

currently are considered to become part of the General Fund and are accounted for accordingly.

Former Article 43, § 193A, which provided for the continuation of the frozen dessert standards that were set forth in former Article 43, § 192, as that section existed before July 1, 1970, is deleted as obsolete.

SUBTITLE 9. TOMATOES AND VINEGAR.

PART I. TOMATOES AND TOMATO JUICE.

4-901. ADULTERATION OF TOMATOES.

IN ANY PLANT OR FACTORY IN THIS STATE, A PERSON MAY NOT PREPARE OR CAN ANY TOMATOES OR TOMATO JUICE USING ANY LIQUID EXCEPT THE JUICE OF:

(1) THOSE TOMATOES OR ANY OTHER SOUND, RIPE TOMATOES AFTER THEY HAVE BEEN PEELED, TRIMMED, CORED, AND PREPARED PROPERLY FOR CANNING AS FOOD; OR

(2) ANY OTHER CLEAN, WHOLESOME FRUIT OR VEGETABLE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Article 43, § 244.

4-902. MISREPRESENTATION AS TOMATOES.

UNLESS THE GOODS COMPLY WITH THE PROVISIONS OF § 4-901 OF THIS SUBTITLE, A PERSON WHO PREPARES OR CANS GOODS MAY NOT REPRESENT THE GOODS TO BE CANNED TOMATOES OR CANNED TOMATO JUICE OR LABEL OR ADVERTISE THE GOODS IN A WAY THAT IS LIKELY TO LEAD PROSPECTIVE CONSUMERS TO BELIEVE THAT THE GOODS ARE CANNED TOMATOES OR CANNED TOMATO JUICE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Article 43, § 245.

In this section and throughout this part of this subtitle, "consumers" is substituted for "customers" for clarity.

The former term "vegetable product" is deleted as included in "goods".

4-903. SALE OF TOMATOES AT RETAIL.

A PERSON MAY NOT SELL AT RETAIL ANY CANNED TOMATOES OR CANNED TOMATO JUICE, OR GOODS THAT ARE PURPORTED TO BE CANNED TOMATOES OR CANNED TOMATO JUICE OR THAT ARE LABELED OR ADVERTISED IN A WAY THAT IS LIKELY TO LEAD PROSPECTIVE