

**CHAPTER cxlix.**

An Act to confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts 1882 to 1909 relating to Baidon Beckenham (Extension) Chipping Norton Hazel Grove and Bramhall Itchen Skelton and Brotton Southborough Stoke-on-Trent (Extension) Truro and Weaverham District.

A.D. 1913.

[15th August 1913.]

WHEREAS under the authority of the Electric Lighting Acts 1882 to 1909 the Board of Trade have made the several Provisional Orders set out in the schedule to this Act:

45 & 46 Vict.
c. 56.
51 & 52 Vict.
c. 12.
9 Edw. 7.
c. 34.

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

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

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

1. This Act may be cited as the Electric Lighting Orders Confirmation (No. 1) Act 1913. Short title.

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

A.D. 1913.

For pro-
tection of
West Riding
County
Council.

3.—(1) Nothing in the Baildon Electric Lighting Order 1913 confirmed by this Act shall in any way limit or affect the powers of the county council of the West Riding of Yorkshire (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

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

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

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

For pro-
tection of
Oxfordshire
County
Council.

4.—(1) Nothing in the Chipping Norton Electric Lighting Order 1913 confirmed by this Act shall in any way limit or affect the powers of the Oxfordshire County Council (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

A.D. 1913.

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

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

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

5.—(1) Nothing in the Hazel Grove and Bramhall Electric Lighting Order 1913 or the Weaverham District Electric Lighting Order 1913 confirmed by this Act shall in any way limit or affect the powers of the Cheshire County Council (in this section referred to as "the county council") to rebuild alter widen or repair the structure of any bridge upon which any work by either of the said Orders authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the said Orders.

For protection of
Cheshire
County
Council.

(2) If at any time the county council require to carry out works for rebuilding altering widening or repairing any bridge which might involve interference with any portion of the undertaking by either of the said Orders authorised they shall prior to the commencement of such works give the Undertakers one month's notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is in the opinion of the county bridge-

A.D. 1913. master necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from such bridge then the Undertakers shall (and they are hereby authorised so to do) at their own expense temporarily carry their cables and wires across such bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council.

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

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

For protec-
tion of North
Riding
County
Council.

6.—(1) Nothing in the Skelton and Brotton Electric Lighting Order 1913 confirmed by this Act shall in any way limit or affect the powers of the North Riding of Yorkshire County Council (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order.

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

(3) When the rebuilding altering widening or repairing of such bridge shall have been completed the Undertakers shall have the same rights and powers with regard to such bridge and its approaches as they had before the works were carried out. A.D. 1913.

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

7.—(1) Nothing in the Stoke-on-Trent Electric Lighting (Extension) Order 1913 confirmed by this Act shall in any way limit or affect the powers of the Staffordshire County Council (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of any bridge upon which any work by the Order authorised shall be constructed or impose upon the county council any liability which was not by law imposed upon them prior to the commencement of the Order. For protection of Staffordshire County Council.

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

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

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

A.D. 1913.

SCHEDULE.

LIST OF ORDERS.

1. BAILDON.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Baildon.
2. BECKENHAM (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Beckenham.
3. CHIPPING NORTON.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to William Albert Schultz.
4. HAZEL GROVE AND BRAMHALL.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Hazel Grove and Bramhall.
5. ITCHEN.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Itchen.
6. SKELTON AND BROTTON.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Skelton and Brotton.
7. SOUTHBOROUGH.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Southborough.
8. STOKE-ON-TRENT (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Mayor Aldermen and Burgesses of the Borough of Stoke-on-Trent.
9. TRURO.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Mayor Aldermen and Citizens of the City of Truro.
10. WEAVERHAM DISTRICT.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Weaverham Electricity Supply Company Limited.

BAILDON ELECTRIC LIGHTING.

A.D. 1913.

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

1. This Order may be cited as the Baildon Electric Lighting Short title.
Order 1913.

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

3. The Undertakers for the purposes of this Order and within Undertakers.
the meaning of section 2 of the schedule to the Electric Lighting
(Clauses) Act 1899 are the Urban District Council of Baildon.

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

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

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

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

8. This Order shall come into force upon the day when the Act Commence-
confirming this Order is passed and that day shall be the commence- ment of
ment of this Order. Order.

A.D. 1913.

*Baildon.***SCHEDULES.**

FIRST SCHEDULE.

AREA OF SUPPLY.

The whole of the urban district of Baildon as constituted at the commencement of this Order.

SECOND SCHEDULE.

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

West Terrace Binswell Fold Springfield Tentercroft Cecil Avenue
Doctor Fold Straits Providence Row Low Fold High Fold Jenny
Lane Moorland Avenue East Parade Fountain Fold Manor Fold
Manor Croft Perseverance Street Angel Street Wainman Street Church
Hill Kellcliffe Butler Lane Low Hill Moorside Haygates Lane Ladder-
banks Langley Lane Green Lane West Lane Westfield Terrace
Salisbury Avenue Ellison Fold Bank Walk Bank Crest West Avenue
South View Terrace Wrose View West Grove West Fold Padgem
Delph Hill Bank Side Hillside Terrace Lane End Rushcroft Terrace
School Road Green Fold Upper Green Mill Fold Green Side Horner
Fold Stone Fold Bank Side Terrace Prod Lane Glen Road Lucy
Hall Drive Hardaker Lane Stubbings Road Station Road Brook Hill
Sunnyside Park Lane Tong Park Hollingshead Oak Place Primrose
Row Tarn Esholt Lane St. James' Place Buck Lane Kirklands Lane
Kirklands Avenue St. Helena Park Mount Avenue Fyfe Lane Ada
Street Briar Rhydding Union Street Alma Row St. John Street
William Street Stone Street Airedale Place Bankfield Terrace Oak
Bank John Street Aire View James Street Sun Place Adelaide Street
Albert Street Victoria Street Wood Street Queen Street George Street
Sunny Bank Junction Yard Lower Holme Cliff Terrace Hudson's
Buildings Nelson Street Walker Street Springcliffe Street Fernbank
Street Taylor Terrace Airedale Place Kirklands Road Railway Bridge
Roundwood Bridge Midgley Lane Green Lane Coach Road Milner
Field Coach Road Glenwood Road Cliffe Lane Wood Side—Rear Wood
Side—Front Mill Road Tong Park Rylstone Road and Sandal Road.

THIRD SCHEDULE.

A.D. 1913.

Baildon.

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

Baildon Road from a point in Browgate opposite to the Bay Horse Inn there to the junction of Baildon Road with Station Road (otherwise Low Baildon Road) and Station Road (otherwise Low Baildon Road) from its junction with Baildon Road to its junction with Silson Lane.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

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

A.D. 1913. BECKENHAM ELECTRIC LIGHTING (EXTENSION).

[Beckenham. *Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Beckenham Urban District Council in respect of a part of the Urban District of Beckenham and in respect of the Parish of West Wickham in the Rural District of Bromley in the County of Kent.*

Short and
collective
titles.

1. This Order may be cited as the Beckenham Electric Lighting (Extension) Order 1913 and the Beckenham Electric Lighting Order 1893 (herein-after called "the principal Order") and this Order may be cited together as the Beckenham Electric Lighting Orders 1893 and 1913.

Incorpora-
tion of Elec-
tric Lighting
(Clauses) Act
1899.

2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 are (with the exception of sections 83 and 84 of that schedule) incorporated with and form part of this Order and the undertaking authorised by the principal Order and the Undertakers in respect thereof shall be subject to those provisions and so much of the principal Order as is inconsistent with those provisions or with this Order is hereby repealed without prejudice to anything done or suffered thereunder. Provided that sections 23 and 65 of the said schedule shall apply to the undertaking within so much of the area added by this Order as consists of the parish of West Wickham as if the Undertakers were the local authority. Provided also that for the purposes of the provisions of sections 25 and 27 of the said schedule "the area of supply" shall mean the area of supply under the principal Order or the area added by this Order according as the premises or the public lamps for which a supply is required from the Undertakers are within the former or the latter area.

Added area
of supply.

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

Power to
break up
streets.

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

Compulsory
works.

5. Section 21 of the Schedule to the Electric Lighting (Clauses) Act 1899 in its application to the Undertakers in relation to this Order shall apply and have effect as if the period of two years after

the date of the Order to be made by the Board of Trade pursuant to subsection (1) of the section of this Order of which the marginal note is "As to supply in parish of West Wickham" had been therein referred to instead of the period of two years after the commencement of the special Order and the streets and part of a street within the added area throughout which the undertakers are to lay down suitable and sufficient distributing mains for the purposes of a general supply pursuant to the provisions of the said section 21 as amended by this Section shall be those mentioned in the Third Schedule to this Order.

A.D. 1913.

Beckenham.

6. The Undertakers may for the purpose of more conveniently supplying energy within so much of the added area as lies to the west of the London Brighton and South Coast Railway break up the parts of streets outside that area and within the urban district of Penge which are mentioned in the Fourth Schedule to this Order and the Undertakers shall in respect of those streets for the said purpose have the like rights and be subject to the like obligations and liabilities as if the same were situated within their area of supply.

Power to
break up cer-
tain streets
in urban
district of
Penge.

7.--(1) The Bromley Rural District Council (herein-after called "the council") may at the expiration of twenty-one years from the commencement of this Order and at the expiration of any subsequent period of seven years upon giving not less than two years nor more than two and a half years' notice in writing require the Undertakers to sell and thereupon the Undertakers shall sell to the council so much of their undertaking as is within the district of the council (including all lands buildings works materials and plant within the said district suitable to and used by the Undertakers for the purposes of their undertaking within the said district and the goodwill thereof) upon the terms of the council paying to the Undertakers the fair market value of the said part of their undertaking as a going concern that value to be determined in default of agreement by arbitration after taking into account any loss incurred by the Undertakers by the severance of the said part of their undertaking from the remainder thereof and regard being had to the condition of repair of the buildings works and plant but without any addition in respect of compulsory sale.

Power of
purchase by
Bromley
Rural Dis-
trict Council.

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

(3) On the date on which the purchase takes effect the part of the undertaking purchased including the said lands buildings works materials and plant shall vest in the council freed from any debts mortgages or similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the

A.D. 1913. supply of electricity within the said district shall absolutely cease and
 Beckenham. determine and shall vest in the council.

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

As to supply
 in parish of
 West Wick-
 ham.

8.—(1) As soon as practicable after the 31st day of March 1914 or such later date as the Board of Trade may allow as hereinafter provided the said Board shall by Order declare whether the West Kent Electric Company Limited (in this section called "the Company") were or were not before such date or later date able and willing to give an adequate supply of electricity to consumers in the parish of West Wickham (in this section referred to as "the said parish").

(2) The Board of Trade may at any time on being satisfied that the Company have been prevented by any circumstance beyond their control from giving such supply as aforesaid before the said 31st day of March 1914 fix such later date as the said Board may determine for the purposes of the foregoing subsection of this section:

Provided that want of funds shall not for the purposes of this provision be deemed a circumstance beyond the control of the Company.

(3) If the said Board shall by any such Order as aforesaid declare that the Company were so able and willing as aforesaid then as from the date of such Order the provisions of this Order shall cease to have effect in relation to so much of the added area as consists of the said parish.

(4) If the said Board shall by any such Order as aforesaid declare that the Company were not so able and willing as aforesaid then as from the date of such Order the powers of the Company in relation to the supply of electricity within the said parish shall absolutely cease and determine and the provisions of section 67 of the schedule to the Electric Lighting (Clauses) Act 1899 with respect to the removal of works the reinstatement of streets and the payment of the costs of such removal and reinstatement shall apply to all electric lines and works of the Company within the said parish.

(5) Until the Order of the Board of Trade referred to in subsection (1) of this section shall have been made the provisions of this Order shall not be operative in relation to so much of the added area as consists of the said parish.

Partial repeal
 of Crystal
 Palace and
 District
 Electric
 Lighting
 Orders 1890
 and 1894.

9. The Crystal Palace and District Electric Lighting Orders 1890 and 1894 so far as the same relate to that part of the parish of Beckenham which lies to the west of the London Brighton and South Coast Railway are hereby repealed but without prejudice to anything done or suffered thereunder and those Orders shall have effect as if that part of the said parish were excluded from the area of supply thereunder.

10. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order.

Beckenham.
Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

That part of the urban district of Beckenham as constituted at the commencement of this Order which lies to the west of the London Brighton and South Coast Railway and the parish of West Wickham in the rural district of Bromley in the county of Kent as constituted at the commencement of this Order.

SECOND SCHEDULE.

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

IN THE PARISH OF WEST WICKHAM—

Grosvenor Road Surrey Road North Road Sussex Road Kent Road Barnfield Wood Road Alders Lane Dryve Lane The Green.

THIRD SCHEDULE.

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

IN THE PARISH OF WEST WICKHAM—

Beckenham Lane High Street from the "Swan" to the Pond Grosvenor Road Hawes Lane The Green.

FOURTH SCHEDULE.

Parts of streets in the urban district of Penge which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

North-west side of Penge Lane from the boundary of the urban district of Beckenham to its junction with Beckenham Road part of Beckenham Road on the north-east side thereof from corner of Penge Lane to Crystal Palace Park Road and Crystal Palace Park Road on the north-east side thereof from its junction with Beckenham Road to the boundary of the urban district of Beckenham.

A.D. 1913.

CHIPPING NORTON ELECTRIC LIGHTING.

*Chipping
Norton.*

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to William Albert Schultz carrying on business as the Chipping Norton Electric Supply Company in respect of the Borough of Chipping Norton in the County of Oxford.

Short title.

1. This Order may be cited as the Chipping Norton Electric Lighting Order 1913.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

Undertaker.

3. The Undertaker for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 is William Albert Schultz of No. 50 Cannon Street in the City of London chartered accountant carrying on business as the Chipping Norton Electric Supply Company.

Area of
supply.

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

Power to
break up
street.

5. Subject to the provisions incorporated with this Order the Undertaker is specially authorised by this Order to break up the part of the street not repairable by the local authority which is mentioned in the Second Schedule to this Order.

Compulsory
works.

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

Maximum
prices.

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

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

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

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

A.D. 1913.

*Chipping
Norton.*

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

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

9. Except for the purpose of enabling the said transfer to be made this Order shall not come into force until the day when the transfer takes effect and that day shall be the commencement of this Order.

Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The borough of Chipping Norton as constituted at the date of the passing of the Act confirming this Order.

SECOND SCHEDULE.

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

The roadway on the bridge carrying New Street over the Great Western Railway.

THIRD SCHEDULE.

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

Burford Road West Street High Street Market Street Horse Fair New Street,

A.D. 1913.

Chipping
Norton.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

For any amount up to twenty units eleven shillings and eightpence and for each unit over twenty units sevenpence.

SECTION 2.

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

HAZEL GROVE AND BRAMHALL ELECTRIC
LIGHTING.*Hazel Grove*
and
Bramhall.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Hazel Grove and Bramhall Urban District Council in respect of the Urban District of Hazel Grove and Bramhall in the County of Chester.

Short title.

1. This Order may be cited as the Hazel Grove and Bramhall Electric Lighting Order 1913.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Hazel Grove and Bramhall Urban District Council.

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

A.D. 1913.

*Hazel Grove
and
Bramhall.*Area of
supply.

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

Power to
break up
streets &c.

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

Compulsory
works.

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

Maximum
prices.

8. If the Undertakers obtain the consent of the Board of Trade under subsection (1) of section 5 of the Electric Lighting Act 1909 to the supply by them within their area of supply of electricity for the purposes of haulage or traction on any railway tramway or canal situate partly within and partly without that area or for the purposes of lighting vehicles and vessels used on any such railway tramway or canal they may so supply electricity to be used for purposes incidental to the working or lighting of such railway tramway or canal other than the purposes aforesaid.

Supply to
railways &c.
for incidental
purposes.

9. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order.

Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Hazel Grove and Bramhall as constituted at the commencement of this Order.

A.D. 1913.

SECOND SCHEDULE.

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

STREETS:—

London Road Bramhall Lane Woodford Road Chester Road
 Buxton Road Macclesfield Road Offerton Lane Marple Road
 Chapel Street Bosden Hall Road Hazel Street Vine Street
 Queen's Road Wesley Street Douglas Road Wellington Street
 Cooper Street Hatherlow Lane Highfield Road Peter Street
 Mill Street Green Lane Bramhall Park Road road unnamed
 through Bramhall Hall estate Ladybrook Road Carr Wood
 Road Hawthorn Grove Manor Road Glenholme Road Conva-
 more Road Kitts Moss Lane Cromwell Road Ford's Lane
 Goodyer Lane Lees Road Ethel Road Holland Road St.
 Michael's Road Thorn Road Holly Road Syddal Road Ogden
 Road Hillbrook Road Maple Road Grange Road road unnamed
 off Bramhall Lane near Fir Grove.

The roadways on the following bridges viz. Bramhall Bridge
 (Bramhall Lane) Norbury Bridge (Macclesfield Road) Fogg
 Brook Bridge (Offerton Lane) Dan Bank Bridge (Marple Road).

The roadways on and the approaches to the following bridges
 viz. Womanscroft Bridge (Bridge Lane) bridge carrying
 Bramhall Lane over the Midland Railway bridge carrying
 Bramhall Moor Lane over the Midland Railway bridge
 carrying Rutter's Lane over the Midland Railway bridge
 carrying Threaphurst Lane over the Midland Railway bridge
 carrying Chester Road over the London and North Western
 Railway bridge carrying Buxton Road over the railway of
 the Macclesfield Railway Committee bridge carrying Torking-
 ton Road over the railway of the Macclesfield Railway
 Committee.

RAILWAYS:—

Level crossing over the London and North Western Railway at
 Hatherlow Lane adjoining the Hazel Grove Railway Station
 level crossing over the London and North Western Railway
 at Cock Walk Hazel Grove.

TRAMWAYS:—

The tramways belonging to the Hazel Grove and Bramhall
 Urban District Council.

THIRD SCHEDULE.

A.D. 1913.

Hazel Grove
and
Bramhall.

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

London Road Bramhall Lane.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

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

[Ch. cxlix.] *Electric Lighting Orders* [3 & 4 GEO. 5.]
Confirmation (No. 1) Act, 1913.

A.D. 1913.

ITCHEN ELECTRIC LIGHTING.

Itchen.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Itchen in respect of the Urban District of Itchen in the County of Southampton.

Short title.

1. This Order may be cited as the Itchen Electric Lighting Order 1913.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Urban District Council of Itchen.

Area of
supply.

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

Power to
break up
streets.

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

Compulsory
works.

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

Maximum
prices.

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

Revision of
prices so as
to balance
revenue and
expenditure.

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

(2) The Undertakers shall on the expiration of the fifth complete financial year after they have commenced to supply electrical energy under this Order and on the expiration of each third succeeding year reconsider and if necessary revise and thereafter maintain the scales of prices charged for electrical energy under this Order so that so far as is reasonably practicable no contribution from the rates of the urban district will be required for the purpose of defraying the future expenses of the said undertaking during the next three years Provided nevertheless that—

A.D. 1913.

Itchen.

- (a) the prices to be charged shall not exceed the maximum prices which may be charged under this Order;
- (b) the scales of prices so reconsidered and revised may be from time to time in like manner reconsidered and revised by the Undertakers.

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

- (a) be subject to revision at the next triennial revision provided for in this section; or
- (b) vary in the same proportion as the prices charged to ordinary consumers:

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

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

- (a) in respect of energy used by the Undertakers for street lighting or other lighting purposes a charge at any higher rate than that made to consumers using energy for lighting for the like hours of supply; or
- (b) in respect of energy used by the Undertakers for any other purpose in connexion with their powers and duties as a local or sanitary authority a charge at any higher rate than that made to consumers using energy for similar purposes and for like hours of supply.

9. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order.

Commence-
ment of
Order.

A.D. 1913.

Itchen.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The whole of the urban district of Itchen as constituted at the commencement of this Order.

SECOND SCHEDULE.

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

Portsmouth Road Bridge Road Elm Road from Portsmouth Road to Vicarage Road Coopers Cut Hazeleigh Road Canada Road Temple Road Heathfield Road road (unnamed) leading from Smiths Quay to White Bros.' Yard Garton Road High Street Millais Road Leighton Road Woodhouse Road from Knighton to Spring Road Wilsons Road Furze Lane Lime Avenue Bursledon Road Victoria Road (Bitterne) Lodge Road Heath Road Juniper Road Maple Road Beech Avenue Northam Bridge Road The roadway on the three bridges over the Netley and Fareham branch of the London and South Western Railway at (a) Manor Road (b) Station Road Sholing and (c) Coopers Lane Sholing.

THIRD SCHEDULE.

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

Portsmouth Road from Wharf Road to Milton Road Bridge Road from Portsmouth Road to Pear Tree Green Victoria Road from Portsmouth Road to Weston Grove Road.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

A.D. 1913.

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

Itchen.

For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

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

SKELTON AND BROTTON ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Skelton and Brotton in respect of the Urban District of Skelton and Brotton in the North Riding of the County of York.

Skelton and Brotton.

1. This Order may be cited as the Skelton and Brotton Electric Lighting Order 1913. Short title.

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

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Urban District Council of Skelton and Brotton. Undertakers.

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

A.D. 1913.

[Ch. cxlix.]

Electric Lighting Orders
Confirmation (No. 1) Act, 1913.

[3 & 4 GEO. 5.]

*Skelton and
Brotton.*

Power to
break up
streets and
railways.

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

Compulsory
works.

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

Maximum
prices.

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

Power to
break up
road outside
area of
supply.

8. For the purpose of enabling them to bring electricity into their area of supply under this Order from a generating station of the Cleveland and Durham County Electric Power Company situate outside that area the Undertakers are specially authorised by this Order to break up the part of the road mentioned in the Fifth Schedule to this Order and the Undertakers shall for the said purpose have the like rights and shall be subject to the like obligations and liabilities in respect of such part of the said road as if the same were situate within their area of supply.

Revision of
price so as
to balance
revenue and
expenditure.

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

(2) The Undertakers shall on the expiration of the fifth complete financial year after they have commenced to supply electrical energy under this Order and on the expiration of each third succeeding year reconsider and if necessary revise and thereafter maintain the scales of prices charged for electrical energy under this Order so that so far as is reasonably practicable no contribution from the rates of the urban district will be required for the purpose of defraying the future expenses of the said undertaking during the next three years Provided nevertheless that—

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

(b) the scales of prices so reconsidered and revised may be from A.D. 1913.
time to time in like manner reconsidered and revised by *Skelton and*
the Undertakers. *Brotton.*

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

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

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

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

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

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

(b) in respect of energy used by the Undertakers for any other purpose in connexion with their powers and duties as a local or sanitary authority a charge at any higher rate than that made to consumers using energy for similar purposes and for like hours of supply.

10. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order. Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Skelton and Brotton as constituted at the commencement of this Order.

A.D. 1913.

SECOND SCHEDULE.

*Skelton and
Brotton.*

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

STREETS:—

Old Skelton—

Church Lane for a distance of 110 yards northward from the main road from Guisborough to Skelton Wood's Yard Robinson's Yard Robinson Street Dixon Street Yeoman Street Road from Foughfield Lane to North Skelton Station and Elliott Street Skelton Green The roadway on the bridge over the Saltburn and Whitby Branch of the North-Eastern Railway at the end of Foughfield Lane.

Brotton—

Foster Street Gladstone Street Millholme Terrace Park Terrace George Street road leading to Brotton Grange and Saltburn Lane and Broadbent Street The roadway on the two bridges over the Pease Branch of the Lingdale Railway the one near Lingdale Lane End and Nova Scotia Plantation and the other near Green Hills Cottages.

Carlin How—

Bells' Huts Dixon Street Steavenson Street Queen Street Coronation Street Grosvenor Terrace Belle Vue Terrace and the back street behind the east side of Front Street.

Lingdale—

Davison Street Pease Street Cockburn Street Petch Street Dixon Street Scarth Street Catherine Street Prospect Terrace Coral Street North Terrace Wilson Street Tyreman Street Wilkinson Street and Oldham Street Petch's Lane to Priestcrofts and Hobdale and to Boosbeck Road.

Boosbeck—

Albion Street Gerrie Street Fenton Street Carney Street Oxford Street Queen Street road to Railway Station and road to Goods Yard.

Margrove Park—

Road leading out of highway from Boosbeck to Charlton's Terrace round Margrove Park.

Charlton's Terrace—

Four streets (unnamed) and the roadway on the bridge over the Guisborough and Saltburn Branch of the North-Eastern Railway at the railway cottages at Slapewath.

RAILWAYS:—

A.D. 1913.

In Boosbeck—

*Skelton and
Brotton.*

The level crossing on the Guisborough and Saltburn Branch of the North-Eastern Railway at Boosbeck Station The level crossings on the mineral railway at Margrove Park and Stanghow Mine The level crossing on the Guisborough and Saltburn Branch of the North-Eastern Railway on Petch's Lane near Priestcroft Junction.

 THIRD SCHEDULE.

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

The main road from Cross Green Skelton through New Skelton North Skelton and Brotton to the boundary of the urban district at Carlin How High Street Boosbeck and Lingdale Road from High Street Boosbeck to the Lingdale Hotel.

 FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

Where the Undertakers charge any consumer by the electrical quantity contained in the supply given to him they shall be entitled to charge him according to the rates set forth in section 1 of this

A.D. 1913. schedule the amount of energy supplied to him being taken to be the product of that electrical quantity and the declared pressure at the consumer's terminals that is to say such a constant pressure at those terminals as may be declared by the Undertakers under the Board of Trade regulations.

—
Skelton and
Brotton.

FIFTH SCHEDULE.

The part of a road which the Undertakers are specially authorised by this Order to break up for the purpose of enabling them to bring electricity into their area of supply from a generating station of the Cleveland and Durham County Electric Power Company situate outside that area.

The part of the Guisborough and Whitby main road between Jocks Row Bridge and Slapewath Bridge in the urban district of Guisborough.

SOUTHBOROUGH ELECTRIC LIGHTING.

South-
borough.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Urban District Council of Southborough in respect of the Urban District of Southborough in the County of Kent.

Short title.

1. This Order may be cited as the Southborough Electric Lighting Order 1913.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Urban District Council of Southborough.

Area of
supply.

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

A.D. 1913.

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

*South-
borough.*
Power to
break up
streets.

6.—(1) The Undertakers may also for the purpose of obtaining from the urban district council of Tonbridge a supply of electrical energy for distribution within the area of supply break up the road outside that area which is known as the main London Road between the boundaries of the said urban district of Tonbridge and the urban district of Southborough.

Power to
break up
road outside
area of
supply.

(2) The Undertakers shall in respect of the said road have for the said purposes the same rights and be subject to the same obligations and liabilities as if such road was situated within the area of supply.

(3) The power conferred upon the Undertakers by this section shall not be exerciseable without the consent of the authority company or person by whom the said road is repairable or if that consent is withheld without the consent of the Board of Trade under section 13 of the Electric Lighting Act 1882.

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

Compulsory
works.

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

Maximum
prices.

9. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order.

Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Southborough as constituted at the commencement of this Order.

A.D. 1913.

SECOND SCHEDULE.

*South-
borough.*

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

Broomhill Park Road Manor Road from Kibbles Lane to Modest Corner road leading from Argyle Road to Ivy House Farm Tan Yard Lane Weare Road Andrew Road Salisbury Road Wolseley Road Stewart Road :

The following roadways across Southborough Common :—

From the Forge Holden Road to Victoria Road ;

From Victoria Road to Church Road viâ Sunnyside and Glenmore Place ;

From London Road to Bidborough from the Hand and Sceptre to the urban district boundary ;

From Church Road to St. Peter's Church Schools ;

From pumping station to St. Peter's Church viâ Modest Corner :

And the roadway under the viaduct carrying the South Eastern and Chatham Railway (Tunbridge Wells and Hastings Branch) over Powder Mill Lane.

THIRD SCHEDULE.

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

London Road from Speldhurst Road to Pennington Road.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

A.D. 1913.

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

—
*South-
borough.*

For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

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

STOKE-ON-TRENT ELECTRIC LIGHTING
(EXTENSION).

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 for extending the area of supply under the Burslem Electric Lighting Order 1898 so as to include the whole of the Wolstanton Ward of the Urban District of Wolstanton (United) and for amending the Burslem Electric Lighting Order 1898 and repealing the Burslem Electric Lighting (Extension) Order 1899.

*Stoke-on-
Trent.*

WHEREAS by the Burslem Electric Lighting Order 1898 (herein-after called "the principal Order") confirmed by the Electric Lighting Orders Confirmation (No. 8) Act 1898 the mayor aldermen and burgesses of the borough of Burslem (herein-after called "the Burslem Corporation") were authorised to supply energy as therein defined within the borough of Burslem as the same was constituted at the commencement of the principal Order:

And whereas by the Burslem Electric Lighting (Extension) Order 1899 (herein-after called "the Order of 1899") confirmed by the Electric Lighting Orders Confirmation (No. 6) Act 1899 the Burslem Corporation were authorised to supply energy as therein defined within the parish of Wolstanton as constituted at the commencement of the Order of 1899:

A.D. 1913.

—
Stoke-on-Trent.

And whereas the borough of Burslem has ceased to exist and become part of the existing borough of Stoke-on-Trent and the mayor aldermen and burgesses of the Borough of Stoke-on-Trent are now the Undertakers for the purposes of the principal Order and the Order of 1899:

And whereas it is expedient that the area of supply under the principal Order should be extended the principal Order amended as herein-after appearing and the Order of 1899 repealed:

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

Short and
collective
titles.

1. This Order may be cited as the Stoke-on-Trent Electric Lighting (Extension) Order 1913 and the principal Order and this Order may be cited together as the Stoke-on-Trent Orders 1898 and 1913.

Incorporation of provisions of schedule to Electric Lighting (Clauses) Act 1899 and application to Burslem Electric Lighting Order 1898.

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

Added area
of supply.

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

Power to
break up
streets and
tramways.

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

Purchase of
undertaking
within added
area by local
authority.

5. The urban district council of Wolstanton (United) may upon giving to the Undertakers six months' notice in writing at any time within six months before the expiration of ten years from the date of the passing of the Act confirming this Order or at any time after that date require the Undertakers to sell to them so much of their undertaking as is within the added area upon the terms provided in section 2 of the Electric Lighting Act 1888 and the Undertakers shall sell to them the same accordingly except that the Undertakers shall

not be entitled to claim or be paid any sum in respect of loss A.D. 1913.
occasioned by severance of the part purchased from the remaining
part of their said undertaking. *Stoke-on-Trent.*

6. The Burslem Electric Lighting (Extension) Order 1899 is hereby repealed but without prejudice to anything done or suffered thereunder. *Repeal of Burslem Electric Lighting (Extension) Order 1899.*

7. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order. *Commencement of Order.*

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

The Wolstanton Ward of the urban district of Wolstanton (United) in the county of Stafford as constituted at the commencement of this Order.

SECOND SCHEDULE.

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

Streets :—

Orford Street Vale View High Street North Terrace Hartington Street Simpson Street Chelmsford Road South View West View King's Avenue Southlands Avenue St. George's Avenue Lunt Street Adams Street Taylor Street Blunt Street Catherine Street Kelvin Street Clifton Street Basford Road Laundry Street Elm Street Oak Street Sidney Street Curzon Street Stanley Street The Avenue Chapel Street The Greenway Oxford Road Pitgreen Lane (from High Street to Fowlea Brook).

Station Road Templar Terrace West Street Watlands Avenue First Avenue St. Edmund's Avenue Park Avenue Second Avenue First Avenue South Minton Street Wedgwood Street Winston Terrace the portion of Emberton Street east of

A.D. 1913.

Stoke-on-Trent.

Orchard Street the portion of Ellison Street east of Orchard Street Sefton Terrace Clarence Street Garnett Road Woodlands Avenue Chetwynd Street Boulton Street George Street Pilsbury Street Westwood Road Cobden Street Watlands Avenue West Park Avenue West Bristol Street Victoria Street Hall Street Barker's Square Morris Square.

Tramways:—

The light railway of the Potteries Electric Traction Company Limited in Church Lane and in the road leading therefrom to Sandy Lane Brampton.

The tramways of the Potteries Electric Traction Company Limited in Porthill Road High Street and Church Lane.

TRURO ELECTRIC LIGHTING.

Truro. Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Mayor Aldermen and Citizens of the City of Truro in respect of the City of Truro in the County of Cornwall.

Short title.

1. This Order may be cited as the Truro Electric Lighting Order 1913.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

Undertakers.

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

Area of supply.

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

Power to
break up
streets.

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

Compulsory
works.

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

of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.

A.D. 1913.

Truro.

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

Maximum
prices.

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

Revision of
prices so as
to balance
revenue and
expenditure.

(2) The Undertakers shall on the expiration of the third complete financial year after they have commenced to supply electrical energy under this Order and on the expiration of each third succeeding year reconsider and if necessary revise and thereafter maintain the scales of prices charged for electrical energy under this Order so that so far as is reasonably practicable no contribution from the rates of the city will be required for the purpose of defraying the future expenses of the said undertaking during the next three years Provided nevertheless that—

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

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

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

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

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

A.D. 1913.

Truro.

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

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

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

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

Commence-
ment of
Order.

9. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The city of Truro as constituted at the commencement of this Order.

SECOND SCHEDULE.

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

The Avenue (between Mitchell Hill and Carvoza Road) the Crescent (by railway station) back of The Parade St. Aubyn's Road between a point 50 feet or thereabouts north-east of the north-east side of Carclew Street and the passage leading to Strangway's Terrace passage between St. Aubyn's Road and Strangway's Terrace road between Strangway's Terrace and Barrack Lane the roadway over Boscawen Bridge Newham Road roadway in front of the Great Western Railway station.

THIRD SCHEDULE.

A.D. 1913.

Truro.

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

Ferris Town from junction with Richmond Hill to Frances Street
Frances Street from junction of St. George's Road to River Street
River Street St. Nicholas Street Duke Street King Street Boscawen Street
Princes Street that part of Quay Street which forms a continuation
of Princes Street to Boscawen Bridge Road Boscawen Bridge Road
to Malpas Road junction Lemon Street Falmouth Road from Lemon
Street to High School Lemon Quay.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

For any amount up to twenty units thirteen shillings and fourpence and for each unit over twenty units eightpence.

SECTION 2.

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

A.D. 1913.

WEAVERHAM DISTRICT ELECTRIC LIGHTING.

Weaverham. Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Weaverham Electricity Supply Company Limited in respect of the parishes of Weaverham-cum-Milton Acton and Cuddington and part of the Parish of Oakmere all in the Northwich Rural District in the County of Chester.

Short title.

1. This Order may be cited as the Weaverham District Electric Lighting Order 1913.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

Undertakers.

3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Weaverham Electricity Supply Company Limited whose registered office is situate at Bank Chambers Winnington Street Northwich in the county of Chester.

Area of
supply.

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

Compulsory
works.

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

Power to
use land for
generating
station.

6. The Undertakers may use the lands described in the Third Schedule to this Order for the purposes of the undertaking authorised by this Order and may thereon erect construct maintain work and use a station or stations together with all such buildings engines batteries dynamos accumulators and other plant machinery apparatus works and conveniences as may be necessary or suitable for generating electricity for the purpose of giving a supply under this Order.

A.D. 1913.

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

8. This Order shall come into force upon the day when the Act confirming this Order is passed and that day shall be the commencement of this Order. Commence
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The parishes of Weaverham-cum-Milton Acton and Cuddington and that part of the parish of Oakmere which lies east of the western boundary of the Cheshire Lines Railway (Whitegate and Winsford Branch) and to the south of Winsford Junction all in the rural district of Northwich in the county of Chester as constituted at the commencement of the Order.

SECOND SCHEDULE.

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

Church Street from its junction with High Street to Weaverham Vicarage Forest Street from High Street to the Methodist Church Tarporley Road from the Gate Inn to Nook Farm Station Road from Mere House to Acton Bridge Station and from the Railway Inn Acton Bridge to Woodfield.

THIRD SCHEDULE.

A piece of land in the parish of Weaverham-cum-Milton in the county of Chester containing 726 square yards or thereabouts belonging to the Undertakers and bounded on the north by the River Weaver

A.D. 1913. on the south by Weaverham Lane and being the westernmost part of
Weaverham. the inclosure numbered 826 on the Ordnance Survey map of the
said parish (scale $\frac{1}{25000}$ —edition 1910 sheet XXXIII—7) and coloured
red on the plan deposited in relation thereto at the Board of Trade.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

For any amount up to twenty units thirteen shillings and four-
pence and for each unit over twenty units eightpence.

SECTION 2.

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

Printed by EYRE and SPOTTISWOODE, Ltd.,

FOR

FREDERICK ATTERBURY, Esq., C.B., the King's Printer of Acts of Parliament.

And to be purchased, either directly or through any Bookseller, from
WYMAN AND SONS, LTD., FETTER LANE, E.C., and 54, ST. MARY STREET, CARDIFF; or
H.M. STATIONERY OFFICE (SCOTTISH BRANCH), 23, FORTH STREET, EDINBURGH; or
E. PONSONBY, LTD., 116, GRAFTON STREET, DUBLIN;
or from the Agencies in the British Colonies and Dependencies,
the United States of America, the Continent of Europe and Abroad of
T. FISHER UNWIN, LONDON, W.C.