THE NEW ZEALAND GAZETTE

Consenting to Raising of Loans by Certain Local Authorities

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 14th day of September 1955

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Local Government Loans Board Act 1926, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto by way of loan of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

Name of Local Authority			Name of Loan	Amount of Loan		
Auckland City Council Auckland Electric Power Board Hawera Fire Board Invercargill City Council Manawatu Catchment Board Otorohanga County Council Rangiora Borough Council " Stratford Borough Council Te Kuiti Borough Council Whangarei Borough Council	··· ·· ·· ·· ·· ·· ·· ·· ·· ··	··· ·· ·· ·· ·· ·· ·· ·· ··	Motor Vehicle Testing Station Additional Loan 1955 General Extension and Improvement Loan No. 2 1955 Fire Station Loan 1955 Street Works and Services Loan 1948, £80,000 Waikawa-Manakau Scheme Loan 1955 Rural Housing Loan 1955 Workers' Dwellings Loan 1954 Works Loan 1955 Works Dopment Loan 1955 Bridge Replacement Loan 1954, £18,000 Town Planning Loan No. 2 1955	· · · · · · · · · · · · · · · · · · ·	··· ··· ··· ··· ··· ···	$\begin{array}{c} \pounds \\ 33,400 \\ 600,000 \\ 3,450 \\ 17,000 \\ 2,500 \\ 20,000 \\ 11,000 \\ 7,000 \\ 2,500 \\ 10,000 \\ 6,000 \\ 5,000 \\ 17,300 \end{array}$

T. J. SHERRARD, Clerk of the Executive Council.

Members of Taitokerau Maori Trust Board Appointed								
C. W. M. NORRIE, Governor-General								
ORDER IN COUNCIL								
At the Government House at Wellington this 14th day o September 1955	f							
Present:								
The Theory and Compared Charge to Compare								

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 28 of the Maori Purposes Act 1953, **D** and the regulations made thereunder, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby appoints the following per-sons to be members of the Taitokerau Maori Trust Board to represent the Tribal Divisions set out opposite their respective names:

Anaru Ngawaka		Te Aupouri and Rarawa.
Hone Wi Kaitaia		Ngatikahu.
Piri Mokena		Ngapuhi ki Whangaroa.
Kerei Mihaka		Ngapuhi ki Waimate.
Tawai Riri Maihi Kawiti		Ngapuhi Taumarere ki
		Hokianga Tonga.
Piipi Tito	·····	Ngapuhi ki Whangarei.
T. J. SHERRARD,	Cler	k of the Executive Council.
(M.A. 26/17/1)		

Setting Apart Maori Land as a Maori Reservation

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 14th day of September 1955

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 439 of the Maori Affairs Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby sets apart the Maori freehold land described in the Schedule hereto as a Maori Reservation for the purpose of a church site for the common use of the Maoris in and around Orakei, and for the purpose of a burial ground for the former owners of the Orakei No. 1 Reserve Block and their descendants.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

THE area of land situated in Block VIII, Rangitoto Survey District, containing 1 rood 25 perches, described as a "Church and Cemetery Site" on the plan lodged in the office of the Chief Surveyor at Auckland under number N.L. 13151, and thereon edged red, and being part of the land formerly known as Orakei No. 1 Reserve C 2B Block.

T. J. SHERRARD, Clerk of the Executive Council. (M.A. 5/13/59)

Revoking an Order in Council Setting Apart Maori Land as a Maori Reservation

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 14th day of September 1955

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL DURSUANT to section 439 of the Maori Affairs Act 1953, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Order in Council made on the 11th day of August 1954, and published in the *Gazette* on the 19th day of August 1954, at page 1332, and affecting the Maori freehold land described in the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

THE area of land situated in Block VIII, Rangitoto Survey District containing 1 rood 25 perches, described as a "Church and Cemetery Site" on the plan lodged in the office of the Chief Surveyor at Auckland under number N.L. 13151, and thereon edged red, and being part of the land formerly known as Orakei No. 1 Reserve C 2B Block.

T. J. SHERRARD, Clerk of the Executive Council. (M.A. 5/13/59)

Authorizing Grace Mary Bethridge Harvey, of Auckland, Widow, to Use Water for the Purpose of Generating Electricity and to Erect and Use Certain Electric Lines

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington this 21st day of September 1955

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency **P**URSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby grants to Grace Mary Bethridge Harvey, of Auckland, Widow (hereinafter referred to as the licensee), a licence subject to the con-ditions hereinafter set forth, to take and use from an unnamed stream (hereinafter referred to as the said stream), situated in Section 11, Block II, Gore Survey District, in the Sounds County, for the purpose hereinafter set forth, a stream of water not exceeding one cubic foot per second at any one time, and to lay, construct, put up, place, and use the electric lines hereinafter described.

CONDITIONS

IMPLIED CONDITIONS

1. The conditions directed to be implied in all licences by the Water Power Regulations 1934 and the Electrical Supply Regulations 1935 shall be incorporated in and shall form part of this licence except in so far as the same may be incon-sistent with the provisions hereof.