

THE

GAZETTE. NEW ZEALAND

Published by Authority.

WELLINGTON, THURSDAY, AUGUST 8, 1935.

Proclaiming Native Land to have become Crown Land.

[L.S.] GALWAY, Governor-General. A PROCLAMATION.

PURSUANT to section four hundred and fifty-four of the PURSUANT to section four hundred and fifty-four of the Native Land Act, 1931, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, being satisfied that the purchase of the Native land described in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the said Act, do hereby proclaim that the said land has become Crown land do hereby proclaim that the said land has become Crown land.

SCHEDULE.

BLOCK: Part Owhatiura South No. 1 Section 2B, being Lot 59 on D.P. 7049. Area: 4 acres. Tarawera Survey District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

R. MASTERS, Acting Native Minister.

GOD SAVE THE KING !

Revoking the Setting-apart of Settlement Land for Selection by Discharged Soldiers, under Special Tenures, in the Taranaki Land District.

GALWAY, Governor-General. [L.S.]

A

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by section three of the Discharged Soldiers Settlement Amendment Act, 1919, I, George Vere Arundell, Viscount Galway, Governor-General of the Do-minion of New Zealand, do hereby revoke the Proclamation made on the fifteenth day of October, one thousand nine hundred and twenty, and published in the *Gazette* of the twenty-first day of October then instant, setting apart lands for selection by discharged soldiers under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land described in the Schedule hereto. SCHEDULE.

TARANAKI LAND DISTRICT .--- SETTLEMENT LAND. SECTION 2s and Subdivision 2 of Section 7s, Tawhiwhi Settlement: Area, 344 acres 1 rood.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of August, 1935.

E. A. RANSOM, Minister of Lands.

GOD SAVE THE KING !

(L. and S. 26/20232.)

Land proclaimed as a Road in Block XVI, Tutaki Survey District, Murchison County.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

IN pursuance and exercise of the powers conferred by sec-tion twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Tutaki Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of land proclaimed as a road :--

A. R. P. 1 2 38 0 2 5 Being portion of Section 3s, Tutaki Settlement.

Situated in Block XVI, Tutaki Survey District (Nelson R.D.). (S.O. 760r.)

In the Nelson Land District; as the same are more parti-cularly delineated on the plan marked P.W.D. 89692, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 42/171/1.)

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THE NEW ZEALAND GAZETTE.

[No. 57

Land proclaimed as a Road in Blocks XI and XV, Kaeo Survey District, Whangaroa County,

[L.S.]

GALWAY, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Kaeo Survey District described in the Schedule hereto.

SCHEDULE. Approximate Areas of the Pieces of Land proclaimed as Situated in rvey District of Situated in Block Being Portion of Coloured on Plan Shown on Plan Sur a Road. A. R. P. 0 0 13·3 XI P.W.D. 87919 (Sheet 4) Manginangina (or Motukauri) Block Каео Blue. 1 3 30.7 XI and XV . . ** ,, (S.O. 27151.) Manginangina (or Motukauri) Block (S.O. 27149.) 2 2 20.5XV P.W.D. 87919 • • ., ,, (Sheet 5) (Auckland R.D.)

In the North Auckland Land District; as the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works at Wellington.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

(P.W. 33/586/2.)

GOD SAVE THE KING !

Land proclaimed as a Road, Road closed, and Land taken, in Block XIII, Motupuha Survey District, Rangitikei County. Land proclaimed as a Road, Road closed, and Land taken in Blocks X and XI, Motu Survey District, Waikohu County.

GALWAY, Governor-General. [L.S.]

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Motupuha Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto; and I do also hereby take the land described in the Third Schedule hereto for the purposes of subsection ten of the said section twelve.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as road :---

A. R. P. 1 0 37

Being Portion of Subdivision 2 of Oruamatua-Kaimanawa IA No. 1 Block, D.P. 6088; coloured red Subdivision 11 of Oruamatua-Kaimanawa 14 0 0 0.06

No. 1 Block, D.P. 6088; coloured red.

SECOND SCHEDULE. ROAD CLOSED.

APPROXIMATE area of the piece of road closed : 1-acre 1 roc

20 perches. Adjoining or passing through Subdivisions 2, 5, and 11 of Oruamatua-Kaimanawa 1a No. 1 Block, D.P.6088; coloured green.

THIRD SCHEDULE.

LAND TAKEN.

APPROXIMATE area of the piece of land taken: 2 roods

Being portion of Subdivision 2 of Oruamatua-Kaimanawa 1A No. 1 Block, D.P. 6088; coloured yellow.

All situated in Block XIII, Motupuha Survey District (8.0. 1721.)

All in the Wellington Land District; as the same are mor deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

> JOHN BITCHENER, Minister of Public Works. GOD SAVE THE KING !

(P.W. 39/182/2.)

[L.S.] GALWAY, Governor-General.

A PROCLAMATION.

I N pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Motu Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto; and I do also hereby take the land described in the Third Schedule hereto for the purposes of subsection ten of the said section twelve.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road : 1 acre 1 rood 18.1 perches. Being portion of Section 7, Block X ; coloured pink.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A. B. P. 1 2 33.4 0 2 27.0 Adjoining or passing through Section 7, Block X, and Section 7, Block XI; coloured green.

THIRD SCHEDULE.

LAND TAKEN.

APPROXIMATE areas of the pieces of land taken :---

A. R. P. 0 1 21.4 Being portions of Section 7, Block X; 0 1 1.0 \int coloured yellow.

All situated in Motu Survey District (Gisborne R.D.). S.O. 1430, brown.)

All in the Gisborne Land District; as the same are more particularly delineated on the plan marked P.W.D. 89732, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 36/688.)

Aug. 8.]

Land proclaimed as a Street in the Borough of New Plymouth.

GALWAY, Governor-General. [L.S.]

A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim as a street the land in the Borough of New Plymouth described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of land proclaimed as a street :--

- A. B. 0 0
- u. P. Being Portion of
 0 4.03 Section 572, Town of New Plymouth (D.P. 655).
 0 1.16 Section 573, Town of New Plymouth (D.P. 675). 0 0 1.16
- (D.P. 655).

Situated in the Borough of New Plymouth. (S.O. 7364.)

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 89632, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING !

(P.W. 51/1836.)

Land proclaimed as a Street in the City of Wellington.

[L.S.] GALWAY, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New

Zealand, do hereby proclaim as a street the land in the City of Wellington described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of land proclaimed as a street :-

- A. R. P. Being Portion of 5 0 8:25 Town Belt; coloured red. 0 0 3:46 0 2 10:39 College-site Reserve; coloured violet. 0 0 19:36 College-site Reserve; coloured violet.
- 0 2 10.39 Foundersite freedree, conduct violet.
 0 0 12.36 College-site Reserve (excepting thereout the portion of the subsoil taken for street purposes by Proclamation, registered No. 2216); coloured red.
 0 1 5.61 College-site Reserve; coloured blue.
 3 22.36 Town Belt; coloured red.

Situated in the City of Wellington (Town of Wellington **R.D.).** (S.O. 53/62.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 89831, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 51/2004.)

Declaring Land taken for a Government Work, and not required for that Purpose, to be Crown Land.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other-power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Lond Act 1924 subject to the Land Act, 1924.

SCHEDULE.

APPROXIMATE areas of the pieces of land declared to be Crown land :-

A. R. P. Being Portion of 0 1 3.47 Section 32, Turakina District; coloured

yellow. ot 4, D.P. 1081, being part Section 32, Turakina District; coloured red. 0 0 26.04 Lot

Situated in Block XV, Ikitara Survey District. (S.O. 1236.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 36980, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of July, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING !

(P.W. 20/260.)

Land taken for the Purposes of a Road in Block II, Colville Survey District, Coromandel County.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

A PROCLAMATION. IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of August, one thousand nine hundred and thirty-five. hundred and thirty-five.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken : A. B. P. Being Portion of

- А. В. Р. О 015-0

- 3 1 8.0 Section 4; coloured blue.
 3 2 30.0 Section 7; coloured yellow.

Situated in Block II, Colville Survey District (Auckland R.D.). (S.O. 27744.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 89789, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 34/3042/1.)

Land taken for the Purposes of a Road in Blocks III and IV, Harataunga Survey District, Coromandel County.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby meaking and declarat that the land described in the Schedule proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of August, one thousand nine hundred and thirty-five.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

 B. P. Being Portion of
 3 12.0 Moehau No. 1 West Block, Blocks III and IV; coloured yellow. 4

0 0 0.2

 $2 \cdot 0$ $3 \cdot 0$ 0 0 10 Moehau No. 1 West Block, Block IV; coloured yellow. 0 22.0 Ó

 $\begin{array}{c} 3 & \overline{0} \cdot 0 \\ 3 & 38 \cdot 0 \end{array}$ 0.0 5

Moehau No. 1E Block, Block IV: coloured 1

blue. Waikanae No. 3 Block, Block IV; coloured 1 3 37.0

yellow. 0 0 36.1 Section I, Block IV; coloured blue.

Situated in Harataunga Survey District (Auckland R.D.). (S.O. 27692.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 89733, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING !

(P.W. 34/1449.)

Land taken for the Purposes of a Street in the Borough of New Plymouth.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of L vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a street, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of New Plymouth as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of August, one thousand nine hundred and thirty-five.

SCHEDULE.

APPROXIMATE area of the piece of land taken : 1 acre 1 rood 39 perches.

Being portion of Lot 1, D.P. 5016, being parts N.R. 22 and Section 87, Fitzroy District.

Situated in Block V, Paritutu Survey District (Borough of New Plymouth). (S.O. 7363.)

In the Taranaki Land District; as the same is more par-ticularly delineated on the plan marked P.W.D. 89647 (sheet 2), deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING !

(P.W. 38/598.)

Land taken for the Purposes of a Recreation-ground in the Borough of New Plymouth.

GALWAY, Governor-General. [L.S.] A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclement and described the land during the state of the second s proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a recreation-ground, and shall vest in the Mayor, Councillors, and Burgesses of the Borough of New Plymouth as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of August, one thousand ning hundred and thirty for thousand nine hundred and thirty-five.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 0 roods 26.7 perches.

Being portion of Lot 1, D.P. 5016, and being part Section 87, Fitzroy District.

Situated in Block V, Paritutu Survey District (Borough of New Plymouth). (S.O. 7363.)

In the Taranaki Land District; as the same is more par-ticularly delineated on the plan marked P.W.D. 89647 (sheet 1), deposited in the office of the Minister of Public Works at Wellington, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING ! (P.W. 38/598.)

Land taken for the Purposes of a Quarry in Block III, Rotoiti Survey District.

[L.S.]

GALWAY, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a quarry; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of August, one thousand nine hundred and thirty-five.

SCHEDULE. Approximate Situated in

Approximate Areas of the Pieces of Land taken.		the Land	Being Portion of			Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan	
A. 0	R 1		р. 5·7	Taheke No. 3A Block			11 HI (1987) (19	Rotoiti	P.W.D. 86713	Red.
1	0	3	4.6	(S.O. 26984.) Waipapa No. 1D Block (S.O. 26986.)	••		III	,,	P.W.D. 86714	Yellow.
0	0 1		6·9 6·8	Section 7 Waipapa No. 2 Block (8.0. 27902.) (Auckland R.D.)	••	• ••		,, ,,	P.W.D. 89000 "	Red. Yellow.

In the Auckland Land District; as the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works at Wellington. Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING !

(P.W. 62/3/25/1.)

[No. 57

Land taken for the Purposes of a Roadman's Paddock in Block in Block | of Section 19, Block VII, Whangape Survey District; III, Rotoiti Survey District.

GALWAY. Governor-General. [L.S.]

A PROCLAMATION.

A PROCLAMATION. IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1928, and of every other power and authority in anywise enabling me in this behalf, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a roadman's paddock; and I do also declare that this Proclamation shall take effect on and after the nineteenth day of August, one thousand nine hundred and thirty-five. thousand nine hundred and thirty-five.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :----A. R. P. Being Portion of

A. R. P. 0 1 14 8

A. R. P. Being Portion of 0 1 14.8 Section 7; coloured red. 0 0 27.5 Waipapa No. 2 Block; coloured yellow.

Situated in Block III, Rotoiti Survey District (Auckland R.D.). (S.O. 27802.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 89000, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of August, 1935.

JOHN BITCHENER, Minister of Public Works.

GOD SAVE THE KING !

(P.W. 62/3/25/1.)

Districts reconstituted under the Marriage Act, 1908.

GALWAY, Governor-General. [L.S.]

A PROCLAMATION.

TN pursuance and exercise of the power and authority vested in me by the Marriage Act, 1908, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby abolish the existing marriage districts known as the Kaitaia and Mangonui districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into two marriage districts, the names and boundaries whereof shall be as follows :--whereof shall be as follows :

KAITAIA DISTRICT.

ALL that area in the North Auckland Land District, bounded ALL that area in the North Auckland Land District, bounded on the north-west by a right line from the sea at the southernmost corner of Section No. 3, Muriwhenua Parish, Opoe Survey District, to the mouth of the Takahuno Stream; thence towards the east generally by the sea to the mouth of the Awapoko River; thence up that river to its confluence with the Parapara Stream; thence up the Parapara Stream to a point due west of the westernmost corner of E.R. con-taining 44 acres; thence along a right line to the said western-most corner: thence south casterly along that stream to the most corner; thence south-easterly along that stream to the road forming the western boundary generally of Section 6, Block XIII, Rangaunu Survey District; thence along that road to the south-western corner of the said Section 6; thence north-easterly along the southern boundary of said Section 6 north-easterly along the southern boundary of said Section 6 to a public road forming the western boundary of Section 47, Block VIII, Mangonui Survey District; thence to and along that road to the road forming the eastern boundary of Section E. 43, Oruru Parish; thence southerly along that road to the westernmost corner of Section 31 E.R., Oruru Parish, Block I, Maungataniwha Survey District; thence along the south-western boundaries of said Section 31 E.R. to the Waiwhero Stream, forming the southern boundary of the said Section 31; thence down the Waiwhero Stream to a point in line with the northern boundary of the school-site; thence along a right line in the direction of that boundary to the road intersecting the said school-site; thence southerly along that road and the road forming the eastern boundary of Peria 7B 4 Block to its junction with a road intersecting the southern boundary of the State forest reserve; thence westerly along the southern boundary of the State forest reserve; thence reserve to the north-eastern corner of Section 124, Maungataniwha Parish; thence southerly along the eastern boundaries of Sections 124, S.E. 123, and the State forest reserve, and that boundary produced to a point due east of Raetea Trig. Station; thence along a right line to the south-eastern corner

thence north-easterly along the south-eastern boundaries of Sections 19, 18, 17, 16, and 15, Block VII, Whangape Survey District, 19, 18, 17, 16, and 15, Block VII, Whangape Survey District, to the north-eastern corner of the last-mentioned section; thence westerly along the northern boundary of the said Section 15 to the south-western corner of Section 1, Block XIII, Takahue Survey District; thence along a right line to the Wairoa Stream at the southernmost corner of Section 10, Block V, Ahipara Survey District; thence along that stream to the road forming the southern boundary of Mapere No. 2; thence by that road to the sea, and thence by the sea to the point of commencement point of commencement.

MANGONUI DISTRICT.

All that area in the North Auckland Land District, bounded on the west by the Kaitaia District hereinbefore described on the west by the Katala District hereinberore described from the southern boundary of the State forest reserve in Block X, Maungataniwha Survey District, to the mouth of the Awapoko River; thence by the sea to Whangaroa Harbour; thence by Whangaroa Harbour and Pekapeka Bay to the mouth of the Wairakau Stream; thence up the said Wairakau Stream to its intersection with the northern boundary of Section 100 Poters Desich the sector beaution of the sector. Wairakau Stream to its intersection with the northern boundary of Section 19, Totara Parish; thence westerly along the northern boundaries of Sections 19, 18, and 17, Totara Parish, to the westernmost corner of the last-mentioned section; it hence southerly along the western boundary of Sections 17 and 20, Totara Parish aforesaid, to a public road; thence south-westerly along that road to a point in line with the northernmost corner of Section 1, Kohumaru Parish; thence generally south-westerly along the north-western boundaries of Sections 1 N.W. 114, the abutment of a public road, Section 113, and the northern and western boundaries of Mangahoutoa 113, and the northern and western boundaries of Mangahoutoa 113, and the northern and western boundaries of Mangahoutoa Block, to a public road; thence south-westerly along the road forming the western boundaries of Sections 109, N.E. 108, M. 108, S.W. 108, 105, 104, 99, N.E. 98, M. 98, S.W. 98, N.E. 97, S.W. 97, M. 96, S.W. 96, to the south-western corner of the last-mentioned section; thence south-easterly along the south-western boundaries of S.W. 96, S.W. 95, and S.W. 87; thence north-easterly along the south-eastern boundaries of S.W. 87, N.E. 87, S.W. 88, M. 88, N.E. 88, S.W. 89, N.E. 89, all of Kohumaru Parish, to the intersection of the south-eastern boundary of the last-mentioned section with the Tirarara Stream; thence south-easterly down the Tirarara Stream to its confluence with the Wainui Stream corner of Section 37, Maungataniwha East Parish; thence westerly the Wainui Stream aforesaid to the south-eastern corner of Section 37, Maungataniwha East Parish; thence westerly generally along the southern boundary of the said Section 37 and the State forest reserve to the easternmost corner of the Kaitaia Registration District, the point of commencement. And I hereby declare that this Proclamation shall come into operation on the fifteenth day of August, in the year of our Lord one thousand nine hundred and thirty-five.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 29th day of July, 1935.

JOHN G. COBBE, Minister of Justice.

GOD SAVE THE KING !

Districts reconstituted under the Births and Deaths Registration Act, 1924.

GALWAY, Governor-General. [L.S.]

A PROCLAMATION.

A PROCLAMATION. IN pursuance and exercise of the power and authority vested in me by the Births and Deaths Registration Act, 1924, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby abolish the existing registration districts known as the Kaitaia and Mangonui districts, and do proclaim and declare that the territory heretofore comprised within the said dis-tricts is hereby divided anew into two registration districts, and the boundaries whereof shall be the Kaitaia and Mangonui districts, and the boundaries whereof shall be conterminous with the boundaries of the marriage districts bearing the same names as are set forth in a Proclamation of even date herewith, made under the provisions of the Marriage Act, 1908:

and under the provisions of the Marriage Act, 1908: And I hereby declare that this Proclamation shall come into operation on the fifteenth day of August, in the year of our Lord one thousand nine hundred and thirty-five.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 29th day of July, 1935.

JOHN G. COBBE, Minister of Justice.

GOD SAVE THE KING !

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Amendment to the Nurses and Midwives Registration Act, 1925.—(H.N. and M. 17.)

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Nurses and Midwives Registration Act, 1925, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS.

These regulations may be cited as the Nurses and Mid-wives Regulations, 1933, Amendment No. 2.
 These regulations shall be read together with and be deemed to form part of the Nurses and Midwives Regulations, 1933 (hereinafter called "the principal regulations").
 Clause 2 of Regulation 3 of the principal regulations is borehy revolved

Clause 2 of Regulation 3 of the principal regulations is hereby revoked.
 Clause 3 (a) of Regulation 3 of the principal regulations is hereby amended by omitting the words "three years" and substituting the words "three years and three months."
 Clause 3 (b) of Regulation 3 of the principal regulations is hereby amended by omitting the words "three years" and substituting the words "three years and three months."

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Amending Regulations under the Honey-export Control Act, 1924.—(Notice No. Ag. 3312.)

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Honey-export Control Act, 1924 (hereinafter referred to as "the said Act"), His Excel-lency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS.

REGULATIONS. 1. (1) THESE regulations shall be read together with and be deemed to form part of the regulations made under the said Act on the 23rd day of March, 1925, and published in the *Gazette* on the 26th day of the same month at page 861 (here-inafter referred to as "the principal regulations"). (2) These regulations shall come into force on the date of the publication thereof in the *Gazette*. 2. Clause (1) of the principal regulations is hereby revoked and the following clause substituted therefor :---(1) The maximum fees payable to members of the New

(1) The maximum fees payable to members of the New seland Honey Control Board shall be as follows :---

Zealand Honey Control	Board sha	ll be a	s follov	vs :				
-			£					
Chairman		••	100 pe	er annum.				
Other members	••		50^{-}	"				
	A. W. MULLIGAN, Acting Clerk of the Executive Council.							
Act								

Amending Regulations under Part I of the Fisheries Act, 1908, restricting the use of Danish Seine Nets.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

 $\mathbf{Present}:$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the twenty-ninth day of June, one thousand nine hundred and thirtytwo, and published in the Gazette of the seventh day of the following month, at page 1598, regulations with respect to fish, shell-fish, oysters, seals, and whales inhabiting the waters

fish, shell-fish, oysters, seals, and whales inhabiting the waters of the Dominion therein mentioned were made: And whereas it is desirable to amend the said regulations in the manner hereinafter described: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend

the said regulations in the manner set forth in the Schedule hereto, and with the like advice and consent doth order that these regulations shall take effect on and after the publication thereof in the Gazette.

SCHEDULE

REGULATION 49 is hereby revoked, and the following regulation substituted in lieu thereof :—

"49. On and after the 1st day of January, 1936, no person shall use a Danish seine net the mesh of which in the last three yards of the cod end measures, when prepared for use, less than five inches."

The proviso to Regulation 52, as made on the 6th day of August, 1934, and published in the *Gazette* of the 9th day of the same month, at page 2447, is hereby revoked, and the following proviso substituted in lieu thereof :---

"Provided that during the period from the lat day of August in any year until the 30th day of September following, both days inclusive, no person shall use a Danish seine net for taking fish in that part of the Hauraki Gulf south of a straight line drawn from the summit of the hill on Waiheke Island marked 770 ft., and passing through Rotaro Island and Cow Rock (Tuahuia Islet) to Castle Hill, as the said marks are shown on Admiralty Chart 1896."

Regulation 54 is hereby revoked, and the following regulation substituted in lieu thereof :-

Regulation 54 is hereby revoked, and the following regula-tion substituted in lieu thereof :---"54. During the period from the 16th day of October in any year until the 31st day of January following, both days inclusive, no person shall use a net of any description what-soever for taking fish within that area of waters bounded as follows : Commencing at high-water mark of ordinary spring tides at Takatu Point ; proceeding thence by a straight line drawn to Kauri Point on Waiheke Island ; thence by high-water mark along the northern and western shores of the said island to a point due west of the house at Cable Bay ; thence by a straight line to a point at high-water mark of Motutapu Island in line with the shed at Emu Bay ; thence by high-water mark along the northern portions of Motutapu and Rangitoto Islands to a point east (true) of Rangitoto Beacon ; thence by a straight line to Rangitoto Beacon ; thence by a straight line to Gull Point on the mainland ; thence by a straight line to Gull Point on the mainland ; thence by high-water mark to the south head of the entrance to Mahurangi Harbour ; thence by a straight line to the north head of the entrance to the said harbour ; thence by high-water mark to the commencing-point ; excluding from the said area the waters inside a straight line drawn from the outer point of Fishermen's Bay (Accord Point) to Momona or Mansion House Point, Bon Accord Harbour, Kawau Island : Provided that this regulation shall not apply to set-nets used for taking flounders, soles, or mullet, or to drag-nets used for 'herring' or piper only, within the said area." A. W. MULLIGAN, Acting Clerk of the Executive Council.

Consenting to Stopping Portions of Road in Block II, Colville Survey District, Coromandel County.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexcellency the Governor-General in Council, In pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Coromandel County Council stopping the portions of road described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of road permitted to be stopped :---

Adjoining or passing through

A. B. P. Adjoining 0 0 0 16.7 10 2 29.0 Section 2.

Situated in Block II, Colville Survey District (Auckland R.D.). (S.O. 27744.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 89789, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured green.

A. W. MULLIGAN, Acting Clerk of the Executive Council. (P.W. 34/3042/1.)

Consenting to Stopping Portions of Road in Blocks III and IV, Harataunga Survey District, Coromandel County.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Coromandel County Council stopping the portions of road described in the Schedule hereto.

SCHEDULE.

pproximate Areas of the Pieces Road permitted to be stopped.	t diajoing on passing through			Situated In Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. B. P. $0 0 30 \cdot 0$ $0 0 12 \cdot 0$	Section 13 and Moehau No. 1	West Block	•••	III	Harataunga	P.W.D. 89733	Green.
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Moehau No. 1 West Block			III	"	"	,,
5 1 28.0	,,	••	••	III and IV	**	,,	,,
$\left.\begin{array}{ccc} 0 & 0 & 0.5 \\ 0 & 1 & 6.0 \\ 0 & 0 & 0.1 \end{array}\right\}$	3 3		••	IV	"	"	•9
0 0 18.0	(Auckland R.D.) (S.C), 27692.)					

In the Auckland Land District; as the same are more particularly delineated on the plan marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works at Wellington. A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 34/1449.)

Domain Board appointed to have Control of the Uawa | Extending Time for holding General Election of Members of the Domain.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. IN pursuance and exercise of the powers conferred by section forty-four of the Public Reserves, Domains, and National Parks Act, 1928, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Charles Frederick Milne, Henry Potocki de Montalk, Wilfred Foster Morton, William Lockwood, John Dracy Garth Thornton, Charles Ernest Smith, and Harold Weeks

to be the Uawa Domain Board, having control of the to be the Uawa Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Thursday, the nineteenth day of September, one thousand nine hundred and thirty-five, at half past seven o'clock p.m., at the time when, and the County Council Chambers, Solander Street, Tolaga Bay, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

BLOCK No. III, Tolaga Bay Township: Area, 25 acres 0 roods 32 perches. (Gisborne plan C.P. 248.)

A. W. MULLIGAN, Acting Clerk of the Executive Council. (L. and S. 1/219.)

Waikiwi River Board.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

It is includence the coversion openers and authorities vested in him by section forty-two of the River Boards Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby extend the time for holding the general election of members of the Board of the Waikiwi River District; and doth hereby order and declare that in the aforesaid river district the said general election shall be held and take place on Monday, the second day of September, one thousand nine hundred and thirty-five.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(I.A. 1933/131/10.)

Extending Time for holding General Election of Members of the Poverty Bay River Board.

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities vested in him by section forty-two of the River Boards Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General, acting

by and with the advice and consent of the Executive Council. by and with the advice and consent of the Executive Council, doth hereby extend the time for holding the general election of members of the Board of the Poverty Bay River District; and doth hereby order and declare that in the aforesaid river district the said general election shall be held and take place on Monday, the second day of September, one thousand nine hundred and thirty-five.

A. W. MULLIGAN, Acting Clerk of the Executive Council. (I.A. 1933/131/31.) A. W. MULLIGAN,

Licensing John Edgar, of Queenstown, to use and occupy a Part of the Foreshore and Land below Low-water Mark at Queens-town, Lake Wakatipu, as a Site for a Jetty.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to the Harbours Act, 1923, His Excellency PURSUANT to the Harbours Act, 1923, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby license and permit John Edgar, of Queenstown (hereinafter called "the licensee," which term shall include his executors, administrators, and assigns unless the context requires a different construction), to use and occupy all that part of the foreshore and here here water matter water the take Wakatipu, shown on plan marked M.D. 7353 (two sheets), and deposited in the office of the Marine Department at Wellington, for the purpose of the use of the jetty as shown on the said plan for a term of fourteen years computed from the first day of August, one thousand nine hundred and thirty-five, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

- 1. In these conditions the terms "Foreshore" means such pa by the flow and ebb of the tide at ordinary spring tides :
 - "Low-water mark " means low-water mark at ordinary
 - spring tides :
 "Minister" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under

any officer, person, or authority acting by or under the direction of such Minister.
2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark adjacent thereto necessary for the maintenance of the said jetty at the site shown on plan marked M.D. 7353.
3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £2 in advance, payable on the first day of April in each year, the proportionate part of such rental in respect of the period from the 1st day of August, 1935, until the 31st day of March following to be paid on the licensee bing supplied with a copy of this Order in Council.
4. All persons shall, at all reasonable times, upon payment

4. All persons shall, at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said jetty and all rights of ingress and egress thereon and therefrom. 5. His Majesty or the Governor-General, and all officers in

5. His Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said jetty without payment.
6. The licensee shall maintain the above-mentioned jetty in good order and repair, and shall at all times exhibit from the jetty and maintain at the licensee's own cost suitable and necessary lights for the guidance of vessels : Provided that no light shall be exhibited until after it has been approved of by the Minister

ho light shall be exhibited until after it has been approved of by the Minister. 7. Any person authorized by the Minister may, at all reasonable times, enter upon the said jetty and view the state of repair thereof, and upon such Minister leaving at or posting to the last known address of the licensee in New Zealand a potion is writing of any defect or write of empiric architecture. to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such jetty requiring the licensee within a reasonable time to be therein prescribed to repair the same, the licensee shall with all convenient speed cause such defect to be removed or such repairs to be made.

8. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs or any regulation of the

Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder and that are now or may hereafter be in force. 9. The master of all vessels discharging ballast at the said jetty shall have all such ballast taken away and deposited above high water more a to use balast a constraint account. above high-water mark or at such place as may be approved of by the Minister, or by any person appointed by the Minister

for that purpose. 10. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the 1st day of August, 1935, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the written consent of the Minister first obtained.

first obtained.
11. The said rights, powers, and privileges conferred under or by virtue of this Order in Council may be at any time resumed by the Governor-General without payment of any compensation whatever on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.
12. The licensee shall be liable for any injury which the said jetty may cause any vessel or boat to sustain through any default or neglect on the licensee's part.
13. In case the licensee shall—

(1) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;

(2) Cease to use or occupy the said jetty for a period of thirty consecutive days;

(3) Become bankrupt, or be brought under the operation of any law for the time being in force relating to

(3) Become bankrupt, or be brought inder the operation of any law for the time being in force relating to bankruptcy; or
(4) Fail to pay the sums specified in clause 3 of these conditions—
then and in any of the said cases this Order in Council and every right, power, or privilege may be revoked and determined by the Governor-General in Council without any notice to the licensee or other proceedings whatsoever; and publication in the *Gazette* of an Order in Council containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested that this Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.
14. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the license shall, if required by the Minister so to do, remove the said jetty entirely from the site and restore the site to its original condition within three months from the date of the revocation or expiry, as the case

months from the date of the revocation or expiry, as the case may be; and if the licensee fails so to do, the Minister may cause the said jetty to be removed and the site so restored and may recover from the licensee the costs incurred by the said removal and restoration.

15. The erection of the said jetty shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Member of Prisons Board appointed.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section nine of the Crimes Amendment Act, 1910, it is enacted that there shall be constituted a Board, to be called "the Prisons Board," consisting of not less than three nor more than seven persons : And whereas by the said section it is provided that the members of the Board shall be appointed from time to time by the Governor-General in Council :

General in Council: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Crimes Amendment Act, 1910, and of every other power and autho-rity enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

William Glendinning Riddell, Esquire,

to be a member of the Prisons Board constituted under the Crimes Amendment Act, 1910, as aforesaid.

A. W. MULLIGAN. Acting Clerk of the Executive Council. Morrinsville Borough Loans Conversion Order, 1935.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS it is provided by section nine of the Local Authoritics Interest Reduction and Loans Conversion Act, 1932-33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies : And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding : And whereas the Morrinsville Borough Council (being a local authority within the meaning of the said Act) is liable under the securities issued in respect of the loans specified in the First Schedule hereto (of which securities some were issued by the former Morrinsville Town Board and others by the said Morrinsville Borough Council), and all such securities are existing securities to which the said Act applies : And whereas the said Morrinsville Borough Council, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section

specified in the said section thirteen: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

1. This Order may be cited as the Morrinsville Borough Loans Conversion Order, 1935

2. In this Order, unless the context otherwise requires,— "The Act" means the Local Authorities Interest Reduction and Loans Conversion

"The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33:
"The date of conversion" means the date specified in clause five of this Order:
"Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities:
"The local authority." means the Marringzille Research Council.

"The local authority" means the Morrinsville Borough Council: "Local fund" has the same meaning as in Part V of the Loc of the Local Bodies' Loans

"Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act, 1926:
"New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies or to provide for cash premium payments:
"Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

Application of Order.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.
(2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise :
Provided that a certificate signed by the Mayor and published in the Gazette to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

evidence of the facts therein certified.

DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the first day of December, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

(1) The local authority shall cause a notice in the form numbered (1) in the 6. (1) The local authority shall cause a holder in the form humbered (1) in the Second Schedule hereto to be published, not later than fourteen days before the date of conversion, at least once in the *Gazette*, and where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice, accompanied by a copy of the prospectus (if any) issued by the local authority, or by a copy of this Order. (2) In addition to the notices required by the last preceding subclause, the local authority may give such further notice in relation to the conversion (whether by way of advertisement or otherwise) as it thinks fit.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates. 8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause preceding clause.

 (a) At any time before the expiration of fourteen days from the date of conversion; or

- (b) If the holder of the securities (or, where the holder is a trustee, any person whose consent would, but for this Order, be required for conversion) is during the whole of the time between the date of the publication of this Order in

the whole of the time between the date of the publication of this Order in the Gazette and the expiration of the period referred to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or
(c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.
10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any interest payable on the existing securities, or to receive the new securities or any interest thereon, until he has surrendered the existing securities to the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the out-standing principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.
(2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds.
(3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.

thereof shall rank equally.

(4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.
(5) Every new debenture shall be signed by the Mayor, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and one-

(2) The interest on new securities shall be payable half-yearly on days corresponding to the maturity dates of the securities.

15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto.

(2) The signatures to coupons may be made by facsimiles thereof in lithograph or otherwise.

MATURITY DATES.

16. (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security. (2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and, subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule. (2) Subject to the foregring provisions of this clause and to the express wish of

(3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same chronological order as the maturity dates of the existing securities in conversion of which they are respectively issued.

PREMIUMS.

17. (1) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities.

(2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Fourth Schedule hereto.

computed in accordance with the Fourth Schedule hereto.
18. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by payment of the amount thereof in cash.
(2) All payments of cash in accordance with the last preceding subclause that are not made out of any sinking fund pursuant to the provisions of this Order in that behalf or out of moneys raised pursuant to the authority conferred by the next succeeding clause shall be made by the local authority out of the local fund, and charged to the appropriate account

clause shall be made by the local authority out of the local fund, and enarged to the appropriate account. 19. (1) For the purpose of providing for cash premium payments the local authority may create, issue, and sell at a price which shall not be below par new securities for an aggregate amount not exceeding two thousand four hundred pounds, redeemable at par on such one or more of the maturity dates set out in the Third Schedule hereto as may be determined by the local authority. The rate of interest payable on any new security issued pursuant to the authority conferred by this clause shall, not-withstanding anything to the contrary contained in clause fourteen of this Order, be such rate, not exceeding four and one-quarter per centum per annum, as may be determined by the local authority. (2) Pending the raising of the moneys by the sale of any such new securities the local authority may borrow the said sum of two thousand four hundred pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

20. The principal and interest in respect of new securities shall be payable in New Zealand.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

21. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which the Public Trustee shall be the Commissioner.

(2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on the first maturity date specified in the Third Schedule hereto a contribution of two hundred and sixty-nine specified in the Third Schedule hereto a contribution of two hundred and sixty-nine pounds, and on each maturity date thereafter specified in the said Third Schedule a contribution of five hundred and sixty-nine pounds, increased in respect of each contribution by a sum equal to two and one-eighth per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately preceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the six months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities. (3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

22. (1) If dissent is signified in accordance with the provisions of this Order from

22. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners.
(2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity.
(3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable.
(4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund.

APPLICATION OF EXISTING SINKING FUNDS.

APPLICATION OF EXISTING SINKING FUNDS.
23. For the purposes of the next two succeeding clauses the sinking fund of every loan in the First Schedule hereto some only of the existing securities issued in respect of which are held by the Public Trustee shall be divided into two parts the first of which shall bear to the second the same proportion which the amount of the existing securities so held by the Public Trustee bears to the amount of the existing securities held by persons other than the Public Trustee. The said parts shall be applied as follows:—

(a) The first part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-four hereof as if the existing securities issued in respect of the loan and held by the Public Trustee were a separate loan to which that clause applies and such first part of the sinking fund of such separate loan.

(b) The second part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-five hereof as if the existing securities issued in respect of the loan and held by persons other than the Public Trustee were a separate loan to which that clause applies and such second part of the sinking fund were the sinking fund of such securate loan enarate loan.

24. (1) Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan in the First Schedule hereto the securities issued in respect of which are held by the Public Trustee, shall be applied by the Commissioner thereof, so far as it will extend, in or towards making the following payments, in the following

- (a) First, in transferring to the Commissioner of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities in respect of which such sinking fund is held;
 (b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repayment as at the date of conversion of the consolidated sinking fund hereinbefore required to be created to the nearest multiple of five pounds, in repayment as at the date of conversion of the prulic Trustee; and
 (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.
 (2) Interest up to the date of conversion on any existing securities so repaid in accordance with paragraph (b) of the last preceding subclause shall be paid by the local authority out of the local fund.

25. Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan referred to in the First Schedule hereto (other than the loans referred to in the last preceding clause) shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely :-

- (a) First, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the securities in respect of which such sinking fund is held;
 (b) Securdly in nayment in accordance with the directions of the local activities.
- (b) Secondly, in payment, in accordance with the directions of the local authorisy, of any cash payments required by this Order to be made in respect of premiums to which any holder is entitled on the conversion of any existing securities to which this Order applies (whether issued in respect of such loan or of any other loan referred to in the First Schedule hereto): Provided always that the payments made under the authority of this paragraph shall not, in the aggregate, exceed the sum by which the aggregate amount of premiums payable in respect of all the loans to which this Order applies exceeds the sum of two thousand four hundred pounds;
 (c) Thirdly, in payment, in accordance with the directions of the local authority, of the costs and charges (not exceeding in the aggregate one hundred and thirteen pounds) of and incidental to the conversion of existing securities to which this Order applies (whether issued in respect of the said loan or of any other loan referred to be created for the new securities, to be held as part of that sinking fund.

CONSOLIDATED SPECIAL RATE.

CONSOLIDATED SPECIAL RATE. 26. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of interest, sinking fund, and other charges in respect of such securities. (2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926. (3) Upon the making of such special rate event special rate the state the special rate th

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

27. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932-33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of Applies of the securities and this the second between the securities and the securities and the securities are securities are securities and the securities are securities are securities are securities and the securities are first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

28. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE. LOANS TO BE CONVERTED.

Rate of Interest. Date of Maturity. Name, Amount. Original. Existing. Per Cent. Per Cent. £ 6,000 Road Loan of £6,000 41 41 1st January, 1950. Water-supply Loan of £45,000 45,000 $5\frac{1}{4}$ 1st November, 1956. (1920) (1920) * Water-supply Supplementary Loan of £4,500 (1921) * Inner Area Sewerage Loan of £16,000 (1923) (balance) * Baths Loan (1924) of £2,000 * Constant Long (1024) of £21,500 4,500 6 48 1st April, 1958. 15,000 53 4꽃 1st January, 1960. 2,00048 48 1st September, 1960. 54 53 Streets Loan (1924) of £21,500 5,000 1st September, 1960. (part) † Roading (1925) Loan of £5,000 5,000 6 4 1st May, 1962, Outer Area Sewerage Loan (1928) of £500 500 $4\frac{2}{5}$ 1st July, 1964. $5\frac{3}{4}$

* The debentures of this loan were issued by the Morrinsville Town Board, now merged in the Morrinsville Borough.
 † The debentures of this loan were issued by the Morrinsville Borough Council.

6

 $5\frac{3}{4}$

45

43

1st April, 1963.

5th July, 1953.

6,500

3,000

£92,500

. .

†Roading Loan of £6,500

† Recreation - ground Loan of

. .

(1926)

£3,000 Total

SECOND SCHEDULE.

Forms.

(1) Notice.

[Name of local authority.]

CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act,

1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [*Particulars of loans*]. Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [*Name of local authority*] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures of other sectimetes (except ones in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 44 per cent. per annum. The conversion will take effect from [Date of conversion]. Application for conversion must be made in writing and be accompanied by the

securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day , 19 of

of , 19. If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted. The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced

to two-thirds of the original rate as from the [Date of conversion]. Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars.] Dated the day of , 19 .

. Mayor.

(2) New Debenture.

No.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduc-tion and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 . New debenture for £ , payable at , in New Zealand, on the day of , 19 , issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act Act.

(N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.)

On presentation of this debenture at , in New Zealand, on or after the day of , 19, the bearer thereof will be entitled to receive \pounds . Interest on this debenture will cease after the day when the payment falls due unless the default is made in payment. This debenture bears interest at the rate of

per centum per annum, payable day of in each year, on on the day of and presentation of the attached coupons. and the

Issued under the common seal of the ,19. the day of

[L.S.]

A.B., Mayor. C.D., Treasurer [or other officer appointed for the purpose].

(3) Coupon.

New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 .

On presentation of this coupon at , in New Zealand, on of , 19 , the bearer hereof will be entitled to receive \pounds , in New Zealand, on or after the

day of

(N.B.—The holder of this coupon has no claim in respect thereof upon the Government or public revenues of New Zealand.)

A.B., Mayor. C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33, and the Loans Conversion Order, 19 , the [Name of local authority] hereby resolves as follows :-

as follows :--That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order whether in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order or to provide for cash premium payments, and also the interest, sinking fund, and other charges (or, as the case may be, instalment of principal and interest) in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property of the dis-trict, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of [or yearly on the day of] in each and every year until the last maturity date of such securities, being the day of , 19, or until all such securities are fully paid off.

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £80,950.	Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionstely in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £80,950.
	£	1	£
1st June, 1936	350	1st June, 1951	1,200
1st December, 1936	800	1st December, 1951	1,300
1st June, 1937	800	1st June, 1952	1,200
1st December, 1937	800	1st December, 1952	1,300
1st June, 1938	800	1st June, 1953	1,400
1st December, 1938	800	1st December, 1953	1,300
1st June, 1939	900	1st June, 1954	1,400
1st December, 1939	900	1st December, 1954	1,400
1st June, 1940	1,000	1st June, 1955	1,400
1st December, 1940	1,000	1st December, 1955	1,500
1st June, 1941	1,100	1st June, 1956	1,500
1st December, 1941	1,100	1st December, 1956	1,600
1st June, 1942	1,200	1st June, 1957	1,500
1st December, 1942	1,200	1st December, 1957	1,600
1st June, 1943	1,200	1st June, 1958	1,700
1st December, 1943	1,200	1st December, 1958	1,600
1st June, 1944	1,200	1st June, 1959	1,700
1st December, 1944	1,200	1st December, 1959	1,800
1st June, 1945	1,200	1st June, 1960	1,800
1st December, 1945	900	1st December, 1960	1,800
1st June, 1946	1,000	1st June, 1961	1,800
1st December, 1946	1,000	1st December, 1961	1,900
1st June, 1947	1,000	1st June, 1962	2,000
1st December, 1947	1,100	1st December, 1962	1,900
1st June, 1948	1,100	1st June, 1963	2,100
1st December, 1948	1,100	1st December, 1963	2,000
1st June, 1949	1,100	1st June, 1964	2,100
1st December, 1949	1,100	1st December, 1964	2,200
1st June, 1950	1,200	1st June, 1965	2,200
1st December, 1950	1,200	1st December, 1965	2,200
Total		••	£80,950

No.

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

1. THE amount of the premium payable on the conversion of any existing securities shall be equal to the product obtained by multiplying the following factors, namely :---

- (a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and
- (b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	
Years.		Years.		
$\frac{1}{2}$	0.488998	194	$12 \cdot 891438$	
18	0.967235	202	13.096761	
11	$1 \cdot 434948$	201	13.297566	
$\frac{1}{2}^{2}$	$1 \cdot 892370$		$13 \cdot 493952$	
$\overline{2}_{\frac{1}{2}}$	$2 \cdot 339726$	211	13.686017	
32	$2 \cdot 777238$	22	13.873855	
3 1	$3 \cdot 205123$	224	14.057560	
4	$3 \cdot 623592$		$14 \cdot 237222$	
41	$4 \cdot 032853$	231	$14 \cdot 412931$	
5	$4 \cdot 433108$	24	14.584774	
$5\frac{5}{2}$	4.824556		14.001714 14.752835	
5 3 6	$5 \cdot 207389$		14.917198	
6 1	5.581799	25 25 1	15.077944	
7	5.947970		$15 \cdot 235153$	
7 1	6.306083	261	15.388903	
8	6.656316	. 27	$15 \cdot 539270$	
8]	$6 \cdot 998842$	27 1	$15 \cdot 686327$	
9	7.333831		$15 \cdot 830149$	
9 1	7.661448	281	15.970806	
102	7.981856		16.108367	
101	$8 \cdot 295214$	291	$16 \cdot 242902$	
11	8.601676	30	$16 \cdot 374476$	
11 1	$8 \cdot 901395$	301	$16 \cdot 503155$	
12	$9 \cdot 194518$	31	$16 \cdot 629003$	
121	$9 \cdot 481191$	31 1	$16 \cdot 752081$	
13	$9 \cdot 761556$	32	$16 \cdot 872451$	
131	10.035752	32 1	$16 \cdot 990172$	
14	10.303914	33	$17 \cdot 105303$	
144	$10 \cdot 566175$	33 1	$17 \cdot 217900$	
15	10.822665	34	$17 \cdot 328020$	
154	11.073511	341	$17 \cdot 435716$	
16	$11 \cdot 318837$	35	$17 \cdot 541042$	
164	11.558765	351	17.644051	
17	11.793413	36	$17 \cdot 744793$	
171	12.022898	361	17.843319	
18	$12 \cdot 247333$	37	17.939676	
184	$12 \cdot 466829$	371	18.033913	
19	12.681496			

Table of Factors.

Example of Working.

Conversion as from 15th December, 1933, of 6-per-cent. securities for £100, maturing 14th January, 1947, into $4\frac{1}{4}$ -per-cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is $4\frac{4}{5}$ per cent. per annum.

One year's interest on One year's interest on			s 	$ \begin{array}{ccc} $
Difference is	 	••	 ••	£0.55

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

 $\pounds 0.55$ multiplied by 9.761556 is $\pounds 5.3688558$, or $\pounds 5$ 7s. 4d., which is the premium for $\pounds 100$ of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.3688558 per cent. of the amount of the principal in each case.

(T. 49/264/2.)

A. W. MULLIGAN, Acting Clerk of the Executive Council,

THE NEW ZEALAND GAZETTE.

Rangiora County Loans Conversion Order, 1935.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS INCOMPARENT THE CONSERVENCE OF NORCEMENT IN CONCEL. WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies:

And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding:

And whereas the Rangiora County Council (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies:

And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and autho-rities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

1. This Order may be cited as the Rangiora County Loans Conversion Order, 1935.

2. In this Order, unless the context otherwise requires,—
"The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33:
"The date of conversion" means the date specified in clause five of this

Order:

"The date of conversion means the date spectrum in clause are of order:
"Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities:
"The local authority" means the Rangiora County Council:
"Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act, 1926:
"New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies:
"Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act; it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.

(2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise:

Provided that a certificate signed by the Chairman of the local authority and published in the *Gazette* to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the thirtieth day of September, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto, together with a copy of this Order, to be forwarded by registered letter not later than fourteen days before the date of conversion to every holder of existing securities to which this Order applies.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates. 8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause.

shall be converted into new securities in the same manner as if application had been made under the last preceding clause.
9. Dissent from the conversion of any existing securities may be signified—

(a) At any time before the expiration of fourteen days from the date of conversion; or
(b) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.

10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any principal or interest payable in respect of the existing securities, or to receive the new securities or any interest payable in respect thereof, until he has surrendered the existing securities to the local surtherity.

In respect thereof, and no has surveyed by any such existing securities for the period ending principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

13. (1) New securities shall be issued in the form of debentures in the

form numbered (2) in the Second Schedule hereto. (2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds.

(3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.
(4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Yorkand New Zealand.

(5) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and one-

14. (1) The rate of interest payable on new securities shall be four and one-quarter per centum per annum. (2) The interest on new securities shall be payable half-yearly on days corresponding to the maturity dates of the securities. 15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto. (2) The signatures to coupons may be made by facsimiles thereof in lithograph or otherwise.

MATURITY DATES.

16. (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf

maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security. (2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and, subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule. (3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same chronological order as the maturity dates of the existing securities in conversion of which they are respectively issued.

PREMIUMS.

17. (1) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities.

(2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Fourth Schedule hereto Schedule hereto.

Schedule hereto. 18. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by payment of the amount thereof in cash. (2) All payments of cash in accordance with the last preceding subclause that are not made out of any sinking fund pursuant to the provisions of this Order in that behalf shall be made by the local authority out of the local fund, and cherged to the appreciate account and charged to the appropriate account.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

19. The principal and interest in respect of new securities shall be payable in New Zealand.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES. 20. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which the Public Trustee shall be the Commissioner. (2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on each thirtieth day of September following the date of conversion up to and including the thirtieth day of September, one thousand nine hundred and sixty-three, a contribution of sixty-five pounds, increased in respect of each contribution by a sum equal to four and one-quarter per centum of the aggregate amount of new securities redeemable up to and including the thirtieth day of September pre-ceding the date on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities. (3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

SINKING FUND FOR UNCONVERTED SECURITIES. 21. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Com-missioners in respect of such loan shall be the first Commissioners. (2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity. (3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable. (4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund: Provided that nothing in the said sections or in this Order shall authorize the removal or suspension of the Public Trustee as Commissioner of any sinking fund.

fund.

APPLICATION OF EXISTING SINKING FUNDS.

22. The existing sinking fund of every loan referred to in the First Schedule hereto shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely:

- irst, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same pro-portion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the securities in respect of which such sinking fund is held: (a) First, held
- held;
 (b) Secondly, in payment, in accordance with the directions of the local authority, of any cash payments required by this Order to be made in respect of premiums to which any holder is entitled on the conversion of any existing securities to which this Order applies (whether issued in respect of such loan or of any other loan referred to in the First Schedule hereto); and
 (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

CONSOLIDATED SPECIAL RATE.

Consolidated Special Rate. 23. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of interest, sinking fund, and other charges in respect of such securities. (2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926. (3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

24. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932–33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

25. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE. LOANS TO BE CONVERTED.

Name.	Amount.	Rate of	Interest.	Date of Maturity.		
Maine.	Amount,	Original.	Existing.			
Cam Bridge Loan Workers' Dwellings Loan Workers' Dwellings Loan (No. 2) of £1,000, 1926 Total	£ 500* 1,000* 1,000* 1,000 £4.000		Per Cent. $4\frac{1}{4}$ $4\frac{1}{4}$ $4\frac{1}{4}$ $4\frac{1}{4}$ $4\frac{1}{3}$ $4\frac{1}{5}$	14th January, 1960. 14th July, 1960. 14th January, 1961. 14th July, 1961. 30th September, 1956.		

* Less amount of principal repaid as at date of conversion.

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

[Name of local authority.] CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [Particulars of loans]. Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 44 per cent. per annum. The conversion will take effect from [Date of conversion]. Application for conversion must be made in writing and be accompanied by the securities to which it relates. Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day of , 19. If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted. The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion]. Entrementionel as to the new debentures and the conversion generally

of conversion]

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars]. Dated the day of , 19 .

, Chairman.

(2) New Debenture.

[Name of local authority], New Zealand.

[Name of local authority], New Zealand. New debenture, issued pursuant to Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. New debenture for £ , payable at , in New Zealand, on the day of , 19 , issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act. (N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.) On presentation of this debenture at . in New Zealand, on or after

the Government or public revenues of New Zealand.) On presentation of this debenture at , in New Zealand, on or after the day of , 19, the bearer thereof will be entitled to receive \pounds . Interest on this debenture will cease after the day when the pay-ment falls due unless default is made in payment. This debenture bears interest at the rate of per centum per annum, payable on the day of and the day of in each year, on presentation of the attached coupons. Issued under the common seal of the the day of , 19.

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose]. [L.S.]

(3) Coupon.

No. New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. On presentation of this coupon at , in New Zealand, on or after the day of , 19, the bearer hereof will be entitled to receive £

¢ (N.B.—The holder of this coupon has no claim in respect thereof upon the Government or public revenues of New Zealand.)

A.B., Chairman. C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

(4) Resolution making Special Rate. In pursuant and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, the [Name of local authority] hereby resolves as follows:— That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund, and other charges (or as the case may be, instalment of principal and interest) in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of] in each and every year until the last maturity date of such securities, being the day of , 19, or until all such securities are fully paid off.

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £3,555.	Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £3,555.	
	£		£	
Out Burntom how 1098	100	30th September, 1950	100	
30th September, 1936 		1051	200	
"	100	1059	100	
., 1939	100	1059	100	
" 1939 " 1940	100	1054	200	
., 1940		1055	100	
,, 1941 ., 1942	100	, 1955	200	
	100	., 1950	100	
,, 1943	100	, 1957 . 1958	200	
" 1944	100	" 1958 " 1959	200	
" 1945	100	., 1959	200	
- ,, 1946	100		200	
,, 1947		" 1961		
" 1948	100	" 1962 1062	200	
" 1949	100	,, 1963	255	
Total	••	••	£3,555	

No.

No.

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

- (a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and
- (b) The appropriate factor specified in the Table of Factors hereinaiter set out according to the period between the date of conversion and the maturity date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Yeurs.	
ł	0.488998	194	$12 \cdot 891438$
1	0.967235	20	13.096761
11	$1 \cdot 434948$	201	$13 \cdot 297566$
2	$1 \cdot 892370$	21	$13 \cdot 493952$
2 1	$2 \cdot 339726$	211	13.686017
3	$2 \cdot 777238$	22	$13 \cdot 873855$
31	$3 \cdot 205123$	22 1	$14 \cdot 057560$
4	$3 \cdot 623592$	23	$14 \cdot 237222$
41	$4 \cdot 032853$	234	14 • 412931
จั	$4 \cdot 433108$	24	$14 \cdot 584774$
51	$4 \cdot 824556$	241	$14 \cdot 752835$
6	$5 \cdot 207389$	25	14.917198
61	$5 \cdot 581799$	25 1	15.077944
7	$5 \cdot 947970$	26	$15 \cdot 235153$
7 1	6.306083	26 1	$15 \cdot 388903$
8	6.656316	27	$15 \cdot 539270$
8 1	6.998842	271	$15 \cdot 686327$
9*	7.333831	28	$15 \cdot 830149$
91	7.661448	281	15.970806
10	7.981856	$\overline{29}^2$	16.108367
104	$8 \cdot 295214$	29 1	16.242902
11	8.601676	30 ²	16.374476
114	8.901395	301	$16 \cdot 503155$
12	9.194518	312	16.629003
121	9.481191	314	16.752081
13	$9 \cdot 761556$	32^2	16.872451
131	10.035752	32 1	16.990172
14	$10 \cdot 303914$	33	$17 \cdot 105303$
141	10.566175	33 1	$17 \cdot 217900$
15	10.822665	34	$17 \cdot 328020$
154	11.073511	341	$17 \cdot 435716$
16	11.318837	35	17.541042
161	11.558765	351	17.644051
17	11.793413	36	17.744793
174	$12 \cdot 022898$	361	17.843319
18	$12 \cdot 247333$	37	17.939676
184	12.466829	371	18.033913
19	12.681496		

Table of Factors.

Example of Working.

Conversion as from 15th December, 1933, of 6 per cent. securities for £100, maturing 14th January, 1947, into 41 per cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 44 per cent. per annum. c

One year's interest on £ One year's interest on £	100 at 100 at	existing r new rate	ate (4 4 p (44 per c	er cent.) i ent.) is	в 	 $4 \cdot 8 \\ 4 \cdot 25$	
Difference is						£0·55	

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years. Factor for 13 years is 9.761556.

 \pounds 0.55 multiplied by 9.761556 is \pounds 5.3688558, or \pounds 5 7s. 4d., which is the premium for \pounds 100 of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.3688558 per cent. of the amount of the principal in each case.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(T. 49/467.)

2

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies : And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding : And whereas the Mount Roskill Road Board (being a local authority within the meaning of the said Act) has issued securities are existing securities to which the said Act applies :

applies :

applies : And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen : Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

1. This Order may be cited as the Mount Roskill Road Board Loans Conversion Order.

1. This Order may be cred as the Mount Roskin Road Board Loans Conversion Order, 1935 (No. 1).
2. In this Order, unless the context otherwise requires,—
"The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33 :

"The date of conversion" means the date specified in clause five of this Order :

"The date of conversion means the date specified in clause rive of this order. "Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities: "The local authority" means the Mount Roskill Road Board: "Local fund" has the same meaning as in Part V of the Local Bodies' Loans

- "Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act, 1926:
 "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies or to provide for cash premium payments:
 "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.
(2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise:
Provided that a certificate signed by the Chairman of the local authority and published in the *Gazette* to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the thirtieth day of September, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published, not later than fourteen days before the date of conversion, at least once in the *Gazette*, and where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of the prospectus (if any) issued by the local authority, or by a copy of this Order.

(2) In addition to the notices required by the last preceding subclause, the local authority may give such further notice in relation to the conversion (whether by way of advertisement or otherwise) as it thinks fit.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates. 8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause.

- 9. Dissent from the conversion of any existing securities may be signified—

 (a) At any time before the expiration of fourteen days from the date of conversion;
- or
 (b) If the holder of the securities (or, where the holder is a trustee, any person whose consent would, but for this Order, be required for conversion) is during the whole of the time between the date of the publication of this Order in the Gazette and the expiration of the period referred to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or
 (c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.
 10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any principal or interest payable in respect of the existing securities, or to receive the new securities or any interest payable in respect thereof, until he has surrendered the existing securities to the local authority. 12. Subject to the provisions of the last preceding clause, the interest on the out-standing principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

conversion.

NEW SECURITIES.

New SECURITES. 13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto. (2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds. (3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally. (4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand. (5) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and one-quarter per centum per annum. (2) The interest on new securities shall be payable half-yearly on days corresponding

(2) The interest on new securities shall be payable half-yearly on tary contropolating to the maturity dates of the securities.
15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto.
(2) The signatures to coupons may be made by facsimiles thereof in lithograph or ethermice.

otherwise.

MATURITY DATES.

MATURITY DATES. 16. (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security. (2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and, subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule. (3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same chronological order as the maturity dates of the existing securities in conversion of which they are respectively issued.

which they are respectively issued.

PREMIUMS.

17. (1) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities.

(2) The holder of any existing securities bearing interest at a rate which, as reduced in accordance with Part I of the Act, exceeds the rate of interest payable on the new securities shall on the conversion of such securities be entitled to receive new securities

securities shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Fourth Schedule hereto.
18. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by payment of the amount thereof in cash.
(2) All payments of cash in accordance with the last preceding subclause that are not made out of moneys raised pursuant to the authority in that behalf conferred by the next succeeding clause hereof or out of any sinking fund pursuant to the provisions of this Order in that behalf be made by the local authority out of the local fund, and charged to the appropriate account.

this Order in that behalf shall be made by the local authority out of the local fund, and charged to the appropriate account. 19. (1) For the purpose of providing for each premium payments the local authority may create, issue, and sell at a price which shall not be below par new securities for an aggregate amount not exceeding two thousand seven hundred and forty-five pounds, redeemable at par on such one or more of the maturity dates set out in the Third Schedule hereto as may be determined by the local authority. The rate of interest payable on any new security issued pursuant to the authority conferred by this clause shall, notwithstanding anything to the contrary contained in clause fourteen of this Order, be such rate not exceeding four and one-quarter per centum per annum as may be determined by the local authority. (2) Pending the raising of the moneys by the sale of any such new securities the local authority may borrow the said sum of two thousand seven hundred and forty-five pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

20. The principal and interest in respect of new securities shall be payable in New Zealand.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

21. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which the Public Trustee shall be the Commissioner.

(2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on each of the maturity dates specified in the Third Schedule hereto, a contribution of five hundred and fifty pounds, specified in the Third Schedule hereto, a contribution of five hundred and fifty pounds, increased in respect of each contribution by a sum equal to four and a quarter per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately preceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities. (3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

SINKING FUND FOR UNCONVERTED SECURITIES. 22. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners. (2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by such unconverted securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity dates of such unconverted securities, or until the Commissioners are satisfied fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity dates of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity. (3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable. (4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund : Provided that nothing in the said sections or in this Order shall authorize the removal or suspension of the Public Trustee as Commissioner of any sinking fund.

APPLICATION OF EXISTING SINKING FUNDS.

23. For the purposes of the next two succeeding clauses the sinking fund of every loan in the First Schedule hereto some only of the existing securities issued in respect of which are held by the Public Trustee shall be divided into two parts the first of which shall bear to the second the same proportion which the amount of the existing securities so held by the Public Trustee bears to the amount of the existing securities held by persons other than the Public Trustee. The said parts shall be applied as follows:----

(a) The first part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provision of clause twenty-four hereof as if the existing securities issued in respect of the loan and held by the Public Trustee were a separate loan to which that clause applies and such first part of the sinking fund were the sinking fund of such separate loan.

(b) The second part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-five hereof as if the existing securities issued in respect of the loan and held by persons other than the Public Trustee were a separate loan to which that clause applies and such second part of the sinking fund were the sinking fund of such separate loan.

24. (1) Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan in the First Schedule hereto the securities issued in respect of which are held by the Public Trustee, shall be applied by the Commissioner thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely :--

- (a) First, in transferring to the Commissioner of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the securities in respect of which such sinking fund is held;
- (b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repayment as at the date of conversion of the principal secured by the existing securities issued in respect of such loan and held by the Public Trustee; and
- (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

(2) Interest up to the date of conversion on any existing securities so repaid in accordance with paragraph (b) of the last preceding subclause shall be paid by the local authority out of the local fund.

25. Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan referred to in the First Schedule hereto (other than the loans referred to in the last preceding clause) shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely :---

- (a) First, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the securities in respect of which such sinking fund is held;
- (b) Secondly, in payment, in accordance with the directions of the local authority, of any cash payments required by this Order to be made in respect of premiums to which any holder is entitled on the conversion of any existing securities to which this Order applies (whether issued in respect of such loan or of any other loan referred to in the First Schedule hereto); provided that the aggregate amount of the payments made pursuant to this paragraph shall not exceed the sum by which the total aggregate amount of premiums to which all such holders are entitled exceeds two thousand seven hundred and forty-five pounds; and
- (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

CONSOLIDATED SPECIAL RATE.

26. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate over the whole of the district of the local authority to provide for the payment of interest, sinking fund, and other charges in respect of such securities.

(2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

27. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932-33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

28. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

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THE NEW ZEALAND GAZETTE.

FIRST SCHEDULE.

LOANS TO BE CONVERTED.

NT		Rate of	Interest.	Date of Maturity.	
Name.	Amount.	Original.	Existing.		
	£	Per Cent	Per Cent.		
Road Construction Loan of £18,000 (1919)	18,000	51	41	1st August, 1956.	
Dominion R o a d Concreting Loan £14,800, 1926	14,800	54	43	1st May, 1963.	
Ten per cent. Additional to Dominion Road Concreting Loan £14,800, 1926, £1,400	1,400	51	4 ફ	10th March, 1964.	
Stone Crushing Plant and Stone Quarry Development Loan, £5,500, 1926	5,500	5 1	4 3	lst May, 1963.	
Three Kings Road Loan (1930) of £17,000	17,000	$5\frac{3}{4}$	4 3	17th September, 1950	
Waikowhai Park Loan	500*	4 1	41	15th March, 1950.	
Roads Construction Supplementary Loan	1,800*	4]	4 1 41	15th September, 1958.	
No. 2 Area Waterworks Reticu- lation Loan of £4,000 (1923)	4,000	6	4 §	1st April, 1960.	
Special (1924) Water Loan of £1,250	1,250	6	45	1st May, 1961.	
Special (1924) Water Loan of £4,800	4,800	6	45	1st February, 1962.	
Waikowhai Water Supply Ex- tension Loan of £3,100 (£2,400 raised)	2,400	$5\frac{3}{4}$	4 §	lst January, 1965.	
	£71,450				

* Less amount of principal repaid as at date of conversion.

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act 1932-33, and the Loans Conversion Order, 19 , of debentures or other securities issued in respect of the following loans [*Particulars of loans*].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 41 per cent. per annum.

The conversion will take effect from [Date of conversion].

Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address or at least one person authorized to receive dissents] on or before the day , 19 of

If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion].

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars].

, 19 .

Dated the day of

, Chairman.

(2) New Debenture.

No.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduc-tion and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. New debenture for £ , payable at , in New Zealand, on the day of , 19 , issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act.

(N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.)

On presentation of this debenture at , in New Zealand, on or after the day of , 19, the bearer thereof will be entitled to receive \pounds . Interest on this debenture will cease after the day when the payment falls due unless default is made in payment.

This debenture bears interest at the rate of per centum per annum, payable on the day of and the day of in each year, on on the day of and presentation of the attached coupons.

Issued under the common seal of the

, 19 day of the

[L.S.]

No.

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Coupon.

New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19.

entation of this coupon at , in New Zealand, on or after the , 19 , the bearer hereof will be entitled to receive \pounds On presentation of this coupon at day of

(N.B.—The holder of this coupon has no claim in respect thereof upon the Government or public revenues of New Zealand.)

A.B., Chairman. C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19 , the [Name of local authority] hereby resolves as follows :

as follows :— That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund,; and other charges (or, as the case may be, instalment of principal and interest) in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property of the district, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of and the day of [or yearly on the securities, being the day of , 19, or until all such securities are fully paid off.

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

Andreas and Andreas Andreas and Andreas Sam Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £68,880.	Date.	Aggregate Amount of Principal to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amount is greater or less than £68,880.	
	£		£	
30th September, 1936		30th September, 1954	1,600	
, 1937	1,100	" 1955 1056	1,700	
"	1,200	,, 1956	1,800	
" 1939 " 1940	1,300 1,400	" 1957 1958	1,900 2,000	
"	1,400	1050	2,000	
1049	1,600	1080	2,000	
1942	1,700	1081	2,100	
1044	1,700	1089	2,200	
" 1944 " 1945	1,800	1069	2,300	
		1084	2,500	
1047	1,300	1065	2,600	
1049	1,300	1080	2,700	
" 1948 " 1949	1,300	1067	2,700	
	1.400	1069	2,900	
1051	1,500	1060	3,000	
		1070	3,200	
,, 1953		,, 1970 ,, 1971	3,380	
Total		••	£68,880	

FOURTH SCHEDULE. COMPUTATION OF PREMIUMS.

(a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and

(b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (δ) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.		
Years.		Years.			
-	0.488998	194	12.891438		
1	0.967235	20	13.096761		
1	$1 \cdot 434948$	201	13·297566		
2	$1 \cdot 892370$	21	13 · 493952		
2 1	$2 \cdot 339726$	211	13.686017		
3	2.777238	22	13 · 873 855		
31	$3 \cdot 205123$	22 1	14·057560		
4	$3 \cdot 623592$	23	14 · 237222		
41	4.032853	23 1	14·412931		
5	4.433108	24	14 · 584774		
51	4.824556	24 <u>1</u>	14.752835		
6	5.207389	25	14.917198		
6 <u>1</u>	5.581799	25 1	15.077944		
7	5.947970	26	15-235153		
71	6.306083	26 <u>1</u> 27	15.388903		
8 8 1	6 · 656316 6 · 998842		15.539270		
9	7.333831	$27\frac{1}{2}$ 28	15.686327 15.830149		
9 1	7.661448	28 28 1	15.970806		
	7.981856	201	16.108367		
101	8.295214	29 29 1	16.242902		
	8.601676	30	16.374476		
111	8.901395	301	16.503155		
12	9.194518	31	16.629008		
121	9.481191	314	16.752081		
13	9.761556	32	16.872451		
131	10.035752	321	16.990172		
14	10.303914	33	17.105303		
141	10.566175	331	17.217900		
15	10.822665	34	17.328020		
151	11.073511	341	17.435716		
16	11 318837	35	17.541042		
161	$11 \cdot 558765$	35	17.644051		
17	11.793413	36	17.744793		
171	12·022898	361	17.843319		
18	12·247333	37	17.939676		
181	12 · 466829	37	18.033913		
19	12.681496				

Table of Factors.

Example of Working.

Conversion as from 15th December, 1933, of 6 per cent. securities for £100, maturing 14th January, 1947, into 41 per cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 44 per cent. per annum. €.

One year's interest on f	2100 at : 2100 at :	existing r new rate	ate (45 p (41 per o	er cent.) i ent.) is	8	4-8 4-25
Difference is						 £0.55

Period from date of conversion (15th December, 1933) to existing maturity date 14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

£0.55 multiplied by 9.761556 is £5.3688558, or £5 7s. 4d., which is the premium for £100 of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.36835558 per cent. of the amount of the principal in each case.

A. W. MULLIGAN,

(T. 49/124/8.)

Acting Clerk of the Executive Council.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies:

And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding :

And whereas the Mount Roskill Road Board (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies :

And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen :

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

1. This Order may be cited as the Mount Roskill Road Board Loans Conversion Order, 1935 (No. 2).

2. In this Order, unless the context otherwise requires,-

"The Act" means the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33 :

"The date of conversion " means the date specified in clause five of this Order :

"Existing securities " means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities :

"The local authority" means the Mount Roskill Road Board :

- "Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act, 1926 :
- "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this

Order applies or to provide for cash premium payments : "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accord-ance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.

(2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise :

Provided that a certificate signed by the Chairman of the local authority and published in the *Gazette* to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the thirtieth day of September, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published, not later than fourteen days before the date of conversion, at least once in the *Gazette* and where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of the prospectus (if any) issued by the local authority, or by a copy of this Order.

(2) In addition to the notices required by the last preceding subclause, the local authority may give such further notice in relation to the conversion (whether by way of advertisement or otherwise) as it thinks fit.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates.

8. If the holder of any existing securities to which this Order applies does not, with the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause.

- 9. Dissent from the conversion of any existing securities may be signified—

 (a) At any time before the expiration of fourteen days from the date of conversion;
- (a) At any time before the explanated of the holder is a trustee, any person or
 (b) If the holder of the securities (or, where the holder is a trustee, any person whose consent would, but for this Order, be required for conversion) is during the whole of the time between the date of the publication of this Order in the *Gazette* and the expiration of the period referred to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or
 (c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.

10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any interest payable on the existing securities, or to receive the new securities or any interest thereon, until he has surrendered the existing securities to the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the out-standing principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.

(2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds.

(3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.

(4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.

(5) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and onequarter per centum per annum.

(2) The interest on new securities shall be payable half-yearly on days corresponding to the maturity dates of the securities.

15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto.

(2) The signatures to coupons may be made by facsimiles thereof in lithograph or otherwi le,

MATURITY DATES.

16, (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security.

(2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and,

subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule.

(3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same chronological order as the maturity dates of the existing securities in conversion of which they are respectively issued.

PREMIUMS.

17. The holder of any existing securities to which this Order applies shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with the Fourth Schedule hereto.

18. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by payment of the amount thereof in cash.

(2) All payments of cash in accordance with the last preceding subclause that are not made out of moneys raised pursuant to the authority in this behalf conferred by the next succeeding clause hereof or out of any sinking fund pursuant to the provisions of this Order in that behalf shall be made by the local authority out of the local fund, and charged to the appropriate account.

and charged to the appropriate account. 19. (1) For the purpose of providing for cash premium payments the local authority may create, issue, and sell at a price which shall not be below par new securities for an aggregate amount not exceeding three thousand three hundred and eighty-five pounds, redeemable at par on such one or more of the maturity dates set out in the Third Schedule hereto as may be determined by the local authority. The rate of interest payable on any new security issued pursuant to the authority conferred by this clause shall, notwithstanding anything to the contrary contained in clause fourteen of this Order, be such rate not exceeding four and one-quarter per centum per annum as may be determined by the local authority.

(2) Pending the raising of the moneys by the sale of any such new securities the local authority may borrow the said sum of three thousand three hundred and eighty-five pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

20. The principal and interest in respect of new securities shall be payable in New Zealand.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

21. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which the Public Trustee shall be the Commissioner.

(2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioner of the consolidated sinking fund on each of the maturity dates specified in the Third Schedule hereto, a contribution of five hundred and twentyfive pounds, increased in respect of each contribution by a sum equal to four and onequarter per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately preceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities.

(3) The provisions of subsections four, five, and six of section ninety-five of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

22. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners.

(2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity.

(3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable.

(4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund:

Provided that nothing in the said sections or in this Order shall authorize the removal or suspension of the Public Trustee as Commissioner of any sinking fund.

APPLICATION OF EXISTING SINKING FUNDS.

23. For the purposes of the next two succeeding clauses the sinking fund of every loan in the First Schedule hereto some only of the existing securities issued in respect of which are held by the Public Trustee shall be divided into two parts the first of which shall bear to the second the same proportion which the amount of the existing securities so held by the Public Trustee bears to the amount of the existing securities held by persons other than the Public Trustee. The said parts shall be applied as follows :--

- (a) The first part of such inking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-four hereof as if the existing securities issued in respect of the loan and held by the Public Trustee were a separate loan to which that clause applies and such first part of the sinking fund were the sinking fund of such separate loan.
 (h) The accord met of much sinking fund of such separate loan.
- (b) The second part of such sinking fund of such separate roan.
 (b) The second part of such sinking fund shall be applied by the Commissioner thereof in accordance with the provisions of clause twenty-five hereof as if the existing securities issued in respect of the loan and held by persons other than the Public Trustee were a separate loan to which that clause applies and such second part of the sinking fund were the sinking fund of such separate loan.

24. (1) Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan in the First Schedule hereto the securities issued in respect of which are held by the Public Trustee, shall be applied by the Commissioner thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely :--

- (a) First, in transferring to the Commissioner of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the securities in respect of which such sinking fund is held;
- (b) Secondly, as far as it will extend to the nearest multiple of five pounds, in repayment as at the date of conversion of the principal secured by the existing securities issued in respect of such loan and held by the Public Trustee; and
- (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

(2) Interest up to the date of conversion on any existing securities so repaid in accordance with paragraph (b) of the last preceding subclause shall be paid by the local authority out of the local fund.

25. Subject to the provisions of clause twenty-three hereof, the existing sinking fund of every loan referred to in the First Schedule hereto (other than the loans referred to in the last preceding clause) shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely :---

- (a) First, in transferring to the Commissioners of the sinking fund hereinbefore required to be created for the unconverted securities issued in respect of such loan a sum which bears the same proportion to the amount of such existing sinking fund at the date of conversion as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the securities in respect of which such sinking fund is held;
- (b) Secondly, in payment, in accordance with the directions of the local authority, of any cash payments required by this Order to be made in respect of premiums to which any holder is entitled on the conversion of any existing securities to which this Order applies (whether issued in respect of such loan or of any other loan referred to in the First Schedule hereto) provided that the aggregate amount of the payments made pursuant to this paragraph shall not exceed the sum by which the total aggregate amount of premiums to which all such holders are entitled exceeds three thousand three hundred and eighty-five pounds; and
- (c) Thirdly, in transferring the balance to the Commissioner of the consolidated sinking fund hereinbefore required to be created for the new securities, to be held as part of that sinking fund.

CONSOLIDATED SPECIAL RATE.

26. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate to provide for the payment of interest, sinking fund, and other charges in respect of such securities. Such special rate shall be made and levied over the whole of that area of the district of the local authority over any part of which any existing special rate in respect of any of the local specified in the First Schedule hereto was made and levied.

(2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

27. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932-33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April one thousand mine hundred and thirty three shell be constructed as first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

28. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE.

Name.	Amount.	Rate of Interest.				
		Original.	Existing.	Date of Maturity.		
	£	Per Cent.	Per Cent.			
Water and Drainage Loan of £40,000, 1923	40,000	6	4 \$	1st June, 1961.		
Water and Drainage Extension Supplementary Loan of £4,000	4,000	6	4 †	lst June, 1961.		
Drainage Extension Loan of £3,500, 1925	3,500	6	4\$	1st September, 1962.		
Total	£47,500					

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act. 1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [Particulars of loans].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 41 per cent. per annum.

The conversion will take effect from [Date of conversion].

Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day , 19 of

If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion].

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars].

Dated the

day of , 19 .

Chairman.

(2) New Debenture.

No.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authoritics Interest Reduc-tion and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. New debenture for \pounds , payable at , in New Zealand, on the day of , 19, issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said

Act. (N.B.-The holder of this debenture has no claim in respect thereof upon the

Government or public revenues of New Zealand.) \mathbf{E}

On presentation of this debenture at , in New Zealand, on or after the day of , 19, the bearer thereof will be entitled to receive f. Interest on this debenture will cease after the day when the payment falls due unless default is made in payment.

This debenture bears interest at the rate of per centum per annum, payable the day of and the day of in each year, on on the day of and the presentation of the attached coupons. in each year, on

Issued under the common seal of the the day of , 19 .

[L.S.]

No.

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Coupon.

New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19

On presentation of this coupon at , in New Zealand, on or after the of , 19 , the bearer hereof will be entitled to receive \pounds .

day of

(N.B.-The holder of this coupon has no claim in respect thereof upon the Government or public revenues of New Zealand.)

A.B., Chairman. C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, the [Name of local authority] hereby resolves as follows :-

as follows :— That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the interest, sinking fund, and other charges (or, as the case may be, instalment of principal and interest) in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property within the whole of that area of the district of the local authority over any part of which any existing special rate in respect of any of the loans specified over any part of which any existing special rate in respect of any of the loans specified in the aforesaid First Schedule was made and levied, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of and the day of [or yearly on the day of] in each and every year until the last maturity date of such securities, being the day of , 19, or until all such securities are fully paid off.

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

Date		Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amountisgreateror less than £44,895.	Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16 (2) of this Order if the Total Amountisgreateror less than £44,895.			
		£			£		
30th September, 19	936	600	30th September,	1954	1,100		
	937	700	,,	1955	1,200		
	938	700	,,	1956	1,200		
	939	700	,,	1957	1,300		
	940	700	,	1958	1,400		
	941	700	,,	1959	1,400		
,, 1	942	700	,,	1960	1,500		
	943	700	,,	1961	1,500		
	944	700	,,	1962	1,600		
	945	800	,,	1963	1,600		
,, 1	946	800	,,	1964	1,700		
,, 19	947	900	,,	1965	1,800		
,, 1	948	900	,,	1966	1,900		
,, l	949	900	,,	1967	2,000		
,, 19	950	1,000	,,	1968	2,100		
	951	1,000	,,	1969	2,200		
	952	1,100	,,	1970	2,300		
	953	1,100	,,,	1971	2,395		
Total		••	••		£44,895		

FOURTH SCHEDULE.

COMPUTATION OF PREMIUMS.

1. THE amount of the premium payable on the conversion of any existing securities shall be equal to the product obtained by multiplying the following factors, namely :---

(a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and

(b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.		
Years.		Years.			
1	0.488998	191	$12 \cdot 891438$		
· · · 1 [*]	0.967235	20	13.096761		
11	$1 \cdot 434948$	20 1	$13 \cdot 297566$		
2	$1 \cdot 892370$	21	$13 \cdot 493952$		
21	$2 \cdot 339726$	21 1	$13 \cdot 686017$		
3	$2 \cdot 777238$	22^2	$13 \cdot 873855$		
3 1	$3 \cdot 205123$	224	14.057560		
4	$3 \cdot 623592$	23	$14 \cdot 237222$		
41	4.032853	231	$14 \cdot 412931$		
5	$4 \cdot 433108$	24	$14 \cdot 584774$		
54	$4 \cdot 824556$	24 1	14.752835		
6	$5 \cdot 207389$	25	$14 \cdot 917198$		
6 1	$5 \cdot 581799$	25 1	$15 \cdot 077944$		
7	5.947970	26	$15 \cdot 235153$		
7 1	$6 \cdot 306083$	26 1	$15 \cdot 388903$		
8	6.656316	27	$15 \cdot 539270$		
81 81	$6 \cdot 998842$	271	$15 \cdot 686327$		
9	$7 \cdot 333831$	28	$15 \cdot 830149$		
91	7 661448	281	15.970806		
10	7.981856		16.108367		
101	$8 \cdot 295214$	291	$16 \cdot 242902$		
11	8.601676	30	16.374476		
114	8.901395	301	16.503155		
12	9.194518	31	16.629003		
124	9.481191	314	16.752081		
13	$9 \cdot 761556$	32	$16 \cdot 872451$		
131	10.035752	321	$16 \cdot 990172$		
14	10.303914	33	$17 \cdot 105303$		
141	10.566175	331	$17 \cdot 217900$		
15	$10 \cdot 822665$	34	$17 \cdot 328020$		
151	11.073511	341	17.435716		
16	$11 \cdot 318837$	35	17.541042		
16 1	$11 \cdot 558765$	351	17.644051		
17	11.793413	36	17.744793		
171	$12 \cdot 022898$	361	$17 \cdot 843319$		
18	$12 \cdot 247333$	37	17.939676		
184	12.466829	374	18.033913		
19	12.681496	0.3	10 000010		
entre internet in the second	001100	ta ∦a ta ta ta ta			

Table of Factors.

Example of Working.

Conversion as from 15th December, 1933, of 6 per cent. securities for £100, maturing 14th January, 1947, into 41 per cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 4[‡] per cent. per annum.

One year's interest o One year's interest o		• •		•	is	•••	$4 \cdot 8$ $4 \cdot 25$	
Difference i	s	••	••	••	••	••	£0.55	

Period from date of conversion (15th December, 1933) to existing maturity date 14th January, 1947) is 13 years 30 days, counted as 13 years.

Factor for 13 years is 9.761556.

 $\pounds 0.55$ multiplied by 9.761556 is $\pounds 5.3688558$, or $\pounds 5.78$. 4d., which is the premium for $\pounds 100$ of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.3688558 per cent. of the amount of the principal in each case.

(**T. 49**/124/8.)

A. W. MULLIGAN, Acting Clerk of the Executive Council. Mount Roskill Road Board Loans Conversion Order, 1935 (No. 3).

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accord-ance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies : And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding :

In the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding: And whereas the Mount Roskill Road Board (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies

applies: And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen : Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

This Order may be cited as the Mount Roskill Road Board Loans Conversion Order, 1935 (No. 3).
 In this Order, unless the context otherwise requires,—
 "The Act" means the Local Authorities Interest Reduction and Loans Conversion

Act, 1932-33 :

Act, 1932-33:
"The date of conversion" means the date specified in clause five of this Order:
"Existing securities" means debentures or other securities issued before the first day of April, one thousand nine hundred and thirty-three; and includes any securities issued on or after that date, but before the date of conversion, in replacement (as that term is defined in the Act) of any such securities:
"The local authority" means the Mount Roskill Road Board:
"Local fund" has the same meaning as in Part V of the Local Bodies' Loans Act. 1926.

Act, 1926 : "New securities " or " new debentures " means securities or debentures issued in

New securities for new dependences means securities or dependence in accordance with this Order in conversion of existing securities to which this Order applies or to provide for cash premium payments: "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance

with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accord-ance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies. (2) The following provisions of this Order shall come into force if such resolution is passed and confirmed as aforesaid, but not otherwise : Provided that a certificate signed by the Chairman of the local asthority and published in the *Gazette* to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the thirtieth day of September, one thousand hine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITEES.

6. (1) The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto to be published not later than fourteen days before the date of conversion, at least once in the *Gazette* and where the address of any holder of existing securities to which this Order applies is known, shall forward by registered letter to such holder a copy of such notice accompanied by a copy of the prospectus (if any) issued by the local authority, or by a copy of this Order.

(2) In addition to the notices required by the last preceding subclause, the local authority may give such further notice in relation to the conversion (whether by way of advertisement or otherwise) as it thinks fit.

RIGHT TO APPLY FOR OB DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates. 8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last merceding clause. preceding clause

- (a) At any time before the expiration of fourteen days from the date of conversion; or
- or
 (b) If the holder of the securities (or, where the holder is a trustee, any person whose consent would, but for this Order, be required for conversion) is during the whole of the time between the date of the publication of this Order in the Gazette and the expiration of the period referred to in the last preceding paragraph absent from New Zealand, at any time before the expiration of three months from the date of conversion; or
 (c) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.
 10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

authorized by the local authority to receive it.

SURRENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any interest payable on the existing securities, or to receive the new securities or any interest thereon, until he has surrendered the existing securities to the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the out-standing principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

New SECURITIES. 13. (1) New securities shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto. (2) Every new debenture shall be for a sum of five pounds, twenty-five pounds, fifty pounds, one hundred pounds, or any sum in excess of one hundred pounds. (3) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally. (4) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand. (5) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

INTEREST AND COUPONS.

14. (1) The rate of interest payable on new securities shall be four and one quarter per centum per annum. (2) The interest on new securities shall be payable half-yearly on days corresponding

(2) The interest on new securities shall be payable half-yearly on days corresponding to the maturity dates of the securities.
15. (1) Separate coupons for each amount of interest payable on any debenture, in the form numbered (3) in the Second Schedule hereto, and numbered consecutively for each debenture, shall be attached thereto.
(2) The signatures to coupons may be made by facsimiles thereof in lithograph or otherwise.

MATURITY DATES.

MATURITY DATES. 16. (1) Every new security shall be redeemable at par on such one of the maturity dates set out in the Third Schedule hereto as is specified in that behalf in the security. (2) The local authority shall so fix the respective maturity dates of the new securities that the aggregate amount of principal secured by the new securities maturing on each of such dates shall, if practicable, be a multiple of one hundred pounds, and, subject thereto, shall, as nearly as may be, bear the same proportion to the aggregate amount of principal secured by all the new securities as the sum set opposite that date in the Third Schedule hereto bears to the total amount specified in that Schedule. (3) Subject to the foregoing provisions of this clause and to the express wish of any holder who desires to have the maturity date of his securities postponed, the maturity dates of the new securities shall as nearly as practicable be in the same which they are respectively issued.

which they are respectively issued.

PREMIUMS.

17. The holder of any existing securities to which this Order applies shall on the conversion of such securities be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, and, in addition thereto, shall be entitled to receive a premium on such principal computed in accordance with

the Fourth Schedule hereto. 18. (1) Every premium to which any person is entitled under the last preceding clause shall be satisfied by payment of the amount thereof in cash.

(2) All payments of cash in accordance with the last preceding subclause that are not made out of moneys raised pursuant to the authority conferred in that behalf by the next succeeding clause hereof, or out of any sinking fund pursuant to the pro-visions of this Order in that behalf, shall be made by the local authority out of the local fund, and charged to the appropriate account.

local fund, and charged to the appropriate account. 19. (1) For the purpose of providing for cash premium payments the local authority may create, issue, and sell at a price which shall not be below par new securities for an aggregate amount not exceeding two thousand nine hundred and eighty pounds, redeemable at par on such one or more of the maturity dates set out in the Third Schedule hereto as may be determined by the local authority. The rate of interest payable on any new security issued pursuant to the authority conferred by this clause shall, notwithstanding anything to the contrary contained in clause fourteen of this Order, be such rate not exceeding four and one-quarter per centum per annum as may be determined by the local authority. be determined by the local authority.

(2) Pending the raising of the moneys by the sale of any such new securities the local authority may borrow the said sum of two thousand nine hundred and eighty pounds or any part thereof by the hypothecation of such new securities at a rate of interest not exceeding five per centum per annum.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

20. The principal and interest in respect of new securities shall be payable in New Zealand.

CONSOLIDATED SINKING FUND FOR NEW SECURITIES.

21. (1) In order to provide funds for the repayment of the new securities the local authority shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a consolidated sinking fund, of which such persons as the local authority appoints shall be the Commissioners.

authority appoints shall be the Commissioners. (2) For such purpose the local authority shall permanently appropriate and shall pay to the Commissioners of the consolidated sinking fund on each of the maturity dates specified in the Third Schedule hereto, a contribution of five hundred and thirty pounds, increased in respect of each contribution by a sum equal to four and one-quarter per centum of the aggregate amount of new securities redeemable up to and including the maturity date immediately preceding that on which such contribution is payable, and reduced by the aggregate of the sums which during the twelve months preceding the date of payment of such contribution have, pursuant to the provisions of the next succeeding clause, been paid to any sinking fund for unconverted securities.

(3) The provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall apply with respect to such sinking fund.

SINKING FUND FOR UNCONVERTED SECURITIES.

22. (1) If dissent is signified in accordance with the provisions of this Order from the conversion of any existing securities issued in respect of any loan in the First Schedule hereto for which a sinking fund was provided, the local authority, in order to provide funds for the repayment of the unconverted securities issued in respect of such loan, shall forthwith make provision for the creation, pursuant to a resolution of the local authority, of a sinking fund, of which the persons who at the date of conversion were Sinking Fund Commissioners in respect of such loan shall be the first Commissioners.

(2) For such purpose the local authority shall permanently appropriate a sum which bears the same proportion to the annual contribution payable, before the date of conversion, to the existing sinking fund of such loan as the aggregate amount of principal secured by such unconverted securities bears to the aggregate amount of principal secured by all the existing securities in respect of which such existing sinking fund is held, and shall pay such sum to the Commissioners yearly and every year until the maturity date of such unconverted securities, or until the Commissioners are satisfied that the accumulations of sinking fund will suffice to redeem such securities at maturity.

(3) The first of such yearly payments shall be made not later than one year after the date on which the last annual contribution payable before the date of conversion to the existing sinking fund of such loan was payable.

(4) Subject to the provisions of this Order, the provisions of sections forty to forty-four of the Local Bodies' Loans Act, 1926, shall, so far as applicable and with all necessary modifications, apply with respect to such sinking fund.

APPLICATION OF EXISTING SINKING FUNDS.

23. The existing sinking fund of every loan referred to in the First Schedule hereto shall be applied by the Commissioners thereof, so far as it will extend, in or towards making the following payments, in the following order of priority, namely :---

CONSOLIDATED SPECIAL RATE.

24. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (4) in the Second Schedule hereto), make and levy a special rate to provide for the payment of interest, sinking fund, and other charges in respect of such securities. Such special rate shall be made and levied over the whole of that area of the district of the local authority over any part of which any existing special rate in respect of any of the loans specified in the First Schedule hereto was made and levied.

(2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the interest and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

SECURITIES HELD BY TRUSTEES.

25. The provisions of sections twenty-two, twenty-three, and twenty-four of the New Zealand Debt Conversion Act, 1932-33 (relating to the adjustment of premiums as between capital and income and to the powers of trustees and other persons in relation thereto), shall apply with respect to existing securities converted into new securities in accordance with this Order in the same way as they apply with respect to securities converted under that Act, save that the references in the said section twenty-two to the first day of April, one thousand nine hundred and thirty-three, shall be construed as references to the day following the date of conversion.

BROKERAGE.

26. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE.

LOANS TO BE CONVERTED.

Nama		Rate of	Interest.		
Name.	Amount.	Original.	Existing.	Date of Maturity.	
Western Area Drainage Loan, 1929, of £59,000 Western Area Drainage Loan, 1929, of £3,000 (£800 raised)	£ 59,000 800	Per Cent. $5\frac{3}{4}$ $5\frac{3}{4}$	Per Cent. 43 43 43	lst November, 1959. 1st November, 1939.	
Total	£59,800				

SECOND SCHEDULE.

FORMS.

(1) Notice.

[Name of local authority.]

CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [*Particulars of loans*].

Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [Name of local authority] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at $4\frac{1}{4}$ per cent. per annum.

The conversion will take effect from [Date of conversion].

Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day of , 19

If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted.

The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion].

Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give particulars].

. 19 .

Dated the day of

, Chairman.

(2) New Debenture.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduc-tion and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. New debenture for \pounds , payable at , in New Zealand, on the day of , 19, issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act Act.

Act. (N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.) On presentation of this debenture at , in New Zealand, on or after the day of , 19, the bearer thereof will be entitled to receive \pounds . Interest on this debenture will cease after the day when the payment falls due unless default is made in payment. This debenture bears interest at the rate of per centum per annum, payable on the day of and the day of in each year, on presentation of the attached coupons.

on the day of and presentation of the attached coupons.

Issued under the common seal of the day of , 19 . the

[L.S.]

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Coupon.

No. New debenture No. of the [Name of local authority], New Zealand, issued under Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. On presentation of this coupon at , in New Zealand, on or after the day of , 19, the bearer hereof will be entitled to receive £ (N.B.—The holder of this coupon has no claim in respect thereof upon the Govern-ment or public supervised New Zealand.

ment or public revenues of New Zealand.)

A.B., Chairman. C.D., Treasurer [or other officer appointed to sign debentures].

(4) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, the [Name of local authority] hereby resolves as follows :

the day of such securities, being the fully paid off.

THIRD SCHEDULE.

MATURITY DATES OF NEW SECURITIES.

Date.		Aggregate Amount of Principal, to be in- creased or reduced proportionately in accordance with Clause 16(2) of this Order if the Total Amountisgreater or less than £62,780.	Date.	Aggregate Amount of Principal, to be in- creased or reduced proportionately in a ccordance with Clause 16 (2) of this Order if the Total Amount is greater on less than £62,780.	
		£			£
30th September,	1936	700	30th September,	1954	1,500
,,	1937	800		1955	1,500
,,	1938	800	,,	1956	1,600
,,	1939	900	55	1957	1,700
,,	1940	1,000	,,	1958	1,800
,,	1941	1,100	**	1959	1,900
,,	1942	1,200	,,	1960	2,000
,,	1943	1,300	>>	1961	2,100
,,	1944	1,400	**	1962	2,200
,,	1945	1,400	**	1963	2,300
,,	1946	1,400	>>	1964	2,400
**	1947	1,400	,,	1965	2,500
,,	1948	1,400	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1966	2,600
,,	1949	1,400	,,	1967	2,700
,,	1950	1,500	,	1968	2,800
,,	1951	1,500	39	1969	2,900
,,	1952	1,500	>>	1970	3,000
22	1953	1,500	,,	1971	3,080
Total					£62,780

No.

No.

1

FOURTH SCHEDULE

COMPUTATION OF PREMIUMS.

- (a) The difference between one year's interest on the amount of principal secured by the existing securities at the rate payable thereon immediately before the date of conversion and one year's interest on the same amount at the rate payable on the new securities; and
- (b) The appropriate factor specified in the Table of Factors hereinafter set out, according to the period between the date of conversion and the maturity-date of the existing securities.

2. For the purpose of computing any such period as is mentioned in paragraph (b) of the last preceding clause, any fraction of a half-year that is not less than three months shall be counted as a half-year, and any such fraction that is less than three months shall not be taken into account.

Table of Factors.

Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.	Period from Date of Conversion to Maturity Date of Existing Securities.	Factor.
Years.		Years.	
1	0.488998	194	$12 \cdot 891438$
1	0.967235	20	$13 \cdot 096761$
11	$1 \cdot 434948$	20 1	$13 \cdot 297566$
2	$1 \cdot 892370$	21	$13 \cdot 493952$
$2\frac{1}{2}$	$2 \cdot 339726$	211	$13 \cdot 686017$
3	2.777238	22	$13 \cdot 873855$
3 1	$3 \cdot 205123$	22 1	$14 \cdot 057560$
4	$3 \cdot 623592$	23	$14 \cdot 237222$
4 <u>1</u>	$4 \cdot 032853$	231	$14 \cdot 412931$
5	$4 \cdot 433108$	24	$14 \cdot 584774$
5 1	$4 \cdot 824556$	241	$14 \cdot 752835$
6	$5 \cdot 207389$	25	$14 \cdot 917198$
6]	$5 \cdot 581799$	251	$15 \cdot 077944$
7	$5 \cdot 947970$	26	$15 \cdot 235153$
7 1	6.306083	26 1	$15 \cdot 388903$
8	$6 \cdot 656316$	27	$15 \cdot 539270$
8 1	$6 \cdot 998842$	27 1	$15 \cdot 686327$
9	7.333831	28	$15 \cdot 830149$
9 1	$7 \cdot 661448$	$28\frac{1}{2}$	15.970806
10	7.981856	29	16.108367
10 1	$8 \cdot 295214$	29 1	16.242902
11	8.601676	30	16.374476
111	$8 \cdot 901395$	30 1	$16 \cdot 503155$
12	$9 \cdot 194518$	31	$16 \cdot 629003$
$12\frac{1}{2}$	$9 \cdot 481191$	31 <u>1</u>	16.752081
13	$9 \cdot 761556$	32	$16 \cdot 872451$
13 1	10.035752	32 1	$16 \cdot 990172$
14	10.303914	33	$17 \cdot 105303$
14 <u>1</u>	10.566175	33 <u>1</u>	$17 \cdot 217900$
15	10.822665	34	$17 \cdot 328020$
15 1	11.073511	34 <u>1</u>	$17 \cdot 435716$
16	$11 \cdot 318837$	35	$17 \cdot 541042$
16 <u>1</u>	$11 \cdot 558765$	$35\frac{1}{2}$	$17 \cdot 644051$
17	11.793413	36	$17 \cdot 744793$
171	$12 \cdot 022898$	36 1	$17 \cdot 843319$
18	$12 \cdot 247333$	37	$17 \cdot 939676$
181	$12 \cdot 466829$	37 1	18.033913
19	$12 \cdot 681496$	1	

Example of Working.

Conversion as from 15th December, 1933, of 6-per-cent. securities for £100, maturing 14th January, 1947, into 4¹/₄-per-cent. securities.

Interest rate on existing securities (as reduced by Part I of the Act) is 4# per cent. per annum.

One year's interest on	£100 at	t existing i	rate (4 1 p	er cent.) i	s	
One year's interest on	£100 at	t new rate	(41 per c	ent.) is		
Difference is	••	••	••		••	£0.55

Period from date of conversion (15th December, 1933) to existing maturity date (14th January, 1947) is 13 years 30 days, counted as 13 years. Factor for 13 years is 9.761556.

 $\pounds 0.55$ multiplied by 9.761556 is $\pounds 5.3688558$, or $\pounds 5$ 7s. 4d., which is the premium for $\pounds 100$ of the existing securities.

The premiums on other amounts of existing securities of the same class can be computed in the same way, or, alternatively, by ascertaining 5.3688558 per cent. of the amount of the principal in each case.

A. W. MULLIGAN,

(T. 49/124/8.) \mathbf{F}

Acting Clerk of the Executive Council.

Mount Roskill Road Board Loans Conversion Order, 1935 (No. 4).

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS it is provided by section nine of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, that, with the precedent consent of the Governor-General, given by Order in Council under section thirteen of the said Act, after compliance with the provisions of Part II of the Act, and subject to and in accordance with the provisions of such Order in Council, any local authority may issue new securities in conversion of any existing securities to which the said Act applies : And whereas by the said section thirteen it is further provided that the Governor-General, by the Order in Council giving his consent to the conversion of existing securities by a local authority, may make such provisions as he thinks fit with respect to all or any of the matters specified in the said section, and that, subject to the provisions of the said Act, every Order in Council under the said section shall have the force of law as if enacted in the said Act, anything to the contrary in any other Act or in any regulations made

in the said Act, anything to the contrary in any other Act or in any regulations made under the said Act or any other Act notwithstanding: And whereas the Mount Roskill Road Board (being a local authority within the meaning of the said Act) has issued securities in respect of the loans specified in the First Schedule hereto, and such securities are existing securities to which the said Act applies :

applies: And whereas the said local authority, being desirous of issuing new securities in conversion of such existing securities, has complied with the provisions of Part II of the said Act, and it is expedient that the precedent consent of the Governor-General to such conversion should be given as required by the said Act, and that by this Order the provisions hereinafter set forth should be made with respect to the matters specified in the said section thirteen: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act, and of all other powers and authorities enabling him in this behalf, doth hereby consent to the issue by the said local authority of new securities in conversion of any existing securities to which this Order applies, and with respect to such conversion doth hereby make the following provisions.

PRELIMINARY.

1. This Order may be cited as the Mount Roskill Road Board Loans Conversion

- This Order may be cited as the mount mount mount from a second sec

 - or conversion, in replacement (as that term is defined in the Act) of any such securities: "The local authority" means the Mount Roskill Road Board : "New securities" or "new debentures" means securities or debentures issued in accordance with this Order in conversion of existing securities to which this Order applies :
 - "Unconverted securities" means existing securities to which this Order applies and in respect of which dissent from conversion is signified in accordance with the provisions of this Order.

APPLICATION OF ORDER.

3. This Order shall apply to all existing securities issued in respect of the loans specified in the First Schedule hereto.

SPECIAL RESOLUTION OF LOCAL AUTHORITY.

4. (1) If the local authority so resolves by a resolution passed and confirmed as provided by subsection two of section nine of the Act, it may, subject to and in accordance with the provisions of this Order, issue new securities in conversion of existing

ance with the provisions of this Order, issue new securities in conversion of existing securities to which this Order applies.
(2) The following provisions of this Order shall come into force if such a resolution is passed and confirmed as aforesaid, but not otherwise:
Provided that a certificate signed by the Chairman of the local authority and published in the *Gazette* to the effect that such a resolution has been duly passed and confirmed shall be conclusive evidence of the facts therein certified.

DATE OF CONVERSION.

5. The date from which the conversion of existing securities into new securities shall take effect shall be the fifteenth day of September, one thousand nine hundred and thirty-five.

NOTICE TO HOLDERS OF EXISTING SECURITIES.

6. The local authority shall cause a notice in the form numbered (1) in the Second Schedule hereto, together with a copy of this Order, to be forwarded by registered letter not later than fourteen days before the date of conversion to every holder of existing securities to which this Order applies.

RIGHT TO APPLY FOR OR DISSENT FROM CONVERSION.

7. The holder of any existing securities to which this Order applies may make application to the local authority in writing for the conversion of such securities into new securities in accordance with this Order. Every application under this clause shall be accompanied by the securities to which it relates.

8. If the holder of any existing securities to which this Order applies does not, within the time and in the manner provided by this Order, signify his dissent from the conversion of such securities into new securities, the existing securities shall be converted into new securities in the same manner as if application had been made under the last preceding clause.

9. Dissent from the conversion of any existing securities may be signified— (a) At any time before the expiration of fourteen days from the date of conversion;

(b) In the case of any particular holder, within such further time as the local authority may, on account of special circumstances, in its discretion allow.

10. The dissent of the holder of any existing securities from the conversion of those securities into new securities shall be signified in writing, and shall be deemed to be signified when such writing is received by the local authority or by any person authorized by the local authority to receive it.

SURBENDER OF CONVERTED SECURITIES, AND PAYMENT OF INTEREST THEREON.

11. The holder of any existing securities converted into new securities (whether the conversion is on application or after failure to dissent) shall not be entitled to demand payment of any instalment of principal and interest payable in respect of the existing securities, or to receive the new securities or any instalment of principal and interest payable in respect thereof, until he has surrendered the existing securities to the local authority.

12. Subject to the provisions of the last preceding clause, the interest on the out-standing principal represented by any such existing securities for the period ending on the date of conversion shall be payable not later than one month from the date of conversion.

NEW SECURITIES.

13. The aggregate amount of principal secured by the new securities to be issued in conversion of existing securities to which this Order applies, together with interest thereon computed at the rate of four and one-quarter per centum per annum, shall be repaid by equal half-yearly instalments over a period of thirty years, the first half-yearly instalment to fall due and be paid on the fifteenth day of March, one thousand nine hundred and thirty-six, and subsequent half-yearly instalments to fall due and be paid on every fifteenth day of September and fifteenth day of March thereafter, the last half-yearly instalment to fall due and be paid on the fifteenth day of September, one thousand nine hundred and sixty-five.

14. (1) New securities for the amount of each half-yearly instalment referred to in the preceding clause shall be issued in the form of debentures in the form numbered (2) in the Second Schedule hereto.

(2) All new debentures shall be numbered consecutively, and as between the holders thereof shall rank equally.

(3) Every new debenture shall state on its face the fact that the holder has no claim in respect thereof upon the Government or public revenues of New Zealand.

(4) Every new debenture shall be signed by the Chairman, countersigned by the Treasurer or some other officer appointed by the local authority for the purpose, and sealed with the common seal of the local authority.

15. As the existing securities to which this Order applies bear interest at a rate which, as reduced in accordance with Part I of the Act, does not exceed the rate of interest payable on the new securities, the holders of such existing securities shall on the convergion thereof be entitled to receive new securities for the same aggregate amount of principal as is secured by the existing securities, without premium.

PLACE FOR PAYMENT OF PRINCIPAL AND INTEREST.

16. The principal and interest in respect of new securities shall be payable in New Zealand

CONSOLIDATED SPECIAL RATE.

17. (1) As a security for the new securities and the unconverted securities the 17. (1) As a security for the new securities and the unconverted securities the local authority shall forthwith, by resolution gazetted (in the form numbered (3) in the Second Schedule hereto), make and levy a special rate to provide for the payment of the half-yearly instalments of principal and interest in respect of such securities. Such special rate shall be made and levied over the whole of that area of the district of the local authority over any part of which any existing special rate in respect of any of the loans specified in the First Schedule hereto was made and levied.

(2) Subject to the provisions of this Order, the provisions of the Local Bodies' Loans Act, 1926, and of any other Act shall, so far as applicable and with all necessary modifications, apply with respect to such special rate, and with respect to the principal, interest, and other charges in respect of such securities, as if such special rate were made and levied in respect of a special loan raised under Part I of the said Local Bodies' Loans Act, 1926.

(3) Upon the making of such special rate every special rate theretofore made in respect of any existing securities to which this Order applies shall cease to be a security for such existing securities.

BROKERAGE.

18. The local authority shall not, in respect of the conversion into new securities of any existing securities to which this Order applies, enter into any contract for the payment of brokerage at a rate exceeding one-quarter per centum of the amount of such existing securities.

FIRST SCHEDULE.

Name.	Amount.	Rate of	Interest.		
	Amoune.	Original.	Existing.	Date of Maturity.	
Water Extension Loan (part) ". Water Extension Additional Loan	£ 1,500* 2,000* 200*	Per Cent. $\begin{array}{c} 4\frac{1}{2} \\ 4\frac{1}{2} \\ 4\frac{1}{2} \\ 4\frac{1}{2} \end{array}$	Per Cent. 41 41 41 41 41	15th March, 1952. 15th September, 1954. 15th September, 1956.	
Total	£3,700				

* Less amount of principal repaid as at date of conversion.

SECOND SCHEDULE. FORMS.

(1) Notice.

[Name of local authority.]

[Name of local authority.] CONVERSION under the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, of debentures or other securities issued in respect of the following loans [*Particulars of loans*]. Notice is hereby given to the holders of debentures or other securities issued in respect of the above-mentioned loans that the [*Name of local authority*] intends to convert all such debentures or other securities (except those in respect of which dissent is duly signified) into new debentures having new maturity dates and bearing interest at 4h per cent per annum

at 41 per cent. per annum. The conversion will take effect from [Date of conversion]. Application for conversion must be made in writing and be accompanied by the securities to which it relates.

Dissent from the conversion of any existing debentures or other securities may be signified by the holder by notice in writing delivered to [Name or designation and address of at least one person authorized to receive dissents] on or before the day . 19 of

of ., 19 . If notice of dissent from the conversion of any debentures or other securities is not received by that date the securities will be converted. The rate of interest on any debentures or other securities in respect of which dissent is signified as aforesaid will, by virtue of section 18 of the above-mentioned Act, be reduced to two-thirds of the original rate as from the [Date of conversion]. Further particulars as to the new debentures and the conversion generally may be obtained from [Name or designation and address of at least one person authorized to give marticulars]

particulars]. Dated the day of

, 19 .

. Chairman.

(2) New Debenture.

Nö.

[Name of local authority], New Zealand.

New debenture, issued pursuant to Part II of the Local Authorities Interest Reduc-tion and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19. New debenture for \pounds , payable at , in New Zealand, on the day of , 19, issued by the [Name of local authority], New Zealand, under the above-mentioned Act and Order pursuant to a resolution passed and confirmed by the said Council [or Board, or as the case may be] as provided by section 9 (2) of the said Act

Act.

Act. (N.B.—The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.) On presentation of this debenture at , in New Zealand, on or after the day of , 19, the bearer thereof will be entitled to receive £ .

day of , 19 , the bearer thereof will be entitled to receive \pounds - Issued under the common seal of the , 19 . the day of

[L.S.]

A.B., Chairman. C.D., Treasurer [or other officer appointed for the purpose].

(3) Resolution making Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Loans Conversion Order, 19, the [Name of local authority] hereby resolves as follows :

as follows:— That, for the purpose of providing the half-yearly instalments of principal and interest in respect of the new securities authorized to be issued by the [Name of local authority] under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule to that Order, and also the instalments of principal and interest in respect of the unconverted securities issued in respect of such loans, the said [Name of local authority] hereby makes and levies a special rate of [State amount in the pound] upon the rateable value on the basis of [State whether capital, unimproved, or annual] value of all rateable property within the whole of that area of the district of the local authority over any part of which any existing special rate in respect of any of the loans specified in the aforesaid First Schedule was made and levied, and that such special rate shall be an annually recurring rate during the currency of such securities, and be payable half-yearly on the day of [or yearly on the day of] in each and every year until the last maturity date of such securities, being the day of , 19, or until all such securities are fully paid off. A. W. MULLIGAN.

A. W. MULLIGAN,

(T. 49/124/8.)

Acting Clerk of the Executive Council.

List of Dangerous Drugs extended.-(H.D.D. 104.)

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred on him by section three of the Dangerous L by section three of the Dangerous Drugs Act, 1927 (hereinafter referred to as "the said Act"), and of all other powers enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the wild During the said being of the origin that the dwise by and with the advice and consent of the Executive Council of the said Dominion, and being of the opinion that the drugs, preparations, or substances set out in the Schedule hereto are likely, if improperly used, to produce ill effects similar to those produced by the abuse of certain dangerous drugs set out in the Schedule to the said Act, doth hereby revoke the Order in Council made under the said Act on the seventh day of June, one thousand nine hundred and thirty-five, and published in the *Gazette* on the twentieth day of the same month, at page 1729, declaring certain substances to be dangerous drugs, and doth hereby declare that the drugs, preparations, or substances set out in the Schedule hereto shall be dangerous drugs within the meaning of the said Act. shall be dangerous drugs within the meaning of the said Act.

SCHEDULE.

(a) Any solution or dilution of morphine, ecgonine, or cocaine or their salts in any inert substance whether liquid or solid.

or solid. (b) All esters of morphine and of ecgonine (with the ex-ception of cocaine and its salts) and the salts of these esters. (c) Dihydrooxycodeinone, dihydrocodeinone, dihydromor-phinone, acetyldihydrocodeinone (acetyldmethylodihydrothe-baine), dihydromorphine, their esters and the salts of any of these substances, and of their esters, morphine-N-oxide (commonly known as genomorphine), the morphine-N-oxide derivatives, and any other pentavalent nitrogen morphine derivatives. derivatives

derivatives. (d) Thebaine and its salts, and benzylmorphine and the other ethers of morphine and their respective salts, including methylmorphine (commonly known as codeine), and ethyl-morphine and their respective salts. (e) Any preparation, admixture, extract, or other sub-stance (including any solution or dilution in an inert material) containing any proportion of any of the substances included in paragraphs (b), (c), and (d) hereof, except compounds containing methylmorphine (codeine) and its salts, or ethyl-morphine and its salts (including dionin), which are adapted to normal therapeutic use, that is, compounds which in the case of dry preparations (pills, tablets, &c.) contain not more that 0·1 gram of such substances per pill, tablet, &c., or which, in the case of solutions, contain not more that 10 per cent. of such substances. cent. of such substances.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Order in Council consenting to the Raising of a Loan of £1,000 by the Glen Eden Town Board and prescribing the Conditions thereof.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 30th day of July, 1935.

Present : HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS the Glen Eden Town Board (hereinafter called "the said local authority") proposes, pursuant to the provisions of section three of the Main Highways Amendment Act, 1928, to borrow the sum of one thousand pounds (£1,000) by a loan to be known as "Main Highways Loan, 1935" (hereinafter called "the said loan"), for the purpose of paying its proportion of the cost of sealing the Town District's portion of the Waikumete – West Coast Main Highway : Highway :

Highway: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by section eleven of the Local Government Loans Board Act, 1926, as set out in section twenty-nine of the Finance Act, 1932 (No. 2), and of all other powers and authorities enabling him in this behalf, doth hereby consent to the raising by the said local authority of the said loan for the said purpose up to the amount of one thousand pounds $(\pounds1,000)$, and in giving such consent doth hereby determine as follows : as follows :

(1) The term for which the said loan or any part thereof may be raised shall be three (3) years.

(2) The rate of interest that may be paid in respect of the said loan or any part thereof shall be such as shall not produce to the lender or lenders a rate exceeding three pounds ten

shillings (f_3 10s.) per centum per annum. (3) The said loan, together with interest thereon, shall be repaid by equal annual instalments extending over the term as determined in (1) above. (4) No moneys shall be borrowed under this consent after

the expiration of two years from the date hereof.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(T. 49/130.)

Regulations under Motor-spirits Taxation Act, 1927, relating to Applications for Refund of Duty paid in respect of Motor-spirit consumed.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 30th day of July, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to section 11 of the Motor-spirits Taxation Act, 1927, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the regulations hereinafter set out, and doth hereby revoke, as from the coming into force of the regulations hereby made, the regulations next hereinafter referred to.

REGULATIONS REVOKED.

Date of Regulations	Date of Publication in G	izette.	Page	
28th January, 1928 18th March, 1929 6th August, 1934	 	2nd February, 1928 28th March, 1929 9th August, 1934	 	289 792 2447

REGULATIONS.

These regulations may be cited as the Motor-spirits Taxation Regulations, 1935.
 These regulations shall come into force on the day following the date of publication in the *Gazette*.
 Any application commenced under the regulations hereby reveload may be continued and completed with the the set.

revoked may be continued and completed under these

regulations. 4. Every application for a refund under section 8 of the Motor-spirits Taxation Act, 1927, shall be in writing in the form set out in the Schedule hereto.

Motor-spirits Taxation Act, 1927, shall be in writing in the form set out in the Schedule hereto. 5. On the reverse of the said form, in addition to the matters set out in the Schedule hereto, there shall be set out the terms or effect of section 8 of the Motor-spirits Taxation Act, 1927 (except subsection (3) thereof, now repealed), and of section 3 of the Motor-spirits Taxation Amendment Act, 1928, as amended by the Finance Act, 1933 (No. 2). 6. Every such application shall be addressed to the Registrar of Motor-vehicles, and shall be delivered by hand or post to the Deputy-Registrar of Motor-vehicles whose office is nearest to the applicati's place of business or residence. 7. Every such application shall be signed by the consumer in the presence of a Justice of the Peace, Notary Public, Solicitor, Postmaster, member of the New Zealand Society of Accountants, or any person approved by the Registrar of Motor-vehicles to attest, who shall attest such signature by adding his own signature thereto: Provided that the Registrar of Motor-vehicles in any case in which it is represented to him that a qualified person to attest such signature is not conveniently available, may on such conditions as he thinks fit dispense with attestation of the consumer's signature : Provided that the key is hell be sufficient compliance with

such conditions as he thinks fit dispense with attestation of the consumer's signature : Provided also that it shall be sufficient compliance with this regulation if the application is signed by an attorney, manager, accountant, secretary, or other agent purporting to sign on behalf of the consumer, and such signature is attested as aforesaid (unless attestation be dispensed with as aforesaid), and any person so signing a claim on behalf of a consumer shall be deemed to warrant his authority to make the claim and to receive and give a good discharge for all

a consumer shall be deemed to warrant his authority to make the claim and to receive and give a good discharge for all refunds for which application is thereby made. 8. Save with the permission of the Registrar of Motor-vehicles given in exceptional cases, not more than one application shall be made by or on behalf of any one consumer in respect of motor-spirits consumed during any one of the quarterly periods referred to in subsection (1) of section 3 of the Motor-spirits Taxation Amendment Act, 1928.

9. Every such application shall have attached thereto an invoice (or receipted invoice) relating to the purchase of motor-

invoice (or receipted invoice) relating to the purchase of motor-spirits to which the application relates : Provided that in any case the Registrar of Motor-vehicles may require or accept such other or further evidence as he thinks proper relating to the purchase of any motor-spirits. 10. The Registrar of Motor-vehicles may, if in his opinion an application has not been made in proper form or the par-ticulars provided are insufficient, withhold the payment of any refund until such application has been made in proper form to his satisfaction, or until all the particulars which he required have been supplied. have been supplied.

11. Payment of refunds when approved shall be obtainable from the Postmaster of the post-office at which the applicant requests payment to be made if it is a money-order and savings-bank office, otherwise from the Postmaster of the money-order and savings-bank office nearest or most convenient thereto.

SCHEDULE.

(Face of form.)

Motor-spirits Taxation Act, 1927.

APPLICATION FOR REFUND.

To the Registrar of Motor-vehicles (through the local Postmaster).

master). I [Full name], [Address], [Occupation], do hereby apply for a refund of pounds shillings pence (\mathcal{L} : s. d.), due in respect of the use of gallons of motor-spirits on which exemption at the rate of 6d. per gallon is due under section 8 of the above Act. The total quantity of motor-spirits purchased and for which invoices were obtained is as follows:—

The motor-spirits	were purchased from—	Number of Gallons
Name of vendor :	. (State dates of purchases.)) purchased.
Name of vendor :	. (State dates of purchases.)
Name of vendor :	. (State dates of purchases.)
Name of vendor :	. (State dates of purchases.)
Quantity of spirits	carried over from previous	5.
quarter (supporting	r invoices to be attached)	

Total ...

and were used for one or more of the following purposes :-Purposes for which above-mentioned motor-spirits have been used :---Number of Gallons

- (a) Milking-machinery
- earing-machine ... Make of engine used : . Horse-power : . Total number of hours
- Dower: Gallons per hour: State registration number, if any: (d) Launch or other vessel*
 - . Regn. No. : . . Horse-power : Name of vessel: Regn Make of engine: He Number of gallons per hour: Hours in use during quarter:
- . Number of hours used during quarter :

- (i) Licensed motor-vehicles used for commercial or
- (j) Quantity of spirits carried over into next quarterly period
 (j) Quantity of spirits carried over into next

. .

. .

Total

I attach hereto invoices for all motor-spirits to which this application refers. reby declare as follows :-Ιb

1. That the above statements are true in every particular and include all refunds due to me for motor-spirits consumed during the quarter ended the last day of , 19 . 2. That the motor-spirits referred to were consumed solely and architecture it here.

and exclusively either

(a) For purposes other than as fuel for a motor-vehicle in respect of which an annual license fee is payable under the Motor-vehicles Act, 1924; or
(b) In an agricultural tractor as defined by the Motor-spirits Taxation Amendment Act, 1928.
3. That the claim is rendered within two months after the class of the guardened pairing which the metric dense if the spirit of the spirit dense of the spirit of the spirit dense of the spirit dens

close of the quarterly period during which the motor-spirits were consumed. I desire nermant to be made at Post Office

a doulo paj mont	to se made at	r ost onne.					
Declared at before me—	, this	day of	10	,			

[Justice of the Peace, Notary Public, Solicitor, Postmaster, member of New Zealand Society of Accountants, or person approved by the Registrar of Motor-vehicles to attest.]

Examined and found correct : Payment approved :

£ : :

For Registrar.

Any person making a claim that is false in any material particular is liable on summary conviction to a fine of £50 or imprisonment for three months. Received this day of , 19 , from the

, 19 (Chief) Postmaster the sum of pounds shillings and pence, in full payment of the above claim, also document(s) submitted with application.

(Affix here the duty-stamp necessary when the amount is $\pounds 2$ or more.)

(See back hereof.)

* Special declaration to be signed on back hereof.

(Reverse of form.)

Instructions to Applicants.

1. The application on the face hereof must be forwarded quarterly to the Registrar of Motor-vehicles through the Postmaster whose office is nearest to the applicant's place of business or residence.

 Dusiness or residence.
 Every application should cover motor-spirits used during one only of the quarterly periods ending on the last days of March, June, September, and December in any year.
 Every application must be lodged in accordance with the provisions of subsections (1) and (3) of section 3 of the Motor-spirits Taxation Amendment Act, 1928, as printed below: below

4. Claims lodged during the second month after the close of the prescribed quarterly periods are subject to a penalty of 10 per cent., whilst those lodged later cannot be recognized. 5. Proof of purchase of the motor-spirits by the consumer must be attached to the application; the proof, where possible, to be in the form of the receipted invoice.

SPECIAL DECLARATIONS.

Agricultural Tractors.

I hereby certify that the agricultural tractor(s) mentioned in the claim overleaf is/are used exclusively for farm work and is/are not used on the roads for haulage purposes other than for the conveyance of farm implements from farm to farm.

Signature of tractor owner.

Local Authorities.

I hereby certify that the motor-spirits on which a refund of duty is claimed were consumed in motor-vehicles (other than motor-cars or motor-cycles) owned by a local authority and used exclusively or principally in connection with the construction or maintenance of roads or streets.

Signed :....., Town Clerk, County Clerk, County Engineer, &c.

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Fishing-vessels.

I hereby certify that the fishing-vessel of which the Regis-tration No. is mentioned in the claim overleaf is engaged exclusively in the fishing industry for commercial purposes and is not used for towing purposes or for the carriage of passengers, goods, or mails.

Signature of claimant.

Fishing license No. , issued at / /19 , in the name of inspection. on the produced for

..... Postmaster.

(TT. 9/12.)

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Variation of Order in Council prohibiting Alienation of Native Land.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to section four hundred and forty-two of the Native Land Act, 1931, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby vary an Order in Council made on the fourteenth day of March, one thousand nine hundred and thirty-two, and published in the *Gazette* on the seventeenth day of March, one thousand nine hundred and thirty-two, at page 547, and affecting Awaawakino A and other blocks by excluding therefrom the land described in the Schedule hereto. Schedule hereto.

SCHEDULE.

BLOCK: Maungaroa l Section 23E. Area: 2 acres l rood 23 perches. Te Kaha Survey District.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Variation of Order in Council prohibiting Alienation of certain Native Lands or Lands owned by Natives.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

DURSUANT to section one hundred and sixty-seven of the **DURSUANT** to section one hundred and sixty-seven of the Native Land Act, 1931, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby vary an Order in Council made on the fourth day of April, one thousand nine hundred and thirty-two, and published in the *Gazette* on the seventh day of April, one thousand nine hundred and thirty-two, at page 735, and affecting Hauturu East B 2 Section 2A 1A and other blocks by excluding therefrom the lands described in the Schedule hereto. Schedule hereto.

SCHEDULE.

Block.		А А.	rea: R. P.	Survey District.
Kinohaku East 1B 4B 5B 1		197	2 10	Orahiri.
Kinohaku East 2 Section 24B 2	Α	337	0 0	Otanake.
Kinohaku East 2 Section 28B 4	в	32	33	Orahiri.
Pukeroa-Hangatiki 2c 1B 2		59	$2 \ 16$	Orahiri.
Taharoa A 1c 5		396	0 0	Albatross.
Tapuiwahine 1c 2A		42	2 20	Otanake.
Tapuiwahine lc 2B		48	$3 \ 21$	Otanake.

A. W. MULLIGAN Acting Clerk of the Executive Council. Variation of Order in Council prohibiting Alienation of Native Land.

GALWAY, Governor-General,

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PURSUANT to section four hundred and forty-two of the Native Land Act, 1931, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby vary an Order in Council made on the first day of May, one thousand nine hundred and thirty-three, and published in the *Gazette* on the fourth day of May, one thousand nine hundred and thirty-three, at page 1222, and affecting Parish of Matata, Lot 39A, Section 1, and other blocks by avoiding therefore the land described the section 1. and other blocks by excluding therefrom the lands described in the Schedule hereto.

SCHEDULE.

Block.		rea : R.		Survey District.
Parish of Matata, Lots 61, 118, and parts Lots 119 and 120, Subdivision A Parish of Matata, Lots 61,				Rangitaiki Upper.
118, and parts Lots 119 and 120, Subdivision B Parish of Matata, Lots 61,	25	3	5	,,
118, and parts Lots 119 and 120, Subdivision C Parish of Matata, Lots 61,	33	1	8	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
118, and parts Lots 119 and 120, Subdivision D Parish of Matata, Lots 61,	46	0	8	**
118, and parts Lots 119 and 120, Subdivision E No. 1 Parish of Matata, Lots 61,	6	3	20	"
118, and parts Lots 119 and 120, Subdivision E No. 2 Parish of Matata, Lots 61.	109	2	34	3 9
118, and parts Lots 119 and 120, Subdivision F Parish of Matata, Lots 61,	28	0	25	33
118, and parts Lots 119 and 120, Subdivision G	4	3	9	,
	297	2	9	

A. W. MULLIGAN, Acting Clerk of the Executive Council.

Revoking Portion of an Order in Council exempting the Western Side of Portion of Milton Street and Portion of Shakespeare Walk, in the City of Nelson, from the Provisions of Section 128 of the Public Works Act, 1928, subject to Conditions as to the Building-lines.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in any-wise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council dated the twenty-second day of June, one thousand nine hundred and thirty-five, and published in the New Zealand Gazette No. 47 of the twenty-seventh day of the same month, at page 1807, exempting the western side of portion of Milton Street, and portion of Shakespeare Walk, in the City of Nelson, from the provisions of section one hundred and twenty-eight of the said Act in so far as it affects Milton Street.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 51/1995.)

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOB-GENERAL IN COUNCIL.

PURSUANT to the Post and Telegraph Act, 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby revoke Part V of the Telephone Regulations published in the *Gazette* on the fourth day of October, one thousand nine hundred and thirty-four, at page 3144, and in lieu thereof doth hereby make the regulations and fix the charges set forth in the Schedule hereto in respect of the telephone toll service; and doth order that the said revocation shall take effect and the regulations and charges hereby made and fixed shall come into force on the date of the publication thereof in the *Gazette*.

SCHEDULE.

PART V.-TOLL SERVICE.

Classes of Toll Service.

105. (a) Toll communications comprise the following classes :----

(i) Station-to-station colls:
(ii) Person-to-person calls:
(iii) Appointment calls:
(iv) Fixed-time calls:
(v) Contract calls.

(b) Station-to-station calls and person-to-person calls may be either urgent or ordinary.

(c) Unless the calling subscriber otherwise specifies, every toll communication shall be treated as an ordinary station-to-station call.

Basic Rates.

106. The basic rates for toll communications shall be as under :----(a) Initial charge for an ordinary call not exceeding three minutes in duration :---

For Distances					Between 8 a.m. and 6 p.m. on Week-days.	Between 6 a.m. and 8 a.m. and between 6 p.m. and 11 p.m. on Week-days; between 6 a.m. and 11 p.m. on Sundays and Departmentai Holidays.	Between 11 p.m. and 6 a.m. every Day.
-		(1)			(2)	(3)	(4)
					8. d.	8. d.	s. d.
		ing 20 miles		•1	04	04	04
Exceeding		iles but not exceeding		miles	05	04	04
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,,	30	>>	35	,,	0 7	04	04
,,	35	,,	40	,,	08		04
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**	45	,,	50	,,	0 10	0 5	04
,,	50	"	55	,,	0 11	$0 5\frac{1}{2}$	04
"	55 80	**	60	"	1 0	0 6	04
**	60 65	**	65	,,		$0 \ 6\frac{1}{2}$	04
**	70	**	70 75	"	$\begin{array}{c}1&2\\1&3\end{array}$	0 7	04
,,	75	**	75 80	,,	$\begin{array}{c}1 & 3\\ 1 & 4\end{array}$	$0 7\frac{1}{2}$	04.
,,	80	>>	85	,,		08 08 1	0404
,,	85	>>	90	,,	16	$ \begin{array}{ccc} 0 & 8\frac{1}{2} \\ 0 & 9 \end{array} $	04
· »	90	"	95	,,	17	0 9 1	0 4 2
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-	For Di	stances			Betwee 8 a.m 6 p.m. Week-d	and on	and 8 a betwee and 1 on Wee betwee and 11 Sunda Depar	on 6 a.m. a.m. and n 6 p.m. 1 p.m. ek-days; n 6 a.m. p.m. on ays and tmental days.	Bety 11 p.n 6 a every	n. and .m.
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	additional 10		t the		0	1	0	$0\frac{1}{2}$		
	ng 570 miles	1						~		

* Maximum charge for 3-minute call within one Island between 11 p.m. and 6 a.m.: 1s. † Maximum charge for 3-minute inter-Island call between 11 p.m. and 6 a.m.: 1s. 6d.

(b) Initial charge for an *urgent* call: double the basic rate for an ordinary call.
(c) For every additional minute exceeding three the charge shall be one-third of the respective initial charge.
(d) Cable fee.—There shall be added to the charge for an inter-Island call, whether ordinary or urgent, a fee to be known as the "cable fee" of the following amount :— A

d.

 $1\frac{1}{2}$ $0\frac{3}{4}$

Provided that the cable fee shall not be charged in respect of calls exceeding 530 miles between 11 p.m. and 6 a.m., or in other cases as specified in these regulations. (e) (i) Notwithstanding the preceding provisions of this regulation, the maximum charge for an ordinary call between 11 p.m. and 6 a.m. shall be :---

	Not exceeding 3 Minutes.	Every Additional Minute.
	s. d.	d.
For calls within either the North or the South Island	$\dots 1 0$	4
For inter-Island calls	$\dots 1 6$	6

(ii) In respect of *urgent* calls the *maximum* charge between 11 p.m. and 6 a.m. shall

(1) In respect of argent cans the maximum charge between 11 p.m. and 6 a.m. shan be double that specified for an ordinary call. (f) In calculating the charge for a toll call all fractions of a penny shall be counted, but in the total charge for a call fractions smaller than a half-penny shall be excluded and fractions of a half-penny or more counted as one penny.

Station-to-station Calls.

107. The conditions of a station-to-station call shall be as under :

(i) That the telephone subscriber's station called shall be specified either by the telephone number or by the name of the person, firm, or body under which the

telephone number or by the name of the person, firm, or body under which the telephone is listed;
(ii) That the message shall be regarded as effective when telephonic communication is established between the calling and the called subscribers' stations; and
(iii) That for charging purposes the measurement of duration of the communication shall commence at the moment telephonic communication is established between the called subscribers' stations, or, in cases in which a private branch exchange is involved, between the calling subscriber's station and the private branch exchange switchboard operator.
108. (a) Charges.—Subject to the next succeeding clause of this regulation, the charge for a station-to-station call shall be in accordance with the basic rates (Regulation 106), ordinary or urgent, as the case may be.
(b) No-reply fee.—In lieu of the charges prescribed by the last preceding clause, a charge, to be known as a "no-reply fee," being one-quarter of the ordinary basic rate for a station-to-station call shall be made for a station-to-station call in the the call sought was ordinary or urgent, shall be made for a station-to-station call in the following circumstances:—

(i) When, through no fault on the part of the Department's officers or equipment, communication with the called station is not established and the call is

abandoned by the caller :

3

(ii) When, through no fault on the part of the Department's officers or in the equipment used, the call is not completed by midnight on the day on which the call is lodged. This subsection shall not, however, apply on the day of lodgment to calls booked for completion on a day other than the day of lodgment, or to calls booked so late at night that there has not been reasonable time to establish the call by midnight:

(iii) When the caller cancels the call after an endeavour has been made to establish it.

In any of the above circumstances the cable fee shall not be charged.

Person-to-person Calls

109. (a) The person speaking from the calling station may specify by name or designation the actual person with whom he wishes to speak, and also, if desired, an acceptable substitute (being in either case a person lawfully entitled to use the called subscriber's telephone pursuant to Regulation 8 hereof). The call shall be regarded as effective when telephonic communication is established between the actual calling and called persons, and the chargeable duration of the call shall commence from the time those persons are brought into actual telephonic communication with each other.

(b) The charge for a completed person-to-person call shall be in accordance with the basic rates (Regulation 106) with the addition of a fee, to be known as a "personal fee," on the following scale :-fee,"

In	respect	of	a	ca	11-	

espect of a								s.	d.	
Up to and	includin	g 75 miles	s			••	• •	0	6	
Exceeding	75 mile	s but not	exceeding	150 ı	niles	••	• •	1	0	
,,	150	.,,	-	300	,,		• •	1	6	
,,	300	,,		450	,,		••	2	0	
,,	450 mile		• •		•	••	••	2	6	

The personal fee is constant: it is not affected by the time at which the call is effected or by the duration of the call, nor is it doubled for an urgent call.

effected or by the duration of the call, nor is it doubled for an urgent call. (c) Toll calls to persons whose premises are not connected by telephone shall be classified as person-to-person calls. When it is desired that delivery of a message be made to such a person within the usual radius of the free delivery of telegrams that he is required to attend at a telephone exchange or toll station to receive a person-to-person call, a delivery fee of 3d. shall be added to the personal fee. If the person required resides outside the free-delivery area of telegrams a special delivery charge shall be made accord-ing to the expense incurred. The delivery of any message, either written or spoken, other than a request for attendance at a telephone exchange or toll station, is prohibited. Such a message shall be accented only as a telegram Such a message shall be accepted only as a telegram.

(d) Report charge.—In the following cases the appropriate personal fee as prescribed in clause (b) of this regulation (to be known in the following circumstances as a "report charge") shall be charged when a person-to-person call is not completed owing to—

- (i) Failure to establish communication with the called station through no fault on the part of the Department's officers or in the equipment used;
 (ii) The called person or an acceptable substitute not being available and the call being abandoned or not completed at midnight on the day on which the call is lodged;
- (iii) The caller cancelling the call after an endeavour has been made to establish it: or
- it; or
 (iv) Inability, through no fault on the part of the Department's officers or in the equipment used, to complete a call by midnight on the day on which the call is lodged. This subclause shall not, however, apply on the day of lodgment to calls booked for completion on a day other than the day of lodgment, or to calls booked so late at night that there has not been reasonable time to establish the call by midnight.

In any of the above circumstances the cable fee shall not be charged.

Appointment Calls.

110. (a) A subscriber may, by arrangement made with the Department in advance, be placed in communication at a specified time and at the premises of a subscriber to another exchange with the actual person with whom he wishes to speak, or, if desired, an acceptable substitute (being in either case a person lawfully entitled to use the called subscriber's telephone pursuant to Regulation 8 hereof). Such a call is termed an "appointment call." Applications for appointment calls should be made at least one hour before the time at which they are required.

(b) Unless otherwise indicated, the *charges* and conditions relating to person-to-person calls as prescribed in Regulation 109 shall, where applicable, apply to appointment calls.

(c) The establishment of an appointment call at the time desired cannot be guaranteed, but every effort will be made to complete it at that time or as soon thereafter as conditions permit. If an appointment call does not mature owing to the parties concerned being unable to agree upon a specified time, or to the wanted party not being available, a report charge as prescribed in clause (d) of Regulation 109 shall be payable but no other charge.

Fixed-time Calls.

FIXEQ-time Calls. 111. (a) Upon an order being furnished by a subscriber in writing, a toll call may be arranged to take effect at the same time on not less than five consecutive days (including or excluding Saturdays and/or Sundays and/or departmental or other holidays at the option of the subscriber). The numbers of the calling and called stations, and the times at which the call is to be effected, shall remain the same throughout the series of calls, except that the call may be arranged at a different time on a Saturday if so desired by the caller. The calls described in this regulation are termed "fixed-time calls," and are completed on a station-to-station basis.

(b) The charge for each of a series of fixed-time calls shall be in accordance with the basic rates for an ordinary call (Regulation 106), together with a "fixed-time fee" of 10 per cent. of the basic charge for a call of three minutes' duration, with a minimum of 3d.

(c) An application for a single fixed-time call or for a series of fixed-time calls

(c) An application for a single fixed-time call or for a series of fixed-time calls on other than consecutive days or for less than five consecutive days (such days being actually or constructively consecutive as hereinbefore provided), shall be regarded and dealt with as an application for an appointment call or calls.
(d) An application for a series of fixed-time calls shall be made so as to be received by the officer in charge of the caller's exchange at least three hours in advance of the time at which the first call of the series is desired. No guarantee can be given that calls will be established at the time specified or agreed upon, but every endeavour will be made to do so at that time or as soon thereafter as circumstances permit.
(e) (i) Should any one of a series of fixed-time calls not be established within fifteen minutes of the time desired, the calling subscriber shall be given the option of making the call as soon thereafter as possible or of cancelling it. If at this stage he elects to cancel the call no charge shall be made. If he elects to make the call the station-to-station rate shall be charged but the fixed-time fee shall not be charged.
(ii) In the event of a call being cancelled after the required number has been obtained by the exchange, within fifteen minutes of the appointed time, the full charge for the initial three-minute period, together with the fixed-time fee, shall be payable.
(iii) If a call is cancelled within a period of fifteen minutes before or after the time fee, together with half the cost of a three-minute call, shall be payable, but the maximum combined charge shall not exceed 2s. 6d.

(iv) If a call is cancelled more than fifteen minutes before the time of appointment,

one-third of the charge for a three-minute call (with a maximum of 1s. 6d.) shall be charged.

Contract Toll Service.

112. (a) By special arrangement made with the Department in advance a sub-scriber may enter into a contract for daily toll communication, to be known as a "contract" call, with a subscriber to another exchange.

(b) The contract shall provide for a daily call of not less than ten minutes and for a minimum aggregate period of communication of not less than five hours.

(c) Saturdays and/or Sundays and/or departmental or other holidays may be excluded from the arrangement at the option of the contracting subscriber.

(d) Each daily call shall be between one station only at the originating exchange and one station only at the other exchange.

(f) The charges shall be as under:

charges shall be as under:—

(i) Between 8 a.m. and 6 p.m. on week-days: The basic rates relative to this period of the day less 33¼ per cent.
(ii) Between 6 a.m. and 8 a.m. and between 6 p.m. and 11 p.m. on week-days, and between 6 a.m. and 11 p.m. on Sundays and departmental holidays: The basic rates relative to these periods of the day less 33¼ per cent. in respect of distances up to and including 20 miles, or less 20 per cent. in respect of distances exceeding 20 miles.

(iii) Between 11 p.m. and 6 a.m. every day: The basic rates relative to this

(iii) Between 11 p.m. and 6 a.m. every day: The basic rates relative to this period of the day without reduction.

(g) The charge for the aggregate period of communication contracted for shall be paid before the commencement of the contract service. The provisions of Regu-lations 117 and 118 relating to collect calls and transferred-charge calls, respectively, shall not apply to contract toll service.

(h) If the duration of a call exceeds the daily period contracted for, the extra time shall be charged for proportionately at the contract rate.

(i) A contracting subscriber failing on any day to utilize the whole or any part of the daily period contracted for shall not on that account be entitled to any credit or adjustment of charges.

(j) If it is impossible for the Department to give effect to a contract call on any, the contracting subscriber shall be entitled to a refund of the value of the call dav. computed at the contract rate.

(k) The Department reserves the right at any time to cancel a contract for toll service, but in such case the contracting subscriber shall be entitled to a proportionate refund in respect of the unexpired portion of the contract.

Local Calls.

113. If any person uses the public telephone at a toll station for the purpose of-

113. If any person uses the public telephone at a toll station for the purpose of—

(i) Conversing over a private telephone line connected with the toll station;
(ii) Communicating with a local exchange subscriber's station; or
(iii) Communicating with a subscriber's station of an exchange whose base-rate area includes the site on which the toll station is situated,—

such communication shall be treated as a toll call. If, however, public call-office facilities are not provided at the toll station, the charge for a call as described above shall be Id. for each three minutes or fraction thereof in lieu of the charges prescribed by Regulation 106. In the latter case the charge for a "no-reply" call shall be Id. in lieu of the charge prescribed by clause (b) of Regulation 108.

Calls after Hours.

114. (a) Provided the attention of the toll stations concerned can be gained, toll calls may be arranged after the ordinary hours of attendance on week-days or Sundays on payment of a reopening fee of 1s. if the telephonist is resident on the premises, or 2s. 6d. if he is not resident on the premises. In addition, if the attendance of any officer is required beyond a period of twenty minutes, such attendance shall be paid for at the rate of 1s. for each subsequent twenty minutes or fraction thereof.

(b) Toll calls to or from offices which have been specially reopened under this regula-tion shall be given precedence over those of similar code between offices then open for ordinary toll purposes.

Methods of Payment of Charges.

Methods of Payment of Charges. 115. In the case of calls from subscribers' stations, the charge shall be either debited to the lessee of the calling station or dealt with as a "collect" or "transferred charge" call in accordance with Regulation 117 or 118 hereof respectively; but unless otherwise specified by the caller, the charges shall be debited to the lessee of the calling station. 116 (a) Except in the case of collect calls and transferred charge calls, calls from toll stations shall be paid for by the caller in cash immediately the call is completed. (b) Any person making request at a toll station for a toll communication may be required to deposit an amount equal to the charge for an initial period of three minutes according to the class of the communication desired and the time of the day at which it is to be effected. 117. Collect Calls.—(a) The charge for a station to station

it is to be effected.
117. Collect Calls.—(a) The charge for a station-to-station, person-to-person, or appointment toll call may, at the request of the caller and with the prior consent of the called subscriber, be debited to the called station.
(b) Applications for collect calls shall be accepted only on the condition that if the called subscriber refuses to bear the charge the caller will complete the call at his own expense at the rates prescribed, or that he will pay the fee applicable to refused calls.
(c) The charges for collect service shall be as under :—

(i) STATION-TO-STATION CALLS.

In respect of Distances			Completed Calls: The Charges pre- scribed by Regu- lation 106 plus the following.	Calls not accepted by Called Station and not completed by Caller (Refused Calls).
Not over 75 miles Over 75 but not over 150 miles ,, 150 , ,, 300 , ,, 300 , , 300 , , 300 , , 450 ,	· · · · · ·	··· ··· ··	d. 2 4 6 8 10	s. d. 0 6 1 0 1 6 1 6 1 6 1 6

(ii) In the case of collect person-to-person or appointment calls, whether completed or not, there is no addition to the charges prescribed by Regulation 109; in the case of a refused call the report charge prescribed by that regulation shall be payable. 118. Transferred-charge Calls.—The charge for a toll call made by a telephone exchange subscriber from other than his own station may be debited to his own station, provided that the calling station and the station proposed to be debited with the charge are connected with the same exchange. The additional charge for this service shall be 1d. per call irrespective of its classification. In the event of the subscriber whose account is debited with the cost of the call refusing to pay the charge, the call shall be debited to and paid for by the subscriber at whose station the call originated. 119. Toll Accounts.—(a) Subject to the provisions of Regulation 112 for payment in advance of contract toll charges, all accounts for toll calls are payable to the Department on demand. If payment of the charge for any toll call is not made within seven days after demand, an exchange subscriber may be refused further toll calls until the outstanding amount has been paid; and, if the amount is not paid within one month after demand, the exchange service may be discontinued without prejudice to any proceedings for the recovery of any moneys due under these regulations. (b) Except as hereinafter provided, a daily account for toll calls will be rendered to any exchange subscriber upon payment of a fee of £1 per annum. If a subscriber requires daily accounts of toll calls made from more than one subscriber's station, the fee shall be £1 per annum in respect of one station and 5s. per annum in respect of each additional station. In cases in which subscribers pay telephone rental on a monthly basis the monthler for

requires daily accounts of toll calls made from more than one subscriber's station, the fee shall be £1 per annum in respect of one station and 5s. per annum in respect of each additional station. In cases in which subscribers pay telephone rental on a monthly basis, the monthly fee for rendering a daily toll account shall be one-twelfth of the annual fee, plus 5 per cent. Hotels, hostels, and clubs which provide residential or general social facilities are exempt from the foregoing charges. Daily accounts are issued subject to the condition that payment shall be made not later than the day following the receipt of the account, Sundays and holidays excepted.

General.

General. 120. A toll call from an officer of the New Zealand Air Force or a member of an aero club affiliated to the New Zealand Aero Club seeking information regarding weather conditions shall be treated as an urgent call but charged for as an ordinary call. 121. All toll calls on official business from officers of Government Departments, other than the Post and Telegraph Department, or from Postal officers on behalf of other Departments, shall be charged for at the prescribed rates. 122. When a private telephone line connected with a toll station is used for the purpose of communication on a toll line, the charges for the toll call shall be the same as if the call had originated or terminated at the toll station—*i.e.*, the private telephone line is not calculated in the toll-line mileage.

as a tage can not originated or terminated at the toll station—*i.e.*, the private telephone line is not calculated in the toll-line mileage. 122A. Except in a case in which a longer period has been arranged under contract in accordance with the provisions of Regulation 112, a person may be required to give up the use of a toll circuit after the elapse of six minutes if another person is waiting to use

to use it. 122B. The Department will not undertake to refuse toll calls from any subscriber's telephone, or to restrict in any way the hours, while the exchange is open, during which application for toll calls may be made. 122C. Particulars of a toll call to or from his telephone number, and in respect of which the relative call-card has been forwarded to the General Post Office, may be obtained by an exchange subscriber upon payment, in advance, of a fee of 1s. if the necessary particulars to enable the call card or cards to be found without delay are supplied, or 2s. 6d. if such particulars are not furnished. Should search extend beyond one hour, an additional charge of 2s. 6d. for each and every subsequent hour shall be made. Satisfactory proof of identity of the applicant as the lessee of the telephone-exchange connection from which the call originated or at which it was received, or as the agent of either, must be given in each case. agent of either, must be given in each case.

A. W. MULLIGAN, Acting Clerk of the Executive Council,

Aug. 8.1

The Southern Side of Portion of Toi Toi Street, in the City of Nelson, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

viz. :---

iz. :--"That the Nelson City Council, being the local authority having control of the streets within the City of Nelson, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to that portion of Toi Toi Street adjoining Section 784, City of Nelson, as shown on the plan annexed hereto and thereon coloured pink and marked A-B";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southern side of the portion of Toi Toi Street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

THE southern side of all that portion of street, situated in the Nelson Land District, City of Nelson, known as Toi Toi Street, fronting Section 784, City of Nelson. As the said portion of street is more particularly delineated on the plan marked P.W.D. 89905, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN, Acting Clerk of the Executive Council. (P.W. 51/1764.)

The Southern Side generally of Portion of the Motueka-Kohatu Main Highway, in the County of Waimea, exempted from the Provisions of Section 128 of the Public Works Act, 1928, subject to a Condition as to the Building-line.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of August, 1935.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. IN pursuance and exercise of the powers conferred by the Public Works Act, 1928, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Waimea County Council on the twelfth day of July, one thousand nine hundred and thirty-

twelfth day of July, one thousand nine hundred and thirty-five, viz.:--"That the Waimea County Council, being the local authority having control of the roads within the Waimea County, by resolution declares that the provisions of section one hundred and twenty-eight of the Public Works Act, 1928, shall not apply to the southern side of the Motueka-Kohatu Main Highway opposite part Section 52, Block VI, Motueka Survey District, as shown on plan prepared by F. A. C. Staig, Surveyor, and coloured red thereon";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southern side generally of the portion of the Motueka-Kohatu Main Highway (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portion of read road.

SCHEDULE.

THE southern side generally of all that portion of road, situated in the Nelson Land District, Waimea County, known as the Motueka-Kohatu Main Highway, fronting parts Section 52, Square 3, Block VI, Motueka Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 89906, deposited in the office of the Minister of Public Works at Wellington, and thereon coloured red.

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(P.W. 51/1926.)

Exempting Crown Lands from certain Provisions of the Mining Act, 1926.

GALWAY, Governor-General.

I N pursuance and exercise of the powers conferred upon me by section twenty of the Mining Act, 1926, and of every other power and authority enabling me in this behalf, I, George Vere Arundell, Viscount Galway, do hereby exempt the Crown lands particularly described in the Second Schedule hereto from the provisions of those sections of the Mining Act, 1926, mentioned in the First Schedule hereto, and do also hereby declare that such exemption shall take effect from the date of the publication of this notice in the New Zealand the date of the publication of this notice in the New Zealand Gazette.

FIRST SCHEDULE.

THE MINING ACT, 1926.

SECTIONS 144 to 152 (both inclusive).

SECOND SCHEDULE.

ALL that area in the Nelson Land District, containing by ALL that area in the Nelson Land District, containing by admeasurement 107 acres 3 roods 39 perches, more or less, and being Sections 19 and 88, Block XI, Takaka Survey District. As the same is more particularly delineated on a plan marked N. 6/4/46, deposited in the Department of Mines at Wellington, and thereon coloured red.

As witness the hand of His Excellency the Governor-General, this 2nd day of August, 1935.

CHAS. E. MACMILLAN, Minister of Mines. (Mines N. 6/4/46.)

Associates of Children's Courts reappointed under the Child Welfare Act, 1925.

GALWAY, Governor-General.

GALWAY, Governor-General. IN pursuance and exercise of the powers and authorities conferred upon me by the Child Welfare Act, 1925, I, George Vere Arundell, Viscount Galway, Governor-General of the Dominion of New Zealand, do hereby reappoint the several persons whose names and addresses are set out in the First and Second Columns respectively of the Schedule hereto as persons to be associated with the respective Children's Courts named in the Third Column of the said Schedule : And I declare that the said respective reappoint-ments are made generally in relation to all matters that may be dealt with by such respective Courts : And I further be dealt with by such respective Courts: And I further declare that the said respective reappointments shall be for one year ending on the thirtieth day of June, one thousand nine hundred and thirty-six.

- 60	TIE	TAT	JLE.
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First Column.	Second Column.	Third Column.
Name of Associate Member.	Address.	Children's Court
Entrican, James Cuthbertson	24 Alexander Avenue, Mount Albert, Auck- land	Auckland.
Mahon, Miss Rose Millicent	44 Mountain Road, Ep- som, Auckland	Auckland.
Moreton, Mrs. Edith Marie	9 Cecil Road, Epsom, Auckland	Auckland.
Jones, Mrs. Ine Marie Christina	52 Te Aroha Street, Claudelands, Hamilton	Hamilton.
Fraser, Mrs. Janet	82 Mortimer Terrace, Wellington	Wellington.
McVicar, Mrs. Annie	Wellington	Wellington.
Stewart, George L.	54 Weld Street, Wades- town, Wellington	Wellington.
Green, Mrs. Teresa	45 Longfellow Street, Christchurch	Christchurch.
Taylor, Mrs. Eliza- beth Best	63 Dyer Pass Road, Cash- mere Hills, Christ- church	Christehurch.
West, William McDonald	20 Locarno Street, Opawa, Christchurch	Christchurch.
Raymond, Mrs. Mary	7 Beverley Road, Timaru	Timaru.
Robertson, John	47 Highgate Street, Roslyn, Dunedin	Dunedin.
Ross, Mrs. Nora	Newington Avenue, Dunedin	Dunedin.

s witness the hand of His Excellency the Governor-General, this 1st day of August, 1935. As

S. G. SMITH, Minister of Education.

[No. 57

Chairman of Local Government Loans Board appointed.

The Treasury,

Wellington, 5th August, 1935. I N pursuance of section 4 (4) of the Local Government Loans Board Act, 1926, His Excellency the Governor-General has been pleased to appoint

G. C. Rodda, Esquire, M.B.E., Secretary to the Treasury, to be Chairman of the Local Government Loans Board, with effect from the 5th August, 1935, vice A. D. Park, Esquire, C.M.G., resigned.

ADAM HAMILTON, for Minister of Finance. (T. 40/416/2.)

Members of the Nelson and Otago Land Boards reappointed.

Department of Lands and Survey, Wellington, 6th August, 1935. N OTICE is hereby given that His Excellency the Governor-General has been pleased to reappoint

William Blackadder

to be a member of the Nelson Land Board for a further term of two years as from the 18th August, 1935; and Michael Alexander Kinney

to be a member of the Otago Land Board for a further term of two years as from the 6th August, 1935.

E. A. RANSOM, Minister of Lands. (L. and S. 22/748/6 and 9.)

Members of Horowhenua Lake Domain Board appointed.

Department of Lands and Survey, Wellington, 26th July, 1935.

H IS Excellency the Governor-General has, in pursuance of section 2 of the Horowhenna Lake Act, 1905, and section 97 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1916, been pleased to appoint

Samuel Atkinson Broadbelt, William Grey Clark, William Jenson, William Borrett Macintosh, Frederick George Roe, Henry Walkley, Jutaua Hurunui, Himiona Warena Kerehi, and Tuku Matakatea

to be the Horowhenua Lake Domain Board as from the 27th day of November, 1934.

E. A. RANSOM, Minister of Lands.

(L. and S. 1/220.)

Trustees for the Hunterville Cemetery appointed.-(H.C. 130.)

Department of Health, Wellington, 31st July, 1935. IS Excellency the Governor-General has, in pursuance of section 4 of the Cemeteries Act, 1908, been pleased to appoint John Klue and

Logan McLean

to be trustees in place of William Henry Bowick, whose seat has become vacant by death, and Robert Gardner Dalziell, whose seat has become vacant by resignation, to provide for the maintenance and care of the Hunterville Public Cemeterv.

J. A. YOUNG, Minister of Health.

Acting Honorary Consul of Belgium at Dunedin appointed.

Department of Internal Affairs, Wellington, 3rd August, 1935. IS Excellency the Governor-General directs it to be notified that the appointment by the Consul of Belgium in New Zealand of Andrew Henson Allen, Esquire,

as Acting Honorary Consul of Belgium at Dunedin has been provisionally recognized.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1934/60/12.)

Police Gaoler appointed.

Prisons Department

Wellington, 30th July, 1935. IS Excellency the Governor-General has been pleased to appoint

Sergeant Florence Colloty to be Police Gaoler at Dargaville, vice Sergeant Dunford. JOHN BITCHENER.

For Minister of Justice.

Justice of the Peace resigns.

Department of Justice, Wellington, 29th July, 1935. HIS Excellency the Governor-General has been pleased to accept the resignation by

Ernest Leslie McKeon, Esquire,

of Moana, of his appointment as a Justice of the Peace for the Dominion of New Zealand.

JOHN G. COBBE, Minister of Justice.

Inspector of Sea-fishing appointed.

Marine Department, Wellington, 2nd August, 1935. I T is hereby notified that His Excellency the Governor-General has, in pursuance of the provisions of the Fisheries Act, 1908, and of the Official Appointments and Documents Act, 1919, appointed

Charles Christopher Dunford,

Police Sergeant, of Devonport, to be an Inspector of Sea-fishing for the purposes of Part I of the first-mentioned Act. JOHN G. COBBE, Minister of Marine.

Cancellation of Appointment of Officer under Part II of the Fisheries Act, 1908.

Marine Department, Wellington, 3rd August, 1935. I General has cancelled the appointment of

Duncan MacDonald, of Blenheim,

to be an officer for the purposes of Part II of the Fisheries Act, 1908, in respect of the Marlborough Acclimatization District. JOHN G. COBBE, Minister of Marine.

Inspector under the Noxious Weeds Act, 1928, appointed. (Notice No. Ag. 3310.)

Department of Agriculture, Wellington, 3rd August, 1935. HIS Excellency the Governor-General has been pleased to appoint

to appoint James Robertson

to be an Inspector for the purposes of the Noxious Weeds Act, 1928, for the Kohe Kohe - Pollok Rabbit Board's district, the appointment to date from the 1st day of August, 1935. CHAS. E. MACMILLAN, Minister of Agriculture.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 6th August, 1935. Weilington, 6th August, 1935. I is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :--

District. Name Eric Russell Farrell Oliver Redver Gardner .. Kohukohu (at Broadwood).* .. Karamea. * Births and Deaths only.

G. G. HODGKINS, Deputy Registrar-General.

Appointments in the Public Service.

Office of the Public Service Commissioner,

Wellington, 1st August, 1935. THE Acting Public Service Commissioner has made the following appointments in the Public Service :—

George Charles Rodda, Esquire, M.B.E.,

to be Secretary to the Treasury, Receiver-General, Paymaster-General, and Registrar of Stock, as from the 6th day of August, 1935.

Bernard Carl Ashwin, Esquire, M.Com.,

to be Assistant Secretary to the Treasury and Accountant, as from the 6th day of August, 1935.

George Gauld Rose, Esquire, M.A., LL.B.,

to be State Advances Superintendent in accordance with the provisions of the State Advances Act, 1913, Assistant Registrar of Stock for the purposes of the New Zealand Loans Act, 1932, as from the 1st day of August, 1935, and Second Assistant Secretary to the Treasury, as from the 6th day of August 1935 day of August, 1935.

T. MARK, Secretary.

Appointment in the Public Service.

Office of the Public Service Commissioner.

Wellington, 1st August, 1935. following appointment in the Public Service :-

Philip George Pearce, Esquire,

to be Secretary for Land and Deeds; Commissioner of Stamp Duties for the purposes of section 5 of the Stamp Duties Act, 1923; Registrar of Companies for the purposes of section 4 of the Companies Act, 1933; and Registrar of Incorporated Societies for the purposes of section 3 of the Incorporated Societies Act, 1908, as from the 1st day of August, 1935.

T. MARK, Secretary.

Appointments in the Public Service.

Office of the Public Service Commissioner,

Wellington, 1st August, 1935. THE Acting Public Service Commissioner has made the following appointments in the Public Service :

Albert James Ching,*

to be Registrar of Electors and Returning Officer for the Electoral District of Marsden for the purposes of the Electoral Act, 1927, as from the 8th day of July, 1935.

Charles William Carver,

Unarles William Carver, to be Returning Officer for the Dunedin Licensing District for the purposes of the Licensing Act, 1908, and Returning Officer for the Electoral District of Dunedin West for the purposes of the Electoral Act, 1927; Clerk of the Magistrates' Court at Dunedin for the purposes of the Magistrates' Courts Act, 1928; and Clerk of the Licensing Committees for the districts of Dunedin, Dunedin South, and Chalmers for the purposes of the Licensing Act, 1908, as from the 27th day of July, 1935.

Arthur Wallace Murphy,

to be Deputy Registrar of Births and Deaths of Maoris at Palmerston, as from the 24th day of July, 1935.

Charles Burton McNatty,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Drury, as from the 26th day of July, 1935.

Harold Vivian Ward,

to be Registrar of Marriages and Registrar of Births and Deaths for the District of Oxford, as from the 29th day of July, 1935.

George Hume Seddon,

to be District Land Registrar and Examiner of Titles for the District of Otago in pursuance of section 4 of the Land Transfer Act, 1915; also Registrar of Deeds for the District of Otago in pursuance of section 6 of the Deeds Registration Act, 1908, as from the 5th day of August, 1935.

* Amending entry on page 2038, New Zealand Gazette No. 54 of 25th July, 1935.

T. MARK, Secretary.

Including Additional Land in the Ranana Development Scheme.

N OTICE is hereby given that pursuant to a resolution passed by the Board of Native Affairs on the 10th July, 1935, the provisions of section 522 of the Native Land Act, 1931, have been applied to Ranana No. 11 Block, being part Section 8, Ranana Block, and comprising 57 acres 3 roods, says and event an area of 5 acres more on loss upon which save and except an area of 5 acres, more or less, upon which is growing a plantation of trees planted at the cost of the Aotea District Maori Land Board, and the said land is included in the Ranana Development Scheme. Dated at Wellington, this 31st day of July, 1935.

R. MASTERS,

Acting Native Minister, Chairman of the Board.

Poukawa Drainage Area.—Amendment of annually recurring Special Rates.

Department of Lands and Survey, Wellington, 31st July, 1935. NOTICE is hereby given that, pursuant to the Swamp Drainage Act, 1915, and its amendments, the annually recurring special rates made and levied on 30th day of March, 1933 and reveale on 30th day of August in each wear have 1933, and payable on 30th day of August in each year, have been amended as from the 1st day of April, 1935, by a reduction to the amounts described in the Schedule hereto.

SCHEDULE.

- Class A: On the unimproved value of all land classified as Class A: On the unimproved value of all land classified as Class A by the person appointed to classify lands under section 3 of the Swamp Drainage Amendment Act, 1928, thirty-five pence and seventy-two one-hundredths of a penny (35.72d.) in the pound.
 Class B: On the unimproved value of all land so classified as Class B, fivepence and ninety-five one-hundredths of a penny (5.95d.) in the pound.
 Class C: On the unimproved value of all land so classified as Class C, one penny and nineteen one-hundredths of a penny (1.19d.) in the pound.

E. A. RANSOM, Minister of Lands,

(L. and S. 15/86/1.)

Excluding Land from the Ruatoki Development Scheme.

N OTICE is hereby given that, pursuant to a resolution of the Board of Native Affairs, the lands mentioned in the Schedule hereto are no longer subject to the provisions of section 522 of the Native Land Act, 1931, and are excluded from the Ruatoki Development Scheme. Dated at Wellington, this 31st day of July, 1935.

R. MASTERS,

Acting Native Minister, Chairman of the Board.

SCHEDULE.

THE following lands, situated in Rangitaiki Upper Survey District :-

Block.	· 1	Irea.
	А,	R. P.
Parish of Matata, Lots 61, 118, and parts Lots 119		
and 120, Subdivision A	42	3 20
Parish of Matata, Lots 61, 118, and parts Lots 119		• =•
and 120, Subdivision B	25	3 5
Parish of Matata, Lots 61, 118, and parts Lots 119	20	0 0
	99	1 0
	33	18
Parish of Matata, Lots 61, 118, and parts Lots 119		
and 120, Subdivision D	46	Q 8
Parish of Matata, Lots 61, 118, and parts Lots 119		
and 120, Subdivision E No. 1	6	3 20
Parish of Matata, Lots 61, 118, and parts Lots 119		
and 120, Subdivision E No. 2	109	2 34
Parish of Matata, Lots 61, 118, and parts Lots 119		
and 120, Subdivision F	28	$0\ 25$
Parish of Matata, Lots 61, 118, and parts Lots 119	20	0 20
1100 0 1 1 1 1 0		
and 120, Subdivision G	4	39
	297	$2 \ 9$

Arrangements for First Election and First Meeting of French Pass Road Board.

Department of Internal Affairs, Wellington, 2nd August, 1935. IS Excellency the Governor-General has been pleased to appoint to appoint

Roy Arthur Webber, Esquire,

Roy Arthur Webber, Esquire, of French Pass, to be Returning Officer and person to prepare the ratepayers roll for the purposes of the first election of the Board of the French Pass Road District; also to appoint Saturday, the 31st day of August, 1935, at two o'clock in the afternoon, to be the day and hour, and the School, French Pass, to be the place, for holding such election; also to appoint Saturday, the 7th day of September, 1935, at two o'clock in the afternoon, to be the day and hour, and the School, French Pass, to be the place, for holding the first meeting of the Board so elected.

J. A. YOUNG, Minister of Internal Affairs. (I.A. 1934/134/1.)

Register of Licenses issued under the Money-lenders Act, 1908.

Department of Justice, Wellington, 6th August, 1935.

				1	
No. of License.	Name of Licensee.		Registered Office or Offices.	Date of License.	Court by which License granted.
A 584	Accommodation Limited		109 Princes Street, Dunedin	lst April, 1935	Dunedin.
A 66	Acme Business Agency		Security Buildings, Queen Street, Auckland	1st April, 1935	Auckland.
A 56	Advances Limited		Room 122. 1st Floor. Victoria Arcade. 70–84 Queen Street. Auckland	1st April, 1935	Auckland.
A 147	Advances and Agency, Limited		5th Floor, Dominion Farmers' Institute, Featherston Street, Wellington	lst April, 1935	Wellington.
A 51	Alexander Investment Company, Limited		Suite 20, 3rd Floor, Safe Deposit Buildings, 18 High Street, Auckland	lst April, 1935	Auckland.
A 328	Alliance Advance and Discount Company, Limited, The		360 Moray Place, Dunedin	lst April, 1935	Dunedin.
A 137	Atlas Loan and Finance, Limited	••	233 Lambton Quay, Wellington	lst April, 1935	Wellington.
A 48	Austral Loan Agency, The		220 Cooke's Buildings, 58 Queen Street, Auckland	lst April, 1935	Auckland.
A 135	Australasian Finance Company, Limited		Room 7, Cooper's Buildings, Mercer Street, Wellington	1st April, 1935	Wellington.
A 50	Automobile Finance Company, Limited, The		Suite 20, 3rd Floor, Safe Deposit Buildings, 18 High Street, Auckland	lst April, 1935	Auckland.
A 560	Avon Loan Company	••	12 Chancery Lane, Christchurch	lst April, 1935	Christchurch.
A 596	Bourgeois, Horace Edgar Keith		Harston's Buildings, Hastings Street, Napier	Ist April, 1935	Napier.
A 78	Boylan, W. J		43 Hall of Commerce, High Street, Auckland	9th May, 1935	Auckland.
A 148	Britannia Loan and Deposit Company, Limited	•••	113 Willis Street, Wellington	lst April, 1935	Wellington.
A 712	Bruce Finance Company, Limited, The	••	Union Street, Milton	19th July, 1935	Milton.
A 561	Butcher, Alfred	• •	131 Worcester Street, Christehurch	1st April, 1935	Christchurch.
A 70	Butler and Company	••	20 Short's Building, Queen Street, Auckland	lst April, 1935	Auckland.
A 144	Cadena Finance and Agency Company, Limited, The	•••	11 Johnston Street, Wellington	lst April, 1935	Wellington.
A 562	Canterbury Finance Corporation, Limited, The	•••	109 Hereford Street, Christchurch	1st April, 1935	Christchurch.
A 141	Central Investment Company, Limited, The	••	Swinson Chambers, Dixon Street, Wellington	1st April, 1935	Wellington.
A 607	Central Loan and Finance Company, Limited	••	130A Guyton Street, Wanganui	9th April, 1935	Wanganui.
A 569	Chattel Advances Company	••	176 Gloucester Street, Christchurch	1st July, 1935	Christchurch.
A 145	City Finance Company	••	69A Manners Street, Wellington	1st April, 1935	Wellington.
A 672	Clutha Finance Company, Limited, The	••	Clyde Street, Balclutha	1st April, 1935	Balclutha.
A 53	Colonial Finance Company		9 Tabernacle Buildings, Karangahape Road, Auckland, C. 2	lst April, 1935	Auckland.
A 67	Commercial Loan and Finance Company, Limited, The	••	144 Symonds Street, Auckland	1st April, 1935	Auckland.
A 60	Confidential Loans, Limited	••	20-21 Empire Buildings, Swanson Street, Auckland	lst April, 1935	Auckland.
A 278	Cooke's Private Loan Company	••	235 Lambton Quay, Wellington	1st April, 1935	Wellington.
A 724	Crown Vouchers (Clark, McAlister, Jones, Oram, and Company)	••	1 Miro Street, Lower Hutt	3rd April, 1935	Lower Hutt.
A 614	Devon Finance Corporation, Limited, The	• •	Devon Street, New Plymouth	1st April, 1935	New Plymouth.
A 280	Dominion Loan Company, The		Boulcott Chambers, Boulcott Street, Wellington	Ist April, 1935	Wellington.
A 606	Dominion Loan and Finance Company, The	••	19 Victoria Avenue, Wanganui	9th Apri ¹ , 1935	Wanganui.
A 516	Dudley, Samuel	• •	1 Good's Buildings, Lowe Street, Gisborne	1st April, 1935	Gisborne.
A 616	Egmont Loan, Deposit, and Investment, Limited	۰.	Brougham Street, New Plymouth	1st April, 1935	New Plymouth.
A 563	Ellwood and Son	••	152 Armagh Street, Christchurch	1st April 1935	Christchurch.
A 55	Empire Loan and Finance Company, The	••	101-102 Colonial Mutual Buildings, 159 Queen Street, Auckland.	1st April, 1935	Auckland.
A 49	Equitable Loan and Finance Company, Limited, The	••	303–305 Cooke's Buildings, Queen Street, Auckland	1st April, 1935	Auckland.
A 703	Fanthorpe, Alfred Edward	••	Academy Buildings, Church Street, Masterton	1st April, 1935	Masterton.
A 536	Farmers Finance Company, Limited, of Hawera, The	• •	High Street, Hawera	1st April, 1935	Hawera.
A 191	Feilding Loan and Investment Company, Limited, The	• •	Macarthur Street, Feilding	20th May, 1935	Feilding.
A 58	General Discount Corporation, Limited, The	••	6th Floor, Colonial Mutual Building, Queen Street, Auckland	1st April, 1935	Auckland.
A 146	General Finance, Limited	••	5th Floor, Dominion Farmers' Institute, Featherston Street, Wellington	lst April, 1935	Wellington.
A 283	General Investment Company	•••	14 Panama Street, Wellington	lst April, 1935	Wellington.

JOHN G. COBBE, Minister of Justice.

THE NEW ZEALAND GAZETTE.

No. 57

No. of License.	Name of Licensee.		Registere	d Office or Offi	ces.		Da	ate of Re	gistratio	n.	Court by which License granted.
A 285	General Loan and Mortgage Company, Limited	Room 53, 5th	Floor, Hamilton Ch	ambers, Lan	ubton Quay.	Wellington	28th	Mav,	1935		Wellington.
A 514	Gisborne Finance Company, Limited, The		, Gisborne					April,		••	Gisborne.
A 510	Guarantee Finance Company	Oxford Buildi	ngs. George Street.	Timaru; a	lso Nationa	l Chambers, 16	lst	April,		••	Timaru.
		Hereford St	eet, Christchurch						1005		
A 509	Guarantee Finance Company	Hereford St	ngs, George Street, eet, Christchurch			Chambers, 16	Ist	April,	1935	••	Timaru.
A 623	Hamilton's Agency, Limited	Albany Chaml	ers, Victoria Street	, Hamilton .		•• •	lst	April,	1935	••	Hamilton.
A 544	Hawke's Bay Investment and Finance Company, Limited, The	127 East Quee	n Street, Hastings			•• •	lst	April,	1935	••	Hastings.
A 585	Holden, O. L	229 Princes St	reet. Dunedin					April,			Dunedin.
A 725	Hutt Valley Loan and Deposit Co., Ltd.	83 High Street				•• •	5th	June,	1935	•••	Lower Hutt.
A 45		63 Queen Stre					let	April,	1935	•••	Auckland.
			High Street, Auckla					April,			Auckland.
	Industrial Acceptance Corporation, Limited, The	Trigus House,	ers, Esk Street, In		• • •		1 1 1 1 1	July,			Invercargill.
A 187	Invercargill Finance and Agency Company, Limited	rempie Unam	A shall a street, In			•• •	1010	Ammil	1095	•••	Auckland.
A 59	Irwin, Robert		Auckland	•• •	• ••	•• •	IST	April,	1930	••	
A 564	Kesteven, Francis David	4 Unancery La	ne, Christchurch		• • • •	•• •		April,		••	Christchurch.
A 65	Leaders Limited	318 Pacific Bu	ildings, Wellesley S	treet, Auckla	ind	•• •		April,		••	Auckland.
A 282	Lennon, C	6 Central Park	Mansions, Brookly	n, Wellingto	n	•• •		April,		••	Wellington.
A 47	Liberal Loan and Finance Company, Limited, The	Palmerston B	ildings, 47 Queen S	treet, Auckla	and	•• •		April,		••	Auckland.
A 133	Loan Security and Discount Co., Ltd., The	22-23 King's (hambers, Willestor	Street, Wel	lington			April,		••	Wellington.
A 733	Manawatu Loan and Discount Company, Limited, The		gs, Broadway, Palm	erston North	, and 13 Wa	rd Street, Danne	lst	April,	1935	••	Palmerston North.
A 734	Manawatu Loan and Discount Company, Limited, The		gs, Broadway, Palm	erston North	, and 13 Wa	rd Street, Danne	- lst	April,	1935	••	Palmerston North.
		virke									
A 134	Mercantile Loan Co., Ltd	44 Manners St	reet, Wellington	•• •		•• •		April,		••	Wellington.
A 543	Mossman, Henry Albert	Market Street	Hastings					April,		••	Hastings.
A 735	Mutual Finance and Investment Company, Limited, The	Waldegrave's	Buildings, The Squa	re, Palmersto	n North	•• •		May,			Palmerston North.
A 142	Mutual Loan and Deposit Company, Limited, The	151 Lambton	Quay, Wellington				lst	April,	1935	• •	Wellington.
A 143	McCombe, J	McCarthy Bui	ding, Lambton Qua	v. Wellingto	n .`.		lst	April,	1935	•••	Wellington.
A 68	McGirr, Patrick	55 King Edwa	rd Street, Dominion	Road. Aucl	dand		lst	April,	1935	••	Auckland.
A 595	Napier Loan and Discount Company, Limited		et, Napier			•• •	lst	April,	1935		Napier.
A 586	National Co-operative Investment Trust, Limited, The	90 Princes Str					let	April,	1935		Dunedin.
A 287			mhouse Quay, Well		••••••	,	1 00 1	1 July,			Wellington.
A 207 A 79			rcade, Auckland, C.			•• •		May,		••	Auckland.
	National Loan Company, The		New Plymouth			•••••••	1 .	April.			New Plymouth.
A 615	New Plymouth Finance Company, Ltd., The	Devon Street,	New Flymouth	•• •	•••••	•• •				••	
A 63	N.Z. Credits Corp., Limited.	205 Diworth .	Building, Auckland		•••	••. •	18t	April,	1930	••	Auckland.
A 587	New Zealand Mortgage Trust and Bond Corporation, Limited				•••••	•• •		April,		••	Dunedin.
A 177	North Taranaki Finance and Deposit Company, Limited, The		ces, Queen Street, V		•• •	· · · · ·		April,		••	Waitara.
A 76	Northern Co-operative Investment Trust, Limited, The	Arcade, Que	l inclusive, No. 113, en Street, Auckland	l i		st Floor, Victoria	ı∣ 8th	April,	1935	••	Auckland.
A 139	Northern Loan and Finance Company	Brandon Hous	e, Featherston Stre	et, Wellingto	n	·· ·		April,		• •	Wellington.
A 605	Northern Loan and Finance Co., The	46 Maria Place				•••••	9th	April,	1935	• •	Wanganui.
A 588	Octagon Finance Company, Limited, The	7 Octagon, Du	nedin				lst	April,	1935		Dunedin.
A 326	Otago Finance and Agency Company, Limited, The		reet. Dunedin		•••			April,			Dunedin.
A 320 A 327	Otago Finance and Agency Company, Limited, The		reet, Dunedin, and	9 Church St	Poot Time			April.		•••	Dunedin.
			eet, Dunedin, and 1					April,			Dunedin.
A 589	Otago and Southland Finance Corporation, Ltd., The	o orawiora Sti	bet, Duneum, and I	CO MANCHEST	er Sureet, Un	ristchurch .		April,	1095	••	Dunedin. Dunedin.
A 590	Otago and Southland Finance Corporation, Ltd., The	o trawiord St	eet, Dunedin, and		ter Street, C			April,		••	
A 138	Paul's Private Loans				• • • •	•• •	Ist	April,	1935	••	Wellington.
A 57	Playfair Limited		Chambers, Queen		, .	•• •	1st	April,	1935	••	Auckland.
A 508	Premium Bond Corporation, Limited	Oxford Building	gs, George Street,	limen		•• •	i lst	April.	1935	••	' Timaru.

Aug.

o. of ense.	Name of Licensee.	Registered Office or Offices,	Date of Registration.	Court by which License granted.
64	Private Trusts. Limited	49 Vulcan Buildings, Vulcan Lane, Auckland	1.+ A	A
277	Progress Loan Company, The		1st April, 1935	Auckland.
565		100 Cashal Street Christeland	lst April, 1935	Wellington.
284		19 Tarren Claber Stand W7 11: 1	lst April, 1935	Christchurch.
66		106 Clausanter Street Chaintain	11th May, 1935	Wellington.
83	Reliable Loan and Investment Corporation, Limited, The	55 Drivers Street Drive di	1st April, 1935	Christchurch.
61	Reliance Loan, Mortgage, and Discount Corporation, Limited, The	200 Dilmonth Duilding A land	lst April, 1935	Dunedin.
62	$\mathbf{D}_{\mathbf{r}}$	308 Dilworth Building, Auckland	lst April, 1935	Auekland.
31		308 Dilworth Building, Auckland	1st April, 1935	Auckland.
51	Ridgway Loan and Finance Company, The	89 Broadway, Palmerston North; also care of A. R. Miers, Rooms 11 and 12, Sandilands Buildings, Kimbolton Road, Feilding	lst April, 1935	Palmerston North.
32	Ridgway Loan and Finance Company, The	89 Broadway, Palmerston North; also care of A. R. Miers, Rooms 11 and 12,	1.4 Am	
- L	indgway noan and rinance company, the	Sandilands Buildings, Kimbolton Road, Feilding	lst April, 1935	Palmerston North.
98	Robertson, William	Come of Maxima and Provinces Selicitory III and Start M	7 / A 17 100F	NT 1
68	Rotherham Securities, Limited		1st April, 1935	Napier.
97		Hamba's Par County County De 111 and De 11 and Andrew Market	15th April, 1935	Christchurch.
29		Hawke's Bay County Council Buildings, Browning Street, Napier	lst April, 1935	Napier.
25 79		Stuart Street, Dunedin	lst April, 1935	Dunedin.
07		Duke of Edinburgh Hotel, Willis Street, Wellington	lst April, 1935	Wellington.
36	South Canterbury Loan and Finance Company, Limited, The	226 Stafford Street, Timaru.	1st April, 1935	Timaru.
76	South Pacific Mortgage and Deposit Company, Limited	Room 82, 2nd Floor, A.M.P. Building, Wellington	lst April, 1935	Wellington.
	South Wellington Loan Company, Limited, The	Bank of New Zealand Building, Riddiford Street, Newtown	1st April, 1935	Wellington.
40	Standard Loan Company	56 Willis Street, Wellington	lst April, 1935	Wellington.
37	Standard Trust and Investment Company of Taranaki, Limited, The	National Chambers, High Street, Hawera	1st April, 1935	Hawera.
15	Star Loan and Discount Company, Limited, The	74 Lowe Street, Gisborne	lst April, 1935	Gisborne.
42	Stephenson, Reginald Layton	177 Havelock Street, Ashburton	1st April, 1935	Ashburton.
24	Sterling Mortgage and Finance Company, Limited, The	National Bank Buildings, 209 Victoria Street, Hamilton	28th May, 1935	Hamilton.
55	Stratford Finance Company, Limited	Petrie's Buildings, Stratford	lst April, 1935	Stratford.
54	Stratford Loan and Deposit Company, Limited, The	Egmont Chambers, Fenton Street, Stratford	lst April, 1935	Stratford.
77	Tapson and Company	7-9 Rews Chambers, Queen Street, Auckland	8th April, 1935	Auckland.
96	Thames Finance Company, Limited	Pollen Street, Thames	16th May, 1935	Thames.
74	Thomas, Albert	4 Pierce Buildings, Symonds Street, Auckland	8th April, 1935	Auckland.
75	Thomas, Frank	27-27A Phœnix Chambers, Queen Street, Auckland	8th April, 1935	Auckland.
19	Thomas Limited	189 Featherston Street, Wellington	lst April, 1935	Wellington.
)6	Timaru Chattel Advances, Limited	98 Stafford Street, Timaru	1st April, 1935	Timaru.
71)	402, 403, 404, and 405 British Chambers, High Street, Auckland; and also		
72	Traders' Finance Corporation, Limited, The	care of George Laurence, of Walkley and Laurence, Public Accountants	1. 4. 13. 300.00	
73	Traders Finance Corporation, Limited, 116	National Chambers, High Street, Hawera: and Room 18, 3rd Floor	lst April, 1935	Auckland.
		Dominion Buildings, Wellington	1	3
32	Union Finance, Limited	11 Grev Street, Wellington .	1st April, 1935	Wellington.
31	United Loan Company, The	8 St. John Street, Wellington	lst April, 1935	Wellington.
16	Universal Loan and Investment Company, Limited, The	709 New Zealand Insurance Buildings, Auckland	lst April, 1935	Auckland.
62	Waimate Loan and Finance Company, Limited, The	High Street, Waimate	2nd April, 1935	Waimate.
82	Wairoa Finance Company, Limited, The	Victoria Street, Dargaville	18th April, 1935	Dargaville.
35	West Coast Mortgage and Deposit Company, Limited, of Hawera	National Chambers, Hawera	lst April, 1935	Hawera.
67	White Bros.	96 Hereford Street, Christchurch	1st April, 1935	Christehurch.
54	Will Grant, Limited	150 Oween Street Angleland		Auckland.
52	Wood, Arthur Metcalf	700 New Zeeland Incomence Puilding Auching	• · · · • • • • • • • • •	Auckland.
50	Woodley's Agencies, Limited	King's Chamberg Willaster Street Willington		
-		King's Chambers, Willeston Street, Weilington	1st April, 1935	Wellington.

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Prohibition of Issue of Money-orders and Transmission of Postal Correspondence.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the persons and organization whose names and addresses are shown in the Schedule hereunder are engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section 32 of the Post and Telegraph Act, 1928, that no money-order in favour of any of the said persons or organization shall be issued, and that no postal packet addressed to any of the said persons or organization (either by their own or any fictifious or assumed names), or addressed to any of the addresses in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand. Office of New Zealand.

SCHEDULE.

Investments Proprietary, Ltd., Collins House, Collins Street, Hobart; or G.P.O. Box 556E, Hobart.
E. Kingsford Smith, Collins House, Collins Street, Hobart; or G.P.O. Box 556E, Hobart.
Laurence Rodd, 36 Elphinstone Road, Hobart.
Madam Zella, Science of the Stars Syndicate, Box 657F, G.P.O. Hobert.

G.P.O., Hobart.

Dated at Wellington, this 1st day of August, 1935. ADAM HAMILTON, Postmaster-General.

Plant declared to be a Noxious Weed within the Waitaki County.--(Notice No. Ag. 3311.)

Department of Agriculture, Wellington, 5th August, 1935. THE following special order made by the Waitaki County Council on the 26th day of July, 1935, is published in accordance with the provisions of the Noxious Weeds Act, 1928.

CHAS. E. MACMILLAN, Minister of Agriculture.

SPECIAL ORDER.

THAT in exercise of the powers conferred upon it by the Noxious Weeds Act, 1928, the Waitaki County Council hereby resolves and declares by way of special order that the plant mentioned in the Schedule hereto (being a plant men-tioned in the Second Schedule to the said Act) is a noxious weed within the County of Waitaki.

SCHEDULE.

Burdock (Arctium, any species).

Notice of Adoption under Part IX of the Native Land Act, 1931.

Native Land Court Office, Wanganui, 30th July, 1935.

T is hereby notified that an order of adoption as set out in the Schedule hereunder has been made by the Native Land Court under the provisions of the Native Land Act, 1931.

M. J. LAWLESS, Registrar.

SCHEDULE.

Adopting parent : Puke Rangitauira. Adopted child : Te Kahui Eramiha te Kiore.

Notice of Adoption under Part IX of the Native Land Act, 1931.

Native Land Court Office, Wanganui, 2nd August, 1935. T is hereby notified that an order of adoption as set out in the Schedule hereunder has been made by the Native Land Court under the provisions of the Native Land Act, 1931. M. J. LAWLESS, Registrar.

SCHEDULE.

Adopting parent : Te Whetu Mawae. Adopted child : Komihana Turaukawa Puano.

| Notice of Adoption under Part IX of the Native Land Act, 1931.

Ikaroa Native Land Court Office, Wellington, 2nd August, 1935. T is hereby notified that an order of adoption as set out in the Schedule hereunder has been made by the Noti in the Schedule hereunder has been made by the Native Land Court under the provisions of the Native Land Act, 1931. C. V. FORDHAM, Registrar.

SCHEDULE.

Adopting parents: Ropata Rewi and Morehu R. Rewi. Adopted child: Ropata Ngairo Nikora Rewi.

Appointment of Deputy District Public Trustee.

NOTICE is hereby given that in pursuance of the power and authority vested in me by section 3 of the Public Trust Office Amendment Act, 1921–22, I, the Public Trustee of the Dominion of New Zealand, have appointed George Palk, of the Public Trust Office, Blenheim, to be Deputy of the Dis-trict Public Trustee, Blenheim, during the absence of such District Public Trustee from his headquarters from any cause, and all previous warrants appointing any Deputy of the said District Public Trustee have been revoked. Dated at Wellington, this 2nd day of August, 1935.

E. O. HALES, Public Trustee,

Public Trust Office.-Appointment of Agent at Matamata.

T is notified for public information that Mr. William Dunn Hay has been appointed to the position of Agent of the Public Trust Office at Matamata, vice Mr. F. Banks, deceased.

Dated at Wellington, this 2nd day of August, 1935.

E. O. HALES, Public Trustee.

Fireblight Committee Elections under the Fireblight Committee Regulations, 1928.

DECLARATION OF ELECTION OF MEMBERS OF THE FIREBLIGHT COMMITTEE OF THE RANGIORA COMMERCIAL FRUITGROWING DISTRICT

I, JOHN GRAY, Returning Officer for the purpose of the Fireblight Committee elections under the Fireblight Committee Regulations, 1928, do hereby declare that the following candidates have been duly nominated for the election of members of the Fireblight Committee of the Rangiora District, nominations for which closed at Wellington at noon on the 31st July, 1935:--

Banfield, Essic Kenric. Goldsbury, Noel. Hasell, Charles Seaborn. Kerr, Albert Victor. Macleod, John William.

As the number of candidates nominated does not exceed the number of members to be elected (5), I hereby declare the said Essic Kenric Banfield, Noel Goldsbury, Charles Seaborn Hasell, Albert Victor Kerr, and John William Macleod to be duly elected. Dated at Wellington, this 2nd day of August, 1935.

JOHN GRAY, Returning Officer.

Sale of Unclaimed Bicycles.

Police Department, Wellington, 27th July, 1935. I T is hereby notified that a number of unclaimed bicycles in the hands of the Police at Christchurch Police Station will, if not claimed before Monday, the 2nd September, 1935, be sold thereafter by public auction. Particulars as to the time and place of sale may be obtained from the Superintendent of Police at Christchurch.

W. G. WOHLMANN, Commissioner of Police.

I N pursuance of all powers and authorities enabling it under the Government Railways Act, 1926, and its amendments, the Government Railways Board hereby resolves to make the following alterations in the General Scale of Charges made on the 4th day of November, 1931, and published in the *Gazette* of the 13th day of November, 1931, and to the Goods—Local Rates Scales of Charges made on the 19th day of October, 1933, and published in the *Gazette* of the 26th day of October, 1933, in force on the New Zealand Government Railways open for traffic.

GENERAL SCALE OF CHARGES.

PASSENGERS.

20. School Season Tickets.

Paragraph 2: By omitting the words "per week or fraction of a week in excess of," and substituting in lieu thereof the words "per week or fraction of a week outside of the."

21. Free School Season Tickets.

Paragraph 1, subparagraph (d): By adding after the words "primary instruction" in first line, the words "private technical schools for technical instruction."

Paragraph 2: By omitting the words "per week or fraction of a week in excess of," and substituting in lieu thereof the words "per week or fraction of a week outside of the."

LUGGAGE, PARCELS, ETC.

45. Checked Luggage.

Paragraph 9: By omitting from fifth line the words "passenger's railway ticket," and substituting in lieu thereof the words "passenger's railway and/or motor ticket."

Paragraph 13: By adding after the word "checked" in ninth line, the words "between the points as provided for in paragraph 1, except that such goods may not be checked from or to Stewart Island."

46. Excess Luggage.

Paragraph 2: By omitting the words "bedding." "wire stretchers," "wire mattresses," and substituting in lieu thereof the words "stretchers and mattresses of all kinds, and bedsteads."

55. Parcels Rates.

By omitting paragraph 15, and substituting in lieu thereof the following :---

15. Bicycles, motor, or bicycles with motor propelling attachment, packed or unpacked, to seat one rider, will be charged one and a half times the rates specified in paragraph 1 of this regulation, computed on the actual weight in each case. The charges for the weight in excess of 2 cwt. will in all respects be treated as a separate consignment. Motor-bicycles will not be delivered by the Department, and will not be subject to the charge provided for in paragraph 3.

64. Newspapers and Stereotype Casts.

Paragraph 2, subparagraph (c): By omitting the words "8 tons," and inserting in lieu thereof the words "4 tons."

68 Cleasification of Goods Live stock &s

and a second where the second se		aoous, 11	110-960/00	,		
By omitting the following Marble chips	•• . ••		••••••		Class.	· · · · · · ·
charged at such	ie wagon. Clas	s C. An	v less a	uantity w	ill be	ini na serie perezione. S
goods.				معتنا معرود		
By adding the following :			· · · · · · ·	• • •	يهادك المتأسب المالي	
Calcite chips Cocoa bean shells.	 Owner's risk	· · · · · · ·			E F	باری دریانی بود. موادید استانی بود. بر این استانی در در این باری این استانی در این
Concrete articles as						
Bridge panels.	Owner's risk		• • •		N	
Building slabs,	plain. Owner's	risk			N	
Crayfish, boiled, pag	ked. Owner's	risk			C	
Granite chips					E	بالمتحد وبالوج
Marble chips		••			E	
Meat pies, packed.		••	••		<u>c</u>	en al n'en en an la se

د 11 در در میرود. در از این آرای (۱۹۹۵) در از این آرای (۱۹۹۵) در این آرای در این آرای (۱۹۹۵) در این آرای در ۲۹ در آرای (۱۹۹۵)

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GENERAL.

125. Loading, Unloading, or Tailying of Goods.

By adding new paragraph 4 :-

4. Except as otherwise provided, in cases where the nature or condition of any goods (or the containers in which such goods are packed) is such that addi-tional charges are incurred in the handling of such goods from railway-wagons into ships, or in any handling incidental thereto, such additional charges will require to be borne by the consignor or consignee as the case may be.

WHARVES.

130. General.

By adding to paragraph 1 the following new subparagraphs (a), (b), and (c) :--(a) Where ships discharge any cargo which by reason of its nature or condition comes within any provision of any Waterside Workers' award or any agreement made with the representatives of the Waterside Workers' Federation, whether or not such agreement is in substitution for any such award, and so requires the payment of a special rate exceeding the ruling rates of pay for the handling of such cargo, or for work deemed to be incidental to the discharging of the same, then, in such cases, in addition to the rates or charges that would be payable for the handling of such goods (or for the work incidental thereto) had they not been subject to such provision or agreement as aforesaid, there shall be payable by the ship-owner to the Department in respect of all workers engaged by the Department and entitled under such provision or agreement as aforesaid to such rate exceeding the ruling rate of pay the extra cost incurred by the Department in the handling of such cargo or for the work incidental thereto. (b) Where by reason of the discharge of any such cargo as aforesaid other workers, exclusive of those workers mentioned in clause (a) above, working or handling other cargo on the same ship or engaged on work deemed to be inci-dental thereto become entitled to the payment of such special rate exceeding the ruling rates of pay, then there shall be payable by the ship-owner to the Department in respect of all workers so engaged by the Department the extra cost thereby incurred in the employment does not have an office at the port where such extra cost is incurred, it shall be a condition precedent to the handling or working such cargo that the ship's agent shall be deemed to have agreed with the Department for the payment by such agent of such additional cost. By adding to paragraph 1 the following new subparagraphs (a), (b), and (c) :--

the Department for the payment by such agent of such additional cost.

LOCAL RATES.

NORTH ISLAND MAIN LINE AND BRANCHES.

1. Butter and Cheese.

By omitting the following :-

From			То					
Bruntwood Hautapu Morrinsville Tatuanui	•••	••• •••	Auckland or Southdown Auckland or Southdown Auckland or Southdown Auckland or Southdown		s. d. 31 0 31 3 30 0 30 0			

By adding the following :---

	From	L		То	Rate pe	r Tor	1.
 Kaikohe Bruntwood Hautepu Morrinsville Tatuanui Feilding	••	•••	•••	Auckland or Southdown Auckland or Southdown Auckland or Southdown Auckland or Southdown Auckland or Southdown Wanganui	 s. 39 29 29 27 29 27 29 16	d. 0 3 6 0	

2. Benzine, Kerosene, &c.

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From		То	Rate per Ton.	
*Auckland	Koutu	••	s. d. 58 5	

GOODS-LOCAL RATES SCALE OF CHARGES-continued. NOBTH ISLAND MAIN LINE AND BRANCHES--continued.

8. Wool Rates.

By adding	the follow	wing:				
	From	1		То		Rate.
‡Feilding	••	••	••	Wellington or Kaiwarra	••	5s. 6d. per bale (rail- age only).

‡ This rate applies to classed wool, undumped, in bales ex wool-classing store.

3A. Motor-cars.

By omitting the following :---

		Rate.		
From	То	Per Car loaded on Four-wheeled Wagon.	Per Car loaded on B or U Wagon.	
Wellington	{ †Hastings †Napier	£ s. d. 4 10 0	£ s. d. 6 15 0	

† Applies to motor-cars packed or unpacked.

By adding the following :---

		Rate.				
From	То	Per Car loaded on Four-wheeled Wagon.	Per Car loaded on R or U Wagon.			
Auckland Petone or Welling- ton Wellington	Hamilton *Auckland or New- market Feilding	£ s. d. 1 10 0 7 15 7 1 17 6	£ s. d. 2 5 0 11 13 5 2 16 3			
Wellington	Eketahuna Hastings Napier	1 10 0 4 10 0	2 5 0 6 15 0			

By omitting the following :---

4. Miscellaneous.

From	То	Description of Goods.	Bate. Class D.	
Te Aroha	Any station, North Island Main Line and Branches	Cheese in jars or tins and packed in boxes or cases		
Palmerston North	Wanganui	Empty return biscuit and confectionery tins, cases, and crates	Free.	
Palmerston North	Wellington	Classes A, B, C, D, E, and E ₂ , also empty returns (ex- plosives excepted)	£5 per four-wheeled wagon containing not more that 8 tons. Any weight in excess of 8 tons per four wheeled wagon will b charged for at the rate o 12s. 6d. per ton. Owner to load and unload. Mini mum, ten four-wheele- wagons per week from Palmerston North to Wel lington and/or Wellington to Palmerston North.	
Wellington	Palmerston North	Classes A, B, C, D, E, and E ¹ / ₂ , also empty returns (ex- plosives excepted)	£5 per four-wheeled wago containing not more tha 8 tons. Any weight i excess of 8 tons per four wheeled wagon will b charged for at the rate of 12s. 6d. per ton. Owner to load and unload. Min	
e de la composition d En composition de la c			mum, ten four-wheele wagons per week frou Wellington to Palmersto North and/or Palmersto North to Wellington.	
Wellington	Stations Mangatera to Takapau in- clusive	Class D	45s. per ton.	
•	Stations Pukehou to Port Ahuriri inclusive	Class A	80s. per ton.	

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THE NEW ZEALAND GAZETTE.

GOODS-LOCAL RATES SCALE OF CHARGES-continued. NORTH ISLAND MAIN LINE AND BRANCHES-continued.

4. Miscellaneous-continued.

From	То	Description of Goods.	Rate.	
Petone, General Motors (N.Z.), Ltd., Private Siding	Auckland or New- market	Motor-vehicles which can be loaded on a four-wheeled wagon	£7 15s. 7d. each when con- veyed by special train. Minimum number to which this rate is appli- cable, forty-five motor- vehicles per train.	
Napier	Wellington	Tobacco, packed	80s. per ton. Small lots pro rata. Minimum charge, 3s.	
Port Ahuriri	Wellington	Tobacco, packed	80s. per ton. Small lot pro rata. Minimun charge, 3s.	

By adding the following :---

From	То	Description of Goods.	Rate.		
Kaikohe .	Whangarei	Sawn timber	£5 per LA wagon contain- ing not more than 4,000 sup. ft.		
Auckland .	Те Рарара	Empty sulphuric-acid jars	3s. 9d. per ton. Minimum charge, 10s. per four- wheeled wagon.		
Auckland . Auckland .	77	Mining pebbles Pianos	15s. 3d. per ton. Classified rate, including de- livery at Hawera within the area as determined by the Department in that behalf.		
Penrose Junction	Stations New Plymouth-Strat- ford inclusive, Ngaere-Marton inclusive, Great- ford-Napier in- clusive, Long- burn-Wellington inclusive, Kai- warra - Ngawa- purua inclusive, and stations on Waitara, Opu- nake, Wanganui, Foxton, and G r e y t o w n		Class D.		
Те Рарара		Sulphuric acid	4s. 11d. per ton. Minimum charge, 9s. 10d. per four- wheeled wagon.		
Te Aroha	Any station, North Island Main Line and Branches	Cheese in jars, cartons, or tins, and packed in boxes or cases	Class D.		
Maniatutu	-	Sawn timber	40s. per four-wheeled wagon containing not more than 4,000 sup. ft.		
Hunterville		Timber	£8 per UB wagon		
Tariki	Waitotara	Classes A, B, C, D, and El for Waitotara Valley	 Half-rate, class B. 30s. per ton, including collection at Wanganui, and delivery to Waitotara Valley within the areas as determined by the Department in that behalf. Small lots pro rata. Minimum charge, 1s. 6d. 		
Wanganui	Waitotara	Classes A, B, C, D, and E ¹ / ₂ for Waitotara Township	20s. per ton, including col- lection at Wanganui, and delivery at Waitotara within the areas as deter- mined by the Department in that behalf. Small lots <i>prorata</i> . Minimum charge, ls.		

GOODS-LOCAL RATES SCALE OF CHARGES-continued NORTH ISLAND MAIN LINE AND BRANCHES-continued.

4. Miscellaneous-continued.

By adding the following :---

From	То	Description of Goods.	Rate.
Palmerston North	Wellington	Classes A, B, C, D, E, and E ¹ / ₂ , also empty returns (explo- sives excepted)	£5 per four-wheeled wagon containing not more than 8 tons. Any weight in excess of 8 tons per four- wheeled wagon will be charged at the rate of 12s. 6d. per ton. Owners to load and unload. Quantities of less than
	-		5 tons per four-wheeled wagon will be charged for at the rate of 20s. per ton. Small lots pro rata. Mini- mum charge, 1s. Mini- mum, ten four-wheeled wagons per week from Palmerston North to Wel-
Waikanae	Wellington	Sawn timber	lington and/or Wellington to Palmerston North. Participation in this rate is subject to the conclusion of a special agreement with the Department. 2s. 1d. per 100 sup. ft.
Waikanae {	Petone	Sawn timber	2s. 4d. per 100 sup. ft.
Wellington	Lower Hutt ∫ Hawera	Pianos	83s. 7d. per ton, including de-
Weinington			livery at Hawera within the area as determined by the Department in that behalf.
Wellington	Aramoho	Manure sacks, in bales	22s. per ton, including wharfage, tallying, and cartage wharf to rail at Wellington, and tallying at Aramoho.
Wellington	Palmerston North	Classes A, B, C, D, E, and E ₂ . also empty returns (explo- sives excepted)	 £5 per four-wheeled wagon containing not more than 8 tons. Any weight in excess of 8 tons per four- wheeled wagon will be charged at the rate of 12s. 6d. per ton. Owners to load and unload. Mini- mum, ten four-wheeled wagons per week from Wellington to Palmerston
			North and/or Palmerston North to Wellington. Par- ticipation in this rate is subject to the conclusion of a special agreement with the Department.
ſ	Stations Mangatera to Whenuahou		45s. per ton.
Wellington	inclusive Takapau, Mara- keke, Hatuma Stations Waipu-	Classes A, B, C, and D (ex-	47s. 6d. per ton. 50s. per ton.
TT CAMER DOM	kurau to Otane inclusive Stations Pukehou to Longlands in-	oils in owner's tank- wagons)	55s. per ton.
	chasive	11 1	1

21. Picton Section.

By adding the following :-

Dy adding the joi	By dating the jointoing						
From		То	D	escription	of Goods.		Rate.
Blenheim		Frankton Junction	Chaff	••			£17 5s. per 140 sacks, in- cluding all charges.

GOODS-LOCAL RATES SCALE OF CHARGES-continued. SOUTH ISLAND MAIN LINE AND BRANCHES.

22. Miscellaneous.

From	То		Description of Goods.	Rate.	
Christehurch {	East Oxford East Oxford	•••	Classes A and B Small lots of goods of Classes A, B, C, and D	26s. per ton. The charges will be com- puted under the provisions of Regulation 71, General Scale of Charges, notwith-	
Christchurch- Hornby-Papanui	Waikari	••	Classes A, B, and C	standing the provisions of Regulation 29, Local Rates Scale of Charges. 30s. per ton. Small lots of Classes A, B, C, and D will be charged pro rata of the	
inclusive Christehurch	Timaru	•••	Classes A, B, C, D, E, and $E_{\frac{1}{2}}$ (except explosives and ben- zine and similar oils in	local or classified rate. Minimum charge, Is. 6d. 30s. per ton. Minimum quantity, 4 tons per four- wheeled wagon and four	
 			owner's tank-wagons)	four-wheeled wagons per week. Any quantity in excess of 4 tons in one four-wheeled wagon will be charged at the rate of 22s. 6d. per ton.	
Papanui	Lyttelton	••	Farinaceous foods (including such foods prepared in biscuit form packed in boxes or cartons; also marmite and peanut butter)	8s. per ton.	
Timaru	Christchurch	••	Classes A, B, C, D, E, and $E_{\frac{1}{2}}$ (except explosives and ben- zine and similar oils in owner's tank-wagons)	30s. per ton. Minimum quantity, 4 tons per four- wheeled wagon and four four-wheeled wagons per week. Any quantity in excess of 4 tons in one four-wheeled wagon will be charged at the rate of	
Waikiwi	Christchurch Woolston	o r	Hides, loose	22s. 6d. per ton. 81s. 9d. per ton. Minimum quantity, 2 tons per L on LB wagon; 3 tons per LA wagon.	

By adding the following :--

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From	То	Description of Goods.	Rate.
Christchurch	East Oxford	Goods of Classes A, B, C, and D	22s. 6d. per ton, including delivery at East Oxford within the area as deter- mined by the Department in that behalf. Small lots pro rata. Minimum charge as per para. 2, Re- gulation 29, Goods Local Rates Scale of Charges.
Christchurch- Hornby-Papanui inclusive	Waikari	Classes A, B, and C	 30s. per ton, including de- livery of goods of Classes A, B, C, and D within the area as determined by the Department in that be- half. Small lots of Classes A, B, C, and D goods will be charged pro rata of the local or classified rate as the case may be. Mini- mum charge, 1s. 6d.
Christchurch	Balmoral, Pahau, and Culverden	Classes A, B, C, D, E, and E	f4 per 8 ton four-wheeled wagon. Any weight in excess of 8 tons per four- wheeled wagon will be charged at the rate of los. per ton. Owners to load and unload. Mini- mum, three four-wheeled wagons per week. Parti- cipation in this rate is sub- ject to the conclusion of a special agreement with the Department.

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GOODS-LOCAL RATES SCALE OF CHARGES-continued.

SOUTH ISLAND MAIN LINE AND BRANCHES-continued.

From	То	Description of Goods.	Rate.
Christchurch	Timaru	Classes A, B, C, D, E, and E ¹ / ₂ (except explosives and ben- zine and similar oils in owner's tank-wagons)	£5 per four-wheeled wagon containing not more than 6 tons. Any weight in excess of 6 tons per four- wheeled wagon will be charged at the rate of 16s. 8d. per ton. Owners to load and unload. Mini- mum, four four-wheeled wagons per week from Christchurch to Timaru and/or Timaru to Christ church. Participation in this rate is subject to the conclusion of a specia agreement with the
Christchurch	Dunedin	Motor-chassis or motor-cars on wheels loaded on four- wheeled wagons	Department. £5 5s. each, including cranage and tarpaulins if required
Christchurch	Invercargill	Drapery, packed	110s. per ton. Minimum quantity, 10 cwt. per con signment.
Papanui	Lyttelton	Farinaceous foods (including such foods prepared in biscuit form packed in boxes or cartons; also marmite, peanut butter, dates, figs, and prunes)	8s. per ton.
Timaru	Christehurch	Classes A, B, C, D, E, and $E_{\frac{1}{2}}$ (except explosives and ben- zine and similar oils in owner's tank-wagons)	£5 per four-wheeled wagon containing not more than 6 tons. Any weight in excess of 6 tons per four wheeled wagon will b charged at the rate o
			16s. 8d. per ton. Owner to load and unload. Mini mum, four four-wheele wagons per week fron Timaru to Christchurch and/or Christchurch t Timaru. Participation in
	· · · · · · · · ·		this rate is subject to the conclusion of a special agreement with the
Dunedin	Timaru	Beer, in bulk or in cases	Department. 44s. per ton. Minimum quantity per consign ment, 4 tons.
Dunedin, Caver- sham, and Burn- side	Stations Salisbury to Cromwell in- clusive	Class A goods n.o.s	Classified B rate, provide that in no case will th charge be less than that a the small-lots scale, Re gulation 71, General Scal of Charges, for Class goods.
Waikiwi	Woolston	Pelts, hides, calf-skins, and sheep-skins	52s. per ton. Minimum quantity, 3 tons 10 cw per L or LB wagon 4 tons per LA wagon Owners to load and un load.
Otautau	Dunedin	Sheep-skins, hides, horsehair, and tallow	45s. per ton. Minimum quantity, 2 tons per four wheeled wagon. Owner to load and unload.
	l	Rabbit-skins, in bales	7s. per bale.

In witness whereof the official seal of the Government Railways Board was hereunto affixed this 24th day of July, 1935, in the presence of—

[L.S.]

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JAMES H. GUNSON, Acting-Chairman.

Minister's Decisions under Customs Acts.

			[
		Classed	Rate	of Duty.
Record.	Goods.	under Tariff Item No.	British Preferential Tariff.	General Tariff.
	Anæsthetics, viz. :			
4/360/3	Cocaine hydrochloride, pure	100	••	••
4/287/21	Animal glands or tissues, preparations made from, viz. : Gedeon Richter, Ltd., Budapest, Hungary, Orchitic (Spermin) preparations, "Gedeon Richter"	120 (1)		
	Antiseptics, viz. :			
4/294	Acriflavine solution in distilled water	100	••	••
4/294	Mercuric oxycyanide in tablet form	100	••	••
4/360/14	Ethyl iodide	100	••	••
†4/294/7	Potassium bi-chromate in tablet form	100	••	••
	A. and m.s., viz. :			
	Chemicals, &c., used in manufactures, viz.,			
4/40/29	Boxwood fungicide (Dr. Vernon's) for the treatment of white-pine butter-boxes to prevent the development of mould Tires, rubber, materials for repair of, viz.,—	448	Free	Free.
†20/131	Cord-patches, tire-plasters, tire-patches, and similar pieces of rubber or rubberized fabric (not being reliners or parts of reliners) bevelled, shaped, or otherwise specially suited for the	448	Free	10 per cent.
-	repair of tires, whether or not coated with rubber solution or other adhesive (NOTE.—The following decisions in the Tariff-book on the			
	pages indicated are cancelled : "Cord-patch for repairing broken cord in a cord tire" (page 41).			
	"Tire-plasters for vulcanizing blowouts or breaks on inside of covers" (page 41).	:		
	"Rubber valve bases or seaters, not being holed for valves" (page 57). "Tire-patches for cementing to tubes or covers" (page 57).			
	"Tire-sleeves ('Blow-out patches ')" (page 57). "Valve-seaters, holed for valves" (page 456).)			
	Chemicals, drugs, and other substances, &c., for use as culture media, indicators, &c., viz. :			
4/317/21	Nitroso R Salt (Sodium Beta Napthol Di-Sulphonate)	107	••	••
	Machinery, &c., and appliances, viz. : Manufacturing, &c., viz., Bakers, viz			
2/237	Truck for "Maxim" dough-mixer provided that the truck is imported with the pan or pans with which it is to be used Filters, viz.—	352		
2/342/18	"Filtros" porous silica artificial stone plates	352		
2/227/8	Fur-beating machines, electrically operated, for removing dust, loose hairs, &c., from furs	352	••	••
3/153/14	Hoists, viz.— Elevator trucks, petrol-electric type, being self-propelled units fitted with a platform operated by a separate electric motor	352	Free	Free.*
	and capable of raising the load to a height of three feet or more above floor-level for stacking purposes Laundry machinery, viz.—			
2/256/32	Ironing-machines, viz.— Stand for "Cissell" electric steam iron (including the iron	352		
-,,	when imported therewith as standard equipment therefor), consisting of an ironing-table, arm to carry steam and electric connections, and foot control	<u>400</u>	••	
2/256/29	Solvent Purifier, "Bowser" Model 665, for the chemical treat- ment of dry-cleaning solvent. (S. F. Bowser and Co., Inc.) Mattress-making, viz.—	352	••	••
2/141/7	Mattress-making, viz Mattress-tufting frame or jig for holding mattresses during the tufting process	352	Free	Free.*
3/829	Pans or trays of stainless steel with perforated bottoms, for cooking beans and other vegetables in factories	352	••	

* Under section 11, Customs Amendment Act, 1927.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

							Classed	Rate of	Duty.
Record.		under Tariff Item No.	British Preferential Tariff.	General Tariff.					
	Machinery, &c., and appliance	s-conti	nued.						
18/72/3	Measuring, counting, testing Battery testing and filling	g, indica	ting, &			lmann			
10/12/0	and Co., Ltd., New Yor				(
	The component parts		e separa	telv class	fied as ur	nder		}	
	Hydrometer						342		
	Bulb-filler				••		449	Free	Free.
	Glass jars				••		208(2)(a)	(
	Sheet metal stand				••	• • •	327	•••	
	Lead strap						357(6)		
	Petroleum jelly						392 (3)	••	
	Crayons		••		••		272		••
	Printing-machines, viz.,								
†3 /113	Cheque protectors or writ	ers, bein	g machi	nes which	print an	nounts	351 (13)		
1-7	or words on cheques		0		•		, <i>'</i>		
	(NOTE.—Revises dec.	ision on	page 32	5 of Tari	ff-book.)				
	, i								
	Oils :					-			
	Mixtures, viz.,-								
7/147/6	"Rust-Ex," a rust remov	/er				••	394 (11)	••	••
	(Australian agreement r	ate, free	, as " Co	mpounde	d rust-re	sisting		I I	
	oil for the treatment			•		Ŭ			
	(NOTE.—Revises d	ecision (on page	378 of Te	riff-book	.)			
							· · · · ·		
· •	Pipes, tubes, and tubing, viz.	:							
e 1	Conduit and drainage, of ear		re, conci	ete, or sin	nil <mark>ar</mark> mat	erials,			
	viz.,—								
3/18/26	Asbestos cement high-pre	ssure w	ater-pipe	es	••	••	216	••	••
								i	
] Tools, artificers', n.e.i., &c., v	iz.:							
		1. 6	nacking	-cases. &	c	• •	354		
† 3/103	Nail-pullers for drawing na	is from	Puoning						
†3/103	Nail-pullers for drawing na (Note.—Revises decision	on page	e 330 of	Tariff-bo	ok.)				

Public Trust Office Act, 1908, and its Amendments.-Election to administer Estates.

NOTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth.

No.	Name.	Occupation,	Residence.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
,	Anderson Thomas Smith	Sailmaker	Wellington	5/7/35	1/8/35	Testate	Wellington.
2	Boddington, Robert	Gasfitter	Riversdale,	24/6/35	1/8/35	. ,,	Blenheim.
-	Wallace		Blenheim	, .,	- / - / -		
3	Brown, Alfred	Labourer	Invercargill	15/5/35	1/8/35	Intestate	Invercargill.
4	Court, Francis William	Retired farmer.	Christchurch, form-	21/3/35	1'/8'/35	Testate	Christehurch.
T	court, i functo ff intana 11	formerly traveller			, ,		
5	Dwyer, Ellen	Spinster	Beaumont, Night-	14/2/35	1/8/35	Intestate	Invercargill.
Ŭ	Dugor, mai		caps				
6	Finucane, Martin	Labourer	Manutuke	16/5/35	1/8/35	Testate	Gisborne.
7	Goldfinch, Annie Catherine	Married women	Ohura	11/10/31	1/8/35	Intestate	Auckland.
8	Mills, George	French-polisher	Christchurch .	8/7/35	1/8/35	Testate	Christchurch.
9	Milne, James	Retired farmer	Middlemarch	20/6/35	1/8/35	,,	Dunedin.
10	McIvor, Gladys Henrietta	Married woman	Christchurch	5/7/34	1/8/35	Intestate	,, ,
11	Silver, Rose Ann	Widow	Dunedin	2/7/35	1/8/35	,,	,,
12	Squire, Clara Ophelia	.,	Palmerston North	5/7/35	1/8/35	Testate	Nelson.

Public Trust Office, Wellington, 5th August, 1935.

RESERVE BANK OF NEW ZEALAND.

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON Monday, 5th August, 1935.

Liabilities.				Assets.			
			£	s.	d.	8. Reserve £ s.	d.
1. Paid-up capital			500,000		0	(a) Gold 2,801,732 10	0
2. General Reserve Fund		•••	- 1,000,000	0	0	(b) Sterling exchange 21,053,855 4	1
3. Bank-notes		• •	8,799,467	10	0	(c) Gold exchange	
4. Demand liabilities-						9. Subsidiary coin 130,760 3	9
(a) State	•••	••	11,523,858	1	3	10. Discounts-	
(b) Banks	••	۰.	4,078,243		8		
(c) Other	••	••	149,835	1	7	bills	
5. Time deposits	••	۰.	••			(b) Treasury and local-body bills	
6. Liabilities in currencies	other	than				11. Advances	
N.Z. currency	••	••	••		· · ·	(a) To the State or State under-	
7. Other liabilities	••	••	63,039	10	6	takings	
_						(b) To other public authorities	
						(c) Other	0
						12. Investments 2,094,075 0	0
						13. Bank buildings	~
						14. Other assets 34,021 3	2
			£26,114,444	1	0	£26,114,444 1	0

Proportion of reserve (No. 8 less No. 6) to notes and other demand liabilities, 97-16 per cent.

W. R. EGGERS, Acting Chief Accountant.

CROWN LANDS NOTICES.

Lands in Hawke's Bay, Wellington, Canterbury, and Otago Land Districts forfeited.

Department of Lands and Survey, Wellington, 7th August, 1935. N OTICE is hereby given that the leases of the undermentioned lands having been declared forfeited by resolution of the Land Boards of the respective land districts, the said lands have thereby reverted to the Crown under the provisions of the Land Act, 1924, the Land for Settlements Act, 1925, and the Discharged Soldiers Settlement Act. 1915.

SCHEDULE.	
-----------	--

Tenure	•	Lease No. Section.		Block.	Lessee.		
				HAWKE'S BAY	LAND DISTRICT.		
S.T.L.	••• 1	42) 4	XVI	Maungaharuru		H. H. Sheldon.
				WELLINGTON	LAND DISTRICT.		
L.S.R.L.		198	12	1 1	Putorino Settlement	••••	G. C. Cameron.
				CANTERBURY	LAND DISTRICT.		
R.L.	••	520	7, Waimate Settle-	XIV	Waimate	•• ••	M. J. Meagher.
S.T.L.S.	•••	36	ment 3, Avonhead Settle- ment	X	Christchurch	•• ••	E. Orchard.
				Otago La	AND DISTRICT.		
R.L.S.	••]	411	78		Manuherikia Settleme	ent	W. H. Waldron.

(L. and S. 22/950/2.)

Land in North Auckland Land District for Selection on Renewable Lease.

North Auckland District Lands and Survey Office, Auckland, 6th August, 1935.

N OTICE is hereby given that the undermentioned section is open for selection on renewable lesse under the Land Act, 1924; and applications will be received at the North Auckland District Lands and Survey Office, Auckland,

North Auckland District Lands and Survey Office, Auckland, up to 4 o'clock p.m. on Monday, 16th September, 1935. Applicants should appear personally for examination at the North Auckland District Lands and Survey Office, Auck-land, on Wednesday, 18th September, 1935, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands of Crown Lands.

The ballot will be held immediately upon conclusion of the examination of applicants.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT .- FIRST-CLASS LAND.

Waitemata County .--- Waitemata Survey District.

(Exempt from payment of rent for three years.*)

SECTION 11, Block XIV: Area, 18 acres 2 roods. Capital value, £185; half-yearly rent, £3 14s. Loaded with £45 for improvements, comprising three-roomed

dwelling, 29 chains boundary-fencing, and 2 acres in worn-out pasture. This sum is payable in cash or by a deposit of not less that $\pounds 5$, with annual payments thereafter of $\pounds 8$, with interest on unpaid balance at the rate of 5 per cent.

per annum. * Rental exemption is conditional upon improvements to the value of $\pounds 30$ being effected annually during the exemption period.

Property is situated on the Birdwood Block, four miles from Henderson and one mile from the Massey School. Soil is clay of medium quality resting on sandstone; well watered by springs and small streams. Undulating and ploughable, lying well to the east. Gorse is prevalent. Suitable for poultry, fruit, flowers, and a little dairying.

(L. and S. 5/92.)

Any further particulars may be obtained from the under-signed.

W. D. ARMIT,

Commissioner of Crown Lands.

Lands in Taranaki Land District for Selection on Renewable Lease.

E. A. RANSOM, Minister of Lands.

District Lands and Survey Office, New Plymouth, 7th August, 1935. OTICE is hereby given that the undermentioned sections are open for selection on renewable losses and the sections A are open for selection on renewable lease under the Land Act, 1924, and applications will be received at the District Lands and Survey Office, New Plymouth, up to 4 o'clock p.m. on Monday, the 23rd September, 1935.

Applicants should appear personally for examination at the District Lands and Survey Office, New Plymouth, on Wednesday, the 25th September, 1935, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands

The ballot will be held immediately upon conclusion of the examination of applicants.

SCHEDULE.

TARANAKI LAND DISTRICT.

SECOND-CLASS LAND. Ohura County .- Heao Survey District.

(National Endowment.)

(Exempt from payment of rent for two years.*)

SECTION 7, Block VII: Area, 509 acres. Capital value, £380;

SECTION 7, Block VII: Area, 509 acres. Capital value, £380; half-yearly rent, £7 12s. Weighted with £812 for improvements, comprising dwelling (four rooms), yards, and shed, approximately 300 chains fencing, 300 acres felled and grassed, and 100 acres felled, burned and sown. This amount may be paid in cash, or, after payment of a deposit of £12, the balance—£800—may be secured by way of first mortgage to the State Advances Superintendent for a term of thirty-six and a half years with interest at the rate of 5½ per cent. per annum; half-yearly instalment £25 10s. 8d. A remission of the interest payable under the mortgage will be allowed for a period of one year provided improvements as stated below are effected. * After payment of first half-year's rent, lease fee, and broken-period rent (if any). an exemption from the navment

* After payment of first half-year's rent, lease fee, and broken-period rent (if any), an exemption from the payment of rent will be allowed for a period of two years provided improvements to the value of £50 are effected annually during the exemption period.

A sheep- and cattle-grazing property, situated on the Opatu Road, about two miles and a half from the Opatu Post-office, ten miles from the Tokirima School and Railway-station, and seven miles and a half from the Tokirima Saleyards. Access

is from Tokirima by six miles metalled and four miles clay is from Tokrima by six miles metalled and four miles car road. The section, approximately one-third of which is shady, consists of about 2 acres flat, the remainder being hilly to steep and broken, with birch bush on the ridges. It was originally well grassed, but runs rapidly to fern. The soil is light loam resting on papa and limestone formation, and the section, which is subdivided into six paddocks, is watered by springs and or each and creek.

Special condition.—The costs for the completion of the mortgage to the State Advances Office, amounting to $\pounds 1$ 13s., must be paid immediately an application is declared successful.

Taumarunui County .-- Ohura Survey District.

(Exempt from payment of rent for two years.*)

Section 17, Block XVI: Area, 452 acres. Capital value,

Section 17, Block XVI: Area, 452 acres. Capital value, £280; half-yearly rent, £5 12s. Weighted with £382 for improvements, comprising dwelling (three rooms), wool-shed, about 240 chains fencing, and about 240 acres felled and grassed. This amount may be paid in cash, or, after payment of a deposit of £2, the balance-£380—may be secured by way of first mortgage to the State Advances Superintendent for a term of thirty years with interest at the rate of $5\frac{1}{2}$ per cent. per annum; half-yearly instalments £12 19s. 11d. A remission of the interest payable under the mortgage will be allowed for a period of two years provided the improvements as stated below are effected. * After payment of first half-year's rent, lease fee, and

*After payment of first half-year's rent, lease fee, and broken-period rent (if any), an exemption from the payment of rent will be allowed for a period of two years provided improvements to the value of £100 are effected annually

during the exemption period. A sheep- and cattle grazing property, situated on Saddler's Road, one mile from Aukopae School and thirteen miles from Road, one mile from Aukopae School and thirteen miles from Taumarunui Railway-station and Saleyards. Access is by good metalled road from Taumarunui. Generally, the property consists of about 100 acres in fair pasture, 140 acres in worn-out pasture, and 212 acres in bush. There are about 20 acres ploughable land, the remainder being steep country with sandstone faces. The soil is light locam resting on sandstone formation, and the section, which is subdivided into four paddocks, is watered by springs and creeks. Special condition.—The costs for the completion of the mortgage to the State Advances Department, amounting to £1 2s., must be paid immediately an application is declared successful.

successful

Waitomo County .- Mapara Survey District.

(Exempt from the payment of rent for two years.*)

(Exempt from the payment of rent for two years.*) Lot 2 of Section 3, Block III: Area, 229 acres 1 rood 39.6 perches. Capital value, £140; half-yearly rent, £2 16s. Weighted with £465 for improvements, comprising dwelling (poor), cow-byre, shed, about 280 chains fencing, and about 70 acres cultivated, but now reverted. This amount may be paid in cash or secured by way of first mortgage to the State Advances Superintendent for a term of thirty-six years and a half with interest at the rate of 5½ per cent. per annum; half-yearly instalments £14 16s. 7d. A remission of the interest payable under the mortgage will be allowed for one year provided improvements to the value of the interest remitted are effected in addition to the improvements required to gain the rental exemption. * After payment of first half-year's rent, lease fee, and broken-period rent (if any), an exemption from the payment of rent will be allowed for a period of two years provided improv-ments to the value of £20 are effected annually during the exemption period.

exemption period.

exemption period. A grazing property, situated on the Kurakura Road, fourteen miles from Te Kuiti Post-office, Railway-station, and Saleyards, and a quarter of a mile from the Aramatai School. Access is by metalled road from Te Kuiti. About half the property is high, poor hill country which quickly reverts to second growth. The remainder is easy country, but infested with ragwort and blackberry, and does not hold grass unless suitably stocked and manured. The soil is light loam resting on part clay and sandstone formation, and the section, which is subdivided into five paddocks, is watered by running streams and springs.

by running streams and springs. Special condition.—The cost of the completion of the mortgage to the State Advances Office, amounting to £1 2s., must be paid immediately an application is declared successful.

pasture. This amount may be paid in cash or secured by way of first mortgage to the State Advances Superintendent for a of first mortgage to the State Advances Superintendent for a term of twenty years with interest at the rate of $5\frac{1}{2}$ per cent. per annum; half-yearly instalment £5 3s. 9d. A remission of the interest payable under the mortgage will be allowed for a period of five years provided improvements to the value of the interest remitted are effected annually in addition to the improvements required to gain the rental exemption. * After payment of first half-year's rent, lease fee, and broken-period rent (if any) an eventtion from the payment

broken-period rent (if any), an exemption from the payment of rent will be allowed for a period of five years provided improvements to the value of £45 are effected annually during the exemption period.

the exemption period. A grazing property, situated on the Taumarunui – Te Kuiti Road, about eight miles from Kopaki Post-office, Railway-station, and Saleyards, and about three miles from the Aratoro School. Access is by metalled road from Kopaki. The soil School. Access is by metalled road from Kopaki. The soli is loam resting on clay and ryolite formation, and the section is watered by streams and springs. This is a broken, hilly section, which was originally heavy bush, and has now reverted to second growth and ragwort. There is no ploughable land. Special condition.—The costs for the completion of the mortgage to the State Advances Office, amounting to 19s. 6d.,

must be paid immediately an application is declared successful.

Waitomo County .- Tangitu Survey District.

(Exempt from the payment of half the annual rent for three years.*)

Section 3, Block III: Area, 480 acres. Capital value, Section 3, Block 111: Alea, 400 acres. Capital value, £360; half-yearly-rent, £7 4s. Weighted with £407 for improvements, comprising dwelling

(four rooms), wool-shed, yards, about 240 chains fencing, and (four rooms), wool-shed, varies, about 240 chains teneng, and about 100 acres clearing and grassing. This amount may be paid in cash, or, after payment of a deposit of \pounds 7, the balance— \pounds 400—may be secured by way of first mortgage to the State Advances Superintendent for a term of thirty years with interest at the rate of $5\frac{1}{2}$ per cent. per annum; half-yearly instalments \pounds 13 13s. 8d. A remission of the interest payable under the mortgage will be allowed for a period of one way provided improvements as stated balow are effected

payable under the mortgage will be allowed for a period of one year provided improvements as stated below are effected. * After payment of first half-year's rent, lease fee, and broken-period rent (if any), an exemption from the payment of half the rental will be allowed for a period of three years provided improvements are effected to the value of £50 during the first year and £25 during each succeeding year. Situated on the Mapara South Road, seven miles from Waimibe Poet effect and Bailway station five

the first year and £25 during each succeeding year. Situated on the Mapara South Road, seven miles from Waimiha Post-office and Railway-station, five miles from Aratoro School, and eleven miles from Kopaki Saleyards. Access is from Waimiha by four miles metalled and three miles clay road. The property comprises 300 acres bush land, felled and grassed, of which approximately 200 acres have reverted to second growth, and 180 acres standing bush. Good grazing country, mostly hilly, but requires hard stocking to hold the grass. The soil is loam resting on clay and ryolite formation, and the section, which is subdivided into six paddocks, is watered by running streams. Special condition.—The costs for the completion of the mortgage to the State Advances Office, amounting to £1 2s., must be paid immediately an application is declared successful.

Waitomo County .- Totoro Survey District.

(Exempt from the payment of rent for one year.*)

(Exempt from the payment of rent for one year.*) Section 20, Block XI : Area, 291 acres 1 rood 30 perches. Capital value, £290; half-yearly rent, £5 16s. Weighted with £305 for improvements, comprising whare, garage, approximately 250 chains fencing, 30 acres felling and grassing, and 40 acres cultivation. This amount may be paid in cash or secured by way of first mortgage to the State Advances Superintendent for a term of thirty years with interest at the rate of $5\frac{1}{2}$ per cent. per annum; half-yearly instalment £10 8s. 8d. A remission of the interest payable under the mortgage will be allowed for a period of one year provided the improvements of a permanent nature equivalent to the value of the interest remitted are effected during the remission period in addition to the improvements required to remission period in addition to the improvements required to

remission period in addition to the improvements required to gain the rental exemption. * After payment of first half-year's rent, lease fee, and broken-period rent (if any), an exemption from the payment of rent will be allowed for a period of one year provided improvements to the value of £60 are effected. Situated on Kohua Road, seven miles from Aria Post-office,

Waitomo County.—Mapara Survey District.
(Exempt from the payment of rent for five years.*)Situated on Kohua Road, seven miles from Aria Post-office,
Dairy Factory, and Saleyards, one mile from Kohua School,
and twenty-five miles from Te Kuiti Railway-station. Access
is by metalled road from Te Kuiti. This is a light, broken
section, hilly, but with about 50 acres ploughable land. It
comprises approximately 40 acres worn-out pasture, 30 acres
bush land felled and grassed, 71 acres totally reverted, and
150 acres in natural state. The soil is light loam resting on

clay and papa formation, and the section, which is subdivided into five paddocks, is watered by running streams and springs.

Ragwort is prevalent. Special condition.—The costs for the completion of the mortgage to the State Advances Office, amounting to £1 2s., must be paid immediately an application is declared successful.

THIRD-CLASS LAND.

Waitomo County .--- Totoro Survey District.

(Exempt from the payment of rent for two years.*)

Lot 2 of Section 11, Block XI: Area, 158 acres. Capital value, £105; half-yearly rent, £2 2s. Weighted with £100 for improvements, comprising dwelling

value, £105; half-yearly rent, £2 2s. Weighted with £100 for improvements, comprising dwelling (poor), about 90 chains fencing, and about 45 acres clearing and grassing. This amount may be paid in cash or secured by way of first mortgage to the State Advances Superintendent for a term of twenty years with interest at the rate of 54 per cent. per annum; half-yearly instalment £4 3s. A remission of the interest payable under the mortgage will be allowed for one year provided improvements as stated below are effected. * After payment of first half-year's rent, lease fee, and broken-period rent (if any), an exemption from the payment of rent will be allowed for a period of two years provided improve-ments are effected to the value of £30 during the first year and £20 during the second year. Situated on the Owen Road, one mile from Onaio Post-office and School, nineteen miles from Waimiha Railway-station, seven miles from Aria Dairy Factory, and three miles and a half from Mokauiti Saleyards. Access is from Waimiha by eighteen miles metalled and one mile clay roads. The pro-perty contains approximately 20 acres flats, the remainder being poor tea-tree and fern hills. The soil is light loam resting on clay and part papa formation, and the section is watered by running streams and springs. Property is con-sidered only suitable for working in conjunction with other land. Snecial condition.—The costs for the completion of the land.

Special condition.—The costs for the completion of the mortgage to the State Advances Department, amounting to 19s. 6d., must be paid immediately an application is declared successful.

Application forms and any further information required may be obtained from the undersigned.

F. H. WATERS, Commissioner of Crown Lands.

(L. and S. 26/25339.)

Settlement Land in Wellington Land District for Sale by Public Auction.

District Lands and Survey Office

District Lands and Survey Office, Wellington, 7th August, 1935. N OTICE is hereby given that the undermentioned section will be offered for sale by public auction for cash or on deferred payments at the District Lands and Survey Office, State Fire Insurance Building, Wellington, on Wednesday, 11th September, 1935, at 2.30 o'clock p.m., under the provisions of the Land for Settlements Act, 1925.

SCHEDULE.

Wellington Land District.-Town (Settlement) Land. Petone Borough.-Belmont Survey District.-Wilford Settlement. SECTION 4, Block VII: Area, 25.63 perches. Upset price, £260.

4260.
Weighted with the sum of £5 (payable in cash on the fall of the hammer) for improvements, consisting of half-share of board boundary-fencing.
A good building section with frontage of 50 ft. 10 in. to North Street, practically opposite Ava Railway-station.

Any further information required may be obtained from the undersigned.

H. W. C. MACKINTOSH, Commissioner of Crown Lands.

(L. and S. 19325.)

Land in Wellington Land District for Selection on Optional Tenure.

District Lands and Survey Office, Wellington, 7th August, 1935.

NOTICE is hereby given that the undermentioned section is open for selection on optional tenure under the Land Act, 1924, and applications will be received at the District Lands and Survey Office, Wellington, up to 4 o'clock p.m. on Tuesday, 27th August, 1935.

Applicants should appear personally for examination at the District Lands and Survey Office, Wellington, on Wednesday, 28th August, 1935, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

The ballot will be held immediately upon conclusion of the examination of applicants.

SCHEDULE.

Wellington Land District .--- Third-class Land.

Waitotara County .- Momohaki Survey District.

(National Endowment.)

(National Endowment.) SECTION 2, Block XVI: Area, 1,460 acres. Capital value, £365. Deposit on deferred payments, £15: Half-yearly instalment on deferred payments, £11 7s. 6d. Renewable lease : Half-yearly rent, £7 6s. Weighted with £646 for improvements, comprising felling and grassing, small dwelling, wool-shed and yards, 427 chains fencing, drains, tracks, plantations, &c. This sum is payable in cash, or, after the payment of a cash deposit of £146, the balance—£500—may be secured to the Superintendent, State Advances Department, for a term of thirty years and bearing interest at 5½ per cent. per annum. Net half-yearly instalments £15 17s. 1d. Cost of preparation of mortgage, £1 2s., payable by the successful applicant. This section is situated on the Watershed and Kauarapoua Roads by eighteen miles of metalled road from Kai Iwi Railway-station and two miles unmetalled road from Paparangi School and half a mile bridle-track. About 900 acres have been felled and grassed, 500 acres of which have reverted to second growth. The general condition of the section is poor, being mostly steep and broken and inclined to be gorgy. Suitable only for dry sheep. Altitude 500 ft. to 1,600 ft. above sea-level. to be gorgy. Suitable only to 1,600 ft. above sea-level.

Any further particulars required may be obtained from the undersigned.

H. W. C. MACKINTOSH, Commissioner of Crown Lands.

(L. and S. 26/13250.)

Land in Nelson Land District for Selection on Renewable Lease.

District Lands and Survey Office, Nelson, 7th August, 1935. Not office, Nelson, 7th August, 1935. Not office, is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1924, and applications will be received at the District Lands and Survey Office, Nelson, up to 4 o'clock p.m. on Tuesday, 10th September, 1935. Applicants should appear personally for examination at the District Lands and Survey Office, Nelson, on Thursday, 12th September, 1935, at 10.30 o'clock a.m., but if any applicant is unable to attend he may be examined by any other Land Board or by any Commissioner of Crown Lands.

other Land Board or by any Commissioner of Crown Lands. The ballot will be held immediately upon conclusion of the

examination of applicants.

SCHEDULE.

NELSON LAND DISTRICT .--- THIRD-CLASS LAND. Waimea County .- Hope Survey District.

(National Endowment.)

(Exempt from payment of rent for five years.)

(Exempt from payment of rent for five years.) SECTION 1, Block VIII; Area, 1,217 acres. Capital value, £305; half-yearly rent, £6 2s. Weighted with £120 (to be paid in cash) for improvements, consisting of two-roomed whare, 10 chains boundary-fence, 50 chains subdivisional fence, 150 acres felled and burned and grassed (now fern), and 2 acres cleared and stumped. A grazing proposition, situated on Lamb Valley Road, three miles from Glenhope Post-office, School, and Railway-station, fifty-one miles from Waimea Dairy Factory, and twenty-nine miles from Murchison Saleyards. Cream to be delivered three miles to railway-station. Access is by two miles metalled and one mile unmetalled road from Glenhope. miles metalled and one mile unmetalled road from Glenhope. The soil is poor, resting on Moutere gravel formation; watered by streams. Flat to undulating and easy hills, some 50 acres open fern land, 60 acres standing bush, 150 acres felled and grassed, balance birch bush. The property is subdivided into three paddocks. Blackberry and foxglove are prevalent.

Any further particulars required may be obtained from the Commissioner of Crown Lands.

A. F. WATERS,

(L, and S. 26/22115.)

Commissioner of Crown Lands.

Lands in Nelson Land District for Selection on Renewable Lease

District Lands and Survey Office, Nelson, 6th August, 1935.

Neison, 6th August, 1935. N OTICE is hereby given that the undermentioned sections Normalized in the surface soil only. The solution of the land set of the surface soil on the set of the surface soil of the su

SCHEDULE.

NELSON LAND DISTRICT .- THIRD-CLASS LANDS.

Waimea County .--- Tadmor Survey District .--- Karamea Mining District.

District. SECTIONS 25, 33, 43, 46, and 50, Block VII; Area, 911 acres 3 roods. Capital value £227 10s.; half-yearly rent, £4 11s. Weighted with £925 for improvements, consisting of dwelling, five rooms (in fair condition), glasshouse, 180 chains of boundary and subdivisional fencing, 450 acres felled and burned, now in fern and second growth, and 5 acres broken from natural state. This amount is payable in cash or after the payment of a cash deposit of £25 the balance—£900— may be secured on mortgage under the Discharged Soldiers Settlement Act, term, thirty-six years and a half, interest 5 per cent. to a discharged soldier, and thirty-four years and a half, interest 5½ per cent., to a civilian. The section is situated close to Tadmor and Glenhope Road and Tui Railway-station, half a mile from Tui Post-office and School, and fourteen miles from Tapawera Saleyards. Access is by good road from Tadmor. Soil is Moutere gravel and clay formation; well watered by permanent streams. The land is broken and hilly, with very little flat land, easy back-country land. Foxglove, blackberry, and fern are fairly bad.

Takaka County.—Totaranui Survey District.—Karan Mining District.

(Exempt from payment of rent for four years.)

(Exempt from payment of rent for four years.) Section 23, Block IV: Area, 249 acres 2 roods. Capital value, £90; half-yearly rent, £1 16s. Weighted with £41 5s. (to be paid in cash) for improvements, comprising 50 chains of fencing in fair condition and good two-roomed whare (iron), well lined. This property is situated a quarter of a mile from the Awaroa-Takaka Road by pack-track. Access is from Takaka, nineteen miles distant, by good road. Approximately 85 acres have been felled and sown but now in dense fern; balance of section is still in standing bush comprising rimu, matai, totara, and birch with heavy undergrowth. Soil of fair quality resting on granite and clay formation; well watered. Application forms and any further information desired may

Application forms and any further information desired may be obtained from the undersigned.

A. F. WATERS, Commissioner of Crown Lands.

(L. and S. 26/4099.)

Education Reserve in Nelson Land District for Lease by Public Auction.

District Lands and Survey Office, Nelson, 6th August, 1935. N OTICE is hereby given that the undermentioned section will be offered for lease by public auction at the District Lands and Survey Office, Nelson, on Monday, 16th September, 1935, at 11 o'clock a.m., under the provisions of the Education Reserves Act, 1928, and the Public Bodies' Leases Act. 1908

Leases Act, 1908.

SCHEDULE.

NELSON LAND DISTRICT .- TOWNSHIP OF ST. ABNAUD EXTENSION No. 1.

Waimea County .- Motupiko Survey District.

Lor 7, part Section 74, Square 46, Block XIII : Area, 32 perches. Annual rent, £1 5s,

This section, which is flat and suitable as a building-site, is situated in St. Arnaud Township adjacent to post-office. Access is by Black Valley Road. Soil fair quality.

Abstract of Terms and Conditions of Lease.

1. Possession will be given on the day of the sale. 2. Six months' rent at the rate offered, and rent for the

2. Six months' rent at the rate offered, and rent for the broken period, valuation for improvements, lease and registra-tion fees (£2 2s.) must be deposited on acceptance of bid. 3. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.

 Rent payable half-yearly in advance.
 Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and water-courses: to trim all live hedges, and yield up all improvements in good order and condition at the expiration of the lease.

6. Lessee not to transfer, mortgage, sublet, or subdivide without consent of the Land Board.
7. Lessee not to carry on any noxious, noisome, or offensive

trade upon the land.

8. Lessee not to use or remove any gravel without consent of the Land Board.

of the Land Board. 9. No liability is accepted on the part of the Crown or of the Land Board to pay to the lessee any compensation for improvements, but if the lease is not renewed upon expiration, or if it is sooner determined, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of an amount equal to the value of buildings and improvements effected by the original lessee, and the amount so paid by the incoming tenant shall be paid to the original lessee without any deduction except for rent or other payments in arrear. 10. Lease liable to forfeiture if conditions are violated.

11. Lesse to keep buildings insured. 12. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.

Full particulars may be obtained from the undersigned.

A. F. WATERS, Commissioner of Crown Lands.

(L. and S. 25/777.)

Education Reserve in Southland Land District for Lease by Public Auction.

District Lands and Survey Office, Invercargill, 6th August, 1935. N OTICE is hereby given that the undermentioned section will be offered for lease by public auction at this office on Monday, 16th September, 1935, at 11 o'clock a.m., under the provisions of the Education Reserves Act, 1928, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

SOUTHLAND LAND DISTRICT .--- TOWN OF GORE.

SECTION 12, Block XX: Area, 1 rood 18 perches. Upset

Annual rental, £2 10s. Weighted with £182 for buildings and fencing. Situated in Lyne Street, about half a mile from post-office.

Abstract of Terms and Conditions of Lease.

1. Possession will be given on the day of the sale. 2. Six months' rent at the rate offered, and rent for the broken period, valuation for improvements, lease and registration fees (£2 2s.) must be deposited on acceptance of bid.

of bid. 3. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908. 4. Rent payable half-yearly in advance. 5. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges, and yield up all improvements in good order and condition at the expiration of the lease. of the lease.

6. Lessee not to transfer, mortgage, sublet, or subdivide without consent of the Land Board.

7. Lessee not to carry on any noxious, noisome, or offensive

Lessee not to vary on any notices, notices, in the second strate upon the land.
 Lessee not to use or remove any gravel without consent of the Land Board.
 No liability is accepted on the part of the Crown or of the Land to accept to the base any compensation for

the Land Board to pay to the lessee any compensation for improvements, but if the lesse is not renewed upon expiration, or if it is sooner determined, the new lesse offered for disposal by public competition will be subject to payment by the incoming tenant of an amount equal to the value of buildings

AUG. 8.]

and improvements effected by the original lessee, and the so paid by the incoming tenant shall be paid to the amount original lessee without any deduction except for rent or other payments in arrear.

10. Lease liable to forfeiture if conditions are violated.
11. Lessee to keep buildings insured.
12. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.

Full particulars may be obtained from the undersigned. B. C. McCABE.

Commissioner of Crown Lands.

(L. and S. 20/802.)

STATE FOREST SERVICE NOTICES.

Milling-timber for Sale by Public Tender.

N OTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Rotorua, at 4 o'clock p.m. on the 19th day of August, 1935.

SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION .--- AUCKLAND LAND DISTRICT.

ALL the milling-timber specified in that area containing approximately 48 acres, situated in Block IV, Patetere North-east Survey District (portion of State Forest No. 3), about ten miles from the Mamaku Railway-station.

The total estimated quantity of timber in cubic feet is 39,296, or in board feet 271,830, made up as follows :---

Species.			C	ubic Feet.	Board Feet.	
R imu	••	• •	••	38,427	266,080	
Miro	••	••	••	869	5,750	
				39,296	271,830	

Upset price : £351. Time for removal : Six months.

.

Terms of Payment.

A marked cheque for $\pounds 200$ of the purchase-money and $\pounds 1$ ls. license fee must accompany the tender, and the balance be paid three months after the date of sale.

Terms and Conditions.

1. All instalment-payments shall be secured by "on demand" promissory notes made and endorsed to the setie All instalment-payments shall be secured by "on demand" promissory notes made and endorsed to the satis-faction of the Commissioner of State Forests, and interest at the rate of 1 per cent. per annum in excess of current bank overdraft rates will be charged on all notes overdue from the date of maturity to the date of payment.
 The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921-22, the reculations in force thereaunder and these conditions

accordance with the provisions of the Forests Act, 1921-22, the regulations in force thereunder, and these conditions. 3. The aforementioned qualities, quantities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be en-titled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind as stated herein or in any advertisement having reference to the said timber.

BANKRUPTCY NOTICES.

In Bankruptcy.--In the Supreme Court holden at Auckland.

N OTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court: and I hereby give notice that at the next sitting of the said Court, to be holden on Friday, the 30th day of August, 1935, at 10 o'clock in the forenoon, or as soon thereafter as application may be heard, I intend to apply for an order releasing me from the adminis-tration of the said estates :---

McCallum, Donald Samuel, Paparoa, Labourer,

Haliday, Frederick Samuel, Japaroa, Labourer. Haliday, Frederick Samuel, Maungakaramea, Farmer. Harris, William Edward Hunter, Hikurangi, Picture-

Harris, William Ed theatre Proprietor

Munro, Niccoless Henry George, Kawakawa, Garage-proprietor.

Marshall, Spencer Joseph Dix, Whangarei, Clothier. J

4. A return giving the number of logs cut of each species and their contents must be made quarterly by the licenses on the last days of March, June, September, and December, respectively, in each year. A return must also be made on the same dates showing the output of sawn timber of each species. These returns may be ascertained and verified by inspection of the books of the mill, or by such other means as the Con-servator may require, and for this purpose the accounts and books shall be open to the inspection of the Conservator, a Forest Ranger, or other duly authorized officer. 5. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer

the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a have be transported, and before a sawmin incluse is inside a letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned. 6. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

relative to the sale. 7. Each tenderer must state the total price that he is pre-pared to pay for the timber. The highest or any tender will not necessarily be accepted, and the timber described is sub-mitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests. 8. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing date for receipt of tenders. 9. If no tender is accepted for the timber herein mentioned it will remain open for application at the upset price for

it will remain open for application at the upset price for three months from the date tenders close.

10. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Rotorua," and endorsed "Tender for Timber."

The conditions, which will be inserted in the license to be issued to the purchaser, and further particulars may be ob-tained on application to the undersigned or to the Director of Forestry, Wellington.

W. T. MORRISON, Conservator of Forests.

Milling-timber withdrawn from Sale.

State Forest Service

State Forest Service, Hokitika, 6th August, 1935. NOTICE is hereby given that the milling-timber in Block XVI, Ahaura Survey District, and Block IV, Kopara Survey District, Westland Land District, advertised for sale by public tender in *Gazette* No. 13 of the 28th February, 1935, on page 569, is withdrawn from sale.

S. A. C. DARBY, Conservator of Forests.

Milling-timber withdrawn from Sale.

State Forest Service, Hokitika, 6th August, 1935.

NOTICE is hereby given that the milling-timber in Blocks III and IV, Ahaura Survey District, Westland Land District, advertised for sale by public tender in *Gazette* No. 90 of the 6th December, 1934, on page 4149, is withdrawn from sale.

S. A. C. DARBY, Conservator of Forests.

Aldred, Bold, Parakao, Blacksmith. Cave, Milton Knight, Rawene, Garage-proprietor. Moore, John Nelson, Kaitaia, Carrier. Birch, Charles Henry, Whangarei, Cabinetmaker. Birch, Joseph Robson, Whangarei, Cabinetmaker. Birch, Johur Edward, Whangarei, Cabinetmaker. Birch, Johur William, Whangarei, Cabinetmaker. Birch, W. J., and Sons, Whangarei, House Furnishers. Holt, Arnold, Waipapa, Storekeeper. Boyd, John, Whangarei, House Furnisher. Stanton, Harold Edward, Keri Keri, Journalist and Orchardist. Botica, Dolly M., Okaihau, Married Woman. Orchardist. Botica, Dolly M., Okaihau, Married Woman. Abbott, William A., Whangarei, Publican. Deverell, Arthur Sidney, Whangarei, Draper. Daveney, Harold Lawrence, Kaitaia, Garage-proprietor. Pavlovich, Ilija, Herekino, Farmer. Pavlovich, Joze, Ahipara, Gumdigger. Pavlovich, Filip, Ahipara, Gumdigger,

Woman.

Dated at Whangarei, this 2nd day of August, 1935.

A. J. CHING, Official Assignee.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims; promissory notes, if any, to be produced prior to receiving dividends:-

Batt, Ellen, Auckland, Financial Agent—First and final dividend of 9¹/₄d. in the pound. Butler, Leslie Waltham, Onehunga, Chemist—First and final dividend of 9¹/₄d. in the pound. List, Victor Cyril Otto, Tuakau, Labourer—Second and final

dividend of 9d. in the pound, making in all 2s. 6d. in the pound.

pound. Morley, Vincent Walker, Papatoetoe, Dentist—First and final dividend of 1³d. in the pound. Osborne, William Bernard, Waihi, Miner—Second dividend of 6s. in the pound, making in all 8s. 6d. in the pound. Timanus, F. E., Waihi, Hardware-merchant—First and final dividend of 2d. in the pound.

A. W. WATTERS,

Official Assignee.

Utheie Law Court Buildings, High Street, Auckland. 2nd August, 1935.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that WILLIAM HENEY TERRY, of Auckland, Accountant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Court Buildings, High Street, Auckland, on Thursday, the 15th day of August, 1935, at 10.30 o'clock a.m.

Dated at Auckland, this 6th day of August, 1935.

A. W. WATTERS,

Official Assignee.

In Bankrupicy .--- In the Supreme Court of New Zealand.

N OTICE is hereby given that GEORGE BOYD LANGLANDS, of Gisborne, Electrician, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 9th day of August, 1935, at 2.30 o'clock p.m.

Dated at Gisborne, this 31st day of July, 1935.

JOHN N. NALDER, Official Assignce.

In Bankruptcy.-In the Supreme Court of New Zealand.

N OTICE is hereby given that JOHN AITKEN ALEXANDER WATTS, of Gisborne, Cycle Mechanic, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 14th day of August, 1935, at 2.30 o'clock p.m. Dated at Gisborne, this 1st day of August, 1935.

JOHN N. NALDER,

Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that ALFRED WILLIAM SKJOTTEUP, of Motuhora, Benchman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 14th day of August, 1935, at 2.30 o'clock p.m. Dated at Gisborne, this Ist day of August, 1935.

JOHN N. NALDER,

Official Assignee,

Pavlovich, Ilija, Joze, and Filip, trading together as Pavlovich and Co., Ahipara, Farmers and Gumdiggers. Jujnovich, Petar, Herekino, Farmer.
Pavlovich, Jujnovich, and Co., Ahipara, Farmers.
Wells, Thomas, Whangarei, Contractor.
Hunter, Herbert Franklin, Kawakawa, Labourer.
Hunter, Herbert Franklin, Kawakawa, Labourer.
Burr, John Hosking, Rawene, Telegraph Officer.
Maine, Louisa Jane, Whangarei, Contracter.
Maddox, John Frederick, Kirikopuni, Share Milker.
Dall, Harold David, Kohukohu, Hotelkeeper.
Fletcher, William Alexander, Whangarei, Contractor.
Cossill, Hannah, late of Whangarei (deceased), Married Woman.
In Bankruptcy.—In the Supreme Court of New Zealand.
In Bankruptcy.—In the Supreme Court of New Zealand.
In Bankruptcy.—In the Supreme Court of New Zealand.

NOTICE is hereby given that PERCY KEMP, late of Waipukurau, now of Blenheim, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waipukurau, on Wednesday, the 14th day of August, 1935, at 10.15 o'clock a.m.

Dated at Napier, this 6th day of August, 1935. G. G. CHISHOLM.

Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that FRANCIS HENRY PURVIS N ROGERS, of Horopito, School-teacher, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at Mr. F. Lee's office, Raetihi, on Thursday, the 8th day of August, 1935, at 2 o'clock p.m. Dated at Taihape, this 29th day of July, 1935.

C. MASTERS, Deputy Official Assignce.

In Bankruptcy.-In the Supreme Court of New Zealand.

NOTICE is hereby given that ROBERT WILLIAM ELLERBY, of Horopito, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at Mr. F. Lee's office, Raetihi, on Friday, the 9th day of August, 1935, at 10 o'clock a.m. Dated at Taihape, this 29th day of July, 1935.

C. MASTERS, Deputy Official Assignee.

In Bankruptcy.

In the Estate of DUNCAN MCLEAN, of Marton, Farmer. NOTICE is hereby given that a first and final dividend of 5s. 11²/₄d. in the pound is now payable on all accepted proved claims at my office, 44 Maria Place, Wanganui.

E. M. SILK.

Deputy Official Assignee.

In Bankruptcy.-In the Supreme Court of New Zealand.

N OTICE is hereby given that WILLIAM BORTHWICK, of Milton, Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 7th day of August, 1935, at 2.30 o'clock p.m. Dated at Dunedin, this 31st day of July, 1935.

Wanganui, 6th August, 1935.

J. M. ADAM, Official Assignee.

LAND TRANSFER ACT NOTICES.

E VIDENCE of the loss of Memorandum of Lease No. 14791 for Allotments 80 and 80 EVIDENCE of the loss of Memorandum of Lease No. 14791 for Allotments 89 and 89A of the Parish of Whaingaroa, being the whole of the lands described in certi-ficates of title, Vol. 190, folio 63, and Vol. 632, folio 104 (Auckland Registry), from HIS MAJESTY THE KING as lessor to MARGARET KATE STEPHENSON, wife of Tom STEPHENSON, of Te Mata, Share Milker, as lessee, having been lodged with me, together with an application for the issue of a provisional memorandum of lease, notice is hereby given of my intention to issue such provisional memorandum of lease accordingly upon the expiration of fourteen days from the 8th day of August, 1935. Dated at the Land Registry Office at Auckland, this 2nd day of August, 1935.

day of August, 1935.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register a notice of re-entry by HIS MAJESTY THE KING, the lessor under Memoranda of Lease Nos. 13048, 13047, and 13046 of respectively Lots 1, 2, and 3 on Deposited Plan No. 4513 of Section W, Town Belt of New Plymouth, and being parts of the land in certificate of title, Vol. 109, folio 63 (Taranaki Registry), of which ALBERT EDWARD ROBINSON, of New Plymouth, Bricklayer, is the registered lessee, notice is hereby given of my intention to register such re-entry upon the expiration of one month from the date of the *Gazette* containing this notice.

the Gazette containing this notice. Dated at the Land Registry Office, New Plymouth, this 6th day of August, 1935.

J. CARADUS, District Land Registrar.

PPLICATION having been made to me for the issue of a conclusive certificate of title in the name of LEONARD А A conclusive certificate of title in the name of LEONARD LEFEVRE SNEE, of Takapau, Sheep-farmer, for all that parcel of land containing thirty eight and five tenths (38_{15}^{5}) perches, more or less, situate in the Borough of Hastings, being part of Subdivision E of the Heretaunga Block, and being Lot 4 on Deeds Plan No. 414, and all the land comprised in interim certificate of title, H.B. Vol. 83, folio 274, which issued to replace the former certificate of title, both copies of which were destroyed in the fire following the earthquake on 3rd February, 1931, I hereby give notice that any person claiming to have been the registered proprietor of, or claiming to be entitled to the benefit of any encumbrance, lien, or interest upon or in this land, may present for registration not later than the twelfth (12th) day of September, 1935, an appropriate instrument in the same manner as if the old Register had not been destroyed, for the purpose of re-Register had not been destroyed, for the purpose of re-evidencing such encumbrance, lien, or interest; or may, not later than the said date, lodge a caveat to protect the same, whether such encumbrance, lien, or interest was registered in the old Register or not. Dated this 5th day of August, 1935, at the Lands Registry

Office, Napier.

R. F. BAIRD, District Land Registrar.

E VIDENCE having been furnished of the loss of certificate of title, Vol. 266, folio 137 (Canterbury Registry), for Rural Section 21678x, situated in Block VI, Goughs Bay Survey District, whereof GEORGE ARMSTRONG, of Akaroa, Farmer, is the registered proprietor, and application having been made to me for the issue of a new certificate of title in lieu thereof, I hereby give notice that it is my intention to issue such new certificate of title accordingly at the expira-tion of fourteen days from the date of the *Gazette* containing this netice. this notice.

Dated at the Land Registry Office, Christchurch, this 6th day of August, 1935.

A. L. B. ROSS, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1933, SECTION 282 (6).

N OTICE is hereby given that the name of the under-N mentioned company has been struck off the Register and the company dissolved :--

Simplex Evertyte Roller Mattress Co., Limited. 1932/293. Given under my hand at Auckland, this 5th day of August, 1935.

H. B. WALTON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (4).

NOTICE is hereby given that at the expiration of three months from this date the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved :---

Mitchell, Buttle, and Co., Limited. 1930/175.

\$

Given under my hand at Auckland, this 5th day of August, 1935.

H. B. WALTON, Assistant Registrar of Companies.

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THE COMPANIES ACT, 1933, SECTION 282 (6).

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register and the company dissolved :--

The Taranaki Shipping Company, Limited. 1928/19.

Dated at the office of the Assistant Registrar of Companies at New Plymouth, this 30th day of July, 1935.

J. CARADUS. Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

AKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved :-

New Zealand National Creditmen's Association (Otago and Southland), Limited. 1929/61.

Given under my hand at Dunedin, this 5th day of August, 1935.

> L. G. TUCK, Assistant Registrar of Companies.

THE COMPANIES ACT, 1933, SECTION 282 (3).

A^S the undermentioned company has ceased to carry on business, I hereby give notice that at the expiration of three months from the date hereof the company will, unless cause be shown to the contrary, be struck off the register and the company disclored to the contrary. the company dissolved :-

Thomas Green and Co., Limited. 1912/17.

Dated at the office of the Assistant Registrar of Companies at Invercargill, this 3rd day of August, 1935.

J. A. FRASER, Assistant Registrar of Companies.

THE WILLS'S ROAD HALL BILL.

In the matter of the Legislature Act, 1908, and in the matter of an application for a proposed Private Estate Bill to be entitled "The Wills's Road Hall Bill."

matter of an application for a proposed Private Estate Bill to be entitled "The Wills's Road Hall Bill." **N** OTICE is hereby given by the undersigned Joseph Herbert Cecil Hewetson, of Upper Moutere, Farmer, pursuant to the Standing Rules and Orders of the General Assembly of New Zealand in Parliament assembled, of his intention to apply by petition to the said General Assembly not earlier than thirty days before and not later than fourteen days after the commencement of the session to be held next after the date of this notice for the passing of a Private Estate Bill, to be called "The Wills's Road Hall Bill." The object of the proposed Bill is to rectify a deed of conveyance bearing date the 9th day of October, 1928, and made between Joseph Herbert Cecil Hewetson of the first part, Godfrey Harley of the second part, and Edna May Gifford of the third part, and registered at Nelson as Number 54980, whereby all that piece or parcel of land situate in the District of Moutere, in the Land District of Nelson, containing two roods, more or less, being part of part Section 164 on the plan of the District of Moutere, bounded on the northward (231 ft.) by a public road, on the eastward (93 ft.) by other part of the said Section 164, on the southward (231 ft.) by a public road upon which is erected a hall or meeting-house, was conveyed to the said Edna May Gifford upon trust that the said land should form a site for and that there should be forthwith erected thereon a public hall, by vesting the said biece of land, together with the hall or meeting-house thereon said land should form a site for and that there should be forthwith erected thereon a public hall, by vesting the said piece of land, together with the hall or meeting-house thereon in Edna Mabel Gifford, of Okiawa, Spinster, absolutely for her own use and benefit. A copy of the said petition and copies of the proposed Bill will be deposited in the Private Bill Office not earlier than thirty days before and not later than fourteen days after the commencement of the said session. Dated et Nelson this 17th day of July 1935 Dated at Nelson, this 17th day of July, 1935.

J. H. C. HEWETSON, Promoter of the Bill.

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HENSON AND BEAUMONT, LIMITED.

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that the following special resolution has been duly passed by Henson and Beaumont, Limited :--

"That the company be wound up voluntarily, and that ROBEET HEDLEY HENSON, of Auckland, Company Director, be appointed liquidator."

Dated this 31st day of July, 1935.

R. H. HENSON Liquidator.

THE BAINHAM CO-OPERATIVE DAIRY COMPANY, LIMITED.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of THE BAINHAM CO-OPERATIVE DAIRY COMPANY, LIMITED (in Liquidation).

LIMITED (in Liquidation). NOTICE is hereby given in pursuance of section 232 of the Companies Act, 1933, that a general meeting of the members of the above-named company will be held in the Bainham Hall, Bainham, at 1.30 p.m. on Friday, 23rd August, 1935, for the purpose of having an account laid before them showing the manner in which the winding-up has been con-ducted and the property of the company disposed of, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the liquidators shall be disposed of. W. B. GRIFFIN)

W. B. GRIFFIN C. B. HODGSON Liquidators.

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Nelson, 31st July, 1935.

CHANGE OF NAME.

L, BRUCE McCAULEY, of Hamilton, New Zealand, Bruce McCauley Mutton, hereby give notice that on the 26th day of July, 1935, I renounced and abandoned the use of my said christian name of McCauley and also my said surname of Mutton and assumed in lieu of such surname the surname of McCauley so that henceforth my full name for all purposes whatsoever shall be Bruce McCauley : And, further, that such change of names is evidenced by a deed-poll dated the 26th day of July, 1935, duly executed by me and attested and enrolled in the Registry of the Supreme Court of New Zealand at Hamilton on the 31st day of July, 1935, under No. 1981/1935. Dated at Hamilton, this 26th day of July, 1935.

Dated at Hamilton, this 26th day of July, 1935.

BRUCE McCAULEY, Formerly BBUCE McCAULEY MUTTON. Witness-E. N. Miller, Solicitor, Hamilton. 4 440

WAIPARA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by Part II of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and the Waipara County Loans Conversion Order, 1935 (No. 1), the Waipara County Council hereby resolves as follows :---

"That, for the purpose of providing the interest, sinking "That, for the purpose of providing the interest, sinking fund, and other charges on the new securities authorized to be issued by the Waipara County Council under the above-mentioned Act and Order in conversion of existing securities issued in respect of the loans set out in the First Schedule of that Order, and also the interest, sinking fund, and other charges in respect of the unconverted securities issued in respect of such loans, the Waipara County Council hereby makes and levies a special rate of seven sixty-fourths of a penny (7/64d.) in the pound upon the rateable value (on the basic of the capital value) of all rateable property of the district, and that such rate shall be an annually recurring rate during the currency of such securities and be payable yearly during the currency of such securities and be payable yearly on the first day of September in each and every year until the last maturity date of such securities, being the 1st day of September, 1963, or until all such securities are fully paid off."

The seal of the Chairman, Councillors, and Inhabitants of the County of Waipara was hereunto affixed this 8th day of July, 1935, in the presence of—

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W. K. MCALPINE, Chairman. S. L. BOON, County Clerk.

GEORGE AND DOUGHTY, LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of GEORGE AND DOUGHTY, LIMITED.

of GEORGE AND DOUGHTY, LIMITED. OTICE is hereby given, pursuant to section 222 of the Companies Act, 1933, that George and Doughty, Limited, has duly passed a resolution for voluntary winding-up and for the appointment of LESLIE HARWOOD HESLOP, of Wellington, Public Accountant, as liquidator. Notice is also hereby given in accordance with section 234 of the said Act that a meeting of creditors in the above matters will be held at Accountants' Chambers, 39 Johnston Street, Welling-ton, on Friday, the 9th day of August, 1935, at 11 o'clock in the forenon. Dated this 31st day of July, 1935 Dated this 31st day of July, 1935.

L. H. HESLOP.

Care of Ernest Hunt, Turner, and Heslop, Public Account-ants, Phœnix House, 127 Featherston Street, Wellington.

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DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the partnership previously carried on by George Ernest Cook, William Frederick Cook, and James Alfred Cook, under the style or name of "Cook Brothers," Boot Makers and Importers, 83 Vivian Street, was dissolved on the 20th day of May, 1935, by the death of the said William Frederick Cook.

George Ernest Cook and James Alfred Cook will continue to carry on the business in partnership under the style or name of "Cook Brothers" as previously at the same address. Dated at Wellington, this 1st day of August, 1935.

ELEANOR ANN COOK. (As executrix of the estate of William Frederick Cook.) JAMES A. COOK. GEORGE E. COOK.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that Mr. A. D. Brodie and Mr. H. M. Keesing announce that their partnership as barristers and solicitors under the style of "Brodie and Keesing" will be dissolved as from to-day.

Keesing " will be dissolved as from to-day. Mr. Brodie and Mr. Keesing will continue the practice of their profession individually in separate offices in Broadway Buildings, First Floor, Ridgway Street, Wanganui. A. D. BRODIE.

A. D. BRODIE. H. M. KEESING.

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H. C. FOSTER, LIMITED.

Wanganui, 31st July, 1935.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of H. C. FOSTER, LIMITED (in Liquidation).

TOTICE is hereby given that by an entry in its minute-book the above-named company on the 30th July, 1935, passed the following resolution, viz. :-

"That the company be wound up voluntarily, and that JAMES MAWSON STEWART, of Christchurch, Public Accountant, be and is hereby appointed liquidator."

And that a meeting of creditors of the said company will accordingly be held at the office of the liquidator, 152 Here-ford Street, Christchurch, on Thursday, the 8th day of August, 1935, at 4 p.m. Dated at Christchurch, this 1st day of August, 1935.

J. MAWSON STEWART, Liquidator.

KEEGAN, HEIGHWAY, AND SHARP, LTD.

IN LIQUIDATION.

IN compliance with section 230 of the Companies Act, 1908. a general mactine of the 1908, a general meeting of the company will be held the office of the liquidator on Monday, 19th August,

1935, at 2 p.m. Business.—To receive the liquidator's accounts and report. VAL. KIRK, F.P.A.N.Z., Liquidator.

-

Argus House, High Street, Auckland, C. 1. 31st July, 1935. 446 447

453

MEDICAL REGISTRATION.

I, GEORGE ERNEST WALKER, M.R.C.S., L.R.C.P. I. Lond. 1933, M.B., B.Chir. Cantab. 1935, now residing in New Plymouth, hereby give notice that I intend applying on the 2nd September next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Wellington. Dated at Wellington, 2nd August, 1935.

GEORGE ERNEST WALKER.

Box 9, New Plymouth.

BAKER AND CO., LIMITED.

IN VOLUNTARY, LIQUIDATION.

NOTICE is hereby given, pursuant to section 230 of the Companies Act, 1908, that a general meeting of the company will be held at my office, 102 Customhouse Quay, Wellington, on Tuesday, 20th August, 1935, at 10 o'clock a.m., to receive the liquidator's report. Dated this 2nd day of August, 1935.

THOMAS FORSYTH, 448 Liquidator.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between us ELSIE APOLONIA COOK, GLADYS ELEANOR COOK, and GERTRUDE DAWBER in respect of the business known as "Warwick House" has been dissolved as from the 1st day of July, 1935.

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ELSIE APOLONIA COOK. GLADYS ELEANOR COOK. GERTRUDE DAWBER.

BRAITHWAITE'S LIMITED.

IN VOLUNTARY LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of BRAITHWAITE'S LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that the general final meeting of the company will be held in the office of Mr. J. H. Walker, No. 8, T. and G. Building, Princes Street, Dunedin, on Monday, 26th August, 1935, at 2.15 p.m., for the purpose of receiving the liquidators' final statement of accounts and of determining the manner of disposal of the books and papers of the company. Dated at Dunedin, this 1st day of August, 1935.

450

P. L. RITCHIE, CHARLES GRATER, Liquidators.

MEDICAL REGISTRATION.

I, KENNETH JAMES HERBERT DAVIES, L.M.S.S.A. (London), 1921, now residing in Dunedin, hereby give notice that I intend applying on the 29th August next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Department of Health at Dunedin. Dated at Dunedin. KENNETH JAMES HERBERT DAVIES, L.M.S.S.A. 1,

KENNETH JAMES HERBERT DAVIES. Leith House, George Street, Dunedin. 451

CHANGE OF NAME.

AJOR GORDON MILES, of Auckland, Student, itately called Gordon Smith, hereby give public notice that by deed-poll dated the 24th day of July, 1935, duly executed and attested and enrolled in the Supreme Court at Auckland on the 25th day of July, 1935, I formally absolutely renounced and abandoned the use of the name Gordon Smith and in lieu thereof assumed and adopted the name of Major Gordon Miles and I declared that at all times thereafter in all documents, records, deeds, and other writings, and in all actions, suits, and proceedings, as well as in all dealings and transactions, matters, and things whatsoever and upon all occasions I should use and subscribe the said name of Major Gordon Miles, and, further, by such deed I expressly authorized and required all persons whomsoever at all times to designate, describe, and address me by such name of Major Gordon Miles only. Dated this 3rd day of August, 1935. MAJOR GORDON MILES.

MAJOR GORDON MILES Witness-H. A. Anderson, Solicitor, Auckland. 452 457

PEDESTAL SHOES, LIMITED.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of PEDESTAL SHOES, LIMITED (in Liquidation). Matter of FEDESTAL SHOES, LIMITED (III Enquivation). NOTICE is hereby given pursuant to section 241 of the Companies Act, 1933, that a meeting of the above-named company will be held at the office of the liquidator, 76 Yorkshire House, Shortland Street, Auckland, at 10 a.m. on Thursday, 29th August, 1935, for the purpose of passing the liquidator's accounts of the winding up showing how the winding up has been conducted and the property of the company disposed of. Dated at Auckland, this 2nd day of August, 1935. E H METCE

E. H. METGE,

E. H. METGE,

Liquidator.

Liquidator.

PEDESTAL SHOES, LIMITED.

IN LIQUIDATION.

In the matter of the Companies Act, 1933, and in the matter of PEDESTAL SHOES, LIMITED (in Liquidation). matter of PEDESTAL SHOES, LIMITED (In LIQUIDATION). NOTICE is hereby given pursuant to section 241 of the Companies Act, 1933, that a meeting of the creditors of the above-named company will be held at the office of the liquidator, 76 Yorkshire House, Shortland Street, Auckland, at 10 a.m. on Thursday, 29th August, 1935, for the purpose of passing the liquidator's accounts of the winding up showing how the winding up has been conducted and the property of the company disposed of. Dated at Auckland, this 2nd day of August, 1935. E. H. METCE

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CHRISTCHURCH CITY COUNCIL.

CONVERSION OF LOANS.

I HEREBY certify that at a special meeting of the Christchurch City Council held on the 15th day of July, 1935, the following resolution was passed and that such resolution was duly confirmed at an ordinary meeting of the Council held on the 29th day of July, 1935 :-

Council held on the 29th day of July, 1950 :---"That, pursuant to the provisions of section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, and acting under the consent of the Governor-General given by Order in Council dated the 22nd day of June, 1935, in terms of section 13 of the said Act, the Christchurch City Council hereby resolves to convert upon the terms set out in the said Order in Council the existing securities within the meaning of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, issued in respect of the undermentioned loans :-undermentioned loans :-

North Linwood and Avonside Waterworks Loan of £17,000. Workers' Dwellings Loan of £30,000.

D. G. SULLIVAN,

Mayor. Dated at Christchurch, this 31st day of July, 1935. 455

CHANGE OF NAME OF COMPANY.

NOTICE is hereby given that New Zealand National Creditmen's Association (Canterbury), Limited, has changed its name to New Zealand National Creditmen's Association (South Island), Limited, and that the new name was this day entered on my Register of Companies in place of the former name the former name Dated at Wellington, this 2nd day of August, 1935.

W. H. FLETCHER, Assistant Registrar of Companies.

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PARKINSON (NEW ZEALAND), LTD.

IN LIQUIDATION.

A FINAL meeting of shareholders will be held at the liquidator's office, Featherston Street, Wellington, on Friday, 30th August, 1935, at 2 p.m.

Business .--- Liquidator's final report.

G. O. SUTTON, Liquidator.

PAHIATUA COUNTY COUNCIL.

Pahiatua County Loans Conversion Order, 1935.

Paratua County Loans Conversion Order, 1935. I. ALFRED WILLIAM BISSET, Chairman of the provisions of subsection (2) of section 9 of the Local Authorities Interest Reduction and Loans Conversion Act, 1932-33, a resolution was duly passed at a special meeting of the Pahiatua County Council held on the 6th day of July, 1935, and confirmed on the 23rd day of July, 1935, providing for the issue under Part II of that Act of new securities in conversion of existing securities issued in respect of the loans set forth in the First Schedule of the Pahiatua County Loans Conversion Order, 1935, as published in the New Zealand Gazette of the 30th May, 1935, No. 40, at page 1460. 1460. A. W. BISSET,

458

Chairman.

THE TOZER SUPER LOCK COMPANY, LIMITED.

IN LIQUIDATION.

 $A^{\rm T}$ a special general meeting held on Tuesday, 30th July, 1935, the following special resolution was passed :----"That the company be wound up voluntarily."

It was further resolved that for the purpose of such winding up ALFRED JAMES WHYTE be appointed liquidator. All creditors having claims against the above company are requested to lodge same with the liquidator on or before 20th September, 1935, otherwise they may be excluded from participating in any dividends that may be declared.

ALFRED J. WHYTE,

Liquidator. 301 Victoria Arcade, Shortland Street, Auckland, C. 1. 459

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Aug. 8.]

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