
Chicken Farmers of Ontario
General Regulation
No. 2586-2018

Made under: The Farm Products Marketing Act

Effective: April 11, 2018

Section 1.0 – Interpretation and Application

- 1.01 Words appearing in this Regulation shall have the same meaning as found in the Words and Meanings Regulation made by the Board.
- 1.02 This Regulation provides for the control and regulation in any or all respects of the producing and marketing within Ontario of chicken, including the prohibition of such producing and marketing in whole or in part.

Section 2.0 - Exemptions

- 2.01 The Board exempts from this Regulation chicks or chicken used for the production of eggs or hatching eggs pursuant to the authority of Egg Farmers of Ontario or The Ontario Broiler Hatching Egg & Chick Commission, as the case may be, that has completed its normal useful laying cycle or breeding cycle for the production of eggs or hatching eggs.
- 2.02 Subject to compliance with Section 12.01 and 14.01 every farmer-member may produce no more than 300 chickens for consumption by the farmer-member or the farmer-member's immediate family in any calendar year at their registered premises or for food bank donations, or both, without being allotted a quota to produce that chicken, provided that:
- i. Only one farmer-member for each registered premise is exempted;
 - ii. None of the chicken may be marketed;
 - iii. A completed Form 36 is required and must be presented to the hatchery if the farmer-member purchases the chicks for the purposes of this Section;
 - iv. A Form 36 is presented by the farmer-member to the custom processor if the chicken is custom processed.
 - v. A Form 36 is presented by the farmer-member to a local food bank if the chicken is a food donation.
- 2.03 Chicken delivered to a custom processor for custom processing is exempt from this Regulation other than Section 6.01, 6.02, 6.03, 6.05, 6.06, 6.07, 14.01, 14.02, 15.01, 17.01 and 18.01.

Section 3.0 - Production of Chicken

- 3.01 All chicken shall be produced on a quota basis.
- 3.02 No person to whom a quota has not been allotted for the producing of chicken or whose quota has been cancelled shall produce any chicken.
- 3.03 No farmer-member shall produce any chicken in excess of the quota allotted to the farmer-member.
- 3.04 No farmer-member shall produce chicken on lands or premises other than the registered premises.

Section 4.0 - Marketing of Chicken

- 4.01 All chicken shall be marketed on a quota basis.
- 4.02 No person to whom a quota has not been allotted by the Board for the marketing of chicken or whose quota has been cancelled shall market any chicken.
- 4.03 No farmer-member shall market any chicken in excess of the quota allotted to the farmer-member.
- 4.04 No farmer-member shall market any chicken other than chicken produced at the registered premises.
- 4.05 No person shall buy any chicken from any person to whom the Board has not allotted a quota for the marketing of chicken or whose quota has been cancelled.
- 4.06 No person shall sell chickens to any person other than to:
 - i. A person to whom the Board has allotted quota which quota has not been cancelled;
 - ii. An exempt grower whose exemption has not been cancelled; or
 - iii. A person to whom the Board has granted production rights which right has not been revoked.
- 4.07 No person other than a processor shall buy or otherwise acquire chicken from a farmer-member.
- 4.08 No person shall process, pack, or package any chicken that has not been sold through the Board.
- 4.09 No person shall purchase or otherwise acquire any chicken from a farmer-member that was not produced and marketed by that farmer-member pursuant to that farmer-member's crop quota.
- 4.10 Every farmer-member shall immediately report to the Board all chicken marketed by that farmer-member that is not otherwise reported to the Board by a processor in a Form 68 in accordance with Section 13.01.

Section 5.0 - Licence as a Farmer-member

- 5.01 No person shall commence or continue to engage in the producing of chicken except under the authority of a licence as a farmer-member of chicken.
- 5.02 Every farmer-member, while not in default of payment of the fees required to be paid under Section 13.01 and whose licence has not been refused, suspended or revoked under Section 5.03, shall be deemed to be the holder of a licence.
- 5.03 The Board may refuse to grant or renew, or may suspend or revoke a licence as a farmer-member of chicken where:
- i. The applicant or licensee is not qualified by experience, financial responsibility or equipment to properly engage in the business for which the application was made or the licence granted; or
 - ii. The applicant or licensee has failed to comply with or has contravened any provisions of the *Farm Products Marketing Act* or regulations, any plan or order or direction of the Ontario Farm Products Marketing Commission or the Board or of a marketing agency of Canada.
- 5.04 Every farmer-member shall, as a condition of licence, comply with the provisions of the On Farm Food Safety Assurance and Animal Care Policy and the Quota Policy.

Section 6.0 - Licence as a Processor

- 6.01 Every person prior to commencing or continuing to engage in the processing of chicken shall complete and file with the Board an application for a Class A licence as a processor or a Class B licence as a custom processor in a Form 9.
- 6.02 Class A processor licences and Class B custom processor licences shall, unless suspended or revoked, be valid for a three-year term from the date of issuance.
- 6.03 Every processor or custom processor shall, at all times, keep its licence on or in the processing premises in respect of which the licence was issued and make it available for inspection by a representative of the Board upon reasonable request.
- 6.04 Every processor shall, as a condition of its Class A processor licence:
- i. Provide confirmation from a recognized financial institution that the applicant will be able to provide a Letter of Credit in the manner and amount required by the Processor Regulation or have a valid and subsisting Letter of Credit pursuant to Board Regulations;
 - ii. Have a valid and subsisting licence to engage in the business of operating a registered establishment under the *Meat Inspection Act* (Canada) and regulations thereto or a plant under the *Food Safety and Quality Act* (Ontario) and regulations thereto;
 - iii. Hold a calculated base or new entrant calculated base pursuant to the Determination and Distribution of Supply Policy;
 - iv. Comply with the provisions of the Market Development Policy, if applicable;
 - v. Provide the Board with a true copy of the Deed of Transfer to the premises upon which the registered establishment or plant is located;
 - vi. Authorize on a Form 9 either the Federal or Provincial Regulatory Agencies having jurisdiction over Meat Inspection activities at the plant of the processor to release such

specific information pursuant to said authorization, to an Inspector appointed pursuant to Section 3(1)(g) of the *Farm Products Marketing Act*, subject to compliance with the *Freedom of Information and Protection of Privacy Act* (Ontario) or the *Privacy Act* (Canada);

- vii. Advise the Board forthwith in writing of any transaction that has the effect of changing ownership in the processor, including a change in control within the meaning of the *Income Tax Act* (Canada); and
 - viii. Provide such other information forthwith as the Board may require.
- 6.05 Every custom processor shall, as a condition of its Class B licence:
- i. Have a valid and subsisting licence to engage in the business of operating a registered establishment under the *Meat Inspection Act* (Canada) and regulations thereto or the *Food Safety and Quality Act* (Ontario) and regulations thereto and provide a copy of the licence to CFO annually;
 - ii. Authorize on a Form 9 either the Federal or Provincial Regulatory Agencies having jurisdiction over Meat Inspection activities at the plant of the custom processor to release such specific information pursuant to said authorization, to an Inspector appointed pursuant to Section 3(1)(g) of the *Farm Products Marketing Act*, subject to compliance with the *Freedom of Information and Protection of Privacy Act* (Ontario) or the *Privacy Act* (Canada);
- 6.06 A processor or custom processor may have possession, care and control of chicken and is not in contravention of the requirement to be an allottee of quota, provided that such possession, care and control occurs in the course of the processor's or custom processor's regular activities.
- 6.07 The Board may refuse to grant or renew, or may suspend or revoke a Class A or Class B licence where:
- i. The applicant or licensee is not qualified by experience, financial responsibility or equipment to properly engage in the business for which the application was made or the licence granted; or
 - ii. The applicant or licensee has failed to comply with or has contravened any provisions of the *Farm Products Marketing Act* or Regulations, any plan or order or direction of the Ontario Farm Products Marketing Commission or the Board or of a marketing agency of Canada.

Section 7.0 - Purchase and Sale of Chicken

- 7.01 Every farmer-member and processor shall enter into an agreement for the purchase and sale of chicken using the digital means permitted by the Board ("Form 101").
- 7.02 Every processor who has made an agreement to purchase chicken from a farmer-member on Form 101 is responsible for payment to the farmer-member for all chicken marketed by that farmer-member pursuant to Form 101 and this Regulation.
- 7.03 All chicken shall be sold to the processor by the farmer-member and bought by the processor from the farmer-member in accordance with Form 101 and this Regulation.

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- 7.04 An agreement made pursuant to section 7.01, may be revised no later than 16 weeks prior to the commencement of the relevant crop quota period of any revisions to Form 101 with regards to cycle, home week, marketing week, planned thinning, market development, self-imposed limitation or any other revision that will impact the relevant crop quota period allocation. All revision(s) must be digitally filed, accepted by the farmer-member and the processor and approved by the Board on or before the deadline date specified by the Board for contracting in Phase 1. A revised agreement is binding between the farmer-member and the processor until further changes have been approved by the Board.
- 7.05 Either party to a Form 101 may only cancel an agreement by digital means approved by the Board and provided it is no later than 16 weeks prior to the commencement of the relevant crop quota period.
- 7.06 Where the farmer-member is contracting in Phase 2, the Form 101 is effective for one quota period only.
- 7.07 A farmer-member that has not entered into an agreement for the marketing of chicken in either Phase 1 or Phase 2 will be directed by the Board to enter into an agreement with a processor designated by the Board.
- 7.08 Notwithstanding section 7.04, prior to any marketing occurring and upon request to the Board, the marketing week on a Form 101 may be revised by filing with the Board a new Form 101 for the relevant crop period, provided that the revision must not move marketings to another crop quota period, must not change a crop exception period for quota periods already allotted and may only be done in regards to the Form 101 for the same farmer-member by the same processor once every six quota periods.
- 7.09 Subject to section 7.10, a farmer-member shall market the crop quota for each crop quota period in accordance with the farmer-member's home week(s) as specified on a Form 101.
- 7.10 A farmer-member, with the agreement of the processor, may market their basic quota units as indicated on Form 101 in the week prior to or the week following the home week.
- 7.11 Chicken may only be processed at the plant of a processor that is not a party to Form 101 when the processor that is party to Form 101 provides its written consent to do so.
- 7.12 Where chicken is processed at the plant of a processor that is not a party to Form 101, the processor that processes the chicken shall make payment to the processor that is party to Form 101 and the processor that is party to Form 101 shall make payment to the farmer-member in accordance with Section 11.01 to 11.08, provided that the Board may direct either processor to make payment directly to the farmer-member.
- 7.13 Where an application for a transfer of basic quota with registered premises has been approved by the Board, the farmer-member shall file a Form 101 for the applicable crop quota period associated with the next Form 101 filing deadline. The Form 101 shall be with the same processor as the previous Form 101 filed with the Board.
- 7.14 Where a term or condition or other provision of this Regulation is at variance with any term, condition or other provision of an agreement between a processor and a farmer-member, the term, condition or other provision of this Regulation shall prevail.
- 7.15 All chickens shall be purchased and sold Freight on Board farmer-member premises at time of receipt.

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- 7.16 The processor shall give the farmer-member not less than 48 hours documented notice of the date and time of pick-up of chicken at a farmer-member's premises, except where a processor can demonstrate exceptional circumstances, the documented notice may be delivered less than 48 hours in advance.
- 7.17 The parties to a Form 101 shall acknowledge and comply with their respective obligations under the Farm Worker Safety Standard and will ensure that, where the context reasonably requires, persons with whom they contract for services have been made aware of their respective obligations contained in the Farm Worker Safety Standard.

Section 8.0 – Form Requirements for Receiving and Marketing of Chicken

- 8.01 Every farmer-member shall digitally confirm with the Board, within 12 days of receipt of chicks from a hatchery, the chick placement particulars for each placement.
- 8.02 Every farmer-member shall file with the Board a complete Flock Production and Marketing Form ("Form 3") regardless of whether they ship to federally or provincially inspected processing plants.
- i. Prior to the sale of chickens and at the request of the processor, the farmer-member shall provide the processor with the average weight of the chickens on the date requested by the processor and complete the appropriate transaction(s) in Form 3; and
 - ii. At a minimum of 4 days prior to marketing, every farmer-member shall file with the Board a Form 3 with the required transaction(s) completed to each contracted processing plant to inform the processing plant of the status and condition of the chickens they will be receiving (including, but not limited to, diseases/treatment and mortality rate).
- 8.03 At the time of loading, the farmer-member and the transporter shall file with the Board a complete Flock Information Reporting Form ("Form 6") for each load of chicken received by the processor. The farmer-member and the transporter shall ensure the particulars required of them are complete and accurate in all respects and are in relation to the registered premises on which the chicken was produced.

Section 9.0 - Transporting Chicken

- 9.01 No transporter shall transport chicken that was not produced and marketed under the authority of a quota allotted by the Board to the farmer-member of that chicken.
- 9.02 Every person prior to commencing or continuing to engage in the transportation of chicken shall, in respect of each vehicle to be used to transport chicken, complete and file with the Board a fleet application for a licence as a transporter of chicken in a Form 7.
- 9.03 No transporter shall require a farmer-member to pay a fee for the transportation of chicken from the premises of the farmer-member to the premises of the processor or from one processor to another.

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- 9.04 Every transporter shall file with the Board at the time of receipt of the chickens a Form 6 for each load of chicken from the farmer-member. The transporter shall file all the necessary information specified by the Board in a complete and accurate manner.
- 9.05 Every transporter shall, in respect of each load of chicken transported from a farmer-member to a processor, proceed directly from the farmer-member's premises to attend at a weigh scale approved by the Board and obtain a weight ticket for the chicken being transported showing the exact date and time and weight of the chicken including the zero weight, tare weight, gross weight of the vehicle and net weight of the chicken. The transporter shall obtain the completed weight ticket and deliver it to the processor.
- 9.06 No processor shall permit anyone other than a transporter in possession of a valid and subsisting licence in a Form 8 to transport chicken.
- 9.07 No processor shall accept delivery of any load of chicken except from a transporter in possession of a valid and subsisting licence to transport chicken in a Form 8.
- 9.08 No person shall commence or continue to engage in the transporting of chicken except under the authority of a licence as a transporter of chicken in a Form 8.
- 9.09 As a condition of licence, every transporter shall comply with the provisions of the Farm Worker Safety Standard.
- 9.10 A licence as a transporter of chicken shall, unless suspended or revoked, be valid from the date of issue.
- 9.11 Every transporter shall promptly advise the Board of any changes to licenced vehicles in the fleet by submitting an application in Form 7.
- 9.12 Every transporter of chicken shall make its licence in Form 8 available for inspection when requested to do so.
- 9.13 The Board may refuse to grant, renew or may suspend or revoke a licence as a transporter of chicken where:
- i. The applicant or licensee is not qualified by experience, financial responsibility or equipment to properly engage in the transporting of chicken; or
 - ii. The applicant or licensee has failed to comply with or has contravened any provisions of the *Farm Products Marketing Act* or Regulations, any Plan or Order or Direction of the Farm Products Marketing Commission, or the Board.
- 9.14 A transporter that is issued a valid and subsisting licence may have possession, care and control of chicken and is not in contravention of the requirement to be an allottee of quota, provided that such possession, care and control occurs in the course of the transporter's regular activities.

Section 10.0 - Weighing Chicken

- 10.01 Every processor shall designate in writing to the Board the weigh scales to be approved as their primary and secondary scale.

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- 10.02 Where the plant of the processor is equipped with a Board approved scale, the chicken shall be weighed at the plant of the processor and the scale shall be designated as the primary scale.
 - 10.03 Where the plant of the processor is not equipped with an approved scale, the processor shall designate an approved scale as their primary scale near the plant of the processor to weigh the chicken. Only one weigh scale may be deemed to be the approved scale of the plant of the processor.
 - 10.04 Every primary scale and secondary scale designated for weighing chicken shall undergo inspection by Board staff and the processor shall be provided with a copy of the inspection report and notified in writing of approval.
 - 10.05 Every processor shall ensure its approved weigh scales are maintained in good working order, undergo an annual inspection by Measurement Canada or a Measurement Canada authorized service provider and shall comply with the standards administered by Measurement Canada.
 - 10.06 The chicken shall be weighed immediately upon arrival at the approved primary scale. If the approved primary scale is not located at the plant of the processor, the chicken shall be transported directly to the plant of the processor immediately following weighing.
 - 10.07 Provided that if a farmer-member gives a processor a minimum of 12 hours prior notice, the farmer-member may accompany a CFO inspector and be present for the weighing of the vehicle (truck/trailer) at the processing plant.
 - 10.08 Every processor shall immediately notify the Board when and why it is necessary to use the secondary scale.
 - 10.09 Every approved scale shall be operated only by personnel that have been trained in the proper use of the approved scale.
 - 10.10 Every weigh scale operator shall ensure all weigh tickets are legible, complete, and accurate in all respects and shall supply a copy of the weigh ticket to the transporter.
 - 10.11 Every approved weigh scale shall be equipped with a clock and a printer capable of furnishing a clear and legible hard copy of the zero weight(s), tare weight and gross weight showing the date and time each was taken.
 - 10.12 Every weight ticket from an approved scale shall clearly identify the vehicle(s) weighed and the approved scale at which the chicken was weighed.
 - 10.13 The approved scale shall be set to a zero reading and printed with time and date on a weigh ticket immediately prior to taking the tare and gross weights.
 - 10.14 To determine the weight of the chicken, the tractor and trailer shall be weighed on a combined basis or separately.
 - 10.15 When tare or gross weights are obtained, the fuel tank of the vehicle shall be full. The processor shall make accurate allowances for the tare weight of the empty vehicle and crates.

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- 10.16 For the purpose of making accurate allowances for the tare weight of the empty vehicle and crates under Section 10.15, the empty vehicle and crates shall be weighed:
- i. When dry, as soon as practical prior to the loading of the vehicle at the farmer-member's premises; or
 - ii. When the tare weight cannot be taken prior to loading, when dry as soon as practical following slaughter of the chicken.
- 10.17 The processor shall ensure that the time and date of weighing is on the tare weight ticket and, subject to Section 10.16 (i), provide a duplicate copy of the tare weight ticket to the farmer-member at the time of loading.
- 10.18 The processor in calculating payment for the chicken shall make no deduction in weight of the chicken.
- 10.19 The processor shall attach true copies of the tare and gross weight tickets to the processor's settlement to the farmer-member. Each true copy of the weigh tickets will show that the scale was set to a zero reading immediately before the weights were taken.
- 10.20 The processor shall, upon request by the Board, immediately reweigh any chicken pursuant to this Section.
- 10.21 The Board may by Order or Direction require a processor to weigh under the direct supervision of the Board or its designated agents at such time or times or within such period of time or times as may be specified in the Order or Direction of the Board.

Section 11.0 - Payment to Farmer-members

- 11.01 Every processor shall pay to the farmer-member the purchase price of all chicken received in accordance with this Regulation, other than chicken condemned at the plant of the processor by reason of:
- i. Disease, or
 - ii. Emaciation
- 11.02 Parts condemned by reason of disease or emaciation only may be charged to the farmer-member. Parts condemned for any other reason including bruising or cyanosis shall not be charged to the farmer-member.
- 11.03 Condemnation of chicken, or parts thereof, shall be determined by a Meat Hygiene Inspector of the Canadian Food Inspection Agency or of the Ontario Ministry of Agriculture and Food who shall issue a Certificate of Condemnation to the processor.
- 11.04 Where chicken is processed on Sunday, Monday, Tuesday, or Wednesday, the processor shall make payment available to the farmer-member on the Thursday following the day on which the chicken are processed.
- 11.05 Where chicken is processed on Thursday, Friday, or Saturday, the processor shall make payment available to the farmer-member on the Monday following the day on which the chicken is processed. Where the Monday specified in this Section or the Thursday specified in Section 11.04 is a statutory holiday, the processor shall make payment available to the farmer-member on the next business day following the statutory holiday.

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- 11.06 The processor shall be responsible for arranging for the catching of chicken at the farmer-member's premises and all costs associated with such catching. The processor may either provide a catching crew or arrange for the farmer-member to provide a catching crew and then reimburse the farmer-member their costs accordingly.
- 11.07 The price to be paid by a processor to a farmer-member for chicken shall not be less than the price determined in accordance with Regulation 402 made under the *Farm Products Marketing Act* and which is in effect when the chicken is received by the processor at the premises of the farmer-member, regardless of the price that was in effect for the quota period for which the chicken was allotted.
- 11.08 Where a processor requires a change in a farmer-member's planned marketing date as a result of an event or circumstance that is within the control of the processor, and that change results in the processor acquiring chickens that are not in accordance with the marketing specifications on a Form 101, the processor shall pay the farmer-member the greater of the live weight category price or the Form 101 weight category price.

Section 12.0 - Hatchery and Broker Dealer Information

- 12.01 Every operator of a hatchery, broker dealer and/or person who sells or markets chicks other than chicks marketed for the purpose of being used in the production of eggs shall:
- i. Hatcheries are required to digitally file chick placement particulars with the Board on a daily basis;
 - ii. No later than Monday of each week, complete and file with the Board a Weekly Broiler Placement Report in a Form 1B that is complete and accurate in all respects and shows the purchaser's name, CFO farmer-member File Number or Small Flock Grower Registration Number, address, the placement date of chicks, the location of the premises on which the chicks were placed, the number of mixed chicks, and/or sexed chicks placed, showing pullets and cockerels (including extras), the chick price, and the amount of the invoice; and
 - iii. At the time of delivery of chicks to the farmer-member, provide the farmer-member with a copy of the delivery receipt indicating the number of chicks delivered, any vaccinations or medications administered at the hatchery, the breed and range of age of the breeder flock and provide and obtain a completed Form 36, if the farmer-member purchases the chicks for purposes of Section 2.02 of the Regulation.

Section 13.0 - Processor Information

- 13.01 Every processor shall digitally complete and file with the Board not later than the first Friday following the week the chicken was purchased by the processor, a Processor Purchase Report in a Form 68 showing with respect to each farmer-member the farmer-member's name, licence number, the purchase date, Form 6 number, number of chickens received, net weight, condemned weight, paid weight, gender, slaughtering plant establishment number, the Board licence fee and HST, and the CFC levy and HST. When the Friday is a holiday the Processor Purchase Report shall be filed on the next business day.

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- 13.02 Every Processor Purchase Report in a Form 68 shall digitally provide all farmer-member Settlement Statements for all chicken purchased by the processor showing with respect to each farmer-member, the loads of chicken purchased by the processor, the net weight of each load, the Form 6 number for each load, the full purchase price paid to the farmer-member, the deductions including the licence fees of the Board and the levies of the CFC and the amount paid to the farmer-member, true copies of all Certificates of Condemnations issued to the processor in respect of the chicken, and true copies of the tare and gross weight ticket.

Section 14.0 - Custom Processing Information

- 14.01 Every processor or custom processor shall, in respect of all such chicken, file with the Board at its office a complete and accurate Custom Processing Report in a Form 68B showing with respect to all such chicken, the processing date, name, CFO farmer-member File Number or Small Flock Grower Registration Number, address and telephone number of the person or farmer-member on whose account the chicken was processed, number of chicken processed, estimated average weight of chicken processed, and the type of chicken by not later than the seventh day of the month following the month in which the chicken was custom processed.
- 14.02 Every processor who designates chicken to be custom processed shall forthwith, upon request by the Board, provide the name, address, email address and telephone number of the person or farmer-member on whose account such chicken are to be custom processed and the number of chicken to be custom processed.

Section 15.0 - Books and Records

- 15.01 Every farmer-member, processor, custom processor and hatchery shall retain at their premises or location and make available for inspection by an authorized inspector of the Board for a minimum of 24 months following each placement of chicks or marketing of chicken, the books and records respecting such chicken.
- 15.02 Where the Board has made available the technology so that persons can file forms digitally, then persons who notwithstanding choose to file forms otherwise may be subject to a service charge in relation to the additional costs incurred by the Board in processing such forms. Digitally filed forms are enforceable and the persons filing same are bound by the terms and provisions of the electronically filed forms to the same extent as if they had signed them with a handwritten signature.

Section 16.0 - Cancellation and Non-Fulfilment

- 16.01 Either party to an agreement in a Form 101 shall be excused from performance of the agreement caused by circumstances beyond the control of either party such as acts of God, fire, floods, strikes, wind, hail, explosion or order of civil or military authorities, to the extent the performance of the agreement has been prevented, in whole or in part, by such cause or causes.

Section 17.0 - Failure to Comply

- 17.01 The Board may refuse to allot a quota, or may reduce, refuse to increase or cancel a quota allotted to a farmer-member who fails to comply with or has contravened any provision of the *Farm Products Marketing Act* or Regulations, any Plan, order or direction of The Ontario Farm Products Marketing Commission or any regulation, policy, order or direction of the Board. In addition, the Board may take similar action against every other farmer-member who has been a party with a farmer-member to any production and marketing of chicken contrary to this Regulation.

Section 18.0 - Orders and Direction

- 18.01 The Board may on occasion deem it appropriate to make certain specific orders and directions in relation to this General Regulation for the purpose of furthering the intended effect of its application.

Section 19.0 – Effective Date

- 19.01 This Regulation is effective on the 11th day of April, 2018 and shall apply to such persons and licencees as designated by order of the Board.

Section 20.0 – Revocation

- 20.01 CFO Regulation No. 2570-2017 made by the Board on the 6th day of August, 2017, is hereby revoked as of the effective date and this Regulation is substituted therefor, provided that such revocation shall not affect the previous effect of said Regulations or anything duly done or suffered thereunder, or any right, privilege, obligation or liability acquired, accrued, accruing or incurred under said Regulations; or any contravention committed against said Regulations or any penalty or forfeiture or punishment incurred in respect thereof or any such right, investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid.

BY ORDER OF Chicken Farmers of Ontario

DATED AT Burlington, Ontario this 11th day of April, 2018.



Chair



Secretary