

3 section and adding, “, except an electronic scale may be installed in a
 4 building and said scale shall be placed on concrete footings with con-
 5 crete floor. Said specifications for same to be furnished by the scale
 6 manufacturer after approval by the State Department of Agriculture.
 7 Said approval to be based upon the recommendation of the U. S.
 8 Bureau of Standards.”

Approved May 13, 1965.

CHAPTER 199

WEIGHTS AND MEASURES

H. F. 315

AN ACT relating to weights and measures.

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

1 SECTION 1. Chapter two hundred fifteen (215), Code 1962, is here-
 2 by amended by adding the following section: “All motor truck scales,
 3 livestock scales, grain dump scales, and combination truck and railroad
 4 track scales used for commercial purposes in the state of Iowa, except
 5 motor truck scales used solely in the weighing of construction aggre-
 6 gates and agricultural limestone, shall be equipped not later than July
 7 1, 1966 with either a type-registering weigh beam, a dial with a
 8 mechanical ticket printer, an automatic weight recorder, or some
 9 similar device which shall be used for printing or stamping the weight
 10 values on scale tickets.”

Approved May 14, 1965.

CHAPTER 200

LIQUEFIED PETROLEUM GAS METERS

H. F. 338

AN ACT relating to the testing of liquefied petroleum gas meters.

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

1 SECTION 1. Chapter two hundred fifteen (215), Code 1962, is here-
 2 by amended by adding thereto the following new section:
 3 “The secretary of agriculture shall annually inspect and test all
 4 liquid meters used for the measurement and retail sale of liquefied
 5 petroleum gas and he shall condemn all meters which are found to be
 6 inaccurate. A reasonable tolerance within a maximum of two (2)
 7 percent, plus or minus, shall be allowed. It is unlawful to use a meter
 8 for retail measurement and sale which has been condemned. All con-
 9 demned meters shall be conspicuously marked ‘inaccurate’, and the
 10 mark shall not be removed or defaced except upon authorization of
 11 the secretary of agriculture or his authorized representative. The
 12 secretary of agriculture shall charge an annual fee of ten (10) dollars