

(3) For motor camps, or similar installations, the following alternative tariff is available: Where not less than ten (10) prepayment meters are installed in the same installation, for supply to heating appliances only, the charge shall be 1½d. per unit with an average minimum charge of £2 per meter per annum.

A minimum may be required where these meters are installed, as provided for in clause 35 (g).

(b) For flood-lighting or advertising lighting the following alternatives to clause (a) are available:—

|                           |  |
|---------------------------|--|
| Neon lighting or similar  | $\left\{ \begin{array}{l} 3s. 6d. \text{ per month per } 100 \text{ V.A.} \\ \text{continuous.} \\ 3s. \text{ per month per } 100 \text{ V.A.} \\ \text{dusk to } 11 \text{ p.m.} \end{array} \right.$ |
| Metal filament lighting.. |  |
|                           | 3s. 6d. per 100 watts, dusk to 11 p.m.   |

(c) (1) For domestic heating, power, and electrical appliances and supply of a similar nature:—

|                       |                    |
|-----------------------|--------------------|
| 1-48 units .. .. .    | 1½d. per unit net. |
| Balance units .. .. . | 1d. per unit net.  |

Churches shall be included under this scale.

(2) When the consumer installs an electric cooking-range the charge for all the energy consumed by such range during the six months immediately following its installation shall be 1d. per unit.

At the expiry of the six-months period energy supplied for the range will be charged as per scale (c) (1).

(3) Where in domestic installations supply is given to consumers for lighting and heating, lighting and power, or all three through one meter, or the supply is given through separate meters, the readings of these meters may be combined and the consumption shall be charged per the following scale:—

| Number of Rooms. | Units at Lighting Rate. | Units at Domestic Heating Rate. |
|------------------|-------------------------|---------------------------------|
| 1 .. .. .        | 5 .. .. .               | Balance.                        |
| 2 .. .. .        | 6 .. .. .               | .. .. .                         |
| 3 .. .. .        | 7 .. .. .               | .. .. .                         |
| 4 .. .. .        | 8 .. .. .               | .. .. .                         |
| 5 .. .. .        | 10 .. .. .              | .. .. .                         |
| 6 .. .. .        | 12 .. .. .              | .. .. .                         |
| 7 .. .. .        | 13 .. .. .              | .. .. .                         |
| 8 .. .. .        | 14 .. .. .              | .. .. .                         |
| 9 .. .. .        | 16 .. .. .              | .. .. .                         |
| 10 .. .. .       | 18 .. .. .              | .. .. .                         |
| 11 .. .. .       | 20 .. .. .              | .. .. .                         |
| 12 .. .. .       | 22 .. .. .              | .. .. .                         |
| 13 .. .. .       | 24 .. .. .              | .. .. .                         |
| 14 .. .. .       | 26 .. .. .              | .. .. .                         |
| 15 .. .. .       | 28 .. .. .              | .. .. .                         |

Bathroom, scullery, pantry, linen-press, halls, W.C., wash-house not to count as rooms.

Should a dispute arise as to what constitutes a room, the decision of the Department shall be final. Where residences are let as apartments or flats and require separate meters for various tenants each set of rooms shall be separately rated as per Schedule.

(d) (1) For commercial or domestic hot-water heating, where the use is limited to "off peak" hours, supply will be given at a special net rate per unit of ½d.

(2) If to control this use of energy it is necessary to use a time-switch, the consumer shall supply an approved time-switch.

(3) If the switch is supplied by the Department the consumer shall pay rent for such at the rate of 12s. per annum.

(4) Under special conditions this rate will be available for energy consumed for industrial or other approved purposes between the hours of 10.30 p.m. and 7 a.m. These conditions will be supplied on request.

(e) (1) For industrial motor supply, office radiators, and similar appliances, where the supply is not used during the evening hours—

|                           |               |
|---------------------------|---------------|
| 1 to 20 units .. .. .     | 3d. per unit. |
| 21 to 1,000 units .. .. . | 2d. per unit. |
| Balance of units .. .. .  | 1d. per unit. |

(2) If the supply is used during evening hours as well as daylight hours the charges shall be for the whole consumption at the rate of 3d. per unit.

(3) When a consumer installs a synchronous motor, and such motor is operated at not less than unity power-factor, a special and additional discount of 10 per cent. will be allowed.

(f) For farms and milking-plants the charge shall be as follows, such charges being subject to a special minimum

charge based on the distance of the consumer's installation from the point of supply:—

Lighting: As per scale (a) (1).

Heating: As per scale (c) (1) and cooking.

Water-heating: Energy for water-heating in the milking-shed will be supplied at the rate of £5 per kilowatt per annum, provided that the water-heater is on a change-over switch with the motor, so that the heater and motor cannot be used simultaneously.

Power for milking and separating:—

|                                    |               |
|------------------------------------|---------------|
| 1-20 units per month .. .. .       | 3d. per unit. |
| 21-1,000 units per month .. .. .   | 2d. per unit. |
| Over 1,000 units per month .. .. . | 1d. per unit. |

Pumping motor supply; where this supply is metered the charge shall be as for milking and separating; where not metered the charge shall be £8 per horse-power per annum if on a change-over switch with the milking-motor, £10 per horse-power per annum if unrestricted.

Where such supply is taken between the hours of 10.30 p.m. and 7 a.m. the charge shall be at the rate of one-third of a penny per unit, with a minimum charge of 4s. per month.

(g) The minimum charge shall be not less than 2s. 6d. per month for all consumers in the Borough of Rotorua, and not less than 4s. per month for all other consumers, except that for churches, schools, and other approved institutions special arrangements may be made.

(h) (1) All charges are net monthly charges, and the net account will be computed on these charges. The gross amount payable will be the above net account plus an additional charge of twopence (2d.) per one shilling (1s.) of the net account (parts of a 1s. not to be taken into account for the purpose of computing this charge). If payment is made on or before due date (see clause (i)) the additional charge will be deducted as a discount.

(2) The additional charge as in (h) (1) shall not be added to accounts for Government Departments, local bodies, hospitals, Fire or other Boards.

(i) Discount will be allowed on current accounts only, and is subject to the following conditions, namely:—

(1) That the full amount of the account, including all arrears, is paid within fourteen days of the reading of the meter.

(2) Except that, irrespective of date of reading of meter, discount will be allowed only if payment is made on or before the last working-day of such month in which the meter is read.

(3) Except that should the last day of the period allowed for discount be a Saturday, Sunday, or public holiday, discount shall be allowed on the working-day immediately following.

(4) For accounts rendered under clause 35 (f) discount will be allowed if the account is paid on or before the twenty-fourth day of the month in which the account is issued.

(5) In any case of hardship the Minister in Charge of the Department may allow discount if payment is made within seven days after the last ordinary day for the allowance of discount.

Given under the common seal of the Department of Tourist and Health Resorts—

FRANK LANGSTONE,

Minister in Charge of Tourist and Health Resorts.

The above-written by-laws were signed by the Honourable Frank Langstone, the Minister in Charge of the Department of Tourist and Health Resorts in the presence of—

E. P. WAKELIN, Private Secretary.

The common seal of the Department of Tourist and Health Resorts (as incorporated under the Rotorua Town Act, 1907, and the Rotorua Borough Act, 1922) was affixed to the above-written by-laws in the presence of—

[L.S.] L. J. SCHMITT, General Manager.

Officiating Ministers for 1939.—Notice No. 2.

Registrar-General's Office,  
Wellington, 31st January, 1939.

PURSUANT to the provisions of the Marriage Act, 1908, the following names of officiating ministers within the meaning of the said Act are published for general information:—

*The Ratana Established Church of New Zealand.*

Pana Hira Hohaia.

*Evangelical Mission.*

Pastor Archibald Herbert Brown.

*Eastern Orthodox Church.*

The Very Reverend Archimandrite Antonious Mobayed.

G. G. HODGKINS, Deputy Registrar-General.