



Pullet Quota Policy

Application and Purpose

1. Pullet Quota belongs to the Board and is administered by the Board to provide for the control and Regulation in any or all respects of the production and marketing within Ontario of pullets, including the prohibition of such production or marketing, in whole or in part, as part of Canada's comprehensive supply management system.
2. This Pullet Quota Policy forms the basis on which pullet quotas are fixed and allotted by the Board. Pullet quota holders are required to comply with this Pullet Quota Policy at all times.
3. This Pullet Quota Policy is subject to revision, revocation and interpretation by the Board in its discretion. This Pullet Quota Policy is for quota holders' convenience and is not absolute. Quota holders planning any pullet quota dealings should contact the Board office.
4. Any request for an exemption from any part of this Pullet Quota Policy must be made to the Board in writing, with reasons.
5. All quota transactions, unless otherwise provided for such as Family Ownership Updates, special relocations, transfers between family members and transfers with a sale of registered premises, must be conducted through the EFO Quota Transfer System (QTS).
6. This Pullet Quota Policy should be read in conjunction with the General Regulations of the Board. Pullet Quota holders who qualify for the exemptions from quota in the General Regulations are exempt from this Pullet Quota Policy.

Interpretation

7. [a] **"ACP"** means the Animal Care Program as outlined in the "Egg Farmers of Ontario On-farm Food Safety and Animal Care Program Standard";
[b] **"Board"** means Egg Farmers of Ontario (EFO);
[c] **"Buy Bid"** means a bid to buy a number of units of quota, at the Quota Transfer price, through the Quota Transfer System (QTS);
[d] **"Buyer"** means a person who proposes to buy quota;
[e] **"Day old chicks"** means a domestic hen chick at one day of age;
[f] **"Effective Date"** in respect of a transfer of quota means the date on which a seller will have removed birds from the seller's registered premises;
[g] **"Encumbrancer"** means the holder of any lien registered against the title of the registered premises at the appropriate land registry office or a security holder under the *Personal Property Security Act (PPSA)* of which EFO has received written notice under section 24;
[h] **"Family Corporation or Partnership"** means a corporation or partnership wholly owned by a Family Member;
[i] **"Family Member"** means a spouse, daughter, daughter-in-law, son, son-in-law, mother, father, sister, sister-in-law, brother, or brother-in-law;
[j] **"Good Standing"** means a producer in conformity with all EFO Regulations, Policies, Orders, Directions and decisions, including housing density and not in contravention of any other laws or regulations impacting the control or operation of a pullet production facility as may be determined by the Board, with all necessary documentation filed at EFO and current in the payment of all licence fees, levies and any other amounts owing by the producer to EFO
[k] **"OFFS"** means On Farm Food Safety as provided in the "Egg Farmers of Ontario On-farm Food Safety and Animal Care Program Standard"
[l] **"Placed"** means the transfer of pullets into a pullet facility or into an egg production facility; pullet quota holders are expected to have the appropriate number of pullet quota as per day old placements;
[m] **"Producer"** means the person engaged in the production of pullets;
[n] **"Pullet Quota"** means quota for the production of pullets;



- [o] **"Pullets"** means chicks-for-placement;
- [p] **"Quota"** means pullet quota;
- [q] **"Quota Holder"** means a producer to whom a quota has been fixed and allotted;
- [r] **"Quota Transfer Price"** (QTP) is the price established by the Board for the transfer of quota through a QTS
- [s] **"Quota Transfer System" (QTS)** means the Board's procedure for the purchase and sale of quota through the Board's quota exchanges;
- [t] **"Registered Premises"** means the lands and buildings used for production of pullets in respect of which the Board has fixed and allotted quota;
- [u] **"Sell Bid"** means an offer to sell a number of units of quota, at the Quota Transfer Price;
- [v] **"Seller"** means a quota holder who proposes to sell quota;
- [w] **"Transfer"** includes a sale or purchase of quota.

Transfer of Quota With Registered Premises (Non-Family)

8. [a] A quota holder may apply to the Board to transfer the whole quota together with a transfer of title of the registered premises.
- [b] The Board will consider an application once complete, and may approve same, if satisfied that all of its requirements have been met subject to the provisions of paragraph (c).
- [c] The quota holder is required to place 10% of the total quota on the next QTS at the QTP
- [d] Upon approval, subject to subsection [c], the Board will cancel the quota of the seller and fix and allot a like amount of quota to the buyer.

Seller:

- [e] No application under subsection [a] will be approved by the Board where the seller:
- [i] is not in Good Standing or;
 - [ii] has not been the owner of the applicable registered premises for at least twenty-four months (24) prior to the Effective Date of the transfer.
- [f] The seller shall:
- [i] complete and file with the Board,
 - (a) an application in Form 3-14 'Seller's Application';
 - (b) a legal opinion of the seller's solicitor confirming;
 - (i) the identity of the seller and the names of any partners or shareholders of the seller, where applicable;
 - (ii) that the seller is the registered owner of the registered premises in accordance with the deed/transfer;
 - (c) Consent of Encumbrancer or Security Holder, Form 5-14, if applicable in respect of any letter of direction on file with the Board;
 - (d) Quota Release Statement, Form 6-14;
 - [ii] pay to the Board an application fee of \$100.00 plus HST (payable by cheque, Visa or MasterCard);
 - [iii] submit a Sell Bid on the next QTS, see 8[c]
 - [iv] report placements of pullets in accordance with Board Regulations.

Buyer:

- [g] The buyer shall:
- [i] complete and file with the Board,
 - (a) an application in Form 4-14 'Buyer's Application';
 - (b) a legal opinion of the buyer's solicitor confirming;
 - (i) the identity of the buyer and the names of any partners or shareholders of the buyer, where applicable;
 - (ii) that the buyer is the registered owner of the registered premises in accordance with the deed/transfer;
 - [ii] place pullets within twelve months of the date of the transfer of quota;



- [iii] report placements of pullets in accordance with Board Regulations;
- [iv] satisfy the Board that the buyer is and will remain a citizen or a permanent resident of Canada residing in Canada having the care and management of the pullet production facility.

Transfer of Quota Without Registered Premises (*Family Members*)

9. Family Members

- [a] A quota holder, who has been the owner of the quota for at least five [5] years (60 months) prior to the Effective Date of the transfer, may apply to the Board to transfer all or part of a quota without a transfer of registered premises to a Family Member or to a Family Corporation or Partnership by completing and filing with the Board:
 - [i] An application in Form 3-14 'Seller's Application';
 - [ii] A legal opinion of the quota holder's solicitor confirming:
 - [1] the parties to the transaction;
 - [2] details of any family member partners or shareholders of the quota holder;
 - [3] that the Family Member or the Family Corporation or Partnership is the registered owner of the registered premises in accordance with the Deed/Transfer.
 - [iii] Consent of Encumbrancer Form 5-14 if applicable;
 - [iv] Quota Release Statement Form 6-14.
- [b] The Family Member or the Family Corporation or Partnership applying to acquire the quota from another Family Member shall complete and file with the Board:
 - [i] An application in Form 4-14 'Buyer's Application';
 - [ii] A legal opinion of the Family Member's solicitor confirming:
 - [1] the parties to the transaction, including the relationship to the Family Member;
 - [2] details of any partners or shareholders of the Family Member;
 - [iii] That the Family Member or the Family Corporation or Partnership is the registered owner of the registered premises in accordance with the Deed/Transfer;
 - [iv] Report placement of pullets in accordance with Board Regulations; and shall
 - [v] Satisfy the Board that the Family Member or Family Corporation or Partnership will have the care and management of the pullet production facility.
- [c] An application under section 9(a) shall be filed with the Board a minimum of 30 days prior to the requested Effective date of the transfer.
- [d] An application will be considered by the Board once complete and may be approved if all of the Board requirements have been met.
- [e] Upon approval, the Board will cancel the quota of the family member under section 9(a) and fix and allot a like amount of quota to the family member under section 9(b).

Quota Transfer System (QTS)

- 10.
 - [a] The Board will conduct QTS quota exchanges in accordance with the QTS Transfer Schedule and subject to the QTS Criteria as determined by the Board in its discretion.
 - [b] Each QTS will be conducted in response to at least one Sell Bid and at least one Buy Bid.
- 11. **Sell Bids**
 - [a] A quota holder desirous of selling quota without registered premises must submit the following to the Board office prior to the QTS sell deadline as outlined in the QTS Transfer Schedule:
 - [i] QTS Form 1-14 Sell Bid;
 - [ii] \$100.00 plus HST application fee, non-refundable (payable by cheque, Visa or MasterCard);
 - [iii] A Consent of Encumbrancer in form 5-14, if applicable in respect of any letter of direction on file with the Board in Form 5-14;.
 - [iv] A legal opinion of the seller's solicitor confirming:



- [1] the name of the quota holder as recorded on the registered Deed/Transfer of the registered premises; and
- [2] details of any partners or shareholders of the seller;
- [v] Quota Release Statement Form 6-14;
- [vi] No application for a quota transfer will be approved by the Board where the seller has not been the owner of the quota for at least twenty-four months prior to the Effective Date of the transfer;
- [b] The Board will notify each quota holder upon receipt of that quota holder's Sell Bid and advise:
 - [i] That the Sell Bid has been accepted and will proceed through the QTS in accordance with the QTS Transfer Schedule; or
 - [ii] That the Sell Bid has been rejected as incomplete or from an ineligible quota holder and that the Sell Bid can be resubmitted when completed or upon the quota holder becoming eligible providing the Sell Bid is received at the Board office before the QTS Sell Bid deadline.
- [c] Upon acceptance under section [b] [i], a Sell Bid is irrevocable for that QTS;
- [d] All accepted Sell Bids will be held by the Board until the QTS Sell Bid deadline, after which the Board will give notice that a QTS will be held setting out the number of units of quota offered for sale and the QTS Buy Bid deadline date, or that a QTS will not be held and provide a revised QTS schedule.
- [e] If the Board announces growth units during a QTS period, all quota placed as a sell bid is not eligible for the growth allotment, the production quota bought and sold for a future date is not eligible for growth units, the buyer becomes eligible for subsequent growth units on that quota traded once fixed and allotted in respect of that producers registered premises.

12. Buy Bids

- [a] After the QTS Sales deadline, if there is at least one eligible Sell Bid, the Board will give notice of a QTS quota exchange in accordance with the QTS Transfer Schedule.
- [b] Any person desirous of acquiring quota without registered premises must submit the following to the Board office prior to the QTS Buy Bid deadline:
 - [i] QTS Form 2-14 Buy Bid;
 - [ii] A cheque payable to EFO in the amount equal to 10% of the total Buy Bid. EFO may void this cheque when this amount is overstated based on the actual units purchased and may request a new deposit cheque;
 - [iii] A legal opinion of the buyer's solicitor confirming:
 - (1) The identity of the buyer and the names of any partners or shareholders of the buyer were applicable; and
 - (2) That the buyer is the registered owner of the registered premises in accordance with the Deed/Transfer.
 - [iv] Report placement of pullets in accordance with Board Regulations; and
 - [v] Satisfy the Board that the buyer will have the care and management of the pullet production facility.
- [c] The Board will notify each party upon receipt of that party's Buy Bid and advise:
 - [i] That the Buy Bid has been accepted and will proceed through the QTS in accordance with the QTS Transfer Schedule; or
 - [ii] That the Buy Bid has been rejected as incomplete or from an ineligible party and that the Buy Bid can be resubmitted when completed or upon the party becoming eligible providing the Buy Bid is received at the Board office on or before the QTS purchase deadline.
- [d] Upon acceptance under [c][i], the Buy Bid is irrevocable for that QTS.

QTS Results

- 13. [a] All accepted Sell Bids and Buy Bids will be summarized by the Board on an anonymous basis and submitted to the Board's independent third party agent for determination of the quota sold by seller(s) to the buyer(s).



- [b] Each successful seller and buyer will be advised of the terms of the quota transfer approved, including the number of units of quota at the QTP and the total price payable, the payment date and the terms of payment.
 - [c] Successful buyers must make payment in full less any deposit paid to the Board office by wire transfer or bank draft not less than 10 business days prior to the Effective Date of the quota transfer.
 - [d] Successful sellers will be paid by the Board within 10 business days of the latest of:
 - [i] The seller's Effective Date;
 - [ii] Receipt of payment at the Board in cleared funds from the successful buyer.
 - [e] Payment will be made by the Board in the name of the quota holder at the address of that quota holder on record with the Board, unless otherwise directed by the seller in writing.
14. [a] The Board will consider the results of the QTS and may approve any quota transfer if satisfied that all of its requirements have been met.
- [b] Upon approval, the Board will cancel the quota of the seller and fix and allot a like amount of quota to the buyer.

QTS Criteria

15.

Sell Bids:

- [1] A Sell Bid shall contain all the information required on QTS Form 1-14 and shall specify the number of units of quota for sale at the published QTP. The sell bid Effective Date (date quota will be available to transfer) cannot be earlier than the Quota Transfer Session date as determined on the QTS Schedule.
- [2] No quota holder submitting a Sell Bid can have day old chicks ordered in respect of the number of units of quota in the Sell Bid until the Sell Bid has been determined as a result of the QTS.
- [3] No Sell Bid may be withdrawn if the QTS has resulted in the sale of the total number of units of quota in the Sell Bid.
- [4] If the QTS results in the sale of less than the total number of units of quota in the Sell Bid, the unsold number of units of quota reverts to the quota holder, but may be submitted for sale in the next consecutive QTS without payment of any further application fee.
- [5] A new application fee is required by a quota holder who has not submitted a Sell Bid to the immediately preceding QTS.
- [6] No quota holder may submit more than one Sell Bid per QTS per Registered Premises.
- [7] Each quota holder submitting a Sell Bid represents and warrants that the quota holder has the sole authority to make the Sell Bid free of liens, encumbrances or any third party interests of any kind, unless and to the extent that a Consent of Encumbrancer has been filed with the Sell Bid.
- [8] Sell Bids may be submitted up to 12 months prior to the proposed Effective Date.

Buy Bids:

- [9] No buyer can request more than the number of units available for sale to maximum of 16,670 units per QTS session .
- [10] No person may acquire more than 62,500 units of quota over a five [5] years period beginning with the Effective Date of the first unit of quota transferred through a QTS.
- [11] No person may submit more than one (1) Buy Bid per QTS per Registered Premise.
- [12] The Board reserves the right to request a letter of credit, wire transfer or bank draft in respect of any Buy Bid.
- [13] By submitting a Buy Bid, each buyer represents and warrants that the Buy Bid is not the product of any collusive or other anti-competitive agreement and is consistent with Canadian competition and other laws.
- [14] The Board will hold all deposit cheques received in connection with the Buy Bids pending the result of the QTS.
- [15] Where a Buy Bid is rejected as incomplete, late, is from an ineligible buyer or is not successful, the 10% deposit cheque will be destroyed by EFO.



- [16] Upon a successful Buy Bid, the quota holder will be issued a written notice of the number of quota units purchased and the Effective Date of the quota transfer(s) along with an invoice.
- [17] A party making a Buy Bid who is not the owner of the Registered Premises at the time of the Buy Bid may submit a binding Agreement of Purchase and Sale for such Registered Premises with the closing date on or before the Effective Date and shall provide a copy of the registered deed / transfer; to the board on or before the Effective Date.
- [18] Any interest earned by the Board on deposits held by it on account of QTS quota transactions shall be for the sole account of the Board and neither a buyer nor a seller of any quota through the QTS has any claim to any such interest.
- [19] Where a successful Buy Bid is not completed due to the default of the buyer, the Board may, in its discretion, retain in whole or in part, the 10% deposit paid. The buyer acknowledges and agrees that:
 - [i] It would be extremely difficult and impractical to determine precisely the actual damages such a default would cause to the Board and to Ontario's egg and pullet farmers.
 - [ii] The amount of the deposit paid by the buyer is a fair and reasonable approximation of the amount of the actual damages that would be suffered by the Board and by Ontario's egg and pullet farmers as a result of the default and constitutes a genuine pre-estimate of liquidated damages and is not a penalty.

Buyer and Seller:

- [20] No person shall submit a Sell Bid and a Buy Bid to the same QTS.
- [21] The Board retains the confidentiality of all Sell Bids, Buy Bids and QTS results with the exception of disclosing the total number of units of quota offered for sale.
- [22] All Sell Bids and Buy Bids are conditional upon all of the Board's requirements being met to the Board's satisfaction.
- [23] The QTS results summary will give the number of Sell Bids, the total number of units of quota for sale, the number of Buy Bids, the total number of units of quota for purchase, the QTP, the number of units of quota eligible for transfer and the number of units of quota actually transferred as a result of the QTS.
- [24] The Board retains its discretion to refuse any Sell Bid or Buy Bid for any reason it considers proper.
- [25] Sell Bids, Buy Bids and the right to participate in a QTS cannot be assigned.
- [26] No quota holder who is not in Good Standing may submit a Sell Bid or a Buy Bid.
- [27] The Board will attempt to match up Sell Bids and Buy Bids with the same Effective Date.
 - [i] Existing and new Pullet Quota Holders who acquire pullet quota through the QTS on a new registered deeded property and do not utilize the quota within the calendar year transferred may be eligible for a financial reimbursement subject to:
 - a) The pullet quota eligible for reimbursement is restricted to pullet quota acquired through the QTS within the calendar year.
 - b) Reimbursement will be calculated yearly; qualifying pullet growers must have had no pullet production/utilization on the deeded property.
 - c) Reimbursement for unutilized pullet quota will be determined by the Board on a yearly basis.
 - d) If the quota is not utilized and transferred at a future date either through the QTS, transferred between family and/or sold with registered premises, all payment for unutilized pullet quota reimbursed by EFO must be returned to the Board.

General:

- [28] Each QTS is operated for the convenience of producers and the Board accepts no liability or obligation whatsoever in the event that a QTS is delayed or cancelled for any reason.
- [29] The Board shall not under any circumstances be liable for any loss or damage, including but not limited to actual, incidental or other consequential damages resulting to either a buyer or a seller as a result of delayed or cancelled QTS.
- [30] The QTS, as well as the seller's, buyer's and the Board's respective rights and obligations hereunder shall be governed by and construed and enforced in accordance with the laws of and subject to the exclusive jurisdiction of the courts of the Province of Ontario.



- [31] Notices from the Board may be posted on the Board's website, by email to producers or such other means as the Board considers proper.
- [32] The QTS Transfer Schedule and QTS results summaries will be updated regularly on the EFO website.
- [33] The Board may, in its discretion, delay or cancel a QTS or upon application may waive QTS requirements or other Quota Policy Requirements in case of force majeure events, such as death or family emergency.
- [34] A quota holder who has acquired quota through a transfer of registered premises is eligible to purchase up to 62,500 units of quota over a five [5] year period beginning with the Effective Date of the first unit of quota transferred through a QTS with a maximum of 16,670 units on any single QTS.
- [35] Pullet growers may only offer to sell unutilized quota on the QTS.
- [36] All quota transfers must be approved by the Board.

Special Relocations

16. [a] **Temporary**
A quota holder, in Good Standing who wishes to renovate a building on the registered premises, may apply to the Board to have the quota temporarily relocated to another location for a maximum period of one year or until pullets are placed by completing and filing with the Board an application in Form 7-14, subject to the following:
- [i] The temporary building location can only contain pullets owned by the quota holder, and no others;
 - [ii] A legal opinion is provided confirming ownership and property details of the temporary location;
 - [iii] Meet all other program requirements of EFO
- [b] **Permanent**
A quota holder, in Good Standing, may apply to the Board for a permanent relocation of the quota to other premises owned by the quota holder by completing and filing with the Board an application in Form 7-14. The Board will not allow any relocation of quota by a quota holder from one registered premises to another registered premises owned by the same quota holder until the expiry of five [5] years (60 months) from the date such quota was acquired by the quota holder.
- [c] **Conditions to Board Approval**
The Board will only approve a transfer under subsection [a] or [b] where it is satisfied that:
- [i] all conditions for relocation have been met;
 - [ii] the quota holder is the owner of the other premises in respect of which the quota is to be permanently transferred and has filed with the Board, a legal opinion confirming ownership of the registered premises.
- [d] Upon approval, the Board will cancel the quota fixed and allotted in respect of the registered premises and fix and allot the quota to the quota holder in respect of the new registered premises.

Amalgamation of Quotas

17. [a] For purposes of this Quota Policy "amalgamation of quota" means the cancellation of two or more quotas and the fixing and allotting by the Board to the quota holder of an amount of quota equaling the total of the two or more quotas cancelled, as aforesaid, under a new quota number in respect of one specified registered premises.
- [b] A quota holder who has two or more quotas in respect of separate registered premises, may apply to the Board for the amalgamation of those quotas in respect of one specified registered premises by completing and filing with the Board an application in Form 7-14. The Board will not allow any amalgamation of quotas by the quota holder until the expiry of five [5] years (60 months) from the date such quota was acquired by the quota holder.
- [c] Where two or more quota holders are holders of quota in respect of separate registered premises, they may apply to the Board for the amalgamation of all or part of said quotas in respect of one specified registered premises by completing and filing with the Board an application in Form 7-14. The Board will



not allow any amalgamation of quotas by the quota holders until the expiry of five [5] years (60 months) from the date such quota was acquired by the quota holder.

One Quota per Registered Premises

18. A registered premises can have only one egg quota and / or one pullet quota fixed and allotted to that premises.

Multiple Quotas

19. Where a quota holder has more than one quota:

- [i] none of such quotas may be exceeded, even though another quota of the same quota holder is not being fully utilized;
- [ii] sufficient, separate production facilities must be part of the quota holder's Registered Premises to allow production to the maximum amount permitted under each quota in compliance with section 27 [On Farm Food Safety] and with Section 28 [Housing Density] of this Quota Policy.

Maximum Quota Holdings

20. While there is no set maximum quota holdings under this Policy, the Board reserves the right to decline to approve any transfer of quota, where it determines that an undue concentration of quota would be vested in any one individual or group to the detriment of other quota holders.

24 Month Rule

21. No application for a quota transfer will be approved by the Board where the seller has not been the owner of the quota for at least 24 months prior to the Effective Date of the transfer.

Family Ownership Updates

22. [a] In this policy a Family Ownership Update is the addition or deletion of a family member as a holder of quota or as a partner or shareholder in a Family Corporation or Partnership.
- [b] Where a quota holder, whether as an individual, as a shareholder or partner of a Family Corporation or Partnership, is desirous of including or removing a family member as part of the ownership, such a change, so long as it only involves a family member, need only be reported in writing to the Board in the form of an updated Legal Opinion. No transfer of quota application is required.
- [c] Where the change also involves a change in the ownership of the registered premises, a copy of the registered transfer of title must be filed with the Board.
- [d] No deletion of the interest of a family member can be accepted by the Board unless that family member (or estate where deceased) has filed a written consent with the Board.
- [e] Only family members of legal age and resident in Ontario are eligible to be noted under a Family Ownership Update.
- [f] A Family Ownership Update is not effective unless and until the necessary forms and supporting documentation, where applicable, have been completed and filed with the Board.
- [g] Where a Family Ownership Update is occasioned by a death of a family member a copy of the Certificate of Appointment of an Estate Trustee with the Will and a legal opinion from a lawyer acting for the estate confirming the deletion of the interest of the deceased may be required.
- [h] It is the quota holder's responsibility to obtain appropriate legal and tax advice as to the implications of any proposed Family Ownership Update.

Partnerships and Corporations

23. [a] Any change in the ownership of a partnership or of shares in a corporation, which is a quota holder, constitutes a transfer of quota and requires approval of the Board pursuant to this policy (exclusive of Family Ownerships, Section 22).



- [b] For ownership changes in a partnership or shares of a corporation, each individual transaction is subject to the 10% rule section 8[c], family members are excluded.
- [c] Where any change in the ownership under paragraph (a) is proposed, written notice of same shall be filed by the quota holder with the Board not less than 30 days prior to its proposed effective date.
- [d] Every proposed buyer, by making application to the Board, specifically authorizes the Board to inspect all books, records and documents relating in any way to the transfer, including where appropriate, the minute books, shareholders' register and any other corporate or partnership record or agreements that deal with ownership and control of the proposed buyer and to take such action as the Board deems necessary to verify any such information.
- [e] Where a corporation or partnership which is a quota holder is owned in whole or in part by another corporation or partnership, every such corporation or partnership having any interest therein shall likewise provide the Board with full ownership information to the satisfaction of the Board.

Encumbrancer

24. No encumbrance such as a mortgage against the registered premises or a security interest under the PPSA applies to the quota which is under the Boards' exclusive control. The Board only gives notice of quota transfer applications to encumbrancers of which it has notice through a letter of direction signed by the quota holder. The Board may, upon application and after notice to any interested parties, approve a quota transfer application without the consent of an encumbrancer.

Quality Standards

25. [a] The Board may require a quota holder to satisfy the Board that:
- [i] production of pullets from the quota holder's registered premises is lawful in all respects in accordance with any land use restrictions, zoning by-laws, environmental regulations or requirements;
 - [ii] all industry standards as determined by the Board, from time to time, are met.
- [b] Every quota holder shall:
- [i] permit the Board to inspect the quota holders' registered premises as part of its Salmonella testing program and otherwise as deemed necessary by the Board.
 - [ii] maintain insurance coverages insured through the Poultry Insurance Exchange.
 - [iii] comply with EFO's mandatory one week downtime, as the producer changes flocks.
 - [iv] only house egg type layer chicks in any pullet facility. Additionally, if a facility is changing species, a negative S.e. test must be received before the layer chicks are placed.
- [c] Where the Board determines that a quota holder is not in compliance with subsection [a] or [b] the Board may cancel, reduce or refuse to increase or transfer the quota of the quota holder.
- [d] No smoking is permitted while EFO inspectors or other EFO staff are in attendance at the registered premises which must be maintained free of all second-hand smoke.

On Farm Food Safety/Animal Care Program (OFFS/ACP)

26. [a] The Board has developed an On-Farm Food Safety & Animal Care Program - Pullets as set out in appendix 'A'.
- [b] All quota holders must achieve & maintain OFFS Program certification and must maintain a minimum score of 90% and complete all of the mandatory elements on both parts of the yearly internal audits. New pullet quota holders must have certification audit by end of the first flock.
- [c] A quota holder who has failed to achieve OFFS/ACP certification may be subject to a five per cent (5%) utilization reduction against the total quota of that quota holder for the entire life of the next flock placed by that quota holder.
- [d] A quota holder against whom the Board has applied a utilization reduction under paragraph (c) may apply to transfer all or part of the quota, which transfer, if approved by the Board, may cancel the utilization reduction.



- [e] Failure to maintain the minimum score of 90% on all three parts of the yearly internal audits, thus causing a return visit by the Inspector, will result in an administration fee of \$500.00. The quota holder will have 30 days (or have submitted a corrective action plan for those that cannot be completed within 30 days) to make any corrections to achieve a score of >90%. Failure to correct non-conforming mandatory elements within 30 days (or failure to provide a correction plan for those that cannot be completed within 30 days) will also be subject to the administration fee. Failure to do the above may result in a second administration fee and a potential hearing by the Board.
- [f] One week downtime is mandatory as quota holders change flocks.
- [g] Pullet quota holders are required to use OFFS Program (or a program that is deemed equivalent by EFO) certified pullets in order to maintain OFFS/ACP certification.
- [h] Quota holders are subject to an unannounced visit at least once per year at which time they must obtain a score of 90% on this site inspection report. Failure to do so will result in the same conditions as outlined in section [e].

Housing Density

27. Effective January 1, 2020, all quota holders must meet all the requirements for housing capacities based on the current Code of Practice for the Care and Handling of Pullets & Laying Hens (as published by NFACC) unless EFO Board has granted exemptions/delays to the implementation dates or requirements.

Pullet growers may place their Current Allowable Pullet Barn Capacity plus a mortality allowance of 3% [white] or 5% [brown]. In the event that it is determined that a Pullet Grower has placed Pullets, at Day Old, in excess of the Allowable Pullet Barn Capacity plus the allowance, the Pullet Grower will be issued an over-capacity assessment equal to the number of units over density (including the allowance) multiplied by two times the current growing fee, as determined by the Board.

Quota Maintenance

28. The Board may cancel or reduce a pullet quota where the quota holder fails to satisfy the Board that pullets were produced by that person in the registered premises during the immediate preceding calendar year.

EFO Discretion

29. Egg Farmers of Ontario's Quota Policies are subject to the Board's discretion to refuse a transfer of quota for any reason it considers proper and to make such exceptions or amendments as it deems necessary or advisable.

Sanctions

30. [a] All applications for quota transfer are subject to the Board's inspection and verification procedures.
- [b] Where a quota holder, who acquires or relocates quota pursuant to this Policy, is found to have breached any of the requirements of the transfer application, or failed to make a transfer application when required to do so, the Board may cancel or reduce the quota.
- [c] Where a seller is found to be in arrears of any licence fees, levies, interest, or other monies owing to the Board and the seller does not pay same after a demand by the Board, the Board may assess and collect same from the buyer.
- [d] The Board may cancel or reduce, refuse to increase, refuse to fix and allot a quota fixed and allotted to any person for any reason that the Board considers proper.
- [e] The Board may cancel or reduce a producer's quota as a penalty where the Board has reasonable grounds for belief that the person to whom the quota was fixed and allotted has contravened the Act or the Regulations.
- [f] Additional or alternative sanctions may apply under Section 25 [Quality Standards], and Section 26 [On Farm Food Safety] and Section 27 [Housing Density] of this Quota Policy.



- [g] Indirect methods to circumvent these policies will not be permitted and where identified may result in an appropriate reduction or cancellation of quota.

Revocation

31. Pullet Quota Policy made by the Board on the 2nd day of August, 2019 is hereby revoked, and this Pullet Quota Policy is substituted therefore, provided that no such revocation shall affect the previous effect of such quota policy or anything done, or rights or obligations owing there under.

Policy Effective Date & Amendment

32. This Pullet Quota Policy takes effect on the 3rd day of October, 2019.

Egg Farmers of Ontario



Scott Graham, Chair



Harry Pelissero, General Manager

Dated at Mississauga, this 3rd day of October, 2019.