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

Turkey Quota Order*

Regulation 258/87
Registered June 26, 1987

TABLE OF CONTENTS

Section

PART I
INTERPRETATION

- 1 Definitions
- 2 Liveweight references

PART II
ALLOTMENTS

- 3 Entitlement and criteria for allotment of quota
- 4 Establishment of basic allotments and new bases
- 5 Allocation of market allotment from time to time
- 6 Calculation of market allotment
- 7 Market allotment not to exceed new base or maximum allotment
- 8 Marketing periods
- 9 Temporary quota permits
- 10 Category conversions
- 11 Basis for conversion to breeders
- 12 Basis for conversion from breeders

* This Order is made under the *Manitoba Turkey Producers' Marketing Plan Regulation*, Manitoba Regulation 248/87 R and is Order No. 4/87 of the Board.

All persons making use of this consolidation are reminded that it has no legislative sanction. Amendments have been inserted into the base regulation for convenience of reference only. The original regulation should be consulted for purposes of interpreting and applying the law. Only amending regulations which have come into force are consolidated. This regulation consolidates the following amendments: 184/88; 255/89; 20/91; 21/91; 128/91; 205/91; 160/93; 168/93; 70/96; 264/96; 166/97; 251/97; 51/98; 52/98; 71/98; 72/98; 131/98; 51/2000; 74/2000; 92/2001; 54/2002; 134/2002; 100/2003; 196/2004; 67/2005.

PART III
REDUCTION OR CANCELLATION OF ALLOTMENT

- 13 Reduction of market allotment for excess marketings
- 14 Reduction of periodic market allotment for excess marketings
- 15 Reduction of basic allotment and new base for under marketings
- 16 Other reduction or cancellation of allotment

PART IV
OWNERSHIP OF QUOTAS

- 17 Quotas belong to the Board
- 18 Quotas non-transferable
- 18.1 Retirement and basic allotment reallocation system payments non-transferable

PART V
PROHIBITIONS

- 19 No marketings without a market allotment
- 20 No marketings outside of marketing period
- 21 No excess marketings
- 22 Marketings from certified facilities only
- 23 Certificate of production premises required

PART VI
GENERAL

- 24 Limitation on quotas
- 25 Effect of sharing
- 26 Acquisition of interests in excess of maximum allotment prohibited
- 27 Exception for grandfathered operations in excess of maximum allotment
- 28 Exception for financial assistance to children
- 29 Step-transactions prohibited

PART VII
CHANGES IN BENEFICIAL OWNERSHIP OF
AND ASSOCIATION OF REGISTERED PRODUCERS

- 30 Special definitions
- 31 Transfers by a substantial holder
- 32 Grounds for non-waiver
- 33 Bankruptcy or receivership of a controlling party
- 34 False or misleading information
- 35 Dispensing with financial information
- 36 Deemed association
- 37 Association of registered producers
- 38 Grounds for non-waiver
- 39 False or misleading information

PART VIII
RE-ALLOTMENT OF QUOTA AND ALLOTMENT

- 40 Complete farm sales
- 41 Sale of moveable buildings and equipment
- 42 Lease of complete farm
- 42.1 Temporary suspension and reallocation
- 43 Bankruptcy or receivership of a registered producer
- 44 Dispensing with financial information on death, disability or retirement
- 45 Dispensing with financial information on establishment of family partnership
- 46 Dispensing with financial information on establishment of family corporation
- 47 Partial and complete re-allotment of quota to related persons
- 48 Re-allotment and maximum allotment

PART VIII.1
RETIREMENT AND BASIC ALLOTMENT REALLOCATION SYSTEM

- 48.1 Re-allotment under system
- 48.2 Acceptance of applications discretionary

PART IX
FACILITIES

- 49 Quota to be allotted for a facility
- 50 Consolidation of facilities
- 51 No change of facility following re-allotment or change in beneficial ownership for two years
- 52 Exception from two year rule
- 53 Examination of facilities

PART X

- 54 Application and non-application of Order
- 55 Exemptions in Plan from Order
- 56 Repeal

SCHEDULE

PART I
INTERPRETATION

Definitions

- 1** In this order,

"Aggregate Provincial Basic Allotment" means the quantity, expressed in kilograms of turkey, equal to the aggregate of the basic allotments allotted to all registered producers during a marketing year;

"Aggregate Provincial New Base" means the quantity, expressed in kilograms of turkey, equal to the aggregate of the new bases allotted to all registered producers during a marketing year;

"allotment" means a basic allotment, a market allotment, or a new base, or any or all of them, as the context may require;

"basic allotment" means a base measurement, expressed in kilograms of turkey, from which the market allotment of a producer for a category of turkey is established;

"Breeder Allotment Set-Aside" means 370,525 kilograms of turkey authorized to be marketed under any Breeder/Mature Program of the Board in any marketing year;

"broiler" means turkey which weighs 6.2 kilograms or under each (truck load average) when marketed by a producer;

"category" means:

- (a) broilers,
- (b) hens,
- (c) toms,
- (d) heavy toms,
- (e) winter heavies, and
- (f) turkeys marketed under any Breeder/Mature Program of the Board;

"Certificate of Production Premises" means a certificate issued by the Board to a registered producer specifying the facility or facilities in or on which such producer must raise or keep the turkeys he is entitled to market pursuant to the allotments and quotas allocated to him;

"extra provincial amount" means the number of kilograms of turkey which the Board determines that person is authorized or permitted to produce or market, or is able to produce or market by virtue of an exemption or otherwise, in a marketing year or similar period, by an extra-provincial board other than the Canadian Turkey Marketing Agency;

"facility" means any building, structure, equipment or land used for the raising or keeping of turkeys;

"federal quota" means the quantity of turkey of a category that a producer is entitled to market in interprovincial or export trade by the Canadian Turkey Marketing Agency during any marketing year;

"heavy tom" which means turkey which weighs over 13.3 kilograms each (truck load average) when marketed by a producer, and which is not a winter heavy;

"hen" means turkey which weighs between 6.2 kilograms and 8.5 kilograms each (truck load average) when marketed by a producer;

"immediate family" means an individual's spouse, parent, child, grandchild, or the spouse of the individual's child, or grandchild;

"market allotment" for a category of turkey means the sum total of a producer's quota plus his federal quota for that category of turkey;

"marketing period" means the period of time specified by the Board during which a registered producer may market turkeys of a category pursuant to a market allotment allotted to such producer;

"marketing year" means either the 52 week period or the 53 week period starting in those calendar years where a Sunday falls on April 28th to 30th inclusive or on May 1st to 4th inclusive and ending in the following calendar year where a Saturday falls on April 27th to 30th inclusive or on May 1st to May 3rd inclusive;

"maximum allotment" means an allotment or allotments of broilers, hens, toms, heavy toms and winter heavies aggregating 600,000 kilograms of turkey per marketing year; provided that in determining the maximum allotment applicable to a person, such 600,000 kilograms amount shall be reduced by an amount equal to the extra-provincial amount attributed to that person;

"new base" means quantity, expressed in kilograms of turkey, which a registered producer's market allotment cannot exceed;

"On-Farm Food Safety Assurance Program" means the program approved by the Board and designated with that name, as same may be amended or varied from time to time, whether published by the Board or published by the Canadian Food Inspection Agency or other party;

"periodic market allotment" means a portion of a market allotment;

"Poult Placement Permit" means a permit issued by this Board to a person authorizing that person to purchase or to otherwise take delivery of a specified number of turkeys under the age of 10 days old during a specified time period from a specified vendor;

"quota" means the quantity of turkey of a category that a producer is entitled to market or to have marketed on his behalf by the Board in intraprovincial trade during any marketing year;

"tom" means turkey which weights between 8.5 kilograms and 13.3 kilograms each (truck load average) when marketed by a producer, and which is not a winter heavy;

"winter heavy" means turkey which weighs 9.0 kilograms or over each (truck load average) when marketed by a producer, and which is marketed by such producer pursuant to a market allotment for winter heavy turkey allotted to such producer, and which is marketed during the months of January, February or March.

M.R. 255/89; 128/91; 70/96; 74/2000; 54/2002; 134/2002; 100/2003; 196/2004

Liveweight references

2 All references to weight of turkey in this Order are references to the live weight of such turkey (or equivalent).

PART II

ALLOTMENTS

Entitlement and criteria for allotment of quota

3(1) No producer is entitled to be allotted a quota for a category of turkey unless he has been allotted a basic allotment, a new base, and a market allotment for that category by the Board.

M.R. 160/93; 70/96

3(2) Subject to subsection (3), each applicant for allotment of a quota and an allotment must be the registered owner or the sole operator of a facility that meets all of the requirements or standards for buildings and equipment established by the Board from time to time.

M.R. 160/93; 70/96

3(3) The Board may allot a quota and an allotment conditional upon the acquisition of a facility within a specified period of time.

M.R. 160/93; 70/96

3(4) Any individual who and any Hutterite Colony which wishes to become a registered producer may make application to the Board that the applicant's name be added to a waiting list of the Board for the allotment of a quota, a basic allotment, a new base, and a market allotment for each category of turkey the applicant wishes to raise or keep. Each application shall be in writing in a form prescribed by the Board, must be signed by the applicant and accompanied by the processing fee established by the Board, and must be forwarded to the head office of the Board.

Any waiting list established by the Board prior to July 31, 2000 shall cease to have effect on that date. The Board will establish a new waiting list to be effective from the period beginning August 1, 2000 and August 1 of every fifth year thereafter, with each such waiting list terminating 58 months after it became effective (the "allocation period"). Applications to be placed on a waiting list to be effective after July 31, 2000 will be accepted between June 1 and July 31 in 2000 and between June 1 and July 31 in each year following each allocation period (the "application period"). Following each application period the Board will draw 30 names from the applications received following the application period and will establish a waiting list for the allocation period in the order in which such names were drawn. At the end of each allocation period the waiting list shall be cancelled and a new waiting list shall be established.

In the event the Board offers to allot a quota, a basic allotment, a new base, and a market allotment for a category of turkey to an applicant on the waiting list and such applicant does not accept the terms and conditions proposed by the Board in making such offer within the time specified by the Board, or in the event a person fails to comply with any term or condition established by the Board in making such offer or allotment to the applicant, the Board may withdraw such offer and allotment and may delete such applicant's name from the waiting list.

No individual and no Hutterite Colony shall be eligible to be on a waiting list under this subsection if that individual or that Colony is or at any time has been a registered producer or has had an interest, direct or indirect in a registered producer. For the purpose of this provision any person who is or was a partner or a shareholder of an entity that is or was a registered producer at a point in time shall be deemed to have an interest in that registered producer at that time.

The fact that

(a) the parent of an individual is or at any time has been a registered producer or has had an interest, direct or indirect in a registered producer; and

(b) a Hutterite Colony was established from the membership of a Hutterite Colony which is or at any time has been a registered producer or has had an interest, direct or indirect in a registered producer;

shall not in itself disqualify an individual or a Colony from being eligible to be on a waiting list under this subsection.

M.R. 160/93; 70/96; 131/98; 51/2000

Establishment of basic allotments and new bases

4 Subject to the provisions of this Order, as of May 1, 1996 each registered producer shall be entitled to:

(a) a basic allotment and to a new base for each category of turkey (other than turkey marketed under any Breeder/Mature Program of the Board) equal to the number of kilograms of turkey shown under the column for same opposite his name for that category on the list of registered producers approved by the Board on January 12, 1996;

(b) a basic allotment for turkeys marketed under any Breeder/Mature Program of the Board equal to the number of kilograms of turkey shown under the column for same opposite his name for that category on the list of registered producers approved by the Board on January 12, 1996;

as same may be amended by resolution of the Board from time to time to reflect additions, deletions, or other changes to same in accordance with the terms of this Order.

M.R. 184/88; 70/96

Allocation of market allotment from time to time

5 Subject to the provisions of this Order, each registered producer shall be allotted a market allotment for each category of turkey for which he has been allotted a basic allotment.

Calculation of market allotment

6(1) A registered producer's market allotment for each category of turkey for which such producer has been allotted a basic allotment [other than for turkeys marketed under any Breeder/Mature Program of the Board and except as otherwise provided in subsection (2)] shall be calculated from time to time as follows:

(a) if the anticipated market demand for turkey produced in Manitoba during any marketing year is more than the Aggregate Provincial Basic Allotment (such difference called the "Shortfall"), but less than the Aggregate Provincial New Base, the market allotment allotted to each registered producer for each category shall be equal to that producer's basic allotment for that category together with an equal share of the Shortfall, subject to the provisions of section 7 hereof, so that the anticipated market requirements for turkey during that marketing year are met; provided, however, that the Board may issue temporary quota permits in circumstances outlined in section 9 to registered producers for a marketing period;

(b) if the anticipated market demand for turkey produced in Manitoba during any marketing year is equal to the Aggregate Provincial Basic Allotment, the market allotment allotted to each registered producer for a category shall be equal to such producer's basic allotment for that category; and

(c) if the anticipated market for turkey produced in Manitoba during any marketing year is less than the Aggregate Provincial Basic Allotment, the market allotment allotted to each registered producer for each category shall be determined by the Board in such manner that all registered producers share, as nearly as possible, a pro rata reduction from the market allotment they would have received under clause (b), so that the anticipated market requirements for turkey during that marketing year ought not to be exceeded.

M.R. 255/89; 20/91; 128/91; 205/91; 160/93; 70/96; 71/98; 54/2002

6(2) A registered producer's market allotment for turkeys marketed under any Breeder/Mature Program of the Board shall be equal to such producer's basic allotment for that category and, if such producer has been allotted a basic allotment for any other category or categories of turkey of less than 60,000 kilograms in aggregate, the market allotment allotted to such registered producer for such other category shall be equal to that producer's basic allotment for that category; provided that the Board may issue a Temporary Quota Permit in the circumstances outlined in section 9 to such a registered producer to facilitate the marketing of additional turkeys under any Breeder/Mature Program of the Board for a marketing period.

M.R. 255/89; 71/98

Market allotment not to exceed new base or maximum allotment

7 Notwithstanding anything set out in section 6;

(a) a market allotment allocated to a registered producer for a category shall not exceed the new base of that producer for that category; and

(b) the aggregate market allotments allotted to a registered producer shall not exceed maximum allotment;

provided that if the Board has determined an extra-provincial amount for a registered producer prior to December 31, 1999, the limitation in (b) shall not apply to such registered producer, but such registered producer shall not be entitled to an increase in the basic allotments allotted to such producer or to the allotment of market allotments in excess of the basic allotments allotted to that producer if as a result of such increase the basic allotments allotted to that producer, when taken together with the extra-provincial amount determined for that producer, exceeds 600,000 kilograms.

M.R. 160/93; 70/96; 74/2000

Marketing periods

8 The marketing period of each registered producer during any marketing year may be specified by the Board. A registered producer may apply to the Board from time to time for a change in any such marketing period. Any such application should indicate the processing facility to which the producer intends to market the turkey to be marketed during such marketing period.

M.R. 128/91

Temporary quota permits

9(1) A registered producer may apply to the Board from time to time for a Temporary Quota Permit.

9(2) The Board may issue Temporary Quota Permits to registered producers:

(a) if the Board is of the opinion that the Shortfall referred to in clause 6(1)(c) is temporary in nature; or

(b) if the Board is of the opinion that special marketing circumstances exist whereby a particular type of turkey is required by the market or whereby turkey is required at any particular time of the year and cannot be filled in the manner set out in subsection 6(1); or

(c) to facilitate the marketing of turkeys by registered producers engaged in the turkey egg production business under any Breeder/Mature Program of the Board; or

(d) to facilitate the marketing of turkey by registered producers to replace turkey produced, processed and exported from Canada pursuant to any planned processed export program operated by the Board; or

(e) to facilitate the marketing of turkey by registered producers who have entered into an agreement with the Board to market turkeys during the period May 1, 1998 to April 30, 1999 inclusive; or

(f) to authorize the marketing of at least 44,460 kilograms of hen, broiler, or tom turkey by a registered producer who has been allotted a basic allotment of less than 60,000 kilograms of hen, broiler, or tom turkey (unless such registered producer has been allotted a basic allotment under any Breeder/Mature Program of the Board).

M.R. 255/89; 70/96; 251/97; 71/98; 72/98

9(3) The Board may issue Temporary Quota Permits to a non-registered person to permit the marketing of turkey raised for research purposes provided that:

(a) the Board is satisfied that such turkey will be raised and marketed under conditions satisfactory to the Board; and

(b) satisfactory arrangements have been made with respect to the payment of any penalties in connection with any activities of the applicant which may be inconsistent with the terms and conditions established by the Board in issuing a Temporary Quota Permit to the applicant.

M.R. 264/96

9(4) The Board will allot Temporary Quota Permits in such manner as it feels is in the best interests of the Turkey Industry in Manitoba.

M.R. 264/96

Category conversions

10(1) A registered producer may apply to the Board from time to time to have all or a portion of the basic allotments and new bases allotted to him changed from one category of turkey to another category, either on a temporary or on a permanent basis.

M.R. 70/96

10(2) All requests received by the Board to have all or a portion of the basic allotments and new bases allotted to a producer changed from one category of turkey to another category of turkey shall be considered by the Board on an individual basis. No changes will be approved by the Board unless the Board is of the opinion that market conditions warrant such change.

M.R. 70/96

Basis for conversion to breeders

11 A registered producer may apply to the Board from time to time to have all or a portion of the basic allotments and new bases allotted to him changed to a basic allotment under the Breeder/Mature Program of the Board. All such conversions will be on a kilogram for kilogram basis.

M.R. 70/96

Basis for conversion from breeders

12 A registered producer who wishes to retire from the turkey egg production business and to utilize his existing facilities to raise another category of turkey may apply to the Board to have the basic allotment allotted to him under the Breeder/Mature Program of the Board (in this section referred to as "Breeder Quota") permanently changed to basic allotment and new base for another category of turkey, on the following basis:

- (a) with respect to such basic allotment which resulted from a change under section 11, application may be made to convert back to the original category on a kilogram for kilogram basis;
- (b) with respect to such amount of the basic allotment which has been allotted to such applicant for over five consecutive years but less than 15 consecutive years, application may be made to convert on a kilogram for kilogram basis;
- (c) with respect to such amount of the basic allotment which has been allotted to such applicant for 15 consecutive years or over but less than 20 consecutive years, application may be made to convert on a one kilogram of Breeder Quota for 1.75 kilograms of alternate category basis;
- (d) with respect to such amount of the basic allotment which has been allotted to such applicant for 20 consecutive years or over, application may be made to convert on a one kilogram of Breeder Quota for 2.5 kilograms of alternate category basis;

provided however that:

- (i) generally speaking, no application will be granted under this section if, as a result of the granting of such application, the aggregate of all basic allotments under the Breeder/Mature Program of the Board would fall below the Breeder Allotment Set-Aside,
- (ii) the Board reserves the right to specify an alternate category of turkey for which the Breeder Quota may be converted, depending on market demand,
- (iii) the basic allotment and new base for the alternate category of turkey will not be allotted until the Board is satisfied that the applicant has ceased all activities associated with and involvement in the turkey egg production business, and
- (iv) in the event the applicant or anyone associated with the applicant becomes directly or indirectly involved in the turkey egg production business within a period of five years following a conversion granted under clause (c) or (d), the basic allotment and new base resulting from the conversion will be reduced to an amount equal to a kilogram-for-kilogram basis, even if such basic allotment and new base has been subsequently reallocated from the applicant to another person;

and further provided that in determining if an amount of a basic allotment has been allotted to an applicant for a period of time under clause (b), (c) or (d), the Board will treat the period of time during which the basic allotment was allotted to a producer prior to the reallocation of such basic allotment by that producer to a family corporation, a family partnership, or a member of that producer's immediate family as if such basic allotment had been allotted to the applicant.

In dealing with the conversion of Breeder Quota to another category of turkey, or in reducing a basic allotment and new base under clause (iv), the new base of a producer receiving an allotment or incurring a reduction shall be increased or reduced by the same number of kilograms that the basic allotment of such producer is increased or reduced.

M.R. 255/89; 70/96

PART III

REDUCTION OR CANCELLATION OF ALLOTMENT

Reduction of market allotment for excess marketings

13 Where a producer has marketed turkey of a category in excess of the market allotment for that category allotted to him for any marketing year, his market allotment for that category in the subsequent marketing year shall be reduced by a quantity of turkey equal to such excess; provided however that if such producer has marketed turkey of a category in excess of the market allotments allotted to him for that category for two consecutive marketing years, his market allotment for that category in the subsequent marketing year shall be reduced by a quantity of turkey equal to two times the excess marketed in the second such marketing year.

M.R. 128/91

Reduction of periodic market allotment for excess marketings

14 Where a producer has marketed turkey of a category in excess of the periodic market allotment for that category allotted to him for any marketing period, his periodic market allotment for that category in a subsequent marketing period may be reduced by a quantity of turkey equal to such excess.

Reduction of basic allotment and new base for under marketings

15 Where a producer fails to market a total quantity of any category of turkey equal to the market allotment of that producer for that category in any marketing year, the basic allotment of that producer shall be reduced to the greatest number of actual kilograms of turkey of that category marketed by that producer in that marketing year, and the new base of that producer shall be reduced by an amount equal to the reduction in basic allotment, provided that such reduction will not apply to any producer:

- (a) where the Board is satisfied that such producer placed a sufficient number of the appropriate turkey poults that ought to have enabled him to market his full market allotment of turkey of that category; or

(b) who can satisfy the Board within a reasonable period of time after the end of any marketing year that he was unable to market his full market allotment of turkey of that category because his facility was lost due to fire or other causes beyond his control, or because his turkeys were subject to disease (as certified by a qualified veterinarian), or because his turkeys were lost due to adverse weather conditions, or because major repairs and/or renovations to his facility resulted in the temporary curtailment of production (provided an application has been received at least three months in advance of the commencement of such major repairs and/or renovations being relied upon), or because of suffocation of his turkeys (accompanied by a veterinarian certificate) or because of a lack of replacement poults, or because of the serious illness or death of the producer; or

(c) who has otherwise obtained permission from the Board in writing to reduce his marketings for a period of time, subject to such terms and conditions as the Board may establish at the time such permission is granted.

Nothing in this Order requires the Board to include, in calculating the marketings of a producer, any turkey which is not of an acceptable market quality.

M.R. 128/91; 70/96

Other reduction or cancellation of allotment

16(1) The Board may cancel an allotment in the event of the death of a registered producer, the winding up or dissolution of a registered producer that is a corporation, or the dissolution of a registered producer that is a partnership.

16(2) The allotment of a person shall be automatically cancelled in the event he ceases to be a registered producer.

16(3) The Board may cancel an allotment if a registered producer ceases to be actively engaged in the marketing of turkey for two consecutive marketing years.

M.R. 128/91

16(4) The Board may suspend, reduce or cancel, either on a temporary basis or on a permanent basis, an allotment:

(a) as set out in this Order; or

(b) where a producer has failed to comply with any Regulations, Orders, or directives of the Board; or

(c) where a producer becomes insolvent or bankrupt or applies for a receiving order or has such an order made against it or takes any benefit from any Act for the time being in force for the relief of insolvent debtors, or if a receiver is appointed with respect to the facilities used by a producer; or

(d) where a producer has entered into a contract or agreement that would

(i) deprive him of his right to the proceeds from the marketing of turkeys raised by him, or

- (ii) deprive him of his right to a payment or an entitlement to a payment or an anticipated payment from the Retirement and Basic Allotment Reallocation System to another person without the prior written consent of the Board, or
- (iii) require him to purchase a product or a service in connection with the marketing of turkeys produced by him, or
- (iv) obligate him with respect to the marketing of turkeys produced by him in connection with the acquisition of a product or a service by him; or
- (e) where the Board has determined that the producer has failed to comply with the On-Farm Food Safety Assurance Program; or
- (f) if the Board has reasonable grounds for believing that such action is in the interests of Manitoba producers, consumers, or the turkey industry.

M.R. 128/91; 160/93; 196/2004

PART IV

OWNERSHIP OF QUOTAS

Quotas belong to board

17 Quotas belong to the Board.

M.R. 160/93

Quota non-transferable by producer

18 No person shall

- (a) transfer, assign, or sell a quota to another person; or
- (b) offer to transfer, assign, or sell a quota to another person, or receive payment for a quota, or offer to buy a quota from a producer, or make a payment to a producer for a quota.

M.R. 160/93

Retirement and basic allotment reallocation system payments non-transferable

18.1 No person shall offer to assign or assign a payment or an entitlement to a payment or an anticipated payment from the Retirement and Basic Allotment Reallocation System to another person without the prior written consent of the Board.

M.R. 160/93

PART V
PROHIBITIONS

No marketings without a market allotment or temporary quota permit

19 No producer shall market a turkey of any category in intraprovincial trade unless a market allotment has been allotted to him in respect of that category, or a Temporary Quota Permit has been issued to him permitting such marketing.

M.R. 128/91

No marketings outside of marketing period

20 No producer shall market a turkey of any category except during the marketing period for that category established by the Board for that producer.

No excess marketings

21 No producer shall market a turkey of any category in intraprovincial trade in excess of the market allotment allotted to him for that category, or in excess of his periodic market allotment for that category, or in excess of the Temporary Quota Permit issued to that producer for that category, except as directed by the Board.

M.R. 128/91

Marketings from certified facilities only

22 No person shall market a turkey unless such turkey was raised and kept in or on a facility that has been certified by the Board for such purpose.

Certificate of production premises required

23 No person shall market a turkey unless such turkey was raised and kept by that person in or on the facility specified on a Certificate of Production Premises issued to such person by the Board.

PART VI
GENERAL

Limitation on quotas

24 No producer is entitled to be allotted a quota that would be in excess of the market allotment allotted to him, less any quantity of turkey marketed by him in interprovincial or export trade in any year.

Unacceptable quality

24.1 Nothing in this Order requires the Board to include, in calculating the marketings of a producer, any turkey which is not of an acceptable market quality.

M.R. 128/91

Effect of sharing

25(1) Where two or more persons keep turkeys in partnership, or in circumstances where there is a sharing by them whether familial, communal, or otherwise, of facilities, equipment, labour or services provided directly or indirectly by all or any of them, or pursuant to a contract jointly or severally with the other corporation, firm, or individual, for the purpose of this Order, the turkeys marketed by one of those persons may be treated by the Board as having been marketed by the other or others and if such persons are registered producers, such persons shall be treated by the Board as a single registered producer for the purpose of this Order and all allotments made pursuant to this Order.

M.R. 128/91; 70/96; 71/98

25(2) Notwithstanding subsection (1), the following activities by registered producers will not in themselves result in the type of treatment set out in subsection (1):

- (a) the ownership or use of equipment not normally utilized on a day-to-day basis in a facility;
- (b) the ownership or use of a brooding facility to raise turkeys under the age of eight weeks;
- (c) the investment in or ownership of feed manufacturing facilities or businesses; and
- (d) the formation of a purchasing group by which a registered producer may acquire supplies or equipment for use in the production or marketing of turkeys.

M.R. 70/96

Acquisition of interests in excess of maximum allotment prohibited

26 Notwithstanding anything herein contained, but subject to sections 27 and 28, the Board will take appropriate action to prevent a person from acquiring control of or acquiring a direct or indirect interest in allotments or quotas which aggregate in excess of maximum allotment.

For the purpose of this section, a person shall be considered to have a direct or indirect interest in the allotments or quotas allotted to a registered producer if that person has an interest in an employment arrangement, a management arrangement or a loan or a guarantee involving that registered producer; provided however that the lending of money to a registered producer in the ordinary course of business by a bank, credit union, trust company, the Farm Credit Corporation, the Manitoba Agricultural Credit Corporation, or any other commercial lender recommended by the Board and approved by the Manitoba Council, shall not be considered a direct or indirect interest in the allotments or quotas allotted to that registered producer for the purpose of this section.

M.R. 160/93; 71/98

Exception for grandfathered operations in excess of maximum allotment

27 Notwithstanding section 26 hereof, the Board may:

- (a) approve the re-allotment of a quota and allotment in excess of maximum allotment to a person who does not have a direct or indirect interest in a quota or allotment at the time of such re-allotment; and
- (b) suspend the provisions of section 32 hereof if the proposed new beneficial or legal owner does not have a direct or indirect interest in a registered producer at the time of the transfer of the beneficial or legal ownership to him.

Exception for financial assistance to children

28 Notwithstanding section 26 hereof, the Board may approve the provision of financial assistance by a registered producer to one or more children of the registered producer or of a shareholder of a registered producer, or of a partner of a registered producer for the purpose of enabling such child or children to acquire facilities and to become a registered producer. Any such approval will be subject to the applicants' satisfying the Board that

- (a) the turkey production business of the child or children will be completely separate from and independent of the turkey production business of such registered producer (i.e. the businesses will be carried on on separate parcels of land, in separate facilities; there will be no sharing on a day-to-day basis of labour; there will be no commingling of supplies or feed; there will be no mutual ownership of any assets used in the businesses; there will be no sharing of profits or losses; the parties keep and maintain separate financial statements and file income tax returns as separate entities); and
- (b) such financial assistance is unsecured, directly or indirectly, with respect to the facilities and turkeys owned by the child or children; and
- (c) the turkey production business to be carried on by the child or children of the registered producer will operate completely independent of the parent.

The applicants shall provide the Board with an Undertaking in a form acceptable to the Board with respect to the matters set out in clauses (a) to (c) above.

M.R. 160/93

Step-transactions prohibited

29 Notwithstanding anything contained in this Order, the Board will take appropriate action to prevent a person from acquiring control of, or acquiring a direct or indirect interest in allotments or quotas through a process:

- (a) that involves more than one application to the Board; or
- (b) that does not disclose to the Board, in conjunction with an application to the Board for any re-allotment of an allotment or quota, particulars of all contemplated or proposed future transactions which may involve
 - (i) a subsequent re-allotment of an allotment or quota, or

- (ii) a future change in the legal or beneficial ownership of an entity, or
- (iii) an application to transfer quota from one facility to another facility.

M.R. 160/93

PART VII

CHANGES IN BENEFICIAL OWNERSHIP OF AND ASSOCIATION OF REGISTERED PRODUCERS

Special definitions

30 In this Part,

"**controlling party**" means a person who directly or indirectly is the legal or beneficial owner of an aggregate of more than 50% of any class of the issued shares of, assets of, or interest in an entity;

"**entity**" includes an association, partnership, body corporate, trust or other organization;

"**substantial holder**" means a person who directly or indirectly is the legal or beneficial owner of an aggregate of 10% or more of any class of the issued shares of, assets of, or interest in an entity;

"**transfer**" includes a sale, purchase, mortgage, declaration of trust, or change in legal or beneficial rights.

Transfers by a substantial holder

31 In the event all or part of the beneficial or legal ownership of an interest of a substantial holder in an entity that is a registered producer is transferred by the legal or beneficial owner of such interest, the Board may cancel or reduce the quotas and allotments of such registered producer unless the parties to such transfer have requested in writing that the Board waive this provision and have each provided the Board, by Statutory Declaration and Certificate in a form acceptable to the Board, with full particulars of the proposed transfer, and any other information with respect to the assets and liabilities of the entity at the effective date of such transfer, and the Board has in its discretion waived this provision either conditionally or unconditionally.

Grounds for non-waiver

32 Subject to section 27, the provisions of section 31 will not be waived by the Board if the Board has reasonable grounds for believing that as a result of such transfer a person would have a direct or indirect interest in allotments which aggregate in excess of maximum allotment.

Bankruptcy or receivership of a controlling party

33 In the event a controlling party in an entity that is a registered producer becomes bankrupt or applies for a receiving order or has a receiving order made against it or takes the benefit of any Act for the time being in force for the relief of insolvent debtors, or if a receiver is appointed with respect to any interest of the controlling party in such registered producer, the Board may cancel or reduce the quotas and allotments of such registered producer unless the registered producer requests in writing that the Board waive this provision and provides the Board, by Statutory Declaration and Certificate in a form acceptable to the Board, with full particulars of such happening and the Board has in its discretion waived this provision either conditionally or unconditionally, provided however that the Board will only waive such provision on a temporary basis, and on terms and conditions, in order to allow the Trustee in Bankruptcy or Receiver reasonable time to dispose of such interest in the controlling party.

M.R. 160/93

False or misleading information

34 In the event that the Board has reasonable grounds for believing that any information provided to it by Statutory Declaration or Certificate is false or misleading, or that any conditions established by the Board in waiving the provisions of section 31 or section 33 have not been met by the parties, the Board may cancel or reduce the quota and allotment of the registered producer whether or not the provisions of section 31 or section 33 have been previously waived by the Board.

Dispensing with financial information

35 The Board may establish policies from time to time reducing its requirements under section 31:

- (a) with respect to the transfer of shares of a corporation:
 - (i) from an individual to a member of his immediate family, or
 - (ii) listed on a public stock exchange unless 10% or more of the total outstanding shares of that class of the corporation are transferred, provided that this clause does not apply in respect of a series of transfers of shares within a period of eighteen (18) months by or to any one person that in the aggregate total 10% or more of the outstanding shares of that class of the corporation; and
- (b) with respect to a change in the beneficial or legal ownership of an interest in a partnership that is a registered producer where the legal or beneficial ownership of an interest in such partnership is transferred from an individual to a member of his immediate family; and
- (c) with respect to a change in the membership of a Hutterite Colony where that Hutterite Colony is a registered producer or is the sole legal and the sole beneficial owner of all of the issued shares of a corporation that is a registered producer.

M.R. 160/93

Deemed association

36 In this Part, a person is deemed to be associated with another person if:

- (a) one person is an entity of which the other person is an officer, director or substantial holder; or
- (b) one person is an entity of which the other person is a partner; or
- (c) one person is an entity that is controlled, directly or indirectly, by the other person; or
- (d) both persons are entities and one entity is controlled, directly or indirectly, by the same individual or entity that controls, directly or indirectly, the other person; or
- (e) both persons are members of a voting trust where the trust controls or operates or has an interest in the other person; or
- (f) both persons are associated within the meanings of clauses (a) to (e) with the same person.

Association of registered producers

37 In the event that a registered producer becomes associated with another registered producer, the Board may cancel or reduce the quotas and allotments of such registered producers unless the registered producers have requested in writing that the Board waive this provision and have each provided the Board, by Statutory Declaration and Certificate, with full particulars of all persons having a direct or indirect interest in such registered producers and the Board has in its discretion waived this provision either conditionally or unconditionally.

Grounds for non-waiver

38 The provisions of section 37 will not be waived by the Board if the Board has reasonable grounds for believing that as a result of such association a person would have a direct or indirect interest in allotments or quotas which aggregate in excess of maximum allotment.

False or misleading information

39 In the event that the Board has reasonable grounds for believing that any information provided to it by Statutory Declaration or Certificate is false or misleading, or that any conditions established by the Board in waiving the provisions of section 37 have not been met by the parties, the Board may cancel or reduce the quotas and allotments of the registered producers whether or not the provisions of section 37 have been previously waived by the Board.

PART VIII

RE-ALLOTMENT OF QUOTA AND ALLOTMENT

Complete farm sales

40 In the event a registered producer sells the land, buildings, structures and equipment used by him in raising turkeys, the Board may re-allot the quotas and allotments used in association with such facility to any purchaser provided it is satisfied that no value has been attributed to such quotas and allotments and that no more than fair market value has been paid for such facility.

In applying this provision the Board may require an appraisal of the facility by a qualified appraiser to ascertain the fair market value of the facility using an appraisal method or methods approved by the Manitoba Council, such costs to be borne by the vendor.

The applicants will each be required to provide a Statutory Declaration in a form acceptable to the Board confirming the sale and purchase consideration (both direct and indirect). All agreements between the registered producer and the purchaser (including a detailed listing of all assets included in such sale) shall be appended to such Statutory Declaration.

In the event that the Board has reasonable grounds for believing that any information provided in a Statutory Declaration or any requested Certificate is false or misleading, the Board may cancel or reduce the quotas and allotments in question, whether or not such quotas and allotments were re-allotted.

M.R. 160/93

Sale of moveable buildings and equipment

41 In the event a registered producer sells a building used by him in raising or keeping turkeys, the Board may re-allot the quotas and allotments used in association with such building (and any equipment included in such sale) to such purchaser provided it is satisfied that:

- (a) the condition of such building allows for the moving of the building to a new foundation on property owned by the purchaser; and
- (b) the condition of such building and any such equipment included in such sale is such that same is capable of being used for a minimum period of five years after relocation and installation on the new foundation; and
- (c) no more than fair market value has been paid for such building and equipment; and
- (d) written consent is provided by all creditors of the registered producer who have been granted security with respect to such building (and any equipment included in the sale).

In applying this provision the Board may require an appraisal of the building and equipment by a qualified appraiser to ascertain the fair market value of the building and such equipment using an appraisal method or methods approved by the Manitoba Council, such costs to be borne by the applicant(s). In ascertaining whether no more than fair market value has been paid for the building and such equipment, the costs of removing such building and equipment and relocating same on a new foundation on property owned by the purchaser shall be borne by the purchaser and shall be deducted from the appraised value of such building and equipment.

The applicants will each be required to provide a Statutory Declaration in a form acceptable to the Board confirming the sale and purchase consideration (both direct and indirect) and any of the matters set out above. All agreements between the registered producer and the purchaser (including a detailed listing of all assets included in such sale) shall be appended to such Statutory Declaration.

The purchaser will be required to give to the Board a written undertaking, in a form satisfactory to the Board, verifying that the purchaser will use such building and equipment in connection with the reallocated quotas and allotments for the balance of the estimated useful life of such building and equipment after relocation and installation of such building and equipment on such new foundation.

The purchaser will be required to give to the Board a written undertaking, in a form satisfactory to the Board, verifying that the purchaser will not apply for a retirement payment under the Retirement and Basic Allotment Reallocation System, or to relocate facilities under section 50, for a minimum period of five years.

In the event that the Board has reasonable grounds for believing that any information provided in a Statutory Declaration or any requested Certificate is false or misleading, the Board may cancel or reduce the quotas and allotments in question, whether or not such quotas and allotments were re-allotted.

M.R. 128/91; 160/93

Lease of complete farm

42 In the event a registered producer leases or licenses the land, buildings, structures and equipment used by him in raising and keeping turkeys, for a term not to exceed two (2) years in length, the Board may temporarily re-allot the quotas and allotments used in association with such land, buildings, structures and equipment to any lessee or licensee for the term of the lease or license provided it is satisfied that no value has been attributed to such quotas and allotments and that no more than fair market rental for such facility is being paid under the lease or license arrangement directly or indirectly for the lease of such facility, or any other assets included in such lease (including any transaction with respect to turkeys).

In applying this provision the Board may require an appraisal of the facility to ascertain the fair market rental of the facility using an appraisal method or methods approved by the Manitoba Council, such cost to be borne by the vendor.

The applicants will each be required to provide a Statutory Declaration in a form acceptable to the Board confirming the rental consideration (both direct and indirect). All agreements between the registered producer and the lessee (including a detailed listing of all assets included in such lease) shall be appended to such Statutory Declaration.

In the event that the Board has reasonable grounds for believing that any information provided in a Statutory Declaration or any requested Certificate is false or misleading, the Board may reduce or cancel the quotas and allotments in question, whether or not the quotas and allotments were temporarily re-allotted.

At the end of the lease or license term such quotas and allotments shall automatically be re-allotted by the Board back to the lessor or licensor. Any extension or renewal of a term under a lease or license will be treated as a new lease or license.

M.R. 160/93

Temporary suspension and reallocation

42.1(1) The Board may, upon application in a form acceptable to the Board, temporarily reduce the market allotment allotted to an applicant and simultaneously temporarily allot an equal market allotment to an applicant in the manner outlined in this section.

M.R. 264/96; 52/98

42.1(2) The applicants shall each be required to provide a Statutory Declaration in a form acceptable to the Board providing such particulars as may be required by the Board. Any agreement or understanding between the applicants shall be appended to such Statutory Declarations.

The Board may grant such application and temporarily suspend the market allotment of an applicant (the "current producer") and temporarily allot a market allotment to an applicant (the "recipient").

In the event that the Board has reasonable grounds for believing that any information provided in a Statutory Declaration is false or misleading, the Board may cancel or reduce the quotas and allotments of the applicants.

At the end of any temporary suspension and temporary allotment under this section, the temporary suspension and the temporary allotment shall automatically be cancelled by the Board. No extensions or renewals will be granted under this section involving the same applicants in a successive marketing year.

M.R. 264/96; 52/98

42.1(3) The Board will not consider an application under this section:

- (a) to a recipient unless that recipient is a registered producer;
- (b) for a market allotment in excess of 10,000 kilograms of turkey;
- (c) for any period of time which encompasses more than one marketing year; and

(d) unless the Board is satisfied that the recipient has the ability to obtain sufficient poults to allow the recipient to market an amount of turkey equal to such temporary market allotment prior to April 30 of that marketing year, or unless the Board is satisfied that the recipient will be able to market such additional temporary market allotment from an existing flock prior to April 30 of that marketing year.

M.R. 264/96; 52/98

42.1(4) The Board will not approve an application under this section:

(a) unless satisfactory arrangements have been made with the Board with respect to the payment of any levies and penalties in connection with the marketings and any overmarketings by the recipient; or

(b) where the result of granting such an application would result in a registered producer marketing in excess of 600,000 kilograms of turkey in a marketing year.

M.R. 264/96; 52/98

Bankruptcy or receivership of a registered producer

43 Notwithstanding clause 16(4)(c) hereof, where a person who is a registered producer becomes a bankrupt or applies for a receiving order or has such an order made against him or takes the benefit of any Act for the time being in force for the relief of insolvent debtors, or if a receiver is appointed with respect to the production assets of a registered producer, the Board may, upon written request of the Trustee in Bankruptcy or the Receiver, temporarily re-allot to the Trustee in Bankruptcy or Receiver, the quotas and allotments allotted to such producer upon terms and conditions as may be established by the Board at the time of such temporary re-allotment.

M.R. 128/91

Re-allotment of quota and dispensing with financial information on death, disability or retirement

44 In the event of the death, disability or retirement of an individual who is a registered producer, the Board may, on written request of such registered producer or of the personal representative of such deceased registered producer, re-allot the quotas and allotments allotted to such registered producer to the heir or designated member of such registered producer's immediate family

(a) who becomes the owner of the turkey production business carried on by the registered producer and of the land, buildings, and equipment used by the registered producer for keeping turkeys; or

(b) who becomes the owner of the turkey production business carried on by the registered producer and of any assets owned by such registered producer in connection with such business, and becomes entitled to possession of the land and buildings used by such registered producer in connection with such business as the successor in possession to such registered producer;

without the necessity to provide the Board with an appraisal of the facility or confirmation of any sale and purchase consideration.

M.R. 21/91

Re-allotment of quota and dispensing with financial information on establishment of family partnership

45 Where an individual who is a registered producer enters into a partnership with a member of his immediate family, the Board may, on written request of such registered producer, re-allot the quotas and allotments allotted to such registered producer to such partnership

(a) which becomes the owner of the turkey production business carried on by the registered producer and of the land, buildings and equipment used by the registered producer for keeping turkeys; or

(b) which becomes the owner of the turkey production business carried on by the registered producer and of any assets owned by such registered producer in connection with such business, and becomes entitled to possession of the land and buildings used by such registered producer in connection with such business as the successor in possession to such registered producer;

without the necessity to provide the Board with an appraisal of the facility or confirmation of any sale and purchase consideration.

M.R. 21/91

Re-allotment of quota and dispensing with financial information on establishment of a corporation

46 Where an individual who is a registered producer incorporates a corporation controlled by himself and/or members of his immediate family, or where the partners who are registered producers incorporate a corporation owned by themselves in the same proportion as they owned interests in the partnership, or where a registered producer which is a corporation incorporates a wholly owned subsidiary, the Board may, on written request of such registered producer, re-allot the quotas and allotments allotted to such registered producer to such corporation or subsidiary

(a) which becomes the owner of the turkey production business carried on by the registered producer and of the land, buildings and equipment used by the registered producer for keeping turkeys; or

(b) which becomes the owner of the turkey production business carried on by the registered producer and of any assets owned by such registered producer in connection with such business, and becomes entitled to possession of the land and buildings used by such registered producer in connection with such business as the successor in possession to such registered producer;

without the necessity to provide the Board with an appraisal of the facility or confirmation of any sale and purchase consideration.

M.R. 21/91

Partial and complete re-allotment of quota to related persons

47 The Board may, upon application of a registered producer in writing, (herein called "the applicant") re-allot all or a portion of the quotas and allotments allotted to such applicant to another person who is not a registered producer (herein called "the recipient") in the following circumstances:

- (a) with respect to an individual applicant, where the recipient is a member of such applicant's immediate family;
- (b) with respect to a partnership applicant, where all partners in the partnership are members of the same immediate family and where the recipient is a member of that immediate family;
- (c) with respect to a corporation applicant, where all legal and beneficial shareholders in such applicant are members of the same immediate family and where the recipient is a member of such immediate family;
- (d) with respect to a Hutterite Colony applicant (or a corporation applicant which is a wholly owned subsidiary of a Hutterite Colony) where the recipient is a wholly owned subsidiary of such applicant, or a daughter-Hutterite Colony, or a corporation wholly owned by a daughter-Hutterite Colony. For the purpose of this provision a daughter-Hutterite Colony shall mean a Hutterite Colony recently created as a result of the division of the assets and the membership of a Hutterite Colony;

provided that no such re-allotment will be made until

- (i) the recipient has established a separate facility owned by him in or on which to keep turkeys,
- (ii) the Board is satisfied that the new operation of the recipient and the resulting operation of the applicant will both be economically viable, and
- (iii) the Board is satisfied that no value has been attributed to such quotas or allotments.

The applicants will each be required to provide a Statutory Declaration in a form acceptable to the Board setting out the information specified therein and in the event that the Board has reasonable grounds for believing that any information provided in a Statutory Declaration or an Application is false or misleading, the Board may cancel or reduce the quotas or allotments in question, whether or not such quotas or allotments were re-allotted.

M.R. 255/89

Re-allotment and maximum allotment

48 Subject to section 27 hereof, no quota or allotment will be re-allotted to an applicant corporation or partnership if:

(a) any beneficial shareholder of such applicant corporation or any beneficial owner of the assets of such applicant partnership is

(i) a registered producer, or

(ii) a beneficial shareholder in a corporation which is a registered producer, or

(iii) a beneficial owner of the assets of a partnership which is a registered producer that has been allotted allotments which are equal to or aggregate in excess of maximum allotment; or

(b) the Board has reasonable grounds for believing that as a result of such re-allotment a person would directly or indirectly control or have an interest in allotments which aggregate more than maximum allotment.

M.R. 128/91

PART VIII.1

RETIREMENT AND BASIC ALLOTMENT REALLOCATION SYSTEM

Re-allotment under system

48.1 Quotas and allotments may be cancelled and re- allotted by the Board as a result of and in accordance with the procedure set out in Schedule "A".

M.R. 160/93

Acceptance of applications discretionary

48.2 The Designated Staff referred to in Schedule "A" may refuse to accept or postpone the processing of any application to participate in the Retirement and Basic Allotment Reallocation System for such reasons or on such terms as they deem appropriate.

M.R. 160/93

PART IX

FACILITIES

Quota to be allotted for a facility

49(1) In allotting a quota to a registered producer, the Board may specify the facility on which the producer's turkeys, or any portion thereof, must be raised or kept.

M.R. 196/2004

49(2) It is the condition of an allotment of a quota to a registered producer that such registered producer

(a) equip and operate the facility in or on which such producer raises or keeps turkeys in such a manner as to provide adequate production floor space, proper ventilation,

heating, feed and water, and sanitation for the turkeys kept in such facility and in accordance with the applicable provisions of the On-Farm Food Safety Assurance Program;

(b) otherwise care for and handle turkeys raised or kept by such producer in accordance with the applicable provisions of the "Recommended Code of Practice for the Care and Handling of Farm Animals - Chickens, Turkeys and Breeders from Hatchery to Processing Plant" distributed by Canada Agri-Food Research Council and in accordance with the applicable provisions of the On-Farm Food Safety Assurance Program; and

(c) allow representatives of the Board to enter such facility, inspect such facility and take samples from such facility as well as observe and monitor production and marketing activities within such facility.

M.R. 196/2004

49(3) The Board may certify the capacity of the facilities of each registered producer from time to time. Such certified capacity shall only include usable production floor space (excluding service rooms).

M.R. 196/2004

Relocation and consolidation of facilities

50(1) Subject to section 51, in the event that a registered producer has been allotted a portion of the quotas and allotments allotted to him for one facility and a portion for another facility or facilities, he may apply to the Board to transfer all or a portion of such quotas and allotments from one facility to another facility or facilities on a temporary or permanent basis. A registered producer may make application to relocate his production facility to a new location.

M.R. 160/93

Creditor consent for relocation

50(2) In conjunction with an application under subsection (1), such registered producer shall provide the Board with such information as the Board may require and such consents which the Board may request from any creditor who has been given security on the facilities used by the registered producer.

M.R. 160/93

Emergency relocation

50(3) The Board may allow a registered producer to temporarily relocate his turkeys to another location in the event of an emergency even if the registered producer is not the registered owner or the sole operator of the facility on that new location.

M.R. 160/93

No change of facility following re-allotment or change in beneficial ownership for five years

51 In the event the Board re-allots a producer's quotas and allotments pursuant to Part VIII hereof, or approves the change in beneficial ownership of a registered producer or approves an association of persons who are registered producers pursuant to the provisions of Part VII hereof, it shall be a condition of such re-allotment or such approval that such transferee must acknowledge that only in the event of an unforeseen contingency will such producer be permitted to apply to transfer such quotas and allotments from the facility specified for use in connection with such quotas and allotments at the time of re-allotment to a facility located on another property for a period of at least five years following such re-allotment, change, or association.

M.R. 160/93

Exception from five year moratorium on applications

52 The Board may exempt a person from the provisions of section 51 with respect to a transfer or change of the nature outlined in section 35 or with respect to re-allotment of quotas and allotments pursuant to sections 44 to 46 inclusive.

M.R. 160/93

Examination of facilities

53 It is the condition of the allotment of a quota to a registered producer that such registered producer allow any duly authorized representative of the Board to examine and measure the interior and exterior dimensions of such facility from time to time for the purpose of certification or re-certification of such facility by the Board and to examine such facility to ensure compliance of same with the provisions with subsection 49(2). Prior to such examination, the Board will give reasonable notice to such registered producer of its intention to conduct such examination.

M.R. 160/93; 196/2004

PART X

Application and non-application of Order

54(1) This Order applies only to the marketing of turkey in intraprovincial trade.

54(2) This Order does not apply to the marketing of turkeys less than 10 days old

(a) pursuant to the terms of a Poult Placement Permit issued to the person buying or otherwise taking delivery of such turkeys; or

(b) if less than 100 of such turkeys are marketed by a vendor to the same recipient in any year.

M.R. 100/2003

Exemptions in Plan from Order

55 This Order is subject to the exemptions provided in section 28 of the Plan which presently read as follows:

"**28(1)** The producer board may exempt from any rule, order or regulation any person or class of persons engaged in the production or marketing of the regulated product or any class, variety or grade thereof.

(2) This regulation does not apply to any person who is exempt from registering with the producer board under subsection (3) hereof in respect of any turkey raised by that person and delivered by him directly to an individual for consumption by that individual and his immediate family or any one of them.

(3) Any person in any year who, in the year immediately preceding that year, has marketed less than 100 turkeys raised or kept by him, is exempt from registering with the producer board, until such time in that year that he does market in that year 100 or more turkeys; but where two or more persons raise or keep turkeys, in partnership, or in circumstances in which there is a sharing by them, whether familial, communal or otherwise, of facilities, labour, or services provided, directly or indirectly, by all or any of them, or pursuant to a contract jointly or severally with the same corporation, firm, or individual for the purposes of this exemption any turkeys marketed in any year by one of these persons shall be deemed to have been marketed in that year by the other or others."

Repeal

56 Order 5/81, being Manitoba Regulation 153/81 is repealed.

June 19, 1987

THE MANITOBA TURKEY PRODUCERS'
MARKETING BOARD:

R. F. Byle
Chairman

Burton F. Waters

APPROVED

June 25, 1987

THE MANITOBA NATURAL PRODUCTS
MARKETING COUNCIL:

David Gislason
Chairman

Gordon H. MacKenzie
Secretary

SCHEDULE
(Section 48.1)

RETIREMENT AND BASIC ALLOTMENT REALLOCATION SYSTEM

Quotas belong to Board

1 Notwithstanding the terms and provisions in this Schedule or of any forms or materials used in connection with this Schedule, as stated in section 17 of this Order, quotas belong to the Board, and any quota units allotted pursuant to the procedure set out in this Schedule may be suspended, reduced or cancelled in accordance with this Order.

No assignment of payment

2 As stated in section 18.1 of this Order, no person shall offer to assign or assign a payment or an entitlement to a payment or an anticipated payment under the Retirement and Basic Allotment Reallocation System to another person without the prior written consent of the Board.

Definitions

3 In this Schedule,

"Bid" means a request to be allotted a quota unit of a category under the System upon payment of an administration fee pursuant to the procedure set out in this Schedule;

"bidder" means a registered producer who in the opinion of Designated Staff has submitted a Bid in an acceptable form;

"Designated Staff" means those employees and other individuals designated by the Board from time to time to operate the Retirement and Basic Allotment Reallocation System;

"Maximum Retirement Payment" means, for the marketing year commencing May 1, 2005 and terminating April 29, 2006, the sum of \$2.90; and for each marketing year thereafter means the amount determined by multiplying such sum by the Consumer Price Index for Canada for December of the calendar year previous to the start of that marketing year and dividing such result by the Consumer Price Index for Canada for December of the calendar year 2004, based upon the Total Consumer Price Index for Canada as calculated and reported by Statistics Canada, and confirmed to the Board by the auditor of the Board prior to the start of that marketing year;

"Offer" means an application to have quota units of a category under the System cancelled upon receipt of a retirement payment pursuant to the procedure set out in this Schedule;

"offeror" means a registered producer who in the opinion of Designated Staff has submitted an Offer in an acceptable form with respect to quota units allocated to him by the Board;

"quota unit" means a basic allotment equal to one kilogram of hen, broiler or tom turkey;

"Reallocation Day" means the day on which a Retirement and Basic Allotment Reallocation Program is operated;

"Retirement and Basic Allotment Reallocation Program" means the procedure operated from time to time pursuant to this Schedule, whereby a registered producer may offer to have the whole or a portion of the quota units of a category allotted to him cancelled in the manner provided in this Schedule, and a registered producer may request that quota units of a category be allotted to him in the manner provided in this Schedule; and

"Retirement Fund" means a trust account established by the Board to which all administration fees paid by successful bidders shall be credited and from which all retirement payments made to successful offerors will be debited.

Retirement and basic allotment reallocation system administration

4 The Retirement and Basic Allotment Reallocation System shall be operated by the Designated Staff. The Designated Staff shall be responsible for receiving and processing Offers, establishing the date of each Reallocation Day, publishing such dates, receiving and processing Bids, operating each Retirement and Basic Allotment Reallocation Program and reporting such results to the Board.

The Manitoba Council may appoint members of its Staff to act as observers and auditors of each Retirement and Basic Allotment Reallocation Program.

Except as provided in subsection 7(11) and section 14 and to the extent necessary to provide the notices required under subsection 7(5) or as otherwise required in this Schedule, all particulars with respect to an individual Offer or to an individual Bid shall be kept confidential by the Designated Staff and Manitoba Council observers and auditors, and shall not be disclosed to the Members of the Board, Board staff who are not Designated Staff, or any other person whatsoever.

The Board may prescribe forms to be used in the operation of a Retirement and Basic Allotment Reallocation Program from time to time. The Designated Staff may accept a Bid or an Offer which is not in a prescribed form, as long as same is in writing and in the opinion of the Designated Staff substantially complies with any such prescribed form.

Application fees

5 The Board may by Resolution from time to time establish a non-refundable application fee for Offers under this Schedule. Each Offer must be accompanied by any necessary application fee. All application fees shall be credited to an operating account of the Board.

Administration fees and retirement payments

6 In this Schedule, and in all forms and materials used in connection with the Retirement and Basic Allotment Reallocation System, all references to administration fees, and all references to retirement payments shall be expressed or shall be assumed to be expressed on a quota unit basis.

Each administration fee paid by a successful bidder must be paid on each quota unit allocated to such person.

Each retirement payment paid to a successful offeror will be paid on each quota unit cancelled.

Retirement and basic allotment reallocation program procedures

7(1) Designated Staff may operate a Retirement and Basic Allotment Reallocation Program on or before the sixth regular business day of the month following the month in which notification of receipt of an Offer is given by the Board to registered producers.

7(2) Designated Staff may cancel, or may postpone, for up to seven days at any time, the operation of any Retirement and Basic Allotment Reallocation Program for any reason they deem advisable.

7(3) A person wishing to submit an Offer must do so in writing, either by letter or telefax, in a form satisfactory to the Designated Staff, to the Board's head office.

7(4) Each Offer must include any necessary application fee established by the Board for processing an Offer, together with the following information:

- (a) the name, address and signature of the offeror;
- (b) the Producer Registration Number of the offeror;
- (c) the number of quota units offered for cancellation by the offeror together with an acknowledgement that such cancellation may result in a reduction of new base allocated to the offeror in an amount which may be greater than the number of quota units offered;
- (d) the category of the quota units offered;
- (e) the retirement payment to the nearest cent per quota unit which the offeror is willing to accept upon cancellation of the quota units offered for cancellation (which retirement payment shall not exceed the Maximum Retirement Payment);
- (f) an undertaking that the Offer will not be withdrawn by the offeror once a notice has been given to a registered producer of the Offer pursuant to subsection 7(5);
- (g) such other particulars with respect to the marketings or anticipated marketings of the offeror which may be required in order to complete the form of Offer; and

(h) an acknowledgement that in the event that Bids received for a Program are less than the number of quota units offered for cancellation, the offeror may be asked whether or not the Offer should proceed at such lesser number.

The Designated Staff may require an offeror to provide proof of the consent of any secured creditor of the offeror to the submission of such Offer.

Any Offer will be rejected if the Designated Staff is of the opinion that the offeror may reasonably be expected to market turkey after the date for the cancellation of quota units set out in subsection 7(11), or otherwise market turkey contrary to the provisions of the *Turkey Quota Order*.

7(5) Upon receipt of an Offer in an acceptable form, the Designated Staff shall cause a notice to be mailed to each registered producer indicating the fact that an Offer has been received; the number of quota units offered for cancellation; the retirement payment per quota unit which the offeror is willing to accept upon cancellation of the quota units offered for cancellation; and the Reallocation Day. The notice may contain such other information with respect to the Offer and the options available to the registered producer as the Designated Staff deems appropriate.

7(6) A registered producer wishing to submit a Bid on a Retirement and Basic Allotment Reallocation Program must do so in writing, either by letter or by telefax to the Board's head office, in a form satisfactory to the Designated Staff, which Bid must be received by the Designated Staff prior to 4:00 p.m. of the last working day before the month in which the Retirement and Basic Allotment Reallocation Program is to be held.

Each Bid on a particular Retirement and Basic Allotment Reallocation Program must include the following information:

- (a) the name, address and signature of the bidder;
- (b) the Producer Registration Number of the bidder;
- (c) the number of quota units requested for allotment;
- (d) the category of the quota units requested;
- (e) the administration fee which shall be equal to the retirement payment set out in the notice referred to in subsection 7(5), which the bidder is willing to pay upon allotment of the quota units requested for allotment;
- (f) an acknowledgement that the bidder is prepared to accept less than the number of quota units comprising the Bid; and
- (g) an acknowledgement that the Bid will not be valid if the number of quota units requested when taken together with the number of quota units comprising the bidder's basic allotment exceeds maximum allotment.

In order for a Bid to be eligible to be processed on a Program, the bidder must submit a separate bank draft or credit union primary order (or other method of payment acceptable to the Designated Staff) payable to the Board representing the full amount of the administration fee such bidder proposes to pay in connection with that Bid which must be received at the Board's head office no later than 4:00 p.m. of the last working day before the month in which the Retirement and Basic Allotment Reallocation Program is to be held.

7(7) In the case of an omission or defect in a Bid or in an Offer the Designated Staff may not make changes or additions to such Bid or Offer, and the Bid or Offer will be rejected. A member of the Designated Staff shall attempt to contact the bidder or offeror and to advise him/her of such rejection. The fact that a Bid or an Offer is rejected shall not preclude the bidder or offeror from submitting a subsequent Bid or Offer.

7(8) A Bid may be amended or withdrawn, provided such withdrawal or amendment is in writing and in the form of a letter or a telegram or a telefax satisfactory to the Designated Staff, sent by the bidder, and is received at the head office of the Board prior to 4:00 p.m. of the last working day before the month in which the Retirement and Basic Allotment Reallocation Program is to be held. Such withdrawal or amendment must be clear and unambiguous and must identify the bidder by name and by Producer Registration Number, where applicable, and must specify the Bid that is to be withdrawn or amended.

Any Bid which is received after any deadline for submission for that Program will be rejected by the Designated Staff.

No Bid shall be processed if the number of quota units comprising the Bid, when aggregated with the quota units allocated to such bidder, would exceed maximum allotment.

7(9) As provided in section 48.2 of this Order, the Designated Staff may refuse to accept or may postpone processing of any Bid or any Offer. Any decision to postpone the processing of a Bid or an Offer, or to reject a Bid or Offer made by the Designated Staff shall be final. The Designated Staff may also establish terms and conditions before a Bid or an Offer will be processed in the future. Any person who is not satisfied with the terms and conditions established by the Designated Staff before a Bid or Offer will be processed in the future may appeal such decision in writing to the Board.

7(10) On each Reallocation Day, the Designated Staff shall qualify all valid Bids.

All valid Bids shall be determined to be acceptable up to an amount equal to the pro rata share set out in the notice sent to registered producers under subsection 7(5).

In the event the Bids determined to be acceptable as set out above aggregate less than the number of quota units offered for cancellation, the Designated Staff shall apportion such Shortfall amongst the bidders who submitted valid Bids for more than the pro rata share set out in the subsection 7(5) notice, apportioning among all such bidders an equal share of such Shortfall or such lesser amount as may be set out in such bidder's Bid, and such additional amounts shall be determined as acceptable.

In the event the aggregate of all quota units bid in the valid Bids determined as acceptable under this subsection is less than the number of quota units comprising the Offer (the "Excess"), the following procedure will apply:

(a) if the Excess is 60,000 quota units or more, the Designated Staff may contact the persons on the waiting list established pursuant to section 3(4) of this Order and offer a person, in the order such persons appear on such list, the opportunity to submit a Bid for 60,000 quota units. In the event a person contacted by the Designated Staff agrees to submit a Bid for 60,000 quota units, such Bid must be delivered to the Designated Staff in writing together with a separate bank draft or credit union primary order (or other method of payment acceptable to the Designated Staff) payable to the Board representing the full amount of the administration fee to be paid by such person in connection with such Bid, which items must be received at the Board's head office no later than 4:00 p.m. of the working day following the working day on which such person was first contacted by the Designated Staff. The Designated Staff may treat any such Bid as a valid Bid;

(b) if no person described in clause (a) submits a valid Bid, in the manner set out in clause (a), or if the Excess is less than 60,000 quota units, the Designated Staff may contact the offeror to see if the offeror is prepared to reduce the number of quota units offered for cancellation in the Offer to the number of quota units requested for reallocation in the valid Bids. Any such agreement by the offeror to reduce the number of quota units offered for cancellation must be communicated in writing to the Designated Staff, either by letter or telefax, within the time specified by the Designated Staff.

At the discretion of the Designated Staff, offers that have identical administrative fees may be aggregated. In the event the aggregate number of quota units contained in the valid Bids determined as acceptable under this subsection exceeds the number of quota units offered for cancellation in the Offer (the "Shortfall"), and the Designated Staff is in receipt of an Offer or Offers which requests an identical retirement allowance, the Designated Staff may contact the offeror or offerors of such Offer or Offers to see if such offeror wishes such offeror's Offer to be included in the current Program to the extent of such Shortfall. In the event such an offeror agrees to participate in such Program, such agreement by such offeror must be communicated in writing to the Designated Staff, either by letter or telefax, in a manner acceptable to the Designated Staff, within the time specified by the Designated Staff.

7(11) Following the operation of a Retirement and Basic Allotment Reallocation Program, the Designated Staff shall report to the Board particulars of the Offer, the retirement payment requested by the offeror, the number of Bids received, and particulars of the successful Bids. The Board will review such report and if satisfied, in its sole discretion, that there have been no irregularities or deficiencies in the operation of that Retirement and Basic Allotment Reallocation Program, the Board may pass a resolution to accept such results.

Following the acceptance of the results of a Retirement and Basic Allotment Reallocation Program, the Board will pass a resolution to allot quota units and to increase the new bases of the successful bidders and to cancel quota units and to reduce the new bases of the successful offeror in order to implement such results. The new base of a successful bidder shall be increased by a quantity equal to the number of quota units to be allotted to that successful bidder. The new base of a successful offeror shall be reduced by a quantity equal to the new base of that offeror for the category of quota units to be cancelled, divided by the greater of the basic allotment and market allotment of that offeror for that category, multiplied by the number of quota units to be cancelled.

The cancellation of quota units allotted to a successful offeror will be effective:

(a) with respect to a portion of the quota units comprising the successful Offer determined by the Board taking into account the marketings and expected marketings of the offeror during that marketing year, the last day of the month in which the results of the Retirement and Basic Allotment Reallocation Program was accepted by the Board; and

(b) with respect to the balance of the quota units comprising the successful Offer, the last day of April after the results of a Retirement and Basic Allotment Reallocation Program was accepted by the Board.

The cancellation of the new base of a successful offeror will be effective on the last day of the month in which the results of the Retirement and Basic Allotment Reallocation Program was accepted by the Board.

The allotment of quota units to a successful bidder will be effective:

(a) with respect to a portion of the quota units comprising the successful Bid determined by the Board, the first day of the month following the month in which the results of the Retirement and Basic Allotment Reallocation Program was accepted by the Board; and

(b) with respect to the balance of the quota units comprising the successful Bid, the first day of May after the results of a Retirement and Basic Allotment Reallocation Program was accepted by the Board.

The increase of the new base of a successful bidder will be effective at the same time, and in the same amounts, as the allotment of quota units to that successful bidder.

7(12) Following the Board's consideration of the results of a Retirement and Basic Allotment Reallocation Program, each participant in the Retirement and Basic Allotment Reallocation Program will be advised in writing by the Designated Staff whether such participant's Offer or Bid was successful, and if the Bid or Offer was successful, the effective date of the allotment or cancellation. In addition, each successful bidder will be notified of the category of the quota units allotted to such bidder.

7(13) All surplus funds submitted by successful bidders as proposed administration fees will be returned to such bidder.

Limits on bids and offers

8 An Offer which would result in the remaining basic allotment allocated to that offeror being reduced to a level below 60,000 kilograms of hen, tom and broiler turkey will be rejected by the Designated Staff. Any offeror allotted a basic allotment of 60,000 kilograms of hen, tom and broiler turkey or less must offer to cancel all such quota units to be eligible to be an offeror on the Retirement and Basic Allotment Reallocation Program.

Retirement fund

9(1) All administration fees paid to the Board by successful bidders will be allocated to the Retirement Fund.

9(2) All retirement payments made by the Board to successful offerors will be paid from the Retirement Fund.

10 and 11 Repealed.

M.R. 92/2001

Limitation re new producers

12 In the event a person is allotted a basic allotment and becomes a registered producer pursuant to an application to the Board under subsection 3(4) of this Order, such person shall not be entitled to submit an Offer which would result in the basic allotment allotted to such person being reduced below 60,000 kilograms of turkey for a minimum of five (5) years from the date of such allotment, and thereafter the general limitations set out in section 8 will continue to apply to such person.

13 Repealed.

M.R. 92/2001

Information

14 The Board will forward to each registered producer, in a form approved by the Manitoba Council, within fifteen (15) days following Board approval, the results of the Retirement and Basic Allotment Reallocation Program.

M.R. 160/93; 168/93; 70/96; 264/96; 166/97; 51/98; 71/98; 92/2001; 54/2002; 67/2005

The Queen's Printer
for the Province of Manitoba