CHRISTCHURCH TRAMWAY BOARD.

RESOLUTION RESPECTING SPECIAL RATE, ETC.

No. 32, Excess Cost Loan, 1930 (£8,000).

IN exercise of the powers conferred on it by section 34, subsection (4), of the Christchurch Tramway District Act,

1920, and the Local Bodies' Loans Act, 1926, and all other powers it enabling, the Christchurch Tramway Board hereby resolves by way of special order:

First: To raise a loan of £8,000 for the purpose of renewing double track between Carlyle Street and Brougham Street, Sydenham, being the difference in present cost of material and because for the property of such work and the cent of material and labour of such work and the cent of material and labour of such work and the cent of material and labour of such work and the cent of material and labour of such work and the cent of material and labour. and labour of such work and the cost of material and labour when the said work was first constructed, and including the

cost of raising the loan. Second: That the said sum of £8,000 shall be repayable

on the 1st day of October, 1955.

Third: That no portion of interest or sinking fund on the said loan shall be paid out of the loan-moneys received here-

Fourth: That the security for the loan shall be the Christ-

Fourth: That the security for the loan shall be the Christ-church Tramway undertaking and its revenue, subject to existing charges, together with a special rate to provide interest and sinking fund on the said loan.

Fifth: That the Board hereby makes and levies a special rate of decimal nought nought four one six five six seven one pence (0·004165671d.) in the pound sterling upon the capital value of all rateable property in the Christchurch Tramway District, and hat such special rate shall be an annually recurring rate during the currency of the loan, and be payable half-yearly on the first day of April and the first day of October in each year during the currency of the loan. day of October in each year during the currency of the loan, being a period of twenty-five years, or until the loan is fully paid off.

The above special order was made on the 7th day of July, 1930, and confirmed (subject to amendment in date of repayment-namely, 1st October, 1950) on 4th August, 1930.

WM. HAYWARD, Chairman.

4th August, 1930.

Under the Mining Act, 1926.

APPLICATION FOR A LICENSE FOR A WATER-RACE.

To the Warden of the Otago Mining District at Cromwell. DURSUANT to the Mining Act, 1926, the undersigned, Hector Gibson, of Tarras, Runholder, hereby applies for a license for a water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose.

Precise time of marking out privilege applied for: 10 a.m., 4/8/30.

Date and number of miner's right: 1/8/30; No. 24272. Address for service: Brodrick and Parcell, Solicitors, Cromwell.

Dated at Cromwell, this 4th day of August, 1930.

SCHEDULE.

Locality of the race, and of its starting and terminal points: Starting at the head of three swamps in freehold of E. A. Jolly, Tarras, Sections 27, 28, and 29, Block I, Tarras District; thence continuing in the natural channel to the point where the public-works race crosses the road; thence crossing the public-works race by means of a pipe, and thence crossing the county road into applicant's freehold.

Length and intended course of race: 1,000 yds.; west

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Points of intake: Three swamps.

Estimated time and cost of construction: Two weeks; £10. Mean depth and breadth: Natural channel.

Number of heads to be diverted: Three. Purpose for which water is to be used: Irrigation. Proposed term of license: Twenty-one years.

HECTOR GIBSON, By his Solicitor-Jas. C. PARCELL.

Precise time of filing the foregoing application: 10 a.m. on 5th August, 1930.

Time and place appointed for the hearing of the applica-tion and all objections thereto: Wednesday, 3rd September, 1930, at 10 a.m., at Warden's Court at Cromwell. Objections must be filed in the Registrar's office and notified

to applicant at least three days before the time so appointed.

W. J. BLACKLER, Mining Registrar.

L. AND E. MARKS AND SAULWICK PROPRIETARY, LIMITED.

In the matter of the Companies Act, 1908.

OTICE is hereby given that L. AND E. MARKS AND SAULWICK PROPRIETARY, LIMITED, a company duly incorporated under the Companies Act of the State of Victoria, in the Commonwealth of Australia, intends to cease voluntarily to carry on business in the Dominion of New Zealand after the expiration of three months after the first publication of this notice in the New Zealand Gazette.

Dated this 12th day of August, 1930.

— ALADBURN,
Attorney for the Company.
Chapman, Tripp, Cooke, and Watson,
Solicitors, Wellington.
[N.B.—Marks and Company.] [N.B.—Marks and Saulwick (New Zealand), Limited, has been incorporated in New Zealand for the purpose of taking over the New Zealand business of the Australian Company.]

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