## ARTICLE V.1 MILK HAULERS

## §550. Licensing of milk haulers

No person, association or corporation shall engage in the business of milk hauling or transport in this Commonwealth unless such person holds a milk hauler's license issued by the board. Applications for such license shall be completed and filed by the milk hauler within thirty days after this amending act takes effect, or prior to his engaging in business and annually thereafter, on or before June fifteenth, by mail or otherwise, upon such forms as may be prescribed. The license year shall commence July first and shall end June thirtieth following.

Such milk hauler's licenses may not be transferred or assigned.

## §551. Refusal, suspension or revocation of license

The board may decline to grant a license to an applicant, or may suspend or revoke the right of a licensee or former licensee to apply for a license for a new license period, or may suspend, or revoke a license already granted to a milk hauler after determination by the board that the hauler has not complied with the provisions of this act and rules, regulations and orders issued by the board pursuant thereto.

Before refusing to grant or reissue, or before suspending or revoking a license, the board shall afford the applicant for the license, an opportunity to be heard under the same procedure as provided in section 405 of this act.

## §552. Records and reports

Milk haulers licensed under this act shall keep within the Commonwealth the following records:

- (1) A record of all milk transported, shipped or hauled, including for each individual trip or movement the type and quantity of milk hauled by origin and destination, consignor and consignee.
- (2) Such other records and information as the board may deem necessary for the proper enforcement of this act.

The board also may from time to time require certain reports to be filed by milk haulers pursuant to rules, regulations or orders of the board.

Persons, associations, or corporations engaged in transporting milk in cans from farms where it is produced to a dealer's plant may be exempt from the provisions of this act.