

TRANSMITTAL OF RULES ADOPTED

FROM: Department of Agriculture  
(Name of Agency)

TO: CODE REVISER  
LEGISLATIVE BLDG (Southwest Corner, Ground Floor)  
Olympia 98501

The enclosed Permanent rules  , being order No. 1102.  
Emergency rules

relating to (Name of rules or description of subject matter)  
Brand Inspection  
at public livestock markets

(ALTERNATIVE A. Use only for adoption of permanent rules)

pursuant to Notice No. 2176 ① filed with the code reviser  
on Oct. 21, 68 ② were regularly adopted as permanent rules of this  
(date) agency at Olympia on Nov. 13, 68 and are herewith  
(place) (date) filed in the office of the code reviser pursuant to chapter 34.04  
RCW. The effective date of such rules shall be Dec. 19, 68 ③

(ALTERNATIVE B. Use only for adoption of emergency rules)

pursuant to its finding that the immediate adoption of  
these rules is necessary for the preservation of the public  
health, safety, or general welfare and that observance of the  
requirements of notice and opportunity to present views on  
the proposed action would be contrary to the public interest,  
were regularly adopted as emergency rules of this agency at  
(place) on (date) and are herewith filed in  
the office of the code reviser pursuant to chapter 34.04 RCW.

Dated this 13th day of November 1968 .

Department of Agriculture  
(AGENCY)

*Cameron S. Adams*  
By CAMERON S. ADAMS  
DEPUTY DIRECTOR OF AGRICULTURE  
Title

STATE OF WASHINGTON  
**FILED**  
NOV 18 1968  
CODE REVISER'S OFFICE  
KET 2260 FILE # 20

① NOTICE NUMBER AS APPEARS ON THE COPY OF NOTICE RETURNED TO YOU BY REVISER'S OFFICE (IF PROCEEDINGS WERE CONTINUED, USE NO. OF LAST NOTICE)  
② STAMPED DATE AS APPEARS ON THE COPY OF NOTICE RETURNED TO YOU BY REVISER'S OFFICE (IF PROCEEDINGS WERE CONTINUED, USE DATE OF LAST NOTICE)  
③ UNLESS A LATER DATE IS SPECIFIED IN THIS ORDER OR IS PRESCRIBED IN ANOTHER STATUTE, RULES ARE EFFECTIVE 30 DAYS AFTER FILING: RCW 34.04.040. LEAVE THIS SPACE BLANK EXCEPT IN SUCH SPECIAL CASES.  
Revised 11/15/67 (Form CR-2)

STATE OF WASHINGTON  
DEPARTMENT OF AGRICULTURE  
OLYMPIA

ORDER NO. 1102  
Amending Order No. 1059  
Effective December 19, 1968

NEW WAC 16.604.002 PROMULGATION. (This promulgation relates only to WAC 16.604.009 and WAC 16.604.010).

I, Donald W. Moos, Director of Agriculture of the state of Washington by virtue of the authority vested in me under Chapter 16.57 RCW and after due notice as provided under Chapters 34.04 and 42.32 RCW and a public hearing held in Olympia, Washington, November 13, 1968, do hereby promulgate the following regulations relating to brand inspection; and amending Regulation 1, Order No. 1059 and WAC 16.604.009 and Regulation 2, Order No. 1059 and WAC 16.604.010:

AMD WAC 16.604.009 DEFINITIONS. For the purposes of this order:

- (1) "Market" means public livestock market as defined in RCW 16.65.010 (1).
- (2) "Department" means the department of agriculture of the State of Washington.
- (3) "Director" means the director of the department or his duly authorized representative.
- (4) "Licensee" means any person licensed to operate a market.
- (5) "Livestock" except as used in the Brand Inspection Regulations of this order means all cattle, horses, mules, swine, sheep, goats, poultry and rabbits.
- (6) "Livestock" as used in the Brand Inspection Regulations of this order means all cattle of whatever species, breed or age.
- (7) "Lot" means livestock of one ownership.

AMD WAC 16.604.010 BRAND INSPECTION REGULATIONS. (1) All livestock before being offered for sale at any market shall be brand inspected by a regulatory officer of this state.

(2) Whenever any livestock is offered for sale at a market and not sold, the identical animals may be offered for sale at the same market within eight days of the original inspection date without being required to pay a second brand inspection fee, upon presentation of the prior brand inspection certificate. In any such instance the unsold livestock must be presented for brand inspection without any animals having been taken from, or other animals having been added to, such lot or group of livestock and must be retained on the premises where first offered for sale within the time limit specified above.

(3) It shall be the responsibility of the licensee to identify each head of cattle consigned to a market by placing a numbered tag or other method of identification as approved by the Director on each animal before the livestock are brand inspected, except certain lots of one brand cattle or lots of no brand cattle under one year of age may be exempted by the regulatory officer. The licensee shall provide the regulatory officer with a sale ticket or sale sheet immediately after the animal is sold which shall show the name of the new buyer and the number identifying the animals.

(4) Adequate facilities and space shall be provided for inspection for brands or other identifying characteristics,

such facilities to be approved by the director. The market or the consignor shall at the request of the regulatory officer make visible the brand or brands on the animal. Brand inspection facilities shall be approved by the Director and shall consist of:

(a) Adequate covered chute or chutes and work space adjacent;

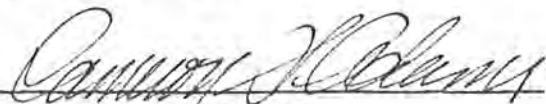
(b) Adequate office facilities;

(c) Electrical outlets for clippers at chutes;

(d) Adequate lighting of chutes.

(5) No person shall remove any livestock from the premises of any market without first obtaining a signed release from the licensee. PROVIDED, The licensee or any agent or employee thereof shall not allow the removal of any livestock from the premises of the market without first obtaining a brand inspection clearance of the livestock to be removed: PROVIDED FURTHER, that horses, swine, sheep, poultry and rabbits will be exempt from the brand inspection requirements of this regulation.

I hereby certify that the foregoing is a true and correct copy of the regulations promulgated.



CAMERON S. ADAMS

Deputy Director of Agriculture  
State of Washington

Signed at Olympia, Washington

Date: November 13, 1968.