

rised lairs or enclosures for the purpose of this provision.

*Dipping of Store Sheep in Landing Place.*

32. Sheep shall not be authorised by an Inspector to be moved out of the Landing Place unless and until they have been caused to be dipped in the Landing Place, to the satisfaction of the Inspector, by a thorough immersion in an approved dip: Provided that this Article shall not apply to sheep which, in the opinion of the Inspector, are fit and intended for immediate slaughter or are declared in writing by the owner or person in charge thereof to be intended for immediate slaughter. Every such declaration shall be given to the Inspector and retained by him.

*Movement of Sheep from Landing Place to be subject to special conditions as to dipping or slaughter.*

33.—(1) A licence authorising movement of sheep from a Landing Place shall be subject to the following conditions, namely:—

(a) In the case of sheep which have been dipped once in the Landing Place under Article 32 of this Order the sheep may be moved with the licence either

(i) to premises in Great Britain, other than a market, whereon the sheep shall be detained and isolated from other sheep until they have been certified by a local inspector of the place of destination to have been dipped by a thorough immersion in an approved dip between the seventh and fourteenth days after the date of their previous dipping in the Landing Place; or

(ii) to an authorised market, from which the sheep may be moved with a licence of a local inspector of the District in which the market is held, to a slaughterhouse, or to premises for detention and isolation, until they have been certified by a local inspector of the place of destination to have been dipped by a thorough immersion in an approved dip between the seventh and fourteenth days after the date of their previous dipping in the Landing Place.

(b) In the case of sheep which have been declared in writing by the owner to be intended for immediate slaughter and which have not been dipped in the Landing Place in an approved dip to the satisfaction of an Inspector, the sheep may be moved with the licence either

(i) to a slaughterhouse, or

(ii) to premises in Great Britain, other than a market, whereon the sheep shall be detained and isolated from other sheep until they have been certified by a local inspector of the place of destination to have been twice dipped on the premises by a thorough immersion in an approved dip, with an interval of not less than seven and not more than fourteen days between the dippings; or

(iii) to an authorised market, from which the sheep may be moved with a licence of a local inspector of the District in which the market is held, to a slaughterhouse, or to premises for detention and isolation until they have been certified by a local inspector of the place of destination to

have been twice dipped on the premises by a thorough immersion in an approved dip, with an interval of not less than seven and not more than fourteen days between the dippings.

Provided that—

(c) sheep required to be detained and dipped in accordance with this Article may, before they have been so dipped, be moved to a slaughterhouse, if such movement is authorised by a further licence of a local inspector; and

(d) sheep moved to a slaughterhouse with a licence under this Order shall be detained thereat until slaughtered.

(2) Where under any Order of the Minister relating to Sheep-Scab or any regulation made thereunder sheep moved under this Order are required to be dipped as a condition of movement into or out of any district, the dipping of any sheep under this Order shall be deemed to be the dipping or double-dipping of the sheep necessary in order to comply with such condition. Sheep dipped under this Order shall also be exempt from dipping under any other Order (except the Sheep Scab Order of 1920) or regulation for a period of 56 days after the date of the second dipping under this Order, provided that the sheep are kept separate during that period from sheep which have not been so dipped.

*Provisions as to Licences and Movement.*

34.—(1) A licence granted under this Part of this Order for the movement of imported cattle, sheep or goats shall remain in force for a period of five days, inclusive of the day on which it is granted, and no longer.

(2) A copy of every licence granted under this Part of this Order shall be sent forthwith by the Inspector or local inspector by whom it is granted to the local authority of the district in which the authorised market or other authorised place of destination is situate, and also, where the place of destination is not an authorised market, to the occupier of that place.

(3) Every licence granted under this Part of this Order shall accompany the cattle, sheep or goats to which it relates throughout the time during which they are being moved thereunder, and shall on demand be produced by the person for the time being in charge of the animals to any Inspector or local inspector or police constable.

(4) A licence authorising the movement of imported cattle, sheep or goats to an authorised market shall be delivered up at the entrance to the market by the person for the time being in charge of the animals to the person appointed by the local authority for the purpose of receiving such licences, and every licence authorising imported cattle, sheep or goats to be moved elsewhere than to an authorised market shall forthwith after the arrival of the animals at the authorised place of destination be delivered up at, or sent by post to, the nearest police station in the district by the person then in charge of the animals.

(5) Imported cattle, sheep or goats to be moved under a licence granted under this Part of this Order shall, so far as is practicable, be