Sugar not dutiable after entry of amounts mentioned in certificate. 6.—(1.) When cane sugar to the amount mentioned in the certificate of the Comptroller-General under section four of this Act has been entered for home consumption, cane sugar shall thereafter not be subject to duty of excise under this Act.

(2.) When beet sugar to the amount mentioned in the certificate of the Comptroller-General under section four of this Act has been entered for home consumption, beet sugar shall thereafter not be

subject to duty of excise under this Act.

(3.) The Comptroller-General shall, as soon as practicable after cane sugar to the amount mentioned in his certificate under section four of this Act has been entered for home consumption, cause notification of that fact to be published in the Gazette^(a), and shall, as soon as practicable after beet sugar to the amount mentioned in his certificate under section four of this Act has been so entered, cause notification of that fact to be published in the Gazette. (b)

Application of Excise Act 1901.

7. For the purposes of this Act sugar shall be deemed to have continued to be excisable goods within the meaning of the Excise Act 1901, notwithstanding the repeal of the Acts referred to in section two of this Act.

SUGAR BOUNTY.

No. 7 of 1913.

An Act to provide for a Bounty to Growers of Sugar Cane and Beet.

[Assented to 30th October, 1913.]

Preamble.

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, for the purpose of appropriating the grant originated in the House of Representatives, as follows:—

Short title.

1. This Act may be cited as the Sugar Bounty Act 1913, and shall come into operation on a day to be fixed by proclamation.

Payment of bounty.

- 2. There shall be payable out of the Consolidated Revenue Fund, which is hereby appropriated accordingly, to every grower of whitegrown cane or beet within the Commonwealth, a bounty at the rate provided by this Act on all such cane or beet delivered for manufacture—
 - (a) in respect of cane—after the first day of May and before the twenty-sixth day of July, One thousand nine hundred and thirteen, and

⁽a) The notification of the Comptroller-General under this section, as to cane sugar, was dated the 12th December, 1913, and was published in the Gazette of 13th December, 1913, p. 3192.

(b) The notification of the Comptroller-General under this section, as to beet sugar, was dated the 13th December, 1913, and was published in the Gazette of 15th December, 1913, p. 3203.

- (b) in respect of beet—after the first day of January and before the twenty-sixth day of July, One thousand nine hundred and thirteen.
- 3. Bounty under this Act shall not be payable to a grower on Bounties payable to a grower bounty able only to growers companies that the opinion of the Minister bounty able only to growers companies that the opinion of the Minister bounty able only to growers companies that the opinion of the Minister bounty able only to growers companies that the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to a grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grower on the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion of the Minister bounty able to grow the opinion o any cane or beet on which in the opinion of the Minister bounty would not have been payable under the Sugar Bounty Act 1905-1912 if that Act had not been repealed.

plying with regulations.

4. The rates of bounty payable under this Act shall be—

Rate of bounty.

(a) in respect of cane—Two shillings and twopence per ton,

(b) in respect of beet—Two shillings per ton.

APPROPRIATION (WORKS AND BUILDINGS).

No. 8 of 1913.

An Act to grant and apply a sum out of the Consolidated Revenue Fund for the service of the year ending the thirtieth day of June One thousand nine hundred and fourteen for the purposes of Additions, New Works, Buildings, &c.

[Assented to 6th November, 1913.]

BE it enacted by the King's Most Excellent Majesty, the Senate, Preamble. and the House of Representatives of the Commonwealth of Australia, for the purpose of appropriating the grant originated in the House of Representatives, as follows:-

- 1. This Act may be cited as the Appropriation (Works and Short title. Buildings) Act 1913-14.
- 2. The Treasurer may issue out of the Consolidated Revenue Issue and Fund and apply towards making good the supply hereby granted to His Majesty for the service of the year ending the thirtieth day of June One thousand nine hundred and fourteen the sum of Three million two hundred and sixty-six thousand five hundred and sixty-nine pounds.

3. The said sum granted by this Act is appropriated for the Appropriation purposes and services set forth in the Schedule.