# THE MALAWI GAZETTE SUPPLEMENT, DATED 18TH SEPTEMBER AND 2ND OCTOBER, 1998

# IODIZATION OF SALT ACT, 1995 (NO. 10 OF 1995)

# IODIZATION OF SALT (SPECIFICATION) ORDER, 1998 AND IODIZATION OF SALT REGULATIONS, 1998

**GOVERNMENT NOTICES 70 & 75** 

Nos. 31A & 33A

THE CHAIRMAN
THE NATIONAL SALT IODIZATION COMMITTEE
MINISTRY OF HEALTH AND POPULATION
PO BOX 30377
LILONGWE 3
MALAWI

TEL. (265) 783 044

FAX (265) 783 109

E. J. TEMBO 11-1-99

# TABLE OF CONTNETS

# IODIZATION OF SALT (SPECIFICATION) ORDER, 1998

Citation	277
Salt to be Iodized	277
Labelling	277
Warranty	277
Packaging	277
Transport Storage, and Display	278
Distribution and Sale	278
Private Right of Action	278
Offences and Penalties	278
SCHEDULE	278
IODIZATION OF SALT REGULATIONS, 1998	
PART I-PRELIMINARY	281
Citation	281
Interpretation	281
PART II-REGISTRATION	281
Manner and Particulars of Registration	281
Certificate	281
Registration of Changes	282
Alterations	282
Penalty for Default in Registration	282
Penalty for False Statements	283
Duty to Furnish Particulars to the Registrara	283
Registrar to File Statement and Issue Certificate of	202
Registration	283
Index to be Kept	283
Removal of Names from Register	283
Notice of Cessation of Business	284
Inspection of Register	284
PART III-IMPORTATION OF SALT	284
Certificate of Origin	284
Non-Iodized Salt	285
Imported Salt	285

PART IV-MISCELLANEOUS	285
Quality Assurance Activities Fees	285 286
FIRST SCHEDULE	286
SECOND SCHEDULE (Cerificate of Registration)	286
THIRD SCHEDULE (Notice of Change in Particulars Registered	287
FOURTH SCHEDULE (Notice of Cessation of Business)	287
FIFTH SCHEDULE (Quality Assurance Activities by Persons who Iodize Salt or Repack Salt	287
SIXTH SCHEDULE (Fees)	288

(

(

(

(rin. 4() MALAWI GOVERNMENT (Published 25th August, 1995) No. 10 of 1995 BAKILI MULLIZE PRESIDENT 2nd August, 1995 ARRANGEMENT OF SECTIONS 1. Short title and commencement 2. Interpretation 3. Salt to be iodized Registration
 Restriction on icodization of salt 6. Inspection 7. Offences and penalties 8. Regulations An Act to control the iodization of common salt and for matters incidental thereto and connected therewith ENACTED by the Parliament of Malawi as follows-1. This Act may be cited as the Iodization of Salt Act, 1995, and Short shall come into operation on a date to be appointed by the Minister CONTRACTOR CO. by notice published in the Gazette. 2. In this Act, unless the context otherwise requires-"iodize" means to treat salt with iodine of a compound of iodine; "salt" means salt in any form commonly used for domestic purposes or in the manufacture or processing of food for human or animal co sumption.

Salt to be inclined

- 3.—(1) Salt shall, before it is sold or distributed to the public or used in the manufacture or processing of food for human or animal consumption, be iodized to such specification as the Minister may, by Order published in the Gazette, prescribe.
- (2) The Order made under subsection (1) may further presence the manner of labelling, packaging, storing, transporting or otherwise treating iodized salt.

Registration

4. Every person who is engaged in the business of salt iodization in accordance with this Act shall register such particulars thereof as the name and address of the business and every change thereof and for this purpose the Minister shall keep and maintain an appropriate register.

Restriction on location of said

- 5.—(1) No person shall iodize salt or permit or cause any other person to iodize salt nor continue to do so after the expiry of a period of ninety days from the date of commencement of this Act otherwise than in accordance with this Act and unless that person is registered under section 4.
- (2) The Minister may, once only, extend the period prescribed in subsection (1) by a further period not exceeding a period so prescribed and shall cause notice of the extension to be published in the Gazette.

Inspection

- 6.—(1) The Minister may in writing appoint any public officer to be an inspector for the purposes of this Act.
- (2) Every inspector shall be furnished with a certificate verifying his appointment and authorizing him to exercise the powers conferred on an inspector.
- (3) When an inspector seeks to exercise power conferred under this Act, he shall, if requested by any person in relation to whom the power is sought to be exercised, produce to that person his certificate issued under subsection (2).
  - (4) An inspector may, for the purposes of this Act-
  - (a) Without previous notice, at any time during business hours, enter upon any premises in or upon which any salt is or is reasonably suspected to be iodized or intended to be sold or distributed to the public;
- (b) inspect and take samples of any such salt or any material or substance in or on such premises used or suspected to be intended for use in the indization of salt and open any package or container in or on such premises which contains, or be reasonably suspects to contain, any quantity of any such salt, material or substance;
- (c) inspect any operations carried out in or upon : such premises in connexion with the iodization of salt;

(d) at any time require any person to produce there and then or at a time and place to be fixed by the hispector any book, notice record, list or other document which relates to the iodization, sale or distribution of salt and is in the possession or custody, or under the control, of that person or of any other person on his behalf;

(e) examine any such book, notice, record, list or document and make copies of, or take extracts from any such book, notice, record, list or document which relates to the iodization, sale or distribution of salt and require from any person an explanation of any entries therein and seize any such book, notice, record, list or document which, in the opinion of the inspector, may afford evidence of any offence under this Act;

(f) in regard to any matter which is being investigated by the inspector, question, either alone or in the presence of any other person, as the inspector thinks fit, every person whom he finds on the premises which he has entered under this subsection or who he has reasonable grounds for believing is, or has been employed on any such premises, or is in possession, custody or control of anything referred to in this subsection;

(g) order any person referred to in paragraph (d), (e) or (f) to appear before him at a time and place fixed by him, and at such time and place question that person concerning any matter which is being investigated by him pursuant to this Act.

(5) Any person who is in charge of any premises referred to in this section shall, at all times, furnish such facilities as are required by an inspector for the purpose of exercising his powers under this section and shall not obstruct or hinder an inspector while exercising such powers.

7.—(1) Any person who contravenes sections 4, 5 and 6 shall be guilty of an offence and shall be liable—

(a) in respect of an offence contrary to section 4 to a fine of K10,000 and to imprisonment for two years;

(b) in respect of an offence contrary to section 5—

(i) for a first offence, to a fine of K10,000 and to imprisonment for two years;

(ii) for a second or subsequent offence, to a fine of K20,000 and to imprisonment for five years;

(c) in respect of an offence contrary to section 6, to a fine of K10,000 and to imprisonment for two years.

& The Winister may make regulations for giving effect to the povisions of his Act.

Officeces and penaltics

Passed in Parliament this nineteenth day of July, one thousand, nine hundred and ninety-five.

> R. I. GONDWE Clerk of Parliament

G. J. BUNDAUNDA PHIRI Minister of State in the President's Office responsible for District and Local Government Administration

(FILE NO. 36/6/12)

GOVERNMENT NOTICE No. 73

### IODIZATION OF SALT ACT, 1995

(No. 10 of 1995)

# IODIZATION OF SALT (SPECIFICATION) ORDER, 1998

IN EXERCISE of the powers conferred by section 3 of the Iodization of Salt Act, I, HARRY I. THOMSON, Minister of Health and Population, make the following Order-

- 1. This Order may be cited as the Iodization of Salt (Specification) Citation Order, 1998.
- 2. Salt shall, before it is sold or distributed to the public or used in the Salt to be manufacture or processing of food for human or animal consumption, be iodized iodized to the specification set out in the Schedule.
- 3.—(1) All iodized salt packages shall be legibly and indelibly labelled Labelling and the salt in each package shall conform to the specifications on its label.
- (2) A label on an iodized salt package shall contain the following information-

#### IODIZED SALT

Name of manufacturer, importer or packer;

Name of Iodization plant;

Iodine compound/potassium iodate|level of iodine or potassium-mg/kg; Best used before date:

### CAUTION: STORE IN A COOL AND DRY PLACE.

- (3) All salt iodized or prepacked in Malawi shall bear a certification mark of Malawi Bureau of Standards which shall be displayed prominently on the package in which the salt is contained.
- (4) For avoidance of doubt, the provisions of subparagraph (3) are in addition to, not in substitution for, the provisions of the Malawi Bureau of Standards Act and any other written law governing issuance of certification Cap. 51:02 marks.

- 4. Every person who imports, manufactures, displays, distributes, sells Warranty or exports any salt shall be deemed to warrant to the immediate purchaser that the salt confirms to all legal requirements and meets the specification on its label.
- 5.—(1) All iodized salt shall be packed and sealed in moisture-proof Packaging lined packaging material.
  - (2) The total mass of an iodized salt package shall not exceed 20 kg.

Transport, storage, and display

- 6. All iodized salt shall not, during transportation, storage and display, be exposed to any of the following conditions—
  - (a) direct sunlight or strong light;
  - (b) heat above 35 degrees C;
  - (c) humidity above 75%, or water, including rain;
  - (d) contamination with dust or other particles or substances;
  - (e) mixture with non-iodized salt;
  - (f) inadequate ventilation or aeration;
  - (g) unduly long storage time (more than six months);
  - (i) storage in uncovered rooms or warehouses; and
    - (i) stacking less than 30 centimetres above the floor level.

Distribution and sale

7 6. All iodized salt shall be dispatched, distributed and sold strictly according to the principle of first in, first out.

Private right of action 8 7. Any consumer who has purchased or received salt that does not comply with the requirements of this Order may pursue a legal action against any person in the salt manufacture-distribution chain shown to have violated the requirement of this Order.

Offences and penalties

9 8. Any person who contravenes any provision of this Order shall be guilty of an offence and liable to a fine of K1,000 and to imprisonment for three months.

#### SCHEDULE

paragraph 2

#### Salt shall be iodized as follows-

Location of Salt	Level of iodine, per 1kg of salt
Port of entry, iodization plant and prepacking factory	Between 80 and 100 milligrammes of potassium iodate
Wholesale and retail	A minimum of 50 milligrammes of potassium iodate

Made this 22nd day of July, 1998.

(FILE NO. MED./2/22)

H. I. THOMSON
Minister of Health and Population

The Malawi Gazette Supplement, dated 2nd October, 1998 Regulations, Rules, etc.

containing (No. 33:A)

GOVERNMENT NOTICE No. 75

### IODIZATION OF SALT ACT, 1995 (NO.10 OF 1995)

# IODIZATION OF SALT REGULATIONS, 1998

IN EXERCISE of the powers conferred by section 8 of the Iodization of Salt Act, 1, HARRY I. THOMSON, Minister of Health and Population, make the following Regulations-

#### PART I-PRELIMINARY

- 1. These Regulations may be cited as the Iodization of Salt Regulations, Citation 1998.
  - 2. In these Regulations, unless the context otherwise requires—

Interpretation

"authorized officer" means a customs officer, an environmental health officer or any inspector appointed under section 6;

"business" means business of salt iodization;

"Registrar" means the Principal Secretary or such other officer in the public service as he may authorize to act on his behalf.

### PART II—REGISTRATION

3. Every person who is engaged in the business of salt iodization shall Manner and furnish by sending by post or delivering to the Registrar a statement in writing in the form set out in the First Schedule containing the following particulars-

- (a) the name of the business:
- (b) the address of the business;
- (c) the general nature of the business; and
- (d) date of commencement of the business.
- 4. The statement required for the purpose of registration under regula-
  - (a) in the case of an individual, be signed by him; and
  - (b) in the case of a firm, either by all the individuals who are partners and by a director or the secretary of all corporations which are partners or by an individual who is a partner, director or the secretary of a corporation which is a partner and in either of these two cases shall be verified by an affidavit or statutory declaration made by the signatory:

Provided that no such affidavit or statutory declaration stating that any person other than the deponent or declarant is a partner, or omitting to state that any person other than as aforesaid is a partner, shall be evidence for or against such other person in respect of his liability or non-liability as a partner, and that the High Court may on application of any person alleged or claiming to be a partner direct the rectification of the register and decide any question arising under this regulation.

5. The Registrar shall issue a certificate of registration in the form set Certificate out in the Second Schedule to every firm or person registered under these Regulations.