

(B) INSPECT THE COUNTY AND CITY STANDARDS EACH YEAR.

THE SECRETARY SHALL INSPECT THE SECONDARY STANDARDS TO INSURE THEIR ACCURACY AND ACCEPTABILITY, AS OFTEN AS HE DEEMS NECESSARY BUT AT LEAST ONCE EVERY YEAR.

REVISOR'S NOTE: This section presently appears as Art. 97, §8 of the Code. New language is added to indicate this section relates to the secondary standards. The term "local inspector" is substituted for the archaic term "sealer"; See §11-101(f). The local jurisdictions only have secondary standards. The last sentence is proposed for deletion because it appears as new language in §11-210. The only other changes made are in style.

SEC. 11-209. INSPECTICNS AND TESTING.

(A) INSPECT AND TEST ANY WEIGHT OR MEASURE UPON REQUEST OF STATE AUTHORITY.

UPON THE REQUEST OF ANY COMPETENT STATE AUTHORITY, THE SECRETARY MAY INSPECT AND TEST ANY WEIGHT AND MEASURE.

(B) INSPECTION AND TESTING OF WEIGHTS AND MEASURES SOLD AND USED COMMERCIALY.

UNLESS OTHERWISE PROVIDED, THE SECRETARY MAY INSPECT AND TEST TO ASCERTAIN IF THEY ARE CORRECT, EVERY WEIGHT AND MEASURE POSSESSED, OFFERED, OR EXPOSED FOR SALE. EXCEPT IN CITIES AND COUNTIES WHERE THE APPOINTMENT OF A LOCAL INSPECTOR IS PERMITTED BY THIS SUBTITLE, THE SECRETARY SHALL INSPECT AND TEST EVERY WEIGHT AND MEASURE COMMERCIALY USED IN DETERMINING:

(1) THE WEIGHT, MEASUREMENT, OR COUNT OF ANY COMMODITY SOLD, OR OFFERED OR EXPOSED FOR SALE, ON THE BASIS OF WEIGHT, MEASURE, OR COUNT;

(2) ANY CHARGE OR PAYMENT FOR SERVICES RENDERFD ON THE BASIS OF WEIGHT, MEASURE, OR COUNT;

(3) WEIGHT, MEASUREMENT, OR COUNT WHEN A CHARGE IS MADE FOR THE DETERMINATION.