Table of Contents

02.06.13 - Rules Relating to Rapeseed Production and Establishment of Rapeseed Districts in the State of Idaho

000. Legal Authority.	2
001. Title And Scope.	2
002. Written Interpretations	2
003. Administrative Appeal.	2
004. Definitions.	2
005 049. (Reserved)	3
050. Production Districts.	3
051 099. (Reserved)	3
100. Restrictions	3
101 149. (Reserved)	4
150. Requirements For All Brassica Seeds To Be Planted In Idaho.	1
151 199. (Reserved)	4
200. Rapeseed Growing Outside Cultivated Fields Enforcement And Penalties 4	1
201 249. (Reserved).	4
250. Transportation Of Brassica Seeds Into And Throughout Idaho	1
251 999. (Reserved)	4

IDAPA 02 TITLE 06 CHAPTER 13

02.06.13 - RULES RELATING TO RAPESEED PRODUCTION AND ESTABLISHMENT OF RAPESEED DISTRICTS IN THE STATE OF IDAHO

000. LEGAL AUTHORITY.

b.

Industrial:

This chapter is adopted under the legal authority of Section 22-108(2), Idaho Code. (9-1-94)								
001.	TITLE AND SCOPE.							
Rapesee	01. ed Distric	Title . The title of this chapter is "Rules Relating to Rapeseed Production and Establis ets in the State of Idaho."	shment of (9-1-94)					
02. Scope . This chapter has the following scope: These rules shall govern procedures for rapeseed production and rapeseed districts. The official citation of this chapter is IDAPA 02.06.13.000 et. seq. For example, this section's citation is IDAPA 02.06.13.001. (9-1-94)								
002. WRITTEN INTERPRETATIONS. There are no written interpretations of these rules.(9-1-94)								
003. ADMINISTRATIVE APPEAL. There is no provision for administrative appeals before the Department of Agriculture under this chapter. (9-1-94)								
004.	DEFIN	ITIONS.						
	01.	Department. The Department of Agriculture of the state of Idaho.	(7-1-93)					
	02.	Director. The Director of the Department or his duly authorized agent.	(7-1-93)					
03. Person . A natural person, individual, firm, partnership, corporation, company, society, association, cooperative, two (2) or more persons having a joint or common interest, or any unit or agency of local, state, or federal government. (7-1-93)								
entitled	04. Producer . Any person who is the owner, tenant, or operator of land who has an interest in and is entitled to receive all or any part of the proceeds from the sale of any commodity produced on that land. (7-1-93)							
	05.	Rapeseed. Those species of Brassica napus, Brassica campestris, Brassica juncea.	(7-1-93)					
	06.	Types. Those species and varieties of rapeseed classified as follows:	(7-1-93)					
	a.	Edible:	(7-1-93)					
i. Low Erucic Acid Rapeseed Low Glucosinolates (LEAR-LG) shall be the seed of the species Brassica napus or Brassica campestris, the oil components of which seed contain less than two percent (2.0%) erucic acid and less than thirty (30) micromoles of any one (1) or any mixture of 3-butenyl glucosinolate, 4-pentenyl glucosinolate, 2-hydroxy - 3-butenyl glucosinolate, and 2-hydroxy - 4 pentenyl glucosinolate per gram of air dry, oil free solid as determined by any approved method. (7-1-93)								
ii. Low Erucic Acid Rapeseed High Glucosinolates (LEAR-HG) Rapeseed varieties shall contain less than two percent (2.0%) erucic acid in the oil of the rapeseed and more than thirty (30) micromoles per one (1) gram (m/g) glucosinolates in the rapeseed meal. (7-1-93)								

i. High Erucic Acid Rapeseed -- Low Glucosinolates (HEAR-LG) Rapeseed shall be rapeseed varieties used for production of industrial oil which shall contain erucic acid levels above forty percent (40%) in the

(7-1-93)

IDAHO ADMINISTRATIVE CODE Department of Agriculture

oil of the rapeseed and less than thirty (30) micromoles per one (1) gram (m/g) glucosinolates in the meal of the rapeseed. (7-1-93)

ii. High Erucic Acid Rapeseed -- High Glucosinolates (HEAR-HG) Rapeseed shall be rapeseed varieties used for production of industrial oil which shall contain erucic acid levels above forty percent (40%) in the oil of the rapeseed and more than thirty (30) micromoles per one (1) gram (m/g) glucosinolates in the meal of the rapeseed. (7-1-93)

07. Volunteer Rapeseed. A plant that arises from accidental or unintentional scattering of seed.

(7-1-93)

005. -- 049. (RESERVED).

050. PRODUCTION DISTRICTS.

01. District I. All land south of the Canadian border and north of U.S. Interstate 90. (7-1-93)

02. District II. All land south of U.S. Interstate 90 and north of the Clearwater River. (7-1-93)

03. District III. All land south of the Clearwater River and north of the Salmon River. (7-1-93)

04. District IV. All land within the boundaries of Ada, Canyon, Gem, Owyhee (north of Murphy) and Payette counties. (9-1-94)

05. District V. All land within the boundaries of Elmore, Owyhee (south of Murphy), and Washington (9-1-94)

06. District VI. All land within the boundaries of Blaine, Camas, Cassia, Gooding, Jerome, Lincoln, Minidoka and Twin Falls counties. (9-1-94)

07. District VII. All land within the boundaries of Bannock, Bear Lake, Bingham, Bonneville, Caribou, Clark, Franklin, Fremont, Jefferson, Madison, Oneida, Power and Teton counties. (9-1-94)

051. -- 099. (RESERVED).

100. **RESTRICTIONS.**

01. Districts I, V, VI, and VII. Except as otherwise provided in this rule, only edible types of rapeseed may be planted in Districts I, V, VI, and VII. (9-1-94)

02. District II, III, and IV. Except as otherwise provided in this rule, only industrial types of rapeseed may be planted in District II and III, and no rapeseed of either variety may be planted in District IV. (7-1-93)

03. Exemptions:

a. Industrial types of rapeseed may be planted in Districts I, V, VI, and VII under these conditions: (9-1-94)

i. It is the responsibility of the person planting industrial types of rapeseed in District I, V, and VI to consult with and obtain the written approval from all farmers bordering the fields to be planted with industrial types of rapeseed. (7-1-93)

ii. Industrial types of rapeseed planted in District I, V, VI, and VII must be at least one (1) mile from a field planted to edible types of rapeseed. (9-1-94)

b. Spring edible types of rapeseed may be planted in Districts II and III, and winter edible types of rapeseed may be planted in District III. Planting of spring and winter edible types of rapeseed are subject to the

(7 - 1 - 93)

IDAHO ADMINISTRATIVE CODE Department of Agriculture

following conditions:

(3-20-97)

i. It is the responsibility of the person planting spring or winter edible types of rapeseed in Districts II and III to consult with and obtain the written approval from all farmers bordering the fields to be planted with the spring or winter edible type of rapeseed. (3-20-97)

ii. Spring or winter edible types of rapeseed planted in Districts II and III must be at least one (1) mile from a field planted to industrial types of rapeseed. (3-20-97)

c. This amendment to Subsections 100.03.b.i. and 100.03.b.ii. is reasonably necessary to confer benefits to the rapeseed/canola industry. The proposed rule change was requested by farmers in Idaho and Lewis counties. The proposed rule change will enable the farmers to plant the winter edible type of rapeseed. (3-20-97)

101. -- 149. (RESERVED).

150. REQUIREMENTS FOR ALL BRASSICA SEEDS TO BE PLANTED IN IDAHO.

01. Requirements. All Brassica seeds to be planted in Idaho shall meet the following requirements.

(9-1-94)

(9-1-94)

a. Brassica seeds shall be treated with an EPA and State registered fungicide for the control of blackleg (Leptosphaeria maculans). (9-1-94)

b. Brassica seed lots produced outside Idaho shall be accompanied by a phytosanitary certificate stating that the seed is free (zero tolerance) from blackleg based on a laboratory test of a minimum of one and three-tenths (1.3) ounces or ten thousand (10,000) seeds. (9-1-94)

02. 150.01.b.	Exemptions.	The	following	are	not	subject	to	the	provisions	of	Subsections	150.01.a. (9-1-	
130.01.0.												(9-1-	•94)

a.	Brassica seeds sold in lots of two (2) pounds or less.	(9-1-94)

b. Brassica seeds produced in Idaho.

151. -- 199. (RESERVED).

200. RAPESEED GROWING OUTSIDE CULTIVATED FIELDS ENFORCEMENT AND PENALTIES. Volunteer rapeseed plants within designated production districts shall be destroyed prior to flowering. The Director of the State Department of Agriculture shall have the authority to require destruction of any rapeseed prior to flowering that has not met the provisions of these rules. In the event that the person responsible for planting the rapeseed does not comply with the destruction order, the Director is authorized to have the rapeseed destroyed by a third party and the cost of destruction shall be charged to the party responsible for planting the rapeseed. Every violation of the provisions of these rules shall be a misdemeanor and shall be punished by a fine not exceeding one thousand dollars (\$1,000). (7-1-93)

201. -- 249. (RESERVED).

250. TRANSPORTATION OF BRASSICA SEEDS INTO AND THROUGHOUT IDAHO.

Any transport of Brassica seeds shall be accomplished in suitably packaged, covered or sealed containers or vehicles in order to avoid the accidental spread of seed in non-production and prohibited areas. (9-1-94)

251. -- 999. (RESERVED).

Subject Index

D

Definitions, IDAPA 02.06.13, Rules Relating To Rapeseed Production & Establishment Of Rapeseed Districts 2 District II, III, & IV, Restrictions 3 Districts I, V, VI, & VII, Restrictions 3 Е Exemptions, Restrictions 3 Р Production Districts, Districts I through VII 3 R Rapeseed 2 Rapeseed Growing Outside Cultivated Fields Enforcement & Penalties 4 Requirements For All Brassica Seeds To Be Planted In Idaho 4

Restrictions 3

Т

Transportation Of Brassica Seeds Into & Throughout Idaho 4 Types 2

Volunteer Rapeseed 3