

CHAPTER 110.

AN ACT to repeal and re-enact with amendments Section 83 of Article 48 of the Annotated Code of Maryland, title, "Inspections," sub-title, "Feed Stuffs," as the same were enacted by Chapter 124 of the Acts of 1920, relating to annual inspection fees and penalties for violation of any of the provisions or requirements of said sub-title.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 83 of Article 48 of the Annotated Code of Maryland, title, "Inspections," sub-title, "Feed Stuffs," as the same were enacted by Chapter 124 of the Acts of 1920, be and the same are hereby repealed and re-enacted so as to read as follows:

83. Each and every manufacturer, importer, jobber, firm, association, corporation or person manufacturing, selling, offering or exposing for sale or distributing any commercial feeding stuffs as defined in Section 80 of this Article, shall pay to the University of Maryland an annual inspection fee of twenty dollars (\$20) for each brand of commercial feeding stuff sold, offered or exposed for sale or distributed in this State except the following: prest wheat bran, pure wheat middlings, pure wheat mixed feed; pure rye bran, pure rye middlings, pure rye mixed feed; pure buckwheat bran, pure buckwheat middlings, pure buckwheat feed; pure corn and oat chop, pure corn bran and pure corn meal, sold as a feeding stuffs, on which no fee is required, and receive therefor a license to sell such commercial feeding stuffs until the first day of January next following; said fees to constitute a fund for the payment of the cost of the inspections, sampling, analysis and other expenses incident to putting into effect the provisions of this Act. Whenever any commercial feeding stuffs, as defined in Sections 80 or 83 is offered or exposed for sale in bulk or otherwise stored, the manufacturer, importer, jobber, firm, association, corporation or person keeping the same for sale shall keep on hand tags upon which shall be printed the statement required by the provisions of Section 81, and when such feeding stuffs is sold at retail in bulk or in packages belonging to the purchaser, the manufacturer, importer, jobber, firm, association, corporation or person shall furnish the purchaser with sufficient tags for said packages, and, upon request, with a card or cards upon which appears the statement required by the provisions of Section 81.

Approved April 9, 1924.