

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 Swine-Fever Movement Licence, the movement being wholly in the district of the same Local Authority, whether out of a Swine-Fever Infected Area or not.

- (v.) If the movement is to be out of a Swine-Fever Infected Area in the district of another Local Authority, there must be first a Swine-Fever Movement Licence (Form O) of that Local Authority 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 Swine-Fever Movement Licence, and, secondly, a Swine-Fever Movement Licence of the Local Authority into whose district the swine are to be moved, indorsed on or referring to the first Swine-Fever Movement Licence; which second licence must be granted before the swine are moved into the district of the last-mentioned Local Authority.
- (vi.) If the movement is to be out of the district of another Local Authority, but not out of a Swine-Fever Infected Area, the only Swine-Fever Movement Licence required is a Swine-Fever Movement Licence (Form L) of the Local Authority into whose district the swine are to be moved 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 Swine-Fever Movement Licence, which licence must be granted before the swine are moved into the district of that Local Authority.

(Regulation C.—Movement out.)

- (vii.) Swine may be moved out of a Swine-Fever Infected Area with a Swine-Fever Movement Licence of the Local Authority (Form P) 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 Swine-Fever Movement Licence, the movement being wholly in the district of the same Local Authority.
- (viii.) If the movement is to be into the district of another Local Authority, whether into a Swine-Fever Infected Area or not, there must also be a Swine-Fever Movement Licence of that other Local Authority indorsed on or referring to the first-mentioned licence; which second licence must be granted before the swine are moved into the district of that other Local Authority.

*Restriction as to Persons granting Swine-Fever Movement Licences.*

20. No licence granted under this Order for movement of swine shall be available if granted by the owner of the swine to be moved or by his agent, or by the owner or consignee or other person selling the swine, or exposing the swine for sale, or by the purchaser thereof or by his agent, or by the auctioneer or other person conducting the public or private sale at which the swine are exposed, or by the occupier of the farm or premises or slaughter-house from or to which the swine are to be moved.

*Delivery of Certificates and Declarations.*

21.—(a.) A Swine-Fever Movement Licence

granted under this Order is not available except when accompanied by the certificate or by the declarations or declaration, if any, on which it is granted.

(b.) The person granting a Swine-Fever Movement Licence under this Order shall, for the identification of each certificate or declaration produced to him, mark the same by signing his name thereon, with the date of the production thereof to him.

(c.) The person granting the licence shall deliver the certificate and the declarations or declaration produced to him, when so marked, with the licence, to the person receiving the licence from him.

*Agreements of Local Authorities respecting Movement.*

22.—(a.) With respect to the movement of swine under this Order from a Swine-Fever Infected Area in the district of one Local Authority into the district of another Local Authority, whether into a Swine-Fever Infected Area or not, those Local Authorities may, if they think fit, from time to time, notwithstanding anything in this Order, agree that movement from a public sale of fat swine licensed under this Order to a specified slaughter-house, or movement in any other case specified in the agreement, or movement in all cases, may be made without a licence of the secondly-mentioned Local Authority indorsed on or referring to the Swine-Fever Movement Licence of the first-mentioned Local Authority.

(b.) Where a Swine-Fever Infected Area comprises the whole or parts of the districts of more Local Authorities than one, then, notwithstanding anything in this Order, those Local Authorities, or any two of them, may, if they think fit, from time to time, agree that swine may be moved out of the district of one of those Local Authorities agreeing into the district of another of those Local Authorities agreeing, without a licence of that other Local Authority.

(c.) Every agreement under this Article shall be expressed to be, and shall be deemed to constitute, a licence for movement in each case to which it relates.

(d.) Where any such agreement is in operation the Swine-Fever Movement Licence of the Local Authority out of whose district the movement is to be made (Form E, G, N, O, P) may be modified accordingly.

(e.) Every such agreement shall be in writing signed by the respective clerks of the Local Authorities, by special direction of the respective Local Authorities, and shall be published in such manner as the respective Local Authorities consider best fitted to insure publicity for the same, and may be at any time revoked by either of the Local Authorities parties thereto.

(f.) Notice in writing of every such agreement shall be given by the Local Authorities agreeing to every Railway Company having a railway in the district of either of those Local Authorities, and no Railway Company shall be bound to have regard to any agreement of which notice is not so given.

(g.) Notice of the revocation or determination of any such agreement shall be given in like manner to every such Railway Company; and every agreement of which notice is so given shall, as regards each Railway Company be treated as in force until notice of the revocation or determination thereof is so given.

(h.) If at any time the Privy Council are satisfied with respect to any such agreement that the same is objectionable in any particular, and direct