

No. 275.

THE ADULTERATION OF AGRICULTURAL PRODUCE LAW, 1954.

REGULATIONS MADE UNDER SECTION 13.

In exercise of the powers vested in him under section 13 of the Adulteration of Agricultural Produce Law, 1954, His Excellency the Governor, 59 of 1954. with the advice of the Executive Council, has been pleased to make the following regulations :—

1. These Regulations may be cited as the Adulteration of Agricultural Produce Regulations, 1955.

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

“Law” means the Adulteration of Agricultural Produce Law, 1954; 59 of 1954.

“produce” means, for the purposes of section 2 (1) of the Law, the produce hereby prescribed and specified in the First Schedule hereto and includes cereal offals (products of milling) and oil seed residues (cakes, meals) for feeding to livestock; First Schedule.

“superfluous or inferior substance” means broken, damaged or infested produce. With regard to nuts, cereals and other seeds it shall include sprouted or light nuts and seeds. With regard to carobs and almonds it shall include wild carobs and bitter almonds respectively.

3. The proportion of foreign, superfluous or inferior substance, matter or thing permitted in the sale or preparation for sale in the Colony, for export or preparation for export from the Colony, or in the import of any produce set out in the first column of the First Schedule hereto shall not be greater than the maximum percentage set out in the second and third columns of the said Schedule against each produce. First Schedule.

4. The Director of Agriculture may, by notification in the *Gazette*, stipulate the minimum specific gravity of produce specified in the First Schedule hereto intended for local sale, export or import.

5. The Director of Agriculture may, for special reasons and subject to such conditions as he may deem fit to impose, permit the local sale, export and import of any produce specified in the First Schedule hereto which contains foreign, superfluous or inferior substance, matter or thing in excess of the percentage permitted in the said Schedule.

6. The importer or his agent shall pay to the Collector of Customs at the port of import the examination and re-examination fees set out in the Second Schedule to these Regulations. Second Schedule.

7. The Adulteration of Produce Regulations, 1935 to 1953, are hereby revoked. S.L.I., p. 7. *Gazette* : Supplement No. 3. 12.11.1953.

FIRST SCHEDULE.—(Regulation 3).

MAXIMUM PERCENTAGES.

	Local Sale.		Export and Import.	
	%		%	
Almonds, in shell	1		0½	
Almonds, shelled	0½		Nil.	
Aniseed	4		3	
Bees Wax	1		0½	
Broad Beans (<i>Vicia faba</i>)	1		1	
Carobs, in whatever form	1		1	
Chestnuts	1		Nil	
Chick Peas (<i>Cicer arietinum</i>)	2		1	
Coconuts, in shell	Nil.		Nil.	
Cotton (lint or seed)	2		1	