(4) The approval heretofore given by the Board under the regulations hereby revoked or any regulations previously in force of certain hospitals as training - schools for nurses and as limited-training hospitals respectively, and the recognition by the Board of the hospitals recognized as training - schools for midwives and maternity nurses and as training - schools for maternity nurses respectively, shall enure for the purposes of these regulations as if such approval or recognition had been lawfully given under these regulations and shall, where necessary, be deemed to have been so given:

Provided that approval heretofore given of a hospital as a training-school for nurses shall enure as approval thereof as a Grade "A" Training-school, and approval heretofore given of a hospital as a limited-training hospital shall enure as approval thereof as a Grade "B" Training-school:

Provided also that nothing contained in this clause shall prejudice the power of the Board to revoke its approval or recognition of any hospital under the powers conferred by clause (6) of Regulation 2 hereof and by clause (6) of Regulation 7 hereof respectively.

- (5) Generally all notices, periods, matters, and things which originated under the regulations hereby revoked or any regulations previously in force shall enure for the purposes of these regulations as if they had originated under these regulations, and shall, where necessary, be deemed to have so originated.
- (6) The Board may from time to time procure the appointment of some officer of the Public Service to be the Secretary of the Board, and the fact that any person describes himself in any document or signs any document as the Secretary of the Board shall be *prima facie* evidence that he is Secretary of the Board for the time being duly appointed.
- (7) Any notice to be given by the Board under these regulations shall be sufficient if given in writing, sent by ordinary prepaid letterpost, and shall be deemed to have been so given at the time when in the ordinary course of post it would be delivered at the address to which it is sent.

PART I.

Training, Examination, and Registration of Nurses, Maternity Nurses, and Midwives.

2. Approval of Training-schools for Nurses.

- (1) The Board may from time to time approve any hospital as a training-school for nurses, such approval being expressed to be under the Nurses and Midwives Regulations, 1933, and declaring whether such hospital is approved as a Grade "A" Training-school or a Grade "B" Training-school as defined in these regulations.
- (2) The governing body of any hospital may apply to the Board through the Secretary to have such hospital approved as a Grade "A" Training-school for the purposes of the said Act, and shall, upon such application, furnish to the Board the names of the persons who will constitute the teaching staff.
- (3) No hospital shall be approved by the Board as a Grade " ${\bf A}$ " Training-school unless—
 - (a) The Matron is a nurse and midwife or a nurse and maternity nurse registered under the said Act and approved by the Board;
 - (b) There can, in the Board's opinion, be given at the hospital the course of instruction referred to in these regulations; and
 - (c) The other requirements in regard to the training of nurses set out in these regulations can, in the Board's opinion, be adequately complied with.
- (4) The governing body of any hospital may apply to the Board through the Secretary to have such hospital approved as a Grade "B" Training-school for the purposes of the said Act, and shall upon such application furnish to the Board such particulars relating to the training available at such hospital as the Board may require.
- (5) The Board may approve as a Grade "B" Training-school any hospital in respect of which application has been made for such approval, or any hospital in respect of which application has been