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CHAPTER 125

CREAM AND MILK GRADING

S F 126

AN ACT relating to cream and milk grading law.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred ninety-five point fifteen (195.15), Code 1958, is hereby repealed and the following enacted in lieu thereof:

"No creamery or cheese factory or cream station or vehicle for the collection of cream or milk for manufacture of dairy products shall be operated unless the owner or operator shall have first obtained from the secretary a license for each creamery, each cheese factory, each cream station, and each vehicle so owned or operated."

SEC. 2. Section one hundred ninety-five point seventeen (195.17), Code 1958, is amended by adding the following:

"For each cheese factory, three (3) dollars."

SEC. 3. Chapter one hundred forty-nine (149), Acts of the Fifty-eighth General Assembly, is amended by adding the following as a new section:

"Every vehicle used for the collection of milk for manufacture of dairy products, and persons purchasing milk for manufacture of dairy products, shall first be licensed by the secretary of agriculture according to chapter one hundred ninety-five (195) of the Code. This shall not apply to individuals transporting their own dairy products.

"By applying for said license, the applicant consents to abide by all laws set forth in this chapter and the rules and regulations which may be promulgated to implement these laws in the case of all milk obtained from Iowa producers for manufacture of dairy products."

SEC. 4. The provisions of section one hundred eighty-nine point twenty-six (189.26), Code 1958, shall not apply to milk for manufacture of dairy products.

Approved April 25, 1961.

CHAPTER 126

SEED TESTING

H. F. 8

AN ACT to amend chapter one hundred ninety-nine (199), Code 1958, relating to agricultural seed testing.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred ninety-nine point one (199.1), Code 1958, is hereby amended by adding a new subsection as follows:

"The term 'guidance test' shall mean any seed test not conducted in accordance with the procedures outlined in the Federal Seed Act Rules or the Association of Official Seed Analysts' Rules for seed testing. Guidance tests are intended for a grower who plans to use the seed for planting on his own farm. The results shall not be em-

- ployed for labeling seed exposed for sale."
- SEC. 2. Section one hundred ninety-nine point eight (199.8), Code 1958, is hereby amended by adding to subsection one (1) a new paragraph as follows: "Labeled on the basis of guidance test."
- SEC. 3. Section one hundred ninety-nine point ten (199.10), Code 1958, is hereby amended by striking from subsection three (3) all beginning with the word "Charges" in line thirteen (13) and ending with the words "Commercial rates" in line thirty-one (31) and inserting in lieu thereof two new subsections as follows:

"Charges for seed testing shall be determined by the Iowa state 7 university. Separate fee schedules shall be published for:

a. Guidance tests for farmers who do not plan to sell seed. 8

9 b. Tests conducted in accordance with official testing methods for seedsmen, permit holders and farmers who plan to sell seed. 10 11

c. Tests for out-of-state persons.

"Individuals or organizations making guidance tests shall:

a. Issue special report forms for guidance tests. These forms 13 14 shall carry a statement in bold-face type at the top of the report: 'This report not valid for the sale of seed. 15

b. Report the name and address of the seed sender and submit copies of all guidance test reports to the Iowa department of agri-16 17 culture." 18

Approved April 18, 1961.

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CHAPTER 127

BOARD OF CONTROL

H. F. 644

AN ACT to amend chapter two hundred eighteen (218), Code 1958, relating to the management, control and government of institutions under the board of control.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section two hundred eighteen point seven (218.7), Code 1958, is hereby amended by striking from line six (6) thereof the words "secretary of the".
- SEC. 2. Section two hundred eighteen point eight (218.8), Code 1958, is hereby amended as follows:
- 1. Strike from line four (4) thereof the words "the secretary of". 2. Strike from line two (2) of subsection three (3) the words 4 "the secretary of"
- 3. Strike from lines five (5) and six (6) of subsection three (3) the words "secretary of the".
- 8 4. Strike from lines seven (7) and eight (8) of subsection three (3) the words "shall be approved by the auditor of state." and insert in lieu thereof the following: "of accounting records shall be prescribed by the state comptroller." 11
- SEC. 3. Section two hundred eighteen point twelve (218.12), Code 1958, is hereby amended as follows: