- 6. To authorise the Undertakers to make maintain alter enlarge renew and improve all such new and additional cuts channels catchwaters tunnels adits pipes conduits culverts drains sluices bye-washes water-towers overflows wastewater channels gauges tanks banks walls bridges embankments piers approaches engines machinery and appliances and buildings as may be necessary or convenient in connection with or subsidiary to the said existing and additional waterworks or any of them.
- 7. To authorise deviations from the situation of the additional waterworks shown on the plans to be deposited as hereinafter mentioned to such extent as the intended Order may prescribe.
- 8. To empower the Undertakers to pump collect impound take use divert and appropriate for the purposes of their undertaking all such springs streams and waters as may be intercepted by the works authorised by the intended Order to be made or maintained.
- 9. To make provisions for protecting the waterworks and water supply of the Undertakers and for securing the purity and freedom from discolouration of the waters which may be taken by them and to empower the Undertakers on any lands belonging to them or as respects which they are possessed of any necessary rights or easements to construct and lay down drains sewers watercourses and other works and to carry drains sewers and watercourses under across or along any street or road.
- ro. To authorise the Undertakers to make and carry into effect agreements with the owners lessees and occupiers of lands with reference to the execution by any party to such agreements of works for the drainage of lands or for collecting conveying and preserving the purity of the waters which may be taken by the Undertakers.
- II. To empower the Undertakers to raise additional capital by the creation and issue of consolidated ordinary stock or preference shares or stock or wholly or partly by one or more of those modes respectively.
- 12. To make provisions as to the rights privileges and liabilities of the holders of shares and stock in the capital of the Undertakers.
- 13. To make provision for the receipt to be obtained in the case of minors.
- 14. To make provision as to the charges to be made by the Undertakers for a supply of water to swimming baths and bathing pools.
- i. 15. To require the provision of cisterns of such minimum capacity as the intended Order may specify in any dwelling-house to be erected on land situate at a higher level than that which may be prescribed by the intended Order and to relieve the Undertakers from any obligation to supply such dwelling-house until such cisterns are provided.
- 16. To make provision with respect to the recovery of sums due or payable to the Undertakers in respect of the sale or hire of apparatus and fittings for or in connection with the consumption or use of water or the provision of materials and work in connection therewith or the fixing setting up repairing altering maintaining or removal thereof.

- 17. To empower the Undertakers to exercise for the purpose of measuring the quantity of water supplied the powers conferred upon them by section 9 of the Luton Water Act 1911.
- 18. To make new or additional provisions with respect to the period of error in defective meters and with respect to directors holding office under or contracting with the Undertakers.
- 19. To provide that for the purposes of sections 53 and 54 of the Luton Water Order 1933 the expression "employee" shall include a managing director and to define the word "street" for the purposes of section 82 of the said Order of 1933.
- 20. To confer upon the Undertakers all powers usually conferred upon water companies and all such further or other powers and to make all such further or other provisions as may be necessary or expedient for more effectually securing the objects of the intended Order and to vary or extinguish all rights and privileges which would impede or interfere with the objects of the intended Order and to confer other rights and privileges.
- 21. To repeal alter or amend all or any of the provisions of the Luton Water Acts and Orders 1865 to 1933.
- 22. To incorporate with the intended Order with or without modification all or some of the provisions of the Waterworks Clauses Acts 1847 and 1863 the Lands Clauses Acts and the Companies Clauses Acts 1845 and 1863.

On or before the 30th day of November instant a copy of this advertisement as published in the London Gazette with plans and sections showing the additional waterworks and the lands to be used for the same will be deposited for public inspection with the Clerk of the County Council of the Administrative County of Bedford at his office at the Shire Hall, Bedford, and at the office of the Ministry of Health, Whitehall, S.W.I.

Printed copies of the draft Provisional Order will be deposited at the office of the Ministry of Health on or before the 23rd day of December next and copies thereof when deposited and of the Provisional Order when made may be obtained at the offices of the undermentioned Parliamentary Agents at the price of one shilling for each copy.

Every person desirous of bringing before the Minister of Health any objection respecting the application for the Order may do so by letter addressed to the Assistant Secretary, Ministry of Health, Whitehall, London, S.W.I, on or before the 16th day of January next, and a copy of such objection must at the same time be sent to J. C. W. Meadows, Esq., Secretary, The Luton Water Company, Crescent Road, Luton, or to the undermentioned Parliamentary Agents, and in forwarding to the Ministry of Health such objection the objectors or their Agents should state that a copy has been so forwarded.

Dated this 15th day of November, 1938.

Dyson, Bell and Co., 15, Great College Street, Westminster, S.W.1, Parliamentary Agents.

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