

- (f) For beer served in a container manufactured to a capacity of 225 ml and having a capacity of not less than 220 ml, 30 cents.
- (g) For beer served in a container manufactured to a capacity of 200 ml and having a capacity of not less than 195 ml, 29 cents.
- (h) For beer served in a container manufactured to a capacity of 140 ml and having a capacity of not less than 135 ml, 24 cents.
- (i) For beer served in a jug manufactured to a capacity of 1 litre and having a capacity of not less than 990 ml, \$1.20.
- (j) For beer served in a container other than those specified in paragraphs (a) to (i) of this clause, a price authorised by the Secretary or a price calculated as follows—

$$\$1.20 \times \frac{\text{manufactured capacity of the container expressed in ml}}{1000}$$

Provided that if the price so calculated contains a fraction of a cent the price shall be rounded to the nearest whole cent.

- (k) For beer sold in bottles containing not less than 745 ml the authorised price a bottle ruling at the particular premises on 11 May 1980 increased by 6 cents a bottle.
- (l) For beer sold in bottles containing less than 745 ml the authorised price a bottle ruling at the particular premises on 11 May 1980 increased by 4 cents a bottle.
- (m) For beer sold in cans the authorised price a can ruling at the particular premises on 11 May 1980, increased by—
- (i) In the case of 340 ml cans, 5 cents a can;
- (ii) In the case of 460 ml cans, 7 cents a can.

Provided that in respect of those hotels and taverns which did not on 11 May 1980 have an authorised price for the bottles or cans specified in paragraphs (k) to (m) inclusive of this clause the price shall be the price authorised by the Secretary or the price calculated at the rate of one-tenth of 1 cent per millilitre of beer contained in the bottle or can.

Provided further that if the price so calculated contains a fraction of a cent the price shall be rounded to the nearest whole cent.

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
Scotch Whisky	55
Bourbon	53
Bacardi Rum	52
Imported Whisky other than Scotch	50
Rum	50
New Zealand Whisky	48
Brandy	46
Ron Barbado	44
Square Gin	43
Vodka	43
Gin	42

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 10 cents a glass. Nothing in this paragraph shall affect the sale by the bottle of aerated water or cordial as a separate transaction.

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 for consumption off the licensed premises shall be—

- (a) For beer sold in bottles containing not less than 745 ml the authorised price ruling at the particular premises on 11 May 1980 increased by 6 cents a bottle.

Provided that in respect of hotels and taverns which did not on 11 May 1980 have an authorised price for bottles containing not less than 745 ml of beer for consumption off

licensed premises the price shall be the price authorised by the Secretary or the price calculated at the rate of one-tenth of 1 cent per millilitre sold.

Provided further that if the price so calculated contains a fraction of a cent the price shall be rounded to the nearest whole cent.

- (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 11 May 1980 increased by 72 cents a dozen.

Provided that in respect of hotels and taverns which did not on 11 May 1980 have an authorised price for bottles containing not less than 745 ml of beer supplied in the manufacturer's cartons the price shall be the price authorised by the Secretary or the price calculated at the rate of one-twelfth of 1 cent per millilitre of beer contained in the carton.

Provided further that if the price so calculated contains a fraction of a cent the price shall be rounded to the nearest whole cent.

- (c) For beer sold in flagons, \$2.41.
- (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.

GENERAL

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 clause 11 below.

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 7th day of May 1980.

D. J. GASSON,

Director, Stabilisation of Prices and Enforcement.

**New Zealand Gazette*, 23 November 1979, No. 108, p. 3677
§S.R. 1972/186.

(T. and I.)

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for local purpose (resting place for travelling stock), subject to the provisions of the said Act.

SCHEDULE

GISBORNE LAND DISTRICT—OPOTIKI COUNTY

3,4398 hectares, more or less, being part Section 17, Block XIII, Waiawa Survey District. Part *New Zealand Gazette*, 1913, p. 3586. S.O. Plan 1583.

Dated at Gisborne this 2nd day of April 1980.

G. W. BOGGS,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. 1912/1084; D.O. 8/32)

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act.