of supply and also the lines in the Manawatu County hereinafter described, such electric lines at present proposed to be erected being indicated by means of red lines shown on the plan marked P.W.D. 44700, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

SCHEDULE.

1. Area of Supply.

THE area of supply comprises the Town District of Rongotea as at present constituted

The electric lines in the Manawatu County hereby autho

rized are as follows :-

(1.) Along Mersey Street in a northerly direction to Section 15, Block VIII, Te Kawau Survey District, being a distance of approximately 3 chains 50 links from the northern

boundary of the Rongotea Town District.

(2.) Along Thames Street in a westerly direction to Section 6, Block III, Te Kawau Survey District, being a

section 6, Block 111, 1e Kawau Survey District, being a distance of approximately 18 chains 33 links from the western boundary of the said town district.

(3.) Along Mersey Street in a southerly direction to Section 34, Block VII, Te Kawau Survey District, being a distance of approximately 29 chains 88 links from the southern boundary of the said town district.

As the said area of supply is more particularly shown coloured red, and the said lines in the Manawatu County are more particularly shown by means of red lines on the plan marked P.W.D. 44700, deposited in the office of the Minister of Public Works, Wellington, in the Land District of Wellington. of Wellington.

2. SYSTEM OF SUPPLY.

The system of supply shall be as described in paragraph (a) (1) of clause 2 of the regulations.

The generating voltage shall be approximately 230 volts

between the terminals.

3. DATUM TEMPERATURE.

For the purpose of calculating the stresses as provided in clause 12 of the regulations the datum temperature shall be taken as 20° Fahrenheit.

4. COVERING OF OVERHEAD LINES.

Electric lines at low pressure shall be covered throughout with triple braiding, thoroughly impregnated with weatherwith triple braiding, thoroughly impregnated with weather-proof compound; provided that where circumstances permit the lines may, with the written consent of the Minister obtained before the work is commenced, be bare. Electric lines at high pressure shall be insulated with vulcanized rubber of at least 600 megohm grade; provided that where circumstances permit the lines may, with the written con-sent of the Minister obtained before the work is commenced, be bare.

Electric lines at extra high pressure shall be bare.

Earthed neutral or intermediate conductors may in all

cases be bare.

Every pole or support carrying extra-high-pressure lines or high-pressure lines, the conductors of which are bare, shall have attached to it a plate marked "Danger—Live Wires."

Bare low-pressure and bare high-pressure electric lines

erected with the written consent of the Minister shall be subject to the following conditions:—

(a.) The electric lines upon which workmen are engaged

shall be disconnected from the source of supply, but if a suitable raised platform is used the electric lines need not be so disconnected.

(b.) Where telegraph lines intersect or are menaced by the licensee's bare electric lines the licensee shall bear the cost of insulating, protecting, and maintaining the insulation and protection of all telegraph lines, whether erected before or after the bare electric lines, and also the cost of all special work and the maintenance thereof which the Minister of

work and the maintenance thereof which the fall the state of the licensee's electric lines being bare.

(c.) When, in the opinion of the Minister of Telegraphs, it is considered necessary that such bare electric lines at any crossing should be replaced by electric lines insulated in the manner prescribed in the first part of this clause, the licensee shall insulate such bare electric lines when requested to do

so by the Minister of Telegraphs.

(d.) When, in the opinion of the Minister, it is necessary in the interests of the public safety that the use of bare electric lines should be discontinued, the licensee shall, upon receiving notice from the Minister, substitute therefor electric lines covered in the manner prescribed by the first part of this

(e.) Low-pressure wires, whether braided or bare, which at any portion of their length are carried on the same poles or supports as bare high-pressure lines or extra high-pressure admeasurement 5 acres 3 roods 391 perches, more or less,

lines shall be deemed to be "infected" throughout their entire length by such high-pressure or extra-high-pressure lines, and shall be subject to the regulations governing highpressure and extra-high-pressure lines respectively.

5. Notices re Extensions, etc.

Records of results of tests (Regulation 37), and notices re commencement of work (Regulation 44) and re extensions and alterations (Regulation 49), should be sent to the Under-Secretary, Public Works Department, Wellington, and to the Telegraph Engineer of the district, or his deputy, at present stationed at Wellington.

6. CHARGES FOR ELECTRIC ENERGY.

The charge for electrical energy shall not exceed 1s. per unit for lighting purposes, and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor generators for lighting purposes.

7. Wiring Consumers' Premises.—Monopoly forbidden.

The licensee shall not grant or agree to grant any company, firm, or person the sole right to supply or erect the electric wiring on any consumer's premises, nor shall any consumer be required to purchase from the licensee or his assigns any material or apparatus for installing the electric wiring on such premises, or to have the work carried out by the licensee or his assigns, as a condition precedent to a supply of electrical energy being given by the licensee to the consumer.

8. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of forty-two years from the date hereof. Upon the expiry of the said term, or upon the sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall thereupon cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license

9. REQUIREMENTS OF THE MANAWATU COUNTY COUNCIL AND RONGOTEA TOWN BOARD.

Notwithstanding anything hereinbefore contained, the licensee shall not be entitled to erect, maintain, or use any electric lines within the Manawatu County or the Rongotea Town District except subject to such conditions, not inconsistent with the provisions of this license and the regulations relating thereto, or any variation of this license or the regulations or new regulations which may take the place of these regulations, as may from time to time be agreed upon between the licensee and the Manawatu County Council, or between the licensee and the Rongotea Town Board.

10. Option of Purchase in favour of Rongotea Town Board.

If at any subsequent time it should be deemed essential by the Rongotea Town Board to control its own electric lighting supply, the licensee shall, on receipt of notice in writing to that effect from the Minister of Public Works, be required to transfer to the Rongotea Town Board this license, and such equipment owned by the licensee as shall be necessary. Payment for same to be according to valuation.

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

Setting apart Land under the Workers' Dwellings Act, 1910.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this fourteenth day of April, 1919.

Present:

THE HONOURABLE SIR JAMES ALLEN, K.C.B., PRESIDING IN COUNCIL.

In pursuance and exercise of the power and authority vested in me by section three of the Workers' Dwellings Act, 1910, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the Crown land described in the Schedule hereto for the purposes of the Workers' Dwellings Act, 1910.

SCHEDULE.

WILLS SETTLEMENT.

ALL that area in the Auckland Land District, containing by