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11 TH JULY, 1962

An Act to regulate the Importation, Manufacture and Sale of Agricultural Fertilizers and Animal Foodstuffs

ENA,CTED by the Parliament of Tanganyika.

1. This Act may be cited as the Fertilizers and Animal Foodstuffs Act, 1962, and shall, subject to the provisions of sections 6 and 7, come into operation on such date as the Minister may, by notice in the *Gazette*, appoint.

Short title and commence ment

2. In this Act, unless the context otherwise requires—
"analyst" means any person appointed under section 12 to be an analyst;

Interpreta tion

"animal carcass" means the dead body of any animal, bird or fish;

"animal foodstuff" means food for bulls, cows, oxen, heifers, calves, sheep, goats, swine, horses, mules, donkeys, rabbits or poultry;

"Commissioner" means the Commissioner for Veterinary Services; "fertilizer" means fertilizer of the soil;

"to furnish" in relation to a statutory or other statement, means to mark a container in the manner specified in section 3 or to deliver a written statement;

"inspector" means any person appointed under section 12 to be an inspector;

'Minister' means the Minister for the time being responsible for veterinary services:

veterinary services;
"sterilizing plant" means a plant which is designed or used to sterilize bones and other substances derived from an animal carcass.

3.-(I) Every person who delivers upon sale as a fertilizer or animal foodstuff any article included in the first column of the First Schedule, whatever may be the name under which the article is sold, shall clearly, conspicuously, and indelibly mark on the container in which the said article is so delivered, or shall give to the buyer at or before the time of such delivery a written statement containing the following particulars (hereinafter referred to as the statutory statement): -

Obligation to furnish written statements

- (a) the name under which the article is sold;
- (b) such particulars of the nature, substance or quality of the article as are m relation to the article mentioned in the second column of the First Schedule; and
- (c) where the article is an animal foodstuff, the name and amount of any ingredient specified in the Second Schedule:

Provided that the obligation imposed by this subsection shall not apply-

- (i) to delivery of quantities of fifty-six pounds avoirdupois or less, if the article sold is taken in the sight of the buyer from a parcel or other container bearing a conspicuous label on which are marked the particulars required by this subsection to be included in a statutory statement in respect of that article; or
- (ii) to delivery to a carrier for transportation to a destination outside Tanganyika.
- (2) Any person who fails to furnish a statutory statement when he is required by subsection (1) so to do shall be guilty of an offence against this Act.
- (3) If a seller furnishes a statement at any time when he is required to furnish a statutory statement, and in purported compliance with his obligation in that behalf, in which any of the particulars required by subsection (1) to be included in a statutory statement is not included, or in which any of such particulars is found by analysis of a sample taken by an 'inspector in the prescribed manner to be false to the prejudice of the buyer, the seller shall, unless he proves that he took all reasonable steps to avoid committing the offence and that he acted without intent to defraud, be guilty of an offence against this Act.
- (4) Where a fertilizer or an animal foodstuff is sold in a quantity of fifty-six pounds avoirdupois or less from a parcel or other container which bears a label purporting to be marked in accordance with paragraph (i) of the proviso to subsection (1), and, from analysis of a sample thereof taken by an inspector in the prescribed manner on the premises in which the parcel or other container is kept, it appears that any such particular stated on the label is false to the prejudice of the buyer, the seller shall, unless he proves that he took all reasonable steps to avoid committing the offence and that he acted without intent to defraud, be guilty of an offence against this Act.
- (5) A particular shall not, for the purposes of this Act, be deemed to be false to the prejudice of the buyer if the mis-statement as respects any ingredient does not exceed the limits of variation specified in the Fifth Schedule.

Adherence to statutory definitions in certain cases 4. (1) Any person who sells or offers or exposes for sale as a fertilizer or an animal foodstuff an article described by a name specified in the first column of the Third Schedule, which is found by analysis of a sample taken by an inspector in the prescribed manner not to accord with the definition thereof contained in the second column of the Third Schedule shall be guilty of an offence against this Act, unless he proves that he took all reasonable steps to avoid committing the offence and that he acted without intent to defraud.

- (2) An article shall not be deemed to differ from the definition thereof contained in the second column of the Third Schedule by reason only of the fact that it contains not more than one part per centum by weight of a substance or substances not mentioned in such definition being, in the case of an animal foodstuff, foodstuffs- mentioned in the Third Schedule and in the case of a fertilizer, fertilizers mentioned in the Third Schedule, or, in either case, inert substances.
- **5.-**(1) Any person who sells or offers or exposes for sale as an animal foodstuff any article which contains any deleterious ingredient, or has in his possession packed and prepared for the purposes of sale as an animal foodstuff any such article, shall be guilty of an offence against this Act unless he proves-

Delerious ingredients prohibited in animal foodstuffs

- (a) that he did not know and could not with reasonable care have known that the article contained a deleterious ingredient; and
- (b) where he obtained the article from some other person, that on demand by an inspector he gave all the information in his power with respect to the person from whom he obtained it and as to any statutory statement supplied to him by that other person:

Provided that proceedings for an offence under this section shall not be instituted unless the article has been sampled by an inspector in the prescribed manner and the sample has been analysed in accordance with the provisions of this Act and, except in cases of an actual sale, the sample has been taken on the premises on which it was offered or exposed for sale or on which it was when packed and prepared for the purposes of sale as an animal foodstuff.

(2) Any substance mentioned in the Fourth Schedule shall, if present in any article sold, offered or exposed for sale or packed and prepared for sale as an animal foodstuff, or, where a maximum quantity with regard to the substance is indicated in the Fourth Schedule, if present in excess of that quantity, as the case may be, be deemed to be a deleterious ingredient unless the contrary is proved.

6.-(1) Any person who-

- (a) manufactures for sale, sells, offers or exposes for sale, or has in his possession for sale, as a fertilizer or animal foodstuff, any article containing bone or any other substance derived from an animal carcass which he knows or has reason to believe has neither been sterilized in a sterilizing plant licensed under the provisions of section 8 nor imported into Tanganyika with the prior approval of the Commissioner or other public officer under the provisions of section 7; or
- (b) sells, offers or exposes for sale, otherwise than to the holder of a licence issued under section 8 or his agent, any bone or other substance derived from an animal carcass, which he knows or has reason to believe will be used in the manufacture of a fertilizer or animal foodstuff and has neither been sterilized in a sterilizing plant licensed under the provisions of section 8 nor imported into Tanganyika with the prior approval of the Commissioner or other public officer under the provisions of section 7,

shall be guilty of an offence against this Act.

Offences in respect of unsterilized bones etc.

(2) This section shall come into operation on the expiration of six months after the date appointed by the Minister under the provisions of section I -

Restrictions on import of bones, etc.

- 7,(l) No person shall import into Tanganyika-
- (a) any fertilizer or animal foodstuff which contains bone or any other substance derived from an animal carcass; or
- (b) bone, or any other substance derived from, or containing any part of, an animal carcass intended to be utilized in the manufacture of any fertilizer or animal foodstuff,

without the prior approval in writing of the Commissioner or any public officer appointed by him for the purpose of granting such approval.

- (2) The Commissioner or any other public officer appointed by him for such purpose may, in his discretion, grant or withhold approval to import any bone or any other such substance as is specified in subsection (1), and, without prejudice to the generality of the foregoing, may give such approval upon receipt of a certificate in the prescribed form signed by the exporter in the country of origin of the bone or other substance which it is desired to import, and may make his approval subject to such conditions as he considers necessary.
- (3) Any person who imports into Tanganyika any article in contravention of subsection (1) or in contravention of any condition attached to any approval granted under subsection (2), shall be guilty of an offence against this Act.
- (4) This section shall come into operation on the expiration of three months after the date appointed by the Minister under the provisions of section I.

Sterilizing plant licences

8. Every application for a licence in respect of a sterilizing plant, or for a renewal of such a licence, shall be made to the Commissioner in the prescribed manner and the Commissioner shall, upon payment of the prescribed fee, issue a licence in the prescribed form:

Provided that the Commissioner may refuse to issue a licence on any of the following grounds:-

- (a) that the applicant has been convicted of an offence against this Act or any regulation made under section 19; or
- (b) that in the opinion of the Commissioner the sterilizing plant in respect of which the application is made is not adequate or suitable for the efficient sterilizing, in the prescribed manner, of bones or other substances derived from an animal carcass.

Licences to be subject to conditions

- 9. Every licence issued under the provisions of section 8 shall be subject to the following conditions: -
 - (a) it shall be valid from the first day of January, or such other date as may be specified therein, until the thirty-first day of December in the same year;
 - (b) it shall not be transferable;
 - (c) the holder shall operate the sterilizing plant in respect of which his licence is issued only on the premises, or, in the case of a licence issued in respect of a mobile sterilizing plant, in the area specified in the licence;

- (d) the holder shall maintain the sterilizing plant in such condition as may be prescribed.
- 10. The Commissioner may refuse to renew a licence or may suspend or revoke a licence issued under the provisions of section 8 on any of the following grounds:-

Renewal, revocation or suspension of licence

- (a) that the holder has been convicted of an offence against this Act or against any regulation made under section 19, or has contravened or failed to comply with any of the conditions to which his licence is subject; or
- (b) if he is of the opinion that the sterilizing plant has become unsuitable or inadequate for the efficient sterilizing of bones or other substances derived from an animal carcass m the prescribed manner.
- 11. Any person who is aggrieved by the refusal of the Commissioner to issue a licence under section 8 or to renew such a licence, or by the suspension or revocation of such a licence by the Commissioner, may appeal in writing to the Minister within thirty days against such refusal, suspension or revocation, and the Minister's decision upon any such appeal shall be final.

Appeal against decision of commissioner

12,(I) The Minister may appoint analysts and inspectors for the purposes of this Act.

Appoint ment of analysts and inspectors

- (2) A person shall not, while holding the office of inspector, engage in farming or in any business connected with the manufacture, sale or importation of articles used as fertilizers or animal foodstuffs or as ingredients in the manufacture of fertilizers or animal foodstuffs.
- 13. An inspector may at all reasonable times enter any premises, not used exclusively as a dwelling house, in which he has reasonable cause to believe that there is any article intended for sale as a fertilizer or an animal foodstuff, or a sterilizing plant licensed under the provisions of section 8, and may take samples in the prescribed manner of any article on such premises which he has reasonable cause to believe to be such an article as aforesaid.

Power of entry and sampling

1.4. The buyer of any article included in the first column of the First Schedule, or of any other article sold for use as a fertilizer or animal foodstuff shall, on payment of such fees as may be prescribed, be entitled to have a sample of the article taken by an inspector in the prescribed manner and analysed by an analyst, and to receive from the analyst a certificate of the result of his analysis:

Right of purchases to have article sampled and analysed

Provided that any person who requires a sample to be taken under the provisions of this section shall-

- (a) inform an inspector of his name and address; and
- (b) make application to an inspector within fourteen days of the date on which he took delivery of the article.
- 15. An analyst who receives from an inspector a sample taken under the provisions of this Act shall as soon as is practicable analyse the same, and shall give to such persons as may be prescribed a report in the prescribed form specifying the result of the analysis.

Provision as to analysis of sample 6

Tampering with samples

16. Any person who fraudulently tampers or interferes with any article so as to procure that any sample of it taken or submitted for analysis under this Act does not correctly represent the article, or fraudulently tampers or interferes with any sample taken or submitted for analysis under this Act, shall be guilty of an offence against this Act.

Obstruction of inspectors 17. Any person, being the owner or person entrusted for the time being with the charge and custody of any article, being a fertilizer or animal foodstuff, who refuses to allow an inspector to take a sample of the article on any premises on which he is authorized under this Act to take a sample, or any person who otherwise wilfully delays or obstructs any inspector in the execution of his duties under this Act or any regulations made under this Act, shall be guilty of an offence against this Act:

Provided that an inspector seeking to exercise his powers under this Act shall, if so required, produce evidence of his appointment or authority.

Evidence

- **18.**-(1) Any document purporting to be a report under the hand of an analyst appointed under the provisions' of this Act, upon any sample duly submitted to him for analysis and report, may be admitted in evidence in any civil or criminal proceedings concerned with the article sampled without further proof, and shall be sufficient evidence of the facts stated therein unless the defendant or person charged requires that the analyst be called as a witness.
- (2) Where the defendant or person charged requires that the analyst be called as a witness he shall pay any reasonable costs incurred by such analyst in attending the trial, unless the court shall otherwise direct.
- (3) Any sample which has been taken in the prescribed manner by an inspector shall, unless the contrary is proved, be deemed to be of the same composition, to have the same qualities and, except in so far as the taking of the sample shall cause it to be otherwise, to possess in all other respects the same properties as the whole from which it was drawn.

Minister may make regulations

- 1.9.-(I) The Minister may make regulations for the better carrying out and giving, effect to the provisions of this Act and, without prejudice to the generality of the foregoing, may make regulations-
 - (a) prohibiting or regulating the sale of any article as a fertilizer or animal foodstuff, prohibiting or regulating the use of any substance in the manufacture for sale of any fertilizer or animal foodstuff, and limiting the proportions of any substances which may be included in fertilizers or animal foodstuffs;
 - (b) requiring manufacturers, importers and sellers of fertilizers and animal foodstuffs to maintain records, render returns or furnish information in respect of the manufacture of or trade in fertilizers and animal foodstuffs, and prescribing the form in which such records shall be maintained and the form and manner in which such returns or information shall be rendered or furnished;
 - (c) requiring the holders of licences issued under section 8 to keep records and render returns concerning the operation of sterilizing

- plants operated by them and the substances sterilized therein and prescribing the form in which such records shall be kept and returns shall be rendered;
- (d) regulating the manner in which fertilizers and animal foodstuffs intended for sale may be stored-,
- (e) regulating the manner in which fertilizers and animal foodstuffs intended for sale shall be packed, labelled, branded, marked and sealed, and the manner in which fertilizers and animal foodstuffs may be advertised or exposed for sale;
- (f) prescribing the manner in which samples are to be taken and dealt with;
- (g) prescribing the methods by which analyses are to be carried out by analysts under the provisions of this Act;
- (h) regulating the equipment and appliances to be used in licensed sterilizing plants and their mode of operation;
- (i) prescribing the methods whereby bones and other substances derived from an animal carcass shall be sterilized in licensed

fertilizers or animal foodstuffs;

- 0) prescribing, the fees which may be charged for any sample taken or analysis made under this Act or for the issue or renewal of any licence under this Act;
- (k) prescribing the duties under this Act of inspectors and analysts;
- (1) exempting from all or any of the provisions of this Act or any regulations made under this Act any fertilizer or animal foodstuff or any article or substance used in the manufacture of any fertilizer or animal foodstuff;
- (m) prescribing anything which is by this Act required or authorized to be prescribed.
- (2) The Minister may restrict the application of any of the regulations made under the provisions of subsection (1) to specified areas or to any class or classes of places or premises.
- (3) Regulations made under the provisions of subsection (1) may require acts or things to be performed or done to the satisfaction of .1 prescribed person and may empower a prescribed person to issue orders to any other person requiring acts or things to be performed or done, imposing conditions and prescribing periods and dates upon, within or before which such acts or things shall be performed or done or such conditions shall be fulfilled.
- (4) Regulations made under this section may fix penalties for the breach thereof not in excess of the penalties mentioned in section 21.
- 20.-(I) The Minister may, by notice published in the *Gazette*, add to, amend or replace all or any part of any of the Schedules to this Act. Schedules

may vary

(2) Every such notice shall be expressed to come into operation on a date specified therein, not being less than three months after the date of publication thereof.

Offences and forfeiture

- **21.**-(1) Any person who commits an offence against this Act shall be liable on conviction in the case of a first offence to a fine not exceeding two thousand shillings or to imprisonment for a term not exceeding three months, or to both such fine and imprisonment, and in the case of a second or subsequent offence to a fine not exceeding three thousand shillings or to imprisonment for a term not exceeding six months or to both such fine and imprisonment.
- (2) Where any offence against this Act or against any, regulation made hereunder committed by a body corporate is proved to have been committed with the consent or approval of any director, manager, secretary or other officer of the body corporate, he, as well as the body corporate, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.
- (3) When any person is convicted of an offence against this Act, the court may order that any article which is the property of the offender and in respect of which the offence has been committed shall be forfeited to the Government.
- (4) The Commissioner shall be responsible for the disposal of anything forfeited to the Government under subsection (3).

Exemption of certain sales

22. Sections 3, 4, 5 and 6 of this Act shall not apply to a sale, offer or exposure for sale, when such sale is made by a bailiff, court broker or other officer in the course of executing any order or process of a court.

FIRST SCHEDULE

(Section 3)

FERTILIZERS

Article

Particulars to be contained in Statutory

Ammonium nitrate and mixtures of ammonium nitrate with any article not mentioned elsewhere in this Schedule Ammonium phosphate

Ammonium sulphate nitrate

A product, not otherwise mentioned in this Schedule, obtained by mixing one or more of the articles mentioned in this Schedule with any other such article or with any other substance or substances

Basic slag

Bone meal or other product not other-wise mentioned in this Schedule obtained by grinding or otherwise treating bone, used for fertilizing

Burnt magnesian lime, ground or other.

Calcium cyanamide

Calcium hydroxide; hydrated lime; slaked lime; slaked magnesian lime

Chalk ground

Amount of nitrogen.

Amounts of soluble mineral nitrogen and phosphoric acid soluble in water. Amount of nitrogen.

Amounts if any, of nitrogen, potash, phosphoric acid soluble in water and phosphoric acid insoluble in water

Total amount of phosphoric acid. Amount of phosphoric acid soluble in citric acid. Amount of the article that will pass through British Standard Sieve No. 72 Amounts of nitrogen and phosphoric acid

respectively.

Neutralising value.

Amount of nitrogen. Neutralising value.

Neutralising value.

Article

Chalk screened

Concentrated superphosphate; double, triple and treble superphosphate; and phosphate of lime

Copper sulphate

Diamnionium phosphate

Dicalcium phosphate

Dissolved or vitriolised bone

Dried blood for fertilizing purposes

Fish residues or other product obtained by and grinding or otherwise treatfigh or fish waste, used for fertilizing purposes

Guano, including Peruvian and other raw guanos. poultry manure and bat guano Gypsum

Hoofs

Hoofs and horns

Horns

Limestone, ground; magnesian limestone, ground

Meat and bone residues, or any product not specifically mentioned elsewhere in this schedule, obtained by drying and treating or otherwise treating bone, flesh flesh fibre and other slaughterhouse residues, used for fertilizing purposes

Mixed lime

Nitrate of potash

Nitrate of soda

Phosphate rock, ground or otherwise

Potassium salts used as fertilizers, including kainit, sylvinite, potash manure salt, muriate of potash, sulphate of potash and sulphate of potash magnesia

Soda phosphate Fusion phosphate

Sulphate of ammonia

Urea

Particulars to be contained in Statutory
Statement

Neutralising value. Amount that will pass through a British Standard Sieve of 3 in. square apertures.

Amount of phosphoric acid soluble in water and in citric acid solution.

Amount of water soluble copper. Amount of the article that will pass through a British Standard Sieve of *I* in. square apertures.

Amount of soluble mineral nitrogen and phosphoric acid soluble in water.

Amount of phosphoric acid soluble in

Amounts of nitrogen, phosphoric acid soluble in water, and phosphoric acid insoluble in water respectively.

Amount of nitrogen.

Amounts of nitrogen and phosphoric acid respectively.

Amounts of nitrogen, phosphoric acid and potash respectively.

Amount of calcium sulphate. Amount of the article that will through a British Standard Sieve of I in. square apertures.

Amount of nitrogen.

Amount of nitrogen.

Amount of nitrogen.

Neutralising value. Amount that will pass through British Standard Sieve No. 72.

Amounts of nitrogen and phosphoric acid respectively.

Neutralizing value.

Amounts of nitrogen and potash respectively.

Amount of nitrogen.

Amount of phosphoric acid. Amount that will pass through British Standard Sieve No. 72.

Amount of potash.

Amount of phosphoric acid soluble in citric acid. Amount of the article that will pass through British Standard Sieve No. 72.

Amount of nitrogen. Amount of free acid if in excess of 0.025 per cent.

Amount of soluble mineral nitrogen and maximum Biuret content.

The amount in each case is to be stated as a definite percentage of the dry weight of the article, and not as a range of percentages.

Nitrogen is to be stated in terms of nitrogen.

Phosphoric acid soluble phosphoric acid and insoluble phosphoric acid are to be stated in terms of phosphoric anhydride. (P205 -)

Potash is to be stated in terms of Potassium oxide. (K2O.)

Soluble Carbonates are to be stated in terms of sodium carbonate. (Na 2CO3)

Free acid is to be stated in terms of sulphuric add. (H2SO4)

Neutralising value is to be expressed in terms of calcium oxide. (CaO)

ANIMAL FOODSTUFFS

Article

Particulars to be contained in Statutory Statement

Barley

Barley meal

Clover meal

Bean meal (including all types of beans)

Bean and pod meal Cassava meal

Coconut (copra) cake or meal Coffee husks or hullings Coffee silver skin

Compound cakes or meals, that is to say, any cakes or meals (other than molassed feeds and dried molassed beet pulp) consisting of a mixture of one or more of the articles mentioned in this Schedule with any other such article or with any other substance or

Competances

Cotton seed cakes or meals, not decorticated

Cotton seed cakes or meals, decorticated or partly decorticated

Dried plain beet Pulp Dried molassed beet pulp

Dried brewery and distillery grains

Dried grass

Dried green fodder crops Dried green roughage

Dried yeast

Eleusine (finger millet or wimbi)

Feeding bone flour

Feeding bone meal, ground bone or any other bone product, for feeding purposes

Feeding dried blood

Feeding meat and bone meal, or any other product of meat (including whale meat) for feeding purposes

Feeding meat meal, or any other product of meat (including whale meat) for feeding purposes

Fish meal, white fish meal, or any other product obtained by drying and grinding or otherwise treating fish or fish waste

None.

None.

Amount of protein. Amount of fibre.

None.

Amounts of protein and fibre respectively.

Amounts of oil and protein respectively.

Amount of fibre.

Amounts of protein and fibre respectively.

Amounts of oil, protein and fibre respectively.

None.

Amounts of oil and protein respectively.

Amounts of oil, protein and fibre respectively.

Amount of fibre.

Amounts of sugar and fibre respectively. Amounts of oil and protein respectively.

Amounts of protein and fibre respectively.

Amount of protein.

None.

Amounts of phosphoric acid and protein respectively.

Amounts of phosphoric acid and protein respectively.

Amount of protein.

Amounts of oil, protein and phosphoric acid respectively.

Amounts of Oil protein and phosphoric acid respectively.

Amounts of oil protein, phosphoric acid and salt respectively.

Article

Gram (chickpea) meal Kapok seed cake or meal

Linseed cakes and meals of such cakes; extracted linseed meal

Linseed meal Liver meal

Lucerne (Alfalfa) meal Locust bean meal

Maize

Maize cob meal Maize, flaked

Maize germ cake or meal

Maize gluten feed Maize husk or bran

Maize meal

Maize by-products not otherwise specifically mentioned in this Schedule

Malt culms

Millets, panicurn and bulrush (Mawele)

Millet meal

Molassed feeds (other than dried molassed beet pulp) including any foodstuffs composed of treacle or molasses with an absorbent and containing not less than 10 per cent sugar

Molasses Oats

Oats, bruised or crushed

Oats, ground

Oatmeal by-products; oat feed

Oil cakes or meals not otherwise specifically mentioned in this Schedule which are the product of any one decorti. cated substance or seed from which oil has been removed

Oil cakes or meals not otherwise specifically mentioned in this Schedule which are the products of any one decorticated or partly decorticated substance or seed from which oil has been

removed Palm kernel cake or meal

Pea meal (including all types of peas)

Pea and pod meal Pyrethrum mare Rape cake or meal

Rice bran or polishings; other byproducts produced in milling brown rice

Sesame (simsim) seed Sesame cake or meal Sorghums (mtama) Sorghum meal Soya cake or meal Sunflower seed

Sunflower seed cake or meal Sunflower head meal Particulars to be contained in Statutory
Statement

Amount of protein.

Amounts of protein and oil respectively. Amounts of oil and protein respectively.

Amount of oil.

Amounts of oil and protein respectively. Amounts of protein and fibre respectively. Amount of protein.

None.

Amount of fibre.

Amounts of oil and protein respectively. Amounts of oil and protein respectively. Amounts of oil and protein respectively. Amounts of fibre and protein respectively. None.

Amounts of oil, protein and fibre respectively.

Amounts of protein and fibre respectively.

Amount of fibre.

Amounts of sugar and fibre respectively.

Amount of sugar.

None.

Amount, of fibre.

Amount of fibre.

Amounts of oil and protein respectively.

Amounts of oil, protein and fibre respectively.

Amounts of oil and protein respectively. Amount of protein.

Amounts of fibre and protein respectively. Amount of fibre.

Amounts of oil, protein a d fibre respectively.

Amounts of oil, protein and fibre respectively.

None.

Amounts of oil and protein respectively. None.

Amount of fibre.

Amounts of oil and protein respectively.

None.

Amounts of oil and fibre respectively. Amounts of oil and fibre respectively.

Particulars to be contained in Statutory Article

Statement

Treacle or molasses Amount of sugar.

Wheat None. Wheat meal; whole meal None.

Wheat offals or millers' offals; wheat Amounts of fibre and protein respectively. bran, pollards

The amount, in each case; is to be stated as a definite percentage of the dry matter weight of the article, and not as a range of percentages. Phosphoric acid is to be stated in terms of phosphoric anhydride (P 205)

The amount of protein means the amount of nitrogen, other than ammoniacal or nitric nitrogen, if present, multiplied by 6-25 (or, in the case of pure wheat products, by 5-70).

SECOND SCHEDULE

(Section 3)

Ingredients in animal foodstuffs the presence and amount of which must be declared

(a) Husks, chaff, glumes, shudes, hulls, nutshells or skins of nuts, from any source, when used as separate ingredients or artificial mixtures in the manufacture of animal foodstuffs.

Where the kernels .naturaIly : associated in seeds with one or other of the above materials are present in an animal foodstuff along with the materials with which they are so associated, regard shall be had to the proportion of the above materials that might reasonably be expected to accompany such kernels when the seed from which they are derived is in its natural condition, provided that feeding in this condition is regarded as a common practice in the feeding of livestock.

- (b) Wheat or rye straw, ground or otherwise.
- (c) Peat or peat moss, treated or untreated.
- (d) Sawdust or any other form of wood, treated or untreated.
- (e) Any of the following substances not occurring naturally in any other ingredient: -
 - (i) hormones and synthetic hormone-like substances;
 - (ii) vitamins;
 - (iii) antibiotics;
 - (iv) urea;
 - (v) mineral supplements;
 - (vi) thempeutical substances and medicinal preparations.

THIRD SCHEDULE

(Section 4)

Definitions Implied on the Sale of Articles under certain Names FERTILIZERS

Name under which Article Sold

Implied Definition

Ammonium nitrate for fertilizing put-Ammonium nitrate

Ammonium phosphate Ammonium phosphate for fertilizing

Ammonium sulphate nitrate Ammonium sulphate nitrate for fertiliz-

ing purposes.

A by-product, containing phosphorus, obtained in the manufacture of steel and to which no addition has been made at the time of leaving or after

it has left the furnace.

Bone meal

Basic slag

Commercially pure bone, raw or degreased, which has been ground or crushed, and which contains not less than 3-5 per cent nitrogen and not less than 20 per cent phosphoric acid.

Name under which Article-Sold Bone meal, Grade II

Burnt magnesian lime, ground or otherwise

Calcium Cyanamide

Calcium hydroxide; hydrated lime; slaked lime

Chalk

Chalk, ground

Chalk, screened

Compound fertilizer; mixed fertilizer; fertilizer mixture

Concentrated superphosphate; double, triple and treble superphosphate; acid phosphate of lime

Copper sulphate

Diarnmonium phosphate

Dicalcium phosphate Dissolved or vitriolised bone

Dried blood

Fish guano; fish manure

Gypsum

Hoofs

Hoofs and horns

Horns

Limestone, ground

implied Definition

Commercially pure bone, raw or degreased, which has been ground or crushed, and which contains less than 3-5 per cent nitrogen and not less than 20 per cent phosphoric acid.

Commercial calcium and magnesium oxides containing more than 5-5 per cent of magnesium (Mg.).

Commercial calcium cyanamide.

The product obtained by slaking burnt lime.

Cretaceous limestone.

Cretaceous limestone which has been reduced in size so that it Will pass through a sieve of 1/4 in. square apertures.

Cretaceous limestone that will -Pass through a sieve having apertures not exceeding 3 in. square.

A product, not otherwise mentioned in this Schedule, containing two or three of the elements nitrogen, Phosphorus and potassium, and obtained by mixing one or more of the articles mentioned in the First Schedule with any other such article or with any other substance or substances, phosphate rock which has been treated

with sulphuric acid and phosphoric acid.

Copper sulphate for fertilizing purposes.

Diammonium phosphate for fertilizing purposes.

Dicalcium phosphate for fertilizing purposes.

Commercially pure bone which has been treated with sulphuric acid.

Blood which has been dried, to which no other matter has been added.

A product obtained by drying and grinding or otherwise treating fish or fish waste, to which no other matter has been added.

been added. Calcium sulphate dihydrate for fertilizing purposes.

The product obtained by crushing or grinding hoof, to which no Other matter has been added.

A mixture of hoof and horn, crushed or ground, to which no other matter has been added.

The product obtained by crushing or grinding horn to which no other matter has been added.

Sedimentary rock consisting largely Of calcium carbonate but containing not more than 3 per cent of magnesium (mg.) which has been reduced in size so that 100 per cent will pass through a sieve 3/16 in. square apertures, not less than 95 in. square apertures and a sieve of 1/8 per cent will pass through not less than 40 per cent will pass through British Standard Sieve No. 72-

Name under which Article Sold Magnesian limestone, ground

Meat and bone meal; meat meal; carcass meal; meat and bone tankage

Mixed lime

Muriate of potash

Nitrate of potash Nitrate of soda Phosphate rock, ground or otherwise

Raw guano

Slaked magnesian lime

Soda phosphate Fusion phosphate

Sulphate of ammonia

Sulphate of potash

Urea

Implied Definition

Sedimentary rock consisting largely of the carbonates of calcium and magnesium but containing more than 3 per cent of magnesium (Mg.) which has been reduced in size so that 100 per cent will pass through a sieve of 3/16 in. square apertures, not less than 95 per cent will pass through a sieve of 1/8 in square apertures and not less than 46 per cent will pass through British Standard Sieve No. 72.

The product of drying and grinding or otherwise treating bone, flesh, flesh fibre and other slaughterhouse residues to which no other matter has been added

A product, not being a by-product or a mixture of by-products from manufacturing or other processes, obtained by mixing two or more of the forms of liming materials defined in this Schedule.

Schedule.
Potassium chloride or a mixture of potassium chloride and potassium sulphate for fertilizing purposes.

Potassium nitrate for fertilizing purposes. Sodium nitrate for fertilizing purposes. The substance obtained from mineral calcium phosphate deposits, to which no other matter has been added.

The excrement and remains of any birds except poultry, containing both nitrogen and phosphorous, prepared for use by screening where necessary, but to which no addition has been made.

made. The product obtained by slaking burnt magnesian lime.

Phosphate rock treated by soda and heat, with a maximum of 3 per cent soluble carbonates.

Ammonium sulphate for fertilizing

Potassium sulphate for fertilizing purposes.

Urea for soil fertilizing purposes.

ANIMAL FOODSTUFFS

Barley Barley meal

Bean meal

Commercially pure barley, as grown. The meal obtained by grinding barley, as grown, which shall be the whole grain together with only such other substances as may reasonably be expected to have become associated with the grain in the field and which contains not less than 90 per cent pure barley. The meal obtained by grinding com-

The meal obtained by grinding commercially pure beans of the following species: -

- 1. Horse, field or broad beans (Vicia faba or Faba vulgaris);
- 2. Haricot beans (Phaseolus vulgarls);
- 3. Dolichos or lablab beans (fiwi) (Dolichos lablab);
- 4. Velvet beans (*Stizoloblum* sp. or *Mucuna sp.*).

Name under which Article Sold

Bean and pod meal

Cassava meal

Clover meal

Coffee husks or hullings

Coffee silver skin

Compound cakes or meals

Cotton seed

Cotton seed cakes or meals, not decorticated

Cotton seed cakes or meals from decorticated or partly decorticated cotton seed

Dried brewery grains

Dried distillery grains

Dried grass

Dried green fodder crops

Implied Definition

The meal obtained by grinding beans together with their pods of the species mentioned above.

The meal obtained by grinding commercially pure dried peeled roots of the cassava plant.

Whole clover, as grown, dried and ground to which no other matter has been added.

The outer covering of the dried coffee berry which has been removed from the coffee beans, and to which nothing has been added.

The dried skin covering coffee beans after the removal of the cherry pulp and fermentation.

Cakes or meals (other than molassed feeds or dried molassed beet pulp) consisting of a mixture of one or more of the articles mentioned in the First Schedule to this Act with any other such article or with any substance or substances

Commercially pure seed of the cotton plant after the removal of the cotton lint or fibre.

The residue resulting from the removal Of oil from commercially pure cotton seed. not decorticated.

The residue resulting from the removal of oil from Commercially pure cotton seed from which the cortex, in whole or in part, has been removed.

The article produced by drying the residues of malted and unmalted cereals used in brewing, to which no other matter has been added.

The article produced by drying the residue from distillery mash tuns to which no other matter has been added.

Any product which-

(a) is obtained by artificially drying any of the following: -clover, grass, lucerne sainfoin green cereals or any mixture consisting of an; of them, and

(b) is otherwise as grown (that is to say including any growths harvested therewith but with no other substance added thereto), and contains not less than 13 per cent protein calculated on the assumption that it contains 10 per Cent moisture.

Any product which-

(a) is obtained by artificially drying any green crop or crops suitable for use as dried fodder for cattle or Poultry, and

(b) is otherwise as grown (that is to say, including any growths harvested therewith but with no other substance added thereto) and contains not less than tO per cent protein calculated on the assumption that it contains 10 per cent moisture, but is not dried grass.

16

Name under which Article Sold Dried green roughage

Dried plain beet pulp

Dried molassed beet pulp

Dried yeast

Eleusine (finger millet or wimbi) Extracted linseed meal

Feeding bone flour

Feeding bone meal; ground bone

Feeding dried blood

Feeding meat and bone meal; feeding

Feeding meat meal

Fish meal; fish residue meal

Gram (chickpea) meal

Kapok seed cake or meal

Linseed cakes or the meals of such cakes

Linseed meat

Implied Definition

Any product which complies with the definition of dried green fodder crops in all respects, except that it contains less than 10 per cent protein calculated on the assumption that it contains 10 per cent moisture.

The article produced by drying the sugar beet residue Produced in the manufacture of sugar from sugar beet, with or without addition of molasses and having a content of less than 16 per cent of sugar.

The article produced by drying the sugar beet residue produced in the manufac-ture of sugar from sugar beet, with the addition of molasses to give a content of 10 per cent or more of

An article produced by drying yeast or Yeast residues, to which no other matter has been added.
Commercially pure seed of eleusine or

finger millet.

The residue resulting from the removal of oil from commercially pure linseed by means of a solvent.

The Product obtained by grinding com. mercially pure steamed bone.

Commercially pure bone, whether or not degreased, which has been ground or

Blood which has been dried to which no other matter has been added

The product, containing not less than 45 per cent of protein and not more than 4 per cent of salt, obtained by drying and grinding animal (including whale) carcasses or portions thereof (excluding hoof and hom) and bone, to which no other matter has been added, but which may have been preliminarily treated for the removal of fat.

The product, containing not less than 60 per cent of protein and not more than 4 per cent of salt obtained by drying and grinding animal (including whale) carcasses or portions thereof (excluding hoof and hom) to which no other substance has been added but which may have been preliminarily treated for the removal of fat.

A product, containing not more than 10 per cent of oil nor more than 4 per cent of salt, obtained by drying and grinding or otherwise treating fish or waste of fish, to which no other matter has been added.

The meal obtained by grinding com-

mercially pure gram (chickpea), as grown, of varieties of *Cicer arietinum*. The residue resulting from the removal of oil from commercially pure kapok

The residue resulting from the removal of oil from commercially pure linseed.

The meat obtained by grinding or crush. ing commercially pure linsed

Name.under which Article Sold Liver meal

Locust bean meal

Lucerne (alfalfa) meal

Maize

Maize cob meal

Maize, flaked

Maize germ cake or meal

Maize gluten feed

Maize husk or bran

Maize meal

Malt culms

Millet (mawele)

Millet meal

Molassed feeds

Molasses (treacle)

Oats

oats, bruised or crushed

Oats, ground

Oat feed; oatmeal by-products

Oil nut cakes or meals, including coconut, copra, palm kernel and ground-nut cakes and meals

Pea meal

implied Definition

The meal obtained by drying and grinding animal liver, to which no other substance has been added, but which may have been preliminarily treated for the removal of fat or oil.

The meal obtained by grinding or crushing, commercially pure locust beans.

Lucerne (alfalfa), as grown, dried and ground, to which no other matter has been added.

Commercially Pure maize. as grown.

The meal obtained by grinding whole maize cobs, as grown and including cobs, grains and outer sheath, to which no other matter has been added

The product obtained by cooking and flaking commercially pure maize, either as grown or from which the germ, In whole or in part, has been removed. The meal or cake resulting from the grind-

ing of maize germs or from maize germs from which the oil has been removed in whole or in part.

A by-product resulting from the removal

of starch and germ from maize, to which no other matter has been added.

A by-product of roller-milling maize, contaming the outer skin of commercially pure maize, to which no other matter has been added.
The meal obtained by grinding com-

mercially pure maize, as grown.

The rootlets and shoots arising from the screening of malt, to which no other matter has been added.

Commercially pure seed, as grown, of the bulrush and panicurn millets.

The meal obtained by grinding commercially pure millet, as grown.

Any mixture (other than dried molassed beet pulp) containing not less than 10 per cent of sugar, of an absorbent material and treacle or molasses.

in the manufacture of sugar from sugar cane or sugar beet, to which no other matter has been added. Commercially pure oats, as grown.

The product of crushing commercially

pure oats, as grown.
The meal obtained by grinding commercially pure oats, as grown.

The by-product of oatmeal milling consisting of hulls, floury materials, mealy matter, scree dust all finely ground and containing not more than 27 per

cent of fibre.

The residue resulting from the removal of oil from commercially pure oil

nut kernels.

The meal obtained by grinding commercially pure peas of the following

- 1. Garden peas (Pisum sativum).
- 2. Field peas (Pisum arvense).

Name under which Article Sola	Name	under	which	Article	Sold
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Pea and pod meal

Pyrethrum marc

Rape cake or meal

Rice bran; rice Polishings

Sesame (simsim) seed

Sesame (simsim) cake or meal

Sorghum (mtama)

Sorghum (mtama) meal

Sova cake or meal

Sunflower seed

Sunflower seed cake or meal

Sunflower head meal

Wheat

Wheat meal; whole meal

Wheat offals; millers' offals; wheat bran; pollards

White fish meal

Implied Definition

- 3. Cow peas or Kunde (Vigna catiang).
- 4. Pigeon peas or Mbaazi (*Cajanus cajan* or *Cajanus indicus*).

The meal obtained by grinding peas together with their pods of the species mentioned above.

'The steamed dried residue from the extraction of dried, ground pyrethrum flowers with a light Petroleum solvent.

The residue resulting from the removal of oil from commercially pure rape seed.

The by-product produced in milling Polished rice from brown rice.

The commercially pure sesame seed, as grown.

The residue resulting from the removal Of Oil from commercially pure sesame seed.

The commercially pure sorghum seed, as

grown.
The meal obtained by grinding commercially pure sorghum seed, as grown.

The residue resulting from the removal of oil from commercially pure soya beans.

The commercially Pure Sunflower seed, as grown.

The residue resulting from the removal of oil from commercially pure sunflower seed.

The meal obtained by .grinding the whole flower head, including the seeds, Of the sunflower plant.

Commercially pure wheat. as grown.
The meal obtained by grinding cornmercially pure wheat, as grown.
The by-products produced when milling

The by-products produced when milling commercially pure wheat to produce white flour.

A product, containing not more than 6 per cent of oil nor more than 4 per cent of salt, obtained by drying and grinding or otherwise treating white fish or waste of white fish, to which no other matter has been added,

In the case of every article mentioned in this Schedule the definition of which includes the expression "commercially pure", it is implied that no other matter may be added.

FOURTH SCHEDULE

(Section 5)

Deleterious Ingredients in Animal Foodstuffs

- (a) Salts soluble in water, if present in an animal foodstuff in proportion likely to be injurious to the health of animals.
- (b) All poisonous substances except those naturally present in the material or materials from which the animal foodstuff is derived.
- (c) Sand, silicious matter or other insoluble mineral matter not naturally associated with ingredients of the animal foodstuff which do not fall within the scope of this Schedule, or which, even if naturally so associated, are present in greater proportion than the maximum that may be expected to be due to such natural association.

For the purposes of this paragraph the term "insoluble" shall imply insolubility in hydrochloric acid, as determined by a prescribed method; the term "natural association" shall be construed as applying to average commercial samples of the feeding material with which it may be claimed that a particular mineral ingredient is associated.

FIFTH SCHEDULE

(Section 3)

Limits of Variation

For Fertilizers.

(Percentages are percentages of the whole bulk).

- 1. Amounts of Nitrogen.
 - 0-5 per cent, provided that-
 - (a) in the case of Nitrate of Soda, Sulphate of Ammonia and dissolved or vitriolised bone the limit of variation shall be 0-3 per cent, and
 - (b) in the case of Compound Fertilizers the limit of variation shall be-
 - (i) 0-3 per cent, if the percentage stated does not exceed 4 per cent;
 - (ii) 0-5 per cent, if the percentage stated exceeds 4 per cent but does not exceed per cent; and
 - (iii) 0-75 per cent, if the percentage stated exceeds 5 per cent, and
 - (c) in the case of Guano (including Peruvian and other raw guanos) the limit of variation shall be 1/5th of the percentage stated, with a minimum of 0.25 per cent and a maximum of 1-5 per cent, and
 - (d) the limit of variation in amounts of nitrogen stated in articles listed in item 10 below shall be as given therein.
- 2. Amounts of Soluble Phosphoric Acid. 0-5 per cent, provided that-

- (a) in the case of *Dicalcium Phosphate*, *Soda phosphate* (Fusion phosphate) and Basic slag the limit of variation shall be I per cent, and
 (b) in the case of dissolved or vitriolised bone when the total of the percentages of
- soluble and insoluble phosphoric acid stated amounts to 14 per cent or more, the limit of variation of soluble phosphoric acid shall be-
 - (i) 2 per cent, if the excess of the actual percentage of insoluble phosphoric acid over that stated is 1-5 per cent or more;
 - (ii) 1.5 per cent, if such excess is not less than I per cent but is less than 1-5 per cent;
 - (iii) I per cent, if such excess is not less than 0-5 per cent but is less than I per cent.
- 3. Amounts of Insoluble Phosphoric Acid.
- 0-5 per cent, except in the case of dissolved or vitriolised bone where the total of the percentages of insoluble and soluble phosphoric acid stated amounts to 14 per cent or
- -4. Amounts of Phosphoric Acid.
 - (a) Basic slag I per cent.
 - (b) Guano (including Peruvian and other raw guanos) 1/10th of the percentage stated, with a maximum of 2 per cent.
 - (c) Phosphate rock-1/20th of the amount stated.
 - (d) The limit of variation m, amounts of phosphoric acid in the articles listed in item 10 below shall be as given therein.
- 5. Amounts of Potash.
 - (a) Potassium salts used as fertilizers.
 - (i) I per cent, if the percentage of potash does not exceed 15 per cent;
 - (ii) 2 per cent, if the percentage of potash exceeds 15 per cent.
 - (b) Guano (including Peruvian or other raw guanos) 1/5th of the percentage stated,
 - (c) Compound fertilizers-the limit of variation shall be-
 - (i) 0-3 per cent, if the percentage stated does not exceed 4 per cent;
 - (ii) 0-5 per cent, if the percentage stated exceeds 4 per cent but does not exceed 5 per cent;
 - (ii!) 0-75 per cent, if the percentage stated exceeds 5 per cent.
- 16. Amount of Copper-I per cent.
- 7. Amount of Calcium Sulphate-2. per cent.
- 8 Amount of Biuret-0-5 per cent.

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9. Neutralising Values-

1/10th of the calcium oxide value stated provided that in the case of Ground or Screened Chalk, and Limestones (ground), the limit of variation shall be 1/20th of the stated calcium oxide value

10. The limits of variation in the Amounts of Nitrogen and Phosphoric Acid in the following articles shall be as given:

- (i) Bone Meal or other bone product (excluding dissolved or vitriolised bone). Nitrogen 0-5 per cent; increasing, if the actual percentage of phosphoric acid exceeds that stated, to not more than I per cent at the rate of 0-25 per cent of nitrogen for each I per cent of such excess of phosphoric acid; and phosphoric acid, I per cent; increasing, if the actual percentage of nitrogen exceeds that stated, to not more than 2 per cent at the rate of I per cent phosphoric acid for each 0-25 per cent of such excess of nitrogen.

 (ii) Fish residues (or other fish products used for fertilizing purposes) and Meat
- and Bone residues, Nitrogen, 0-5 per cent increasing, if the actual percentage of phosphoric acid exceeds that stated, to not more than 2 per cent at the rate of 0-25 per cent of nitrogen for each I percent of such excess of phosphoric acid; and *Phosphoric* acid I per cent; increasing, if the actual percentage of nitrogen exceeds that stated to not more than 3 per cent at the rate of I per cent of phosphoric acid for each 0-25 per cent of such excess of nitrogen.
- 11. Amounts that will pass through specified Sieves.

1/20th of the amount stated.

For Animal Foodstuffs:

- 1. Amount of Fibre-1/8th of the amount stated.
- 2. Amounts of Oil.

1/10th of the amount stated, provided that in the case of dried brewery and distillery grains the limit of variation shall be 1/5th of the amount stated.

- 3. Amounts of Protein.
 - 1/10th of the amount stated, provided that-
 - (a) in the case of the following the limit of variation shall be I/5th of the amount stated:
 - (i) linseed cakes and the meals of such cakes;
 - (ii) extracted linseed meal;
 - (iii) maize, flaked;
 - (iv) maize germ cake or meal;
 - (v) maize gluten feed;
 - (vi) rape cake or meal;
 - (vii) sova cake or meal:
 - (viii) dried brewery and distillery grains, and
 - (b) in the case of malt culms the limit of variation shall be 1/5th of the amount stated, and
- (c) in the case of dried yeast and feeding dried blood the limit of variation shall be $1/20 {\rm th}$ of the amount stated.
- 4. Amounts of Salt-1 /I0th of the amount stated.
- 5. Amounts of sugar.
 - (a) Treacle or molasses-I /20th of the amount stated, and
 - (b) Dried molassed beet pulp and molassed feeds-1110th of the amount stated..

Colphanul Assembly

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