shall form part of and be read together with the regulations made under the said Act by Order in Council dated the seventeenth day of January, one thousand nine hundred and ten, and shall have effect on the date of the publication of this Order in Council in the New Zealand Gazette.

SCHEDULE.

TRANSMISSION OF TELEGRAMS BY TELEPHONE.

1. (1.) Subscribers to telephone exchanges and owners of private lines connected with telephone bureaux may, by pre-arrangement in writing with the telegraph office, have tele-graphic messages which are addressed to them forwarded by telephone from the office of destination to their business or private addresses. Such messages shall, after transmission, be

private addresses. Such messages shall, after transmission, be posted for delivery to such addresses and be marked on the front "Transmitted by telephone."

(2.) Subscribers and owners of private lines may, upon application on the form provided, telephone to any telegraph office connected with a telephone exchange, during the ordinary hours of telegraph attendance, if the exchange is open, messages to be further transmitted as telegrams from the telegraph office to the respective destinations of such messages, provided the usual cost of such telegrams is paid in addition

to the fees prescribed for that service.

2. If desired, short Press messages up to fifty words may be telephoned to newspapers the proprietors of which are subscriber to a telephone exchange, and who agree to pay the fee for so doing. After being telephoned, such messages shall be delivered by messenger, when their values (if "col-lect"), together with the fee for telephoning, shall be collected. 3. The provisions of the foregoing regulations may be availed of during the ordinary hours for attendance of officers

at the telegraph office, except in the case of offices where officers are on duty until 10 p.m., when telegrams may be

telephoned up to that hour.

4. (1.) At all offices where provision is made for the delivery of telegrams, the charges for messages telephoned over a subscriber's line or that of a private-wire owner from or to a destination within the limits of the free delivery of telegrams, shall be as follows:-

For each separate transmission, if the telephone conversation does not exceed three £ s. d. 0 0 For each additional three minutes or fraction thereof

One conversation may include two or more messages.

(2.) No charge shall be made for messages telephoned over a subscriber's line, or that of a private-wire owner, from or to a destination beyond the limits of the free delivery of telegrams, or for messages telephoned from an office where the delivery of telegrams is not provided for.

(3.) Subscribers to a telephone exchange at a central office, whose telegrams are addressed to a sub-office connected therewith, may have such telegrams transmitted by telephone from the sub-office through that exchange on payment of the fees prescribed above.

(4.) No charge shall be made for messages telephoned over privately owned telephone lines connected with an office not in charge of a permanent officer of the Post and Telegraph

5. Free service shall not extend beyond the transmission of fifty words at a time if the telephone is required for any

other purpose.

6. The fee payable in respect of the transmission by telephone of any message telephoned from a telegraph office to a subscriber or private-wire owner under these regulations is to be affixed in stamps to a docket which will be provided, and which must be delivered to the telegraph office immedi-

ately after the message has been telephoned.
7. The transcribed copies of messages telephoned by sub-1. The transcribed copies of messages telephone as scribers to telephone exchanges, or by private-line owners, shall, so far as the Department is concerned, become the original telegrams, and the Department will not assume or be subject to any liability by reason or on account of any failure, delay, or mistake in or about the transmission, receipt, or delivery of any telegram under this system, from whatever cause the same may arise. Messages shall only be received upon the understanding that the Department's counting and charging are accepted without question.

8. On payment of 3d. in addition to the charge at the prescribed rates for the transmission of any telegram, the

prescribed rates for the transmission of any telegram, the sender of a telegram may insert in the place reserved therein for instructions the direction "To be telephoned," and there-upon such telegram, upon arrival at the telegraph office of destination, shall be forthwith telephoned through the telephone exchange to the addressee, if such addressee is a subscriber to that exchange; and in other respects the provisions made for the transmission of telegrams to addressees through

telephone exchanges at their own request shall, as far as

applicable, apply to such telegram.

9. The Department shall reserve the right to exclude any person from the privilege of sending or receiving telegrams by telephone under this system until any arrears of fees or charges which may be due are fully paid, and to demand a deposit before or at any time after registering any application.

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

Licensing James Allen Johnston to use and occupy a Part of the Foreshore at Kaikoura as a Site for a Boat-slip.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of June, 1917.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, there being no Harbour Board empowered VV to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), James Allen Johnston (hereinafter called the "licensee") has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore, and land below low-water mark adjacent thereto, at Kaikoura as a site for a boat-slip; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 4762), showing the area of foreshore and land below low-water mark intended to be occupied, and the manner in which it is proposed to erect the said boat-slip:

And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor in Council:

And whereas it is expedient that a license should be granted and issued to the licensee under the said Act for the purpose aforesaid on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the forepermit the heensee to use and occupy that part of the foreshore and land below low-water mark adjacent thereto, as shown on the plan marked M.D. 4672, so deposited as aforesaid, for the purpose of erecting and maintaining the said boat-slip thereon; such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

. In these conditions the term "Minister" means the

Minister of Marine as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore, and land below low-water mark adjacent thereto. necessary for the construction of the boat-slip as shown on plan marked M.D. 4762.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter an annual sum of 10s., payable in advance, dating from the date hereof, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council.

4. His Majesty or the Governor, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said boat-slip without payment.

5. The licensee shall maintain the above-mentioned boat-

slip in good order and repair.
6. Any person authorized by the Minister may at all reasonable times enter upon the said boat-slip and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee in New Zealand