

viding for the alteration of boundaries between the Boroughs of Birkenhead and Northcote and Waitemata County, and the inclusion of certain reclaimed lands within the said Boroughs.

Dated at Wellington this 5th day of July 1967.

P. J. O'DEA, Secretary for Internal Affairs.

(I.A. 103/5/252)

*Waiheke Road District—Alteration of Boundaries*

PURSUANT to section 36 of the Local Government Commission Act 1961, it is hereby notified that the Local Government Appeal Authority has fixed 9.30 a.m., on Wednesday, 23 August 1967, as the time, and the Arbitration Court, Auckland, as the place for the hearing of the appeal by the Auckland Harbour Board against the final scheme of the Local Government Commission, dated 27 April 1967, providing for the inclusion in the Waiheke Road District, of all land lying between the present boundary of the Waiheke Road District and low-water spring tide mark.

Dated at Wellington this 5th day of July 1967.

P. J. O'DEA, Secretary for Internal Affairs.

(I.A. 176/174)

*Rodney County and Kawau Island—Reorganisation of Local Government*

PURSUANT to section 36 of the Local Government Commission Act 1961, it is hereby notified that the Local Government Appeal Authority has fixed 10.30 a.m., on Monday, 21 August 1967, as the time, and the Arbitration Court, Auckland, as the place for the hearing of the appeal made by the Minister of Internal Affairs on behalf of the Kawau Island Property-Owners and Residents Association Inc., against the final scheme of the Local Government Commission, dated 9 March 1966, whereby the area of Kawau Island is to be included in Rodney County.

Dated at Wellington this 5th day of July 1967.

P. J. O'DEA, Secretary for Internal Affairs.

(I.A. 104/95)

*Otago Raspberry Marketing Committee Election  
(Notice No. Ag. 10095)*

PURSUANT to clause 11 of the Otago Raspberry Marketing Regulations 1950, notice is hereby given that an appointment is required for the filling of one casual vacancy on the Committee as a representative of the producers in the Southern Ward.

Nominations must be in the hands of the Returning Officer, Department of Agriculture, Dunedin, not later than noon on the 19th day of June 1967. Nomination forms may be obtained on application during ordinary office hours at the following places, viz: Department of Agriculture, Head Office, Wellington, also at the Department's offices at Oamaru, Dunedin, Roxburgh, and Alexandra, and at the office of B. H. Pettit, Public Accountant, Castle Street, Dunedin.

Dated at Dunedin this 21st day of June 1967.

R. G. HALLAMORE, Returning Officer.

*Assignment of Foreshore Licence, Matakana River—Boat Building Shed and Jetty*

PURSUANT to the Harbours Act 1950, the Acting Secretary for Marine hereby gives notice that the licence granted to Timothy William Lees, on 23 October 1962\*, as amended on 26 June 1963†, to use and occupy a site on the foreshore and bed of the Matakana River, for the purpose of erecting and maintaining thereon a boat building shed and jetty, is hereby assigned to Warwick Neville White, of Auckland, and Gabrielle Carmen Lees, of Warkworth.

Dated at Wellington this 26th day of June 1967.

C. W. FRANKS, Acting Secretary for Marine.

\*Gazette, 1 November 1962, p. 1890

†Gazette, July 1963, p. 917

(M. 4/5258)

*The Standards Act 1965—Standard Specifications Revoked*

PURSUANT to the provisions of the Standards Act 1965, the Standards Council, on 30 June 1967, revoked the under-mentioned standard specifications:

Number and Title of Standard Specification

NZSS 41:1949 Identification colours for engine room piping; being BS 3011:1929. (Superseded by CP 46:1962 being BS 1710:1960.)

NZSS 112:1949 Borehole and well pump tests; being BS 722:1937. (Superseded by NZSS 288:1967 being BS 599:1966.)

NZSS 113:1949 Sewage pump tests; being BS 723:1937. (Superseded by NZSS 288:1967 being BS 599:1966.)

NZSS 114:1949 Vaporizing liquid pump tests; being BS 724:1937. (Superseded by NZSS 288:1967 being BS 599:1966.)

Dated at Wellington this 3rd day of July 1967.

G. H. EDWARDS, Director,  
Standards Association of New Zealand.

(S.A. 114/2/7:33-36)

*Price Order No. 2039 (Sugar, Retail Sales of)*

PURSUANT to the Control of Prices Act 1947, the Price Tribunal hereby makes the following price order:

PRELIMINARY

1. This order may be cited as Price Order No. 2039, and shall come into force on the 10th day of July 1967.

2. (1) Price Order No. 1856\* 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. In this order—

"The company" means the New Zealand Sugar Co. Ltd.;  
"Distributor" means a duly recognised agent of the company who acquires sugar for resale to retail storekeepers or to bakers, sugar boilers, or other persons using sugar in manufacturing processes, and, with respect to sales of sugar made direct by the company to retail storekeepers or to bakers, sugar boilers, and other persons using sugar in manufacturing processes, includes the company;

"Prevailing wholesale price" means the price chargeable by a distributor to a retailer for sugar in not less than half-ton lots packed in 70 lb bags.

APPLICATION OF THIS ORDER

4. This order applies with respect to retail sales of sugar, whether purchased by a retailer in 70 lb bags or in any other pack.

FIXING MAXIMUM PRICES OF SUGAR TO WHICH  
THIS ORDER APPLIES

*Retail Prices*

5. (1) Subject to the provisions of this order, the maximum price that may be charged or received by any retailer for sugar to which this order applies shall be the sum of the following amounts:

(a) The prevailing wholesale price as defined in clause 3 of this order.

(b) Freight and other charges incurred by the retailer in obtaining delivery into store.

(c) A mark-up of 13½ percent on (a) plus (b):

Provided that nothing in this order shall authorise the addition of transport costs in excess of those that would have been incurred had the sugar been purchased from a distributor nearest or most convenient of access to the retailer's store and transported by a common carrier at current freight rates.

(2) In calculating the price payable under this clause, no account shall be taken of any additional amount chargeable by a distributor to a retailer in respect of the packaging of the sugar in amounts of less than 70 lb.

(3) Where delivery by the retailer of any sugar is effected otherwise than over the counter or, where the sale is not for cash, the maximum price of that sugar shall be the appropriate maximum price as determined by the foregoing provisions of this clause increased by ¼ cent per pound or ¼d. per pound, provided that where both such conditions apply the appropriate maximum price shall not be increased by more than ¼ cent per pound or ¼d. per pound.

(4) If in respect of any lot of sugar 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 or cents, the maximum price of the lot shall be calculated to the next upward halfpenny or to the next upward cent.

PROVISIONS FOR SPECIAL PRICES

6. 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 sugar to which this order applies, where special circumstances exist, or for any reason extraordinary charges (transport or otherwise) are incurred by the retailer.

Dated at Wellington this 5th day of July 1967.

The seal of the Price Tribunal was affixed hereto in the presence of—

[L.S.]

S. T. BARNETT, President.  
F. F. SIMMONS, Member.

(I. and C.)

\*Gazette, 28 September 1961, Vol. III, p. 1492