Notice to Persons affected by Applications for Licenses under Part III of the Industrial Efficiency Act, 1936

Taking of Fish for Sale

L. Peek, High Street, Picton, has applied for a license to permit him to operate his 30 ft. 22 h.p. fishing-vessel "Ida" (not yet registered), using set-nets, drag-nets, long lines, hand-lines, and crayfish-pots, catches to be landed at Picton. F. Forrest, 67 Le Cren Street, Timaru, has applied for a varia-tion of his existing license in respect of the fishing-vessel "Karoro," so as to permit him to use trawl-nets in addition to the present method of fishing. H. Osborne, Okupu, Whangaparapara, Great Barrier, has

so as to permit him to use trawi-nets in addition to the present method of fishing.
H. Osborne, Okupu, Whangaparapara, Great Barrier, has applied for a license to permit him to operate his 33 ft. 10 h.p. fishing-vessel "Cobar," using set-nets, drag-nets, long lines, hand-lines, and cray-fish pots, catches to be landed at Whangaparapara.
R. Hilditch, 133 Somerfield Street, and A. R. Neal, 11 Sewell Street, Christchurch, have applied for licenses to permit them to operate their 25 ft. 20 h.p. fishing-vessel "Rita" (not yet registered), using set-nets, long lines, hand-lines, and crayfish-pots, catches to be landed at Motunau.
W. McG. Turnbull, "Auchinleck," Oaro, has applied for a license to permit him to operate his 11 ft. fishing-vessel (not yet registered), using set-nets, drag-nets, long lines, hand-lines, and crayfish-pots, catches to be landed at Oaro.
J. R. Hines, 94 Estuary Road, Redcliffs, Christchurch, has applied for a license to permit him to operate the fishing-vessel "Ruru X," LN. 119, using set-nets and drag-nets, catches to be landed at Green Parks, Lake Ellesmere.

Manufacture for Sale of Footwear

The Vita Shoe Co., Ltd., 85 Stanley Street, Auckland, have applied for an extension of their existing license, so as to permit them to use the cemented process in the manufacture of girls' and maids' shoes.

Retail Sale and Distribution of Motor-spirit

Jas. Shannon, Shannon Motors, has applied for a license to resell motor-spirit from one petrol pump installed at premises situated at Revell Street, Hokitika. N. Price has applied for a license to resell motor-spirit from five petrol pumps to be installed at proposed service-station premises situated at corner of Herbert and Windsor Streets, Invercargill.

Persons considering themselves materially affected by the decision of the Bureau of Industry on these applications should make any desired representations in writing not later than the 28th June, 1945, to G. L. O'Halloran, Secretary, Bureau of Industry, G.P.O. Box 3025, Wellington.

G. L. O'HALLORAN, Secretary.

Price Order No. 381 (Barley)

PURSUANT to the powers conferred on it by the Control of Prices Emergency Regulations 1939,* the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order :---

PRELIMINARY

This Order may be cited as Price Order No. 381, and shall come into force on the 17th day of June, 1945.
 (1) Price Order No. 348† is hereby revoked.
 (2) The revocation of the said Order shall not affect the liability of any person for any offence in relation thereto committed before the commisting force of this Order.

- of any person for any offence in relation thereto committed before the coming into force of this Order.
 3. In this Order—

 "Grower", in relation to barley, means a person engaged in the business of growing barley for sale:
 "Grower's station", in relation to any grower, means the railway-station that is nearest or most convenient of access to the grower's premises:
 "Reseller", in relation to barley, means any person (other than a grower) who sells barley :
 "Standard sack ", in relation to barley, means a sack containing or reputed to contain 4 bushels of barley or such other sack whether containing more or less than 4 bushels of barley as may hereafter be adopted and recognized by the trade as a standard sack :
 The expression "f.o.r.s.e." means "free on rail, sacks extra".

4. The provisions of this Order shall apply notwithstanding that any barley to which this Order is applicable is sold otherwise than by weight.
5. The several prices fixed by this Order apply with respect to sales by auction as well as to other sales.

Application of this Order

6. (1) This Order does not apply to-

(a) Black skinless barley or white skinless barley; or
(b) Any barley that is sold by a reseller for seed purposes.
(2) Except as provided in the last preceding subclause this
Order applies with respect to all barley grown in New Zealand.
(3) The provisions of this Order fixing growers' prices shall apply only with respect to barley delivered to a purchaser after the commencement of this Order.
(4) The provisions of this Order fixing resellers' prices shall

(4) The provisions of this Order fixing resellers' prices shall apply only with respect to barley sold in lots of ten standard sacks or more and delivered to a purchaser after the commencement of this Order.

* Statutory Regulations 1939, Serial number 1939/275, page 1057. † *Gazette*, 22nd March, 1945, Vol. I, page 320.

(5) For the purposes of this clause, no barley shall be deemed to be delivered to a purchaser after the commencement of this Order if-

- (a) In the case of barley delivered at the grower's station, the trucks on which the barley is laden leave the grower's station at any time before midnight on the 16th day of June, 1945:
- (b) In the case of barley delivered on board any vessel if the vessel on which the barley is laden leaves the port of shipment at any time before midnight on the said date.

(6) Except as provided in the last preceding subclause, barley shall be deemed to have been delivered to a purchaser, after the commencement of this Order, notwithstanding that it may have been actually laden on board any vessel or trucks before the commence-ment of this Order.

FIXING MAXIMUM PRICES OF BARLEY TO WHICH THIS ORDER APPLIES Growers' Prices

7. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any grower for any barley to which this Order applies shall be determined as follows :—

· · · · · · · · · · · · · · · · · · ·	Maximum Price per Bushel f.o.r.s.e. the Grower's Station.			
	When threshed from Stack.		When threshed otherwise than from Stack.	
	8.	d.	8.	d.
(a) For barley grown in Vincent County or in Lake County (except that portion of Lake County that lies south of Lake Wakatipu)	6	0	5	8
(b) For barley grown in the counties of Wallace, Southland, Tuapeka, Clutha, Bruce, Taieri, Waikouaiti, Waihemo, or Maniototo, or in the portion of Lake County	5	71	5	31/2
south of Lake Wakatipu (c) For barley grown elsewhere	5	6	5	2

(2) Where any barley is delivered by a grower otherwise than f.o.r.s.e. the grower's station, the price that may be charged by the grower shall be the appropriate price in terms of the foregoing pro-visions of this clause, increased by the amount of the charges (if any) incurred by the grower in effecting delivery and then reduced by the amount of the charges that would have been incurred by him if he had delivered the barley f.o.r.s.e. the grower's station.

(3) Notwithstanding anything in the foregoing provisions of this clause, where any extraordinary charges beyond the control of the grower are reasonably incurred by him in or in the course of delivering barley at the place specified in any contract as the place of delivery, the amount of such charges may, with the approval of the Tribunal, be added to the price to be paid to the grower for the barley. barley.

Resellers' Prices

8. The maximum price that may be charged or received by any reseller for any barley to which this Order applies shall not exceed the sum of the following amounts :—

(a) Where the reseller's place of business is situate in the South Island—

(i) The price actually paid or payable to the grower by the same or any other reseller :
(ii) Any transport, insurance, storage, or other charges actually and reasonably incurred by the same or

any other reseller : (iii) An amount not exceeding 2d. per bushel in the case of barley sold for malting purposes or to a reseller whose place of business is situate in the North Island; or an amount not exceeding 3d. per bushel in any other case.

(b) Where the reseller's place of business is situate in the North

Island—

(i) The amount actually paid or payable to the grower by the same or any other reseller, or the price actually paid in terms of paragraph (a) of this clause (whichever is appropriate):
(ii) Any transport, insurance, storage, or other charges (other than any such charges included in the price actually paid in terms of paragraph (a) of this clause) actually and reasonably incurred by the same or any other reseller:
(iii) An amount not exceeding 2d paraket.

any other resenter: (iii) An amount not exceeding 3d. per bushel in the case of barley sold for other than malting purposes. In the case of barley sold for malting purposes no addition to the price computed in accordance with subparagraphs (i) and (ii) of this paragraph shall be made.

Dated at Wellington, this 12th day of June, 1945.

The Seal of the Price Tribunal was affixed hereto in the presence of-

[L.S.]

W. J. HUNTER (Judge), President. H. L. WISE, Member.