Price Order No. 1930 (Bananas)

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:

1. This order may be cited as Price Order No. 1930 and shall come into force on the 21st day of February 1964.

2. (1) Price Order No. 1917* 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) References in this order to metropolitan areas are references to the metropolitan areas described in the Schedule hereto.

hereto.

APPLICATION OF THIS ORDER

3. This order applies with respect to all bananas sold by way of retail in New Zealand.

FIXING MAXIMUM RETAIL PRICES OF BANANAS

- 4. (1) The maximum price that may be charged or received by any retailer for any bananas to which this order applies shall be determined as follows:
 - (a) When sold by a retailer carrying on business in any of the metropolitan areas of Auckland, Wellington, Christchurch, or Dunedin, or in any of the Cities or Boroughs of Whangarei, Takapuna, Hamilton, Tauranga, Rotorua, Gisborne, New Plymouth, Stratford, Wanganui, Palmerston North, Napier, Hastings, Blenheim, Nelson, Greymouth, Timaru, Westport, Oamaru, Balclutha, Gore, or Invercargill— 111d. per pound.
 - (b) With respect to bananas sold elsewhere in New Zealand, at the rate of $1/1\frac{1}{2}$ d. per pound.
- (2) If in respect of any lot of bananas the 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 shall be computed to the next upward halfpenny.

PROVISIONS FOR SPECIAL PRICES

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

DUTY IMPOSED ON RETAILERS

6. Every retailer who offers or exposes for sale in any shop any bananas to which this order applies shall keep in a prominent position in such proximity to the bananas to which it relates as to be obviously in relation thereto a ticket, placard, or label on which shall be stated in legible and prominent characters the retail price per pound of the bananas.

SCHEDULE DEFINITION OF METROPOLITAN AREAS

Name of Metropolitan Area	Districts Included Therein
Auckland	The City of Auckland, the Boroughs of Birkenhead, Devonport, Ellerslie, Mount Albert, Mount Eden, Mount Roskill, New Lynn, Newmarket, Northcote, Onehunga, One Tree Hill, Otahuhu, Mount Wellington.
Wellington	The Cities of Wellington and Lower Hutt, the Boroughs of Eastbourne and Petone.
Christchurch	The City of Christchurch and the Borough of Riccarton.
Dunedin	The City of Dunedin and the Boroughs of Green Island, Port Chalmers, St. Kilda, and West Harbour.

Dated at Wellington this 19th day of February 1964.

A. B. McLAUCHLAN,

Director of Trade Practices and Prices Division. *Gazette, 8 August 1963, Vol. II, p. 1133 (I. and C.)

Unclaimed Moneys—Notice Under Section 30 of the Maori Trustee Act 1953

PURSUANT to section 30 of the Maori Trustee Act 1953, the Maori Trustee hereby gives notice that a list of unclaimed moneys, derived from all the Maori Land Court Districts and held by him, has been filed at the Office of the Registrar of the Maori Land Court at:

Whangarei, Auckland, Hamilton, Rotorua, Gisborne, Wanganui, Palmerston North, and Christchurch,

and at all suboffices of the Department of Maori Affairs, where the same may be inspected during office hours without payment of a fee.

B. E. SOUTER, Deputy Maori Trustee.

(National List No. 3) (M.A. 39/2)

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

WHEREAS by a notice dated the 18th day of November 1957 and published in the *Gazette* on the 21st day of November 1957, at page 2193, the land described in the First Schedule hereto was declared to be subject to Part XXIV of the Maori Actions Act 1952.

hereto was declared to be subject to Part XXIV of the Maori Affairs Act 1953:

And whereas by certain subsequent orders of the Maori Land Court the description of the said land has been altered and it is now known by the description shown in the Second 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 description of the land in the First Schedule hereto the description of the land set out in the Second Schedule hereto and doth hereby declare the said lands described in the Second Schedule hereto to be subject to Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

NORTH AUCKLAND LAND DISTRICT

Being 1.415 3 24 Waima Topu, Blocks IV and VIII, Waoku Survey District.

SECOND SCHEDULE

NORTH AUCKLAND LAND DISTRICT

Being Waima Topu B (formerly Waima Topu A, Taheke No. 2 and parts Waima C 27A and C 30), Blocks IV and VIII, Waoku Survey District. 1,640 1 29

Dated at Wellington this 11th day of February 1964. For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs.

(M.A. 61/3, 61/3A; D.O. 19/9/23)

Releasing Land From the Provisions of Part XXIV of the Maori Affairs Act 1953 (Wharekahika Development Scheme)

Pursuant to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on the date of the publication of this notice in the Gazette the land described in the Schedule hereto shall cease to be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of a notice dated 20 July 1937, published in the Gazette, 22 July 1937, Volume II, page 1680, and registered as No. W. 1418.

SCHEDULE

GISBORNE LAND DISTRICT

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

Wharekahika A 4 (formerly part Wharekahika 1B 4D 3), Block I, Matakaoa Survey District. Wharekahika A 6, part (formerly part Wharekahika 1B 4D 3), Blocks I and II, Matakaoa North Survey District, and Blocks I and V, Matakaoa Survey District. 1 0 0 962 0 6:1

Dated at Wellington this 17th day of February 1964. For and on behalf of the Board of Maori Affairs:

B. E. SOUTER, Deputy Secretary for Maori Affairs.

(M.A. 64/12, 64/12A; D.O. 14/7/30)