

ELIZABETH II



1965 CHAPTER xi

An Act to confirm a Provisional Order under the Private
Legislation Procedure (Scotland) Act 1936 relating to
Coatbridge Burgh Extension. [5th August 1965]

WHEREAS the Provisional Order set forth in the schedule
hereunto annexed has been made by the Secretary of
State under the provisions of the Private Legislation
Procedure (Scotland) Act 1936, and it is requisite that the said 1936 c. 52.
Order should be confirmed by Parliament:

Be it therefore enacted by the Queen'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. The Provisional Order contained in the schedule hereunto
annexed is hereby confirmed. Confirmation
of Order in
schedule.
2. This Act may be cited as the Coatbridge Burgh Extension
Order Confirmation Act 1965. Short title.

SCHEDULE

COATBRIDGE BURGH EXTENSION

Provisional Order to extend the municipal and police boundaries of the burgh of Coatbridge in the county of Lanark; and for other purposes.

Whereas the provost, magistrates and councillors of the burgh of Coatbridge in the county of Lanark (hereinafter referred to as "the Town Council" and "the burgh" respectively) are the police, public health, municipal, local and road authority within the burgh and are charged with the administration and management thereof:

And whereas the lands available within the burgh for the purpose of providing housing accommodation for the inhabitants of the burgh and removing the overcrowding which prevails in parts of the burgh are limited in extent and it is necessary to provide for the erection of houses on lands outwith the existing boundaries of the burgh for the accommodation of persons employed therein and of persons living in those parts of the burgh which are due to be redeveloped and additional lands will be required for such purposes:

And whereas the areas described in the schedule to this Order (hereinafter referred to as "the added areas") are situated in the county of Lanark and immediately adjoin the existing burgh and large parts of the added areas are suitable for housing and other parts of the said areas are suitable for development for the purposes of amenity:

And whereas there is community of interest between the added areas and the burgh and it would facilitate and be conducive to the planned development and efficient and convenient administration of the area comprising the burgh and the added areas if the added areas were included within the burgh:

And whereas it is expedient that the boundaries of the existing burgh should be extended so as to include the added areas as provided in this Order and that all franchises, rights, privileges and immunities of and pertaining to the existing burgh and the powers and jurisdictions of the Town Council and all other powers and jurisdictions applicable within the existing burgh and all public and local Acts and Orders relating to and in force for the time being within or applicable to the existing burgh should, as provided by this Order, be applied to the burgh as extended by this Order and to the inhabitants thereof:

And whereas it is expedient that, subject to the provisions of this Order, the added areas should be separated and disjoined for the purposes of this Order from the county of Lanark and that, subject to the provisions of the Local Government (Scotland) Act, 1947, the

Local Government Act, 1948, and this Order, all matters of administration and management and all jurisdictions, powers, functions and authorities within the added areas should devolve upon and be vested in the Town Council: 1948 c. 26.

And whereas it is expedient that the added areas should be added to certain existing wards of the burgh as provided in this Order:

And whereas it is expedient to authorise the Town Council to borrow further money for the purposes mentioned in this Order:

And whereas it is expedient that the further provisions contained in this Order should be enacted:

And whereas the purposes aforesaid cannot be effected without an order confirmed by Parliament under the provisions of the Private Legislation Procedure (Scotland) Act, 1936: 1936 c. 52.

Now therefore in pursuance of the powers contained in the said last-mentioned Act the Secretary of State orders as follows:—

1.—(1) This Order may be cited as the Coatbridge Burgh Extension Order 1965. Short and collective titles.

(2) This Order and the Coatbridge Burgh Act and Orders, 1885 to 1947, may be cited together as the Coatbridge Burgh Act and Orders, 1885 to 1965.

2. This Order shall, except as otherwise expressly provided, be deemed to have come into operation on the 16th May, 1965 (which date is hereinafter referred to as “the commencement of this Order”). Commencement of Order.

3. In this Order the following words and expressions shall, unless there be something in the subject or context repugnant to such construction, have the meanings hereby assigned to them (that is to say):— Interpretation.

“Act of 1947” means the Local Government (Scotland) Act, 1947 c. 43. 1947;

“added areas” means the portions of the county by this Order incorporated with the existing burgh and described in the schedule to this Order and “Added Area Number 1” and “Added Area Number 2” mean the said areas as respectively so described in the said schedule;

“burgh” means the existing burgh as extended by this Order;

“common good” means the common good of the burgh;

“county” means the county of Lanark;

“county council” means the county council of the county;

“dean of guild” means the dean of guild of the burgh elected in pursuance of the Coatbridge Burgh Act, 1885; 1885 c. xli.

“district council” means the Sixth District Council of the county;

“existing” means existing immediately before the commencement of this Order;

“existing burgh” means the burgh of Coatbridge within the limits and boundaries thereof existing immediately before the commencement of this Order;

- “ liabilities ” unless where otherwise expressly provided, includes all debts and liabilities to which any person is or but for the confirmation of this Order would be liable or subject whether accrued due at the commencement of this Order or subsequently accruing;
- “ magistrates ” means the magistrates of the existing burgh or of the burgh as the case may be;
- “ office ” includes any place, situation or employment;
- “ powers ” includes rights, authorities, jurisdictions, civil and criminal capacities, privileges and immunities;
- “ property ” includes all property, heritable and movable, and all interests, servitudes and rights into and out of property, heritable and movable, including things forming the subject of claim or action, and registers, books and documents and when used in relation to any sheriff clerk, town clerk, clerk of the peace, county clerk, town council, county council, district council, justices, board or other authority includes any property which at the commencement of this Order belongs to or is vested in or held in trust for or would but for the passing of the Act confirming this Order have, on or after that date, belonged to or been vested in or held in trust for such sheriff clerk, town clerk, clerk of the peace, county clerk, town council, county council, district council, justices, board or other authority;
- “ sheriff ” and “ sheriff clerk ” mean respectively the sheriff of the county and any of his substitutes and the sheriff clerk of the county;
- “ town clerk ” means the town clerk of the existing burgh or of the burgh as the case may be;
- “ Town Council ” means the provost, magistrates and councillors of the existing burgh or of the burgh as the case may be.

Extension of
boundaries.

4. The municipal and police boundaries of the existing burgh shall be and are hereby extended to and shall include and comprehend in addition to the area embraced in the existing burgh the added areas as described in the schedule to this Order.

Map of burgh.
1936 c. 52.

5.—(1) A map of the burgh of which fourteen copies have been signed by Colin Neil Fraser, Q.C., Counsel to the Secretary of State under the Private Legislation Procedure (Scotland) Act, 1936, shall within one month after the date of the passing of the Act confirming this Order be deposited as follows (that is to say) one copy with the town clerk at his office, two copies with the sheriff clerk, that is, one at each of his offices in Glasgow and Airdrie respectively, one copy in the office of the Clerk of the Parliaments, House of Lords, one copy in the Private Bill Office of the House of Commons, one copy at the Scottish Office, London, one copy with the Ministry of Agriculture, Fisheries and Food, one copy with the Commissioners of Inland Revenue, one copy with the Commissioners of Customs and

Excise, one copy with the Board of Trade, one copy with the Postmaster General, one copy with the Minister of Transport, one copy with the Registrar-General of Births, Deaths and Marriages in Scotland and one copy with the Minister of Power.

(2) The copy of the map of the burgh deposited with the town clerk in pursuance of subsection (1) of this section shall be and is hereinafter referred to as the burgh map and shall be substituted for the copies of the maps respectively referred to in section 5 of the Coatbridge Burgh Act, 1885, section 57 of the Coatbridge Drainage and Burgh Extension Order, 1914, section 5 of the Coatbridge Burgh Extension Order, 1924, section 7 of the Coatbridge Burgh Extension &c. Order, 1937, and section 7 of the Coatbridge Burgh Extension &c. Order, 1947, and deposited with the town clerk in pursuance of those sections and if there is any discrepancy between the burgh map and the description of the burgh contained in the said Act as read with the said Orders and this Order the burgh map shall be deemed to be correct and shall prevail.

1885 c. xli.

6. The added areas shall be and the same are hereby for the purposes of and subject to the provisions of this Order separated and disjoined from the county.

Added areas disjoined from county.

7.—(1) Subject to the provisions of this Order, Added Area Number 1 and Added Area Number 2 shall respectively be added to and form part of the existing Sixth Ward and the existing Fifth Ward of the existing burgh.

Added areas to form part of Fifth and Sixth Wards.

(2) The number of councillors for the said Fifth and Sixth Wards as so enlarged shall remain the same as immediately before the commencement of this Order and the councillors representing the said wards shall, subject to the provisions of the Act of 1947 and of the Coatbridge Burgh Act and Orders, 1885 to 1947, and this Order, continue to represent the same as so enlarged until they fall to retire in ordinary course.

(3) Nothing in this section shall affect the application to the burgh of the provisions of the Act of 1947 with regard to the alteration of the number of magistrates and councillors in burghs and to the number of councillors in each ward and to the division or redivision into wards.

8. The Town Council shall in all respects stand in relation to the administration of the affairs and property of the burgh and of property under the care and management of the Town Council in the same position as that in which the Town Council of the existing burgh stood before the commencement of this Order and the Town Council shall have the same rights and powers of administration of the property and affairs of the burgh and of making all usual and necessary appointments as lawfully belonged to and were exercisable or exercised by the Town Council of the existing burgh in regard thereto notwithstanding anything in the set usage or customs of the existing burgh to the contrary.

Town Council to administer affairs of burgh.

9. The Town Council, the provost, the magistrates and the dean of guild of the existing burgh and their respective courts shall have, possess and may exercise the same powers including (subject to the

Powers extended over added areas.

provisions of this Order) powers of assessment respectively in and over the burgh and over the inhabitants thereof as they and their respective courts had, possessed and exercised in their several characters and capacities in and over the existing burgh and over the inhabitants thereof whether at common law or by statute and all rights and privileges and immunities and obligations enjoyed and possessed by or incumbent on the inhabitants of the existing burgh shall, subject to the provisions of this Order, extend and apply to the inhabitants of the burgh.

Powers of local authorities to cease in added areas.

10. Subject to the provisions of this Order, all jurisdictions, rights, powers and duties which before the commencement of this Order were exercised or exercisable by the county council or other local or licensing or other authority within the added areas or any part thereof (with the exception of such rights, powers and duties as were before that date exercised by the county council or other local or licensing or other authority other than the Town Council within the existing burgh or any part thereof) shall cease and determine.

Property of existing burgh vested in Town Council.

11. Subject to the provisions of this Order—

- (1) the common good and all property (including all means, revenues and income of every description arising therefrom) belonging to or leviable within the existing burgh or to which the existing burgh is entitled or which is held or administered by any person for or on behalf of the community of the existing burgh or for the public ends and purposes thereof shall be vested in and be held by the Town Council for the behoof and benefit of the burgh or (as the case may be) be administered by such person for or on behalf of the community of the burgh or for the public ends and purposes thereof;
- (2) all debts and obligations due by or exigible from the existing burgh shall be due by and exigible from the burgh; and
- (3) all debts due to the Town Council by any person before the commencement of this Order may be demanded and recovered from such person and received and applied by the Town Council for the behoof of the burgh.

Existing trusts vested in Town Council.

12. Subject to the provisions of this Order, all mortifications, endowments and trusts however constituted, charitable bequests or other grants held or administered by the Town Council or the magistrates or office bearers of the existing burgh by themselves or in conjunction with any person or body (but under the liabilities to which the same are legally subject) shall be vested in, held and administered by the Town Council or the magistrates or office bearers of the burgh or so many of their number to be chosen by the Town Council for that purpose as are appointed by the deeds or writings under which such mortifications, endowments, trusts, bequests or other grants are constituted together with the other trustees also therein nominated for the purposes and with the rights, powers and authorities and subject to all the conditions and provisions under and upon which the same were conveyed, granted or settled by the grantors or makers of such mortifications, endowments, trusts, bequests or other grants.

13. The several officers of or appointed by the Town Council shall possess and may exercise in their several characters and capacities the same powers in and over the burgh as they have, possess and exercise in their several characters and capacities in and over the existing burgh whether at common law or by statute but without prejudice to the right of the Town Council to make such arrangements in regard to the said officers and their respective duties as before the commencement of this Order they were entitled to make with reference to the officers of the existing burgh.

Officers in
existing burgh.

14.—(1) Subject to the provisions of this Order, and except as otherwise expressly provided in this Order, all land and property vested in, held by, or due or belonging to the county council, the district council or other authorities in the added areas shall by virtue of this Order and without the necessity of recording in the Register of Sasines any conveyance, notarial instrument, notice of title or other deed or writing be transferred to and vested in and shall be held by and be due and belong to the Town Council and shall form part of the property and assets of the Town Council for all the estate and interest therein of the county council, the district council or such authorities and shall be received, held and enjoyed by the Town Council accordingly.

Transfer of
property and
liabilities.

(2) Subject to the provisions of this Order, all the powers, duties, liabilities, debts, obligations, contracts and agreements of the county council, the district council or such authorities in relation to the added areas shall by virtue of this Order be transferred and shall attach to the Town Council and shall form part of the powers, duties, liabilities, debts, obligations, contracts and agreements of the Town Council and be enjoyed, performed, paid and discharged by them.

(3) For the purpose of enabling the Town Council to complete a title if thought fit to any part of the heritable property transferred to and vested in them by virtue of this Order by expediting a notarial instrument, notice of title or otherwise this Order shall be deemed to be and may be used as a general disposition or assignation as the case may be of such heritable property in favour of the Town Council.

(4) The Town Council shall determine any question which arises as to the department of the Town Council to which any part of such property shall belong and any question as to the fund of the Town Council out of which such liabilities and obligations shall be defrayed.

(5) This section shall not apply to the property and assets situated beyond the burgh which belong to the county council, the district council or other authority.

15. Subject to the provisions of this Order, every rate, charge or assessment authorised to be requisitioned for, levied and collected by the county council over the added areas or any part thereof which has not been actually imposed before the commencement of this Order shall thereupon cease and determine and thereafter all rates, charges and assessments leviable within the existing burgh by the Town Council shall be leviable on and within the burgh in the same way and manner as the same were leviable on and within the existing burgh.

Assessment of
burgh.

Recovery of assessments within added areas.

16. Every rate, charge or assessment which has been actually imposed by the county council within the added areas or any part thereof before the commencement of this Order together with all arrears thereof shall continue to be due and payable to and may be collected and levied by the county council and by the same ways and means and under the same restrictions and regulations as if the Act confirming this Order had not been passed and shall be received and applied by the county council to and for the purposes for which the same were authorised to be levied.

Roads, etc., in added areas.

17. Subject to the provisions of this Order—

- (1) all bridges, highways, roads, streets, footpaths, lanes and courts in the added areas, so far as the same are vested in and managed, maintained and repaired by the county council, the district council or other authorities, shall by virtue of this Order be transferred to and vested in and shall be managed, maintained and repaired by the Town Council along with and in the same way and manner and to the same extent as the bridges, highways, roads, streets, footpaths, lanes and courts within the existing burgh; and
- (2) the said councils or authorities shall be freed and relieved of the liability to repair and maintain all such bridges, highways, roads, streets, footpaths, lanes and courts in all time coming.

Saving rights in roads, etc.

18. Nothing contained in this Order with respect to the vesting in the Town Council of roads, streets, highways, lanes, bridges, foot pavements and footpaths and sewers and drains in the added areas shall prevent any superiors, owners or other persons by whom or by whose predecessors the same have been formed from recovering the cost or any proportion of the cost of forming the same from feuars or other persons under any agreement made between such persons respectively.

Books to be evidence.

19.—(1) All books, documents (including certified copies of agreements relating to the added areas), maps and plans directed or authorised to be kept by the county council or any other authority in the added areas by any Act or otherwise shall, so far as they relate solely to the added areas, belong and be transferred to the Town Council and, in so far as they would at the commencement of this Order be receivable in evidence, shall be admitted as evidence in all courts and proceedings notwithstanding the cesser of the powers of the county council or other authorities.

(2) The foregoing provision shall not apply to the books, documents, maps and plans kept by the county council and other authorities which relate to parts of the county other than the added areas but the Town Council and their officers shall be entitled to access to such books, documents, maps and plans in so far as may be necessary in relation to matters affecting the added areas, and the respective clerks or other officers of the county council and other authorities shall afford all reasonable facilities for that purpose.

20.—(1) Except so far as inconsistent with or varied by this Order, all public and general and local and personal Acts and Orders relating to and in force in the existing burgh and all byelaws, rules, regulations and orders made thereunder shall extend and apply to the burgh in the same way and to the like extent as they applied to and had effect within the existing burgh.

Application of general and local Acts and byelaws.

(2) Subject to the provisions of this Order, all byelaws, rules, regulations and orders made under the provisions of any Acts or Orders relative to and in force in the added areas or any part thereof shall cease to have effect except in so far as the same may have been acted upon.

(3) Notwithstanding anything in this section the byelaws and regulations which are made to affect the added areas in regard to the construction, occupation, use, cleansing or sanitation of or any other matter affecting any dwelling-houses, cottar-houses, byres, dairy premises, and sculleries, milk-houses, piggeries, dungsteads and other buildings and erections thereon or any renewals, extensions or enlargements thereof shall not during the period of five years after the commencement of this Order be made in terms more onerous on owners or tenants than the byelaws and regulations in regard to such matters in force at the time in the district of the county of which the added areas formed part before the commencement of this Order.

21. All legal or other proceedings begun before the transfer and relating to any powers, property or liabilities transferred to the Town Council under this Order may be carried on with the substitution of the Town Council as party to the proceedings in lieu of the transferor authority from whom the property or liabilities was or were transferred and any such proceedings may be amended in such manner as may be necessary for that purpose.

Proceedings not to abate.

22. The Secretary of State may in order to meet the circumstances arising from the extension of the existing burgh under this Order by order vary the procedure prescribed by or in pursuance of Part VIII of the Licensing (Scotland) Act, 1959, in connection with the taking of polls under the last-mentioned Act or otherwise including any dates fixed in connection with such procedure.

Variation of procedure under Licensing (Scotland) Act, 1959.
1959 c. 51.

23. The provisions of section 141 of the Act of 1947 shall apply to this Order as if the alteration of areas made thereby were an alteration of areas made under Part VI of that Act.

Adjustment of property and liabilities on alteration of areas.

24.—(1) Subject and without prejudice to any of the provisions of this Order the Town Council and the county council, the district council or other authority (all of whom are hereinafter in this section referred to as "the authorities") or any of them may make and carry into effect agreements with respect to the transfer of property from the authorities or any of them to the Town Council and for settling and adjusting any claim or any doubt or difference arising in relation thereto.

Power to Town Council and county council and district council to enter into agreements

(2) The provisions of any such agreement shall be deemed to be within the powers of the Town Council and of the authorities or any of them respectively and shall have and be carried into effect accordingly.

(3) Any difference arising as to any such agreement or as to any other matter or thing in relation to the transference under this Order of the property, liabilities or powers of the authorities or any of them shall (failing agreement) be determined by an arbiter to be appointed by the Secretary of State on the application of any of the parties concerned.

(4) If any question of law arises in the course of such arbitration the arbiter shall have power at the request of any of the parties concerned to state a case for the opinion of the Court of Session and the said court shall determine such question.

Saving of
existing
jurisdictions,
etc.

25. Nothing in this Order shall transfer or be deemed or construed to transfer to the Town Council—

- (1) (a) any jurisdiction, power or right hitherto exercised or exercisable by the county council within the added areas which was also exercised or exercisable within the existing burgh by the county council before the commencement of this Order;
 - (b) any liability, debt, duty or obligation incurred by or incumbent on the county council in connection with the exercise of any such jurisdiction, power or right; or
 - (c) any property held or any officer or servant employed for the future exercise of any such jurisdiction, power or right or for the discharge of any such liability, debt, duty or obligation:
- (2) any property in the added areas belonging to the British Railways Board, the Airdrie, Coatbridge and District Water Board or the gas or electricity authorised undertakers in the added areas or any powers or duties exercised or exercisable in the added areas by such boards or such authorised undertakers.

Saving for
county
councillors, etc.

26. Notwithstanding anything in the Act of 1947 or this Order, any member of the county council or of the district council who at the commencement of this Order represents any electoral division situated partly within and partly without the added areas shall in ordinary course continue to be a member of the county council or of the district council as the case may be until the next election of county councillors or district councillors as the case may be after the commencement of this Order.

Order not to
affect election
of members to
serve in
Parliament.

27. Nothing in this Order shall interfere with the election of members to serve in Parliament for the county and the county shall for parliamentary purposes remain the same in all respects as if the Act confirming this Order had not been passed.

28.—(1) As from the commencement of this Order the Town Council shall be entitled at all reasonable times to inspect and take copies of all plans or documents relating to any land within the added areas which are in the possession or under the control of the county council for the purposes of or in connection with the Town and Country Planning (Scotland) Acts, 1947 to 1963, and the county council shall supply to the Town Council such information and shall afford to them such assistance for the purposes of or in connection with the said Acts as the Town Council may reasonably require. Town planning

(2) An office copy of every entry in the register relating to any land within the added areas kept by the county council under section 12 of the Town and Country Planning (Scotland) Act, 1947, shall within one month after the date of the commencement of this Order be supplied to the town clerk by the clerk of the county council. 1947 c. 53.

(3) Any application for planning permission or for any consent or approval under the said Acts of 1947 to 1963 or for a determination under section 15 of the said Act of 1947 made to the county council before the commencement of this Order and not determined before the commencement of this Order shall so far as it relates to land within the added areas be treated as a like application made to the Town Council and shall be treated as having been made at the commencement of this Order:

Provided that it shall not be necessary for the Town Council to consult with any authority or person with whom consultation has already taken place in relation to that application.

(4) Any order, agreement, permission, approval, determination, consent, notice, proceeding or decision made, taken or given by the county council as local planning authority under the said Acts of 1947 to 1963 or having effect as if so made, taken or given and in force immediately before the commencement of this Order shall so far as it relates to any land within the added areas have effect as if it had been made, taken or given by the Town Council as such authority in respect of that land.

(5) Any direction, approval, consent or decision given by the Secretary of State or the Minister of Transport under or in pursuance of the said Acts of 1947 to 1963 or any enactment thereby repealed affecting the county council as local planning authority and in force immediately before the commencement of this Order shall so far as it relates to any land within the added areas have effect as if the same had been given to the Town Council as local planning authority.

(6) The provisions of this section shall apply notwithstanding anything contained in section 19 (Books to be evidence) of this Order.

29. The Town Council in addition to any other powers of borrowing which they now have may from time to time borrow at interest such sums of money as may be necessary for— Borrowing powers.

(a) the several purposes of this Order;

(b) the payment of the costs, charges and expenses of this Order;

Provided that money so borrowed for purpose (a) shall be repaid within thirty years from the date or dates of borrowing and that money so borrowed for purpose (b) shall be repaid within five years from the commencement of this Order.

Saving for
control on
borrowing.

1946 c. 58.

30. Nothing in this Order shall authorise the exercise of any power of borrowing money or the making of any issue of capital otherwise than in compliance with the provisions of any order for the time being in force under section 1 of the Borrowing (Control and Guarantees) Act, 1946, or of section 259 of the Act of 1947.

Costs of
Order.

31. All costs, charges and expenses preliminary to and of and incidental to the preparing for, obtaining and confirming of this Order or otherwise in relation thereto shall be paid by the Town Council out of any funds (not being in the nature of capital), rates or revenues belonging to them or under their control or out of moneys to be borrowed by them under this Order for that purpose.

SCHEDULE

DESCRIPTION OF ADDED AREAS

ADDED AREA NUMBER 1

Commencing at the southernmost point of the existing burgh boundary at the foot of the old railway embankment as shown on 1/1250 Ordnance Survey National Grid Plan NS.7362 NW (Survey 1963) approximately 25 yards or thereby distant northwards from the northern boundary of the Glasgow and Edinburgh Highway (A.8) as shown on the said map, thence proceeding in an easterly direction along a line drawn 25 yards or thereby distant northwards from and parallel to the northern boundary of the said Glasgow and Edinburgh Highway (A.8) to the western boundary of the Coatbridge and Bellshill Highway (A.725), otherwise known as North Road, on the said map, thence northwards along the western boundary of the said Coatbridge and Bellshill Highway (A.725), otherwise known as North Road, until it meets the boundary of the existing burgh, thence westwards and southwards along the boundary of the existing burgh to the point of commencement.

ADDED AREA NUMBER 2

Commencing at a point on the southern boundary of the existing burgh where the said boundary cuts the eastern boundary of the Coatbridge and Bellshill Highway (A.725), otherwise known as North Road, as shown on 1/1250 Ordnance Survey National Grid Plan NS.7362 NW (Survey 1963), thence proceeding southwards along the eastern boundary of the said Coatbridge and Bellshill Highway (A.725), otherwise known as North Road, for a distance of 107 feet, thence southwards, south-eastwards, eastwards and generally south-eastwards along the line of the stob and wire fence forming the eastern, northern and north-eastern boundary of the Coatbridge and Bellshill Highway (A.725), otherwise known as North Road, and the slip road between the said highway and the Glasgow and Edinburgh Highway (A.8) to a point on the line of the said fence 42 yards or thereby distant northwards from the centre of the said Glasgow and Edinburgh Highway (A.8) as shown on 1/1250 Ordnance Survey National Grid Plan NS.7362 NE (Survey 1963), thence in an easterly direction along a line drawn 42 yards or thereby northwards from and parallel to the centre line of the said Glasgow and Edinburgh Highway (A.8) to the eastern boundary of enclosure No. 1058 on the 1/2500 Ordnance Survey National Grid Plan NS.7562 (Edition 1962), thence generally northwards along the eastern boundary of the said enclosure and the eastern boundaries of enclosures Nos. 2270 and 2687 as so shown and in production of the eastern boundary of the last-mentioned enclosure to a point on the centre of the North Calder Water, thence in a westerly and northerly direction along the centre of the said North Calder Water until it meets the boundary of the existing burgh, thence generally westwards, south-westwards and westwards following the boundary of the existing burgh to the point of commencement.

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Coatbridge Burgh Extension Order Confirmation Act 1965

CHAPTER xi

ARRANGEMENT OF SECTIONS

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SCHEDULE—Description of added areas.