

Price's Patent Candle Company's Act, 1855.

of Seventeen Pounds Ten Shillings *per* Share hath been paid up thercon: And whereas by the recited Act the Company was authorized to borrow any Sum not exceeding Fifty thousand Pounds, but no Part of such Sum has been borrowed: And whereas it is expedient that, for the Purpose of carrying more completely into effect the Objects and Purposes of the Company, they should be authorized to increase their Capital, and to extend the Subjects of their Manufacture: And whereas, in order to avoid Inconveniences arising from several Private Acts relating to the same Undertaking being in force at the same Time, it is expedient that the recited Act should be repealed, and that some of the Powers and Provisions thereof should be amended and re-enacted or continued by this Act: And whereas such several Purposes cannot be effected without the Authority of Parliament: May it therefore please Your Majesty that it may be enacted; and be it 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; (that is to say,)

Recited Act
repealed.

I. That the said recited Act shall be and is hereby repealed, and the Company thereby incorporated shall be dissolved.

Short Title.

II. That in citing this Act for any Purpose it shall be sufficient to use the Expression "*Price's Patent Candle Company's Act, 1855.*"

The Word
"Company."

III. That in the Construction of this Act the Word "Company" shall mean the Company incorporated by this Act.

Purposes of
the Com-
pany.

IV. That the Company shall be established for the Purposes of manufacturing, selling, and dealing in Candles, Night Lights, Oils, Greases, and Soaps, and treating and preparing fatty, oily, greasy, bituminous, and resinous Matters, and other animal, vegetable, and mineral Matters applicable or subservient to the aforesaid Manufacture or Trade, and utilizing the Products thereof, and producing, importing, selling, and dealing in such Matters and Products, and carrying on the various Branches of manufacturing and commercial Operations incidental to or connected with the aforesaid Business, and of acquiring and holding such Patent Rights comprising Inventions relating thereto respectively, as may be lawfully acquired or held by a Company.

8 & 9 Vict.
cc. 16. and 18.
incorporated.

V. That the "Companies Clauses Consolidation Act, 1845," and the "Lands Clauses Consolidation Act, 1845," save so far as the same are expressly varied or excepted by this Act, shall be incorporated with and form Part of this Act: Provided always, that nothing in this Act or in the said incorporated Acts contained shall authorize or empower the Company to purchase or take any Lands,
either

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either in *Great Britain* or the Island of *Ceylon* or its Dependencies, without the Consent of the Owners, Lessees, and Occupiers thereof.

VI. That the several Persons who immediately before the passing of this Act were Proprietors of Shares in the Company hereby dissolved, and all other Persons who have subscribed or shall hereafter subscribe to the Undertaking of the Company, and their Executors, Administrators, and Assigns respectively, shall be united into a Company for the Purposes in this Act mentioned, and shall be incorporated by the Name of "*Price's Patent Candle Company*," and by that Name shall be a Body Corporate, with perpetual Succession and a Common Seal, and shall and may sue and be sued, plead and be impleaded, at Law and in Equity, and shall and may prefer and prosecute any Bill of Indictment against any Person who shall commit any Felony, Misdemeanor, or other Offence against the Laws of this Realm, and shall have Power to purchase or take on Lease, and hold and sell, Lands for the Purposes of this Act.

Re-establishment of Company.

VII. That from and immediately after the passing of this Act all the Lands, Tenements, and Hereditaments, wherever situate, Monies, Rights, Claims, Easements, and Privileges, and all Goods, Chattels, Effects, Letters Patent, Licences, Bonds, Deeds, Books, Writings, and Property of the Company hereby dissolved, shall be and the same are hereby respectively vested in the Company hereby incorporated, for such Estate and Interest, and in or after such Sort, Manner, and Form, for, in, or after which the same respectively were at or immediately before the passing of this Act vested in the Company hereby dissolved; and all Persons in whom any Real or Personal Property shall immediately before the passing of this Act be vested in trust for the Company hereby dissolved shall immediately upon the passing of this Act stand possessed thereof and interested therein in trust for the Company hereby incorporated; and all Persons who immediately before the passing of this Act owed any Money to the Company hereby dissolved shall pay the same, together with all Interest (if any) due or to accrue due for the same, to the Company hereby incorporated; and all Debts which immediately before the passing of this Act were due and owing by the Company hereby dissolved shall be paid, with all Interest (if any) due and to accrue due thereon, by the Company hereby incorporated; and all Conveyances, Contracts, Bonds, Covenants, Liabilities, Securities, Arrangements, and Agreements made, entered into, or enuring before the passing of this Act to, with, in favour of, or by or for the Company hereby dissolved shall be and remain as valid and effectual in favour of or against and with reference to the Company hereby incorporated, and may be proceeded on, enforced, and satisfied in the same Manner to all Intents and

Liabilities, &c. of the dissolved Company vested in and binding on the Company hereby established.

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and Purposes as if the Company hereby incorporated was named or referred to therein instead of the Company incorporated by the recited Act or the Company to which that Company succeeded.

Actions, &c.
not to abate.

VIII. That no Action, Suit, Prosecution, or other Proceeding whatsoever commenced either by or against the Company hereby dissolved previous to the passing of this Act shall abate or be discontinued or prejudicially affected by this Act, but on the contrary the same shall continue and take effect, either in favour of or against the Company hereby incorporated, in the same Manner in all respects as the same would have continued and taken effect in relation to the Company hereby dissolved if this Act had not been passed.

Continuation
of Powers
of holding
Patents.

IX. That, notwithstanding the Repeal of the recited Act, all the Letters Patent, Shares of Letters Patent, Licences or other Interests under or in Letters Patent already lawfully assigned to, or purchased by, or held in trust for, or otherwise belonging to the Company hereby dissolved under the Powers of the said recited Act, or any Act therein referred to, shall and may be held, used, dealt with, and disposed of by the Company hereby incorporated without any Forfeiture thereof, in the same Manner as if the Powers and Provisions of the said recited Act had remained in force, and as if the Company hereby incorporated were entitled to the full Benefit thereof.

Books, &c.
made Evi-
dence by the
former Acts
to continue
so.

X. That all Books and other Documents whatsoever by the recited Act, or by the Acts thereby repealed, or either of them, or by the Acts therein referred to or incorporated therewith, or either of them, authorized or directed to be kept and thereby made Evidence, shall still be admitted as Evidence in all Courts whatsoever.

Officers to
continue till
removed.

XI. That all Clerks, Officers, and Persons appointed by virtue of or acting under the Authority of the recited Act or of the Acts thereby repealed, or either of them, and not acting contrary to the Provisions and Directions in this Act contained, shall hold and enjoy their respective Offices and Employments, together with the Salaries or Emoluments thereunto annexed, until they shall be removed therefrom by the Company or the Directors; and all such Clerks, Officers, and Persons shall have the like Powers and Authorities for the Purposes of this Act and for carrying the same into execution, and shall be subject and liable to the like Pains and Penalties, and to the like Powers of Removal, and to the like Rules and Regulations, in all respects whatsoever, as if they had been appointed by virtue of this Act.

Transfers of
Shares, &c.

XII. That all Sales, Transfers, and Dispositions executed before the passing of this Act of any Share or Shares in the Capital of the Company

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Company hereby or by the recited Act dissolved shall remain in full force and virtue, and shall be and continue available in all respects whatsoever, notwithstanding the Repeal of the recited Act and of the Acts thereby repealed. to remain in force.

XIII. That notwithstanding the Repeal by this Act of the recited Act, and notwithstanding the Repeal by the recited Act of the Acts therein recited, everything before the passing of this Act done and suffered respectively under the recited Act, or under the Acts therein recited, or either of them, shall be as valid as if this Act were not passed, and as to everything prior to the passing of the recited Act as if the recited Act had not passed; and such respective Repeals and this Act respectively shall accordingly be subject and without Prejudice to everything so done and suffered respectively, and to all Rights, Liabilities, Claims, and Demands, both present and future, which if such respective Repeals had not happened and this Act were not passed would be incident to and consequent on any and every thing so done and suffered respectively; and with respect to all such Things so done and suffered respectively, and all such Rights, Liabilities, Claims, and Demands, the Company hereby incorporated shall to all Intents and Purposes represent the respective Companies hereby and by the recited Act dissolved: Provided always, that the Generality of this Enactment shall not be confined or restricted by any special Provisions in this Act contained. Present and future Rights and Liabilities under recited Acts saved.

XIV. That nothing herein or in the said incorporated Acts contained shall in anywise restrict the Liability of any Shareholder of the Company under any Judgment, Decree, Order for Payment of Money, or other Proceeding which shall be had or obtained against the Company in any Action, Suit, or Proceeding prosecuted by or against the Company in any Court of Law or Equity, but every such Shareholder shall continue liable for or in respect of all such Monies, and every such Judgment, Decree, Order, and Proceeding, in the same Manner as he would have been if the Company had not been incorporated. Incorporation of the Company not to restrict the Liability of Shareholders.

XV. That every Judgment and every Decree or Order which shall be at any Time obtained against the Company in any Action, Suit, or other Proceeding prosecuted by or against the Company in any Court of Law or Equity shall and may take effect and be enforced, and Execution or Diligence thereon be issued, not only against the Property and Effects of the Company, but also against the Person, Property, and Effects of any Shareholder for the Time being, or (subject as herein-after provided) of any former Shareholder of the Company in his natural or individual Capacity, until such Judgment, Decree, or Order shall be fully satisfied: Provided that, in the Case Effect of Judgment against the Company and present and former Shareholders.

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of Execution against any former Shareholder, such former Shareholder was a Shareholder of the Company at the Time of entering into or committing the Contract or Tort for or in respect of which such Judgment, Decree, or Order may have been obtained, or became a Shareholder during the Time such Contract or Tort was unexecuted or unredressed, or was a Shareholder at the Time of the Judgment, Decree, or Order being obtained: Provided always, that in no Case shall Execution be issued against the Person, Property, or Effects of any such former Shareholder after the Expiration of Three Years next after the Person sought to be charged shall have ceased to be a Shareholder of the Company.

Reimburse-
ment of
Shareholders
against whom
Execution
issued.

XVI. That every Person against whom or against whose Property or Effects Execution or Diligence upon any Judgment, Decree, or Order obtained as aforesaid shall have been issued as aforesaid, or who shall have paid any Monies on account of the Company on any Judgment, Decree, or Order obtained or made against the Company, shall be entitled to recover against the Company all Loss, Damages, Costs, and Charges which such Person may have incurred or paid by reason or in consequence of any such Execution by any legal or equitable Action, Suit, or Proceeding applicable or convenient for that Purpose, and also that, after due Diligence used to obtain Satisfaction thereof against the Property and Effects of the said Company, such Person shall be entitled to Contribution for so much of such Loss, Damages, Costs, and Charges as shall remain unsatisfied from the several other Persons against whom Execution or Diligence upon such Judgment, Decree, or Order obtained against the Company might also have been issued under the Provision in that Behalf aforesaid; and that such Contribution may be recovered from such Persons as aforesaid by any legal or equitable Action, Suit, or Proceeding applicable or convenient for that Purpose.

Proceedings
in Execution
against the
Person or
Property of
a Share-
holder.

XVII. That in the Cases provided by this Act for Execution or Diligence on any Judgment, Decree, or Order in any Action or Suit against the Company to be issued against the Person or against the Property and Effects of any Shareholder or former Shareholder of the Company, or against the Property and Effects of the Company, at the Suit of any Shareholder or former Shareholder, in satisfaction of any Monies, Damages, Costs, and Expenses paid or incurred by him as aforesaid in any Action or Suit against the Company, such Execution or Diligence may be issued by Leave of the Court or of a Judge of the Court in which such Judgment, Decree, or Order shall have been obtained, upon Motion, Rule, Summons, or other Form of Application consistent with the Practice of the Court, without any Suggestion of Scire facias in that Behalf; and that it shall be lawful for such Court or Judge to make absolute, or grant or allow, discharge, refuse,

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refuse, or dismiss any such Motion, Rule, Summons, Petition, or Application (as the Case may be), and to direct the Costs of the Application to be paid by either Party, or to make such other Order therein as to such Court or Judge shall seem fit; and in such Cases such Forms of Executions, Diligences, and Processes shall be sued out of the Courts of Law and Equity respectively for giving Effect to the Provision in that Behalf aforesaid as the Judges of such Courts respectively shall from Time to Time think fit to order; and the Execution of such Writs shall be enforced in like Manner as Writs of Execution are now enforced: Provided that any Order made by a Judge as aforesaid may be discharged or varied by the Court on Application made thereto by either Party dissatisfied with such Order; provided also, that no such Motion shall be made nor Summons granted for the Purpose of charging any Shareholder or former Shareholder until Ten Days Notice thereof shall have been given to the Person sought to be charged thereby; but provided always, that in case the Court or Judge to which any such Application as aforesaid may be made shall think fit to discharge, refuse, or dismiss any such Motion, Rule, Summons, Petition, or Application as aforesaid, such Discharge, Refusal, or Dismissal shall be without Prejudice to any Proceeding which the Applicant may be entitled to take by Scire facias or otherwise upon such Judgment, Decree, or Order as aforesaid, for the Purpose of obtaining Execution or Diligence thereon, or otherwise enforcing the same against such Shareholders as aforesaid or any of them.

XVIII. That a Memorial of the Names and Descriptions of the several Shareholders of the Company, in the Form or to the Effect for that Purpose given or expressed in the Schedule to this Act annexed, shall, in the Month of *January* next, and in every succeeding Month of *January*, or within Twenty-one Days thereafter, be verified by the Declaration of some Director, Secretary, Solicitor, or Clerk or Officer for the Time being of the Company, made before some Officer competent to take Declarations, and, when so verified, enrolled in the High Court of Chancery in *England*; and when any Person shall cease to be a Shareholder, or when any Person shall become a Shareholder, a Memorial of his Name and Description, verified in manner aforesaid, may be enrolled in manner aforesaid, in the Form or to the Effect expressed in the said Schedule for that Purpose; and if any Declaration which shall be so made as aforesaid shall be false or untrue in any material Particular, the Person wilfully making such false Declaration shall be deemed guilty of a Misdemeanor; and the Enrolment of every such Memorial shall be sufficient *primâ facie* Evidence that every Person named in such Memorial was at the Date thereof such Shareholder as in such Memorial mentioned, or had ceased to be such Shareholder in such Memorial mentioned.

Memorials of
Names of
Shareholders
to be en-
rolled.

XIX. That

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Shareholders
to continue
liable until
next annual
Enrolment.

XIX. That every Shareholder whose Name shall be expressed in the Enrolment of any Memorial to be enrolled in manner aforesaid shall continue liable to all Judgments, Decrees, and Orders against the Company, and to all Contracts and Torts entered into and committed by the Company, until the Enrolment of their then next annual Memorial, to be enrolled in manner aforesaid, or until a Memorial of his having ceased to be a Shareholder shall have been enrolled in manner aforesaid.

Penalty for
not enrolling
Memorial
within due
Time.

XX. That if within the Period before limited such First Memorial or any such annual Memorial as aforesaid be not enrolled as aforesaid, then on Conviction of any such Default the Company shall be liable to pay a Sum not exceeding Twenty Pounds.

Capital.

XXI. That the Capital of the Company shall be One million Pounds, divided into Shares of Twenty Pounds each, which the Company may create and issue from Time to Time as they shall deem expedient.

Appropriation of
Shares.

XXII. That every Person who immediately before the passing of this Act was possessed of or entitled to One or more Share or Shares in the Capital of the Company hereby dissolved shall for each such Share be possessed of or entitled to One Share in the Capital of the Company hereby incorporated paid up to the Extent of Seventeen Pounds Ten Shillings, and the said Shares are hereby vested in such Persons accordingly.

New Shares
to be subject
to the same
Trusts as the
old Shares.

XXIII. That all Persons in whom any Shares shall be vested as aforesaid shall as between themselves and other Persons interested therein, but not so as to bind the Company to see to the Execution of any Trust, stand and be possessed thereof upon the same Trusts, and subject to the same Powers, Provisoes, Declarations, and Agreements, Charges and Incumbrances, as the Trusts, Powers, Provisions, Declarations and Agreements, Charges and Incumbrances, upon or to which the Share or Shares in the Capital of the Company hereby dissolved, in respect of which such Share or Shares was or were so vested, was or were subject and liable immediately before the passing of this Act, and so as to give effect to and not revoke any Will or other Testamentary Instrument disposing of or affecting such Share or Shares.

As to Disposal of unappropriated
Shares.

XXIV. That the Shares remaining unappropriated may be disposed of at such Times, in such Manner, to such Persons, and for such Sums as the Company may determine.

XXV. That

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XXV. That the greatest Amount of any One Call upon the Shares Calls. not hereby appropriated shall be Ten Pounds, and the Calls to be made on any of such Shares shall not exceed Seventeen Pounds Ten Shillings in any One Year, and there shall be an Interval of Two Months at the least between Two successive Calls.

XXVI. That it shall be lawful for the Company to borrow on Power to borrow on Mortgage or Bond. Mortgage or Bond the Sum of One hundred thousand Pounds: Provided always, that at or before the Expiration of Six Years from the passing of this Act it shall be imperative upon the Company to pay off so much of the Amount borrowed as shall be in excess of Fifty thousand Pounds, and that from and after the Expiration of the said Six Years the Amount borrowed by the Company and remaining unpaid at any One Time shall not exceed Fifty thousand Pounds.

XXVII. That all Money to be raised under the Provisions of this Act, whether by means of Shares or by the Exercise of the Powers of borrowing, shall be applied to the Purposes of the Undertaking of the Company as defined by this Act, and to no other Purpose. Application of Money.

XXVIII. That the Ordinary General Meetings of the Company shall be held at least once in every Year, at such Time or Times as shall be fixed by the General Meetings, and until otherwise fixed As to the holding of Ordinary General Meetings. One yearly Ordinary General Meeting shall be held on some Day in the Month of *March* to be fixed by the Directors.

XXIX. That the Number of Shareholders on whose Requisition or by whom an Extraordinary Meeting may be convened shall not be less than Twelve Shareholders holding in the aggregate not less than Five hundred Shares. Number of Shareholders necessary to convene Extraordinary Meetings.

XXX. That the Quorum of any General Meeting shall be Ten Shareholders, and that Number of Shareholders shall be sufficient to form a General Meeting, without reference to the Number or Amount of Shares held by them. Quorum at General Meetings.

XXXI. That every Shareholder shall in respect of a single Share Votes. held by him be entitled to give One Vote upon all Questions which may be submitted to the General Meetings, but no Shareholder who may be present at any such Meeting, whatever may be the Number of his Shares, shall be entitled to give more than One Vote upon any Question which may be submitted thereto, unless upon a Ballot being taken; but every Shareholder holding more than One Share shall, for the Purposes of and upon the Occasion of every such Ballot, be entitled to a Number of Votes corresponding to the Number of his Shares after the Rate of One Vote in respect of each Share.

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XXXII. That

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Number of
Directors.

XXXII. That the Number of Directors shall be Eight until that Number be increased or reduced, and that the Number of Directors for the Time being shall not at any Time exceed Fifteen or be less than Five.

Present Directors to
continue in
Office.

XXXIII. That the present Directors of the Company now dissolved shall continue in Office as Directors of the Company hereby incorporated, and that *James Pillans Wilson* Esquire and *George Fergusson Wilson* Esquire, the present Managing Directors of the Company, may be continued by the Directors as Managing Directors at a Salary; and so long as the said *James Pillans Wilson* and *George Fergusson Wilson* respectively shall be continued in Office as Managing Directors at a Salary they shall not go out of Office in rotation with the other Directors.

Qualification
of Directors.

XXXIV. That the Qualification of a Director shall be Three hundred Shares, subject to Increase or Reduction by a General Meeting, so that the Qualification of a Director do not exceed One thousand Shares nor be less than One hundred Shares.

Quorum of
Directors.

XXXV. That the Quorum of Directors shall be Three Directors, or such larger Number of Directors as shall be from Time to Time fixed by the Directors.

Auditors.

XXXVI. That the present Auditors of the Company shall be and continue in Office as Auditors of the Company until the First Ordinary Meeting of the Company, when they shall retire, and Two Auditors shall be elected in their Place, but they or either of them shall be re-eligible.

Directors not
to accept
Bills of Exchange or
make Promissory
Notes.

XXXVII. That the Directors shall not accept any Bills of Exchange or make any Promissory Notes in the Name or on the Behalf of the Company: Provided always, that the Directors shall not be precluded from drawing or indorsing Bills of Exchange in the Name or on behalf of the Company so far as may be requisite for the Purposes of the Company, but the Directors or such Person or Persons as they shall authorize shall have full Power to draw and indorse Bills of Exchange for the Purposes aforesaid, according to the due Course of Business.

Quantity of
Land to be
held by the
Company
limited.

XXXVIII. That the Quantity of Land to be held by the Company at One Time in *Great Britain* and *Ireland* shall not exceed One hundred and fifty Acres, and that the Quantity of Land to be held by the Company at any One Time in the Island of *Ceylon* or any of Her Majesty's Possessions abroad shall not exceed in the aggregate Five thousand Acres.

XXXIX. That

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XXXIX. That it shall be lawful for the Company, with and out of the Funds thereof, to make any Provision which it shall deem expedient for the Education, Religious and Moral Culture, Improvement, and Recreation of the Persons from Time to Time in its Employment.

Power to provide for the Education, &c. of Persons employed by the Company.

XL. That any Deed or other Instrument which shall be sealed and delivered in the Island of *Ceylon* or the Dependencies thereof, or elsewhere in Foreign Parts, on behalf of the Company, by any Person or Persons, in pursuance of any Authority given by the Company by any Deed under its Common Seal, shall be as valid and effectual for and against the Company as if the same were actually sealed with the Common Seal of the Company.

Deeds, &c. executed in Ceylon, or elsewhere in Foreign Parts, by Attorney to be effectual.

XLI. That in case Her Majesty, Her Heirs or Successors, shall think fit, with the Advice of Her or Their Privy Council, to grant to the Company any Confirmation or Prolongation of any Letters Patent or Patent Privilege which shall or may at any Time hereafter be assigned unto or become otherwise vested in or in trust for the Company, then and in every such Case such Confirmation or Prolongation shall or may be granted to the Company, any Condition, Clause, Matter, or Thing in any such Letters Patent contained to the contrary thereof in anywise notwithstanding.

Confirmations and Prolongations may be granted to the Company.

XLII. That in case the Company shall at any Time hereafter, in pursuance of an Act of Parliament passed in the Sixth Year of the Reign of King *William* the Fourth, intituled *An Act to amend the Law touching Letters Patent for Inventions*, or of "The Patent Law Amendment Act, 1852," or of any Act or Acts of Parliament, obtain the Leave of Her Majesty's Attorney General or Solicitor General for *England* or *Ireland*, or of Her Majesty's Lord Advocate or Solicitor General for *Scotland*, or other lawful Authority, to enter, file, or make, according to the Laws for the Time being applicable to the Case, any Disclaimer of any Part of either the Title of the Invention mentioned or comprised in any Letters Patent or Patent Privilege of or belonging to the Company, or of any Part of the Specification of any such Invention, or to enter, file, or make as aforesaid a Memorandum of any Alteration in any such Title or Specification as aforesaid, then and in every such Case such Disclaimer or Memorandum of Alteration shall or may be made under the Seal of the Company, and when so made shall or may be filed or otherwise dealt with according to Law; and no Acknowledgment of any such Disclaimer or Memorandum of Alteration shall be necessary.

Disclaimers may be made under the Seal of the Company.
5 & 6 W. 4.
c. 83.

XLIII. And whereas it may be expedient for the Interests of the Public that the Powers by this Act conferred, so far as the same relate

Board of Trade may, after Seven

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Years, require Powers of holding Patents to be brought before Parliament for Revision, if not Powers to cease at End of 8 Years.

relate to the Sale, Transfer, or Assignment of any of the Letters Patent which by this Act may become vested in the Company, and the Rights and Privileges by this Act conferred on the Company to use, exercise, vend, and put in practice as Assignees or Transferees of such Letters Patent the Inventions which are or may be the Subject thereof, should be subject to the Reconsideration and Revision of Parliament: Be it therefore enacted, That if it shall appear to the Lords of the Committee for Trade and Foreign Plantations, at the Expiration of Seven Years from the passing of this Act, that such Powers, Rights, and Privileges, if any, should be submitted to the Reconsideration and Revision of Parliament, then and in such Case the Company shall and they are hereby required, on the Requisition of the said Lords of Committee, to submit the same to Parliament accordingly, in such Form and Manner as the said Lords of Committee shall direct; and if they shall fail so to do, or if Parliament shall not, by an Act to be then passed in that Behalf, continue the Existence of such Powers, Rights, and Privileges, subject to such Modifications as to them may seem meet, then and in such Case, at the Expiration of the Period of Eight Years from the passing of this Act, the said Powers, Rights, and Privileges shall absolutely cease and determine.

Saving the Rights of C. Humfrey, under Indenture of 17th April 1844.

XLIV. That nothing in this Act contained shall alter, prejudice, or affect the Rights of *Charles Humfrey* under the Indenture bearing Date on or about the Seventeenth Day of *April* One thousand eight hundred and forty-four, and made between *William Smith* of *Grosvenor Street, Camberwell*, in the County of *Surrey*, Gentleman, of the First Part, the said *Charles Humfrey* of the Second Part, *Frederick Meyer* of *Paradise Street, Lambeth*, in the said County of *Surrey*, Oil and Candle Manufacturer, of the Third Part, and *William Wilson* of *Vauxhall* in the same County, Oil and Candle Manufacturer, of the Fourth Part, referred to in the first-recited Act.

Expenses of Act.

XLV. That all the Costs, Charges, and Expenses of and incident to the obtaining and passing of this Act shall be paid by the Company.

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SCHEDULE referred to in the foregoing Act.

PRICE'S PATENT CANDLE COMPANY'S ACT, 1855.

MEMORIAL made the Day of One thousand
eight hundred and fifty of the Names and Descriptions of
the present Shareholders in "Price's Patent Candle Company."

A.B. of
C.D. of
&c. &c.

I of One of the Directors
[or Secretary, Officer, Solicitor, or Clerk,] of the said Company, do
solemnly and sincerely declare that the above-written Memorial con-
tains the Names and Descriptions of the present Shareholders of the
said Company as the same appear in the Books of the said Company;
and I make this solemn Declaration conscientiously believing the same
to be true.

In case of Persons becoming Shareholders.

PRICE'S PATENT CANDLE COMPANY'S ACT, 1855.

MEMORIAL made the Day of One thousand
eight hundred and fifty of the Name and Description [or
Names and Descriptions] of Persons [or a Person] who have [or
hath] become Shareholders [or a Shareholder] of "Price's Patent
Candle Company."

E.F. of
G.H. of
&c. &c.

I of One of the Directors
[or Secretary, Officer, Solicitor, or Clerk,] of the said Company, do
solemnly and sincerely declare that the above-written Memorial con-
tains the Names and Descriptions [or Name and Description] of
Persons [or a Person] as the same appear in the Books of the said
Company, who have [or hath] become Shareholders [or a Share-
holder] of the said Company; and I make this solemn Declaration
conscientiously believing the same to be true.

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In

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In case of Persons ceasing to be Shareholders.

PRICE'S PATENT CANDLE COMPANY'S ACT, 1855.

MEMORIAL made the Day of One thousand
 eight hundred and fifty of the Name and Description [*or*
 Names and Descriptions] of a Person [*or* Persons] who hath [*or*
 have] ceased to be a Shareholder [*or* Shareholders] of "Price's
 Patent Candle Company" since the Day of
 One thousand eight hundred and fifty being the Date of
 the last annual Memorial.

I.K. of
L.M. of
&c. &c.

I of One of the Directors
 [*or* Secretary, Officer, Solicitor, *or* Clerk,] of the said Company, do
 solemnly and sincerely declare that the above-written Memorial con-
 tains the Name and Description [*or* Names and Descriptions] of a
 Person [*or* Persons] as the same appear in the Books of the said
 Company, who hath [*or* have] ceased to be a Shareholder [*or* Share-
 holders] of the said Company since the Day of
 One thousand eight hundred and fifty the Date of the
 last annual Memorial; and I make this Declaration conscientiously
 believing the same to be true.

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