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.

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 13 April, 1948.

New South Wales.



ANNO DUODECIMO

GEORGII VI REGIS.

Act No. , 1948.

An Act to amend the Local Government Act, 1919, as amended by subsequent 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:—

1. This Act may be cited as the "Local Government Short title. (Amendment) Act, 1948."

70381 196-

2. The Local Government Act, 1919, as amended by Amendment subsequent Acts, is amended— (a) by omitting section one hundred and twenty-six Substituted and by inserting in lieu thereof the following sec. 126. 5 section :-126. The minimum amount of any rate which Minimum shall be levied in respect of any separate parcel of land shall in the case of a general rate be two shillings and sixpence or such greater amount 10 as the council may determine and in the case of each other rate (except where this Act otherwise provides) be one shilling or such greater amount as the council may determine. (b) by inserting next after paragraph (i) of subsec- Sec. 418. 15 tion one of section four hundred and eighteen (What is a trading the following new paragraphs: under-(i) the supply of building materials; taking.) (k) the operation of a coal mine and the supply and distribution of coal. 20 (c) by inserting next after section five hundred and New secs. 506A, 506B. six the following new sections:-506A. Any council which is conducting a trad- supply of ing undertaking for the supply of electricity electricity may, with the consent of the Governor, extend state. such trading undertaking into any State or cf. The Elec-25 territory of the Commonwealth adjoining New tric Light and Power South Wales and for that purpose may make Acts 1896 to such agreements, apply for, obtain, and hold all 1946 (Q'ld.), such licenses, permits and authorities and do 30 all such things as are necessary or convenient to enable it to carry on such trading undertaking in any such State or territory in accordance with the laws of such State or territory. For the purposes of this section "council" includes a county council and a county council 35 may exercise the powers given by this section in all respects as if such powers had been delegated to the county council by proclamation issued in

pursuance of section five hundred and sixty-

506в.

four of this Act.

506B. (1) Where a local authority of any Supply of State or territory of the Commonwealth adjoining New South Wales or any corporation or inter-State. instrumentality representing the Crown in the cf. The Elecright of any such State or territory-

N.S.W and Power

- (a) is authorised under and in accordance 1946 (Q'ld.), with the laws of that State or territory s. 11D. to supply electricity in that State; and
- (b) has power to enter upon and carry into execution the business of supplying electricity outside of that State or territory;

an agreement may be negotiated and entered into between the council and such authority, corporation or instrumentality as to the period for which and as to the terms, provisions and conditions upon and subject to which such authority, corporation or instrumentality may supply electricity in the area of such council.

(2) Any such agreement shall not be binding upon either of the parties thereto or have any force or effect in law or equity, unless and until the approval of the Governor has been signified in writing upon such agreement or a certified copy thereof.

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No. , 1948.

A BILL

To amend the Local Government Act, 1919, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

[Mr. Cahill;—17 March, 1948.]

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

1. This Act may be cited as the "Local Government short title. (Amendment) Act, 1948."

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2. The Local Government Act, 1919, as amended by Amendment subsequent Acts, is amended— 41, 1919. (a) by omitting section one hundred and twenty-six Substituted and by inserting in lieu thereof the following sec. 126. 5 section: 126. The minimum amount of any rate which Minimum shall be levied in respect of any separate parcel amount. of land shall in the case of a general rate be two shillings and sixpence or such greater amount 10 as the council may determine and in the case of each other rate (except where this Act otherwise provides) be one shilling or such greater amount as the council may determine. (b) by inserting next after paragraph (i) of subsec- sec. 418. tion one of section four hundred and eighteen (What is a 15 the following new paragraphs:undertaking.) (i) the supply of building materials; (k) the operation of a coal mine and the supply and distribution of coal. (c) by inserting next after section five hundred and New secs. 20 506а, 506в. six the following new sections:— 506A. Any council which is conducting a trad- supply of ing undertaking for the supply of electricity electricity may, with the consent of the Governor, extend state. such trading undertaking into any State or cf. The Elec-25 territory of the Commonwealth adjoining New tric Light and Power South Wales and for that purpose may make Acts 1896 to such agreements, apply for, obtain, and hold all 1946 (Q'ld.), such licenses, permits and authorities and do all such things as are necessary or convenient 30 to enable it to carry on such trading undertaking in any such State or territory in accordance with the laws of such State or territory. For the purposes of this section "council" includes a county council and a county council 35 may exercise the powers given by this section in all respects as if such powers had been delegated to the county council by proclamation issued in pursuance of section five hundred and sixtyfour of this Act. 40 506в.

506B. (1) Where a local authority of any Supply of State or territory of the Commonwealth adjoining New South Wales or any corporation or inter-State. instrumentality representing the Crown in the cf. The Elecright of any such State or territory-

(a) is authorised under and in accordance 1946 (Q'ld.), with the laws of that State or territory s. Ilb. to supply electricity in that State; and

(b) has power to enter upon and carry into execution the business of supplying electricity outside of that State or territory;

an agreement may be negotiated and entered into between the council and such authority, corporation or instrumentality as to the period for which and as to the terms, provisions and conditions upon and subject to which such authority, corporation or instrumentality may supply electricity in the area of such council.

(2) Any such agreement shall not be binding upon either of the parties thereto or have any force or effect in law or equity, unless and until the approval of the Governor has been signified in writing upon such agreement or a certified copy thereof.

Acts 1896 to

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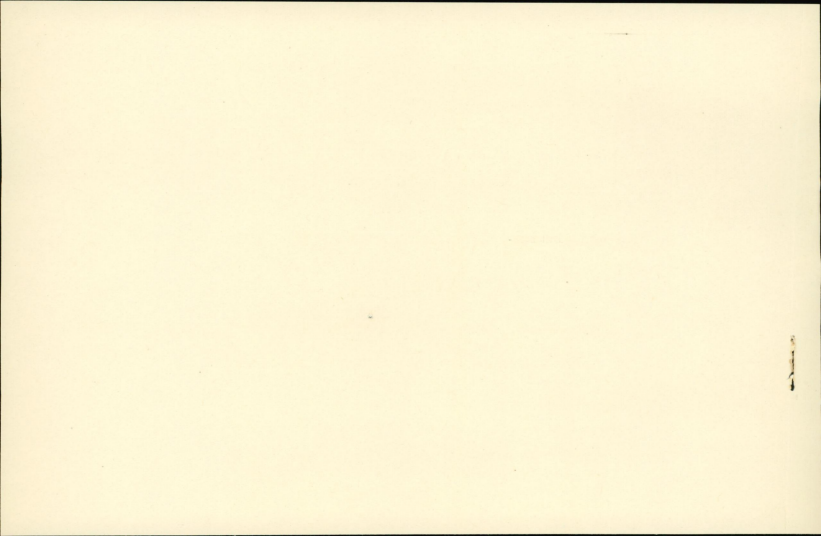
Local Government (Amendment) Bill, 1948.

EXPLANATORY NOTE.

THE objects of this Bill are-

- (a) to enable councils to fix the minimum amount for the rates leviable under Part VII of the Local Government Act, 1919;
- (b) to empower councils to establish, acquire and conduct trading undertakings for the supply of building materials and for the operation of coal mines and the supply and distribution of coal;
- (c) to enable councils to extend their electricity undertakings into adjoining States and Commonwealth territory and to allow electricity authorities in adjoining States and Commonwealth territory to enter into agreements with the councils of areas in this State for the supply by such authorities of electricity in such areas.

70381 196-



A BILL

To amend the Local Government Act, 1919, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

[Mr. Cahill;—17 March, 1948.]

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

1. This Act may be cited as the "Local Government short title. (Amendment) Act, 1948."

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Local Government (Amendment)

2. The Local Government Act, 1919, as amended by Amendment subsequent Acts, is amended—

41, 1919.

(a) by omitting section one hundred and twenty-six Substituted and by inserting in lieu thereof the following sec. 126. section:

126. The minimum amount of any rate which Minimum shall be levied in respect of any separate parcel amount. of land shall in the case of a general rate be two shillings and sixpence or such greater amount as the council may determine and in the case of each other rate (except where this Act otherwise provides) be one shilling or such greater amount as the council may determine.

(b) by inserting next after paragraph (i) of subsec- sec. 418. tion one of section four hundred and eighteen (What is a the following new paragraphs:—

trading undertaking.)

(j) the supply of building materials;

(k) the operation of a coal mine and the supply and distribution of coal.

(c) by inserting next after section five hundred and New secs. six the following new sections:-

506A. Any council which is conducting a trad- supply of ing undertaking for the supply of electricity electricity may, with the consent of the Governor, extend state. such trading undertaking into any State or cf. The Electerritory of the Commonwealth adjoining New tric Light and Power South Wales and for that purpose may make Acts 1896 to such agreements, apply for, obtain, and hold all 1946 (Q'ld.), such licenses, permits and authorities and do all such things as are necessary or convenient to enable it to carry on such trading undertaking in any such State or territory in accordance with the laws of such State or territory.

For the purposes of this section "council" includes a county council and a county council may exercise the powers given by this section in all respects as if such powers had been delegated to the county council by proclamation issued in pursuance of section five hundred and sixty-

four of this Act.

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506в. (1) Where a local authority of any Supply of State or territory of the Commonwealth adjoining New South Wales or any corporation or inter-State. instrumentality representing the Crown in the cf. The Elecright of any such State or territory-

N.S.W. and Power Acts 1896 to

- (a) is authorised under and in accordance 1946 (Q'ld.), with the laws of that State or territory s. 11p. to supply electricity in that State; and
- (b) has power to enter upon and carry into execution the business of supplying electricity outside of that State or territory;

an agreement may be negotiated and entered into between the council and such authority, corporation or instrumentality as to the period for which and as to the terms, provisions and conditions upon and subject to which such authority, corporation or instrumentality may supply electricity in the area of such council.

(2) Any such agreement shall not be binding upon either of the parties thereto or have any force or effect in law or equity, unless and until the approval of the Governor has been signified in writing upon such agreement or a certified copy thereof.

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New South Wales.



ANNO DUODECIMO

GEORGII VI REGIS.

Act No. 4, 1948.

An Act to amend the Local Government Act, 1919, as amended by subsequent Acts, in certain respects; and for purposes connected therewith. [Assented to, 22nd April, 1948.]

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

1. This Act may be cited as the "Local Government Short title. (Amendment) Act, 1948."

Amendment of Act No. 41, 1919. 2. The Local Government Act, 1919, as amended by subsequent Acts, is amended—

Substituted sec. 126.

(a) by omitting section one hundred and twenty-six and by inserting in lieu thereof the following section:—

Minimum amount.

126. The minimum amount of any rate which shall be levied in respect of any separate parcel of land shall in the case of a general rate be two shillings and sixpence or such greater amount as the council may determine and in the case of each other rate (except where this Act otherwise provides) be one shilling or such greater amount as the council may determine.

Sec. 418. (What is a trading undertaking.) (b) by inserting next after paragraph (i) of subsection one of section four hundred and eighteen the following new paragraphs:—

(j) the supply of building materials;

(k) the operation of a coal mine and the supply and distribution of coal.

New secs. 506A, 506B.

(c) by inserting next after section five hundred and six the following new sections:—

Supply of electricity outside the State.
cf. The Electric Light and Power Acts 1896 to

1946 (Q'ld.),

s. 11E.

506A. Any council which is conducting a trading undertaking for the supply of electricity may, with the consent of the Governor, extend such trading undertaking into any State or territory of the Commonwealth adjoining New South Wales and for that purpose may make such agreements, apply for, obtain, and hold all such licenses, permits and authorities and do all such things as are necessary or convenient to enable it to carry on such trading undertaking in any such State or territory in accordance with the laws of such State or territory.

For the purposes of this section "council" includes a county council and a county council may exercise the powers given by this section in all respects as if such powers had been delegated to the county council by proclamation issued in pursuance of section five hundred and sixty-four of this Act.

506в.

506B. (1) Where a local authority of any State or territory of the Commonwealth adjoin- N.S.W. ing New South Wales or any corporation or inter-State. instrumentality representing the Crown in the cf. The Elecright of any such State or territory-

- (a) is authorised under and in accordance 1946 (Q'ld.), with the laws of that State or territory s. 11D. to supply electricity in that State; and
- (b) has power to enter upon and carry into execution the business of supplying electricity outside of that State or territory;

an agreement may be negotiated and entered into between the council and such authority, corporation or instrumentality as to the period for which and as to the terms, provisions and conditions upon and subject to which such authority. corporation or instrumentality may supply electricity in the area of such council.

(2) Any such agreement shall not be binding upon either of the parties thereto or have any force or effect in law or equity, unless and until the approval of the Governor has been signified in writing upon such agreement or a certified copy thereof.

electricity in tric Light and Power

By Authority:

THOMAS HENRY TENNANT, Government Printer, Sydney, 1948. [3d.]

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

H. ROBBINS,

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 20 April, 1948.

New South Wales.



ANNO DUODECIMO

GEORGII VI REGIS.

Act No. 4, 1948.

An Act to amend the Local Government Act, 1919, as amended by subsequent Acts, in certain respects; and for purposes connected therewith. [Assented to, 22nd April, 1948.]

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

1. This Act may be cited as the "Local Government Short title. (Amendment) Act, 1948."

2.

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

G. BOOTH.

Chairman of Committees of the Legislative Assembly.

Amendment of Act No. 41, 1919. Substituted

2. The Local Government Act, 1919, as amended by subsequent Acts, is amended—

Minimum amount.

sec. 126.

(a) by omitting section one hundred and twenty-six and by inserting in lieu thereof the following section :-

Sec. 418. (What is a trading undertaking.)

126. The minimum amount of any rate which shall be levied in respect of any separate parcel of land shall in the case of a general rate be two shillings and sixpence or such greater amount as the council may determine and in the case of each other rate (except where this Act otherwise provides) be one shilling or such greater amount as the council may determine. (b) by inserting next after paragraph (i) of subsec-

(j) the supply of building materials; (k) the operation of a coal mine and the

the following new paragraphs:—

tion one of section four hundred and eighteen

New secs. 506А, 506В.

supply and distribution of coal. (c) by inserting next after section five hundred and six the following new sections:

Supply of electricity outside the State. cf. The Electric Light and Power Acts 1896 to 1946 (Q'ld.),

S. 11E.

506A. Any council which is conducting a trading undertaking for the supply of electricity may, with the consent of the Governor, extend such trading undertaking into any State or territory of the Commonwealth adjoining New South Wales and for that purpose may make such agreements, apply for, obtain, and hold all such licenses, permits and authorities and do all such things as are necessary or convenient to enable it to carry on such trading undertaking in any such State or territory in accordance with the laws of such State or territory.

For the purposes of this section "council" includes a county council and a county council may exercise the powers given by this section in all respects as if such powers had been delegated to the county council by proclamation issued in pursuance of section five hundred and sixty-

four of this Act.

506B. (1) Where a local authority of any Supply of State or territory of the Commonwealth adjoining New South Wales or any corporation or inter-State. instrumentality representing the Crown in the ef. The Electric Light right of any such State or territory-

- (a) is authorised under and in accordance 1946 (Q'ld.), with the laws of that State or territory to supply electricity in that State; and
- (b) has power to enter upon and carry into execution the business of supplying electricity outside of that State or territory;

an agreement may be negotiated and entered into between the council and such authority, corporation or instrumentality as to the period for which and as to the terms, provisions and conditions upon and subject to which such authority, corporation or instrumentality may supply electricity in the area of such council.

(2) Any such agreement shall not be binding upon either of the parties thereto or have any force or effect in law or equity, unless and until the approval of the Governor has been signified in writing upon such agreement or a certified copy thereof.

and Power Acts 1896 to

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

F. R. JORDAN.

By deputation from His Excellency the Governor.

Government House. Sydney, 22nd April, 1948.

500a (1) Where a local authority of any apportunity of the desirety. State or territory of the Commonwealth adjoingth, which was state in the Court Wales or any apportunion or any State in the court was the court of the court

(a) is authorised under and in accordance 1946 (c)
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(b) has power to enter upon and color interexecution the business of amplying electricity outside of that State or torritory.

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(2) Any such agreement shall not be binding upon either of the parties thereto or have any force or effect in law or equity, unless and until the approval of the Governor has been signified in writing upon such agreement or a certified copy thereof.

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By deputation from It's Excellency the Governor

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