

9. Marking—Each package must be clearly labelled Fancy Grade and comply with the requirements of Class 1 fruit as specified in paragraph 9 of the Standard Grade for the Export of Kiwifruit Notice 1984(*). In addition individual fruit are to be labelled in a manner to identify the fruit as Fancy Grade or equivalent.

10. Tolerance—Any one package shall not contain more than 20 percent of fruit by number without a label.

Schedule

1. Allowances for mis-shapen fruit:

Hayward Mark	Is permitted provided they are not broken. Inverted marks are not permitted
Frost damage (during bud development)	Fruit that is not malformed or does not have an inverted flower is acceptable.
Dropped shoulder	A shoulder with a slope of less than 30° from the horizontal is permitted.
Flats/Fans	Flat fruit are acceptable provided it is not wider than it is long. Square fruit are acceptable. Fan-shaped fruit are not acceptable.
 (a) <i>Blemishes:</i>	
Skin Rub	Surface rub which is not more than 3 square centimetres in area are permitted. Red or brown stains are permitted.
Skin burn	Burns that contrast with the colour of the fruit but do not exceed 3 square centimetres in area are permitted. Surface cracking of the burn is acceptable but open cracks in the skin are not permitted.
Oil Hail Damage	Surface marks totalling not more than 3 square centimetres in area and in which only dry surface cracking is present are permitted. Open cracks are not permitted.
Sun Weathering	All crazing is permitted. Open cracks are not permitted.
Healed Insect Damage	Healed superficial surface chewings not more than 3 square centimetres in area is permitted. Holes in the skin are not permitted.
Fungal Damage	Surface scarring which is not more than 2 square centimetres in area is permitted. Open cracks in the scarring are not permitted.
Other Blemish	An aggregate area of defects not exceeding 3 square centimetres in area is permitted providing no open cracks in the scarring or skin are present.

Note: This includes all surface/skin discolouration and staining.

(b) *Proximity mark*—Any number of marks which are not black or visibly depressed are permitted.

(c) *Sunburn*—Purple flecking on the shoulder of the fruit is permitted. Olive green fruit are not permitted.

(d) *Skin defects in storage*—Marks which contrast with the colour of the fruit but are less than 3 square centimetres in area are permitted including the following:

1. Physiological storage pitting.
2. Purple discolouration.
3. Latent storage stain.

Dated at Wellington this 17th day of March 1989.

R. E. W. ELLIOTT, Acting Director-General of Agriculture and Fisheries.
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Commerce

Dumping and Countervailing Duties Act 1988

Preliminary Determination and Imposition of Provisional Measures: Dumping Investigation in Respect of Canned Catfood

Pursuant to section 12 (1) of the Dumping and Countervailing Duties Act 1988, I, David John Butcher, Minister of Commerce, hereby give notice that I have made a preliminary determination that prepared catfood in airtight containers; put up for retail sale, manufactured by Uncle Bens of Australia, and imported or intended to be imported into New Zealand, is a good in respect of which I may direct the imposition of an anti-dumping duty in accordance with section 14 of the Dumping and Countervailing Duties Act 1988.

Dated at Wellington this 23rd day of March 1989.

DAVID BUTCHER, Minister of Commerce.
go4586

Conservation

Wildlife Act 1953 Wildlife Regulations 1955

Amendment of the Notification of Open Season for Game in the Auckland Acclimatisation District 1989 Season: Paradise Shelduck

The Minister of Conservation hereby amends the notification of open season for game published in the supplement to the *New Zealand Gazette*, No. 46 of Tuesday, 14 March 1989.

In that portion of the Second Schedule which relates to the Auckland Acclimatisation District add:

*Game That May be Hunted
or Killed* *Duration of 1989 Season*

Paradise shelduck (Franklin 6 May to 14 May 1989 incl. County)

Dated at Wellington this 17th day of March 1989.

PHILIP WOOLLASTON, Minister of Conservation.
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Consumer Affairs

Fair Trading Act 1986

The Unsafe Goods (Glitter Bangles) Notice 1989

Pursuant to section 31 of the Fair Trading Act 1986, the Minister of Consumer Affairs gives the following notice.

Notice

1. Title—This notice may be cited as the Unsafe Goods (Glitter Bangles) Notice 1989.

2. Certain coloured plastic bangles declared to be unsafe goods—Tubular plastic arm bangles, containing silver-coloured metallic flakes or glitter suspended in liquid, intended for use as jewellery for children, and commonly known as "Glitter Bangles", are hereby declared to be unsafe goods.