Area A. R. P.

Being

1 3.5 Part 2c 13p Awarua Block, certificate of title
157/79.
1 0 36.0 Part 2c 13q Awarua Block, certificate of title
234/128.
1 1 17.9 Part 2c 13L Awarua Block, part being also Lot 1,
D.P. 6219, certificates of title 269/22, Proc. 3639,
300/194

D.P. 6219, certificates of title 269/22, Proc. 3639, 300/194.

0 0 12.8 Part 2c Awarua Block.
0 1 10.0 Part 2c Awarua Block and Sections 16 and 17, certificate of title 765/70.

0 1 10.7 Part 2c and part 2c 13n Awarua Block, certificate of title 105/107.

0 1 19.0 Part 2c 13 and part 2c 13o Awarua Block, certificate of title 191/59.

0 0 17.2 Part 2c 13n Awarua Block, certificate of title 105/107.

Situated in Block VIII. Objections Survey District

Situated in Block VII, Ohinewairua Survey District.

Dated at Marton this 14th day of April 1967.

P. R. BOYES, County Clerk. These notices were first published on the 19th day of April

888

HAWKE'S BAY ELECTRIC-POWER BOARD

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, the Hawke's Bay Electric-power Board hereby resolves as follows:

Hawke's Bay Electric-power Board hereby resolves as follows:

"That, for the purposes of providing the annual charges on a loan of three hundred and eighty thousand pounds (£380,000), authorised to be raised by the Hawke's Bay Electric-power Board under the above mentioned Act for the purpose of further reticulating its district, excluding the Borough of Napier as constituted on the 6th day of July 1925, the said the Hawke's Bay Electric-power Board hereby makes a special rate of one-tenth (½0) of a penny in the pound upon the rateable value (on the basis of the capital value) of all rateable property within its district, excluding the Borough of Napier as constituted on the 6th day of July 1925, and that the special rate shall be an annually recurring rate during the currency of the loan and be payable yearly on the 31st day of March in each and every year during the currency of the loan being a period of twelve (12) years, or until the loan is fully paid off."

WAIPUKURAU COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

PURSUANT to the Local Authorities Loans Act 1956, and amendments, the Waipukurau County Council resolves as

follows:

"That, for the purpose of providing the annual charges on a loan of £6,000, authorised to be raised by the Waipukurau County Council under the above-mentioned Act for the purposes of making advances to farmers in terms of the Rural Housing Act 1939, the said Waipukurau County Council hereby makes a special rate of decimal nought four one three four seven (.041347) pence in the pound upon the rateable value of all rateable property in the County of Waipukurau, and that the special rate shall be an annual-recurring rate during the currency of the loan and shall be payable half-yearly on the 1st day of June and 1st day of December in each and every year during the currency of the loan, being a period of 25 years, or until the loan is fully paid off."

I hereby certify that the above resolution was duly passed

I hereby certify that the above resolution was duly passed at a meeting of the Waipukurau County Council held on the 10th day of April 1967.

K. B. PARKER, County Clerk.

814

CHEVIOT COUNTY COUNCIL

RESOLUTION MAKING SPECIAL RATE

Passed at an Ordinary Meeting of the Cheviot County Council on 10 March 1967

PURSUANT to the Local Authorities Loans Act 1956, the Cheviot County Council hereby resolves as follows:

"That, for the purpose of providing the annual charges on a loan of £15,000, authorised to be raised by the Cheviot County Council under the above-mentioned act for the purpose of making advances to farmers in terms of the Rural Housing Act 1939, the Cheviot County Council hereby makes a special rate of point one three pence (.13d.) in the pound on the unimproved rateable value of all rateable

property in the whole of the County of Cheviot, this special rate to be an annual-recurring rate during the currency of the loan, payable yearly on the first day of September in each and every year during the currency of the loan, being a period of 25 years, or until the loan is fully paid off."

V. B. NOVIS, County Clerk.

SOUTH CANTERBURY CATCHMENT BOARD

RESOLUTION MAKING SPECIAL RATE

Lower Ashburton Rivers Loan 1967-£27.000

THE South Canterbury Catchment Board, in pursuance and exercise of the powers conferred on it by the Local Authorities Loans Act 1956 and the Soil Conservation and Rivers Control Act 1941, hereby resolves, by way of special order, as follows:

as follows:

"That, for the purpose of providing the interest and other charges on the said loan of £27,000 under the above-mentioned Acts, the South Canterbury Catchment Board hereby makes a rate of 0.15 pence on lands classed A, 0.015 pence on lands classed B, 0.075 pence on lands classed C, 0.045 pence on lands classed B, 0.0225 pence on lands classed E, 0.0075 pence on lands classed F, and 0.012 pence on lands classed U1 upon the rateable capital value of all rateable property in the Lower Ashburton Rivers Special Rating District in proportion to the classification adopted by the Board on 11 October 1966, and that such rate shall be an annually recurring rate during the currency of such loan, being a period of 20 years, or until such loan is fully paid off."

MOUNT WELLINGTON BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Notice of Application for Consent to Conditional Use

NOTICE is hereby given that application has been made by Structural Fabrications Ltd., for consent to a conditional

Structural Fabrications Ltd., for consent to a conditional use within the operative district scheme of the Borough of Mount Wellington, in that the applicant wishes the below-described land to be utilised for the purposes of erecting thereon a building for the fabrication of structural steel work and metal work.

The property is situated at Gabador Place, Mount Wellington, and is located in the industrial zone.

The legal description of the land is, first, all that piece of land containing 1 acre and 3.9 perches, more or less, being Lot 19, on plan of subdivision approved by the Mount Wellington Borough Council by Resolution No. 59/1966 and lodged for deposit under No. 57993 and, secondly, all that piece of land containing 2 acres 2 roods 3.3 perches, more or less, being Lot 22, on a plan of subdivision approved by the Mount Wellington Borough Council by a resolution dated the 20th day of March 1967, to be lodged for deposit, which said pieces of land are part of the land comprised and described in certificate of title, Volume 18, folio 506 (North Auckland Registry).

Registry).

The application may be examined at the office of the Mount Wellington Borough Council, Corner Pilkington and Queens Roads, Mount Wellington, during normal office hours, and any person or body affected may object to the application by notice in writing, delivered to the Town Clerk, Mount Wellington Borough Council, P.O. Box 14-131, Panmure, Auckland, not later than 4 p.m. on the 12th day of May 1967.

Every objector shall state the grounds of the objection and whether the objector wishes to be heard by the Council in support of his objection.

Dated this 14th day of April 1967.

Structural Fabrications Ltd., by its duly authorised agents: Messis WALLACE, McLEAN, BAWDEN, and PARTNERS, Solicitors.

P.O. Box 2022, Auckland.

843

MOUNT WELLINGTON BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1953

Notice of Application for Consent to Conditional Use

Notice of Application for Consent to Contamonal ose
Notice is hereby given that application has been made by
Auckland Handle and Dowel Co. Ltd., for consent to a
conditional use within the operative district scheme of the
Borough of Mount Wellington, in that the applicant wishes
the below-described land to be utilised for the purposes of
erecting thereon, and operating therefrom, a service station
for the retail sale of motor spirits, lubricants, tyres, and motor
accessories, and a garage for the repair of motor vehicles.