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Directing the Sale of Land under the Public Works Act, 1928, in Block IX, Katikati Survey District.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of July, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Public Works Act, 1928, 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 direct the sale of the land described in the Schedule hereto, such lead being no longer required. such land being no longer required.

SCHEDULE.

APPROXIMATE area of the piece of land directed to be sold: l rood 3 perches Being Railway land.

Situated in Block IX, Katikati Survey District (Auckland

R.D.). (S.O. 23764.)
In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 60565 (sheet 1), deposited in the office of the Minister of Public Works at Wellington, and thereon coloured blue.

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

(P.W. 4/30/1.)

Dangerous Goods Regulations, 1928, amended,

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 29th day of July, 1929.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

pursuance and exercise of the powers conferred on him by the Explosive and Dangerous Goods Amendment by the Explosive and Dangerous Goods Amendment Act, 1920, and of all other powers and authorities 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 for the purposes of the said Act the following regulations in amendment of the Dangerous Goods Regulations (1928) (hereinstern colled the principle regulations) tions, 1928 (hereinafter called the principal regulations).

REGULATIONS.

1. These regulations may be cited as the Dangerous Goods Regulations, 1928, Amendment No. 1.

2. Regulation 103 of the principal regulations is hereby revoked and the following substituted:—
"103. (1) The fees to be paid for licenses to keep, store, or use dangerous goods in any place not within a borough shall be the respective fees specified hereunder:—
"(u) For the storage of any quartity of danger.

"(a) For the storage of any quantity of danger-ous goods of Class I or of Class II, not exceeding 50 gallons, kept for private use only and not for trade purposes or purposes of sale

"(b) For the storage of a quantity of dangerous goods of Classes I, II, and IV, not exceeding 1,000 gallons, and in addition such quantities of dangerous goods of Class III as may be approved by an Inspector

gallons, and in addition such quantities of dangerous goods of Class III as may be approved by an Inspector . . .

"(e) For the storage of a quantity of dangerous goods of Classes I, II, and IV, exceeding 16,000 gallons, and in addition such quantities of dangerous goods of Class III as may be approved by an Inspector "(f) For the storage of dangerous goods of Class III only ...

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"(2) The fees to be paid for licenses to keep, store, or use (a) The lees to be paid for heefiest to keep, store, or use dangerous goods in any place within a borough shall be the respective fees specified hereunder:—

"(a) For the storage of any quantity of dangerous goods of Class I not exceeding 50

golds of Class I not exceeding of gallons, kept for private use only and not for trade purposes or purpose of sale, and in addition such quantity of calcium carbide as may be approved by an Inspector

"(b) For the storage of a quantity of dangerous goods of Classes I and II not exceeding 225 gallons, or dangerous goods of Class 225 gallons, or dangerous goods of Class
IV not exceeding 1,000 gallons, and in
addition such quantities of dangerous
goods of Class III as may be approved
by an Inspector
"(c) For the storage of a quantity of dangerous
goods of Classes I and II, exceeding 225
gallons but not exceeding 1,000 gallons,
and in addition such quantities of dangerous

approved by an Inspector

approved by an Inspector ...

"(e) For the storage of a quantity of dangerous goods of Classes I, II, and IV exceeding 2,000 gallons but not exceeding 16,000 gallons, and in addition such quantities of dangerous goods of Class III as may be approved by an Inspector ...

"(f) For the storage of dangerous goods of Classes I, II, and IV, in quantities exceeding 16,000 gallons but not exceeding 250,000 gallons ...

"(a) For the storage of dangerous goods of Classes I, II, and IV, in quantities exceeding 250,000 gallons of the storage of dangerous goods of the storage of the storage

0 "(g) For the storage of dangerous goods of Classes I, II, and IV in quantities ex-ceeding 250,000 gallons 15 0 0

"(h) For the storage of dangerous goods of Class III only

"(3) Every application for a license shall be accompanied by the fee payable under this regulation.

"(4) In the case of storage of dangerous goods of Classes I, II, and IV, in bulk, the license shall be issued for the maximum capacity of the tank or tanks, less an allowance for expansion of 5 per centum."

3. Regulation 107 of the principal regulations is revoked and the following substituted:-

"107. The fees for the issue of a license issued pursuant to section 10 of the said Act by a local authority shall for the purposes of subsection (5) of the said section 10 be the respective amounts set out in clause (1) of Regulation 103."

4. Regulation 108 of the said regulations is hereby revoked

and the following substituted:—
"108. (1) Every licensing authority shall, within fourteen days after the last days of March, June, September, and December, respectively, of each year, pay to the Public Account to the credit of the Consolidated Fund an amount in respect of licenses issued by that licensing authority equal to one-half of the fees prescribed by Regulation 107 hereof, and shall forthwith furnish to the Chief Inspector a return in such form as the Chief Inspector may from time to time require, of all licenses issued by that local authority under the said

of all licenses issued by that local authority under the Act.

"(2) The provisions of Regulation 107 and clause (1) of Regulation 108 hereof are, without prejudice to the right or duty of a local authority which is a licensing authority or the Governor-General to make by-laws under section 13 or section 15 of the said Act, prescribing the fees payable in respect of licenses to keep or store dangerous goods, and in so far as a fee prescribed by any such by-law exceeds the fee for the issue of a license prescribed by Regulation 107 hereof the provisions of subsection (5) of section 10 of the said Act shall not be deemed to apply to a fee so prescribed."

F. D. THOMSON,

Clerk of the Executive Council.

2 0 0 (I.A. 13/134/11.)

No fee.

£ s. d.

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