

SCHEDULE.

WEEK-END TELEGRAMS TO PLACES BEYOND NEW ZEALAND.

1. TELEGRAMS addressed to places in any country that shall agree to the exchange of week-end telegrams with the Dominion of New Zealand, and notified in the New Zealand Post and Telegraph Guide, shall be accepted for transmission at specially reduced rates, at any telegraph or telephone office in the said Dominion.

Such telegrams shall be called "Week-end telegrams."

Writing.

2. Week-end telegrams shall be written in plain language and shall be subject to the same conditions as are applicable to deferred ordinary telegrams.

Acceptance.

3. Except as hereinafter provided, week-end telegrams shall be telegraphed throughout the whole route. The acceptance of week-end telegrams shall be conditional upon their being lodged not later than 8 p.m. on Saturday for transmission to the cable authorities to be further despatched to their destination between midnight on Saturday and noon on Monday, at their convenience.

Address.

4. (a.) The address of a week-end telegram shall contain all particulars necessary to ensure delivery of the telegram to the addressee without search or requests for further information, except where a code address indicator is used. The cable route shall be clearly marked by the sender in the space provided on the form. Except as hereinafter provided, the indicator "TWT" shall be written before the address in all week-end telegrams and shall be counted and charged for.

(b.) Week-end cable messages for places on the Continent of Europe other than places in Belgium, Holland, and France, and marked to be posted from London, shall bear a full mailing address, and shall be delivered by registered post. A mailing fee of 5d. shall be prepaid on all such messages. The indicator for this class of message, "TWP," shall be written before the address, and shall be counted and charged for.

Delivery.

5. The delivery of inward week-end telegrams shall be effected by posting at the office of destination by the general night mail on Sunday. Any such telegram received subsequently shall be posted immediately upon receipt.

Counting of Words.

6. The necessary prefixes and the words in the address, in the text, and in the signature shall be counted according to the rules at present in force for ordinary cable telegrams.

Rates.

7. The charges for week-end telegrams shall be those made by regulations published from time to time by the Postmaster-General.

Prepaid Reply.

8. The sender of a week-end telegram desirous of prepaying the reply shall deposit the amount chargeable for a reply at the full ordinary rate; the indicator "R.P." shall be inserted before the address of the telegram, and shall be paid for by the sender. The addressee, however, may use the amount so prepaid for a full-rate, a deferred, or a week-end telegram.

Paid Service Advice.

9. Paid service telegrams rectifying or inquiring into the correctness of a week-end telegram shall be paid for at the full rate of ordinary cable telegrams, and shall be subject to the same regulations as govern similar inquiries regarding ordinary cable messages.

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

Notifying and declaring that Land held under Lease granted by the Wanganui River Trust shall be a Sufficient Security for a Loan under the State Advances Act, 1913.

LIVERPOOL, Governor.
ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of October, 1914.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the power and authority conferred on him by paragraph (s) of section thirty-two, subsection one, of the State Advances Act, 1913 (hereinafter termed "the said Act"), His Excellency the Governor of the

Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby notify and declare that land held under lease as hereinafter specified shall be a sufficient security for a loan under Part II of the said Act, namely:—

Land held under lease granted by the Wanganui River Trust in manner prescribed by section two of the Public Reserves and Domains Amendment Act, 1911, in any case where the lease is for a term of twenty-one years with a right of renewal for a further period of twenty-one years, and contains provision for payment to the outgoing lessee by the lessor or the incoming lessee of valuation for improvements made upon the land.

And the provisions of section forty-six of the said Act shall apply accordingly.

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

Regulations regarding the Purchase under Section 28 of the Land Laws Amendment Act, 1913, of the Fee-simple of the Land comprised in Licenses to occupy Pastoral Lands within the Hauraki Mining District.

LIVERPOOL, Governor.
ORDER IN COUNCIL.

At the Government House at Wellington, this twelfth day of October, 1914.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by Part II of the Land Laws Amendment Act, 1912, as extended by section twenty-eight of the Land Laws Amendment Act, 1913, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations with respect to the purchase by licensees of the fee-simple of the land comprised in licenses issued under regulations made under the Land Act, 1892, or the corresponding regulations under the Land Act, 1908, for the occupation of pastoral lands within the Hauraki Mining District; and doth hereby declare that these regulations shall come into force on the date of the publication thereof in the *New Zealand Gazette*.

REGULATIONS.

PART I.

PURCHASE OF THE WHOLE OF THE LAND INCLUDED IN A LICENSE TO OCCUPY PASTORAL LANDS WITHIN THE HAURAKI MINING DISTRICT.

1. EVERY owner of a license to occupy pastoral lands within the Hauraki Mining District who has complied with all the conditions of the license, and who desires to purchase the fee-simple of the land comprised in his license in pursuance of the provisions of section 28 of the Land Laws Amendment Act, 1913 (hereinafter called "the said Act"), shall give notice of his intention to the Commissioner of Crown Lands in the form No. 1 in the Schedule hereto.

2. Every such notice shall be accompanied by a statutory declaration made by the licensee in the form No. 2 in the said Schedule.

3. Every such notice shall on delivery at the office of the said Commissioner be stamped with the date of such delivery; and the Commissioner shall as soon as practicable give notice under his hand, in the form No. 3 or in the form No. 4 in the Schedule hereto, informing the licensee of the receipt of the notice, and setting out in accordance with the said Act the terms upon which the purchase is to be completed.

4. Every license to occupy issued in pursuance of any such notice to purchase on deferred payments shall be under the hand of the Commissioner of Crown Lands, and shall be in the form No. 5 in the Schedule hereto.

5. Every such license to occupy shall be registered under the Land Transfer Act, 1908, in manner provided by section 90 of the Land Act, 1908.

PART II.

PURCHASE OF PART OF THE LAND INCLUDED IN A LICENSE TO OCCUPY PASTORAL LANDS WITHIN THE HAURAKI MINING DISTRICT.

6. EVERY owner of a license to occupy pastoral land within the Hauraki Mining District who has complied with all the conditions of the license, and who is disqualified by section 97 of the Land Act, 1908, from purchasing the whole of the land included in that license under section 28 of the said Act, and who is desirous of purchasing part of that land, shall make application to the Land Board, in the form No. 6 in the Schedule hereto, for the consent of the Land Board to such purchase.