The Committee of the Co

Land subject to the Housing Act, 1919, declared Crown Land available for Reservation under the Land Act, 1924

C. L. N. NEWALL, Governor-General

By his Deputy,

, MICHAEL MYERS

A PROCLAMATION

IN pursuance and exercise of the power and authority conferred upon me by subsection one of section eight of the Housing Amendment Act, 1940, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby proclaim and declare the land described in the First and Second Schedules hereto, being land subject to the Housing Act, 1919, to be Crown land available for reservation under the Land Act, 1924.

FIRST SCHEDULE

NORTH AUCKLAND LAND DISTRICT

NORTH AUCKLAND LAND DISTRICT

ALL that area in the City of Auckland, situated in Block XVI, Waitemata Survey District, containing by admeasurement 6 acres 2 roods and 29 7 perches, more or less, being portion of Allotments 26 and 27 on Deposited Plan No. 8743, being portion of the land comprised and described in Certificate of Title, Volume 243, folio 22; portions of Lot 2 on Deposited Plan No. 8609, being portion of the land comprised and described in Certificates of Title, Volume 457, folio 283, and Volume 702, folio 262; and portions of Lots 22, 23, and 24 on Deposited Plan No. 21893, being part of the land comprised and described in the aforesaid Certificate of Title, Volume 702, folio 262 (Auckland Land Registry), and being part of Allotment 26 in the Parish of Titirangi. As the same is more particularly delineated on plan marked L. and S. 1/1107/1B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (S.O. plan 32799.)

SECOND SCHEDULE

WELLINGTON LAND DISTRICT

Wellington Land District

All that area situated in the Johnsonville Town District, containing by admeasurement 2 roods 38.76 perches, more or less, being Lot 4 on S.O. plan 20105, and being parts of Subdivisions 6 and 13 of Section 8, Porirua District.

Also all those areas situated in the City of Wellington, containing by admeasurement 1 acre 1 rood 5 perches, 1 acre 0 roods 26.9 perches, and 1 rood 17.7 perches, more or less, being Lots 66, 93, and 94, respectively, on S.O. plan 20438, and being parts of Section 6, Kaiwarra District.

Also all that area situated in the City of Wanganui, containing by admeasurement 3 roods 32 perches, more or less, being Lot 22 on S.O. plan 20868, and being parts of Sections 63 and 64, Left Bank, Wanganui River.

As the same are more particularly delineated on the plans marked L. and S. 1/1107/5D, E, F, respectively, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged 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 9th day of November, 1943.

> D. WILSON, For the Minister of Lands.

GOD SAVE THE KING! (L. and S. 1/1107/1, 1/1107/5.)

Crown Land set apart as a Provisional State Forest

C. L. N. NEWALL, Governor-General [L.S.] A PROCLAMATION

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act 1921–22, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a provisional State forest.

SCHEDULE

TARANAKI LAND DISTRICT.—WELLINGTON CONSERVANCY

ALL that area in the Taranaki Land District, Taumarunui County, containing by admeasurement 977 acres 1 rood 24 perches, more or less, being Section 6 and part Section 5, Block VIII, Ohura Survey District. As the same is more particularly delineated on plan No. 52/12, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered red. (Taranaki S.O. plan 3141.)

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 4th day of November, 1943.

D. WILSON, For the Commissioner of State Forests.

GOD SAVE THE KING!

(S.F. 6/3/111.)

Crown Land set apart as a Permanent State Forest

C. L. N. NEWALL, Governor-General A PROCLAMATION

PY virtue and in exercise of the powers and authorities conferred D upon me by section eighteen of the Forests Act, 1921–22, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby set apart the Crown land described in the Schedule hereto as a permanent State forest.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT.—AUCKLAND CONSERVANCY

ALL that area in the North Auckland Land District, Whangarei County, containing by admeasurement 1,500 acres 0 roods 37 perches more or less, situated in Blocks VII and XI, Purua Survey District, being Allotments 45, 46, 55, 56, 57, and 58, Parish of Kaitara. As the same is more particularly delineated on plan No. 9/14, deposited in the Head Office of the State Forest Service at Wellington, and thereon bordered 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 4th day of November, 1943.

D. WILSON, For the Commissioner of State Forests.

GOD SAVE THE KING!

(S.F. 6/1/164.)

Consenting to the Raising of a Loan of £40,000 by the Wellington Hospital Board and prescribing the Conditions thereof

C. L. N. NEWALL, Governor-General By his Deputy, MICHAEL MYERS ORDER IN COUNCIL

At the Government House at Wellington, this 27th day of October, 1943

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council made on the twenty-seventh day of August, one thousand nine hundred and forty-one, and subject to the determinations as to borrowing and repayment, therein set out, consent was given to the raising by the Wellington Hospital Board (hereinafter called "the said local authority") of a loan of forty thousand pounds (£40,000), to be known as "Emergency Accommodation Loan (Lower Hutt), 1941" (hereinafter called "the said loan"):
And whereas the authority conferred by the said Order in

said loan"):

And whereas the authority conferred by the said Order in Council has not been exercised:

And whereas the authority has lapsed in accordance with the provisions of clause six of the said Order in Council, and it is not now lawful or competent for the said local authority to raise the said loan or any portion thereof except in accordance with the provisions of a further Order in Council that may be issued pursuant to section eleven of the Local Government Loans Board Act, 1926 (hereinafter called "the said local authority is now desirous of raising the said loan, and it is expedient to authorize the said local authority to raise the said loan on the conditions hereinafter set out:

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 said Act, 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 in New Zealand by the said local authority of the said loan up to the amount of forty thousand pounds (£40,000) for the purpose for which the said loan was authorized, and in giving such consent doth hereby determine as follows: doth hereby determine as follows:-

(1) The term for which the said loan or any part thereof may be borrowed shall not exceed twenty (20) 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 fifteen shillings (43 15s) per centum per annum.

lender or lenders a rate exceeding three pounds inteen sninings (£3 15s.) per centum per annum.

(3) The said loan or any part thereof, together with interest thereon, shall be repaid by equal aggregate annual or half-yearly instalments extending over the term as determined in (1) above.

(4) The payment of such instalments shall be made in New Zealand, and no such instalments shall be paid out of loan-moneys.

(5) The rate payable for brokerage, underwriting, and procuration fees in respect of the borrowing of the said loan or any part thereof shall not in the aggregate exceed one-half per centum of any amount raised. amount raised.

(6) No moneys shall be borrowed under this consent after the expiration of two years from the date hereof.

C. A. JEFFERY, Clerk of the Executive Council. (T.49/157/9.)