date of availability so notified, or such other later date as may be agreed by the Minister and the company.

"(h) No notice under this clause shall be given which requires the supply of electrical power to the company under that notice to commence after the 30th day of June 1991, or such later date as the Minister may from time to time

agree.

"(i) If the company does not give a notice to the Crown pursuant to paragraph (c) of this clause by the 31st day of December 1968 (or any extended date under clause 13 hereof), requiring the supply to the company of at least one 100-megawatt block by not later than the 1st day of July 1971, then this agreement shall forthwith thereafter cease and determine, except as to the provisions of clauses 16 and 26 hereof.

26 hereof.

"(i) In this clause, where reference is made to a number of 100-megawatt blocks that number may be either a whole number, or a fraction; or a whole number and a fraction."

4. The 1963 agreement shall be varied by inserting immediately after clause 5 thereof the following additional clauses:

"5A. Any surplus electrical power for the time being shall be made available by the Crown to the company; provided that if in any calendar year the company avails itself of surplus electrical power and, as a result of it doing so, the Crown during that year—

"(i) if that year ends during Stage I does not obtain

"(i) if that year ends during Stage I, does not obtain 2,600,000,000 kilowatt hours of electrical energy; or "(ii) if that year ends during Stage II, does not obtain 1,050,000,000 kilowatt hours of electrical energy, or if the Crown has made available to the company part of the two Crown blocks under notices given by the company pursuant to paragraph (g) of clause 5 hereof, such lesser number of kilowatt hours as can be obtained in a year from the part of the two Crown blocks not so made avail from the part of the two Crown blocks not so made available:

"then the company, if required by the Crown, shall release during the periods and on the conditions agreed between the company and the Minister (or, in default of agreement, as determined by reference to arbitration in the manner provided by clause 21 hereof), from the electrical power which the Crown is obliged to make available to the company, under notices given by it under clause 5 hereof sufficient electrical

the Crown is obliged to make available to the company, under notices given by it under clause 5 hereof, sufficient electrical power to enable the Crown to obtain the number of kilowatt hours which, for the reason aforesaid, it was unable to obtain during the relevant calendar year, or such lesser number of kilowatt hours as the Crown may agree.

"58. During the term of this agreement the parties shall regularly consult together and shall make available to each other such data, records, reports, and information as may be reasonable on the one hand to enable the Crown to plan the operation of the power station at Lake Manapouri, so as to make the maximum use of the water resources for the generation of electrical power, and on the other hand to enable the company to plan its operations in the Bluff-Invercargill area and to assess the future availability of electrical power under and to assess the future availability of electrical power under this agreement."

and to assess the future availability of electrical power ander this agreement."

5. Clause 6 of the 1963 agreement shall be varied by omitting the expression "paragraph (h)".

6. This agreement shall be governed by New Zealand law.

7. The Minister of Electricity shall take all such action as may be necessary to obtain the approval of the Governor-General by Order in Council to this agreement, for the purposes of clause 22 of the 1963 agreement, and this agreement shall take effect from the date on which it is approved by Order in Council, as aforesaid, and shall not vary the 1963 agreement until that date.

In witness whereof this agreement has been executed the day and year first hereinbefore written.

Signed for and on behalf of Her Majesty the Queen in respect of the Government of New Zealand by Thomas Phillip Shand, the Minister of Electricity, in the presence of:

SHAND, the Minister of Electricity, in the presence of:

E. B. Mackenzie, General Manager, New Zealand Electricity Department, Wellington, New Zealand.

The Common Seal of Consolidated Zinc Proprietary Ltd. was hereto affixed in the presence of:

D. J. HIBBERD.

Director of Conzinc Riotinto of Australia Ltd. A person approved by the Board of Consolidated Zinc Proprietary Ltd.

T. J. SHERRARD, Clerk of the Executive Council. (N.Z.E.D. 2/0/21/3/3)

Declaring Service Lanes to be Vested in the Mayor, Councillors, and Citizens of the City of Manukau, and to be Under the Control and Management of the Manukau City Council

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 27th day of February 1967

Present:

THE RIGHT HON. KEITH HOLYOAKE, C.H., PRESIDING IN COUNCIL PURSUANT to section 11 of the Housing Act 1955, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the service lanes described in the Schedule hereto shall, on and after the date of this Order in Council, be vested in the Mayor, Councillors, and Citizens of the City of Manukau, and be under the control and management of the Manukau City Council.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block VI, Otahuhu Survey District, City of Manukau, North Auckland R.D., described as follows:

A. R. P. Being

0 1 5.2 Lot 15, D.P. 50535. Part certificate of title, Volume 2103, folio 48, North Auckland Land Registry.
0 1 12.6 Lot 2, D.P. 50535. Part certificate of title, Volume 2103, folio 46, North Auckland Land Registry.

T. J. SHERRARD, Clerk of the Executive Council. (P.W. 54/778/29; D.O. X/233/28/7/0)

Consenting to Raising of Loans by Certain Local Authorities

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 20th day of February 1967

Present .

THE RIGHT HON. J. R. MARSHALL, PRESIDING IN COUNCIL PURSUANT to the Local Authorities Loans Act 1956, His Excellency the Govenor-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

Local Authority and Name of Loan Co	Amount nsented to
Feilding Borough Council: Pensioners' Flats Loan 1966	13,000 50,000
Hutt Valley Drainage Board: Main Collecting Sewers Loan No. 4, 1967 Kaikohe Borough Council: War Memorial Re-	208,000
demption Loan 1967 Levin Borough Council: Storm Water Loan 1966 Otorohanga Borough Council: Flood Protection	2,000 145,000
Renewal Loan 1967	5,700 25,650
Station Loan 1964—£85,000 Wairoa Borough Council: Pensioners' Flats Loan	35,000 4,300
Wairoa Borough Council: Staff Housing Loan 1966 T. J. SHERRARD, Clerk of the Executiv (T. 40/416/6)	3,500

The Wellington Savings Bank Order 1964, Amendment No. 2

BERNARD FERGUSSON, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington this 13th day of March 1967

Present:

THE RIGHT HON. J. R. MARSHALL, PRESIDING IN COUNCIL PURSUANT to the Trustee Savings Banks Act 1948, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following order.

ORDER

1. This order may be cited as the Wellington Savings Bank Order 1964, Amendment No. 2, and shall be read together with, and deemed part of, the Wellington Savings Bank Order 1964* (herinafter referred to as the principal order).

2. Clause 11 of the principal order (as substituted by clause 2 of the Wellington Savings Bank Order 1964, Amendment No. 1) is hereby amended as follows:

(a) By omitting from paragraph (a) of subclause (1) the words "90 percent", and substituting the words "70 percent";