CHAPTER 49. [H. B. 116.]

CONCENTRATED COMMERCIAL FEEDING STUFFS.

An Act relating to concentrated commercial feeding stuffs and amending Section 3 of Chapter 101 of the Laws of 1919.

Be it enacted by the Legislature of the State of Washinaton:

That Section 3 of Chapter 101 of the Rem. Comp. stat. § 7018; Section 1. Laws of 1919 be amended to read as follows:

Section 3. Any person, company, corporation or agent, that shall sell, offer or expose for sale, any concentrated commercial feeding stuff in this state shall state in the invoice of every bulk shipment, shall affix or cause to be affixed to every package or sample of such concentrated commercial feeding stuff, in a conspicuous place on the outside thereof, a tag or label, which shall be accepted as a guarantee of the manufacturer, importer, dealer, or agent, and which shall have plainly printed thereon, in the English language, the number of net pounds of concentrated commercial feeding stuff in the package or bulk shipment, the name, brand or trademark under which the concentrated commercial feeding stuff is sold, the name and address of the manufacturer, importer, dealer or agent, the guaranteed analysis stating the minimum percentage of crude fat and crude protein and maximum per cent of crude fibre, which shall not exceed ten per cent (10%), determined as described in section 2, and the ingredients from which the concentrated commercial feeding stuff is compounded. The agency distributing to users of such feed in less than carload lots shall deliver to the purchaser of each lot regardless of quantity sold a bill showing current analysis of such feeding stuffs: Provided, That nothing in this act Molasses shall be construed to prohibit the manufacture and sale of molasses mixed with alfalfa meal, or cut alfalfa, made from the entire alfalfa hay, not less than

Pierce's Code § 84-3.

Packages to be labeled showing amount and analysis.

and alfalfa mixture.

ninety per cent (90%) pure for first cutting and not less than ninety-five per cent (95%) pure for second and third cuttings, the crude fibre content of which mixture does not exceed thirty per cent (30%) by weight in a mixture of ten per cent (10%) molasses and ninety per cent (90%) alfalfa. In mixtures containing greater proportions of molasses than ten per cent, the maximum crude fibre content thereof shall be proportionately less.

Passed the House December 9, 1925.

Passed the Senate December 16, 1925.

Approved by the Governor December 19, 1925.

CHAPTER 50.

[S. B. 67.]

LUNCH ROOMS IN SCHOOLS WITHIN FIRST CLASS SCHOOL DISTRICTS.

AN ACT relating to health, welfare and care of children in attendance at public schools and amending Chapter 152 of the Session Laws of the State of Washington for the year 1923 by adding one section thereto to be designated Section 2.

Be it enacted by the Legislature of the State of Washington:

SECTION 1. That Chapter 152 of the Session Laws of the State of Washington for the year 1923 be amended by adding thereto a section to be designated Section 2, to read as follows:

Authorization.

Expenses not to exceed revenue. Sec. 2. The Directors of any School District of the first class may establish and operate lunchrooms in the school buildings for pupils and teachers; *Provided*, The actual operating expenses, including cost of food supplies, shall not exceed the revenue from the sale of lunches in any school year.

Passed the Senate November 17, 1925.

Passed the House December 9, 1925.

Approved by the Governor December 19, 1925.