NORTHERN TERRITORY OF AUSTRALIA

MEAT INDUSTRIES REGULATIONS

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NORTHERN TERRITORY OF AUSTRALIA

Regulations 1997, No. 33*

Regulations under the Meat Industries Act

I, NEIL RAYMOND CONN, the Administrator of the Northern Territory of Australia, acting with the advice of the Executive Council, make the following regulations under the Meat Industries Act.

Dated 27 November 1997.

N R CONN Administrator

MEAT INDUSTRIES REGULATIONS

PART 1 - PRELIMINARY

1. CITATION

These Regulations may be cited as the Meat Industries Regulations.

2. COMMENCEMENT

These Regulations come into operation on the commencement of the *Meat Industries Act 1996*.

3. INTERPRETATION

- (1) In these Regulations, unless the contrary intention appears -
 - "abattoir licence" means a domestic abattoir licence, an export abattoir licence, a domestic poultry abattoir licence or an export poultry abattoir licence;
 - "dispatch", in relation to an establishment, means to export from the establishment;

^{*} Notified in the Northern Territory Government Gazette on 10 December 1997.

- "licensee" includes an employee or agent of a licensee;
- "specified code of practice", in relation to a licence, means a code of practice specified on the licence;
- "specified standard", in relation to a licence, means a standard specified on the licence.
- (2) In these Regulations, a reference to meat having been produced under an instrument of a legislative or administrative character, is to be read as a reference to -
 - (a) the carcass or meat having been derived from an animal slaughtered in accordance with any terms of the instrument relating to slaughter; and
 - (b) the carcass or meat having been processed, packed, stored and labelled in accordance with any terms of the instrument relating to processing, packing, storing and labelling.
 - (3) In these Regulations -
 - (a) a reference to meat is to be read as including a reference to a product containing meat for human consumption; and
 - (b) a reference to pet meat is to be read as including a reference to a product containing pet meat.

PART 2 - ABATTOIR LICENCES

Division 1 - Abattoir Licences Generally

4. NO SALE, &c., OF PET MEAT IMPORTED INTO ESTABLISHMENT

It is a condition of an abattoir licence that the licensee must not process, pack, store, dispatch or sell pet meat unless it is from an animal that has been slaughtered at the establishment to which the licence relates.

TINES Penalty: \$500.

5. LABELLING OF PET MEAT

It is a condition of an abattoir licence that the licensee must not dispatch pet meat unless —

- (a) the pet meat is in a carton or individual pack; and
- (b) the carton or individual pack is clean and labelled in accordance with regulation 44.

TINES Penalty: \$500.

Division 2 - Domestic Abattoir Licences

6. SLAUGHTER, &c., ONLY PERMITTED AT ESTABLISHMENT

It is a condition of a domestic abattoir licence that the licensee must not slaughter, process or pack meat for human consumption, or pet meat, except at the establishment to which the licence relates.

TINES Penalty: \$500.

7. INSPECTION OF MEAT FOR HUMAN CONSUMPTION

Where a quality assurance program is not approved under section 11 of the Act in relation to a domestic abattoir licence, it is a condition of the licence that the licensee must not sell or dispatch a carcass, or meat for human consumption, unless it has been inspected by or under the direction of an inspector.

TINES Penalty: \$500.

8. LABELLING OF CARCASSES FOR HUMAN CONSUMPTION

- (1) It is a condition of a domestic abattoir licence that the licensee must not sell a carcass for human consumption unless -
 - (a) in the case of a head of cattle (other than a calf) or a buffalo (other than a calf), horse or camel, the carcass is marked with the official establishment mark on the outside of the ribs on both sides, both buttocks, both loins and both shoulders;
 - (b) in the case of a pig, the carcass is marked with the official establishment mark on both hams, both jowls, both shoulders and both loins;
 - (c) in the case of a calf, sheep, goat or deer, the carcass is marked with the official establishment mark on both hind legs and both shoulders; or

(d) in the case of any animal not specified in paragraph (a), (b) or (c), the carcass is marked in accordance with the specified standard, or specified code of practice, for production of meat from the animal.

TINES Penalty: \$250.

(2) An official establishment mark must not be placed on a carcass intended for human consumption, except with an edible food dye permitted for use on food for human consumption under an Act of the Territory, the Commonwealth or a State or another Territory of the Commonwealth.

- (3) In this regulation "official establishment mark", in relation to a domestic abattoir licence, means a mark approved by the Chief Inspector and containing the number allotted by him or her to the establishment to which the licence relates.
- 9. PROCESSING, SALE, &c., OF MEAT FOR HUMAN CONSUMPTION
- (1) It is a condition of a domestic abattoir licence that the licensee must not process, pack, store, dispatch or sell a carcass, or meat for human consumption, from an animal slaughtered or processed other than at the establishment to which the licence relates.
- (2) A licensee is not to be taken to have breached the condition specified in subregulation (1) if the licensee takes all steps to ensure that the carcass or meat was -
 - (a) produced under -
 - (i) a domestic abattoir licence;
 - (ii) an export abattoir licence;
 - (iii) a domestic game meat processing licence;
 - (iv) an export game meat processing licence;
 - (v) a domestic poultry abattoir licence; or
 - (vi) an export poultry abattoir licence;

- (b) produced -
 - (i) under a licence, permit or similar instrument permitting the slaughter or processing of the meat under a corresponding law; and
 - (ii) in accordance with the specified standard, or specified code of practice, for production of meat on the licensee's licence; or
- (c) produced under the Export Control Act 1982 of the Commonwealth or accepted into and dispatched from registered premises in accordance with that Act.

TINES Penalty: \$500.

10. MEAT NOT TO BE SOLD UNLESS PRODUCED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a domestic abattoir licence is subject to the condition that operations are to be carried out in accordance with a specified standard or specified code of practice, it is a condition of the licence that the licensee must not sell or dispatch a carcass, or meat for human consumption, from an animal slaughtered or processed at the establishment unless the slaughter or processing was in accordance with the standard or code of practice.

TINES Penalty: \$500.

11. GAME MEAT

It is a condition of a domestic abattoir licence that the licensee must not process, pack, store, dispatch or sell game meat except -

- (a) with the approval of the Chief Inspector; and
- (b) where a quality assurance program is not approved in respect of the licence, in accordance with the directions of an inspector.

TINES Penalty: \$250.

Division 3 - Domestic Poultry Abattoir Licences

- 12. PROCESSING, SALE, &c., OF MEAT FOR HUMAN CONSUMPTION
- (1) It is a condition of a domestic poultry abattoir licence that the licensee must not process,

pack, store, dispatch or sell a carcass or meat for human consumption from an animal slaughtered or processed other than at the establishment to which the licence relates.

- (2) A licensee is not to be taken to have breached the condition specified in subregulation (1) if the licensee has taken all steps to ensure that the carcass or meat was -
 - (a) produced under -
 - (i) a domestic abattoir licence;
 - (ii) an export abattoir licence;
 - (iii) a domestic poultry abattoir licence;
 - (iv) an export poultry abattoir licence;
 - (v) a domestic game meat processing licence;
 or
 - (vi) an export game meat processing licence;
 - (b) produced -
 - (i) under a licence, permit or similar instrument permitting the slaughter or processing of the meat under a corresponding law; and
 - (ii) in accordance with the specified standard, or specified code of practice, for production of meat on the licensee's licence; or
 - (c) produced under the Export Control Act 1982 of the Commonwealth or accepted into and dispatched from registered premises in accordance with that Act.

TINES Penalty: \$500.

13. MEAT NOT TO BE SOLD UNLESS PRODUCED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a domestic poultry abattoir licence is subject to the condition that operations are to be carried out in accordance with a specified standard or specified code of practice, it is a condition of the licence that the licensee must not sell or dispatch meat for human consumption from an animal slaughtered or processed at the establishment unless the slaughter or processing was in accordance with the standard or code of practice.

- 18. PROCESSING, SALE, &c., OF MEAT FOR HUMAN CONSUMPTION
- (1) It is a condition of a domestic processing licence that the licensee must not process, pack, store, dispatch or sell a carcass or meat for human consumption from an animal that is slaughtered or processed other than at the establishment to which the licence relates.
- (2) A licensee is not to be taken to have breached the condition specified in subregulation (1) if the licensee has taken all steps to ensure that the carcass or meat was -
 - (a) produced under -
 - (i) a domestic abattoir licence;
 - (ii) an export abattoir licence;
 - (iii) a domestic game meat processing licence;
 - (iv) an export game meat processing licence;
 - (v) a domestic processing licence;
 - (vi) an export processing licence;
 - (vii) a domestic poultry abattoir licence; or
 - (viii) an export poultry abattoir licence;
 - (b) produced -
 - (i) under a licence, permit or similar instrument permitting the slaughter or processing of the meat under a corresponding law; and
 - (ii) in accordance with the specified standard, or specified code of practice, for production of meat on the licensee's licence; or
 - (c) produced under the Export Control Act 1982 of the Commonwealth or accepted into and dispatched from registered premises in accordance with that Act.

19. MEAT NOT TO BE SOLD UNLESS PRODUCED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a domestic processing licence is subject to the condition that operations are to be carried out in accordance with a specified standard or specified code of practice, it is a condition of the licence that the licensee must not sell or dispatch meat for human consumption that was processed in the establishment unless the processing was in accordance with the standard or code of practice.

TINES Penalty: \$500.

20. GAME MEAT

It is a condition of a domestic processing licence that the licensee must not process, pack, store, dispatch or sell game meat except with the approval of the Chief Inspector and in accordance with the directions of an inspector.

TINES Penalty: \$250.

PART 4 - GAME MEAT SLAUGHTER AND PROCESSING

Division 1 - Game Meat Slaughter Licences

21. DUTY TO PRODUCE LICENCE

It is a condition of a game meat slaughter licence that the licensee must carry a copy of the licence at all times when he or she is conducting operations under the licence and must, at the request of an inspector, produce the licence or a copy of the licence for inspection.

TINES Penalty: \$100.

22. MEAT NOT TO BE SOLD UNLESS PRODUCED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a game meat slaughter licence is subject to the condition that operations are to be carried out in accordance with a specified standard or specified code of practice, it is a condition of the licence that the licensee must not sell a carcass unless the animal from which it was derived was slaughtered, dressed or processed, if at all, in accordance with the standard or code of practice.

23. GAME MEAT

It is a condition of a game meat slaughter licence that the licensee must not sell a carcass or meat for human consumption unless it is from a game animal.

TINES Penalty: \$250.

Division 2 — Duties of Export and Domestic Game Meat Processing Licensees

24. LABELLING OF PET MEAT

It is a condition of a domestic game meat processing licence and an export game meat processing licence that the licensee must not dispatch pet meat unless —

- (a) the pet meat is in a carton or individual pack; and
- (b) the carton or individual pack is clean and labelled in accordance with regulation 44.

TINES Penalty: \$500.

Division 3 - Domestic Game Meat Processing Licences

25. PROCESSING, &c., ONLY PERMITTED AT ESTABLISHMENT

It is a condition of a domestic game meat processing licence that the licensee must not process, pack or store meat for human consumption, or pet meat, except at the establishment to which the licence relates.

TINES Penalty: \$500.

26. PROCESSING, SALE, &c., OF MEAT FOR HUMAN CONSUMPTION

- (1) It is a condition of a domestic game meat processing licence that a licensee must not process, pack, store, dispatch or sell meat for human consumption from an animal that was processed other than at the establishment.
- (2) A licensee is not to be taken to have breached the condition specified in subregulation (1) if the licensee has taken all steps to ensure that the carcass or meat was -
 - (a) produced under -
 - (i) a game meat slaughter licence;
 - (ii) a domestic game meat processing licence;

- (iii) an export game meat processing licence;
 - (iv) a domestic abattoir licence;
 - (v) an export abattoir licence;
 - (vi) a domestic poultry abattoir licence; or
- (vii) an export poultry abattoir licence;
- (b) produced -
 - (i) under a licence, permit or similar instrument permitting the slaughter or processing of the meat under a corresponding law; and
 - (ii) in accordance with the specified standard, or specified code of practice, for production of meat on the licensee's licence; or
- (c) produced under the Export Control Act 1982 of the Commonwealth or accepted into and dispatched from registered premises in accordance with that Act.

TINES Penalty: \$500.

27. MEAT NOT TO BE SOLD UNLESS PRODUCED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a domestic game meat processing licence is subject to the condition that operations are to be carried out in accordance with a specified standard or specified code of practice, it is a condition of the licence that the licensee must not sell or dispatch a carcass, or meat for human consumption, processed at the establishment to which the licence relates unless the processing was in accordance with the standard or code of practice.

TINES Penalty: \$250.

28. NO SALE, &c., OF PET MEAT IMPORTED INTO ESTABLISHMENT

It is a condition of a domestic game meat processing licence that the licensee must not process, pack, store, dispatch or sell pet meat that was imported into the establishment as pet meat.

slaughtered in accordance with the standard or code of practice.

TINES Penalty: \$250.

35. TRANSPORT OF PET MEAT

The holder of a pet meat slaughter licence must ensure that containers used to transport pet meat —

- (a) have internal surfaces made of smooth material which is easily cleaned;
- (b) are resistant to corrosion;
- (c) are water-proof and dustproof; and
- (d) are fitted with sealable lids or doors.

Penalty: \$1000.

Division 2 - Pet Meat Processing Licences

36. PROCESSING, &c., ONLY PERMITTED AT ESTABLISHMENT

It is a condition of a pet meat processing licence that the licensee must not process, store or pack pet meat except at the establishment to which the licence relates.

TINES Penalty: \$500.

37. HYGIENE

It is a condition of a pet meat processing licence that the licensee —

- (a) must not permit a live animal to enter or remain in the establishment to which the licence relates;
- (b) must take all possible steps to control the incidence of insects, birds, rodents or other pests within the establishment to which the licence relates;
- (c) must clean and disinfect immediately all utensils, receptacles and appliances in the establishment after they are used and keep them clean when they are not in use;
- (d) must transfer unprocessed pet meat imported into the establishment to which the licence relates to a chilling or freezing chamber

40. PET MEAT NOT TO BE SOLD UNLESS PRODUCED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a pet meat processing licence is subject to the condition that operations are to be carried out in accordance with a specified standard or specified code of practice, it is a condition of the licence that the licensee must not sell or dispatch pet meat unless it has been processed in accordance with the standard or code of practice.

TINES Penalty: \$500.

41. NO SALE OF MEAT FOR HUMAN CONSUMPTION

It is a condition of a pet meat processing licence that the licensee must not dispatch or sell meat for human consumption or meat purporting to be for human consumption.

TINES Penalty: \$500.

42. LABELLING OF PET MEAT

It is a condition of a pet meat processing licence that the licensee must not dispatch pet meat unless $-\$

- (a) the pet meat is in a carton or individual pack; and
- (b) the carton or individual pack is clean and labelled in accordance with regulation 44.

TINES Penalty: \$500.

Division 3 — Transportable Pet Meat Processing Units

43. RELOCATION OF PROCESSING UNIT

- (1) It is a condition of a pet meat processing (transportable) licence that the licensee must not process meat in the processing unit to which the licence relates except $\overline{}$
 - (a) at a place at which the unit has been inspected and approved by the Chief Inspector; and
 - (b) under and in accordance with the terms of the approval.

- (2) It is a condition of a pet meat processing (transportable) licence that the licensee must not commence operations under the licence unless
 - (a) the Chief Inspector has been notified of the location of the processing unit operated under the licence; and
 - (b) the unit has been inspected by an inspector at the location.

TINES Penalty: \$250.

(3) The holder of a pet meat processing (transportable) licence must not process pet meat in an area subject to a land use control plan within the meaning of the *Planning Act* unless the area is endorsed on the licence as an area in which pet meat may be processed in the processing unit.

TINES Penalty: \$250.

Division 4 — General Requirements in respect of Pet Meat for All Licensees

- 44. LABELLING OF PACKAGES, &c.
- (1) For the purposes of these Regulations, a container, carton or pack that contains 10 kgs of pet meat or less
 - (a) is to be prominently marked with the words "PET MEAT NOT FOR HUMAN CONSUMPTION", "PET FOOD NOT FOR HUMAN CONSUMPTION" or "ANIMAL FOOD NOT FOR HUMAN CONSUMPTION", in letters at least 8 mm high; and
 - (b) is to contain a description of its contents.
- (2) For the purposes of these Regulations, a container, carton or pack that contains more than $10\ \mathrm{kgs}$ of pet meat -
 - (a) is to be prominently marked with the words "PET MEAT — NOT FOR HUMAN CONSUMPTION", "PET FOOD — NOT FOR HUMAN CONSUMPTION" or "ANIMAL FOOD — NOT FOR HUMAN CONSUMPTION", in letters at least 25 mm high;
 - (b) is to have a band in distinct yellow colouring, not less than 50 mm wide, applied around 4 sides of the container, carton or pack in a continuous line; and
 - (c) is to contain a description of its contents.

(3) A label for the purposes of subregulation (1) or (2) must not contain information that is likely to mislead a person as to any of the information required to be indicated on the label under that subregulation.

Penalty: \$2,500. TINES Penalty: \$100.

45. DYEING OF PET MEAT

Where pet meat is required by or under the Act to be dyed blue, it must be stained with the dye Brilliant Blue FCF, being a solution of one part of the dry active dye to 500 parts of water —

- (a) on all surfaces; or
- (b) where the meat is ground or minced meat by dispersing it through the meat so that it is visible throughout the meat.

PART 6 - COLD STORE LICENCES

46. DUTIES OF COLD STORE LICENSEES

It is a condition of a cold store licence that the licensee must not store meat for sale except at the establishment to which the licence relates.

TINES Penalty: \$250.

47. MEAT NOT TO BE SOLD UNLESS STORED UNDER SPECIFIED STANDARD OR CODE OF PRACTICE

Where a cold store licence is subject to the condition that operations are to be carried out in accordance with a specified standard or code of practice, it is a condition of the licence that the licensee must not sell or dispatch a carcass or meat for human consumption unless the carcass or meat was stored in accordance with the standard or code of practice.

TINES Penalty: \$500.

PART 7 - INFRINGEMENT NOTICES

48. DEFINITIONS

In this Part, unless the contrary intention appears -

"infringement notice" means an infringement notice issued in pursuance of this Part;

specified in the notice, no further action will be taken.

51. PENALTY FOR BREACH OF PRESCRIBED LICENCE CONDITIONS

The penalty payable for the purposes of this Part for an alleged offence against section 59 where the offender has breached a licence condition prescribed for the purposes of section 20 of the Act is the TINES penalty specified at the foot of the provision of these Regulations prescribing the condition.

52. PENALTY FOR BREACH OF OTHER LICENCE CONDITIONS

The penalty payable for the purposes of this Part for an alleged offence against section 59 of the Act where the offender has breached a licence condition, other than a condition to which regulation 51 applies, is -

- (a) if the condition relates to the species that may be slaughtered, processed, packed or stored under a licence — \$250;
- (b) if the condition relates to the construction of an establishment in accordance with a specified standard or specified code of practice - \$250;
- (c) if the condition relates to a provision of a specified standard or specified code of practice in respect of —
 - (i) the packing or labelling of meat or a carcass \$250;
 - (ii) hygiene in an establishment or in relation
 to equipment \$250;
 - (iii) the health and hygiene of persons \$250;
 - (iv) the inspection of an animal or disposal of a carcass or meat — \$250;
 - (v) the slaughter or dressing of an animal \$250;
 - (vi) vermin or other pests \$250;

 - (viii) any other matter \$100;
- (d) if the condition relates to a Hazard Analysis and Critical Control Point system — \$250;

- (e) if the condition relates to a quality assurance program, other than in a case to which paragraph (d) applies — \$100;
- (f) if the condition relates to the maintenance of an establishment \$100; or
- (g) in the case of any other condition \$100.
- 53. PENALTY FOR OTHER OFFENCES AGAINST ACT
- 54. The penalty payable for the purposes of this Part for an alleged offence against a provision of the Act specified in the table in Schedule 2 is the amount specified in that table opposite that provision.
- 55. PENALTY FOR DISOBEYING INSPECTOR'S DIRECTIONS

The penalty payable for the purposes of this Part for an alleged offence against section 59 of the Act where the offender has contravened or failed to comply with a direction of an inspector under the Act is \$500.

56. PAYMENT BEFORE EXPIRY DATE OF INFRINGEMENT NOTICE

- (1) Subject to regulation 57, where the total amount of the penalty specified in an infringement notice is paid in accordance with the notice, the offender is deemed to have expiated the offence by payment of the penalty.
- (2) Where the amount of a penalty under this Part is paid by cheque, payment is not to be taken as made unless the cheque is cleared on presentation.
- 57. SERVICE OF T.I.N.E.S. NOTICES AND EFFECT ON PROCEEDINGS

Nothing in this Part -

- (a) prevents the service of more than one infringement notice in relation to the same offence but it is sufficient for the application of regulation 56 to a person on whom more than one notice has been served for that person to pay the amount of the penalty in accordance with any one of those notices;
- (b) prejudices or affects (except as provided by regulation 56) the institution or prosecution of proceedings, or limits the penalty that may be imposed by a court, in relation to an offence; or

(c) is to be construed as requiring the serving of an infringement notice or as affecting the liability of a person to be prosecuted in a court in relation to an offence in respect of which an infringement notice has not been served.

58. SERVICE OF NOTICES

A notice under this Part may be served by -

- (a) handing it to the offender;
- (b) posting it to the offender at the offender's last known postal address or place of residence or business; or
- (c) leaving it for the offender at the offender's last known place of residence or business with some other person apparently resident or employed there and apparently over the age of 16 years.

PART 8 - MISCELLANEOUS

59. RETURNS TO BE PROVIDED

It is a condition of a licence that the licensee must provide to the Chief Inspector, within the approved time and in the approved form, information required by the Chief Inspector for the purpose of determining the species, number and type of animals slaughtered, processed or stored under the licence.

TINES Penalty: \$100.

60. NOTIFICATION OF RECOMMENCEMENT OF OPERATIONS

Where operations have not taken place in an establishment to which -

- (a) a domestic abattoir licence;
- (b) a domestic poultry abattoir licence;
- (c) a domestic processing licence;
- (d) a domestic game meat processing licence;
- (e) a pet meat processing licence; or
- (f) a cold store licence,

relates, or in a pet meat processing unit to which a pet meat processing licence relates, within the preceding 6 months, the licensee must not conduct operations under the licence unless the licensee has given to the Chief Inspector, or a person or body approved by the Chief Inspector, not less than one months prior notice of his or her intention to commence the operations.

Penalty: \$1,000. TINES Penalty: \$250.

61. NOTIFICATION OF REQUIREMENT FOR INSPECTOR

Where the presence of an inspector is required for the performance of operations under a licence the licensee must notify the Chief Inspector, or a person or body approved by the Chief Inspector, at least 7 days before the day on which the inspector is required.

Penalty: \$1,000. TINES Penalty: \$100.

62. LICENSEE TO PROVIDE NOTICE OF CHANGE OF ADDRESS

It is a condition of a licence that the licensee must advise the Chief Inspector of a change to his or her postal address, as specified on his or her application for a licence under section 13 of the Act, within 28 days after the change.

TINES Penalty: \$250.

63. TRANSPORT OF MEAT FOR HUMAN CONSUMPTION

For the purposes of section 53(1)(e) of the Act, carcasses or meat for human consumption must be transported in accordance with the Australian Standard for Transportation of Meat for Human Consumption, or a standard in substitution for that standard, as approved from time to time by the Minister under section 72 of the Act.

64. CERTIFICATION IN RESPECT OF EXPORT

Where the government, or an authority of the government, of another country requires certification of a matter relating to meat, pet meat or meat products before import from Australia to that other country will be permitted, the Chief Inspector may, if satisfied of that matter, issue a certificate to a person intending to export the meat, pet meat or meat products to that country.

65. DISEASES

The diseases specified in Schedule 3 are diseases for the purposes of section 42 of the Act.

66. REGULATORY OFFENCES

An offence against these Regulations is a regulatory offence.

SCHEDULE 1

Regulation 38

CONSTRUCTION STANDARDS FOR PET MEAT PROCESSING ESTABLISHMENT

- 1. An establishment operated under a pet meat processing licence must
 - (a) be enclosed;
 - (b) have exposed surfaces that are durable, smooth—surfaced (being, in relation to floors, as smooth as is compatible with enabling safe movement on floors), corrosion resistant, impervious, easily cleaned, resistant to chipping or flaking and of a finish which ensures that contamination is clearly visible;
 - (c) have floors adequately drained by means of impervious drains, to a save-all outside the building; and
 - (d) have all doorways opening to the exterior outside of the establishment fitted with a self closing door or with an adequate fly repellent air current curtain.
- 2. A room used for the processing of meat in an establishment operated under a pet meat processing licence must have
 - (a) an adequate supply of both hot and cold water;
 - (b) provision for the cleaning of all appliances; and
 - (c) hand washing basins and soap, water and paper towels or other approved hand-drying equipment, provided at all times.

3. Equipment and appliances used in connection with the processing of pet meat under a pet meat processing licence must have a surface that is durable, smooth-surfaced, corrosion-resistant, impervious and easily cleaned.

SCHEDULE 2

Regulation 53

TINES PENALTIES FOR OFFENCES AGAINST ACT

ITEM NO.	OFFENCE	PROVISION	PENALTY	(\$)
1.	Section	33	1,000	
2.	Section	34(2)	1,000	
3.	Section	36(1)	1,000	
4.	Section	36(2)	1,000	
5.	Section	37(1)	1,000	
6.	Section	37(2)	1,000	
7.	Section	37 (3)	100	
8.	Section	38	1,000	
9.	Section	39	200	
10.	Section	40(1)	1,000	
11.	Section	41(1)	250	
12.	Section	41(2)	250	
13.	Section	45(2)	1,000	
14.	Section	45(3)	1,000	
15.	Section	46(1)	1,000	
16.	Section	47 (2)	1,000	
17.	Section	47 (3)	1,000	
18.	Section	48(1)	100	
19.	Section	48(2)	1,000	
20.	Section	48(3)	250	
21.	Section	50	250	

22.	Section	52	250
23.	Section	53 (1)	250
24.	Section	53 (2)	250
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SCHEDULE 3

Regulation 65

DISEASES OF HUMANS

Cholera	Scarlet fever	
Diarrhoea (infective)	Septic sore throat	
Diphtheria	Skin diseases	
Enteric or typhoid fever	Staphylococcal	infections
Hepatitis (infective)	Tuberculosis	
Leprosy		
Human Immunodeficiency Virus		