Scheme shall until the same are repealed or varied by the Corporation continue in force and be enforceable within the borough with the substitution only of the Corporation and their officers for the Urban District Council and their officers respectively.

Burial Board.

The Council of the borough of Hove shall be substituted for the Urban District Council of the town of Hove as the Burial Board and all the rights property powers authorities duties and liabilities vested in devolving upon or exercisable by the said Urban District Council as the Burial Board shall be transferred to vested in devolve upon and be exercisable by and be enforceable against the Council of the said borough.

The officers and servants of the Urban District Council as the Burial Board shall become the officers and servants of the Council of the borough acting as the Burial Board of the borough.

All expenses and liabilities incurred by the Urban District Council or by the Hove Commissioners in the capacity of such Council or Commissioners respectively as the Burial Board and which are outstanding at the commencement of this Scheme and all expenses and liabilities incurred by the Council of the borough in their capacity of Burial Board shall be paid and satisfied out of and shall be charged upon and attach to the borough rate. All fees and sums receivable by the Council in their capacity of Burial Board shall be carried to the credit of the borough fund.

All regulations as to fees charges and payments made by the Urban District Council in their capacity of Burial Board and in force at the commencement of this Scheme shall continue in force until the same are repealed or varied by the Council of the borough.

School Board.

The Hove and Aldrington (United District) School Board shall be the School Board for the borough of Hove by the name of the Hove Borough School Board in all respects to the same extent and in the same manner as if at the time of the formation of the Hove and Aldrington (United District) School Board by the Education Department the area within the jurisdiction of the said School Board had been a Municipal Borough. Everything in connection with the said Board shall be done had and construed accordingly.

All liabilities and property attaching to and vested in the Hove and Aldrington (United District) School Board immediately before the commencement of this Scheme shall be and continue attached to and vested in the Hove Borough School Board and all charges charged on the School Fund or in respect of the liabilities of the Hove and Aldrington (United District) School Board on the Poor Rate of the parishes of Hove and Aldrington respectively immediately before the commencement of this Scheme shall respectively be charged on the School Fund of the Hove Borough School Board and on the Borough Rate or Fund of the said borough and not otherwise.

Any Bye-laws made by the Hove and Aldrington (United District) School Board under the Acts relating to Public Elementary education and in force at the commencement of this Scheme shall continue in force and apply to the Hove Borough School District.

Any act done by the Education Department or and further every determination of the Treasury the said Hove and Aldrington (United District) upon any such right title claim amount or question School Board or the Council of the said borough shall be absolutely final and conclusive and every

or any Justice since the grant of the Charter shall be deemed to have been lawfully done if the said Department School Board Council or Justice might have lawfully done the same if no Charter had been granted or the said School Board had been the School Board for the said borough.

Savings for Rates, &c.

Notwithstanding the incorporation of the borough and the provisions of this Scheme all rates assessments compositions charges mortgages contracts leases conveyances deeds documents acts matters and things made entered into or done before the commencement of this Scheme by to or with reference to the Urban District Council or the Hove Commissioners shall be as good valid and effectual to all intents and purposes whatsoever for against and with reference to the Corporation as if the same had been made entered into or done by to or with reference to the Corporation instead of the Urban District Council or the said Commissioners and all arrears of rates may be recovered and all pending proceedings may be continued and completed in the same manner in all respects as if the Corporation had been party or privy to the same and been named or referred to therein instead of the Urban District Council or the said Commissioners as the case may be.

Compensation for Existing Officers.

In case any officer of the Urban District Council or of any of the public bodies for whom the Corporation or the Council of the Borough of Hove are respectively substituted who shall have been employed by the said Urban District Council or by any of the said public bodies as the case may be shall not be employed by the Council of the said Borough nor offered by the said Council a position in their employ of a similar character and of an equal value to that formerly held by him such officer shall be entitled to be paid by way of compensation for the loss of his position out of the funds of or under the control of the Corporation as the Urban Sanitary Authority for the said municipal borough such gratuity or annual allowance as on a full consideration of the circumstances of the case may seem to the Treasury to be a reasonable and just compensation for the loss of his position and the Treasury in awarding the said compensation shall be guided by the principles which would be applicable in the case of an award of compensation under the provisions of the Superannuation Acts 1834 to 1892 to a person retiring or removed from the public service in consequence of the abolition of his office. Provided that no special minute within the meaning of the said Acts stating any special grounds for granting such allowance shall be necessary or be made. Provided nevertheless that if any such officer be so employed by the said Council and discharged by them (otherwise than for mis-conduct) within two years of the first meeting of the Council he shall be entitled to compensation in the same manner as if he had not been employed by the said Council. Provided that the term "Officer" shall include any person employed by the Urban District Council whose salary or emolument is payable at intervals of not less than one month and no other person. Provided also that the Treasury shall be the sole judges as to the right title or claim of any officer to any compensation whatever and as to the amount thereof and the Treasury shall be the only judges upon any question which may arise under this clause and further every determination of the Treasury upon any such right title claim amount or question

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