

Price Order No. 1075 (Amendment No. 1 of Price Order No. 1012)
(Substantial Meals)

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. 1075, and shall be read together with and deemed part of Price Order No. 1012* (hereinafter referred to as the principal Order).

2. This Order shall come into force on the 19th day of September, 1949.

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

(a) By omitting subclause (3) of clause 9 and substituting the following subclause:—

“(3) Tea or coffee shall be supplied with and deemed part of every meal, and, except as provided in the Schedule hereto with respect to returns of tea or coffee or in the proviso to this subclause, no extra charge shall be made for these or for bread, butter, garnishings, or vegetables supplied with any meal: Provided that where a cup of coffee prepared by the percolator or drip method from pure beans ground on the premises is supplied or where a pot of tea or coffee which will provide two or more cups for the customer partaking of the meal, is supplied, an extra charge not exceeding 3d. may be made therefor in any case where the sum of the amount that may be charged under this Order for the meal and the amount of such addition charge is not more than 2s. 6d.”

(b) By inserting, after the word “sole” in paragraph (a) of Group B of the Schedule the word “groper” and by omitting from the same paragraph the figures “2 6”, “2 3”, “2 0”, and “1 9” where they appear in relation to “oysters” and substituting the figures “2 9”, “2 6”, “2 3”, and “2 0” respectively.

(c) By omitting from paragraph (c) of Group B of the Schedule the figures “2 9”, “2 9”, and “2 3” where they appear in relation to “poultry” and substituting the figures “3 0”, “3 0”, and “2 6” respectively.

Dated at Wellington, this 13th day of September, 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, 2nd June, 1949, Vol. II, page 1301.

Revocation of Price Order No. 353

PURSUANT to the Control of Prices Act, 1947, the Price Tribunal, acting with the authority of the Minister of Industries and Commerce, doth hereby revoke Price Order No. 353* relating to the lignite coal sold within the Borough of Gore.

Dated at Wellington, this 9th day of September, 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, No. 23, 5th April, 1945, Vol. I, page 376.

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

Tokerau Maori Land Court Office,
Auckland, 7th September, 1949.

IT 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.

J. H. ROBERTSON, Registrar.

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

Tari Kooti Whenua Maori, Tokerau,
Akarana, 7 o Hepetema, 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 nei.

TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

Nama. (No.).	Nga Matua Whangai (Adopting Parents).	Tamariki Whangai (Adopted Children).
804/M	Karu Ngarare and Heeni Ngarare alias Heeni Teri	Rangiora Ngarare.
795/M	Sonny Te Huarahi Tawhai and May Parane Tawhai alias May Parane Rickit	Haereata Ngakare Stephens.
799/M	John McDonald and Mereana alias Mary McDonald	Georgina Emily Wiki.
783/M	Tautahi Norman and Whora Norman	Lloyd Alexander Karena.

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

Tokerau Maori Land Court Office,
Auckland, 9th September, 1949.

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

J. H. ROBERTSON, Registrar.

Whakaatu Tangohanga Tamaiti Whangai i raro o Wahi IX o te Ture Whenua Maori, 1931

Tari Kooti Whenua Maori, Tokerau,
Akarana, 9 o Hepetema, 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 tetahi Tamaiti Whangai, e whakaaturia nei e te Kupu Apiti i raro nei.

TE RAPIHANA, Kai-rehita.

SCHEDULE (KUPU APITI)

Nama. (No.).	Nga Matua Whangai (Adopting Parents).	Tamaiti Whangai (Adopted Child).
1457/BI.	Matekino Pere Wharemate and Ngarangikahui Wharemate nee Ngarangikahui Wairua Peta	Wairua Sadler.

The Standards Act, 1941.—Specifications Declared to be Standard Specifications

NOTICE is hereby given that on 22nd August, 1949, the under-mentioned specifications were declared to be standard specifications by the Minister of Industries and Commerce pursuant to section 8 of the Standards Act, 1941:—

Number and Title of Specification.	Price of Copy (Post Free).
(1) N.Z.S.S. 22: Nomenclature, definitions, and symbols for welding and cutting; being B.S. 499-1939	s. d. 3 6
(2) N.Z.S.S. 49: Brass bars (high-speed screwing and turning); being B.S. 249-1940, with amendments C.F. 6770, October, 1940, and P.D. 317, December, 1944 (superseding P.D. 135)	2 0
(3) N.Z.S.S. 157: Steel sheets for transformers for power and lighting; being B.S. 601-1935	2 6
(4) N.Z.S.S. 159: Flexible steel conduit for cable protection and flexible steel tubing to enclose flexible drives; being B.S. 731-1937	2 6
(5) N.Z.S.S. 162: Non-ignitable and self-extinguishing boards (with mineral base) for electrical purposes; being B.S. 737-1937	4 0
(6) N.Z.S.S. 167: Flameproof electric motors embodied in or designed for operating conveyors, coal-cutters, loaders, and other purposes for use in mines; being B.S. 741-1937, with amendment P.D. 296 (superseding previous amendment)	3 0
(7) N.Z.S.S. 178: Tramway axles; being B.S. 102-1930, with amendment C.F. 9755 (war emergency)	3 0
(8) N.Z.S.S. 211: Bus-bars and bus-bar connections in air, oil, or compound; being B.S. 159-1932, with amendments C.E. 60, C.E. 6738, and P.D. 73 (war emergency)	2 6
(9) N.Z.S.S. 212: Fittings for double-capped tubular lamps; being B.S. 495-1933, with amendments C.D. 6243 and C.E. 2072 (incorporated), and amendment P.D. 16 (war emergency)	2 0
(10) N.Z.S.S. 214: Contactors when supplied separately or in combination with other gear; being B.S. 775-1938	3 0
(11) N.Z.S.S. 216: Non-ignitable and self-extinguishing properties of solid electrical insulating materials (including classification and methods of test); being B.S. 738-1937	2 6
(12) N.Z.S.S. 217: Switchgear cells and cubicles constructed of concrete and moulded stone; being B.S. 268-1926	2 0
(13) N.Z.S.S. 278: Vitreous-enamelled steel reflectors for electric lighting (open dispersive type); being B.S. 232-1938	2 0

Applications for copies should be made to the New Zealand Standards Institute, Hamilton Chambers, 201 Lambton Quay (P.O. Box 3049), Wellington C. 1.

G. W. CLINKARD, Executive Officer.