

Holdings subjeat to Rents other than Judicial Rents-(continued).


Notes.-(a) Each holding when vested in the purchaser shall continue to have appurtenant thereto, and to be subject to, as the case may be, any previously existing easements, rights and appurtenances.
(b) In case the non-judicial holdings set out in the above List become vested in the Commission undee the Act the Standard Purchase Annuities in respect of such holdings shall, as has been done above, be calculated in the manner specified in the Third Schedule to the Act as if the non-judicial Rents were second term Judicial Rents, unless an objection is lodged on or before the l4th day of Novemiber, 1930.
(c) Pursuant to Paragraph 2, Part 1, of the Third Schedule to the Act the Standard Purchase Annuities in the cases of Reg. Nos. 39 and 90 are calculated on the basis of the Second Term Judicial Rents of $£ 7$ 10s. Od. and $£ 2$ Os. Od. respectively.
(d) In the cass of Reg. Nos. 19, 20, 22 and 60 the sums set out as rent are the apportioned parts of the original rents of $£ 22$ 14s. Od., $£ 417 \mathrm{~s}$. 5 d ., $£ 18$ and $£ 10$ Øs. Od. respectively, payable in respect of the entire holdings, which have provisionally been apportioned to the portion thereof in the occupation of William Harper, James Armstrong, John Beatty and John Andrew Kerr respectively, pursuant to the provisions of Section 14 (I) (e) of the Act. The remainder of the original holdings have been treated as separate holdings and are respectively set out at Reg. Nos. $88,89,90$ and 91 above.

