

Gazette :
Supplement
No. 3 :
17.2.1949.

2. The Supplies and Services (Milling Charges) Order, 1949, is hereby revoked without prejudice to anything done or left undone thereunder.

Made this 20th day of December, 1954.

A. F. BATES,
Financial Secretary,
Competent Authority.

(M.P. 1448/54.)

No. 717. THE GRAIN CONTROL LAWS, 1953 AND 1954.

REGULATIONS MADE BY THE GRAIN COMMISSION UNDER SECTION 20.

7 of 1953
45 of 1954.

In exercise of the powers vested in it by section 20 of the Grain Control Laws, 1953 and 1954, the Commission hereby makes the following regulations :—

1. These Regulations may be cited as the Grain Control (Milling and Bakeries) Regulations, 1954.

2. In these Regulations, unless the context otherwise requires—

“ bakery ” means any building, room or place used for or connected with the preparation, making or baking of bread for sale whether by retail or wholesale ;

“ bread ” means the product produced by baking flour unmixed with any substance other than water, salt and yeast or other leaven and includes what are commonly known as “ franjola ”, “ koullouria ” and “ paximadia ” ;

“ flour ” means the products produced by the milling of wheat in the Colony, and includes all such products except substances separated in the milling as wheat offals, and where such products as aforesaid are mixed with other substances, whether or not produced by the milling of wheat and whether milled with the wheat or subsequently added, the mixture shall be deemed to be flour ;

7 of 1953
45 of 1954.

“ Law ” means the Grain Control Laws, 1953 and 1954 ;

“ miller ” means any person who by process of milling converts wheat into flour and who is registered as a miller under section 11 of the Law ;

“ milling ” means the grinding of wheat into flour and includes the cleaning and washing thereof ;

“ purchase ” includes—

(a) any offer to purchase,

(b) any attempt to purchase,

(c) any arrangement to purchase made either directly or indirectly ;

“ registered baker ” means any person registered as a baker under these Regulations and includes any person registered, or deemed to be registered as a baker, under the Supplies and Services (Bakeries, Bread and Wheat Control) Orders, 1949 and 1951 ;

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“ sale ” and “ sell ” include—

(a) any offer to sell,

(b) any attempt to sell,

(c) any arrangement to sell made either directly or indirectly ;

“ wheat flour ” means the ground product of wheat with no less than 15% of the bran having been extracted therefrom and free from any other cereals, foreign matter or added bran.

3.—(1) Any person desiring to register himself as a miller under section 11 of the Law shall make and deliver to the Commission an application specifying the place at which he carries on, or he intends to carry on, the business of a miller.

(2) Upon receipt of an application as in paragraph (1) hereof provided the Commission shall register the applicant as a miller and thereupon a

certificate of registration shall be issued to him under the hand of the Commission or under the hand of any person authorised by the Commission in writing in that behalf.

4.—(1) No miller shall—

- (a) charge ; or
- (b) attempt to charge ; or
- (c) either directly or indirectly make any arrangement for charging, in any town or village in the Colony for the milling of any wheat into wheat flour in excess of the charges specified in column (1) or (2), as the case may be, of Schedule 1 hereto.

(2) Schedule 1 hereto may, with the approval of the Governor, be amended by the Commission by notice published in the *Gazette* and upon such publication such amendment shall form part of these Regulations for all purposes.

5. Save under a written permit by the Commission containing such terms and conditions as may be specified therein—

- (a) no wheat shall be ground at any mill except for the production of wheat flour ;
- (b) no miller shall—
 - (i) keep, or allow or suffer to be kept, in his mill any flour other than wheat flour ;
 - (ii) add, or permit or suffer to be added, in his mill any bran or other material to wheat flour.

6. Every miller shall keep in his mill a book in which he shall enter or cause to be entered at the end of each day the particulars set out in Schedule 2 hereto.

7. Every miller shall permit such person as the Commission may authorise in writing in that behalf to enter upon his mill and make—

- (a) such enquiries or inspection therein, and
- (b) such inspection of any book kept under regulation 6, as may be necessary for the purpose of ascertaining whether the provisions of these regulations have been or are being complied with.

8. No person shall keep or work a bakery unless he is a registered baker.

9.—(1) Any person desiring to be registered as a baker under these Regulations shall, within fifteen days from the date of the publication of these Regulations in the *Gazette*, make and deliver to the Commission an application specifying the place at which the bakery which he intends to keep or work is situated.

(2) Upon receipt of an application as in paragraph (1) hereof provided the Commission may, in its discretion, register the applicant as a baker and thereupon a certificate of registration shall be issued to him under the hand of the Commission or under the hand of any person authorised by the Commission in that behalf.

(3) Any person registered as a baker under the Supplies and Services (Bakeries, Bread and Wheat Control) Orders, 1949 and 1951, shall, for a period of fifteen days from the date of publication of these Regulations in the *Gazette*, be deemed to be registered as a baker under these Regulations.

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10. Save under a written permit by the Commission containing such terms and conditions as may be specified therein, no person shall,—

- (a) prepare, make or bake bread for sale whether by retail or wholesale, except at the bakery of a baker registered under these Regulations ;
- (b) prepare, make or bake bread for sale except from wheat flour ;
- (c) sell or expose for sale any bread, except bread prepared, made or baked from wheat flour.

11. Every registered baker shall keep in his bakery a book in which he shall enter or cause to be entered at the time hereinafter specified the following particulars :—

- (a) the actual amount of wheat or wheat flour received with reference to the relative invoice numbers as soon as such wheat or wheat flour is received ;
- (b) the actual amount of flour and bran or other extraneous matter produced from any wheat received by him as in paragraph (a) hereof and the mill or mills at which the milling of such wheat was done ;
- (c) at the end of each day the daily quantity of flour used for the preparation of bread ;
- (d) at the end of each day the number of loaves of bread prepared, made or baked in his bakery ; and
- (e) at the end of each month the stock in hand of wheat and wheat flour.

12. Every registered baker shall permit such person as the Commission may authorise in writing in that behalf to enter upon his bakery and make—

- (a) such enquiries or inspection therein ; and
- (b) such inspection of any book kept under regulation 11,

as may be necessary for the purpose of ascertaining whether the provisions of these Regulations have been or are being complied with.

13.—(1) No person shall sell or purchase any bread in any town or village in the Colony at a price ex-oven in excess of the price specified in columns (1) and (2) of Schedule 3 hereto and otherwise than in loaves weighing—

- (i) one half kilogram, or
- (ii) one kilogram.

(2) Schedule 3 hereto may, with the approval of the Governor, be amended by the Commission by notice published in the *Gazette* and upon such publication such amendment shall form part of these Regulations for all purposes.

(3) The provisions of this Regulation shall not apply to what are commonly known as “franjola”, “koullouria” or “paximadia”.

14. Any person who—

- (a) acts in contravention of, or fails to comply with, any of the provisions of these Regulations ; or
- (b) makes in any book kept under regulation 6 or 11 any entry which is false in any material particular ; or
- (c) fails to comply with any term or condition contained in any permit issued under these Regulations ; or
- (d) knowingly misleads or otherwise interferes with or impedes any person exercising any powers or performing any duties under the provisions of these Regulations, shall be guilty of an offence and shall, upon conviction, be liable to a fine not exceeding twenty-five pounds.

SCHEDULE I.
(Regulation 4 (1)).

	(1)		(2)
Milling charges per oke of wheat in all towns		Milling charges per oke of wheat in all villages	
		(a) In water-driven mills	(b) In power-driven mills
11 paras		7 paras	9 paras

SCHEDULE 2.
(Regulation 6).

(1)	(2)	(3)
Name and address of person who delivered wheat for milling	Date and time of receipt of such wheat by the miller	Quantity of wheat received by the miller (in okes)
(4)	(5)	(6)
Date of delivery of wheat flour by the miller	Quantity of wheat flour delivered by the miller (in okes)	Signature of the owner of wheat flour or his authorised representative.

SCHEDULE 3.
(Regulation 13.)

Bread sold or purchased in any town	Bread sold or purchased in any village
(a) six piastres for each loaf of one kilogram.	(a) six and a half piastres for each loaf of one kilogram.
(b) three piastres for each loaf of one-half kilogram.	(b) three piastres and ten paras for each loaf of one-half kilogram.

The above Regulations have been approved by His Excellency the Governor. (M.P. 1448/54.)

No. 718. THE AGRICULTURAL FERTILIZERS LAW.
CAP. 37 AND LAW II OF 1954.

REGULATIONS MADE UNDER SECTION II.

In exercise of the powers vested in him by section 11 of the Agricultural Fertilizers Law, His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the following regulations :—

1. These Regulations may be cited as the Agricultural Fertilizers (Amendment) Regulations, 1954, and shall be read as one with the Agricultural Fertilizers Regulations (hereinafter referred to as "the principal Regulations").

2. Regulation 2 of the principal Regulations is hereby amended by the addition thereto of the following sub-regulation (the existing regulation being numbered as sub-regulation (1)) :—

"(2) The sacks of imported or locally prepared or mixed fertilizers shall be of a standard gross weight of one kilo, five kilos, fifty kilos or one hundred kilos :

Provided that the Director of Agriculture may, in his discretion, authorize in writing the sale of fertilizers in sacks of weights other than the weights specified in this sub-regulation."

Cap. 37
11 of 1954.

S.L.1,
9.