

(2) Any member co-opted by the Council shall be appointed for such term of office not exceeding 3 years as to the Council thinks fit and may from time to time be reappointed.

(3) Except in the case of a casual vacancy, or as otherwise provided in this notice, every member shall hold office until the 31st day of July in the third year after that member's appointment or election, and if on the 31st day of July the appointment or election of the successor has not been notified to the Council, that member shall continue to hold office until the date on which that appointment or election is so notified.

(4) If any member:

- (a) Dies; or
- (b) Resigns office by giving written notice addressed to the Council or to the Chairman or the Secretary thereof; or
- (c) Is absent without leave from the meetings of the Council for 3 consecutive months; or
- (d) While holding office becomes ineligible to remain a member by reason of disability, insolvency, neglect of duty or misconduct;

the casual vacancy so created shall be filled as soon as practicable thereafter by the appointment or election of a member in the manner in which the vacating member was appointed or elected. The member appointed or elected to fill the vacancy shall hold office for the residue of the term of office of the member whom that person replaces.

6. The powers of the Council shall not be affected by any vacancy in the membership thereof.

FIRST SCHEDULE

THE secondary schools referred to in clause 4 (d) of this notice shall be the following:

Craighead Diocesan School.
Fairlie High School.
Geraldine High School.
Mountainview High School.
Pleasant Point High School.
Roncalli College.
Temuka High School.
Timaru Boys' High School.
Timaru Girls' High School.
Twizel High School.
Waimate High School.

SECOND SCHEDULE

THE associations referred to in clause 4 (f) of this notice shall be the following:

The Canterbury Employers' Association.
The Manufacturers' Association.
The New Zealand Institute of Management, South Canterbury.
The New Zealand Society of Accountants.
The Regional Development Council.
The Small Business Association.
The South Canterbury Chamber of Commerce.
The South Canterbury Law Society.
The South Canterbury Retailers' Association.

Dated at Wellington this 27th day of August 1983.

M. L. WELLINGTON, Minister of Education.

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Price Order No. 268 (Flour and Wheatmeal)

PURSUANT to the Commerce Act 1975, and in accordance with the provisions of the Price Freeze Regulations 1982, I, Desmond James Gasson, acting pursuant to a delegation from the Secretary of Trade and Industry, hereby make the following price order:

1. Title and commencement—This order may be cited as Price Order No. 268 and shall come into force on 1 September 1983.

2. Revocations—(1) Price Order No. 214* 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. Application of order—This order applies to flour and wheatmeal.

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” in relation to the sale of flour and wheatmeal means any person who sells those goods to any manufacturer or retailer:

“Retailer” means any reseller other than a wholesaler:

“Flour levy” means the amount payable to the Wheat Research Institute:

“Excess railage” means the difference between the amount actually charged and the amount calculated at 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 250 kg:

“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 approved 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 (provided that the prices charged shall include only that part of the following amounts which relates to the quantity sold):

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

	Flour (other than wheatmeal) per tonne \$	Wheatmeal (other than stoneground) per tonne \$
Sacks or bulk	465	435
40 kg bags or 36 kg bags	478	448
20 kg bags	483	453
10 kg bags	493	463
5 kg bags	508	478

(These prices are for net weights, when packed, of flour or wheatmeal and, for payment within 14 days of delivery, are subject to 1¼ percent discount of the above prices after they have been reduced by \$20 per tonne.)

NOTE:—Prices of stoneground wheatmeal are subject to special approvals under clause 8 of this order.

(b) The flour levy.

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

(d) For areas where the terms of sale are “on rail”:

(i) The amount (if incurred) of “excess railage”:

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

(e) For areas where the terms of sale are “on wharf”:

(i) Railage (if incurred) where the buyer is situated within 35 kilometres of the port:

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

(f) Where the flour or wheatmeal is sold “ex New Zealand Wheat Boards, or its agent's store”:

(i) The amount of any cartage incurred for delivery from mill, wharf, or rail to a store of the New Zealand Wheat Board or its agent, provided the amount so included shall not exceed the amount of the charges that would have been incurred had delivery been effected at current transport rates:

(ii) Storage or through store charges at the approved rate for the area concerned.

(g) Any transport charges beyond the New Zealand Wheat Board's point of sale, which are paid by the Board or its agent on behalf of the buyer:

Provided 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.

6. Wholesalers' prices in respect of sales to manufacturers and retailers—The maximum price that may be charged or received by any wholesaler for any flour or wheatmeal to which this order applies shall not exceed his lawful price for the purposes of regulation 4 of the Price Freeze Regulations 1982, increased by \$20 per tonne.

7. Retailers' prices for flour and wheatmeal—The maximum price that may be charged or received by any retailer for any flour or wheatmeal to which this order applies shall not exceed his lawful price for the purposes of regulation 4 of the Price Freeze Regulations 1982, increased by 2c per kg.

8. Special prices—Notwithstanding anything in the foregoing provisions of this order, and subject to such conditions (if any) as he thinks fit, the Secretary 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.