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Compliance with Flour Enrichment Standards

Sec. 21a-29-1. Exceptions

The terms of Connecticut General Statutes, Section 21a-28 (a) shall not apply to flour sold to distributors, brokers or other processors, if the purchaser furnishes the seller a certificate, certifying that the flour will be (1) resold to a distributor, broker or other processor, or (2) used in the manufacture, mixing or compounding of white bread or rolls enriched to meet the requirements of the Connecticut General Statutes, Section 21a-28, or (3) used for the manufacture, mixing or compounding of pastry products or other products not required to be enriched by Section 21a-28 of the Connecticut General Statutes. It shall be unlawful for any such purchaser so furnishing any such certificate to use or resell the flour purchased in any manner other than as prescribed by this act or by regulations adopted thereunder.

(Effective July 27, 1984)

Sec. 21a-29-2. Certificate

(a) The certificate to be used in compliance with Sec. 21a-29-1 of these regulations shall be as follows:

FLOUR PURCHASER'S CERTIFICATE

Purchaser	Address
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Hereby acknowledges that from this date all unenriched flour purchased from

Seller	Address
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will be:

- 1) Resold to a distributor, broker or other processor, or
- 2) Used in the manufacture, mixing or compounding of white bread or rolls enriched to meet the requirements of the Connecticut General Statutes, Section 21a-28.
- 3) Used for the manufacture, mixing or compounding of pastry products or other products not required to be enriched by Section 21a-28 of the Connecticut General Statutes.

Purchaser	Address
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Dated this _____ day of _____, 19____.

(b) The purchaser and seller shall keep a copy of all such certificates for a period of at least one year.

(Effective July 27, 1984)