Legislative Council

1961.

A BILL

To make provision for facilitating the realization and development of certain forestry lands and plantations and the produce thereof and for matters incidental thereto and for other purposes.

[Mr. Bridges;—22 August, 1961.]

1319 4—A

WHEREAS

HEREAS Australian Pines and Products Limited incorporated in New South Wales and having its registered office at 247 George Street, Sydney (hereinafter referred to as "the Company") acquired certain lands at Port Stephens in 5 the said State more particularly described as Woodlands No. 1 Plantation and the whole of the land in the Certificates of Title Vol. 5259 Fol. 142 Vol. 5484 Fol. 78 and Vol. 6659 Fol. 101 for the purpose of making and maintaining plantations of trees thereon intended to be used for commercial purposes 10 AND WHEREAS the Company has from time to time entered into contracts for the sale of subdivisional allotments of the said lands to various persons in New South Wales and elsewhere whereby the Company agreed with the various purchasers to establish a plantation of trees thereon and work 15 and cultivate the same and eventually to harvest such trees and realize the same for commercial purposes and distribute the net proceeds of such realization between the Company and the respective purchasers in certain proportions set forth in the respective contracts and to transfer under certain conditions 20 therein set forth the allotments therein described to the respective purchasers in fee simple AND WHEREAS large areas of the said lands have from time to time been planted with trees and are still being improved and maintained pursuant to the said contracts AND WHEREAS in all cases 25 the whole of the purchase money has been paid by the respective purchasers AND WHEREAS the Company holds for its own benefit certain areas of the said land AND WHEREAS it has become impracticable to carry out the said contracts according to the terms and conditions thereof 30 and it is expedient that provision should be made for the modification thereof as hereinafter provided: -

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in 35 Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the "Australian Pines and Short title. Products Afforestation Contracts Act, 1961".

- 2. In this Act unless inconsistent with the context or Interpresubject-matter—
 - "Company" means the Australian Pines and Products "Company." Limited.
- "Afforestation contract" means any existing agreement "Afforesfor sale of land made by the company with any tation person at any time prior to the commencement of this Act whereby the company agreed to plant tend and cultivate trees on the land included in the agreement and in due course to harvest and realize the same for commercial purposes and divide the proceeds between the company and the purchaser in the proportions stated in such agreement and to transfer to the purchaser the fee simple in the said land.
 - "Purchaser" means a purchaser under an afforestation "Purchaser." contract, and "purchase money" means the purchase "Purchase money payable by the purchaser under an afforesta-money." tion contract.
- "Stock Unit" means one six thousand and forty-seventh "Stock part of the total assets of the Company as is held Unit." by it from time to time in trust for the purchasers pursuant to section 4 of this Act, and "Stockholder" "Stockmeans a registered holder of a Stock Unit.
- 25 **3.** This Act shall apply to all afforestation contracts made Application by the company in relation to the lands referred to in the of Act. recital prior to the commencement of this Act together with the lands held by the Company as aforesaid.
- 4. Immediately upon the commencement of this Act and Vesting of 30 notwithstanding any provision in any afforestation contract real and personal property in the company.

company to the contrary the following real and personal property shall be held by the company in trust for all purchasers in manner hereinafter provided:—

(a) All land in Certificates of Title Vol. 5259 Fol. 142 Vol. 5484 Fol. 78 and Vol. 6659 Fol. 101 acquired by the company for afforestation purposes and whether included in any afforestation contract or not except—

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- (i) any parcel of land at any time prior to the commencement of this Act transferred or conveyed in fee simple by the company to any purchaser or by his direction;
 - (ii) any parcel of land not planted or included in any afforestation contract and land on which buildings or mills are now or hereafter erected;
 - (iii) any land used for access or subdivision roads.
 - (b) All moneys and securities for money held by the company in trust for purchasers at the date of the commencement of this Act or hereafter acquired; and
 - (c) All trees timber and the produce and products of the trees and timber grown upon any land subject to this Act.
- 25 5. The Company shall issue to every purchaser one stock Issue of unit for each acre of the land subject to this Act in respect of which the purchaser has entered into an afforestation contract with the Company and the same shall be accepted by the purchaser in full satisfaction and discharge of all his right title and interest under his contract without prejudice to any right which the Company may have under the terms of any such contract to enter upon the land comprised therein for the purpose of performing its obligations to the purchaser as provided in this Act.

6.

- 6. To every purchaser the company shall issue a stock Stock. unit certificate in the form set out in the First Schedule to First this Act.
- 7. The company shall from time to time cause the names Stock 5 and last known addresses of stockholders with the number register. of stock units to which they are respectively entitled to be entered in a register to be kept for the purpose at the registered office of the company and called "Register of Stockholders" and such register shall be accessible at all reasonable times 10 to any holders of stock units. The surnames or corporate names of the stockholders shall be entered therein in alphabetical order.
- 8. If any purchaser (not being a joint purchaser with any Stock other) be dead at the date of the issue of stock units his name in name of deceased purchaser. have been if he had been then alive and his executors or administrators may upon application to the company become registered as the holders of such stock units as such executors or administrators.
- 20 9. A certificate shall be admitted in all courts as prima Certificate facie evidence of the title of such stockholder his executors to be administrators or assigns to the number of stock units therein specified subject to the conditions appearing thereon.
- A certificate of stock registered in the names of two Two or more
 or more persons shall be delivered to the person first named holders.
 in the register.
- 11. The several holders of stock units may transfer their Right to respective interests therein by an instrument of transfer in the stock. form set forth in the Second Schedule to this Act or as near Second Schedule.

12. The said instrument of transfer (when duly executed) Registration shall together with the certificate be delivered to the secretary of transfer. of the company to be kept by him and the secretary shall enter a memorial thereof in a register to be called "Register 5 of Transfers" and shall endorse such entry on the instrument of transfer and shall on demand deliver a new certificate to the purchaser and until such transfer has been so delivered to the secretary the purchaser of the stock units shall not be entitled to receive any distribution declared in respect of such 10 stock units.

13. Save as in this Act otherwise provided the company Registered shall be entitled to treat the registered holder of any stock holder. units as the absolute owner thereof and in case of the death Joint of any one or more joint registered holders the company will holders.

- 15 recognize only the survivor or survivors as the absolute owner or owners thereof and accordingly shall not except as ordered by a court of competent jurisdiction be bound to recognize any equitable or other claim to or interest in such stock units on the part of any other person.
- 20 14. If any certificate be worn out or defaced then upon Defaced or production thereof to the directors they may order the same lost certificate. to be cancelled and may issue a new certificate in lieu thereof; and if the directors are satisfied that any certificate has been lost or destroyed then on such indemnity as the directors deem 25 adequate being given a new certificate in lieu thereof shall be given to the party entitled to such lost or destroyed certificate.
- 15. Any one of several persons who are registered as the Receipt by joint holders of any stock units may give effectual receipts for holders. all distribution and payments on account of distribution in 30 respect of such stock units.

16. Unless otherwise directed any distribution may be Payment of paid by cheque or warrant sent through the post to the regis-distribution. tered address of the member or person entitled or in the case of joint holders to the registered address of that one 35 whose name stands first on the register in respect of the joint holders; and every cheque or warrant so sent shall be made payable to the order of the person to whom it is sent.

- 17. Notice of the declaration of any distribution shall be Notice of given to the stockholder in manner hereinafter provided.
- 18. Notwithstanding the provisions of the Unclaimed Unclaimed Moneys Act, 1917, all distributions unclaimed for one year distribution. 5 after having been declared may be invested or otherwise made use of by the directors for the benefit of all registered stockholders until claimed and all distributions unclaimed for six years after having been declared may be forfeited by the directors for the benefit of the other registered holders of 10 stock.
 - 19. Until harvesting first commences the company at its Obligation of own expense shall-

company to cultivate and maintain market

- (a) tend cultivate and maintain under properly qualified plantations, supervision all the lands held by it for afforestation mill and purposes under section 4 hereof;
- (b) take all such measures and precautions as shall be reasonably necessary or expedient for the protection and safety and cultivation of the said lands;
- (c) pay all municipal or shire rates and charges and any land tax payable with respect to such lands. 20

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20. (1) The company shall in due course harvest the Obligation of timber grown on such lands and market and realize the same company to harvest, mill at such time or times and in such manner as the company in and realize its discretion thinks proper and may provide out of its own distribute 25 funds and credits all such mills buildings wharves boats rail- profits. ways plant and other assets now owned or hereinafter acquired by the company as may be deemed by it necessary for the efficient harvesting milling marketing and realization of the said timber or may arrange by contract or otherwise for any 30 harvesting milling marketing and realization of the said timber.

(2)

- (2) The company shall be entitled to retain for its own use in each financial year an amount equal to seven and one half per centum of the gross proceeds of the realization of the said timber and ten per centum on the total of 5 the value at the close of such financial year of all such assets provided by the company for the purposes of the said harvesting marketing milling and realization. The value of the said assets shall be taken at their cost to the company including transportation and erection costs less any deprecia-10 tion and amortisation in relation thereto referable to any prior financial year whilst such assets are or have been the property of the company.
- 21. The company shall cause true accounts to be kept of Accounts to the sums of money expended by the company in the harvesting be kept. 15 milling pulping and marketing of the produce of the said lands and in the realization of the same and of all moneys received from such realization and the matters in respect of which such expenditure and receipt take place and of all sales of the said lands and the produce therefrom made by the company. The 20 books of account shall be kept at the registered office of the company or at such other place or places as the directors of the company think fit.
- 22. Once at least in every year the company shall cause Annual to be prepared a profit and loss account of the matters afore-profit 25 said made up to a date not more than six months before the account. preparation of the same from the date up to which the last preceding account was made up and in the case of the first account from the date of the passing of this Act. Such account shall disclose the amount available for distribution among the 30 stockholders. Every such account shall be signed by two directors and countersigned by the secretary. The company shall from time to time pay to stockholders such distribution as the profits disclosed by the profit and loss account justifies.
- 23. A printed copy of every profit and loss account shall Account to 35 be filed in the office of the Registrar-General within twenty-one be sent to stockholders days after its publication and a copy shall be available for and filed. inspection at the registered office of the company during ordinary business hours by any stockholder or his nominee.

24. (1) The company may from time to time sell and Conversion convert into money the lands held by the company in trust for by the company stockholders pursuant to this Act.

held by stockholders

- (2) The net proceeds of any such land so sold by the into cash 5 company shall be divisible from time to time among all the distribution stockholders in proportion to the number of stock units held of proceeds. by them respectively and the company shall pay to each stockholder his due proportion thereof.
- 25. Once at least in every year the accounts aforesaid shall Audit of 10 be examined and the correctness of the profit and loss account accounts. aforesaid ascertained and certified by a duly qualified auditor to be appointed by the company.
- 26. A notice may be served by the company upon any Service of registered stockholder either personally or by sending it notices. 15 through the post in a prepaid letter envelope or wrapper addressed to such member at his registered place of address and with respect to any stock unit to which persons are jointly entitled notice to whichever of such persons is named first in the register shall be sufficient notice to all the holders of 20 such stock units.
- 27. The company, any trustee substituted for it or any Determinastockholder may at any time and from time to time apply tion of questions to the Supreme Court or a Judge thereof for the determination relating to of any question which may arise in relation to the trust created by this Act 25 by this Act and the Supreme Court or a Judge thereof may by Supreme make all such orders and give all such directions and confer Court. such powers upon the company or any trustee substituted for it as the Court or a Judge thereof may deem necessary or expedient for the purpose of carrying out such trust or 30 protecting the rights and interest of stockholders. The powers

hereby conferred upon the Court or a Judge thereof shall be in addition to and not in substitution for any power vested in it or him under the Trustee Act, 1925, or otherwise. The power to appoint a new trustee or trustees in substitution for the 5 company shall be exercisable only by the Supreme Court or a Judge thereof.

SCHEDULES.

FIRST SCHEDULE.

AUSTRALIAN PINES AND PRODUCTS LIMITED.

10	No.
	This is to certify that A.B. of is the registered
	holder of stock units (fully paid) of the
	abovenamed company subject to the provisions of the Australian Pines and Products Afforestation Contracts Act, 1961.
15	Given under the Common Seal of the Company this Seal of the Company.
	day of 19 .
	THE COMMON SEAL of the Company was hereunto affixed in the presence of—
20	Directors.
	Secretary.
	Note.—No transfer of the stock units comprised in this certificate will be registered until this certificate is delivered up at the Company's

office.

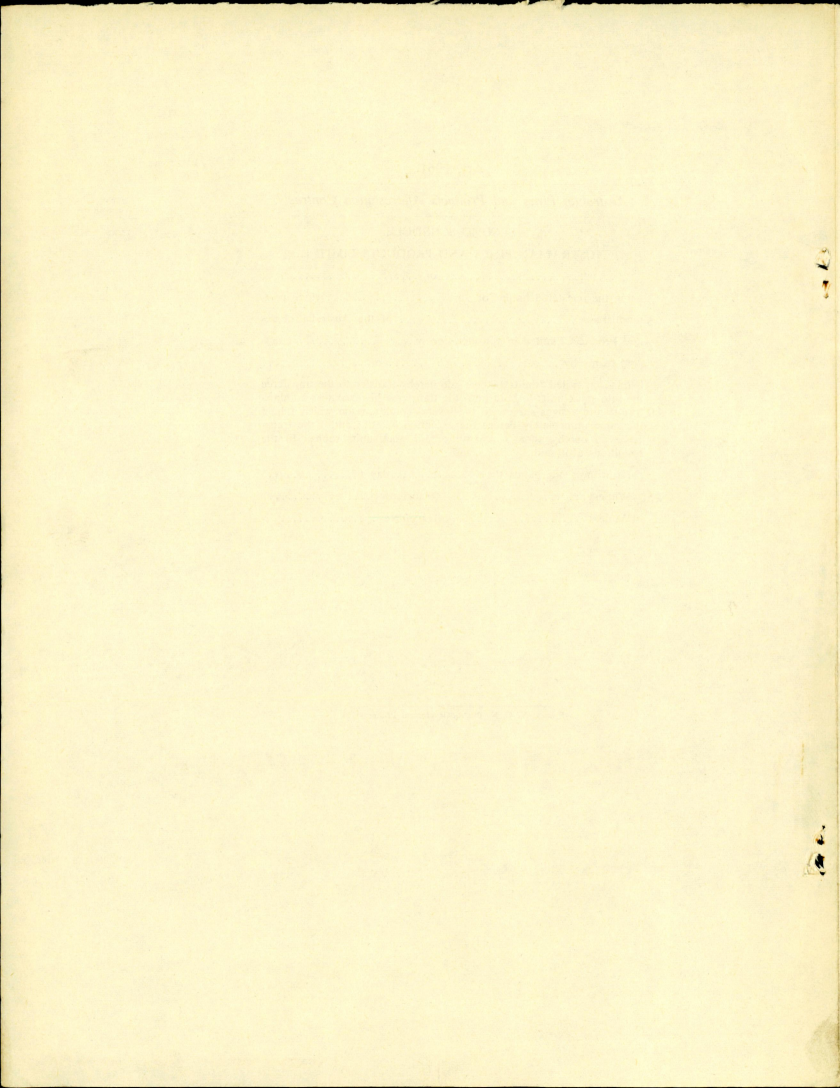
SECOND

SECOND SCHEDULE.

AUSTRALIAN PINES AND PRODUCTS LIMITED.

	1, of
	being the registered holder of stock units
5	numbered of the Australian Pines
	and Products Limited in consideration ofpounds
	paid to me by of
10	hereinafter called "the transferee" do hereby transfer to the transferee the said stock units to hold unto the transferee his executors administrators and assigns subject to the several conditions on which I held the same immediately before the execution hereof; and I the transferee do hereby agree to take the said stock units subject to the conditions aforesaid.
	As witness our hands theday of
15	Witness Transferor
	Witness Transferee

Sydney: V. C. N. Blight, Government Printer-1961



Legislatine Council

1961

A BILL

To make provision for facilitating the realization and development of certain forestry lands and plantations and the produce thereof and for matters incidental thereto and for other purposes.

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[Mr. Bridges; — September, 1961.]

1319 217—A

WHEREAS



W HEREAS Australian Pines and Products Limited incorporated in New South Wales and having its registered office at 247 George Street, Sydney (hereinafter referred to as "the Company") acquired certain lands at Port Stephens in 5 the said State more particularly described as Woodlands No. 1 Plantation and the whole of the land in the Certificates of Title Vol. 5259 Fol. 142 Vol. 5484 Fol. 78 and Vol. 6659 Fol. 101 for the purpose of making and maintaining plantations of trees thereon intended to be used for commercial purposes 10 AND WHEREAS the Company has from time to time entered into contracts for the sale of subdivisional allotments of the said lands to various persons in New South Wales and elsewhere whereby the Company agreed with the various purchasers to establish a plantation of trees thereon and work 15 and cultivate the same and eventually to harvest such trees and realize the same for commercial purposes and distribute the net proceeds of such realization between the Company and the respective purchasers in certain proportions set forth in the respective contracts and to transfer under certain conditions 20 therein set forth the allotments therein described to the respective purchasers in fee simple AND WHEREAS large areas of the said lands have from time to time been planted with trees and are still being improved and maintained pursuant to the said contracts AND WHEREAS in all cases 25 the whole of the purchase money has been paid by the respective purchasers AND WHEREAS the Company holds for its own benefit certain areas of the said land AND WHEREAS it has become impracticable to carry out the said contracts according to the terms and conditions thereof 30 and it is expedient that provision should be made for the modification thereof as hereinafter provided: -

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 - "Purchaser" means a purchaser under an afforestation "purchaser." contract, and "purchase money" means the purchase "purchase money payable by the purchaser under an afforesta-money." tion contract.
- "Stock Unit" means one six thousand and forty-seventh "Stock part of the total assets of the Company as is held Unit."

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- 25 **3.** This Act shall apply to all afforestation contracts made Application by the company in relation to the lands referred to in the of Act. recital prior to the commencement of this Act together with the lands held by the Company as aforesaid.
- 4. Immediately upon the commencement of this Act and Vesting of 30 notwithstanding any provision in any afforestation contract real and personal or in the memorandum or articles of association of the property in the company.

company to the contrary the following real and personal property shall be held by the company in trust for all purchasers in manner hereinafter provided:—

(a) All land in Certificates of Title Vol. 5259 Fol. 142 Vol. 5484 Fol. 78 and Vol. 6659 Fol. 101 acquired by the company for afforestation purposes and whether included in any afforestation contract or not except—

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 - (ii) any parcel of land not planted or included in any afforestation contract and land on which buildings or mills are now or hereafter erected;
 - (iii) any land used for access or subdivision roads.
- (b) All moneys and securities for money held by the company in trust for purchasers at the date of the commencement of this Act or hereafter acquired; and
 - (c) All trees timber and the produce and products of the trees and timber grown upon any land subject to this Act.
- 25 5. The Company shall issue to every purchaser one stock Issue of unit for each acre of the land subject to this Act in respect of which the purchaser has entered into an afforestation contract with the Company and the same shall be accepted by the purchaser in full satisfaction and discharge of all his right title and interest under his contract without prejudice to any right which the Company may have under the terms of any such contract to enter upon the land comprised therein for the purpose of performing its obligations to the purchaser as provided in this Act.



- 6. To every purchaser the company shall issue a stock Stock. unit certificate in the form set out in the First Schedule to First this Act.
- 7. The company shall from time to time cause the names Stock 5 and last known addresses of stockholders with the number of stock units to which they are respectively entitled to be entered in a register to be kept for the purpose at the registered office of the company and called "Register of Stockholders" and such register shall be accessible at all reasonable times 10 to any holders of stock units. The surnames or corporate names of the stockholders shall be entered therein in alphabetical order.
- 8. If any purchaser (not being a joint purchaser with any Stock other) be dead at the date of the issue of stock units his name in name of deceased that the register for such stock units as it would purchaser. have been if he had been then alive and his executors or administrators may upon application to the company become registered as the holders of such stock units as such executors or administrators.
- 20 **9.** A certificate shall be admitted in all courts as prima Certificate facie evidence of the title of such stockholder his executors to be evidence. administrators or assigns to the number of stock units therein specified subject to the conditions appearing thereon.
- A certificate of stock registered in the names of two Two or more
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- 11. The several holders of stock units may transfer their Right to respective interests therein by an instrument of transfer in the stock. form set forth in the Second Schedule to this Act or as near Second Schedule.



12. The said instrument of transfer (when duly executed) Registration shall together with the certificate be delivered to the secretary of transfer. of the company to be kept by him and the secretary shall enter a memorial thereof in a register to be called "Register 5 of Transfers" and shall endorse such entry on the instrument of transfer and shall on demand deliver a new certificate to the purchaser and until such transfer has been so delivered to the secretary the purchaser of the stock units shall not be entitled to receive any distribution declared in respect of such 10 stock units.

13. Save as in this Act otherwise provided the company Registered shall be entitled to treat the registered holder of any stock holder. units as the absolute owner thereof and in case of the death Joint of any one or more joint registered holders the company will holders. 15 recognize only the survivor or survivors as the absolute owner or owners thereof and accordingly shall not except as ordered by a court of competent jurisdiction be bound to recognize any equitable or other claim to or interest in such stock units

on the part of any other person.

- 14. If any certificate be worn out or defaced then upon Defaced or production thereof to the directors they may order the same lost certificate. to be cancelled and may issue a new certificate in lieu thereof; and if the directors are satisfied that any certificate has been lost or destroyed then on such indemnity as the directors deem 25 adequate being given a new certificate in lieu thereof shall be given to the party entitled to such lost or destroyed certificate.
- 15. Any one of several persons who are registered as the Receipt by joint holders of any stock units may give effectual receipts for joint holders. all distribution and payments on account of distribution in 30 respect of such stock units.
- 16. Unless otherwise directed any distribution may be Payment of paid by cheque or warrant sent through the post to the regis-distribution. tered address of the member or person entitled or in the case of joint holders to the registered address of that one 35 whose name stands first on the register in respect of the joint holders; and every cheque or warrant so sent shall be made payable to the order of the person to whom it is sent.



- 17. Notice of the declaration of any distribution shall be Notice of given to the stockholder in manner hereinafter provided.
- 18. Notwithstanding the provisions of the Unclaimed Unclaimed Moneys Act, 1917, all distributions unclaimed for one year distribution. 5 after having been declared may be invested or otherwise made use of by the directors for the benefit of all registered stockholders until claimed and all distributions unclaimed for six years after having been declared may be forfeited by the directors for the benefit of the other registered holders of 10 stock.
 - 19. Until harvesting first commences the company at its Obligation of company to own expense shall cultivate and
 - maintain (a) tend cultivate and maintain under properly qualified plantations, supervision all the lands held by it for afforestation mill and market purposes under section 4 hereof; timber.
 - (b) take all such measures and precautions as shall be reasonably necessary or expedient for the protection and safety and cultivation of the said lands;
- (c) pay all municipal or shire rates and charges and any land tax payable with respect to such lands. 20

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20. (1) The company shall in due course harvest the Obligation of timber grown on such lands and market and realize the same company to harvest, mill at such time or times and in such manner as the company in and realize its discretion thinks proper and may provide out of its own timber and to 25 funds and credits all such mills buildings wharves boats rail- profits. ways plant and other assets now owned or hereinafter acquired by the company as may be deemed by it necessary for the efficient harvesting milling marketing and realization of the said timber or may arrange by contract or otherwise for any 30 harvesting milling marketing and realization of the said timber.

(2)



- (2) The company shall be entitled to retain for its own use in each financial year an amount equal to seven and one half per centum of the gross proceeds of the realization of the said timber and ten per centum on the total of 5 the value at the close of such financial year of all such assets provided by the company for the purposes of the said harvesting marketing milling and realization. The value of the said assets shall be taken at their cost to the company including transportation and erection costs less any deprecia-10 tion and amortisation in relation thereto referable to any prior financial year whilst such assets are or have been the property of the company.
- 21. The company shall cause true accounts to be kept of Accounts to the sums of money expended by the company in the harvesting be kept. 15 milling pulping and marketing of the produce of the said lands and in the realization of the same and of all moneys received from such realization and the matters in respect of which such expenditure and receipt take place and of all sales of the said lands and the produce therefrom made by the company. The 20 books of account shall be kept at the registered office of the company or at such other place or places as the directors of the company think fit.
- 22. Once at least in every year the company shall cause Annual to be prepared a profit and loss account of the matters afore-profit 25 said made up to a date not more than six months before the account. preparation of the same from the date up to which the last preceding account was made up and in the case of the first account from the date of the passing of this Act. Such account shall disclose the amount available for distribution among the 30 stockholders. Every such account shall be signed by two directors and countersigned by the secretary. The company shall from time to time pay to stockholders such distribution as the profits disclosed by the profit and loss account justifies.
- 23. A printed copy of every profit and loss account shall Account to 35 be filed in the office of the Registrar-General within twenty-one be sent to stockholders days after its publication and a copy shall be available for and filed. inspection at the registered office of the company during ordinary business hours by any stockholder or his nominee.



24. (1) The company may from time to time sell and Conversion convert into money the lands held by the company in trust for by the company stockholders pursuant to this Act.

stockholders

- (2) The net proceeds of any such land so sold by the into cash 5 company shall be divisible from time to time among all the distribution stockholders in proportion to the number of stock units held of proceeds. by them respectively and the company shall pay to each stockholder his due proportion thereof.
- 25. Once at least in every year the accounts aforesaid shall Audit of 10 be examined and the correctness of the profit and loss account accounts. aforesaid ascertained and certified by a duly qualified auditor to be appointed by the company.
- 26. A notice may be served by the company upon any Service of registered stockholder either personally or by sending it notices. 15 through the post in a prepaid letter envelope or wrapper addressed to such member at his registered place of address and with respect to any stock unit to which persons are jointly entitled notice to whichever of such persons is named first in the register shall be sufficient notice to all the holders of 20 such stock units.
- 27. The company, any trustee substituted for it or any Determinastockholder may at any time and from time to time apply tion of questions to the Supreme Court or a Judge thereof for the determination relating to of any question which may arise in relation to the trust created by this Act and the Supreme Court of a Indee there of the Supreme Court of a Indee there of the Supreme Court of 25 by this Act and the Supreme Court or a Judge thereof may by Supreme make all such orders and give all such directions and confer Court. such powers upon the company or any trustee substituted for it as the Court or a Judge thereof may deem necessary or expedient for the purpose of carrying out such trust or 30 protecting the rights and interest of stockholders. The powers

hereby



hereby conferred upon the Court or a Judge thereof shall be in addition to and not in substitution for any power vested in it or him under the Trustee Act, 1925, or otherwise. The power to appoint a new trustee or trustees in substitution for the 5 company shall be exercisable only by the Supreme Court or a Judge thereof.

SCHEDULES.

FIRST SCHEDULE.

AUSTRALIAN PINES AND PRODUCTS LIMITED.

	MOSTRALIAN TINES AND TROBECTS EMITTED.
10	No.
	This is to certify that A.B. of is the registered
	holder of stock units (fully paid) of the
	abovenamed company subject to the provisions of the Australian Pines and Products Afforestation Contracts Act, 196.
15	Given under the Common Seal of the Company this Seal of the Company.
	day of
	THE COMMON SEAL of the Company was hereunto affixed in the presence of—
20	Directors.
	Secretary.

Note.—No transfer of the stock units comprised in this certificate will be registered until this certificate is delivered up at the Company's office.

SECOND



SECOND SCHEDULE.

Sydney: V. C. N. Blight, Government Printer-1960

[18.]

the seller times and Restaure As exection Contracts."