PRIMARY PRODUCE EXPORT CHARGES.

No. 69 of 1935.

An Act to impose Charges upon the Export of certain Primary Produce.

[Assented to 9th December, 1935.]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows:—

Short title.

1. This Act may be cited as the Primary Produce Export Charges Act 1935.

Commencement.

2. This Act shall commence on a date to be fixed by Proclamation.

Charge on export of primary produce. 3.—(1.) Subject to a lower rate being prescribed by the regulations in respect of any of the kinds of primary produce to which this Act applies, a charge, at the rates in this section respectively specified, is imposed and shall be levied and paid on the following primary produce exported from the Commonwealth, namely:—

On eggs (in shell) .. Per case containing not One penny.

more than fifteen dozen

eggs

Per case containing more Twopence.

than fifteen dozen eggs

Per case, two half-cases, or Three-eighths three trays of One penny.

continent of Europe
On fresh pears exported to the United
Kingdom or to the
continent of Europe

On fresh apples ex-

ported to the United

Kingdom or to the

Per case, two half-cases, or Three-eighths three trays of One penny.

(2.) All moneys payable under this section in respect of any primary produce shall be paid, on or before the entry of the primary produce for export, to such officers as are prescribed.

Power to terminate charge on particular primary produce. 4. After report to the Minister by any prescribed organization that it is undesirable that the charge imposed by this Act upon the export of any kind of primary produce should continue to be collected, the Governor-General may, if he thinks fit, by Proclamation declare that, from a date to be specified in the Proclamation, the charge imposed by this Act upon the export of that kind of primary produce shall cease to be imposed, levied and paid, and thereupon the charge so imposed shall cease to be imposed, levied and paid, from the date so specified.

5. The Governor-General may make regulations, not inconsistent Regulations. with this Act, prescribing all matters which by this Act are required or permitted to be prescribed, or which are necessary or convenient to be prescribed, for carrying out or giving effect to this Act, and, in particular, after report to the Minister by the prescribed organization, for prescribing lower rates of the charge imposed on any kind of primary produce exported from the Commonwealth.

DAIRY PRODUCE EXPORT CONTROL.

No. 70 of 1935.

An Act to amend the Dairy Produce Export Control Act 1924-1934 and for other purposes.

[Assented to 9th December, 1935.]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows:-

1.—(1.) This Act may be cited as the Dairy Produce Export short title and eltation. Control Act 1935.

- (2.) The Dairy Produce Export Control Act 1924-1934* is in this Act referred to as the Principal Act.
- (3.) The Principal Act, as amended by this Act, may be cited as the Dairy Produce Export Control Act 1924-1935.
- 2. Notwithstanding anything contained in section two of the commencement. Principal Act, any sections inserted in that Act by this Act shall commence on the date on which this Act receives the Royal assent, and any sections of the Principal Act which are amended by this Act shall have effect, as so amended, on and from that date.

3. Section three of the Principal Act is amended—

Definitions.

- (a) by omitting the definition of "butter factory" and "cheese factory" and inserting in its stead the following definitions:—
 - "'butter factory', in relation to any election under this Act, means any factory which, during the year ended the thirtieth day of June last preceding the election, has manufactured not less than twenty tons of butter:

Act No. 38, 1924, as amended by No. 45, 1934.