Price Order No. 31 (Woolpacks)

PURSUANT to the Commerce Act 1975, I, Peter Edward Donovan, pursuant to a delegation from the Secretary of Trade and Industry, hereby make the following price order.

1. This order may be cited as Price Order No. 31 and shall come into force on the 5th day of November 1976.

2. (1) Price Order No. 2319* is hereby revoked.

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

APPLICATION OF THIS ORDER

3. This order applies only with respect to sales by way of retail of 1067 mm woolpacks.

FIXING MAXIMUM RETAIL PRICE OF WOOLPACKS TO WHICH THIS ORDER APPLIES

- 4. (1) Subject to the following provisions of this clause, the maximum price that may be charged or received by any retailer for any woolpack to which this order applies shall be:
 - (a) For woolpacks sold by a retailer carrying on business at one of the ports of Auckland, Wellington, Lyttelton, Dunedin, Timaru, Bluff, or Napier; and which landed in New Zealand at one of the said ports before the 20th day of March 1976:

 (i) In the case of woven polyethylene woolpacks:

 \$1.57 each.

(ii) In the case of jute woolpacks: \$2.20 each.

(b) For woolpacks sold by a retailer carrying on business at one of the ports mentioned in paragraph (a) hereof; and which landed in New Zealand at one of the said ports on or after the 20th day of March (i) In the case of woven polyethylene woolpacks: \$1.96 each.
(ii) In the case of jute woolpacks: \$2.15 each.

(c) For woolpacks sold by a retailer carrying on business elsewhere than at one of the ports mentioned in paragraph (a) hereof; and which landed in New Zealand before the 20th day of March 1976:

(i) In the case of woven polyethylene woolpacks: \$1.57 each; and

(ii) In the case of jute woolpacks: \$2.20 each increased by the appropriate proportion of the freight charges incurred by the retailer in obtaining delivery from such one of the said ports as is most convenient of access to his store:

Provided that, where any woolpacks to which this paragraph applies are obtained by the retailer elsewhere than from such one of the said ports as is most convenient of access to his store, the increase authorised by this paragraph shall not exceed the appropriate proportion of the freight charges that would have been incurred by the retailer, if the woolpacks had been obtained from that port and if delivery had been effected at current freight rates

woolpacks had been obtained from that port and if delivery had been effected at current freight rates.

(d) For woolpacks sold by a retailer carrying on business elsewhere than at one of the ports mentioned in paragraph (a) hereof; and which landed in New Zealand on or after the 20th day of March 1976:

(i) In the case of woven polyethylene woolpacks:

\$1.96 each; and

(ii) In the case of jute woolpacks: \$2.15 each increased by the appropriate proportion of the freight charges incurred by the retailer in obtaining delivery from such one of the said ports as is most con-

from such one of the said ports as is most convenient of access to his store:

Provided that, where any woolpacks to which this paragraph applies are obtained by the retailer elsewhere than from such one of the said ports as is most convenient of access to his store, the increase authorised by this paragraph shall not exceed the appropriate proportion of the freight charges that would have been incurred by the retailer if the woolpacks had been obtained from that port and if delivery had been effected at current freight rates.

(2) The maximum prices fixed by the last preceding sub-clause are fixed as for delivery f.o.r. or f.o.b. as the case

may require.
(3) Where any woolpacks are delivered by a retailer otherwise than f.o.r. or f.o.b. the price that may be charged by the retailer shall be the appropriate price in terms of the foregoing provisions of this clause increased by the amount of the freight charges incurred by him in effecting delivery and then reduced by the amount of those charges that would have been incurred by him if he had delivered the woolpacks f.o.r. or f.o.b. as aforesaid.

(4) Any freight charges imposed by a retailer pursuant to the foregoing provisions of this clause shall be shown separ-

ately on the appropriate invoice.

ately on the appropriate invoice.

(5) Notwithstanding anything in the foregoing provisions of this order, and subject to such conditions, if any, as it thinks fit, the Secretary, on application by any retailer, may authorise special maximum retail prices in respect of any woolpacks 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 Secretary under this clause may apply with respect to a specified lot or consignment of woolpacks or may relate generally to all woolpacks to which this order applies sold by the retailer while the approval remains in force.

Dated at Wellington this 3rd day of November 1976.

P. E. DONOVAN, Director of Prices and Stabilisation Division.

*New Zealand Gazette, No. 78, 18 September 1975, p. 2100 (T. and I.)

Notice Redefining the Persons or Class of Persons for whose Use and Benefit a Maori Reservation is Set Apart

WHEREAS by notice, dated 13 May 1970, published in New Zealand Gazette, No. 29, 21 May 1970, page 893, the Maori freehold land, described in the Schedule hereto, was set apart as a Maori reservation for the purposes, set out in the said Schedule, for the common use and benefit of the Maori people generally:

And whereas it is proposed to redefine the persons or class of persons for whose use and benefit the Maori reservation was set apart:

Now, therefore, pursuant to section 439 (5) (d) of the Maori Affairs Act 1953, notice is hereby given as follows.

NOTICE

THE persons or class of persons for whose use and benefit the Maori reservation constituted by notice, dated 13 May 1970, published in *New Zealand Gazette*, No. 29, 21 May 1970, page 893, and described in the Schedule hereto, are hereby redefined as being the people of the Pahipoto hapu of Ngatiawa.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land, situated in Blocks VI and VII, Rangitaiki Upper Survey District, and described as follows:

Being

A. R. P.

Part Kokohinau located in north-west corner of Block as shown on Plan 1902, dated 13 Novem-ber 1969, and held in the office of the Depart-ment of Maori Affairs at Rotorua, Purpose: 1 3 18

Part Kokohinau located at eastern side of Block as shown on Plan 1902, dated 13 November 1969, and held in the office of the Department 5 2 25 of Maori Affairs at Rotorua. Purpose: meeting place, recreation ground, and sports ground.

Dated at Wellington this 14th day of October 1976. E. W. WILLIAMS, Deputy Secretary for Maori Affairs. (M.A. H.O. 21/3/622; D.O. Whakatane Appln. 45)

Setting Apart Maori Freehold Land as a Maori Reservation

PURSUANT to section 439 of the Maori Affairs Act 1953, the Maori freehold land, described in the Schedule hereto, is hereby set apart as a Maori reservation, for the purpose of an historic burial ground for the common use and benefit of the Maori people of New Zealand, such burial ground to be known as Te Paihere Wahitapu.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land, situated in Block II, Whangaruru Survey District, and described as follows:

Area ha

Being

26709 Whangaruru-Whakaturia 1D2 as described in a partition order of the Maori Land Court, dated 14