1969 Assembly Bill 506

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CHAPTER 415, LAWS OF 1969

AN ACT to amend 94.72 (2) (g), (4) and (14) (b); and to create 94.72 (1) (d) and (13) (e) of the statutes, relating to commercial feed.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 94.72 (1) (d) of the statutes is created to read:

94.72 (1) (d) Meat and other portions of animal carcasses in their raw or natural state without further processing except freezing or denaturing. Section 2. 94.72 (2) (g) of the statutes is amended to read:

94.72 (2) (g) The name of each ingredient used in its manufacture except as may be exempt by department rule. The official names of all materials which have been so defined by the association of American feed control officials shall be used in the declaration of the names of ingredients, but no ingredient statement shall be required for single ingredient feeds officially defined by the association of American feed control officials. The department may by rule permit the use of a collective term for a group of ingredients which perform a similar function;

Section 3. 94.72 (4) of the statutes is amended to read:

1375 CHAPTER 416

94.72 (4) No compounded commercial feed shall be sold, offered or exposed for sale or distributed which contains peanut shell, peanut hulls, rice chaff, rice straw, corn cobs, humus, peat, sphagnum moss, sawdust or other material of an organic nature having little or no feeding value.

Section 4. 94.72 (13) (c) of the statutes is created to read:

94.72 (13) (c) Cooperate with any agency of the United States government in the inspection of medicated feeds and establishments where such feed is manufactured.

Section 5. 94.72 (14) (b) of the statutes is amended to read:

94.72 (14) (b) Any manufacturer, importer, jobber, firm, association, corporation or person who shall sell, offer or expose sells, offers or exposes for sale or distribute distributes any feeds mixed or adulterated with feed which bears or contains any substance or substances which renders it injurious to the health of livestock or poultry animals or which is unsafe within the meaning of sec. 406, 408 or 409 of the federal food, drug and cosmetic act (21 USC 346, 346a and 348) shall be deemed guilty of a misdemeanor and in addition to the penalty provided in this section, the lot of feeds shall be subject to seizure by judicial court action, condemnation and disposition as the court may directs, the proceeds from such sale to be paid into the state treasury. The court may in its discretion release the feeds so seized when the requirements of the provisions of this section have been complied with, and upon payment of all costs and expenses incurred by the state in any proceedings connected with such seizure. This paragraph shall apply to any commercial feed, including unmixed feeds otherwise excepted under sub. (1) from the other requirements of this section.

Approved February 11, 1970.