MOTOR SPIRIT AND SUBSTITUTE LIQUID FUELS BILL.

Schedule of the Amendments referred to in Message of 3 April, 1941.

No. 1.—Page 2, clause 1, lines 1 to 3 inclusive. Omit all words on these lines.

No. 2.—Page 2, clause 2, line 14. Omit "2" insert—

"2. (1) This Part of this Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

(2)"

No. 3.—Page 2, clause 3, line 39. After "motor vehicle" insert "but does not include substitute liquid fuel"

No. 4.—Page 5, clause 6, line 14. After "license" insert—

- "(a) account shall not be taken of sales of motor spirit produced in Australia from indigenous shale; and
- (b) subject to paragraph (a) of this proviso"

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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, 28 March, 1941.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

W. K. CHARLTON,

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 3 April, 1941.

New South Wales.



ANNO QUINTO

Act No. , 1941.

An Act to provide for the regulation of the sale of motor spirit and substitute liquid fuels; to amend the Gas and Electricity Act, 1935, and certain other Acts in certain respects; and for purposes connected therewith.

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:—

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Motor Spirit Short title. and Substitute Liquid Fuels Act, 1941."

commencement and division into Parts.

(2)

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printed in black letter.

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- (3) (2) This Act is divided into Parts as fol-5 lows:-

PART I.—PRELIMINARY—s. 1.

PART II.—MOTOR SPIRIT AND SUBSTITUTE LIQUID Fuels—ss. 2-17.

PART III.—AMENDMENT OF GAS AND ELECTRICITY ACT, 1935, AS AMENDED BY SUBSEQUENT ACTS— 10 s. 18.

PART II.

MOTOR SPIRIT AND SUBSTITUTE LIQUID FUELS.

2. (1) This part of this Act shall commence upon a Commence-15 day to be appointed by the Governor and notified by procla- ment and mation published in the Gazette.

construction.

- (2) This Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution Act and so as not to exceed the legislative 20 power of the State, to the intent that, where any provision of this Part or of the regulations, or the application thereof to any person or circumstance, is held invalid, the remainder of this Part or of such regulations and the application of such provision to 25 other persons or circumstances shall not be affected.
 - 3. (1) In this Part, unless the context or subject Definitions, matter otherwise indicates or requires,—

"Benzole" means a refined spirit manufactured in Australia and derived from coal, and consisting essentially of benzene, suitable for blending with motor spirit for use in internal combustion engines.

"License" means a license issued under this Part.

"Mineral spirit" has the meaning given to that expression in the Inflammable Liquid Act, 1915, as amended by subsequent Acts.

"Motor spirit" means mineral spirit used or adapted or intended to be used for the propulsion of any motor vehicle; but does not include substitute liquid fuel; The

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- The expression "Motor spirit" does not refer to or include motor spirit which is the subject of interstate trade or commerce within the meaning of section ninety-two of the Commonwealth 5 Constitution while it is the subject of such trade or commerce but refers to and includes only such motor spirit as is for the time being part of the general mass of property in New South Wales which is completely under the power and 10 control of the State of New South Wales.
 - "Person" includes body of persons, corporate or unincorporate.
- "Power alcohol" means anhydrous ethyl alcohol manufactured in Australia and methylated as prescribed by regulations made pursuant to 15 subsection four of section fourteen of the Spirits Acts 1906-1935 of the Parliament of the Commonwealth of Australia.
- "Prescribed" means prescribed by this Part or by 20 the regulations.
 - "Regulations" means regulations made under this Part.
- "Sell" includes barter or exchange or offer or attempt to sell or send forward or deliver for 25 sale or cause or suffer or allow to be sold or offered for sale.
- "Substitute liquid fuel" means benzole produced by gas companies in New South Wales and power alcohol and includes any other liquid suitable 30 for blending with motor spirit for use in internal combustion engines which the Governor by proclamation in the Gazette declares to be a substitute liquid fuel.
- (2) The Governor may, by proclamation pub- Power to 35 lished in the Gazette, declare any liquid (including ben- substitute zole produced otherwise than by gas companies) which liquid is manufactured or produced in Australia and which is suitable for blending with motor spirit for use in internal combustion engines to be a substitute liquid fuel.

4. (1) Subject to this Part, from and after the Person expiration of one month after the commencement of this Act, no person shall, in New South Wales, either as spirit to principal or as agent, sell to any other person for be holder 5 delivery in New South Wales, any motor spirit which of Act 24, at the time of such sale is situate in New South Wales Geo. V No. unless he is the holder of a license issued under this 11 (Q'ld.), ss. 3 and 8. Part:

Provided that any person who buys motor spirit for 10 the purposes of sale from a person who holds a license under this Part shall be deemed to comply with the provisions of this section upon proof that the person from whom he buys such motor spirit is so licensed, and any such person shall, for the purposes of this Part and 15 the regulations, be deemed to be a licensed person and the agent of the licensee accordingly.

- (2) Any person who sells any motor spirit in contravention of the provisions of subsection one of this section shall be guilty of an offence, and shall be liable 20 upon conviction to a penalty not exceeding fifty pounds or, for a second or subsequent offence, to a penalty not less than twenty pounds nor more than two hundred pounds.
- 5. (1) Application for a license or for the renewal of Licenses. 25 a license under this Part shall be in the prescribed form and shall contain such particulars as may be prescribed.
 - (2) Every such application shall be lodged with the Minister and shall be accompanied by the prescribed fee.
- (3) Every license shall be issued by the Minister 30 and shall, subject to this Part, remain in force for a period of one year from the date of its issue, and may be renewed from time to time for a like period.
- (4) The Minister may refuse to issue a license to any person who was previously the holder of a license 35 under this Part, but whose license has been cancelled.
 - (5) The Minister may refuse to renew the license of any person who has committed any breach of or who has neglected or failed to comply with any of the requirements of this Part.

6. (1) The holder of every license shall during the Holder of currency thereof purchase and pay at the prescribed price for a quantity of each class or type of substitute substitute liquid fuel not less than a quantity equal to a prescribed in prescribed 5 number of gallons for every one hundred gallons of motor quantities. spirit sold by him during the period of such currency.

The prescribed price shall be the price fixed as pro- 11 (Q'ld.), vided in section seven of this Act.

The regulations may prescribe different quantities in 10 respect of different classes or types of substitute liquid fuel:

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Provided that, in calculating for the purposes of this section the number of gallons of motor spirit sold by any holder of a license—

(a) account shall not be taken of sales of motor spirit produced in Australia from indigenous shale; and

(b) subject to paragraph (a) of this proviso there shall be taken into account only those sales in respect of which a license is required to be held by him under section four of this Act:

Provided further, that in the case of any sale as agent by any holder of a license the provisions of this section shall be deemed to have been complied with as regards such sale upon proof that the principal is the holder of 25 a license and has duly complied with the provisions of this section:

Provided also, that in the case of any sale of motor spirit by a non-licensed person which has been purchased by him from a licensed person, such non-licensed 30 person shall be deemed to be the agent of the licensed person in respect of such sale.

- (2) If the holder of a license commits any breach of or neglects or fails to comply with the requirements of subsection one of this section he shall be guilty of 35 an offence.
 - (3) It shall be a sufficient defence to any proceedings under this section if the holder of the license proves-
- (a) that he was unable to obtain any substitute liquid fuel of the class or type referred to in 40 the charge; or

cf. Act 24,

Geo. V No.

- (b) that he was able to obtain only a specified quantity of substitute liquid fuel of the class or type referred to in the charge, and that he purchased such specified quantity of that substitute liquid fuel.
- 7. (1) Where a price for any class or type of sub-prescribed stitute liquid fuel is fixed under and in accordance with price. regulations (in this section hereinafter referred to as the Commonwealth Regulations) made under the 10 National Security Act 1939 of the Parliament of the Commonwealth of Australia, the prescribed price for that class or type of substitute liquid fuel shall be the price for the time being so fixed.

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- (2) Subject to subsection one of this section, the 15 following provisions shall apply to and in respect of the fixation of the prescribed price for benzole produced by a gas company:—
- (a) The prescribed price for benzole produced by a gas company shall be fixed by a commission which shall be appointed in like manner as a board is appointed under section five of the Gas and Electricity Act, 1935, as amended by subsequent Acts.
- (b) The Minister shall at the request in writing of a gas company and may at any time of his own motion constitute a commission to fix or vary the price of benzole produced by a gas company. The commission shall forthwith enquire into the matter and as soon as practicable publish its determination in the Gazette. Upon such publication the price so determined shall for the time being be the prescribed price for such benzole until varied in accordance with this section.
- 35 (c) Where a price for benzole produced in New South Wales by a gas company has been fixed under and in accordance with the Commonwealth Regulations but the control of the price

Motor Spirit and Substitute Liquid Fuels.
of such benzole is terminated either by reason of the expiration of the National Security Act 1939 or for any other cause—
(i) the price in force under the Commonwealth Regulations immediately before the control was so terminated shall be the prescribed price until a price is fixed in accordance with the foregoing provisions of this subsection.
(ii) In making any determination of the price for such benzole after such control is terminated and before the first day of January one thousand nine hundred and fifty-seven, the commission shall vary the
prescribed price existing immediately before the date of publication of its determination to the extent necessary to take into account the following matters only:—
 (a) Any increase or decrease in the amounts payable by the company concerned in respect of— (i) labour and materials used in the recovery, rectification and
distribution of benzole, and the repair and maintenance of plant used in connection there- with; (ii) excise duty, Commonwealth
and State taxation, and local government rates; and (b) any increase or decrease in the cost of producing gas which is attributable to the recovery of benzole.

35 (3) The provisions of section five and of the regulations made in relation to the matters referred to in paragraph (f) of subsection one of section eighty-five of the Gas and Electricity Act, 1935, as amended by subsequent Acts, shall mutatis mutandis apply to and in 40 respect of a commission appointed under subsection two of this section. (4)

(4) In any case to which the provisions of subsection one or subsection two of this section do not apply the prescribed price shall be a price fixed by or under the regulations made under this Part.

The regulations made under this Part may prescribe the basis or bases or method of determination as to what

shall constitute the prescribed price.

8. (1) The holder of a license who purchases substi- Licensee to tute liquid fuel pursuant to this Act shall sell such sub- sell sub-10 stitute liquid fuel as motor spirit and not otherwise.

(2) If the holder of a license commits any breach as motor spirit. of or fails to comply with the requirements of subsection one of this section, he shall be guilty of an offence.

9. If the Minister is satisfied that any holder of a Cancellation 15 license has failed to comply with the provisions of section of license. six of this Act or is persistently acting in breach of any cf. Act 24 Geo. V No. provision of this Part, he may give notice to such person 11 (Qld.), of his intention to cancel the license of such person, giving s. 9. his reasons for his decision.

The decision of the Minister to cancel any license shall not be carried into effect until the time for lodging an appeal against his decision has expired nor while any appeal against such decision is pending.

10. (1) Where the Minister gives notice under section Appeal. 25 nine of this Act of his intention to cancel a license or refuses pursuant to subsection five of section five of this Act to renew a license, the holder of the license or the person making the application, as the case may be, may

appeal in accordance with the rules of court of the District 30 Court to the District Court exercising jurisdiction in the district within which the place of business of such holder or person is situated.

(2) Every such appeal shall be in the nature of a re-hearing.

(3) Notice of appeal shall be given within thirty 35 days after the receipt of the notice of intention to cancel the license or of the notification that the renewal of the license has been refused.

(4) (a) An appeal shall lie to the Supreme Court 40 either by special case or upon notice of motion against

any ruling, order, direction or decision of the District Court in point of law or upon the admission or rejection of any evidence.

(b) The provisions of Part VI of the District 5 Courts Act, 1912-1936, shall, mutatis mutandis, extend to and in respect of any such appeal.

For the purposes of such extension the word "party" where used in that Part shall be deemed to include the Minister and the holder of the license or the person 10 making the application for renewal of the license.

11. (1) Any person authorised in writing in that Inspection behalf by the Minister may from time to time inspect of books, any books, accounts, registers, documents, or writings of Act 24 in the custody or control of a holder of a license, and Geo. V No. 15 may take notes, copies, or extracts thereof or therefrom. 11 (Qld.) s. 10.

- (2) Any holder of a license or agent, or clerk, or servant of such holder-
 - (a) who neglects, obstructs, or refuses to produce for inspection to any person so authorised as aforesaid any books, accounts, registers, documents, or writings as aforesaid; or

(b) who obstructs or refuses to allow any such person so authorised as aforesaid to take notes, copies, or extracts of or from any books, accounts, registers, documents, or writings as 25 aforesaid; or

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prescribed.

(c) who refuses to answer any question of the person so authorised as aforesaid in relation to any books, accounts, registers, documents, or writings as aforesaid, or wilfully gives any untruthful answer to such question,

shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred pounds.

12. (1) Every person who either as principal or Person 35 agent sells to any other person for delivery in New selling South Wales any motor spirit which at the time of such sale is situate in New South Wales shall keep proper keep books and accounts in which shall be recorded every proper books. such sale, and set forth with full particulars and in a cf. Ibid. 40 manner that can be readily understood or as may be s. 11.

The Minister or any person authorised in writing in that behalf by the Minister may require any such person to alter his method of keeping his books if, in the opinion of the Minister or such authorised person, they are not 5 kept in a satisfactory manner.

(2) Any person neglecting, refusing, or failing to Penalty. comply with the provisions of subsection one of this section shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred

10 pounds.

13. (1) The Minister shall enter in a register to be Record of licenses. kept for the purpose a record of all licenses issued under ef. Act 24 this Part in which shall be entered particulars of the date Geo. V No. of the grant, the duration and the date of the expiration 11 (Qid.), or cappellation of each license and made of the expiration 12. 15 or cancellation of each license and such other particulars

(if any) as may be prescribed. (2) A copy of any entry in such register purporting to be signed by the Minister shall be prima facie evidence of the truth of the matters stated in such copy.

14. (1) Every holder of a license shall have a regis- Registered tered office within New South Wales.

(2) All writs, summonses, notices and other docu- 7, 1937, ments required or authorised to be served on or given to s. 15. the holder of a license shall be deemed to be duly served

25 or given if left for him at his registered office.

(3) The address specified in the application for a license as the address at which the applicant proposes to carry on business shall, upon the grant of the license, be deemed to be the registered office of the holder of the 30 license.

(4) Notice of any change in the situation of the registered office shall be lodged by the holder of the license, with the Minister within the prescribed time.

(5) If any holder of a license carries on business 35 without complying with the requirements of this section he shall be liable to a penalty not exceeding five pounds for every day during which he so carries on business.

15. (1) Any person committing a breach of or General neglecting or contravening or failing to comply with penalty. 40 any of the provisions of this Part shall be guilty of an offence.

Any person guilty of an offence shall, where no other penalty is expressly provided, be liable on conviction to a penalty not exceeding two hundred pounds.

- (2) Where any act which by this Part is declared Corporations.

 5 to be an offence and which is committed by a body corporate is proved to have been committed with the con58, 1935, sent or approval of any director, manager, secretary or s. 106 (2).

 other officer of the body corporate, he, as well as the body corporate, shall be deemed to be guilty of the offence, and he may be proceeded against and punished accordingly.
- 16. (1) Any penalty imposed by this Part or the Recovery regulations may be recovered in a summary manner in of penalties. a court of petty sessions holden before a stipendiary 15 or police magistrate.
 - (2) In any proceedings under or for the pur-Evidence. poses of this Part or the regulations—
- (a) the averment of the prosecutor that the defendant was not, at the time of the commission of the alleged offence, the holder of a license shall be deemed to be proved in the absence of proof to the contrary;
- (b) every entry in any book kept by or belonging to any person or found on the premises of any person shall be deemed, unless the contrary is shown, to have been made by or with the authority of such person.
- 17. (1) The Governor may make regulations not Regulations. inconsistent with this Part prescribing all matters 30 which by this Part are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part.
- (2) Without prejudice to the generality of subsection one of this section the Governor may make regu-35 lations for or with respect to—
 - (a) applications for licenses and the form and manner thereof, and the form, terms, provisions, and conditions of the license and the fee payable therefor;

- (b) mode of proof of purchase by a person of motor spirit from a licensee, including any prescribed certificate or invoice to be furnished by licensees or other persons to persons buying motor spirit for sale;
- (c) forms of returns and of statistics to be made and furnished to the Minister, and the contents thereof; and the persons (whether licensees or not) by whom the same shall be made, and the time and mode of making and furnishing the same;
- (d) the form of any notice, order, or other document under this Part;
- (e) the manner of service of any notice, order, or other document under this Part, and the effect of service thereof in the prescribed manner.
 - (3) The regulations may impose a penalty not exceeding fifty pounds for any breach of the regulations.
 - (4) the regulations shall—
- 20 (a) be published in the Gazette;

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- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is 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 30 which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

PART III.

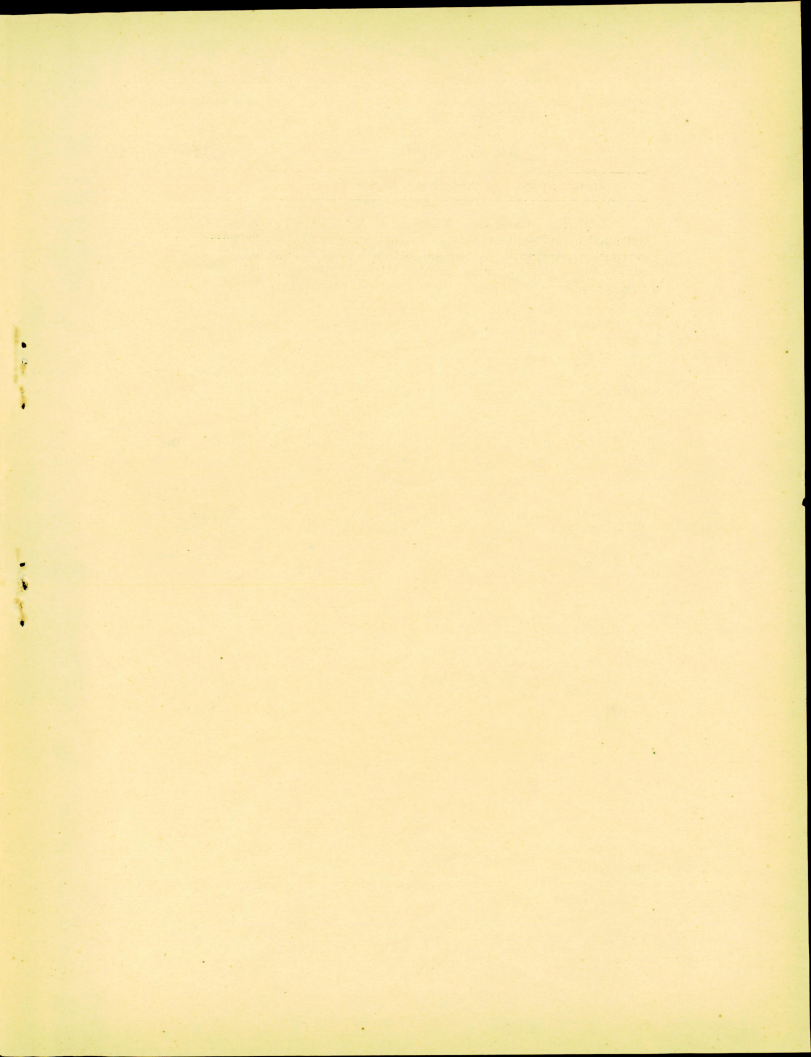
Amendment of Gas and Electricity Act, 1935, as Amended by Subsequent Acts.

	AMENDED BY SUBSEQUENT ACTS.	
5	18. (1) The Gas and Electricity Act, 1935, as amended by subsequent Acts, is amended—	of Act No.
	(a) by inserting at the end of section eight the words "In calculating the amount referred to in the foregoing provisions of this section the	Sec. 8. (Deprecia-
10	book values of plant utilised exclusively for the recovery and/or rectification of benzole shall not be taken into account";	
	(b) by inserting after section eight the following new section:—	New Sec. 8A.
15	8a. The directors of a gas company may, if they think fit, in any year charge against the revenue of the company derived from the re-	Depreciation —plant for benzole.
	covery and/or rectification of benzole and not otherwise, as part of the expenditure on revenue account, such sums as they may deter-	
20	mine and any sum so charged shall be applied in writing down the book values of plant utilised exclusively for the recovery and/or rectification of benzole or be carried to a	
25	depreciation reserve in respect of such plant; (c) by inserting next after subsection two of section	
20	twelve the following new subsection:— (2A) A board constituted under subsection	(Standard
30	two of this section shall not, in the exercise of its functions under that subsection, take into account any of the following matters:—	
	(a) revenue from the recovery and/or rectification of benzole;(b) interest on loans utilised for the purpose	
35	of installing, operating or maintaining plant for the recovery and/or rectification of benzole;	
	(c) expenses incurred in the recovery and/or rectification of benzole;(d) contingencies associated with the re-	
10	covery and/or rectification of benzole.	

(2)

- (2) The Gas and Electricity Act, 1935, as Further amended by subsequent Acts, is further amended by inserting in paragraph (a) of subsection one of section No. 42, twenty-three the following words: "Provided further that where a gas company has notified the Minister, in writing, of its intention to instal and operate a plant for the recovery and/or rectification of benzole from gas to be supplied by such company, the Minister shall by notification published in the Gazette, vary the standard of heating power of the gas to be supplied by such company; any such variation may be made from time to time and may be made to take effect at such times and to such extent as the circumstances require."
- (3) The Gas and Electricity Act, 1935, as Citation.

 15 amended by subsequent Acts and by this Act, may be cited as the Gas and Electricity Act, 1935-1941.



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entere i divigil rolule? Tott se promo do com escondi e til se Com recomo Manuficio 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.

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Legislative Assembly Chamber, Sydney, 28 March, 1941.

New South Wales.



ANNO QUINTO

GEORGII VI REGIS.

Act No. , 1941.

An Act to provide for the regulation of the sale of motor spirit and substitute liquid fuels; to amend the Gas and Electricity Act, 1935, and certain other Acts in certain respects; and for purposes connected therewith.

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:—

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Motor Spirit short title, commencement and Substitute Liquid Fuels Act, 1941."

(2)

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- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
 - (3) This Act is divided into Parts as follows:—

5 PART I.—Preliminary—s. 1.

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PART II.—Motor Spirit and Substitute Liquid Fuels—ss. 2-17.

PART III.—AMENDMENT OF GAS AND ELECTRICITY ACT, 1935, AS AMENDED BY SUBSEQUENT ACTS—
s. 18.

PART II.

MOTOR SPIRIT AND SUBSTITUTE LIQUID FUELS.

2. This Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution.

15 Act and so as not to exceed the legislative power of the State, to the intent that, where any provision of this Part or of the regulations, or the application thereof to any person or circumstance, is held invalid, the remainder of this Part or of such regulations and the application of 20 such provision to other persons or circumstances shall not be affected.

3. (1) In this Part, unless the context or subject Definitions. matter otherwise indicates or requires,—

"Benzole" means a refined spirit manufactured in Australia and derived from coal, and consisting essentially of benzene, suitable for blending with motor spirit for use in internal combustion engines.

"License" means a license issued under this Part.

"Mineral spirit" has the meaning given to that expression in the Inflammable Liquid Act, 1915, as amended by subsequent Acts.

"Motor spirit" means mineral spirit used or adapted or intended to be used for the propulsion of any motor vehicle;

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- The expression "Motor spirit" does not refer to or include motor spirit which is the subject of interstate trade or commerce within the meaning of section ninety-two of the Commonwealth 5 Constitution while it is the subject of such trade or commerce but refers to and includes only such motor spirit as is for the time being part of the general mass of property in New South Wales which is completely under the power and 10 control of the State of New South Wales.
 - "Person" includes body of persons, corporate or unincorporate.
- "Power alcohol" means anhydrous ethyl alcohol manufactured in Australia and methylated as prescribed by regulations made pursuant to 15 subsection four of section fourteen of the Spirits Acts 1906-1935 of the Parliament of the Commonwealth of Australia.
 - "Prescribed" means prescribed by this Part or by the regulations.

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- "Regulations" means regulations made under this Part.
- "Sell" includes barter or exchange or offer or attempt to sell or send forward or deliver for sale or cause or suffer or allow to be sold or 25 offered for sale.
- "Substitute liquid fuel" means benzole produced by gas companies in New South Wales and power alcohol and includes any other liquid suitable for blending with motor spirit for use in internal 30 combustion engines which the Governor by proclamation in the Gazette declares to be a substitute liquid fuel.
- (2) The Governor may, by proclamation pub- Power to 35 lished in the Gazette, declare any liquid (including ben-proclaim substitute zole produced otherwise than by gas companies) which liquid is manufactured or produced in Australia and which is suitable for blending with motor spirit for use in internal combustion engines to be a substitute liquid fuel.

4. (1) Subject to this Part, from and after the Person expiration of one month after the commencement of this selling Act, no person shall, in New South Wales, either as spirit to principal or as agent, sell to any other person for be holder 5 delivery in New South Wales, any motor spirit which cf. Act 24, at the time of such sale is situate in New South Wales Geo. V No. unless he is the holder of a license issued under this 11 (Q'ld.), ss. 3 and 8. Part:

- Provided that any person who buys motor spirit for 10 the purposes of sale from a person who holds a license under this Part shall be deemed to comply with the provisions of this section upon proof that the person from whom he buys such motor spirit is so licensed, and any such person shall, for the purposes of this Part and 15 the regulations, be deemed to be a licensed person and the agent of the licensee accordingly.
- (2) Any person who sells any motor spirit in contravention of the provisions of subsection one of this section shall be guilty of an offence, and shall be liable 20 upon conviction to a penalty not exceeding fifty pounds or, for a second or subsequent offence, to a penalty not less than twenty pounds nor more than two hundred pounds.
- 5. (1) Application for a license or for the renewal of Licenses. 25 a license under this Part shall be in the prescribed form and shall contain such particulars as may be prescribed.
 - (2) Every such application shall be lodged with the Minister and shall be accompanied by the prescribed fee.
- (3) Every license shall be issued by the Minister 30 and shall, subject to this Part, remain in force for a period of one year from the date of its issue, and may be renewed from time to time for a like period.
- (4) The Minister may refuse to issue a license to any person who was previously the holder of a license 35 under this Part, but whose license has been cancelled.
 - (5) The Minister may refuse to renew the license of any person who has committed any breach of or who has neglected or failed to comply with any of the requirements of this Part.

6. (1) The holder of every license shall during the Holder of currency thereof purchase and pay at the prescribed price for a quantity of each class or type of substitute substitute liquid fuel not less than a quantity equal to a prescribed in prescribed 5 number of gallons for every one hundred gallons of motor quantities. spirit sold by him during the period of such currency.

The prescribed price shall be the price fixed as pro- 11 (Q1d.),

vided in section seven of this Act.

The regulations may prescribe different quantities in 10 respect of different classes or types of substitute liquid fuel:

Provided that, in calculating for the purposes of this section the number of gallons of motor spirit sold by any holder of a license there shall be taken into account only 15 those sales in respect of which a license is required to be held by him under section four of this Act:

Provided further, that in the case of any sale as agent by any holder of a license the provisions of this section shall be deemed to have been complied with as regards 20 such sale upon proof that the principal is the holder of a license and has duly complied with the provisions of this section:

Provided also, that in the case of any sale of motor spirit by a non-licensed person which has been pur-25 chased by him from a licensed person, such non-licensed person shall be deemed to be the agent of the licensed person in respect of such sale.

(2) If the holder of a license commits any breach of or neglects or fails to comply with the requirements 30 of subsection one of this section he shall be guilty of an offence.

(3) It shall be a sufficient defence to any proceedings under this section if the holder of the license proves-

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(a) that he was unable to obtain any substitute liquid fuel of the class or type referred to in the charge; or

(b) that he was able to obtain only a specified quantity of substitute liquid fuel of the class or type referred to in the charge, and that he purchased such specified quantity of that substitute liquid fuel.

ss. 6 and 7.

7. (1) Where a price for any class or type of sub-Prescribed stitute liquid fuel is fixed under and in accordance with regulations (in this section hereinafter referred to as the Commonwealth Regulations) made under the National Security Act 1939 of the Parliament of the Commonwealth of Australia, the prescribed price for that class or type of substitute liquid fuel shall be the price for the time being so fixed.

(2) Subject to subsection one of this section, the 10 following provisions shall apply to and in respect of the fixation of the prescribed price for benzole produced by

a gas company:-

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(a) The prescribed price for benzole produced by a gas company shall be fixed by a commission which shall be appointed in like manner as a board is appointed under section five of the Gas and Electricity Act, 1935, as amended by subsequent Acts.

- (b) The Minister shall at the request in writing of a gas company and may at any time of his own motion constitute a commission to fix or vary the price of benzole produced by a gas company. The commission shall forthwith enquire into the matter and as soon as practicable publish its determination in the Gazette. Upon such publication the price so determined shall for the time being be the prescribed price for such benzole until varied in accordance with this section.
- (c) Where a price for benzole produced in New South Wales by a gas company has been fixed under and in accordance with the Commonwealth Regulations but the control of the price of such benzole is terminated either by reason of the expiration of the National Security Act 1939 or for any other cause—
 - (i) the price in force under the Commonwealth Regulations immediately before the control was so terminated shall be the prescribed price until a price is fixed in accordance with the foregoing provisions of this subsection.

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- (ii) In making any determination of the price for such benzole after such control is terminated and before the first day of January one thousand nine hundred and fifty-seven, the commission shall vary the prescribed price existing immediately before the date of publication of its determination to the extent necessary to take into account the following matters only:—
 - (a) Any increase or decrease in the amounts payable by the company concerned in respect of—
 - (i) labour and materials used in the recovery, rectification and distribution of benzole, and the repair and maintenance of plant used in connection therewith;
 - (ii) excise duty, Commonwealth and State taxation, and local government rates; and
 - (b) any increase or decrease in the cost of producing gas which is attributable to the recovery of benzole.
- (3) The provisions of section five and of the regulations made in relation to the matters referred to in paragraph (f) of subsection one of section eighty-five of the Gas and Electricity Act, 1935, as amended by subsequent Acts, shall mutatis mutandis apply to and in respect of a commission appointed under subsection two of this section.
- (4) In any case to which the provisions of subsection one or subsection two of this section do not apply 35 the prescribed price shall be a price fixed by or under the regulations made under this Part.

The regulations made under this Part may prescribe the basis or bases or method of determination as to what shall constitute the prescribed price.

8. (1) The holder of a license who purchases substi- Licensee to tute liquid fuel pursuant to this Act shall sell such sub- sell substitute liquid fuel as motor spirit and not otherwise.

as motor

- (2) If the holder of a license commits any breach spirit. 5 of or fails to comply with the requirements of subsection one of this section, he shall be guilty of an offence.
- 9. If the Minister is satisfied that any holder of a Cancellation license has failed to comply with the provisions of section of license. six of this Act or is persistently acting in breach of any cf. Act 24 Geo. V No. 10 provision of this Part, he may give notice to such person 11 (Qld.), of his intention to cancel the license of such person, giving s.9. his reasons for his decision.

The decision of the Minister to cancel any license shall not be carried into effect until the time for lodging an 15 appeal against his decision has expired nor while any appeal against such decision is pending.

10. (1) Where the Minister gives notice under section Appeal. nine of this Act of his intention to cancel a license or refuses pursuant to subsection five of section five of this 20 Act to renew a license, the holder of the license or the person making the application, as the case may be, may appeal in accordance with the rules of court of the District Court to the District Court exercising jurisdiction in the district within which the place of business of such holder 25 or person is situated.

- (2) Every such appeal shall be in the nature of a re-hearing.
- (3) Notice of appeal shall be given within thirty days after the receipt of the notice of intention to cancel 30 the license or of the notification that the renewal of the license has been refused.
- (4) (a) An appeal shall lie to the Supreme Court either by special case or upon notice of motion against any ruling, order, direction or decision of the District 35 Court in point of law or upon the admission or rejection of any evidence.
 - (b) The provisions of Part VI of the District Courts Act, 1912-1936, shall, mutatis mutandis, extend to and in respect of any such appeal.

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For the purposes of such extension the word "party" where used in that Part shall be deemed to include the Minister and the holder of the license or the person making the application for renewal of the license.

11. (1) Any person authorised in writing in that Inspection behalf by the Minister may from time to time inspect of books, any books, accounts, registers, documents, or writings ef. Act 24 in the custody or control of a holder of a license, and Geo. V No. may take notes, copies, or extracts thereof or therefrom. 11 (Qld.) s. 10.

(2) Any holder of a license or agent, or clerk, or 10 servant of such holder-

- (a) who neglects, obstructs, or refuses to produce for inspection to any person so authorised as aforesaid any books, accounts, registers, documents, or writings as aforesaid; or
- (b) who obstructs or refuses to allow any such person so authorised as aforesaid to take notes, copies, or extracts of or from any books, accounts, registers, documents, or writings as aforesaid; or
- (c) who refuses to answer any question of the person so authorised as aforesaid in relation to any books, accounts, registers, documents, or writings as aforesaid, or wilfully gives any untruthful answer to such question,

shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred pounds.

12. (1) Every person who either as principal or Person agent sells to any other person for delivery in New selling motor 30 South Wales any motor spirit which at the time of such spirit to sale is situate in New South Wales shall keep proper keep books and accounts in which shall be recorded every books. such sale, and set forth with full particulars and in a cf. Ibid. manner that can be readily understood or as may be s. 11. 35 prescribed.

The Minister or any person authorised in writing in that behalf by the Minister may require any such person to alter his method of keeping his books if, in the opinion of the Minister or such authorised person, they are not

40 kept in a satisfactory manner.

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(2) Any person neglecting, refusing, or failing to Penalty. comply with the provisions of subsection one of this section shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred 5 pounds.

13. (1) The Minister shall enter in a register to be Record of kept for the purpose a record of all licenses issued under licenses. this Part in which shall be entered particulars of the date ef. Act 24 of the great the day of the great t of the grant, the duration and the date of the expiration 11 (Qld.), 10 or cancellation of each license and such other particulars s. 12. (if any) as may be prescribed.

- (2) A copy of any entry in such register purporting to be signed by the Minister shall be prima facie evidence of the truth of the matters stated in such copy.
- 14. (1) Every holder of a license shall have a regis- Registered tered office within New South Wales.

cf. Act No.

- (2) All writs, summonses, notices and other docu- 7, 1937, ments required or authorised to be served on or given to s. 15. the holder of a license shall be deemed to be duly served 20 or given if left for him at his registered office.
- (3) The address specified in the application for a license as the address at which the applicant proposes to carry on business shall, upon the grant of the license, be deemed to be the registered office of the holder of the 25 license.
 - (4) Notice of any change in the situation of the registered office shall be lodged by the holder of the license, with the Minister within the prescribed time.
- (5) If any holder of a license carries on business 30 without complying with the requirements of this section he shall be liable to a penalty not exceeding five pounds for every day during which he so carries on business.
- 15. (1) Any person committing a breach of or General neglecting or contravening or failing to comply with penalty. 35 any of the provisions of this Part shall be guilty of an offence.

Any person guilty of an offence shall, where no other penalty is expressly provided, be liable on conviction to a penalty not exceeding two hundred pounds.

(2)

(2) Where any act which by this Part is declared to be an offence and which is committed by a body corporate is proved to have been committed with the constant of approval of any director, manager, secretary or s. 106 (2). other officer of the body corporate, he, as well as the body corporate, shall be deemed to be guilty of the offence, and he may be proceeded against and punished accordingly.

16. (1) Any penalty imposed by this Part or the Recovery 10 regulations may be recovered in a summary manner in of penalties. a court of petty sessions holden before a stipendiary or police magistrate.

(2) In any proceedings under or for the pur-Evidence. poses of this Part or the regulations—

15 (a) the averment of the prosecutor that the defendant was not, at the time of the commission of the alleged offence, the holder of a license shall be deemed to be proved in the absence of proof to the contrary;

20 (b) every entry in any book kept by or belonging to any person or found on the premises of any person shall be deemed, unless the contrary is shown, to have been made by or with the authority of such person.

25 17. (1) The Governor may make regulations not Regulations. inconsistent with this Part prescribing all matters which by this Part are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part.

30 (2) Without prejudice to the generality of subsection one of this section the Governor may make regulations for or with respect to—

(a) applications for licenses and the form and manner thereof, and the form, terms, provisions, and conditions of the license and the fee payable therefor;

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(b) mode of proof of purchase by a person of motor spirit from a licensee, including any prescribed certificate or invoice to be furnished by licensees or other persons to persons buying motor spirit for sale; (c)

- (c) forms of returns and of statistics to be made and furnished to the Minister, and the contents thereof; and the persons (whether licensees or not) by whom the same shall be made, and the time and mode of making and furnishing the same;
- (d) the form of any notice, order, or other document under this Part;
- (e) the manner of service of any notice, order, or other document under this Part, and the effect of service thereof in the prescribed manner.
 - (3) The regulations may impose a penalty not exceeding fifty pounds for any breach of the regulations.
 - (4) the regulations shall—
- 15 (a) be published in the Gazette;

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- (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is 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 25 which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

PART III.

Amendment of Gas and Electricity Act, 1935, as Amended by Subsequent Acts.

18. (1) The Gas and Electricity Act, 1935, as Amendment amended by subsequent Acts, is amended—

of Act No.
42, 1935.

35 (a) by inserting at the end of section eight the Sec. 8.

words "In calculating the amount referred to (Depreciation.)

in the foregoing provisions of this section the book values of plant utilised exclusively for the recovery and/or rectification of benzole shall not be taken into account";

5 (b) by inserting after section eight the following New Sec. new section:-

> 8a. The directors of a gas company may, if Depreciation they think fit, in any year charge against the benzole. revenue of the company derived from the recovery and/or rectification of benzole and not otherwise, as part of the expenditure on revenue account, such sums as they may determine and any sum so charged shall be applied in writing down the book values of plant utilised exclusively for the recovery and/or rectification of benzole or be carried to a depreciation reserve in respect of such plant;

(c) by inserting next after subsection two of section Sec. 12. twelve the following new subsection:—

(Standard price.)

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- (2A) A board constituted under subsection two of this section shall not, in the exercise of its functions under that subsection, take into account any of the following matters:-
 - (a) revenue from the recovery and/or rectification of benzole;
 - (b) interest on loans utilised for the purpose of installing, operating or maintaining plant for the recovery and/or rectification of benzole;

30 (c) expenses incurred in the recovery and/or rectification of benzole;

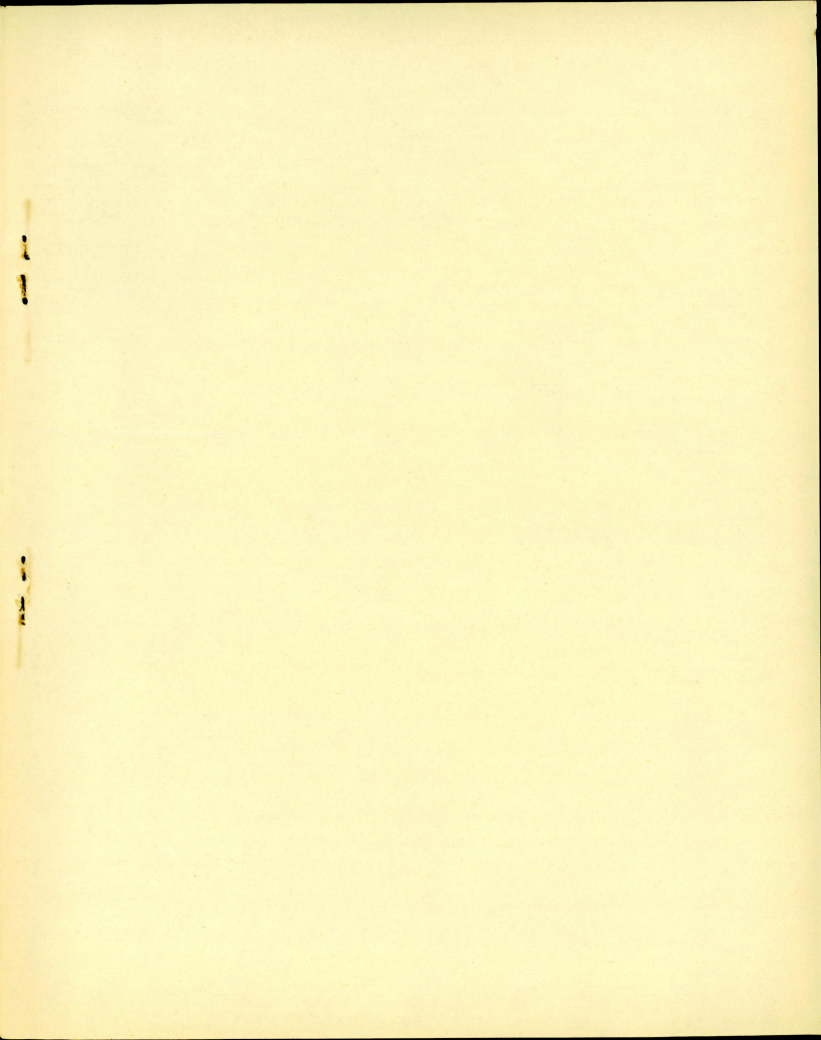
> (d) contingencies associated with the recovery and/or rectification of benzole.

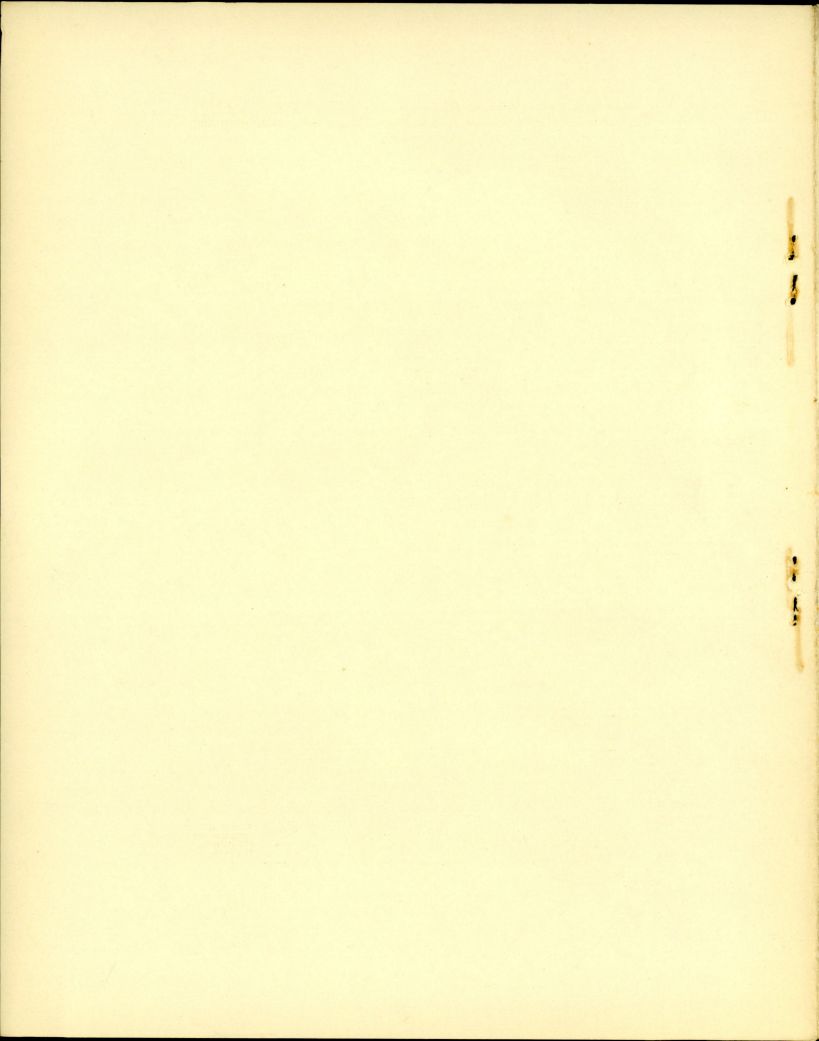
(2) The Gas and Electricity Act, 1935, as Further 35 amended by subsequent Acts, is further amended by in- amendment of Act serting in paragraph (a) of subsection one of section No. 42, twenty-three the following words: "Provided further that where a gas company has notified the Minister, in (Heating writing, of its intention to instal and operate a plant for power.) 40 the recovery and/or rectification of benzole from gas to

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be supplied by such company, the Minister shall by notification published in the Gazette, vary the standard of heating power of the gas to be supplied by such company; any such variation may be made from time to time and 5 may be made to take effect at such times and to such extent as the circumstances require."

(3) The Gas and Electricity Act, 1935, as Citation. amended by subsequent Acts and by this Act, may be cited as the Gas and Electricity Act, 1935-1941.





Motor Spirit and Substitute Liquid Fuels Bill, 1941.

EXPLANATORY NOTE.

THE main purpose of this Bill is to require motor spirit vendors, to take out licenses under the Bill and to purchase prescribed quantities of substitute liquid fuels at prices determined in accordance with the procedure set out in the Bill. Machinery provisions are included in relation to applications for and cancellation of licenses, and penalties are provided for offences.

The Gas and Electricity Act is amended so as to provide that-

- (1) revenue from and expenditure in connection with benzole production shall be excluded in fixing the standard price of gas;
- (2) the standard of heating power of gas may be reduced so as to permit of the recovery of benzole; and
- (3) benzole plant may be depreciated more quickly than plant used in the manufacture of gas.

68393

A BILL

To provide for the regulation of the sale of motor spirit and substitute liquid fuels; to amend the Gas and Electricity Act, 1935, and certain other Acts in certain respects; and for purposes connected therewith.

[Mr. L. O. Martin;—25 March, 1941.]

DE it enacted by the King's Most Excellent Majesty, B 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:

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Motor Spirit short title, commencement and division and division and division and division." and Substitute Liquid Fuels Act, 1941." (2)

68393

- (2) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
 - (3) This Act is divided into Parts as follows:-
- 5 PART I.—Preliminary—s. 1.

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PART II.—Motor Spirit and Substitute Liquid Fuels—ss. 2-17.

PART III.—AMENDMENT OF GAS AND ELECTRICITY ACT, 1935, AS AMENDED BY SUBSEQUENT ACTS—
s. 18.

PART II.

MOTOR SPIRIT AND SUBSTITUTE LIQUID FUELS.

2. This Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution

15 Act and so as not to exceed the legislative power of the State, to the intent that, where any provision of this Part or of the regulations, or the application thereof to any person or circumstance, is held invalid, the remainder of this Part or of such regulations and the application of such provision to other persons or circumstances shall not be affected.

3. (1) In this Part, unless the context or subject Definitions. matter otherwise indicates or requires,—

"Benzol" means a refined spirit manufactured in Australia and derived from coal, and consisting essentially of benzene, suitable for blending with motor spirit for use in internal combustion engines.

"License" means a license issued under this Part.

30 "Mineral spirit" has the meaning given to that expression in the Inflammable Liquid Act, 1915, as amended by subsequent Acts.

"Motor spirit" means mineral spirit used or adapted or intended to be used for the propulsion of any motor vehicle;

The

- The expression "Motor spirit" does not refer to or include motor spirit which is the subject of interstate trade or commerce within the meaning of section ninety-two of the Commonwealth Constitution while it is the subject of such trade 5 or commerce but refers to and includes only such motor spirit as is for the time being part of the general mass of property in New South Wales which is completely under the power and 10 control of the State of New South Wales.
 - "Person" includes body of persons, corporate or unincorporate.
- "Power alcohol" means anhydrous ethyl alcohol manufactured in Australia and methylated as prescribed by regulations made pursuant to 15 subsection four of section fourteen of the Spirits Acts, 1906-1935, of the Parliament of the Commonwealth of Australia.

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- "Prescribed" means prescribed by this Part or by the regulations.
 - "Regulations" means regulations made under this
- "Sell" includes barter or exchange or offer or attempt to sell or send forward or deliver for sale or cause or suffer or allow to be sold or 25 offered for sale.
- "Substitute liquid fuel" means benzole produced by gas companies in New South Wales and power alcohol and includes any other liquid suitable for blending with motor spirit for use in internal 30 combustion engines which the Governor by proclamation in the Gazette declares to be a substitute liquid fuel.
- (2) The Governor may, by proclamation pub- Power to 35 lished in the Gazette, declare any liquid (including ben-substitute zole produced otherwise than by gas companies) which liquid is manufactured or produced in Australia and which is suitable for blending with motor spirit for use in internal combustion engines to be a substitute liquid fuel.

4. (1) Subject to this Part, from and after the Person expiration of one month after the commencement of this selling motor Act, no person shall, in New South Wales, either as spirit to principal or as agent, sell to any other person for of license. 5 delivery in New South Wales, any motor spirit which ef. Act 24. at the time of such sale is situate in New South Wales Geo. V No. unless he is the holder of a license issued under this ss. 3 and 8.

Provided that any person who buys motor spirit for 10 the purposes of sale from a person who holds a license under this Part shall be deemed to comply with the provisions of this section upon proof that the person from whom he buys such motor spirit is so licensed, and any such person shall, for the purposes of this Part and 15 the regulations, be deemed to be a licensed person and the agent of the licensee accordingly.

- (2) Any person who sells any motor spirit in contravention of the provisions of subsection one of this section shall be guilty of an offence, and shall be liable 20 upon conviction to a penalty not exceeding fifty pounds or, for a second or subsequent offence, to a penalty not less than twenty pounds nor more than two hundred pounds.
- 5. (1) Application for a license or for the renewal of Licenses. 25 a license under this Part shall be in the prescribed form and shall contain such particulars as may be prescribed.
 - (2) Every such application shall be lodged with the Minister and shall be accompanied by the prescribed fee.
- (3) Every license shall be issued by the Minister 30 and shall, subject to this Part, remain in force for a period of one year from the date of its issue, and may be renewed from time to time for a like period.
- (4) The Minister may refuse to issue a license to any person who was previously the holder of a license 35 under this Part, but whose license has been cancelled.
 - (5) The Minister may refuse to renew the license of any person who has committed any breach of or who has neglected or failed to comply with any of the requirements of this Part.

6. (1) The holder of every license shall during the Holder of currency thereof purchase and pay at the prescribed purchase price for a quantity of each class or type of substitute substitute liquid fuel not less than a quantity equal to a prescribed in prescribed in prescribed 5 number of gallons for every one hundred gallons of motor quantities. spirit sold by him during the period of such currency.

The prescribed price shall be the price fixed as pro- 11 (Q'1d.), ss. 6 and 7.

vided in section seven of this Act.

The regulations may prescribe different quantities in 10 respect of different classes or types of substitute liquid fuel:

Provided that, in calculating for the purposes of this section the number of gallons of motor spirit sold by any holder of a license there shall be taken into account only 15 those sales in respect of which a license is required to be held by him under section four of this Act:

Provided further, that in the case of any sale as agent by any holder of a license the provisions of this section shall be deemed to have been complied with as regards 20 such sale upon proof that the principal is the holder of a license and has duly complied with the provisions of this section:

Provided also, that in the case of any sale of motor spirit by a non-licensed person which has been pur-25 chased by him from a licensed person, such non-licensed person shall be deemed to be the agent of the licensed person in respect of such sale.

(2) If the holder of a license commits any breach of or neglects or fails to comply with the requirements 30 of subsection one of this section he shall be guilty of an offence.

(3) It shall be a sufficient defence to any proceedings under this section if the holder of the license proves-

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(a) that he was unable to obtain any substitute liquid fuel of the class or type referred to in the charge; or

(b) that he was able to obtain only a specified quantity of substitute liquid fuel of the class or type referred to in the charge, and that he purchased such specified quantity of that substitute liquid fuel. 7.

cf. Act 24,

7. (1) Where a price for any class or type of sub- Prescribed stitute liquid fuel is fixed under and in accordance with price. regulations (in this section hereinafter referred to as the Commonwealth Regulations) made under the 5 National Security Act, 1939, of the Parliament of the Commonwealth of Australia, the prescribed price for that class or type of substitute liquid fuel shall be the price for the time being so fixed.

(2) Subject to subsection one of this section, the 10 following provisions shall apply to and in respect of the fixation of the prescribed price for benzole produced by

a gas company:-

(a) The prescribed price for benzole produced by a gas company shall be fixed by a commission which shall be appointed in like manner as a board is appointed under section five of the Gas and Electricity Act, 1935, as amended by sub-

sequent Acts.

- (b) The Minister shall at the request in writing of a gas company and may at any time of his own 20 motion constitute a commission to fix or vary the price of benzole produced by a gas company. The commission shall forthwith enquire into the matter and so soon as practicable publish its determination in the Gazette. Upon such 25 publication the price so determined shall for the time being be the prescribed price for such benzole until varied in accordance with this section.
- (c) Where a price for benzole produced in New 30 South Wales by a gas company has been fixed under and in accordance with the Commonwealth Regulations but the control of the price of such benzole is terminated either by reason of the expiration of the National Security Act, 35

1939, or for any other cause-

(i) the price in force under the Commonwealth Regulations immediately before the control was so terminated shall be the prescribed price until a price is fixed in accordance with the foregoing provisions of this subsection.

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- (ii) In making any determination of the price for such benzole after such control is terminated and before the first day of January one thousand nine hundred and fifty-seven, the commission shall vary the prescribed price existing immediately before the date of publication of its determination to the extent necessary to take into account the following matters only:—
 - (a) Any increase or decrease in the amounts payable by the company concerned in respect of—
 - (i) labour and materials used in the recovery, rectification and distribution of benzole, and the repair and maintenance of plant used in connection therewith;
 - (ii) excise duty, Commonwealth and State taxation, and local government rates; and
 - (b) any increase or decrease in the cost of producing gas which is attributable to the recovery of benzole.
- (3) The provisions of section five and of the regulations made in relation to the matters referred to in paragraph (f) of subsection one of section eighty-five of the Gas and Electricity Act, 1935, as amended by subsequent Acts, shall mutatis mutandis apply to and in respect of a commission appointed under subsection two of this section.
- (4) In any case to which the provisions of subsection one or subsection two of this section do not apply the prescribed price shall be a price fixed by or under the regulations made under this Part.

The regulations made under this Part may prescribe the basis or bases or method of determination as to what shall constitute the prescribed price.

8. (1) The holder of a license who purchases substi- Licensee to tute liquid fuel pursuant to this Act shall sell such sub-sell such sub-stitute stitute liquid fuel as motor spirit and not otherwise.

liquid fuel

(2) If the holder of a license commits any breach spirit. 5 of or fails to comply with the requirements of subsection one of this section, he shall be guilty of an offence.

9. If the Minister is satisfied that any holder of a Cancellation license has failed to comply with the provisions of section of license. six of this Act or is persistently acting in breach of any ef. Act 24 10 provision of this Part, he may give notice to such person ^{Geo. V No.} 11 (Qld.), of his intention to cancel the license of such person, giving s.9. his reasons for his decision.

The decision of the Minister to cancel any license shall not be carried into effect until the time for lodging an 15 appeal against his decision has expired nor while any appeal against such decision is pending.

10. (1) Where the Minister gives notice under section Appeal. nine of this Act of his intention to cancel a license or refuses pursuant to subsection five of section five of this 20 Act to renew a license, the holder of the license or the person making the application, as the case may be, may appeal in accordance with the rules of court of the District Court to the District Court exercising jurisdiction in the district within which the place of business of such holder 25 or person is situated.

- (2) Every such appeal shall be in the nature of a re-hearing.
- (3) Notice of appeal shall be given within thirty days after the receipt of the notice of intention to cancel 30 the license or of the notification that the renewal of the license has been refused.
- (4) (a) An appeal shall lie to the Supreme Court either by special case or upon notice of motion against any ruling, order, direction or decision of the District 35 Court in point of law or upon the admission or rejection of any evidence.
 - (b) The provisions of Part VI of the District Courts Act, 1912-1936, shall, mutatis mutandis, extend to and in respect of any such appeal.

For

For the purposes of such extension the word "party" where used in that Part shall be deemed to include the Minister and the holder of the license or the person making the application for renewal of the license.

11. (1) Any person authorised in writing in that Inspection behalf by the Minister may from time to time inspect etc. any books, accounts, registers, documents, or writings cf. Act 24 in the custody or control of a holder of a license, and Geo. V No. 11 (Qld.) may take notes, copies, or extracts thereof or therefrom. s. 10. 10

(2) Any holder of a license or agent, or clerk, or servant of such holder-

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(a) who neglects, obstructs, or refuses to produce for inspection to any person so authorised as aforesaid any books, accounts, registers, documents, or writings as aforesaid; or

(b) who obstructs or refuses to allow any such person so authorised as aforesaid to take notes, copies, or extracts of or from any books, accounts, registers, documents, or writings as aforesaid; or

(c) who refuses to answer any question of the person so authorised as aforesaid in relation to any books, accounts, registers, documents, or writings as aforesaid, or wilfully gives any untruthful answer to such question,

shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred pounds.

12. (1) Every person who either as principal or Person agent sells to any other person for delivery in New selling motor 30 South Wales any motor spirit which at the time of such spirit to sale is situate in New South Wales shall keep proper proper proper books and accounts in which shall be recorded every books. such sale, and set forth with full particulars and in a cf. Ibid. manner that can be readily understood or as may be 35 prescribed.

The Minister or any person authorised in writing in that behalf by the Minister may require any such person to alter his method of keeping his books if, in the opinion of the Minister or such authorised person, they are not 40 kept in a satisfactory manner.

(2) Any person neglecting, refusing, or failing to Penalty. comply with the provisions of subsection one of this section shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred 5 pounds.

13. (1) The Minister shall enter in a register to be Record of kept for the purpose a record of all licenses issued under licenses. this Part in which shall be entered particulars of the date cf. Act 24 Geo. V No. of the grant, the duration and the date of the expiration 11 (Qld.), 10 or cancellation of each license and such other particulars s. 12. (if any) as may be prescribed.

(2) A copy of any entry in such register purporting to be signed by the Minister shall be prima facie evidence of the truth of the matters stated in such copy.

14. (1) Every holder of a license shall have a regis- Registered tered office within New South Wales.

(2) All writs, summonses, notices and other docu- 7, 1937, ments required or authorised to be served on or given to s. 15. the holder of a license shall be deemed to be duly served 20 or given if left for him at his registered office.

(3) The address specified in the application for a license as the address at which the applicant proposes to carry on business shall, upon the grant of the license, be deemed to be the registered office of the holder of the 25 license.

(4) Notice of any change in the situation of the registered office shall be lodged by the holder of the license, with the Minister within the prescribed time.

(5) If any holder of a license carries on business 30 without complying with the requirements of this section he shall be liable to a penalty not exceeding five pounds for every day during which he so carries on business.

15. (1) Any person committing a breach of or General neglecting or contravening or failing to comply with penalty. 35 any of the provisions of this Part shall be guilty of an offence.

Any person guilty of an offence shall, where no other penalty is expressly provided, be liable on conviction to a penalty not exceeding two hundred pounds.

(2)

(2) Where any act which by this Part is declared to be an offence and which is committed by a body corporate is proved to have been committed with the constant or approval of any director, manager, secretary or seconomic or secretary or secretary or secretary or secretary or se

16. (1) Any penalty imposed by this Part or the Recovery 10 regulations may be recovered in a summary manner in penalties. a court of petty sessions holden before a stipendiary or police magistrate.

(2) In any proceedings under or for the pur-Evidence. poses of this Part or the regulations—

(a) the averment of the prosecutor that the defendant was not, at the time of the commission of the alleged offence, the holder of a license shall be deemed to be proved in the absence of proof to the contrary;

20 (b) every entry in any book kept by or belonging to any person or found on the premises of any person shall be deemed, unless the contrary is shown, to have been made by or with the authority of such person.

25 17. (1) The Governor may make regulations not Regulations. inconsistent with this Part prescribing all matters which by this Part are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part.

30 (2) Without prejudice to the generality of subsection one of this section the Governor may make regulations for or with respect to—

(a) applications for licenses and the form and manner thereof, and the form, terms, provisions, and conditions of the license and the fee payable therefor;

(b) mode of proof of purchase by a person of motor spirit from a licensee, including any prescribed certificate or invoice to be furnished by licensees or other persons to persons buying motor spirit for sale; (c)

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- (c) forms of returns and of statistics to be made and furnished to the Minister, and the contents thereof; and the persons (whether licensees or not) by whom the same shall be made, and the time and mode of making and furnishing the same;
- (d) the form of any notice, order, or other document under this Part;
- (e) the manner of service of any notice, order, or other document under this Part, and the effect of service thereof in the prescribed manner.
- (3) The regulations may impose a penalty not exceeding fifty pounds for any breach of the regulations.
 - (4) the regulations shall—
- 15 (a) be published in the Gazette;
 - (b) take effect from the date of publication or from a later date to be specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is 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 25 which notice has been given at any time within fifteen sitting days after such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

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PART III.

AMENDMENT OF GAS AND ELECTRICITY ACT, 1935, AS
AMENDED BY SUBSEQUENT ACTS.

18. (1) The Gas and Electricity Act, 1935, as Amendment amended by subsequent Acts, is amended—

of Act No.
42, 1935.

35 (a) by inserting at the end of section eight the sec. 8. words "In calculating the amount referred to (Depreciain tion.)

in the foregoing provisions of this section the book values of plant utilised exclusively for the recovery and/or rectification of benzole shall not be taken into account";

5 (b) by inserting after section eight the following New Sec. new section:-

> 8a. The directors of a gas company may, if Depreciation they think fit, in any year charge against the -plant for revenue of the company derived from the recovery and/or rectification of benzole and not otherwise, as part of the expenditure on revenue account, such sums as they may determine and any sum so charged shall be applied in writing down the book values of plant utilised exclusively for the recovery and/or rectification of benzole or be carried to a depreciation reserve in respect of such plant;

(c) by inserting next after subsection two of section Sec. 12. twelve the following new subsection:—

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- (2A) A board constituted under subsection price.) two of this section shall not, in the exercise of its functions under that subsection, take into account any of the following matters:
 - (a) revenue from the recovery and/or rectification of benzole;
 - (b) interest on loans utilised for the purpose of installing, operating or maintaining plant for the recovery and/or rectification of benzole:

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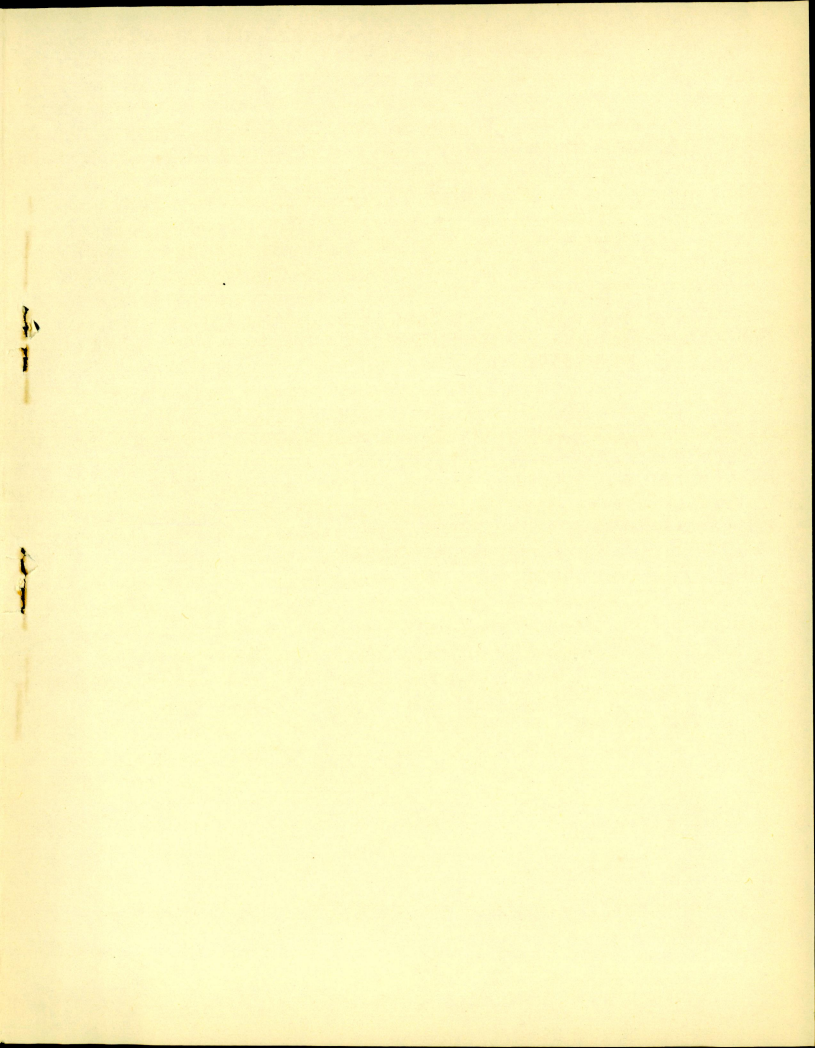
- (c) expenses incurred in the recovery and/or rectification of benzole:
- (d) contingencies associated with the recovery and/or rectification of benzole.

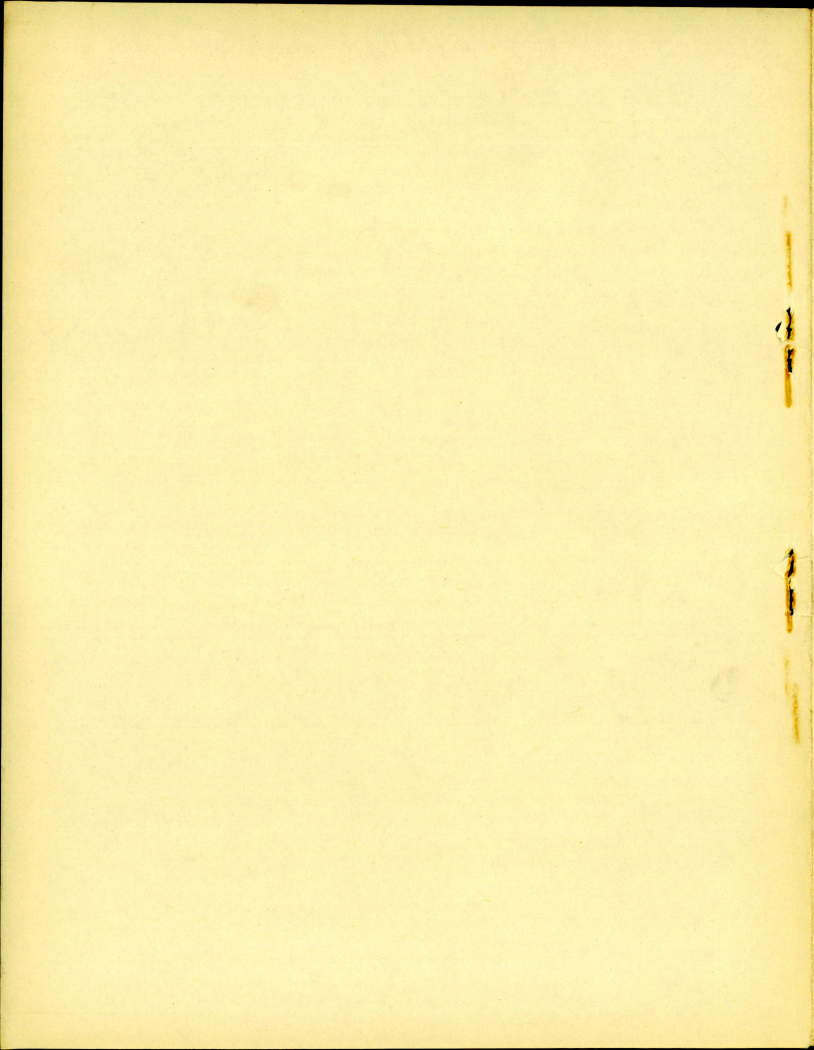
(2) The Gas and Electricity Act, 1935, as Further 35 amended by subsequent Acts, is further amended by in-amendment serting in paragraph (a) of subsection one of section No. 42, twenty-three the following words: "Provided further 1935. that where a gas company has notified the Minister, in Sec. 23. writing, of its intention to instal and operate a plant for (Heating 40 the recovery and/or rectification of benzole from gas to

be supplied by such company, the Minister shall by notification published in the Gazette, vary the standard of heating power of the gas to be supplied by such company; any such variation may be made from time to time and 5 may be made to take effect at such times and to such extent as the circumstances require."

(3) The Gas and Electricity Act, 1935, as Citation. amended by subsequent Acts and by this Act, may be cited as the Gas and Electricity Act, 1935-1941.

Sydney: Thomas Henry Tennant, Government Printer-1941.





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, 8 April, 1941.

New South Wales.



ANNO QUINTO

Act No. 31, 1941.

An Act to provide for the regulation of the sale of motor spirit and substitute liquid fuels; to amend the Gas and Electricity Act, 1935, and certain other Acts in certain respects; and for purposes connected therewith. [Assented to, 10th April, 1941.]

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

PART I.

PRELIMINARY.

1. (1) This Act may be cited as the "Motor Spirit Short title, and Substitute Liquid Fuels Act, 1941."

commencement and division into Parts.

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.

- (2) This Act is divided into Parts as follows:-
- PART I.—PRELIMINARY—s. 1.
- PART II.—Motor Spirit and Substitute Liquid Fuels—ss. 2-17.
- PART III.—AMENDMENT OF GAS AND ELECTRICITY ACT, 1935, AS AMENDED BY SUBSEQUENT ACTS—s. 18.

PART II.

MOTOR SPIRIT AND SUBSTITUTE LIQUID FUELS.

Commencement and construction.

- 2. (1) This Part of this Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
- (2) This Part of this Act shall be read and construed subject to the Commonwealth of Australia Constitution Act and so as not to exceed the legislative power of the State, to the intent that, where any provision of this Part or of the regulations, or the application thereof to any person or circumstance, is held invalid, the remainder of this Part or of such regulations and the application of such provision to other persons or circumstances shall not be affected.

Definitions.

- 3. (1) In this Part, unless the context or subject matter otherwise indicates or requires,—
 - "Benzole" means a refined spirit manufactured in Australia and derived from coal, and consisting essentially of benzene, suitable for blending with motor spirit for use in internal combustion engines.
 - "License" means a license issued under this Part.
 - "Mineral spirit" has the meaning given to that expression in the Inflammable Liquid Act, 1915, as amended by subsequent Acts.
 - "Motor spirit" means mineral spirit used or adapted or intended to be used for the propulsion of any motor vehicle, but does not include substitute liquid fuel,

The

The expression "Motor spirit" does not refer to or include motor spirit which is the subject of interstate trade or commerce within the meaning of section ninety-two of the Commonwealth Constitution while it is the subject of such trade or commerce but refers to and includes only such motor spirit as is for the time being part of the general mass of property in New South Wales which is completely under the power and control of the State of New South Wales.

"Person" includes body of persons, corporate or unincorporate.

"Power alcohol" means anhydrous ethyl alcohol manufactured in Australia and methylated as prescribed by regulations made pursuant to subsection four of section fourteen of the Spirits Acts 1906-1935 of the Parliament of the Commonwealth of Australia.

"Prescribed" means prescribed by this Part or by the regulations.

"Regulations" means regulations made under this Part.

"Sell" includes barter or exchange or offer or attempt to sell or send forward or deliver for sale or cause or suffer or allow to be sold or offered for sale.

"Substitute liquid fuel" means benzole produced by gas companies in New South Wales and power alcohol and includes any other liquid suitable for blending with motor spirit for use in internal combustion engines which the Governor by proclamation in the Gazette declares to be a substitute liquid fuel.

(2) The Governor may, by proclamation pub- Power to lished in the Gazette, declare any liquid (including ben-substitute zole produced otherwise than by gas companies) which liquid is manufactured or produced in Australia and which is suitable for blending with motor spirit for use in internal combustion engines to be a substitute liquid fuel.

Person selling motor spirit to be holder of license. ef. Act 24, Geo. V No. 11 (Q'ld.), ss. 3 and 8. 4. (1) Subject to this Part, from and after the expiration of one month after the commencement of this Act, no person shall, in New South Wales, either as principal or as agent, sell to any other person for delivery in New South Wales, any motor spirit which at the time of such sale is situate in New South Wales unless he is the holder of a license issued under this Part:

Provided that any person who buys motor spirit for the purposes of sale from a person who holds a license under this Part shall be deemed to comply with the provisions of this section upon proof that the person from whom he buys such motor spirit is so licensed, and any such person shall, for the purposes of this Part and the regulations, be deemed to be a licensed person and the agent of the licensee accordingly.

(2) Any person who sells any motor spirit in contravention of the provisions of subsection one of this section shall be guilty of an offence, and shall be liable upon conviction to a penalty not exceeding fifty pounds or, for a second or subsequent offence, to a penalty not less than twenty pounds nor more than two hundred pounds.

Licenses.

- 5. (1) Application for a license or for the renewal of a license under this Part shall be in the prescribed form and shall contain such particulars as may be prescribed.
- (2) Every such application shall be lodged with the Minister and shall be accompanied by the prescribed fee.
- (3) Every license shall be issued by the Minister and shall, subject to this Part, remain in force for a period of one year from the date of its issue, and may be renewed from time to time for a like period.
- (4) The Minister may refuse to issue a license to any person who was previously the holder of a license under this Part, but whose license has been cancelled.
- (5) The Minister may refuse to renew the license of any person who has committed any breach of or who has neglected or failed to comply with any of the requirements of this Part.

6. (1) The holder of every license shall during the Holder of currency thereof purchase and pay at the prescribed purchase price for a quantity of each class or type of substitute substitute liquid fuel not less than a quantity equal to a prescribed in prescribed number of gallons for every one hundred gallons of motor quantities. spirit sold by him during the period of such currency.

The prescribed price shall be the price fixed as pro- 11 (Q'1d.),

vided in section seven of this Act.

The regulations may prescribe different quantities in respect of different classes or types of substitute liquid fuel:

Provided that, in calculating for the purposes of this section the number of gallons of motor spirit sold by any holder of a license—

- (a) account shall not be taken of sales of motor spirit produced in Australia from indigenous shale; and
- (b) subject to paragraph (a) of this proviso there shall be taken into account only those sales in respect of which a license is required to be held by him under section four of this Act:

Provided further, that in the case of any sale as agent by any holder of a license the provisions of this section shall be deemed to have been complied with as regards such sale upon proof that the principal is the holder of a license and has duly complied with the provisions of this section:

Provided also, that in the case of any sale of motor spirit by a non-licensed person which has been purchased by him from a licensed person, such non-licensed person shall be deemed to be the agent of the licensed person in respect of such sale.

- (2) If the holder of a license commits any breach of or neglects or fails to comply with the requirements of subsection one of this section he shall be guilty of an offence.
- (3) It shall be a sufficient defence to any proceedings under this section if the holder of the license proves-
 - (a) that he was unable to obtain any substitute liquid fuel of the class or type referred to in the charge; or (b)

(b) that he was able to obtain only a specified quantity of substitute liquid fuel of the class or type referred to in the charge, and that he purchased such specified quantity of that substitute liquid fuel.

Prescribed price.

- 7. (1) Where a price for any class or type of substitute liquid fuel is fixed under and in accordance with regulations (in this section hereinafter referred to as the Commonwealth Regulations) made under the National Security Act 1939 of the Parliament of the Commonwealth of Australia, the prescribed price for that class or type of substitute liquid fuel shall be the price for the time being so fixed.
- (2) Subject to subsection one of this section, the following provisions shall apply to and in respect of the fixation of the prescribed price for benzole produced by a gas company:—
 - (a) The prescribed price for benzole produced by a gas company shall be fixed by a commission which shall be appointed in like manner as a board is appointed under section five of the Gas and Electricity Act, 1935, as amended by subsequent Acts.
 - (b) The Minister shall at the request in writing of a gas company and may at any time of his own motion constitute a commission to fix or vary the price of benzole produced by a gas company. The commission shall forthwith enquire into the matter and as soon as practicable publish its determination in the Gazette. Upon such publication the price so determined shall for the time being be the prescribed price for such benzole until varied in accordance with this section.
 - (c) Where a price for benzole produced in New South Wales by a gas company has been fixed under and in accordance with the Commonwealth Regulations but the control of the price

of such benzole is terminated either by reason of the expiration of the National Security Act 1939 or for any other cause—

- (i) the price in force under the Commonwealth Regulations immediately before the control was so terminated shall be the prescribed price until a price is fixed in accordance with the foregoing provisions of this subsection.
- (ii) In making any determination of the price for such benzole after such control is terminated and before the first day of January one thousand nine hundred and fifty-seven, the commission shall vary the prescribed price existing immediately before the date of publication of its determination to the extent necessary to take into account the following matters only:—
 - (a) Any increase or decrease in the amounts payable by the company concerned in respect of—
 - (i) labour and materials used in the recovery, rectification and distribution of benzole, and the repair and maintenance of plant used in connection therewith;
 - (ii) excise duty, Commonwealth and State taxation, and local government rates; and
 - (b) any increase or decrease in the cost of producing gas which is attributable to the recovery of benzole.
- (3) The provisions of section five and of the regulations made in relation to the matters referred to in paragraph (f) of subsection one of section eighty-five of the Gas and Electricity Act, 1935, as amended by subsequent Acts, shall mutatis mutandis apply to and in respect of a commission appointed under subsection two of this section. (4)

(4) In any case to which the provisions of subsection one or subsection two of this section do not apply the prescribed price shall be a price fixed by or under the regulations made under this Part.

The regulations made under this Part may prescribe the basis or bases or method of determination as to what

shall constitute the prescribed price.

Licensee to sell substitute liquid fuel as motor spirit.

- 8. (1) The holder of a license who purchases substitute liquid fuel pursuant to this Act shall sell such substitute liquid fuel as motor spirit and not otherwise.
- (2) If the holder of a license commits any breach of or fails to comply with the requirements of subsection one of this section, he shall be guilty of an offence.

Cancellation of license. cf. Act 24 Geo. V No. 11 (Qld.), s. 9. 9. If the Minister is satisfied that any holder of a license has failed to comply with the provisions of section six of this Act or is persistently acting in breach of any provision of this Part, he may give notice to such person of his intention to cancel the license of such person, giving his reasons for his decision.

The decision of the Minister to cancel any license shall not be carried into effect until the time for lodging an appeal against his decision has expired nor while any appeal against such decision is pending.

Appeal.

- 10. (1) Where the Minister gives notice under section nine of this Act of his intention to cancel a license or refuses pursuant to subsection five of section five of this Act to renew a license, the holder of the license or the person making the application, as the case may be, may appeal in accordance with the rules of court of the District Court to the District Court exercising jurisdiction in the district within which the place of business of such holder or person is situated.
- (2) Every such appeal shall be in the nature of a re-hearing.
- (3) Notice of appeal shall be given within thirty days after the receipt of the notice of intention to cancel the license or of the notification that the renewal of the license has been refused.
- (4) (a) An appeal shall lie to the Supreme Court either by special case or upon notice of motion against

any

any ruling, order, direction or decision of the District Court in point of law or upon the admission or rejection of any evidence.

(b) The provisions of Part VI of the District Courts Act, 1912-1936, shall, mutatis mutandis, extend to and in respect of any such appeal.

For the purposes of such extension the word "party" where used in that Part shall be deemed to include the Minister and the holder of the license or the person making the application for renewal of the license.

11. (1) Any person authorised in writing in that Inspection behalf by the Minister may from time to time inspect of books, any books, accounts, registers, documents, or writings ef. Act 24 in the custody or control of a holder of a license, and Geo. V No. may take notes, copies, or extracts thereof or therefrom. 11 (Qld.) s. 10.

- (2) Any holder of a license or agent, or clerk, or servant of such holder-
 - (a) who neglects, obstructs, or refuses to produce for inspection to any person so authorised as aforesaid any books, accounts, registers, documents, or writings as aforesaid; or
 - (b) who obstructs or refuses to allow any such person so authorised as aforesaid to take rotes, copies, or extracts of or from any books, accounts, registers, documents, or writings as aforesaid; or
 - (c) who refuses to answer any question of the person so authorised as aforesaid in relation to any books, accounts, registers, documents, or writings as aforesaid, or wilfully gives any untruthful answer to such question.

shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred pounds.

12. (1) Every person who either as principal or Person agent sells to any other person for delivery in New selling South Wales any motor spirit which at the time of such spirit to sale is situate in New South Wales shall keep proper keep books and accounts in which shall be recorded every books. such sale, and set forth with full particulars and in a cf. Ibid. manner that can be readily understood or as may be 1.11. prescribed. The

The Minister or any person authorised in writing in that behalf by the Minister may require any such person to alter his method of keeping his books if, in the opinion of the Minister or such authorised person, they are not kept in a satisfactory manner.

Penalty.

(2) Any person neglecting, refusing, or failing to comply with the provisions of subsection one of this section shall be guilty of an offence, and shall be liable on conviction to a penalty not exceeding one hundred pounds.

Record of licenses. cf. Act 24 Geo. V No. 11 (Qld.), s. 12.

- 13. (1) The Minister shall enter in a register to be kept for the purpose a record of all licenses issued under this Part in which shall be entered particulars of the date of the grant, the duration and the date of the expiration or cancellation of each license and such other particulars (if any) as may be prescribed.
- (2) A copy of any entry in such register purporting to be signed by the Minister shall be prima facie evidence of the truth of the matters stated in such copy.

Registered office.
ef. Act No. 7, 1937, s. 15.

- 14. (1) Every holder of a license shall have a registered office within New South Wales.
- (2) All writs, summonses, notices and other documents required or authorised to be served on or given to the holder of a license shall be deemed to be duly served or given if left for him at his registered office.
- (3) The address specified in the application for a license as the address at which the applicant proposes to carry on business shall, upon the grant of the license, be deemed to be the registered office of the holder of the license.
- (4) Notice of any change in the situation of the registered office shall be lodged by the holder of the license, with the Minister within the prescribed time.
- (5) If any holder of a license carries on business without complying with the requirements of this section he shall be liable to a penalty not exceeding five pounds for every day during which he so carries on business.

General penalty.

15. (1) Any person committing a breach of or neglecting or contravening or failing to comply with any of the provisions of this Part shall be guilty of an offence.

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Any person guilty of an offence shall, where no other penalty is expressly provided, be liable on conviction to a penalty not exceeding two hundred pounds.

(2) Where any act which by this Part is declared Corporato be an offence and which is committed by a body corporate is proved to have been committed with the con- 58, 1935, sent or approval of any director, manager, secretary or s. 106 (2). other officer of the body corporate, he, as well as the body corporate, shall be deemed to be guilty of the offence, and he may be proceeded against and punished accordingly.

16. (1) Any penalty imposed by this Part or the Recovery regulations may be recovered in a summary manner in of penalties. a court of petty sessions holden before a stipendiary or police magistrate.

(2) In any proceedings under or for the pur- Evidence. poses of this Part or the regulations—

- (a) the averment of the prosecutor that the defendant was not, at the time of the commission of the alleged offence, the holder of a license shall be deemed to be proved in the absence of proof to the contrary;
- (b) every entry in any book kept by or belonging to any person or found on the premises of any person shall be deemed, unless the contrary is shown, to have been made by or with the authority of such person.
- 17. (1) The Governor may make regulations not Regulations. inconsistent with this Part prescribing all matters which by this Part are required or permitted to be prescribed or which are necessary or convenient to be prescribed for carrying out or giving effect to this Part.
- (2) Without prejudice to the generality of subsection one of this section the Governor may make regulations for or with respect to—
 - (a) applications for licenses and the form and manner thereof, and the form, terms, provisions, and conditions of the license and the fee payable therefor;

- (b) mode of proof of purchase by a person of motor spirit from a licensee, including any prescribed certificate or invoice to be furnished by licensees or other persons to persons buying motor spirit for sale;
- (c) forms of returns and of statistics to be made and furnished to the Minister, and the contents thereof; and the persons (whether licensees or not) by whom the same shall be made, and the time and mode of making and furnishing the same;
- (d) the form of any notice, order, or other document under this Part:
- (e) the manner of service of any notice, order, or other document under this Part, and the effect of service thereof in the prescribed manner.
- (3) The regulations may impose a penalty not exceeding fifty pounds for any breach of the regulations.
 - (4) the regulations shall—
 - (a) be published in the Gazette;
 - (b) take effect from the date of publication or from a later date to be specified in the regulations;
 and
 - (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is 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 such regulations have been laid before such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

PART III.

AMENDMENT OF GAS AND ELECTRICITY ACT, 1935, AS AMENDED BY SUBSEQUENT ACTS.

18. (1) The Gas and Electricity Act, 1935, as Amendment of Act No. amended by subsequent Acts, is amended— 42, 1935.

- (a) by inserting at the end of section eight the Sec. 8. words "In calculating the amount referred to (Depreciain the foregoing provisions of this section the tion.) book values of plant utilised exclusively for the recovery and/or rectification of benzole shall not be taken into account";
- (b) by inserting after section eight the following New sec. new section:-

8A. The directors of a gas company may, if Depreciation they think fit, in any year charge against the -plant benzole. revenue of the company derived from the recovery and/or rectification of benzole and not otherwise, as part of the expenditure on revenue account, such sums as they may determine and any sum so charged shall be applied in writing down the book values of plant utilised exclusively for the recovery and/or rectification of benzole or be carried to a depreciation reserve in respect of such plant;

(c) by inserting next after subsection two of section Sec. 12. twelve the following new subsection:—

(Standard

- (2A) A board constituted under subsection price.) two of this section shall not, in the exercise of its functions under that subsection, take into account any of the following matters:
 - (a) revenue from the recovery and/or rectification of benzole;
 - (b) interest on loans utilised for the purpose of installing, operating or maintaining plant for the recovery and/or rectification of benzole;
 - (c) expenses incurred in the recovery and/or rectification of benzole;
 - (d) contingencies associated with the recovery and/or rectification of benzole.

(2)

Further amendment of Act No. 42, 1935.
Sec. 23. (Heating power.)

(2) The Gas and Electricity Act, 1935, as amended by subsequent Acts, is further amended by inserting in paragraph (a) of subsection one of section twenty-three the following words: "Provided further that where a gas company has notified the Minister, in writing, of its intention to instal and operate a plant for the recovery and/or rectification of benzole from gas to be supplied by such company, the Minister shall by notification published in the Gazette, vary the standard of heating power of the gas to be supplied by such company; any such variation may be made from time to time and may be made to take effect at such times and to such extent as the circumstances require."

Citation.

(3) The Gas and Electricity Act, 1935, as amended by subsequent Acts and by this Act, may be cited as the Gas and Electricity Act, 1935-1941.

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

WAKEHURST,
Governor.

Government House, Sydney, 10th April, 1941.

