RESERVE BANK OF NEW ZEALAND

STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 22 NOVEMBER 1961

Liabilities	Assets									
£ s. d										
	0 (a) Gold 242,331 19 4									
0.200111 110.000 11111 11111 11111 11111 11111 11111	0 (b) Sterling exchange 20,298,762 1 0									
4. Demand liabilities—	(c) Gold exchange									
(a) State—	(d) Other exchange 821,926 18 4									
(i) Government marketing	9. Subsidiary coin 392,608 2 0									
accounts 675,648 12	7 10. Discounts—									
(ii) Other 11,371,241 9	0 (a) Commercial and agricultural bills									
	6 (b) Treasury and local body bills									
(c) Other	11. Advances—									
(i) Marketing organisations 2,101,757 3 1	(a) To the State or State under-									
(ii) Other demand liabilities 1,882,363 3										
5. Time deposits	(i) Government marketing									
6. Liabilities in currencies other than New	accounts									
Zealand currency 272,674 11 1										
7. Other liabilities 8.254.140 3										
•	(c) Other—									
	(i) Marketing organisations 31,217,708 12 6									
	(ii) Other advances 21,270,000 0 0									
	12. Investments—									
	(a) Sterling 16,441,612 14 10									
	(b) Other 77,605,488 17 9									
	13. Bank buildings									
	14. Other assets 1,321,236 7 3									
£176,878,222 18	5 £176,878,222 18 5									
R. M. SMITH, Chief Accountant.										

New Zealand Railways-Schedule of Civil Engineering Contracts of £10,000 or More in Value

Name of Work Civil Engineering:		Successful Tenderer	Amount of Tender Accepted £		
Construction of a new railway station at Hastings		S. E. Morgan and Sons Ltd., Hastings	16,780		
Constitution of a new faring, station at flastings	••	A. T. GANDELL. G			

Ministry of Works-Schedule of Civil Engineering and Housing Contracts of £10,000 or More in Value

Name of Work			Successful Tenderer				Tender Accepted £ s. d.			
Civil Engineering:										
Pokeno-Wellington S.H. 2: Petone-Ngaura reseal and plant-mix void filler	inga Sec	ction: Bit	umen	McLoughlin Asphalts Ltd.	••	••	••	19,198	6	8
Housing:										
Contract 22/331: Five units at Hamilton				J. B. Ansell				12,185	0	0
Contract 23/167: Four units at Invercargill				I. J. Smith						
Contract 36/250: Six units at Napier				G. H. Kersey				15,214	0	Ó
Contract 36/252: Five units at Napier				D. O'Dwyer				10,200	0	0
Contract 74/40: Five units at Huntly				R. L. Goodall Ltd				13,318	9	8
Contract 208/296: Seven units at Porirua				J. R. Dunlop Construction Co	. Ltd.			21,600	0	0
Contract 208/297: Eight units at Porirua				T. E. A. Williams Ltd.				23,263	0	0
Contract: 269/89: Six units at Otara				R. A. Morris and Son Ltd.				16,390	9	6
Contract 269/90: Four units at Otara				Fletcher and Goad Ltd.				12,235	0	0
Contract 269/91: Four units at Otara	• •	• •	• •	N. J. Ranum Ltd	• •	• •		11,720	0	0

F. M. HANSON, Commissioner of Works.

Amount of

Order No. 8 (1961) of the Trade Practices and Prices Commission

In the matter of the Trade Practices Act 1958 and in the matter of the inquiry into agreements between the distributors of electric lamps manufactured by the New Zealand Electric Lamp Manufacturers Limited and their respective principals to sell electric lamps only on the terms and conditions laid down in a scheme known as General Scheme No. 5.

Whereas the Trade Practices and Prices Commission has pursuant to section 18 of the Trade Practices Act 1958 conducted an inquiry into agreements between Allum Electrical Co. Ltd., Ashby Bergh and Co. Ltd., A. and T. Burt Ltd., British General Electric Co. Ltd., H. W. Clarke (N.Z.) Ltd., Claude Neon Lights of N.Z. Ltd., Cory-Wright and Salmon Ltd., Electric Construction Company of New Zealand Ltd., Farmers Cooperative Wholesale Federation (N.Z.) Ltd., National Electrical and Engineering Co. Ltd., J. J. Niven and Co. Ltd., Philips Electrical Industries of N.Z. Ltd., H. C. Urlwin Ltd., Associated Electrical Industries (N.Z.) Ltd., and

Tolley and Son Ltd. (hereinafter referred to as "the distributors") and their respective principals whereby the distributors agree with their respective principals (inter alia) to sell lamps manufactured by the New Zealand Electric Lamp Manufacturers Ltd. only on the terms and conditions laid down in a scheme known as "General Scheme No. 5".

And whereas the Trade Practices and Prices Commission is of opinion that the agreements by each of the distributors to adhere to:

(a) The provisions contained in paragraphs 1, 2, and 8 of section "F" of the said General Scheme and
(b) Those provisions of section "C" of the said General Scheme for variable rates of discount for different buyers in the same category are trade practices the continuance of which would be contrary to the public interest

public interest.

Now therefore the Trade Practices and Prices Commission pursuant to sections 19 and 21 of the Trade Practices Act 1958 hereby orders and directs:

1. (a) The discontinuance of the practice of each and everyone of the distributors adhering to the provisions contained in paragraphs 1, 2, and 8 of section "F" of General