Miscellaneous

Chief Petty Officer, Instructor for Reservists-	Per 1	Scale. Diem.	Scale. Diem.
On appointment as Chief Petty Officer	8.	$\mathbf{d}.$	
Instructor	17	0	
On re-engagement after five years as C.P.O			
Instructor		0	
Additional pay when senior C.P.O. Instructor	•	-	
of an R.N.Z.N.V.R. Division	1	0	
	_	.,	• •

(Note.—Ratings holding posts of C.P.O. Instructors, R.N.Z.N.V.R., are eligible to receive the Kit-upkeep Allowance of their rating but not eligible for any other of the allowances prescribed by these regulations. Medical and dental treatment at public expense will be allowed as laid down in Navy Orders.)

Royal Marines

Marine, Musician or Bugler		s.	d.	s.	d.	
On enlistment (under seventeen)		1	9	1	11	
On enlistment (over seventeen)		2	6	2	8	
On enlistment (over eighteen)		5	0	-5	6	
Marine						
After one year or on completion of drills		7	9	8	5	
After three years' man's service		7	11	8	7	
After six years' man's service		8	1	8	9	
Corporal		9	1	9	11	
After three years' service as such		9	4	10	2	
Sergeant		10	4	11	3	
After three years' service as such		10	8	11	7	
After six years' service as such		11	0	11	11	
Colour Sergeant		11	10	12	10	
After three years' service as such		12	4	13		
After six years' service as such	• •	12	10*	13	10*	
Royal Marine Bandsmen						
D., J. D.,		1	0		7.7	

band boy	 1	9	1	11
After one year's service	 2	6	2	8
Musician	 5	0	5	6
After one year's service as such	 7	9	8	5
After three years' man's service	 7	11	8	7
After six years' man's service	 8	1	8	9
Band Corporal	 9	1	9	11
After three years' service as such	 9	4	10	2
Bandmaster, Second Class (Sergeant)	 10	4	11	3
After three years' service as such	 10	8	11	7
After six years' service as such	 11	0	11	11
Bandmaster, First Class (Colour Sergeant)	 11	10	12	10
After three years' service as such	 12	4	13	4
After six years' service as such	19	10*	13	108

* With subsequent triennial increments of 6d. per diem.

W. O. HARVEY, Acting Clerk of the Executive Council.

Revoking the Declaration of a Main Highway and declaring a Public Highway to be a Main Highway

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 17th day of April, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers and authorities vested in him by section three of the Main Highways Act, 1922, 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 declare that on and after the seventh day of August, one thousand nine hundred and forty-three, the main highway described in the First Schedule hereto shall cease to be a main highway, and doth further declare that the road described in the Second Schedule hereto shall be a main highway within the meaning and for the purposes of the Main Highways Act, 1922. Act, 1922.

FIRST SCHEDULE

HIGHWAY DISTRICT No. 7

Inglewood-Purangi.—All that main highway in the County of Inglewood declared as the Inglewood-Purangi Main Highway, described in Order in Council dated the 2nd day of October, 1940, and published in the Gazette on 10th October, 1940.

SECOND SCHEDULE

HIGHWAY DISTRICT No. 7

Inglewood-Purangi.—All that road or portion of road in the Counties of Inglewood and Stratford, commencing at the eastern boundary of Inglewood Borough and proceeding thence generally in an easterly direction along Junction Road via Kaimata and Tarata and terminating at the south-east corner of Section 3, Purangi Township, being a distance of 23 m. 47 ch., more or less; as the same is more particularly delineated on plan P.W.D. 107460, deposited in the office of the Main Highways Board at Wellington, and thereon coloured purple. Wellington, and thereon coloured purple.

> W. O. HARVEY, Acting Clerk of the Executive Council.

(M.H. 62/19.)

Consenting to the Raising of Loans by certain Local Authorities and prescribing the Conditions thereof

C. L. N. NEWALL, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 17th day of April, 1946

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS the several local authorities enumerated in the Schedule hereto, being desirous of raising the respective loans stated opposite their names therein, have respectively complied with the provisions of the Local Government Loans Board Act, 1926 (hereinafter called the said Act), and it is expedient that the precedent consent of the Governor-General in Council, as required by the said Act, should be given to the raising of the said loans:

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 respective local authorities mentioned in the first column of the said Schedule of the respective loans set out in the second column of the said Schedule, up to the respective amounts specified in the third column of the said Schedule, and in giving such consent doth hereby determine as follows:—

- (1) The terms for which the said loans or any parts thereof may be raised shall be the respective terms (in years) stated in the fourth column of the said Schedule.

- column of the said Schedule.

 (2) The rates of interest that may be paid in respect of the said loans or any parts thereof shall be such as shall not produce to the lender or lenders a rate or rates exceeding the respective rates per centum per annum stated in the fifth column of the said Schedule.

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

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

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

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

SCHEDILLE

SCHEDULE						
First Column. Name of Local Authority.	Second Column. Name of Loan.	Third Column, Amount of Loan.	Fourth Column. Term of Loan (Years).	Fifth Column. Rate of Interest.		
Hauraki Plains County Council Lower Hutt City Council	Mangatarata Reserve Loan, 1945 Drainage, Water, and Streets-improvement Renewal Loan, 1946	£ 2,000 30,000	20 12	£ s. d. 3 10 0 3 5 0		

W. O. HARVEY, Acting Clerk of the Executive Council.