### Chapter Ag 10

# ANIMAL HEALTH

Ag	10.01	Definitions (p. 23)	Aø	10.225	Health certificate (p. 39)	
	10.02	Bovine animals, import (p. 26)		10.23		
	10.03	Feeder cattle, import (p. 28)	•••		39)	
	10.04	Swine, import (p. 28)	Åø	10.24	Certified brucellosis-free herd	
		Feeder swine import (p. 30)	•••	****	(p. 39)	
		Swine pseudorables; vaccination	Åø	10.25	Accredited tuberculosis-free	
0		and vaccine control (p. 30)		•	herd (p. 40)	
Ag	10.05	Sheep, import (p. 30)	Ag	10.26	Approved feed lot. (p. 41)	
	10.06	Goats, import (p. 31)		10.27	Approved quarantine feed lot	
	10.07	Dogs, import (p. 31)			(p. 42)	
		Equine, import (p. 31)	Ag	10.30	Contagious or infectious dis-	
	10.08	Circus, rodeo and menagerie ani-			eases (p. 43)	
0		mals, import (p. 32)	Ag	10.33	Anaplasmosis control (p. 43)	
Ag	10.09	Equine markets (p. 33)	Ag	10.34	Anaplasmosis-free herd (p. 44)	
Ag	10.10	Quarantines, notice (p. 33)	Ag	10.35	Bovine mastitis; detection and	
Ag	10.11	Transportation, disinfection of	-		control (p. 44-1)	
		vehicles (p. 33)	Ag	10.40	Bovine artificial insemination	
Ag	10.12	Movement of diseased animals			(p. 44-2)	
		(p. 34)	Ag	10.53	Slaughter swine identification	
Ag	10.14	Bovine tuberculosis quarantine			(p. 44-4)	
		(p. 34)	Åg	10.54	Exhibition (p. 44-4)	
Ag	10.15	Removal of bovine animals from	Ag	10.55	Swine, validated brucellosis-free	
		specifically approved livestock			herd (p. 44-5)	
		markets (p. 35)	Ag	10.555	Swine brucellosis control (p. 44-	
Ag	10.17	Removal of livestock from			6)	
		slaughtering establishments (p.	Ag	10.56	Intrastate movement of swine;	
		35)			testing (p. 44-7)	
Ag	10.18	Brucellosis milk test procedure			Pseudorabies control (p. 44-8)	
		(p. 36)	Ag	10.58	Qualified pseudorabies negative	
		Blood samples (p. 36)			herd (p. 44-8)	
Ag	10.20	Brucellosis test classifications;	Åg	10.60	Aleution disease free herd (p.	
		diagnostic procedures (p. 36)			44-9)	
Ag	10.21	Identification of bovine animals	Ag	10.61	Turkeys; disease control (p. 44-	
		(p. 37)			10)	
Ag	10.22	Brucellosis and tuberculosis test				
		reports (p. 38-1)				
	As 10.01 Definitions The following terms whenever used in these					

Ag 10.01 Definitions. The following terms, wherever used in these regulations, shall be construed to have the meaning here indicated, unless the context otherwise requires:

1

(1) "Department" means the state of Wisconsin department of agriculture, trade and consumer protection.

(2) "Person" shall include any corporation, association, or firm.

(3) "Federal bureau" means the animal and plant health inspection service of the United States department of agriculture or such other division of that department as may be created for the execution and administration of the federal laws and regulations relating to animal disease control.

(4) "Brucellosis" means the disease of brucellosis in animals.

(5) (a) "Brucellosis test" means the blood serum agglutination test or supplementary tests for the diagnosis of brucellosis, applied in accordance with techniques approved by the department.

(b) "Supplementary" brucellosis test means the complement fixation, card test, heat inactivation (65° C.), Rivanol, individual brucello-

sis ring test and other tests approved by the department for the diagnosis of brucellosis.

(6) "Certified brucellosis-free herd" is a herd of cattle or goats certified by the department as being free from brucellosis as provided in Wis. Adm. Code section Ag 10.24. In the case of imported animals such certification shall be by an authorized agency of the state of origin under requirements acceptable to the department.

(7) "Validated brucellosis-free herd" is a herd of swine certified by the department as being free from brucellosis as provided in Wis. Adm. Code section Ag 10.55. In the case of imported animals such certification shall be by an authorized agency of the state of origin under requirements acceptable to the department.

(8) "Modified certified brucellosis area" is an area so designated by the federal bureau.

(9) "Certified brucellosis-free area" is an area which is so designated by the federal bureau.

(10) "Tuberculosis test" means the test on animals made for the purpose of determining the status of such animals in respect to tuberculosis, applied in accordance with a technique approved by the department.

(11) "Accredited tuberculosis-free herd" is a herd of cattle or goats certified by the department as being free from tuberculosis as provided in Wis. Adm. Code section Ag 10.25. In the case of imported animals such certification shall be by an authorized agency of the state of origin under requirements acceptable to the department.

(12) "Interstate health certificate" is a written certification for the interstate movement of animals, executed by an accredited veterinarian of the state of origin, showing the name and address of the consignor and consignee and certifying that animals identified thereon have been inspected and no evidence of infectious or contagious disease was disclosed.

(13) "Accompanied by interstate health certificate", or "test report" means that such certificate or test report is attached to the waybill if the animals covered thereby are shipped by rail, boat or express, or that such certificate or test report is in the immediate possession of the person actually transporting such animals and delivered to the receiver of the animals.

(14) "Public stockyards" is any premises open to general public use for the holding of livestock pending shipment or sale. The term shall include, without limitation because of enumeration, all yards used by the operator of any common or contract carrier.

(15) "Slaughtering establishment" shall include all premises used in connection with the slaughter of animals by any slaughterer licensed in this state or maintaining inspection by the federal bureau.

(16) "Individual identification" means identification by a tag of a type approved by the department inserted in the right ear of each animal by a person authorized by the department to identify cattle, provided that in case of an animal registered with a purebred association the registry or tattoo number assigned to the animal by such association may be used for identification in lieu of an identification tag.

 $\mathbf{24}$ 

(17) "Feeder cattle" means female bovine animals of recognized beef breeds or mixtures of beef breeds, kept for the sole purpose of feeding prior to slaughter, and which are not more than 24 months of age as evidenced by the presence of no more than 2 permanent teeth, and are not parturient or post-parturient. The term does not include steers or spayed heifers.

(18) "Approved feed lot" is any confined area or enclosure maintained exclusively for the feeding of feeder cattle prior to slaughter under s. Ag 10.26.

(19) "Approved quarantine feed lot" is any confined area or enclosure maintained exclusively for the finish feeding of cattle quarantined under s. Ag 10.27 and from which cattle may be moved only to immediate slaughter.

(20) "Anaplasmosis test" means the complement fixation or other approved tests for the diagnosis of anaplasmosis, conducted at a state or federal approved laboratory in accordance with techniques approved by the department.

(21) "Anaplasmosis-free herd" is a herd of cattle certified by the department as being free from anaplasmosis as provided in s. Ag 10.34.

(22) "Specifically approved livestock market" is a licensed livestock market which has received specific approval of the federal bureau to receive cattle interstate.

(23) "Official vaccinate" is a female bovine animal of a dairy breed vaccinated by a licensed veterinarian against brucellosis with an approved brucella vaccine when it was between 60 and 179 days of age or a female bovine animal of a beef breed vaccinated by a licensed veterinarian against brucellosis with an approved brucella vaccine when it was between 60 and 299 days of age, which vaccination has been reported to the department as required under s. 95.46, Stats.

(24) "Qualified herd" means a herd of cattle in a noncertified area officially tested within 12 months of interstate movement and determined not to be affected with brucellosis by the state of origin.

(25) "Accredited veterinarian" means a veterinarian who has been accredited and specifically authorized by the federal bureau to conduct official tests, inspections, treatments, vaccinations or perform other animal disease eradication or control functions as provided under state or federal animal health laws.

(26) "Registered livestock market" means a livestock market not subject to licensing under s. 95.70, Stats., registered with the department and engaged in the trading and marketing of equidae.

(27) "Hog cholera free state" is a state which is so designated by the federal bureau.

(28) "Federally approved swine market" is a licensed livestock market or dealer approved jointly by the state and federal governments for the interstate shipment of swine.

(29) "Feeder pigs" means swine weighing less than 175 pounds kept for the sole purpose of feeding prior to slaughter. The term does not include boars.

History: 1-2-56; am. (1), (5) and (6); renum. (7) through (14) to be (8) through (15) respectively; cr. (7); am. (9) and (10) as renum; am. (14) and (15) as renum; Register, June, 1959, No. 42, eff. 7-1-59; am. (5) and (6); renum. (7) to be (8) and am.; cr. (7); renum. (8) to be (10); renum. (9) to be (11) and am.; cr. (9); renum. (10) to (13) to be (12) to (15); renum. (14) to be (16) and am.; ranum. (15) to be (17), Register, February, 1962, No. 74, eff. 3-1-63; renum. (14) to be (16) and am.; cr. (5) (b), Register, June, 1965, No. 114, eff. 7-1-65; cr. (18) and (19), Register, March, 1970, No. 171, eff. 4-1-70; am. (1), (3), (5) (a), (6) and (11) and cr. (20), (21), (22) and (23), Register, February, 1972, No. 194, eff. 3-1-72; am. (3), (5), (8), (13) and (26), Register, August, 1975, No. 236, eff. 9-1-75; cr. (27) and (28), Register, December, 1976, No. 252, eff. 1-1-77; am. (12), (23) and (26), Register, October, 1978, No. 274, eff. 11-1-78; am. (1) and (17), cr. (29), Register, April, 1980, No. 292, eff. 6-1-80.

Ag 10.02 Bovine animals, import. (1) PERMIT; INTERSTATE HEALTH CERTIFICATE. No person shall import bovine animals into this state unless premovement authorization for entry has been granted by the department and the animals are accompanied by an interstate health certificate containing the premovement authorization permit number assigned by the department, individual animal identification code or number, and a report of negative brucellosis, tuberculosis and anaplasmosis tests conducted within 30 days prior to entry. A copy of each interstate health certificate, approved by the chief livestock health official of the state of origin of the shipment, shall be filed with the department. This section shall not apply to:

(a) Steers.

(b) Animals shipped directly to a slaughtering establishment under certificates, permits, owner's statements, or other documents as required by the federal bureau for interstate shipment of animals for immediate slaughter, except as otherwise provided under subs. (6) and (7).

(c) Animals shipped for exhibition only if accompanied by an interstate health certificate which includes thereon a report of negative brucellosis, tuberculosis and anaplasmosis test conducted within 90 days of exhibition.

(d) Animals shipped to a specifically approved livestock market under certificates, permits, owner's statements, or other documents as required by the federal bureau, except as otherwise provided under subs. (6) and (7).

(e) Feeder cattle shipped in conformity with s. Ag 10.03.

(f) Animals shipped in conformity with s. Ag 10.08.

(g) Animals not known to be affected with or exposed to brucellosis, if shipped directly to an approved quarantine feed lot accompanied by an interstate health certificate showing individual ear tag identifications and the number of the quarantine feed lot to which the animals are shipped.

(2) BRUCELLOSIS TEST. The brucellosis test required under this section shall be conducted at a state or federally approved laboratory by the tube or card test method. All imported cattle originating from states with areas not certified as brucellosis free by the federal bureau shall be placed under quarantine by the department and held separate and apart from all other livestock and retested at owner's expense not less than 45

26

# AGRICULTURE, TRADE & CONSUMER PROTECTION 27

days nor more than 120 days after the date of import. The quarantine will be released if no evidence of brucellosis is disclosed. The requirement for a negative brucellosis test under sub. (1) does not apply to:

(a) Official vaccinates of a dairy breed under 20 months of age or official vaccinates of a beef breed under 24 months of age whose health certificate lists the age of the animal and date of vaccination.

(b) Cattle from certified brucellosis-free herds, if the interstate health certificate includes thereon the herd certificate number and the date of the last herd test.

(c) Calves under 6 months of age or animals weighing less than 450 pounds on an individual weight basis, if the age of the animal is not known or cannot be determined.

(3) TUBERCULOSIS TEST. The requirement for a negative tuberculosis test under sub. (1) does not apply to:

(a) Cattle from accredited tuberculosis-free herds, if the health certificate includes thereon the date of the last tuberculosis test and the herd certificate number.

(b) Cattle from a herd in an area designated by the federal bureau as a "modified accredited area", if the interstate health certificate includes thereon a report of negative tuberculosis test of the entire herd within 12 months prior to entry.

(c) Cattle from a state classified as a "modified accredited area" by the federal bureau if the state permits importation of cattle from this state under equivalent terms and conditions.

(d) Cattle from states which are accredited by the federal bureau as free of bovine tuberculosis.

(e) Calves under 6 months of age or animals weighing less than 450 pounds on an individual weight basis, if the age of the animal is not known or cannot be determined.

(4) ANAPLASMOSIS TEST. (a) The anaplasmosis test required under this section shall be conducted at a state or federally approved laboratory by the complement fixation test or other test method approved by the department for the diagnosis of anaplasmosis. No animal may be imported into this state if it shows a positive reaction to the complement fixation test at a 1:10 dilution or originate from a herd in which one or more other animals shows a positive reaction at a 1:10 dilution.

(b) The requirement for a negative anaplasmosis test in sub. (1) shall not apply to calves under 6 months of age or, animals weighing less than 450 pounds on an individual weight basis if the age of the animal is not known or cannot be determined.

(5) OTHER MOVEMENT. The department may provide for the importation of bovine animals not otherwise provided for in this section under special permit for each shipment and under such conditions as the department may prescribe.

(6) BRUCELLOSIS REACTORS. Brucellosis reactors may not be shipped into or received in this state for slaughter or shipment to a slaughtering establishment. This does not apply to reactors originating from herds in states bordering on Wisconsin if such states permit the importation of reactors from this state under equivalent terms and conditions.

Register, January, 1981, No. 301

(7) POLYBROMINATED BIPHENYLS (PBB). (a) No dairy cattle born prior to January 1, 1976, and originating from a state requiring a fat biopsy test for cattle prior to slaughter to determine whether they are contaminated with polybrominated biphenyl (PBB) at more than 20 parts per billion as calculated in the fat, shall be shipped into or received in this state for slaughter, or sold to a slaughtering establishment unless the cattle are accompanied by a slaughter certificate showing that a biopsy test has been performed on the animals within the preceding 60 days and found to contain not more than 20 parts per billion of PBB. This subsection does not apply to bulls, steers and and animals exempted from a fat biopsy test by the state of origin.

(b) All certificates or documents required under this subsection shall be filed with the department within 7 days after receipt by the operator of a livestock market or slaughtering establishment.

History: 1-2-56; am. (1), (2) (b) and (3) (a), Register, June, 1959, No. 42, eff. 7-1-59; am. (1), Register, February, 1962, No. 74, eff. 3-1-62; am. (2) (a), Register, October, 1967, No. 142, eff. 11-1-67; am. (1), Register, February, 1968, No. 146, eff. 3-1-68; cr. (4), Register, January, 1969, No. 157, eff. 2-1-69; r. and recr., Register, February, 1972, No. 194, eff. 3-1-72; am. (1), (2) (intro. par.), (2) (a) and (4), cr. (2) (c) and (3) (d), Register, October, 1974, No. 226, eff. 11-1-74; am. (2) (b), (3) (d) and (4), Register, August, 1975, No. 236, eff. 9-1-75; am. (1) (b) and (d), cr. (1) (f) and (6), Register, December, 1976, No. 252, eff. 1-1-77; emerg. cr. (7), eff. 10-5-77; am. (1) (b) and (c), (3) (intro.) and (c), (4) (a) and (b), (7) (a), renum. (3) (d) to be (3) (e) and am., r. (7) (b), renum. (7) (c) to be (7) (b) and cr. (1) (g) and (3) (d), Register, January, 1981, No. 301, eff. 2-1-81.

Ag 10.03 Feeder cattle, import. (1) IMPORT RESTRICTIONS. No person shall import feeder cattle into this state unless they originate from herds not known to be affected with brucellosis, in a certified brucellosis-free or modified certified brucellosis area, and are shipped directly to an approved feed lot or approved livestock market.

(2) MOVEMENT TO APPROVED FEED LOTS. (a) Feeder cattle moved to an approved feed lot shall be accompanied by an interstate health certificate showing:

1. Permit number of feed lot to which cattle are consigned.

2. Individual identification of animals by ear tag or brand.

3. Origin and destination of the shipment.

(b) No feeder cattle shall be removed from the approved feed lot except in compliance with s. Ag 10.26 (3).

(3) MOVEMENT TO APPROVED LIVESTOCK MARKETS. A waybill or an interstate health certificate shall accompany all feeder cattle consigned directly to a specifically approved livestock market premises. Feeder cattle may be removed from the premises only after inspection and release by an accredited veterinarian or by the department and in compliance with s. Ag 10.15.

Ag 10.04 Swine import. (1) HEALTH CERTIFICATES. No person shall import any swine into this state unless they are accompanied by an interstate health certificate containing:

Register, January, 1981, No. 301

History: 1-2-56; am. Register, June, 1959, No. 42, eff. 7-1-59; r. and recr. Register, February, 1960, No. 50, eff. 3-1-60; am. Register, February, 1962, No. 74, eff. 3-1-62; r. and recr., Register, March, 1970, No. 171, eff. 4-1-70; r. and recr., Register, February, 1972, No. 194, eff. 3-1-72; am. (1) (b), (2) and (4), Register, October, 1974, No. 226, eff. 11-1-74; am. (2), Register, August, 1975, No. 236, eff. 9-1-75; am. (1) and (2), r. (3), renum. (4) to be (3) and am., Register, April, 1980, No. 292, eff. 5-1-80.

(a) A record of individual ear tag or other permanent identification approved by the department.

(b) A statement that: "To the best of my knowledge, no pseudorabies vaccine has been used and no pseudorabies, swine dysentery or transmissible gastroenteritis (TGE) has been diagnosed in the herd of origin within the past 60 days."

(c) A record of negative brucellosis test conducted within 30 days of entry, or a record of swine origin from a brucellosis-free validated state, or a record of swine origin from a validated herd with validation requirements equivalent to those required under section Ag 10.55. For the purpose of this subdivision when the swine brucellosis card test is negative or the agglutination test disclosed no reaction in a dilution of 1:25, the animal shall be classified as negative.

(d) A record of negative serum neutralization (SN), or other test approved by the department for pseudorabies conducted at a state or federal laboratory within 30 days prior to date of entry, or certification that the swine originated from a qualified pseudorabies negative herd under qualification standards equivalent to those specified under section Ag 10.58, Wis. Adm. Code.

(2) GARBAGE FED SWINE. Swine fed raw commercial garbage may not be imported into this state. Swine fed cooked commercial garbage may be imported into this state for slaughter only under a special permit from the department.

(3) PSEUDORABIES VACCINATES. No person shall import any swine into this state which have been vaccinated for pseudorabies.

(4) QUARANTINE AND RETEST. All swine imported into this state shall be segregated and quarantined separate and apart from all other swine on the premises for a period of 30 days after arrival. A retest for pseudorabies shall be conducted, at owner's expense, not less than 15 nor more than 30 days after arrival. The department may inspect all imported swine and if evidence of hog cholera is disclosed, all infected and exposed swine shall be condemned and destroyed.

(5) EXCEPTIONS. This section does not apply to feeder swine shipped in conformity with s. Ag 10.041 (1), (3) and (4), do not apply to:

(a) Healthy swine shipped directly to a slaughtering establishment for immediate slaughter; or

(b) Swine shipped directly to a federally approved swine market for sale to a slaughtering establishment.

(6) OTHER MOVEMENT. The department may provide for the importation of swine not otherwise provided for in this section under special permit for each shipment and under such conditions as the department may prescribe.

History: 1-2-56; Ag 10.04 renum. to be Ag 10.04 (1) and Ag 10.05 renum. to be Ag 10.04 (2), and as renum. are am., Register, June, 1959, No. 42, eff. 7-1-59; am. (1), Register, February, 1962, No. 74, eff. 3-1-62; renum. (2) to be (5); cr. (2), (3) and (4), Register, April, 1963, No. 88, eff. 5-1-63; r. and recr. (1) to (4), and am. (5), Register, February, 1967, No. 134, eff. 3-1-67; r. and recr. Register, Mary, 1968, No. 149, eff. 6-1-68; am. (1) (a) and (b), r. (c), r. and recr. (2), am. (3), Register, March, 1970, No. 171, eff. 4-1-70; r. and recr. (1) and (2), Register, July, 1971, No. 187, eff. 8-1-71; r. (1) (b) and (2); renum. (4) to be (3) and am. (intro. par.) and (a); renum. (5) to be (4) and am. and cr. (5), Register, October, 1974, No. 226, eff. 11-1-74; am. (1) (a), (2) and (3), renum. (1) (b) to be (1) (c), cr. (1) (b), r. (4), renum. (5) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1), (2) and (3), renum. (1) (b) to be (1) (c), cr. (1) (b), r. (4), renum. (5) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1), (2) and (3), renum. (2) (b) to be (1) (c), cr. (1) (b), r. (4), renum. (5) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1) (a), (2) and (3), renum. (2) (b) to be (1) (c), cr. (1) (b), r. (4), renum. (5) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1) (a), (2) and (3), renum. (2) (b) to be (1) (c), cr. (1) (b), r. (4), renum. (5) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1) (a), (2) and (3), renum. (2) (b) to be (1) (c), cr. (1) (b) renum. (5) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1) (b) to d) (2); renum. (2) to be (2), renum. (3) to be (3), renum. (3) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1), (2) and (3), renum. (3) to be (4), Register, December, March 1974, No. 226, eff. 11-1-74; am. (1), (2) and (3), renum. (3) to be (4), Register, December, Not 1974, No. 226, Register, Not 1974, No. 226, Regis

Register, April, 1980, No. 292

1976, No. 252, eff. 1-1-77; emerg. am. (1) (b) 2 and cr. (1) (b) 5, eff. 1-14-77; am. (1) (b) 2, cr. (1) (b) 5, renum. (3) (intro.), (a), (b) (c) to be (3) (a) 1, 2 and 3, cr. (3) (b), Register, April, 1977, No. 266, eff. 5-1-77; am. (1) (b) 2 and 5, (1) (d), (2) and (3) (a) (intro.), and r. (3) (a) 3, Register, November, 1977, No. 263, eff. 12-1-77; renum. (2) to (4) to be (4) to (6) and as renum. am. (4) and (5), r. (1) (a), renum. (1) (b) (intro.) 1. and 2. to be (1) (intro.) (a) and (b), as renum. am. (b), r. (1) (b) 3, renum. (1) (c) and (d) to be (2) and (3), renum. (1) (b) 4. and 5. to be (1) (c) and (d), as renum. am. (d), Register, April, 1980, No. 292, eff. 5-1-80.

Ag 10.041 Feeder swine import. (1) INTERSTATE HEALTH CERTIFI-CATE. No person shall import feeder swine into this state unless they are accompanied by an interstate health certificate and consigned to a farm or a federally approved swine market. The interstate health certificate shall include:

(a) Individual identification of each animal.

(b) A statement that: "To the best of my knowledge, no pseudorabies vaccine has been used and no pseudorabies, swine dysentery or transmissible gastroenteritis (TGE) has been diagnosed in the herd of origin within the past 60 days."

(2) FEEDER SWINE CONSIGNED TO FARMS. Feeder swine consigned directly to a farm under sub. (1) shall be kept separate from breeder swine and may be removed from the premises only for slaughter.

(3) FEEDER SWINE CONSIGNED TO A FEDERALLY APPROVED SWINE MARKET. Feeder swine consigned directly to a federally approved swine market under sub. (1) may only be transferred directly from the market to farms for purposes of finish feeding for slaughter. Any swine commingled with imported feeder swine are subject to this subsection unless shipped directly to slaughter.

History: Cr. Register, April, 1980, No. 292, eff. 5-1-80.

Ag 10.045 Swine pseudorabies; vaccination and vaccine control. (1) No person shall vaccinate swine for pseudorabies without first obtaining a permit from the department. Permits may be granted only to veterinarians licensed in this state and then only for the vaccination of swine in infected or high risk herds. Infected or high risk herds are herds which have been determined by the department to have been infected with or exposed to swine pseudorabies.

(2) No person shall sell, furnish, give away or supply any pseudorabies vaccine for use in this state unless:

(a) The label on the container thereof states the name and address of the manufacturer;

(b) The vendor reports to the department within 15 days of delivery, the name and address of the recipient, the date and amount of pseudorabies vaccine delivered; and

(c) Such vaccine is sold or delivered only to veterinarians licensed in this state and who are authorized under permit of the department to vaccinate swine for pseudorabies. Doses of vaccine supplied by the vendor shall be limited to the number of doses specified in the permit.

History: Emerg. cr. eff. 6-28-77; cr. Register, November, 1977, No. 263, eff. 12-1-77.

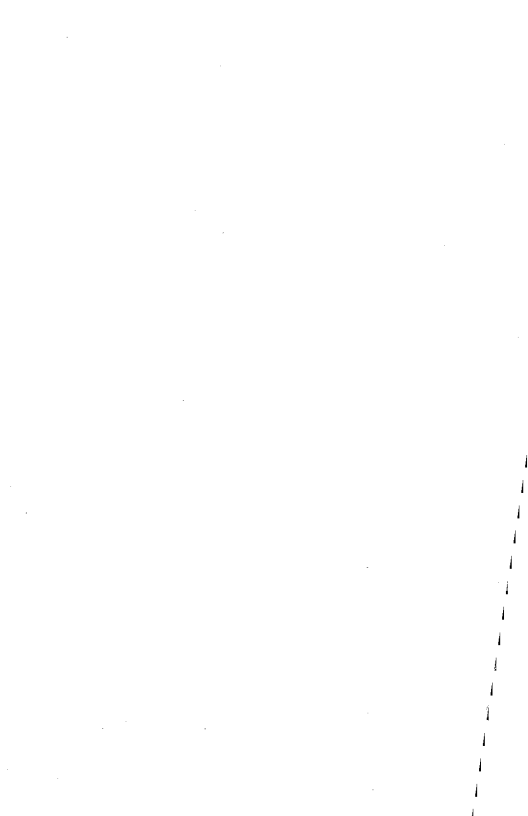
Ag 10.05 Sheep, import. (1) (a) Sheep imported into this state for any purpose except for immediate slaughter shall be accompanied by an interstate health certificate which discloses that such sheep and their Register, April, 1980, No. 292

### AGRICULTURE, TRADE & CONSUMER PROTECTION 30-1

flock of origin were inspected within 10 days of the date of shipment and were free of foot rot and all other contagious and infectious diseases; provided that in the case of feeder lambs no flock inspection shall be required.

(b) The interstate health certificate accompanying such sheep which originate in a state or area which has been designated by the federal bureau as a scabies-free state or area shall also disclose that the area of origin is on the federal list of scabies-free areas published in the code of federal regulations.

(c) The interstate health certificate accompanying any such sheep originating in states or areas not designated as scabies-free by the federal bureau shall also disclose that such sheep have been dipped, not



more than 10 days prior to shipment, under the supervision of a veterinarian or inspector employed by the state or federal government, in a dip approved by the federal bureau.

(2) Sheep not known to be infected or exposed to scabies may be imported into this state for immediate slaughter if shipped directly to a slaughtering establishment or to a stockyards which is inspected by the federal bureau. Sheep originating in states or areas not designated as scabies-free by the federal bureau shall be accompanied by an interstate health certificate which discloses that such sheep were inspected within 10 days of the date of shipment and found free of contagious or infectious disease. Sheep imported pursuant to this subsection shall not be removed from a stockyards except to a slaughtering establishment for immediate slaughter, unless they have been inspected and dipped in a dip approved by the federal bureau.

History: 1-2-56; renum, from Ag 10.06 to be Ag 10.05 and as renum. is am., Register, June, 1959, No. 42, eff. 7-1-59; am. Register, February, 1962, No. 74, eff. 3-1-62; am. (1) (a), Register, January, 1965, No. 109, eff. 2-1-65.

Ag 10.06 Goats, import. No person shall import goats into this state unless such goats are accompanied by an interstate health certificate including thereon a report of negative brucellosis and tuberculosis tests conducted within 30 days of entry, except that no report of negative tuberculosis test shall be required for goats from a herd certified as free from tuberculosis, and no report of negative brucellosis test shall be required for goats from a herd certified free from brucellosis. Such certifications shall be by an authorized agency of the state of origin of the shipment.

History: 1-2-56; renum. from Ag 10.07 to be Ag 10.06, and as runum. is am., Register, June, 1959, No. 42, eff. 7-1-59;

Ag 10.07 Dogs, import. No person shall import any dog over 6 months of age into this state unless it is accompanied by an interstate health certificate containing a record of vaccination for rabies. The record shall show that the dog has been vaccinated by a licensed veterinarian in accordance with age and time standards and label instructions approved by the federal bureau for the type of a vaccine used, and that the time for revaccination or repeat vaccination has not expired prior to entry.

History: 1-2-56; renum. from Ag 10.08 to be 10.07, and as renum. is am., Register, June, 1959, No. 42, eff. 7-1-59; am. Register, October, 1978, No. 274, eff. 11-1-78.

Ag 10.075 Equine; import. (1) INTERSTATE HEALTH CERTIFICATE. No person shall import any equine animal into this state except for direct shipment to a slaughtering establishment or a licensed or registered livestock market for immediate sale or shipment for slaughter, or importation in accordance with Wis. Adm. Code section Ag 10.08, unless it is accompanied by an interstate health certificate, including thereon:

(a) Individual indentification by tattoo or markings;

(b) The age, sex, and breed of the animal;

(d) A report of a negative test result based on an approved test for equine infectious anemia conducted within the preceding 12 months at a state or federal laboratory, except for a nursing foal accompanying its dam with a negative test result, and equidae shipped to a licensed or registered market for quarantine and testing in compliance with subsection (3); (e) Name and address of consignee and consignor; and

(f) A statement that the animal has been examined and no clinical evidence or symptoms of infection or communicable disease have been found and that, insofar as can be determined, the animal has not been exposed to any infectious or communicable disease within the preceding 2 months.

(2) VALIDITY. No interstate health certificate required under this section shall be valid for the importation of any equine animal for more than 30 days after the date on which it is issued.

(3) EQUINE INFECTIOUS ANEMIA: TEST AND OTHER REQUIREMENTS. Equine animals may be imported for direct shipment to a licensed or registered livestock market without a report of a negative test result as required under subsection (1), only if:

(a) They are held in quarantine at the licensed or registered livestock market, separate and apart from all other equidae, and are released by a licensed, accredited veterinarian only after obtaining a negative test result based on an approved test for equine infectious anemia;

(b) The test for equine infectious anemia is conducted at a state or federally approved laboratory within 48 hours after the arrival of such equidae at the market;

(c) All imported equidae tested and found to be positive for equine infectious anemia are identified by a permanent brand on the left shoulder or on the left side of the neck by a state or federal animal health inspector and are slaughtered or otherwise destroyed within 10 days after receipt of positive test results. A "35A" configuration shall be used for brand identification.

(4) APPROVED TEST. Tests for equine infectious anemia shall be conducted by the Agar gel immuno/diffusion test or any other test found to be equally effective and approved by the department.

(5) OTHER MOVEMENT. The department may provide for the importation of equidae, not otherwise provided for in this section, under special permit for each shipment and in accordance with terms and conditions as the department may prescribe.

History: Cr. Register, February, 1970, No. 170, eff. 3-1-70; am. Register, October, 1974, No. 226, eff. 11-1-74; r. and recr., Register, August, 1975, No. 236, eff. 9-1-75; r. (1) (c) and am. (2), Register, April, 1977, No. 256, eff. 5-1-77.

Ag 10.08 Circus, rodeo and menagerie animals, import. No circus, rodeo and menagerie animals shall be imported into this state without first obtaining a permit from the department. The permit shall be valid for the calendar year for which it is issued. The department shall issue permits for such import provided:

(1) All bovine animals, excepting steers, are tested for brucellosis and meet the brucellosis test requirement or are exempt from brucellosis testing under section Ag 10.02(2) within 30 days of the issuing of the permit, except that the quarantine and retest provisions of such section shall not be applicable.

(2) Equidae are tested and found negative for equine infectious anemia within 12 months prior to the date of entry.

Register, October, 1978, No. 274

32

(3) All animals shall be isolated from other noncircus, nonrodeo, or nonmenagerie animals in the state, and facilities and vehicles used shall all be cleaned and disinfected prior to use by other livestock.

(4) A list of places and dates of exhibition shall be furnished to the department.

History: 1-2-56; renum. from Ag 10.09 to be Ag 10.08, and as renum. is am., Register, June, 1959, No. 42, eff. 7-1-59; am. Register, December, 1976, No. 252, eff. 1-1-77.

Ag 10.09 Equine markets. (1) REGISTRATION. Livestock markets, other than markets licensed under s. 95.70, Stats., open to the public for trading in equidae on which facilities are maintained for the yarding, feeding, and watering of equidae prior to sale, may make application on approved forms with the department for the registration of the livestock market. Upon receipt of a registration certificate and number from the department, the market may operate as a registered livestock market under Wis. Adm. Code section Ag 10.075.

(2) RECORDS. Licensed or registered livestock markets shall retain records, including a copy of all health certificates, of the origin and destination or the name and address of the consignor or consignee of each equine animal marketed or traded. Such records shall be retained by the licensed or registered livestock market for a period of one year and be subject to inspection by the department.

(3) ISOLATION; HOLDING TIME. Equidae imported for slaughter shall be kept in separate pens or enclosures, not be commingled with equidae intended for other purposes and shall not remain at the market for more than 10 days after date of import.

History: Cr. Register, August, 1975, No. 236, eff. 9-1-75.

Ag 10.10 Quarantines, notice. (1) Quarantines to control communicable diseases among domestic animals shall be imposed by summary order of the department under the authority of s. 93.07 (10), Stats. Any person affected by an order of quarantine may petition the department for hearing under s. 93.18, Stats. Hearing shall be granted within 10 days following the filing of such petition. Determination thereon shall be made by the secretary of the department and notice thereof shall be served on the petitioner or his attorney, either personally or by registered mail, within 10 days following such hearing.

(2) No order of quarantine shall be effective until notice thereof has been given to each person directly affected thereby. Notice shall be in writing and shall prescribe all terms and conditions of the quarantine. It may be given personally, by mailing, or by posting a copy at 2 conspicuous places on the premises affected. Any quarantine of general application shall be adopted as a rule in accordance with ch. 227, Stats.

History: 1-2-56; am. (2), Register, June, 1959, No. 42, eff. 7-1-59.

Ag 10.11 Transportation, disinfection of vehicles. (1) No person shall cause any bovine animals to be commingled with sheep or swine while in transit except when the entire load of such animals is shipped to a slaughtering establishment.

(2) Each operator of a vehicle or car used to transport diseased animals shall thoroughly clean and disinfect the platform and sidewalls thereof before again using such vehicle or car for transportation of livestock. Disinfection shall be conducted with a disinfectant permitted by

Register, October, 1978, No. 274

# 34 WISCONSIN ADMINISTRATIVE CODE

the department or federal bureau and shall be used in the recommended quantities and dilutions.

History: 1-2-56; am. (2), Register, June, 1959, No. 42, eff. 7-1-59; am. (1), Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.12 Movement of diseased animals. (1) PERMIT TO MOVE. Pursuant to s. 95.19, Stats., animals susceptible to and exposed to or afflicted with the following contagious or infectious diseases may be moved only if accompanied by a permit:

(a) Anaplasmosis.

- (b) Brucellosis.
- (c) Hog cholera.

(d) Psoroptic mange.

(e) Swine dysentery.

(f) Tuberculosis.

(g) Pseudorabies.

(h) Any other disease the department may determine.

(2) BRUCELLOSIS EXPOSED. Any bovine animal that is a part of a herd under quarantine for brucellosis or which has been in contact for 24 hours or longer with a brucellosis reactor, or any bovine animal in contact with a brucellosis reactor that has aborted or calved within the past 30 days and has a vaginal or uterine discharge, shall be branded with the letter "S" on the left jaw prior to movement from the premises. The "S" brand shall not be less than 2 inches nor more than 3 inches high. This subsection does not apply to a brucellosis reactor branded in compliance with section Ag 10.21 (3) (b).

(3) TUBERCULOSIS REACTORS. When permits are issued for the movement of tuberculosis reactors for slaughter, such permits shall require the movement of such reactors directly to a designated place of slaughter.

(4) REPORT OF SLAUGHTER. Each operator of an establishment or other person receiving animals afflicted with or exposed to contagious or infectious diseases for purposes of slaughter which are accompanied by a permit, shall report to the department the description and results of any post-mortem examination made. Such reports shall be filed within 7 days following the date of receipt of the animal.

(5) REPORT OF CONDEMNATION. Each operator of a slaughtering establishment at which animals are condemned under a condemnation report issued as a result of an inspection by a governmental agency, shall within 7 days of receipt of such report, submit a copy of the condemnation report or a report of the slaughtering establishment to the marketing agency or to the producer of such animal condemned. Such report shall include a description or other identification of the animal condemned and the reason for its condemnation.

History: 1-2-56; am. (2), Register, June, 1959, No. 42, eff. 7-1-59; r. and recr. Register, October, 1974, No. 226, eff. 11-1-74; renum. (2), (3) and (4) to be (3), (4) and (5), cr. (2), Register, December, 1976, No. 252, eff. 1-1-77; am. (1), Register, April, 1977, No. 256, eff. 5-1-77.

Ag 10.14 Bovine tuberculosis quarantine. Every herd of bovine animals in which one or more tuberculosis reactors are found shall be quarantined by the department and notice thereof shall be given the herd owner. Such quarantine may be released if all reactors in the herd:

Register, October, 1978, No. 274

(1) Have been removed for slaughter, and all remaining animals in the herd have passed at least 1 negative test for tuberculosis, applied not less than 60 days after the first test; or

(2) The post-mortem examination of animals condemned as reactors discloses no visible lesions of tuberculosis and the remaining cattle in the herd are not diseased or affected with tuberculosis in the opinion of the attending veterinarian.

History: 1-2-56; am. Register, June, 1959, No. 42, eff. 7-1-59; am. Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.15 Removal of bovine animals from specifically approved livestock markets. (1) CERTIFICATE REQUIRED. No person shall remove any bovine animal from a specifically approved livestock market unless it is accompanied by a certificate including individual identification code or number and a report of a negative brucellosis, tuberculosis and anaplasmosis test conducted not more than 30 days prior to such removal. The brucellosis test required under this section shall be conducted at a state or federally approved laboratory by the tube or card method. Cattle originating from states which contain areas not certified brucellosis free by the federal bureau may be removed only if accompanied by a quarantine issued by the department. The quarantine shall be released if no brucellosis is disclosed on a retest conducted not less than 45 days nor more than 120 days after the date of the initial test required under this section. Such retest shall be conducted at the owner's expense. This section shall not apply to:

(a) Steers.

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(b) Cattle removed directly to a slaughtering establishment.

(c) Cattle removed to another state if accompanied by an interstate health certificate.

(d) Cattle of Wisconsin origin if received, handled, and released in compliance with ch. Ag 11 of the Wis. Adm. Code, and are moved in compliance with s. 95.49, Stats.

(2) EXCEPTIONS. The test requirements of subsection (1) shall not apply to:

(a) Calves under 6 months of age or animals weighing less than 450 pounds on an individual weight basis, if the age of the animal is not known or cannot be determined.

(b) Animals removed to a quarantine feed lot.

(c) Feeder cattle consigned to an approved feed lot, if:

1. Such cattle are received and held in approved isolated areas or in areas thoroughly cleaned and disinfected prior to receipt.

2. Received, handled or released in compliance with ch. Ag 11 of the Wis. Adm. Code and are moved in compliance with s. 95.49, Stats.

History: 1-2-56; am. Register, June, 1959, No. 42, eff, 7-1-59; am. Register, January, 1965, No. 109, eff. 2-1-65; am. Register, March, 1970, No. 171, eff. 4-1-70; r. and recr., Register, February, 1972, No. 194, eff. 3-1-72; r. (2) (d), renum. (2) (e), (f), (g) to be (2) (d) (e) (f) and am. (3) (intro.), Register, August, 1973, No. 212, eff. 9-1-73; am. Register, October, 1974, No. 226, eff. 11-1-74; am. (2) (a), Register, January, 1981, No. 301, eff. 2-1-81.

Ag 10.17 Removal of livestock from slaughtering establishments. No person shall remove any livestock from a slaughtering establishment, except those which are removed and shipped directly to another such slaughtering establishment, or are removed under special permit issued by the department.

History: 1-2-56; am. Register, June, 1959, No. 42, eff. 7-1-59; am. Register, November, 1962, No. 83, eff. 12-1-62; am. Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.18 Brucellosis milk test procedure. The Brucellosis Ring test (hereafter referred to as BRT) required by s. 95.26, Stats., shall be conducted on milk and cream specimens taken from samples kept by persons purchasing milk or cream from producers, pursuant to s. 98.13, Stats. Upon notice by the department such samples may be required to be held for a period of time in excess of the requirements under s. Ag 107.04, Wis. Adm. Code, at the temperature designated thereunder, and made available for the BRT.

History: 1-2-56; r. and recr. Register, June, 1959, No. 42, eff. 7-1-59; am. Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.19 Blood samples. (1) SAMPLINGS RESTRICTED. No person is permitted to take blood samples from domestic animals for the purpose of conducting blood tests for brucellosis except approved veterinarians, employees of the department or federal bureau, and persons taking blood samples under the supervision of the department at slaughtering establishments.

(2) CONFIRMATION OF RESULTS. Every veterinarian who applies a brucellosis test to an animal shall, within 24 hours, submit such blood sample to a state animal health laboratory for confirmation. Each blood sample shall be marked with an official identification to identify the animal from which the sample was taken.

History: 1-2-56; am. Register, February, 1962, No. 74, eff. 3-1-62; am. Register, October, 1974, No. 226, eff. 11-1-74; am. Register, December, 1976, No. 252, eff. 1-1-77.

Ag 10.20 Brucellosis test classifications; diagnostic procedures. (1) DIAGNOSTIC PROCEDURES. (a) Supplementary brucellosis tests may be used by the department to confirm or evaluate reactions to the blood serum agglutination or other brucellosis test and for the classification of bovine animals as reactors in herds suspected of being infected with brucellosis on basis of all scientific evidence available.

(b) Animals tested by means of the blood serum agglutination test, or supplementary brucellosis tests, shall be classified as reactors in accordance with test classifications described in subs. (2) and (3), except that animals classified as reactors may be reclassified as suspects pending further testing or examination if in the opinion of the department such animals may not be infected with brucellosis or insufficient evidence exists to make a positive diagnosis.

(c) All cattle from which a *Brucella sp.* organism is isolated on bacteriological examination, shall be classified as reactors regardless of vaccinal status or titers on the brucellosis test.

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(2) OFFICIAL VACCINATES. (a) Blood serum agglutination test. Officially vaccinated animals tested by means of the blood serum agglutination test (standard tube or plate test) shall be classified according to the following diagnostic table:

Register, January, 1981, No. 301

36

#### DEPARTMENT OF AGRICULTURE

	Dilutions		
1-100		1-200	Classification
			Negative
I		·	Suspect
+	,	· - <u> </u>	Suspect
+			Suspect
+		+	Reactor

(b) Supplementary tests. Regardless of test classification under paragraph (a), officially vaccinated animals may be classified as reactors in accordance with titers on any one of the following supplementary tests:

Test	Titer	Classification
Complement Fixation	++ 1:40	Reactor
65° Heat Inactivation	Pos. 1:50	Reactor
Rivanol	Pos. 1:25	Reactor
Individual Brucellosis Milk		
Ring Test	Pos. 1:32	Reactor
Card	Pos	Reactor

(3) NON-VACCINATED ANIMALS. (a) Blood serum agglutination test. Non-vaccinated animals tested by means of the blood serum agglutination test (standard tube or plate test) shall be classified according to the following diagnostic table:

	Dilutions		
1-50	1-100	1-200 (	Classification
	<del></del>	<u> </u>	Negative
I	_		
÷		,	
+	I	<u> </u>	Suspect
+	+		Reactor
+	+	I	Reactor
+	+	+	Reactor

(b) Supplementary tests. Regardless of test classification under paragraph (a), non-vaccinated animals may be classified as reactors in accordance with titers on any one of the following supplementary tests:

Test	Titer	Classification
Complement Fixation	++ 1:20	. Reactor
65° Heat Inactivation	., Pos. 1:25	. Reactor
Rivanol	. Pos. 1:25	. Reactor
Individual Brucellosis Milk		
Ring Test	Pos. 1:16	. Reactor
Card	Pos	. Reactor

History: 1-2-56; r. and recr. (1) and (2), cr. (3), Register, June, 1965, No. 114, eff. 7-1-65; am. (2) (b) and (3) (b), Register, October, 1974, No. 226, eff. 11-1-74.

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Ag 10.21 Identification of bovine animals. (1) IDENTIFICATION TAG. (a) Every veterinarian, in conjunction with the testing of bovine animals for brucellois, tuberculosis, or anaplasmosis, or the vaccination of or the identificiation of bovine animals, shall insert an identification tag, of a type approved by the department, in the right ear of each animal which is not otherwise identified with such an ear tag. In the case of an animal registered with a purebread association the registry or tattoo number assigned to the animal by such association may be used for identification in lieu of an identification tag. (b) No person shall insert any ear tag in the right ear of any bovine animal without authorization from the department except as otherwise provided under this chapter.

(2) OFFICIAL VACCINATES: TATTOO AND TAG. Official vaccinates shall be identified by the veterinarian performing the vaccination by applying a tattoo to the inner surface of the right ear and inserting an orange colored identification tag in the right ear of the animal vaccinated. The tattoo and orange colored tag shall be as approved by the department and be used in the identification of official vaccinates only at the time of vaccination.

(a) The tattoo shall consist of a numeral or letter representing the month the animal was vaccinated followed by a symbol in the form of a shield containing the letter "V" and immediately thereafter the last numeral of the year in which the animal was vaccinated. The numeral or letter for animals vaccinated during the months of January through September shall consist of the number of the month, 1 through 9, in which vaccinated, and for the months of October, November and December, the letters O, N and D, respectively.

(b) The orange colored tag shall contain the prefix "35", followed by the letter "V" and a serial number. The orange colored tag shall not be replaced if lost or removed.

(3) REACTOR IDENTIFICATION. (a) Tuberculosis. When any bovine animal has been tested for tuberculosis and such test has disclosed a reaction which classifies such animal as a tuberculous animal, it shall be identified by a reactor tag placed in the left ear and be branded on the left jaw with the letter "T" not less than 3 nor more than 4 inches in height.

(b) Brucellosis. Bovine brucellosis reactors shall be made available for identification within 14 days of test. Such identification shall consist of a reactor tag placed in the left ear and be branded on the left jaw with the letter "B" not less than 3 nor more than 4 inches in height.

(c) Duty of veterinarian. The veterinarian who applied the tuberculosis test shall report the existence of all tuberculosis reactors, suspects or deviates to the department at the time they are determined to be reactors, suspects or deviates by the tuberculosis test.

(4) SLAUGHTER IDENTIFICATION. (a) All bovine animals over 2 years of age originating from herds in this state and received for sale or shipment to a slaughtering establishment, with the exception of steers, shall be identified with a back tag issued by the department. The back tag shall be affixed to such animal, in accordance with instructions issued with the tag, at a point 4 inches behind the shoulder and 4 inches below the top line.

(b) It shall be the duty of every livestock trucker, livestock dealer, livestock market operator, stockyards operator, and slaughtering establishment subject to or maintaining veterinary inspection, to identify all such bovine animals, not bearing a back tag, at the site and at the time of receiving possession or control of such animals. This requirement shall not apply to livestock truckers with respect to animals received for delivery directly to a licensed livestock market agreeing to accept responsibility for back tag identification, if at the time of delivery the market is furnished with information identifying the herd of origin. ł

Register, October, 1978, No. 274

(c) Every person required to identify animals in accordance with this subsection shall file reports on forms prescribed by the department, including thereon the back tag number and date of application; the name, address and county of residence of the person who owned or controlled the herd from which such animals originated; and whether the animal was of the beef or dairy type. Whenever animals are identified a report shall be filed with the department at the end of each 14-day period covering all animals identified during such period.

(d) Back tags issued by the department to identify animals shall not be removed without authorization from the department.

History: 1-2-56; am. (2) (a) and (3), Register, June, 1959; No. 42, eff. 7-1-59; am. (1) Register, February, 1962, No. 74, eff. 3-1-62; cr. (4), Register, November, 1966, No. 131, eff. 12-1-66; am. (2), Register, October, 1967, No. 142, eff. 11-1-67; am. (4) (a), Register, August, 1968, No. 152, eff. 9-1-68; am. (4) (a), Register, June, 1969, No. 162, eff. 7-1-69; am. (1) (2) (intro. par.) and (3) (b) (c), Register, October, 1974, No. 226, eff. 11-1-74; am. (2) (intro. par.), Register, August, 1975, No. 236, eff. 9-1-75; am. (2) (intro.) and renum. (2) (a) and (b) to be (2) (b) and (a), Register, April, 1977, No. 256, eff. 5-1-77; cr. (4) (d), am. (1) and (2), Register, October, 1978, No. 274, eff. 11-1-78.

Ag 10.22 Brucellosis and tuberculosis test reports. (1) Every veterinarian who applies the tuberculosis or brucellosis test to any bovine animal shall report the results to the department not more than 7 days after the date of making such test.

(2) Such veterinarian shall execute and deliver to the owner a test report for all animals tested, except in cases of brucellosis tests conducted by the department.

(3) Test reports shall be made only on official report forms furnished by the department. Such official report forms shall be fully executed and shall be used only for the specific purposes for which each type of form is furnished. No person other than a veterinarian shall execute such reports.

(4) On each report to the department the veterinarian shall clearly designate each identification tag which he inserted at the time of applying the test by the letters "N.T." when investigation indicates that the animal had not been tagged before, and by the letters "R.T."

Next page is numbered 39

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when investigation discloses that the animal has been previously identified by a different tag. The veterinarian shall also designate vaccinated animals by the abbreviation "Vacc" for official vaccinates and record tattoo identification.

History: 1-2-56; am. (2) and (4), Register, June, 1959, No. 42, eff. 7-1-59.

Ag 10.225 Health certificate. (1) Every veterinarian executing an interstate health certificate shall file an original and one copy of the certificate with the department within 7 days of issue.

(2) Each interstate health certificate shall be personally signed by the issuing veterinarian.

History: Cr. Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.23 Bovine animals; indemnity. No indemnity for bovine tuberculosis or brucellosis shall be paid:

(1) On reactors not disposed of for slaughter within 15 days of the date they are identified by a reactor tag and branded as provided in Wis. Adm. Code section Ag 10.21 (3), unless the department, for cause shown, has extended such time. Such extension shall not exceed 15 days.

(2) When the claimant has failed to cause the premises to be cleaned and disinfected within 15 days of the date reactors are slaughtered, unless the department has, for cause shown, extended such time.

(3) Unless the claim is accompanied by a report of slaughter certified by a veterinarian of the department or federal bureau.

History: 1-2-56; am. (3), Register, June, 1959, No. 42, eff. 7-1-59; am. (3), Register, December, 1976, No. 252, eff. 1-1-77.

Ag 10.24 Certified brucellosis-free herd. (1) QUALIFYING FOR CERTIFICATE. (a) To qualify a herd of bovine animals as a "certified brucellosis-free herd" and for a certificate evidencing such status, the herd owner shall file with the department proof that all animals, except steers, spayed heifers, calves under 6 months of age and official vaccinates under 20 months of age, have passed 2 successive brucellosis tests without evidence of infection, such tests being conducted not less than 10 months nor more than 14 months apart; or three successive negative milk (BRT) tests conducted at intervals of not less than 3 months nor more than 12 months, and one negative brucellosis test, conducted within 3 months following the last milk (BRT) test.

(b) To qualify a herd of goats as a "certified brucellosis-free herd" and for a certificate evidencing such status, the herd owner shall file with the department proof that all animals have passed 2 successive brucellosis tests without evidence of infection, such tests being conducted not less than 10 months nor more than 14 months apart.

(2) LABORATORY TESTS. All brucellosis tests for the purpose of certification shall be made at the laboratory of the department.

(3) EXPIRATION OF CERTIFICATE. Certificates for certified brucellosisfree herds shall be valid for a period of one year unless revoked as provided in subsection (4).

Register, April, 1977, No. 256

(4) REVOCATION OF CERTIFICATE. (a) Reactors. When any brucellosis test of a certified brucellosis-free herd discloses any reactors the certificate shall thereupon be automatically revoked.

(b) Suspects. When any brucellosis test of a certified brucellosisfree herd discloses any suspects, the certificate shall be automatically revoked 90 days thereafter unless the herd owner shall file with the department proof that all suspects were retested not less than 30 days following such test and that the retest disclosed no increase in the titer of any such suspects.

(5) RECERTIFICATION. (a) Annual. The department may recertify the status of any certified brucellosis-free herd for additional periods of one year, provided the herd passes a negative brucellosis test conducted not more than 90 days after the expiration date of any certificate. Proof of such test shall be filed as provided in subsection (1).

(b) When infection is disclosed. 1. When any certificate has been revoked because of reactors as provided in subsection (4) (a) the herd may be recertified upon release of quarantine.

2. If certification of a herd has been revoked under subsection (4) (b) and if the herd test discloses no reaction beyond that of suspects, the herd may qualify for recertification upon proof filed with the department that all animals in the herd have been retested and found negative, or all animals classified as suspect have been retested and show a stabilized or decreased titer or have been disposed of by slaughter.

(6) STATUS OF INDIVIDUAL ANIMALS. No animal shall be deemed to be from a certified brucellosis-free herd for the purpose of exemption from any brucellosis test required prior to sale or movement unless it has been a member of such a herd for at least 90 days and was included in and was negative to the last test of such herd; provided the brucellosis test requirement of this subsection shall not apply to animals born in the herd subsequent to the last complete herd test or to animals not required to be tested by law.

History: 1-2-56; am. (1); r. (4) (b) 3; renum. (2), (3), (4) and (5) to be (3), (4), (5) and (6); am. (3) as renum.; cr. (2); am. (5) (a) and (6) as renum., Register, June, 1959, No. 42, eff. 7-1-59; am. Register, February, 1972, No. 194, eff. 3-1-72; am. (1) and (5) (b), Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.25 Accredited tuberculosis-free herd. (1) QUALIFYING FOR CERTIFICATE. To qualify a herd as an "accredited tuberculosis-free herd" and for a certificate evidencing such status, the herd owner shall file with the department proof that all animals in the herd have passed 2 successive tuberculosis tests without evidence of infection, such tests being conducted not less than 10 months nor more than 14 months apart.

(2) EXPIRATION OF CERTIFICATE; RECERTIFICATION. Certificates for accredited tuberculosis-free herds shall be valid for a period of one year unless revoked as provided in subsection (3). The department may recertify the status of any such herd for additional periods of one year, provided the herd passes a negative tuberculosis test conducted not more than 90 days after the expiration date of any certificate. Proof of such test shall be filed with the department. (3) STATUS OF INDIVIDUAL ANIMALS. No animal shall be deemed to be from an accredited tuberculosis-free herd for purpose of exemption from any tuberculosis test requirement prior to sale or movement, unless it has been a member of such a herd for at least 90 days and was included in the last test of such herd; provided the tuberculosis test requirement of this subsection shall not apply to animals born in the herd subsequent to the last complete herd test, or to animals not required to be tested by law.

(4) REVOCATION OF CERTIFICATE. When any tuberculosis test of an accredited tuberculosis-free herd discloses any infection the certificate shall thereupon be automatically revoked.

History: 1-2-56; am. Register, June, 1959, No. 42, eff. 7-1-59; renum. (3) to be (4); cr. (3), Register, February, 1962, No. 74, eff. 3-1-62; am. Register, February, 1972, No. 194, eff. 3-1-72; am. (1) Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.255 History: Cr. Register, September, 1971, No. 189, eff. 10-1-71; renum. to be Ag 10.34 and am., Register, February, 1972, No. 194, eff. 3-1-72.

Ag 10.26 Approved feed lot. (1) Application for approval of a feed lot shall be made in writing to the department and shall contain a description of the premises by county and township and section number. Permits shall expire June 30 of each year following issuance.

(2) No permit shall be issued unless:

(a) An enclosure is provided that is adequate to prevent commingling of feeder cattle with any other cattle on the premises;

(b) Separate feeding and watering facilities are provided;

(c) The feed lot, for the purpose of this section, is devoid of vegetation; and

(d) All documents pertaining to movement of animals into or out of the feed lot are retained for 1 year and made available to the department for inspection.

(3) No cattle shall be removed from the feed lot unless accompanied by written approval from the department and a report of negative brucellosis, tuberculosis and anaplasmosis test conducted within 30 days prior to such movement, except that such written approval or tests shall not be required for:

(a) Cattle removed to a slaughtering establishment;

(b) Cattle removed to a licensed livestock market for sale for slaughter; and

(c) Cattle removed to an approved or quarantine feed lot.

(4) All cattle moved to the premises of the approved feed lot under the provisions of Wis. Adm. Code section Ag 10.03 and all other cattle commingled with such cattle shall be considered subject to the requirements of subsection (3) whether the operator of such lot at time of such sale or removal is the holder of a current approved feed lot permit or not.

History: Cr. Register, March, 1970, No. 171, eff. 4-1-70; am. (2) and r. and recr. (3), Register, September, 1971, No. 189, eff. 10-1-71; r. and recr. (3) and cr. (4), Register, February, 1972, No. 194, eff. 3-1-72; am. (2), (3) and (4), Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.27 Approved quarantine feed lot. (1) PERMITS. (a) Quarantine feed lots may be operated under an annual permit from the department. Applications shall be submitted on department forms and shall include the location of the feed lot by county and township and section number. No permits shall be issued, renewed or continued in force unless the feed lot is constructed, maintained and operated in accordance with the requirements of this section.

(b) Permits shall expire on June 30 following date of issue. Violations of this section or any other animal health rules or statutes shall be cause for termination of the permit. In the event of termination of the quarantine provided hereunder shall continue with respect to all cattle within the feed lot and shall automatically be extended to all livestock on the premises where the feed lot is located.

(2) CONSTRUCTION; OPERATION. (a) Feed lots shall be constructed and enclosed in such a manner as to prevent cattle located therein to come in contact or commingle with any other livestock on the premises. If other cattle or livestock are maintained on the same premises, the feed lot shall be enclosed with a solid board fence at least 5 feet high or by two parallel fences not less than 6 feet apart, at least one of which shall be constructed with 4 or more uniformly spaced strands of barbed wire or wire cable. The other may be of heavy duty netting or other comparable fencing.

(b) All buildings or parts of buildings on the lot shall be securely closed off from any other buildings on the premises to prevent contact or commingling of cattle within the feed lot with other livestock on the premises.

(c) Separate feeding and watering facilities shall be maintained within the feed lot enclosure.

(d) The feed lot shall be maintained in a reasonably sanitary condition free from heavy accumulations of manure or waste materials. Other livestock shall not have access to manure or other waste materials removed from the feed lot for a period of 60 days following such removal.

(e) No drainage from the feed lot shall be permitted to flow into streams, pastures or other areas to which other livestock have access. Feed lots shall not be constructed in such proximity to any water course, drainage ditch, lake or pond as may contribute to the pollution of any public waters.

(f) The feed lot shall be maintained exclusively for the finish feeding of cattle quarantined to the premises under these rules, and no livestock, other than cattle, shall be permitted to enter, have access to, or be kept in the feed lot.

(g) No material changes in the construction or location of an approved quarantine feed lot shall be made without prior approval of the department.

(3) IDENTIFICATION. (a) All cattle entering the feed lot shall be identified in each ear by an ear tag issued by the department and shall be hot or freeze branded with a 3-inch letter "S" on the left jaw.

42

#### AGRICULTURE, TRADE & CONSUMER PROTECTION 43

(b) Cattle shall be individually identified as provided herein prior to transfer and shall be branded immediately upon arrival at the quarantine feed lot.

(c) All cattle entering the feed lot shall be reported to the department within 48 hours after arrival, giving the number of cattle entering and their ear tag numbers.

(4) QUARANTINE; REMOVAL. All cattle are under quarantine immediately upon entering the feed lot and may not be removed therefrom except for direct shipment to a slaughtering establishment maintaining state or federal inspection. All cattle shipped to slaughter directly shall be accompanied by a shipping permit issued by the department or an accredited veterinarian. The permit shall state the number of cattle shipped to slaughter. A copy of the permit shall be filed with the department within 48 hours.

(5) RECORDS. Accurate and current records of all cattle entering and leaving the feed lot shall be kept for at least one year after disposition of livestock. These records shall include:

(a) Date, number and ear tag numbers of cattle purchased.

(b) Name and address of origin.

(c) Date and number of sales.

(d) Name and address of purchaser.

History: Cr. Register, March, 1970, No. 171, eff. 4-1-70; am. (3) (b) and (4), Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.30 Contagious or infectious diseases. Pursuant to section 95.16, Wis. Stats., the following additional diseases have been determined by the department to be contagious or infectious in fact:

(1) Sheep foot rot.

(2) Mastitis.

(3) Mycoplasma gallisepticum.

'(4) Salmonella typhimurium.

(5) Pullorum.

(6) Swine dysentery.

(7) Anaplasmosis.

(8) Scrapie.

(9) Equine infectious anemia.

(10) Equine encephalomyelitis.

(11) Pseudorabies.

History: Cr. Register, January, 1965, No. 109, eff. 2-1-65; cr. (6), Register, March, 1970, No. 171, eff. 4-1-70; am. intro. par. and cr. (7), Register, September, 1971, No. 189, eff. 10-1-71; cr. (8), (9) and (10), Register, October, 1974, No. 226, eff. 11-1-74; cr. (11), Register, April, 1977, No. 266, eff. 5-1-77.

Ag 10.32 Equine infectious anemia control. History: Cr. Register, December, 1976, No. 252, eff. 1-1-77; emerg. r. eff. 8-24-78; r. Register, January, 1979, No. 277, eff. 2-1-79.

Ag 10.33 Anaplasmosis control. (1) Animals tested for anaplasmosis by the complement fixation test and disclosing a positive reaction in the 1:10 dilution or a positive serum card test shall be classified as reactors.

(2) Animals classified as reactors shall be quarantined and segregated from all other cattle on the premises. Such cattle shall be removed to

1.116

slaughter under department permit or be treated for the infection under the supervision of the department. Animals may be removed from a quarantined herd accompanied by:

(a) A permit from the department.

(b) A report of negative anaplasmosis test conducted within 30 days prior to movement or if the animals have been treated for the disease, a report of negative test conducted 120 days after the date of last treatment.

History: Cr. Register, February, 1972, No. 194, eff. 3-1-72; r. and recr. (1) and am. (2) (intro. par.), Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.34 Anaplasmosis-free herd. (1) QUALIFYING FOR CERTIFICATE. To qualify a herd of cattle as an "anaplasmosis-free herd" and for a certificate evidencing such status, the herd owner shall file with the department proof that all animals have passed 2 successive anaplasmosis tests without evidence of infection, such tests being conducted not less than 10 months nor more than 14 months apart. All tests shall include all animals 20 months of age and older.

(2) EXPIRATION OF CERTIFICATE. Certificates for anaplasmosis-free herds shall be valid for a period of one year unless revoked as provided in subsection (3).

(3) REVOCATION OF CERTIFICATE. When any anaplasmosis test of an anaplasmosis-free herd discloses any animals with a titer of 3+ or more in a dilution of 1:5, the certificate shall be automatically revoked. In a herd in which reactors are disclosed, all reacting animals shall be segregated, quarantined and treated under supervision of the department or sent to slaughter. If suspects only are disclosed, they may be segregated and treated or sent to slaughter. Suspects may be retested within 60 days and those suspects found negative may return to the herd. Those that remain suspicious shall be treated or sent to slaughter.

(4) RECERTIFICATION. (a) The department may recertify the status of any anaplasmosis-free herd for additional periods of 1 year, provided the herd passes a negative anaplasmosis test conducted not more than 60 days after the expiration date of any certificate. Proof of such test shall be filed as provided in subsection (1).

1.11

#### 44

### AGRICULTURE, TRADE & CONSUMER PROTECTION 44-1

(b) When a certificate has been revoked because of reactors or persistent suspicious titers as provided in sub. (3), the herd may re-qualify as anaplasmosis-free as provided in sub. (1). If all suspects are found negative on the first retest, the herd shall be declared anaplasmosis-free.

(5) STATUS OF INDIVIDUAL ANIMALS. No animal shall be deemed to be from an anaplasmosis-free herd for the purpose of exemption from any anaplasmosis test required prior to sale or movement unless it has been a member of the herd for at least 90 days and was included in and was negative to the last test of such herd; provided the anaplasmosis test requirement of this subsection shall not apply to animals born in the herd subsequent to the last complete herd test or to animals not required to be tested by law.

(6) HERD ADDITIONS. When animals are added to the herd, no test shall be required on animals from another anaplasmosis-free herd. All other animals shall be tested negative, within 30 days of entry.

History: Renum. from Ag 10.255 and am., Register, February, 1972, No. 194, eff. 3-1-72; am. (1) and (4), Register, October, 1974, No. 226, eff. 11-1-74.

Ag 10.35 Bovine mastitis; detection and control. (1) SCREENING TESTS. Screening tests for the detection and control of bovine mastitis shall be conducted by the department on milk from all dairy herds as often as the department considers necessary. Any test approved by the department for the testing of milk for mastitis may be used. Test results shall be reported to herd owners on all screening tests conducted on milk from their herds where test results indicate a mastitis problem.

(2) FARM INSPECTIONS; TEST PROCEDURES. Whenever 2 or more successive screening tests of milk from the same herd indicate the presence of mastitis, or other evidence of mastitis exists within the herd, a farm inspection may be made and all lactating animals in the herd examined by a department approved veterinarian. If clinical evidence of mastitis is found within the herd, a notice shall be issued advising the herd owner which animals are infected and that the sale of milk from infected animals is prohibited. If on any subsequent screening test continued evidence of mastitis is found, an official herd sample may be taken of all milk in bulk tanks or cans on the farm premises and subjected to bacteriological and microscopic examination to determine whether the milk is insanitary and adulterated under sub. (3). Holding orders may be issued on the milk pending laboratory examination.

(3) TEST STANDARDS; DETERMINATION OF ADULTERATION. Milk from any herd disclosing clinical evidence of mastitis in one or more cows on examination by a department approved veterinarian and containing in excess of 1,000,000 cells per ml. by direct cell count and pathogenic microorganisms capable of producing mastitis, is milk from sick or diseased animals and is insanitary and adulterated under s. 97.50, Stats. No milk shall be sold for human consumption or delivered to dairy plants in violation of this section. Milk which is found to be insanitary and adulterated shall be rejected as prescribed in ss. Ag 30.13 and Ag 80.07, Wis. Adm. Code.

(4) CONTROL PROCEDURES; EXCLUSION OF MILK. The department may investigate causes of mastitis in infected herds and in cooperation with the herd owner's veterinarian suggest methods of control. If corrective action is not taken by the herd owner and subsequent tests indicate that milk from the herd is insanitary and adulterated under sub. (3), the

Register, December, 1979, No. 288

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## 44-2 WISCONSIN ADMINISTRATIVE CODE

department may by order, prohibit the further sale or delivery of milk from an infected herd until: a) the herd owner follows a mastitis control program prescribed by a veterinarian or approved by the department, and b) the incidence of mastitis in the herd has been eliminated or substantially reduced as determined by a direct cell count of herd milk disclosing less than 750,000 cells per ml. As an additional control measure, the department may quarantine individual animals or an entire herd as necessary. A herd owner under an order of quarantine may petition the department for a hearing in the manner prescribed by section Ag 10.10 (1), Wis. Adm. Code.

(5) NOTICE TO DAIRY PLANTS. Copies of all notices and orders shall be furnished to the dairy plant receiving the milk. No dairy plant operator with notice of a department order prohibiting the sale or delivery of milk from an infected herd shall accept any milk from that herd while the order is in effect.

History: Cr. Register, October, 1967, No. 142, eff. 11-1-67; am. (1) Register, March, 1970, No. 171, eff. 4-1-70; am. (1) to (4), Register, November, 1979, No. 287, eff. 12-1-79.

Ag 10.40 Bovine artificial insemination. (1) RESTRICTIONS. No person shall import, sell, furnish or use bovine semen for artificial insemination unless it originates from bulls whose health status meets the requirements of this section and is produced under conditions as prescribed in this section. This section does not apply to semen that is only used for insemination of animals owned by the same person owning the bull from which the semen is derived.

(2) ISOLATION. (a) Each bovine animal, prior to being added to or commingled with a resident bull herd, shall be held in facilities separate from those occupied by resident animals in the herd until it has satisfactorily passed all tests and examinations required under sub. (3).

(b) All equipment used to handle, care for or collect semen from new animals held in isolation as provided in par. (a) shall be kept separate from equipment used to handle and care for the resident herd.

(c) Semen collected from animals held in isolation under par. (a) may not be used for artificial insemination until the animal from which it was derived has satisfactorily passed all tests and examinations required under sub. (3).

(3) TESTS AND HEALTH REQUIREMENTS. Each bovine animal shall be tested and examined for the diseases in pars. (a) through (f) not more than 6 months prior to the date semen is first released for use. Tests shall be conducted in accordance with specifications approved by the department. Animals shall be retested every 6 months except as otherwise specified for Johne's Disease under par. (f).

(a) Bovine animals shall be free from tuberculosis based on an official tuberculosis test.

(b) Bovine animals shall be free from brucellosis as evidenced by negative results on each of the following tests:

1. Semen plasma test by the tube agglutination method in a dilution of 1:25.

2. Blood serum test by the standard tube agglutination or card test method.

Register, December, 1979, No. 288

#### AGRICULTURE, TRADE & CONSUMER PROTECTION 44-3

(c) Bovine animals shall be free from leptospirosis as evidenced by negative microscopic agglutination tests for each of the leptospirae serotypes listed under subds. 1 through 5. Animals showing a stabilized titer may not be considered free from infection without consultation with the department.

1. L. pomona

2. L. canicola

3. L. hardjo

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4. L. grippotyphosa

5. L. icterohaemorrhagiae

(d) Bovine animals shall be free from evidence of *Trichomonas foetus* based on a testing and control program approved by the department, which includes not less than 6 successive weekly direct mircroscopic examinations or cultures of preputial material, or both. The 6 month retest shall consist of a single culture.

(e) Bovine animals shall be free from evidence of *Vibrio fetus var* venerealis based on a testing and control program approved by the department which includes not less than 6 successive weekly cultures of preputial material. The 6 month retest shall consist of a single culture.

(f) Bovine animals over 2 years of age shall be free from paratuberculosis (Johne's Disease) as evidenced by negative results on the following tests:

1. Three direct microscopic examinations for acid fast organisms made on fecal material sampled at intervals of not less than 7 days conducted as an initial test prior to the time semen is first released for use.

2. Fecal culture test for *Mycobacterium paratuberculosis* completed within 106 days after semen is first released for use under subd. 1, with retests conducted every 12 months thereafter.

(4) ANTIBIOTIC TREATMENT. Semen shall be treated with antibiotics in accordance with current antibiotic treatment procedures recommended by the national association of animal breeders or other treatment procedures approved by the department.

(5) SEMEN IMPORT. No person shall import bovine semen into this state for purposes of artificial insemination unless it is accompanied by an interstate health certificate or the standard health form approved by the United States animal health association signed by an accredited veterinarian and approved by the chief animal health regulatory official of the state of origin certifying that the semen was produced in accordance with health standards and requirements of this section; and originated from bulls which comply with those health standards and requirements. In lieu of the foregoing a current interstate health certificate or the standard form may be filed annually with the department for each bull from which semen originates, subject to compliance with health standards and requirements of this section.

History: Cr. Register, March, 1970, No. 171, eff. 4-1-70; r. and recr. (1) to (3), renum. (4) to be (5) and am., cr. (4), Register, December, 1979, No. 288, eff. 1-1-80.

### 44-4 WISCONSIN ADMINISTRATIVE CODE

Ag 10.53 Slaughter swine identification. (1) All sows, boars and stags originating from swine herds in this state and sold or shipped directly or through a livestock dealer or market to a slaughtering establishment, shall be identified with a tattoo or other means of identification approved by the department for traceback to herds of origin of swine found to be diseased on slaughter.

(2) It is the duty of every livestock trucker, dealer, livestock market operator, stockyards operator, and slaughtering establishment purchasing or receiving sows, boars and stags for slaughter, or sale or shipment to a slaughtering establishment, to identify them in a manner prescribed or approved by the department at the time of receiving possession or control of the animals and maintain a record of codes applied in accordance with herds of origin. The first person obtaining possession or control over the swine from the producer shall be responsible for their identification and the recording of traceback data as required under sub. (3), but this does not relieve other persons receiving sows, boars and stags for slaughter, or sale or shipment to a slaughtering establishment, from responsibility for identification. Truckers are exempted from this requirement with respect to delivery of swine to livestock markets, stockyards or dealers agreeing to accept responsibility for the tattoo or other identification, provided the sows, boars and stags are shipped directly from the farm where produced to markets, stockyards or dealer premises with information as to the herd of origin. The department may exempt low-volume slaughter establishments purchasing swine directly from producers if identity of the herd of origin can be maintained at the establishment without individual animal identification.

(3) Every person required to identify swine in accordance with this section shall maintain records for 120 days of the:

(a) Tattoo legends or other identification applied to sows, boars and stags in accordance with herds of origin.

(b) Date of application of tattoo or other identification.

(c) Name and address of the owner and location of the herd of origin.

(d) Class of swine received.

(4) Coding or identification systems adopted by the department shall be based on systems adopted nationally for the identification of slaughter swine, except for deviations which may be authorized by the department for individual slaughter establishments. All sows, boars and stags to be shipped in interstate commerce shall be identified in accordance with national systems approved by United States department of agriculture.

(5) A series of code designations shall be assigned by the department to each person responsible for the identification of sows, boars and stags under this section. Identification legends and devices may be procured from the department or purchased from other approved sources.

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History: Cr. Register, December, 1972, No. 204, eff. 1-1-73; am. Register, January, 1981, No. 301, eff. 2-1-81.

Ag 10.54 Exhibition. (1) LIVESTOCK. Each fair or livestock exhibition in Wisconsin shall employ a licensed veterinarian to inspect all livestock at the exhibit daily.

Register, January, 1981, No. 301

### AGRICULTURE, TRADE & CONSUMER PROTECTION 44-5

(2) SWINE. No person shall exhibit at a show or fair any swine unless they are accompanied by a health certificate signed by a licensed, accredited veterinarian. The certificate shall accompany the exhibition swine and shall state that the herd of origin has been inspected on the farm and that no apparent disease has been present for the past 30 days.

(3) BOVINE ANIMALS. (a) *Brucellosis test*. No person shall exhibit any bovine animal at a show or fair unless it is accompanied by a report of a complete negative brucellosis test conducted within 90 days prior to the date of its arrival. This does not apply to:

1. Steers.

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2. Calves under 6 months of age or weighing less than 500 pounds.

3. Official vaccinates not over 20 months of age if accompanied by an official vaccination report.

4. Animals from herds certified to be brucellosis free by the department if accompanied by a report of negative brucellosis test of the entire herd conducted within 12 months prior to date of exhibition at the show or fair, bearing thereon the herd certificate identification number.

(b) Parasites. Bovine animals infected with mange, scab or ringworm may not be exhibited at any fair or other livestock exhibition. Animals found to be infected, or showing evidence of infection with mange, scab or ringworm after arrival at a fair or other livestock exhibition shall be isolated from other animals susceptible to the disease and removed from the premises. This subsection shall not apply to animals showing evidence of ringworm infection if in the opinion of the veterinarian in charge of such fair or exhibition the leison is inactive and not capable of transmitting the disease.

(4) HEALTH RECORDS. Persons exhibiting livestock at any fair or livestock exhibition in Wisconsin shall have a copy of the required health certificates or test reports available for inspection by the department at the fair or livestock exhibition, or file a copy of such certificates or test reports at the show or fair office for the duration of the exhibit.

History: Cr. (1) and (2); renum. Ag 10.09 to be (3) and am., Register, March, 1970, No. 171, eff. 4-1-70; r. (2) (b), Register October, 1974, No. 226, eff. 11-1-74; am. (2), renum. (3) to be (3) (b) and am., cr. (3) (a) and (4), Register, August, 1975, No. 236, eff. 9-1-75.

Ag 10.55 Swine, validated brucellosis-free herd. (1) VALIDATION. (a) To qualify a herd of swine as a "validated brucellosis-free herd" and for a certificate documenting this status the herd owner shall file with the department proof that all swine over 6 months of age have passed a negative brucellosis test and that physical inspection of the herd at the time of such testing disclosed no clinical evidence of brucellosis infection. Such tests and inspections shall be conducted by a veterinarian.

(b) EXPIRATION OF CERTIFICATE. Certificates for validated brucellosisfree swine herds shall be valid for a period of one year unless revoked as provided in sub. (3).

(2) ADDITIONS TO HERD. Any swine added to a validated brucellosisfree herd shall:

(a) Originate from another herd so validated, or

#### 44-6 WISCONSIN ADMINISTRATIVE CODE

(b) Have passed 2 successive negative brucellosis tests conducted by a veterinarian at least 30 but not more than 60 days apart with the most recent test not more than 30 days preceding addition to the herd, or

(c) Have been part of another herd in which all swine over 6 months of age were negative to a brucellosis test conducted not more than 30 days prior to addition.

(3) REVOCATION OF CERTIFICATE. The validated brucellosis-free herd certificate shall be revoked if reactors are disclosed in any brucellosis test of the herd, or additions are made to the herd contrary to sub. (2).

(4) REVALIDATION. (a) Annual. The department shall recertify the status of any validated brucellosis-free swine herd for the additional period of one year from date of the last test if:

1. All swine in the herd over 6 months of age pass a negative brucellosis test conducted by a veterinarian not more than 30 days after expiration of the certificate, or

2. Twenty-five percent of breeding swine in the herd 6 months of age or over are tested every 3 months with each breeding animal being tested at least once during the certificate year.

(b) *Requalification*. When any certificate has been revoked as provided in sub. (3), the herd may requalify only in accordance with requirements under sub. (1).

(5) TEST CLASSIFICATION. Swine brucellosis tests shall be classified "negative" when no reaction on a complete herd test is disclosed on the card test, or in a 1-100 dilution or higher by the usual agglutination test, or a 1-50 dilution when the test is conducted by the tube method, using an incubation temperature of 56° Centigrade for 16 to 20 hours.

(6) SUBMISSION OF BLOOD SAMPLES. Veterinarians taking blood samples from swine, for testing pursuant to this section, shall submit all such samples properly identified to the animal disease diagnostic laboratory of the department.

(7) IDENTIFICATION TAGS. Swine which have been tested for brucellosis pursuant to this section shall be individually identified by inserting an identification tag in the right ear of each such animal which is not so identified; provided that in the case of animals registered with a purebred association, the registry number or identification assigned to the animal may be used in lieu of an identification tag. Reports of the brucellosis test shall be submitted to the department by the veterinarian conducting the test.

History: 1-2-56; am. (1), (2), (3) and (4) (a), Register, February, 1962, No. 74, eff. 3-1-62; am. (5), Register, January, 1969. No. 157, eff. 2-1-69; am. (1), (3) (b) 2., Register, January, 1973, No. 205, eff. 2-1-73; am. (1), (3) (b) 1. and 2. and (4), Register, October, 1974, No. 226, eff. 1-1-74; am. (3) (b) 2 and (4) (b), Register, December, 1976, No. 252, eff. 1-1-77; am. (6) and (7), Register, April, 1977, No. 256, eff. 5-1-77; renum. (1), (2) and (3) (b) to be (1) (a), (b) and (2) and am., renum. (3) (a) to be (3) and am., am. (4) (a) and (b), Register, April, 1980, No. 292, eff. 5-1-80.

Ag 10.555 Swine brucellosis control. (1) The department may test all swine on farms where there is reason to believe brucellosis infection is present in the herd.

(2) The department may tag and brand all swine it deems infected with brucellosis and place the entire herd under quarantine until it is Register, April, 1980, No. 292

#### AGRICULTURE, TRADE & CONSUMER PROTECTION 44-7

determined by the department the herd is no longer infected. No swine shall be removed from such quarantined premises except directly to a slaughtering establishment.

(3) Blood samples shall be taken by veterinarians and shall be submitted to the animal health laboratory of the department for testing of brucellosis.

(4) (a) Swine which have been tested for brucellosis shall be identified by inserting an identification tag in the right ear of each such animal which is not so identified; provided that in the case of animals registered with a purebred association, the registry number or identification assigned to the animal may be used in lieu of an identification tag.

(b) Swine classified as brucellosis reactors shall be branded or tatooed on the left shoulder with the letter "B" not less than 3 inches in height, and also identified by a reactor tag inserted in the left ear.

History: Cr. Register, April, 1977, No. 256, eff. 5-1-77.

Ag 10.56 Intrastate movement of swine; testing. (1) BRUCELLOSIS. No person shall transport to another premises inhabited by swine, any boar over 5 months of age or weighing more than 150 pounds unless it is negative to a brucellosis test conducted within 60 days of the date of movement and it is accompanied by a report of such test. This subsection shall not apply to the following:

(a) Boars originating from a validated brucellosis-free herd.

(b) Boars moved directly to a slaughtering establishment for immediate slaughter.

(c) Boars transported to the premises of a livestock dealer or livestock market operator; provided any subsequent movement from such premises shall comply with the brucellosis test requirement of this section.

(d) Boars moved from one premises to another of the owner of such boars.

(e) Boars exhibited at a show or fair and returning to farm of origin.

(2) PSEUDORABIES. (a) No swine except swine from a certified pseudorabies-free herd under section Ag 10.58, shall be transported to a swine testing station unless such swine have been found negative to a SN test or other approved test for pseudorabies conducted within 30 days prior to movement. A swine testing station is a premise where swine are assembled for the purpose of determining feeding efficiency.

(b) No swine shall be transported from a swine testing station unless such swine have been found negative to a SN test or other approved test for pseudorabies conducted not less than 30 days nor more than 50 days after entry and a second test conducted not less than 30 days thereafter, or removed under permit of the department.

(c) A record of the pseudorabies test report shall be retained by the test station for a period of one year and available to the department for inspection.

History: Cr. Register, February, 1962, No. 74, eff. 3-1-62; r. and recr. Register, January, 1969, No. 157, eff. 2-1-69; cr. (1) (e) and r. (2), Register, March, 1970, No. 171, eff. 4-1-70; am. (1) (intro.), cr. (2) and r. (3) through (6), Register, April, 1977, No. 266, eff. 5-1-77.

#### 44-8 WISCONSIN ADMINISTRATIVE CODE

Ag 10.57 Pseudorabies control. (1) If one or more swine in a herd react as positive to the SN or other approved test for pseudorabies, the swine herd shall be deemed to be infected and placed under quarantine.

(2) All swine entering a pseudorables infected herd or a premise which contained such infected swine before said premise is disinfected under supervision of the department, shall be placed under quarantine.

(3) The quarantine may be released on individual swine on which SN or other approved pseudorabies test is conducted and found negative 60 days after the last clinical evidence of pseudorabies in the swine herd. Such negative test shall be valid for only a 30-day period.

(4) Swine herds shall be released from quarantine if the entire herd has passed 2 SN or other approved pseudorables tests conducted at a state or federal laboratory not less than 30 days apart.

(5) Permits may be issued by the department for movement of slaughter swine directly to a slaughtering establishment or to a licensed livestock market which does not market breeder or feeder swine.

History: Cr. Register, April, 1977, No. 256, eff. 5-1-77.

Ag 10.58 Qualified pseudorabies negative herd. (1) CERTIFICATE. (a) To be certified as a qualified pseudorabies negative herd and obtain a certificate evidencing negative status, the herd owner shall file with the department proof that all swine over 6 months of age have been tested with a SN or other approved test and that: 1. All swine over 6 months of age were negative to the test, or

2. If any of the swine tested positively, all with a positive test were permanently removed from the premises, the premises were cleaned and disinfected and all remaining swine over 6 months of age were retested and found negative on 2 successive retests. The retests shall be conducted not less than 30 days after the premises are cleaned and disinfected and again not less than 30 days after the first retest.

(b) All serological tests shall be conducted at a state or federal laboratory.

(2) MAINTENANCE OF QUALIFIED PSEUDORABIES NEGATIVE STATUS. As a condition to maintenance of a qualified pseudorabies negative herd status, at least 25% of all swine over 6 months of age shall be tested or retested with negative results within each quarter of the certificate year, with each animal over 6 months of age being tested at least once during the certificate year. The test may be conducted not more than 15 days after the end of each quarter.

(3) EXPIRATION OF CERTIFICATE. The certificate for a qualified pseudorabies negative herd shall be valid for a period of one year unless revoked as provided in sub. (4).

(4) REVOCATION OF CERTIFICATES. The certificate shall be revoked when: (a) Any approved test of a qualified pseudorabies negative herd discloses that any of the swine are positive.

(b) Swine are added from a herd, other than a herd certified as qualified pseudorabies negative, without meeting the requirements of sub. (7).

Register, April, 1980, No. 292

(c) The certificate shall be revoked if tests are not conducted as required under sub. (2).

(5) RECERTIFICATION. The department may recertify the status of a qualified pseudorabies negative herd for an additional period of one year, if all animals over 6 months of age pass a SN or other approved test as provided in sub. (2).

(6) STATUS OF INDIVIDUAL SWINE. No swine shall be deemed to originate from a certified qualified pseudorabies negative herd unless the animal was a member of the herd for a least 21 days and was included in the last test of the herd. This does not apply to swine less than 6 months of age at the time of the certification or recertification test, or to swine born in the herd subsequent to the last herd test.

(7) HERD ADDITIONS. (a) Swine originating from a certified qualified pseudorabies negative herd may be transferred to another qualified pseudorabies negative herd without additional test requirements.

(b) Swine not originating from a qualified pseudorabies negative herd may not be added to a qualified pseudorabies negative herd unless they have been tested and found negative within 30 days prior to transfer and are held in isolation on the premises of the herd to which transferred until retested and found to be negative. The retest shall be conducted not less than 30 nor more than 60 days after the test immediately preceding transfer.

(c) In emergency situations, boars from other than a qualified pseudorabies negative herd may be introduced into a qualified pseudorabies negative herd without isolation as required under par. (b), provided a negative test is obtained prior to introduction into the herd and a second test is conducted not less than 30 nor more than 60 days after the first test. The qualified pseudorabies negative status of the entire herd shall be suspended if swine added to the herd fail to pass the required retest.

(8) IDENTIFICATION. Swine tested for pseudorables pursuant to this section shall be individually identified by means of an ear tag or other method acceptable to the department, and such identification shall be recorded on the test reports submitted to the department.

History: Cr. Register, April, 1977, No. 256, eff. 5-1-77; renum. (7) to be (8), renum. (2) to (6) to be (3) to (7) and am., cr. (2) and (4) (c), am. (1), Register, April, 1980, No. 292, eff. 5-1-80.

Ag 10.60 Aleutian disease free herd. (1) QUALIFYING FOR CERTIFI-CATE. To qualify a herd of mink as an Aleutian disease free herd and for a certificate evidencing such status, the herd owner shall file with the department proof that all mink in the breeder herd have passed 2 successive counterelectrophoresis (CEP) plate tests without evidence of infection. Such tests must be conducted at a state approved laboratory not less than 45 days nor more than 365 days apart.

(2) EXPIRATION OF CERTIFICATE. Certificates for certified Aleutian disease free herds shall be valid for a period of one year unless revoked as provided in subsection (3).

(3) SUSPENSION OR REVOCATION OF CERTIFICATE. (a) When any approved test of mink in a certified Aleutian disease free herd discloses a positive reaction, the certificate shall be automatically revoked.

#### 44-10 WISCONSIN ADMINISTRATIVE CODE

(b) When mink are added from other than a certified Aleutian disease free herd without meeting the requirements of subsection (5), the certificate shall be revoked. The certificate shall be temporarily suspended when mink are introduced in accordance with subsection (5) (c) until the required 2 negative tests are conducted.

(c) Refusal to abide by subsection (6) is sufficient cause for revocation.

(d) Failure to report a positive result for any Aleutian disease test is sufficient cause for revocation.

(4) RECERTIFICATION. (a) The department may recertify the status of any certified Aleutian disease free herd for additional periods of one year, provided the herd passes a negative CEP or other approved test of all mink in the herd not more than 90 days after the expiration date of the certificate. After the second consecutive certification, a herd may be recertified by testing at least 50 percent of the mink of each color phase, but including all of the males of each color phase.

(b) When a certificate has been revoked because of reactors, the herd may requalify as certified Aleutian disease free only as provided in subsection (1).

(5) HERD ADDITIONS. (a) When mink are added to the herd, no test shall be required on animals from another certified Aleutian disease free herd.

(b) Mink from other than a certified Aleutian disease free herd shall be tested and found negative within 30 days prior to addition to the herd and be held in isolation and retested not less than 30 or more than 60 days after such movement.

(c) Male mink from other than a certified Aleutian disease free herd may be introduced into a certified Aleutian free herd in a breeding emergency situation without being subject to isolation, provided the male is tested and found negative to Aleutian disease prior to the time of introduction into the herd. A second test shall be conducted within 30 to 60 days of the date of the first test.

(6) SUPERVISION. (a) Department of agriculture inspectors may be present and supervise collection of samples for the qualifying tests required for certification or recertification, and shall submit those samples directly to an approved laboratory for testing.

(b) The department may request collection of not to exceed 200 blood samples collected under their supervision at a time mutually agreed upon for the purpose of spot checking on a random basis, any certified Aleutian disease free herd.

History: Cr. Register, April, 1977, No. 256, eff. 5-1-77.

Ag 10.61 Turkeys; disease control. (1) PROHIBITIONS. (a) No turkeys shall be used for breeding purposes and no turkey eggs shall be used for hatching unless they originate from a flock which has been tested annually and is classified as follows:

1. "U.S. pullorum-typhoid clean" as provided in the National Poultry Improvement Plan (9 CFR 445).

Register, April, 1980, No. 292

2. "Mycoplasma gallisepticum clean" as provided in the National Poultry Improvement Plan (9 CFR 445).

(b) No person shall use, sell or otherwise transfer any turkeys or turkey eggs for breeding or hatching purposes unless such turkeys or turkey eggs comply with the requirements of this section.

(2) GENERAL PROVISIONS. (a) All blood samples shall be drawn by testing crews approved by the department.

(b) All birds shall be banded at the time blood samples are drawn and blood samples identified by band number.

(c) Blood samples shall be tested for disease by the department at its diagnostic laboratories.

(d) Flock and hatchery inspection shall be conducted by the department.

(e) Tests shall be conducted with antigens approved by the department.

(f) All eggs used for hatching shall be identified by the flock owner as to flock origin with a number assigned by the department.

(g) All flock and hatchery owners shall follow sanitation procedures prescribed by the department.

(h) Flock and hatchery owners shall report any signs of respiratory disease to the department.

(i) All turkey flocks classified as reactor, infected or suspicious shall be quarantined to the premises and may be removed only directly to slaughter. The flock owner shall furnish proof of slaughter upon request by the department.

(3) PREMISES. No turkey breeding flocks shall be commingled with other domestic fowl or turkeys or reared within 100 yards of any other fowl or turkeys.

(4) HATCHERIES. (a) No operator of a turkey hatchery shall hatch any turkey eggs or permit any turkey eggs to be on the hatchery premises unless such eggs originate from a flock which complies with this section.

(b) No eggs of any other species of fowl shall be hatched in a turkey hatchery.

(c) The department shall inspect turkey hatcheries at least once annually.

(5) IMPORT REQUIREMENTS. (a) No turkeys or turkey eggs shall be imported into this state unless they originate from flocks which are classified as "U. S. pullorum-typhoid clean" as provided in the National Poultry Improvement Plan (9 CFR 445).

(b) Turkey poults less than 2 weeks of age may be imported into this state if they originate directly from hatcheries which hatch no other eggs than turkey eggs that comply with par. (a) of this subsection. Such hatcheries shall carry on sanitation practices approved by the chief livestock official of the state of origin.

### 44-12 WISCONSIN ADMINISTRATIVE CODE

(c) All turkeys, turkey poults and turkey eggs imported into this state shall be accompanied by a certificate signed by the chief livestock official of the state of origin certifying that such turkeys, turkey poults or turkey eggs originate from flocks or hatcheries which comply with this regulation or an equivalent mandatory or voluntary program of the state of origin; provided the department may enter into reciprocal agreements with other states having equivalent voluntary or mandatory turkey disease control programs providing for other methods of certification of turkeys and turkey eggs imported into this state.

(d) This subsection shall not apply to turkeys imported into this state which are consigned directly to a slaughtering establishment for immediate slaughter.

History: Cr. Register, July, 1964, No. 103, eff. 8-1-64; r. and recr. (1) (a) 2.; r. (2) (g); renum. (2) (h), (i) and (j) to be (2) (g), (h) and (i); r. (3) (a); renum. (3) (b) 1. to 7. to be (3) (a) to (g); am. title to (3), Register, May, 1969, No. 161, eff. 6-1-69; am. (1) (a) 1.; (1) (a) 2.; renum. (1) (a) 3. to be 2. and am.; am. (2) (a); r. (3); renum. (4) to be (3) and am.; renum. (6) to be (4); renum. (6) (a) to be (5) (a) and am.; r. (6) (b); renum. (6) (c) to be (5) (b) and am.; renum. (6) (d), (e) to be (5) (c), (d); Register, January, 1973, No. 205, eff. 2-1-77; renum. form Ag 10.57 to be Ag 10.61, Register, April, 1977, No. 266, eff. 5-1-77.

#### Next page is numbered 46-7