



SUPPLEMENT

TO THE

NEW ZEALAND GAZETTE

OF

THURSDAY, 17 FEBRUARY 1977

Published by Authority

WELLINGTON: FRIDAY, 18 FEBRUARY 1977

Price Order No. 48 (Bread)

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:

PRELIMINARY

1. This order may be cited as Price Order No. 48 and shall come into force on the 27th day of February 1977.
2. (1) Price Order No. 40* shall be revoked on the coming into force of this order.
(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) Notwithstanding the revocation of Price Order No. 40, any approvals given under clause 11 of that price order shall continue to have effect as if the said order had not been revoked.

APPLICATION OF THIS ORDER

3. This order applies to all bread referred to in clauses 4 and 5 of this order sold in New Zealand by a wholesaler or by a retailer, but does not apply to bread sold on Stewart Island or to bread sold as part of a meal.

FIXING MAXIMUM WHOLESALE AND RETAIL PRICES OF BREAD TO WHICH THIS ORDER APPLIES

4. Subject to the provisions of this order, the prices set out in Part I of the First Schedule to this order shall be the maximum retail prices which may be charged or received for any bread to which this order applies and which is customarily known as:

- (a) Standard white bread.
- (b) Standard brown bread.
- (c) Wholemeal bread.
- (d) Vienna bread.
- (e) Wheat-germ bread.

5. Subject to the provisions of this order, the prices set out in Part I of the Second Schedule to this order shall be the maximum retail prices which may be charged or received for any bread to which this order applies and which is customarily known as protein-enriched bread, that is, bread in the making of which there is for each 100 kg of flour used not less than 3.75 kg of dry gluten and not less than 2.4 percent of nitrogen calculated on a dry basis. Nothing in this clause shall apply to loaves of protein-enriched bread the maximum prices of which are fixed by special approval under section 90 of the Commerce Act 1975.

6. Subject to the provisions of this order, the prices set out in Part II of the First and Second Schedules to this order shall be the maximum retail prices which may be charged or received for any bread described in clauses 4, and 5 of this order which is sliced or unsliced and enclosed and securely wrapped at the bakehouse in clean unused paper.

7. Where a retailer divides a loaf of bread to which this order applies (other than a 350 g loaf) into two approximately equal parts, the maximum retail price for each of those parts shall be half the maximum authorised price for the undivided loaf as set out in Part I of the First Schedule or as the case may require Part I of the Second Schedule to this order, provided that if the price so calculated contains fractions of a cent the maximum authorised price shall be increased, or as the case may require, reduced to the nearest whole cent.

8. Subject to the provisions of this order, the maximum wholesale prices that may be charged or received for any bread subject to this order shall be the maximum retail prices set out in the First and Second Schedule to this order reduced by 12½ percent.

9. The wholesale prices fixed by this order apply to bread delivered to the retailer's premises. In any case where bread is not so delivered the prices shall be such as are agreed upon between the baker and the retailer, or failing such agreement, as may be approved by the Secretary.

GENERAL

10. A booking fee at the rate of 0.25 cents per loaf for loaves of not more than 500 g weight and 0.5 cents per loaf for loaves exceeding 500 g weight may be made for any bread sold by a retailer to which this order applies, provided that payment for the bread so sold has not been made prior to, or at the time of, the customer's taking delivery of the bread at the shop. Where a retailer divides a loaf in accordance with clause 7 hereof the provisions of this clause shall apply as if each part of the loaf so divided were an undivided loaf.

11. The maximum retail selling prices provided for in this order shall include the service of wrapping where this service is provided by the retailer.

SPECIAL PRICES WHERE EXTRAORDINARY CHARGES INCURRED

12. 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 any wholesaler, or retailer, may authorise special maximum prices in respect of any bread to which this order applies where special circumstances exist or for any reason extraordinary charges (freight or otherwise) are incurred by the wholesaler or retailer. Any authority given by the Secretary under this clause may apply with respect to a specified lot or consignment of bread or may relate generally to all bread sold by the wholesaler or retailer, while the approval remains in force.

FIRST SCHEDULE

MAXIMUM RETAIL PRICES OF STANDARD WHITE BREAD, STANDARD BROWN BREAD, WHOLEMEAL BREAD, VIENNA BREAD, AND WHEAT-GERM BREAD

PART I

If not bakehouse wrapped

										Retail Price
Per 1500 g loaf	57c
Per 750 g loaf	30c
Per 500 g loaf	24c
Per 350 g loaf	21c

PART II

If bakehouse wrapped (whether sliced or unsliced)

										Retail Price
Per 1500 g loaf	62c
Per 750 g loaf	33c
Per 500 g loaf	27c
Per 350 g loaf	24c

SECOND SCHEDULE

MAXIMUM RETAIL PRICES OF PROTEIN-ENRICHED BREAD

PART I

If not bakehouse wrapped

										Retail Price
Per 1500 g loaf	61c
Per 750 g loaf	32c
Per 500 g loaf	26c
Per 350 g loaf	22c

PART II

If bakehouse wrapped (whether sliced or unsliced)

										Retail Price
Per 1500 g loaf	66c
Per 750 g loaf	35c
Per 500 g loaf	29c
Per 350 g loaf	25c

Dated at Wellington this 18th day of February 1977.

(T. and I.)

*New Zealand Gazette, 13 January 1977, No. 1, Page 14.

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