

**AMENDING ORDER 9
TO THE
GENERAL ORDER AND REGULATIONS 2021
MADE BY
THE BRITISH COLUMBIA TURKEY MARKETING BOARD**

On January 18, 2022

The British Columbia Turkey Marketing Board orders as follows:

GENERAL ORDER 2021 (Page 38)

86. With the exception of section 88 and quota issued under Section 91 of these regulations, growers transferring commercial quota will not have an assessment withheld.
87. With the exception of section 91, the Board will withhold from the commercial transfer of quota a percentage of the amount transferred in accordance with the length of time elapsed since the transferor acquired the quota, as set out below:

| | |
|--------------------------------------|-----|
| Within one year of acquisition | 30% |
| Between 1 and 2 years of acquisition | 20% |
| Between 2 and 3 years of acquisition | 10% |
| Over three years of acquisition | 0% |

For the purpose of this section, the quota being transferred shall be deemed to be the first quota acquired by the transferor.

88. When the majority voting shares of a grower corporation, which holds quota, are to be sold or otherwise disposed of, the grower must notify the Board of the transfer of ownership by supplying a copy of the share register of the corporation. The quota of the corporation may be revoked or cancelled upon order of the Board if it is found that such a change in the ownership contravenes this or any other regulation or the Board's General Order.
89. Section 88 shall not apply:
- a. Where the transferee is a direct family member defined as spouse, child and child's spouse;
 - b. Where a transfer occurs among siblings for reasons related to succession planning, and where the quota amount being transferred is and will remain attached to the "family farm" in question. Any transfer to a sibling, for any purpose, that results in quota being moved off the "farm" will require a transfer assessment;
 - c. Where two or more growers enter into an agreement of partnership and the partnership interest of such grower is proportionate to the quota registered in that grower's name;
 - d. Where the amount of quota deemed to have been allotted to a grower having an interest in a partnership remains registered in the grower's name upon dissolution of the partnership.

Replace with:

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89. Section ~~88~~ 87 shall not apply:
- Where the transferee is a direct family member defined as spouse, child and child's spouse;
 - Where a transfer occurs among siblings for reasons related to succession planning, and where the quota amount being transferred is and will remain attached to the "family farm" in question. Any transfer to a sibling, for any purpose, that results in quota being moved off the "farm" will require a transfer assessment;
 - Where two or more growers enter into an agreement of partnership and the partnership interest of such grower is proportionate to the quota registered in that grower's name;
 - Where the amount of quota deemed to have been allotted to a grower having an interest in a partnership remains registered in the grower's name upon dissolution of the partnership.

2. This Order comes into effect on January 18, 2022.

DATED at Surrey, British Columbia, on January 18, 2022

BRITISH COLUMBIA TURKEY MARKETING BOARD



Kevin Klippenstein, Chair