

*The Farm Implements Control Order 1943*

PURSUANT to the powers conferred on me by the Primary Industries Emergency Regulations 1939,\* I, Ernest James Fawcett, the Primary Industries Controller appointed under the said regulations, do hereby make the following Order.

## ORDER

1. This Order may be cited as the Farm Implements Control Order 1943, and shall come into force on the 15th day of October, 1943.

2. In this Order—

“Controller” means the Primary Industries Controller appointed under the said regulations:

“Farm implement” means an implement of any of the classes of farm implements specified in the Schedule hereto:

“Purchaser”, in relation to a farm implement, means a person who purchases or otherwise acquires the possession of any farm implement in accordance with this Order:

“Supplier”, in relation to any farm implement, means a person whose business comprises the retail sale of farm implements of any of the classes specified in the Schedule hereto.

## APPLICATION OF THIS ORDER

3. (1) This Order applies with respect to all new farm implements imported into New Zealand, whether before or after the coming into force of this Order, and also applies to such second-hand farm implements as, having been subject to this Order as new farm implements, are at any time in the possession or under the control of any supplier for the purposes of resale or other disposition by him.

(2) Except as provided in the last preceding subclause, nothing in this Order shall apply with respect to second-hand farm implements.

(3) Nothing in this Order shall apply with respect to farm implements manufactured in New Zealand.

## RESTRICTIONS ON SALE AND PURCHASE OR OTHER FORMS OF DISPOSITION OR ACQUISITION OF FARM IMPLEMENTS

4. (1) While this Order continues in force no supplier of farm implements shall sell or otherwise dispose of any farm implement to which this Order applies, except pursuant to a permit issued under this Order.

(2) While this Order continues in force no person shall purchase from any supplier within the meaning of this Order or otherwise acquire from any such supplier the possession or control of any farm implement to which this Order applies except in accordance with a permit issued to the supplier.

(3) The restrictions imposed on suppliers and purchasers by the foregoing provisions of this clause shall not apply in any case where the purchaser of any farm implement is a supplier, and the implement is acquired by him for the purposes of his business as a supplier.

## APPLICATION BY PURCHASERS FOR AUTHORITY TO ACQUIRE FARM IMPLEMENTS

5. (1) Any person engaged in any farming operations (including market-gardening, horticultural, poultry, or fruit-farming operations) may make application in writing, on a form to be made available for the purpose by the supplier, for authority to acquire any farm implement or farm implements to which this Order applies.

(2) On completion of the form of application, the applicant may deliver it to the supplier (to be dealt with by the supplier in accordance with the directions endorsed on the form) or the applicant may himself forward the completed form to the appropriate officer in accordance with those directions.

## PERMIT TO SUPPLIER TO SELL OR OTHERWISE DISPOSE OF FARM IMPLEMENTS

6. After consideration of any application for the acquisition of any farm implement pursuant to this Order, the Controller, or any person acting with the authority of the Controller, may issue a permit to the supplier to sell or otherwise dispose of to the purchaser the farm implement or a farm implement of a kind specified in the permit.

## OBLIGATIONS IMPOSED ON PURCHASERS OF FARM IMPLEMENTS

7. No purchaser of any farm implement acquired pursuant to this Order shall, while this Order continues in force, sell or otherwise dispose of that implement (otherwise than by way of hire) except with the consent of the Controller and subject to any conditions that the Controller may impose.

## OBLIGATIONS IMPOSED ON SUPPLIERS

8. (1) Every supplier of any farm implements to which this Order applies shall, on or before the 7th day of each month, furnish in duplicate to the Controller a return showing—

- The number of each particular type or kind of farm implement sold or otherwise disposed of by him, pursuant to this Order during the immediately preceding month, together with the names and addresses of the purchasers:
- The number (if any) of each particular type or kind of farm implement sold or otherwise disposed of by him, pursuant to subclause (3) of clause 4 hereof, during the immediately preceding month to any other supplier, together with the name and business address of such supplier:
- The number of each particular type or kind of farm implement to which this Order applies that has been delivered to him during that month for the purposes of his business:
- The number of each particular type or kind of farm implement to which this Order applies held by him at the end of that month:
- Any other particulars in relation to any farm implement to which this Order applies that the Controller, by notice given to the supplier, may from time to time require.

(2) In addition to the monthly returns to be furnished pursuant to the last preceding subclause, every supplier, within seven days after the delivery to him for the purposes of his business of any farm implement to which this Order applies, shall furnish in duplicate to the Controller a return showing the number of each type and kind of farm implement so delivered to him, the country from which each such implement was imported, the date on which it was received by him, and (in the case of tractors), whether metal or pneumatic wheeled.

## SCHEDULE

## CLASSES OF FARM IMPLEMENTS TO WHICH THIS ORDER APPLIES

Binders.  
Chaff or ensilage cutters, baggers, and blowers, power driven.  
Corn-pickers.  
Corn (maize) shellers, power driven.  
Crop-dusters.  
Cream-separators (farm type).  
Cultivators, horse or power operated.  
Diggers, potato.  
Engines (functional parts of any implements or machinery specified in this Schedule).  
Feed-grinders, crushers, or hammer-mills, power driven.  
Graders, potato or fruit.  
Harvesting equipment, power or horse operated (including header harvesters, harvester threshers, reaper threshers, and combines).  
Hay-loaders.  
Hay-making equipment, horse or power operated.  
Hay pick-up balers.  
Hay-presses.  
Mowers, horse or power operated.  
Planters, potato.  
Ploughs.  
Pumps, power operated.  
Seed, lime, and manure sowers, horse or power operated.  
Sprayers, power operated.  
Stationary grain threshers, or grain-threshing mills.  
Tractors, all types.  
Transplanters.

Given under my hand at Wellington, this 14th day of October 1943.

E. J. FAWCETT, Primary Industries Controller.  
(Notice No. Ag. 4046.)

\* Statutory Regulations 1939, Serial number 1939/164, page 728.

*Delegation by the Chief of the Air Staff of Authority for the Convening of General Courts-martial*

To Group Captain (Acting Air Commodore) JAMES LLOYD FRINDLAY, M.C., Head of New Zealand Joint Staff Mission, Washington.

WHEREAS I am empowered by Warrant of His Excellency the Governor-General bearing date 28th day of November, 1938, to direct my Warrant to any officer of the Air Force not under the rank of Squadron Leader, giving him a general authority to convene general courts-martial for the trial of any person who is subject to the Air Force Act, 1937, and the regulations made thereunder, and also to exercise (subject to the provisions of the said Warrant) in respect of the proceedings of such courts-martial the power of confirming the findings and sentences thereof according to law, or of directing him to reserve for my confirmation the proceedings of all or any such courts-martial:

Now, therefore, by virtue of the said Warrant, I do hereby authorize and empower you from time to time, as occasion may require, to convene general courts-martial for the trial of any person for the time being under or within territorial limits of your command who is subject to the Air Force Act, 1937, and the regulations made thereunder, and who shall be charged with any offence for which such person may be tried by court-martial:

And I do hereby empower you in respect of the proceedings of such court-martial to confirm the findings and sentences thereof according to law:

And for so doing, this shall be to you, as to all others whom it may concern, a sufficient Warrant.

Given under my hand at Wellington, this 9th day of October, 1943.

L. M. ISITT,  
Air Vice-Marshal, Chief of the Air Staff,  
Royal New Zealand Air Force.

*Notice to Persons affected by Applications for Licenses under Part III of the Industrial Efficiency Act, 1936*

## Taking of Fish for Sale

CON MALLIARIOS, of Gisborne, has applied for a variation in the conditions of his industrial fishing license to enable him to operate the fishing-launch “Whetu,” AK. 59, using long lines, hand-lines, set-nets, drag-nets, and crayfish-pots, catches to be landed at Gisborne.

## Manufacture for Sale of Footwear

E. E. Kitchener, 378 Karangahape Road, Auckland, has applied for a license to commence the manufacture of infants' footwear, sizes 3 to 6, and children's footwear, sizes 7 to 10 and 11 to 1, by the machine-sewn and riveted processes, sales to be confined to the applicant's own shop.

Persons considering themselves materially affected by the decision of the Bureau of Industry on these applications should make any desired representations in writing not later than the 28th October, 1943, to G. L. O'Halloran, Secretary, Bureau of Industry, G.P.O. Box 3025, Wellington.

G. L. O'HALLORAN, Secretary.