

BY RULES AND REGULATIONS UNDER THIS SUBTITLE TO THE EXTENT THAT COMPLIANCE WITH THE REQUIREMENTS OF THIS PARAGRAPH (11) IS NOT FEASIBLE; OR

(12) IT FAILS TO BEAR, DIRECTLY ON IT OR ON ITS CONTAINERS, AS RULES AND REGULATIONS PRESCRIBE, THE INSPECTION LEGEND AND OTHER INFORMATION, AS REQUIRED BY DEPARTMENTAL RULES AND REGULATIONS ADOPTED UNDER THIS SUBTITLE.

REVISOR'S NOTE: This section presently appears as Art. 66C, §470C(p) of the Code. The word "impracticable" is proposed for deletion in paragraphs (9) and (11) because the words "not feasible" are substituted wherever the former word appears. This substitution is made to avoid confusion between "impracticable" and "impractical". The only other changes made are in style.

(Q) "OFFICIAL CERTIFICATE" MEANS ANY CERTIFICATE ADOPTED BY DEPARTMENTAL RULES AND REGULATIONS FOR ISSUANCE BY AN INSPECTOR.

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §470C(u) of the Code. The last phrase is proposed for deletion in light of the definition of "inspector" set forth in §4-101(i). The only other changes made are in style.

(R) "OFFICIAL DEVICE" MEANS ANY DEVICE PRESCRIBED BY THE SECRETARY FOR USE IN APPLYING ANY OFFICIAL MARK.

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §470C(y) of the Code. The only changes made are in style.

(S) "OFFICIAL ESTABLISHMENT" MEANS ANY ESTABLISHMENT ENGAGED IN SLAUGHTERING OF LIVESTOCK, OR PROCESSING [[SOLELY FOR INTRASTATE COMMERCE,]] LIVESTOCK CARCASSES, PARTS OF THEM, MEAT, OR MEAT FOOD PRODUCTS CAPABLE OF USE AS HUMAN FOOD SOLELY FOR INTRASTATE COMMERCE AND INSPECTED UNDER THIS SUBTITLE.

REVISOR'S NOTE: Art. 66C, §470C(v) is proposed for deletion and new language derived from Art. 66C, §470F is added to indicate explicitly the definition of an official establishment. Under the present statute