#### THE PROCESSED FOOD ACT

# REGULATIONS (under section 13)

## THE PROCESSED FOOD (INSPECTION AND SAMPLING) REGULATIONS, 1959

(Made by the Governor in Council on the 18th day of September, 1959)  $L_{N, 233}$ 

L.N. 233/59 Amd: L.N. 83/64 263/72 95/76

[15th October, 1959.]

1. These Regulations may be cited as the Processed Food (Inspection and Sampling) Regulations, 1959.

2. In these Regulations the expression "the Act" shall be deemed to include regulations made under the Act.

#### **Inspection**

3. An inspector or analyst or any other person authorized in writing by the Director of the Bureau of Standards may take photographs of any part of an establishment and of any articles to which the Act applies.

4. An inspector or analyst at any reasonable time-

- (a) may enter any vehicle which he reasonably believes to be used for the purpose of transporting any article to which this Act applies and may examine such vehicle; or
- (b) may in an establishment examine anything that he reasonably believes is used or is capable of being used for the transporting of such article.

5.—(1) Where an inspector has seized in an establishment and detained any article by means of or in relation to which he reasonably believes any provision of the Act has been contravened, he shall attach to such article or to at least one package thereof a numbered detention tag in the form prescribed in Form A of the First Schedule.

First Schedule. Form A.

(2) Within twelve hours after attaching such detention tag the inspector shall deliver or post to the owner or person in possession of

First Schedule. Form B.

Form C.

the article a notice of detention in the form prescribed in Form B of the First Schedule.

(3) No person shall alter, deface or destroy any such detention tag and no person shall remove such detention tag unless first authorized by an inspector.

(4) No person shall tamper with, sell or offer for sale or move, allow or cause to be moved from such establishment any detained food or processed food unless first authorized in writing by an inspector.

(5) Upon the release of an article seized by him, the inspector shall deliver or post to the owner or person in possession thereof a notice of release in the form prescribed in Form C of the First Schedule.

#### Sampling

6. An analyst may at any reasonable time-

- (a) enter any place where he reasonably believes any article to which this Act applies is manufactured, prepared, processed, packed, stored or kept for export or for sale, examine such article and take samples thereof free of charge and examine anything that he reasonably believes is used or is capable of being used for the manufacture, preparation, processing, packing, storing or keeping of such article;
- (b) open and examine any container that he reasonably believes contains any article to which this Act applies;
- (c) take such tests as he may deem necessary for ensuring that the provisions of the Act are being complied with.

7. When taking a sample for analysis an inspector or analyst shall, after procuring a suitable quantity of the article in question forthwith notify the owner thereof or the person from whom the sample was obtained of his intention to have a sample thereof analysed or examined and—

- (a) where, in the opinion of the inspector or analyst, division of the procured quantity would not interfere with analysis or examination—
  - (i) divide the quantity into three parts;
  - (ii) identify the three parts as the owner's portion, the sample, and the duplicate sample and in the case where only one part bears a label, that part shall be identified as the sample;

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<sup>[</sup>The inclusion of this page is authorized by L.N. 96/1977]

- (iii) seal each part in such a manner that it cannot be opened without breaking the seal; and
- (iv) deliver the part identified as the owner's portion to the owner or the person from whom the sample was obtained, retain the duplicate sample and have the sample analysed or examined; or
- (b) where in the opinion of the inspector or analyst, division of the procured quantity would interfere with analysis or examination—
  - (i) identify the entire quantity as the sample;
  - (ii) seal the sample in such a manner that it cannot be opened without breaking the seal; and
  - (iii) have the sample analysed or examined and the owner or his representative shall be permitted to be present during such analysis or examination.
- (c) where the owner or the person from whom the sample was obtained objects to the procedure followed by an inspector or analyst pursuant to paragraph (a) or (b) at the time the sample was obtained, the inspector or analyst shall follow both procedures set out in those paragraphs if the owner or the person from whom the sample was obtained supplies him with a sufficient quantity of the article.

8. For the purpose of ascertaining the grade of a product during the production of the product at an establishment an inspector may take such samples for examination as he deems necessary.

9. For the purpose of ascertaining the grade of a designated consignment or lot, of prescribed food the following procedure shall apply—

- (a) the designated consignment, or lot, of prescribed food shall be so placed as to permit thorough and proper sampling in accordance with these Regulations;
- (b) the inspector shall select samples of such prescribed food at random and from positions in the consignment, or lot, in such manner and number, as to secure representative samples of the consignment or lot;

- (c) the inspector shall select from each consignment, or lot, not less than the number of samples indicated in the Second Schedule;
- (d) the inspector shall mark the samples so that they may be properly identified for inspection.

10.—(1) For the purpose of determining the grade to be awarded to a consignment or lot of prescribed food from the examination of samples taken therefrom the following rules shall apply where such food is intended for export—

- (a) the grade claimed for or declared on the labels of any consignment or lot of prescribed food (hereafter in this regulation referred to as the designated grade) shall not be awarded unless at least 84% of the samples are within the designated grade;
- (b) where 84% of the samples are within the designated grade, but—
  - (i) there is one prescribed grade below the designated grade, if more than 8% of the samples are below such lower prescribed grade, the grade awarded shall be such lower prescribed grade;
  - (ii) there are two prescribed grades below the designated grade---
    - (A) if more than 8% of the samples are two grades below the designated grade, the grade awarded shall be one grade below the designated grade;
    - (B) if 8% or less of the samples are below the lowest of the prescribed grades, the grade awarded shall be one grade below the designated grade;
    - (C) if more than 8% of the samples are below the lowest of the prescribed grades, the grade awarded shall be two grades below the designated grade.

(2) The provisions of paragraph (1) shall apply in relation to prescribed food intended for sale in the Island as they apply in relation to prescribed food intended for export with the modification that wherever the figures and symbols "84%" and "8%" appear in the

Second Schedule.

aforesaid paragraph there shall be substituted therefor respectively the figures and symbols "75%" and " $12\frac{1}{2}$ %".

11. Any person who contravenes any of the provisions of these Regulations shall be guilty of an offence and shall be liable on summary conviction before a Resident Magistrate to a fine not exceeding two hundred dollars or to imprisonment with or without hard labour for a term not exceeding twelve months.

#### FIRST SCHEDULE

Form A

(Regulation 5)

	HELD
	HELD UNDER THE AUTHORITY OF THE PROCESSED FOOD ACT AND THE REGULATIONS MADE THEREUNDER.
Ì	Date
	Establishment
ł	Inspector
	Form <b>P</b> F

FIRST SCHEDULE, contd. FORM B

(Regulation 5)

Ministry of Marketing and Commerce PROCESSED FOODS DIVISION

NOTICE OF DETENTION

Place	Date
ToAdd	dress
You are hereby notified that the	
cases of	
marked	Brand and said to have
originated at	
and now located at	
are hereby held under HELD TAG N	os
Reason for detention	
······	
Remarks	•••••••••••••••••••••••••••••••••••••••
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You are hereby forbidden to move or cause or allow the same to be moved until you have the written authority of a duly authorized inspector.

Acknowledged

Inspector under the Processed Food Act

Form PF.....

[The inclusion of this page is authorized by L.N. 4/1976]

FIRST SCHEDULE, contd.

#### FORM C

(Regulation 5)

## Ministry of Marketing and Commerce Processed Foods Division NOTICE OF RELEASE

PlaceDate	
ToAddress	
With reference to the	
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which were placed under detention on	by inspector
••••••	•••••••••••••••••••••••••••••
the following have been satisfactorily dealt with and are rele	ased:
the following have been satisfactorily dealt with and are rele	
· ·	

Inspector

MINIMUM RA	TE OF OFF	ICIAL SA	MPLING OF PI	ROCESSEI	) FRUITS	AND VEGET	ABL	ES	
	Min	imum rate	of sampling fro	m lots con	taining	·			
Size and Type of Container	1 container for 1 each 100 dozen ea containers or 6 fraction thereof fr		01 to 2,000 dozen	2,001 to 4,000 dozen 1 container for each 400 dozen containers or fraction thereof but not less than 10		4,001 to 8,000 dozen 1 container for each 600 dozen containers or fraction thereof but not less than 12		Exceeding 8,000 dozen	
Any type of container of less volume than a No. 300 size can (300 x 407)			l container for each 200 dozen containers or fraction thereof out not less than 6					1 container for each 800 dozen containers or fraction thereof but not less than 20	
	1 to 100 cases	101 to 20 cases	0 201 to 500 cases	501 to 2,	.000 cases	2,001 to 5,000	cases	Exceeding 5,000 cases	
Any type of container of a volume equal to that of a No. 300 size can $(300 \times 407)$ or greater, but not exceed- ing that of a No. 3 cylinder size can $(404 \times 700)$	2	4	6	each 10 or fra thereof	iner for 20 cases action but not han 6	s each 200 ca or fraction		1 container for each 300 cases or fraction thereof	
Any type of container of a volume exceeding that of a No. 3 cylinder size can (404 x 700) but not exceed- ing that of a No. 12 size can (603 x 812)	2	3	4	each 20 or fra	action but not	1 container each 400 ca or fraction thereof	ses	1 container for each 500 cases or fraction thereof	
	1 to 100	containers	101 to 200 c	ontainers	201 to	201 to 500 containers		eding 500 containers	
Any type of container of a volume exceeding that of a No. 12 size can (603 x 812) but not containing more than 5 gallons of the product			e of 5 percent of t o containers but in t		1 sample from each of 3 percent of the containers but in no case less than 6		1 sample from each of 2 percent of the containers but in no case less than 10		
	1 to 20 containers		21 to 100 c	21 to 100 containers 10		101 to 200 containers		Exceeding 200 containers	
Any type of container contain- ing more than 5 gallons of the product	re than 5 gallons of of 35 percent of the			rom each ent of the but in no than 4	of 10 contain	ble from each percent of the ers but in no less than 6	of co	sample from each 5 percent of the ntainers but in no case less than 10	

#### Second Schedule MINIMUM RATE OF OFFICIAL SAMPLING OF PROCESSED FRUITS AND VEGETABLES

THE PROCESSED FOOD (INSPECTION AND SAMPLING) REGULATIONS, 1959

(Regulation 9)  $\overleftarrow{o}$