CHAPTER 138

The Edible Oil Products Act

1. In this Act,
   (a) “analyst” means an analyst appointed under this Act;
   (b) “dairy product” means milk, cream, butter, cheese, condensed milk, evaporated milk, milk powder, dry milk, ice cream, malted milk, sherbet, or any other product manufactured wholly or mainly from milk that contains no fat or oil other than that of milk;
   (c) “edible oil product” means a food substance, other than a dairy product, of whatever origin, source or composition that is manufactured for human consumption wholly or in part from a fat or oil other than that of milk;
   (d) “inspector” means an inspector appointed under this Act;
   (e) “Minister” means the Minister of Agriculture and Food;
   (f) “regulations” means the regulations made under this Act. R.S.O. 1960, c. 115, s. 1; 1966, c. 49, s.1.

2. Subject to section 3, this Act applies to every edible oil product and class of edible oil product designated in the regulations. R.S.O. 1960, c. 115, s. 2.

3. (1) No person shall manufacture or sell an edible oil product, other than oleomargarine, manufactured by any process by which fat or oil other than that of milk has been added to or mixed or blended with a dairy product in such manner that the resultant edible oil product is an imitation of or resembles a dairy product.
   (2) Subsection 1 does not prevent the use of chocolate or cocoa or any flavouring preparation that contains fat or oil other than that of milk when used for the purpose of flavouring a dairy product so long only as such fat or oil does not exceed one-half of 1 percent by weight of the dairy product. R.S.O. 1960, c. 115, s. 3.

4. No person shall manufacture or sell by wholesale an edible oil product to which this Act applies without a licence therefor from the Minister. R.S.O. 1960, c. 115, s. 4.
5. No person shall offer for sale or sell by wholesale or retail an edible oil product to which this Act applies that does not comply with this Act and the regulations. R.S.O. 1960, c. 115, s. 5.

6.—(1) The Lieutenant Governor in Council may appoint such inspectors and analysts as are considered necessary for the administration and enforcement of this Act and the regulations.

(2) No person shall obstruct an inspector in the performance of his duties or furnish an inspector with false information. R.S.O. 1960, c. 115, s. 6.

7. The Lieutenant Governor in Council may make regulations,

(a) designating the edible oil products or classes of edible oil products to which this Act applies;

(b) providing for the issue of licences to manufacturers and wholesalers of any edible oil product and prescribing the form, terms and conditions thereof and the fees to be paid therefor, and providing for the renewal, suspension and cancellation thereof;

(c) prescribing the standards of quality for and the composition of any edible oil product or class of edible oil product;

(d) providing for the detention and confiscation of any edible oil product that does not comply with this Act and the regulations;

(e) respecting the advertising of any edible oil product or class of edible oil product;

(f) requiring and providing for the identification by labelling or otherwise of any edible oil product or class of edible oil product sold or offered for sale;

(g) prescribing the powers and duties of inspectors and analysts;

(h) prescribing the records to be kept by manufacturers and wholesalers of any edible oil product;

(i) exempting any manufacturer or wholesaler from this Act and the regulations;

(j) respecting any matter necessary or advisable to carry out effectively the intent and purpose of this Act. R.S.O. 1960, c. 115, s. 7; 1966, c. 49, s. 2.

8. Every person who contravenes any of the provisions of this Act or the regulations is guilty of an offence and on summary conviction is liable to a fine of not more than $500 for each offence. R.S.O. 1960, c. 115, s. 8.