

(b) a declaration in the Form B set forth in the said Second Schedule or to the like effect signed by the applicant for the licence.

(ii) A licence shall become void if the swine to which it relates are during the voyage to Great Britain permitted to come in contact with swine which are not accompanied by a similar licence under this Article.

(iii) Swine moved with a licence under this Article shall not, for a period of 28 days after arrival at the place of destination specified in the licence, be moved from such place of destination except to a bacon factory or slaughterhouse, and then only with permission in writing from a local inspector. Swine, while detained under this Article, shall be kept separate from all other swine. This provision does not restrict the removal of the carcase of a pig.

(3) Fat swine intended for immediate slaughter may be landed for the purpose of movement to a particular bacon factory or slaughterhouse, or to any particular lairs, market, or saleyard specially authorised to be used for the purpose of this Article by the local authority of the district, if accompanied by a licence authorising the landing and movement granted by an officer duly authorised in that behalf by the Government of Northern Ireland or of the Irish Free State, as the case may be, and subject to the following conditions, namely:

Swine moved under this Article to any lairs, market, or saleyard shall not be moved therefrom except with a licence authorising such movement granted by an Inspector of the local authority of the district in which the lairs, market, or saleyard are situate and only to a bacon factory or slaughterhouse specified in the licence.

(4) Swine moved under this Article to a bacon factory or slaughterhouse shall after their arrival thereat be there detained until they are slaughtered.

(5) A copy of every special authority for the use of any lairs, market, or saleyard shall be forthwith sent to the Ministry by the Local Authority granting it.

(6) If any swine, other than swine moved under this Article, are moved into any lairs, market, or saleyard while such premises are being used for the purposes of this Article, those swine shall be subject to the same restrictions as swine moved under this Article to such premises.

(7) For the purposes of this Article the expressions "market" and "saleyard" shall include "part of a market" and "part of a saleyard."

*Provisions as to Movement of Swine and Licences for such Movement.*

4.—(1.) Where swine are moved with a licence under Article 3 of this Order to any lairs, market, or saleyard, the licence shall be delivered up in exchange for the licence for movement of the swine from such premises. Where swine are moved with a licence under Article 3 of this Order to any premises other than a lair, market or saleyard, the licence shall forthwith after completion of the movement be delivered or sent to the nearest police station by the person in charge of the swine at the time of completing the movement.

(2.) A copy of a licence for movement from any lairs, market, or saleyard, shall be sent by the Inspector granting the same to the local authority of the district in which is situate the bacon factory or slaughterhouse specified in the licence.

(3.) Swine, while being moved under this Order, shall so far as is practicable be kept separate from all other swine, and shall be moved by the nearest available route and without unnecessary delay to the place of destination specified in the licence and not elsewhere.

(4.) Swine moved with a licence under Article 3 of this Order shall not, unless otherwise expressly provided by Order of the Minister, be subject to any restriction on movement of swine imposed by an Order of the Minister or by regulations of a local authority relating to swine-fever.

(5.) Licences shall be produced by the person in charge of the swine moved therewith on demand to any inspector or to a constable, and such person shall, if required by such officer, give his name and address.

*Importation from the Channel Islands and Isle of Man.*

5.—(1) Animals brought from the Channel Islands or the Isle of Man may be landed in Great Britain without being subject to the provisions of the Third Schedule to the Act of 1894 which relate to slaughter or quarantine, but subject to the provisions of this Order.

(2) The landing shall be at a Landing Place approved for that purpose by the Minister.

(3) The landing of animals from the Channel Islands under this Article is hereby made subject to the following conditions:—

*First.* That the vessel in which they are imported has not, within twenty-eight days before taking them on board, had on board any animal exported or carried coastwise from a port or place in any country other than Great Britain, Ireland, the Channel Islands or the Isle of Man.

*Second.* That the vessel has not, within twenty-one days before taking on board the animals imported, or at any time since taking them on board, entered or been in any port or place in any country other than Great Britain, Ireland, the Channel Islands or the Isle of Man.

*Third.* That the animals imported have not, while on board the vessel, been in contact with any animal exported or carried coastwise from any port or place in any country other than Great Britain, Ireland, the Channel Islands or the Isle of Man.

(4) The animals from the Channel Islands shall not be landed unless and until the master of the vessel has delivered to a proper officer of Customs and Excise a declaration signed by him that all the animals then imported therein are properly imported according to the provisions of this Article.

(5) The animals shall be landed in such manner, at such times and subject to such supervision, as the Commissioners of Customs and Excise direct.

(6) When landed the animals shall be under such supervision and control of an Inspector as may be necessary for the purposes of this Order; and until the arrival of the Inspector be under the supervision and control of the Superintendent of the Landing Place.