

and (b). The present reference to official establishments engaged in processing solely for intrastate commerce poultry and poultry products capable of use as human food is omitted in light of the definition of "official establishment" set forth in §4-201(r). Subsections (b) and (c) are derived from §197-7(c). A reference to "any official establishment" is added because only articles found adulterated in these establishments are subject to condemnation. Language is added to subsection (c) to indicate explicitly that the appellant bears the cost of the appeal inspection.

SEC. 4-206. OPERATION NOT SUBJECT TO INSPECTION REQUIREMENT; IDENTIFICATION OF POULTRY NOT INTENDED FOR USE AS HUMAN FOOD; TRANSPORTATION AND SALE.

(A) INSPECTION AND IDENTIFICATION OF POULTRY NOT INTENDED FOR USE AS HUMAN FOOD.

THE SECRETARY MAY NOT INSPECT ANY ESTABLISHMENT THAT SLAUGHTERS POULTRY OR PROCESSES ANY POULTRY CARCASS, PART OR PRODUCT OF IT, THAT IS NOT INTENDED FOR USE AS HUMAN FOOD. HOWEVER, THE ARTICLE SHALL BE DENATURED OR OTHERWISE IDENTIFIED TO DETER ITS USE AS HUMAN FOOD, PURSUANT TO DEPARTMENTAL RULE OR REGULATION, PRIOR TO ITS OFFER FOR SALE OR TRANSPORTATION IN INTRASTATE COMMERCE, UNLESS THE ARTICLE IS NATURALLY INFEDIBLE BY HUMANS.

(B) TRANSPORTATION AND SALE.

NO PERSON MAY BUY, SELL, DONATE, TRANSPORT, OFFER FOR SALE OR TRANSPORTATION IN INTRASTATE COMMERCE ANY POULTRY CARCASS, OR ANY PART OR PRODUCT OF IT, NOT INTENDED FOR USE AS HUMAN FOOD UNLESS IT IS DENATURED, OR OTHERWISE IDENTIFIED TO DETER ITS USE AS HUMAN FOOD AS REQUIRED BY THE DEPARTMENTAL RULES AND REGULATIONS, OR IT IS NATURALLY INFEDIBLE BY HUMANS.

REVISOR'S NOTE: This section is new language derived from Art. 43, §197-12(a) of the Code.

SEC. 4-207. ESTABLISHMENTS REQUIRED TO BEAR INSPECTION COSTS; EXCEPTIONS.

THE STATE SHALL BEAR THE COST OF INSPECTION