

2. Regulation 8 of the principal Regulations is hereby amended by the addition thereto of the following paragraph at the end thereof:—

“Such person shall, except at docks, wharves or quays at which the total number of persons employed at any time does not exceed fifty, be a person trained in first aid.”

3. The following Regulations shall be inserted immediately after Regulation 8 of the principal Regulations:—

“8A. There shall be provided for use at every dock, wharf or quay at which the total number of persons employed at any time exceeds fifty, a suitably constructed ambulance carriage maintained in good condition, for the purpose of the removal of serious cases of accident or sickness, unless arrangements have been made for obtaining such a carriage when required from a hospital or other place situate not more than two miles from the dock, wharf or quay, and in telephonic communication therewith.

8B. Notices shall be exhibited in prominent positions at every dock, wharf or quay stating—

- (a) the position of each first-aid box and the place where the person in charge thereof can be found,
- (b) the position of stretchers or other appliances,
- (c) the position of the ambulance carriage or, where such is not provided, the position of the nearest telephone and the name and telephone number of the hospital or other place from which such carriage may be obtained.”

4. Regulation 11 of the principal Regulations is hereby amended by the deletion of the designation “(iii)” in the proviso to paragraph (2) and the substitution therefor of the designation “(3)”.

Made in Council, this 2nd day of August, 1940.

(M.P. 982/35.)

N. D. WATSON,  
Clerk of the Executive Council.

## No. 308.

### THE AGRICULTURAL PRODUCE (EXPORT) LAW, 1933.

#### REGULATIONS MADE UNDER SECTION 8.

W. D. BATTERSHILL,  
Governor.

I, the Governor in Council, in exercise of the powers conferred by section 8 of the Agricultural Produce (Export) Law, 1933, do hereby make the following Regulations:—

1. These Regulations may be cited as the Agricultural Produce (Pomegranates) Export Regulations, 1940.

2. In these Regulations:—

“Law” means the Agricultural Produce (Export) Law, 1933.

“Package” includes any box, case, crate, or barrel.

“Pomegranate” means the fruit of *Punica granatum*.

“Produce Inspector” means the Produce Inspector appointed for the place of inspection at which the pomegranates intended for export are submitted for examination.

3. No person shall export or attempt to export or permit to be exported any pomegranates from Cyprus unless such pomegranates shall have been first submitted to a Produce Inspector for examination and have been passed by him as fit for export.

4. No pomegranates shall be passed as fit for export which—

(a) have external marks to such an extent as to render them unsightly :

Provided that no marks due to light sunburn shall be taken into account ;

(b) show signs externally of the presence of any fungus or insect or mechanical injury likely to lead to wastage ;

(c) are not considered by the Produce Inspector likely to arrive at the destination to which they are consigned in marketable condition, regard being had to the route and packing and accommodation in the ship by which they are consigned ;

(d) have not had the stem cut in such a manner as not to cause injury to any other fruit in the same receptacle.

5. Any person who intends to export any pomegranates shall give notice of his intention so to do to the Produce Inspector at the intended place of exportation and shall present such pomegranates for examination at such place as early as circumstances may permit before the sailing of the ship.

6. The Produce Inspector shall open and examine not less than five per cent. of the packages forming each consignment or, when pomegranates are exported in bulk, shall examine not less than five per cent. of such pomegranates.

7. The following provisions shall apply with regard to pomegranates intended for export otherwise than in bulk :—

(a) the pomegranates shall be tightly packed in new clean boxes, crates or barrels or light wood or in clean strong new baskets of a size to be approved by the Produce Inspector but in no case of a size which may contain pomegranates weighing more than forty okes ;

(b) each package containing pomegranates shall be marked with the number of pomegranates which it contains :

Provided always that the Director of Agriculture may by licence under his hand dispense with both or either of the requirements of this Regulation.

8.—(1) When a Produce Inspector has passed as fit for export a consignment of pomegranates intended for export in packages, he shall stamp on each package in letters not less than half an inch in size the word " Passed ".

(2) No package containing pomegranates for export shall exceed forty okes in weight.

9. Any consignment of pomegranates which the Produce Inspector has refused to pass for export shall be removed from the place of inspection within twenty-four hours from the giving of the notice by the Produce Inspector of his refusal to pass for export such consignment.

10. On presentation of the Customs specification, the Produce Inspector shall enter thereon, in respect of any pomegranates which have been passed for export, the amount of fees payable for inspection and shall issue to the consignor a Grading Slip giving full particulars of the consignment which has been passed for export. The Customs Authorities shall not permit the shipment of any pomegranates unless the relative Grading Slip has been produced to them for retention.

11. The Produce Inspector shall issue to the consignor in respect of any pomegranates which have been passed for export a certificate in the form set out in the First Schedule hereto.

12. Notwithstanding anything in these Regulations contained, the Director of Agriculture may by licence under his hand and subject to such conditions as may be prescribed in such licence :—

- (a) permit the export of pomegranates which do not conform with the requirements of Regulation 4, provided that he is satisfied that such pomegranates will be used solely for the manufacture of by-products, and provided that the words "Culled Fruit" shall be clearly stencilled in letters of not less than two inches in size on each package of such pomegranates or, where such pomegranates are exported in bulk, that the consignment shall be clearly described as culled fruit on the Customs specification ;
- (b) permit the shipment for experimental purposes of consignments of pomegranates which do not conform to these Regulations.

13. The inspection shed shall in all respects be under the control of the Produce Inspector and, with the exception of any consignor whose consignment is undergoing inspection, no member of the public shall have access thereto without the express permission of the Produce Inspector.

14. The fees prescribed in the Second Schedule hereto shall be paid by each consignor to the Collector of Customs at the port of export in respect of pomegranates submitted by the consignor for inspection.

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FIRST SCHEDULE.

(Regulation 11).

INSPECTION CERTIFICATE.

I certify that I have examined not less than 5% of a consignment of .....(\* packages) of pomegranates consigned by..... of..... of..... of..... and that I have passed the consignment as fit for export in accordance with the Agricultural Produce Pomegranates (Export) Regulations, 1940.

*Produce Inspector,  
Agricultural Department,  
Cyprus.*

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\* Strike out if pomegranates are exported in bulk.

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SECOND. SCHEDULE.

(Regulation 14).

FEES.

(a) For every package of pomegranates in a consignment submitted for examination, 10 *paras*.

(b) For every forty okes or part thereof of pomegranates shipped in bulk, 10 *paras*.

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Made in Council, this 5th day of August, 1940.

(M.P. 880/29/3.)

N. D. WATSON,  
*Clerk of the Executive Council.*