MANUFACTURE AND SALE OF BREAD—UNLAWFUL ACTS—DEFINITIONS.

An Act relating to the manufacture and sale of bread, and the prevention of misrepresentation and fraud in the sale thereof; and amending section 1, chapter 214, Laws of 1937 and RCW 19.92.100, sections 2, 3 and 4, chapter 214 and RCW 19.92.110 and 19.92.120.

Be it enacted by the Legislature of the State of Washington:

Section 1. Section 1, chapter 214, Laws of 1937 and RCW 19.92.100 are each amended to read as follows:

No person shall manufacture for sale, sell or offer or expose for sale, any bread except in the following weights, which shall be the net weights twelve hours after baking: "standard small loaf", which shall weigh not less than fifteen ounces and not more than seventeen ounces; "standard large loaf", which shall weigh not less than twenty-two and one-half ounces and not more than twenty-five and one-half ounces; or multiples of the foregoing weights for the "standard small loaf" and "standard large loaf": Provided, That variations at the rate of one ounce over and one ounce under the foregoing, per "standard small loaf", or one and one-half ounce over or under per "standard large loaf", or any multiple of the foregoing variations per each multiple type loaf, in the above specified unit weights are permitted in individual loaves, but the average weight of not less than twelve loaves of any one kind of loaf shall not be less than the weight hereinabove prescribed. It shall be unlawful to sell or expose for sale bread in a loaf of such form that it has the appearance and size of a loaf of greater weight.

Section 2. Sections 2, 3 and 4, chapter 214, Laws of 1937 (heretofore divided, combined and codified as
RCW 19.92.110 and 19.92.120) are amended to read as set forth in sections 3 and 4 of this act.

Sec. 3. (RCW 19.92.110) “Open top” or “hearth” means bread baked in pans or forms the top or top and sides of which are not enclosed.

“Open top” or “hearth bread” shall be baked in pans or forms the length and width of which shall not exceed the following:

“Standard small loaf”, length, nine inches, width, four and one-half inches;

“Standard large loaf”, length, twelve and one-quarter inches, width, four and one-half inches.

Sec. 4. (RCW 19.92.120) “Pullman bread” means bread baked in pans all six sides of which are enclosed.

“Pullman bread” shall be baked in pans the length and cubic content of which shall not exceed the following:

“Standard small Pullman loaf”, length, nine inches; cubic content, one hundred forty-four cubic inches;

“Standard large Pullman loaf”, length, thirteen inches; cubic content, two hundred and eight cubic inches;

“Standard large multiple Pullman loaf ‘A’”, length, sixteen inches; cubic content, two hundred fifty-six cubic inches;

“Standard large multiple Pullman loaf ‘B’”, length, twenty inches; cubic content, four hundred five cubic inches.

Passed the House February 2, 1955.
Passed the Senate February 23, 1955.
Approved by the Governor March 2, 1955.