

hereafter to be established therein, the same forms, proceedings and notices shall be adopted, taken and given as required by the said above in part recited Acts, and any other Acts now in force relating to the same, except such portions as are hereby or otherwise repealed; and the said additional Company in each or any County, or Union of Counties as aforesaid, shall and may have, possess and exercise the same privileges and powers, and be subject to the same restrictions, liabilities and disabilities as in and by the said first and secondly above recited Acts, or any other Acts are given to or imposed upon the one Company authorised thereby, except as aforesaid or hereinafter is repealed or altered; and shall and may adopt any name to distinguish it from the first established Company, and under which to carry on business and all proceedings; and so much of the fourth section of the first above recited Act as declares and defines the title of the Company, shall be and is hereby repealed so far as respects any additional Company to be established under this Act. 5 10 15

Acts above cited applicable to additional companies.

III. And be it enacted, that the said Acts first and secondly above recited, except as aforesaid, are hereby declared applicable to any additional Company aforesaid to be established under this Act, and wherever the same are not repugnant to this Act or inconsistent therewith. 20

Public Act.

IV. And be it enacted, that this Act shall be deemed and taken to be, and shall be and is hereby declared to be a Public Act. 25