FIRST SCHEDULE.

1. LICENSE SUBJECT TO REGULATIONS.

In respect of the lines hereby authorized, the licensee shall comply with the Electrical Supply Regulations, 1935, the Electrical Wiring Regulations, 1935, and with any regulations made or to be made in amendment or amplification thereof or in substitution therefor. The conditions by clause 27-11 of the Electrical Supply Regulations, 1935, directed to be implied in all licenses shall be incorporated in and shall form part of this license except in so far as the same may be inconsistent with the provisions hereof.

2. System of Supply.

The system of supply shall be as described in paragraphs (a) and (f) of clause 21-01 of the Electrical Supply Regulations, 1935. The lines shall be constructed as for a primary voltage of 11,000 volts between phases. The secondary-distribution voltage shall be approximately 400 volts between phases and 230 volts between any phase and neutral.

3. Duration of License.

Unless sooner determined in accordance with the provisions Unless sooner determined in accordance with the provisions hereinafter expressed, this license shall continue in force until the 27th day of June, 1963. Upon the expiry of the said term, or upon the sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license.

4. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 1s. per The charges for electrical energy shall not exceed 1s. per unit for lighting purposes and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor-generators for lighting purposes; and provided further that if accounts are paid within fourteen days of due date the charges shall not exceed 9d. per unit for lighting purposes and 4½d. per unit

not exceed 9d. per unit for lighting purposes and 43d. per unit for motor-power, heating, and cooking purposes.

In the case of wholesale supply, the charge shall not exceed £16 per kilovolt-ampere of half-hourly maximum demand per year plus ½d. per unit. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £180 per year.

5. Time for Completion of Works.

The period for completion of the works hereby authorized shall be three years from the date of this license.

SECOND SCHEDULE.

LINES adapted for the supply of electrical energy by the system of supply hereinbefore described within the following

(a) The area added to the Te Awamutu Electric-power
District by clause (a) of the Schedule to the
Proclamation dated the 8th day of May, 1936, and
published in the New Zealand Gazette of the 14th
day of the same month, such area comprising portion of the County of Raglan;

(b) The area added to the Te Awamutu Electric-power District by Proclamation dated the 15th day of December, 1938, and published in the New Zealand Gazette of the 21st day of the same month, such area comprising portions of the Counties of Kawhia and Otorohanga

the electric lines now proposed to be erected being shown by means of red lines on plan marked P.W.D. 109083. deposited in the office of the Minister of Public Works at Wellington.

C. A. JEFFERY, Clerk of the Executive Council.

(P.W. 26/945.)

Authorizing the Whangarei Harbour Board to Dredge and to Reclaim Land in Whangarei Harbour.

> GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 4th day of December, 1940.

Present:

THE RIGHT HON. P. FRASER PRESIDING IN COUNCIL.

WHEREAS it is provided by section one hundred and sixty-eight of the Harbours Act, 1923 (hereinafter called "the said Act"), that the Governor-General may from time to time, by Order in Council, authorize any local

authority or Harbour Board to reclaim from the sea areas not exceeding five acres in extent in any case where he considers that the reclamation will not affect navigation and

considers that the reclamation will not affect navigation and is for the benefit of the public:

And whereas the Whangarei Harbour Board (hereinafter called "the Board") is desirous of dredging and of reclaiming from the sea certain land at the Whangarei Town Basin in Whangarei Harbour, and the said reclamation is of such nature as aforesaid, and the Board has applied to the Governor-General in Council for an order authorizing the execution of the said harbour-works:

And whereas it has been made to appear to the Governor-

And whereas it has been made to appear to the Governor-General in Council that the proposed harbour-works will not be or tend to the injury of navigation, and is for the benefit

of the public:

of the public:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Board to dredge and to reclaim from the sea in Whangari Haphour the areas of land colloured red and Whangarei Harbour the areas of land coloured red and yellow respectively on plan marked M.D. 8005 and deposited in the office of the Marine Department at Wellington, such dredging and reclamation to be carried out and constructed in accordance with the said plan marked M.D. 8005.

C. A. JEFFERY, Clerk of the Executive Council.

Varying the Determinations in respect of Portion (£26,100) of the Wellington City Council's Loan of £200,000.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 4th day of December, 1940.

Present:

THE RIGHT HON. P. FRASER PRESIDING IN COUNCIL.

WHEREAS by Order in Council made on the eighteenth day of March, one thousand nine hundred and thirty-seven, and subject to the determinations as to borrowing and repayment therein set out, consent was given to the raising by the Wellington City Council (hereinafter called "the said local authority") of the sum of two hundred thousand pounds (£200,000) by a loan to be known as "Sewerage Loan, 1937" (hereinafter called "the said loan"):

And whereas by Orders in Council made on the thirty-first

day of March, one thousand nine hundred and thirty-seven, the twenty-sixth day of October, one thousand nine hundred and thirty-eight, and the ninth day of June, one thousand nine hundred and thirty-nine, respectively, the determinations aforesaid were varied:

And whereas the sum of twenty-six thousand one hundred pounds (£26,100) (hereinafter called "the said sum") has not yet been raised, and it is expedient again to vary the

not yet been raised, and it is expedient again to vary the determinations aforesaid in respect of the said sum:

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 again vary the determinations in respect of the said sum by prescribing as follows: scribing as follows :-

(1) In lieu of a rate of interest not exceeding four pounds five shillings (£4 5s.) per centum per annum, as prescribed in the Order in Council made on the ninth day of June, one thousand nine hundred and thirty-nine, the rate of interest that may be paid in respect of the said sum shall be

interest that may be paid in respect of the said sum shall be such as shall not produce to the lender or lenders a rate exceeding four pounds (\$4) per centum per annum.

(2) In lieu of a period of four years, as specified in the Order in Council made on the twenty-sixth day of October, one thousand nine hundred and thirty-eight, no moneys shall be borrowed under the consent contained in the Order in Council made on the eighteenth day of March, one thousand nine hundred and thirty-seven, after the expiration of six years from the date thereof. years from the date thereof.

> C. A. JEFFERY, Clerk of the Executive Council.

(T. 49/168/78.)