SCHEDULE.

Approximate area of the piece of road declared to be a Government road: 1 acre 0 roods 29 perches.

Part of Palmerston - Foxton main road, adjoining Subdivision 8, Section 334, Township of Carnarvon.

Situated in Block XV, Te Kawau Survey District.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 46433, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon bordered red.

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

Declaring Portion of Street in the City of Nelson to be under the Control and Management of the Nelson City Council.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of August, 1919.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers vested in him by the Public Works Act 1999 L by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency 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, doth hereby order and declare that the portion of street described in the Schedule hereto shall, on and after the date of this Order in Council, be under the control and management of the Nelson City Council.

SCHEDULE.

ALL that portion of street situated in the Nelson Land District, City of Nelson, connecting Elliott Street (Winearls Settlement) with Collingwood Street. As the said portion of street is more particularly delineated on the plan marked P.W.D. 45560, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

License authorizing the Hamilton Borough Council to erect Electric Lines within the Borough of Hamilton and Portion of the Waipa County.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this fifth day of August, 1919.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, place, put up, or use any electric line except under the authority of a license issued by the Governor-General in Council under that Act:

And whereas on the twenty-second day of July, one thousand nine hundred and twelve, a license was issued to the Frankton Town Board authorizing it to erect electric lines in the Frankton Town District, and on the thirtieth day of October, one thousand nine hundred and sixteen, a license was issued to the Hamilton Borough Council authorizing it was issued to the Hamilton Borough Council authorizing it to erect electric lines in the Borough of Hamilton, and on the thirteenth day of August, one thousand nine hundred and seventeen, a further license was issued to the Hamilton Borough Council authorizing it to erect electric lines in portion of the County of Waipa:

And whereas on the first day of April, one thousand nine hundred and seventeen, the Boroughs of Frankton (formerly the Frankton Town District) and Hamilton were constituted one united borough under the name of Hamilton and the

one united borough, under the name of Hamilton, and the liabilities and engagements of those boroughs became the liabilities and engagements of the united borough:

And whereas the terms of the aforesaid licenses issued on the twenty-second day of July, one thousand nine hundred and twelve, the thirtieth day of October, one thousand nine hundred and sixteen, and the thirteenth day of August, one thousand nine hundred and seventeen, were not identical, and it is considered expedient to revoke the said licenses and to issue a new license for the whole area of supplies. to issue a new license for the whole area of supply:

Now, therefore, in pursuance and exercise of the powers conferred upon him by the said section, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealency 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, doth hereby revoke the licenses issued to the Frankton Town Board on the twenty-second day of July, one thousand nine hundred and twelve, and to the Hamilton Borough Council on the thirtieth day of October, one thousand nine hundred and sixteen, and the thirteenth day of August, one thousand nine hundred and seventeen, and doth, subject to the conditions set forth in the Schedule hereto, and to the regulations (except clause seventeen thereof, which is replaced by clause three of the Schedule hereto, to which references in the regulations to clause seventeen shall apply) made under section two of the aforesaid Act, and published in the New section two of the aforesaid Act, and published in the New Zealand Gazette dated the twenty-ninth day of April, one thousand nine hundred and fifteen, or any regulations here after made in substitution therefor, and hereinafter collectively referred to as "the regulations," hereby authorize the Hamilton Borough Council (hereinafter referred to as the "licensee") to crect and maintain electric lines for lighting, power, and heating purposes within the area of supply hereinafter described; and the lines already erected in the said area of supply shall be deemed to be erected under this license, and the provisions hereof shall apply as fully and effectively as if this were the license originally issued.

SCHEDULE.

1. Area of Supply.

THE area of supply comprises the Borough of Hamilton as THE area of supply comprises the Borough of Hamilton as at present constituted, and all that portion of the Waipa County within a five-mile radius of Trig. Station A in the Borough of Hamilton. As the said area of supply is more particularly delineated on the plan marked P.W.D. 42539, deposited in the office of the Minister of Public Works, Wellington, in the Land District of Wellington.

2. System of Supply.

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

The generating voltage shall be approximately from 460 to 500 volts between the terminals.

3. COVERING OF OVERHEAD LINES.

Electric lines at low pressure shall be covered throughout with triple braiding, thoroughly impregnated with weatherproof 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 before the work is commenced, he have. 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 consent 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 Telegraphs deems it necessary to carry out in consequence

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, at his own expense, 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 Minis-