(m) For beer sold in a container other than those specified in paragraphs (a) to (e) of this clause the maximum price shall be that lawfully ruling on 14 January 1978 or such other price as the Secretary may from time to time authorise.

FIXING MAXIMUM PRICES OF SPIRITS SOLD IN PUBLIC BARS

7. Subject to the provisions of this order, the maximum price that may be charged shall be-

For each standard measure of spirits sold in public bars in premises licensed under the Sale of Liquor Act 1962 or sold in public bars administered by any Licensing Trust.

			cents
Bourbon		 	37
Bacardi Rum		 	38
Imported Whisky		 	37
Brandy		 	33
Rum		 	34
New Zealand Wh	isky	 	33
Vodka	• •	 	30
Square Gin		 	30
Gin		 	29
Ron Barbado		 • •	30

8. Where aerated water or cordial is added to any glass of spirits to which this order applies, the maximum price of such spirits may be increased by 5 cents a glass. Nothing in this paragraph shall affect the sale by the bottle of aerated water or cordial as a separate transaction.

FIXING THE MAXIMUM PRICES OF BEER SOLD FOR CONSUMPTION OFF THE LICENSED PREMISES

- 9. Subject to the provisions of this order, the maximum price that may be charged for beer sold for consumption off the licensed premises shall be:
  - (a) For beer sold in bottles containing not less than 745 ml the authorised price a bottle containing not less than 745 ml the authorised price a bottle containing 750 ml ruling at the particular premises on 14 January 1978 increased by 6 cents a bottle, or 7 cents a bottle where the beer was delivered freight-paid into the premises as at 9 January
  - (b) For beer sold in bottles containing not less than 745 ml supplied in the manufacturer's cartons the price ruling at the particular premises on 14 January 1978 may be increased by an additional 10 cents.

- (c) For beer sold in flagons, \$1.50.
  (d) The additional charge for flagons supplied by the licensee shall not exceed 40 cents.
- (e) No additional charge shall be made where an empty flagon is supplied by the customer.

- 10. Notwithstanding anything in the foregoing provisions of the order and subject to such conditions, if any, as he thinks fit, the Secretary, on application by the licensee of any licensed premises may authorise special maximum prices in respect of any beer or spirits to which this order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the applicant. Any authority given by the Secretary under this clause shall be exhibited in the manner prescribed by
- 11. Every licensee or manager of licensed premises, shall keep this Price Order or a statement of the retail prices prominently displayed-
  - (a) In the public bar, and
  - (b) In every place on the premises where draught beer in flagons, and bottled beer in bottles containing not less than 745 ml is sold for consumption off the premises, in such a position as to be easily read by customers without having to ask for its production and without having to obtain permission to examine it.

Dated at Wellington this 12th day of January 1978.

D. J. GASSON,

Director, Stabilisation of Prices and Enforcement.

\*New Zealand Gazette, 28 July 1977, No. 84 p. 2087. §S.R. 1972/186

(T. and I.)

Department of Trade and Industry Commerce Act 1975 Special Approval No. C894

Pursuant to the Commerce Act 1975, I, Peter Edward Donovan, pursuant to a delegation from the Secretary of Trade and Industry, hereby issue the following special approval:

## PRELIMINARY

1. This special approval shall come into force on the 9th day of January 1978.

2. (1) Price Order No. 49\* 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 special

(3) Notwithstanding the revocation of Price Order No. 49, any approvals given under clause 13 of that price order or any approvals deemed by clause 3 of that price order to continue to have effect shall continue to have effect as if the said price order had not been revoked.

3. (1) In this special approval, unless the context otherwise requires—"the said Act" means the Commerce Act 1975; "the said regulations" means the Butter and Cheese Marketing

Regulations 1948†.

(2) Terms and expressions defined in the said Act, or in the said regulations, when used in this special approval, have the meaning severally assigned thereto by the said Act or by the said regulations, as the case may be.

4. The grades referred to in this special approval shall, as the case requires mean:

the case requires, mean:

(a) Grades assigned at a grading store; or (b) Grades assigned in a manufacturing dairy as prescribed

by regulation 26 of the said regulations; or
(c) Grades constructively assigned pursuant to subclause
(4) of regulation 26 of the said regulations.

## APPLICATION OF THIS SPECIAL APPROVAL

5. This special approval applies with respect to all sales in New Zealand by way of wholesale, or retail, of any butter (within the meaning of the said regulations) manufactured in New Zealand, except butter sold as ships' stores for vessels sailing beyond New Zealand.

MAXIMUM PRICES FOR SALES OF BUTTER BY WAY OF WHOLE-SALE, OR BY A MANUFACTURER TO A WHOLESALE DISTRIBUTOR, TO WHICH THIS SPECIAL APPROVAL APPLIES

- 6. Subject to the provisions of this special approval, the several maximum prices at which butter prepared in 500 gram packs or smaller portions may be sold by way of sale by wholesale shall be the following:
  - (a) In the case of salted creamery butter the standard of quality of which is not lower than First Grade, the price of 50.00c a 500 gram pack or 27.27c a 250 gram pack.

(b) In the case of salted creamery butter, the standard of quality of which is Second Grade, the price of 49.93c a 500 gram pack.

(c) In the case of whey butter the standard of quality of which is not lower than Second Grade, the price of

which is not lower than Second Grade, the price of 47.27c a 500 gram pack.

7. The price of butter sold in bulk by way of wholesale, being butter of one of the kinds and standards of quality set out in Clause 6 of this special approval, shall be 0.228 of a cent for each kilogram less than the respective price prescribed for butter of that kind and standard of quality by the said Clause 6, hereof.

8. The price of unsalted creamery or whey butter the standard of quality of which is not lower than First Grade in respect of creamery butter or not lower than Second Grade in respect of whey butter, and which is sold, whether in bulk or pats, by way of sale by wholesale as aforesaid shall be 1c a 500 gram pack more than the respective price prescribed for salted creamery butter by the foregoing provisions of Clause 6 of this special approval.

9. Notwithstanding anything in the foregoing provisions of this special approval, the price for any parcel of butter sold, this special approval, the price for any parcel of butter sold, whether in bulk or in pats, in a quantity of less than 25 kg, by way of sale by wholesale as aforesaid, being butter of one of the kinds and standards of quality set out in Clause 6 of this special approval, may (at the option of the vendor) be the sum of 5c per parcel more than the appropriate price prescribed for butter of that kind and standard of quality by the foregoing provisions of this special approval, and the said sum of 5c shall be added to the rates referred to in clause 10 of this special approval for the purpose of that clause.

10. In the case of sales by a manufacturer to a wholesale distributor, the prices at which butter shall be so sold shall

distributor, the prices at which butter shall be so sold shall

(a) For butter sold in bulk 4.740c a kilogram less than

the price hereinbefore specified, (b) For butter sold in a 500 gram pack; 2.370c less than the price hereinbefore specified.