CHAPTER 81
PROCESSING, STORAGE, AND DISTRIBUTION OF HONEY — RESIDENCES
S.F. 62

AN ACT relating to the processing and distribution of honey in residences.

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

Section 1. Section 137F.1, subsection 8, Code 2001, is amended by adding the following new paragraph:

NEW PARAGRAPH. m. The premises of a residence in which honey is stored; prepared; packaged, including by placement in a container; labeled; or from which honey is distributed.

Sec. 2. Section 137F.1, subsection 9, Code 2001, is amended to read as follows:

9. “Food processing plant” means a commercial operation that manufactures, packages, labels, or stores food for human consumption and does not provide food directly to a consumer. “Food processing plant” does not include premises any of the following:

a. A premises covered by a class “A” beer permit as provided in chapter 123.

b. A premises of a residence in which honey is stored; prepared; packaged, including by placement in a container; labeled; or from which honey is distributed.

Sec. 3. Section 137F.2, subsection 6, Code 2001, is amended to read as follows:

6. 3-201.11(B) shall be amended to allow all of the following:

a. Food that is prepared by a home food establishment licensed under chapter 137D to be used or offered for sale.

b. Honey that is stored; prepared; packaged, including by placement in a container; or labeled or distributed from the premises of a residence.

Approved April 26, 2001

CHAPTER 82
CITY CABLE TELEVISION FRANCHISES
S.F. 168

AN ACT relating to the granting of additional cable television franchises by a city.

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

Section 1. Section 364.2, subsection 4, Code 2001, is amended by adding the following new paragraph:

NEW PARAGRAPH. g. If a city grants more than one cable television franchise, the material terms and conditions of any additional franchise shall not give undue preference or advantage to the new franchisee. A city shall not grant a new franchise that does not include the same territory as that of the existing franchise. A new franchisee shall be given a reasonable period of time to build the new system throughout the territory.

Approved April 26, 2001