

Amendment of Standard Specification

PURSUANT to the Standards Act 1941 and the regulations made thereunder, the Minister of Industries and Commerce, on 16 June 1964, amended the under-mentioned standard specification by the incorporation of the amendment shown hereunder:

Number and Title of Specification: N.Z.S.S. GP 37:1963 Electric fish fryers.

Amendment: No 1.

Application for copies of the standard specification so amended should be made to the N.Z. Standards Institute, Bowen State Building, Bowen Street, or Private Bag, Wellington C. 1, or to the Government Bookshops at Auckland, Hamilton, Wellington, Christchurch, or Dunedin.

Copies of the amendment will be supplied, free of charge, upon request.

Dated at Wellington this 18th day of June 1964.

V. FAIRHALL,
Acting Executive Officer, Standards Council.
(S.I. 114/2/3:1225)

Declaring Land to be Subject to the Provisions of Part XXIV of the Maori Affairs Act 1953 (Tiroa Development Scheme)

PURSUANT to section 330 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on and from the date of the publication of this notice in the *Gazette* the land described in the Schedule hereto shall be subject to the provisions of Part XXIV of the Maori Affairs Act 1953.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land described and situated as follows:

A. R. P. Being
721 1 28.6 Rangitoto Tuhua 36A 2c 4A, Block XVI, Pakau-
manu Survey District, and Block XIII, Rangiu-
nui Survey District.

Dated at Wellington this 22nd day of June 1964.

For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs.
(M.A. 62/45; D.O. 25/25)

Variation of Notice Declaring Land to be Subject to Part XXIV of the Maori Affairs Act 1953 (Troopers Road Development Scheme)

WHEREAS by notice dated the 22nd day of March 1951, published in the *Gazette* on the 29th day of March 1951, at page 446, and registered as No. S. 14305, the lands described in the said notice were declared to be subject to Part XXIV of the Maori Affairs Act 1953:

AND WHEREAS by an Order of the Maori Land Court, under section 435 of the Maori Affairs Act 1953, the description of the said lands has been altered and they are now known by the description shown in the Schedule hereto and it is desirable to vary the said notice to show the new description of the land:

NOW THEREFORE pursuant to section 330 of the Maori Affairs Act 1953, and section 25 (h) of the Acts Interpretation Act 1924, the Board of Maori Affairs doth hereby vary the said notice by substituting for the descriptions of the lands in the First Schedule hereto the description of the land set out in the Second Schedule hereto and doth hereby declare the said land described in the Second Schedule hereto to be subject to Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land formerly described and situated as follows:

A. R. P. Being
456 1 0 Whiroroa A2, Blocks II and VI, Otanake Survey District.
382 2 36 Whiroroa A3, Blocks V and VI, Otanake Survey District (P.R. 35/75).
144 2 25 Whiroroa A5, Block VI, Otanake Survey District.
260 2 0 Whiroroa A6, Block VI, Otanake Survey District.

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land described and situated as follows:

A. R. P. Being
1243 2 10 Whiroroa Development Block, Blocks II, V, and VI, Otanake Survey District.

Dated at Wellington this 19th day of June 1964.

For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs.
(M.A. 62/29; D.O. 25/19)

Price Order No. 1942 (Oatmeal and Rolled Oats)

PURSUANT to the Control of Prices Act 1947, I, Alan Brown McLauchlan, pursuant to a delegation from the Secretary of Industries and Commerce acting under a delegation from the Price Tribunal, hereby make the following price order:

PRELIMINARY

1. This order may be cited as Price Order No. 1942 and shall come into force on the 26th day of June 1964.

2. (1) Price Order No. 1827* 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) With respect to oatmeal and rolled oats sold in sacks or bags, the several maximum prices calculated in terms of this order include the price of the sack or bag.

(2) The weights specified in this order are exclusive of the weight of the sack, bag, or other container.

(3) In this order, unless the context otherwise requires—
"Basic wholesale cost" means the actual price paid or payable by a wholesaler for oatmeal or rolled oats delivered to his store, after deduction of trade and cash discounts granted by the manufacturer.

"Retail cost" means the price payable by a retailer for oatmeal or rolled oats purchased from a wholesaler, less any discount allowable by the wholesaler for payment before a specified date.

APPLICATION OF THIS ORDER

4. This order applies with respect to all oatmeal and rolled oats manufactured in New Zealand and sold otherwise than under the trade names of Cereo, Creamoata, Milk Oaties, Oatie Nuts, Oatina, Oatlets, O-tis, Oto, Quick Oats, Rob Roy, or Scotch Oats.

MAXIMUM PRICES OF OATMEAL AND ROLLED OATS TO WHICH THIS PRICE ORDER APPLIES

Wholesalers' Prices

5. Subject to the following provisions of this clause and of clause 7 hereof, the maximum price that may be charged or received by any wholesaler for any oatmeal or rolled oats to which this order applies shall be calculated as follows:

(a) Where the price paid or payable by the wholesaler is expressed as a list price less a trade discount of 10 per cent and subject to a cash discount of 2½ per cent, the maximum wholesale price shall be that list price subject to a similar cash discount of 2½ per cent.

(b) Where the price paid or payable by the wholesaler is expressed in any other way the maximum wholesale price shall be the basic wholesale cost increased by one-ninth of that cost and increased further by the amount of discount allowable for payment before a specified date.

Retailers' Prices

6. (1) Subject to the following provisions of this clause and of clause 7 hereof, the maximum price that may be charged or received by any retailer for any oatmeal or rolled oats to which this order applies shall be calculated by adding to the retail cost the percentage margins specified below:

(a) Oatmeal sold by any retailer in any area within which any wholesaler normally undertakes the free delivery of goods to retailers.

	When Sold in Original Containers (Margin Per Cent)	When Sold Otherwise (Margin Per Cent)
Lots of under 5 lb	17½	20
Lots of 5 lb but under 25 lb	15	17½
Lots of 25 lb but under 100 lb	10	12½
Lots of 100 lb and over	10	10

(b) Rolled oats sold by any retailer in any area within which any wholesaler normally undertakes the free delivery of goods to retailers.

	When Sold in Original Containers (Margin Per Cent)	When Sold Otherwise (Margin Per Cent)
Lots of under 2 lb	20	22½
Lots of 2 lb but under 4 lb	17½	20
Lots of 4 lb but under 50 lb	15	17½
Lots of 50 lb but under 100 lb	12½	15
Lots of 100 lb	12½	12½
Lots of over 100 lb	10	10

(c) Where oatmeal or rolled oats is sold by any retailer not in an area within which any wholesaler normally undertakes the free delivery of goods to retailers the price that may be charged by the retailer shall be the appropriate price calculated in accordance with paragraph (a) or (b) of this subclause increased by a proportionate part of the freight charges incurred by him in obtaining delivery to the retailer's store: Provided that the amount added to the price in respect of freight, pursuant to this paragraph, shall not in any case exceed ¼d. per pound.

(2) If in respect of any oatmeal or rolled oats sold by a retailer the maximum price calculated in accordance with the foregoing provisions of this clause is not an exact number of pence or halfpence, the maximum price of the lot may be increased to the nearest upward halfpenny.