

CHAPTER 84  
TESTING DAIRY PRODUCTS

S. F. 110

An ACT relating to testing dairy products for manufacturing purposes.

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

Section 1. Section one hundred ninety-four point five (194.5), Code 1977, is amended to read as follows:

194.5 FREQUENCY OF TESTS. A test shall be made on the first purchase of milk from a new producer and at least once within each ~~fifteen-day~~ thirty-day interval thereafter. One lot of milk from each producer shall be selected at random and tested for extraneous matter by an appropriate method. The secretary shall determine and promulgate the standards and methods of testing the milk for extraneous matter. The method and standards shall be no less strict than those recommended by the agricultural marketing service, U. S. department of agriculture.

Sec. 2. Section one hundred ninety-five point thirteen (195.13), Code 1977, is amended to read as follows:

195.13 EXTRANEOUS MATTER TEST. A test for the purpose of determining the amount and nature of extraneous matter in ~~milk-er~~ cream shall always be made by the grader on the first purchase of ~~milk-er~~ cream from a customer. At least ~~two-tests~~ one test for extraneous matter shall be made each month on the ~~milk-er~~ cream sold by each customer. But the grader shall make such test whenever he has reason to believe that such test is advisable.

Sec. 3. This Act is effective January 1, 1978.

Approved April 21, 1977

CHAPTER 85  
CONTROLLED SUBSTANCE

H. F. 60

AN ACT to amend the uniform controlled substances act with respect to the substance chlordiazepoxide. listed in schedule IV.

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

Section 1. Section two hundred four point two hundred

ten (204.210), subsection five (5), paragraph a, Code 1977, is amended to read as follows:

a. Chlordiazepoxide, but not chlordiazepoxide hydrochloride and clidinium bromide or chlordiazepoxide and water-soluble esterified estrogens.

Approved June 30, 1977

---

CHAPTER 86  
WEIGHING BULK COMMODITIES

H. F. 421

AN ACT relating to the weighing of bulk commodities by hopper scale or belt conveyor.

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

Section 1. Section two hundred twelve point two (212.2), Code 1977, is amended to read as follows:

212.2 DELIVERY TICKETS REQUIRED. No person shall deliver any bulk commodities, other than liquids, by vehicle unless otherwise provided for without each such delivery being accompanied by duplicate delivery tickets, on each of which shall be written in ink or other indelible substance the actual weight distinctly expressed in pounds, or kilograms of the gross weight of the load, the tare of the delivery vehicle, and the net amount in weight of the commodity, with or, if the commodity is weighed by hopper scale or belt conveyor, the net weight of the commodity expressed in pounds or kilograms without expression of the tare of the delivery vehicle or the gross weight of the load. The delivery ticket shall display the names of the purchaser and the dealer from whom purchased.

Sec. 2. This Act is effective January 1, 1978.

Approved July 7, 1977