

TO STORAGE FREE OF CHARGE FOR SIX MONTHS FROM THE DATE OF SALE.

(B) CHARGES FOR STORAGE AFTER SIX MONTHS.

EVERY INSPECTED HOGSHEAD REMAINING IN THE WAREHOUSE MORE THAN SIX MONTHS FROM THE DATE OF SALE IS SUBJECT TO STORAGE CHARGES, AS FIXED BY THE SECRETARY.

(C) NOTICE OF REMOVAL.

THE SECRETARY MAY ISSUE A 30 DAY NOTICE REQUESTING IMMEDIATE REMOVAL FOR ANY TOBACCO STORED LONGER THAN SIX MONTHS FROM THE DATE OF SALE.

REVISOR'S NOTE: Subsection (a) presently appears as Art. 48, §36 of the Code. Subsection (b) presently appears as the first sentence of Art. 48, §37. The last sentence is proposed for deletion because it appears as new language in subsection (c). The only other changes made are in style.

SEC. 7-321. SALE OF UNINSPECTED TOBACCO PERMITTED.

A GROWER OR OWNER OF MARYLAND-GROWN TOBACCO MAY SELL IT EITHER IN THE STATE OR OUT OF IT IN HOGSHEADS OF ANY SIZE OR WEIGHT, IN BOXES, OR IN ANY OTHER STYLE OF PACKAGE, WITHOUT INSPECTION OR PLACEMENT IN THE WAREHOUSE FOR ANY PURPOSE, OR PAYMENT TO THE SECRETARY FOR OUTAGE, STORAGE, OR ANY OTHER CHARGE.

REVISOR'S NOTE: This section presently appears as Art. 48, §40 of the Code. The last provision which refers to payment to the State is proposed for deletion and language is added to reflect the fact that payment is made to the Secretary. The only other changes made are in style.

SEC. 7-322. REMOVAL FROM WAREHOUSE FREE OF CHARGE.

THE OWNER OF ANY STAYED TOBACCO MAY REMOVE IT FROM THE WAREHOUSE FREE OF ANY CHARGE, IF IT IS NOT REMOVED TO ANOTHER WAREHOUSE OWNED OR LEASED BY THE STATE.

REVISOR'S NOTE: This section presently appears as Art. 48, §31 of the Code. The present reference to "condemned" tobacco is proposed for deletion because it is synonymous with