Notice of Adoptions Under Part IX of the Maori Land Act, 1931

Maori Land Court Office, Gisborne, 17th June, 1949.

T is hereby notified that the orders of adoption as set out in the Schedule hereunder have been made by the Maori Land Court under the provisions of the Maori Land Act, 1931.

V. HOLST, Registrar.

Whakaatu tangohanga Tamariki Whangai i raro i Wahi IX o te Ture Whenua Maori, 1931

Tari o te Kooti Whenua Maori, Kihipane, 17 o Hune, 1949.

HE whakaaturanga tenei kia mohiotia ai kua hangaia e te Kooti Whenua Maori i raro i nga tikanga o te Ture Whenua Maori, 1931, etahi ota whakamana i te tangohanga o etahi tamariki whangai e whakaaturia nei e te Kupu Apiti i raro iho nei.

HOROUTA, Kai-rehita.

## SCHEDULE (KUPU APITI)

Nama (No.)	Nga Tamariki Whangai (Adopted Children).	Te Ingoa Hou (New Name).	Ra o te Ota (Date of Order).	Nga Matua Whangai (Adopting Parents).	Nga Matua Tipu (Natural Parents).
3603	Moetu Wharemahihi	Moetu Mihaka	19/5/49	Hihi Mihaka raua ko (and) Kui Mihaka	Daymond Wharemahihi raua ko (and) Pere Wharemahihi.
3949	Gleam Sandra Mataira	Gleam Sandra Tuhi	19/5/49	Jim Tuhi raua ko (and) Ira	Sonny Mataira raua ko (and) Hine Mataira.
3950	Rosanna Tipua Aroha Kahukura	Rosanna Tipua Aroha Downs	17/5/49	Margaret Downs raua ko (and) Seenie Downs	Beannie Kahikura raua ko (and) Pani Kahukura.

## Price Order No. 1020 (Commission Charges)

PURSUANT to the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price Order:—

Commerce, doth hereby make the following Price Order:—

1. This Order may be cited as Price Order No. 1020, and shall come into force on the 27th day of June, 1949.

2. This Order applies with respect to the charges by way of commission that may be made by Fruit and Produce Auctioneers with respect to apples and pears sold on behalf of the New Zealand Apple and Pear Marketing Board, constituted under the Apple and Pear Marketing Act, 1948.

3. The maximum charge by way of commission that may be made by any auctioneer with respect to any case of apples or pears sold by him on behalf of the New Zealand Apple and Pear Marketing Board shall be 10 per cent. of the wholesale selling-price of the case after that wholesale price has been reduced by 2s. 6d.:

Provided that in no case shall an auctioneer be obliged to make a charge by way of commission of less than 3d. in respect of any

a charge by way of commission of less than 3d. in respect of any case of apples or pears sold by him.

Dated at Wellington, this 22nd day of June, 1949.

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

[L.S.]

W. J. HUNTER (Judge), President. P. N. HOLLOWAY, Member.

Price Order No. 1022 Amendment No. 1 of Price Order No. 1005 Electrical Goods

PURSUANT to the Control of Prices Act, 1947, 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. 1022, and shall be read together with and deemed part of Price Order No. 1005\* (hereinafter referred to as the principal Order.)
  - 2. This Order shall come into force on the 27th day of June, 1949.
  - 3. The principal Order is hereby amended as follows:-
  - (a) By inserting, after Part III, the following Part:—
    "Part IIIA.—Charges by Electrical Contractors
- "7A. (1) Subject to the provisions of this Order the maximum price that may be charged by an electrical contractor for any goods to which this Order applies that are sold by him in the course of his business as an electrical contractor shall not exceed the sum of the following amounts:-
  - " (a) The cost price of the goods to the electrical contractor: " (b) An amount not exceeding 10 per cent. of the said cost
  - "(c) The appropriate proportion of the transport costs incurred by the electrical contractor in respect of the goods:

"Provided that the sum of the amounts specified in paragraphs (a) and (b) of this subclause shall not in any case exceed the maximum retail selling-price fixed by this Order in respect of the goods.

- "(2) If any goods to which this Order applies are imported by an electrical contractor and sold by him in the course of his business as an electrical contractor the prevailing wholesale price of the goods shall be computed as if the goods had been imported by a wholesaler for sale to a retailer, and the cost price of the goods to the electrical contractor shall, for the purposes of this Order, be deemed to be the prevailing wholesale price calculated as aforesaid."
- (b) By inserting, after the word "retailer" wherever it occurs in clause 10, the words "or electrical contractor".

Dated at Wellington, this 22nd day of June, 1949.

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

[L.S.]

W. J. HUNTER (Judge), President. P. N. HOLLOWAY, Member.

\* Gazette, 26th May, 1949, Vol. II, page 1227.

Price Order No. 1021 (Second-hand Motor-vehicles)

- PURSUANT to the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby make the following Price
- 1. This Order may be cited as Price Order No. 1021, and shall come into force on the 23rd day of June, 1949.
  - 2. Price Order No. 1003\* is hereby revoked.
  - 3. In this Order unless the context otherwise requires-
  - "Motor-vehicle", "motor-car", "motor-omnibus", and "trade motor" shall have the meanings respectively assigned to them in the Motor-vehicles Act, 1924:
  - "Second-hand" in relation to a motor-vehicle means having been previously sold by a retailer in New Zealand:
  - "To trade-in" in relation to a motor-vehicle means to transfer the property in that motor-vehicle as part satisfaction of the purchase-price of another motor-
- 4. This Order applies to all motor-vehicles that have been first registered under the Motor-vehicles Act, 1924, since the 1st day of January, 1946, and to all motor-vehicles not so registered that have been sold by retail for the first time since that date.
- 5. (1) The maximum price that may be charged for any second-hand motor-vehicle (other than a trade motor or motor-omnibus) to which this Order applies shall not exceed the maximum price fixed by a Price Order or an approval in force or deemed to be in force under the Control of Prices Act, 1947, for its sale when new by a retailer in New Zealand.
- (2) The provisions of this clause shall apply to a second-hand (2) The provisions of this clause shall apply to a second-hand motor-vehicle notwithstanding any alteration or improvement that may have been effected in respect of the vehicle after the time when it was first sold by a retailer and notwithstanding the addition of any equipment or fitting to the vehicle after that time.
- 6. The maximum charge that any person may make for any second-hand trade motor or motor-omnibus to which this Order applies shall not exceed the maximum price fixed by a Price Order or an approval in force or deemed to be in force under the Control of Prices Act, 1947, for its sale as a motor-vehicle when new by a retailer in New Zealand together with the fair market value of any structural improvements existing at the date when the said charge is made, that may have been effected in respect of the trade motor or motor-omnibus since the time when it was first sold by retail as a motor-vehicle.
- 7. (1) For the purposes of this Order the purchase-price of any second-hand motor-vehicle to which this Order applies shall be deemed to be the total amount of the moneys required to be paid together with the fair market value at the time of the sale of any motor-vehicle traded in as part of the purchase-price and the fair market value at the time of the sale of any other consideration provided by the purchaser in respect of the sale.
- (2) For the purposes of this clause the fair market value of any article shall be deemed to be its value if sold in the open market.
- (3) Where the vendor of any second-hand motor-vehicle to which this Order applies does not know the authorized retail selling-price of that motor-vehicle when new he shall, before effecting a sale of the said motor-vehicle, ascertain from the Director of Price Control the authorized retail selling-price.

Dated at Wellington, this 22nd day of June, 1949.

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

[L.S.]

W. J. Hunter (Judge), President. P. N. Holloway, Member.

\* Gazette, 19th May, 1949, Vol. II, page 1198.