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cation shall not affect the validity of the act as a whole, or any section, provision or part thereof not adjudged invalid or unconstitutional.

<u>NEW SECTION.</u> Sec. 56. Section 1 through 39, chapter 291, Laws of 1959 and RCW 19.93.010 through 19.93.380 and 19.93.900 are each repealed.

Passed the House March 12, 1969 Passed the Senate March 10, 1969 Approved by the Governor March 24, 1969 Filed in office of Secretary of State March 24, 1969

CHAPTER 68 [House Bill No. 18] FOOD PROCESSING

AN ACT Relating to food processing; amending section 2, chapter 121, Laws of 1967 ex. sess. and RCW 69.07.020; amending section 4, chapter 121, Laws of 1967 ex. sess. and RCW 69.07.040; amending section 8, chapter 121, Laws of 1967 ex. sess. and RCW 69.07-.080; adding a new section to chapter 121, Laws of 1967 ex. sess. and to chapter 69.07 RCW; and repealing section 3, chapter 121, Laws of 1967 ex. sess. and RCW 69.07.030.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 2, chapter 121, Laws of 1967 ex. sess. and RCW 69.07.020 are each amended to read as follows:

(1) The department shall enforce and carry out the provisions of this chapter, and may adopt the necessary rules to carry out its purposes.

(2) Such rules may include ((but-are-not-limited-to)):

(a) ({Standards-of-sanitation-in-the-handling-storing-of holding-of-raw-food-products-prior-to-processing-in-a-food-processing plant.

{b}--Standards-of-sanitation-in-and-throughout-a-food-processing-plant-and-its-appurtenances,-including-the-facilities-used-for-the personal-comfort-and-convenience-of-employees-and-their-location-in-a food-processing-plant.

(e)--Standards-of-sanitation-for-any-contrivance-or-equipment

used-in-{i}-the-handling-of-either-raw-food-products-or-processed-food products-being-transported-or-moved-into-a-food-processing-plantr-{ii} the-handling-and-processing-of-said-raw-food-products-or-processed food-products-within-the-food-processing-plant-and-{iii}-the-preparation-for-and-shipment-of-processed-foods-and-their-by-products-from the-food-processing-plant*

(d)--Standards-for-the-materials-used-in-the-construction-of-those areas-where-foods-are-actually-processed-in-a-food-processing-plant.

(e)--Standards-for-the-types-of-materials-used-in-equipment-used-to handle-and-process-foods-in-a-food-processing-plant.

(f) Standards for temperature controls in the storage of foods, so as to provide proper refrigeration.

(((g))) (b) Standards for temperatures at which low acid foods must be processed and the length of time such temperatures must be applied and at what pressure in the processing of such low acid foods.

 $((\{h\}))$ (c) Standards and types of recording devices that must be used in providing records of the processing of low acid foods, and how they shall be made available to the department of agriculture for inspection.

 $((\{\pm\}))$ (d) Requirements for the keeping of records of the temperatures, times and pressures at which foods were processed, or for the temperatures at which refrigerated products were stored by the licensee and the furnishing of such records to the department.

(e) Standards that must be used to establish the temperature and purity of water used in the processing of foods.

Sec. 2. Section 4, chapter 121, Laws of 1967 ex. sess. and RCW 69-.07.040 are each amended to read as follows:

It shall be unlawful for any person to operate a food processing plant or process foods without first having obtained an annual license from the department, which shall expire on the 31st day of March following issuance. A separate license shall be required for each food processing plant. Application for a license shall be on a form prescribed by the director and accompanied by a ten dollar annual license fee. Such application shall include the full name of the applicant for the license and the location of the food processing plant he intends to operate. If such applicant is an individual, receiver, trustee, firm, partnership, association or corporation, the full name of each member of the firm or partnership, or names of the officers of the association or corporation shall be given on the application. Such application shall further state the principal business address of the applicant in the state and elsewhere and the name of a person domiciled in this state authorized to receive and accept service of summons of legal notices of all kinds for the applicant, and any other necessary information prescribed by the director. Upon the approval of the application by the director and compliance with the provisions of this chapter, including the applicable regulations adopted hereunder by the department, the applicant shall be issued a license or renewal thereof. ((The-provisions-of-this-section-shall-not-apply-to food-processing-plants-or-food-processors-subject-to-and-being-inspected-by-the-federal-department-of-health,-education-and-welfare.))

Sec. 3. Section 8, chapter 121, Laws of 1967 ex. sess. and RCW 69.07.080 are each amended to read as follows:

For purpose of determining whether the rules adopted pursuant to RCW 69.07.020, as now or hereafter amended are complied with, the department shall have access for inspection purposes to any part, portion or area of a food processing plant, and any records required to be kept under the provisions of this chapter or rules and regulations adopted hereunder. Such inspection shall, when possible, be made during regular business hours or during any working shift of said food processing plant. The department may, however, inspect such food processing plant at any time when it has received information that an emergency affecting the public health has arisen and such food processing plant is or may be involved in the matters causing such emergency ((+--PROVIDED7-HOWEVER7-That-the-inspections-authorized-by-this ehapter-do-not-apply-to-a-food-processing-plant-that-is-subject-to-and is-being-inspected-by-a-federal-agency)).

<u>NEW SECTION.</u> Sec. 4. There is added to chapter 121, Laws of 1967 ex. sess. and to chapter 69.07 RCW a new section to read as fol-

lows:

The authority granted to the director and to the department under the provisions of the Uniform Washington Food, Drug and Cosmetic Act (chapter 69.04 RCW), as now or hereafter amended, shall not be deemed to be reduced or otherwise impaired as a result of any provision or provisions of the Washington Food Processing Act (chapter 69-.07 RCW).

<u>NEW SECTION.</u> Sec. 5. Section 3, chapter 121, Laws of 1967 ex. sess. and RCW 69.07.030 are each repealed.

Passed the House March 12, 1969 Passed the Senate March 10, 1969 Approved by the Governor March 24, 1969 Filed in office of Secretary of State March 24, 1969

> CHAPTER 69 [House Bill No. 53] MOBILE HOMES AND TRAVEL TRAILERS EXCISE

AN ACT Relating to mobile homes and travel trailers; amending section 82.50.020, chapter 15, Laws of 1961, as amended by section 45, chapter 149, Laws of 1967 ex.sess. and RCW 82.50.020; and amending section 82.50.070, chapter 15, Laws of 1961, as amended by section 49, chapter 149, Laws of 1967 ex.sess., and RCW 82.50.070.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 82.50.020, chapter 15, Laws of 1961, as amended by section 45, chapter 149, Laws of 1967 es.sess., and RCW 82-.50.020 are each amended to read as follows:

An annual excise tax is imposed on the owner of any mobile home or travel trailer for the privilege of using such mobile home or travel trailer in this state. The tax shall be collected for each calendar year by the department of motor vehicles or the county auditor of the county in which the mobile home or travel trailer is located at the time payment is made and shall be due on and after January 1st or on the date the mobile home or travel trailer is first purchased or brought into this state, and paid on or before ((Mareh-31st)) January <u>31st</u> of each calendar year or thirty days after the mobile home or