Classification of Porirua-Titahi Bay Main Highway No. 458.

N pursuance and exercise of the powers conferred on me by The Transport Department Act, 1929, and the Heavy Motor-vehicle Regulations, 1932, I, Joseph Gordon Coates, Minister of Transport, do hereby approve of the Main Highways Board's proposed classification of the road described in the Schedule hereto and situated in Makara County.

SCHEDULE.

MAKARA COUNTY.

ROAD classified in Class Three: Available for the use thereon of any heavy motor-vehicle (other than a multi-axled heavy motor-vehicle) which, with the load it is carrying, weighs not more than $6\frac{1}{2}$ tons, or any multi-axled heavy motor-vehicle which, with the load it is carrying, weighs not more than 10 tons :

Porirua-Titahi Bay Main Highway No. 458. Dated at Wellington, this 28th day of August, 1934.

J. G. COATES, Minister of Transport.

(TT. 10/220.)

Motor-vehicles Act, 1924.—Disallowance of Mount Wellington Road Board Traffic By-law, 1934.

N terms of the Transport Department Act, 1929, and of A terms of the Transport Department Act, 1929, and of section 25 of the Motor-vehicles Act, 1924, and of any other power or authority in anywise enabling me in that behalf, I, Joseph Gordon Coates, Minister of Transport, do hereby disallow the Mount Wellington Road Board traffic by-law passed on the 19th day of December, 1933, and confirmed on the 6th day of February, 1934.

Dated at Wellington, this 27th day of August, 1934.

J. G. COATES, Minister of Transport.

Hauraki Plains Drainage Area.—Notice of making and levying Rates.

ETHELBERT ALFRED RANSOM, Minister of Lands, 1, in the exercise of powers conferred upon me by the Hauraki Plains Act, 1926, do hereby make and levy on the Hauraki Fiains Act, 1920, do hereby make and levy on the unimproved value of all lands within the district constituted under the said Act the general rates to meet maintenance-costs for the period 1st April, 1934, to 31st March, 1935, as described in the Schedule hereto.

The amount of such rates will be payable in one sum on the

The amount of such rates will be payable in one sum on vice 3rd September, 1934.

The rate-book of the district is open for inspection at the office of the Collector of Rates, Chief Drainage Engineer's Office, Room 44, Government Buildings, Customs Street, Auckland, and a copy of same may be inspected at the office of the Chief Drainage Engineer, at Kerepechi, at all times at which those offices are open for the transaction of public business

SCHEDULE.

Class A: On the unimproved value of all lands classified as Class A by the appraiser appointed under the said Act, twopence and eighty-two one-hundredths of a penny (2.82d.) in the pound.

Class B: On the unimproved value of all lands so classified as Class B, one penny and sixty-one one-hundredths of a

penny (1.61d.) in the pound.

Class C: On the unimproved value of all lands so classified as Class C, four-tenths of a penny (0.4d.) in the pound.

Dated at Wellington, this 30th day of August, 1934.

E. A. RANSOM, Minister of Lands.

(L. and S. 15/13/154.)

New Zealand School of Mines.—Scholarship Regulations.

Mines Department,
Wellington, 27th August, 1934.
CLAUSE 9 of the New Zealand School of Mines Scholarship
Regulations, published in New Zealand Clarette No. 2 Regulations, published in New Zealand Gazette No. 8 of 2nd February, 1933, at page 172, is hereby amended by deleting the words "70 per cent.," and substituting therefor the words "60 per cent."

CHAS. E. MACMILLAN, Minister of Mines.

(Mines N. 17/20.)

Amending By-law under the Rotorua Borough Act, 1922.

WHEREAS by section 8 of the Rotorua Borough Act, W HEREAS by section 8 of the Kotorua Borough Act, 1922, the control and ownership of electric light and power for supply of electric energy to the Borough of Rotorua is vested in the Department of Tourist and Health Resorts, as incorporated by the Rotorua Town Act, 1907, and the Rotorua Borough Act, 1922: And whereas, in respect of these works, the said Department has all the power for the time being conferred by law on Borough Councils except the power to horrow, money or make and lawy are resid. the power to borrow money or make and levy any special

Now, therefore, the said Department, in pursuance of such now, therefore, the said Department, in pursuance of such power, doth hereby revoke clause (f). By-law 37, as published in the New Zealand Gazette of 9th March, 1933, and substitutes therefor the following amended clause, and doth hereby declare that the said new clause and such revocation shall take effect and shall come into force on the first day of Santanhon 1921. September, 1934.

BY-LAW 37.

(f) For farms and milking plants the charge shall be as

or farms and milking plants the charge shall be as follows, such charges being subject to a special minimum charge based on the distance of the consumer's installation from the point of supply:—

Lighting: As per scale (a) (1).

Heating: As per scale (c) (1) and cooking.

Water-heating: Energy for water-heating in the milking shed will be supplied at the rate of £5 per kilowatt per annum, provided that the water-heater is on a change-over switch with the motor, so that the heater and motor cannot be used simultaneously.

Power for milking and separating:—

1-20 units per month ... 3d. per unit.

1-20 units per month 21-1000 units per month Over 1000 units per month .. 3d. per unit. .. 2d. per unit.

21-1000 units per month . . . 2d. per unit. Over 1000 units per month . . . 1d. per unit. Pumping motor supply: Where this supply is metered the charge shall be as for milking and separating; where not metered the charge shall be £8 per horse-power per annum if on a change-over switch with the milking motor, £10 per horse-rower per annum if unrestricted

horse-power per annum if unrestricted.
Where such supply is taken between the hours of 10.30 p.m. and 7 a.m. the charge shall be at the rate of one-third of a penny per unit, with a minimum charge of the per weeth.

charge of 4s. per month.

Given under the common seal of the Department of Tourist and Health Resorts, this 27th day of August, 1934.

JOHN BITCHENER.

For Minister in Charge of Tourist and Health Resorts.

The above-written by-laws were signed by the Hon, John Bitchener, for the Minister in Charge of the Department of Tourist and Health Resorts, in the presence of—

F. M. Sherwood, Private Secretary.

The common seal of the Department of Tourist and Health Resorts (as incorporated under the Rotorua Town Act, 1907, and the Rotorua Borough Act, 1922) was affixed to the abovewritten by-laws in the presence of-

G. W. CLINKARD, General Manager.

Removal of Prohibition of Issue of Money-orders and Transmission of Postal Correspondence for the Golden Chest Art Union, Box 4080w, G.P.O., Sydney.

THE Postmaster-General of the Dominion of New Zealand, being satisfied that the organization whose name and address are shown in the Schedule hereunder is no longer using the said address for the purpose of promoting or carrying out a lottery or scheme of chance, hereby rescinds the order made on the 2nd day of June, 1933, under the provisions of section 32 of the Post and Telegraph Act, 1928, prohibiting the issue of money-orders in favour of and the transmission within New Yorkey of prestal residence addressed the said. within New Zealand of postal packets addressed to the said organization at the said address.

SCHEDULE.

Golden Chest Art Union, Box 4080w, G.P.O., Sydney. Dated at Wellington, this 22nd day of August, 1934.

JOHN BITCHENER, for Postmaster-General.