

ACT 105

A Bill for an Act to Amend Section 51-56 of the Revised Laws of Hawaii 1955, to Permit Commercial Secondary Processors of Unenriched Flour, Other Than Bakeries, to Purchase Such Unenriched Flour Without the Necessity of Furnishing a Certificate of Intent.

Be it Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 51-56 of the Revised Laws of Hawaii 1955 is hereby amended to read as follows:

“Sec. 51-56. Flour must be enriched. It shall be unlawful for any person to manufacture, mix, compound, sell or offer for sale in this State for human consumption therein, any unenriched flour; provided that unenriched flour may be used in the manufacture of macaroni, cracker, soy sauce or other non-baking products; provided further that unenriched flour may be sold to commercial bakers of bread, rolls or buns if, prior to or simultaneously with delivery, the baker furnishes to the seller a certificate of intent in such form as the department of health shall by regulation prescribe, certifying that such flour will be used only in the manufacture, mixing or compounding of flour or white bread or rolls enriched to meet the requirements of sections 51-55 to 51-60. It shall be unlawful for such baker to use the flour so purchased in any manner other than as stated in such certificate.”

SECTION 2. This Act shall take effect upon its approval.

(Approved May 29, 1963.) **H.B. 118.**
