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Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in 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 revoke the said Order in Council of the first day of April, one thousand nine hundred and eight, and doth hereby prescribe that the dues and rates set forth in the Schedule hereto shall, on and after the date of the publication of this Order in Council in the New Zealand Gazette, be charged and taken by the Opotiki Borough Council for the use of the said wharves.

SCHEDULE.

BERTHAGE.

For vessels hauling alongside any wharf or landing-		
place or any part of the foreshore, per day or part	s.	d.
of a day, per ton of registered tonnage	0	1
Vessels when bar-bound at Opotiki to be charged for		
three days only.		
(Sailing vessels in all cases to make way for steamers)		

STORAGE.

For goods, &c., stored in the wharf shed:-

Incoming Cargo.

Free storage for forty-eight hours.						
After forty-	eight hou	rs, per to	n, per d	ay or par	t of a	
day	• • •			••		

Outgoing Cargo.

Free storage in all cases for seven days.	
Grain: Over seven days, per sack, per week or part of	
a week	
Potatoes: Same rate as grain.	
Wool: Over seven days, per bale, per week or part	
of a week	
Chaff: One-half grain rate	
All other outgoing cargo: Over seven days, per ton,	,
per day or part of a day	
Flax will not be allowed to be stored in the shed.	
Any cargo, incoming or outgoing, may be ordered to	,
be removed from the shed at any time.	

WHARFAGE.

For goods, &c., landed on or shipped from an	
or landing-place or any part of the foresho	re: To
be charged by weight or measurement.	
General cargo, incoming or outgoing (with the	e excep-

tions hereinafter mention	oned), pe	r ton			1	6
Grain (all), per sack .					0	1
Ola of man an als				• •	0	$0\frac{1}{2}$
Potatoes, per sack .				٠.	0	1
Butter, per box .					0	1
Sheep and lambs, per hea	d			٠.	0	2
Cattle, per head .					1	6
Horses, per head .					_	0
Pigs (dead or alive), per h	read				0	3
Poultry (dead or alive), p	er dozen				0	3

Skins, per dozen	 	• •
Wool, per three-quarter bale	 	
Wool, full bale	 	
Motor vehicles, per ton	 	
Vehicles (two-wheeled), each	 	
Vehicles (four-wheeled), each	 	
Ploughs (double furrow), each	 	
Ploughs (single furrow), each	 	
Harrows (tine), each	 	
Harrows (disc), each	 	
Rollers, Cambridge	 	
Other machinery (all), per ton	 	
Timber, per 100 sup. feet	 	
D 1.1		

Hides, each

Bricks, per 100				
Manure				
Coal, per ton				
Lime and cement, per	ton		• • •	
Flax, per bale				
Tow, per bale				
Tanks (empty), each				
Spirits and wine (all),	per ton	measuren	\mathbf{nent}	
Return empties (in or				

Furniture (outgoing), per ton Personal luggage up to $\frac{1}{2}$ ton ... Personal luggage over $\frac{1}{2}$ ton, per ton Free. 0 Parcels, minimum Parcels, minimum
Parcels (over 2 and under 10 cubic feet)
Parcels (over 10 cubic feet), per ton ŏ 1

Empty sacks, per bundle
Commercial travellers' samples, per basket...
All charges to be paid before goods are delivered. 0

F. W. FURBY, Acting Clerk of the Executive Council.

Validating Proceedings in connection with the Raising of a Loan by the Council of the County of Horowhenua.

${\bf LIVERPOOL,\ Governor\text{-}General.}$ ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-seventh day of November, 1919.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS the Horowhenua County Council lately proposed to raise a loan of one thousand six hundred pounds, under the provisions of section sixteen (e) of the Local Bodies' Loans Act, 1913 (hereinafter called "the said Act"), for road-construction:

And whereas the special roll of ratepayers was not deposited for public inspection in accordance with the provisions of the said Act and the regulations thereunder, inasmuch as in the public notification of the deposit of the special roll of ratepayers no reference was made to the period for which the roll was deposited for inspection, or that objections to any thing contained in the said roll could be lodged within seven days from the last day of the deposit of the said roll:

And whereas the ratepayers' consent to the raising of the

And whereas the ratepayers consent to the raising of the loan contains no reference to the payment of the cost of raising the loan out of the proceeds thereof:

And whereas the special order authorizing the raising of the loan provides for the payment of the cost of raising the loan out of the proceeds thereof:

And whereas it appears that the ratepayers have not been misled by such irregularities or defects and it is expedient.

misled by such irregularities or defects, and it is expedient to validate the said proceedings:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the said proceedings shall be valid to all intents and purposes as though the advertisement of the deposit of the said roll and the ratepayers' consent had been given and taken in the proper manner, and that the proceedings in connection with the said loan shall not be called into question by reason only of the irregularities aforesaid.

F. W. FURBY, Acting Clerk of the Executive Council.

Validating Proceedings in connection with the Raising of a Loan by the Council of the County of Horowhenua.

LIVERPOOL, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-seventh day of November, 1919.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Horowhenua County Council lately proposed to raise a loan of five hundred pounds, under the provisions of section sixteen (e) of the Local Bodies' Loans Act, 1913 (hereinafter called "the said Act"), for supplying water to properties without the Borough of Levin: And whereas the special roll of ratepayers was not deposited for public inspection in accordance with the provisions of the said Act and the regulations thereunder, inaspund as in the mublic positication of the deposit of the special

much as in the public notification of the deposit of the special

sons of the said Act and the regulations thereunder, masmuch as in the public notification of the deposit of the special roll of ratepayers no reference was made to the period for which the roll was deposited for inspection, or that objections to anything contained in the said roll could be lodged within seven days from the last day of the deposit of the said roll:

And whereas the ratepayers' consent to the raising of the loan contains no reference to the payment of the cost of raising the loan out of the proceeds thereof:

And whereas the special order authorizing the raising of the loan provides for the payment of the cost of raising the loan out of the proceeds thereof:

And whereas it appears that the ratepayers have not been misled by such irregularities or defects, and it is expedient to validate the said proceedings:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the said proceedings shall be valid to all intents and pur-