

(Unofficial)

Ministerial Regulation

No. 7 (B.E.2525) (1982)

Issued pursuant to the Food Act B.E 2522 (1979)

By the virtue of provisions of Section 5 and Section 31 of the Food Act B.E. 2522 (1979), the Minister of Public Health hereby issues the Ministerial Regulation as follows:

Clause 1 Add the following wordings as Clause 1 bis of the Ministerial Regulation No.4 (B.E.2522)(1979) issued pursuant to the Food Act B.E 2522 (1979).

“Clause 1 bis Licensees of Establishment of Food Production Factory for selling, whom desire to export specific controlled food which has been already approved for Food Recipe Registration and desire to use a new label as specified by its customers that different from the former label which has been approved according to Certificate of Food Recipe Registration, shall submit an application form as Form Orr.17/1 attached to this Regulation together with four copies of those documents indicated in Form Orr.17/1”.

Subsequently wordings in Clause 1 bis was repealed and replaced by Clause 1 of the Ministerial Regulation No.9 (B.E.2526)(1983)

Clause 2 Shall be repealed Clause 2 of the Ministerial Regulation No. 4 (B.E.2522) (1979) issued pursuant to Food Act 2522(1979) and shall be replaced with the following clause:

“Clause 2 Certificate of Food Recipe Registration for an Application Form according to Clause 1, submit Form Orr.18 attached to this Regulation”

Certification of food Recipe Registration for an Application Form according to Clause 1 bis submit Form Orr.18/1 attached to this regulation.”

Subsequently wordings in Clause 2 was repealed and replaced again by Clause 2 of the Ministerial Regulation No.9 (B.E.2526)(1983).

Given on the 19th March B.E.2547 (2004)

signed S. Prinkpoungkaew

Minister of Public Health

(99 Ror.Jor.39 setion 41 Dated 23rd March B.E. 2525(1982)

Remark : Reason to issue this Ministerial Regulation is to promote Licensees of Establishment of Food Production Factory for selling, whom desire to export specific controlled food which has been already approved for Food Recipe Registration and desire to use a new label as specified by its customers that different from the former label which has been approved according to Certificate of Food Recipe Registration, are exempt from taking sample to reexamine by specifying of an Application form for Food Recipe Registration and a Certificate of Food Recipe Registration particularly for this circumstance and because of Section 31 of the Food Act B.E.2522 prescribe the Application and Certification of Food Recipe Registration shall be complied with provision prescribed in the Regulation, it is necessary to issue this Ministerial Regulation.

Note: This English version of the notification is translated to meet the need of the non-Thai speaking people. In case of any discrepancy between the Thai original and the English translation, the former will take priority.