

(2)(2)¹ Association of producers**(A) In general**

The term “association of producers” means any association of producers of agricultural products engaged in marketing, bargaining, shipping, or processing as defined in section 1141j(a) of title 12, or in section 291 of this title.

(B) Inclusion

The term “association of producers” includes an organization whose membership is exclusively limited to agricultural producers and dedicated to promoting the common interest and general welfare of producers of agricultural products.

(3)(3)¹ Handler**(A) In general**

The term “handler” means any person engaged in the business or practice of (i) acquiring agricultural products from producers or associations of producers for processing or sale; or (ii) grading, packaging, handling, storing, or processing agricultural products received from producers or associations of producers; or (iii) contracting or negotiating contracts or other arrangements, written or oral, with or on behalf of producers or associations of producers with respect to the production or marketing of any agricultural product; or (iv) acting as an agent or broker for a handler in the performance of any function or act specified in clause (i), (ii), or (iii).

(B) Exclusion

The term “handler” does not include a person, other than a packer (as defined in section 191 of this title), that provides custom feeding services for a producer.

(4) Producer

The term “producer” means a person engaged in the production of agricultural products as a farmer, planter, rancher, dairyman, fruit, vegetable, or nut grower.

(Pub. L. 90-288, § 3, Apr. 16, 1968, 82 Stat. 94; Pub. L. 110-234, title XI, § 11003, May 22, 2008, 122 Stat. 1354; Pub. L. 110-246, § 4(a), title XI, § 11003, June 18, 2008, 122 Stat. 1664, 2116.)

CODIFICATION

Pub. L. 110-234 and Pub. L. 110-246 made identical amendments to this section. The amendments by Pub. L. 110-234 were repealed by section 4(a) of Pub. L. 110-246.

AMENDMENTS

2008—Pub. L. 110-246, § 11003, in introductory provisions, substituted “In this chapter:” for “When used in this chapter—”, redesignated subsecs. (e), (c), (a), and (b) as pars. (1) to (4), respectively, inserted par. headings, in pars. (2) and (3), inserted duplicate par. designations, designated existing provisions as subpar. (A), and added subpar. (B), in par. (3), redesignated cls. (1) to (4) as (i) to (iv), respectively, in cl. (iv), substituted “clause (i), (ii), or (iii)” for “clause (1), (2), or (3) of this paragraph”, and struck out subsec. (d) which read as follows: “The term ‘person’ includes individuals, partnerships, corporations, and associations.”

¹ So in original.

EFFECTIVE DATE OF 2008 AMENDMENT

Amendment of this section and repeal of Pub. L. 110-234 by Pub. L. 110-246 effective May 22, 2008, the date of enactment of Pub. L. 110-234, see section 4 of Pub. L. 110-246, set out as an Effective Date note under section 8701 of this title.

§ 2303. Prohibited practices

It shall be unlawful for any handler knowingly to engage or permit any employee or agent to engage in the following practices:

(a) To coerce any producer in the exercise of his right to join and belong to or to refrain from joining or belonging to an association of producers, or to refuse to deal with any producer because of the exercise of his right to join and belong to such an association; or

(b) To discriminate against any producer with respect to price, quantity, quality, or other terms of purchase, acquisition, or other handling of agricultural products because of his membership in or contract with an association of producers; or

(c) To coerce or intimidate any producer to enter into, maintain, breach, cancel, or terminate a membership agreement or marketing contract with an association of producers or a contract with a handler; or

(d) To pay or loan money, give any thing of value, or offer any other inducement or reward to a producer for refusing to or ceasing to belong to an association of producers; or

(e) To make false reports about the finances, management, or activities of associations of producers or handlers; or

(f) To conspire, combine, agree, or arrange with any other person to do, or aid or abet the doing of, any act made unlawful by this chapter.

(Pub. L. 90-288, § 4, Apr. 16, 1968, 82 Stat. 94.)

§ 2304. Disclaimer of intention to prohibit normal dealing

Nothing in this chapter shall prevent handlers and producers from selecting their customers and suppliers for any reason other than a producer’s membership in or contract with an association of producers, nor require a handler to deal with an association of producers.

(Pub. L. 90-288, § 5, Apr. 16, 1968, 82 Stat. 95.)

§ 2305. Enforcement provisions**(a) Civil actions by persons aggrieved; preventive relief; attorneys’ fees; security**

Whenever any handler has engaged or there are reasonable grounds to believe that any handler is about to engage in any act or practice prohibited by section 2303 of this title, a civil action for preventive relief, including an application for a permanent or temporary injunction, restraining order, or other order, may be instituted by the person aggrieved. In any action commenced pursuant hereto, the court, in its discretion, may allow the prevailing party a reasonable attorney’s fee as part of the costs. The court may provide that no restraining order or preliminary injunction shall issue except upon the giving of security by the applicant, in such sum as the court deems proper, for the payment of such costs and damages as may be incurred or

suffered by any party who is found to have been wrongfully enjoined or restrained.

(b) Civil actions by Attorney General; Federal jurisdiction; complaint; preventive relief

Whenever the Secretary of Agriculture has reasonable cause to believe that any handler, or group of handlers, has engaged in any act or practice prohibited by section 2303 of this title, he may request the Attorney General to bring civil action in his behalf in the appropriate district court of the United States by filing with it a complaint (1) setting forth facts pertaining to such act or practice, and (2) requesting such preventive relief, including an application for a permanent or temporary injunction, restraining order, or other order against the handler, or handlers, responsible for such acts or practices. Upon receipt of such request, the Attorney General is authorized to file such complaint.

(c) Suits by persons injured; Federal jurisdiction; amount of recovery; attorneys' fees; limitation of actions

Any person injured in his business or property by reason of any violation of, or combination or conspiracy to violate, any provision of section 2303 of this title may sue therefor in the appropriate district court of the United States without respect to the amount in controversy, and shall recover damages sustained. In any action commenced pursuant to this subsection, the court may allow the prevailing party a reasonable attorney's fee as a part of the costs. Any action to enforce any cause of action under this subsection shall be forever barred unless commenced within two years after the cause of action accrued.

(d) Federal jurisdiction; exhaustion of other remedies; State laws and jurisdiction unaffected

The district courts of the United States shall have jurisdiction of proceedings instituted pursuant to this section and shall exercise the same without regard to whether the aggrieved party shall have exhausted any administrative or other remedies that may be provided by law.

The provisions of this chapter shall not be construed to change or modify existing State law nor to deprive the proper State courts of jurisdiction.

(Pub. L. 90-288, § 6, Apr. 16, 1968, 82 Stat. 95.)

§ 2306. Separability

If any provision of this chapter or the application thereof to any person or circumstances is held invalid, the validity of the remainder of the chapter and of the application of such provision to other persons and circumstances shall not be affected thereby.

(Pub. L. 90-288, § 7, Apr. 16, 1968, 82 Stat. 95.)

CHAPTER 57—PLANT VARIETY PROTECTION

SUBCHAPTER I—PLANT VARIETY PROTECTION OFFICE

PART A—ORGANIZATION AND PUBLICATIONS

Sec.	
2321.	Establishment.
2322.	Seal.
2323.	Organization.

Sec.	
2324.	Restrictions on employees as to interest in plant variety protection.
2325.	Repealed.
2326.	Regulations.
2327.	Plant Variety Protection Board.
2328.	Library.
2329.	Register of protected plant varieties.
2330.	Publications.
2331.	Copies for public libraries.

PART B—LEGAL PROVISIONS AS TO THE PLANT VARIETY PROTECTION OFFICE

2351.	Day for taking action falling on Saturday, Sunday, or holiday.
2352.	Form of papers filed.
2353.	Testimony in Plant Variety Protection Office cases.
2354.	Subpoenas; witnesses.
2355.	Effect of defective execution.
2356.	Regulations for practice before the Office.
2357.	Unauthorized practice.

PART C—PLANT VARIETY PROTECTION FEES

2371.	Plant variety protection fees.
2372.	Payment of plant variety protection fees; return of excess amounts.

SUBCHAPTER II—PROTECTABILITY OF PLANT VARIETIES AND CERTIFICATES OF PROTECTION

PART D—PROTECTABILITY OF PLANT VARIETIES

2401.	Definitions and rules of construction.
2402.	Right to plant variety protection; plant varieties protectable.
2403.	Reciprocity limits.
2404.	Public interest in wide usage.

PART E—APPLICATIONS; FORM; WHO MAY FILE; RELATING BACK; CONFIDENTIALITY

2421.	Application for recognition of plant variety rights.
2422.	Content of application.
2423.	Joint breeders.
2424.	Death or incapacity of breeder.
2425.	Benefit of earlier filing date.
2426.	Confidential status of application.
2427.	Publication.

PART F—EXAMINATIONS; RESPONSE TIME; INITIAL APPEALS

2441.	Examination of application.
2442.	Notice of refusal; reconsideration.
2443.	Initial appeal.

PART G—APPEALS TO COURTS AND OTHER REVIEW

2461.	Appeals.
2462.	Civil action against Secretary.
2463.	Repealed.

PART H—CERTIFICATES OF PLANT VARIETY PROTECTION

2481.	Plant variety protection.
2482.	How issued.
2483.	Contents and term of plant variety protection.
2484.	Correction of Plant Variety Protection Office mistake.
2485.	Correction of applicant's mistake.
2486.	Correction of named breeder.

PART I—REEXAMINATION AFTER ISSUE, AND CONTESTED PROCEEDINGS

2501.	Reexamination after issue.
2502, 2503.	Repealed.
2504.	Interfering plant variety protection.

SUBCHAPTER III—PLANT VARIETY PROTECTION AND RIGHTS

PART J—OWNERSHIP AND ASSIGNMENT

2531.	Ownership and assignment.
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