

901:9-2-02

General provisions.

- (A) No game, show or sale of novelties shall be permitted at a fair, which does not meet with the approval of the inspector and the designated official of the fair board and/or the Ohio expositions commission.
- (B) False or misleading advertising by banner, word of mouth, or otherwise is prohibited.
- (C) Every concessionaire shall be responsible for all the actions of his agent while the agent is working a concession at a fair.
- (D) Each department approved electronic claw amusement game must be individually inspected and approved, and must be individually licensed, before any operation as stated in rule 901:9-2-16 of the Administrative Code.
- (E) No person shall interfere with any inspector in the performance of his lawful duties of inspection.
- (F) To ensure the efficacy and consistency of all concession inspections, an inspector must have six months experience or training in concession regulation and operation and a knowledge of Ohio laws and rules pertaining to fairs.
- (G) Any type of game not previously permitted must be submitted for approval review at the department campus in Reynoldsburg, Ohio prior to May thirty-first of the current year.

Effective: 04/06/2009

R.C. 119.032 review dates: 01/05/2009 and 04/05/2014

CERTIFIED ELECTRONICALLY

Certification

03/25/2009

Date

Promulgated Under: 119.03
Statutory Authority: 1711.11
Rule Amplifies: 1711.11
Prior Effective Dates: 12/23/86, 8/18/00