Illinois Egg and Egg Products Act
Rules and Regulations
Object of the Illinois Egg Law

This law has been developed and improved for the benefit of producers, grading stations, distributors, retailers, and consumers alike. Requirements include candling for quality, grading for size, and honesty in labeling. With these basics, both the retailer and consumer may specify and be assured of getting the kinds of eggs that meet their needs.

Points to Remember

First The Federal standards and grades for shell eggs are official for eggs offered for sale in Illinois.

Second All eggs received by retailers must be prepackaged in new consumer containers.

Third Cartons must show grade and size of eggs plus identifiable origin, and pack date.

Fourth Eggs offered for sale as “fresh eggs”, or by any other words of similar meaning must meet the minimum requirements of Grade A.

Fifth All eggs bearing a designated grade or size must be held at a temperature not to exceed 45 degrees Fahrenheit and kept from freezing, until they reach the consumer.

Sixth Because eggs are a perishable item of food and the preservation of quality a sensitive issue, certain sanitation requirements have been included, governing cases, packing material, premises, facilities, vehicles, display cases, etc.

Seventh The Illinois Department of Agriculture has been charged with the responsibility for enforcing this law. Representatives of the Department will endeavor to advise and cooperate with all interested parties to achieve the greatest possible benefits.

Eighth This law does not apply to those nest run eggs sold by a producer when eggs are produced by his own flock, except where he elects to subject himself to the law’s provisions by engaging in selling eggs for public consumption.
615/1. Short Title
Sec. 1. This Act may be cited as the Illinois Egg and Egg Products Act.
(Source: P.A. 86 1475.)

615/2. Legislative Policy
Sec. 2. It is hereby declared to be the policy of the General Assembly to provide for the inspection of eggs and egg products, place restrictions upon the disposition of certain qualities of eggs, and provide uniformity of standards for eggs, and otherwise regulate the processing, handling, labeling, and distribution of eggs and egg products as hereinafter prescribed to prevent the movement or sale for human food of eggs and egg products which are adulterated or misbranded or otherwise in violation of this Act, and to cooperate with the Federal Government, the several states, and other people to effectively carry out the mandate of this Act.
(Source: P.A. 79 678.)

615/3. Definitions
Sec. 3. Definitions. For the purpose of this Act, unless the context otherwise requires, the terms specified in Sections 3.1 through 3.36 have the meanings assigned to them in those Sections.
(Source: P.A. 79 678.)

615/3.1. Adulterated
Sec. 3.1. “Adulterated” means any egg or egg product under one or more of the following circumstances:

(a) If it bears or contains any poisonous or deleterious substance that may render it injurious to health; but in case the substance is not an added substance, the article shall not be considered adulterated under this clause if the quantity of the substance in or on the article does not ordinarily render it injurious to health.

(b) If it bears or contains any added poisonous or added deleterious substance (other than one which is (i) a pesticide chemical in or on a raw agricultural commodity; (ii) a food additive; or (iii) a color additive) that may, in the judgment of the Director, make the article unfit for human food.

(c) If it is, in whole or in part, a raw agricultural commodity and it bears or contains a pesticide chemical that is unsafe within the meaning of Section 408 of the Federal Food, Drug and Cosmetic Act.
(d) If it bears or contains any food additive that is unsafe within the meaning of Section 409 of the Federal Food, Drug and Cosmetic Act.

(e) If it bears or contains any color additive that is unsafe within the meaning of Section 706 of the Federal Food, Drug, and Cosmetic Act. However, an article that is not otherwise deemed adulterated under subparagraph (c), (d), or (e) shall nevertheless be deemed adulterated if use of the pesticide chemical, food additive, or color additive, in or on the article, is prohibited by regulations of the Director in official plants.

(f) If it consists in whole or in part of any filthy, putrid, or decomposed substance, or if it is otherwise unfit for human food.

(g) If it has been prepared, packaged, or held under unsanitary conditions whereby it may have become contaminated with filth, or whereby it may have been rendered injurious to health.

(h) If it is an egg that has been subjected to incubation or the product of any egg that has been subjected to incubation.

(i) If its container is composed, in whole or in part, of any poisonous or deleterious substance that may render the contents injurious to health.

(j) If it has been intentionally subjected to radiation, unless the use of the radiation was in conformity with a regulation or exemption in effect under Section 409 of the Federal Food, Drug and Cosmetic Act.

(k) If any valuable constituent has been, in whole or in part, omitted or abstracted from the egg or egg product; or if any substance has been substituted, wholly or in part for the egg or egg product; or if damage or inferiority has been concealed in any manner; or if any substance has been added to the egg or egg product or mixed or packed with the egg or egg product so as to increase its bulk or weight, or reduce its quality or strength, or make it appear better or of greater value than it is.

(l) If the egg is processed in a manner that does not allow the examination of the content of the individual egg and allows the egg content to commingle with the egg shell or shell membrane during processing.

(615/3.2. Broker)

Sec. 3.2. “Broker” means any person who arranges the transfer or ownership of eggs or egg products from one person to another and who may or may not take possession of such eggs or egg products in the process.

(615/3.3. Candling)

Sec. 3.3. “Candling” means the careful examination, in an adequately dark room or place, of the whole egg by means of a strong light, the
apparatus and method employed to be such as shall be approved by the
said Department.
(Source: P.A. 79 678.)

615/3.4. Check
Sec. 3.4. “Check” means an egg that has a broken shell or crack in the
shell but has its membranes intact and contents not leaking.
(Source: P.A. 79 678.)

615/3.5. Clean and sound shell egg
Sec. 3.5. “Clean and sound shell egg” means any egg whose shell is free
of adhering dirt or foreign material and is not cracked or broken.
(Source: P.A. 79 678.)

615/3.6. Consumer
Sec. 3.6. “Consumer” means any person who acquires eggs for
consumption by members of his own household, nonpaying guests and
employees, and not for resale.
(Source: P.A. 79 678.)

615/3.7. Consumer size container
Sec. 3.7. “Consumer size container” means any case, carton, sleeve, or
other container approved by the Department which is used to market eggs
to consumers.
(Source: P.A. 79 678.)

615/3.8. Department
Sec. 3.8. “Department” means the Department of Agriculture of the
State of Illinois.
(Source: P.A. 79 678.)

615/3.9. Director
Sec. 3.9. “Director” means the Director of the Department of Agriculture
of the State of Illinois.
(Source: P.A. 79 678.)

615/3.10. Dirty egg
Sec. 3.10. “Dirty egg” means an egg that has a shell that is unbroken
and has adhering dirt or foreign material, or prominent stains on the shell
surface, or moderate stains covering more than 1/4 of the shell surface.
(Source: P.A. 79 678.)
615/3.11. Distributor

Sec. 3.11. “Distributor” means any person who sells eggs to retailers or institutional consumers and shall include any person distributing eggs to his or to its own retail outlets or stores, but not including any person only engaged in the hauling or transporting of eggs.
(Source: P.A. 79 678.)

615/3.12. Egg products

Sec. 3.12. “Egg products” means any liquid, frozen, or dried eggs, with or without added ingredients, excepting products which contain eggs only in a relatively small proportion or historically have not been, in the judgment of the Director, considered by consumers as products of the egg industry, and which may be exempted by the Director under conditions he may prescribe to assure that the egg ingredients are not adulterated and the products are not represented as egg products.
(Source: P.A. 89 154, eff. 7 19 95.)

615/3.13. Eggs

Sec. 3.13. “Eggs” means the shell eggs of the domesticated chicken, turkey, duck, goose, or guinea.
(Source: P.A. 79 678.)

615/3.14. Facilities

Sec. 3.14. “Facilities” means any room or place, compartment, refrigerator, or vehicle used in handling eggs in any manner.
(Source: P.A. 79 678.)

615/3.15. Graded egg

Sec. 3.15. “Graded egg” means an egg which is classified in accordance with the standards established by the Department, taking into consideration the size or weight, quality factors (interior and exterior) including condition of white and yolk, the size and condition of the air cell and cleanliness and soundness of shell.
(Source: P.A. 79 678.)

615/3.16. Handler

Sec. 3.16. “Handler” means any person including a producer dealer engaged in the business of distributing or processing eggs or egg products and may include the receiving, assembling, cleaning, grading, sorting, candling, packing, or otherwise preparing for market and selling of the
eggs and egg products, or otherwise using any eggs in the preparation of human food.
(Source: P.A. 89 154, eff. 7 19 95.)

615/3.16a. Hazardous disease infected flock
Sec. 3.16a. “Hazardous disease infected flock” means a flock of chickens that has been found to be infected with salmonella or another poultry disease that may be injurious to the health of humans.
(Source: P.A. 89 154, eff. 7 19 95.)

615/3.17. Inedible egg
Sec. 3.17. “Inedible egg” means any egg of the following description: black rot, yellow rot, white rot, mixed rot (addled egg), sour egg, egg with a green white, egg with a stuck yolk, moldy egg, musty egg, egg showing a blood ring, and an egg containing any embryo chick (at or beyond the blood ring stage), and any egg that is adulterated as that term is defined pursuant to the Federal Food, Drug and Cosmetic Act.
(Source: P.A. 89 154, eff. 7 19 95.)

615/3.18. Inspector
Sec. 3.18. “Inspector” means any employee or official authorized to inspect eggs or egg products and to enforce other regulatory measures necessary to effectively carry out the mandate of this Act.
(Source: P.A. 79 678.)

615/3.19. Institutional consumer
Sec. 3.19. “Institutional consumer” means any restaurant, hotel, boarding house, hospital, nursing home, government institution, or any other business facility or place in which eggs are prepared or offered as food for use by its patrons, residents, inmates, or patients.
(Source: P.A. 79 678.)

615/3.20. Leaker
Sec. 3.20. “Leaker” means an egg that has a crack or break in the shell and shell membranes to the extent that the egg contents are exposed or are exuding or free to exude through the shell.
(Source: P.A. 79 678.)

615/3.21. Loss
Sec. 3.21. “Loss” means an egg that is unfit for human food because it is smashed or broken so that its contents are leaking; or overheated, frozen, or contaminated; or an incubator reject; or because it contains a
bloody white, large meat spots, a large quantity of blood, or other foreign material.
(Source: P.A. 79 678.)

615/3.22. **Master container**
Sec. 3.22. “Master container” means any type of box or case made of plastic, wire, cardboard, or other suitable material, used to distribute consumer size containers to retailers or institutional consumers or bulk (loose) eggs to institutional consumers.
(Source: P.A. 79 678.)

615/3.23. **Nest run eggs**
Sec. 3.23. “Nest run eggs” means eggs which are packed as they come from the production facilities without having been washed, sized, or candled for quality, with the exception that some checks, dirties or other obvious undergrades may have been removed.
(Source: P.A. 79 1415.)

615/3.24. **Official plant**
Sec. 3.24. “Official plant” means any establishment at which inspection of the processing of egg products is maintained by the Department under the authority of this Act or by the United States Department of Agriculture under authority of the Federal Egg Products Inspection Act.
(Source: P.A. 79 678.)

615/3.25. **Packer**
Sec. 3.25. “Packer” means any person who grades, sizes, candles, and packs eggs for purpose of resale.
(Source: P.A. 79 678.)

615/3.26. **Person**
Sec. 3.26. “Person” means and includes any individual, partnership, firm, corporation, producer, exchange, association, trustee, receiver, or any other entity and any member officer, employee, or agent thereof.
(Source: P.A. 79 678.)

615/3.27. **Processing**
Sec. 3.27. “Processing” means manufacturing egg products, including breaking eggs or filtering, mixing, blending, pasteurizing, stabilizing, cooling, freezing, drying, or packaging egg products.
(Source: P.A. 79 678.)
615/3.28. Producer
Sec. 3.28. “Producer” means a person who feeds and houses any number of chickens, turkeys, ducks, geese, or guineas and obtains eggs therefrom, but shall not include any person who obtains eggs during the hauling, transporting, holding for slaughter, or eviscerating of such chickens, turkeys, ducks, geese, or guineas.
(Source: P.A. 79 678.)

615/3.29. Producer dealer
Sec. 3.29. “Producer dealer” means a producer who candles and grades eggs of his own production or additional eggs other than his own production to sell on or off the premises to household consumers, institutional consumers, distributors, manufacturers, or retailers.
(Source: P.A. 79 678.)

615/3.30. Restricted egg
Sec. 3.30. “Restricted egg” means any check, dirty egg, incubator reject, inedible, leaker, or loss.
(Source: P.A. 79 678.)

615/3.31. Retailer
Sec. 3.31. “Retailer” means a person who buys candled and graded eggs or egg products from a licensed manufacturer, licensed handler, or licensed distributor for resale to a consumer only, or who buys candled or graded eggs or egg products to use in the preparation of other consumer foods for resale.
(Source: P.A. 79 678.)

615/3.32. Sell
Sec. 3.32. “Sell” means offer for sale, expose for sale, have in possession for sale, barter, trade, distribute, market, or traffic in eggs in any manner.
(Source: P.A. 79 678.)

615/3.33. Shell treated egg
Sec. 3.33. “Shell treated egg” means that the shell has been treated with oil or other approved preservative preparation.
(Source: P.A. 79 678.)

615/3.34. State
Sec. 3.34. “State” means the State of Illinois.
(Source: P.A. 79 678.)
615/3.35. Federal Food, Drug, and Cosmetic Act
   (Source: P.A. 79 678.)

615/3.36. Egg Products Inspection Act
   Sec. 3.36. “Egg Products Inspection Act” means the federal Act approved December 29, 1970 (84 Stat. 1621), as amended.
   (Source: P.A. 79 678.)

615/4. Sale of Unfit eggs or egg products
   Sec. 4. Sale of unfit eggs or egg products. No person shall sell or offer for sale eggs or egg products for human consumption that are unfit for human food. For the purpose of this Act, an egg or egg product is unfit for human food if it is classified as an inedible egg or loss egg or, in the case of an egg product, it is adulterated, unwholesome, non inspected, or otherwise unfit for human consumption. Eggs from a hazardous disease infected flock shall be diverted to egg breaking plants for pasteurization only.
   (Source: P.A. 89 154, eff. 7 19 95.)

615/5. Standards for grading and classification of shell eggs
   Sec. 5. The Department, after investigation and public hearing, shall establish standards for grading and classification of shell eggs according to the size or weight, quality factors (interior and exterior) including condition of white and yolk, the size and condition of the air cell and cleanliness and soundness of shell. In establishing these standards, the Department may follow the standards promulgated by the United States Department of Agriculture and may, after investigation and public hearing, amend the Illinois standards from time to time so that the federal specifications can be followed consistently if so desired. Copies of any standards so established, or any amendment thereof, shall be kept on file in the office of the Director.
   The Department shall promulgate a regulation providing that when eggs are purchased on a basis of grade yield, a uniform type of report shall be issued to the producer by the purchaser showing grade yield of eggs that have been purchased from the producer.
   (Source: P.A. 89 154, eff. 7 19 95.)
Sec. 6. Candling; labeling; sales by producers; retail sales; temperature requirements. All eggs sold at retail or purchased by institutional consumers must be candled for quality and graded for size.

A producer may sell on his own premises where eggs are produced, direct to household consumers, for the consumer’s personal use and that consumer’s non paying guests, nest run eggs without candling or grading those eggs.

All eggs designated for sale off the premises where the entire flock is located, such as at farmers’ markets, and at retail or for institutional use must be candled and graded and held in a place or room in which the temperature may not exceed 45 degrees Fahrenheit after processing. Nest run eggs shall be held at 60 degrees Fahrenheit or less at all times. During transportation, the egg temperature may not exceed 45 degrees Fahrenheit.

Hatcheries buying eggs for hatching purposes from producers under contract may sell their surplus eggs to a licensed packer or handler provided that the hatchery shall keep records which indicate the number of cases sold, the date of sale and the name and address of the packer or handler making the purchase.

All eggs candled or candled and graded outside the State must meet Federal standards before they can be sold or offered for sale in the State. No eggs may be offered for sale for consumer use after the original 30 day candling date.

Each container of eggs offered for sale or sold at wholesale or retail must be labeled in accordance with the standards established by the Department showing grade, size, packer identification, and candling date, and must be labeled with an expiration date, or other similar language as specified by USDA standards, that is not later than 30 days from the candling date for grade A eggs and not later than 15 days after the candling date for grade AA eggs.

The grade and size of eggs must be conspicuously marked in bold face type on all consumer size containers.

The size and height of lettering or numbering requirement shall be set by regulation and shall conform as near as possible to those required by Federal law.

All advertising of shell eggs for sale at retail for a stated price shall contain the grade and size of the eggs. The information contained in such advertising shall not be misleading or deceptive. In cases of food borne disease outbreaks in which eggs are identified as the source of the disease, all eggs from the flocks from which those disease causing eggs came shall
be identified with a producer identification or flock code number to control
the movement of those eggs.
(Source: P.A. 92 677, eff. 7 16 02.)

615/7. Sale as “fresh eggs” or words of similar import
  Sec. 7. No person, other than those who sell only eggs produced by
their own flocks, shall sell, offer for sale or advertise for sale as “fresh
eggs”, or under any words of similar import such as “new laid eggs”,
“hennery eggs”, or “strictly fresh eggs”, any shell eggs which do not meet
the minimum requirements of Grade A prescribed by Department standards
for shell eggs.

Any person buying eggs from a producer on grade or representing to
buy eggs from a producer on grade shall grade those eggs on the standards
established by the Department. Any misgrading for the purpose of fraud in
grading eggs purchased from a producer shall be punished as provided in
Section 18 of this Act.
(Source: P.A. 89 154, eff. 7 19 95.)

615/8. License to buy, sell, trade or traffic in eggs - Exceptions
  Sec. 8. Any person or business who buys, sells, trades, or traffic in
eggs in this State and is a broker, distributor, handler, packer, producer, or
producer dealer, as defined in this Act, must be licensed in this State. A
limited or full license must be purchased annually. No person or business
shall buy, sell, trade, or traffic in eggs in this State without having obtained
a license as provided in Section 9, except the following:

  (a) a producer who obtains eggs from his own flock, regardless of
the size of the flock, and sells them as nest run eggs, either to household
consumers on the premises where the flock is located, or to a holder of an
Illinois Egg License;

  (b) hatcheries which purchase eggs to be used exclusively for hatching
purposes;

  (c) institutional consumers where all eggs purchased are served in the
establishment;

  (d) manufacturers of food products who use all eggs purchased in their
products such as bakeries, confectioneries, and ice cream manufacturers,
etc.;

  (e) agents employed and carried on the payroll on a salary basis by
licensed dealers or distributors;

  (f) a consumer buying eggs for his own consumption;

  (g) a retailer who buys eggs from licensed distributors or from licensed
handlers only and sells eggs only at retail.
(Source: P.A. 92 677, eff. 7 16 02.)
615/9. License - Issuance - Fees - Expiration

Sec. 9. Licenses; fees. The Department shall issue a license to any person upon receipt and approval of a proper application and the required nonrefundable fee. The license fee and classification of the license shall be established by rule.

A license must be obtained for each separate business location and this license shall be posted in a conspicuous place at the location for which it was purchased. Licenses are non-transferable.

The application for an initial license may be filed at any time prior to beginning business as an egg handler. The licensing year for an egg license shall be July 1 through June 30. The egg license shall expire at the end of the licensing year.

A penalty of $50 shall be assessed for any renewal license not renewed by July 1 of the year in which the license renewal is due. This penalty shall be assessed in addition to the license fee.
(Source: P.A. 96-1310, eff. 7-27-10.)

615/10. Inspection fee - Rate - Payment

Sec. 10. Inspection fee. The Director shall set, by regulation, a per case inspection fee which shall cover the administrative and inspection costs of the program required by the Act. In no case shall the rate exceed 11¢ per each 30 dozen eggs or fraction thereof.

The inspection fee as set shall be imposed upon eggs bearing a designated size and grade sold or offered for sale in Illinois. The first handler in Illinois who packed and sold the eggs must pay the prescribed inspection fee on those eggs. If eggs are shipped into Illinois, the handler who invoiced the eggs to Illinois must pay the fee. When the handler sells the eggs, the inspection fee shall be charged in addition to the sale price of the eggs and shall be remitted to the seller by the purchaser. Each sales invoice shall indicate the amount of inspection fee for the transaction. Eggs sold and shipped out of the State of Illinois by Illinois packers are exempt from the inspection fee.

The inspection fee shall be paid only once on the same quantity of eggs so long as those eggs maintain their identity by remaining in their original case, carton or package. All inspection fees shall be paid into the “Agricultural Master Fund” to the credit of a special account designated as the “Auxiliary Egg Inspection Fund”. All amounts credited to the “Auxiliary Egg Inspection Fund” shall be used for the enforcement of the provisions of this Act. The method and manner of collecting the inspection fee levied, whether it be by the use of stamps, monthly reporting and collecting from dealers or any other method shall be prescribed by the
Director of Agriculture, pursuant to rules and regulations adopted for this purpose as authorized under the provisions of this Act.
(Source: P.A. 92 677, eff. 7 16 02.)

615/11.1.  (Repealed).
(Source: P.A. 80 522. Repealed by P.A. 89 154, eff. 7 19 95.)

615/11.2.  (Repealed).
(Source: P.A. 80 522. Repealed by P.A. 89 154, eff. 7 19 95.)

615/11.3.  (Repealed).
(Source: P.A. 79 1415. Repealed by P.A. 89 154, eff. 7 19 95.)

615/11.4.  (Repealed).
(Source: P.A. 79 678. Repealed by P.A. 89 154, eff. 7 19 95.)

615/11.5. Investigations of complaints - Hearing Notice - Subpoenas

Sec. 11.5. Investigation; notice; hearing. The Department may, upon its own motion or upon the complaint in writing of any person setting forth facts which if proved would constitute grounds for refusal to issue or renew a license or suspension or revocation of a license under this Act, investigate the actions of any applicant or any person or persons applying for, holding, or claiming to hold a license.

The Department, before refusing to issue or renew or before suspending or revoking a license shall set a date for a hearing thereon. At least 10 days prior to the date set for the hearing, the Department shall notify in writing the applicant for or holder of a license of the date, time, and place of the hearing. Written notice may be served by personal service or by mailing the same by registered or certified mail. The Director may, after a hearing, issue an order to either issue, renew, suspend, or revoke the license.
(Source: P.A. 89 154, eff. 7 19 95.)

615/12. Invoices

Sec. 12. Each producer dealer, packer, handler or distributor who sells candled and graded eggs to any retailer, institutional consumer, bakery, or concern which purchases eggs for serving to guests or patrons thereof or for its use in preparation of any food products for human consumption, shall furnish the purchaser with an invoice or other accounting document covering each sale, showing the exact grade and size of the eggs purchased.
The handler selling and the purchaser shall each be able to produce a copy of said invoice or other accounting document at his place of business for a period of 30 days, during which time the copy shall be available for inspection during reasonable business hours by a representative of the Department.
(Source: P.A. 89 154, eff. 7 19 95.)

615/13. Rules and Regulations
Sec. 13. The Director shall make rules and regulations necessary for the effective administration of this Act. These rules and regulations shall conform as near as possible but need not be limited by rules and regulations established by federal law in the Egg Products Inspection Act, governing the inspection of eggs.

The Director is hereby authorized to cooperate with all other agencies, Federal, State and municipal, in order to carry out the effective administration of this Act and to establish a trust fund in the appropriate State agencies for receipt and disbursement of cooperative funds from the Federal Government.
(Source: P.A. 89 154, eff. 7 19 95.)

615/14.1. (Repealed).
(Source: P.A. 79 678. Repealed by P.A. 89 154, eff. 7 19 95.)

615/14.2. Powers of department and its inspectors and agents
Sec. 14.2. For the purpose of carrying out the provisions of this Act and the rules and regulations promulgated thereunder, the Department through its authorized inspectors or agents is empowered:
(a) To enter on any business day during the usual hours of business, any place or conveyance within the State where eggs are produced, candled, incubated, stored, packed, delivered for shipment, loaded, shipped, transported or sold;
(b) To enter on any business day during the usual hours of business, with or without the presence of the owner, manager, or other responsible person, any restaurant kitchen or the kitchen and food storage area of any other public eating place including but not limited to hotels, boarding houses, hospitals, nursing homes, government institutions, or any other business facility or place in which eggs or egg products are stored, prepared, or offered as food for use by its patrons, residents, inmates, or patients;
(c) To enter on any business day during the usual hours of business the cooking or food preparation area of any bakery where eggs and egg products are used in the manufacture of bakery products, with or without
the presence of the owner or persons employed as bakers, or to enter at any
time while those bakery products are being prepared.

(d) To sample any eggs or egg products for analysis or testing. Sample
eggs or egg products shall be furnished at no cost to the Department.

(e) To inspect all invoices, eggs and egg products, and the cases
and containers for eggs or egg products and the equipment found in the
places or conveyances described in paragraph (a) and to seize and hold as
evidence an advertisement, sign, placard, invoice, case or container of eggs
or egg products, or all or any part of any pack, load, lot, consignment, or
shipment of eggs or egg products packed, stored, delivered for shipment,
loaded, shipped, transported, or sold in violation of any provision of this
Act. Possession of a commodity described in this Section by any person
engaged in the sale of that commodity is prima facie evidence that the
commodity is for sale.
(Source: P.A. 89 154, eff. 7 19 95.)

(f) To seize and hold any case or container of eggs or egg products
from any person or business who is not licensed under Section 8 of this
Act and is required to be licensed.

Possession of a commodity described in this Section by any person
engaged in the sale of that commodity is a prima facie evidence that the
commodity is for sale.
(Source: P.A. 96-1310, eff. 7-27-10.)

615/14.3. (Repealed).
(Source: P.A. 79 678. Repealed by P.A. 89 154, eff. 7 19 95.)

615/15. Samples for representation of entire lots - Packing in consumer
size containers

Sec. 15. Samples; packing methods. The Department shall prescribe
methods in conformity with the United States Department of Agriculture
specifications for selecting samples of lots, cases or containers of eggs
or egg products which shall be reasonably calculated to produce fair
representations of the entire lots or cases and containers sampled. Any
sample taken shall be prima facie evidence in any court in this State of the
true condition of the entire lot, case or container of eggs or egg products in
the examination of which the sample was taken.

It shall be unlawful for any handler or retailer to pack eggs into
consumer size containers other than during the original candling and
grading operations unless:

(a) The loose eggs to be so transferred are in master case stamped no
more than 5 days previous indicating that the size and quality have been
verified.
(b) The process of transferring is done in a licensed establishment.
(c) (Blank).
(d) The loose eggs to be transferred are reprocessed in the same manner as nest run eggs and each egg is recandled for quality and regraded for size in an establishment recognized as a competent grading facility by the Director or his authorized representative.
(e) (Blank).

If procedures described in paragraph (a) or (b) of this Section are executed, the mandatory labeling as it appears on the master cases with respect to name, address, grade, size and candling date must be identical to the labeling on the consumer size containers into which the eggs are transferred except that the name and address may be changed, provided that the words “packed for”, “packed by” or words of similar import do not appear.

(Source: P.A. 92 677, eff. 7 16 02.)

615/16. Egg breaking establishments - License - Fee - Inspection

Sec. 16. Effective November 1, 1975, no person shall engage in the business of removing eggs from their shells, in the manufacture of or preparation of frozen, liquid, desiccated or any other forms of whole eggs, yolks, whites or any mixture of yolks and whites for food purposes, with or without the addition of any other wholesome ingredients, without first obtaining an Egg Breaker’s License from the Department. The Department shall inspect the establishment and the equipment to be used in the egg breaking establishment and shall also ascertain if the establishment complies in method, equipment and the rules and regulations in regard to sanitation, which shall from time to time be established by the Department to govern these establishments. If, after such inspection, it appears that such establishment complies with the provisions of the rules and regulations in regard to sanitation governing egg breaking establishments, the Department shall issue an Egg Breaker’s License to the establishment, upon payment of the required fee. Beginning on November 1, 2010, the license year shall begin on November 1 and expire on June 30, 2011. Thereafter, the license year shall begin on July 1 of each year, and all licenses shall expire on June 30 of the following year. The license fee shall be $200 for a year or fraction thereof.

All liquid, frozen or dried egg products sold or offered for sale shall be processed under continuous supervision of an inspector of the Department or the United States Department of Agriculture in an Official Plant as specified in the Egg Products Inspection Act.

(Source: P.A. 91 357, eff. 7 29 99.)
Sec. 16.5. Violations; administrative monetary penalties.

The Director is authorized to hold administrative hearings to determine violations of this Act or the Department’s rules and regulations adopted under this Act. After finding that a violation has occurred, the Director may impose administrative monetary penalties as follows:

1. Against a licensee who sells or offers for sale non-inspected frozen, liquid, or dried egg products:
   - (A) $500 for a first violation.
   - (B) $1,000 for a second violation within 2 years after the first violation.
   - (C) $2,000 for a third or subsequent violation within 2 years after the immediately preceding violation.

2. Against a licensee who makes a false, deceptive, or misleading statement, representation, or assertion concerning the quality, size, weight, or condition of, or any other matter relating to advertising and selling, eggs and egg products:
   - (A) $200 for a first violation.
   - (B) $500 for a second violation within 2 years after the first violation.
   - (C) $1,000 for a third or subsequent violation within 2 years after the immediately preceding violation.

3. Against a licensee who furnishes an invoice, statement, or bill showing a standard of size, standard of quality, representation of freshness, or any other description of eggs or egg products that is false, deceptive, or misleading in any particular:
   - (A) $200 for a first violation.
   - (B) $500 for a second violation within 2 years after the first violation.
   - (C) $1,000 for a third or subsequent violation within 2 years after the immediately preceding violation.

4. Against any person who resists, hinders, obstructs, or in any way interferes with any officer, inspector, or employee of the Department in the discharge of his or her duties under the provisions of this Act, $300.

5. Against any person who buys, sells, trades, or barters eggs in this State without having obtained a license, $300.

6. For all other violations:
   - (A) $200 for a first violation.
   - (B) $400 for a second violation within 2 years after the
first violation.

(C) $600 for a third or subsequent violation within 2 years after the immediately preceding violation.

(7) Against any person who sells or wholesales eggs, who has been notified pursuant to the notification provision in this Section, to any person or business not licensed by the Department who buys, sells, trades, or traffics in eggs in this State:

(A) $200 for a first violation.

(B) $500 for a second violation within 2 years after the first.

(C) $1,000 for a third or subsequent violation within 2 years after the immediately preceding violation.

The Department shall notify any person who sells or wholesales eggs to any person or business not licensed by the Department who buys, sells, trades, or traffics eggs in this State that he or she may not sell, trade, or traffic eggs with the non-licensed person or business. A copy of the notice shall be either served personally or served by registered or certified mail on the person who sells or wholesales eggs. Proof of service of the notice shall be made by affidavit of the person making personal service or by the registered or certified mail receipt.

A penalty not paid within 60 days after it is due may be submitted to the Attorney General’s office or an approved private collection agency for collection.

(Source: P.A. 96-1310, eff. 7-27-10.)

Sec. 16.6. Violations; penalties.

Sec. 16.6. Violations; penalties. Any person knowingly violating this Act or any rule or order of the Department issued pursuant to this Act shall be guilty of a Class C misdemeanor. Each day of violation constitutes a separate offense. In the event the person violating this Act or any rule or order issued pursuant to the Act is a corporation or partnership, any officer, director, manager, or managerial agent of the corporation or partnership who violates this Act or causes the corporation or partnership to violate this Act is guilty of a Class C misdemeanor.

615/16.7 Suspension and Revocation of license

Sec. 16.7. Suspension and revocation of license.

(a) The Director may suspend a license if the Department has reason to believe that any one or more of the following has occurred:

(1) A licensee has made a material misstatement in an application for an original or renewal license under this Act.

(2) A licensee has violated this Act or any rules adopted under
this Act, and the violation or pattern of violations indicates a danger to public health.

(3) A licensee has aided or abetted another in the violation of this Act or any rule adopted under this Act, and the violation or pattern of violations indicates a danger to public health.

(4) A licensee has allowed his or her license to be used by an unlicensed person.

(5) A licensee has been convicted of a felony violation of this Act or any crime an essential element of which is misstatement, fraud, or dishonesty.

(6) A licensee has made a false, deceptive, or misleading statement, representation, or assertion concerning the quality, size, weight, or condition of, or any other matter relating to advertising and selling of, eggs and egg products.

(7) A licensee has failed to possess the necessary qualifications or to meet the requirements of this Act for the issuance or holding of a license.

(8) Failure to pay any fine or fee assessed by the Department within 60 days after the date of the fine or fee was levied or otherwise due.

(b) Within 10 days after suspending a person’s license, the Department must commence an administrative hearing to determine whether to reinstate or revoke the license. After the Department schedules the administrative hearing, but no later than 5 days before the scheduled hearing date, the Department shall serve on the licensee written notice of the date, place, and time of the hearing. The Department may serve this notice by personal service on the licensee or by registered or certified mail, return receipt requested, to the licensee’s place of business. After the hearing, the Director shall issue an order either reinstating or revoking the license.

(Source: P.A. 96-1310, eff. 7-27-10.)

Sec. 16.9. Termination of application; forfeiture of license fee.

Sec. 16.9. Termination of application; forfeiture of license fee. Failure of any applicant to meet all of the requirements for compliance within 60 days after receipt of a license application shall result in termination of the application and forfeiture of the license fee.

615/17. (Repealed).
Subpoenas

Sec. 17.5. Subpoenas. The Director may issue subpoenas, may bring before the Department any person, and may take testimony either at an administrative hearing or by deposition, with witness fees and mileage fees and in the same manner as prescribed in the Code of Civil Procedure. The Director may administer oaths to witnesses at any proceeding that the Department is authorized by law to conduct. The Director may issue subpoenas duces tecum to command the production of any records relating to any person. Subpoenas are subject to the rules of the Department.

If a person fails to obey a subpoena, the Director or any person who caused the subpoena to be issued may cause a petition for enforcement of the subpoena to be filed in the circuit court of the county of residence or principal place of business of the person who failed or refused to obey the subpoena or in Sangamon County. The circuit court has jurisdiction to enforce the subpoena.

Administrative procedure

Sec. 18.5. Administrative procedure. The Illinois Administrative Procedure Act and the Department’s rules concerning administrative hearings apply to this Act.

Review under Administrative Review Law

Sec. 19. All final administrative decisions of the Department are subject to judicial review under Article III of the Code of Civil Procedure and rules adopted under that Article. The term “administrative decision” is defined as in Section 3 101 of the Code of Civil Procedure. Proceedings for judicial review shall be commenced in the circuit court of any county permitted by Section 3 104 of the Code of Civil Procedure.

Deposit of fees and civil penalties

Sec. 20. Deposit of fees and civil penalties. All license fees and penalties collected under this Act shall be paid into the Agricultural Master Fund.
TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)
PART 65 EGG AND EGG PRODUCTS ACT

Section 65.10 Definitions and Incorporations
Section 65.20 Packaging Material, Master Containers, Packing Material and Consumer-Size Containers
Section 65.30 Consumer Container Labeling Requirements
Section 65.40 Restrictions
Section 65.50 Master Container Labeling Requirements
Section 65.60 Advertising
Section 65.70 Brand or Firm Name
Section 65.80 Food Preparation
Section 65.90 Holding Temperature
Section 65.100 Application for License or Renewal; Revocation or Suspension of License
Section 65.110 Licenses
Section 65.120 Surety Bond or Certificate of Deposit (Repealed)
Section 65.130 Required Forms and Records
Section 65.140 Minimum Sanitation, Building and Labeling Requirements for Egg Breaking Establishments
Section 65.150 Minimum Sanitation and Operating Requirements for Shell Egg Grading Plants, Not Under Federal Inspection, Engaged in the Grading, Storage, Packaging and Distribution of Eggs
Section 65.160 Minimum Sanitation Requirements for Retailers and Institutional Consumers
Section 65.170 Retail Egg Inspection
Section 65.180 Enforcement
Section 65.190 Restricted Eggs (Definition, Labeling, Handling, Disposition)
Section 65.200 Denaturants
Section 65.210 Egg Inspection Fee
Section 65.220 Illinois Grade Standards
Section 65.230 Administrative Hearings (Repealed)

AUTHORITY: Implementing and authorized by Section 13 of the Illinois Egg and Egg Products Act [410 ILCS 615/13].
Section 65.10 Definitions and Incorporations

a) Words in the singular form shall be deemed to include the plural, words in the masculine form shall be deemed to include the feminine form, and vice versa, as the case may require. As used in these rules the following terms shall have the meanings specified:

“Act” means The Illinois Egg and Egg Products Act [410 ILCS 615].

“Deceptive” – Any arrangement of the contents of any consumer-size container or master container, or of any lot, load or display in which the eggs in the outer layer or in any portion exposed to view are in quality, size, condition or in any other respect superior to those in the interior or unexposed portion as to materially misrepresent the contents or any part thereof as to size, quality, condition or any other respects.

“Eggs sold at retail” – It shall be considered that shell eggs are being sold at retail when they are offered for sale or sold to a consumer off the premises where the flock is maintained.

“First receiver” means the first recipient of the eggs from a producer.

“Mislabel” – The placing or presence of any false, deceptive or misleading mark, term, statement, design, device, inscription or any other designation upon a consumer-size container or master container of eggs or upon the label, lining or wrapper thereof, or upon a placard or sign used in connection therewith, or in connection with any display having reference to eggs.

“Sufficient strength and durability” means that the master container must be rigid and capable of supporting 4 or 5 full master containers when stacked as commonly occurs when such master containers are shipped.

b) No incorporation by reference in this Part includes any later amendment or edition beyond the date stated.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)
Section 65.20 Packaging Material, Master Containers, Packing Material and Consumer-Size Containers

a) Eggs sold at retail may be packaged only in new consumer-size containers with the exception that ungraded eggs sold directly by producers to household consumers may be packaged in unmarked new or unmarked good used consumer-size containers.

b) All eggs sold at retail must be prepackaged.

c) Only new or good used master containers may be used for the distribution of eggs. All master containers including plastic and wire baskets must be clean, free of mold and dirt, mustiness, and of odors, and must be of sufficient strength and durability to protect the eggs from damage during normal distribution. Cardboard master containers showing obvious “fatigue” defects, such as, master containers with torn sections exposing contents of the master containers or which have lost their original shape due to warping, bulging, sagging or denting shall not be used.

d) Packing material, including but not limited to flats and fillers, plastic or pulp fillerflats, may be new or used provided they are clean, free from stain and odors, from mold and dirt, from mustiness, thoroughly dry and of sufficient rigidity to prevent damage during handling and distribution.

e) Eggs sold at retail may be prepackaged by handlers only in new consumer-size containers. Polystyrene (shrink wrap) may be used in the prepackaging of eggs offered for sale at the retail level. Wrapping fillerflats or any other open container of eggs in newspaper, butcher paper, or other type of sheet material is prohibited. No retailers will buy loose or bulk eggs and put them into cartons or containers of any kind or sort whatsoever.

f) In accordance with Section 3.7 of the Act, consumer-size containers shall automatically be approved for use if they comply with the labeling requirements (see 8 Ill. Adm. Code 65.30) and protect the eggs from damage during normal distribution. Upon examination, if the Department finds evidence that the container is not protecting the eggs from damage, the packer shall receive written notification either personally, or by registered or certified mail that the containers cannot be used beginning 30 days from
the date notice of discontinuance is given by the Department. Consumer-size containers which are found in violation of the labeling requirements cannot be used until correction is made.

(Source: Amended at 7 Ill. Reg. 2311, effective February 14, 1983)

Section 65.30 Consumer Container Labeling Requirements

a) All shell eggs sold by a producer-dealer, packer, handler, or distributor to a retailer for resale to a consumer shall be labeled on the consumer-size container with the grade and size. Labeling shall be in bold type with letters not less than \( \frac{3}{8} \) inch in height, no abbreviations permitted.

b) Labeling on each consumer-size container must show the name and address of the packer or the name and address of the distributor or retailer under whose authority the eggs were packed. This identification must be permanent either by stamping or printing in bold type with letters not less than \( \frac{1}{8} \) inch in height.

c) Each consumer-size container must include in its label numbers expressed in a three-digit Julian code not less than \( \frac{1}{8} \) inch in height indicating the exact consecutive day of the year on which the determination of grade and size was made. Predating is not permitted. Illegible dates shall be considered as no dates. Candling dates must be separated from any other codes that may appear on the carton.

d) In addition to the above labeling requirements, it shall be allowable to include expiration dates in the labeling of consumer-size containers at retail. An expiration date, or other similar language as specified by USDA standards, that is not later than 30 days from the candling date for Grade A eggs and not later than the 15 days from the candling date for Grade AA eggs shall be used. Eggs with an expiration date marked on the container shall not be offered for sale or sold to a consumer after the date marked on the container.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)
Section 65.40  Restrictions

a) No person shall sell or offer for sale shell eggs to retailers, institutional consumers, or food manufacturers in this State that do not meet the requirements of Grade B quality or better (see 8 Ill. Adm. Code 65.220), except that producers may sell directly to household consumers nest run eggs produced by their own flocks.

b) The Illinois Egg and Egg Products Act and these rules (8 Ill. Adm. Code 65) shall also apply to all eggs shipped into Illinois and offered for sale or sold in this State.

(Source: Amended at 7 Ill. Reg. 2311, effective February 14, 1983)

Section 65.50  Master Container Labeling Requirements

a) All master containers, whether full or partial containing bulk (loose) eggs offered, exposed or packed for sale, or transported for sale within the State shall bear a label stamped on the container or a removable tag affixed to the container on the top rung showing the following information in a conspicuous manner:

1) Grade and size – in letters not less than ½ inch in height.

2) Name and address of packer or Illinois Egg License number or USDA plant number or egg license number from another state where eggs were packed, in letters not less than ¼ inch in height.

3) The exact date on which the eggs were candled and graded. This candling date must be legible and accurate and appear in letters and numbers in

   Julian date code or exact date of pack not less than ¼ inch in height. Predating is not permitted. Illegible dates shall be considered as no dates.

4) In addition to the above labeling requirements, an expiration date shall be required on all loose pack master containers. Use of qualifying prefixes required by USDA standards is allowable.
b) Wire or plastic baskets (master containers) containing consumer-size cartons with the labeling information required by 8 Ill. Adm. Code 65.30 exposed to view are exempt from labeling the master container itself.

c) Master containers, containing consumer-size containers where the labeling information is not exposed to view, must be labeled with one of the following means of identification:

1) name and address of packer,

2) state license number,

3) USDA plant number, or

4) egg license number from another state.

d) A packer shall notify the Department in writing if he elects to use the state egg license number or USDA plant number instead of his name and address.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.60 Advertising

a) No person other than those persons who sell only nest run eggs produced by their own flocks shall sell, offer for sale or advertise for sale shell eggs as “fresh eggs”, “hennery eggs”, or “strictly fresh eggs”, any eggs which do not meet the minimum requirements for consumer Grade A as prescribed in the Department standards for individual shell eggs (see 8 Ill. Adm. Code 65.220).

b) No eggs shall be advertised or labeled as “organic eggs” or “fertile eggs”, including but not limited to any other claims of unusual interior quality or superiority, until a statement of proof is submitted to the Director and inspection to confirm the claim is made. An egg shall be considered a fertile egg when the ratio of roosters to hens is not less than 8 roosters per 100 hens. An egg may be advertised as an organic egg when it has been certified organic by a USDA accredited certifying agency for having met all the conditions of the National Organic Program (7 CFR 205 (2000)).
c) Eggs shall not be advertised when a price is stated or implied without also designating the correct grade and size. In accordance with the provisions of Sections 7 and 17 (a) and (b) of the Act and 8 Ill. Adm. Code 65.10, advertising information shall not be misleading or deceptive. This subsection applies to all forms of advertising including, but not limited to newspaper, periodical, window, display case, radio, television, and handbill.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.70 Brand or Firm Name

No person except a bona fide producer as defined in the Act shall use a component of a brand name or company name any word or words which carry the connotation that he is in fact a producer or owns or operates facilities for that purpose. With the exception, that brand names carrying such connotations in use prior to November 1, 1975 shall be permitted to continue in use.

(Source: Rules and Regulations relating to the Illinois Egg and Egg Products Act, filed March 2, 1976, effective March 12, 1976)

Section 65.80 Food Preparation

Restaurants, institutional consumers, and food manufacturers shall receive and use only clean sound shell eggs of Grade B quality or better. They may buy dried, frozen or liquid eggs only if such products are prepared and pasteurized in a plant under USDA continuous inspection and carry the USDA inspected egg products legend.

(Source: Amended at 19 Ill. Reg. 16933, effective January 1, 1996)

Section 65.90 Holding Temperature

a) From the point of candling and grading (including transportation), all eggs designated for human consumption shall be held at a temperature not to exceed 45° F. ambient temperature after processing until they reach the retailer.

b) All shell eggs shall be kept from freezing.
c) Nest run eggs shall be held at 60° F. or less at all times, including during transportation.

(Source: Amended at 21 Ill. Reg. 900, effective January 1, 1997)

Section 65.100 Application for License or Renewal; Revocation or Suspension of License

a) Except for those businesses exempted in Section 8 of the Act, applications for a license to operate as a handler, egg breaking establishment or any other business which buys, sells, trades or traffics in eggs, such as, egg packing, handling and processing plants, shall be made on forms supplied by the Department. Persons who ship shell eggs into Illinois from any other state via their own trucks, leased trucks, or common carrier must have Illinois Egg Licenses. All shipments of such eggs shall meet Federal standards (21 USCA 1031 et seq. and 7 CFR 56 (2004) and 7 CFR 59 (2004)) and be in compliance with this Part. Egg breaking establishments located in this State or located outside the State but who sell or purchase shell eggs in Illinois must obtain an Illinois Egg License and thereby become subject to all provisions of the Act and to the rules governing the sale and purchase of shell eggs in this Part.

b) New applicants for licenses shall state the type of license desired (Section 65.110) when requesting an application form. Applications for renewal of licenses shall be mailed by the Department to the licensee at the address on the application. The application for an egg license shall include the name to appear on the license, and the address where the applicant engages in the business of buying eggs, information as to the type of license being applied for, name under which the license was previously issued and license number if it is a request for renewal of license and information on officers or partners, if applicable.

c) The application for license to operate an egg breaking establishment shall request the name to appear on the license and the address of the business. Applicant’s business must meet standards as set forth in Section 65.140.

d) Inaccurate or missing information on the application will be grounds for revoking or refusing to issue a license. Before
refusing to issue or renew or before suspending or revoking a license or refusing to issue or revoking a grace period for renewal, the Department shall comply with the provisions of Section 11.5 of the Act. The administrative hearing shall be conducted in accordance with Section 18.5 of the Act.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.110  Licenses

a) The classifications of egg licenses and license fees for Illinois Egg Licenses (Full and Limited) are:

1) Illinois Egg License (Full) is required for the following business:

A) Producer-dealer (as defined in Section 3.29 of the Act and who sells eggs from other than his own production of 3,000 or more birds) – $50.

B) Grading station (candles and grades nest run eggs from various producers) – $50.

C) Jobber or broker (as defined in Section 3.2 of the Act) – $50.

D) Distributor (as defined in Section 3.11 of the Act) – $50.

2) Illinois Egg License (Limited) is required for a producer-dealer (as defined in Section 3.29 of the Act and who sells only graded eggs produced by his own flock of 3,000 birds or fewer) – $15.

3) Egg Breaker’s License (egg breaking establishment as defined in Section 16 of the Act). The license fee as set in Section 16 of the Act is $200.

b) A license will be issued if the applicant complies with the requirements of Sections 9 and 16 of the Act (as applicable to the type of license desired) and this Part.
c) Illinois Egg Licenses must be posted conspicuously at the place of business of the holder so the license may be seen by the public and by the inspectors of the Department of Agriculture at any and all hours of the working day.

d) Truckers purchasing eggs from an Illinois producer are required to have an Illinois Egg License or photostatic copy of the license displayed in the cab.

e) A separate license must be obtained for each business location.

f) A place of business means a location where any person buys eggs from producers, or buys from or sells to institutional consumers, retailers, manufacturers or handlers. A truck or vehicle shall be considered a place of business provided no building is used for this purpose. Any person who operates his business from a vehicle in the State must provide to the Department a legal address for contact.

g) Licenses are non-transferable. In the event of a sale of a licensed business, the purchaser will be required to make application for a new license.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

**Section 65.120  Surety Bond or Certificate of Deposit (Repealed)**

(Source: Repealed at 19 Ill. Reg. 16933, effective January 1, 1996)

**Section 65.130  Required Forms and Records**

a) Grade Buying Slip

1) When eggs are purchased from the producer on a graded basis, a grade buying slip shall be issued by the purchaser to the producer showing that eggs are of one or more of the following grade and size designations stating the quantity of each. Every grade buying slip shall carry a minimum of these six designations:
A Large  B Grade
A Medium Restricted
A Small Loss

2) The grade buying slip must identify the producer and the purchaser and show the date of purchase and the date of grading. Eggs purchased from producers on a graded basis shall be candled and graded by the first receiver before the close of the fifth business day after receipt of the eggs at the grading facility, unless otherwise agreed to by both parties, and unless they are sold as “Nest Run Eggs”, in which event they must be assigned a nest run grade and a weight class as defined in 7 CFR 56.230, 56.231, and 56.232 (2004) in the Federal standards for shell eggs.

3) If quality factors preclude the assignment of a nest run grade, that grade must be stated on the invoice accompanying the sale of the eggs to the second receiver.

4) Other grade and size classifications may be used in addition to those specified in subsection (a) (1). When other grades are added, they must conform with the Federal egg grading standards adopted in Section 65.220. The term “restricted” shall be used to designate all edible eggs below B quality (see Section 65.190 (a)). A quantitative breakdown of the various types (i.e., checks, dirties, etc.) of restricted eggs shall be shown.

b) Invoice

1) When eggs are sold by a licensed handler to another handler or retailer for ultimate resale to consumers, or to an institutional consumer or manufacturer for use in preparation of food for human consumption, an invoice or other accounting document must accompany the eggs.

2) The invoice or other accounting document must show the name and address of the seller, including the physical address from where the eggs were shipped (P.O. boxes are not acceptable), the name and address of the purchaser, and the exact grade and size of the eggs sold according to State grade standards (see Section 65.220). The handler paying the inspection fee shall
indicate, on each sales invoice, the amount of the inspection fee for the transaction in addition to the price of the eggs (see Section 65.210).

3) Both seller and buyer must keep a copy of this invoice or other accounting documents on file, for a period of 30 days, at the location where the eggs are being held or sold.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.140 Minimum Sanitation, Building and Labeling Requirements for Egg Breaking Establishments

Illinois standards for sanitation, building and labeling requirements for egg breaking establishments shall be those as required by the Federal Egg Products Inspection Act (21 USCA 1035 and 1036) and its rules (7 CFR 59 (2004)).

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.150 Minimum Sanitation and Operating Requirements for Shell Egg Grading Plants, Not Under Federal Inspection, Engaged in the Grading, Storage, Packaging and Distribution of Eggs

a) Buildings shall be of sound construction so as to prevent the entrance or harboring of vermin.

b) All areas and rooms in which eggs are handled, graded, and packed shall be kept reasonably clean during working hours and shall be thoroughly cleaned at the end of each operating day.

c) Cooler rooms shall be free from objectionable odors, such as mustiness or a rotten odor, and shall be maintained in a clean sanitary condition.

d) Oil processing of shell eggs to preserve quality shall be conducted in a manner as will avoid contamination of the eggs. The temperature of the processing oil must be warmer than the temperature of the eggs to which it is applied.

1) Oil having any off odor or oil that is obviously contaminated shall not be used. Processing oil that has been previously used
and that has become contaminated shall be filtered and heated to 180° F. for three minutes prior to reuse.

2) Oil treating equipment shall be washed, rinsed and treated with a bactericidal agent each time the oil is removed. It is preferable to filter and heat treat processing oil and clean processing equipment daily when in use. Equipment shall be covered when not in use to keep it clean.

3) Eggs with apparent moisture on the shell shall not be oil treated.

e) Egg cleaning equipment shall be kept in good repair and shall be thoroughly cleaned after each day’s use or more often if necessary to maintain a sanitary condition. The wash water shall be potable and maintained at a temperature of 90° F. minimum. The wash water temperature must be at least 20° greater than the egg temperature. The wash water shall be replaced frequently and the detergent and sanitizer shall be kept at an effective level at all times.

1) During any rest period, or at any time when the equipment is not in operation, the eggs shall be removed from the washing and rinsing area of the egg washer and from the scanning area whenever there is a build-up of heat.

2) Only USDA or Federal approved cleaning and sanitizing compounds may be used (7 CFR 59.515 (2004)). Washed eggs shall be reasonably dry before cartoning or casing.

f) Washing eggs by hand, or by any other method in which the water temperature, cleaning and sanitizing agents, and bacterial contamination cannot be controlled, is prohibited.

g) Motor driven rotary cleaning pads, hand sanding, or other “dry cleaning” devices may be used to clean eggs, but they are not recommended. Dry cleaning pulverizes the dirt, thereby spreading it over all adjoining surfaces, including eggs. In the absence of an adequate air filtering system, the process shall be considered as air pollution and a health hazard for persons handling the eggs.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)
Section 65.160  Minimum Sanitation Requirements for Retailers and Institutional Consumers

a) Only new packaging material will be used to sell eggs at retail. This regulation applies to any size container and the packing material used therein.

b) Display cases in which eggs are offered for sale to consumers must be clean and free from any substances or conditions whereby the eggs could become adulterated through absorption of bacteria or odors which would affect the quality of taste of the eggs.

c) All storage areas where eggs are held prior to being placed in display cases or other area accessible to consumers must be continuously maintained in a clean and sanitary condition. Eggs will not be stored in the same area with:

1) consumer-size containers which have been rejected for damaged eggs,

2) onions, fish, and other strong smelling food items,

3) cleaning compounds, pesticides or any other chemicals of any kind or sort whatsoever.

d) Institutional consumers shall not keep shell eggs in the kitchen or cooking area for longer than one hour from the time they are removed from the cooler.

e) Retailers and institutional consumers should keep their supplies of eggs properly rotated at all times so that the oldest eggs as determined by the candling date on the master containers or consumer-size containers are used first.

f) Consumer-size containers holding damaged eggs whereby the contents are exuding or free to exude through the shell membranes shall be removed from the display area. If such damage results in spillage of egg contents on other cartons or upon the bottom of the display case, the cartons or display case floor must be cleaned within a reasonable time.
g) In all storage areas, master containers shall be kept above the floor at all times.

(Source: Amended at 21 Ill. Reg. 900, effective January 1, 1997)

Section 65.170 Retail Egg Inspection

a) When an inspector selects inspection samples to ascertain compliance with the Egg and Egg Products Act and this Part as they apply to grade and size of shell eggs, such samples shall be taken from either the holding area or display area.

b) If a disproportionate number of checks and leakers are found indicating the lack of reasonable store surveillance of the egg display, the inspector will issue a violation notice. In determining if a violation exists, the inspector will consider the damage possibly inflicted by the store’s patrons, past inspection history indicating previous lack of surveillance of the egg display, and whether the number of checks and leakers exceed minimum federal egg grading standards (7 CFR 56 (2004)).

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.180 Enforcement

a) Stop Sale Notices. Inspectors of the Department of Agriculture, upon determining that the provisions of the Act or the rules promulgated for its enforcement have been violated, shall place “Stop Sale Notices” on eggs being offered, displayed, stored, processed, or transported in violation of the provisions of the Act or the rules thereof. Eggs upon which a Stop Sale Notice has been issued shall not be sold, transferred or otherwise disposed of until such Stop Sale Notice has been cancelled by the Director of Agriculture, or his duly authorized agent.

b) At the retail level, all consumer-size containers within a lot determined to be in violation of the Act or the rules thereof shall be stamped individually as follows: “Not To Be Sold – Ill. Dept. of Agri.” Any consumer-size containers so stamped shall not be sold at retail and shall be picked up by or returned to the person from whom they were purchased or obtained, or destroyed in the presence of the inspector.
c) Inspection Samples. Whenever eggs are offered for sale or being held for the purpose of selling, any authorized inspector or employee of the Department of Agriculture may enter and take representative samples.

d) Invoices, Reports and Information. When deemed necessary for proper enforcement of this Act, any producer-dealer, packer, handler, distributor, institutional consumer, retailer, or holder of an Illinois Egg License may be required to supply invoices, reports, or equivalent information, as may be specified by the Director of Agriculture or his agent.

e) When refusing to issue or renew, suspend or revoke a license, the Department shall conduct an administrative hearing to afford the respondent an opportunity to be heard in accordance with the provisions of Section 11.5 of the Act.

(Source: Amended at 19 Ill. Reg. 16933, effective January 1, 1996)

Section 65.190 Restricted Eggs (Definition, Labeling, Handling, Disposition)

a) “Restricted eggs” means shell eggs that are checks, dirties, incubator rejects, inedibles, leakers or loss. Except for the producer exemption provided in subsection (c), checks and dirties may be used for human food provided they are processed and pasteurized in an official plant.

b) “Capable of use as human food” means any egg or egg product, unless it is denatured, or otherwise identified as required by Federal regulation, to deter its use as human food (7 CFR 59 (2004)).

c) Within the classifications of eggs defined as restricted eggs, only checks and dirties are capable of use as human food, unless they are destroyed or identified and labeled for animal food. Checks and dirties shall be sold directly or indirectly only to an official plant. However, a producer may sell on his own premises where eggs are produced checks and dirties directly to household consumers, for use by the consumer and the consumer’s non-paying guests.

d) Producer-dealers, packers, handlers, distributors, or retailers shall not sell on or off the premises within the State any restricted eggs
to any person, including consumers, institutional consumers or employees.

e) Restricted eggs will not be given free, for use as human food, to any person, including but not limited to institutional consumers, charitable organizations, or any employee.

f) Restricted eggs may be designated for animal food only when properly decharacterized or denatured to preclude their use in food for human consumption, and each container or receptacle shall be labeled “Restricted eggs, Not to be used as human food”. However, restricted eggs that are not decharacterized or denatured may be moved from one USDA licensed plant to another USDA licensed plant.

g) Inedible and loss eggs must be denatured at the point and time of segregation. If the liquid is removed from the shells, approved denaturant must be placed in the receptacle provided, before the liquid is added. If loss eggs are placed on fillerflats or in flats and fillers, or in any other manner, each layer of eggs must be denatured before another one is started. However, inedible and loss eggs under USDA inspection and control shall be handled in accordance with USDA recommendations.

h) Checks and dirties must be conspicuously labeled at the point and time of segregation with a placard or other device. Full or partial master cases containing checks and dirties must be labeled before transfer to the cooler.

i) Producer-dealers with fewer than 3000 birds, or any producers, regardless of size, who do no candling and grading, are not required to register under the Federal Egg Products Inspection Act. Producer-dealers with fewer than 3000 birds who candle and grade eggs must be licensed by the State and are be subject to this Part as it applies to restricted eggs.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)
Section 65.200  Denaturants

Illinois standards for use of denaturants shall be those required by the Federal Egg Products Inspection Act (21 USCA 1039) and its rules (7 CFR 59.504 (c) (2004)).

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.210  Egg Inspection Fee

a) An inspection fee of 11¢ per case (30 dozen equals a case) or fraction of a case shall be imposed on all eggs bearing a designated size and grade that are offered for sale or sold in the State of Illinois.

b) The first handler in Illinois who packed and sold the eggs shall pay the prescribed inspection fee on the eggs. In the event that the eggs are shipped into Illinois, the handler who invoiced the eggs to Illinois shall pay the fee.

c) The handler paying the inspection fee shall indicate on each sales invoice the amount of the inspection fee for the transaction in addition to the price of the eggs.

d) Eggs sold or shipped out of the State of Illinois are exempt from inspection fees.

e) The inspection fee shall be paid only once on the same quantity of eggs, so long as the eggs maintain their identity by remaining in their original case, carton or container. If eggs are removed from the original case, carton or container, they are now reidentified, and a second inspection fee (same rate as the first fee) shall be paid on the eggs to the Department.

f) Persons responsible for the payment of the inspection fees shall report every three months the number of master containers (cases of 30 dozen eggs per case) of eggs subject to the inspection fee on forms supplied by the Department. Exception: Persons selling less than 600 master containers of eggs per year subject to the inspection fee shall report the number of master containers sold and remit fees on an annual basis at the time of license renewal. Such reports shall be accompanied by a remittance in an amount
corresponding to the number of master containers at the rate prescribed per master container.

1) The Director shall summon the delinquent person or firm to an administrative hearing in Springfield in which the license may be suspended or revoked if:

A) the quarterly report is established as being false or incorrect; or

B) the report is not received within 30 days after the due date.

2) The quarters are as follows: January 1 to March 31; April 1 to June 30; July 1 to September 30; October 1 to December 31.

g) The inspection fee applies to all eggs identified with a consumer Grade “AA”, “A”, or “B” packed loose or packaged in cartons.

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.220 Illinois Grade Standards

The standards for shell eggs for the State of Illinois shall be those standards as set by the United States Department of Agriculture for shell eggs (see 7 CFR 56 (2004)).

(Source: Amended at 29 Ill. Reg. 14774, effective October 1, 2005)

Section 65.230 Administrative Hearings (Repealed)

(Source: Repealed at 19 Ill. Reg. 16933, effective January 1, 1996)