## Serial Number 1950/18

### THE PELT REGULATIONS 1949, AMENDMENT NO. 2

# B. C. FREYBERG, Governor-General ORDER IN COUNCIL

At the Government Buildings at Wellington, this 1st day of March, 1950

### Present:

THE HON. S. G. HOLLAND PRESIDING IN COUNCIL

Pursuant to the Economic Stabilization Act, 1948, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

#### REGULATIONS

- 1. These regulations may be cited as the Pelt Regulations 1949, Amendment No. 2, and shall be read together with and deemed part of the Pelt Regulations 1949\* (hereinafter referred to as the principal regulations).
- 2. (1) Regulation 2 of the principal regulations is hereby amended by adding to subclause (2), as enacted by Regulation 2 of the Pelt Regulations 1949, Amendment No. 1, the words "and intended for export".

(2) Regulation 2 of the principal regulations is hereby further amended by adding the following subclause:—

- "(3) Except as provided in Regulation 20 hereof, these regulations shall not apply to pelts derived from sheep or lambs killed for consumption in New Zealand."
- 3. Regulation 5 of the principal regulations is hereby amended as follows:—
  - (a) By omitting from subclause (1) the words "from a green or salted state":
  - (b) By omitting from subclause (2) the words "have been dried before being pickled nor to pelts which".
- 4. Regulation 19 of the principal regulations is hereby amended by omitting from subclause (1) the words "from a green or salted state".
  - Statutory Regulations 1949, Serial number 1949/34, page 147.
    Amendment No. 1: Statutory Regulations 1949, Serial number 1949/173, page 678.

- 5. Regulation 20 of the principal regulations is hereby revoked, and the following regulation substituted:—
- "20. No owner of pelts which have been pickled by or for any freezing company or meat-exporter and which have been derived from sheep or lambs killed for consumption in New Zealand shall sell or otherwise dispose of the pelts except with the prior written approval of the Controller."

T. J. SHERRARD, Clerk of the Executive Council.

Issued under the authority of the Regulations Act, 1936. Date of notification in *Gazette*: 9th day of March, 1950. These regulations are administered in the Marketing Department.

#### EXPLANATORY NOTE

[This note is not part of the regulations, but is intended to indicate their general purport]

The purpose of the amendment to Regulation 2 of the principal regulations is to limit the application of the principal regulations to pelts derived from sheep or lambs intended for export. Except as provided in Regulation 20, the principal regulations do not now apply to pelts derived from sheep or lambs killed for local consumption.

The effect of Regulations 3 and 4 is that there is now no distinction, so far as the principal regulations are concerned, between pelts which have been pickled from a green or salted state and those which have been dried before being pickled.