Le texte figurant ci-dessous constitue la codification la plus récente en date du 2019-10-30. Son contenu était à jour pendant la période indiquée en bas de page. Il s'agit de la première version; elle n'a fait l'objet d'aucune modification.

---

THE FARM PRODUCTS MARKETING ACT
(C.C.S.M. c. F47)

*Levies Regulation re Non-Quota Root Crops*

Regulation 122/95
Registered August 14, 1995

TABLE OF CONTENTS

Section

PART I
LEVIES ON REGISTERED PRODUCERS

1 Levies imposed on marketings in excess of annual marketing quota

PART II
PENALTY LEVIES

2 Levies imposed re unauthorized marketings
3 Collection of levies by manufacturers
4 Collection of levies by purchasers
5 Payment of levies by producer
6 Effect of payment

* This regulation is made under the Manitoba Vegetable Producers’ Marketing Plan Regulation 249/87 R, and is Regulation No. 1, 1995 of Peak Vegetable Sales.
PART I

LEVIES ON REGISTERED PRODUCERS

Levies imposed on marketings in excess of annual marketing quota
1  A levy is imposed on each registered root crop producer of 10¢ for each 50 pounds of root crop of a type marketed by such producer in excess an amount equal to the annual marketing quota allotted to such registered producer for that type of root crop (including marketings made during a non-quota delivery period), in addition to other fees, levies and charges imposed on such producer.

PART II

PENALTY LEVIES

Levies imposed re unauthorized marketings
2  A levy is imposed on every producer who markets root crops:

(a) to a manufacturer, other than to an exempt manufacturer;

(b) to an exempt manufacturer, if the provisions of subsections 29(2) or (3) of the Manitoba Vegetable Producers' Marketing Plan Regulation do not provide for the non-application of the Plan to such root crops; and

(c) in any manner prohibited by sections 31, 32 and 33 of the Root Crop Quota Order;

of $5.00 for each 50 pounds or portion thereof of root crop so marketed.

Collection of levies by manufacturers
3  Each manufacturer shall at the time it takes delivery of root crops other than root crops to which the Plan does not apply pursuant to the provisions of subsections 29(2) or (3) of the Plan, deduct from the monies payable for such root crops all levies payable by the producer of such root crops to this Board pursuant to this Part and shall forward such levies to this Board at its office, 1200 King Edward Street, Winnipeg, Manitoba, not later than thirty (30) days following the receipt of such root crops by such manufacturer.

Collection of levies by purchasers
4  Each producer other than a manufacturer shall, at the time the purchaser takes delivery of root crops, deduct from the monies payable for such root crops all levies payable by the producer of such root crops to this Board pursuant to this Part and shall forward such levies to this Board at its office, 1200 King Edward Street, Winnipeg, Manitoba, not later than thirty (30) days following the receipt of such root crops by such producer.

Payment of levies by producer
5  Every producer shall pay to this Board at its office, 1200 King Edward Street, Winnipeg, Manitoba, all levies payable by that producer under this Part that were not deducted and forwarded to this Board by the person who received such root crops from that producer, not later than forty-five (45) days following the marketing of root crops by that producer.
Effect of payment

6 The payment of any levies pursuant to this Part shall not be construed as an approval or a sanctioning in any way by this Board of the marketing of such root crops and the provisions of all regulations and orders of this Board, and all sanctions provided under the Act, shall apply to such marketing notwithstanding such payment of levies.

May 30, 1995

PEAK VEGETABLE SALES:

David Jeffries
Chairman

John Kuhl
Secretary

APPROVED

August 3, 1995

THE MANITOBA NATURAL PRODUCTS MARKETING COUNCIL:

Howard Motheral
Chairman

Gordon H. MacKenzie
Secretary