#### Amended Description of Hauraki Mining District.

# LIVERPOOL, Governor.

## A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Mining Act, 1908 (hereinafter termed "the said Act"), and of all other powers enabling me in this behalf, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby revoke the Proclamation constituting the Hauraki Mining District, published in the New Zealand Gazette No. 73, of the nineteenth day of September, one thousand nine hundred and twelve, and in lieu thereof do hereby proclaim and declare that the boundaries of the said district shall be those mentioned in the Schedule hereto. And I do hereby further proclaim and declare that this Proclamation shall take effect as from the date of gazetting hereof.

#### SCHEDULE.

#### HAURAKI MINING DISTRICT.

ALL that area in the Auckland Land District bounded towards the north-east and east generally by the sea from Cape Colville to the northernmost corner of Tauranga County; thence by Tauranga County to Weraiti Trig. Station No. 146; thence towards the south generally by Okauia No. 1B Block to the Waihou or Thames River; and thence towards the south-west by that river, the Firth of Thames, and the Hauraki Gulf to Cape Colville, the place of commencement: save and excepting Sections Nos. 11 and 18, Block I; Section No. 19, Block XI; Sections Nos. 1, 2, 3, 4, 5, 7, 8, 9, 20, and 26, Block XI; Sections Nos. 12, 13, 15, 16, and 22, Block XV, Hastings Survey District; comprising an area of 3,295 acres. Also all that area bounded by a line commencing at a point

Also all that area bounded by a line commencing at a point bearing  $35^{\circ}$  20', and distance 13500 links from Trig. Station No. 1, Otara, in Maketu Survey District; thence bearing 198° 35', distance 31600 links; thence bearing 288° 35', distance 12500 links; thence bearing 18° 35', distance 31600 links; and thence bearing 108° 35', distance 12500 links, to the place of commencement.

Also all that area known as Great Barrier Island.

Also all that area in the Auckland and Hawke's Bay Land Districts, containing by admeasurement 656,000 acres, more or less, being the Urewera District Native Reserve. Bounded towards the north by the confiscation boundaryline; towards the east generally by the Waimana and Tahora No. 2 Blocks; towards the south-east by the Waipaoa Block, the Waikaremoana Lake, by forest reserve, educational reserve, Block V, Waiau Survey District; and Section No. 1, Block VIII, Mangahopai Survey District; towards the southwest by the Waiau River to the northernmost corner of Maungataniwha Block, thence by a right line to the trig. station on Maungataniwha, and thence by Heruiwi No. 4 Block ; and towards the west generally by Whirinaki, Kuhawàèa No. 1, Waiohau Nos. 1B, 1A, and 2, and Tuararangaia Blocks to the confiscation boundary-line at Tapapa-kiekie.

Given under the hand of His Excellency the Righ-Honourable Arthur William de Brito Savile, Earl of Liverpool, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Member of the Royal Victorian Order, Governor and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House, at Wellington, this twenty-third day of May, in the year of our Lord one thousand nine hundred and thirteen.

## W. FRASER, Minister of Mines.

#### GOD SAVE THE KING !

Amending Scale of Dues for Use of Waitapu Wharf.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

### At the Government Buildings, at Wellington, this nineteenth day of May, 1913.

### Present :

THE HONOURABLE W. F. MASSEY PRESIDING IN COUNCIL. WHEREAS by Order in Council dated the fifth day of March, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 21, of the tenth day of the same month, dues and rates were prescribed for the use of the wharf at Waitapu vested in the Takaka County Council: And whereas it is desired to revoke the said dues and rates and to prescribe others in lieu thereof:

### SCHEDULE.

SAWN timber, per 1,000 ft., with right to remain on	s.	d.
wharf six weeks	1	0
Sawn timber, per 1,000 ft., after first six weeks, for		
every week or part of a week	0	6
Bricks, per 1,000	2	0
Bricks, per 500	1	0
Bricks, minimum charge up to 100	0	6
Sheep—	-	-
	0	6
	ŏ	3
Rams, exceeding one, each	ŏ	2
Flocks of sheep, exceeding twenty, each	0	1
Pigs and calves, not exceeding ten, each	0	2
Pigs and calves, exceeding ten, each	0	1
Cattle, not exceeding ten, each	1	0
Cattle, exceeding ten, each	0	6
Horses, each	1	0
All goods in single package, parcel, or box, up to		
5 cub. ft., each	0	E 3
All goods over 5 cub. ft. and up to half a ton by weight		
or measurement	0	6
All goods over half a ton and up to one ton by weight	Ŭ	v
or measurement	1	0
Firewood, per cord, with right to remain on wharf two	1	U
	Δ	
weeks	0	6
Firewood, per cord, after first two weeks, for every	~	
week or part of a week	0	6
Posts and rails, per 100	1	0
Palings, per 1,000	1	0
Shingles, per 1,000	0	6
Hop-poles, per 1,000	0	6
Wool, hops, and flax, per bale	1	0
Coal, lime, and stone for export, per ton or part of a		
ton	0	3
(Unslaked lime will not be allowed to remain on the	0	
wharf longer than one week in any case, and the		
consignees will be held liable for any damage caused		
through its slaking.)	~	
Bicycles, each	0	3
Passengers' luggage, not exceeding 100 lb	Fr	ee.
STORAGE.		
		ч
Per ton or part of a ton (in closed goods-shed), for first	s.	d.
week or part of a week	0	6
Per ton or part of a ton (in closed goods-shed), after	-	
the first week, for every week or part of a week	1	0
		3
Bicycles, each, per week or part of a week	0	
Goods left in the open shed may remain three days	0	
Goods left in the open shed may remain three days	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours,	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the wharf one week, but the Council will incur no re-	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the wharf one week, but the Council will incur no re- sponsibility for any goods left in the open shed or	0	
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the wharf one week, but the Council will incur no re- sponsibility for any goods left in the open shed or on the wharf.		
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the wharf one week, but the Council will incur no re- sponsibility for any goods left in the open shed or on the wharf. LABOUR.	0 s.	d.
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the wharf one week, but the Council will incur no re- sponsibility for any goods left in the open shed or on the wharf. LABOUR. Labour, if required, per ton		d. 6
Goods left in the open shed may remain three days without being liable for storage charges, after that time half-rates will be charged, but offensive manures shall be liable for storage after twenty-four hours, and double rates after three days. All goods not requiring storage may be allowed to remain on the wharf one week, but the Council will incur no re- sponsibility for any goods left in the open shed or on the wharf. LABOUR.	8.	d. 6 3

#### J. F. ANDREWS, Clerk of the Executive Council.

### Appointing Members of Assessment Courts under the Valuation of Land Act, 1908.

## LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this nineteenth day of May, 1913.

#### Present :

THE HONOURABLE W. F. MASSEY PRESIDING IN COUNCIL. IN pursuance and exercise of the power and authority vested in him by the Valuation of Land Act, 1908, His Excellency the Governor of the Dominion of New Zealand,

[L.S.]