(ii.) Every animal that is exposed at the public sale so licensed, whether it is sold thereat or not, shall either be slaughtered at the place where the sale is held, or be moved therefrom to a specified slaughter-house and be there slaughtered.

(iii.) Every animal that is exposed at the public sale so licensed, whether it is sold thereat or not, shall be slaughtered within four days after the day on which the sale is

held.

(b.) For the movement to the specified slaughterhouse as aforesaid there must be a movement licence of the Local Authority (Form C).

(c.) If the movement to the specified slaughter-house is to be into the district of another Local Authority, whether into an infected area or not, there must also be a movement licence of that other Local Authority indorsed on or referring to the first-mentioned licence; which second licence must be granted before the animal is moved into the district of that other Local Authority.

(d.) A licence of a Local Authority for a public sale of fat animals under this Article shall be in writing signed by the clerk of the Local Authority, by special direction of the Local Authority, and shall give notice of the conditions contained in this Article by specifying the same as conditions on which the licence is granted, and may impose such further conditions, if any, as the Local Authority think expedient, and shall be granted to the person entitled to hold the sale (as owner of a market, or as an auctioneer, or otherwise), and shall specify the place where the sale is to be held, and may authorize the holding of periodical sales on stated days for a time limited, not exceeding one month, but may be renewed from time to time, and shall be published in such manner as the Local Authority consider best fitted to insure publicity for the same.

(e.) If the Privy Council are of opinion, with respect to any licence of a Local Authority for a public sale of fat animals under this Article, that the holding of the public sale thereby licensed is inexpedient, or that the licence is objectionable in any particular, and direct the revocation thereof,

the same shall thereupon cease to operate.

Public or Private Sales, Fat or Store, without Licence of Local Authority.

6.—(a.) A public or private sale of an animal or animals, fat or store, may be held in an infected area, without a licence of the Local Authority, in any case where the sale is held in accordance with the following conditions (namely):

(i.) That the sale is held on a farm or premises

not in an infected place:

(ii.) That no animal on the farm or premises is affected with foot-and-mouth disease:

(iii.) That the animal or each animal exposed at the sale has been on the farm or premises not less than fourteen clear days immediately before the day on which the sale is held, without having been moved therefrom except under an Occupation Movement Licence (in this Order provided for):

(iv.) That no animal exposed at the sale has been in contact with any animal brought on to the farm or premises within those fourteen days, except under such an Occupation

Movement Licence.

(b.) An animal that has been exposed at a public or private sale under this Article may be moved from the farm or premises on which the sale is held with a movement licence of the Local

Authority (Form D) granted on a declaration (Form B) and in addition to that declaration either a certificate of a Veterinary Inspector or, instead of that certificate, if in any case the Local Authority think fit, such a declaration (Form A) as is described in that movement licence.

(c.) If the movement is to be into the district of another Local Authority, whether into an infected area or not, there must also be a movement licence of that other Local Authority indorsed on or referring to the first-mentioned licence; which second licence must be granted before the animal is moved into the district of that other Local Authority.

Sale by Licence of Privy Council.

7. Without prejudice to the foregoing provisions and in addition thereto, a public or private sale of an animal or animals, fat or store, may be held in an infected area in any circumstances, with a licence of the Privy Council.

Attendance at Sales.

8.—(a.) A fit person or a sufficient number of fit persons appointed by the Local Authority shall attend at every public sale, being a market or fair, licensed under this Order, and shall, without fee or charge, grant thereat on behalf of the Local Authority such movement licences as are required under this Order.

(b.) A fit person appointed by the Local Authority may, if the Local Authority think fit, on the request of the person holding any public sale licensed under or authorized by this Order, other than a market or fair, or any private sale licensed under or authorized by this Order, attend thereat, and grant thereat on behalf of the Local Authority such movement licences as are required by this Order.

Movement in or into or out of Infected Areas.

9. Except as authorized by Articles 5 (b. and c.) and 6 (b. and c.) of this Order, no animal shall be moved in, into, or out of an infected area otherwise than in accordance with the following Regulations (that is to say):

(Regulation A.—Movement in.)

(i.) Animals may be moved in an infected area with a movement licence of the Local Authority (Form F) granted either on a certificate of a Veterinary Inspector or, instead of that certificate, if in any case the Local Authority think fit, on such a declaration (Form A) as is described in that movement licence, the movement being wholly in the district of the same Local Authority.

(ii.) If the movement is to be in the districts of more Local Authorities than one, there must also be a movement licence of each of those Local Authorities; and every such second or subsequent movement licence must be indorsed on or refer to the first movement licence, and be granted before the animals are moved into the district of the Local Authority granting the second or subsequent

licence.

(iii.) Animals may be moved in an infected area from one part of a farm or of farms in the same occupation to another part of that farm or of those farms, or from and to a farm or premises to and from a common or grazing-land or watering-place which the occupier of the farm or premises is entitled to use for the animals, with a movement licence of the Local Authority (Occupation Move-