



SUPPLEMENT No. 2

TO

THE CYPRUS GAZETTE No. 3790 OF 11TH NOVEMBER, 1954.

LEGISLATION.

THE STATUTE LAWS OF CYPRUS

No. 53 OF 1954.

A LAW TO REGULATE THE SALE OF SEEDS FOR SEED PURPOSES AND TO MAKE PROVISION FOR THE TESTING THEREOF AND FOR MATTERS CONNECTED THEREWITH AND INCIDENTAL THERETO.

R. P. ARMITAGE,]
Governor.

[4th November, 1954.

BE it enacted by His Excellency the Governor and Commander-in-Chief of the Colony of Cyprus as follows :—

1. This Law may be cited as the Seeds Law, 1954.

Short title.

Interpretation.

2. In this Law, unless the context otherwise requires—

“Director” means the Director of Agriculture and includes any person appointed by him in writing for the purposes of this Law ;

“germination” means the percentage by number of pure seed which germinate to produce normal seedlings during a laboratory germination test, including, in the case of lucerne seed, all hard seed, and in the case of other legumes, one-third of all hard seed ;

“germination capacity” means the product of the percentage germination and percentage purity divided by one hundred ;

“impurities” means all seeds (other than pure seeds) and other matter, and includes—

- (a) all whole-seeds of crop plants (not being seed of the kind the container or heap purports to consist) including any such seeds which are sprouted, shrivelled, cracked, insect damaged, diseased, or otherwise injured, and pieces of such seeds larger than one-half of the original size of the whole-seed ;
- (b) weed-seeds, being seeds or bulbils or pieces of plants commonly regarded as weeds ;
- (c) inert matter, being all pieces of seed not exceeding one-half of the original size of the whole-seed including similarly sized of broken, sprouted, shrivelled, cracked, insect damaged, diseased or otherwise injured seed ; seed or pieces of seed of legumes and crucifers with the seed coats entirely removed ; empty glumes and sterile florets and, in the case of beet and swiss-chard clusters wholly devoid of seed and all seeds which pass through a sieve having circular holes 2.5 milimetres diameter, weed-seeds of legumes and crucifers from which seed coats are entirely removed and empty glumes and sterile florets of such seeds ; soil, sand, grit, stones ; fragments of roots, stems, leaves, flowers, chaff, broken cones, scale and seed wings, bodies of insects and remnants of diseases ;

“licensed dealer” means the holder of a licence under section 3 and includes the duly authorized agent or representative of such person ;

“prescribed seed” means the seed of the crops set out in the First Schedule ;

“pure seed” means, with the exception of seeds, or pieces of seed of legumes and crucifers from which the seed coat is entirely removed, whole-seeds of the kind

First
Schedule

of which the container or heap purports to consist including any such seeds which are sprouted, shrivelled, cracked, insect damaged, diseased or otherwise injured, and pieces of such seeds larger than one-half of the original size of the whole-seed ;

“purity” means the percentage by weight of pure seed which the sample purports to contain ;

“variety” means a category of individuals within a species which differ in constant transmissible characteristics from the type but which can be traced back to the type by a complete series of gradations.

3.—(1) Subject to the provisions of sub-section (7), no person shall sell, expose or offer for sale, exchange or advertise the sale or exchange of, any prescribed seed unless he is the holder of a licence issued by the Director in that behalf (hereinafter referred to as a “dealer’s licence”) under the provisions of this section.

Licensing of
dealers in
prescribed
seeds.

(2) Every dealer’s licence shall be subject to such terms and conditions as the Director may deem fit to impose and, unless previously revoked under the provisions of this section, shall expire on the 31st day of December, in the year in which it is issued.

(3) A fee of five shillings shall be paid in respect of every dealer’s licence.

(4) The Director may refuse to issue a dealer’s licence if, in his opinion, the applicant for such licence is not competent to comply with the provisions and requirements of this Law.

(5) The Director may revoke a dealer’s licence upon the conviction of the holder thereof for any offence under this Law.

(6) Any person aggrieved by the refusal of the Director to issue a dealer’s licence or by the revocation of a dealer’s licence by the Director, may within ten days from the date of such refusal or revocation appeal to the Governor-in-Council whose decision thereon shall be final and conclusive.

(7) The provisions of sub-section (1) shall not apply to—

(a) any sale of prescribed seeds by the producer thereof to a licensed dealer ;

(b) any sale of prescribed seeds, the sale of which has not been publicly advertised, by a farmer to a farmer if such seeds are delivered on the farm premises of the producer ;

(c) any sale of prescribed seeds for any purpose other than for use as seeds ;

(d) the exportation of seeds for sale outside the Colony.

Particulars of prescribed seeds displayed for sale to be given.
Second Schedule.

4. Any prescribed seeds which are displayed for sale by a licensed dealer shall have on, or in, each container or heap in which such prescribed seeds are displayed for sale a label in English, Greek or Turkish, containing the particulars set out in the Second Schedule.

Particulars of prescribed seeds to be given to the purchaser.
Second Schedule.

5. Upon the sale of any prescribed seeds by a licensed dealer, the licensed dealer shall give to the purchaser, at the time of, or before, delivery thereof, a statement in writing in English, Greek or Turkish, signed by the licensed dealer and containing the particulars set out in the Second Schedule.

Minimum germination capacity.
Third Schedule.

6. No prescribed seeds, the germination capacity of which is less than the prohibitive germination capacity minima specified in the Third Schedule, shall be sold, or exposed or offered for sale, for use as seeds except with the written authority of the Director.

Labelling of prescribed seeds not for sale for seed purposes.

7. Prescribed seeds, the germination capacity of which is less than the prohibitive germination capacity minima specified in the Third Schedule, and the screenings of prescribed seeds, and prescribed seeds which are exposed or offered for sale for any purpose other than for use as seeds, shall be deemed to be seeds exposed or offered for sale for use as seeds unless the container or heap in which such seeds or screenings are contained is labelled with the words "Not for seed purposes", in English, Greek or Turkish.

Prescribed seeds treated with poison.

8. Prescribed seeds which have been treated with any material or substance poisonous to human beings, animals or birds shall be labelled in English, Greek and Turkish with the words "Treated with poison".

Testing of seeds.

9.—(1) The Director may at all reasonable times enter upon the premises of any licensed dealer on which prescribed seeds are sold or displayed or offered for sale and may, without payment, take a sample of such seeds of such quantity as may be required for the purpose of testing such sample under the provisions of this section.

(2) A licensed dealer, if required to do so by the Director at the time a sample is taken, shall sign the label, or a copy thereof, which is affixed, under the provisions of section 4, to the container or heap of seeds from which a sample has been taken under this section.

(3) The Director on taking a sample under this section shall divide the sample into two equal parts and shall cause each part to be marked, fastened and sealed with the seal of the Department of Agriculture and shall deliver or tender