



**THE TOBACCO-GROWING INDUSTRY REGULATIONS 1936,
AMENDMENT NO. 2**

C. L. N. NEWALL, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington, this 4th day of
August, 1943

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Tobacco-growing Industry Act, 1935, and all other powers him thereto enabling, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, doth hereby make the following regulations.

REGULATIONS

1. These regulations may be cited as the Tobacco-growing Industry Regulations 1936, Amendment No. 2.

2. These regulations shall be read together with and deemed part of the Tobacco-growing Industry Regulations 1936* (hereinafter referred to as the principal regulations).

3. The principal regulations are amended by inserting, after Regulation 15, the following regulation :—

“ 15A. (1) There may be attached to any warrant authorizing a person to purchase raw tobacco grown or to be grown in New Zealand or to manufacture raw tobacco grown in New Zealand and not purchased by that person the condition that the person to whom the warrant is granted shall not manufacture or cause or permit to be manufactured any tobacco to which the warrant relates or any tobacco purchased under any warrant previously issued unless the whole of the raw tobacco, whether grown in New Zealand or elsewhere, delivered, for use in the manufacture of tobacco or cigarettes by the person to whom the warrant is granted, to the factory in a bonded tobacco factory licensed under the Tobacco Act, 1908—

“ (a) During the period from the 31st day of July, 1942, to the 31st day of December, 1943, if the warrant be granted in respect of that period, contains in the aggregate at least one-fourth by weight of raw tobacco grown in New Zealand :

* *Gazette*, 23rd July, 1936, Vol. II, page 1395.

Amendment No. 1 : Statutory Regulations 1940, Serial number 1940/235, page 752.

“(b) During any calendar year after 1943 if the warrant be granted in respect of that year contains in the aggregate at least the proportionate weight of tobacco grown in New Zealand fixed by the Minister of Industries and Commerce before any warrant is granted in respect of that year and so fixed for the purpose of being inserted in warrants to be granted in respect of that year to which the condition hereby authorized is attached.

“(2) The condition attached to any warrant under clause (1) of this regulation fixing the proportionate weight of tobacco grown in New Zealand to be contained in the aggregate weight of raw tobacco delivered to the factory in a bonded tobacco factory during any period may be withdrawn or modified as the said Minister may direct.

“(3) No manufacturer, whether or not he is the holder of a warrant referred to in paragraph (1) hereof, shall use raw tobacco in the manufacture of tobacco or cigarettes unless the total weight of raw tobacco delivered to the factory in a bonded tobacco factory during any period referred to in the said paragraph contains in the aggregate not less than the proportionate weight of tobacco grown in New Zealand as fixed in accordance with clause (1) or clause (2) of this regulation.

“15B. The issue of a warrant to purchase raw tobacco or a warrant to manufacture raw tobacco grown in New Zealand and not purchased by the holder named therein shall be subject to the condition that the holder shall at all reasonable times produce to any officer of the Industries and Commerce, Tourist and Publicity Department requiring production thereof all books and records of the holder relating to his stocks of tobacco and to the acquisition, use, and disposal of tobacco and shall permit such officer to inspect the same and to make copies thereof or of any entries therein.”

C. A. JEFFERY,
Clerk of the Executive Council.

Issued under the authority of the Regulations Act, 1936.

Date of notification in *Gazette*: 6th day of August, 1943.

These regulations are administered in the Department of Industries and Commerce, Tourist and Publicity.