- LEASEHOLD.
  (1) 103, Bury Road, Radcliffe, Lancashire, by W. Buckley of that address.
  (2) Red Gables, Courtenay Avenue, N.6, by Q. Cyzer, 294, Regent Street, W.1.
  (3) Brockswood Corner, Brockswood Lane, Welwyn Garden City Hertfordebire, by H. D. P. Burge
- Garden City, Hertfordshire, by E. D. R. Bunce of that address.
  (4) Land at Clayton, Manchester, by F.T.S. (Great Britain) Limited.
- (5) 61-64, Hounsditch, E.C.3, by The Mayor and Commonalty and Citizens of the City of London.

G. H. Curtis, Chief Land Registrar.

### BOROUGH OF SCARBOROUGH. CONFIRMATION OF BYELAWS.

NOTICE is hereby given that the Town Council of Scarborough intend, after the expiry of one calendar month from the date of the publication of this notice, to apply to the Minister of Food for confirmation of Byelaws made by the Council for the handling, wrapping and delivery of food and sale of food in the open air. Copies of the byelaws or any part thereof will be supplied at a fee of sixpence for each hundred words. Any objection to the confirmation of the byelaws

Any objection to the confirmation of the byelaws may be made by letter addressed to the Secretary, Ministry of Food, 47, Portman Square, London, W.1, before the byelaws are confirmed.

E. L. HORSFALL TURNER, Town Clerk. 8th December, 1950. Town Hall, Scarborough.

(081)

### RURAL DISTRICT OF GODSTONE. CONFIRMATION OF BYELAW.

NOTICE is hereby given that the Rural District Council of Godstone intend, after the expiry of one calendar month from the date of the publication of this notice, to apply to the Minister of Health for confirmation of a Building Byelaw made by the Council under the Public Health Act, 1936.

F. W. WALPOLE, Clerk of the Council. 4th December, 1950.

(301)

### EASTERN GAS BOARD. IPSWICH DIVISION. Kelvedon District. Declaration of Calorific Value.

Gas supplied from the Kelvedon Gas Works.

IN pursuance of Regulation 2 of the Gas (Declara-tion of Calorific Value) Regulations, 1949, the Eastern Gas Board hereby give notice that the calorific value of the gas which they intend to supply in the district supplied from the Gas Works at Kelvedon in the County of Essex is 470 British Thermal Units per cubic foot and that the date from which they will supply gas of this calorific value in that district is the 1st day of April, 1951.

By order of the Board.

R. H. EPPS, Secretary.

2, The Abbey Garden, Westminster,

London, S.W.1.

11th December, 1950.

(159)

### BASTERN GAS BOARD.

# IPSWICH DIVISION.

## Wyvenhoe District.

### Declaration of Calorific Value.

Gas supplied from the Wyvenhoe Gasholder Station. 'IN pursuance of Regulation 2 of the Gas (Declara-tion of Calorific Value) Regulations, 1949, the Eastern Gas Board hereby give notice that the calorific value of the gas which they intend to supply in the dis-trict supplied from the Gasholder Station at Wyvenhoe in the County of Essex is 470 British Thermal Units per cubic foot and that the date from

which they will supply gas of this calorific value in that district is the 1st day of April, 1951. By order of the Board.

R. H. EPPS, Secretary. . ·

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# 2, The Abbey Garden, Westminster, London, S.W.1.

11th December, 1950. (158)

## EASTERN GAS BOARD.

### IPSWICH DIVISION.

### Witham District.

Declaration of Calorific Value. Gas supplied from the Witham Gas Works.

IN pursuance of Regulation 2 of the Gas (Declara-tion of Calorific Value) Regulations, 1949, the Eastern Gas Board hereby give notice that the calorific value of the gas which they intend to supply in the district supplied from the Gas Works at Witham in the County of Essex is 470 British Thermal Units per cubic foot and that the date from which they will supply gas of this calorific value in that district is the 1st day of April, 1951.

By order of the Board.

### R. H. EPPS, Secretary.

2, The Abbey Garden,

Westminster, London, S.W.1.

11th December, 1950. (157)

In the Court of the Transport Tribunal.

ROAD AND RAIL TRAFFIC ACT, 1933, SECTION 37.

#### AGREED CHARGES.

Procedure to be followed in Applications for the approval of Agreed Charges lodged from time to time with the Transport Tribunal on and after 1st January, 1951.

Applications may be inspected at the Office of the Tribunal, Wellington House, 125-130 Strand, London, W.C.2, at any time during office hours.
 A copy of the Agreement referred to in each Application will be open to inspection at:— London—Railway Clearing House, 203 Eversholt Street, N.W.1,
 and at the following Offices of The Railway Every

and at the following Offices of The Railway Executive

Birmingham—District Goods Superintendent's Office, Western Region, Snow Hill Station. Cardiff—District Commercial Superintendent's Office, Western Region, Cymric Buildings, West Bute Street.

Street. Exeter—Divisional Superintendent's Office, Southern Region, Central Station. Leeds—District Goods Superintendent's Office, North Eastern Region, City Station. Leicester—District Commercial Superintendent's Office, London Midland Region, London Road Station Station.

Manchester—District Goods Superintendent's Office, London Midland Region, Hunt's Bank. Southampton—Divisional Superintendent's Office, Southern Region, Central Station. York—Commercial Superintendent's Office, North Eastern Region

- Eastern Region. berdeen—District
- Traffic Superintendent's Office, Aberdeen-

Eastern Region.
Aberdeen—District Traffic Superintendent's Office, Scottish Region, Guild Street.
Edinburgh—District Commercial Superintendent's Office, Scottish Region, Waterloo Place.
Glasgow—Commercial Superintendent's Office, Scottish Region, Central Station (87 Union Street).
A copy of the Agreement referred to in any Application can be obtained from the Secretary, Railway Clearing House, 203 Eversholt Street, London, N.W.1, price 1s. post free, if applied for within three months after lodgment of the Application.
Public notice of each Application will be given from time to time by advettisement in the "London Gazette" and "Edinburgh Gazette" and will state the date on or before which Notices of Objection by any parties entitled to object to the approval of any of the Agreed Charges referred to therein must be lodged.
Notices of Objection by any parties entitled to object to the approval of any Agreed Charge must state concisely the grounds of objection and must