(T. 40/416/6)

Consenting to Raising of Loans by Certain Local Authorities

PURSUANT to section 3 of the Local Authorities Loans Act 1956 (as amended by section 3 of the Local Authorities Loans Amendment Act 1967), the undersigned Assistant Secretary to the Treasury, acting under powers delegated to the Secretary to the Treasury by the Minister of Finance, hereby consents to the borrowing by the local authorities mentioned in the Schedule hereto of the whole or any part of the respective amounts specified in that Schedule.

SCHEDULE

SCHEDULE	
	Amount
Local Authority and Name of Loan C	onsented to
	\$
Auckland City Council: Redemption Loan No. 82,	#0.000
1971	59,000
Auckland Metropolitan Fire Board: Development	
Loan No. 2, 1971	280,000
Dunedin City Council:	108,400
Airport Renewal Loan No. 2, 1971	
Electricity Renewal Loan No. 3, 1971 Eketahuna Borough Council: Fire Engine Loan	
1071	7,200
Manukau City Council: Water Reticulation Loan	
1971	80,000
Milton Fire Board: Fire Station Loan 1971	55,000
Otago Harbour Board: Terminal Redemption Loan	
1971	24,600
Porirua Fire Board: Fire Appliance Loan 1971	
Port Chalmers Borough Council: Sewage Treat-	
ment Loan 1971	360,000
Wellington City Council: Basin Reserve Improve-	
ments—Additional Loan 1971	146,500
Dated at Wellington this 15th day of October 197	′1.
S. C. PARKER, Assistant Secretary to the Treasury.	
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Advance Prices for Cheese Intended for Export

PURSUANT to the Dairy Board Act 1961, the New Zealand Dairy Board has fixed the prices to be paid for all cheese manufactured from milk or cream delivered to a dairy factory in the season commencing on the 1st day of June 1971 and acquired by the New Zealand Dairy Board, pursuant to Part II of the said Act, at the several prices and upon the terms, stipulations, and conditions following, that is to say:

- 1. In the case of New Zealand rindless cheddar cheese-60 lb to which is assigned one or other of the following respective grades and which is allotted points in grading within the range of the following respective grade points under the said regulations-
 - (a) For "Finest" grade, 94 points or over, the price of

 - (a) For "Finest" grade, 94 points or over, the price of 22.66c per pound;
 (b) For "Finest" grade, 93 points or over but under 94 points, the price 22.46c per pound;
 (c) For "First" grade, 92 points or over but under 93 points, the basic price of 21.61c per pound;
 (d) For "First" grade, 91 points or over but under 92 points, the price of 21.41c per pound;
 (e) For "Graded", 88 points or over but under 91 points, the price of 20.56c per pound;
 (f) For "Seconds", 80 points or over but under 88 points, the price of 18.51c per pound.
- 2. In the appropriate cases the following amounts shall be added to or deducted from the prices fixed in paragraph 1 hereof where cheese has been classified by the Department of Agriculture in respect of cheese sediment test:

Classification A—an addition of 0.10c per pound; Classification B—no alteration; Classification C—a deduction of 0.05c per pound; Classification D—a deduction of 0.10c per pound.

- 3. Cheese shall be packed in fibreboard cartons each containing a net weight of 60 lb 3 oz of actual cheese, excluding wrapping.
- 4. In computing the weight of rindless cheese for which payment is to be made by the Board, the weight of all cheese comprised in any consignment submitted for grading under the said regulations shall be ascertained as follows:
 - (a) Each carton of cheese containing a net weight of 60 lb 3 oz of actual cheese, excluding wrapping, shall, subject as hereinafter provided, be computed at 60 lb;

(b) The weight of all cheese in any such consignment shall be determined on the basis of the weight as ascertained by the grader of the several cartons selected by him for weighing and set out in the grader's certificate issued in respect of that consignment, and the cartons of cheese so weighed shall be taken as fixing the average weight for the whole quantity of cheese comprised in such certificate, overweights being averaged with underweights in each such certificate in relation

with underweights in each such certificate in relation to the prescribed weight of 60 lb 3 oz per carton;

(c) If the average weight, ascertained as aforesaid, of the cheese comprised in any grader's certificate be less than 60 lb 3 oz per carton, such deficiency shall be deducted from a weight of 60 lb per carton for the

deducted from a weight of 60 lb per carton for the purpose of computing payment therefor;

(d) If the average weight, ascertained as aforesaid, of the cheese comprised in any grader's certificate exceeds the prescribed weight of 60 lb 3 oz per carton, then the amount of such excess shall not be taken into account for the purpose of computing payment therefor.

5. The prices fixed by the Board shall not be paid for any cheese manufactured otherwise than in compliance with the said regulations.

6. The price to be paid by the Board for any cheese which, with the approval or at the request of the Board, is manufactured, prepared, or packed in special containers, or in special containers, or otherwise in any special manner, shall be the factured, prepared, or packed in special containers, or in special quantities, or otherwise in any special manner, shall be the appropriate price payable for that cheese as hereinbefore provided, adjusted by such appropriate addition or reduction as corresponds with the additional costs or the reduced costs incurred in such special manufacture, preparation, or packing. Any such approval or request of the Board may include a stipulation limiting the additional cost to be incurred and may dispense with the requirements of paragraphs 3 and 4 hereof, and, in that event, payment shall be made for the actual net weight of the cheese exported. The adjustment to prices referred to in this paragraph shall be computed by the Board and the computation of the Board shall be final.

7. The prices set out in paragraph 1, Gazette notice No. 49, 1 July 1971, p. 1254, are amended accordingly.

Dated at Wellington this 14th day of October 1971.

F. L. ONION, Chairman, New Zealand Dairy Board.

Maori Land Development Notice

Pursuant to section 330 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows.

NOTICE

- 1. This notice may be cited as Maori Land Development Notice Rotorua 1971, No. 35.
- 2. The land described in the Schedule hereto is hereby declared to be subject to Part XXIV of the Maori Affairs Act 1953.

SCHEDULE

GISBORNE LAND DISTRICT

ALL those pieces of land described as follows:

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Allotment 162, Parish of Waioeka, situated in Block VIII, Opotiki Survey District. All certifi-cate of title, Volume 106, folio 212. Allotment 163, Parish of Waioeka, situated in Block VIII, Opotiki Survey District. All certificate of title, Volume 2D, folio 709. 52 1 0

Dated at Wellington this 13th day of October 1971.

For and on behalf of the Board of Maori Affairs:

E. W. WILLIAMS,

for Secretary for Maori and Island Affairs.

(M. and I.A. H.O. 15/3/790; D.O. 6258)

Maori Land Development Notice

WHEREAS by virtue of the notice referred to in the First Schedule hereto, the land described in that notice was declared to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953; and whereas it is desired to release a certain parcel of that land from the provisions of the said Part XXIV: