

Representative Melvin R. Brown proposes the following substitute bill:

AGRICULTURE AMENDMENTS

2011 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Ralph Okerlund

House Sponsor: Ronda Rudd Menlove

LONG TITLE

General Description:

This bill makes changes to programs and duties of the Department of Agriculture and Food.

Highlighted Provisions:

This bill:

- ▶ requires the department to participate in an agricultural mediation program;
- ▶ requires the department to promote and support multiple use of public lands, including acting as a mediator concerning public lands issues;
- ▶ allows the commissioner to establish advisory committees, eliminating a provision requiring the commissioner to request the governor to establish the committees;
- ▶ limits the scope of Title 4, Chapter 7, Agricultural Products and Livestock Dealers' Act, to livestock-related concerns and makes related changes to that chapter;
- ▶ eliminates a provision for the department to grant an annual license, instead of a triennial license, to a pesticide dealer;
- ▶ allows the department to use dedicated credits for improving rangeland health;
- ▶ addresses the Conservation Commission's duties, including expanding the use of certain loan funds;
- ▶ allows the department to use certain restricted account money for the purchase of a



26 conservation easement;

27 ▶ changes a provision that decreases payment of the Beef Promotion Fee by the
28 amount of a federal beef promotion assessment to require the payment of both fees;

29 ▶ changes the definition of "farm custom mobile unit";

30 ▶ removes the requirement that a person who raises an animal may only slaughter an
31 animal without a farm custom slaughter license if the animal is slaughtered on
32 property owned by the person; and

33 ▶ makes technical changes.

34 **Money Appropriated in this Bill:**

35 None

36 **Other Special Clauses:**

37 None

38 **Utah Code Sections Affected:**

39 AMENDS:

40 **4-2-2**, as last amended by Laws of Utah 2010, Chapter 391

41 **4-2-8**, as last amended by Laws of Utah 2010, Chapter 286

42 **4-7-1**, as last amended by Laws of Utah 1995, Chapter 41

43 **4-7-2**, as enacted by Laws of Utah 1979, Chapter 2

44 **4-7-3**, as last amended by Laws of Utah 2003, Chapter 85

45 **4-7-5**, as last amended by Laws of Utah 1995, Chapter 41

46 **4-7-7**, as last amended by Laws of Utah 1995, Chapter 41

47 **4-7-8**, as last amended by Laws of Utah 2010, Chapter 378

48 **4-7-9**, as last amended by Laws of Utah 2003, Chapters 84 and 85

49 **4-7-10**, as last amended by Laws of Utah 1995, Chapter 41

50 **4-7-11**, as last amended by Laws of Utah 2010, Chapter 378

51 **4-7-12**, as last amended by Laws of Utah 1990, Chapter 25

52 **4-7-13**, as last amended by Laws of Utah 1995, Chapter 41

53 **4-7-14**, as last amended by Laws of Utah 1995, Chapter 41

54 **4-14-3**, as last amended by Laws of Utah 2010, Chapters 378 and 391

55 **4-18-5**, as last amended by Laws of Utah 2008, Chapters 360 and 382

56 **4-20-3**, as last amended by Laws of Utah 2010, Chapter 278

- 57 4-21-3, as last amended by Laws of Utah 2002, Chapter 256
- 58 4-32-3, as last amended by Laws of Utah 2010, Chapters 242 and 378
- 59 4-32-4, as last amended by Laws of Utah 2010, Chapters 242 and 324

60 ENACTS:

61 4-20-10, Utah Code Annotated 1953



63 *Be it enacted by the Legislature of the state of Utah:*

64 Section 1. Section 4-2-2 is amended to read:

65 **4-2-2. Functions, powers, and duties of department -- Fees for services --**

66 **Marketing orders -- Procedure.**

67 (1) The department shall:

68 (a) inquire into and promote the interests and products of agriculture and its allied
69 industries;

70 (b) promote methods for increasing the production and facilitating the distribution of
71 the agricultural products of the state;

72 (c) (i) inquire into the cause of contagious, infectious, and communicable diseases
73 among livestock and the means for their prevention and cure; and

74 (ii) initiate, implement, and administer plans and programs to prevent the spread of
75 diseases among livestock;

76 (d) encourage experiments designed to determine the best means and methods for the
77 control of diseases among domestic and wild animals;

78 (e) issue marketing orders for any designated agricultural product to:

79 (i) promote orderly market conditions for any product;

80 (ii) give the producer a fair return on the producer's investment at the marketplace; and

81 (iii) only promote and not restrict or restrain the marketing of Utah agricultural
82 commodities;

83 (f) administer and enforce all laws assigned to the department by the Legislature;

84 (g) establish standards and grades for agricultural products and fix and collect
85 reasonable fees for services performed by the department in conjunction with the grading of
86 agricultural products;

87 (h) establish operational standards for any establishment that manufactures, processes,

88 produces, distributes, stores, sells, or offers for sale any agricultural product;

89 (i) adopt, according to Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
90 rules necessary for the effective administration of the agricultural laws of the state;

91 (j) when necessary, make investigations, subpoena witnesses and records, conduct
92 hearings, issue orders, and make recommendations concerning all matters related to
93 agriculture;

94 (k) (i) inspect any nursery, orchard, farm, garden, park, cemetery, greenhouse, or any
95 private or public place that may become infested or infected with harmful insects, plant
96 diseases, noxious or poisonous weeds, or other agricultural pests;

97 (ii) establish and enforce quarantines;

98 (iii) issue and enforce orders and rules for the control and eradication of pests,
99 wherever they may exist within the state; and

100 (iv) perform other duties relating to plants and plant products considered advisable and
101 not contrary to law;

102 (l) inspect apiaries for diseases inimical to bees and beekeeping;

103 (m) take charge of any agricultural exhibit within the state, if considered necessary by
104 the department, and award premiums at that exhibit;

105 (n) assist the Conservation Commission in the administration of Title 4, Chapter 18,
106 Conservation Commission Act, and administer and disburse any funds available to assist
107 conservation districts in the state in the conservation of the state's soil and water resources;

108 [~~and~~]

109 (o) participate in the United States Department of Agriculture certified agricultural
110 mediation program, in accordance with 7 U.S.C. Sec. 5101 and 7 C.F.R. Sec. 785;

111 (p) promote and support the multiple use of public lands; and

112 [~~(q)~~] (q) perform any additional functions, powers, and duties provided by law.

113 (2) The department, by following the procedures and requirements of Section
114 63J-1-504, may adopt a schedule of fees assessed for services provided by the department.

115 (3) (a) No marketing order issued under Subsection (1)(e) shall take effect until:

116 (i) the department gives notice of the proposed order to the producers and handlers of
117 the affected product;

118 (ii) the commissioner conducts a hearing on the proposed order; and

119 (iii) at least 50% of the registered producers and handlers of the affected products vote
120 in favor of the proposed order.

121 (b) (i) The department may establish boards of control to administer marketing orders
122 and the proceeds derived from any order.

123 (ii) The board of control shall:

124 (A) ensure that all proceeds are placed in an account in the board of control's name in a
125 depository institution; and

126 (B) ensure that the account is annually audited by an accountant approved by the
127 commissioner.

128 (4) Funds collected by grain grading, as provided by Subsection (1)(g), shall be
129 deposited in the General Fund as dedicated credits for the grain grading program.

130 Section 2. Section **4-2-8** is amended to read:

131 **4-2-8. Temporary advisory committees -- Appointment -- Compensation.**

132 (1) The commissioner may [~~request the governor to~~] appoint other advisory
133 committees on a temporary basis to offer technical advice to the department.

134 (2) A member of a committee serves at the pleasure of the commissioner.

135 (3) A member may not receive compensation or benefits for the member's service, but
136 may receive per diem and travel expenses in accordance with:

137 (a) Section 63A-3-106;

138 (b) Section 63A-3-107; and

139 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
140 63A-3-107.

141 Section 3. Section **4-7-1** is amended to read:

142 **CHAPTER 7. LIVESTOCK DEALERS' ACT**

143 **4-7-1. Title.**

144 This chapter is known as the [~~"Agricultural Products and~~] "Livestock Dealers' Act."

145 Section 4. Section **4-7-2** is amended to read:

146 **4-7-2. Purpose declaration.**

147 The Legislature finds and declares that the public interest requires regulation of the sale
148 of [~~products of agriculture~~] livestock between the producer and persons who purchase [~~such~~
149 products] livestock for resale to protect producers from unwarranted hazard and loss in the sale

150 of their [~~products and to ensure an adequate and available supply of products to the ultimate~~
151 ~~consumer within the state~~] livestock.

152 Section 5. Section ~~4-7-3~~ is amended to read:

153 **4-7-3. Definitions.**

154 As used in this chapter:

155 (1) "Agent" or "broker" means [~~any~~] a person who, on behalf of a dealer, purchaser, or
156 livestock market, as defined in Section 4-30-1, solicits or negotiates the consignment or
157 purchase of [~~any product of agriculture~~] livestock.

158 (2) "Consignor" means [~~any~~] a person who ships or delivers [~~any product of~~
159 ~~agriculture~~] livestock to a dealer for [~~storage~~] feedlot, handling, or sale.

160 (3) (a) "Dealer" means [~~any~~] a person who:

161 (i) receives [~~any product of agriculture~~] livestock from [~~any~~] a person for sale [~~or~~
162 ~~storage~~] on commission; and

163 (ii) is entrusted with the possession, management, control, or disposal of [~~any product~~
164 ~~of agriculture~~] livestock for the account of that person.

165 (b) "Dealer" includes a livestock dealer.

166 (c) "Dealer" includes a person who owns or leases a [~~warehouse~~] feedlot.

167 (4) (a) "Immediate resale" means the resale of livestock within 60 days of purchase.

168 (b) "Immediate resale" does not include the resale of livestock culled within 60 days
169 that were purchased for feeding or replacement.

170 (5) "Livestock" means cattle, swine, equines, sheep, camelidae, ratites, bison, and
171 domesticated elk as defined in Section 4-39-102.

172 (6) "Livestock dealer" means a person engaged in the business of purchasing livestock
173 for immediate resale or interstate shipment for immediate resale.

174 (7) "Producer" means [~~any~~] a person who is primarily engaged in the business of
175 raising [~~any product of agriculture~~] livestock for profit.

176 [~~(8) "Product of agriculture" means any product useful to the human species which~~
177 ~~results from the application of the science and art of the production of plants and animals.]~~

178 [~~(9) "Product of Agriculture Receipt" means a formal document issued by a dealer for~~
179 ~~any product of agriculture in accordance with Section 4-7-9. The receipt is a fungible~~
180 ~~certificate of title and claim for the product of agriculture and may be used as proof of~~

181 ownership for collateral.]

182 [(10) "Warehouse" means every building, structure, yard, or other protected enclosure
183 in which any product of agriculture is or may be stored. It does not include retail stores, except
184 those that buy directly from a producer.]

185 Section 6. Section 4-7-5 is amended to read:

186 **4-7-5. Exemptions.**

187 The surety and licensing requirements of this chapter do not apply to:

188 (1) [any] a livestock market [which] that is bonded as required by laws of the United
189 States and Title 4, Chapter 30, Livestock Markets; or

190 (2) [any] a cooperative incorporated under the laws of this state or another state, except
191 as to the receipt of [products of agriculture] livestock from a nonmember producer.

192 Section 7. Section 4-7-7 is amended to read:

193 **4-7-7. Issuance of dealer, broker, and agent licenses -- Fees -- Deposit of bond or
194 trust agreement -- Renewal -- Refusal to issue or renew license.**

195 (1) The commissioner, if satisfied that the convenience and necessity of the industry
196 and the public will be served, shall issue a license to a dealer within 30 days after:

197 (a) receipt of a proper application and financial statement;

198 (b) payment of a license fee determined by the department pursuant to Subsection
199 4-2-2(2); and

200 (c) the posting of a corporate surety bond, an irrevocable letter of credit, a trust fund
201 agreement, or other security required by Section 4-7-8.

202 (2) Upon proper application and payment of the license fee determined by the
203 department pursuant to Subsection 4-2-2(2), the commissioner shall issue a license to conduct
204 business as an agent or broker.

205 (3) A license issued under this chapter:

206 (a) entitles the applicant to conduct the business described in the application through
207 December 31 of the year in which the license is issued, subject to suspension or revocation for
208 cause; and

209 (b) is renewable for a period of one year upon:

210 (i) receipt of a proper renewal application; and

211 (ii) payment of an annual license renewal fee determined by the department pursuant to

212 Subsection 4-2-2(2).

213 (4) A license issued under this chapter shall at all times remain the property of the
214 state, and the licensee is entitled to its possession only for the duration of the license.

215 (5) The department shall refuse to issue or renew a license if the applicant:

216 (a) cannot produce a financial statement with sufficient assets to justify the amount of
217 business the applicant contemplates, unless the application is for a broker's or agent's license;

218 (b) is in violation of this chapter or rules adopted under this chapter;

219 (c) has made a false or misleading statement as to the health or physical condition of
220 livestock in connection with the buying, receiving, selling, exchanging, soliciting or
221 negotiating the sale of, or the weighing of livestock;

222 (d) has failed to keep records of purchases and sales or refused to grant inspection of
223 those records by authorized agents of the department;

224 (e) has failed to comply with a lawful order of the department;

225 (f) has been found by the department to have failed to pay, without reasonable cause,
226 obligations incurred in connection with the ~~[produce or]~~ livestock transaction;

227 (g) has been suspended by order of the Secretary of Agriculture of the United States
228 Department of Agriculture under provisions of the Packers and Stockyards Act, 1921, 7 U.S.C.
229 Sec. 181 et seq.;

230 (h) employs a person required to be licensed whose license cannot be renewed or
231 whose license is under suspension or revocation by the department or the United States
232 Department of Agriculture; or

233 (i) has any unsatisfied civil judgments related to an activity for which licensing is
234 required by this chapter.

235 (6) An applicant who has been refused a license or license renewal may not apply again
236 for one year following refusal unless the department determines that the applicant is in
237 compliance with this chapter.

238 Section 8. Section ~~4-7-8~~ is amended to read:

239 **4-7-8. Applicant for dealer's license to post security -- Increase in amount of**
240 **security posted -- Action on security authorized -- Duties of commissioner -- Option to**
241 **require posting new security if action filed -- Effect of failure to post new security --**
242 **Commissioner's authority to call bond if not renewed.**

243 (1) (a) Before a license is issued to a dealer, the applicant shall post a corporate surety
244 bond, irrevocable letter of credit, trust fund agreement, or any other security agreement
245 considered reasonable in an amount not less than \$10,000 nor more than \$200,000, as
246 determined by the commissioner or as required by the Packers and Stockyards Act, 1921, 7
247 U.S.C. Section 181 et seq.

248 (b) Any bond shall be written by a surety licensed under the laws of Utah and name the
249 state, as obligee, for the use and benefit of producers.

250 (c) The bond or other security posted shall be conditioned upon:

251 (i) the faithful performance of contracts and the faithful accounting for and handling of
252 [~~any product of agriculture~~] livestock consigned to the dealer;

253 (ii) the performance of the obligations imposed under this chapter; and

254 (iii) the payment of court costs and attorney's fees to the prevailing party incident to
255 any suit upon the bond or other security posted.

256 (2) (a) The commissioner may require a dealer who is issued a license to increase the
257 amount of the bond or other security posted under Subsection (1)(a) if the commissioner
258 determines the bond or other security posted is inadequate to secure performance of the dealer's
259 obligations.

260 (b) The commissioner shall notify the Packers and Stockyards Administration of an
261 increase made under Subsection (2)(a).

262 (c) The commissioner may suspend a dealer's license for failure to comply with
263 Subsection (2)(a) within 10 days after notice is given to the dealer.

264 (3) A consignor claiming damages, as a result of fraud, deceit, or willful negligence by
265 a dealer or as a result of the dealer's failure to comply with this chapter, may bring an action
266 upon the bond or other security posted for damages against both the principal and surety.

267 (4) (a) If it is reported to the department by a consignor that a dealer has failed to pay in
268 a timely manner for [~~any product of agriculture~~] livestock received for sale, the commissioner
269 shall:

270 (i) ascertain the name and address of each consignor who is a creditor of the dealer;
271 and

272 (ii) request a verified written statement setting forth the amount claimed due from the
273 dealer.

274 (b) Upon receipt of the verified statements, the commissioner shall bring an action
275 upon the bond or other security posted on behalf of the consignors who claim amounts due
276 from the dealer.

277 (5) (a) If an action is filed upon the bond or other security posted, the commissioner
278 may require the filing of new security.

279 (b) Immediately upon recovery in the action, the commissioner shall require the dealer
280 to file a new bond or other security.

281 (c) Failure, in either case, to file the bond or other security within 10 days after demand
282 is cause for suspension of the license until a new bond or other security is filed.

283 (d) If the bond or other security posted under this section is not renewed within 10 days
284 of its expiration date, unless the commissioner states in writing that this is unnecessary, the
285 commissioner may obtain, after a hearing, the full amount of the bond or other security before
286 it expires.

287 Section 9. Section ~~4-7-9~~ is amended to read:

288 **4-7-9. Dealers -- Records mandated -- Records subject to inspection.**

289 (1) A dealer who receives [~~any product of agriculture~~] livestock for sale[~~, storage,~~] or
290 consignment shall promptly record:

291 (a) the name and address of the consignor;

292 (b) the date received;

293 (c) the condition and quantity upon arrival;

294 (d) the date of sale for account of the producer-consignor;

295 (e) the sale price;

296 (f) an itemized statement of the charges to be paid by the producer-consignor;

297 (g) the [~~lot number or other means used for identification of the product~~] individual or
298 group identification of the livestock;

299 (h) the nature and amount of any claims the dealer has against third persons for
300 overcharges or damages; and

301 (i) if the dealer has a direct or indirect financial interest in the business of the
302 purchaser, or, if the purchaser has a similar financial interest in the business of the dealer, the
303 name and address of the purchaser.

304 (2) (a) The dealer shall provide a copy of the [~~Product of Agriculture Receipt~~] livestock

305 receipt to the producer immediately upon delivery of the product.

306 ~~[(b) Dealers who issue product of agriculture receipts to producers shall plainly cancel~~
307 ~~upon the face of the receipts each receipt returned to the dealer upon:]~~

308 ~~[(i) the delivery by the dealer of the product of agriculture for which the receipt was~~
309 ~~issued; or]~~

310 ~~[(ii) payment by the dealer for the receipted product.]~~

311 ~~[(c)]~~ (b) The records required by this section shall be retained for a period of one year
312 following the date of consignment and shall be available during business hours for inspection
313 by the department.

314 ~~[(d)]~~ (c) A consignor involved in a consignment subject to inquiry may inspect relevant
315 records.

316 (3) (a) A dealer shall file an annual report of the records required under Subsection (1)
317 with the department on a form prescribed and furnished by ~~[it]~~ the department.

318 (b) The dealer shall file the report by April 15 following the end of a calendar year, or
319 if the records are kept on a fiscal year basis, by 90 days after the close of the fiscal year.

320 (c) The commissioner may, for good cause shown or by the commissioner's own
321 motion, grant an extension to the filing deadline under Subsection (3)(b).

322 (d) For purposes of this Subsection (3), "dealer" does not include a packer buyer
323 registered to purchase livestock for slaughter only.

324 (e) The department shall accept reports as required by the Packers and Stockyards
325 Administration for livestock under the Packers and Stockyards Act, 9 C.F.R. Sec. 201.97.

326 (f) The reports required under this Subsection (3) may be subject to audit and establish
327 the basis for bond adequacy.

328 Section 10. Section **4-7-10** is amended to read:

329 **4-7-10. Livestock purchases.**

330 ~~[(1) In addition to the requirements of Section 4-7-9, if requested by the consignor, a~~
331 ~~dealer shall transmit or deliver a written statement of sale to the consignor before the close of~~
332 ~~the next business day following the sale of the consignor's products. The statement shall~~
333 ~~show:]~~

334 ~~[(a) the date of sale;]~~

335 ~~[(b) the quantity sold; and]~~

336 [~~(c) the sales price.~~]

337 [~~(2) The dealer, within 10 days after payment for any consigned product of agriculture,~~
338 ~~unless otherwise agreed in writing, shall also remit the proceeds of the sale in full to the~~
339 ~~consignor less any agreed compensation and other agreed charges together with a settlement~~
340 ~~statement, which need not list the names and addresses of purchasers, except as required by~~
341 ~~Section 4-7-9.~~]

342 [~~(3) If no time for payment is specified in the contract of sale or consignment, payment~~
343 ~~is due within 30 days after the dealer takes possession or delivery of any product of~~
344 ~~agriculture.~~]

345 [~~(4) Subsections (1) through (3) do not apply to the sale of livestock.~~]

346 Livestock purchases [~~are to~~] shall be paid for as provided in the Packers and Stockyards
347 Act, 1921, 7 U.S.C. Sec. 181, et seq.

348 Section 11. Section ~~4-7-11~~ is amended to read:

349 **4-7-11. Department authority -- Examination and investigation of transactions --**
350 **Notice of agency action upon probable cause -- Settlement of disputes -- Cease and desist**
351 **order -- Enforcement -- Review.**

352 (1) For the purpose of enforcing this chapter the department may, upon its own motion,
353 or shall, upon the verified complaint of an interested consignor, investigate, examine, or
354 inspect any transaction involving:

355 (a) the solicitation, receipt, sale, or attempted sale of [~~any product of agriculture~~]
356 livestock by a dealer or person assuming to act as a dealer;

357 (b) the failure to make a correct account of sales;

358 (c) the intentional making of a false statement about market conditions or the condition
359 or quantity of [~~any product of agriculture~~] livestock consigned;

360 (d) the failure to remit payment in a timely manner to the consignor as required by
361 contract or by this chapter;

362 (e) any other consignment transaction alleged to have resulted in damage to the
363 consignor; or

364 (f) any dealer or agent with an unsatisfied judgment by a civil court related to an
365 activity for which licensing is required by this chapter.

366 (2) (a) After investigation upon its own motion, if the department determines that

367 probable cause exists to believe that a dealer has engaged or is engaging in acts that violate this
368 chapter, [it] the department shall issue a notice of agency action.

369 (b) (i) Upon the receipt of a verified complaint, the department shall undertake to effect
370 a settlement between the consignor and the dealer.

371 (ii) If a settlement cannot be effected, the department shall treat the verified complaint
372 as a request for agency action.

373 (3) (a) In a hearing upon a verified complaint, if the commissioner, or hearing officer
374 designated by the commissioner, determines by a preponderance of the evidence that the person
375 complained of has violated this chapter and that the violation has resulted in damage to the
376 complainant, the commissioner or officer shall:

377 (i) prepare written findings of fact detailing the findings and fixing the amount of
378 damage suffered; and

379 (ii) order the defendant to pay damages.

380 (b) In a hearing initiated upon the department's own motion, if the commissioner or
381 hearing officer determines by a preponderance of the evidence that the person complained of by
382 the department has engaged in, or is engaging in, acts that violate this chapter, the
383 commissioner or officer shall prepare written findings of fact and an order requiring the person
384 to cease and desist from the activity.

385 (4) The department may petition any court having jurisdiction in the county where the
386 action complained of occurred to enforce [its] the department's order.

387 (5) Any dealer aggrieved by an order issued under this section may obtain judicial
388 review of the order.

389 (6) (a) The department may not act upon a verified complaint submitted to the
390 department more than six months after the consignor allegedly suffered damage.

391 (b) A livestock claim shall be made in writing within 120 days from the date of the
392 transaction.

393 Section 12. Section **4-7-12** is amended to read:

394 **4-7-12. Sale of livestock -- Prima facie evidence of fraud.**

395 The following constitutes prima facie evidence of fraud in the sale of [~~any product of~~
396 ~~agriculture~~] livestock:

397 (1) any sale of [~~a product of agriculture~~] livestock at less than market price by a dealer

398 to a person with whom the dealer has a financial interest; or

399 (2) any sale out of which the dealer receives part of the sale price other than the agreed
400 commission or other agreed charges.

401 Section 13. Section **4-7-13** is amended to read:

402 **4-7-13. Suspension or revocation -- Grounds -- Notice to producers.**

403 (1) The department may suspend or revoke the license of and suspend or refuse all
404 department services to ~~[any]~~ a person licensed under this chapter if ~~[it]~~ the department finds
405 that the licensee has:

406 (a) provided false information when making an application for a license;

407 (b) failed to comply with this chapter or rules adopted under this chapter; or

408 (c) engaged in any willful conduct ~~[which]~~ that is detrimental to a producer.

409 (2) If a license is revoked pursuant to a hearing and the decision is final, or an
410 injunction is imposed by a civil court, the department shall, by publication in a newspaper of a
411 general circulation in the area, notify producers of livestock ~~[or farm products]~~ in the area in
412 which the licensee operated that the license has been revoked or a department action has been
413 taken.

414 Section 14. Section **4-7-14** is amended to read:

415 **4-7-14. Prohibited acts.**

416 (1) A person licensed under this chapter may not:

417 (a) make false charges incident to the sale~~[- handling, or storage of products of~~
418 ~~agriculture]~~ livestock;

419 (b) wilfully fail to comply with the requirements of Section 4-7-9 or 4-7-10;

420 (c) fail to file a schedule of commissions and charges;

421 (d) reassign ~~[products of agriculture]~~ livestock without the consent of the
422 producer-consignor for the purpose of charging more than one commission;

423 (e) make any false statement to the detriment of the producer regarding current market
424 conditions for ~~[products of agriculture]~~ livestock or about the condition or quantity of the
425 ~~[products]~~ livestock consigned for the account of the producer;

426 (f) engage in fraud or misrepresentation in the procurement or attempted procurement
427 of a license; or

428 (g) act as a dealer or agent and, with intent to defraud, make, draw, utter, or deliver any

429 check, draft, or order for the payment of money from any bank or other depository to the owner
430 for the purchase price of [~~any farm products or any part thereof~~] livestock, when at the time of
431 the making, drawing, uttering, or delivery the maker or drawer does not have sufficient funds in
432 or credit with the bank or other depository for the payment of the check, draft, or order in full
433 upon its presentation.

434 (2) (a) The making, drawing, uttering, or delivery of a check, draft, or order in the
435 circumstances specified in this section shall be evidence of an intent to defraud.

436 (b) As used in this section, "credit" means an arrangement or understanding with the
437 bank or depository for the payment of the check, draft, or order.

438 Section 15. Section ~~4-14-3~~ is amended to read:

439 **4-14-3. Registration required for distribution -- Application -- Fees -- Renewal --**
440 **Local needs registration -- Distributor or applicator license -- Fees -- Renewal.**

441 (1) (a) No person may distribute a pesticide in this state that is not registered with the
442 department.

443 (b) Application for registration shall be made to the department upon forms prescribed
444 and furnished by it accompanied with an annual registration fee determined by the department
445 pursuant to Subsection 4-2-2(2) for each pesticide registered.

446 (c) Upon receipt by the department of a proper application and payment of the
447 appropriate fee, the commissioner shall issue a registration to the applicant allowing
448 distribution of the registered pesticide in this state through June 30 of each year, subject to
449 suspension or revocation for cause.

450 (d) (i) Each registration is renewable for a period of one year upon the payment of an
451 annual registration renewal fee in an amount equal to the current applicable original
452 registration fee.

453 (ii) Each renewal fee shall be paid on or before June 30 of each year.

454 (2) The application shall include the following information:

455 (a) the name and address of the applicant and the name and address of the person
456 whose name will appear on the label, if other than the applicant's name;

457 (b) the name of the pesticide;

458 (c) a complete copy of the label which will appear on the pesticide; and

459 (d) any information prescribed by rule of the department considered necessary for the

460 safe and effective use of the pesticide.

461 (3) (a) Forms for the renewal of registration shall be mailed to registrants at least 30
462 days before their registration expires.

463 (b) A registration in effect on June 30 for which a renewal application has been filed
464 and the registration fee tendered shall continue in effect until the applicant is notified either
465 that the registration is renewed or that it is suspended or revoked pursuant to Section 4-14-8.

466 (4) The department may, before approval of any registration, require the applicant to
467 submit the complete formula of any pesticide including active and inert ingredients and may
468 also, for any pesticide not registered according to 7 U.S.C. Sec. 136a or for any pesticide on
469 which restrictions are being considered, require a complete description of all tests and test
470 results that support the claims made by the applicant or the manufacturer of the pesticide.

471 (5) A registrant who desires to register a pesticide to meet special local needs
472 according to 7 U.S.C. Sec. 136v(c) shall, in addition to complying with Subsections (1) and
473 (2), satisfy the department that:

474 (a) a special local need exists;

475 (b) the pesticide warrants the claims made for it;

476 (c) the pesticide, if used in accordance with commonly accepted practices, will not
477 cause unreasonable adverse effects on the environment; and

478 (d) the proposed classification for use conforms with 7 U.S.C. Sec. 136a(d).

479 (6) No registration is required for a pesticide distributed in this state pursuant to an
480 experimental use permit issued by the EPA or under Section 4-14-5.

481 (7) No pesticide dealer may distribute a restricted use pesticide in this state without a
482 license.

483 (8) A person shall receive a license before applying:

484 (a) a restricted use pesticide; or

485 (b) a general use pesticide for hire or in exchange for compensation.

486 (9) (a) A license to engage in an activity listed in Subsection (7) or (8) may be obtained
487 by:

488 (i) submitting an application on a form provided by the department;

489 (ii) paying the license fee determined by the department according to Subsection
490 4-2-2(2); and

491 (iii) complying with the rules adopted as authorized by this chapter.

492 (b) A person may apply for a triennial license that expires on December 31~~[-(i)]~~ of the
493 ~~calendar year in which the license is issued; or (ii)]~~ of the second calendar year after the
494 calendar year in which the license is issued.

495 (c) Notwithstanding Section 63J-1-504, the department shall retain the fees as
496 dedicated credits and may only use the fees to administer and enforce;

497 (i) this chapter[-]; and

498 (ii) any other chapter of this title for the purpose of improving rangeland health.

499 Section 16. Section **4-18-5** is amended to read:

500 **4-18-5. Conservation commission -- Functions and duties.**

501 (1) The commission shall:

502 (a) facilitate the development and implementation of the strategies and programs
503 necessary to protect, conserve, utilize, and develop the soil and water resources of the state;

504 (b) disseminate information regarding districts' activities and programs;

505 (c) supervise the formation, reorganization, or dissolution of districts according to the
506 requirements of Title 17D, Chapter 3, Conservation District Act;

507 (d) prescribe uniform accounting and recordkeeping procedures for districts and
508 require each district to submit annually an audit of its funds to the commission;

509 (e) approve and make loans for agricultural purposes, from the Agriculture Resource
510 Development Fund for:

511 (i) ~~[nonfederal]~~ rangeland improvement and management projects;

512 (ii) watershed protection and flood prevention projects;

513 (iii) agricultural cropland soil and water conservation projects; and

514 (iv) programs designed to promote energy efficient farming practices;

515 (f) administer federal or state funds, including loan funds under this chapter, in
516 accordance with applicable federal or state guidelines and make loans or grants from those
517 funds to land occupiers for:

518 (i) the conservation of soil or water resources; and

519 (ii) maintenance of rangeland improvement projects;

520 (g) seek to coordinate soil and water protection, conservation, and development

521 activities and programs of state agencies, local governmental units, other states, special interest

522 groups, and federal agencies; and

523 (h) plan watershed and flood control projects in cooperation with appropriate local,
524 state, and federal authorities and coordinate flood control projects in the state.

525 (2) The commission may:

526 (a) employ, with the approval of the department, an administrator and necessary
527 technical experts and employees;

528 (b) execute contracts or other instruments necessary to exercise its powers;

529 (c) sue and be sued; and

530 (d) adopt rules, in accordance with Title 63G, Chapter 3, Utah Administrative
531 Rulemaking Act, necessary to carry out the powers and duties specified in Subsections (1)(d),
532 (e), (f), and (2)(b).

533 Section 17. Section **4-20-3** is amended to read:

534 **4-20-3. Rangeland Improvement Account distribution.**

535 (1) The department shall distribute restricted account money as provided in this
536 section.

537 (a) The department shall:

538 (i) distribute pro rata to each school district the monies received by the state under
539 Subsection 4-20-2(1)(b)(i) from the sale or lease of public lands based upon the amount of
540 revenue generated from the sale or lease of public lands within the district; and

541 (ii) ensure that all monies generated from the sale or lease of public lands within a
542 school district are credited and deposited to the general school fund of that school district.

543 (b) (i) After the commissioner approves a request from a regional board, the
544 department shall distribute pro rata to each regional board monies received by the state under
545 Subsection 4-20-2(1)(b)(i) from fees based upon the amount of revenue generated from the
546 imposition of fees within that grazing district.

547 (ii) The regional board shall expend monies received in accordance with Subsection
548 (2).

549 (c) (i) The department shall distribute or expend monies received by the state under
550 Subsections 4-20-2(1)(b)(ii) through (iv) for the purposes outlined in Subsection (2).

551 (ii) The department may require entities seeking funding from sources outlined in
552 Subsections 4-20-2(1)(b)(ii) through (iv) to provide matching funds.

553 (2) The department shall ensure that restricted account distributions or expenditures
554 under Subsections (1)(b) and (c) are used for:

555 (a) range improvement and maintenance;

556 (b) the control of predatory and depredating animals;

557 (c) the control, management, or extermination of invading species, range damaging
558 organisms, and poisonous or noxious weeds;

559 (d) the purchase or lease of lands or a conservation easement for the benefit of a
560 grazing district;

561 (e) watershed protection, development, distribution, and improvement; and

562 (f) the general welfare of livestock grazing within a grazing district.

563 Section 18. Section **4-20-10** is enacted to read:

564 **4-20-10. Promotion of multiple use of rangeland resources.**

565 (1) The department shall work cooperatively to promote efficient multiple-use
566 management of the rangeland resources of the public lands administered by the federal Bureau
567 of Land Management within the state to benefit the overall public interest.

568 (2) The department may serve as an independent resource for mediating disputes
569 concerning permit issues within the scope of Subsection (1).

570 Section 19. Section **4-21-3** is amended to read:

571 **4-21-3. Beef promotion fee -- Deposit of revenue -- Fee set by referendum.**

572 (1) (a) The department shall collect a fee established as required by Subsection (2) on
573 all fee brand inspected cattle upon change of ownership or slaughter in an amount not more
574 than \$1 or less than 25 cents.

575 (b) The fee is collected by the local brand inspector at the time of inspection of cattle,
576 or deducted and collected by the marketing agency or the purchaser.

577 (c) All revenue collected under this section shall be paid to the department, which shall
578 deposit the revenue in an agency fund that is hereby created and [~~shall be~~] is known as the
579 "Beef Promotion Fund."

580 (2) Before a fee assessed under Subsection (1) becomes effective, the department shall
581 give notice of the proposed fee to all known beef and dairy cattle producers in the state, invite
582 all beef and dairy cattle producers to register to vote in a referendum, conduct a hearing on the
583 proposed fee change, and conduct a referendum where at least 50% of the registered producers

584 cast a vote with a majority of those voting casting an affirmative vote on the proposed fee level.

585 (3) Any fee currently assessed by the department continues in effect until modified by
586 the department under Subsections (1) and (2).

587 (4) The fee assessed under this section [~~shall be reduced by~~] is in addition to the
588 amount of any assessment required to be paid pursuant to the Beef Promotion and Research
589 Act of 1985, 7 U.S.C. Sec. 2901 et seq.

590 Section 20. Section ~~4-32-3~~ is amended to read:

591 **4-32-3. Definitions.**

592 As used in this chapter:

593 (1) "Adulterated" means any meat or poultry product that:

594 (a) bears or contains any poisonous or deleterious substance that may render it
595 injurious to health, but, if the substance is not an added substance, the meat or poultry product
596 is not considered adulterated under this subsection if the quantity of the substance in or on the
597 meat or poultry product does not ordinarily render it injurious to health;

598 (b) bears or contains, by reason of the administration of any substance to the animal or
599 otherwise, any added poisonous or added deleterious substance that in the judgment of the
600 commissioner makes the meat or poultry product unfit for human food;

601 (c) contains, in whole or in part, a raw agricultural commodity and that commodity
602 bears or contains a pesticide chemical that is unsafe within the meaning of 21 U.S.C. Sec.
603 346a;

604 (d) bears or contains any food additive that is unsafe within the meaning of 21 U.S.C.
605 Sec. 348;

606 (e) bears or contains any color additive that is unsafe within the meaning of 21 U.S.C.
607 Sec. 379e; provided, that a meat or poultry product that is not otherwise considered adulterated
608 under Subsection (1)(c) or (d) of this section is considered adulterated if use of the pesticide
609 chemical, food additive, or color additive is prohibited in official establishments by federal
610 law, regulation, or standard;

611 (f) consists, in whole or in part, of any filthy, putrid, or decomposed substance or is for
612 any other reason unsound, unhealthful, unwholesome, or otherwise unfit for human food;

613 (g) has been prepared, packaged, or held under unsanitary conditions if the meat or
614 poultry product may have become contaminated with filth, or if it may have been rendered

615 injurious to health;

616 (h) is in whole or in part the product of an animal that died other than by slaughter;

617 (i) is contained in a container that is composed, in whole or in part, of any poisonous or
618 deleterious substance that may render the meat or poultry product injurious to health;

619 (j) has been intentionally subjected to radiation, unless the use of the radiation
620 conforms with a regulation or exemption in effect pursuant to 21 U.S.C. Sec. 348;

621 (k) has a valuable constituent in whole or in part omitted, abstracted, or substituted; or
622 if damage or inferiority is concealed in any manner; or if any substance has been added, mixed,
623 or packed with the meat or poultry product to increase its bulk or weight, or reduce its quality
624 or strength, or to make it appear better or of greater value; or

625 (l) is margarine containing animal fat and any of the raw material used in the margarine
626 consists in whole or in part of any filthy, putrid, or decomposed substance.

627 (2) "Animal" means a domesticated or captive mammalian or avian species.

628 (3) "Animal food manufacturer" means any person engaged in the business of
629 preparing animal food derived from animal carcasses or parts or products of the carcasses.

630 (4) "Ante mortem inspection" means an inspection of a live animal immediately before
631 slaughter.

632 (5) "Broker" means any person engaged in the business of buying and selling meat or
633 poultry products other than for the person's own account.

634 (6) "Capable of use as human food" means any animal carcass, or part or product of a
635 carcass, unless it is denatured or otherwise identified as required by rules of the department to
636 deter its use as human food.

637 (7) "Commissioner" includes a person authorized by the commissioner to carry out this
638 chapter's provisions.

639 (8) "Container" or "package" means any box, can, tin, cloth, plastic, or other receptacle,
640 wrapper, or cover.

641 (9) "Custom exempt processing" means processing meat or wild game as a service for
642 the person who owns the meat or wild game and uses the meat and meat food products for the
643 person's own consumption, including consumption by immediate family members and
644 non-paying guests.

645 (10) "Custom exempt slaughter":

646 (a) means slaughtering an animal as a service for the person who owns the animal and
647 uses the meat and meat products for the person's own consumption, including consumption by
648 immediate family members and non-paying guests; and

649 (b) includes farm custom slaughter.

650 (11) "Director of meat inspection" means a licensed graduate veterinarian whose duties
651 and responsibilities are specified by the commissioner.

652 (12) "Diseased animal":

653 (a) means an animal that:

654 (i) is diagnosed with a disease not known to be cured; or

655 (ii) has exhibited signs or symptoms of a disease that is not known to be cured; and

656 (b) does not include an otherwise healthy animal that suffers only from injuries such as
657 fractures, cuts, or bruises.

658 (13) "Farm custom slaughter" means custom exempt slaughtering of an animal for an
659 owner without inspection.

660 (14) "Farm custom mobile unit" means a portable slaughter vehicle or trailer that is
661 used by a farm custom slaughter licensee to slaughter animals [~~on the animal owner's property~~].

662 (15) "Farm custom slaughter license" means a license issued by the department to
663 allow farm custom slaughter.

664 (16) "Farm custom slaughter tag" means a tag that specifies the animal's identification
665 and certifies its ownership, which is issued by the department through a brand inspector to the
666 owner of the animal before it is slaughtered.

667 (17) "Federal acts" means:

668 (a) the Federal Meat Inspection Act, 21 U.S.C. Sec. 601 et seq;

669 (b) the Federal Poultry Products Inspection Act, 21 U.S.C. Sec. 451 et seq.; and

670 (c) the Humane Slaughter Act, 7 U.S.C. 1901 et seq.

671 (18) "Federal Food, Drug and Cosmetic Act" means the act so entitled, approved June
672 25, 1938 (52 Stat. 1040) (21 U.S.C. 301 et seq.), and any amendments to it.

673 (19) "Immediate container" means any consumer package, or any other container in
674 which meat or poultry products not consumer packaged, are packed.

675 (20) "Inspector" means a licensed veterinarian or competent lay person working under
676 the supervision of a licensed graduate veterinarian.

677 (21) "Label" means a display of printed or graphic matter upon any meat or poultry
678 product or the immediate container, not including package liners, of any such product.

679 (22) "Labeling" means all labels and other printed or graphic matter:

680 (a) upon any meat or poultry product or any of its containers or wrappers; or

681 (b) accompanying a meat or poultry product.

682 (23) "Licensee" means a person who holds a valid farm custom slaughter license.

683 (24) "Meat" means the edible muscle and other edible parts of an animal, including
684 edible:

685 (a) skeletal muscle;

686 (b) organs;

687 (c) muscle found in the tongue, diaphragm, heart, or esophagus; and

688 (d) fat, bone, skin, sinew, nerve, or blood vessel that normally accompanies meat and is
689 not ordinarily removed in processing.

690 (25) "Meat establishment" means a plant or fixed premises used to:

691 (a) slaughter animals for human consumption; or

692 (b) process meat or poultry products for human consumption.

693 (26) "Meat product" means any product capable of use as human food that is made
694 wholly or in part from any meat or other part of the carcass of any non-avian animal.

695 (27) "Misbranded" means any meat or poultry product that:

696 (a) bears a label that is false or misleading in any particular;

697 (b) is offered for sale under the name of another food;

698 (c) is an imitation of another food, unless the label bears, in type of uniform size and
699 prominence, the word "imitation" followed by the name of the food imitated;

700 (d) if its container is so made, formed, or filled as to be misleading;

701 (e) does not bear a label showing:

702 (i) the name and place of business of the manufacturer, packer, or distributor; and

703 (ii) an accurate statement of the quantity of the product in terms of weight, measure, or
704 numerical count; provided, that under this Subsection (27)(e), exemptions as to meat and

705 poultry products not in containers may be established by rules of the department and that under
706 this Subsection (27)(e)(ii), reasonable variations may be permitted, and exemptions for small

707 packages may be established for meat or poultry products by rule of the department;

708 (f) does not bear any word, statement, or other information required by or under
709 authority of this chapter to appear on the label or other labeling is not prominently placed with
710 such conspicuousness, as compared with other words, statements, designs, or devices, in the
711 labeling, and in such terms as to render it likely to be read and understood by the ordinary
712 individual under customary conditions of purchase and use;

713 (g) is a food for which a definition and standard of identity or composition has been
714 prescribed by rules of the department under Section 4-32-7 if the food does not conform to the
715 definition and standard and the label does not bear the name of the food and any other
716 information that is required by the rule;

717 (h) is a food for which a standard of fill has been prescribed by rule of the department
718 for the container and the actual fill of the container falls below that prescribed unless its label
719 bears, in a manner and form as the rule specifies, a statement that it falls below the standard;

720 (i) is a food for which no standard or definition of identity has been prescribed under
721 Subsection (27)(g) unless its label bears:

722 (i) the common or usual name of the food, if there be any; and

723 (ii) if it is fabricated from two or more ingredients, the common or usual name of each
724 such ingredient; except that spices, flavorings, and colorings may, when authorized by the
725 department, be designated as spices, flavorings, and colorings without naming each; provided,
726 that to the extent that compliance with the requirements of this Subsection (27)(i)(ii) is
727 impracticable, or results in deception or unfair competition, exemptions shall be established by
728 rule;

729 (j) is a food that purports to be or is represented to be for special dietary uses, unless its
730 label bears information concerning its vitamin, mineral, and other dietary properties as the
731 department, after consultation with the Secretary of Agriculture of the United States, prescribes
732 by rules as necessary to inform purchasers as to its value for special dietary uses;

733 (k) bears or contains any artificial flavoring, artificial coloring, or chemical
734 preservative, unless it bears labeling stating that fact; provided, that to the extent that
735 compliance with the requirements of this subsection are impracticable, exemptions shall be
736 prescribed by rules of the department; or

737 (l) does not bear directly thereon and on its containers, as the department may prescribe
738 by rule, the official inspection legend and establishment number of the official establishment

739 where the product was prepared, and, unrestricted by any of the foregoing, other information as
740 the department may require by rule to assure that the meat or poultry product will not have
741 false or misleading labeling and that the public will be informed of the manner of handling
742 required to maintain it in a wholesome condition.

743 (28) "Official certificate" means any certificate prescribed by rules of the department
744 for issuance by an inspector or other person performing official functions under this chapter.

745 (29) "Official device" means any device prescribed or authorized by the commissioner
746 for use in applying any official mark.

747 (30) "Official establishment" means any establishment at which inspection of the
748 slaughter of animals or the preparation of meat or poultry products is maintained under the
749 authority of this chapter.

750 (31) "Official inspection legend" means any symbol prescribed by rules of the
751 department showing that a meat or poultry product was inspected and passed in accordance
752 with this chapter.

753 (32) "Official mark" means the official legend or any other symbol prescribed by rules
754 of the department to identify the status of any animal carcass or meat or poultry product under
755 this chapter.

756 (33) "Pesticide chemical," "food additive," "color additive," and "raw agricultural
757 commodity," have the same meanings for purposes of this chapter as ascribed to them in the
758 Federal Food, Drug, and Cosmetic Act, 21 U.S.C. Sec. 301 et seq.

759 (34) "Post mortem inspection" means an inspection of a slaughtered food animal's
760 carcass after slaughter.

761 (35) "Poultry" means any domesticated bird, whether living or dead.

762 (36) "Poultry product" means any product capable of use as human food that is made
763 wholly or in part from any poultry carcass, excepting products that contain poultry ingredients
764 in relatively small proportion or that historically have not been considered by consumers as
765 products of the poultry food industry, and that are exempted from definition as a poultry
766 product by the commissioner.

767 (37) "Prepared" means slaughtered, canned, salted, stuffed, rendered, boned, cut up, or
768 otherwise manufactured or processed.

769 (38) "Process" means to cut, grind, manufacture, compound, smoke, intermix, or

770 prepare meat or poultry products.

771 (39) "Renderer" means any person engaged in the business of rendering animal
772 carcasses, or parts or products of animal carcasses, except rendering conducted under
773 inspection or exemption under this chapter.

774 (40) "Slaughter" means:

775 (a) the killing of an animal in a humane manner including skinning or dressing; or

776 (b) the process of performing any of the specified acts in preparing an animal for
777 human consumption.

778 (41) "Wild game" means an animal, the products of which are food that is not
779 classified as a domesticated food animal, captive game animal, or captive game bird, including
780 the following when not domesticated:

781 (a) deer;

782 (b) elk;

783 (c) antelope;

784 (d) moose;

785 (e) bison;

786 (f) bear;

787 (g) rabbit;

788 (h) squirrel;

789 (i) raccoon; and

790 (j) birds.

791 Section 21. Section **4-32-4** is amended to read:

792 **4-32-4. Meat establishment license -- Slaughtering livestock except in licensed**
793 **meat establishment prohibited -- Exceptions -- Violation a misdemeanor.**

794 (1) A person may not, except in a licensed meat establishment, slaughter animals for
795 human consumption or assist other persons in the slaughter or processing of animals except as
796 otherwise provided in Subsection (2), (3), or (4).

797 (2) A person who raises an animal or an employee of that person may slaughter an
798 animal without a farm custom slaughter license if:

799 [~~(a) (i) the animal is slaughtered on property owned by the person; and]~~

800 [~~(ii) (A)~~] (a) slaughtering or processing animals is not prohibited by local ordinance;

801 [~~and~~]

802 [~~(B)~~] (b) any hide, viscera, blood, or other tissue is disposed of by removal to a
803 rendering facility, landfill, or by burial, as allowed by law;

804 [~~(b)~~] (c) the meat or poultry product derived from the slaughtered animal is consumed
805 exclusively by the person or the person's immediate family, regular employees of the person, or
806 nonpaying guests; and

807 [~~(c)~~] (d) the meat or poultry product is marked "Not For Sale."

808 (3) Farm custom slaughter may be performed by a person who holds a valid farm
809 custom slaughter license.

810 (4) A retail establishment that processes meat or poultry products primarily for sale to
811 individual consumers at the retail establishment is exempt from provisions requiring licensing
812 of a meat establishment if:

813 (a) the retail establishment is not engaged in slaughter operations;

814 (b) the retail establishment sells the processed meat and poultry products only to
815 individual consumers at the retail establishment, or to restaurants or institutions for use in
816 meals served at those restaurants or institutions;

817 (c) the retail establishment's sales of processed meat and poultry products to restaurants
818 or institutions do not exceed the federal adjusted dollar limitation, or 25 percent by dollar
819 volume of all meat sales from the retail establishment, whichever is less;

820 (d) the retail establishment receives meat only from a meat establishment licensed
821 under this chapter or inspected by the United States Department of Agriculture under 21 U.S.C.
822 Sections 451 to 695;

823 (e) the operator of the retail establishment does not sell, to any person other than an
824 individual consumer, any meat or poultry product that is cured, smoked, seasoned, canned, or
825 cooked at the retail establishment;

826 (f) the retail establishment does not sell any meat or poultry product that is cured,
827 smoked, seasoned, canned, or cooked at the retail establishment at a location other than the
828 retail establishment; and

829 (g) the operator of the retail establishment does not sell, to any person other than an
830 individual consumer, any meat product made by combining meat from different animal species
831 at the retail establishment.

832 (5) Any person who violates this section, except as otherwise provided in Subsection
833 (6), is guilty of a class C misdemeanor.

834 (6) Any person who offers for sale or sells any uninspected meat or poultry product is
835 guilty of a class B misdemeanor.