

**STATE OF CONNECTICUT**  
**REGULATION**  
of the  
**DEPARTMENT OF CONSUMER PROTECTION**  
(NAME OF AGENCY)  
Concerning  
**STANDARDS FOR FOODS**  
(SUBJECT MATTER OF REGULATION)

(NEW) **Section 1.** The Regulations of Connecticut State Agencies are hereby amended by specifically reserving for future use Sections 21a-115-33 through 21a-115-39, inclusive.

(NEW) **Section 2.** The Regulations of Connecticut State Agencies are hereby amended by adding Sections 21a-115-40 through 21a-115-77 inclusive, as follows:

**21a-115-40. General enforcement regulations**

General enforcement regulations for food that is subject to the Connecticut Uniform Food and Drug Act shall be identical to 21 CFR 1.20 through 1.24, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-41. Enforcement Policy**

Enforcement policy for food that is subject to the Connecticut Uniform Food and Drug Act shall be identical to 21 CFR 7, Subpart A and Subpart C of the Code of Federal Regulations, as amended from time to time.

**21a-115-42. Color additives**

Packaging and labeling requirements color additives for food shall be identical to 21 CFR 70.20 and 70.25 of the Code of Federal Regulations, as amended from time to time.

**21a-115-43. Listing of color additives for foods that are exempt from certification**

Listing of colors that are exempt from certification for food shall be identical to 21 CFR 73.1 through 73.615, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-44. Listing of color additives subject to certification**

Listing of color additives subject to certification for food shall be identical to 21 CFR 74.101 through 74.706, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-45. General Restrictions for Provisional Color Additives for Use in Foods**

General Restrictions for Provisional Color Additives for Use in Foods shall be identical to 21 CFR 81.1 through 81.32, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-46. Listing of certified provisionally listed colors and specifications**

Listing of certified provisionally listed colors and specifications shall be identical to 21 CFR 82.3 through 82.706, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-47. Table Salt and Iodized Table Salt Package Labeling**

Package labeling for salt and iodized salt, designated as the name of salt for human food use or table salt shall be identical to 21 CFR 100.155 of the Code of Federal Regulations, as amended from time to time.

**21a-115-48. Food labeling**

Food labeling shall be identical to 21 CFR 101, Subpart A through Subpart G, inclusive, of the Code of Federal Regulations, as amended from time to time, except for 21 CFR 101.69 and 21 CFR 101.108.

**21a-115-49. Common or usual name for nonstandardized foods, labeling**

Common or usual names for nonstandardized foods, those foods for which a standard of identity has not been established pursuant to 21a-100 of the Connecticut General Statutes, shall be identical to 21 CFR 102, Subpart A through Subpart B, inclusive, of the Code of Federal Regulations, as amended from time to time, except for 21 CFR 102.19.

**21a-115-50. Nutritional quality guidelines for foods**

Nutritional quality guidelines for foods shall be identical to 21 CFR 104 of the Code of Federal Regulations, as amended from time to time.

**21a-115-51. Foods for special dietary use**

Foods for special dietary use shall be identical to 21 CFR 105 of the Code of Federal Regulations, as amended from time to time.

**21a-115-52. Infant formula quality control procedures**

Infant formula quality control procedures shall be identical to 21 CFR 106, Subpart A through Subpart C, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-53. Infant formula**

Infant formula shall be identical to 21 CFR 107, Subpart A through Subpart D, inclusive, of the Code of Federal Regulations, as amended from time to time.

**21a-115-54. Emergency permit control**

Emergency permit control shall be identical to 21 CFR 108, Subpart B of the Code of Federal Regulations, as amended from time to time.

**21a-115-55. Unavoidable contaminants in food for human consumption and food-packaging materials**

Unavoidable contaminants in food for human consumption and food-packaging materials shall be identical to 21 CFR 109 of the Code of Federal Regulations, as amended from time to time.

**21a-115-56. Current good manufacturing practice in manufacturing, packing, or holding human food**

Current good manufacturing practice in manufacturing, packing, or holding human food shall be identical to 21 CFR 110, of the Code of Federal Regulations, as amended from time to time.

**21a-115-57. Current good manufacturing practice for dietary supplements**

Current good manufacturing practice for dietary supplements shall be identical to 21 CFR 111 of the Code of Federal Regulations, as amended from time to time.

**21a-115-58. Thermally processed low-acid foods packaged in hermetically sealed containers**

Thermally processed low-acid foods packaged in hermetically sealed containers shall be identical to 21 CFR 113 of the Code of Federal Regulations, as amended from time to time.

**21a-115-59. Acidified foods**

Acidified foods shall be identical to 21 CFR 114 of the Code of Federal Regulations, as amended from time to time.

**21a-115-60. Refrigeration of shell eggs held for retail distribution**

Refrigeration requirements of shell eggs held for retail distribution shall be identical to 21 CFR 115 of the Code of Federal Regulations, as amended from time to time.

**21a-115-61. Hazard Analysis and Critical Control Point (HACCP) systems**

Hazard Analysis and Critical Control Point (HACCP) systems shall be identical to 21 CFR 120 of the Code of Federal Regulations, as amended from time to time.

**21a-115-62. Fish and fishery products**

Fish and fishery products shall be identical to 21 CFR 123 of the Code of Federal Regulations, as amended from time to time.

**21a-115-63. Food additives**

Food additives allowed in food shall be identical to 21 CFR 170 of the Code of Federal Regulations, as amended from time to time, except for Sections 21 CFR 170.6, 170.15, and 170.17.

**21a-115-64. Food additives permitted for direct addition to food for human consumption**

Food additives permitted for direct addition to food for human consumption shall be identical to 21 CFR 172 of the Code of Federal Regulations, as amended from time to time.

**21a-115-65. Secondary direct food additives permitted in food for human consumption**

Secondary direct food additives permitted in food for human consumption shall be identical to 21 CFR 173 of the Code of Federal Regulations, as amended from time to time.

**21a-115-66. Indirect food additives, general requirements**

Indirect food additives shall be identical to 21 CFR 174 of the Code of Federal Regulations, as amended from time to time.

**21a-115-67. Indirect food additives, specific requirements for adhesives and components of coatings**

Indirect food additives adhesives and components of coatings shall be identical to 21 CFR 175 of the Code of Federal Regulations, as amended from time to time.

**21a-115-68. Indirect food additives specific requirements for paper and paperboard components**

Indirect food additives: paper and paperboard components shall be identical to 21 CFR 176 of the Code of Federal Regulations, as amended from time to time.

**21a-115-69. Indirect food additives specific requirements for polymers**

Indirect food additives specific requirements for polymers shall be identical to 21 CFR 177 of the Code of Federal Regulations as amended from time to time.

**21a-115-70. Indirect food additives specific requirements for adjuvants, production aids, and sanitizers**

Indirect food additives specific requirements for adjuvants, production aids, and sanitizers shall be identical to 21 CFR 178 of the Code of Federal Regulations, as amended from time to time.

**21a-115-71. Food additives permitted in food or in contact with food on an interim basis pending additional study**

Food additives permitted in food or in contact with food on an interim basis pending additional study shall be identical to 21 CFR 180 of the Code of Federal Regulations, as amended from time to time.

**21a-115-72. Prior-sanctioned food ingredients**

Prior-sanctioned food ingredients shall be identical to 21 CFR 181 of the Code of Federal Regulations,

as amended from time to time.

**21a-115-73. Substances generally recognized as safe**

Substances generally recognized as safe shall be identical to 21 CFR 182 of the Code of Federal Regulations, as amended from time to time.

**21a-115-74. Direct food substances affirmed as generally recognized as safe**

Direct food substances affirmed as generally recognized as safe shall be identical to 21 CFR 184 of the Code of Federal Regulations, as amended from time to time.

**21a-115-75. Indirect food substances affirmed as generally recognized as safe**

Indirect food substances affirmed as generally recognized as safe shall be identical to 21 CFR 186 of the Code of Federal Regulations, as amended from time to time.

**21a-115-76. Substances prohibited from use in human food**

Substances prohibited from use in human food shall be identical to 21 CFR 189 of the Code of Federal Regulations, as amended from time to time.

**21a-115-77. Dietary supplements**

Dietary supplements shall be identical to 21 CFR 190 of the Code of Federal Regulations, as amended from time to time.

**STATEMENT OF PURPOSE**

The purpose of these regulations is unify Federal and State regulation of food products. The new standards are in conformance with national standards set forth in the Code of Federal Regulations (“CFR”). The Connecticut Agricultural Experiment Station is working jointly with the Department in proposing these regulations.

These changes arise from the Department’s participation in the “Manufactured Foods Regulatory Program Standards” (“MFRPS”), a continuous improvement effort led by Federal Food and Drug Administration (“FDA”) to improve local programs that regulate food manufacturers.

The legal effect of this proposal would be to adopt new regulation Sections that incorporate definitions and rules set forth in the Code of Federal Regulations.

Be it known that the foregoing:

**Regulations**                       Emergency Regulations

Are:

**Adopted**                       Amended as hereinabove stated                       Repealed

By the aforesaid agency pursuant to:

Sections 4-168 and 21a-115 of the General Statutes and

Section \_\_\_\_\_ of the General Statutes, as amended by Public Act No. \_\_\_\_\_ of the \_\_\_\_\_ Public Acts.

Public Act No. \_\_\_\_\_ of the \_\_\_\_\_ Public Acts.

After publication in the Connecticut Law Journal on \_\_\_\_\_ 20\_\_\_\_ of the notice of the proposal to:

**Adopt**                       Amend                       Repeal                      such regulations.

(If applicable): And  the holding of an advertised public hearing on the \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_.

**WHEREFORE, the foregoing regulations are hereby:**

**Adopted**                       Amended as hereinabove stated                       Repealed

Effective:

**When filed with the Secretary of the State.**  
(OR)

The \_\_\_\_\_ day of \_\_\_\_\_ in the year 20\_\_\_\_.

In Witness Whereof:	DATE	SIGNED (Head of Board, Agency or Commission)	OFFICIAL TITLE, DULY AUTHORIZED <b>COMMISSIONER</b>
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Approved by the Attorney General as to legal sufficiency in accordance with Sec. 4-169, as amended, C.G.S.:	SIGNED	OFFICIAL TITLE, DULY AUTHORIZED
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- Approved.
- Disapproved.
- Disapproved in part (Indicate Section Numbers disapproved only).
- Rejected without prejudice.

By the Legislative Regulation Review Committee in accordance with Sec. 4-170, as amended, of the General Statutes.	DATE	SIGNED (Clerk of the Legislative Regulation Review Committee)
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Two certified copies received and filed, and one such copy forwarded to the Commission on Official Legal Publications in accordance with Section 4-172, as amended, of the General Statutes.

DATE	SIGNED (Secretary of the State)	BY
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**INSTRUCTIONS**

One copy of all regulations for adoption, amendment or repeal, except emergency regulations, must be presented to the Attorney General for his determination of legal sufficiency. Section 4-169 of the General Statutes.

Seventeen copies of all regulations for adoption, amendment or repeal, except emergency regulations, must be presented to the standing Legislative Regulation Review Committee for its approval. Section 4-170 of the General Statutes.

Each regulation must be in the form intended for publication and must include the appropriate regulation Section number andSection heading. Section 4-172 of the General Statutes.

Indicate by "(NEW)" in heading if new regulation. Amended regulations must contain new language in capital letters and deleted language in brackets. Section 4-170 of the General Statutes.