

Published on the 31st day of December, 1963

No. 101 of 1963.

BRITISH GUIANA

ORDER

MADE UNDER

THE TRADE ORDINANCE, 1958, (No. 34 of 1958).

UNDER SECTION 5 OF THE TRADE ORDINANCE, 1958, IN ACCORDANCE WITH ARTICLE 22 OF THE CONSTITUTION OF BRITISH GUIANA AND BY VIRTUE AND IN EXERCISE OF ALL OTHER POWERS ENABLING HIM IN THAT BEHALF IT IS HEREBY ORDERED BY THE GOVERNOR AS FOLLOWS:—

1. This Order may be cited as the Trade (Control of Refined Edible Oil) Order, 1963.

2. In this Order

“refined coconut oil” means any oil manufactured from the kernel of the coconut and which has been subjected to any process or treatment whatsoever for removing the characteristic odour or flavour or acidity of the crude oil;

“manufacturer” means any person who manufactures any refined coconut oil;

“refined edible oil” means refined coconut oil and includes any of the oils mentioned in the first schedule hereto which has been subjected to any process or treatment whatsoever for removing the characteristic odour or flavour or acidity of the crude oil;

“to sell” includes to give or to barter;

“wholesale” means a sale —

(a) to any person whose premises are licensed or on which any licence duty is due and payable under the provisions of the Tax Ordinance*, for the sale of articles including refined edible oil; or

(b) to any person who sells such articles in a market licensed under the provisions of the Tax Ordinance*;

“wholesaler” means any person other than a manufacturer of any refined coconut oil who, either on his own behalf or on behalf of a principal, sells, offers to sell, exposes for sale or assists in the sale of refined edible oil by wholesale.

3. No manufacturer shall sell or otherwise dispose of any refined coconut oil to any person unless that person is in possession of a valid delivery order signed by or on behalf of the Competent Authority.

*Cap. 298.

4. Any person to whom a manufacturer has sold any refined coconut oil or any person who has imported any refined edible oil shall not sell, use, or otherwise dispose of that oil unless he has been permitted to do so in writing by the Competent Authority:

Provided that nothing in the foregoing provision shall prevent any such person from selling or otherwise disposing of any such oil to a wholesaler who has a valid delivery order signed by or on behalf of the Competent Authority.

5. No wholesaler shall purchase or otherwise acquire any refined edible oil unless he first obtains a valid delivery order signed by or on behalf of the Competent Authority.

6. The Competent Authority may in his discretion issue or authorise the issue of a delivery order which shall be in the form set out in the second schedule hereto.

7. Every manufacturer shall, between 8 a.m. and 12 noon on every Monday (and if that day be a public holiday, between 8 a.m. and 12 noon on the next day which is not a public holiday) make a return in writing to the Competent Authority showing the quantity of refined coconut oil which he has in his possession at the close of business on the previous Saturday.

8. The Trade (Control of Deodorised Coconut Oil) Order, 1959,* is hereby revoked.

9. This Order shall come into force on the first day of January, 1964.

FIRST SCHEDULE

- | | |
|----------------------|--------------------|
| (i) soya bean oil | (iv) rice bran oil |
| (ii) cotton seed oil | (v) ground nut oil |
| (iii) sesame oil | (vi) corn oil. |

SECOND SCHEDULE

No.

The Trade (Control of Refined Edible Oil) Order, 1963.

DELIVERY ORDER

To (a) of

(b) of

is hereby authorised to purchase/receive from you drums each of gallons of refined oil, upon payment of the price for the time being prescribed under an Order made under the Trade Ordinance, 1958.

*No. 48 of 1959.

Ordered thisday of196....

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Competent Authority.

- (a) Name and address of supplier.
- (b) Name and address of person to whom delivery-order is issued.

Ordered this 28th day of December, 1963. _____

R. F. A. GREY.
Governor.