New South Wales.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 37, 1935.

An Act to make provision for the winding-up of certain companies; to appoint the Public Trustee liquidator thereof; to vest certain property in the Public Trustee and to provide for the management, sale and disposal thereof, and for the distribution of the proceeds of such sale and disposal; to amend the Companies (Receiver and Manager) Act, 1934, and other Acts; and for purposes connected therewith. [Assented to, 11th April, 1935.] ^{65717-A} BE

B^E 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 :--

1. (1) This Act may be cited as the "Companies (Liquidation) Act, 1935."

(2) This Act shall be read with the Companies Act, 1899, as amended by subsequent Acts, which Act as so amended is in this Act referred to as the Principal Act.

2. The Southern British National Trust Limited and the British Consolidated Investments Limited, being the companies of those respective names formed and registered under the provisions of Part I of the Principal Act, shall be wound up under the supervision of the court as if the said companies were now in voluntary liquidation and orders had on the date of commencement of this Act been made by the court ordering that the said companies be wound up under the supervision of the court and appointing the Public Trustee sole liquidator of such shall be companies. Such winding-up deemed to commence on such date.

3. V. B. McInnes and Company (Australia) Limited, in Liquidation, being the company of that name formed and registered under the provisions of Part I of the Principal Act, shall, as from the date of commencement of this Act, be wound up under the supervision of the court as if an order had on such date been made by the court ordering the said company so to be wound up and appointing the Public Trustee sole liquidator thereof.

4. The Governor may from time to time by proclamation published in the Gazette order that any or all of the companies set out in the Schedule to this Act shall be wound up by the court.

Any company so ordered to be wound up shall, as from the date specified in such proclamation, be wound up by the court as if an order were on such date made by the court under the provisions of paragraph (f) of section eighty-four of the Principal Act, and by such order the Public Trustee were appointed the sole liquidator thereof.

Short title and construction.

Southern British National Trust, Ltd., and British Consolidated Investments Ltd. to be wound up under supervision of court.

Liquidation of V. B. McInnes & Co. (Australia) Ltd. to be continued under supervision.

Governor may direct companies in Schedule to be wound up by the court.

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Companies (Liquidation).

The commencement of winding-up of each such company shall be the date stated in that behalf in the proclamation.

5. On any winding-up under the provisions of this special Act of any of the companies mentioned in this Act or in powers to the Schedule—

- (a) the court may make all such orders and give all such directions as it could on a petition for winding-up by or under the supervision of the court:
- (b) the Public Trustee shall not be required to give security for the due performance of his duties as liquidator.

6. On the winding-up of the companies mentioned in special prosections two and three of this Act the powers of the visions in directors thereof shall cease, and no general meetings liquidations. thereof shall be held except such as may be summoned by the liquidator or directed by the court.

7. (1) As from the date of commencement of this Act, Vesting of Trust the estate and interest of the British National Invest- Building. ment Trust Limited as registered proprietor of the lands comprised in Certificate of Title dated the seventeenth day of March, one thousand nine hundred and thirtythree, and registered Volume 4567, Folio 46, subject to such encumbrances, liens, estates or interests as may be noted thereon, shall vest in the Public Trustee, as if the said registered proprietor had on the date of such commencement executed and procured the registration of a memorandum of transfer transferring such estate and interest subject as aforesaid to the Public Trustee.

(2) The Registrar-General shall make such entries in the said folium of the register book as may be necessary to give effect to this section.

(3) Section seventy-six of the Real Property Act, 1900, shall not apply to such transfer of such estate and interest to the Public Trustee.

(4) The mortgagee of the said lands shall not, merely by reason of the winding-up of the mortgagor company under the provisions of this Act or of any law of the Commonwealth or any State, Territory or Dominion, be entitled to exercise any of his rights, powers

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Companies (Liquidation).

powers or remedies against the mortgaged property for the recovery of the moneys secured by the mortgage or for the enforcement or realisation of the security.

(5) The interest in the said land created by an undated and unregistered Memorandum of Lease made between the British National Investment Trust Limited as lessor and the British National Trust Limited as lessee purporting to demise the term of ninety-nine years from the first day of March, one thousand nine hundred and thirty-three, shall, as from the date of commencement of this Act, be deemed to have been surrendered by the British National Trust Limited to the Public Trustee, but such surrender shall be without prejudice to the rights and interests (if any) of any persons in possession of any part of the premises on the first day of November, one thousand nine hundred and thirty-four, or who have since that date been given possession of any part of the premises by the Public Trustee, and claiming to be under-lessees under the said lease and the provisions of section one hundred and twenty-two of the Conveyancing Act, 1919-1932, shall apply to such surrender.

(6) The property and interest of the British National Trust Limited in all fixtures, furniture and other chattels in or upon the said land shall as from the date of commencement of this Act be deemed to have been duly assigned in law to the Public Trustee, and the Public Trustee shall hold the said property and interest on the

trusts declared by this Act. 8. (1) The Public Trustee shall at such time and subject to such terms and conditions and in such manner as the court shall approve sell and dispose of the said

Power of sale, etc.

estate, interest and property in the said land, fixtures, furniture and chattels so vested and assigned as aforesaid and distribute the proceeds of such sale and disposition and the rents and profits of the said land, furniture, fixtures and other chattels received by him pending such realisation, after payment of all costs, charges and expenses charged on the said property by section eleven of this Act. between the Southern British National Trust Limited and the Investment Executive Trust of New Zealand

Companies (Liquidation).

Zealand Limited in the following proportions, namely: one-third to the Southern British National Trust Limited and two-thirds to the Investment Executive Trust of New Zealand Limited.

(2) Such respective shares of the Investment Executive Trust of New Zealand Limited and of the Southern British National Trust Limited shall be received by such companies or their liquidators in reduction of the amounts owing to such companies respectively under the debentures of the British National Trust Limited held by them respectively.

(3) The share of the Investment Executive Trust of New Zealand Limited in such proceeds, rents and profits shall be paid to the Public Trustee of the Dominion of New Zealand on behalf of the said Investment Executive Trust of New Zealand Limited, and the receipt of the Public Trustee of the Dominion of New Zealand shall be a sufficient discharge therefor to the Public Trustee.

(4) Pending the sale directed by subsection one of this section, the Public Trustee shall manage the property so vested in and assigned to him as aforesaid, but shall not without the leave of the court lease the said land and the building thereon erected or any part thereof for more than five years.

The power of management by this subsection conferred shall include power to mortgage the whole or any part of the property.

9. (1) The share of the Southern British National Application Trust Limited in the proceeds, rents and profits in of proceeds section eight mentioned shall be applied by the liquidator thereof as assets of the said company securing the B Series of debentures issued by the said company.

(2) The B Class debentures of the Southern British National Trust Limited, whereof the Investment Executive Trust of New Zealand Limited is at the date of commencement of this Act the registered holder, shall be deemed to have been duly cancelled as from such date. B 10.

Companies (Liquidation).

Public Trustee to continue to act under Act No. 21, 1934.

How costs and expenses to be defrayed. 10. The Public Trustee shall continue to act under the provisions of the Companies (Receiver and Manager) Act, 1934, as receiver and manager of each of the companies mentioned in the Schedule to this Act until the commencement of the winding-up of each such company under the provisions of this Act.

11. (1) Insofar as the assets of the Southern British National Trust Limited not charged as security for any debentures issued by such company are insufficient to defray the costs, charges and expenses in this section hereinafter set forth, such of the assets and property of the said company as are charged as security for the B Class debentures issued by the said company (including the land, fixtures, furniture and other chattels vested in and assigned to the Public Trustee by section seven of this Act) shall be charged with the payment to the Public Trustee of the following costs, charges and expenses:—

- (a) his costs, charges and expenses (including his remuneration) as liquidator of the Southern British National Trust Limited and trustee of the said land and chattels;
- (b) his costs, charges and expenses (including his remuneration) in and about the management of the building erected on the said land;
- (c) the costs, charges and expenses of any sale of the said land and chattels and of the distribution of the proceeds thereof; and
- (d) the costs, charges and expenses (including his remuneration) incurred by him as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934.

(2) The costs, charges and expenses of the Public Trustee in and of the administering, selling and distributing such of the assets of the said company as are charged as security for the A Class debentures issued by such company shall be charged on and payable out of such assets.

(3) The Public Trustee may from time to time raise by sale or mortgage of the property and assets by

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Companies (Liquidation).

this section charged with the payment of his costs, charges and expenses such moneys as may be necessary to defray such costs, charges and expenses.

(4) Costs, charges and expenses in this section shall include any extra remuneration paid by the authority or with the sanction of the Public Service Board to any deputy officer or servant of the Public Trustee for work done by such deputy officer or servant in or about the execution of the powers or performance of the duties conferred or imposed on the Public Trustee by this Act or the Companies (Receiver and Manager) Act. 1934.

(5) The remuneration to be paid to the Public Trustee for his pains and trouble as liquidator of the Southern British National Trust Limited, as trustee and manager of the said land and building and as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934, shall be such as shall be determined by the court on application in that behalf made by the Public Trustee.

12. (1) The Public Trustee as liquidator of the Application Southern British National Trust Limited and as trustee to court. and manager of the land, fixtures, furniture and chattels mentioned in section seven of this Act may apply to the court to determine any question arising in the matter of the winding-up of such company or of the administration of the said trust, and the court may either hear and determine such application ex parte or after notice to such persons as it may order on summons for directions.

(2) If the Public Trustee complies with any direction or order given or made by the court on such application he shall be deemed so far as regards his own responsibility to have discharged his duty in the subject-matter of the application, provided that he has not been guilty of any fraud, wilful concealment or misrepresentation in or about such application.

13. (1) The Public Trustee, in the execution of the Protection of Public powers and duties conferred and imposed on him by this Trustee. Act or by the Companies (Receiver and Manager) Act, 1934, shall not be liable to any person for any loss unless the same happens through his own wilful neglect or default. (2)

Companies (Liquidation).

(2) This section shall apply to all things done or purported to be done by the Public Trustee under the provisions of the Companies (Receiver and Manager) Act, 1934, as well before as after the commencement of this Act.

14. In the winding-up of the Southern British National Trust Limited all claims (whether as shareholder, debenture-holder, creditor or otherwise) of any person who is or who has at any time been a director or officer of any of the companies specified in the Schedule to the Companies (Receiver and Manager) Act, 1934, or of any person (not being one of such companies) who claims under any such director or officer otherwise than as or through a bona fide purchaser for value (the onus of proof whereof shall rest on the claimant) shall rank after the claim under their debentures of debentureholders.

15. In the event of the winding-up of the British National Trust Limited the claims of the Investment Executive Trust of New Zealand Limited and of the Southern British National Trust Limited, as holders of debentures issued by the company first mentioned in this section, shall be paid in full in priority to all other holders of such debentures.

16. (1) Any of the powers and duties conferred and imposed on the Public Trustee by this Act or the Principal Act may be exercised and discharged by a Deputy Public Trustee or by any officer of the Public Trustee duly authorised in writing by him in that behalf.

(2) The provisions of section thirteen of this Act shall extend to such deputy or officer.

17. (1) The Governor may make regulations not inconsistent with this Act prescribing all matters which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.

- (2) The regulations shall—
- (a) be published in the Gazette;
- (b) take effect from the date of publication or from a later date specified in the regulations;

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Special provisions as to promoters,

Special provisions as to winding up of British National Trust, Ltd.

Powers, etc., may be exercised by Deputy Public Trustee or authorised officer.

Regulations.

Companies (Liquidation).

(c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

SCHEDULE.

Sec. 4.

The Investment Executive Trust of New Zealand Limited;

The British National Investment Trust Limited;

The British National Trust Limited;

The British Medical Investment Trust Limited;

The New Zealand Shareholders Trust Limited;

The Transport Mutual and General Insurance Company Limited;

The Sterling Investments Company Limited;

Pacific Exploration Company Limited;

Farms and Farmlets Limited;

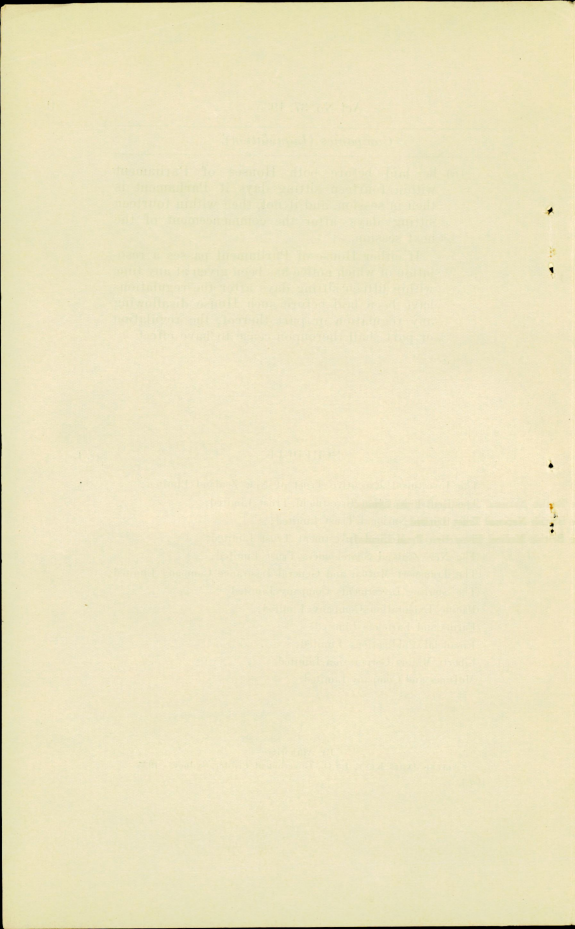
Financial Publications Limited;

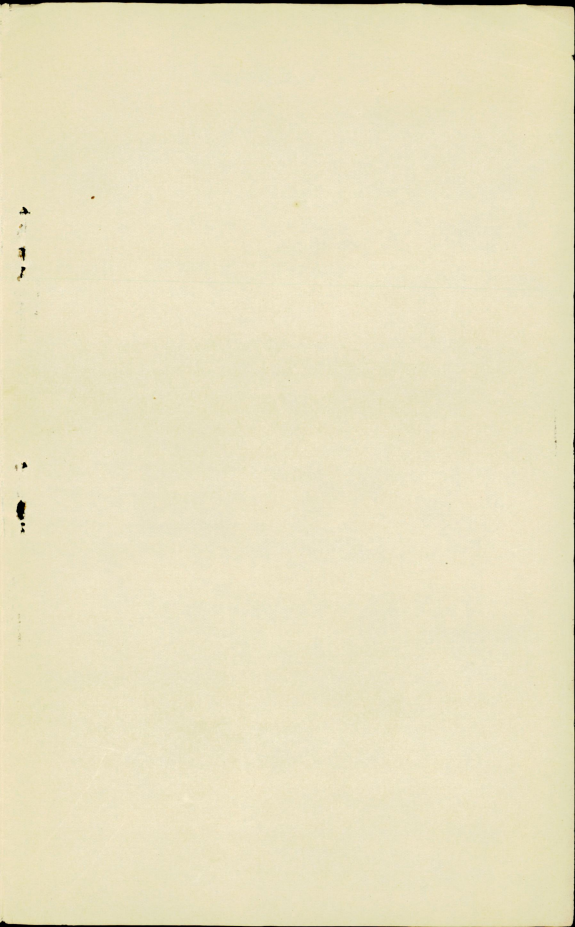
Liberty Motors Corporation Limited.

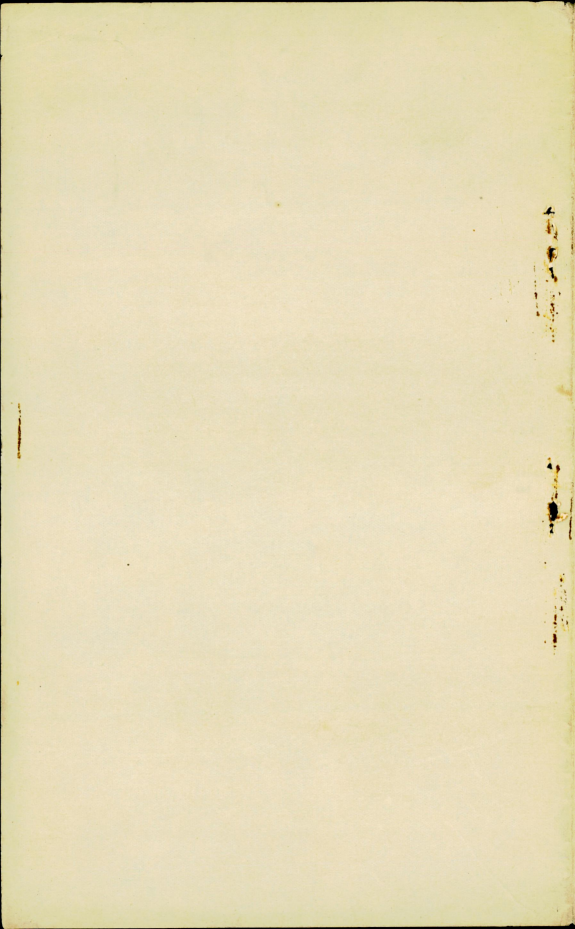
McInnes and Company Limited.

By Authority:

ALFRED JAMES KENT, I.S.O., Government Printer, Sydney. 1935. [6d.]







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.

W. R. McCOURT, Clerk of the Legislative 'Assembly. Legislative Assembly Chamber, Sydney, 4 April, 1935, A.M.

New South Wales.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 1935.

* * * * * * * * * * * * * * * * *

An Act to make provision for the winding-up of certain companies; to appoint the Public Trustee liquidator thereof; to vest certain property in the Public Trustee and to provide for the management, sale and disposal thereof, and for the distribution of the proceeds of such sale and disposal; to disqualify certain persons from being directors or in any way concerned in the management of a company for a certain period; to amend the Companies (Receiver and Manager) Act, 1934, and other Acts; and for purposes connected therewith.

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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 "Companies Short title (Liquidation) Act, 1935." and con-

struction. (2) This Act shall be read with the Companies Act. 1899, as amended by subsequent Acts, which Act as so 10 amended is in this Act referred to as the Principal Act.

2. The Southern British National Trust Limited and Southern the British Consolidated Investments Limited, being the British companies of those respective names formed and regis- National Trust, Ltd.

tered under the provisions of Part I of the Principal Act, and British 15 shall be wound up under the supervision of the court as dated Inif the said companies were now in voluntary liquidation vestments and orders had on the date of commencement of this Act wound up been made by the court ordering that the said companies under superbe wound up under the supervision of the court and court.

20 appointing the Public Trustee sole liquidator of such companies. Such winding-up shall be deemed to commence on such date.

3. V. B. McInnes and Company (Australia) Limited, Liquidation in Liquidation, being the company of that name formed of V.B. 25 and registered under the provisions of Part I of the MeInnes & Principal Act shall as first all a first and the Co. (Austra-Principal Act, shall, as from the date of commencement lia) Ltd. to of this Act, be wound up under the supervision of the be concourt as if an order had on such date been made by the under supercourt ordering the said company so to be wound up and

: 0 appointing the Public Trustee sole liquidator thereof.

4. The Governor may from time to time by proclama- Governor tion published in the Gazette order that any or all of the may direct companies set out in the Schedule to this Act shall be in Schedule wound up by the court.

- Any company so ordered to be wound up shall, as from court, 35 the date specified in such proclamation, be wound up by the court as if an order were on such date made by the court under the provisions of paragraph (f) of section eighty-four of the Principal Act, and by such order the
- 40 Public Trustee were appointed the sole liquidator thereof.

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Companies (Liquidation).

The commencement of winding-up of each such company shall be the date stated in that behalf in the proclamation.

5. On any winding-up under the provisions of this Special 5 Act of any of the companies mentioned in this Act or in powers to court. the Schedule-

- (a) the court may make all such orders and give all such directions as it could on a petition for winding-up by or under the supervision of the court:
- (b) the Public Trustee shall not be required to give security for the due performance of his duties as liquidator.
- 6. On the winding-up of the companies mentioned in Special pro-15 sections two and three of this Act the powers of the visions in directors thereof shall cease, and no general meetings liquidations. thereof shall be held except such as may be summoned by the liquidator or directed by the court.

7. (1) As from the date of commencement of this Act, Vesting of 20 the estate and interest of the British National Invest- Building. ment Trust Limited as registered proprietor of the lands comprised in Certificate of Title dated the seventeenth day of March, one thousand nine hundred and thirtythree, and registered Volume 4567, Folio 46, subject to

- 25 such encumbrances, liens, estates or interests as may be noted thereon, shall vest in the Public Trustee, as if the said registered proprietor had on the date of such commencement executed and procured the registration of a memorandum of transfer transferring such estate and 30 interest subject as aforesaid to the Public Trustee.
 - (2) The Registrar-General shall make such entries in the said folium of the register book as may be necessary to give effect to this section.

(3) Section seventy-six of the Real Property Act, 35 1900, shall not apply to such transfer of such estate and interest to the Public Trustee.

(4) The mortgagee of the said lands shall not, merely by reason of the winding-up of the mortgagor company under the provisions of this Act or of any law

40 of the Commonwealth or any State, Territory or Dominion, be entitled to exercise any of his rights,

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powers or remedies against the mortgaged property for the recovery of the moneys secured by the mortgage or ' for the enforcement or realisation of the security.

- (5) The interest in the said land created by an 5 undated and unregistered Memorandum of Lease made between the British National Investment Trust Limited as lessor and the British National Trust Limited as lessee purporting to demise the term of ninety-nine years from the first day of March, one thousand nine hundred and
- 10 thirty-three, shall, as from the date of commencement of this Act, be deemed to have been surrendered by the British National Trust Limited to the Public Trustee, but such surrender shall be without prejudice to the rights and interests (if any) of any persons in posses-
- 15 sion of any part of the premises on the first day of November, one thousand nine hundred and thirty-four, or who have since that date been given possession of any part of the premises by the Public Trustee, and claiming to be under-lessees under the said lease and the
- 20 provisions of section one hundred and twenty-two of the Conveyancing Act, 1919-1932, shall apply to such surrender.

(6) The property and interest of the British National Trust Limited in all fixtures, furniture and other chattels

25 in or upon the said land shall as from the date of commencement of this Act be deemed to have been duly assigned in law to the Public Trustee, and the Public Trustee shall hold the said property and interest on the trusts declared by this Act.

sale, etc.

- 8. (1) The Public Trustee shall at such time and Fower of 20 subject to such terms and conditions and in such manner as the court shall approve sell and dispose of the said estate, interest and property in the said land, fixtures, furniture and chattels so vested and assigned as afore-
- 35 said and distribute the proceeds of such sale and disposition and the rents and profits of the said land, furniture, fixtures and other chattels received by him pending such realisation, after payment of all costs, charges and expenses charged on the said property by section eleven
- 40 of this Act, between the Southern British National Trust Limited and the Investment Executive Trust of New Zealand

Companies (Lugurdation).

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Zealand Limited in the following proportions, namely: one-third to the Southern British National Trust Limited and two-thirds to the Investment Executive Trust of New Zealand Limited.

- (2) Such respective shares of the Investment 5 Executive Trust of New Zealand Limited and of the Southern British National Trust Limited shall be received by such companies or their liquidators in reduction of the amounts owing to such companies respectively under the
- 10 debentures of the British National Trust Limited held by them respectively.

(3) The share of the Investment Executive Trust of New Zealand Limited in such proceeds, rents and profits shall be paid to the Public Trustee of the Dominion

- 15 of New Zealand on behalf of the said Investment Executive Trust of New Zealand Limited, and the receipt of the Public Trustee of the Dominion of New Zealand shall be a sufficient discharge therefor to the Public Trustee.
- (4) Pending the sale directed by subsection one 20 of this section, the Public Trustee shall manage the property so vested in and assigned to him as aforesaid, but shall not without the leave of the court lease the said land and the building thereon erected or any part thereof for more than five years.
- 2.5 The power of management by this subsection conferred shall include power to mortgage the whole or any part of the property.

9. (1) The share of the Southern British National Application Trust Limited in the proceeds, rents and profits in of proceeds of sale. **30** section eight mentioned shall be applied by the liquidator thereof as assets of the said company securing the B Series of debentures issued by the said company.

(2) The B Class debentures of the Southern British National Trust Limited, whereof the Investment Execu-35 tive Trust of New Zealand Limited is at the date of commencement of this Act the registered holder, shall be deemed to have been duly cancelled as from such date.

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10. The Public Trustee shall continue to act under Public Trustee to conthe provisions of the Companies (Receiver and Manager) the to act Act. 1934. as receiver and manager of each of the com- under Act panies mentioned in the Schedule to this Act until the $\frac{No. 21}{1934}$. 5 commencement of the winding-up of each such company under the provisions of this Act.

11. (1) Insofar as the assets of the Southern British How costs National Trust Limited not charged as security for any and exdebentures issued by such company are insufficient to de- be defrayed.

10 fray the costs, charges and expenses in this section hereinafter set forth, such of the assets and property of the said company as are charged as security for the B Class debentures issued by the said company (including the land, fixtures, furniture and other chattels vested in and

15 assigned to the Public Trustee by section seven of this Act) shall be charged with the payment to the Public Trustee of the following costs, charges and expenses:-

- (a) his costs, charges and expenses (including his remuneration) as liquidator of the Southern British National Trust Limited and trustee of the said land and chattels:
- (b) his costs, charges and expenses (including his remuneration) in and about the management of the building erected on the said land;
- (c) the costs, charges and expenses of any sale of the said land and chattels and of the distribution of the proceeds thereof; and
- (d) the costs, charges and expenses (including his remuneration) incurred by him as receiver and
 - manager under the provisions of the Companies (Receiver and Manager) Act, 1934.

(2) The costs, charges and expenses of the Public Trustee in and of the administering, selling and distributing such of the assets of the said company as are 35 charged as security for the A Class debentures issued by such company shall be charged on and payable out of such assets.

(3) The Public Trustee may from time to time raise by sale or mortgage of the property and assets by

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this section charged with the payment of his costs. charges and expenses such moneys as may be necessary to defray such costs, charges and expenses.

- (4) Costs, charges and expenses in this section 5 shall include any extra remuneration paid by the authority or with the sanction of the Public Service Board to any deputy officer or servant of the Public Trustee for work done by such deputy officer or servant in or about the execution of the powers or performance
- 10 of the duties conferred or imposed on the Public Trustee by this Act or the Companies (Receiver and Manager) Act. 1934.

(5) The remuneration to be paid to the Public Trustee for his pains and trouble as liquidator of the

15 Southern British National Trust Limited, as trustee and manager of the said land and building and as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934, shall be such as shall be determined by the court on application

20 in that behalf made by the Public Trustee.

12. (1) The Public Trustee as liquidator of the Application. Southern British National Trust Limited and as trustee and manager of the land, fixtures, furniture and chattels mentioned in section seven of this Act may apply to the

25 court to determine any question arising in the matter of the winding-up of such company or of the administration of the said trust, and the court may either hear and determine such application ex parte or after notice to such persons as it may order on summons for directions.

(2) If the Public Trustee complies with any direc-30 tion or order given or made by the court on such application he shall be deemed so far as regards his own responsibility to have discharged his duty in the subject-matter of the application, provided that he has 35 not been guilty of any fraud, wilful concealment or misrepresentation in or about such application.

13. (1) The Public Trustee, in the execution of the Protection powers and duties conferred and imposed on him by this of Public

Act or by the Companies (Receiver and Manager) Act,

40 1934, shall not be liable to any person for any loss unless the same happens through his own wilful neglect or default. (2)

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Companies (Liquidation).

(2) This section shall apply to all things done or purported to be done by the Public Trustee under the provisions of the Companies (Receiver and Manager) Act, 1934, as well before as after the commencement of 5 this Act.

14. In the winding-up of the Southern British Special pro-National Trust Limited all claims (whether as sharepromoters. holder, debenture-holder, creditor or otherwise) of any person who is or who has at any time been a director

- 10 or officer of any of the companies specified in the Schedule to the Companies (Receiver and Manager) Act, 1934, or of any person (not being one of such companies) who claims under any such director or officer otherwise than as or through a bona fide purchaser for value (the onus
- 15 of proof whereof shall rest on the claimant) shall rank after the claim under their debentures of debentureholders.

15. (1) John William Shaw McArthur, Charles Disqualifica-Graham Alcorn, William Collingbourne Hewitt, William tions of certain per-20 Andrew Pilkington, and Victor Benbow McInnes being sons from the persons of those respective names who were or are directors. directors of one or more of the companies mentioned in this Act or in the Schedule to this Act, shall not nor shall any one of them be directors or director of or in

- 25 any way, whether directly or indirectly, be concerned in or take part in the management of a company which is now or at any time hereafter may be registered under Part I or Part II of the Principal Act or under Part III of the Companies (Amendment) Act, 1906, or under any
- 30 Act replacing those Parts, for a period of ten years from the date of the commencement of this Act, and any one of them who acts in contravention of this section shall be guilty of an offence.

(2) Any person who contravenes the provisions 35 of subsection one of this section shall be liable on conviction on indictment to imprisonment for a term not exceeding two years; or upon summary conviction to a penalty not exceeding five hundred pounds or imprisonment for a term not exceeding six months or to both 40 such penalty and imprisonment.

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16. In the event of the winding-up of the British Special pro-National Trust Limited the claims of the Investment visions as to Executive Trust of New Zealand Limited and of the of British Southern British National Trust Limited, as holders of National 5 debentures issued by the company first mentioned in this section, shall be paid in full in priority to all other holders of such debentures.

17. (1) Any of the powers and duties conferred and Powers, imposed on the Public Trustee by this Act or the Princi- etc., may

10 pal Act may be exercised and discharged by a Deputy Deputy Public Trustee or by any officer of the Public Trustee Public Trustee or duly authorised in writing by him in that behalf.

(2) The provisions of section thirteen of this Act officer. shall extend to such deputy or officer.

18. (1) The Governor may make regulations not Regulations. 15 inconsistent with this Act prescribing all matters which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.

(2) The regulations shall—

- (a) be published in the Gazette; 20
 - (b) take effect from the date of publication or from a later date specified in the regulations;
 - (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

Trust, Ltd.

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Companies (Liquidation).

SCHEDULE.

The Investment Executive Trust of New Zealand Limited;
The British National Investment Trust Limited;
The British Medical Investment Trust Limited;
The British Medical Investment Trust Limited;
The New Zealand Shareholders Trust Limited;
The Transport Mutual and General Insurance Company Limited;
The Sterling Investments Company Limited;
Pacific Exploration Company Limited;
Farms and Farmlets Limited;
Financial Publications Limited;
Liberty Motors Corporation Limited.
McInnes and Company Limited.

Sydney: Alfred James Kent, I.S.O., Government Printer--- 1985.

[10d.]

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Sec. 4.

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.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 4 April, 1935, A.M.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment, together with an Amendment in the Title.

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, April, 1935.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 1935.

An Act to make provision for the winding-up of certain companies; to appoint the Public Trustee liquidator thereof; to vest certain property in the Public Trustee and to provide for the management, sale and disposal thereof, and for the distribution of the proceeds of such sale and disposal; to-disqualify certain persons from being directors or in any way concerned in the management of a company for a certain period; to amend the Companies (Receiver and Manager) Act, 1934, and other Acts; and for purposes connected therewith.

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Companies (Liquidation).

) E it enacted by the King's Most Excellent Majesty. D 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 "Companies (Liquidation) Act, 1935."

(2) This Act shall be read with the Companies Act, 1899, as amended by subsequent Acts, which Act as so 10 amended is in this Act referred to as the Principal Act.

2. The Southern British National Trust Limited and Southern the British Consolidated Investments Limited, being the British companies of those respective names formed and regis- National Trust, Ltd. tered under the provisions of Part I of the Principal Act, and British

- 15 shall be wound up under the supervision of the court as dated Inif the said companies were now in voluntary liquidation vestments and orders had on the date of commencement of this Act kound up been made by the court ordering that the said companies under superbe wound up under the supervision of the court and court.
- 20 appointing the Public Trustee sole liquidator of such companies. Such winding-up shall be deemed to commence on such date.

3. V. B. McInnes and Company (Australia) Limited, Liquidation in Liquidation, being the company of that name formed of

25 and registered under the provisions of Part I of the McInnes & Principal Act, shall, as from the date of commencement lia) Ltd. to of this Act, be wound up under the supervision of the be concourt as if an order had on such date been made by the under supercourt ordering the said company so to be wound up and vision.

:0 appointing the Public Trustee sole liquidator thereof.

4. The Governor may from time to time by proclama- Governor tion published in the Gazette order that any or all of the may direct companies set out in the Schedule to this Act shall be in Schedule wound up by the court.

- 35 Any company so ordered to be wound up shall, as from up by the court. the date specified in such proclamation, be wound up by the court as if an order were on such date made by the court under the provisions of paragraph (f) of section eighty-four of the Principal Act, and by such order the
- 40 Public Trustee were appointed the sole liquidator thereof.

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Companies (Liquidation).

The commencement of winding-up of each such com-Win pany shall be the date stated in that behalf in the proclamation.

5. On any winding-up under the provisions of this Special 5 Act of any of the companies mentioned in this Act or in powers to a the Schedule—

- (a) the court may make all such orders and give all such directions as it could on a petition for winding-up by or under the supervision of the court;
- (b) the Public Trustee shall not be required to give security for the due performance of his duties as liquidator.
- 6. On the winding-up of the companies mentioned in Special pro-15 sections two and three of this Act the powers of the visions in certain directors thereof shall cease, and no general meetings liquidations. thereof shall be held except such as may be summoned by the liquidator or directed by the court.

7. (1) As from the date of commencement of this Act, Vesting of 20 the estate and interest of the British National Invest- Building. OS ment Trust Limited as registered proprietor of the lands comprised in Certificate of Title dated the seventeenth day of March, one thousand nine hundred and thirtythree, and registered Volume 4567, Folio 46, subject to

25 such encumbrances, liens, estates or interests as may be noted thereon, shall vest in the Public Trustee, as if the said registered proprietor had on the date of such commencement executed and procured the registration of a memorandum of transfer transferring such estate and 30 interest subject as aforesaid to the Public Trustee.

(2) The Registrar-General shall make such entries in the said folium of the register book as may be necessary to give effect to this section.

(3) Section seventy-six of the Real Property Act. 35 1900, shall not apply to such transfer of such estate and interest to the Public Trustee.

(4) The mortgagee of the said lands shall not. merely by reason of the winding-up of the mortgagor company under the provisions of this Act or of any law

40 of the Commonwealth or any State, Territory or Ida 04 Dominion, be entitled to exercise any of his rights, income

powers

Companies (Liquidation): "Dog mo)

raciy: powers or remedies against the mortgaged property for hashes the recovery of the moneys secured by the mortgage or null and for the enforcement or realisation of the security. built owr hus

(5) The interest in the said land created by nan business 5 undated and unregistered Memorandum of Lease made between the British National Investment Trust Limited as lessor and the British National Trust Limited as lessee purporting to demise the term of ninety-nine years from the first day of March, one thousand nine hundred and

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- 10 thirty-three, shall, as from the date of commencement of this Act, be deemed to have been surrendered by the British National Trust Limited to the Public Trustee, but such surrender shall be without prejudice to the rights and interests (if any) of any persons in posses-
- 15 sion of any part of the premises on the first day of November, one thousand nine hundred and thirty-four, or who have since that date been given possession of any part of the premises by the Public Trustee, and claiming to be under-lessees under the said lease and the
- 20 provisions of section one hundred and twenty-two of the Conveyancing Act, 1919-1932, shall apply to such surrender.

(6) The property and interest of the British National Trust Limited in all fixtures, furniture and other chattels

- 25 in or upon the said land shall as from the date of commencement of this Act be deemed to have been duly assigned in law to the Public Trustee, and the Public Trustee shall hold the said property and interest on the trusts declared by this Act.
- 8. (1) The Public Trustee shall at such time and Power of 30 subject to such terms and conditions and in such manner as the court shall approve sell and dispose of the said estate, interest and property in the said land, fixtures, furniture and chattels so vested and assigned as afore-
- 35 said and distribute the proceeds of such sale and disposition and the rents and profits of the said land, furniture, fixtures and other chattels received by him pending such realisation, after payment of all costs, charges and const expenses charged on the said property by section eleven it wit 38
- 40 of this Act, between the Southern British National Trust Limited and the Investment Executive Trust of New Zealand

sale, etc.

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Zealand Limited in the following proportions, namely: one-third to the Southern British National Trust Limited and two-thirds to the Investment Executive Trust of New 0097 943 Zealand Limited.

- 5 (2) Such respective shares of the Investment balabur & Executive Trust of New Zealand Limited and of the partial Southern British National Trust Limited shall be received to and by such companies or their liquidators in reduction of the program amounts owing to such companies respectively under the partial of 10 debentures of the British National Trust Limited held by it that off
- them respectively.

(3) The share of the Investment Executive Trust and the offer offer offer and the proceeds, rents and the profits shall be paid to the Public Trustee of the Dominion to store off

15 of New Zealand on behalf of the said Investment Execution of the volume of the Public Trustee of the Dominion of New Zealand shall with the Public Trustee of the Dominion of New Zealand shall with the Public Trustee, and the receipt of the Public Tr

(4) Pending the sale directed by subsection one
20 of this section, the Public Trustee shall manage the property so vested in and assigned to him as aforesaid, but shall not without the leave of the court lease the said (a) land and the building thereon erected or any part thereof for more than five years.

25 The power of management by this subsection conferred ougless shall include power to mortgage the whole or any partosized of the property.

9. (1) The share of the Southern British National Application Trust Limited in the proceeds, rents and profits in of proceeds of sale.
30 section eight mentioned shall be applied by the liquidator

thereof as assets of the said company securing the Brutherat Series of debentures issued by the said company, and bug biss 52

(2) The B Class debentures of the Southern British
 National Trust Limited, whereof the Investment Execu 35 tive Trust of New Zealand Limited is at the date of

commencement of this Act the registered holder, shall be deemed to have been duly cancelled as from such date.

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10. The Public Trustee shall continue to act under Public Trusthe provisions of the Companies (Receiver and Manager) tee to con-tinue to act Act, 1934, as receiver and manager of each of the com- under Act panies mentioned in the Schedule to this Act until the No.21, 1934. 5 commencement of the winding-up of each such company

under the provisions of this Act.

11. (1) Insofar as the assets of the Southern British How costs and ex-National Trust Limited not charged as security for any penses to debentures issued by such company are insufficient to de- be defrayed.

10 fray the costs, charges and expenses in this section hereinafter set forth, such of the assets and property of the said company as are charged as security for the B Class debentures issued by the said company (including the land, fixtures, furniture and other chattels vested in and

15 assigned to the Public Trustee by section seven of this Act) shall be charged with the payment to the Public Trustee of the following costs, charges and expenses :--

- (a) his costs, charges and expenses (including his remuneration) as liquidator of the Southern British National Trust Limited and trustee of the said land and chattels: initanil que!
 - (b) his costs, charges and expenses (including his remuneration) in and about the management of the building erected on the said land;
 - (c) the costs, charges and expenses of any sale of the said land and chattels and of the distribution of the proceeds thereof; and
 - (d) the costs, charges and expenses (including his remuneration) incurred by him as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934.

(2) The costs, charges and expenses of the Public Trustee in and of the administering, selling and distributing such of the assets of the said company as are 35 charged as security for the A Class debentures issued by such company shall be charged on and payable out of such assets. tub ban stowed at

(3) The Public Trustee may from time to time raise by sale or mortgage of the property and assets by HO-HOSITON

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Companies (Liquidation).

this section charged with the payment of his costs, and sit charges and expenses such moneys as may be necessary to defray such costs, charges and expenses. BOUGAG 7

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(4) Costs, charges and expenses in this section 5 shall include any extra remuneration paid by the 194 Ditta authority or with the sanction of the Public Service 1. ... Board to any deputy officer or servant of the Public 8. MAR. 1.5% Trustee for work done by such deputy officer or servant 14040 in or about the execution of the powers or performance

10 of the duties conferred or imposed on the Public Trustee by this Act or the Companies (Receiver and Manager) Act, 1934.

(5) The remuneration to be paid to the Public Trustee for his pains and trouble as liquidator of the 15 and and 15 Southern British National Trust Limited, as trustee and manager of the said land and building and as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934, shall be such as shall be determined by the court on application 20 in that behalf made by the Public Trustee.

12. (1) The Public Trustee as liquidator of the Application to court. Southern British National Trust Limited and as trustee and manager of the land, fixtures, furniture and chattels mentioned in section seven of this Act may apply to the

25 court to determine any question arising in the matter of the winding-up of such company or of the administration of the said trust, and the court may either hear and determine such application ex parte or after notice to such persons as it may order on summons for directions.

(2) If the Public Trustee complies with any direc-30 tion or order given or made by the court on such application he shall be deemed so far as regards his own responsibility to have discharged his duty in the subject-matter of the application, provided that he has a size of

35 not been guilty of any fraud, wilful concealment or Builted misrepresentation in or about such application.

13. (1) The Public Trustee, in the execution of the Protection powers and duties conferred and imposed on him by this Trustee. Act or by the Companies (Receiver and Manager) Act,

40 1934, shall not be liable to any person for any loss unless i reases the same happens through his own wilful neglect or does by default. (2)

(2) This section shall apply to all things done or purported to be done by the Public Trustee under the provisions of the Companies (Receiver and Manager) Act, 1934, as well before as after the commencement of 5 this Act.

14. In the winding-up of the Southern British Special pro-National Trust Limited all claims (whether as share- visions as te promoters. holder, debenture-holder, creditor or otherwise) of any person who is or who has at any time been a director

- 10 or officer of any of the companies specified in the Schedule to the Companies (Receiver and Manager) Act, 1934, or of any person (not being one of such companies) who claims under any such director or officer otherwise than as or through a bona fide purchaser for value (the onus of proof whereof shall rest on the claimant) shall rank
- 15 after the claim under their debentures of debentureholders.

15. (1) John William Shaw McArthur, Charles Disqualifica. Graham Alcorn, William Hollingbourne Hewitt, William tions of certain per-20 Andrew Pilkington, and Victor Benbow McInnes, being sons from

- the persons of those respective names who were or are acting directors of one or more of the companies mentioned in this Act or in the Schedule to this Act, shall not nor shall any one of them be directors or director of or in
- 25 any way, whether directly or indirectly, be concerned in or take part in the management of a company which is now or at any time hereafter may be registered under Part I or Part II of the Principal Act or under Part III of the Companies (Amendment) Act, 1906, or under any
- 30 Act replacing those Parts for a period of ten years from the date of the commencement of this Act, and any one of them who acts in contravention of this section shall be guilty of an offence.
- -(2) Any person who contravenes the provisions 35 of subsection one of this section shall be liable on conviction on indictment to imprisonment for a term not exceeding two years; or upon summary conviction to a penalty not exceeding five hundred pounds or imprisonment for a term not exceeding six months or to both 40 such penalty and imprisonment. 16. 15. dinnieb

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16 15. In the event of the winding-up of the British Special pro-National Trust Limited the claims of the Investment visions as to winding up Executive Trust of New Zealand Limited and of the of British Southern British National Trust Limited, as holders of National 5 debentures issued by the company first mentioned in this A section, shall be paid in full in priority to all otheridi a holders of such debentures. 17 16. (1) Any of the powers and duties conferred and Powers, imposed on the Public Trustee by this Act or the Principle etc., may be 10 pal Act may be exercised and discharged by a Deputy Deputy Public Trustee or by any officer of the Public Trustee Public Trustee or duly authorised in writing by him in that behalf. (2) The provisions of section thirteen of this Act officer. shall extend to such deputy or officer. olaims under the 18 17. (1) The Governor may make regulations not Regulations. inconsistent with this Act prescribing all matters which to get are necessary or convenient to be prescribed of for the carrying out or giving effect to this Act. holders (2) The regulations shallwhich the fit (a) be published in the Gazette; manyly anning (b) take effect from the date of publication or from at 0. a later date specified in the regulations; (c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the the top the next session. If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations 08 have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect. BARNELLING and another and an and the feature of th 35 of autocotion and an at the arction match the highly on conничья и чин начина на тара начиная на вына a en maine was en more an anne vanner was saibours monthly and the streng front and and sectores the strenges titud of an estimate the quitman fast a SCHEDULE 274-B 40 such penalty and mapricomment. 21 -05

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Companies (Liquidation).	
-	TRUODAL .A .WSCHEDULE. Sec. 4.
Le.	The Investment Executive Trust of New Zealand Limited;
	The British National Investment Trust Limited;
	The British National Trust Limited;
5	The British Medical Investment Trust Limited;
	The New Zealand Shareholders Trust Limited;
	The Transport Mutual and General Insurance Company Limited;
1.8	The Sterling Investments Company Limited;
	Pacific Exploration Company Limited;
10	Farms and Farmlets Limited;
	Financial Publications Limited;
	Liberty Motors Corporation Limited.
	McInnes and Company Limited.

Sydney: Alfred James Kent, I.S.O., Government Printer--198!

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tor in all optimized the second optimized, and the the distribution optimized of such sale and disposal; an density optimized process from being dresses optimized optimized in the management of companies (Receiver and to amond the Companies (Receiver and Manager) Act, 1974, and other Acts; and for purposes connected therewith

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I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 11 April, 1935.

New South Wales.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 37, 1935.

An Act to make provision for the winding-up of certain companies; to appoint the Public Trustee liquidator thereof; to vest certain property in the Public Trustee and to provide for the management, sale and disposal thereof, and for the distribution of the proceeds of such sale and disposal; to amend the Companies (Receiver and Manager) Act, 1934, and other Acts; and for purposes connected therewith. [Assented to, 11th April, 1935.] BE

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

> W. W. HEDGES, Chairman of Committees of the Legislative Assembly.

D^E 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 and construction.

(Liquidation) Act, 1935."
(2) This Act shall be read with the Companies Act, 1899, as amended by subsequent Acts, which Act as so amended is in this Act referred to as the Principal Act.

1. (1) This Act may be cited as the "Companies

2. The Southern British National Trust Limited and the British Consolidated Investments Limited, being the companies of those respective names formed and registered under the provisions of Part I of the Principal Act, shall be wound up under the supervision of the court as if the said companies were now in voluntary liquidation and orders had on the date of commencement of this Act been made by the court ordering that the said companies be wound up under the supervision of the court and appointing the Public Trustee sole liquidator of such companies. Such winding-up shall be deemed to commence on such date.

3. V. B. McInnes and Company (Australia) Limited, in Liquidation, being the company of that name formed and registered under the provisions of Part I of the Principal Act, shall, as from the date of commencement of this Act, be wound up under the supervision of the court as if an order had on such date been made by the court ordering the said company so to be wound up and appointing the Public Trustee sole liquidator thereof.

4. The Governor may from time to time by proclamation published in the Gazette order that any or all of the companies set out in the Schedule to this Act shall be wound up by the court.

Any company so ordered to be wound up shall, as from the date specified in such proclamation, be wound up by the court as if an order were on such date made by the court under the provisions of paragraph (f) of section eighty-four of the Principal Act, and by such order the Public Trustee were appointed the sole liquidator thereof.

Southern British National Trust, Ltd., and British Consolidated Investments Ltd. to be wound up under supervision of court.

Liquidation of V. B. McInnes & Co. (Australia) Ltd. to be continued under supervision.

Governor may direct companies in Schedule to be wound up by the court.

The

Companies (Liquidation).

The commencement of winding-up of each such company shall be the date stated in that behalf in the proclamation.

5. On any winding-up under the provisions of this Special Act of any of the companies mentioned in this Act or in powers to court. the Schedule-

- (a) the court may make all such orders and give all such directions as it could on a petition for winding-up by or under the supervision of the court:
- (b) the Public Trustee shall not be required to give security for the due performance of his duties as liquidator.

6. On the winding-up of the companies mentioned in special prosections two and three of this Act the powers of the visions in directors thereof shall cease, and no general meetings liquidations. thereof shall be held except such as may be summoned by the liquidator or directed by the court.

7. (1) As from the date of commencement of this Act, Vesting of the estate and interest of the British National Invest- Building. ment Trust Limited as registered proprietor of the lands comprised in Certificate of Title dated the seventeenth day of March, one thousand nine hundred and thirtythree, and registered Volume 4567, Folio 46, subject to such encumbrances, liens, estates or interests as may be noted thereon, shall vest in the Public Trustee, as if the said registered proprietor had on the date of such commencement executed and procured the registration of a memorandum of transfer transferring such estate and interest subject as aforesaid to the Public Trustee.

(2) The Registrar-General shall make such entries in the said folium of the register book as may be necessary to give effect to this section.

(3) Section seventy-six of the Real Property Act. 1900, shall not apply to such transfer of such estate and interest to the Public Trustee.

(4) The mortgagee of the said lands shall not, merely by reason of the winding-up of the mortgagor company under the provisions of this Act or of any law of the Commonwealth or any State, Territory or Dominion, be entitled to exercise any of his rights, powers 1 1 1 1 1

Companies (Liquidation).

powers or remedies against the mortgaged property for the recovery of the moneys secured by the mortgage or for the enforcement or realisation of the security.

(5) The interest in the said land created by an undated and unregistered Memorandum of Lease made between the British National Investment Trust Limited as lessor and the British National Trust Limited as lessee purporting to demise the term of ninety-nine years from the first day of March, one thousand nine hundred and thirty-three, shall, as from the date of commencement of this Act, be deemed to have been surrendered by the British National Trust Limited to the Public Trustee, but such surrender shall be without prejudice to the rights and interests (if any) of any persons in possession of any part of the premises on the first day of November, one thousand nine hundred and thirty-four, or who have since that date been given possession of any part of the premises by the Public Trustee, and claiming to be under-lessees under the said lease and the provisions of section one hundred and twenty-two of the Conveyancing Act, 1919-1932, shall apply to such surrender.

(6) The property and interest of the British National Trust Limited in all fixtures, furniture and other chattels in or upon the said land shall as from the date of commencement of this Act be deemed to have been duly assigned in law to the Public Trustee, and the Public Trustee shall hold the said property and interest on the trusts declared by this Act.

8. (1) The Public Trustee shall at such time and subject to such terms and conditions and in such manner as the court shall approve sell and dispose of the said estate, interest and property in the said land, fixtures, furniture and chattels so vested and assigned as aforesaid and distribute the proceeds of such sale and disposition and the rents and profits of the said land, furniture, fixtures and other chattels received by him pending such realisation, after payment of all costs, charges and expenses charged on the said property by section eleven of this Act, between the Southern British National Trust Limited and the Investment Executive Trust of New Zealand

Power of sale, etc.

Zealand Limited in the following proportions, namely: one-third to the Southern British National Trust Limited and two-thirds to the Investment Executive Trust of New Zealand Limited.

(2) Such respective shares of the Investment Executive Trust of New Zealand Limited and of the Southern British National Trust Limited shall be received by such companies or their liquidators in reduction of the amounts owing to such companies respectively under the debentures of the British National Trust Limited held by them respectively.

(3) The share of the Investment Executive Trust of New Zealand Limited in such proceeds, rents and profits shall be paid to the Public Trustee of the Dominion of New Zealand on behalf of the said Investment Executive Trust of New Zealand Limited, and the receipt of the Public Trustee of the Dominion of New Zealand shall be a sufficient discharge therefor to the Public Trustee.

(4) Pending the sale directed by subsection one of this section, the Public Trustee shall manage the property so vested in and assigned to him as aforesaid, but shall not without the leave of the court lease the said land and the building thereon erected or any part thereof for more than five years.

The power of management by this subsection conferred shall include power to mortgage the whole or any part of the property.

9. (1) The share of the Southern British National Application Trust Limited in the proceeds, rents and profits in of proceeds section eight mentioned shall be applied by the liquidator thereof as assets of the said company securing the B Series of debentures issued by the said company.

(2) The B Class debentures of the Southern British National Trust Limited, whereof the Investment Executive Trust of New Zealand Limited is at the date of commencement of this Act the registered holder, shall be deemed to have been duly cancelled as from such date.

10.

Companies (Liquidation).

Public Trustee to continue to act under Act No. 21, 1934. 10. The Public Trustee shall continue to act under the provisions of the Companies (Receiver and Manager) Act, 1934, as receiver and manager of each of the companies mentioned in the Schedule to this Act until the commencement of the winding-up of each such company under the provisions of this Act.

How costs and expenses to be defrayed.

11. (1) Insofar as the assets of the Southern British National Trust Limited not charged as security for any debentures issued by such company are insufficient to defray the costs, charges and expenses in this section hereinafter set forth, such of the assets and property of the said company as are charged as security for the B Class debentures issued by the said company (including the land, fixtures, furniture and other chattels vested in and assigned to the Public Trustee by section seven of this Act) shall be charged with the payment to the Public Trustee of the following costs, charges and expenses:—

- (a) his costs, charges and expenses (including his remuneration) as liquidator of the Southern British National Trust Limited and trustee of the said land and chattels;
- (b) his costs, charges and expenses (including his remuneration) in and about the management of the building erected on the said land;
- (c) the costs, charges and expenses of any sale of the said land and chattels and of the distribution of the proceeds thereof; and
- (d) the costs, charges and expenses (including his remuneration) incurred by him as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934.

(2) The costs, charges and expenses of the Public Trustee in and of the administering, celling and distributing such of the assets of the said company as are charged as security for the A Class debentures issued by such company shall be charged on and payable out of such assets.

(3) The Public Trustee may from time to time raise by sale or mortgage of the property and assets by this

this section charged with the payment of his costs. charges and expenses such moneys as may be necessary to defray such costs, charges and expenses.

(4) Costs, charges and expenses in this section shall include any extra remuneration paid by the authority or with the sanction of the Public Service Board to any deputy officer or servant of the Public Trustee for work done by such deputy officer or servant in or about the execution of the powers or performance of the duties conferred or imposed on the Public Trustee by this Act or the Companies (Receiver and Manager) Act. 1934.

(5) The remuneration to be paid to the Public Trustee for his pains and trouble as liquidator of the Southern British National Trust Limited, as trustee and manager of the said land and building and as receiver and manager under the provisions of the Companies (Receiver and Manager) Act, 1934, shall be such as shall be determined by the court on application in that behalf made by the Public Trustee.

12. (1) The Public Trustee as liquidator of the Application Southern British National Trust Limited and as trustee and manager of the land, fixtures, furniture and chattels mentioned in section seven of this Act may apply to the court to determine any question arising in the matter of the winding-up of such company or of the administration of the said trust, and the court may either hear and determine such application ex parte or after notice to such persons as it may order on summons for directions.

(2) If the Public Trustee complies with any direction or order given or made by the court on such application he shall be deemed so far as regards his own responsibility to have discharged his duty in the subject-matter of the application, provided that he has not been guilty of any fraud, wilful concealment or misrepresentation in or about such application.

13. (1) The Public Trustee, in the execution of the Protection powers and duties conferred and imposed on him by this of Public Trustee. Act or by the Companies (Receiver and Manager) Act, 1934, shall not be liable to any person for any loss unless the same happens through his own wilful neglect or default. (2)

to court.

Companies (Liquidation).

(2) This section shall apply to all things done or purported to be done by the Public Trustee under the provisions of the Companies (Receiver and Manager) Act, 1934, as well before as after the commencement of this Act.

Special provisions as to promoters.

Special pro-

visions as to

winding up of British

National

Powers, etc., may be

Deputy Public

Trustee or

authorised officer.

exercised by

Trust, Ltd.

14. In the winding-up of the Southern British National Trust Limited all claims (whether as shareholder, debenture-holder, creditor or otherwise) of any person who is or who has at any time been a director or officer of any of the companies specified in the Schedule to the Companies (Receiver and Manager) Act, 1934, or of any person (not being one of such companies) who claims under any such director or officer otherwise than as or through a bona fide purchaser for value (the onus of proof whereof shall rest on the claimant) shall rank after the claim under their debentures of debentureholders.

15. In the event of the winding-up of the British National Trust Limited the claims of the Investment Executive Trust of New Zealand Limited and of the Southern British National Trust Limited, as holders of debentures issued by the company first mentioned in this section, shall be paid in full in priority to all other holders of such debentures.

16. (1) Any of the powers and duties conferred and imposed on the Public Trustee by this Act or the Principal Act may be exercised and discharged by a Deputy Public Trustee or by any officer of the Public Trustee duly authorised in writing by him in that behalf.

(2) The provisions of section thirteen of this Act shall extend to such deputy or officer.

Regulations.

- 17. (1) The Governor may make regulations not inconsistent with this Act prescribing all matters which are necessary or convenient to be prescribed for carrying out or giving effect to this Act.
 - (2) The regulations shall—
 - (a) be published in the Gazette;
 - (b) take effect from the date of publication or from a later date specified in the regulations;

Companies (Liquidation).

(c) be laid before both Houses of Parliament within fourteen sitting days if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after the regulations have been laid before such House disallowing any regulation or part thereof, the regulation or part shall thereupon cease to have effect.

SCHEDULE.

Sec. 4.

The Investment Executive Trust of New Zealand Limited; The British National Investment Trust Limited; The British National Trust Limited; The British Medical Investment Trust Limited; The New Zealand Shareholders Trust Limited; The New Zealand Shareholders Trust Limited; The Transport Mutual and General Insurance Company Limited; The Sterling Investments Company Limited; Pacific Exploration Company Limited; Farms and Farmlets Limited; Financial Publications Limited; Liberty Motors Corporation Limited. McInnes and Company Limited.

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

> A. HORE-RUTHVEN, Governor.

Government House, Sydney, 11th April, 1935

