

(c) By adding to subclause (2) of clause 7 the following proviso :—  
“ Provided that where both such conditions apply the said appropriate maximum retail price shall not be increased by more than 1d. per pound ” :

(d) By adding to clause 7 the following subclause :—

“(5) Where a retailer sells any joint or cut of meat which is not in accordance with any one definition in the said specification because it comprises less than the total meat included in any one definition or comprises meat included in more than one definition, the maximum retail price per pound of such joint or cut shall be computed on the basis that the joint or cut comprises the kind, description, and grade of meat included in the definition of which the joint or cut forms part or to which the greater part of such joint or cut conforms ” :

(e) By omitting the price figure “ 5d. ” where it appears opposite the word “ Sausage-meat ” in paragraph (b) of the First Schedule, and substituting the price figure “ 5½d. ” :

(f) By adding after the word “ Leg ” where it appears under the subheading “ Chops ” of the heading “ Mutton ” in paragraph (f) of the First Schedule, the words “ or chump ” :

(g) By omitting the note with respect to the basic prices for lamb where it appears under paragraph (d) of the First Schedule, and substituting the following note :—

“ NOTE.—The basic prices for lamb shall be operative only during the period 1st January to 30th September (inclusive) in the North Island and during the period 1st January to 31st October (inclusive) in the South Island in any year and shall apply only with respect to lamb sold in the year following the year in which the lamb was born. ”

Dated at Wellington, this 19th day of February, 1946.

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

[L.S.] W. J. HUNTER (Judge), President.  
LEO MUNRO, Associate Member.

*Price Order No. 496 (Amending Price Order No. 292) (Meat Sold elsewhere than in an Abattoir District)*

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 amending Price Order :—

1. This Order may be cited as Price Order No. 496, and shall be read together with and deemed part of Price Order No. 292† (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 25th day of February, 1946.

3. The principal Order is hereby amended as follows :—

(a) By revoking the definition of the term “ The said Specification ” in subclause (1) of clause 3, and substituting the following definition :—

“ ‘ The said specification ’ means the New Zealand Emergency Standard Specification (as heretofore amended), numbered N.Z.S.S.E. 79, and entitled ‘ Grades of Meat for Sale on the Local Market and Definitions of Joints and Cuts ’, issued by the New Zealand Standards Institute under the authority of the Minister of Industries and Commerce ” :

(b) By adding to clause 5 the following subclause :—

“(3) Notwithstanding anything in the foregoing provisions of this clause and subject to such conditions, if any, as it thinks fit, the Tribunal, on application by any retailer, may authorize special maximum retail prices in respect of any meat to which this Order applies where for any reason extraordinary charges (freight or otherwise) are incurred by the retailer. Any authority given by the Tribunal under this subclause, may apply with respect to a specified lot or consignment of meat or may relate generally to all meat to which this Order applies sold by the retailer while the approval remains in force ” :

(c) By adding to subclause (2) of clause 7 the following proviso :—  
“ Provided that where both such conditions apply the said appropriate maximum price shall not be increased by more than 1d. per pound ” :

(d) By adding to clause 7 the following subclause :—

“(5) Where a retailer sells any joint or cut of meat which is not in accordance with any one definition in the said specification because it comprises less than the total meat included in any one definition or comprises meat included in more than one definition, the maximum retail price per pound of such joint or cut shall be computed on the basis that the joint or cut comprises the kind, description, and grade of meat included in the definition of which the joint or cut forms part or to which the greater part of such joint or cut conforms ” :

(e) By omitting the price figure “ 5d. ” where it appears after the word “ Sausage-meat ” in paragraph (b) of the First Schedule, and substituting the price figure “ 5½d. ” :

(f) By adding after the word “ Leg ” where it appears under the subheading “ Chops ” of the heading “ Mutton (Wether and Maiden Ewe) ” in paragraph (f) of the First Schedule, the words “ or chump ” :

(g) By omitting the note with respect to the basic prices for lamb where it appears under paragraph (e) of the First Schedule, and substituting the following note :—

“ NOTE.—The basic prices for lamb shall be operative only during the period 1st January to 30th September (inclusive) in the North Island and during the period 1st January to 31st October (inclusive) in the South Island in any year and shall apply only with respect to lamb sold in the year following the year in which the lamb was born. ”

Dated at Wellington, this 19th day of February, 1946.

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

[L.S.] W. J. HUNTER (Judge), President.  
LEO MUNRO, Associate Member.

*Amendment to a Polling-place appointed for the Raglan Electoral District*

C. L. N. NEWALL, Governor-General

I N pursuance and in exercise of the powers conferred upon me by the Electoral Act, 1927, I, Cyril Louis Norton Newall, the Governor-General of the Dominion of New Zealand, do hereby make the following amendment to the list of polling-places appointed for the Raglan Electoral District :—

Huntly, R.S.A. Hall, to be altered to Huntly, the Town Hall.

As witness the hand of His Excellency the Governor-General, this 18th day of February, 1946.

W. NASH,  
For the Minister in Charge of the Electoral Department.

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

**Manufacture for Sale of Footwear**

S. M. Leathers, Ltd., Ellison Chambers, Auckland, has applied for a license to establish at Cobden Street a footwear clicking-room and a footwear machine-room and in addition to establish a footwear machine-room at Rotorua.

Peters' Shoes, Ltd., Greymouth, has applied for permission to transfer manufacturing operations from Greymouth to Napier.

D. Wilson, 235 Dominion Road, Auckland, has applied for a license to manufacture children's health sandals.

Arthur G. Brown, Ltd., Auckland, has applied for a license to manufacture a canvas “ coolease ”, consisting of canvas throughout with felt inner sole, for outdoor or beach wear.

Felt and Textiles of N.Z., Ltd., Wellington, has applied for an extension of its existing license to permit the manufacture of children's slippers by the cemented process at its Blenheim branch.

**Radio-manufacturing Industry**

J. and C. Laird and Sons, 226-8 High Street, Hawera, have applied for a license to manufacture radio-receiving sets.

**Fish Liver Oil**

A. Lloyd, Loy-eda Products, Puru, Thames Coast, has applied for a license to engage in the extraction from fish-livers of nutritional or medicinal oils.

**Retail Sale and Distribution of Motor-spirit**

Rink Taxis, Ltd., 102 Armagh Street, Christchurch, has applied for permission to transfer two pumps from inside premises at 104 Armagh Street, to a new position in front of premises at 102 Armagh Street in the form of a drive-through service-station.

Co-op. Motors, Ltd., corner Victoria Avenue and Ingestre Street, Wanganui, has applied for permission to install one additional pump at their service-station premises on the corner of Victoria Avenue and Ingestre Street, Wanganui.

Wainui-o-mata Transport, Ltd., Wainui-o-mata, has applied for permission to install one additional pump making a total of two on their premises at Wainui-o-mata.

S. Rich, Bulls, has applied for a license to resell motor-spirit from one pump to be installed at proposed store premises on the corner of Lake Alice Road leading to the Mental Hospital, Bulls.

J. Adams and G. Gardiner, Denniston Motors, Denniston, have applied for a license to resell motor-spirit from one pump situated on kerbside outside garage premises at Denniston.

H. A. S. Cook, 36 Wainoni Road, Christchurch, has applied for a license to resell motor-spirit from one pump to be installed inside garage premises at 36 Wainoni Road, Christchurch.

United Motors, Ltd., Fairfax Street, Murchison, has applied for a license to resell motor-spirit from one pump to be installed on the kerbside at premises at Fairfax Street, Murchison.

S. W. Bishara, 87 Tamaki Drive, Mission Bay, Auckland, has applied for a license to resell motor-spirit from one pump to be installed on premises at 87 Tamaki Drive, Mission Bay, Auckland.

T. N. Mouat, Punakaiki, has applied for a license to resell motor-spirit from one pump installed inside premises at Palmerston Street, Westport.

The Electrical Sales Agency, Ltd., 497 Princes Street, Dunedin, has applied for a license to resell motor-spirit from one pump to be installed at garage premises at 497 Princes Street, Dunedin.

I. R. F. Baldwin, Wangaehu, has applied for a license to resell motor-spirit from two pumps to be installed at proposed new service-station premises on the main highway at Wangaehu.

Applicants and other persons considering themselves to be materially affected by the decisions of the Bureau of Industry on these applications should, not later than the 7th day of March, 1946, submit any written evidence and representations they may desire to tender. All communications should be addressed to the Secretary, Bureau of Industry, P.O. Box 3025, Wellington.

G. L. O'HALLORAN, Secretary.

\* Statutory Regulations 1939, Serial number 1939/275, page 1057.

† Gazette, 1st December, 1944, Vol. III, page 1476.