WAC 16-256-060  Procedures for denying or revoking a commercial feed license for a processed animal waste product facility.  (1) A commercial feed license for a processed animal waste product facility will be denied or revoked if the:
(a) Applicant or the processed animal waste product is determined to be in violation of any Washington state statute or Washington state agency rule or regulation affecting or relating to the distribution of commercial feeds in this state.
(b) Processed animal waste product does not meet the quality standards in WAC 16-256-070.
(c) Processed animal waste product label does not comply with the requirements of chapter 15.53 RCW and WAC 16-256-030.
(d) Processed waste product is not labeled in compliance with law and agency rules and regulations, including WAC 16-256-030 of these rules.
(e) Applicant or licensee fails to perform the testing as specified in WAC 16-256-256 or to accurately maintain and make available to the director or his designee for inspection and copying, upon demand, the records required in WAC 16-256-080.
(2)(a) When an animal waste product or labeling, or other material required to be submitted with an application fails to comply with the requirements of these rules, the director must notify the applicant why the application does not comply so the applicant can make the necessary corrections.
(b) If, upon receipt of such a notice, the applicant does not make the necessary corrections, the director must deny the license application for the processed animal waste product facility. The applicant may then request a hearing under chapter 34.05 RCW.
(3) After determining that an animal waste product or its labeling does not comply with the provisions of chapter 15.53 RCW or WAC 16-256-030, the department may revoke the facility's license. If aggrieved by the decision, the licensee may request a hearing as authorized under chapter 34.05 RCW.

[Statutory Authority: Chapters 15.53 and 34.05 RCW. WSR 03-23-131, § 16-256-060, filed 11/19/03, effective 7/1/04.]