plan marked P.W.D. 33729, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

SCHEDULE.

CONDITIONS.

1. The conductors shall be at a minimum height of 20 ft. above the surface of the ground.

2. The positive lines shall consist of 7/18 S.W.G. copper wires, insulated with vulcanized indiarubber of 600-megolim wires, insulated with vincanized indiartober of out-megoning rade, and the negative lines of 7/18 S.W.G. copper wires which may be bare. The lines shall be insulated by means of porcelain insulators, carried on substantial hardwood poles placed not more than 200 ft. apart, and shall be 18 ft. clear over the surface of the road at the lowest point of the span.

3. A fuse cut-out shall be placed on the positive conductor 3. A fuse cut-out snall be placed on the positive conductor where it leaves the tramway trolly-wire. A switch and a fuse that will operate with 50 per cent. excess current over the full load of the circuit shall be inserted at the distribution-box on the positive conductor in each circuit.

4. The negative conductor shall be bonded direct to the rail without switches or fuses.

5. The conductors shall be carried on substantial supports,

5. The conductors shall be carried on substantial supports, which shall be designed to have a factor of safety of 5 under a wind-pressure of 30 lb. per square foot.

6. At crossings the conductors shall pass over or under the telegraph wires, as may be decided by the Minister of Telegraphs. Where the conductors cross telegraph or telephone wires, or if any telegraph or telephone wire is hereafter intelled so as the cross the conductors and at such other points. stalled so as to cross the conductors, and at such other points stalled so as to cross the conductors, and at such other points as may be deemed necessary by the Minister of Telegraphs, substantial guard-wires effectively earthed shall be erected by or at the cost of the said Board. Such guard-wires shall consist of two stranded galvanized-steel wires carried on substantial supports at a height of 2 ft. above the conductors if the telegraph or telephone wires pass over the conductors, or 2 ft. above the telegraph or telephone wires if they ress under the conductors.

if they pass under the conductors.

7. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of

January, 1914, and shall be completed on or before the 1st day of January, 1915.

8. The said Board shall, prior to the completion of the said works, give to the Minister of Public Works (hereinafter referred to as "the Minister") at least one month's notice in writing of the estimated date of such completion.

9. The said Board shall not use the said electric lines, or

permit the same to be used, for any purpose until the Minister has given notice in writing to the Board that he has received from the Engineer appointed by him to inspect the works a certificate that they have been satisfactorily carried out.

10. The said electric lines, including their supports, their conductors, and their insulated covering, shall be duly and efficiently supervised and maintained by the said Board as regards both electrical and mechanical conditions, and shall not be permitted by the said Board to remain erected after

they have ceased to be used for the supply of electricity.

11. This license, and the benefits and obligations hereunder, shall not be assigned by the said Board without the express consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is finan cially and otherwise able to carry out the obligations specified in this license.

12. If the said Board fails to comply with any of the con-12. If the said Board fails to comply with any of the conditions of this license, the Minister may, by notice in writing, require the Board within thirty days to remedy the default specified in that notice, and if the said Board fails to comply with the terms of the notice within the said period, it shall be liable to a penalty of £10, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

13. Notwithstanding anything in the last preceding clause of these conditions, if the said Board fails to comply with the terms of any such notice for ninety days after the receipt thereof, the Governor in Council may thereupon revoke this license without further notice.

license without further notice.

14. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the said Board, the Minister, or any person appointed by him in that behalf, may at all reasonable times enter on the lands and

behalf, may at all reasonable times enter on the lands and works and inspect the same.

15. Nothing in this license shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works, nor shall any compensation be payable to or on behalf of the said Board for injury done to the works herein authorized by the construction, management, or work-

ing of any such public work as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid

16. Notwithstanding anything hereinbefore contained, the Christchurch Tramway Board shall not be entitled to erect, maintain, or use any such electric line within the Heathcote County except subject to such conditions, not inconsistent with the provisions of this license and the regulations relating thereto, as may from time to time be agreed on between the Christchurch Tramway Board and the Heathcote County

17. This license may be cancelled by the Governor in Council after one month's notice in writing has been given to the said Board by the Heathcote County Council of its intention to apply for such cancellation.

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

Recreation Reserve in Southland Land District brought under Part II of the Public Reserves and Domains Act, 1908.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fourth day of November, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recovering in the Southland Land District that the reserve for recreation in the Southland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as Waikaka Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

WAIKAKA DOMAIN.

ALL that area in the Southland Land District, containing ALL that area in the Southland Land District, containing by admeasurement 10 acres, more or less, being Section 84, Block XIV, Chatton Survey District. Bounded towards the north-east by Section 85, Block XIV, Chatton Survey District, 900-2 links; towards the south-east by said Section 85 and Section 90 of said block, 1100 links; towards the south-west and again towards the south-east by a road, 736-8 links and 2024 links respectively, and towards the north-west and 203.4 links respectively; and towards the north-west by Section 83 of said block, 1221.4 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1205/61, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Revocation of an Order in Council under Section 296 of the Native Land Act, 1909.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1913.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section two hundred and ninety-six of VV the Native Land Act, 1909, it is enacted that any Order in Council made under Part XVI of that Act, or under Part II of the Native Land Settlement Act, 1907, may be at any time revoked, either wholly or as to any part or parts of the land included therein, by the Governor by Order in Council; and thereupon the land so subject to that Part of that Act shall, to the extent of that revocation, cease to be so subject: No land shall by reason of any such Order of revocation cease to be subject to that Part of that Act at any time during the continuance of the term of any lease of that land granted by a Maori Land Board under that Part of that Act (including in that term the term of any renewal to which the lessee is entitled):

And whereas a parcel of land known as Pukatikotiko la No. 2c No. 3 has, by an Order in Council dated the thirtieth