

The following Chapter Ag 92, is an amendment to the rules of the Department of Agriculture effective April 1, 1956. It is being sent in this form because the rules of the Department of Agriculture have not yet been received from the printer. It is anticipated that the printed rules of Agriculture will be ready for distribution within a month and this material will then be included in the proper place in the code. This yellow sheet may then be discarded.

Chapter Ag 92  
MAPLE SYRUP

Ag 92.01 WISCONSIN FANCY. Wisconsin Fancy maple syrup shall be lighter than medium amber in color and shall have a characteristic and pleasant maple flavor, and shall be clear and reasonably free from sediment.

Ag 92.02 WISCONSIN GRADE A. Wisconsin Grade A maple syrup shall be no lighter than medium amber nor darker than dark amber in color and shall possess a characteristic maple flavor which may not be as mild as that required for Wisconsin Fancy maple syrup, and may contain a trace of sediment.

Ag 92.03 WISCONSIN MANUFACTURER'S GRADE. Wisconsin Manufacturer's Grade maple syrup shall be darker than dark amber and shall possess a characteristic maple flavor, and may contain somewhat more than a trace of sediment.

Ag 92.04 COLOR STANDARDS. The colors referred to in this regulation are the colors developed by the Eastern Research Laboratory of the United States Department of Agriculture and are described in publication AIC-260, February 1950, "Permanent glass color standards for maple sirup", Bureau of Agricultural and Industrial Chemistry, Agricultural Research Administration, United States Department of Agriculture.

The amendments contained herein shall take effect on April 1, 1956.

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The following rule is adopted by the Industrial Commission effective April 1, 1956. It is being sent in this form because the rules of the Industrial Commission relating to Workmen's Compensation are not yet ready for printing in final form. It is suggested that you retain this yellow sheet until you receive the rules in printed form.

Ind 80.24 When an employe gives a statement signed by him which in any way concerns his claim, a copy of such statement must be given to the employe. Failure on the part of the employer or insurance carrier to do so will preclude the use of such statement in any matter in connection with that claim.