[As reported from the Local Bills Committee.] House of Representatives, 14th August, 1923.

Mr. Wright.

WELLINGTON CITY EMPOWERING AND SPECIAL RATES CONSOLIDATION AND EMPOWERING.

[Local Bill.]

ANALYSIS.

Title.

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1. Short Title.

Interpretation.

- 3. Provision of annual charges of special loans.
 Out of undertakings. Out of rate. Power
 to make rate. Rate to be made as a
 general rate. Provisional suspension of
 original special rates. Security of original special rates not affected.
- 4. Rates for loans raised for paying off old loans. Repeal.
- 5. Power to raise loans by special order.

6. Crown's liability for special rates not affected.7. Extension of certain Local Acts.

8. Loans-moneys raised to meet street dedications applicable to all city dedications.

9. Amendment of Wellington City Empowering Aot, 1922.

10. Reduction of valuation of farming lands not suitable for subdivision for building purposes.

11. Act not to apply to Sand-drift Loan for Lyali Bay.

Interpretation

12. Coming into operation of Act. Schedules.

A BILL INTITULED

- An Acr to authorize the Corporation and Council of the City of Title. Wellington to provide for the Annual Charges in respect of all its Special Loans, for that Purpose to make and levy One Special Rate over the Whole of the City, to extend the Operation of certain Local Acts, to authorize the Extended Application of the Loan-moneys raised to meet Compensation for Street Dedications, and to amend the Wellington City Empowering and Amendment Act, 1922.
- 10 BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :-
 - 1. This Act may be cited as the Wellington City Empowering and Short Title. Special Rates Consolidation and Empowering Act, 1923.
 - 2. In this Act, if not inconsistent with the context,— "Annual charges" when used in reference to a special loan means and includes interest, sinking fund, charges, clerical and legal expenses, and all other expenses lawfully incurred

by the Council in respect of a the special loan:

"City" means the City of Wellington:

"Corporation" means the Corporation of the Mayor, Councillors, and Citizens of the City of Wellington: "Council" means the Wellington City Council:

"Profits," when used with reference to any work or undertaking, means excess of receipts over expenditure and working-

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expenses, including all charges authorized by statute other New.

than annual charges on any special loan raised for the purposes of such work or undertaking.

3. (1.) The annual charges in respect of special loans expended on heretofore or hereafter raised for the purposes of the undertakings described in the First Schedule hereto shall be paid out of the profits of the undertaking on which such loan-moneys have been, or are to be,

expended so far as such profits will extend.

(2.) The balance of the annual charges of the special loans mentioned in subsection one of this section, and the annual charges 10 in respect of all other special loans at any time repayable by the Corporation, other than a special loan referred to in section eleven hereof, shall, if the Council shall in any year make and levy a rate as hereinafter provided, be payable out of such rate.

(3.) (a.) The Council may, for the purpose of providing the moneys 15 necessary to meet the charges mentioned in subsection two of this section, by resolution annually make and levy a sufficient a consolidated special rate on all rateable property in the city on the basis of the system of rating for the time being in force in the city.

(b.) Such rate shall be made and levied as if it were a general 20 rate made under the provisions of the Municipal Corporations Act, 1920, and the provisions of that Act and of the Rating Act, 1908, shall apply to such rate accordingly.

(4.) So long as the annual charges on any loan are provided and met pursuant to the provisions of this Act the Council shall not collect 25 any special rate made and levied as security in connection with such loan.

(5.) Nothing in this section shall be so construed as to affect in any way the security afforded to any creditor of the Council by any special rate.

4. (1.) Every rate hereafter made and levied as security in connection with any loan hereafter raised by the Corporation for the purpose of paying off the whole or part of any special loan other than a special loan, referred to in section eleven hereof, shall be made and levied on all rateable property in the City of Wellington.

(2.) The Wellington City Empowering Act, 1907, is hereby repealed.

5. The Council may by special order, and without taking the steps described in sections eight to twelve of the Local Bodies' Loans Act, 1913, raise special loans for

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[any of the following purposes:—

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(a.) Tramways:
(b.) Sanitary works as defined in section twenty-two of the Health Act, 1920.

the purposes of sanitary works as 45 defined in section twenty-two of the Health Act, 1920:
Provided that, before raising any such loan, the consent of the Governor-General in Council shall be obtained.

New.

Out of rate.

Provision of annual charges of special

Out of undertakings.

Power to make rate.

Rate to be made as a general rate.

Provisional suspension of original special rates.

Security of original special rates not affected.

Rates for loans raised for paying off old loans.

Repeal.

Power to raise loans by special order.

6. Nothing in this Act shall affect the right of the Council to Crown's liability for collect special rates payable by the Crown under section one hundred and twelve of the Local Bodies' Loans Act, 1913, and all such rates shall be due and payable as if this Act had not been passed.

7. The Local Acts set out in the Second Schedule hereto shall Extension of certain

Local Acts.

apply to the whole of the city.

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raised to meet street dedications city dedications.

8. The balance of the loan-moneys (portion of the Electrical Loans-moneys Power, Tramways, and City Works Loan, 1906) raised to meet claims for street dedications under section one hundred and seventeen of the applicable to all 10 Public Works Act, 1908, may be used to meet claims for dedications in any part of the city, and every unauthorized expenditure of such moneys made by the Council before the coming into operation of this Act that would have been valid if this Act had been in force at the time of making such expenditure is hereby ratified.

9. (1.) In the Wellington City Empowering and Amendment Act, Amendment of 1922, "owner" of any property shall mean the person for the time Wellington City Empowering Act, being entitled to receive the rack rent thereof, or who would be so 1922. entitled if the same were let to a tenant at a rack rent.

(2.) The provisions of this section shall apply as from the date of the 20 coming into operation of the said Wellington City Empowering and Amendment Act, 1922.

10. (1.) Where land in the city is occupied solely for farming Reduction of purposes, and is in the opinion of the Council not fit for subdivision valuation of farming for building purposes, and the Council passes a resolution to that effect, for subdivision for the Valuer-General shall (if he agrees with the decision of the Council building purposes. that the land is not fit for subdivision as aforesaid) make reduction in the assessment of the capital value and of the unimproved value of such land and of the several interests therein to the extent by which in his opinion such value is reduced by reason of the purposes to which such land is applied.

(2.) Such valuation when made shall be the valuation on which all city rates shall be based, but shall not be valid or effectual for any other purpose.

New.

(3.) If at any time the Council is of opinion that any such 35 resolution should be rescinded, the Council may, with the previous approval in writing of the Valuer-General, rescind any such resolution, and the land affected by the rescinded resolution shall be forthwith revalued by the Valuer-General under the provisions of the Valuation of Land Act, 1908. 11. Nothing

Struck out.

Act not to apply to Sand-drift Loan for Lyall Bay.

in this Act shall apply to any special rate made and levied in respect of any special loan raised under section one hundred and twenty-seven of the Reserves and other Lands Disposal and Public Bodies' Empowering Act, 1922.

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in sections three and four hereof shall apply in respect of any special loan raised under section one hundred and twenty-seven of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1922.

Coming into operation of Act.

12. This Act shall come into force on the thirty-first day of March, April, nineteen hundred and twenty-four, exception section nine hereof, which shall come into force on the passing of this Act.

Schedules.

SCHEDULES.

FIRST SCHEDULE.

Abattoirs.

Cemetery.
Electric lighting.
Housing and workers' dwellings.
Library.

Milk-supply.
Power-supply.
Tramways.
Town Hall.
Waterworks.

SECOND SCHEDULE.

Wellington City Empowering Act, 1897.
Wellington City Empowering Act, 1899.
Wellington City Empowering Act, 1908: Sections 1 to 5.
Wellington City Empowering and Amendment Act, 1913.
Wellington City Empowering Act, 1917: Section 4 only.
Wellington City Empowering and Amendment Act, 1919: Section 4 only.

By Authority: W. A. G. SKINNER, Government Printer, Wellington.-1923.