

**CHAPTER clxi.**

An Act to confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts 1882 and 1888 relating to Macclesfield Pateley Bridge Portishead and District Rhondda Salisbury (Extension) Wimbledon (Extension) and Witney. A.D. 1911.

[18th August 1911.]

WHEREAS under the authority of the Electric Lighting Acts 1882 and 1888 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.

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. 2) Act 1911. 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. 1911.

For pro-
tection of
Cheshire
County
Council.

3.—(1) Nothing in the Macclesfield Electric Lighting Order 1911 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 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 bridgmaster 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
West Riding
County
Council.

4.—(1) Nothing in the Pateley Bridge Electric Lighting Order 1911 confirmed by this Act shall in any way limit or affect the powers of the West 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. A.D. 1911.

(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.

5.—(1) Nothing in the Portishead and District Electric Lighting Order 1911 confirmed by this Act shall in any way limit or affect the powers of the Somerset 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 Somerset 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

A.D. 1911. 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
Surrey
County
Council.

6.—(1) Nothing in the Wimbledon Electric Lighting (Extension) Order 1911 confirmed by this Act shall in any way limit or affect the powers of the Surrey 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.

A.D. 1911.

(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. 1911.

SCHEDULE.LIST OF ORDERS.

1. MACCLESFIELD.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the New Electricity Company of Macclesfield Limited.
2. PATELEY BRIDGE.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to Messieurs Christy Brothers and Company Limited.
3. PORTISHEAD AND DISTRICT.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to Messieurs Christy Brothers and Company Limited.
4. RHONDDA.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Rhondda Urban District Council.
5. SALISBURY (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Salisbury Electric Light and Supply Company Limited.
6. WIMBLEDON (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Mayor Aldermen and Burgesses of the borough of Wimbledon.
7. WITNEY.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Urban District Council of Witney.

MACCLESFIELD ELECTRIC LIGHTING.

A.D. 1911.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the New Electricity Company of Macclesfield Limited in respect of the Municipal Borough of Macclesfield in the County of Chester.

Macclesfield.

1. This Order may be cited as the Macclesfield Electric Lighting Order 1911.

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 New Electricity Company of Macclesfield Limited being a Company registered under the Companies (Consolidation) Act 1908 with limited liability and having its registered office at Bank Buildings Kingsway in the county of London.

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.

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 which are mentioned in the Second Schedule to this Order and the railway which is also mentioned in that schedule.

Power to break up streets &c.

6. The 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 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.

A.D. 1911.
Macclesfield.
Deposit.

8. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is five hundred pounds.

Power of
purchase by
Corporation.

9.—(1) The mayor aldermen and burgesses of the borough of Macclesfield (hereinafter called "the Corporation") may at the expiration of twenty-one years from the commencement of this Order after not less than twelve months previous notice in writing and at the expiration of every subsequent period of seven years after not less than twelve months previous notice in writing require the Undertakers to sell and thereupon the Undertakers shall sell to them the undertaking authorised by this Order (including all lands buildings works materials and plant suitable to and used by the Undertakers for the purposes of the undertaking) upon the terms of paying the fair market value thereof as a going concern such value to be determined in case of difference by arbitration.

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

(3) From the date on which the purchase takes effect the undertaking shall vest in the Corporation freed from all debts mortgages or other similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers under the principal Act or this Order and in relation to the supply of electricity shall absolutely cease and determine and shall vest in the Corporation who shall become the Undertakers for the purposes of this Order.

(4) The power of purchase given by this section shall be in addition to and not in derogation of the power of the Corporation to purchase under the Electric Lighting Act 1888.

Commence-
ment of
Order.

10. This Order shall come into force upon the day when the Act confirming this Order is passed and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

A.D. 1911.

*Macclesfield.*FIRST SCHEDULE.

AREA OF SUPPLY.

The whole of the Municipal Borough of Macclesfield in the County of Chester as constituted at the commencement of this Order.

SECOND SCHEDULE.

List of streets 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.

(a) STREETS:—

Acton Place Allen Street Albert Street Alderley Street Barracks Lane Brown Street Boden Street Barber Street Blacks Head Lane Brass-house Street Buckley Street Burgess Street Bank Place Brunswick Square Beech Bank Broken Banks Beswick Street Brough Street West Bread Street Baker Street Back Paradise Street Brock Street Colamine Place Crown Street Canton Street Cawley Street Cruttenden Street The Clough Cow Lane Coal Pit Lane Clowes Street Charlton Street West Canal Street Church Street Commonsides Road Daisy Bank Dale Street Eddisbury Terrace Eastgate Fowler Street Foden Street Grosvenor Street Goodall Street Grange Street Green Court Hollands Place Hobson Street Hope Street Hand Street Howe Street Henderson Street Holland Street Higher Fence Road High Street Hill Street Hollins Road Hulley Street Hulley Place West Hayes Yard John Street Justice Street Joddrell Street Knights Brow Lees Street Leigh Street Lyme Avenue Loney Street Lansdowne Street Langford Street Millstone Passage Maple Avenue Mount Terrace Mee Street Masons Lane Newton Street Norbury Street North Street Orchard Place Pearle Street Pleasant Street Preston Street West Peter Street Peter Street West Parr Street Pownall Square Parker Street Pearson Street Royle's Terrace Richmond Hill Riseley Street Ryles Park Road Spring Gardens St. Michael's Terrace Swettenham Street Smith's Terrace Slack Street

A.D. 1911. Saville Street Snow Hill Terrace Soho Place Shaw Street Slater Street
Macclesfield. Timber Street Taylor's Square Tunncliffe Street Victoria Yard Vernon
 Street Walker Street Waters Green Terrace William Street Waller Street
 Water Street Wharf Street Woodlands Road.

Road from Eddisbury Road to West End Road from Buxton
 Old Road to Rifle Range Road from Buxton Old Road to Tegsnose
 Quarry Road Road from Buxton Old Road to South End Street
 leading to Skating Rink from Prestbury Road to South End Street
 from Old Hall Street to Spring Gardens Street west of St. Paul's
 School from Glegg Street to North End Street east of St. Paul's School
 from Glegg Street to North End Street leading to Hulme's Dyehouse
 from London Road to East End Court No. 4 Black Road from Black
 Road to South End Meg Lane from Fallibroome Road to West End
 Canal Side from Black Road to Canal Cottages Court No. 8 Chester-
 gate from Chestergate to South End Back Samuel Street from East
 End to West End.

(b) RAILWAY :--

The level crossing over the North Staffordshire Railway joining
 Old Mill Lane with Snow Hill.

 THIRD SCHEDULE.

*List of 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.*

Market Place Chester Gate Chester Road from Chester Gate to a
 point opposite Field Bank Jordangate Mill Street Park Green Park
 Street Sunderland Street Church Street Waters Green and Buxton
 Road from Waters Green to Fence Avenue Park Lane from Park
 Street to Bond Street and Prestbury Road from Chester Gate to the
 borough boundary.

FOURTH SCHEDULE.

A.D. 1911.

Macclesfield.

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 ten shillings and for each unit over twenty units sixpence.

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.

PATELEY BRIDGE ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to Messieurs Christy Brothers and Company Limited in respect of parts of the Parishes of Beverley and High and Low Bishopside in the Rural District of Pateley Bridge in the West Riding of the County of York.

*Pateley
Bridge.*

1. This Order may be cited as the Pateley Bridge Electric Lighting Order 1911. 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 Messieurs Christy Brothers and Company Limited of Chelmsford in the county of Essex. Undertakers.

A.D. 1911.

*Pateley
Bridge.*
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
railways.

5. Subject to the provisions incorporated with this Order the Undertakers are specially authorised by this Order to break up the railways 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.

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.

Deposit.

8. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is one hundred pounds.

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

9.—(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 Undertakers transfer the undertaking to a company to be registered under the Companies (Consolidation) Act 1908 and to be called the Pateley Bridge Electric Supply Company Limited.

(2) Within that period the Undertakers 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.

(3) On any such transfer the rights powers authorities obligations and liabilities of the Undertakers in respect to 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 directed by this Order 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.

A.D. 1911.

—
Pateley
Bridge.

10.—(1) Before using the water of any river stream or lake for supplying power for the purpose of generating electricity for the undertaking the Undertakers shall make and fix such channels fish passes gratings and other works and appliances for the protection of the fisheries of the river stream or lake in such position and of such form and mode of construction as the Board of Agriculture and Fisheries direct and the Undertakers shall also carry out any alteration modification or addition which the Board of Agriculture and Fisheries may at any time direct in relation to these works and appliances as necessary or expedient for the proper protection of the fisheries Provided that the Undertakers shall not under the provisions of this subsection be called upon to expend a sum exceeding fifty pounds.

Protection of
fisheries.

(2) The Undertakers shall maintain any such works and appliances as so made and fixed for the time being and if the Board of Agriculture and Fisheries give notice to the Undertakers that any such work or appliance requires repair or renewal the Undertakers shall repair or renew it as directed by the Board within two months of the date on which the notice is given.

(3) If the Undertakers fail to comply with any of the provisions of this section they shall be liable for each failure on summary conviction to a penalty not exceeding twenty pounds and to a further penalty not exceeding five pounds for each day on which the failure continues after conviction therefor.

11. Except for the purpose of enabling the transfer directed by this Order to be made this Order shall not come into force notwithstanding the confirmation thereof by Parliament until the day when the transfer takes effect and that day for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

So much of the parishes of Bewerley and High and Low Bishopside in the rural district of Pateley Bridge as lie within a distance of $1\frac{1}{2}$ miles from the easternmost corner of the corn mills immediately to the north-west of the bridge over the River Nidd at Pateley Bridge.

A.D. 1911.

Pateley
Bridge.

In the case of difference between this description and the area as delineated upon the deposited map the latter shall prevail.

SECOND SCHEDULE.

List of railways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

The level crossing of the Nidd Valley Light Railway between the south-western corner of High Street and the bridge over the River Nidd.

The level crossing over the Nidd Valley branch of the North Eastern Railway near the school at Glasshouses.

THIRD SCHEDULE.

List of 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.

High Street King Street Church Street Ripon Road from High Street for a distance of three hundred yards in a south-easterly direction Street Lane from High Street to the point where the road leading from Eagle Hall to Bewerley Park crosses Street Lane Bewerley Road from its junction with Street Lane to the north-western entrance of Bewerley House.

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.

A.D. 1911.

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.

*Pateley
Bridge.*

PORTISHEAD AND DISTRICT ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to Messieurs Christy Brothers and Company Limited in respect of the Urban District of Portishead and the Parishes of Portbury Easton-in-Gordano North Weston Abbotsleigh Clapton Wraxall Flax Bourton Long Ashton Nailsea Tickenham Weston-in-Gordano and part of the Parish of Walton-in-Gordano in the Rural District of Long Ashton all in the County of Somerset.

*Portishead
and District.*

1. This Order may be cited as the Portishead and District Electric Lighting Order 1911. 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 Messieurs Christy Brothers and Company Limited of Chelmsford in the county of Essex. 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. 1911.

*Portishead
and District.*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 parts of streets not repairable by the local authority and the railways which are mentioned in the Second Schedule to this Order.

Compulsory
works.

6.—(1) 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 Part I. of the Third Schedule to this Order.

(2) In addition to the obligation imposed upon the Undertakers by the foregoing provisions of this section the Undertakers shall within three years after the commencement of this Order lay down suitable and sufficient distributing mains for the purposes of general supply throughout the streets and parts of streets specified in Part II. of the Third Schedule to this Order.

Power to
erect gene-
rating
station.

7. The Undertakers may erect on the lands herein-after described a station for producing and generating electrical energy and may maintain and use such station or stations with all proper and necessary engines dynamos batteries accumulators machinery and other electrical plant apparatus buildings works and conveniences as may be necessary or suitable for those purposes.

The lands herein-before referred to are—

All that triangular piece of land belonging or reputed to belong to the mayor aldermen and citizens of the city of Bristol containing in the whole by admeasurement 2,426 square yards or thereabouts situate in the parish and urban district of Portishead in the county of Somerset having a frontage on Gasworks Lane on the north of 180 feet in length and bounded on the south-west side by a strip of land 60 feet wide lying between the triangular piece of land herein described and the Weston Clevedon and Portishead Light Railway Station and bounded on the east by other land belonging or reputed to belong to the said mayor aldermen and citizens of the city of Bristol.

Maximum
prices.

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.

Deposit.

9. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 is one

hundred pounds in respect of the urban district of Portishead and two hundred pounds in respect of so much of the area of supply as is situate within the rural district of Long Ashton.

A.D. 1911.

*Portishead
and District.*

10.—(1) The powers given by this Order shall not be exercised unless within twelve months or such extended period not exceeding in the whole eighteen months as the Board of Trade allow after the commencement of this Order the Undertakers transfer the undertaking to a limited company registered under the Companies (Consolidation) Act 1908 and approved by the Board of Trade.

Powers not to be exercised unless undertaking is transferred to a registered company.

(2) Within that period the Undertakers 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.

(3) On any such transfer the rights powers authorities obligations and liabilities of the Undertakers 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 directed by this Order has not been made before the expiration of the period limited in that behalf in this section the Board of Trade may revoke this Order upon the expiration of that period.

11. When the Undertakers submit the proposed deed of transfer to the Board of Trade in pursuance of the provision in that behalf herein-before contained a copy thereof shall at the same time be sent by them to the local authority.

Copy of proposed transfer for local authority.

12. When the said company shall have become the Undertakers for the purposes of this Order the following provisions shall have effect :—

Power of purchase by urban district council of Portishead.

(1) The urban district council of Portishead may at the expiration of a period of twenty-one twenty-eight or thirty-five years from the commencement of this Order by twelve months previous notice in writing require the Undertakers to sell to them so much of the undertaking authorised by this Order as is within their district including all lands buildings works materials and plant suitable to and used by the Undertakers for the purposes of the undertaking within that part of the area of supply :

A.D. 1911.

*Portishead
and District.*

- (2) The price to be paid upon any such transfer shall be a sum equal to the fair market value of the portion of the undertaking purchased as a going concern regard being had to any loss occasioned by severance that sum to be determined in default of agreement by arbitration:
- (3) 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 transfer is to take effect may fix that date:
- (4) From the date on which the purchase takes effect the portion of the undertaking purchased (including all such lands buildings works materials and plant as aforesaid) shall vest in the local authority freed from all debts mortgages or similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the supply of electricity within that portion of the area of supply to which the transfer relates under this Order or the principal Act shall cease and determine and shall vest in the local authority purchasing who shall subject to the provisions of this Order become the Undertakers for the purposes of this Order within the area in respect of which the transfer is made:
- (5) The power of purchase given by this Order shall be in addition to and not in derogation of the power of any local authority to purchase the portion of the undertaking within their district under section 2 of the Electric Lighting Act 1888.

For protec-
tion of cor-
poration of
Bristol.

13. In the event of the area or part of the area of supply under this Order being added to the city of Bristol the mayor aldermen and burgesses of that city shall in respect of the Undertaking within the area so added have the like power of purchase as is hereinbefore conferred upon the urban district council of Portishead in respect of that part of the Undertaking which is situated within their jurisdiction.

Commence-
ment of
Order.

14. 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 for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

A.D. 1911.

Portishead
*and District.***FIRST SCHEDULE.****AREA OF SUPPLY.**

The whole of the urban district of Portishead as constituted at the commencement of this Order and the parishes of Portbury Easton-in-Gordano North Weston Abbotsleigh Clapton Wraxall Flax Bourton Long Ashton Nailsea Tickenham Weston-in-Gordano and so much of the parish of Walton-in-Gordano as lies to the north of an imaginary line drawn along the northern boundary of Holly Lane from its junction with the main road from Clevedon to Portishead to the point where such lane intersects the centre of Walton Park Road opposite Castle Lodge and thence in a due north-westerly direction to the sea all in the rural district of Long Ashton.

SECOND SCHEDULE.

List of streets and parts of streets 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.

(a) STREETS:—

Urban District of Portishead—Pier Road Woodlands Road Esplanade and Approach Road Beach Road between Battery Road and Beach Hill Nicholls Road Belton Road Ashdown Road Sea View Road Channel View Road Pier Road from its junction with Woodland Road on the south side of the Royal Hotel to the Pier Steps pathway from Great Western Station to Royal Hotel South Road from Pier Road to Elderstubbs Lane Elderstubbs Lane Leighview Road Station Road Ferndale Road Gasworks Road Welly Road from Slade Road to entrance of field 193 Welly Path from West Hill Road to Welly Bottom Springfield Road Friary Road otherwise known as Webbs Road back lane of Arley Place including Approach Road from Nore Road road to cottages parallel to and east of Beach Hill Hallidays Lane road from High Street to field 135 Miss Tinklers Lane Brick Yard Road Approach Road to Fore Hill Quarry Approach Road to Black Nore Farm lane from Nore Road to Blacknore Lighthouse.

Parish of Walton-in-Gordano—Road leading from Down Road to Walton Bay.

A.D. 1911. Parish of Portbury—Road from Lower Caswell Farm to Manor Farm the roadways on the bridges over the Great Western Railway (Portishead Branch) near Sheepway Gate Farm and adjoining Portbury Station.

*Portishead
and District.*

Parish of Easton-in-Gordano—The Laurels Road Lodway Cross Lane by Rudgeley to near Victoria Villas from top of Cross Lane to end of Springfield Road Pill Monmouth Road Pill road from Ham Green Hill to Ham Green Farm the roadways on the bridges over the Great Western Railway (Portishead Branch) near Pill Station.

Parish of North Weston—Weston Drove from Weston Village to the light railway the following roads on Redcliff Bay Building Estate viz. Weston Place George Street Nore Road The Chase Hillcrest Road Seaview Road Queen's Road King's Road Hillside Road The Parade.

Parish of Wraxall—Road from Golden Valley to Glass Works Road road from cross roads Naish Hill running west to Tickenham and Clapton parish boundaries towards Cadbury Camp.

Parish of Nailsea—The Drove Road from The Drove to Chapel Avenue near Friendship Inn Bucklands New Road East Bucklands New Road West Harveys New Road at Bucklands.

Parish of Clapton—From Wynhol to Cadbury Camp Tickenham Hill and Naish Hill.

Parish of Tickenham—The roadway from the top of Hill Lane over Tickenham Hill to Cadbury Camp.

Parish of Flax Bourton—The roadway on the bridge over the Great Western Railway main line about 300 yards west of Flax Bourton Station.

(b) RAILWAYS :—

The following level crossings over the Weston Clevedon and Portishead Light Railway (namely) :—

Gasworks Lane Portishead Portishead and Bristol Road near Middle Bridge Portishead and Clapton Road near Oakfield Place Weston Drove Walton Drove Clevedon and Portishead Road close to Walton Park Station.

The level crossing over the Great Western Railway at Gasworks Lane.

THIRD SCHEDULE.

A.D. 1911.

Portishead
and District.

PART I.

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.

(1) In the urban district of Portishead—High Street from Nore Road to St. Mary's Road Nore Road from High Street to the commencement of the Nautical School grounds Slade Road from Beach Road to its junction with Roath Road Coombe Road from High Street to Slade Road Beach Road from its junction with South Road to the foot of Beach Hill Woodhill Road from Beach Road to its junction with Esplanade Road and Battery Road.

(2) In the parish of Easton-in-Gordano—The main road from Easton-in-Gordano Post Office to the quay at Pill.

PART II.

List of 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 three years after the commencement of the Order.

In the parish of Nailsea—Silver Street from Kings Hill to the Drove.

In the parish of Long Ashton—The main Weston-super-Mare and Bristol Road from the Drill Hall to the road leading to All Saints Church road leading from the main Weston-super-Mare and Bristol Road to All Saints Church Bridge Road (Leighwoods) from the Portishead and Bristol Road to the house known as "Burwalls" the road leading from Bridge Road to the east of St. Mary's Church to Nightingale Valley Road Nightingale Valley Road from such last-mentioned road to the house known as "Alpenfels."

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.

A.D. 1911.

SECTION 1.

Porthishead
and District.

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:—

- (a) For power purposes for each unit threepence; and
- (b) For all other purposes for any amount up to twenty units ten shillings and for each unit over twenty units sixpence:

Provided that if in any year during which the Undertakers are a limited company that company pay dividends exceeding five per cent. upon their capital then paid up the price charged by the Undertakers in the twelve months succeeding the date upon which that dividend is paid shall be reduced by one-eighth of a penny per unit for power and heating and by one farthing per unit for other purposes in respect of each one per cent. by which the dividend so paid exceeds five per cent. upon the capital.

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.

RHONDDA ELECTRIC LIGHTING.

Rhondda. Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Rhondda Urban District Council in respect of the Rhondda Urban District in the County of Glamorgan.

Short title.

1. This Order may be cited as the Rhondda Electric Lighting Order 1911.

Incorporation
of Electric
Lighting
(Clauses) Act
1899.

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

[1 & 2 GEO. 5.] *Electric Lighting Orders* [Ch. clxi.]
Confirmation (No. 2) Act, 1911.

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 Rhondda Urban District Council.

A.D. 1911.

Rhondda.
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.

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 which are mentioned in the Second Schedule to this Order and the railways and tramways which are also mentioned in that schedule.

Power to break up streets &c.

6. The streets and parts of streets throughout which suitable and sufficient distributing mains 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.

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.—(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.

Revision of prices so as to balance revenue and expenditure.

(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 rate 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;

A.D. 1911.

Rhondda.

(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 for energy used by the Undertakers for street lighting or any other purpose a charge at a higher price than that charged to consumers using energy for similar purposes and for the 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 for the purposes of the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

FIRST SCHEDULE.

AREA OF SUPPLY.

The Rhondda Urban District as constituted at the commencement of this Order.

SECOND SCHEDULE.

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

(a) STREETS :—

At Blaenrhondda.—Brook Street Caroline Street road from Brook Street to Caroline Street Fernhill Street and road from Brook Street to Fernhill Street.

At Blaenycwm—Hendrewen Road Lower Terrace and Upper Terrace. A.D. 1911.

Rhondda.

At Tynewydd—St Alban's Street Brynwyndham Terrace Eileen Place and road from Wyndham Street to Eileen Place.

At Treherbert—Victoria Street Windsor Street road from Hill Street to Windsor Street Cwmsaerbren Street Station Terrace Dumfries Street School Street Church Street Crichton Street Ninian Street Stewart Street Corbett Street Mount Libanus Street River Row Mary Street Eleanor Street John Street George Street Princess Street Charles Street Hopkin Street Herbert Street Ynysfeio Avenue Jones Street Ynysfeio Huts Painter's Row and Brickyard Street.

At Treorky—Kenry Street Brynhyfryd Place road from Ynyswen Road to Kenry Street Dunraven Street Adare Street Tylacoch Houses Dyfodwg Street Iltyd Street Tynybedw Terrace Oak Street and Troed-yrhiw Terrace.

At Cwmparc—Conway Road road by Pengelli Hotel from Park Road to Conway Road Chepstow Road Clifton Road Castle Road Clare Road Clarence Road Chester Road Tallis Street Sunny Bank Vicarage Terrace Lower Terrace Railway Terrace.

At Pentre—Volunteer Street Robert Street Albert Street Rees Street Fir Grove St. Stephen's Avenue Margaret Street Lower Alma Place Trip Terrace Thomas Street Catherine Street Hodinott Houses Lletecca Houses Brook Street.

At Ton—Maindy Crescent road from Maindy Crescent to Maindy Field The Parade Upper Canning Street.

At Gelli—Road from Incline Row to Co-operative Street Kennard Street St. David Street Clarence Street Albion Street Stanley Road Alexandra Road Oak Street Gelli Farm Road Bwlfa Terrace Avondale Road Bronllwyn Road King Street Dover Street Beech Street Colwyn Road Llanfair Road Penrhiw Road South Street Fern Hill road from Gelli Road to Avondale Street Raven Hill Wellfield Street Rhys Street Lloyd Street Smith Street Princess Street Gelli Terrace and road from Gelli Road to Gelli Terrace.

At Ystrad—Arthur Street Bryn Terrace Bodringallt Terrace Ivor Street Victoria Street Dyfodwg Street River Row Bryngwilym Danywern Street Trafalgar Street Tyntyla Avenue St. Stephen's Street Eisteddfa Road.

At Llwynypia—Pontrhondda Road Ivor Place Gilmour Street Anderson Terrace Richard's Terrace and road from Church Street to Richard's Terrace Chapel Street Court Terrace Pandy Terrace Hillside Terrace Cambrian Terrace Glamorgan Terrace Amelia Terrace Glandwr Terrace Inverleith Terrace Cambell Terrace Institute Terrace Holyrood

A.D. 1911. Terrace Grange Terrace Argyle Terrace Llwynypia Terrace Rosedale
Rhondda. Terrace Station Terrace Ayton Terrace Llewelyn Terrace Dewinton
Terrace.

At Tonypandy—Adare Terrace Holborn Terrace Gelli Road River
View Parry Street Brynamlwg Terrace.

At Trealaw—William Street Church Street Chandlery Road Rhys
Street Wengraig Road Foundry Road New Century Street Marjorie
Street Charles Street road from Brithwennydd Road to Enid Street
road from Brithwennydd Road to the west end of Charles Street road
from Brithwennydd Road to the east end of Charles Street road from
Brithwennydd Road to New Century Street and road from Brithwennydd
Road to Marjorie Street.

At Clydach Vale—Glen View David Street road from Fern Terrace
to Wawn Road Jones Street Brynheulog Terrace Taff Terrace Brynhyfryd
Street Price Street Bush Houses road from Brynheulog Terrace to
Bush Houses Adam Street Oak Street High Street Park Street Emlyn
Terrace Pleasant Terrace.

At Penygraig—Mikado Street Wyndham Terrace Railway Terrace
Middle Terrace Turberville Terrace Penmaesglas Street Station Terrace
Hendrecafn Road Hughes Street Upton Terrace Hill Street Gwyn Street
Gething Road road from Tylacelyn Road to Hughes Street Mount
Pleasant Penpisgah and road leading thereto Vicarage Road Balaclava
Row Hendregwilym and road leading thereto.

At Williamstown—Greenmeadow Terrace Railway View Symonds
Terrace Caroline Street Coronation Street Blanch Street Alfred Street
Constantine Street Rowling Street Grand View Terrace Graig-yr-eos
Terrace David Street Merion Street Chapel Street Vale View Street
George Street Bishop Street James Street Llanfair Street Meadow Road
Cae-Gwyn Road.

At Gilfach Goch—Scotch Row Pritchard Row Talbot Street Rose
Hill.

At Dinas—Gwaunadda Road and George's Row.

At Cymmer including Glynfach—John Street Tynyberllan road from
Trebanog Road to Tynyberllan Maesgwyn Road Aubrey Road Dyllas
Road Wyndham Street Morgan Street Office Street School Street and
Windsor Street.

At Britannia—Brook Street Edmunds Street and Britannia Place.

At Trehafod—Cadwgan Terrace Wayne Street Lewis Street Bryn
Eirw Terrace Woodfield Terrace Rheola Terrace road from Coedcae
Road to Woodfield Terrace Clifton Row road from Coedcae Road to
Clifton Row Fair oak Road.

A.D. 1911.

Rhondda

At Porth—Woodfield Terrace Caemawr Road Powell's Place Porth Place and Rheola Terrace.

At Ynyshir—Upper Gynor Lower Gynor Standard View Standard Terrace Ynys Street Brynawel Terrace Chebron Terrace Vaynor Street Upton Street Davies Street Penmaen Street Iestyn Street Bryn Gwyn Street Gwent Street Aldergrove Road Turberville Road Park Street Thomas Place and Mount Pleasant Road.

At Wattstown—Lower Bailey Street Victoria Street Stanley Street Bryn Terrace Pleasant View and road from Bryn Terrace to Pleasant View.

At Pontygwaith—Bryn Terrace Woodland Road Woodland Cottages Deri Terrace Glanfirwd Crescent Madeline Street School Street Baglan Street Tanybryn Street The Avenue and Dolgwilym.

At Stanleytown—Upper Terrace Middle Terrace Lower Terrace and Witherdene Terrace.

At Tylorstown—Church Street Wesley Villas Brynbedw Road Duke Street Vivian Street Parry Street Brynhyfryd Street Castle Street Cassie Street Donald Street Eric Street Keith Street Charles Street Arfryn Terrace Gwernllwyn Terrace Union Place.

At Ferndale—New Street Glyn Crescent King Street Protheroe Street Rosser Street and Walter Street.

At Blaenllechau—Aberdare Road Dan-y-graig Place and Davies Street.

The bridges over the Taff Vale Railway at Treorchy Station Ystrad Station (over railway and river) Tyisha Road Gelli Llwynypia Station Trealaw Station Dinas Station Porth Street Porth (two bridges) Llwynycelyn Porth Glynfach Porth Maindy Ynyshir Station Wattstown motor platform Pontygwaith motor platform Tylorstown Station Ferndale Station and Mardy Station.

The bridges over the Great Western Railway at Golden Age Gilfach Road Penygraig and Gelli Road Tonypandy.

The bridge over Lady Lewis Colliery sidings Ynyshir.

The bridge over river at Standard View Ynyshir.

(b) RAILWAYS:—

The level crossings of the Taff Vale Railway at Blaenrhondda Treherbert Station Clydach Vale and Britannia Porth.

The level crossings of the railways of the Rhondda Merthyr Colliery Company Abergorky Colliery Company Glenavon Garw Colliery Company and the Glamorgan Colliery Company.

The incline railway bridges at Bwllfa Colliery Dinas Colliery (disused) Standard Colliery Ynyshir Wattstown Colliery Ferndale Colliery Glamorgan Colliery and Brickyard Trealaw.

A.D. 1911.

Rhondda.

(c) TRAMWAYS :—

The Tramways of the Rhondda Tramways Company Limited.
The Tramways of the Council.

THIRD SCHEDULE.

List of 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.

At Treherbert—Bute Street (from Stewart Hotel to Brynfedwen).

At Treorky—Bute Street (from Cardiff Arms to High Street) High Street (from Bute Street to Bethlehem Chapel).

At Pentre—Llewellyn Street Ystrad Road (from Llewellyn Street to Bridgend Hotel) Church Road Ton.

At Ystrad—Ystrad Road (from Bridgend Hotel to William Street) William Street Gelligaled Road.

At Tonypany—Llwynypia Road (from Thistle Hotel to De Winton Street) De Winton Street Dunraven Street (from De Winton Street to Bridge Street).

At Penygraig—Tylacelyn Road (from Pisgah Chapel to Grovefield House).

At Trealaw—Trealaw Road (from Bridge Street to Brithweunydd Road) Brithweunydd Road.

At Porth—Hannah Street Station Street.

At Ynyshir—Ynyshir Road (from Maindy Bridge to Station Street).

At Tylorstown—East Road (from Edmondes Street to Prospect Place).

At Ferndale—The Strand High Street Duffryn Street (from High Street to the Duffryn 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 electro-motive force of one volt during one hour.

SECTION 1.

A.D. 1911.

Rhonāda.

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.

SALISBURY (EXTENSION) ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Salisbury Electric Light and Supply Company Limited in respect of part of the City of Salisbury part of the Parish of Bemerton in the Rural District of Wilton and part of the Parish of West Harnham in the Rural District of Salisbury and for the amendment of the Salisbury Electric Lighting Order 1895. *Salisbury.*

1. This Order may be cited as the Salisbury (Extension) Electric Lighting Order 1911 and the Salisbury Electric Lighting Order 1895 (herein-after called "the principal Order") and this Order may be cited together as the Salisbury Electric Lighting Orders 1895 and 1911. Short title.

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 in the event of the mayor aldermen and citizens of the city of Salisbury (herein-after called "the corporation") acquiring the undertaking within that part of the area added by this Order which Construction.

A.D. 1911.
Salisbury.

is outside the said city and so long as the same is vested in them sections 23 and 65 of the said schedule shall apply to the undertaking within that part of the said area as if the corporation were the local authority.

Area of
supply.

3. Subject to the provisions of 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.

Compulsory
works.

4. Subject to the provisions of this Order there shall be added to the list of streets and parts of streets mentioned in the Second Schedule to the principal Order (being the streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply) the parts of streets mentioned in the Second Schedule to this Order.

Power to
break up
streets &c.

5. Subject to the provisions of this Order there shall be added to the list of streets mentioned in the Third Schedule to the principal Order (being streets not repairable by the local authority which may be broken up by the Undertakers) the streets not repairable by the local authority mentioned in the Third Schedule to this Order and the railways which are also mentioned in that schedule.

Transfer to
corpora-
tion of
Salisbury.

6.—(1) When the corporation become entitled and give notice to the above-named company of their intention to purchase the undertaking authorised by the principal Order they may by such notice require the company to transfer and the company shall if so required transfer to the corporation at the same time the extended part of the said undertaking which is authorised by this Order or so much thereof as shall then be vested in the company on the same terms as if the whole of the undertaking purchased had been authorised by the principal Order and were within the jurisdiction of the corporation.

(2) Nothing in this section shall affect the power of the local authority within whose jurisdiction so much of the added area as is outside the said city is situated to purchase under section 2 of the Electric Lighting Act 1888.

Security for
execution of
works.

7. The sum to be deposited or secured in pursuance of section 5 of the schedule to the Electric Lighting (Clauses) Act 1899 in respect of the added area is three hundred pounds that is to say one hundred pounds in respect of so much of the added area as is within the said city one hundred pounds in respect of the rural district of Wilton and one hundred pounds in respect of the rural district of Salisbury.

A.D. 1911.

8. In the application of the provisions of the principal Order as amended by this Order to so much of the area of supply as is added by this Order the expression "commencement of this Order" shall mean the day on which the Act confirming this Order is passed.

Salisbury.
Application
of principal
Order to
added area.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

So much of the city of Salisbury as the same is constituted at the commencement of this Order as was not included in the principal Order and such parts of the parishes of Bemerton in the rural district of Wilton and West Harnham in the rural district of Salisbury as lie and are contained within the boundary deemed to commence at the most northern point of the Salisbury city boundary on the west side of the River Avon and running thence in a north-westerly direction to the point on the Salisbury to Devizes Road where the footpaths from "Barnard's Folly" and the Stratford Ford meet thence in a south-westerly direction to the junction of the Quidhampton Road with the Wilton and Salisbury Road thence due south until it meets the Netherhampton parish boundary which it follows to the point where the Old Roman Road crosses the Netherhampton Road thence in a south-easterly direction to the new Salisbury city boundary mark at the south side of the "Old Chalkpit" and thence following the new Salisbury city boundary to the point of commencement as aforesaid Provided that in case of difference between the description in this schedule and the area as delineated on the deposited map the latter is to prevail.

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.

In the city of Salisbury—Castle Road from old City Boundary to Park Lane Campbell Road from old City Boundary to St. Mark's Avenue St. Mark's Avenue from London Road to the corner of Reservoir Footpath Bourne Avenue from London Road for a distance of 250 yards

A.D. 1911. Wain-a-Long Road from London Road for a distance of 250 yards
Salisbury. Harnham Road from the old City Boundary to Old Blandford Road
Wilton Road from old City Boundary to the new City Boundary
Ashfield Road from Wilton Road for a distance of 150 yards.

In the parish of Bemerton—Wilton Road from new City Boundary
to Skew Bridge Cherry Orchard Lane from Wilton Road to Orchard
Road.

THIRD SCHEDULE.

*List of streets not repairable by the local authority and railways which
by virtue of this Order may be broken up by the Undertakers in
pursuance of the special powers granted by this Order.*

1. Within the added area:—

STREETS—

In the city of Salisbury—Bouverie Avenue Meyrick Avenue
Folkestone Road Saxon Road Palmer Road Highbury Avenue
Park Lane Glenmore Road Bourne Avenue St. Mark's Avenue
Kelsey Road Clarendon Road Millbrook Road;

Roads over the London and South Western Railway in London
Road and Shady Bower;

Road under the London and South Western Railway at Laver-
stock Road.

In the Parish of Bemerton—Gramshaw Road Orchard Road
Roman Road Pembroke Road Empire Road Queen Alexandra
Road Coronation Road;

Road over the London and South Western Railway and Great
Western Railway at Skew Bridge;

Roads under the London and South Western Railway and Great
Western Railway at Ashfield Road and Cherry Orchard Lane.

RAILWAYS—

The level crossing of the London and South Western and Great
Western Railways at Gramshaw Road.

2. Within the area of supply under the principal Order:—

STREETS—

Albany Road Belle Vue Road Nelson Road Clarendon Road
Millbrook Road Mill Road Kelsey Road.

WIMBLEDON ELECTRIC LIGHTING (EXTENSION).

A.D. 1911.

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Mayor Aldermen and Burgesses of the Borough of Wimbledon in respect of the Urban District of the Maldens and Coombe in the County of Surrey. Wimbledon.

1. This Order may be cited as the Wimbledon Electric Lighting (Extension) Order 1911 and this Order and the Wimbledon Electric Lighting Order 1897 (herein-after called "the principal Order") may be cited together as the Wimbledon Electric Lighting Orders 1897 and 1911. 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 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 the area added by this Order as if the Undertakers were the local authority. Incorporation of Electric Lighting (Clauses) Act 1899.

3. Subject to the provisions of this Order there shall be added to the area of supply for the purposes of the principal Order 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.

4. 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 and the railway and tramways which are mentioned in the Second Schedule to this Order. Power to break up streets railway and tramways.

5.—(1) Subject to the provisions of this Order there shall be added to the list of streets and parts of streets mentioned in the Second Schedule to the principal Order (being the streets and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply) the street and parts of streets mentioned in Part I. of the Third Schedule to this Order. Compulsory works.

A.D. 1911.

Wimbledon.

(2) In addition to the obligation imposed upon the Undertakers by the foregoing provisions of this section the Undertakers shall within five years from the commencement of this Order lay down suitable and sufficient distributing mains for the purposes of general supply throughout the parts of streets specified in Part II. of the Third Schedule to this Order.

Maximum
prices.

6. The maximum prices which may be charged by the Undertakers within the area added by this Order 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.

Purchase
by local
authority.

7. The terms upon which the urban district council of the Maldens and Coombe (herein-after called "the council") as the local authority may require the Undertakers to sell to them so much of the undertaking as is within their jurisdiction under the Electric Lighting Act 1888 shall be varied as follows (that is to say):—

- (1) A period of eighteen years shall be substituted for the period of forty-two years mentioned in section 2 of that Act:
- (2) The Undertakers shall not, except by agreement be required to sell to the council as part of the undertaking within the urban district any lands buildings works material and plant of the Undertakers suitable to and used by them for the purposes of their undertaking within the borough of Wimbledon:
- (3) If the council enter into an agreement to take from the Undertakers a supply of energy in bulk sufficient for all public and private purposes within the urban district during the period of twenty-one years next after the date upon which the purchase by the council takes effect at such price and upon such terms conditions and stipulations as may be agreed between the council and the Undertakers or in case of difference determined by arbitration then in ascertaining the amount to be paid by the council to the Undertakers upon such purchase any loss sustained by the Undertakers by reason of severance shall not be taken into account:
- (4) 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:
- (5) From the date on which the purchase takes effect so much of the undertaking as is purchased by the council shall vest in the council freed from all debts mortgages or other similar

obligations of the Undertakers or attaching to the undertaking so purchased and the powers of the Undertakers in relation to the supply of electricity within the urban district shall cease and determine and shall vest in the council.

A.D. 1911.

Wimbledon.

8. If and when the local authority shall become the Undertakers for the purposes of this Order the following provisions shall apply:—

Revision of prices so as to balance revenue and expenditure.

(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 rate 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

A.D. 1911.

Wimbledon.

(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 for energy used by the Undertakers for street lighting or any other purpose a charge at a higher price than that charged to consumers using energy for similar purposes and for the like hours of supply.

Commence-
ment of
Order.

9. This Order shall come into force and have effect upon the day when the Act confirming this Order is passed and that day for the purposes of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA ADDED BY THIS ORDER TO THE AREA OF SUPPLY UNDER THE PRINCIPAL ORDER.

The whole of the urban district of the Maldens and Coombe as constituted at the commencement of this Order.

SECOND SCHEDULE.

List of streets and parts of streets not repairable by the local authority and railway and tramways which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.(a) **STREETS :—**

In the parish of Coombe—Warboys Road Warren Road Renfrew Road Crown Road Conduit Road and Langley Road.

In the parish of New Malden—Carlton Road Selborne Road Woodside Road Cambridge Avenue Hoppingwood Avenue Orchard Avenue Alric Avenue Duke's Avenue King's Avenue Station Avenue Howard Road Malden Hill Coombe Gardens Malden Hill Gardens Hill Brow The Mount Park View Road Alverstone Road Onslow Road Beverley Road Vincent Road Albert Road George Road Queen's Road Cromwell Avenue Cavendish Road Sussex Road Connaught Road Thetford Road

from South Lane to a point 112 feet or thereabouts measured in a south-westerly direction from the centre of the main entrance to the house known as "Chirnside" Nelson Road from South Lane to the north-eastern boundary of the house known as "Dalwade" Lynton Road Selwyn Road Eton Avenue Park Road Graham Road Harrow Road South Lane from Kingston Road to the southern boundary of the parish of New Malden Beresford Road (formerly known as Robert's Road) St. John's Road Dickerage Lane Apsley Road Melrose Gardens Kingscote Road Highclere Road Chestnut Grove from Elm Road to Mount Grove Beech Grove Mount Road Mount Pleasant Road from Mount Road to the western boundary of Nottingham Villa Poplar Grove from Beaconsfield Road to the Sports Ground.

A.D. 1911.
Wimbledon.

In the parish of Malden—Motspur Park.

(b) RAILWAY:—

Level crossing on the Kingston branch of the London and South Western Railway over Elm Road New Malden.

(c) TRAMWAYS:—

The tramways of the London United Tramways Limited.

THIRD SCHEDULE.

PART I.

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.

Coombe Lane from Warren Road to the main entrance of Coombe Cottage Lower Warren Road (otherwise called George Road) London Road (otherwise called Portsmouth Road) from the entrance to Kenry House in a southerly direction to the boundary of the urban district Warren Road between London Road and a point opposite the main entrance of Warren House and between Coombe Lane and Lower Warren Road (otherwise called George Road).

PART II.

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 five years after the commencement of this Order.

Coombe Lane from Warren Road in a westerly direction to the boundary of the urban district London Road from Kenry House in a

A.D. 1911. north-easterly direction to the Robin Hood Hotel Coombe Road from
Wimbledon. Coombe Lane to the London and South Western railway arch and
 Malden Road from the said railway arch to Kingston 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.

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:—

(a) For lighting purposes—

For any amount up to twenty units ten shillings and for each unit over twenty units sixpence ;

(b) For motive power or heating—

For each unit twopence.

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.

WITNEY URBAN DISTRICT ELECTRIC LIGHTING.

Witney. *Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 and 1888 to the Urban District Council of Witney in respect of the Urban District of Witney.*

Short title. 1. This Order may be cited as the Witney Urban District Electric Lighting Order 1911.

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.
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 Witney.

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.

5. 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 Second Schedule to this Order.

Compulsory works.

6. 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 Third Schedule to this Order.

Maximum prices.

7.—(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.

Revision of prices so as to balance revenue and expenditure.

(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 rate 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;

A.D. 1911.

Witney.

(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 for energy used by the Undertakers for street lighting or any other purpose a charge at a higher price than that charged to consumers using energy for similar purposes and for the like hours of supply.

Power to
purchase
Company's
undertaking
and com-
mencement
of Order on
purchase.

8.—(1) This Order shall not except as provided by this section come into force or have effect notwithstanding the confirmation thereof by Parliament until such date as the Board of Trade fix in accordance with this section and the date so fixed shall for the purposes of this Order and for the purposes of the Electric Lighting (Clauses) Act 1899 be the commencement of this Order.

(2) The Board of Trade shall fix a date for the commencement of this Order when they are satisfied that the Undertakers have completed the purchase of the undertaking of the Witney Electric Supply Company Limited authorised by the Witney Electric Lighting Order 1900 (confirmed by the Electric Lighting Orders Confirmation (No. 7) Act 1900) in accordance with an agreement made between Frederick Habgood of Witney in the county of Oxford estate agent (the receiver appointed in an action the short title of which is "In the matter of the Witney Electric Supply Company Limited—*Smith v. the Company*") of the one part and the Undertakers of the other part and dated the sixth day of December one thousand nine hundred and ten or any further agreement necessary or expedient for enabling the original agreement to be carried into effect.

(3) As from the commencement of this Order the Witney Electric Lighting Order 1900 shall be revoked but without prejudice to anything done or suffered or to any liability or penalty incurred or to the prosecution of any legal proceedings under the said Order.

(4) The Undertakers shall have power to buy and the said Company shall have power to sell the undertaking of the said Company in conformity with this section and for that purpose this Order shall come into force and have effect on the day when the Act confirming this Order is passed.

A.D. 1911

Witney.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

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

SECOND SCHEDULE.

List of 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.

Church Green (east west and south sides) Market Square High Street Gloucester Place (from the corner of High Street to a point one hundred and thirty-four yards therefrom) Bridge Street West End Street (from the corner of Bridge Street to a point one hundred and seventy yards therefrom) Wood Green Hill Wood Green (north side) Middlefield Lane (from the corner of Wood Green to a point two hundred and eight yards therefrom) Woodstock Road (to a point two hundred and twenty-five yards from the entrance of "Woodlands").

THIRD 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.

A.D. 1911.

Witney.

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.

Printed by EYRE and SPOTTISWOODE, Ltd.,

FOR

ROWLAND BAILEY, Esq., C.B., M.V.O., 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. ; or
OLIVER AND BOYD, TWEEDDALE COURT, EDINBURGH ; or
E. PONSONBY, LTD., 116, GRAFTON STREET, DUBLIN.