SUPPLEMENT
TO THE
NEW ZEALAND GAZETTE
OF
THURSDAY, 31 OCTOBER 1968
Published by Authority

WELLINGTON: FRIDAY, 1 NOVEMBER 1968

Price Order No. 2091 (Flour and Wheatmeal)

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

1. Title and Commencement. This order may be cited as Price Order No. 2091, and shall come into force on the 4th day of November 1968.

2. Revocation. (1) Price Orders No. 1150, 1154, 1281, 1311, 1324, 1430, 2025, 2044, and any special approvals for sales of flour and wheatmeal given under section 16 of the Control of Prices Act 1947 are hereby revoked.

(2) The revocation of the said orders and special approvals shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.

3. Application of Order. This order applies to flour and wheatmeal other than that to be used in the production of price-controlled bread.

4. Interpretation. In this price order—

"Agent" means an agent appointed by the New Zealand Wheat Board to effect sales of flour and wheatmeal on its behalf.

"Wholesaler" means any person who purchases flour or wheatmeal from the New Zealand Wheat Board or its agents for the purpose of resale to a retailer.

"Retailer" means any reseller other than a wholesaler.

"Flour levy" means the amount payable to the Wheat Research Institute.

"Net cost" means the invoice cost reduced by any discount allowable by the seller for payment before a specified date.

"Ton" in relation to flour and wheatmeal means 2,000 lb.

"Excess railage" means the difference between the amount actually charged and the amount calculated as Class E rate according to the Railways Standard Schedules.

"Minimum quantity lots" means the minimum quantities of flour and wheatmeal which will be supplied at the New Zealand Wheat Board's list prices, but in no case exceeding 500 lb.

"Wheatmeal" includes wholemeal.

5. New Zealand Wheat Board's and agents' selling prices. Subject to the following provisions of this order, the maximum prices that may be charged or received by the New Zealand Wheat Board or its agents at the customary points of sale for any flour or wheatmeal to which this order applies, which is sold in not less than minimum quantity lots, shall not exceed the sum of the following amounts:

(a) The proportionate price for the pack concerned, calculated at the following rates:

<table>
<thead>
<tr>
<th>Description</th>
<th>Flour (other than Wheatmeal)</th>
<th>Wheatmeal (other than Stoneground)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacks or bulk</td>
<td>$84.00</td>
<td>$75.50</td>
</tr>
<tr>
<td>100 lb sacks</td>
<td>$85.50</td>
<td>$77.00</td>
</tr>
<tr>
<td>50 lb bags</td>
<td>$91.00</td>
<td>$82.50</td>
</tr>
<tr>
<td>25 lb bags</td>
<td>$94.00</td>
<td>$85.50</td>
</tr>
<tr>
<td>12·5 lb bags</td>
<td>$96.00</td>
<td>$87.50</td>
</tr>
</tbody>
</table>

(These prices are for net weights when packed of flour or wheatmeal and are subject to 13 percent discount for payment within 14 days of delivery.)

Note—Prices of Stoneground Wheatmeal are subject to special approvals under clause 8 of this order.

(b) Wheat Research Institute levy.

(c) The cost of covering sacks (if applicable).

(d) (i) For areas where the customary terms of sale are "ex rail" the amount, if any, of "excess railage" incurred.

(ii) Sorting, unloading, or tallying (if incurred) at the customary rate for the station concerned.

(e) For areas where the customary terms of sale are "ex ship" the appropriate proportion of the following charges:

(i) Wharfage, at the appropriate rate for the port concerned:

(ii) Wharf handling or wharf delivery (if applicable) at the customary rates for the port concerned:

(iii) Railage, if incurred (e.g., New Plymouth):

(iv) Sorting or tallying (if incurred) at the customary rate for the port concerned.

(f) The amount of any cartage incurred for delivery from wharf or rail to store, provided the amount so included shall not exceed the proportionate amount of the charges that would have been incurred had delivery been effected at current transport rates.

(g) Storage or through store charges (if applicable) at the approved rate for the area concerned.

Provided that in cases where sales are made through the New Zealand Wheat Board's or agents' stores in minimum quantity lots at prices calculated to include all the above charges which are applicable, the prices so calculated may be increased, in instances where delivery is made elsewhere than at the New Zealand Wheat Board's or agent's store, to cover delivery charges to retail store, provided that the charges so added may not in any case be more than the charges (or the average charges weighted on a
population basis for the area within which delivery is customarily made) that would have been incurred had delivery been effected at current transport rates for delivery in not less than 1 ton lots.

Provided also that if the maximum price so calculated is not an exact number of cents, the maximum price shall be calculated to the nearest whole cent.

Provided further that an additional sum may be added to the total so calculated to provide for the customary discount of 1½ percent, this amount to be deducted if payment is made within the terms of the New Zealand Wheat Board's conditions of sale.

(b) Any amounts for transport charges which are prepaid by the New Zealand Wheat Board or its agents on behalf of a buyer situated at a point beyond that at which the New Zealand Wheat Board or its agents customarily make delivery of flour or wheatmeal.

6. Wholesalers' prices in respect of sales to retailers in less than minimum quantity lots. Subject to the following provisions of this order, the maximum prices that may be charged or received by any wholesaler, including the New Zealand Wheat Board or its agents, for any flour or wheatmeal that is delivered to retailers in less than minimum quantity lots shall not exceed the sum of the following amounts:

(a) The net cost of the flour or wheatmeal, but not more in any case than the cost that would have been incurred had purchases been made in ton lots.

(b) The flour levy.

(c) The cost (if applicable) of sacks.

(d) The cost (if applicable) of sea freight or wharfage charges.

(e) The amount of any wharfage charges actually incurred, provided that for quantities of less than 5 cwt the amount shall not exceed the proportionate amount of the charge that would have been incurred on a 5 cwt lot.

(f) The amount of any cartage incurred.

Provided that the amount so included shall not exceed the proportionate amount of the charges that would have been incurred had delivery been effected at current transport rates for delivery in not less than 5 cwt lots.

(g) An amount calculated at the following rates:

(i) For flour or wheatmeal weighed out and packaged by a retailer—

Provided that the retail price shall be computed as if the retailer had purchased flour in 160 lb sacks and wheatmeal in 50 lb bags:

Provided also that if the price calculated in accordance with this clause is not an exact number of cents, the maximum price for the lot may be computed to the upwards whole cent, except that any amount of less than one-tenth of a cent shall be ignored.

(ii) For flour or wheatmeal sold in the original packages specified in clause 5 of this order—

10 percent of the foregoing items (a) to (f):

Provided that if the maximum selling price calculated in accordance with this clause is not an exact number of cents, the maximum price for the pack may be computed to the upwards whole cent, except that any amount of less than one-tenth of a cent shall be ignored.

(iii) For flour or wheatmeal purchased by a retailer in other than the original packages specified in clause 5 hereof, the retail selling prices shall be computed as if the retailer had weighed out and packaged the quantity himself from purchases of flour in 160 lb sacks or wheatmeal in 50 lb bags.

8. Special Prices. Notwithstanding anything in the foregoing provisions of this order and subject to such conditions (if any) as it thinks fit, the Tribunal, on application by the New Zealand Wheat Board or by any agent, wholesaler, or retailer, may authorise alterations in prices or percentage margins in respect of any flour or wheatmeal to which this order applies if special circumstances exist or if for any reason extraordinary charges (freight or otherwise) are incurred by the New Zealand Wheat Board or by an agent, wholesaler, or retailer. Any authority given by the Tribunal under this clause may apply with respect to a specified lot or consignment of flour or wheatmeal or may relate generally to all flour or wheatmeal to which this order applies that is sold while the order remains in force.

Dated at Wellington this 31st day of October 1968.

The Seal of the Price Tribunal was affixed hereto in the presence of:

[Signature]

S. T. BARNETT, President.

F. F. SIMMONS, Member.

(I. and C.)

BY AUTHORITY: A. R. SHEARER, GOVERNMENT PRINTER, WELLINGTON, NEW ZEALAND—1968