

ber by which number said applicant shall thereafter be known and designated in applying and enforcing the tagging, inspection and adhesive stamp provisions of this Section, and thereupon he shall furnish to such applicant adhesive stamps in quantities of not less than one thousand for which the applicant shall pay ten dollars for each thousand stamps, which said payment and charge shall constitute an inspection charge for the purpose of enforcing this Section.

The Director of Health is hereby authorized to prepare and cause to be printed adhesive stamps, which shall bear a replica of the seal of the State, the registry number of the person applying therefor, and such other matter as the Director shall direct.

It shall be unlawful for any person to sell, lease, offer to sell or lease, to deliver or to have in his possession with intent to sell, lease, deliver or consign any article covered by this Section unless there shall be attached to the tag required by this Section, by the person manufacturing, renovating, sterilizing or offering for sale the same, an adhesive stamp prepared and issued by the Director of Health, as hereinbefore provided.

All fees collected under the provisions of this Section 64, shall be paid to the Director of Health, and when so collected and paid, shall thereafter be by the said Director of Health, placed in a separate fund, to be known as the Bedding Fund, into which all moneys collected under the provisions of this Section 64 shall be paid, and from which all expenditures necessary in carrying into effect the provisions of this Section 64 shall be paid.

All moneys in the Bedding Fund, from time to time, are hereby specifically appropriated to the Department of Health, for the purpose of carrying into effect the provisions of this Section 64, and for the payment of salaries and expenses of inspectors, employees, and for research, or any other necessary expenses of said Department of Health, connected with the enforcement of this Section 64.

(I) It is the intent of this Section 64 to prevent both the manufacture and the sale within this State, of any of the articles enumerated in sub-section E of this Section 64, except in conformity to and in compliance with the provisions of said Sub-section E. Inasmuch, however, as some of the articles so enumerated may be made, or the material used in the manufacture or renovation thereof may be processed, outside of the limits of this State, it is hereby expressly provided, that where the person or concern so manufacturing any such article or processing any such material shall so have or operate his or its plant outside of the limits of this State, the Director of Health may in his discretion in lieu of a physical inspection of the plan of such non-resident person or concern satisfy himself by examination of the product so made or processed by such non-resident or by such other means as said Director of Health may deem adequate, of the propriety of issuing to such non-resident, the permit required by the provisions of this Section 64, or of renewing or keeping in force a permit so issued. But in the event that at any time said Director of Health may deem it necessary to make physical inspection of any such plant or factory of said non-resident, then and in that event he shall be entitled and empowered to require the payment by such non-resident, of such sum as may cover the reasonable traveling charges entailed by such physical inspection, and to refuse to issue, or to revoke or suspend any permit, until or unless such charges are so paid.

(J) The Department of Health, through its officers and employees, is hereby charged with the administration and enforcement of Section 64,