sion of an existing system of waterworks as aforesaid, without first obtaining from the Provincial Board a certificate, signed by the Chairman and Secretary, certifying that the plans, specifications and analysis so submitted, and the proposed source or sources, have been considered and approved by the Board, and that the proposed system or extension may, with safety to the public health, be constructed, carried out and operated.

(3) If in the opinion of the Provincial Board alterations are necessary in the plans or in the specifications of such proposed system, the certificate aforesaid may specify the alterations so deemed necessary, and it shall not be lawful to construct, establish or operate the proposed system or extension unless and until such alterations have been made in the said plans and specifications.

(4) When in any locality or place it shall be necessary, in order to obtain a supply of water for the consumption and domestic purposes of the persons resident in such locality or place, to enter upon, take possession of, or use in common with the owners, any flume, ditch, water system or water-course, the waters of which are recorded, diverted or used for irrigation, industrial or mining purposes, the Provincial Board, or a member or officer thereof appointed by the Board for that purpose, shall examine the source of water supply, the flume, ditch, water system or water-course, aforesaid, and the locality or place, and shall report to the Lieutenant-Governor in Council the amount of water, estimated as nearly as may be, actually required for the consumption and domestic purposes of the residents of such locality