ELTHAM COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Rural Housing Loan 1964, £20,000

In pursuance and exercise of the powers vested in it in that behalf by the Local Authorities Loans Act 1956, the Eltham County Council hereby resolves as follows:

"That, for the purpose of providing the interest and other charges on a loan of £20,000 authorised to be raised by the Eltham County Council in the above-mentioned Act for the purpose of making advances to farmers, the Eltham County Council hereby makes and levies a special rate of decimal one five two nought nine eight eight (*1520988) of one penny in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the County of Eltham; and that such special rate shall be an annual recurring rate during the currency of such loan, and be payable yearly on the 1st day of April on each and every year, or until such loan is fully paid off."

M. B. LANG. County Clerk.

M. B. LANG, County Clerk.

WANGANUI CITY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Drainage Improvements Renewal Loan 1964, £14,900

In pursuance and exercise of the powers vested in it in that behalf by the Local Authorities Loans Act 1956 and the amendments thereof, the Wanganui City Council hereby resolves as follows:

resolves as follows:

"That, for the purpose of providing the interest and principal repayments on a special loan to be known as Drainage Improvements Renewal Loan 1964, of £14,900, authorised to be raised by the Wanganui City Council under the above-mentioned Act and its amendments, the said Wanganui City Council hereby makes and levies a special rate of 0 048 of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property in the City of Wanganui, comprising the whole of the City of Wanganui the boundaries whereof are defined in the Gazette of the 28th day of November 1963, No. 76, at page 1919, of the 21st day of November 1963, No. 75, at page 1864, of the 30th day of January 1964, No. 4, at page 85, and of the 2nd day of April 1964, No. 19, page 561; and that such special rate shall be an annual-recurring rate during the currency of such loan and be payable yearly on the 1st day of April in each and every year during the currency of the said loan, being a period of 15 years from the date of the raising of the said loan, or until such loan is fully paid off."

I hereby certify that the foregoing resolution was duly

I hereby certify that the foregoing resolution was duly passed at a meeting of the Wanganui City Council held on the 13th day of July 1964.

2850 D. F. GLENNY, Town Clerk.

HUTT RIVER BOARD

CONFIRMING NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act 1928 and its amendments and in the matter of the River Boards Act 1908, whereas by notice bearing date the 12th day of September 1963, the Hutt River Board gave notice by virtue of the above-mentioned Acts and of all other Acts and powers it thereunto enabling to execute a public work, to wit, river work for river protection purposes in the County of Hutt, in respect of the lands more particularly described in the Schedule to the said notice, and whereas objection was received by the Hutt River Board within the period stipulated in the said notice, but such objection was not sustained, and whereas the Hutt River Board intends to proceed with the execution of the said public work, notice is hereby given that in terms of section 22 (5) of the Public Works Act 1928, as enacted by section 3 of the Public Works Amendment Act 1952, the said notice of intention to take bearing date the 12th day of September 1963, is hereby confirmed.

SCHEDULE ALL those pieces of land situate in Block XTV, of the Akatarawa Survey District, containing 4 acres 2 roods 28 perches, being part Section 123, Hutt District, and being part of the land shown coloured orange, blue, and red, on Survey Office Plan No. 25105, contained in Deeds Indices Volume 3, folio 130, Volume 3, folio 131, and Volume 34, folio 373, Wellington Registry, and not included in Deposited Plan No. 23078.

Dated at Lower Hutt this 16th day of July 1964. 2843

C. HALFORD, Secretary to the Board.

WHAKATANE BOROUGH COUNCIL

NOTICE OF INTENTION TO TAKE EASEMENTS AND LICENCES OVER LAND FOR THE PURPOSE OF DRAINAGE AND DISCHARGE OF STORM WATER, SURFACE WATER, AND FLOOD PROTECTION

In the matter of the Public Works Act 1928 and The Municipal Corporations Act 1954, notice is hereby given that the Mayor, Councillors, and Citizens of the Borough of Whakatane (hereinafter called "the Grantee"), proposes under the provisions of the above-mentioned Acts to execute certain public works, namely the taking of the following easements in gross licences, rights, and privileges in perpetuity over the land described in the Schedule hereto (such land hereinafter called "the easement strip") and vesting in the Grantee:

1. The full and free right from time to time and at all times hereafter to discharge, convey, and drain into and through open drains and/or drainage pipes or concrete conduits all water whether rain, tempest, spring, surface, soakage, seepage water, or water from any stream or river in any quantities from the Borough of Whakatane and neighbouring localities and for the the purpose of discharging or disposing of any such water beyond the land affected in such manner as the Grantee shall from time to time determine.

2. The right to repair, alter, construct, or reconstruct a stopbank on the easement strip and to increase or decrease the height or dimensions of any such stopbank so erected and otherwise maintain it in a due state of efficiency.

3. The right without payment to enter upon the easement strip for the purposes of taking therefrom any earth, clay, stone, boulders, gravel, sand, or other material placed thereon.

4. The right to repair, cleanse, and maintain all such open drains and/or pipes or concrete conduits including any manholes valves or surface boxes as may be constructed, laid down, or erected in or under the easement strip in a good and efficient state of repair.

5. The right to enter on to the easement strip at all

down, or erected in or under the easement strip in a good and efficient state of repair.

5. The right to enter on to the easement strip at all times by its engineers, officers, agents, and workmen and with or without vehicles and machinery loaded or unloaded to pass through and over the easement strip for the purposes of constructing, reconstructing, altering, repairing, and maintaining the stopbank and drain and generally to do and perform such acts and things in or upon the easement strip as may be necessary or proper for or in relation to any of the purposes aforesaid and for that purpose in the case of emergency to make temporary roads or approaches over the land affected to gain access to the stopbank doing thereby no unnecessary or unavoidable damage.

6. The right to plant, sow, and maintain trees, shrubs, plants, or grasses on the easement strip.

7. The right to lay or deposit on the easement strip any materials whatsoever to be used on the stopbank and to erect on the easement strip any temporary shelter for workmen or other persons causing thereby as little damage or inconvenience as may be.

materials whatsoever to be used on the stopbank and to erect on the easement strip any temporary shelter for workmen or other persons causing thereby as little damage or inconvenience as may be.

8. The right to dig and excavate the soil of the said easement strip to such extent and depth as the Grantee shall deem to be necessary for the purpose of carrying out or performing any of the provisions of the said easements, provided however that on entering on to the easement strip for the purposes of constructing, reconstructing, repairing, or maintaining the stopbank and drain such work will be carried out and completed with as little disturbance to the surface of the easement strip as possible and on completion of such work the surface of the easement strip will be restored at the cost of the Grantee.

9. The right to remove any bridges over the stream or drain provided that such bridges are put back in the same state and condition as they were prior to removal, provided always that nothing herein contained or implied shall be deemed to compel the Grantee to convey or conduct water through the said open drains and/or pipes or concrete conduits nor deem to compel the Grantee to construct, reconstruct, alter, repair, or maintain a stopbank and the Grantee may discontinue such work at will and nothing herein contained or implied shall in any way limit or derogate from any powers, rights, privileges, or duties vested in or imposed upon the Grantee in its capacity as local authority having control or oversight over works of the nature of those hereinbefore described in any statute regulation or bylaw for the time being in force; and provided further that there shall be no claim either at law or equity against the Grantee for damage caused by flood waters due to any breach subsidence or because of the height or level of the stopbank or the soil or material slipping from the stopbank and the easement strip on to adjoining land.

And notice is hereby further given that a plan of the said easement strip and the land it is

the said public works or to the taking of the said ease-ments must state their objections in writing and send the same within 40 days from the first publication of this notice to the Town Clerk at the Council Chambers, Commerce

Street, Whakatane.