James Templeton and Son Ltd., Mill Street, Ayr.

James Templeton and Co. Ltd., Templeton Street, Glasgow S.E.

Joseph Terry and Sons Ltd., The Chocolate Works, Clementhorpe, York and The Chocolate Works, Bishopthorpe Road, York.

Tip Top Bakeries (Brighton) Ltd., Bexhill Road, Wooding-dean, Brighton.

Todd & Duncan Ltd., Lochleven Mills, Kinross.

Top Rank Home and Leisure Service Ltd., Clare Road Works, Reddish Road, Stockport.

Turner Brothers Asbestos Co. Ltd., Brook Mill, High Street, Leigh.

United Press International (U.K.) Ltd., Bouverie Street, London E.C.4.

Van den Berghs and Jurgens Ltd., Stork Margarine Works, Purfleet.

Viskase Ltd., Foreshore, South Dock, Swansea.

John Warburton Ltd., Sykeside Mill, Haslingden, Rossendale.

Wm. Watson (Dundee) Ltd., Forebank Dye Works, Forebank Road, Dundee.

Whitefriars Glass Ltd., Tudor Road, Wealdstone.

Henry Widnell & Stewart Ltd., Westfield, Eskbank, Dalkeith.

Williams and Williams Ltd., Reliance Works, Liverpool Road, Chester.

Wolfenden & Son Ltd., Carter Street Mills, Great Lever, Bolton.

Yardley and Co. Ltd., Carpenters Road, Stratford, London E.15.

# THE SCOTTISH GAS BOARD GAS (DECLARATION OF CALORIFIC VALUE) REGULATIONS, 1949

REFERENCE is made to the announcement in the Edinburgh Gazette and Public Press on the 29th of November 1963, that the declared calorific value of gas supplied from the Westfield works to certain districts, excluding Kennoway, Markinch and Ladybank districts, would be 480 British thermal units a cubic foot as and from the 1st of January 1964.

The Scottish Gas Board hereby declare that the calorific value of gas supplied from Westfield works to Kennoway, Markinch and Ladybank shall be 480 British thermal units a cubic foot as and from the 1st of April 1964.

A. T. Herd, Secretary,
The Scottish Gas Board,
26 Drumsheugh Gardens, Edinburgh 3.

7th of February 1964.

### PERFORMING RIGHT TRIBUNAL

The Reference of the Cinematograph Exhibitors'
Association of Great Britain and Ireland
SHORT PARTICULARS OF DECISION

THE Performing Right Tribunal publishes the following short particulars of the deci ion in a di pute with the Performing Right Society referred to it by the above-named Cinematograph Exhibitors' Association "the C.E.A.", for short), in which Harold Fielding Ltd., Harold, Davison Ltd., Mr Vic Lewis and Mr Larry Parnes joined as interested parties.

The Performing Right Society ("the P.R.S.", for short) published a propo ed tariff, to be known as "Tariff LP," for licensing the use of copyright music including the words or lyrics associated with it, performed at entertainments classified as concerts of light or "popular" music, to apply only where the performance takes place on premises not otherwise covered by an appropriate licence.

Under that proposed tariff a fee was to be payable, calculated at the rate of 4% on the actual gross takings at each concert to which it should apply, such takings to be periodically certified by a qualified accountant.

The C.E.A., supported to some extent by the interested parties, objected to the disclosure of gross takings which would be involved in this basis of calculation, and objected also to the rate of 4%, which they contended was excessive beyond all comparison with other tariffs of a similar nature. It was their contention that a formula could be evolved whereby an adequate licence fee could be computed on a basis of notional takings. They also argued that the nature of "popular" music, at present in fashion was such that

it accounted for a very minor part in the entertainment at the concerts classified as "popular."

The Tribunal, while accepting the contention that there should not be undue discrepancies between tariffs of similar kinds, rejected the latter argument, and without adopting the proposition that a tariff based on actual gross takings was better in principle than one based on an appropriate formula, nevertheless fixed the method of assessment of the licence fee in the present case at 2% on actual gross takings, such takings to be provisionally paid after each concert at the rate of 2% on 75% of moneyhelding capacity, subject to adjustment as a result of an annual audit.

The reason for so providing in this instance was the absence of any evidence in the nature of relevant figures upon which an appropriate formula for arriving at notional takings could be based.

An alternative method of payment was, however, provided for such applicants for a licence as should elect to adopt it for the entire period of the relative licence year. This method is for the licensee to pay at the rate of 1.75% on the total moneyholding capacity of the premises for the concert in question, on condition of a display at the box-office in respect of each concert of the number and prices of the seats on offer.

The scheme embodied in the tariff in question was varied by the Tribunal accordingly.

A copy of the Decision may be inspected at the offices of the Tribunal, 24 Kingsway, (6th Floor), London W.C.2, during office hours (10 a.m. to 4 p.m. Mondays to Fridays).

# TOWN AND COUNTRY PLANNING (SCOTLAND) ACTS, 1947/63

#### KINCARDINE COUNTY COUNCIL

Part Plan Proposals for the Aberdeen Suburban Area
FIRST AMENDMENT

NOTICE Is Hereby Given that proposals for alterations to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the Twelfth day of February 1964. The proposals relate to land situate within Newtonhill and Portlethen.

A certified copy of the proposals as submitted has been deposited for inspection by the public at the County Clerk's Office, 33 Evan Street, Stonehaven.

A certified copy of the proposals so far as they relate to each of the undermentioned areas has also been deposited for inspection by the public at each of the places mentioned below:

### Newtonhill Post Office and Portlethen Post Office.

Each copy of the proposals so deposited is available for inspection by the public, free of charge, at the places mentioned above during office hours. Any objection or representation with reference to the proposals must be made in writing to the Secretary of State before the Thirty-first day of March 1964. The objection or representation must state the grounds on which it is made and should be addressed to the Secretary, Scottish Development Department, St. Andrew's House, Edinburgh 1. Any person making such an objection or representation may, by sending to the County Clerk at the above address, a request in writing, specifying therein an address for service, require the County Clerk to serve him with a notice of the eventual amendment of the Development Plan.

Dated this Twelfth day of February 1964.

JOHN SLEVIN, County Clerk, 33 Evan Street, Stonehaven.

# TOWN AND COUNTRY PLANNING (SCOTLAND) ACTS, 1947-1963

## ROYAL BURGH OF KIRKCALDY Kirkcaldy Development Plan 1952

NOTICE is hereby given that proposals for alterations to the above Development Plan (hereinafter referred to as "the proposals") were submitted to the Secretary of State on the Sixth day of February Nineteen Hundred and Sixty-four. The proposals relate to land situate within the Burgh of Kirkcaldy.

A certified copy of the proposals as submitted has been deposited for inspection by the public at the office of the Burgh Architect and Town Planning Officer, Town House, Kirkcaldy.

A copy of the proposals so deposited is available for inspection by the public, free of charge, at the place mentioned above between the hours of 9.30 a.m. to 12.40 p.m. and from 2 p.m. until 5 p.m. Monday to Friday inclusive.