Consenting to Raising of Loans by Certain Local Authorities

H. E. BARROWCLOUGH, Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 18th day of May 1960

Present .

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

Pursuant to the Local Authorities Loans Act 1956, His Excellency the Administrator of the Government, 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.

SCHEDULE

SCHEDULE	
Local Authority and Name of Loan	Amount Consented to £
Dunedin City Council: Works Loan 1960	150,000
Napier City Council: Richmond Block Development Loan No. 2, 1960	15 000
Napier Harbour Board: Renewal Loan 1960	54,000
Otahuhu Borough Council: Streets Reconstruction Loan No. 3, 1959, £120,000	20 000
Papatoetoe Borough Council: Sewerage Reticulation Loan 1960, £359,000	150,000
Taranaki Harbour Board: Repayment Loan 1960	46,850
Te Kuiti Borough Council: Waterworks Redemption Loan 1960	4,700
Timaru City Council: Sewage Disposal Loan 1960	
Waihi Borough Council: Abattoir Alterations Supplementary Loan 1960 Alterations	350
Wellington City Council: Housing Loan No. 1, 1956, £200,000	100,000
Wellington City Council: Street Works Loan 1955, £550,000	100.000

T. J. SHERRARD, Clerk of the Executive Council. (T. 40/416/6)

Granting Control of Part of the Foreshore at Otaki to the Otaki Borough Council

H. E. BARROWCLOUGH. Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 18th day of May 1960

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

PURSUANT to the Harbours Act 1950, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby grants to the Otaki Borough Council (hereinafter called the Council) control of part of the foreshore as described in the First Schedule hereto, subject to the terms and conditions set forth in the Second Schedule hereto.

FIRST SCHEDULE

That portion of the foreshore at Otaki commencing at the mouth of the Waitohu Stream and extending generally southwards to the mouth of the Otaki River.

SECOND SCHEDULE

SECOND SCHEDULE

1. In these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Seamen Act 1952, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. In these conditions the term "foreshore" means all land between high-water mark at ordinary spring tides and lowwater mark at ordinary spring tides.

3. The concessions and privileges conferred by this Order in Council shall extend and apply only to those parts of the foreshore at Otaki commencing at the mouth of the Waitohu Stream and extending generally southwards to the mouth of the Otaki River. the Otaki River.

4. Her Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress out and over the said foreshore without payment.

5. Nothing herein contained shall authorise the Council to

or cause to be done anything repugnant to or inconsistent do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or with any regulation of the Minister of Customs, or with any provision of the Harbours Act 1950 or its amendments, or any regulations made thereunder, and that are or may hereafter be in force.

6. The rights, powers, and privileges conferred by this Order in Council shall not apply to those portions of the foreshore required for securing the shore ends of any telegraph cables that are at present or may be at any time laid down within the said area of foreshore.

7. The Council may enclose any part or parts of the

that are at present or may be at any time laid down within the said area of foreshore.

7. The Council may enclose any part or parts of the foreshore described in the First Schedule hereto for the purpose of holding athletic sports or games, and may by bylaw fix a charge for admission to such enclosed part or parts: Provided that the total number of days on which such enclosures are made shall not exceed six in any one year.

8. The Council may, subject to the provisions of section 178 of the Harbours Act 1950, erect, or license, or permit the erection or continuance of baths and bathhouses, boatsheds, boat-building sheds, jetties, and slipways on the foreshore described in the First Schedule hereto and on the bed of the sea immediately contiguous to that foreshore, and may make bylaws regulating the use thereof and fixing charges for that use, provided that the funds so received shall be expended in improving the foreshore for the benefit of the public.

9. Nothing herein contained shall authorise the Council to remove or cause to be removed any stone, sand, shingle, or shells without the consent of the Minister being first obtained.

10. Bylaws made by the Council under the said Act in respect of the said foreshore and bed of the sea shall not have effect unless and until approved in writing by the Minister.

11. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for 21 years from the 2nd day of May 1960 unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.

12. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of

revoked by competent authority.

12. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the Council six calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the Council in New Zealand.

T. J. SHERRARD, Clerk of the Executive Council. (M. 4/2701)

The Te Aroha Borough Council Electric Lines Licence 1955, Amendment No. 1

H. E. BARROWCLOUGH. Administrator of the Government

ORDER IN COUNCIL

At the Government House at Wellington this 25th day of May 1960

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL

PURSUANT to the Public Works Act 1928, His Excellency the Administrator of the Government, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

LICENCE

1. This order may be cited as the Te Aroha Borough Council Electric Lines Licence 1955, Amendment No. 1, and shall be read together with and deemed part of the Te Aroha Borough Council Electric Lines Licence 1955* (hereinafter referred to as the principal order).

2. The Schedule to the principal order is hereby amended by adding the following paragraph:

"(a) Commencing at a point on the houndary of the Recommendation.

"(c) Commencing at a point on the boundary of the Borough of Te Aroha at the intersection of Centennial Avenue and Tui Road and proceeding in an easterly direction along the southern side of Tui Road to the point on the western boundary of Section 117, Block IX, Aroha Survey District, where that road crosses the borough boundary. The said lines being more particularly shown by means of a broken red line on the plan marked N.Z.E.D. 542 deposited in the office of the New Zealand Electricity Department at Wellington."

T. J. SHERRARD, Clerk of the Executive Council. *Gazette, 1955, Vol. III, p. 1649

(N.Z.E.D. 10/93/1)