This Private Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives,

8th September, 1931.

Hon. Mr. Stallworthy.

AUCKLAND HARBOUR BRIDGE EMPOWERING.

[PRIVATE BILL.]

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A BILL INTITULED

Title.

An Act to empower the Auckland Harbour Bridge Company, Limited, to erect a Bridge across the Auckland Harbour and impose and collect Tolls for the Use of Same.

Preamble.

WHEREAS a company limited by shares has been incorporated under the provisions of the Companies Act, 1908, under the name of "The Auckland Harbour Bridge Company, Limited," having for its objects the erection, maintenance, and control of a bridge across the Auckland Harbour from a point in Fanshawe Street, in the City of Auckland, to a point in the Borough of Northcote, and the collection of tolls for the 10 use of same: And whereas it is expedient that power should be given to enable the said company to carry out the objects for which it is established:

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, 15

Short Title.

1. This Act may be cited as the Auckland Harbour Bridge Empowering Act, 1931.

Interpretation.

2. In this Act, unless the context otherwise requires,— "Company" means the Auckland Harbour Bridge Company, 20 Limited:

"Lands" includes messuages, lands, tenements, and heredita-

"Street" includes any square, covet, alley, highway, lane, road, thoroughfare, wharf, jetty, dock, reserve, and passage or

"Board" means the board of directors of the company:

" Minister" means the Minister of Marine:

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"Bridge" means and includes the bridge, together with all the necessary approaches, buildings, and erections appertaining thereto, built or to be built in accordance with the provisions of this Act:

"Toll" means and includes any reward or payment the company is by the provisions of this Act authorized to demand and collect for the passage or repassage over the bridge of any of the animals and vehicles set forth in the First Schedule to this Act:

"Auditor" means the auditor appointed in accordance with the provisions of section eighty of this Act.

The Board of Directors.

3. On and after the first day of January, nineteen hundred and Constitution of 20 thirty-two, the board of directors of the company shall consist of not board. more than twelve nor less than seven persons, of whom-

(a) One shall be appointed by the Auckland City Council in open council:

(b) One shall be appointed by the Auckland Harbour Board in open meeting:

(c) One shall be appointed by the Northcote Borough Council in open council:

(d) The remaining directors shall be elected by the holders of shares in the company in accordance with the provisions of and in the manner provided by the articles of association of the company, and the number of such directors shall be determined from time to time by the holders of shares in the company.

4. As to each of the three appointed directors the following Provision as to provisions shall apply:—

directors appointed by local bodies.

(a) He shall hold office as hereinafter provided and shall be eligible for reappointment:

(b) He may at any time resign by notice in writing to the board and to the Council or Harbour Board by whom he was appointed:

(c) He shall not be subject to the provisions of the articles of association of the company as to qualification, retirement, or removal:

(d) Whenever his seat becomes vacant, it shall be the duty of the board forthwith to notify the fact to the authority by whom he was appointed, whereupon the said authority shall as soon as practicable fill such vacancy by appointing a successor, who shall take office from the date of his appointment:

(e) A director appointed by a Council or Harbour Board shall not by reason of holding the position of a director the company, or of receiving remuneration therefor, be disqualified from being a member of the Harbour Board or Council appointing him.

Term of office.

5. The term of office and the conditions of appointment of the three appointed members shall be fixed and determined by the authority making the appointment.

As to directors to be appointed by shareholders.

6. The first directors to hold office as provided by paragraph (e) of section three hereof may, in the first instance, be determined by lot 10 or by agreement, or partly by lot and partly by agreement, among the present directors of the company. Such directors shall hold office, and retire from office, in accordance with and otherwise be governed by the rules contained from time to time in the articles of association of the company.

When directors take office.

7. The directors first appointed and elected as aforesaid shall take office on the first day of January, nineteen hundred and thirty-two, and thereupon the directors then previously in office shall cease to hold

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Provisions as to directors

- 8. With respect to the board as hereinbefore constituted under 20 this Act, and the members thereof, the following provisions shall apply:—
 - (a) The directors shall, at their first meeting, elect one of their members to be chairman, and another one of their members to be deputy chairman of the board. No director shall be 25 eligible to be appointed chairman or deputy chairman of the board if he be an appointed director and not a director elected by the shareholders of the company.

(b) An ordinary meeting of the board shall be held at least once a month and at regular periodical intervals.

- (c) At all meetings of the board (whether ordinary or special) a quorum shall be an absolute majority of all the directors who for the time being shall be in office.
- (d) If any director fails to attend three consecutive ordinary meetings of the board his office shall thereby become vacant, unless 35 such non-attendance has been previously consented to by the board.

Chairman and deputy chairman.

9. The chairman and the deputy chairman of directors shall hold their respective offices as chairman and deputy chairman for one year. In the absence of the chairman from any meeting the deputy 40 chairman shall preside as chairman of that meeting. In the event of the office of the chairman of directors becoming vacant for any reason, the deputy chairman shall forthwith become chairman of directors until the expiration of the term for which the chairman was elected chairman of directors. In the event of the office of deputy chairman of directors 45 becoming vacant for any reason, the directors shall thereupon as soon as is convenient elect one of their number to be deputy chairman of directors, to hold office until the expiration of the term for which his immediate predecessor in office was elected to hold office. Both the chairman and deputy chairman shall be eligible for re-election, and the 50 offices shall be filled by election at the first meeting of the board held in the month of *January* in each year.

10. The remuneration of the directors whilst they hold office Remuneration of shall be-

chairman and directors.

(a) For the first year from the first day of January, nineteen hundred and thirty-two, as to the chairman of directors, at the rate of fifty pounds per annum, and, as to the other directors, at the rate of twenty-five pounds per annum for each director.

(b) For the following and subsequent years until the bridge is opened for traffic in accordance with the provisions of this Act, as to the chairman of directors, at the rate of one hundred pounds per annum, and, as to the other directors, at the rate of fifty pounds per annum for each director.

(c) From the date the bridge is opened for traffic the remuneration shall be fixed, but may be altered or varied from time to

time, by the board.

15 11. Irrespective of such remuneration as aforesaid, the chairman Travelling-expenses. and deputy chairman and every member of the board attending any meeting of the board or when travelling on business connected with the company shall be entitled to receive in respect thereof his travellingexpenses according to a scale to be fixed by resolution of the board.

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Power to take Lands.

12. For the purposes of this Act the company shall be deemed Power to take lands to be a local authority within the meaning of the Public Works Act, 1928, and, except as to land vested in the Auckland Harbour Board, shall have all the powers and privileges, duties, and obligations vested 25 in or imposed on local authorities by Parts II, III, and IV of such

13. For the purpose of enabling the company to erect the bridge Certain casements on and over land vested either in His Majesty the King or the and licenses to be Auckland Harbour Board, the Minister on behalf of His Majesty 30 the King, may, and the Auckland Harbour Board shall, grant when requested so to do by the company such perpetual easements over or licenses of all those parcels of land described in the Second Schedule to this Act to the company at an annual rental to be agreed upon, payable by the company, and on such terms and conditions as 35 will enable the company to carry out the provisions of, and to enjoy the privileges and benefits conferred upon it by, this Act.

granted to company.

14. Nothing in the last preceding section shall be deemed to affect Crown or or interfere with the control and jurisdiction of the Crown or the Harbour Board rights over such Auckland Harbour Board over the said parcels of land, except as land to be 40 such control and jurisdiction may be necessarily restricted by reason protected. of the existence of the bridge; nor shall it be lawful for the company or any other person to prevent, hinder, or in any way interfere with such control and jurisdiction, or the passage or repassage of any boat, ship, vessel, craft, or floating thing under the bridge.

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Plans of Bridge.

15. The company shall, as soon as practicable after the coming Plans and into operation of this Act, cause to be prepared such complete plans, specifications of specifications, and conditions of contract of the bridge as the Minister proposed bridge to be proposed bridge to be proposed. may deem necessary.

16. (1) Such plans shall provide that the longitudinal and vertical Longitudinal and clearances of the navigation span of the bridge shall be not less than vertical clearances of bridge. the dimensions recommended for such span by the Waitemata Harbour Transit Facilities Commission of nineteen hundred and twenty-nine.

Bridge to provide for watermains, &c.

Plans to provide for completion of bridge and approaches.

Copies of plans to be forwarded to Harbour Board, City Council, and Northcote Borough Council.

Approval of Harbour Board, City Council, and Northcote Borough Council limited. (2) The company shall comply with the requirements of the Crown and the Auckland Harbour Board with respect to the erection of the bridge as an open-pile structure across St. Mary's Bay boat-harbour.

17. Such plans shall also provide for watermains, gas-pipes, electric-light and telephone wires, and electric-power cables to be carried

by the bridge over the Auckland Harbour.

18. Such plans shall also provide for the erection and completion of the bridge, and shall include and provide for the erection and completion of such necessary approaches and embankments as will provide a continuous roadway or street, commencing from the western end of 10 Fanshawe Street, in the City of Auckland, continuing over the bridge, and joining Queen Street, in the Borough of Northcote.

19. Eight copies of such plans, specifications, and conditions of contract shall thereupon be prepared, and of these two copies of each shall be forwarded to the Auckland Harbour Board, the 15 Auckland City Council, and the Northcote Borough Council for their

respective approvals.

20. (1) The right of approval or otherwise given by the *last* preceding section to the Auckland Harbour Board, the Auckland City Council, and the Northcote Borough Council shall be limited to the 20 conditions of contract and to the following matters:—

(a) As to the Auckland Harbour Board, such right shall apply only to such matters as concern or affect the general design, strength, and safety of the bridge from the point of view of safeguarding the Auckland Harbour for shipping and 25

navigation generally:

(b) As to the Auckland City Council, such right shall apply only to the provisions made for continuing the western end of Fanshawe Street on to the bridge, the provisions made for the speedy and safe handling of traffic crossing the bridge, and 30 provisions made for future connections of other streets with the southern end of the bridge:

(c) As to the Northcote Borough Council, such right shall apply only to matters relating to that portion of the bridge proposed to be constructed within the Borough of Northcote, 35 and to matters affecting the provision made for the efficient

handling of traffic crossing the bridge.

(2) All costs, charges, and expenses incurred individually or collectively by the Auckland Harbour Board, the Auckland City Council, and the Northcote Borough Council relative to any investigations 40 or the obtaining of information deemed necessary by any of them before the giving of such approval or approvals or otherwise shall be paid by the company.

21. Upon the Auckland Harbour Board, the Auckland City Council, and the Northcote Borough Council being satisfied with such plans, specifications, and conditions of contract, they shall forthwith notify the company of their approvals. The company shall thereupon comply with the requirements of the Harbours Act, 1923, for the purpose of obtaining the approval of the Governor-General in Council of such plans, specifications, and conditions of contract.

22. The said plans, specifications, and conditions of contract thus approved, together with any alterations or variations thereof duly approved from time to time in the manner hereinafter set forth, are hereinafter referred to as "the approved plans".

Harbour Board, City Council, and Northcote Borough Council to forward approvals to company.

Definition of the term "the approved plans".

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23. If the company at any time or from time to time desires, or Plans of any is required by the Minister, to add to, vary, delete, substitute, or otherwise make any alteration in the approved plans, the company additions to be shall cause plans, specifications, and amended conditions of contract prepared and 5 of the proposed additions, variations, deletions, substitutions, or alterations to be prepared and approval obtained in the manner set forth in sections nineteen to twenty-one hereof.

alterations, deletions, and approval obtained.

24. For the purposes of this Act the company shall at all company to comply times and from time to time comply with the requirements of the with requirements of Harbours Act. 1922 10 Harbours Act, 1923.

25. (1) The company shall build the bridge in accordance with the Company to build approved plans within a period of four years from the date on which the company is authorized by the provisions of this Act to commence within four years of the erection of the bridge.

bridge to the commencement

(2) The Minister, however, may extend from time to time such period of four years for such further period or periods as he may deem fit on application being made to him by the company for such extension or extensions, provided that no such extension shall be granted unless the company first satisfies him that it or its contractors have 20 been delayed or hindered by strikes or by any other matters over which the company or its contractors have no control.

26. Subject to the next succeeding section, in the event of the Act to become company failing to commence and carry on the erection of the bridge inoperative at expiration of two in accordance with the approved plans within a period of two years, years if bridge not 25 calculated from the date the approved plans are received by the commenced. company, all the powers and privileges conferred upon the company by this Act shall be cancelled, and this Act shall become inoperative as from the expiration of such period of two years.

27. If the company shall satisfy the Minister that it has a reason- Period may be 30 able prospect of commencing the erection of the bridge within a period extended for three of three months from the expiration of such period of two years referred to in the last preceding section, the Minister may extend the time for the coming into operation of the last preceding section for such period of three months.

28. Before commencing construction of the bridge the company Administration shall pay into the Public Account such sum, not exceeding five thousand pounds, as the Minister may require to cover the cost of expenses incurred; of this sum, any unexpended portion shall be refunded to the company upon completion of the bridge.

29. The Auckland Harbour Board, the Auckland City Council, Approved plans to and the Northcote Borough Council (hereinafter referred to as the three local authorities) shall make such provisions as they deem fit, at the expense of the company, for the approved plans to be complied with in the erection and completion of the bridge.

30. For the purpose of this Act the three local authorities shall Powers of the three have the following powers:—

local authorities.

(a) In any case where the three local authorities are satisfied that the approved plans are not being complied with by the company, they may forward to the company a memorandum showing clearly in what particulars the approved plans are not being complied with, and requiring the company within a period to be fixed by the three local authorities to remedy the matters complained of.

(b) For every day or part of a day the company fails to remedy the said matters complained of, after the expiration of the said period, the three local authorities may, in their discretion, impose upon the company a penalty not to exceed the sum of fifty pounds a day, which penalty may be recovered in any Court of competent jurisdiction as a debt due to the Crown.

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(c) In the event of the company failing or refusing to remedy the breach complained of, the three local authorities may prohibit the company from proceeding further with the 10 erection of the bridge until the matters complained of be

remedied to their satisfaction.

Three local authorities to issue certificate of completion.

Disputes to be referred to arbitration.

31. Upon completion by the company of the erection of the bridge in accordance with the approved plans, the three local authorities shall issue a certificate under their hand, stating that the bridge has 15 been thus completed and that it may then be opened for traffic.

32. Any dispute that may arise between the company and the Auckland Harbour Board, or the Auckland City Council, or the Northcote Borough Council, touching any alleged breach of or variation from the approved plans, or any approval or disapproval of any of 20 the plans, specifications, or conditions of contract, or the said plans, specifications, and amended conditions of contract of any proposed additions, variations, deletions, substitutions, or alterations, or any other engineering question whatsoever, shall be referred to two experienced bridge engineers, one to be appointed by the 25 company and the other by the other party to the dispute, for the purpose of arbitration in accordance with the provisions of the Arbitration Act. 1908.

Approved plans exclusive and conclusive evidence. 33. For any purpose whatsoever the copy of the approved plans deposited in the office of the Minister shall be conclusive and exclusive 30 evidence of their accuracy and of their contents, and of the approval of the Minister and of the Governor-General in Council in accordance with the provisions of this Act, and of the Governor-General in Council in accordance with the Harbours Act, 1923.

Company to comply with Harbour Board requirements.

34. During the period of erection, construction, and maintenance and management of the bridge by the company, the company and its servants or contractors shall comply with all reasonable requests, stipulations, and requirements of the Auckland Harbour Board for the purpose of ensuring that there will be no needless interference on the company's part with shipping and navigation, and for the ensuring 40 also of the preservation of the harbour-bed, embankments, breakwaters, tidal flow and ebb, and for the safeguarding of the Auckland Harbour and the wharves and works therein situated, on the part of the company.

35. If the company does or permits to be done any act, or fails to prevent any act being done, which the Auckland Harbour Board 45 considers to be a breach of the provisions of section thirty-four hereof, it may forward particulars of the matters complained of to the Minister, who may deal with such complaints in the manner set forth

in the Harbours Act, 1923.

36. Should the Auckland Harbour Board, or its Superintendent, 50 Engineer, or Harbourmaster, be of the opinion that any of the breaches mentioned in the *last preceding* section be of such a serious nature that

Harbour Board to forward complaints to Minister.

Harbour Board may act in cases of emergency.

the delay that would be caused by its compliance with the provisions of the last preceding section may result in serious damage or loss of life, limb, or property, or interference with navigation, the Auckland Harbour Board may forthwith take what reasonable steps it deems 5 n cessary to prevent such damage or loss being sustained.

37. The costs and expenses incurred by the Auckland Harbour Harbour Board may Board in taking such necessary steps as aforesaid shall be borne by the recover costs from the company. company, and may be recovered by the Auckland Harbour Board as a debt owing to it by the company.

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Cost of Bridge.

38. Upon receipt by the company from the Minister of the Company to forward approved plans, the company shall forward to the three local authori-estimate of cost. ties a statement setting forth the estimated cost for the erection and completion of the bridge. The estimated cost shall include and 15 provide for-

(a) The complete cost of the erection and completion of the bridge in accordance with the approved plans:

(b) All toll-gates, toll-houses, barriers and gates, and all buildings and erections necessary for the proper equipment and management of the bridge in accordance with the provisions of this Act.

39. In addition to the said estimated cost the company may Gertain provide for and forward from time to time to the three local authorities contingencies may be provided for. memoranda showing certain expenses, charges, and contingencies which 25 the company deems fit to make provision for. Such expenses, charges, and contingencies shall be confined to the following:—

(a) All sums necessary for the acquisition of land required for the erection and completion of the bridge and the payment of compensation for lands injuriously affected thereby:

(b) A sum necessary to pay interest on the amounts secured from time to time by the debentures, mortgages, and other such. security mentioned in section forty-five hereof from the date or dates that interest is payable on such debentures, mortgages, or other such security to the date the bridge is opened for traffic, in accordance with the provisions of this Act:

(c) All fees, expenses, charges, stamp duty, and other taxes payable to the Crown, and legal and engineering charges incurred and to be incurred in connection with the carryingout of the provisions of this Act relating to the construction and erection of the bridge, including the obtaining of the necessary finance and guarantees hereinafter mentioned:

(d) Any increase or decrease in wages to persons employed on the construction of the bridge and over which the company has no control:

(e) Any variation in the harbour-bed and foundations of the bridge from the findings and data relative thereto as ascertained by and under the direction of the Waitemata Harbour Transit Facilities Commission of nineteen hundred and twenty-nine:

(f) Any possible error, mistake, or inaccuracy that may be contained in the said findings and data:

(g) Any damage caused to the bridge at any time during the company's period of control of the bridge through no fault or negligence on the part of the company or its contractors by any third party, and damage for which compensation cannot be recovered and collected from the party at fault:

(h) Any increase or decrease whatever in the cost of erection or completion of the bridge caused by any enactment of the New Zealand Parliament or by any Order in Council issued

by the Governor-General in Council:

(i) Any increase or decrease whatever caused by the additions, 10 variations, deletions, substitutions, or alterations as allowed by the Minister in accordance with the provisions of section twenty-two hereof.

40. Upon receipt by the three local authorities of the statement setting forth the estimated cost, they shall cause the same to be examined 15 forthwith by three engineers; one engineer to be appointed by each of them, and for the purpose of such examination they may require the company to furnish the said engineers with details of the various quantities of material upon which the company has based its estimated cost. The company shall settle with the three local authorities as to 20 the costs and expenses of such examination, which shall be paid by the company.

41. Upon the three local authorities receiving a report from the said engineers that a fair and reasonable estimate of the cost considering the work and risk involved has been fixed as between the company and 25 them, or any two of them in the case of dispute or disagreement, they shall notify the company in writing of the amount of such estimated cost as thus determined (such amount being hereinafter termed the

fixed contract price).

42. (1) From time to time as the amounts of any of the expenses 30 or charges mentioned in section thirty-nine hereof are ascertained, or settled with, or agreed to by the company, or in the event of any of the contingencies mentioned in such section happening or occurring, the company may forward from time to time to the three local authorities full details of such amounts and extra costs occasioned by such 35 happenings and occurrences. Whereupon the three local authorities, upon being satisfied with the reasonableness and accuracy thereof, shall allow such amounts and extra costs, after deducting the amount of any decrease of cost in the erection of the bridge due to any of the said contingencies, to be added to the fixed contract price (such 40 amounts and extra costs being hereinafter referred to as the approved extra costs).

(2) For the purpose of ascertaining whether the amount of such expenses and charges and the extra costs aforesaid are reasonable and accurate, the company shall supply the three local authorities with 45 such information as they may require for that purpose.

43. It shall not be lawful for the company to commence the construction and erection of the bridge until it has done each and all of the following things, that is to say:—

(a) Obtained guarantees to the satisfaction of the three local 50 authorities that the necessary finance to pay for the

The three local authorities to examine contract price.

The three local authorities to notify company of fixation of contract price.

If contingencies occur, extra cost to be added to contract price.

Company to supply information to three local authorities.

Company to find guarantees for necessary finance and enter into contract with three local authorities. erection and completion of the bridge at the fixed contract price and in accordance with the approved plans has been obtained or provided:

(b) Obtained similar guarantees that in the event of any approved extra costs being added to the fixed contract price the finance necessary to pay for such approved extra costs will be found:

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(c) Provided similar guarantees for the completion of the whole of the work, and having satisfied the three local authorities that the contractors to be employed by the company are financially strong and skilled enough to erect and complete the bridge in accordance with the approved plans:

(d) Entered into a binding deed of contract with the three local authorities to construct the bridge in accordance with the approved plans and at the fixed contract price, and with the

benefit of the guarantees mentioned in this section:

(e) Increased its subscribed share capital to at least one-fourth of the fixed contract price.

44. Nothing contained in this Act shall be deemed to mean or Three local infer that the three local authorities shall be in any way whatsoever authorities not 20 responsible for the payment of the fixed contract price or any approved extra costs, or for the due completion of the contract, nor shall the three local authorities be, or be deemed to be, the principal in respect of this undertaking for the purposes of the Workers' Compensation Act, 1922, or for any other purpose not specifically provided for in 25 this Act.

Methods of Finance.

45. For the purpose of obtaining the necessary money in order to Company may give build the bridge, it shall be lawful for the company to give a mortgage security over bridge or mortgages, debenture or debentures, or in any other way give other and tolls. 30 security for the repayment of the said money, together with the payment of interest thereon, from time to time, over the bridge, and the interest in the land or part of the land vested in the company, and the tolls which the provisions of this Act authorize the company to impose and collect; but the terms of such mortgage or 35 mortgages, debenture or debentures, or other security shall be subject to the restrictions imposed by this Act.

46. It shall not be lawful for the company to give security in Amount of finance accordance with the provisions of the last preceding section for a not to exceed fixed sum. principal sum or sums in excess of the following amounts:-

 (\bar{a}) The cost of the bridge as determined in the manner set forth in sections forty-one and forty-two hereof:

(b) Such other sum or sums as the three local authorities may allow, including any sum for necessary preliminary expenses incurred in the raising of such money.

47. It shall not be lawful for the company to obtain, either by Company not to 45means of debenture or mortgage capital or payments of share capital, obtain capital in a capital sum in excess of the fixed contract price and the approved contract price extra costs without the consent of the three local authorities.

excess of fixed without consent of three local authorities.

Average rate of interest on mortgage or debenture not to exceed $7\frac{1}{2}$ per cent.

Interest payable half-yearly or annually.

Interest to be paid either in New Zealand or Great Britain.

The company shall make by-laws for certain purposes.

48. It shall be lawful for the company to covenant to pay interest on the amount of money owing from time to time and secured by the aforesaid mortgage or mortgages, debenture or debentures, or other such security; but the average rate of such interest shall not be such as to give a return to the lender or lenders exceeding seven pounds ten shillings per centum per annum, spread over the total sums secured by such mortgage or mortgages, debenture or debentures, or other such security.

49. Such interest shall be payable either half-yearly or annually,

as the board shall determine.

50. Such interest may be payable either in the United Kingdom 10 or in New Zealand, or in such other countries as the board may determine.

By-laws.

51. The company may from time to time make by-laws for the following purposes, and the company may from time to time repeal or 15 alter such by-laws and make others, provided that such by-laws be not repugnant to the laws of the Dominion of New Zealand or to the provisions of this Act:—

(a) For protecting any property belonging to the company, or controlled by the company, from damage or injury:

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(b) For conserving public health, safety, and convenience, and preventing and abating nuisances on the bridge:

(c) For regulating the pace, mode or manner, and times at which any horses, cattle, engines, agricultural or other machines, tractor engines, or vehicles shall cross, or be driven, led, or taken over 25 the bridge:

(d) For prescribing the route by which, and the times when, loose horses, cattle, sheep, pigs, or other animals may be driven across the bridge:

(e) For regulating and preventing the taking on to or over the bridge 30 any noxious or dangerous goods:

(f) For regulating the speed at which traffic crossing the bridge is to move or be propelled:

(g) For regulating the weights of vehicles, carriages, engines, or other things which require to cross the bridge:

(h) For preventing the commission of any nuisance in or upon the bridge by any of the traffic using the bridge:

(i) For regulating the purchase and issue of tickets and the collection of such tickets from persons using the bridge, and generally for regulating the travelling upon, the using of, and the 40 proper and efficient control and management of the bridge.

52. (1) By-laws shall be made only in the manner and subject to the conditions following:—

(a) All proposed by-laws shall be first adopted by the board in ordinary meeting.

(b) Copies of all proposed by-laws thus adopted by the board which affect or are likely to affect in any way the navigation or control of the Auckland Harbour shall be submitted to the Auckland Harbour Board for its approval of such proposed by-laws.

Procedure as to making by-laws

(c) Copies of all other proposed by-laws thus adopted by the board shall be submitted to the Auckland City Council and to the Northcote Borough Council for their approva of such proposed by-laws.

(d) All such proposed by-laws shall be forthwith considered by the said Harbour Board and Councils respectively, and unless objection thereto is made within one calendar month from the receipt thereof by any such Harbour Board or Council,

the same shall be deemed to be approved.

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(e) Upon such by-laws being approved, or deemed to be approved as aforesaid, as the case may require, whether as originally submitted or as amended, the board shall at its next meeting declare that such by-laws have been made in accordance with the terms of this Act, and shall affix the common seal of the company to such by-laws.

(f) Such by-laws thus approved or amended shall thereupon come into force on a day to be fixed by the board at such meeting, but not being earlier than seven clear days after the date of such meeting, and three clear days after public notification thereof has been published by the company in at

least two newspapers circulating in the City of Auckland.

(2) Any by-law may in like manner be amended or revoked.

53. Nothing contained in this Act shall be deemed to restrict or By-laws for control prohibit the board from making any by-laws or rules to control its of directors' meeting 25 meetings in accordance with the rules laid down in the articles of association of the company.

54. (1) Every person guilty of a breach of any by-law made Penalty for breach under the provisions of this Act is liable to a fine not exceeding twenty pounds; or where the breach is a continuing one, then to a fine not 30 exceeding five pounds for every day or part of a day during which the breach continues.

- (2) The company may, after the conviction of any person for the continuing breach of any by-law, apply to the Supreme Court for an injunction to restrain the further continuance of such breach by such 35 person.
 - (3) The continued existence of any work or thing in a state contrary to any by-law shall be deemed a continuing offence within the meaning of this section.
- 55. (1) A by-law may authorize the company or any officer thereof Removal of works 40 to pull down, remove, or alter any work, material, or thing erected executed contrary to by-law. or being in contravention of any by-law, and to recover from the person committing the breach all expenses incurred by the company in connection with such pulling-down, removal, or alteration.

(2) The exercise of this authority shall not relieve such person from

45 liability to any penalty incurred by reason of such breach.

56. The production of any document purporting to be a printed Proof of by-laws. copy of any by-law made in whole or in part under the authority of this Act, and to be sealed with the common seal of the company, shall, until the contrary is shown, be sufficient evidence of such by-law having 50 been duly made, and that the same duly came into force on the day mentioned in that behalf in such copy of the by-laws.

Printed copies of by-laws.

Liability for breach of by-laws not to relieve from other liability.

Fines payable to the company to be treated as tolls.

57. The company shall cause printed copies of all by-laws to be kept at the office of the company, and to be sold at a reasonable charge to any person applying for the same.

58. Nothing in this Act or in any by-law made thereunder shall be deemed to relieve any person from any penalty or action to which he would otherwise be liable in respect of anything done by him in

breach of any such by-law.

59. (1) All fines paid and recovered for any offence created or for any breach of a by-law made under the provisions of this Act, except fines payable by the company, shall be paid by the Clerk, or other proper 10 officer of the Court in which such fines are payable, to the company.

(2) For the purposes of this Act all fines paid to the company in accordance with the provisions of this section shall be deemed to be a toll within the meaning of this Act, and shall be applied by the

company accordingly.

(3) The Clerk or other proper officer of the Court in which any such fines are inflicted shall once in every three months furnish the company with a written statement, signed by him, of all such fines. distinguishing therein those that have from those that have not been paid to the company.

(4) When any fines which ought to be paid to the company are by law required or permitted to be paid in stamps, and have been so paid, the Clerk or other proper officer aforesaid shall certify to the Minister of Finance the amount of the same, that they have been so paid, and that the company is entitled to receive the same; and thereupon the 25 said Minister, without further appropriations by Parliament than this Act, shall pay the amount of such fines out of the Consolidated Fund to the company.

(5) This section shall be read subject to the provisions of subsection

two of section thirteen of the Finance Act, 1927 (No. 2).

Tolls.

Toll-gates to be placed on roads.

60. It shall be lawful for the company to, and the company shall, as soon as conveniently may be, after a passage shall be made over the proposed bridge, cause to be erected a toll gate or gates, or toll house or houses, gates, and bars, at or upon the roads and streets 35 leading to the bridge, within a distance of two hundred yards from the point of the actual commencement of the bridge.

61. In fixing the site or sites for the erection of such toll gate or gates, toll house or houses, gates, and bars, the company shall obtain the approval of the local body or authority having control over such 40 roads and streets as to a suitable site or sites for such toll gate or gates,

toll house or houses, gates, and bars.

Tolls to be paid.

authorities

concerned.

Sites of toll-gates to be settled with local

> 62. Subject to the provisions of the next three succeeding sections, it shall be lawful for the company to, and the company shall, demand and take at the toll gate or gates, or toll house or houses, to be erected 45 as aforesaid, before any animal or beast, or any carriage, wagon, cart, vehicle, motor-omnibus, engine, or thing shall pass or return over the bridge or through the same, tolls not exceeding the tolls set out in the First Schedule to this Act.

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63. No toll shall be payable unless the following conditions are conditions under observed, that is to say:

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which tolls may be

(a) At least fourteen days before first becoming payable the scale of tolls shall be publicly notified in at least two of the daily newspapers circulating in the City of Auckland:

(b) The scale of tolls shall be painted in black letters, not less than two inches in length, on a white board, and placed in a conspicuous place on or near the toll gate or gates, or toll house or houses, so as to be conveniently read by every person from whom any toll may be demanded.

64. It shall not be lawful for the company to demand or take any Human beings toll for the passage or repassage of any human being over the bridge.

exempt from tolls.

65. Animals and vehicles employed solely in carrying the following Certain vehicles and persons or their tools and materials shall be exempt from the payment certain animals exempt from tolls. 15 of tolls:—

- (a) The Governor-General and every person in attendance on him.
- (b) Every member of any military, militia, or territorial or permanent force when on duty or going to or returning from duty and in the uniform of his corps:

(c) Every constable on duty, and every prisoner in his custody:

(d) Any Minister or any officer or servant of the Crown whilst engaged on business connected with the bridge or with the administration of this Act:

(e) Servants of the Crown engaged in the distribution of His Majestv's mail.

66. Any person falsely claiming exemption from the payment of Falsely claiming any tolls shall be liable to a fine of not less than two pounds nor more exemption from tolls. than five pounds, and the proof of being exempt shall lie with the person claiming to be so exempt.

67. The company may recover from any person refusing to pay a Company may toll for which he is liable the amount of such toll, together with such recover toll and compensation. compensation for loss of time and the expense in recovering the same as the Court hearing the same determines.

68. Every person who attempts by force to evade the payment of Forcible evasion of 35 a toll, or resists or obstructs any toll-keeper or other servant of the company in the execution of his duty, is liable to a fine not exceeding twenty pounds.

69. Every servant of the company is liable to a fine not exceeding Offences by five pounds who does any of the following things:—

company's servants.

(a) Demands a larger toll than that payable by law:

(b) Refuses, when required so to do, to give his name or gives a false name to any person of whom he has demanded a toll:

(c) Is drunk when in discharge of his duty:

(d) Obstructs any person in passing when the lawful toll has been tendered:

(e) Uses any obscene or offensive language to any person passing.

70. The company shall be liable to a fine not exceeding five pounds company to if it fails to maintain the board required by paragraph (b) of section maintain board showing scale of sixty-three hereof in a legible condition.

71. The company shall issue a ticket for every toll paid, which Tickets to be issued. shall show the amount of the toll paid and what it has been paid in respect of; and for every refusal on the company's part to give such a ticket on demand it shall be liable to a fine not exceeding five pounds.

Transferring, &c., of toll-ticket.

72. Every person is liable to a fine not exceeding five pounds who with intent fraudulently to evade payment of any toll transfers such a ticket to another person, or uses a ticket so transferred, or alters or forges such a ticket with intent fraudulently to evade payment of any toll.

Management of the Bridge.

73. Subject to the provisions of this Act, the company shall have

Company to have full control of the bridge.

Company to employ necessary staff.

May employ solicitors, engineers, &c.

Company to keep bridge in good condition and repair.

Public Works Department to inspect every twelve months.

Minister may require work to be done.

Penalty for non-compliance. the full control and management of the bridge.

74. The company shall employ such officers, employees, and servants as the board deems necessary for the proper administration, 10 management, and control of the bridge, and on such terms and conditions as the board shall determine.

75. The company may also consult, employ, and pay such solicitors, engineers, and other professional men, and pay for such expert advice as the board deems necessary in order to adequately control and 15 administer the bridge.

76. From the date the bridge is opened for traffic the company

shall keep the bridge in good order, condition, and repair.

77. For the purpose of ascertaining whether the bridge is being kept in such good order, condition, and repair, the Minister of Public 20 Works may appoint an officer of the Public Works Department to inspect the bridge at least once in every twelve months at the expense of the company, and such officer shall forward to the Minister of Public Works a certificate setting forth any work or other matters requiring attention.

78. The Minister of Public Works may thereupon require the company to do such work or attend to such matters within such period

as he determines.

79. For every day or part of a day the company fails to remedy the said matters complained of, after the expiration of the said period, 30 the Minister of Public Works may, in his discretion, impose upon the company a penalty not to exceed the sum of fifty pounds a day, which penalty may be recovered in any Court of competent jurisdiction as a debt due to the Crown.

Auditor.

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Auditor to be appointed.

80. (1) In respect of the trust account hereinafter referred to, the board shall from time to time appoint an auditor approved by the three local authorities at such remuneration as may be fixed by the three local authorities to be paid by the company as the board shall determine.

Auditor to render annual report and halance-sheet.

(2) Within one month from the expiration of every twelve months from the date the bridge is opened for traffic the auditor shall render to the company and to the three local authorities, and to any other local authority requiring same,—

(a) A statement giving details of the total of all moneys paid into 45 the trust account and the moneys paid out under the provisions of sections eighty-nine and ninety-one hereof during the preceding twelve months.

- (b) An income and expenditure account for the preceding twelve months giving particulars of all transactions affecting the trust account.
- (c) A balance-sheet showing the assets and liabilities of the trust account as at the end of the period for which the income and expenditure account is rendered.

81. The auditor may be removed from office by the board at Auditor may be any time and without any reason being given to him for such removal, removed from office. and upon any such removal the company shall not be under any 10 liability in respect of payment of compensation to such auditor.

82. Any auditor may resign his office by giving one month's Notice of intention notice in writing to the board of his intention in that behalf, and his to resign. resignation shall take effect at the expiration of the said term, unless the board agrees to release him sooner.

83. For the purpose of enabling the said trust account to be Company to keep audited, the company shall keep such books and records as the proper books. auditor may require from time to time, and for that purpose shall institute such method or methods of collecting tolls, giving and issuing receipts and tickets, as will enable such trust account to be 20 audited in a fit and proper manner.

Method of dealing with Tolls.

84. The company shall, as soon as it is in receipt of tolls, open up Tolls to be paid a trust account with its bankers, and all tolls received by it shall be paid into a trust account. 25 as hereinafter provided into such trust account.

85. Subject to the provisions of the next succeeding section, all Tolls to be banked sums of money received and collected by the company from day to twice daily. day by way of tolls shall be banked at least twice daily, to the credit of the company's trust account.

86. On Sundays and other bank holidays such moneys shall be Sundays and bank banked as early as possible on the day following such Sunday or bank holidays exempted. holiday.

87. All moneys representing tolls collected by the company and Unbanked moneys not banked shall be kept in such manner and in such safe custody as the coustody. 35 board shall from time to time decide.

88. It shall not be lawful for the company to operate on such Company not to trust account in any way and for any purpose whatever other than operate on trust account, except for in the manner allowed and for the purposes set forth in sections certain purposes. eighty-nine and ninety-one hereof.

89. With the consent of the auditor first had and obtained, the Board may place 40 board may arrange for the company's bankers to pay interest on the deposit, moneys lying from time to time in the company's trust account, or may withdraw certain sums from time to time from such trust account and place the same upon fixed deposit with any bank approved by the auditor for a period or periods not exceeding eleven months.

90. All interest that thus accrues from time to time shall for the Interest to be purposes of this Act be deemed to be tolls, and shall be dealt with accordingly.

91. During the period of twelve months calculated from the How trust funds to date the bridge is opened for traffic, and during every subsequent period be dealt with. 50 of twelve months, the funds standing to the credit of the company from time to time in the trust account, including any funds taken from the

trust account from time to time and placed on fixed deposit, shall be dealt with by the board in the manner and in the priority following:-

(a) Firstly, in payment from time to time of—

(i) All expenses of the company in adequately controlling and properly managing the bridge, including all salaries and wages of employees of the company, rent, rentals of all descriptions, insurances, lighting, and all office expenses of any kind, printing, rates and taxes of all descriptions.

(ii) All expenses and charges incurred by the company from time to time in adequately and properly maintaining 10 the bridge in good order, condition, and repair to the satis-

faction of the Minister of Public Works.

(iii) The salaries, remunerations, and travelling-expenses of the directors.

(iv) Such other general and incidental expenses which 15 the board may from time to time pass for payment and which are approved by the auditor for payment.

(b) Secondly, in payment of—

(i) Interest at the rate and at the times set forth in the mortgage or mortgages, debenture or debentures, or 20 other security referred to in section forty-five hereof, together with the amount of the necessary bank exchange (if any).

(ii) A dividend on the paid-up capital of the company at a rate not exceeding five pounds per centum per annum

from the date of the passing of this Act.

25 (c) Thirdly, in carrying forward from year to year a sum not exceeding ten thousand pounds to the credit of the trust account until the time arrives when the said mortgage or mortgages, debenture or debentures, or other such security shall be released and discharged in accordance with the 30 provisions of this Act.

(d) Fourthly, in payment into the sinking fund hereinafter mentioned of a sum not exceeding three pounds per centum per annum of the total sum or sums secured by the aforesaid mortgage or mortgages, debenture or debentures, or other such security 35

as the board shall decide.

(e) Fifthly, in payment of a further dividend of five pounds per centum per annum on the paid up capital of the company

from the date of the passing of this Act.

(f) Sixthly, in applying any surplus then remaining in order of 40 priority as aforesaid for the purposes aforesaid to the extent to which in any preceding year or years sufficient funds have not been available in the trust account for those purposes.

(g) Seventhly, until the date when the mortgage or mortgages, debenture or debentures, or other such security mentioned 45 in section forty-five hereof is discharged and released from the bridge and tolls, in applying any surplus then remaining from time to time by the board in such reductions of the amount of such tolls as the board may from time to time determine.

(h) Righthly, upon the mortgage or mortgages, debenture or 50 debentures, or other such security mentioned in section forty-five hereof being thus discharged and released, the

surplus shall then be placed by the board on fixed deposit with the company's bankers until a sum has been accumulated sufficient to repay to the shareholders the whole paid-up capital of the company.

92. (1) The board shall appoint such persons as the three local Sinking Fund. authorities may approve to be Commissioners, to whom the company Commissioners. shall pay all moneys so appropriated as a sinking fund, or for the repayment of such of the said mortgage or mortgages, debenture or debentures, or other such security becoming due by periodical instal-10 ments (if any), and such Commissioners shall invest such moneys, together with all interest and profits accruing therefrom, in such

securities as are authorized by the Trustee Act, 1908.

(2) Subject to the approval of the three local authorities the board may, in its discretion, remove or suspend any Commissioner 15 appointed under this section, and reappoint or reinstate him, or appoint another in his stead; and may appoint another in the place of any deceased, absent, or otherwise incapacitated Commissioner.

(3) The purchase by the Commissioners of any debenture or mortgage as aforesaid, or any payment in reduction of money secured by any 20 such mortgage or debenture securing repayment of the whole or any part of the loan for which this sinking fund has been created, shall be deemed to be an investment of the sinking fund within the meaning of this section.

93. (1) The Commissioners appointed under the last preceding Commissioner a 25 section shall be deemed to be a body corporate with perpetual succession corporate body. and a common seal, and power to do and suffer all things which bodies corporate may do and suffer.

(2) All vacancies arising in the office of any Commissioner shall be filled as they arise by new appointments, to be approved by the 30 three local authorities.

94. (1) When the accumulated sinking fund is equal in amount Application of to the amount of the sum or sums secured by the aforesaid mortgage sinking fund. or mortgages, debenture or debentures, or any other such security as aforesaid, it shall be applied by the Commissioners in repaying such 35 sum or sums.

(2) In the case of periodical drawings the Commissioners shall from time to time pay out of moneys paid to them for that purpose, and the accumulations thereof (if any), the amount of all mortgages or debentures coming due, according to the conditions on which the loan 40 was raised.

95. (1) The Commissioners shall, whenever required, render to Accounts of the company or to the auditor accounts of all moneys and all securities in their hands.

(2) From year to year, immediately after the board has dealt with 45 the funds standing to the credit of the company in the trust account in the manner set forth in section *ninety-one* hereof, the Commissioners shall render to the company a balance-sheet showing all transactions in respect of such moneys or securities during the year ending on

(3) Such balance-sheet shall be accompanied by a certificate, signed 50 by the auditor, of all the securities held by the Commissioners.

Period for which tolls may be collected.

96. The period for which the company shall collect tolls and manage and superintend the bridge in accordance with and subject to the provisions of this Act shall be determined as follows:—

(a) For such period as will suffice to repay the money mentioned in section forty-six hereof, together with the interest payable

thereon.

(b) For such further period thereafter as will suffice to repay to the shareholders of the company the entire paid-up capital of the company.

When capital and interest repaid, debentures to be

97. When the money, together with the interest thereon, secured 10 by the mortgage or mortgages, debenture or debentures, or other such security mentioned in section forty-five hereof has been duly repaid, the company shall cause such mortgage or mortgages, debenture or debentures, or other such security to be discharged and released from the bridge and tolls.

Miscellaneous.

Bridge to be transferred free of all encumbrances.

mortgages and

discharged.

98. (1) In the event of the option to purchase the bridge as provided by section one hundred and four hereof being exercised by the authorities named in such section, or at the expiration of the period referred to in section ninety-six hereof, the company shall, when called 20 upon so to do, forthwith transfer the bridge, together with all the lands, buildings, and rights appertaining thereto, to such authority or authorities, corporation or corporations, municipal or otherwise, as the Auckland City Council and the Northcote Borough Council shall determine as a free bridge for the use of the public, subject nevertheless to the 25 right of navigation by water and the right of levying tolls as provided in subsection two hereof.

(2) The company shall not be required to pay any costs, expenses, or charges whatever incurred in the transfer of the bridge, and the land and buildings appertaining thereto, and due provision shall be made by the Auckland City Council and the Northcote Borough Council, whether by way of tolls or otherwise, whereby the authority or authorities to whom the bridge shall be transferred may obtain sufficient moneys for the payment of such costs, expenses, and charges, and the maintenance, repair, and management of the bridge.

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99. (1) In the event of the company or its contractors failing to complete the erection of the bridge in accordance with the approved plans, or if at any time the company should go into liquidation and if the holders of the mortgage or mortgages, debenture or debentures, or other such security secured over the bridge and tolls should thereupon 40 refuse or fail to take over and assume the management and control of the bridge and the imposition, collection, and application of the tolls in accordance with the provisions of this Act, then in such case the bridge in whatever state of erection or completion it then may be shall be transferred to such authority or authorities, corporation or corporations, 45 municipal or otherwise, as the Auckland City Council and the Northcote Borough Council shall determine.

(2) For the purpose of thus effectually transferring the bridge the Governor-General may by Order in Council vest such legal estate and rights to collect tolls as is then vested in the company to the lands upon 50 which the bridge is built in such authority or authorities, corporation or corporations.

If company goes into liquidation bridge to be vested in such authority as the Auckland City Council and the Northcote Borough Council shall determine.

(3) Such vesting shall be made freed and discharged from the aforesaid mortgage or mortgages, debenture or debentures, or other such security.

(4) The transfer of the bridge or any other action taken in 5 pursuance of this section shall be deemed not to release, modify, or alter in any way the guarantees mentioned in section forty-three hereof.

100. Notwithstanding anything contained in this Act to the No liability on contrary, neither the Crown nor any authority or corporation, Crown or any local municipal or otherwise, other than the company, shall be called upon 10 or become in any way whatever liable to pay for the cost or any part of the cost of or in connection with the bridge.

101. Notwithstanding anything that may be contained in this Tolls may be Act to the contrary, the company may reduce the scale of tolls or any company company. part of the scale of tolls shown in the First Schedule hereto for such 15 period or periods as the board may determine, and for that purpose may issue such concession tickets or make such other concessions as the board deems fit.

102. (1) It shall not be lawful for the company to close the bridge, company not to or prevent the passage of traffic on or over the bridge, except at any close bridge to 20 time when in consequence of any of the works being out of repair or in a state dangerous to allow the passage of traffic across the bridge, or from any other sufficient cause, the Minister may by notice in writing under his hand authorize the closing of the bridge for such period of time as he shall determine.

25 (2) The company may, however, make by-laws prohibiting the passage or repassage or the going on to the bridge of certain kinds of animals, beasts, vehicles, or things during certain hours or times of the day, or the taking on to the bridge of certain dangerous, noxious, or explosive goods.

103. The following provisions shall apply with regard to any Joint committee 30 decision or approval of the three local authorities required by appointed by three local authorities. this Act:

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(a) The three local authorities may appoint two delegates each to a joint committee of the three local authorities. Such delegates shall have such powers as are vested in them by their respective appointing local authorities.

(b) The decision or approval of a majority of the three local authorities or their delegates to the committee mentioned in the last preceding paragraph shall be binding in all matters subject to or submitted for their decision or approval hereunder.

(c) Provided that nothing contained in this section shall affect the individual rights of approval of the Auckland Harbour Board, the Auckland City Council, and the Northcote Borough Council in respect of the matters contained in sections twenty and forty-three of this Act.

104. After the expiration of ten years from the date the bridge Right to purchase is opened for traffic the Auckland City Council and the Northcote Borough bridge by City Council, or either of them, may, subject nevertheless to the right of Borough Council. 50 navigation by water, purchase and take over the bridge, together with all land and buildings appertaining thereto and vested in the company, upon the following terms and conditions:—

given to the company.

(a) Six months' written notice of such intention so to do shall be

(b) There shall be paid to the company a sum of money which with the accumulated sinking fund shall be sufficient to repay all the money then secured by the mortgage or mortgages, debenture or debentures, or other such security mentioned in section forty-six hereof.

(c) There shall also be paid to the company a sum of money by way of bonus, being twelve months' interest on the money then secured by such mortgage or mortgages, debenture or

debentures, or other such security.

(d) There shall also be paid to the company a sum of money suffi- 10 cient to pay to the shareholders of the company the

total paid-up capital of the company.

Rent to be paid to company for watermains, &c.

105. (1) In the event of any watermains, gas-pipes, electric-light and telephone wires, and electric-power cables being carried by the bridge over the Auckland Harbour, there shall be paid to the company 15 or to the local authority or authorities controlling the bridge an annual rent for the use of the bridge for such purposes, to be agreed upon by the company and the other parties concerned.

(2) If no such agreement can be arrived at, then the question shall be referred to two arbitrators, one to be appointed by the company 20 and the other by the other party or parties to the dispute, for arbitration in accordance with the provisions of the Arbitration Act, 1908. For the purpose of such arbitration, the said annual rent shall be computed as five per centum of the capital cost expended by such party or parties in installing and providing such watermains, gas-pipes, electric-light and 25 telephone wires, and electric-power cables.

(3) All payments and income received and to be received by the company by way of such annual rent, for the purposes of this Act, shall

be treated by the company as tolls.

(4) The cost of maintaining and repairing such watermains, gas-30 pipes, electric-light and telephone wires, and electric-power cables shall be at all times at the sole expense and charge of the owner or authorities of such watermains, gas-pipes, electric-light and telephone wires, and electric-power cables. Such owner or authorities shall at all times indemnify and protect the company from all or any damage that may 35 from time to time be caused to the bridge without neglect or negligence on the part of the company by or through the presence on or over the bridge of such watermains, gas-pipes, electric-light and telephone wires, and electric-power cables.

Advertising matter to be prohibited.

Disputes to be referred to Arbitration.

106. No advertising-matter of any description shall be placed 40 or fixed on any part of the structure of the bridge so as to be visible to persons off the bridge.

107. All disputes, other than those referred to in section thirty-two hereof, arising from time to time between the company and any local authority as to the carrying out and observance of any of the 45 provisions of this Act shall be referred to two arbitrators, one to be appointed by the company and the other by the other parties to the dispute, for arbitration in accordance with the provisions of the Arbitration Act, 1908.

108. The Governor-General in Council may from time to time 50 make such regulations as he may consider necessary to ensure compliance with and to give full effect to the provisions of this Act.

109. This Act is hereby declared to be a private Act.

Regulations.

Private Act.

SCHEDULES.

Schedules.

FIRST SCHEDULE.

It shall not be lawful for the company to charge tolls in excess of the scale of tolls shown and set forth hereunder.

MOTOR-TRUCKS.

			Tolls.	
			Empty.	Loaded.
			s. d.	s. d.
Not exceeding $1\frac{1}{2}$ tons			 1 6	1 8
Exceeding 1½ tons but not exceeding 3 tons			 1 8	2 2
Exceeding 3 tons but not exceeding 4 tons			 2 2	3 0
Exceeding 4 tons but not exceeding 5 tons			 2 4	3 10
Exceeding 5 tons but not exceeding 6 tons			 2 10	4 8
Exceeding 6 tons but not exceeding 7 tons			 3 2	5 6
Exceeding 7 tons but not exceeding 8 tons			 3 8	6 4
Exceeding 8 tons but not exceeding 9 tons			 4 0	7 2
Exceeding 9 tons but not exceeding 10 tons			 4 6	8 0
Exceeding 10 tons, such scale as the company	may de	etermine.		į

						Tolls.	
	M	OTOR-CAP	ts.			s. d.	
Pedal cycles						0 2	
Motor-cycles (solo)						0 6	
Motor-cycles and side-	car					0 7	
Motor-car—							
Small—not exceed	ling 9 ft.	6 in. in 1	length ov-	er all		0 9	
Five-seater or und			٠.٠			1 0	
Over five-seater as	nd up to	seven-se	ater			1 8	
Motor cars and buses—	_						
To carry over seve	en and u	p to ten	passenger	:s		2 4	
To carry over ten	and up	to fifteen	passenge	rs		3 6	
To carry over fifte	en and	up to twe	enty passe	engers		4 0	
To carry over twe	nty and	up to thi	irty passe	ngers		5 10	
To carry over thir						7 0	
To carry over fort	y and u	p to fifty	passenge	rs		8 0	
To carry over fifty	7, 1s. for	every ac	lditional t	ten passer	ngers.		
Motor-hearse					• •	2 2	
Motor-ambulance						Free.	
Motor-tractors—							
1-ton						2 2	
2-ton						3 8	

Traction-engines and road-rollers—3s. 4d. per ton up to 10 tons, and over 10 tons 6s. 8d. per ton.

For all motor-buses running a regular daily passenger transport service and licensed for such purpose by the local motor-omnibus traffic licensing authority or authorities, the maximum tolls that the company may charge shall be—

(a) Either 1s. 6d. per motor-bus for every one-way trip across the bridge; or

(b) A charge per motor-bus calculated at 1d. for every person the motor-bus is licensed to carry for every single trip across the bridge,

Whichever of the two is the greater.

Animals.	Tolls. s. d.
Horses (including asses and donkeys), per head	 0 10
Cattle, per head	 1 0
Sheep, per head	 0 2
Sulky or gig with one horse	 1 4
Four-wheeled buggy with one horse	 1 8
Cab or wagonette with two horses (no load)	 $\dots 2 4$
Brake with one horse	 $\dots 2 6$

For every extra horse or animal attached to any conveyance or vehicle an extra toll not exceeding 8d. shall be charged.

Horse-vehicles, Horses, etc.

		Tolls.		
	 	Empty.	Loaded.	
Horse and trap (load not exceeding ½ ton) Horse and cart (load not exceeding 1 ton) Horse and cart or dray (load not exceeding 2 tons) Wagon and two horses (load not exceeding 4 tons)	 •••	s. d. 1 8 1 8 2 0 3 8	s. d. 1 8 2 0 3 8 5 4	

For every extra or additional horse or animal attached to any conveyance or vehicle, extra toll not exceeding 8d. shall be charged.

The tolls to be paid on all animals, beasts, conveyances, vehicles, or any other thing on wheels, or sledges or vehicles moved by caterpillar traction, not enumerated or included in the above scale of charges, shall be fixed and determined by the board.

SECOND SCHEDULE.

ALL that parcel of land being a strip of land now vested either in the Auckland Harbour Board, or the Minister of Marine, or the Crown, running from a point near Fanshawe Street, in the City of Auckland, to a point near Stokes Point, in the Borough of Northcote, over which the bridge is to be erected: such strip of land to have a width of the bridge, together with two further strips of 5 ft., one strip on each side of the bridge. The actual boundaries of the said parcel of land shall be settled between the company, the Minister of Marine, and the Auckland Harbour Board, and shall be defined accurately by survey, which shall be made by the company and at its expense.

By Authority: W. A. G. SKINNER, Government Printer, Wellington .- 1931.