I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

S. G. BOYDELL, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 6 March, 1930.

New South Wales.



ANNO VICESIMO

GEORGII V REGIS.

Act No. 3, 1930.

An Act to amend the Marketing of Primary Products Act, 1927, as amended by the Marketing of Primary Products (Amendment) Act, 1928, and certain other Acts; to ratify certain agreements made between the Egg Marketing Board for the Counties of Cumberland and Northumberland and the Shires of Nattai and Wollondilly and the Colonial Treasurer respecting advances to the said Board by the Colonial Treasurer; to validate certain proclamations; and for purposes connected therewith or incidental thereto. [Assented to, 11th March, 1930.]

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

R. B. WALKER.

BE

Chairman of Committees of the Legislative Assembly.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. (1) This Act may be cited as the "Marketing of Primary Products (Amendment) Act, 1930," and shall come into operation on a day to be appointed by the Governor and notified by proclamation published in the Gazette.

(2) The Marketing of Primary Products Act, 1927, as amended by the Marketing of Primary Products (Amendment) Act, 1928, is in this Act referred to as the Principal Act, and this Act shall be construed with the Principal Act.

(3) The Principal Act as amended by this Act may be cited as the Marketing of Primary Products

Act, 1927–1930.

2. The Principal Act is amended as follows:-

Amendment of Act No. 34, 1927,

Sec. 4. "Certificate."

(a) (i) by inserting after the word "issued" in the definition of "Certificate" in section four the words "under this Act"; by omitting from the same definition the words

"by a producer";

"Producer."

(ii) by omitting from the definition of "Producer" in section four the words "and includes a son or daughter of twenty-one years of age and upwards of a producer working on his parents' farm, not for wages but for his keep and pocket money only" and by inserting at the end of the same definition the words "The term 'Producer' shall, for the purpose of any such petition or poll, include a son or daughter of twenty-one years of age and upwards of a producer working on his parents' farm, not for wages but for his keep and pocket

money only";
(b) (i) by omitting from subsection one of section five the words "engaged in producing the product";

Sec. 5 (1).

(ii)

(ii) by omitting from subsections two and three Sec. 5 (2) (3). of the same section the words "resident or carrying on the business of production" and by inserting in their stead in each subsection the words "producing it";

(iii) by adding at the end of both subsection two and subsection three of the same section the words "The Governor may by proclamation alter the said day for the poll to be

taken to a subsequent day";

(iv) by omitting from the proviso to subsection Sec. 5 (3). three of the same section the words "engaged in producing the commodity" and by inserting in their stead "entitled to vote at the poll";

(v) by omitting from subsections four and Sec. 5(4)(12). twelve of section five the words "not less (Penalty.) than two pounds" and inserting in their place in each subsection the words "not

more than two pounds";

(vi) by inserting in subsection (4c) of the same soc. 5 (4c). section after the words "preferential voting" the words "or proportional repre-

sentation as prescribed ";

(vii) by omitting from subsection five of the sec. 5 (5). same section all the words after the word "Minister" where lastly occurring and by inserting in their stead the words "out of the proceeds of the commodity or other moneys of the board that may be applied thereto";

(viii) by omitting from subsection seven of the sec. 5 (7). same section the words "the classes of

persons deemed to be producers and ";

(ix) by omitting subsection ten of the same Sec. 5 (10). section;

(x) by inserting after subsection eleven of the sec. 5 (11A). same section the following new subsec-

tion:-

(11A) When requested so to do by a Addition of petition signed by such number as the an area. Governor considers sufficient of producers

of a product within an area mentioned in the petition which is not, as regards such product, in an area controlled by a board, the Governor may by proclamation appoint a day for a poll to be taken of the producers of such product within the area mentioned in the petition on the question whether such last-mentioned area shall be added to the area controlled by a board. If more than two-thirds of the votes polled are in favour of such addition and the votes polled are given by at least two-thirds of the producers entitled to vote at such poll, the Governor shall by proclamation declare that on and after the day specified therein the area referred to in the proclamation shall become part of the area controlled by the board and (if the product is not a commodity within the area referred to in the proclamation) that the product shall within such area be a commodity under and for the purposes of this Act.

On and after the day so specified the board shall be deemed to be appointed in respect of the commodity within the combined areas, and no reconstitution of the board shall be necessary, and all the provisions of this Act and of any regulation or proclamation made thereunder shall, so far as they are or may be applicable within the area controlled by the board immediately prior to such day apply within the

combined areas.

(xi) by omitting from subsection twelve of the same section the words "the board shall be dissolved by proclamation" and by inserting in place thereof the following words: "the Governor shall by proclamation order that the board shall be wound up, and thereupon the board shall proceed to wind up,

Sec. 5 (12). Dissolution of board.

and

and shall exercise its powers and authorities only for such purpose: Provided that the Governor may by that or any subsequent proclamation appoint any person to be liquidator for the purpose of winding-up the affairs of the board at such remuneration as the Governor shall fix, and such liquidator may for that purpose on behalf and in the name and as the act and (where necessary) under the seal of the board bring and defend such proceedings, and do and execute such acts, deeds, and things as may be necessary. When the Governor is of opinion that the affairs of the board are wound up he may by proclamation dissolve the board, and upon the dissolution of any board all moneys and other assets of the board shall become the property of His Majesty, and shall be dealt with and disposed of as the Governor may direct";

(xii) by omitting from subsection twelve of the same section the words "engaged in producing a product" and by inserting in their stead the words "of producers";

(xiii) by omitting from the same subsection the words "of any particular product" and by inserting in their stead the words "producing the commodity";

(xiv) by inserting in the same subsection after the words "a poll of the producers" the

the words "producing it";

(xv) by inserting in subsection thirteen of section five before the words "in such newspapers" the words "a statement that such proclamation has been so published shall be published";

(xvi) by inserting in section five to follow sub- Sec. 5 (14). section thirteen the following new subsec-

tion :-

(14) Notwithstanding the provisions of section four or any other provision of this Act

Act, the regulations may prescribe in respect of any product or commodity the persons or classes of persons who shall or shall not be deemed to be producers for the purpose of any petition or poll under this Act, or for any other purpose of this Act.

Further amendment of Act No. 34, 1927.

3. The Principal Act is further amended—

Change of name of board. Companies Act, 1800, s. 225.

- (a) by inserting after subsection five of section seven the following new subsection:—
 - (5A) (a) The Governor may with the consent of the board by proclamation change the official name of any board.
 - (b) No such alteration of name shall affect any rights or obligations of the board or render defective any legal proceedings instituted or to be instituted by or against the board, and any legal proceedings may be continued or commenced by or against the board by its new name that might have been continued or commenced by or against the board by its former name.

(b)

(b) by inserting in section ten after paragraph (iv) the following new paragraph:—

Delivery of commodity produced outside board's area.

Sec. 10.

(v) arrange with a producer producing any of the commodity outside the area controlled by the board for the delivery of his commodity so produced to the board for such period and on such terms and conditions as the board may think fit, and, subject to such arrangement, the board and the producer shall mutually have the same rights, duties, powers, and obligations (including in respect of levies) in reference to the commodity so arranged to be delivered as would be applicable if such commodity were produced within the area controlled by the board.

- (c) (i) by omitting from subsection one of section sec. 11 (1).
 eleven the words "hereinafter prescribed"
 and by inserting in their stead the words
 "prescribed by or under this Act";
 - (ii) by omitting from subsection two of section sec. 11 (2). eleven the words "so delivered" and inserting in lieu thereof the words "delivered by the producers thereof to";
 - (iii) by omitting subsection three of the same sec. 11 (3). section and inserting in lieu thereof the following new subsection:—
 - (3) Every producer who, save as prescribed by or under this Act, sells or delivers any of the commodity to a person other than the board, and every person other than the board who, save as aforesaid, buys or receives any of the commodity from a producer, shall be guilty of an offence and liable on summary conviction to a penalty not exceeding one hundred pounds. This subsection shall not apply to the sale, delivery, purchase, or receipt of such of a commodity as has been tendered to the board in conformity with this Act, and the acceptance of which has been refused by the board.
 - (iv) by omitting from paragraph (c) of subsec-Sec. 11 (4). tion four of section eleven the words "as (e). seed or for food for his family or his live-stock" and by inserting in their stead the words "for food for his family or his live-stock, or for seed, or for other purposes prescribed";
 - (v) by inserting in subsection six of the same sec. 11 (6). section after the word "Gazette" the words "or by a notice in writing to the exempted producer, signed by the secretary or other authorised officer of the board";

Sec. 11 (7).

Revesting of such of the commodity as board refuses to accept or as is exempt. (vi) by inserting in section eleven to follow subsection six the following new subsection:—

(7) Where by or under a proclamation any of the commodity has become vested in the board such of the commodity so vested—

(a) as the board refuses to accept after tender of delivery to it in accordance with this Act shall on such refusal, or

(b) as is subject to such exemption as aforesaid shall on its becoming so exempted

revest in the persons who would have held the same had the commodity not been so vested in the board but subject to all mortgages, charges, liens, pledges, interests, and trusts that would have affected the same had the commodity not been so vested.

(d) by omitting from section twelve all words down to and including the words "such producer or society" and by inserting in their stead the words "all the commodity delivered to a board shall be delivered in the name of the producer thereof, and if so prescribed such producer."

(e) (i) by omitting from subsection two of section fourteen the words "and sold by";

(ii) by adding at the end of the same subsection the words "and regard being had to the other circumstances (if any) that affect the amount of the payment to the producer";

(iii) by omitting subsection three of section fourteen and by inserting in that section the following new subsections:—

(3) The board may deduct from the proceeds of sale of the commodity the expenditure incurred in and about the marketing of the commodity, the costs, charges, and expenses of the administration by the board of this Act and any

Sec. 12.

Sec. 14 (2).

sums

sums necessary to repay any advances made to the board and interest thereon. Deductions made before the enactment of this subsection that would have been authorised by this subsection had it then

been in force are hereby validated.

(4) For the purposes of ascertaining the net price to be paid to a producer of any of the commodity delivered to the board, or to any person interested therein, and generally for the purposes of this Act, the board's decision as to quality, standard, or grade of any of the commodity delivered to the board (whether quality, standard, or grade is prescribed or not), the method of determining the dockages and deductions to be made and the amounts thereof respectively, cost of freight, and other charges, and the amounts to be deducted under subsection three of this section, shall be final and conclusive.

4. The Principal Act is further amended—

Further amendment of Act No. 31, 1927.

- (a) by omitting subsection three of section sixteen; Sec. 16.
- (b) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "Governor" where first occurring the words "and by notification in the Gazette";

(ii) by inserting in the same subsection after the word "amount" where first occurring the words "or at such rate on and to be paid by such persons and on such basis for

such period or otherwise";

(iii) by adding at the end of the same subsection the words "In case no period for or during which the levy is to be made is specified, the levy shall continue to be made until otherwise directed by the board with the approval of the Governor";

(c) by omitting paragraph (ii) of subsection two

of the same section;

Sec. 24.

(d) by inserting in section twenty-four to follow subsection three the following new subsections:-

(4) Except in the case of a levy made for the purposes of paragraph (iv) of subsection two no poll of producers shall be requested or taken in respect of any levy made under this section.

(5) Levies made after the commencement of the Marketing of Primary Products (Amendment) Act, 1930, for any of the purposes of paragraphs (iv) and (v) of subsection two of this section shall be made separately.

Sec. 29.

(e) (i) by inserting in subsection one of section twenty-nine after the word "commodity" first occurring the words "or any person or class of persons";

(ii) by inserting in the same subsection after the word "held" the words "or under his

control":

Sec. 33.

(f) (i) by omitting from section thirty-three the words "for any offence against this Act" and inserting in their stead the words "whatsoever, whether at Law or in Equity";

(ii) by omitting from subsection three of the same section the words "in any complaint";

(iii) by omitting from subsection four of the same section the words "charged with the offence" and by inserting in their stead the words "who is a defendant or respondent or is charged with an offence."

5. The Principal Act is further amended by inserting Further amendafter section thirty-three the following new sections:-

ment of Act No. 34, 1927. New 88, 33A, 33B.

Board's certificate prima facie evidence of certain facts.

33A. In any action or proceeding the production by the board or on its behalf of a certificate under the seal of the board that a certain sum is the amount of levy payable by any person under this Act or the regulations and that such sum has become due and payable on a certain day shall be prima tacie evidence of the facts so certified.

33в.

33B. Any notice that is required to be given or service of that may be given by a board under this Act or the notices. regulations shall be deemed to have been duly given if sent by post in a letter addressed to the person to be served at his place of abode or business in New South Wales last known to the board, and such notice shall be deemed to have been given at the time when a letter so posted should in the ordinary course be delivered.

6. The Principal Act is further amended-

Further amendment of Act No. 34, 1927.

- (a) (i) by omitting from paragraph (ii) of sub-sec. 34. section one of section thirty-four the words "boards, all regulations shall be as recommended by the board and may provide for all or any of the following matters" and by inserting in lieu thereof the words "any board";
 - (ii) by omitting subparagraph (f) of paragraph(ii) of the same subsection;
 - (iii) by omitting from subparagraph (g) of paragraph (ii) of the same subsection all words down to and inclusive of the words "section twenty-four of this Act";
 - (iv) by omitting from the same subparagraph (g) the words "provided that before any particular levy is made in any industry, at the request in writing of at least one hundred producers in that industry, or such less number of such producers as may be prescribed, a poll of such producers shall be taken as prescribed, and if upon such poll the majority of votes is against the making of such levy no such levy shall be made upon the producers in that industry" and by inserting in lieu thereof the following words: "Provided that before any particular levy is made, if at least one hundred producers in the particular industry, section of industry, area or locality (or such less number as may be prescribed)

prescribed) so request in writing, the Minister shall cause a poll of such producers to be taken as prescribed, and if upon such poll the majority of votes is against the making of such levy it shall not be made ";

(v) by omitting from the same subparagraph (g) the words "imposing fines" and inserting in lieu the words "providing for the imposition by a board (by way of addition to the levy or other moneys) of a fine";

(vi) by inserting at the end of paragraph (ii) of the same subsection the following new

subparagraphs:-

(i) requiring the producers of a commodity produced within the area controlled by a board to register and re-register with the board at the prescribed times their names and such other particulars as may be prescribed, and requiring a producer on ceasing to produce as aforesaid, to notify the board thereof;

(j) regulating within the area controlled by the board the marketing, sale, and branding of any of the commodity produced outside the State or within the State, but outside the said area, or the packages containing such

commodity;

(k) the duties of care or precaution to be taken and methods to be used by any person in the display of any of the commodity for sale or in storage or custody of any of the commodity held or offered for sale whether in any of such cases the commodity is owned by the board or not;

(vii) by adding at the end of paragraph (ii) of subsection one of section thirty-four the

following words:-

"Provided that if the Minister is of opinion that a proposed regulation relates

to any of the matters in respect of which this paragraph (ii) authorises the making of regulations, the regulation shall only be made on the recommendation of the board."

7. (1) The proclamations referred to in the Schedule Validation to this Act shall be and be deemed to have been validly proclamamade under the Principal Act, and shall be and be the Principal deemed to have been effective for the ends, purposes, Act set out in Schedule and objects in the said proclamations respectively hereto. mentioned.

- (2) Nothing in this Act shall affect the right, if any, of the parties in a Suit in Equity No. 8012 of 1929, instituted by Statement of Claim filed in the Supreme Court in Equity on the twelfth day of November, one thousand nine hundred and twenty-nine, to their costs of the said suit.
- 8. (1) The Colonial Treasurer shall be deemed to Validation have been empowered to make to the Egg Marketing loans by Board for the counties of Cumberland and Northum-Treasurer to berland and the Shires of Nattai and Wollondilly (hereing Board for inafter called the Egg Board) and the Egg Board to counties of obtain from the Colonial Treasurer the respective ad- ac. vances mentioned in the agreements under seal made between the Egg Board of the one part and the Colonial Treasurer of the other part dated respectively the ninth day of August, one thousand nine hundred and twentynine, and the ninth day of October, one thousand nine hundred and twenty-nine.

(2) Within one month from the commencement of the Marketing of Primary Products (Amendment) Act, 1930, the Egg Board shall repay to the Colonial Treasurer the said advances, together with interest thereon (or on the amount thereof for the time being unpaid) at the rate of six pounds per centum per annum, such interest to be computed from the date or respective dates on which the said moneys or part thereof shall have been advanced to the Egg Board by the Colonial Treasurer, and to accrue from day to day until the said advances are fully repaid, and to be added

added to the principal at the expiration of every period of six months after the date or respective dates on which the said moneys or part thereof shall have been so advanced as aforesaid, and thereafter such interest shall be deemed to have become and to become part of the principal moneys, and shall bear interest accordingly at the rate aforesaid.

(3) The charges upon the assets of the Egg Board contained or referred to in the said agreements under seal of the payment to the Colonial Treasurer of the principal and interest moneys hereinbefore mentioned, and all the powers, rights, and remedies in favour of the Colonial Treasurer contained or referred to in the said agreements, shall be and be deemed to have been valid and enforceable as if the same were herein enacted and set forth at length with such alterations (if any) as may be required by the terms of this section.

SCHEDULE.

Date of Proclamation.	Published in Government Gazette of—	Description.
	Firs	r as to Eggs.
18 July, 1928	20 July, 1928	Proclaiming eggs to be a commodity under and for the purposes of the Marketing of Primary Products Act, 1927, within the counties of Cumberland and Northumberland and the shires of Wollondilly and Nattai, and declaring that on the 21st September, 1928, a poll shall be taken of the producers resident or carrying on the business of production of eggs within the said area on the question whether a marketing board shall be constituted in relation to the said commodity.

SCHEDULE

SCHEDULE—continued.

Date of Proclamation.	Published in Government Gazette of—	Description.
	FIRST AS TO	EGGS—continued.
25 September, 1928.	28 September, 1928.	Declaring that a board shall be constituted in relation to eggs produced in the said area, and extending the provisions of the said Act to eggs, and appointing the 31st October, 1928, for a poll to be taken of the producers of eggs resident or carrying on the business of production within the said area for the election in the pre-
		scribed manner of three representa- tives of egg producers to be mem- bers of an Egg Marketing Board.
14 November, 1928.	16 November, 1928.	Appointing an Egg Marketing Board in relation to eggs produced within the said area, such board to con-
14 May, 1929	17 May, 1929	sist of the persons therein named. Declaring— (1) That eggs within the said area shall on and from the 27th May, 1929, be divested from the producers thereof and become absolutely vested in and be the property of the said board; (2) that upon any of the commodity coming into existence after the 27th May, 1929, and before the 16th November, 1931, it shall become vested in and become the property of the said board; (3) that every person or corporation in whose possession or control any of the said commodity existing at the 27th May, 1929, shall be, shall within seven days from such date, and every person or corporation in whose possession or control any of the said commodity coming into existence after such date and before the 16th November, 1931, shall be, shall within seven days from the same coming into existence, give notice as therein provided; and

SCHEDULE

SCHEDULE--continued.

Date of Proclamation.	Published in Government Gazette of—	Description,
	FIRST AS T	To Eggs—continued.
		(4) that unless exempted by or under the said Act as amended, every producer of any of the said commodity (whether existing at the 27th May, 1929, or coming into existence thereafter) which shall become vested in the said board shall grade, pack, brand, store, and deliver the same to the board or its authorized agents in accordance with the said Act as amended and
		the regulations for the time being in force thereunder.
	SECONE	AS TO HONEY.
6 November,	9 November,	Proclaiming honey to be a commodity
1928.	1928.	under and for the purposes of the said Act within the State of New South Wales, and declaring the 11th February, 1929, as the day for a poll to be taken of the producers of honey resident or carrying on the business of production within the said State
20 February, 1929.	22 February, 1929.	on the question whether a Marketing Board shall be constituted in relation to the said commodity. Declaring that a board shall be constituted in relation to honey produced in the said State and extending the provisions of the said Act to honey, and appointing the 2nd April, 1929, for a poll to be
30 April, 1929	3 May, 1929	taken of the producers of honey resident or carrying on the business of production within the said State for the election in the prescribed manner of three representatives of honey producers to be members of a Honey Marketing Board. Appointing a Honey Marketing Board in relation to honey produced within the said State, such board to consist of the persons therein named.
		SCHEDILLE

SCHEDULE—continued.

Date of Proclamation.	Published in Government Gazette of—	Description.
	SECOND AS TO	Honey—continued.
15 October, 1929.	18 October, 1929.	Declaring— (1) that the said commodity, that is to say honey, within the said State shall on and from the 4th November, 1929, be divested from the producers thereof and become absolutely vested in and be the property of the last-mentioned board; (2) that upon any of the commodity coming into existence after the 4th November, 1929, and before the 3rd May, 1932, it shall become vested in and become the property
		of the said board; (3) that every person or corporation in whose possession or control any of the said commodity existing at the 4th November, 1929, shall be, shall, within seven days from such date, and every person or corpora-
		tion in whose possession or control any of the said commodity coming into existence after such date and before the 3rd May, 1932, shall be, shall, within seven days from the same coming into existence, give notice as therein provided; and
		(4) that unless exempted by or under the said Act, as amended, every producer of any of the said commodity (whether existing at the 4th November, 1929, or coming into existence thereafter) which shall become vested in the said board shall store and deliver the same to the board or its authorised agents in accordance with the said Act, as amended, and the regulations for the time being in force thereunder.

SCHEDULE—continued.

Date of Proclamation.	Published in Government Gazette of—	Description.
	THIRI	as to Rice.
6 July, 1928	6July, 1928	Proclaiming rice to be a commodity under and for the purposes of the said Act within the said State, and declaring that on the 7th September, 1928, a poll shall be taken of the producers resident or carrying on the business of production of rice within the said State on the question whether a Marketing Board shall be constituted in relation to the said commodity.
25 September, 1928.	28 September, 1928.	Declaring that a board shall be constituted in relation to rice, and extending the provisions of the said Act to rice, and appointing the 31st October, 1928, for a poll to be taken of the producers of rice resident or carrying on the business of production within the said State for the election in the prescribed manner of five representatives of rice-producers to be members of a Rice Marketing Board, and appointing the Willimbong and Wade Shires respectively to be electoral districts, and declaring that the former shall be entitled to elect three representatives, and that the latter shall be entitled to elect two representatives.
6 November, 1928.	9 November, 1928.	Appointing a Rice Marketing Board in relation to rice produced within the said State, such board to consist of the persons therein named.
26 February, 1929.	8 March, 1929	Appointing the person therein named to be a member of the Rice Marketing Board of New South Wales.

SCHEDULE

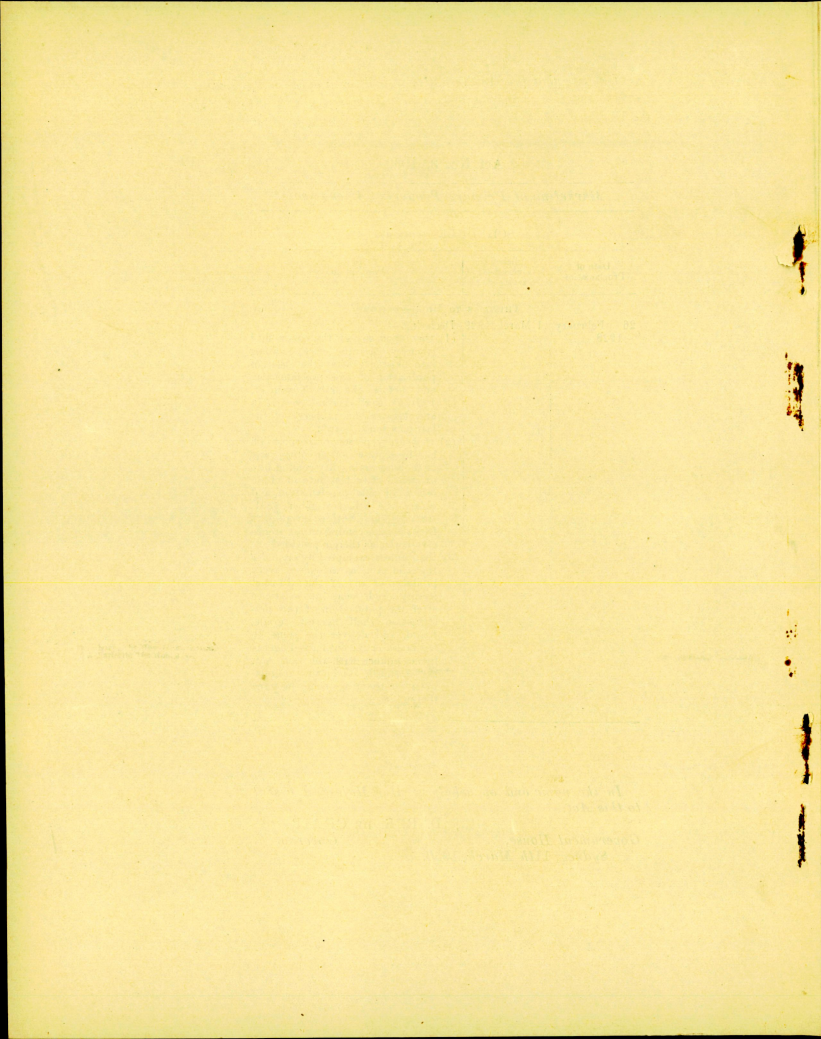
SCHEDULE-continued.

Date of Proclamation.	Published in Government Gazette of—	Description.
	THIRD AS	To RICE—continued.
26 February, 1929.	1 March, 1929	(1) that upon any of the commodity (thereby meaning rice) coming into existence after the date of publication of this proclamation, and before the 9th November, 1931, it shall become vested in and become the property of the last-mentioned board; (2) that every person or corporation in whose possession or control any of the said commodity coming into existence after the date of publication of this proclamation, and before the 9th November, 1931, shall be, shall within seven days from the same coming into existence give notice as therein provided; (3) that unless exempted by or under the said Act, as amended, every producer of any of the said commodity which comes into existence after the publication of this proclamation shall harvest, grade, brand, and deliver the same to the board or its authorised agents in accordance with the said Act, as amended, and the regulations for the time being in force thereunder.

In the name and on behalf of His Majesty I assent to this Act.

D. R. S. DE CHAIR,

Government House, Sydney, 11th March, 1930. Governor.



MARKETING OF PRIMARY PRODUCTS (AMENDMENT) BILL.

SCHEDULE of Amendments referred to in Message of 5th March, 1930.

Page 2, clause 2, line 27. After "son" insert "or daughter"

Page 2, clause 2, line 34. After "son" insert "or daughter"

Page 11, clause 6. Omit subparagraph (ii) insert new subparagraph (ii) in lieu thereof, as follows:—

(ii) by omitting subparagraph (f) of paragraph (ii) of the same subsection;

MARKETING OF PRIMARY PRODUCTS (AMEXDMENT) SILL

SCHEDVEE of Amendments referred to in Message of 5th March, 1930

Pige 2, chare 2, line 37. After " son " insert " or danginer" Page 2, chare 2, line 34. After " son " insert " or danginer" Page 11, clause 6. Onit subparagraph (ii) insert new subparagraph (ii) in iten thereoft os follows --til) by othering subparagraph (ii) of noversing (ii) of the come subtant This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

S. G. BOYDELL, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 February, 1930.

THE LEGISLATIVE COUNCIL has this day agreed to this Bill with

Amendments.

W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 5th March, 1930.

New South Wales.



ANNO VICESIMO

GEORGII V REGIS.

Act No. , 1930.

An Act to amend the Marketing of Primary Products Act, 1927, as amended by the Marketing of Primary Products (Amendment) Act, 1928, and certain other Acts; to ratify certain agreements made between the Egg Marketing Board for the Counties of Cumberland and Northumberland and the Shires of Nattai and Wollondilly and the Colonial Treasurer respecting advances to the said Board by the Colonial Treasurer; to validate certain proclamations; and for purposes connected therewith or incidental thereto.

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BE

DE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

1. (1) This Act may be cited as the "Marketing of Short title. Primary Products (Amendment) Act, 1930," and shall come into operation on a day to be appointed by the Governor and notified by proclamation published in the 10 Gazette.

(2) The Marketing of Primary Products Act, 1927, as amended by the Marketing of Primary Products (Amendment) Act, 1928, is in this Act referred to as the Principal Act, and this Act shall be construed 15 with the Principal Act.

(3) The Principal Act as amended by this Act may be cited as the Marketing of Primary Products Act, 1927–1930.

2. The Principal Act is amended as follows:-

Amendment of Act No. 34, 1927

(a) (i) by inserting after the word "issued" in Sec. 4.
the definition of "Certificate" in section "Certificate."
four the words "under this Act"; by
omitting from the same definition the words
"by a producer";

(ii) by omitting from the definition of "Producer." "Producer" in section four the words 20 "and includes a son or daughter of twentyone years of age and upwards of a producer working on his parents' farm, not for wages but for his keep and pocket money only" 30 and by inserting at the end of the same definition the words "The term 'Producer' shall, for the purpose of any such petition or poll, include a son or daughter of twenty-one years of age and upwards of a 35 producer working on his parents' farm, not for wages but for his keep and pocket money only";

(b) (i) by omitting from subsection one of section Sec. 5(1). five the words "engaged in producing the product";

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(ii)

	(ii) by omitting from subsections two and three Sec. 5 (2) (3) of the same section the words "resident or
	carrying on the business of production" and by inserting in their stead in each sub-
5	section the words "producing it";
	(iii) by adding at the end of both subsection two
	and subsection three of the same section
	the words "The Governor may by proclamation alter the said day for the poll to be
10	taken to a subsequent day";
10	(iv) by omitting from the proviso to subsection Sec. 5 (3).
	three of the same section the words
	"engaged in producing the commodity"
	and by inserting in their stead "entitled
15	to vote at the poll";
	(v) by omitting from subsections four and Sec. 5(4) (12) twelve of section five the words "not less (Penalty.)
	than two pounds" and inserting in their
	place in each subsection the words "not
20	more than two pounds";
	(vi) by inserting in subsection (4c) of the same Sec. 5 (40).
	section after the words "preferential
	voting" the words "or proportional representation as prescribed";
25	(vii) by omitting from subsection five of the Sec. 5 (5).
	same section all the words after the word
	"Minister" where lastly occurring and by
	inserting in their stead the words "out of the
00	proceeds of the commodity or other moneys
30	of the board that may be applied thereto"; (viii) by omitting from subsection seven of the Sec. 5(7).
	same section the words "the classes of
	persons deemed to be producers and ";
	(ix) by omitting subsection ten of the same Sec. 5 (10).
35	section;
6.	(x) by inserting after subsection eleven of the Sec. 5 (11A).
	same section the following new subsection:—
40	(11A) When requested so to do by a Addition of petition signed by such number as the an area.
-1()	Governor considers sufficient of producers
	of .

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of a product within an area mentioned in
the petition which is not, as regards
such product, in an area controlled by a
board, the Governor may by proclama-
tion appoint a day for a poll to be taken
of the producers of such product within
the area mentioned in the natition on the
the area mentioned in the petition on the
question whether such last-mentioned
area shall be added to the area controlled
by a board. If more than two-thirds of
the votes polled are in favour of such
addition and the votes polled are given
by at least two-thirds of the producers
entitled to vote at such poll, the Governor
shall by proclamation declare that on
and after the day specified therein the
area referred to in the proclamation shall
become part of the area controlled by
the board and (if the product is not a
commodity within the area referred to in
the proclamation) that the product shall
within such area be a commodity under
and for the purposes of this Act.
On and after the day so specified the

On and after the day so specified the board shall be deemed to be appointed in respect of the commodity within the combined areas, and no reconstitution of the board shall be necessary, and all the provisions of this Act and of any regulation or proclamation made thereunder shall, so far as they are or may be applicable within the area controlled by the board immediately prior to such day apply within the combined areas.

(xi) by omitting from subsection twelve of the Sec. 5 (12).

same section the words "the board shall be Dissolution dissolved by proclamation" and by inserting in place thereof the following words: "the Governor shall by proclamation order that the board shall be wound up, and thereupon the board shall proceed to wind up,

and

		and shall exercise its powers and authorities
		only for such purpose: Provided that the Governor may by that or any subsequent
		proclamation appoint any person to be
5		liquidator for the purpose of winding-up the
		affairs of the board at such remuneration
		as the Governor shall fix, and such
		liquidator may for that purpose on behalf and in the name and as the act and (where
10		necessary) under the seal of the board bring
		and defend such proceedings, and do and
		execute such acts, deeds, and things as may
		be necessary. When the Governor is of opinion that the affairs of the board are
15		wound up he may by proclamation dissolve
		the board, and upon the dissolution of any
		board all moneys and other assets of the
		board shall become the property of His Majesty, and shall be dealt with and
20		disposed of as the Governor may direct";
	(xii)	by omitting from subsection twelve of
		the same section the words "engaged in
		producing a product" and by inserting in their stead the words "of producers";
25	(xiii)	by omitting from the same subsection the
		words "of any particular product" and by
		inserting in their stead the words "produc-
	(viv)	ing the commodity"; by inserting in the same subsection after
30	(111.)	the words "a poll of the producers" the
		the words "producing it";
	(xv)	by inserting in subsection thirteen of sec- tion five before the words "in such
		newspapers" the words "a statement that
35		such proclamation has been so published
	(.)	shall be published";
	(XVI)	by inserting in section five to follow sub-sec. 5 (1) section thirteen the following new subsec-
		tion:—
40		(14) Notwithstanding the provisions of
		section four or any other provision of this
		Act

Act, the regulations may prescribe in respect of any product or commodity the persons or classes of persons who shall or shall not be deemed to be producers for the purpose of any petition or poll under this Act, or for any other purpose of this Act.

3. The Principal Act is further amended—

Further amend-ment of Act No. 34, 1927. Sec. 7.

(a) by inserting after subsection five of section seven the following new subsection:—

(5A) (a) The Governor may with the con- Change of name of board. sent of the board by proclamation change the Companies Act, official name of any board.

(b) No such alteration of name shall affect any rights or obligations of the board or render defective any legal proceedings instituted or to be instituted by or against the board, and any legal proceedings may be continued or commenced by or against the board by its new name that might have been continued or commenced by or against the board by its former name.

(b) by inserting in section ten after paragraph (iv) Sec. 10. the following new paragraph:

> (v) arrange with a producer producing any Delivery of of the commodity outside the area con- commodity trolled by the board for the delivery of outside his commodity so produced to the board for such period and on such terms and conditions as the board may think fit, and, subject to such arrangement, the board and the producer shall mutually have the same rights, duties, powers, and obligations (including in respect of levies) in reference to the commodity so arranged to be delivered as would be applicable if such commodity were produced within the area controlled by the board:

board's area.

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- (c) (i) by omitting from subsection one of section Sec. 11 (1).
 eleven the words "hereinafter prescribed"
 and by inserting in their stead the words
 "prescribed by or under this Act";
- (ii) by omitting from subsection two of section Sec. 11 (2).
 eleven the words "so delivered" and
 inserting in lieu thereof the words
 "delivered by the producers thereof to";
- 10 (iii) by omitting subsection three of the same Sec. 11 (3). section and inserting in lieu thereof the following new subsection:—

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- (3) Every producer who, save as prescribed by or under this Act, sells or delivers any of the commodity to a person other than the board, and every person other than the board who, save as aforesaid, buys or receives any of the commodity from a producer, shall be guilty of an offence and liable on summary conviction to a penalty not exceeding one hundred pounds. This subsection shall not apply to the sale, delivery, purchase, or receipt of such of a commodity as has been tendered to the board in conformity with this Act, and the acceptance of which has been refused by the board.
- (iv) by omitting from paragraph (c) of subsec-Sec. 11 (4). tion four of section eleven the words "as (c). seed or for food for his family or his live-stock" and by inserting in their stead the words "for food for his family or his live-stock, or for seed, or for other purposes prescribed";
- (v) by inserting in subsection six of the same Sec. 11 (6). section after the word "Gazette", the words "or by a notice in writing to the exempted producer, signed by the secretary or other authorised officer of the board";

(vi)

	(vi) by inserting in section eleven to follow sub- Sec. 11 (7). section six the following new subsection:— (7) Where by or under a proclamation Revesting of any of the commodity has become vested such of the
5	any of the commodity has become vested such of the commodity in the board such of the commodity so as board vested— (a) as the board refuses to accept after is exempt. tender of delivery to it in accordance
10	with this Act shall on such refusal, or
	(b) as is subject to such exemption as aforesaid shall on its becoming so exempted
15	revest in the persons who would have held the same had the commodity not been so vested in the board but subject to all mortgages, charges, liens, pledges, interests, and trusts that would have affected the
20	same had the commodity not been so vested. (d) by omitting from section twelve all words Sec. 12. down to and including the words "such producer or society" and by inserting in their
25	stead the words "all the commodity delivered to a board shall be delivered in the name of the producer thereof, and if so prescribed such producer."
30 °	 (e) (i) by omitting from subsection two of section Sec 14 (2). fourteen the words "and sold by"; (ii) by adding at the end of the same subsection the words "and regard being had to the other circumstances (if any) that affect the amount of the payment to the producer";
35	(iii) by omitting subsection three of section fourteen and by inserting in that section the following new subsections:— (3) The board may deduct from the proceeds of sale of the commodity the
10	expenditure incurred in and about the marketing of the commodity, the costs, charges, and expenses of the administration by the board of this Act and any sums

sums necessary to repay any advances made to the board and interest thereon. Deductions made before the enactment of this subsection that would have been authorised by this subsection had it then been in force are hereby validated.

(4) For the purposes of ascertaining the net price to be paid to a producer of any of the commodity delivered to the board, or to any person interested therein, and generally for the purposes of this Act, the board's decision as to quality, standard, or grade of any of the commodity delivered to the board (whether quality, standard, or grade is prescribed or not), the method of determining the dockages and deductions to be made and the amounts thereof respectively, cost of freight, and other charges, and the amounts to be deducted under subsection three of this section, shall be final and conclusive.

4. The Principal Act is further amended—

Further amendment of Act No. 34, 1927.

- (a) by omitting subsection three of section sixteen; sec. 16.
- (b) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "Governor" where first occurring the words "and by notification in the Gazette";

(ii) by inserting in the same subsection after the word "amount" where first occurring the words "or at such rate on and to be paid by such persons and on such basis for such period or otherwise";

(iii) by adding at the end of the same subsection the words "In case no period for or during which the levy is to be made is specified, the levy shall continue to be made until otherwise directed by the board with the approval of the Governor";

(c) by omitting paragraph (ii) of subsection two of the same section;

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(d) by inserting in section twenty-four to follow sub-sec. 24. section three the following new subsections:—

(4) Except in the case of a levy made for the purposes of paragraph (iv) of subsection two no poll of producers shall be requested or taken in respect of any levy made under this section.

(5) Levies made after the commencement of the Marketing of Primary Products (Amendment) Act, 1930, for any of the purposes of paragraphs (iv) and (v) of subsection two of this section shall be made separately.

(e) (i) by inserting in subsection one of section sec. 29. twenty-nine after the word "commodity" first occurring the words "or any person or class of persons";

(ii) by inserting in the same subsection after the word "held" the words "or under his control";

(f) (i) by omitting from section thirty-three the sec. 33. words "for any offence against this Act" and inserting in their stead the words "whatsoever, whether at Law or in Equity";

(ii) by omitting from subsection three of the same section the words "in any complaint";

(iii) by omitting from subsection four of the same section the words "charged with the offence" and by inserting in their stead the words "who is a defendant or respondent or is charged with an offence."

5. The Principal Act is further amended by inserting Further amendates section thirty-three the following new sections:— No. 34, 1927.

New 98, 33A, 33B

33A. In any action or proceeding the production Board's cerby the board or on its behalf of a certificate under tificate prima facie evidence the seal of the board that a certain sum is the of certain amount of levy payable by any person under this facts.

Act or the regulations and that such sum has become due and payable on a certain day shall be prima facie evidence of the facts so certified.

33в.

33B. Any notice that is required to be given or service of that may be given by a board under this Act or the notices. regulations shall be deemed to have been duly given if sent by post in a letter addressed to the person to be served at his place of abode or business in New South Wales last known to the board, and such notice shall be deemed to have been given at the time when a letter so posted should in the ordinary course be delivered.

10 6. The Principal Act is further amended—

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Further amendment of Act No. 34, 1927.

(a) (i) by omitting from paragraph (ii) of sub-sec. 34. section one of section thirty-four the words "boards, all regulations shall be as recommended by the board and may provide for all or any of the following matters" and by inserting in lieu thereof the words "any board";

(ii) by omitting from subparagraph (f) of paragraph (ii) words "with the approval of the Minister" and the words "on the recommendation of the board" and "withheld" the words "or cancelled by the board":-:

(ii) by omitting subparagraph (f) of paragraph (ii) of the same subsection;

(iii) by omitting from subparagraph (g) of paragraph (ii) of the same subsection all words down to and inclusive of the words "section twenty-four of this Act";

(iv) by omitting from the same subparagraph (g) the words "provided that before any particular levy is made in any industry, at the request in writing of at least one hundred producers in that industry, or such less number of such producers as may be prescribed, a poll of such producers shall be taken as prescribed, and if upon such poll the majority of votes is against the making of such levy no such levy shall be made upon the producers in that industry" and by inserting in lieu thereof

(vii)

Marketing of Primary Products (Amendment).

the following words: "Provided that before any particular levy is made, if at least one hundred producers in the particular industry, section of industry, area or 5 locality (or such less number as may be prescribed) so request in writing, the Minister shall cause a poll of such producers to be taken as prescribed, and if upon such poll the majority of votes is against the 10 making of such levy it shall not be made"; (v) by omitting from the same subparagraph (g) the words "imposing fines" and inserting in lieu the words "providing for the imposition by a board (by way of addition 15 to the levy or other moneys) of a fine"; (vi) by inserting at the end of paragraph (ii) of the same subsection the following new subparagraphs:-(i) requiring the producers of a com-20 modity produced within the area controlled by a board to register and re-register with the board at the prescribed times their names and such other particulars as may be 25 prescribed, and requiring a producer on ceasing to produce as aforesaid, to notify the board thereof; (i) regulating within the area controlled by the board the marketing, sale, and 30 branding of any of the commodity produced outside the State or within the State, but outside the said area, or the packages containing such commodity; 35 (k) the duties of care or precaution to be taken and methods to be used by any person in the display of any of the commodity for sale or in storage or custody of any of the commodity 40 held or offered for sale whether in any of such cases the commodity is owned by the board or not;

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(vii) by adding at the end of paragraph (ii) of subsection one of section thirty-four the following words:-

> "Provided that if the Minister is of opinion that a proposed regulation relates to any of the matters in respect of which this paragraph (ii) authorises the making of regulations, the regulation shall only be made on the recommendation of the board."

7. (1) The proclamations referred to in the Schedule Validation to this Act shall be and be deemed to have been validly proclamations under made under the Principal Act, and shall be and be the Principal deemed to have been effective for the ends, purposes, Act set out in Schedule 15 and objects in the said proclamations respectively hereto. mentioned.

(2) Nothing in this Act shall affect the right, if any, of the parties in a Suit in Equity No. 8012 of 1929, instituted by Statement of Claim filed in the Supreme 20 Court in Equity on the twelfth day of November, one thousand nine hundred and twenty-nine, to their costs of the said suit.

8. (1) The Colonial Treasurer shall be deemed to Validation have been empowered to make to the Egg Marketing loans by Colonial 25 Board for the counties of Cumberland and Northum-Treasurer to berland and the Shires of Nattai and Wollondilly (here-ing Board for inafter called the Egg Board) and the Egg Board to counties of obtain from the Colonial Treasurer the respective ad- &c. vances mentioned in the agreements under seal made

30 between the Egg Board of the one part and the Colonial Treasurer of the other part dated respectively the ninth day of August, one thousand nine hundred and twentynine, and the ninth day of October, one thousand nine hundred and twenty-nine.

(2) Within one month from the commencement 35 of the Marketing of Primary Products (Amendment) Act, 1930, the Egg Board shall repay to the Colonial Treasurer the said advances, together with interest thereon (or on the amount thereof for the time being 40 unpaid) at the rate of six pounds per centum per annum, such interest to be computed from the date or respective

respective dates on which the said moneys or part thereof shall have been advanced to the Egg Board by the Colonial Treasurer, and to accrue from day to day until the said advances are fully repaid, and to be 5 added to the principal at the expiration of every period of six months after the date or respective dates on which the said moneys or part thereof shall have been so advanced as aforesaid, and thereafter such interest shall be deemed to have become and to become part of the 10 principal moneys, and shall bear interest accordingly at the rate aforesaid.

(3) The charges upon the assets of the Egg Board contained or referred to in the said agreements under seal of the payment to the Colonial Treasurer of the 15 principal and interest moneys hereinbefore mentioned, and all the powers, rights, and remedies in favour of the Colonial Treasurer contained or referred to in the said agreements, shall be and be deemed to have been valid and enforceable as if the same were herein enacted and 20 set forth at length with such alterations (if any) as may be required by the terms of this section.

SCHEDULE.

25	Date of Proclamation.	Published in Government Gazette of—	Description.
	. 1 - 10 - 10	First	r as to Eggs.
30	18 July, 1928	20 July, 1928	Proclaiming eggs to be a commodity under and for the purposes of the Marketing of Primary Products Act, 1927, within the counties of Cumber- land and Northumberland and the shires of Wollondilly and Nattai, and declaring that on the 21st September,
35 40		7 m m as	1928, a poll shall be taken of the producers resident or carrying on the business of production of eggs within the said area on the question whether a marketing board shall be constituted in relation to the said commodity.

SCHEDULE

SCHEDULE—continued.

			A STATE OF THE PARTY OF THE PAR
	Date of Proclamation.	Published in Government Gazette of—	Description.
5		FIRST AS TO	Eggs—continued.
	25 September, 1928.	28 September, 1928.	stituted in relation to eggs pro- duced in the said area, and ex- tending the provisions of the said
10	dat e finds e less, e less, e		Act to eggs, and appointing the 31st October, 1928, for a poll to be taken of the producers of eggs resident or carrying on the business of production within the said
15	entrey. Lines for grided, or	e mentales de la natur en la Se de la regulado e po	area for the election in the pre- scribed manner of three representa- tives of egg producers to be mem- bers of an Egg Marketing Board.
	14 November,		Appointing an Egg Marketing Board
20	1928.	1928.	in relation to eggs produced within the said area, such board to con-
	10000000000000000000000000000000000000		sist of the persons therein named.
	14 May, 1929	17 May, 1929	Declaring— (1) That eggs within the said area
25	1000		shall on and from the 27th May,
		•	1929, be divested from the pro-
			ducers thereof and become absolutely vested in and be the
			property of the said board;
30			(2) that upon any of the commodity coming into existence after the
			27th May, 1929, and before the 16th November, 1931, it shall
35			become vested in and become the property of the said board;
00	out of	_	(3) that every person or corporation in whose possession or control any
			of the said commodity existing at
40			the 27th May, 1929, shall be, shall within seven days from such date,
			and every person or corporation in whose possession or control any of the said commodity coming into
45			existence after such date and before the 16th November, 1931, shall be, shall within seven days from the same coming into exist-
			ence, give notice as therein provided; and

SCHEDULE

		SOITH	DOLLE-Communa.
	Date of Proclamation.	Published in Government Gazette of—	Description.
5		FIRST AS	TO Eggs—continued.
10			(4) that unless exempted by or under the said Act as amended, every producer of any of the said com- modity (whether existing at the 27th May, 1929, or coming into existence thereafter) which shall become vested in the said board
15			shall grade, pack, brand, store, and deliver the same to the board or its authorized agents in accordance with the said Act as amended and the regulations for the time being in force thereunder.
		SECONI	AS TO HONEY.
20	6 November, 1928.	9 November, 1928.	Proclaiming honey to be a commodity under and for the purposes of the said Act within the State of New South Wales, and declaring the 11th
25			February, 1929, as the day for a poll to be taken of the producers of honey resident or carrying on the business of production within the said State on the question whether a Market-
30 2	20 February, 1929.	22 February, 1929.	ing Board shall be constituted in relation to the said commodity. Declaring that a board shall be constituted in relation to honey produced in the said State and ex-
35			tending the provisions of the said Act to honey, and appointing the 2nd April, 1929, for a poll to be taken of the producers of honey resident or carrying on the business
40	0 A pril, 1929	3 May, 1929	of production within the said State for the election in the prescribed manner of three representatives of honey producers to be members of a Honey Marketing Board. Appointing a Honey Marketing Board
45			in relation to honey produced within the said State, such board to con- sist of the persons therein named.

	Date of Proclamation.	Published in Government Gazette of—	Description.
		SECOND AS TO	Honey—continued.
10	15 October 1929.	18 October, 1929.	Declaring— (1) that the said commodity, that is to say honey, within the said State shall on and from the 4th November, 1929, be divested from the producers thereof and become abso-
			lutely vested in and be the property of the last-mentioned board; (2) that upon any of the commodity coming into existence after the 4th
15			November, 1929, and before the 3rd May, 1932, it shall become vested in and become the property of the said board;
20			(3) that every person or corporation in whose possession or control any of the said commodity existing at the 4th November, 1929, shall be, shall, within seven days from such date, and every person or corpora-
25			tion in whose possession or control any of the said commodity coming into existence after such date and before the 3rd May, 1932, shall be, shall, within seven days from
30			the same coming into existence, give notice as therein provided; and (4) that unless exempted by or under
35			the said Act, as amended, every producer of any of the said commodity (whether existing at the 4th November, 1929, or coming into existence thereafter) which shall become vested in the said board
40			shall store and deliver the same to the board or its authorised agents in accordance with the said Act, as amended, and the regula- tions for the time being in force thereunder.
28			The contract of the contract o

	Date of Proclamation.	Published in Government Gazette of—	Description.
ı	5		D AS TO RICE.
	6 July, 1928	6July, 1928	under and for the purposes of the said Act within the said State,
10)		and declaring that on the 7th September, 1928, a poll shall be taken of the producers resident or carrying on the business of production of rice within the said State on the
15			question whether a Marketing Board shall be constituted in rela- tion to the said commodity.
20	25 September, 1928.	28 September, 1928.	Declaring that a board shall be constituted in relation to rice, and extending the provisions of the said Act to rice, and appointing the 31st October, 1928, for a poll to be taken of the producers of rice
25			resident or carrying on the business of production within the said State for the election in the prescribed manner of five representatives of rice-producers to be members of a Rice Marketing Board, and appoint-
30			ing the Willimbong and Wade Shires respectively to be electoral districts, and declaring that the former shall be entitled to elect three representatives, and that the latter shall be entitled to elect two representatives.
35	6 November, 1928.	9 November, 1928.	Appointing a Rice Marketing Board in relation to rice produced within the said State, such board to consist of the persons therein named.
10	26 February, 1929.	8 March, 1929	Appointing the person therein named to be a member of the Rice Marketing Board of New South Wales.

SCHEDULE-continued.

	Date of Proclamation.	Published in Government Gazette of—	Description.
5		THIRD AS	To Rice—continued.
	26 February, 1929.	1 March, 1929	Declaring— (1) that upon any of the commodity (thereby meaning rice) coming
10			into existence after the date of publication of this proclamation, and before the 9th November, 1931, it shall become vested in and become the property of the
15			last-mentioned board; (2) that every person or corporation in whose possession or control any of the said commodity coming into existence after the date of publi-
20			cation of this proclamation, and before the 9th November, 1931, shall be, shall within seven days from the same coming into existence
25			give notice as therein provided; (3) that unless exempted by or under the said Act, as amended, every producer of any of the said com- modity which comes into existence after the publication of this pro-
30			clamation shall harvest, grade, brand, and deliver the same to the board or its authorised agents in accordance with the said Act, as amended, and the regula-
35			tions for the time being in force thereunder.

Sydney: Alfred James Kent, I.S.O., Government Printer-1930.

[1s. 3d.]

1930.

Legislatibe Conncil.

Marketing of Primary Products (Amendment) Bill, 1930.

EXPLANATORY MEMORANDUM.

It is proposed to amend the provisions of the Marketing of Primary Products Act relating to elections and polls with a view to rendering the intention of the Act more certain.

Fuller provision is made for the winding up and dissolution of a board.

A method is laid down by which an area not controlled by a board may be added to an area so controlled.

A board will be empowered to accept delivery of a commodity produced outside the area controlled by it and to market the commodity on behalf of the producer.

Proclamations made under the provisions of the Principal Act are validated in order to remove some doubts as to their effect.

Certain agreements between the Egg Marketing Board for the counties of Cumberland and Northumberland and the Shires of Nattai and Wollondilly and the Colonial Treasurer are validated.

. This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

S. G. BOYDELL, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 13 February, 1930.

New South Wales.



ANNO VICESIMO

GEORGII V REGIS.

Act No. , 1930.

An Act to amend the Marketing of Primary Products Act, 1927, as amended by the Marketing of Primary Products (Amendment) Act, 1928, and certain other Acts; to ratify certain agreements made between the Egg Marketing Board for the Counties of Cumberland and Northumberland and the Shires of Nattai and Wollondilly and the Colonial Treasurer respecting advances to the said Board by the Colonial Treasurer; to validate certain proclamations; and for purposes connected therewith or incidental thereto.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows:—

1. (1) This Act may be cited as the "Marketing of Short title. Primary Products (Amendment) Act, 1930," and shall come into operation on a day to be appointed by the Governor and notified by proclamation published in the 10 Gazette.

(2) The Marketing of Primary Products Act, 1927, as amended by the Marketing of Primary Products (Amendment) Act, 1928, is in this Act referred to as the Principal Act, and this Act shall be construed 15 with the Principal Act.

(3) The Principal Act as amended by this Act may be cited as the Marketing of Primary Products

Act, 1927-1930.

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2. The Principal Act is amended as follows:-

Amendment of Act No. 34, 1927.

- 20 (a) (i) by inserting after the word "issued" in Sec. 4.
 the definition of "Certificate" in section "Certificate."
 four the words "under this Act"; by
 omitting from the same definition the words
 "by a producer";
- (ii) by omitting from the definition of "Producer.

 "Producer" in section four the words

 "and includes a son of twenty-one years of
 age and upwards of a producer working on
 his parents' farm, not for wages but for his
 keep and pocket money only" and by inserting at the end of the same definition
 the words "The term 'Producer' shall, for
 the purpose of any such petition or poll,
 include a son of twenty-one years of age
 and upwards of a producer working on his
 parents' farm, not for wages but for his

keep and pocket money only";

(b) (i) by omitting from subsection one of section Sec. 5 (1). five the words "engaged in producing the product";

(ii)

(ii) by omitting from subsections two and three Sec. 5 (2) (3). of the same section the words "resident or carrying on the business of production" and by inserting in their stead in each subsection the words "producing it"; 5 (iii) by adding at the end of both subsection two and subsection three of the same section the words "The Governor may by proclamation alter the said day for the poll to be taken to a subsequent day"; 10 (iv) by omitting from the proviso to subsection Sec. 5 (3). three of the same section the words "engaged in producing the commodity" and by inserting in their stead "entitled to vote at the poll"; 15 (v) by omitting from subsections four and Sec. 5(4)(12). twelve of section five the words "not less (Penalty.) than two pounds" and inserting in their place in each subsection the words "not more than two pounds"; 20 (vi) by inserting in subsection (4c) of the same sec. 5 (4c). section after the words "preferential voting" the words "or proportional representation as prescribed"; (vii) by omitting from subsection five of the sec. 5 (5). 25 same section all the words after the word "Minister" where lastly occurring and by WO inserting in their stead the words "out of the ar proceeds of the commodity or other moneys of the board that may be applied thereto"; 30 (viii) by omitting from subsection seven of the sec. 5(7). same section the words "the classes of persons deemed to be producers and "; (ix) by omitting subsection ten of the same Sec. 5(10). 35 section; (x) by inserting after subsection eleven of the sec. 5 (11A). same section the following new subsection: (11A) When requested so to do by a Addition of petition signed by such number as the an area. 40 Governor considers sufficient of producers

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of a product within an area mentioned in the petition which is not, as regards such product, in an area controlled by a board, the Governor may by proclamation appoint a day for a poll to be taken of the producers of such product within the area mentioned in the petition on the question whether such last-mentioned area shall be added to the area controlled by a board. If more than two-thirds of the votes polled are in favour of such addition and the votes polled are given by at least two-thirds of the producers entitled to vote at such poll, the Governor shall by proclamation declare that on and after the day specified therein the area referred to in the proclamation shall become part of the area controlled by the board and (if the product is not a commodity within the area referred to in the proclamation) that the product shall within such area be a commodity under and for the purposes of this Act.

On and after the day so specified the board shall be deemed to be appointed in respect of the commodity within the combined areas, and no reconstitution of the board shall be necessary, and all the provisions of this Act and of any regulation or proclamation made thereunder shall, so far as they are or may be applicable within the area controlled by the board immediately prior to such day apply within the combined areas.

(xi) by omitting from subsection twelve of the Sec. 5 (12). same section the words "the board shall be Dissolution dissolved by proclamation" and by inserting of board. in place thereof the following words: "the Governor shall by proclamation order that the board shall be wound up, and there-

upon the board shall proceed to wind up,

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and shall exercise its powers and authorities only for such purpose: Provided that the Governor may by that or any subsequent proclamation appoint any person to be liquidator for the purpose of winding-up the affairs of the board at such remuneration as the Governor shall fix, and such liquidator may for that purpose on behalf and in the name and as the act and (where necessary) under the seal of the board bring and defend such proceedings, and do and execute such acts, deeds, and things as may be necessary. When the Governor is of opinion that the affairs of the board are wound up he may by proclamation dissolve the board, and upon the dissolution of any board all moneys and other assets of the board shall become the property of His Majesty, and shall be dealt with and disposed of as the Governor may direct"; (xii) by omitting from subsection twelve of the same section the words "engaged in producing a product" and by inserting in their stead the words "of producers"; (xiii) by omitting from the same subsection the words "of any particular product" and by inserting in their stead the words "producing the commodity"; (xiv) by inserting in the same subsection after the words "a poll of the producers" the the words "producing it" (xv) by inserting in subsection thirteen of section five before the words "in such newspapers" the words "a statement that such proclamation has been so published shall be published"; (xvi) by inserting in section five to follow sub- Sec. 5 (14). section thirteen the following new subsection: (14) Notwithstanding the provisions of

section four or any other provision of this

Act

Act, the regulations may prescribe in respect of any product or commodity the persons or classes of persons who shall or shall not be deemed to be producers for the purpose of any petition or poll under this Act, or for any other purpose of this Act.

3. The Principal Act is further amended—

Further amend-

- (a) by inserting after subsection five of section Sec. 7. seven the following new subsection:-
- 10 (5A) (a) The Governor may with the con- Change of name sent of the board by proclamation change the companies Act, 1899, s. 225. official name of any board.
 - (b) No such alteration of name shall affect any rights or obligations of the board or render defective any legal proceedings instituted or to be instituted by or against the board, and any legal proceedings may be continued or commenced by or against the board by its new name that might have been continued or commenced by or against the board by its former name.
 - (b) by inserting in section ten after paragraph (iv) Sec. 10. the following new paragraph:—
 - (v) arrange with a producer producing any Delivery of of the commodity outside the area con-commodity produced trolled by the board for the delivery of outside his commodity so produced to the board board's area. for such period and on such terms and conditions as the board may think fit, and, subject to such arrangement, the board and the producer shall mutually have the same rights, duties, powers, and obligations (including in respect of levies) in reference to the commodity so arranged to be delivered as would be applicable if such commodity were produced within the area controlled by the board.

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- (c) (i) by omitting from subsection one of section Sec. 11 (1) eleven the words "hereinafter prescribed" and by inserting in their stead the words "prescribed by or under this Act";
- (ii) by omitting from subsection two of section Sec. 11 (2).
 eleven the words "so delivered" and
 inserting in lieu thereof the words
 "delivered by the producers thereof to";
- (iii) by omitting subsection three of the same Sec. 11 (3).
 section and inserting in lieu thereof the
 following new subsection:—
 - (3) Every producer who, save as prescribed by or under this Act, sells or delivers any of the commodity to a person other than the board, and every person other than the board who, save as aforesaid, buys or receives any of the commodity from a producer, shall be guilty of an offence and liable on summary conviction to a penalty not exceeding one hundred pounds. This subsection shall not apply to the sale, delivery, purchase, or receipt of such of a commodity as has been tendered to the board in conformity with this Act, and the acceptance of which has been refused by the board.
 - (iv) by omitting from paragraph (c) of subsection (e).

 tion four of section eleven the words "as (e).

 seed or for food for his family or his livestock" and by inserting in their stead the words "for food for his family or his livestock, or for seed, or for other purposes prescribed";
- (v) by inserting in subsection six of the same Sec. 11 (6).
 section after the word "Gazette" the
 words "or by a notice in writing to the
 exempted producer, signed by the secretary
 or other authorised officer of the board";

(vi)

	(vi) by inserting in section eleven to follow sub- Sec. 11 (7).
	section six the following new subsection:
	(7) Where by or under a proclamation Revesting of
	any of the commodity has become vested such of the
5	in the board such of the commodity so as board
	vested— refuses to
	(a) as the board refuses to accept after is exempt.
	tender of delivery to it in accordance
	with this Act shall on such refusal,
10	or
	(b) as is subject to such exemption as
	aforesaid shall on its becoming so
	exempted
	revest in the persons who would have held
15	the same had the commodity not been so
	vested in the board but subject to all
	mortgages, charges, liens, pledges, interests,
	and trusts that would have affected the
	same had the commodity not been so vested.
20	(d) by omitting from section twelve all words Sec. 12.
	down to and including the words "such pro-
	ducer or society" and by inserting in their
	stead the words "all the commodity delivered
	to a board shall be delivered in the name of
25	the producer thereof, and if so prescribed such
	producer."
	(e) (i) by omitting from subsection two of section Sec 14 (2).
	fourteen the words "and sold by";
	(ii) by adding at the end of the same subsection
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	other circumstances (if any) that affect the
	amount of the payment to the producer";
	(iii) by omitting subsection three of section
95	fourteen and by inserting in that section
35	the following new subsections:—
	(3) The board may deduct from the
	proceeds of sale of the commodity the
	expenditure incurred in and about the
40	marketing of the commodity, the costs,
40	charges, and expenses of the administra-
	tion by the board of this Act and any
	sums

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sums necessary to repay any advances made to the board and interest thereon. Deductions made before the enactment of this subsection that would have been authorised by this subsection had it then been in force are hereby validated.

(4) For the purposes of ascertaining the net price to be paid to a producer of any of the commodity delivered to the board, or to any person interested therein, and generally for the purposes of this Act, the board's decision as to quality, standard, or grade of any of the commodity delivered to the board (whether quality, standard, or grade is prescribed or not), the method of determining the dockages and deductions to be made and the amounts thereof respectively, cost of freight, and other charges, and the amounts to be deducted under subsection three of this section, shall be final and conclusive.

4. The Principal Act is further amended—

Further amendment of Act No. 34, 1927.

- (a) by omitting subsection three of section sixteen; Sec. 16.
- (b) (i) by inserting in subsection one of section Sec. 24. twenty-four after the word "Governor" where first occurring the words "and by notification in the Gazette";

(ii) by inserting in the same subsection after the word "amount" where first occurring the words "or at such rate on and to be paid by such persons and on such basis for such period or otherwise";

(iii) by adding at the end of the same subsection the words "In case no period for or during which the levy is to be made is specified, the levy shall continue to be made until otherwise directed by the board with the approval of the Governor";

(c) by omitting paragraph (ii) of subsection two of the same section;

(d)

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(d) by inserting in section twenty-four to follow subsection three the following new subsections:—

(4) Except in the case of a levy made for the purposes of paragraph (iv) of subsection two no poll of producers shall be requested or taken in respect of any levy made under this section.

(5) Levies made after the commencement of the Marketing of Primary Products (Amendment) Act, 1930, for any of the purposes of paragraphs (iv) and (v) of subsection two of this section shall be made separately.

(e) (i) by inserting in subsection one of section Sec. 29 twenty-nine after the word "commodity" first occurring the words "or any person or class of persons";

(ii) by inserting in the same subsection after the word "held" the words "or under his control";

(f) (i) by omitting from section thirty-three the sec. 33.
words "for any offence against this Λct"
and inserting in their stead the words
"whatsoever, whether at Law or in
Equity";

(ii) by omitting from subsection three of the same section the words "in any complaint";

(iii) by omitting from subsection four of the same section the words "charged with the offence" and by inserting in their stead the words "who is a defendant or respondent or is charged with an offence."

5. The Principal Act is further amended by inserting further amendation after section thirty-three the following new sections:— No. 34, 1927.

New 88, 33A, 331.

by the board or on its behalf of a certificate under tificate prima facie evidence the seal of the board that a certain sum is the of certain amount of levy payable by any person under this facts. Act or the regulations and that such sum has become due and payable on a certain day shall be prima facie evidence of the facts so certified.

33в.

33B. Any notice that is required to be given or Service of that may be given by a board under this Act or the notices. regulations shall be deemed to have been duly given if sent by post in a letter addressed to the person to be served at his place of abode or business in New South Wales last known to the board, and such notice shall be deemed to have been given at the time when a letter so posted should in the ordinary course be delivered.

6. The Principal Act is further amended— 10

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(a) (i) by omitting from paragraph (ii) of sub- Sec. 31. section one of section thirty-four the words "boards, all regulations shall be as recommended by the board and may provide for all or any of the following matters" and by inserting in lieu thereof the words "any board "

(ii) by omitting from subparagraph (f) of paragraph (ii) of the same subsection the words "with the approval of the Minister" and the words "on the recommendation of the board" and by inserting after the word "withheld" the words "or cancelled by the board";

(iii) by omitting from subparagraph (g) of paragraph (ii) of the same subsection all words down to and inclusive of the words "section twenty-four of this Act";

(iv) by omitting from the same subparagraph (g) the words "provided that before any particular levy is made in any industry, at the request in writing of at least one hundred producers in that industry, or such less number of such producers as may be prescribed, a poll of such producers shall be taken as prescribed, and if upon such poll the majority of votes is against the making of such levy no such levy shall be made upon the producers in that industry" and by inserting in lieu thereof

the

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(vii)

Marketing of Primary Products (Amendment).

		the following words: "Provided that before any particular levy is made, if at least one hundred producers in the particular industry, section of industry, area or
5		locality (or such less number as may be prescribed) so request in writing, the Minister shall cause a poll of such producers to be taken as prescribed, and if upon such
10	(v)	poll the majority of votes is against the making of such levy it shall not be made"; by omitting from the same subparagraph (g) the words "imposing fines" and inserting in lieu the words "providing for the imposition by a board (by way of addition
15	(vi)	to the levy or other moneys) of a fine"; by inserting at the end of paragraph (ii) of the same subsection the following new subparagraphs:—
20		(i) requiring the producers of a com- modity produced within the area controlled by a board to register and re-register with the board at the prescribed times their names and
25		such other particulars as may be prescribed, and requiring a producer on ceasing to produce as aforesaid, to notify the board thereof; (j) regulating within the area controlled by the board the marketing, sale, and
30		branding of any of the commodity produced outside the State or within the State, but outside the said area, or the packages containing such commodity;
35		(k) the duties of care or precaution to be taken and methods to be used by any person in the display of any of the commodity for sale or in storage or custody of any of the commodity
40		held or offered for sale whether in any of such cases the commodity is owned by the board or not;

(vii) by adding at the end of paragraph (ii) of subsection one of section thirty-four the

following words:—

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"Provided that if the Minister is of opinion that a proposed regulation relates to any of the matters in respect of which this paragraph (ii) authorises the making of regulations, the regulation shall only be made on the recommendation of the board."

7. (1) The proclamations referred to in the Schedule Validation to this Act shall be and be deemed to have been validly proclamations under made under the Principal Act, and shall be and be the Principal deemed to have been effective for the ends, purposes, Act set out in Schedule 15 and objects in the said proclamations respectively hereto. mentioned.

- (2) Nothing in this Act shall affect the right, if any, of the parties in a Suit in Equity No. 8012 of 1929, instituted by Statement of Claim filed in the Supreme 20 Court in Equity on the twelfth day of November, one thousand nine hundred and twenty-nine, to their costs of the said suit.
- 8. (1) The Colonial Treasurer shall be deemed to Validation have been empowered to make to the Egg Marketing loans by 25 Board for the counties of Cumberland and Northum-Treasurer to berland and the Shires of Nattai and Wollondilly (hereing Board for inafter called the Egg Board) and the Egg Board to counties of obtain from the Colonial Treasurer the respective ad- &c. vances mentioned in the agreements under seal made

30 between the Egg Board of the one part and the Colonial Treasurer of the other part dated respectively the ninth day of August, one thousand nine hundred and twentynine, and the ninth day of October, one thousand nine

hundred and twenty-nine.

35 (2) Within one month from the commencement of the Marketing of Primary Products (Amendment) Act, 1930, the Egg Board shall repay to the Colonial Treasurer the said advances, together with interest thereon (or on the amount thereof for the time being 40 unpaid) at the rate of six pounds per centum per annum, such interest to be computed from the date or respective

respective dates on which the said moneys or part thereof shall have been advanced to the Egg Board by the Colonial Treasurer, and to accrue from day to day until the said advances are fully repaid, and to be 5 added to the principal at the expiration of every period of six months after the date or respective dates on which the said moneys or part thereof shall have been so advanced as aforesaid, and thereafter such interest shall be deemed to have become and to become part of the 10 principal moneys, and shall bear interest accordingly at the rate aforesaid.

(3) The charges upon the assets of the Egg Board contained or referred to in the said agreements under seal of the payment to the Colonial Treasurer of the 15 principal and interest moneys hereinbefore mentioned, and all the powers, rights, and remedies in favour of the Colonial Treasurer contained or referred to in the said agreements, shall be and be deemed to have been valid and enforceable as if the same were herein enacted and 20 set forth at length with such alterations (if any) as may be required by the terms of this section.

SCHEDULE.

25	Date of Proclamation.	Published in Government Gazette of—	Description.
		Firs	T AS TO EGGS.
ε0 35	18 July, 1928	20 July, 1928	Proclaiming eggs to be a commodity under and for the purposes of the Marketing of Primary Products Act, 1927, within the counties of Cumberland and Northumberland and the shires of Wollondilly and Nattai, and declaring that on the 21st September, 1928, a poll shall be taken of the producers resident or carrying on the business of production of eggs within the said area on the question whether a marketing board shall be constituted in relation to the said commodity.

SCHEDULE

	Date of Proclamation.	Yublished in Government Gazette of—	Description.
5		FIRST AS TO	Eggs—continued.
	25 September, 1928.	28 September, 1928.	Declaring that a board shall be constituted in relation to eggs produced in the said area, and extending the provisions of the said
10	art o		Act to eggs, and appointing the 31st October, 1928, for a poll to be taken of the producers of eggs resident or carrying on the business of production within the said
15		I.C. Namanhan	area for the election in the prescribed manner of three representatives of egg producers to be members of an Egg Marketing Board.
20	14 November, 1928. 1991		Appointing an Egg Marketing Board in relation to eggs produced within the said area, such board to con- sist of the persons therein named.
	14 May, 1929	17 May, 1929	Declaring—
25			(1) That eggs within the said area shall on and from the 27th May, 1929, be divested from the producers thereof and become absolutely vested in and be the property of the said board;
30		· mer val	(2) that upon any of the commodity coming into existence after the 27th May, 1929, and before the 16th November, 1931, it shall become vested in and become the
35			property of the said board; (3) that every person or corporation in whose possession or control any of the said commodity existing at the 27th May, 1929, shall be, shall
40			within seven days from such date, and every person or corporation in whose possession or control any of the said commodity coming into existence after such date and
* 5			before the 16th November, 1931, shall be, shall within seven days from the same coming into exist- ence, give notice as therein pro- vided; and

	Date of Proclamation.	Published in Government Gazette of—	Description.
		FIRST AS T	o Eggs—continued.
10			(4) that unless exempted by or under the said Act as amended, every producer of any of the said com- modity (whether existing at the 27th May, 1929, or coming into existence thereafter) which shall
15			become vested in the said board shall grade, pack, brand, store, and deliver the same to the board or its authorized agents in accordance with the said Act as amended and the regulations for the time being in force thereunder.
		SECOND	AS TO HONEY.
20	6 November, 1928.	9 November, 1928.	Proclaiming honey to be a commodity under and for the purposes of the said Act within the State of New South Wales and dealering the Hall
25			South Wales, and declaring the 11th February, 1929, as the day for a poll to be taken of the producers of honey resident or carrying on the business
30	20 February, 1929.	22 February, 1929.	of production within the said State on the question whether a Market- ing Board shall be constituted in relation to the said commodity. Declaring that a board shall be constituted in relation to honey produced in the said State and ex-
35			tending the provisions of the said Act to honey, and appointing the 2nd April, 1929, for a poll to be taken of the producers of honey resident or carrying on the business
40			of production within the said State for the election in the prescribed manner of three representatives of honey producers to be members of
45	30 April, 1929	3 May, 1929	a Honey Marketing Board. Appointing a Honey Marketing Board in relation to honey produced within the said State, such board to consist of the persons therein named.

Pr	Date of oclamation.	Published in Government Gazette of—	Description.
*		SECOND AS TO	Honey—continued.
	October 929.	18 October, 1929.	Declaring— (1) that the said commodity, that is to say honey, within the said State shall on and from the 4th November, 1929, be divested from the producers thereof and become absolutely vested in and be the property of the last-mentioned board;
ľъ			(2) that upon any of the commodity coming into existence after the 4th November, 1929, and before the 3rd May, 1932, it shall become vested in and become the property of the said board;
20			(3) that every person or corporation in whose possession or control any of the said commodity existing at the 4th November, 1929, shall be, shall, within seven days from such date, and every person or corpora-
30			tion in whose possession or control any of the said commodity coming into existence after such date and before the 3rd May, 1932, shall be, shall, within seven days from the same coming into existence, give notice as therein provided; and
3 5			(4) that unless exempted by or under the said Act, as amended, every producer of any of the said com- modity (whether existing at the 4th November, 1929, or coming into existence thereafter) which
40			shall become vested in the said board shall store and deliver the same to the board or its authorised agents in accordance with the said Act, as amended, and the regulations for the time being in force thereunder.
_	110—B		SCHEDULE

	Gazette of—	Description.	
	Thiri	AS TO RICE.	5
6 July, 1928			
25 September, 1928.	28 September, 1928.	Declaring that a board shall be constituted in relation to rice, and extending the provisions of the said Act to rice, and appointing the 31st October, 1928, for a poll to be taken of the producers of rice resident or carrying on the business of production within the said State for the election in the prescribed manner of five representatives of rice-producers to be members of a Rice Marketing Board, and appointing the Willimbong and Wade Shires respectively to be electoral districts, and declaring that the former shall be entitled to elect three representatives, and that the latter shall be entitled to elect two representatives.	25
6 November 1928.	9 November, 1928.	Appointing a Rice Marketing Board in relation to rice produced within the said State, such board to consist of the persons therein named.	35
26 February 1929.	8 March, 1929	to be a member of the Rice Market-	40

	Date of Proclamation.	Published in Government Gazette of—	Description.
5	THIRD AS TO RICE—continued.		
10	26 February, 1929.	1 M arch, 1929	(1) that upon any of the commodity (thereby meaning rice) coming into existence after the date of publication of this proclamation, and before the 9th November, 1931, it shall become vested in
15			and become the property of the last-mentioned board; (2) that every person or corporation in whose possession or control any of the said commodity coming into existence after the date of publi-
20			cation of this proclamation, and before the 9th November, 1931, shall be, shall within seven days from the same coming into existence give notice as therein provided;
25		•	(3) that unless exempted by or under the said Act, as amended, every producer of any of the said com- modity which comes into existence after the publication of this pro-
30			clamation shall harve-t, grade, brand, and deliver the same to the board or its authorised agents in accordance with the said Act, as amended, and the regula- tions for the time being in force
35			thereunder.

^{[1}s, 3d.] Sydney: Alfred James Kent, I.S.O., Government Printer—1930.

