2. System of Supply.

The system of supply shall be as described in paragraph (c) of clause 5 of the regulations.

The generating and transmission voltage shall be approximately 110 volts direct current between terminals.

3. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of ten 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.

4. EXTENSIONS AND TEMPORARY LINES.

Notwithstanding anything contained in the regulations incorporated herein, no extensions or lines other than those along the routes hereinbefore described shall be deemed to be authorized by this license: Provided that, along the routes shown by dotted green lines on the said plan, 100-volt lines may be erected and dismantled from time to time as required, provided that in such erection and dismantling the relative requirements of the regulations (other than the obtaining of any consents) are complied with.

5. TELEGRAPH AND RAILWAY DEPARTMENTS' LINES.

The licensee shall rectify to the satisfaction of the Minister of Telegraphs or Minister of Railways any interference or disturbance caused by the erection or operation of the licensee's system that affects the satisfactory working of the telegraph-lines which are the property of the Telegraph Department or the Railway Department, and which were erected prior to the licensee's lines.

6. REQUIREMENTS OF PORT CHALMERS BOROUGH COUNCIL.

Notwithstanding anything hereinbefore contained, the licensee shall not be entitled to erect, maintain, or use any electric lines within the Borough of Port Chalmers, 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 Port Chalmers Borough Council,

7. CLEARANCES OVER DOCKS.

The overhead clearances required under Regulation 131 shall be to the satisfaction of the Marine Department.

8. LINES ON GEORGE STREET WHARF.

The erection and dismantling of lines on the above wharf shall be subject to the conditions of Regulation 194.

F. D. THOMSON, Clerk of the Executive Council.

(P.W. 26/1387.)

Regulations under the Stock Act, 1908, governing the Importation of Cattle from the United States of America.—Notice No. Ag. 2710.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 6th day of February, 1928.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by the Stock Act, 1908, and of every other power and authority 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 make the following regulations permitting the introduction into New Zealand of cattle from the United States of America; and doth hereby declare that these regulations shall be read together with, and form part of, the regulations made by Order in Council dated the fourth day of October, one thousand nine hundred and fifteen, and published in the Gazette on the seventh day of the same month (hereinafter referred to as "the principal regulations"), and shall come into force on the date of publication in the Gazette.

REGULATIONS.

1. Subject to the provisions of the principal regulations and to the following conditions, cattle may be introduced into New Zealand from the United States of America.

New Zealand from the United States of America.

2. Every person desiring to introduce cattle as aforesaid must first obtain a permit to do so from the Minister of

Agriculture.

3. Such cattle on arrival in New Zealand shall undergo quarantine at a quarantine ground for sixty days, and after liberation from the quarantine ground shall be subject to quarantine surveillance for such time as the Director may direct.

4. Every shipment of cattle must be accompanied by a statutory declaration in the form No. 1 of the Schedule hereto, made by the shipper of such cattle, setting forth the kind, number, sex, and brands or marks of such cattle, and declaring that all such cattle have been bred or domiciled throughout in a State where Texas fever does not exist, and never has existed; that they are at the time of shipment, and have been during the preceding six months, free from all infectious and contagious diseases; that they have not during the six months immediately preceding shipment been in direct or indirect contact with any stock infected with any such disease, and that the regulations of the United States Department of Agriculture (Bureau of Animal Industry) governing the inter-State movement of animals have been duly complied with.

5. On every such declaration there shall be inscribed a certificate, in the form No. 2 of the Schedule hereto, signed by a Veterinary Officer of the Bureau of Animal Industry, certifying that he has, within the fourteen days immediately preceding the date of shipment to New Zealand, examined and tested with the tuberculin test such cattle, and has found them free from infectious and contagious diseases. Particulars with respect to such test showing dosages and temperature records, shall be supplied with such certificate.

SCHEDULE.

[Form No. 1.

SHIPPER'S DECLARATION TO ACCOMPANY CATTLE FROM THE UNITED STATES OF AMERICA TO NEW ZEALAND.

I, [Full name and address of shipper], do solemnly and sincerely declare that the undermentioned cattle are, to the best of my knowledge and belief, free from all infectious and contagious diseases; that they have been so during the six months immediately preceding the date hereof; that they have not within the six months immediately preceding the date hereof been in direct or indirect contact with any stock infected with any such disease; that they have been bred or domiciled throughout in the State of , where Texas fever does not exist and never has existed;

where Texas fever does not exist and never has existed; and that the regulations of the United States Department of Agriculture (Bureau of Animal Industry) governing the inter-State movement of animals have been duly complied with.

Description of Cattle.

Number.	Sex.	Breed.	Brands or Marks.
			_

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of [State here under what statutory provisions the declaration is made].

Signed:
Declared at this day of 19, before me
Signed:

[Form No. 2.

VETERINARIAN'S CERTIFICATE TO ACCOMPANY CATTLE FROM THE UNITED STATES OF AMERICA TO NEW ZEALAND.

I, [Insert name and qualifications], a veterinarian in the employ of the Bureau of Animal Industry of the Federal Government, hereby certify (a) that on the day of 19, I applied the tuberculin test to the cattle referred to in the foregoing declaration, with negative results,

19 . I applied the tuberculin test to the cattle referred to in the foregoing declaration, with negative results, as shown in the dosages and temperature records attached; (b) that I have this day examined the animals referred to in the foregoing declaration, and found them free from all infectious and contagious diseases; (c) that Texas fever