

~~CHAPTER 190.— MEAT AND MEAT PRODUCTS~~

FOOTNOTE(S):

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**Charter reference**— Authority to license and regulate the sale of meat, Ch. 4, § 5(17); restrictions on location of slaughterhouses in city, Ch. 4, § 5(5).

**Cross reference**— Meat and meat products to be sold by weight, § 152.20; requirements for advertising sale of meat, § 152.100

**State Law reference**— Regulation of meats generally, M.S. § 31.60 et seq.

~~ARTICLE I.— GENERALLY~~

~~190.10.— Inspection required.~~

~~No person shall bring or cause to be brought into the city or hold or have possession of or expose or offer for sale or sell for human food in the city, any carcass, part of carcass, meat or meat products of any pig, lamb, calf, cattle, swine, sheep or goats, unless the same shall have been duly and properly inspected before and at the time of and after the slaughter thereof and passed and found to be sound, healthful, wholesome and fit for human food and properly marked, stamped, tagged or certified to, all in conformity with and in the manner prescribed by the "Regulations Governing Meat Inspection of the United States Department of Agriculture," issued by the United States Department of Agriculture July 15, 1914, and designated for purposes of identification as B.A.I. Order 211, and the amendments to said regulations from time to time made and issued by the United States Department of Agriculture, which said regulations and amendments are hereby referred to and made a part of this chapter as fully and to the same extent as if herein set forth at large; or unless such carcass, part of carcass, meat or meat products shall have been duly inspected by the Minneapolis Health Department or by one (1) or more of the duly appointed, qualified and acting meat inspectors of the Minneapolis Health Department, and found healthful, wholesome and fit for human food, and properly marked, stamped or tagged by the Minneapolis Health Department or by its meat inspectors, as herein provided. (Code 1960, As Amend., § 705.010; 2013 Or 137, § 1, 12-6-13)~~

~~190.20.— Authority to inspect and condemn.~~

~~The Minneapolis Health Department shall inspect or cause to be inspected all carcasses, parts of carcasses, meats and meat product of every pig, lamb, calf, cattle, swine, sheep and goat brought into the city for sale, or held, exposed or offered for sale or sold for human food in the city, and shall determine whether or not the same is sound, healthful, wholesome and fit for human food, and shall order and require any and all such carcasses, parts of carcasses, meats or meat products which shall be found to be unsound, unhealthful, unwholesome or not fit for human food, to be at once condemned and destroyed for food purposes by being tanked in a sealed tank or saturated with coal oil or an oil distillate, as directed by the Minneapolis Health Department. Upon the failure of the owner or person in charge or in possession of any such unsound, unhealthful, unwholesome or unfit carcass, part of carcass, meat or meat products, to remove or destroy the~~

~~same as directed by the Minneapolis Health Department, the Health Department shall forthwith cause the same to be removed from the city or to be destroyed by being tanked in a sealed tank or saturated with coal oil or oil distillate. (Code 1960, As Amend., § 705.020; Pet. No. 251270, § 15, 1-12-90; 2013 Or 137, § 2, 12-6-13)~~

~~190.30.— Stamping of wholesome meat.~~

~~All such carcasses, parts of carcasses, meats and meat products of any pig, lamb, calf, cattle, swine, sheep or goat brought into the city for sale, or intended or held or exposed or offered for sale or sold for human food in the city, which have not been duly inspected and passed and marked, stamped or certified to as sound, healthful, wholesome and fit for human food in conformity with and in the manner provided by said "Regulations Governing Meat Inspection of the United States Department of Agriculture" shall, upon being inspected by the commissioner of health or by one (1) of the inspectors and found to be sound, healthful, wholesome and fit for human food, be marked and stamped with a rectangular stamp having thereon the words "Approved Minneapolis Health Department, Minneapolis Inspector No. \_\_\_\_\_" together with the figure denoting the proper number of the inspector using any such stamp. Such marking and stamping shall be done in a manner similar to that required by said regulations B.A.I. Order No. 211 and amendments thereto. (Code 1960, As Amend., § 705.030; Pet. No. 251270, § 16, 1-12-90; 2013 Or 137, § 3, 12-6-13)~~

~~190.40.— Inspection at slaughterhouse.~~

~~All cattle, swine, sheep and goats whose carcasses, meats or meat products are intended for sale for human food in the city which are slaughtered at slaughterhouses or places other than those operated under the supervision of the United States Department of Agriculture shall, at the time and immediately before and after slaughter thereof, whenever and wherever it is practicable and possible so to do within or without the city, be inspected by the Minneapolis Health Department, and if found by such inspection to be sound, healthful, wholesome and fit for human food, shall be marked and stamped as provided in section 190.30. All slaughterhouses and places where any such animals intended for sale for human food in the city are slaughtered, shall at all times be kept and maintained in a clean and sanitary condition to be approved by the Minneapolis Health Department. (Code 1960, As Amend., § 705.040; Pet. No. 251270, § 17, 1-12-90; 2013 Or 137, § 4, 12-6-13)~~

~~190.50.— Inspection of meat slaughtered on farms.~~

~~The carcasses of pigs, lambs, calves, cattle, swine, sheep and goats owned by any farmer and slaughtered on his farm, which can be and are identified as such, and which are shipped or brought into the city for sale as human food, before the same or any part thereof shall be exposed or offered for sale or sold in the city, shall be inspected and approved or disapproved and marked, stamped or tagged as sound, healthful, wholesome and fit for human food by the Minneapolis Health Department or one (1) of the inspectors, at the express office or freight office when shipped into the city by railway, and when brought into the city otherwise than by railway, at some building, market or place in the city provided or designated therefor by the city council or by the Minneapolis Health Department as a place for such meat inspection purposes.~~

~~All such carcasses of cattle and swine except veal carcasses shall have the head, tongue and lymphatic glands thereof in place and undetached therefrom. No such carcass or carcasses of pigs, lambs, cattle, swine, sheep or goats, or any part or parts thereof, shall be sold, exposed or offered for sale in the city unless and until the same shall have been properly inspected, approved and marked, stamped or tagged as fit for human food by the Minneapolis Health Department. (Code 1960, As Amend., § 705.050; Pet. No. 251270, § 18, 1-12-90; 2013 Or 137, § 5, 12-6-13)~~

~~190.60—190.70. Reserved.~~

## ~~ARTICLE II. PRODUCT WHOLESALERS~~

~~190.80. Definitions.~~

~~When used in this article, the following terms shall mean:~~

~~Meat food products: Any articles of food or articles that enter into the composition of food which are not prepared meats, but which are derived or prepared, in whole or in part, by a process of manufacture from any portion of the carcasses of cattle, swine, sheep or goats if such manufactured portion is all, or a considerable and definite portion, of the article, except such preparations as are for medicinal purposes.~~

~~Product wholesaler: Any person who processes meat and meat food products and sells such products or any part thereof at wholesale to be retailed for human consumption; provided that this article shall not apply to any such meat or meat products which are sold at retail on the premises where such food products are processed by the processor. (Code 1960, As Amend., § 706.010)~~

~~190.90. License required.~~

~~No person shall manufacture, process, prepare or distribute any meat food products, or any sausage, for sale at wholesale without being licensed under this article. This license shall be known as a wholesale sausage license. (Code 1960, As Amend., § 706.020)~~

~~190.100. Application for license.~~

~~Applications for licenses required by this article shall be made to the licensing official. (Code 1960, As Amend., § 706.030; 2013 Or 137, § 6, 12-6-13)~~

~~190.110. When licenses expire.~~

~~Licenses issued under this article shall expire on April first of each year. (Code 1960, As Amend., § 706.040; 77 Or 266, § 1, 12-30-77; 2009 Or 122, § 1, 11-13-09)~~

~~190.120. License fees.~~

~~The annual fees for licenses under this article, based upon the area used in the business, computed in accordance with section 259.190 of this Code, shall be as established in Appendix J, License Fee Schedule. (Code 1960, As Amend., § 706.050; Ord. of 10-11-74, § 1; 77-Or-147, § 1, 7-15-77; 78-Or-253, § 1, 12-8-78; 83-Or-094, § 1, 4-29-83; 86-Or-041, § 1, 3-14-86; 90-Or-014, § 1, 1-26-90; 91-Or-049, § 1, 3-29-91; 98-Or-046, § 1, 5-22-98; 2002-Or-023, § 1, 4-5-02; 2002-Or-098, § 1, 9-27-02)~~

~~190.130. Licensing, marking of vehicles.~~

~~In addition to the fee required by section 190.120, the licensee shall pay an annual fee as established in Appendix J, License Fee Schedule, for each vehicle used in the licensed business. Each such vehicle shall have attached to it on each side a license plate stating "Wholesale Sausage Manufacturer or Distributor" and giving the serial number of the license. Such license tag shall be attached to the vehicle so as to be conspicuous and legible at all times. It shall be furnished by the licensing official. (Code 1960, As Amend., § 706.060; Ord. of 10-11-74, § 1; 77-Or-147, § 1, 7-15-77; 78-Or-253, § 1, 12-8-78; 86-Or-041, § 1, 3-14-86; 90-Or-014, § 1, 1-26-90; 91-Or-049, § 1, 3-29-91; 98-Or-046, § 1, 5-22-98; 2002-Or-023, § 1, 4-5-02; 2002-Or-098, § 2, 9-27-02; 2013-Or-137, § 7, 12-6-13)~~

~~190.140. Compliance with other regulations.~~

~~Any person licensed under this article shall comply with any applicable regulations contained in Chapter 188. (Code 1960, As Amend., § 706.070)~~

~~190.150. Revocation of licenses.~~

~~Any violation of this article shall be grounds for revocation of all licenses held by the violator. (Code 1960, As Amend., § 706.080)~~

~~190.160—190.170. Reserved.~~

~~ARTICLE III. HORSE MEAT~~

~~FOOTNOTE(S):~~

~~—(5)—~~

~~State Law reference— Sale of horse meat, M.S. § 31.621 et seq.~~

~~190.180. Definitions.~~

~~When used in this article, the following terms shall mean:~~

~~Horse meat: The flesh or other part of the body of any horse, or horses, prepared and packaged for, or prepared and processed for, sale and use as food for dogs, cats or other domestic animals only.~~

~~Packaged horse meat: Horse meat which is enclosed in an original package or carton sealed and bearing the stamp of inspection of the Bureau of Animal Industry, U.S. Department of Agriculture, or other federal, state or municipal agency having authority to inspect and approve such material.~~

~~Unpackaged horse meat: Horse meat prepared, processed, kept for sale and sold in bulk by the pound, or otherwise. (Code 1960, As Amend., § 707.010)~~

~~190.190. License required for unpackaged horse meat.~~

~~No person shall process, prepare, store, offer for sale or sell unpackaged horse meat without holding a horse meat license under this article. (Code 1960, As Amend., § 707.020)~~

~~190.200. Application for license; issuance or denial.~~

~~Any person desiring a license to engage in the business of selling unpackaged horse meat shall apply to the city council upon a form to be prepared by the licensing official. The application shall contain the name and address of the applicant; location of proposed place of business; nature of the product to be sold under the license; whether the premises in which the business is to be conducted are separate and distinct from any food or other mercantile establishment; refrigeration provided; character of the material to be sold; nature of handling; character of sales, whether in original packages or otherwise; and such other information as the licensing official and the Minneapolis Health Department may require. The application shall be verified, and receipt for payment of the license fee shall accompany the filing of the application. After filing of the application, it shall be presented to the city council, which may grant or deny the application. No license shall be granted unless approved by the council member of the ward in which the premises described in the application are located. (Code 1960, As Amend., § 707.030; 89 Or 175, § 1, 9-15-89; 2013 Or 137, § 8, 12-6-13)~~

~~190.210. When licenses expire.~~

~~Licenses issued under this article shall expire on October first of each year. (Code 1960, As Amend., § 707.040; 2009 Or 122, § 2, 11-13-09)~~

~~190.220. License fee.~~

~~The annual fee for licenses required by this article shall be thirty five dollars (\$35.00). (Code 1960, As Amend., § 707.050; Ord. of 10-11-74, § 1; 77 Or 147, § 1, 7-15-77; 78 Or 253, § 1, 12-8-78; 86 Or 041, § 1, 3-14-86; 90 Or 014, § 1, 1-26-90; 91 Or 049, § 1, 3-29-91)~~

~~190.230. Revocation of license.~~

~~Any license issued under this article may be revoked for violation of this article or for other good and sufficient cause, by the mayor or the council after at least five (5) days' written notice of hearing and opportunity to be heard. (Code 1960, As Amend., § 707.060)~~

~~190.240.— Separate establishment required; use limited to pet food.~~

~~No unpackaged horse meat shall be sold except in an establishment which is separate from any business devoted to the sale of human food. Such unpackaged horse meat shall be sold only as food for dogs, cats or other animals, and not for human consumption. (Code 1960, As Amend., § 707.070)~~

~~190.250.— Condition of premises.~~

~~The premises devoted to the sale of unpackaged horse meat, and operated under a horse meat license, shall be kept clean and sanitary. The premises shall be subject to inspection by the Minneapolis Health Department, and shall be equipped, cared for and conducted, as regards preservation of health and prevention and suppression of disease, in substantially the manner required by Chapter 188, so far as the terms of said chapter apply. The Minneapolis Health Department, in writing at any time, may require the owner and holder of any horse meat license to comply with any of the provisions of Chapter 188, and failure to so comply shall be a violation of this article. (Code 1960, As Amend., § 707.080; Pet. No. 251270, § 19, 1-12-90; 2013 Or 137, § 9, 12-6-13)~~

~~190.260.— Sale of packaged horse meat.~~

~~Any person holding a horse meat license under this article, a food license under Chapter 188, or a live animal license under Chapter 68, may store, offer for sale, or sell packaged horse meat provided that the premises on which the business is conducted are located, equipped and operated in accordance with the provisions under which they are licensed. (Code 1960, As Amend., § 707.090)~~

~~190.270.— Inspections.~~

~~All horse meat stored, offered for sale or sold under any license shall be subject to inspection by the Minneapolis Health Department. All health and sanitary regulations prescribed in Chapter 188 shall be observed so far as applicable. In the case of a live animal license, the Minneapolis Health Department shall make such inspections of the premises as may be necessary and shall require compliance with the provisions of Chapter 68 of this Code. (Code 1960, As Amend., § 707.100; Pet. No. 251270, § 20, 1-12-90; 2013 Or 137, § 10, 12-6-13)~~

~~190.280.— Original packages for retail.~~

~~Packaged horse meat purchased by any licensee in an original retail package shall be sold only in such original package. None of the contents shall be removed from the original package on the licensed premises, nor mixed with any other substance and sold as human or animal food. Such~~

~~packaged horse meat held for retail shall be kept in a separate compartment of a refrigerator, showcase or other container, separate from all other foods or materials and in a manner approved by the Minneapolis Health Department. (Code 1960, As Amend., § 707.110; 2013-Or-137, § 11, 12-6-13)~~

~~190.290. Bulk original packages.~~

~~Packaged horse meat purchased by any licensee in bulk original packages may be sold in such packages, but if removed from the original bulk packages in a food store or live animal store, shall be handled in such a way that the material shall not come in contact with any food for human beings. It may be removed from such original bulk packages in food stores and live animal stores only for the purpose of repacking for retail sale. In such case it shall be kept in a separate refrigerator used only for such purpose, which refrigerator shall have no connection with other refrigerators used in the sale of food for human consumption. None of such material shall be mixed with any other material for human consumption. In the removal from original bulk packages and in the process of unpacking in retail original packages, separate knives, blocks, axes and other facilities necessary in handling the same shall be used, and none of such facilities shall be used in the preparation or handling of any other food for human consumption. (Code 1960, As Amend., § 707.120)~~

~~190.300. Slaughtering horses prohibited.~~

~~No person shall kill or slaughter any horse within the city limits. (Code 1960, As Amend., § 707.130)~~