- (2.) The Licence shall only be granted on a Declaration of the owner of the animal or of his agent authorized in writing for this purpose to the
 - (i.) that the animal to be moved has been on the premises from which it is to be moved for a period of at least twenty-eight days immediately before the granting of the Licence, and that no other cattle, sheep, goats, or swine have been brought on to those premises within such period; and

(ii.) that the animal is not affected with Footand Mouth Disease and has not during the preceding twenty-eight days been in any way exposed to the infection of such disease; and

(iii.) that the movement of the animal is not prohibited by Notice of an Inspector of the Local Authority or of the Board given under any Order of the Board;

and every such Declaration shall be annexed to the Licence granted thereon.

(3.) Where the Licence is expressly stated to be for movement for breeding purposes, the Licence shall be available for the movement of the animal back to the premises from which it was moved under the Licence, provided that such movement takes place within the four days during which such Licence is available.

(4.) No Licence shall be granted for movement for breeding purposes to premises in a Foot-and-Mouth Disease Infected Place or Area.

(5.) The License may be granted either by an Inspector of the Board or by an Inspector of the Local Authority of the place from which the animal is to be moved.

(6.) The Licence shall be in force for not more than four days, inclusive of the day of issue, and shall specify the name and address of the person to whom the Licence is granted, the number and description of the animals to be moved, and the name or description of the place or premises from which and the place or premises to which the animals are to be moved.

(7.) Every animal shall be moved by the nearest available route and be accompanied by the

Movement into Scheduled District between different Farms in the same occupation.

3. Where a person occupying a farm or premises within the Scheduled District also occupies another

by a Movement Licence as required by this | farm or premises outside the Scheduled District an animal may be moved from the last-mentioned farm or premises to the farm or premises of such person within the Scheduled District with a Movement Licence granted by an Inspector of the Board upon such a Declaration, and subject to such other conditions, as are prescribed by the preceding Article of this Order.

Revocation of Orders.
4. The Orders described in the Second Schedule to this Order are hereby from and after the com. mencement of this Order revoked to the extent there mentioned: Provided that such revocation shall not invalidate or make unlawful anything done under an Order hereby revoked, or affect any obligation or liability accrued thereunder before the commencement of this Order, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, an Order hereby revoked before the commencement of this Order.

Saving for Orders and Regulations.

5. Movement of animals under this Order is subject to any Order of the Board relating to any Disease other than Foot-and-Mouth Disease, and also subject to any Regulation made by a Local Authority under any Order of the Board for prohibiting or regulating the movement of animals, but nothing in any such Regulation shall permit the movement of animals in contravention of this Order.

Commencement.

6. This Order shall come into operation on the fourteenth day of March, one thousand nine

Short Title.

7. This Order shall be read with the Norfolk and Suffolk Sales and Movement (Foot-and-Mouth Disease) Order of 1930, and may be cited as the Norfolk and Suffolk Sales and Move-ment (Foot-and-Mouth Disease) Order of 1900 (No. 3).

In witness whereof the Board of Agriculture have hereunto set their Official Seal this twelfth day of March, one thousand nine bundred.

L. S.

T. II. Elliott, Secretary.

THE FIRST SCHEDULE. Scheduled District.

A District comprising the petty sessional divisions of Tunstead and Happing, East and West Flegg, Blofield and Welsham, Taverham, Swainsthorpe, and Loddon and Clavering, together with the parishes of Costessey, Bowthorpe, Bawburgh, Belaugh, Coltishall, Great Hautbois, Lamas with Little Hautbois, Scottow, Swanton Abbot, and Skeyton, in the administrative county of Norfolk; the petty sessional division of Mutford and Lothingland, in the administrative county of East Suffolk; and also comprising the boroughs of Norwich, Yarmouth, and Lowestoft.

THE SECOND SCHEDULE. Orders Revoked in whole or part.

No.	Date.	Short Title.	Extent of Revocation.
6032 6037		The Norfolk and Suffolk Sales and Movement (Foot-and-Mouth Disease) Order of 1900 The Norfolk and Suffolk Sales and Movement (Foot-and-Mouth Disease) Order of 1900 (No. 2)	Part II Whole Order

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture, 4, Whitehall Place, London, S.W.