- (b) The certificates referred to in clause (10) of Regulation 4 hereof that such candidate has passed the respective hospital examinations referred to in clause (7) of Regulation 4 hereof:
- (c) A confidential report on a form provided by the Board by the Matron of the approved hospital at which such candidate completed her term of training:
- (d) The fee of £2 prescribed by clause (1) of Regulation 14 hereof.
- (7) Every such application shall be so given as to be received by the Registrar at least three weeks before the date of commencement of the examination at which the candidate intends to present herself, and the Matron of each training-school shall at least six weeks before the said date of commencement supply the Registrar with a list of the names of the pupil-nurses in her institution who intend to present themselves for examination, or if the case so requires notify the Registrar that no nurse in her institution intends so to present herself.

6. Notifications from Approved Hospitals to Board.

- (1) The governing body of every hospital recognized as a training-school for pupil-nurses shall furnish to the Board such reports on the staff, the patients, and the trainees as the Board may from time to time require.
- (2) The governing body of every such hospital shall from time to time, immediately upon any change in the position of Matron or the personnel of the teaching staff, notify particulars of such change to the Board.

7. Approval of Training-schools for Midwives and Maternity Nurses.

- (1) The governing body of any hospital may apply to the Board through the Secretary to have such hospital recognized as a trainingschool for midwives or for midwives and maternity nurses or as a training-school for maternity nurses, for the purposes of the said Act.
- (2) No hospital shall be recognized by the Board as a training-school for midwives or for midwives and maternity nurses unless—
 - (a) The Matron or sister in charge of the hospital, if a maternity hospital, or of the maternity annexe of the hospital, is specially qualified for the training of midwives and is approved by the Board;
 - (b) There can, in the Board's opinion, be given at the hospital the course of training referred to in these regulations; and
 - (c) The other requirements of these regulations in regard to the training of midwives can, in the Board's opinion, be adequately complied with.
- (3) No hospital shall be recognized by the Board as a training-school for maternity nurses unless—
 - (a) The Matron or sister in charge of the hospital, if a maternity hospital, or of the maternity annexe of the hospital, is specially qualified for the training of maternity nurses and is approved by the Board;
 - (b) There can, in the Board's opinion, be given at the hospital the course of training referred to in these regulations; and
 - (c) The other requirements of these regulations in regard to the training of maternity nurses can, in the Board's opinion, be adequately complied with.
- (4) The Board may recognize as a training-school for maternity nurses any hospital in respect of which application has been made for such recognition, or any hospital in respect of which application has been made for recognition as a training-school for midwives, or for midwives and maternity nurses, if in the opinion of the Board such hospital is not eligible for recognition as a training-school for midwives but satisfactory for the training of maternity nurses.
- (5) In granting recognition to any hospital as a training-school for midwives or for midwives and maternity nurses or for maternity nurses (as the case may be) the Board may specify the number of trainees who may be trained therein in each year.
- (6) (a) The Board may recognize as a subsidiary maternity training-school any hospital in regard to which it is satisfied that the requirements of clause (3) of this regulation obtain at such hospital to such a degree as to justify it in recognizing a limited period of training therein.