

A. R. P.	Being
0 3 26.6	Part Allotments 92 and 93, Ngaroto Parish; coloured yellow, edged yellow on plan.
0 3 13.3	Part Allotments 92 and 93, Ngaroto Parish; coloured yellow on plan.
0 0 11.4	Part Allotment 93, Ngaroto Parish; coloured yellow on plan.

As the same are more particularly delineated on the plan marked M.O.W. 5128 (S.O. 41248) deposited in the office of the Minister of Works at Wellington, and thereon coloured as above mentioned.

Dated at Wellington this 18th day of April 1962.

W. S. GOOSMAN, Minister of Works.

(P.W. 31/2240; D.O. 39/222/0)

Town and Country Planning Act 1953, Whangarei County District Scheme: Notice of Extension of Period of Effectiveness of Refusals and Prohibitions

PURSUANT to subsection (6) of section 38 of the Town and Country Planning Act 1953, notice is hereby given that the period of effectiveness of each refusal or prohibition made by the Whangarei County Council in the interests of the Whangarei district scheme which refusal or prohibition but for this notice would expire between the date of public notification hereof and the 1st day of May 1963 inclusive, is hereby extended to the said 1st day of May 1963.

Given under the hand of the Minister of Works at Wellington this 17th day of April 1962.

W. S. GOOSMAN, Minister of Works.

Town and Country Planning Act 1953, Thames County District Scheme: Notice of Extension of Period of Effectiveness of Refusals and Prohibitions

PURSUANT to subsection (6) of section 38 of the Town and Country Planning Act 1953, notice is hereby given that the period of effectiveness of each refusal or prohibition made by the Thames County Council in the interests of the Thames County district scheme, which refusal or prohibition but for this notice would expire between the date of public notification hereof and the 1st day of May 1963 inclusive, is hereby extended to the said 1st day of May 1963.

Given under the hand of the Minister of Works at Wellington this 12th day of April 1962.

A. E. KINSELLA, for the Minister of Works.

Rotorua Borough Bylaws Order 1962

WHEREAS by section 8 of the Rotorua Borough Act 1922, all electric light and power works theretofore provided, erected, or constructed by the Crown in or in connection with the town of Rotorua remain vested in the Department of Tourist and Health Resorts:

And whereas in respect of these works the said Department has and may exercise all the powers for the time being conferred by law on borough councils, except the power to borrow money by way of special loan or to make and levy any rate:

And whereas by licences granted by the Governor-General in Council, as published in the *Gazette* of the 5th day of November 1931 and the 1st day of October 1936, the said Department is authorised to generate electricity and erect electric lines within the Borough of Rotorua and portion of the County of Rotorua as set out in the Schedules of the said licences:

The said Department, pursuant to the powers hereinbefore recited, hereby makes the following order.

ORDER

1. (1) This order may be cited as the Rotorua Borough Bylaws Order 1962.

(2) This order shall come into force on the 10th day of May 1962.

2. The bylaw set out in the Schedule to the Rotorua Borough Bylaws Order 1958 is hereby revoked and the bylaw set out in the Schedule to this order substituted therefor.

3. The Rotorua Borough Bylaws Order 1958,* the Rotorua Borough Bylaws Order 1958, Amendment No. 1, and the Rotorua Borough Bylaws Order 1958, Amendment No. 2, are hereby revoked.

**Gazette*, 1958, Vol. I, p. 335

Amendment No. 1: *Gazette*, 1958, Vol. I, p. 428

Amendment No. 2: *Gazette*, 1960, Vol. III, p. 1930

SCHEDULE

BYLAW 35—CHARGES AND CONDITIONS OF SUPPLY

The price for electrical energy supplied by the Department will be calculated on the Board of Trade unit, consisting of 1,000 watt-hours. All energy will be charged according to meter register, readings being taken to the nearest 10 units,

but should a supply be given before a meter is installed the consumer shall pay for current supplied during such period a sum based upon the number and capacity for lamps and other apparatus installed.

In all cases units may, at the option of the Department, be measured as kilovolt-ampere hours instead of kilowatt-hours if the power factor of the consumer's load falls below 90 per cent.

Should the meter prove defective in any way, or be removed for testing or repair, the consumer shall pay per month for energy supplied during such period a sum based on the average former reading of the meter.

If the revenue from any existing or proposed installation does not cover the cost of supply, the Department may impose a connected-load charge in addition to the charge by meter.

Prepayment meters may be installed in any installation at the discretion of the Department.

The Department may read meters at intervals of two months or three months or at any other interval that best suits its convenience. Should a special reading be required at any time to suit the convenience of the consumer, such reading will be made or a card will be forwarded on which the consumer can enter the reading of the meter or meters, and an account will be prepared for the readings on this card. A charge may be levied to cover the cost of the special readings as above. In districts outside the Borough of Rotorua the Department may read the meters at six-month intervals and make assessed charges during intervening quarters.

Where for the reason that the premises are occupied intermittently or for any other reason a reading of the meter is not obtained at the time of the ordinary meter reading a card may be left for or sent to the consumer. This card shall be filled in by the consumer and returned to the Department to enable an account to be prepared.

Failing the receipt of the card within a period of 10 days the Department may assume that the premises have been unoccupied for the last period between regular meter readings, and an account computed in accordance with section E of this bylaw may be forwarded to the consumer.

In cases where the previous account or accounts have been assessed in accordance with the preceding paragraph the Department, on receiving a reading of the meter, may compute the consumption on the basis that the consumer has been in occupation for the whole or part of the period from the date of the last actual reading. Such computation shall not, however, prejudice the right of the consumer to certify that the premises were occupied for a greater or lesser period than that assessed by the Department. On receiving such a certificate the Department may adjust the account accordingly where the periods when the premises were unoccupied exceed one month continuously.

Where in the opinion of the Chief Engineer the size of the connected load for any consumer necessitates a separate transformer then such consumer may be required to make provision on the premises for a transformer substation.

The charges for energy supplied shall be computed monthly, and shall be in accordance with the following Schedule:

Section A: Domestic

For domestic lighting, heating, and power, the monthly charges shall be as follows:

First 50 units	2s.	6d.	per 10 units.
Next 150 units	1s.	4d.	per 10 units.
Next 300 units		9d.	per 10 units.
Balance of units	1s.	4d.	per 10 units.

Churches, schools, and Maori meeting houses shall be included under this scale. Where commercial premises have living quarters attached and the whole is supplied with energy through one set of meters the charges shall be at commercial rates as set out in Section B of this Schedule; or where separately metered each shall be considered as a separate connection.

All thermal storage water-heaters must be controlled by means of a water heating relay, a change-over switch or, where necessary, by an approved time-switch to be supplied by the consumer.

Section B: Commercial and Farming

(i) *Lighting*—

All units 3s. 9d. per 10 units.

(ii) *Heating and Power*—

Monthly Charges—

First 1,000 units 3s. 4d. per 10 units.

Balance of units 1s. 6d. per 10 units.

(iii) *Water Heating*—

Where the use of energy for water heating is controlled in one of the following ways—

(a) By means of an approved time switch supplied by the consumer; or

(b) By means of a water heating relay switch; or

(c) In a cowshed by a change-over switch which prevents the water heater being used at the same time as any motor; or

(d) By means of a change-over switch under other conditions approved by the Department;

the charge shall be—

9d. per 10 units.