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Part I. -General.

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PROCLAMATIONS BY THE GOVERNOR.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir William Henry Manning, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W.H. MANNING.

THEREAS a building has been erected by the Local Board, Badulla, Province of Uva, at Haliyadda, in Baily road, Badulla, for the purpose of a public slaughter-house, and such building has been certified to the Governor by the "proper authority," to wit, the Government Agent, Province of Uva, as sufficient for the said purposes:

New know Ye that We, the Governor, in exercise of the powers vested in Us by section 22 of "The Butchers

New know Ye that We, the Governor, in exercise of the powers vested in Us by section 22 of "The Butchers Ordinance; 1893," do hereby declare and proclaim the said building to be a public slaughter house for the town of Badula, as from and after the date hereof.

Given at Colombo, in the said Island of Ceylon, this Thirty-first day of January, in the year of our Lord One thousand Nine hundred and Nineteen.

By His Excellency's command, R. E. STURBS

R. E. STUBBS, Colonial Secretary.

GOD SAVE THE KING.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir WILLIAM HENRY MANNING, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire,

Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING.

WHEREAS in pursuance of section 109 (1) of the Municipal Councils Ordinance, No. 6 of 1910, the Municipal Council of Colombo has amended, as set forth in the schedule hereto, by-law 24 of Chapter VIII. of the Colombo Municipal Council's by-laws, published by 1 roclamation dated October 12, 1905, and the said amendments have been confirmed by the Governor in Executive Council, as provided by section 109 (3) of the said Ordinance.

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Now know Ye that We, the said Governor, in exercise of the powers vested in Us by section 109 (3) of the said Ordinance, do hereby proclaim the by-law as amended by the said Municipal Council.

Given at Colombo, in the said Island of Ceylon, this First day of February, in the year of our Lord One

thousand Nine hundred and Nineteen.

GOD SAVE THE KING.

By His Excellency's command, R. E. STUBBS, Colonial Secretary.

SCHEDULE REFERRED TO.

By-law 24 of Chapter VIII.

1. On the application of any person employing the (b) For a services of a Municipal officer for the removal of night soil month or fi

the services of a day cooly or a special cooly will be given.

2. The service of the day cooly will be as follows:—

He will be required to attend at the premises of the householder and perform the work specified below for about fifteen minutes per diem.

- (a) He must empty all chamber vessels and the contents of smaller buckets, &c., into a standard bucket or other bucket of no larger size than a standard bucket provided by the householder for the purpose; (b) clean, disinfect (if disinfectants are provided by the householder), and replace them in their proper positions; (c) place the standard or other bucket so filled in a convenient and secluded place (this spot must be first agreed upon with the householder) appointed for the purpose so as to be easy of access to the night cooly; (d) fill up all coir dust receptacles with coir dust from the supply delivered by the night cooly; (e) sweep, clean, or flush closets or compartments.
 - 3. The services of a special cooly will be as follows:-

His services shall be at the entire disposal of such applicant for a period of eight hours per day. This cooly will have to be at work and leave at a given time to be arranged with the applicant, and will devote the whole of that time in cleansing and keeping latrines and closets clean and attending to all work in connection with the latrines on such premises

4. The rates of payment to the said Municipal Council by any such persons employing the services of a day or special cooly shall be as follows:—

(a) For a day cooly, at the rate of Re. 1 for every month or fraction of a month, payment being made in advance as provided below.

- (b) For a special cooly, at the rate of Rs. 17.50 for every month or fraction of a month, payment being made in advance as provided below.
- 5. All such payments shall be made in advance, and every person who has become liable to the payment mentioned in this by-law shall continue to be so liable until he gives notice in writing to the Chairman of the Council that he wishes the services of the day or special cooly to be discontinued, together with the date from which he wishes such services to be discontinued.
- 6. All sums payable under this by-law for a day cooly shall be paid in advance for a period of three months within twenty days from the day of commencement of such cooly's services, or within twenty days from the last day of the period for which payment was previously made in advance, and if any person shall fail so to pay, the Chairman may proceed to recover the amount due by the process laid down in the succeeding by-law, and may also in his discretion stop the services of such cooly at twenty-four hours' notice.
- 7. All sums similarly payable for a special cooly shall be paid for every three months in advance within twenty days from the day of commencement of such cooly's services, or within twenty days from the last day of the period for which payment was previously made in advance, and if any person shall fail so to pay, the Chairman may act as laid down in the paragraph immediately preceding in this by-law.
- 8. In the event of a service being discontinued a refund will be made of the surplus balance on the deposit, provided that an application be made within one month of such discontinuance, and provided further that a full month's notice shall have been given asking for the discontinuance of the service.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir William Henry Manning, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING.

KNOW Ye that We, the Governor, with the advice of the Executive Council, do hereby, in terms of section 4 of "The Local Boards Ordinance, 1898," amend the Proclamation of March 11, 1887, bringing the town of Ratnapura, in the Province of Sabaragamuwa, under the operation of the Ordinance No. 7 of 1876, and defining the limits thereof, which were re-defined by the Proclamation of January 28, 1915, by further re-defining, as from and after the date hereof, the limits of the said town as set out in the schedule hereto.

Given at Colombo, in the said Island of Ceylon, this Seventh day of February, in the year of our Lord One thousand Nine hundred and Nineteen.

GOD SAVE THE KING.

By His Excellency's command, R. E. STUBBS, Colonial Secretary.

SCHEDULE.

On the West and North-west.—A line from the north-western boundary of land appearing in T. P. 99,563 following the eastern and southern boundary of Galkaduwamukalana as far as the Kotamba-ela, and thence along the Kotamba-ela to the Kalu-ganga.

On the North and North-east.—A line along the northern and eastern boundary of T. P. 99,563 to a point 200 feet to the north of the junction of the Colombo road with the Weralupe minor road between the 54th and 55th mileposts, from thence a line running 200 feet to the north and east along the Weralupe minor road to a point 200 feet to the north of the Inner Circular road, from thence a line 200 feet to a point to the west of the Outer Circular road, thence a line 200 feet to the north along the Outer Circular road to a point where it meets the Malwala road, then following the Malwala road as far as the Magurankanagina-dola, and along

this dola to its junction with Kalu-ganga.

On the East.—Along the Kalu-ganga from its junction with Magurankanagina-dola up to the junction of Uman-dola

with Kalu-ganga, and along the Uman-dola to where it meets the Ehalapolawella, thence along the Ehelapolawella to where it meets the Kirimeti-dola, and thence along the Kirimeti-dola to the Pelmadulla road, and thence along the Pelmadulla road to its junction with the Dela road, and thence along the Dela road to where it meets the Ketan-dola, and thence along the Ketan-dola to where it meets the We-ganga.

On the South and South-west.—The We-ganga and Kaluganga as far as the junction where the Kotamba-ela meets

All this within the said limits, exclusive of the paddy fields on the north and east of the Weralupe minor road, the paddy fields to the north of the Outer Circular road, the paddy fields and the tea plantations between the Malwala and Gilimale roads, and the paddy fields between Ketan-dola and Koraliwalatotupola.

In the Name of His Majesty GEORGE THE FIFTH, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

PROCLAMATION.

By His Excellency Sir WILLIAM HENRY MANNING, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over the Island of Ceylon, with the Dependencies thereof.

W. H. MANNING.

HEREAS in pursuance of "The Necessaries of War Exportation Ordinance, No. 19 of 1914," by Our Proclamation published in the Government Gazette of January 24, 1919, We did prohibit the exportation from Ceylon of the articles to the extent therein specified:

Now know Ye that We, the Governor of Ceylon, do hereby amend the aforesaid Proclamation in the manner set forth in the schedule hereto.

Given at Colombo, in the said Island of Ceylon, this Seventh day of February, in the year of our Lord One thousand Nine hundred and Nineteen.

By His Excellency's command,

GOD SAVE THE KING.

R. E. STUBBS. Colonial Secretary.

SCHEDULE. In Schedule C delete Rubber.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 38 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:

The Hon. Mr. C. S. VAUGHAN to act as Registrar-General of Lands and of Marriages, Births, and Deaths, Visitor of the Lunatic Asylum, Registrar of Joint Stock Companies under the Joint Stock Companies Ordinance, and Returning Officer and Revising Officer under section 7 of "The Legislative Council Ordinance, 1910," with effect from February 10, 1919, during the employment of Mr. W. L. KINDERSLEY on other duty.

Mr. W. L. KINDERSLEY to act as Government Agent and Fiscal, Central Province; Chairman, Municipal Council, Kandy; Local Authority under the Petroleum Ordinance within the Municipal limits of Kandy; Local Authority under the Petroleum Ordinance for the Central Province; Member of the Board of Health, Central Province; Special Commissioner for the Central Province under section 4 (1) of Ordinance No. 23 of 1915; and a Visitor of the Prisons in Kandy, with effect from February 10, 1919, during the employment of the Hon. Mr. C. S. VAUGHAN on other duty.

Mr. D. H. Balfour to act, in addition to his own duties, as Office Assistant to the Government Agent, Southern Province, vice Mr. T. GOONETILLEKE, from February 5, 1919, until the resumption of duties by that officer, or until further orders.

Mr. A. ONDAATJE to act as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, vice Mr. H. E. BEVEN, from February 15 to 22, 1919.

Mr. M. Joseph to act, in addition to his own duties. as District Judge, Commissioner of Requests, and Police Magistrate, Kegalla, vice Mr. H. E. BEVEN, from February 23 to March 2, 1919, or until the resumption of duties by that officer.

Mr. A. C. G. WIJEYEKOON to act as Commissioner of Requests, Police Magistrate, and Municipal Magistrate, Kandy, vice Mr. N. Izar, on February 8 and 9, 1919, or until the resumption of duties by that officer.

Mr. G. P. KEUNEMAN to act as Commissioner of Requests and Police Magistrate, Matara, and Additional District Judge, Matara, vice Mr. S. D. Dhondy, from February 9, 1919, until the assumption of duties by Mr. F. Marshall.

Mr. G. F. FORREST to be Additional Commissioner of Requests, Chilaw, for February 13, 1919.

Mr. J. VANDENBERG to act as Additional Commissioner of Requests, Ratnapura, for February 11, 1919.

Mr. F. T. SENEVIRATNE, Extra Excise Inspector, Galle Circle, to act as Assistant Superintendent of Excise, Galle Circle, for four weeks and two days from February 2, 1919, during the absence of Mr. H. E. DIAS BANDARA-NAYAKE on leave, or until the resumption of duties by that officer.

Messis. G. Furse Roberts and L. O. Leefe to be Justices of the Peace and Unofficial Police Magistrates for the District of Colombo.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 7, 1919.

R. E. STUBBS. Colonial Secretary.

No. 39 of 1919.

T is notified for information that Honorary Lieutenant Kenneth Cecil McPherson's resignation of his Commission in the Ceylon Cadet Battalion has been accepted by His Excellency the Governor.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 6, 1919.

R. E. STUBBS. Colonial Secretary

No. 40 of 1919.

IS EXCELLENCY THE GOVERNOR has been pleased, under section 5 (1) of Ordinance No. 13 of 1898, to appoint Mr. J. MATHIAS DE MEL to be an Official Member of the Local Board of Moratuwa, vice Mr. T. H. A. DE SOYSA.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 1, 1919.

R. E. STUBBS, Colonial Secretary.

No. 41 of 1919.

TIS EXCELLENCY THE GOVERNOR, in pursuance of the powers in him vested by section 372 of "The Civil Precedure Code, 1889," has been pleased to appoint Mr. Kandiah Sivasidamparam to administer the oaths or affirmations which are requisite to the making of the affidavits mentioned in section 371 of the said Code, for the District of Jaffna.

By His Excellency's command,
Colonial Secretary's Office,
Colombo, January 31, 1919.

Colonial Secretary.

No. 42 of 1919.

II IS EXCELLENCY THE GOVERNOR, in pursuance of the powers in him vested by section 372 of "The Civil Procedure Code, 1889," has been pleased to appoint Mr. Manuelpillai Celestin Ariyanayagam to administer the oaths or affirmations which are requisite to the making of the affidavits mentioned in section 371 of the said Code, for the District of Mullaittivu.

By His Excellency's command,
Colonial Secretary's Office, R. E. Stubbs,
Colombo, February 3, 1919. Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

III EXCELLENCY THE GOVERNOR has been pleased to make the following appointments:—

DUNSTAN EDMUND WIJESEKERA provisionally to be Registrar of Births and Deaths of Panadure badda division, and of Marriages (General) of Panadure totamune division, in the Kalutara District of the Western Province, with effect from February 7, 1919, vice W. W. KURUPPU, dismissed. His office will be at Ratuwatta in Gorakapola.

JACOVIS WICKREMESINGHE provisionally as Registrar of Births and Deaths of Katukarunda division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, with effect from February 15, 1919; vice A. P. G. ABRAHAM alias JAMES, deceased. His office will be at Moderawellawatta alias Beligahawatta in Koggala.

SINNATTAMPI BENJAMIN MUTTIAN provisionally as Registrar of Births and Deaths of Koppay division, and of Marriages (General) of Valikamam East division, in the Jaffna District of the Northern Province, with effect from February 5, 1919, vice the Registrar, J. ARUDPRAGASAM, deceased. His office will be at Adicheri in Koppay South.

AYAMPILLAI MUTTIAH to be Registrar of Marriages (General) of Kaddukkulam pattu east division, in the Trincomalee District of the Eastern Province, with effect from February 10, 1919, vice A. MUTTUKKUMARU, deceased. His office will be at Nilaveli.

Dr. Canapathipillai Sivasithamparam to be Régistrar of Births and Deaths of Badulla town division, in the Badulla District of the Province of Uva, with effect from February 23, 1919, vice the Registrar Dr. S. P. Joseph, transferred! His office will be at the Civil Hospital, Badulla.

By His Excellency's command,

Colonial Secretary's Office, Colombo, February 4, 1919. R. E. STUBBS, Colonial Secretary.

THE following appointments under section 3 of Ordinance No. 23 of 1900 and section 7 of Ordinance No. 19 of 1907 are hereby notified:—

The Additional Assistant Provincial Registrar, Colombo, has appointed Dr. K. Don Peter to act as Registrar of Births and Deaths of division No. 2B of the Colombo Municipality, in the Colombo District of the Western Province, on February 1, 1919, during the absence of the Registrar Dr. (Miss): Verona F. Weerasekara, on leave. His office will be at "Leelands," No. 65, Galle road, Bambalapitiya.

The Additional Assistant Provincial Registrar, Colombo, has appointed, Dr. K. Don Peter to act as Registrar of Births and Deaths of Division No. 2A of the Colombo Municipality, in the Colombo District of the Western Province, for seven days from February 2, 1919, during the absence of the Registrar, Dr. (Miss) Winifred Nell, on leave. His office will be at No. 3, Chandiram Building, Union place,

The Additional Assistant Provincial Registrar, Colombo, has appainted ABEYESINGHE KALUARATCHIGE DHARMA GUNEWARDENE to act as Registrar of Births and Deaths of Godakaha palata division, and of Marriages (General) of Dunagaha pattu of Alutkuru korale north division, in the Colombo District of the Western Province, for eight days from January 28, 1919, during the absence of the Registrar, Don Thomas Ranasinghe, on leave. His office will be at Kahatagahawatta in Welangana on Mondays, Wednesdays, Thursdays, and Saturdays, and his station at Kongahawatta alias Delgahawatta in Kelapitimulla on Tuesdays and Fridays.

The Additional Assistant Provincial Registrar, Colombo, has appointed Don William Senanayake to act as Registrar of Births and Deaths of Yatigaha north division, and of Marriages (General) of Yatigaha pattu of Hapitigam korale division, in the Colombo District of the Western Province, for January 28, 1919, during the absence of the Registrar, Senanayake Appuhamillage Don Yahapanis, on leave. His office will be at Polhitawapuwatta in Kudagammana, and his station at Kingahawatta in Westemulla.

The Additional Assistant Provincial Registrar, Colombo, has appointed RICHARD EDWARD DE SARAM to act as Registrar of Births and Deaths of Galahitiyawa division, and of Marriages (General) of Ragam pattuwa of Alutkuru kotale south division, in the Colombo District of the Western Province, for twenty-eight days from February 1, 1919, during the absence of the Registrar, SIMON ROBERT DE SARAM, on leave. His office will be at Delgahawatta in Batuwatta.

The Additional Assistant Provincial Registrar, Colombo, has appointed Don Thomas Rupesinghe to actas Registrar of Births and Deaths of Degamboda division, and of Marriages (General) of Gangaboda pattu of Siyane korale east division, in the Colombo District of the Western Province, for February 3, 1919, during the absence of the Registrar, Joseph Peiris Wickramaratne, on leave. His office will be at Millagahawatta in Kospitiyana.

The Additional Assistant Provincial Registrar, Kalutara, has appointed EDIPPULI ARACHCHIGE JOSEPH PERERA to act as Deputy Medical Registrar of Births and Deaths of Panadure town division, in the Kalutara District of the Western Province, for fourteen days from February 1, 1919, during the absence of the Registrar, S.M. Moses, transferred. His office will be at the Civil Hospital, Panadure.

The Provincial Registrar, Central Province, has appointed DISSANAYAKA MUDIYANSELAYE AMBALAGALA WALAWWE RAN BANDA to act as Registrar of Births and Deaths, and of Marriages (General) of Pata Dumbera No. 5 division, in the Kandy District of the Central Province, for sixteen days from January 26, 1919, during the absence of the Registrar, H. M. TIKIRI BANDA, on sick leave. His office will be at Ambalagalawalawwewatta in Werapitiya, and station at Korawewatta in Rambukwella.

The Assistant Provincial Registrar, Galle, has appointed Jacovis Wickbemesinghe to act as Registrar of Births and Deaths of Katukurunda division, and of Marriages (General) of Talpe pattu division, in the Galle District of the Southern Province, for two weeks from February 1, 1919, vice Registrar, A. P. G. Abraham alias James. deceased. His office will be at Moderawellawatta alias Beligahawatta in Koggala.

The Assistant Provincial Registrar, Batticaloa, has appointed Mantkachetty Veluppillai to act as Registrar of Marriages (General) of Nadukadu pattu division, in the Batticaloa District of the Eastern Province, for thirty days from January 13, 1919, vice C. Manikachetty, deceased. His office will be at Mallikaitivu.

The Assistant Provincial Registrar, Kurunegala, has appointed Punchi Banda Abayakoon to act as Registrar of Births and Deaths of Udukaha korale east division, and of Marriages (General) of Dembadeni hatpattu division, in the Kurunegala District of the North-Western Province, for four days from January 22. 1919, during the absence of the Registrar, P. B. Tillekaratna, on leave. His office will be at the permanent Registrar's residence at Boyawalana.

The Assistant Provincial Registrar. Kurunegala, has appointed HERATMUDIYANSELAGE DINGIRI BANDA to act as Registrar of Births and Deaths of Ihala Otota korale division,

and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, for thirty days from January 25, 1919, vice Registrar, P. B. DISSANAYAKA, deceased. His office will be at Arachchil-

lagegederawatta in Makulpota.
The Assistant Provincial Registrar, Kurunegala, has appointed HERATMUDIYANSELAGE TIKIRI BANDA to act as Registrar of Births and Deaths of Ihalawisideke korale east division, and of Marriages (General) of Hiriyala hatpattu division, in the Kurunegala District of the North-Western Province, for thirty days from January 28, 1919, during the absence of the Registrar, E. M. UKKU BANDA, on sick leave. His office will be at the permanent Registrar's residence at

The Assistant Provincial Registrar, Puttalam, has appointed James Gregory Kroon to act as Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for five days from December 17, 1918, during the absence of the Registrar, Dr. V. KATHIRGAMATAMBY, on other duty. His

office will be at the Outdoor Dispensary, Kalpitiya.
The Assistant Provincial Registrar, Puttalam, has appointed Dr. Samuel Lambert Navaratnam to act as Registrar of Births and Deaths of Puttalam town division, in the Puttalam District of the North-Western Province, for thirty days from January 10, 1919, vice Registrar, Dr. C. F. NUCARA, suspended. His office will be at the Civil Hospital, Puttalam.

The Assistant Provincial Registrar, Puttalam, has appointed James Gregory Kroon to act as Registrar of Births and Deaths of Kalpitiya town division, in the Puttalam District of the North-Western Province, for two weeks from January 10, 1919, during the absence of the Registrar, Dr. V. KATHIRGAMATAMBY, on other duty. His office will

be at the Outdoor Dispensary, Kalpitiya.

The Assistant Provincial Registrar, Kegalla, has appointed T. DE VAS GOONEWARDENE to act as Registrar of Marriages (General) of Kegalla town, within Local Board limits division, in the Kegalla District of the Province of Sabaragamuwa, for fourteen days from January 24, 1919, during the absence of the Registrar, E. DE S. GOONEWAR-DENA, on leave. His office will be at the Land Registry

Office, Kegalla.

The Assistant Provincial Registrar, Kegalla, has appointed HERATMUDIYANSELAGE Podimahatmaya to act as Registrar of Births and Deaths of Egodapota pattuwa of Dehigampal korale division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, for three days from February 5, 1919, during the absence of the Registrar, K. APPU SINNO, on leave. His office will be at Hitinawatta in Imbulana.

Registrar-General's Office, Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

GOVERNMENT NOTIFICATIONS.

"THE GAME PROTECTION ORDINANCE, 1909."

RULE made by the Governor in Executive Council under section 27 of "The Game Protection Ordinance, 1909," in substitution for rule 11 of the rules dated August 26, 1912, made under that Ordinance for the regulation of inland fisheries in the Kalutara District, and published in the Government Gazette of August 30, 1912:-

11. The catching of fish by means of gunny bags is absolutely prohibited. The use of all nets which are likely to destroy ova or small fry is prohibited, except under written permit from the proper authority laying down the conditions of the fishing.

Odonial Secretary's Office, Colombo, January 30, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

DURSUANT to the 2nd section of the Pension Minute dated December 9, 1908, it is hereby notified for general information that the holder of the post mentioned below is entitled to pension:

> RAILWAY DEPARTMENT. Accountant's Department. Second Assistant Accountant.

Colonial Secretary's Office, Colombo, January 31, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

DERSUANT to section 2 of the Pension Minute dated December 9, 1908, it is hereby notified that the holder of the office specified below is entitled to pension:-

Department. Colombo Port Commission

Office. Trains and Goods Officer.

Colonial Secretary's Office, Colombo, February 4, 1919. By His Excellency's command, R. E. STUBES, Colonial Secretary.

"THE CEMETERIES AND BURIALS ORDINANCE, 1899."

OTICE is hereby given that His Excellency the Governor, in exercise of the powers vested in him by section 34 of the Cemeteries and Burials Ordinance, No. 9 of 1899, and on the recommendation of the proper authority, to wit, the Government Agent, Western Province, made under the said section 34, has approved of the allotments of and set out in the schedule hereto being provided and used as burial grounds from the date hereof.

Colonial Secretary's Office, Colombo, January 31, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

SCHEDULE.

1. Name of land: Pamburugahawatta. Situation: Egoda Uyana, Palle pattu, Salpiti korale, Colombo District.

Boundaries: North, Church of England and Wesleyan Mission burial grounds; east, high road; west, proposed burial ground for the Buddhists; south, Wesleyan Mission Church and land belonging to L. Bastiana Silva.

Extent: 0A. 0R. 221P.

Community: Family burial ground of L. Bastiana Silva.

Name of land: Pamburugahawatta. Situation: Egoda Uyana, Palle pattu, Salpiti korale,

Colombo District. Boundaries: North, land of T. Salaman Peiris and Wesleyan Mission butial ground; east, L. Bastiana

Silva's proposed family burial ground and land belonging to T. Juwanis Fernando and others; west, land of William Mendis' heirs; south, land of William Mendis and T. Helena Peiris.

Extent: 0a. 1r. 26p. Community: Buddhists. IT is hereby notified that Mr. T. P. M. Fernando has passed the Notaries' Final Examination with a view to practising in the Sinhalese language.

Colonial Secretary's Office, Colombo, February 1, 1919. By His Excellency's command, R. E. Stubbs, Colonial Secretary.

Rules made by the Governor in Executive Council under the provisions of "The Ceylon Post Office Ordinance, 1908."

1. The following shall be the prices at which stamped envelopes, letter cards, and wrappers shall be sold.

2. This rule shall come into operation on February 10, 1919, and as from that date the rules contained in the Notifications published in the Government Gazettes No. 6,297 of February 26, 1909, No. 6,630 of June 19, 1914, No. 6,790 of April 20, 1916, No. 6,938 of April 19, 1918, and No. 6,981 of November 29, 1918, so far as they are inconsistent with this Notification, are hereby cancelled.

Colonial Secretary's Office. Colombo, February 1, 1919. By His Excellency's command, R. E. Stubbs, Colonial Secretary.

Envelopes, square (51 in. by 41 in.), stamped	Sale Price each.
9 cents	11 cents
•	TT COTTOR
Envelopes, commercial (3½ in. by 6 in.), stamped	
3 cents	& cents
Envelopes, commercial (31 in. by 6 in.), stamped	
6 cents	7 cents

TT is hereby notified that licenses to import explosives into Ceylon during the current year have been issued to-

Messrs. Clark, Young & Company, of Colombo.

Mr. O. L. M. Zainudeen, of 18, Keyzer street, Pettah, Colombo.

Mr. Abdulhussan Davoodbhoy, of 130, Dam street, Colombo.

Mr. Adamjee Lukmanjee, of 115, Bankshall street, Colombo.

Mr. C. M. H. Hadjie Mohamed Caseem, of 43, Third Cross street, Pettah, Colombo.

Colonial Secretary's Office, Colombo, February 4, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

CODE FOR AIDED SCHOOLS, 1916.

IT is hereby notified that His Excellency the Governor in Executive Council has been pleased to sanction the following addition to the Code for Aided Schools, 1916, in lieu of that dated July 30, 1918, and published in Gazette No. 6,959 of August 2, 1918, and that such addition will take effect from July 1, 1919.

Colonial Secretary's Office, Colombo, February 6, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

SCHEDULE D.—Notes.

12.—Vernacular School-leaving Certificate Examination.—
In future all those who pass the examination for the Eighth Standard in vernacular schools, according to the conditions set out below, will be awarded a Vernacular School-leaving Certificate, which will show that they have reached the highest standard obtainable in a vernacular school. The conditions of the examination are as follows:—

1. Candidates must have attended a registered school for at least three years previous to their being examined in the

Eighth Standard.

2. Candidates must have passed the Seventh Standard, or a school examination accepted by the Department as equivalent to the Seventh Standard, at least nine months before the date of examination.

3. The examination will consist of eleven sections, and will be held by the Inspector or Sub-Inspector at the annual examination of the school:—

(1) Reading.

(2) Writing and Dictation.

(3) Arithmetic.

(4) Language and Composition.

(5) Literature.

- (6) Geography.
- (7) History.
- (8) Agriculture.
- (9) Sanitation.
- (10) Drawing.
- (11) Needlework.
- (1) Reading.—From a book brought by the Examiner and such as is generally used in schools for the Eighth Standard. Candidates will be expected to be able to give an oral account of what they have read.
- (2) Dictation.—A passage from a prose author will be dictated; half the marks will be awarded for handwriting, and half for spelling and punctuation.
- (3) Arithmetic.—The paper set will be based on the syllabus prescribed for Standards V. to VIII. in Schedule D of the Code.

(4) Composition.—An essay or a letter on a prescribed subject; a choice of not less than three subjects will be allowed.

Language.—The paper set will be based on the syllabus prescribed for Standards V. to VIII. in Schedule D of the Code.

- (5) Literature.—The literature prescribed at the time for First-year Pupil Teachers.
- (6) Geography.—Elementary Physical Geography. Ceylon, its productions and their distribution (with knowledge of the principal trade routes). Questions of a general and not of a detailed character on the British Empire.
 - (7) History of Ceylon.
 - (8) Agriculture.—Senior Agricultural Reader.
- (9) Sanitation.—As prescribed for First-year Pupil Teachers.
- (10) Drawing.—As prescribed for First-year Pupil Teachers.
 - (11) Needlework.—As prescribed for Eighth Standard.
- 4. Candidates must enter for the first four sections and for three of the sections 5 to 11, Needlework being regarded as a compulsory subject for girls. They may also take two more subjects. Certificates will be awarded to candidates who pass in the first four sections and in two other sections, one of which must be from sections 5, 6, 7, 8, and 9 in the case of boys, 5, 6, 7, and 9 in the case of girls. The subjects in which a candidate passes will be stated in the certificates. The percentage of marks in Arithmetic required from girls will be lower than that from boys. If a candidate does exceptionally well in a subject, this will be stated in the certificate.

"THE MUNICIPAL COUNCILS ORDINANCE, 1910."

It is hereby notified that, under the provisions of section 115 of "The Municipal Councils Ordinance, 1910," the Municipal Council of Kandy has made and assessed, with the sanction of the Governor in Executive Council, for the year 1919 a water-rate of 5 per cent. on the annual value of all houses and buildings of every description and of all lands and tenements whatsoever within the water-served area of the town of Kandy.

Colonial Secretary's Office, Colombo, February 3, 1919. By His Excellency's command, R. E. STUBBS, Colonial Secretary.

WITH reference to the Notification dated January 17, 1919, published in the Government Gazette of the same date, the following additions to the list of persons and bodies of persons to whom articles to be exported to China may be consigned are hereby notified for general information.

Colonial Secretary's Office, Colombo, February 5, 1919 By His Excellency's command, R. E. STUBBS,

Colonial Secretary.

Chang Dah Yuen, Shanghai. Handelmatschappij "Transmarina," Shanghai.

Merian, J. (representing Society of Chemical Industry in Basle), Shanghai. Roumanian Asiatic Mercantile Co., Shanghai. Society of Chemical Industry in Basic (representative J. Merian).

Order of His Excellency the Governor in Council under "The Enemy Property Ordinance, No. 23 of 1916."

WHEREAS by Order of His Excellency the Officer Administering the Government in Executive Council made on May 15, 1918, under the provisions of "The Enemy Property Ordinance, No. 23 of 1916," as amended and published in the Ceylon Government Gazette No. 6,043 of May 17, 1918, the shares enumerated in the schedule hereto were vested in the Custodian of Enemy Property:

And whereas the registered holder of the said shares at the date of the said Order was Mrs. Emma Mary

Ann Werner, who had obtained naturalization as a British subject on or about June 22, 1916:

And whereas it is now deemed desirable to revert the said shares to the said Emma Mary Ann Werner:

And whereas it is provided by section 8 (1) of the said Ordinance that the Custodian shall hold property so vested in him under the said Order until the termination of the war, except so far as the Governor in Executive Council may otherwise direct:

Now, therefore, His Excellency the Governor is pleased, by and with the advice of the Executive Council, to direct the Custodian, and he is hereby directed, to transfer the said shares to the said Mrs. Emma Mary Ann Warner.

By order of His Excellency the Governor in Executive Council, this First day of February, 1919.

JOHN SCOTT, Clerk to the Executive Council.

SCHEDULE. 130 shares in the Vogan Tea Co. of Ceylon, Ltd., at Rs. 10.

NOTICES CALLING FOR TENDERS.

TENDERS are hereby invited for the work of erecting bunds for the reservoir at the Palavy Saltern, Puttalam.

2. The tender should be enclosed in a sealed envelope, on the left corner of which must be written the words "Tender for erecting Bunds for the Reservoir at the Palavy Saltern, Puttalam," and it should be sent so that it may reach the Assistant Government Agent, Puttalam, before 1 P.M. on February 20, 1919.

3. A duplicate of the tender should be sent to the Hon. the Controller of Revenue, Colombo, so that he may receive

it before the afore-mentioned hour.

4. The intending tenderer should, before sending his tender to the Assistant Government Agent, deposit a sum of Rs. 20 at any Kachcheri under the head of "Tender Forms," and should annex to his tender the receipt obtained for the deposit of the sum.

5. This sum of Rs. 20 will be held by the Assistant Government Agent as a security for the tenderer's entering into the contract with him—in the event of his tender being accepted—for carrying out the work in a satisfactory manner; and it will be confiscated if he fail to enter into such a contract within a reasonable time after his tender was accepted.

6. The tenderer should name an address at Puttalam, where letters for him may be left or delivered.

7. The work should be completed within seven weeks after the contract was entered into.

8. Further particulars may be obtained from the Salt Inspector, Puttalam.

Description of the Work to be done.

The bunds to be erected are two in number, viz., the main bund and the small bund. They should be erected on the site of the old bunds.

The bund should consist of two fences—running at a distance of 2 ft. 6 in. from each other—and clay filling the space between the two fences.

The sticks for the fence should be planted sufficiently deep in the water, at a distance of 1 ft. from one another.

The warichchies should be tied to the fence sticks with coir string.

The fence should then be thatched with cadjan, so densely that water may not escape through it.

The space between the fences—the whole space up to the top of the fences—should be filled with clay, the surface

being stamped and levelled.

The sticks and other timber necessary for building the fence will be given by the Government free of royalty, but the tenderer should fell and transport them, at his own expense, from the salt timber block at either Karikattai or Attavillu.

Puttalam Kachcheri, S. M. P. VANDERKOEN, January 31, 1911. for Assistant Government Agent.

TENDERS are hereby invited for the work of deepening the main channel at the Palavy Saltern, Puttalam.

2. The tender should be enclosed in a sealed envelope, on the left corner of which must be written the words "Tender for deepening the Main Channel at the Palavy Saltern, Puttalam," and it should be sent to the Assistant Government Agent, Puttalam, so that he may receive it before 1 P.M. on February 20, 1919.

3. The intending tenderer should, before sending his tender to the Assistant Government Agent, deposit a sum of Rs. 10 at any Kachcheri under the head of "Tender Forms," and should annex to his tender the receipt obtained

for the deposit of the sum.

4. This sum of Rs. 10 will be held by the Assistant Government Agent as a security for the tenderer's entering into the contract with him—in the event of his tender being accepted—for carrying out the work in a satisfactory manner; and it will be confiscated if he fail to enter into such a contract within a reasonable time after his tender was accepted.

5. The tenderer should name an address at Puttalam,

where letters for him may be left or delivered.

6. The work should be completed within four weeks after the contract was entered into.

7. Further particulars may be obtained from the Salt Inspector, Puttalam.

Description of the Work to be done.

The channel should be cut to a length of 1,650 yards, that is, from the southern end of the saltern to the extreme end of the reservoir. It should be dug to a depth not exceeding 4 feet, and should be made 6 feet broad.

The mud dug out should be heaped on the ridges.

Puttalam Kachcheri, S. M. P. Vanderkoen, January 31, 1919. for Assistant Government Agent.

TENDERS are hereby invited for the work of erecting nine salt kottus at the Palavy Saltern, Pattalam.

2. The tender should be enclosed in a sealed envelope, on the left corner of which must be written the words "Tender for erecting Nine Salt Kottus at the Palavy Saltern, Puttalam," and it should be sent to the Assistant Government Agent, Puttalam, so that he may receive it before 1 P.M., on February 20, 1919.

3. A duplicate of the tender should be sent to the Hon. the Controller of Revenue, Colombo, so that he may receive

it before the afore-mentioned hour.

4. The intending tenderer should before sending his tender to the Assistant Government Agent deposit a sum of Rs. 20 at any Kachcheri under the head of "Tender Forms," and should annex to his tender the receipt obtained for the deposit of the sum.

5. This sum of Rs. 20 will be held by the Assistant Government Agent as a security for the tenderer's entering into a contract with him—in the event of his tender being accepted—for carrying out the work in a satisfactory manner, and will be confiscated if he fail to enter into such a contract within a reasonable time after his tender was accepted.

6. The tenderer should name an address at Puttalam,

where letters for him may be left or delivered.

7. The work should be completed within seven weeks after the contract was entered into.

8. Further particulars may be obtained from the Salt Inspector, Puttalam.

Description of the Work to be done.

Each of the kottus should be 70 feet long, 13 feet broad and 14 feet high—spacious enough to accommodate more or less 4,000 cwt. of salt.

The side walls should be built of tammana splinters

(sirai).

The roof and the side walls should be thatched with new cadjan; and pootus should be placed on the thatched roof to serve as weights.

The interior of the kottus should be lined with new

cadjan.

The splinters, with which the side walls are to be built,

should be planted sufficiently deep in the ground.

All the serviceable timber, such as posts and splinters, found in the old kettus should be utilized in building the new kettus.

The floor of the kottus should be cleared of all grass and other herbage, and should be well stamped and levelled.

The timber required for building the kottus will be supplied by the Government free of royalty, but the tenderer should bear the cost of felling and transporting it from the salt timber block at either Karikattai or Attavillu.

Puttalam Kachcheri, S. M. P. VANDERKOEN, January 31, 1919. for Assistant Government Agent.

TENDERS are hereby invited for the contract for the conveyance of mails for a period of (a) two years or (b) for four years from October 1, 1919, between Kurunegala Post Office and Nikaweratiya Post Office, once daily each way as follows:—

- (1) By coach drawn by two horses.
- (2) By coach drawn by two bulls.
- 2. The hours of arrival and departure to be fixed from time to time by the Postmaster-General.
- 3. Separate tenders are invited for each of the above services.
- 4. The contractor will be required to provide such number of coaches, horses, or bulls, as will, in the opinion of the Postmaster-General, be necessary for the service, and every such coach, horse, or bull before being employed in the service will be subject to the approval of the Postmaster-General.

5. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo, or be sent to him through the post.

6. Tenders should be marked "Tender for the Conveyance of Mails between Kurunegala Post Office and Nikaweratiya Post Office" in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, March 25, 1919.

- 7. Tenders are to be made upon forms which will be supplied upon application to the Postmaster-General, and no tender will be considered unless it is on the recognized form.
- 8. Any alteration in a tender must bear the initials of the tenderer, otherwise the tender may be treated as informal and rejected.
- 9. A deposit of Rs. 50 for this service must be made at the General Treasury, and a receipt produced for the same before a tender form is issued. Should any person decline to enter into the contract and bond, or fail to furnish approved security, within ten days of receiving notice in writing from the Postmaster-General, or his duly authorized representative, that his tender has been accepted, such deposits will be forfeited to the Crown. All other deposits will be returned upon signature to the contract.

10. Security to the amount of one-tenth of the yearly subsidy asked will be required in cash for each service.

- 11. Tenders for this service must be accompanied by a scale of the rates which it is intended to charge the public during the period of the service for the conveyance of passengers, luggage, and parcels, and the quantity of luggage per passenger allowed to be conveyed free. When such scale has been accepted by Government, the contractor shall not, without the express permission of Government, increase the rates charged for the conveyance of passengers, luggage, and parcels above the amount shown in the scale, or reduce the allowance of free luggage below the amount therein stated.
- 12. All other information can be obtained on application to the Postmaster-General.
- 13. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.
- 14. The Postmaster-General reserves to himself the right, without question, or rejecting any or all of the tenders, and the right of accepting any portion of a tender.

General Post Office, Colombo, February 3, 1919.

F. J. SMITH, Postmaster-General.

TENDERS are hereby invited for services described in the schedule annexed to be completed on or before July 31, 1919. The area to be exploited for the purpose and further details are given in the schedule hereto.

2. All tenders should be in duplicate and sealed under one cover, and should be addressed to the Chairman of the Tender Board, Office of the Controller of Revenue, Colombo.

3. Tenders should either be deposited in the tender box in the Office of the Controller of Revenue, or be sent through the post.

4. Tenders should be marked "Tender for the Supply of Timber to the Harbour Engineer, 1918-19," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on Tuesday, February 25, 1919.

5. Tenders are to be made upon forms which will be supplied upon application at the Forest Office, Ratnapura, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tender may be treated as informal and rejected.

6. A deposit of Rs. 20 will be required to be made either at the Treasury or Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline or fail to enter into the contract and bond, or to furnish approved security, within ten days of receiving notice in writing from the Head of the Department, or his duly authorized representative, that his tender has been accepted, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors procluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract.

7. Each tender must be accompanied by a letter signed by two responsible persons, whose addresses must be given, engaging to become security for the due fulfilment of the contract

8. Sufficient sureties will be required to join in a bond for the due fulfilment of the contract. The amount of the bond and all other necessary information can be ascertained upon application at the office referred to in section 5. A further security in cash of 5 per cent. of the value of the contract will be required of the contractor when entering into a bond.

9. No tender will be considered unless in receipt of it all the conditions above laid down have been strictly fulfilled.

10. The Government reserves to itself the right, without question, of rejecting any or all tenders, and of accepting any portion of a tender.

11. Contract may not be assigned or sublet without the authority of the Tender Board previously obtained.

12. The contractor must not issue a power of attorney to a person whose name is on the defaulting contractors' list authorizing him to carry on the contract.

13. Further, the contractor shall not employ any person whose name is on the list of defaulting contractors, nor any person whom the Assistant Conservator of Forests, for reasons which appear to him sufficient, objects to after giving due notice in writing.

For any further information, and for inspection of the draft contract application should be made to the Assistant Conservator of Forests, Colombo Division,

Ratnapura.

SCHEDULE.

1. (a) To fell a sufficient number of Badulla trees marked by a Forest Officer, standing in the Mitrigala reserved forest, in Siyane korale, in Western Province, so as to yield logs 20 ft. in length and 5 ft. and upwards in girth in the middle, sufficient for sawing 100 planks of 20 ft. by 12 in. by 3 in., and transport the logs and deliver same to a Forest Officer at the Colombo Harbour Works Yard. Distance and mode of transport about 35 miles by river and 3 miles by cart.

(b) To fell a sufficient number of dun trees marked by a Forest Officer, standing in the Mitrigala reserved forest, in Siyane korale, in Western Province, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 100 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport same as (a). Place of delivery same as (a).

(c) To fell a sufficient number of alubo trees marked by a Forest Officer, standing in Eratnakelle, in Kuruwiti korale, in the Province of Sabaragamuwa, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 200 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport about 6 miles by streams and elephants to Kuruwita railway station, then by rail on free warrant to Maradana, and thne by carts to destination, 3 miles. Place of delivery same 88 (a).

(d) To fell a sufficient number of alubo, dun, and hora trees marked by a Forest Officer, standing in Yakdehikande, in Panawal korale, in Kegalla District, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 200 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport, 21 miles by elephants to the cart road, 4 miles by carts to Ehaliyagoda railway station, ther by rail on free warrants to Maradana, and then 3 miles by carts to destination. Place of delivery same as (a).

(e) To fell a sufficient number of dun trees marked by a Forest Officer, standing in Doolhenkande, in the Hewagam korale, in Western Province, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 200 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport 2 miles by elephants, 4 miles by carts to Waga railway station, then by rail on free warrants to Maradana, and then 3 miles by carts to destination. Place of delivery same as (a).

(f) To fell a sufficient number of alubo and hora trees marked by a Forest Officer, standing in Indikademukalana, in Hewagam korale, in Western Province, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 300 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport about 4 miles by elephants, and 3 miles by carts to Waga railway station, then by rail on free warrants to Maradana, and then 3 miles by carts to destination. Place of delivery

same as (a).

(g) To fell a sufficient number of alubo and dun trees marked by a Forest Officer, standing in Moratulakellemukalana, in Hewagam korale, in Western Province, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 200 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport about 3 miles by elephants, and by carts 1 mile to Puwakpitiya railway station, then by rail on free warrants to Maradana, and then 3 miles by carts to destination. Place of delivery same as (a).

(h) To fell a sufficient number of dun trees marked by a Forest Officer, standing in Dunkalahena, in Kuruwita korale, Province of Sabaragamuwa, so as to yield logs of 20 ft. and upwards in length and 5 ft. and upwards in middle girth, sufficient for sawing 200 planks of 20 ft. by 12 in. by 2 in.; 25 per cent. of the logs should be of the greatest possible girth. Distance and mode of transport about 5 miles by elephants to cart road, and 1 mile to Puwakpıtiya railway station, then by rail on free warrants to Maradana. and then 3 miles by carts to destination. Place of delivery same as (a).

2. The trees are to be felled within 6 in. from the ground

by saw.

3. No sound trees below 5 ft. 6 in. in girth will be marked or should be felled.

4. A rate per cubic foot of accepted timber should be

quoted, both in words and figures.

N.B.—The attention of contractors is drawn to by-law No. 9 (a) under section 18 of the "Vehicles Ordinance, No. 4 of 1916," which runs as follows:—It shall not be lawful for any person to do any of the following acts:—" (a) To load a cart with timber or other substance of more than 20 ft. in length without having one end thereof secured to another or sling cart.'

Office of the Conservator of Forests, H. F. TOMALIN. Kandy, February 4, 1919. Conservator of Forests.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended February 1, 1919.

Births .- The total births registered in the city of Colombo in the week were 146 (1 European, 14 Burghers, 84 Sinhalese, 17 Tamils, 24 Moors, 3 Malays, and 3 Others). The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1919, viz., 281,169) was 27.1, as against 23.6 in the preceding week, 29.7 in the corresponding week of last year, and 21.5 the weekly average for last year.

Deaths.—The total deaths registered were 154 (1 European, 11 Burghers, 78 Sinhalcse, 25 Tamils, 30 Moors, 4 Malays, and 5 Others). The death-rate per 1,000 per annum was 28 6, as against 26 9 in the previous week, 24 9 in the corresponding week of last year, and 26.7 the weekly average for last year.

Infantile Deaths.—Of the 154 total deaths, 39 were of infants under one year of age, as against 33 in the preceding week, 32 in the corresponding week of the previous year, and 30 the average for last year.

Stillbiths.—The number of stillbirths registered during the week was 11.

- 4. The produce will be delivered at the store of the Experiment Station, Peradeniya, where it can be seen by intending purchasers.
- 5. The Government reserves to itself the right, without question, of accepting or rejecting the highest offer.

Peradeniya, January 27, 1919.

F. A. STOCKDALE, Director of Agriculture:

"The Insect Pest and Quarantine Ordinance, No. 5 of 1901."

Declaration under Clauses 3 and 4 of Regulations dated December 7, 1916, and published in the "Government Gazette No. 6,839."

WHEREAS Shot-hole Borer (Xyleborus fornicatus. Eich.) is present on the following plantations, that is to say:—

Central Province.

Matale North District: Happugahalande estate, Matale; Lochnagar estate, Matale.

Uda Pussellawa District: Allagolla estate, Uda Pussellawa.

Province of Uva.

Badulla District: Rookatenne estate, Hali-ella, viâ Bandarawela.

Under clause 3 of the regulations published in Government Gazette No. 6,839 of December 8, 1916, the said plantations are hereby declared to be infested areas.

And whereas the above-mentioned pest is no longer present on the following plantations:—

Province of Uva.

Badulla District: Narangalla estate, Badulla.

Under regulation 4 published in the aforesaid Gazette the said plantation is hereby declared to be no longer an infested area.

Department of Agriculture, Peradeniya, January 31, 1919. F. A. STOCKDALE, Director of Agriculture.

"The Insect Pest and Quarantine Ordinance, No. 5 of 1901."

WHEREAS the insect pest named Fluted Scale (Icerya purchasi) is present on the following estates:—

Central Province.

Maskeliya District: Mottingham estate, Maskeliya.

Province of Uva.

Haputale District: Nayabedde estate, Bandarawela.

Under regulations published in the Ceylon Government Gazette No. 6,888 of July 20. 1917, the said estates are hereby declared to be infested areas.

Department of Agriculture, Peradeniya, January 31, 1919. F. A. STOCKDALE, Director of Agriculture.

Rinderpest.

WHEREAS rinderpest has broken out in the premiseh bearing assessment No. 17, situated at Mansergn Avenue, Colombo: Such premises are hereby declared, is terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from January 29, 1919.

CHAS. W. PATE,
The Municipal Office, Municipal Veterinary Surgeon.
Colombo, January 30, 1919.

Rinderpest.

WHEREAS rinderpest has broken out in the premiser bearing assessment No. 13/14, situated at Dias place, Colombo: Such premises are hereby declared, interms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from January 29, 1919

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, January 30, 1919.

Rinderpest.

WHEREAS rinderpest has broken out in the premises bearing assessment No. 69, situated at Maligawatta, Colombo: Such premises are hereby declared, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909, to be an infected area.

This declaration shall take effect from January 29, 1919.

CHAS. W. PATE,

The Municipal Office, Municipal Veterinary Surgeon. Colombo, January 30, 1919.

Hoof-and-Mouth Disease.

WHEREAS the following villages in the North-Central Province were proclaimed infected areas owing to the existence of hoof-and-mouth disease, it is hereby declared that the said villages are now free from disease, and are no longer infected areas.

The order shall take effect from the date hereof.

Villages referred to.

Paluketuwewa in tulana No. 37.

Mawatawewa, Paidketuwewa, Periyakulame, Sandanan-kuttigama, Pairimaduwa, Kuttikulame, Puliyankulama in tulana No. 41.

Katukeliyawa, Dambagahaulpota in tulana No. 44.

Mekichchawa in tulana No. 27.

Palugaswewa in tulana No. 46.

Ittikulama in tulana No. 2.

The Kachcheri, Anuradhapura, January 30, 1919.

H. R. FREEMAN, Covernment Agent.

In pursuance of the provisions of section 12 of the Ordinance No. 19 of 1907, intituled "An Ordinance to consolidate and amend the Laws relating to the Registration of Marriages, other than the Marriages of Kandyans or of Muhammadans," I, William Loring Kindersley, Registrar-General of Ceylon, do hereby notify that the undermentioned building, used as a place of public Christian worship, has been duly registered for the solemnization of marriages therein:—

No.

Date of Registration.

Description.

Situation.

Minister or Proprietor or Trustee.

Religious Denomination on whose behalf the Building is registered.

337 .. January 29, 1919.. Church

.. Alvay, Vadamaradchi W.st, Jaffna District

Rev. J. A. Barker, Minister Wesleyan Methodist

Registrar-General's Office, Colombo, January 31, 1919, W. L. KINDERSLEY, Registrar-General.

notices under "THE EXCISE ORDINANCE. No. OF 1912."

Toddy Rent Sale Conditions.

The following conditions on which the toddy rents for the period from July 1, 1919, to June 30, 1920, in the case of the Northern and Eastern Provinces, and from October 1, 1919, to September 30, 1920, in the case of all other Provinces, will be sold have been approved by His Excellency the Governor under section 18 of "The Excise Ordinance, No. 8 of and are hereby published for general information :-

Toddy Rent Sale Conditions applicable to Toddy Taverns in respect of which "off" sales are prohibited.

Stamp of 50 cents.

The conditions on which the exclusive privilege of selling fermented toddy by retail within the -, 191-, to ---, 191-, is sold are, in addition to the general conditions applicable to all excise licenses published in the Government Gazette No. 6,615 of March 13, 1914, as follows:-

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the

conditions under which the privilege is sold.

2. (a) The grantee shall, immediately on being declared the grantee, sign the conditions of sale and pay to the Government Agent a sum equivalent to two months' rent of the privilege as a security deposit, which amount shall be liable to forfeiture in whole or in part, at the discretion of the Government Agent, for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form Excise T 23 within fourteen days of sale of the privilege above prescribed.

(b) If the highest bid or tender under condition 1 exceeds the sum of Rs. 2,000, the grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment

in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify, a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

The grantee shall pay the purchase money to the Government Agent in - equal monthly instalments. The first instalment shall be considered due and payable on ---, 191-, and the remainder on the last day of each

succeeding month. Interest at the rate of 9 per cent. per annum shall be payable on all arrears.

4. If any instalment of the purchase money or any part of an instalment remains unpaid after the same shall have become due and payable, the Government Agent shall have power, after fifteen days' notice to the grantee of his intention to do so, without further process of law, to cancel the license or licenses issued to the grantee, and to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.

- 5. The grantee shall, on receipt of the license to sell, furnish to the Superintendent or Assistant Superintendent of Excise an application on the prescribed form showing the numbers and situations of the trees which he proposes to tap for the supply of fermented toddy for sale at each tavern, and no tree shall be tapped or toddy drawn for this purpose except under cover of a license setting forth the numbers and situations of the trees, the name of the drawer, and the tavern for which the fermented toddy is intended. The Superintendent of Excise or Assistant Superintendent of Excise shall have power, subject to appeal to the Excise Commissioner, to refuse any application to tap trees for any tavern if such application is, in his opinion, open to serious objection.
- 6. No tree shall be tapped or toddy drawn therefrom for the supply of fermented toddy for sale at a tavern unless such tree shall first have been marked for this purpose in a manner prescribed by the Excise Commissioner: nor shall toddy be transported to the tavern except under cover of a pass granted by the Superintendent of Excise or the Assistant Superintendent of Excise. Such pass shall set forth the name of the person who transports the toddy and shall be issued to the grantee, who shall hand it to the person who transports the toddy.

7. The grantee, if he taps the trees and draws the toddy himself, or, if he delegates the work to another person such person shall, at the time of tapping the trees or drawing the toddy, invariably carry the license on his person, and shall

produce it forthwith on the demand of any Excise Officer or village headman.

The grantee shall have no concern or interest, direct or indirect, in the sale of arrack, or in the purchase of any privilege for the sale of arrack, within the Revenue District in which he possesses the privilege of selling toddy.

Except under the written authority of the Assistant Commissioner of Excise, no teddy, except toddy drawn

from trees licensed and marked for a particular tavern, shall be kept, offered for sale, or sold in that tavern.

10. No fermented toddy shall be sold at a lower price than 40 cents per gallon, and in proportion for any smaller quantity.

The Government Agent shall not be bound to find a site for any tavern in the event of the grantee not being 11.

able to procure a site. No tavern shall be opened at any place except with the approval of the Government Agent.

12. The purchaser shall, within ten days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license or licenses for the sale by retail of fermented toddy at the taverns within the area covered by Assistant shall find it necessary.

13. The grantee shall have no claim to a remission of the Government Agent or his Assistant shall find it necessary.

to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

14. (a) No bids will be accepted from any person who is a habitual criminal as defined by Ordinance No. 32 of 1914. (b) The purchaser shall whenever called upon to do so by the Government Agent satisfy him that he is not a habitual

criminal within the meaning of the said Ordinance. The tavern within the area of the exclusive privilege granted under the foregoing conditions shall open at

- P.M., and no toddy shall be sold at such tavern between the hour of closing and that of opening. A.M. and close at -16. No toddy shall be sold under this exclusive privilege for the purpose of removal from the tavern, and no toddy sold in the tavern shall be removed from it, except under cover of a special permit granted by the Government Agent

At the sale held this day of the privilege above described, became the grantee of the said privilege n as a fee therefor, and the said grantee, having paid to the Government consideration of the payment of Rupees - by way of security deposit under clause 2 of these conditions, hereby agrees to complete Agent the sum of Rupees the purchase according to the above conditions, and the Government Agent hereby acknowledges the receipt of the said depos

ev hos	fo.		
-	Place :	Witnesses:	Grantee.
	Date:	**************************************	——— Government Agent.
,	I, (We),,	the undersigned, do hereby signify that for the pu	irposes specified in condition 2, I (we) have
		ed post office for the service of all legal processes and	I notices which may be found necessary to be
issued	l against me (us), viz	· ,	,
	Witnesse		

Office of the Excise Commissioner, Colombo, February 5, 1919.

E. C. WARD, Acting Excise Commissioner.

Toddy Rent Sale Conditions.

THE following conditions on which the toddy rents for the period from July 1, 1919, to June 30, 1920, in the case of the Northern and Eastern Provinces, and from October 1, 1919, to September 30, 1920, in the case of all other Provinces, will be sold have been approved by His Excellency the Governor under section 18 of "The Excise Ordinance, No. 8 of 1912," and are hereby published for general information:—

Toddy Rent Sale Conditions applicable to Toddy Taverns in respect of which "off" sales are not prohibited.

Stamp of 50 cents.

The conditions on which the exclusive privilege of selling fermented toddy by retail within the _____, from _____, 191__, to _____, 191__, is sold are, in addition to the general conditions applicable to all excise licenses published in the Government Gazette No. 6,615 of March 13, 1914, as follows:—

1. The Government Agent shall have power, in his discretion, to refuse to accept any bid or tender, subject to which power the highest bidder or tenderer shall be the grantee of the privilege, and shall conform to and perform all the

conditions under which the privilege is sold.

2. (a) The grantee shall, immediately on being declared the grantee, sign these conditions of sale and pay to the Government Agent a sum equivalent to two months' rent of the privilege as a security deposit, which amount shall be liable to forfeiture in whole or in part, at the discretion of the Government Agent, for breach of any of the conditions; and such forfeiture shall be in addition to any other penalty prescribed by the conditions for such breach. The grantee shall hypothecate the said security deposit by a bond in form Excise T 23 within fourteen days of sale of the privilege above prescribed.

(b) If the highest bid or tender under condition 1 exceeds the sum of Rs. 2,000, the grantee shall at the same time execute, if so required by the Government Agent, in the form sanctioned by law, a power of attorney to confess judgment in any action which may be instituted against him for the recovery of any moneys due in respect of this privilege.

(c) The grantee shall, on signing the conditions of sale, elect, and under his hand signify, a post office to which all notices and processes whatever in connection with the above said privilege shall be addressed under registered post; and all such notices or processes as aforesaid so addressed to the post office so elected and posted in due course shall be considered as good and effectual to all intents and purposes as if the same were served personally.

succeeding month. Interest at the rate of 9 per cent. per annum shall be payable on all arrears.

- 4. If any instalment of the purchase money or any part of an instalment remains unpaid after the same shall have become due and payable, the Government Agent shall have power, after fifteen days' notice to the grantee of his intention to do so, without further process of law, to cancel the license or licenses issued to the grantee, and to re-sell the privilege at the risk and loss of the grantee. The notice referred to may be given in such manner as the Government Agent may direct.
- 5. The grantee shall, on receipt of the license to sell, furnish to the Superintendent or Assistant Superintendent of Excise an application on the prescribed form showing the numbers and situations of the trees which he proposes to tap for the supply of fermented toddy for sale at each tavern, and no tree shall be tapped or toddy drawn for this purpose except under cover of a license setting forth the numbers and situations of the trees, the name of the drawer, and the tavern for which the fermented toddy is intended. The Superintendent of Excise or Assistant Superintendent of Excise, shall have power subject to appeal to the Excise Commissioner to refuse any application to tap trees for any tavern if such application is, in his opinion, open to serious objection.

6. No tree shall be tapped or toddy drawn therefrom for the supply of fermented toddy for sale at a tavern unless such tree shall first have been marked for this purpose in a manner prescribed by the Excise Commissioner; nor shall toddy be transported to the tavern except under cover of a pass granted by the Superintendent of Excise or the Assistant Superintendent of Excise. Such pass shall set forth the name of the person who transports the toddy and shall be issued

to the grantee who shall hand it to the person who transports the toddy.

7. The grantee, if he taps the trees and draws the toddy himself, or, if he delegates the work to another person, such person shall, at the time of tapping the trees or drawing the toddy, invariably carry the license on his person, and shall produce it forthwith on the demand of any Excise Officer or village headman.

8. The grantee shall have no concern or interest, direct or indirect, in the sale of arrack, or in the purchase of any privilege for the sale of arrack, within the Revenue District in which he possesses the privilege of selling toddy.

9. Except under the written authority of the Assistant Commissioner of Excise, no toddy, except toddy drawn from trees licensed and marked for a particular tavern, shall be kept, offered for sale, or sold in that tavern.

10. No fermented toddy shall be sold at a lower price than 40 cents per gallon, and in proportion for any smaller quantity.

11. The Government Agent shall not be bound to find a site for any tavern in the event of the grantee not being able to procure a site. No tavern shall be opened at any place except with the approval of the Government Agent.

12. The purchaser shall, within ten days from the date on which the privilege commences to run, or within such extended time as the Government Agent may grant, apply to the Government Agent and obtain a license or licenses for the sale by retail of fermented toddy at the taverns within the area covered by the privilege.

13. The grantee shall have no claim to a remission if the Government Agent or his Assistant shall find it necessary to order the taverns upon any road to be closed for a limited period during the march of troops, or upon the plea of losses arising from any cause whatever.

14. (a) No bids will be accepted from any person who is a habitual criminal as defined by Ordinance No. 32 of 1914.

(b) The purchaser shall whenever called upon to do so by the Government Agent satisfy him that he is not a habitual criminal within the meaning of the said Ordinance.

15. The tavern within the area of the exclusive privilege granted under the foregoing conditions shall open at —— P.M., and no toddy shall be sold at such tavern between the hour of closing and that of opening.

10hoti	· 5 ·		
	Place:	Witnesses:	——— Grantee.
	Date:		Government Agent.
	I, (We),,	the undersigned, do hereby signify that	for the purposes specified in condition 2, 1 (we) have
vle cte	d the under-mention	ed post office for the service of all legal pro	cesses and notices which may be found necessary to be
issued	l againet me (us), viz		

Office of the Excise Commissioner, Colombo, February 5, 1919.

Witnesses: -

E. C. WARD, Acting Excise Commissioner.

Grantee.

Notice regarding Local Option re Arrack Taverns, 1919-20.

IT is hereby notified for public information that the Assistant Government Agent of the Kalutara District, in exercise of the powers vested in him by rule 5 of the rules specified in Excise Notification No. 78 of July 26, 1918, has appointed the under-mentioned date, time, and place for recording votes for the purpose of ascertaining whether 75 per cent. of the road tax-paying inhabitants of the area served by the Nalluruwa arrack tavern are opposed to the existence of same :

March 7, 1919: Between 7 A.M. and 6 P.M. (with a break of two hours from 11 A.M. to 1 P.M.), at the Nalluruwa, Buddhist Mixed School.

Kalutara Kachcheri, February 4, 1919.

C. V. BRAYNE, Assistant Government Agent.

Closing of a Toddy Tavern.

NOTICE is hereby given that it is proposed to close the existing toddy tavern No. 18 at Mirisala, in Weudawill hatpattu in the North-Western Province, for 1919-20. The Government Agent of the North-Western Province will be prepared to receive any representations up to Monday, March 24, 1919. He will also be prepared to hear any verbal representation regarding the proposal on that day between 12 noon and 2 P.M. at the Kurunegala Kachcheri.

Kurunegala Kachcheri, February 1, 1919.

C. R. CUMBERLAND, Government Agent.

Closing of Arrack Taverns.

NOTICE is hereby given that it is proposed to close the arrack taverns specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 21, 1919, on which date at the Anuradhapura Kachcheri, between the hours of 10 A.M. and 4.30 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such taverns.

Anuradhapura Kachcheri, February 4, 1919.

H. R. FREEMAN, Government Agent.

SCHEDULE.

No. Division. Locality or Range.

2 .. Nuwaragam palata 3 .. Kalagam palata

Within the village limits of-

Madawachchiya Maradankadawala

Closing of Foreign Liquor Tavern.

NOTICE is hereby given that it is proposed to close the foreign liquor tavern specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 10, 1919, on which date, at Kegalla Kachcheri, between the hours of 2 and 4 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such tavern.

Kegalla Kachcheri, January 27, 1919.

G. F. R. Browning, Assistant Government Agent.

. SCHEDULE.

Foreign liquor tavern situated within the Sanitary Board limits of Rambukkana.

Closing of Toddy Taverns.

OTICE is hereby given that it is proposed to close the toddy taverns specified in the toddy taverns specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 10, 1919, on which date, at Kegalla Kachcheri, between the hours of 2 and 4 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such taverns.

Kegalla Kachcheri, January 27, 1919.

G. F. R. BROWNING, Assistant Government Agent.

SCHEDULE.

Kinigoda Korales.

Tavern

No. Name of Tavern.

Locality or Range.

.. Hewadiwela .. Gabbala, Hewadiwela, and Weligomuwa

Paranakuru Korale.

.. Arama

.. Ambalakande, Pondape, Arana. yake, Deyanwela, and Arama

Beligal Korale.

.. Ihalakalugala .. Ihalakalugala and Pahalakalu-13 gala

.. Maboda .. Maboda, Egallakanda, and Boya-15

goda 19 .. Tambugala .. Algama, Ihalagama, Talgahadeniya, Puhulegama, Tambu-gala, Godayakanda, Karapiti-

kanda, and Uduwaka

Three Korales.

.. Malwatutenna .. Kalukohutenna, Malwatutenna. and Kitulgala

Closing of Arrack Taverns.

NOTICE is hereby given that it is proposed to close the arrack taverns specified in the schedule below from October 1, 1919.

2. I shall be prepared to receive any written representation up to March 10, 1919, on which date, at Kegalla Kachcheri, between the hours of 2 and 4 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such taverns.

Kegalla Kachcheri. January 27, 1919.

Yattattawela

20

G. F. R. BROWNING, Assistant Government Agent.

do.

SCHEDULE.

Three Korales.

Tavern Name of Tavern. Division. No. 8 Deraniyagala .. Atulugam east pattu 16 Madola .. Panawal east pattu 17, Panawela do. Malalpola (Punugala) 20 Kitulgal palata 21 .. Yogama .. Panawal East Four Korales.

1 Karandupone .. Kinigoda korales 5 Beddewela Galboda korale ĥ Pahala Kadugannawa do. 13 Opatha .. Beligal korale 19 do. \mathbf{Ampe}

MUNICIPAL COUNCIL NOTICES.

		IPALITY OF COLON		Premise	es No.	Quarter and Year.	Time of Sale.
NTO	TICE is here	by given that in the abs	ence of movable	е	_		A.M.
17.	property lial	ble to seizure, (1) rents :	and profits from	n 470.79	\dots 1st an	d 2nd quarters, 1918	7.25
1 to 10	0 years, (2) tin	nber and produce, (3) ma	terials of house	484.56		Do.	7.30
and (4	t) the under-n	nentioned properties the	emselves, selzec	488.61 492.65	• •	Do. Do.	$\begin{array}{c} \cdot \cdot & 7.35 \\ \cdot \cdot & 7.40 \end{array}$
In VII Munic	tue or a war	rant issued by the Ch of Colombo, in terms of t	the 140th clause	$\frac{492.05}{502.75}$	• •	Do. Do.	7.45
of the	Ordinance N	o. 6 of 1910, for arrears	of consolidated		••	Do.	7.50
rate d	ue on the pre	mises, and for the perio	d mentioned in	1	• •	Do.	7.55
the su	bjoined sched	ule, will be sold by publi	c auction on the	511.84	2nd qu	arter, 1918	8
spot a	t the time the	erein mentioned, unless i	n the meantime	∍ ∤		Norris road.	
the an	nount of the c	onsolidated rate and cos	sts be duly paid	545.12	1st and		Q E
		S. H. ⁷	WADIA,	550.15		d 2nd quarters, 1918 Do.	8. 5 8.10
The	e Municipal C	ffice. Financial As	ssistant to the	552.18	• •	Do.	8.15
	bo, January	· V	micipal Council	1	• •	Do.	8.20
	,	,,	•	555.21	• •	Do.	8.25
				562.26	• •	Do.	8.30
		SCHEDULE.				Caffer lane.	
	Date of Se	ale : Tuesday, March 11	1919.	588.1	lst and	2nd quarters, 1918	8.35
	Date of St	ne . Iuosuay, moton 11	, 1010.	591.5		Do.	8.40
	•	Keyzer street.					
Premi	ses No.	Quarter and Year.	Time of Sale.		<u>.</u>	1st Cross street.	
1			A.M.			2nd quarters, 1918	8.45
231.5	lst an	d 2nd quarters, 1918	7	470 00 4	382nd qua		8.50
239.21		Do.	7. 5	612.33-3614.30		2nd quarters, 1918 arter, 1918	8.55 9
245.18	-	larter, 1918	7.10	01- 00	· · · · · ·	Do.	9. 5
257.29	ist and	d 2nd quarters, 1918	7.15	620.24	••	Do.	9.10
Ü		2nd Fishers' lane.		630.6	• •	Do.	9.15
309.14	lst and	l 2nd quarters, 1918	7.20		• •	Do.	9. 2 0
310.1		Do.	7.25			2nd Cross street.	
311.2	• •	Do.	7.30		_		9.25
318.10	• •	Do. Do.	7.40 7.45	7	zna qua	rter, 1918 Do.	9.30
328.20 329.21	• •	Do. Do.	7.50	648.69		2nd quarters, 1918	9.35
42 4. 21	• •		• • • • • • • • • • • • • • • • • • • •	669.40	• •	Do.	9.45
		Prince street.		673.34	2nd qua	Do. rter, 1918	9.50
335.1/1		arter, 1918	7.55	676.31	lst quar	ter, 1916, to 2nd quarte	
336.2		2nd quarters, 1918	8	678.29	ist and	2nd quarters, 1918	10
338.4		rter, 1917, to 2nd quarte	er, 1918 . 8. 5 8.10]	Date of Sale	: Thursday, March 13,	1919.
344.10 345.11	ısı and	2nd quarters, 1918 Do.	8.15				10101
346.12	• •	Do.	8. 2 0			3rd Cross street.	
364.31	•	rter, 1918	8.25	710.65		2nd quarters, 1918	7
368.90		2nd quarters, 1918	8.30	$712_{ m A.60} \ 712_{ m B.59}$	• •	Do. Do.	7. 3 7.10
379.67	•	rter, 1918	.: 8. 3 5 .: 8.40	712B.59 71 3 .58	• •	Do.	7.15
380.41 385.46	let and	Do. 2nd quarters, 1918	8.45	719.45	2nd qua		7.30
400.62		rter, 1918	8.50	726.36	-	2nd quarters, 1918	
	4			728.34		Do.	7.40
		Mitcho's lane.		734.28	• •	Do.	7.45
408.3		rter, 1918	8.55		•	4th Cross street.	
409.4 412.7	. ist and	2nd quarters, 1918 Do.	9. 5	810.110	.1st and 2	2nd quarters, 1918	8
414.9	••	Do.	9.10	827.92		Do.	8. 5
416.10	• •	Do.	9.15	834 , 8 3	* -	Do.	8.10
417.11	• •	Do.	- 1	851.63		ter, 1918	8.15
418.12	• •	Do,	9.25	862.52	Ist quart	er, 1915, to 2nd quarter	. 8.25
420.14 424.18	• •	Do, Do,	9.30 9.35	866.48	ISt and 2	and quarters, 1918	0.44
425.19	• •	Do.	9.40	r	Date of Sale :	Saturday, March 15, 1	919.
427.2	• •	Do.	9.45	_		-	
		Malihan advant				Union place.	•
	2.1	Maliban street.		542.74		and quarters, 1918	7 7. 5
444.31	2nd qua	rter, 1918		543.74	-	Do.	7.10
	Date of Sale •	Wednesday, March 12,		544:74 545.74		Do. Do.	7.15
	pare or pare.	weundsuay, march 12,		546~549.7		Do.	7.20
		Maliban street.		~~~ *UIØ1/			
447.19	2nd qua		7		•	yde Park corner.	= 0€
446.18		ter, 1917, to 2nd quarter,		550.11		nd quarters, 1918	7.25 7.30
457.29		2nd quarters, 1918	5	551.10		Do. D-	7.35
466.59 477.50	• •	Do. Do.		552,9 553,9		Do. Do.	7.40
-,,,,	• •	·	· · · · · · · · · · · · · · · · · · ·	¥, 000	• •	17U,	!
	•						

Premise	s No. Quarter and Year.	Time of Sale.	l	Church street.	
Flor		A.M.	Premises No.	Quarter and Year.	Time of Sale
554.9	lst and 2nd quarters, 1918	7.45		quarter and roun.	A.M.
555.9	Do.	·. 7.50	887.7721	nd quarter, 1918	10
556.9	<u>D</u> o.	7.55	301.112	na quarter, 1916	
557.9	Do. 1010	8	. .		* 4040
r#8 9	2nd quarter, 1918	8. 5 8.10	Date	of Sale: Monday, March 1	7, 1919.
559-561	.8/7 Do.	8.10		Church street.	
	Hunupitiya.			Church street.	
	• •	0 15		ıd quarter, 1918	7
589.4	1st and 2nd quarters, 1918 Do.	8.15 8.20	893.27	Do.	7. 5
590.4	4th quarter, 1917, to 2nd quar		896.29	Do.	7.10
594.6	Do.	8.30			
595.6	Ist and 2nd quarters, 1918	. 8.35		Ahamat lane.	
597.10	**************************************	0.00	909.1018	st quarter, 1917, to 2nd quar	ter 1918 7.15
	Union place.	!	910.30	Do.	7.20
680.61	lst and 2nd quarters, 1918	8.40	02000		
685.5 3	Do.	8.45		Church street.	
080.00	,				· · ·
	Church street.		911.31ls	t and 2nd quarters, 1918	7.25
730.5	1st and 2nd quarters, 1918	8.50		Chapel lane.	
732.7	2nd quarter, 1918	8.55		Civospin dains.	
,	_		919.21s	t and 2nd quarters, 1918	7.30
	Mosque lane.				
744.1	1st and 2nd quarters, 1918	9		Church street.	
745. LA	4th quarter, 1917, to 2nd quar	ter. 1918 . 9. 5	931.371s	t and 2nd quarters, 1918	7.35
746. lb	Do.	9.10	933.41	Do.	7.40
752.4A	lst quarter, 1917, to 2nd quar	ter, 1918 9.15			
	Champh street			Station passage.	
10	Church street.	أممه	936/937.22n	d quarter. 1918	7.45
58.19	2nd quarter, 1918	9.20		t and 2nd quarters, 1918	7.50
64.25	4th quarter, 1917, to 2nd quar 3rd quarter, 1917, to 2nd quar		U14. IN 150	warm mine Junivoso, 1010	,
65.26 66.26B	Do.	9.35		Chapel lanc.	
89.5	4th quarter, 1917, to 2nd quar		OMB OMO 4/8 1-4	•	on 1019 7 55
	_		9/0-9/9.4/5 1st	quarter, 1917, to 2nd quart	or, 1910 1.99
	Wekanda.			Colpetty road.	
10.6	2nd quarter, 1918	9.45		1	utan 1010
43 . l	Do.			l quarter, 1914, to 2nd qua	
44.1	· Do.	9.55	8	and riot damages, 1916/17	8.55

Prices of Foodstuff	ls, &c., i1				5,				Pe r		olesal s. c.			Retail.
v			olesale			Retail.				- 1	ю. U.			Rs. c.
	Per	1	Rs, a	. Per		Rs. c.	Salt	• •	-	• •		Measu	е	0 12
Paddy, Country Bu	ahel		3 88	Measure			do.			• •		··lb.	٠.	
Paddy, Imported	do.		4 50		•		Dried Chillies	• •		• •		••• do.	٠.	0 48
Rice: Country	do.	• •	- 00	3.	• •	_	Coriander	• •	_			, GO	٠,	0.18
D: 17 /	do.	• •	_	do.			Pepper		-	• •		V . suit	۲.	6.50
Rice, Kallunda	d o.	••	6 0	. do.	• •	0 19	Garie	• •		• •			٠.	0.7
Rice, Sulai	do.		6 25			0 20	Mustard	• •	_	• •		· · à rasta	₹	6 22
Rice, Muttusamba	do.	• •	14 75		• •	0 47	Turmeric	• •		• •		1b.		0 25
Rew Rice (Rangoon)	do. do.		6 50	do.	• •	0 21	Fenugreek		_	• •	~	· · do.		
Raw Rice (Singapore)		• •	0 00	do.	• •	~ -1	Cummin					do.		
	do.	• •	6 37		• •		Aniseed					· · do.		
Raw Rice (Batavia)		• •			٠.	~~	Tamarind					· · do.		0 10
Dhell (Theverem)				Seer	• •	0 22	Jaggery					· · Bundle	٠.,	0 25
Dholl (Mysore) Green Peas		• •		do.	٠.	0 20	Gingelly					· · Seer	• • •	0 25
	*******	• •		do.	• •	0 30	Gingelly Oil					Bottle	• •	0 20
Vlundu		• •		do.	• •	0 28	Coconut Oil					Measur	• •	0.60
Grand		• •		d o.	• •	0 22	Kerosine Oil, I	av-				· · Laconsul	е	ט ט
Wheat Flour		• •		l b. _	• •	0 18	light				-	Bottle		
American Flour		٠.		do.	• •		Kerosine Oil, M	lon-				• • • • • • • • • • • • • • • • • • • •	• •	•
Ghee, Cow		• •		Seer	• •	5 50	key Brand		-					
Ghee, Buffalo		• •	_	do.	• •	3 25	Matches, Three		-			do.	٠,	0 18
Milk		• •		\dots Bottle	• •	0 30	Stars				-	. Packet	of	
Potatoes (Indian)		• •	-	lb.	• •	0 12	Matches (Japan		_	• •	-	· 12 b	9 9 XC	0 24
Petatoes (Bangalore)		• •		do.	• •	0 12	Beef					do.	• •	0 22
Onions (Bombay)	-	٠.	_	do.		0 11	Mutton			• •		lb		0 30
Onions, Red		٠.		do.		0 12	Pork	• •				· do.	• •	0 60
Bread		٠.		l-lb. loaf		0 18	Chicken	• •		• •		· · do.		0 40
Tea				lb.		1 10		• •		• •	_	\dots Each		0 87
Coffice		٠.		do.		0 60	Eggs				_	· · do.	5 to	6 cents
Limes	 -			Dozen		0 9	Dry Fish, Net							
Coconuts				Each		0 7	(Halmessan)			- •		lb.		0 25
Sugar, Soft				lb.		0 24	Dry Fish (Mald:	ive)				do.		0 50
Sugar, Crepe				. do.		0 22								
Sugar (Ceylon)	-			do.	; ;							8. H. W	ADIA	
Sugar Candy				do.	• •	0 30	70% a 3.5 s		2.02		Finan	oial Assist		
Sugar, Brown		• •		do.	• •		The Muni Colombo, Feb	cipai (Office,			an, Munici		
		• •			• •		COLOMBO Pat		5 1010	- 4	TORTETT	ATE GREEN	Lm. ,	~ ~ w v

MUNICIPALITY OF KANDY.

Minutes of Proceedings of a Meeting of the Municipal Council of Kandy held in the Town Hall, Kandy, on December 21, 1918, at 8.30 a.m., in accordance with Notice dated December 17, 1918.

Present:—The Hon, Mr. C. S. Vaughan, Chairman; Mr. E. Beven; Mr. E. L. Wijegoonewardene; Mr. C. A. LaBrooy; Dr. Allan de Saram; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; and Dr. J. W. S. Attygalle.

- 1. The Minutes of Proceedings of the Meeting held on November 23, having been previously submitted to the Chairman for his approval and a copy thereof furnished to each Member, were taken as read and confirmed by the Chairman.
 - 2. The following documents were submitted:—
 - (a) Statement of receipts and disbursements from close of 1917 to November 30, 1918, on account of the Municipal fund.
 - (b) Progress report of works brought up to the same date.

(c) Health Officer's report for November.

(d) Statement of cases instituted by the several Inspectors and of work done by the Municipal Magistrate during the month of November.

(e) The reservoir readings for November.

Resolved that the statement (a), together with the Minutes of Proceedings of this Meeting, as required by section 83 of the Municipal Councils Ordinance, No. 6 of 1910, be forwarded to the Colonial Secretary for publication in the Government Gazette.

- 3. The following papers were laid on the table:—Reports by the several Inspectors on laundries, bakeries, dairies, standpipes, and house service taps inspected during November.
- 4. Correspondence: (1) Petition of December 13 from the Junior Clerks of the Municipal Office asking for an extra war allowance.—Resolved that the matter be referred to the Finance Committee.
- (2) Letter of December 19 from Mr. G. D. de Silva, 'Assistant Government Veterinary Surgeon, asking for remuneration for professional services rendered to the Council in connection with the outbreaks of infectious and contagious cattle diseases.—Resolved that the application be referred to the Finance Committee.
- (3) Letter of November 30 from Rev. D. W. Abeyratne asking that an opening be left in the pavement of Ward street as an entrance to the premises of the Baptist Church.—Resolved that the application be allowed, and that details as to width of entrance, &c., be left to the Works Committee.
- (4) Letter No. 27 of November 30, 1918, from the Hon. the Colonial Secretary, intimating that His Excellency the Governor has been pleased to sanction the expenditure of a sum of Rs. 1,500 from the funds of the Municipal Council of Kandy in connection with the celebration of the cessation of hostilities.—Read.

(5) Letter of December 4, 1918, from Mr. F. W. Vansanden asking that the mange tree on the pavement near

his house in Pavilion street be removed.—Resolved that the tree be removed.

- (6) Letter of December 17 from the Diyawadana Nilame asking for a contribution towards the proposed feeding of beggars on December 30 in connection with the celebration of the cossation of hostilities.—Resolved that the Chairman be authorized to make a contribution, if an officer of the Council is represented on the Committee of Management, on the understanding that the total vote of Rs. 1,500 for armistice celebrations is not exceeded.
- 5. Pursuant to notice, Dr. Attygalle asked—(1) What is the total extent of Roseneath and adjoining estates acquired by the Council in connection with the waterworks? (2) When were the lands leased out, and for how many years? (3) What is the annual rent paid by the lessee, and what is the nature of the security given? (4) Whether the lease bond provides for an extension of the lease on the expiration of the present term, and, if so, for how long and on what rent? (5) Whether the bond authorizes a sub-lease of the property? (6) Has a sub-lease, in fact, been given, if so, is the Council aware of it? (7) When was the last report obtained as to the condition of the estate, and by whom was it made? (8) Whether the Chairman will table all papers and documents relating to the lease, including the original tenders for the perusal of Members.

The Chairman replied as follows:—(1) 693 acres 3 roods 16·21 perches; out of this, the Hermitage bungalow and grounds, in extent 6 acres 3 roods 6 perches, have been sold. (2) An extent of 315 acres 3 roods 6·82 perches, excluding Hermitage and Roseneath bungalows, was leased to Mr. Gordon Pyper for 1908 and 1909 at Rs. 2,000 per annum. In October, 1909, tenders were called for the lease for a term of years, and the present lessee's (Mr. C. Jayatileke) tender, which was the highest, was accepted for a term of ten years 1910–1919. The extent leased is 285 acres 3 roods 0·82 perches. (3) The rent for the ten years is as follows:—First year, Rs. 1,750; second year, Rs. 1,500; third year, Rs. 1,250; fourth year. Rs. 1,250; and Rs. 1,000 a year for the remaining six years. No security was required from either lessee. (4) No. (5) The bond makes no mention of sub-letting. (6) I understand sub-leases have been given from time to time. The matter came before the Standing Committee on "Law and General Subjects," who were of opinion that the sanction of the Council was not necessary to sub-lease. (7) On February 27, 1918, by Mr. L. H. S. Pieris at the request of the Law Committee. (8) Yes.

- 6. Pursuant to notice Mr. LaBrooy moved—That a Special Committee consisting of Messrs. Beven, Pieris, and the mover be appointed to consider what steps should be taken to stop the ill-treatment of ponies attached to buggies licensed for hire, as such ill-treatment is decidedly on the increase. Mr. Ratwatte seconded.—Carried.
- 7. Papers re supply of rice to Municipal coolies and workmen employed on checkroll.—Resolved that the coolies and workmen be allowed rice at Rs. 6 a bushel, and that the difference between this rate and the ruling market price be paid by the Council.
- 8. Recommendations of Standing Committees:—(1) That the salaries of the following clerks be raised, with effect from January 1, 1919, at follows:—(a) Correspondence Clerk (A. B. C. Kulasekere) from Rs. 1,100 per annum to Rs. 1,260 per annum by annual increments of Rs. 40, Rs. 60, and Rs. 60; (b) Accounting Clerk (M. C. Abdul Jawad) from Rs. 900 per annum to Rs. 1,020 per annum by annual increments of Rs. 60; (c) Shroff (A. A. de Alwis) from Rs. 900 per annum to Rs. 1,020 per annum by annual increments of Rs. 60; (d) the Recordkeeper (H. B. Senanayake) from Rs. 500 per annum to Rs. 600 per annum by annual increments of Rs. 40 and Rs. 60.

(2) That the maximum salaries of the following clerks be raised to Rs. 600 per annum by annual increments of Rs. 40 and Rs. 60 when they have risen according to present increments to Rs. 600:—(a) First Assistant to the Assessment Clerk (L. Don Lewis); (b) Second Assistant to the Assessment Clerk (L. B. Amunugama).—Mr. Pieris moved that the

recommendation be adopted. Dr. de Saram seconded. The motion was carried by 5 to 3.

Ayes.—Mr. Pieris, Dr. de Saram, Mr. Beven, Mr. Ratwatte, the Chairman. Noes.—Dr. Attygalle, Mr. La Brooy, Mr. Wijegoonewardene.

- (3) That the payment of Rs. 8.48 for translation into Sinhalese and Tamil of by-laws of 283 words at 1½ cents a word be sanctioned.
 - (4) That the payment of Rs. 9 to substitute for office peon Sadiris, who was absent on sick leave, be sanctioned.
- (5) That the market cooly Allagan be paid Rs. 8, the sum paid by him to the substitute provided by him during his illness.

Actual Dis-

E. B PEIRIS. Accountant.

(6) That the Tamil Teacher, S. Damian, be paid his train fare (Rs. 12) to go to Jaffna for the holidays (7) That six suits be ordered for the cemetery coolies.

Kandy, January 15, 1919.

(8) That the salary of overseer Jaldeen, who is in charge of rat and snail destruction, be raised from Rs. 20 to Rs. 25 a month, with effect from November 1, 1918.

(9) That the payment of Rs. 37:50 for the distribution of commutation schedules in the villages and Rs 8 for the preparation of the register be sanctioned.

Municipal Works.

(10) That the following applications for house service pipes be allowed: --(i.) 159-160, Trincomalee street, M. C. A. Jawad; (ii.) 229, Peradeniya road, G. Missier; (iii.) 111, Peradeniya road, G. Missier; (iv.) 785, Peradeniya road, M. Ameer Deen.

(11) That the street lines as shown in survey plan, dated May 10, 1918, by Geo. B. de la Motte from Katugastota road to premises No. 220, Katugastota road, be approved.—Resolved that the recommendations be adopted.

9. Supplemental Budget No. 2 of 1918.—Resolved that the Budget be passed.

Confirmed this 18th day of January, 1919: C. S. VAUGHAN, Chairman.

Statement of Receipts and Disbursements to December 31, 1918.

No. 1.—General Revenue and Assessment Rate Account.

Actual

	Estimated	Receipts		Estimated	bursemente
RECEIPTS.	Revenue	to Dec. 31,	Disbursements.	Expenditure	
**************************************	for 1918.	1918.		for 1918.	1918.
' REVENUE.	Rs. c.	Rs. c.	EXPENDITURE.	Rs. c.	Rs. c.
Assessment rate	66,900 0	69,139 54	Secretariat	19,364 55	19,502 73
M	00.00= 0	23,761 55	Health Department	76,075 10	67,705 91
m.11.	20,207 0 27,096 0	26,79 5 50		54,929 33	44,721 82
Licenses and stamp duties—	21,000 0	20,100 00	Public market	4,614 0	4,542 33
(a) Ticomaco	3,050 0	2,606 25	Slaughter-house	2,584 0	2,407 76
	14,113 0	11,672 50	Cemetery	1,360 0	1,530 37
militaria de la composición della composición de	26,150 0	26,092 25	Municipal Court	1,058 0	1,091 52
011_L 1	8,000 0	8,367 95	Municipal school	1,578 0	1,731 98
Conservancy	20,900 0	24,018 63	Government loans	907 7	907 7
Judicial fines	3,500 0	3,713 86	Pensions	851 50	1,103 96
Miscellaneous receipts	13,175 0	14,420 36	Miscellaneous services		
-			(a) Police	30,000 0	30,000 0
			(b) Street lighting	28,245 0	27,834 58
			(c) Miscellaneous	6,110 0	10,296 68
Revenue No. 1 Account	. 203,091 0	210,588 39	Expenditure No. 1 Account	227,676 55	213,376 71
No. 2WATER-RATE ACCOUNT	T.		No. 2WATER-RATE ACCOUNT	NT.	
REVENUE.	_,		Expenditure.		
***	35,400 0	36,564 22	Establishment	24,253 55	25,584 47
917	9,850 0	9,876 57	Waterworks maintenance	4,190 0	5,876 19
181	6,600 0	8,611 91	Water service	3,750 0	4,347 85
, -	•		Government loans	18,154 43	18,154 43
			Miscellaneous services	666 0	649 95
,	51,850 0	55,052 70	Expenditure No. 2 Account	51,013 98	54,612 89
Total Revenue	254,941 0	265,641 9	Total Expenditure	278,690 53	267,989 60
.			Deposits		869 69
Deposits		878 23	Advances	••	795 0
	••	795 0	Advance to Municipal officers:	for	_
	—	132 50 2,580 0	war loan	• •	50 0
		7. DAU U	Stall rent securities account	••	312 50
		2,000		••	012 00
Municipal Court fines awar	ds	•	Sundry securities account		1,745 33
Municipal Court fines awar account	ds	1,829 22	Sundry securities account Municipal Court fines awai	r d s	1,745 33
Municipal Court fines awar account Lettering vehicles account	ds	1,829 22 150 5 0	Sundry securities account Municipal Court fines awai account	ds	
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account	ds	1,829 22 150 50 300 0	Sundry securities account Municipal Court fines away account Lettering vehicles account	rds	1,745 33 1,903 47 149 50
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account	ds	1,829 22 150 50 300 0 1.250 29	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account	abs	1,745 33 1,903 47
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account Municipal stores account	ds	1,829 22 150 50 300 0	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bar	rds	1,745 33 1,903 47 149 50 300 0
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account Municipal stores account Riot fund—	ds	1,829 22 150 50 300 0 1.250 29 11,596 93	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bay account	rds	1,745 33 1,903 47 149 50 300 0 1,250 29
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account Municipal stores account Riot fund— Property tax	ds	1,829 22 150 50 300 0 1.250 29 11,596 93 3,691 87	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax	ds	1,829 22 150 50 300 0 1.250 29 11,596 93	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Juvestment Ceylon war loan	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account Municipal stores account Riot fund— Property tax	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund—	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans	vds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax Advance to officers for war loan	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds Persona tax—refunds	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84 15 0
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax Advance to officers for war loan	ds — — nt — — —	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines awar account Lettering vehicles account Petty cash imprest account Cheques returned by bar account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds Persona tax—refunds	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank accound Municipal stores account Riot fund— Property tax Personal tax Advance to officers for war loan Total	ds — — nt — —	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bay account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds Persona tax—refunds Cash balance on December 3:, 1	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84 15 0
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account Riot fund— Property tax Personal tax Advance to officers for war loan Total Cash balance on January 1, 1918 No. 1 Account	ds — — nt — — —	1,829 22 150 50 300 0 1.250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bay account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cost of collection Interest on loans Property tax—refunds Persona tax—refunds Total Disb Cash balance on December 31, 1 No. 1 Account	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84 15 0
Municipal Court fines awar account Lettering vehicles account Petty cash Imprest account Cheques returned by bank account Riot fund— Property tax Personal tax Advance to officers for war loan Total Cash balance on January 1, 1918 No. 1 Account	ds	1,829 22 150 50 300 0 1,250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bay account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds Persona tax—refunds Cash balance on December 3:, 1	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84 15 0
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank account Municipal stores account Riot fund— Property tax Personal tax Advance to officers for war loan Total Cash balance on January 1, 1918 No. 1 Account No. 2 Account	Receipts 73,088 66 120,923 54	1,829 22 150 50 300 0 1.250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bay account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds Persona tax—refunds Cash balance on December 3:, 1 No. 1 Account No. 2 Account	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84 15 0 292,811 79
Municipal Court fines awar account Lettering vehicles account Petry cash Imprest account Cheques returned by bank account Municipal stores account Riot fund— Property tax Personal tax Advance to officers for war loan Total Cash balance on January 1, 1918 No. 1 Account No. 2 Account	ds	1,829 22 150 50 300 0 1.250 29 11,596 93 3,691 87 1,202 0 1,930 0	Sundry securities account Municipal Court fines away account Lettering vehicles account Petty cash imprest account Cheques returned by bay account Municipal stores account Investment Ceylon war loan Riot damages loan account Riot fund— Cest of collection Interest on loans Property tax—refunds Persona tax—refunds Cash balance on December 3:, 1 No. 1 Account No. 2 Account	rds	1,745 33 1,903 47 149 50 300 0 1,250 29 11,607 97 200 0 4,821 10 654 82 143 68 3 84 15 0

Detailed Statement of Revenue and Expenditure for the Year ending December 31, 1918.

No. 1.—General Revenue and Assessment Rate Account.

REVENUE.

			1943 A.	MINOD.					
	Estimated Revenue for 1918.	Actual Revenue for 1918.	Total.	5.—Public Market.	Estimate lieven for 191	10		nue	Total. Rs. c.
1.—Assessment Rate.	Rs. c.	Rs. c.	Rs. c.	Monthly rents	16,750	0	16,667	50	
_				Daily rents					
Arrears		16,558 12		Costs	150	0	174	75	
Current		51,437 80						2	26,092 25
Costs on recoveries		1,043 62							2,5
Consideration for transfer of	75	100 0		6.—Slaughter-mouse.					
Leula		100 0	10 100 74		. 000				
	-	()	9,139 54	Slaughtering fees on cattle		U	4,299	Ð	
9 (13)				Slaughtering fees on sheep a		^	001	~~	
2.—Taxes.				goats	875		981		
Tax on vehicles and animals	7,000 0	8,349 0			3,100				
Costs on recovery of tax				Sundries	25	O	25		· · ·
	7 0	8 5							8,3 67 95
Commutation under the Ro	ad			7 — Conservancy.					
Ordinance	13,200 0	15,404 50							
	· -	2	3,761 55	Bucket fees and day service					
				Costs on recoveries	150	0	226	0	
3.—Tolls.				Fees for emptying private ce	ss-				
Gonawatta and Talatu-oya	100 0	100 0		pi ts		0	786		
	1,305 0	1,305 0				-		2	4,018 63
<u> </u>	3,606 0			O I T					
		22,085 0		8.—Judicial Fines.					
COASTITUTE CONTINUED	22,000	2	6,795 50	Municipal court	3,500	0	3,713	86	
		_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_					3,713 86
4.—LICENSES AND STAMP DUT	TES.			0 M B					
				9.—Miscellaneous Receip	TS.				
(a) Licenses.			İ	Cemetery fees	1,400	0	1,374	21	
• •	200 0	700 O		Registration of dogs	600			37	
	600 0	720 0		Interest	2,300	0	2,820	5 2	
Dangerous and offensive trade		1,704 0		Receipts from Municipal lai	nds				
Sundries	700 0	182 2 5	0.000.02	and buildings and encroa	ch-				
	_		2,606 25	ment rents		O.	3,678	60	
(h) Strome Destine				Government contribution tow					
(b) Stamp Duties.				maintenance of Lady Horto					
Butchers	230 0	215 0		walk	1,100	0	1,100	U	
Carriages	. 1,900 0	1,943 50		Government contribution tow					
Motor cars	1,500 0	1,437 50		dredging Kandy lake	3,000	0	3,000	Ð	
Carriers	. 1,000 0	964 5 0	ļ	Vegetable market privilege re	nt 150	0	150	()	
Hotels	. 1,400 0	1,175 0		Badges and fare tables	200	0	277		
Liquor	. 6,500 0	3,875 0		Sundries	900	0	1,002	51	•
Notaries	. 300 0	308 0		Government grant in aid of					
Proctors	. 900 0	994 0		Municipal school	475	0	500	0	
Poisons	. 80 0							<u> </u>	4,420 36
Firearms	. 300 0	760 0							2 700 90
Boats	. 3 0			Total Reve	mue, No. 1	Acc	count	2I	0,588 39
		 1	1,672 50						
									•

EXPENDITURE.

	Estim at e Expendit for 1918	ure 1	nents	,	Tota	ıl.		Ex	stim ate penditu or 1918.	ro	isburse- ments, 1918.		Total	ļ .
I.—Secretariat.	Rs. c	. 1	Rs.	c.	Rs.	c.			Rs.	c.	Rs.	c.	$\mathbf{Rs}.$	C.
Stationery, books, stamps, printing, and advertising	4,200 510 250 225 400 500	0 2 0 4 0 0	,566 ,386 ,440 329 82 732 500 321	49 15 0 50 90 31 0			Clearing side drains of town Scavenging streets Scavenging pits Night soil wages Night soil materials Disinfectants and burials Destruction of rats snails Commission Uniform to Sanitary	and	21,650 2,880 22,863	0 60 0 0	21,712 3,172 20,915 7,332 595 2,384 862	22 65 70 40 50 36 51		
(b) Conservancy branch (c) Midwives	360 2,000 1	0 1	5,310 1,443 360 1,240	48 5 0 71	9,502	73	pectors Midwife's equipment Emptying private cesspits 3.—Works Department Salaries		50	0	439	75	67,70 4,14	5 91 2 72

. •	Estimate Expendence for 19 Rs.	litur 18.	Disburse- ments, 1918.		tal.				itur 18.	Disbue ment 1913 Rs.	s,	Tot Rs.	al.
Maintenance of Roads.	TAS.	e.	Rs. c.	Rs.	о.	4.—Public Market.		149.	0.		٠,	145.	·
Tpkeep of pavements .	3,000 8,720		2,779 34 8,208 68			Lighting		1,314 3,000 300	0	1,319 2,920 302	26		
son's road	1,025 2,200		1,024 70 2,197 72			5.—Slaughter-House.		084	_	984		4,542	38
Hospital roads ady Blake's drive ady McCallum's drive	1,900 570 1,000 1,330	0	1,884 55 572 57 909 99 1,327 6			Grass	••	984 1,500 100	0	1,295 128	7 6 9	2,407	76
act metalling, Lady McCarthy road	'8 0″0	0	228 85			6.—Cemetery.							
Ioon	. 200	-		19,13	3 46	Salaries Tools	••	1,260 100		1,371 158		1 500	
Maintenance of Buildings.									_			1,530	3
	. 2,660		2,679 44			7.—MUNICIPAL COURT.		558	0	501	* 0		
tepairs to cemetery-keeper			1,398 20			Contribution towards salary				591			
bungalow	. 164	: 0 -	160 86	4,23	8 50	Municipal Magistrate	••	500	-	500		1,091	5
* Danie Datie G						8.—MUNICIPAL SCHOOL.							
* Parks, Public Seats, &c. Recreation ground and esplanae Vace park		0	938 42 411 44			Sundry charges	• •	1,428 150		1,416 150 164	50	•	
ublic seats—maintenance .	444		216 88						-			1,731	9
*		-		1,56	6 74	9.—GOVERNMENT LOANS.							
New Works						Drainage scheme (Ordinan No. 7 of 1887)—	ce						
uilding drains in Halloluw road and Ward street	. 412	3 0	393 15	•		(a) Interest (b) Contribution to sinking fur	••	514 392		514 392			
uilding a storeroom for come tery-keeper's bungalow etaining wall in Halloluwa roa	. 223 d 250	0	209 60 174 57			10.—Pensions.					*·	907	
mprovement to office of Superintendent of Works	. 1,000	0	983 23			Pensions Gratuity to widow of late M	Īr.	851	50	923			
nfectious diseases hospital (o account) mprovement to Ward stree	. 5,000	0	40 7		•	J. B. Perera, clerk to S. M. V	v.	-		180		1,103	9
(sections 1 and 2)	. 7,677 f	7 89	4,412 31			11.—MISCELLANEOUS SERVICES	3.						
234-237, Trincomalee street.	. 429	9 0	3 58 8 3			(a) Police.							
Peradeniya road uilding a drain along cemeter road	. 689	94	- 87 55			Contribution towards cost Police within Municipal limi	of ts	30,000	0	30,000			
reliminary survey of a road t	0	-										30,000	,
Asgriya Ferry boat for Halloluwa ferry toreroom at Nittawela		-	193 75 1,163 25 197 50					545 27,700	0	545 27,289	0		
		-		8,21	3 81	Cost of lighting	• • •	2,,,,,,,	~			27,834	
Miscellaneous.						(c) Miscellaneous.						.,	J
		6 0	54 0 17					600		584			
Sathing and dhobies' tanks undry minor works	. 1,000		599 18 147 67 535 88			Seizing and feeding dogs Rents of leased lands	٠.	150 1,500 200	0 0 0	94 1,354 175	75		
Repairs to carriage and ricksha stands The land above old garriso	. 10	0 0	91 48			Grant to Kandy Industric School Grant to Friend-in-Need Socie		24 0	0	240	0		
cemetery	. 20 . 89	7 50 5 0	192 0 833 10			Kandy		240 900	0	480 900			
	. 70	0 0	51 31			Kandy	•••	300 1,000	-	300	0		
-Fire engine	. 18	0 0	231 31 218 98			Town clock keeper	٠.	180	0	180			
-Upkeep of cattle shed -Sick pay and orderly	. 52	00 0 0 0 0 0	2,999 58 323 11	}		Street names and house number Upkeep of Town Hall Sundry charges Address to H. E. Sir W.	• •	100 300 400	0	24 299 588	53		
	. 1,00	0 0	11 58	;		Manning Contribution for relief of distre				180	0		
Repairs to approach road to Lewella ferry on the Madawel side (re-vote)	la . 30	0 0	• • •	6		caused by influenza epidemi War allowance	ess c			2,300 1,513	69		
Repairing surface of roads an spreading gravel, Mahaiyav	8.	. ^					••	_		1,082	-	0,296	6
cemetery	, 15	70	117 75	:		Total Expenditu							

No. 2.—WATER-BATE ACCOUNT.

		No. 2.—WATE	R-RATE ACCOUNT.	
		REV	ZENUE.	
	Estimated Revenue, 1918. ve	Actual Re-	Estimated Re- Ac	ctual Re- nue, 1918. Total.
l.— WATER-RATE, Arrears Current Costs on recoveries	Rs. c. 1,900 0 6, 33,000 0 29,	Rs. c. Rs. c 376 41 650 49 537 32	3MISCELLANEOUS RECEIPTS. Rs. c. Rs	s. c. Rs. c. 29 94
2.—WATER SERVICE. House service	,	36,564 25 916 79	2 Rent of bungalow 300 0 3	00 0 72 97 9 0 8,611 91
Rent of meters Water used in excess and sol	650 0	898 30 061 48 9,876 57	Total Revenue, No. 2 Account	<u></u>
		EXPEN	DITURE.	
1.—Establishment.	Expenditure, m. 1918. 19	burse- ents, 918. Total. s. c. Rs. c.	Estimated Dish Expenditure, me 1918. I	ourse- ents 918. Total. . c. Rs. c.
Salaries Stationery, books, stamps, pri ing, and advertising Commission Assistance to collectors Pensions Audit fees Sundry charges	2,000 0 1,9 1,600 0 1,4 120 0 1 851 50 5 500 0 5 75 0 1	948 5 464 38 120 0 521 52 500 0 12 63	Waterworks (Ordinance No. 18 of 1884)— (a) Interest 2,896 25 2,89 (b) Principal refunded 9,603 75 9,60 Acquisition of lands (Ordinance No. 7 of 1887)— (a) Interest 3,174 48 3,17 (b) Contribution to sinking	06 25 3 75 4 48
War allowance 2.—WATERWORKS.		98 98 25,584 47	fund 2,479 95 2,47 5.—MISCELLANEOUS SERVICES.	9 95 —— 18,1 54 43
Maintenance Maintenance of two fountains Laying 6-in. water mains alor Peradeniya road (re-vote) Extension pipe to cattle exposis shed	ng — 1,72	50 0 20 12	Maintenance of grass lands 636 0 63 Repairing road to Hermitage	1 25 8 70 649 95
3.—WATER SERVICE. House service Meters Water in excess charges		5,876 19 93 19 54 66 - 4,347 85	Total Expenditure, No. 2 Account	54,612 89
•		Cumplus and D	officit Account	
	GENERAL	Surplus and D Revenue And	ASSESSMENT RATE ACCOUNT.	
		Rs. c.	(Rs. c.
Expenditure, January 1 to De Surplus, December 31, 1918, to 1919	ecember 31, 1918 carried forward	213,376 71 70,632 43	Surplus brought forward from 1917 Revenue, January 1 to December 31, 1918	73,420 75 210,588 39
	Total	284,009 14	Total	284,009 14
		WATER-RAT	E Account.	
Expenditure, January 1 to De Surplus, December 31, 1918,		Rs. c. 54,612 89	Surplus brought forward from 1917 Revenue, January 1 to December 31, 1918	Rs. c. 120,923 54 55,052 70
to 1919		121,363 35	Total	175 078 04

Statement of Loans and Sinking Funds on December 31, 1918.

Object and Authority.	Origin Amour	ıt.		Paid o		Outsta	nding. Sir	ccumulated nking Funds.
	$\mathbf{R}\mathbf{s}.$	C.		Rs.	c.	Ks	. С.	Rs. c.
Drainage scheme, Ordinance No. 7 of 1887 Acquisition of lands, Ordinance No. 7 of 1887 Waterworks construction, Ordinance No. 18 of 1884	16,300 103,000 250,000	0		1,596 12,300 84,819	61	90,6	03 59a 99 39a 80 2	34,542 67b
. Total	369,300	0	1	98,717	0	170,5	83 0	40,003 20

a As at December 31, 1905.b Exclusive of interest earned.

Total .. 175,976 24

c There is no sinking fund in this case. The loan is repaid by means of an annuity.

,	Balar	ice Sheet, D	ecember 31, 1918.				_	_
LIABILITIES. Deposits on account of—	Amount. Rs. c.		Assets.		Amou Rs.	ınt. c.		
Stall rent securities Sundry securities Miscellaneous deposits	1,520 0 5,084 50 637 90	7 949 40	Cash in Mercantile Bank:— Fixed deposit Current account	·•	55,000 98,178			
Riot fund:-	29,707 0	7,242 40	Cash in National Bank :		153,178	4		
Personal tax Property tax	12,965 84	40.6-9.64	Fixed deposit		40,000	0	193,178	. 4
Surplus (as per surplus as account)—— General revenue and ac	sessment	42,672 84	Advance to Municipal officers purchase of war loan Less amount recovered	for 	3,450 2,137			-
rate account Water-rate account	70,632 4 3 121, 36 3 35		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1,312	50		
		191,995 78	Less amount invested on behalf Mr. W. Wijesinghe now transfer to investment account		200	0	1,112	50
·			Investment in Ceylon War Lo Bonds Municipal stores Riot fund:—	an 	_		200 5,616	_
	•		Compensation for losses	 	34,743 4,727 2,332	63	41,803	78
	Total 2	241,911 2		1	Total		241,911	
Kandy, January 15, 1919			E. 1	3. F	EIRIS, A	Acc	ountant	_

Minutes of Proceedings of a Special Meeting of the Municipal Council of Kandy, as required by section 98 of Ordinance No. 6 of 1910, held in the Town Hall, Kandy, on Saturday, December 21, 1918, at 9.30 a.m., in accordance with Notice dated December 17, 1918.

Present:—The Hon. Mr. C. S. Vaughan, Chairman; Mr. E. Beven; Mr. E. L. Wijegoonewardene; Mr. C. A. LaBrooy;

Dr. A. de Saram; Mr. J. C. Ratwatte; Mr. L. H. S. Pieris; Dr. J. W. S. Attygalle.

The Chairman laid before the Meeting the Budget for 1919, as approved by the Standing Committee on Law, Sanitation, Finance, and Works, and which had been published in the Government Gazette and circulated among the Councillors, together with a statement of taxes necessary to be levied during 1919, in terms of section 97 of Ordinance No. 6 of 1910.

On the Chairman's motion the Council went into Committee.

It was agreed to include the following additional items in the Budget:—(1) Cement rendering and repairing drains in Peradeniya road and Katukelle Lake road, Rs. 1,469; (2) erecting a Horbury latrine in Katugastota road, Rs. 1,400; (3) two watering carts, Rs. 1,056; (4) rice allowance for coolies and workmen paid on checkroll, Rs. 10,000. The estimate for street scavenging was increased from Rs. 21,650 to Rs. 25,493.

The following re-votes were also passed:—Estimate 29 of 1918, improvements to Ward street, Rs. 2,067; Estimate M of 1917, improvements to water supply, Peradeniya road, Rs. 3,767; Estimate 2 of 1918, town streets, Rs. 500.

The Council resumed, and the Budget as amended was passed.

Confirmed this 18th day of January, 1919;
C. S. VAUGHAN, Chairman.

Draft Budget for 1919.

(Approved by the Joint Standing Committees on Law, Sanitation, Finance, and Works on October 26, 1918. and sanctioned by Special Meeting held on December 21, 1918.)

Abstract of the Estimated Revenue for the Year 1919, showing also the Approved Estimate of Revenue for 1918 and the Actual Revenue for 1917.

						Appro	ved			
	Heads of Revenue.		Reven	ue of		Estimate	o for		Estimate	d for
			191	7.		1918.			1919	
1.	Consolidated rate—		Rs.	c.		Rs.	c.		Rs.	c.
	(a) Assessment rate	.,	72.061	92		66,900	.0		73,300	
	(b) Water-rate	٠,	32,641	. 87		33,500			33,100	
2.	Taxes		21.251	-		20,207	-		21,257	
3.	Tolls		26,773			27,096			27,237	
4.	Licenses and stamp duties-	• •	,,,,	•	• •	-1,000	•	• •	21,201	00
-•	(a) Licenses		2,630	0		3,050	0		2,525	0
	(b) Stamp duties	• •	14,754		• •	14,113	ŏ	• •	13.513	ŏ
5.	Public market	• •	26.325	-		26,150	ŏ		26.150	ŏ
6.	Slaughter-house	• •	8,203		• • •	8,000	ŏ	• •	8,050	_
7.	Conservancy	• •	22,005			20,900	ŏ		.,	-
8.	Judicial fines		3,994			3,500	ŏ	• •	22,200	0
9.	Water service		10,961			9,850	ŏ	٠.	3,750	0
10.	Miscellaneous receipts		18,005			15,775	Ô	٠.	8,850	0
10.	Miscellandous receipus	• •	10,000		٠.	10,770	U	• •	15.725	Û
			259,608	77		249,041	0		255,657	50
No.	2WATER-RATE REVENUE ACCOU	UNT.	_ ,,,,	• •		0,011	v		200,007	50
1.	Receipts under Waterworks On	rdi-								
	nance, No. 18 of 1884.	••	9,172	32	••	5,900	0		7,200	0
	Total		2 6 8,781	9		254,941	0		262,857	50
							~			

ESTIMATED EXPENDITURE.

Abstract of the Estimated Expenditure for the Year 1919, showing also the Approved Estimate of Expenditure for 1918 and the Actual Expenditure for 1917.

			Actu	ıal		Approve	d			
	Heads of Expend	liture.	Expendi	ture,		Estimate	for	•	Estimate	ed for
			191			1918.			191	9.
		•	$\mathbf{Rs.}$	c.		Rs.	c.		$\mathbf{R}\mathbf{s}.$	c.
1.	Secretariat		23,860	13	• •	23,6 59	5 5		28,507	29
2.	Health Department	• •	64,6 58	21		76,075	10	• •	85,699	68
3.	Works Department	• •	4 5,279	64		59,345	33	• •	55, 78 2	53
4.	Public market		4,514	0		4,614	0	• •	5 ,514	0
5.	Slaughter-house	• •	2,519	36		2,584	0		2,584	0
6,	Cemetery	• •	1,446	46		1 ,36 0	0		1,410	0
7.	Municipal Court		1,112	60		1,058	0	• •	1,508	O
8.	Municipal school	• •	1,560	12		1,578	0	• •	1.542	0
9,	Government loans	• •	19,061	5 0		19,061	50		6,561	50
10,	Pensions	• •	2,308	0		1,703	0		1,447	66
11.	Miscellaneous services—									
	(a) Police	• •	30,000	0	• •	30,000	0	٠.	30,000	0
	(b) Lighting		27,6 86	93		28,245	0	• •	28,245	0
	(c) Miscellaneous	• •	8,181	54	• •	6,110	0	• •	19,951	63
		• •	232,188	49		255,393	18	•	268,753	29
No. 2	-WATER-BATE EXPENDIT	URE ACCOUNT.	-						ŕ	
12 .	Expenditure chargeable t	o Water-rate								
	Funds, under Ordinano				•					
	1884	• •	25,054	15		23,297	5	• •	19,037	82
		Total	257 ,2 42	64	•	278, 6 90 8	3	•	287,791	11
		•	· · · · · · · · · · · · · · · · · · ·		-		-	•		

REVENUE DETAILED.

		۸ ۱۲۸۲	D			Approv		_	T 3	• •		
b		•	Rever 19		ŊΙ	Estimate 1918.		Г	Estimated		Tota	~1
	LIDATED RATES R	ē.	Rs.			Rs.			1919. Rs.		_	с. С.
Q _A			15.036	1		7.000	0		15,500	0		
Current	• •					59,00 0						
Costs on recoveries			1,089			900		٠.	900			
47 \ 447									73,300	0		
	ater-rate.		20 110			22 000	Δ		90.500			
Current			32,110 521	QK	• •	500 500	ň	• •	32 , 700			
Costs on recoveries	••	• •	991	ĐĐ	***	300	v	• •	400			
9 <u></u> T	Axes.								33,100	0	106,400	0
Tax on vehicles and a		• •	8,046	75	***	7,000	0		7.500		100,100	•
Costs on recovery of			-,,,20		-1 -	•,••	-	• •	1.01111	"		
enimela			7	75		7	0	٠.	7	0		
Commutation under t	he Road Ordin	ance	13,197	0	• •	13,200	0	٠,	13.750	0		
										- •	21.257	0
3.—T			100	^		100	Λ					
Gonawatta and Talatt	ı-oya	• •	100					• •	115	0		
Halloluwa	• •	• •				1,305		• •	1,335	50		
Lewella		• •	3,227	0 *	• •	3,606	U	• •	3.7 0 :	0		
Illukmodera and Kune		• •	100			99 005	^	٠.		_		
Government contribut	ion	• •	22,085	0	• •	22,085	U	• •	22,085	0	27,237	50
4.—Licenses and (a) Lic		es.									, - 17	
Auctioneers	••		640	0		600	0	• •	600	0		
Dangerous and offensi	ve trades	••	1,816	50	• •	1,750		٠.	1,750			
Sundries	• •	• •	173	50	• •	700	0	٠.	-	0		
, •									2,525	0		
(b) Stamp	o Duties.									···		
Butchers	• •	• •	250	0	• •		0	• •	23 0	0		
Carriages	••	• •	1,905	0	• •	1,900	0	• •	1,900	0		
Motor vehicles	• •	• •	1,650	0	• •	-	0	• •	1,500	0		
Carriers	• •	• •	1,046	0	• •		0	• •	1,000	0		
Hotels	• •	• •	1,250	0	• •	•	0	• •	1,250	0		
Liquor	• •	• •	6,923	0	• •	•	0	• •	5,65 0	0		
Notaries	• •	• •	319	0	• •		0	• •	30 0	0		
Proctors	• •	• •	995	0	• •		0	• •	900	0		
Poisons	• •	• •	100	0	• •		0	• •	Q.	O		
Firearms	• •	• •	313	0	• •		0	• •	• • •	0		
Boats	••	- •	3	0	• * •	3	0	• •	3	0		
		• Rent for	five yes	urs, I	1917–	1921			13.513	0 	16,038	0

			Reve	nue 917.	of	Appro Estima 191	te f		Estima 19	ted fo	r Toi	tal
5.—Publi	C MARKET.		Rs.	С.		Rs.	c.		-	. с.	Rs.	c.
Monthly rents	• •	• •	16,932	50		16,750	0		16,75	0 0		•
Daily rents	• •	• •	9,249			9,250						
Costs	• •	••	142	75	• •	150	0	• •	150	0 0		
C ST. 1770TF	TER-HOUSE.										26,150	0
Slaughtering fees on c			4,203	50		4 000			4 100			
Slaughtering fees on al	heep and goats	••	820		• •	4 ,000 875			4,100 825			
Housing and feeding f	ees	• • •	3,154		• •	3,100		••	3,100			
Sundries		• • •	•	0	• • •	25		• •		6 0		
			-0	•	• •		v	••			8,050	0
7.—Consi	ERVANCY.										0,000	Ŭ
Bucket fees and day s			21,437			20,000	0		21,500	0		
Costs on recoveries		• •	209			150				0		
Fees for emptying priv	vate cesspits	• •	357	89	• •	750	0	• •	5 00	0		
9 T	. Transac										22,200	0
8.—Judici. Municipal Court			2 004	99		9 500	0			•		
municipal Court	••	• •	3,994	33	• •	3,5 00	U	• •	3,7 50	U	0.550	
9.—Water	SERVICE										3,750	U
House service	OMMATOE.		2,809	28		2,200	0		2,200	0		
Rent of meters		••	869		• •	65 0		• •	6 50			
Water used in excess a	nd sold	• • • • • • • • • • • • • • • • • • • •	7,282		• •	7,000		• •	6, 000			
			.,		• •	.,,,,,	,	- •			8,850	1.
10.—MISCELLANE	ous Receipts.										2,000	"
Cometery fees	• •		1,517			1,400			1,400			
Registration of dogs	• • •	• •	652			600			600			
Interest	1. 1. 1. 1.1		2,3 93	57	٠.	2,300	0		2,3 00	0		
Rents of Municipal		idings	W WO.	0.0						_		
and encroachment re		lalas	5,596		• •	4,350	0	• •	4,350			
Government grant for decoration of Government moiety	areaging Kana	ушке	3,0 00	U	• •	3,000	0	• •	3, 000	0		
of Lady Horton's wa	oowarus mame	mance	1,100	0		1,100	0		1 100	0		
Government grant-in-a	id to Municipal	school	 *	U	• •		Ŏ	• •	1,100 5 50			
Vegetable market privi	ilege rent		125	39	• •	150	_	• •		-		
Badges and fare tables		• • •	257		• • •	200		• •	225	0		
Produce sold	• •		1,411		• •	1,200			1,200	Ò		
Sundries			1,952	11		1,000			1,000			
o. 2.—Water-rate Rev 11.—Receipts Under Ordinance. No. 1	Waterworks	г.			Tota		e, N	Vо. 1	account	:	15,725 255,657	0 50
	WATERWORKS 18 OF 1884.	г. 	4,704 		Tota			 		0		50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries	WATERWORKS 18 OF 1884.		·			il Revenu	0	••	5,500 100	0 0 0	255,657	50
11.—RECEIPTS UNDER ORDINANCE, NO. 1 Arrears of water-rate Costs on recoveries	WATERWORKS 18 OF 1884. nces		4,467	81		il Revenu	0	••	5,500 100 1,600	0 0 0	255,657 7,200	50
11.—RECEIPTS UNDER ORDINANCE, NO. 1 Arrears of water-rate Costs on recoveries	WATERWORKS 18 OF 1884. nces		4,467 S OF 1 Actus Expendi	81 EXI	 PEN D	I Revenu 1,900 4.000 Approv Estima	0 0 To	 otal I	5,500 100 1,600 Revenue	0 0 0 	7,200 262,857	0 50
11.—RECEIPTS UNDER ORDINANCE, NO. 1 Arrears of water-rate Costs on recoveries Interest on cash bala	WATERWORKS 18 OF 1884 nces		4,467 S OF 1 Actus Expendi 1917	81 EXI	 PEN D	I,900 4.000 Approv Estima 1918.	0 Toted	 otal I	5,500 100 1,600 Revenue	0 0 0	7,200 262,857	0 50 50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala. 1.—Secret	WATERWORKS 18 OF 1884. nces		4,467 S OF 1 Actus Expendi 1917 Rs.	81 EXI al ture	··· ··· PEND	1,900 4.000 Approvestima 1918 Rs.	0 Toted	 otal I	5,500 100 1,600 Revenue Estimatee 1919 Rs.	0 0 0	7,200 262,857	0 50
11.—Receipts Under Ordinance, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secr. 1. Salaries	WATERWORKS 8 OF 1884 nces D	 .: DETAIL	4,467 S OF 1 Actus Expendi 1917	81 EXI al ture	 PEN D	I,900 4.000 Approv Estima 1918.	0 Toted	 otal I	5,500 100 1,600 Revenue	0 0 0	7,200 262,857	0 50 50
11.—Receipts Under Ordinance, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Sece 1. Salaries 2. Stationery, books	WATERWORKS 18 OF 1884 nces D RETARIAT s, stamps, pri	OETAIL	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559	EXI al ture c.	··· ··· PEND	I,900 4.000 Approv Estima 1918 Rs. 9,979	0 To ed te,	otal I	5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822	0 0 0 d for	7,200 262,857	0 50
11.—Receipts Under Ordinance, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Sece 1. Salaries 2. Stationery, books and advertising	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri	ETAIL	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067	81 EXI al ture c. 14	PEND	1,900 4.000 A.000 Approv Estima 1918 Rs. 9,979 5,000	0 0 To ed te,	 	5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000	0 0 0 	7,200 262,857	0 50 50
11.—Receipts Under Ordinance, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Sece 1. Salaries 2. Stationery, books and advertising 3. Commission	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri	eTAIL	4,467 S OF 1 Actual Expendit 1917 Rs. 9,559 5,067 6,232	81 EXI al ture c. 14 49	PEND	1,900 4.000 A.000 Approv Estima 1918 Rs. 9,979 5,000 5,800	0 0 To ed tte, . c. 55	otal I	5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640	0 0 0 	7,200 262,857	0 50 50
11.—Receipts Under Ordinance, No. 1 Arrears of water-rate Costs on recoveries Interest on cash balax 1.—Secr. 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to college	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri ectors	oetall,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620	81 EXI al ture c. 14 49 19 0	 PEND	1,900 4.000 Approvestima 1918. Rs. 9,979 5,000 5,800 630	0 0 To ed tte, . c. 55 0 0 0	otal I	5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630	0 0 0 	7,200 262,857	0 50 50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secr. 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri ectors mue Inspectors	oetall	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247	81 EXI al ture c. 14 49 19 0 48	 PEND ,	1,900 4.000 Approv Estima 1918 Rs. 9,979 5,000 5,800 630 250	0 0 To ed tte, c. 55	otal I	5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630 400	0 0 0 	7,200 262,857	0 50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secr. 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve. 6. Telephone	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri ectors mue Inspectors	oetall,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620	81 EXI al ture c. 14 49 19 0 48 10	 PEND	1,900 4.000 Approvestima 1918. Rs. 9,979 5,000 5,800 630	0 0 To ed tte, . c. 55 0 0 0	otal I	5,500 100 1,600 Revenue Estimatec 1919 Rs. 13,822 5,000 6,640 630	0 0 0 	7,200 262,857 Tota Rs.	0 50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secre 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Details hadren on	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri ectors mue Inspectors	oetall,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164	81 EXI al ture c. 14 49 19 0 48 10 27	 PEND ,	1,900 4.000 A.000 DITURE. Approv Estima 1918 Rs. 9,979 5,000 5,800 630 250 225	0 0 To ed tte, c. 55 0 0 0 0		5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630 400 225	0 0 0 	7,200 262,857 Tota Rs.	0 50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secr. 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an	WATERWORKS 18 OF 1884 nces D BETARIAT s, stamps, pri ectors enue Inspectors ad fare tables	enting,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657	81 EXI al ture c. 14 49 19 0 48 10 27 0	 PEND ,	1,900 4.000 4.000 DITURE. Approv Estima 1918 Rs. 9,979 5,000 5,800 630 250 225 400	0 0 To		5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415	0 0 0 0 	7,200 262,857 Tota Rs.	0 50
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secre 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—HEALTH 1	WATERWORKS 8 OF 1884 nces D RETARIAT s, stamps, pri ectors mue Inspectors d fare tables	enting,	4,467 S OF 1 Actual Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000	81 EXI al ture c. 14 49 19 0 48 10 27 0	 PEND ,	1,900 4.000 A.000 DITURE. Approv Estima 1918. Rs. 9,979 5,000 630 250 225 400 1,000	0 0 To		5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000	0 0 0 0 0 	7,200 262,857 Tota Rs.	50 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash balax 1.—Secre 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health 1 1. Salaries—	WATERWORKS 8 OF 1884 nces DEFARIAT s, stamps, pri ectors mue Inspectors ad fare tables DEPARTMENT.	enting,	4,467 S OF 1 Actual Expendit 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313	81 EXI al ture c. 14 49 19 0 48 10 27 0 46	 PEND	1,900 4.000 4.000 DITURE. Approv Estima 1918 Rs. 9,979 5,000 5,800 630 250 225 400 1,000 375	0 0 To		5,500 100 1,600 Revenue Estimater 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375	0 0 0 0 	7,200 262,857 Tota Rs.	0 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash balax 1.—Secre 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health I 1. Salaries— (a) Sanitation	WATERWORKS 8 OF 1884 nces DEPARTMENT. branch	inting,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313	81 EXI al ture c. 14 49 19 0 48 10 27 0 46	 PEND ,	1,900 4.000 4.000 0ITURE. Approv Estima 1918 Rs. 9,979 5,000 5,800 630 225 400 1,000 375	0 0 To ed te, .c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375	0 0 0 0 0 	7,200 262,857 Tota Rs.	0 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, NO. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Sece 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health I 1. Salaries— (a) Sanitation (b) Conservance	WATERWORKS 8 OF 1884 nces DEFARIAT s, stamps, pri ectors mue Inspectors ad fare tables DEPARTMENT. branch y branch	onting,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313	81 EXI al ture c. c. 14 49 19 0 48 10 27 0 46	PEND ,	1,900 4.000 4.000 DITURE. Approv Estima 1918 Rs. 9,979 5,000 5,800 250 225 400 1,000 375	0 0 To ed te, . c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375	0 0 0 0 0 	7,200 262,857 Tota Rs.	0 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secre 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health 1 1. Salaries— (a) Sanitation (b) Conservanc (c) Midwives	WATERWORKS 8 OF 1884 nces DESTABLAT s, stamps, pri ectors mue Inspectors ad fare tables DEPARTMENT. branch y branch	oetall,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313 5,467 1,940 359	81 EXI al ture c. c. 14 49 10 27 0 46	PEND ,	1,900 4.000 4.000 ADTURE. Approv Estima 1918 Rs. 9,979 5,000 630 225 400 1,000 375	0 0 To ed tte, c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375	0 0 0 0 0 	7,200 262,857 Tota Rs.	50 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Sece 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health I 1. Salaries— (a) Sanitation (b) Conservanc (c) Midwives 2. Epidemics	WATERWORKS 8 OF 1884 nces DEFARIAT s, stamps, pri ectors sume Inspectors d fare tables DEPARTMENT. branch y branch	inting,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313	81 EXI al ture c. c. 14 49 10 27 0 46	PEND ,	1,900 4.000 4.000 DITURE. Approv Estima 1918 Rs. 9,979 5,000 5,800 250 225 400 1,000 375	0 0 To ed te, . c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimatee 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375	0 0 0 0 0 	7,200 262,857 Tota Rs.	50 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Sece 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health 1 1. Salaries— (a) Sanitation (b) Conservanc (c) Midwives 2. Epidemies 3. Works recommended	WATERWORKS 8 OF 1884 nces DEFARIAT s, stamps, pri ectors sume Inspectors d fare tables DEPARTMENT. branch y branch	onting,	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313 5,467 1,940 359 1,239	81 EXI al ture c. 14 49 19 0 48 10 27 0 46	 	1,900 4.000 4.000 Alture. Approvestima 1918. Rs. 9,979 5,000 630 250 225 400 1,000 375 5,287 1,940 360 2,000	0 0 To ed tte, . c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375 10,626 1,365 360 2,000	0 0 0 0 0 0 0 0 0 0 0 0 0	7,200 262,857 Tota Rs.	50 50 50 c.
11.—Receipts Under Ordinance, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secretic Secretic Secreti	WATERWORKS 8 OF 1884 nces DESTABLAT s, stamps, pri ectors mue Inspectors d fare tables DEPARTMENT. branch y branch led by Medical C.	oetail	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313 5,467 1,940 359	81 EXI al ture c. 14 49 19 0 48 10 27 0 46	PEND ,	1,900 4.000 4.000 A.000 DITURE. Approv Estima 1918. Rs. 9,979 5,000 630 250 250 225 400 1,000 375 5,287 1,940 360 2,000	0 0 To ed., c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375 10,626 1,365 360 2,000 300	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7,200 262,857 Tota Rs.	0 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, No. 1 Arrears of water-rate Costs on recoveries Interest on cash bala 1.—Secre 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to colle 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Health 1 1. Salaries— (a) Sanitation (b) Conservanc (c) Midwives 2. Epidemies 3. Works recommend of Health 4. Clearing side drain	WATERWORKS 18 OF 1884	oetail	4,467 S OF 1 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313 5,467 1,940 359 1,239 268	81 EXI al ture c. 14 49 19 0 48 10 27 0 46 46	PEND ,	1,900 4.000 4.000 Alture. Approvestima 1918. Rs. 9,979 5,000 630 250 225 400 1,000 375 5,287 1,940 360 2,000	0 0 To ed tte, . c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375 10,626 1,365 360 2,000 300 495	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7,200 262,857 Tota Rs.	0 50 50 c.
11.—RECEIPTS UNDER ORDINANCE, NO. 1 Arrears of water-rate Costs on recoveries Interest on cash balax 1.—Secret 1. Salaries 2. Stationery, books and advertising 3. Commission 4. Assistance to collet 5. Uniforms to Reve 6. Telephone 7. Plates, badges, an 8. Audit fees 9. Sundry charges 2.—Heauth 1 1. Salaries— (a) Sanitation (b) Conservanc (c) Midwives 2. Epidemics 3. Works recommend of Health 4. Clearing side drain 5. Scavenging streets 6. Scavenging pits	WATERWORKS 18 OF 1884	oetail	4,467 Actus Expendi 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313 5,467 1,940 359 1,239 268 490 21,293 2,662	81 EXI al ture c. 14 49 19 0 48 10 27 0 0 46 46 53 41 46 56	PEND	1,900 4.000 1,900 4.000 Approve Estima 1918 Rs. 9,979 5,000 5,800 630 250 225 400 1,000 375 5,287 1,940 360 2,000 300 495	0 0 To ed., c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375 10,626 1,365 360 2,000 300	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7,200 262,857 Tota Rs.	0 50 50
11.—RECEIPTS UNDER ORDINANCE, NO. 1 Arrears of water-rate Costs on recoveries Interest on cash balax 1.—Secret Interest on cash balax 1.—Secret Interest on cash balax 1.—Secret Interest on cash balax 2. Stationery, books and advertising Interest on cash balax 3. Commission Interest on cash balax 4. Assistance to colled Interest on cash balax 5. Uniforms to Reverence Interest on cash balax 2.—Health Interest on cash balax 2.—Health Interest on cash balax 3. Works recommend of Health 4. Clearing side drain 5. Scavenging streets	WATERWORKS 18 OF 1884	oetail	4,467 S OF 1 Actual Expendit 1917 Rs. 9,559 5,067 6,232 620 247 164 657 1,000 313 5,467 1,940 359 1,239 268 490 21,293	81 EXI al ture c. 14 49 19 0 48 10 27 0 0 46 46 53 41 46 56	PEND ,	1,900 4.000 A,000 A,0	0 0 To edete, c. 55 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		5,500 100 1,600 Revenue Estimated 1919 Rs. 13,822 5,000 6,640 630 400 225 415 1,000 375 10,626 1,365 360 2,000 300 495 25,493	0 0 0 0 0 1 29 0 0 0 0 0 0 0 0 0 0 0 0 0	7,200 262,857 Tota Rs.	0 50 50 c.

	Expe	Actual enditure, 1917.	Approved Estimate, 1918.	Estimated for 1919.	Total.
	Rs		Rs. c.	Rs. c.	Rs. e.
8. Night soil materials		24 46	13,924 0 .	. 14,820 0	J 0.
9. Emptying private cesspits	•	~	500 0	400 0	
10. Disinfectants and burials		54 6	400 0 .		
11. Destruction of rats and snails	1,7	25 8 0	1,825 0 .	•	
12. Commission	_	18 25	1,000 0 .		
13. Uniforms to Sanitary Inspectors		46 41	600 0 .		
14. Midwife's equipment	••	69 84	50 0 .	. 50 0	0,5000
2 Works Dentage					85,699 68
3.—Works Department. 1. Salaries	. 9.44	0 0 9 7	2 040 0	. 3,809 6 8	
1. Salaries	3,43	90 37	3,840 0	. 3,009 00	
2. Maintenance of roads	10.00)3 2 5	20,001 0	20,245 0	
3. Maintenance of buildings	•	<u>م</u> م	4,279 0	4,255 0	
4. Parks, public seats, &c.		13 0 25 24	1,712 0		
5. New works	•	78 58	15,681 83	70,700 05	
6. Water service		5 23	3,75 0 0	4.000	
7. Miscellaneous		3 97	10,081 50	0.00= 20	
11 202000000000000000000000000000000000	0,01		20,002 00 0.		
				51,972 85†	
4.—Public Market.					55.782 53
I, Salaries	1.31	14 0	1,314 0	. 2,2 14 0	30,102 00
2. Lighting		99 82	3,000 0	9 000	
3. Sundry charges	•	00 18	300 0	200 0	
					5,514 0
5.—Slaughter-house.					
1. Salaries	98	34 0	984 0	984 0	
2. Grass	1,41	5 37	1,500 0	7 ×00 0	
3. Sundry charges	11	99	100 0	100 0	
					2,584 0
6.—Cemetery.	1				
1. Salaries	•	30 0	1,260 0	<u> </u>	
2. Sundry charges		9 46	100 0	150 0	
3. Uniforms to coolies	5	67 0			B 13 A A
* Provision made under Head 1, Item 3.	,				1,410 0
† Details :—		Estimate	l	Estimate,	Estimate,
Estimate Estimate, Estim	nate,	No.		1918.	1919. Total.
	19. Total.	1		Rs. c .	Rs. c. Rs. c.
Maintenance of Roads. Rs. c. Rs.	e. Rs. c.	1	Water Scrvice		
1. Upkeep of pavements —3,000	0	House	e service		2,500 0
2. Town streets —9,220	0	Meter			L500 0
3. Alutgantota and Lady An-		'		-	4,000 0
derson's roads $\dots - \dots 1,025$			Miscellaneous.		·
4. Udawattekele roads2,200	0	9. Ornar	mental plants		546 0
Halloluwa, Bahirawakanda,		10. Tools			,000 0
and Hospital roads —1,900	_			obies'	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
18. Lady Blake's drive 570	0		ks		155 0
20. Lady McCallum's drive1,000	0	13. Sundr	y minor works		,000 0
7. Watering streets —1,330	20,245 0		rs to carriage		
Maintenance of Buildings.		rick	shaw stands	• • • • • • • • • • • • • • • • • • • •	100 0
6. Municipal buildings —2,660	0	_i 19. The la	nd above old gar	r i son	
8. Market buildings —1,455	U	•	netery	••	207 50
14. Repairs to cemetery-keeper's bungalow 140	0		p of cemetery	••	157 0
	4,25 5 0	D & E Fer		· · · · · · · · · · · · · · · · · · ·	895 0
Parks, Public Seats, &c.	3,200		to approach ro		70 0
12. Recreation ground and esplanad: —	0		ella ferry	•••	70 0 280 0
	0	G Dharms		Lande	712 0
· · · · - . · · · · · · · · · · · · · · · · · · ·	ŏ		nance of grass	rangs .	185 0
New Works.	-1,712 0	- Fire en	gine ng Kandy lake	— 	,000 0
22. Building a water-course	,		of cattle shed		,520 ° 0
alongside Peradeniya road — 746 3	5		y and orderly		400 0
23. Building a drain and culvert	·	Dione pu	y and orderly	••	9,227 50
in Torrington road — 495	0				
24. Paving the bed of the drain					
behind premises 226-230,					
Trincomalee street — 300	0				
28/1918 Infectious diseases					•
hospital (re-vote) —5,000	υ ∤				
29/1918 Improvements to Ward	. !				
street (re-vote)2,067	۱ م				
25. Coment rendering and re-	ł				
pairing drains in Pera-	ĺ				
deniya-Katukelle Lake	,				•
roads1,469 (' !				
26. Erecting a Holbury latrine in Katugastota road1,400 0					
27. Two watering carts 1,056	T				51,978 85
	-12,5 3 3 3 5				

3.			Acta Expend	ditu	re,	Appro Estim	ate,		Estima 19	ted fo	r Total.
1.	7.—MUNICIPAL COURT Salaries	.	Rs. 558	c.	••	Rs. 5 58	c.		1 000	c.	Rs. c.
2.	Contribution towards salary of pal Magistrate	of Munici-	500		••	500	0		500	_	
	Destruction of old records			60	••	-	v	••			1 509 0
i spili)L. ••	1,437	0		1,428	0		1,392	0	1,508 0
2. 1119.**	Sundry charges		123	12	••	150	0	• •	150	0	1,542 0
, n 1.	9.—GOVERNMENT LOANS Drainage scheme (Ord. No. 7 of (a) Interest	of 1887)—	514	62		514	62		514	62	·
J. 186	(b) Contribution to sinking Acquisition of lands (Ord. No.	fund	392			392		• •		45	
2.	(a) Interest (b) Contribution to sinking	fund	3,174 2,479		•••	3,174 2, 4 79			3,174 2,479		
	Waterworks (Ord. No. 18 of (a) Interest	1884)—	3,269			2,896	25		_		
• ***	(b) Principal refunded	• •	9,230	82	• •	9,603	75	• •			6,561 50
	10.—Pensions. Pensions		3 083	^		1 709	Δ		1 447	Q C *	•,•
1. 2 .		• •	1,953 3 55		••	1,703	v	•1•	1,447	00-	
	11.—MISCELLANEOUS SERV	ices.									1,447 66
	(a) Police. Contribution towards cost		•• ••	•		A 0.000	_		•• •••		
•	within Municipal limits	••	30,000	U	••	30,000	U	•••	30,000		
	(b) Street Lighting. Inspector, street lighting Public lighting	••	570 27,116			545 27,700			545 27, 7 00	0	
4, 1	ı								28,245	0	
4.	(c) Miscellaneous. Legal expenses	•••	500	90	•••	600	0	••	600	- 0	
5.	Furniture	• •	221	38	•••	150	0	••	150	0	
	Seizing and feeding dogs Rents of leased lands	• •	1,787 123	11 4	• •		0	• •	1,500 200	0	
8.	Grant to Kandy Industrial Sc		240	ō			ŏ	••	240	ŏ	
	Grant to Friend-in-need Societ Grant to St. Cecilia's band		240 900	0	• •	240 900	0	• •	480 900	0	
	Subsidy to Central Town	Library,		-	••			••		_	
10	Kandy Vagrant charges	• 10	100 3,11 9	0 85	• / •	30 0 1,000	0	•••	200 1,000	0	
13.	Town clock keeper	• •	•	0	•.•	180	ŏ	• •	180	ŏ	
14.	Street names and house numb		70		• •	100	0		100	0	
	Upkeep of Town Hall Sundry charges	• •	296 4 02		• •	3 00 4 0 0	0	• •	300 400	0	
17.	War allowance			•	::		v	• •	3,7 01		
18,	Difference in value of rice sup								10,000	0	
	coones	••			•7•			••			
•	•								19,951		78,196 63
Expe	No. 2.—WATER-BATE ACCO	e Fun ds	י	l'ot a	l E xp	enditure,	No.	. 1 🛭	Account	2	268,753 29
1.	under Ordinance No.18 of 188 Salaries	4 .	18,516	5 4		19,107	5		10,720	82	
2.	Commission	••	_		••	· -			360	0	
	Maintenance of Waterworks Maintenance of two fountains	• •	6,537	p1	••	,	0	••	4,110 80	0	
	Laying 6-in. water mains				••	•	•	•••	00	U	
	Peradeniya road (Est. M/19)				*.*			••	3,767	0	19,037 82
						Total	Ex	pend	liture	- 2	287,791 11
# Detail	ils of pensions :							-	Date of	_	
~,0001	Name of Pensioner.		Pos	st he	eld.			C	ommencer of Pensic	n ent	Annual Pension.
A. S. A.	. Goonewardene	Տալ	pervisor o	of Co	nserv	vancy		4	April 1, 19	18	Rs. o. 536 66
W. E. V	Weerasinghe	Sto	rekeeper		• •	•		• •			. 468 0
A. S. P. B. Z. S.			rket keep oordkeepe		• •			• •	-		. 248 0 . 135 0
Tom	# :•		ep slaugl			e keeper			*****	•	60 0
An order										-	1,447 66
									•		

										3, IN(
Name of Officer.	Office.	Mini	Sa mum.		of Offi		milm	Salar Dacem			Date of mencem	ent	Sala	r∀		tal Salar
Maine of Officer.	Cinco.	_	C.	Incr	ement, . c.				18.	of]	in cr emen	t.	for 19 Rs.	9 1 9.		ce, 1919 Rs.
	•	145.	Ģ.	TAD		ecreta		.145.	U.		•		140.	0.		,
F Th. To .475-1	Gaaata	9 000	. A	or				4 #00					4,500			4,50 0
J. R. Jayotileke E. B. Peiris G. E. Mutukisna	Accountant	1,800) 0.	. 10	00.	. 2,400	0	2,000	0.	. Jun	e 1, 191	9		31	• •	2,058 3 2,400
	. Assessment					. 1,500	1						•			2,000
A. B. C. Kulasekere		e				. 1,100					_		1,100			1,100
M. C. Abdul Jawad		•			00.	_	0		0.			••	900			900
A. A. de Alwis	Shroff	720	0.	. 6	00.	. 900		900	0	•		9	900 655		••	900 65 5
A. J. K. Marikar		l L		•	·				•		•					
H. B. Senanayake.	Clerk	420			0 0.		0	6 60	0	•	_	• •		0		660
•	and Clerk Assistant Ass	. 24 0 -			3 33 .		0		0	•	-	• •	500			500
L. B. Amunugama	essment Clerk	s 272	20.	. 6	1 34‡.	. 500	0.	416	667 .	. Feb.	. 1, 1919	9	493	12	••	493 1
· ·	Assessment Clerk	240	0.	. 60	0 0	420	0	360	0	•	do.		415	0		415
	•	•			Oυ	TDOOR	State	•								
J. Malleappah	. Revenue Inspector	750	0.	. 60	0 0.	. 1,110	0	1,110	0		-		1,110	0§		1,590
D. J. A. Abeyesingh	ne do	480	0.	. 60	0	1,110	0	600	0	July	1, 191	9	630	0 §	• •	1,110
pprops we the	100	OF A			ders,] _	Peons, 270							270	0		270
	Peon	180	0.	. 12		240	0	270 240	0				240 204	0¶	••	270 204
R. B. Stephen R. Sadris	do	180 180 180	0.	. 12 . 12 . 12	} 0ij	240	0	204 192	0	July	1, 1920 1, 1921		192 180	0	• •	192 180
				. 14	• VII • •	2±0	U	180	0	Apri	119, 1920	,	130	U	- •	
Cassim coolies at Rs. 14·00	do		0	_	_	189	Λ	996	A				226	Λ		336 ^ч
Cassim	Chargeabl	168	0 .	Re v e	 enue A	168 ccount		336	Rs.	13,822 6.911		••	336	0	2	
Cassim coolies at Rs. 14·00		168	0 .	Re v e	– enue A Accoun	ecount		336 	Rs.	13,822 6,911 20,733	•14	••	336	0		
a. Cassim coolies at Rs. 14·00	Chargeabl	168	0 .	ate A	Accoun Healt	ecount t (½) h Depa	(2) artmen	 	Rs.	6,911	•14	••	336	0	2	
coolies at Rs. 14.00 each per month	Chargeabl	168	0 .	ate A	Accoun Healt	ecount t (})	(2) artmen	 	Rs.	6,911	•14	••	33 6			20,733 4
coolies at Rs. 14.00 each per month	Chargeabl Chargeabl Medical Officer of Health	168 le to Ge le to W	0eneral	ate A	Healt (a) Sai	ccount t (3) H Depa nitation	(2) ARTMEN Branc	 T. h.	Rs.	6,911	•14	••	*	*	. •	1,500
or. G. P. Hay R. Grenier R. P. Joseph	Chargeabl Chargeabl Medical Officer of Health	168	0 .	ate A	Healt (a) Sai	ecount t (½) h Depa	(2) artmen	 	Rs	6,911 20,733	•14	••	-** 2,400 720	*	• •	1,500 6 2,880 0 1,200 6
r. G. P. Hay R. Grenier E. P. Joseph B. M. Bandara- nayake	Chargeabl Chargeabl Chargeabl Medical Officer of Health Sanitary Super- intendent Inspector	168 le to Gele to W	oneral ater-r	150 60	HEALT (a) Sai 0 0	ccount t (1/2) H DEPA nitation 2,400 1,200	(2/3) RTMEN Brance 0 0 0	2,400 660	Rs	6,911 20,733	1, 1919 do.		* 2,400 720 720	* 0§ 0§	• •	1,500 2,880 1,200
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz B. de Silva	Chargeable	168 to Ge to W 1,800 480 480 480 480	0 o o o o o o	150 60 60 60	HEALT (a) Sai 0 0 0	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200 1,200 1,200	(2) RTMEN Branc 0 0 0	2,400 660 660 480	Rs	6,911 20,733 Jan.	·14 ·43 — 1, 1919	••	* 2,400 720 720 720 507	* 0§ 0§ 0§ 58§	• • •	1,500 2,880 1,200 1,200 1,200 1,200 987 58
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz Chas. de Silva Chas. de Silva	Chargeable	168 le to Gele to W 1,800 480 480	o o o o o	150 60 60	HEALT (a) Sai 0 0	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200	(2) RTMEN Brance 0 0 0	2,400 660 660	Rs	6,911 20,733 Jan.	1, 1919 do. do.	••	* 2,400 720 720 720	* 0§ 0§ 0§ 58§	• • •	1,500 2,880 1,200 1,200 1,200 1,200 1,200 1,200 1,200 1,200 1,200 75
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz B. de Silva Chas. de Silva M. Siyatu	Chargeable	168 le to Gelle to W 1,800 480 480 480 480 420	0 eneral ater-r 0 0 0 0	150 60 60 60	HEALT (a) Sai 0 0 0	ccount t (1/2) H DEPA nitation 2,400 1,200 1,200 1,200 600 75	(2) ARTMEN Brance 0 0 0 0	2,400 660 660 480	Rs	6,911 20,733 Jan.	1, 1919 do. do.	••	* 2,400 720 720 720 507 420	* 0§ 0§ 0§ 58§ 0	• •	1,500 6 2,880 0 1,200 0 1,200 0 1,200 0 1,200 0 987 58 420 0 75 0
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz B. de Silva Chas. de Silva M. Siyatu Ialhamy	Chargeable	168 6 to Ge 6 to W 1,800 480 480 480 480 480 480 180	0 eneral ater-r 0 0 0 0	150 60 60 60 60	HEALT (a) Sai 0 0 0	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240	(2) RTMEN Brance 0 0 0 0	2,400 660 660 480 75	Rs	6,911 20,733 Jan.	1, 1919 do. do. 16, 1919	••	* 2,400 720 720 720 507 420 75	* 0§ 0§ 0§ 0§ 0§ 0 0	• • •	1,200 0 1,200 0 1,200 58 420 0 75 0 204 0
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz B. de Silva Chas. de Silva M. Siyatu	Chargeable	168 le to Geto W 1,800 480 480 480 480 480 420 75 180 240	0 0 0 0 0 0 0	150 60 60 60 60	HEALT (a) Sai 0 0 0	ecount t (1/2) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240 240	(2) RTMEN Brance 0 0 0 0 0	2,400 660 660 480 75	Rs Rs 0 0 0 0 0	6,911 20,733 Jan.	1, 1919 do. do. 16, 1919	••	-* 2,400 720 720 720 507 420 75	* 0§ 0§ 0§ 58§ 0		1,500 2,880 1,200 1,200 1,200 1,200 987 58 420 75 204 240 720 720
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz Chas. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15	Chargeable	168 le to Gete to W 1,800 480 480 480 480 480 420 75 180 240	0 eneral ater-r 0 0 0 0 0 0	150 60 60 60 60	HEALT (a) Sai 0 0 0	ccount t (1/2) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240 240	(2) RTMEN Brance 0 0 0 0 0	2,400 660 660 480 75 204 240	Rs Rs 0 0 0 0 0	6,911 20,733 Jan.	1, 1919 do. do. 16, 1919	•••	* 2,400 720 720 720 507 420 75 204 240	* 0\$ 0\$ 0\$ 0\$ 0\$ 00 0		1,500 2,880 1,200 1,200 1,200 1,200 1,200 1,200 75 204 240 720
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz B. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15 each per month	Chargeable	168 le to Gete to W 1,800 480 480 480 480 480 420 75 180 240	0 eneral ater-r 0 0 0 0 0 0	150 60 60 60	######################################	ccount t (1/2) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240 240	(2) RTMEN Brance 0 0 0 0 0 0 0	2,400 660 660 480 75 204 240 720	Rs Rs 0 0 0 0 0	6,911 20,733 Jan.	1, 1919 do. do. 16, 1919	•••	* 2,400 720 720 720 507 420 75 204 240 720	* 0\$ 0\$ 0\$ 0\$ 00 0	10	1,500 2,880 1,200 1,200 1,200 1,200 1,200 75 204 240 720 0,626 58
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz Chas. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15 each per month.	Chargeable	168 le to Gete to W 1,800 480 480 480 480 480 420 75 180 240	0 eneral ater-r 0 0 0 0 0 0	150 60 60 60 60 	Conse	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240 240 180	(2) RTMEN Brance 0 0 0 0 0 0 D	2,400 660 660 480 75 204 240 720	Rs. " Rs 0 0 0 0 0 0	6,911 20,733 Jan. July Mar.	1, 1919 do. do. 16, 1919	•••	* 2,400 720 720 720 507 420 75 204 240 720	* 0\$ 0\$ 0\$ 0\$ 00 0	10	1,500 2,880 1,200 1,200 1,200 1,200 987 58 420 75 204 240 720 0,626 58
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz Chas. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15 each per month.	Chargeable	168 6 to Ge 6 to W 1,800 480 480 480 480 480 480 480 480 480	0 eneral ater-r 0 0 0 0 0 0	150 60 60 60 60 	Conse	ccount t (1/2) H DEPA nitation 2,400 1,200 1,200 1,200 240 180 240 280 240 240 240 240 240	(2) RTMEN Brance 0 0 0 0 0 0 0 0	2,400 660 660 480 75 204 240 720	Rs. " Rs 0 0 0 0 0 0	6,911 20,733 Jan. July Mar.	1, 1919 do. do. 16, 1919 18, 1920	•••	* 2,400 720 720 720 507 420 75 204 240 720	* 0§ 0§ 0§ 0§ 0 0 0 0 0 0 0 0 0 0 0 0 0	10	1,500 6 2,880 0 1,200 0 1,200 0 1,200 0 1,200 0 75 0 204 0 240 0 720 0 3,626 58
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz Chas. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15 each per month.	Chargeable	168 le to Ge le to W 1,800 480 480 480 480 480 480 480 480 480	0 o o o o o o o o o	150 60 60 60 60 	Conse	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240 240 180 ervancy 1,200	(2) RTMEN Brance 0 0 0 0 0 0 0 0	2,400 660 660 480 75 204 240 720	Rs. " Rs 0 0 0 0 0 0	6,911 20,733 Jan. July Mar.	1, 1919 do. do. 16, 1919 18, 1920	•••	2,400 720 720 720 507 420 75 204 240 720	* 0§ 0§ 0§ 0§ 0 0 0 0 0 0 0 0 0 0 0 0 0	10	1,500 c 2,880 0 1,200 c 1,200 c 1,200 c 1,200 c 1,200 c 240 c 240 c 720 c 720 c 720 c
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz B. de Silva Chas. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15 each per month	Chargeable Chargeable Chargeable Chargeable Chargeable Sanitary Superintendent Inspector do do do Clerk Peon Disinfecting Peon Peon to Veterinary Surgeon Supervisor of Conservancy Assistant Supervisor of Conservancy	168 6 to Ge 6 to W 1,800 480 480 480 480 480 480 480 480 480	0 o o o o o o o o o	150 60 60 60 60 	######################################	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200 1,200 600 75 240 240 180 ervancy 1,200	(2) RTMEN Brance 0 0 0 0 0 0 0 0 0 0 0	2,400 660 660 480 75 204 240 720	Rs. " Rs 0 0 0 0 0 0	6,911 20,733 Jan. July Mar.	1, 1919 do. do. 16, 1919 18, 1920	•••	2,400 720 720 720 507 420 75 204 240 720	* 0§ 0§ 0§ 0§ 0 0 0 0 0 0 0 0 0 0 0 0 0	10	1,500 6 2,880 0 1,200 0 1,200 0 1,200 0 1,200 0 75 0 204 0 240 0 720 0 0,626 58 1,005 0
coolies at Rs. 14.00 each per month R. Grenier E. P. Joseph B. M. Bandaranayake F. Williamsz Chas. de Silva Chas. de Silva M. Siyatu Ialhamy watchers at Rs. 15 each per month.	Chargeable Chargeable Chargeable Chargeable Chargeable Sanitary Superintendent Inspector do do do Clerk Peon Disinfecting Peon Peon to Veterinary Surgeon Supervisor of Conservancy Assistant Supervisor of Conservancy	168 6 to Ge 6 to W 1,800 480 480 480 480 480 480 480 480 480	0 o o o o o o o o o	150 60 60 60 60 	######################################	ccount t (\frac{1}{3}) H DEPA nitation 2,400 1,200 1,200 1,200 75 240 240 180 revancy 1,200 360	(2) RTMEN Brance 0 0 0 0 0 0 0 0 0 0 0	2,400 660 660 480 75 204 240 720	Rs. " Rs 0 0 0 0 0 0	Jan. July Mar.	1, 1919 do. do. 16, 1919 18, 1920		-* 2,400 720 720 720 75 204 240 720 525 360	* 0§ 0§ 0§ 58§ 0 0 0 0 0		1,500 6 2,880 0 1,200 0 1,200 0 1,200 0 1,200 0 75 0 204 0 240 0 720 0 0,626 58 1,005 0 360 0

Rs. c. Works Department Rs. c. Works Department Rs. c. Works Department Department Department Department Rs. c. Works Department Department Department Rs. c. Works Department	Rs. 4,500 1,319 480 600 900 480 210 624	36† 0 0	٠.	1,559 8 480
F. Buultjens Superintendent 3,000 0 250 0 4,500 0 4,500 0 L. L. de Silva Assistant Superintendent 1,200 0 1,200 0 1,200 0 1,200 0 V. de Alwis Clerk 480 0 120 0 720 0 480 0 (Vacant) Storekeeper 420 0 60 0 660 0 549 0 Jan. 1,1919 Chargeable to General Revenue Account (\frac{1}{2}) Rs. 3,809 68 Chargeable to Water Rate Account (\frac{1}{2}) 3,809 68 Rs. 7,619 36	. 1,319 . 480 . 600 . 900 . 480 . 210	36† 0 0 0	•	1,559 3 480 600 7,619 3
Assistant Superintendent 1,200 0 1	. 1,319 . 480 . 600 . 900 . 480 . 210	36† 0 0 0	•	1,559 3 480 600 7,619 3
Clerk	900 480 210	0 0 0		480 600 7,619 3 900 480
Chargeable to General Revenue Account (\frac{1}{2})	900 480 210 624	0 0 0		900 480
Chargeable to General Revenue Account (\frac{1}{2}) Rs. 3,809 \cdot 68 Chargeable to Water Rate Account (\frac{1}{2}) Rs. 3,809 \cdot 68 Rs. 7,619 \cdot 36 Rs. 1,200 0	480 210 624	0	••	900 480
Rs. 7,619·36 PUBLIC MARKET. Inspector . 900 0 . 60 0 . 1,200 0	480 210 624	0	••	480
PUBLIC MARKET. . Inspector . 900 0 . 60 0 . 1,200 0	480 210 624	0	••	480
. Inspector . 900 0 . 60 0 . 1,200 0	480 210 624	0	••	480
H. Appuhamy. Keeper . 480 0	480 210 624	0	••	480
bu Deen Mohat Watcher 210 0 — 21	210 624	Ō	•	
E. Perera Keeper 480 0 — 480 0 480 0 — Sheep slaughter- house keeper 180 0 — 180 0 180 0 —		0		
E. Perera Keeper 480 0 — 480 0 480 0 — Sheep slaughter- house keeper 180 0 — 180 0 180 0 —	100	-		624
E. Perera Keeper 480 0 — 480 0 480 0 — nasamy Sheep slaughter- house keeper 180 0 — 180 0 180 0 —	400		••	2,214
masamy Sheep slaughter- house keeper 180 0 — 180 0 180 0 —	400			
house keeper 180 0 180 0 180 0	480	0		480
	180	0		180
ooly at Rs. 15 per 180 0 — 180 0 180 0	180			180
poly at Rs. 12 per		_	••	
nonth — 144 0 — 144 0 144 0 —	144	0	• •	144
CEMETERY.				984
E de Moor Keeper 360 0 — 360 0 360 0 — polies at Rs. 12 · 50	360	0	••	360
ach per month — 150 0 — 150 0 900 0 —	900	0	••	900
MUNICIPAL COURT,				1,260
A.de Alwis Sene-				
viratna Clerk 420 0 60 0 600 0 — — P. Jacolyn Interpreter — — —	420	. 0	• •	420
B. Werallegama Process Server 180 0 12 0§ 240 0 204 0 Oct. 1, 1921	204		• •	180
B. Wijesinghe . do 180 0 . 12 08 . 240 0 . 180 0 . July 1, 1919	186		• •	204 186
L. Daniel Court Peon — —		ľ	••	18
•				1.008
MUNICIPAL SCHOOL.	200			
S. Herat Head Teacher 336 0 — 336 0 336 0 — Damian Tamil Teacher 276 0 — 276 0 276 0 —	336 276	99	• •	396
A. Don Baron Assistant Sin-		0**	••	306 (
V. Sirimane Attendance	180	0**	**	210 (
Officer 480 0 480 0 480 0	480	0 .	••	480 (
Service of General Control of Con				1,392 (
MISCELLANEOUS SERVICES. B. Ratnayaka Inspector, Street			•	
Lighting 180 0 — 180 0 180 0 — M. Soysa Town Clock	1 8 0	0††	• •	54 5 0
Keeper	-‡		• •	180 0
			٠	725 0

*Rs. 480 commuted allowance for 1919. || Rs. 18 personal allowance for 1919. | **Rs. 30 house all † Rs. 240 commuted allowance for 1919. | Rs. 60 house allowance for 1919. | † Rs. 365 commuted allowance for 1919. | **Rs. 365 commuted allowance for 1919. | † Rs. 365 commuted allowance for 1919. | † Rs. 365 commuted allowance for 1919. | **Rs. 30 house allowance for 1919. | † Rs. 365 commuted allowance fo ** Rs. 30 house allowance for 1919. †† Rs. 365 commuted allowance for 1919.

Summary of Cost of Municipal Staff.

	DI	mmary o	y Vo	st of Mun	rcrpe	at St	att.			
				Charge	ed to)	Charged t	0		
·			(General R	ever	ıue	Water-rat	е	Tota	ıl.
				Accou	ınt.		Account.			
				$\mathbf{Rs.}$	e.		Rs. c		Rs.	e.
Secretariat	• •			13,822	29	• •	6,911 14		20,733	43
Health Department—				·			-			
(a) Sanitation Bra				10,626	58				10,626	58
(b) Conservancy B	ranch			1,365	0				1.365	0
(c) Midwives	• •			360	0				360	Ŏ
Works Department	• •			3,809	68		3,809 68		7,619	36
Public Market	• •		٠.	2,214	0			٠.	2,214	
Slaughter-house	• •			984	0				984	ŏ
Cemetery	• •		• •	1,260	0				1,260	ŏ
Municipal Court	• •			1 008	0				1,008	Õ
Municipal School	• •		٠,	1,392	0		-		1.392	0
Miscellaneous Services	••		• •	725	0	• •		• •	725	Ó
		Total		37,566	55		10,720 82		48,287	37
					~					-

Taxes proposed to be levied in 1919.

	Description of	Taxes.	levial Oro	ximun de unc linanc Rs. c.	ler	Amo at pre levi Rs.	sent ed.	prop	Amou cosed ed in Rs.	to i 191		Authority under which levied.
1.	Consolidated rate f	or Police and light		vs. c.		8 per on an value	cent nual of	•	per on an valu	cent nua e of	l	Section 115 of Ordinance
2.	Water-rate	••	••	_	••	prope 5 per on an valu prope	cent nual e of	5		cent nua e of	i	No. 6 of 1910.
3.	motor tricar, mo	other than a moto tor lorry, motor bi jinricksha, bicycl	icycle,	5 0		5	0		5	•)	
	For every bicycle or or eart, or tricyc			3 0	••	3	0	••	3	0		
	For every cart	••	• •	4 0		4			4	Ŏ		Sections 127 and 132 of Ordi-
	For every handcart	••	• •	4 0	• •	4	0		4	0	[nance No. 6 of 1910.
	For every jinricksh		• •	2 50	• •	2	50		2	5 0		
	For every horse, po	ny, or mule		2 50		2	50	• •	2	50		
	For every bullock of			1 0		1	0		1	0		
	rows, and hando	the wheels of which s in diameter, who parts not used for mpted from payme	elbar- trade									
4.	Dogs registration		• •	1 50	• •	Re.1 &	1 . 50	0R	e.1 &	1.90)	Section 5 of Ordinance No. 25 of 1901.
5.												sum of Rs. 2 in commutation under the provisions of "The

5. A tax payable under section 129 of Ordinance No. 6 of 1910 in six days' labour, or a sum of Rs. 2 in commutation of such labour and such further labour and money commutation as is provided for under the provisions of "The Road Ordinance, 1861," and of the amending Ordinance No. 31 of 1884.

The Municipal Office, Kandy, October 19, 1918. C. S. VAUGHAN, Chairman.

NOTIFICATIONS UNDER "THE PATENTS ORDINANCE, 1906."

THE following Specification has been accepted:—

No. 1,601 of October 16, 1918.

Gordon Skene.

"A preservative, waterproof, and polishing compound for application to surfaces of wood vessels or any other utensils, furniture, and all articles manufactured out of wood and the like."

Abstract.—The compound consists of :-Rosin, 3 parts; petroleum wax. I part; Venetian red or other suitable colouring matter, ½ part.

The rosin is powdered and melted, and then the petroleum wax is added and both melted together. To that is added

dried Venetian red and the whole slowly stirred. The compound is poured into moulds and allowed to cool.

To use the compound for the purposes described a sufficient portion is melted to a thin liquid and applied with a soft brush and polished while warm. Or a polished surface to the wax so applied may be obtained by rubbing with a rag moistened with turpentine. For polishing furniture the wax may be melted, and then turpentine added in the proportion of one pint of turpentine to six ounces of wax.

The claim is:-

In preservative, waterproof, and polishing compounds for surfaces of wooden vessels or any other utensils, furniture, and all articles manufactured out of wood and the like, rosin, mineral, (petroleum) wax. colouring matter, and turpentine in combination as described.

No drawings.

E. Human. Registrar of Patents.

TRADE MARKS NOTICES.

Application No. 1,434.

In compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited. Westminster House, 7, Millbank, London, S.W., England.

Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—

ENCORE

Registrar-General's Office. Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General. Application No. 1,431.

IN compliance with the provisions of "The Trade Marks Ordinance, 1888 to 1904," as amended by the Ordinances No. 1906 and 15 of 1908, and the Regulations made of June 1, 1906, notice is hereby given that Messrs. Van Cuclenberg & de Witt of Colombo, have applied for the registration of the following Trade Mark in the name of Mr. Harry Studdert Cullen, 106, Wakefield street, Wellington, Dominion of New Zealand, Factory Manager, who claims to be the proprietor thereof, in respect of substances used as food or as ingredients in food in Class 42 in the Classification of Goods in the above-mentioned Regulations:—



Registrar-General's Office, Colombo, January 28, 1919. W. L. KINDERSLEY, Registrar-General.

Application No. 1,435.

Nemplishee with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs, Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



Registrar-General's Office, Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

Application No. 1,436.

In compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors

thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



ODDIVINGO

NEW YORK

DECISION

WILDER BUILDER AND THE COLUMN

This Trade Mark was in use by the applicants and their predecessors in business prior to December 21, 1888.

Registrar-General's Office, Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

Application No. 1,437.

In compliance with the provisions of "The Trade Manual Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7. Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



Registrar-General's Office, Colombo, February 1, 1919.

W. L. KINDERSLEY, Registrar-General.

Application No. 1,438.

TN compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company. Limited, Westminster House, 7, Millbank, London, S.W.. England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



The essential particulars of the Trade Mark are the combination of devices and the words "King Bee," and the applicants disclaim any right to the exclusive use of the added matter.

Registrar-General's Office. Colombo, February 4, 1919.

W. L. KINDERSLEY, Registrar-General.

Application No. 1,440.

IN compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of

Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



Registrar-General's Office, Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General:

Application No. 1,441.

N compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



This Trade Mark was in use by the applicants and their predecessors in business prior to December 21, 1888.

Registrar-General's Office, Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

Application No. 1,442.

N compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:-

KEYSTONE

Registrar-General's Office, Colombo, February 4, 1919. W. L. KINDERSLEY. Registrar-General.

Application No. 1,443.

N compliance with the provisions of "The Trade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited,

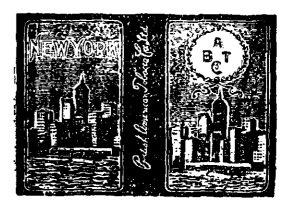
Westminster House, 7, Millbank, London, S.W.; England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—





Registrar Deneral's Office, Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

Application No. 1,444. N compliance with the provisions of "The Tade Marks Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regulations made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Millbank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:-



Registrar General's Office. Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

 $\mathcal{R}_{\mathfrak{b}}$

Application No. 1.445. IN compliance with the provisions of "The Trade Marks Ordinances. 1888 to 1994" Ordinances, 1888 to 1904," as amended by the Ordinances Nos. 9 of 1906 and 15 of 1908, and the Regula. tions made on June 1, 1906, notice is hereby given that Messrs. Julius & Creasy, of Colombo, have applied for the registration of the following Trade Mark in the name of Messrs. British-American Tobacco Company, Limited, Westminster House, 7, Milibank, London, S.W., England, Tobacco Manufacturers, who claim to be the proprietors thereof, in respect of manufactured tobacco in Class 45 in the Classification of Goods in the above-mentioned Regulations:—



This Trade Mark was in use by the applicants and their predecessors in business prior to December 21, 1888.

Registrar-General's Office. Colombo, February 4, 1919. W. L. KINDERSLEY, Registrar-General.

ANNOUNCEMENTS. UNOFFICIAL

3 Delica Tues MEMORANDUM OF ASSOCIATION OF THE BAMBARAGALLA RUBBER ESTATES, LIMITED.

The name of the Company is "THE BAMBARAGALLA RUBBER ESTATES, LIMITED."

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

The objects for which the Company is to be established are-

(1) To purchase all that estate called Bambaragalla, situated near Yatiyantota, in the Kelani Valley District

of the Island of Ceylon.

(2) To purchase, take on lease or in exchange, hire, or otherwise acquire any other lands, concessions, estates. plantations, and properties in the Island of Ceylon, the Federated Malay States, India, or elsewhere, or any shares thereof, and any right of way, water rights, and other rights, privileges, easements, and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.

(3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking

lands and real and personal, immovable and movable estate or property, and assets of any kind of the

Company, or any part thereof.

(4) To plant, grow, and produce rubber, tea, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.

, (5) To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) rubber, tea, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in rubber, tea, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles and things of any kind whatsoever, either in a prepared, manufactured, or raw state, and either by wholesale or retail.

(6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere, all or any of the following businesses, that is to say: planters of rubber, tea, coconuts, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and goods by land or by water; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners, and wharfingers; proprietors of docks, wharves, jetties, piers, warehouses, and boats; and any other business which ca or may conveniently be carried on in connection with any of them.

(7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which car be conveniently carried on in connection with any of the Company's general business; to apply for purchase or otherwise acquire, any patents, brevets d'invention, concessions, and the like, conferring au exclusive or non-exclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated, directly or indirectly, to benefit the Company; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights, and information so acquired.

(8) To purchase rubber, tea leaf, coconuts, coffee, and (or) other raw products or produce for manufacture.

manipulation, and (or) sale.

(9) To work mines or quarries and to find, wir get, work, crush, smelt, manufacture, or otherwise deal with ores, metals, minerals, oils, precious and other stones, deposits or products, and generally to carry on the business of mining in all its branches.

(10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, hire, or otherwise acquire and hold vans, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water, of proprietors of docks, wharves, jetties, piers, warehouses, and boats, of tug owners and wharfingers, or of any other business which can or may conveniently be carried on in connection with the above respectively.

(11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works, and conveniences which may be necessary or convenient for the purposes of the Company, or may seem calculated directly or indirectly to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working,

management, carrying out, or control thereof.

(12) To establish and maintain in the United Kingdom, Ceylon, or elsewhere stores, shops, and places for the sale of rubber, coconuts, tea, coffee, cacao, and other products, 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 whatsoever.

(13) To cultivate, manage, and superintend estates and properties in the Island of Ceylon, the Federated

Malay States, India, and elsewhere, and generally to undertake the business of estate agents in the Island of Ceylon, the Federated Malay States, India, 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.

(14) To engage, appoint, employ, maintain, provide for, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; 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.

(15) 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, rebates, 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.

(16) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, 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; 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; and 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.

(17) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon,

the Federated Malay States, India, or elsewhere.

(18) 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 or book debts, or without any security at all, and generally to transact financial business of any kind.

(19) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for 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, debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.

(20) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licenses, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any

of the Company's property or rights for the time being.

(21) To cause or permit any debentures, debenture stock, bonds, 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.

(22) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects

altogether or in part similar to those of this Company.

(23) 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.

(24) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other

negotiable and transferable instruments.

(25) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital, or any debentures, debenture stock, or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business.

(26) To do all or any of the above things in any part of the world as principals, agents, contractors, or otherwise, or alone or in conjunction with others, or by or through agents, sub-contractors, trustees, or otherwise,

and generally to carry on any business or effectuate any object of the Company.

(27) 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 property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other

company, or for any other consideration.

(28) To pay for any lands and real or personal, immovable or movable estate, 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 in debentures, 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.

(29) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable estate, property, or assets of the Company, or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up, or partly paid up) of any company, or debentures or debenture stock or obligations of any company or person, or partly one and partly any other.

(30) 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.

(31) 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.

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person" includes any number of persons and a corporation, and that the "other objects" specified in any one paragraph are not to be limited or restricted by reference to or inference from any other paragraph.

The liability of the Shareholders is limited.

5. The nominal capital of the Company is One hundred and Fifty thousand Rupees (Rs. 150,000), divided into Fifteen thousand shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, consolidated, or divided into such classes, with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company for the time being, or otherwise.

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

by each Subscriber. Name and Addresses of Subscribers. H. L. Murray, Eila, Yatiyantota ... One Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter). One J. C. MITCHELL, Panawatta, Yatiyantota Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter). T. CLARK MUNRO, Dunedin, Yatiyantota OneWitness: J. Shives Scott, Polatagama, Yatiyantota (Planter). M. J. PAINE, Degalessa, Yatiyantota One Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter). D. Arscott Miles, Elkadua Group, Elkadua One Witness: C. F. F. Dharmaratne, Elkadua (Clerk). H. E. MURRAY, Elkadua One Witness: NIGEL I. LEE, Proctor, Kandy. F. Jas. Hawkes ... One Witness: F. H. LAYARD, Colombo (Merchant).

ARTICLES OF ASSOCIATION OF THE BAMBARAGALLA RUBBER ESTATES, 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.

3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

4. 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:—

Company.—The word "Company" means "The Bambaragalla Rubber Estates, 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 to 1909," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution.—"Special resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary resolution.—"Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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.—With regard to a Shareholder "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.

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

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.—" Month" means a calendar month.

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

BUSINESS.

5. Commencement of business.—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 notwithstanding that the whole of the shares shall not have been subscribed, 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

6. 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.

Nominal capital.—The nominal capital of the Company is One hundred and Fifty thousand Rupees (Rs. 150,000), divided into Fifteen Thousand (15,000) shares of Ten Rupees (Rs. 10) each.

8. Authorized capital.—The Company may call up the balance of the authorized capital whenever the Directors shall think fit, and may make arrangements on the issue of shares for a difference being made in the case of the holders of such shares in the amount of calls to be paid and the time of payment of such calls.

SHARES.

9. Allotment and issue.—Shares, except where 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 may consider proper; provided that such unissued shares shall be first 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 offsied 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 always that the Directors may at their discretion allot any unissued shares 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, and provided also that the Directors may make arrangements on an issue of shares for the difference between the holders of such shares in the amount of calls to be paid, and the time of payment of such calls.

10. Payment of amount of shares by instalments.—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 share.

11. 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.

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

determine and direct.

13. 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, but not more than one partner may vote at a time.

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

persons not in partnership.

- 15. 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.
- 16. Survivor of joint-holders, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, 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.

17. Liability of joint-holders.—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.

18. Trusts or any interest in share other than that of registered holder or of any person under clause 38 not recognized.— 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 38 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL

- 19. Increase of capital by a creation of new shares.—The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto, as such resolution shall direct.
- 20. 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. 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. Provided also that the Directors shall have power to add to such new shares such an amount of premium as they may consider proper.

21. 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, holding, voting, transfer, trans-

mission, forfeiture, lien, surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

22. Reduction of capital and subdivision or consolidation of shares.—The Company in General Meeting may by special resolution reduce the capital in such manner as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

- 23. Certificates 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.
- 24. Certificates to be under seal of Company.—The certificates of shares shall be issued under the seal of the Company. 25. Renewal of certificate.—If any certificate be worn out or defaced, then, upon production thereof to the Director, 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.

26. 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 Shares.

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

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

his shares by instrument in writing.

- 29. No transfer to minor or person of unsound mind.—No transfer of shares shall be made to a minor or person of unsound mind.
- 30. Register of transfer.—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.
- 31. 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.
- 32. 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 the case of shares not fully paid up to any person not approved by them.
- 33. Not bound to state reason.—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.
- 34. 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 32, 33, and 35, shall register the transferee as Shareholder and retain the instrument of transfer.
- 35. 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.

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.

37. Transfer Books when to be closed.—The Transfer Books may 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 in the whole

twenty-one days in any one year.

TRANSMISSION OF SHARES.

38. 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 shares of such Shareholder.

39. Registration of persons entitled to shares otherwise than by transfer.—Any curator of any minor Shareholder, 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 think 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.

*40. 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 39 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; 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.

41. 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 upon, a surrender of the shares of Shareholders who

may be desirous of retiring from the Company.

42. (a) If call or instalment be not paid, notice to be given to Shareholder.—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 remains unpaid, serve a notice on such Shareholder or his executors or administrators, or the trustee or assignee in his bankruptcy, requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

(b) 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.

(c) 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, with interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board

(d) 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

43. Surrendered or forfeited shares to be the property of the 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.

44. 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.

45. (a) Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents 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; 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; such purchaser thereupon 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.

(b) 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. per annum on the amount of the sums wherein default in payment had been made; but no share bona fide sold, re-allotted, or otherwise disposed of under Article 43 hereof, shall be redeemable after sale or disposal.

46. 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. The Directors may decline to register any transfer of shares

subject to such charge or lien.

47. Lien how made available.—Such charge on 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.

48. Proceeds how applied.—Whe nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 hereof shall be applied in or towards the satisfaction of such debts, liabilities, or engagements, and the residue

(if any) shall be made to such Shareholder or his representative.

49. Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that the power of sale given by clause 47 has arisen, and is exercisable by the Company under these presents, shall be conclusive evidence of the facts therein stated.

50. 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 AND DEFERRED SHARES.

51. Preference and deferred shares.—Any shares from time to time to be issued 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 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 General Meeting of the Company resolving on the creation thereof, or any General Meeting of the Company may, from time to time, by special resolution, determine.

52. Modification of rights and consent thereto. - If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes-

(1) 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 such class of shares;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders of shares of the class, by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article shall be binding upon all the holders of the class, provided that this Article shall not be read as implying the necessity for such consent as aforesaid

in any case in which but for this Article the object of the resolutions could have been effected without it.

53. 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 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 Shareholder personally present and entitled to vote at the meeting.

CALLS.

54. (a) 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 Shareholders of the time and place appointed for payment of each call.

(b) Calls, time when made.—A call shall be deemed to have been made at the time when the resolution authorizing

the call was passed at a Board Meeting of the Directors or by resolution in writing in terms of Article 121.

(c) 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 extension except as a matter of grace or favour.

55. 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 under this clause.

56. Payments in anticipation of calls.—The Directors may at their discretion receive from any 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.

57. Power to borrow.—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, but so 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 Twenty Thousand Rupees (Rs. 20,000). 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 so borrowed or raised, create and issue any mortgages, debentures, mortgage debentures, acheuture 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 endurse on behalf of the Company any promissory notes or bills of exchange. Provided also that before the Directors execute any mortgage, issue any debentures, or create any debenture stock, they shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. 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 the 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 Agent or Secretary or Agents 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.

59. 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 prescribed, at such time

and place as may be determined by the Directors.

60. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the two last preceding was shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General

Meetings.—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.

62. Requisition of Shareholders to state object of meeting; on receipt of requisition Directors to call meeting, and in distributions may do so.—Any requisition so made shall express the object of the meeting proposed to be called, that is addressed to the Directors, and shall be sent to the registered office of the Company. Upon the receipt of such requilition 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.

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

e Company.

Seven days' notice of meeting to be given.—Seven days' notice at least of every General Meeting, Ordinary or Extractinary, 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

is a second of the proceedings at any General Meeting.

65. 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 of 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 made in the notice or notices upon which the meeting was convened.

80. 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.

diff. 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 the election of a Chairman, unless there shall be present in person at the commencement of the business three or more persons being Shareholders entitled to vote or persons holding proxice a powers of attorney from Shareholders entitled to vote.

68. If a 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 persons 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 cost is shall standadjourned to the same day in the next week at the same time and place; and if at such adjourned meeting 4 quarter is not present, those Shareholders who are present shall be a quorum, and may transact the business for which the meeting was called.

69. 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; but if there be no Chairman, or if at any meeting he shall not be present within If 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.

Mostless confined to election of Chairman while chair vacant.—No business shall be discussed at any General Mostless except the election of a Chairman whilst the chair is vacant.

Mostless except the election of a Chairman whilst the chair is vacant.

Otherwise with consent may adjourn meeting.—The Chairman, with the consent of the meeting, may adjourn any most of the meeting of the chairman with the chairman whilst the chairman with the consent of the meeting, may adjourn the chairman while the chairman with the chairman while the chairman while the chairman with the chairman while the chairman with the chairman while the chairman with the chairman with the chairman while the chairman with the chair is chairman while the chair wacant.—No business shall be discussed at any adjourn and the chair is chairman while the chair is vacant. than the business left unfinished at the meeting from which the adjournment took place, unless due notice shall be given.

12. Minutes of General Meetings.—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 questiable 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.

73. Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present. 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 votes to which he may be entitled as a Shareholder and proxy and attorney; and unless a poll be immediately demanded in writing by some Shareholder present 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.

14. Poll.—If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the Charman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was dimended. 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.

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder 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 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.

76. No poll in 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.

77. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder present in person shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for every one share held by him up to ten shares, he shall have an additional vote for every ten shares held by him beyond the first ten shares up to one hundred shares, an additional vote for every twenty-five shares beyond the first one hundred 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.

78. Curator of minor, &c., when not entitled to vote.—The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such

person shall have been registered as a Shareholder.

79. Voting in person or by proxy or attorney.—Votes may be given either personally or by proxy or by attorney

duly authorized.

80. Non-Shareholder not to be appointed proxy; but attorney though not Shareholder may vote.—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.

81. 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.

82. 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 under the common seal of such corporation.

83. 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.

84. Form of Proxy.—Any instrument appointing a proxy may be in the following form:—

The Bambaragalla Rubber Estates, 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 thosand 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 _____.

85. Objection 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 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.

86. 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.

DIRECTORS.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately cause to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another, and if necessary enabling him to be placed on the Register of Shareholders.

88. Their qualification and remuneration.—The qualification of a Director shall be his holding shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least One thousand Rupees (Rs. 1,000), 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 remuneration for their services the Directors shall be entitled to appropriate a sum not exceeding Two thousand Rupees (Rs. 2,000) 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.

89. Appointment of first Directors and duration of their office.—The first Directors shall be Frederick James Hawkes, of Colombo; Harry Leonard Murray, of Eila Estate, Yatiyantota; and John Courtenay Mitchell, of Panawatte estate, Yatiyantota, 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.

90. 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 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.

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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 No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for Meeting." election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left, at the office, a notice in writing under his hand signifying his candidature for the appointment or the intention of such Shareholder to propose him.

12. 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.

The parties of Director appointed to vacancy.—Any casual vacancy occurring in the number of the Directors militage entry 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.

14. To retire annually.—At the Second Ordinary General Meeting and at the Ordinary General Meeting in every

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.

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

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

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

99: If election not made, retiring Directors to continue until next meeting.—If at any meeting at which an election of 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 shalf 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 Secretary, or by leaving the same at the office, or by tendering his written resignation at a matter of the Directors.

101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, arrangement, or transaction entered into by or on behalf of the Company with any Director, arrangement, or transaction entered into by or on behalf of the Company with any Director,

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- or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, of Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realized by such contract, arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors
 - 102 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, 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 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 appointed.—The Company may by an extraordinary 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.

104. 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 upor which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys are active as a formal or for any other loss damage. 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.

105. 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 Directors shall have power to purchase the said Bambaragalla estate. 106.

107. To manage business of Company and pay preliminary expenses, &c.—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 may 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 connection with the placing of the shares of the Company, and in and about the valuation, purchase, lease, or acquisition of the said Bambaragulla estate and of any other lands, estates, or property, and the opening, clearing, and cultivation thereof, and in or about the working and business of the Company.

108. To acquire property, to appoint officers, and pay expenses.—The Directors shall have power to purchase, take on lease of in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options. or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and , generally on such terms and conditions as they may think fit; and to make and they 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, agents, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, 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, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants, for such reasons as they may think proper and advisable, and without assigning any cause.

109. To appoint proctors and attorneys.—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.

110. To open banking accounts and operate thereon, dec.—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 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.

special resolution of 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.

112. General powers.—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 the 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, clerks, assistants, artizans, and workers, and generally do all such acts and things as are, or shall be, by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the 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 regulation 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.

113. Special powers.—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 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.

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

awards.

(3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.

(4) 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, inspector, or any similar office.

(5) 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.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board, or any managers or

agents, and to fix their remuneration.

(7) 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 as 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 company, and to annul or vary any such delegation. They shall not, however, be entitled 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.

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

115. A Director may summon meetings of Directors.—A Director may at any time summon a meeting of Directors.
116. 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.

117. 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

o his vote as a Director.

118. Board may appoint committees.—The Board may delegate any of their powers to committees consisting of uch member or members of their body as the Board think fit, and they may from time to time revoke and discharge any uch 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. 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.

committee 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,

120. 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 indirector, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

121. Resolution in writing by all the Directors as valid as if passed at a meeting of Directors.—A resolution in writing by the standard by the Directors as valid as if passed at a meeting of Directors.—A resolution in writing by the standard by the Directors as valid as if passed at a meeting of Directors.—A resolution in writing

signed by all the Directors for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at

a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

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.

appointed by the Board present at each meeting of the committee.

[6] Of the resolutions and proceedings of all General Meetings.

[6] Of the resolutions and proceedings of all meetings of the Directors and of the committees appointed by the Board the Board.

(e) Of all orders made by the Directors.

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(f) Of the use of the Company's seal.

128. 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, 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 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.

COMPANY'S SEAL.

p bu dica 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 or registered Company being the Secretaries, being signied by a partner or duly authorized manager, secretary, attorney, or agent of the said firm or Company signing for and on behalf of the said firm or Company as such Secretaries. Contained !!

ACCOUNTS.

125. 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 di. thich books and in such a manner at the registered office of the Company as the Directors think fit.

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

in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up as at the end of the same period. "127. Statement of accounts and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting

128. Report to accompany statement.—Every such statement shall be accompanied by a report as to the state and

stration 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.

129. Copy of balance sheet to be sent to the Shareholders.—A printed copy of such balance sheet shall, at least seven previous to such meeting, be delivered at, or posted to, the registered address of every Shareholders.

DIVIDENDS, BONUS, AND RESERVE FUND.

130. Declaration of dividend.—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 the amounts paid on their shares, but no dividend or bonus shall be payable except out of nett profits.

Interim dividend.—The Directors may also, if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the

Shareholders on account and in anticipation of the dividend for the then current year.

131. Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the rights of all parties.

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary. shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit, or place the same on fixed deposit in any bank or banks.

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133. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares 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 extensions 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.

184. Unpaid interest or dividend not to bear interest.—No unpaid interest, or dividend, or bonus shall ever bear

Interest against the Company.

135. 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 howseever.

136. 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.

137. Dividends may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding, but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant

sent through the post.

138. Notice of dividend; forfeiture of unclaimed dividend.—Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all 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. For the purposes of this clause any cheques or warrants which may be issued for dividends or bonuses and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.

139. 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.

140. 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

141. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness

of the balance sheet and profit and loss account ascertained by one or more Auditor or Auditors.

142. 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 an Auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. 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.

143. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; 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.

144. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.

145. 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.

146. 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.

147. Duty of Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and less account 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.

148. Company's accounts to be opened to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all time's be open to the Auditors for the purpose of sudit.

NOTICES.

149. Notice 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.

150. Shareholders to register address.—Every Shareholder shall furnish the Company with 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.

151. Struct of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending it 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 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.

In witness whereof the subscribers to the Memorandum of Association have hereto sot their names at the places

and on the days and dates hereafter written.

H. L. MURRAY, Eila, Yatiyantota

Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter)

J. C. Mitchell, Panawatte, Yatiyantota

Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter)

T. CLARK MUNRO, Dunedin, Yatiyantota

Witness: J. Shives Scott, Polatagama, Yatiyantota (Planter)

M. J. Panel Decembera, Vatiyantota

At Eila Estate, Yatiyantota, November 23, 1918.

M. J. Paine, Degalessa, Yatiyantota Witness: J. Shrves Scorr, Polatagama, Yatiyantota (Planter)

D. Arscott Miles, Ekadua Group, Elkadua.
Witness: C. F. P. Dharmaratne, Elkadua (Clerk), at Elkadua, November 26, 1918.

H. E. MURRAY, Elkadus.

Witness: Niget L Lee, Proctor, Kandy, at Kandy, November 28, 1918.

F. JAS. HAWKES.

Witness: J. G. Moore, Gordon Frazer & Co., Ltd., Colombo, at Colombo, November 29, 1918.

MEMORANDUM OF ASSOCIATION OF SOUTHERN INVESTMENTS CORPORATION, LIMITED.

The name of the Company is "SOUTHERN INVESTMENTS CORPORATION, LIMITED."

The registered office will be situate in Colombo.

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The objects for which the Company is established are-

To carry on the business of oil, soap, margarine, and manure manufacturers, and to prepare, refine, buy, sell, and deal in oil, both vegetable and mineral, manures and chemical substances of every description, and the products obtained in the manufacture of oil, and to buy, sell, cultivate, and deal in cleaginous seeds and plants of every description.

2) To carry on the trade or business of miners, refiners, smelters, and manufacturers of petroleum and coconut olf and of all liquid and solid hydro-carbons and of all products thereof respectively, and also the trade or business

of coal miners in all their respective branches.

(3) To search for, get, work, raise, make merchantable, sell, and deal in petroleum and coconut oil and all liquid and solid hydro-carbons, coal, and other produce of any lands for the time being belonging to or in occupation mile 1 by the Company, and also to utilize for manufacturing, refining, or other purposes, or to sell or deal in all products of the said oils and other hydro-carbons and coal.

(4) To carry on the business of general merchants and dealers of and in foreign and colonial produce and of

commission and general agents and brokers.

commission and general agents and brokers.

(5) To carry on all or any of the business of importers, exporters, refrigerators, shipowners, shipbuilders, charterers of ships and other vessels, warehousemen, ship and insurance brokers, carriers, forwarding agents, wharfingers, The solet is dockowners, manufacturers of extract of meat, and preservers and packers of provisions of all kinds.

dockowners, manuacturers of extract of mean, and preservers are posservers of provided and provi

skins, fats, and other animal products, mechanical engineers, builders and contractors, timber growers, timber merchants, lumbermen, and saw mill proprietors.

[7] To make, build, construct, provide, maintain, improve, carry on, use, and work in any parts of the world, roads, ways, railways, tramways, electric light, canals, reservoirs, waterworks, wells, aqueducts, water-courses, furnaces, gasworks, piers, wharves, docks, saw and other mills, hydraulic works, factories, warehouses, and twickly other works and buildings which may be deemed expedient for the purposes of the Company, and to contribute to the cost of making, building, constructing, providing, carrying on, using, and working the same.

18 To purchase, charter, hire, build, or otherwise acquire steam or other ship, ships or vessels, steam launches,

flats, barges, cargo boats, with all equipments and furniture, and to employ the same in the conveyance of passengers, mails, live stock, grain, and other produce and treasure, and also of goods and merchandise of every description and species, on the rivers or canals of the Island of Ceylon, and also to run vessels to sea to any port والعائرة or ports whatsoever, whether inland, seaboard, or foreign, and to take vessels, flats, barges, and other craft in tow of its vessels, as the Company may from time to time determine, and to acquire postal subsidies, and 精動權力

enter into mail or other contracts.

(9) To manufacture, import, export, buy, sell, exchange, alter, improve, manipulate, prepare for market, and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials, and things necessary or convenient for carrying on any of the above-mentioned businesses or proceedings, or usually deals in by persons engaged in the like business.

(10) To carry on the business of underwriters or insurers of ships, goods, merchandise or other property.

(11) To apply for or acquire by purchase or lease or otherwise for the business of the Company in any parts of the world, sell, work, develop, and deal in any lands, estates, plantations, or any rights or interests therein, factories, buildings, mills, plant, engines, machinery, patents, patent rights, secret processes, or other things, British, Indian, Colonial, or foreign licenses, concessions, and the like, conferring any exclusive or non-exclusive, or Ob Dogwood united right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly bears to benefit the Company, and to use, exercise, develop, or grant licenses in respect of or otherwise turn to account the property, rights, or information so acquired, and to make assist, or subsidize experiments, researches, investigations, expeditions, or voyages of discovery that may appear to be likely to benefit the Company

(12) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal

with all or any part of the property and rights of the Company.

(13) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations, and securities issued or guaranteed by any company constituted or carrying on business in the Island of Ceylon or elsewhere, and debentures, debentures, bonds, obligations, and securities issued or guaranteed by any Government, public body, or authority, supreme, municipal, local, or otherwise, and whether in Ceylon or elsewhere.

(14) To acquire any such shares, stocks, debentures, debenture stock, bonds, obligations, or securities by original subscription, tender, purchase, exchange, or otherwise, and to subscribe for the same either conditionally or otherwise, and to guarantee the subscription thereof, and to exercise and enforce all rights and powers conferred

by or incident to the ownership thereof.

(15) To issue debentures, debenture stock, bonds, obligations, and securities of all kinds, and to frame, constitute, and secure the same as may seem expedient, with full power to make the same transferable by delivery or by instrument of transfer or otherwise, and either perpetual or terminable and either redeemable or otherwise, and to charge and secure the same by trust deed or otherwise on the undertaking of the Company or on any specific property or rights, present or future, of the Company (including, if thought fit, uncalled capital) or otherwise howsoever.

(16) To facilitate and encourage the creation, issue, or conversion of shares, stocks, debentures, debenture stock, bonds, obligations, and securities, and to act as trustees in connection therewith, and to take part in the conversion of business concerns and undertakings into companies, and the amalgamation, reconstruction, and promotion

(17) To take part in the management, supervision, or control of the business or operations of any company or undertaking, and for that purpose to appoint and remunerate any directors, accountants, or other experts, or agents,

and to act as the managing agents or managers of any company or undertaking.

(18) To carry on the business of borrowing, raising, or taking up money, the lending or advancing money on securities and property, the discounting, buying, selling, and dealing in bills of exchange, promissory notes, counting, delarge, and other instruments and securities, whether transferable or negotiable or not, the granting and issuing of letters of credit and circular notes, the buying, selling, and dealing in bullion and specie, the acquiring, holding, issuing on commission, underwriting, and dealing with stocks, funds, shares, debentures, debenture stocks, bonds, obligations, and other securities.

(19) To carry on any other business, which may seem to the Company capable of being conveniently carried as in commention with any of the above or calculated, directly or indirectly to enhance the value of, or render probable, and of the Company's property or rights.

(20) To lend money either with or without security, and generally to such persons and upon such terms and conditings as the Company may within & a.

s the Company may think fit.

(21) To employ experts to investigate and examine into the condition, prospects, value, character, and disagnitude and examine into the condition, prospects, value, character, and disagnitudes of any business concerns and undertakings, and generally of any assets, property, or rights.

(22) To constitute any trusts with a view to the issue of preferred, deferred, or other stocks and securities beginning.

on or representing any shares, stocks, or other assets specifically appropriated for the purposes of any and trust, and to sattle and regulate and, if thought fit, to undertake and execute any such trusts, and to issue, dispect on bold any such trusts. of, or hold any such preferred, deferred, or other stocks or securities.

(23) To act as agents for the investment, lean, payment, transmission, and collection of money, and for the push sale, and improvement, development, and management of property, including business concerns and undertaking and generally to transact all kinds of agency business whether in respect of agricultural, commercial, or this

(24) To give any guarantee in relation to the payment of any debentures, debenture stock, bonds, obliga

(26) Generally to carry on business as financiers, and to undertake and carry out all such operations and to suing of policies of sesumnee on human life) as an individual capitalist may lawfully undergo (except the is and carry out

and carry out.

(28) To adopt such means of making known the products of the Company as may seem expedient, and is particular, by advertising in the press by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards, and donations.

(27) To establish and support, or aid in the establishment and support, of associations, institutions, funds frust, and conveniences calculated to benefit employes or as-employes of the Company or its predecasion is business or the dependents or connections of such persons, and to grant pensions and allowances, and to subscribe or generates money for charitable or benevolent objects are supported by the particular of the subscribe or generated money for charitable or benevolent objects, and its subscribe or generated money for charitable or benevolent objects, and to subscribe or generated money for charitable or benevolent objects, and the subscribe or generated money for charitable or benevolent objects, and the subscribe of the company is authorized to carry on, or possessed of property suitable in the purposes of the Company.

(28) To anter into any arrangement with any Government, or authority, suggested.

(38) To site into any arrangement with any Government, or authority, supreme, municipal, local, or otherwise that may seem conductive to the Company's objects or any of them, and to obtain from any such Government authority all rights, concessions, and privileges which the Company may have the better better out, exercise, and comply with any such errangements, rights, privileges, and concessions.

(30) To enter into partnership or into any arrangement for sharing profits or losses, or into any union of interist.

To enter into parameters or more any arrangement for snaring prome or nesses, or into any name we in joint adventure, reciprocal concession, or corporation with any person or persons or company or concerning, on or engaged in or about to carry on or engage in or being authorised to carry on or engage business or transaction which this Company is authorised to carry on or engaged in, or any being transaction capable of being conducted so as directly or indirectly to benealt this Company.

(31) Generally to purchase, take on lease or in exchange, him, or otherwise acquire any immovable of more property, and any rights or privileges which the Company may think necessary or convenient with released any of these objects and capable of being profitably deals with in connection with any of the Company's property.

or rights for the time being.

(32) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having object altogether, or in part similar to those of this Company.

(33) To promote any company or companies for the purpose of sequiring all or any of the property, rights, sai liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to benefit

this Company

(34) To invest and deal with the moneys of the Company not immediately required upon such securities and in sec manner as may from time to time be determined.

To purchase or acquire any shares or dobentures in any registered limited liability Company or Syndicate.

(35) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by the issue of debentures or debentures stock, perpetual or otherwise, charged upon all or any of the Company's property (both present and future), including its uncalled capital, and to purchase, redeem, and pay off any such securities.

(36) To take or otherwise sequire and hold shares in any other company having objects altogether or in part similar to those of this Company, or carrying on any business capable of being conducted so as directly or indirectly.

benefit this Company.

(37) To undertake and execute any trusts the undertaking of which may seem to the Company desirable and either gratuitously or otherwise.

(38) To draw, make, accept, discount, execute, and issue bills of exchange, promissory notes, bills of lading, warrants debentures, and other negotiable or transferable instruments or securities.

(30) To remunerate any persons or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the Company's capital, or any debentures, debenture stocks, or chire securities of the Company or in or about the formation or promotion of the Company or the acquisition property by the Company or the conduct of its business.

(40) To do all or any of the above things either as principals, agents, trustees, contractors, or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees

And it is hereby declared that the word "Company," save when used in reference to this Company, in this charge shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and intention is that the objects specified in any paragraph of this clause shall, except when otherwise expressed in such paragraph, and except as provided in the next succeeding declaration, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph.

to or inference from the terms of any other paragraph.

And it is also declared that no transfer of shares in the Company shall be made to a "prohibited percent" or "corporation under foreign control" within the meaning of Chapter VI. of the Enemy Firms Liquidates (Amendment) Ordinance, No. 4 of 1917, or to any person esting for or on behalf—or in trust for such "prohibited percent" or "corporation under foreign control, "easilt is further declared that the carrying on of the business of the "company subject to the said restriction as to transfer is one of the objects of the Company.

The liability of the members is limited.

The capital of the Company is Re. 2,000,000, divided into 200,000 ordinary shares of Re. 10 steh.

Upon any increase of capital new shares may be issued with any preferential, deferred, qualified, or special rights, privileges, or conditions. Provided always that the rights attached to any share having preferential, deferred, qualified, er special rights, privileges, or conditions attached thereto may be altered or dealt with in accordance with Clause 57 of the Articles of Association of the Company, but not otherwise.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in arriance of this Memorandum of Association, and respectively agree to take the number of shares in the capital of the

Company set opposite our respective names.

A Comment

是 Mino 90 K. () po jesti

Name and Addresses of Subscribers. Name and Addresses of Subscribers. E. Masters, Colombo					Number of Shares taken by each Subscriber.		
FRED. W. WALDOCK, Colombo		••	••		One		
E. MASTERS, Colombo	••	• •	••	••	One		

Witness to the above two signatures, at Colombo, this 4th day of January, 1919: Contract of

V. A. Julius. Proctor, Supreme Court, Colombo.

* * * * * * * * * * * * * * * * * * *				
R. S. WRIGHT, Colombo	• •			 One
CHAS. F. TREEBY, Colombo	٠.		• •	 One
SYPNEY JULIUS, Colombo		• •		 One
H. CREASY, Colombo			• •	 One
E. R. WILLIAMS, Colombo	• •		••	 One
도 (*) 			Total Shares taken	 Seven
x基 3、7 1		•		

Witness to the above five signatures, at Colombo, this 6th day of January, 1919:

V. A. JULIUS. Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF SOUTHERN INVESTMENTS CORPORATION, LIMITED.

The marginal notes hereto shall not affect the construction hereof and in these presents, Interpretation. unless there be something in the subject or context inconsistent therewith-

The Ordinance" means "The Joint Stock Companies Ordinances, 1861 to 1909," and every other Ordinance for the time being in force concerning Joint Stock Companies and affecting the Company.

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

"The Directors" means the Directors for the time being.

"The Directors" means the Directors for the time being.

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

"The Register" means the register of members to be kept pursuant to section 19 of "The Joint Stock Companies Ordinance, 1861."

Dividend" includes bonus.

Month" means calendar month.

Frozy" includes attorney duly constituted under a power of attorney.

In writing " and " written " include printing, lithography, and other modes of representing or reproducing words in a visible form.

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

words importing the masculine gender only include the feminine gender.

Words importing persons include corporations.

The regulations contained in Table Cin the schedule annexed to "The Joint Stock Companies 1861," shall not apply to the Company, which shall be governed by the regulations contained articles, but subject to repeal, addition, or alteration by special resolution.

None of the funds of the Company shall be employed in the purchase of, or lent on the county of shares of the Company.

Subject to the provisions of clauses 5, 49, and 50 of these Articles the shares shall be under the outside of the Directors, who may allot or otherwise dispose of the same to such persons on such terms and conditions and at such times, as the Directors think fit (subject, nevertheless, to the stipulations contained in the said agreement with reference to the shares to be allotted in pursuance thereof, and with full power to give to any person the call of any shares either at par or at a premium, and for such time, and for such consideration as the Directors think fit.

11 the Company shall offer any of its shares to the public for subscription-

(a) The Directors shall not make any allotment thereof unless and until at least 10 per cent. of the shares so offered shall have been subscribed and the sums payable on application shall have been paid to and received by the Company; but this provision shall no longer apply after the first allotment of shares offered to the public for subscription;

The amount payable on application on each share shall not be less than 5 per cent. of the nominal amount of the share.

Table C not to apply.

Company's shares not to be purchased. &s.

Allotment of shares.

Restriction on allotments.

And if the Company shall propose to commence business the Directors shall not make any allotme of shares payable in cash unless one hundred at least shall have been subscribed for on cash footing.

Commissions for placing shares.

6. The Company may at any time pay a commission to any person for subscribing or agreei to subscribe (whether absolutely or conditionally) for any shares in the Company or procuring agreeing to procure subscriptions (whether absolute or conditional) for any shares in the Compan and the commission shall not exceed 10 per cent. on the shares in each case subscribed or to subscribed.

Brokerage.

7. The Company may pay a reasonable sum for brokerage and may make any allotmen on the terms that the person to whom such allotment is made shall have the right to call for furth shares at such time or times and at such price or prices (not being less than par) as may be thought fi

Shares may be issued subject to different conditions as to calls,

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

Instalments on shares to be duly paid.

9. If by the conditions of allotment of any share the whole or part of the amount or issu price thereof shall be payable by instalments, every such instalment shall, when due, be paid to the Company by the person who for the time being shall be the registered holder of the share.

Liability of jointholders of shares.

10. The joint-holders of a share shall be severally as well as jointly liable for the paymen of all instalments and calls due in respect of such share.

Trusts not recognized.

Save as herein otherwise provided, the Company shall be entitled to treat the registered holder of any share as the absolute owner thereof and accordingly shall not, except as ordered by a court of competent jurisdiction, or as by statute required be bound to recognize any equitable o other claim to or interest in such share on the part of any other person.

CERTIFICATES.

Certificates.

The certificates of title to shares and duplicates thereof when necessary shall be issued under the seal of the Company, and signed by two Directors.

Members' right to certificates.

13. Every member 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 of shares shall specify the number and denoting numbers of the shares in respect of which it is issued, and the amount paid up thereon.

14. If any certificate be worn out or defaced, then upon production thereof to the Directors.

As to issue of new sertificate in place of one defaced, lost, or destroyed.

they may order the same to be cancelled, and may issue a new certificate in lieu there of; 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 party entitled to such lost or destroyed certificate.

Fee.

15. For every certificate issued under the last preceding clause there shall be paid to the Company the sum of Rs. 2, or such smaller sum as the Directors may determine.

Directors may issue new **co**rtificates.

16. Where any shares, under the powers in that behalf herein contained, are sold by the Directors and the certificate thereof has not been delivered up to the Company by the former holder of the said shares, the Directors may issue a new certificate for such shares distinguishing it in such manner as they may think fit from the certificate not so delivered up.

To which of jointholders certificate to be issued.

The certificates of shares registered in the names of two or more persons shall be delivered to the person first named on the register.

Calls.

CALIS.

When call deemed

The Directors may from time to time make such calls as they think fit upon the members. in respect of all moneys unpaid on the shares held by them respectively, and not by the conditions of allotment thereof made payable at fixed times; and each member shall pay the amount of every call so made on him to the persons and at the times and places appointed by the Directors. A call may be made payable by instalments.

to have been made.

19. A call shall be deemed to have been made at the time when the resolution of the Directors anthorizing such call was passed.

Restriction on power to make calls.

No call shall exceed one-fourth of the nominal amount of a share, or be made payable within two months after the last preceding call was payable.

Notice of call.

21. Fourteen days' notice of any call shall be given, specifying the time and place of payment and to whom such call shall be paid.

When interest on call or instalment payable.

22. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for payment thereof, the holder for the time being of the share in respect of which the call shall have been made, or the instalment shall be due, shall pay interest for the same at the rate of 9 per cent. per annum from the day appointed for the payment thereof to the time of the actual payment, or at such other rate as the Directors may determine.

Evidence in action or call.

23. On the trial or hearing of any action for the recovery of any money due for any call, it shall be sufficient to prove that the name of the member sued is entered in the register as the holder or one of the holders of the shares in respect of which such debt accrued, that the resolution making the call is duly recorded in the minute book and that notice of such call was duly given to the member sued in pursuance of these presents, and it shall not be necessary to prove the appointment of the Directors who made such call, nor any other matters whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt.

Payment of calls in advance.

24. The Directors may, if they think fit, receive from any member willing to advance the same, all or any part of the money due upon the shares held by him beyond the sums actually called for, and upon the money so paid in advance, or so much thereof, as from time to time exceeds the amount of the calls then made upon the shares in respect of which such advance has been made, the Company may pay interest at such rate not exceeding 6 per cent. per annum as the member paying such sum in advance and the Directors agree upon. Money so paid in excess of the amount of calls shall not rank for dividends.

FORFEITURE AND LIEN.

25. If any member 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 member 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.

If call or instalment not paid notice may be given.

26. The notice shall name a day (not being less than fourteen days from the date of the notice) and a place or places on, and 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 call was made or instalment is payable will be liable to be forfeited.

Form of notice.

27. If the requisitions of any such notice as aforesaid are not complied with, any shares, in respect of which such notice has been given, may, at any time thereafter before payment of all calls or instalments, interest, and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeited shares and not actually paid before the forfeiture.

If notice not complied with shares may be forfeited.

28. When any share shall have been so forfeited, notice of the resolution shall be given to the member in whose name it stood immediately prior to the forfeiture, and an entry of the forfeiture, with the date thereof, shall forthwith be made in the register.

Notice after

29. Any share so forfeited shall be deemed to be the property of the Company, and the Directors may sell, re-allot, and otherwise dispose of the same in such manner as they think fit.

Forfeited share to become property of Company. Power to annul

30. The Directors may at any time before any share so forfeited shall have been sold, re-allotted, or otherwise disposed of, annul the forfeiture thereof upon such conditions as they think fit.

Arrears to be paid notwithstanding forfeiture.

forfeiture.

31. Any member whose shares have been 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.

Effect of iorfeiture.

32. The 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 all other rights incident to the share, except only such of those rights as by these Articles are expressly saved.

Svidence of forfeiture.

33. A duly verified declaration in writing that the declarant is a Director of the Company, and that certain shares in the Company have been duly forfeited on a date stated in the declaration shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the shares and such declaration, and the receipt of the Company for the consideration, if any, given for the shares on the sale or disposition thereof shall constitute a good title to such shares, and the person to whom the shares are sold shall be registered as the holder of such shares and shall not be bound to see to the application of the purchase money, nor shall his title to such shares be affected by any irregularity or invalidity in the proceedings in reference to such forfeiture, sale, or disposition.

Company's lien on shares.

34. The Company shall have a first and paramount lieu upon all the shares registered in the name of each member (whether solely or jointly with others), and upon the proceeds of sale thereof for his debts, liabilities, and engagements, solely or jointly with any other person to, or with the Company whether the period for the payment, fulfilment, or discharge thereof shall have actually arrived or not and no equitable interest in any share shall be created, except upon the footing and condition that clause 11 hereof is to have full effect. And such lien shall extend to all dividends from time to time declared in respect of such shares. Unless otherwise agreed the registration of a transfer of shares shall operate as a waiver of the Company's lien, if any, on such shares.

As to enforcing lien by sale.

35. For the purpose of enforcing such lien, the Directors may sell the share subject thereto in such manner as they think fit, but no sale shall be made until such period as aforesaid shall have arrived and until notice in writing of the intention to sell shall have been served on such member, his executors or administrators, and default shall have been made by him or them in the payment, fulfilment, or discharge of such debts, liabilities, or engagements for seven days after such notice.

Application of proceeds of sale.

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

Validity of sales under clauses 30 and 36.

37. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Directors may cause the purchaser's name to be entered in the register in respect of the shares sold, and the purchaser shall not be bound to see to the regularity of the proceedings, or to the application of the purchase money, and after his name has been entered in the register in respect of such shares the validity of the sale shall not be impeached by any person, and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

TRANSFER AND TRANSMISSION.

38. The instrument of transfer of any share shall be signed both by the transferor and transferee and shall contain the name and address, both of 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. Each signature to such transfer shall be duly attested by the signature of one credible witness who shall add his address and occupation.

Execution of transfer, &c.

39. The instrument of transfer of any share shall be in writing in the usual common form, or in the following form, or as near thereto as circumstances will admit:—

Form of transfer.

I, A.B., of _____, in consideration of the sum of Rs. _____ paid to me by C.D., of _____, hereinafter called the said transferee, do hereby transfer to the said transferee share (or shares) numbered _____ in the undertaking called "SOUTHERN INVESTMENTS CORPORATION. LIMITED," to hold unto the said transferee, his executors, administrators, and assigns, subject to the several conditions on which I held the same immediately before the execution hereof, and I, the said transferee, do hereby agree to take the said share (or shares) subject to the conditions aforesaid. As witness our hands the _____ day of _____.

Witness to the signature of, &c.

. . . 1

Directors may decline to register transfer. No transfer to infant, &c.

> Transfer to be left at office and evidence of title given.

When transfers to be retained.

Fee on transfer.

When transfer books and register may be closed.

Transmission of registered shares. As to survivorship.

As to transfer of chares of deceased or bankrupt members, (Transmission elause.)

Power to increase capital.
On what conditions new shares may be issued. As to preferences, &c.

When to be offered to existing members.

How far new shares to rank with shares in original capital.

Inequality in number of new

Reduction of eapital, &c.

- 40. The Directors, without assigning any reason for such refusal, may decline to register any transfer of shares.
- 41. No transfer shall be made to an infant or person of unsound mind, or to a "prohibited person" or "foreigner" or "corporation under foreign control" within the meaning of Chapter VI. of the Enemy Firms Liquidation (Amendment) Ordinance, No. 4 of 1917, or to any person acting for or on behalf of or in trust for such "prohibited person" or "foreigner" or "corporation under foreign control."
 - 42. Every instrument of transfer shall be left at the office for registration accompanied by the certificate of the shares to be transferred, and such other evidence as the Company may require to prove the title of the transferor or his right to transfer the shares and upon payment of the proper see the transferee shall (subject to the Directors' right to decline to register hereinbefore mentioned) be registered as a member in respect of such shares. The Directors may waive the production of any certificate upon evidence satisfactory to them of its loss or destruction.
 - 43. All instruments of transfer which shall be registered shall be retained by the Company but any instrument of transfer which the Directors may decline to register shall be returned to the person depositing the same.
 - 44. A fee not exceeding Two Rupees and Fifty Cents may be charged for each transfer, and shall, if required by the Directors, be paid before the registration thereof.
 - 45. The transfer books and register of members may be closed during such time as the Directors think fit, not exceeding in the whole twenty-one days in each year.
 - 46. The executors or administrators of a deceased member (not being one of several joint-holders shall be the only persons recognized by the Company as having any title to the shares registered in the name of such member, and in case of the death of any one or more of the joint-holders of any registered shares, the survivors shall be the only persons recognized by the Company as having any title to or interest in such shares, but nothing herein contained shall be taken to release the estate of deceased joint-holder from any liability on shares held by him jointly with any other person. Befor recognizing any executor or administrator the Directors may require him to obtain a grant of probate or letters of administration, as the case may be, from some competent court in the Island of Ceylon having effect in Colombo.
 - 47. Any person becoming entitled to or to transfer shares in consequence of the death or bankruptcy or insolvency of any member 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 Directors think sufficient, may, with the consent of the Directors (which they shall not be under any obligation to give), be registered as a member in respect of such shares, or may, subject to the regulations as to transfer hereinbefore contained, transfer such shares. This clause is hereinafter referred to as "the transmission clause."

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- 48. The Company in General Meeting may from time to time increase the capital by the creation of new shares of such amount as may be deemed expedient.
- 49. The new shares shall be issued upon such terms and conditions, and with such rights and privileges annexed thereto as the resolution creating the same 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 dividends and in the distribution of assets of the Company and with a special or without any right of voting.
- 50. The Company in General Meeting may, before the issue of any new shares, determine that the same, or any of them, shall be offered in the first instance and either at par or at a premium to all the then members or any class thereof in proportion to the amount of the capital held by them, or make any other provisions as to the issue and allotment of the new shares, but in default of any such determination or so far as the same shall not extend, the new shares may be dealt with as if they formed part of the shares in the original ordinary capital.
- 51. 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 ordinary capital and shall be subject to the provisions herein contained with reference to the payment of calls and instalments, transfer and transmission, forfeiture, lien, and otherwise.
- 52. If owing to any inequality in the number of new shares to be issued, and the number of shares held by members entitled to have the offer of such new shares, any difficulty shall arise in the apportionment of such new shares or any of them amongst the members, such difficulty shall, in the absence of any direction in the resolution creating the shares or by the Company in General Meeting, be determined by the Directors.
- 53. The Company may (subject to the provisions of the Ordinance) from time to time by special resolution reduce its capital by paying off capital or cancelling capital which has been lost or is unrepresented by available assets or reducing the liability on the shares or otherwise as may seem expedient, and capital may be paid off upon the footing that it may be called up again or otherwise; and paid-up capital may be cancelled as aforesaid without reducing the nominal amount of the shares by the like amount to the intent that the unpaid and callable capital shall be increased by the like amount.

SUBDIVISION AND CONSOLIDATION OF SHARES.

54. The Company may, by special resolution, subdivide or consolidate its shares or any of them.

55. The special resolution whereby any share is subdivided may determine that, as between the holders of the shares resulting from such subdivision, one or more of such shares shall have some preference or special advantage as regards dividend, capital, voting, or otherwise over or as compared with the others or other (subject, nevertheless, to the provisions of the Ordinance).

SURRENDER OF SHARES.

Surrender of

Bubdivision inte

preferred and

56. The Directors may accept the surrender of any shares by way of compromise of any question as to the holder being properly registered in respect thereof.

MODIFICATION OF RIGHTS.

57. Whenever the capital by reason of the issue of preference shares or otherwise is divided into different classes of shares, all or any of the rights and privileges attached to each class may be modified, commuted, affected, abrogated, or dealt with by agreement between the Company and any person purporting to contract on behalf of that class, provided such agreement is ratified in writing by the holders of at least three-fourths in nominal value of the issued shares of the class, or is confirmed by an extraordinary resolution passed at a separate General Meeting of the holders of shares of that class, and all the provisions hereinafter contained as to General Meetings shall, mutatis mutandis, apply to every such meeting, but so that the quorum thereof shall be members holding or representing by proxy one-fifth of the nominal amount of the issued shares of the class. This clause is not to derogate from any power the Company would have had if this clause were omitted.

Power to modify rights.

Borrowing Powers.

58. The Directors may from time to time at their discretion raise or borrow or secure the payment of any sum or sums of money for the purposes of the Company, but so that the amount at any one time owing in respect of moneys so raised, borrowed, or secured shall not, without the sanction of a General Meeting, exceed the paid-up share capital of the Company, in addition to the ordinary current obligations of the Company. Nevertheless, no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed.

Power to borrow.

59. The Directors may raise or secure the payment or repayment of such sum or sums in such manner and upon such terms and conditions in all respects as they think fit, and in particular by the issue of debentures or debenture stock of the Company charged upon all or any part of the property of the Company, both present and future, including its uncalled capital for the time being.

Conditions on which money may be borrowed.

60. Debentures, debenture stock, and other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.

Securities may be assignable free from equities.

61. Any debentures, debenture stocks, bonds, or other securities may be issued at a discount, premium, or otherwise, and with any special privileges as to redemption, surrender, drawings, allotment of shares, attending and voting at General Meetings of the Company, appointment of Directors, and otherwise.

Issue at discount, &c., or with special privileges.

not exceeding in the whole thirty days in any year. Subject as aforesaid every such register shall be spen to the inspection of the registered holder of any such debentures and of any member; but the Company may in General Meeting impose any reasonable restrictions so that at least two hours in each day, when such register is open, are appointed for inspection.

Register of holders of debentures.

other security, the Directors may, by instrument under the Company's seal, authorize the person in whose favour such mortgage or security is executed, or any other person in trust for him, to make calls on the members in respect of such uncalled capital, and the provisions hereinbefore contained in regard to calls shall, mutatis mutandis, apply to calls made under such authority, and such authority may be made exercisable either conditionally or unconditionally, and either presently or contingently, and either to the exclusion of the Directors power or otherwise and shall be assignable if expressed to be.

Mortgage of uncalled capital.

GENERAL MEETING.

64. The First General Meeting of the Company shall be held at such time (subject to the provisions of the Ordinance) and at such place as the Directors may determine. Subsequent General Meetings shall be held once in every year at such time and place as the Directors may determine.

When General Meetings to be held.

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

Distinction between.
Ordinary and Textraordinary
Meetings,
General Meetings may
be held outside Ceylon.
When

66. Any General Meeting may be held elsewhere than in Ceylon.

When
Extraordinary
Meeting to be
called.
Requisition.

- 67. The Directors may, whenever they think fit, and they shall, on the requisition of the holders of not less than one-tenth of the issued capital of the Company upon which all calls or other sums then due have been paid, forthwith proceed to convene an Extraordinary General Meeting of the Company, and in the case of such requisition the following provisions shall have effect:—
 - The requisition must state the objects of the meeting, and must be signed by the requisitionists and deposited at the office, and may consist of several documents in like form, each signed by one or more requisitionists.
 If the Directors of the Company do not proceed to convene a meeting within twenty-one days from the date of the requisition being so deposited, the requisitionists or a majority

of them in value may themselves convene the meeting, but any meeting so convened

shall not be held after three months from the date of the deposit.

(3) If at any such meeting a resolution requiring confirmation at another meeting is passed, the Directors shall forthwith convene a further Extraordinary General Meeting for the purpose of considering the resolution, and, if thought fit, of confirming it as a special resolution, and if the Directors do not convene the meeting within seven days from the

date of the passing of the first resolution, the requisitionists or a majority of them in value may themselves convene the meeting.

(4) Any meeting convened under this clause by the requisitionists shall be convened in the same manner as nearly as possible as that in which meetings are to be convened by Directors.

68. Seven clear days' notice to the members specifying the place, day, and hour of meeting, and in case of special business the general nature of such business, shall be given either by advertisement or by notice sent by post or otherwise served as hereinafter provided, and with the consent in writing of all the members a meeting may be convened by a shorter notice and in any manner they think fit.

Notice of meeting.

- 69. Where it is proposed to pass a special resolution, the two meetings may be convened by one and the same notice, and it is to be no objection to such notice that it only convenes the second meeting contingently on the resolution being passed by the requisite majority at the first meeting.
- As to omission to give notice.

Two meetings convened by one

notice.

70. The accidental omission to give any such notice to any of the members shall not invalidate any resolution passed at any such meeting.

PROCEEDINGS AT GENERAL MEETINGS.

Business of Ordinary Meeting. 71. The business of an Ordinary Meeting other than the first meeting shall be to receive and consider the profit and loss account, the balance sheet, and the reports of the Directors and of the Auditors, to elect Directors, Auditors, and other officers in the place of those retiring by rotation or otherwise, to declare dividends, and to transact any other business which under these presents ought to be transacted at an Ordinary Meeting. All other business transacted at an Ordinary Meeting and all business transacted at an Extraordinary Meeting shall be deemed special.

Quorum.

72. Two members holding ordinary shares present in person or by proxy shall be a quorum for a General Meeting for the choice of a Chairman, the declaration of a dividend, and the adjournment of the meeting. For all other purposes the quorum for a General Meeting shall be members holding ordinary shares present in person or by proxy hot being less than three in number.

Quorum to be present when business commenced. 73. No business shall be transacted at any General Meeting unless the quorum requisite shall be present at the commencement of the business.

Chairman of General Meeting. 74. The Chairman of the Directors shall be entitled to take the Chair at every General Meeting, or if there be no such Chairman, or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding such meeting, the members present shall choose another Director as Chairman, and if no Director be present, or if all the Directors present decline to take the Chair, then the members present shall choose one of their number to be Chairman.

When if quorum not present meeting to be dissolved and when to be adjourned.

75. If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon such requisition as aforesaid, 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 members who are present shall be a quorum, and may transact the business for which the meeting was called.

How questions to be decided at meetings. Casting vote. What is to be evidence of the passing of a resolution where

76. Every question submitted to a meeting shall be decided in the first instance by a show of hands, and in the case of an equality of votes the Chairman shall, both on a show of hands and at the poll, have a casting vote in addition to the vote or votes to which he may be entitled as a member.

poll not demanded.

77. At any General Meeting, unless a poll is demanded by the Chairman or by at least five members or by a member or members holding or representing by proxy or entitled to vote in respect of at least one-tenth part of the capital represented at the meeting, a declaration by the Chairman that a resolution has been carried or carried by a particular majority or lost or not carried by a particular majority, and an entry to that effect in the book of proceedings of the Company shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

Poll.

78. If a poll is demanded as aforesaid it shall be taken in such manner and at such time and place as the Chairman of the meeting directs and either at once or after an interval or adjournment or otherwise, 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 may be withdrawn.

Power to adjourn General Meeting. 79. The Chairman of a General Meeting may, with the consent of the meeting, adjourn the same 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.

In what cases poll taken without adjournment. Business may proceed notwithstanding demand of poll 80. Any poll duly demanded on the election of a Chairman of a meeting or on any question of adjournment shall be taken at the meeting and without adjournment.

of poll.

81. 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.

Votes of members.

VOTES OF MEMBERS.

Votes in respect of shares of deceased and insolvent members. 82. On a show of hands every member holding ordinary shares present in person or by proxy shall have one vote, and upon a poll every member present in person or by proxy shall have one vote for every ordinary share held by him. The preference shares shall not confer on the holder thereof the right to vote at any General Meeting.

Joint-holder

83. Any person entitled under the transmission clause to transfer any shares may vote at any General Meeting in respect thereof in the same manner as if he were the registered holder of such shares, provided that forty-eight hours at least before the time of holding the meeting or adjourned meeting, as the case may be, at which he proposes to vote he shall satisfy the Directors of his right to transfer such shares, or the Directors shall have previously admitted his right to vote at such meeting in respect thereof.

Joint-holders.

84. Where there are joint registered holders of any share, any one of such persons may vote at any meeting either personally or by proxy in respect of such share as if he were solely entitled thereto, and if more than one of such joint-holders be present at any meeting, personally or by proxy, that one of the said persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof. Several executors or administrators of a deceased member in whose name any share stands shall for the purposes of this clause be deemed joint-holders thereof.

Proxies permitted.

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

Instrument
appointing proxy
to be in writing.
Proxies may be
general or special.

86. The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney, or if such appointer is a corporation under its common seal or the hand of its attorney. A proxy who is appointed for a specified meeting only shall be called a special proxy. Any other proxy shall be called a general proxy. No person shall be appointed a special proxy who is not a member of the Company and qualified to vote.

Instrument appointing a proxy to be deposited at the office.

87. The instrument appointing a proxy and the power of attorney (if any) under which it is signed shall be deposited at the office not less than forty-eight hours before the time for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote, but no instrument appointing a special proxy shall be valid after the expiration of twelve months from the date of its execution, should the power of attorney above referred to have been registered in the Company's book it need not be again deposited.

A vote given in accordance with the terms of an instrument appointing a proxy shall be valid notwithstanding the previous death of the principal, or revocation of the instrument or transfer of the share in respect of which the vote is given, provided no intimation in writing of the death.
revocation, or transfer shall have been received at the office before the meeting. Provided nevertheless, that the Chairman of any meeting shall be entitled to require such evidence as he may in his discretion think fit of the due execution of an instrument of proxy and that the same has not been revoked.

When vote by proxy valid though authority revoked.

89. Every instrument appointing a special proxy shall, as nearly as circumstances will admit, be in the form or to the effect following, and shall be retained by the Company :-

Form of instrument appointing a special proxy.

Southern Investments Corporation, Limited.

-, being a member of "Southern Investments Corporation. Ι, --, of ---LIMITED," hereby appoint IMPTED," hereby appoint ______, of ______ (or failing him, ______ of _____, or failing him ______, of _____), as my proxy 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 - and at any adjournment thereof. - day of -

- day of · As witness my hand this -

Signed by the said -- in the presence of -

90. No member shall be entitled to be present or to vote on any question either personally or by proxy or as proxy for another member at any General Meeting or upon a poll or be reckoned in a quorum whilst any call or other sum shall be due and payable to the Company in respect of any of the shares of such member; and no member shall be entitled to be present or to vote in respect of any share that he has acquired by transfer at any meeting unless he has been the registered holder of the share in respect of which he claims to vote for at least three months previously to the time fixed for holding the meeting at which he proposes to vote or if such meeting be an adjourned meeting to the time originally fixed for holding the same, but this regulation shall not affect shares acquired under a testamentary disposition or by succession to an intestate estate or under a bankruptcy or insolvency or liquidation.

Restrictions on voting.

91. Any resolution passed by the Directors notice whereof shall be given to the members in the manner in which notices are hereinafter directed to be given and which shall within one month after it shall have been so passed be ratified and confirmed in writing by members entitled at a poll to three-fifths of the votes, shall be as valid and effectual as a resolution of a General Meeting, but this clause shall not apply to a resolution for winding up the Company or to a resolution passed in respect of any matter which by the statutes or these presents ought to be dealt with by special or extraordinary resolution.

Resolution in writing of Directors in certain cases to be equivalent to resolution of General Meeting.

DIRECTORS.

92. Until otherwise determined by a General Meeting the number of the Directors shall not be less than two or more than nine.

Number of Directors. First Directors.

93. The persons hereinafter named shall be first Directors, that is to say, G. A. Moncrieff, R. S. Wright, and C. F. Treeby.

94. The Directors shall have power at any time and from time to time to appoint any qualified person as a Director as an addition to the Board, but so that the total number of Directors shall not at any time exceed the maximum number fixed as above. But any Directors so appointed shall hold office only until the next following Ordinary General Meeting of the Company and shall then be eligible for re-election.

Power of Directors to add to their number.

95. The qualification of a Director shall be the holding of shares in the Company of the nominal value of Rupees Fifty.

Qualification of Directors.

96. A first Director may act before acquiring his qualification, but shall in any case acquire the same within two months from his appointment and unless he shall do so he shall be deemed to have agreed to take the said shares from the Company and the same shall be forthwith allotted to him accordingly.

First Directors' qualifications.

97. As a remuneration for their services the Directors shall be paid a sum of Rupees Ten (Rs. 10) per mensem each, 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 extra services hereinafter referred to nor any extra remuneration

to the Managing Directors of the Company. 98. The continuing Directors may act notwithstanding any vacancy in their body; but so that if the number falls below the minimum above fixed the Directors shall not, except for the purpose of filling vacancies, act so long as the number is below the minimum.

Directors may act notwithstanding vacancy. When office of

Director is vacated:

99. The office of a Director shall ipso facto be vacated:

(a) If he accepts or holds any other office or place of profit under the Company (except that of Manager), but the position of trustee of a deed for securing debentures or debenture stock of the Company or of solicitor or banker for the Company is not to be considered an office or place of profit.

(b) If he becomes bankrupt or insolvent, or suspends payment, or compound with his creditors.

(c) If he is found lunatic or becomes of unsound mind.

(d) If he ceases to hold the required amount of shares to qualify him for office, but this provise shall not be deemed to affect the provisions of clause 95 of these Articles.

(e) If he is absent from the meetings of the Directors during a period of three calendar months without special leave of absence from the Directors and he is removed from office by a resolution of the Board.

(f) If he commits any offence punishable under the Ceylon or Indian Penal Code and being under the provisions of the Criminal Procedure Code non-bailable.

(g) If by notice in writing to the Company he resigns his office.(h) If he is requested in writing by all his co-Directors to resign or is removed from office by an extraordinary resolution of the Company.

Directors may contract with Company.

100. No Director shall be disqualified by his office from contracting with the Company either as vendor, purchaser, or otherwise, nor shall any such contract or any contract or agreement entered into by or on behalf of the Company in which any Director shall be concerned or interested be avoided, nor shall any Director so contracting or being so concerned or interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding that office or of the fiduciary relation thereby established, but it is declared that the nature of his interest must be disclosed by him at the meeting of the Directors at which the contract or arrangement is determined on if his interest then exists or in any other case at the first meeting of the Directors after the acquisition of his interest, and that no Director shall as a Director vote in respect of any contract or arrangement in which he is so interested as aforesaid, and if he do so vote his vote shall not be counted; but this provision shall not apply to any contract by or on behalf of the Company to give to the Directors or any of them any security by way of indemnity against any loss which they or any of them may suffer by reason of becoming or being sureties for the Company. A general notice that a Director is a member of any specified firm or Company and is to be regarded as interested in any subsequent transaction with such firm or Company shall as regards any such transaction be sufficient disclosure under this clause, and after such general notice it shall not be necessary to give any special notice relating to any particular transaction with such firm or Company.

When Director of this Company appointed Director of a subsidiary company. 101. A Director of this Company may be or become a Director of any Company promoted by this Company or in which it may be interested as a vendor, Shareholder, or otherwise, and no such Director shall be accountable for any benefits received as Director or member of such Company.

ROTATION OF DIRECTORS.

Rotation and retirement of Directors.

Which Directors to retire.

Meeting to fill up vacancies.

Retiring
Directors to
remain in office
till successors
appointed.

Power for General Meeting to increase or reduce number of Directors.

Power to remove Director by extraordinary resolution.

Directors may fill up casual vacancies.

When candidate for office of Director must give notice.

102. At the first ordinary meeting to be held in each year one of the Directors shall retire from office.

103. At every Ordinary Meeting at which a Director retires by rotation the Director who has been longest in office shall retire. As between two or more who have been in office an equal length of time the Director to retire shall in default of agreement between them be determined by lot. The length of time a Director has been in office shall be computed from his last election or appointment when he has previously vacated office. A retiring Director shall be eligible for re-election.

104. The Company at any Ordinary Meeting at which any Director retires in manner aforesaid shall fill up the vacated office by electing the retiring Director or any other person to be a Director and without notice in that behalf may fill up any other vacancies.

105. If at any Ordinary Meeting at which an election of Directors ought to take place the places of the retiring Directors are not filled up, the retiring Directors, or such of them as have not had their places filled up, shall if willing continue in office until the First Ordinary Meeting in the next year and so on from year to year until their places are filled up, unless it shall be determined at such meeting on due notice to reduce the number of Directors.

106. The Company in General Meeting may, from time to time, increase or reduce the number of Directors, and may alter their qualification and may also determine in what rotation such increased or reduced number is to go out of office.

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

108. Any casual vacancy occurring among the Directors 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.

109. No person not being a retiring Director shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he are one other member intending to propose him has not less than fourteen days or more than two creaths before the meeting left at the office a notice in writing duly signed signifying his candidature for the office or the intention of such member to propose him.

MANAGING DIRECTORS.

Power to appoint Managing Director.

110. The Directors may, from time to time, appoint one or more of their body to be Managing Director or Managing Directors of the Company either for a fixed term or without any limitation as to the period for which he or they is or are to hold such office, and may, from time to time, remove or dismiss him or them from office and appoint another or others in his or their place or places.

What provisions he will be subject to.

111. A Managing Director shall not while he continues to hold that office be subject to retirement by rotation, and he shall not be taken into account in determining the rotation of retirement of Directors, but he shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director from any cause he shall ipso facto and immediately cease to be a Managing Director.

Remuneration of Managing Director. 112. The remuneration of Managing Director shall, from time to time, be fixed by the Directors and may be by way of salary or commission or participation in profits or by any or all of those modes.

Powers and duties of Managing Director.

113. The Directors may, from time to time, entrust to and confer upon a Managing Director for the time being such of the powers exercisable under these presents by the Directors as they may think fit and may 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 they think expedient, and they may confer such powers either collaterally with or to the exclusion of and in substitution for all or any of the powers of the Directors in that behalf, and may, from time to time, revoke, withdraw, alter or vary all or any of such powers.

PROCEEDINGS OF DIRECTORS.

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

A Director may at any time convene a meeting of the Directors. Questions arising at any meeting shall be decided by a majority of votes and in case of an equality of votes the Chairman shall have a second or casting vote.

116. The Directors may elect a Chairman of their meetings and determine the period for which he is to hold office, but if no such Chairman is elected, or if at any meeting the Chairman is not present at the time appointed for holding the same, the Directors present shall choose some one in their number to be Chairman of such meeting.

117. A meeting of the Directors for the time being at which a quorum is present shall be compatent to exercise all or any of the authorities, powers, and discretions by or under the Articles of the Company for the time being vested in or exercisable by the Directors generally.

118. The Directors may delegate any of their powers to committees consisting of such member or members of their body as they think fit. Any Committee so formed shall in the exercise of the powers so delegated, conform to any regulations that may from time to time be imposed upon it by the

119. The meetings and proceedings of any such Committee consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors, so far as the same are applicable thereto, and are not superseded by any regulations made by the Directors under the last preceding clause.

The Directors or any Committee may meet at such place as they may determine, whether within or without the Island of Ceylon.

121. All acts done by any meeting of the Directors or by a Committee of Directors or by any person setting as a Director shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such Directors or persons acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

MINUTES.

122. The Directors shall cause minutes to be duly entered in books provided for the purpose--

(a) Of all appointments of officers.

Jan.

(b) Of the names of the Directors present at each meeting of the Directors and of any Committee of Directors.

Of all orders made by the Directors and Committees of Directors.

(d) Of all resolutions and proceedings of General Meetings and of meetings of the Directors and Committees.

And any such minutes of any meeting of the Directors or of any Committee or of the Company if purporting to be signed by the Chairman of such meeting or by the Chairman of the next succeeding mesting, shall be receivable as prima facie evidence of the matters stated in such minutes.

Powers of Directors.

123. The control of the Company and of the business of the Company shall be vested in the Directors who, in addition to the powers and authorities by these presents or otherwise expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised ordine by the Company and are not hereby or by statute law expressly directed or required to be emissed or done by the Company in General Meeting, but subject nevertheless to the provisions of any statute law and of these presents and to any regulations from time to time made by the Company in General Meeting, provided that no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

124. Without prejudice to the general powers conferred by the last preceding clause, and the other powers conferred by these presents, it is hereby expressly declared that the Directors shall have the following powers, that is to say :-

(1) To pay the costs, charges, and expenses, preliminary and incidental to the promotion, formation, establishment, and registration of the Company.

(2) To purchase or otherwise acquire for the Company any property, rights, or privileges, which the Company is authorized to acquire at such price and generally on such terms and S. - 1, conditions as they think fit.

(3) At their discretion to pay for any property, rights, privileges, acquired by or services rendered to the Company either wholly or partially in cash or in shares, bonds, debentures, or other securities of the Company, and any such shares may be issued either as fully paid up or with such amount credited as paid up thereon as may be agreed upon; and any such bonds, debentures, or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.

(4) To secure the fulfilment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company and its unpaid capital for

the time being or in such other manner as they may while are.

(5) To appoint and at their discretion remove or suspend such agents, managers, secretaries, as they may manager, or special services, as they may officers, clerks, and servants for permanent, temporary, or special services, as they may from time to time think fit, and to determine their powers and duties and fix their salaries THE SAME OF THE SA or emoluments and to require security in such instances and to such amount as they

(6) To appoint any person or persons (whether incorporated or not) to accept and hold in trust for the Company any property belonging to the Company or in which it is interested or for any other purposes, and to execute and do all such deeds doors. any other purposes, and to execute and do all such deeds, documents, and things as may be requisite in relation to any such trust, and to provide for the remuneration of such trustes or trustees.

Meetings of Directors and quorum.

Directors may summon meeting. How questions to be decided.

Chairman

Powers of quorum.

Power to appoint Committees and to delegate.

Proceedings of Committee.

When acts of Directors or Committee valid notwithstanding defective appointment, &c.

Minutes to be made.

General power of Company vested in Directors.

Specific powers given to Directors.

To pay for property in debentures, &c.

To secure contracts by mortgage.

To appoint officers,

To appoint truetees.

To bring and defend actions, &c.

To refer to arbitration.

To give receipts.

To appoint attorneys.

To invest moneys.

To give security by way of indemnity.

To give percentages.

To establish reserve fund.

To make by-laws.

To make contracte,

Local management.

Local board.

Delegations.

Powers of attorney.

Sub-delegation

- (7) To institute, conduct, defend, compound, or abandon any legal proceedings by or against the Company or its officers or otherwise concerning the affairs of the Company, and also to compound, allow time for payment or satisfaction of any debts due, and of any claims or demands by or against the Company.
- (8) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.
- (9) To make and give receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.
- (10) To act on behalf of the Company in all matters relating to bankrupts and insolvents.
- (11) From time to time to provide for the management of the affairs of the Company either in different parts of Ceylon or elsewhere in such manner as they think fit, and in particular to establish branch offices and to appoint any persons to be the attorneys or agents of the Company with such powers (including power to sub-delegate) and upon such terms as may be thought fit.
- (12) To invest and deal with any of the moneys of the Company not immediately required for the purposes thereof upon such securities (not being shares in this Company) and in such manner as they may think fit, and from time to time to vary or realize such investments.
- (13) To execute in the name and on behalf of the Company in favour of any Director or other person who may incur or be about to incur any personal liability for the benefit of the Company such mortgages of the Company's property (present and future) as they think fit, and any such mortgage may contain a power of sale and such other powers, covenants, and provisions as shall be agreed on.
- (14) To give to any person employed by the Company a commission on the profits of any particular business or transaction or a share in the general profits of the Company.
- (15) Before recommending any dividend, to set aside out of the profits of the Company such sums as they think proper as a reserve fund to meet contingencies or for equalizing dividends or for special dividends or for repairing, improving, and maintaining any of the property of the Company, and for such other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company, and to invest the several sums so set aside upon such investments (other than shares of the Company) as they may think fit, and from time to time to deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds as they think fit, with full power to employ the assets constituting the reserve fund in the business of the Company and that without being bound to keep the same separate from the other assets.
- (16) From time to time to make, vary, and repeal by-laws for the regulation of the business of the Company, its officers, and servants.
- (17) To enter into all such negotiations and contracts and rescind and vary all such contracts and execute and do all such acts, deeds, and things in the name and on behalf of the Company as they may consider expedient for or in relation to any of the matters aforesaid or otherwise for the purposes of the Company.
- (18) 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.

LOCAL MANAGEMENT.

125. The following provisions shall have effect:-

- (1) The Directors may from time to time provide for the management of the affairs of the Company outside the Island of Ceylon (or any special locality in Ceylon) in such manner as they shall think fit, and the provisions contained in the next following sub-clause shall be without prejudice to the general powers conferred by this sub-clause.
- (2) The Directors from time to time and at any time may establish any local boards or agencies for managing any of the affairs of the Company outside the Island of Ceylon or in any specified locality in Ceylon, and may appoint any persons to be members of such local board or any managers or agents and may fix their remuneration.
- (3) The Directors from time to time and at any time may delegate to any person so appointed any of the powers, authorities, and discretions for the time being vested in the Directors, and may authorize the members for the time being of any such local board or any of them to fill up any vacancies therein and to act notwithstanding vacancies, and any such appointment or delegation may be made on such terms and subject to such conditions as the Directors may think fit; and the Directors may at any time remove any person so appointed, and may annul or vary any such delegation.
- (4) The Directors may, at any time and from time to time by power of attorney under the seal, appoint any persons to be the attorneys of the Company for such purposes and with such powers, authorities, and discretions not exceeding those vested in or exercisable by the Directors under these presents and for such period and subject to such conditions as the Directors may from time to time think fit; and any such appointment may, if the Directors think fit, be made in favour of the members or any of the members of any local board established as aforesaid, or infavour of any Company, or of the members. Directors, nominees, or managers of any Company or firm, or otherwise in favour of any fluctuating body of persons whether nominated directly or indirectly by the Directors, and any such power of attorney may contain such provisions for the protection or convenience of persons dealing with such attorneys as the Directors think fit.
- (5) Any such delegates or attorneys as aforesaid may be authorized by the Directors to subdelegate all or any of the powers, authorities, and discretions for the time being vested in them.
- (6) The Directors may comply with the requirements of any local law which, in their opinion, it shall, in the interests of the Company, be necessary or expedient to comply with.

Local laws.

MANAGERS.

- 126. The business of the Company shall be carried on by a Manager or Managers as the Directors may from time to time determine. Such Manager or Managers shall be subject to the direction and control of the Directors, and his or their remuneration, powers, and duties shall be such as the Directors may from time to time determine.
- 127. Unless and until otherwise determined by the Directors, the Manager or Managers shall have power to make, draw, endorse, sign, accept, negotiate, and give all cheques, bills of lading, drafts, orders, bills of exchange, promissory notes, and other negotiable instruments required in the business of the Company, and may also sign and give all receipts, releases, and other discharges for money payable to the Company, and for the claims and demands of the Company.

THE SEAL.

128. The Directors shall provide for the safe custody of the seal, and the seal shall never be used except by the authority of the Directors or a Committee of the Directors previously given, and two Directors at the least shall sign every instrument to which the seal is affixed. Provided, nevertheless, that any instrument bearing the seal of the Company and issued for valuable consideration shall be binding on the Company, notwithstanding any irregularity touching the authority of the Directors to issue the same.

Custody of seal.

DIVIDENDS. 129. Subject as aforesaid and to the rights of the holders of shares issued upon special conditions, the profits of the Company shall be divisible among the members in proportion to the capital

paid up on the shares held by them respectively. 130. The Company in General Meeting may declare a dividend to be paid to the members

according to their rights and interest in the profits and may fix the time for payment. 131. No larger dividend shall be declared than is recommended by the Directors, but the

Company in General Meeting may declare a smaller dividend. 132. No dividend shall be payable except out of the profits of the Company, and no dividend shall carry interest as against the Company.

133. The declaration of the Directors as to the amount of the nett profits of the Company shall be conclusive.

134. The Directors may from time to time pay to the members such interim dividends as in

135. The Directors may retain any dividends on which the Company has a lien, and may apply the same in or towards satisfaction of the debts, liabilities, or engagements in respect of which the lien exists.

136. Any General Meeting declaring a dividend may make a call on the members of such amount as the meeting fixes, but so that the call on each member shall not exceed the dividend payable to him, and so that the call be made payable at the same time as the dividend, and the dividend may, if so arranged between the Company and the member, be set off against the call. The making of a call under this clause shall be deemed ordinary business of an Ordinary Meeting which declares a dividend.

137. Any General Meeting may direct payment of any dividend declared at such meeting, or of any interim dividend which may subsequently be declared by the Directors, wholly or in part by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid-up shares, debentures, or debenture stock of the Company, or of any other company, or in any other form of specie, or in one or more of such ways, and the Directors shall give effect to such direction; and when any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets, or any part thereof, and may determine that cash payments shall be made to any shareholders upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Directors.

138. A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the transfer.

139. The Directors may retain the dividends payable upon shares in respect of which any person is under the transmission clause entitled to become a member, or which any person under that clause is entitled to transfer until such person shall become a member in respect thereof, or shall duly transfer the same.

140. Any one of several persons who are registered as the joint-holders of any share may give effectual receipts for all dividends and payments on account of dividends in respect of such share.

141. Unless otherwise directed, any dividend may be paid by cheque or warrant sent through the post to the registered address of the member entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding, and every cheque or warrant so sent shall be made payable to the order of the person to whom it is sent.

142. All dividends unclaimed for one year after having been declared may be invested or otherwise made use of by the Directors for the benefit of the Company until claimed, and all dividends unclaimed for three years after having been declared may be forfeited by the Directors for the benefit of the Company.

BOOKS AND DOCUMENTS. 148. The Directors shall cause true accounts to be kept of the sums of money received and expended by the Company and the matters in respect of which such receipt and expenditure takes place, and of the assets, credits, and liabilities of the Company.

144. The books of account shall be kept at the office or at such other place or places as the Directors think fit.

145. 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 account books and documents of the Company or any of them shall be open to the inspection of the members, and no member 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.

How profits shall be divisible.

Declaration of dividends.

Restriction on amount of dividend.

Dividend out of profits only and not to carry interest.

What to be deemed nett profits.

Interim dividends.

Debts may be deducted.

Dividend and call together.

Dividend in specie.

Effect of transfer.

Retention in certain cases.

Dividend to joint-holders. Payment by post.

Unclaimed dividends.

Books of accounts to be kept.

Where to be kept.

Inspection by members.

ACCOUNTS AND BALANCE SHEETS.

Annual account and balance sheet.

- 146. (1) At each Ordinary Meeting the Directors shall lay before the Company a profit and loss account and a balance sheet containing a summary of the property and liabilities of the Company made up to a date not more than six months before the meeting from the time when the last preceding account and balance sheet were made up, or, in the case of the first account and balance sheet, from the incorporation of the Company.
- (2) The Auditor's report (to be prepared in accordance with the provisions of clause 152 of the Articles) shall be attached to the balance sheet, or there shall be inserted at the foot thereof a reference to the report, and the report shall be read before the Company in General Meeting, and shall be open to inspection by any Shareholder.

Annual report of Directors.

147. Every such balance sheet shall be accompanied by a report of the Directors 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 members, and the amount (if any) which they propose to carry to the reserve fund according to the provisions in that behalf hereinbefore contained, and the account, report, and balance sheet shall be signed by at least three Directors.

Copies to be sent to members and deposited at the registered office. 148. A printed copy of such account and balance sheet, together with the reports of the Auditors and Directors, shall, at least seven days previously to the meeting, be sent to the registered address of every member of the Company, and a copy shall also be deposited at the registered office of the Company for the inspection of members of the Company during a period of at least seven days before the meeting.

AUDIT.

Accounts to be audited annually.

149. Once in every year the accounts of the Company shall be examined and the correctness of the balance sheet ascertained by one or more Auditor or Auditors.

Audit provisions.

150. The Company at the first Ordinary Meeting in each year shall appoint an Auditor or Auditors to hold office until the first Ordinary Meeting in the following year, and the following provisions shall have effect, that is to say:—

(1) A Director or officer of the Company shall not be capable of being appointed Auditor of the Company.

(2) A person other than a retiring Auditor shall not be capable of being appointed Auditor at an Ordinary Meeting, unless notice of an intention to nominate that person to the office of Auditor has been given by a Shareholder to the Company not less than fourteen days before the meeting, and the Company shall send a copy of any such notice to the retiring Auditor, and shall give notice thereof to the Shareholders either by advertisement or in any other mode allowed by the Articles not less than seven days before the meeting.

Provided that if after notice of the intention to nominate an Auditor has been so given, an Ordinary Meeting is called for a date fourteen days or less after the notice has been given, the notice, though not given within the time required by this provision, shall be deemed to have been properly given for the purposes thereof, and the notice to be sent or given by the Company may, instead of being sent or given within the time required by this provision, be sent or given at the same time as the notice of the Ordinary Meeting.

(3) The first Auditors of the Company may be appointed by the Directors before the first Ordinary Meeting, and, if so appointed, shall hold office until such meeting, unless previously removed by a resolution of the Shareholders in General Meeting, in which case the Shareholders at that meeting may appoint Auditors.

(4) The Directors may fill any casual vacancy in the office of Auditor, but while any such vacancy continues, the surviving or continuing Auditor or Auditors (if any) may act.

Remuneration of Auditors.

151. The remuneration of the Auditors shall be fixed by the Company in General Meeting except that the remuneration of any Auditors appointed before the first Ordinary Meeting or to fill any casual vacancy may be fixed by the Directors.

Rights and duties of Auditors.

- 152. (1) Every Auditor of the Company shall have a right of access at all times to the books and accounts and vouchers of the Company, and shall be entitled to require from the Directors and officers of the Company such information and explanations as may be necessary for the performance of the duties of the Auditors.
- (2) The Auditors shall make a report to the Shareholders on every balance sheet laid before the Company in General Meeting during their tenure of office, and the report shall state—
 - (a) Whether or not they have obtained all the information and explanations they have required; and
 - (b) Whether in their opinion the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the Company's affairs according to the best of their information and the explanations given to them and as shown by the books of the Company.

When accounts to be deemed finally settled.

153. Every account of the Directors when audited and approved by a General Meeting shall be conclusive, except as regards any error discovered therein within three months next after the approval thereof. Whenever any such error is discovered within that period, the account shall forthwith be corrected and thenceforth shall be conclusive.

Notices.

How notice to be served on members.

154. A notice may be served by the Company upon any member, either personally or by sending it through the post, in a prepaid envelope or wrapper addressed to such member at his registered place of address.

Members resident abroad.

155. Each holder of registered shares shall from time to time notify in writing to the Company some place in the Island of Ceylon to be registered as his address, and such registered place of address shall for all purposes be deemed his place of residence.

Notices where no address. 156. As regards any member who has not notified in writing to the Company some place in the Island of Ceylon to be registered as his address, a notice posted up in the registered office shall be deemed to be well served on him at the expiration of twenty-four hours from the time when it is so posted up.

- 157. Any notice required to be given by the Company to the members or any of them and ot expressly provided for by these presents shall be sufficiently given, if given by advertisement.
- 158. Any notice required to be or which may be given by advertisement shall be advertised once in the Ceylon Government Gazette.
- 169. All notices shall, with respect to any registered shares to which persons are jointly entitled, be given to whichever of such persons is named first in the register, and notice so given shall be sufficient notice to all the holders of such shares.
- 160. Any notice sent by post shall be deemed to have been served on the day following that on which the envelope or wrapper containing the same is posted, and in proving such service it shall be sufficient to prove that the envelope or wrapper containing the notice was properly addressed and put into the post office, and a certificate in writing signed by any Director or other officer of the Company that the envelope or wrapper containing the notice was so addressed and posted shall be conclusive evidence thereof. Any notice given by advertisement shall be deemed to have been given on the day on which the advertisement shall first appear.
- 161. Every person who by operation of law, transfer, or other means whatsoever shall become entitled to any share shall be bound by every notice in respect of such share which previously to his name and address being entered on the register shall be duly given to the person from whom he derives his title to such share.
- 162. Any notice or do nument delivered or sent by post to or left at the registered address of any member in pursuance of these presents shall, notwithstanding such member be then deceased, and whether or not the Company have notice of his decease, be deemed to have been duly served, in respect of any registered shares whether held solely or jointly with other persons, by such member until some other person be registered in his stead as the holder or joint-holder thereof, and such service shall for all purposes of these presents be deemed a sufficient service of such notice or document on his or her heirs, executors, or administrators, and all persons, if any, jointly interested with him or her in any such share.
 - 163. The signature to any notice to be given by the Company may be written or printed.
- 164. In the event of a winding up of the Company every member of the Company who is not for the time being in the Island of Ceylon shall be bound within eight weeks after the passing of an effective resolution to wind up the Company voluntarily or the making of an order for the winding up of the Company to serve notice in writing on the Company appointing some householder residing in Colombo upon whom all summonses, notices, process, orders, and judgments in relation to or under the winding up of the Company may be served, and in default of such nomination, the liquidator of the Company shall be at liberty, on behalf of such member, to appoint some such person, and service upon any such appointee, whether appointed by the member or the liquidator, shall be deemed to be good personal service on such member for all purposes, and where the liquidator makes any such appointment, he shall with all convenient speed give notice thereof to such member by advertisement in some daily newspaper published in Colombo, or by a registered letter sent through the post and addressed to such member at his address as mentioned in the register of members of the Company, and such notice shall be deemed to be served on the day following that on which the advertisement appears or the letter is posted. The provisions of this clause shall not prejudice the right of the liquidator of the Company to serve any notice or other document in any other manner prescribed by the regulations of the Company.

SECRECY CLAUSES.

- 165. Every Director, manager, auditor, trustee, member of a committee, officer, servant, agent, accountant, or other person employed in the business of the Company shall, if so required by the Directors or Managing Agents, before entering upon his duties, sign a declaration pledging himself to observe a strict secrecy respecting all transactions of the Company with the customers, and the state of accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in the discharge of his duties, except when required so to do by the Directors, or by any meeting, or by a court of law, or by the person to whom such matters relate, and except so far as may be necessary in order to comply with any of the provisions in these presents contained.
- 166. No member shall be entitled to enter upon the property of the Company, or to require, discovery of, or any information respecting any detail of the Company's trading, or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process which may relate to the conduct of the business of the Company, and which, in the opinion of the Directors, it will be inexpedient in the interest of the members of the Company to communicate to the public.

WINDING UP.

- 167. If the Company shall be wound up and the assets available for distribution among the members as such shall be insufficient to repay the whole of the paid-up capital, such assets shall be distributed so that as nearly as may be the losses shall be borne by the members in proportion to the capital paid up, or which ought to have been paid up at the commencement of the winding up on the shares held by them respectively. And if in a winding up, the assets available for distribution among the members shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed amongst the members in proportion to the capital at the commencement of the winding up paid up, or which ought to have been paid up on the shares held by them respectively. But this clause is to be without prejudice to the rights of the holders of the shares issued upon special terms and conditions.
- 168. (1) If the Company shall be wound up, whether voluntarily or otherwise, the liquidators may, with the sanction of an extraordinary resolution, divide among the contributories in specie or kind any part of the assets of the Company, and may, with the like sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories or any of them as the liquidators, with the like sanction, shall think fit.
- (2) If thought expedient, any such division may be otherwise than in accordance with the legal rights of the contributories (except where unalterably fixed by the Memorandum of Association), and in particular any class may be given preferential or special rights, or may be excluded altogether

When notice may be given by advertisement. How to be advertised. Notice to joint-holders.

When notice by post deemed to be served.

Transferees. &c., bound by prior notices.

Notice valid though member deceased.

How notice to be signed. Service of process in winding up.

Secrecy clause.

Member not entitled to information.

Distribution of assets.

Distribution of assets in specie

or in part, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any contributory who would be prejudiced thereby shall have a right to dissent and ancillary rights as if such determination were a special resolution.

(3) In case any of the shares to be divided as aforesaid involve a liability to calls or otherwise, any person entitled under such division to any of the said shares may within ten days after the passing of the extraordinary resolution by notice in writing direct the liquidator to sell his proportion and pay him the nett proceeds, and the liquidator shall, if practicable, act accordingly.

INDEMNITY.

Indomnity.

169. Every Director, Managing Agent, and other officer or servant of the Company shall be indemnified by the Company against, and it shall be the duty of the Directors out of the funds of the Company to pay all costs, losses, and expenses which any such officer or servant may incur or become liable to by reason of any contract entered into, or act or thing done by him as such officer or servant, or in any way in the discharge of his duties, including travelling expenses and the amount for which such indemnity is provided, shall immediately attach as a lien on the property of the Company, and have priority as between the members over all other claims.

Individual responsibility of Directors.

170. No Director, Manager, or other officer of the Company shall be liable for the acts, receipts, neglects, or defaults of any other Director or officer, or for joining in any receipt or other act for conformity, or for any loss or expense happening to the Company through the insufficiency or deficiency of title to any property acquired by order of the Directors 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 tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any loss occasioned by any error of judgment or oversight on his part, or for any other loss, damage, or misfortune whatever which shall happen in the execution of the duties of his office or in relation thereto, unless the same happen through his own dishonesty.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed their names at the places and on the dates hereafter written.

FRED. W. WALDOCK. E. MASTERS.

Witness to the above two signatures, at Colombo, this 4th day of January, 1516:

V. A. Julius, Proctor, Supreme Court, Colombo.

> R. S. WRIGHT, CHAS. F. TREEBY, SYDNEY JULIUS. H. CREASY. E. R. WILLIAMS,

Witness to the above five signatures, at Colombo, this 6th day of January, 1919:

Third Publication:

V. A. JULIUS, Proctor, Supreme Court, Colombo.

KRANDUM OF ASSOCIATION OF THE USK VALLEY (RALUTARA) RUBBER COMPANY, LIMITED,

1. The name of the Company is "THE USE VALLEY (KALUTARA) RUBBER COMPANY, LIMITED."

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

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

(1) To purchase, lease, or otherwise acquire the block of land called Pelendamukalana, situate in the Kalutara

District of the Island of Ceylon.

(2) To purchase, to take on lease or in exchange, hire, or otherwise acquire any lands, concessions, estates, plantations, and properties in the Island of Ceylon, the Federated Malay States, India, or elsewhere, and any right of way, water rights, and other rights, privileges, easements, and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.

(3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands and real and personal, immovable and movable, estate or property and assets of any kind of the Company, or any part thereof.

(4) To plant, grow, and produce rubber, tea, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.

- (5) To treat, oure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) rubber, tea, coconuts, coffee, or any other such products or produce, as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in rubber, tea, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles and things of any kind whatsoever, either in a prepared, manufactured, or raw state, and either by wholesale or retail.
- (6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere, all or any of the following businesses, that is to say: planters of rubber, tea, coconute, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and goods by land or by water; forwarding agents, merchants, exporters, importers, traders, engineers, tug owners, and wharfingers; proprietors of docks, wharves, jetties, piers, warehouses, and boats; and any other business which can or may conveniently be carried on in connection with any of them.

(7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; to apply for, purchase or otherwise acquire, any patents, brevets d'invention, concessions, and the like conferring an exclusive or nonexclusive or limited right to use, or any information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights, and information so acquired.

(8) To purchase rubber, tea leaf, coconuts, coffee, and (or) other raw products or produce for manufacture, mani-

pulation, and (or) sale.

(9) 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 or products, and generally to carry on the business

of mining in all its branches.

(10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, hire, or otherwise acquire and hold vans, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hiroor otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water; of proprietors of docks, wharves, jetties, piers, warehouses, and boats; of tug owners and wharfingers or of any other business which can or may conveniently be carried on in connection with the above respectively.

(11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works, and conveniences which may be necessary or convenient for the purpose of the Company, or may seem calculated directly or indirectly to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying

out, or control thereof.

(12) To cultivate, manage, and superintend estates and properties in the Island of Ceylon, the Federated Malay States, India, and elsewhere, and generally to undertake the business of estate agents in the Island of Ceylon, the Federated Malay States, India, 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 moperty, including concerns and undertakings; and to transact any other agency business of any kind

(13) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; 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.

(14) 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, rebates, 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.

(15) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, 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; 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; and 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.

(16) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon,

the Federated Malay States, India, or elsewhere.

(17) 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, or book debts, or without any security at all, and generally to transact

financial business of any kind.

(18) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise, and for the purpose of raising or securing money for 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, debentures, debentures stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual, secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and furure, including uncalled capital or the unpaid calls of the Company.

(19) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licenses, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the

Company's property or rights for the time being.

(20) To cause or permit any debentures, debenture stock, bonds, 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.

(21) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think

fit, and in particular for shares, debentures, or securities of any other company having objects altogther or in

part similar to those of this Company.

(22) 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.

(23) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other negotiable

and transferable instruments. (24) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital, or any debentures, debenture stock, or other securities of the Company, or in or about the formation or promotion of the Company or the conduct of its business.

(25) To do all or any of the above things in any part of the world as principals, agents, contractors, or otherwise,

or alone or in conjunction with others, or by or through agents, sub-contractors, trustees, or otherwise, and generally to carry on any business or effectuate any object of the Company.

(26) 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 property and rights of the Company, whether inconsideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for eny other consideration.

(27) To pay for any lands and real or personal, immovable or movable, estate, 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 in debentures, 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.

(28) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property or assets of the Company or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up) of any company, or debentures or debenture

stock, or obligations of any company or person or partly one and partly any other.

(29) 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.

(30) 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.

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person" includes any number of persons, and a corporation, and that the other "objects" specified in any 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 Eight hundred thousand Rupees (Rs. 800,000), divided into Eighty thousand (80,000) shares of Ten Rupees (Rs. 10) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, consolidated, or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and regulations of the Company, for the time being.

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:—

Name and Addresses of Subscribers.					Number of Shares taken by each Subscriber.		
J. J. Dickson, Colombo	• •		••	• •	One		
R. Fowke, Colombo	• •	••	••	• •	One		
A. H. Marshall, Colombo			• •	• •	One		
E. R. WALDOCK, Colombo	• •	4.4	• •	• •	One		
FRED. W. WALDOCK, Colombo		• •	• •	• •	One		
H. F. PARFITT, Colombo	• •			• •	One		
E. Masters, Colombo	• •	• •	••	• •	One		
		Total nur	nber of Shares taken	• •	Seven		

Witness to the above signatures, at Colombo, this 20th day of December, 1918:

EUSTACE F. DE SARAM, Proctor, Supreme Court, Colombo.

ARTICLES OF ASSOCIATION OF THE USK VALLEY (KALUTARA) RUBBER COMPANY, 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. 2. 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.

3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company. INTERPRETATION.

4. 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:---

Company.—The word "Company" means "The Usk Valley (Kalutara) Rubber Company. 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 to 1909," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution.—"Special resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary resolution.—"Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given.

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.—With regard to a Shareholder "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" means a meeting of the Directors or (as the context may require) the Director: 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 incorporated

by Ordinance and registration, as well as individuals.

-"Office" means the registered office for the time being of the Company. 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.—"Month" means a calendar month.

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

Business.

5. Commencement of business.—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 notwithstanding that the whole of the shares shall not have been subscribed, 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.

Nominal capital.—The nominal capital of the Company is Eight hundred thousand Rupees (Rs. 800,000), divided into Eighty thousand (80,000) shares of Ten Rupees (Rs. 10) each.

- Allotment and issue. The shares, except where 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 may consider proper; provided that such unissued shares shall be first 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 allot any unissued shares 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, and may make arrangements on an 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.
- Payment of amount of shares by instalments.—If by the conditions of allotment of any share the whole or part 9. 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 share.

10. 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.

- 11. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.
- 12. 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 but not more than one partner may vote at a time.

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

persons not in partnership.

14. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to wit.—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 ne 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.

15. Survivor of joint-holders, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, 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.

16 Liability of joint-holders.—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.

17. Trusts or any interest in share other than that of registered holder or of any person under clause 38 not recognized.— 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 38 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

18. Increase of capital by creation of new shares.—The Company in General Meeting may by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution

shall direct. 19. Issue of new shares.—The new shares shall be issued upon such terms and conditions and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; 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. The Directors shall have power to add to such new shares such an amount of

remium as they may consider proper.

20. 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 the share shall be offered to the Shareholders in proportion to the the rise entitled. held by them. 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.

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

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

22. Reduction of capital and sudivision or consolidation of shares.—The Company in General Meeting may by special resolution reduce the capital in such manner as such special resolution shalldirect, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

23. Certificates 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.

24. Certificates to be under Seal of Company.—The certificates of shares shall be issued under the seal of the Company.

25. 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 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.

26. 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 SHARES.

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

28. Transfer of shares.—Subject to the restrictions of these Articles, any Shareholder may transfer all or any of

his shares by instrument in writing.

29. No transfer to minor or person of unsound mind.—No transfer of shares shall be made to a minor or person of unsound mind.

30. 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.

31. 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.

32. 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 the case of shares not fully paid up to any person not approved by them.

33. Not bound to state reason.—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.

34. 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 32, 33, and 35, shall register the transferee as Shareholder and retain the instrument of transfer.

35. 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.

36. 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.

37. Transfer books when to be closed.—The Transfer Books may 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 in the whole

twenty-one days in any one year.

Transmission of Shares.

38. 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 shares of such Shareholder.

39. Registration of persons entitled to shares otherwise than by transfer.—Any curator of any minor Shareholder, 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 think 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.

40. 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 39 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 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; the nett proceeds of such sale, after deducing 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.

41. 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 upon. a surrender of the shares of Shareholders who may be desirous of retiring from the Company.

(a) If call or instalment be not paid, notice to be given to Shareholder.—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 remains unpaid, serve a notice on such Shareholder or his executors or administrators, or the trustee or assignee in his bankruptcy, requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

(b) 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 interests 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.

(c) 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 the Board of the Bo of calls or instalments, with interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board

to that effect.

(d) 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.

43. Surrendered or forfeited shares to be the property of the Company, and may be sold, &c. - Every share surrendered orso 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.

44. Effect of surrender or forfeiture. - The surrender of 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

45. (a) Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents 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; 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; such purchaser thereupon 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 irregularilty in the proceedings in reference to such forfeiture or sale.

(b) 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. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold, re-allotted, or otherwise disposed of

under Article 43 hereof, shall be redeemable after sale or disposal.

46. 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 jointholders 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 The Directors may decline to register any transser of shares any money due to the Company from any of such persons. subject to such charge or lien.

47. 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 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.

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 hereof shall be applied in or towards the satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be raid to such Shareholder or his representatives.

49. **Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary

or Agents or Secretaries that the power of sale given by clause 47 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.

51. 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 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.

Modifications of rights and consent thereto. - If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes-

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may 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 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;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modifica-

tion of such rights, privileges, and conditions, consent thereto, on behalf of all the holders or shares of the class. by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article shall be binding upon all the holders of shares of the class, provided that this Article shall not be read as implying the necessity for such consent as aforesaid in any

case in which but for this Article the object of the resolution could have been effected without it.

53. 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 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 Shareholder personally present and entitled to vote at the meeting.

CALLS.

54. (a) 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 Shareholders of the time and place appointed for payment of each call.

(b) Calls, time when made.—A call shall be deemed to have been made at the time when the resolution authorizing

the call was passed at a Board Meeting of the Directors or by resolution in writing in terms of Article 121.

(c) 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 extension except as a matter of grace or favour.

55. 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 under this clause.

56. Payments in anticipation of calls.—The Directors may at their discretion receive from any 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.

57. Power to borrow.—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, but so 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 One hundred thousand Rupees (Rs. 100,000). 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 so borrowed or raised, create and issue any 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. Provided also that before the Directors execute any mortgage, issue any debentures or create any debenture stock shey shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. 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 Agent or Secretary or Agents 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.

MERTINGS.

58. 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.

59. Subsequent General Meeting.—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 prescribed, at such time and place

as may be determined by the Directors.

60. Ordinary and Extraordinary General Meetings.—The General Meetings mentioened in the two last preceding clauses shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary General Meetings.

61. Extraordinary General Meetings.—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.

62. 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 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.

63. 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.

64. Seven days' 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, 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.

65. 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 made in the notice or notices upon which the meeting was convened.

66. 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.

67. 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 the election of a Chairman, unless there shall be present in person at the commencement of the business three or more persons being Shareholders entitled to vote or persons holding proxies

or powers of attorney from Shareholders entitled to vote.

If a 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 persons 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 Sharholder may act.—The Chairman (if any) of the Directors shall be entitled to take the chair at every General Meeting, whether Ordinary or Extraordinary; but 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.

70. 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.

71. 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.

72. Minutes of General Meetings.—Minutes of the proceedings of every General Meeting, whether Ordinary or Extraordinary, shall be entered be signed as soon as investicable by the Chairman of the arrow to the consent.

practicable by the Chairman of the same meeting, or by the Chairman of the succeeding meeting, and the same when so attered 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 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 votes to which he may be entitled as a Shareholder and proxy and attorney; and unless a poll be immediately demanded in writing by some Shareholder present 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.

74. Poll.—If a poll be duly demanded, the same shall be taken in such manner 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 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.

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder present the property of the Chairman the meeting shall be demanded by notice in writing signed by some Shareholder present the property of the Chairman the meeting shall be demanded by notice in writing signed by some Shareholder present the property of the Chairman the meeting shall be demanded by notice in writing signed by some Shareholder present the property of the chairman the meeting shall be demanded by notice in writing signed by some Shareholder present the property of the propert 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 Chai man 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 Snareholder and proxy and attorney, and the result of such poll shall be deemed to be the resolution of the Company in such meeting.

76. No poll in election of Chairman or on question of adjournment.—No poll shall be demanded on the election of a Chairman of notes to which Shareholder entitled.—On a show of hands every Shareholder present in person shall have one vote only. In case of a poll every Shareholder present in person or by more one thousand the property shall have one vote for

In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for have one vote only.

every one share held by him.

78. Curator of minor, &c., when not entitled to vote.—The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

Voting in person or by proxy or attorney.—Votes may be given either personally or by proxy or by attorney ^{*} 79.

duly authorized.

80. Non-Shareholder not to be appointed proxy; but attorney though not Shareholder may vote,—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.

81. 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.

82. 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 under the common seal of such corporation.

83. 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.

Form of Proxy.—Any instrument appointing a proxy may be in the following form:

The Usk Valley (Kalutara) Rubber Company, Limited.

I, ———, of ———, appoint ———, of ———, (a Shareholder in the Company) as my proxy,
to remove the series and the series market and the series market area market
to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be
Comment Working and the Comment of the 12 and the desired and Nine handred and
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.
, and at any adjournment thereof, and at every poil which may be taken in consequence makes.
As witness my hand, thisday of One thousand Nine hundred and

85. Objection to validity of vote to be made at the meeting or poll.—No objection shall be made to the validity at vote (whether given personally or by proxy or by attorney) except at the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote that the meeting or poll at which such vote that the meeting or poll at which such vote that the meeting or poll at which such vote that the meeting or poll at which such vote the vote that the meeting or poll.—No objection shall be made to the validity at the vote that the meeting or poll.—No objection shall be made to the validity at the vote that the meeting or poll.—No objection shall be made to the validity at the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which such vote the vote that the meeting or poll at which we have the vote the vote that the meeting or poll at which we have the vote tendered; and every vote (whether given personally or by proxy or by attorney) to which no objection shall be made such meeting or poll shall be decemed valid for all purposes of such meeting or poll whatsoever.

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

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

DIRECTORS.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the warm but an the event of a quorum of Shareholders, not attending such meeting, the remaining Director shall himself and the event of the purpose of t a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary Generally Until such appointment the remaining Director shall not act except for the purpose of agi another and if necessary enabling him to be placed on the Register of Shareholders.

Their qualification and remuneration.—The qualification of a Director shall be his holding shares in the Ci whether fully paid up or partly paid up, of the total nominal value of at least One thousand Five hundred Rupees (Ra 1) and upon which, in the case of partly paid up shares, all calls for the time being shall have been paid, and this quilling shall apply as well to the first Directors as to all future Directors. As remuneration for their services the Directors be entitled to appropriate a sum not exceeding Five thousand Rupees (Rs. 5,000) annually to be divided between in such manner as they may determine, but the Company in General Meeting may at any time alter the amount of remuneration for the future, and such remuneration shall not be considered as including any remuneration for or extra services hereinafter referred to nor any extra remuneration to the Managing Directors of the Company

89. Appointment of first Directors and duration of their office.—The first Directors shall be Edgar Roger Walter, of Colombo; Alexander David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Garriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert Douglas Carriet, David Callander, Esq., of Narthupana estate, Neboda; Herbert David Callander, Esq., of Narthupana estate, Neboda; Herbert David Callander, Esq., of Narthupana estate, Neboda; Herbert David Callander, Neboda; Herbert David Callande Ukuwela estate, Ukuwela; and John James Dickson, Esq., of Colombo, who shall hold office till the Second General Meeting of the Company, when one of them shall retire as provided in Article 94 hereof.

90. 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 it or Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for si and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Di or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents, and the Directors impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed to the conference of the conference or conferred on any Manager of the Company. If any Director shall be called upon to perform any extra service Directors may arrange with such Director for such special remuneration for such services, either by way of saley.

mission, or the payment of a lump sum of money, as they shall think fit.

91. Appointment of successors to Directors.—The General Meeting at which Directors retire or ought to the payment of successors to them, and in default thereof such successors may be appointed at a subsame General Meeting. No person, not being a retiring Director, shall, unless recommended by the Directors for election being a propose him has, at least seven clear days before the meeting, left, at the Office, a notice in writing under his hand significant the conditions of the condition of the intention of such Shareholder to propose him.

propose him has, at least seven clear days before the meeting, left, at the Office, a notice in writing under his name appears.

his candidature for the appointment or the intention of such Shareholder to propose him.

92. Board may fill up vacancies.—The Board shall have power at any time and from time to time before the feed.

Ordinary General Meeting to supply any vacancies in their number arising from death, resignation, or otherwise.

93. Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of the Pinetry subsequently to the Second Ordinary General Meeting may be filled up by the Directors, but any person so chases, all retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred.

94. The action of the Pinetry of the 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 the subsequent year one of the Directors for the time being shall retire from office as provided in clause 95.

Retiring Directors how determined.—The Directors to retire from office at the Second, Third, and Found General Meetings shall, unless the Directors otherwise arrange among themselves, be determined by ballot, in entermined b

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

97. Decision of question as to retirement.—In case any question shall arise as to which of the Directors included been the same in office shall retire, the same shall be decided by the Directors by ballot.

98. Number of Directors how increased or reduced.—The Directors, subject to the approval of a 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 numbers to go out of office.

99. 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 of a retiring Director is not filled up, the retiring Director may continue office until the First Ordinary General Meeting in the next year, and so on from meeting to meeting until his place is allow up, unless it shall be determined at such meeting to reduce the number of Directors.

100 Resignation of Directors A Director way at any time give notice in writing of his intention to resignate

100. Resignation of Directors.—A Director may at any time give notice in writing of his intention to resignations such notice to the Secretary, or by leaving the same at the office or by tendering his written resignations.

a meeting of the Directors.

101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director.

Managing Directors. or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit residual. or mininger, such arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary related thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company of the contract. its Directors.

- 102. 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, 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.
- (a) 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 had the by reason of his being a member of any corporation, company, or firm which has entered into any contract with, mains any work for, the Company, of which he is a Director, or by his being Agent, or Secretary, or proctor, or by his sems e member of a firm who are Agents, or Secretaries or proctors, of the Company; nevertheless, he shall not vote in

How Directors removed and successors appointed.—The Company may by an extraordinary resolution remove in Director before the expiration of his period of office, and may by an ordinary resolution appoint another person in instead. 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.

104. Indemnity to Directors and others for their own acts and for the acts of others.—Every Director or officer and distinct, executors, and administrators shall be indemnified by the Company from all losses and expenses incurred by im respectively in or about the discharge of his respective duties, except such as happen from his respective wilful acts addingles; and no Director or officer, nor the heirs, executors, or administrators of any Director or officer, shall be liable from 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 in the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, after any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, counties, or effects shall be deposited, or for any other loss, damage, or misfortune whatsoever which shall happen in is execution of the duties of his office or in relation thereto, unless the same happen through his own wilful act or default.

105. No contribution to be required from Directors beyond amount, if any, unpaid on their shares.—No contribution be required from any present or past Director or Manager exceeding the amount, if any, unpaid on the shares in

repect of which he is liable as a present or past Shareholder.

POWERS OF DIRECTORS.

106. The Directors shall have power to purchase or otherwise acquire the said block of land called Pelenda-

107. To manage business of Company and pay preliminary expenses, &c.—The business of the Company shall wanaged by the Unedtors either by thouselive or through a Managing Director or with the assistance of an Agent in lights and Secretary or Secretaries of the Company, and the Directors may pay out of the funds of the Company all their and expanses, as well preliminary as otherwise, paid or incurred in and about the formation and the registration with the placing of the shares of the Company and in and about the valuation, purchase, the areaquisition of the said blook of land and of any other lands, estates, or property, and the opening, clearing, planting,

undentivation thereof, and in or about the working and business of the Company.

107 A. The firm of Aitken, Spence and Company, Colombo, shall be the Agents and Secretaries of the Company, 108. To acquire property, to appoint officers, and pay expenses.—The Directors shall have power to purchase, take which or in exchange, or otherwise acquire for the Company any estate or estates, land or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title generally on such terms and conditions as they may think fit; and to make and they may make such regulations the management of the business and property of the Company as they may from time to time think proper, and for Migurose may appoint such managers, treasurers, accountants, and other officers, visiting agents, inspectors, superinders, alcohology, artizans, labourers, and other servants for such period or periods and with such remuneration and at the silaries and upon such terms and conditions as they may consider advisable, and may pay the expenses occasioned danly out of the funds of the Company, and may from time to time remove or suspend all or any of the managers, ss, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and derservants for such reasons as they may think proper and advisable and without assigning any cause.

109. To appoint proctors and attorneys.—The Directors shall have power to appoint a proctor or proctors, solicitor limiters, attorney or attorneys to assist in carrying on or protecting the business of the Company, on such terms

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

110. To open banking accounts and operate thereon, &c.—The Directors sh To open banking accounts and operate thereon, &c. The Directors shall have power to open on hebalf of the Company any accounts with such bank or banks as they may select or appoint, and also by such signatures is 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.

111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of the Shareholders in General Meeting, to arrange terms for the amalgamation of the Company within any other company or companies or individual or individuals or for the sale or disposal of the havings.

other company or companies, or individual or individuals, or for the sale or disposal of the business, estates, end effects of the Company or any part or parts, share or shares thereof, respectively, to any company or companies, 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

it the Directors include or make necessary the dissolution of the Company, the Company shall be dissolved to that end.

112. General powers.—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 the Ordinance or by these presents expressly dollared on them, they may exercise all such powers; give all such consents, make all such arrangements, appoint all solered on them, they may exercise all such powers, give all such consents, make all such arrangements, appoint all such managers, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised. Even, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the 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 regulation 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 are the light to be taken to be limited by any clause conferring any special or expressed power. been valid if such regulation had not been made. The generality of the powers conferred by any clause in on the Directors shall not be taken to be limited by any clause conferring any special or expressed power.

- Special powers.—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 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.

(2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.

(3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.

(4) 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, inspector, or any similar office.

(5) 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.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad, and to appoint any persons to be members of such local board or any managers or agents and to fix

their remuneration.

17) 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 exerciseable 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 and at any time to remove such Director or other person or company and to annul or vary any such delegation. They shall not however be entitled 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.

- 114. 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 business; until otherwise determined, two Directors shall be a quorum.
- 115. A Director may summon meetings of Directors.—A Director may at any time summon a meeting of 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.

117. 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.

118. 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.

119. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee 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.

120. 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 are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

121. 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 for the time being resident in Ceylon shall be as valid and effectual as if it had been passed at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

122. 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
- (e) Of all orders made by the Directors.
- (f) Of the use of the Company's seal.

123. 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 Chairmen of the next ensuing General Meeting, 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, respecttively, 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 ignature of the person appearing to have signed as Chairman, and of the date on which such meeting was held.

COMPANY'S SEAL. The use of the Seal.—The Seal of the Company shall not be used or sffired to any deed, certificate of shares, other instrument except in the presence of two or more of the Directors, or of one Director and the Agents and Secretaries the Company, who shall attest the sealing thereof; such attestation on the part of the Agents and Secretaries, in the

event of a firm being the Agents and 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 Agents and Secretaries, and in the event of a company registered under the Ordinance being the Agents and Secretaries, being signified by a Director or the Secretary or the duly authorized attorney of such company signing for and on behalf of such company as Agents and Secretaries.

The sealing shall not be attested by one person in the dual capacity of Director and representative of the Agents and Secretaries.

ACCOUNTS.

125. 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 a manner at the registered office of the Company as the Directors think fit.

126. 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 Ordinance or authorized by

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

127. Statement of accounts and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the prefit and loss account for the preceding Anancial year, and a balance sheet containing a summary of the property and liabilities of the Company made up as at the end of the same period.

128. Report to accompany statement.—Every such statement shall be accompanied by a report as to the state and soldition 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.

129. Copy of balance sheet to be sent to the Shareholders.—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.

DIVIDENDS, BONUS, AND RESERVE FUND.

130. Declaration of dividend.—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 the amounts paid on their shares, but no dividend or bonus shall be payable except out of nett profits.

130 A. Any General Meeting may direct payment of any dividend declared at such meeting or of any interim dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques are the stock of the company in General Meeting from the stock of the company in General Meetin on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company or of any other Company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the right of all parties.

131. Interim dividend.—The Directors may, also if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) paya bonus to the Shareholders on account and in anticipation of the dividend for the then current year.

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit, or place the same on fixed deposit in any bank or banks.

133. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares, 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 extensions 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.

134. Unpaid interest or dividend not to bear interest.—No unpaid interest or dividend or bonus shall ever bear

interest against the Company.

135. 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.

136. 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.

137. Dividends may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

138. Notice of dividend: forfeiture of unclaimed dividend.—Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all 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. For the purposes of this clause any cheques or warrants which may be issued for dividends or bonuses and may not be presented at the Company's bankers for payment within three years shall rank as unclaimed dividends.

139. 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. 140. 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.

141. Accounts to he audited .- The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet and profit and loss account ascertained by one or more Auditor or Auditors.

142. 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 an Auditor shall not be debarred from acting as a professional accountant in doing any special work for the Company which the Directors may deem necessary. 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 continuence in office, be eligible as an Auditor.

143. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; 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.

144. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.

145. 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.

146. 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:

147. Duty to Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account 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.

148. Company's accounts to be open to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

NOTICES

149. Notice 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.

150. Shareholders to register address.—Every Shareholder shall furnish the Company with 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.

151. Service of notices.—A notice may be served by the Company upon any Shareholder, either personally or by sending it 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 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.

152. 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.

153. 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 box or posted at a post office and the entry in the Company's books of the leaving or sending bypost of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

154. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder resident 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 notice.

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

ARBITRATION.

155. Directors may refer disputes to arbitration.—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.

156. Evidence in action by Company against Shareholders.—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.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

157. 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.

158. Distribution.—If the Company shall be wound up and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.

159. Payment in specie, and vesting in trustees.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon

such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names,

at Colombo, this 20th day of December, 1918.

J. J. DICKSON. .

R. FOWKE.

A. H. MARSHALL.

E. R. WALDOCK.

FRED. W. WALDOCK.

H. F. PARFITT.

E. MASTERS.

Witness to the above signatures:

EUSTACE F. DE SARAM, Proctor, Supreme Court, Colombo EXLON GOVERNMENT GAZETTE - Feb. 7, 1919

ASSOCIATION OF THE LOGIE TEA AND RUBBER COMPANY, LIMITED.

name of the Company is "THE LOGIE TEA AND 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-

purchase, lease or otherwise acquire the Logie and Zululand estates, situate respectively in the Dimbula

and Wattegama districts of the Island of Ceylon.

(2) To purchase, to take on lease or in exchange, hire, or otherwise acquire any lands, concessions, estates, plantations, and properties in the Island of Ceylon, the Federated Malay States, India, or elsewhere, and any right of way, water rights, and other rights, privileges, easements, and concessions, and any factories, machinery, implements, tools, live and dead stock, stores, effects, and other property, real or personal, immovable or movable, of any kind.

(3) To hold, use, clear, open, plant, cultivate, work, manage, improve, carry on, and develop the undertaking lands and real and personal, immovable and movable, estate or property and assets of any kind of the Company, or

any part thereof.

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(4) To plant, grow, and produce tea, rubber, coconuts, coffee, cinchona, cacao, cardamoms, rhea, ramie, and other natural products or produce of any kind in the Island of Ceylon, the Federated Malay States, India, or elsewhere.

To treat, cure, prepare, manipulate, submit to any process of manufacture, and render marketable (whether on account of the Company or others) tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid, or any articles or things whatsoever; to buy, sell, export, import, trade, and deal in tea, rubber, coconut produce, coconuts, coffee, and other products, wares, merchandise, articles and things of any kind (r)() (r) whatsoever, either in a prepared, manufactured, or raw state, and either by wholesale or retail

s in (6) To carry on in the Island of Ceylon, the Federated Malay States, India, or elsewhere, all or any of the following businesses, that is to say, planters of tea, rubber, coconuts, coffee, or any other such products or produce as aforesaid in all its branches; carriers of passengers and good by land or by water; forwarding agents, merchants, exporters, importers, traders, engineers, tug-owners, and wharfingers; proprietors of docks, wharves, jetties, piers, warehouses, and boats; and any other business which can or may conveniently be carried on in connection

with any of them.

(7) To acquire or establish and carry on any other business, manufacturing, shipping, or otherwise, which can be conveniently carried on in connection with any of the Company's general business; to apply for, purchase or otherwise acquire, any patents, brevets d'invention, concessions, and the like conferring an exclusive or non-exclusive or limited right to use, or any information as to any invention which may seem capable of being used 444 for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights, and information so acquired.

(8) To purchase tea leaf, rubber, coconuts, coffee, and (or) other raw products or produce for manufacture, mani-

pulation, and (or) sale.

(9) 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 or products, and generally to carry on the business

of mining in all its branches.

(10) To purchase, take in exchange, hire, or otherwise acquire and hold boats, barges, tugs, launches, and vessels of any description whatsoever; to purchase, take in exchange, hire, or otherwise acquire and hold vans, omnibuses, carriages, carts, and other vehicles of any description whatsoever; and to purchase, take in exchange, hire, or otherwise acquire and hold all live and dead stock, chattels, and effects required for the maintenance and working of the business of carriers by land or by water; of proprietors of docks, wharves, jetties, piers, werehouses, and boats; of tug-owners and wharfingers or of any other business which can or may conveniently be carried on in connection with the above respectively.

(11) To build, make, construct, equip, maintain, improve, alter, and work rubber and tea factories, coconut and coffee curing mills, manufactories, buildings, erections, roads, water-courses, docks, wharves, jetties, and other works, and conveniences which may be necessary or convenient for the purpose of the Company, or may seem calculated directly or indirectly to advance the Company's interests; and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying

out, or control thereof.

(12) To cultivate, manage, and superintend estates and properties in the Island of Ceylon, the Federated Maley States, India, and elsewhere, and generally to undertake the business of estate agents in the Island of Ceylon, the Federated Malay States, India, and elsewhere; to act as agents for the investment, loan, payment, trans-150 (1) mission, 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.

(13) To engage, employ, maintain, and dismiss managers, superintendents, assistants, clerks, coolies, and other servants and labourers; 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.

(14) 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, rebates, 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.

(15) To enter into partnership or into any arrangement for sharing profits, union of interest, reciprocal concession, amalgamation, or co-operation with any person, 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; 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; and 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.

(16) To procure the Company to be registered or established or authorized to do business in the Island of Ceylon.
the Federated Malay States, India, or elsewhere.

(17) 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, or book debts, or without any security at all, and generally to transact financial business of any kind.

(18) To borrow or raise money for the purposes of the Company or receive money on deposit at interest or otherwise and for the purpose of raising or securing money for 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, debentures, debenture stock, bonds, or obligations of the Company either at par, premium, or discount, and either redeemable, irredeemable, or perpetual secured upon all or any part of the undertaking, revenue, rights, and property of the Company, present and future, including uncalled capital or the unpaid calls of the Company.

(19) Generally to purchase, take on lease or in exchange, hire, or otherwise acquire any real or personal property, and any rights, privileges, licenses, or easements which the Company may think necessary or convenient with reference to any of these objects and capable of being profitably dealt with in connection with any of the

Company's property or rights for the time being.

(20) To cause or permit any debentures, debenture stock, bonds, 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.

(21) To sell the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in

part similar to those of this Company.

(22) 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.

(23) To make, accept, endorse, and execute promissory notes, bills of exchange, bills of lading, and other negotiable

and transferable instruments.

(24) To remunerate any parties for services rendered or to be rendered in placing or assisting to place any shares in the Company's capital, or any debentures, debenture stock, or other securities of the Company, or in or about

the formation or promotion of the Company or the conduct of its business.

(25) To do all or any of the above things in any part of the world as principals, agents, contractors, or otherwise, or alone or in conjunction with others, or by or through agents, sub-contractors, trustees, or otherwise, and

generally to carry on any business or effectuate any object of the Company.

(26) 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 property and rights of the Company, whether in consideration of rents, moneys, or securities for money, shares, debentures, or securities in any other company, or for any other consideration.

(27) To pay for any lands and real or personal, immovable or movable, estate, 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 in debentures, 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.

(28) To accept as consideration for the sale or disposal of any lands and real or personal, immovable and movable, estate, property, or assets of the Company or in discharge of any other consideration to be received by the Company, money or shares (whether fully paid up or partly paid up) of any company, or debentures or debenture

stock, or obligations of any company or person or partly one and partly any other.

(29) To distribute among the Shareholders in specie any property of the Company, whether by way of dividerd 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.

(30) 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.

It being hereby declared that in the foregoing clauses (unless a contrary intention appears) the word "person" includes any number of persons, and a corporation, and that the other "objects" specified in any 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 Six hundred thousand Rupees (Rs. 600,000), divided into Six thousand (6,000) shares of One hundred Rupees (Rs. 100) each, with power to increase or reduce the capital. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided, consolidated, or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed ny the Articles of Association and regulations of the Company for the time being, or otherwise.

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:—

Names and Addresses of Su	ıbscribers.				r of Shares taken ach Subscriber.
ROPER S. AGAR, Talawakele	• •		••	• •	. One
J. H. Thomas, Talawakele	• •	••	• •	• •	One
EDITH AGAR, Talawakele	• •	• •	• •	•••	One
Mai Thomas, Talawakele	• •	• •	• •	• •	One

Witness to the signatures of Roper Shelton Agar, Jocelyn Hume Thomas, Edith Agar, and Mai Thomas, at Coombewood, Talawakele, this 14th day of January, 1919:

VICTOR DE Parsonage, Tal			PRAKASUM, erk, Coombewoo	ođ.	
HERBERT Bois, Colombo	• •	• •	• •	• •	One
G. L. BURNE, Colombo					One
W. H. SMALLWOOD, Colombo			• •		One

Total number of Shares taken .. Seven

Witness to the signatures of Herbert Bors, Godfrey Lionel Burne, and Wilmor Hervey Smallwood, at Colombo, this 16th day of January, 1919:

ARTICLES OF ASSOCIATION OF THE LOGIE TEA AND RUBBER COMPANY, 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.

2. Power to alter the Regulations.—The Company may, by special resolution, after 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.

3. None of the funds of the Company shall be employed in the purchase of or be lent on shares of the Company.

INTERPRETATION.

4. 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:—

Company.—The word "Company" means "The Legie Tea and Rubber Company, 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 to 1909," and every other Ordinance from time to time in force concerning Joint Stock Companies which may apply to the Company.

Special resolution.—"Special resolution" has the meaning assigned thereto by the Ordinance.

Extraordinary resolution.—"Extraordinary resolution" means a resolution passed by three-fourths in number and value of such Shareholders of the Company for the time being entitled to vote as may be present at any meeting of the Company of which notice specifying an intention to propose such resolution as an extraordinary resolution has been duly given. duly given.

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

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.—With regard to a Shareholder "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, ac ing 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 incorporated

by Ordinance and registration, as well as indiv.cuals.

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.—" Month" means a calendar month.

Writing.—"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 versa.

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

BUSINESS.

5. Commencement of business.—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 notwithstanding that the whole of the shares shall not have been subscribed, 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.

6. Business to be carried on by Directors.—The business of the Company shall be carried on by, or under the manage-

ment or direction of, the Directors, and subject only to the control of General Meetings, in accordance with these presents.

7. Nominal capital.—The nominal capital of the Company is Six hundred thousand Rupees (Rs. 600,000), divided into Six thousand (6,000) shares of One hundred Rupees (Rs. 100) each.

SHARES.

- Allotment and issue.—The shares, except where 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 may consider proper; provided that such unissued shares shall be first 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 allot any unissued that the Directors may be disposed on the Directors of the Directors may be disposed on the Directors of the Directors o shares 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, and may make arrangements on an 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. Payment of amount of shares by instalments.—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 share.

10. 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.

11. Payment.—Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.

12. 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 but not more than one partner may vote at a time.

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

persons not in partnership.

14. One of joint-holders other than a firm may give receipts; only one of joint-holders resident in Ceylon entitled to wots.—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 proxice

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.

15. Survivor of joint-holders, other than a firm, only recognized.—In case of the death of any one or more of the joint-holders, other than a firm, 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.

16 Liability of joint-holders.—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.

17. Trusts or any interest in share other than that of registered holder or of any porson under clause 38 not recognized.—
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 38 to become a Shareholder in respect of any share.

INCREASE OF CAPITAL.

- 18. Increase of Capital by creation of new shares.—The Company in General Meeting may, by special resolution from time to time, increase the capital by creation of new shares of such amount per share and in the aggregate, and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto as such resolution shall direct.
- 19. Issue of new shares.—The new share shall be issued upon such terms and conditions and with such preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, as the General Meeting resolving on the creation thereof or any other General Meeting of the Company shall direct; 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. The Directors shall have power to add to such new shares such an amount of premium as they may consider proper.
- 20. 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. 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.
- 21. 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, transmission, forfeiture, lien,

surrender, and otherwise.

REDUCTION OF CAPITAL AND SUBDIVISION OR CONSOLIDATION OF SHARES.

22. Reduction of Capital and sudivision or consolidation of shares.—The Company in General Meeting may by special resolution reduce the capital in such manner as such special resolution shall direct, and may by special resolution subdivide or consolidate the shares of the Company or any of them.

SHARE CERTIFICATES.

23. Certificates 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.

24. Certificates to be under Seal of Company.—The certificates of shares shall be issued under the seal of the Company.

25. 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 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.

26. 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 SHARES.

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

28. Transfer of shares.—(1) A share may be transferred by a Shareholder or other person entitled to transfer to any Shareholder selected by the transferor; but, save as aforesaid, and as provided by sub-clause (5) or (7) of this Article, no share shall be transferred to a person who is not a Shareholder so long as any Shareholder is willing to purchase

the same as hereinafter provided.

- (2) Except where the transfer is made pursuant to sub-clause (1), (5), or (7) of this Article, the person proposing to transfer any share (hereinafter called "the proposing transferor") shall give notice in writing (hereinafter called "the transfer notice") to the Company that he desires to transfer such share. The transfer notice shall specify the sum he fixes as the price of the share (hereinafter called "the proposing transferor's price"), and shall constitute the Company, his agent, for the sale of the share to any Shareholder of the Company at such price. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each, and shall specify the denoting number of each share which the proposing transferor desires to sell. A transfer notice shall not be revocable except with the sanction of the Directors.
- (3) If the Company shall within the space of ninety days after being served with such notice find a Shareholder willing to purchase the share at the proposing transferor's price (hereinafter called "the purchasing Shareholder"), and give notice thereof to the proposing transferor, the latter shall be bound, upon payment of the said price, to transfer the share to the purchasing Shareholder.
- (4) If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring any share, the Company may receive the purchase money, and shall thereupon cause the name of the purchasing Shareholder to be entered in the register as the holder of that share, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Shareholder, and after his name has been entered in the register in purported exercise of the aforesaid power, the validity of the proceedings shall not be questioned by any person.

(5) If the Company shall not within the space of ninety days after being served with the transfer notice find a Shareholder willing to purchase all or any of the shares comprised therein, and give notice in manner aforesaid, the proposing transferor shall at any time within three calendar months after the expiration of the said period of ninety days, be at liberty, subject to Article 32, to sell and transfer the said shares, or such of them as have not been sold to a purchasing Shareholder. to any person but at a price not less than that specified by him in his transfer notice.

(6) The Company in General Meeting may make, and from time to time vary, rules as to the mode in which any shares specified in any transfer notice shall be offered to the Shareholders, and as to their rights in regard to the purchase thereof, and in particular may give any Shareholder, or class of Shareholders, a preferential right to purchase the same. Until otherwise determined, every such share shall be offered to the Shareholders by lots drawn in regard thereto as the Directors

shall think fit.

(7) Any share may be transferred by a Shareholder to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, wife, or husband of a Shareholder, and any share of a deceased Shareholder may be transferred by his executors or administrators to any trustees under the will of any such deceased Shareholder, or to any child or other issue, son-in-law, daughter in-law, father, mother, brother, sister, nephew, niece, widow, or widower of such deceased Shareholder, to whom such deceased Shareholder may have specifically bequeathed the same, or who may be entitled to the residuary estate of such deceased Shareholder or any part or share of such residuary estate, and shares standing in the name of the trustees of the will of any deceased Shareholder may be transferred to any beneficiary as aforesaid under the will or, upon any change of trustees, to the trustees for the time being of such will, and the restrictions in sub-clause (1) of this Article contained shall not apply to any transfer authorized by this sub-clause.

29. No transfer to minor or person of unsound mind.—No transfer of shares shall be made to a minor or person of

mound mind.

30. 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.

31. Instrument of transfer.—The instrument of transfer of any share shall be signed both by the transferor and transferce, and the transferor shall be deemed to remain the holder of such share until the name of the transferce is entered in the register in respect thereof.

32. 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 to any person not approved by them, but the latter restriction shall not apply where the proposed transferee is already a Shareholder nor to a transfer made pursuant to Article 28 (7) hereof.

33. Not bound to state reason.—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.

34. 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 Res 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 32, 33, and 35, shall register the transferee as Shareholder and retain the instrument of transfer.

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

for that purpose.

36. 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.

37. Transfer books when to be closed.—The Transfer Books may 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 in the whole

twenty-one days in any one year.

TRANSMISSION OF SHARES.

38. 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 shares of such Shareholder.

39. Registration of persons entitled to shares otherwise than by transfer.—Any curator of any minor Shareholder, 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 this title cathe Company think sufficient he fourthwith artitled subject to the recognized bearing the content of the company think sufficient he fourthwith artitled subject to the recognized bearing the content of the company thanks. of his title, as the Company think sufficient, be forthwith entitled, subject to the provisions here in containcet de 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.

40. 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 39 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 offer the same to the Shareholders in proportion to the existing shares held by them in manner specified in Article 20 hereof, and such shares as may not be taken up by the Shareholders the Directors may reall either by public species or private contract, and give a receipt for the numbers. by the Shareholders the Directors may sell, 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; the nett proceeds of such sale, after deducing 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. 41. 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 upon, a surrender of the shares of Shareholders who

may be desirous of retiring from the Company.

42. (a) If call or instalment be not paid, notice to be given to Shareholder.—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 remains unpaid, serve a notice on such Shareholder or his executors or administrators, or the trustee or assignee in his bankruptcy, requiring him to pay the same, together with any interest that may have accrued, at the rate of 9 per cent. per annum, and all expenses that may have been incurred by the Company by reason of such non-payment.

(b) 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 interests 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.

- (c) In default of payment, shares to be iforfeited.—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, with interest, and expenses due in respect thereof, be declared forfeited by a resolution of the Board to that effect.
- (d) 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.

43. Surrendered or forfeited shares to be the property of the 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.

44. Effect of surrender or forfeiture.—The surrender of 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.

45. (a) Certificates of surrender or forfeiture.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents 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; such cestificate 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; such purchaser thereupon 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 irregularilty in the proceedings in reference to such forfeiture or sale.

(b) 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. per annum on the amount of the sums wherein default in payment had been made, but no share bona fide sold, re-allotted, or otherwise disposed of

under Article 43 hereof, shall be redeemable after sale or disposal.

46. 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. The Directors may decline to register any transser of shares subject to such charge or lien.

47. 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 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.

48. Proceeds how applied.—The nett proceeds of any such sale as aforesaid under the provisions of Articles 43 and 47 hereof shall be applied in or towards the satisfaction of such debts, liabilities, or engagements, and the residue (if any) shall be paid to such Shareholder or his representatives.

49. Certificate of sale.—A certificate in writing under the hands of two of the Directors and of the Agent or Secretary or Agents or Secretaries that the power of sale given by clause 47 has arisen, and is exercisable by the Company under these

presents, shall be conclusive evidence of the facts therein stated.

50. 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.

51. 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 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.

52. Modifications of rights and consent thereto. - If at any time by the issue of preference shares or otherwise the

capital is divided into shares of different classes—

(1) The holders of any class of shares by an extraordinary resolution passed at a meeting of such holders may 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 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;

(2) All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned, added to, or otherwise modified by a special resolution of the Company in General Meeting, provided the holders of any class of shares, affected by any such commutation, abrogation, abandonment, addition, or other modification of such rights, privileges, and conditions, consent thereto, on behalf of all the holders or shares of the class,

by an extraordinary resolution passed at a meeting of such holders.

Any extraordinary resolution passed under the provisions of this Article shall be binding upon all the holders of shares of the class provided that this Article shall not be read as implying the necessity for such consent as aforesaid in any

case in which but for this Article the object of the resolution could have been effected without it.

53. 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 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 Shareholder personally present and entitled to vote at the meeting.

CALLS.

54. (a) 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 Shareholders of the time and place appointed for payment of each call.

(b) Calls, time when made.—A call shall be deemed to have been made at the time when the resolution authorizing

the call was passed at a Board Meeting of the Directors or by resolution in writing in terms of Article 121.

(c) 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 extension except as a matter of grace or favour.

55. 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 under this clause.

56. Payments in anticipation of calls.—The Directors may at their discretion receive from any 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.

57 A. Power to borrow.—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, but so 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 Fifty thousand Rupees (Rs. 50,000). 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 The Directors may, for the purpose of securing the repayment of any such sum or sums of money so borrowed orraised, create and issue any 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 premissory notes or bills of exchange. Provided also that before the Directors execute any mortgage, issue any debendance. tures, or create any debenture stock shey shall obtain the sanction thereto of the Company in General Meeting, whether Ordinary or Extraordinary, notice of the intention to obtain such sanction at such meeting having been duly given. 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 Agent or Secretary or Agents 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.

57 B. Immediate Debenture Issue.—Without prejudice to any of the powers and provisions of Article 57 A hereof, and without the necessity of obtaining the sanction of the Company in General Meeting therefor, the Directors shall have power to raise and borrow immediately a sum not exceeding One hundred and Fifty thousand Rupees (Rs. 150,000) by the creation and issue of 300 Redeemable Debentures of Five hundred Rupees (Rs. 500) each, carrying interest at seven (7) percentum per annum, and to secure the same by a primary mortgage over the Company's Logic and Zululand estates.

MEETINGS.

58. 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.

59. Subsequent General Meeting.—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 prescribed, at such time and place may be determined by the Directors.

60. Ordinary and Extraordinary General Meetings.—The General Meetings mentioned in the two last preceding clauses shall be called Ordinary General Meetings; all other meetings of the Company shall be called Extraordinary

General Meetings.

61. Extraordinary General Meetings.—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.

62. 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 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.

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

Company.

Seven days' 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, 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.

65. 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 made in the notice or notices upon which the meeting was convened.

66. 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.

67. 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 the election of a Chairman, unless there shall be present in person at the commencement of the business three or more persons being Shareholders entitled to vote or persons holding proxies

or powers of attorney from Shareholders entitled to vote.

68. If a 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 persons 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 ease 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.

69. Chairman of Directors or a Director to be Chairman of General Meeting; in case of their absence or refusal, a Sharholder may act.—The Chairman (if any) of the Directors shall be entitled to take the chair at every ceneral Meeting, whether Ordinary or Extraordinary; but 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.

70. 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.

71. 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.

72. Minutes of General Meetings.—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.

73. Votes.—At any meeting every resolution shall be decided by the votes of the Shareholders present. 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 votes to which he may be entitled as a Shareholder and proxy and attorney; and unless a poll be immediately demanded in writing by some Shareholder present 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.

74. Poll.—If a poll be duly d manded, the same shall be taken in such manner 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 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.

75. Poll how taken.—If at any meeting a poll be demanded by notice in writing signed by some Shareholder 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 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.

76. No poll in 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.

77. Number of votes to which Shareholder entitled.—On a show of hands every Shareholder present in person shall have one vote only. In case of a poll every Shareholder present in person or by proxy or attorney shall have one vote for

every share held by him.

78. Curator of minor, &c., when not entitled to vote.—The parent or curator of a minor 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 minor, lunatic, female, or deceased person, unless such person shall have been registered as a Shareholder.

79. Voting in person or by proxy or attorney.—Votes may be given either personally or by proxy or by attorney duly authorized.

- 80. Non-Shareholder not to be appointed proxy; but attorney though not Shareholder may vote.—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.
- 81. 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.

82. Proxy to be printed or in writing.—The instrument appointing a proxy shall be printed or written and shall be igned by the appointor, or if such appointor be a corporation. it shall be under the common seal of such corporation.

83. 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.

84. Form of Proxy.—Any instrument appointing a proxy may be in the following form:—

The Logie Tea and Rubber Company, Limited.

-, (a Shareholder in the Company) as my proxy, -, of -, appoint – -, of to represent me and to vote for me and on my behalf at the Ordinary (or Extraordinary, as the case may be) —, One thousand Nine hundred and General Meeting of the Company to be held on the ---- day of --, One thousand Nine hundred and -As witness my hand, this --- day of ---

Objection 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 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.

86. 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.

DIRECTORS.

87. Number of Directors.—The number of Directors shall never be less than two nor more than five. In the event of the number of Directors in Ceylon ever being reduced to one, such remaining Director shall immediately caus. to be convened an Extraordinary General Meeting of the Shareholders for the purpose of filling up one or more of the vacancies; but, in the event of a quorum of Shareholders, not attending such meeting, the remaining Director shall himself appoint a Director to fill one of the vacancies. Any Director so appointed shall hold office until the next Ordinary General Meeting of the Company. Until such appointment the remaining Director shall not act except for the purpose of appointing another and if necessary enabling him to be placed on the Register of Shareholders.

Their qualification and remuneration.—The qualification of a Director shall be his holding shares in the Company, whether fully paid up or partly paid up, of the total nominal value of at least One thousand Rupees (Rs, 1,000), 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 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.

89. Appointment of first Directors and duration of their office.—The first Directors shall be Herbert Bois, Esq., of Colombo; Roper Shelton Agar, Esq., of Logie, Talawakele; and Jocelyn Hume Thomas, Esq., of Coombewood, Talawakele, 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.

90. 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 Directors 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.

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. No person, not being a retiring Director, shall, unless recommended by the Directors for election, be eligible for election to the office of Director at any General Meeting, unless he or some other Shareholder intending to propose him has, at least seven clear days before the meeting, left, at the office, a notice in writing under his hand signifying his

candidature for the appointment or the intention of such Shareholder to propose him.

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

93. Duration of office of Director appointed to vacancy.—Any casual vacancy occurring in the number of the Directors subsequently to the Second 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.

94. 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 95.

95. Retiring Directors how determined.—The Directors to retire from office at the Second, Third, and Fourth 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.

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

97. 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.

98. Number of Directors how increared 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.

99. 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 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.

100. Resignation 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 office or by tendering his written resignation at a

meeting of the Directors.

101. No contract, arrangement, or transaction entered into by or on behalf of the Company with any Director, or with any company or co-partnership of which a Director is a partner, or of which he is a Director, Managing Director, or Manager, shall be void or voidable, nor shall such Director be liable to account to the Company for any profit realized by such contract, arrangement, or transaction, by reason only of such Director holding that office, or of the fiduciary relation thereby established, provided that the fact of his interest or connection therewith be fully disclosed to the Company or its Directors.

- 102. 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, 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 quality 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 appointed.—The Company may by an extraordinary resolution remove any Director before the expiration of his period of office, and may by an ordinary resolution appoint another person in his steed. 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.

104. 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 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 office or in relation thereto, unless the same happen through his own wilful act or default.

105. 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.

06. The Directors shall have power to purchase or otherwise acquire the said Logie and Zululand estates.

107. To manage business of Company and pay preliminary expenses, &c.—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 may 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 connection with the placing of the shares of the Company and in and about the valuation, purchase, lease, or acquisition of the said Logic and Zululand estates, and of any other lands, estates, or property, and the opening, clearing, planting, and cultivation thereof,

and in or about the working and business of the Company.

108. To acquire property, to appoint officers, and pay expenses.—The Directors shall have power to purchase, take on lease or in exchange, or otherwise acquire for the Company any estate or estates, lend or lands, property, rights, options, or privileges which the Company is authorized to acquire at such price and for such consideration and upon such title and generally on such terms and conditions as they may think fit; and to make and they 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, agents, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, 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, secretaries, treasurers, accountants, and other officers, visiting agents, inspectors, superintendents, clerks, artizans, labourers, and other servants for such reasons as they may think proper and advisable and without assigning any cause.

109. To appoint proctors and attorneys.—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.

110. To open banking accounts and operate thereon, &c.—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 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.

111. To sell and dispose of Company's property, &c.—It shall be lawful for the Directors, if authorized so to do by a special resolution of 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.

112. General powers.—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 the 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 gents, managers, secretaries, treasurers, accountants, and other officers, clerks, assistants, artizans, and workers, and generally do all such acts and things as are or shall be by the Ordinance and by these presents directed and authorized to be exercised, given, made, or done by the Company, and are not by the Ordinance or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to the provisions of the Ordinance and of these presents and to such regulations seed provisions (if any) as may from time to time be prescribed by the Company in General Meeting; but no regulation 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.

- Special powers.—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 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.

(2) To refer any claims or demands by or against the Company to arbitration, and observe and perform the awards.

(3) To make and give receipts, releases, and other discharges for money payable to the Company and for claims and demands of the Company.

(4) 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, inspector, or any similar office.

(5) 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.

(6) From time to time to provide for the management of the affairs of the Company abroad in such manner as they think fit, and to establish any local boards or agencies for managing any of the affairs of the Company abroad and to appoint any persons to be members of such local board or any managers or agents and to fix

their remuneration.

(7) 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 exerciseable 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 and at any time to remove such Director or other person or company and to annul or vary any such delegation. They shall not however be entitled 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.

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

115. A Director may summon meetings of Directors.—A Director may at an. time summon a meeting of Directors. Who is to preside at meetings of Board.—The Board may elect a Chai man of their meetings and determine the period for which he is to hold office, and all meetings of the Directors shall b 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.

117. 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.

118. 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.

119. Acts of Board or committee valid notwithstanding informal appointment.—The acts of the Board or of any committee 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 exist d, and

as if every person had been duly appointed provided the same be done before the discovery of the defect.

120. 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 app icable thereto, and are not superseded by the express terms of the appointment of such committee respectively, or any regulation imposed by the Board.

121. 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 for the time being resident in Ceylon shall be as valid and effectual as if it had been passed

at a meeting of the Directors duly called and constituted, provided that not fewer than two Directors shall sign it.

122. 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,
- Of all orders made by the Directors.
- (f) Of the use of the Company's seal.

123. 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 of the next ensuing General Meeting, 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. tively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular passing of the resolutiors, 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.

COMPANY'S SEAL.

or other instrument except in the presence of two or more of the Directors, or of one Director and the Agents and Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Agents and Secretaries, in the event of a firm being the Agents and 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 Agents and Secretaries, and in the event of a company registered under the Ordinance being the Agents and Secretaries, being signified by a Director or the Secretary or the duly authorized attorney of such company signing for and on behalf of such company as Agents and Secretaries. The sealing shall not be attested by one person in the dual capacity of Director and representative of the Agents and Secretaries.

ACCOUNTS.

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 a manner at the registered office of the Company, as the Directors think fit.

126. 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 Ordinance or authorized by

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

127. Statement of accounts and balance sheet to be furnished to General Meeting.—At the Ordinary General Meeting in every year the Directors shall lay before the Company a statement of the profit and loss account for the preceding financial year, and a balance sheet containing a summary of the property and liabilities of the Company made up as at the end of the same period.

128. 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.

129. Copy of balance sheet to be sent to the Shareholders.—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.

130. Declaration of dividend.—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 the amounts paid on

their shares, but no dividend or bonus shall be payable except out of nett profits.

dividends which may subsequently be declared by the Directors, wholly or in part in sterling by means of drafts or cheques on London, or by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company or of any other company, or in any other form of specie, or in any one or more of such ways, and the Directors shall give effect to such direction; and where any difficulty arises in regard to the distribution, they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholder upon the footing of the value so fixed in order to adjust the right of all parties.

131. Interim dividend.—The Directors may, also if they think fit, from time to time and at any time, without the sanction of a General Meeting, determine on and declare an interim dividend to be paid, and (or) pay a bonus to the Share-

holders on account and in anticipation of the dividend for the then current year.

132. Reserve fund.—Previously to the Directors paying or recommending any dividend on preference or ordinary shares, they may set aside out of the profits of the Company such a sum as they think proper as a reserve fund, and may invest the same in such securities as they shall think fit, or place the same on fixed deposit in any bank or banks.

133. Application thereof.—The Directors may from time to time apply such portions as they think fit of the reserve fund to meet contingencies, or for the payment of accumulated dividends due on preference shares, 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 extensions 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.

134. Unpaid interest or dividend not to bear interest.—No unpaid interest or dividend or bonus shall ever bear

interest against the Company.

135. 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.

136. 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.

137. Dividends may be paid by cheque or warrant and sent through the post.—Unless otherwise directed any dividend may be paid by cheque or warrant sent through the post to the registered address of the Shareholder entitled, or, in the case of joint-holders, to the registered address of that one whose name stands first on the register in respect of the joint-holding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

138. Notice of dividend: forfeiture of unclaimed dividend.—Notice of all dividends or bonuses to become payable shall be given to each Shareholder entitled thereto; and all 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. For the purposes of this clause any cheques or warrants which may be issued for dividends or bonuses and may not be presented at the Company's bankers for payment within t[†] ree years shall rank as unclaimed dividends.

139. 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.

140. 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.

141. Accounts to be audited.—The accounts of the Company shall from time to time be examined, and the correctness of the balance sheet and profit and loss account ascertained by one or more Auditor or Auditors.

142. 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 an Auditor shall not be debarred from acting as a professional accountant indoing any special work for the Company which the Directors may deem necessary. 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.

143. Appointment and retirement of Auditors.—The Directors shall appoint the first Auditor or Auditors of the Company and fix his or their remuneration; all future Au itors, 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.

144. Retiring Auditors eligible for re-election.—Retiring Auditors shall be eligible for re-election.

145. 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.

146. 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.

147. Duty to Auditor.—Every Auditor shall be supplied with a copy of the balance sheet and profit and loss account intened 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.

148. Company's accounts to be open to Auditors for audit.—All accounts, books, and documents whatsoever of the Company shall at all times be open to the Auditors for the purpose of audit.

NOTICES.

149. Notice 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.

150. Shareholders to register address.—Every Shareholder shall furnish the Company with 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 of the Company sending it through the post in a prepaid letter addressed to such Shareholder at his registered address of place, such notice is addressed be dead, unless his executors or administrators shall have given to the Directors, or the Agent or Secretary or Agents or Secretaries of the Company, their own or some other address in Ceylon.

152. 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.

153. Date and proof of service.—Any notice if served by post shall be deemed to have been served on the day on which the litter 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 box

or posted at a post office 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.

154. Non-resident Shareholders must register addresses in Ceylon.—Every Shareholder resident 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 notice.

granders

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

ARBITRATION.

155. Directors may refer disputes to arbitration.—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.

Evidence in action by Company against Shareholders.—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 nove 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.

PROVISIONS RELATIVE TO WINDING UP OR DISSOLUTION OF THE COMPANY.

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.

158. Distribution.—If the Company shall be wound up and there shall be any surplus assets after payment of all debts and satisfaction of all liabilities of the Company, such surplus assets shall be applied, first, in repaying to the holders of the preference shares (if any) the amounts that may be due to them, whether by way of capital only or by way of capital and dividend or arrears of dividend or otherwise in accordance with the rights, privileges, and conditions attached thereto, and the balance in repaying to the holders of the ordinary shares the amounts paid up or reckoned as paid up on such ordinary shares. If after such payments there shall remain any surplus assets, such surplus assets shall be divided among the ordinary Shareholders in proportion to the capital paid up, or reckoned as paid up, on the shares which are held by them respectively at the commencement of the winding up, unless the conditions attached to the preference shares expressly entitle such shares to participate in such surplus assets.

159. Payment in specie, and vesting in trustees.—If the Company shall be wound up, the liquidator, whether voluntary or official, may, with the sanction of an extraordinary resolution, divide among the contributories in specie any part of the assets of the Company, and may, with their sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator, with like sanction, shall think fit.

In witness whereof the subscribers to the Memorandum of Association have hereunto set and subscribed their names at the places and on the days and dates herein after mentioned.

ROPER S. AGAB.
J. H. THOMAS.
EDITH AGAR.
MAI THOMAS.

Witnesses to signatures of Roper Smelton Agar, Jocelyn Hume Thomas, Edith Agar, and Mai Thomas, at Coombewood, Talawakele, this 14th day of January, 1919:

VICTOR DUNPHY,
The Parsonage, Talawakele.

S. SIVAPRAKASUM, Clerk, Coombewood.

HERBERT BOIS.
G. L. BURNE.
W. H. SMALLWOOD.

Witness to the signatures of Hither Bois, Godfrey Lionel Burne, and Wilmot Hervey Smallwood, at Colombo, this 16th day of January, 1979:

[Third Publication.]

expedient.

EUSTACE F. DE SARAM, Proctor, Supreme Court, Colombo.

JEMPRANDUM OF ASSOCIATION OF GAVATENNE ESTATE, LIMITED.

1. The name of the Company is "GAVATENNE ESTATE, LIMITED."
2. The registered office of the Company is to be established in Colombo.

"The chicate for which the Company is to be established are

The objects for which the Company is to be established are—

(a) To acquire and take over as a going concern the Gavatenne estate in the Madulkele district of Ceylon.

(b) To purchase, lease, take in exchange, hire, or otherwise acquire any other estate or estates, laud 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 communicaton.

(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 widowo or children of any such.

(d) To clear, open, plant, cultivate, improve, and develop any land or lands that may be purchased, leased, or otherwise acquired by the Company in Ceylon or elsewhere, or portions thereof, as a tea 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 tea, rubber, coconuts, 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 tea and rubber factories, coconut 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 (e) or (g), 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 tea, rubber, plumbago, minerals, crops, and produce, either raw or manufactured, at such times and places and in such manner as shall be deemed

(k) To buy, sell, warehouse, transport, trade, and deal in tea, rubber, coconuts, 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 tea, 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. India. Ceylon, or elsewhere stores, she ps. and places for the sale of tea, rubber, 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 whatsoever.

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(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 lot, 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.

(a) To borrow or receive on loan money for the purposes of the Company upon the security of cash, credit bonds, or 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.

(i) 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 or otherwise shares or bonds m, 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 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

s ock of any other company or any part thereof.
(z 2) 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 part ally paid up for such purpose.

(z 3) To accept as such consideration for the sale or disposal of any lands and real or 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, the 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.

- (24) 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 contention 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.
- 5. The nominal capital of the Company is Two hundred thousand Rupees (Rs. 200,000), divided into Twenty thousand shares of Rupees Ten each. The shares forming the capital (original, increased, or reduced) of the Company may be subdivided or consolidated or divided into such classes with any preferential, deferred, qualified, special, or other rights, privileges, or conditions attached thereto, and be held upon such terms as may be prescribed by the Articles of Association and Regulations of the Company for the time being or otherwise.
- 6. The profits of the Company of each year, which it shall from time to time be determined to distribute, shall (subject to the provisions of clauses 5 and 8 hereof) be divided among the holders of the shares in proportion to the shares held by them.
- 7. In a winding up, voluntary or otherwise, the assets available for distribution amongst the members shall be applied :-
 - (1) To the payment off of the capital paid up on the shares and any dividend on the said shares up to the date of winding up in accordance with the Articles of Association.

(2) To the division among the Shareholders in proportion to the number of shares held by each of them, of any balance remaining after payment of capital and dividend as provided in sub-section (1) hereof.

8. The rights for the time being attached to any preference shares may be modified or dealt with in a manner mentioned in clause 50 of the accompanying Articles of Association but not otherwise, and that clause and also clause 157 of the said Articles of Association shall be deemed to be incorporated herein and have effect accordingly.

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:—

Names and Addresses of Subsc	ribers.		— ·	er of Shares taken ach Subscriber.
CH. C. STEPHEN, Slave Island, Colombo	• •	• •	• •	\mathbf{One}
S. H. PRENTICE, Slave Island, Colombo	• •	• •	• •	One
W. F. HUTSON, Bagatelle road, Colombo	• •	• •	• •	One
Witness to the above signatures, at Colombo, on the	8th January,	1919:		
	Proctor,	H. CREASY, Supreme Court, C	olombo.	
C. A. Hutson, by his attorney W. F. Hutson	, Bagatelle re	oad, Colombo	• •	One
Witness to the above signature, at Colombo, on the	9th January,	1919:		
	Proctor,	H. CREASY, Supreme Court, C	kolombo.	
P. A. KEILLER, by his attorney M. J. CARY, Sle	sve Island, (Colombo	• •	One
M. J. CARY, Slave Island, Colombo	••	• •	• •	One

Witness to the above signatures, at Colombo, on the 10th January, 1919:

Andrew Young, Slave Island, Colombo

H. CREASY, Proctor, Supreme Court, Colombo.

Total Shares taken .. Seven

One

ARTICLES OF ASSOCIATION OF GAVATENNÉ ESTATE, 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. None of the funds of the Company shall be employed in the purchase of or be lent on the shares of the Company.

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, viz.:—

The word "Company" means "Gavatenne Estate, 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 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 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 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 Two hundred thousand Rupees (Rs. 200,000) divided into Twenty thousand shares of Rupees Ten 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 and with such special, preferential, deferred, qualified, or other rights, privileges, or conditions attached thereto, 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.

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 tespects 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 in like manner, and with like sanction, may reduce the capital of the Company and may subdivide

or consolidate the shares forming the capital of the Company or any of them.

SHARES.

8. 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.

10. 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 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.

11. 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 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 dividenda, 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 off 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.

12. 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. Payment for shares shall be made in such manner as the Directors shall from time to time determine and direct.

13. 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.

14. Shares may be registered in the names of two or more persons not in partnership.
15. 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.

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

17. The Company s hall 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 clauses 35 and 36 to become a Shareholder in respect of any share.

18. 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.

19. Every Shareholder shall be entitled to a certificate under the common seal of the Company, specifying the

shares held by him and the amount paid thereon.

20. 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.

21. 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.

- 22. 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.
- 23. 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.

 24. 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. A 12

26. 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 which such 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.

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

28. 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.

- 29. 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.
- 30. 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 Article 30, shall register the transferee as a Shareholder, and retain the instrument of transfer.

31. 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.

- 32. 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 only, if at all, upon the transferee.
- 33. 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 days next ensuing after 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 twenty-one days in any year.

TRANSMISSION OF SHARES.

34. 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.

35. 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.

36. If any person who shall become entitled to be registered under clause 36 in respect of any share on which the Company h s any lieu 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 peceased Shareholder, the Company may sell such sinces, 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.

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. 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 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.

39. 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 afore-said 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.

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 with interest and expenses

due in respect thereof, be declared forfeited by a resolution of the Board to that effect.

40. 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.

41. 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.

42. 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.

43. A certificate in writing under the hands of one 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.

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 41 hereof shall be redeemable after sale or disposal.

144. 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 helder or by all or any of such joint-helders respectively, either in respect of such shares or of other shares held by such holder or joint-holders or in respect of any other debt or claim 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.

45. 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 assignce 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, ninety sixty days' notice shall be allowed him.

46. 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.

47. A certificate in writing under the hands of one of the Directors and of the Secretary, or Secretaries that the power of sale given by clause 45 has arisen, and is exercisable by the Company under those presents, shall be conclusive evidence of the facts therein stated.

48. 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.

49. Any shares from time to time to be issued or created may from time to time be issued with any such right or preference, whother 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 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.

50. 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 a special r so 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 accuract dividend, or the abandonment of any preference or priority, or of any accuract 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, 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 resolutions could have been effected without it.

51. 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.

BORROWING POWERS.

52. 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 by 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 Fifty thousand Rupees.

53. 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.

54.4 For the purpose of securing the repayment of any such money 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.

55. 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 special privileges as to redemption, surrender, drawings, allotment of shares, or otherwise.

56. Every debenture or other instrument issued by the Company for securing the payment of money can be 56. Every debenture or other instrument issued by the Company for securing the payment of money can 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.

57. 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.

58. 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.

59. 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.

60. 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.

61. 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 twenty-one 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.

62. Any Shareholder may, on giving not less than ten days' previous notice of any resolution, submit the same

to a meeting.

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

64. 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 objects and business of the meeting, shall be given by advertisement in the Oeylon Government Gazette, or in such other manner (if any) as may be prescribed by the Company in General Meeting.

65. Every Ordinary General Meeting shall be competent, without special notice having been given for 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.

66. 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.

67. 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 three or more Shareholders entitled to vote.

68. 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.

69. 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.

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

71. 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 shall be given.

72. 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.

73. At any meeting every resolution shall be decided in the first instance by a show of hands, 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 or votes 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.

74. 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 or proxy or attorney, and the result of such poll shall be deemed to be the resolution of the

Company in such meeting.

75. 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.

76. No pollshall be demanded on the election of a Chairman of the meeting or on any question of adjournment.

77. On a show of hands every Shareholder present in person shall have one vote only. Where a Shareholder is present by an attorney who is not a Shareholder such attorney shall be entitled to vote for such Shareholder on a show of hands. In case of a pollevery Shareholder present in person or by proxy or attorney shall (except as provided for in the Article immediately following) have one vote for every ten shares held by him. When voting on a resolution involving the sale of the Company's estates or any portion thereof or the winding up of the Company, a majority of three-fourths of the Shareholders present or represented by proxy or attorney shall be necessary to carry such resolution.

78. 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

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

80. No Shareholder shall be entitled to vote or speak 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 or speak.

81. 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.

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

apply to a power of attorney.

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

84. 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:-

Gavatenne Estate, Limited.

-, of -- (a Shareholder in the Company) as my proxy ---, of -–, appoint – consequence thereof.

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

85. No objection shall be made to the validity of any vote (whether given personally or by proxy or attorney), except at the meeting or poll at which such vote 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.

86. No Shareholder shall be prevented from voting by reason of his being personally interested in the result of

the voting.

DIRECTORS.

'87. The number of Directors shall never be less than three 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 One hund, ed 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 Seven hundred and Fifty Rupees (Rs. 750) annually, to be divided between them in such menner as they may determine, but the Company in General Meeting may at any time alter the amount of such remuneration fo the future, and such remuneration shall not be considered as including any remuneration granted for special extra services hereinafter referred to.

88. The first Directors shall be Andrew Young Charles Arthur Hutson, and Charles Cowi. S ephen.
89. 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 estate of 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, Managung 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.

90. 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 91.

91. 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.

92. 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. The provisions of this and the last two preceding clauses shall not however apply to ex officio Directors.

93. Retiring Directors shall be eligible for re-election.
94. 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.

95. 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.

96. 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 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.

97. If at any meeting at which an election of a Director ought to take 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.

98. 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.

99. The Company may, by a special resolution, remove any Director other than an ex officio 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.

100. 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 tortiou; 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.

101. 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.

102. 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 Company.

Provided that no Director shall vacate his effice 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.

103. The Directors shall have power to carry into effect the lease, purchase, or acquisition of any lands, estates, or

property they may think fit, or any share or shares thereof.

Director, or with the assistance of an agent or agents and 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, planing, and cultivation thereof, and otherwise in or about the working and business of the Company. The whole of the direction and control of the business of the Company and of its estates and properties shall be conducted in Coylon, and no person shall act in any manner as a Director whilst resident temporarily or otherwise in the United Kingdom.

105. 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, and other officers, clerks, or servants of the Company for such reasons

as they may think proper and advisable, and without assigning any cause for doing so.

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.

107. The Directors shall have power to appoint a proctor or proctors, solicitor or solicitors, attorney or attorneys, to essist 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.

108. 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, agreements, bonds, mortgages, proxies to any proctor or proctors, and other documents on behalf of and to further the interests of the Company.

ion. The seal 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 Comp ny, who shall attest the scaling thereof; such attestation on the part of Secretaries, in the event of a firm or corporation being the Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm or corporation, signing for

and on minels of the said firm or corporation as such Secretaries.

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 amalgamat.on, 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.

111. 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 of 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 Company, and for

claims and demands by the Company.

(d) To act on behalt of the Company in all matters relating to bankrupts and insolvents, with power to accept the office of trustre, 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 behalt, and from time to time to revoke, withdraw, alter, or vary all or any such powers. The D.rectors may allow to any person or company to whom powers may be so delegated such remuneration as they in their absolute discretion shall think fit.

PROCEEDINGS OF DIRECTORS.

112. The Directors may meet for the despatch of business, adjourn, and otherwise regulate their meetings at meh places and times and in such manner 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. 113.

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 it 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.

115. Any questions which shall arise at any meeting of the Directors shall be decided by a majority of votes, and

is case of an equality of votes the Chairman thereat shall have a casting vote in addition to his vote as a Director.

116. 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 delegaed 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.

117. 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,

118. The acts of the Board we 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 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 for the time being in Ceylon shall be as valid and effectual 119.

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

120. 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, 121. 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 see may be and all minutes purporting to have been signed by any Chairman of any General Meeting, Board Meeting, ce Committee Meeting, respectively, shall, for all purposes whatsoever, be prima facie evidence of the actual and regular posing 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.

122. 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.

123. 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 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 documents. of the Company, except as conferred by statute or authorized by the Directors, or by a resolution of the Company in

General Meeting.

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124. 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 sum nary

of the property and liabilities of the Company made up to the end of the same period.

125, 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.

126. 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.

127. 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.

128. 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.

AUDIT.

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

130. 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.

131. 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.

132. 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.

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

134. 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.

1.5 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.

136. 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 day time have access to all accounts, books, and documents whatsoever of the Company for the purpose of audit.

DIVIDENDS, BONUS, AND RESERVE FUND.

137. 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 the amount paid on their shares, but no dividend shall be payable except out of nett profits.

138. 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.

such sums as they think proper as a reserve fund to meet contingencies or for special dividends or for equalizing dividends, or for repairing, improving, and maintaining any of the property of the Company, or for repayment of mortgages or for other purposes as the Directors shall in their absolute discretion think conducive to the interests of the Company, and may invest the several sums so set aside upon such investments as they may think fit, and from time to time deal with and vary such investments and dispose of all or any part thereof for the benefit of the Company, and to divide the reserve fund into such special funds as they may think fit, and to employ the reserve fund or any part thereof in the business of the Company and that without being bound to keep the same separate from their other assets.

140. The Directors may from time to time apply such portions 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, improving, maintaining, or extending any of the property or plant of the Company, or any part thereof, or for the redemption of mortgages, or for any other purposes connected with the interest of the Company that they may from time to time deem expedient.

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

142. 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.

143. 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.

144. 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.

145. 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.

146. 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.

147. Any General Meeting may direct payment of any dividend declared at such meeting, or of any interim dividends which may subsequently be declared by the Directors, wholly or in part, by means of drafts or cheques on London, or by the distribution of specific assets, and in particular or paid up shares, debentures or debenture stock of the Company, or of any other company, or no any one or more of such ways, and the Directors shall give effect to such direction, and when any difficulty arises in regard to the distribution they may settle the same as they think expedient, and in particular may issue fractional certificates and may fix the value for distribution of such specific assets or any part thereof, and may determine that cash payments shall be made to any Shareholders upon the footing of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the persons entitled to the dividend as may seem expedient to the Directors. Where requisite a proper contract shall be filed and the Directors may appoint any person to sign such contract on behalf of the persons entitled to the dividend, and such appointment shall be effective.

NOTICES.

148 New Secretary, Agein from the Company may be authenticated by the signature (printed or written) of the Agent or gent for 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.

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150. 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 hall 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.

151. 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.

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.

153. 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.

yd Çir 154 er any question or other matter arises in dispute between the Company and any other company of person, the same may be referred by the Directors to arbitration.

185. On the trial 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 multicent 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.

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.

If the Company shall be wound up, whether voluntarily or otherwise, the liquidator or liquidators may, with the sanction of a special resolution of the Company, divide among the contributories in specie any part of the assets of the Company, and may with the like sanction vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories as the liquidator or liquidators with the like sanction shall think fit, and if thought expedient any such division may be otherwise than in accordance with the legal rights of the members of the Company, and in particular any old that be given preferential or special rights or may be excluded altogether or in part, and the liquidator or liquidators shall be entitled to sell all or any of the assets of the Company in consideration of or in exchange for shares, ordinary, fully paid; part paid, or preference in the purchasing company, but in case any division otherwise than in accordance with the legal rights of the contributories shall be determined on any sale made of any or all of the assets of the Company in exchange for shares in the purchasing company, either ordinary, fully paid, or part paid, or preference, any contributory who would be prejudiced thereby shall have a right to dissent as if such determination were a special resolution passed who we take prejuded thereby shall have a right to dissent as it such determination were a special resolution passed pursuant to the section 192 of the Companies (Consolidation) Act of 1908 in England, but for the purposes of an arbitration as in the sub-section 6 of the said section, provided the provisions of the Ceylon Arbitration Ordinance, 1866, and of the Ceylon Ordinance, No. 2 of 1889, shall apply in place of the English and Scotch Acts referred to in the said sub-section 6 of ttion 192 of the aforewritten Companies (Consolidation) Act, and the said section 192 save as herein excepted shall be deemed to be part and parcel of these present Articles.

In witness whereof the Subscribers to the Memorandum of Association have hereto set their names at the places

and on the days and dates hereafter written.

CH. C. STEPHEN, Slave Island, Colombo. S. H. PRENTICE, Slave Island, Colombo.

W. F. HUTSON, Bagatelle road, Colombo.

bove signatures, at Colombo, on the 8th January, 1919:

H. CREASY, Proctor, Supreme Court, Colombo.

C. A. Hurson, by his attorney W. F. Hurson, Bagatelle read, Colombo.

above signature, at Colombo, on the 9th January, 1919:

H. CREASY, Proctor, Supreme Court, Colombo.

P. A. KEILLER, by his attorney M. J. CARY, Slave Island, Colombo.

M. J. CARY, Slave Island, Colombo.

Andrew Young, Slave Island, Colombo.

Witness to the above signatures, at Colombo, on the 10th January, 1918:

H. CREASY,

Proctor. Supreme Court, Colombo.

First Publication.]

The Frocester Estate Rubber Company, Limited.

OTICE is hereby given that the Ordinary General Meeting of the Shareholders of the above-named Company will be held at the registered office of the Company, No. 6, Prince street, Fort, Colombo, on Saturday, February 15, 1919, at noon.

Business.

To receive the Directors' report and accounts for acason 1918.

To declare a dividend.

To elect a Director.

36 appoint an Auditor for season, 1919, and transact y other business that may be brought before the Meeting. The Transfer Books of the Company will be closed from February 3 to 15, 1919.

By order of the Board of Directors,

J. M. Robertson & Co., Agents and Secretaries.

The Great Western Tea Company of Ceylon, Limited.

OTICE is hereby given that the Ordinary General Meeting of the Shareholders of the above-named Company will be held at the registered office of the Company, No. 6, Prince street, Fort, Colombo, on Saturday, February 15, 1919, at 11 A.M.

Business.

To receive the Directors' report and accounts for the year ending December 31, 1918.

To declare a dividend.

To elect a Director.

To appoint an Auditor for season 1919, and transact any other business that may be duly brought before the Mesting.

The Transfer Books of the Company will be closed from February 3 to 15, 1919, both days inclusive.

By order of the Directors,

J. M. Robertson & Co., • Agents and Secretaries.

The Hangranoya Tea Estates, Limited.

OTICE is hereby given that the Third Annual Ordi-In Try General Meeting of Shareholders of the above Campany will be held at the registered office, No. 19, Queen effect, Fort, Colombo, on Saturday, February 15, 1919, at 12.30 P.M.

Business.

1. To receive the report of the Directors and accounts for the year ended December 31, 1918.

2. To declare a dividend. 3. To elect a Director.

4. To appoint an Auditor for the current year, and to transact any other business that may be duly brought before the Meeting.

The Fransfer Books of the Company will be closed from February 8 to 15, 1919, both days inclusive.

By order of the Directors,

HENDERSON & Co.,

Colombo February 5, 1919.

Agents and Secretaries.

The Küdaganga Rubber Company (of Ceylon), Limited.

TOTICE is hereby given that the Twelfth Annual Ordinary General Meeting of Shareholders of the blove Company will be held at the registered office, No. 19. Queen street, Fort, Colombo, on Saturday, February 15, 1919, at 11.30 A.M.

Busingés. To receive the report of the Directors and accounts

for the year ended December 31, 1918. 2. To declare a dividend.

To elect a Director. 3.

To appoint an Auditor for the current year, and to transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 8 to 15, 1919, both days inclusive.

By order of the Directors,

Henderson & Co.,

Agents and Secretaries.

The Ruanwella Tea Company, Limited

OTICE is hereby given that the Transfourth Annual Ordinary General Meeting of the Company will be held at the registered office of the Company No. 2, Queen street, Fort, Colombo, on Wednesday, February 19, 1919, at 11.45 A.M.

1. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.

To declare a dividend.

To elect a Director.

To appoint Auditors for the current year.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 5 to 19, 1919, both days inclusive.

By order of the Directors,

WHITTALL & CO.,

Colombo, February 5, 1919.

Agents and Secretaries.

The Sunderland (Ceylon) Rubber Company, Limited.

OTICE is hereby given that the Twelfth Annual Ordinary General Meeting of the Gordany will be held at the registered office of the Competition, No. 2, Queen street, Fort, Colombo, on Wednesday, February 19, 1919, at 11.30 A.M.

Business.

1. To receive the report of the Directors and the accounts for the twelve months ended December 31, 1918.

To declare a dividend.

To elect a Director. 3.

To appoint Auditors for the current year.

To transact any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 5 to 19, 1919, both days inclusive.

By order of the Directors,

Colombo, February 5, 1919.

WHITTALL & Co., Agents and Secretaries.

The Donnybrook Tea Company, Limited.

OTICE is hereby given that the Twenty-first Annual General Meeting of the Community of the General Meeting of the Company will be held at 11 A.M. on Friday, February 28, 1919, at the registered office of the Company, Australia Build Colombo.

Business.

(1) To receive the report of the Directors and accounts to December 31, 1918.

(2) To declare a dividend.

(3) To elect a Director.

(4) To appoint Auditors, and transpot any other business that may be duly brought before the Meeting.

The Transfer Books of the Company will be closed from February 24 to 28, 1919, both days inclusive.

By order of the Directors.

Colombo, February 6, 1919.

CARSON & Co., LTD., Agents and Secretaries.

The Colombo Launch Company, Limited.

OTICE is hereby given that the EDvetth Annual General Meeting of the Company will be held at 9.30 a.m., on Wednesday, February 9, 1919 at the registered office of the Company, Australia Duildings, York street, Colombo.

To receive the report of the Directors. 304
To declare a dividend.

To elect a Director.

4. To appoint Auditors, &c.

To transact any other business that may be brought

before the Meeting. The Transfer Books of the Company will be closed from February 17 to 19, 1919, both days inclusive.

By order of the Board,

CARSON & Co., LTD., Agents and Secretaries.

Colombo, February 7, 1919.

Colombo, February 5, 1919.

huns, Rubber Company, Limited.

NATICE NICE is hereby given that the Ninth Ordinary General Meeting of the Shareholders will be held within the registered effice of the Company, 14, Queen street, Color to, on Monday, February 17, 1919, at noon.

Business.

- 1. To receive the report of the Directors and statement of accounts for the year ended December 31, 1918.
 2. To declare a dividend.

 - 3. To elect a Director.
 - To appoint an Auditor.
- To transact any other competent business that may be brought before the Meeting.

By order of the Directors,

GEORGE STEUART & Co., Agents and Secretaries.

Colombo. February 7, 1919.

OTIOE is hereby given that the Twenty-fourth Annual Ordinary General Meeting of the Shareholders will be held within the registered office of the Company, 14, Queen street, Colombia on Tuesday, February 18, 1919, at noon.

Business.

1. To receive the report of the Directors and statement of accounts for the year ended December 31, 1918.

- 2. To declare a dividend.
 - 3. To elect a Director.
 - 4. To appoint an Auditor.
- 5. To transact any other competent business that may be brought before the Meeting.

By order of the Directors,

EORGE STEUART & Co., Colombo February 7, 1919 Agents and Secretaries.

angawade Estates Company of Ceylon, Limited.

NOV II is hereby given that the Twenty-second the Character and the Shareholders will be helded 11.30 A.M. on Adnesday, February 19, 1919, at the registered three of the Company, 14, Queen street, Colombo.

Business.

- To receive the report of the Directors and statement of accounts to December 31, 1918.
 - To declare a dividend.
 - To elect a Director
 - To appoint an Auditor.
- 5. To transact any other business that may be brought before the Meeting.

By order of the Directors,

Æorge Steuart & Co., Colombo February 7, 1919. Agents and Secretaries.

The Rahat ngoda Téa Company, Limited.

OTATO hereby given that the Eighth Ordinary General Meeting of Starcholders will be held within the registered of the the Company, 14, Queen street, Colombo, on Wednesday, February 19, 1919, at noon.

- 1. To receive the report of the Directors and statement of accounts for the year ended December 31, 1918.
 - To declare a dividend.
 - To elect a Director.
- To appoint an Auditor.
- To transact any other competent business that may be brought before the Meeting.

By order of the Directors,

GEORGE STEUART & Co., obruffry 7, 1919.

of Start pide will be held at the offices of the Company, Gaffoor Building, Main street, Colombo, on Saturday, February 15, 1919, at \$114.M.

Rusiness.

- 1. To receive the report of the Directors and accounts to December 31, 1918.
 - To elect Directors.
- To appoint an Auditor, and transact any other business that may be duly brought before the Meeting.

By order of the Directors,

GORDON FRAZER & Co., LTD., Agents and Secretaries

Colombo, February 7, 1919.

The Gallawatte (Ceylon) Rupper Company, L.mité OTICE is hereby given that the Eleventh Ordinary General Meeting of the Shareholde be held at the office of the Company, Gaffoor Bu Main street, Colombo, on Saturday, February 15 at 12 noon.

Business.

- 1. To receive the report of the Directors and accounts to December 31, 1918.
 - To declare a dividend.
 - To elect a Director.
- To appoint an Auditor, and to transact any other business that may be duly brought before the Meeting.

By order of the Directors,

GORDON FRAZER & Co., LTD.

Colombo, February 7, 1919.

Agents and Secretaries.

Auction Sale under Mortgage Decree in D. C., Jastna Case No. 12,745.

BY virtue of a decree in District Court, Jaffna, case No. 12,745, bearing date August 13, 1918, and a commission issued to me thereunder, bearing date October 2, 1918, I shall sell by public auction the under-mention landed properties on dates and hours mentioned standing within the respective land:-

V. K. Murugupillai Thamotharampillai and another of

Vs.

Pathammaipillai, widow of Murugasu Vannipam Murugasapillai, and others of No. 8 Division, Trincomalee

Mortgage Properties Decreed to be sold.

Description.

At Town, on Friday, February 28, 1919, at 2 P.M.

(1) A piece of land situated at Division No. 8, Trincomalee, with stone-built house, portico, well, well sweep, and posts, in extent 11 68/100 perches; bounded on the north-east by road, on the south-east by the ground and house belonging to M. Valupillai, on the south-west by the land belonging to K. Kanthappa, on the north-west by the ground and house belonging to the heirs of the late Vyramuttu Ponniah. The whole of the ground, house, and portico within these boundaries, and \{\frac{1}{3}} \] share of the well, well sweep, and posts, but excluding the right of path and way for other share-holders to go to the well to draw water.

At Chelly, on Saturday, March 1, 1919, at 2 P.M.

(2) A piece of land situated at Chelly in Sampaltivu, Kaddukulam pattu, Trincomalee, with palmyra trees, coconut trees, and other plantations, and well, in extent, 7 acres I rood and 13 perches; bounded on the north-east by the land belonging to Kumaru Katiritamby and land taken for the road, on the south-east by seashore, on the south-west by coconut garden described herein below belonging to the estate of the mortgagor, and on the north-west by Crownland and road. The whole of this.

At Chelly, on Saturday, March 1, 1919, at 3 P.M.

(3) A piece of land situated at Chelly in Sampaltivu, Kaddukulam pattu, Trincomalee, with coconut trees and other plantations standing thereon, in extent 3 roods and 33 perches; bounded on the east by seashore, on the west by rock, on the north by coconut garden aforementioned

belonging to the estate of the mortgagor, and on the south by the land belonging to Vyravi Sinnatamby. The whole of this.

N.B.—mount of writ Rs. 2,204.58, with interest on Rs. 1,256 at the rate of 10 per cent. per annum from April 19, 1978, till date of decree, and thereafter at 9 per cent. per mnum on the aggregate amount till payment in full, and costs of action Rs. 163.97.

Trincomales, Januari 29 1919. M. Subramaniam, Commissioner and Auctioneer.

Aution Sale of Valuable House Property.

No. 25,846, in favour of the plaintiff Don Harmanis No. 25,846, in favour of the plaintiff Don Harmanis Conseekera Karunaratna Dissanayake of Booweli-kata, in Kandy, against the defendant Don Edwin Wilfred Abeyagonesekera Karunaratna Dissanayaka of Booweli-kada aforesaid, I shallsell by public auction, at the respective spot, at 3.30 p.m., on Saturday, March 8, 1919, the following properties, to wit:—

1. The house and premises bearing assessment No. +56, situate at Trincomalee street, Kandy, in extent 2 chundus paddy sowing.

2. The house and premises bearing assessment No. 364, situate at Trincomalee street aforesaid, in extent about 1 chunda paddy sowing.

For further particulars apply to Messrs. Jonklass & Warnbeck, Proctors, Kandy, or to the undersigned.

A. E. DAVID, No. 1, Colombo street, Kandy. Auctioneer and Broker.

Sale by Auction under Mortgage Decree.

In the District Court of Galle.

DA. P. Goonewardene of Tiranagama......Plaintiff. No. 16,243. Vs.

Pandita Vidanage Mathes Goonewardene of Tiranagama Defendant.

NIER and by virtue of the decree entered in the above case and the order issued therein, I shall sell by public auction on Saturday, March 1, 1919, commencing at P.M., at the spot, the following property specially bound and executable for the recovery of the amount therein stated, to wit:—

All that the undivided 9/10 parts of all the fruit trees and soil of the remaining extent of 4 acres 3 roods and 16 perches, exclusive of an undivided extent of 24 perches of an undivided extent of 5 acres, of the land called Horagoda-mukalana, containing in extent 25 acres 2 roods, situated at Ginimellagaha, in Gangaboda pattu of Galle District; and bounded on the north by high road, north-east by the footpath, south-east by the Crown jungle and lot No. 94153, Bibilewatta and field Hettiwattege Danielgewatta, south by the Crown jungle, south-west by Kiriwallagahakumbura, and west by Kiriwallagahakumbura and lot No. 94154.

For further particulars and title, please apply to J. A.

Sethukavalar, Proctor, Supreme Court, and Notary Public, Galle, or the undersigned.

Galle, February 3, 1919.

J. E. Goonewardene, Licensed Auctioneer.

Auction Sale of Valuable Properties at Kimbulapitiya at Walpola, in the District of Negombo.

NDER decree in case No. 12,599, D. C., Negombo, entered in favour of the plaintiff Theadore Koertsz Carron of Negombo against the defendants (1) Geekianage Maria Fernando, (2) Pattage Manuel Fernando, for himself and as executor of the estate of the late Pattage Abraham Fernando, deceased, and legal representative of the 1st defendant, (3) Pattage Harmanis Fernando, all of Kimbulapin, and (4) Lewis Fernando, and by virtue of the order sended to me for the recovery of the amount therein stated, shall sell the under-mentioned properties mortgaged by bond No. 4,682 dated February 18, 1907, and attested by W. M. F. Goonewardana, Notary, by public auction, at the respective spots, on Saturday, March 8, 1919, to wit:—At 2 P.M.

1. The land called Nugagahawatta or Mendoragahawatta, situate at Kimbulapitiya, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western

Province, in extent about 3 acres or 3 acres 1 rood, and 36 perches, and the tiled house standing thereon.

At 2.15 P.M.

2. The land of two contiguous lots called Siyambala-gahakumbura alias Siyambalagahawatta and Kosgahawatta, situate at Kimbulapitiya aforesaid, in extent about 7 acres or 4 acres 1 rood and 9 perches, and the mill standing thereon.

At 2.30 P.M.

3. The field called Siyambalagahakumbura, situate at Kimbulapitiya aforesaid, in extent about 7 parras of paddy sowing ground.

At 2.45 P.M.

4. The undivided ½ share of the land called Dambugahawatta, situate at Kimbulapitiya aforesaid, in extent about 6 acres.

At 3 P.M.

5. The Bakmigahakumburagodella, situate at Kimbulapitiya aforesaid, in extent about 1 rood.

At 4 P.M. V

6. The undivided ½ share of the land called Mahayayewatta, situate at Walpola in Dasiya pattu of the Alutkuru
korale aforesaid, in extent about 11 acres.

At 4.15 P.M.

7. The undivided } share of the land called Dombagahawatta, situate at Walpola aforesaid, in extent about 5 acres.

Further particulars from Tudor Ranesinghe, Esq., Proctor, Supreme Court, and Notary, Negombo, or—

Negombo, February 4, 1919.

M. P. KURERA, Auctioneer.

Auction Sale of Properties at Boralessa, in the District of Chilaw.

NDER decree in case No. 13,133, D. C., Negombo, entered in favour of the plaintiff Kaylanna, Kana Kana Nana Suppramanium Chetty, by his attarney Kana Nana Suna Pana Suppramanium Chetty of Negombo, against the defendants (1) Least Coistogu Fernando and (2) Naththandige Gustina Fernando, husband and wife, both of Bandirippuwa, and (2) Naththandige Mariano Fernando of Boralessa, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties mortgaged by bond No. 33,378, dated October 14, 1915, and attested by P. M. A. Fernando, Notary, by public auction, at the respective spots, on Friday, March 7, 1919, to wit:—

At 2.30 P.M.

1. The land called Kongahawatta of two contiguous lots, situate at Boralessa, in Kammal pattu of Pitigal korale south, in the District of Chilaw, North-Western Province, containing in extent 2 acres and 8 perches, of the undivided portion sufficient for 15 coconut trees on the south-eastern side and of the plantations thereon and of the said land, the undivided \(\frac{1}{2}\) share belonging to the 1st defendant and the undivided portion for 15 coconut trees belonging to the said 2nd defendant and the plantations thereof.

At 3 P.M. ...

2. The land marked W 361 and T 361, situate at Boralessa aforesaid, in extent 7 acres and 11 perches, of the undivided portion for 18 coconut trees on the southern side of this land and of the plantations thereof, the undivided ½ share belonging to the 1st defendant and the northern undivided portion for 32 coconut trees and the plantations thereof belonging to the 1st and 2rd defendants out of the land.

Further particulars from Messrs. Amerasinghe & Ranesinghe, Proctors and Notaries, Negombo, or—

Negombo, February 4, 1919.

M. P. KURERA,
Auctioneer.

Auction Sale of Property at Boralessa, in the District of Chilaw.

NDER decree in case No. 13,129, D.C., Negombo, entered in favour of the plaintiff Kawanna Kana Kana Nana Suppramanium Chetty, by his attorney Kana Nana Suna Pana Suppramanium Chetty of Negombo, against the defendant Naththandige 11 wan Fernando of

Boralessa, and by virtue of the order issued to me for the inder-mentioned property mortgaged by bond No. 3,794, dated December 6, 1917, and attested by M. B. W. Jayaselvers, Notary, by public auction, at the spot, at 2 P.M.; on Friday, March 7, 1919, to wit:—

The land called Bulugahawatta, situate at Boralessa, in Kammal pattu of the Pitigal korale, in the District of Chilaw, North-Western Province, in extent about 5 acres, of the individed 3/10 shares of this land and of the plantations and buildings thereon, the undivided share.

Further particulars from Messrs. Amerasinghe & Ranesinghe, Proctors and Notaries, Negombo, or—

Negombo, February 4, 1919.

M. P. KURERA, 'Auctioneer.

Aution Sale of Valuable Properties at Kattuwa, in the District of Negombo.

entered in favour of the plaintiff Sina Thana Kana Mana Sana Suna Pana Muttu Caruppa Pulle of Negombo against the lefendants (1) Leyanage Maria Victoria Wick-ramanayaki Ramine and husband (2) Jayakodi Arachhige Don Jayako Appuhamy, Police Vidane, both of Kattuwa, and husband of the order issued to me for the recovery, of and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned in perties mortgaged by bond No. 13,541, dated January II, 1917, and attested by T. H. de Silva, Notary, by public aution, at the respective spots, on Monday, March 3, 1919, io wit:-

At 4 P.M.

i. The two portions of Badullagahawatta and the field Edullagahakumbura, now forming one land, situate at Kattuws, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent about Facres, and the buildings standing thereon.

At 4.30 P.M.

The land called Badullagahawatta, situate at Kathims aforesaid, in extent about 2 roods, of which said land the individed 11/12 shares subject to the unexpired term of the 15 years' lease appearing in deed No. 30,001 attested by K. S. D. Leitan, Notary.

Further particulars from P. D. F. de Croos, Esq., Proctor-sureme Court, and Notary, Negombo, or—

Negombo, February 4, 1919.

M. P. KURERA, Auotioneer.

Auction Sale.

VIDERS decree in case No. 13,007, D. C., Negombo, Miteredin favour of the plaintiff Sembukutti Arachitic Cacolis Silva Appuhamy of Katana against the decodant (1) Amerasinghe Arachchige Don Saviel Sajando and (2) Amerasinghe Arachchige Don Earlis (3) Amerasinghe Arachchige Don Earlis (4) Amerasinghe Arachchige (4) Amerasinghe (4) A issid to me for the recovery of the amount therein stated, label sell the under-mentioned properties mortgaged by ond No. 463, dated June 1, 1917, and attested by Tudor Ranssinghe, Notary, by public auction, at the respective pots, on Tuesday, March 4, 1919, to wit:-

At 10 A.M.

The undivided 2 shares of all that lot marked "B" in plan No. 1,578, situate at Bandirippuwa, in Otara palata le Pittgal korale, in the District of Chilaw, North-Western Province, in extent 11 acres and 32 perches.

At 10.15 A.M.
The undivided a shares of all that lot marked A in plat No. 1,579, situate at Bandirippuwa aforesaid, in extent factes I rood and 11 perches.

At 10.30 A.M.

The undivided 4 shares of all that lot marked A in plan No. 1,580, situate at Bandirippuwa aforesaid, in extent J roode.

At 2 P.M.

An undivided extent of 4 acres of all that portion of the land called Ehetugaha alias Ambagahahena, situate at Eliyamla in Otara-palata aforesaid, in extent 7 acres and 10 perches.

At 4.30 P.M.

5. All that lot marked Y 3 in plan No. 2,124P out of all that allotment of land called Kosgahawatta alias Embrella-gahalanda alias Meogahalanda, situate at Katana alias Mukkawa in Dunagaha pattu of the Alutkurn korals in the District of Negombo, Western Province, and the said lot Y 3 is in extent 3 roods and 36 § perches.

At 4.45 P.M.

6. All that lot marked Y 2 in plan No. 2,124P out of all that allotment of land called Kosgahawatta alias Emprel. lagahalanda alias Meegahalanda, situate at Katana'alias Mukkawa aforesaid, and the said lot Y 2 is in extent 3 roods and 36g perches.

Further particulars from Messrs. Amerasinghe & Ranesinghe, Proctors and Notaries, Negombo, or—

Negombo, February 4, 1919.

M. P. Kurera, Auctioneer.

Auction Sale of Valuable Properties at Toppuwa Udangawa, and Bambukuliya, in the District of Negombo.

NDER decree in ease No. 13,055, D. C., Negombo, entered in favour of the plaintiff Thena Muna Rawanna Mana Muthuraman Chetty of Negombo against the defendants (1) Santiago Rodrigo Candappa Pulle and (2) Cecilia Rodrigo Candappa, both of Udangawa and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under inentioned properties mortgaged by bonds Nos 18 555 25 196, and properties mortgaged by bonds Nos. 18,555, 25,196, and 28,753 by public auction, at the respective spots, on Thursday, March 6, 1919, to wit:—

At 2 P.M.

1. The Puwakgahakumbura or Bammehadakumbura, situate at Toppuwa, in Dunagaha pattu of the Alutkuru korale, in the District of Negombo, Western Province, in extent about 36 bushels of paddy sowing ground. From this field, excluding an undivided portion for 4 bushels of paddy sowing, the undivided 15/28 shares of the undivided 1/11 share of the remaining portion and an undivided 1 share of an undivided portion for 14 bushels of paddy sowing ground, and of the undivided 1 share of the said entire field for about 36 bushels of paddy, the excluded undivided portion for 4 bushels of paddy being included.

At 2.30 P.M.

2. An undivided 15/28 shares of the land called Paragahalanda or Kahatagahawatta, situate at Udangawa in Dunagaha pattu aforesaid, in extent about 8 acres, and of the buildings thereon.

At 2.45 P.M.

3. An undivided 15/28 shares of the land called Kadurugahawatta, situate at Udangawa aforesaid, in extent about I acre I rood and 38 perches, and the buildings thereon.

At 3 P.M.

4. An undivided \(\frac{1}{2} \) share of the undivided \(\frac{1}{2} \) share of the land called Meellagahawatta or Kahatagahawatta, situate at Udangawa aforesaid, in extent about I acre, and of the buildings standing thereon.

At 3.15 P.M.

5. An undivided is share from and out of the undivided is share of a portion of the land called Paragahalanda, situate at Udangawa aforesaid; in extent about I acre, and of the buildings thereon.

At 4 P.M.

An undivided 15/28 shares of 5/6 shares of the land called Kosgahawatta, situateat Bambukuliya in Dunagaha pattu aforesaid, in extent about 3 roods and 20 porches.

The above six lands are bound as primary, secondary, and tertiary mortgages.

At 4.15 p.m.

7. An undivided 10/22 shares of the land called Kahatagahawatta, situate at Bambukuliya aforesaid, in extent bout I acre, this land being divided into two parts by the high road from Kochchikade to Katana, and of the buildings thereon, as a primary mortgage.

Further particulars from S. K. Wijeratnam, Esq., Proctor, Supreme Court, and Notary, Negombo, or

M. P. KURERA, Auctioneer.

Negombo, February 4, 1919.

Sale by Auction Under Mortgage Decree.

blendid Soconut Estate in the Negombo District, Extern 134 Acres 3 Roods 22 Perches.

NICEH decree, D. C., Colombo, 49,080, and by virtue of the order issued to me for the recovery of the another therein stated, I shall sell by public auction, at 93, am street, Colombo, at 5 r.m., on Friday, February 28, 1979, all that estate, plantation, and premises known as galagedera estate, situated in the villages Agalagedera and Waradala, in Dunagaha pattu of Alutkuru korale, Negombo District, consisting of the following four lots of land:—(1) All that land called Katuwakele, in extent 70 acres 10 perches; (2) all that land called Katuwakele alias watta, in extent 51 acres 2 roods 30 perches; (3) all those contiguous portions of land called Panawellagahawatta alias Medagederawatta and Panawellagahawatta, in extent 12 acres 3 roods 8 perches; (4) all that land called Ginidawana-agara, in extent 1 rood 14 perches.

The estate lies in the rich Maha-oya section of the Negombo District, and is about three miles from the Diulapitiya junction. Its situation is between the 30th and 31st mileposts on the Colombo-Ja-ela-Kotadeniyawa road.

Further particulars from C. T. Kandaiya, Esq., Proctor, and Notary, Colombo, or—

7 93, Dam street, February 6, 1919.

C. E. KABUNARATNA, Auctioneer.

Cancellation of Power of Attorney.

on and from February 1, 1919, I ceased to act as the Attorney of Messrs. Ralph Macdonald & Co., and that their potent of attorney dated March 10, 1916, is cancelled in so that it affects me.

7в, Prince street, Colombe, February 1, 1919. ROBERT FORD.

Cancellation of Power of Attorney.

HE power of attorney bearing No. 484 dated September 1912, attested by W. P. D. Vanderstraaten, Notary, granted by me in favour of Anandranan Cherikkal Kunnummal Chettitath Mammad, son of Koyamotty, residing in Theruvanagur Amsom and Desom Karumbranad Taluk in Malabar Coast, has been cancelled as from this date.

Bankshall street, C. K. C. KUNHASSAN KUTTY. Colombo, January 28, 1919.

Safe Face Hotel Company, Limited.

General Meeting of Shareholders will be held at the registered office of this Company on Wednesday, February 19, 1919, at 12.15 P.M.

Business.

To receive the report of the Directors and statement of accounts for the year ended December 31, 1918.

To declare dividend, elect Directors, and appoint Auditors. Any Shareholder unable to attend this Meeting will please appoint scm. Shareholder to act as his or her proxy. and a legal form, duly executed, must be deposited at this office before 12 noon on February 18, 1919.

The Transfer Books of the Company will be closed from

February 15 to 19, 1919, inclusive.

By order of the Board,

Galle Face Hotel, Colombo, January 29, 1919. H. C. BRIDGES, Secretary. Auction Sale of House and Premises in Children Fower and Valuable Coconut Estates at Rajakadalawa and Dematapitiya.

NDER decree in case No. 5,941, D. C., Chilaw, entered in favour of Kana Runa Muna Iththanna Thoona Alagappa Chetty, presently in India, by his attorney Navenna Chena Chetty Appa Chetty of Chilaw, against the defendant Dissanayakege Theresinahamy of Chilaw, for herself and as administratrix of the estate of the late Kankantrige James Silva of Chilaw, deceased, and by virtue of the order issued to me for the recovery of the amount therein stated, I shall sell the under-mentioned properties by public auction, at the respective spots, on Saturday, February 22, 1919, to wit:—

At 9 A.M.

(1) All that six contiguous a statements of land bearing Nos. 7618½, 3400/15049, Kohombagahawatta, Mailagahawatta, Mahamanaweriyakele, and Mahadewalakele, No. 11333, and now forming one property, called and knowin as Mahamanaveriyewatta, situate at Mahamanaveriya and Manaveriya, in Anaivilundan pattu of Pitigal korale, in the Chilaw District; and which are together bounded on the north by the land reserved by the Crown for burial ground, east by the land reserved along the road and the land belonging to the Crown, south by bund of the Manaveriya tank, and on the west by the limit of the land of H. A. Mudalihamy; and containing within these boundaries an extent of 14 acres and 4 perches more or less.

At 1 P.M.

(2) The allotment of land bearing letter C of the land called Dungalbima, situate at Dhoby street in Chilaw aforesaid; and bounded on the north by the caves of the house now belonging to the defendant and the land belonging to the Local Board, east by the house built up on the land bearing letter D belonging to the heirs of Dissanayakege Carolis Appuhamy and its premises, south by the reservation by the roadside, and west by the land bearing letter B, which is belonging to the defendant, and the building standing thereon; and containing in extent within these boundaries 32 links in breadth from east to west and 245 links in length from north to south.

At 5 P.M.

(3) An undivided $\frac{1}{2}$ share of the land situate at Dematapitiya, in Yagam pattu of Pitigal korale south, in the Chilaw District aforesaid; and bounded on the north by Pansalwatta and the tank, east by the field of Mudalihamy Vidane and others, south by the high road, and west by the garden belonging to K. D. Carolis Appuhamy; and containing in extent 6 acres more or less.

Further particulars from N. J. Martin, Esq., Proctor, Supreme Court, Chilaw, or—

S. P. ABEYAKOON, Auctioneer.

Chilaw, January 13, 1919.

Application for Enrolment as a Notar Dub

Type SILVA, of Paramulla, within the Four Cravets of Matara, do hereby give notice, in terms of section 8 of Ordinance No. 1 of 1907, that I shall, three months hence, apply to the Registrar-General to be admitted and enrolled as a Notary Public to practise in the Sinhalese language in the District of Tangalla.

Paramulla, Matara. January 17, 1919. U. M. A. DE SILVA.

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A	Mailenan Gammanatira Ctataman	f af Traffia far tha	e Month ended November 30, 1918.
IMPINATIONALI MANT	EDITION OF THE PROPERTY OF THE PROPERTY AND THE PROPERTY OF TH	P OF Trooms for mis	e meaning effect Holeman ag' 1910'

Particulars of Goods		Month end November		Month end November		Increase i 1918.	n	Decrease in	a	Nett Increas from Octo November	bor I	, 1917, to
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is out that								*		1917-1918.	1	917–1918.
Plant Commence		Tons.		Tons.		Tons.		Tons.		Tons.		Tons.
Kerosine oil		306	-10	322	• • •	16	• •		٠.			88
Rubber		3,075		2,828	••		•. •	2 47	• •		• •	725
Rice		15,551		12,631			• •	2,920	٠.			7,698
Tea		6,619		8,722	*.*	2,103	• •			2,680		
Cagao		232	•••	675		443			٠.	580	• •	
Coconut produce		8,563		7,516	• •			1,047	• •		• •	1,911
Fruit and vegetable		2,072		1,531			• •	541	٠.			1,566
Tea and rubber packing		1,051		1,045				6	٠.	270	• •	
Plumbago		1,268		1,141			***	67				537
Bulk petroleum		572		510	• •			62	• •			111
Liquid fuel		978		1,038	4.4	60	• •					43
Manure	• •	13,609		9,197		_	•.•	4,412			• •	3,75 0
Other goods		25,214		18,991				6,223	٠.			9,116
Railway material (open l	ine)	11,349	٠.	4 0 5 9	•.•	-		6,696				13,094
Railway material (extensi	ons)	860	٠.	0.00	•-•	-		657				8 79
Breakwater material		1,214		237		-	•.•	977			• •	1,678
Foreign traffic		16,028	٠.	3,058			٠.	12,970				27,622
So.											_	
Total		108,501		74,298		2,622		3 6,825		3, 53 0		68,818
200 B												
20				•						G. F	. Gr	EENE,

Colombo, January 28, 1919.

G. P. GREENE, General Manager.

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION.—Irrigation Works, Eastern Province.

SPECIFICATION amending and supplementing the specification of lands capable of irrigation by Divulanai Tank published in Government Gazette No. 6,745 of October 8, 1915.

AMENDMENT.

Lot numbered 2,020 under serial No. 88 in the specification for the above scheme published in Government Gazette No. 6,745 of October 8, 1915, is hereby cancelled, and the following lot is substituted:—

Lands which have to pay a maintenance rate of Re. 1·72 per acre per annum for 5 years from January 1, 1915.

(This rate must be re-assessed for 1920.)

Nam	e of allotment of lan	d or field—Karaya	kkankan	dy.		Mo and i	Dada at	
No. of Lot No. or Survey Name of Owner. Reference.	Extent.	Charge for Charge for Construc- tion. Main- tenance.	r Are exempt		Amount empted.	No. and in Colonial Sector automotion Exemption Period of Internation grants	ecretary's horizing on, and Exemp-	Total Amount due.
***	A. E. P.	Rs. c. Rs. c.	A. R.	₽.	Rs. c.	front Stor	alcu,	Rs. (
88 2020 P. H. Periyatamby of Kuru	ımanveli. 41 2 0	71 38	—				•	. 71 38
	Sur	PLEMENT.			•			
Lands which have to pay a maintenance rat of 65 cents per acre per annum fo Preliminary ple	e of Re. 1·72 per acre r 10 years from Janua an 730. Name of all	ary 1, 1918. (Mai	intenance	rate to	be re-a	ssessed for	i constri 1920.)	uction rate
156. 8960 . Somanader Sinnappu, R stable, and others of Ma	ural Con- ndur 26 2 9	17 2645 68		••			•	62 94
157., 8967. P. H. Kannappan and Mandur	others of	6 8718 19		••				25 6
	37 0 21	24 13 63 87						88 0
	AMENDE	D SUMMARY.						
				E	xtent.	Maintena Rate.		struction Rate.
(1) Area paying maintenance rate of Re. 1	· 79 TOP BOTO TOP OTHER	for X	T	A.	R. P.	Rs.	c.	Rs. c.
1. 1915	•				2 34	ł 2,010	14	
(2) Area paying maintenance rate of Re. 1. 1, 1915, and a construction rate of	72 per acre per annun 65 cents per acre per	n for 5 years, from annum for 10 ye	January ars from	-			•••	
January, 1915 (3) Area paying maintenance rate of Re. 1 1, 1917, and a construction rate of	·72 per acre per annu 65 cents per acre per	m for 3 years from	January	339	3 39	584	57	221 5
January, 1917 (4) Area paying maintenance rate of Re. 1				17	3 34	30	90	11 68
1, 1918, and a construction rate of January, 1918	65 cents per acre per	annum for 10 year	ars from	37	0 21	63	87	24 13
	Discount	ented one			3 84	2,689	48	256 86
	Exen	apted area	••	22	1 0	•		

Total area in specification .. 1,586 0 81

Batticaloa Kachcheri, November 25, 1918. R. A. G. FESTING, Government Agent.

LOCAL BOARD NOTICES.

LOCAL BOARD OF HEALTH AND IMPROVEMENT, MORATUWA.

Statement of Revenue and Expenditure of the Local Board of Health and Improvement, Moratuwa, for the Year 1918.

Revenue. Kachcheri balance on December 31, 1917 Balance in bank Taxes Licenses Fines Rents Sundries Deposits	Rs. c. 20,673 19 37,082 0 32,978 24 6,932 94 553 75 4,195 58 7,088 3	Sanitary charges Lighting Loan account Police rates Education Audit charges Legal expenses Public works Fixed deposit Refunds Balance on December 31,	Rs. c. 7,012 57 1,841 69 2,571 28 10,013 95 1,879 57 2,275 0 44 78 700 0 265 55 84 0 24,472 41 1,990 87 727 12
Total .	109,808 73	1918* Total	56,429 94 109,808 73

This balance does not include a sum of Rs.1,990.87 in fixed deposit in the bank.

Statement of Assets and Liabilities of the Local Board of Health and Improvement, Moratuwa, for 1918.

Liabilities. Due to contractors on account of security Balance surplus	Rs. c. 610 0 57,810 81		:
Total	58,420 81	Total 58,420 81	

Statement of Debt of the Local Board of Health and Improvement, Moratuwa, on December 31, 1918.

Year in which the loan was raised	••	••	1911
Original amount of loan			Rs. 85,000
Present amount of loan			Rs. 30,100
Rate of sinking fund	• •		2 per cent.
Rate of interest	8 N		41 per cent.
Annual amount payable for sinking	iuna	• •	Rs. 700
Annual amount payable for interest	••	• •	Rs. 1,575
Date when loan will be extinguished	lofo	• •	May 31, 1940 Rs. 4,900
Paid on account of sinking fund to	LAVC	• •	7/0' 2'2/0

The whole amount due as interest and sinking fund, as shown above, for the year 1918 has been duly paid to the Colonial Treasurer.

Estimate of Probable Revenue and Expenditure of the Local Board of Health and Improvement, Moratuwa, for the Year 1919.

			DAJ	19)9.			
Revenue. Kachcheri balance December 31, 1918 Balance in bank Taxes Licenses Fines Rents Sundries	on	Rs. 19,397 39,022 29,550 6,613 320 3,602 4,260	87 0 0	Police rates	on		c. 0000000007475
Total]	102,766	31	Total	• •	102,766	31
Local Board Of Moratuwa, January	ice, 21,	1919.	······································	J. (BASER, hairmad	

Existence of Rabies, Local Board, Matara.

In terms of section 9 of Ordinance No. 7 of 1893, notice is hereby given of the existence of rabies within the limits of the Local Board of Matara.

The regulations framed under section 9 of the Rabies Ordinance (No. 7 of 1893), and published in the Government Gazette No. 6,436 of April 12, 1911, will be enforced within the said limits from the date hereof.

Local Board Office, T. Reid, Metara, January 21, 1919. Chairman.

LOCAL BOARD OF NAWALAPITIYA.

Statement of Revenue and Expenditure for the Year 1918.

			•		
Revenue.	Rs 6,40		Expenditure. Interest and sinking fund	Rs.	đ
Licenses Rents Fines Miscellaneous	3,78	30 37 36 30 21 25	on loans Cost of administration Education Sanitation Lighting Police Public works	1,287 4,272 60 7,487 1,746 36 3,926	42 37 35 86
Balance on December 1917 Total	3,4	34 9 19 82 53 91	Miscellaneous Balance on December 31, 1918 Total	4,738 23,554 7,899 31,453	36 56

Statement of Assets and Liabilities on December 31, 1918.

Liabilities. Rs. c. Balance surplus . 10,899 56 Payment orders outstanding . 3 10	Assets. Cash in Kachcheri Cash in hand Cash in bank, fixed deposit Invested in Ceylon war loan	Rs. c. 7,890 56 12 10 2,500 0
Total 10,902 66	Total	10,902 66

Statement of Probable Revenue and Expenditure for the Year 1919.

Revenue.		3. 84	Expenditure.	Ba.	6.
Licenses Rents Fines Misceilaneous	3,187 8 5,569	87 0 0	Interest and sinking fund on loans Cost of administration Education Sanitation Lighting Police Public works Miscellaneous	2,037 4,822 90 8,405 2,299 100 14,442 350	0 0 0 20
Balance on December 31	28,130 · 7,899 ·	- 1	Probable balance on Dec- ember 31, 1919	32,545 3,484	
Total .	36,029	97	Total	36,029	97
Kandy Kachcheri, January 80, 1919.			C. S. VAU	GHAN, hairman	t.

LOCAL BOARD OF BATTICALOA.

Expenditure.

Rs. c.

Estimate of Probable Revenue and Expenditure of the Local Board of Batticaloa; for the Year 1919.

Danta	2,517 50 6,680 0	on loan Cost of administration	1,100 0
Fines Miscellaneous	400 0 3,090 0	Sanitation Lighting	7,207 70 1,350 19
Balanes of 1918	., 4,515 18	Police Public works Balance reserved	159 0 9,080 41
		other works	1,716 40
Total	28,902 68	Total	28,902 68
Local Board Offi Batticaloa, January 28,	ce. 1919.	R, A. G.	. Festing, Chair man.

ROAD COMMITTEE NOTICES.

Revenue.

European Member, District Road Committee, Kalutara.

THE Provincial Road Committee, Western Province, hereby notifies that Mr. W. E. G. Bell, of Tudugala estate, has been appointed European Member of the District Road Committee of Kalutara for the years 1919, 1920, and 1921.

Provincial Road Committee, Colombo, January 29, 1919. W. R. Jansz, for Secretary.

European Member, District Road Committee, Colombo.

THE Provincial Road Committee, Western Province, hereby notifies that Mr. C. S. Jones, of Elston estate, has been appointed European Member of the District Road Committee of Colombo for the years 1919, 1920, and 1921.

Provincial Road Committee, Colombo, January 29, 1919. W. R. Jansz, for Secretary.

Mallawapitiya-Rambadagalle Branch Road.

THE report of the Local Committee on the Mallawapitiya-Rambadagalle Branch road having been
received, notice is hereby given that, in accordance with the
provisions of section 19 of "The Branch Roads Ordinance,
[160]" the Provincial Road Committee will on February 15,
[1914] at 1 F.M., at the office of the Government Agent,
Example 15, and will proceed to assess,
in the manner prescribed by the said section, the proportion
due by each estate on account of the moiety of the cost of
maintenance during 1918-1919 of the said road.

The Local Committee have recommended that the following estates should be assessed for the sections and on

the acreage stated opposite to each :-

ne which po necessor all hances as a		
Government moiety	••	Rs. 6,200 ·00
* Private contributions Rs.	6,262.00	
Less unexpended balan- ces of previous years Rs.		
ces of previous years Rs.	329 · 17	
		Rs. 5,932 83
1st to 2nd secti	ion, I mile.	
Proprietors or Agents.	Estates.	Acreage.
h. J. A. Dona Thekala		

Mrs. J. A. Dona The	ka la		
Hamine	Mallawapitiya		100
Mr. Simon Fernando	Uyandanawatte		100
1st to 3	rd section, 14 miles.		
G. D. John Fernando	Uyandanawatto		60
M. M. Kana Meera Saib	 Dangahamulawat 	te	23
Mr. A. A. Tennekoon.	(Estate sold by Mr.	Modder)	70
Mr. C. P. Markus	Rhenil	1	165
`	th section, 2 miles.		
D. Dona Balbina Hamir	ne . Galpottewatte		120
Mr. P. Gooneratne	Lizzidale alias	Tara-	
2.3 - 1	potewatte		250

Hers of P. B. Migolle . Paragahamulawatte	٠,	40
	•	
Mrs. We'G. Rockwood Galgodewatte	٠.	100
Dr. David Rockwood Kotakande	• •	3 0
Ist to 7th section, 3½ miles. Milliamed Ali, J.P. Kotakande		
Makamed Ali, J.P Kotakande		100
1st to 8th section, 4 miles.		

Hon. Dr. H. M. Fernando	. Aspokunawatte	• •	321
Mis. A. M. Abeysekera .	. Lindepitiyewatte	••	56
Tingole Suppiah	. Tingolewatte	• •	48
Migolle Arachchi .	. Leeniyagolla		30
H.D. Sasira .	. Attikkagahamulawa	atte	3 0

1st to	9th section, 4½ miles.	
Mr. F. N. Daniels	Kospotuoyewatte	 135
Mr. T. B. Delwita	Pitawelawatte	 64
Mr. T. Y. Wright	Shakerley	 1,303
1st to	11th section, 5½ miles.	
Hon. Dr. H. M. Ferns	ndo . Meegastenna	 164
	14th section, 7 miles.	

mic L. St. G. Carey Normandy	• •	352
lst to 16th section, 8 miles.	•	
Mr. A. A. Barnes Pangalla	••	520
1st to 18th section 0 miles		
Messrs. H. Don Carolis &		
Song Ridi Tivonwatta		922

bons		Ridi Uyanwatte	• •	233
	1st to	23rd section, 111 miles.		
Mr. A. A.	Barnes	Reedigama	• •	1,352
130		24th section, 12 miles.		
Palaniapp	a Chetty	Mary Land or Kal	liswara	140
	1st to 2	25th section, 12½ miles.		

Egoris Appuhamy	. Veyangoda	 36
Sadiris Appuhamy	., do.	 38
-Mr.T. B. Delwita	Delwita W ala wwa	 24
1st to 2	8th section, 14 miles.	
Mr. J. S. Patterson	Delhena	 504
Do.	Delwita Group	 2,749
Mr. R. E. S. de Soysa	Nella Oola	 300
Messrs. Harrisons	&	

Crossield ... Marlbe estate ... 600
Do. ... Keppitigala ... 1,151
Provincial Road Committee's Office, N. E. Eanst,
Kurunegala, February 3, 1919. Secretary.

Mallawapitiya-Rambadagalle Branch Road

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having granted the under-mentioned sum for repairs to flood damages on the 8th mile, Mallawapitiya-Rambadagalle Branch Road, the Provincial Road Committee, acting under the provisions of "The Branch Roads Ordinance, 1896," will on February 15, 1919, at 1 p.m., at the Kurunegala Kachcheri, proceed to assess the under-mentioned estates to make up the private contributions:—

(Estimate D 541).

Government moiety Private contribution		. 175° . 179°	
Proprietors or Agents.	Estates.	A	crea g e.
16th 1	to 28th section.		
Mr. A. A. Barnes	Pangalla		5 20
Messrs. H. Don Carolis			
Sons	Ridi Uyanwatte		233
Mr. A. A. Barnes	Ridigama		1,352
Palaniappa Chetty	Mary Land or Kalis	wara	140
Egoris Appuhamy	. Veyangoda		36
Sadiris Appuhamy	do.		38
Mr. T. B. Delwita	Delwita Walawwa		24
	Delhena		504
Do.	Delwita Group		2,749
	Nella Oola		300
Messrs. Harrisons	&		
Crosfield	Marlbe		600
	. Keppitigala		1,151

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

Provincial Road Committee's Office, Kurunegala, February 3, 1919. N. E. ERNST, Secretary.

Election of Members, District Road Committee, Uva.

NOTICE is hereby given that the Chairman of the Provincial Road Committee of Uva will, under section 27 of the Road Ordinance No. 10 of 1861, hold a general election at the Badulla Kachcheri, on February 14, 1919, at 1 r.m., to elect members for each of the three classes of the community, namely, the Europeans, the Burghers, and the Natives for the District Road Committees of Upper Uva and Lower Uva, for the years 1919, 1920, and 1921.

Provincial Road Committee, Badulla, January 27, 1919. F. BARTLETT, Chairman.

Nugatenna-Deanstone Branch Road.

NOTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the above road for the year ending September 1919, the Provincial Road Committee, acting under the provisions of "The Branch Boads Ordinance, 1896," will on Saturday, February 8, 1919, at 11.30 A.M., at their office in Kandy, proceed to assess the under-mentioned estates to make up the private contributions:—

Government moiety .. Rs. 1,200 Private contributions .. Rs. 1,212

Private contributions	••	Rs. 1,21	2
Ist to 5th section Proprietors or Agents. Burke Estate Co., Ltd. (R.	on, 2½ miles. Estates.	Ac	reage.
	Vugagalla		222
T. H. Moorhouse (R. Burke) N 1st to 10th section	Vawanagalla n. 4°77 miles.	••	295
Whittall & Co. (E. S. Wilson) N	Ieemunagalla	• •	535
Do I	Deanstone		576
Whittall & Co. (W. Sinclair) Kana Luna Meeya Pulle Funcha Vidane Duraya F Whittall & Co. (W. Sinclair) F	incham's Lan incham's L an	d No. 1 d No. 2	454 718 96 31½ 264
Johnston Co., Ltd. (G.	ehig olla	••	475

464	PART I. — CEYLON GOVE	ERNMENT GAZETTE — FEB. 7, 1919
Proprietors or Agents. Burke Estate Co., Ltd. Johnston) S. P. Santhiveeran ar	Looloowatte 3	Proprietors or Agents. Estate. Acreage. Rs. c. Rs. c. Warriapola Estates Co., Ltd. (T. G. Harrison) Kandenewera 1,000 665 13 49 49
Aiyasamy Burke Estate Co., Ltd Johnston)	d. (G.	22 E. O. Felsinger Watagoda 344 228 80 17 2 Ceylon Land and Produce Co., Ltd. (A. Dyson Rooke) Strathisla 456 303 30 22 57 Pitakanda Tea Company of Ceylon (F. H. Fraser) Pitakanda 1,462 972 41 72 34
	and place the Committee will to and receive and consider objection	Total 2,169 64 161 42 ons 4th and 5th sec ions, 2 miles.
Provincial Road Commi Kandy, January 25		
Nugatanna	Deanstone Branch Dood	Total acreage, 3,828—Rate per acre, ·6706c.
the Branch Road posal having been made, acres in extent among the maintenance of the 1-10 Provincial Road Commit 1919, at 11.30 A.M., at	eanstone Branch Road. iven that, in terms of section 6 solutions Ordinance, No. 14 of 1896, a protection of the estates liable for assessment in the sections of the above road, to the will on Saturday, February their office in Kandy, proceed the district to include Yahangal	of (T. G. Harrison) . Kandenewera 1,000 . 670 69 . 492 58 E. O. Felsinger . Watagoda . 344 . 230 72 . 169 44 Ceylon Land and Produce Co., Ltd. (A. Dyson Rooke) . Strathisla . 456 . 305 84 . 224 61 For Pitakanda Tea Company of Ceylon (F. H. Fraser) . Pitakanda . 1,462 . 980 54 . 720 14 The Bandarapola Ceylon Co., Ltd. (heirs of J. Anderson) Godapola . 460 . 308 52 . 226 58 Do. . Karagahalanda 106 . 71 9 . 52 21
estate, and at the same take evidence, if neces	ime and place the Committee w sary, and receive and consid	
objections and suggestion Provincial Road Commit	tee's Office, C. S. VAUGHAN,	Private contribution Rs. 456·56 Rs. 505·00
Kandy, January 25,	1919. Chairma	Total acreage, 2,912—Rate per acre, 1567c.
NOTICE is hereby gi Roads Ordinance, Local Committee of the ab February 8, 1919, at 3 P.M.	ven that, in terms of the Esta No. 12 of 1902, a meeting of the overoad will be held on Saturda L, at Winby Estate Office.	Warriapola Estates Co., Ltd. (T. G. Harrison) Kandenewera 1,000 156 79 144 26 E. O. Felsinger Watagoda 344 53 94 49 93 Pitakanda Tea Company of Ceylon (F. H. Fraser) Pitakanda 1,462 229 22 210 90
1. To draw up an estimated for the year ending S 2. To consider and r	mate for the maintenance of the	Private contribution
acreages). (b) The sections of the (c) The names of the postates.	o estates using the road (with road used by these estates. or oprietors, managers, or agent that may be properly brough	Warriapola Estates Co., Ltd. (T. G. Harrison)
Alpitikanda Estate, lampola, January 25, 1919	H. S. STEVENS, Chairman, Local Committee	Private contribution Rs. 2,237.44
with notice dated December 3 state Roads Ordinance, No. 12 of states to make up the contribution anintenance of the above road for the	apola Estate Cart Road. Provincial Road Committee, in accordance, 1918, and acting under section 19 of the 1902, have assessed the under-mentioned of Rs. 14,127.36 on account of the cost on year ending September 30, 1919:—	I Wantanata Matatan Ca. Tad
1st and 2nd secti Government contribution Private contribution	ons, 1 mile 66 chains. Rs. 642 92 Rs. 6,054 44 Rs. 6,697 36	Total 2,237 44 1,613 1 Grand Total 14,127 36
Proprietors or Agents. Est Warrlandla Estates Co., Ltd.	Rate per acre, Re. 1 · 4340c. Over Expenditure, ates. Acreage. Amount. 1917-18. Rs. c. Rs. c. iapola 960 1,376 66 139 30	1917-18. 1917-18. account Total. 1918-19 Rs. c. Rs. c. Rs. c. Rs. c. Rs. c.
Warriapola Estates Co., Ltd. (T. G. Harrison) Kano	lenewera 1,000 1,434 3 145 12 goda 844 493 30 49 91 hisla 456 653 91 66 17	Warriapola estate 1,376 66139 30 1,515 96 1,515 96 Kandenewera estate 4,085 39 145 12 4,230 51 1,598 48 2,632 3 Watagoda estate 1,006 76 49 91 1,056 67 236 9 820 58 Strathisla es ate 1,263 5 66 17 1,329 22 247 18 1,082 4 Pitakanda estate 5,972 79 212 16 6,184 95 2,336 95 3,848 0 Godapola estate 308 52 808 52 226 58 81 94 Karagahalanda estate 114 19 114 19 94 74 19 45
•	The Late of the la	Mater 14 107 98 819 88 14 740 2 4 740 2 10 000 0

612 66

Total

8rd section, 46 chains.

Government contribution Private contribution . . 6,054 44

Rs. 230 36 Rs. 2,169 64

Rs. 2,400·00

.. 14,127 86

Total

Provincial Road Committee's Office, Kandy, January 27, 1919. 2

14,740

612 66

Which balance sums the proprietors, managers, or agents of the several estates are hereby required to pay to C. P. Anderson, Esq. (Bandarapola estate, Matale), Chairman of the Local Committee, on or before February 10, 1919.

4,740 2

C. S. VAUGHAN, Chairman

10,000 0

Supplement to the "Ceylon Government Gazette," Part I., No. 6,994, of February 7, 1919.

RESULTS OF METEOROLOGICAL OBSERVATIONS IN CEYLON DURING THE MONTH OF DECEMBER, 1918.

-			 -	TLES	OLIS		EIEU.	NULL.		AL UI					ON D	URIN	VG T	HE .	MON					1918.		-				
STATION.	obsk rvrk .		Height above Sea Level.	Total No. of Inches.		NFALL. t Quantity in 24 hours.	No. of Days on which Registered.	Mean Daily Horizontal Movement of Air.	sultant Direction Wind, N = 0°,	Mean	BA:	Mean Reading		Reading.			Mean Dally Maximum Temperature in Shade.	ily Mini- nperature hade.	Adopted Mean Temperature of Air.	Adopted Mean Temperature of Management	801			Minimum Temperature of Air	1 - 1	L'inimum	emperatur Grass,	Amountof	ST/	TION.
			Level.	Inches.	any	24 hours.	No. of which R	Mean Da Moven	The Resu of the W	At 91 a.m.	At 31 P.M.	for the Month.	Inguest	meauing.	Lowest R	eading.	Mean Da mum Ter	Mean Daily Mini- mum Temperature in Shade.	Adopte Temp	Adopte Temper Evano	Mean Elastic FC of Vapour.	Mean I. Humidit piete Sa	perature of Air	perature of Air	Mean Da moun Ter on G	OR TOS	Grass.	Mean		
2 Puttalam 3 Mannar 4 Jaffna 5 Trincomalee 6 Batticaloa 7 Hambantota 8 Galle 9 Ratnapura 10 Anuradhapura 11 Kurunegala 12 Kandy 13 Badulla 14 Diyatalawa 15 Hakgala, Nuwara Eliya	F. A. P. Pullens H. M. C. Muttul A. Chelliah N. V. Kailasa P T. Balasubrams N. Eliyatamby S. R. Andreas W. S. de Silva C. A. Jansz M. P. Guneseke F. D. P. Siriwan H. M. P. Goonet R. V. Godawela C. Bandaranaye P. J. Christoffels R. B. Kulugamn	kistna illai aniam re rdana illeke ske	27 12 11 99 26 64 13 895 381 1654 2225 4129 5581	9 · 56 9 · 23 12 · 18	2·78 4·20 0·52 1·84 3·45 1·84 3·23 1·46 1·34 2·18 2·39	Date. 2nd—3rd 3rd—4th 3rd—4th 25th—26th 7th—8th 30th—31st 12-13, 19-2: 14th—15th 16th—17th 26th—27th 3rd—4th 11st—1st Jan 28th—29th 25th—26th 28th—29th	23 22 9 15 23 18 17 18 25 22 28	Miles. 105 84 190 100 136 129 205 134		In. 29 · 974 29 · 969 30 · 007 30 · 019 29 · 895 29 · 964 29 · 925 29 · 969 29 · 908	In. 29.858 29.853 29.897 29.918 29.869 29.869 29.869 29.788	In. 29.916 29.911 29.952 29.968 29.848 29.916 29.870 29.919 29.848	30.091 29.973 30.037 29.990 30.023	20th 20th 20th 20th 20th 20th 19th 20th	In. 29·809 29·796 29·819 29·787 29·705 29·780 29·746 29·806 29·726	Date. 5, 13, 14 13th 12th 10th 11th 9th 5th	83.5 82.2 81.5 82.5 82.5 84.8 83.8 87.5 82.7 83.5 81.0 71.2 63.6	74·8 72·9 74·6 73·6 72·6 73·8 71·1 70·6 71·3 63·6 59·1 53·0	77·4 74·0 70·3 65·2	74·4 73·9 74·0 73·8 74·4 74·7 74·4 72·8 66·5 66·5 56·1	In, ·767 ·777 ·759 ·776 ·795 ·769 ·785 ·762 ·706 ·728 ·660 ·592 ·502 ·426 ·408	% 80 86 80 85 84 83 82 82 78 83 82 82 85 82 85 82	84.9—1st 87.8—1st 87.2—11th 88.6—11th 87.4—23rd 92.5—14th 88.1—2nd 88.9—1st 87.0—1st 83.0—18th 76.4—11 & 16	71·2—12th 67·8—10th 70·1—10th 68·6—23rd 70·4—9th 65·5—9th 65·1—22nd 60·0—9th 56·5—9 & 22	70.5 71.9 71.5 72.5 72.5 70.4 70.0 70.5 69.0 70.9 63.2 60.6 55.1	62·8 67·7 65·6 67·1	Date. 29th 22nd 10th 22nd 11th th & 22nd 20th 9th 9th 9th 92nd 22nd 9th 9th 22nd 23rd 24nd	5.6 6.0 6.8 7.9 8.0 7.4 7.5 8.3	Colombo Puttalan Mannar Jaffina Trincome Batticald Hamban Galle Ratnapu Anuradh Kuruneg Kandy Badulla Diyatala Hakgala, Nuwara	n alee oa utota ura apura ala wa Nuwara Eliya
								,	leight bove		BAINFA	LL.					*									Heigh abov		,	INFALL.	
STATION.				NAME (of seni	DER.			Bea Level.	Total Day No. of Inches. Re-	of son Great	atest Quant any 24 hou	ity in 13.			STATI	on.					N.	AME OF SEN	DEB,		Sea Leve	Total No. of Inches	No. of Days or which Regis- tered.	Great	est Quantity in ny 24 hours.
36 Beausejour Estate, Nakiyader 36 Berns Estate, Narammulla, Ku 37 Bibile Dispensary 38 Blair Athol Estate, Dikoya 39 Bulugahapitiya 40 Buttala Hospital 41 Caledonia Estate, Lindula 42 Campion Estate, Bogawantale 43 Carney Estate, Ratnapura 44 Chadiyantalawa 45 Chavakachcheri 46 Chilaw Public Works Departn 47 Coldstream Estate, Hatton 48 Crystal Hill Estate, Matale 49 Dambulla Hospital 50 Dandagamuwa 51 Dandeniya Tank 52 Delft 53 Delwita Estate, Kurunegala	Div Med Div Med Div Med Div Mr. Apo Mr. Apo Mr. Apo Dist Sub Sub Mr. Mr. Mr. Mr. Mr. Mr. Mr. Mr	stant Gove A. E. Rok C. H. Bevv thecary, B R. D. Ker isional Irri- ical Officer Geo. H. H. T. Gidden Guy Perri- gation Engin- riet Engin- riet Engin- riet Engin- riet Engin- riet Engin- lity State (C. Bryv R. van Ste ical Officer riet Engin- riet Engin-	igation r, Alut heer, K, hananac igation igati	Engine eala Kalmur t Agent Agent Matara Matara	eer, Tring Baduli nai, S. D er, Tring er, Tring to the control and the control	ala [R. O. vidubdivision, lam ision	Ibbagam	gala 4 4 4 4 3 3 1 4 4 4 3 3 1 4 4 4 4 4 4 4	20 1 300 1 729 1 118 1	8 · 64 1 · 49 2 · 3 · 60 1 · 60	3·10 1·08 3·28 2·53 3·60 6·04 2·54 2·57 10·15 1·86 1·74 2·35 2·60 1·74 2·35 2·60 1·30 2·28 2·48 2·48 2·48 3·28 2·48 3·36 1·30 2·48 2·48 3·36 2·48 3·36 1·30 2·48 3·36 2·48 3·36	13th- 7th- 25th- 16th- 24th- 24th- 24th- 30th- 14th- 1st- 25th- 27th- 28th- 27th- 28th- 27th- 27th- 21th- 21th- 21th- 25th- 25th- 27th- 25th- 27th- 25th-	-14th -8th -26th -17th -1st -27th -25th -27th -25th -3rd -6th -31st -21st -21s	63 DE 64 DE 65 66 EE 66 67 EE 66 68 EE 67 71 EF 72 F G G G G G G G G G G G G G G G G G G	Junedin E Junsinane Jyraaba E heliyagod ilephant E likaduwa illa Wella ilpitiya Po imbilipitiy tale Resti lensburg I ranklands ala-oya A alawella algamuwa a	Estate, state, state, Fa a Estate, Fa a Estate, Fa a Estate, Fa a mouse Estate, Estate micut Railwa Tank Gillarda Estate, Itank Estate, Itank Estate, Itank Estate, Pa a Botan Estate, Pa a Botan Estate, Pa a Botan Estate, Musa ns Rest Estate, Musa ns Rest	Punda Sandara e, Kend Dispen ation Ganewa , Veyan ay Stati stown E te, Ratt tate, Ne se Badulls Agrapa a heta Agrapa a heta Agrapa a heta dukadd , dukadd ,	luoya wela angamu sary tta goda on [iii state, Woota boda tana tana	gama Vatte- I I I I I I I I I I I I I I I I I I I	Sub-Ins Subdivi Assistan Mr. Wa. Mr. A. Division District Station Subdivi Mr. Fra Mr. B. Superin Subdivi Chairms Mr. R. Oivision Medical Police C Mr. D. Mr. C. Mr. D. Mr. C. Mr. B. Division Medical Police C Mr. D. Mr. C. Mr. C	tenden tenden Carver Carver Carver Engine sional tenden	ber, Pal Officer, Police officer, Poli	Matara Subdi Godakawela Agent, Putte Engineer, C. I anda R	ya Subdivisi ttee, Kuruneg Haldummul vision Haldummul Haldummul P. Iranamadu	[weratiion, Nik	2300 2400 2400 2400 200 4200 3380 200 4800 4143 3490 33860 3560 35860 35860 35860 35860 350 500 440 442 42 92 92 4300	20·82 11·58 12·81 19·96 16·47 16·45 9·83 7·38 8·50 10·50 8·77 19·25 11·71 13·50 22·17 27·23 9·77 11·60 13·23 12·02 4·60	17 18 20 11 13 8 13 8 9 14 24 18 19 19 10 10 10 10 10 10 10 10 10 10 10 10 10	5·40 4·76 2·98 3·40 2·16 2·59 4·00 2·86 1·76 2·92 6·50 3·35 2·58	Date. 2nd—3rd 3rd—4th 21st—1st Jan. '15 3rd—4th 25th—26th 26th—27th 3rd—4th 26th—7th 2nd—3rd 27th—28th 21st—1st Jan. '19 3rd—4th 2nd—3rd 3rd—4th 2nd—3rd 3rd—4th 2nd—2th 25th—26th 24th—25th 3rd—4th 23rd—24th 25th—26th 3rd—4th 2nd—23rd 3rd—4th 2nd—3rd 3rd—4th 2nd—23rd 3rd—4th 2nd—23rd 3rd—4th 2nd—23rd 3rd—4th 2nd—23rd 3rd—4th 2nd—23rd 3rd—4th 2nd—25th—26th 25th—26th 25th—26th 28th—29th 24th—25th 3rd—4th 27th—28th 27th—28th 27th—28th 27th—28th 27th—28th 27th—28th 27th—28th 27th—28th 27th—28th

Results of Meteorological Observations in Ceylon during the Month of December, 1918—contd.

		RAINFALL.					BAINFALL.			
STATION.	NAME OF SENDER.	Height above Sea No. Inch	No. of days on which Registered.	Greatest Quantity in any 24 hours.	STATION.	name of sender.	Height above Sea Level.	Total No. of Inches.	No. of Days on which Regis- tered.	Greatest Quantiti any 24 hours
,		Feet. In	·	In. Date.		·	Feet.	In.		In. Date
Kalawewa Tank	Irrigation Engineer, Anuradhapura Subdivision	470 11.	- 1	3.65 25th—26th	183 New Valley or Norwood .	District Engineer, Dikoya, Norwood	. 3700	11-46	19	3·11 3rd-4
Kalmunai Kalpitiya Resthouse	District Engineer, Kalmunai Assistant Government Agent, Puttalam	$\frac{12}{-} \frac{17}{9}$	[4.00 24th—25th	184 Oddichuddan	Deputy Conservator of Forests, J. D., Jaffna Station Master, C. G. R.		16·41 14·82	16 18	3 · 00 25th—2 2 · 25 27th—2
Kalutara	District Engineer, Kalutara	. 35 12.	23 16	2 · 63 6th—7th 4 · 08 2nd—3rd	186 Orange Hill Estate, Ragama	. Mr. Albert D. Sly	. 50	6.97	13	2·25 lst—2
Kanana Estate, Bentota	Mr. K. Arthur Burne	30 16· 200 22·	19 17	3.90 lst—2nd	187 Orwell Estate, Gampola	. Mr. R. B. Taylor		12·36 11·01	17 15	1.78 6th—7
Kanangama Estate, Dehiowita Kanankodu	Mr. H. L. Murray Irrigation Engineer, Kalmunai, S. D.	118 13		6 · 50 12th—13th 2 · 01 7th—8th	188 Padupola 189 Pallai	District Engineer, Dikoya, Norwood		10.58	18	1·75 16th—1 2·10 25th—2
Kankesanturai	Medical Officer, Kankesanturai	15 9	. 1	2.72 3rd—4th	190 Palugaswewa Estate, Chilaw .	. Mr. N. Perera	.	7.95	13	1.60 26th—2
Kanthalai Tank No. 2 Karukkua Estate, Madampe .	Divisional Irrigation Engineer, Trincomalee Mr. O. M. Richard Perera	250 14		2 90 6th—7th	191 Panama Tank 192 Panilkanda Estate, Deniyaya	Irrigation Engineer, Kalmunai, S. D. Superintendent	1900	7·23 12·51	17 21	2·46 24th—2 2·15 4th—6
Katugastota	. District Engineer, Katugastota	1500 16	02 17	1·19 6th—7th 3·00 3rd—4th	193 Pannagamuwa	Irrigation Engineer, Hambantota Subdivision, Tissa		2.75	7	0·75 26th—2
Kayts Keenagahaella Estate, Balangoda	Mr. S. Paramanathan Mr. E. C. Villiers	1800 9	12 11	2.60 3rd-4th	194 Paranthan Railway Station 195 Passara Hospital	Station Master, C. G. R	2800	10·52 12·23	11	2·02 25th—2 2·39 16th—1
Kegalla Jail	Superintendent of Prison	— 18.		1:45 2nd—3rd 4:54 16th—17th	196 Pathregalla Estate, Pothuhera	Mr. A. M. Wright		10.40	17	2·39 16th—1 2·69 2nd—3
Kekanadure	Subdivisional Officer, Matara Subdivision		75 3	1.66 1st—2nd	197 Patiagama Estate, Deltota	Mr. L. A. Ewart	3600	11.98	20	2·13 2nd—3
Keragala Estate, Kuruwita Killinochchi	Mr. M. S. Davidson Irrigation Engineer, Karachchi, N. P., Iranamadu	400 19· 77 18·		3·33 13th—14th 2·94 26th—27th	198 Pattipola Railway Station 199 Pelmadulla	Station Master, C. G. R		10·44 14·32	20 16	1.40 25th_2
Kirama, Matara	Subdivisional Officer, Tangalla, S. D., Weraketiya	260 8.	98 15	2·94 26th—27th 2·81 4th—5th	200 Peradeniya Gardens	Mr. H. F. Macmillan	1540	12.54	16	3·10 28th—2 1·85 3rd—4
Kitulgala Resthouse	Chairman, District Road Committee, Kegalla Mr. W. S. de Waas [R. O. vid Kurunega	la 3300 2.	,	2.28 6th—7th	201 Periyakulam	Divisional Irrigation Engineer, Trincomalee		15.60	25	3·36 24th—2
Kobonella Estate, Rangalla Kosgolla	Subdivisional Officer, Deduru-oya Subdivision, Ibbagamuv	7a. 358 9 ·		5·53 24th—25th 2·12 2nd—3rd	202 Point Pedro Civil Hospital 203 Ponparippu Resthouse	Medical Officer, Point Pedro Assistant Government Agent, Puttalam		9·36 8·76	16 10	3.65 4th—5 1.83 27th—2
8 Koslanda	District Engineer. Koslanda	. 2258 8.	18 22	1.80 16th-17th	204 Pottuvil Dispensary	Apothecary, Pottuvil		8.72	13	1·83 27th—2 2·61 24th—2
Kudawewa Kumbukkan Anicut	Divisional Irrigation Engineer, C. D., Haldummulla Do. do. do	350 3· 600 7·		0.49 7-8 & 27-28	205 Pullukannawa	Irrigation Engineer, Kalmunai, S. D	2000	18.01	21	3·20 24th—2
1 Kurundu-ova Estate. Maturata	Mr. R. R. Jaques	. 5150 23.		1.53 3rd—4th 3.73 27th—28th	206 Pussellawa 207 Puvarasankulam	District Engineer, Pussellawa District Engineer, Vavuniya		10·00 14·3 3	13	1·40 3—4 & 6 3·82 25th—2
² Kurunegala	District Engineer, Kurunegala	. 400 13.4	4 17	3·17 3rd—4th	208 Ragama Camp	Assistant Superintendent, Ragama Camp	9	8.28	14	2.50 2nd-3
3 Labookelle Estate, Ramboda 4 Labugama Tank	Mr. N. C. Rolt Engineer, Waterworks, Maligakanda, Colombo	. 5000 12· . 369 17·		2·15 3rd—4th	209 Rajawella Estate, Teldeniya	Mr. G. J. Murray Mr. Allen Coombe	1800	7.83	17	1 00 2nd-3
5 Lahugalla	Irrigation Engineer, Kalmunai, S. D	8.4	8 16	5.07 3rd—4th 3.25 30th—31st		Irrigation Engineer, Kalmunai, S. D	300	11.78	18	2 90 31st-1st Ja 2 31 23rd-2
6 Ledgerwatta Estate, Badulla	Mr. J. W. Scott	. 4000 25·0	- / /	3.23 23rd—24th	212 Rugam Tank	Irrigation Engineer, Rugam, S. D., Unichchai	77 2	21.57		5·85 25th—2
7 Liyangahatota 8 Lower Spring Valley Estate, Badulla	Irrigation Engineer, Hambantota Subdivision, Tissa Mr. R. B. Jamison	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	2·13 2nd—3rd	213 Ruwanwella Resthouse	Chairman, District Road Committee, Kegalla Mr. Henry de Silva		22-04	16	4·12 3rd-4
9 Luccombe Estate, Maskeliya	Mr. Ralph V. Grimwood	3600 10.5		1:54 25th—26th 2:05 27th—28th	214 Sacumbe Estate, Rattota	Irrigation Engineer, Kalmunai, S. D.		20 · 83 14 · 20	I	3·68 27th—28 2·81 24th—28
10 Lunugala Estate, Bandarawela 11 Madawachchiya	Mr. R. G. Coombe	280 11.6	5 21	2·02 25th—26th	216 Sandringham Estate, Agrapatana	Mr. P. Byrde	5250	7.78	[2·15 25th—2
Madugoda Dispensary	District Engineer, Mihintale Apothecary, Madugoda	. 280 14·0 — 17·1	4 15 3 23	2·24 2—3 & 25—26 2·63 25th—26th	217 Sangilikanadarawa 218 Sogama Estate, Pussellawa	Irrigation Engineer, Anuradhapura Subdivision	277 3500 1	13.06	1	2·48 26th-2
Madurankuly Resthouse	Assistant Government Agent, Puttalam	9.8	1 15	2·40 4th—5th	218 Sogama Estate, Fussenawa 219 S. Wanarajah Estate, Dikoya	Superintendent	3700 1			2·12 6th—76 2·48 15th—16
4 Maduwanwala 45 Magalawewa	Government Agent, Ratnapura [weratiye] Subdivisional Officer, Nikaweratiya Subdivision, Nika		- , ,	3·28 25th—26th	220 St. Andrew's School, Nawalapitiya	Headmaster	1915 1	L3·89	22	2·25 17th—1
16 Mahadova Estate, Madulsima	Mr. Guy C. Morris	4500 16.7	2 18	4.86 3rd—4th 1.85 28th—29th	221 St. Martin's Estate, Rangalla 222 Stock Gardens, Colombo	Mr. C. S. Ellis	3600 5	52·24 3·83		7·12 24th—2 0·80 1st—2
17 Mahaoya Hospital 18 Mahauswewa	Medical Officer, Mahaoya [weratiy		5 21	4·18 25th—26th	223 Stratheden Estate, Demodara	Superintendent	1	8.18	1	0 80 1st—2n 1 40 24th—2
19 Mahawalatenna	Subdivisional Officer, Nikaweratiya Subdivision, Nika Government Agent, Ratnapura	- 15 4.8	7 8	2·18 2nd—3rd	224 Stratbellie Estate, Midland Group,	M. W. Carin	0000	أمدما	10	
0 Maliboda Estate, Dehiowita	Mr. R. Neville Rolfe	2000 12.8	5 18	2·20 2nd—3rd 2·10 3rd—4th	Nawalapitiya	Mr. Wm. Greig Divisional Irrigation Engineer, C.D., Haldummulla [weratiya	2500 1 608	10·16 5·65	16 17	1 · 85 31st-1st Jan 1 · 30 16th-1
1 Maligakanda 2 Mamadola	Engineer, Waterworks, Maligakanda, Colombo Irrigation Engineer, Hambantota Subdivision, Tissa	. 70 4.7	~ ~ • t	1.60 2nd—3rd	226 Tabbowa	Subdivisional Officer, Nikaweratiya Subdivision, Nika-	68 2	25 · 63	13	5.30 2nd-3
3 Manalpittysar Anicut	Irrigation Engineer, Kalmunai, S. D.	21 21.8	~ 1 - 5	0 · 92 13th—14th 2 · 90 23rd—24th	227 Taldena Dispensary	Apothecary, Taldena	1100 1 2150 2	14.79		1 · 80 25th—2 3 · 88 3rd—4
Mankulam	District Engineer, Vavuniya	. 167 17.8	5 15	2·60 6th—7th	229 Tanamalwila Dispensary	Apothecary, Tanamalwila		4.25		3·88 3rd—4 1·33 3rd—4
Mantota Hospital Maradankadawala	Medical Officer, Mantota, Mannar District Engineer, Maradankadawala	. 443 14·0	,	3.46 3rd—4th	230 Tangalla	Divisional Irrigation Engineer, Tangalla, S. D.		3-91	12	1.44 5th-6
Marambekande Estate, Puwakpitiya	Mr. F. C. Northway	. 400 19 (8 16	4·00 25th—26th 4·30 1st—2nd	231 Thumpenkeni Tank	Irrigation Engineer, Kalmunai, S. D Assistant Government Agent, Puttalam	8	4-69	18	3·14 23rd—2
Mariawatta Estate, Gampola Marichchukkaddi	Mr. D. J. Blyth Apothecary, Marichchukkaddi, Mannar	. 1600 12.2		1.84 2nd—3rd	233 Tissamaharama	Irrigation Engineer, Hambantota Subdivision, Tissa	75	2 · 69	5	1 · 00 28th—2
Maskeliya Hospital	Medical Officer, Maskeliya	14 8.0	2 19	1 60 2nd—3rd 2 50 3rd—4th	234 Tonigala Resthouse	Assistant Government Agent, Puttalam	ł J_	7.44	18	2.56 26th—2'
Matale	District Engineer, Matale	. 1208 12.4	7 2 0	2·35 16th—17th		Mr. J. N. Thomas		5·05 4·22		2·25 26th—26 2·81 6th—76
Matara	District Engineer, Matara	3226 19	57 12	1.35 2nd—3rd	237 Udahena Estate, Bandarawela	Mr. R. G. Coombe	4500	9.94	18	1.80 25th—2
Medagama Hospital	. Medical Officer, Medagama [weratiy		- I I	3·85 27th—28th 1·38 14th—15th	920 IInishahai Tanb	Subdivisional Officer, Tangalla, S. D., Weraketiya Irrigation Engineer, Rugam, S. D., Uniohohai	1 - 1	4·66 9·03	- 1	1 · 25 2nd—3 4 · 64 25th—26
Mediyawa Tank	. Subdivisional Officer, Nikaweratiya Subdivision, Nika			6.23 3rd—4th	240 Urubokka	Subdivisional Officer, Tangalla, S. D., Weraketiya		15.15	1	4·39 4th—5
Meeriabedda Estate, Hapu tal e Meeriatenne Estate, Hanguranketa	Mr. William Allan	. 3600 8·4 . 4450 18·	(2·09 16th—17th 3·86 27th—28th	241 Vakaneri	Irrigation Engineer, Rugam, S. D., Unichchai	1 .)	20.57	1	3 · 00 6th—7
Mihintale	District Engineer, Mihintale	. 354 13.	30 19	3.65 25th—26th	242 Vangalachettykulam	District Engineer, Mannar	1 1.	8·89 11·40	-	4 00 25th-20 2 95 27th-2
dilapitiya	District Engineer, Kandy	. 1707 7.4		2.00 16th-17th	244 Veeragoda	Irrigation Engineer, Kalmunai, S. D	99 1	7.67		2·20 23rd—24
dinneriya Aonaragala Hospital	Irrigation Engineer, Anuradhapura Subdivision Medical Officer, Monaragala	. 309 13·6 . 700 8·3	0 14	1.98 25th—26th 1.83 5th—6th	245 Vicarton Estate, Matale	Mr. M. Perera	3250 1	2.60		1:80 7th-8
iorawaka · ·	Apothecary, Morawaka	.} — 13.4	11 15	3.65 4th—5th	247 Wannathivillu Resthouse	Mr. L. B. Gourlay Assistant Government Agent, Puttalam	2000 1			1·31 27th—2 2·50 13th—1
foussagala Estate, Namunukula	Mr. F. W. Eardley Liesching	4500 12·4 12 13·2	5 21	1.83 24th—25th	248 Waragalanda Estate, Madulkele	Mr. J. T. Morshead	2000 1	LO · 95	25	1.74 25th-2
fullaittivu	District Engineer, Vavuniya Irrigation Engineer, Giant's Tank Subdivision, Murungan.	50 7.9	8 19 7 16	2·24 25th—26th 1·67 3rd—4th	249 Wariapolla Estate, Matale 250 Watagoda Railway Station	Mr. R. H. Coombe Station Master, C. G. R	1200 1 4402 1			2 48 15th—16
Nachchaduwa	Irrigation Engineer, Anuradhapura Subdivision .	336 12.	3 19	2·39 3rd—4th	251 Watawala Railway Station	Do. do	3259			5 · 53 3rd — 4 3 · 40 3rd — 4
Nalanda Dishangary	District Engineer, Nalanda	900 14.3		4 · 30 3rd-4th	252 Welimada	District Engineer, Diyatalawa	8300	7.57	16	1 10 31st-1st Ja
Nanu-oya	Resident Engineer, C. G. R., Nanu-oya	5342 5·6 - 2·6		1·16 3rd—4th 1·10 24th—25th	253 Wewessa Estate, Badulla 254 Woodside Estate, Uragalla		3000 1 3000 1			0.93 7th-8
Nedunkerny	Irrigation Engineer, Kalmunai, S. D District Engineer, Vavuniya	199 110.P	3 20	4·35 25th—26th	255 Yarrow Estate, Pussellawa	Mr. E. A. Clive	3500	10.84		2·79 26th—2 2·02 6th—7
Negombo	District Engineer, Negombo · · ·	6 9.1	6 19	2.35 2nd-3rd	256 Yatideriya Estate, Undugoda	Mr. G. O. Trevaldwyn	800 [1	L7·77	19	3·35 17th—1
New Forest Estate, Galaha	Mr. G. C. Colling ··	3500 10·3	4 22	1.94 28th—29th	257 Yatiyantota Resthouse	Chairman, District Road Committee, Kegalla	2	23.91	18	5·03 13th—1

The Observatory, Colombo, January 18, 1919.