## **CHAPTER 332**

## REGULATING THE SALE OF MEAT AND MEAT PRODUCTS IN THE CITY, AND PROVIDING FOR MEAT INSPECTION

[History Ord 392]

## 332.01 DEFINITIONS.

- (1) "Meat": The edible part of the muscle of cattle, sheep, swine or goats which is skeletal or which is found in the tongue, in the diaphragm, in the heart, or in the esophagus, with or without the accompanying and overlying fat, and the portions of bone, skin, sinew, nerve and blood vessels which normally accompany the muscle tissue and which are not separated from it in the process of dressing. It does not include the muscle found in the lips, snout or ears.
- (2) "Meat By-Product": Any edible part other than meat which has been derived from one or more cattle, sheep, swine or goats.
- (3) "Meat Food-Product": Any article of food, or any article intended for or capable of being used as human food which is derived or prepared, in whole or in substantial and definite part, from any portion of any cattle, sheep, swine or goat, except such articles as organo-therapeutic substances, meat juice, meat extract and the like, which are only for medicinal purposes and are advertised only to the medical profession and veterinary profession.
  - (4) "Product": Any part or all of the meat, meat by-product and meat food-product.
- 332.02 INSPECTION REQUIRED. No person, firm or corporation shall sell, offer for sale or have in his possession with intent to sell, meat, meat-products or meat by-products unless there shall have been placed on each carcass, package or container a mark, stamp or brand showing that the same has been inspected and passed for food by the United States Department of Agriculture Bureau of Animal Husbandry or by the inspector of the City of Richland Center, or by the inspector of some other city in Wisconsin, provided that the Richland Center Health Officer shall satisfy himself that the officer of such other city having jurisdiction over production and processing of meat, meat by-products or meat food products is properly enforcing the provisions of their local regulation and that such regulations bear a reasonable resemblance to the regulations of the City of Richland Center. On all carcasses each primal cut shall bear the mark of inspection. The final disposition or denaturing of all diseased carcasses shall be made only as directed by and under the supervision of a qualified veterinary inspector.
- 332.03 SLAUGHTERERS LICENSED. Each establishment where animals are slaughtered for food to be sold in the City of Richland Center shall be licensed as provided in Chapter 331 of this Code and amendments thereto, except that this provision shall not apply to establishments inspected by the United States Department of Agriculture or to establishments licensed and inspected by some other city in Wisconsin, provided that the Richland Center Health Officer or Meat Inspector has satisfied himself that such other city has proper regulations over the production and processing of meat and meat products and that such regulations are being properly enforced.
- **332.04 SLAUGHTERHOUSES.** All animals not slaughtered under federal inspection shall be slaughtered in slaughter houses constructed and maintained as required by Chapter 331 and rules of State

Board of Health of Wisconsin and of the Wisconsin Department of Agriculture, Trade and Consumer Protection as adopted herein.

**332.05 HORSE MEAT.** No horse meat shall be sold in the City of Richland Center except for animal feed. All such horse meat shall be plainly and conspicuously marked on the container, "For Animal Feed Only." Any carcass or carcass cuts, such as primal cuts, of horse meat offered for sale as animal feed shall be plainly and conspicuously stamped, "Horse Meat-For Animal Feed Only."

**332.06 PENALTY.** Any person violating any provision of this chapter shall, upon conviction, forfeit to the City of Richland Center not less than \$50.00 nor more than \$400.00, together with the costs of prosecution, and in this event such forfeiture and costs shall not be paid, shall be imprisoned in the Richland County Jail until so paid, but not to exceed 90 days.