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	No. 7,239 FRIDAY, JANUARY 27, 1922.
, - [,]	Part J General. Separate paging is given to fach Part in order that it may be filed separately.
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PROCLAMATIONS BY THE GOVERNOR.

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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.

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No. 1 of 1885

Ordinance

PROCLAMATION.

By His Excellency Sir WILLIAM HENRY MANNING, Knight Grand Cross 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.

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W HEREAS by section 28 of "The Courts Ordinance, 1889," it is amongst other things enacted that Criminal Sessions of the Supreme Court shall be holden by one of the Judges thereof, or by a Commissioner of Assize duly appointed under the provisions of the said Ordinance, for each of the Circuits into which the Island is divided, for the hearing, trying, and determining all prosecutions which shall be commenced against any person for or in respect of any crime or offence or alleged crime or offence—

For the Eastern Circuit, twice at least at Batticaloa, and such other places in such Circuit as the Governor, after previous consultation with the Judges, shall appoint; such Sessions commencing at Batticaloa in February and July in each year :

And whereas it appears to Us expedient to order that a Criminal Sessions of the Supreme Court should be holden on the day hereinafter mentioned at Trincomalee, a place within the said Eastern Circuit :

Now, therefore, know Ye that We, the said Governor, for sufficient reasons to Us appearing, and after previous consultation with the Judges of the Supreme Court, do order and appoint that a Criminal Sessions of the Supreme Court shall be holden at Trincomalee, in the said Eastern Circuit, on or about Wednesday, February 15, 1922.

Given at Colombo, in the said Island of Ceylon, this Twentieth day of January, in the year of our Lord One thousand Nine hundred and Twenty-two.

By His Excellency's command, GRAEME THOMSON, 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 Grand Cross 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 by a Proclamation dated September 2, 1914, and published in *Government Gazetic* No. 6,662 of September 18, 1914, the provisions of section 31 and the six following sections of "The Births and Deaths Registration Ordinance, 1895," as amended by Ordinance No. 23 of 1900, came into operation within the divisions of Colombo town as defined in the schedule thereto:

And whereas it is expedient to amend the said Proclamation in the manner shown in the schedule hereto: Now know Ye that We, the said Governor, in exercise of the powers vested in Us by the said Ordinance, and with the advice of the Executive Council, do by this Our Proclamation amend the said Proclamation, with effect from March 1, 1922, in the manner shown in the schedule hereto.

Given at Colombo, in the said Island of Ceylon, this Thirteenth day of January, in the year of our Lord One thousand Nine hundred and Twenty-two.

By His Excellency's command,

GRAEME THOMSON, Colonial Secretary.

GOD SAVE THE KING.

SCHEDULE REFERRED TO.

Western Province.—Colombo District.

Division No. 1 consisting of Fort Ward.

Boundaries.—North by the harbour; east by the canal leading from the harbour to the lake, the spill canal, the lake as far as Bridge street, and a portion of the Church road; south by the Church road, Calle Face drive, and in a straight line westward to the sea; west by the sea.

Division No. 2a consisting of Slave Island and Kollupitiya Wards.

Boundaries.—North by spill canal, lake up to the New park and Darley road, Union place, Regent street up to Norris Canal road, Norris Canal road up to Kynsey road, Kynsey road up to Ward place, Ward place and Cotta road up to its junction with East and West Baseline road; south by East and West Baseline road, Buller's road, Kanatte road, Buller's road, Serpentine road, Laurie's road, Kollupitiya road up to the road leading to the Bambalapitiya railway station, and along this road in a straight line to the sea; west by the sea, Church street up to Bridge street, and lake.

Division No. 2b consisting of Wellawatta Ward.

Bound cries.—North by a straight line drawn from the sea along the road leading to the Bambalapitiya railway station to the Kollupitiya road, Kollupitiya road up to Laurie's road, Laurie's road up to Serpentine road, Serpentine road up to Buller's road, Buller's road, Kanatte road, Buller's road up to East and West Baseline road, East and West Baseline road and Cotta road up to Kinda-ela; east by Kinda-ela as far as the Kelani Valley railway and along the centre of the said railway up to the Kirillapone canal; south by the centre of the Kirillapone canal as far as Dehiwala canal and thence along the centre of the Dehiwala canal to the sea; west by the sea.

Division No. 3 consisting of Maradana Ward.

Boundaries.—North by the canal basin, San Sebastian canal, and the new Urugodawatta road; east by the eastern limit of North and South Baseline road and Dematagoda-ela and Kinda-ela as far as Cotta road; south by Cotta road, Ward place up to Kynsey road, Kynsey road up to Norris Canal road, Norris Canal road up to Regent street, Regent street and Union place up to Darley road; west by Darley road up the northern boundary of New park and along this boundary to the lake along the lake and the canal basin.

Division No. 4 consisting of Pettah, San Sebastian, St. Paul's, and New Bazaar Wards.

Boundaries.—North by harbour and a straight line drawn from the harbour continuing along the centre of Jampettah street, Green street, Barber street, Layard's broadway, Grandpass road, and New Urugodawatta road; east by New Urugodawatta road and San Sebastian canal; south by San Sebastian canal, canal basin, and the lake; west by the canal leading from the lake to the harbour and the harbour.

Division No. 5 consisting of Kotahena Ward.

Boundaries.—North by Kelani-ganga; east by Kelani-ganga, by and including the San Sebastian canal, the Weragoda-ela, and a line going south in prolongation of the eastern boundary of the North and South Baseline road; south by New Urugodawatta road, Grandpass road, Layard's broadway, Barber street, Green street, and a line along the centre of Jampettah street to the harbour; west by the harbour and the sea.

Note.—Where a road is a common boundary between divisions the centre of the road shall be taken to be the boundary.

APPOINTMENTS, &c., BY THE GOVERNOR.

No. 30 of 1922.

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

Mr. W. E. HOBDAY to be Fourth Assistant Colonial Secretary, with effect from January 20, 1922, until further orders.

Mr. C. BRITO MUTTUNAYAGAM to act as a Crown Counsel for the Island, with effect from January 25, 1922, until further orders.

Mr. W. S. STRONG to act as Commissioner of Requests, Police Magistrate, and Additional District Judge, Puttalam, on February 1, 1922; during the absence of Mr. C. E. ARNDT, or until the resumption of duties by that officer.

Mr. SOLOMON FERNANDO to act as Commissioner of Requests and Police Magistrate, Panadure, for January, 24, 1922, during the absence of Mr. V. COOMARASWAMY, or until the resumption of duties by that officer.

Mr. A. V. VAN LANGENBERG to act as Commissioner of Requests and Police Magistrate, Gampola, for January 23, 1922, during the absence of Mr. E. F. MARSHALL from the station, or until further orders.

Mr. S. SUBRAMANIAM to act as Commissioner of Requests and Police Magistrate, Point Pedro and Chavakachcheri, from January 27, 1922, to February 1, 1922, during the absence of Mr. R. B. NAISH from the station, or until the resumption of duties by that officer.

Mr. F. MARKUS to act at Dandagamuwa as Additional Commissioner of Requests and Police Magistrate for the judicial division of Kurunegala, from February 1 to 4, 1922, inclusive, during the absence of Mr. P. SARAVANA-MUTTU from the station, or until the resumption of duties by that officer.

Mr. B. L. DRIEBERG to act as Additional Police Magistrate, Avissawella, for February 1, 1922, or until further orders.

Mr. C. E. ARNDT to be, in addition to his duties, Additional Police Magistrate, Chilaw, for February 1, 1922.

Mr. G. MCRENNIE to be, in addition to his own duties, Assistant Superintendent of Police, Batticaloa, with effect from November 29, 1921, until further orders.

Mr. W. R. SENEVIRATNE, Assistant Superintendent of Excise, Badulla Circle, to be Assistant Superintendent of Excise, Kurunegala Circle, with effect from December 7, 1921.

Mr. J. S. NICHOLAS, Assistant Superintendent of Excise, Kurunegala Circle, to be Assistant Superintendent of Excise, Jaffna Circle, with effect from December 12, 1921.

Mr. J. R. S. PERERA, Assistant Superintendent of Excise, Jaffna Circle, to be Assistant Superintendent of Excise, Badulla Circle, with effect from December 23, 1921.

Mr. A. G. A. GUNASEKEBA to be an Inquirer for-Nagoda division, in Gangaboda pattu of the Galle District, vice Mr. M. A. JAYASINGHA, resigned.

WANASINGHA MUDIYANSELAGE APPUHAMY to be an Inquirer for the Passára korale, Province of Uva, vice Mr. DUNUKARA MUDIYANSELAGE TISSAHAMY.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 26, 1922. GRAEME THOMSON, Colonial Secretary.

No. 31 of 1922.

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M. J. A. MULHALL having been appointed a Cadet in the Civil Service of Ceylon, HIS EXCELLENCE THE GOVERNOR has been pleased to order that he be attached to the Kalutara Kachcheri, with effect from January 25, 1922, until further orders.

By His Excellency's command, Colonial Secretary's Office, GRAEME THOMSON, Colombo, January 27, 1922. Colonial Secretary.

No. 32 of 1922.

IS EXCELLENCY THE GOVERNOR has been pleased to post the under-mentioned demobilized officers of the Army to the General Reserve of the unit stated against their names, with effect from January 16, 1922

Lieutenant JOSEPH PEARSON, Ceylon Garrison Artillery.

Lieutenant C. W. WALKER, Ceylon Garrison Artillery.

By His Excellency's command, Colonial Secretary's Office, Colombo, January 20, 1922. Colonial Secretary.

No. 33 of 1922.

IS EXCELLENCY THE GOVERNOR has been pleased to approve that Lieutenant FREDERICK LAYARD REEVES, who is not returning to the Island, be struck off the strength of the Ceylon Mounted Rifles Reserve, with effect from January 13, 1922.

By His Excellency's command,

Colonial Secretary's Office, GRAEME THOMSON, Colombo, January 25, 1922. Colonial Secretary.

No. 34 of 1922.

HIS EXCELLENCY THE GOVERNOR has been pleased to nominate Mr. P. G. SIM to be a Member of the Sanitary Board for the Province of Uva, under section 5 (1) (b) of Ordinance No. 18 of 1892, during the absence from the Island of Mr. F. FOWLER, or until further orders.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 25, 1922. Colonial Secretary.

No. 35 of 1922.

IS EXCELLENCY THE GOVERNOR has been pleased, under the provisions of section 8 of Ordinance No. 8 of 1907, to nominate Rev. A. M. WALMSLEY to be a Member of the District School Committee, Kegalla, vice Rev. C. B. WEERASINGHE, resigned.

By His Excellency's command,

Colonial Secretary's Office, GRAEME THOMSON, Colombo, January 23, 1922. Colonial Secretary.

No. 36 of 1922.

II IS EXCELLENCY THE GOVERNOR has been pleased to appoint Mr. DUNSTAN MAURICE LEANDER MENDIS, at present practising as a Notary Public in Colombo, to be a Notary Public at Kalutara and throughout the judicial division of Kalutara, and to practise as such in the English language.

By His Excellency's command, Colonial Secretary's Office, GRAEME THOMSON, Colombo, January 23, 1922. Colonial Secretary.

APPOINTMENTS, &c., OF REGISTRARS.

II IS EXCELLENCY THE GOVERNOR has been pleased to appoint HERON RYAN TENISON to be Additional Assistant Provincial Registrar of Births and Deaths, and of Marriages (Kandyan and General) of Kandy District of the Central Province, with effect from January 18, 1922, vice E. H. DAVIES, transferred. His office will be at the Kandy Kachcheri.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 20, 1922. Colonial Secretary.

THE following appointments under section 2 of Ordinance No. 22 of 1921 is hereby notified :---

N. P. NIMALASURIA to act as Registrar of Lands, Matale, for seven days from January 22, 1922, during the absence of the Registrar, J. W. A. PERERA, on leave.

S. VRASPILLAI to act as Registrar of Lands, Mannar, for twenty-eight days from February 1, 1922.

Registrar-General's Office, Colombo, January 24, 1922. G. F. FORREST, Acting Registrar-General.

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 SENARATNA MUDIYANSELAGE DON SIMON SENARATNE to act as Registrar of Births and Deaths of Radawana and Mandawala division, and of Marriages (General) of Gangaboda pattu of Siyane korale east division, in the Colombo District of the Western Province, for two days from January 19, 1922, during the absence of the Registrar, DANACALA ATUKORALALAGE DON MENIS SAMARAWEERA, on leave. His office will be at Madugahawatta in Kannimahara.

The Additional Assistant Provincial Registrar, Kalutara, has appointed MEDAGAMALIYANAGE DON ANDRIS GAMA-GODA to act as Registrar of Marriages (General) of Kalutara totamune division, in the Kalutara District of the Western Province, on January 26, 1922, during the absence of the Registrar, H. DE A. SAMARANAYAKA, on leave. His office will be at Kajugahawatta in Nagoda.

The Additional Assistant Provincial Registrar, Kalutara, has appointed DON ANDREW WETTASINHA THAKABATNA to act as Registrar of Births and Deaths of Yalagala division, and of Marriages (General) of Munwattebage pattu division, in the Kalutara District of the Western Province, for ten days from February 3, 1922, during the absence of the Registrar, D. W. PUNCHHETTI, on leave. His office will be at Medawatta *alias* Meddewatta in Yalagala.

The Assistant Provincial Registrar, Nuwara Eliya, has appointed DAMBAGALLEGEDERA NAWARATNE MUDIYASE-LAGE KIRIWANTE to act as Registrar of Births and Deaths of Udapalata division, and of Marriages (General) of Walapane (excluding the portion included in the gravets division) division, in the Nuwara Eliya District of the Central Province, for seven days from January 18, 1922, during the absence of the Registrar, W. M. K. BANDA, on leave. His office will be at Nildandahinne.

The Assistant Provincial Registrar, Galle, has appointed DON DADIRIS DE SILVA WIJESIRI GUNAWARDENE to act as Registrar of Births and Deaths of Bataduwa division, and of Marriages (General) of Four Gravets of Galle and Akmimana division, in the Galle District of the Southern Province, for fourteen days from January 18, 1922, during the absence of the Registrar, G. D. W. GUNAWARDENE, on leave. His office will be at Suriyagahawatta alias Harmanisgewatta at Bataduwa.

The Assistant Provincial Registrar, Galle, has appointed AGAMPODI PIYASON DE ZOYSA to act as Registrar of Births and Deaths of Kosgoda division, and of Marriages (General) of Bentota-Walallawiti korale division, in the Galle District, of the Southern Province, for fourteen days from January 21, 1922, during the absence of the Registrar, D. A. DE Z.

JAYATILAKA, on leave. His office will be at Galeliyadda in Nape.

The Additional Assistant Provincial Registrar, Matara, has appointed DON STADORIS WANIGASEKABA to act as Registrar of Births and Deaths of Kamburupitiya division, and of Marriages (General) of Gangaboda pattu division, in the Matara District of the Southern Province, for fourteen days from January 21, 1922, during the absence of the Registrar, D. M. WANIGASEKARA, on leave. His office will be at Godawakandewatta in Kamburupitiya.

The Additional Assistant Provincial Registrar, Matara, has appointed DON BASTIAN MERENNA ABEYSEKARA to act as Registrar of Births and Deaths of Pathegama division, and of Marriages (General) of Wellaboda pattu division, in the Matara District of the Southern Province, for January 23, 1922, during the absence of the Registrar, D. D. K. NANAYAKKARA, on leave. His office will be at Dangahawatta alias Godakadurugahawatta in Pathegama and Weligamageruppe in Kottagoda.

The Additional Assistant Provincial Registrar, Hambantota, has appointed ANDRAYAS DIAS RATNATUNGA to act as Registrar of Births and Deaths of Kahawatta Lower division, and of Marriages (General) of West Giruwa pattu division, in the Hambantota District of the Southern Province, for eight days from January 19, 1922, during the absence of the Registrar, G. D. RATNATUNGA, on leave. His office will be at permanent Registrar's office.

The Additional Assistant Provincial Registrar, Batticaloa District, has appointed MEERALEVVAI SINNALEVVAI to act as Registrar of Births and Deaths of Nadukadu pattu east division, in the Batticaloa District of the Eastern Province, for thirty days from January 13, 1922, during the absence of the Registrar, M. AKAMADULEVVAI, on leave. His office will be at Varipattanchenai; station: Mallikaittivu.

The Provincial Registrar, Eastern Province, has appointed KANNAPPAN PONNAMPALAM to act as Registrar of Births and Deaths of Eravur pattu north division, and of Marriages (General) of Eravur pattu division, in the Batticaloa District of the Eastern Province, for twenty-five days from January 18, 1922, during the absence of the Registrar, K. PEETHAMPARAPILLAI, on leave. His office will be at Vandarumulai; station: Putur.

The Additional Assistant Provincial Registrar, Puttalam, has appointed TUAN SADDIKKIN ARIFIN MOONDU LEBBE to act as Registrar of Births and Deaths of Kalpitiya division, and of Marriages (General) of Kalpitiya division and town division, in the Puttalam District of the North-Western Province, for thirty days from January 15, 1922, during the absence of the Registrar, J. SOOSEPILLAI, on leave. His office will be at Malay street, Kalpitiya town.

The Additional Assistant Provincial Registrar, Puttalam, has appointed MADANASINHAGE DON SIMON PETER to act as Deputy Registrar of Births and Deaths of Puttalam town division, in the Puttalam District of the North-Western Province, for fifteen days from January 13, 1922, during the absence of the Deputy Registrar, B. ARNOLIS, on leave. His office will be at the Civil Hospital, Puttalam.

The Provincial Registrar, Ratnapura, has appointed CHARLES PETER DELGODA to act as Registrar of Births and Deaths of Meda pattu division, and of Marriages (General) of Kukulu korale division, in the Ratnapura District of the Province of Sabaragamuwa, for five days from January 14, 1922, during the absence of the Registrar, FRANCIS DEL-GODA, on leave. His office will be at the permanent Registrar's office at Kukulegama.

The Provincial Registrar, Ratnapura, has appointed HABANKAHA VIDANELAGE PUNCHI MAHATMAYA to act as Registrar of Births and Deaths of Bulugahapitiya division, and of Marriages (General) of Kuruwiti korale division, in the Ratnapura District of the Province of Sabaragamuwa, for thirty days from January 17, 1922, during the absence of the Registrar, H. V. PERIS APPUHAMI, on leave His office will be at the permanent Registrar's office at Kendangamuwa.

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The Assistant Provincial Registrar, Kegalla, has appointed AMARASEKARA APPUHAMILLAGE CORNELIS APPU-HAMI to act as Registrar of Births and Deaths of Alutgam korale west division, and of Marriages (General) of Three Korales and Lower Bulatgama division, in the Kegalla District of the Province of Sabaragamuwa, on January 17, 1922, during the absence of the Registrar, H. T. APPUHAMI, on leave. His office will be at Ambalameowitawatta in Magammana.

Registrar-General's Office, Colombo, January 24, 1922. G. F. FORREST, Acting Registrar-General.

T is hereby notified that SAVARIMUTTU DOMINGUPPILLAI TAMPU, Registrar of Marriages (General) of Vadamaradchi West division, in the Jaffna District of the Northern Province, will, with effect from February 1, 1922, hold his office at Arasadi in Karaveddi North, instead of at Karampaiyakkandi in Karaveddi West, as notified in the Government Gazette No. 6,440 of May 11, 1911.

Registrar-General's Office, Colombo, January 25, 1922. G. F. FORREST, Acting Registrar-General.

L T is hereby notified that SENEVIRATNE MUDIYANSELAGE UKKU BANDA, Registrar of Births and Deaths of Kanadara korale west division, and of Marriages (Kandyan and General) of Nuwaragam palata division, in the Anuradhapura District of the North-Central Province, will, with effect from February 1, 1922, hold his office at Palugahawatta in Pudukkulama, instead of at Mailagahawatta in Sippukulama, as notified in the *Government Gazette* No. 6,897 of September 7, 1917, having also an additional office at Mihintale street, where he will hold office weekly on Mondays of every month.

Registrar-General's Office, Colombo, January 23, 1922. G. F. FORREST, Acting Registrar-General.

GRAEME THOMSON.

Colonial Secretary.

GOVERNMENT NOTIFICATIONS.

"THE EXCISE ORDINANCE, NO. 8 OF 1912."

IS Excellency the Governor has been pleased to appoint Mr. R. G. Wijeyekoon to be a Member of the Excise Advisory Committee for the Matale Local Board Area, vice Mr. L. D. S. Jayasekera, deceased.

Colonial Secretary's Office, Colombo, January 26, 1922.

"THE VEHICLES ORDINANCE, NO. 4 OF 1916."

T is hereby notified for general information that the Chairman, Municipal Council, Kandy, as the proper authority for the town of Kandy, has nominated the under-mentioned gentleman, in addition to those already gazetted to be Examiners of mechanically propelled vehicles in the town, under rule 1 of the rules under "The Vehicles Ordinance, No. 4 of 1916," which were published in the *Government Gazette* of May 14, 1920 :---

Mr. J. K. Kelly, Messrs. Brown & Co., Ltd., Kandy.

	 -	By His Exc	ellency's command,
Colonial Secretary's Office, Colombo, January 21, 1922.		•	GRAEME THOMSON, Colonial Secretary.
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"THE LOCAL GOVERNMENT ORDINANCE, NO. 11 OF 1920."

THE following by-law made by the Negombo Urban District Council, under section 164 (1) of Ordinance No. 11 of 1920, and approved by the Local Government Board, has been confirmed by the Governor in Executive Council, and is published for general information, under section 166 (1).

By His Excellency's command,

By His Excellency's command.

GRAEME THOMSON,

GRAEME THOMSON.

Colonial Secretary.

Colonial Secretary.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 20, 1922.

By-LAW REFERRED TO.

The meetings of the Negombo Urban District Council shall be held at the Council's Office at 2 P.M. on the second Tuesday in every month.

T is hereby notified that a license to import sporting percussion caps into Ceylon during the current year has been issued to Messrs. Mackeen & Co., of Colombo.

Colonial Secretary's Office, Colombo, January 24, 1922.

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

Messrs. Lee, Hedges & Co., Ltd., of Queen street, Colombo. Messrs. A. Mohamed Cassim & Co., of Colombo street, Kandy. Mr. S. D. H. M. Yoosoof, of 3rd Cross street, Colombo. Mr. O. L. M. Zainudeen, of Keyzer street, Pettah, Colombo.

Colonial Secretary's Office, Colombo, January 24, 1922. By His Excellency's command, GRAEME THOMSON, Colonial Secretary.

"THE BIRTHS AND DEATHS REGISTRATION ORDINANCE, 1895."

HEREAS by a Notification dated July 1, 1899, His Excellency the Governor, with the advice of the Executive Council, divided the Western Province of the Island for the purposes of the registration of births and deaths into the divisions specified in Part I. of the schedule to the said Notification and by Notifications dated September 13, 1910, December 18, 1911, and September 2, 1914, altered divisions Nos. 1, 2a, 2b, 3, 4, and 5 of the Revenue District of Colombo:

And whereas it is expedient further to amend the said divisions Nos. 1, 2a, 2b, 3, 4, and 5 of the said Revenue District of Colombo :

It is hereby notified that His Excellency the Governor, in exercise of the powers vested in him by section 6 of "The Births and Deaths Registration Ordinance, 1895," as amended by "The Births and Deaths Registration (Amendment) Ordinance, 1900," and with the advice of the Executive Council, has been pleased to amend and alter, with effect from March 1, 1922, the said divisions Nos. 1, 2a, 2b, 3, 4, and 5 of the Revenue District of Colombo, as set out in the said last-named Notification, by substituting therefor the divisions Nos. 1, 2a, 2b, 3, 4, and 5 set forth in the schedule hereto.

By His Excellency's command,

Colonial Secretary's Office, Colombo, January 13, 1922.

GRAEME THOMSON, Colonial Secretary.

SCHEDULE REFERRED TO.

Western Province.—Colombo District.

Division No. 1 consisting of Fort Ward.

Boundaries.—North by the harbour; east by the canal leading from the harbour to the lake, the spill canal, the lake as far as Bridge street, and a portion of the Church road; south by the Church road, Galle Face drive, and in a straight line westward to the sea; west by the sea.

Division No. 2a consisting of Slave Island and Kollupitiya Wards.

Boundaries.—North by spill canal, lake up to the New park and Darley road, Union place, Regent street up to Norris Canal road, Norris Canal road up to Kynsey Road, Kynsey road up to Ward place, Ward place and Cotta road up to its junction with East and West Baseline road; south by East and West Baseline road, Buller's road, Kanatte road, Buller's road, Serpentine road, Laurie's road, Kollupitiya road up to the road leading to the Bambalapitiya railway station, and along this road in a straight line to the sea; west by the sea, Church street up to Bridge street, and lake.

Division No. 2b consisting of Wellawatta Ward.

Boundaries.—North by a straight line drawn from the sea along the road leading to the Bambalapitiya railway station to the Kollupitiya road, Kollupitiya road up to Laurie's road, Laurie's road up to Serpentine road, Serpentine road up to Buller's road, Buller's road, Kanatte road, Buller's road up to East and West Baseline road, East and West Baseline road and Cotta road up to Kinda-ela; east by Kinda-ela as far as the Kelani Valley railway and along the centre of the said railway up to the Kirillapone canal; south by the centre of the Kirillapone canal asfar as Dehiwala canal and thence along the centre of the Dehiwala canal to the sea; west by the sea.

Division No. 3 consisting of Maradana Ward.

Boundaries.—North by the canal basin, San Sebastian canal, and the new Urugodawatta road; east by the eastern limit of North and South Baseline road and Dematagoda-ela and Kinda-ela as far as Cotta road; south by Cotta road, Ward place up to Kynsey road, Kynsey road up to Norris Canal road, Norris Canal road up to Regent street, Regent street and Union place up to Darley road; west by Darley road up the northern boundary of New park and along this boundary to the lake along the lake and the canal basin.

Division No. 4 consisting of Pettah, San Sebastian, St. Paul's, and New Bazaar Wards.

Boundaries.—North by harbour and a straight line drawn from the harbour continuing along the centre of Jampettah street, Green street, Barber street, Layard's broadway, Grandpass road, and New Urugodawatta road; east by new Urugodawatta road and San Sebastian canal; south by San Sebastian canal, canal basin, and the lake; west by the canal leading from the lake to the harbour and the harbour.

Division No. 5 consisting of Kotahena Ward.

Boundaries.—North by Kelani-ganga; east by Kelani-ganga, by and including the San Sebastian canal, the Weragoda-ela, and a line going south in prolongation of the eastern boundary of the North and South Baseline road; south by New Urugodawatta road, Grandpass road, Layard's broadway, Barber street, Green street, and a line along the centre of Jampettah street to the harbour; west by the harbour and the sea.

Note.—Where a road is a common boundary between divisions the centre of the road shall be taken to be the boundary.

"THE STAMP ORDINANCE, 1909."

IT is hereby notified that His Excellency the Governor, with the advice of the Executive Council, has, by virtue of the powers by section 5, sub-section (1) (c), of "The Stamp Ordinance, 1909," on him conferred, authorized the following Joint Stock Company, incorporated under the Joint Stock Companies Ordinances, to compound for the payment of stamp duty on share certificates specified in Schedule B of "The Stamp Ordinance, 1909," as set forth in section 2 of "The Stamp (Amendment) Ordinance, No. 10 of 1919," on the conditions set out in section 5 aforesaid, sub-sections (1) (c) (ii.), (iii.), and (iv.).

Colonial Secretary's Office, Colombo, January 23, 1922. By His Excellency's command, GRAEME THOMSON,

Colonial Secretary.

COMPANY REFERRED TO.

The St. James (Uva) Tea Company, Limited.

(Continued on page 213.)

NOTICES CALLING FOR TENDERS.

TENDERS are invited for supplying standard bricks at under-mentioned places and in the quantities stated :--

0

100,000 Battulu-oy 200.000 Mundel	°8.	
200,000 Maduranku	uli >Station sites.	
100,000 Palavi		
300 000 Puttalam	- 1	

The size of the bricks required will be $8\frac{3}{4}$ in. by $4\frac{1}{4}$ in. by $2\frac{3}{4}$ in.

23 in. The rate per 1,000 quoted should include all charges, including transport to each of the above named places.

Tenders may be for supplying the total quantity of 900,000 bricks required, or for the requirements of each individual place.

Samples to be submitted to the Chief Construction Engineer, Railway Extensions, Colombo.

The contractor will be expected to commence supplying as soon as possible after the agreement is entered into and to complete delivery of the quantity contracted for by May 31, 1922.

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 'Tenders for Standard Bricks' in the left hand corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on February, 28, 1922.

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

6. A cash deposit of Rs. 50 will be required to be made at the General Treasury or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into contract and bond after he has tendered, or fail to furnish the approved security, within ten days of receiving in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature of a contract. No deposits for tender forms will be accepted at the Chief Construction Engineer's Office.

7. The successful tenderer will be required to furnish cash security of 10 per cent. of the value of bricks tendered for and to sign the bond given in the tender for the due fulfilment of the contract, also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security. In addition to this a retention of 5 per cent. will also be held out of the money due to the contractor.

8. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Chief Construction Engineer. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contract.

9. No tender will be considered unless in respect 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 the right of accepting any portion of a tender.

11. Any further information can be obtained on application to the Chief Construction Engineer, Colombo.

Colombo, January 4, 1922.

M. COLE BOWEN, Chief Construction Engineer, Railway Extensions.

TENDERS are hereby invited for the services named in the schedule hereunder for the period commencing from February 21, 1922, and terminating on September 30, 1922.

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 Diets, Railway Extension Hospitals," in the left hand top corner of the envelope, and should reach the Office of the Controller of Revenue not later than midday on February 14, 1922.

5. The tenders are to be made upon forms which will be supplied upon application at the Office of the Chief Construction Engineer, Colombo, and no tender will be considered unless it is on the recognized form. Alterations must be initialled, otherwise the tenders may be treated as informal and rejected.

6. A cash deposit according to the schedule hereunder will be required to be made at the General Treasury or at any Kachcheri, and a receipt produced for the same before any form of tender is issued. Should any person decline to enter into contract and bond after he has tendered or fail to furnish the approved security, within ten days of receiving notice in writing of the acceptance of the tender, such deposit will be forfeited to the Crown, and the defaulter will render himself liable to be included in the list of defaulting contractors precluded from having any concern in a Government contract. All other deposits will be returned upon signature to the contract. No deposits for tender forms will be accepted at the Chief Construction Engineer's Office.

7. If required, samples must be deposited.

8. The successful tenderer will be required to furnish cash security according to the schedule hereunder, and to sign the bond given in the tender for the due fulfilment of the contract; also to furnish with each tender a letter in duplicate signed by two responsible persons, whose addresses must be given, engaging to become an additional security for the due performance of the contract. The amount deposited for tender forms will form part of the security.

9. Contracts may not be assigned, sublet, or otherwise transferred without the previous written sanction of the Chief Construction Engineer. Sanction will not be given for any transfers, including powers of attorney, in favour of persons in the defaulting contractors' list. No defaulting contractor should be employed on any service connected with the contracts or the tenders. 10. No tender will be considered unless in respect of it all the conditions above laid down have been strictly fulfilled.

11. The Government reserves to itself the right, without question, of rejecting any or all tenders, and the right of accepting any portion of a tender or the whole of it for an year or any portion thereof.

12. Any further information can be obtained on application to the Chief Construction Engineer, Colombo.

M. COLE BOWEN, Chief Construction Engineer, Railway Extensions.

SCHEDULE REFERRED TO.

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n.	Services.	\mathbf{De}	\mathbf{posit}	. S	ecurity.	
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SALES OF UNSERVICEABLE ARTICLES, &c.

NOTICE is hereby given that the following unclaimed and confiscated articles lying in the Police Court of Chavakachcheri will be sold by public auction, at the premises of the said court on Wednesday, March 1, 1922, at 1 P.M. --

1 padlock 4 pots, earthen 4 bottles 1 ola box

ox Police Court,

Chavakachcheri, January 20, 1922.

2 Tayla boxes 23 coconuts 2 gunny bags 1 shawl 1 deal wood box 1 iron box 16 beads 1 talikody (brass)

R. B. NAISH, Police Magistrate.

VITAL STATISTICS.

Registrar-General's Health Report of the City of Colombo for the Week ended January 21, 1922.

Births.—The total births registered in the city of Colombo in the week were 180 (2 Europeans, 15 Burghers, 114 Sinhalese, 17 Tamils, 22 Moors, 6 Malays, and 4 Others. The birth-rate per 1,000 per annum (calculated on the estimated population on January 1, 1922, viz., 246,410) was 38.1, as against 27.7 in the preceding week, 24.8 in the corresponding week of last year, and 32.8 the weekly average for last year.

Deaths.—The total deaths registered were 172 (2 Europeans, 11 Burghers, 85 Sinhalese, 26 Tamils, 34 Moors, 7 Malays, and 7 Others). The death-rate per 1,000 per annum was 36.4, as against 35.6 in the previous week, 33.7 in the corresponding week of last year, and 30.5 the weekly average for last year.

Infantile Deaths.—Of the 172 total deaths, 44 were of infants under one year of age, as against 39 in the preceding week, 53 in the corresponding week of the previous year, and 40 the average for last year.

Stillbirths.-The number of stillbirths registered during the week was 16.

Principal Causes of Death.—1. (a) Twenty deaths from Pneumonia were registered, 3 each in Hospitals (including 1 death of a non-resident), St. Paul's, Kotahena North, and Kotahena South, 2 each in New Bazaar and Maradana North, and 1 each in Fort, Maradana South, Wellawatta North, and Wellawatta South, as against 16 in the previous week and 17 the weekly average for last year.

(b) Eight deaths from *Influenza* were registered, 3 in New Bazaar, 2 in St. Paul's, and 1 each in Pettah, Kotahena South, and Kollupitiya, as against 4 in the previous week and 5 the weekly average for last year.

(c) Five deaths from Bronchitis were registered, 1 each in Hospital (of a non-resident), St. Paul's, Kotahena South, Maradana North, and Slave Island, as against 6 in the previous week.

2. Thirteen deaths from *Phthisis* were registered, 7 in Hospitals (including 3 deaths of non-residents) 2 in Kotahena South, and 1 each in San Sebastian, Kotahena North, Kollupitiya, and Wellawatta South, as against 11 in the previous week and 14 the weekly average for last year.

3. Six deaths from *Enteric Fever* were registered, 4 in Hospitals (of non-residents) and 2 in Maradana South, as against 7 in the previous week and 4 the weekly average for last year.

4. Three deaths from *Plague* was registered, 1 in Pettah, 1 in the General Hospital (of a non-resident), and 1 in the Wellawatta Infectious Diseases Hospital, same as in the previous week. The weekly average for last year was 3.

5. Fifteen deaths were registered from Infantile Convulsions, 13 from Enteritis, 12 from Debility, 8 from Diarrhoea, 2 each from Dysentery and Worms, 1 from Tetanus, and 64 from Other Causes.

6. Nine cases of *Chickenpox*, 5 of *Enteric Fever*, 3 of *Plague*, 2 of *Measles*, and 1 of *Smallpox* (from the Fort) were reported during the week, as against 11, 8, 2, 4 and nil respectively of the preceding week.

State of the Weather.—The mean temperature of air was 79.6°, against 80.4° in the preceding week and 79.3° in the corresponding week of the previous year. The mean atmospheric pressure was 29.867 in., against 29.908 in. in the preceding week and 29.995 in. in the corresponding week of the previous year. The total rainfall in the week was nil, against 1.27 in. in the preceding week and 4.26 in. in the corresponding week of the previous year.

Registrar-General's Office,

Colombo, January 24, 1922.

E. R. DE SILVA; for Acting Registrar-General.

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by given that the following unclair vill be sold by public auction, at th 1 pint tarragona wine 2 ear-studs 2 rings 2 pieces, coir rope

UNOFFICIAL ANNOUNCEMENTS.

32 Sublice Stran MEMORANDUM OF ASSOCIATION OF THE EVELYN DESICCATING MILLS, LIMITED.

The name of the Company is "THE EVELYN DESICCATING MILLS, LIMITED.

2: The registered office will be situate in Colombo.

1.

- The objects for which the Company is established are-3.
- (1) To acquire and take over as a going concern the business carried on under the name and style of The Evelyn Desiccating Mills.
- To carry on the business of desiccated coconut, copra, oil, poonac, and fibre manufacturers, and to prepare, (2)refine, buy, sell, and deal in desiccated coconut, copra, oil, poonac, fibre, and all coconut products and manufac-tures, and the products obtained in the manufacture of desiccated coconut and oil, and to buy, sell, and deal in these products in Ceylon and out of Ceylon.
- To carry on the trade or business of refiners and manufacturers of coconut oil and of all products thereof (3) respectively.
- To carry on the trade of aerated water manufacturers and timber merchants. (4)
- To carry on all or any of the business of importers, exporters, charterers of ships and other vessels, warehouse-(5)men, and any other business which can or may conveniently be carried on in connection with any of them.
- 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, brevets d'invention, or other things, British, Indian, Colonial, or foreign licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited 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 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.
- (7) To buy, 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.
- (8) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations, and securifies issued or guaranteed by any company constituted or carrying on business in the Island of Ceylon or elsewhere, and debentures, debenture stock, 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. (9) To acquire any such shares, stocks, debenture, 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.
- (10) To issue debentures, debenture stock, bonds, obligations, and securities of all kinds, and 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.
- (11) 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 of companies. (12) 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.
- (13) 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, coupons, drafts, bills of lading, warrants, debentures, certificates, scrip, 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. (14) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with any of the above or calculated, directly or indirectly, to enhance the value of or render profitable. any of the Company's property or rights.
- (15) To lend money, either with or without security, and generally to such persons and upon such terms and conditions as the Company may think fit.
- (16) 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.
- (17) To employ experts to investigate and examine into the condition, prospects, value, character, and circumstances (17) To employ expected on the englished of any business concerns and undertakings, and generally of any assets, property, or rights.
 (18) To constitute any trusts with a view to the issue of preferred, deferred, or other stocks, and securities based on
- or representing any shares, stocks, or other assets specifically appropriated for the purposes of any such trust, and to settle and regulate and, if thought fit, to undertake and execute any such trusts, and to issue, dispose of, or hold any such preferred, deferred, or other stocks or securities.
- (19) To act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, and improvement, development, and management of property, including business concerns and undertakings, and generally to transact all kinds of agency business, whether in respect of agricultural, commercial, or financial matters.
- (20) To give any guarantee in relation to the payment of any debentures, debenture stock, bonds, obligations, or securities.

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- (21) Generally to carry on business as financiers, and to undertake and carry out all such operations and transactions (except the issuing of policies of assurance on human life), as an individual capitalist may lawfully undertake and carry out.
- (22) To adopt such means of making known the products of the Company as may seem expedient, and in 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.
- (23) To establish and support, or aid in the establishment and support of, associations, institutions, funds, trusts, and conveniences calculated to benefit employés or ex employés of the Company or its predecessors in business or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general, or useful object.
- (24) To acquire and undertake all or any part of the business, property, and liabilities of any person or company carrying on any business, which this Company is authorized to carry on, or possessed of property suitable for the purposes of the Company.
- (25) To enter into any arrangement with any Government, or authority supreme, Municipal, local, or otherwise that may seem conducive to the Company's objects or any of them, and to obtain from any such Government or authority all rights, concessions, and privileges which the Company may think it desirable to obtain and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions.
- (26) To enter into partnership or into any arrangement for sharing profits or losses, or into any union of interests, joint adventure, reciprocal concession or corporation with any person or persons or company or companies carrying on or engaged in, or about to carry on or engage in, or being authorized to carry on or engage in any business or transaction which this Company is authorized to carry on or engaged in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company.
- (27) 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.
- (28) Generally to purchase, take on lease, or in exchange, hire or otherwise acquire any immovable or movable 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.
- (29) 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 objects altogether or in part similar to those of this Company.
- (30) To promote any 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
- (31) To invest and deal with moneys of the Company not immediately required upon such securities and in such manner as may from time to time be determined; to purchase or acquire any share or debentures in any registered limited liability company or syndicate.
- (32) 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 debenture 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.
- (33) To take or otherwise acquire 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 to benefit this Company.
- (34) To undertake and execute any trusts, the undertaking of which may seem to the Company desirable, and either gratuitously or otherwise.
- (35) 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.
- (36) 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 stock, or other securities of the Company, or in or about the formation or promotion of the Company, or the acquisition of property by the Company or the conduct of its business.
- (37) 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, or otherwise.
- (38) 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. (39) 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.
- (40) 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.
- (41) 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.

And it is hereby declared that the word "Company," save when used in reference to this Company, in this clause shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and the 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.

The liability of the members is limited. The nominal capital of the Company is One hundred thousand Rupees (Rs. 100,000), divided into Ten thousand (10,000) 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 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 respectively agree to take the number of shares in the capital of the Company set opposite our respective names :---

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	gnatures, a	gnatures, at Colombo, th	gnatures, at Colombo, this 24th day of No W. E. V. DE Roos Proctor and N 	ses of Subscribers. by each

Witness to the above signatures, at Colombo, this 29th day of November, 1921:

BEATRICE E. LOOS.

ARTICLES OF ASSOCIATION OF THE EVELYN DESICCATING MILLS, 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 Evelyn Desiccating Mills, 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 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.

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 thousand Rupees (Rs. 100,000) divided into Ten thousand (10,000) shares of Ten Rupees (Rs. 10) each.

SHARES.

Allotment and Issue .- 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 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.

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.

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.

Shares held by a Firm.-Shares may be registered in the name of a firm, and any partner of the firm or agent 12. 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.

One of Joint-holders other than a Firm may give Receipts ; only one of Joint-holders resident in Ceylon entitled to 14. Any one of the joint-holders of a share, other than a firm, may give effectual receipts for any dividends payable in Vote 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.

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 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.

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.

Issue of new Shares.—The new shares shall be issued upon such terms and conditions and with such preferential. 19. 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 the r 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 OF CONSOLIDATION OF SHARES.

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. Renewal of Oertificate. -- If any certificate be worn out or defaced, then upon production thereof to the Directors 25. 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

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adequate being given, a new certificate in lieu thereof may 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 Share's.—Subject to the restriction of thes, 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

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 intrument 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

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

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. $2 \cdot 50$; or may, subject to the regulations as to transfers hereinbefore contained, transfer the same to some other person.

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 deducting all expenses and all moneys in respect of which the Company 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 a foresaid 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 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 of 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 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 or 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 Kemitted.—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.

Company's Lien on Shares.—The Company shall have a first charge or paramount lien upon all the shares of any 46. 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 A vailable.*—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.

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. 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, 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 reduc-tion of the Company's capital affecting the class of shares; All or any of the rights, privileges, and conditions attached to each class may be commuted, abrogated, abandoned added to get the class of the second terms of the Company in Company.
- (2) 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 communication, 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 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 120.

(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.

remit altogether or in part any sum becoming payable for interest under this clause. 56. Payment in Anticipation of Galls.—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 Ten thousand Rupees (Rs. 10,000). 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 The Directors may, for the purpose of securing the repayment of any such sum or sums of money so shall determine. 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 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 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.

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 so 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 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 one of the local newspapers, 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

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 Chairmer, unless there shall be present in person at the commencement of the business seven or more persons being Shareholde titled 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

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

VOTING AT MEETINGS.

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 by the Chairman, or 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.

Poll.-If a poll be duly demanded, the same shall be taken in such manner and at such time and place as the 74. 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 the Chairman, or 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 and entitled to vote 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.

Voting in Person or by Proxy or Attorney.-Votes may be given either personally or by proxy or by attorney 79. duly authorized.

Non-Shareholder not to be appointed Proxy; but Attorney, though not Shareholder, may vote.-No person shall be 80. 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 :--84.

The Evelyn Desiccating Mills, Limited!

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

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

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 three or 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 One thousand Rupees (Rs. 1,000) 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 for the service of the first Directors are the future part of the formation such remuneration for the future, and such remuneration shall not be considered as including any remuneration for special

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 Francis H rold Bertram Koch, Cecil Evan Foenander Koch, and Hugh Theodore Rosslyn Koch, all of Colombo, 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 Visiting Agents of the Company, or Superintendent or Superintendents of any of the Company's estates, for such time and on such terms as the Directors may determine or fix by agreement with the person or persons appointed to the office; and they may from time to time revoke such appointment and appoint another or other Secretary, Managing Director or Managing Directors, and (or) Visiting Agent or Agents, Superintendent or Superintendents; and the Directors may impose and confer on the Managing Director or Managing Directors all or any duties and powers that might be imposed or conferred on any Manager of the Company. If any Director shall be called upon to perform any extra services, the Directors may arrange with such Director for such special remuneration for such services, either by way of salary,

 commission, or the payment of a lump sum of money, as they shall think fit.
 91. 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 First 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 First Ordinary General Meeting may be filled up by the Directors, but any person so chosen the line to the first ordinary General Meeting Director mould have precised the same if no vacancy had occurred. 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 but 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, Fourth, and Fif.h 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 increased or reduced.—The Directors, subject to the approval of a General Meeting, may from time to time at any time subsequent to the Second Ordinary General Meeting increase or reduce the number of Directors, and may also, subject to the like approval, determine in what rotation such increased or reduced number is to go out of office.

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.

When Office of Directors to be vacated.-The office of Director shall be vacated-102.

- (a) If he accepts or holds any office or place of profit other than Managing Director, Visiting Agent, Superintendent, or Secretary under the Company.
- If he becomes bankrupt or insolvent, or suspends payment, or files a petition for the liquidation of his affairs, (b) 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.

-But the above rule shall be subject to the following exceptions :--- That no Director shall vacate his Exceptions. 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, or secretaries, or proceeds of the company; nevertheless, he shall not not in 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 how removed 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.

No Contribution to be required from Directors beyond Amount, if any, unpaid on their Shares .- No contribution 105. 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.

106. 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 any business, mill, michinery, lands, estates, or property, and the opening, clearing, planting, and cultivation of any lands or estates, and in or about the working and business of the Company.

107. 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 business, mill, machinery, 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.

108. 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.

109. 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. 110. To sell and dispose of Company's Property, &c.—It shall be lawful for the Directors, if authorized to do so 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.

General Powers.-The Directors shall carry on the business of the Company in such manner as they may 111. 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; and to such regulations and provisions (if any fasting) from time to time to prescribed 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. 112. 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.
- To invest any of the moneys of the Company, which the Directors may consider not immediately required for (5) 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 realize such investments.

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(6) 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 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.

113. Meetings 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.

114. A Director may summon Meetings of Directors.—A Director may at any time summon a meeting of Directors. 115. Who is to preside at Meetings of Board.—The Board may elect a Chairman of their meetings and determine

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.

choose one of their number to be Chairman of such meeting. 116. 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.

117. 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.

118. 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. 119. Regulations of Proceedings of Committees.—The meetings and proceedings of such committees shall be governed.

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

120. Resolution in writing by all the Directors as valid as if passed at a Meeting of Directors.—A resolution in writing signed by all the Directors for the time being resident in Celyon 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 three Directors shall sign it.

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

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

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

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

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

(e) Of all orders made by the Directors.

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

122. 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 primd 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.

123. The Use of the Seal.—The Seal of the Company shall not be used or affixed to any deed, certificate of shares, or other instrument, except in the presence of two or more of the Directors or of one Director and the Secretary or Secretaries of the Company, who shall attest the sealing thereof; such attestation on the part of the Secretaries, in the event of a firm being the Secretaries, being signified by a partner or duly authorized manager, attorney, or agent of the said firm signing, for and on behalf of the said firm as such Secretaries, and in the event of a company registered under the Ordinance being the 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 Secretaries. The sealing shall not be attested by one person in the dual capacity of Director and Secretary or Director and representative of the Secretaries.

ACCOUNTS.

124. What Accounts to be kept.—The Agent or Secretary or the Agents or Secretaries for the time being, or, if there be no Agent or Secretary or Agents or Secretaries, the Directors, shall cause true accounts to be kept of the paid-up capital for the time being of the Company, and of all sums of money received and expended by the Company, and of the matters in respect of which such receipts and expenditure take place, and of the assets, credits, and liabilities of the Company, and generally of all its commercial, financial, and other affairs, transactions, and engagements, and of all other matters necessary for showing the true financial state and condition of the Company ; and the accounts shall be kept in such books and in such a manner at the registered office of the Company as the Directors think fit. 125. Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and

125. Accounts how and when open to Inspection.—The Directors shall from time to time determine whether, and to what extent, and at what times and places, and under what conditions or regulations, the accounts and books of the Company or of any of them shall be open to the inspection of the Shareholders; and no Shareholder shall have any right of inspecting any account or book or document of the Company, except as conferred by the Ordinance or authorized by the Directors or by a resolution of the Company in General Meeting.

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126. 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.

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

128. 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.

DIVIDEND, BONUS, AND RESERVE FUND.

129. Declaration of Dividend.—The Directors may, with the sanction of the Company in General Meeting, from time to time, declare a dividend to 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.

(a) Any General Meeting may direct payment of any dividend declared at such meeting or 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. 130. 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. 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. 132. 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. 133. Unpaid Interest or Dividend not to bear Interest.—No unpaid interest or dividend or bonus shall ever bear

interest against the Company.

No Shareholder to receive Dividend while Debt due to Company .- No Shareholder shall be entitled to receive 134. payment of any dividend or bonus in respect of his share or shares whilst any moneys may be due or owing from him (whether alone or jointly with any other person) to the Company in respect of such share or shares, or otherwise howsoever.

135. Directors may deduct Debt from the Dividends.—The Directors may deduct from the dividend or bonus payable to any Shareholder all sums of money due from him (whether alone or jointly with any other person) to the Company, and notwithstanding such sums shall not be payable until after the date when such dividend is payable. 136. 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 jointholding; but the Company shall not be liable or responsible for the loss of any such cheque or dividend warrant sent through the post.

137. 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.

138. 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.
139. 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.

140. 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. 141. 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 qualifi-cation 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.

Appointment and Retirement of Auditors .- The Directors shall appoint the first auditor or auditors of the 142. 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.

143. Retiring Auditors eligible for Re-election.—Retiring Auditors shall be eligible for re-election. 144. Remuneration of Auditors.—The remuneration of the auditors other than the first shall be fixed by the Company in General Meeting, and their remuneration may from time to time be varied by a General Meeting.

145. 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.

146. Duty of 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. 147. 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.

Notice how Authenticated.-Notices from the Company may be authenticated by the signature (printed or 148. written) of the Agent or Secretary, Agents or Secretaries, or other persons appointed by the Board to do so. 149. 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.

150. 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.

Notice to Joint holders of Shares other than a Firm .- All notices directed to be given to Shareholders shall, with 151. 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. 152. 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 by post of any notice at or to such address shall be sufficient evidence thereof, and no further evidence shall be necessary.

153. 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 one at lea t of the local newspapers.

ARBITRATION.

154. 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.

155. 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.

Purchase of Company's Property by Shareholders.—Any Shareholder, whether a Director or not, or whether 156. 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.

157. 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 reckored 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.

Payment in Specie, and vesting in Trusters.-If the Company shell be wound up, the liquidator, whether volun-158. tary 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 dates under-noted.

FLORENCE L. KOCH.

ROSSLYN KOCH.

DENZIL KOCH.

Witness to the above signatures, at Colombo, this Twenty-fourth day of November, 1921 :

W. E. V. DE ROOY. Proctor and Notary.

ADA KOCH.

EVAN KOCH.

ISABEL KOCH.

F. H. BERTRAM KOCH.

[Third Publication.]

Witness to the above signatures at Colombo, this Twenty-ninth day of November, 1921:

BEATRICE E. LOOS. •

MEMORANDUM OF ASSOCIATION OF C. W. MACKIE & COMPANY, LIMITED.

- 1. The name of the Company is "C. W. MACKIE & COMPANY, LIMITED."
- 2. The registered office of the Company will be situate in Colombo.
- 3. The objects for which the Company is established are-
- (a) To acquire and carry on as a going concern the business of merchants and commission agents carried on by Charles William Mackie under the name and style of C. W. Mackie & Company at Colombo, Ceylon, and all or any part of the assets and goodwill of that business, and with a view thereto, to enter into and carry out with such modifications as may be agreed upon, either before or after execution, the agreement referred to in article 4 of the Company's Articles of Association.
- (b) To carry on the business of planters, cultivators, sellers, and dealers in tea, cacao, rubber, coconut, and other tropical crops, and to manufacture, dispose of, sell, and deal in products of tea, cacao, rubber, coconut, and other tropical crops.
- (c) To act as directors, secretaries, consignees, and commercial agents of any company or companies carrying on business or owning property or estates of any kind in Ceylon or elsewhere in the East, or to undertake any or all of these duties concurrently.
- (d) To act as agents for the investment, loan, payment, transmission, and collection of money, and for the purchase, sale, and improvement, development, and management of property, including business concerns and undertakings, and generally to transact all kinds of agency business, whether in respect of agricultural, commercial, or financial matters.
- (e) To seek for and secure openings for the employment of capital in Ceylon, and elsewhere in the East, and with a view thereto to prospect, inquire, examine, explore, and test, and to despatch and employ expeditions, commissioners, experts, and other agents.
- (f) To purchase, take on lease, or otherwise acquire and deal in immovable property and movable property of all kinds, and any interests therein, including reversions, mortgages, charges, annuities, patents, licenses, policies, book debts, investments, and claims of every kind.
- (g) To carry on business as financiers, and to act as financial advisers, and to facilitate and encourage the creation, issue, or conversion of debentures, debenture stock, bonds, obligations, shares, stocks, and securities, and to act as trustees in connection with any such securities, and to take part in the conversions of business concerns and undertakings.
- (h) To acquire the goodwill, property, and assets, and to assume the liabilities of any other company, partnership or person carrying on business which this Company is authorized to carry on, and undertake the winding up of any such company or partnership.
- .(i) To manufacture, buy, sell, repair, alter, improve, manipulate, treat, and deal in all kinds of goods, wares, and merchandise, plant, machinery, apparatus, appliances, tools, utensils, products, materials, substances, articles, and things necessary or useful in carrying on any of the above businesses, or operations, or usually dealt in by persons or companies engaged therein.
- (j) To make, build, construct, provide, maintain, improve, carry on, use, and work in any parts of the world, roads, ways, railways, tramways, telegraphs, telephones, electric light, canals, reservoirs, waterworks, weils, aqueducts, water-courses, furnaces, gasworks, piers, wharves, docks, saw and other mill., hydraulic works, factories, warehouses, boats, and 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 same.
- (k) To apply for or acquire by purchase or otherwise for the business of the Company in any parts of the world any factories, buildings, mills, plant, engines, machinery, patents, patent rights, secret processes, or other things, British, Colonial, or foreign licenses, concessions, and the like conferring any exclusive or non-exclusive or limited 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, 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.
- (1) To carry on any other business or businesses whatsoever and wheresoever which may in the opinion of the Board of the Company be conveniently carried on in connection with any business which the Company is authorized to carry on or calculated directly or indirectly to enhance the value of or render profitable any of the Company's properties or rights, and to transact any or every description of agency, commission, commercial, manufacturing, mercantile, and financial business.
- (m) To promote any other company or companies for the purpose of acquiring or undertaking all or any of the property, assets, and liablities of this Company, or of advancing, directly or indirectly, the objects or interests thereof, and to take and otherwise acquire and hold shares in any such company or companies, and to guarantee the payment of any debentures or other securities issued by any such company or companies.
- (n) To purchase, subscribe for, underwrite, take, or otherwise acquire and hold, sell, mortgage, and deal in shares, stock, options, bonds, debentures, debenture stock, or obligations in any other company or corporation, or of any Government or State.
- (o) To amalgamate with, or enter into partnership, or into any arrangement for sharing profits, union of interests, joint adventure, reciprocal concession, or co-operation with any person or company carrying on or about to carry on any business, occupation, or enterprise which this Company is authorized to enter into, undertake, or carry on, or any business or transaction capable of being conducted so as directly or indirectly to benefit this Company, and to take or otherwise acquire and hold shares or securities in any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same.
- (p) To sell, let on lease, exchange, or dispose of all or any part of the undertaking, property, assets and rights of the Company 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.
- (q) To distribute any of the properties of the Company, whether upon a distribution of assets or a division of profits, among the members, in specie or otherwise.
- (r) To draw, make, accept, endorse, execute, and issue promissory notes, bills of exchange, charter parties, bills of lading, warrants, debentures, and other negotiable or transferable instruments.
- (s) To lend, invest, and deal with moneys of the Company not immediately required in such manner as may from time to time be determined.
- (t) To receive money and securities on deposit at interest or otherwise.

- (u) To borrow or raise or secure the payment of money in such manner as the Company shall think fit, and in particular by mortgage or charge and/or by the issue of debentures, debenture stock, or other securities, with or without a mortgage or charge, upon all or any of the Company's property or assets (either present or future), including its uncalled capital, and to purchase, redeem, and pay off any such securities, and to issue any such securities for such consideration or, purpose as may be thought fit.
- (v) To guarantee the payment or performance of any debts, contracts, or obligations, and to accept property on trust, and to act as trustee and executor, administrator, liquidator, receiver, attorney, or director, either gratuitously or otherwise.
- (w) To pay all expenses incident to the formation or promotion of this or any other company, and to remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in, or debentures or other securities of, the Company, or in or about the promotion, formation, or business of the Company, or of any other company promoted wholly or in part by this Company.
- (x) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts, and conveniences calculated to benefit any of the employes or ex-employes of the Company, or its predecessors in business, or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition, or for any public, general, or useful object.
- (y) To sell, exchange, improve, manage, develop, lease, mortgage, charge, dispose of, turn to account, or otherwise deal with all or any part of the property, assets, and rights of the Company.
- (z) To procure the Company to be registered or incorporated in the United Kingdom, any British Colony, Protectorate or Dependency, or in any Foreign State, and to enter into any arrangements with any governments or authorities, supreme, provincial, municipal, local, or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from any such government or authority any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions.
- (aa) To do all or any of the above things as are incidental to, or connected with, any of the above objects, or conducive to the attainment thereof, or otherwise likely in any respect to be advantageous to the Company, and in case of doubt as to what shall be so incidental, connected, conducive, or advantageous as aforesaid, the decision of an Extraordinary General Meeting shall be conclusive.

And it is hereby declared that the word "company" in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated and whether domiciled in the Island of Ceylon or elsewhere; and, further, that the objects specified in each paragraph in this clause shall, except where otherwise expressed in such paragraph, be in nowise limited or restricted by reference to, or inference from, any other paragraph or the name of the Company.

4. The liability of the Shareholders is limited.

5. The original capital of the Company is Rupees. One million (Rs. 1,000,000), divided into 19,800 cumulative preference shares of Rs. 50 each, entitled to the perferential payment of dividend and return of capital mentioned in the Articles of Association registered herewith, and 5,000 management shares of Rs. 2 each, and each of such management shares is to confer on the holders thereof rateably and in proportion to the number of such shares held by them respectively the right following, that is to say :—

- (1) The right to all profits or other moneys of the Company available for dividend which it shall from time to time, be determined to distribute, and which shall remain in each year after making such provision as the Directors shall think fit for reserve or depreciation and after paying or providing for the payment out of such profits or other moneys (a) of the remuneration payable to the Directors for that year under the Articles of Association of the Company for the time being, (b) of a cumulative preferential dividend at the rate of eight per cent. per annum on the capital paid up on such of the said preference shares as shall have been issued, and (c) of a dividend for such year at such rate as may be attached to any further shares whether in the original or increased capital hereafter issued.
- (2) The right to the surplus assets, which in a winding up of the Company shall remain after paying off the whole of the Company's paid up capital and any arrears of preference dividend.
- The rights, privileges, and advantages attaching to the original capital shall only be varied, altered, or modified in the manner, and subject to the conditions mentioned and contained in the Articles of Association registered herewith, and the rights conferred on Charles William Mackie by articles 92 to 95 of the said Articles of Association shall not be varied, modified, or altered in any manner without the consent in writing of the said Charles William Mackie.

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

	Names and Addresses of	•	Number of Shares taken by ea Preference. Management			
1.	C. W. MACKIE, Colombo	•	••		One	
2.	C. A. MACKIE, Colombo	••	••		One	
3.	E. H. LAWRENCE, Colombo	••	••		One	17 N.
4.	M. J. HARDING, Colombo	- · · ·	• •		One	,
5.	F. N. SUDLOW, Colombo		••	¢,	One	، ۲۰۰ و و و و و و و و و و و و و و و و و و
6.	M. CALDWELL, Colombo	••	•••		One	· · · · ·
• 7.	A. E. WILLIAMS, Colombo	••	• •	•	One	
°.	· · ·		1		· · · · ·	
		Total Numb	er of Shares ta	ken	. Seven	

Witness to the above signatures, at Colombo, this Seventh day of January, 1922 :

ARTICLES OF ASSOCIATION OF C. W. MACKIE & COMPANY, LIMITED.

It is agreed as follows :---

1. 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.

INTERPRETATION.

2. In these presents the words standing in the first column of the Table next hereinafter contained shall bear the meanings set opposite to them respectively in the second column thereof, if not inconsistent with the subject or context :---

Words.	Meanings.
The Company	"C. W. Mackie and Company, Limited," incorporated by or under the Memorandum of Association to which these Articles are attached.
The Ordinance	"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	
Extraordinary resolution	A resolution passed at a separate general meeting by three-fourths in value of such Share- holders of the class or group affected for the time being entitled to vote as may be present at any such meeting of which notice specifying an intention to propose such
	_ resolution has been duly given.
These presents	. These Articles of Association and the regulations of the Company from time to time in force.
Office	. The registered office for the time being of the Company.
Register	The Register of Members to be kept pursuant to section 19 of "The Joint Stock Companies Ordinance, 1861."
Board	. The Directors for the time being of the Company.
Seal	. The common seal of the Company.
Original capital	TTP:i = 1 = 1 =
Month	. Calendar month.
Auditors	. The Auditors for the time being of the Company.
"Progent personally "	or "Present in person" shall whereaver used in these presents (except in exticles 67 and 73

"Present personally " or "Present in person" shall, wherever used in these presents (except in articles 67 and 73 hereof), be deemed to include the meaning " present by attorney under the provisions of article 90 hereof." "In writing" and "written," include printing, lithography, and other modes of representing or reproducing words in a visible form.

Dividend includes bonus.

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

Words importing the masculine gender only shall include the feminine gender ; and

Words importing persons shall include corporations.

3. Subject to the preceding Article, any words defined in the Ordinance shall, if not inconsistent with the subject or context, bear the same meaning in these presents.

PRELIMINARY AGREEMENT.

4. The Company shall forthwith enter into and carry into effect, with or without modification, an agreement with Charles William Mackie, in terms of the draft, a copy whereof has, for the purpose of identification, been endorsed with the signature of William Arnold Speldewinde de Vos, a Proctor of the Supreme Court, and the Board shall forthwith carry the same into effect with full power, nevertheless, from time to time to agree to any modification of the terms thereof, either before or after the execution thereof. The basis on which the Company is established is that the Company shall carry the said agreement into effect, subject to such modifications, if any, as aforesaid, and accordingly no objection shall be made to the said agreement by the Company or by any member, creditor, or liquidator thereof, upon the ground that any vendors, agents, or other persons interested therein are to be first Directors of the Company, or as vendors, agents, or otherwise stand in a fiduciary position towards the Company, or that there is in the circumstances no independent Board of the Company, and any Directors of the Company who are interested therein shall be respectively entitled to retain and dispose of for their own use all benefits (if any) accruing to them directly or indirectly under or by virtue of the said agreement or of any other agreements in connection therewith, and the said agreement when executed with or without modification shall not be liable to be set aside on any such grounds as aforesaid, or upon any ground in anywise connected therewith, and every member of the Company present and future shall be deemed to have full notice of the contents of the said agreement, and to sanction the same and agree to be bound thereby or by any such modification thereof as aforesaid, and to join the Company on the basis aforesaid.

BUSINESS.

5. The business of the Company may, subject to the provisions of the Ordinance, be commenced as soon as the Board thinks fit.

6. Subject as aforesaid, any branch or kind of business which by the Memorandum of Association of the Company or by these presents, is either expressly or by implication authorized to be undertaken by the Company may be undertaken by the Board at such time or times as they shall think fit, and further suffered by them to be in abeyance, whether such branch or kind of business may have been actually commenced or not, so long as the Board may deem it expedient not to commence or proceed with such branch or kind of business.

7. The Board shall not employ the funds of the Company or any part thereof in the purchase of or in loans upon the security of the shares of the Company.

SHARES.

8. The Original capital of the company shall be divided into 19,800 preferential shares of Rs. 50 each and 5,000 management shares of Rs. 2 each, and the said preference shares shall confer the right to a fixed cumulative preferential dividend at the rate of 8 per cent. per annum on the capital for the time being paid up or credited as paid up thereon, and the right in a winding up to payment of capital and arrears of dividend, whether declared or undeclared, at the commencement of the winding up in priority to the management shares, but shall not confer any further right to participate in profits or assets.

9. The shares taken by the subscribers to the Memorandum of Association and those to be allotted pursuant to the agreement referred to in Article 4 hereof shall be duly issued by the Directors. No further shares shall be issued without the authority of the Company in General Meeting. Subject to any direction to the contrary which may be given

by the meeting, which authorizes the issue of further shares, the further shares to be issued shall be offered to the members 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 member is entitled, and limiting the 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 member to whom such notice is given, that he declines to accept the shares offered, the Directors may allot or otherwise dispose of the same to such persons and upon such terms as they think fit.

10. If by the conditions of allotment of any share the whole or part of the amount or issue 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.

11. If two or more persons are registered as joint holders of any share, any one of such persons may give effectual receipts for any dividends, bonuses, or other moneys payable in respect of such share.

The Company shall be entitled to treat the registered holder of any share as the absolute owner thereof, and the 12. Company shall not be bound to recognize any trust or any equitable, contingent, future, or partial interest in any share, or any interest in any fractional part of a share, or (except only as by these presents otherwise expressly provided or as ordered by a Court of competent jurisdiction), any other right in respect of any share, except an absolute right to the entirety thereof in the registered holder.

CERTIFICATES.

13. Every member shall be entitled to one certificate under the Seal of the Company specifying the number and denoting numbers of the shares held by him and the amount paid up thereon, provided that in the case of shares registered in the names of two or more persons the Company shall not be bound to issue more than one certificate to all the joint holders, and delivery of such certificate to any one of them shall be sufficient delivery to all. A member requiring more than one certificate in respect of his shares shall pay one rupee or such smaller sum as the Board shall determine for each additional certificate beyond one, together with any stamp duty that may be payable, but this provision shall not apply in the case of the life Director.

14. If any certificate shall be worn out, destroyed, or lost, it may be renewed on such evidence being produced as the Board shall require, and in case of wearing out on delivery up of the old certificate, and in case of destruction or loss on execution of such indemnity (if any), and in either case on payment of such sum not exceeding one rupee for each certificate, together with the amount of any costs and expenses which the Company have incurred in connection with the matter, and generally upon such terms as the Board may from time to time require.

ALTERATION OF RIGHTS.

15. All or any of the rights, privileges, or advantages of the members, or of any class or group of members, may be affected, altered, modified, commuted, abrogated, or dealt with by agreement between the Company and any person purporting to contract on behalf of the members or class or group affected, provided such agreement is ractified in writing by the holders of at least three-fourths in nominal value of the issued shares of the members, or of the class or group affected, or is confirmed by an extraordinary resolution, but not otherwise. To any General Meeting of the members, or of a class or group thereof, at which any such extraordinary resolutions is submitted for confirmation, all the provisions of these presents shall, *mutatis mutandis*, apply, but so that the necessary quorum shall be members, or members of the class or group affected, holding, or representing by proxy or attorney one-half of the capital paid or credited as paid on the issued shares of the members or of the members of the class or group affected, but this Article is not to derogate from any power the Company would have had if this Article were omitted.

CALLS ON SHARES.

The Board may from time to time make such calls upon the members as the Board may think fit in respect of 16. the amounts unpaid on the shares held by the members respectively, and not by the conditions of allotment made payable Provided that fourteen days notice at least is given of each call, and that no call shall exceed one fourth at fixed times. of the nominal amount of the share in respect of which it is made, or be payable within two months from the date of the Any call may be made payable either in one sum or by instalments, and each member upon whom a call is previous call. made shall be liable to pay the amount of the call to the person and at the time or times and place appointed by the Board. 17. A call shall be deemed to have been made at the time when the resolution of the Board authorizing such call

was passed.

Joint holders of a share shall be jointly and severally liable for the payment of all calls or other moneys in 18. respect thereof.

19. Any sum or premium which by the terms of allotment of a share is made payable upon allotment or at any fixed date, and any instalment of a call or premium shall, for all purposes of these presents, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these presents as to payment of interest and expenses, forfeiture, and the like, and all other the relevent provisions of these presents shall apply as if such sum, premium, or instalment were a call duly made and notified as hereby provided.

20. If any member shall fail to pay on or before the day appointed for payment thereof any call to which he may have become liable, he shall pay interest on the amount in arrear from the day appointed for payment thereof to the time of actual payment, at such rate, not exceeding 10 per cent. per annum, as the Board may from time to time fix, and in case no other rate be prescribed, then at the rate of 10 per cent. per annum, provided, however, that the Board may remit the whole or any part of such interest.

No member shall be entitled to receive any dividend or to be present or vote at any meeting or upon a poll, or 21. to exercise any privilege as a member until all calls or other sums due by him to the Company, whether alone or jointly with any other person, together with interest and expenses (if any) shall have been paid.

The Board may, if they think fit, receive from any member willing to advance the same all or any part of the moneys due upon the shares held by him beyond the sums actually called up thereon, and upon the moneys 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 10 per cent. as the member paying such sum in advance, and the Board shall agree upon, but any amount so for the time being paid in advance of calls shall not be included or taken into account in ascertaining the amount of the dividend payable upon the share in respect of which such advance has been made.

FORFEITURE AND LIEN.

If any member fail to pay the whole or any part of any call on or before the day appointed for the payment 23. thereof, the Board may at any time thereafter, during such time as the call or any part thereof, or any interest which shall have accrued thereon, remains unpaid, serve a notice on him requiring him to pay such call or interest, as the case may be, or such part thereof respectively as remains unpaid, together with interest on the unpaid call at such rate, not exceeding 10 per cent. per annum, as they think fit, from the date when the call became payable, and any expenses that may have accrued by reason of such non-payment.

24. The notice shall name a day, not being less than 14 days from the date of the notice, on or before which the call and interest, or such part as aforesaid, and all interests and expenses that have accrued by reason of such non-payment are to be paid. It shall also name the place at which payment is to be made, and shall state that in the event of nonpayment at or before the time and at the place appointed, the shares in respect of which such call was made will be liable to be forfeited.

25. If the requisitions of any such notice as aforesaid are not complied with, any share in respect of which such notice has been given may at any time thereafter, before payment of all calls, interest, and expenses due in respect thereof has been made, be forfeited by a resolution of the Board to that effect. Such forfeiture shall include all unpaid dividends, interim dividends, and interest due and to become due thereon, and any moneys paid up in advance of calls.

26. Where any person entitled to a share by transmission, and not having elected according to these presents, either to be registered himself as the holder thereof, or to have his nominee (approved as provided in Article 54 hereof) registered, fails so to elect, for twelve months after being thereunto required by notice from the Board, such share may, at any time after the expiration of that period, be forfeited by a resolution of the Board to that effect.

27. When any share has been forfeited in accordance with these presents, notice of the forfeiture shall forthwith be given to the holder of the share, or the person entitled to the share by transmission, as the case may be, and an entry of such notice having been given, and of the forfeiture with the date thereof, shall forthwith be made in the register opposite the share ; but the provisions of this Article are directory only, and no forfeiture shall be in any manner invalidated by any omission or neglect to give such notice, or to make such entry as aforesaid. 28. Notwithstanding any such forfeiture as aforesaid, the Board may, at any time before the forfeited share has

28. Notwithstanding any such forfeiture as aforesaid, the Board may, at any time before the forfeited share has been otherwise disposed of, permit the share so forfeited to be redeemed upon the terms of payment of all calls and interest due upon and expenses incurred in respect of the share, and upon such further terms (if any) as they shall think fit.

29. Every share which shall be forfeited shall thereupon become the property of the Company, and may be either cancelled or sold, or re-allotted or otherwise disposed of by the Board, either to the person who was before forfeiture the holder thereof, or entitled thereto, or to any other person upon such terms and in such manner as the Board shall think fit. 30. A member or person entitled as aforesaid, whose shares have been forfeited, shall, notwithstanding, be liable to

pay to the Company all calls made or payable and not paid on such shares at the time of forfeiture, and interest thereon to the date of payment, and all expenses in the same manner in all respects as if the shares had not been forfeited, and to satisfy all (if any) the claims and demands which the Company might have enforced in respect of the shares at the time of forfeiture, without any deduction or allowance for the value of the shares at the time of forfeiture.

31. The forfeiture of a share shall involve the extinction at the time of forfeiture of all interest in and all claims and demands against the Company in respect of the share, and all other rights and liabilities incidental to the share as between the member or person entitled as aforesaid, whose share is forfeited, and the Company, except only such of those rights and liabilities as are by these presents expressly saved, or as are by the Ordinance given or imposed in the case of past members.

32. A statutory declaration in writing that the declarant is a Director of the Company, and that a share has been duly forfeited in pursuance of these presents, and stating the time when it was forfeited, shall, as against all persons claiming to be entitled to the share adversely to the forfeiture thereof, be conclusive evidence of the facts therein stated, and such declaration, together with a certificate of proprietorship of the share delivered to a purchaser or allottee thereof, shall constitute a good title to the share, and the new holder thereof shall be discharged from all calls made and other moneys payable prior to such purchase or allotment.

33. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers herein given, the Board 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.

34. The Company shall have a first and paramount lien upon all the shares (other than fully paid up 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 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 Article 12 hereof is to have full effect, and such lien shall extend to all dividends from time to time declared in respect of such shares and to all moneys paid in advance of calls thereon. 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.

35. For the purpose of enforcing such lien the Board may sell the shares subject thereto, in such manner as they think fit, but no sale shall be made until such time as the moneys are presently payable, and notice in writing stating the amount due, and giving notice of intention to sell in default shall have been served on such member or the person (if any) entitled by transmission to the shares and default shall have been made for seven clear days after such notice. The nett proceeds of any such sale shall be applied in or towards satisfaction of the debts, liabilities, and engagements aforesaid, and the residue (if any) shall be paid to the member or the person (if any) entitled by transmission to the shares.

TRANSFER OF SHARES.

36. Shares in the Company may be transferred by transfer in the usual common form. The Instrument of transfer shall be signed by both the transferor and transferee, and shall contain the name, address, and occupation of the transferee, and the transferor shall be deemed to remain the holder of the shares until the name of the transferee is entered in the register in respect thereof.

37. Every instrument of transfer shall be left at the office or such other place as the Board may prescribe, with the certificate of every share to be thereby transferred and such other evidence as the Board may reasonably require to prove the title of the transferor or his right to transfer the shares, and the instrument of transfer and certificate shall remain in the custody of the Board, but shall be at all reasonable times produced at the request and expense of the transferor or transferee, and their respective rapresentatives or any of them. A new certificate shall be delivered to the transferee after the transfer is completed and registered on his application for the same, and when necessary a balance certificate shall be delivered to the transfer.

38. 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 the same. Such notice shall specify the sum he fixes as the fair value, and shall constitute the Company his agent for the sale of the share at the price so fixed, or, at the option of the purchaser, at the fair value to be fixed by the Auditors in accordance with these Articles. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each. The transfer notice shall not be revocable, except with the sanction of the Directors.

respect of each. The transfer notice shall not be revocable, except with the sanction of the Directors. 39. The Company in General Meeting may make and from time to time vary rules as to the mode in which any share specified in any transfer notice given to the Company as aforesaid shall be offered to the members, and as to their rights in regard to the pruchase thereof, and in particular may give any member or class of members a preferential right to purchase the same. Until otherwise determined by extraordinary resolution of the Company the shares specified in the transfer notice given to the Company as aforesaid shall be offered by the Company in the first place to the life Director

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Any shares not taken up by the Life Director within 90 days shall be offered by the Company to any hereinafter named. person selected by the life Director whom he may deem it desirable in the interests of the Company to admit to membership. Subject as aforesaid the shares shall be offered by the Company to the members other than the proposing transferor, as nearly as may be in proportion to the existing shares held by them respectively. The offer, whether to a person selected as aforesaid or to a member, shall in each case limit the time (not exceeding 90 days) within which the same, if not accepted, will be deemed to be declined, and may notify to the members that any member who desires an allotment of shares in excess of his proportion, should in his reply state how many excess shares he desires to have ; and if all the members do not claim their proportions, the unclaimed shares shall be used for satisfying the claims in excess. If any shares shall not be capable, without fractions, of being offered to the members in proportion to their existing holdings, the same shall be offered to the members or some of them in such proportions or in such manner as may be determined by lot to be drawn under the direction of the Directors.

on of the Directors. 40. If the Company shall, within the time limited as aforesaid or within 180 days after being served with the transfer notice, find a member or person selected as aforesaid willing to purchase the share (hereinafter called "the Purchasing Member"), and shall give notice thereof to the proposing transferor, he shall be bound upon payment of the fair value to transfer the share to the purchasing member.

41. In case any difference arises between the proposing transferor and the purchasing member as to the fair value of a share, the Auditors shall, on the application of either party, certify in writing the sum which, in their opinion, is the fair value, and such sum shall be deemed to be the fair value, and in so certifying the Auditors shall be considered as acting as experts and not as arbitrators.

42. If in any case the proposing transferor, after having become bound as aforesaid, makes default in transfering the share, the Company may receive the purchase money, and shall thereupon cause the name of the purchasing member to be entered in the register as the holder of the 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 member, 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.
43. If the Company shall not, within the time limited as aforesaid or within 180 days after being served with the transfer notice, find a member willing to purchase the shares; and give notice in manner aforesaid, the proposing transferor shall at any time within 90 days afterwards be at liberty to sell and transfer the shares (or those not placed) to any person and at any price.

Any share may be transferred by the life Director to any person, and on the death of the life Director any of 44. his shares may be transferred by his executors or administrators to any child, or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, or widow of such deceased Director or the trustee or trustees under his will (to whom such deceased Director may have specifically bequeathed the same), and shares standing in the name of the trustees of the will of the deceased life Director may be transferred upon any change of trustees to the trustees for the time being of such will.

44 a. Any member may transfer any share to the life Director.

The Directors may refuse to register any transfer of shares : (a) where the Company has a lien on the shares, 45: or (b) where the Directors are not of an opinion that it is desirable to admit the proposed transferee to membership. But paragraph (b) of this Article shall not apply where the proposed transferee is already a member, nor to a transfer made pursuant to Articles 44 and 44 A hereof.

46, The holders for the time being of nine-tenths of the issued capital may at any time serve the Company with a requisition to enforce the transfer of any particular shares not held by the requisitionists. The Company shall forthwith give to the holder of such shares notice in writing of the requisition (with a copy of this article subjoined), and unless within fourteen days afterwards the holder shall give to the Company a transfer notice in respect of his shares in accordance with Article 38 hereof, he shall be deemed at the expiration of that period to have actually given such notice, and to have specified therein the amount of capital paid up on the shares as the sum he fixes as the fair value. For the purposes of this Article any person entitled under Article 53 or otherwise to transfer shall be deemed the holder of such share.

47. In the event of the death of an ordinary Director the life Director and the surviving ordinary Directors for the time being may at any time within four years thereafter serve the Company with a requisition to enforce the transfer to them in proportion to the existing shares held by them respectively of any shares standing in the name of such deceased ordinary Director, and the provisions of Article 46 as to giving notice and other relevant provisions of that Article shall apply to every such requisition, save that 90 days shall be substituted for 14 days, and that the purchasing member or members may at his or their option postpone completion of the purchase as to one-half of the shares for any period not exceeding two years from the date when the transfer notice shall be deemed to have been given as aforesaid, in which case all dividends payable in respect of that half of the shares down to the date of actual completion of the purchase shall belong to and be retained by the vendor.

48. No member of the Company other than the life Director shall, without the consent in writing of all the members for the time being of the Company, or the life Director, be interested as a Shareholder, Director, partner, manager, or otherwise in any concern carrying on any business in competition with the Company, or having interests opposed to those of the Company, and it it shall be proved to the satisfaction of the Directors that any member has committed a breach of this Article, they may serve him with a notice in writing requiring him to retire from or otherwise determine his interest in such concern, and stating that in the event of non-compliance with such requisition within 28 days his shares shall be liable to forfeiture, and unless within 28 days after the service of such notice it shall be proved to the satisfaction of the Directors that the requisition has not been complied with the whole or any of the shares of such member may be forfeited by resolution of the Directors to that effect.

49. A member of the Company other than the life Director shall not, without the Company's consent or the consent of the life Director, either sclely or jointly with, or as Director, manager, or agent of or for any other company or person or persons directly or indirectly carry on or be engaged or concerned or interested as a Shareholder or otherwise in any business which the Company is authorized to carry on, and the Directors may by resolution forfeit, without prejudice to the provisions of Article 30, the shares of any member who acts in contravention of this provision.

50. A person who ceases to be a member of the Company shall not, without the Company's consent or the consent of the life Director, at any time within five years to be computed from the time when he so ceases to be a member, either solely or jointly with, or as Director, manager, or agent of or for any other company or person or persons directly or indirectly carry on or be engaged or concerned or interested in the business of a merchant, produce broker, or commission agent in the Island of Ceylon, or permit or suffer his name to be used or employed in, carry on, or in connection with any such business

The Company shall provide a Register of Transfers, which shall be kept by the Secretary under the control 51 of the Board, and in which shell be entered the particulars of every transfer or transmission of every share.

The register may be closed during such time as the Board think fit, not exceeding in the whole 21 days in any 52. one year.

TRANSMISSION OF SHARES.

53. In the case of the death of a member, the survivors or survivor, where the deceased was a joint holder, and the executors or administrators of the deceased where he was a sole holder, shall be the only persons recognized by the Company

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as having any title to his shares ; but nothing herein contained shall release the estate of a deceased joint holder from any liability in respect of any share jointly held by him.

The Directors may call on the executors or administrators of a deceased member (other than the life Director) 54. to transfer the shares of the deceased to some person to be selected by such executors or administrators and approved by the life Director or (if the life Director be dead) by the ordinary Directors, and if the executors or administrators do not comply forthwith with such call, they shall be deemed to have served the Company with a transfer notice under Article 38, and to have specified therein a sum equal to the amount paid upon the shares as the fair value, and the provisions of that and the subsequent Articles shall take effect.

55. A person entitled to e share in consequence of the death or bankruptcy of a member shell not be entitled to receive notice of or to attend or vote at meetings of the Company, or to receive payment of any dividends, or to exercise any of the rights and privileges of a member, unless and until he shall have been registered as the holder of the shares.

ALTERATION OF CAPITAL.

56. The Company, by resolution in General Meeting, may from time to time increase its capital by the creation of new shares to such an extent, and of such nominal amounts as may by such resolution be determined.

The new shares shall, subject to the provisions of Article 15 hereof and to the rights attached to any class of 57. shares by the Memorandum of Association of the Company, be issued upon such terms and conditions, with such rights and privileges annexed thereto, as the Company, or in default the Board, shall determine, and in particular such shares may be issued with a preferential or qualified right to dividends, and in the distribution of the assets of the Company, and with a special or without any right of voting.

The Company or the Board may, before the issue of any new shares, determine that the same or any of them 58. shall be offered in the first instance, and either at par or at a premium, to all the then members or any class or group thereof in proportion to the amount of 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 original preference 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.

59. The Company may 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 paid off or 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, and the Company may

also by special resolution subdivide, or by ordinary resolution consolidate, its shares or any of them. 60. Anything done in pursuance of the last preceding Article shall be done in manner provided by the Ordinance so far as they shall be applicable, and so far as they shall not be applicable in accordance with the terms of the resolution authorizing the same, and so far as such resolution shall not be applicable in such manner as the Board may deem most expedient.

61. 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 share shall have some preference or special advantage as regards dividend, capital, voting, or otherwise over or as compared with the others or other.

GENERAL MEETINGS.

62. Whe 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 Board may determine. Subsequent General Meetings shall be held once in every year at such time and place as the Board may determine.

63. The above-mentioned General Meetings shall be called Ordinary General Meetings, all other meetings of the Company shall be called Extraordinary General Meetings

64. All General Meetings subsequent to the first General Meeting shall be held at such time and place as may be fixed by General Meeting; or in default as the Board may determine. Any General Meeting convened by the Board, unless the time thereof shall have been fixed by General Meeting, or unless such General Meeting be convened in pursuance of such requisition as is hereinafter mentioned, may be postponed by the Board by notice in writing, and the meeting shall, subject to any further postponement or adjournment, be held at the postponed date for the purpose of transacting the business covered by the original notice. 65. The Board may, whenever they think fit, and shall, on the requisition of the holders of not less than one-tenth

of the issued share capital of the Company upon which all calls or other sums then due have been paid, forthwith proceed to convene an Extraordinary General Meeting.

66. The requisition shall state the objects of the meeting and shall be signed by the requisitionists and deposited at the office, and may consist of several documents in like form, each signed by one cr more of the requisitionists.

67. If the Board do not proceed to cause a meeting to be held 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 meetings so convened shall not be held after three months from the date of such deposit. Provided always that the quorum for passing a resolution at any meeting so convened shall not be or be deemed sufficient, unless the life Director shall be present in person at any such meeting or meetings. Nevertheless, the life Director shall be at liberty, by notice in writing to the Company signed by him, to declare that he waives the benefit of the above provision, and such notice shall be effectual accordingly.

68. If at any such meeting a resolution requiring confirmation at another meeting is passed, the Board 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 Board 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. 69.

Any meeting convened by requisitionists as aforesaid shall be convened in the same manner, as nearly as possible, as that in which meetings are to be convened by the Board.

NOTICE OF MEETINGS.

70. Seven days notice, specifying the time and place of meeting, and specifying also in the case of any special business the general nature of the business to be transacted thereat, shall be given by the Secretary, or other officer of the Company, or any other person appointed by the Board to do so, to such members as are entitled to receive notices from the Company; provided that 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. 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. 71. The accidental omission to give notice of any meeting to, or the non-receipt of such notice by any member,

shall not invalidate any resolution passed at any such meeting.

PROCEEDINGS AT GENERAL MEETINGS.

72. The ordinary business of the Annual General Meeting shall be to receive and consider the profit and loss account (if any), the balance sheet of the Company, the reports of the Board and Auditors, to elect Directors, Auditors, and other officers in the place of those retiring, to fix the remuneration of the Directors and Auditors, to sanction or declare dividends, and to transact any business which under these presents ought to be transacted at an Ordinary General Meeting. All other business shall be deemed special, and shall be subject to notice as is hereinbefore provided.

73. Subject to the provisions of Article 67 so far as the same is applicable two members present in person, and entitled to vote thereat, shall be a quorum for a General Meeting; and no business shall be transacted at any General Meeting, unless the requisite quorum be present at the commencement of the business.

74. If within one-half of an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened by or upon the requisition of members as hereinbefore provided, shall be dissolved. If otherwise convened, it shall stand adjourned to the same day in the next week, at the same time and place, and no notice of such adjournment need be given.

75. The Chairman of the Board, if any, shall preside as Chairman at every meeting of the Company; but if there be no such Chairman, or if he be not present within ten minutes after the time appointed for holding the meeting or shall decline to take, or shall retire from the chair, the members present in person and entitled to vote shall choose one of the Directors, and failing a Director one of their own number to be Chairman at such meeting.

76. The Chairman presiding at any meeting with the consent of the meeting may, and if directed by the meeting shall, adjourn such meeting from time to time and from place to place as the meeting shall determine. It shall not be necessary to give notice to the members of any adjourned meeting.

necessary to give notice to the members of any adjourned meeting. 77. At any adjourned General Meeting the members present in person or by proxy shall have power to decide upon all matters that could lawfully have been disposed of at the meeting from which the adjournment took place; but no business shall be transacted at any adjourned meeting other than the business not disposed of at the meeting from which the adjournment took place.

78. Every question submitted to a General Meeting shall be determined in the first instance by a show of hands of the members present in person, but a poll may be demanded in writing by the Chairman or any member present in person or by proxy and entitled to vote. Unless a poll is duly demanded in accordance with these presents a declaration by the Chairman that a resolution has been carried or lost or has or has not been carried by any particular majority, and an entry to that effect in the minutes of proceedings of the Company shall be conclusive evidence of the fact, without proof of the number, proportion, or validity of the votes recorded in favour of or against such resolution.

79. If a poll is demanded, it shall be taken either at once or after an adjournment, and generally in such manner and at such time and place as the Chairman presiding at the meeting at which a poll shall have been demanded shall direct, and the result of such poll shall be deemed the resolution of the meeting. The demand for a poll may be withdrawn.

80. The demand for 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.

81. If a poll shall be duly demanded upon the election of a Chairman or on any question of adjournment, it shall be taken at once.

82. In case of an equality of votes, either on a show of hands or at a poll, the Chairman of the meeting at which the show of hands takes place, or at which the poll is demanded, as the case may be, shall have a second or casting vote.

VOTES OF MEMBERS.

88. On a show of hands every member present in person shall have one vote, and upon a poll every member present in person or by proxy shall have one vote for every preference share and one vote for every management share held by him. Where a corporation being a member is present by a duly authorized representative who is not a member, such representative shall be entitled to exercise the same powers on behalf of such corporation as if he were an individual member of the Company.

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 in person or by proxy whose name stands first in the register in respect of such share shall alone be entitled to vote in respect thereof.

85. Any member being lunatic, idiot, or of unsound mind, may vote by his judicial factor *curator bonis*, or other legal guardian. Any one of such persons may vote either personally or by proxy.

86. Upon a poll votes may be given either personally or by proxy, but no person shall be appointed a proxy except a member entitled to vote at the General Meeting for which the proxy is given, provided that the life Director may appoint a person who is not a member as proxy.

87. Every instrument appointing a proxy shall be in writing under the hand of the appointor or his attorney duly authorized in writing under the hand of the appointor or of his attorney; or if such appointor is a corporation, under the common seal, or under the hand of some officer duly authorized in writing in that behalf.

88. The instrument appointing a proxy, with the letter or power of attorney (if any) under which it is signed, shall be deposited at the office at least forty-eight hours before the time appointed for holding the meeting or adjourned meeting, as the case may be, at which the person named in such instrument proposes to vote, otherwise the person so named shall not be entitled to vote in respect thereof. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.

89. Every instrument of proxy, whether for a Special Meeting or otherwise shall, as nearly as circumstances will admit, be in the form or to the effect following :---

I, _____, of _____, being a Member of C. W. Mackie and Company, Limited, hereby appoint ______ of ______ or failing him ______ of _____ as my proxy to vote for me and on my behalf, and if necessary to demand a poll at the Ordinary (or Extraordinary, as the case may be) General Meeting of the Company to be held on the ______ day of ______, and at any adjournment thereof.

90. Any member whose address on the register shall not be in the Island of Ceylon shall be entitled to appoint by power of attorney some person, whether a member or not, having an address within the said Island to act as his attorney for the purposes of receiving notices of General Meetings, and attending General Meetings, and voting thereat and upon such power of attorney being deposited with the Secretary of the Company, together with a notice from the attorney, giving his address in the said Island, an entry thereof shall be made in the register, and all notices of meetings held during, the continuance of such power of attorney shall be served upon the attorney thereby appointed as if such attorney were a member of the Company and the registered owner of the shares, and all notices except where otherwise herein expressly provided, shall be deemed duly served if served upon such attorney in accordance with these presents, and the attorney shall be entitled to attend any General Meeting of the Company held during the continuance of his appointment, and to vote thereat in respect of the shares of the member appointing him, such vote to be exercised either personally or by proxy appointed by the attorney in accordance with these presents. Every such power shall remain in full force, notwithstanding the death of, or its revocation by other means, by the grantor, unless and until express notice in writing of such death or revocation shall have been given to the Company.

DIRECTORS.

91. Until otherwise determined by a General Meeting, the number of Directors shall not be less than two nor more than seven.

92. The said Charles William Mackie (who is herein referred to as the life Director) and George Gill, Alexander Emslie Williams, and Morrison Caldwell (who and any other Directors hereafter appointed are herein referred to as "the ordinary Directors") shall be the first Directors of the Company.

93. The said Charles William Mackie shall be entitled to hold office as life Director so long as he holds shares of the Company of any class of the nominal value of Rupees Seventy five thousand (Rs. 75,000).

94. The following provisions shall have effect :---

- (1) The life Director while he holds office shall have full control of the business of the Company and authority to exercise all the powers, authorities, and directions by these Articles expressed to be vested in the Directors generally, including the power of signing resolutions under Article 126 hereof, and all the other Directors, if any, of the Company shall be under his control, and shall be bound to conform to and carry out his directions in regard to the Company's business.
- (2) The life Director while he holds office may, from time to time and at any time, appoint any other persons to be ordinary Directors of the Company, and may define, limit, and restrict the powers of the ordinary Directors, and determine their remuneration and duties, and may at any time remove any ordinary Director however appointed, and may at any time convene a General Meeting of the Company. Every such appointment or removal must be in writing under the hand of the person making the same.
- (3) In the event of any ordinary Director being removed under the powers of clause (2) of this Article (in this clause referred to as the "outgoing Director"), the life Director may at any time within ninety days of such removal serve on the outgoing Director a notice in writing requiring him to sell to the life Director all the preference shares held by the outgoing Director at par, and all management shares held by him at a value to be fixed by the Company's Auditors, who shall, in arriving at such value, at their discretion deduct a percentage representing par velue of capital, and on payment by the life Director of the purchase money for the said shares, the outgoing Director shall be bound to transfer the said shares to the life Director accordingly. In the event of the outgoing Director making default in transferring the said shares the Company may receive the purchase money and shall thereupon cause the name of the life Director to be entered in the register as the holder of such shares, and shall hold the purchase money in true, for the outgoing Director. The receipt of the Company for the purchase money shall be a good discharge to the life Director, and after his name shall have been entered in the register in purported exercise of the foregoing power the validity or regularity of the proceedings shall not be questioned by any person.
- (4) The life director may at any time appoint any person, whether a member of the Company or not, to exercise all or any of the powers by these Articles conferred on the life Director, and may from time to time remove the person so appointed. Any such appointment or removal must be in writing under the hand of the life Director.

95. So long as the said Charles William Mackie shall be life Director of the Company, no other Director or Directors of the Company shall be appointed without his consent.

96. In case the said Charles William Mackie shall cease to hold share of the Company of any class of the nominal value of Rs. 75,000, he shall thereupon be deemed to be elected to office as an ordinary Director.
97. When the said Charles William Mackie shall cease to be life Director then and from thenceforth the ordinary

97. When the said Charles William Mackie shall cease to be life Director then and from thenceforth the ordinary Directors shall have power from time to time to appoint any other persons to be Directors, but so that the total number of Directors shall not at any time exceed the maximum fixed as above.

98. The qualification of a Director (other than life Director) shall be the holding in his own right alone of shares in the Company of any class to a nominal value of Rupees Ten thousand (Rs. 10,000).

99. The remuneration of the life Director shall be such sum as subject to any agreement the Company may determine. The remuneration of the other members of the Board, subject to the provisions of Article 94, may be fixed from time to time by the Company in General Meeting. The Directors shall be paid all travelling and hotel expenses to which they shall be put in connection with the Company's business. 100. Each of the ordinary Directors shall, unless otherwise determined by the life Director, devote the whole of the business.

100. Each of the ordinary Directors shall, unless otherwise determined by the life Director, devote the whole of his time and attention to the business of the Company, but the said Charles William Mackie shall not be bound to devote more time and attention to the Company than he may think fit.

101. After the said Charles William Mackie shall have ceased to hold office as life Director, any casual vacancy occurring among the Directors may be filled up by the Company in General Meeting, 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. The continuing Directors may act notwithstanding any vacancy in their body, but so that if the number falls below the minimum above fixed, the remaining Director (unless he be the life Director) shall not commit the Company to any new business so long as the number is below the minimum.

- 102. The office of a Director shall be vacated---
- (a) If he, without the sanction of a General Meeting, accepts or holds any other office under the Company, except that of Managing Director, Managing Secretary, Manager or Trustee.

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

- (c) If he engages on his own account in speculative transactions in produce, stocks, or shares without the previous consent of all the other Directors.
- (d) If he absents himself from the meetings of the Company for a period exceeding three months at any one time without the consent of the life Director.
- (e) If he be found lunatic, or becomes of unsound mind.
- (f) If he be called upon by all the other Directors to resign his office.
- (g) If by notice in writing to the Company he resigns his office.

Provided that sub-clauses (a), (b), (c), (d), (e), and (f) of this Article shall not apply to the life Director, and subclause (a) shall apply only to the life Director so long as he shall be incapacitated by lunacy or unsoundness of mind, and on his ceasing to be so incapacitated he shall *ipso facto* be restored to his office of life Director. Until an entry of the vacating of office by a Director under one of the sections of this Article shall be entered in the Minutes of the Board of Directors, his acts as Director shall be effectual.

103. A Director or intending Director shall not be disqualified by his office from entering into a contract or arrangement with the Company, either as vendor, purchaser, manager, agent, broker, or otherwise, and no such contract or arrangement or any contract or arrangement entered into by or on behalf of the Company with any person, firm, or company of or in which any Director shall be in any way interested, shall be avoided, nor shall any Director so contracting or being

PART I. - CEYLON GOVERNMENT GAZETTE - JAN. 27, 1922

so interested be liable to account to the Company for any profit realized by any such contract or arrangement by reason of such Director holding the office of Director, or of the fiduciary relation thereby established. Any Director so contracting or being so interested as aforesaid shall disclose at the Board Meeting at which the contract or arrangement is determined upon the nature of his interest, if his interest then exists, or in any other case at the first Board Meeting after the acquisition of his interest, and a Director shall not 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 prohibition shall not apply to the agreement referred to in Article 4 of these presents, or to any other agreements in connection therewith, or to any modification thereof, or to any matters arising thereout, or to any contract by or on behalf of the Company to give to the Directors or any of them security by way of indemnity or of security for advances or to a settlement or set-off of cross claims, and it may at any time or times be suspended or relaxed by a General Meeting. A general notice that a Director is a member of any specified firm or company, and is to be regarded as interested in any transaction with such firm or company shall be sufficient disclosure under this Article, 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 as aforesaid.

POWERS OF THE BOARD.

104. Subject to the provisions hereinbefore contained as to the life Director and subject to any agreement to the contrary, the business of the Company shall be managed by the Board, who may exercise all such powers of the Company, and do on behalf of the Company all such acts as are within the scope of the Memorandum and Articles of Association of the Company, and as are not by the Ordinances or by these presents required to be exercised or done by the Company in General Meeting, subject, nevertheless, to any regulations of these presents, to the provisions of the Ordinances and to such regulations, being not inconsistent with the said regulations as may be prescribed by the Company in General Meeting, but a prescribed by the Company in General Meeting, but no regulations made by the Company in General Meeting shall invalide any prior act on the Board which would have been valid if such regulation had not been made.

LOCAL MANAGEMENT.

105. The Board may from time to time provide for the management of the affairs of the Company in Ceylon or abroad in such manner as they shall think fit, and the provisions contained in the six next following Articles shall be without prejudice to the general powers conferred by this Article.

106. The Board from time to time may establish any local boards or agencies for managing any of the affairs of the Company in Ceylon or abroad, and may appoint any person to be a member of such local boards or any managers or agents, and may fix their remuneration.

107. The Board may appoint any one of their number, or any other person, to be Chairman of any local board, and may lay down such rules and regulations as they may think fit for the conduct of the business of any local board, and

may revoke, annul, or vary any such appointment, rules, or regulations.. 108. The Board from time to time and at any time may deliegate to any Managing Director, Local Board, manager or agent, any of the powers, authorities, and discretions for the time being vested in the Board with regard to the conduct of the business of the Company (other than the power to make calls, and to mortgage the Company's assets), with power to sub-delegate, 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.

109. Any such appointment or delegation as aforesaid may be made on such terms, and subject to such conditions as the Board may think fit, and the Board may at any time remove any person so appointed, and may by letter, telegram, or cablegram annul or vary any such delegation, but no person dealing in good faith and without notice of such annulment or variation shall be affected thereby.

The Board may from time to time, and at any time, by power of attorney under the seal appoint any person 110 or persons to be the attorney or attorneys of the Company for such purpose, and with such powers, authorities, and dis-cretions, and for such period and subject to such conditions as the Board may from timie to time think fit, and any such appointment may (if the Board think fit) be made in favour of any of the Directors or of the members or any one or more. of the members of any Local Board established as aforesaid, or in favour 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 Board, and any such powers of attorney may contain such provisions for the protection or convenience of persons dealing with such attorneys as the Board think fit. Any such attorneys as aforesaid may be authorized by the Board to sub-delegate all or any of the powers, authorities, and discretions for the time being vested in them.

BORROWING.

111. The Board may at any time borrow or raise for the purpose of the Company from the Directors, members, or other persons, or any bank, firm, or company, such sums of money, and at such rates of interest as the Board may think proper, and may secure the repayment of such moneys by mortgage or charge or by debentures, or debenture stock, perpetual or otherwise, forming a charge upon the whole or any part of the property, assets, and undertaking of the Company, both present and future, including its uncalled capital for the time being, in such manner, and upon such terms and conditions, and with such security as the Board shall determine, but so that the amount at any one time owing in respect of moneys so raised horrowed or secured shall not without the previous sention in writing of the life Director, exceed the sum of so raised, borrowed, or secured, shall not, without the previous sanction in writing of the life Director, exceed the sum of Rupees Three hundred thousand (Rs. 300,000), and shall not without the sanction of a General Meeting exceed the nominal amount of the capital. Nevertheless, no lender or other person dealing with the Company shall be concerned to see or inquire whether this limit is observed.

ROTATION OF DIRECTORS

112. At the First Ordinary General Meeting and in each subsequent General Meeting one Director, not being the life Director, shall retire from office, but this provision shall be subject to any agreement to the contrary binding upon the Company. A retiring Director shall retain office until the dissolution or adjournment of the meeting at which his successor is elected.

113. Subject to the provisions herein contained with respect to the life Director, the Director to retire in every year shall be the Director who has been longest in office since their last election. As between Directors of equal seniority, the Director to retire shall (unless such Directors of equal seniority agree amongst themselves) be selected from among them by lot.

A retiring Director shall be eligible for re-election. 114.

114. A retiring Director shall be engine for re-election. 115. The Company may at the meeting at which any Director retires in manner aforesaid fill up the vacated office of each Director by electing a person thereto. And if at any such meeting the place of a retiring Director is not filled up, the the retiring Director shall be deemed to have been re-elected, unless a resolution reducing the number of Directors is passed at the same meeting.

No person not being a Director retiring at the meeting shall, unless recommended by the Board for election, 116. be eligible for the office of a Director at any General Meeting.

With the consent of the life Director, the Company may from time to time in General Meeting increase 117. or reduce the number of Directors, and may alter their qualification and may also determine in what rotation such increased or reduced number shall go out of office.

118. After the said Charles William Mackie shall have ceased to hold office as life Director the Company by an extraordinary resolution may remove any Director, before the expiration of his period of office, and may by ordinary resolution appoint another person to be a Director in his stead. The person so appointed shall retain his office so long only as the Director in whose place he is appointed would have held the same if he had not been removed.

MANAGING DIRECTOR.

Subject to any agreement to the contrary and to the consent of the life Director the Board may from time 119. to time appoint one or more of their number to be a Managing Director of Managing Directors of the Company, either for a fixed term or without any limitation as to his or their period of office, and may with the consent of the life Director, from time to time remove any Managing Director and appoint another in his place.

A Managing Director, while he continues to hold that office, shall not be subject to the provisions of these 120. presents as to retirement by rotation and 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. 121. Subject to any agreement the remuneration of a Managing Director shall from time to time be fixed by the

Board, and may be by way of salary or commission, or participation in the profits, or by any or all of these modes, and shall, if so determined by the Board, be in addition to his share of any remuneration payable to the Board or to the Managing Director as one of the Board.

122. A Managing Director may perform such duties and exercise all such powers, authorities, and discretions as are exercisable by the Board (other than the power to make calls and to mortgage the assets of the Company) on such terms and conditions and with such restrictions (if any) as the Board from time to time may direct.

PROCEEDINGS OF THE BOARD.

The Board may meet together for the despatch of business at such place and adjourn and otherwise regulate 123. their meetings as they may think fit. The presence of the life Director or the person appointed by him under Article 94, clause (4), shall be necessary to form a quorum, and the life Director or such persons shall himself form a quorum. Subject as aforesaid two Directors shall form a quorum. A Director may at any time, and the Secretary upon request of a Director shall convene a meeting of the Board. Questions arising at any meeting shall be decided by a majority of v tes, and the life Director shall be entitled to as many votes as there are Directors of the Company and one more. In case of an equality of votes the Chairman shall have an additional or casting vote in addition to his vote or votes as a Director.

124. The said Charles William Mackie shall be Chairman of the Board so long as he remains a Director and is willing to act. Subject as aforesaid the Board may appoint a Chairman and Deputy Chairman of their meetings and determine the period for which they are respectively to retain office.

Any question which may arise at any meeting of the Board shall be decided by the votes of the Directors 125 present and the said Charles William Mackie shall be at liberty, so long as he shall be a Director, by writing under his hand, to authorize any other member of the Board to vote for him at any meeting or meetings of the Board, and such authority may be general or may be limited to any one or more meetings or to any specific question or questions and must, if required, be produced at any meeting at which the holder of the authority proposes to vote. Nothing in this Article contained shall be deemed to limit the powers of the life Director under Article 94, clause (4), or of any person appointed by him under the said clause.

A resolution in writing signed by the life Director or all the Directors shall be as valid and effectual as if 126. it had been passed at a meeting of the Directors duly called and constituted.

127. The Board 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 on it by the Board.

The meetings and proceedings of any such Committee consisting of two or more members shall be governed 128. by the provisions herein contained for the regulating of meetings and proceedings of the Board so far as the same are applicable thereto and not superseded by any regulations made by the Board under the last preceding clause. 129. All acts done at any meeting of the Board, or of a Committee of the Board, or by any person acting as a

Director, shall, notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of

such Director, shan, now inistanting that it shan alter wates be discovered that there was some delect in the appointment of such Directors or Committee or person acting as aforesaid, or that they, he, or any of them were or was disqualified, be valid as if every such person had been duly appointed and was qualified to be a Director. 130. If any Director being willing shall be called upon to perform extra services, or to make any special exertions in going or residing abroad or otherwise, for any of the purposes of the Company, and shall do so, the Company may remunerate such Director, either by a fixed sum or by a percentage of profits, or otherwise, as may be determined by the Board, and such remuneration may be either in addition to or in substitution for his share in the remuneration show Board, and such remuneration may be either in addition to or in substitution for his share in the remuneration above provided.

THE SEAL.

131. The Board shall provide for the safe custody of the seal, which shall only be used pursuant to a resolution passed at a meeting of the Board, or a Committee of the Board authorized to use the seal, and in the presence of the life Director, or in the presence of one at least of the ordinary Directors who shall sign every instrument to which the seal is affixed, and every such instrument shall be countersigned by the Secretary or some other person appointed by the Board.

DIVIDENDS.

132. Subject as aforesaid, and to the rights of holders of shares issued upon special conditions, and to any arrangement that may be made by the Company to the contrary, and subject as to shares not fully paid up to any special arrange-ment made as regards money paid in advance of calls, the profit of the Company shall be divisible among the members in proportion to the capital paid up or credited as paid on the shares held by them respectively.

133. The Company in General Meeting may declare a dividend to be paid to the members according to their rights and interests in the profits, and may fix the time for payment. Provided always that if shares shall have been issued during the course of a financial year the holder thereof shall, subject to any arrangement made by the Board to the contrary, only be entitled to have paid to him in respect of dividends on such shares a proportionate part of the dividends in such financial year calculated on the proportionate part of the year from the date on which such shares are allotted, treating such dividends as earned rateably over the whole year.

134. No dividend shall be payable out of the capital of the Company, and the declaration of the Board as to the amount available for dividend shall be conclusive. Provision for any loss realized or estimated or apprehended may, if, and when though fit, be spread over such period of time and by such instalments as the Board may think fit, but so that no

such provision shall be necessary in the case of loss of fixed capital or save where the Board shall think necessary of circulating capital. No dividend shall exceed the amount recommended from time to time by the Board, but the Company in General Meeting may declare a smaller dividend.

135. Separate accounts may, if the Board shall think fit, be kept as to the capital and revenue of the Company as to the whole or any part of its business, and if any adjustment of items between capital and income is required, the decision of the Board shall be absolute. In any such case the surplus shown by the revenue account may be distributed as dividend without regard to the position of the capital account.

136. The Board may from time to time, without calling any General Meeting, pay to the members on account of the next forthcoming dividend such interim dividend as in their judgment the position of the iCompany justifies.

137. Any General Meeting declaring a dividend may direct payment of such dividend wholly or in part by the distribution of specific assets, and in particular of paid up shares, debentures, or debenture stock of the Company, or paid up shares, debentures, or debenture stock of any other company, or in any one or more of such ways, and the Board shall give effect to such resolution, 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 such cash payments shall be made to any members 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 Board. 138. The receipt of the person appearing by the register to be holder of any shares shall be sufficient discharge to

the Company for any dividend or other money payable in respect of such shares; and where several persons are the joint holders of a share, the receipt of one of them shall be a good discharge to the Company for any dividend or other moneys payable thereon.

No dividend shall bear interest against the Company. 139.

Notice of any dividend that may have been declared shall be given to the members, or sent by post or other-140. wise to their registered places of address.

141. A transfer of shares shall not pass the right to any dividend declared thereon before the registration of the transfer.

The Board may retain the dividends payable upon shares in respect of which any person is under the Articles 142. relating to the transmission of shares entitled to become a member or which any person under those Articles is entitled to transfer, until such person shall become a member in respect thereof or shall duly transfer the same.

143. 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 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, and the payment of any such cheque or warrant shall operate as a good discharge to the Company in respect of the dividend represented thereby, notwithstanding that it may subsequently appear that the same has been stolen or that the indorsement thereon has been forged.

All dividends unclaimed for one year after having been declared may be invested or otherwise made use of 144. by the Board for the benefit of the Compnay until claimed.

ACCOUNTS.

The Board shall cause true accounts to be kept of all the transactions, assets, and liabilities of the Company. 145.

The books of account shall be kept at the office, or at such other place or places as the Board shall think fit, and 146. no member, other than a Director or Auditor or any other officer, clerk, accountant, or other person whose duty requires and entitles him to do so, shall be entitled to inspect the books, documents, or writings of the Company, except as provided by the Ordinances or authorized by the Board, or by a resolution of the Company in General Meeting

147. A balance sheet shall be made out and laid before the Company at its Annual General Meeting in each year, and such balance sheet shall contain a general summary of the assets and liabilities of the Company. The balance sheet shall be accompanied by a report of the Board as to the state and condition of the Company, as to the amount (if any) which they recommend to be paid by way of dividend or bonus to the members, and the amount (if any) which they propose to carry to reserve. The report and balance sheet shall be signed on behalf of the Board by at least two of the Directors of the Company, or, if there is only one Director for the time being, by that Director, and shall be countersigned by the Manager or Secretary.

148. A copy of the Directors' report and balance sheet shall, during at least seven days previous to the General. Meeting, lie at the office for inspection by the members.

AUDIT.

149. The Company shall, at each General Meeting, appoint an Auditor or Auditors to hold office until the next. Annual General Meeting. 150. If an appointment of Auditors is not made at an Annual General Meeting, the Board may appoint an Auditor

of the Company for the current year, and fix the remuneration to be paid to him by the Company for his services. 151. A Director or officer of the Company shall not be capable of being appointed Auditor of the Company

152.

A person, other than a retiring Auditor, or a person recommended by the Board, shall not be capable of being appointed Auditor at an Annual General Meeting, unless notice of an intention to nominate that person to the office of Auditor has been given by a member to the Company not less than fourteen days before the Annual General Meeting, and the Board shall send a copy of any such notice to the retiring Auditor, and shall give notice thereof to the members not less than seven days before the Annual General Meeting. Provided that if after a notice of the intention to nominate an Auditor has been so given, and an Annual General Meeting is called for a date fourteen days or less after that notice has been given, the notice, though not given within the time required by this Article, 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 Article, be sent or given at the same time as the notice of the Annual General Meeting. 153. Messrs. Ford, Rhodes, Thornton & Co. of Colombo shall be the first Auditors of the Company, and they shall

hold office until the first Annual General Meeting, unless previously removed by a resolution of the members in General Meeting, in which case the members at such meeting may appoint Auditors.

154. The Board 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.

155. The remuneration of the Auditors shall be fixed by the Company in General Meeting, except that the remuneration tion of any Auditors appointed before the first Ordinary General Meeting or to fill up any casual vacancy may be fixed by the Board.

Every Auditor shall have a right of access at all times to the books and accounts and vouchers of the Company, 156. and as regards books, accounts, and vouchers, ordinarily kept abroad, shall be entitled to rely upon copies thereof or extracts therefrom, certified by the Company's representatives abroad, and shall be entitled to require from the Board and the office of the Company such information and explanation as may be necessary for the performance of the duties. of the Auditors, and the Auditors shall make a report to the members on the accounts examined by them, and on every balance sheet laid before the Company in General Meeting during their tenure of office.

157. Every account of the Board, 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. 158. Any Auditor shall, on quitting office, be eligible for re-election.

NOTICES.

159. A notice may be served by the Company upon any member either personally or by sending it through the post in a prepaid letter addressed to such member at his registered address; as appearing in the register.

160. All notices directed to be given to the members shall, with respect to any share 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 share.

161. Any member described in the register by an address not in Ceylon, who shall from time to time give the Company an address of himself or his attorney in Ceylon at which notices may be served upon him, shall be entitled to have notices served upon him at such address, but save as aforesaid, and save in the case of the life Director or his alternate, and save as provided by these presents, no member other than a member described in the register by an address in Ceylon shall be entitled to receive any notice from the Company.

162. Any notice required to be given by the Company to the members or any of them, and not expressly provided for by these presents, shall be sufficiently given by advertisement in the Ceylon Government Gazette.

163. Any notice, if served by post, shall be deemed to have been served at the time when the letter containing the same is put into a post office situated in Colombo, and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into such post office.

164. Where a given number of days' notice or notice extending over any other period is required to be given, the day of service shall, unless it is otherwise provided, be counted in such number of days or other period.

165. Any notice or document delivered or sent by post to, or left at, the registered address of any member shall, notwithstanding such member be then deceased, and whether or not the Company have notice of his deceased, be deemed to have been duly served on his heirs, executors, and administrators.

166. Every person who, by operation of law, transfer, transmission, 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 in the register as the registered holder of such share shall have been duly given to the person from whom he derives the title to such share.

WINDING UP.

167. (1) If the Company shall be wound up, whether voluntarily or otherwise, the Liquidator 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 the like sanction vest any part of the assets of the Company in trustees upon such terms for the benefit of the contributories as the Liquidator 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 or in part, but in default of any such provision the assets shall, subject to the rights of the holders of shares issued with special rights or privileges or on special conditions, be distributed rateably according to the amount paid or credited as peid up on the shares ; 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 any ancillary rights as if such determination were a special resolution.

be prejudiced thereby shall have a right to dissent any 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.

168. The Directors, Managing Director, Managers, Agents, Auditors, Secretary, and other officers or servants for the time being of the Company, and the trustees (if any) for the time being acting in relation to any of the affairs of the Company, and every of them, and every of their heirs, executors, and administrators, shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages, and expenses which they or any of them, their or any of their heirs, executors, or administrators shall or may incur or sustain by or by reason of any contract entered into or any act done, concurred in, or omitted in or about the execution of their duty or supposed duty in their respe tive offices or trusts, except such (it any) as they shall incur or sustain by or through their own wilful act, neglect, or default respectively, and none of them shall be answerable for the acts, receipts, neglect, or defaults of the other or others of them, or for joining in any receipt for the sake of conformity, or for any bankers or other persons with whom any moneys or effects belonging to the Company shall or may be lodged or deposited for safe custody, or for any bankers, brokers, or other persons into whose hands any money of the Company may come, or for any defect of the title of the Company, to any property purchased, or for insufficiency or deficiency or for defect of title of the Company to any security upon which any moneys of or belonging to the Company shall be placed out or invested, and for any loss, misfortune, or damage resulting from any such cause as aforesaid, or which may happen in the execution of their respective offices or trusts, or in relation thereto, except the same shall happen by or through their own wilful neglect or default respectively.

In witness whereof the subscribers to the Mémorandum of Association have hereunto set and subscribed their names, at Colombo, this Seventh day of January, One thousand Nine hundred and Twenty-two.

C. W. MACKIE.

C. A. MACKIE.

E. H. LAWRENCE.

- M: J. HARDING
- F. N. SUDLOW.
- M. CALDWELL.
- A. E. WILLIAMS.

Witness to the above signatures, at Colombe, this Seventh day of January, 1922 :

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W. A. S. DE Vos, Proctor, Supreme Court.

[Third Publication.]

A ASSOCIATION OF THE AMBALANGODA COMMERCIAL COMPANY, LIMITED

The name of the Company is "THE AMBALANGODA COMMERCIAL COMPANY, LIMITED.

The registered office of the Company is to be established at Ambalangoda.

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

To carry on business as general merchants, commission agents, importers, exporters, and dealers of Ceylon and all other kinds of produce.

b) 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.

The liability of the Shareholders is limited.

5. The nominal capital of the Company is One hundred thousand Rupees (Rs. 100,000), divided into Ten thousand (10,000) shares of Ten Rupees (Rs. 10) each.

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	Subse	cribers.		•	5	e na elemente eleme elemente elemente e	Number o by each	f Shares Subscrib	
H. J. M. WICKRAMARATNE, Balap	itiya	1	•••		••		••	10	. • •
ALBERT G. SIRIMANE, Balapitiya		•	1				••	10	· · · ·
A. DE SILVA, Balapitiya	••	_			• • •		••	10	
C. A. JAYATILAKE, Ambalangoda			••	•	• •		••	10	
H. S. DE SILVA, Balapitiya	••		••		• •	• •	••	10	
EDWARD ALWIS, Madampe	••		• • •				•••	.10	· · · · · ·
C. R. DE SILVA, Balapitiya	••		• •		• •		•••	10	
FRANCIS DE ZOYSA, Balapitiya	· ·		• •		••			10	•
R. D. G. DE ZOYSA, Madampe	••		••		••	~	••	10	
K. A. D. SILVA, Ambalangoda	••	•	••	- 1 <u>-</u>	••		••	10	
	•.			-	•	•	•	100	

Witness to the above signatures, at Ambalangoda, this 25th day of November, 1921:

W. E. DE SILVA,

189

Proctor, Supreme Court.

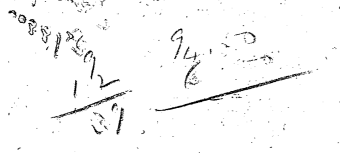
ARTICLES OF ASSOCIATION OF THE AMBALANGODA COMMERCIAL COMPANY, LIMITED.

The Articles of the "Ambalangoda Commercial Company, Limited," shall be the articles contained in Table C in the schedule annexed to "The Joint Stock Companies Ordinance, No. 4 of 1861," with the following special provisions, which shall be observed where they differ from Table C:—

(a) The number of Directors shall not be less than seven, five of whom shall make a quorum.

- (b) The qualification for a Director shall be the holding of not less than fifty shares.
- (c) The Directors, as a remuneration for their services, shall be entitled to a bonus of five per cent. out of the nett profits for the year.
- (d) The business of the Company shall be managed by the Directors (subject only to the control of General Meetings) either by themselves, or through a Managing Director, or a Manager or Managers, 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. The Directors shall pay out of the funds of the Company all costs and expenses, as well preliminary as otherwise, paid or incurred in or about the formation and registration of the Company, and in connection with the placing of the shares of the Company.
- (e) Except by the authority of the Directors or of the holders of one-third of the shares of the Company for the time being issued, no Shareholder shall be entitled as such to inspect any books or papers of the Company, other than the balance sheet and the Register of Shareholders or mortgages.
- (f) Every Shareholder having not less than five shares shall have one vote and shall have an additional one vote for every ten shares beyond the first five shares up to fifty shares. In any case no Shareholder shall be entitled to have more than five votes.
- (g, (g)). The holders of half of the shares of the Company for the time being issued shall have power at any time and (g, (g)) from time to time to appoint any other person as a Director.

In witness whereof the subscribers to the Memorandum of Association have hereto set and subscribed that names at Ambalangoda, this 25th day of November, 1921.



ALBERT G. SIRIMANE. A. DE SILVA. C. A. JAYATHLAKE. H. S. DE SILVA. EDWARD ALWIS. C. R. DE SILVA. FRANCIS DE ZOYSA. R. D. G. DE ZOYSA. K. A. D. SILVA.

H. J. M. WICKRAMARATI

Witness to the above signatures:

W. E. DE SILVA, Proctor, Supreme Court.

[First Publication.]

THE MOTOR BOAT COMPANY. LIMITED EMORANDUM OF ASSOCIATION OF

he name of the Company is "THE MOTOR BOAT COMPANY, LIMITED."

The registered office of the Company is to be situated at Colombo.

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

- To acquire and take over as a going concern the business of the Motor Boat Company, including the four motor boats, "Unu," "Rendu," "Munu," "Narlu," together with all their accessories, tools, anchors, chains, moorings, lamps, and its office on the Passenger Jetty, and the turnstiles and enclosures and everything else at present belonging or appertaining to the said Company.
- To carry on in the Colombo Harbour the business of transporting passengers, luggage, and cargo.
- To hire from time to time or purchase boats and launches for the above purpose and, if necessary, to buy any (c) other business of a like nature.

To carry on any other business which the Company may from time to time decide to carry on. (d)

The liability of the Shareholders to be limited.

The nominal capital of the Company is Rupees Thirty thousand (Rs. 30,000), to be divided into Three thousand shares of Rupees Ten (Rs. 10) each, with power to increase.

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 as set opposite our respective names :-

	Names and Addresses of Subse	ribers.		Number of Share taken by each.
	J. L. Ross, Colombo	Ì		One
¥.	A. S. MAIN, Arcade, Fort, Colombo	/	the second second	One
ć . "	H. S. MELTON, Arcade, Fort, Colombo		R. and S.	One
	W. C. BRODIE, Colombo		States 1	. One
	A. E. EPHRAIUMS, Colombo			One
	F. E. PORRIT, Colombo	` .		One
	E. G. NEGRIS, Colombo		and the second	One
•		•		Market and a second second
	· · · · · · · · · · · · · · · · · · ·		26	tale Seven
*	· · · · · · · · · · · · · · · · · · ·		The second se	· · · · · ·

Witness to the above signatures, at Colombo, this 19th day of December, 1921: CLIFFORD LAKE, Colombo.

ARTICLES OF ASSOCIATION OF THE MOTOR BOAT COMPANY LIMITED.

The regulations contained in the Schedule Cannexed to "The Joint Stock Companies Ordinance, No. 4 of 1861," shall provisionally apply to this Company, subject to the hereinafter mentioned modifications :---

a) The quorum of any General Meeting shall in no case exceed seven.

(b) The qualification of a Director shall be the holding of 100 shares or more in the Company.

(c) The Manager or any others participating in the profits or contracts of the Company are not thereby disqualified from being Directors, but he or they shall not be entitled to vote in respect of any questions concerning or affecting them or their work.

(d), The number of Directors shall not be less than two or more than four.

J. L. Ross.

A. S. MAIN.

H. S. MELTON. W. C. BRODIE.

A. E. EPHRAIUMS

F. E. PORRIT.

E. G. NEGRIS.

[First Publication.]

The

Witness to the above signatures, this 19th day of December, 1921: CLIFFORD LAKE, Colombo.

> The Aigburth Tea Company, Limited.

OTICE is hereby given that the Sexth General Ordin Meeting of Shareholders of this Co will be feld at the office of the Company, Fort Colombo, on Monday, February 6, 19

Business.

Wanarajah Tea Company of Ceylon, Limited.

E is breby given that the Thirtieth Annual nar, General Meeting of Shareholders of this

be held at its registered office, Prince building,

it, Fort, Colombo, on Saturday, February 11,

To receive the report of the Directors and accounts for the year ended December 31, 1921. To declare a final dividend. 2.

To elect a Director. 3.

Гі а.м.

4

To appoint Auditors for 1922. Б.

To transact such other business as may properly come before the meeting.

The Share Transfer Books of the Company will be closed from January 27 to February 11, 1922, both days inclusive.

By order of Directors.

LEWIS BROWN Co., LTD., Colombo, January 20, 1922. Agents and Secretaries. Business.

To receive the report of the Directors and accounts **1**. for the year ended December 31, 1921.

To elect a Director.

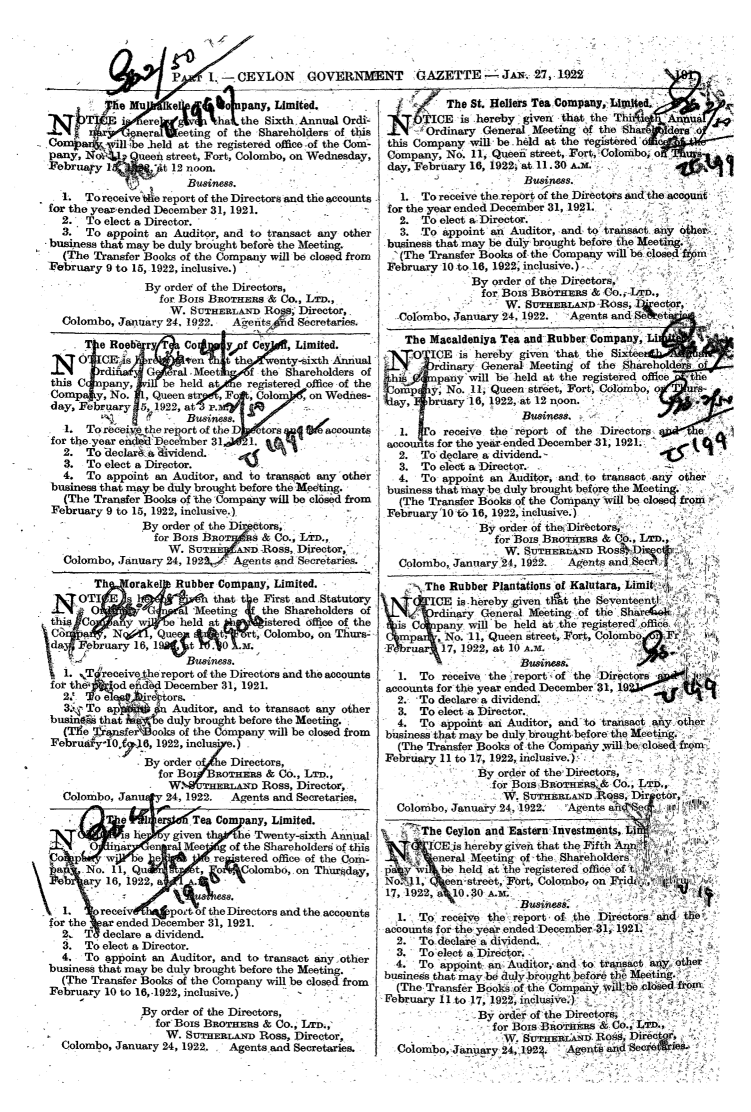
To appoint an Auditor, and to transact any other 3. business that may be duly brought before the meeting.

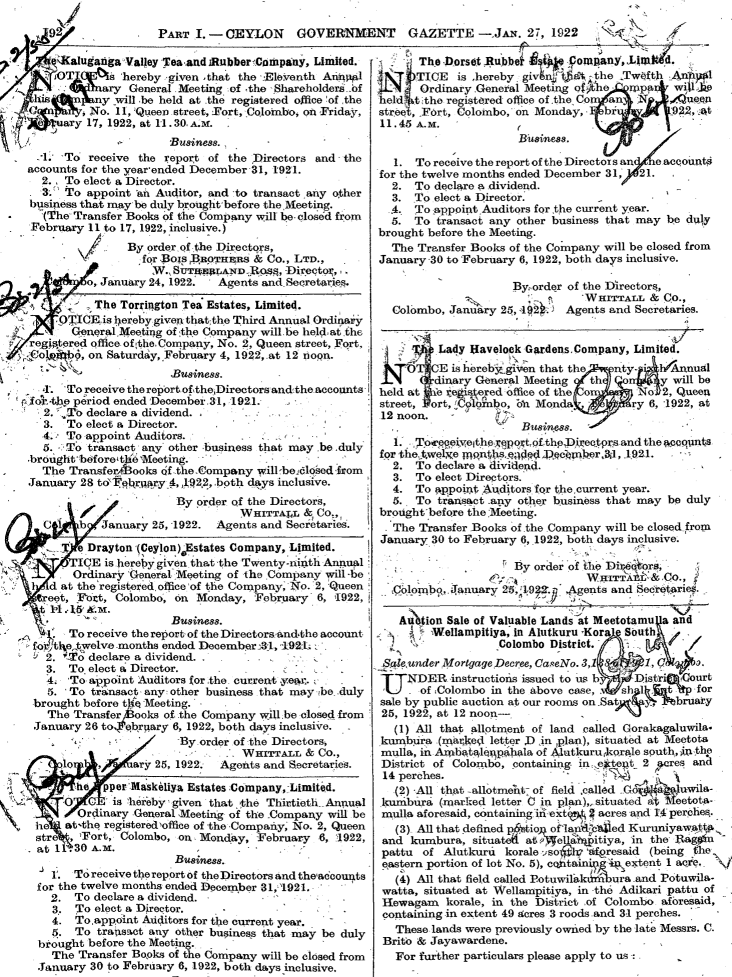
The Transfer Books of the Company will be closed from January 27 to February 8, 1922, both days inclusive.

By order of the Directors,

BOSANQUET & CO., LTD.

Colombo, January 27, 1922. Agents and Secretaries.





By order of the Directors,

WHITTALL & CO.

Colombo, January 25, 1922.

Agents and Secretaries.

A. Y. DANIEL & SON, 4, Baillie street, Fort, Auctioneers and Brokers. Phone 289; Telegrams, "Lions," Colombo.

Auction Sale under Wortsage Decree, D. C., Colombo, 2/252/1921.

UNDER the by ritue of the commission issued to me in the above case i shall sell by public auction on Tuesday, February 27, 1022 at the spot, at 5 P. M., the following property bound and executable for the recovery of the amount entered in the decree in the above case :—All that and there the estate, plantations, and premises called and known as Didoola, 'situated at Kadugannawa, in Kandupalata korale, in Yatinuwara, in the District of Kandy, Central Province, in the Island of Ceylon; bounded on the north by the high road from Colombo to Kandy, on the east by Belungala estate, on the south by a-water course, and on the west by lands said to belong to the Crown and Wetakoluyaya-ela, Kadugannawa-ela, and another stream, containing in extent 128 acres 2: roads and 28 perches according to the figure of survey or plan thereof dated January, 1906; made by G. P. Weeraratne; Licensed Surveyor, which said estate is comprised of the several allotments of land described hereto below :—

The Allotments of Lands referred to above.

1. All that tract of Crown land consisting of Didoola Kooroo Pichele and Nagolegalberia, situated at Kadugamawa in Kandupalata korale of Yatinuwara, in the District of Kandy, Central Province; bounded on the north by the reservation adjoining the high road from Colombo to Kandy; on the east by the reservation adjoining the high road from Colombo to Kandy and by land described in survey No. 47,402; on the south by land claimed by natives; and on the west by the stream separating it, the land claimed by Maville Vihare; containing in extent 90 acres 1 rood and 1 perch according to the title plan thereof No. 49,059 dated July 2, 1844, authenticated by F. B. Norris, the then Surveyor General, but according to a recent admeasurement and survey plan thereof No. 1,7384 dated January, 1906, made by G. P. Weeraratne; Surveyor, found to contain in extent 122 acres 3 roods and 15 perches.

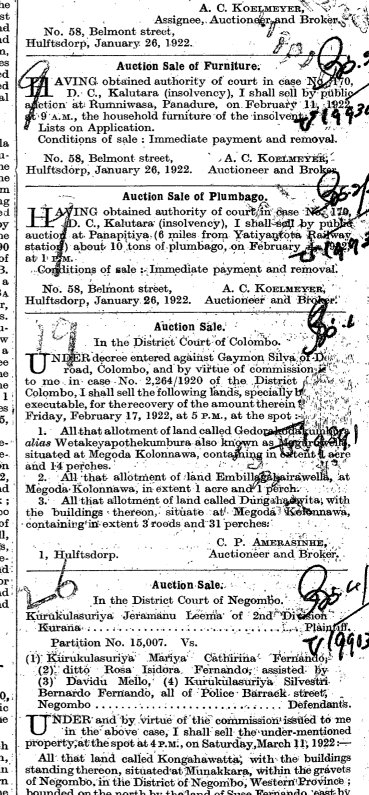
2. All that land called Wetakoluyayado uey (Wetakoluyayedeniya), situated at Maville, in Four Korales; now Kadugannawa aforesaid; and bounded on the south by a canal and bulu trees, on the north by a canal of the coffee estate, on the west by a swamp and a jak plant near the Mooroogaha Kadugannawa canal, and on the east by the ground belonging to Jeronis Soysa; containing in extent 1 amuna of paddy sowing or 5 acres 2 roods and 19 perches according to the figure of survey thereof dated June 15, 1859, made by James Vanderwall, Surveyor.

3. All that piece of land lying at Kadugannawa aforesaid, contiguous to the said Didoola Pichele and Nagollegalberia estate; and bounded or reputed to be bounded on the the north-east and east by Loongalla estate, No. 47,402, on the west by the property of Jeronis Soysa, No. 49,059, and on the north-west by the high road and perforated rock; containing or reputed to contain in extent 36 and 44/100 square perches according to the figure of survey thereof dated June 15, 1859, made by the said James Vanderwall, Surveyor, together with all and singular the buildings, factory, stores, machinery, fixtures, furniture tools, implements, cattle, carts, and other, the dead and live stock in and upon the said estate and premises or thereto belonging or in anywise appertaining or used or enjoyed therewith; and all the estate, right, title, interest, property, claim, and demand whatsoever of howsoever of the said defendant.

No. 1, Ballie street, Tel: No. 576. Auctioneer. Auctione. Auctioneer. Auctioneer. Auctione. Auctio Auctione.

roods and 5 perches according to the figure of survey

No. 5,168 dated June 27, 1904, made by B. Mi Flamer Caldera, Licensed Surveyor, out of Kongahawatta, situated at Udahamulupattiya aforesaid; and bounded on the north by Madangahawatta and Diulgahawatta, formerly belonging to Helessage Daniel Caldera, on the east by Kosgahawatta alias Madamewatta and Wewakumbura, on the south by canal or Madangahawatta, and on the west by two owiti lands belonging to testamentary estate No. 1,192 and land belonging to the heirs of Kuruppu Aratchige Don Bastian; containing in extent 4 acres and 13 perches.



bounded on the north by the land of Suse Fernando, east by the land of Gasbaru Fernando, south by the land of Davidu Fernando, and west by salt pans; containing in extent 1 rood and 4 perches.

The above-mentioned property will be first put up for sale among the co-owners thereof at the appraised value, and if not purchased by any one of them, it will be put up immediately thereafter for sale among the public.

H. R. DIRCKZE, Negombo, January 24, 1922. Commissioner.

ucting Sale of a aluable Estate, situate in Dolosbage (in the Kegalla District).

are Opportunity for Capitalists.

NDEE Instructons received from the official adminis-rater in D. C., Kandy, testamentary in D. C., Kandy, testamentary case No. 3,596, Shall sell by public auction on Saturday, February 18, 1922, at 3 P.M., at the office of Messrs. Liesching & Lee, Proceeding, & c., Kandy—

All that tea estate called and known as Kelvin estate, about 044 acres in extent, inclusive of the factory, bungalows, &c.

For further particulars please apply to Messrs. Liesching & Lee, or to me :

No. 1, Colombo street, Kandy.

A. E. DAVID. Auctioneer, &c.

sale of Nova Zembla Estate, under mortgage postponed from January 21 to Tuesday, February 7, 1922, and will take place at 1 P.M., at No. 6, Pavilion street, Kandy, the office of F. L. Goonewardene, Esq., Proctor and Notary, Kandy.

Auction Sale.

The estate is situated at Ankumbura in Harispattu, and is about 90 acres in extent, fully planted with tea, and is within easy reach of Kandy and Matale.

For further particulars apply to F. L. Goonewardene, Esq., Proctor and Notary, Kandy, or to me:

No. 9, Malabar street, A. R. WICKREMESEKERE, Kandy. Auctioneer.

n Sale of Au 🕼 suable Lands and Fields, situate Kobbewela in Gampola. aj

m tgage decree in D. C., Kandy, case Not 29043, entered in favour of the plaintiff R. S. Northway of Campola, against the defendant A. R. S. W. I. Tikiri Banda, Registrar, also known as An-W. M. 1 gamma Udaha Walauwe Tikiri Bandara of Kobbewela, I shall sell by public auction, at the office of Mr. V. van Langenburg, Proctor, Gampola, at 1 P.M. on Thursday, February 16, 1922, the following lands and paddy fields, to wit :-

1: All that exact $\frac{1}{2}$ share towards the east and north, in extent about 2 pelas and 21 lahas of paddy sowing, out of Mahakumbura.

2. Weliangekumbura of 2 pelas paddy sowing extent.

Honda Appugekumbura of 3 pelas paddy sowing 3. extent.

4. All those contiguous lands called Iddaladeniya-kumbura of I pela paddy sowing, Iddaladeniyakumbura of 8 lahas paddy sowing, and Yatipitiyakumbura of 2 pelas paddy sowing, all adjoining each other, of 3 pelas and 8 lahas paddy sowing extent.

5. One undivided ½ share of the eastern portion, in extent 1 pela paddy sowing, of Yatipitiyakumbura.

6. All those contiguous lands called Kobbewelawalauwawatta, in extent 1 yelamuna paddy sowing, Musingederawatta, 2 pelas paddy sowing, and Galpoththe-elehena, 3 pelas paddy sowing, all adjoining each other, of 11 pelas paddy sowing extent.

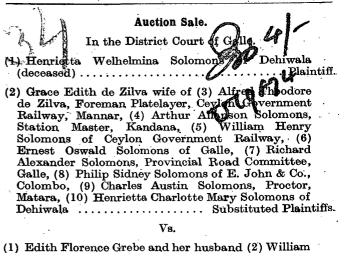
All those configuous lands called Yatipitiyahena of 2 pelas paddy sowing, Arambewatta of 2 pelas paddy sowing, Polwatta of 2 amunams paddy sowing, Yatipitiyawatta of

3 pelas paddy sowing, and Watagodahena of 3 amunams paddy sowing, all adjoining each other, of a anunams and 3 pelas paddy sowing extent,

All the above-mentioned lands and fields are situated at Kobbewela in Kandukara Ihala korate, Udapalata, Kandy District.

For further particulars apply to F. L. Goonewardene, Esq., Proctor and Notary, Kandy, or to me:

A. R. WICKREMESEKERE, No. 9, Malabar street, Kandy. Auctioneer.



Edmund Grebe, both of Matara Defendants.

NDER and by virtue of a commission issued to me and U decree entered in the above case, I shall sell by public auction on Saturday, February 11, 1922, at 2 P.M., at the spot, viz. :-

An undivided $\frac{1}{2}$ part of all that tract of land called and known as Naurinnehenyaya, situated at Kahangama in Udapattu of Kuruwiti korale in the Province of Sabaragamuwa; and bounded on the north by Mahalinda and Wandurukapalla, east by Ketaliyanpalla ganima, south by Nayagilapuheneatura, and west by Telpediyakumbura, Udahagedareaswedduma, and Horanekumbura; and containing about 20 amunams of paddy sowing extent.

For further particulars please apply to C. W. W. Kannangara, Esq., Proctor, Supreme Court, Galle, or to me :

U. B. WIJEKOON, Galle, January 23, 1922. Commissioner.

٠. 治疗 Auction Sale. NOTICE is hereby given that by decree entered in the case N mortgage LN idecree entered in the case N. of the District Court of Matara, against William Gunara of Weligama, I the undersimed will call be a start of Weligama, I, the undersigned, will sell by public juction upon orders of the said court, on February 11, 1922, at 2 PAL at the office of Mr. Proctor Kulatilaka, Fort, Matara the under-mentioned properties. namely :-mentioned properties, namely :---Extent. A. R. P. Ittehengodella at/Sulutanagoda 1 23 0 39 • • 15 1 22 Natawiyahena at Akurugoda $\mathbf{2}$. . Yakadagalagodella at Suhutanagoda Ma 3 . . 3:31 2,26 4 ... Punchimaduweaddaradeniya at ditto 5 . . Andahenediwela at ditto 6 1 2 24 . . 7 Divided western half of one-half part 14 marked A of Horagodayawatta at Akurugoda .. 20 0 7į Palliwatteralagedeniya at ditto 2 29 8 $\mathbf{2}$ Minuwanwila at Sulutanagoda 1 0 -39

. . . . 10 Bewulehena at ditto.. 41 0 0 B. A. K. WIJAYANAYAKA,

Matara, January 22, 1922.

Commissioner.

EYLON GOVERNMENT GAZETTE - JAN. 27, 1922 PART I. 195 Auction Sale. On the same day at 10 A.M. Mahawelewatta, of 2 lahas paddy or 32 42/100 perches printy for Capitalists. $An \ Opp$ in extent bearing assessment Nos. 18 and 19, with the plantauable Cocodut Estate of about 52 acres at Pubbowa tions and buildings thereon ; bounded on the east by land in Mahagalbood, Megoda korale, in Weudawili hatpattu, Kurunegala District, known as Yodiellewatta, and owned by Nicolas Appu, now to the estate of Weebadde Muhandiram, south by water-course, west by land of Monica Town Property bearing assessment Nos. 18 and Ambalawanar, and north by Negombo road, situate at 19, at Negombo road, Kurunegala. Udawalpola in the town of Kurunegala. For further particulars apply to R. O. Felsinger, Esq. D. C., Kurunegala, Case No. 8,076. Proctor, Supreme Court, Kurunegala, or to-NDER primary mortgage decree entered in favour of H. DON JAMES, Sena Nana Segu Tamby Marikkar Hadjiar of Kuru-Kurunegala, January 19, 1922. Auctioneer negala, against Mana Kuna Muna Kana Mohammado Ali alias Magudu Tamby Mohammadu Ali of Kurunegala and Application for Enrolment as a Proctor. another, and by virtue of the order issued to me in the said ATHIRITAMBY KRISHNAPILLAI, presently of case, I shall sell the following property, specially bound and executable for the recovery of the amount therein stated :-Tower Hotel, Maradana, do hereby give notice that six weeks hence, I shall apply to the Hon. the Chief Jus On Saturday, February 18, 1922, at their respective spots, and the other Judges of the Supreme Court to be enrolled at 2 p.m. and admitted a Proctor of the said Court. An undivided $\frac{1}{2}$ share of all those contiguous allot-Tower Hotel. C. KRISHNAPILLAI. ments of lands called Yodiellewatta, of about 5 lahas kurak-Maradana, January 24, 1922. kan in extent, Elabodadalupota, of 1 amunam paddy sowing, Kahatagahadalupota, of 2 pelas paddy, Elabodadalupota, of 1 amunam paddy, and Gederagawadalupota, of 2 pelas Application for Enrolment as a Proctor. MOHAMEDCASSIM MARIKAR KATCHUMOH paddy, forming one property, now called Yodiellewatta, of 101 acres 2 roods and 21 perches in extent; bounded on the L. MADO MARIKAR, presently of No. 87, Old Most street, Colombo, do hereby give notice that, six weeks hencefil shall apply to the Hon. the Chief Justice and the other Judges of the Supreme Court to be enrolled and north by Walbeligallemala-ela, east by kon tree and kahata tree on the limit of the chena of Appuhami Vidane and others, south by chena of Mrs. Jane Hariet Wijesinghe admitted a Proctor of the said Court. Siriwardene, west by Gethuwan-ela, and of the plantations, houses, and buildings and everything thereon, situate at 87, Old Moor street, M. M. K. MARIKAR. Pubbowa aforesaid. Colombo, January 24, 1922. A PPLICATION FOR FOREIGN LIQUOR LICENSES, &c. I hereby give notice that I have on January 18, 1922, applied to the Government Agent, Western Province, Colombo, for the licensing stroken in the schedule hereto annexed, for the licensing period ending September 30, 1922, in compliance with Takise Wotification No. 75 of June 15, 1918 :--Schedule referred to. Name and address of applicant : Y. Ono, proprietor of the Togo Co., 57, Keyzer street, Pettah, Colombo. Description of license or licenses applied for : Wholesale import license for beer. State whether application is for renewal of existing license or licenses or for a new license or licenses: New license. Situation of premises to be licensed : No. 57, Keyzer street, Pettah, Colombo. Y. ONO.

Ceylon Government Railway.—Comparative Statement of G	loods Traffic for the Month of November, 1921.	1.
		•••

Particulars of Goods conveyed.	Month ended Nov. 30,	Month ended Nov. 30,	Increase in 1921.	Decrease in 1921.	Nov. 30, 1921.				
	1920.	1921.			Increase in 1920 to 1921.	Decrease in 1920 to 1921			
	Tons.	Tons.	Tons.	Tons.	Tons.	Tons.			
Kerosine oil.	370	498	128		190				
Rubber	3,204	3,779	575		332				
Rice	1 2 ,252 ···	11,823		429	1,461	Second Street			
Теа	6,237	6.611	374	120	0.104	a state and a state			
Cacao	196	719	523			しゃ しんり たんりつい			
Coconut produce	7.165	9, 25	0 1 00		478				
Fruit and vegetables	1,866	1,441	2,100	425	••	1,268			
Tea and rubber packing	1,156	1,555	399	140	363 .	743			
Plumbago	201	52		149		311			
Bulk petroleum	619	658	39	140	··· ··· ··	. 311			
Liquid fuel	998	1.090	92		15 $ 138$	• • • • • • • • • • • • • • • • • • •			
Manure	533	7,344	6,811			•			
Other goods	24,218	23.143		1,075	9,407 .				
Railway material (open line)	9,245	9,355	110	1,075		. 3,015			
Railway material (extensions)	539	618	79		376 .				
Breakwater material	1,333	843				. 524			
Foreign traffic	1,916	6,711	4,795	49 0	•• •	• •			
Special Traffic (other Govern-	2,010	V , II ··	x, 100		3,948 .	•			
ment Departments)		4,553	4,553		1 559	and the states			
					4,553 .	•			
Total	72,048	90,118	20,638	2,568	23,365	5,978			
		1999 - 19	· · · · · · · · · · · · · · · · · · ·	en de <mark>l'estre s</mark> e é	- - -	स <u>ालहुर वि</u>			

•••

Colombo, January 16, 1922.

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196	PART I CH	EYLON GOV	ERNMEN	NT GAZETTH	E — Jan. 27	, 1922	1 to	Q
	MISCE	LLANEOUS	DEP	ARTMENTA	L NOTI	BS.	1 - Q.	ર્ેં
• •						PU Sa		•
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -			Sale of G	000S.		S.P.		
THE under-men notice is her March 7, 1922, at 1	tioned parcels hav eby given that, unl P M The parcels	ing been left a ess the same be must be cleared	t Maradai previousl l on or be	na-Indian Good y cleared, they fore Friday. Ma	s Shed beyo will be sold b rch 10. 1922 :	nd the time y public auc :	allowed tion on T	by la 'uesda
	and the second	bill No. and Da			· · · ·		and Des	cripti
No. and	Date.	1921.	\mathbf{F}	'rom To		of	Packages	3.
22 of Sept 2,180 -1,561	5. 4, 1921 Invoice Invoice Invoice	e 72 of Aug. 10 e 4/1 of Sept. 24 e 1/20 of July 23	Tanjo	ore 🚬 do.	. T. S. P	'allasamy 1 p	eases beed barcel sca ease piece	les
H. M. Cust Colombo, Januar	oms, y 23, 1922.	· · ·			• •		N. STEON cipal Coll	
}V =			Sale of Go	shon				
THE under-men given that, u Goods must be clea	nless the same be p	ving been left i reviously cleare	in Baggag ed, they w	ge Office beyond vill be sold by pu	the time all ablic auction	owed by law on Tuesday	, notice is , March 1	here 4, 19
Date.	S. R. Nos.	Name.	·	Vess	el.	Number	and Desc Package	
September 27 October 11	5198 A 5564 A	A. R. Hajee Has A. Blair Hill	ssim	ss. Umta . ss. Orvieto .	•	l paro	el sugar s ak	amp
January 12	196 –	— 50 upon G. I.	W. Co.	Waybill No. Cannanore to	10/50, 8/8/2 o Mátara	21, 1 bun	dle	
H. M. (Colombo, Jan	Customs, uary 24, 1922.	· ·	. •	•	· ·	A. 1 for Prine	I. Stron cipal Coll	
Do,	Port of Origi Moji Rangoon Singapore Dhanushkodi do.	n. Bags 1,23 36,04 2,29 11,31 8	7 b 7 1 6 r	mount will be pa f the lease respe- by the Crown. 10. In the ex- litions, the Gov esume possession is workmen from 11. The Gove	vent of any ernment Agen of the land n the land w	breach of th ent shall ha l and eject t ithout comp	e foregoi ve the p he purcha ensation.	ng co ower aser a
Shipped H. M. Custo	during the week, 1	.,264 bags. A. N. Strong,		ny bid or all bid Government A	ds.	•	PEREIR	
Colombo, January	24, 1922. for	Principal Collec	tor.		nuary 19, 19			Agent
Sale of Lease of	Grass and Cinnam	on on Crown	Lands.		ST OF LANDS			
situated at De	matagoda, Timbirig innamon. Gardens,	asyaya, Welika	da,		o Cinnamon		E	$\dot{\mathbf{xtent}}$
	reby given that the		Agent.	Lot. Situatio	•	escription.		R. I
LN Western F	rovince, will sell	by public auction	on, at	33 Timbirigasya 20 <i>a</i> Dematagoda		and cinnamo do.	n 4	$\frac{1}{3}$
	bo, at 12 noon, on 1 o cut and remove		ary 20,	20b Do.	••	do.	1	-1
for 10 months from	m March 1, 1922, on a land appearing in	the under-men	tioned	15 Gregory's ro	ad	· d o.	20	1 3
Colombo Cinnan conditions :—	ion Gardens, subj	ect to the fol	1	Notification by t			d of Impr	oven
1. The highes	t bidder shall be dec	clared the purch	aser in	NOTICE is " "The Ho	Commission hereby given		section	49 (J
	ase amounts of all lo	ots shall be paid	in full	No. 19 of 1915,"	busing and T the Board of	own Improv Improveme	ement Or nt Commi	dina ission
on the day of the 3. The purch	ser or his workmen	shall not cut ar		Kandy, have, b said Board held	y a resolutio	n passed at	a meetin	ng of
or interfere with 4. The purch	any existing fence of aser shall be bound t	or boundary. to fence the land	lleased	Scheme for the j	proper conser	vancy of a s	pecific ar	ea of
to him if called c	on by the Governme aser shall not assign	nt Agent to do s	so.	town of Kandy south by Colom	abo street, ea	ist by Castle	Hill str	g su eet,
cut grass and cir	namon on any port	tion of the land	to any	West by Brownr Particulars of	igg street. this Schem	e, which is	estimated	l to
other person wit	hout the permission	previously obta	uined in	Rs. 14,000, a n	nap of the a	rea comprise	d therein	n. an
6. All cattle l	Government Agent apt on the land to g	raze should be te		statement specif	fying the prop	perties propo	sed to be	acqu
and should not h	e allowed to trespas	a on the multic		thereunder, ma	y uo seen 84	∪ une vimce	ortne	D0810
	aser shall keep the			Improvement C between the hor	Commissioner	s, in the To	wn Hall.	Kaı

and also comply with the Municipal regulations.
8. The purchaser shall not sell or remove gravel, sand, &c., from the demised premises, and he is further warned not to spoil or damage any portion of the said premises.

Saturdays, Sundays, and Public holidays.

Town Hall, Kandy, January 10, 1922.

C. S. VAUGHAN, Chairman.

Back Lane Scheme for the Scavenging of the Area of the Town of Kandy.

Bounded as follows:—North by Colombo street, South by Ward street, East by Castle Hill street, and West by Brownrigg street.

(Referred to in Notification published in Government Gazette No. 7,177 of May 27, 1921.)

NOTICE is hereby given, under section 52 (4) of Ordinance No. 19 of 1915, that the Board of Improvement Commissioners, Kandy, have made its final determination in regard to the above-mentioned scheme, and have approved the scheme.

Particulars of the Scheme as finally determined and approved are as follows :---

The Scheme provides two back lanes for the above area, viz., the north and south back lanes.

The north back lane enters the area through the site of premises Nos. 7 and 8, Brownrigg street, and runs due east for a distance of 53 yards—the width varies from 15 feet to 11 feet.

The south back lane enters the area at the back of premises No. 20, Ward street, and runs in an easterly direction to the north-west corner of the premises of Messrs. Miller & Co., Ltd., then turns to the north and emerges into Castle Hill street through the site of premises No. 125, Castle Hill street—the width varies from 20 feet to 10 feet.

The cost of construction is estimated at Rs. 11,300.

The plans and a schedule of the manner in which each property is affected under the Scheme may be inspected at the Office of the Board of Improvement Commissioners in the Town Hall, Kandy, between the hours of 10.30 A.M. and 4 P.M. daily, except on Saturdays, Sundays, and public holidays.

C. S. VAUGHAN, Chairman, Board of Improvement

Town Hall, Commissioners, Kandy. Kandy, January 24, 1922.

Notification under the Forest Ordinance, No. 16. of 1907.

T is hereby notified that in terms of regulation 11 made under section 24, Chapter V., of the Forest Ordinance, No. 16 of 1907, and published in the *Ceylon Government Gazette* under date May 10, 1918, a Checking Station for all forest produce in transit has been established near the 4th milepost, Trincomalee-Kandy road, in the Trincomalee District of the Eastern Province, as from January 6, 1922.

J. D. SARGENT, Kandy, January 24, 1922. Acting Conservator of Forests.

Appointments as Extra Clerks and Draughtsmen, Survey Department.

Colombo, Kandy, Jaffna, Galle, Kurunegala, Badulla, Anuradapura, Ratnapura, and Batticaloa on April 10 and 11.

I. Candidates must not be less than 18 or more than 25 years of age.

2. Candidates will be required to furnish the following certificates, and must attach them to the form referred to below :—

(a) A certificate of age.

(b) A health certificate from a Government Medical

- Officer testifying to the candidate's sound constitution, good vision, hearing, and physical fitness for duty in any part of the Island.
- (c) A certificate of respectability and good moral character from two or more persons whose social or official position can be accepted as a guarantee of reliability.
- (d) An Elementary School-leaving Certificate.

3. Candidates will be required to fill in an entry form, which can be obtained on application to the Surveyor-General. This form must be presented in person to the Assistant Surveyor General, at Colombo, accompanied by the certificates referred to above, or to the Superintendent of Surveys in a Province. 4. The following are the subjects for the examination :-Elementary Arithmetic.

- English : Essay and Handwriting.
- ' Plan Drawing.

5. Pay and Conditions of Promotion.—Extra Clerks and Draughtsmen with the pay at the rate of Rs. 300 per annum, rising to Rs. 540 per annum by annual increments of Rs. 30.

(a) Appointments to vacancies in Class II., Grade II., of the fixed establishment, will be made on the results of an annual competitive examination; the conditions and subjects of which are as follows :---

(b) Extra Clerks and Draughtsmen, who have completed 3 years' service, and whose service has been throughout satisfactory, will be eligible as candidates for the examination.

6. The examination will be competitive for a specified number of places. Successful candidates cannot expect places at once, but must await vacancies in order of merit. The examination, will be held annually to meet vacancies in the coming year.

7. The subjects will be Handwriting (100), Composition (100), Spelling (100), Arithmetic (100), and Optional Subjects, intended for those who specialize in these branches: Draughtsmanship, Process work, Typewriting, Meteorological office work, and Shorthand (100)—one only to be taken up.

8. Candidates to qualify must obtain a minimum of 50 per cent. in each subject. One per cent. of the total marks will be added to each candidate's total for every year's service in the Department, *i.e.*, a candidate with 5 years' service will have 25 marks added to his total.

9. The initial salary of Class II., Grade II., of the Scheme of Clerks and Draughtsmen is Rs. 600 per annum, rising to Rs. 1,200 per annum by two annual increments of Rs. 60 and four of Rs. 120.

10. Promotion from Class II., Grade II., to Class II., Grade I., will be after a halt of 5 years on maximum of Class II., Grade II., but in deserving cases this period of stagnation may be reduced. The salary of this grade is from Rs. 1,260 to Rs, 1,740, by annual increments of Rs. 120. Officers eligible for promotion to Class I. must possess qualities of being able to take command of others and supervise and direct the work of subordinate clerks. The salary of this class is from Rs. 1,860 to Rs. 2,700, by annual increments of Rs. 120 to Rs. 3,000 per annum after 30 years' service, and finally to the Special Class with salary up to Rs. 3,600 per annum.

11. Other Privileges.—Extra Clerks and Draughtsmen who have completed two years' satisfactory service are granted 6 weeks leave on full pay a year and two weeks casual leave, also the privilege of annual free pass on the Railway after 1 year's satisfactory service.

12. Two-thirds of the service as Extra Clerks and Draughtsmen will be counted for pension purposes.

13. Applications for admission to the above examination will not be accepted after midday on March 25.

Surveyor-General's Office, Colombo, January 24, 1922. W. C. S. INGLES, Surveyor-General.

Meddecoombra Estate Vernacular Night School.

NOTICE is hereby given that an application has been received from the Superintendent, Meddecoombra estate, for a grant in aid of his Meddecoombra Estate Vernacular Night School, which is situated in Matagoda of the Central Province.

Observations will be received not later than February 20, 1922.

Education Office, EDWIN EVANS, Colombo, January 18, 1922. Acting Director of Education.

Millekanda Tea Estate Vernacular Boys' School.

NOTICE is hereby given that Millekanda Tea Estate Vernacular Boys' School, situated in Pasdun korale east, Gangaboda pattu, Welgama, of the Western Province, under the management of G. B. Stevens, Esq., has been registered as a grant-in-aid school from this date.

Education Office, Colombo, January 19, 1922. Acting Director of Education.

PART I. - CEYLON GOVERNMENT GAZETTE - JAN. 27, 1922

Examination for Pupil Teachers in English Schools, October, 1921.	rition.
THE following candidates have passed the above	Index No. Reading Writing. Buglish Composition Arithmetic. Buglish Language. Buglish Language. History. Geography. Geography. Bookkeeping. Shorthand. Mathematics. Sinhalese. Tamil. Naedlework. Naedlework. Nature Study
L examination held on October 4, 1921, and the following days. Those candidates whose names do not	Index No Reading Writing. Gompos Compos Compos Gompos Inglish Literatin Literatin Biglish Biglish History Geograph Bookkeey Shorthan Mathema Sinhalese Tamil. Geograph Bookkeey Drawing. Drawing.
following days. Those candidates whose names do not appear in the list have failed to prove examination. No	
communication on this subject where attended to :	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Index No. School.	124
1033 De Rosayro, H. A. S. Good Shepherd Convent,	125
1034 Meerwald, E. M.	128 p. p p p 129 p. p p
1035 Van Houten, D. M. Presbyterian Girls' School,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Bambalapitiya 1036Rosa, L. A Wesleyan Girls' School	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
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EDWIN EVANS.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Education Office, Acting Director of Education.	149 p p p p p p
Colombo, January 20, 1922.	161
Elementary School-leaving Certificate Examination, October, 1921.	$157 \dots p. p. p. p. p. \dots p. \dots p. \dots p. \dots p. \dots$
THE following candidates have failed to pass the above examination held L on October 4, 1921, and following days. The letter "p" denotes pass, horizontal line "-" failure and "a" absence. No communication on this	159. p. p. p. p
subject will be attended to :	161 p p
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46 p	239 Rejected for copying. 240 Rejected for copying.
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Education Office, Colombo, January 16, 1922.

EDWIN EVANS, Acting Director of Education.

Destruction of a Rogue Elephant.

AM prepared to issue licenses, free of stamp duty, under \bot section 9, sub-section (1)(b); of "The Game Protection Ordinance, No. 1 of 1909," for the destruction of a rogue elephant which roams about destroying crops at Galweeragellewa in Kende korale of Hurulu palata.

Height, about 8 feet ; single ; male ; fore-foot, 3 feet in circumference

Villagers will point out the animal.

The village stated above is within about 12 miles from Madawachchiya resthouse.

Anuradhapura Kachcheri,	· ·		A. W. SEYMOUR,
January 23, 1922.		2	Government Agent.

Hoof-and-Mouth Disease.

WHEREAS hoof-and-mouth disease has broken out W in the Government Dairy, Narahenpita, in Colombo Mudaliyar's division of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :

The area bounded on the north by the road leading to Mahawatta, south by Kaputuduwa, east by Heen-ela, and west by Kelani Valley railway.

This declaration is to take effect from this date.

The Kachcheri Colombo, January 13, 1922.

W. A. WEERAKOON, for Government Agent.

Hoof-and-Mouth Disease.

HEREAS hoof-and-mouth disease has broken out in the village Kotalawala, in Hewagam korale of the Western Province: It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz.

The area bounded on the north by Colombo-Avissawella high road, east by fields called Kadugathmedilla, south by Bangalawatta belonging to K. W. Perera, and west by Kotalawala and Hewagam village boundary

This declaration is to take effect from this date.

The Kachcheri, Colombo, January 19, 1922.

W. A. WEERAKOON, for Government Agent.

Hoof Disease.

HEREAS hoof disease has broken out in the village Kosgama Ihala, in Hewagam korale of the Western Province : It is hereby declared that the under-mentioned area is infected in terms of section 5, sub-sections (1) and (2), of Ordinance No. 25 of 1909, viz. :--

The area bounded on the north by Kelani Valley railway line, east by Beragal-ela, south by land called Puweldangara belonging to the Vidane Arachchi of Kaluaggala and others, and west by Delgahawatta belonging to Maduruge people. This declaration is to take effect from this date.

The Kachcheri, W. A. WEERAKOON, Colombo, January 19, 1922. for Government Agent.

Foot-and-Mouth Disease.

HEREAS by proclamation dated January 9, 1922; published in the Government Gazette No. 7,237 of January 13, 1922, the premises bearing assessment No. 1A, situated at Prince's Gate, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth. disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area:

This declaration shall take effect from January 19, 1922.

The Municipal Office, CHAS. W. PATE, Colombo, January 20, 1922. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 29, situated at Kanatta road, 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 19, 1922.

12 ÷ The Municipal Office, CHAS. W. PATE. Colombo, January 21, 1922. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in W the premises bearing assessment No. 11, situated at Jawatta, 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 18, 1922. The Municipal Office, CHAS. W. PATE,

Colombo, January 21, 1922. Municipal Veterinary Surgeon.

Hoof-and-Mouth Disease.

WHEREAS hoof and mouth disease has broken out in Kendangomuwa Ihalagama and Iddamalgoda wasamas in the Palle pattu of Kuruwiti korale, Ratnapura District, of the Province of Sabaragamuwa: It is hereby declared that the area, bounded on the north by village boundary of Minnana, Iddamalgoda, and Kendangomuwa Ihalagama, south by village boundary of Kendangomuwa Ihalagama, south of vinage boundary of including boundary of Ihalagama and Ganegoda, east by village boundary of Kendangomuwa Ihalagama, west by village boundary of Amupitiya, 'Ganegoda, and Iddamalgoda is in ected in terms of section 5 (1) and (2) of Ordinance No. 25 of 1909. This declaration will take effect from January 23, 1922.

Ratnapura Kachcheri, H. W. CODRINGTON, January 23, 1922. Government Agent.

Foot-and-Mouth Disease.

HEREAS by proclamation dated January 9, 1922 published in the Government Gazette No. 7,239 of January 13, 1922, the premises bearing assessment No. 829, situated' at Wellawatta, Colombo, were proclaimed an infected area in terms of sub-sections (1) and (2), of section 5 of Ordinance No. 25 of 1909, and whereas foot and mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease, and to be no longer an infected area.

This declaration shall take effect from January 21, 1923 The Municipal Office, CHAS. W. PATE. Colombo, January 23,1922. Municipal Veterinary Surgeon. 202

Foot-and-Mouth Disease.

WHEREAS foot and mouth disease has broken out in the premises known as the S. P. C. A. Refuge for Animals, Baseline road, 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 18, 1922 The Municipal Office, CHAS. W. PATE,

Colombo, January 23, 1922. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 187, situated at Alutmawata road, 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 21, 1922

The Municipal Office, CHAS. W. PATE, Colombo, January 24, 1922. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 15, situated at Cork road, Dematagoda, 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.

SEASON REPORT FOR THE MONTH OF - See . 1 DECEMBER, 1921. 30 2 ...

Sec. Sec. Sec.

· ...

-3470-13

WESTERN PROVINCE.

COLOMBO DISTRICT.

Paddy: yala, nil. Paddy plants of the maha season are thriving.

Dry grains: kurakkan and amu have been sown in some villages of Siyane korale east and Siyane korale west. Other products : prospects of coconuts are fairly good.

The estimated crop for the month is 80,395,861 nuts. There is a fairly good supply of fruits and vegetables.

Prices of staple products: the price of imported rice varies from Rs. 6.50 to Rs. 8.50 per bushel, and of coconuts from Rs. 50 to Rs. 60 per thousand.

Harvest prospect : fair.

· ?.. . ~ 2

Rainfall: there were a few showers of rain during the month.

Health of inhabitants: unsatisfactory. There were several cases of dysentery, enteric fever, chickenpox, and measles during the month. Fever is reported to be prevailing in Siyane korale east, Alutkuru korale south, and Atutkuru korale north.

Health of cattle : good. Hoof disease was reported from Kotalawala and Kosgama Ihala.

KALUTARA DISTRICT.

Paddy: the paddy plants of the maha harvest are thriving well.

Dry grain: there was very little dry grain cultivation in the district.

Other products : fruit and vegetables were scarce, except in the totamunes where the supply was as usual fair. The flowering of coconuts was good, and the month's crop was estimated at 1,962,500 nuts.

Prices of staple products: the price of rice ranged from $19\frac{1}{2}$ to $26\frac{1}{2}$ cents per measure. There was no country rice available in the market. The price of coconuts was B_{2} 40 to B_{2} 00 per the price of coconuts was Rs. 40 to Rs. 90 per thousand nuts.

Remarks on harvest prospects generally : too early to pronounce any opinion at present.

Rainfall: there was rain during the month. Total. 5.35 inches ; average, · 17 inches per day as registered at Kalutara. Health of the people : on the whole good, except for a

few cases of dysentery, fever, and chickenpox in the totamunes. Health of cattle : good.

This declaration shall take effect from January 19, 1922. CHAS. W. PATE, The Municipal Office, Colombo, January 24, 1922. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS foot-and-mouth disease has broken out in the premises bearing assessment No. 42, situated at Vauxhall street, Slave Island, 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 20, 1922.

The Municipal Office, CHAS W. PATE, Colombo, January 24, 1922. Municipal Veterinary Surgeon.

Foot-and-Mouth Disease.

WHEREAS by proclamation dated January 5, 1922, published in the Government Gazette No. 7,237 of January 13, 1922, the premises bearing assessment No. 154, situated at Chapel place, Grandpass, Colombo, were proclaimed an infected area, in terms of sub-sections (1) and (2) of section 5 of Ordinance No. 25 of 1909; and whereas foot-and-mouth disease no longer exists in the said premises, it is now declared free from foot-and-mouth disease and to be no longer an infected area.

This declaration shall take effect from January 23, 1922. The Municipal Office, CHAS. W. PATE.

Colombo, January 24, 1922. Municipal Veterinary Surgeon.

ABSTRACTS OF SEASON REPORTS.

CENTRAL PROVINCE. KANDY DISTRICT.

Paddy cultivation-maha: in plants, and in some cases

blossoming.) ala : ploughing. Dry grain cultivation-maha : hill paddy chenas are ripening. Yala: nil.

Prospect of other products : satisfactory, but snails are a hindrance to cultivation.

Prices of foodstuffs: rice, Rs. 6 to Rs. 9 per bushel; paddy, Rs. 2.50 to Rs. 3 per bushel; kurakkan, Rs. 2.50 to Rs. 5 per bushel; coconuts, Rs. 5 to Rs. 10. per 100.

Harvest prospects generally : fair. Health of inhabitants : satisfactory.

Health of cattle : good.

Rainfall : sufficient.

MATALE DISTRICT.

Rainfall: Matale, 11.39 in.; Dambulla, 16.82 in. Paddy: in Matale South maha crop is blossoming. \mathbf{In} Matale East and North maha crop in plants.

Dry grain: in Matale South and North the crop is budding and blossoming. In Matale East the crop in plants.

Coconuts: (a) flowering; fair; (b) 366,000 approximate.

crop. Tanks: in Matale North tanks full. Two tanks in Kandapalla korale breached.

There Health of people : fair in Matale South and East. were several cases of measles and chickenpox in Matale North.

Health of cattle : good.

Prices : paddy, Rs. 2.50 a bushel ; rice (country), 25 to 26 cents a measure ; imported rice, 26 to 30 cents a measure ; kurakkan, 12 cents a measure ; salt, 15 to 16 cents a measure.

NUWARA ELIYA DISTRICT.

Rainfall : Nuwara Eliya town, 6.04 in.

Paddy: yala cultivation fields in Walapane has been harvested and maha season fields are being ploughed; in Uda Hewaheta some fields have young plants, others are being harvested.

Dry grains : kurakkan chenas have young plants.

Health of population : good.

Health of cattle : good.

Health of cattle : good. Price of staples articles : paddy, Rs. 2.50 to Rs. 3.50 per bushel; kurakkan, Rs. 4 to Rs. 4.50 per bushel; Indian corn, Rs. 4 per bushel; rice (country), 25 to 30 cents per measure; rice (imported) 26 to 32 cents per measure; coconuts, Rs. 8 to Rs. 15 per 100 nuts.

SOUTHERN PROVINCE.

GALLE DISTRICT.

The maha crop promises to be satisfactory.

Dry grain is not cultivated in the district to any appreciable extent.

Coconut, cinnamon, citronella, tea, rubber, and vegetables are the principal products. The estimated coconut crop for the month was 27,706,900.

Coast rice, Rs. 6 40 to Rs. 8 50 per bushel; country rice, Rs. 8 per bushel; paddy, Re. 1 50 to Rs. 4 per bushel, fine grain, Rs. 2 to Rs. 5 per bushel ; coconuts, Rs. 45 to Rs. 100 per 1,000 nuts.

The weather was generally dry.

Harvest prospects are fair.

The health of the people was on the whole satisfactory, but a few cases of dysentery, fever, and chickenpox were reported from some parts of the district.

The health of cattle was on the whole good, but a few cases of cattledisease occurred in some parts of the district, resulting in four deaths; one buffaloa and three black cattle.

MATARA DISTRICT.

[Report not received.]

HAMBANTOTA DISTRICT.

Paddy cultivation : maha crop two months' old.

Fine grain : maha crop in blossom.

Weather: maximum temperature, 88.1°; minimum temperature, 69.0°; rainfall, 3.50 in. Prices of foodstuffs: country rice, Rs. 6.72 to Rs. 8.40

per bushel; Coast rice, Rs. 7.68 per bushel; paddy, Rs. 2.88 to Rs. 3 per bushel; kurakkan, Rs. 2.66 to Rs. 2.88 per bushel; coconuts, Rs. 45 to Rs. 80 per 1,000; plantain bunches, Rs. 80 per 100; Indian corn, Re. 1 per 100; pumpkins, Rs. 15 per 100; sweet potatoes, Rs. 2 per cwt. About 341,545 coconuts were picked during the month.

Health of people : malarial fever prevails throughout the district.

Health of cattle : good.

NORTHERN PROVINCE.

JAFFNA DISTRICT.

Weather: there were copious showers of rain during the latter part of the month.

Paddy : plants are in ears and the prospects of the crops bright after the recent rains.

Dry grains : kurakkan harvested.

Tobacco cultivation : gardens prepared for transplanting. Coconuts : condition of flowers and nuts moderate ; price, Rs. 7 per 100.

Prices of staple articles : paddy, Rs. 3 per bushel; rice, Rs. 5.50 per pushel; pairu, Rs. 10 per bushel; varaku, Rs. 2.50 per bushel; salt, 4 cents per pound and 9 cents per measure.

Health of people : fair. Fever is prevalent in some part of the district.

Health of cattle : good.

MANNAR DISTRICT.

Rainfall: 10.80 in.

Wind : north-east.

Paddy : sowing for Kalapokam is finished. All the tanks have filled.

Tobacco: transplanting is going on.

Coconuts : condition normal.

Health of people: satisfactory. Fever is prevalent in the Musali division to some extent.

Health of cattle : good.

Prices of foodstuffs : country rice, Rs. 5.76 to Rs. 7 per bushel; Coast rice, Rs. 8 to Rs. 9 per bushel; paddy, Rs. 2 to Rs. 2 50 per bushel; coconuts, Rs. 8 to Rs. 18 per 100.

MULLAITTIVU DISTRICT.

Paddy harvest : kalapokam is in plants. Ploughing for Idaipokam is going on in Vavuniya South.

Dry grains: kurakkan was sown to a small extent in Maritime pattus and is not satisfactory.

Other products: flowering and prospects of coconut is satisfactory. Manuring for tobacco cultivation is going on.

Prices of staple products : paddy, Rs. 2.25 to Rs. 2.80 per bushel ; rice, Rs. 6 to Rs. 7 per bushel ; kurakkan, Rs. 2 to Rs. 4.50 per bushel; coconuts. Rs. 9 to Rs. 15 per 100.

Rainfall: heavy showers of rain fell during the month at intervals, and very heavy rain on December 27 and 28, resulting in floods.

Harvest prospects generally : satisfactory.

Health of the inhabitants : malarial fever is prevailing to a great extent. Quinine is freely distributed. Health of cattle : good. Pasture good, except Maritime pattus. No disease. in

EASTERN PROVINCE.

BATTICALOA DISTRICT.

Paddy: Munmari cultivation thrives well from recent rains though paddy on low lands have been somewhat damaged by the floods. A good crop is expected. Pre-

parations are being made for the sowing of Pinmari lands. Dry grain and other chena crops: ordinary chena cultivation has been generally discouraged in favour of paddy cultivation. Chena crops, such as Indian corn, kurakkan, &c., are expected from lands used as halting places and new clearings granted on food production terms. Coconuts : prospects fairly satisfactory. Caterpillar pest

is bad in some places, especially in the south.

Prices of staple products : paddy, Rs. 2 20 to Rs. 2 40 per bushel ; Indian corn, Rs. 2 to Rs. 3 per bushel ; kurakkan, Rs. 2 to Rs. 4 per bushel.

Rainfall: 1920, 9.80 in.; 1921, 18.28 in.

Health of people satisfactory. Malarial and influenza fever are prevalent in some places as is usual during this month.

Health of cattle : satisfactory.

TRINCOMALEE DISTRICT.

Rainfall : seasonable.

Paddy : paddy plants at Chempianar and Siruppiddi in town and Kaddukkulam East are satisfactorily growing. The manavari lands and that under village tanks in Koddiyar pattu are under cultivation, and plants are about 2 to 4 months old. Manavari cultivation in Tamblegam pattu promises a good havest. Crop is not satisfactory in Kaddukkulam West.

Tobacco: plants are being planted.

Coconuts : condition of crop is medium. Price ranges from Rs. 50 to Rs. 60 per 1,000 nuts. Fishery : medium. Dried and salted fish is transported

by cart to inland places. Health of people : satisfactory. Few cases of fever in Koddiyar and Kaddukkulam West.

Health of cattle : satisfactory.

Prices of staple articles : paddy, Rs. 2 · 25 to Rs. 2 · 55 per bushel ; rice (country), Rs. 5 · 04 to Rs. 6 · 44 per bushel ; rice (imported), Rs. 8 · 96 per bushel.

NORTH-WESTERN PROVINCE.

KURUNEGALA DISTRICT.

Paddy crops : in various stages ; young plants in some parts, and maturing in others.

Prospects : fair.

Dry grain : crops in ear ; maturing in some parts.

Flowering and prospects of coconuts : fair.

Rainfall: there have been a few showers during the month.

Health of the people : malarial fever still prevails to a certain extent ; parangi as usual.

Health of the cattle : good, except for a few cases of foot-and-mouth disease in Hiriyala hatpattu.

State of tanks : some full and some half full.

Prices of foodstuffs : paddy, Rs. 2 · 50 to Rs. 4 per bushel ; country rice, Rs. 7 to Rs. 8 per bushel ; kurakkan, Rs. 2 to Rs. 4 per bushel ; coconut, Rs. 45 to Rs. 55 per 1,000 nuts ; salt, 13 to 14 cents a measure.

PUTTALAM AND CHILAW DISTRICTS.

Paddy: maha cultivation is not satisfactory for lack of seasonable rain.

Dry grain : no cultivation in many of the villages. The chenas sown are in a fair condition.

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Other products, including coconuts: flowering and prospects of coconut are satisfactory on the whole. The estimated crop for the month in the two districts is 24,037,780 nuts. Tobacco is in plants in some places. Elsewhere preparations are being made for yala cultivation. Supply of vegetables and fruits is satisfactory.

Prices of staple products : paddy, Rs. 2 to Rs. 4 per bushel; imported rice, Rs. 6.38 to Rs. 8.75 per bushel; country rice, Rs. 7.50 to Rs. 8 per bushel; kurakkan, Rs. 2 to Rs. 5 per bushel; cassava, Re. 1.50 per cwt.; coconut, Rs. 40 to Rs. 65 per 1,000; salt, 4 to 6 cents per lb.

Rainfall during the month : Puttalam, 7 41 in. ; Chilaw, 1.63 in.

Health of inhabitants : fever in prevalent throughout the district.

Health of cattle : good:

Harvest prospects generally : fair on the whole.

NORTH-CENTRAL PROVINCE.

ANURADHAPURA DISTRICT.

Rainfall: 16.20 in.

Weather: very wet and dewy.

Ariculture—paddy: maha crops in good condition. Kurakkan: satisfactory. Ginelly: nil. Coconuts: flowering satisfactory, and fair crops.

Health of people : satisfactory.

Health of cattle : satisfactory.

Tanks : almost all the tanks are full and spilling.

Prices of foodstuffs: paddy, Rs. 2 per bushel in villages, and Rs. 2.50 to 2.75 per bushel in bazaars; kurakkan, Rs. 2 per bushel; salt, 16 cents per measure; chillies (local), 32 cents per lb., and (imported) 40 cents per lb.; and coconuts, Rs. 8 to Rs. 10 per 100. PROVINCE OF UVA.

BADULLA DISTRECT.

Weather: generally wet.

Paddy : paddy on fields cultivated for the yala season are earing.

Chenas: chenas have been cultivated.

Fruit and vegetables : fruit is scarce ; a moderate supply

of vegetables is available. Other products : the flowering and prospects of the coconut are fair.

Health of people : satisfactory.

Health of cattle : good.

Total rainfall: 10.75 in. as registered at the Badulla Observatory.

PROVINCE OF SABARAGAMUWA.

RATNAPURA DISTRICT.

Paddy: maha fields are blossoming in some parts, and in others they are in plants.

Dry grain: yala crops are blossoming in some parts, and in others chenas are being cleared. Kurakkan chenas in some parts are ripening, and in others they are in blossoms. Other products : coconuts prospects are not good.

Health of people : good.

Health of cattle : good, except in some villages in Kuruwiti korale where hoof-and-mouth disease prevailed. Rainfall : there were few showers during the month.

Prices of foodstuffs : rice (imported), Rs. 7 to Rs. 8 64 per bushel ; rice (country), Rs. 7 to Rs. 8 per bushel ; kurakkan, Rs. 2 50 to Rs. 3 per bushel ; salt, 6 to 12 cents per measure ; chillies, 25 to 48 cents per lb. ; coconuts, Rs. 5 to Rs. 12 per 100.

KEGALLA DISTRICT. [Report not received.]

SPECIFICATIONS UNDER "THE IRRIGATION ORDINANCE."

SPECIFICATION.---Irrigation Works, Northern Province.

SUPPLEMENTARY specification showing lands found to be capable of irrigation by Iratperiyakulam, in addition to the specifications which appeared in *Government Gazettes* Nos. 6,937 of April 12, 1918, and 7,227 of November 18, 1921, the names of proprietors, and the contributions payable in respect of each land.

Land on which a Rate of Re. 1 per Acre per Annum is recoverable, subject to revision at any time.

Preliminary plan 4,802. Date of Sale : April 25, 1921.

No.		r Name of Allotment of y Land or Field.	Name of Owner.	Extent.	Amount Sold for.	Amount paid to Date.	Amount due.	Area ex- empted,	Amount ex- empted.	Colonia Letter Exem Period	ption, a	ary's zing nd A np-	Total
102.			Kirihamige Kapurala on behalf of Saila Biribarawa Vihare	A. R. P. 2 1 3	Rs. c. 47 0.	Rs. c. . 47 0	Rs. c. 2 27	A. R. P.	Rs. c.			•••	Rs. c. 2 27
103	. 16	5Nugagahawela .	of Iratperiyakulam Sinnattege Punchi- rala of Iratperiya-	0 0 11.	. 3 0.	. 3 0	0 7	<u> </u>	••	••	·	••	0 7
104	19	9Divulgaha Kos gahawela	kulam - (1) Kapuruhamige Kapurala, (2) Bad- deralage Kadirate,	015	70.	. 7``0	0 28	` <u> </u>	•	••		•	0 28
• .			 (3) Velatege Mu- dalihami, (4) Kan- datege Pinhami, all of Iratperiya- 					•					
105	2	3 Nugagahakele	kulam (1) Kapuralage Ran- meniki, (2) Kapu- ralage Danohami, both of Iratperiya-	0 2 29	15 0.	. 15 0	0 68	<u> </u>	•	•• •		••	0 68
		. v	kulam -	318		•	3 30	•	-			-	3 30
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		(1) Private land (2) Do.	A. R. P. 408 0 6 1 56 2 0 1	Paying R Paying F	ke. 1 per ac Re. 1 per a	ere per an acre per a	num in pe mnum.• si	rpetuit	y o revisio	 m aŭ	Rs. 408 l		
				any tir	ne	• ••				••	56 t	51	
		Area exempted	464 2 6 5 3 29		•	е. 	A	mount e	xempted	a	464 (5 9		
		Total area paying rat	e 458 2 17	,	· •	•				•	458	75	•
•		aittivu Kachcheri, etober 20, 1921.		** .	- - ,	. ·	4 [.]		J Assistan		ALTER		gent.

MUNICIPAL COUNCIL NOTICES

Prices of Foodstuffs, &c.	, in Colombo, on Januar	y 25, 1922.		•	Whole		Retail.
•	Wholesale.	Retail.		Per	Rs.	c. <i>Per</i>	Rs. c.
Per	Rs. c. Per	Rs. c.	Sugar, Brown .	• —		lb.	·•• —
Paddy, Country Bush	el 2 25 Measu	178	Salt .	•	—	Measure	
Paddy, Imported do				• —	•• •	.lb.	. 0 5
Rice, Country do		. 0 20		•	· —	do.	. 0 38
Rice, Kara do		. 0 20		• • —	• • •	••• do. '	0 24
Rice, Kallunda do		0 22		·• <u></u> .	`•• —	Measure	
Rice, Sulai do		0 231		• -	—	lb.	0 24
Rice, Muttusamba do			Mustard .	•	••	Measure	
Raw Rice (Rangoon) do		•••		. —	••	lb.	0 24
Raw Rice (Singapore) do		· · · · · · · · · · · · · · · · · · ·		•	••	. do.	0 18
Raw Rice (Batavia) do			Cummin .	·• ·	•• •	do.	. 0 48
Dhati (Tuvarai) 🕺 do		. 0 38	Aniseed	•	• • · · · · ·	. do.	0 36
Dhail (Mussouri) do	— do.	0 26	Tamarind	•• –	••• —	•, do.	, 0 11
Green Peas do	— do.			•• —	ं •• ः	. Bundle	0 35
Ulundu do	— do	0 24		· · ·	—	Seer	. 0 25
Gram do		0 25		•• •	1	Bottle	0 75
Wheat Flour	– –lb.	016		·· · · ·	•• —	Measure	
American Flour 🗛 🛥	— do.	015	Kerosine Oil, Day		—	. Bottle	0 26
Ghee, Cow –	—Seer	5 50	Kerosine Oil, Mon		••	, d o	0 25
Ghee, Buffalo	— do.		Matches, Three St	ars —	••	Packet	of
Milk –	Bottl					12 bo	
Potatoes (Indian)	—lb.	0 12	Matches (Japanese	ə) —	—	. do.	0 20
Potatoes (Bangalore) –	— do.	· •	Beef	•• •	–	lb.	0 35
Onions (Bombay)	— do.		Mutton	•• •	• •	•• do.	0 80
Onions, Red	— do.	0 10	Pork	•• • —	••	••do.	0 60
Bread	– –1-lb.	loaf 0 18	Chickens	• •	••	Each	. 0 75
Tea	– –lb.	. 0-96	Eggs	•••	••• •	. do.	0 7
Coffee	lb.	0 42.	Dry Fish, Netta				
Limes	Dozei	a 0 8 .		•• •••	••	• • 1b	0 25
Coconuts	Each		Dry Fish (Maldive) —	· • •	do.	0 70
Sugar, Soft	lb.	0 22		•			
Sugar, Crepe	– . – . do.			*	G. H.	N. SAUNDER	s.
Sugar (Ceylon)	— do.		The Municipal	Office. Fi		istant to the	
Sugar Candy	do.		Colombo, January			ipal Council	

ROAD COMMITTEE NOTICES.

Dotale Branch Road.

NOTICE is hereby given that, in terms of "The Branch Roads Ordinance, No. 14 of 1896," a meeting of the Local Committee for the above road will be held on Saturday, January 28, 1922, at Elkaduwa factory at 3 P.M.

Business.

1. To elect Chairman and members of Committee in place of those leaving the district.

2. To consider and report to the Provincial Road Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road;
- (b) The sections of the roads used by these estates

(c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates

for the assessment of the moiety of cost of maintenance for the year ending September 30, 1922.

Mahatenne, H. L. ANLEY, Elkaduwa, January 16, 1922. Chairman.

Ulapane-Riverside Branch Road.

OTICE is hereby given that in terms of the Branch -Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Saturday, February 4, 1922, at Mahavilla Factory at 10 а.м.

Business.

To consider and report to the Provincial Road Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road ;
- (b) The sections of the road used by these estates;

(c) The names of the proprietors, resident managers or superintendents, and of the agents of these estatesfor the assessment of the moiety of cost of maintenance for the year ending September 30, 1922.

Mahavilla Group, GEO BENZIE, Ulapane, January 17, 1922. Chairman.

Vellai-oya-Shannon Estate Cart Road.

TOTICE is hereby given that in terms of the Estates Roads Ordinance, No. 12 of 1902, a meeting of the Local Committee of the above road will be held on Monday, 6, 1922, at the Vellai-oya big bungalow, February at 4 P.M.

Business.

To draw up an estimate for the maintenance of the road for the year commencing October 1, 1921.

To prepare a list of estates, to be assessed for the private contribution on the above estimate, and any other business that may be put forward.

Vellai-oya Estate,	с.	G. SPILLER,
Hatton, January 20, 1922.		Chairman.

Nugatenna-Deanstone Branch Road.

N OTICE is hereby given that in terms of the Branch Boads Ordinance N Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Wednesday, Fel at 2 P.M. February 8, 1922, at the Dehigolla bungalow,

Business.

To consider and report to the Provincial Road Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road ;
- (b) The sections of the road used by these estates;

(c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates-

for the assessment of the moiety of cost of maintenance for the year ending September 30, 1922.

Dehigolla Estate, Rangala, January 21, 1922.

GEO JOHNSTON, Chairman.

Norton-Carolina Branch Road.

OTICE is hereby given that in terms of the Branch Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Monday, February 6, 1922, at Glengariff Factory, at 4 P.M.

Business.

To consider and report to the Provincial Road Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road;
- The sections of the road used by these estates; (b)
- The names of the proprietors, resident managers or (c) superintendents, and of the agents of these estates

for the assessment of the moiety of cost of maintenance for the year ending September 30, 1922.

Theberton Estate,	S. H. GRIGG,
Watawala, January 22, 1922.	Chairman.

Kadugannawa-Alagalla Branch Road,

NOTICE is hereby given that in terms of the Branch Boade Ordinance No. 14 (1993) Roads Ordinance, No. 14 of 1896, a meeting of the Local Committee for the above road will be held on Wednesday, February 8, 1922, \mathbf{at} Kirimittia bungalow, at 4.30 P.M.

Business.

To consider and report to the Provincial Road Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road;
- (b) The sections of the road used by these estates;
- (c) The names of the proprietors, resident managers or superintendents, and of the agents of these estates

for the assessment of the moiety of the cost of maintenance for the year ending September 30, 1922.

Kirimittia Estate, GORDON SKENE, Kadugannawa, January 23, 1922. Chairman.

Norwood-Campion Road.

OTICE is hereby given that in terms of the Branch Roads Ordinance, No. 14. of 1896, a meeting of the Local Committee for the above road will be held on Wednesday, February 8, 1922, at the Bogawantalawa Club, at 3 P.M.

Business.

1. To elect a Chairman for the Local Committee.

To consider and report to the Provincial Road 2. Committee with regard to-

- (a) The names of the estates (with their acreages) which are interested in and which use the road;
- The sections of the roads used by these estates;
- The names of the proprietors, resident managers or (c)

superintendents, and of the agents of these estatesfor the assessment of the moiety of the cost of maintenance for the year ending September 30,1922.

Provincial Road Committee,	C. S. VAUGHAN,
Kandy, January 24, 1922.	Chairman.

Ratnapura-Malwala Ferry 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 under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896,

will on Tuesday, February 28, 1922, at 2.30 P.M., at their office in Ratnapura, proceed to assess the under-mentioned estates to make up the private contributions :--

RATNAPURA-MALWALA FERI (Estimate No. D 396 of No	vember 23	н Road. 3, 1921.)	
Covernment mojety	N	Rs.	

Government molevy		0,010 0	
Private contributions	100	3,641 40	+

1st section, 2 miles.

Proprietors or Agents.	\mathbf{E} states.	Ac	reage.
The Mahawala Tea Estates Co., Ltd.	Mahawala	••	1,551
2nd section, 3 mile	es.		
Saffragam Tea and Rubber Co., Ltd.	Carney	•••	530
Lansdowne Rubber Co., Limited (Carson & Company, Agents)	Lansdowne		721
N. D. S. Silva, Winyatts, Gregory's road, Colombo	Silvaland		406
Mrs. N. D. B. Silva, Guildford House, Cinnamon Gardens, Colombo	$\mathbf{Agarsland}$		469
The Consolidated Tea and Lands Co., Ltd.	Galboda		742
	Hapugasten	na	
	Ġroup	••	3,493
	Alupolla	••	2,496
M. G. Gomez	Dikmukalan	a	200
	Total	•••	10,608

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, Ratnapura, January 24, 1922.

R. H. BASSETT, for Chairman.

Ratnapura-Malwala Ferry 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 Malwala ferry bridge on the Ratnapura-Malwala ferry branch road during 1921-1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, will on Tuesday, February 28, 1922, at 2.30 P.M, at their office in Ratnapura, proceed to assess the under-mentioned esates to make up the private contributions :---

Bridge across Malwala Ferry.	
(Estimate No. D 514 of November 29,	1921.)

Government moiety -Private contributions	Rs. 100 · 00 Rs. 102 · 00
Proprietors or Agents.	Estates. Acreage.
Lansdowne Rubber Co., Ltd. (Ca & Co., Agents) N. D. S. Silva, Winyatts, Gregor	Lansdowne 721
	Silvaland 406
Cinnamon Gardens, Colombo The Consolidated Tea and Lands	Agarsland 469
Ltd Do	Galboda 742 Hapugastenna
Do	Group3,493 Alupolla 2,496
M. G. Gomez	Dikmukalana 200
	Total 8,527

And at the same time and place the Committee will take evidence, if necessary, and receive and consider objections and suggestions.

rovincial Road Committee's Office, Ratnapura, January 24, 1922.
.)

R. H. BASSETT. for Chairman.

Glenalla-Havilland Branch Road.

OTICE is hereby given that the Governor, with the advice and consent of the Legislative Council, having agreed to grant the under-mentioned sum for the maintenance of the under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the pro-visions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, will on Tuesday, February 28,1922, at 2.30 P.M., at their office in Ratnapura, proceed to assess the under-mentioned estates to make up the private contributions :----

GLENALLA-HAVILI	AND BRANCE	e Road.
(Estimate No. D 408	of October	29, 1921).
•		· ·
Government mojety	• • • •	Bs. 1.785.00

Government molety,	·	00.69
Private contributions	Rs. 1,8	320 • 70
lst sect	tion.	
Proprietors or Agents. Darley Butler & Company	Estates. Glenalla	Acreage.
lst to 3rd	section.	
George Steuart & Company	Waharaka	565
lst to 4th	section.	
Darley Butler & Company	Havilland	525
Punchirala Arachchi, heir of Ad	ikari-	
rallaye Appuhamy	. Pitakele	44
E. B. Creasy & Company	. Dedugalla	382
Darley Butler & Company	Gangwarily	425
T. A. Periasamy Pillai	Kelvin	744
George Hunter	Oonankanda	153
Do	Uduwa	
		3,134

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, R. H. BASSETT, Ratnapura, January 24, 1922. for Chairmar.

Malwala Ferry-Wewelwatta Factory Estate Cart Road.

NOTICE is hereby given that the Local Committee having estimated the expenditure incurred in the maintenance of the above road from October 1, 1920, to September 30, 1921, at Rs. 17,418 26, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 24 cf the Estate Roads Ordinance, 12 of 1902, will on Tuesday, February 28, 1922, at No. 2.30 P.M., at their office in Ratnapura, proceed to confirm the assessment made by the Local Committee of the undermentioned estates according to the under-mentioned sections into which the road is divided.

MALWALA FERRY-WEWELWATTA FACTORY ESTATE CART ROAD.

Section A.

Proprietors or Agents.	Estates.	Acreage.	Assess- ment.
Lansdowne Rubber Co.,			Rs. c.
Ltd.	Lansdowne	732	119 55
Messrs. N. D. P. Silva &			
Messrs. N. D. P. Silva & Co	Silvaland	406	66 32
The Consolidated Tea and			
Lands Co., Ltd.	Galboda	874	142 73
K. G. Hendrick Appu-			
hamy of Galboda	Millakanuwa .	121	19 70
The Consolidated Tea and	-		
Lands Co., Ltd.	Hapugastenna	3 864	631 2
Do	Alupolla	2,746	448.40
M. G. Gomez	Dikmukalana	200	43 :88
Mrs. N. D. B. Silva, Guild-			
ford House, Cinnamon		1	
Gardens, Colombo	Agarsland	46 9	57 12
		9,412	1,528 72

S	ection B.		
Propriétors or Agents.		Acrea	A SEASE
inopricions of ingeneo.		1101048	ment
Messrs. N. D. P. Silva &		· · · ·	Rs: c.
Co	Silvaland	406	. 185 76
The Consolidated Tea and			••
Lands Co., Ltd. K. G. Hendrick Appu-	Galboda	874	399 90
hamy of Galboda	Millokonuwa	101	55 36
The Consolidated Tea and	Minakanuwa .	121	99 30
Lands Co., Ltd.	Hapugastenna	3.864	1.767 91
Lands Co., Ltd Do M. G. Gomez	Alupolla	2,746	
M. G. Gomez	Dikmukalana	200	. 113 5
Mrs. N. D. B. Silva, Guild-			
ford House, Cinnamon			
Gardens, Colombo	Agarsland	469	159 58
		8 680	3,937 98
	1		
Se	ction C.		
The Consolidated Tea and	۰.		e ⁴
Lands Co., Ltd.	Galboda	874	147 22
Lands Co., Ltd K. G. Hendrick Appu-	36/11 1		
• hamy of Galboda	Millakanuwa .	121	. 20 37
The Consolidated Tea and	Hanugaster	9 024	
Lands Co., Ltd. Do. M. G. Gomez	Alunolla	0,804	·· 000 89
M. G. Gomez	Dikmukalana	2,740	402 98 30 61
Mrs. N. D. B. Silva, Guild-			
ford House, Cinnamon			
Gardens, Colombo	Agarsland	46 9	58 64
•			1.070.01
		8,274	1,379 31
Sec	tion D.		
The Consolidated Tea and		,	1. 1. <u>1</u> . <u>1</u> .
Lands Co., Ltd. Do. M. G. Gomez	Hapugastenna	3,864	
Do	Alupolla	2,746	534 90
		200	40 6
Mrs. N. D. B. Silva, Guild- ford House, Cinnamon		·	· · · · ·
Gardens, Colombo	Agereland	480	67 49
	ingarstand	400	67 42
		7,279	1,395 . 4
	ction E.		
The Consolidated Tea and	T7		
Lands Co., Ltd.	Hapugastenna	3,864	3,026 65
Lands Co., Ltd. Do. M. G. Gomez	Dikmukalana	2,740	. 2,150 93
Mrs. N. D. B. Silva, Guild-	Dinnukalalla	200	100 99
ford House, Cinnamon			•
	Agarsland	469	271 5
•		<u></u> 2	
		7,279	5,609 62
A SA	etion F.		<u> </u>
The Consolidated Tea and		• • • • ;	2 mil 14
Lands Co., Ltd.	Alupolla .	2.746	3,097 66
M. G. Gomez	Dikmukalana	200	
Mrs. N. D. B. Silva, Guild-			
ford House, Cinnamon			
Gardens, Colombo	Agar sland .	. 469	
		9 4 1 ~	9 207 20
and the state of the	1. 2. pt	3,415	3,567 59
Abstract	of Assessment.		
Lansdowne estate	-J		Rs. c. 119 55
Silvaland estate		•••	252 8
Galboda estate		· · ·	689 85
Hapugastenna estate	•	6,	,829 13
Alupolla estate	• • • • •		,950_89
Dikmukalana estate		•••	500 0
Agarsland estate Millakanuwa estate	• •		981 33
	a di Colona a la colona di	•••	95 43
and the second second	Total	17	,418 26
			, TIU 40, 4

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, R. H. BASSETT, Ratnapura, January 24, 1922.

for Chairman.

A 8

Re c

Dehiowita-Algoda 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 under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, will on Tuesday, February 28, 1922, at 2.30 P.M., at their office in Ratnapura, proceed to assess the undermentioned estates to make up the private contributions :—

DEHIOWITA-ALGODA BRANCH ROAD. (Estimate No. D. 407 of October 29, 1921.)

A State of the second	Rs. c.	1
Government moiety	5100	
Private contributions	520 28	
TIVALE COMPLEXIBILITY		
Proprietors or Agents.	Estates. Acreage	
Rajawela Produce Company, Limited	· · ·	
(Gordon Fraser & Co., Agents)	Densworth 55	2
Panawala Tea Company, Limited		- 1
		1
(Bosanquet & Co.; Agents)	Ernan and	. 1
· · · ·	Glassel 1,34	4
Nahalma Tea Estates Company		
(Bosanquet & Co., Agents)	Nahalma . 68	1
Woodend Tea and Rubber Company,	4°-	
Limited (Lewis Brown & Co.,		- 1
	Woodend 992	2
	Woodend 55.	"
Sitawaka Tea and Rubber Company	36.1.1	
(Carson & Co., Agents)	Maldeniya 618	5
Panawatta Tea and Rubber Company		
(Whittall & Co., Agents) J. A. Symons, Colombo	Yogama 1,62	1
J. A. Symons, Colombo	Loolpola and	1
0. x1 x3 12020, 00000	Clearings . 52	2
Nallo Kankany of Degalassa	Maliyagoda 100	
Nano Kan any or Degalassa		'
Aboobakkar Lebbe Abdul Rahiman .		.
	pola 39	1
A. A. Thabrew, Dehiowita	Puhuwala-	
•	gama <i>alias</i>	1
	Deegala 80)
· · ·	· · · · · ·	- 1
•	6,079	
	, 0,074	- 1

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,	R. H. BASSETT,
Ratnapura, January 24, 1922.	for Chairman.

, Balangoda-Chetnole 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 under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, will on Tuesday, February 28, 1922, at 2.30 r.m., at their office in Ratnapura, proceed to assess the under-mentioned estates to make up the private contributions :--

> BALANGODA-CHETNOLE BRANCH ROAD. (Estimate No. 388 of November 23, 1921.)

		Rs. c.	
Government moiety	 *300	1,190 0	
Private contributions		1,213 80	

lst to 4th sect Proprietors or Agents.	Cultivated Acreage.	
S. Wela Pillai and W. Suppra- manium	Lady Smith	and
M. Sinnatamby H. and N. Wo ⁻ ship F. S. Hill and heirs of H. M. Seel •	Alpha Wewawatta Morahela Walawe	92 95 521 383

lst to 7tl	1 sect	ion.	-	
Proprietors or Agents. The Anglo-American Direct	Теа	Estates.		ivated reage.
Trading Company, Ltd.		Meddekanda	•••	685
Do. P. L. Palawasan Pillai		Rassagala Selvawațta	•••	1,547 96
			-	3,419
· · · · ·			-	<u> </u>

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, R. H. BASSETT, Ratnapura, January 24, 1922. for Chairman.

Parakaduwa-Hemmingford 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 under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896, will on Tuesday, February 28, 1922, at 2.30 P.M., at their office in Ratnapura, proceed to assess the undermentioned estates to make up the private contributions :--

PARAKADUWA-HEMMINGFORD BRANCH ROAD. (Estimate No. D. 397 of November 23, 1921.)

	Rs.	c.	
Government moiety	620	50	
Private contributions	632		
	•		
· · · ·			vated
Proprietors or Agents.	Estates.	Acre	e.ee.
Mr. Michael J. de Jong	De Jong Grou	b	46
The Grand Central Rubber Co	Meegastenna	• •	132
The General Tea Estates, Ltd	Hemmingford		
and the second	Group	•••	1,135
Mr. G. A. Talbot	Digowa	••	489
Manikkanda Rubber Co., Ltd.	-		
(Carson & Co., Agents)	Manikkanda	••	446
Mr. A. J. R. de Soysa, No. 3, De			
Soysa Buildings, Slave Island,			
Colombo	Tatuwalakand	8	346
Mr. A. H. T. de Soysa, Lynn Grove,			
Moratuwa	Hillington	••	84
Mr. T. A. de S. Wijeratna, Gaffoor	-		
Building, Fort, Colombo	Pannila	•• '	185
Mrs. N. E. Wijesekara, care of			
Messrs. D. D. Pedris, Pettah,		• • `	
	Donrill	••	130
Dona Engeltina Welikala, Don			÷.,
Charles Wijewardena, and Dona			
Caroline Wijewardena, care of			
Mr. D. L. Welikala Mr. C. C. Wijetunga, Union House,	Patberiya	••	67
Mr. C. C. Wijetunga, Union House,			
Bambalapitiya W. S. Kadigawa	Gangaturaya	••	30
W. S. Kadigawa	Kirigalla	••	21
• • •	·		<u> </u>
· · · ·	\mathbf{Total}	••	3,111

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, Ratnapura, January 24, 1922. R. H. BASSETT, for Chairman.

Gevilipitiya-Hatgampola 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 under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896.

will on Tuesday, February 28, 1922, at 2.30 P.M., at their office in Ratnapiura, proceed to assess the under-mentioned estates to make up the private contributions :---

> GEVILIPITIYA-HATGAMPOLA BRANCH ROAD. (Estimate No. D. 419 of October 29, 1921.)

	Rs.	c.	
Government moiety Private contributions			. <u>.</u>
Proprietors or Agents.	Estates.		reage.
L. W. A. de Soysa W. L. Strachan (Rubber Estates of	Yellangowrie	•••	440
Ceylon, Limited, Agents) Rubber Estates of Ceylon (The	Debatgama	••	883
Galaha Ceylon Tea Estates and	Urakanda	•••	647
	Total		1,970

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,	R. H. BASSETT,
Ratnapura, January 24, 1922:	for Chairman.

Ellearawa-Pinnawala 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 main-tenance of the under-mentioned road from October 1, 1921, to September 30, 1922, the Provincial Road Committee of the Province of Sabaragamuwa, acting under the provisions of section 23 of the Branch Roads Ordinance, No. 14 of 1896,

office in Ratnapura, proceed to assess the under-mentioned estates to make up the private contributions :
ELLEARAWA-PINNAWALA BRANCH ROAD. (Estimate No. D. 387 of November 23, 1921.)
Rs.C.Government molety5,39750Private contributions5,50545
, 1st and 2nd sections, 2 miles. Proprietors or Agents. Estates. Acreage.
S. P. Hayley and W. E. Spar- ling (Hayley & Kenny, Agents) Rye Rubber Division 122 P. L. Palawasan Pillai Udapolwatta
lst to 7th section, 6½ miles. The Uplands Tea Company, Limited (Whittall & Com- pany, Agents Maratenna Do Detanagalla Do Cecilton Gecilton Go Do Pambagolla Do Pinnawala Gerage 256 S. T. de Silva, Pine Hill Estate, Pelpola, Kalutara Ferndale and Sherwood, cultivated acreage 70
Total 2,984

will on Tuesday, February 28, 1922, at 2.30 P.M., at their

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, R. H. BASSETT, Ratnapura, January 24, 1922. for Chairman.

LOCAL BOARD NOTICES.

LOCAL BOARD OF MINUWANGODA.

Statement of Revenue and Expenditure for the Year 1921. Expenditure. Establishment Sanitation Lighting Public mode Revenue. Balance on January 1921.. Taxes .. Licenses c. 1,004:48 3,584 8 526 77 469 30 868:74 131 :Rs. c. .1. 7,051 48 2,051 51 3,110 50 2,616 85 33 50 1,974 53 88 0 ••• ublic works Other charges Refund of security . . Miscellaneous 6,585 Deposits 7 Balance on December 31, 1921. 10,341 30 Total 16,926 37 Total 16,926 37 ..

Rents

Fines

Statement of Assets and Liabilities for the Year 1921.

Liabilities. To contractors on account of security Surplus	Rs. 88 10.253	0	Assets. Cash in Kachcheri Uncashed payment orders		с. 67 81
- arprast.			Cash in hand Deposit in the Imperial	$5,371 \\ 632$	
_			Bank of India	4,337	34
Total	10,341	30	Total	10,341	30

Statement of Probable Revenue and Expenditure for the Year 1922.

Revenue. Taxes Licenses Rents Miscellaneous		Rs. c. 2,210 0 3,058 50 2,246 0 1,798 0		Expenditure. Establishment Office contingencies Sanitation Lighting Public works	•••	Rs. 1,220 335 3,410 487 500	с. 0 0 50 0
•			ł	Estimated balance		5,952 3,360	50 0
Total		9,312	50	Total		9,312	<u>.</u>
January 23, 1922.				H. E., NE	WNH.	AM, Airman	

LOCAL BOARD OF GAMPOLA. 4 Statement of Revenue and Expenditure, 1921. Expenditure, 1921. Expenditure. Interest and sinking fund on loans Cost of administration Education (Town School, Ordinance) Sanitation Lighting Police Revenue. Rs Rs. c. 14,099 53 4,767 12 76,080 50 Taxes . Licenses Rents .

Fines Miscellaneous		,••. ••.	.744 399	0 83
Balance on Decen	• b • e		26,090	98
1921	uņer	ы, ,	12,665	35
· •			2	

38,756 33 Total

Statement of Assets and Liabilities on December 31, 1921.

Police ... Public works

Miscellaneous

Total

Balance

Liabilities.	Rs.	c.	Assets.	Rs. c.
Päyment orders outstand	-		Cash in hand	25 10
ing	. 1,260	60	Cash in Kachcheri	8,124 87
Balance surplus	. 14,889		Cash in Bank (fixed	0,141 01
· · · · · · · · · · · · · · · · · · ·			deposit)	8,000 0
Ťotal .	. 16,149	97	Total	16,149.97
Statement of Pr	ohahla i	Dove	nue and Expenditure,1	and the
	ODGDIC 1	11046	and Expenditures	7.4
Revenue.	Rs.		Expenditure.	Rs. KA
Taxes	. 15,417	0	Interest and sinking fund	
Licenses .	. 4,528		on loans	6 8716 0 W
Rents	. 6,110	0	Cost of administration	8.151 . 0
Fines	. 700	0, (Education (Town School	
Miscellaneous	. 290	0	Ordinance)	120 0
	, <u>, , , , , , , , , , , , , , , , , , </u>		Sanitation	6,885 0
	27,045	50	Lighting	3,150 0
Balance on December 31	۱,		Police .	75. 0
1921	. 6,889	37	Public works	4,881 0
	·		Miscellaneous	835 0
				· · · · · · · · · · · · · · · · · · ·
· · · ·				25.813 0
			Probable balance on	Sec. Sec.
			December 31, 1922	8,121 37
· · · · · · · · · · · · · · · · · · ·				
Total .	. 33,93	4 37	Total	33,934 87
				<u></u>
Kandy Kachcheri, January 21, 1922.		į	C. S. VAI	IGHAN, hairman.
•,			, U	

Rs. c.

 $1,716 \quad 0 \\ 7,484 \quad 53$

120 0 7,363 3 2,956 7

11 6;147 38

6.068 .22

31;866 96 6,889 37

38:756 33

Notice of Sale, Local Board, Gampola.

OTICE is hereby given that the houses, &c., at Gampola, mentioned in the annexed schedule having been seized for non-payment of Police, Local Board, and water rates for the 2nd quarter, 1921, will be sold by publicauction on February 13, 1922, at 8 A.M., on the spot at Gampola, in conformity with the Local Boards Ordinance, No. 19of 1905, unless in the meantime the amounts owing in respect of rates, together with lawful costs of seizure and sale are duly paid.

Further particulars can be obtained from the Local Board Office, Gampola.

Kandy Kachcheri,	E. H. R. TENISON,
January 18, 1922.	for Government Agent.
•	·

SCHEDULE.

Ambagamuwa street, Nos. 203, 247, 249; Kandy street, Nos. 60, 95, 107, 113, 130, 134, 165; New Nuwara Eliya, Nos. 6, 21; Molton street, Nos. 1, 6; Patrick street, Nos. 5, 8. 9; Martvn's lane, Nos. 28, 28A; Byrde street, Nos. 55, 59, 89A; Hill street, Nos. 1, 18, 28; Keerapane, Nos. 18, 76, 90, 100; Mahara, Nos. 31, 32, 33, 40, 41, 65, 68, 70, 75, 100; Illawatura, Nos. 2, 7, 32, 59, 60, 63, 66, 67, 69, 82A, 82, 102, 104, 105, 104, 112, 127, 149. 83, 89, 105, 106, 112, 127, 137, 142; Unamboowa, Nos. 3, 4, 15, 16, 20, 21, 22, 42, 44, 56; Kahatapitiya, Nos. 3, 4, 9, 46, 52, 109, 109A, 117, 119, 122, 123, 135, 137, 139, 148, 153, 161, 164.

Notice of Sale, Local Board, Nawalapitiya.

OTICE is hereby given that the houses, &c., at Nawalapitiya, mentioned in the annexed schedule having been seized for non-payment of Police, Local Board, and water rates, Nawalapitiya, for the 2nd quarter, 1921, will be sold by public auction on February 14 and 15, 1922, at 8 A.M., on the spot at Nawalapitiya, in conformity with the Local Boards Ordinance, No. 19 of 1905, unless in the meantime he amounts owing in respect of rates, toge her with lawful costs of seizure and sale are duly paid.

Further particulars can be obtained from the Local Board Office, Nawalapitiya.

Kandy Kachcheri, January 20, 1922.	ʻ i	E. H. R. TENISON, for Government Agent.
· · .	, ,	•

SCHEDULE.

Kotmale road, Nos. 1, 2, 3, 4, 5, 8, 9, 13, 14, 58, 59, 83, 84, 85, 86, 87, 88, 90, 91, 92, 93, 163, 164, 166, 169, 170, 178, 155, 156, 157, 158; Dolosbage road, Nos. 1, 2, 57, 58, 61, 62, 63, 63A, 65, 65A, 66, 67, 68, 69, 70A, 71, 73, 81, 81A, 82,

TRADE MARKS NOTICES.

compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :

(1) Application No. 2,594.

(2) Date of Receipt : January 6, 1922.

(3) Applicant (Proprietor of the Trade Mark): SAF-VEANS AKTIE-BOLAG (a body corporate established under the laws of Sweden), Säfvenäs, Gothenburg, Sweden; Shippers.

83, 84, 85, 86, 87, 88, 88A, 89, 89A, 90, 91, 92, 93, 94, 95, 97, 97A, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 107A, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 117A; Gampola road, Nos. 14, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110; Hill road, Nos. 2, 21, 20, 26, 28, 30, 34, 35, 37 and 38, 40, 44, 45, 46; Penitudumulla, Nos. 12, 13, 14, 15, 15A, 16, 17, 18, 20, 21, 22, 23, 24, 26, 28, 33, 36, 38, 40, 41, 43, 44, 46, 47, 49. 52, 53, 55.

Statement of all Moneys received and paid and all Sums levied and expended under the Small Town Sanitary Ordinances 1892-1900 for the Small Town of Mullaittivu for the Year 1921.

Receipts. Balance on December 31, 1920 Assessment tax Licenses Road Ordinance collection	Rs. c. 1911 32 766 0 458 50 717 0	Payments. Administration Sanitation Street lighting Public works Miscellaneous	 	Rs. c. 331 82 833 81 247 69 715 42 170 74
Market and gala rents Miscellaneous		Balance	•••	2,299 48 1,786 57
Total	4,086 5	Total		4,086 0

Statement of Arrears of Sanitary Rates at end of 1921 for the Sanitary Board Town of Mullaittivu.

	For which Quarte	r.		Rs. c.
Third quarter	••	••	••	101 80 172 80
Fourth quarter	••	••	• • *	112 00
-	. :		Total	274 60
Sanitary Board	Office, v 11 1922		J. R. WALT	ERS, irman.

LOCAL BOARD OF ANURADHAPURA.

Statement of Actual Revenue and Expenditure for the Year 1921.

		-	
Revenue.	Rs. c.	Expenditure.	Rs . c.
Taxes Licenses Rents Fines Miscellaneous	15,609 94 7,539 52 12,630 16 524 84 2,952 48	Cost of administration . Sanitation . Lighting Police charges Public works Miscellaneous	73 82 15,968 4
Other receipts Balance on January 1, 1921, at Kachcheri Balance on January 1, 1921, at Imperial Bank	39,256 94 2,080 87 7,067 97 10,163 57	Other payments Balance on December 31, 1921, at Kachcheri Balance on December 31, 1921, at Bank	40,224 81 2,009 57 8,135 39 8,199 58
Total	58,569 35	Total	58,369 35
Statement of Probable Revenue.	Revenue ar Rs. c.	d Expenditure for the Y Expenditure.	ear 1922. Rs. c.
Taxes	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	Cost of administration Sanitation Lighting Police charges Public works Miscellaneous	5,540 28 13,394 0 2,600 0 200 0

Miscondinoods		Miscellaneous
Other receipts Balance on January 1922	39,580 65 1,100 0 1, 16,334 97	Other payments Balance on December 31, 1922.
Total	57,015 62	Total
Local Board Of	fice.	` A. W. SEY

Anuradhapura, January 21, 1922

(4) Address for service in the Island : Julius & Creasy. Bristol Buildings, York street, Fort, Colombo.

(5) Class: Fifty.

- (6) Goods : Boards, boxes, and cases, made from wood.
- (7) Mark:

TORROB

Registrar-General's Office. Colombo, January 25, 1922.

G. F. FORREST. Acting Registrar-General.

32,379 78 1,100 0

23,535 84 57,015 62

A. W. SEYMOUR, Chairman



STIRLING & GLASGOW, SCOTLAND

egistrar-General's Office, Colombo, January 25, 1922

IN compliance with the provisions of "The Trade Marks Ordinance, 1888," and the "Trade Marks Rules, 1906," the following application for registration of a Trade Mark is advertised :—

(1) Application No. 2,591.

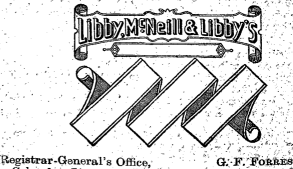
(2) Date of Receipt : January 6, 1922.

(3) Applicant (Proprietor of the Trade Mark): LIBBY MC. NEILL & LIBBY (a Corporation organized and existing under the laws of the State of Maine, United States of America), Union Stock Yards, City of Chicago, County of Ccok, State of Illinois, United States of America, Merchants.

(4) Address for service in the Island: Julius & Creasy, Bristol Buildings, York street, Fort, Colombo.

(5) Class : Forty-two.

(6) Goods : Substances used for foods and ingredients of foods, particularly corned beef. (7) Mark :



Colombo, January 25, 1922.

G. F. FORREST, Acting Registrar-General.

G F FORREST

Acting Registrar-General.



NOTICES UNDER " THE EXCISE ORDINANCE, No. 8 OF 1921. any persons wishing to make their representations orally to the Board should be present at the Kacheheri before Closing of Arrack Taverns.

OTICE is hereby given that it is proposed to close the Arrack Taverns in the annexed list from October 1, 1922, and the question of their abolition or retention will be finally decided by the Excise Advisorv Board of the Batticaloa District at the Meeting to be held at the Batticaloa Kachcheri on March 13 at 1.30 P.M.

The Board invites any persons interested in the matter to put forward any representations they may have to make either in favour of retention or abolition. Such Written representations may be made in writing or orally. representations should reach me before 1 P.M. on March 13, and any persons wishing to make their representations orally to the Board should be present at the Kachcheri before 1.30 P.M. on the date of the Meeting.

Batticaloa Kachcheri,	•	C. V. BRAYNE,
January 17, 1922.		Government Agent

List of Arrack Taverns.

1.			Murakkodanchenai
2.	Manmunai North		Araipattai
3.	Manmunai South and Eru		÷
	Porative		Munaikadu, Eruwil 🦕
4.	Karavaku pattu	• • •	Kalmunai
5.	Sammanturai pattu		Veeramunai
6.	Akkarai pattu	•	Karunkoditivu

Closing of Toddy Taverns.

NOTICE is hereby given that it is proposed to close the Toddy Taverns in the annexed list from July 1, 1922, and the question of their abolition or retention will be finally decided by the Excise Advisory Board of the Batticaloa District at the Meeting to be held at the Batti-caloa Kachcheri on March 13 at 1.30 P.M.

The Board invites any persons interested in the matter to put forward any representations they may have to make either in favour of retention or abolition. Such representations may be made in writing or orally. Written representations should reach me before 1 P.M. on March 13, and

1.30 P.M. on the date of the Meeting.

C. V. BRAYNE, Batticaloa, Kachcheri, January 17, 1922. Government Agent.

List of Toddy Taverns.

1. Manmunai North Manmunai South and Eruwil 2.

- Munaikadu, Eruvil Porative 3. Karavaku pattu
- Pandiruppu, Kalmunai Akkarai pattu Karungkoditivu 4.

Re-opening of Taverns.

OTICE is hereby given that it is proposed to re-open the taverns in the annexed list, and the question of their re-opening will be finally decided by the Excise Advisory Board of the Batticaloa District at the Meeting to be held at the Batticaloa Kachcheri on March 13 at 1.30 р.м.

The Board invites any persons interested in the matter to put forward any representations they may have to make either for or against the re-opening. Such representations may be made in writing or orally, written representations should reach me before 1 P.M. on March 13, and any persons wishing to make their representations orally to the Board should be present at the Kachcheri before 1.30 P.M. on the date of the Meeting.

Batticaloa Kachčheri, C. V. BRAYNE, January 17, 1922.

Government Agent.

TAVERNS REFERRED TO.

Toddy Taverns.

Eruvil Porativu pattu Koddaikallar •• 5 2. Sammanturai pattu Navithanvelly

Notice re Closing of Foreign Liquor, Arrack, or Toddy Taverns.

OTICE is hereby given that it it proposed to close the foreign liquor, arrack, and toddy taverns specified in the schedule below from October 1, 1922.

I shall be prepared to receive any written representation up to March 10, 1922, on which date at the Kandy Kachcheri, between the hours of 2 and 3 P.M., I shall also be prepared to receive any verbal representation that may be made to me regarding the closing of such taverns.

Kandy Kachcheri January 15, 1922.

C. S. VAUGHAN, Government Agent.

SCHEDULE.

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Arrack tavern within the village of Watawala in Uda Bulatgama. 1. 2. Toddy tavern within the village of Kolugala in Udapalata. 3.

Foreign liquor tavern within the town of Teldeniya.

GOVERNMENT **NOTIFICATIONS.**

(Continued from page 161.)

T is hereby notified for public information that five free courses of tuition of three months each will be given annually, at the expense of the Government of Ceylon, at the London School of Tropical Medicine.

Three courses will be available (a) for officers already in the Medical Service of the Government of Ceylon, (b) for candidates nominated to appointments in the Medical Service of the Government of Ceylon, and (c) in default of sufficient applications from Government officers in any one year, for private medical practitioners residing in the Island.

Medical men in classes (a) and (b) undergoing a course of instructions will be granted an allowance for board and lodging at the rate of £3 a week, leaving them to make their own arrangements as to where they reside.

Araipattai, Putukkudy-

iruppu

4. Such medical men must sign a bond with the Crown Agents to the effect that they will refund all moneys received as an allowance for board and lodging, and also a sum of £20 in respect of their tuition, if they fail at the end of the three months' course to obtain the school certificate, or if on obtaining it they fail to assume or resume their posts, or if they leave the service of Government, except on the ground of ill-health, within three years of their assumption of or return to duty.

5. A medical man who obtains an appointment under the Government of Ceylon within three months of taking the course at the school may apply for a refund of his tuition fees, provided that one of the free courses for the year in which he attended the school was unused.

6. In the case of a medical man not in the employment of, or not nominated for employment under, the Government of Ceylon being granted a free course of tuition, he will not receive any allowance for board and lodging. He must, however, execute a bond with the Crown Agents undertaking to refund the sum of £20 in respect of his tuition if at the end of his three months' course he fails to obtain the school certificate, or if on obtaining it he fails to return to Ceylon within a period of three years from the last date on which he attended the course of free tuition.

7. There are three School Sessions yearly of three months each, viz., from January 15 to April 14, May 1 to July 31, and October 1 to December 31, inclusive.

8. The Notification dated August 11, 1921, published in *Government Gazette* No. 7,203 of August 12, 1921, is hereby cancelled.

	By His Excellency's command,
Colonial Secretary's Office,	GRAEME THOMSON,
Colombo, January 24, 1922.	Colonial Secretary.

IS Excellency the Governor has been pleased, with the sanction of the Secretary of State for the Colonies, to approve the amendment of the Pension Minute dated December 9, 1908, by the addition of the following rule as section 21 (1) A of the Minute :—

An officer who is transferred to the service of this Colony from the Imperial Service from the Government of India or from the service of another British Colony or Protectorate, except those referred to in section 21(1), and whose aggregate service in Ceylon and in the Imperial Service or the service of the Government of India or the service of such other British Colony or Protectorate would have entitled him, had it been wholly in Ceylon, to a pension under these regulations, may, with the sanction of the Governor, on his ultimate retirement from service (provided such retirement takes place from Ceylon), if he has served for a period of at least five years in Ceylon, be entitled to receive from the Government of Ceylon in lieu of a pension based upon the salary drawn in Ceylon and upon the length of service in Ceylon a pension representing the difference between the pension or pensions earned by such officer in respect of his service under the Imperial Government or the Government of India or such other British Colony or Protectorate or Colonies or Protectorates, and a pension calculated as if his pensionable service had been wholly in Ceylon. Provided that in no case shall a pension calculated in accordance with this clause exceed by more than £250 per annum, a pension based upon the salary drawn in Ceylon and upon the length of service in Ceylon.

Colonial Secretary's Office, Colombo, January 26, 1922. By His Excellency's command, GRAEME THOMSON, Colonial Secretary.

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