MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND NINETEENTH LEGISLATURE

FIRST REGULAR SESSION December 2, 1998 to June 19, 1999

THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NON-EMERGENCY LAWS IS SEPTEMBER 18, 1999

PUBLISHED BY THE REVISOR OF STATUTES IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 163-A, SUBSECTION 4.

> J.S. McCarthy Company Augusta, Maine 1999

- **1. Inspection.** The department shall inspect the processing of <u>farmstead farm</u> cheese using the same standards used to inspect <u>the processing of</u> other cheeses.
- 2. Licensing. A producer may not sell farmstead farm cheese unless licensed in accordance with this section. The department shall issue a license to a farmstead farm cheese producer in accordance with the same standards used to issue licenses to other cheese producers who uses equipment and standards established in this section and in rules adopted pursuant to this section.
- 3. Labeling. The department shall establish rules for the labeling of farmstead cheese. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter II A. Except as provided in subsection 6, farm cheese that is offered for sale must bear a label that contains the words "heat-treated, not pasteurized." Except as provided in subsection 6, when farm cheese is offered for consumption at an eating establishment as defined in Title 22, section 2491, subsection 7, the menu must identify items on the menu that contain or are made with farm cheese and must provide notice that farm cheese is not pasteurized using the words "heat-treated, not pasteurized" on the menu.
- 4. Sale restrictions. Farmstead cheese may only be sold from the farm where it is produced and through farm stands and farmers' markets, as defined in section 415.
- 5. Standards, rules. Milk used for making farm cheese must be heat-treated in a double boiler with a capacity for heat-treating not more than 2 gallons of milk per batch. The double boiler and thermometer used for heat treatment must be approved by the department. The department shall adopt rules to establish a process for licensing and inspecting farm cheese producers. Rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter II-A.
- 6. Established producers. For the purposes of this section, "established producer" means a person who on June 30, 1998 held a valid license to produce farm cheese for sale and who heat-treated the milk using a double boiler method prior to making the farm cheese. Notwithstanding subsection 3, farm cheese made by an established producer and offered for sale must bear a label that contains the words "heat-treated." Notwithstanding subsection 3, when farm cheese made by an established producer is offered for consumption at an eating establishment as defined in Title 22, section 2491, subsection 7, the menu must identify items on the menu that contain or are made with farm cheese and must provide notice that farm cheese is heat-treated using the words "heat-treated"

on the menu. A license issued to an established producer under this section may not be transferred to another person. This subsection is repealed June 30, 2004.

See title page for effective date.

CHAPTER 419

H.P. 610 - L.D. 850

An Act to Institute Wild Number Beano

Be it enacted by the People of the State of Maine as follows:

- Sec. 1. 17 MRSA §311, sub-§7-B is enacted to read:
- 7-B. Wild number beano. "Wild number beano" means a beano occasion, game or series of beano games in which a number is picked or denoted as a wild number that may be used to fill any number or letter on a beano card.

Sec. 2. 17 MRSA §314-C is enacted to read:

§314-C. Wild number beano

An organization licensed under section 314 may conduct wild number beano during any beano occasion. The wild number must be announced at the beginning of a wild number beano game or at the beginning of each game conducted as part of a series.

See title page for effective date.

CHAPTER 420

S.P. 329 - L.D. 983

An Act to Amend the Centers for Innovation Program

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 5 MRSA §1581, as amended by PL 1997, c. 24, Pt. FF, §3, is further amended by inserting at the end a new paragraph to read:

The Centers for Innovation program, established under section 13124, must be a separate appropriation not included under any other department or agency in the General Fund appropriation bill.

Sec. 2. Funding level. In implementing section 1 of this Act, the amounts appropriated for the Centers for Innovation program must be at least the