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

Taking of Fish for Sale

O. G. Pierce, Katikati, has applied for a license to permit him to operate his 24 ft. launch "Rangi" (not yet registered), using set-nets, long lines, and hand-lines, catches to be landed at Katikati.

A. D. Tregidga and George Tregidga, of Nelson, have applied for licenses to permit them to operate a new 51 ft. 165 h.p. vessel

tor licenses to permit them to operate a new 51 ft. 165 h.p. vessel (to be built), using trawl-nets, set-nets, long lines, hand-lines, and crayfish-pots, catches to be landed at Westport.

I. B. King-Turner and R. N. Turner, French Pass, have applied for a variation of their licenses at present respectively applicable to the vessels "Z6," PN. 21, and "Pauline," NN. 702, so as to permit them to operate in their place a new 43 ft. 84 h.p. engined vessel "Kotare" (to be built), using trawl-nets, set-nets, dragnets, long lines, and hand-lines, catches to be llanded at French Pass.

L. A. Anderson, So Named Co.

Pass.

L. A. Anderson, 80 Norwich Quay, Lyttelton, has applied for a license to permit him to operate the 49 ft. 95 h.p. vessel "Deveron" (not yet registered), using trawl-nets, long lines, and hand-lines, catches to be landed at Lyttelton.

T. W. Joss, 19 Shannon Street, Bluff, has applied for a license to permit him to operate a 33 ft. 45 h.p. vessel "Arab" (not yet registered), using set-nets, hand-lines, and crayfish-pots, catches to be landed at Bluff and Half-moon Bay.

Manufacture for Sale of Footwear

Enterprise Boot Manufacturing Co., Ltd., Christchurch, have applied for an extension of their existing license so as to permit them to machine uppers in Rangiora.

Radio-manufacturing Industry

Mr. G. Price, Radio Repair Service, Farish Street, Wellington, has applied for a license to manufacture radio receiving-sets.

Retail Sale and Distribution of Motor-spirit

Robert McGhie, 690 Ferry Road, Woolston, Christchurch, has applied for a license to resell motor-spirit from four petrol pumps

to be installed at the above store premises.

Douglas Gordon Mattson, Point Chevalier, Auckland, has applied for a license to resell motor-spirit from two petrol pumps to be installed at proposed service-station premises situated at Swanson. Peter Alfred Peterson has applied for a license to resell motor-

reter Africa Teterson has applied for a needed to resent motor-spirit from four petrol pumps installed at garage and service-station premises situated at the corner of Oxford and Durham Streets, Levin, and previously licensed in the name of Eclipse Garage, Ltd. Central Garage and Engineering Works, Ltd., have applied for a license to resell motor-spirit from four petrol pumps to be installed at proposed premises situated at Mannaturate

installed at proposed premises situated at Maungaturoto.

Persons considering themselves materially affected by the decision of the Bureau on these applications should make any desired representations in writing not later than the 2nd August, 1945, to G. L. O'Halloran, Secretary, Bureau of Industry, G.P.O. Box 3025, Wellington.

G. L. O'HALLORAN, Secretary.

Price Order No. 392 (Sultanas, Currants, and Raisins)

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

PRELIMINARY

1. This Order may be cited as Price Order No. 392, and shall come into force on the 19th day of July, 1945.

2. (1) Price Order No. 253† 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 coming into force of this Order.

3. (1) In this Order, unless the context otherwise requires,—
"The said regulations" means the Control of Prices Emergency Regulations 1939*:

The descriptions "1 Crown", "2 Crown", "3 Crown", and "4 Crown", in relation to sultanas and currants imported into New Zealand from Australia, indicate the quality of that fruit as graded in Australia for export to New Zealand:

"Case-lot", in relation to sultanas or currants, means a lot containing or reputed to contain 60 lb. of sultanas or 56 lb. of currants, and, in relation to raisins, means a lot containing or reputed to contain either 50 lb. in bulk or forty-eight 12 oz. cartons or forty-six 16 oz. cartons:

"Raisins" includes raisins of the variety known as cartons:
"Raisins" includes raisins of the variety known as

"Lexias".

(2) Terms and expressions defined in the said regulations, when used in this Order, have the meanings severally assigned thereto by those regulations.

(3) The maximum prices fixed by this Order include the prices of the cases or other containers in which any dried fruit to which this Order applies is delivered to the purchaser.

APPLICATION OF THIS ORDER

4. This Order applies with respect to the dried fruits known respectively as sultanas, currants, and raisins.

5. The maximum prices fixed by this Order apply with respect to sales by auction as well as to other sales.

* Statutory Regulations 1939, Serial number 1939/275, page 1057. † Gazette, 6th July, 1944, Vol. II, page 865.

FIXING MAXIMUM PRICES OF DRIED FRUITS TO WHICH THIS ORDER APPLIES

Wholesalers' Prices

6. (1) Subject to the following provisions of this clause, the maximum price (exclusive of sales tax) that may be charged or received by any wholesaler whose premises are situated in any of the cities of Auckland, Wellington, Christchurch, or Dunedin, for any dried fruit to which this Order applies shall be computed as follows:

(a) Sultanas—	s.	d.
For 3 Crown: At the rate of	64	6 per cwt.
For 4 Crown: At the rate of	69	6 ,,
For other sultanas (whether imported		
from Australia or elsewhere): At		
the rate of	61	0 ,,
(b) Currants—		
For 1 Crown: At the rate of	59	0 ,,
For 2 Crown: At the rate of	61	
For 3 Crown: At the rate of	63	6 ,,
For other currants (whether imported		
from Australia or elsewhere):		
At the rate of	56	0 ,,
(c) Raisins—		
(i) Seeded—		
When supplied in bulk or in		
cartons (other than 12 oz. or		
16 oz. cartons) or other con-		
tainers: At the rate of	69	0 ,,
For 12 oz. cartons: At the rate of	7	5 per dozen.
For 16 oz. cartons: At the rate of	9	1 ,,
(ii) Unseeded—		
When supplied in bulk or in		
cartons or other containers:		
At the rate of	60	3 per cwt.

(2) Subject to the following provisions of this clause, the maximum price (exclusive of sales tax) that may be charged or received by any other wholesalers for any dried fruit to which this Order applies shall be the appropriate price fixed by subclause (1) of this clause, increased as follows:—

Where the Wholesaler's Premises are situate at	For Raisins in Bulk or in other than 12 oz. or 16 oz. Cartons, and for Sultanas and Currants.	For Raisins in 12 oz. or 16 oz. Cartons.	
	Increase per Hundredweight.	Increase per Dozen.	
	s. d.	s. d.	
Nelson, Picton, or Invercargill	1 6	0 3	
Blenheim, Wanganui, Masterton, or Oamaru	2 0	0 3	
Napier, Hastings, Palmerston North, Timaru, Westport, Greymouth, or Hamilton	2 6	0 4	
Whangarei, Gisborne, Wairoa, New Plymouth, Dannevirke, or Hokitika	3 0	0 5	
Hawera	3 6	0 6	
Elsewhere	2 6	0 4	

- (3) Where any one delivery by a wholesaler to a retailer of any dried fruit to which this Order applies
 - dried fruit to which this Order applies—

 (a) Comprises less than 10 case-lots, the maximum price fixed by subclause (1) or subclause (2) hereof (whichever is applicable) shall, if payment is made on or before the 20th day of the month following the month in which delivery is made to the retailer, be reduced by an amount equal to 2½ per cent. thereof:

 (b) Comprises 10 or more but fewer than 200 case-lots, the maximum price fixed by subclause (1) or subclause (2) hereof (whichever is applicable) shall be reduced as follows:—

follows

(i) If payment is made on or before the 20th day of the month following the month in which delivery is made to the retailer by an amount equal to $2\frac{1}{2}$ per cent. thereof and the amount so calculated by a further amount equal to $2\frac{1}{2}$ per cent. thereof; or

(ii) If payment is made after the 20th day of the month following the month in which delivery is made to the retailer, by an amount equal to $2\frac{1}{2}$ per cent. thereof:

(c) Comprises 200 or more case-lots, the maximum price fixed by subclause (1) or subclause (2) hereof (whichever is applicable) shall be reduced as follows:—

applicable) shall be reduced as follows:—

(i) If payment is made within seven days from the date of the invoice, by an amount equal to 7½ per cent. thereof; or

(ii) If payment is made after seven days from the date of the invoice but on or before the 20th day of the month following the month in which delivery is made to the retailer, by an amount equal to 2½ per cent. thereof and the amount so calculated by a further amount equal to 2½ per cent. thereof; or

(iii) If payment is made after the 20th day of the month following the month in which delivery is made to the retailer, by an amount equal to 2½ per cent. thereof.