

of the person to whom the notice relates in the conduct of the trade or business, or in any other trade or business concerned with the preparation or handling of food or drink for human consumption.

It shall be the duty of the person to whom any such notice is addressed to comply with the requirements of the notice."

Sealed with the Official Seal of the Ministry of Health and Local Government for Northern Ireland this twenty-second day of June, One thousand nine hundred and fifty.

(L.S.)

*J. E. Pittaway,*

Assistant Secretary.

### Whalemeat for Human Consumption

REGULATIONS DATED 4TH DAY OF FEBRUARY, 1950, MADE BY THE MINISTRY OF HEALTH AND LOCAL GOVERNMENT UNDER THE PUBLIC HEALTH ACTS (NORTHERN IRELAND), 1878 TO 1946 AND THE PUBLIC HEALTH (REGULATIONS AS TO FOOD) ACT, 1907.

1950. No. 26

The Ministry of Health and Local Government for Northern Ireland, in exercise of the powers conferred upon it by section one hundred and forty eight of the Public Health (Ireland) Act, 1878 (a), the Public Health Act, 1896 (b), the Public Health (Regulations as to Food) Act, 1907 (c), and of every other power enabling it in that behalf, hereby makes the following regulations, with the consent, so far as they apply to officers of Customs and Excise, of the Commissioners of H.M. Customs and Excise.

1. These regulations may be cited as the Public Health (Whalemeat) Regulations (Northern Ireland), 1950, and shall come into operation on the sixth day of March, 1950.

#### PART I

##### *General*

- 2.—(1) In these regulations, unless the context otherwise requires—
- “the Ministry” means the Ministry of Health and Local Government for Northern Ireland;
  - “authority” means an authority charged with the duty of enforcing and executing these regulations;
  - “authorised officer” means, as respects any authority, the medical officer of health, sanitary officer, or any other officer of the authority, being a member of the Royal College of Veterinary Surgeons, authorised by the authority in writing, either generally or specially to act in the enforcement and execution of these regulations;
  - “British Islands” means the United Kingdom, the Channel Islands and the Isle of Man;

- “competent authority” means (1) a person appointed as such by the Minister of Food for the purpose of these regulations and (2) any authority having power under the laws in force in any country to examine articles of food and to certify as to their fitness for human consumption ;
- “district” in relation to an authority means the area for which the authority acts ;
- “export” means remove to a place not in the British Islands ;
- “health authority” means a health authority constituted under the Public Health and Local Government (Administrative Provisions) Act (Northern Ireland), 1946, (in these regulations referred to as “the Act of 1946”) (a) ;
- “importer” in relation to any whalemeat or whalemeat product includes any person who, whether as owner, consignor, consignee, agent or broker, is in possession of or is in any way entitled to the custody or control of the whalemeat or whalemeat product ;
- and “import” shall be construed accordingly ;
- “justice” means justice of the peace ;
- “medical officer of health” means a medical officer of health of a county or county borough appointed under section ten of the Act of 1946, or a medical officer of health of a port sanitary authority, as the case may be, and includes a deputy or assistant medical officer of health ;
- “officer of Customs and Excise” includes any person acting under the authority of the Commissioners of H.M. Customs and Excise ;
- “oversea” means brought from a place elsewhere than in the British Islands ;
- “room” includes a shop or cellar or any other part of a building, and a shed, store or outbuilding or any part thereof ;
- “sanitary officer” means a person appointed by a health authority under sub-section (3) of section twelve of the Act of 1946, or a sanitary sub-officer of a port sanitary authority, as the case may be ;
- “stall” includes any stall, barrow or vehicle from which whalemeat or any whalemeat product is offered for sale in a street or other open space or in any market place ;
- “uncertificated whalemeat or whalemeat product” means any whalemeat or whalemeat product imported into Northern Ireland for human consumption without a veterinary certificate ;
- “vehicle” includes a railway or other van or waggon and a ship or barge but does not include any separate compartment thereof in which whalemeat or any whalemeat product is not being conveyed ;

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(a) 1946 c. 19 (N.I.).

“veterinary certificate” means (a) a certificate given by a competent authority which relates to, or (b) a label, mark, stamp or other voucher which is affixed by a competent authority to, any oversea whalemeat or whalemeat product or to a package containing any such whalemeat or whalemeat product and which is for the time being recognised by the Ministry as certifying —

- (i) that the whalemeat to which it relates or the whalemeat from which the whalemeat product to which it relates was prepared, was derived from whales inspected post-mortem and passed as fit for human consumption in accordance with criteria satisfactory to the Ministry; and
- (ii) that all necessary precautions for the prevention of danger to public health were taken in the preparation, packing, marking, storing and transporting of the whalemeat or whalemeat product in accordance with conditions satisfactory to the Ministry;

“whalemeat” means the flesh or other part of a whale edible as human food;

“whalemeat product” means any product used or prepared for human consumption which is prepared from whalemeat whether with or without another ingredient, but does not include whale-oil, whale liver oil, whalemeat extract, vitamin concentrates or pharmaceutical products.

(2) The recognition of a veterinary certificate for the purpose of these regulations shall be effected by means of a notice published in the *Belfast Gazette* which shall specify the conditions (if any) subject to which the certificate is recognised by the Ministry and any such notice may be varied or revoked by a subsequent notice published in the *Belfast Gazette*.

(3) The Interpretation Act, 1921, applies for the purpose of the interpretation of these regulations in like manner as it applies for the interpretation of an Act of Parliament of Northern Ireland.

3. Nothing in these regulations shall apply so as to interfere with the operation or effect of any other regulations for the time being in force and made under the Public Health (Ireland) Act, 1878 (a), the Public Health Act, 1896 (b), the Public Health (Regulations as to Food) Act, 1907 (c), or those Acts as amended by any subsequent enactment.

4. The health authority shall enforce and execute these regulations in their district:

Provided that a port sanitary authority shall be the authority for enforcing and executing Parts II and V of the regulations in their district.

## PART II

*Importation, Examination and Sampling*

5. No person shall import into Northern Ireland for sale for human consumption any whalemeat or whalemeat product without a veterinary certificate.

6.—(1) Where it appears to an officer of Customs and Excise to be desirable that any oversea food should be examined with a view to ascertaining whether it comprises any uncertificated whalemeat or whalemeat product, or for any other purpose of these regulations and such officer of Customs and Excise has informed the authority, an authorised officer shall forthwith examine such food and may procure samples thereof.

(2) If upon examination of any oversea food the authorised officer is of opinion that it comprises any uncertificated whalemeat or whalemeat product he shall by a notice in writing forbid its removal for any purpose other than its exportation; and shall send a copy of such notice to the officer of Customs and Excise and to the authority.

7. Where in pursuance of regulation 6 hereof an authorised officer has given a notice forbidding the removal of any oversea food such food shall not be removed by any person contrary to the terms of the notice except with the express permission of the officer by whom the notice was given.

8.—(1) The authority, within twelve hours after the receipt of a copy of a notice given in pursuance of regulation 6 of these regulations with respect to any oversea food, shall give to the importer notice in writing that, unless, within the time specified in the notice, not being less than twelve hours after the receipt thereof, he gives a written undertaking —

- (a) to export the food at his own expense; or
- (b) otherwise to dispose of it so as to satisfy an authorised officer that it will not be used for human consumption; or
- (c) to prove in proceedings before a justice that it does not comprise any uncertificated whalemeat or whalemeat product; it shall be destroyed under the supervision of an authorised officer.

(2) If within the time specified in the notice, the authority have not received any such undertaking as aforesaid or if within that time they have received any undertaking in accordance with sub-paragraphs (a) or (b) of paragraph (1) of this regulation and within seven days after the receipt thereof the importer fails to comply therewith, the authority may cause the food to be destroyed or disposed of under the supervision of an authorised officer by such means and in such a manner as to prevent its being used for human consumption.

(3) Where in pursuance of this regulation the importer has given an undertaking in accordance with sub-paragraph (c) of paragraph (1) of this regulation, the authority shall within twenty-four hours after the receipt of the undertaking take steps to obtain the decision of a justice with respect thereto.

9.—(1) Where in pursuance of regulation 8 hereof an application is made to a justice in respect of any oversea food and the justice is satisfied that it comprises any uncertificated whalemeat or whalemeat product, he shall condemn that food and order it to be destroyed or disposed of under the supervision of an authorised officer by such means and in such a manner as to prevent its being used for human consumption.

(2) Where on such application the justice is satisfied that the oversea food does not comprise any uncertificated whalemeat or whalemeat product he shall order the rescission of the notice prohibiting the removal thereof.

(3) The justice shall in every order made in pursuance of this regulation set forth the description of and such other details as will suffice to identify the oversea food to which it relates, together with the name, description and address of the importer, and shall specify in every order made under paragraph (2) of this regulation the oversea food as respects which he is satisfied that it does not comprise any uncertificated whalemeat or whalemeat product; and he shall forthwith furnish the authority with a copy of the order.

10. Where, in pursuance of these regulations, any oversea food is destroyed or otherwise disposed of under the supervision of an authorised officer, the authority, before the destruction or other disposal of the same, shall cause the description of and such other details as will suffice to identify the food to be duly recorded and shall keep the record in their custody for a period of not less than twelve months.

### PART III

#### *Stalls*

11. A person selling whalemeat or exposing or offering whalemeat for sale from any stall —

- (a) shall keep his name and address legibly painted or inscribed on such stall in some conspicuous position;
- (b) shall cause such stall (if not placed in an enclosed and covered market place) to be suitably covered over and to be screened at the sides and back thereof in such a manner as to prevent mud, filth or other contaminating substance being splashed or blown from the ground upon any whalemeat on the stall;
- (c) shall cause every counter, slab, vessel or other article on or in which any whalemeat is placed for sale and all knives and other implements used in connection with the whalemeat

- to be thoroughly cleansed after use and to be kept at all times in a cleanly condition ;
- (d) shall take all such steps as may be reasonably necessary to guard against the contamination of the whalemeat by flies ;
  - (e) shall not place or cause to be placed any whalemeat on or within eighteen inches of the ground or floor, unless the whalemeat is placed in a closed cupboard or other adequately protected place not less than nine inches from the ground or floor ;
  - (f) shall cause all trimmings, refuse and rubbish to be placed in properly covered receptacles kept for the purpose apart from any whalemeat intended for sale.

## PART IV

*Shops, Stores, etc.*

12. The occupier of any room in which whalemeat is prepared for sale or offered or exposed for sale or deposited for the purpose of sale or of preparation for sale —

- (a) shall take all such steps as may be reasonably necessary to guard against the contamination of the whalemeat therein by flies and shall cause the whalemeat to be so placed as to prevent mud, filth or other contaminating substance being splashed or blown thereon ;
- (b) shall cause every counter, slab, vessel or other article on or in which any whalemeat is placed for sale and all knives and other implements used in connection with the whalemeat to be thoroughly cleansed after use and to be kept at all times in a cleanly condition ;
- (c) shall cause all trimmings, refuse and rubbish to be placed in properly covered receptacles kept for the purpose apart from the whalemeat intended for sale.

## PART V

*Transport and Handling*

13.—(1) Every person who conveys or causes to be conveyed any whalemeat in a vehicle —

- (a) shall cause to be kept clean the inside and covering of the vehicle, the receptacles in which the whalemeat is placed, and such parts of any slings or other implements or apparatus used for loading or unloading as come into contact with the whalemeat or its covering ;
- (b) if the vehicle is open at the top, back or sides or if any other commodity is being conveyed therein, shall cause the whalemeat to be completely enveloped in a clean sheet of white or grey washable material so as to prevent the said whalemeat, or any part thereof, from coming into contact with the said vehicle ;

(c) shall not permit any live animal to be conveyed in the vehicle at the same time as any whalemeat.

(2) A person engaged in the handling or transport of any whalemeat —

(a) shall not permit any part of the whalemeat to come into contact with the ground ; and

(b) shall take such other precautions as are reasonably necessary to prevent the exposure of the whalemeat to contamination.

(3) Every person who employs a person to carry whalemeat in or about a market or other place in which whalemeat is sold by wholesale or in or about any place wholly or mainly used for the storage of whalemeat before it is distributed to retailers, shall cause such person while so occupied to wear, and every person while so occupied shall wear, a clean and washable head covering and overall.

(4) This regulation shall not apply to any whalemeat which is packed in hampers or strongly constructed and impervious cases or is adequately wrapped in jute or some other stout fabric.

Sealed with the Official Seal of the Ministry of Health and Local Government for Northern Ireland, this fourth day of February, one thousand nine hundred and fifty.

(L.S.)

*J. E. Pittaway,*  
Assistant Secretary.

We hereby consent to the foregoing regulations so far as they apply to Officers of Customs and Excise.

*A. D. Owen,*  
*A. W. Taylor,*  
Commissioners of Customs and Excise.

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## PUBLIC HEALTH AND LOCAL GOVERNMENT WELFARE AUTHORITIES

### Minimum Weekly Charges for Residential Accommodation

REGULATIONS, DATED 6TH JUNE, 1950, MADE BY THE MINISTRY OF HEALTH AND LOCAL GOVERNMENT UNDER SECTION FIVE OF THE WELFARE SERVICES ACT (NORTHERN IRELAND), 1949.

1950. No. 83

The Ministry of Health and Local Government, in exercise of the powers conferred upon it by section five of the Welfare Services Act (Northern Ireland), 1949, hereby makes the following regulations :—