

(1) HAS FULL ACCESS TO ANY PLACE OF BUSINESS, FACTORY, MILL, BUILDING, CARRIAGE, CAR, VESSEL, BARREL, TANK, OR PACKAGE OF ANY KIND USED IN THE MANUFACTURE, TRANSPORTATION, OR SALE OF VINEGAR OR ANY ADULTERATION OR IMITATION OF VINEGAR OR ANY PACKAGE THAT CONTAINS VINEGAR MIXED WITH FOOD; AND

(2) MAY:

(I) OPEN ANY PACKAGE, BARREL, OR VESSEL THAT CONTAINS VINEGAR OR ANY ADULTERATION OR IMITATION OF VINEGAR THAT IS MANUFACTURED, SOLD, OR EXPOSED FOR SALE; AND

(II) AFTER TENDERING PAYMENT FOR THE SAMPLES, TAKE SAMPLES FOR ANALYSIS.

(B) DISPOSITION OF FUNDS.

THE SECRETARY SHALL PAY ALL FUNDS COLLECTED UNDER THIS TITLE INTO THE GENERAL FUND OF THIS STATE.

REVISOR'S NOTE: This section is new language derived without substantive change from the third clause of the first sentence and the first and third clauses of the second sentence of former Article 43, § 184.

The second clause of the second sentence of former Article 43, § 184, which related to the manner in which the State Treasurer is to pay the expenses of carrying out this part of this subtitle, is deleted as unnecessary in light of other, independent provisions of law.

4-908. PROHIBITED ACTS INVOLVING VINEGAR.

(A) INJURIOUS INGREDIENTS.

A PERSON MAY NOT MANUFACTURE FOR SALE, DELIVER, SELL, OR POSSESS WITH INTENT TO SELL OR DELIVER ANY VINEGAR THAT CONTAINS ANY INGREDIENT THAT IS INJURIOUS TO HEALTH.

(B) MISREPRESENTATION AS APPLE VINEGAR OR CIDER VINEGAR.

A PERSON MAY NOT MARK, BRAND, DELIVER, SELL, EXPOSE FOR SALE, OR POSSESS WITH INTENT TO SELL OR DELIVER AS APPLE VINEGAR OR CIDER VINEGAR ANY VINEGAR THAT:

(1) IS NOT THE LEGITIMATE PRODUCT OF PURE APPLE JUICE; AND

(2) DOES NOT CONTAIN AT LEAST 1.5 PERCENT OF SOLIDS.