



CHAPTER lxxxiv.

An Act to confirm certain Provisional Orders made by the Board of Trade under the Electric Lighting Acts 1882 to 1909 relating to Harrogate (Extension) Keighley (Extension) Teignmouth Tunbridge Wells (Extension) Warrington (Extension) and Ystradgynlais.

A.D. 1915.

[29th July 1915.]

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

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

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

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

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

1. This Act may be cited as the Electric Lighting Orders Confirmation (No. 4) Act 1915.

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. 1915.

For pro-
tection of
West Riding
County
Council.

3.—(1) Nothing in the Harrogate Electric Lighting (Extension) Order 1915 or the Keighley Electric Lighting (Extension) Order 1915 confirmed by this Act shall in any way limit or affect the powers of the county council of the West Riding of Yorkshire (in this section referred to as “the county council”) to rebuild alter widen or repair the structure of any bridge upon which any work authorised by either of the said Orders 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 authorised by either of the said Orders they shall prior to the commencement of such works give the Undertakers one month’s notice of their intention to carry out such works and if in order to avoid interruption to the supply by the Undertakers of electrical energy it is necessary to temporarily remove the mains and other electrical appliances belonging to the Undertakers from such bridge then the Undertakers shall (and they are hereby authorised so to do) at their own expense temporarily carry their cables and wires across such bridge overhead or at the side thereof in such a manner as will not be a danger or inconvenience to the public or unreasonably interfere with the works to be carried out by the county council.

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

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

For pro-
tection of
county
council
of Chester.

4.—(1) Nothing in the Warrington Electric Lighting (Extension) Order 1915 confirmed by this Act shall in any way limit or affect the powers of the county council of Chester (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. 1915.

(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 or in case of emergency which in the opinion of the county bridgmaster renders it necessary that such works should be begun immediately forty-eight hours' notice in writing 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 of the county council 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 Warrington Electric Lighting (Extension) Order 1915 confirmed by this Act shall in any way limit or affect the powers of the Lancashire 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 Lancashire 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 under-

A.D. 1915. taking 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 bridgemaister 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.

SCHEDULE.

A.D. 1915.

LIST OF ORDERS.

1. HARROGATE (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the borough of Harrogate.
2. KEIGHLEY (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the borough of Keighley.
3. TEIGNMOUTH.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to J. and W. Purves.
4. TUNBRIDGE WELLS (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the borough of Tunbridge Wells.
5. WARRINGTON (EXTENSION).—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the borough of Warrington.
6. YSTRADGYNLAIS RURAL DISTRICT.—Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Ystradgynlais Rural District Council.

A.D. 1915. HARROGATE ELECTRIC LIGHTING (EXTENSION).

Harrogate. Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the borough of Harrogate in respect of certain townships or parishes in the rural districts of Knaresborough and Pateley Bridge in the West Riding of the county of York.

Short and collective titles.

1. This Order may be cited as the Harrogate Electric Lighting (Extension) Order 1915 and the Harrogate Electric Lighting Order 1891 (herein-after called "the principal Order") and this Order may be cited together as the Harrogate Electric Lighting Orders 1891 and 1915.

Incorporation of Electric Lighting (Clauses) Act 1899.

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

Added area of supply.

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

Compulsory works.

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

Power to revoke Order where no mains are laid.

5.—(1) If at the expiration of three years from the commencement of this Order suitable and sufficient distributing mains shall not have been laid down in each of the townships or parishes in the added area not mentioned in the Second Schedule to this Order the Board of Trade may if they think fit revoke this Order in respect of any of the said townships or parishes where in their opinion such mains shall not have been laid.

[5 & 6 GEO. 5.] *Electric Lighting Orders* [Ch. lxxxiv.]
Confirmation (No. 4) Act, 1915.

(2) Nothing in this section shall be construed as affecting the power of the Board of Trade to revoke this Order under the provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899. A.D. 1915.

Harrogate.

6. The Orders made by the Board of Trade under section 6 of the Electric Lighting Act 1909 and dated respectively the twentieth day of January one thousand nine hundred and eleven the thirtieth day of May one thousand nine hundred and eleven the sixteenth day of February one thousand nine hundred and twelve the eleventh day of April one thousand nine hundred and twelve the tenth day of February one thousand nine hundred and thirteen the eighth day of July one thousand nine hundred and thirteen the twenty-fifth day of November one thousand nine hundred and thirteen the nineteenth day of February one thousand nine hundred and fourteen and the eighth day of February one thousand nine hundred and fifteen permitting the Undertakers to give a supply of electricity to certain premises within the added area shall be revoked as from the commencement of this Order but the Undertakers shall in respect of such supply and all electric lines and apparatus provided by them for the purpose of giving the supply have the same rights and powers and be subject to the same duties and obligations as if the supply had been given and the electric lines and apparatus had been so provided by them after the commencement of the Order. Revocation
of Orders
made under
section 6 of
Electric
Lighting
Act 1909.

7.—(1) The Undertakers shall so soon as the annual statement of accounts of the undertaking authorised by the principal Order as extended by 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 borough of Harrogate 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
price 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 fifth succeeding year reconsider and if necessary revise and thereafter maintain the scales of prices charged for electrical energy so that so far as is reasonably practicable no contribution from the rates of the borough will be required for the purpose of defraying the future expenses of the said undertaking during the next five years. Provided nevertheless that—

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

[Ch. lxxxiv.] *Electric Lighting Orders* [5 & 6 GEO. 5.]
Confirmation (No. 4) Act, 1915.

A.D. 1915.

Harrogate.

(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 quinquennial revision provided for in this section ; or

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

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

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

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

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

Saving
rights of
Duchy of
Lancaster.

8. Nothing contained in this Order shall extend or operate to authorise the Undertakers to take use enter upon or in any manner interfere with any land soil water or hereditaments or any land parcel of any manor or any manorial rights or any other rights of whatsoever description belonging to His Majesty in right of His Duchy of Lancaster without the consent in writing of the chancellor for the time being of the said duchy first had and obtained (which consent the said chancellor is hereby authorised to give) or take away prejudice or diminish any estate right privilege power or authority vested in or enjoyed or exerciseable by His Majesty His heirs or successors in right of His said duchy.

Commence-
ment of
Order.

9. This Order shall come into force on a day to be fixed for that purpose by the Board of Trade after the termination of the present war The day so fixed shall be the commencement of this Order.

SCHEDULES.

A.D. 1915.

Harrogate.**FIRST SCHEDULE.****THE ADDED AREA.**

The townships or parishes and parts of townships or parishes of Nidd Scotton Scriven Bilton Knaresborough Outer Plompton Starbeck Pannal Haverah Park Hampsthwaite Killinghall and Ripley in the rural district of Knaresborough and the parts of townships or parishes of Birstwith Hartwith-cum-Winsley and Clint in the rural district of Pateley Bridge all in the West Riding of the county of York which are comprised within a line drawn along Nidd Lane commencing at Ripley Town Street Ripley to Knaresborough Road Havikil Lane Low Moore Lane Market Flat Lane proceeding thence in a south-easterly direction to the boundary of the urban district of Knaresborough thence following the said boundary in a southerly direction to the stepping-stones in the River Nidd near Calcutt Bridge thence in a south-westerly direction across fields to the road from Calcutt Bridge to Plompton Bar along the Harrogate and Wetherby Road to Collins Hill thence along Collins Hill to Collins Bridge over the Crimple Beck thence in a westerly direction along the Crimple Beck to Shaw Lane thence in a northerly direction along Shaw Lane to Beckwithshaw thence in a northerly direction along Pot Bank to the junction of Penny Pot Lane thence in a westerly direction along Penny Pot Lane to its junction with Burley Bank Road thence in a northerly direction along Burley Bank Road Rowden Lane Grayston Lane to Hampsthwaite thence in a westerly direction along New Road to its junction with Back Road Reynard Crag Lane and Back Lane thence in a northerly direction along Reynard Crag Lane for a distance of about 220 yards thence in a north-easterly direction to the road from Pateley Bridge to Knaresborough at its junction with the road leading to Benny Carr thence in an easterly direction along the Pateley Bridge to Knaresborough Road along Whibley Bank to the point of commencement in Nidd Lane Ripley.

A.D. 1915.

Harrogate.

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 rural district of Knaresborough—

Parish of Pannal—

Leadhall Lane from the borough boundary to the Four Road
Ends at Rossett Green ;

Green Lane from Rossett Green for a distance of 400 yards ;

Rossett Green Lane from Rossett Green for a distance of
300 yards ;

Church Lane from Rossett Green for a distance of 440 yards ;

Rossett Drive from the borough boundary at Leadhall Lane for
a distance of 300 yards ;

Private road from Leadhall Lane on the Firs Estate abutting
Leadhall Lane for a distance of 110 yards ;

Private road to Crimple House from Hookstone Road midway
between the railway bridge and Hornbeam Farm for a
distance of 880 yards or thereabout ;

Otley Road from the borough boundary to Beckwith Knowle and
Harlow Grange for a distance of 350 yards or thereabout.

Parish of Killinghall—

Penny Pot Lane from the borough boundary at Oakdale for
a distance of 1000 yards or thereabout.

KEIGHLEY ELECTRIC LIGHTING (EXTENSION).

Keighley. Provisional Order granted by the Board of Trade under the Electric Lighting Acts, 1882 to 1909 to the mayor aldermen and burgesses of the borough of Keighley in respect of the urban districts of Oakworth and Oxenhope and the rural district of Keighley (except a part of the township of East and West Morton) all in the West Riding of the county of York.

Short and
collective
titles.

1. This Order may be cited as the Keighley Electric Lighting (Extension) Order 1915 and the Keighley Electric Supply Order 1899 (herein-after called "the principal Order") and this Order may be cited together as the Keighley Electric Lighting Orders 1899 and 1915.

[5 & 6 GEO. 5.] *Electric Lighting Orders* [Ch. lxxxiv.]
Confirmation (No. 4) Act, 1915.

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 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.

A.D. 1915.

Keighley.

Incorporation of Electric Lighting (Clauses) Act 1899.

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

Added area of supply.

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

Compulsory works.

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

Power to break up streets &c. within area of supply.

6.—(1) The Undertakers may for the purpose of giving a supply of electricity in accordance with their obligations under this Order connect the area of supply under the principal Order with the urban district of Oxenhope and for that purpose may break up the streets and parts of streets outside their area of supply which are mentioned in Part I. of the Fourth Schedule to this Order.

Power to break up streets outside area of supply.

(2) The Undertakers may also for the purpose of more conveniently giving a supply of electricity in accordance with their said obligations to that part of the rural district of Keighley which lies to the north of the Leeds and Liverpool Canal break up the streets and parts of streets outside their area of supply which are mentioned in Part II. of the said schedule.

[Ch. lxxxiv.] *Electric Lighting Orders* [5 & 6 GEO. 5.]
Confirmation (No. 4) Act, 1915.

A.D. 1915.

Keighley.

(3) The Undertakers shall in respect of the said streets and parts of streets and of all electric lines and other works laid down or placed by them therein have the same rights and be subject to the same obligations and liabilities as if the same were situate within their area of supply and the said streets and parts of streets were broken up for the purposes of general supply.

Limitation of prices in added area chargeable by corporation of Keighley.

7. Notwithstanding anything contained in the principal Order so long as the mayor aldermen and burgesses of the borough of Keighley are the Undertakers within the added area or any part thereof the following provisions shall have effect:—

- (1) In this section the expression "the council" means the Oakworth Urban District Council the Oxenhope Urban District Council or the Keighley Rural District Council as the case may be and the expression "the district" means the urban district of Oakworth the urban district of Oxenhope or the rural district of Keighley as the case may be:
- (2) The price to be charged by the Undertakers for energy supplied by them in the district shall not exceed the price for the time being charged by them for any corresponding supply in the borough of Keighley by more than the amounts stated in that behalf in the following scale (that is to say):—

Where the aggregate amount of energy supplied in the district during the next preceding year ending the thirty-first day of March shall not have exceeded forty thousand units five per centum;

Where such amount shall have exceeded forty thousand and shall not have exceeded fifty thousand units four per centum;

Where such amount shall have exceeded fifty thousand and shall not have exceeded sixty thousand units three per centum;

Where such amount shall have exceeded sixty thousand and shall not have exceeded one hundred thousand units two per centum;

Where such amount shall have exceeded one hundred thousand and shall not have exceeded two hundred thousand units one per centum; and

Where such amount shall have exceeded two hundred thousand units the price to be charged shall not exceed the price for the time being charged by the Undertakers for any corresponding supply in the borough of Keighley:

A.D. 1915.
Keighley.

Provided that no energy used by the Undertakers in the district for any purpose other than that of the undertaking authorised by this Order shall be reckoned in calculating under this section the amount of energy supplied by them in the district:

- (3) Within one month after the thirty-first day of March in each year the Undertakers shall transmit to the council a return verified by statutory declaration of their town clerk of the amount of energy supplied in the district during the year next preceding such thirty-first day of March and the said council shall be at liberty at all reasonable times to inspect the books and accounts of the Undertakers and to take extracts therefrom without fee or reward.

8.—(1) The urban district council of Oakworth the urban district council of Oxenhope and the rural district council of Keighley (each of which is herein-after referred to as "the council") or any of them may by giving to the Undertakers six months' previous notice in writing require the Undertakers to sell to the council so much of the undertaking as is within the district of the council (including all lands buildings works materials and plant within such district suitable to and used by the Undertakers solely for the purpose of their undertaking therein) at the expiration of twenty-one twenty-eight or thirty-five years from the commencement of this Order upon the terms in that behalf contained in section 2 of the Electric Lighting Act 1888 and the provisions of that section shall apply to the purchase as if the same had been made under that section.

Power of
purchase by
local autho-
rities.

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

(3) In the event of the special power of purchase herein-before contained or the power of purchase conferred by section 2 of the Electric Lighting Act 1888 being exercised by the council the council shall be entitled to require the Undertakers to give them a supply of energy in bulk of such quantity for such period and on such terms as in default of agreement may be determined by arbitration and on

A.D. 1915. such requisition being made to them by the council the Undertakers shall take all necessary steps to enable them to give such supply accordingly.
Keighley.

Commence-
ment of
Order.

9. This Order shall come into force on a day to be fixed for that purpose by the Board of Trade after the termination of the present war. The day so fixed shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

The urban districts of Oakworth and Oxenhope and the rural district of Keighley as respectively constituted at the date of the passing of the Act confirming this Order except the part of the township of East and West Morton in the said rural district of Keighley which lies to the east of a line commencing at the northern boundary of the township at Whetstone Gate thence proceeding in a south-westerly direction along the centre line of the Ilkley Road to its junction with the highway leading from Silsden to Morton thence proceeding in a south-easterly direction along the centre line of that highway to the point where it crosses the How Beck below Upwood thence in a southerly direction along that Beck to its junction with the River Aire at the boundary of the borough of Keighley.

SECOND SCHEDULE.

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.

In the urban district of Oakworth—

The Colne and Keighley Road from Lane Ends Oakworth to Sykes Head and Station Road from the Colne and Keighley Road to the Midland Railway crossing.

In the urban district of Oxenhope—

Station Road and West Drive.

In the rural district of Keighley—

A. D. 1915.

Township of Steeton-with-Eastburn—

Keighley.

Station Road Steeton from Skipton Road to the Midland Railway crossing Skipton Road from Station Road Steeton to Chapel Road Steeton and from Old Lane End Eastburn to Harewood House :

Township of Sutton—

High Street from Holme Bridge to West Lane :

Township of East and West Morton—

Banks Lane from Banks House to Low Banks and Limekiln Lane from High Cote to the end of Judith Cliff.

THIRD SCHEDULE.

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 :—

In the urban district of Oakworth—

Elmwood Terrace Occupation Lane from Keighley Road to Branshaw Moor the part of Damems Lane from the buildings known as "Damems" to a point one hundred and fifty yards south thereof Sykes Lane John Street Lark Street Victoria Road part of Back Road leading from Lidget Hill to Victoria Road roads from Station Road to East Royd Vale Terrace and Midland Station Brook Row from Station Gates to Vale Mill Dockroyd Lane Oakworth Terrace New Street Roseberry Street Croft Terrace Dockroyd Providence Lane Springhead to Tim Lane Mill Lane from Providence Lane Top to Bridge Street Haggas Street James Street road to Hill Top Farm road to Oakworth Farm and Tim Lane Scholes Lane road from Pickles Hill to Near Scholes road from last-mentioned road to Scholes Lane road from Oldfield Lane to Griffe Mill road from Hill Top Colne Road to Pinewood and Oakworth Moor Occupation Road from Grouse Inn Colne Road to High Turnshaw Lower Turnshaw and Copsy Row road from last-mentioned Occupation Road at High Turnshaw to back entrance to Tewitt Hall also from High Turnshaw to front entrance of Tewitt Hall and to Wide Lane Copsy Row to Mount View Back Griffe View

[Ch. lxxxiv.] *Electric Lighting Orders* [5 & 6 GEO. 5.]
Confirmation (No. 4) Act, 1915.

A.D. 1915.

Keighley.

Farther Low Bank Road Racemoor Lane New Road from Oakworth Hall to Highfield Lane Highfield Lane Clough Lane Clough Gate Hall Street Green Lane Apsley Street road from Lower Holme House to Turkey Mills Newsholme New Road Lund Lane.

In the urban district of Oxenhope—

Hoyle Syke Mouldgreave Lane Church Street Grant Street Apple Street Pear Street Hill House Lane Beatrice Street Mary Street Holme Street Green Street Barn Street Yate Lane Farra Street Bull Hill Isle Lane Back Leeming Sykes Lane Bank Elm Street Ash Street and Oak Street Lees and Hebden Bridge Main Road footway leading from Haworth to Ives Bottom and passing under the Midland Railway roadway leading from North Ives Bridge to Marsh End and passing under the Midland Railway.

In the rural district of Keighley—

Township of East and West Morton—

Scott Lane Sled Lane Unity Street St. Mary's Road Keighley and Bingley Joint Hospital Road the road on the county bridge over the River Aire at Stockbridge the Keighley and Bradford main road:

Township of Steeton-with-Eastburn—

Castle Street Victoria Street School Street Market Street Croft Street Beach Street Emsley Street Thornhill Road East Parade Murton Grove Ash Grove and Summer Hill Road Steeton Moor Lane Sun Street and Back Sun Street Eastburn the Keighley and Kendal Main Road the Blackburn Addingham and Cocking End Main Road the road on the county bridge known as Eastburn Bridge over the Eastburn Beck the road on the county bridge known as Silsden Bridge over the River Aire:

Township of Sutton—

Bent Lane Hazel Grove Road Ashgrove Road Lister Hill Rosewood Square King's Court Daisy Place Raspberry Place Oaklands Street Overburn Road Ethel Street Dolphin Square Baring Square Harper Street and America Lane (from Ellers Lane to a point two hundred yards south-west thereof) Holmefield Road Jackson Street Wighill Street Walton Street Church Street King Edward Street Eastfield Place North View Spencer Street Wright Street Mill Street Harker Street Well Street Garden Place Corn Mill Houses Wilson Street Albert Street Victoria Street

Park Road Blackburn Addingham and Cocking End A.D. 1915.
Main Road.

—
Keighley.

(b) RAILWAYS:—

In the urban district of Oakworth—

The level crossing of the Midland Railway crossing the road leading from Oakworth Station to Vale Mill.

In the urban district of Oxenhope—

The level crossing of the Midland Railway crossing the public footpath leading from North Ives to North Ives Bottom the level crossing of the Midland Railway crossing the public footpath leading from Bents to the Lees and Hebden Bridge Road.

In the rural district of Keighley—

The level crossing of the Midland Railway at Steeton crossing the main road from Steeton to Silsden.

FOURTH SCHEDULE.

Streets and parts of streets outside the area of supply which may be broken up by the Undertakers in pursuance of the special powers granted by this Order.

PART I.

In the urban district of Haworth—

The Keighley and Halifax main road from the Keighley Borough boundary to Cross Roads Haworth Road and Hebden Road from Haworth Road to the Oxenhope Urban District boundary.

PART II.

In the rural district of Keighley—

Township of East and West Morton—

Keighley and Bradford Main Road from the boundary between the East Morton Ward and the West Morton Ward to Swine Lane Swine Lane footpath from the junction of Swine Lane and Carr Lane to the How Beck.

A.D. 1915.

TEIGNMOUTH ELECTRIC LIGHTING.

Teignmouth. Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to J. and W. Purves in respect of the urban district of Teignmouth in the county of Devon.

Short title. 1. This Order may be cited as the Teignmouth Electric Lighting Order 1915.

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

Undertakers. 3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are J. and W. Purves of No. 52 Queen Street in the city of Exeter.

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.

Powers not to be exercised unless undertaking is transferred to a registered company. 5.—(1) The powers given by this Order shall not be exercised unless within 12 months or such extended period not exceeding in the whole 18 months as the Board of Trade may allow after the commencement of this Order the Undertakers transfer the undertaking authorised by this Order to a company to be registered under the Companies Acts 1908 and 1913.

(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 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 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.

A.D. 1915.

Teignmouth.

(5) When the Undertakers submit the proposed deed of transfer to the Board of Trade in pursuance of this section a copy thereof shall at the same time be sent by them to the local authority.

6. 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.

Power to
break up
streets.

7. In addition to the power conferred on the Undertakers by section 6 of this Order they may lay down or construct any electric lines or works in over or upon the foreshore and bed of the River Teign Provided that such lines or works shall not impede or in any manner interfere with the navigation of vessels in the said river or through the Teignmouth and Shaldon Bridge and that such lines or works shall be constructed under the superintendence and to the reasonable satisfaction of the Teignmouth Harbour Commissioners Provided also that section 14 of the schedule to the Electric Lighting (Clauses) Act 1899 incorporated with this Order shall as regards the Postmaster-General apply to such electric lines or works as if the said river were a street within the meaning of the said section.

Special pro-
vision as to
crossing
River Teign.

8. The Undertakers shall not be entitled without the consent of the local authority to break up any street during the months of July August and September in any year.

Restriction
as to time for
breaking up
streets.

9.—(1) 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 First Part of the Third Schedule to this Order.

Compulsory
works.

(2) In addition to the mains herein-before specified the Undertakers shall within a period of 4½ 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 the Second Part of the Third Schedule to this Order and shall thereafter maintain those mains.

10. 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.

[Ch. lxxxiv.] *Electric Lighting Orders* [5 & 6 GEO. 5.]
Confirmation (No. 4) Act, 1915.

A.D. 1915.

Teignmouth.
Power to
use land for
generating
station.

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

Deposit.

12. 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.

Power of
purchase
by local
authority.

13.—(1) The local authority may if they think fit at the expiration of a period of 15 21 28 or 35 years from the commencement of this Order on giving to the Undertakers six months' previous notice in writing require the Undertakers to sell and thereupon the Undertakers shall sell to them the undertaking including all lands buildings works materials and plant suitable to and used by the Undertakers for the purposes of their undertaking.

(2) The price to be paid by the local authority shall be the same sum as if section 2 of the Electric Lighting Act 1888 had become applicable and they were purchasing thereunder Provided that to such sum an addition shall be made as follows:—

(a) If the option to purchase is exercised at the expiration of the said period of 15 years such addition shall be a sum equal to the net profits of the undertaking for the next preceding six years:

(b) If the option to purchase is exercised at the expiration of the said period of 21 years such addition shall be a sum equal to the said profits for the next preceding five years:

(c) If the option to purchase is exercised at the expiration of the said period of 28 years such addition shall be a sum equal to the said profits for the next preceding three years:

(d) If the option to purchase is exercised at the expiration of the said period of 35 years such addition shall be a sum equal to the said profits for the next preceding two years.

(3) If any question arises as to the price to be paid as aforesaid the same shall be determined by arbitration.

(4) The Board of Trade may determine any other question which may arise in relation to the purchase and in default of agreement as to the date from which the purchase is to take effect may fix that date.

(5) From the date on which the purchase takes effect the undertaking including the said lands buildings works materials and plant

shall vest in the local authority freed from any debts mortgages or similar obligations of the Undertakers or attaching to the undertaking and the powers of the Undertakers in relation to the supply of electricity under this Order shall absolutely cease and determine and shall vest in the local authority. A.D. 1915.
Teignmouth.

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

14. This Order shall come into force on a day to be fixed for that purpose by the Board of Trade after the termination of the present war. The day so fixed shall be the commencement of this Order. Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The urban district of Teignmouth as constituted at the date of the passing of the Act confirming this Order.

SECOND SCHEDULE.

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

(a) TEIGNMOUTH:—

Fourth Avenue Third Avenue Second Avenue First Avenue
Reed Vale Third Drive (off Lanscore Road) Second Drive
(off Lanscore Road) Barnpark Terrace Glenside Approach
Road (leading into Buckeridge Road) First Drive (off
Dawlish Road) Second Drive (off Dawlish Road).

The roadways over bridges carrying the following roads over the Great Western Railway viz. :—

- (a) Dawlish Street to Glendaragh Road.
- (b) From junction of Myrtle Hill to Lower Brimley.
- (c) Shute Lane.
- (d) Fore Street.
- (e) Saxe Street.

A.D. 1915.

Teignmouth.

- (f) Parson Street.
- (g) Mulberry Street.
- (h) Willow Street.

Approach Road leading from Main Road to Newton Abbot to Toll House at northern end of Teignmouth and Shaldon Bridge and continuing from Toll House through subway under Great Western Railway to foreshore by tennis courts.

(b) SHALDON :—

Road forming part of embankment from Bridge Road to Teignbridge House.

Approach Road of the Teignmouth and Shaldon Bridge Company from Bridge Road Shaldon to Teignmouth and Shaldon Bridge.

THIRD SCHEDULE.

FIRST PART.

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.

TEIGNMOUTH :—

Powderham Terrace Strand (from Gann's Yard to Ivy Lane) Northumberland Place Somerset Place Teign Street (from Somerset Place to Commercial Road) Bank Street Brunswick Street (from the Den to Triangle Place) road from Somerset Place to Brunswick Street Carlton Place Den Terrace Den Crescent Courtney Place Den Promenade Den Place Orchard Gardens Wellington Street Triangle Place Regent Street Station Road Hollands Road Dawlish Street from Regent Street to Glendaragh Road Myrtle Hill Bitton Street from Fore Street to eastern entrance gate of Bitton Park Brook Street East Fore Street Exeter Street from Fore Street to Landscore Road Glendaragh Road Higher Brimley from Exeter Street to junction with Winterbourne Road Lower Brimley from railway bridge to junction with Heywoods Road.

SHALDON :—

Marine Parade Strand The Green Fore Street Ringmore Road Albion Street Embankment Torquay Road from junction with Ringmore Road and Bridge Road to Fonthill Horse Lane from Marine Parade to Ness Cottage Middle Street Dagmar Street Crown Square Higher Ringmore Road from

Coombe Road to Lambert's Lane Lambert's Lane from A.D. 1915.
Higher Ringmore Road to Waterworks road between Brook
Lane and Higher Ringmore Road at Home Farm Top Cliff *Teignmouth.*
Coombe Road (from Ringmore Road to Stoke Road) Bridge
Road River View The Strand (Ringmore).

SECOND PART.

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 four and a half years after the commencement of this Order.

TEIGNMOUTH:—

Bitton Street from eastern entrance gate of Bitton Park to boundary of district Bitton Avenue Alexandra Terrace Clay Lane Reed Vale Coombe Road from Landscore Road to boundary of district Hermosa Road Upper Hermosa Road Landscore Road Grove Crescent Grove Avenue Grove Terrace Second Drive Landscore Road Third Drive Landscore Road Exeter Road from Winterbourne Road to Buckeridge Road Buckeridge Road Heywoods Lower Brimley from northern end of Lower Brimley Terrace to Buckeridge Road Barnpark Terrace Barnpark Road Haldon Avenue Paradise Road Ferndale Road New Road Dawlish Road from Glendaragh Road to boundary of district First Drive Dawlish Road Second Drive Dawlish Road Teign Street from Commercial Road to junction with Quay Road Quay Road Quay Road Western Extension Winterbourne Road Woodway Road Upper Woodway 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:—

- (1) For lighting for any amount up to twenty units eight shillings and fourpence and for each unit over twenty units fivepence:

A.D. 1915.
Teignmouth.

(2) For power cooking and heating purposes for any amount up to twenty units four shillings and twopence and for each unit over twenty units twopence halfpenny.

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.

FIFTH SCHEDULE.

LAND FOR GENERATING STATION OR STATIONS.

A piece of land containing an area of 1.46 acres approximately situate in the parish of Teignmouth adjoining the main road from Teignmouth to Newton Abbot and numbered 68 on the 25-inch Ordnance map No. CX 6 Devonshire (1904 edition) and coloured pink on the plan deposited in relation thereto at the Board of Trade.

TUNBRIDGE WELLS ELECTRIC LIGHTING
(EXTENSION).

*Tunbridge
Wells.*

Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the borough of Tunbridge Wells in respect of the urban district of Southborough and parts of the parishes of Bidborough Speldhurst Ashurst Tonbridge Rural and Pembury in the rural district of Tonbridge in the county of Kent.

Short and
collective
titles.

1. This Order may be cited as the Tunbridge Wells Electric Lighting (Extension) Order 1915 and the Tunbridge Wells Electric Lighting Order 1891 (herein-after called "the principal Order") and this Order may be cited together as the Tunbridge Wells Electric Lighting Orders 1891 and 1915.

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 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.
- A.D. 1915.
—
Tunbridge Wells.
Incorporation of
Electric
Lighting
(Clauses) Act
1899.
3. Subject to the provisions incorporated with this Order there shall be added to the area of supply for the purposes of the principal Order the area (herein-after called "the added area") which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade. Provided that in case of difference between the description in the First Schedule and the area as delineated on the said map the latter shall prevail.
- Added area
of supply.
4. The parts of streets within the added area throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Second Schedule to this Order.
- Compulsory
works.
- 5.—(1) If at the expiration of three years from the commencement of this Order suitable and sufficient distributing mains shall not have been laid down in the parishes of Bidborough and Ashurst mentioned in the First Schedule to this Order and forming part of the said area of supply the Board of Trade may if they think fit revoke this Order in respect of the said parishes or either of them where in their opinion such mains shall not have been laid.
- Power to re-
voke Order
where no
mains are
laid.
- (2) Nothing in this section shall be construed as affecting the power of the Board of Trade to revoke this Order under the provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899.
6. Subject to the provisions incorporated with this Order the Undertakers are specially authorised to break up the streets and parts of streets not repairable by the local authority within the added area which are mentioned in the Third Schedule to this Order.
- Power to
break up
streets.
7. If the Undertakers obtain the consent of the Board of Trade under subsection (1) of section 5 of the Electric Lighting Act 1909 to the supply by them within their area of supply of electricity for the purposes of haulage or traction on any railway tramway or canal situate
- Supply to
railways &c.
for incidental
purposes.

[Ch. lxxxiv.] *Electric Lighting Orders* [5 & 6 GEO. 5.]
Confirmation (No. 4) Act, 1915.

A.D. 1915. partly within and partly without that area or for the purposes of lighting
— vehicles and vessels used on any such railway tramway or canal they may
Tunbridge so supply electricity to be used for purposes incidental to the working
Wells. or lighting of such railway tramway or canal other than the purposes
aforesaid.

Revocation
of Orders
made under
section 6 of
Electric
Lighting
Act 1909.

8. The Orders made by the Board of Trade under section 6 of the
Electric Lighting Act 1909 permitting the Undertakers to give a supply
of electricity to certain premises within the added area and set forth
in the Fourth Schedule to this Order (except so much of the Order of
the 16th day of March 1914 as relates to "Ashurst Park" and so much
of the Order of the 11th day of August 1914 as relates to "Knights
Place" Pembury and to the house occupied by Mr. E. B. Savory and
now known as Pembury Ridge Pembury) shall be revoked as from the
commencement of this Order but without prejudice to anything done or
suffered thereunder and the Undertakers shall in respect of such supply
and all electric lines and apparatus provided by them for the purpose
of giving the supply have the same rights and powers and be subject
to the same duties and obligations as if the supply had been given and
the electric lines and apparatus had been so provided by them after the
commencement of this Order.

Further
power as to
net revenue
&c.

9. Notwithstanding anything contained in section 7 of the schedule
to the Electric Lighting (Clauses) Act 1899 incorporated with this Order
the Undertakers may if they think fit instead of carrying the net surplus
remaining in any year of the revenue received by them in respect of
their undertaking and the annual proceeds of the reserve fund when
amounting to the prescribed limit to the credit of the local rate apply
the whole or any portion thereof to the purchase of electric mains or
lines machinery apparatus appliances and fittings (for the supply of
electricity) to defraying the cost of laying such mains or lines and the
fixing of such machinery apparatus appliances and fittings and to the
formation of a fund for working capital:

Provided that the fund so formed shall not at any time exceed
a sum equivalent to one-half of the gross annual revenue of the under-
taking for the time being.

Repeal of
Southborough
Electric Light-
ing Order 1913.

10. As from the commencement of this Order the Southborough
Electric Lighting Order 1913 shall be repealed but without prejudice to
anything done or suffered thereunder.

Costs of
South-
borough
Order 1913.

11. The Undertakers shall have power to pay to the Southborough
Urban District Council the sum of two hundred and forty-two pounds
seven shillings and fivepence being the costs incurred by that council
in connexion with the obtaining by them of the said Order of 1913 as
if such costs were expenses of executing the principal Order not being
expenses properly chargeable to capital.

A.D. 1915.

12. This Order shall come into force on a day to be fixed for that purpose by the Board of Trade after the termination of the present war. The day so fixed shall be the commencement of this Order.

*Tunbridge
Wells.*
Commence-
ment of
Order.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

The urban district of Southborough and so much of the parishes of Bidborough Speldhurst Ashurst Tonbridge Rural and Pembury in the rural district of Tonbridge as is situate within a radius of three miles drawn from the centre of the western door of the Church of the Holy Trinity Tunbridge Wells all as constituted at the date of the passing of the Act confirming this Order.

SECOND SCHEDULE.

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

In the urban district of Southborough—

London Road from Speldhurst Road to Pennington Road and Speldhurst Road from the Tunbridge Wells borough boundary to the boundary between the urban district and the parish of Speldhurst.

In the rural district of Tonbridge—

Parish of Speldhurst—

Speldhurst Road from the boundary of the urban district of Southborough to Langton Green Langton Road from the Tunbridge Wells borough boundary to Langton Green Broom Lane for a distance of 300 yards from Langton Green and Stonewall Park Road from Langton Road to "Cromeen":

Parish of Tonbridge Rural—

Pembury Road from the Tunbridge Wells borough boundary to "Woodsgate" Sandown Park Road from the said borough boundary to "Havering" and Hastings Road from a point one hundred and fifty yards west of "Woodsgate" to the boundary of the parish of Pembury:

A.D. 1915.

*Tunbridge
Wells.*

Parish of Pembury—

Hastings Road from the boundary between the parish and the parish of Tonbridge Rural to a point fifty yards west of the Pembury Almshouses and Lower Green Road from Hastings Road to the boundary of the added area.

THIRD SCHEDULE.

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

In the urban district of Southborough—

Broomhill Park Road road leading from Argyle Road to Ivy House Farm Tan Yard Lane Weare Road Andrew Road Salisbury Road Wolseley Road Stewart Road and the roadway under the viaduct carrying the South Eastern and Chatham Railway (Tunbridge Wells and Hastings Branch) over Powder Mill Lane.

In the rural district of Tonbridge—

Stonewall Park Road Langton New Road Church Farm Estate Sandown Park Road Groombridge Road from Langton Green to the boundary of the added area Hastings Road from a point one hundred and fifty yards west of "Woodsgate" in a north-easterly direction to the boundary of the added area Hastings Road from a point fifty yards west of Pembury Almshouses in a south-easterly direction to the boundary of the added area Spring Lane Colebrook Park Road from Hastings Road to the Tunbridge Wells borough boundary Bayham Estate private road from Pembury to the said borough boundary at Halls Hole road from Stockland Green to Scriventon Third Street Langton road from Breakstones to Gipps Cross Langton road from Gipps Cross Langton to the southern boundary of the parish of Speldhurst and Hawkenbury Road in the parish of Tonbridge Rural.

FOURTH SCHEDULE.

A.D. 1915.

*Tunbridge
Wells.*

ORDERS MADE UNDER SECTION 6 OF THE ELECTRIC LIGHTING ACT 1909.

Date of Order of the Board of Trade.	Name and Situation of Premises.
	Urban District of Southborough.
31st May 1911	- - - "Broomhill" Southborough.
"	- - - "Bentham Hill" Southborough.
24th August 1914	- - - "Southfield House" Southborough.
8th June 1915	- - - Royal Engineers Drill Hall Southborough.
" "	- - - Number 162 London Road Southborough.
	Rural District of Tonbridge.
	Parish of Pembury.
14th November 1910	- - - "Grovehurst" Pembury.
24th January 1912	- - - "Strathbogie" Pembury.
5th May 1913	- - - "Brackenston" Pembury.
"	- - - "Heatherton" Pembury.
11th August 1914	- - - Church House Pembury.
	Parish of Speldhurst.
15th August 1912	- - - "The Rectory" Speldhurst.
"	- - - "The Manor House" Speldhurst.
"	- - - "Speldhurst Mills" Speldhurst.
7th January 1913	- - - "Church of St. Mary the Virgin Speldhurst.
5th May 1913	- - - "The Ridge" Speldhurst.
"	- - - "Shadwell" Speldhurst.
24th June 1913	- - - "Harwarton" Speldhurst.
15th September 1913	- - - "Wren's Nest" Speldhurst.
16th March 1914	- - - "Windybraes" Speldhurst.
11th August 1914	- - - The Rifle Range Speldhurst.
"	- - - Church Farm Speldhurst.
"	- - - Church Institute Speldhurst.
"	- - - "Little Court" Speldhurst.
"	- - - "Etherington Hill" Speldhurst.
"	- - - "Birchetts" Stockland Green Speldhurst.
	Parish of Langton.
24th June 1913	- - - "Shirley Hall" Langton.
"	- - - "Stonewall Cottage" Langton.
"	- - - "Langton Grange" Langton.
"	- - - "Oaklands" Langton.
"	- - - "Northfield" Langton.
"	- - - Langton Church Langton.
"	- - - Langton Vicarage Langton.
"	- - - "Paveys" Langton.

[Ch. lxxxiv.] *Electric Lighting Orders* [5 & 6 GEO. 5.]
Confirmation (No. 4) Act, 1915.

A.D. 1915.	Date of Order of the Board of Trade.	Name and Situation of Premises.
<i>Tunbridge Wells.</i>	16th March 1914	- "Cromeen" Langton.
	11th August 1914	- "The Hollonds" Langton.
	"	- Upper Birchetts Langton.
	"	- Lower Birchetts Langton.
	"	- Shop Warehouse &c. Langton (Mr. Turner's).
	8th June 1915	- Rust Hall Langton.
		Parish of Tonbridge Rural.
	15th May 1914	- "Tower Lodge" Sandown Park.
	"	- "Havering" Sandown Park.

WARRINGTON CORPORATION ELECTRIC LIGHTING
(EXTENSION).

Warrington. Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the mayor aldermen and burgesses of the county borough of Warrington in respect of the parishes of Appleton Grappenhall Latchford Without Stockton Heath Higher Walton Lower Walton and Thelwall in the rural district of Runcorn in the county of Chester and the parishes or townships of Penketh and Great Sankey in the rural district of Warrington in the county palatine of Lancaster.

Short and collective titles.

1. This Order may be cited as the Warrington Electric Lighting (Extension) Order 1915 and the Warrington Electric Lighting Order 1898 (herein-after referred to as "the principal Order") and this Order may be cited together as the Warrington Electric Lighting Orders 1898 and 1915.

Incorporation of Electric Lighting (Clauses) Act 1899.

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

Added area of supply.

3. Subject to the provisions incorporated with this Order there shall be added to the area of supply for the purposes of the principal Order the area (herein-after called "the added area") which is

described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.

A.D. 1915.
 Warrington.

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

Power to break up part of street.

5. The street and parts of streets within the added area 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.

6.—(1) If at the expiration of three years from the commencement of this Order suitable and sufficient distributing mains shall not have been laid down in the parishes or townships mentioned in the First and not mentioned in the Third Schedule to this Order and forming part of the added area the Board of Trade may if they think fit revoke this Order in respect of the said parishes or townships or any of them where in their opinion such mains shall not have been laid.

Power to revoke Order where no mains are laid.

(2) Nothing in this section shall be construed as affecting the power of the Board of Trade to revoke this Order under the provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899.

7. The mayor aldermen and burgesses of the county borough of Warrington shall not be entitled to charge higher prices for energy supplied within the added area than are charged by them for the time being for a corresponding supply within the said borough.

Limitation of prices chargeable by corporation of Warrington in added area.

8.—(1) Subject to the provisions of this Order the Undertakers may enter upon and take all or any part of the lands described in the Fourth Schedule to this Order.

Purchase and use of lands for generating station.

(2) For the purpose of the acquisition of the said lands the provisions of the Lands Clauses Act which relate to the purchase and taking of lands otherwise than by agreement and to the entry upon lands by the promoters of the undertaking are incorporated with this Order.

(3) The Undertakers after they shall have acquired the said lands may use the same for the purposes of the undertaking authorised by the principal Order as extended by this Order and may thereon erect construct maintain use and work a station or stations together with all such buildings engines batteries dynamos accumulators and other plant machinery apparatus works and conveniences as may be necessary or suitable for generating electricity for the purposes of the said undertaking.

A.D. 1915.

Confirmation (No. 4) Act, 1915.

Warrington.

Period for compulsory purchase of lands.

9. The powers of the Undertakers for the compulsory purchase of the said lands shall cease after the expiration of three years from the commencement of this Order.

Supply to railways &c. for incidental purposes.

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

Commencement of Order.

11. This Order shall come into force on a day to be fixed for that purpose by the Board of Trade after the termination of the present war. The day so fixed shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

THE ADDED AREA.

The parishes of Appleton Grappenhall Latchford Without Stockton Heath Higher Walton Lower Walton and Thelwall in the rural district of Runcorn in the county of Chester and the parishes or townships of Penketh and Great Sankey in the rural district of Warrington in the county palatine of Lancaster as respectively constituted at the date of the passing of the Act confirming this Order.

SECOND SCHEDULE.

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

In the rural district of Runcorn—

Parish of Thelwall—

Roadway on Shepherdsbank Bridge and approaches carrying the Warrington Road over the London and North Western Railway (Warrington and Stockport Branch) and over the old railway siding.

THIRD SCHEDULE.

A.D. 1915.

Warrington.

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.

In the rural district of Runcorn—

Parish of Stockton Heath—

London Road from the borough boundary to the police station and thence to a point 132 yards in a southerly direction from Victoria Square Grappenhall Road Whitefield Road from Walton Road for a distance of 292 yards in a south-westerly direction and Walton Road from London Road to the parish boundary :

Parish of Latchford Without—

Ackers Road from Oakbank to Hunts Lane Hunts Lane from Ackers Lane to Victoria Road Grappenhall Road from Hunts Lane to Victoria Road :

Parish of Grappenhall—

Victoria Road.

In the rural district of Warrington—

Parish or Township of Great Sankey—

Liverpool Road from the borough boundary to the western boundary of the Sankey Wire Mills.

FOURTH SCHEDULE.

LANDS FOR GENERATING STATION OR STATIONS.

All those pieces or parcels of land situate in West Avenue in the parish of Stockton Heath in the rural district of Runcorn in the county of Chester and which are numbered 1 2 and 3 and coloured pink on the plan deposited in relation thereto at the Board of Trade.

A.D. 1915.

YSTRADGYNLAIS RURAL DISTRICT ELECTRIC
LIGHTING.

- Ystradgynlais.* *Provisional Order granted by the Board of Trade under the Electric Lighting Acts 1882 to 1909 to the Ystradgynlais Rural District Council in respect of the rural district of Ystradgynlais in the county of Brecon.*
- Short title.** 1. This Order may be cited as the Ystradgynlais Rural District Electric Lighting Order 1915.
- Incorporation of Electric Lighting (Clauses) Act 1899.** 2. The provisions contained in the schedule to the Electric Lighting (Clauses) Act 1899 (with the exception of sections 83 and 84 of that schedule) are incorporated with and form part of this Order.
- Undertakers.** 3. The Undertakers for the purposes of this Order and within the meaning of section 2 of the schedule to the Electric Lighting (Clauses) Act 1899 are the Ystradgynlais Rural District Council.
- Area of supply.** 4. The area of supply for the purposes of this Order and within the meaning of section 4 of the schedule to the Electric Lighting (Clauses) Act 1899 shall be the area which is described in the First Schedule to this Order and is more particularly delineated on the map deposited together with this Order at the Board of Trade by the Undertakers and signed by an assistant secretary to the Board of Trade.
- Power to break up streets &c.** 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 and tramways which are mentioned in the Second Schedule to this Order.
- Compulsory works.** 6. The street and parts of streets throughout which the Undertakers are to lay down suitable and sufficient distributing mains for the purposes of general supply within a period of two years after the commencement of this Order as mentioned in section 21 of the schedule to the Electric Lighting (Clauses) Act 1899 are those mentioned in the Third Schedule to this Order.
- Maximum prices.** 7. The maximum prices which may be charged by the Undertakers as mentioned in section 32 of the schedule to the Electric Lighting (Clauses) Act 1899 are those stated in the Fourth Schedule to this Order.
- Supply to railways &c. for incidental purposes.** 8. If the Undertakers obtain the consent of the Board of Trade under subsection (1) of section 5 of the Electric Lighting Act 1909 to the supply by them within their area of supply of electricity for the

purposes of haulage or traction on any railway tramway or canal situate partly within and partly without that area or for the purposes of lighting vehicles and vessels used on any such railway tramway or canal they may so supply electricity to be used for purposes incidental to the working or lighting of such railway tramway or canal other than the purposes aforesaid.

A.D. 1915.

Ystradgynlais.

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 allow after the commencement of this Order the Undertakers transfer the undertaking to the Glantawe Electric Supply Company Limited (herein-after called "the company").

Powers not to be exercised unless undertaking transferred to Glantawe Electric Supply Company Limited.

(2) Within that period the Undertakers may transfer and the company 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 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 and the company shall subject to the provisions of this Order become the Undertakers for the purposes of this Order.

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

10. When the company shall have become the Undertakers for the purposes of this Order the following provisions shall apply:—

Purchase by local authority.

(1) At any time after the expiration of three years from the date of the said transfer the local authority may on giving to the company six months' previous notice in writing require the company to sell and thereupon the company shall sell to them the undertaking authorised by this Order including all lands buildings works materials and plant of the company used by them for the purpose of supplying electricity within the district of the local authority whether vested in them before or after the said transfer:

(2) The price to be paid to the company by the local authority shall be a sum equal to the value of the undertaking as a going concern but without any addition in respect of compulsory purchase:

(3) If any question arises with regard to the price to be paid as aforesaid the same shall be determined by arbitration:

A.D. 1915.
Ystradgynlais.

- (4) The Board of Trade may determine any other question which arises with regard to the purchase and in default of agreement as to the date on which the purchase is to take effect may fix that date :
- (5) On the date on which the purchase takes effect the undertaking including the said lands buildings works materials and plant shall vest in the local authority freed from all debts mortgages or other similar obligations of the company or attaching to the undertaking and the powers of the company in relation to the supply of electricity within the area of supply under this Order shall absolutely cease and determine and shall vest in the local authority :
- (6) Nothing in this section shall affect the power of the local authority to purchase under section 2 of the Electric Lighting Act 1888 and that section shall apply in all respects as if this Order had been granted to the company :
- (7) After a sale by the company of the undertaking authorised by this Order it shall not be lawful for the company to supply electricity within the district of the local authority.

Commence-
ment of
Order.

11. This Order shall come into force on a day to be fixed for that purpose by the Board of Trade after the termination of the present war The day so fixed shall be the commencement of this Order.

SCHEDULES.

FIRST SCHEDULE.

AREA OF SUPPLY.

The rural district of Ystradgynlais as constituted at the date of the passing of the Act confirming this Order.

SECOND SCHEDULE.

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

STREETS:—

The Swansea and Brecon Main Road Llwynllafrud Road Abercrave
∴ Terrace Davies Street Ynis Isaf Bryn Road Derwen Road

Brynawel Road Tawelfa Road Glanley Terrace Crown Cottages
 Old Ynisedwyn Road Williams Street Spencer Terrace Tredeg
 Road Myrtle Hill Maespica Road Glyncynwal Road the road on
 the county bridge over the River Tawe at the junction of the
 county road and the district road to Cwmgiedd the road on
 the county bridge over the River Tawe near the Castle Hotel
 the road on the Giedd County Bridge over the River Giedd
 at Cwmgiedd the road on the Abercrave County Bridge over
 the River Tawe leading to Abercrave Railway Station the
 subway under the Neath and Brecon Railway near Abercrave
 Railway Station the road to Abercrave Colliery Yard the road
 on the Pontrhydarw County Bridge over the River Tawe near
 Penycae leading to Colbren Railway Station the road on the
 bridge over the Midland Railway at Gurnos the road on the
 bridge over the Midland Railway at Lower Cwmtwrch known
 as Bethania Railway Bridge the road under Gwys Station
 Railway Bridge at Upper Cwmtwrch the road on Cefnrerw
 Bridge over the Neath and Brecon Railway between Caehopkin
 (Abercrave) and Colbren the road on Penygraig Railway Bridge
 over the Neath and Brecon Railway near Colbren Council
 School the road on the Aubrey Arms Canal Bridge near
 Gurnos over the Swansea Canal the road on the Penygorof
 Farm Canal Bridge over the Swansea Canal between Gurnos
 and Ystradgynlais the road on the Castle Hotel Canal Bridge
 over the Swansea Canal near the Castle Hotel between
 Ystradgynlais and Abercrave the road on the Lamb and Flag
 Canal Bridge over the Swansea Canal near the Lamb and Flag
 Inn between Castle Hotel and Abercrave the road on the
 Noddfa Canal Feeder Culvert over the Swansea Canal near
 Noddfa Chapel between the Lamb and Flag Inn and Abercrave
 the road on the Cwmgiedd Canal Bridge over the Swansea
 Canal between Ystradgynlais and Cwmgiedd the road on the
 culvert over the Cwmgiedd Canal Feeder at Cwmgiedd
 Tynypant Road Lamb and Flag Road Watkins Terrace Cwmdu
 Road Werngurlais Road Cross Street Ynisuchaf Cross Street
 Ynisisaf road from Nantgwinau to Ynisgwial Yorath Road
 Bryngroes Road branch road by Bethania Corner Tudor
 Street Gough Avenue Cwymtwrch School Road Tumble
 Terrace New Road Penrhos the road on the Glanrhyd Bridge
 over the River Tawe at Glanrhyd the road on the Penrhiw
 Bridge over the River Giedd at Cwmgiedd the road on the
 Lamb and Flag Bridge over the River Tawe near the Lamb
 and Flag Inn the road on the Old Level Yard Bridge over
 the River Tawe near Trefleming the road on the Bryngroes
 Canal Bridge over the canal near Bryngroes Cottages the road

A.D. 1915.

—
Ystradgynlais.

A.D. 1915.
Ystradgynlais.

on Tonspyddan Bridge over the Neath and Brecon Railway at Colbren the road on Callwen Vicarage Bridge over the River Tawe near Penwyllt the footpath leading from Trefleming to Station Road Abercrave the footpath leading from Penrhos to Ynisuchaf the footpath leading from Penrhos to near Ship Inn the footpath from near Jeffrey's Arms to Ynisedwyn Colliery the Clayphon Siding footpath the footpath leading from Cwmgiedd to Palleg the Glyn Foundry footpath the footpath leading from Glantwrch to the Old Mill the footpath leading from Trogluen to Gwys Station.

RAILWAYS :—

The level crossing of the Midland Railway Company at Gurnos crossing the main road from Ystalyfera (Glamorganshire) to Ystradgynlais the level crossing of the Midland Railway Company at Craig-maespica Lower Cwmtwrch the level crossing of the Midland Railway Company near the Ivy Bush Inn Upper Cwmtwrch the level crossing of the Midland Railway Company over the District Road at the lower end of College Row the level crossing of the Midland Railway Company over the District Road at the upper end of Glentawe Row the level crossing over the railway siding of the Ynisedwyn Tinplate Company in Ynisedwyn Works Road and the level crossing over the Midland Railway near Beulah Chapel Cwmtwrch.

TRAMWAYS :—

The colliery tramway of the Pantmawr Colliery Company near Penygorof Canal Bridge where it crosses the main road from Gurnos to Ystradgynlais ;

The tramway of the Abercrave Colliery Company where it crosses Llwynllafrod Road at Abercrave Colliery Yard ;

The tramway of the Abercrave Colliery Company where it crosses Abercrave footpath at Old Level Yard.

THIRD SCHEDULE.

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

The Swansea and Brecon Road from the junction of the boundaries of the district and the Pontardawe Rural District to Abercrave House

Abercrave Station Road Cwmgiedd Road from its junction with the Swansea and Brecon Road to Nant-gwinau bridge and Neath Road from its junction with the Swansea and Brecon Road to Ystradgynlais station. A.D. 1915.
Ystradgynlais.

FOURTH SCHEDULE.

MAXIMUM PRICES.

In this schedule—

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

SECTION 1.

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

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

SECTION 2.

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

Printed by EYRE and SPOTTISWOODE, LIMITED,

FOR

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

To be purchased, either directly or through any Bookseller, from
WYMAN AND SONS, LIMITED, 29, BREAMS BUILDINGS, FETTER LANE, E.C., and
28, ABINGDON STREET, S.W., and 54, ST. MARY STREET, CARDIFF; or
H.M. STATIONERY OFFICE (SCOTTISH BRANCH), 23, FORTH STREET, EDINBURGH; or
E. PONSONBY, LIMITED, 116, GRAFTON STREET, DUBLIN;
or from the Agencies in the British Colonies and Dependencies,
the United States of America and other Foreign Countries of
T. FISHER UNWIN, LIMITED LONDON, W.C.

