

**UNIFORM JUNIOR FAIR RULES  
APPLY TO ALL DEPARTMENTS**

1. Any boy or girl who is enrolled in a Columbiana County youth organization is eligible to exhibit in this department.
2. The Memorandum of Understanding (MOU) between FFA and 4-H states the youth must complete a specific project in only one organization, and that projects completed as part of another organization should not be exhibited as a 4-H project.
3. To participate in this department a person must comply with the 4-H age eligibility policy. Age eligibility begins when a child is *age 8 as of January 1 AND* in the third grade, and ends December 31 of the calendar year (Jan.1 - Dec. 31) in which a member reaches the age of 19. No entry fee is charged to exhibit in this department
4. For entries in any class in the Jr. Division, premiums and/or ribbons shall be based on the quality of the exhibit at the time of grading and judging. No awards will be made unless the exhibit is considered worthy by the judges.
5. Any junior exhibitor with registered livestock, upon filing an entry blank with the Secretary of the Senior Fairboard not later than July 15, 2009 (tentative) and paying the entry fee and exhibitor fee is eligible to exhibit in the open class.
6. All products, except livestock, must have been developed, produced or made in the current program year as part of a youth organization activity.
7. Youth exhibitors will receive a pass at a \$5 charge, admitting the exhibitor to the grounds. No passes will be issued other than to the exhibitor. Club advisors passes, at a \$5 charge, may be prorated to each club. Senior Fairboard Rule: parents, guardians, or other adults must pay to enter to assist a Jr. Fair exhibitor. A full refund will be made if leaving within one hour. 4-H Volunteers receiving \$5 wristband must have attended at least one volunteer training session.
8. Jr. Fair Livestock exhibitors will be paid \$4.00 per project area. (i.e. - \$4 for dairy, \$4 for hog, \$4 for rabbit, etc.)
9. The Jr. Fair operates on a budget. Should expenses exceed the budget, the Sr. Fairboard reserves the right to prorate premiums.
10. Youth who are staying overnight must have a permit issued by the Senior Fairboard (included with registration forms in the back of this book).
11. All crepe paper decorations placed in Fair buildings must be flameproof. All other paper should be kept to a minimum and must be treated with fire retardant.
12. All Jr. Fair exhibitors will be required to wear show numbers for identification when they are showing their project. The numbers will be furnished at the Fair when wristbands are purchased.

13. Insurance is the sole responsibility of the exhibitors. The OSU Extension Staff recommends each club insure their members with the 4-H accident group insurance from American Income Life Ins. Co. for \$1 - \$2 per member on the form provided to club advisors.

14. Committees will assign stall spaces. All feed, hay, and bedding must be provided by the exhibitor. Saw dust may be used for bedding of animals with a maximum depth of 6 inches.

15. All animals to be shown at the Fair must be pre-registered with the OSU Extension Office on the appropriate registration dates. NO stock may be substituted after registration, even if the original animal has died or is not available.

16. Entries for Jr. Fair livestock exhibits and booth exhibits must be submitted to the **OSU Columbiana County Extension Office not later than the following dates:**

Steer	Nov. 14, 2009
Beef Feeder	June 5, 2010
Dairy Beef Feeder & Dairy Cheese Animal	March 15, 2010
Horse Stall Confirmation	July 22, 2010
Beef Breeding & Dairy	July 1, 2010
Market & Carcass Hog	April 17, 2010
Market & Carcass Lamb, Sheep Breeding	April 17, 2010
Market Goat	April 29, 2010
Horse Project & Stall Registration	May 22, 2010
Rabbit & Poultry	June 19, 2010
Booth Space Request	July 1, 2010
2011 Steer	November 13, 2010
Pocket Pets	June 26, July 17, 2010

OVERNIGHT PASS GETS MAILED TO **SENIOR FAIRBOARD** BY July 24, 2010.

17. Livestock exhibited must conform to the health requirements of the Agricultural Society for the Senior Fair as stated. All livestock, except small animals and horse, are required to have health papers.

17A. To exhibit at the Columbiana County Junior Fair the exhibitor must have a record book checked by each livestock committee at 4-H book grading day. (FFA and other organization members must bring their record books to be checked.) To foster fairness any committee member doing book grading must have their family member's books graded by another committee member.

18. Please read and refer to the **MANDATORY** Ohio Livestock Exhibition and Livestock Tampering Rules. All exhibitors are responsible for following these requirements.

**19. If an animal loses a registration tag, a committee member or the Extension Office MUST be notified within 72 hours/3 days. Any animal that enters the fairgrounds without a tag in its ear will be dismissed. Failure to notify within 72 hours/three days could result in loss of showing privileges for that animal at the Fair.**

20. All market and lactating animal project exhibitors (including dry animals) **MUST** attend a Quality Assurance session. Evidence of participation must be shown to participate in the Fair. *Dates for the 2010 QA clinics are: (CCCTC = Columbiana Career Center on S.R. 45 in Lisbon)*

*January 27, 2010, 6:00 pm, United High School, QA Clinic  
March 25, 2010, 7:00 pm, Crestview Middle School, QA Clinic  
May 15, 2009, 11:00 am to 1:00 pm, CCCTC, QA Clinic*

21. Each livestock committee requires attendance at two clinics. For most committees this will mean attendance at a QA clinic plus a clinic put on specifically by their livestock area. Always attend and listen carefully at the clinics for possible changes in rules or shows. Each committee will give as much advance notice of changes as possible. It is your responsibility to know what is going on with your project. Failure to attend 2 clinics will result in the loss of showing privileges in that livestock area for the current year's Fair. **THERE WILL BE NO MAKE-UPS.**

**A. Expectations of attendance at clinic would be to stay for the entire session. Committees will have attendance sheets at each clinic where you will be expected to sign-in at arrival and sign-out at the end of the clinic session.**

22. Fair Check - in and Release Times

*A. Check-ins: Market hogs, lambs, goats, dairy beef feeder and all rabbits and poultry must be in by 5:00 p.m. Mon., Aug. 2, 2010. All other livestock must be in by 8:00 p.m. Mon., Aug. 2, 2010.*

*B. Release times: All steers will be released Monday, August 9, 2010, 6-11 a.m. All other livestock will be released at 8 p.m., Sunday, August 8, 2010 (Horses released at 7 p.m.).*

23. All market livestock/animal projects are the responsibility of the exhibitor until they are released to the buyer/packer, or until 12 noon on Monday, August 9, 2010.

24. Any youth organization member exhibiting in the various animal classes may participate in the showmanship contest for that animal. See showmanship rules. Exhibitor must show own animal in showmanship.

25. Exhibitors may not sell more than two (2) market animals at the fair. Exhibitors may register more than 2 market projects for the fair but **ONLY TWO** market animals may be shown at the fair.

26. All exhibitors are expected to be present at some part of the current Columbian County Fair. Each exhibitor must show their own animal in the show ring, unless they are unable to do so because of sickness, *military service*, *college*, or a conflict with showing another animal of a different species. In these cases the exhibitor may procure another Columbian County Jr. Fair exhibitor to show their animal for them. (Exception would be horse projects) Prior approval must be obtained from the livestock committee involved.

27. It is the Junior Fair exhibitor's responsibility to groom and care for their own project animal at the fair. Violation of this rule is a Quality Assurance issue and will be dealt with as such.

28. Livestock must be brought into the show when the class is called. Violators will not be permitted to show and will forfeit premiums.

A. All exhibitors are responsible for being present one hour prior to their livestock sale, get their animal ready, and remain in the barn until their project has been sold unless released by the committee. Anyone not present to sell will:

1. Move to the end of the sale and pay a penalty to the committee, and
2. If the end of the sale is reached and the exhibitor still has not arrived, the animal will not be sold. The exhibitor will be responsible for the removal of the animal from the fairgrounds at the close of the fair. This exhibitor will not be permitted to show the following year.

29. Barn duty is **MANDATORY** in all livestock areas. Each committee has its own guidelines. Please make sure you know what is expected of you in each livestock area and fulfill your responsibility.

30. There will be two ways in which an animal can be released from the Fairgrounds:

A. A veterinarian may excuse an animal at any time.

B. If someone thinks an animal should be excused, the following procedure should be followed:

The Sr. Fairboard member who is responsible for the Jr. Fair Department is John Karlen and he **MUST** be present during this procedure along with Julie Herron, 4-H Extension Educator AND a livestock committee member **MUST** meet to determine if the animal will be released. **NO** animal will be sent home without the Senior and Junior Fairboard representatives' approval.

C. Once released from the fair by the veterinarian, the excused animal must be confined to its assigned stall and is to be removed ASAP and is not to be shown at the fair. Failure to comply with this rule may jeopardize participation at future fairs.

31. To insure the safety and enjoyment of the general fairgoer, appropriate conduct of a 4-H/Jr. Fair participant, parent or other spectator, and committee members are expected. Non-appropriate behaviors include water fights, foul language, verbal/physical fights, abuse/neglect of animals, unsportsmanlike actions, or other inappropriate behavior as determined by 4-H Educator, committees, and fair management. Exhibitors involved in non-appropriate behaviors will be reprimanded and may forfeit all awards and not be permitted to exhibit

the following year. Parents, spectators or committee members involved in non-appropriate behaviors will be asked to leave the fairgrounds.

32. Any youth showing at the fair who commits a major violation of the rules with the intent to deceive for the purpose of winning, will forfeit any and all awards won that year and will be barred from showing at the fair the following year.

33. A small percentage may be deducted from the sale price of market animals to cover expenses. The amount will be determined by each 4-H/Jr Fair Committees.

34. The Fairboard will not be responsible for losses or injury to exhibits, however, every precaution will be exercised to prevent loss or injury to such exhibits.

35. Problems arising not mentioned in these rules must conform to the rules of the youth organizations and the County Agricultural Society.

36. The Columbiana County Agricultural Society will designate all market sales as "partial terminal" or "terminal" sales prior to the fair, in accordance with ODA regulations and time tables. Either case means all Grand and Reserve animals must go **directly** to processing. If this rule is broken and animals are not processed, any parties found in violation of this rule will be subject to state penalties and will also be banned from showing any animals at the Columbiana County Fair the following year.

37. Committees who sponsor an award for a "Best Project" which includes skillathon scores, showmanship scores and class placing will call this award:

Specie – Outstanding Youth Project – Grand  
Specie – Outstanding Youth Project – Reserve

*38. All questions pertaining to exceptions to Uniform Rules should be directed in writing to the appropriate livestock committee, with a copy going to the Junior and Senior Fairboards. This shall be done at least 30 days prior to fair. The committee shall pass the request and their recommendations on to the Junior Fairboard. The Junior Fairboard will then pass the matter on to the Senior Fairboard adding their recommendation. Notification of decision to exhibitor, Junior Fairboard and livestock committee, shall be handled by the Senior Fairboard.*

## CAMPGROUNDS

Don McCoy, Superintendent  
48010 Pancake-Clarkson Rd  
Rogers, Ohio 44455  
(330) 227-9905

Camping at the Columbiana County Fair is be reservation only.

All rules and regulations governing privileges at the Columbiana County Fair are made a part of the condition which permits are granted. (Please read the following carefully.)

Assigned camping locations have been issued to previous campers. Payments must be remitted by **May 31, 2010** or you will lose your designated location. Any remaining campsites will be filled on a first come, first pay basis.  
**NO EXCEPTIONS**

To have your name put on the waiting list for a camping spot, send your name, address, phone number and camper size to:

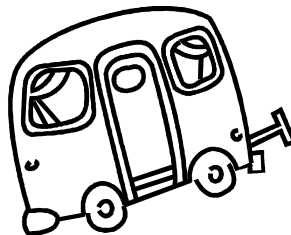
Columbiana County Fair  
PO Box 356  
Lisbon, OH 44432  
(330) 424-5531



All complaints or camping problems will be handled by the campground manager or assistant.

Anyone breaking rules or causing disturbances will be asked to leave immediately, with no refund.

Any minor child staying in the campground **MUST** be accompanied by a parent or legal guardian.



## **OHIO'S LIVESTOCK HEALTH EXHIBITION RULES**

NOTE: Chapter 901:1-18 of the Administrative Code was filed pursuant to Chapter 119 of the Revised Code.

901:1-18-01	Chapter's application
901:1-18-02	Definitions
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901:1-18-04	Exhibitors
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901:1-18-06	Cattle
901:1-18-07	Goats
901:1-18-08	Horses, mules and ponies
901:1-18-09	Sheep
901:1-18-10	Swine
901:1-18-11	Llama

### **901:1-18-01 Chapter's application.**

(A) Animals listed in this chapter when moved or imported into Ohio for exhibition purposes only shall comply with the requirements of this chapter and when in compliance with the provisions of this chapter shall, with the exception of rules governing movement and importation of quarantined animals, be exempt from any other rules governing movement within or importation into Ohio.

(B) Animals moved within or imported into Ohio for any purpose in addition to exhibition shall meet all movement and import requirements of Chapter 901:1-17 of the Administrative Code.

R.C. 119.032 review dates: 07/28/2003 and 07/20/2008  
Promulgated Under: 119.03  
Statutory Authority: 941.03  
Rule Amplifies: 941.10  
Prior Effective Dates: 3/12/90

### **901:1-18-02 Definitions.**

As used in this chapter:

(A) "Exhibition" means any public show of animals which is sponsored by or under the control of an Ohio county or independent agricultural society organized under Chapter 1711. of the Revised Code; or the Ohio state fair; or which is assembled for a period which exceeds thirty-six hours or contains animals of origins other than Ohio.

(B) "Certificate of veterinary inspection" means a form from the state of origin which has been issued and completed by a licensed and accredited veterinarian attesting to the health status and identification of an animal listed thereon.

(C) "Approved veterinarian" means any licensed and accredited veterinarian approved by the Ohio department of agriculture, or an employee of the Ohio department of agriculture or the United States department of agriculture, animal plant health inspection service, veterinary services.

(D) "Licensed and accredited veterinarian" means a person who is licensed by the state of Ohio to practice veterinary medicine and who is certified by the United States department of agriculture, animal plant health inspection service, veterinary services, to be an accredited veterinarian.

(E) "Residue" means any poisonous or deleterious pesticide governed by 40 C.F.R. 180, any poisonous or deleterious substance governed by 21 C.F.R. 109.6, or any other substance governed by 21 C.F.R. 556.

(F) "Contagious or infectious disease" means any disease, including any foreign animal disease, or vector, capable of transmission by any means from a carrier animal to a human or to another animal and includes dangerously contagious or infectious diseases.

(G) "Tuberculosis accredited free herd" is one that has passed at least two consecutive annual negative official tests for tuberculosis in accordance with the "Uniform Methods and Rules – Bovine Tuberculosis Eradication", and has no other evidence of bovine tuberculosis.

HISTORY: Eff 3-10-90; 2-26-96; 6-15-98; 3-19-99; 5-31-01  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC 941.03, 901.19  
Rule amplifies: RC 941.10, 901.19  
R.C. 119.032 Review Date: 2-27-01; 5-31-06

**901:1-18-03 Exhibitions: sanitation, inspection and records.**

(A) Each entity sponsoring an exhibition shall have in attendance an approved veterinarian for the duration of the exhibit.

(B) Each entity sponsoring an exhibition shall:

(1) Immediately, prior to an exhibition and under the direction of the approved veterinarian, thoroughly clean and disinfect each building, pen, stall, ring or other enclosure in which animals are to be quartered for exhibition;

(2) Have the approved veterinarian:

(a) Examine the certificate of veterinary inspection when required for an animal brought to the exhibition;

(b) Inspect within a reasonable time of arrival each animal brought to the exhibit for symptoms of any infectious or contagious diseases;

(c) Daily inspect each animal present at the exhibition for symptoms of infectious or contagious disease.

(3) Maintain a record for one year from the date of the exhibition of each animal present at the exhibit. The record shall contain the name and address of the owner of each animal and the species and breed of the animal.

(4) May order the immediate removal of any animal which in the opinion of the approved veterinarian places other animals at unacceptable risk of disease.

(C) An exemption from the requirements of paragraph (B)(1) of this rule may be requested from the department and will be granted when, in the judgment of the department, cleaning and disinfection will serve no purpose. By way of example only, cleaning and disinfection will generally serve no purpose in a newly constructed building that has never been occupied.

HISTORY: Eff 3-12-90; 1-30-91; 2-26-96; 3-19-99  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC 941.02  
Rule amplifies: RC 941.10  
R.C. 119.032 Review Date: 03-19-2004

**901:1-18-04 Exhibitors.**

(A) No person shall present for exhibition or exhibit an animal which he knows or has reason to suspect is affected with or has been exposed to a dangerously contagious or infectious disease or residue.

(B) The owner or bailee of an animal with symptoms of an infectious or contagious disease shall, when directed by an exhibition official, the approved veterinarian, or an employee of the Ohio department of agriculture, immediately remove the animal from the exhibition premises.

(C) Upon request, each person who presents for exhibition or exhibits an animal, shall make available any certificate of veterinary inspection, registration certificates, vaccination certificate, and other documents to exhibition officials, the approved veterinarian or an employee of the Ohio department of agriculture.

(D) Each person who presents for exhibition or exhibits an animal for which a certificate of veterinary inspection is required by rules 901:1-18-01 to 901:1-18-11 of the Administrative Code shall forward a copy of the certificate of veterinary inspection to the Ohio department of agriculture's division of animal industry.

R.C. 119.032 review dates: 07/28/2003 and 07/20/2008

Promulgated Under: 119.03

Statutory Authority: 941.03, 901.72

Rule Amplifies: 901.72, 941.10

Prior Effective Dates: 2/26/96

**901:1-18-05 Poultry and fowl.**

(A) All turkeys, chickens and gamebirds moved within or imported into Ohio for exhibition must:

(1) Originate directly from a flock or hatchery which is a participant in the national poultry improvement plan for the eradication of disease and be accompanied by documentary evidence that they meet the requirement of this paragraph; or

(2) Originate directly from a flock which has had a negative test for pullorum/fowl typhoid disease within twelve months preceding the opening date of exhibition and be accompanied by documentary evidence that they meet the requirement of this paragraph; or

(3) Have had a negative test for pullorum/fowl typhoid disease, within ninety days, preceding the opening date of the exhibition and be accompanied by documentary evidence that they meet the requirement of this paragraph; or

(4) Be tested for pullorum/fowl typhoid disease upon arrival at the exhibition by a tester approved by the Ohio department of agriculture and found negative.

(B) The rapid whole blood test shall not be used to test turkeys for compliance with the requirements of paragraphs (A)(2), (A)(3) and (A)(4) of this rule.

(C) Waterfowl, doves and pigeons are exempt from this rule.

R.C. 119.032 review dates: 07/28/2003 and 07/20/2008

Promulgated Under: 119.03

Statutory Authority: 901.72, 941.03

Rule Amplifies: 901.72, 941.10

Prior Effective Dates: 3/12/90

**901:1-18-06 Cattle.**

(A) Cattle moved within Ohio for exhibition:

(1) The animals presented for exhibition must show no symptoms or evidence of an infectious or contagious disease.

(B) All cattle imported into Ohio for exhibition must:

(1) Be accompanied by a certificate of veterinary inspection issued within thirty days preceding the opening date of the exhibition;

(2) Originate from a tuberculosis-accredited free herd, an accredited free state or zone, or a modified accredited advanced state or zone;

(3) If originate from a modified accredited state or zone must comply with rule 901:1-17-03 of the Administrative Code;

(4) If originate from an accreditation preparatory or a non-accredited state or zone are prohibited from exhibition;

(5) If from a brucellosis class A state or area/zone must be negative to an official brucellosis test within thirty days of the opening date of the exhibition unless: they are under six months of age, steers, or official vaccinates under twenty months of age (dairy) or twenty-four months of age (beef); and

(6) If from a brucellosis class B or C state or area/zone must meet all requirements for pre-entry testing as specified in 9 C.F.R. 78.9 and obtain an Ohio permit prior to movement.

(C) Cattle from a brucellosis certified free herd or class free state or area/zone are not required to be brucellosis tested.

HISTORY: Eff 3-12-90; 1-30-91; 2-26-96; 6-15-98; 3-19-99; 5-31-01  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC Chapter 941.  
Rule amplifies: RC 941.03  
R.C. 119.032 Review Date: 2-27-01; 5-31-06

**901:1-18-07 Goats.**

(A) Goats moved within Ohio for exhibition:

(1) The animal presented for exhibition must show no symptoms or evidence of an infectious or contagious disease.

(2) All sexually intact animals and any wether eighteen months of age and older must be identified with an official identification as defined in rule 901:1-13-04 of the Administrative Code.

(B) Goats imported into Ohio for exhibition:

(1) Must be accompanied by a certificate of veterinary inspection issued within thirty days preceding the opening date of the exhibition; and

(2) The animal presented for exhibition must show no symptoms or evidence of an infectious or contagious disease; and

(3) The owner and the veterinarian must attest to the following statement written on the certificate of veterinary inspection "the goats in this shipment are not known to be under any movement restrictions because of scrapie."

(4) Originate from a tuberculosis accredited free herd as defined in paragraph (G) of rule 901:1-18-02 of the Administrative Code for bovine tuberculosis eradication; or

(5) Originate from a bovine accredited free state or zone, or a bovine modified accredited advanced state or zone; or

(6) Originate from a bovine modified accredited state or zone must comply with rule 901:1-17-06 of the Administrative Code.

(C) If originate from a bovine accreditation preparatory or a bovine non-accredited state or zone are prohibited from exhibition.

Effective: 02/12/2007  
R.C. 119.032 review dates: 11/27/2006 and 02/12/2012  
Promulgated Under: 119.03  
Statutory Authority: 941.03  
Rule Amplifies: 941.06, 941.10  
Prior Effective Dates: 3/10/90, 2/26/96, 3/19/99, 5/31/01

**901:1-18-08 Horses, mules and ponies.**

(A) Horses, mules and ponies moved within Ohio for exhibition:

(1) If not under quarantine and if they are free of any signs of a contagious or infectious disease; and

(2) If the animal is twelve months of age or older, the exhibition manager may require that the animal has been tested and classed negative to an official test for equine infectious anemia within twelve months of the opening date of the exhibition.

(B) Horses, mules and ponies imported into Ohio for exhibition:

(1) Shall be accompanied by an official certificate of veterinary inspection issued within thirty days of the opening date of the exhibition or obtain a permit for extended time granted by the chief of the division of animal industry as authorized in paragraph (C) of rule 901:1-17-01 of the Administrative Code; and

(2) If the animal is twelve months of age or older, it shall be accompanied by evidence the animal was negative to an official test for equine infectious anemia within twelve months of the opening date of the exhibition; and

(3) Upon request by an authorized representative of the Ohio department of agriculture, the person responsible for each animal must make available a chronological list of dates, places and events attended by this animal within thirty days prior to entry into Ohio.

HISTORY: Eff 3-10-90; 2-26-96; 3-19-99  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC 941.03  
Rule amplifies: RC 941.10  
R.C. 119.032 Review Date: 03-19-2004

**901:1-18-09 Sheep.**

(A) Sheep moved within Ohio for exhibition:

(1) The animal presented for exhibition must show no symptoms or evidence of an infectious or contagious disease.

(2) All sexually intact animals and any wether eighteen months of age and older must be identified with an official identification as defined in rule 901:1-13-04 of the Administrative Code

(B) Sheep imported into Ohio for exhibition:

(1) Must be accompanied by a certificate of veterinary inspection issued within thirty days preceding the exhibition opening date of the exhibition; and

(2) The animal presented for exhibition must show no symptoms or evidence of an infectious or contagious disease; and

(3) The owner and the veterinarian must attest to the following statement written on the certificate of veterinary inspection "the sheep in this shipment are not known to be under any movement restrictions because of scrapie."

Effective: 02/12/2007  
R.C. 119.032 review dates: 11/27/2006 and 02/12/2012  
Promulgated Under: 119.03  
Statutory Authority: 941.03  
Rule Amplifies: 941.06, 941.10  
Prior Effective Dates: 3-10-90; 2-26-96; 3-19-99; 5-31-01

**901:1-18-10 Swine.**

(A) Swine moved within Ohio for exhibition:

(1) At a terminal show must:

(a) Show no symptoms or evidence of an infectious or contagious disease; and

(b) Originate from a county which sixty days prior to the exhibition opening date had no pseudorabies quarantined herds; and

(c) Have no breeding swine present and all swine removed are delivered for immediate slaughter or to a licensed livestock facility.

(d) Notwithstanding any other provisions of these rules, the manager or sponsor of the exhibition may, prior to permitting the exhibition of any porcine animal at a terminal show require proof, for example a VS form 4-33, animal disease diagnostic laboratory submission form, or a certificate of veterinary inspection, the animal has been tested and classed "negative" to an official test for pseudorabies within forty-five days immediately preceding the opening date of the exhibition.

(2) At all other shows, must be accompanied by a certificate of veterinary inspection issued within forty-five days preceding the exhibition opening date; and

Must be negative to an official pseudorabies test within forty-five days of the exhibition opening date unless:

(a) They originate immediately and directly from a pseudorabies qualified herd;  
or

(b) Are suckling pigs accompanying a negative dam; or

(c) They originate from a pseudorabies vaccinated herd and meet the following conditions:

(i) The herd has had a negative monitored test within twelve months,  
and

(ii) The swine presented for show are negative to a pseudorabies differential test; or

(3) Will be exempt from the requirement of a certificate of veterinary inspection if they originate immediately and directly from a stage v area and show no symptoms or evidence of an infectious or contagious disease.

(4) Are exempted by a written permit issued by the department.

(B) Swine imported into Ohio for exhibition:

(1) Must be accompanied by a certificate of veterinary inspection issued within thirty days preceding the exhibition opening date; and

(2) Be negative to an official pseudorabies test within thirty days of the exhibition opening date unless:

(a) They originate immediately and directly from a stage V area or from an area or country recognized by United States department of agriculture, animal plant health inspection service, veterinary services as pseudorabies free; or

(b) They originate immediately and directly from a pseudorabies qualified herd and have not been previously exhibited this show season; or

(c) Are exempted by a written permit issued by the department.

(C) Swine moved within or imported into Ohio for racing shall:

(1) Be separated at all times from any other swine on the exhibition grounds by the greatest distance reasonably possible; and

(2) Be accompanied by a certificate of veterinary inspection issued within thirty days preceding the opening date of the exhibition; and

(3) Be negative to an official pseudorabies test within thirty days of the exhibition opening date unless:

(a) They originate immediately and directly from a stage V area or from an area or country recognized by United States department of agriculture, animal plant health inspection service, veterinary services as pseudorabies free; or

(b) They originate immediately and directly from a pseudorabies qualified herd and have not been previously exhibited this show season;

(c) Are exempt by written permit issued by the department.

(4) Be exempt from the immediate slaughter requirement of paragraph (A)(1)(c) of this rule.

HISTORY: Eff 3-12-90; 2-15-93; 3-19-99  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC 941.03  
Rule amplifies: RC 941.10  
R.C. 119.032 Review Date: 03-19-2004

**901:1-18-11 Llama.**

(A) Llama moved within Ohio for exhibition when presented for exhibition must show no symptoms or evidence of an infectious or contagious disease.

(B) Llama imported into Ohio for exhibition:

(1) Must be accompanied by a certificate of veterinary inspection issued within thirty days preceding the exhibition opening date.

(2) When presented for exhibition must show no symptoms or evidence of contagious disease.

HISTORY: Eff 3-12-90; 2-26-96; 3-19-99  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC 941.03  
Rule amplifies: RC 941.12  
R.C. 119.032 Review Date: 03-19-2004

Exhibition Rules  
Ohio Department of Agriculture  
Division of Animal Industry  
8995 E. Main Street  
Reynoldsburg, OH 43068  
614-728-6220  
Fax: 614-728-6310

**All Columbiana County Junior Fair Livestock Health Exhibition Rules and Ohio Livestock Tampering Rules and any changes to these rules have been sanctioned by the Columbiana County Junior and Senior Fairboards.**

**Columbiana County Agricultural Society has voted to make ALL optional rules MANDATORY. Rules will remain mandatory until further notice.**

**Cattle, goats, sheep and llama MUST be accompanied by a Certificate of Veterinary Inspection within ninety (90) days prior to the opening of the fair.**

\*Swine and horse livestock exhibitors have separate and additional rules. Please see your appropriate section of the Exhibition Rules for these additional rules.\*

\*\* Each equine animal at the Columbiana County Fair will NOT be required to have a negative test for equine infectious anemia.

## **OHIO'S LIVESTOCK TAMPERING EXHIBITION RULES**

901:19-01	Definitions
901:19-02	Types of shows; slaughter
901:19-03	Auction sales at terminal or partial terminal shows
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### **901-19-01 Definitions.**

As used in Chapter 901-19 of the Administrative Code:

- (A) "Accessory reproductive tissue" includes but is not limited to epididymis.
- (B) "Agricultural society" or "society" means a county agricultural society or an independent agricultural society that is organized under the laws of the state of Ohio.
- (C) "Approved" when used in reference to drugs, means approval by the United States food and drug administration for use in the species indicated on the label.
- (D) "Breed show or class" means a show or class limited to breeding stock of a specific breed of livestock.
- (E) "Class" means a division within a show or exhibition as defined by a sponsor.
- (F) "Department" means the department of agriculture created under section 121.02 of the Revised Code.
- (G) "Designee" when used in reference to an exhibitor, means a member of the exhibitor's family or household or any other registered or authorized representative of the exhibitor.
- (H) "Director" means the director of agriculture appointed pursuant to section 121.03 of the Revised Code.
- (I) "Drug" means drug as defined in division (C) of section 4729.02 of the Revised Code and its metabolites.
- (J) "Drug use notification form" means the document completed in accordance with rule 901-19-06 of the Administrative Code.

(K) "Exhibition drug residue legal" means an animal has not been administered a drug; or if administered a drug the withdrawal period has elapsed at the time the drug use notification form is completed.

(L) "Exhibitor" means any person who shows, displays, or exhibits livestock at an exhibition.

(M) "Extra label use" means the actual or intended use of a drug in livestock in a manner other than in accordance with the drug label directions.

(N) "Fair" means the annual exhibition held by the Ohio expositions commission, pursuant to division (A)(1) of section 991.03 of the Revised Code, or a county agricultural society or independent agricultural society, as reported to the director pursuant to rule 901-5-11 of the Administrative Code.

(O) "Family" means the immediate family of an exhibitor, including but not limited to the exhibitor's parent, step-parent, foster parent, grandparent, step-grandparent, foster grandparent, brother, sister, step-brother, step-sister, half-brother, half-sister, son, daughter, step-son, step-daughter, or guardian.

(P) "Grand champion" means the highest placing livestock entry of a show.

(Q) "Household" means the permanent residence address of the exhibitor.

(R) "Immediately" means the time period between the cessation of administration of a drug and the point at which drug residues in the livestock are within tolerance levels or at zero tolerance, unless a safe level has been established by the United States food and drug administration.

(S) "Internal rule" means any rule adopted by a sponsor or applicable to the sponsor's exhibition, and includes all mandatory rules and those optional rules from which the sponsor does not exempt itself or its exhibition.

(T) "Junior livestock show" means a show limited to exhibitors nine years of age or in the third grade through nineteen years of age, or as authorized to participate in either 4-H, FFA or other youth organization.

(U) "Label" means the attached label or the accompanying brochure that lists the approved species, dose, route of administration, withdrawal time and any cautionary statement; a prescription label; the requirements of labeling for an extra label use drug as permitted by the United States food and drug administration; and information provided by the food animal residue avoidance databank (FARAD).

(V) "Licensed livestock facility" means a livestock facility licensed pursuant to Chapter 943. of the Revised Code or a similar law of another state.

(W) "Mandatory rule" means any rule adopted by the director relating to food safety or the health, safety, or welfare of livestock and from which a sponsor may not exempt itself or its exhibition.

(X) "Market flock style project" means ownership including an individual junior exhibitor, family of a junior exhibitor or a cooperative made up of junior exhibitors. Through this type of ownership, the junior exhibitor(s) are to care for, groom, and select any and all birds to be used in exhibitions as well as actively participate in any decision making processes for the flock.

(Y) "Market livestock" means exhibition livestock bred, raised and intended for slaughter for food purposes.

(Z) "Market poultry" means birds including, but not limited to, meat chickens, turkeys, geese and ducks.

(AA) "Non-terminal show" means a show in which no livestock is required to be slaughtered.

(BB) "Optional rule" means any rule adopted by the director from which a sponsor may exempt itself or its exhibition.

(CC) "Outstanding market project" means the exhibitor ranking highest in the outstanding market project competition in a show.

(DD) "Over the counter drug" means any drug that lawfully may be purchased without a prescription.

(EE) "Partial terminal show" means a show in which no fewer than the grand champion and reserve grand champion in each show or market class of livestock are sent directly to slaughter or to a licensed livestock facility no later than or immediately following the conclusion of the exhibition.

(FF) "Prescription" means prescription as defined in division (G) of section 4729.02 of the Revised Code.

(GG) "Quarantine" means isolation pursuant to section 941.07 of the Revised Code.

(HH) "Reserve grand champion" means the second highest placing livestock entry of a show.

(II) "Residue" means residues as defined in division (I) of section 941.01 of the Revised Code.

(JJ) "Show" means that part of the exhibition restricted to exhibiting a single species and category of livestock such as, by way of example, but not limited to, market steer, dairy goats and market lambs.

(KK) "Slick clipping" or "body shaving" means having hair that is less than one half inch in length on the body of market hogs.

(LL) "Terminal show" means a show in which all livestock entered in the show are sent directly to slaughter or to a licensed livestock facility no later than or immediately following the conclusion of the exhibition.

(MM) "Tolerance level" means the detectable level of a residue or other substance in livestock, in a livestock test sample, or in food, as that word is defined in division (A)(5) of section 3715.01 of the Revised Code, in a level less than or equal to the maximum level determined to be safe, acceptable or non-violative by the United States food and drug administration.

(NN) "Unlawful substance" means any of the following:

(1) Any drug prohibited by division (E)(1)(b) of section 901.76 or section 2925.04 of the Revised Code; or

(2) A substance which is not normally found in or does not naturally occur in livestock; or

(3) A substance which is normally found in or does naturally occur in livestock, but is detected or discerned in an amount or area greater than normal; or

(4) Any drug required to be listed, but which is not listed on a drug use notification form; or

(5) Any drug present in an animal regardless of how the drug came to be present if the drug was not administered under paragraph (A), (B) or (C) of rule 901-19-04 of the Administrative Code.

(OO) "Veterinarian" means any person licensed to practice veterinary medicine under Chapter 4741. of the Revised Code or under the similar laws of another state.

(PP) "Withdrawal period" or "withdrawal time" means the interval from the time livestock is removed from medication until all residues are within the tolerance level.

Effective: 02/17/2006

R.C. 119.032 review dates: 11/30/2005 and 02/17/2011

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.70

Prior Effective Dates: 7/6/95, 10/4/95, 6/23/96, 5/1/97, 6/1/98, 5/31/01, 2/15/03

**901-19-02 Types of shows; slaughter.**

This is a mandatory rule.

(A) The sponsor of an exhibition shall designate each of the shows held at the exhibition as one of the following types: terminal show, partial terminal show, or non-terminal show.

(B) All of the following junior livestock shows or classes at a fair must be terminal shows or partial terminal shows: market beef steer, market hog, market lamb, market dairy steer, veal calf and market goat unless at least thirty days prior to the opening of the show, the sponsor has submitted a written request to exempt a show from this provision, and the director has provided written authorization granting this request prior to the start of the fair.

(C) All livestock which participate in a terminal show shall be slaughtered. The livestock shall be consigned to slaughter either at the conclusion of the show or immediately following the exhibition.

(D) In a partial terminal show at least the grand champion and the reserve grand champion shall be slaughtered. Prior to the show, the sponsor of the exhibition may require that additional livestock from a partial terminal show shall be slaughtered. The livestock shall be consigned to slaughter either at the conclusion of the show or immediately following the exhibition.

(E) All livestock required to be slaughtered under this rule shall be slaughtered at a meat establishment either licensed by the department or granted inspection by the United States department of agriculture.

(F) Notwithstanding paragraphs (B), (C) and (D) of this rule, livestock required to be slaughtered under this rule may, at the option of the sponsor of the exhibition, be consigned to a licensed livestock facility for sale provided that:

(1) The livestock is consigned either at the conclusion of the show or immediately following the exhibition; and,

(2) The livestock is sold only for slaughter.

(G) From the beginning of the exhibition until departure for slaughter or consignment to a licensed livestock facility, the exhibitor or the exhibitor's designee shall be responsible for caring for the livestock.

(H) Livestock destined for slaughter or consignment to a licensed livestock facility shall not be removed from the exhibition grounds until the livestock is transported to slaughter or to the licensed livestock facility or until the sponsor approves movement of the livestock to another secure area for:

(1) Disease control in accordance with paragraph (B)(4) of rule 901:1-18-03 of the Administrative Code; and

(2) Quarantine for residue to allow a withdrawal time as determined by the approved fair veterinarian or in accordance with the instructions listed on the drug use notification form to elapse and may be subject to testing.

(I) All livestock destined for slaughter shall be subject to testing by the director in accordance with section 901.73 of the Revised Code.

(J) Livestock carcasses passing inspection may be released for normal disposition.

(K) During inspection or testing, if the livestock carcass is preliminarily determined to have been tampered with or found to contain an unlawful substance, one of the following shall occur:

(1) If the livestock carcass must be trimmed or reconditioned to comply with the meat inspection requirements, the carcass shall be trimmed and reconditioned and released to the exhibitor, unless the successful bidder accepts the trimmed or reconditioned carcass.

(2) If the livestock carcass cannot be trimmed or reconditioned, it shall be condemned in accordance with the meat inspection requirements.

(L) Livestock entered in or eligible for a carcass contest prior to or during a terminal, partial terminal or non-terminal show must be exhibition drug residue legal at the time of show and eligible for immediate slaughter.

R.C. 119.032 review dates: 04/25/2005 and 04/25/2010

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.74

Prior Effective Dates: 03/25/00

**901-19-03 Auction sales at terminal or partial terminal shows.**

This is a mandatory rule.

(A) A sponsor may hold an auction sale of livestock exhibited at a terminal or partial terminal show.

(B) An exhibitor who exhibits livestock at a terminal show or partial terminal show consents to participating in the subsequent auction sale.

(C) All bidders at an auction sale following a terminal show or partial terminal show consent to the slaughter of the livestock or delivery to a licensed livestock facility.

(D) Title to livestock sold at an auction sale and subsequently presented for slaughter or sale at a licensed livestock facility shall remain vested in the exhibitor, or if the exhibitor is not the owner, in the owner until the livestock has been passed by inspection and released in accordance with paragraphs (K)(1) and (K)(2) of rule 901-19-02 of the Administrative Code and passes all testing performed by or at the direction of the department or the sponsor.

(E) At the discretion of the sponsor, the sponsor may collect the sale proceeds from the successful bidder and retain the proceeds until the carcass of the livestock has been released, or may allow the successful bidder to withhold payment of the proceeds until the carcass is released. In the event the carcass is not released, the sponsor shall return the sale proceeds to the successful bidder.

(F) Prior to the auction, the sponsor shall announce the identification of the exhibition livestock which have been administered drugs for which the withdrawal time has not elapsed.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.73, 901.74  
Prior Effective Dates: 7/6/95, 10/4/95, 6/23/96, 6/1/98

**901-19-04 Prohibited practices.**

This is a mandatory rule.

No person shall:

(A) Administer or cause or permit to be administered a prescription drug to livestock either immediately before an exhibition or during an exhibition unless the prescription drug is administered:

- (1) By or under the supervision and direction of a veterinarian; and,
- (2) Only in accordance with label directions; and,
- (3) In conjunction with a valid veterinarian-client-patient relationship; and,
- (4) For a valid medical purpose; and,
- (5) A drug use notification form is completed and filed in accordance with the applicable requirements of rule 901-19-06 of the Administrative Code.

(B) Administer or cause or permit to be administered an over the counter drug to livestock either immediately before an exhibition or during an exhibition unless the over the counter drug is administered:

- (1) By or under the supervision or direction of the exhibitor, the exhibitor's designee, the owner of the livestock or a veterinarian; and,
- (2) Only in accordance with label directions; and,
- (3) Only for a valid medical purpose; and,
- (4) A drug use notification form is completed and filed in accordance with the applicable requirements of rule 901-19-06 of the Administrative Code.

(C) Administer or cause or permit to be administered either a prescription drug or an over the counter drug other than in accordance with the drug's label directions unless extra label use of the drug is:

- (1) By or under the supervision and direction of a veterinarian; and,
- (2) Only in accordance with the extra label directions provided by the veterinarian; and,
- (3) In conjunction with a valid veterinarian-client-patient relationship; and,
- (4) For a valid medical purpose; and,

(5) A drug use notification form is completed and filed in accordance with the applicable requirements of rule 901-19-06 of the Administrative Code; and,

(6) An extended withdrawal time is assigned to the drug by the veterinarian as part of the extra label directions and reported on the drug use notification form.

(D) Show, sell, or offer for sale any livestock which contains an unlawful substance or has been subjected to unacceptable practices.

(E) Show any livestock which contains a drug in an amount which exceeds the tolerance level if established or safe level; or, a drug for which the withdrawal period has not elapsed. Unless administered in accordance with paragraph (A), (B) or (C) of this rule.

(F) Sell or offer for sale in an auction at a terminal or partial terminal show an animal that contains a drug in an amount which exceeds the tolerance level if established or safe level; or, a drug for which the withdrawal period has not elapsed. Unless administered in accordance with paragraph (A), (B) or (C) of this rule.

(G) Exhibit an animal which has been tranquilized.

(H) Make a false statement on a drug use notification form.

(I) Fail to file or update a drug use notification form as required by 901-19-06 of the Administrative Code.

(J) Negligently cause an unlawful substance to be present in an animal.

(K) Fail to sign a chain of custody form.

(L) Violate a mandatory rule.

(M) Violate any optional rule from which a sponsor could have exempted itself or its exhibition, but did not.

(N) Fail to render assistance as provided by section 901.73 of the Revised Code.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.72, 901.73, 901.74, 901.76

Prior Effective Dates: 7/6/95, 10/4/95, 6/23/96, 5/1/97, 6/1/98

**901-19-05 Responsibilities of an exhibition sponsor.**

This is a mandatory rule.

(A) Every sponsor of an exhibition shall appoint a person as its records official. The records official shall receive and maintain the drug use notification forms filed under rule 901-19-06 of the Administrative Code.

(1) The records official shall reject any drug use notification form that is incomplete, illegible or unsigned. At the close of the exhibition the records official shall turn over the drug use notification forms received by him to the sponsor.

(2) The sponsor shall maintain all drug use notification forms for a period of one year from the close of an exhibition. The drug use notification forms shall be made available to the department for inspection and copying upon request.

(3) Review the submitted drug use notification forms prior to the show for compliance with paragraph (I) of rule 901-19-06 and rule 901-19-07 of the Administrative Code.

(4) Review the submitted drug use notification forms for compliance with paragraph (B) of rule 901-19-38 of the Administrative Code if applicable.

(B) The sponsor of an exhibition shall provide information requested by the director on a form prescribed by the director at least ten days before the start of the exhibition.

(C) The sponsor of an exhibition shall, prior to the start of an exhibition, establish a method of identifying each animal in a terminal, partial terminal, and non-terminal show and maintain a chain of custody for each market livestock animal from the show through consignment to either slaughter or a licensed livestock facility for sale. The sponsor shall maintain a record of the identity of each animal and its chain of custody for a period of one year from the date of the last day of an exhibition.

(D) All county and independent agricultural societies and the Ohio expositions commission shall print Chapter 901:1-18 of the Administrative Code (Ohio's livestock health exhibition rules) in their premium book for the current year.

(E) The sponsor of a county or independent agricultural society or the Ohio exposition commission shall provide a livestock exhibitor or an adult advisor, upon request, a copy of Chapter 901-19 of the Administrative Code and print in their current premium book the following notice: "Chapter 901-19 of the Administrative Code (Ohio's livestock tampering exhibition rules) will be made available to a livestock exhibitor or an adult advisor, upon request."

(F) If Chapter 901-19 of the Administrative Code (Ohio livestock tampering exhibition rules) for the upcoming show season are available prior to the sponsor's printing deadline, the sponsor may elect to include the entire text of these rules within their premium book.

(G) All other exhibitions shall provide to exhibitors, upon request, a copy of Chapters 901:1-18 and 901-19 of the Administrative Code and shall include the following statement in at least one written announcement prior to the beginning of the exhibition, "the exhibition's management will provide, upon request of an exhibitor, a copy of Chapters 901:1-18 (Ohio's livestock health exhibition rules) and 901-19 (Ohio's livestock tampering exhibition rules) of the Administrative Code.

HISTORY: Eff 6-23-96; 5-1-97; 3-19-99; 3-25-00; 2-15-03  
Rule promulgated under: RC 119.03  
Rule authorized by: RC 901.72  
Rule amplifies: RC 901.72, 901.74  
R.C. 119.032 review dates: 11/26/2002 and 02/15/2008

**901-19-06 Drug use notification.**

This is a mandatory rule.

(A) The exhibitor and the owner of an animal are jointly and severally responsible for completing and filing the drug use notification form in the manner required by this rule.

(B) The drug use notification form shall be signed by either the exhibitor or the owner. If the person signing the form is a minor child, the form may be cosigned by a parent or guardian of the minor child.

(C) A drug use notification form shall be completed for every animal from which a test sample is collected at every terminal and partial terminal or non-terminal show, and for every animal that is administered a drug either immediately before or during an exhibition.

(D) The director shall require a drug use notification form to be completed for livestock including market steer, market hog, market lamb, veal calf, market dairy steer, market goats, market poultry, lactating dairy cattle and lactating goats exhibited in a junior livestock show at a fair.

(E) The drug use notification form shall be filed with the records official prior to the show in which the animal is entered.

(F) The director may require a drug use notification form to be completed for livestock exhibited at any type of show including a non-terminal show.

(G) If at any time after the drug use notification form is filed the information on the form regarding drug use changes or if a drug is subsequently administered, an updated drug use notification form shall immediately be filed with the records official.

(H) No person shall submit an incomplete, illegible or unsigned drug use notification form.

(I) When a drug use notification form submitted to a records official for livestock is incomplete, illegible or unsigned neither the exhibitor nor the owner shall, until the defect is corrected:

(1) Receive any prizes or awards from shows in which the livestock was exhibited prior to the time the drug use notification form was to be filed.

(2) Participate in any shows or sales held subsequent to the time the drug use notification form was to be filed.

HISTORY: Eff 7-6-95 (Emer.); 10-4-95; 6-23-96; 5-1-97; 6-1-98; 3-19-99; 3-25-00; 2-15-03  
Rule promulgated under: RC 119.03  
Rule authorized by: RC 901.72  
Rule amplifies: RC 901.72, 901.74  
R.C. 119.032 review dates: 11/26/2002 and 02/15/2008

#### **901-19-07 Quality assurance.**

This is a mandatory rule.

Sponsors shall require exhibitors at fairs sponsored by county or independent agricultural societies or the Ohio exposition commission to annually attend or complete a quality assurance program sponsored and conducted cooperatively by the exhibition sponsor, Ohio state university extension, Ohio agricultural education, or agricultural commodity organizations. Alternatively at the discretion of Ohio state university extension, or Ohio agricultural education, an exhibitor may pass a test based on the appropriate skill level for their age (twelve to fourteen or fifteen to eighteen) under the supervision of Ohio state university extension or Ohio agricultural education before exhibiting terminal or partial terminal market livestock, including market poultry, lactating dairy cattle and lactating goats in a junior livestock show. Youth who pass the test will be exempt from annual quality assurance re-certification until they move to the next age bracket or they are no longer a junior exhibitor (nineteen years of age or older on January first of their last year).

Effective: 02/19/2007  
Rule replaced 901-19-36  
Promulgated under R.C. 119  
Statutory authority: R Sec. 901.72  
Rule Amplifies: R.R. Sec. 901.72

**901-19-09 Drug residues in non-terminal show animals.**

This is a mandatory rule.

(A) A person may, notwithstanding paragraph (E) of rule 901-19-04 of the Administrative Code, show at a non-terminal show an animal which has been administered a drug provided they are in compliance with all of the following:

(1) The drug is a prescription drug or an extra label use of a drug and the drug is prescribed by a veterinarian pursuant to a valid veterinarian-client-patient relationship; and,

(2) The drug is administered or used only in accordance with label directions or the prescription; and,

(3) The drug is administered or used only for medical purposes; and,

(4) A drug use notification form is completed and filed in accordance with the applicable requirements of rule 901-19-06 of the Administrative Code.

(B) Milk or other food obtained from livestock administered or treated with a drug and permitted to exhibit pursuant to paragraph (A) of this rule shall not be used for human consumption.

R.C. 119.032 review dates: 05/30/2007 and 05/30/2012

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.72, 901.76

Prior Effective Dates: 06/23/96, 03/19/99, 03/19/04

**901-19-10 Testing requirements and test results.**

This is a mandatory rule.

(A) Urine, blood, tissue and other test samples shall be collected in accordance with the Ohio department of agriculture's protocol for the collection of livestock test samples at exhibitions. Test samples may be collected before, during or immediately after a show. Deviation from the protocol shall be noted.

(B) The director may at his discretion, collect any urine, blood, tissue or other test samples from exhibition animals at the time of slaughter.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.70

Prior Effective Dates: 6/23/96, 5/1/97

**901-19-11 Humane treatment of livestock.**

This is a mandatory rule.

(A) A person shall treat livestock in a humane manner and in accordance with acceptable commercial practices so as to protect the health, safety and welfare of the livestock.

(B) All exhibitors shall comply with and abide by the policy statement and "code of practices" of the Ohio livestock coalition.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.72, 901.74, 901.76

Prior Effective Dates: 7/6/95, 10/4/95, 6/1/98

**901-19-12 Acceptable practices.**

This is a mandatory rule.

The following practices are deemed acceptable to protect and promote the health, safety, and welfare of livestock:

- (A) Adding caffeine free soda pop, gelatin, or other sweeteners to drinking water in nominal amounts to encourage water consumption;
- (B) Hoof trimming;
- (C) Cosmetic dehorning in market class livestock;
- (D) Using collodion as a teat sealant, but for no longer than eighteen hours;
- (E) Adding molasses or other sweeteners to feed to encourage consumption;
- (F) Properly administered and approved growth implants;
- (G) Castration;
- (H) Beak trimming;
- (I) Dehorning;
- (J) Tattooing;
- (K) Hot or freeze branding;
- (L) Humane ringing;
- (M) Tail docking;
- (N) Ear notching;
- (O) Ear tagging;
- (P) Shearing;
- (Q) Drenching of lambs for a medical condition at an exhibition when diagnosed by a licensed veterinarian;
- (R) Acceptable surgery, including clamps, bands and chemical castration.
- (S) Application of ice, ice packs, cold packs or cold compresses prescribed to relieve heat stress or a medical condition diagnosed by a licensed veterinarian at an exhibition.

R.C. 119.032 review dates: 05/30/2007 and 05/30/2012

Promulgated Under: 119.03

Statutory Authority: 901.72

Rule Amplifies: 901.72, 901.76

Prior Effective Dates: 06/01/78, 07/06/95 (Emer.), 10/04/95, 06/23/96, 05/01/97, 06/01/98, 03/25/00, 05/31/01

**901-19-13 Unacceptable practices.**

This is a mandatory rule.

The following practices are detrimental to the health, safety, and welfare of livestock and are prohibited:

- (A) Applying any electrical, mechanical, or other appliance to livestock repeatedly or for a prolonged time period in violation of section 313.2 of the United States code of federal regulations;
- (B) Hitting, striking, beating, or otherwise impacting livestock that induces swelling or enhances, transforms or changes the true conformation, configuration, or appearance of the livestock;
- (C) Plugging of teats;
- (D) Sealing of teats using unapproved substances or for longer than eighteen hours using approved substances;
- (E) Injecting material into udders or teats for non-medical purposes or otherwise artificially modifying the appearance or conformation of the udder or teat;

(F) Using ice, ice packs, cold packs or cold compresses internally or externally other than in accordance with paragraph (S) of rule 901-19-12 of the Administrative Code;

(G) Using a stomach tube or pump for any purpose other than for the relief of tympany or gas on the day of exhibiting.

(H) Drenching of lambs at an exhibition is prohibited except as permitted under paragraph (Q) of rule 901-19-12 of the Administrative Code.

R.C. 119.032 review dates: 05/30/2007 and 05/30/2012  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.72, 901.74  
Prior Effective Dates: 07/06/95 (Emer.), 10/04/95, 05/01/96, 05/01/97, 06/01/98, 05/31/01

**901-19-19 Absolute liability.**

This is a mandatory rule.

(A) Both the exhibitor and the owner of livestock are absolutely liable to discipline under rule 901-19-21 of the Administrative Code for the presence of an unlawful substance in livestock and unacceptable practices done to livestock.

(B) If the exhibitor or the owner was a minor child at the time the unlawful substance or unacceptable practice was detected, the parent or guardian of the person shall also be absolutely liable to discipline under rule 901-19-21 of the administrative Code for the presence of an unlawful substance in livestock and unacceptable practices done to livestock.

(C) The director or the sponsor in imposing discipline under paragraph (A) of this rule upon a person, shall mitigate the discipline imposed based upon one or more of the following facts if established.

(1) The person did not introduce the unlawful substance into the animal or do any unacceptable practices to the livestock;

(2) The person had no actual or constructive knowledge that the unlawful substance was introduced into the livestock or that unacceptable practices had been done to the livestock;

(3) The unlawful substance was not introduced into the livestock and the unacceptable practices were not done to the livestock through the person's negligence.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.72  
Prior Effective Dates: 7/6/95 (emer.), 10/4/95, 6/23/96

**901-19-21 Disciplinary action.**

This is a mandatory rule.

(A) Any person who violates a provision of sections 901.70 through 901.76 inclusive, or 2925.04 of the Revised Code or any provision of this chapter, is subject to any of the following disciplinary actions:

- (1) Disqualification from any exhibition;
- (2) Disqualification of the exhibition livestock from any exhibition;
- (3) Continuing education;
- (4) Written letter of reprimand;
- (5) Forfeiture or return of awards, prizes, premiums or proceeds;
- (6) Pre-exhibition drug testing.

(B) Disqualification may include any or all shows and classes and may be for any number of years.

(C) Anyone who violates rule 901-19-07 of the Administrative Code may be given a letter of reprimand for the first offense.

R.C. 119.032 review dates: 04/25/2005 and 04/25/2010  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.74  
Prior Effective Dates: 03/25/00

#### **901-19-31 Responsibilities of and assistance to junior fair exhibitors.**

This is an optional rule.

(A) A junior livestock show exhibitor shall be responsible for the continuous care, grooming, and preparation of the livestock entered in the junior livestock show.

(B) An exhibitor may receive assistance in the care, grooming, and preparation of the livestock entered in the junior livestock show, provided that the assistance shall be limited to explanation or demonstration provided by the following:

- (1) Family members;
- (2) Household members;
- (3) Advisors or adult volunteers of 4-H or FFA in the exhibitor's club or county;
- (4) Vocational agriculture instructors;
- (5) County extension agents;
- (6) Department representatives;
- (7) Veterinarians;
- (8) Members of the exhibitor's 4-H club, FFA chapter, or other youth organizations;
- (9) Guest speakers of the 4-H, FFA, or other youth organizations.

(C) Any person not specified in paragraph (B) of this rule who provides assistance to a junior livestock show exhibitor shall register in writing with the sponsor. The responsibility to register rests with the exhibitor. An assistant may register for more than one exhibitor. Failure to register constitutes grounds for disciplinary action against the exhibitor. Assistance shall be limited to explanation and minimal demonstration.

R.C. 119.032 review dates: 05/30/2007 and 05/30/2012  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.72  
Prior Effective Dates: 06/23/96, 10/30/96, 03/19/99, 03/19/04

**901-19-32 Breed shows or classes.**

This is an optional Rule.

In breed shows or classes, the rules of the breed association shall constitute accepted grooming practices for that breed's show or class, unless otherwise modified by a mandatory rule.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.72  
Prior Effective Dates: 10/30/96

**901-19-33 Prohibited grooming practices.**

This is an optional rule.

The following grooming practices are prohibited in market classes, non-breed shows or classes, and breed shows or classes unless those grooming practices are permitted under rule 901-19-32 of the Administrative Code:

- (A) Using any substance to enhance or change the color of the livestock, including the livestock's hide or hooves;
- (B) Adding any substance externally to build up, change or alter the shape or conformation of the livestock, including by way of example but not limited to rope, false hair, graphite, hemp, and powders;
- (C) Pigmented grooming aides or materials.
- (D) Slick clipping or body shaving of market hogs except on the ears and tails.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.72  
Prior Effective Dates: 6/23/96, 5/1/97

**901-19-34 Outstanding market project competition.**

This is an optional rule.

An exhibition may provide for an outstanding market project competition in one or more classes. The competition may include an evaluation of the livestock, demonstration of the exhibitor's showmanship abilities, and a skillathon or interview judging. The skillathon or interview judging may include demonstration of the exhibitor's knowledge of quality assurance principles, as set forth in an industry publication or in a publication such as the "caring for animals" handout or by viewing the "caring for animals video" available from a county extension office.

HISTORY: Eff 10-30-96; 5-1-97  
Rule promulgated under: RC Chapter 119.  
Rule authorized by: RC 901.72  
Rule amplifies: RC 901.72  
119.032 review dates: 7/29/2003; 7/29/2008

**901-19-35 Recognition of disciplinary actions.**

This is an optional rule.

(A) Disciplinary action by a sponsor against a person for a violation of sections 901.70 to 901.76, inclusive, or 2925.04 of the Revised Code or Chapter 901-19 of the Administrative Code shall be given full faith and credit and shall be honored at all exhibitions.

(B) A person who has been convicted of violating sections 901.70 to 901.76 inclusive, or 2925.04 of the Revised Code shall be prohibited from participating in any exhibition for a minimum period of three years.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.74  
Prior Effective Dates: 6/23/96

**901-19-38 False, deceptive or unacceptable practices.**

This is an optional rule.

The following are unacceptable practices:

(A) Castration of livestock for purposes of this rule which exceed the following criteria:

- (1) Cattle over eight months of age;
- (2) Swine over seventy-five pounds; or
- (3) Sheep over seventy-five pounds.

(B) Showing any market livestock which has been treated in accordance with paragraph (A), (B) or (C) of rule 901-19-04 of the Administrative Code when a side effect of the drug conceals, enhances, transforms or changes the true confirmation or condition of the livestock.

(C) Any natural occurrence or surgical process which results in testicular tissue remaining in the body of exhibition livestock except rabbits and poultry.

R.C. 119.032 review dates: 07/29/2003 and 07/29/2008  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.72  
Prior Effective Dates: 6/1/98

**901-19-39 Ownership requirements.**

(A) No person shall register, enter, or exhibit in a junior livestock exhibition any of the livestock listed in paragraphs (A)(1) to (A)(7) of this rule unless the person has owned the livestock for not less than the length of time listed:

- (1) Market steers – 150 days;
- (2) Market dairy steers – 150 days;
- (3) Market hogs – 60 days;
- (4) Market lambs – 60 days;
- (5) Market goats – 60 days;
- (6) Veal calves – 60 days, and;
- (7) Market poultry – within five days of hatch including all individual participants in a cooperative.

(B) No person shall register, enter or exhibit livestock in a junior breeding livestock exhibition unless the person has owned the livestock for not less than sixty days or, if the livestock is registered, the livestock has been registered in the person's name for not less than sixty days.

(C) For any exhibition other than those listed in paragraphs (A)(1) to (A)(7) and paragraph (B) of this rule, the length of time a person shall own livestock before the person may register, enter, or exhibit the livestock at an exhibition may be set by either the sponsor of the exhibition or a breed association.

Effective: 02/17/2006  
R.C. 119.032 review dates: 11/30/2005 and 02/17/2011  
Promulgated Under: 119.03  
Statutory Authority: 901.72  
Rule Amplifies: 901.74  
Prior Effective Dates: 4/1/03, 5/31/01

Tampering Exhibition Rules  
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