

In the Court of the Railway Rates Tribunal.

ROAD AND RAIL TRAFFIC ACT, 1933.

AGREED CHARGES.

NOTICE is hereby given that Applications for the approval of Agreed Charges under the provisions of Section 37 of the Road and Rail Traffic Act, 1933, entered into with the Traders set out in the Schedule hereto, have been lodged with the Railway Rates Tribunal.

The procedure to be followed in regard to the inspection of the said Applications and the filing of Notices of Objections is that published in the London Gazette and the Edinburgh Gazette of the 2nd April, 1943.

Printed copies of the Procedure can be obtained from the Railway Rates Tribunal, Wellington House, 125-130, Strand, London, W.C.2.

Notice of Objection to any of the said Applications must be filed on or before 13th November, 1945.

A copy of the Agreement referred to in any Application can be obtained from the Secretary, Railway Clearing House, Amersham, Bucks, price 1s. post free.

JACQUES ABADY, Deputy Registrar.

Railway Rates Tribunal,
Wellington House, 125-130, Strand,
London, W.C.2.
17th October, 1945.

SCHEDULE.

Allen, Davies & Co. Ltd., Bristol; Ansells Brewery Ltd., Birmingham; Aspro Ltd., Slough; Associated London Flour Millers, Ltd., Leadenhall Street, London.

Baldwin Chemical Industries, Ltd., Waltham Cross; Blackwell, Hayes & Co. Ltd., Birmingham; The British Thomson-Houston Co. Ltd., Rugby; William Buckler & Co. Ltd., Leicester; Montague Burton, Ltd., Leeds; Butt, Vosper & Knight, Ltd., Plymouth.

Carr & Day & Martin Ltd., 14, Brunswick Park Road, London; Coldstart Petroleum Products Ltd., Bradford; N. Corah & Sons, Ltd., Leicester.

Deloro Smelting & Refining Co. Ltd. (of Canada), Birmingham; Donaldson Brothers (Alloa 1937) Ltd., Alloa.

The Elephant Chemical Co. Ltd., 171-3, Neate Street, London; George Elliot & Co. Ltd., Cardiff; Eugene, Ltd., Edgware Road, Hendon, London.

Fitch Ltd., Tamworth.

N. Greening & Sons, Ltd., Warrington.

Wm. Harland & Son, Ltd., Merton, London; F. W. Harmer & Co. Ltd., Norwich.

International Harvester Co., of Great Britain Ltd., Harvester House, 259, City Road, London.

Krema Ltd., 16, St. James' Street, London.

Liberty Oils Ltd., Twickenham; Lowe & Brookes Ltd., Blackheath, near Birmingham.

National Benzole Co. Ltd., Wellington House, Buckingham Gate, London.

Wm. O'Hanlon & Co. Ltd., Manchester.

Edward Parsons & Son, Ltd., Irchester Village; Procea Products, Ltd., Cambridge Works, Cambridge Road, Hanwell.

Raines & Porter Ltd., Hull; Rolls & Co. Ltd., College Gardens, Silver Street, Upper Edmonton, London; Rothschild and Baker Ltd., Birmingham.

S. Salter & Co. Ltd., Trowbridge; Saxone Shoe Co. Ltd., Kilmarnock; E. Simpson, Ltd., Stockport; Smith, Stone & Knight Ltd., Birmingham; Stead & Simpson Ltd., Leicester.

Tags Ltd., Liverpool; R. Twining & Co. Ltd., 216, Strand, London; "Two Steeples" Ltd., Wigston.

Usk Vale Food Products Ltd., Abergavenny.

Wagon Repairs Ltd., Birmingham; Wakeley Bros. & Co. Ltd., Honduras Wharf, Bankside, London;

Wales Ltd., Birmingham; Howard Wall, Ltd., 25-27, Hackney Road, London; Warne, Wright & Rowland Ltd., Birmingham; James Watkinson & Sons, Ltd., Holmfirth; Watney Combe Reid & Co. Ltd., Stag Brewery, Pimlico, London.

(151)

URBAN DISTRICT COUNCIL OF
TEIGNMOUTH.

TOWN AND COUNTRY PLANNING (GENERAL INTERIM DEVELOPMENT) ORDER, 1945.

WHEREAS the Council of the Urban District of Teignmouth being the Interim development authority for the said district are satisfied

that it is expedient having regard to proposals for the redevelopment of the land shown coloured blue and being within the inner edge of the red boundary defined upon Maps Numbered 1 and 2 that any development of the descriptions set out in the Schedule hereto should not be undertaken on the said land unless permission therefor is granted on application made under the Town and Country Planning (General Interim Development) Order, 1945.

Now therefore the said Council in pursuance of the powers conferred upon them by Article 5 of the Town and Country Planning (General Interim Development) Order, 1945, hereby direct that the provisions of paragraph (x) of Article 4 of the said Order shall not apply to development of the descriptions set out in the Schedule hereto on the said land.

SCHEDULE.

DESCRIPTION OF DEVELOPMENT.

(1) The rebuilding, restoration or replacement of buildings and plant which have sustained war damage, except operations involving an increase in the cubic content of any building as it existed immediately before the occurrence of the damage, or a material alteration of the exterior of any such building, provided that this direction shall not have effect in connection with the above-mentioned development so far as it relates to the restoration or replacement of plant, the carrying out of operations immediately necessary in consequence of war damage for avoiding danger to health or preventing the deterioration of any building or otherwise required for temporarily meeting the circumstances created by the damage, and the carrying out of any operations for the rebuilding, restoration or replacement of buildings which have sustained war damage the cost of which does not exceed One Hundred Pounds (£100), being development comprised within Class III referred to in Article 4 of the said Order and not being development of any other Class.

(2) The carrying out of alterations to existing buildings and of operations required for the maintenance of existing buildings except alterations affecting the exterior of, or required in connection with an alteration of the use of any building, provided that this direction shall not have effect in connection with this class of development so far as it relates to the carrying out of alterations to, or operations required for the maintenance of any building the cost of which does not exceed in a period of twelve months One Hundred Pounds (£100) or twenty-five per cent of the net annual value of the premises, whichever is the greater, being development comprised within Class IV referred to in Article 4 of the said Order and not being development of any other Class.

The Consent of the Minister of Town and Country Planning to the above direction was given on the 5th October, 1945.

T. W. LEE EDWARDS, Clerk of the Council.
(023)

STATEMENT showing the QUANTITIES SOLD and AVERAGE PRICES OF BRITISH CORN per cwt. of 112 Imperial lb.* as received by the MINISTRY OF AGRICULTURE AND FISHERIES in the week ended 20th October, 1945, pursuant to the Corn Returns Act, 1882, the Corn Sales Act, 1921, and the Agriculture (Miscellaneous Provisions) Act, 1943.

British Corn.	Quantities Sold.	Average Price
		per cwt.
	Cwt.	s. d.
WHEAT... ..	426,866	13 9
BARLEY	572,785	24 7
OATS	72,730	15 1

* Section 8 of the Corn Returns Act, 1882, as amended by Section 2 of the Corn Sales Act, 1921, provides that, in the weekly summary of quantities and prices, each sort of British corn shall be computed with reference to the cwt. of 112 imperial standard lb.

NOTE.—The prices in the statement above are based on returns received during the week ended 20th October, 1945, and represent on the whole the average prices ruling in the week ended 13th October, 1945.

H. N. WHITE.

Ministry of Agriculture and Fisheries,
Hotel Majestic, St. Annes,
Lytham St. Annes, Lancashire.