

19. Same: Declarations on Packages.—Except as otherwise provided in this Act, any commodity in package form shall bear on the outside of the package a definite, plain, and conspicuous declaration of (1) the net quantity of the contents in terms of weight, measure, or count, and (2) in the case of any package not sold on the premises where packed, the name and place of business of the manufacturer, packer, or distributor. *Provided*, that under clause (1) the superintendent shall, by regulation, establish reasonable variations or tolerances to be allowed, and also exemptions as to small packages.

20. Same: Misleading Packages.—No commodity in package form shall be so wrapped, nor shall it be in a container so made, formed, or filled, as to mislead the purchaser as to the quantity of the contents of the package, and the contents of a container shall not fall below such reasonable standard of fill as may have been prescribed for the commodity in question by the superintendent.

21. Commodity in Package Form Defined.—The term “in package form” as used in this Act shall be understood to mean ~~CONTAINER, IN ADVANCE OF SALE, SO AS~~ ~~cluding~~ ~~COMMODITY PUT UP OR PACKAGED IN ANY~~ ~~MANNER INCLUDING~~ barrels, bags, sacks, cartons, or other ~~CONTAINER, IN ADVANCE OF SALE, SO AS~~ TO CONSTITUTE A UNIT QUANTITY OF THE commodity, for either wholesale or retail use, exclusive, however, of an auxiliary shipping container enclosing packages which individually conform to the requirements of this Act. An individual item or lot of any commodity not in package form as defined in this section but on which there is marked a selling price based on an established price per unit of weight or of measure shall be construed to be commodity in package form.

22. Sale by Net Weight. The word “weight” as used in this Act in connection with any commodity shall be understood to mean net weight. ~~PROVIDED, HOWEVER,~~ ~~THAT THE WORD “WEIGHT” AND THE WORDS~~ ~~“NET WEIGHT” AND “NET QUANTITY”, AS USED~~ ~~IN THIS ACT IN CONNECTION WITH ROPE, TWINE~~ ~~AND CORDAGE PRODUCTS, SHALL BE UNDER-~~ ~~STOOD TO INCLUDE GROSS WEIGHT, AND ROPE,~~ ~~TWINE AND CORDAGE PRODUCTS MAY BE~~ ~~MARKED AND SOLD UNDER THIS ACT ACCORDING~~ ~~TO GROSS WEIGHT, UNDER SUCH REASONABLE~~ ~~RULES AS THE SUPERINTENDENT MAY ESTAB-~~ ~~LISH, CONSISTENT WITH TRADE PRACTICES EX-~~