

CHAPTER 36-06
PURCHASE OF LIVESTOCK BY PACKING PLANTS

36-06-01. Packing plant defined.

The term "packing plant" as used in this chapter means a place where livestock, exclusive of poultry, is purchased for the purpose of slaughtering, dressing, curing, or processing the same for storage and distribution at wholesale for human consumption.

36-06-02. Livestock purchased by weight to be graded - Penalty.

No officer or employee of a packing plant within this state may purchase any livestock by weight unless such livestock has been graded and sorted in the yard and the price per pound [.45 kilogram] for each grade fixed and determined before the weighing thereof. Any officer or employee of a packing plant who violates this section is guilty of an infraction.

36-06-03. Penalty for purchase of livestock by weight without grading the same.

Each purchase of livestock in violation of section 36-06-02 is a separate offense and constitutes an infraction upon the part of every owner of a packing plant in which such violation occurs.

36-06-04. Livestock sold or purchased at packing plant to be weighed by licensed weighmaster - Duplicate scale ticket - Penalty.

Repealed by S.L. 1991, ch. 375, § 1.

36-06-05. Weighmaster's license - By whom issued - Application - Bond - Renewal.

Repealed by S.L. 1991, ch. 375, § 1.

36-06-05.1. Conviction not bar to licensure - Exceptions.

Repealed by S.L. 1991, ch. 375, § 1.

36-06-06. Revocation of weighmaster's license - Notice and hearing.

Repealed by S.L. 1991, ch. 375, § 1.

36-06-07. Remuneration of weighmaster of packing plant paid by whom.

Repealed by S.L. 1991, ch. 375, § 1.

36-06-08. Penalty for wrongful weighing or issuing of a false scale ticket.

Repealed by S.L. 1975, ch. 106, § 673.