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Amending Chapter 96 of the Session Laws of Colorado, 1931, Making the Inspection and Grading of Certain Fruits and Vegetables Optional.

Colorado General Assembly

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CHAPTER 85

FRUITS AND VEGETABLES

GRADING OPTIONAL

(Senate Bill No. 75. By Senators Hotchkiss, Bannister and Wheeler, and Representative Tinsley)

AN ACT

AMENDING CHAPTER 96 OF THE SESSION LAWS OF COLO-ORADO, 1931, MAKING THE INSPECTION AND GRADING OF CERTAIN FRUITS AND VEGETABLES OPTIONAL.

Be It Enacted by the General Assembly of the State of Colorado:

Section Amended

Section 1. Section 24, Chapter 96, Session Laws of Colorado, 1931, is hereby amended to read as follows:

Commodities Designated Under Act Section 24. From and after the effective date of of this Act no person, firm, corporation or other organization shall pack for sale, offer for sale, consign for sale or sell in straight or mixed quantities of 1,000 pounds or more in weight the following named fruits and vegetables: Any peaches, cantaloupes, honeydew melons, honeyball melons, watermelons, head lettuce, broccoli, cauliflower, green peas, potatoes, onions and cabbage or spinach grown within the State of Colorado, unless such fruits and/or vegetables conform with the minimum grades or classifications as speci-

fied hereinafter in this Act, and with such additional grades, grading rules and regulations applicable thereto as may have theretofore been promulgated by the Director under the provisions of this Act, and unless such fruits and/or vegetables have been duly inspected as provided in this Act. Such inspections as specified and required in this Act shall be optional as to apples and pears. Whenever any mixed carload contains one-tenth or more in aggregate weight of any fruits and/or vegetables not named in this section, such mixed carload shall be exempt in its entirety from all of the provisions of this Act. Carload shipments of any fruits and/or vegetables named in this section Shipments to canneries or for by-product purposes shall be exempt from all of the provisions of this Act. Intrastate shipments not exceeding four thousand pounds of fruit and/or vegetables, but in the case of potatoes not exceeding seven thousand pounds, destined solely for immediate local consumption at points within this State shall likewise be exempt from all of the provisions of this Act.

Exempt From

Section 2. In the opinion of the General Assembly an emergency exists; therefore, this Act shall take effect and be in force from and after its passage.

Approved May 29, 1933.