Guidance:

Small-scale processors of chickens or rabbits may be permitted by District Health Departments, if they can meet the minimum criteria in the handouts entitled, "Idaho Poultry Processing Guidelines", and "Idaho Rabbit Processing Guidelines". The district does the following prior to approval:

1. Review of the proposal to determine if a veterinarian will certify the animals as healthy.
2. Review of the proposal to determine the number of animals to be processed annually, and whether they will be sold in Idaho (no interstate allowed), and if they will be sold retail or wholesale.
3. Wholesaling to restaurants or retail stores may be allowed if all criteria are met and the finished meat is labeled properly.
4. Retail sales may be permitted out of the processing facility or under a separate license from a mobile unit.
5. Review of the plan for the processing facility, and approval of the facility itself to determine that it meets all requirements for
   - Separation from living quarters;
   - Approved water supply and approved sewage disposal;
   - Indirect drain for processing sink;
   - Floor drain for pressure washing;
   - Equipment (sinks, refrigeration, work tables);
   - Floors, walls and ceilings,
   - Ventilation;
   - Approved solid waste disposal.

Custom processors that are permitted and inspected by USDA are not allowed to resell poultry to restaurants or markets or walk-in customers. If a producer grower takes poultry to a custom processor it must have been purchased by a customer while still alive and processed with the name of the purchaser on the carcass.

Other farm-raised animals are not addressed in these guidelines, but could be considered on a case-by-case basis for small-scale processing permitted by the health district, so long as NO interstate sales take place.
IDAHO RABBIT PROCESSING GUIDELINES

The following guidelines for rabbit processing were implemented in 1985 as an alternative to the USDA voluntary inspection program:

1. Processing facilities shall comply with the Rules and Regulations Governing Food Sanitation Standards for Food Establishments (Idaho Food Code) specifically sections which pertain to food processing establishments;

2. The establishment shall contract with a veterinarian of their choice for ante-mortem and post-mortem inspections, provided the veterinarian is licensed in Idaho to practice veterinary medicine;

3. The veterinarian shall be at the processing facility during the time of processing, and no slaughtering shall take place unless the veterinarian is present to perform ante-mortem and post-mortem inspections;

4. The veterinarian shall conduct ante-mortem and post-mortem inspections for the diseases or conditions which require condemnation by USDA regulation 9 CFR, Part 354, Section 354.130. Rabbits having such diseases or conditions shall not be acceptable for human food;

5. All rabbits not passing ante-mortem inspections shall be killed and denatured, and rabbits not passing post-mortem inspection shall be denatured;

6. All rabbit carcasses, parts, organs, fluids, and issue shall be disposed of in a manner and at a location approved by the health agency;

7. Rabbits from pathological laboratories shall not be brought into the processing facility premise;

8. The establishment shall assure that all rabbits slaughtered are free from medicated feed residues, medication, pesticides, and other residues;

9. The establishment shall maintain accurate records on the operation of the facility; and

10. Rabbits processed in compliance with these guidelines can reasonably be considered wholesome and safe for human consumption and shall carry a mark of inspection. The mark of inspection shall be facsimile of the form shown herewith, using the size best suited for the purpose intended:

    RABBIT
    INSPECTED BY
    IDAHO LICENSED VETERINARIAN
Should these guidelines not address a specific aspect of rabbit processing, the *Idaho Food Code* and/or the Idaho Food, Drug and Cosmetic Act shall prevail.

Additional information about starting a rabbit processing business can be obtained from your local health department or this agency.
9 CFR, Section 354.130  Diseases or conditions evident which require condemnation.

(a) Carcasses of rabbits affected with or showing lesions of any of the following named diseases or conditions shall be condemned: Tularemia, anthrax, hemorrhagic septicemia, pyemia, septicemia, leukemia, acute enteritis, peritonitis, sarcomatosis, metritis, necro-bacillosis (Smorl’s Disease), tuberculosis, emaciation, streptobacillary pseudotuberculosis, and advanced stages of snuffles. Rabbits from pathological laboratories shall be condemned.

(b) Any organ or part of a rabbit carcass affected with a tumor shall be condemned and when there is evidence that the general condition of the rabbit has been affected by the size, position, or nature of the tumor, the whole carcass shall be condemned. In cases of malignant neoplasms involving any internal organ to a marked extent, or affecting the muscles, skeleton, or body lymph glands, even primarily, the whole carcass shall be condemned.

(c) Carcasses of rabbits showing any disease such as generalized melanosis, pseudoleukemia, and the like, which systemically affect the rabbit, shall be condemned.

(d) Any organ or part of a carcass which is badly bruised or which is affected by an abscess, or a suppurating sore, shall be condemned. Parts or carcasses which are contaminated by pus shall be condemned.

(e) Carcasses of rabbits contaminated by volatile oils, paints, poisons, gases, or other substances which affect the wholesomeness of the carcass shall be condemned.

(f) All carcasses of rabbits so infected that consumption of the meat or meat food products thereof may give rise to meat poisoning shall be condemned. This includes all carcasses showing signs of any of the following diseases: Acute inflammation of the lungs, pleura, pericardium, peritoneum or meninges; septicemia or pyemia, whether traumatic, or without evident cause; gangrenous or severe hemorrhagic enteritis or gastritis; polyarthritis and acute nephritis. Immediately after the slaughter of any rabbit so infected, the infected premises and implements used shall be thoroughly sanitized. The part or parts of any carcass coming into contact with the carcass or any part of the carcass of any rabbit covered by this section other than those affected with acute inflammation of the lungs, pleura, pericardium, peritoneum or meninges, shall be condemned.

(g) Carcasses showing any degree of icterus with a parenchymatous degeneration of organs, the result of infection or intoxication, and those which, as a result of a pathological condition, show an intense yellow or greenish-yellow discoloration without evidence of infection or intoxication shall be condemned.

(h) Carcasses of rabbits affected with mange or scab in advanced stages, or showing emaciation or extension of the inflammation to the flesh, shall be condemned. When the diseased condition is slight, the carcass may be passed for food after removal and condemnation of the affected parts.

(i) In the disposal of carcasses and parts of carcasses showing evidence of infestation with parasites not transmissible to man, the following general rules shall govern: If the lesions are localized in such manner and are of such character that the parasites and the lesions caused by them may be radically removed, the nonaffected portion of the carcass, or part of the carcass, may be certified for food after the removal and condemnation of the affected portions. Where a part of a carcass shows numerous
lesions caused by parasites, or the character of the infestation is such that complete extirpation of the parasites and lesions is difficult and uncertainly accomplished, or if the parasitic infestation or invasion renders the organ or part in any way unfit for food, the affected organ or part shall be condemned. Where parasites are found to be distributed in a carcass in such a manner or to be of such a character that their removal and the removal of the lesions caused by them are impracticable, no part of the carcass shall be certified for food and the entire carcass shall be condemned. Carcasses infested with a hydatid cyst or cysts (Echinococcus granulosis), transmissible to dogs and from dogs to man, shall in all cases be condemned regardless of the degree of infestation.

(j) Carcasses of rabbits showing such degree of emaciation or anemic condition as would render the meat unwholesome, and carcasses which show a slimy degeneration of the fat or a serous infiltration of the muscles shall be condemned.

354.131 Decomposition.

Carcasses of rabbits deleteriously affected by post-mortem changes shall be disposed of as follows:
(a) Carcasses which have reached a state of putrefaction or stinking fermentation shall be condemned.
(b) (Reserved)
(c) Carcasses affected by types of post-mortem change which are superficial in nature may be certified for food after removal and condemnation of affected parts.

354.132 Disposal of condemned carcasses and parts.

All condemned carcasses, or parts of carcasses, shall be disposed of by one of the following methods, under the supervision of an inspector of the Inspection Service: (Facilities and materials for carrying out the requirements in this section shall be furnished by the official establishment.)

(a) Steam treatment (which shall be accomplished by processing the condemned product in a pressure tank under at least 40 pounds of steam pressure) or thorough cooking in a kettle or vat for a sufficient time to effectively destroy the product for human food purposes and preclude dissemination of disease through consumption by animals. Tanks and equipment used for this purpose or for rendering or preparing inedible products shall be in rooms or compartments separate from those used for the preparation of edible products. There shall be no direct connection, by means of pipes or otherwise, between tanks containing inedible products and those containing edible products.
(b) Incineration or complete destruction by burning.
(c) Chemical denaturing, which shall be accomplished by the liberal application to all carcasses and parts thereof, of:
(1) Crude carbolic acid,
(2) Kerosene, fuel, oil, or used crank case oil,
(3) Any phenolic disinfectant conforming to commercial standards CS 70-41 or CS 71-41 which shall be used in at least 2 percent emulsion or solution.
FOOD PROCESSING FACILITY SPECIFICATION REQUIREMENTS

In addition to the plans and specifications required by *Idaho Food Code*, the following information pertaining to food processing activities is needed to evaluate your proposed operation.

1. Type and ingredients of the food product(s) to be manufactured or processed.
2. Proposed label showing display panels with all mandatory label information.
3. Container information, including the type of construction and source of containers and lids or closures.
4. Production and processing operations:
   a. Source, condition and handling of raw products and ingredients.
   b. Produce preparation procedure - cleaning, peeling, chopping, blanching, blending, etc.
   c. Packing procedure - mechanical, by hand.
   d. Processing - thermal, pressure, freeing, etc.
   e. Cooling.
   f. Labeling procedure.
   g. Quality control:
      (1) Tests - bacteriological, chemical, water activity, pH, etc.
      (2) Methodology for tests.
   h. Coding.
   i. Storage and distribution.
   j. Record keeping - shipping receipts, processing, quality control, coding, etc.
5. General maintenance procedure:
   a. Cleaning operations:
      (1) Facilities.
      (2) Equipment and utensils - manual, clean-in-place.
   b. Sanitation of equipment and utensils.
   c. Storage and handling of cleaned portable equipment and utensils.
   d. Animal and vermin control.
6. Projected quantity of food to be manufactured or processed - initial production and long-range goal:
   a. Interstate commerce - quantity to be shipped out-of-state.
   b. Estimated gross sales.
7. Square footage of facility, complete separation from private living quarters.
8. Water source, sewage disposal, and garbage removal facilities.