Governor of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the ninth day of June, one thousand nine hundred and fifteen, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

CANTERBURY LAND DISTRICT .- WAIPARA COUNTY .--GLENMARK SETTLEMENT.

Section.	Block.	Distric	A	rea	•	Capital Value.	Half-yearly Rental.			
		F	irst-c	lass I	an	d.				
				Α.	\mathbf{R}		£	£	s.	d.
2	XVII	Waikari		638	0	0	5,000	112	10	0
3	XIII	,,		772	0	0	6,250	140	11	0
4	,,	,,		757	1	0	6,900	155	1	6
5	,,	۰,,		897	0	0	7,940	178	11	6
6	XII	,,		391	0	0	5,940	133	9	6
7	X.V1	,,		341	0	0	5,000	112	10	0
8	,,	,,		487	0	0	5,790	130	4	0
9	٠,,	,,		611	0	0	4,660	104	14	0
10	,,	,,		506	2	0	3,860	86	17	0
11	,,,	,,		291	1	0	4,520	101	10	0
- 12	,,	,,		191	0	0	3,530	79	6	6
13	,,	,,		249	2	0	4,670	105	0	0
14	,,	,,		185	3	0	3,760	84	10	0
16	,,	,,		510	1	0	4,930	110	15	0
17	,,	,,		408	1	0	3,530	79	8	6
18	,,	,,		186	2	0	3,355	75	9	9
19	,,	,,		188	0	0	4,470	100	11	6
20	,,	,,		194	0	0	4,610	103	14	6
21	Ĩ	Teviotda	le	201	2	20	4,280	96	6	0
$\overline{22}$,,	,,		202	2	20	4,620	103	15	6
23	,,	,,		146	2	10	2,750	61	14	0
26	XŸI	Waikari		11	0	0	270	5	19	0
$\frac{1}{27}$,,	,,		38	ŏ	20	540	12	ì	Õ
	,,		ond-	class .	Lar	nd.				_
1	XII	Waikari		1256	0	0	8,580	192	18	6
15	XVI	,,		971	Ô	Ó	6,630	149	3	0

As witness the hand of His Excellency the Governor, this twenty-seventh day of May, one thousand nine hundred and fifteen.

> W. F. MASSEY Minister of Lands.

Warrant apportioning the Annual Payments of Interest and other Charges in respect of certain Loans between the Councils of the Counties of Manawatu and Orona on account of Merger of Rating-areas.

LIVERPOOL, Governor.

LIVERPOOL, Governor.

WHEREAS by section seventy-three of the Local Bodies' Loans Act, 1913, it is, inter alia, provided that where part only of any area over which a special rate is made as security for a loan is merged or included within the district of a local authority other than the local authority that made the rate, then the whole of the liability in respect of the loan shall continue to be a liability of the local authority that raised the loan, but the Governor may, upon the written application of that local authority, by Warrant under his hand, direct that any local authority in whose district part of such area has been merged or included shall pay annually to the firstmentioned local authority during the currency of the loan, on such date as is specified, such amount as he considers a duly proportionate part of the interest and other charges payable in respect of the loan: And whereas parts of the areas over which the special loans of which particulars are given in the Schedule hereto were raised by the Manawatu County Council have been merged or included in the County of Oroua: And whereas notices have been served upon the Oroua County Council of the proposed apportionments of interest and other And whereas notices have been served upon the Oroua County Council of the proposed apportionments of interest and other charges, and no objections have been made that the amounts hereinafter mertioned shall be paid annually by the said Oroua County Council to the said Manawatu County Council as its duly proportionate parts of the interest and other charges in respect of the said loans: And whereas written application has been made by the Manawatu County Council to the Governor to direct accordingly:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred on me by section seventy-three of the Local Bodies' Loans Act, 1913, do hereby direct that the Oroua County Council shall, in respect of the loans specified in the Schedule hereto, pay annually to the Manawatu County Council, on the first day of January in each and every year during the currency of the said loans, the respective amounts set out in column "F" of the said Schedule as its duly proportionate parts of the interest and other charges payable in respect of the said loans :-

SCHEDUL	E.

						SC	H	E	υι	JΙ	æ	•									
Amount payable annually to Manawatu County Council.	Ħ.	ક. ક. વે.	1 6 3	1 2 8		3 10 1	0 2 8	0 10 11	-	n 	- E	6 61 1	0 10 6	0 17 8	0 10		o E	0	2 11 2	1	27 14 9
Inscribed Amount of Loan.	E.	£ s. d.	1,782 15 10	1,539 12 4	5,096 6 6)	1,022 3 10	229 4 9	19	5,383 4 2)	1,756 9 5	18	179 14 9	930 0 1	1,544 4 9	962 4 8	1,139 10 3	511 16 1	50 6 3	304 1 6		-
Rate of Interest.	D.		44 per cent	:	33 per cent	:	:	:	:	:	:	:	:	:	:	:	:	:	:		
Term of Loan.	Ċ.	Years.	56	26	41	41	41	41	41	41	41	41	41	41	41	41	41	41	41		
Date of Inscription.	В.		1 February, 1892	., 1896	1898	1899	1898	., 1901	., 1902	., 1903	1903	., 1904	,, 1904	1909	., 1901	., 1902	1907	., 1908	., 1904		
Name of Loan.	Α.		Rongotea-Longburn Road, &c	Awahuri Bridge	Construct County Roads	:	Rangitikei Bridge	Whirokino Bridge	Tramway Extension		Bull's Bridge	: : :	Tramway Liabilities	Shannon Bridge	Feilding-Halcombe Road, &c	:	Bridges on Feilding	Awahuri Road	Mangaone Road		

As witness the hand of His Excellency the Governor, this fourth day of June, one thousand nine hundred and fifteen.

> J. ALLEN Minister of Finance.

Setting apart Allotments in Kauri-gum Districts for Selection

LIVERPOOL, Governor.

N pursuance and exercise of the powers and authorities Conferred upon me by section twenty of the Land Laws Amendment Act, 1912, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby set apart the Crown lands described in the Schedule hereto for selection under the said section twenty of the said Act, being allotments not exceeding twenty-five acres.