

Dated this 26th day of March, 1954.

George B. Hanna,
Minister of Home Affairs
for Northern Ireland.

MARKETING OF RYEGRASS SEED

REGULATIONS DATED 3RD SEPTEMBER, 1954, MADE BY THE MINISTRY OF AGRICULTURE UNDER SECTIONS 5 AND 11 OF THE RYEGRASS SEED (TEMPORARY PROVISIONS) ACT (NORTHERN IRELAND) 1949 (a) AS EXTENDED BY THE RYEGRASS SEED (TEMPORARY PROVISIONS) (EXTENSION) ACT (NORTHERN IRELAND) 1950 (b).

1954. No. 137

The Ministry of Agriculture for Northern Ireland (in the Regulations called "the Ministry") in pursuance of the provisions of the Ryegrass Seed (Temporary Provisions) Acts (Northern Ireland) 1949, and 1950, and after consultation with the Ministry of Finance and with such organisations as appear to the Ministry to represent the interests of the growers and of persons engaged in the ryegrass seed trade hereby makes the following Regulations, that is to say:—

Commencement and Termination

1. These Regulations shall take effect on the third day of September, 1954, and shall unless previously revoked, cease to have effect after the thirty first day of August, 1955, but without prejudice to any proceedings in respect of any contravention thereof.

Interpretation

2. The expressions "the Ministry" and "the grower" shall have the meanings assigned to them in the Ryegrass Seed (Temporary Provisions) Acts (Northern Ireland) 1949 and 1950.

Terms of Purchase

3. The Ministry hereby prescribes that—

- (a) the grades and descriptions of ryegrass seed to be bought by or on behalf of the Ministry and the methods of ascertaining the grade of any ryegrass seed;
- (b) the methods by which any disputes arising out of the grading of ryegrass seed are to be determined;
- (c) the prices at which, the terms on which and the persons through whose agency, ryegrass seed or any grade or description thereof may be bought by or on behalf of the Ministry;

shall be as set out in that behalf in the Schedule to these Regulations.

Revocation

4.—(1) The Marketing of Ryegrass Seed Regulations (Northern Ireland) 1953 (a) are hereby revoked but without prejudice to any proceedings in respect of any contravention thereof.

(2) The Interpretation Act, 1889, shall apply to the revocation of the said Regulations in like manner as the said Act applies to a repeal effected by an Act of the Parliament of Northern Ireland.

Short Title

5. These Regulations may be cited as the Marketing of Ryegrass Seed Regulations (Northern Ireland) 1954.

Sealed with the Official Seal of the Ministry of Agriculture for Northern Ireland this third day of September One Thousand Nine Hundred and Fifty-four in the presence of

(L.S.)

(Signed) W. H. Long,
Assistant Secretary.

SCHEDULE

RYEGRASS SEED (TEMPORARY PROVISIONS) ACTS (NORTHERN IRELAND)
1949 AND 1950

TERMS OF PURCHASE

1. On seed being offered, the Ministry's agent or sub-agent shall examine it and, if satisfied that it is of suitable quality and that it is not damp or showing evidence of having been heated, shall accept it, but if he be not so satisfied he shall reject it.

2. Provided he is so satisfied he shall accept delivery on behalf of the Ministry and furnish to the grower or his representative a receipt showing the weight of seed delivered.

3. Ryegrass seed shall be delivered by the grower free of freight charges at his local grass seed market, or alternatively at the warehouse of a duly appointed agent of the Ministry provided that, in the latter case, no greater transport costs are incurred by the Ministry than would have been incurred if the seed had been delivered by the grower at his local market.

4. Ryegrass seed brought to grass seed markets for sale shall be brought between the hours of 9 a.m. and 3 p.m. on the recognised grass seed market days. If accepted, it shall be weighed over a public weighbridge, or, if a public weighbridge is not available, over a weighbridge approved for the purpose by the Ministry. It may not be brought direct to or accepted at the stores of sub-agents employed by the Ministry's agents.

5. Ryegrass seed delivered direct to an agent's warehouse shall be weighed over the agent's approved weighbridge. Seed may be accepted at such warehouses on such days and between such hours as may be agreed between the Ministry and the agent.

6. The weight of the seed, as disclosed by the market or other approved weighbridge, shall be final and conclusive; but there shall be a uniform allowance for tare on bags of 2½ lbs. per bag which shall be shown on the purchase docket.

7. A grower whose seed has been accepted shall not be at liberty to withdraw it.

8. As soon as may be after the seed has been weighed a sample shall be drawn from the bulk by one of the Ministry's official sampling officers who will attend at markets and at the agents' warehouses for this purpose. The sample shall be divided into two portions, one of which, duly sealed, which shall be known as the "Grower's Sample" shall be handed to the grower or his representative; the other portion, which shall also be sealed, and which shall be known as the "Ministry's Sample" shall be labelled with the grower's name and immediately sent to the Ministry at its Headquarters, for the purpose of grading.

9. STANDARD GRADES AND DESCRIPTIONS OF RYEGRASS SEED

Description of Seed	Grade A Plus		Grade A		Grade B	
	Minimum Purity (P) and Germination (G) Percentages	Awmed Seed Content Percentage	Minimum Purity (P) and Germination (G) Percentages	Awmed Seed Content Percentage	Minimum Purity (P) and Germination (G) Percentages	Awmed Seed Content Percentage
Perennial	P. 95 G. 85	Nil	P. 90 G. 85	Nil	P. 85 G. 85	Nil
Italian	P. 95 G. 85	Minimum 70	P. 90 G. 85	Minimum 70	P. 85 G. 85	Minimum 70

In these standards the expression "purity percentage" means the quantity of Ryegrass Seed (either Perennial or Italian or a mixture of Perennial and Italian) expressed as a percentage by weight of the whole sample. "Awmed Seed Content percentage" means the quantity of Ryegrass Seeds bearing awns expressed as a percentage by weight of the total Ryegrass Seeds present in the sample. "Germination percentage" means the percentage by number of Ryegrass Seeds which germinate during a test. To qualify for a particular grade, seed must comply fully with ALL the requirements in regard to purity, germination and awmed seed content (where specified) laid down for that grade.

Unclassified Seed. The description "Unclassified" will be applied to seed marketed as either Italian or Perennial which fails to satisfy the requirements in regard to awned seed content.

All seed having a purity of less than 85 per cent. or a germination of less than 85 per cent. will be graded "Sub-Standard".

GRADING

10. The grade of any ryegrass seed purchased by or on behalf of the Ministry shall be determined by a panel of graders consisting of three members of whom one member shall be nominated by the Ulster Farmers' Union, one member by the Irish Wholesale Ryegrass Machiners' Association and one member shall be an officer of the Ministry, and thereafter, as soon as may be, the Ministry shall send by post to the grower a Payable Order for the amount due to him for the seed together with the particulars giving the quantity supplied and the grade so ascertained.

APPEALS

11. Where any grower is dissatisfied with the grade in which his seed has been placed by the panel of graders, he may, subject to the provisions of this Schedule, appeal to the Ministry.

12. Notice of appeal shall be given in writing to the Ryegrass Seed Branch of the Ministry within 21 days from the date of the Ministry's Payable Order pertaining to the seed in question.

13. Each notice of appeal shall be accompanied by an appeal fee of one pound (20s.) together with the "Grower's Sample" given to him or his representative when his seed was delivered.

14. On receipt of an appeal the Ministry shall submit the "Ministry's Sample" to the official Seed Testing Station for Northern Ireland for testing as to purity and if as the result of such test the appellant grower's seed shall be found to be of a purity appropriate to a higher grade than that originally applied to it the Ministry shall, as soon as may be, return the appeal fee to the grower together with such additional sum for purchase price, as he shall be found to be entitled to as a result of the said test.

15. If the said test does not show that the seed is of a purity appropriate to a superior grade than that originally applied to it then a test shall also be made of the "Grower's Sample" at the said Seed Testing Station and the appeal shall be determined on the average results obtained from the testing of both said samples and this determination shall be binding on the Ministry and the grower and proper adjustment (if any) to price and appeal fee shall be made as provided in paragraph 14.

16. Notwithstanding the provisions of paragraphs 14 and 15, the Ministry reserves the right to take germination into account in determining appeals in those cases in which the seed has been graded as Sub-Standard by the Grading Panel because of low germination ascertained as the result of a test.

17. Seed delivered as Italian may, if necessary, be submitted to a fluorescence test and if it be found that not more than 10 per cent. of the seedlings tested react negatively to that test it shall be classified as Italian.

18. If the appeal be not successful the appeal fee shall be retained by the Ministry.

19.

PRICES

(delivered to nearest market)

Kind of Seed	Grade			
	A Plus	A	B	Sub-Standard
	per cwt.	per cwt.	per cwt.	per cwt.
Perennial	45/-	40/-	30/-	10/-
Italian	45/-	40/-	30/-	10/-

Seed to which the description "Unclassified" has been applied will be purchased at 25/- per cwt. provided that the purity of the seed is not less than 85 per cent. or at 10/- per cwt. if its purity is less than 85 per cent.

20. The prices quoted above for Perennial and Italian seed (Grades A Plus, A and B) are basic prices, and if a sufficient profit is realised on the year's trading a bonus in addition will be paid to the growers of seed of those descriptions and grades. The rate of such bonus payment will be prescribed by subsequent Regulations.

21.

AGENTS

The Ministry may appoint to act as its agents in purchasing ryegrass seed from the growers thereof during such period as the Ministry may think fit the persons or firms in the following categories:—

- (a) those persons or firms who on the 31st day of July, 1949, were carrying on in Northern Ireland the business of machine cleaning ryegrass seed, and
- (b) any other persons or firms who may make application to the Ministry for appointment as agents provided that no such appointment shall be made by the Ministry without prior consultation with the accredited representatives of the growers and of the persons or firms already engaged in the business of machine cleaning ryegrass seed.

SLAUGHTERHOUSES ACT (NORTHERN IRELAND), 1953

Appointed Day

ORDER, DATED 21ST JUNE, 1954, MADE BY THE MINISTRY OF AGRICULTURE UNDER SUB-SECTION (2) OF SECTION THIRTEEN OF THE SLAUGHTERHOUSES ACT (NORTHERN IRELAND), 1953.

1954. No. 97.