the 21st day of November such observations and recommendations upon the applications as they shall see fit and in particular as to their relative urgency and importance.

(4) The Ministry having considered the applications, together with the recommendations, if any, of the county council or councils, shall, if it so thinks fit, on or before the 1st day of January certify (Form DR. 2) the estimated expenditure which will be approved to rank for supplemental grant and indicate the provisional supplemental grant payable accordingly. The provisional supplemental grant so indicated shall be distinguished and allocated in the same manner as the deficiency contribution is required to be allocated, and every sum received by the county council on account of such provisional grant shall be allocated and credited by the county council in the same proportions as the grant is allocated.

(5) In the application of this Article to education authorities and committees "Financial Scheme" shall be substituted for "Draft Net Estimates" and "the Ministry of Education" shall be substituted for "the Ministry" in sub-divisions (1) and (2); Sub-division (3) shall not apply; a copy of each Financial Scheme and of each application for supplemental grant shall be furnished to the Ministry at the same time as it is furnished to the Ministry of Education; and in the first sentence of sub-division (4) for "the recommendations, if any, of the County Council or Councils" there shall be substituted "the approval of the Ministry of Education" and the words "if it so thinks fit" shall not apply.

5.—(1) Claims by County Councils, other than County Borough Councils for payment of the instalments on account of deficiency contribution shall be made to the Ministry on or before the first day of June, first day of September, fifteenth day of December and fifteenth day of February respectively in each local financial year, and the amount to be included in each claim shall, subject to the provisions of sub-division (4) of this Article, be one quarter of the certified standard grant, together with $22\frac{1}{2}$ per cent. of the provisional supplemental grant indicated in respect of that local financial year.

Deficiency Contribution: Counties other than County Boroughs (2) For the purpose of enabling the Ministry to determine finally the deficiency contributions, the Ministry will require to be furnished with a certificate (Form DR. 3) from the Local Government Auditor, who audits the accounts of each local authority, other than an urban local authority, to the effect that the expenditure shown in the Abstract of Accounts under a head of service, in respect of which a provisional supplemental grant has been indicated, has been incurred solely upon that service and that all receipts appropriate thereto are clearly so shown in the Abstract of Accounts and the Local Government Auditor, when certifying the Abstract of Accounts, after satisfying himself accordingly, shall give the necessary certificate.

(3) The Ministry, having regard to the receipts and expenditure shown in the Abstracts of Accounts of the several local authorities as certified in accordance with sub-division (2) of this Article may :---

- (a) by Order reduce, in accordance with the provisions of sub-section (4) of Section 13 of the Act, the standard deficiency grant in respect of a local financial year or
- (b) where a provisional supplemental grant has been indicated for any local financial year, certify (Form DR. 4) a substantive supplemental grant in respect of that year, provided that no substantive supplemental grant shall be certified save in respect of expenditure incurred within the amounts and solely on the services approved for the purpose of the said provisional supplemental grant.

The Ministry shall in such order or certificate direct in what manner the reduction or the substantive supplemental grant shall be allocated.

(4) The claim for payment on account of the deficiency contribution next following the date of the Order or Certificate referred to in sub-division (3) of this Article, shall include the amount by which the substantive supplemental grant exceeds the total of the sums paid on account of the corresponding provisional supplemental grant, or where the total of such payments on account exceeds the substantive supplemental grant, the claim for payment on account of the deficiency contribution shall be reduced by the amount of such excess. There shall in any case be deducted from the claim the amount by which the standard grant has been reduced by any Order made under paragraph (a) of sub-division (3) of this Article. The county council shall allocate such additional sums or deductions in such manner as the Order or Certificate may direct. (5) This Article shall not apply to the expenditure and grants in respect of the local financial year ending the 31st day of March, 1930.

6.—(1) Claims by urban local authorities for payment on account of the deficiency contribution shall be made to the Ministry on or before the first day of June, first day of September, fifteenth day of December, and fifteenth day of February, respectively, in each local financial year, and the amount to be included in each such claim shall be $22\frac{1}{2}$ per cent. of the product of the rates in force for that year, calculated upon the difference between the total net annual value or the reduced net annual value as the case may be, and the rateable value or reduced rateable value of the hereditaments in the special list (Form DR. 5) required by sub-section (1) of Section 19 of the Act to be furnished by the urban local authority to the Commissioner of Valuation (hereinafter referred to as " the special list") for the local financial year then current.

(2) The Clerk of each urban local authority shall, during the audit of its accounts for the local financial year, submit to the auditor the special list for that year as certified (Form DR. 6) by the Commissioner of Valuation and the auditor, having examined the special list with the ratebook, shall certify (Form DR. 7) as to the payment within the local financial year of the rates due for that year, in respect of each hereditament in the special list, and having regard to the rates in force for that year, shall certify (Form DR. 7) the deficiency in respect of the said hereditaments.

(3) Where any hereditament in the special list has been excluded from the auditor's certificate by reason of the nonpayment of rates and such rates are subsequently recovered and brought into account, the particulars of such hereditament shall be placed on a separate schedule attached to the special list for the year in which they are brought into account and shall be specially included in the auditor's certificate for that year.

(4) All sums which any person shall be liable to pay to the local authority under the provisions of sub-section (2) of Section 19 of the Act, exclusive of the penalty therein provided, shall be specially reported to the auditor, who shall certify the amount of such sums.

(5) Immediately following the close of the audit of the accounts for a local financial year the Clerk of each urban local authority shall forward to the Ministry the special lists together with the auditor's certificates referred to in this Article, and shall make a claim for the deficiency contribution in respect of that year. Every such claim shall include the amounts payable in respect of hereditaments scheduled and certified in accordance with sub-division (3) of this Article, and shall be reduced by the total of the sums certified in accordance with sub-division (4) of this Article.

Deficiency Contribution: Urban Local Authorities : Claims. (6) The Ministry having examined the claim, and certified the amount of the deficiency contribution, the amount by which the deficiency contribution so certified exceeds the sum of the amounts paid on account thereof, in accordance with subdivision (1) of this Article, shall be paid together with the next instalment due in respect of the local financial year then current, or where the sum of the payments on account exceeds the amount of the deficiency contribution as certified the instalment next due shall be reduced by the amount of such excess.

(7) The special list shall be furnished to the Commissioner of Valuation, in duplicate, by the clerk of each urban local authority in respect of each local financial year on or before the 1st day of May in that year and shall contain, as regards each hereditament included therein, the particulars indicated in the headings of columns two to seven inclusive of the form in the Schedule to these Regulations. The hereditaments shall be entered in the special list in the order in which they appear in the rate books provided that hereditaments subject to differential rating whether by deduction from valuation or abatement of rates shall be shown in separate divisions of the list, each division containing those hereditaments which are subject to the same relief. Each division of the list shall be preceded by a statement of the rate in force and the deduction from valuation applicable thereto.

On or before the last day of May each special list for the year then current shall be certified by the Commissioner of Valuation and one copy shall forthwith be returned to the local authority and one copy furnished to the Ministry by the said Commissioner.

Before submitting the special list to the auditor, the Clerk of the local authority shall enter the particulars indicated in the last six columns of the form.

Where the valuation, distinction, or apportionment of any hereditament is varied as the result of an appeal under the provisions of the Act or the Apportionment Act or the Valuation Acts (Northern Ireland), 1852 to 1924, the clerk of the local authority shall before submitting the special list affected thereby to the auditor re-submit it to the Commissioner of Valuation who shall amend the list and his Certificate accordingly.

(8) For the purposes of this Article the expression "rates in force" means the rates in force in the area of the local authority exclusive of all rates and proportions of consolidated rates in respect of which it is provided by Section 3 of the Act that exemption and relief shall not apply, provided that where differential rating is effected by an abatement from rates the expression means the rates in force as here defined abated in the proper proportions. The expressions "reduced net annual value" and "reduced rateable value" mean those values reduced in the proper proportion in which reduction is made to give effect to a differential

(9) In the application of this Article to the water commissioners "November" shall be substituted for "May" in sub-division (7).

(10) In the application of this Article, save as regards the water commissioners, to the local financial year ending on the 31st day of March, 1930, claims shall be made for payments on account 10 clear days before 1st day of January and the 1st day of March, 1930 only, and for the purpose of each such claim 45 per cent. shall be substituted for $22\frac{1}{2}$ per cent. in sub-division (1); and in sub-division (7) "November" shall be substituted for "May."

7.—(1) Payments on account of the Deficiency Contribution for the local financial year ending on the thirty-first day of March, 1930, shall be made to county councils other than county borough councils on the first day of January and on the first day of March, 1930.For the purpose of such payments the Ministry shall ascertain, as nearly as may be, the sums which would have been paid up to and including those dates if each area in the county in which the county council had power to levy rates were the area of an urban local authority and if sub-division (1) of Article 6 of these Regulations had applied, with the substitution of valuation lists for special list referred to therein, and shall, having regard to the amounts previously paid on account, fix the amount then payable accordingly. The sums received by the county council on account of deficiency contribution during the local financial year ending on the 31st day of March, 1930, shall be allocated and credited in such manner as the Ministry may direct.

(2) For the purpose of enabling the Ministry to determine the deficiency contribution for the local financial year ending on the 31st day of March, 1930, the secretary of the council of each county not being a county borough shall furnish to the Ministry together with the schedules in respect of that year of uncollected rates referred to in Article 92 of the Public Bodies Order, 1904, a list in the form of and showing as respects each hereditament in the said Schedule the like particulars as the special list referred to in Article 6 of these Regulations. The Commissioner of Valuation shall certify (Form DR. 130) on each such list the hereditaments included therein which have been distinguished in the valuation lists in force for the said local financial year.

(3) The Ministry having regard to the valuation lists in force for the local financial year ending on the 31st day of March, 1930, the certified lists referred to in sub-division (2) of this Article and to the several rates in force in each county shall certify (Form DR. 330) the deficiency contribution in respect of the said local financial year for each county and shall allocate the deficiency contribution so certified in the manner required by the provisions of sub-section (2) of Section 11 of the Act.

Where the certified deficiency contribution exceeds the payments made on account thereof in accordance with sub-division (1) of this Article the Ministry shall on the day mentioned in Section

Deficiency Contribution: Local Authorities other than Urban Local Authorities; 1929-30. 14 of the Act next following the date of the certificate pay to the county council the amount of such excess and where the payments on account exceed the certified deficiency contribution a sum equal to that excess shall be deducted from the instalment on account of deficiency contribution payable on the said day. The county council shall allocate the final instalment of the contribution or the sum deducted having regard to the amounts which have been credited in respect of payments on account and shall make such transfers between the various accounts as may be necessary to give effect to the allocation in the certificate of the deficiency contribution.

8.—(1) The Ministry shall certify the standard expenditure for each separate charge to which Section 7 of the Act applies.

(2) The Ministry shall ascertain the rate which would require to be raised on the total net annual value of the hereditaments in each contributory place in each rural district to meet the standard expenditure ascertained in sub-division (1) of this Article if Section 7 of the Act had not been enacted.

(3) There shall also be ascertained the rate which would require to be raised on the total net annual value of all the hereditaments in the rural district to meet the aggregate of the standard expenditure in the rural district certified in accordance with sub-division (1) of this Article.

(4) Where in any area within the rural district the rate ascertained in sub-division (3) exceeds the rate ascertained in subdivision (2) of this Article, and where in any area no rate falls to be ascertained under sub-division (2), the Ministry shall by order under its official seal (Form DR. 8) define that area, and the area so defined shall be known as a "defined area" for the purpose of this Article.

(5) The amount by which the rate ascertained in sub-division (3) exceeds the rate, if any, ascertained in sub-division (2) of this Article shall be certified (Form DR. 8) for each defined area and shall be deemed, for the purpose of sub-section (2) of Section 7 of the Act, to be the increase referred to in that sub-section in the rate payable in respect of each hereditament in such defined area.

(6) The grant payable under the provisions of sub-section (6) of Section 13 of the Act shall be known as the equalisation grant and shall be calculated by the Ministry by ascertaining the product of the increase in rate as certified in accordance with sub-division (5) of this Article on the rateable value of the hereditaments in each defined area according to the valuation lists in force on the 1st day of October, 1929.

The Ministry shall certify (Form DR. 9) the amount of the equalisation grant for each county, and such certificate shall allocate the grant between the various rural districts in the county.

Equalisation of Separate Charges. Ratès : Allowance and Grants.

(7) The equalisation grant shall be payable each year in four equal quarterly instalments, together with the deficiency contribution, provided that, where any balances at credit of the accounts of separate charges have, in any rural district, in accordance with Article 5 of the Public Bodies Order, 1929, been transferred to the credit of the general district account, there shall be deducted from the first and subsequent payments in respect of the equalisation grant and the amount allocated to such district the amount of such transferred balances in that district, until the sum of such deductions shall be equal to the sum of the balances so transferred. Subject to the foregoing provisions of this subdivision the county council shall credit all sums received on account of the equalisation grant in the proportions in which the grant is allocated in the certificate given in accordance with sub-division (6) of this Article.

9. All Statements, Returns and Certificates required by these Regulations to be made or given shall be in the appropriate forms shown in the schedule hereto or in such other form as the Ministry may from time to time prescribe or authorise.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland, this 16th day of November, 1929.

D. L. Clarke,

Assistant Secretary.

The Ministry of Finance approves of the foregoing Regulations, in witness whereof the official seal of the Ministry has been affixed hereto, this 19th day of November, 1929, in the presence of

G. C. Duggan,

Assistant Secretary.

(L.S.)

Forms.

SCHEDULE.

ARTICLE 3.

FORM DR. 1.

MINISTRY OF HOME AFFAIRS.

WHEREAS the Ministry has certified the standard expenditure of the several local authorities in the county of.....

Now, therefore, the Ministry hereby certifies the annual standard grant payable to the council of the said county for each of the five local financial years next following the date hereof to be the sum of.....

And the Ministry hereby allocates the annual standard grant between the several charges specified in the first column of the Schedule hereto in the amounts shown opposite each in the second column of the Schedule.

(L.S.)

Assistant Secretary.

Column 2.

Amounts allocated.

SCHEDULE.

Column 1. Description of Charges.

County Charges.

Union Charges in the......Union.

Do.

Do.

etc.

District Charges in the Rural District,

of.....

Do. Do.

etc.

Education Charges in the area of

the.....Regional Committee.

Do. Do.

etc

~

County Separate Charge known as......

Do.

Do.

Separate Charge in the Rural District of

......known as.....

- Do.
- Do. etc.

Article 4.

MINISTRY OF HOME AFFAIRS.

Approval of Excess Draft Estimates

 and

Indication of Provisional Supplementary Grant for the County of..... in respect of the year ending 31st March, 19......

(.....)

The Ministry having examined the Draft Estimates of the several local authorities in the County of......, and having considered the applications for Provisional Supplemental Grants for the year ending on the 31st day of March, 19....., together with the recommendations of the county council thereon, certifies that estimated net expenditure of the local authorities specified in the 1st column of the schedule hereto in excess of the Standard Expenditure not exceeding the amounts set out in the fourth column of the schedule in respect of the services specified in the second column of the schedule is approved as regards Education services by the Ministry of Education, and as regards other services by the Ministry. The standard net expenditure on the said services shall be deemed to be the amount shown in the third column of the schedule.

The Ministry accordingly indicates that a Provisional Supplemental Grant of.....shall be payable in respect of the said year to the council of the said county and the grant shall be allocated in the manner set out in the fifth column of the Schedule.

Date :

Assistant Secretary.

FORM DR. 2.

SCHEDULE.

(1) Local Authority and Charge.	(2) Service.	(3) Standard for service shown in Column 2.	(4) Approved Excess for services shown in Column 2.	(5) Provisional Supplemental grant allocated to charge in Column (1).
,				
•				

FORM DR. 3.

Article 5.

ADDITIONAL AUDIT CERTIFICATE.

Local Government Auditor.

162

Date :

(FORM DR. 4.)

Article 5.

MINISTRY OF HOME AFFAIRS.

Certificate of Substantive Supplemental Grant for the County of......in respect of the year ended 31st March, 19 . (.....).

And whereas approved excess net expenditure to the amounts shown in the third column of the schedule hereto has actually been incurred by the said local authorities solely upon the said services in the said year :

Now, therefore, the Ministry hereby certifies the supplemental grant payable to the Council of the said County in respect of the said year to be the sum of......

And the Ministry hereby allocates the said supplemental grant between the several charges specified in the first column of the Schedule in the amounts set out in the fourth column to the Schedule :

And the Ministry directs that there shall be credited or debited to the accounts of the said charges the amounts set out in the fifth and sixth columns respectively of the Schedule.

Assistant Secretary.

(L.S.)

SCHEDULE.

(1) Local Authority and charge.	(2) Approved Service.	(3) Actual approved Excess Expenditure on service in Col. (2).	(4) Allocation of Grant to Charge in Col. (1).	(5) Balance to be credited to charge in Col.(1).	(6) Balance to be debited to charge in Col. (1)
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rticle 6.	•	•			SPEC	IAL LIST	Ċ					FORM DR. 5.
	• .	for the	······		of	·····		for the y	zear endi	ing 31st Ma	rch, 19	
(1) Rate Book. No.	(2) Local or Map No.	(3) Town- land or Street.	(4) Occupier.	(5) De- scription.	(6) Dis- tinction.	(7) Net Annual Value. †	(Š) Rateablė value, if any	(9) Rates paid (full year).	(10) Rates paid (part year). *	(11) Fraction of year applicable to Col. 10. *	(12) De- ficiency.	(13) Auditor's Romarks,
							¥.			•		
		P	ART I. Full	Rates paya	ble on fal	rateable	value. "	Rates in	force "	s/d in £.	<u> </u>	·····
			2 - -		•							
		PART	II. { Full rate { Rates le	es payable o ss per	n of cent. aba	the rateal tement p	ole value o ayable on :	nly. "F full rate	tates in f value.	force"s/di	n £.	
							1					
••_	.				PART	III. etc.			_···			·····
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*Note.—These columns are for use in the case of partial vacancies, etc. Where rates are payable for part of the year 1929-30 by reason only of the operation of the Act, the amount paid should be entered in Col. 9.

Article 6.

FORM DR. 6.

CERTIFICATE OF THE COMMISSIONER OF VALUATION.

I hereby certify that the particulars and valuations shown in columns two to seven inclusive of the foregoing special list are correct and that I have in the valuation lists in force distinguished the hereditaments, or portions thereof, to the extent shown in the seventh column, for the causes set out in the sixth column.

General Valuation Office,

May, 19

FORM DR. 6 (a).

Commissioner of Valuation.

FURTHER CERTIFICATE FOR APPEALS.

I hereby certify that the alterations which I have made in green ink and initialled in the foregoing special list have been made in the valuation list in force for the year ended 31st March, 19....., as a result of appeals and that columns two to seven inclusive of the special list as amended are now correct.

Commissioner of Valuation.

General Valuation Office,

Date :

Article 6.

FORM DR. 7.

AUDITOR'S CERTIFICATE ON SPECIAL LIST.

I hereby certify that the sums shown in columns 9 and 10 of the foregoing special list have been received and brought to account within the year ended on the 31st day of March, 19......, and that they represent the full amount of the rates due in respect of the several hereditaments shown for that year, and I further certify that the rates in force within the meaning of Article 6 of the Local Government (Finance) Regulations, 1929, are correctly stated.

I accordingly certify that the deficiency of rates in respect of the several hereditaments is the amount shown in the twelfth column amounting in all to the sum of.....

.....

I have made $\frac{a}{no}$ report for the purpose of sub-division (4) of Article 6 of the Local Government (Finance) Regulations, 1929.

Local Government Auditor.

Date :

166

Article 6.

AUDITOR'S CERTIFICATE ON SCHEDULE TO SPECIAL LIST.

I hereby certify that the sums shown in columns 9 and 10 of the foregoing schedule to the special list have been received and brought to account within the year ended on the 31st day of March, 19, and that they represent the full amount of the rates due in respect of the several hereditaments shown for the year ended on the 31st day of March, 19......, from the Special List for which the said hereditaments were excluded by the auditor for non-payment within the year of the rates due, and I further certify that the rates in force within the meaning of Article 6 of the Local Government (Finance) Regulations, 1929, are correctly stated.

I accordingly certify that the deficiency of rates in respect of the several hereditaments is the amount shown in the 12th column amounting in all to the sum of.....

Local Government Auditor.

Date :

FORM DR. 130.

Article 7.

CERTIFICATE OF COMMISSIONER OF VALUATION ON RURAL SPECIAL LIST, 1929-30.

I hereby certify that the several hereditaments shown in the foregoing list as having been distinguished in the valuation lists in force for the year ended on the 31st March, 1930, as amended on appeal have been so distinguished and that the particulars shown in respect thereof are correct, and I further certify that no other hereditament included in the foregoing list has been so distinguished either in whole or in part.

Commissioner of Valuation.

General Valuation Office,

Date :

Article 7.

FORM DR. 230.

Direction for the allocation of payments on account of the Deficiency contribution for 1929-30. County of.....

The Ministry having ascertained that the amount to be paid to the council of the county ofon account of the deficiency contribution for the year ending on the 31st day of March, 1930, is the sum of..... directs that the said sum shall be allocated between the several charges specified in the first column of the schedule hereto in the amounts set out in the second column. 钙

Assistant Secretary.

Date:

SCHEDULE (as in Standard Grant Certificate).

FORM DR. 330.

Certificate of Deficiency Contribution, 1929-30. Counties other than County Boroughs.

The Ministry having regard to the Valuation Lists in force, the rates in force, and the rates collected in the county of......for the year ended on the 31st day of March, 1930, ascertains the deficiency on account of rates and certifies the deficiency contribution payable to the council of the said county in respect of the said year to be the sum of.....and the Ministry allocates the said deficiency contribution between the several charges specified in the 1st column of the Schedule hereto in the amounts set out in the 2nd column, and the Ministry directs that there shall be credited or debited to the accounts of the several charges the amounts set out in the 3rd and 4th columns respectively of the Schedule.

(L.S.)

Assistant Secretary.

SCHEDULE.

(1) Charges.	(2) Allocation of Deficiency Contribution.	(3) Amount to be credited.	(4) Amount to be debited.		
	-				

FORM DR. 8.

Article 8.

Order creating a Defined Area.

and

Certificate of Increase in Rates therein.

The Ministry hereby orders that for the purpose of Section 7 of the Local Government (Rating and Finance) Act (N.I.), 1929, and of Article 8 of the Local Government (Finance) Regulations (N.I.), 1929, the area comprising

in the Rural District of.....shall be a Defined Area and the Ministry certifies that the increase in rate for the purpose of the said Section and Article is the sum of......in the pound.

(L.S.)

Assistant Secretary.

Article 8.

(L.Ş.)

FORM DR. 9.

CERTIFICATE OF EQUALISATION GRANT.

The Ministry having by sundry Orders created Defined Areas in the several Rural Districts specified in the 1st column of the Schedule hereto all in the county of.....and having certified the Increase in Rates for the purpose of the Act and of the Regulations made thereunder hereby certifies the Annual Equalisation Grant payable to the council of the said county to be the sum of.....and allocates the said grant between the several Rural Districts specified in the amounts set out in the 2nd column of the Schedule hereto.

Assistant Secretary.

SCHEDULE.

(1) Rural District (2) Amount.