

an official establishment is one where State inspection takes place. Art. 66C, §470F provides that State inspection occurs only at establishments slaughtering or preparing livestock solely for intrastate commerce. Consequently, this definition to be complete must include both concepts. Revised §4-109, derived from present §470N, sets forth the types of establishments not subject to inspection, thus indicating these are not official establishments.

This subsection is revised to include a reference to "meat" since it is inspected at official establishments.

(T) "OFFICIAL LEGEND" MEANS ANY SYMBOL ADOPTED BY DEPARTMENTAL RULES AND REGULATIONS INDICATING AN ARTICLE HAS PASSED INSPECTION UNDER THIS SUBTITLE.

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §470C(t) of the Code. The only changes made are in style.

(U) "OFFICIAL MARK" MEANS THE OFFICIAL INSPECTION LEGEND OR ANY OTHER SYMBOLO ADOPTED BY THE DEPARTMENTAL RULES AND REGULATIONS TO IDENTIFY THE STATUS OF ANY ARTICLE UNDER THIS SUBTITLE.

REVISOR'S NOTE: This subsection presently appears as Art. 66C, §470C(s) of the Code. The phrase "authorized by this subtitle" is proposed for deletion as unnecessary. The reference to "animal" is proposed for deletion because it is encompassed within the reference to "article". The only other changes made are in style.

(V) "PESTICIDE CHEMICAL" HAS THE SAME MEANING AS UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT, APPROVED JUNE 25, 1938.

REVISOR'S NOTE: This subsection is new language derived from Art. 66C, §470C(x) and set forth here for organizational purposes. The last phrase of §470C(x) is omitted in light of Art. 1, §21, as enacted by Ch. 26, Acts of 1973, which provides that a statutory reference to an act incorporates by reference all amendatory and supplementary acts.