

6. To authorise the Company to charge differential prices within the added limits and to provide that such prices shall not be taken into account in determining the dividends payable by the Company.

7. To make further provision with regard to the supply of gas by the Company and in particular to provide for the following amongst other matters:—

The breaking up of public and private streets for the purpose of laying down apparatus for conducting residual products and other things and for ancillary purposes; to prescribe a minimum charge for gas supplied to premises having supplies of electricity or power gas etc.; to require the use of anti-fluctuators; to require the provision of valves in cases where high pressure air is used in connection with the consumption or use of gas; to make provision as to the mode of cutting off supplies by the Company and expenses of reconnecting any discontinued supply; the removal of fittings where gas supply discontinued; power to enter premises to which a supply of gas is laid on; the size and materials of gas pipes and fittings on premises supplied with power to refuse a supply where the requirements are not complied with; the construction and placing of pipes etc., between the mains and meters of the Company; charges for special reading of meters.

8. To empower the directors of the Company to grant gratuities, pensions or allowances or make other payments to their employees or to the widows families or dependants of employees and to subscribe to infirmaries, hospitals, convalescent homes and other institutions and objects or to benevolent and sick funds of the employees of the Company or to any fund raised in national emergency.

9. To authorise the Company to acquire by agreement in addition to the lands now owned by the Company further lands for the purposes of their works and undertaking and to purchase or take on lease houses and cottages for any of their employees and offices and showrooms for the purpose of the undertaking and to erect fit up maintain and let any such buildings upon any lands for the time being belonging to or leased to the Company.

10. To empower the Company to issue capital under a profit sharing scheme, and to make provisions as to the authentication and service of notices, as to receipts in case of persons not *sui juris*, the inclusion of more than one sum in any summons or warrant and the recovery of penalties.

11. To vary or extinguish all rights, powers and privileges inconsistent with or which would or might in any way interfere with any of the objects of the Order, and to confer other rights, powers and privileges.

12. To incorporate with the Order with or without modification or to render inapplicable to the Company all or any of the provisions of the Lands Clauses Acts (except the provisions thereof relating to the acquisition of lands otherwise than by agreement) the Gasworks Clauses Act 1847, and the Gasworks Clauses Act 1871, and the Acts amending those Acts respectively and to repeal alter or amend all or any of the provisions of the Orders of 1892 and 1909 and any Act or Order relating to the Company.

Printed copies of the draft Order and ordinance map showing the situation of the existing works of the Company and boundaries of the existing and proposed area of supply have been deposited for public inspection with the Clerk of the Peace for the County of Devon at his office at The Castle, Exeter, at the offices of the Company at 8, The Quay, Bideford, and at "Hazelmere," River Bank Cleavehouses, Northam.

Printed copies of the draft Order may be obtained at the offices of the undermentioned Solicitors and Parliamentary Agents at the price of one shilling for each copy.

Any local or other public authority, company or person desiring to bring before the Board of Trade any objection to the draft Order may do so by registered letter addressed to the Director of Gas Administration, Board of Trade, Great George Street, London, S.W. 1, and despatched on or before the 16th day of July, 1925.

Any objection must state:—

- (a) The specific grounds of objection, and
- (b) The omission, additions or modifications asked for,

and a copy thereof must at the same time be forwarded to the undersigned Solicitors or Parliamentary Agents.

Dated this 15th day of June, 1925.

BAZELEY, BARNES AND BAZELEY, Solicitors, Bideford.

DYSON, BELL AND Co., 3A, Dean's Yard, Westminster, S.W. 1, Parliamentary (172) Agents.

Board of Trade.—1925.

ILKESTON CORPORATION GAS SPECIAL ORDER.

(Power to supply gas in parishes of Kirk Hallam and Shipley in the County of Derby: Repeal of provisions requiring Corporation to supply gas of any particular illuminating or calorific power and to charge for thermal units supplied in the form of gas: Price of gas: Further provisions as to supply of gas: Borrowing of money: Incorporation, Repeal and Amendment of Acts and other matters).

NOTICE is hereby given, that the Mayor, Aldermen and Burgesses of the Borough of Ilkeston (hereinafter referred to as "the Corporation") whose address is the Town Hall, Ilkeston, intend to apply forthwith to the Board of Trade under and in pursuance of the Gas Regulation Act 1920 for a Special Order (hereinafter referred to as "the Order") for all or some of the following purposes (that is to say):—

1. To extend the limits within which the Corporation are authorised to supply gas by the addition thereto of the parishes of Kirk Hallam and Shipley in the County of Derby, and to authorise the Corporation within the said parishes to exercise all or any of the powers, rights, privileges and authorities with reference to the supply and distribution of gas, and the opening and breaking up of streets, roads and ways which are exercisable by them within their existing limits of supply.