VENEZUELA.

22 Aug., 1916. Behrens, Adolfo, (partner of

Blohm & Company).
22 Aug., 1916. Christern, Zingg & Company, Maracaibo.

* Note (1).—Under the Trading with the Enemy Proclamations of 25 June and 10 November, 1915, all Proclamations relating to Trading with the Enemy apply to all persons or bodies of persons of enemy nationality, resident or carrying on business in Liberia, Persia, Morocco or Portuguese East Africa, and consequently it is an offence to trade with any person or body of persons of enemy nationality, resident or carrying on business in Liberia, Persia, Morocco or Portuguese East Africa, even though such person or body of persons is not included by name in the above List, and the omission of the name of any such person or body of persons from such List is not an authority or licence to trade with such person or body of persons.

Note (2).—Where a firm named in the List has more than one branch in the same country, all branches in that country are held to be included in the List even in cases where no address, or of several addresses one only is specifically mentioned.

Note (3).—The List for each country is sent by telegraph to His Majesty's Representative in that country, who will notify British Consular Officers, to whom persons abroad should apply for information as to names on the List; but firms in the United Kingdom with branches abroad are advised to furnish such branches with copies of the Statutory List. The Lists for all countries in Central and South America are also telegraphed to His Majesty's Ambassador at Washington.

The Foreign Trade Department is prepared on application to inquire of His Majesty's Re-presentatives abroad for the names of substitutes for any firm on the Statutory List. When the applicant wishes this done by telegraph he must undertake to pay the cost of the telegraphic correspondence. A considerable telegraphic correspondence. A considerable amount of information is, however, already available at the Foreign Trade Department, and it is hoped that it may be possible in many cases to suggest the names of satisfactory substitutes in response to inquiries, without the necessity of referring the matter abroad. , would greatly facilitate the work of this Department if applicants in making inquiries would specify the particular trade, or trades, for which substitutes are required.

At the Council Chamber, Whitehall, the 8th day of September, 1916.

By the Lords of His Majesty's Most Honourable Privy Council.

HEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act,

1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May, 1916, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of

Trade to the following effect:

That the Proclamation, dated the 10th day of May, 1916, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the Schedule to the

- (1) That the following headings should be deleted:-
 - (c) Bleaching powder;

(c) Brewers' dried yeast;

- (c) Cloth manufactured wholly or partly of wool or hair except khaki woollen or worsted cloth;
 - (B) Gloves, fingerless sheepskin;
 - (B) Gloves, with leather palms; (c) Grindstones;

 - (c) Hacksaw blades;
- (B) Hair, animal, tops, noils, and yarns of;
 - Provisions and victuals which may be used as food for man, the following:-
 - (c) Egg, yolk and liquid, and albumen;
- (B) Scarves, jerseys, cardigan jackets, socks, men's gloves and underwear, manufactured wholly or partly of wool;
 - (A) Small tools, the following:-Files;
 - (c) Strontium sulphate;
- (B) Waxes, mineral and vegetable (except carnauba), and composite waxes;
- (B) Wool, raw (sheep's and lamb's) and mixtures thereof.
- (2) That the following headings should be added:
 - (c) Albumen;

 - (A) Bleaching powder; (c) Boots and shoes, other than heavy boots for men;
 - (c) Felt, carpets, and carpet rugs;
 - (B) Gloves made wholly or partly of leather;
 - (c) Gramophone record compositions;
 - (B) Grindery, the following articles of: - ${f Brads}$;
 - Metal toe tips;
 - (A) Grindstones;(A) Hacksaw blades;
 - (B) Hair, animal, and tops, noils, mixtures, waste, and yarns thereof;
 - (A) Iron wire;