

Island of Guernsey

Ordinance of the States **XLVIII** 1972

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The Importation of Plants and Plant Produce (Health) Ordinance, 1972

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ARRANGEMENT OF SCHEDULES

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THIRD SCHEDULE	Form of phytosanitary certificate for certain seeds, raw fruit and raw vegetables and for potatoes grown in the United Kingdom, the Republic of Ireland, the Isle of Man and the Island of Jersey.
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The Importation of Plants and Plant Produce (Health) Ordinance, 1972

THE STATES, in pursuance of their Resolution of the twenty-fifth day of July, nineteen hundred and sixty-two, hereby order:—

Interpreta-
tion.

1. (1) In this Ordinance, unless the context otherwise requires the following expressions have the meanings hereby respectively assigned to them, that is to say:—

“the Bailiwick” means the Bailiwick of Guernsey;

“the Chief Revenue Officer” means the Chief Revenue Officer for the time being appointed by the States Civil Service Board and includes any States Revenue Officer acting by or under the authority of the Chief Revenue Officer;

“the Committee” means the States Committee for Horticulture;

“consignment” includes part of a consignment;

“the Court” means the Magistrate’s Court constituted under the Magistrate’s Court (Guernsey) Law, 1954(a);

“the current phytosanitary regulations of Guernsey” means the requirements of any Ordinance for the time being in force relating to phytosanitary certificates;

“importer” in relation to any produce or unbarked coniferous timber, includes any person who, whether as owner, consignor or consignee, agent or broker, is for the time being in possession of or in any way entitled to the custody or control of the produce or unbarked timber;

(a) Ordres en Conseil Vol. XVI, p. 103.

“the Inspector” means the States Plant Health Inspector for the time being appointed by the States Civil Service Board and includes a person authorised by the Committee to execute and perform the powers and duties of the Inspector under the provisions of this Ordinance;

“this Island” includes the Islands of Herm and Jethou;

“landed” includes unloaded from an aircraft and imported by post and transhipped, and the expressions “to land”, “lands” and “landing” shall be construed accordingly;

“plants” means plants (including trees and bushes) or parts thereof, intended for growing, planting or propagation, but does not include potatoes, seeds or mushroom spawn;

“potato” means the tuber or any part of the plant, except true seed, of *Solanum tuberosum* L, and of other tuber-forming species of *Solanum*;

“premises” includes any vehicle, vessel, aircraft or freight container;

“produce” includes:—

(a) plants (including trees and bushes) or parts thereof, whether dead or alive and whether or not intended for growing, planting, propagating or for ornamental use;

(b) seeds;

(c) fruit;

(d) vegetables, including potatoes;

(e) cut flowers;

(f) mushroom spawn;

(g) hay or straw other than hay or straw used as packing materials; and.

(h) unbarked coniferous timber;

“raw fruit” does not include dried, dehydrated or deep-frozen fruit and the expression “raw” in relation to fruit of any description shall be construed accordingly;

“raw vegetables” does not include potatoes or dried, dehydrated, brined, pickled or deep-frozen vegetables of any other kind and the expression “raw” in relation to vegetables of any description shall be construed accordingly;

“States Revenue Officer” means a person authorised to act as such by the States Board of Administration;

“unbarked coniferous timber” means timber, logs or poles from trees of any of the coniferous species in the round or flat with some or all of the bark still present;

“unhealthy” means carrying or affected with any bacterium, fungus, mycoplasma, alga, virus or invertebrate animal destructive to agricultural or horticultural crops or to trees or bushes.

(2) For the purpose of this Ordinance unbarked coniferous timber shall not be taken to be brought from a country by reason only that the vessel in which the timber is shipped calls at a port in such country in the course of its voyage to this Island, if the timber is not unloaded at such port; but timber which is so unloaded and is subsequently re-shipped shall be deemed to have been brought to this Island from such country.

(3) Any reference in this Ordinance to any other enactment shall, except where the context otherwise

requires, be construed as including a reference to that enactment as amended, repealed or replaced, extended or applied by or under any other enactment including this Ordinance.

2. (1) Subject to the provisions of section eight of this Ordinance, nothing in this Ordinance shall apply to any produce grown in any of the other Islands of the Bailiwick. Exception of certain produce.

(2) Subject to the provisions of sections eight, ten, twelve, thirteen, fourteen and fifteen of this Ordinance, nothing in this Ordinance shall apply to:—

(a) any plants (other than plants of a description specified in item 7 of Part IB of the First Schedule to this Ordinance), seeds, raw fruit, raw vegetables, cut flowers, mushroom spawn or unbarked coniferous timber grown in the United Kingdom, the Republic of Ireland, the Isle of Man or the Island of Jersey; or

(b) any plants, potatoes (other than potatoes for planting), seeds, raw fruit, raw vegetables, cut flowers, mushroom spawn or unbarked coniferous timber which have been landed in the United Kingdom, the Republic of Ireland, the Isle of Man, the Island of Jersey or any other Islands of the Bailiwick and have been shipped directly therefrom to this Island.

3. (1) The landing in this Island of any plants, potatoes, seeds, raw fruit, cut flowers or unbarked coniferous timber described in the second column of Parts IA, IIA, IIIA, IVA, VIA or VII of the First Schedule to this Ordinance is prohibited during the period of the year specified in the third Restrictions on landing of certain produce.

column of the said Schedule opposite the description of such plants, potatoes, seeds, raw fruit, cut flowers or unbarked coniferous timber.

(2) The landing in this Island of any plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers described in the second column of Parts IB, IC, IIB, IIC, IIIB, IVB, V or VIB of the First Schedule to this Ordinance is prohibited unless the conditions specified in the third column of the said Schedule opposite the description of such plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers are or have been complied with.

Restrictions
on sale for
planting or
planting of
imported
potatoes.

4. A person shall not sell for planting, or offer or expose for sale for planting, or plant or cause or permit to be planted, in this Island any potatoes which have been grown in any place outside this Island or any potatoes which have been derived from potatoes grown as aforesaid except potatoes landed in this Island as potatoes for planting in accordance with the conditions specified in items 24 and 26 of Part IIC of the First Schedule to this Ordinance.

Phyto-
sanitary
certificates
to accom-
pany certain
consign-
ments.

5. (1) Where a consignment of plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers landed in this Island is required by this Ordinance to be accompanied by a phytosanitary certificate, such certificate shall:—

- (a) in the case of a consignment of plants or potatoes (other than potatoes grown in the United Kingdom, the Republic of Ireland, the Isle of Man or the Island of Jersey), or in the case of a consignment of cut flowers, be in the form set out in the Second Schedule to this Ordinance;

(b) in the case of a consignment of potatoes grown in the United Kingdom, the Republic of Ireland, the Isle of Man or the Island of Jersey, or in the case of a consignment of seeds, raw fruit or raw vegetables, be in the form set out in the Third Schedule to this Ordinance.

(2) The phytosanitary certificate shall have been duly completed and signed by or on behalf of an authorised officer of the Plant Protection Service of the country in which the plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers, as the case may be, were grown.

(3) If, in the description of the consignment in a phytosanitary certificate in the form set out in the Second Schedule to this Ordinance, the address of the consignee is not in this Island, the certificate shall include an additional declaration by the said authorised officer to the effect that the consignment is believed to conform with the current phytosanitary regulations of Guernsey.

(4) The examination referred to in a phytosanitary certificate in the form set out in the Second Schedule to this Ordinance shall have been carried out not more than fourteen days prior to the date of despatch of the consignment.

(5) A phytosanitary certificate in the form set out in the Third Schedule to this Ordinance shall have been signed not more than fourteen days prior to the date of despatch of the consignment.

(6) Where, under the provisions of the next succeeding section, a consignment is required to be accompanied by a supplemental certificate a facsimile copy of the phytosanitary certificate endorsed by the Plant Protection Service of the country in which the

plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers, as the case may be, were unloaded or landed as being a true copy, may accompany the consignment in place of the phytosanitary certificate itself.

Supplemental certificates to accompany certain consignments.

6. (1) Each consignment of plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers landed in this Island which is required by this Ordinance to be accompanied by a phytosanitary certificate and which, or any part of which, before being so landed was unloaded or landed in a country or countries other than that in which the plants, potatoes, seeds, fruit, vegetables or flowers, as the case may be, were grown shall also be accompanied in respect of each such country by a supplemental certificate in the form set out in the Fourth Schedule to this Ordinance.

(2) The supplemental certificate shall have been duly completed and signed by or on behalf of an authorised officer of the Plant Protection Service of the country in which the plants, potatoes, seeds, raw fruit, raw vegetables or cut flowers have been unloaded or landed.

(3) The supplemental certificate shall have been signed not more than fourteen days prior to the date of despatch of the consignment.

Further provisions as to phytosanitary and supplemental certificates.

7. (1) Where a phytosanitary or a supplemental certificate is issued in a country of which the language is other than English it shall incorporate or be accompanied by a translation into the language of that country which translation, if it is in a document separate from the certificate, shall have been duly completed and signed by or on behalf of the officer by whom or on whose behalf the certificate was signed.

(2) Except in the case of consignments imported by post, phytosanitary certificates and supplemental certificates shall be delivered to the Chief Revenue Officer before the importer takes possession of the consignment to which such certificates relate.

(3) In the case of consignments imported by post such certificates shall be affixed to the package comprising the consignment or, if the consignment consists of more than one package, the certificate shall be affixed to one of the packages and copies thereof affixed to each of the remaining packages.

(4) No certificate issued by or on behalf of a state, provincial or other regional or local government authority of part of a country, or by or on behalf of any department, service or other organ of such authority shall be deemed to be a valid phytosanitary or supplemental certificate for the purposes of this Ordinance unless such authority is the only one empowered to issue, in relation to such part of the country, phytosanitary or supplemental certificates to accord with the requirements of this Ordinance.

8. (1) The Committee may at any time in its discretion by order prohibit, restrict or impose conditions on the landing in this Island or on the landing in the Island of Guernsey from the Islands of Herm or Jethou of any produce.

Power of
Committee
to make
orders and
to issue
licences.

(2) Notwithstanding any provision hereinbefore contained the Committee may at any time in its discretion by order or by licence permit the landing in this Island on such terms and conditions, if any, as it may impose, of any produce and may vary such terms and conditions or revoke or vary such licence.

Orders to
be laid
before the
States.

9. Every order made by the Committee under the provisions of this Ordinance shall be laid before a meeting of the States as soon as may be after the making thereof and if, at that meeting or at the next subsequent meeting, the States resolve that the order be annulled the order shall cease to have effect but without prejudice to anything previously done thereunder or to the making by the Committee of a new order.

Examina-
tion and
sampling.

10. The Inspector, upon the production if so required of a certificate of authority signed by the President of the Committee, may:—

- (a) enter any premises and examine and take samples of any consignment of produce (including any soil or other growing medium, packing material, bags and other containers accompanying the produce) suspected by him to be unhealthy landed or likely to be landed or suspected by him to have been landed or to be likely to be landed in this Island, whether or not such consignment was or ought to have been accompanied by a certificate under the provisions of this Ordinance or of any order made thereunder or in accordance with the terms and conditions of a licence issued thereunder;
- (b) for the purposes of such examination, open, authorise any person to open on his behalf or require the importer or the person in charge of the produce to open any bag, container, bundle or other package in the consignment;
- (c) if and so far as is necessary for the purposes of such examination, in the case of any

consignment of produce which has been landed or is suspected by him to have been landed in this Island:—

- (i) prohibit entirely or to the extent indicated by him the movement of such consignment; or
 - (ii) move or require the movement of such consignment as he shall indicate to such place as he shall indicate and where any consignment is so moved he may prohibit entirely or to the extent indicated by him the further movement of such consignment; and
- (d) enter any premises and examine and take sample of any plants or potatoes suspected by him to be unhealthy and which have been landed or are suspected by him to have been landed in this Island during the previous twelve months or which have been derived or are suspected by him to have been derived from plants, potatoes or seeds which have been so landed.

11. (1) If any consignment of produce is landed in this Island in contravention of any of the provisions of this Ordinance or of any order made thereunder or of any condition imposed in a licence issued thereunder, the consignment shall be detained by the Chief Revenue Officer who shall forthwith inform the Committee of the fact of such detention and the reason therefor.

Procedure when produce is landed in contravention of Ordinance.

(2) In the case where a consignment has been detained under the provisions of the last preceding subsection by reason that the consignment was not accompanied by the required certificate the Chief Revenue Officer may delay informing the Com-

mittee of the fact until the expiration of such time as shall be specified by the Chief Revenue Officer to the consignee for the submission to him of the certificate as was required to accompany the consignment and if such certificate is so submitted within the period so specified he may release the consignment and where a consignment is so released the requirements imposed on him to inform the Committee of the detention of the consignment shall cease to have effect.

(3) On receipt of information under the provisions of subsection (1) of this section that a consignment of produce has been detained the Committee may either:—

- (a) serve upon the importer a notice requiring him within such time as shall be specified in the notice to destroy the produce comprising the consignment if, within such time as shall be specified in the notice, any of such produce is not re-exported or is not disposed of in accordance with the terms and conditions of a licence granted by the Committee under the provisions of this paragraph; or
- (b) require that the consignment be examined by the Inspector, in which case, the Committee shall forthwith inform the importer of the fact of such detention and the reason therefor.

(4) As soon as may be after carrying out of an examination required under the provisions of paragraph (b) of the last preceding subsection, the Inspector shall report thereon to the Committee who, without prejudice to the exercise of the powers conferred upon him under the provisions of section twelve of this Ordinance, may either:—

- (a) order that the produce comprising the consignment be released forthwith to the importer; or
- (b) serve upon the importer a notice requiring him within such time as shall be specified in the notice to destroy the produce comprising the consignment if, within such time as shall be specified in the notice such produce is not re-exported or is not disposed of in accordance with the terms and conditions of a licence granted by the Committee under the provisions of this paragraph.

(5) Any destruction required by a notice served under the provisions of subsection (3) or subsection (4) of this section shall be carried out at the expense of the importer upon whom the notice is served at such place and in such manner as shall be specified by the Inspector and to his satisfaction and, except with his written authority, none of the produce shall be moved otherwise than to such place.

(6) If the importer:—

- (a) on whom a notice has been served under the provisions of subsection (3) or subsection (4) of this section and such notice has not been superseded by a licence granted under the provisions of paragraph (a) of subsection (3) or paragraph (b) of subsection (4) of this section shall have failed to destroy the produce specified in the notice within the time so specified; or
- (b) to whom a licence has been granted under the provisions of paragraph (a) of subsection (3) or paragraph (b) of subsection (4) of this section shall have failed to dispose of the produce specified in the licence in accordance with the terms and conditions of the licence;

then, without prejudice to any proceedings under this Ordinance consequent upon such failure, the Committee may apply ex parte to the Court for an Order authorising the Inspector to enter any premises in which the produce or any of it may be and to remove and destroy any such produce or any of it; and the cost of taking such action shall be recoverable by the States from the importer as a civil debt.

(7) For the purposes of this section references to produce include any soil or other growing medium, packing material, bags or other containers.

Procedure where unhealthy produce is landed or is about to be landed.

12. (1) If it appears to the Inspector that any produce in a consignment likely to be landed in this Island is unhealthy, he may serve upon the importer or upon any person in control of the landing or unloading of the produce a notice specifying the manner in which the landing or unloading is to be carried out and the precautions which are to be taken in the course thereof in order to prevent the spread of any pest or disease.

(2) If it appears to the Inspector at any time that any produce in a consignment landed in this Island is unhealthy the Committee may serve upon the importer a notice requiring him within such time as may be specified in the notice to destroy the produce comprising the consignment or such of it as may be so specified.

(3) Where a notice under the last preceding subsection has been served upon an importer, the Committee may grant a licence authorising at the importer's own expense and risk, in lieu of the destruction required by the notice, the treatment or re-export or the disposal in some other manner of the produce or of such of it as may be specified in the licence, within such time, in such manner and subject to such conditions as may be so specified.

(4) Any destruction required by a notice served under the provisions of subsection (2) of this section shall be carried out by the importer upon whom the notice is served at such place and in such manner as shall be specified by the Inspector and to his satisfaction, and, except with his written authority, none of the produce shall be moved otherwise than to such place.

(5) If a notice has been served upon an importer under the provisions of subsection (2) of this section and has not been superseded by a licence granted under the provisions of subsection (3) of this section and the importer shall have failed to destroy any produce as required in the said notice, or if an importer to whom a licence has been granted under the said subsection (3) of this section shall have failed fully to comply with the terms and conditions thereof, then, without prejudice to any proceedings under this Ordinance consequent upon such failure, the Committee may apply ex parte to the Court for an Order authorising the Inspector to enter any premises in which the produce or any of it may be and to remove and destroy it; and the cost of taking such action shall be recoverable by the States from the importer as a civil debt.

(6) The provisions of this section shall apply in relation to any plants or potatoes which appear to the Inspector to be unhealthy following an examination thereof under the provisions of paragraph (d) of section ten of this Ordinance and in the application of the provisions of this section to any plants or potatoes any reference to the importer shall be construed as including a reference to the person in charge of the plants or potatoes.

(7) For the purposes of this section references to produce, plants and potatoes include soil or any

other growing medium, packing material, bags and other containers.

Information regarding imported produce.

13. (1) Every person who has or has had in his possession or under his charge any produce which the Committee knows or suspects to have been landed in this Island and every person who has sold or offered for sale any such produce shall, if so required by notice by the Committee, give to the Committee or to such person as may be specified in the notice, within such time as shall be specified in the notice, all such information as he possesses as to the persons who have or have had or are likely to have or have had the said produce in their possession or under their custody or control:

Provided that any information given under the provisions of this section shall not be available as evidence against the person giving the same in any prosecution under this Ordinance, except in respect of an alleged failure to comply with the provisions of this section.

(2) Any person who without reasonable excuse fails to furnish information in compliance with a notice served under the provisions of the last preceding subsection shall be guilty of an offence and liable, on conviction, to a fine not exceeding one hundred pounds.

(3) If any person, in purported compliance with a notice served under the provisions of subsection (1) of this section knowingly or recklessly furnishes any information which is false in any material particular he shall be guilty of an offence and liable, on conviction, to a fine not exceeding one hundred pounds.

Service of notices.

14. Any notice which may be served for the purposes of this Ordinance shall be validly served:—

- (a) on any person, if delivered to him, left, or sent by registered post or by recorded delivery service to him, at his usual or last known place of abode;
- (b) on any firm if delivered to any partner of the firm or left at, or sent by registered post or by recorded delivery service to, the principal or last known principal place of business of the firm;
- (c) on any body corporate, if left at, or sent by registered post or by recorded delivery service to, its registered office if situate in this Island or, if its registered office is not so situate, its principal or last known principal place of business in this Island.

15. If any person:—

Offences.

- (a) knowingly lands or attempts to land any produce in contravention of the provisions of this Ordinance or of any order made thereunder or who, having been granted a licence under the provisions of this Ordinance fails to comply with the terms or conditions of such licence; or
- (b) wilfully obstructs or impedes the Chief Revenue Officer or the Inspector in the exercise of their powers under this Ordinance or under any order made thereunder; or
- (c) does any act in contravention of the provisions of this Ordinance or of any order made thereunder or of the terms or conditions of any notice served or licence granted thereunder, or of the requirements of, or of a prohibition imposed by, the

Committee or the Chief Revenue Officer or the Inspector; or

- (d) fails to do any act which he is required to do by the Committee or the Chief Revenue Officer or the Inspector or under the provisions of this Ordinance or of any order made thereunder or under any notice served or licence granted thereunder;

he shall be guilty of an offence and liable, on conviction, to a fine not exceeding one hundred pounds, and the Court may, in addition thereto, order the destruction or other disposal of the produce or any of it to which the conviction relates at the expense of the convicted person.

Offences
by bodies
corporate.

16. Where a person convicted of an offence under this Ordinance is a body corporate, every person who, at the time of the commission of the offence, was a director or officer of the body corporate, or was purporting to act in any such capacity, shall be deemed to be guilty of that offence unless he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of the offence.

Repeals.

17. The Plants and Potatoes Importation Ordinance, 1951(b), and the Plants and Potatoes Importation (Amendment) Ordinance, 1953(c), are hereby repealed.

Citation.

18. This Ordinance may be cited as the Importation of Plants and Plant Produce (Health) Ordinance, 1972.

(b) Recueil d'Ordonnances Tome X, p. 125.

(c) Recueil d'Ordonnances Tome X, p. 331.

FIRST SCHEDULE

Section three

Restrictions on the importation of plants, potatoes and certain seeds, raw fruit, raw vegetables, cut flowers, and unbarked coniferous timber (other than those excepted by section two)

PART 1A—PLANTS: LANDING PROHIBITED

Item	Description of plants	Period of the year during which landing is prohibited
(1)	Annual and biennial plants including <i>Beta</i> spp. grown in any place outside Europe, and beet, fodder beet, mangold and sugarbeet (<i>Beta</i> spp.) and spinach (<i>Spinacia</i> spp.) plants grown in Europe.	Throughout the year.
(2)	Carnation (<i>Dianthus caryophyllus</i> L., perpetual flowering types), florists' chrysanthemum (<i>Chrysanthemum sinense</i> Sabine (syn. <i>C. morifolium</i> Ramat.)) and pelargonium plants grown in Crete, Cyprus, Greece, Malta, Spain or any place outside Europe except the Americas, the West Indies and New Zealand.	Throughout the year.
(3)	Sloe, bullace, cherry plum, plum, apricot, peach (<i>Prunus spinosa</i> L., <i>P. insititia</i> L., <i>P. cerasifera</i> Ehrh., <i>P. domestica</i> L., <i>P. salicina</i> Lindl., <i>P. armeniaca</i> L., <i>P. persica</i> (L.) Batsch, <i>P. triloba</i> , Lindl., <i>P. tomentosa</i> Thunb.) grown in Bulgaria, Czechoslovakia, Hungary, Poland, Rumania or Yugoslavia.	Throughout the year.

Item	Description of plants	Period of the year during which landing is prohibited
(4)	Cherry (<i>Prunus cerasus</i> L., <i>P. mahaleb</i> L.) grown in Turkey.	Throughout the year.
(5)	Plants of the following genera— <i>Abies</i> Mill. <i>Larix</i> Mill. <i>Pices</i> A. Dietr. <i>Pinus</i> L. <i>Pseudotsuga</i> Carr. <i>Sequoia</i> Endl. <i>Thuja</i> L. <i>Tsuga</i> Carr. <i>Castanea</i> Mill. <i>Populus</i> L. <i>Quercus</i> L.	Throughout the year.
(6)	Plants of the genus <i>Ulmus</i> L. brought from any place outside Europe.	Throughout the year.

PART 1B—PLANTS: GENERAL CONDITIONS SUBJECT TO WHICH LANDING IS PERMITTED

Item	Description of plants	Conditions subject to which landing is permitted
(7)	Plants of the following genera of the sub-family <i>Pomideas</i> , namely <i>Pyrus</i> , <i>Crataegus</i> , <i>Sorbus</i> , <i>Cotoneaster</i> , <i>Pyracantha</i> .	<p>1. The plants shall have been—</p> <p>(a) examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Fireblight (<i>Erwinia amylovora</i> Burrill Win.);</p> <p>(b) grown on a farm, nursery or other premises—</p>

Item	Description of plants	Conditions subject to which landing is permitted
		<p>(i) which was or were inspected during the growing season prior to export by an authorised officer of the said service and found by him to be free from Fireblight (<i>Erwinia amylovora</i> Burrill Win.);</p> <p>(ii) on which Fireblight (<i>Erwinia amylovora</i> Burrill Win.) has not been known to occur at any time.</p> <p>2. Each consignment of the plants shall be accompanied by a phytosanitary certificate in the form set out in the Second Schedule to this Ordinance in accordance with the provisions of sections five, six and seven of this Ordinance.</p> <p>3. The plants shall have been either—</p> <p>(a) wholly grown in a sterile medium; or</p> <p>(b) grown on land on which physiologic races of Wart Disease fungus (<i>Synchytrium Endobioticum</i> (Schilb.) Perc.) other than the common European race have not been known to occur at any time.</p>

Item	Description of plants	Conditions subject to which landing is permitted
(8)	All plants other than those described in items (1) to (7) of this Schedule.	<ol style="list-style-type: none"> 1. Each consignment of the plants shall be accompanied by a phytosanitary certificate in the form set out in the Second Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. The plants shall have been either— <ol style="list-style-type: none"> (a) wholly grown in a sterile medium; or (b) grown on land on which physiologic races of Wart Disease fungus (<i>Synchytrium Endobioticum</i> (Schilb.) Perc.) other than the common European race have not been known to occur at any time.

PART IC—PLANTS: ADDITIONAL CONDITIONS APPLYING IN PARTICULAR CASES

Item	Description of plants	Conditions subject to which landing is permitted
(9)	All plants other than— Aquatic plants Cacti Ferns Plants specified in item (7) Wild bulbs, corms, rhizomes and orchids that have	The plants shall have been examined during the growing season prior to export by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to

Item	Description of plants	Conditions subject to which landing is permitted
	<p>been collected in the wild and not grown in cultivation.</p>	<p>be substantially free from injurious pests and diseases, including nematodes and virus diseases:</p> <p>Provided that—</p> <p>(a) the said examination may have been carried out concurrently with the examination referred to in the phytosanitary certificate if the plants were then in active growth;</p> <p>(b) where the said examination was carried out prior to the examination referred to in the phytosanitary certificate, the plants need not have been found at the former examination to have been substantially free from such injurious pests and diseases as would readily have been detected at the latter examination;</p> <p>(c) in the case of bud-wood and cuttings (including rooted cuttings), the said examination shall have been carried out on the plants from which the bud-wood or cuttings were taken and not solely on the bud-wood or cuttings themselves.</p>
(10)	<p>Plants of the following genera and species grown in any country in which the insect San José Scale (<i>Quadraspidiotus perniciosus</i> Comst.) is</p>	<p>1. The farm, nursery or other premises on which the plants were grown shall have been inspected during each of the two years prior</p>

Item	Description of plants	Conditions subject to which landing is permitted
	<p>known to have occurred during the two years preceding the date of the signing of the phytosanitary certificate—</p> <p><i>Acacia</i> Mill. <i>Acer</i>. L. <i>Amelanchier</i> Medic. <i>Chaenomeles</i> Lindl. (including <i>Cydonia japonica</i> Pers.) <i>Cotoneaster</i> L. <i>Crataegus</i> L. <i>Cydonia ablonga</i> Mill. (syn. <i>C. vulgaris</i> Pers.) <i>Euonymus</i> L. <i>Fagus</i> L. <i>Juglans</i> L. <i>Ligustrum</i> L. <i>Maclura pomifera</i> (Raf.) Schneid (syn. <i>M. aurantiaca</i> Nutt.) <i>Malus</i> Mill. <i>Populus</i> L. <i>Prunus</i> L. (as defined in item (18) of this Schedule) <i>Ptelea trifoliata</i> L. <i>Pyrus</i> (or <i>Pirus</i>) L. <i>Ribes</i> L. <i>Rosa</i> L. <i>Salix</i> L. <i>Sorbus</i> L. <i>Symphoricarpos</i> Duham. <i>Syringa</i> L. <i>Tilia</i> L. <i>Ulmus</i> L.</p>	<p>to import by an authorised officer of the Plant Protection Service of the country in which the plants were grown and found by him to be free from San José Scale:</p> <p>Provided that, if San José Scale is not known to have occurred in any part of the said country during the first of the said two years, the said farm, nursery or premises need not have been so inspected during that year.</p> <p>2 The plants shall have been fumigated, prior to export to this Island, in accordance with one of the following methods—</p> <p><i>Method 1.</i> With hydrocyanic acid gas at a concentration of 10 grams per cubic metre—</p> <p>at temperatures less than 15°C., for not less than 60 minutes; or</p> <p>at temperatures not less than 15°C. or more than 25°C., for not less than 40 minutes; or</p> <p>at temperatures more than 25°C., for not less than 30 minutes;</p> <p><i>Method 2.</i> With methyl bromide gas for between 2 and 3 hours at a concentration such that in any part of the consignment the product of the average concentration, in grams per</p>

Item	Description of plants	Conditions subject to which landing is permitted
		<p>cubic metre, and the exposure time, in hours, is not less than the value indicated in the following table—</p> <p style="text-align: center;">Concentration X Temperature time product (g.hr./cu.m.)</p> <p>Not less than 10°C. or more than 15°C. 116</p> <p>More than 15°C., but not more than 20°C. 104</p> <p>More than 20°C., but not more than 25°C. 92</p>
(11)	<p>Apple (<i>Malus pumila</i> Mill. cultivars) and pear (<i>Pyrus communis</i> L. cultivars) plants grown in any country in which the virus disease Apple Proliferation (Witches' Broom) is known to occur.</p>	<p>The plants shall have been—</p> <p>(a) examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Apple Proliferation disease; and</p> <p>(b) grown on a farm, nursery or other premises which was or were inspected during the growing season prior to export by an authorised officer of the said service and found by him to be free from Apple Proliferation.</p>
(12)	<p>Carnation (<i>Dianthus caryophyllus</i> L., perpetual flowering types) plants.</p>	<p>The mother plants from which the plants or cuttings were taken shall either—</p> <p>(a) have been tested and found to be free from bacterial wilts caused by <i>Pseudomonas caryophyllid</i></p>

Item	Description of plants	Conditions subject to which landing is permitted
		<p>(Burkh) Starr and Burkh. or <i>Erwinia chrysanthemi</i> Burkh. et al.; or</p> <p>(b) during the two years previous to the examination referred to in the phytosanitary certificate accompanying the consignment of plants or cuttings, have been derived from stock which was so tested and found to be free.</p>
(13)	<p>Florists' chrysanthemum (<i>Chrysanthemum sinense</i> Sabine (syn. <i>C. morifolium</i> Ramat.)) plants other than cuttings or rooted cuttings.</p>	<p>Either—</p> <p>(a) the plants shall have been immediately derived from a virus indexed nucleus which was found on test to be free from the virus diseases Stunt and Aspermy; or</p> <p>(b) a representative sample of the plants consisting of not less than 10 per centum of the said plants shall have been examined when in flower by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from the virus disease Stunt and substantially free from other injurious pests and diseases including Aspermy.</p>
(14)	<p>Florists' chrysanthemum (<i>Chrysanthemum sinense</i> Sabine (syn. <i>C. morifolium</i> Ramat.)) cuttings including rooted cuttings.</p>	<p>The cuttings or rooted cuttings shall have been certified by an authorised officer of the Plant Protection Service of the country in which the cut-</p>

Item	Description of plants	Conditions subject to which landing is permitted
		tings were grown to have been taken from plants which satisfy either of the conditions set out above in this column opposite item (13) of this Schedule.
(15)	Florists' chrysanthemum (<i>Chrysanthemum sinense</i> Sabine (syn. <i>C. morifolium</i> Ramat.)) plants grown in any country in which the disease White Rust of chrysanthemums (<i>Puccinia horiana</i> P. Henn) is known to occur.	<p>The plants shall have been—</p> <p>(a) examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from White Rust of chrysanthemums; and</p> <p>(b) grown on a farm, nursery or other premises—</p> <p>(i) which was or were inspected during the growing season prior to export by an authorised officer of the said service and found by him to be free from White Rust of chrysanthemums; and</p> <p>(ii) on which White Rust of chrysanthemums is not known to have occurred during the three months prior to export.</p>
(16)	Pear (<i>Pyrus communis</i> L. cultivars) plants grown in the Province of British Columbia in Canada, the States of California, Oregon or Washington in the United States of America, Greece or Italy or	The farm, nursery or other premises on which the plants were grown shall have been inspected during the growing season prior to export by an authorised officer of the Plant Protection Service of the

Item	Description of plants	Conditions subject to which landing is permitted
	in any other Province of Canada, States of the United States of America or country in which the disease known as Pear Decline or Moria is known to occur.	country in which the plants were grown and found by him to be free from Pear Decline or Moria.
(17)	Sloe, bullace, cherry plum, plum, apricot, peach (<i>Prunus spinosa</i> L., <i>P. insititia</i> L., <i>P. cerasifera</i> Ehrh., <i>P. domestica</i> L., <i>P. salicina</i> Lindl., <i>P. armeniaca</i> L., <i>P. persica</i> (L.) Batsch, <i>P. triloba</i> Lindl., <i>P. tomentosa</i> Thunb.) grown in any country in Europe other than those named in item (3) of this Schedule or grown in any country outside Europe in which the virus disease Sharka (Plum Pox) is known to occur.	The plants shall have been— (a) examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from the disease Sharka (Plum Pox); and (b) grown on a farm, nursery or other premises which was or were inspected prior to export by an authorised officer of the said service and found by him to be free from Sharka (Plum Pox).
(18)	<i>Prunus</i> L. (including <i>Amygdalus</i> L., <i>Armeniaca</i> Mill., <i>Cerasus</i> Adan., <i>Laurocerasus</i> Roem., <i>Padus</i> Mill. and <i>Prunophora</i> Neck.) spp. plants grown in any country in which the disease Bacterial Spot (<i>Xanthomonas pruni</i> (E. F. Smith) Dowson) is known to occur.	The plants shall have been— (a) examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Bacterial spot; and (b) grown on a farm, nursery or other premises which was or were inspected during the growing season prior to export by an authorised officer of the

Item	Description of plants	Conditions subject to which landing is permitted
		said service and found by him to be free from Bacterial Spot.
(19)	Rose (<i>Rosa</i> L. spp.) plants grown in Australia, Italy, New Zealand, the Republic of South Africa or any other country in which the virus disease Rose Wilt is known to occur.	The plants shall have been— (a) examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Rose Wilt; and (b) grown on a farm, nursery or other premises which was or were examined during the growing season prior to export by an authorised officer of the said service and found by him to be free from Rose Wilt.
(20)	<i>Rubus</i> L. spp. and strawberry (<i>Fragaria</i> L. spp.) plants grown in Canada or the United States of America.	The plants shall have been approved, in the country in which they were grown, under an official certification scheme which is restricted to plants derived from tested material found free from all important virus diseases of the genus <i>Fragaria</i> or <i>Rubus</i> , as the case may be, and under which the plants are required to be officially examined during the growing season for virus diseases.

Item	Description of potatoes	Period of the year during which landing is prohibited (both dates inclusive)
(23)	<p>Potatoes (other than potatoes for planting) grown in the following countries or parts of countries:</p> <p>Federal Republic of Germany— the provinces of Schleswig—Holstein and of Lower Saxony except the areas of that province south of the Mittelland Canal.</p> <p>France, except Corsica and the Departments of Pyrénées Orientales, Aude, Hérault, Gard, Bouches du Rhône, Var, Alpes Maritimes.</p> <p>—Departments of Pyrénées Orientales, Aude, Hérault, Gard, Bouches du Rhône, Var, Alpes Maritimes.</p> <p>Italy, except Sardinia, Sicily and the regions of Basilicata, Calabria and Puglia.</p> <p>—Regions of Basilicata, Calabria and Puglia.</p> <p>Portugal, except the Azores and Madeira.</p> <p>Spain, except the Canary Islands, and the Balearic Islands excluding Majorca.</p> <p>—Majorca.</p> <p>Switzerland.</p>	<p>1st July to 14th October.</p> <p>1st July to 14th October.</p> <p>6th June to 31st October.</p> <p>6th June to 31st October.</p> <p>26th May to 30th November.</p> <p>21st May to 30th November.</p> <p>26th May to 30th November.</p> <p>6th June to 30th November.</p> <p>1st July to 14th October.</p>

PART IIB—POTATOES: GENERAL CONDITIONS SUBJECT
TO WHICH LANDING IS PERMITTED

Item	Description of potatoes	Conditions subject to which landing is permitted
(24)	Potatoes grown in the United Kingdom, the Republic of Ireland, the Isle of Man or the Island of Jersey.	<ol style="list-style-type: none"> 1. Each consignment of the potatoes shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. The potatoes shall be free from Wart Disease (<i>Synchytrium endobioticum</i> (Schilb.) Perc.) and shall have been grown on land in which the disease is not known to have occurred at any time and in a region in which physiologic races of wart disease fungus other than the common European race are not known to have occurred at any time. 3. The potatoes shall be free from Ring Rot (<i>Corynebacterium sepedonicum</i> (Spieck, and Kotth.) Skaptason and Burkholder) and shall have been grown in a region in which the disease is not known to occur.
(25)	Potatoes, other than those described in items (21), (22) and (24) of this Schedule and those described in item (23) of this Schedule which are landed during a period of the year in which such landing is prohibited.	<ol style="list-style-type: none"> 1. Each consignment of the potatoes shall be accompanied by a phytosanitary certificate in the form set out in the Second Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out

Item	Description of potatoes	Conditions subject to which landing is permitted
		<p>in the Fourth Schedule to this Ordinance, in accordance with sections five, six and seven of this Ordinance.</p> <ol style="list-style-type: none"> 2. The potatoes shall be securely packed in new bags or other new containers. 3. Where the potatoes are packed in new bags or other new containers not being hampers, each bag or container shall be clearly marked with the name of the country in which the potatoes were grown. 4. The potatoes shall be free from Colorado beetle (<i>Lepidotarsa decemlineata</i> Say) and either— <ol style="list-style-type: none"> (a) during the 12 months preceding the date of signing of the phytosanitary certificate there has been no outbreak of Colorado beetle within a distance of 25 kilometres of the place where the potatoes were grown; or (b) the potatoes shall have been grown in a district where an intensive system of control of Colorado beetle is in operation, and either— <ol style="list-style-type: none"> (i) they shall have been riddled (and in the case of new

Item	Description of potatoes	Conditions subject to which landing is permitted
		<p>potatoes, thoroughly washed) in a packing station which shall have been inspected and approved by the Plant Protection Service of the country in which the potatoes were grown, the said riddling and washing having been at all times subject to inspection by an authorised officer of the said Service, and immediately after riddling (and in the case of new potatoes, washing) the potatoes shall have been packed as required by this Schedule, with a label attached to each bag or container stating the name of the packing station or the number allocated to it by the aforesaid Service; or</p> <p>(ii) in the case of new potatoes, they shall have been packed in a packing station specified in an authority, which was issued for the purposes of this provision by the</p>

Item	Description of potatoes	Conditions subject to which landing is permitted
		<p>appropriate Minister to the Plant Protection Service of the country in which the potatoes were grown and which is for the time being in force, and the conditions, if any, of that authority shall be or shall have been complied with. Any such authority shall be so issued not more frequently than once in each calendar year in respect of any country.</p> <p>5. The potatoes shall be free from Wart Disease (<i>Synchytrium endobioticum</i> (Schilb.) Perc.) and shall have been grown on land in which the disease is not known to have occurred at any time and in a region in which physiologic races of wart disease fungus other than the common European race are not known to have occurred at any time.</p> <p>6. The potatoes shall be free from Ring Rot (<i>Corynebacterium sepedonicum</i> (Spieck, and Koth.) Skaptason and Burkholder) and shall have been grown in a region in which the disease is not known to occur.</p>

Item	Description of potatoes	Conditions subject to which landing is permitted
		<p>7. The potatoes shall be free from the disease Potato Spindle Tuber and shall have been grown in a region in which the disease is not known to occur.</p> <p>8. The potatoes shall be free from Tuber Moth (<i>Gnori-moschema operculella</i> (Zell.)).</p> <p>9. The potatoes shall be substantially free from Brown Rot (<i>Pseudomonasium sol-anacearum</i> (E. F. Smith) E. F. Smith).</p>

**PART IIC—POTATOES: ADDITIONAL CONDITIONS APPLY
-ING IN PARTICULAR CASES**

Item	Description of potatoes	Conditions subject to which landing is permitted
(26)	Potatoes for planting grown in the United Kingdom, the Republic of Ireland, the Isle of Man or the Island of Jersey.	<p>The potatoes are believed to be free from Potato Root Eel-worm (<i>Heterodera rostochiensis</i> Wall.) following upon—</p> <p>(a) a laboratory examination of soil samples taken from the land in which the said potatoes were grown; or</p> <p>(b) a laboratory examination of the soil which dropped from the potatoes on the riddling thereof; or</p> <p>(c) an examination, not less than eight weeks after planting, of the growing crop and of the root system of the plants in that crop.</p>

PART IIIA—SEEDS: LANDING PROHIBITED

Item	Description of seeds	Period of the year during which landing is prohibited
(27)	Lucerne (<i>Medicago sativa</i> L.) seed taken from crops grown in Canada, Chile, Italy, Mexico, the United States of America (excluding the State of California), the Union of Soviet Socialist Republics or any other country in which the disease Lucerne Bacterial Wilt (<i>Corynebacterium insidiosum</i> (McCulloch) Jensen) is known to occur.	Throughout the year.
(28)	Potato (<i>Solanum tuberosum</i> L. and other tuber-forming spp. of <i>solanum</i>) true seed.	Throughout the year.

PART IIIB—SEEDS: CONDITIONS SUBJECT TO WHICH LANDING IS PERMITTED

Item	Description of seeds	Conditions subject to which landing is permitted
(29)	Lettuce (<i>Lactuca sativa</i> L.) seed.	1. Each consignment of the seed shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance.

Item	Description of seeds	Conditions subject to which landing is permitted
		<p>2. The crops from which the seed was taken shall have been examined during the growing season by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be substantially free from the virus disease Lettuce Mosaic.</p>
(30)	<p>Lucerne (<i>Medicago sativa</i> L.) seed taken from crops grown in the State of California in the United States of America.</p>	<p>1. Each consignment of the seed shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance.</p> <p>2. The crops from which the seed was taken shall have been—</p> <p>(a) grown from seed produced in a European country other than Italy; and</p> <p>(b) grown on a farm or other premises which has or have been inspected during the growing season prior to</p>

Item	Description of seeds	Conditions subject to which landing is permitted								
		<p>export by an authorised officer of the Plant Protection Service of the country in which the said crops were grown and found by him to be free from the disease Lucerne Bacterial Wilt (<i>Corynebacterium insidiosum</i> (McCulloch) Jensen).</p> <p>3. The seed shall have been fumigated, prior to export to this Island, in accordance with the following method—</p> <p><i>Method.</i> With methyl bromide gas for between 20 and 30 hours at a concentration such that in any part of the consignment the product of the average concentration in grams per cubic metre, and the exposure time, in hours, is not less than the value indicated in the following table—</p> <table> <thead> <tr> <th>Temperature</th> <th>Concentration X time product (g.hr./cu.m.)</th> </tr> </thead> <tbody> <tr> <td>Not less than 10°C. or more than 15°C.</td> <td>1,200</td> </tr> <tr> <td>More than 20°C., but not more than 25°C.</td> <td>1,000</td> </tr> <tr> <td>More than 25°C., but not more than 30°C.</td> <td>800</td> </tr> </tbody> </table>	Temperature	Concentration X time product (g.hr./cu.m.)	Not less than 10°C. or more than 15°C.	1,200	More than 20°C., but not more than 25°C.	1,000	More than 25°C., but not more than 30°C.	800
Temperature	Concentration X time product (g.hr./cu.m.)									
Not less than 10°C. or more than 15°C.	1,200									
More than 20°C., but not more than 25°C.	1,000									
More than 25°C., but not more than 30°C.	800									

Item	Description of seeds	Conditions subject to which landing is permitted
(31)	Lucerne (<i>Medicago sativa</i> L.) seed other than that described in items (27) and (30) of this Schedule.	Conditions 1 and 3 set out above in this column, opposite item (30) of this Schedule, shall be compiled with.
(32)	Pea (<i>Pisum sativum</i> L.) seed for sowing.	<ol style="list-style-type: none"> 1. Each consignment of the seed shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. The crops from which the seed was taken shall either— <ol style="list-style-type: none"> (a) have been grown in a region where the disease Bacterial Blight (<i>Pseudomonas pisi</i> Sackett) is not known to occur; or (b) have been examined during the growing season by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Bacterial Blight.

Item	Description of seeds	Conditions subject to which landing is permitted
(33)	Tomato (<i>Lycopersicon esculentum</i> Mill.) seed.	<ol style="list-style-type: none"> 1. Each consignment of the seed shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. The seed shall have been— <ol style="list-style-type: none"> (a) taken from crops which have been grown in a region where the disease Bacterial Canker (<i>Corynebacterium michiganense</i> (E. F. Smith) Jensen) is not known to occur; or (b) taken from crops which have been examined during the growing season by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Bacterial Canker; or (c) extracted by the hydrochlic acid method. 3. The crops from which the seed was taken shall either—

Item	Description of seeds	Conditions subject to which landing is permitted
		<p>(a) have been grown in a region where the diseases Tomato Bunchy Top and Potato Spindle Tuber are not known to occur; or</p> <p>(b) have been examined during the growing season by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be free from Tomato Bundy Top and Potato Spindle Tuber.</p>

PART IVA—RAW FRUIT: LANDING PROHIBITED

Item	Description of raw fruit	Period of the year during which landing is prohibited (both dates inclusive)
(34)	Raw cherries grown in Italy, Portugal or Spain.	1st June to 30th September.
(35)	Raw cherries grown in Austria, Bulgaria, that part of France which is south of latitude 46° North, Hungary or Yugoslavia.	16th June to 30th September.

PART IVB—RAW FRUIT: CONDITIONS SUBJECT TO WHICH LANDING IS PERMITTED

Item	Description of raw fruit	Conditions subject to which landing is permitted
(36)	<p>The following raw fruit— Apples, apricots, greengages, nectarines, peaches, pears and plums, other than those grown in Belgium, Denmark, Finland, Luxembourg, the Netherlands, Norway or Sweden and Cherries other than those described in items (34) and (35) of this Schedule of which the landing is prohibited.</p>	<ol style="list-style-type: none"> 1. Each consignment of the fruit shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. The fruit or a representative sample of it shall have been examined by an authorised officer of the plant Protection Service of the country in which the fruit was grown and found by him to be free from the insects Apple Fruit Fly or Apple Maggot (<i>Rhagoletis pomonella</i> Walsh), European Cherry Fruit Fly (<i>Rhagoletis cerasi</i> L.) and the North American Cherry Fruit Flies (<i>Rhagoletis fausta</i> Osten-Sacken and <i>Rhagoletis cingulata</i> Loew) and substantially free from other insects and from mites.

PART V—RAW VEGETABLES: CONDITIONS SUBJECT TO WHICH LANDING IS PERMITTED

Item	Description of raw vegetables	Conditions subject to which landing is permitted
(37)	<p>Raw vegetables landed during the period of the year 1st April to 14th October (both dates inclusive) and grown in Europe or Central or North America, other than—</p> <p>Root vegetables free from foliage</p> <p>Globe artichokes</p> <p>Asparagus</p> <p>Aubergines</p> <p>Beans</p> <p>Capsicums</p> <p>Carrots free from foliage or with foliage not exceeding 5 inches</p> <p>Witlof chicory (<i>Chichorium intybus</i> L.)</p> <p>Cucumbers</p> <p>Marrows</p> <p>Mushrooms and other edible fungi</p> <p>Onions</p> <p>Peas</p> <p>Pimentos</p> <p>Pumpkins</p> <p>Shallots</p> <p>Tomatoes</p>	<ol style="list-style-type: none"> 1. Each consignment of the vegetables shall be accompanied by a phytosanitary certificate in the form set out in the Third Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. There shall have been no outbreak of the insect Colorado beetle (<i>Leptinotarsa decemlineata</i> Say) during the 12 months prior to export within a distance of 25 kilometres of the place where the vegetables were grown, except that, in the case of the raw vegetables specified in the table below landed during the periods of the year specified in relation thereto, this requirement shall not apply provided that the vegetables were grown in a district where an intensive system of control of Colorado beetle is in operation and they are vegetables which are believed by an authorised officer of the Plant Protection Service of the country

Item	Description of raw vegetables	Conditions subject to which landing is permitted	
		in which they were grown to be free from Colorado beetle.	
		THE RAW VEGETABLES REFERRED TO IN CONDITION 2 ABOVE	
		Description of raw vegetables	Period of the year during which landed (both dates inclusive)
		I. Lettuce and endive grown under glass in Portugal.	1st to 15th April.
		II. Lettuce and endive grown under glass in Belgium or France.	1st April to 14th October.
		III. Lettuce and endive grown outdoors in France in the Department of Pyrénées Orientales only.	1st April to 14th October.
		IV. Cauliflowers and cabbage grown	1st April to 14th October.

Item	Description of raw vegetables	Conditions subject to which landing is permitted	
		THE RAW VEGETABLES REFERRED TO IN CONDITION 2 ABOVE	
		Description of raw vegetables	Period of the year during which landed (both dates inclusive)
		<p>under glass in Belgium or France.</p> <p>V. Cabbage and cauliflowers grown outdoors in France in the Departments of Calvados, Côtes du Nord, Finistère, Ille et Vilaine, Loire Atlantique and Manche, only.</p>	<p>1st April to 14th October.</p>
		<p>VI. The raw vegetables described in item (37) of this Schedule grown in</p>	<p>1st April to 14th October.</p>

Item	Description of raw vegetables	Conditions subject to which landing is permitted	
		THE RAW VEGETABLES REFERRED TO IN CONDITION 2 ABOVE.	
		Description of raw vegetables	Period of the year during which landed (both dates inclusive)
		(a) Belgium in the Provinces of Antwerp, Brabant, East Flanders and West Flanders only; or (b) the Netherlands.	

PART VIA—CUT FLOWERS: LANDING PROHIBITED

Item	Description of cut flowers	Period of the year during which landing is prohibited (both dates inclusive)
(38)	Cut flowers of <i>Gladiolus</i> (<i>Gladiolus</i> (Tourn.) L.) grown in Africa, Malta or Italy or any other country in which the disease <i>Gladiolus Rust</i> (<i>Uromyces transversalis</i> (Theum.) Wint.) is known to occur.	1st June to 31st October.

PART VIB—CUT FLOWERS: CONDITIONS SUBJECT TO WHICH LANDING IS PERMITTED

Item	Description of cut flowers	Period of the year during which landing is permitted
(39)	Cut flowers of <i>Gladiolus</i> (<i>Gladiolus</i> (Tourn.) L.) (other than described in item (38) of this Schedule of which the landing is prohibited) grown in Africa, Malta or Italy or any other country in which the disease <i>Gladiolus Rust</i> (<i>Uromyces transversalis</i> (Theum.) Wint.) is known to occur.	<ol style="list-style-type: none"> 1. Each consignment of cut flowers shall be accompanied by a phytosanitary certificate in the form set out in the Second Schedule to this Ordinance and, where appropriate, by one or more supplemental certificates in the form set out in the Fourth Schedule to this Ordinance, in accordance with the provisions of sections five, six and seven of this Ordinance. 2. The cut flowers shall have been examined by an authorised officer of the Plant Protection Service of the country in which they were grown and found by him to be substantially free from <i>Gladiolus Rust</i>.

PART VII—UNBARKED CONIFEROUS TIMBER: LANDING PROHIBITED

Item	Description of unbarked coniferous timber	Period of the year during which landing is prohibited
(40)	Unbarked coniferous timber grown in or brought from Belgium, Denmark, the Federal Republic of Germany or the Netherlands.	Throughout the year.

FORM OF PHYTOSANITARY CERTIFICATE FOR PLANTS, POTATOES (OTHER THAN POTATOES GROWN IN THE UNITED KINGDOM, THE REPUBLIC OF IRELAND, THE ISLE OF MAN OR THE ISLAND OF JERSEY) AND CERTAIN CUT FLOWERS

Phytosanitary Certificate

PLANT PROTECTION SERVICE

of No.

This is to certify that the plants, parts of plants or plant products described below or representative samples of them were thoroughly examined on (date) by (name) an authorised officer of the (service) and were found to the best of his knowledge to be substantially free from injurious diseases and pests; and that the consignment is believed to conform with the current phytosanitary regulations of the importing country both as stated in the additional declaration hereon and otherwise.

Fumigation or disinfection treatment (if any)

Date Treatment

Duration of Exposure Chemical and Concentration

Additional Declaration

..... 19

.....
(Signature)

.....
(Rank)

(Stamp of the Service)

Description of the Consignment

Name and address of exporter:

Name and address of consignee:

Number and description of packages:

Distinguishing marks:

Origin (Grown at)*:

Means of conveyance:

Point of entry:

Quantity and name of produce:

Botanical name:

*State precise location.

THIRD SCHEDULE

Section five

FORM OF PHYTOSANITARY CERTIFICATE FOR CERTAIN SEEDS, RAW FRUIT AND RAW VEGETABLES AND FOR POTATOES GROWN IN THE UNITED KINGDOM, THE REPUBLIC OF IRELAND, THE ISLE OF MAN AND THE ISLAND OF JERSEY

Phytosanitary Certificate

PLANT PROTECTION SERVICE

of No.

This is to certify that the plant products described below are believed to conform with the current phytosanitary regulations of Guernsey.

Fumigation of disinfection treatment (if any)

Date Treatment

Duration of Exposure Chemical and Concentration

..... 19

.....
(Signature)

.....
(Rank)

(Stamp of the Service)

Description of the Consignment

Name and address of exporter:

Name and address of consignee:

Number and description of packages:

Distinguishing marks:

Origin (Grown at)*:

Means of conveyance:

Point of entry:

Quantity and name of produce:

Botanical name:

*State precise location.

FOURTH SCHEDULE Section six

FORM OF SUPPLEMENTAL CERTIFICATE REQUIRED IN CASES WHERE PLANTS, POTATOES AND CERTAIN SEEDS, RAW FRUIT, RAW VEGETABLES AND CUT FLOWERS ARE IMPORTED FROM A COUNTRY OTHER THAN THAT IN WHICH THEY WERE GROWN

Supplemental Certificate

PLANT PROTECTION SERVICE

of No.

The undersigned (name) an authorised officer of the (service) declares that the plants, parts of plants or plant products included in the consignment described below are part of a shipment imported into (country) on (date)..... from (country) and covered by phytosanitary certificate(s) No(s) the original or facsimile copy(ies)* of which is (are) attached to this certificate; and that while in (country) the consignment has not been subjected to the risk of infection or infestation.

..... 19

..... (Signature)

..... (Rank)

(Stamp of the Service)



Description of the Consignment

Name and address of exporter:

Name and address of consignee:

Number and description of packages:

Distinguishing marks:

Means of conveyance:

Point of entry:

Quantity and name of produce:

*Copies of certificates must be endorsed by the Plant Protection Service of the re-exporting country as true copies.

R. H. VIDELO,

Her Majesty's Greffier.

[Faint, illegible text at the bottom of the page, possibly a stamp or signature.]

**Copies may be purchased from
Her Majesty's Greffier, Royal Court House, Guernsey.**

PRICE 38p