of section 21 (Arrangements between Newport Harbour Commissioners and Company with respect to dredging) of the Alexandra (Newport and South Wales) Docks and Railway Act, 1906 (hereinafter called "the Act of 1906") with respect to all or some of the matters and obligations therein mentioned.

- 2. To free and relieve the Company of any obligation to form and the Company and the Newport Harbour Commissioners (in this Notice called "the Commissioners") of any obligation to maintain at the depth and width prescribed or referred to in sub-section (2) of the said section 21 of the Act of 1906 the channel (hereinafter called "the said channel") formed by the Company from the entrance channel (B) authorized by the Act of 1906 to the outer limits of the jurisdiction of the Commissioners and to make such other provision in relation thereto as may be agreed upon between the Company and the Commissioners or Parliament may sanction.
- 3. To require the Commissioners to take over at such period and on such terms and conditions as the Bill may prescribe or Parliament sanction and to dredge, scour, deepen and maintain the said channel or to authorize the Company to dredge, scour, deepen and maintain the said channel.
- 4. To authorize and provide for the contribution by the Company and/or the Commissioners of moneys towards the cost of the maintenance of the said Channel.
- 5. To empower the Commissioners to borrow money and apply their revenues, rates and dues, and enable the Company to apply any of their funds or revenues to any of the purposes of the intended Act.
- 6. To require the Commissioners and/or the Company to keep separate accounts of the cost of the maintenance of the said channel, and to transmit copies of such accounts to the Company and/or the Commissioners, and to make provision for the audit of such accounts.
- 7. To provide for the determination in certain events to be prescribed by the Bill of the obligations of the Company and/or the Commissioners respectively under the Act of 1906 and of the intended Act with reference to the said channel, and to vary or set aside in whole or in part any proceedings or process of law under the said section 21.
- 8. To empower the Company on the one hand and the Commissioners on the other hand to enter into and carry into effect any agreement or agreements with reference to the said channel or otherwise as may be provided by the Bill, and to apply their respective funds and revenues to the purposes thereof, and to sanction and confirm with or without modification any such agreement.
- 9. To vary or extinguish all rights and privileges which would or might interfere with the objects of the Bill, and to confer other rights and privileges.
- 10. To alter, amend, extend, enlarge, repeal or re-enact with or without amendment so far as may be necessary for the purposes of the Bill all or some of the provisions of the Act of 1906 and any other Acts relating to or affecting the Company or their undertaking and of the Newport (Monmouthshire) Harbour Acts, 1836, 1869 and 1890, the Newport Harbour Act, 1906, and any other Acts relating to or

affecting the Commissioners or their undertaking.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on of before the 17th day of December next.

Dated this 18th day of November, 1915.

MARKBY STEWART AND Co., 57, Coleman-street, London, E.C., Solicitors for the Bill.

JOHN KENNEDY, W.S., 25, Abingdonstreet, Westminster, S.W., Parliamentary Agent.

In Parliament.—Session 1916.

IMPERIAL CONTINENTAL GAS ASSOCIATION.

(Definition of Certain Powers of Imperial Continental Gas Association and Grant of such Powers; Confirmation of Distributions by way of Dividend; Power to Issue Ordinary and Preference Stock at Less than Nominal Amount; Provisions as to Transfer of Ordinary, Preference and Debenture Stock; Confirmation of Conditions as to Redemption of Existing Debenture Stock; Provisions as to Ranking of Existing and Future Debenture Stock and Interest; Power to Issue Redeemable Debenture Stock and Provisions relating thereto; Cancellation of Debenture Stock Purchased or Redeemed and Revival of Borrowing Powers; Redemption of Debenture Stock Simultaneously with Reduction of Nominal Yearly Ordinary Meetings; In-Capital; terim Dividends and Closing of Registers of Transfers; New Provisions as to Number and Retirement of Directors; New Provisions as to Qualification of Directors; Provisions as to Seal of the Association; Incorporation, Repeal and Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that the Imperial Continental Gas Association (hereinafter referred to as "the Association") intend to apply to Parliament in the ensuing Session for leave to bring in a Bill to effect all or some of the following among other purposes:—

To remove doubts as to the powers of the Association with respect to the following or some of the following matters, and (if and so far as may be deemed necessary or expedient) to provide that the Association shall have and shall be deemed always to have had such powers, that is to say:—

The purchasing, hiring, holding, using and managing of undertakings for the supply to cities, towns, places or persons in foreign countries or British Colonies or Dependencies of gas or other light or means of producing light; the undertaking or carrying on in conjunction with other associations, companies, bodies or persons of operations, businesses, or undertakings which the Association are authorized themselves to transact, undertake, or carry on; the purchasing or acquisition and holding, exercising, performing, operating and enjoying of rights, contracts, concessions, or privileges of a like character with or of a character similar to or