1991 No. 198

FOOD

The Food Safety (Sampling and Qualifications) Regulations (Northern Ireland) 1991

Made	• •	•	•	•	•	8th May 1991
Coming into operation				•		21st May 1991

The Department of Health and Social Services in exercise of the powers conferred on it by Articles 27(2), 30(9), 32(1), (2)(c), (d), (e), (g) and (h) and 48(2) of the Food Safety (Northern Ireland) Order 1991(a) and of all other powers enabling it in that behalf and after consultation in accordance with Article 47(3) of that Order with such organisations as appear to it to be representative of interests likely to be substantially affected by these Regulations, hereby makes the following Regulations:

Citation, commencement and interpretation

1.—(1) These Regulations may be cited as the Food Safety (Sampling and Qualifications) Regulations (Northern Ireland) 1991 and shall come into operation on 21st May 1991.

(2) In these Regulations—

"food analyst" and "food examiner" have the meanings assigned to them by Article 30(9) of the Order;

"hospital" has the meaning assigned to it by Article 2(2) of the Health and Personal Social Services (Northern Ireland) Order 1972(b);

"the Order" means the Food Safety (Northern Ireland) Order 1991; "owner" means----

- (a) in the case of goods in transit, the consignor (or, if he does not have an address in Northern Ireland, the consignee);
- (b) in the case of goods from a vending machine—
 - (i) if the machine is marked with the name and address of its owner and that address is in Northern Ireland, that person;
 - (ii) in any other case, the occupier of the premises on which the machine stands or to which it is affixed;
- (c) in any other case, the person appearing to the authorised officer to be the owner of the sample when he procured it;

"qualified" means qualified for the purposes of the Order.

⁽a) S.I. 1991/762 (N.I. 7)
(b) S.I. 1972/1265 (N.I. 14)

No. 198

Food

Sampling to which these Regulations do not apply

2. These Regulations shall not apply to any sample taken under the provisions of the Regulations listed in Schedule 1.

Qualifications of analysts

3. A person shall be qualified to be a food analyst or a public analyst if he possesses a Mastership in Chemical Analysis awarded by the Royal Society of Chemistry.

Qualifications of food examiners

4.—(1) A person shall be qualified to be a food examiner if—

- (a) he possesses a qualification listed in Part I of Schedule 2, and
- (b) subject to paragraph (2), he has carried out examination of food over a period or periods amounting in the aggregate to at least three years in one or more of the laboratories set out in Part II of that Schedule.

(2) In calculating the qualification period in sub-paragraph 1(b), no account shall be taken—

- (a) of any period spent as an undergraduate in a laboratory specified in paragraphs 9 and 10 of Part II of Schedule 2, or
- (b) of any period before 1st January 1985 spent in a laboratory specified in paragraph 11 of Part II of Schedule 2.

Disqualifications

5. A food analyst or examiner, who is engaged directly or indirectly in a food business, shall not analyse or examine any sample procured under Article 29 of the Order which he knows was taken from that business.

Procedure where a sample is to be analysed

6.—(1) An authorised officer who has procured a sample under Article 29 of the Order and who considers that it should be analysed shall (subject to paragraph (4)) forthwith divide the sample into three parts.

(2) If the sample consists of sealed containers and opening them would, in the opinion of the authorised officer, impede a proper analysis, the authorised officer shall divide the sample into parts by putting the containers into three lots, and each lot shall be treated as being a part.

- (3) The authorised officer shall—
- (a) if necessary place each part in a suitable container and seal each container;
- (b) mark each part or container;
- (c) as soon as it is reasonably practicable to do so, give one to the owner and give him notice that the sample will be analysed;
- (d) submit one for analysis; and
- (e) retain one for future submission under regulation 7.

(4) If the authorised officer is of the opinion that division of the sample into parts is either not reasonably practicable or likely to impede a proper analysis, he shall as soon as it is reasonably practicable to do so give to the owner notice that it will be analysed and shall submit it for analysis.

Submission of retained sample

7. An authorised officer who has retained part of the sample shall submit it to the Government Chemist (or such other food analyst as the Government Chemist may direct) for analysis if—

- (a) he and the owner so agree (which agreement may include who is to pay the analysis fees), or
- (b) a court so orders.

Procedure where a sample is to be examined

8. An authorised officer who has procured a sample under Article 29 of the Order and who considers that it should be examined shall—

- (a) if necessary place the sample in a suitable container and seal the container;
- (b) mark the sample or container;
- (c) as soon as it is reasonably practicable to do so, give notice to the owner that the sample will be examined; and
- (d) submit it for examination.

Certificates

9.—(1) Where a sample procured under Article 29 of the Order has been analysed or examined, the owner shall be entitled on request to be supplied with a copy of the certificate of analysis or examination by the district council.

(2) The certificate given by a food analyst or examiner under Article 30(6) of the Order shall be in the form set out in Schedule 3.

Revocation

10. The Public Analysts Regulations (Northern Ireland) 1960(a) are hereby revoked.

Sealed with the Official Seal of the Department of Health and Social Services on 8th May 1991.

(L.S.)

J. Scott

Assistant Secretary

836

Food

Regulation 2

SCHEDULE 1

Provisions to which these Regulations do not apply

Title	Reference				
Poultry Meat (Water Content) Regulations (Northern Ireland) 1982	S.R. 1982 No. 386				
Natural Mineral Water Regulations (Northern Ireland) 1985	S.R. 1985 No. 120				
Milk Regulations (Northern Ireland) 1987	S.R. 1987 No. 229				
Materials and Articles in Contact with Food Regulations (Northern Ireland) 1987	S.R. 1987 No. 432				

æ.

837

Food

١

SCHEDULE 2

Qualifications of Food Examiners

Part I

ACADEMIC QUALIFICATIONS

1. A first degree (with honours) in microbiology (irrespective of the title of the degree).

2. A degree of Master of Science, provided that—

(a) the degree was awarded following an examination instead of a thesis, and(b) at least one paper in the degree was in microbiology.

3. A Diploma in Bacteriology awarded by the University of London or the University of Manchester.

4. Membership of the Royal College of Pathologists in medical microbiology.

5. Fellowship of the Institute of Medical Laboratory Sciences if that Fellowship has been gained after passing the examinations in medical microbiology set by that Institute.

6. The degree of Mastership in Chemical Analysis awarded by the Royal Society of Chemistry.

7. Fellowship or Membership of the Institute of Food Science and Technology.

8. The graduateship of the Institute of Biology gained after passing the examinations in the Institute's theory paper in microbiology.

9. In paragraphs 1 and 2, "degree" means a degree awarded by a body recognised for the purposes of Article 3 of the Education (Unrecognised Degrees) (Northern Ireland) Order 1988(a) (which relates to bodies empowered to award degrees in the United Kingdom) or by a university in the European Community.

Food

PART II

LIST OF LABORATORIES

1. The Laboratory of the Government Chemist.

2. A laboratory owned by a Government Department.

3. A laboratory in a hospital operated by or on the behalf of the Department.

4. A laboratory which provides a microbiological service pursuant to arrangements made by the Department under Article 10(1)(b) of the Health and Personal Social Services (Northern Ireland) Order 1972.

5. A laboratory of a Public Analyst.

6. A laboratory owned by the British Food Manufacturing Industries Research Association(a).

7. A laboratory owned by the Campden Food and Drink Research Association(**b**).

8. A laboratory owned by the Flour Milling and Baking Research Association(c).

9. A laboratory of a university in the United Kingdom.

10. A laboratory of the Scottish Agricultural College.

11. Any laboratory to which a food authority has submitted, between 1st January 1985 and 1st January 1990 inclusive, a sample procured under the Food and Drugs Act (Northern Ireland) 1958(d) or the Food (Northern Ireland) Order 1989(e).

12. Any other laboratory specified in Part II of Schedule 2 to the Food Safery (Sampling and Qualifications) Regulations 1990(f), subject to regulation 4(2) thereof.

Whose registered office is The Laboratories, Randalls Road, Leatherhead, Surrey (a)

- Whose registered office is at Chipping Campden, Gloucestershire (b)
- (c) Whose registered office is at Chorleywood, Hertfordshire
 (d) 1958 c. 27 (N.I.)

(e) S.I. 1989/846 (N.I. 6).

(f) S.I. 1990/2463

840

Food

No. 198

SCHEDULE 3

Regulation 9(2) '

Contifiers	a a£ *	nalua!	E				10-7		
(Samplin	e of A g and	Qualificati	Examinatio ons) Regula	n carrie ations (l	a out un Northern	lreland	od Safe I) 1991	τγ	
To:									
(name and address of			,				·		
person who	 	· · · · · · · · · · · · · · · · · · ·		·····			·		
originally submitted									
the sample)							·		
l, the undersig	gned	• public an	•						
		* food anai	-						
	F	food exar	niner			Day	Month	Year	
certify that at	(time)				on the (date)			1 9,	
the sample m	narked:								
Date sample take	en	Reference number, description etc.			Weight or measure This column may be left blank if the sample could not be conveniently weighed or measured or the weight or measurement is not material to the result				
					weight or mi	esurement	is not mate	rial to the result	
					L				
was received f		(the person na	med above)						
	rom	([
	ert the na				<u></u>				
	ress of the miner to v	analyst / /hom the				·	<u>.</u>		
		rst submitted)							
I certify that	the samp	ole was *analys	ed/examined by	me, or und	er my directio	on and the	e results a	re as follows:	
[
		•							
ļ									
						ll necessar	y please col	ntinue overleaf	
• •	and obse	rvations are:							
(if deemed appropriate	by								
analyst/exar									
	Į				· · · · · · · · · · · · · · · · · · ·			ntinue overleaf	
I further cert	ify that t	ne sample had	undergone no ch	lange whic	h would affec	t my resu	its, opinio	n or observation	
(This statem examination		quired if the sa	mple has been a	nalysed. It	should be de	leted if th	e certifica	te relates to foo	
Certified by	me this	s	day of		at (place)	L			
Signature					Status				
Name in BL	OCK LE								
Official									
address					Telephone No			<u> </u>	
	L				1 cichuous Mc				

*Delete as appropriate

No. 198

Food

EXPLANATORY NOTE

(This note is not part of the Regulations.)

These Regulations specify the qualifications necessary to be a public analyst, food analyst or food examiner for the purposes of Articles 27(2) and 30(9) of the Food Safety (Northern Ireland) Order 1991 ("the Order"). They prohibit specified persons from carrying out analyses or examinations.

They also specify the procedures to be followed when a sample has been procured by an authorised officer of a district council under Article 29 of the Order for analysis or examination, and exclude from these procedures samples taken under Regulations which have their own procedures.

They prescribe the form of certificate to be used by analysts and examiners in making their reports.

The Regulations also revoke the Public Analysts Regulations (Northern Ireland) 1960.

The enabling provisions under which these Regulations are made, together with the majority of the other provisions of the Order, are brought into operation on 21st May 1991 by virtue of the Food Safety (1991 Order) (Commencement) Order (Northern Ireland) 1991 (S.R. 1991 No. 175 (C. 11)).

A Code of Practice issued under Article 39(1) of the Order on Sampling for Analysis or Examination is published by Her Majesty's Stationery Office, copies may be obtained from Government bookshops.

1991 No. 199

Temporary Speed Limit (Motorway M1) Order (Northern Ireland) 1991

This Order, being of a temporary character, is not printed at length in this volume.

1991 No. 200

Temporary Speed Limit (Motorway M2) (No. 4) Order (Northern Ireland) 1991

This Order, being of a temporary character, is not printed at length in this volume.