

# Ceylon Gobernment Gazette

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Part I.—General: Minutes, Proclamations, Appointments, and General Government Notifications.

Part II.—Legal and Judicial.

Part IV.—Land Settlement.

Part V.—Mercantile, Marine, Municipal, Local, &c.

Separate paging is given to each Part in order that it may be filed separately.

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#### UNOFFICIAL ANNOUNCEMENTS.

## MEMORANDUM OF ASSOCIATION OF THE GONAGAMMA RUBBER COMPANY (CEYLON), LIMITED.

- 1. The name of the Company is "The Gonagamma Rubber Company (Ceylon) Limited.
- 2. The registered office of the Company is to be established at 3, Kacceri road, Kandy.
- 3. The objects for which the Company is to be established are—
  - (a) To purchase from the proprietors thereof five hundred acres more or less of land in the Kelani Valley district of Ceylon and to purchase from Nama Pulle one hundred and twenty-five acres more or less of land planted with tea in the same district.
  - (b) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any rights, easements, patents, licenses, or privileges in Ceylon or elsewhere (including the benefit of any trade mark or trade secret which may be thought necessary or convenient for the purpose of the Company's business), and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.
  - (c) To appoint, engage, employ, maintain, provide for, and dismiss Attorneys, Agents, Superintendents, Managers, clerks, coolies, and other labourers and servants in Ceylon or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or children of any such.

(d) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce rubber, cocoanuts, tea, tapioca, coffee, cinchona, cacao, cardamoms, rhea, ramie, plants, trees, and other natural products in Ceylon or elsewhere.

(e) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, cocoanut and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects,

or to contribute to or subsidize such.

(f) To enter into any arrangement or agreement with Government or any authorities and

obtain rights, concessions, and privileges.

(g) To hire, lease, or purchase land, either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company or otherwise.

(h) To lease any factory or other buildings from any company or person.

(i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (g) or (h), or for the manufacture and preparation for

market of tea or any other produce in such or any other factory.

(j) To prepare, cure, manufacture, treat, and prepare for market rubber, plumbago, minerals, tea, and (or) other crops or produce, and to sell, ship, and dispose of such rubber, plumbago, minerals, tea, tapioca, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.

(k) To buy, sell, warehouse, transport, trade, and deal in rubber, cocoanuts, tea, tapioca, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates, and other products, wares, merchandize, articles,

and things of any kind whatever.

(m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and

deal in milk and dairy produce, wholesale or retail.

(n) To establish and maintain in the United Kingdom, India. Ceylon, the Federated Malay States, or elsewhere stores, shops, and places for the sale of rubber, tea, coffee, cacao, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on, or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade. business, or undertaking whatever.

(o) To cultivate, manage, and superintend estates and properties in the Federated Malay States or elsewhere, and generally to undertake the business of estate agents in the Federated Malay States and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and under-

takings, and to transact any other agency business of any kind.

(p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade in, dispose of, or deal with the

same or any part thereof

(q) To borrow or receive on loan money for the purpose of the Company upon the security of cash, credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.

(r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby, or any part or parts thereof.

(s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissory notes, and other transferable or negotiable instruments for the purposes of the

Company.

sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To amalgamate with any other company having objects altogether or in part similar to this Company.

(v) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in the Federated Malay States or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.

(w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for

shares, stocks, debentures, or securities of any other company.

(x) To procure the Company to be registered or incorporated in Ceylon, and, if and when

necessary or thought advisable, elsewhere.

(y) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all, and generally to transact financial business of any kind.

(z) To invest and deal with the moneys of the Company not immediately required upon such

securities and in such manner as may from time to time be determined.

(z 1) To promote and establish any other company whatsoever and to subscribe to and hold

the shares or stock of any other company or any part thereof.

(22) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company in money or in shares or debentures or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partially paid up for such purpose.

(z 3) To accept as consideration for the sale or disposal of any lands and real and personal, immovable and movable estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company

or person or partly one and partly other.

(z 4) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required

by law.

(25) To do all such other things as shall be incidental or conducive to the attainment of the objects above-mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "company" includes companies or corporations, and the word person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

The liability of the Shareholders is limited.

The nominal capital of the Company is Two hundred and Twenty-five thousand Rupees. divided into Two thousand Two hundred and Fifty shares of One hundred Rupees each, with power to increase or reduce the capital. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in accordance with this Memorandum of Association, and we respectively agree to take

the number of shares in the capital of the Company set opposite our respective names:

neer of shares in the capital of the company set opposite our respective names:	T. The state of t
Names and Addresses of Subscribers.  Number	r of Shares taken ch Shareholder
I. G. C. Bliss, Atgalla, Gampola	One
2. D. J. Blyth, Mariawatta, Gampola	One
3. ALEX WARDROP, Yellangowry, Aranayake	One
Witness to the above signatures, this 15th day of December, 1905:	
H. CREASY, Proctor, Supreme Court.	
4. H. E. WALKER, Wallaha, Lindula	One
Witness to H. E. Walker's signature, 18th December, 1905:	
F. PETER.	
5. A. M. CARMICHAEL, Stirling, Talawakele	One
Witness to signature of A. M. CARMICHAEL, 20th December, 1905:	
N. Tamby Rajah, Clerk.	
6. CHARLES RYAN, St. Clair, Talawakele	One
Witness to signature of Charles Ryan, 22nd December, 1905:	
SOLLANUTTU, Hotel Servant.	
7. M. BOWLE EVANS, Nugawella, Ulapane	One
Witness to signature of M. Bowle Evans, 26th December, 1905:	i jara
C. Peter Perera, House Servant	a State

# ARTICLES OF ASSOCIATION OF THE GONAGAMMA RUBBER COMPANY (CEYLON), LIMITED.

THE regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

The Company may by special resolution alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

#### INTERPRETATION CLAUSE.

1. In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context:—

The word "Company" means "The Gonagamma Rubber Company (Ceylon), Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes "The Joint Stock Companies Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

"These presents' means and includes the Memorandum of Association and the Articles of Association of the Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company

"Shares' means the shares from time to time into which the capital of the Company may be divided.

"Shareholder" means a Shareholder of the Company.

"Presence or present" at a meeting means presence or present personally or by proxy or by attorney.

"Directors' means the Directors for the time being of the Company or (as the case may be) the Directors assembled at a Board.

"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

"Persons' means partnerships, associations, corporations, companies, unincorporated or corporated by Ordinance and registration, as well as individuals.

"Office" means the registered office for the time being of the Company.

"Seal" means the common eal for the time being of the Company."

" Month " means a calendar month.

"Writing," means printed matter or print as well as writing.

Words importing the singular number only include the plural, and vice versa.

Words importing the masculine gender only include the feminine, and vice versa.

#### BUSINESS.

- 2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretions shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted, as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.
- 3. The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents.

#### CAPITAL.

- 4. The original capital of the Company is Three hundred thousand Rupees (Rs. 300,000), divided into three thousand shares of One hundred Rupees (Rs. 100) each.
- 5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and

in the aggregate as such resolution shall direct; and they shall have power to add to such new shares

such an amount of premium as may be considered expedient.

Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

The Directors may in like manner, and with like sanction, reduce the capital of the Company.

#### SHARES.

The Company may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

9. If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder of the shares.

- The shares, except when otherwise provided, shall be allotted at the discretion of and by 10. the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offcred, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.
- In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of assets of the Company, and with a special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offers shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company may from time to time direct.

Shares may be registered in the name of two or more persons not in partnership.

Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies and all other advantages conferred on a sole Shareholder.

15. In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest

The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 34 to become a Shareholder in respect of any share.

Every Shareholder shall be entitled to a certificate or certificates under the common seal of

the Company, specifying the share or shares held by him and the amount paid thereon.

- If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.
- The certificate of shares registered in the name of two or more persons not a firm shall be delivered to the person first named on the register.

#### CALLS.

The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the person and at the time and place appointed by the Directors.

If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per centum

per annum from the day appointed for the payment thereof to the time of actual payment.

A call shall be deemed to have been made at the time when the resolution of the Directors

authorizing the call was passed.

23. The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except

as a matter of grace or favour.

The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys due upon their respective shares beyond the sums actually called for; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of, the shares in respect of which some advances have been made, the Board may pay or allow interest at such rate as the Shareholders paying such sums in advance and the Directors may agree upon, not exceeding, however, six per centum per annum.

#### TRANSFER OF SHARES.

Subject to the restrictions of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

No transfer of shares shall be made to an infant or person of unsound mind.

The Company shall keep a book or books, to be called "The Register of Transfers," in which

shall be entered the particulars of every transfer or transmission of any share.

The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise, or in case of shares not fully paid up, to any person not approved by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents, or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer, upon payment whereof the Directors, subject to the powers vested in them by Articles 28 and 30, shall register the transferee as a Shareholder and retain the instrument of transfer.

The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting of the Directors for that purpose.

In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument or transfer produced by a person claiming a transfer of any share in accordance with these articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferee.

The Register of Transfers may be closed during the fourteen days immediately preceding each Ordinary General Meeting; and when a dividend is declared, for the three next days ensuing the meeting; also at such other times (if any ) and for such periods as the Directors may from time to time

determine, provided always that it shall not be closed for more than thirty days in any year.

#### TRANSMISSION OF SHARES.

The executors or administrators or the heirs of a deceased Shareholder shall be the only

persons recognized by the Company as having any title to the shares of such Shareholder.

Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon securing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title as the Directors think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares, or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

If any person who shall become entitled to be registered in respect of any share under clause 33 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share; or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

#### SURRENDER AND FORFEITURE OF SHARES,

36. The Directors may accept in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

37. If any Shareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment temains unpaid, serve a notice on such Shareholder requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason

of such non-payment.

38. The notice shall name a day (not being less than one month from the date of the notice) on, to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited. If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalment, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

39. Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at nine per centum per annum, and the Directors may enforce the pay-

ment thereof if they think fit.

40. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are

42. A certificate in writing under the hands of one of the Directors and of the Secretary that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 40 hereof, shall be redeem-

able after sale or disposal.

The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or otherwise, and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such charge or lien.

44. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in

England or elsewhere abroad, sixty days' notice shall be allowed him.

45. The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.

46. A certificate in writing under the hands of one of the Directors and of the Secretary, that the power of sale given by clause 44 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

47. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

#### BORROWING POWERS.

48. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not without the sanction of a General Meeting exceed Two thousand pounds (£2,000) sterling.

49. With the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between the Company and its creditors.

50. For the purpose of securing the repayment of any such moneys so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange. Provided also that before the Directors execute any mortgage or issue any debentures they shall obtain the sanction of the Company thereto in General Meeting, whether Ordinary or Extraordinary.

51. Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

52. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

#### GENERAL MEETINGS.

53. The first General Meeting shall be held at such time, not being more than twelve months after

the incorporation of the Company, and at such place as the Directors may determine.

54. Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

55. The General Meetings mentioned in the last preceding clause shall be called Ordinary General

Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

56. The Directors may whenever they think fit call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

57. Any requisition so made shall express the object of the meeting proposed to be called, shall be

addressed to the Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Share holders convening the meeting may themselves fix.

58. Any Shareholder may, on giving not less than ten days' previous notice of any resolution,

submit the same to a meeting.

59. Such notice shall be given by leaving a copy of the resolution at the registered office of the

Company.

60. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the object and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting.

61. Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in the place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

62. With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned

in the notice or notices upon which it was convened.

No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or

represented at the commencement of the business two or more Shareholders entitled to vote.

If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which

the meeting was called.

65. The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their

number to be Chairman.

No business shall be discussed at any General Meeting, except the election of a Chairman,

whilst the Chair is vacant.

The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof

Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

#### VOTING AT MEETINGS.

69. At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, or by attorney, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some member present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution.

70. If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

The demand of a poll shall not prevent the continuance of a meeting for the transaction of

business other than the question on which a poll has been demanded.

72. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

On a show of hands every member shall have one vote only. In case of a poll every Share-

holder shall have one vote for every share held by him.

The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

Votes may be given either personally or by proxy or by attorney.

76. No Shareholder shall be entitled to vote at any meeting unless all calls due from him on his shares have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.

No Shareholder who has not been duly registered as such for three months previous to the General Meeting shall be entitled to be present and to speak and vote at any meeting held after the expiry

of three months from the incorporation of the Company.

78. No person shall be entitled to hold a proxy who is not a Shareholder of the Company, but this

rule does not apply to a power of attorney.

The instrument appointing a proxy shall be printed or written, and shall be signed by the appointor, or if such appointor be a company or corporation, it shall be under the common seal of such company or corporation.

The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person The instrument appointing a proxy may be in the following form:—

The Gonagamma Rubber Company (Ceylon), Limited.

-, of ----, appoint ----, of ---- (a Shareholder in the Company), as my proxy, to represent me and to vote for me and on my behalf at the Ordinary (or Extrao di-at every poll which may be taken in consequence thereof. As witness my hand this — - day of  $\overline{-}$ –, One thousand Nine hundred and –

No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney), except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

No Shareholder shall be prevented from voting by reason of his being personally interested

in the result of the voting.

#### · DIRECTORS.

The number of Directors shall never be less than two or more than five, but this clause shall be construed as being directory only and the continuing Directors may act notwithstanding any number of vacancies.

The qualification of a Director shall be his holding in his own right at least fifty shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well to

the first Directors as to all future Directors.

As a remuneration for their services, the Directors shall be entitled to appropriate a sum not exceeding Two thousand Five hundred rupees (Rs. 2,500) annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

The first Directors shall be Daniel Joseph Blyth, George Cecil Bliss, Clement Johnson, Charles Gregory Ryan, and Alexander Wardrop, who shall hold office till the first Ordinary General

Meeting of the Company, when they shall all retire, but shall be eligible for re-election.

One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors and (or) Visiting Agent or Agents of the Company, or Superintendents of any of the estates, for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time tevoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents or Superintendents.

The Directors may confer on the Managing Director or Managing Directors all or any duties and

powers that might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

#### ROTATION OF DIRECTORS.

At the first Ordinary General Meeting of the Company all the Directors shall retire from office, and at the first Ordinary General Meeting in every subsequent year two of the Directors for the time being shall retire from office as provided in clause 87.

The Directors to retire from office at the second and third Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent

year the Directors to retire shall be those who have been longest in office.

In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

Retiring Directors shall be eligible for re-election.

The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

The Directors, subject to the approval of a General Meeting, may from time to time at any time subsequent to the second Ordinary General Meeting increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the

Directors, but not before, his office shall become vacant.

The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the heirs, executors, or administrators of any Director or officer, be liable for the acts or defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

97. No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

#### DISQUALIFICATION OF DIRECTORS.

The office of the Director shall be vacated—

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liqui-

dation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting. (d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the Company.

Provided that no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director, or by his being agent, or secretary, or solicitor, or by his being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

#### Powers of Directors.

The Directors shall have power to carry into effect the purchase of five hundred acres more or less of land in the Kelani Valley district of Ceylon, and to purchase from Nama Pulle his estate consisting of one hundred and twenty-five acres more or less of good tea in the same district and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of

the Company

The Directors shall have power to make, and may make, such rules or regulations for the 1Ô1. management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants for such period or periods, and with such remuneration, and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable, and without assigning any cause for so doing.

The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which

would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

103. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms

they may consider proper, and from time to time to revoke such appointment.

104. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.

105. The seal of the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm being the Secretaries, being signified by a partner of the said firm signing for and on behalf of the said firm as such Secretaries.

Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

107. In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is

hereby expressly declared that the Directors shall have the powers following (that is to say):-

(a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

(b) To refer any claims or demands by or against the Company to arbitration, and observe

and perform or enforce the award.

(c) To make and give receipts, releases, and other discharges for money payable to the Com-

pany and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents, with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.

(e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to

vary or release such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in Ceylon or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

#### PROCEEDINGS OF DIRECTORS.

108. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.

109. A Director may at any time summon a meeting of Directors.

110. The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition

to his vote as a Director.

112. The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed

by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as

if done by the Board.

The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any

regulation imposed by the Board.

The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or Committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

A resolution in writing signed by all the Directors shall be as valid and effectual as if it had 115.

been passed at a meeting of the Directors duly called and constituted.

- The Directors shall cause minutes to be made in a book or books to be provided for the purpose-
  - (1) Of all appointments of (a) officers and (b) committees made by the Directors.

(2) Of the names of the Directors present at each meeting of the Directors.

(3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.

(4) Of all orders made by the Directors.(5) Of all resolutions and proceedings of all General Meetings of the Company.

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.

All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

#### ACCOUNTS.

The Agent or Secretary or the Agents or Secretaries for the time being, or, if there be no Agent or Secretary or Agents or Secretaries, the Directors shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company of of any of them shall be open to the inspection of the Shareholder, and no Shareholders shall have any right. of inspecting any account or book or document of the Company, except as conferred by statute or author-

ized by the Directors or by a resolution of the Company in General Meeting.

At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same

period.

The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurred in any one year the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

The balance sheet shall contain a summary of the property and liabilities of the Company,

arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The Joint Stock Companies' Ordinance, 1861," or as near thereto as circumstances admit.

123. Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

A printed copy of such balance sheet, shall, at least seven days previous to such meeting, begg delivered at or posted to the registered address of every Shareholder.

125. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

#### AUDIT.

No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance

in office, be eligible as an Auditor.

127. The Directors shall appoint the first Auditor of the Company and fix his remuneration. He shall hold office till the second General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the first Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and the Auditor or Auditors appointed at such Meeting shall hold office only until the first Ordinary General Meeting after his or their appointments, or until otherwise ordered by a General Meeting.
128. The remuneration of the Auditors other than the first shall be fixed by the Company in

General Meeting, and this remuneration may from time to time be varied by a General Meeting.

Retiring Auditors shall be eligible for re-election.

If any vacancy that may occur in the office of Auditor is not supplied at the next Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person who shall hold office until the next Ordinary General Meeting after his appointment.

Every auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting, generally or specially,

as he may think fit.

The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

#### DIVIDENDS, BONUS, AND RESERVE FUND.

The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to their shares, but no dividend shall be payable except out of nett profits.

The Directors may, if they think fit, determine on and declare an interim dividend to be paid or pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current

year.

The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and shall invest the same in such securities as they may with the sanction of the Company select, or shall place the same in fixed deposit

in any bank or banks.

The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient.

137. No unpaid dividend or bonus shall ever bear interest against the Company.

No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company and notwithstanding the fact that such sums or any of them are not payable until after the date when

such dividend or bonus is payable.

140. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

Every dividend or bonus payable in respect of any share held by a firm may be paid to, and

an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

142. Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

#### NOTICES.

143. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

Every Shareholder shall give an address in Ceylon, which shall be deemed to be his place of

abode, and shall be registered as such in the books of the Company.

A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of abode, and any notice so served shall be deemed to be well served, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the

Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address to which notices may be sent.

146. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named first in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.

147. Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a post office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

148. Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address

he shall not be entitled to any notices.

All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

#### ARBITRATION.

149. Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or person, the same may be referred by the Directors to arbitration.

#### EVIDENCE.

any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was when the claim arose on the Register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

### PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at Kandy, this 15th day of December, 1905.

G. C. BLISS.

D. J. BLYTH.

ALEX. WARDROP.

Witness to the above signatures, this 15th day of December, 1905:

H. CREASY, Proctor, Supreme Court.

H. E. WALKER.

Witness to above signature, this 18th day of December, 1905:

F. PETER, Appu,

A. M. CARMICHAEL.

Witness to above signature, 18th December, 1905:

N. Tamby Rajah, Clerk.

CHARLES RYAN.

Witness to above signature, 22nd December, 1905:

SOLLAMUTTU, Hotel Servant.

M. BOWLE EVANS.

Witness to above signature, 26th December, 1905:

C. PETER PERERA, House Servant

# MEMORANDUM OF ASSOCIATION OF "THE CENTRAL GROCERY AND WINE STORES, LIMITED."

1. The name of the Company is "THE CENTRAL GROCERY AND WINE STORES, LIMITED."

2. The registered office of the Company is to be established in Colombo.

3. The objects for which the Company is established are—

(a) To purchase and acquire as a going concern the business known as the Central Crocery and Wine Stores including the goodwill, stock-in-trade, fittings, implements, and appliances now forming part of the said stores, together with the goods that may arrive in execution of orders given by or for the Company the said stores, also all agreements, and engagements

held by or for the said Company, and all debts due to the said Company.

(b) To carry on the said business of importers and dealers of beer, ale, porter, stout, wines, spirits, aerated waters, and liquors of every description, whether intoxicating or not, and of casks, bottles, and other receptacles for the same, and of malt, hops, grain, meal, yeast, and all other materials and things capable of being used in connection with the above, importers of and dealers in perfumery, scaps, toilet requisites, oilmanstores, watches, clocks, lamps, plated-ware, boots, shoes, haberdashery, hats, chinaware, earthenware, glassware, cloth, and generally all description of fancy and general goods and any other goods which the Company may consider desirable to import or deal in, and to enlarge and extend the said business when and as the Directors of the Company may see fit, and to add to it any other departments, which the Directors may consider desirable.

(c) To carry on the business of licensed victuallers, hotel, lodging house-keepers, caterers, and pur-

veyors of refreshments and stores of every description.

(d) To carry on the business of fruiterers and green grocers, bacon factors and merchants, bakers, cheese mongers, corn and flour merchants, and in particular to buy, sell, manufacture, and deal in goods, stores, and consumable articles of all kinds, both wholesale and retail.

(e) To purchase, acquire, enlarge, extend, and carry on any other business or concern which may seem to the Company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the property or rights of the Company.

(f) To establish in Ceylon branch establishments and agencies for carrying on or developing the

business of the Company or any part thereof.

(g) To purchase, rent, or lease any building, and to alter, adapt, or improve, as their business may seem to the Company to require, any such building so acquired or leased.

(h) To raise money for all or any of the purposes of the Company in such manner as the Company may think fit, and in particular upon mortgage of any property of the Company, or upon bonds, bills, notes, or other security of the Company.

(i) To make, accept, endorse, and execute promissory notes and bills of exchange and other nego-

tiable instruments.

(j) To sell, exchange, improve, manage, develop, lease, under lease, mortgage, dispose of, or otherwise deal with all or any part of the property of the Company.

(k) To do any of the foregoing things, and generally to carry on any business or effectuate any object of the Company.

To do all such other things as may be necessary, incidental, conducive, or convenient to the attainment of the above objects or any of them.

4. The liability of the Shareholders is limited.

5. The capital of the Company is Thirty thousand Rupees (Rs. 30,000), divided into Three hundred shares of One hundred Rupees (Rs. 100) each with power to increase or reduce the capital. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names:—

#### Number of Shares taken Names and Addresses of Subscribers. by each Subscriber. F. M. DE SARAM, Horton Place, Colombo One Signed by the said F. M. DE SARAM in my presence at Colombo, this 14th day of December, 1905: D. J. ARSECULERATNE, Proctor, Supreme Court. B. FERNANDO, "D'Eyn Court," Colombo One Signed by the said B. FERNANDO in my presence at Colombo on the 18th December, 1905: D. J. ARSECULERATNE, Proctor, Supreme Court. J. W. Chas. DE Soysa, "Alfred House," Colombo .. Signed by the said J. W. C. DE Soysa at Colombo on the 20th One December, 1905: D. J. ARSECULERATNE, Proctor, Supreme Court. R. J. V. DE S. WIJEYERATNE, "Redesdale," Grandpass, Colombo One J. L. C. PERERA, "Adrian Villa," Matacooly, Colombo One ALFRED WIJEYERATNE, Rawatawatta, Moratuwa One J. B. M. PEREIRA, Alverstone, Temple road, Maradana, Colombo... Signed by the said R. J. V. DE S. WIJEYERATNE, J. L. C. One PERERA, ALFRED WIJEYERATNE, and J. B. M. PEREIRA at Colombo, this 20th day of December, 1905, in my presence: D. J. ARSECULERATNE, Proctor, Supreme Court.

#### ARTICLES OF ASSOCIATION OF "THE CENTRAL GROCERY AND WINE STORES, LIMITED."

It is agreed as follows:--

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in Table C in the schedule annexed to "The Joint Stock Companies" Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

Power to alter the regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these

Articles or not.

#### INTERPRETATION.

Interpretation clause.—In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context, namely :-

Company.—The word "Company" means "Central Grocery and Wine Stores, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—The "Ordinance" means and includes "The Joint Stock Companies' Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

These presents.—" These presents" means and includes the Memorandum of Association of the Com-

pany from time to time in force.

Capital.—" Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

Shareholders.—" Shareholders "means Shareholders of the Company.

Shares.—" Shares" means the shares from time to time into which the capital of the Company may divided. be

Presence or present.—" Presence or present" at a meeting means presence or present personally or by proxy. Directors.—"Directors" means the Directors for the time being of the Company or (as the case may be)

the Directors assembled at a Board.

Board.—"Board" means a meeting of the Directors or Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

Persons.—" Persons" means partnerships, associations, corporations, companies, unincorporated or

corporated by Ordinance and registration, as well as individuals.

Office.—" Office" means the registered office for the time being of the Company. Seal.—" Seal" means the common seal for the time being of the Company.

-" Month "means a calendar month. Month .-

Fortnight.—" Fortnight" means two weeks.

Writing.—" Writing" means printed matter or print as well as writing.

Singular and plural number.—Words importing the singular number only nelude the plural, and vice versa

Masculine and feminine gender.—Words importing the masculine gender only include the feminine, and vice versa.

#### PRELIMINARY.

The Company shall forthwith purchase and acquire the business known as the Central Grocery and Wine Stores now carried on at Pettah, Colombo, and shall pay for the same the cost price of the stock in trade. furniture, the amount of the book debts at the date of transfer to the Company (after allowing for bad and doubtful debts), and a reasonable amount for the goodwill, to be decided at the discretion of the Directors.

Commencement of business.—The Company may proceed to carry on business and to employ and apply its capital soon after the registration of the Company as the Directors in their discretion shall think fit and, notwithstanding that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so in the judgment of the Directors when a sufficient number of shares shall have been subscribed of applied for.

5. Business to be carried on by the Directors.—The business of the Company shall be carried on by enunder the management or direction of the Directors, and subject only to the control of General Meetings, in

accordance with these presents.

#### CAPITAL.

Increase or reduction of capital.—The Company in General Meeting may, from time to time, increase the capital by creation of new shares of such amount as may be deemed expedient, or may reduce the capital.

7. New shares.—The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; and if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution of assets of the Company, and with a special or without any right to voting.

8. How carried into effect.—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such a manner

as the Directors may determine.

9. Same as original capital.—New spares created shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payments, transfer, and transmission

forfeiture, surrender, and otherwise.

Shares held by a firm.—Shares may be registered in the name of a firm, and any partner of the firm

or agent duly authorized to sign the name of the firm, shall be entitled to vote and to give proxies.

11. One of joint-holders other than a firm may give receipts; the joint-holders first named only entitled to vote.—Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share, but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies, and all other advantages conferred on a sole Shareholder.

12. Survivor of joint-holder other than a firm only recognized.—In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by

the Company as having any title to, or interest in, such shares.

13. The Company not bound to recognize any interest in share other than that of registered holder or of any person under clause 26.—The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 26 to become a Shareholder in respect of any share.

14. Certificates, -The certificates of shares shall be issued under the seal of the Company, and signed

by two Directors.

15. How issued .- Every Shareholder shall be entitled to one certificate for all the shares, or to several certificates, each for part of such shares. Every certificate shall certify the number of shares in respect of which it is issued.

Renewal of certificate.—If any certificate be worn out or lost, it may be renewed or replaced after due advertisement by the owner in the Gazette and local papers, and on proof of the fact to the satisfaction of

the Directors, and on payment to the Company twenty rupees for every new certificate.

17. Certificate to be delivered to the first named of joint-holders not a firm.—The certificate of shares registered in the name of two or more persons not a firm shall be delivered to the person first named in the register.

#### TRANSFER OF SHARES.

Transfer of shares.—Subject to the restriction of these Articles, any Shareholder may transfer all 18. or any of his shares by instrument in writing.

19. Transfer to infant or person of unsound mind .- No transfer of shares shall be made to an infant

or person of unsound mind.

- 20. Register of Transfers.—The Company shall keep a book or books to be called "The Register of Transfers," in which entry shall be made of every transfer or transmission of any share.
- 21. Transfer declined.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder to persons not approved by them. Not bound to state reasons.—In no case shall a Shareholder or proposed transferee be entitled to

require the Directors to state the reason of their refusal to register, but their decision shall be absolute.

23. Registration of transfer. - Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transfer, and a fee of two rupees must be paid; and the Directors thereupon, subject to the powers vested in them in Articles 21 and 22, shall register the transferee as a Shareholder, and retain with the Directors the instrument of transfer.

The Directors may, by such means as they shall deem expedient, authorize the registration of transferee as Shareholder without the necessity of any meeting of the Directors for that purpose.

24. Directors not bound to inquire as to validity of transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming as transferee of any share in accordance with these Articles, and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of

the share, except for the dividends previously declared in respect thereof, but only, if at all, upon the transferee.

25. Transfer Books when to be closed.—The Transfer Books may be closed during the fourteen days immediately preceding each Ordinary Meeting, including the First General Meeting; also, when a dividend is

declared, for the three next days ensuing the meeting.

#### TRANSMISSION OF SHARES.

Title to shares of deceased holder.—The executors or administrators of a deceased Shareholder shall be the only persons recognized by the Company as having any title to the shares of such Shareholder.

27. Registration of persons entitled to shares otherwise than by a transfer.—Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon securing such evidence that he sustains the character in respect of which he proposes to act under this clause or of his title, as the Company thinks sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares,

or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

28. Failing such registration, shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same; and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to, or lien on the shares so sold, shall be paid to the person entitled to.

#### SHARES, SUBBENDER AND FORFEITURE.

The Directors may occept surrender of shares .- The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares or Shareholders who may be desirous of retiring from the Company.

30. Instalment on allotment be not paid, notice to be given to Shareholder.—If any Shareholder fails to pay instalment due on allotment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the instalment remains unpaid, serve a notice on such Share-

holder requiring him to pay the same.

Terms of notice.—The notice shall name a day (not being less than a fortnight from the date of the notice and a place at which such instalment is to be paid. The notice shall also state that, in he event of non-payment at or before the time and at the place appointed, the shares in respect of which the notice was issued will be

liable to be forfeited.

In default of payment shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter be declared forfeited by a resolution of the Board to that effect.

31. Surrendered or forfeited shares to be the property of the Company and may be sold.—Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-

allotted, or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

32. Effect of surrender or forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof.

- Certificate of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipts of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed to be the holder of such share.
- Borrowing powers.—To borrow on behalf of the Company any sum or sums of money that Directors may deem expedient, and to give as security for the money so borrowed mortgages, or other securities, bonds, bills of exchanges, promissory notes, or such other securities they seem fit; provided the whole amount of money due in respect of loans at any one time does not exceed half the nominal capital of the Company.

#### MEETINGS.

35. Ordinary General Meeting.—An Ordinary General Meeting of the Company shall be held at least once a year after the incorporation and registration of the Company, and oftener whenever the Directors shall so determine.

The General Meeting shall take place as the Directors shall appoint, provided, nevertheless, that a General Meeting of the Company shall be held within six months after the date of the registration of the Company; but such General Meeting shall not (unless otherwise determined at such meeting) be considered to have been in lieu of that hereby appointed to be held in the first year after the incorporation of the Company.

36. Extraordinary General Meeting.—The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-eighth of the number of the Shareholders holding not less than one-eighth of the issued capital and entitled to vote.

Requisition of Shareholders to state object of meeting; on receipt of requisition Directors to call meeting; and in default Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting to be held at such time and place they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

38. Seven day: notice of meeting to be given.—Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, day, hour of meeting, and the objects and business of the meeting shall be given to the Shareholders entitled to be present at such meeting in manner hereinafter mentioned, but an accidental omission to give such notice to any Shareholder shall not in-

validate the proceedings at any General Meeting.

39. Business requiring and not requiring notification.—Every Ordinary General Meeting shall be competent without special notice having been given of the purposes for which it is convened, or the objects and business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to elect Auditors retiring in rotation, and to fix the remuneration of the Auditors, and shall also be competent to enter upon, discuss any business which has been specially mentioned in the notice upon which the meeting was convened.

40. Notice of other business to be given.—With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, and transact any business whatever, of which special mention shall not have been given in the notice upon which the meeting was convened.

41. Quorum to be present .-- No business shall be transacted at any General Meeting except the declaration of a dividend recommended by a report of the Directors, or election of a Chairman, unless there shall be

present in person at the commencement of the business seven or more Shareholders to vote.

42. If quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact business.—
If on the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting if convened by or upon the requisition of Shareholders shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place. And if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

43. Chairman of Directors or a Director to be the Chairman of General Meeting; in case of their absence or refusal a Shareholder may act.—The Chairman of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary, or if there be no Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number to be the Chairman.

Business confined to election of Chairman while Chair vacant.—No business shall be discussed at any

General Meeting except the election of a Chairman whilst the Chair is vacant.

45. Chairman with consent may adjourn meeting.—The Chairman, with the consent of the meeting, may adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place.

Minutes of General Meeting .- Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper.

election of the Chairman.

VOTING AT MEETINGS.

Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, and in case there shall be an equality of votes, the Chairman entitled to casting vote, in addition to the vote to which he may be entitled as a Shareholder; and unless a poll immediately demanded in writing by at least three members present and entitled to vote, or declaration by the Chairman that a resolution has been carried, and an entry to that effect in the minute book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

48. Poll.—If a poll be duly demanded the same shall be taken in such manner at such time or place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded.

49. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by three Shareholders present at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to: which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the Meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

50. No poll on election of Chairman or on question adjournment.—No poll shall be demanded on the

election of a Chairman of the meeting or on any question of adjournment.

51. Every Shareholder shall have one vote for every share up to twenty, and an additional vote for every five shares beyond the first twenty up to one hundred, and an additional vote for every ten shares held

by him beyond the first hundred.

Guardian of infant, &c., when not entitled to vote. - The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

53. Voting by proxy or in person.—Votes may be given either personally or by proxy. No person shall be appointed a proxy who is not a Shareholder of the Company.

54. Proxy to be printed or in writing; when to be deposited.—The instrument appointing a proxy shall

be printed or written and signed by the appointor, and in case of a corporation, it shall be by its common seal. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person holding the proxy proposes to vote.

Form of Proxy.—The instrument appointing a proxy to be in the following form:—

I, ———, of ———, appointed ———, of ——— (a Shareholder in the Company), as my proxy to represent me and to vote for me and on my behalf at the **55.** Ordinary (or Extraordinary) General Meeting of the Company to be held on the day of ————, One thousand Nine hundred and —————, and at any adjournment thereof, and at every poll which may be taken in consequence thereof.

As witness my hand this — — day of — —, One thousand Nine hundred and -

56. Objection to validity of votes to be made at the meeting or poll.—At poll objection shall be made to the validity of any vote (whether given personally or by proxy), vote to which no objection shall be made at such meeting, or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

57. No Shareholder to be prevented from voting by being personally interested in result.—Shareholder shall

be prevented from voting by reason of his being personally interested in the result of the voting.

58. Shareholder should be registered for three months previous to meeting before he can vote.—Every Shareholder not disqualified by the preceding Articles, and who has been duly registered for three months previous to the General Meeting, shall be entitled to be present and to speak and vote at all meetings.

#### DIRECTORS.

59. Directors.—The number of Directors shall never be less than four nor more than six. Every Director shall hold not less than five shares. The remuneration of the Directors shall be determined by the Company in General Meeting.

60. Appointment of first Directors and duration of office.—The first Directors shall be J. W. C. de Soysa, H. B. Fernando, F. M. de Saram, J. B. M. Pereira, and R. J. V. de S. Wijeyeratne, who shall hold office till the

first Ordinary Meeting of the Company, but shall be eligible for re-election.

Remuneration of Directors.—As remuneration for their services the Directors shall be entitled to receive out of the funds of the Company an annual sum of not exceeding One thousand Rupees as may be voted by the Shareholders in General Meeting; such remuneration shall be divided among the Directors as they may determine.

61. Directors may appoint Managing Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Board to act as Managing Director or Directors on such terms as the Board may determine or fix by agreement, reserving to the Board the power to revoke such appointment. The Board may devolve powers, authorities, and discretions (not exceeding those vested in or exercisable by the Board by these presents, but including power to sub-delegate) upon the Managing Director or Directors.

Appointment of successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent General Meeting.

Board may fill up vacancies and add to their number.—The Board shall have power at any time 63. before the first Ordinary Meeting to supply any vacancies in their number arising from death, resignation, or

otherwise.

64. Duration of office of Directors appointed to vacancy.—Any casual vacancy occurring in the number of Directors subsequent to first Ordinary Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long as a vacating Director would have retained the same if no vacancy had occurred.

Two to retire annually.—At the second Ordinary General Meeting and that held in every subse-

quent year two of the Directors shall retire from office as provided in clause.

| April | 4.66. Retiring Directors how determined.—The Directors to retire be determined by ballot in every subsequent year

Retiring Directors eligible for re-election.—Retiring Directors shall be eligible for re-election.

68. Number of Directors how increased or reduced.—The Directors subject to the approval of a Company of the Company Number of Directors how increased or reduced.—The Directors subject to the approval of a General Meeting, may from time to time subsequent to the second Ordinary Meeting increase or reduce the number of Directors.

69. If election not made, retiring Directors to continue until next meeting.—If at any meeting at which an election of a Director ought to take place, the place of the retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

70. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Manager or other officer, or by leaving the same at the office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

When office of Directors to be vacated .- The office of Director shall be vacated --

(a) If he accepts or holds any office or place of profit other than Managing Director or Manager under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquida-

tion of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting. (d) If he ceases to hold the required number of shares to qualify him for office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the Company

Exceptions.—But the above rules shall be subject to the following exceptions:—That no Director shall vacate his office by reason of his being a member of a firm, corporation, or company, which has entered into any contract with, or done any work for, the company of which he is a Director, or by his being agent or secretary, manager or solicitor, or by his being a member of a firm who are agents or solicitors of the Company nevertheless he shall not vote in respect of any contract work or business in which he may be personally interested.

How Directors removed and successors appointed.—The Company may, by special resolution, remove any Director before the expiration of his period of office, and may by an ordinary resolution appoint another person in his stead, and the Director so appointed shall hold office only during such time as the Director in

whose place he is appointed would have held the same if he had not been removed.

Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency to any security in or upon which any of the moneys of the Company shall be invested, or any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office, or in relation thereto, unless the same happen through his own act of default.

Powers of Directors.

74. The business of the Company shall be managed by Directors either by themselves or through the Managing Director or Directors in such manner as the Director shall determine; and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary or as otherwise, paid or incurred in and about the formation and the registration of the Company, and in connection with the placing of the

The Directors shall carry on the business of the Company in such manner as they may think most expedient, and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, business accountants, and other officers, clerks, assistants, and generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinance and of these presents, and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulations had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be

taken to be limited by any clause conferring any special or expressed power.

76. The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signature as they mad appoint to draw, accept, make, endorse, and sign cheques, bills of exchange, promissory notes, bills of lading, receipts, contracts, and agreements, and other documents on behalf and for the purpose of the Company; also proxy or proxies to any proctor or proctors.

77. The Directors shall have power to make and may make such regulations for the management of the business and property of the Company as they may from time to time think proper, and for that purpose may appoint such managers, officers, clerks, and servants for such period or periods, and with such remunerations and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, clerks, or servants for such reasons as they may think proper and advisable and without assigning any cause.

78. The Directors shall also have power to appoint a Manager and to enter into agreements in connection therewith, also, to appoint a proctor or proctors, attorney or attorneys, and whatever other officer they may consider necessary to assist in carrying on the business of the Company, and from time to time to revoke such appointments. They shall from time to time determine as they shall see fit the duties of the Manager, and of the Managing Director and other officers, and may delegate to him or them all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others as to which special provisions inconsistent with such delegation are herein contained, and they shall have power to fix the remuneration of such Manager, Managing Director, and other officers. They shall not, however, be entitled to delegate any powers of borrowing or charging the property of the Company to any officer or other person except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and the conditions under which they may be so used, and such imitations and conditions shall be an essential part of the powers so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers. The Directors shall also have power to bring or defend any action, suit, prosecution, or other legal proceedings in the name of the Company.

79. It shall be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any Company or individual or individuals, or for the sale or disposal of the business, estate, and effects of the Company or any part thereof, respectively, to any company or person upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary to carry such amalgamation, sale, so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company

shall thereupon be dissolved.

80. The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting.

#### PROCEEDINGS OF DIRECTORS.

81. Meeting of Directors.—A Director may at any time summon a meeting of Directors. The Directors may regulate their meetings as they may think fit, and determine the quorum necessary for the transaction

of business; until otherwise determined, two Directors shall be a quorum.

82. Who is to preside at Meetings of Board.—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman if one has been elected and is present; but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then in that case the Directors present shall choose one of their number to be Chairman of such meeting.

83. Questions at meeting how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have

a casting vote in addition to his vote as Director.

84. Board may appoint committees.—The Board may delegate any of their powers to committees consisting of such number of members of their body as the Board think fit, and may from time to time revoke and discharge any such committee, either wholly or in part, and either as to person or purposes; but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board; all acts done by such committee, in conformity with such regulations and in the fulfilment of the purposes of the appointment, but not otherwise shall have the like force and effect as if done by the Board.

85. Acts of Board on committee valid notwithstanding informal appointment.—The acts of the Board and on any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done

before the discovery of the defect.

86. Regulations of proceedings of committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and be not superseded by the expressed terms of the appointment of such committees respectively, or any regulation imposed by the Board.

87. Resolution in writing by all the Directors as valid as if passed at a meeting of Directors.—A resolution in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of

the Directors duly called and constituted.

88. Minutes of proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, namely:—

(a) Of all appointments of officers and committees made by the Directors.

(b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.

(c) Of the proceedings of all General Meetings.

(d) Of the proceedings of all meetings of the Directors under the committees appointed by the

89. Signature of minutes of proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting respectively, and all minutes purporting to be signed so shall, for all purposes whatsoever, be prima facie evidence of the actual and regular transactions or occurrences of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman.

When the business of the Company shall commence. The Directors may carry on the business of the Company no sooner they think fit, notwithstanding the whole capital may not have been subscribed for

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of the said Memorandum of Association, and we respectively agree to take the number

of shares in the capital of the Company set opposite our respective names :-

Names and Addresses of Subscribers. Number of Shares. One F. M. DE SARAM, Horton Place, Colombo Signed by the said F. M. DE SARAM in my presence at Colombo, this 14th day of December, 1905: D. J. ARSECULERATNE, Proctor, Supreme Court One B. FERNANDO, D'Eyn Court, Colombo. J. W. CHAS. DE SOYSA, Alfred House, Colombo OneSigned by the said B. Fernando in my presence at Colombo on the 18th December, 1905: D. J. ARSECULERATNE, Proctor, Supreme Court. Signed by the said J. W. C. DE SOYSA at Colombo, on the 20th December, 1905: D. J. ARSECULERATNE, Proctor, Supreme Court. R. J. V. DE S. WIJEYERATNE, "Redesdale," Grandpass, Colombo One J. L. C. Perera, "Adrian Villa," Matacooly, Colombo One ALFRED WIJEYERATNE, Rawatawatta, Moratuwa One J. B. M. Pererra, Alverstone, Temple Road, Maradana, Colombo One

Signed by the said R. J. V. DE S. WIJEYERATNE, J. L. C. PERERA, ALFRED WIJEYERATNE, and J. B. M. PEREIRA at Colombo, this 20th day of December, 1905, in my presence:

D. J. ARSECULERATNE, Proctor, Supreme Court,

Colombo, 20th day of December, 1905.

### MEMORANDUM OF ASSOCIATION OF THE KUALA-SELANGOR RAMBONG RUBBER COMPANY, LIMITED.

- The name of the Company is "The Kuala-Selangor Rambong Rubber Company, Limited."
- The registered office of the Company is to be established in Colombo.
- The objects for which the Company is to be established are-

(a) To acquire the Riverside estate situated on the Selangor river, 6 miles from the town of

Kuala-Selangor in the Federated Malay States.

(b) To purchase, lease, take in exchange, hire, or otherwise acquire any other land or lands, or any share or shares thereof, and any buildings, mines, minerals, mining and mineral properties and rights, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, movable or immovable, of any kind, and any rights, easements, patents, licenses, or privfleges in the Federated Malay States or elsewhere (including the benefit of any trade mark or trade secret which may be thought necessary or convenient for the purpose of the Company's business), and to erect, construct, maintain, or alter any buildings, machinery, plant, roads, ways, or other works or methods of communication.

(c) To appoint, engage, employ, maintain, provide for, and dismiss Attorneys, Agents, Superintendents, Managers, clerks, coolies, and other labourers and servants in the Federated Malay States or elsewhere, and to remunerate any such at such rate as shall be thought fit, and to grant pensions or gratuities to any such or the widow or

children of any such.

(d) To clear, open, plant, cultivate, improve, and develop the said property or any portion thereof, and any other land or lands that may be purchased, leased, or otherwise acquired by the Company in the Federated Malay States or elsewhere, or portions thereof, as a rubber estate or estates, or with any other products, trees, plants, or crops that may be approved by the Company, and to plant, grow, and produce rubber, encoanuts, tea, coffee, cinchona, cacao, cardmoms, rhea, ramie, plants, trees, and other natural products in the Federated Malay States or elsewhere.

(c) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, cocoanut and coffee curing mills, and other manufactories, buildings, erections, roads, tramways, or other works conducive to any of the Company's objects,

or to contribute to or subsidize such.

(/) To enter into any arrangement or agreement with Government or any authorities and

obtain rights, concessions, and privileges.

(3) To hire, lease, or purchase land either with any other person or company or otherwise, and to erect a factory and other buildings thereon or on any land already leased or owned by the Company at the cost of the Company and such other person or company

- (h) To lease any factory or other buildings from any company or person.
- (i) To enter into any agreement with any company or person for the working of any factory erected or leased as provided in (g) or (h), or for the manufacture and preparation for market of tea or any other produce in such or any other factory.
- (j) To prepare, cure, manufacture, treat, and prepare for market rubber, plumbago, minerals, tea, and (or) other crops or produce, and to sell, ship, and dispose of such rubber, plumbago, minerals, tea, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed expedient.
- (k) To buy, sell, warehouse, transport, trade, and deal in rubber, cocoanuts, tea, coffee, and other plants and seed, and rice and other food required for coolies, labourers, and others employed on estates, and other products, wares, merchandise, articles, and things of any kind whatever.
- (1) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of rubber and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.
- (1) To work mines or quarries, and to find, win, get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits, and products, and generally to carry on the business of miners, manufacturers, growers, planters, and exporters of rubber and other products, or any such business on behalf of the Company or as agents for others and on commission or otherwise.
- (m) To establish and carry on a dairy farm, and to buy and sell live stock, and to sell and deal in milk and dairy produce, wholesale or retail.
- (n) To establish and maintain in the United Kingdom, Ceylon, the Federated Malay States, the Straits Settlements, or elsewhere stores, shops, and places for the sale of rubber, tea, coffee, cacao, and articles of food, drink, or refreshment, wholesale or retail; and to establish in any part or parts of the world agencies for carrying on or developing the business of the Company or any branch thereof; and generally to carry on the business of merchants, exporters, importers, traders, engineers, or any other trade, business, or undertaking whatever.
- (o) To cultivate, manage, and superintend estates and properties in Ceylon or elsewhere, and generally to undertake the business of estate agents in Ceylon and elsewhere, to act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, improvement, development, and management of property, including concerns and undertakings, and to transact any other agency business of any kind.
- (p) To let, lease, sell, exchange, or mortgage the Company's estates, lands, buildings, or other property, or any part or parts thereof, whether in consideration of rents, money, or securities for money, shares, debentures, or securities in any other company, or for any other consideration, and otherwise to trade in, dispose of, or deal with the same or any part thereof.
- (q) To borrow or receive on loan money for the purpose of the Company upon the security of eash, credit bonds, or of hypothecation or mortgages of the Company's property or any part or parts thereof, or otherwise, as shall be thought most expedient, and in particular by the issue of debentures, debenture stock or bonds to bearer or otherwise, either charged upon all or any part of the Company's present or future property (including uncalled capital), or not so charged, as shall be thought best.
- (r) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to or made or issued by the Company or affecting its property or rights or any of the terms thereof to be renewed, extended, varied, redeemed, exchanged, transferred, or satisfied, as shall be thought fit, also to pay off and re-borrow the moneys secured thereby, or any part or parts thereof.
- (s) To draw, make, accept, and endorse bills of lading, warrants, bills of exchange, promissionry notes, and other transferable or negotiable instruments for the purposes of the Company.
- (t) To unite, co-operate, amalgamate, or enter into partnership or any arrangement for sharing profits of union of interests or any other arrangement with any person or company already engaged in or hereafter to be established for the purpose of carrying on any business having objects wholly or in part similar or analogous or subsidiary to those of the Company or to any of them, or capable of being conducted so as to benefit this Company, either directly or indirectly, and to subscribe for or otherwise acquire for the benefit and in the name of the Company or otherwise and pay for in any manner that may be agreed upon, either in money or in shares or bonds or otherwise, and to hold any shares, stock, or other interest in any such company, and to promote the formation of any such company.

(u) To amalgamate with any other company having objects altogether or in part similar to

this Company. (v) To acquire by purchase in money, shares, bonds, or otherwise, and undertake all or any part of the business, property, assets, and liabilities of any person or company carrying on any business in Ceylon or elsewhere which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.

(w) To sell the property, business, or undertaking of the Company, or any part or parts thereof, for such consideration as the Company shall think fit, and in particular for

shares, stocks, debentures, or securities of any other company.

(x) To procure the Company to be registered or incorporated in Ceylon, and, if and when

necessary or thought advisable, elsewhere.

(y) To lend money on any terms and in any manner and on any security, and in particular on the security of plantations, factories, growing crops, produce, bills of exchange, promissory notes, bonds, bills of lading, warrants, stocks, shares, debentures, and book debts, or without any security at all, and generally to transact financial business

(z) To invest and deal with the moneys of the Company not immediately required upon such

securities and in such manner as may from time to time be determined.

(z 1) To promote and establish any other company whatsoever and to subscribe to and hold

the shares or stock of any other company or any part thereof.

(22) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company in money or in shares or debentures or debenture stock or obligations of the Company or partly in one way and partly in another, or otherwise howsoever with power to issue any shares either fully or partially paid up for such purpose.

(23) To accept as consideration for the sale or disposal of any lands and real and personal, immovable and movable estate, property, and assets of the Company of any kind sold or otherwise disposed of by the Company or in discharge of any other consideration to be received by the Company in money or in shares (whether wholly or partially paid up) of any company, or the mortgages, debentures, or obligations of any company or

person or partly one and partly other.

(z 4) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required

by law.

- (z 5) To do all such other things as shall be incidental or conducive to the attainment of the objects above-mentioned or any of them or any one or more of the objects aforesaid, it being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "Company" includes companies or corporations, and the word "person" any number of persons and that the other clauses is a second that the other clauses. "person" any number of persons, and that the other objects specified in any paragraph are not to be limited or restricted by reference to or inference from any other paragraph.
- The liability of the Shareholders is limited.

The nominal capital of the Company is Three hundred thousand Rupees, divided into three thousand shares of One hundred Rupees each, with power to increase or reduce the capital. In case the Company shall increase its capital by the issue of new shares, such shares may be issued upon the terms specified in the Articles of Association for the time being of the Company.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in accordance with this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names :-

Names and Addresses of Subscrib		Number of Shares taken by each Shareholder.			
V. A. Julius, Colombo		•	••	One	
FRED. Wm. Bois, Colombo	• •	••	• •	One	
H. G. Bors, Colombo	• •	••	• •	One	•
E. M. SHATTOCK, Colombo	• •	••	••	One	
L. O. LEEFE, Colombo	●,,●	••	••	One	
R. GORDON, Colombo	<b>⊕</b> # <b>⊕</b>	••	••	One	
C. S. Wilson, Colombo	• •	• •	••	One	

Witness to the above signatures this 3rd day of January, 1906:

E. R. WILLIAMS. Solicitor, Colombo.

#### ARTICLES OF ASSOCIATION OF THE KUALA-SELANGOR RAMBONG RUBBER COMPANY, LIMITED.

THE regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these Articles or not.

#### INTERPRETATION CLAUSE.

1. In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or context :--

The word "Company" means "The Kuala-Selangor Rambong Rubber Company, Limited," incorporated or established by or under the Memorandum of Association to which these Articles are attached.

The "Ordinance" means and includes "The Joint Stock Companies' Ordinance, 1861," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to

"These presents" means and includes the Memorandum of Association and the Articles of

Association of the Company from time to time in force.

"Capital" means the capital for the time being raised or authorized to be raised for the purposes

of the Company.
"Shares" means the shares from time to time into which the capital of the Company may be divided.
"Shareholder" means a Shareholder of the Company.

"Presence or present '' at a meeting means presence or present personally or by proxy or by

attorney. "Directors '' means the Directors for the time being of the Company or (as the case may be) the

Directors assembled at a Board. "Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of

authority duly given to them.

"Persons' means partnerships, associations, corporations companies, unincorporated or corporated by Ordinance and registration, as well as individuals.

"Office" means the registered office for the time being of the Company.

"Seal" means the common seal for the time being of the Company.

" Month" means a calendar month.

"Writing" means printed matter or print as well as writing.

Words importing the singular number only include the plural, and vice versa. Words importing the masculine gender only include the feminine, and vice versa.

#### BUSINESS.

2. The Company may proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and if the whole of the shares shall not have been subscribed, applied for, or allotted as soon as, in the judgment of the Directors, a sufficient number of shares shall have been subscribed or applied for.

The business of the Company shall be carried on by, or under the management or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents.

#### CAPITAL.

4. The original capital of the Company is Two hundred and Twenty-five thousand Rupees (Rs. 225,000), divided into Two.thousand Two hundred and Fifty shares of One hundred Rupees (Rs. 100) each.

5. The Directors may, with the sanction of a special resolution of the Company in General Meeting, increase the capital of the Company by the creation of new shares of such amounts per share and in the aggregate as such resolution shall direct; and they shall have power to add to such new shares

such an amount of premium as may be considered expedient.

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6. Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the same provisions in all respects with reference to the payments of allotment money, calls and instalments, transfer, transmission, forfeiture, lien, surrender, and otherwise, as if it had formed part of the original capital.

The Directors may in like manner, and with like sanction, reduce the capital of the Company.

#### SHARES.

The Company may make arrangements on the issue of shares for a difference between the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

If by the conditions of allotment of any share the whole or part of the amount thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the holder

of the shares.

The shares, except when otherwise provided, shall be allotted at the discretion of and by the Directors, who may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they consider proper. Provided that such unissued shares shall first be offered by the Directors to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

In case of the increase of the capital of the Company by the creation of new shares, such new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and, if no direction be given, as the Directors shall determine, and in particular such shares may be issued with a preferential or qualified right to the dividends, and in the distribution

of assets of the Company, and with a special or without any right of voting.

Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may, at their discretion, allot such new shares or any portion of them to the vendor or vendors of any estates or lands being acquired by the Company in payment of the whole or any part of the purchase price of any such estates or lands, and that without offering the shares so allotted to the Shareholders.

Every person taking any share in the Company shall testify his acceptance thereof by writing

under his hand in such form as the Company may from time to time direct.

Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies.

Shares may be registered in the name of two or more persons not in partnership.

Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but the Shareholder whose name stands first on the register, and no other, shall be entitled to the right of voting and of giving proxies and all other advantages conferred on a sole Shareholder.

In case of the death of any one or more of the joint-holders of any shares, the survivor or survivors shall be the only person or persons recognized by the Company as having any title to, or interest

in, such shares.

The Company shall not be bound to recognize (even though having notice of) any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 35 to become a Shareholder in respect of any share.

Every Shareholder shall be entitled to a certificate or certificates under the common seal of

the Company, specifying the share or shares held by him and the amount paid thereon.

19. If any certificate be worn out or defaced, then, upon production thereof to the Directors, they may order the same to be cancelled, and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then, upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.

20. The certificate of shares registered in the name of two or more persons not a firm shall be delivered to the person first named on the register.

#### CALLS.

The Directors may from time to time make such calls as they think fit upon the Shareholders in respect of all moneys unpaid on their shares, and not by the conditions of allotment made payable at fixed times, provided that two months' notice at least shall be given to the Shareholders of the time and place appointed for payment of each call; and each Shareholder shall pay the amount of every call so made to the person and at the time and place appointed by the Directors.

If any Shareholder fail to pay the amount of any call due by him on or before the day appointed for payment thereof, he shall be liable to pay interest for the same at the rate of nine per centum per annum from the day appointed for the payment thereof to the time of actual payment.

A call shall be deemed to have been made at the time when the resolution of the Directors

authorizing the call was passed.

The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such extension except

as a matter of grace or favour.

The Directors may at their discretion receive from any of the Shareholders willing to advance the same, and upon such terms as they think fit, all or any part of the moneys due upon their respective shares beyond the sums actually called for; and upon the moneys so paid in advance, or upon so much thereof as from time to time and at any time thereafter exceeds the amount of the calls then made upon, and due in respect of the shares in respect of which some advances have been made, the Board may pay or allow interest at such rate as the Sharehlders paying such sums in advance and the Directors may agree upon, not exceeding, however, six per centum per annum.

#### TRANSFER OF SHARES.

Subject to the restriction of these Articles, any Shareholder may transfer all or any of his shares by instrument in writing.

No transfer of shares shall be made to an infant or person of unsound mind.

The Company shall keep a book or books, to be called "The Register of Transfers," in which

shall be entered the particulars of every transfer or transmission of any share.

The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise, or in case of shares not fully paid up, to any person not approved by them; and in no case shall a Shareholder or proposed transferee be entitled to require the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

Every instrument of transfer must be 'eft at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of two rupees and fifty cents, or such other sum as the Directors shall from time to time determine, must be paid to the Company for the registration of every such transfer, upon payment whereof the Directors, subject to the powers vested in them by Article 29, shall register the transferee as a Shareholder and retain the instrument of transfer.

The Directors may, by such means, as they shall deem expedient, authori e the registration of transferees as Shareholders without the necessity of any meeting of the Directors for that purpose.

In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument or transfer produced by a person claiming a transfer of any share in accordance with these articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the

dividends previously declared in respect thereof, but only, if at all, upon he transferee.

33. The Register of Transfers may be closed during the fourier days immediately preceding each Ordinary General Meeting; and when a dividend is declared, for the three next days ensuing the meeting; also at such other times (if any) and for such periods as the Directors may from time to time

determine, provided always that it shall not be closed for more than thirty days in any year.

#### Transmission of Shares.

The executors or administrators or the heirs of a deceased Shareholder shall be the only

persons recognized by the Company as having any title to the shares of such Shareholder.

Any guardian of any infant Shareholder, or any committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon securing such evidence that he sustains the character in respect of which he proposes to act under this clause, or of his title as the Directors think sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares, or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

If any person who shall become entitled to be registered in respect of any share under clause 34 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share; or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold, shall be paid to the person entitled thereto.

### SUBRENDER AND FORFEITURE OF SHARES.

37. The Directors may accept in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

38. It any Snareholder fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

The notice shall name a day (not being less than one month from the date of the notice) on, and a place or places at, which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that, in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be

liable to be forfeited.

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If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalment, with interest and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

39. Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at nine per centum per annum, and the Directors may enforce the payment thereof if they think fit.

40. Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted, or otherwise disposed of upon such terms and in such manner

us the Board shall think fit.

41. The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these presents are

expressly saved.

42. A certificate in writing under the hands of one of the Directors and of the Secretary that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money by way of redemption money for the deficit, as they shall think fit, not being less than nine per centum per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 40 hereof, shall be redeem-

able after sale or disposal.

43. The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or otherwise, and whether due from any such holder individually or jointly with others, including all calls which the Directors shall have resolved to make, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons. And the Directors may decline to register any transfer of shares subject to such charge or lien.

44. Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby required to be paid. Should the Shareholder over whose share the lien exists be in

England or elsewhere abroad, sixty days' notice shall be allowed him.

45. The nett proceeds of any such sale shall be applied in or towards satisfaction of such debts,

liabilities, or engagements, and the residue (if any) paid to such Shareholder or his representatives.

46. A certificate in writing under the hands of one of the Directors and of the Secretary, that the power of sale given by clause 44 has arisen and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

47. Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the purchaser a complete title to such shares.

#### Borrowing Powers.

48. The Directors shall have power to procure from time to time, in the usual course of business, such temporary advances on the produce in hand, or in the future to be obtained from the Company's estates, as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's estates, or of erecting, maintaining, improving, or extending buildings, machinery, or

plantations, or otherwise. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company, provided that the money so borrowed or raised and owing at any one time shall not without the sanction of a General Meeting exceed Two thousand pounds (£2,000) sterling.

49. With the sanction of a General Meeting the Board shall be entitled to borrow such further sum or sums and at such rate of interest as such meeting shall determine. A certificate under the hands of one Director and the Secretary, or of two Directors, to the effect that in taking any loan the Directors are not exceeding their borrowing powers, shall be sufficient and binding on the Company and all concerned, and shall be conclusive evidence thereof in all questions between the Company and its creditors.

For the purpose of securing the repayment of any such moneys so borrowed or raised, or for any other purposes, the Directors may grant, create, execute, and issue any mortgages, cash credits, debentures, debenture stock, bonds, or obligations of the Company, charged upon all or any part of the undertaking, revenue, lands, property, rights, and assets of the Company, both present and future, including uncalled capital or unpaid calls, or may make, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

Any such securities may be issued, either at par or at a premium or discount, and may from time to time be cancelled, discharged, varied, or exchanged as the Directors may think fit, and may contain special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

52. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the same may be issued.

#### GENERAL MEETINGS.

53. The first General Meeting shall be held at such time, not being more than twelve months after the incorporation of the Company, and at such place as the Directors may determine.

54. Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is so prescribed, then at such place and at such time as soon after the first day in each year as may be determined by the Directors.

55. The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

56. The Directors may whenever they think fit call an Extraordinary General Meeting of the Company, and the Directors shall do so upon a requisition made in writing by not less than one-eight's of the number of Shareholders of the Company for the time being, or by any Shareholder or Shareholders holding in the aggregate one-eighth part of the shares of the Company for the time being subscribed for.

57. Any requisition so made shall express the object of the meeting proposed to be called, shall be

addressed to the Directors, and shall be sent to the registered office of the Company.

Upon the receipt of such requisition the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionist may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

58. Any Shareholder may, on giving not less than ten days' previous notice of any resolution,

submit the same to a meeting.

59. Such notice shall be given by leaving a copy of the resolution at the registered office of the

Company.

60. Seven days' notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the object and business of the meeting, shall be given by advertisement in the Ceylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting.

Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors, and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors in the place of those retiring by rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatsoever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

With the exceptions mentioned in the foregoing Articles as to the business which may be ransacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been specially mentioned

in the notice or notices upon which it was convened.

63. No business shall be transacted at any General Meeting, except the declaration of a dividend recommended by a report of the Directors or election of a Chairman, unless there shall be present or

represented at the commencement of the business two or more Shareholders entitled to vote.

If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present at the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number to be Chairman.

66. No business shall be discussed at any General Meeting, except the election of a Chairman, whilst the Chair is vacant.

67. The Chairman may, with the consent of the meeting, adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice thereof

68. Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be signed as soon as practicable by the Chairman of the same meeting or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be evidence of all such proceedings and of the proper election of the Chairman.

VOTING AT MEETINGS.

69. At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy, or by attorney, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder; and unless a poll be immediately demanded by some member present and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number or proportion of votes recorded in favour of or against such resolution.

70. If at any meeting a poll be demanded by some Shareholder present at the meeting and entitled to vote, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and place and in such manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

71. The demand of a poll shall not prevent the continuance of a meeting for the transaction of

business other than the question on which a poll has been demanded.

72. No poll shall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

73. On a show of hands every member shall have one vote only. In case of a poll every Share-holder shall have one vote for every share held by him up to ten, and an additional vote for every ten shares beyond the first ten up to one hundred, and an additional vote for every twenty-five shares held by him beyond the first hundred.

74. The parent or guardian of an infant Shareholder, the Committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

75. Votes may be given either personally or by proxy or by attorney.

76. No Shareholder shall be entitled to vote at any meeting unless all calls due from him on his shares have been paid, and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote at any meeting held after the expiration of three months from the registration of the Company in respect of any share which he has acquired by transfer, unless he has been possessed of the share in respect of which he claims to vote at least three months previously to the time of holding the meeting at which he proposes to vote.

77. No Shareholder who has not been duly registered as such for three months previous to the General Meeting shall be entitled to be present and to speak and vote at any meeting held after the expiry

of three months from the incorporation of the Company.

78. No person shall be entitled to hold a proxy who is not a Shareholder of the Company, but this

rule does not apply to a power of attorney.

79. The instrument appointing a proxy shall be printed or written, and shall be signed by the appointor, or if such appointor be a company or corporation, it shall be under the common seal of such company or corporation.

80. The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person

named in such instrument proposes to vote.

The instrument appointing a proxy may be in the following form :--

T'	re	Kual	a-Se	langor	Rambony	Rubber	Company,	Limited.
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I, —, of —, appoint —, of — (a Shareholder in the Company), as
my proxy, to represent me and to vote for me and on my behalf at the Ordinary (or Extraordi-
nary, as the case may be ) General Meeting of the Company to be held on the day of
, One thousand Nine hundred and, and at any adjournment thereof, and
at every poll which may be taken in consequence thereof.
As witness my hand this ———— day of———, One thousand Nine hundred and ————

81. No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such votes shall be tendered, and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

82. No Shareholder shall be prevented from voting by reason of his being personally interested

in the result of the voting.

#### DIRECTORS.

The number of Directors shall never be less than two or more than five, but this clause shall be construed as being directory only, and the continuing Directors may act notwithstandin number of vacancies.

The qualification of a Director shall be his holding in his own right at least twenty-five shares in the Company upon which all calls for the time being have been paid, and this qualification shall apply as well

to the first Directors as to all future Directors.

As a remuneration for their services, the Directors shall be entitled to appropriate a sum not exceeding Rs. 1,500 annually, to be divided between them in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration granted for special or extra

services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

84. The first Directors shall be F. W. Bois, V. A. Julius, E. M. Shattock, W. Walsh, and N. Walsh, who shall hold office till the first Ordinary General Meeting of the Company, when they shall

all retire, but shall be eligible for re-election.

One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director, or Managing Directors and (or) Visiting Agent or Agents of the Company, or Superintendents of any of the estates, for such time and on such terms as the Directors may determine or may fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents or Superintendents.

The Directors may confer on the Managing Director or Managing Directors all or any duties and

powers that might be conferred on any Manager of the Company.

If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

#### ROTATION OF DIRECTORS.

At the first Ordinary General Meeting of the Company all the Directors shall retire from office, and at the first Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 87.

The Directors to retire from office at the second and third Ordinary General Meeting shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

Retiring Directors shall be eligible for re-election.

The Ordinary General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at a subsequent Ordinary General Meeting.

91. Any casual vacancy occurring in the number of Directors or provisional Directors arising from death, resignation, or otherwise, may be filled up by the Directors, but any person appointed to fill such vacancy shall retain his office so long only as the vacating Director would have retained the

same if no vacancy had occurred.

92. The Directors, subject to the approval of a General Meeting, may from time to time at any time subsequent to the second Ordinary General Meeting increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number

is to go out of office.

93. If at any meeting at which an election of a Director ought to take place the place of a retiring Director is not filled up, the retiring Director may continue in office until the first Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors.

A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Secretary, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the

Directors, but not before, his office shall become vacant.

The Company may, by a special resolution, remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead. The Director so appointed shall hold office only during such time as the Director in whose place he is appointed would have held the same if he had not been removed.

96: Every Director or officer of the Company, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him in or about the discharge of his duties, except such as happen from his respective wilful acts or defaults; and no Director or officer shall, nor shall the lieurs, executors, or administrators of any Director or officer, be liable for the acts or

defaults of any other Director or officer, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the sufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortuous act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

No contribution shall be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in respect of which he is liable as a present or past Shareholder.

#### DISQUALIFICATION OF DIRECTORS.

98. The office of the Director shall be vacated—

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the

liquidation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting. (d) If he ceases to hold the required number of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for, the

Provided that no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director, or by his being agent, or secretary, or solicitor, or by his being a member of a firm who are agents, or secretaries, or solicitors of the Company; nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

#### POWERS OF DIRECTORS.

The Directors shall have power to carry into effect the acquisition of the Riverside estate, and the lease, purchase, or acquisition of any other lands, estates, or property they may think fit, or any share or shares thereof.

The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company to be appointed by the Directors for such a period and on such terms as they shall determine, and the Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration of the Company, and in and about the valuation, purchase, lease, or acquisition of the said estates and lands, and the opening, clearing, planting, and cultivation thereof, and otherwise in or about the working and business of

the Company

101. The Directors shall have power to make, and may make, such rules or regulations for the management of the business and property of the Company as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and, in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, superintendents, assistants, clerks, artizans, labourers, and other servants for such period or periods, and with such remuneration, and at such salaries, and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, treasurers, accountants, officers, clerks, or servants of the Company for such reasons as they may think proper and advisable, and without assigning any cause for so doing.

The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinances and of these present and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which

would have been valid if such regulation had not been made.

The generality of the powers conferred by any clause in these presents on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms

as they may consider proper, and from time to time to revoke such appointment.

The Directors shall have power to open from time to time on behalf of the Company any account or accounts with such bank or banks as they may select or appoint, and also by such signatures as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.

The seal to the Company shall not be affixed to any instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm being the Secretaries, being signified by a partner of the said firm signing for and on behalf of the said firm as such Secretaries.

It shall be lawful for the Directors, if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any company or companies, or person or persons, upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

In furtherance and not in limitation of, and without prejudice to, the general powers conferred or implied in the last preceding clause, and of the other powers conferred by these presents, it is

hereby expressly declared that the Directors shall have the powers following (that is to say):-

(a) To institute, conduct, defend, compromise, settle, or abandon any action, suit, prosecution, or other legal proceedings on behalf of the Company, and also to compound and allow time for payment or satisfaction of any debts due to or from the Company, and any claims or demands made by or against the Company.

(b) To refer any claims or demands by or against the Company to arbitration, and observe

and perform or enforce the award.

(c) To make and give receipts, releases, and other discharges for money payable to the Com-

pany and for claims and demands by the Company.

(d) To act on behalf of the Company in all matters relating to bankrupts and insolvents, with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.

(e) To invest any of the moneys of the Company which the Directors may consider not to be immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to

vary or release such investments.

(f) To delegate to any one or more of the Directors of the Company for the time being, or any other person or company for the time being, residing or carrying on business in the Federated Malay States, Ceylon, or elsewhere, all or any of the powers or functions given to or exercisable by the Directors; and to confer such powers for such time and to be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as the Directors may think expedient, and to confer such powers either collaterally with or to the exclusion of, and in the substitution for, all or any of the powers of the Directors in that behalf, and from time to time to revoke, withdraw, alter, or vary all or any of such powers. The Directors may allow to any person or company to whom any powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

#### PROCEEDINGS OF DIRECTORS.

The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of business. Until otherwise determined, two Directors shall be a quorum.

A Director may at any time summon a meeting of Directors.

The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a casting vote in addition

to his vote as a Director.

The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

The acts of the Board and of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or Committee, or defect in the appointment or qualification of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if such person had been duly appointed or qualified, provided the same be done before the discovery of the vacancy or defect.

A resolution in writing signed by all the Directors shall be as valid and effectual as if it had

been passed at a meeting of the Directors duly called and constituted.

The Directors shall cause minutes to be made in a book or books to be provided for the purpose:

Of all appointments of (a) officers and (b) committees made by the Directors.
 Of the names of the Directors present at each meeting of the Directors.

(3) Of the names of the members of the committee appointed by the Board present at each meeting of the committee.

(4) Of all orders made by the Directors.

(5) Of all resolutions and proceedings of all General Meetings of the Company.

(6) Of all resolutions and proceedings of all meetings of the Directors.

(7) Of all resolutions and proceedings of all meetings of committees appointed by the Board.

All such minutes shall be signed by the person who shall have presided as Chairman at the General Meeting, the Board Meeting. or Committee Meeting at which the business minuted shall have been transacted, or by the person who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, as the case may be; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

#### ACCOUNTS.

The Agent or Secretary or the Agents or Secretaries for the time being, or, if there be no Agent or Secretary or Agents or Secretariees, the Directors, shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such sums were received and expended, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company. The accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit.

The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholder, and no Shareholders shall have any right of inspecting any account or book or document of the Company, except as conferred by statute or

authorized by the Directors or by a resolution of the Company in General Meeting.

120 At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the income and expenditure of the Company for the previous financial year and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the same period.

The statement so made shall show, arranged under the most convenient heads, the amount of gross income, distinguishing the several sources from which it has been derived and the amount of gross expenditure, distinguishing the expense of the establishment, salaries, and other heads of expenditure. Every item of expenditure fairly chargeable against the year's income shall be brought into account, so that a just balance of profit and loss may be laid before the meeting, and in case where any item of expenditure which may in fairness be distributed over several years has been incurerd in any one year the whole amount of such item shall be stated, with the addition of the reasons why only a portion of such expenditure is charged against the income of the year.

The balance sheet shall contain a summary of the property and liabilities of the Company, arranged under the heads appearing in the form annexed to the table referred to in Schedule C to "The

Joint Stock Companies' Ordinance, 1861," or as near thereto as circumstances admit.

123. Every such statement shall be accompanied by a report as to the state and condition of the Company, and as to the amount which the Directors recommend should be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

124. A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at or posted to the registered address of every Shareholder.

125. The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet ascertained, by one or more Auditor or Auditors.

#### AUDIT.

No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

127. The Directors shall appoint the first Auditor of the Company and fix his remuneration. He shall hold office till the second General Meeting of the Company. All subsequent appointments shall, except as is hereinafter mentioned, be made at the first Ordinary General Meeting of the Company in each year by the Sharedolders present thereat, and the Auditor or Auditors appointed at such Meeting shall hold office only until the first Ordinary General Meeting after his or their appointments, or until otherwise ordered by a General Meeting.

128. The remuneration of the Auditors other than the first shall be fixed by the Company in

General Meeting, and this remuneration may from time to time be varied by a General Meeting.

129. Retiring Auditors shall be eligible for re-election.

130. If any vacancy that may occur in the office of Auditor is not supplied at the next Ordinary General Meeting, or if any casual vacancy shall occur in the office of Auditor, the Directors shall fill up the vacancy by the appointment of a person who shall hold office until the next Ordinary General

Meeting after his appointment

131. Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting after his appointment, and it shall be his duty to examine the same with the accounts and vouchers relating thereto and to report thereon to the meeting, generally or specially, as he may think fit.

132. The Auditor or Auditors for the time being shall have a list delivered to him or them of all

132. The Auditor or Auditors for the time being shall have a list delivered to him or them of all books kept by the Company, and he or they shall at all reasonable hours in the daytime have access to all

accounts, books, and documents whatsoever of the Company for the purpose of audit

#### DIVIDENDS, BONUS, AND RESERVE FUND.

133. The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to be paid, and (or) pay a bonus to the Shareholders in proportion to their shares, but no dividend shall be payable except out of nett profits.

134. The Directors may, if they think fit, determine on and declare an interim dividend to be paid, or pay a bonus to the Shareholders on account and in anticipation of the dividend for the then current

year.

- 135. The Directors may, before recommending any dividend or bonus, set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and shall invest the same in such securities as they may with the sanction of the Company select, or shall place the same in fixed deposit in any bank or banks.
- 136. The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises of the Company, or for the repair or renewal or extension of the property or plant of the Company or any part thereof, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient.

137. No unpaid dividend or bonus shall ever bear interest against the Company.

138. No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

139. The Directors may deduct from the dividend or bonus payable to any Shareholder all such sums of money as may be due from him (whether alone or jointly with any other person) to the Company, and notwithstanding the fact that such sums or any of them are not payable until after the date when such

dividend or bonus is payable.

140. Notice of any dividend that has been declared, or of any bonus to be paid, shall be given to each Shareholder entitled thereto, and any dividend or bonus unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by the Directors for the benefit of the Company, and, if the Directors think fit, may be applied in augmentation of the reserve fund.

141. Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

142. Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

#### NOTICES.

143. Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or persons appointed by the Board to authenticate the same.

144. Every Shareholder shall give an address in Ceylon, which shall be deemed to be his place of

abode, and shall be registered as such in the books of the Company.

145. A notice may be served by the Company upon any Shareholder, either personally or by being sent through the post in a prepaid letter addressed to such Shareholder at his registered address or place of anode, and any notice so served shall be deemed to be well served, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or to the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address to which notices may be sent.

146. All notices directed to be given to Shareholders shall, with respect to any share to which persons are jointly entitled other than a firm, be given to whichever of such persons is named nrst in the Register of Shareholders, and notice so given shall be sufficient notice to all the holders of such shares.

Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and

put into a post office or post box, and the entry ir. the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be

necessary

148. Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address he shall not be entitled to any notices.

All notices required to be given by advertisement shall be published in the Ceylon Government

Gazette.

#### ARBITRATION.

149. Whenever any question or other matter whatsoever arises in dispute between the Company and any other Company or person, the same may be referred by the Directors to arbitration.

### EVIDENCE.

150. On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was when the claim arose on the Register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof aforesaid shall be conclusive evidence of the debt.

### PROVISION RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

151. Any Shareholder, whether a Director or not, and whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects or any part thereof shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at Colombo, this Third day of January, 1906.

V. A. JULIUS.
FRED. WM. BOIS.
H. G. BOIS.
E. M. SHATTOCK.
L. O. LEEFE.

R. GORDON.

C. S. Wilson.

Witness to the above signatures:

E. R. WILLIAMS, Solicitor, Colombo

### MEMORANDUM OF ASSOCIATION OF THE HATTON HOTEL SYNDICATE, LIMITED.

- 1. THE name of the Company is "THE HATTON HOTEL SYNDICATE, LIMITED."
- 2. The registered office of the Company is to be established in Colombo, Ceylon.
- 3. The objects for which the Company is established are—
- (1) To purchase and acquire the Adam's Peak Hotel, situate in Hatton, and the site on which it is built, and the land, leasehold property, premises, buildings, fixtures, furniture, plate, glassware, crockery, china, lamps, and kitchen and other utensils, and all rights, easements, and appurtenances belonging thereto, and the hotel business and good will, with receipts and expenditure as from the 30th day of November, 1905.
- (2) To adopt and carry into effect the conditions of sale and memorandum of agreement, dated the 30th day of November, 1905, No. 106, attested by F. Liesching, Notary Public, Hatton, whereby Andrew John Pearson (on behalf of this Company) agreed to purchase the said Adam's Peak Hotel, hotel property and premises, for the price therein stated and subject to his making the payments therein particularized and subject to his making the payments.

- (3) To forthwith borrow and receive a sum not exceeding Thirty-five thousand rupees, and to mortgage and hypothecate the Adam's Peak Hotel, hotel buildings, land and premises, to be purchased and acquired as aforesaid, as security for the repayment of the sum so borrowed with interest thereon.
- (4) To establish and manage a hotel or hotels in Hatton, or elsewhere in Ceylon, and to purchase, acquire, enlarge, extend, and carry on any existing business or concern in Ceylon of a like character.
- (5) To carry on the business of hotel or restaurant keepers, livery stable keepers, and wine and spirit merchants, or any of them, and to import, purchase, sell or retail wines, spirits, stores, goods, tobacco, and other articles.
- (6) To purchase or hire and employ horses, carriages, conveyances, motors, motor cars, carts, bulls, boats, or other means of conveyance for the use of customers or others.
- (7) To purchase, take on lease, or in exchange, hire or otherwise acquire, erect, construct, alter, adapt, improve, hold, sell, mortgage, or let any ground, land, or buildings in Ceylon, with all approaches, privileges, or appurtenances thereto belonging, or any interest therein.
- (8) To engage, employ, maintain, and dismiss managers, assistants, clerks, and other servants; and to remunerate any such at such rate as shall be thought fit. And to grant pensions or gratuities to any such, or the widow or children of any such.
- (9) To enter into any arrangements with any authorities, Government, Municipal, local, or otherwise, that may seem conducive to the Company's objects or any of them, and to obtain from any such authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with such arrangements, rights, privileges, and concessions.
- (10) To lend money on any terms, and in any manner and on any security. And to invest and deal with the moneys of the Company not immediately required upon such securities, and in such manner, as may from time to time be determined.
- (11) To borrow or raise money for all or any of the purposes of the Company, in such a manner as the Company may think fit, and in particular upon mortgage of any property of the Company, or by the issue of debentures or debenture stock, charging all or any of the Company's property, both present and future, including uncalled capital, or upon the bonds, bills, notes, or other security of the Company.

To receive money on deposit at interest or otherwise.

For the purpose of raising or securing money or the performance or discharge of any obligation or liability of the Company, or for any other purpose to create, execute, grant, or issue any mortgages, mortgage debentures, debenture stock bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, or irredeemable, or perpetual—secured upon all or any part of the undertaking, revenue, rights, and properties of the Company, present and future, including uncalled capital, or the unpaid calls of the Company.

(12) To cause or permit any debenture stock, bonds, debentures, mortgages, charges, incumbrances, liens, or securities of or belonging to made or issued by the Company, or affecting its property or rights, or any of the terms thereof, to be renewed, extended, varied, redeemed, exchanged, transferred or satisfied, as shall be thought fit.

Also to pay off and re-borrow the moneys secured thereby or any part or parts thereof.

- (13) To make, accept, endorse, execute, and issue promissory notes, bills of exchange, and other negotiable or transferable instruments.
- (14) To sell, let, lease, underlease, exchange, surrender, transfer, deliver, charge, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the business, undertakings, property and rights of the Company, for such consideration as the Company may think fit, and in particular in consideration of rents, moneys, or securities for money, shares, debentures, or securities of any other company or companies, having objects altogether, or in part, similar to those of this Company.
- (15) To acquire by purchase for money, shares, bonds, or otherwise, and undertake all, or any part of the business, property, assets and liabilities of any person or persons, company or companies carrying on any business in Ceylon or elsewhere, which this Company is authorized to carry on, or possessed of property suitable for the purposes of this Company.
- (16) To pay for any lands and real or personal, immovable or movable, estate or property or assets of any kind acquired or to be acquired by the Company, or for any services rendered or to be rendered to the Company, and generally to pay or discharge any consideration to be paid or given by the Company, in money or in shares (whether fully paid up or partly paid up), or debentures or debenture stock or obligations of the Company, or partly in one way and partly in another, or otherwise howsoever, with power to issue any shares either as fully paid up or partly paid up for such purpose.

- (17) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation or co-operation with any person or persons, corporation, or company carrying on, or about to carry on, or engage in, any business or transaction which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire and hold shares or stock in, or securities of, and to subsidize or otherwise assist, any such Company; and to sell, hold, re-issue with or without guarantee, or otherwise deal with such shares or securities.
- (18) To form, constitute, or promote any other company or companies for the purpose of acquiring all or any of the property, rights, and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company.
- (19) To accept as consideration for the sale or disposal of the whole or any part of the business or undertaking, or of the lands, or real or personal, immovable or movable, estate or property or of the assets of this Company, or in discharge of any other consideration to be received by this Company, money or shares whether fully paid up, or partly paid up) of any other company or companies, or the debentures, or debenture stock, or obligations of any company or companies, or person or partly one and partly any other or others.
- (20) To distribute among the Shareholders in specie any property of the Company, whether by way of dividend or upon a return of capital, but so that no distribution amounting to a reduction of capital be made, except with the sanction for the time being required by law.
- (21) To do all such other things as shall or may be deemed by the Company necessary, conducive, or convenient to the attainment of the above objects or any of them.
- It being hereby declared that in the foregoing clause (unless a contrary intention  $\epsilon$  "person" includes any number of persons and a corporation, and that the "other objects one paragraph are not to be limited or restricted by reference to or inference from any other paragraph.
  - 4. The liability of the Shareholders is limited.
  - 5. The nominal capital of the Company is One hundred thousand Rupees (Rs. 100,000), to Two thousand shares of Fifty Rupees (Rs. 50) each.

The capital of the Company may (subject as hereinafter provided) be increased or reduced in in the Articles of Association or by law provided. And the shares forming the capital or reduced) of the Company may be divided into such classes, with any perferential, deferred, q or other rights, privileges, or conditions attached thereto, and be held upon such terms, as may by the Articles of Association and Regulations of the Company for the time being, or otherwise.

3, the several persons whose names and addresses are subscribed, are desirous of being formed in pursuance of this Memorandum of Association, and we respectively agree to take the the capital of the Company set opposite our respective names:—

			100
Names and Addresses of Subscribers.		Number of by each	Shares
STANLEY BOIS, Colombo			** **
			1.1
Mounsteven Bremer, Colombo		•••	One
THOMA: BOYD CAMPBELL, Colombo	**. *	**************************************	One
EDWARD BECKET CREASY, Jr., Colombo		<b>EX</b> •	One
WILLIAM CHURCH BRODIE, Colombo			One
HENRY PITMAN CHURCH, Colombo			One
Andrew John Pearson, Colombo		er.e	One

Witness to the above signatures at Colombo, this 12th day of January. 1906:

F. LIESCHING, Proctor, Supreme Court,

# ARTICLES OF ASSOCIATION OF THE HATTON HOTEL SYNDICATE, LIMITED.

It is agreed as follows:--

1. Table C not to apply; Company to be governed by these Articles.—The regulations contained in the Table C in the schedule annexed to "The Joint Stock Companies' Ordinance, 1861," shall not apply to this Company, which shall be governed by the regulations contained in these Articles, but subject to repeal, addition, or alteration by special resolution.

Power to alter the regulations.—The Company may, by special resolution, alter and make provisions instead of, or in addition to, any of the regulations of the Company, whether contained and comprised in these

Articles or not.

### INTERPRETATION.

Interpretation clause.—In the interpretation of these presents the following words and expressions shall have the following meanings, unless such meanings be inconsistent with, or repugnant to, the subject or

Company.—The word "Company" means "The Hatton Hotel Syndicate, Limited," incorporated

or established by or under the Memorandum of Association to which these Articles are attached.

The Ordinance.—"The Ordinance" means and includes "The Joint Stock Companies' Ordinances, 1861, 1888, and 1893," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution and extraordinary resolution.—" Special resolution" and "extraordinary resolution" have the meanings assigned thereto respectively by "the Ordinance."

These presents—"These presents" means and includes the Memorandum of Association and the Articles

of Association of the Company from time to time in force.

Capital.—" Capital" means the capital for the time being raised or authorized to be raised for the purposes of the Company.

Shares.—"Shares" means the shares from time to time into which the capital of the Company may be

divided.

Shareholder.—" Shareholder" means a Shareholder of the Company.

Presence or present.—"Presence or present" at a meeting means presence or present personally or by proxy or by attorney duly authorized.

\*Directors.\* Directors " means the Directors for the time being of the Company or (as the case may be)

the Directors assembled at a Board.

Board.—"Board" means a meeting of the Directors or (as the context may require) the Directors assembled at a Board meeting, acting through at least a quorum of their body in the exercise of authority duly given to them.

Percons.—" Persons" means partnerships, associations, corporations, companies, unincorporated or

incorporated by Ordinance and registration, as well as individuals.

"Office" means the registered office for the time being of the Company.

Seal.—" Seal" means the common seal for the time being of the Company.

Month.—" Month" means a calendar month.

-" Writing" means printed matter or print as well as writing.

Singular and plural number. Words importing the singular number only include the plural, and vice wersa.

Masculine and feminine gender.—Words importing the masculine gender only include the feminine, and vice versa.

#### BUSINESS.

The Company shall forthwith-

(a) Purchase and acquire the Adam's Peak Hotel, situate in Hatton, and the site on which it is built, and the land, leasehold property, premises, buildings, fixtures, furniture, plate, glassware, crockery, china, lamps, and kitchen and other utensils, and all rights, easements, and appurtenances belonging thereto, and the hotel business and good will, with receipts and expenditure as from the 30th day of November, 1905.

(b) Adopt and carry into affect the conditions of sale and Memorandum of agreement, dated the 30th day of November, 1905, No. 106, attested by F. Liesching, Notary Public, Hatton, whereby Andrew John Pearson (on behalf of this Company) agreed to purchase the said Adam's Peak Hotel, hotel property, and premises for the price therein stated, and subject to his making the payments therein particularized. And make the payments thereby agreed to be made by him: and repay to him any sum or sums of money he may have paid or advanced in respect thereof, and in connection with the said hotel, and the carrying on of business thereof, and taking over the hotel stock or any part thereof, and otherwise paid or advanced on the

(c) Borrow and raise a sum or sums not exceeding Thirty-five thousand rupees, at a rate of interest not exceeding eight per cent. per annum; and execute a mortgage or mortgages of the said hotel, hotel site, buildings, land, property, movables, and other the premises purchased and acquired as aforesaid, to secure the repayment of the sum or sums so raised and borrowed and the payments of interest thereon.

Commencement of business.—The Company shall proceed to carry out the objects for which it is established, and to employ and apply its capital as soon after the registration of the Company as the Directors in their discretion shall think fit; and, notwithstanding that the whole of the shares shall not have been subscribed or applied for or allotted, they shall do so as soon as in the judgment of the Directors a sufficient number of shares shall have been subscribed or applied for.

Business to be carried on by Directors. - The business of the Company shall be carried on by, or under the management or direction of the Directors, and subject only to the control of General Meetings, in accordance with these presents.

#### CAPITAL.

The capital.—The nominal capital of the Company is One hundred thousand Rupees (Rs. 100,000), divided into Two thousand shares of Fifty Rupees (Rs. 50) each. The original issue will be Thirty thousand Rupees.

### INCREASE OF CAPITAL.

7. Nature and amount.—The Company in General Meeting may, from time to time, increase its capital by the creation of new shares of such amount per share, and in the aggregate, as may be deemed expedient.

#### REDUCTION OF CAPITAL.

8. Reduction of capital.—The Company may from time to time, by special resolution, and with the sanction of Court, reduce its capital. And may consolidate or subdivide any of its shares which have not been taken or agreed to be taken by any person.

Paid up capital may be returned upon the footing that the amount may be called up again or otherwise.

#### ORIGINAL SHARES.

Control.—The shares, except when otherwise provided, shall be under the control of the Directors, who may allot, or otherwise dispose of, the same to such persons, and on such terms and conditions, as the Directors think fit.

Unissued shares.—The Directors may from time to time issue any unissued shares, and may add to such shares such an amount of premium as they may consider proper. Provided that such shares shall first be offered by the Directors to the registered Shareholders for the time being of the Company, as nearly as possible in proportion to the shares already held by them; and such shares as shall not be accepted by the Shareholder or Shareholders to whom the shares shall have been offered, within the time specified in that behalf by the Directors, may be disposed of by the Directors in such manner as they think most beneficial to the Company. Provided also that the Directors may at their discretion (subject as aforesaid) allot any unissued shares in payment of any movable or immovable property acquired by the Company, or any consideration to be paid or given by the Company, without first offering such shares to the registered Shareholders for the time being of the Company.

NEW SHARES.

Terms and conditions.-New shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto, as the General Meeting resolving on the creation thereof, or any other General Meeting of the Company, shall direct, and if no direction shall be given as the Directors shall determine; and in particular such shares may be issued with a preferential, or qualified, right to dividends, and to ranking in the distribution of the assets of the Company, and with a special, or without any, right of voting, or with any other special privilege, or advantage, over any shares previously issued, or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued, or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time by special resolution determine.

Resolutions affecting a particular class of shares.—If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may, by an extraordinary resolution passed at a meeting of such holders, consent on behalf of all the holders of shares of that class to the issue, or creation, of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting that class of shares, and such resolution shall be binding upon all the holders of shares of that class, provided that this article shall not be read as implying the necessity for such consent in any case, in which, but for this article, the object of the resolution could have been effected without it.

Meetings affecting a particular class of shares .- Any meeting for the purpose of the last preceding clause shall be convened, and conducted, in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no Shareholder not being a Director shall be entitled to notice thereof, or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may be demanded in writing by any five Shareholders personally present and entitled to vote

Issue.—Subject to any direction to the contrary that may be given by the meeting that sanctions the increase of capital, all new shares shall be offered to the Shareholders in proportion to the existing shares held by them, and such offer shall be made by notice specifying the number of shares to which the Shareholder is entitled, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such time, or on the receipt of an intimation from the Shareholder to whom such notice is given that he declines to accept the shares offered, the same shall be disposed of in such manner as the Directors may determine. Provided that the Directors may at their discretion allot such new shares, or any portion of them, in payment for any estates or lands or other property purchased or acquired by the Company without first offering such shares to the registered Shareholders for the time being of the Company.

Same as original capital.—Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation of new shares shall be considered part of the original capital, and shall be subject to the provisions herein contained with reference to the payments of calls and instalments.

transfer and transmission, forfeiture, lien, surrender, and otherwise.

#### SHARES.

16. Acceptance.—Every person taking any share in the Company shall testify his acceptance thereof by writing under his hand in such form as the Company from time to time directs.

17. Payments.—Payment for shares shall be made in such manner as the Directors shall from time to

time determine and direct.

18. Interest on unpaid amounts.—If before, or on the day appointed for payment any Shareholder does not pay the amount for which he is liable, then such Shareholder shall be liable to pay interest for the same, at the rate of nine per cent. per annum from the day appointed for, to the day of actual payment.

19. Shares held by a firm.—Shares may be registered in the name of a firm, and any partner of the firm or agent duly authorized to sign the name of the firm shall be entitled to vote and to give proxies.

20. Shares held by two or more persons not in partnership.—Shares may be registered in the name of two

or more persons not in partnership.

21. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to vote.—Any one of the joint-holders of a share other than a firm may give effectual receipts for any dividends payable in respect of such share; but only one of such joint Shareholders shall be entitled to the right of voting and of giving proxies and exercising the other rights and powers conferred on a sole Shareholder, and if the joint-holders cannot arrange amongst themselves as to who shall vote or give proxies and exercise such other rights and powers conferred on a sole Shareholder, the Shareholder whose name stands first on the register of shares shall vote or give proxies and exercise those rights and powers; provided, however, that in the event of such first registered Shareholder being absent from the Island, the first registered Shareholder then resident in Ceylon shall vote or give proxies and exercise all such rights and powers as aforesaid.

22. Survivor of joint-holder, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders of any shares, the survivor of survivors shall be the only person or persons recognized by the

Company as having any title to, or interest in, such shares.

The joint-holders of a share shall be severally as well as jointly liable for the payment of all instalments

and calls due in respect of such share.

- 23. Company not bound to recognize any interest in share other than that of registered holder or of any person under clause 39.—The Company shall not be bound to recognize even though having notice of any contingent, future, partial, or equitable interest in the nature of a trust or otherwise in any share, or any other right in respect of any share, except any absolute right thereto in the person from time to time registered as the holder thereof, and except also the right of any person under clause 39 to become a Shareholder in respect of any share.
- 24. Certificates.—The certificates of shares shall be issued under the seal of the Company, and signed by two Directors or by one Director and the Secretary or Secretaries of the Company.

25. How issued.—Every Shareholder shall be entitled to one certificate for all the shares registered in his name, or to several certificates, each for one or more of such shares. Every certificate shall specify the

number of the share in respect of which it is issued.

- 26. Renewal of certificate.—If any certificate be worn out or defaced, then upon production thereof to the Directors they may order the same to be cancelled and may issue a new certificate in lieu thereof; and if any certificate be lost or destroyed, then upon proof thereof to the satisfaction of the Directors, and on such indemnity as the Directors may deem adequate being given, a new certificate in lieu thereof shall be given to the person entitled to such lost or destroyed certificate. A sum of fifty cents shall be payable for such new certificate.
- 27. Certificate to be delivered to the first named of joint-holders not a firm.—The certificate of shares registered in the names of two or more persons not a firm shall be delivered to the person first named on the register.

TRANSFER OF SHARE

28. Exercise of rights.—No person shall exercise any rights of a Member until his name shall have been entered in the Register of Members and he shall have paid all calls and other moneys for the time being payable on every share in the Company held by him.

29. Transfer of shares.—Subject to the restriction of these Articles, any Shareholder may transfer all

or any of his shares by instrument in writing.

30. No transfer to infant or person of unsound mind.—No transfer of shares shall be made to an infant or person of unsound mind.

31. Register of transfers.—The Company shall keep a book or books to be called "The Register of Transfers," in which shall be entered the particulars of every transfer or transmission of any share.

32. Instrument of transfer.—The instrument of transfer of any share shall be signed both by the transferor and transferee, and the transferor shall be deemed to remain the holder of such share until the name of the

transferee is entered in the register in respect thereof.

33. Board may decline to register transfers.—The Board may, at their own absolute and uncontrolled discretion, decline to register any transfer of shares by a Shareholder who is indebted to the Company, or upon whose shares the Company have a lien or otherwise; or in case of shares not fully paid up, to any person not approved by them.

34. Not bound to state reason.—In no case shall a Shareholder or proposed transferee be entitled to re-

quire the Directors to state the reason of their refusal to register, but their declinature shall be absolute.

35. Registration of transfer.—Every instrument of transfer must be left at the office of the Company to be registered, accompanied by such evidence as the Directors may reasonably require to prove the title of the transferor, and a fee of Rs. 2.50, or such other sum as the Directors shall from time to time determine, must be paid; and thereupon the Directors, subject to the powers vested in them by Articles 33, 34, and 36, shall register the transferee as a Shareholder and retain the instrument of transfer.

36. Directors may authorize registration of transferees.—The Directors may, by such means as they shall deem expedient, authorize the registration of transferees as Shareholders without the necessity of any meeting

of the Directors for that purpose.

37. Directors not bound to inquire as to validity of transfer.—In no case shall the Directors be bound to inquire into the validity, legal effect, or genuineness of any instrument of transfer produced by a person claiming a transfer of any share in accordance with these Articles; and whether they abstain from so inquiring, or do so inquire and are misled, the transferor shall have no claim whatsoever upon the Company in respect of the share, except for the dividends previously declared in respect thereof, but, if at all, upon the transferee only.

38. Transfer Books when to be closed.—The Transfer Books shall be closed during the fourteen days

38. Transfer Books when to be closed.—The Transfer Books shall be closed during the fourteen days immediately preceding each Ordinary General Meeting, including the First General Meeting; also, when a dividend is declared, for the three days next ensuing the meeting; also at such other times as the Directors may decide, not exceeding twenty-one days in any one year.

#### TRANSMISSION OF SHARES.

39. Title to shares of deceased holder.—The executors, or administrators, or the heirs of a deceased Shareholder shall be the only persons recognized by the Company as having any title to the shares of such Shareholder.

40. Registration of persons entitled to shares otherwise than by transfer.—Any guardian of any infant Shareholder, or any Committee of a lunatic Shareholder, or any person becoming entitled to shares in consequence of the death, bankruptcy, or liquidation of any Shareholder, or the marriage of any female Shareholder, or in any other way than by transfer, shall, upon producing such evidence that he sustains the character in respect of which he proposes to act under this clause or of his title, as the Company thinks sufficient, be forthwith entitled, subject to the provisions herein contained, to be registered as a Shareholder in respect of such shares on payment of a fee of Rs. 2·50; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

41. Failing such registration, shares may be sold by the Company.—If any person who shall become entitled to be registered in respect of any share under clause 40 shall not, from any cause whatever, within twelve calendar months after the event on the happening of which his title shall accrue, be registered in respect of such share, or if in the case of the death of any Shareholder no person shall, within twelve calendar months after such death, be registered as a Shareholder in respect of the shares of such deceased Shareholder, the Company may sell such shares, either by public auction or private contract, and give a receipt for the purchase money, and the purchaser shall be entitled to be registered in respect of such share, and shall not be bound to inquire whether the events have happened which entitled the Company to sell the same, and the nett proceeds of such sale, after deducting all expenses and all moneys in respect of which the Company is entitled to a lien on the shares so sold,

shall be paid to the person entitled thereto.

### SHARES (SURRENDER AND FORFEITURE).

42. The Directors may accept surrender of shares.—The Directors may accept, in the name and for the benefit of the Company, and upon such terms and conditions as may be agreed, a surrender of the shares of

Shareholders who may be desirous of retiring from the Company.

43. If call or instalment be not paid, notice to be given to Shareholder.—If any Shareholder fail to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may at any time thereafter, during such time as the call or instalment remains unpaid, serve a notice on such Shareholder, or his executors or administrators, or the trustee of assignee, in his bankruptcy, requiring him to pay the same, together with any interest that may have accrued, and all expenses that may have been incurred by the Company by reason of such non-payment.

Terms of notice.—The notice shall name a day (not being less than one month from the date of the notice) on and a place or places at which such call or instalment and such interest and expenses as aforesaid are to be paid. The notice shall also state that in the event of non-payment at or before the time and at the place appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

appointed, the shares in respect of which the call was made or instalment is payable will be liable to be forfeited.

In default of payment, shares to be forfeited.—If the requisition of such notice as aforesaid be not complied with, every or any share or shares in respect of which such notice has been given may at any time thereafter, before payment of calls or instalments, interest, and expenses due in respect thereof, be declared forfeited by a

resolution of the Board to that effect.

Shareholder still liable to pay money owing at time of forfeiture.—Any Shareholder whose shares have been so declared forfeited shall, notwithstanding, be liable to pay, and shall forthwith pay to the Company all calls, instalments, interest, and expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon from the time of forfeiture until payment at 9 per cent. per annum, and the Directors may enforce the payment thereof if they think fit.

44. Surrendered or forfeited shares to be property of Company, and may be sold, &c.—Every share surrendered or so declared forfeited shall be deemed to be the property of the Company, and may be sold, re-allotted,

or otherwise disposed of upon such terms and in such manner as the Board shall think fit.

45. Effect of surrender or forfeiture.—The surrender or forfeiture of a share shall involve the extinction of all interest in, and also of all claims and demands against, the Company in respect of the share and the proceeds thereof, and all other rights incident to the share, except only such of those rights (if any) as by these

presents are expressly saved.

46. Certificate of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Secretary or Secretaries that a share has been duly surrendered or forfeited, stating the time when it was surrendered or forfeited, shall be conclusive evidence of the facts therein stated as against all persons who would have been entitled to the share but for such surrender or forfeiture, and such certificate and the receipt of the Company for the price of such share shall constitute a good title to such share, and a certificate of proprietorship shall be delivered to any person who may purchase the same from the Company, and thereupon such purchaser shall be deemed the holder of such share, discharged from all calls due prior to such purchase; and he shall not be bound to see to the application of the purchase money, nor shall his title to such share be affected by any irregularity in the proceedings in reference to such forfeiture or sale.

47. Forfeiture may be remitted.—The Directors may in their discretion remit or annul the forfeiture of any share within six months from the date thereof upon the payment of all moneys due to the Company from the late holder or holders of such share or shares, and all expenses incurred in relation to such forfeiture, together with such further sum of money, by way of redemption money for the deficit, as they shall think fit, not being less than 9 per cent. on the amount of the sums wherein default in payment had been made, but no share bona fide sold or re-allotted, or otherwise disposed of under Article 44 hereof, shall be redeemable after

sale or disposal.

48. Company's lien on shares.—The Company shall have a first charge or paramount lien upon all the shares of any holder or joint-holders for all moneys for the time being due to the Company by such holder, or by all or any of such joint-holders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or otherwise, and whether due from any such holder individually or jointly with others, including all calls resolutions for which shall have been passed by the Directors, although the times appointed for the payment thereof shall not have arrived; and where any share is held by more persons than one, the Company shall be entitled to the said charge or lien in respect of any money due to the Company from any of such persons; and the Directors may decline to register any transfer of shares subject to such charge or lien.

49. Lien how made available.—Such charge or lien may be made available by a sale of all or any of the shares subject to it, provided that no such sale shall be made except under a resolution of the Directors, and until notice in writing shall have been given to the indebted Shareholder or his executors or administrators, or the assignee or trustee in his bankruptcy, requiring him or them to pay the amount for the time being due to the

Company, and default shall have been made for twenty-eight days from such notice in paying the sum thereby Should the Shareholder over whose share the lien exists be in England or elsewhere abroad, required to be paid. sixty day's notice shall be allowed him.

Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 44 and 48 hereof shall be applied in or towards satisfaction of such debts, liabilities, or engagements, and the

residue (if any) paid to such Shareholder or his representatives.

Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Secretary or Secretaries that the power of sale given by clause 49 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

Transfer on sale how executed.—Upon any such sale two of the Directors may execute a transfer of such share to the purchaser thereof, and such transfer, with the certificate last aforesaid, shall confer on the

purchaser a complete title to such shares.

### PREFERENCE SHARES.

Preference and deferred shares.—Any shares from time to time to be issued or created may from time to time be issued with any such right of preference, whether in respect of dividend or of payment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued (other than shares issued with a preference), or at such a premium, or with such deferred rights as compared with any shares previously issued or then about to be issued, or subject to any such conditions or propared with any shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company

may from time to time by special resolution determine. Resolutions affecting a particular class of shares.—If at any time by the issue of preference shares or otherwise the capital is divided into shares of different classes, then the holders of any class of shares may, by

an extraordinary resolution passed at a meeting of such holders, consent, on behalf of all the holders of shares of the class, to the issue or creation of any shares ranking equally therewith, or having any priority thereto, or to the abandonment of any preference or priority, or of any accrued dividend, or the reduction for any time or permanently of the dividends payable thereon, or to any scheme for the reduction of the Company's capital affecting the class of shares; and such resolution shall be binding upon all the holders of shares of the class, affecting the this Article shall not be read as implying the necessity for such consent in any case in which but for this Article the object of the resolutions could have been effected without it.

Meeting affecting a particular class of shares.—Any meeting for the purpose of the last preceding clause shall be convened and conducted in all respects as nearly as possible in the same way as an Extraordinary General Meeting of the Company, provided that no member, not being a Director, shall be entitled to notice thereof or to attend thereat, unless he be a holder of shares of the class intended to be affected by the resolution, and that no vote shall be given except in respect of a share of that class, and that at any such meeting a poll may

be demanded in writing by any members personally present and entitled to vote at the meeting.

#### CALLS.

55. Directors may make calls.—The Directors may from time to time make such calls as they think fit upon the registered holders of shares in respect of moneys unpaid thereon, and not by the conditions of allotment made payable at fixed times; and each Shareholder shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors provided that two months' notice at least shall be given to the Shareholder of the time and place appointed for payment of each call.

Calls, time when made.—A call shall be deemed to have been made at the time when the resolution autho-

rizing the call was passed at a Board Meeting of the Directors.

Extension of time for payment of call.—The Directors shall have power in their absolute discretion to give time to any one or more Shareholder or Shareholders, exclusive of the others, for payment of any call or part thereof on such terms as the Directors may determine. But no Shareholder shall be entitled to any such ex-

tension except as a matter of grace or favour.

56. Interest on unpaid call.—If the sum payable in respect of any call or instalment is not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalments shall have been due, shall pay interest for the same at the rate of 9 per centum per annum from the day appointed for the payment thereof to the time of the actual payment, but the Directors may, when they think fit, remit altogether or in part any sum becoming payable for interest

Payments in anticipation of calls at interest.—The Directors may at their discretion receive from any under this clause. Shareholder willing to advance the same, and upon such terms as they think fit, all or any part of the amount

of his shares beyond the sum actually called up.

### BORROWING POWERS.

Power to borrow.—The Directors shall have power to procure at any time and from time to time in the usual course of business, such temporary advances as they may find necessary or expedient for the purpose of defraying the expenses of working the Company's business, or of erecting, maintaining, improving, or extending the hotel buildings, or property, or for any other purposes of the Company. Also from time to time at their discretion to borrow or raise from the Directors or other persons any sum or sums of money for the purposes of the Company. Provided that the amount at any one time owing in respect of moneys so borrowed or raised shall not, without the sanction of a General Meeting, exceed the sum of Ten thousand Rupees (Rs. 10,000), over and above the amount borrowed, and secured by mortgage, as provided by article 3 (c), unless it shall be borrowed and raised for the purpose of paying off the loan or loans so secured, or any part or parts thereof; in which case they shall have power to borrow or raise an amount or amounts, equal to the amount or amounts so to be paid off.

With the sanction of a General Meeting the Directors shall be entitled to borrow such further sum or

sums, and at such rate of interest as such meeting shall determine.

The Directors may, for the purpose of securing the repayment of any such sum or sums of money borrowed or raised, as authorized by these Articles, create and issue any bonds, mortgages, debentures, mortgage debentures, debenture stock, bonds, or obligations of the Company charged upon all or any part of the undertaking, revenue, property, and rights or assets of the Company (both present and future); including uncalled capital or unpaid calls, or give, accept, or endorse on behalf of the Company any promissory notes or bills of exchange.

Any such securities may be issued either at par or at a premium or discount, and may from time to time be cancelled or discharged, varied or exchanged as the Directors may think fit, and may contain any special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise. Every debenture or other instrument issued by the Company for securing the payment of money may be so framed that the moneys thereby secured shall be assignable free from any equities between the Company and the person to whom the

same may be issued.

A declaration under the Company's seal contained in, or endorsed upon, any of the documents mentioned in this Article and subscribed by two or more of the Directors or by one Director and the Secretary or Secretaries, to the effect that the Directors have power to borrow the amount which such document may represent, shall be conclusive evidence thereof in all questions between the Company and its creditors, and no such document containing such declaration shall, as regards the creditor, be void on the ground of its being granted in excess of the aforesaid borrowing power, unless it shall be proved that such creditor was aware that it was so granted.

#### MEETINGS.

First General Meeting.—The First General Meeting of the Company shall be held at such time, not being more than twelve months after the registration of the Company, and at such place as the Directors may determine.

Subsequent General Meetings.—Subsequent General Meetings shall be held once in every year at such time and place as may be prescribed by the Company in General Meeting, and if no time or place is pre-

scribed, at such time and place as may be determined by the Directors.

61. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the last preceding clause shall be called Ordinary General Meetings; all other Meetings of the Company shall be called Extraordinary General Meetings.

Extraordinary General Meeting .- The Directors may, whenever they think fit, call an Extraordinary General Meeting, and the Directors shall do so upon a requisition made in writing by not less than one-seventh of the number of Shareholders holding not less than one-seventh of the issued capital and entitled to vote.

63. Requisition of Shareholders to state object of meeting; on receipt of requisition Directors to call meeting; and in default Shareholders may do so.—Any requisition so made shall express the object of the meeting proposed to be called, shall be addressed to the Directors, and shall be sent to the registered office of the Company. the receipt of such requisition to the Directors shall forthwith proceed to convene an Extraordinary General Meeting, to be held at such time and place as they shall determine. If they do not proceed to convene the same within seven days from the delivery of the requisition, the requisitionists may themselves convene an Extraordinary General Meeting, to be held at such place and at such time as the Shareholders convening the meeting may themselves fix.

64. Notice of resolution.—Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same to a meeting. Such notice shall be given by leaving a copy of the resolution at the

registered office of the Company.

65. Seven days' notice of meeting to be given.—Seven day's notice at least of every General Meeting, Ordinary or Extraordinary, and by whomsoever convened, specifying the place, date, hour of meeting, and the objects and business of the meeting, shall be given either by advertisement in the Ceylon Government Gazette or by notice sent by post, or otherwise served as hereinafter provided, but an accidental omission to give such

notice to any Shareholder shall not invalidate the proceedings at any General Meeting.

66. Business requiring, and not requiring, notification.—Every Ordinary General Meeting shall be competent, without special notice having been given of the purposes for which it is convened, or of the business to be transacted thereat, to receive and discuss any report and any accounts presented thereto by the Directors and to pass resolutions in approval or disapproval thereof, and to declare dividends, and to elect Directors and Auditors retiring in rotation, and to fix the remuneration of the Auditors; and shall also be competent to enter upon, discuss, and transact any business whatever of which special mention shall have been given in the notice or notices upon which the meeting was convened.

Notice of other business to be given .- With the exceptions mentioned in the foregoing Articles as to the business which may be transacted at Ordinary General Meetings without notice, no General Meeting, Ordinary or Extraordinary, shall be competent to enter upon, discuss, or transact any business which has not been

specially mentioned in the notice or notices upon which it was convened.

Quorum to be present.—No business shall be transacted at a General Meeting, except the declaration of a dividend recommended by a report of the Directors, or the election of a Chairman, unless there shall be

present in person at the commencement of the business three or more Shareholders entitled to vote.

69. If the quorum not present, meeting to be dissolved or adjourned; adjourned meeting to transact business. If at the expiration of half an hour from the time appointed for the meeting the required number of Shareholders shall not be present at the meeting, the meeting, if convened by or upon the requisition of Shareholders, shall be dissolved, but in any other case it shall stand adjourned to the same day in the next week at the same time and place; and if at such adjourned meeting a quorum is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

Chairman of Directors or a Director to be Chairman of General Meeting; in case of their absence or refusal a Shareholder may act.—The Chairman (if any) of the Directors shall be entitled to take the Chair at every General Meeting, whether Ordinary or Extraordinary; or if there be no Chairman, or if at any meeting he shall not be present within 15 minutes after the time appointed for holding such meeting, or if he shall refuse to take the Chair, the Shareholders shall choose another Director as Chairman; and if no Directors be present, or if all the Directors present decline to take the Chair, then the Shareholders present shall choose one of their number

to be Chairman.

Business confined to election of Chairman while Chair vacant.—No business shall be discussed at any

General Meeting except the election of a Chairman whilst the Chair is vacant.

72. Chairman with consent may adjourn meeting.—The Chairman, with the consent of the meeting, may adjourn any meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice shall be given.

73. Minutes of General Meeting.—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered in a book to be kept for that purpose, and shall when so entered be

signed as soon as practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so entered and signed shall be ovidence of all such proceedings and of the proper election of the Chairman.

#### VOTING AT MEETINGS.

Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present in person or by proxy or by attorney duly appointed, and in case there shall be an equality of votes, the Chairman at such meeting shall be entitled to give a casting vote in addition to the vote to which he may be entitled as a Shareholder and proxy and attorney; and unless a poll be immediately demanded in writing by at least three members present in person and not by proxy or by attorney at the meeting and entitled to vote, a declaration by the Chairman that a resolution has been carried, and an entry to that effect in the Minute Book of the Company, shall be sufficient evidence of the fact without proof of the number of votes recorded in favour of or against such resolution.

75. Poll.—If a poll be duly demanded, the same shall be taken in such manuer and at such time and place as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at wich the poll was demanded. The demand of a poll shall not prevent the continuance of a meeting for the

transaction of any business other than the question on which a poll has been demanded.

76. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by three Shareholders present in person and not by proxy or by attorney at the meeting and entitled to vote, which notice shall be delivered during the meeting to the Chairman, the meeting shall, if necessary, be adjourned, and the poll shall be taken at such time and in such a manner as the Chairman shall direct, and in such case every Shareholder shall have the number of votes to which he may be entitled as hereinafter provided; and in case at any such poll there shall be an equality of votes, the Chairman of the meeting at which such poll shall have been demanded shall be entitled to a casting vote in addition to any votes to which he may be entitled as a Shareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

77. No poll on election of Chairman or on question of adjournment.—No poll shall be demanded on the

election of a Chairman of the meeting or on any question of adjournment.

78. Number of votes to which Sharcholder entitled.—On a show of hands every Shareholder present in person or by proxy or attorney shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall (except as provided for in the Article immediately following), have one vote for every one share held by him, up to twenty. He shall have an additional vote for every five shares held by him beyond the first twenty shares. When voting on a resolution involving the winding up of the Company, every Shareholder shall have one vote for every share held by him.

Guardian of infant, &c., when not entitled to vote. - The parent or guardian of an infant Shareholder, the committee or other legal guardian of any lunatic Shareholder, the husband of any female Shareholder not entitled to her shares as separate estate, and the executor or administrator of any deceased Shareholder, or any one of such persons as aforesaid, if more than one, shall not be entitled to vote in the place of such infant,

lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

80. Voting in person or by proxy.—Votes may be given either personally, or by proxy, or by attorney

81. Non-Shareholder not to be appointed proxy, but may vote as attorney.—No person shall be appointed a proxy who is not a Shareholder of the Company; but the attorney of a Shareholder, even though not himself a Shareholder of the Company, may represent and vote for his principal at any meeting of the Company.

82. Shareholder in arrear or not registered at least three months previous to the meeting not to vote.—No Shareholder shall be entitled to vote or speak at any General Meeting unless all calls due from him on his shares, or any of them, shall have been paid; and no Shareholder other than the trustee or assignee of a bankrupt or representative of a deceased Shareholder, or person acquiring by marriage, shall be entitled to vote or speak at any meeting held after the expiration of three months from the registration of the Company, in respect of or as the holder of any share which he has acquired by transfer, unless he has been at least three months previously to the time of holding the meeting at which he proposes to vote or speak duly registered as the holder of the share in respect of which he claims to vote or speak.

83. Proxy to be printed or in writing.—The instrument appointing a proxy shall be printed or written and shall be signed by the appointor, or if such appointor be a corporation, it shall be by the common seal of

such corporation.

84. When proxy to be deposited.—The instrument appointing a proxy shall be deposited at the registered office of the Company not less than twenty-four hours before the time appointed for holding the meeting at which the person named in such instrument proposes to vote.

85. Form of proxy.—The instrument appointing a proxy may be in the following form:—

#### The Hatton Hotel Syndicate, Limited.

I, ———, of ———, appoint ———, of ——— (a Shareholder in the
Company), as my proxy to represent me and to vote for me and on my behalf at the
Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to
be held on the day of , One thousand Nine hundred and ,
and at any adjournment thereof, and at every poll which may be taken in con-
sequence thereof.
As witness my hand this ———— day of ———, One thousand Nine hundred

86. Objections to validity of vote to be made at the meeting or poll.—No objection shall be made to the validity of any vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such vote shall be tendered, and every vote (whether given personally or by proxy of by attorney) to which no objection shall be made at such meeting or poll shall be deemed valid for all purposes of such meeting or poll whatsoever.

87. No Shareholder to be prevented from voting by being personally interested in result. No Shareholder

shall be prevented from voting by reason of his being personally interested in the result of the voting.

Number of Directors.—The number of Directors shall never be less than three nor more than six.

Their qualification and remuneration.—The qualification of a Director shall be his holding in his own right shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least Five hundred Rupees (Rs. 500), and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this qualification shall apply as well to the first Directors as to all future Directors. As a remuneration for their services, the Directors shall be entitled to appropriate a sum not exceeding One thousand Five hundred Rupees (Rs. 1.500) annually, to be divided between them in such manner as they may determine; but the Company in General Meeting may at any time alter the amount of such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special or extra services hereinafter referred to, nor any extra remuneration to the Managing Directors of the Company.

90. Appointment of first Directors and duretion of their office.—The first Directors shall be William Stephen Tudor Saunders of Colombo. James Philip Ryan of Talawakele, and Andrew John Pearson of Colombo, who shall hold office till the First Ordinary Generall Meeting, when they shall all retire, but shall be

eligible for re-election.

91. Directors may appoint Managing Director or Directors; his or their remuneration.—One or more of the Directors may be appointed by the Directors to act as Secretary, Managing Director or Managing Directors; and (or) Visiting Agent or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office, and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed or conferred on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary, commission, or the payment of a lump sum of money, as they shall think fit.

92. Appointment of successors to Directors.—The General Meeting at which Directors retire or ought to retire by rotation shall appoint successors to them, and in default thereof such successors may be appointed at

a subsequent General Meeting.

- 93. Board may fill up vacancies.—The Board shall have power at any time and from time to time before the First Ordinary General Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.
- Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of Directors subsequent to the First Ordinary General Meeting may be filled up by the Directors, but any person so chosen shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every subsequent year one of the Directors for the time being shall retire from office as provided in clause 96.

Retiring Directors how determined.—The Directors to retire from office at the Second and Third Ordinary General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot; in every subsequent year the Directors to retire shall be those who have been longest in office.

97. Retiring Directors eligible for re-election.—Retiring Directors shall be eligible for re-election. 98. Decision of question as to retirement.—In case any question shall arise as to which of the Directors who have been the same time in office shall retire, the same shall be decided by the Directors by ballot.

99. Number of Directors how increased or reduced.—The Directors, subject to the approval of a General Meeting, may from time to time at any time subsequent to the Second Ordinary General Meeting increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

100. If election not made, retiring Director to continue until next meeting.—If at any meeting at which an election of a Director ought to take place the place of the retiring Director is not filled up, the retiring Director may continue in office until the First Ordinary Meeting in the next year, and so on from meeting to meeting until his place is filled up, unless it shall be determined at such meeting to reduce the number of Directors

Resignation of Directors.—A Director may at any time give notice in writing of his intention to resign by delivering such notice to the Scoretary or Secretaries, or by leaving the same at the registered office of the Company, or by tendering his written resignation at a meeting of the Directors, and on the acceptance of his resignation by the Directors, but not before, his office shall become vacant.

102. When office of Director to be vacated.—The office of Director shall be vacated—

(a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.

(b) If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, or compounds with his creditors.

(c) If by reason of mental or bodily infirmity he becomes incapable of acting.

(d) If he ceases to hold the required n mber of shares to qualify him for the office.

(e) If he is concerned or participates in the profits of any contract with, or work done for the Company.

Exceptions.—But the above rule shall be subject to the following exceptions:—That no Director shall vacate his office by reason of his being a member of any corporation, company, or firm which has entered into any contract with, or done any work for, the Company of which he is a Director; or by his being agent, or secretary, or proctor, or by his being a member of a firm who are agents, or secretaries, or proctors, of the Company. Nevertheless, he shall not vote in respect of any contract work or business in which he may be personally interested.

103. How Directors removed and successors expointed.—The Company may, by a special resolution remove any Director before the expiration of his period of office, and may, by an ordinary resolution, appoint another person in his stead, and the Director so as pointed shall hold office only during such time as the Director

in whose place he is appointed would have held the same if he had not been removed.

Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer, and his heirs, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by him respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts or defaults; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer, shall be liable for any other Director or officer, or for joining in any receipt or other acts of conformity, or for any loss or expense happening to the Company by the insufficiency or deficiency of title to any property acquired for or on behalf of the Company, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the happening to the parameter, insolvency, or tortions set of any person with whom any moneys securities, or effects from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in the execution of the duties of his respective office or in relation thereto, unless the same happen through his own wilful act or

No contribution to be required from Directors beyond amount, if any, unpaid on their shares.—No contribution shall be required from any present or past Director or Manager exceeding the amount, if any,

unpaid on the shares in respect of which he is liable as a present or past Shareholder.

### Powers of Directors.

The business of the Company shall be managed by the Directors either by themselves or through a Managing Director, or with the assistance of an agent or agents and secretary or secretaries of the Company, to be appointed by the Directors for such period and on such terms as they shall determine, and the Directors may pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred, or to be paid or incurred, in and about the formation, registration, and incorporation of the Company, and in and about the execution of the aforementioned conditions of sale and Memorandum of agreement dated 30th November, 1905, and in and about the purchase, lease, and acquisition of the said Adam's Peak Hotel, hotel buildings, land, property, and premises, and the transfer and assignment thereof to the Company, and otherwise in or about the working and business of the Company, and the development thereof, since the 30th November, 1905.

The Directors shall have power to make, and may make such rules or regulations for the management of the business of the Company in such manner as they may from time to time think proper, and shall carry on the business of the Company in such manner as they may think most expedient; and in addition to the powers and authorities by any Ordinance or by these presents expressly conferred on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such agents, managers, secretaries, treasurers, accountants, and other officers, inspectors, assistants, clerks, and other servants, for such period or periods, and with such remuneration, and at such salaries, and upon such terms and confor such periods. ditions as they may consider advisable, and may pay the expenses occasioned thereby out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, agents, secretaries, treasurers, accountants, officers, inspectors, assistants, clerks, or servants of the Company, for such reasons as they may

think proper and advisable, and without assigning any cause for so doing. 108. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys to assist in carrying on or protecting the business of the Company on such terms as they may consider proper, and from time to time to revoke such appointment.

The Directors shall have power to open on behalf of the Company any account or accounts with such bank or banks as they may select or appoint and also by such signature as they may appoint to draw, accept, make, endorse, sign, and execute cheques, bills of exchange, and promissory notes, bills of lading, receipts, contracts, and agreements, bonds, mortgages, proxies, to any proctor or proctors, and other docurrections, and other docurrections, and agreements, bonds, mortgages, proxies, to any proctor or proctors, and other docurrections, and other docurrections.

ments on behalf of and to further the interests of the Company.

It shall be lawful for the Directors if authorized so to do by the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company with any other Company or Companies, or individual or individuals, or for the sale or disposal of the business, estates, and effects of the Company, or any part or parts, share or shares thereof, respectively, to any Company or Companies, person or persons, upon such terms and in such manner as the Directors shall think fit; and the Directors shall have power to do all such things as may be necessary for carrying such amalgamation, sale, or other disposition into effect so far as a resolution or special resolution of the Company is not by law necessary for such purpose; and in case any terms so arranged by the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

The Directors shall exercise in the name and on behalf of the Company all such powers of the Company as are not expressly required to be exercised by the Company in General Meeting, and shall generally do all such acts and things as are or shall be by any Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by any Ordinance or by these presents required to be executed or done by the Company in General Meeting, subject, nevertheless, to the provisions of any such Ordinance and of these presents and to such regulations and provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulations made by the Company in General Meeting shall invalidate any prior act of the Board which would have been valid if such regulation had not been

The generality of the powers conferred by any clause of these presents on the Directors shall not be

taken to limited by any clause conferring any special or expressed power.

112. In furtherance and not in limitation of, and without prejudice to the general powers conferred or implied in the last preceding clause and of the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the powers following, that is to say:

(1) To take such steps as they think fit to carry into effect the purchase and acquisition of the said Adam's Peak Hotel, hotel buildings, land, property, and premises, subject to the terms contained in the aforementioned conditions of sale and the Memorandum of agreement, and to carry out the terms thereof.

(2) To institute, conduct, defend, compound, or abandon any action, suit, prosecution, or legal proceedings by and against the Company, or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any

debts due, and of any claims and demands by and against the Company. (3) To refer any claims or demands by or against the Company to arbitration, and observe and

perform the awards.

(4) To make and give receipts, releases, and other discharges, for money payable to the Company, and for claims and demands of the Company.

(5) To act on behalf of the Company in all matters relating to bankrupts and insolvents with power to accept the office of trustee, assignee, liquidator, or inspector, or any similar office.

(6) To invest any of the moneys of the Company which the Directors may consider not immediately required for the purposes thereof, upon such securities and in such manner as they may think fit, and so that they shall not be restricted to such securities as are permissible to trustees without special powers, and from time to time to vary or release such investments.

(7) From time to time, to provide for the management of the affairs of the Company abroad in such manner as they think fit, and may establish any local boards or agencies for managing any of the affairs of the Company abroad, and may appoint any persons to be members of such

local board, or any managers or agents, and may fix their remuneration.

(8) From time to time and at any time to delegate to any one or more of the Directors of the Company for the time being, or any other person or Company for the time being residing or carrying on business in Ceylon or elsewhere, all or any of the powers hereby made exercisable by the Directors, except those relating to shares and any others sa to which special provisions inconsistent with such delegation are herein contained; and they shall have power to fix the remuneration of and at any time to remove such Director or other person or Com-They shall not however be entitled pany, and to annul or vary any such delegation. to delegate any powers of borrowing or charging the property of the Company to any agent of the Company or other person, except by instrument in writing, which shall specifically state the extent to which such powers may be used by the person or persons to whom they are so delegated, and compliance therewith shall be a condition precedent to the exercise of these powers.

#### PROCEEDINGS OF DIRECTORS.

Meeting of Directors.—The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings as they may think fit, and determine the quorum necessary for the transaction of Until otherwise determined, two Directors shall be a quorum. business.

A Director may summon meetings of Directors.—A Director may at any time summon a meeting of 114.

Directors.

Who is to preside at meetings of Board.—The Board may elect a Chairman of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall be presided over by the Chairman, if one has been elected and if present, but if there be a vacancy in the office of Chairman, or if at any meeting of Directors the Chairman be not present at the time appointed for holding the same, then and in that case the Directors present shall choose one of their number to be Chairman of such meeting.

Questions at meetings how decided.—Any question which shall arise at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes the Chairman thereat shall have a

casting vote in addition to his vote as a Director.

Board may appoint committees.—The Board may delegate any of their powers to committees consisting of such member or members of their body as the Board think fit, and they may from time to time revoke and discharge any such committee, either wholly or in part, and either as to persons or purposes, but every committee so formed shall, in exercise of the powers delegated to it, conform to all such regulations as may be prescribed by the Board. All acts done by any such committee, in conformity with such regulations and in the fulfilment of the purposes of their appointment, but not otherwise, shall have the like force and effect as if done by the Board.

Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or 118. of any committees appointed by the Board shall, notwithstanding any vacancy in the Board or committee, or defect in the appointment of any Director or of any member of the committee, be as valid as if no such vacancy or defect had existed, and as if every person had been duly appointed, provided the same be done before the dis-

covery of the defect.

Regulation of proceedings of committees.—The meetings and proceedings of such committees shall be governed by the provisions herein contained for regulating the meetings and proceedings of Directors, so far as the same are applicable thereto, and be not superseded by the express terms of the appointment of such committees respectively, or any regulation imposed by the Board.

120. Resolution in writing by all the Directors as valid as if passed at a meeting of Directors.—A resolution

in writing signed by all the Directors shall be as valid and effectual as if it had been passed at a meeting of the

Directors duly called and constituted.

Minutes of proceedings of the Company and the Directors to be recorded.—The Directors shall cause minutes to be made in books to be provided for the purpose of the following matters, videlicet:-

(a) Of all appointments of officers and committees made by the Directors.

(b) Of the names of the Directors present at each meeting of the Directors and of the members of the committee appointed by the Board present at each meeting of the committee.

(c) Of the resolutions and proceedings of all General Meetings.

(d) Of the resolutions and proceedings of all meetings of the Directors and of the committees

appointed by the Board.

(e) Of all orders made by the Directors.

Signature of minutes of proceedings and effect thereof.—All such minutes shall be signed by the person or one of the persons who shall have presided as Chairman at the General Meeting, the Board Meeting, or Committee Meeting at which the business minuted shall have been transacted, or by the person or one of the persons who shall preside as Chairman at the next ensuing General Meeting, or Board Meeting, or Committee Meeting, respectively; and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, or Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facia evidence of the actual and regular passing of the resolutions, and the actual and regular transaction or occurrence of the proceedings and other matters purporting to be so recorded, and of the regularity of the meeting at which the same shall appear to have taken place, and of the Chairmanship and signature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

The use of the scal.—The scal of the Company shall not be used or affixed to any deed or instrument except in the presence of two or more of the Directors, or of one Director and the Secretary or Secretaries, of the Company, who shall attest the scaling thereof, such attestation on the part of the Secretaries, in the event of a firm being the Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing for and on behalf of the said firm as such Secretaries.

#### ACCOUN. S.

124. What accounts to be kept.—The Agent or Secretary or the Agents or Secretaries for the time being, or, if there be no Agent or Secretary or Agents or Secretaries, the Directors, shall cause true accounts to be kept of the paid up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipts and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements and of all other matters necessary for showing the true financial state and condition of the Company; and the accounts shall be kept in such books and in such manner at the registered office of the Company as the Directors think fit.

125. Accounts how and when open to inspection.—The Directors shall from time to time determine whether and to what extent, and at what times and places, and under what conditions or regulations the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders, and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the statutes or authorized by the Directors, or by a resolution of the Company in General Meeting.

Statement of accounts and balance sheet to be furnished to General Meetings.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account of the preceding year and a balance sheet containing a summary of the property and liabilities of the Company made up to the end of the previous year.

127. Report to accompany statement.—Every such statement shall be accompanied by a report as to the state and condition of the Company and as to the amount which they recommend to be paid out of the profits by way of dividend or bonus to the Shareholders, and the statement, report, and balance sheet shall be signed by the Directors.

Copy of balance sheet to be sent to Sharcholders. - A printed copy of such balance sheet shall, at least seven days previous to such meeting, be delivered at, or posted to, the registered address of every Shareholder

### DIVIDENDS, BONUS, AND RESERVE FUND.

129. Declaration of dividend.—The Directors may, with the sanction of the Company in General Meeting, from time to time declare a dividend to he paid and (or) pay a bonus to the Shareholders in proportion to the amount paid on their shares, but no dividend shall be payable except out of nett profits.

130. Interim dividend.—The Directors may, if they think fit, determine on and declare an interm

dividend to be paid and (or) pay a bonus to the Shareholders on account and in anticipation of the dividend on the then current year.

131. Reserve fund.—Previously to the Directors recommending any dividend, they may set aside out of the profits of the Company, such a sum as they think proper as a reserve fund, and shall invest the same in such

securities as they shall think fit, or place the same in fixed deposit in any bank or banks.

132. Application thereof.—The Directors may from time to time apply such portion as they think fit of the reserve fund to meet contingencies, or for equalizing dividends, or for working the business of the Company, or for repairing or maintaining or extending the buildings and premises, or for the repair or renewal or extension of the property or plant connected with the business of the Company or any part thereof, or for any other purpose of the Company which they may from time to time deem expedient.

133. Unpaid interest or dividend not to bear interest.—No unpaid interest or dividend or bonus shall ever bear interest against the Company.

134. No Shareholder to receive dividend while debt due to Company.—No Shareholder shall be entitled to receive payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

135. Directors may deduct debt from the dividends.—The Directors may deduct from the dividend or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend

is payable. Notice of dividend; forfeiture of unclaimed dividend.—Notice of all interest or dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all interest or dividends or bonuses unclaimed by any Shareholder for three years after notice thereof is given may be forfeited by a resolution of the Board of Directors for the benefit of the Company, and if the Directors think fit may be applied in augmentation of the reserve fund.

137. Shares held by a firm.—Every dividend or bonus payable in respect of any share held by a firm may be paid to, and an effectual receipt given by, any partner of such firm or agent duly authorized to sign the name of the firm.

Joint-holders other than a firm.—Every dividend or bonus payable in respect of any share held by several persons jointly other than a firm may be paid to, and an effectual receipt given by, any one of such persons.

AUDIT. 139. Accounts to be audited .- The accounts of the Company shall from time to time be examined and the correctness of the balance sheet ascertained by one or more  $\Lambda$ uditor or Auditors.

Qualification of Auditors.—No person shall be eligible as an Auditor who is interested otherwise than as a Shareholder in any transaction of the Company, but it shall not be a necessary qualification for an Auditor that he be a Shareholder of the Company, and no Director or officer of the Company shall, during his continuance in office, be eligible as an Auditor.

141. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditors of the Company and fix their remuneration; and all future Auditors, except as is hereinafter mentioned, shall be appointed at the First Ordinary General Meeting of the Company in each year by the Shareholders present thereat, and shall hold their office only until the First Ordinary General Meeting after their respective appointments or until otherwise ordered by a General Meeting. 142. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.

143. Remuneration of Auditors.—The remuneration of the Auditors other than the first shall be fixed by the Company in General Meeting, and this remuneration may from time to time be varied by a General Meeting.

144. Casual vacancy in number of Auditors how filled up.—If any vacancy that may occur in the office of Auditor shall not be supplied at any Ordinary General Meeting, or if any casual vacancy shall occur, the Directors shall (subject to the approval of the next Ordinary General Meeting) fill up the vacancy by the appointment of a person who shall hold the office until such meeting.

145. Duty of Auditors.—Every Auditor shall be supplied with a copy of the balance sheet intended to be laid before the next Ordinary General Meeting, and it shall be his duty to examine the same with the accounts and vouchers relating thereto, and to report thereon, to the meeting generally or specially as he may think fit.

146. Company's accounts to be opened to Auditors for audit.—All accounts, books, and documents what-soever of the Company shall at all times be open to the Auditors for the purpose of audit.

#### Notices.

147. Notices how authenticated.—Notices from the Company may be authenticated by the signature (printed or written) of the Agent or Secretary, Agents or Secretaries, or other persons appointed by the Board to do so.

148. Shareholders to register address.—Every Shareholder shall give an address in Ceylon, which shall be

deemed to be his place of abode, and shall be registered as such in the books of the Company.

Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending through the post in a prepaid letter, addressed to such Shareholder at his registered address or place of abode; and any notice so served shall be deemed to be well served for all purposes, notwithstanding that the Shareholder to whom such notice is addressed be dead, unless and until his executors or administrators shall have given to the Directors or to the Agent or Secretary or Agents or Secretaries of the Company their own or some other address in Ceylon.

149. Notice to joint-holders of shares other than a firm.—All notices directed to be given to Shareholders shall, with respect to any share to which persons other than a firm are jointly entitled, be sufficient if given to

any one of such persons, and notice so given shall be sufficient notice to all the holders of such shares.

150. Date and proof of service.—Any notice if served by post shall be deemed to have been served on the day on which the letter containing the same would in ordinary course of post have been delivered at its address, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into a Post Office or post box, and the entry in the Company's books of the leaving or sending by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

151. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder residing out of Ceylon shall name and register in the books of the Company an address within Ceylon at which all notices shall be served upon him, and all notices served at such address shall be deemed to be well served. If he shall not have named and registered such an address, he shall not be entitled to any notices.

All notices required to be given by advertisement shall be published in the Ceylon Government Gazette.

### ARBITRATION.

152. Directors may refer disputes to arbitration.—Whenever any question or other matter whatsoever arises in dispute between the Company and any other company or persons, the same may be referred by the Directors to arbitration.

#### EVIDENCE.

153. Evidence in action by Company against Shureholders.—On the trial or hearing of any action or suit brought or instituted by the Company against any Shareholder or his representatives to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of the defendant is or was when the claim arose on the register of Shareholders of the Company as a holder of the number of shares in respect of which such claim is made, and that the amount claimed is not entered as paid in the books of the Company; and it shall not be necessary to prove the registration of the Company, nor the appointment of the Directors who made any call, nor that a quorum of Directors was present at the Board at which any call was made, nor that the meeting at which any call was made was duly convened or constituted, nor any other matter whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.

### Provision relative to Winding Up or Dissolution of the Company.

154. Purchase of Company's property by Shareholders.—Any Shareholder, whether a Director or not, or whether alone or jointly with any other Shareholder or Director, and any person not a Shareholder, may become the purchaser of the property of the Company or any part thereof, in the event of a winding up or a dissolution, or at any other time when a sale of the Company's property or effects, or any part thereof, shall be made by the Directors under the powers hereby or under the Ordinance conferred upon them.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at Colombo, this 12th day of January, One thousand Nine hundred and Six.

STANLEY BOIS.

MOUNSTEVEN BREMER.

THOMAS BOYD CAMPBELL.

EDWARD BECKET CREASY, Jr.

WILLIAM CHURCH BRODIE.

HENRY PITMAN CHURCH.

ANDREW JOHN PEARSON.

Witness to the above signatures:

F. Liesching.

F. LIESCHING, Proctor, Supreme Court.

### The Great Western Tea Company of Ceylon, Limited.

OTICE is hereby given that an Extraordinary General Meeting of the above Company will be held at the registered office of the Company, No. 6, Prince street, Fort, Colombo, on Monday, the 19th February, 1906, at 12 o'clock noon, to consider the advisability of giving power to the Directors to subdivide the shares of the Company and to add the following Article to the Articles of Association, viz.:—

"The Company may by special resolution subdivide or consolidate its shares or any of them.'

By order of the Board of Directors,

J. M. ROBERTSON & Co., Agents and Secretaries.

Colombo, January 12, 1906.

### The Agra Ouvah Estates Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of the Company will be held at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Friday, the 2nd day of February, 1906, at 12 noon.

#### Business.

To receive the report of the Directors and accounts for the past year.

To transact any other business that may be duly

brought before the meeting.

Notice is hereby given that the transfer books of the Company will be closed from 27th January to 2nd February, 1906, both days inclusive.

By order of the Directors,

WHITTALL & Co., Agents and Secretaries.

Colombo, January 17, 1906.

## The High Forests Estates Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of the Company will be held at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Friday, the 2nd day of February, 1906, at 12.30 P.M.

#### Business.

To receive the report of the Directors and accounts for the past year.

To transact any other business that may be duly

brought before the meeting.

Notice is hereby given that the transfer books of the Company will be closed from 27th January to 2nd February, 1906, both days inclusive.

By order of the Directors,

WHITTALL & Co., Agents and Secretaries.

Colombo, January 17, 1906.

### The Glasgow Estate Company, Limited.

OTICE is hereby given that the Annual Ordinary General Meeting of the Company will be held at the registered office of the Company, No. 2, Queen street, Fort, Colombo, on Friday the 2nd day of February, 1906, at 11.30 AM

#### Business.

To receive the report of the Directors and accounts for the past year.

To transact any other business that may be duly

brought before the meeting.

Notice is hereby given that the transfer books of the Company will be closed from 27th January to 2nd February, 1906, both days inclusive.

By order of the Directors,

WHITTALL & Co., Agents and Secretaries.

Colombo, January 17, 1906.

KAHELBADDARAGE JORANIS FERNANDO , of Kimbulapitiya in Dunagaha pattu of Alutkuru korale in the District of Negombo, do hereby give notice, in terms of section 8 of Ordinance No. 2 of 1877, of my intention, three months hence, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public for the District of Negombo, to practise in the Sinhalese language.

J. FERNANDO.

Kimbulapitiya, January 3, 1906.

N terms of section 8 of Ordinance No. 2 of 1877, I, Don Hendrick Samaranayake of Lewla in Pata Hewaheta, do hereby give notice that three months hence I shall apply to His Excellency the Governor to be admitted and enrolled a Notary Public to practise in the Wellassa District of Badulla in the Sinhalese language.

D. H. SAMARANAYAKE.

Ampitiya, October 20, 1905.

ISIDORE MOUNT CARMEL CASIE CHETTY of Puttalam, do hereby give notice, in terms of section 8 of Ordinance No. 2 of 1877, that I intend, three months hence, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public to practise in the Tamil language at Etalai and throughout Akkara pattu in the District of Puttalam of the North-Western Province of the Island of Ceylon.

I. Mt. C. Casie Chetty.

Puttalam, December 21, 1905.

FREDERICK JOHN DE VOS, sha'l, six weeks hence, apply to the Hon. the Judges of the Supreme Court to be admitted and enrolled a Proctor of the said court.

> F. J. DE Vos, Proctor, District Court, Galle.

Galle, January 16, 1906.

P. M. M. KADER SAIBO MARAKAR of Putta-, lam, do hereby give notice, in terms of section 8 of Ordinance No. 2 of 1877, that I intend three months hence, to apply to His Excellency the Governor to be admitted and enrolled a Notary Public, to practise in the Tamil language in Akkara pattu of the District of Puttalam

P. M. M. KADER SAIBO MARAKAR.

Puttalam, January 13, 1906.

### MUNICIPAL COUNCIL NOTICES.

### MUNICIPALITY OF KANDY.

Statement of Receipts and Disbursements to September 30, 1905.

		Estima	te.	Receipts		
RECEIPTS.		Rs.	c.	Rs.	c.	
Arrears Assessment tax, 1905 Sundry receipts	• •	11,00°1 22,000	0	10,463 13,249 440	88	
Balance carried forwa	ırd			24,153 139		
	Rs.	33,000	0	24,293	73	
		Rs.	c.	Rs.	c.	
Balance from 1904				14,211	77	
Arrears		7,000	0	6,363	78	
Water-rate, 1905		21,300	0	12,259	50	
Fairieland and Roseneatl	h,				1	
1904		4,500	0 -	2,027	56	
Do. 1905		11,066	0	4,909	91	
Water service account		4,250	0	3,545	86	
Grass sold		925	0	689	64	
Rents		<b>30</b> 0	0	395	0	
Interest		200	0	93	44	
Sundry receipts	• •			1,450	24	
4 3	$\mathbf{R}\mathbf{s}$	49,541	0	45.946	70	

Expenditure.	,	Disbu ment Rs.	s.
		105.	U.
Balance from 1904		998	84
Arrears—commission, &c.		358	95
Assessment tax charges—establishm	ent.	-	
commission, &c.		2,889	42
Street lighting		13,300	
Maintenance of police		6,493	
Sundry disbursements	• • •	252	
	• •	202	34
	Rs.	24,293	73
		$\mathbf{Rs.}$	c.
Arrears—commission, &c.		281	36
Water-rate charges—establishment,		100	
commission, &c.		2,769	35
Fairieland and Roseneath		8,277	
Interest and sinking funds		8,825	
Waterworks—maintenance		4,058	24
Water service account		3,364	
Sundry disbursements	• • •		
Waterworks-improvement	• •	12,399	
The state of the s	• •	14,000	00
		41,206	z 1
Balance carried forward		•	
Describe carried for ward	• •	4,740	19
	Rs.	45,946	70
(			

Kandy, October 7, 1905.

L. VANDERSTRAATEN, Accountant.

NOTICE is hereby given that in the absence of movable property liable to seizure, (1) rents and profits from one to ten years, (2) timber and produce, (3) materials of house, and (4) the undermentioned properties themselves, seized in virtue of a warrant issued by the Chairman of the Municipal Council of Colombo, in terms of the 149th clause of the Ordinance No. 7 of 1887, for arrears of consolidated rate due on the premises, and for the period mentioned in the subjoined schedule, will be sold by public auction on the spot at the time therein mentioned, unless in the meantime the amount of the consolidated rate and costs be duly paid.

R. R. DUNUWILLE, Secretary.

The Municipal Office, Colombo, January 12, 1906.

Premises No.

Date of Sale: Saturday, February 10, 1906.
Sanque Salgado (New Fishers' quarters).

		• •	- J	-,	
		(New Fishers			
62 - 47	3rd an	d 4th quarters,	1904	7	A.M.
63-48		Do.		7. 5	,,
66–51		$\mathbf{Do}$ .		7.10	,,
67 - 52		$\mathbf{Do}$ .	•.•	7.15	,,
73 - 20		arter, 1904		7.25	,,
81–30	3rd an	d 4th quarters,	1904	7.30	,,
$34_{D}$		Do.		7.35	,,

SCHEDULE.

Premises	1	100	
No.	Quarter and Year.	Time of	Sale.
100 (*	Fisher's Hill.		
132A/1	3rd and 4th quarters, 190	)4 7. <b>4</b> 0	A.M.
	Jampettah.		
49 .	. 4th quarter, 1904	7.45	A.M.
<i>50</i> .	. Do.	7.50	,,
	Lascoreen street.		
20 .	. 4th quarter, 1904.	7.55	A.M.
	Galpotta street.		
33 .	. 4th quarter, 1904.	8	A.M.
<b>34</b> .	. Do.	8. 5	,,
	Green street.		
36-37A.	. 3rd and 4th quarters, 190	4 8.10	A.M.
	St. Joseph's street.		
103	. 3rd and 4th quarters, 190	4 8.15	A.M.
104 .	. Dô.	8.20	
	Tanque Salgado.		
30 .	. 3rd and 4th quarters, 190	4 8.25	A.M.
	Mutwal.		
7-5	. 3rd and 4th quarters, 190	4 830	A.M.
14-12	4th quarter, 1904	8.45	
40-53 .	. Do.	. 9.40	,,
49-49 .	. $\mathbf{Do}$ .	9.45	
Date of	of Sale: Monday, February		22
85-83	4th quarter, 1904	, 12, 190 7	O. A.M.
92-109 .	Do.	7. 5	
96-67 .	. 3rd and 4th quarters, 190	47.15	77.,
100-88 .	. Do.	7.20	4.00
101 .	. Do.	7.35	3.3.
	,		a years.
		E 8	A.

		· · · · · · · · · · · · · · · · · · ·					
Premises	•		Premises				
No.	Quarter and Year.	Time of Sale.	No.	Quarter and Year.	Tin	ne of	Sale.
105-102	4th quarter, 1904	7.40 а.м.	62-287	3rd and 4th quarters, 19	0.1	8 5	A 34
106-103		7.45	62в	Do.		8.10	
113-122	Б.		63-286	Do.		8.15	,,
	3rd and 4th quarters, 19		64–289	Do.		8.20	,,
119-129	Do.	0.1-		4th quarter, 1904			,,
129-132	Do.	0.00		3rd and 4th quarters, 190		8.25	,,
190 199	15	0.0=	= 4 300	*			,,
101 104	• • • • • • • • • • • • • • • • • • • •	0.6.0		Do.		8.35	
190 195		8.30 ,,	80-306	Do.	• •	8.40	,,
100 100		8.35 ,.	119-121	Do.		8.50	••
104 100		8.40 ,,	010-020)	441 1004			
134—137 135A & в-138		8.45	* * * * * * * * * * * * * * * * * * * *	4th quarter, 1904		8.55	• •
100 100		8.50 ,,	1394-338				,,
108 140		8.55 ,,	142-341	Do.		9. 5	٠,
190 141		9 ,,		4th quarter, 1904		9.25	• •
190 140	15	9. 5 .,		3rd and 4th quarters, 19			••
		9.10		4th quarter, 1904		9.35	• •
7 4 20 4 20 4	4th quarter, 1904	9.15 ,,		3rd and 4th quarters, 190			••
147A-151	·	0.95		4th quarter, 1904		9.55	,,
	4th quarter, 1904	9.35 ,,	268-55	3rd and 4th quarters, 190	J4l	U	••
	3rd and 4th quarters, 19		Date of S	ale: Friday, February 16	6, 190	06.	
	4th quarter, 1904	9.55 ,,		3rd and 4th quarters, 190			а ат
	Sale: Tuesday, February		1	4th quarter, 1904		7.10	
		7. 5 а.м.	306-159 /	•			••
	. 3rd and 4th quarters, 19		160 (	3rd and 4th quarters, 190	υ <b>4</b>	7.20	••
		7.40 ,.	306A	Do.		7 95	
94A	. Do.	$\dots$ 7.45 ,,	309-133	Do.		$7.25 \\ 7.30$	••
	Modara.		313-148	•••		7.35	• •
4-2	3rd and 4th quarters, 19	004 7.50 A.M.	320-140	**			,,
15-21		8.10 ,.	325-132	Do.		7.45 8	٠,
21-30	_	8.25 ,,	333A-157			s 8. 5	* *
	4th quarter, 1904	P 40	338–147				,,
24-34			800 700	Do.		8.25	••
26-36	* * *	0 50		3rd and 4th quarters, 190	A	8.30	,,
27-38	75	0 55					7,
31-42	. Do.	Δ	000 200			8.40	,,
	. 4th quarter, 1904	A =	202. 100			8.45	• •
48-61	- T\	0.10	00-	Do.		8.50	••
69-81	7.	0.0=	30	1			• •
73–85	15.	0.90					••
113-129	. Do.	0.40	044 100	* * * * * * * * * * * * * * * * * * * *			••
	. 3rd and 4th quarters, 19	)() 4 () 4 E	950 105			9.10	••
		10	350-185 351-178	1			• •,
				Do. 4th quarter, 1904		0.20	, •
	Sale: Wednesday, Febru	•	950 305	Do.		9.25	* *
	. 4th quarter, 1904	7 A.M.	920 000	Do.		9.30	••
121-144			359-209		• •	9.35	• •
122-145	. 4th quarter, 1904	7.15 ,,	!	Marshall Street.			
131-165 .	. 3rd and 4th quarters, 19	and a second	. 3	3rd and 4th quarters, 190	04	9.40	A.M.
139-201	, Do.	7.45	6	Do.		9.45	* *
146-215 . 246-222 .	. Do. . 4th quarter, 1904	7.50 ,,	7			9.50	• •
		8 ,,	13	Do.	• •	9.55	
260-216 .	. 3rd and 4th quarters, 19	9.10	Date of S	ale: Saturday, February	17 1	LQOR	
262-193 .	. Do.	8.10 ,,	1,000 01 0		17, 1	. auu.	
260-157 .	. 4th quarter, 1904 . 3rd and 4th quarters, 19	8.15 ,,		Madampitiya.			
269-184		8.40	240	3rd and 4th quarters, 190	)4	7	A.M.
282-198	. 4th quarter, 1904	8.40 ,,	242A	4th quarter, 1904		7. 5	,,
285–181	. 3rd and 4th quarters, 19 . Do.	0	243	Do.		7.10	,,
180 000	T) -	9 ,,	$252 \dots$	3rd and 4th quarters, 190			•,
- 1 -	T*>	9. 5 ,,	253	Do.		7.25	• • •
209–240	13	9.30 ,,	$254 \dots$	Do.		7.30	,,
	. 4th quarter, 1904	9.50 ,,	$256 \dots$	Do.		7.35	•••
231-297	. 3rd and 4th quarters, 19	MA 10	i	Wall's Lane.			
1 W	_		1в	449	_	7.50	A 71.F
	Sale: Thursday, Februar		22	3rd and 4th quarters, 19	04	8 5	a.M.
	. 3rd and 4th quarters.19		24			8.10	
236-288	. 4th quarter, 1904	7. 5 а.м.	$\frac{26}{26}$	Do.		8.15	2.5
236A-296 .	. Do.	7.10 .,			• • •	5.10	٠,
2384-292	u Do.	$\dots$ 7.15 ,,	<u>_</u>	St. James's.		0.432	
2924	Do.	7.20 ,,		4th quarter, 1904		8.20	A.M.
242	Do.	7.30 ,,	$\frac{6}{7}$	Do. Do		8.25	• •
2-243	Alutmawata.	A.M.	7	Do.		8.30	* *
38-269	3rd and 4th quarters, 19		8	Do.		8.35	٠,
44 0000	4th quarter, 1904 Do	7.40 ,,	10	3rd and 4th quarters, 190			,,
EO 001	3rd and 4th quarters, 19	7.45 ,,	13	4th quarter, 1904	• •	8.45	,,
20 01 n	4th quarter, 19040	7.55 ,,	<u>.</u>	Elie House road.			
	Taractoria Figure	**************************************	15A	4th quarter, 1904		9.	A.M.
	A THE RESERVE	and the second					•

No.   Quarter and Year.   Time of Sale.   No.   Quarter and Year.   Time of Sale.   No.   Quarter and Year.   Time of Sale.   No.   3   3rd and 4th quarters, 1904   9.5   5.34.   7   7   3   4th quarters, 1904   9.20   17-63   3rd and 4th quarters, 1904   9.20   17-63   3rd and 4th quarters, 1904   9.30   17-63   3rd and 4th quarters, 1904   9.30   17-63   3rd and 4th quarters, 1904   9.40   17-63   3rd and 4th quarters, 1904   9.50   18-64   4th quarter, 1904   9.50   18-65   18										
Homendhal   3	Premises.	0	m: c	G - 1 -	Premises.		0 137	m.		· a - i -
3	No.	Quarter and Year.	Time of	Sale.			•			
7 Do. 9.10 28  3rd and 4th quarters, 1904 9.20 17-63  3rd and 4th quarters, 1904 9.20 18  3rd and 4th quarters, 1904 9.25 19  3rd and 4th quarters, 1904 9.55 18  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  3rd and 4th quarters, 1904 7. A.M. 19  10  10  0  9.26 114  10  10  10  10  10  10  10  10  10										A.M.
28  3rd and 4th quarters, 1904 9.20	3									
28										
30 4th quarter, 1904 9.30 4.61 13rd and 4th quarters, 1904 9.40 4.7 th quarters, 1904 9.40 4.7 th quarters, 1904 9.40 4.7 th quarters, 1904 9.5 th quarters, 1904 9.30	90								_	, ,,
41   3rd and 4th quarters, 1904   9.46     42   42   43   43   43     43   44   43   43     45   43   44   44     45   45   44   44     45   45						• •				
42 Do. 9.45 47 481 quarter, 1904 9.15 48 3rd and 4th quarters, 1904 9.50 80 Do. 9.20 48 3rd and 4th quarters, 1904 9.50 80 Do. 9.20 3rd and 4th quarters, 1904 9.50 86 3rd and 4th quarters, 1904 7 A.M. 66 3rd and 4th quarters, 1904 7 A.M. 66 90 Do. 7.10 27-74 Mittwal secet.  Alineawata 2533 4th quarter, 1904 7.20 16a Do. 7.40 16a Do. 7.40 16a Do. 7.45 16a Do. 7.45 16a Do. 7.45 16a Do. 7.45 16a Do. 7.55 Mall's lane.  18a 3rd and 4th quarters, 1904 7.55 Mall's lane.  18a 3rd and 4th quarters, 1904 8 A.M. Shoemaker street.  4 3rd and 4th quarters, 1904 8 S.M. Shoemaker street.  4 3rd and 4th quarters, 1904 8 S.M. 19 Do. 8.35 19 Bo. 8.30 19 3rd and 4th quarters, 1904 8.26 19 3rd and 4th quarters, 1904 8.26 19 3rd and 4th quarters, 1904 8.30 19 3rd and 4th quarters, 1904 9.30 19 3r	4.7									
47 4th quarter, 1904 48 3rd and 4th quarters, 1904, 9.55 50 Do. 50 Do. 51-39 Do. 56 3rd and 4th quarters, 1904, 7.10 56 3rd and 4th quarters, 1904, 7.10 572-74 Do. 7.15 233. 4th quarter, 1904 17.30 16a Do. 7.25 16a Do. 7.45 16a Do. 7.50 16a Do. 7.50 16a Do. 7.45 16a Do. 8.15 18a 3rd and 4th quarters, 1904, 8.5 AM. 8.14 3rd sand 4th quarters, 1904, 8.5 AM. 9.8 3rd and 4th quarters, 1904, 8.5 AM. 19 Do. 8.20 23. 3rd and 4th quarters, 1904, 8.5 AM. 19 Do. 8.20 23. 3rd and 4th quarters, 1904, 8.5 AM. 19 Do. 8.20 13a Do. 8.25 13a Do. 9.35 13a Do. 9.45 14a Do. 9.4	40									
## 8 ord and 4sh quarters, 1904										
Date of Sale : Monday, February 19.04.   9.36										• •
Date of Sale : Monday February 19, 1996   56										
Second   S				77	58A-42		3rd and 4th quarters, 190			
Mutwal street				. 71.7	58в-109					
157-75	90 , .	· · · · · · · · · · · · · · · · · · ·	1	A.M.		o. ~4				
100-09   Do.   7.15   7.2-74   Do.   7.20   7.20   90   lat and quarters, 1905   7.10   7.2-74   Do.   7.20   7.20   7.10   7.20   7					Date of	Se		ry 2	1, 190	<b>36.</b>
72-74   Do.   7.20   30   lat and 2nd quarters, 1905.   7.10   7.25   7.15					80.				_	
Section   Sect					00	• •	lat and 2nd american 100		·7	A.M.
26.5.4	12-14		7.20	,,						> >
271A   3rd and 4th quarters, 1904   7.30   106   Do.   7.25   7.25   108   Do.   7.45   109   Do.   7.45   7.35   108   Do.   7.45   7.35   108   Do.   7.45   7.35   109   Do.   7.46   7.35   7.46   7.35   7.46   7.35   7.46   7.35   7.46   7.35   7.45   7.35   7.46   7.35   7.45   7.45   7.45   7.35   7.45   7.45   7.35   7.45   7.45   7.35   7.45   7.45   7.35   7.45										33
16a					100			• •		,
108					1			• •		
160										
1148										
18a	101		7.50	**	114в.		Do.			
18A					118A .		Do.		7.55	
Section   Stormaker street.   Skinner's Road North.   Skinner's Road Nor	18A	3rd and 4th quarters, 1904	1.55	A.M.	121A .		Do.		8 ,	
Siloemaker street.   313-33   Do.   8.15										"
Silvenimers street.   Silvenimers   Silven	8-14	3rd and 4th quarters, 1904	1 8	A.M.						,,
A	1	Shoemaker street.				• •				,,
St. Joseph's street.  3    4th quarter, 1904	4		4 8. 5	A.M.	:	٠.				,,
3 4th quarter, 1904 8.15 A.M. 19 Do. 8.20 " 233. 3rd and 4th quarters, 1904 8.25 " 26 Do. 8.36 " 3 1st and 2nd quarters, 1905 8.35 A.M. 8 Do. 8.35 " 3 1st and 2nd quarters, 1905 8.40 A.M. 8 3rd and 4th quarters, 1904 8.40 " 98 3rd and 4th quarters, 1904 8.40 " 136 Do. 9.55 " 137 Do. 9.55 " 138 Do. 9.35 " 139 Do. 9.35 " 141 Do. 9.35 " 142 Do. 9.35 " 1432 3rd and 4th quarters, 1904 9.40 A.M. 1322 1 Do. 9.35 " 1322 3rd and 4th quarters, 1904 9.40 A.M. 13221 Do. 9.35 " 1338 Do. 9.55 " 1338 Do. 9.55 " 1338 Do. 9.55 " 1338 Do. 9.55 " 1339 3rd and 4th quarters, 1904 7. 5 " 1332 3rd and 4th quarters, 1904 7. 5 " 1332 3rd and 4th quarters, 1904 7. 5 " 1332 3rd and 4th quarter, 1904 7. 10 " 1334 4th quarter, 1904 7. 10 " 1341 4th quarter, 1904 7. 10 " 1412 Do. 7.55 " 1336 3rd and 4th quarters, 1904 7. 5 " 1340 3rd and 4th quarters, 1904 7. 5 " 1341 Do. 9.35 " 1341 Do. 9.35 " 1441 Do. 9.35 " 1441 Do. 9.35 " 1442 Do. 9.35 " 1444 Do. 9.35 " 1444 Do. 9.36 " 1444 Do. 9.36 " 1444 4th quarter, 1904 7. 10 " 1445 Do. 7.55 " 1446 3rd and 4th quarters, 1904 7. 20 " 1441 4th quarter, 1904 7. 20 " 1441 4th quarter, 1904 7. 20 " 1441 4th quarter, 1904 7. 20 " 1441 5 Do. 7. 35 " 145 Do. 8. 5 " 146 Bo. 8. 5 " 147 Do. 8. 5 " 147 Do. 8. 5 " 148 Do. 8. 5 " 149 Do. 8. 5 " 140 3rd and 4th quarters, 1904 7. 20 " 1415 3rd and 4th quarters, 1904 7. 40 " 1416 3rd and 4th quarters, 1904 7. 40 " 1417 Do. 8. 5 " 1418 3rd and 4th quarters, 1904 7. 40 " 1419 Do. 9. 8. 5 " 1410 Do. 9. 8. 5 " 1411 4th quarter, 1904 7. 5 " 1412 Do. 8. 5 " 1414 4th quarter, 1904 7. 5 " 1415 Do. 8. 5 " 1416 3rd and 4th quarters, 1904 7. 5 " 1417 Do. 8. 5 " 1418 3rd and 4th quarters, 1904 7. 5 " 1418 3rd and 4th quarters, 1904 7. 5 " 1419 3rd and 4th quarters, 1904 7. 5 " 1410 90 90 90 90 90 90 90 90 90 90 90 90 90										9 3
19	3	4th quarter, 1904	8.15	A.M.	100	• •		• •	5.30	2 2
23A 3rd and 4th quarters, 1904 8.25										100
St. Lucia's street.   Do.   8.30     St. Lucia's street.   Do.   8.45     September   St. Lucia's street.   Do.   8.45     September   St. Lucia's street.   St. Lucia's street.   Do.   8.45     September   St. Lucia's street.   St. St. Lucia's street.   St. St. Lucia's street.   St. St. Lucia's street.   St.					7-4	• • .		5	8.35	A.M.
55 Do. 8.35 , 66 4th quarter 1904 8.40 , 8-9					1					
98			8.35		1			)5	8.40	A.M.
136		4th quarter, 1904			l					,,
Tangue Salgado.   31   Do.   9   5   5   5   5   5   5   5   5   5				**	1					,,
Tangue Salgado.  32				,,	90					,,
Tangue Salgado.  32 3rd and 4th quarters, 1904 . 9.20 A.M. 40	136A	Do.	9	,,	93			• •		",
32 3rd and 4th quarters, 1904 9.20 A.M. 40 Do. Do. 9.35 , 41 Do. 9.35 , Fishers Hill.  132 3rd and 4th quarters, 1904 9.40 A.M. 132 1 Do. 9.35 , 132 Do. 9.45 , 132 Do. 9.55 , 133B Do. 9.55 , 133C Do. 9.55 , 133D 4th quarter, 1904 7 A.M. 133B 3rd and 4th quarters, 1904 7 A.M. 133B 3rd and 4th quarters, 1904 7.5 , 133C 4th quarter, 1904 7.20 , 140 3rd and 4th quarters, 1904 7.20 , 141A 4th quarter, 1904 7.25 , 141A 4th quarter, 1904 7.25 , 141A 4th quarter, 1904 7.25 , 141A 12 Do. 7.35 , 141A 2Do. 9.55 , 141A 12 Do. 7.55 , 141A 3rd and 4th quarters, 1904 7.20 , 141A 3rd and 4th quarters, 1904 7.55 , 141B 3rd and 4th quarters, 1904 7.40 , 151 Ath quarter, 1904 7.55 , 161 3rd and 4th quarters, 1904 8.10 A.M. 161 3rd and 4th quarters, 1904 8.15 , 162 3rd and 4th quarters, 1904 8.15 , 163 3rd and 4th quarters, 1904 8.10 A.M. 164 3rd and 4th quarters, 1904 8.10 A.M. 165 3rd and 4th quarters, 1904 8.10 A.M. 166 3rd and 4th quarters, 1904 8.10 A.M. 167 Do. 8.25 , 168 Do. 9.25 , 169 Do. 9.35 , 170 Do. 9.10 , 171 Do. 9.55 , 170 Do. 9.10 , 171 Do. 9.57 , 171 D	\$2. h	Tangue Salgado.						• •		,,
40 Do. 9.35 ,, 41 Do. 9.35 ,, Fisher's Hill.  132 3rd and 4th quarters, 1904 9.40 A.M. 132A Do. 9.50 ,, 132B Do. 9.55 ,, 133B Do. 9.55 ,, 133C Do. 10 ,, 133B Do. 10 ,, 133B Do. 10 ,, 133B JOO 10 ,, 133C JOO 10 ,, 133D 4th quarter, 1904 7. A.M. 133D 4th quarter, 1904 7. A.M. 133C 3rd and 4th quarters, 1904 7. 10 ,, 133C 4th quarter, 1904 7. 10 ,, 133C 4th quarter, 1904 7. 20 ,, 141A 4th quarter, 1904 7. 20 ,, 141A 4th quarter, 1904 7. 20 ,, 141A 5rd and 4th quarters, 1904 7. 20 ,, 141A 1 Do. 7. 30 ,, 141A/2 Do. 7. 35 ,, 141B 3rd and 4th quarters, 1904 7. 40 ,, 161 3rd and 4th quarters, 1904 8 ,, 167 Do. 7. 55 ,, 168 Do. 7. 55 ,, 169 Do. 8. 35 ,, 167 Do. 7. 55 ,, 169 Do. 8. 45 ,, 11 4th quarter, 1904 8 ,, 11 Do. 9. 50 ,, 11 Do. 9. 50 ,, 12 Do. 9. 50 ,, 13 Do. 9. 50 ,, 14 Do. 9. 50 ,, 15 Do. 9. 50 ,, 16 Do. 9. 50 ,, 17 Do. 9. 50 ,, 18 Do. 9. 35 ,, 18 Do. 9. 3		3rd and 4th quarters, 1904		A.M.	9.0			• •		
Fishers   Hill.				,,		, ,		• .•	3.10	"
Fishers' Hill.  132				22	5		let and 2nd quentons 100	_	0.05	
132   3rd and 4th quarters, 1904   9.40   A.M.   22   Do.   9.45   7.   132a   Do.   9.45   7.   49   Do.   9.45   7.   132b   1   Do.   9.55   7.   Date of Sale : Thursday, February 22, 1906.   133c   Do.   10   7.   42   1st and 2nd quarters, 1905   7.35   A.M.   133b   3rd and 4th quarters, 1904   7   7   7   7.   7.   7.   7.   7.	48-49		9.35	,,		•				A.M.
132						• •	•—			
132B   1		3rd and 4th quarters, 1904		A.M.						
1328  Do. 9.55	and the second second			,,						
133c . Do 10 ,,				,,		g.				
Date of Sale: Tuesday, February 20, 1906.  133D . 4th quarter, 1904 . 7 A.M. 48 Do. 7.45 , 133E 3rd and 4th quarters, 1904 . 7.5 , 48A Do. 7.55 , 133G . 4th quarter, 1904 . 7.10 , 49A Do. 8 , 140 . 3rd and 4th quarters, 1904 . 7.20 , 50 Do. 8.5 , 141A . 4th quarter, 1904 . 7.25 , 51 Do. 8.10 , 141A/1 Do. 7.35 , 52 Do. 8.20 , 141B . 3rd and 4th quarters, 1904 . 7.40 , 53 Do. 8.20 , 151 . 4th quarter, 1904 . 7.45 , 63 Do. 8.25 , 151 . 4th quarter, 1904 . 7.55 , 63 Do. 8.35 , 157 Do. 7.55 , 69 Do. 8.40 , 161 . 3rd and 4th quarters, 1904 . 8 , 70 Do. 8.40 , 161 . 3rd and 4th quarters, 1904 . 8 , 70 Do. 8.55 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 8.55 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 8.55 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 9.5 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 9.5 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 9.5 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 9.5 , 11 . 4th quarter, 1904 . 8.10 A.M. 74 Do. 9.5 , 11 . 4th quarter, 1904 . 8.15 , 75 Do. 9.5 , 11 . 4th quarter, 1904 . 8.20 A.M. 78 Do. 9.25 , 11 . 10 . 3rd and 4th quarters, 1904 . 8.20 A.M. 78 Do. 9.25 , 11 . 10 . 9.25 , 11 .					42	130	lst and 2nd quarters 100	zz,	7 25	A 35
Date of Sale : Tuesday, February 20, 1906.   47				,,	43 .					
133D	Date of S	ale : Tuesday, February 2	u, 1906.		<b>)</b>					
133E . 3rd and 4th quarters, 1904 . 7. 5 ., 133c . 4th quarter, 1904 . 7.10 ., 49a . Do				A.M.						
1336 . 4th quarter, 1904 . 7.10 , 49A . Do				22	48A .		Do.		7.55	
140 3rd and 4th quarters, 1904 7.20 ,, 141A 4th quarter, 1904 7.25 ,, 51 Do 8.10 ,, 141A/1 Do 7.30 ,, 50B Do 8.15 ,, 141A/2 Do 7.35 ,, 52 Do 8.20 ,, 141B 3rd and 4th quarters, 1904 7.40 ,, 53 Do 8.25 ,, 151 4th quarter, 1904 7.45 ,, 63 Do 8.30 ,, 157 Do 7.50 ,, 64 Do 8.35 ,, 157A Do 7.55 ,, 69 Do 8.45 ,, 161 3rd and 4th quarters, 1904 8 ,, 70 Do 8.45 ,, 161 3rd and 4th quarters, 1904 8 ,, 70 Do 8.45 ,, 161 3rd and 4th quarters, 1904 8.10 A.M. 72 Do 8.55 ,, 16 Do 8.55 ,, 75 Do 9.10 ,, 16 9.5 ,, 16 9.10 ,, 17 Do 9.5 ,, 17 Do 9.10 ,, 16 9.10 ,, 17 Do 9.10 ,, 17 Do 9.10 ,, 17 Do 9.25 ,, 17 Do 9.30 ,, 17 924 Do 9.30 ,, 17 924 Do 9.35 ,, 17 924 924 924 924 924 924 924 924 924 924 924 924 924 924 924 924 924				,,	f	٠, .				
141A . 4th quarter, 1904       7.25 , 141a/1       51 . 50s				,2 8						
141A/2       Do.       7.35       ,,       52       Do.       8.20       ,         141B       .3rd and 4th quarters, 1904       7.40       ,,       53       Do.       .8.25       ,,         151       .4th quarter, 1904       7.45       ,,       63       Do.       .8.30       ,,         157       Do.       7.50       ,,       64       Do.       .8.35       ,,         157A       Do.       7.55       ,,       69       Do.       .8.40       ,,         161       .3rd and 4th quarters, 1904       8       ,,       70       Do.       .8.45       ,,         10       .3rd and 4th quarters, 1904       8.10       A.M.       74       Do.       .8.55       ,,         11       .4th quarter, 1904       8.15       ,,       75       Do.				9.5	•	•				,,
141B 3rd and 4th quarters, 1904 . 7.40 .,       53	141A/1 141.40									
151 . 4th quarter, 1904 . 7.45 ,, 157 . Do 7.50 ,, 64 . Do 8.35 ,, 157 . Do 7.55 ,, 69 . Do 8.40 ,, 161 . 3rd and 4th quarters, 1904 . 8 ,, 70 . Do 8.45 ,, 161 . 3rd and 4th quarters, 1904 . 8.10 A.M. 10 . 3rd and 4th quarters, 1904 . 8.15 ,, 11 . 4th quarter, 1904 . 8.15 ,, 75 . Do 8.55 ,, 166 . Do 9. 5 ,, 175 . Do 9. 10 ,, 175 . Do 9. 20 ,, 175 . Do 9. 25 ,, 175 . Do.						•				,,
157 Do. 7.50 ,, 64 Do. 8.35 ,, 157A Do. 7.55 ,, 69 Do. 8.40 ,, 161 3rd and 4th quarters, 1904 8 ,, 70 Do. 8.45 ,, 10 3rd and 4th quarters, 1904 8.10 A.M. 11 4th quarter, 1904 8.15 ,, 74 Do. 8.55 ,, 11 4th quarter, 1904 8.15 ,, 75 Do. 9. 5 ,, 75 Do. 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 10 ,, 10 9. 20 ,, 10 9. 20 ,, 10 9. 20 ,, 10 9. 25 ,, 10 9. 20 ,, 10 9. 25 ,, 10 9. 20 ,, 10 9. 25 ,, 10 9. 26					69	•				"
157A . Do. 7.55 ,, 69 . Do 8.40 ,, 161 . 3rd and 4th quarters, 1904 . 8 ,, 70 . Do 8.45 ,, Elie House road. 71 . Do 8.50 ,, 10 . 3rd and 4th quarters, 1904 . 8.10 A.M. 11 . 4th quarter, 1904 . 8.15 ,, 74 . Do 8.55 ,, 75 . Do 9. 5 ,, 75 . Do 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 10 ,, 9. 20 ,, 9. 10 ,, 9. 20					1	•				,,
161       3rd and 4th quarters, 1904       8       ,,       70       Do.						•				
Elie House road.  10 3rd and 4th quarters, 1904. 8.10 A.M. 11 4th quarter, 1904 8.15 ,  Tangue Salgado (New Fishers' Quarters).  1c-6 3rd and 4th quarters, 1904. 8.20 A.M. 3-8 Do. 8.25 , 6-11 Do. 8.30 , 71 Do. 8.55 , 72 Do. 9.5 ; 75 Do. 9.10 , 77 Do. 9.15 , 78 Do. 9.20 , 79 Do. 9.25 , 79 Do. 9.36 , 70 Do. 9.36 , 71 Do. 9.5 , 72 Do. 9.5 , 73 Do. 9.20 , 74 Do. 9.15 , 75 Do. 9.20 , 76 Do. 9.25 , 79 Do. 9.36 , 79 Do. 9.36 , 79 Do. 9.36 , 79 Do. 9.37 , 79 Do. 9.38 ,										
10 . 3rd and 4th quarters, 1904 . 8.10 a.m. 11 . 4th quarter, 1904 . 8.15 ,, Tangue Salgado (New Fishers' Quarters). 1c-6 . 3rd and 4th quarters, 1904 . 8.20 a.m. 3-8 . Do 8.25 ,, 6-11 . Do 8.30 ,, 7-12 . Do				••	i ~1					
10 . 3rd and 4th quarters, 1904 . 8.10 A.M. 11 . 4th quarter, 1904 . 8.15 ,,  Tangue Salgado (New Fishers' Quarters). 1c-6 . 3rd and 4th quarters, 1904 . 8.20 A.M. 3-8 . Do 8.25 ,, 6-11 . Do 8.30 ,, 79 . Do 9.20 , 6-12 . Do 8.35 ,, 92A . Do 9.35 ,, 935 ,, 926	10				1 70					
Tangue Salgado (New Fishers' Quarters).  1c-6			~ ~ ~		74 .					
Tangue Salgado (New Fishers' Quarters).  1c-6		•		,,	75 .		Do.			
10-6 3rd and 4th quarters, 1904 8.20 A.M. 78 Do 9.20 ,, 3-8 Do 8.25 ,, 6-11 Do 8.30 ,, 84-91 Do 9.30 ,, 7-12 Do 8.35 ,, 92A Do 9.35 ,,					P .			*120	9.15	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$				A.M.		•	_			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		Do.					-	٠. ٠		
1-14 Do 0.55 ., 92A Do 935						•				
en e	1-14	. እ. <b>ጋር,</b>	0.33	,,	92A .	• _	ъо.	***	9.35	
		4.C.								

Premises No.	Quarter and Year.	Time of Sale	Premises No.	Quarter and Year.	Time of Sale.
	1st and 2nd quarters, 19		1.0		
93	Do.	9.45 ,,	13	lst and 2nd quarters, 1 Do.	9.35 ,,
. 93а		9.50	19	Do.	9.40 ,,
93в	Do.	9.55 ,,	20	Do.	9.45 ,,
	Cemetery street.		22	Do.	9.50 ,.
la	1st and 2nd quarters, 19	0510 А.М.	38-40	Do.	9.55 ,,
·	N 7 1991 1 19 19 19 19		43	Do.	10 ,,
	Sale: Friday, February 2		Date of S	sale: Monday, February	26, 1906.
	1st and 2nd quarters, 19		44A	1st and 2nd quarters, 1	9057 A.M.
$9-12 \dots 13-15 \dots$	- ·	7.5 ,, $7.10$ ,,	44B		7. 5 ,,
19	75	7 05	47-48	Do.	$7.10$ ,,
19A		7.25 ,,	57-58A 58	Do. Do.	$\begin{array}{cccc} \dots & 7.15 & \dots \\ \dots & 7.20 & \dots \end{array}$
20в	Do.	7.35 ,,	59	Do.	7.25 ,,
20D .		7.40 ,,	59A	Do.	7.30 ,,
$\frac{21}{21}$	Do.	7.45 ,,	60	Do.	7.35 ,,
21а 21в	30	$\begin{array}{cccc} & 7.50 & ,, \\ & 7.55 & ,, \end{array}$		College street.	
39 .	75	8 ,,	1	1st and 2nd quarters, 1	
40 .	~ ·	8. 5 ,,	2	Do.	7.45 ,,
41A		8.10 ,,	3-7		7.50 ,, 7.55 ,,
42		8.15 ,,	16 18	т.	
$\begin{array}{c} 44 \\ 46 \end{array}$	. Do. . Do.	8.20 ,, $8.25$ ,,	. 19	Τ.	., 8, 5 ,,
46A/1	. Do.	8.30 ,,	23	Do.	8.10 ,,
47		8.35 ,,	25	Do.	8.15 ,,
47в	. 2nd quarter, 1905	8.40 ,,	26	Do.	8.20 ,,
47c .			26в 26в/1	Do. Do.	8.25 ,, 8.30 ,,
48	₹\	8.50 ,,	26B/2	Do.	8.30 ,,. 8.35 ,,
49 50	Th	8.55 ,, 9 ,,	26 B/3	Do.	. 8.40 ,,
52-55		9. 5 ,,	26c		8.45 ,,
60	Do.	9.10 ,,	$egin{array}{cccccccccccccccccccccccccccccccccccc$		8.55 ,, 9 ,,
60A		9.15 ,,	30	Do. 2nd quarter, 1905	0 5
61	25	9.20 ,, $ 9.25$ ,,	$32 \dots$	Do.	9.10 ,,
$62  \dots  64  \dots$	D-	9.35 ,,	33	<b>Do.</b> .	9.15 ,,
65	2nd quarter, 1905	9.40 ,,	31	1st and 2nd quarters, 1	905 9.20 ,,
66	1st and 2nd quarters, 19			Vuystwyke.	
68	Do.	9.50 ,,	. 🕶	1st and 2nd quarters, 1	
72  imes	Do. Do.	9.55 ,, 10 ,,	7 8–9	Do. Do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
			10	Do.	9.45 ,,
	Sale : Saturday, February		11	Do.	9.50 ,,
	. 1st and 2nd quarters, 19	7 =	13	Do.	10 ,,
7 <b>7</b> . 77 <b>A</b> .		7.5 ,, $7.10$ ,,	Date of 8	Sale : Tuesday, Februar	× 27 1906
78 .	T-	0.00000000000000000000000000000000000		1st and 2nd quarters, 1	
78A/B	Do.	7.20 ,,	14A	Do.	7 5
79 .	_	7.25 ,,	15-16	Do.	7.10 ,,
80		7.30 ,, 7.35 ,,	15a	Do.	7.15 ,,
80а. 80в.		7.40	16в	Do.	$\dots 7.25$ ,,
80p .		7.45 ,,	17 18	Do.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
81D .	. <u>D</u> o.	7.50 ,,	19-20	Do. Do.	7.35 ,, $7.40$ ,,
83 .		7.55 ,,	21	Do.	7.45 ,,
84	· Th	8 ,, 8. 5 ,,	26a	Do.	7.50 ,,
85 . 86A .	·	9.10	27	Do.	7.55 ,,
86B		8.15 ,,	34-35	Do.	· 8 · ,,
87 .	T-	8.20 ,,	38 42	Do. Do.	8. 5 ,, 8.10 ,,
87A .	. <u>D</u> o.	8.25 ,,	43	Do.	0 15
94A .	т.	8.30 ,,	43A	Do.	8.20 ,,
98-99 . 103 .	T) .	8.35 ,, 8.40 ,,,	43в	Do.	8.25 ,,
103 . 103в .		8.40 ,, , 8.45 ,,	47	Do.	8.30 ,,
	Pickering's road.		$50 \dots 52 \dots$	Do. Do.	8.35 ,, 8.40 ,,
3-4 .	. 1st and 2nd quarters, 19	05 8.50 а.м.	53	Do.	9.45
5.	Do.	8.55 ,,	53A	Do.	8.50 ,,
5≜ 67	, man	9 ,,	$\frac{54}{2}$	Do.	8.55 ,,
6–7 8	Do. Do.	9. 5 A.M. 9.10 ,,	55		9 ,,
9-10	· · Do.	9.15 ,,	56-57 58	Do. Do.	9. 5 ,, 9.10 ,,
11	Do.	9.20 ,,	59-62	Do.	9.25 ,,
. 12	Do.	9.25 ,,	63-64	Do.	9.30 ,,

						· · · · · · ·	
Premises.			Premises.				
No.	Quarter and Year.	Time of Sale.	No.	Quarter and Year.	$\mathbf{Tim}$	e of	Sale.
	1st and 2nd quarters, 190		49	1st and 2nd quarters, 190	5	9.12	A.M.
65A	Do.	9.40 ,,	51	Do.		9.15	,,
66	Do.	9.45 ,,	<b>52</b>	Do.		9.20	,,
67	Do.	9.50 .,	53	Do.		9.25	,,
67A	Do.	9.55 ,.	56-57	Do.		9.30	,, .
67в	Do.	10 ,,	59	Do.		9.35	,,
			61	Do.		9.40	,,
Date	of Sale: Thursday, Marc	eh 1, 1906.	63	Do.		9.45	,,
67c	1st and 2nd quarters, 190	5 7 A.M.	• 64	Do.	1	9.50	,,
67p	Do.	7. 5 ,,	$65\ldots$	Do.		9.55	, ,
68-69	Do.	7.10 ,,	66-67	Do.		10	,,
70	Do.	7.15 ,,	<b>.</b>			000	
70a	Do.	$\dots$ 7.20 $\dots$	Date	of Sale: Saturday, March	13, 1	906.	
71	Do.	$\dots$ 7.25 ,,	69	1st and 2nd quarters, 190	)5	7	A.M.
71A	Do.	7.30		Mattakkuliya.			
$72 \dots$	Do.	7.35 ,,	$2 \dots$	1st and 2nd quarters, 190	05	7. 5	A.M.
$72A\dots$	Do.	7.40 ,,	41c	Do.		7.15	
73	Do.	7.45 ,,	49c	Do.		7.25	2.3.
74	Do.	$\dots$ 7.50 ,,	49	Do.		7.30	,,
76	Do.	8 ,,	49D	Do.		7.35	,,
77	Do.	8. 5 ,,	49E	Do.		7.40	,,
78	Do.	8.10 ,,	50	Do.		7.45	• ,,
79	Do.	8.15 ,,	52	Do.		7.50	• • • • • • • • • • • • • • • • • • • •
79A	Do.	8.20 ,,	53	Do.		7.55	,,
79в	Do.	8.25 ,,	$54 \dots$	Do.		8	,,
79o	Do.	8.30 ,,	56	Do.		8. 5	,,
80	Do.	8.35 ,,	56в	Do.		8.15	3,
81	Do.	8.40 ,,	57	Dø.	8	8.20	,,
83	Do.	8.45 ,,	58	Do.		8.25	2.3
84	Do.	8.50 ,,	59 . <i>.</i>	Do.		8.30	22.
85	Do.	8.55 ,,	61	Do.		8.35	,,
85A	Do.	9 ,, 9. 5 ,,	62	Do.		8.40	•
87	Do. Do.	0.10	62a	Do.		8.45	,,
88 89	Do.	0.15	$\frac{71}{72}$	Do.		8.50	, ,
*	Do.	0.90	72	Do.		$8.55^{\circ}$	28
110	Do.	9.25 ,.	74	Do.		9 .	
110	Do.	9.30 ,,	77	Do.		9, 5°	"
113		,,	78 79	Do. Do.		$9.10 \\ 9.15$	99
. 9	Totawatta. 1st and 2nd quarters, 190	5 040 AM	0.0	Do.		9.20	22
$egin{array}{cccccccccccccccccccccccccccccccccccc$	Do.	0.45	. 80		• • •	0.20	79
-	.Do.	9.45 ,.	a	Ferguson's road.	.=	ກ່ວະ	
9	Do.	9.55 .,	$egin{array}{cccccccccccccccccccccccccccccccccccc$	1st and 2nd quarters, 190		9.30	
10	Dos	10 ,,	HT	Do. 2nd quarter, 1905		9.35	,,
	te of Sale: Friday, March			= ,	• • •	0.00	,,
				Mattakkuliya.	\ <del>-</del>		
	1st and 2nd quarters, 190		Α.	1st and 2nd quarters, 190			A.M.
10в	Do.	7. 5 ,,	3A	Do. ·	• • •	$9.45 \\ 9.50$	,,
11	Do.	7.10 ,, $7.15$ ,,	4–7 8	Do. Do.		9.55	,,,
$\frac{12}{14}$	Do. Do.	7 00		Do.	1		,,
14A 24A	Do.	7.20 ,, 7.30 ,,	9-10	<b>50.</b>			23
ZTA			Date o	f Sale: Monday, March 5	5, 190	06.	
100 00	Nagalagam street.	7.35 д.м.	11	1st and 2nd quarters, 190	)5	7	A.M.
136-37	2nd quarter, 1905	1.50 A.M.	14	Do.		7. 5	2.3
	College street.	F H 40	16	Do.		7.10	,,
20	1st and 2nd quarters, 190	5 7.40 A.M.	18	Do.		7.15	
	Totawatta.		19	Do.	٠,	7.20	99
24B	2nd quarter, 1906	7.45 д.м.	20a	Do.		7.25	99
24c	1st and 2nd quarters, 190	57.50 ,,	20в	Do.		7.30	,,,
24D	Do.	7.55 ,,	22	Do.		7.35	
$25 \dots$	Do.	8	25	Do.		7.40	3,
$26 \dots$	Do.	8. 5	26	Do.		7.45	. > 7
. 28	Do.	:. 8.10	27	Do.		7.50	**
29	Do.	8.15	30	Do.		7.55	29
29 <sub>A</sub>	Do.	8.20	31	Do.		8 =	,,
31	Do.	8.25	31A 33	Do.		8. 5	2.7
33	Do.	8.30		Do.		8.10	,,
34	Do.	8.35 8.40	34-35 36	Do. Do.		8.15 8.20	,,
35-36	Do. Do.	8.45	37	Do. Do.		8.25	3.7
•••	Do. Do.	8.50	38	Do.		8.30	2.2
38 39	Do.	8.55	38A	Do.		8.35	"
44	Do.	9	40	Do.		8.40	
46	Do.	9. 5	40A	Do.		8.45	
<del>4</del> 7	Do.	9.10	41	Do.		0 =0	
						0	- "

Premises		Premises
No.	Quarter and Year. Time of Sale.	No. Quarter and Year. Time of Sale.
41a	lst and 2nd quarters, 1905. 8.55 A.M.	Wall street.
43	To a	46 2nd quarter, 1905 7.35 A.M.
47	Do 9. 5 ,,	58-61 Do 7.40 ,,
84	Do 9.10	Cemetery street.
	Ferguson's road.	47A 1st and 2nd quarters, 1905 7.45 A.M.
8	1st and 2nd quarters, 1905 9.15 A.M.	103A Do 7.50 ,,
. 9	Do 9.20 ,,	Madampitiya.
10	Do 9.25	7A 1st and 2nd quarters, 1905 7.50 A.M.
11	Do 9.30 .,	
12	Do 9.35 ,,	Vuystwyke. 29 1st and 2nd quarters, 1905 8 A.M.
13	Do 9.40 ,,	
19	Do 9.45 ,,	Madampitiya.
22	Do 9.50 ,,	195в & с 1st and 2nd quarters, 1905 8. 5 л.м.
$\frac{16}{33}$	Do	Date of Sale: Thursday, March 8, 1906.
33	Do10 ,,	Date in Said: Illinsday, March 8, 1900.
Date o	f Sale: Tuesday, March 6, 1906.	Dematagoda.
36	1st and 2nd quarters, 1905 7 A.M.	232p 1st and 2nd quarters, 1905 7. A.M.
4.4	Do 7. 5 ,,	236в Do 7. 5
45	Do 7.10 ,,	237 Do 7.10 ,,
46	Do 7.15 .,	237A Do 7.15 ,,
48	Do 7.20 ,,	237c Do 7.20 ,,
49	Do 7.25 ,,	$272 \dots Do. \dots 7.30 ,$
<b>50</b>	Do 7.30 ,,	$276 \dots Do. \dots 7.35 ,.$
51	Do 7.35 .,	288 Do 7.40 ,,
<b>52</b>	2nd quarter, 1905 7.40 ,,	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
53	$\mathbf{Do.} \qquad \qquad 7.45 , \qquad $	200
55	Do 7.50 ,,	215 Do 7.55 216 Do 8
	Madampitiya.	,,
88A	2nd quarter, 1905 8. 5 A.M.	Piachaud's lane.
	Layard's Broadway.	J 1st and 2nd quarters, 1905 8. 5 A.M.
102	0.10 - 4 - 100%	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
106	Do 8.15 ,,	45 Do 8.15 ,, 59 2nd quarter, 1905 8.20
	Nagalagam street.	
46	3 1 1 100" 0 30 1	95. Do 945
49	Do 8.25 ,,	01 1). 0 ##
50	Do 8.30 ,,	· · · · · · · · · · · · · · · · · · ·
	Kotahena.	Skinner's Road South.  16a 1st and 2nd quarters, 1905 9 A.M.
9	1st and 2nd quarters, 1905. 8.35 A.M.	31 Da 0 =
10	Do 8.40 ,,	90 15- 0.10
24	Do 8.45 ,,	
111	2nd quarter, 1905 8.55 ,,	First Division, Maradana. 4 1st and 2nd quarters, 1905 9.15 A.M.
	Wall street.	70 Do 9.20
$25 \dots$	1st and 2nd quarters, 1905 9 A.M.	77 Do 0.95
62	Do 9. 5 ,,	78 Do 9.30 ,,
	Cemetery street.	80A Do 9.35 ,,
86в	1st and 2nd quarters, 1905. 9.10 A.M.	81 Do 9.40 ,,
89в	33	96c Do 9.45 ,,
	Pickering's road.	106 Do 9.50 ,,
15	1st and 2nd quarters, 1905. 9.20 A.M.	*116 Do10 ,,
	College street.	
24 A	1st and 2nd quarters, 1905. 9.25 A.M.	Date of Sale: Friday, March 9, 1906.
93A		122 1st and 2nd quarters, 1905 7 A.M.
105/3	Bonjean road. 1st and 2nd quarters, 1905 9.30 A.M.	123 Do 7. 5
	. 1st and 2nd quarters, 1905 9.35 ,,	De Saram's Place.
136-7		4 . 1st and 2nd quarters, 1905. 7.10 ,
-	Vuystwyke.	Second Division, Maradana.
	. 1st and 2nd quarters, 1905. 9.40 A.M.	44 1st and 2nd quarters, 1905 7.15 A.M.
104	Do 9.45 ,,	
	Mattakkuliya.	Third Division, Maradana.
	. 1st and 2nd quarters, 1905. 9.50 A.M.	94B 1st and 2nd quarters, 1905 7.20 A.M.
1 .	Do 9.55 ,,	Jail road.
	Ferguson's road.	18 1st and 2nd quarters, 1905 7.25 A.M.
40 .	. 1st and 2nd quarters, 190510 A.M.	19 Do 7.30 ,,
n	Pate of Sale: Wednesday, March 7, 1906.	20 . Do 7.35 ,, 23-24 . Do 7.40
43		Kynsey road.
000	Nagalagam street.	14 1st and 2nd quarters, 1905 7.45 A.M.
. 235	lst and 2nd quarters, 1905. 7. 5 A.M.	Jail road.
10	St. Lucia's street. ,,	26 1st and 2nd quarters, 1905 7.50 A.M.
10	2nd quarter, 1905 7.25 A.M.	Drieberg's lane.
17	Do. 7.30 ,.	36 2nd quarter, 1905 7.55 A.M
	en jaron en	•

		===								
D <sub>n</sub>	emises					Premises				
	ennses No.	'	Quarter and Year. Tim	e of	Sale	No.		Quarter and Year. Ti	me of	Sale.
•	110.		•	ie oi	San.	110.				
			Forbes road.			900		Dematagoda. 1st and 2nd quarters, 1905.	9.45	A.M.
			1st and 2nd quarters, 1905			90r			9.50	
	8	• •	Do	8.10	••	90g			9.55	
			Arab place.							
	1		1st and 2nd quarters, 1905	8 15	3. 3E.	D.	ate	of Sale: Monday, March 12		
	3			8.20					.7 .7.5	A.M.
	.,				•••		• •		. 7. 9 . 7.10	
			Arab plane.			212	• •	1st and 2nd quarters, 1905.		
	7		1st and 2nd quarters, 1905	8.25	Λ.Μ.	212A	• •	•	. 1.1.,	٠,
			Arab lace.					Maligakanda.	- 00	
	9			8.30	A.M.	12		1st and 2nd quarters, 1905.		
	•		•			32			. 7.30	
	100		Dematagoda.	0 95		32B		Do.	. 7.35	••
	$\frac{196}{136}$		1st and 2nd quarters, 1905					Temple road.		
	100	• •		8.40	• •	19		2nd quarter, 1905	7.40	A.M.
			First Division, Maradana.			19a		Do	. 7.45	••
	109		1st and 2nd quarters, 1905	8.45	А.М.	24		1st and 2nd quarters, 1905.	7.55	••
			Drieberg lane.			32			. 8	7.2
	19в		1st and 2nd quarters, 1905	8.55	A.M.	56		Do	. 8.10	••
	20a			9 .	• •			Jail road.		
	$22_{\rm B}$		2nd quarter, 1905	9. 5	••	13		1st and 2nd quarters, 1905.	. 8.45	A.M.
			1st and 2nd quarters, 1905		••	13A			. 8.50	
	$34  ext{E}$			9.20	••		• •	Maligakanda.		
			North and South Base Line ro	ad.		13.4			0 ==	A 35
	1		1st and 2nd quarters, 1905		A.M.	34			. 8.55 . 9	
	$\frac{1}{2}$	• •		9.30		39	• •		. ฮ	• •
		• •			• • • • • • • • • • • • • • • • • • • •			First Division, Maradana.		
	~ 0		Dematagoda.	0.05		3			. 9. 5	
			1st and 2nd quarters, 1905			111		1st and 2nd quarters, 1905.	. 9.10	,,
		• •		9.40	,,	1		Piachaud's lane.		
	197E			9.50	••	21		1st and 2nd quarters, 1905.	. 9.50	A.M.
.7	197c			9.55	••	)		Maligawatta.		
	139	• •	Do 1	17	••	2		1st and 2nd quarters, 1905.	0.55	A 33
						<u>ت</u>	• •	18t and 2nd quartors, 1909.	. 0.00	A.M.
	Da	ate	of Sale: Saturday, March 10	), 190	)6,	L)a.t.	െറ	f Sale: Tuesday, March 13,	1906	
			Temple road.						_	
	-0		•	<b></b>		5	• •		. 7	A.M.
	73		1st and 2nd quarters, 1905		А.М.				7.15	••
	-69	• •	Do	( · · · · ·	••	11		1st and 2nd quarters, 1905.		
			Dematagoda.			13	• •		. 7.25	* *
	169		1st and 2nd quarters. 1905	7.10	A.M.	16			. 7.45	٠,
	169A		Do	7.15		18	٠,		. 8	• •
	194		Do	7.20	••			Arab passage.		
			Temple road.			2		2nd quarter, 1905 .	. 8. 5	A.M.
	47F		1st and 2nd quarters, 1905	7.30	А.М.			Dematagoda.		
	MO 11			7.40	,,	210		1st and 2nd quarters, 1905.	. 8.10	А.М.
	79a			7.45	••	249			. 8.15	
	83		Do	7.50				1st and 2nd quarters, 1905.		
			Dean's road.					Maligakanda.		.,
	70		1st and 2nd quarters, 1905	8 5	A &1	.)			9.95	1 34
	70	•	_	•/	a.a.,	2 58A		1st and 2nd quarters, 1905.  Do.	8.30	
			Darley road.	0.1-	_	OGA	• •		. 5.50	••
	13	• •	1st and 2nd quarters, 1905	8.15	A.M.	20		Maligawatta.	0.5=	
			Forbes road.			$\frac{20}{20}$ .		1st and 2nd quarters, 1905.		
	5A.		1st and 2nd quarters, 1905	8.20	A.M.	20A			8.40	• •
	6			8.25		20в		and the second s	8.45	
			Avondale road.			25A		Do		•••
	20		1st and 2nd quarters, 1905	8.30	A.M.	25B		Do.	_	,,
			•			26	• •		9.10	٠,
	1.0-		Skinner's Road North.	0 40		31	• •	Do		٠,
			1st and 2nd quarters, 1905			33	• •		9.35	, .
		• •		8.50		$\frac{34}{24}$	• •	Do.		, .
	18a	٠.	•	8.55	••	34A		Do		••
			Second Division, Maradana.			35 36	• •	Do		
	154		1st and 2nd quarters, 1905	9	A.M.	36 27	• •	**	. 9.55	**
			Forbes road.			37	• •	Do	. 10	••
	13		1st and 2nd quarters, 1905	9. 5	А.М.	Date	e of	Sale: Wednesday, March	14. 19	06.
	14			9.10	, ,					
	15		_	9.15	,,	0.0		1st and 2nd quarters, 1905.		A.M.
	15a			9.20	••	39B	• •	D.	. 7. 5	
			Arab place.			39D		Do		
	13		Ist and 2nd quarters, 1905	9.25	A 35	39D 47		Do	$\frac{7.25}{7.20}$	
	14			9.30			• •	Do	. 7.30	
	11		_	9.35	,,	55C		Do	. 7.35	
	* *	٠.	170.	5.50	"	56A	• •	Do	. <b>7.4</b> 0	,,

No.	Quarter and Year. Time	of Sale.		emises No	Onone	er and Year	r Tim	ne of	اءع
	.1st and 2nd quarters, 1905 7.		· -	Ļ10.			_	.0 01	المهرب
57 . 59 .					Second Div	•		- 00	
64 .		10 ,,	1		. 2nd quarte			7.30	
64A .	. Do 8.			148 .	. 1st and 2nd	ı quarters, i	1900	1.00	
65 .		20 ,,			Third Divis	ion, Marada	ana.		٠.
		.25 ,,	1	31в.	. 1st and 2nd	d quarters, l	1905	7.40	$\mathbf{A}_{i}$
	. Do 8.	9.5			Thrich	- 			
70		10				erg lane.			- 1
49		50 ,,	1.4	415	. 1st and 2nd	d quarters, l	1905	7.45	A.)
4.4		55 ,,			Dem	atagoda.			
<b>4</b> 6 .	. Do 9.	5 ,,		119	. 1st and 2nd	l quarters. I	905	7.50	A.1
		.15 ,,	100	10-		Do.		7.55	
	. The state of the	25 ,,	İ	186		Do.		8 .	
		.30 ,. .40 ,,	1 -			Do.		8. 5	•
54B 55A	<del></del>	50 ,	1			Do.		8.10	
134325.			}	121A	•	Do.	• •	8.15	•
60	Dematagoda.  1st and 2nd quarters, 190510	A.M.	1.50		Dear	ı's road.			4-
				66	. 1st and 2n	d quarters, l	1905	8.20	À.1
Date	of Sale: Thursday, March 15, 19			67		Do.		8.25	
244A	. 1st and 2nd quarters, 1905 7	A.M.			٠				
	Temple road.	٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠, ٠				d's lane.	1005	0 9 5	11
51-52	. 1st and 2nd quarters, 1905 7	о а.м.		2		d quarters, i	Lang.	8.00	Α.
	Ward place.			0.10		es lane.		0.40	
18	. 1st and 2nd quarters, 19057	.10 A.M.	}	9-10	2nd quart	er, 1905	• •	8.40	Α.
	Third Division, Maradana.					atagoda.			3
119A	. 1st and 2nd quarters, 1905 7.	.15 а.м.	1	103		d quarters,	1905		** -
	Drieberg lane.			161 161a	• •	Do. Do.	• •	$8.50 \\ 8.55$	
2	. 1st and 2nd quarters, 1905 7.			161B		Do.	• •	9	'
9	The same of the sa	.25 ,,		204	• •	Do.	• • •	9. 5	
] 9D		.30 ,,		204в		Do.		0 10	
4.75	Dean's road.			224		Do.		9.15	
21	. 1st and 2nd quarters, 1905 7.			227	• •	Do.		9.20	
22	Do 7.	50 ,,	1		Skinner's	Road Sout	th.		
1994 - N. S. S.	Avondale road.			26	1st and 2n	_	A c	10	A
1A -	. 1st and 2nd quarters, 19057.	55 A.M.		Data	Sale : Satur	dorr March	17 100	)G	
	Third Division, Maradana.			Dave 0.		•	11, 100	<i>7</i> 0.	
98	. 1st and 2nd quarters, 1905. 8	<b>A.M</b> .		4A.		ey road. d quarters, i	1005	7	11
1.4	Maligawatta.		1.	24A		Do.	1000	7. 5	A
60	1st and 2nd quarters, 1905 8.			11		Do.	• • •	7.10	
69	· · · · · · · · · · · · · · · · · · ·	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		12		Do.		7.15	
69A 72B		05	7		Dem	atagoda.			
73		20 ,, 30 ,,	į	271	. 1st and 2n	d quarters,,	1905	7.20	A
73A	T-11	35 ,,		5		gakanda.			9.7
75		45 ,,		13A		d quarters,	1905	7.25	A
		.50 ,	1			a's road.			(1) 20
,			1	10 Page 12 Page 12	and the second s				
77	• •	.55 ,,	1	23a	Dear		1905.	7.30	Á
77 78	Do 9	, ,,		23a 24	Dear . 1st and 2n	d quarters, i Do.	1905.	7.30 7.35	A
77 78 80	Do 9 Do 9	5 ,,			Dear . 1st and 2n	d quarters, i Do.	1905	7.30 7.35	A
77 78 80 81	Do 9 Do 9 Do 9	. 5 ,, .10 ,,		24	Dear . 1st and 2nd	d quarters, i Do. atagoda.	• •	7.35	
77 78 80 81 83	De 9 Do 9 Do 9 Do 9	. 5 ,, .10 ,, .15 ,,			Dear . 1st and 2n . Den . 1st and 2n	d quarters, i Do.	• •	7.35	A (
77 78 80 81 83 83A	De 9 Do 9 Do 9 Do 9 Do 9	. 5 ,, .10 ,, .15 ,, .20 ,,		$\frac{24}{226}$	Dear . 1st and 2n Den . 1st and 2n	d quarters, Do. atagoda. d quarters, Do.	1905	7.35 7.40	) A
77 78 80 81 83 83A 84A	De 9 Do 9	. 5 ,, .10 ,, .15 ,,		24 226 32	Dear . 1st and 2nd . Denr . 1st and 2nd Second Div	d quarters, Do. eatagoda. d quarters, Do. vision, Mara	1905 dana.,	7.35 7.40 7.45	) A
77 78 80 81 83 83A	De 9 Do 9	. 5 ,. .10 ,, .15 ,. .20 ,, .30 ,, .35 ,, .40 ,,		$\frac{24}{226}$	Dear . 1st and 2nd . Denr . 1st and 2nd Second Div 1st and 2nd	d quarters, Do. atagoda. d quarters, Do.	1905  dana., 1905	7.35 7.40 7.45	) A A
77 78 80 81 83 83A 84A 85 88	De. 9	. 5 ,. .10 ,, .15 ,, .20 ,, .30 ,, .35 ,, .40 ,,		24 226 32 8-9	Dear Ist and 2nd Denr Ist and 2nd Second Div Ist and 2nd	d quarters, Do. eatagoda. d quarters, Do. vision, Mara d quarters,	1905 dana., 1905	7.35 7.40 7.45 7.50	) A A
77 78 80 81 83 83A 84A 85 88 89	De. 9	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .35 ,, .40 ,, .45 ,,		24 226 32 8-9 10	Dear Ist and 2nd Denr Ist and 2nd Second Div Ist and 2nd	d quarters, Do.  attagoda. d quarters, Do. rision, Mara d quarters, Do. Do.	1905 dana., 1905	7.35 7.40 7.45 7.50 7.55	) A A
77 78 80 81 83 83A 84A 85 88 89 95	De. 9	5 ,, 10 ,, 15 ,, 20 ,, 30 ,, 35 ,, 40 ,, 45 ,, 50 ,,		24 226 32 8-9 10	Dear . 1st and 2nd . 1st and 2nd . 1st and 2nd . 1st and 2nd	d quarters, Do. atagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters,	1905 dana., 1905	7.35 7.40 7.45 7.50 7.55 8	) A ) A
77 78 80 81 83 83A 84A 85 88 89 95	De. 9	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .35 ,, .40 ,, .45 ,, .50 ,,		24 226 32 8-9 10 11	Dear . 1st and 2nd . Denr . 1st and 2nd . Second Div . 1st and 2nd . Dar	d quarters, Do. atagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters,	1905dana.,	7.35 7.40 7.45 7.50 7.55 8	) A ) A
77 78 80 81 83 83A 84A 85 88 89 95 97	Do. 9 Do. 10	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .35 ,, .40 ,, .45 ,, .50 ,,		24 226 32 8-9 10 11	Dear Dem	d quarters, Do. atagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters,	1905dana.,	7.35 7.40 7.45 7.50 7.55 8	A ( A (
77 78 80 81 83 83A 84A 85 88 89 95 97	Do. 9 Do. 10	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .35 ,, .40 ,, .45 ,, .50 ,,		24 226 32 8-9 10 11	Dear Dem	d quarters, Do. latagoda. d quarters, Do. lision, Mara d quarters, Do. Do. ley road. d quarters, er, 1905 ale' road.	1905dana.,	7.35 7.40 7.45 7.50 7.55 8 8.10 8.15	) A ) A
77 78 80 81 83 83A 84A 85 88 89 95 97 99	De. 9 Do. 10 Of Sale: Friday, March 16, 1906.	5 ,, 10 ,, 15 ,, 20 ,, 30 ,, 35 ,, 40 ,, 45 ,, 50 ,,		24 226 32 8-9 10 11 50 51	Dear List and 2nd Denr List and 2nd Second Div List and 2nd Dar List and 2nd List and 2nd Avond List and 2nd	d quarters, Do. attagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters, er, 1905 ale road. d quarters,	1905dana.,	7.35 7.40 7.45 7.50 7.55 8 8.10 8.15	) A ) A
77 78 80 81 83 83A 84A 85 88 89 95 97 99	De. 9 Do. 10  of Sale: Friday, March 16, 1906.  Dematagoda. Ist and 2nd quarters, 1905.7	. 5 ,, 10 ,, 15 ,, 20 ,, 30 ,, 35 ,, 40 ,, 45 ,, .50 ,, .55 ,, ,,		24 226 32 8-9 10 11 50 51	Dear Locky  Den: Den: Second Div Second Div Locky  Dar Avond Locky	d quarters, Do. latagoda. d quarters, Do. lision, Mara d quarters, Do. loy road. d quarters, er, 1905 ale road. d quarters, gate lane.	1905dana., 1905	7.35 7.40 7.45 7.50 7.55 8 8.10 8.15	) A
77 78 80 81 83 83A 84A 85 88 89 95 97 99 Date	Do. 9 Do. 10 Of Sale: Friday, March 16, 1906. Dematagoda. 1st and 2nd quarters, 1905. 7	. 5 ,, 10 ,, 15 ,, 20 ,, 30 ,, 40 ,, 45 ,, .50 ,, .55 ,,		24 226 32 8-9 10 11 50 51	Dear Ist and 2nd Denr Ist and 2nd Second Div Ist and 2nd Dar Ist and 2nd Avond Ist and 2nd Locks Ist and 2nd	d quarters, Do. attagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters, er, 1905 ale' road. d quarters, gate lane. d quarters,	1905dana., 1905	7.35 7.40 7.45 7.50 7.55 8 8.10 8.15	) A ) A
77 78 80 81 83 83A 84A 85 88 89 95 97 99 Date	Do. 9 Do. 10  Sale: Friday, March 16, 1906 Dematagoda. Ist and 2nd quarters, 1905 7 Do. 7	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .40 ,, .45 ,, .50 ,, .55 ,, .10 ,,		24 226 32 8-9 10 11 50 51 21	Dear Locks	d quarters, Do. latagoda. d quarters, Do. lision, Mara d quarters, Do. ley road. d quarters, er, 1905 ale road. d quarters, gate lane. d quarters, ud's lane.	1905 dana., 1905 1905	7.35 7.40 7.45 7.50 8.10 8.15 8.20	) A ) A (A
77 78 80 81 83 83A 84A 85 88 89 95 97 99 Date	De. 9 De. 10 De. 7 De. 7 De. 7 De. 7	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .40 ,, .45 ,, .50 ,, .55 ,, .,		24 226 32 8-9 10 11 50 51	Dear Ist and 2nd Denr Ist and 2nd Second Div Ist and 2nd Dar Ist and 2nd Avond Ist and 2nd Locks Ist and 2nd Piacha Ist and 2nd	d quarters, Do. attagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters, er, 1905 ale' road. d quarters, gate lane. d quarters, ud's lane. d quarters,	1905 1905 1905 1905	7.35 7.40 7.45 7.50 8.10 8.15 8.20	) A ( A ( A
77 78 80 81 83 83A 84A 85 88 89 95 97 99 Date	De.   9   De.   10   Dematagoda.   Ist and 2nd quarters, 1905   7   De.   7   The	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .35 ,, .40 ,, .45 ,, .50 ,, .55 ,, .10 ,, .15 ,,		24 226 32 8-9 10 11 50 51 21 20 77	Dear  Ist and 2nd  Denr  Ist and 2nd  Second Div.  Ist and 2nd  Dar  Ist and 2nd  Avond  Ist and 2nd  Locks  Ist and 2nd  Piacha  Ist and 2nd  Skinner's	d quarters, Do. latagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters, er, 1905 ale road. d quarters, gate lane. d quarters, ud's lane. d quarters, Road South	1905 1905 1905 1905	7.35 7.40 7.45 7.50 8.10 8.15 8.20 8.25	) A ) A ( A
77 78 80 81 83 83A 84A 85 88 89 95 97 99 Date	Do. 9 Do. 10 Of Sale: Friday, March 16, 1906. Dematagoda. Ist and 2nd quarters, 1905 7 Do. 7 Do. 7 Do. 7 Do. 7 Do. 7 Do. 7	. 5 ,, .10 ,, .15 ,, .20 ,, .30 ,, .40 ,, .45 ,, .50 ,, .55 ,, .10 ,,		24 226 32 8-9 10 11 50 51 21	Dear Ist and 2nd Denr Ist and 2nd Second Div Ist and 2nd Dar Ist and 2nd Avond Ist and 2nd Locks Ist and 2nd Piacha Ist and 2nd Skinner's 2nd quart	d quarters, Do. latagoda. d quarters, Do. rision, Mara d quarters, Do. Do. ley road. d quarters, er, 1905 ale road. d quarters, gate lane. d quarters, ud's lane. d quarters, Road South	1905 1905 1905 1905	7.35 7.40 7.45 7.50 8.10 8.15 8.20	) A ) A ( A

			1	Premises		
Pren		Quarter and Year. Time of	Sale.	No.	Quarter and Year.	Time of Sale.
No	0.	Comment of the commen	Jenic	89	1st and 2nd quarters, 19	05 8.35 A.M.
	ao.	Piachaud's lane.	Δ.Μ.	89A	Do.	8.40 ,,
		1st and 2nd quarters, 1905 8.55 Do 9	,,	90	Do.	8.45 ,,
	69A		1	99	Do.	9.20 ,,
	00-	Dematagoda. 2nd quarter, 1905 9.10	A.M	99A	Do. Do.	9.20 ,,
	901	.,		100	До. Do.	9.35 ,,
		Temple road 9.20	Δ ΔΓ	$101 \dots 102 \dots$	2nd quarter, 1905	9.50 ,,
	18	•	Α	104	1st and 2nd quarters, 19	05 9.55 ,,
		Maligakanda.	A 16	•		
	23	2nd quarter, 1905 9:25 Do 9.30	A.M. 1		ale: Wednesday, March	
	23a	0.25	**	105в	1st and 2nd quarters, 19	
	24			108	Do.	7.10 ,, $7.15$ ,,
	0.7	Second Division, Maradana 1st and 2nd quarters, 1905 9.40	A.M.	112	Do. Do.	7.20
	$\begin{array}{c} 97 \\ 100 \end{array}$	Do 9.45	,,	112в 115	Do.	7.30 ,,
	100		• •	115 115a	Do.	7.35 ,,
	co.	Third Division, Maradana 1st and 2nd quarters, 1905 9.50	A.M.	115c	Do.	7.40 ,,
	119	Ist and 2nd quarters, 1000 9.55	,,	115в	Do.	7.45 ',
	110	• •	;	116	Do.	7.50 ,,
	Dat	e of Sale: Monday, March 19, 1906.		116A	Do.	7.55 ,,
	327 00 0	Dematagoda.	ı	117A	Do.	8. 5 ,, 8.15 ,,
	0.0	<u> </u>	A 3ff	1170	Do. Do.	0.05
	90	1st and 2nd quarters, 1905 7	A.M.	121	Do.	8.30 ,,
		Norris Canal road.		$125 \dots 127 \dots$	Do.	. 8.35 ,,
	1	1st and 2nd quarters, 1905 7.	A.M	128	Do.	8.40 ,,
		Third Division Maradana.		131	Do.	8.50 ,,
		1st and 2nd quarters, 1905 7.40	JA.M.	131в		8.55 ,,
	69B	T) . 7 %(	` ;	$132 \dots$		9 ,,
	70	Forbes lane.	,, .	136	75	9. 5 ,, 9.10 ,,
	12	2nd quarter, 1905 8.15	5 A.M.	137A	The	0.15
		Piachaud's lane.	ļ	$139 \dots $	Do '	9.20
	9в	1st and 2nd quarters, 1905 8.2	5 A.M.	141  ildot  il	Do	9.25 ,,
	ci e	Skinner's Road South.		144a°.		9.30 -,
	10.	A 2nd quarter, 1905 8.3	O A.M.	145 .	. Do.	., 9.35 ,,
	13	1st and 2nd quarters, 1905 8.3		146 .	. 2nd quarter, 1905	9.40 ,,
	10			146A .	, Do.	9.45 ,,
	0.2	Maligawatta. A 1st and 2nd quarters, 1905 8.4	5 A.M.		Turret road.	
	934		1	1.	. 1st and 2nd quarters,	1905 9.50 а.м.
		Dematagoda.	5 A.M.	Doto	of Sale: Thursday, Marc	sh 22, 1906.
	67	1005 01		Dave		, 2000.
	261	Jail road.	1		Hudson's road 1st and 2nd quarters,	1905 7 5 A.M.
	1 =	E 2nd quarter, 1905 9.1	5 а.м.	6.	Do	7.10 ,,
		E 2nd quarter, 1000 9.5	20 ,, !		Nelson's lane.	
	20.	Regent street.	í	1.	. 2nd quarter, 1905	7.15 а.м.
	22	A 1st and 2nd quarters, 1905 9.5	25 A.M.	^	. 1st and 2nd quarters,	
	يت لند	Maligakanda.			. Do.	7.35 ,,
	en		35 A.M.		. Do.	7.40 ,,
	60	Norris Canal road.		6.	Do,	7.45
	,		40 A.M		. 2nd quarter, 1905	7.50 ,,
	1	Ist and zhd quartons, root.		8 .	Do.	7.55 ,, 1905 8 ,,
	Ð	ate of Sale: Tuesday, March 20, 1906	. "	77	. 1st and 2nd quarters, Do.	8. 5
		Wellawatta.		TT .		
	E.S	8B 1st and 2nd quarters, 1905 7	A.M.	-	Carmel road 1st and 2nd quarters,	1905 8 10 A W
	59		5 ,,		Do.	8.15 ,,
		$9_{\rm A}$ . Do 7.	10 ,,	$\frac{2}{3}$	2nd quarter, 1905	8.20 ,,
	60		15 ,,		1st and 2nd quarters,	
	6		20 ,, 25 ,,		2nd quarter, 1905	8.30 ,,
	6	,	90	9	$\dots$ Do.	8.35 ,,
		M	95	9A		
	6	Do 7	40 ,,	13	Do.	8.45 ,,
			45 ,,		Albert road.	**************************************
		Do 7	.50 ,,	1	1st and 2nd quarters,	0 6 6
		Do 7	.55 ,,	2	Do.	8.55 ,,
		34 Do 8	,,	3	Do.	9 ,,
			. 5 ,,	5	Da	0.10
			.10 ,, .15 ,,	6	Do.	9.10 ,,
		The S	.15 ,, .20 ,,	8	Do.	9.20 ,,
		B8 Do 8	.25 ,,	9 .	Do.	9.25,
		88 <sub>A</sub> 8		11	Do.	9.30 ,,
				•		* E 9

7														
Prer N			Onant	on and Van	, misso	a a f 6	alo. Palo		emises		Outside and Woon	Time		2010
	0. 12		-	er and Year nd quarters		e of 8		 !	No. 24 ·		Quarter and Year.			
	13	• •		na quarters Do.		9.40	A.M.		$\begin{array}{c} 24 \\ 25 \end{array}$	• •	1st and 2nd quarters, 1 Do.		9.10	A.M.
	14		_	Do.		9.45	,,		26		Do.		9.15	,,
	15	• •	. ]	Do.	• •	9.50	,,		27		Do.		9.20	,,
177			St. Micha	el's road.							Bambalapitiya.			•
4	1			d quarters, 1	1005	0 55	A TMT.		1		1st and 2nd quarters, 1			A.M.
	$\overline{2}$		2nd quarte		]		, NI.		2	• •	2nd quarter, 1905		9.30	,,
- 1							,,		2a 7a		Do. 1st and 2nd quarters, 1		9.35	,,
, - A	Date	oi		iay, March					7c		Do.		9.45	,, ,,
,	3	٠.		d quarters,			A.M.		10		2nd quarter, 1905		9.50	,,
	7 8	• • .	2nd quarte			7. 5 7.10	,,				1st and 2nd quarters, 1			,,
٠.	9	• •		Do. d quarters, :			,,		10в	• •	Do.	1	.0	,,
	11			Do.		7.20	, , ,		 D-1		Olime i se i	00.10	0.4	100
	12			Do.		7.25	,,		Date	3 01	Sale: Monday, March	26, 19	06.	
	18	• • •		Do.		7.30	,,	1.	5-15A	. :	2nd quarter, 1905		7	A.M.
	19	• •		Do.	••	7.35	,,,			• •	1st and 2nd quarters, 1			7.7
			Muhandii	ram's road.					21	٠.	Do.		7.10	,,
	1		2nd quarte	er, 1905		7.40	A.M.	Agents	27 304	• •	2nd quarter, 1905 1st and 2nd quarters, 1		7.15	**
	5		1st and 2n	d quarters,					OUA	••		<del>9</del> 09	7.50	,,
	6			Do.	• •	7.50	,,		2.4		Castle street. 2nd quarter, 1905		7.35	A 707
	8	• •		Do.		7.55	**	ing i			1st and 2nd quarters, 1			23374.
	10 11	• •		Do. Do.	• • •	8 8. 5	,,				Kotte road.		••••	,,,
	12	• •	2nd quarte			8.10	"		5в		2nd quarter, 1905		7.45	A.M.
	14			l quarters, l			,,				1st and 2nd quarters, 1			,,
	16			Dō.		8.25	,,		7	• • ,	2nd quarter, 1905		7.55	,,
	17	• •	2nd quarte			8.30	,,				Kanatta road.			· **
	19	• •	2nd quarte	d quarters, l		8.45	,,	. 1	12	• •	1st and 2nd quarters, 1	905	8.10	A.M.
•	$\begin{array}{c} 21 \\ 24 \end{array}$	• •		l quarters, l			,,				Ward place.			
27-	-27A		2nd quart	ter, 1905		8.55	,,		37		1st and 2nd quarters, 1			A.M.
	30			d quarters,	1905	9	,,		38 39	• •	2nd quarter, 1905		8.20	,,
	31		the second secon	Do.		9. 5	,,		46	1	Do. 1st and 2nd quarters, 19		8.25 8.40	,,
-	32	• •		Do.		9.10 9.15	. , ,			• • •	Barnes Place.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	J. ±()	3.5
	34 38	• •	2nd quarte	Do. er 1905		9.20	9,5	1,37	5		2nd quarter, 1905		8.50	A M
	39			Do.		9.25	"				1st and 2nd quarters, 1			,,
	43			d quarters,	1905	9.30	,,		. 17		Do.		9	,, ,,,
Į	49			Do.		9.35	99		27	• •	1st and 2nd quarters, 1	905	9. 5	,,
	55	• •		Do.	• •	$9.40 \\ 9.45$	,,				Horton place.			
	53 54	• •	2nd quart	Do. er 1905		9.50	,,		7	• •	2nd quarter, 1905		9.10	A.M.
	54A		zna quare	Do.		9.55	,,				Flower road.			
1.5	54B			Do.	, • , • ·		,,		7	• •	1st and 2nd quarters, 1			A.M.
			Sala . Sat	urday, Mar	ch 24 1	906	100		IUA		2nd quarter, 1905	• •	9.25	,,
						_	41.75		9		Colpetty lane.	005	0.00	
	5 <b>5</b>	• •	2nd quart	er, 1905 d quarters,		7 7. 5	A M		3 3a	• •	1st and 2nd quarters, 1 Do.		9.30 9.35	
	56 60	• •	ist and 2n	Do.		7.10	"	1	-	• •	Do.		9.40	2.7
	62	• • •		Do.		7.15	,,		4-4A		Do.		9.45	"
	63	,	J.	Do.		7.20	23		~ 7A		Do.		9.50	,,
	65			Do.		7.25	,,		8-8A		Do.	_	9.55	**
	66			Do.	• •	7.30	,,		8в	• •	Do.	]	.0	,,
			· M	osque lane.		•								
	1		1st and 2n	d quarters,	1905	7.35	A.M.		Dat	e of	f Sale: Tuesday, March	27, 19	906.	
	2	• •		Do.	• •	7.40	,,		8B/	1	1st and 2nd quarters, 1	905	7	A.M.
	2 <sub>A</sub>			Do.		7.45	,,							
	3			Do.		7.50			13	• •	1st and 2nd quarters, 1 Do.	909	7.13	
	4	• •	2nd quart	Do. or 1905	• •	.7.55 8			14		A 7	• •	7.25	??
	6 7	•	zna quari	Do.	• •	8. 5	"		15A		Do.		7.35	"
	8			Do.		8.10			18a		1st and 2nd quarters, 1	905	7.40	,,
	11		1st and 2r	d quarters,	1905	8.15	<b>5</b> 5.		_		Alexandra place.			
	12	•	S. Anger	Do.		8.20	. ,,		3	• •	2nd quarter, 1905		7.45	A,M.
	13	•	0,3	Do.		8.25					Albert road.			
	14 16		2nd quar	ter, 1905 ad quarters,		8.30 8.35			7A	• •	1st and 2nd quarters, 1	905	8	A.M.
	17		Control of the Contro	3T) 2		8.40		{ ·			Maitland crescent.			
	18			Do.	1.1	8.45			6	• •	1st and 2nd quarters, 1		8. 5	A.M.
	19		0.1	Do.		8.50			~ ,		Gregory's Radient.			
	21 23	8A.	zud quar	ter 1905	1. J. J. J. J.	8,55		a   1,1	2A	1	1st and 2nd quarters, 1			A.M.
		- '	Ÿ				<b>9.9</b>	r · · · ·	OE	• •	2nd quarter, 1905	• •	8.15	**

Premises		•	Premises		
No.	Quarter and Year.	Time of Sale.	No.	Quarter and Year.	Time of Sale.
7c	1st and 2nd quarters, 19	05 8.20 а.м.		Mosque lane.	v
9	Do.	8.25 ,,	10 1	st and 2nd quarters, 19	05 7.30 а.м.
	Albert crescent.	i		Bambalapitiya.	
· 3	1st and 2nd quarters, 19	05 8.30 A.M.	$24 \dots 1$	st and 2nd quarters, 19	05 7.35 а.м.
	Elibank road.	1	$25 \dots$	Do.	7.40 ,,
5-6	1st and 2nd quarters, 19	05 8.45 а.м.		Horton place.	
7	Do.	8.50 ,,	16 1	st and 2nd quarters, 19	057.45 A.M.
	Dickman's road.			Edinburgh crescent.	
5g	1st and 2nd quarters, 19	05 9. 5 а.м.	6 2	nd quarter, 1905	7.50 а.м.
	Colpetty road.			Albert crescent.	
48	1st and 2nd quarters, 19	05 9.10 а.м.	$2 \dots 2$	nd quarter, 1905	7.55 а.м.
48A	Do.	9.15 ,,		Havelock road.	
	2nd quarter, 1905	9.20 ,,		st and $2n\underline{d}$ quarters, $19$	
59A	Do.	9.25 ,,	1 <b>4</b>	Do.	8.15 ,,
59в 6 <b>4</b> в	Do. Do.	9.30 ,,		Dickman's road.	
	1st and 2nd quarters, 19			st and $2nd$ quarters, $19$	
134	2nd quarter, 1905	9.45 ,,	13A 2:	nd quarter, 1905	8.30 ,,
	1st and 2nd quarters, 19		14	Do.	8.35 ,,
	Ward place.		H 3.	Pamankade.	0.5
37	1st and 2nd quarters, 19	05 9.55 а.м.	7 1	st and 2nd quarters, 19	
	• Colpetty road.		1	Muhandiram's road.	
240	2nd quarter, 1905	10 а.м		st and 2nd quarters, 19	05 8.45 A.M.
		1- 00 1000		Peer Saibo's lane.	
	f Sale: Wednesday, Mar	ren 28, 1906.		Sale: Saturday, Feb. 1	
240A	2nd quarter, 1905	7 А.М.	$egin{array}{cccccccccccccccccccccccccccccccccccc$	st and 2nd quarters, 19 Do.	05 2 г.м. . 2.10 ,,
	Wellawatta.		23 <sub>A</sub>	Do.	915
	1st and 2nd quarters, 19		26	Do.	2.25 ,,
18в	Do.	7.10 ,,	27	Do.	2.30 ,,
40в 40с	Do. Do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$28 \dots$	Do.	2.35 ,,
40D	Do.	7.25	29	Do.	$\ldots 2.40  ,,$
40E	Do.	7.30 ,,	30	Do.	2.45 ,,
43c	Do.	7.35 ,,	$egin{array}{cccccccccccccccccccccccccccccccccccc$	-Do. Do.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
43c/1	Do.	7.40 ,,	<i>02</i>		2.00
430/2	Do.	7.45 ,,	19 ., <b>1</b> s	Hulftsdorp street.	05 9 55
43c/3	Do. Do.	7.50 ,,	20	st and 2nd quarters, 19 Do.	2 5
43т 43 <b>т</b>	Do.	7.55 ,,	33	Do.	3.20 ,,
43ĸ	Do.	9 5	34	Do.	3.25 ,,
43n	Do.	8.10 ,,	$45 \dots 2$	nd quarter, 1905 💮 🐇	3.30 ,,
45	Do.	8.20 ,,		st and 2nd quarters, 190	
45A/1	Do.	8.25 ,,	47	Do.	3.40 ,,
48c	Do.	8.30 ,,	48 50a	Do. Do.	3.45 ,, 3.55 ,,
	Colpetty road.		57	Do.	4.20
	2nd quarter, 1905	8.35 а.м.	58	Do.	4.35 ,,
186A 232	Do.	05 945 ,,	$62 \dots$	Do.	4.45 ,,
232	1st and 2nd quarters, 19	05 8.45 ,,	65	Do.	4.50 ,,
40-	Wellawatta.	0 =0	TD	1 36 1 }	
	2nd quarter, 1905 Do.	8.50 а.м.	Date of S	ale: Monday, Februai	y 12, 1906.
	1st and 2nd quarters, 19			St. Sebastian Street.	
119в	Do.	9.10 ,,		st and 2nd quarters, 190	
123	Do.	9.15	$30 \dots 31 \dots$	Do. Do.	2.20 ,,
136	1st and 2nd quarters, 19	05 9.25 ,,	31 31a	Do. Do.	2.25 ,, $2.30$ ,,
	Albert road.		36	Do.	0.95
" 7 ···	1st and 2nd quarters, 19	05 9.35 а.м.	55	Do.	2.45
	St. Michael's road.	ĺ	55A	Do.	2.50 ,,
6	2nd quarter, 1905	9.40 а.м.		St. Sebastian's Hill.	
	Muhandiram's road.	Į·		st and 2nd quarters, 190	95 2.55 р.м.
23	1st and 2nd quarters, 19	05 9.45 а.м.	4A	Do.	3 ,,
<b>3</b> 5	Do.	9.50 ,,	5	Do.	3. 5 ,,
36	Do.	9.55 ,,	$18 \dots 19 \dots$	Do. Do.	3.20
37	Do.	10 ,,	19 23	Do. Do.	3.25
Date of	Sale: Thursday, March	29, 1906.			3.40 ,,
	1st and 2nd quarters, 19	i	15 letan	Cramer's lane. d 2nd quarters, 1905	9 #A
41	Do.	7. 5 ,,	21 ,.	Do.	3.50 P.M.
42	Do.	7.10 ,,	22A	Do.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
44	Do.	7.15 ,,	$27 \dots$	Do.	4.10
52	Do.	7.20 ,,	28	Do.	4.15 ,,
64	Do.	7.25 ,,	28A	Do.	4.20 ,,
			,		
					स्था असी अपनी

Premises			Premises		•			
No.	Quarter and Year	'	No.		Quarter and Year		e of S	
<b>29</b> .			Date	of S	Sale : Thursday, Febr	uary 15	5, 190	6.
29A .		4.30 ,,	32	:	2nd quarter, 1905		2	P.M.
<b>30</b> .	. Do.	4.35 ,,	34		Do.		2. 5	,,
	Muhandiram's lane		39		1st and 2nd quarters, 1	905	2.10	,,
1.	. 1st and 2nd quarters, 1	-	40		Do.		2.15	,,
3 .	. Do.	4.45 ,,	41		2nd quarter, 1905		2.20	,,
	. Do.	4.50	42		1st and 2nd quarters,			,,
4A ,	. Do.	4 55	43		Do.		2.30	,,
5 .	. Do.	· -	44		Do.		2.35	
υ.	. Do.	* 9 ,,	77				2.00	,,
Date	of Sale: Tuesday, Febru	arv 13, 1906.			Fish Market Squa	e.		
	<del>-</del>		1		1st and 2nd quarters,	1905	2.40	P.M.
	. 1st and 2nd quarters, I	~ ~	2		Do.		2.45	,,
<b>5</b> в.		2 5 ,,	3		Do.		2.50	2.3
5c .		2.10 ,,	4		Do.		2.55	,,
5D .		2.15 ,,	5		Do.		3	,,
5E	Do.	2.20 ,,	6		Do.		3. 5	,,
$\mathbf{5r}$	Do.	2.25 ,,	7		Do.		3.10	,,
6-7	Do.	2.30 ,,	8		Do.		3.15	,,
8-9	Do.	2.35 ,,	9		Do.		3.20	,,
10	Do.	2.40 ,,	10		Do.	• •	3.25	
00	Do.	2.45 ,,	10	• •		• •		**
99	. Do.	2.50 ,,			Second Gabo's lane.		0.00	
0.0	Do.	2.55 ,,	20-21		1st and 2nd quarters,	1905	3.30	P.M.
26A		3 ,,			St. John's road.			
O=	Do.	3. 5 ,,	45		1st and 2nd quarters	1905	3.35	P.M
2.1		,, ,,	47		1st and 2nd quarters,			
	Gomes lane.		<b>*</b> *	• •		1000	0.10	,,
1-3	1st and 2nd quarters, 1		_		Seashore road.			
	Do.	3.20 ,,	9		1st and 2nd quarters,	1905	4. 5	P.M.
15	Do.	3.25 ,,			Fish Market Square			
16	Do.	3.30 ,,	103		1st and 2nd quarters,		4.10	P.M.
18a	Do.	3.35 ,,	10в		Do.			,,
19	Do.	3.40 ,,	10c		Do.	• •	4.20	,,
20	Do.	3.45 ,,	10D		Do.	• • •	4.25	7
21	Do.	3.50 ,,			Do.	• •	4.30	"
			10E			• •	4.35	
	Dhoby's lane.	1005 4 775	11	• •	Do.		4.00	,,
6	1st and 2nd quarters,				Kochchikade.			
7	<u>D</u> o.	4. 5 ,,	Det	e of	Sale: Friday, Febru	ary 16	1906	
7 A	<u>D</u> o.	4.10 ,,						
10	Do.	4.15 ,,		• •	1st and 2nd quarters,	1905		P.M.
15	Do.	4.25 ,,	55-63		Do.			
16	Do.	4.30 ,,	68		Do.			
17	Do.	4.35 ,,	69-75		Do.		2.20	
18	Do.	4.40 ,,	83-84		Do.			
	Martie's lane.	İ	85		Do.		2.40	, ,
1.4	1st and 2nd quarters,	1905 445 PM			Jampettalı street.			
I-4	T) -	4 = 0	75		1st and 2nd quarters,		9 45	ъм
13	Do	4 5 5	76	• •	Do.		2.50	
14	T) a	~	i contract of the contract of	• •				
17	Do.	5 ,,	87	• •	Do.		2.55	
Dat	e of Sale: Wednesday, F	ebruary 14, 1906. 🖐	78-79	• •	Do.			,,
18	1st and 2nd quarters,		80	• •	Do.	• •		
28-29	17.	2.10 ,,	84	• •	Do.	• •		
2029	* * * * * * * * * * * * * * * * * * * *	,,	85–86		Do.		3.15	
	Akbar's lane.	100% 00%	93		* Do.		3.20	
9	Ist and 2nd quarters,		95		2nd quarter, 1905		3.25	
13	Do.	$\dots 2.35$ ,,	96		1st and 2nd quarters,	1905		
	Gas works street.		97		Do.			
8	1st and 2nd quarters,	1905 2.45 р.м.	2.7		2nd quarter, 1905		3.40	
13	T\o^	2.50 ,,	0° 1~001		1st and 2nd quarters,			
10		,,	107-109		2nd quarter, 1905		. 3.50	
•	Baillie street.		110-111		1st and 2nd quarters,	1905.	. 3.55	5,,
2-3	1st and 2nd quarters,		115		2nd quarter, 1905		. 4. 5	_
4	Dp.	3 ,,	118-119		1st and 2nd quarters			
	Second Gabo's lar	ne.						
36	2nd quarter, 1905	3.55 р.м.			Green street.	100%		1
	and the second s		$\frac{2}{2}$	• •	1st and 2nd quarters.			
	Du. Domi S road		3				. 4.25	
1	2nd quarter, 1905	4 P.M.	8	• •	* <u>-</u> -		. 4.30	
	Do.	4. 5 ,,	9				. 4.35	
6	Do.	4.10 ,,	10			•	. 4.40	
	Do.	4.15 ,,	11		Do.		. 4.45	5 ,,
- 2	1st and 2nd quarters,	19054.20 ,,	12		Do.		. 4.50	) ,,
22	2nd quarter, 1905	4.25 ,,	13-16		Do.		. 4.58	
	1st and 2nd quarters.	.1905 4.30 ,,	17		1st and 2nd quarters			,,
29	. 2nd quarter, 1905	4.50			Sale: Saturday, Febru			
• • • • • • • • • • • • • • • • • • • •	1st and 2nd quarters	3005 4 55						P.M.
30	The second secon	, 1905 . 4.55	18		ist and and dualters	• 1900 -	. Z	
30 <b>3</b> 1		, 1905 . 4.56 ,, 5 ,,	18	•••	1st and 2nd quarters Do.		. 2. 8	

Premise	's					Premise	s				
No.		Quarter and Year	. Tin	ae of	Sale.	No.		Quarter and Yea	r. Tin	ne of	Sale.
20		1st and 2nd quarters,	1905	2.10	P.M.	Da	te o	f Sale: Tuesday, Febru	aary 20	, 190	6.
$\begin{array}{c} 21 \\ 22 \end{array}$	• •	Do.			,,	6		1st and 2nd quarters,	1905	2	P.M.
30	- •	Do. Do.	• •	$\frac{2.20}{2.25}$	,,	11	٠.	Do.		2. 5	,,
	١	Do.		$\frac{2.20}{2.30}$	"	35	• •		٠. •	2.15	,,
30a			• • •	2.35		36 42	• •		• •	2.20	9.9
		Kuruwe street.				44	• •	* · · · · · · · · · · · · · · · · · · ·	1905	$\frac{2.25}{2.30}$	, ,,
6–7		1st and 2nd quarters,	1905	2.40	PW	45				~ ~ ~	,,
8		Do.		~ 4~		46			• •		22
10		Do.		2.50		48	• •			2.45	,,
12		. Do.		2.55		50	• •	1st and 2nd quarters,			2.5
		Brassfounder stree				55	• •	Do. 2nd quarter, 1905	• •	$\frac{2.55}{3}$	,,
3		1st and 2nd quarters,	1905	3	P.M.	59	• • •	Do.	• •	A + -	,2 2
4. 8	٠.	Do. Do.		3. 5		61		1st and 2nd quarters,	1905	3.20	,,
9	• •	Do. Do.	• •	$\frac{3.10}{3.15}$		63		2nd quarter, 1905		3.25	,,
10		Do.	• • •	3.20	"	67	• •		1905		7.5
11	٠.	Do.		3.25	,,	68 69	• •	Do. Do.	• •		ž. >
12		·		3.30	,,	71	• •	2nd quarter, 1905	• •		,,
13	٠.	Do.	• •	3.35	,,	72		Do.		$\frac{3.50}{3.55}$	,,
14 15	٠.	.Do. Do.	• •	3.40	"	73		1 10. 1	1905	4	,,
16		2nd quarter, 1905	• •	$\frac{3.45}{3.50}$	• •	75		Do.		4. 5	3:2: 3:3
17		Do.		3.55	"	76		2nd quarter, 1905		4.10	,,
21		Do.	• •	4.	,,,	77 78	• •	Do.	100-	4.15	,,
24		Do.,		4. 5	,,	79	• •	1	1905	4.20	,,
25		1st and 2nd quarters,	1905	4.10	,,	82		Do.	• •	$\frac{4.25}{4.35}$	• • •
	*	Brassfounder stree				86	, .	. Do.	• •	4.40	9.7
29		1st and 2nd quarters,			P.M.	87		Do.		4.45	"
30	••			4.25	7.5	89		Do.		4.50	
$\begin{array}{c} 31 \\ 32 \end{array}$	• •	1st and 2nd quarters, 2nd quarter, 1905			,,	91	• •	Do.	• •	4.55	,,
33	• • •	1st and 2nd quarters,	1.905		,,	Date	of S	sale: Wednesday, Febr	uary 2	1 190	G.
34		^ 7		4.45	3.7 3.9	94		2nd quarter, 1905		_	
35		1st and 2nd quarters,			9.9	97			1905	2 5	P.M.
36		Do.			,,	99		Do.		$\frac{2.15}{2.15}$	5 7
37		Do.	• •		,,	100		Do.		2.20	23 22
Da	te o	f Sale: Monday, Febru	ary 19,	, 1906	3.	106		Do.		2.30	93
39		1st and 2nd quarters, 1	1905	2	P.M.	107	• •	<u> </u>	• •	2.35	9,9
40		Do.		2. 5	,,	108	•. •	Do.	• •	2.40	2.5
43		Do.	• •	2.10	2.3	2		Dam street.			
47 49	• •	Do. 2nd quarter, 1905		2.20 $2.35$	7.2	4	• •	1st and 2nd quarters, I Do.	1905	2.45	P.M.
51	• • •	1st and 2nd quarters, 1			,,	5	• •	Do.		$2.50 \\ 2.55$	"
52		Do.		2.45	"	6		2nd quarter, 1905	• •	3	7.5
		Gintupitiya stree	t.		• •	.7		1st and 2nd quarters,	1905	3. 5	,,
3	٠.	T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	905	2.50	P.M.	8		2nd quarter, 1905		3.10	,,
4.		Do.		2.55	277	9-14 17		Do.		3.15	,,
20		Do.		3	,,	18	• •	1st and 2nd quarters, 1 Do.		3.20	27
$\begin{array}{c} 21 \\ 22 \end{array}$	* 1	Do.	• •	3. 5	2:3	2.6.	• •	Do.	• •	$3.25 \\ 3.30$	* *
23	• •	Do. Do.	• •	3.10 3.15	,,		•	New Moor street.	• •	0.00	7.2
25	• •	Do.	• • •	3.20	3·3	3	٠.	1st and 2nd quarters,	1905	3 2 5	73 76
27-29	• •	Do.		3.25	,,	4.		2nd quarter, 1905			P.M.
30-30A		Do.	• •	3.30	. , ,	6-7		Do.		3.45	7 7 7 5
31	• •	Do.		3.35	,,	8	• •	Do.		3.50	, , ,
31a 32	• • •	Do. 2nd quarter 1905	• •	3.40	,,	$\begin{array}{c} 9 \\ 11 \end{array}$	• •	1st and 2nd quarters, ] Do.			و ور
33a		2nd quarter, 1905 Do.	• •	$3.45 \\ 3.55$	,,	18	• •	2nd quarter, 1905		4	5.19
33в		1st and 2nd quarters, 1		4	"	19	•	1st and 2nd quarters, 1	.905	$\frac{4.15}{4.20}$	"
33c-33D		Do.		4. 5	,,	20		2nd quarter, 1905		4 25	3.5
34	• •	2nd quarter, 1905		4.10	,,	24		1st and 2nd quarters, 1	905	4.40	23: 23
35.:	• • •	1st and 2nd quarters, 1			,,	26	• •	2nd quarter, 1905		4.45	, , ,
39 40	• •	Do. 2nd quarter, 1905		4.20	,, ]	$\begin{array}{c} 28 \\ 29 – 30 \end{array}$	• •	1st and 2nd quarters, 1		4.50	,,
41	• •	1st and 2nd quarters, 1		4.25	,,	31	*3**	Do. Do.		4.55	,,
43-44		Do.		4.35	9.9 9.9					5	22
		Chekku street.			′′	Dat	e of	Sale: Thursday, February	uary 22	2, 190	6.
1			0Λ≈	A 40		33		1st and 2nd quarters,	1905.	2. 5	19: TUT
2	• •	1st and 2nd quarters, 1 Do.		4.40 4.45		34	• •	.100.		$\frac{2.10}{2.10}$	_
$\tilde{3}$		Do.		4.50	,,	35 <b>36</b>	• •	Do.		2.15	,,
. 4	٠.	2nd quarter, 1905	٠	4.55	,, ,,	30 37	• •	Do.	• •	2.20	9.5
5.		1st and 2nd quarters, 1	905	5	>> ⊣ >>	43	**	Do. Do.		2.25	
							747	<b>3</b> 20.	, uel •	2.35	"

	.,
Premises	Premises
	No. Quarter and Year. Time of Sale.
	2 10 P.M
44 1st and 2nd quarters, 1905 2.40 P.M.	1005 2 20
45 Do 2.45 ,,	27 1st and 2nd quarters, 1905 3.35 ,,
46 2nd quarter, 1905 2.50 ,,	28 Mid quarter, 200
47 1st and 2nd quarters, 1905 2.55 .,	
49· Do 3. 5 ,,	31-38 1st and 2nd quarters, 1905 3.45 ,,
200	$39 \dots Do. \dots 3.50 ,$
D)	40 Do 3.55 ,,
200	43 Do $4.5$ ,,
59 Do 3.30 ,,	$_{47}$ Do $_{12}$ $_{4.15}$ $_{13}$
61 Do 3:35 ,,	Do 4.20
65 Do 3.50 ,,	1 25
66 Do 3.55 ,,	40
69 Do 4. 5 ,,	99
To 4.10	Mosque lane, second.
	1 1st and 2nd quarters, 1905 4.50 P.M.
Van Rooyen street.	$2 \dots Do. \dots 4.55$
5 1st and 2nd quarters, 1905 4.20 P.M.	3A 2nd quarter, 1905 5 ,,
8 Do 4.25 ,,	<b>1</b>
9 Do 4.30 ,,	Date of Sale: Monday, February 26, 1906.
Do 4.35 ,,	1005 9 PM
11 2nd quarter, 1905 4.40 ,,	
110.1	2
	13
Wolfendhal street.	14 Do 2.15 ,,
13 2nd quarter, 1905 4.50 P.M.	Do 2.20 ,,
14 . Do 4.55 ,,	16 Do 2.25 ,,
15 Do 5 ,,	Do. 2.30 ,,
10	18 2nd quarter, 1905 2.35 ,,
Date of Sale: Friday, February 23, 1906.	19 1st and 2nd quarters, 1905 2.40 ,,
2 PM	20 Do 2.45 ,,
T) - 2 0	20 2 d
17	
18	21
19 1st and 2nd quarters, 1905 2.15 ,,	28 Do 3.10 ,,
$\overset{\circ}{20}$ $\overset{\circ}{\text{Do}}$ . $\overset{\circ}{}$ $\overset{\circ}{}$ $\overset{\circ}{}$ $\overset{\circ}{}$	30 Do 3.15 ,,
20 Do 2.25 ,,	32 1st and 2nd quarters, 1905 3.25 ,,
28 2nd quarter, 1905 2.30 ,,	33–35 Do 3.30
32-33 1st and 2nd quarters, 1905 2.35 ,,	36 Do 3.35 ,,
1005 940	
- T	Barber street.  2nd quarter, 1905 3.40 P.M.
955	8 2nd quarter, 1905 3.40 P.M.
140	9 1st and 2nd quarters, 1905 3.45 ,,
4) is all all all a quality	10 Do 3.50 ,,
46 2nd quarter, 1905 3.10 ,,	12 Do 3.55 ,,
53 1st and 2nd quarters, 1905 3.20 ,,	Do. $\cdot \cdot
55 Do. 3.25 ,,	18 2nd quarter, 1905 4.10 ,,
Do 3.30 ,,	19 Do 4.15 ,,
Do. 3.35 ,,	20 1st and 2nd quarters, 1905 4.20 ,,
Do. 3.40 ,,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$\mathbf{Do} \qquad \qquad \mathbf{Do} \qquad \qquad 3.45 0$	4 60
62 Do 3.50 ,,	1 05
9.55	## . • • • · · ·
1005	Andiwall street.
	1 1st and 2nd quarters, 1905 4.40 P.M.
103	2 Do 4.45 ,,
104	4 Do 4.55 ,,
100	6 Do 5 ,,
Kopiawatta lane.	
7-10 1st and 2nd quarters, 1905 4.25 P.M	Date of Sale: Tuesday, February 27, 1906.
12-17 2nd quarter, 1905 4.30 ,,	8 1st and 2nd quarters, 1905 2 P.M.
18 Do 4.35 ,,	
TO 4.40	12
Mosque lane, first.	New Chetty street.
10 d out ont one 1005 4.45 P.M.	4 1st and 2nd quarters, 1905 2.10 P.M.
T) 4 50	8 . Do 2.20 ,,
2	9 Do 2.25 ,,
Date of Sale: Saturday, February 24, 1906.	10 Do 2.30 ,,
Date of parts. Subtracting,	$D_0$ 2.35
5 2nd quarter, 1905 2 P.M	20 Do 2.45 ,,
8 Do 2. 5 ,,	Do 2 50
9 1st and 2nd quarters, 1905 2.10 ,,	
Do 2.15 ,,	
13 . Do 2.20 ,,	
14 Do 2.25 ,,	20
16 2nd quarter, 1905 2.35 ,,	26 2nd quarter, 1905 3.15 ,,
17 1st and 2nd quarters, 1905 2.40 ,,	27 1st and 2nd quarters, 1905 3.20 ,,
18 $D_0$ $2.45$ ,	28 . Do 3.25 ,,
$ m D_{O}$ $ m 2.50$ ,	30 Do 3.30 ,,,
20 2nd quarter, 1905 2.55 ,	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
01 Let and Ond average 1002 2	$1  1  32  D_0,   3.40 $
21 . Ist and 2nd quareurs, 1905. 3 . 5,	,
	7 1

D	
Premises	Premises
No. Quarter and Year. Time of Sale	NT
35 1st and 2nd quaeters, 1905 3.50 P.M	quarter and Year. Time of Sale.
9 5 5	
38	121-123 2nd quarter, 1905 3.35 P.M.
39 ,,	Messenger street
41 75 77	Date of Sale: Friday, March 30, 1906.
42	39 1st and 2nd quarters, 1905 7 A.M.
14	
45	quality 1900
46 200 4.25 ,,	42 Do and End quarters, 1905 7.10 ,,
qual bel 1 3000	55 $0$ $0$ $0$ $0$ $0$ $0$ $0$ $0$ $0$ $0$
and mid quarters, 1905. 4.35	56 2nd anat 150 . 7.35
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	7 16
51 and Life quarters, 1905 4.45 ,,	e1 21 4 4 4 4 4 5 1 9 1 9 1 9 1 9 1 9 1 9 1 9 1 9 1 9 1
100. 4.50	10. 8
23 2nd quarter, 1905 4.55	. 8.5
Do 5	Do. 9 10
Date of Sale: Thursday, March 1, 1906.	
57 L. 1006.	71 ist and 2nd quarters, 1905 8.20
57 1st and 2nd quarters, 1905 2 P.M.	Do. 20g
Do. 9 5	2nd quarter, 1905
200 200 quarter, 1905 2 10	10 · · Do.
oo 1st and 2nd quarters, 1905 2.15	. Ist and 2nd quarters 1005 940
2 · · 2nd quarter, 1905 2 20	DO. 8 50
06 · · Do. 2.25	Do. 8.55
1st and 2nd quarters 1905 9 20	B1 Do 8.50 ,,
Do. 9.35	86 2nd quarter, 1905
Do. 240	87 1st and 2nd quarters 1005 000 "
99 · · Do. 945	88 Do. 9.20 ,,
2nd quarter, 1905 950	Do 9.25 ,,
72 1st and 2nd quarters 1905 9 55	Silversmith street.
73 2nd quarter, 1905 3	
74 let and Ond asset 2007	quartor, 1909
(ii) 200 Granton 100F	1 7 11 6 110
78 let and final	26 25 Ist and 2nd quarters, 1905 9 50
	DO. 9.55
69 5.20 ,,	Do. 10
84 2nd granten 100r	77
85 1st and 2nd quarters, 1905 3.35 ,,	Date of Sale: Saturday, March 31, 1906.
86_97	52 1st and 2nd quarters, 1905 7.20 A.M.
Hill street.	54 Do. 7.20 A.M.
1 0 1	82 · . Do
	7.00 y
g quarters, 1905 3.55	87
6 5 4 ,,	91 2nd quarter, 1905 8. 5 ,
10, 4, 5	
G 4.10 ,,	-55 the quarters, 1905 8.15
1, 10 4.15	Messenger lane
20, 4, 711	<sup>2</sup> ·· <sup>2</sup> nd quarter 1905
Do 4.25	3 Do 8.45 A.M.
Do 4.30 ,,	Ferry street.
Jampettah street.	1 . 1st and 2nd quantam 100r
81 1st and 2nd quarters, 1905 4 35 P. W.	1 . 1st and 2nd quarters, 1905. 8.55 A.M. 2 Do.
Do. 4 40	$\frac{1}{2}$
Do. 445 "	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
88 Do. 4.50 "	$\frac{6}{2}$ $\frac{D0}{D0}$ $\frac{9.10}{0.05}$
89 Do 4.55	7 9.25
90	14 20. 9 30
,, ,	10 10 9 35
Date of Sale: Friday, March 2, 1906.	10 Do. 9 45
91 Ist and 2nd quantum 100%	00 050
	DO. 955
2. U ,	·· Do10
Gintupitiya street.	Date of Salo . Man .
24 1st and 2nd quarters, 1905 2.10 P.M.	Date of Sale: Monday, April 2, 1906.
Hill street.	20 . Ist and 2nd quarters, 1905 7 5
39 1st and 2nd quarters, 1905 2.20 A.M.	7 10
40 Do. 2.20 A.M.	
52 2nd another 700"	
DX	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
59 2.40 ,,	42 1.00
2.45	$\mathbf{42A} \dots \mathbf{Do} \dots 7.30 \dots$
63 2.50 ,,	$\Phi_{\rm ZB}$ . $\Phi_{\rm C}$
DO. 2.55	42E Do /.45
Jampettan street.	$D_0$
qualities, 1909 5 P.M.	$\mathbf{D}_{\mathbf{c}}$ $\mathbf{D}_{\mathbf{c}}$ $0.10$
Cheku street	05A . $0.8.15$ .
83 1st and 2nd quarters, 1905 3. 5 P.M.	56_58 £0.
Wolfendhal.	50 295
	100.
3.10 P.M.	50. Do. 925
	Do 8,40
•	

		1	Premises			
Premises					Quarter and Year.	Time of Sale.
No.	Quarter and Year.	Time of Sale.	No.		10	05 7 10 A.M.
No.	100	5 945 AM.	18	1st ar	nd 2nd quarters, 19	7.15 ,,
61-66	1st and 2nd quarters, 190	. 8.50 ,,	19		Do.	# O()
70-71	Do.	. 1	20		Do.	
77-79	Do.	9 ,,	21		Do.	7.25
80	Do.	9. 5 ,,			Do.	7.30 ,,
	Do.	9.15 ,,	22	• •	Do.	7.35 ,.
89–92	Do.	9.20 ,,	25	• •		
93-104		9.25 ,,			Hulftsdorp street	ā
105	Do.	0.90	73	1 et. a	und 2nd quarters, 1	905 . 1.45 A.M.
106	Do.		•		Do.	1,00
110	Do.	9.40 ,,	74	• •		7.55 .,
	Do.	9.45 ,,	74A		<u>D</u> o.	8. 5 ,,
	2nd quarter, 1905	9.50	76		Do.	0.10
112	zna quarter, 1000	2 2000	77		Do.	
Date o	f Sale: Tuesday, April	3, 1906.	85		Do.	8.20 ,,
115	1st and 2nd quarters, 19	05 7 A.M.			Do. °	8.25 ,,
115	130 and Live of	•	86	• •	Do.	8.30 ,,
	Wilson street.	005 715 AM.	87		Do.	8.35 ,,
10	1st and 2nd quarters, 1	905 1.10 1	88			0.40
22-24	1)0	, , , , , , , , , , , , ,	89		Do.	· · · · · · · · · · · · · · · · · · ·
	To.	7.45 ,,	90		Do.	
27	Do.	8 ,,	91		Do.	8.50 ,,
56–58	•	8.15 ,,	92		Do.	8.55 ,,
66-67		8.20 ,,		One	quarter, 1905	9. 5 ,,
68-69		0.05	100-102	2nd	a quartor, 1000	
70-71	. Do.		103	lst	and 2nd quarters,	0.15
74-75	1Do.	8.30 ,,	104		$\stackrel{\downarrow}{\sim}$ Do.	0.00
	Dα.	8.35 ,,	108		Do.	• •
88-89	Do.	8.40 ,,	109	• •	Do.	9.25
90 .	. Do.	8.45 ,,			Do.	9.30 ,,
32 .	•	8.50 ,,	116	• •	Do.	9.35 ,,
33 .	. Do.	0.55	120	• •	Do. Do.	9.40 ,,
34 .	. Do.		123			9.45 ,,
38-39	Do.	9 ,,	124		Do.	0 =0
	Do.	9.10 ,,	125		Do.	9.50 ,,
	Do.	9.15 ,,				.:1 e 1006 ·
_	Do.	9.30 ,,		Date of	Sale: Friday, Apr	11 0, 1900.
54 .	•	9.35 ,,	128	ls	t and 2nd quarters	. 1900
55	<u>D</u> o.	9.40 ,,	129		Do.	7.10 ,,
91	Do.	0.45	126	,	St. Sebastian Hil	17
0.0	<u>D</u> o.	0.50			St. Sepasuan III	1005 7 20 A.M.
0.0	Do.	0.50,	4.9	2 ls	st and 2nd quarters	, 1905 7.20 A.M. 7.25 ,,
	Do.	$\dots 9.55$ ,,	4:		.Do.	. 1.20 99
_	Do.	10 ,,	4		Do.	7.30 ,,
95	Silversmith la		4	7~ 0	nd quarter, 1905	$\dots 7.40$ ,,
	Silversimon	mil 4 1906.	1	7c 2	st and 2nd quarters	1905 7.45
Date	of Sale: Wednesday, A	19057 A.M.	4	$7D \dots 19$	St and Zha quar vor	7.50 ,,
4	1st and 2nd quarters	, 1000	5	0	Do.	m ==
6	170.		5	1	Do.	
	Do.	7.10 ,,	5	2	Do.	8 ,,,
6A	Do	7.15 ,,		· 6	Do.	. 8. 5 ,,
18	••	$\dots 7.20$ ,,	1	3	Skinner's Road	South
19	Do.	7.25 ,,	}		Skinner's Road	= 1005 8 10 A.M.
29-30	Do.	7.30 ,,		35a I	lst and 2nd quarter	s, 1905 8.10 A.M.
36-37	2nd quarter, 1905	1.00 ,,	i		Oilmen stree	et.
00 01	To learnt atree	t.			1 -4 and 2nd quarter	es, 1905 8.15 A.M.
	1 dead one cuarter	s. 1905 7.35 A.M.	.   1.		ist and zho quar ver	8.20 ,,
22-24	1st and 2nd quarter	7.40 ,,	1	3	Do.	. 8.25 ,,
25	<u>D</u> o.	7.50 ,,	1	4	Do.	
$\overline{34}$	Do.		6	<del>-</del> 7	Do.	8.30 ,,
35	<u>D</u> o.	7.55 ,,		12	Do.	8.40 ,,
37	1)0.	8 ,,	1		Princes ga	te.
	Do.	8.25 ,,	i		rimes ga	8.45 а.м.
59			1	1A	2nd quarter, 1905	1005 9 50
	Smith street.	1005 835 AT	<b>π</b> .	1в	1st and 2nd quarte	rs, 1905 8.50 ,,
13-14	1st and 2nd quarter	.a, 1000		$2 \dots$	Do.	0.00 33
15	110	. 8.40	' \	$\overline{2}_{\mathrm{A}}$	Do.	9
10	Cleat atreat		1		Do.	9. 5 ,,
	1 0 3 mm o m f 0	ng 1905 . 8.50 A.T	vr.	3-7A		
12-15	1st and 2nd quarte	rs, 1900. C 0.00 22.			Vincent street	0.10
	The Wood str	eet.	ŧ	1A	1st and 2nd quarte	ers, 1905 9.10 A.M.
	1 0nd anorte	$_{ m rs.} 1905 9 5$ A.1	м.	1в	Do.	9.10 ;;
3		9.10 ,	,	lc	Do.	9.20 ,,
4	$\mathbf{p}_{\mathbf{q}}$ $\mathbf{p}_{\mathbf{q}}$	0.15	,		Dα	9.25 ,,
Į	5 Do.	0.00	1	$\frac{2}{2}$	Do	9.30 ,,
	6 <u>D</u> o.		,	3		9.35 ,,
	7 Do.	$\alpha \circ \alpha$	2	4		. 0.40
	i Do		,,	4A		
	D <sub>0</sub>		,,	6a	. Do.	9.45 ,,
	The	9.40	,,	6	TΩα	9.50 ,,
	T) =	0.45	,,		T)o	$\dots 9.55$ ,,
	12 Do.	΄ ο ⊭Ο	,,	7	. Do	10 ,,
	13 Do.	9.55		1.	•	
	14 . Do.		,,		Quarry ros	ia.
•	14A Do.	10	,,	· 1 .	. 1st and 2nd quar	ters, 190510. 5 A.M.
	Date of Sale: Thursda	v. April 5, 1906.	}			road
	Day of Date . Linds	ters 1905 7	.м.		Grandpass	1084.
16A-	-16B 1st and 2nd quar	WAR TO ALL THE TO BE		-159 .	. 1st and 2nd quar	ters, 190510.10 A.M.
	17	7. 5				
	19 1 × 19					

#### KANDY. MUNICIPALITY OF

EACH of the properties, of which particulars are given in the under-mentioned lists, seized in virtue of warrants issued by the Chairman, will be sold in the order stated, under authority of section 21 of the Municipal Councils' Amendment Ordinance. No. 1 of 1896:

List A, on Monday, February 12, 1906. commencing at 8 o'clock A.M.

List B, on Tuesday, February 13, 1906. com-

mencing at 8 o'clock A.M. List C, on Wednesday, February 14, 1906, commencing at 8 o'clock A.M.

unless in the meantime the amount of rates and taxes and of costs due on each property respectively be paid.

The order and course prescribed by Ordinance No. 6

of 1873 will be followed.

By order.

H. BYRDE,

ecretary.

The Municip 1 Office, Kandy, January 16, 1906.

#### LIST A.

### Trincomalee street.

	1 ryncom 31	
		perty. Reputed Owner.
lz .	House $\varepsilon$ nd land	T. R. Uduma Lebbe Marikar
34 .	. Do.	A. L. M. Arisi Mari- k r Hadjiar
38 .	Do.	Late Uduma Lebbe Marikar
39 .	Do.	R. D. John Perera
97 .	. Do.	O. S. Mohrmood
104 .	Do.	O. L. M. Mohamado
140 .	. Do.	A. Packir Mohideen
142 .	. Do.	Appan Asary
146 .	. Do.	F. R. S. Miskin
149 .	Do.	O. L. Casie Lebbe
7 ~ 1	<b>D</b> -	O. L. M. Zaimal
191	, Бо,	Aboodeen
161 .	Do.	S. L. M hamado Alie
162163 .	. Do.	Do.
175 & a.		Isa Natchia
207 .	. Do.	I. L. Sleema Lebbe
250 .	. Do.	Abdul Rahiman
	, <u>D</u> o. , Do.	
251 .		Mrs. Casie Chetty Nugapitiya Banda
252 .	. <u>D</u> o.	Nugapinya banda
<b>253</b> .		A. E. Frida
254-255 .		S. H. Frida
284–285 .	. Do.	Ahamado Meera Nat- chy
305-306a.	. <b>鹽 D</b> o.	Muttu Menika
314 .	. 譽Do.	Cader Saibo
330-332a-6	Do.	Girihagame Kumari-
	. Do.	hamy C. S. V. Marikar 🖁
353 .	. Do. Do.	
351a-o		do. do.
353a .	. Do.	
400 .	. <u>D</u> o.	Pina Heneya
401 .	. <u>D</u> o.	do.
<b>402–403</b> .	. Do.	do.
	Katugastot	
5 <b>3</b> .	. House and land	l Heir of J. Wijesinhe
109-112 .	. Land	Mudalihamy Veda- rala
132 .	. House and land	do.
149	. Do.	H. Punchirala
	. Do.	H.Mudalihamy Veda- rala

No.	Description of I	Property. Reputed Owner.
150	House and las	nd Pakir Umma
152	Do.	H.Mudalihamy Veda-
		rala "iz
<b>15</b> 3	Do.	do.
<b>22</b> 9	Land	M. Abdul Rasen
231	Do.*	Kolande Umma
<b>236</b>	Do.	S. Casie Lebbe Mari-
		kar
243	Do.	S. Ismail Lebbe
279	Do.	Sinnatamby Muhan-
		diram

#### LIST B.

#### Colombo street.

158g	 House and land	 Saraumma
158h	 Do.	 do.

#### Castle Hill street.

118a-i.. House and land .. Punchirala Mohottala's estate

#### King street.

8	House and land	 O. L. M. Mohamado
		 Lebbe
20a-n	Do.	 Ana Cader Saibo
21	Do.	 do.
37	Do.	 do.
44	Do.	 Cooly Mission

A. Cader Saibo

#### Hill street.

Do.

59

	18a			House and land	 Мı	s.	E	Brodie		
	19			Do.				do.		
	23	٠.	٠	Do.	 I.	1	٠.	$\mathbf{M}$	Slema	
•					L	eb	b	е		
	38			Do.	 $\mathbf{M}.$	A	m	neer's	estate.	
									2	

#### Kirk street.

2		House and land	 I.	L.	M.	Ahamado
	٠		$\mathbf{L}$	ebb	е	4 - 4 *
3		Do.			dο.	

#### List C

#### Asgiria road.

8	 House and land	Rev	rata Unna	nse
10	 Do.		do.	
11	 Do.		do.	
12	 Do.		do.	
13	 Do.		do.	
	* .			

### Udamadapota.

8	., .	House and land		I. L. Ibrahim Lebbe
12 & 13		Do.	•	V. Cathigaserpulley's estate
17		$\mathbf{Do}_{\cdot}$		J. C. Perera
18	• •	Do	• •	Bamunupola Sara- nankara Unnanse
19		Do.		do.
23	•••	Do.	• •	Gunnepana Sara- nankara Unnanse
24		Do.		Mrs. C. de Alwis
24		Do.	• •	Dambulle Nayake Unnanse

#### Lady Torrington road.

1		House and land		Ped	lris A	lppu,	lessee
1a-	$\cdot b$	Do.			$\mathbf{d}\mathbf{d}$	o.	
13		Garden			$\mathbf{d}$	o.	- 1
25		Do.			$\mathbf{d}$	o.	
29		Do.		N.	$\mathbf{D}$ .	M.	Abdul
					affor		
30		Do.	٠	Ped	ris A	ppu.	lessee
32a	e B	louse and garder	ı	Ror	nan	^^ (	Catholic
		•			issior		•,

### LOCAL BOARD NOTICES.

#### LOCAL BOARD, RATNAPURA.

### Statement of Revenue and Expenditure of the Local Board of Ratnapura for the year 1905.

	Amount. To	otal.		${f Amount}.$	Total.
REVENUE.	Rs. c. Rs	s. c.	Expenditure.	Rs. c.	Rs. c.
Balance on December 31, 1904 Taxes Licenses Rents	6,9- 4,991 69 1,958 33 129 50	45 9	Establishment .  Office contingencies .  Revenue service .  Police charges .	. 154 11 . 431 38∭	
Fines	$\begin{array}{cc} 259 & 51 \\ 3,327 & 19 \end{array}$	66 22	Sanitary charges Interest and sinking fund on lo Law expenses Public works Lighting Contribution towards cost of a	. 1,900 81 ans2,074 18 . — . 6,462 97 . 602 25	
		!	Palamaa		16,374 90 1,236 41
	Rs. 17,6	311 31		Rs.	17.611 31

I, G. S. Saxton, do swear that the above is a true and faithful account of all monies received and paid on account of the Local Board, Ratnapura.

So help me God:

Sworn to before me this 9th day of January, 1906:

Dan J. Jayatileke, Justice of the Peace. G. SAXTON, Treasurer and Chairman, Local Board.

I certify that I have satisfied myself as to the correctness of the above account:

C. F. DHARMARATNE,

Member, Local Board.

#### ———— Member,

Statement of Assets and Liabilit	ies of	i the L	ocal	Board of Health and Improvement, R	latnapu	ra.	
Assets.		Rs.		LIABILITIES.		Rs.	c. 🥫
Balance on December 31, 1905 On account assessment tax, 1905	• •	$\substack{1.236\\618}$		Balance loan from   Government constructing town drains	for	; <u>⊭≟</u> 5,687	
	Rs.	1.855	3		$\mathbf{R}s$	5,687	50

I, George Shadwell Saxton, do hereby swear that to the best of my knowledge the above is a true and correct statement of the assets and liabilities of the Local Board of Ratnapura on 31st December, 1905.

G. SAXTON, Treasurer.

Sworn to before me at Ratnapura this 9th day of January, 1906:

DAN. J. JAYATILEKE,

Justice of the Peace.

I certify to the correctness of the above account:

C. F. DHARMARATNE,

Member, Local Board.

#### Estimate of Revenue and Expenditure of the Local Board of Ratnapura for the year 1906.

				Amou	ınt.	Tota	մ. լ			Amoı	ınt.	Tota	d.
•				Rs.	c.	Rs.	e.	Expenditure.		$\mathbf{R}\mathbf{s}.$	c.	$\mathbf{R}\mathbf{s}$ .	C.
Balance on	December	31,	1905			1,236	41	Establishment;		1,632	0		
Taxes !	••			5,062				Office contingencies		130	0		
Licenses			·	5,104	0			Revenue service		430	0		
Rents				110	0			Police charges		925	0		
Fines				205	0			Sanitary charges		2,082	0		
Sundries				830	0			Interest and sinking fund	on loa	ns 877	50		
	. *					11,311	0	Law expenses		15	0		
								Public works		1,804	0		
								Lighting		900	0		
								Contribution towards cost	t of au	dit 113	11		
								Miscellaneous		610	0		
												9,518	61
								Balance	• •			3,028	80
					Rs.	12,547	41	;			Rs.	12,547	41

Local Board Office, Ratnapura, January 9, 1906.

G. SAXTON, Chairman, Local Board.

#### LOCAL BOARD, CHILAW.

### Estimate of Revenue and Expenditure for the Year 1905.

	EStim	iate of Rev	enue anu Exp	remarkance for the Feat 1903.			
RECEIPTS.		$\begin{array}{ccc} \textbf{Amount.} \\ \textbf{Rs.} & \textbf{e.} \end{array}$	Total. Rs. c.	Payments.		Amount. Rs. c.	Total. Rs. c.
Taxes.				Establishment.			
Assessment Commutation Dogs	•••	2,505 77 2,028 50 21 96		Pay of establishment Pay of slaughte -house cool Allowance to Inspector	y	$\begin{array}{c} 1,879 & 92 \\ 120 & 0 \\ 200 & 0 \end{array}$	2 100 02
Vehicles	• •	179 0	4,735 23	Office Claustic manning			2,199 92
Licenses.			2,100 -0	Office Contingencies.			
Boats and carts Butchers Firearms	• •	709 18 14 25	!	Stationery and books Petty expenses	• • •	105 68 57 54	163 22
Notaries and proctors	625	· 413 25	ļ	Revenue Services.			
Opium 119 Retail of spirit other		1,633 36	<b>#</b>	Commission for collecting to Cost of tin plates	• •	285 41	
arrack	• •	570 0	į	Remuneration to assessors	• •	347 46	620 07
Miscellaneous	• •	47 50	3,387 54	Police Changes			632 87
Fines.				Police Charges.			-a -a
Police Magistrate	• •	_	44 0	Killing dogs and snakes	• •		50 70
Rents.				Sanitary Charges.			
Markets		474713	:	Scavenging		2,424 89	
Lands		648,78	1,122 91	Burying carcases	• •	6 0	2,430 89
Sundries.			į	Law Expenses.			
Petty an incidental c	ollec-	2,452 13		Law expenses	••		93 87
Advances.				Public Works.			
Refund of advances	••	410 0	2,862 13	a. Cemetery b. Reclamation	• •	1,856 29 904 89	
		-	12,151 81	c. Repairs to roads	• •	1.722 40	
Balance on January	y 1, 		15,718 72	d. Planting e. Purchase of tools	•~•	30 0 692 77	# 900 9F
			i	Lighting.			<b>5,206</b> 35
				Cost of lighting	• 50		992 7
				Audit.			
•			,	Cost of auditing	• •	_	162 48
				Miscellaneous.			
				Petty and incidental charge	es.,		103 66
				Loan.			
				Sinking fund and interest	• •		1,948 97
				Advances.			
				Advances		_	415 0
						_	
v				Balance on December	31,		14,400 0
				1905	• •	<del></del>	13,470 53
		Rs.	27,870 53			Rs.	27,870 53

1, W. L. Kindersley, do hereby swear that the above is a true and faithful account of all moneys received and paid by me on account of the Local Board of Health and Improvement of Chilaw for the year 1905.

Sworn to before me on this 6th day of January, 1906:

W. L. KINDERSLEY,

R. W. ALLEGACOON, Justice of the Peace. Certified as correct: C. S. RATNAM, Member. Chairman.

Local Board Office, Chilaw, January 6, 1906.

Statement of Assets and I	Llabilit	es of t	he L	ocal Board, Chilaw, on December 31, 1905.		
Assets.		Tot Rs.	al.	Liabilities.	Tota Rs.	c.
Taxes. Assessment		1,017	47	Balance due on loan borrowed	11,519	60
Rents. Rents of lands		169	84	Balance	3,138	24
Balance on December 31, 1905		1,187 13,470				
	Rs.	14,657	84	R	s. 14,657	84

I, W. L. Kindersley, do hereby swear that the above is a true and correct account of the assets and liabilities of the Local Board of Chilaw on December 31, 1905.

Sworn to before me this 5th day of January, 1906:

W. L. KINDERSLEY,

R. W. ALLEGACOON, Justice of the Peace.

Certified as correct: C. S. RATNAM, Member. Chairman.

Local Board Office, Chilaw, January 5, 1908.

Esti mate	of Probab	le Revenue	and	Expenditure for the Year 1906.				A
	Amount				Amou	nt.	Tot	al.
Revenue.	Rs. c		c.	EXPENDITURE.	$\mathbf{R}\mathbf{s}$	c.	$\mathbf{R}\mathbf{s}$ .	c.
	~***			Establishment.				
Taxes.	3,000	0			2,080	0		1,71
Assessment .		ŏ	1	Pay of establishment Pay of slaughter-house cooly	120	ŏ		
Commutation		ŏ		Allowance to Inspector	200	ŏ		17 1
Dogs Vehicles		ŏ		Allowance to inspector			2,400	0
venicles			0	Office Contingencies.				
Licenses.			1	,	100	0		4
	600	0		Stationery and books Petty expenses	100	-	- 1	in the second
Boats and carts	14	ŏ		Petty expenses			200	0
Butchers	5	ŏ	1	Revenue Service.				, t.,
Firearms Notaries and proctors	250	Ŏ						
Opium	1,800	0		Commission for collecting	400	0		
Retail of spirit other than				taxes	50			
arrack	570	0		Cost of tin plates Remuneration to assessors	180	-		
Miscellaneous	45	0		Continueration to assessors			630	0
		3,284	. 0	Police Charges.				*
Fines.				<b>1</b>			: 100	0
Police Magistrate	- i	50	0	Killing dogs and snakes			200	
			•	Sanitary Charges.				
Rents.		- 1,80		Scavenging	2,400	0	. 5	
Markets	425	0		Burying carcases	10			
Lands	725	0		Durying our anson			2,410	0
		1,150	0	Public Works.	•			
Sundries.			7	a. Cemetery	11,500	0		
Petty and incidental collections	•		711 14	b. Reclamation	500			
including vote from Govern	<b>-</b> ;		^	c. Repairs to roads	2,500	0		
ment account, cemetery		_ 1,700	0	d. Planting	50			
		11.054	. 0	- Demohaga of tools	150	0		
		11,254	. 0				14,700	0
Balance on January 1,	• '	13,470	53	Lighting.			1000	
1906	•	10,210		Cost of lighting		-	1,050	0
	٠.			Audit.			100	1 0
				Cost of auditing		-	100	, .
				Miscellaneous.				
				Petty and incidental charges		_	50	0 (
				Loan.			# 	
				Sinking fund and interest	. –	_	1,27	5 0
Mark Control of the C				Sinking rand and more				<del></del>
							22,91	5 0
				Probable balance on De	-		• •	
				cember 31, 1906			1,809	3 53
		· ·				_		4 = 0
		Rs. 24,72	4 53			R	s. 24,72	4 53

Local Board Office, hilaw, January 5, 1906. W. L. KINDERSLEY, Chairman.

#### Local Board. Negombo.

COMMUTATION TAX FOR 1906.

OTICE is hereby given to persons residing within the limits of the Local Board, Negombo, that the Board, acting under the provisions of section 35 of Ordinance No. 13 of 1898, has imposed an annual tax on account of the year 1906, payable in six days' labour, upon all persons residing within the limits of the Local Board, who would have been liable under the provisions of the Ordinance No. 10 of 1861, to the performance of labour for the maintenarce of the roads

or other public means of communication by land or by water, if the Ordinance No. 13 of 1884 has not been passed.

Such labour may be commuted by a money payment of Rs. 2 in the town of Negombo on or before March 31, 1906; after that date the payment will be Rs.4 per head.

> A. SENEVIRATNE, Chairman, Local Board.

Local Board Office, Negombo, January 9, 1906.

### ROAD COMMITTEE NOTICES.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for maintenance during 1905 of the undermentioned road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," have assessed the proportion due by each estate in the district interested in the said road, as follows :-

· NUGATENNA-DEANSTONE ROAD.

(Estimate No. 25 of 1906.)

Government moiety Rs. 1,060 . . Private contribution ,. 1,060

1st to 5th section, 2 miles.

Total acreage, 3,972 - Moiety of cost, Rs. 371.15 Sectional rate, '0935c.—Total rate, '0935c.

Amount. Proprietors or Agents. Estates. Acreage. Rs. c. R. Burke .. Nugagalla . . 222 . . . 20 76

1st to 8th section,  $3\frac{3}{4}$  miles. Total acreage, 3,750½—Moiety of cost, Rs. 185 58-

Sectional rate, '0494c.—Total rate, '1429c. P. B. Barlow .. Nowanagalla 295 ...

1st to 10th section, 4.77 miles.

Total acreage, 3,455½—Moiety of cost, Rs. 151 39 Sectional rate, 0438c.—Total rate, 1867c.

Whittall & Co. (R. Meemunugala. 535 ... Cassie) 99 89 Do. Deanstone .. 576 .. 107 54 R. Burke Hare Park . 454 . . Whittall & Co. (C. B.

Clay) .. Kobonella .. 715 .. 133 50 Kana Luna Meeya Fincham's

Pulle Land No. 1.. 17 93 Puncha Vidane DurayaFinchem's Land No. 2. 5 89

Proprietors or Agents. Estates. Acreage. Amount. Whittall & Co. (C. B. Rs. c. Clay) .. Ensalwatta 264 ... 49 29

R. Burke .. Dehigolla 475 .. 88 69

R. Burke (G. Johnstone) .. Looloowatta . 309 ... 57 70

Which sums the proprietors, managers, or agents of the several estates are hereby required to pay in o the Colonial Treasury, Colombo, on or before February 7,

N.B.—Private contributions .. Rs. 1,060 Unexpended balance, 1904 351 88

Amount to be recovered in 1905 . . Rs. 708 12

> H. WACE, Chairman.

Provincial Road Committee's Office, Kandy, January 17, 1905.

### Ellearawa-Pinnewala Cart Road.

\*CTCIE is hereby given that a meeting of the Local Committee in respect of the above road will be held on Saturday, January 27, 1906, at l o'clock P.M., at the Bungalow on Ma: atenna estate to consider an application made by the Kandahar estate to join the said road and any other business that may be brought forward at the meeting.

> W. A. WEERAKON, for Chairman.

Provincial Road Committee's Office, Ratnapura, January 9, 1906.

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