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NZMP 101:1984 First, second and third schedules to the New Zealand Model Building Bylaw (NZS 1900). \$6.00	
Copies of the publication may be ordered from the Standards Association of New Zealand, Wellington Trade Centre, 15-23 Sturdee Street (or Private Bag), Wellington.	
Dated at Wellington this 24th day of February 1984.	
DENYS R. M. PINFOLD, Director, Standards Association of New Zealand. (S.A. 114/2/5:159)	

Genesis, Vol. 10, No. 12, Vol. 11, No. 1, 2, 3, 4, 5; Cycle Guide Publications, U.S.A.
Club Latexa; Centurian Publishing, U.S.A.
Rubber Bondage, Vol. 8; Centurian Publishing, U.S.A.
Latex Slaves, Vol. 1, No. 1; Centurian Publishing, U.S.A.
Newsflash 1983, No. 6; Kings Cross Mail Orders, Australia.
Teenage Sex, Nos. 28, 29; Colour Climax Corporation, Denmark (Australian reprint).
Colour Climax, No. 115, Colour Climax Corporation, Denmark.
Anal Sex, No. 48; Colour Climax Corporation, Denmark (Australian reprint).
Private, No. 58; Private Press, Sweden (Australian reprint).

Indecent Publications Tribunal

I, Patrick John McKone, Comptroller of Customs, give notice that I have applied to the Indecent Publications Tribunal for a decision as to whether the books described below are indecent or not or for a decision as to their classification:

- Penthouse Letters* (August/September 1983); Penthouse Letters Ltd., U.S.A.
- The Best of Rubber Life*, Vol. 1 No. 2, Slimwear of America Inc., P.O. Box 187, Fontana Wisconsin, 53125, U.S.A.
- Rubber Quarterly*, Vol. 4, No. 7; Eros Publishing Co. Inc., Wilmington, Delaware, U.S.A.
- Rubber Quarterly*, Vol. 4, No. 3; Night-Bird Magazines Ltd., U.K.
- Explosives and Propellants From Commonly Available Materials*, Desert Publications, Cornville, Arizona, U.S.A.

Declaration Terminating the State of Civil Defence Emergency for the Southland Region

PURSUANT to section 56 of the Civil Defence Act 1983, I, Eve Poole, hereby terminate the state of Regional Civil Defence Emergency declared in respect of the Southland Region excluding the areas within the territorial boundaries of the Boroughs of Gore, Mataura, Bluff, and Winton and the Counties of Southland, Wallace, and Stewart Island, which took effect at midnight on 9 February 1984. The termination of the state of Regional Civil Defence Emergency shall take effect as from midnight on Wednesday, 15 February 1984.

Time and date of declaration 3.10 p.m., 15 February 1984.

EVE POOLE, Deputy Chairman, Southland United Council.

Price Order No. 271 (Hen Eggs)

PURSUANT to the Commerce Act 1975, I, David Leicester Shroff, pursuant to a delegation from the Secretary of Trade and Industry, hereby make the following price order:

1. This order may be cited as Price Order No. 271 and shall come into force on the 5th day of March 1984.
2. (1) Price Order No. 247 is hereby revoked.
(2) The revocation of the said orders shall not affect the liability of any person for any offence in relation thereto committed before the coming into force of this order.
3. In this order, unless the context otherwise requires,—
“Northland District” means the district comprising the counties of Otamatea, Hobson, Bay of Islands, Whangarei, Hokianga, Whangaroa, and Mangonui, including all cities, boroughs, and town districts situated within or contiguous to the boundaries of any such county;
“Wellington Egg Marketing Area” means the area so constituted under the Poultry Board Regulations 1980*;
“Westland District” means the district comprising the counties of Buller, Inangahua, Grey, and Westland, including all cities, boroughs, and town districts situated within or contiguous to the boundaries of any such county;
“Cartoned eggs” means eggs which are packed in a divisible “Safety”, “Hi Vee”, or any other egg carton approved by the Poultry Board, and supplied by the licensed egg marketing agent, or a producer authorised by the Poultry Board, to a retailer and sold by a retailer to a consumer;
“Licensed egg marketing agent” means the holder of a wholesale egg marketing agent’s licence under the Poultry Board Regulations 1980*.

APPLICATION OF THIS ORDER

4. This order applies in respect to all sales in New Zealand whether wholesale or retail, of hen eggs but does not apply to eggs transferred between licensed egg marketing agents or used in the manufacture of egg pulp or to the sale of eggs which the vendor sold for the purposes of hatching.

CLASSIFICATION OF EGGS FOR PURPOSES OF THIS ORDER

5. (1) For the purposes of this order, every lot of eggs sold by a producer or licensed egg marketing agent, or retailer shall be classified in the following sizes: 7’s, 6’s, 5’s, 4’s, or “Mixed”.
(2) With respect to eggs that have been graded in accordance with the Poultry Board Regulations 1980*, the classification of such eggs for the purposes of this order shall correspond to the grading under those regulations.

(3) With respect to eggs that have not been graded in accordance with the said regulations, the following special provisions shall apply:
(a) Any lot of eggs sold or offered for sale may be classified for the purposes of this order as 7’s, 6’s, 5’s, or 4’s as the case may be, if all the eggs in the lot would be of the corresponding grade if they had been graded under the said regulations.

(b) Any lot of eggs sold or offered for sale consisting of eggs which, if graded under the said regulations, would be graded in more than one grade shall be classified for the purposes of this order as “Mixed Eggs”: Provided that if the average weight of the eggs in the lot is less than 56 grams the lot shall be classified as 4’s.

FIXING MAXIMUM RETAIL PRICE OF EGGS TO WHICH THIS ORDER APPLIES

6. The maximum retail price that may be charged or received by any retailer (including a producer) for any eggs to which this order applies shall be the appropriate maximum price specified in the Schedule hereto.

RETAILERS TO EXHIBIT PRICES

7. Every retailer who offers or exposes any eggs to which this order applies for sale in any shop shall keep in a prominent position in such proximity to the eggs to which it relates as to be obviously descriptive thereof a ticket, placard, or label on which shall be stated in legible and prominent characters the classification of the eggs according to whether they are 7’s, 6’s, 5’s, 4’s, or “Mixed” and the retail price per dozen of the eggs.

FIXING MAXIMUM PRICES FOR EGGS SOLD TO LICENSED EGG MARKETING AGENTS

8. The maximum prices that may be charged or received by any producer in respect of sales to licensed egg marketing agents for any eggs to which this order applies shall not exceed the appropriate maximum price specified in the Schedule hereto reduced by:

- (a) An amount of 21c; and
- (b) Commission at the rate of 10 percent calculated on the retail price reduced by 21c.

FIXING MAXIMUM WHOLESALE PRICES FOR EGGS SOLD TO RETAILERS

9. The maximum prices that may be charged or received by licensed egg marketing agents or producers selling to retailers for any eggs to which this order applies shall be the appropriate maximum price specified in the Schedule hereto reduced by 15c per dozen.