THE THIRD SCHEDULE HEREINBEFORE REFERRED TO.

Buildings now existing on the Demised Land, and their Capital Value,

Buildings.		Capital Value.	
		£ s. d.	
Total capital value		€	

Instalments by which such capital value (with interest thereon) is payable, and the due dates of such instalments:

By payment of £ on the date of the ballot, and then by half-yearly instalments of £ each, in advance, in respect of combined capital and interest the first instalment (being for the half-year commencing on the first day of , one thousand nine hundred and) having been duly paid and the on the first day of , one thousand nine hundred and), having been duly paid, and the subsequent instalments being payable on the first day of July and the first day of January in each year in the same manner as rent.

Commissioner of Crown Lands.

Signed by the Commissioner on behalf of the lessor in the presence of—[Witness, occupation, address.]

Signed by the above-named , a presence of—[Witness, occupation, address.] as lessee, in the

SECOND SCHEDULE.

Wellington Land District.—Special Endowment Land. FIRST-CLASS LAND.

Horowhenua County.-Waitohu and Waiopehu Survey Districts. (Subdivisions of Weraroa Experimental Farm.)

Lot 1 on S.O. Plan 47/17: Area, 64 acres 1 rood 2 perches. Capital value, £3,900. Renewable lease: Half-yearly rent, £97 10s.

Buildings, valued at £855, are to be paid for in cash or by forty-two half-yearly instalments of £33 6s. 11d., covering interest and sinking fund. Total half-yearly payment under lease: £130 16s. 11d. The buildings comprise good dwelling, washhouse, three small stalls, cow-shed, grain-store, and

implement-shed.

Lot 2 on S.O. Plan 47/17: Area, 66 acres 0 roods 18 perches.

Capital value, £3,900. Renewable lease: Half-yearly rent, £97 10s.

Lot 3 on S.O. Plan 47/17: Area, 64 acres 1 rood 2 perches. Capital value, £3,650. Renewable lease: Half-yearly rent, £91 5s.

Lot 4 on S.O. Plan 47/17: Area, 63 acres 0 roods 15 perches. Capital value, £3,550. Renewable lease: Half-yearly rent,

Lot 5 on S.O. Plan 47/17: Area, 64 acres 3 roods 36 perches. Capital value, £3,500. Renewable lease: Half-yearly rent,

Lot 6 on S.O. Plan 47/17: Area, 67 acres 2 roods 21 perches. Capital value, £3,700. Renewable lease: Half-yearly rent, £92 10s

Buildings, valued at £725, are to be paid for in cash or by forty-two half-yearly instalments of £28 5s. 6d., covering interest and sinking fund. Total half-yearly payment under lease: £120 15s. 6d. The buildings comprise good dwelling

and outbuilding.

Lot 7 on S.O. Plan 47/17: Area, 71 acres 2 roods 35 perches. Capital value, £4,200. Renewable lease: Half-

perches. Capital value, £4,200. Renewable lease: Half-yearly rent, £105.
Buildings, valued at £1,180, are to be paid for in cash or by forty-two half-yearly instalments of £46 0s. 5d., covering interest and sinking fund. Total half-yearly payment under lease: £151 0s. 5d. The buildings comprise good dwelling, washhouse, pigstyes, and boiler-house, calf-pen, and cowbosnite!

nospital.

Lot 8 on S.O. Plan 47/17: Area, 67 acres 1 rood. Capital value, £3,800. Renewable lease: Half-yearly rent, £95.

Lot 9 on S.O. Plan 47/17: Area, 64 acres 2 roods 22 perches. Capital value, £3,800. Renewable lease: Half-yearly rent, £95.

Ruilding and the first capital value area.

Buildings, valued at £750, are to be paid for in cash or by forty-two half-yearly instalments of £29 5s., covering interest and sinking fund. Total half-yearly payment under lease: £124 5s. Buildings comprise good dwelling and washhouse.

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

Exempting certain Native Lands from Rates.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 17th day of June, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS under the provisions of section one hundred and four of the Rating Act, 1925, and as therein mentioned, the Governor-General may from time to time, for the reasons therein specified, exempt any Native land liable

to rates from all or any part of such rates:

And whereas it is desirable that such power should be exercised in respect of the land mentioned in the Schedule

Now, therefore, in pursuance of the said Act and of every other power thereunto him enabling, 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 exempt the Native land named in the Schedule hereto from all rates made or levied by any local authority under the provisions of the Rating Act, 1925.

SCHEDULE.

Nuhaka 2c 2w 215 Block : Årea, 15 acres, Block XIII, Nuhaka Survey District, Wairoa County.

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

Exempting certain Native Lands from Rates.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 17th day of June, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS under the provisions of section one hundred and four of the Rating Act, 1925, and as therein mentioned, the Governor-General may from time to time, for the reasons therein specified, exempt any Native land liable to rates from all or any part of such rates: And whereas it is desirable that such power should be

exercised in respect of the land mentioned in the Schedule hereto:

Now, therefore, in pursuance of the said Act and of every other power thereunto him enabling, 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 exempt the Native land named in the Schedule hereto from all rates made or levied by any local authority under the provisions of the Rating Act, 1925.

SCHEDULE.

PAEROA 1C 2B Block: Area, 5 acres 0 roods 39 perches, Block I, Clyde Survey District, Wairoa County.

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

Revocation of Order in Council prohibiting all Alienation of certain Native Land other than Alienation in favour of the

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 17th day of June, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section three hundred and sixty-three of the Native Land Act, 1909, it is enacted that any Order in Council made under that section may at any

time be varied or revoked:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise