giving the evidence or from enquiries made by that person is not to the best of his belief acquiring the security as the nominee of any person resident outside the scheduled territories, and

(c) in the case of the registration of securities transferable by means of bearer certificates the evidence prescribed by clause 2 (1) of this Order given by a declaration in writing signed by an authorized depositary or person specified in the Third Schedule hereto.

- 4. The prescribed evidence for the purposes of sub-section (5) of section 17 of the Law to be produced to an authorized depositary is the evidence prescribed in the case of the transfer of securities by paragraph (b) of clause 3 of this Order.
- 5. The prescribed declaration for the purposes of paragraph (b) of sub-section (1) of section 11 of the Law to be delivered to the transfere at or before the time of the transfer is a declaration in the form set out in the First Schedule hereto or in a form to the like effect made by a person specified in the Third Schedule hereto.
- 6. The prescribed declaration for the purposes of paragraph (a) of sub-section (1) of section 18 of the Law to be delivered to an authorized depositary is a declaration in the form set out in the Second Schedule hereto or in a form to the like effect made by an authorized depository.

FIRST SCHEDULE.

The holder of the above-mentioned security is not resident outside the scheduled territories and from facts known to us or from enquiries we have made is not to the best of our belief holding the security as the nominee of a person resident outside those territories.

SECOND SCHEDULE.

We hereby declare that to our knowledge the security specified in the attached schedule is now and has always been since the 2nd September, 1939, owned by a person resident in the Colony.

THIRD SCHEDULE.

Authorised Depositaries. The Chief Registrar of the Supreme Court. Registrars of District Courts.

Made this 16th day of September, 1953.

(M.P. 1100/51/M.)

A. F. Bates, Financial Secretary.

EXPLANATORY NOTE.

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order prescribes the evidence to be produced when securities and coupons are issued, transferred or deposited.

No. 464. THE EXCHANGE CONTROL LAW, 1952.

ORDER MADE BY THE FINANCIAL SECRETARY UNDER SECTION 17 (1).

In exercise of the powers vested in me by section 17 (1) of the Exchange Control Law, 1952 (hereinafter referred to as "the Law"), I, the Financial Secretary, hereby order as follows:—

1. This Order may be cited as the Exchange Control (Deposit of Securities) (Exemption) Order, 1953.

2. The securities prescribed as securities to which sections 17 and 18 of the Law do not apply are the securities set out in the Schedule hereto.

SCHEDULE.

A security which is registered in the scheduled territories (other than in the Colony) otherwise than in a subsidiary register, and on which none

of the dividends or	interest is payable on presentment of a coupon.
Austro-Hungarian Monarchy.	Bonds issued prior to 1917 by the Government or by any Provincial, Municipal or other Public
Germany.	Authority, or by any company incorporated
Russia.	therein.
China	Canton-Kowloon Railway 5 per cent. Sterling
	Bonds Fractional Certificates.
	Shanghai-Nanking Line sub-certificates for Net
	Profit Certificates.
	Honan Railway non-interest bearing Sterling
	Funding Bonds of 1938 and Fractional Certi-
	ficates.
Greece	Government Bonds serviced solely in blocked drachmae.
	8 per cent. Exchanged Refugees Indemnity
•	Loans, 1926–28.
Italy	3 per cent. Sterling Railway Bonds.
·	3½ per cent. and 3 per cent. Rentes serviced solely in lire.
Mexico	Government Bonds "Unassented".
	Consolidated 3 per cent. Internal Debt of 1885 (Assented to 5th November, 1942, agreement).
	Internal 5 per cent. Consolidated Silver Loan,
•	1894, Series I-V (Assented to 5th November,
	1942, agreement).
	Mexican "A" and "B" receipts (Railway Issues)
A	whether expressed in sterling or in dollars.

Provisional receipts issued by the Ottoman Debt Council in respect of the Ottoman Debt.

Government Bonds serviced solely in blocked Yugoslavia dinars.

Letters of Allotment, Letters of Rights and Scrip Certificates in respect of securities which are to be registered in a register in the United Kingdom which is not a subsidiary register.

Any bonds, notes or debentures in respect of which payment of interest or redemption has been in default for not less than 30 years.

Premium Bonds issued under:-

(1) The War Loan Law, 1943. (2) The War Loan Law, 1944. Cap. 249 Cap. 250

(3) The Loan Law, 1945.

Cap. 244

Made this 16th day of September, 1953.

A. F. BATES,

(M.P. 1100/51/M.)

Ottoman Empire

Financial Secretary.

EXPLANATORY NOTE.

(This Note is not part of the Order, but is intended to indicate its general purport.)

This Order lists certain securities, in addition to those registered in the Colony, the certificates of title to which do not have to be lodged with an Authorised Depositary.