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SCHEDULE

SCHEME UNDER THE AGRICULTURAL MARKETING ACTS, 1931 TO 1949, REGULATING THE MARKETING OF WOOL

PART VI

MARKETING PROVISIONS AND PRINCIPAL POWERS OF THE BOARD

POWER TO REGULATE MARKETING

71.—(1) Subject to the provisions of sub-paragraph (2) of this paragraph, no registered producer shall sell any wool except through the agency of the Board, and the Board shall be entitled to receive the purchase price of all wool sold through their agency from the purchaser thereof.

(2) The Board may prescribe that registered producers or any class of registered producers shall sell wool or any description of wool only to the Board and if they so prescribe they may also (subject to the provisions of paragraph 72 of this Scheme) prescribe the terms on which such sales shall be made.

(3) Every registered producer shall comply with any directions of the Board as to the notice to be given to the Board of any wool for sale and as to the persons to whom and the places to which any wool for sale is to be delivered;

provided that the Board shall give due consideration to any application by registered producers (made upon such notice as the Board may require) as to the persons to whom or the places to which the wool is to be delivered.

(4) The Board may prescribe the manner in which wool for sale or any description or quantity thereof shall be adapted for sale, marked, packed, stored, transported or insured by registered producers.

(5) The Board may prescribe that no registered producer shall deliver any wool for sale or any description or quantity thereof except within such period after it is produced as the Board may prescribe, unless with the Board's consent. Any such consent may be given subject to such conditions, including payment of such charges not exceeding sixpence per pound as the Board shall think appropriate.