23.0494.02000

FIRST ENGROSSMENT

Sixty-eighth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1393

Introduced by

Representatives D. Johnson, Brandenburg, Thomas

Senators Luick, Weber

- A BILL for an Act to create and enact chapters 4.1-58, 4.1-59, 4.1-61, and 4.1-62 of the North
- 2 Dakota Century Code, relating to grain and seed warehouses, grain buyers, insolvent grain
- 3 warehousemen, uniform accounting for public elevators and warehouses, and credit-sale
- 4 contracts indemnity from title 60; to amend and reenact subsection 4 of section 41-07-10 and
- 5 section 51-23-04 of the North Dakota Century Code, relating to cross-references to repealed
- 6 laws; to repeal chapters 60-02, 60-02.1, 60-04, 60-05, and 60-10 of the North Dakota Century
- 7 Code, relating to grain and seed warehouses, grain buyers, insolvent grain warehousemen,
- 8 uniform accounting for public elevators and warehouses, and credit-sale contracts indemnity; to
- 9 provide a penalty; and to provide a continuing appropriation.

10 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 11 **SECTION 1.** Chapter 4.1-58 of the North Dakota Century Code is created and enacted as follows:
- 13 **4.1-58-01. Definitions.**
- 14 <u>In this chapter, unless the context or subject matter otherwise requires:</u>
- 15 <u>1. "Credit-sale contract" means a written contract for the sale of grain under which the</u>
- sale price is to be paid or may be paid more than thirty days after the delivery or
- release of the grain for sale and which contains the notice provided in section
- 18 <u>4.1-58-21. If a part of the sale price of a contract for the sale of grain is to be paid or</u>
- may be paid more than thirty days after the delivery or release of the grain for sale,
- 20 <u>only that part of the contract is a credit-sale contract.</u>
- 21 <u>2. "Deferred-payment contract" means a credit-sale contract for which the amount owed</u>
- for the sale of grain has been established, but the payment is postponed until a later
- date.

- 3. "Grain" means wheat, durum, oats, rye, barley, buckwheat, flaxseed, speltz, safflower,
 sunflower seeds, tame mustard, peas, beans, soybeans, corn, clover, millet, alfalfa,
 and any other commercially grown grain or grass seed. "Grain" as defined in this
 chapter does not include grain or grass seeds owned by or in the possession of the
 warehouseman which have been cleaned, processed, and specifically identified for an
 intended use of planting for reproduction and for which a warehouse receipt has not
 been issued.
- 8 <u>4.</u> "Noncredit-sale contract" means a contract for the sale of grain other than a credit-sale contract.
- 5. "Public warehouse" means an elevator, mill, warehouse, subterminal, grain
 warehouse, terminal warehouse, or other structure in which grain is received for
 storing, buying, selling, shipping, or processing for compensation.
- 13 6. "Public warehouseman" means the person operating a public warehouse located or
 14 doing business within this state, regardless of whether the owner or operator resides
 15 within this state. The term does not include a person permitted to sell seed under
 16 chapter 4.1-53, if that person does not store grain for the public and buys grain only for
 17 processing and subsequent resale as seed, or an authorized dealer or agent of a seed
 18 company holding a permit in accordance with section 4.1-53-43.
- "Receipts" means grain warehouse receipts, scale tickets, checks, or other
 memoranda given by a public warehouseman for, or as evidence of, the receipt,
 storage, or sale of grain except when the memoranda was received as a result of a
 credit-sale contract.
 - 8. "Receiving station" means any facility other than an individually licensed warehouse which is used by a licensed public warehouseman to receive and temporarily store grain before transferring the grain to the warehouseman's primary licensed warehouse location or delivering it directly to market.

4.1-58-02. Duties of the commissioner.

The commissioner shall:

23

24

25

26

27

1. Exercise general supervision of the public warehouses of this state, including the
 handling, weighing, and storing of grain, and the management of public warehouses.

31

<u>f.</u>

grain.

1 Investigate all complaints of fraud and injustice, unfair practices, and unfair 2 discrimination. 3 <u>3.</u> Examine and inspect, during ordinary business hours, any licensed warehouse, 4 including all books, documents, and records. 5 <u>4.</u> Require the filing of reports pertaining to the operation of the warehouse. 6 <u>5.</u> Make all proper rules for carrying out and enforcing any law in this state regarding 7 public warehouses. 8 4.1-58-03. Federal licensed inspector and employees. 9 The commissioner may employ a federal licensed inspector and other employees as 10 necessary to carry out this chapter. 11 4.1-58-04. Grain marketing - Procedure for resolving disputes. 12 If any dispute or disagreement arises between the person receiving and the person 13 delivering grain at any public warehouse as to the proper grade, dockage, vomitoxin 14 level, moisture content, or protein content of any grain, an average sample of at least 15 three pints [1.65 liters] of the grain in dispute may be taken together by both parties 16 interested. 17 The sample must be certified by each party as a true and representative sample <u>a.</u> 18 of the grain in dispute on the day the grain was delivered. 19 The sample must be forwarded in a suitable container by parcel post or express, <u>b.</u> 20 prepaid with the name and address of both parties for inspection by a federal 21 licensed inspector, or a mutually agreed-upon third party, who will examine the 22 grain and adjudge what grade, dockage, vomitoxin level, moisture content, or 23 protein content the sample of grain is entitled to under the inspection rules and 24 grades adopted by the secretary of agriculture of the United States. 25 The person requesting the inspection service shall pay for the inspection. <u>C.</u> 26 If the grain in question is damp, otherwise out of condition, or if moisture content <u>d.</u> 27 is in dispute, the sample must be placed in an airtight container. 28 Payment for the grain involved in the dispute must be made and accepted on the e. 29 basis of the determination made by the federal licensed inspector or third party.

All other quality factors may also be considered in determining the price of the

I		<u>g.</u>	An appeal of the determination made by a third party other than a federal
2			licensed inspector may be made to a federal licensed inspector.
3		<u>h.</u>	An appeal of the determination made by a federal licensed inspector may be
4			made as provided under the United States Grain Standards Act [Pub. L. 103-354]
5			108 Stat. 3237; 7 U.S.C. 79(c) and (d)] and under 7 CFR 800.125-800.140.
6		<u>i.</u>	A person not abiding by a final determination is liable for damage resulting from
7			not abiding by the determination.
8	<u>2.</u>	<u>lf a</u>	dispute or disagreement arises between the person delivering grain and the
9		per	son receiving grain as to the determination of quality factors of grain purchased or
10		<u>deli</u>	vered for which inspection rules and grades have not been adopted by the
11		sec	retary of agriculture of the United States, an average sample of at least three pints
12		[1.6	5 liters] of the grain in dispute may be taken together by the parties interested.
13		<u>a.</u>	The sample must be certified by each party as a true and representative sample
14			of the grain in dispute on the day the grain was delivered.
15		<u>b.</u>	If the grain is damp or otherwise out of condition, the sample must be placed in
16			an airtight container.
17		<u>C.</u>	The sample must be forwarded in a suitable container by parcel post or express,
18			prepaid with the name and address of both parties, for inspection by a federal
19			licensed inspector, or a mutually agreed-upon third party, who may examine the
20			grain and determine the quality factors in dispute.
21		<u>d.</u>	The person requesting the inspection service shall pay for the inspection.
22		<u>e.</u>	The determination made by the inspector, or the third party, must be used in the
23			settlement of the dispute.
24	<u>4.1-</u>	<u>58-0</u>	5. Notice of procedures for resolving disputes over grain.
25	<u>Α ρι</u>	<u>ıblic v</u>	warehouse shall post a notice containing the procedures specified in section
26	<u>4.1-58-0</u>	4 for	resolving disputes. The commissioner shall prescribe the form of the notice and
27	shall pro	vide	a copy of the notice to each public warehouse. The public warehouseman shall
28	post the	notic	ce in the grain inspection room of the warehouse. The notice must specifically
29	<u>mention</u>	the p	procedure for resolving disputes applies to the grade, dockage, moisture content,
30	and prot	tein c	content of grain and to the quality factors of grain for which inspection rules and
31	grades l	nave	not been adopted by the secretary of agriculture of the United States.

	U				
1	<u>4.1-</u>	58-06. Release of records - Confidentiality.			
2	<u>1.</u>	As a condition of licensure under section 4.1-58-08, an applicant shall agree to provide			
3		to the commissioner, upon request, any financial record the commissioner deems			
4		relevant for purposes related to:			
5		a. The issuance or renewal of a public warehouse license; or			
6		b. An investigation after issuance or renewal of a public warehouse license.			
7	<u>2.</u>	As a condition of licensure, an applicant shall file a records release with the			
8		commissioner, authorizing the commissioner to obtain from any source any financial			
9		record the commissioner deems relevant for purposes related to:			
10		a. The issuance or renewal of a public warehouse license; or			
11		b. An investigation after issuance or renewal of a public warehouse license.			
12	<u>3.</u>	Information obtained by the commissioner under this section is confidential and may			
13		be provided only:			
14		a. To federal authorities in accordance with federal law;			
15		b. To the attorney general, state agencies, and law enforcement agencies, for use in			
16		the pursuit of official duties; and			
17		c. As directed by an order of a court pursuant to a showing of good cause.			
18	<u>4.1-</u>	58-07. Public warehouse license - Financial criteria to be met.			
19	<u>1.</u>	To be eligible to receive an annual public warehouse license, an applicant shall submit			
20		financial documentation to the commissioner verifying the applicant has satisfactory			
21		net worth and working capital, as determined by the commissioner.			
22	<u>2.</u>	A licensed public warehouseman or an applicant for initial licensure shall report			
23		balance sheets and income statements to the commissioner annually on written			
24		application for initial licensure or license renewal if the applicant purchased up to			
25		ten million dollars worth of grain during the previous licensing period, or intends to			
26		purchase up to ten million dollars worth of grain during the first year of operation.			
27	<u>3.</u>	As a condition of licensure, an applicant shall provide the commissioner, upon request,			
28		any financial record or bank verification release the commissioner deems relevant for			
29		the purpose of verifying the financial information of an applicant pursuant to the			
30		requirements of this section.			

4. As a condition of licensure, a new applicant must:

Sixty-eighth Legislative Assembly

1		<u>a.</u>	<u>Pas</u>	s a background check;
2		<u>b.</u>	<u>Hav</u>	e a satisfactory credit score, as determined by the commissioner; and
3		<u>C.</u>	<u>Be</u> 8	a responsible person with a good business reputation, as determined by the
4			com	nmissioner, that:
5			<u>(1)</u>	Is in the public warehouse business;
6			<u>(2)</u>	Has knowledge of, and experience with, generally accepted grain
7				warehousing and handling practices;
8			<u>(3)</u>	Is competent and willing to operate a public warehouse in accordance with
9				state and federal regulations; and
10			<u>(4)</u>	Has not committed fraud or a criminal offense indicating a lack of business
11				integrity or honesty that undermines the person's responsibility as a
12				warehouse operator.
13	<u>4.1-</u>	58-0	8. Pul	blic warehouse license - Fee - Posting of license.
14	<u>1.</u>	<u>A li</u>	cense	must be obtained from the commissioner for each public warehouse in
15		<u>ope</u>	eration	n in this state. A license issued is for one year and terminates on the thirty-first
16		<u>da</u> y	of Ju	lly in the year of expiration. An initial annual license application that becomes
17		<u>effe</u>	ective	after June first does not expire until July thirty-first of the following calendar
18		yea	<u>ır.</u>	
19	<u>2.</u>	<u>A li</u>	<u>cense</u>	may not describe more than one public warehouse nor grant permission to
20		<u>ope</u>	erate a	a public warehouse other than the one described.
21	<u>3.</u>	<u>a.</u>	<u>The</u>	annual license fee for a public warehouse is:
22			<u>(1)</u>	Four hundred dollars for a warehouse that purchased up to one million
23				dollars worth of grain during the previous licensing period, or intends to
24				purchase up to one million dollars worth of grain during the first year of
25				operation;
26			<u>(2)</u>	Eight hundred dollars for a warehouse that purchased more than one million
27				dollars worth of grain but not more than ten million dollars worth of grain
28				during the previous licensing period, or intends to purchase more than
29				one million dollars worth of grain but not more than ten million dollars worth
30				of grain during the first year of operation; and

1			<u>(3)</u>	One thousand two hundred dollars for a warehouse that purchased more
2				than ten million dollars worth of grain during the previous licensing period, or
3				intends to purchase more than ten million dollars worth of grain during the
4				first year of operation.
5		<u>b.</u>	<u>An</u>	application for an annual license renewal received after July fifteenth must
6			<u>incl</u>	ude an additional one hundred dollar fee per warehouse.
7	<u>4.</u>	<u>lf a</u>	publi	c warehouseman operates two or more warehouses in the same city or
8		<u>rail</u>	road s	siding, in conjunction with each other and with the same working force, and
9		<u>kee</u>	eps or	ne set of books and records for the warehouses, and issues one series of
10		sca	ale ticl	kets, warehouse receipts, checks, and credit-sale contracts for the grain
11		<u>sto</u>	red aı	nd purchased, only one license is required for the operation of all the
12		<u>wa</u>	<u>rehou</u>	ses. When two or more warehouses are operated under one license, the
13		<u>lice</u>	nse f	ee is based upon the combined value of the grain purchased by the
14		<u>wa</u>	<u>rehou</u>	ses during the previous licensing period.
15	<u>5.</u>	The	e licer	nse must be posted in a conspicuous place in the public warehouse.
16	<u>4.1-</u>	58-0	9. Wa	rehouseman to operate warehouse owned by another.
17	<u>A w</u>	areh	ouser	nan may operate under its license a warehouse owned by another person.
18	<u>Storage</u>	perf	orme	d for the person in the entire licensed warehouse is excepted from the storage
19	rate and	d disc	crimin	ation provisions contained in sections 4.1-58-19 and 4.1-58-22 to the extent of
20	the pers	on's	owne	ed capacity in the warehouse.
21	<u>4.1-</u>	<u>58-1</u>	<u>0. Re</u>	ceiving stations.
22	<u>1.</u>	<u>A li</u>	cense	ed public warehouseman may establish a receiving station without a separate
23		wa	<u>rehou</u>	se license for that facility if:
24		<u>a.</u>	The	e station is colocated with another licensed public warehouse, the operator of
25			<u>whi</u>	ch takes delivery of the grain on behalf of the warehouseman that established
26			the	receiving station.
27		<u>b.</u>	The	storage space used by the receiving station is used solely by the receiving
28			<u>stat</u>	ion and is not licensed as part of the warehouse located at that site.
29		<u>C.</u>	The	grain taken in by the receiving station is not commingled with other grain at
30			that	<u>t site.</u>

Sixty-eighth Legislative Assembly

1		<u>d.</u>	<u>The</u>	warehouseman establishing the station requests and receives permission
2			from	the commissioner to increase licensed capacity to include the space to be
3			used	d at the receiving station.
4		<u>e.</u>	<u>Grai</u>	in received at the receiving station is recorded on scale tickets issued by the
5			ware	ehouseman that established the station and is covered by that
6			ware	ehouseman's bond.
7		<u>f.</u>	War	ehouse-receipted grain received at the receiving station is available for
8			rede	elivery to the receiptholder at that location even if the station has been closed.
9			A ch	arge for redelivery must be stated in the warehouseman's redelivery policy.
10	<u>2.</u>	The	stora	age space used by a receiving station need not be physically disconnected
11		fron	n the t	facilities of the other licensed warehouse located at that site.
12	<u>4.1-</u>	<u>58-11</u>	I. Bor	nd filed by public warehouseman.
13	<u>1.</u>	<u>Bef</u>	ore a	license is effective for a public warehouseman, the applicant for the license
14		<u>sha</u>	ll file a	a bond with the commissioner which must:
15		<u>a.</u>	<u>Be ii</u>	n a sum not less than one hundred thousand dollars for any one warehouse.
16		<u>b.</u>	Be c	continuous, unless the corporate surety by certified mail notifies the licensee
17			and	the commissioner the surety bond will be canceled ninety days after receipt
18			of th	ne notice of cancellation.
19		<u>C.</u>	Run	to this state for the benefit of all persons storing or selling grain in that
20			ware	ehouse.
21		<u>d.</u>	Be c	conditioned:
22			<u>(1)</u>	For the faithful performance of the licensee's duties as a public
23				warehouseman.
24			<u>(2)</u>	For compliance with the provisions of law and the rules of the commissioner
25				relating to the storage and purchase of grain by the warehouseman.
26		<u>e.</u>	<u>Spe</u>	cify the location of each public warehouse intended to be covered by the
27			bone	<u>d.</u>
28		<u>f.</u>	Be f	or the specific purpose of:
29			<u>(1)</u>	Protecting the holders of outstanding receipts.
30			<u>(2)</u>	Covering the costs incurred by the commissioner in the administration of
31				this chapter in the event of the licensee's insolvency.

30

- 1 Not accrue to the benefit of any person entering a credit-sale contract with a 2 public warehouseman. 3 <u>2.</u> The aggregate liability of the surety under a bond does not accumulate for each 4 successive annual license renewal period during which the bond is in force but, for 5 losses during an annual license renewal period, is limited in the aggregate to the bond 6 amount stated or changed by appropriate endorsement or rider. 7 The commissioner shall set the amount of the bond and may require an increase in 3. 8 the amount of a bond as the commissioner deems necessary to accomplish the 9 purposes of this section. The amount of the bond must be: 10 Based on the dollar value of the grain purchased; and 11 Calculated using the value of the amount of grain intended to be purchased by a b. 12 new licensee during the first year of operation, or the three-year rolling annual 13 average of the value of grain purchased at the time of license renewal. 14 The surety on the bond must be a corporate surety company, approved by the <u>4.</u> 15 commissioner, and authorized to do business within the state. The commissioner may 16 accept cash, a negotiable instrument, or a bond executed by personal sureties in lieu 17 of a surety bond if, in the commissioner's judgment, the cash, negotiable instrument, 18 or personal surety bond properly will protect the holders of outstanding receipts. 19 5. One bond only may be given for a line of elevators, mills, or warehouses, owned, 20 controlled, or operated by one individual, firm, corporation, or limited liability company, 21 and the bond must be construed to cover the elevators, mills, or warehouses, as a 22 whole and not a specific amount for each. 23 4.1-58-12. Bond cancellation - Release of surety. 24 <u>1.</u> The surety on a bond is released from all future liability accruing on the bond after the 25 expiration of ninety days from the date of receipt by the commissioner of notice of 26 cancellation by the surety or on a later date specified by the surety. This provision 27 does not operate to relieve, release, or discharge the surety from any liability already 28 accrued or which accrues before the expiration of the ninety-day period.
 - Unless the warehouseman files a new bond at least thirty days before liability ceases,
 the commissioner, without hearing, immediately shall suspend the warehouseman's

- Legislative Assembly 1 license and the suspension may not be removed until a new bond has been filed and 2 approved by the commissioner. 3 <u>3.</u> If a license is suspended under this section, the warehouseman shall give notice of the 4 suspension to each receiptholder having grain stored in the warehouse. 5 <u>4.</u> The warehouseman shall notify each receiptholder having grain stored in the 6 warehouse that the grain must be removed from the warehouse or the grain will be 7 priced and redeemed in cash in accordance with section 4.1-58-40. 8 4.1-58-13. Bond discount. 9 The licensee may request a bond reduction based upon the licensee's conversion <u>1.</u> 10 policy. 11 The required bond is reduced by thirty percent for a licensee that establishes and <u>a.</u> 12 follows a conversion policy approved by the commissioner of ten days or fewer. 13 The required bond is reduced by fifteen percent for a licensee that establishes b. 14 and follows a conversion policy approved by the commissioner of eleven to 15 twenty-one days. 16 <u>2.</u> A reduction under this section may not be used to reduce the required bond below the 17 minimum bond set in law. 18 4.1-58-14. Revocation and suspension. 19 Except as provided in subsection 2, the commissioner may suspend or revoke the 1. 20 license of a warehouseman for cause upon notice and hearing. 21 <u>2.</u> Notwithstanding any other provision of this chapter, the commissioner immediately 22 shall suspend the license of a warehouseman for failure at any time to have or to 23 maintain either a bond or insurance policy in the amount and type required. 24 <u>3.</u> During a license suspension, the warehouseman, upon the commissioner's approval, 25 may operate the warehouse and purchase or redeliver grain previously received, but 26 may not receive additional grain for purchase, storage, shipping, or processing. The 27 warehouseman may sell grain only with the prior approval of the commissioner. 28
 - 4.1-58-15. Scale ticket Contents Conversion.

30

Every public warehouseman, upon receiving grain into the warehouse, shall issue a 1. uniform scale ticket for each load of grain received.

1 The scale tickets must be numbered consecutively, and one copy of each ticket 2 must be retained and remain as a permanent record. 3 <u>b.</u> The original ticket must be delivered to the individual from which the grain is 4 received, upon receipt of each load of grain. 5 All scale tickets must be converted into cash, noncredit-sale contracts, credit-sale <u>C.</u> 6 contracts, or warehouse receipts, within thirty days after the grain is delivered to 7 the warehouse. 8 <u>2.</u> This chapter does not require a warehouseman to receive, store, or purchase grain. A 9 warehouseman shall publish and post, in a conspicuous place in the warehouse, a 10 publication identifying whether storage will be available to patrons or whether grain will 11 be accepted via cash or a credit-sale contract arrangement. 12 A producer that fails to convert a scale ticket in accordance with subsection 1 forfeits 13 any trust fund or credit-sale contract indemnity fund protection provided under sections 14 4.1-58-11, 4.1-58-21, and 4.1-58-45. 15 4.1-58-16. Purchase by warehouseman - Form of receipt. 16 A warehouseman may print on each warehouse receipt issued by the warehouseman 17 a receipt executed by the owner for use if the grain represented on the receipt is 18 purchased by the warehouseman. The warehouseman shall record the purchase, as 19 to the amount paid per bushel, on the stub record or copy of the warehouseman's 20 warehouse receipt books. The receipt must be in substantially the following form: 21 Received from , dollars and cents net, in 22 full payment for the grain represented by this warehouse receipt. Gross price per bushel 23 , storage per bushel , net price per bushel . I certify 24 that I am the owner of the grain for which this receipt was issued, and that there are no 25 liens, chattel mortgages, or other claims against the grain represented by this receipt. 26 <u>Dated</u> , . . Signed <u>Owner.</u> 27 2. This section does not affect in any manner the conditions of the storage contract 28 specified in sections 4.1-58-19 and 4.1-58-20. 29 4.1-58-17. Warehouse receipts - Copy. 30 A warehouseman shall provide a stub record or copy of each warehouse receipt 31 issued by the warehouseman, showing:

a. The serial number and date of receipt.

1

2		<u>b.</u>	The kind and grade of grain.
3		<u>C.</u>	The dockage and net weight of the grain.
4	<u>2.</u>	<u>The</u>	warehouseman shall retain possession of the record or copy for inspection by the
5		con	nmissioner and others properly interested.
6	<u>4.1-</u>	<u>58-18</u>	B. Warehouse receipt - Contents and provisions.
7	<u>A w</u>	areho	ouseman shall provide a warehouse receipt that must:
8	<u>1.</u>	Be i	issued only upon the actual delivery of grain to the warehouse for storage.
9	<u>2.</u>	<u>Cor</u>	ntain the following provisions:
10		<u>a.</u>	The place and date the grain was received;
11		<u>b.</u>	The name and address of the owner of the grain;
12		<u>C.</u>	The kind and grade of the grain according to the official standards established by
13			the secretary of agriculture of the United States, except that receipts issued for
14			dry edible beans must reference, in lieu of a grade designation, the number of the
15			scale tickets containing a description of the beans, including the percentage of
16			foreign material, splits, check seed coats, total pick, and moisture; and
17		<u>d.</u>	The gross weight, dockage, and net weight of the grain according to this state's
18			standard weight.
19	<u>3.</u>	<u>Be</u>	numbered consecutively, and no two receipts bearing the same number and series
20		<u>may</u>	y be issued during the same year.
21	<u>4.</u>	Not	be altered by any warehouseman by the insertion in the receipt of any language
22		<u>limi</u>	ting or modifying its liability as imposed by the law.
23	<u>5.</u>	<u>Cor</u>	ntain, either on its face or reverse side, the warehouse and storage contract
24		prov	vided for in section 4.1-58-19.
25	<u>6.</u>	<u>Hav</u>	ve printed upon the receipt the following words: "All storage contracts on grain in
26		<u>stor</u>	e at public grain warehouses terminate on, as identified in the
27		pub	lication required by section 4.1-58-19. If storage charges and warehouseman's
28		<u>adv</u>	ances remain unpaid at the time of termination, the warehouseman may sell a
29		<u>suff</u>	icient amount of grain to pay the charges and advances. The receiptholder shall
30		surr	render the receipt to the issuing warehouseman for settlement."

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

4.1-58-19. Warehouse and storage contract - Storage rates - Terminal delivery.

- 1. A warehouse receipt must contain, either on its face or reverse side, the following warehouse and storage contract:
 - This grain is received, insured, and stored subject to the laws and rules of the a. state of North Dakota, the terms of this contract, and the charges and conditions stated herein and as filed with the North Dakota agriculture commissioner. Upon surrender of this receipt and payment or tender of all applicable charges, the amount, kind, and grade of grain identified in this receipt will be delivered to the person named above or the person's order as rapidly as due diligence, care, and prudence will permit. At the option of the holder of this receipt, the amount, kind, and grade of grain for which this receipt is issued, upon demand, must be delivered back to the holder at any terminal point customarily shipped to, or at the place where received, upon the payment of any charges for receiving, handling, storage, and insurance and in case of terminal delivery, the payment in addition to the above of the regular freight charges on the gross amount called for by this ticket or in lieu thereof, a receipt issued by a bonded warehouse or elevator company doing business at the terminal point. This receipt does not require the delivery of the identical grain specified herein, but an equal amount of grain of the same kind and grade must be delivered.
 - 2. A warehouseman shall publish and post, in a conspicuous place in its warehouse, the fees that will be assessed for receiving, storing, processing, or redelivering grain and the termination date of its warehouse receipts. This publication must be filed with the commissioner as a part of the warehouse license process or annual renewal. The fees and termination date must be stated on the warehouse receipt issued for the grain.

 The fees or termination date may be changed upon filing a revised publication with the commissioner.

4.1-58-20. Covenant against liens may be inserted in warehouse receipt.

A public warehouseman also may insert in the warehouse receipt the following provision:

If any of the grain embraced in this receipt proves to be covered by a chattel mortgage or

other lien, or the partial or absolute title proves to be in someone other than the person to whom

this receipt was issued, the same, if discovered before the delivery of the grain, is sufficient

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

- 1 reason for the refusal to deliver to the holder of the receipt, or if discovered after the delivery of
- 2 the grain, the delivery is deemed an additional delivery for which the holder of this receipt, to
- 3 whom the delivery is made, is accountable.

4.1-58-21. Credit-sale contracts.

- A warehouseman may not purchase grain by a credit-sale contract except as provided in this section. All credit-sale contracts must be in writing and must be consecutively numbered when printing the contract. The warehouseman shall maintain an accurate record of all credit-sale contract numbers, including the disposition of each numbered form, whether by execution, destruction, or otherwise. Each credit-sale contract must contain or provide for:
 - a. The seller's name and address.
 - <u>b.</u> <u>The conditions of delivery.</u>
 - <u>c.</u> <u>The amount and kind of grain delivered.</u>
 - d. The price per unit or basis of value.
 - e. The date payment is to be made.
 - <u>f.</u> The duration of the credit-sale contract.
 - g. Notice in a clear and prominent manner that the sale is not protected by the bond coverage provided for in section 4.1-58-11. However, if the warehouseman has obtained bond coverage in addition to that required by section 4.1-58-11 and that coverage extends to the benefit of credit-sale contracts, the warehouseman may state that in the credit-sale contract along with the extent of the coverage.
 - 2. The contract must be signed by both parties and executed in duplicate. An electronic signature satisfies the requirement. An unsigned contract must be considered an unconverted scale ticket in accordance with section 4.1-58-15. The warehouseman shall retain one copy and deliver one copy to the seller. Upon revocation, termination, or cancellation of a warehouseman's license, the payment date for all credit-sale contracts, at the seller's option, must be advanced to a date not later than thirty days after the effective date of the revocation, termination, or cancellation, and the purchase price for all unpriced grain must be determined as of the effective date of revocation, termination, or cancellation in accordance with all other provisions of the

1		contract. When a public warehouse is transferred under this chapter, credit-sale				
2		contracts may be assigned to another licensed public warehouseman.				
3	<u>3.</u>	<u>A</u> w	varehouseman that uses deferred-payment contracts shall inform producers of bond			
4		pro	tection.			
5	<u>4.1-</u>	<u>58-2</u>	2. Discrimination by public warehouseman prohibited - Posting prices.			
6	<u>1.</u>	<u>A p</u>	ublic warehouseman may not discriminate:			
7		<u>a.</u>	In the buying, selling, receiving, and handling of grain or in the charges made or			
8			the service rendered to owners of stored grain;			
9		<u>b.</u>	In the receiving of grain offered for sale or storage;			
10		<u>C.</u>	In regard to the persons offering grain for sale or storage; or			
11		<u>d.</u>	Between points or stations except as the marketing factors or transportation			
12			costs or grain quality premiums may warrant.			
13	<u>2.</u>	<u>A p</u>	ublic warehouseman is not required to receive for storage any grain that is heating			
14		or c	otherwise out of condition. Storing grain free of charge is prohibited except as			
15		pre	scribed by law. A warehouseman shall post grain prices paid in a conspicuous			
16		pla	ce in the office or driveway of the warehouseman's place of business.			
17	<u>4.1-</u>	<u>58-2</u>	3. Issuance of informal memoranda forbidden - Penalty.			
18	A w	areho	ouseman that fails to issue a receipt, as is provided in sections 4.1-58-16 and			
19	<u>4.1-58-1</u>	17, or	issues slips, memoranda, or any other form of receipt embracing a different			
20	<u>warehou</u>	use o	or storage contract than is provided for specifically in this chapter, is guilty of a			
21	class A	misd	emeanor.			
22	<u>4.1-</u>	<u>58-2</u>	4. Liability of warehouseman.			
23	<u>A pı</u>	A public warehouseman is liable to the owner for the delivery of the kind, grade, quality, and				
24	quantity	of g	rain called for by the warehouse receipt. Unless otherwise agreed, the value of any			
25	difference	ce in	kind, grade, quality, and quantity must be settled at the price on the local market on			
26	the day	the v	varehouseman receives written request for delivery. The warehouseman may			
27	withhold	shold from delivery a sufficient quantity of grain, based upon the local market price, to satisfy				
28	the valu	e of a	any difference in kind, grade, or quality.			
29	<u>4.1-</u>	<u>58-2</u>	5. Records to be kept by public warehouseman.			
30	<u>1.</u>	<u>A p</u>	ublic warehouseman shall keep a record of all grain received, stored, and shipped,			
31		<u>sta</u>	ting the:			

Sixty-eighth Legislative Assembly

1		<u>a.</u>	Weight.
2		<u>b.</u>	<u>Grade.</u>
3		<u>C.</u>	Dockage for dirt or other causes.
4		<u>d.</u>	Name of owner.
5		<u>e.</u>	Price paid.
6		<u>f.</u>	Storage charge collected.
7	<u>2.</u>	<u>A w</u>	arehouseman with a principal office or headquarters located outside this state shall
8		<u>mal</u>	ke available, if requested, all books, documents, and records relevant to a
9		war	ehouse in this state for inspection during ordinary business hours at any of the
10		war	rehouseman's warehouses located in this state or other mutually acceptable place.
11	<u>4.1-</u>	<u>58-20</u>	6. Reports to be made by public warehouseman - Confidential information -
12	<u>Penalty</u>	for f	failure.
13	<u>1.</u>	Eac	ch licensed and bonded public warehouseman shall:
14		<u>a.</u>	Prepare for each month a report giving facts and information called for on the
15			form of report prepared by the commissioner. The report must contain or be
16			verified by a written declaration the report is made under the penalties of perjury.
17			The report may be called for more frequently if the commissioner deems
18			necessary. Information pertaining to the volume of grain handled is a confidential
19			trade secret and is not a public record. The commissioner may make the
20			information available for use by other governmental entities, but the
21			commissioner may not release the information in a manner that jeopardizes the
22			confidentiality of individual licensees.
23		<u>b.</u>	File the report with the commissioner not later than the last day of the following
24			month, and failure to file this report promptly is cause for revoking the warehouse
25			license after due notice and hearing.
26		<u>C.</u>	Keep a separate account of the grain business, if the warehouseman is engaged
27			in handling or selling any other commodity, and under no circumstances may the
28			grain account and other accounts be mixed.
29		<u>d.</u>	Submit additional information requested by the commissioner pursuant to a
30			report or an inspection within five business days.

1	2. The commissioner may refuse to renew a license to any public warehouseman that								
2	fails to make a required report.								
3	4.1-58-27. Bailment not a sale.								
4	When grain is delivered to any public warehouse and an unconverted scale ticket or a								
5	warehouse receipt is issued, the delivery is a bailment and not a sale of the grain delivered. The								
6	grain delivered may not be liable to seizure upon process of a court in an action against the								
7	bailee, except in an action by an owner of the unconverted scale ticket or warehouse receipt to								
8	enforce the terms of the delivery or obtain redelivery of the delivered grain. In the event of the								
9	failure or insolvency of the warehouseman, all the grain in the warehouse, whether the grain is								
10	stored or not, first must be applied at all times to the satisfaction of receipts issued by the								
11	warehouseman.								
12	4.1-58-28. Receiptholder's lien.								
13	Grain contained in a warehouse, including grain owned by the warehouseman, is subject to								
14	a first priority lien for outstanding receiptholders storing, selling, or depositing grain in the								
15	warehouse. The lien created under this section is preferred to any lien or security interest for								
16	any creditor of the warehouseman regardless of the time when the creditor's lien or security								
17	interest attached to the grain. Notice of the lien created under this section need not be filed to								
18	perfect the lien. The lien created by this section is discharged as to grain sold by the								
19	warehouseman to a buyer in the ordinary course of business. The sale does not discharge the								
20	lien for an individual receiptholder in the remaining grain in the warehouse.								
21	4.1-58-29. Standard weights to be used - Exception.								
22	A person purchasing, selling, or storing grain in a public warehouse in this state may not								
23	use any measure for the grain other than the standard bushel, and no number of pounds may								
24	be used or called a bushel other than the number of pounds provided by law as the standard								
25	weight of the kind of grain in question, except during the months of October and November, not								
26	exceeding eighty-two pounds [37.19 kilograms], and during the months of December and								
27	January, not exceeding seventy-six pounds [34.47 kilograms], may be used as the standard								
28	weight per bushel of new ear corn.								
29	4.1-58-30. Federal grades to control - Grades to be posted.								
30	All public warehousemen shall purchase and store grain except dry edible beans in								
31	accordance with the official grades established by the secretary of agriculture of the United								

- 1 States, except as otherwise provided in rules and regulations applicable thereto adopted by
- 2 <u>federal officials pursuant to law.</u>
- 1. Public warehousemen shall post in a conspicuous place in the public warehousemen's
 warehouse the official grades established and also any change that may be made.
- Warehousemen of dry edible beans shall purchase, store, and deliver beans in
 accordance with the policy of the warehousemen which must be filed with the
 commissioner and posted in a conspicuous place in the warehouse of the public
 warehousemen.
- 9 3. Other grading standards may be used if mutually agreed to in writing by the
 10 warehouseman and the owner of the grain. However, the owner may demand the use
 of federal grading standards.
- 12 <u>4.</u> The commissioner, after a hearing, may prohibit the use of nonfederal grades.
- 13 **4.1-58-31. Grading of grain Penalty.**
- A public warehouseman before testing for grade any grain handled by the
 warehouseman shall remove and make due allowance for any dockage of the grain
 made by reason of the presence of straw, weed seeds, dirt, or any other foreign
 matter.
- 18 <u>2. A public warehouseman that violates this section is guilty of a class B misdemeanor.</u>
- 19 <u>4.1-58-32. Termination of public grain warehouse storage contracts Notice to</u>

20 <u>receiptholder.</u>

- A storage contract terminates on the date identified in the publication required by
 section 4.1-58-19. If a different termination date is not identified in the publication, a
 storage contract on grain in a public grain warehouse terminates on June thirtieth of
 each year, except for a storage contract on dry edible beans which terminates on April
 thirtieth of each year.
- Storage of grain in a public grain warehouse may be terminated by the receiptholder at
 any time before the applicable date by the payment of all legal charges and the
 surrender of the warehouse receipt, with a demand for delivery of the grain in storage,
 or notice to the public warehouseman to sell the stored grain.
- 30 3. Upon the expiration of the storage contract, the warehouseman is not obligated to renew the storage contract.

- 4. At least thirty days before the termination date of a storage contract, the public

 warehouseman shall notify the receiptholder by mail of the warehouseman's intention

 to terminate the storage contract on the date identified in the storage contract, unless

 the receiptholder, before that time, demands redelivery, authorizes sale, extends the

 storage contract, or enters a new contract with the public warehouseman for

 restorage. Failure to notify the receiptholder, as required by this section, results in the

 forfeiture of storage charges accrued for the grain during the previous twelve months.
 - 5. In the absence of a demand for delivery, an order to sell, or an agreement between the public warehouseman and the receiptholder for storage after the termination date of the storage contract, the warehouseman, upon the expiration of the storage contract, may sell at the local market price on the close of business on that day, all stored grain of the receiptholder and tender to the receiptholder the proceeds of the sale, less accrued storage charges and the public warehouseman's advances upon any previous storage contract of the receiptholder.

4.1-58-33. Reissue warehouse receipts - Provisions.

Upon payment of all legal accrued charges and the surrender to the warehouseman of a receipt, if the receiptholder and the warehouseman agree to continue the storage contract, the warehouseman may extend the storage contract or issue a new warehouse receipt to the owner and cancel the former receipt by endorsing on the receipt the words: "Canceled by the issuance of warehouse receipt no. ______", inserting the number of the reissue warehouse receipt thereafter, and the holder's name must be signed thereto by the holder or by the holder's authorized agent. The reissue warehouse receipt must be designated by stamping on the receipt: "Reissue of warehouse receipt no. _____".

4.1-58-34. Delivery of grain - Demand terminates storage charge.

On the return and surrender of any receipt and the payment of all lawful charges, the grain represented on the receipt must be deliverable to the owner and is not subject to any further charge for storage after demand for delivery is made and proper facilities for receiving or shipping the grain have been provided. The owner of the receipt shall order the receptacle in which the grain covered by the owner's receipt is to be transported, and the grain must be delivered when the ordered receptacle is in proper condition for loading and is placed at the warehouse. The licensee may not assess receiving or redelivery fees on the grain redelivered

1 during a suspension, following a revocation, or when the owner of the grain is taking redelivery 2 because the licensee is unable to pay for the grain. 3 4.1-58-35. Grain to be kept insured for benefit of owner by warehouseman. 4 A public warehouseman license is not effective unless all grain in storage or on deposit in 5 the warehouse is kept fully insured at the expense of the warehouseman for the benefit of the 6 owner at the current market value of the grain against loss by fire, lightning, internal explosion, 7 windstorm, cyclone, tornado, and other risks of direct physical loss as provided by the insurer in 8 a policy approved by the insurance commissioner. An insurance policy covering grain in a public 9 warehouse may not be transferred or assigned to any person for any purpose, except for grain 10 that is not on warehouse receipt or deposit. The insurance policy must be continuous and may 11 only be canceled in accordance with section 4.1-58-36. 12 4.1-58-36. Insurance - Cancellation - Suspension of license. 13 An insurance company shall give at least ten days' notice to the commissioner and the 14 insured by certified mail return receipt requested before cancellation of an insurance policy 15 required under section 4.1-58-35. The warehouseman shall notify each receiptholder having 16 grain stored in the warehouse the grain must be removed from the warehouse or the grain will 17 be priced and redeemed in cash in accordance with section 4.1-58-40. 18 4.1-58-37. Destruction of grain in public warehouse - First lien by holder of 19 outstanding receipt. 20 The holder of an unconverted scale ticket or warehouse receipt issued by any public 21 warehouseman has a first lien, to the extent of the value of the grain when lost at the place 22 where held, on all insurance of the warehouse for any loss sustained by the receiptholder, on 23 account of the loss of the grain by fire, tornado, or any other cause covered by the insurance 24 policy. 25 4.1-58-38. Refund of license fee by commissioner. 26 If requested in writing, the commissioner shall refund the license fee of a public warehouse, 27 or so much as in the commissioner's judgment is just and reasonable, if satisfactory proof is 28 furnished the warehouse has been transferred to some other person, and the new owner has 29 obtained a license for the same warehouse for the unexpired period for which the original 30 license was issued. If a warehouse is destroyed by fire or other cause, the license fee may be

prorated as the commissioner may determine.

1	<u>4.1-</u>	<u>58-39</u>	. Transfer of warehouse - Redemption of receipts.			
2	<u>1.</u>	If a public warehouseman desires to transfer a warehouse, either by sale or lease to				
3		<u>any</u>	other person, the warehouseman shall:			
4		<u>a.</u>	Notify the commissioner of the warehouseman's intention to transfer the			
5			warehouse, giving the name and address of the proposed lessee or purchaser.			
6		<u>b.</u>	Furnish a statement of all proper claims that may be filed or pending against the			
7			warehouseman pertaining to the storage, inspection, and marketing of grain, with			
8			a statement of:			
9			(1) The number of bushels of grain of each kind and grade in store in the			
0			warehouse;			
11			(2) The number and amount of receipts outstanding; and			
2			(3) The names and addresses of the receiptholders.			
3		<u>C.</u>	Serve notice by registered mail, at least thirty days before the transfer, upon all			
4			receiptholders having claims against the warehouse to call for delivery of the			
5			grain covered by the receipts, and to pay all storage charges due, the			
6			warehouseman to make no charge for redelivery. The commissioner may waive			
7			the thirty-day notice period upon receipt of written consent of all receiptholders.			
8		<u>d.</u>	Transfer all stored grain undelivered at the expiration of the thirty-day period to			
9			the warehouseman's successor, if licensed, or to the nearest licensed warehouse			
20			for restorage, taking receipts for the restorage for the owner of the grain			
21			transferred.			
22		<u>e.</u>	Surrender to the commissioner the warehouseman's license for cancellation, at			
23			which time the proposed lessee or purchaser shall file in due form for a new			
24			license and tender a new bond for review by the commissioner, at which time, the			
25			commissioner, first being duly satisfied all the outstanding receipts have been			
26			redeemed, or that the redemption of all outstanding receipts has been provided			
27			for, the commissioner may permit a new license to become effective for the			
28			lessee or purchaser.			
29	<u>2.</u>	<u>A sa</u>	lle, lease, or transfer of any warehouse may not be recognized by the			
30		com	missioner except when made in accordance with this section.			

8

9

10

11

12

13

14

15

16

30

1 4.1-58-40. Going out of business - Redemption of receipts.

- If a public warehouseman ceases business through the destruction of a warehouse by
 fire or other cause, or through insolvency, the warehouseman shall redeem all
 outstanding unconverted scale tickets or warehouse receipts at the price prevailing on
 the date the warehouse was destroyed or closed because of insolvency. The holder of
 the receipts, upon due notice, shall accept this price and surrender the receipts.
 - 2. A public warehouseman that voluntarily ceases business or fails to renew an existing warehouse license or has the warehouse license revoked shall notify the commissioner and all outstanding receiptholders of the closing and redeem all outstanding unconverted scale tickets or warehouse receipts at the price prevailing on the date the warehouse closed or at the option of the owner of the receipt redeliver the kind, grade, and quantity of grain called for by the unconverted scale ticket or warehouse receipt.
 - 3. On commingled grain the value of over and under deliveries in quantity, grade, and protein must be settled in cash and priced on the market on the day of closing.

4.1-58-41. Cease and desist.

- 17 <u>If a warehouseman engages in an activity or practice contrary to this chapter or related</u>
- 18 <u>rules, the commissioner, upon the commissioner's own motion without complaint, with or without</u>
- 19 hearing, may order the warehouseman to cease and desist from the activity until further order of
- 20 the commissioner. An order may include any corrective action up to and including license
- 21 suspensions. A cease and desist order must be accompanied by a notice of opportunity to be
- heard on the order within fifteen days of the issuance of the order.
- 23 <u>4.1-58-42. Agricultural contracts Mediation or arbitration.</u>
- 24 If a written contract for the sale of grain does not contain provisions to settle disagreements
- 25 concerning factors not governed by section 4.1-58-04, the parties shall attempt to resolve the
- 26 <u>disagreements through mediation or arbitration.</u>
- 27 <u>4.1-58-43. Licensed warehouse capacity and condominium storage.</u>
- Unless an entire warehouse facility is used for nonpublic purposes, all physically
 connected portions of the facility must be licensed in accordance with this chapter.
 - 2. The warehouseman shall issue receipt memoranda for all grain received.

1 Facilities that are physically connected to the licensed warehouse may be sold under a 2 condominium arrangement or leased to other entities for nonpublic use and sales and 3 lease agreements must be based on the capacity of the bins involved and not on the 4 number of bushels held in the space. 5 <u>4.</u> The licensee shall provide contents insurance and bond coverage for the space. 6 5. If a licensee becomes insolvent, the contents of the space must be considered an 7 asset to the trust fund established under this chapter and owners and lessees are 8 entitled to trust fund protection in a manner equal to all other valid grain 9 receiptholders. 10 4.1-58-44. Insolvency of warehouseman. 11 A licensee is insolvent when the licensee refuses, neglects, or is unable upon proper written 12 demand, including electronic communication, to pay for grain purchased or marketed by the 13 licensee or to make redelivery or payment for grain stored. 14 4.1-58-45. Trust fund established - Trustee. 15 Upon the insolvency of a warehouseman, a trust fund must be established: 16 For the benefit of noncredit-sale receiptholders of the insolvent warehouseman, a. 17 other than those that have waived their rights as beneficiaries of the trust fund in 18 accordance with section 4.1-58-15; and 19 To pay the costs incurred by the commissioner in the administration of this <u>b.</u> 20 chapter. 21 <u>2.</u> The trust fund consists of the following: 22 The grain in the warehouse of the insolvent warehouseman or the proceeds as a. 23 obtained through the sale of the grain; 24 <u>b.</u> The proceeds, including accounts receivable, from any grain sold from the time of 25 the filing of the claim that precipitated an insolvency until the commissioner is 26 appointed trustee; 27 The proceeds of insurance policies upon grain destroyed in the elevator; <u>C.</u> 28 The claims for relief, and proceeds from the claims for relief, for damages upon d. 29 any bond given by the warehouseman to ensure faithful performance of the 30 duties of a warehouseman;

1 The claims for relief, and proceeds from the claims for relief, for the conversion of 2 any grain stored in the warehouse; 3 <u>f.</u> Unencumbered accounts receivable for grain sold before the filing of the claim 4 that precipitated an insolvency; 5 Unencumbered equity in grain hedging accounts; and <u>q.</u> 6 Unencumbered grain product assets. h. 7 Upon the insolvency of a warehouseman, the commissioner shall act as trustee of the 3. 8 trust fund. 9 4.1-58-46. Possession of grain. 10 Upon the commissioner's appointment, the commissioner shall seek possession of the 11 grain to be included in the trust fund. Upon the commissioner's possession of any grain in the 12 warehouse, the commissioner shall sell the grain and apply the proceeds to the trust fund. 13 4.1-58-47. Joinder of surety - Deposit of proceeds. 14 The surety on the warehouseman's bond must be joined as a party to the insolvency 15 proceeding upon a motion by the commissioner if the commissioner believes proceeds from the 16 warehouseman's bond may be needed to redeem outstanding receipts issued by the 17 warehouseman. If it appears in the best interests of the receiptholders, the commissioner may 18 order the surety to deposit the penal sum of the bond, or so much of the sum as may be 19 deemed necessary, into the trustee's trust account pending a final determination of the surety's 20 liability under the bond. 21 4.1-58-48. Notice to receiptholders and credit-sale contract claimants. 22 Upon the commissioner's appointment, the commissioner may take possession of 1. 23 relevant books and records of the warehouseman. 24 2. The commissioner shall cause a notice of the commissioner's appointment to be 25 published once each week for two consecutive weeks in a newspaper in the county in 26 which the warehouse is located and may notify by ordinary mail the holders of record 27 of outstanding receipts and those that are potential credit-sale contract claimants, as 28 shown by the warehouseman's records. 29 The notices must require outstanding receiptholders and credit-sale contract claimants 3. 30 to file claims against the warehouseman with the commissioner along with the

1 receipts, contracts, or any other evidence of the claims as required by the 2 commissioner. 3 <u>4.</u> If an outstanding receiptholder or credit-sale contract claimant fails to submit a claim 4 within forty-five days after the last publication of the notice or a longer time as 5 prescribed by the commissioner, the commissioner is relieved of further duty or action 6 under this chapter on behalf of the receiptholder or credit-sale contract claimant and 7 the receiptholder or credit-sale contract claimant may be barred from payment for any 8 amount due. 9 Outstanding receiptholders and credit-sale contract claimants are not parties to the <u>5.</u> 10 insolvency action unless admitted by the court upon a motion for intervention. 11 4.1-58-49. Remedy of receiptholders. 12 A receiptholder does not have a separate claim for relief upon the warehouseman's bond, 13 for insurance, against any person converting grain, nor against any other receiptholder, except 14 through the trustee, unless, upon demand of five or more receiptholders, the commissioner fails 15 or refuses to apply for the commissioner's own appointment. This chapter does not prohibit or 16 prevent a receiptholder, either individually or with other receiptholders, from pursuing 17 concurrently other remedies against the person or property of the warehouseman, for the 18 whole, or any deficiency occurring in the redemption, of the receipts. 19 4.1-58-50. Commissioner to marshall trust assets. 20 Upon the commissioner's appointment, the commissioner may maintain suits at law or 1. 21 in equity, or any special proceeding, in the name of this state, upon the 22 commissioner's own relation, but for the benefit of all receiptholders against: 23 The insurers of grain; <u>a.</u> 24 <u>b.</u> The warehouseman's bond; 25 A person that may have converted any grain; or <u>C.</u> 26 A receiptholder that received more than the receiptholder's just and pro rata <u>d.</u> 27 share of grain, for the purpose of marshalling all trust fund assets and distributing 28 the same among the receiptholders. The commissioner shall seek possession of 29 any grain in the warehouse before recourse is had against the insurers of grain. 30 and the remedy against the insurers of grain must be exhausted before recourse 31 is had against the bond, and against the bond before recourse is had against the

1			person honestly converting grain, unless the commissioner deems it necessary to					
2			the redemption of the receipts that all the above remedies be pursued at the					
3	same time.							
4	4.1-58-51. Power of commissioner to prosecute or compromise claims.							
5	<u>The</u>	com	missioner may:					
6	<u>1.</u>	<u>Pro</u>	secute an action provided in this chapter in any court in this state or in any other					
7		<u>stat</u>	<u>ce.</u>					
8	<u>2.</u>	<u>App</u>	peal from an adverse judgment to the courts of last resort.					
9	<u>3.</u>	<u>Set</u>	tle and compromise an action if it is in the best interests of the receiptholders.					
0	<u>4.</u>	<u>Set</u>	tle and compromise an action if it is in the best interests of the credit-sale contract					
11		<u>clai</u>	mants.					
2	<u>5.</u>	<u>Upc</u>	on payment of the amount of the compromise or of the full amount of an insurance					
3		poli	cy, bond, or conversion claim, exonerate the person so compromising or paying in					
4		<u>full</u>	from further liability growing out of the action.					
5	<u>4.1-</u>	<u>58-52</u>	2. Commissioner's authority - Warehouseman - Trust assets.					
6	<u>Upo</u>	n the	e commissioner's determination continued operation of a warehouseman is likely to					
7	result in probable loss of assets to receiptholders, the commissioner may immediately suspend,							
8	close, o	r take	e control of the assets held in a trust fund described in section 4.1-58-45, or take					
9	any com	<u>ıbina</u>	tion of these actions as the commissioner deems necessary to begin an orderly					
20	<u>liquidation</u>	on of	those trust fund assets as provided in this chapter.					
21	<u>4.1-</u>	<u>58-5</u>	3. Money received by trustee - Deposited in Bank of North Dakota.					
22	<u>All r</u>	none	ys collected and received by the commissioner as trustee under this chapter,					
23	pending	the ı	marshalling of the fund, must be deposited in the Bank of North Dakota.					
24	<u>4.1-</u>	<u>58-54</u>	4. Report of trustee - Approval - Distribution.					
25	<u>1.</u>	<u>Upc</u>	on the receipt and evaluation of claims, the commissioner shall file a report showing					
26		the	amount and validity of each claim after recognizing relevant:					
27		<u>a.</u>	<u>Liens or pledges;</u>					
28		<u>b.</u>	Assignments;					
29		<u>C.</u>	Deductions due to advances or offsets accrued for the licensee;					
30		<u>d.</u>	Cash claims or checks;					
₹1		_	Credit-sale contracts or noncredit-sale contract: and					

15

16

17

18

19

20

21

22

23

24

25

26

27

- 1 f. The amount remaining to be paid based on the terms of the contract.
- 6 payments to credit-sale contract claimants. If the trust fund is insufficient to redeem all
- 7 receiptholder claims in full, the report should list the funds as prorated.
- 3. The commissioner shall set a hearing and the appropriate notice for interested
 persons to show cause why the commissioner's report should not be approved and
 distribution of the trust fund be made as proposed. Copies of the report and notice of
 hearing must be served by the commissioner by certified mail upon the licensee and
 the surety and by ordinary mail upon all persons having claims filed with the
 commissioner.
 - 4. An aggrieved person having an objection to the commissioner's report shall file the objection with the commissioner and serve copies on the commissioner, the licensee, and the surety at least twenty days before the hearing. Failure to file and serve objections in the time set is a waiver of the objection.
 - 5. Following the hearing, the commissioner shall approve or modify the report and issue an order directing payment of the necessary bond proceeds, distribution of the trust fund, payments from the credit-sale contract indemnity fund, and discharge of the commissioner from the commissioner's trust.
 - 6. If an aggrieved person still has objection with the commissioner's report after hearing the person may appeal to district court.

4.1-58-55. Filing fees and court costs - Expenses.

- In any action in a state court in this state, the commissioner may not be required to
 pay any filing fee or other court costs or disbursements if the fees accrue to the county
 or to the state.
- 28 2. The attorney general may employ outside legal services to assist the commissioner in
 29 the prosecution of such action as in the attorney general's judgment may be
 30 necessary and the commissioner shall deduct the expenses of the legal services from
 31 the trust fund and the credit-sale contract indemnity fund as appropriate.

1 All other necessary expenses incurred by the commissioner in carrying out this 2 chapter, including adequate insurance to protect the commissioner, the 3 commissioner's employees, and others engaged in carrying out this chapter, must be 4 reimbursed to the commissioner from the trust fund and credit-sale indemnity funds as 5 appropriate. 6 4.1-58-56. Violations of chapter - Criminal penalty - Civil penalty. 7 A person violating a provision of this chapter or a rule adopted pursuant to this 8 chapter, if punishment is not specifically provided for, is: 9 Guilty of an infraction; and <u>a.</u> 10 Subject to a civil penalty in an amount not to exceed five thousand dollars for b. 11 each violation. 12 2. The civil penalty may be adjudicated by the agriculture commissioner through an 13 administrative hearing or by a court in an appeal of an administrative hearing. 14 SECTION 2. Chapter 4.1-59 of the North Dakota Century Code is created and enacted as 15 follows: 16 4.1-59-01. Definitions. 17 In this chapter, unless the context or subject matter otherwise requires: 18 <u>1.</u> "Credit-sale contract" means a written contract for the sale of grain pursuant to which 19 the sale price is to be paid or may be paid more than thirty days after the delivery or 20 release of the grain for sale and which contains the notice provided in section 21 4.1-59-13. If a part of the sale price of a contract for the sale of grain is to be paid or 22 may be paid more than thirty days after the delivery or release of the grain for sale, 23 only that part of the contract is a credit-sale contract. 24 2. "Deferred-payment contract" means a credit-sale contract for which the amount owed 25 for the sale of grain has been established, but the payment is postponed until a later 26 <u>date.</u> 27 <u>3.</u> "Facility" means a structure in which grain purchased by a grain buyer is received or 28 held. 29 "Grain" means wheat, durum, oats, rye, barley, buckwheat, flaxseed, speltz, safflower, 30 sunflower seeds, tame mustard, peas, beans, soybeans, corn, clover, millet, alfalfa,

and any other commercially grown grain or grass seed. "Grain" does not include grain

1 or grass seeds owned by or in the possession of the grain buyer which have been 2 cleaned, processed, and specifically identified for an intended use of planting for 3 reproduction and for which a warehouse receipt has not been issued. 4 "Grain broker" means a person that: 5. 5 Is involved in the negotiation of grain transactions in the state; <u>a.</u> 6 <u>b.</u> Receives compensation from at least one party to the transaction; and 7 Does not take title to the grain and is not under any financial or contractual C. 8 obligation related to the transaction. 9 "Grain buyer" means a person, other than a public warehouseman as defined in <u>6.</u> 10 chapter 4.1-58, which purchases or otherwise merchandises grain for compensation. 11 The term includes a roving grain buyer, grain broker, and grain processor. The term 12 does not include: 13 A producer of grain that purchases grain from other grain producers to complete 14 a carload or truckload in which the greater portion of the load is grain grown by 15 the purchasing producer or used by the purchasing producer for on-farm feedlot 16 operations in which at least fifty percent of the livestock is owned by the owner of 17 the farm. 18 <u>b.</u> A person permitted to sell seed under chapter 4.1-53, if that person buys grain 19 only for processing and subsequent resale as seed. 20 A person that is an authorized dealer or agent of a seed company holding a <u>C.</u> 21 permit in accordance with section 4.1-53-38. 22 "Grain processor" means an entity that purchases grain to process into end products 7. 23 of a substantially different makeup or nature than the original grain. 24 <u>8.</u> "Noncredit-sale contract" means a contract for the sale of grain other than a credit-sale 25 contract. 26 <u>9.</u> "Receipts" means scale tickets, checks, or other memoranda given by a grain buyer 27 for, or as evidence of, the receipt or sale of grain except when the memoranda was 28 received as a result of a credit-sale contract. 29 10. "Roving grain buyer" means a grain buyer that does not operate a facility where grain 30 is received.

	Logislat	IVCA	SSCHIBIY		
1	4.1-59-02. Duties of the commissioner.				
2	The commissioner shall:				
3	<u>1.</u>	1. Exercise general supervision of grain buyers of this state.			
4	<u>2.</u>	Inve	estigate all complaints of fraud and injustice, unfair practices, and unfair		
5		disc	crimination.		
6	<u>3.</u>	Exa	amine and inspect, during ordinary business hours, any books, documents, and		
7		rec	ords.		
8	<u>4.</u>	<u>Mal</u>	ke all proper rules for carrying out and enforcing any law in this state regarding		
9		gra	in buyers.		
10	<u>4.1</u> -	<u>-59-0</u>	3. Commissioner's authority - Grain buyer - Trust assets.		
11	<u>Upc</u>	on the	e commissioner's determination continued operation of a grain buyer is likely to		
12	result in	prob	able loss of assets to receiptholders, the commissioner may immediately suspend,		
13	close, o	r take	e control of the assets held in a trust fund described in section 4.1-59-22, or take		
14	any con	<u>nbina</u>	tion of these actions as the commissioner deems necessary to begin an orderly		
15	<u>liquidati</u>	on of	those trust fund assets as provided in this chapter.		
16	<u>4.1</u> .	<u>-59-0</u>	4. Federal licensed inspector and employees.		
17	<u>The</u>	com	missioner may employ a federal licensed inspector and other employees as		
18	necessa	ary to	carry out this chapter.		
19	<u>4.1</u> .	<u>-59-0</u>	5. Grain marketing - Procedure for resolving disputes.		
20	<u>1.</u>	<u>lf a</u>	dispute or disagreement arises between the person receiving and the person		
21		<u>deli</u>	vering grain as to the proper grade, dockage, vomitoxin level, moisture content, or		
22		pro	tein content of any grain, an average sample of at least three pints [1.65 liters] of		
23		<u>the</u>	grain in dispute may be taken together by both interested parties.		
24		<u>a.</u>	The sample must be certified by each party as a true and representative sample		
25			of the grain in dispute on the day the grain was transferred.		
26		<u>b.</u>	The sample must be forwarded in a suitable container by parcel post or express,		
27			prepaid with the name and address of both parties for inspection by a federal		
28			licensed inspector, or a mutually agreed-upon third party, that may examine the		
29			grain and adjudge what grade, dockage, vomitoxin level, moisture content, or		
30			protein content the sample of grain is entitled to under the inspection rules and		

grades adopted by the secretary of agriculture of the United States.

ı		<u>C.</u>	The person requesting the inspection service shall pay for the inspection.		
2		<u>d.</u>	. If the grain in question is damp, otherwise out of condition, or if moisture co		
3			is in dispute, the sample must be placed in an airtight container.		
4		<u>e.</u>	Payment for the grain involved in the dispute must be made and accepted on the		
5			basis of the determination made by the federal licensed inspector or third party.		
6			All quality factors also may be considered in determining the price of the grain.		
7		<u>f.</u>	An appeal of the determination made by a third party other than a federal		
8			licensed inspector may be made to a federal licensed inspector.		
9		<u>g.</u>	An appeal of the determination made by a federal licensed inspector may be		
10			made as provided under the United States Grain Standards Act [Pub. L. 103-354]		
11			108 Stat. 3237; 7 U.S.C. 79(c) and (d)] and under 7 CFR 800.125-800.140.		
12		<u>h.</u>	A person not abiding by a final determination is liable for damage resulting from		
13			not abiding by the determination.		
14	<u>2.</u>	If a dispute or disagreement arises between the person delivering grain and the			
15		per	son receiving grain as to the determination of quality factors of grain purchased or		
16		<u>deli</u>	delivered in the state for which inspection rules and grades have not been adopted by		
17		the secretary of agriculture of the United States, an average sample of at least three			
18		pints [1.65 liters] of the grain in dispute may be taken together by the interested			
19		parl	<u>ties.</u>		
20		<u>a.</u>	The sample must be certified by each party as a true and representative sample		
21			of the grain in dispute on the day the grain was transferred.		
22		<u>b.</u>	If the grain is damp or otherwise out of condition, the sample must be placed in		
23			an airtight container.		
24		<u>C.</u>	The sample must be forwarded in a suitable container by parcel post or express,		
25			prepaid with the name and address of both parties, for inspection by a federal		
26			licensed inspector, or a mutually agreed-upon third party, that may examine the		
27			grain and determine the quality factors in dispute.		
28		<u>d.</u>	The person requesting the inspection service shall pay for the inspection.		
29		<u>e.</u>	The determination made by the inspector, or the third party, must be used in the		
30			settlement of the dispute.		

1	<u>4.1</u> -	59-06. Release of records - Confidentiality.		
2	<u>1.</u>	As a condition of licensure, an applicant shall agree to provide the commissioner, upon		
3		request, any financial record the commissioner deems relevant for purposes related		
4		<u>to:</u>		
5		a. The issuance or renewal of a grain buyer license; or		
6		b. An investigation after issuance or renewal of a grain buyer license.		
7	<u>2.</u>	As a condition of licensure, an applicant shall file a records release with the		
8		commissioner, authorizing the commissioner to obtain from any source any financial		
9		record the commissioner deems relevant for purposes related to:		
0		a. The issuance or renewal of a grain buyer license; or		
11		b. An investigation after issuance or renewal of a grain buyer license.		
2	<u>3.</u>	Information obtained by the commissioner under this section is confidential and may		
3		be provided only:		
4		a. To federal authorities in accordance with federal law;		
5		b. To the attorney general, state agencies, and law enforcement agencies for use in		
6		the pursuit of official duties; and		
7		c. As directed by an order of a court pursuant to a showing of good cause.		
8	<u>4.1</u> -	59-07. Grain buyer license - Financial criteria to be met.		
9	<u>1.</u>	To be eligible to receive an annual license, an applicant shall submit financial		
20		documentation to the commissioner verifying the applicant has satisfactory net worth		
21		and working capital, as determined by the commissioner.		
22	<u>2.</u>	A licensed grain buyer or an applicant for initial licensure shall report balance sheets		
23		and income statements to the commissioner annually on written application for initial		
24		licensure or license renewal if the applicant purchased up to ten million dollars worth		
25		of grain during the previous licensing period, or intends to purchase up to ten million		
26		dollars worth of grain during the first year of operation.		
27	<u>3.</u>	As a condition of licensure, an applicant shall provide to the commissioner, upon		
28		request, any financial record or bank verification release the commissioner deems		
29		relevant for the purpose of verifying the financial information of an applicant under this		
30		section.		

4. As a condition of licensure, a new applicant must:

1		<u>a.</u>	a. Pass a background check;					
2		<u>b.</u>	b. Have a satisfactory credit score, as determined by the commissioner; and					
3		<u>C.</u>	c. Be a responsible person with a good business reputation, as determined by the					
4		commissioner, that:						
5			<u>(1)</u>	Is in the grain buying business:				
6			<u>(2)</u>	Has knowledge of, and experience with, generally accepted grain buying				
7				and handling practices;				
8			<u>(3)</u>	Is competent and willing to operate as a grain buyer in accordance with				
9				state and federal regulations; and				
0			<u>(4)</u>	Has not committed fraud or a criminal offense indicating a lack of business				
11				integrity or honesty that undermines the person's responsibility as a grain				
2				<u>buyer.</u>				
3	<u>4.1-</u>	<u>59-08</u>	8. Gra	nin buyer license - How obtained - Fee - Penalty.				
4	<u>1.</u>	<u>Gra</u>	<u>in bu</u>	yers that purchase, solicit, merchandise, or take possession of grain in this				
5		state shall obtain an annual license from the commissioner. Except as provided in this						
6		section, each license expires on July thirty-first of each year. If a licensee's initial						
7		<u>licer</u>	license is issued effective after May thirty-first, that license expires on July thirty-first of					
8		the following year. The annual license fee for a grain buyer is:						
9		<u>a.</u>	<u>Fou</u>	r hundred dollars for a grain buyer that purchased up to one million dollars				
20			wor	th of grain during the previous licensing period, or intends to purchase up to				
21			one	million dollars worth of grain during the first year of operation;				
22		<u>b.</u>	<u>Eigh</u>	nt hundred dollars for a grain buyer that purchased more than one million				
23			dolla	ars worth of grain but not more than ten million dollars worth of grain during				
24			the	previous licensing period, or intends to purchase more than one million				
25			dolla	ars worth of grain but not more than ten million dollars worth of grain during				
26			the '	first year of operation; and				
27		<u>C.</u>	One	thousand two hundred dollars for a grain buyer that purchased more than				
28			ten	million dollars worth of grain during the previous licensing period, or intends				
29			to p	urchase more than ten million dollars worth of grain during the first year of				
30			ope	ration.				

- 1 A license renewal application received after July fifteenth must be assessed an 2 additional one hundred dollar fee per receiving location. 3 <u>3.</u> A license issued under this section is not transferable. 4 4. The commissioner may refuse to issue or renew or may revoke a license: 5 If the licensee or applicant has been convicted of a criminal offense; <u>a.</u> 6 If the licensee or applicant has failed to comply with the requirements of this <u>b.</u> 7 section; 8 If the commissioner has evidence the licensee negotiated in bad faith; or <u>C.</u> 9 For any other reason as determined by the commissioner. d. 10 A licensed grain buyer shall submit a monthly report to the commissioner by the 5. 11 tenth day of each month. The report must include the total value of each commodity 12 brokered in the preceding month. 13 A licensed grain buyer shall notify each potential commodity seller of the identity of the 6. 14 potential commodity buyer before the final confirmation of the transaction. 15 <u>7.</u> Before a license is effective for a grain buyer, the licensee or applicant shall file a bond 16 with the commissioner for not less than one hundred thousand dollars. 17 <u>8.</u> A grain buyer must have the buyer's license in possession at all times. 18 <u>9.</u> A grain buyer that transacts business without first procuring a license and giving a 19 bond is guilty of a class B misdemeanor. 20 4.1-59-09. Bond filed by grain buyer. 21 <u>1.</u> Before a license is effective for a grain buyer under this chapter, the applicant for the 22 license shall file a bond with the commissioner which must: 23 Be in a sum not less than one hundred thousand dollars. <u>a.</u> 24 <u>b.</u> Be continuous, unless the corporate surety by certified mail notifies the licensee 25 and the commissioner the surety bond will be canceled ninety days after receipt 26 of the notice of cancellation. 27 Run to this state for the benefit of all persons selling grain to or through the grain <u>C.</u> 28 buyer. 29 Be conditioned: d.

(1) For the faithful performance of the licensee's duties as a grain buyer.

1		(2) For compliance with the provisions of law and the rules of the commissioner							
2		relating to the purchase of grain by the commissioner monthly.							
3	<u>2.</u>	The surety on the bond must be a corporate surety company, approved by the							
4		commissioner and authorized to do business within the state. The commissioner may							
5		accept cash, a negotiable instrument, or a bond executed by personal sureties in lieu							
6		of a surety bond when, in the commissioner's judgment, cash, a negotiable instrument,							
7		or a personal surety bond properly will protect the holders of outstanding receipts.							
8	<u>4.1-</u>	-58-10. Bond discount.							
9	<u>1.</u>	The licensee may request a bond reduction based upon the licensee's payment policy.							
0		a. The required bond is reduced by thirty percent for a licensee that establishes and							
11		follows a payment policy approved by the commissioner of ten days or fewer.							
2		b. The required bond is reduced by fifteen percent for a licensee that establishes							
3		and follows a payment policy approved by the commissioner of eleven to							
4		twenty-one days.							
5	<u>2.</u>	A reduction under this section may not be used to reduce required bond below the							
6		minimum bond set by law.							
7	<u>4.1-</u>	9-11. Bond cancellation - Release of surety.							
8	<u>The</u>	surety on a bond is released from all future liability accruing on the bond after the							
9	expiration of ninety days from the date of receipt by the commissioner of notice of cancellation								
20	by the s	rety or on a later date specified by the surety. This provision does not operate to							
21	<u>relieve, ı</u>	relieve, release, or discharge the surety from any liability already accrued or which accrues							
22	before th	e expiration of the ninety-day period. Unless the grain buyer files a new bond at least							
23	thirty day	s before liability ceases, the commissioner, without hearing, immediately shall suspend							
24	the grain	buyer's license and the suspension may not be removed until a new bond has been							
25	filed and	approved by the commissioner.							
26	<u>4.1-</u>	9-12. Revocation and suspension.							
27	The commissioner may suspend or revoke the license of a grain buyer for cause upon								
28	notice a	notice and hearing. Notwithstanding any other provision of this chapter, the commissioner shall							
29	suspend	suspend the license of a grain buyer for failure at any time to maintain a bond.							

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

1 <u>4.1-59-13. Scale ticket - Contents.</u>

- 2 Every grain buyer, upon receiving grain, shall issue a uniform scale ticket or comparable
- 3 receipt for each load of grain received. Receipts must be numbered consecutively and one copy
- 4 of each receipt must be retained and remain as a permanent record. The original receipt must
- 5 <u>be delivered to the person from which the grain is received, upon each load of grain.</u>

6 4.1-59-14. Credit-sale contracts.

- 1. A grain buyer may not purchase grain by a credit-sale contract except as provided in this section. All credit-sale contracts must be in writing and must be consecutively numbered when printing the contract. The grain buyer shall maintain an accurate record of all credit-sale contract numbers, including the disposition of each numbered form, whether by execution, destruction, or otherwise. Each credit-sale contract must include:
 - <u>a.</u> The seller's name and address.
 - b. The conditions of delivery.
 - c. The amount and kind of grain delivered.
 - d. The price per unit or basis of value.
- e. The date payment is to be made.
 - <u>f.</u> <u>The duration of the credit-sale contract.</u>
 - g. Notice in a clear and prominent manner that the sale is not protected by the bond coverage provided for in section 4.1-59-09. However, if the grain buyer has obtained bond coverage in addition to that required by section 4.1-59-09 and the coverage extends to the benefit of credit-sale contracts, the grain buyer may state that fact in the credit-sale contract along with the extent of the coverage.
 - 2. The contract must be signed by both parties and executed in duplicate. An electronic signature satisfies this requirement. A holder of an unsigned contract is not eligible for any protection provided by chapter 4.1-62. The grain buyer shall retain one copy and deliver one copy to the seller. Upon revocation, termination, or cancellation of a grain buyer's license, the payment date for all credit-sale contracts, at the seller's option, must be advanced to a date not later than thirty days after the effective date of the revocation, termination, or cancellation, and the purchase price for all unpriced grain

1		mus	t be o	determined as of the effective date of revocation, termination, or cancellation			
2		<u>in ac</u>	ccord	ance with all other provisions of the contract.			
3	<u>3.</u>	A buyer that offers deferred-payment contracts shall inform producers of bond					
4		protection.					
5	4.1-59-15. Discrimination by grain buyer prohibited.						
6	<u>1.</u>	A gr	ain b	uyer may not discriminate:			
7		<u>a.</u>	<u>In th</u>	ne buying, selling, receiving, and handling of grain or in the charges made or			
8			the s	service rendered to owners of purchased grain;			
9		<u>b.</u>	In th	ne receiving of grain offered for sale, but this chapter does not require a			
10			proc	cessor to receive or purchase any lot or kinds of grain;			
11		<u>C.</u>	<u>In re</u>	egard to the persons offering grain for sale; or			
12		<u>d.</u>	<u>Betv</u>	ween points or stations except as the marketing factors or transportation			
13			cost	s or grain quality premiums may warrant.			
14	<u>2.</u>	A grain buyer is not required to receive any grain that is heating or otherwise out of					
15		cond	condition.				
16	<u>4.1-</u>	<u>59-16</u>	. Rec	cords required to be kept by grain buyers.			
17	<u>A gr</u>	ain bu	<u>ıyer s</u>	shall keep such accounts, records, and memoranda concerning the buyer's			
18	dealing	as the	grai	n buyer as may be required by the commissioner and shall make any reports			
19	of purch	ases	of gra	ain as may be required by the rules adopted by the commissioner. The			
20	commis	sioner	at a	Il times must have access to the accounts, records, and memoranda.			
21	<u>4.1-</u>	<u>59-17</u>	. Rep	ports to be made by grain buyers - Penalty for failure - Confidential			
22	records	<u>i.</u>					
23	<u>1.</u>	<u>Eacl</u>	h lice	nsed and bonded grain buyer shall:			
24		<u>a.</u>	<u>Pre</u> p	pare for each month a report giving facts and information called for on the			
25			<u>form</u>	of report prepared by the commissioner.			
26			<u>(1)</u>	The report must contain or be verified by a written declaration the report is			
27				made under the penalties of perjury.			
28			<u>(2)</u>	The report may be called for more frequently if the commissioner deems			
29				necessary.			
30			<u>(3)</u>	Information pertaining to the value of grain handled is a confidential trade			
31				secret and is not a public record. The commissioner may make this			

1			information available for use by other governmental entities, but the		
2			information may not be released by those entities in a manner that		
3			jeopardizes the confidentiality of individual licensees.		
4		<u>b.</u>	File the report with the commissioner not later than the last day of the following		
5			month. Failure to file this report promptly is cause for revoking the grain buyer		
6			license after due notice and hearing.		
7		<u>C.</u>	Keep a separate account of the grain business. If the grain buyer is engaged in		
8			handling or selling any other commodity, the grain account and other accounts		
9			may not be mixed.		
10		<u>d.</u>	Submit additional information requested by the commissioner pursuant to a		
11			report or an inspection within five business days.		
12	<u>2.</u>	The	e commissioner may refuse to renew a license to any grain buyer that fails to make		
13		a re	equired report.		
14	<u>4.1-</u>	<u>59-18</u>	8. Standard weights to be used - Exception.		
15	<u>A pe</u>	erson	purchasing grain may not use any measure for the grain other than the standard		
16	bushel,	and a	a number of pounds may not be used or called a bushel other than the number of		
17	pounds	provi	ded by law as the standard weight of the kind of grain in question, except that		
18	during the months of October and November, not exceeding eighty-two pounds [37.19				
19	kilograms], and during the months of December and January, not exceeding seventy-six pounds				
20	[34.47 k	ilogra	ams], may be used as the standard weight per bushel of new ear corn.		
21	<u>4.1-</u>	<u>59-19</u>	9. Federal grades to control - Grades to be posted.		
22	<u>1.</u>	<u>A g</u>	rain buyer shall purchase grain, except dry edible beans, in accordance with the		
23		offic	cial grades established by the secretary of agriculture of the United States, except		
24		as o	otherwise provided in applicable rules and regulations adopted by federal officials		
25		pur	suant to law.		
26	<u>2.</u>	<u>A g</u>	rain buyer of dry edible beans shall purchase and deliver beans in accordance with		
27		the	buyer's policy, which must be filed with the commissioner and, if applicable, posted		
28		<u>in a</u>	conspicuous place in the buyer's facility.		
29	<u>3.</u>	<u>Oth</u>	er grading standards may be used if mutually agreed to in writing by the grain		
30		buy	ver and the owner of the grain. However, the owner may demand the use of federal		
31		gra	ding standards.		

- 1 After hearing, the commissioner may prohibit the use of nonfederal grades. 2 4.1-59-20. Grading of grain - Penalty. 3 A grain buyer, before testing for grade any grain handled by the grain buyer, shall remove and make due allowance for any dockage of the grain made by reason of the presence of straw, 4 5 weed seeds, dirt, or any other foreign matter. A grain buyer that violates this provision is quilty of 6 a class B misdemeanor. 7 4.1-59-21. Insolvency of grain buyer. 8 A licensee is insolvent when the licensee refuses, neglects, or is unable upon proper written 9 demand, including electronic communication, to pay for grain purchased or marketed by the 10 licensee or is unable to make redelivery upon proper written demand, including electronic 11 communication. The licensee may not assess receiving or redelivery fees on grain. 12 4.1-59-22. Trust fund established - Trustee. 13 Upon the insolvency of a licensee, a trust fund must be established for the benefit of 14 noncredit-sale receiptholders and to pay the costs incurred by the commissioner in the 15 administration of the insolvency. The trust fund consists of the following: 16 Nonwarehouse receipt grain of the insolvent licensee held in storage or the <u>a.</u> 17 proceeds obtained from the conversion of the grain. 18 <u>b.</u> The proceeds, including accounts receivable, from any grain sold from the time of 19 the filing of the claim that precipitated an insolvency until the commissioner is 20 appointed trustee must be remitted to the commissioner and included in the trust 21 fund. 22 The proceeds of insurance policies on destroyed grain. C. 23 The claims for relief, and proceeds from the claims for relief, for damages upon <u>d.</u> 24 bond given by the licensee to ensure faithful performance of the duties of a 25 licensee. 26 The claim for relief, and proceeds from the claim for relief, for the conversion of 27 any grain stored in the warehouse. 28 Unencumbered accounts receivable for grain sold before the filing of the claim f. 29

Unencumbered grain product assets.

that precipitated an insolvency.

30

31

<u>g.</u>

h.

Unencumbered equity in grain hedging accounts.

- Upon the insolvency of a grain buyer, the commissioner shall act as trustee of the trust
 fund.
- 3. All funds received by the commissioner as trustee must be deposited in the Bank of
 4. North Dakota.
- 5 <u>4.1-59-23. Joinder of surety Deposit of proceeds.</u>
- 6 Each surety on the insolvent licensee's bonds must be joined as a party to the insolvency
- 7 proceeding. If it is in the best interests of the receiptholders, the court may order a surety to
- 8 deposit some or all of the penal sum of the bond into the trustee's trust account pending
- 9 <u>determination of the surety's liability under the bond.</u>
- 10 **4.1-59-24. Joinder Grain broker.**

26

27

- A licensed grain broker may be joined as a party to an insolvency proceeding if the
- 12 <u>commissioner determines the grain broker negotiated a grain transaction with an insolvent grain</u>
- 13 buyer or which was discriminatory, predatory, or in bad faith.
- 14 4.1-59-25. Notice to receiptholders and credit-sale contract claimants.
- 15 <u>I. Upon the commissioner's appointment, the commissioner may take possession of</u>
 relevant books and records of the licensee.
- If the insolvency involves a roving grain buyer, the commissioner shall publish a notice
 of the commissioner's appointment once each week for two consecutive weeks in all
 daily newspapers in the state and may notify, by ordinary mail, the holders of record of
 outstanding receipts and those that are potential credit-sale contract claimants,
 disclosed by the licensee's records.
- 3. If the insolvency involves a grain processor, the notice must be published once each
 week for two consecutive weeks in a newspaper in the county in which the facility is
 located.
 - 4. The notice must require outstanding receiptholders and credit-sale contract claimants to file claims with the commissioner along with the receipts, contracts, or other evidence of the claims required by the commissioner.
- 5. If an outstanding receiptholder or credit-sale contract claimant fails to submit a claim
 within forty-five days after the last publication of the notice or a longer time set by the
 commissioner, the commissioner is relieved of further duty in the administration of the
 insolvency on behalf of the receiptholder or credit-sale contract claimant and the

Legislative Assembly 1 receiptholder may be barred from participation in the trust fund, and the credit-sale 2 contract claimant may be barred from payment for any amount due. 3 Outstanding receiptholders and credit-sale contract claimants are not parties to the 4 insolvency action unless admitted by the court upon a motion for intervention. 5 4.1-59-26. Remedy of receiptholders. 6 A receiptholder does not have a separate claim for relief upon any insolvent licensee's 7 bond, for insurance, against any person converting grain, nor against any other receiptholder, 8 except through the trustee, unless, upon demand of five or more receiptholders, the 9 commissioner fails or refuses to apply for the commissioner's own appointment or unless the 10 district court denies the application. This chapter does not prohibit a receiptholder, either 11 individually or with other receiptholders, from pursuing concurrently any other remedy against 12 the person or property of the licensee. 13 4.1-59-27. Commissioner to marshall trust assets. 14 Upon the commissioner's appointment, the commissioner shall marshall all trust fund 15 assets. The commissioner may maintain suits in the name of the state of North Dakota for the 16 benefit of all receiptholders against the licensee's bonds, insurers of grain, any person that may 17 have converted any grain, and any person that may have received preferential treatment by 18 being paid by the insolvent licensee after the first default. 19 4.1-59-28. Power of commissioner to prosecute or compromise claims. 20 The commissioner may: 21 1. Prosecute an action provided in sections 4.1-59-21 through 4.1-59-31 in any court in 22 this state or in any other state. 23 Appeal from an adverse judgment to the courts of last resort. <u>2.</u> 24 <u>3.</u> Settle and compromise an action if it will be in the best interests of the receiptholders. 25 Settle and compromise an action if it is in the best interests of the credit-sale contract 4. 26 claimants. 27 <u>5.</u> Upon payment of the amount of any settlement or of the full amount of any bond, 28 exonerate the person so paying from further liability growing out of the action. 29 4.1-59-29. Report of trustee - Approval - Distribution. 30 Upon the receipt and evaluation of claims, the commissioner shall file a report showing <u>1.</u>

the amount and validity of each claim after recognizing:

- Legislative Assembly 1 Relevant liens or pledges. <u>a.</u> 2 <u>b.</u> Relevant assignments. 3 <u>C.</u> Relevant deductions due to advances or offsets accrued in favor of the licensee. 4 d. Relevant cash claims or checks, the amount of the claim. 5 Relevant credit-sale contract or noncredit-sale contract, the amount remaining to <u>e.</u> 6 be paid based on the terms of the contract. 7 2. The report also must contain the proposed reimbursement to the commissioner for the 8 expenses of administering the insolvency, the proposed distribution of the trust fund 9 assets to receiptholders, less expenses incurred by the commissioner in the 10 administration of the insolvency, and the proposed credit-sale contract indemnity fund 11 payments to credit-sale contract claimants. If the trust fund is insufficient to redeem all 12 receiptholder claims in full, the report must list the funds as prorated. 13 3. The commissioner shall set a hearing and the appropriate notice for interested 14 persons to show cause why the commissioner's report should not be approved and 15 distribution of the trust fund be made as proposed. The commissioner shall serve 16 copies of the report and notice of hearing by certified mail upon the licensee and the 17 surety and by ordinary mail upon all persons having claims filed with the 18 commissioner. 19 An aggrieved person having an objection to the commissioner's report shall file the <u>4.</u> 20 objection with the commissioner and serve copies on the commissioner, the licensee, 21 and the surety at least twenty days before the hearing. Failure to file and serve 22 objections in the time set is a waiver of the objection. 23 Following the hearing, the commissioner shall approve or modify the report and issue <u>5.</u> 24 an order directing payment of the necessary bond proceeds, distribution of the trust 25 fund, payments from the credit-sale contract indemnity fund, and discharge of the 26 commissioner from the commissioner's trust.
- 6. If an aggrieved person still has objection with commissioner's report after hearing the
 person may appeal to district court.
 - 4.1-59-30. Filing fees and court costs Expenses.

30

31

 The commissioner may not be required to pay any filing fee or other court costs or disbursements.

1	<u>2.</u>	The attorney general may appoint outside legal counsel to assist the commissioner in					
2		the prosecution of the action and the cost of employing outside counsel must be paid					
3		from the trust fund and the credit-sale contract indemnity fund as appropriate.					
4	<u>3.</u>	All other necessary expenses incurred by the commissioner in carrying out this					
5		chapter, including adequate insurance to protect the commissioner, the					
6		commissioner's employees, and others engaged in carrying out sections 4.1-59-21					
7		through 4.1-59-31, must be reimbursed to the commissioner from the trust fund and					
8		credit-sale contract indemnity funds as appropriate.					
9	4.1-59-31. Cease and desist.						
10	<u>lf a</u>	person engages in an activity or practice contrary to the provisions of this chapter or					
11	<u>related</u>	rules, the commissioner, upon the commissioner's own motion without complaint, with or					
12	without	hearing, may order the person to cease and desist from the activity until further order of					
13	the com	missioner. An order may include any corrective action up to and including license					
14	suspens	sions. A cease and desist order must be accompanied by a notice of opportunity to be					
15	<u>heard o</u>	n the order within fifteen days of the issuance of the order.					
16	<u>4.1-</u>	59-32. Agricultural contracts - Mediation and arbitration.					
17	<u>lf a</u>	written contract for the sale of grain does not contain provisions to settle disagreements					
18	concern	ing factors not governed by section 4.1-59-04, the parties shall attempt to resolve the					
19	disagree	ements through mediation or arbitration.					
20	<u>4.1-</u>	59-33. Roving grain buyers - Exception - Applicability of provisions.					
21	Not	withstanding any other law, this chapter does not apply to any person that purchases,					
22	solicits,	or merchandises grain, that has been cleaned, processed, and made ready for					
23	consum	ption, from a public warehouseman licensed and bonded under chapter 4.1-58. If the					
24	person	engages in any activity other than those described in this section, the person is subject					
25	to the la	w governing those other activities.					
26	<u>4.1</u> -	59-34. Violations of chapter - Criminal penalty - Civil penalty.					
27	<u>1.</u>	A person violating a provision of this chapter or a rule adopted pursuant to this					
28		chapter, if punishment is not specifically provided for, is:					
29		a. Guilty of an infraction; and					
30		b. Subject to a civil penalty in an amount not to exceed five thousand dollars for					
31		each violation.					

1	2. The civil penalty may be adjudicated by a court or by the agriculture commissioner			
2	through an administrative hearing.			
3	SECTION 3. Chapter 4.1-61 of the North Dakota Century Code is created and enacted as			
4	follows:			
5	4.1-61-01. Public elevators and warehouses - Commissioner may require uniform			
6	accounting system.			
7	The commissioner may require every association, copartnership, corporation, or limited			
8	liability company conducting a public elevator or warehouse in this state to adopt a uniform			
9	accounting system established by the commissioner.			
0	4.1-61-02. Examination of financial accounts of elevator or warehouse by competent			
11	examiner - Request by percentage of stockholders.			
2	The commissioner may install, and if requested by not less than fifteen percent of the			
3	partners, stockholders, or members of any association, copartnership, corporation, or limited			
4	liability company conducting the public elevator or warehouse, shall install, the uniform system			
5	of accounting provided for in section 4.1-61-01. The commissioner on the commissioner's own			
6	motion may, or on request of the required percentage of partners, stockholders, or members,			
7	the commissioner shall, send a competent examiner to examine the books and financial			
8	accounts of the elevator or warehouse. If a request for the examination of the accounts of any			
9	association, copartnership, corporation, or limited liability company has been made to the			
20	commissioner, as provided for in this section, subsequent examinations must be made at least			
21	once every year until the commissioner is requested to discontinue the examination by			
22	resolution adopted by the partners, stockholders, or members at any annual meeting. If the			
23	examination has been made, the examiner shall report immediately the results of the			
24	examination to the president and the secretary of the association, copartnership, corporation, or			
25	limited liability company and to the commissioner.			
26	4.1-61-03. Certificate issued by commissioner after examination of accounts.			
27	1. If the commissioner is satisfied from the commissioner's examination that the			
28	association, copartnership, corporation, or limited liability company examined is			
29	solvent and the method of doing business is likely to be beneficial to all its members or			
30	persons interested therein, the commissioner shall issue a certificate, countersigned			
31	by the examiner, to the agent or manager. The certificate must be kept posted			

follows:

1 conspicuously in the warehouse or elevator of the association, copartnership, 2 corporation, or limited liability company and must state: 3 <u>a.</u> That the methods of doing business are sound. 4 That the association, copartnership, corporation, or limited liability company is b. 5 solvent. 6 That its books and accounts are kept properly. <u>C.</u> 7 If the affairs and methods of doing business of the association, copartnership, 2. 8 corporation, or limited liability company do not seem sound or satisfactory to the 9 commissioner, the commissioner shall issue a certificate or statement, countersigned 10 by the person that made the examination, stating in what particular and in what 11 respect the business methods practiced or methods of keeping books and accounts of 12 the association, copartnership, corporation, or limited liability company are not 13 deemed safe. The commissioner shall mail a copy of the statement or certificate to 14 each of the shareholders or stockholders as may have requested the commissioner to 15 make the examination. The commissioner also shall send a copy to the president and 16 the secretary of the association, copartnership, corporation, or limited liability 17 company. 18 4.1-61-04. Fees of examiner for installing and examining accounting system. 19 For installing a uniform accounting system and examining the financial accounts of an 20 elevator or public warehouse, an association, copartnership, corporation, or limited liability 21 company shall pay the examiner a reasonable fee, as determined by the commissioner. If an 22 association, copartnership, corporation, or limited liability company wrongfully refuses or 23 neglects to pay the fees, the commissioner may cancel the license to do business. All fees must 24 be paid into the state treasury. The expenses incurred by the examiner under this chapter must 25 be paid out of the appropriations made by the legislative assembly for this purpose and the 26 expenses must be audited and paid in the same manner as other expenses are audited and 27 paid. 28 SECTION 4. Chapter 4.1-62 of the North Dakota Century Code is created and enacted as

1	<u>4.1-</u>	62-01. Credit-sale contracts - Assessment on grain - Submission of assessment.			
2	<u>An a</u>	assessment at the rate of two-tenths of one percent is placed on the value of all grain			
3	sold in t	his state under a credit-sale contract, as provided for in sections 4.1-58-17 and			
4	4.1-59-1	3. The licensee purchasing the grain shall note the assessment on the contract			
5	required	under sections 4.1-58-21 and 4.1-59-14 and shall deduct the assessment from the			
6	purchas	e price payable to the seller. The licensee shall submit any assessment collected under			
7	this sec	tion to the commissioner no later than thirty days after each calendar quarter. The			
8	commis	missioner shall deposit the assessments received under this section in the credit-sale			
9	contract	indemnity fund.			
10	<u>4.1-</u>	62-02. Credit-sale contract indemnity fund - Creation - Continuing appropriation.			
11	<u>The</u>	re is created in the state treasury the credit-sale contract indemnity fund. The state			
12	treasure	er shall invest available moneys in the fund in accordance with section 21-10-07 and in			
13	coopera	tion with the commissioner shall deposit any income earned through the investments			
14	into the	fund. The fund and earnings of the fund are appropriated to the commissioner on a			
15	continui	ng basis to be used exclusively to carry out the intent and purpose of this chapter.			
16	<u>4.1-</u>	62-03. Credit-sale contract indemnity fund - Suspension of assessment.			
17	At tl	ne end of the calendar quarter in which the credit-sale contract indemnity fund reaches a			
18	level of	six million dollars, the commissioner shall suspend collection of the assessment			
19	required	by this chapter. If after suspension of collection the balance in the fund is less than			
20	three m	llion dollars, the commissioner shall require collection of the assessment.			
21	<u>4.1-</u>	62-04. Credit-sale contract indemnity fund - Eligibility for reimbursement.			
22	<u>A pe</u>	erson is eligible to receive indemnity payments from the credit-sale contract indemnity			
23	fund if:				
24	<u>1.</u>	After August 1, 2003, the person sold grain to a licensed warehouse or a grain buyer			
25		in this state under a credit-sale contract;			
26	<u>2.</u>	The licensed warehouse to which the person sold grain or the grain buyer to which the			
27		person sold grain becomes insolvent; and			
28	<u>3.</u>	The licensed warehouse or the grain buyer, as a result of the insolvency, does not fully			
29		compensate the person in accordance with the credit-sale contract.			

1	4.1-62-05. Credit-sale contract indemnity fund - Availability of money.
2	Upon the insolvency of a licensed warehouse or a grain buyer and a declaration the
3	commissioner serve as the trustee, the commissioner shall make the proceeds of the credit-sale
4	contract indemnity fund available for use in meeting the licensee's obligations with respect to
5	the reimbursement of a person that sold grain to the licensee under a credit-sale contract and
6	who was not fully compensated in accordance with the contract.
7	4.1-62-06. Credit-sale contract indemnity fund - Reimbursement limit.
8	The amount payable to an eligible person from the credit-sale contract indemnity fund for
9	each insolvency may not exceed the lesser of eighty percent of the amount owed to that eligible
10	person in accordance with all of that person's unsatisfied credit-sale contracts or two hundred
11	eighty thousand dollars.
12	4.1-62-07. Credit-sale contract indemnity fund - Prorated claims.
13	If claims for indemnity payments from the credit-sale contract indemnity fund exceed the
14	amount in the fund, the commissioner shall prorate the claims and pay the prorated amounts.
15	As future assessments are collected, the commissioner shall continue to forward indemnity
16	payments to each eligible person until the person receives the maximum amount payable in
17	accordance with this chapter.
18	4.1-62-08. Reimbursement for later insolvencies.
19	The commissioner shall ensure all persons eligible for payment from the indemnity fund as
20	a result of an insolvency are fully compensated to the extent permitted by this chapter before
21	any payments from the indemnity fund are initiated as a result of a later insolvency. The
22	chronological order of insolvencies is determined by the date the commissioner is appointed
23	trustee under section 4.1-58-40 or 4.1-59-21.
24	4.1-62-09. Credit-sale contract indemnity fund - Reimbursement for administrative
25	expenses.
26	Any expense incurred by the commissioner in administrating the credit-sale contract
27	indemnity must be reimbursed from the fund before any other claim for indemnity is paid.
28	4.1-62-10. Credit-sale contract indemnity fund assessment - Failure to collect
29	assessment - Penalty.
30	A person that knowingly or intentionally refuses or fails to collect the assessment required
31	under this chapter from producers or to submit any assessment collected from producers to the

31

- 1 commissioner for deposit in the credit-sale contract indemnity fund is guilty of a class A 2 misdemeanor. 3 4.1-62-11. Revocation and suspension. 4 The commissioner may suspend or revoke the license of a licensee for cause upon notice 5 and hearing for violation of this chapter. 6 4.1-62-12. Cease and desist. 7 If a person engages in an activity or practice contrary to this chapter or rules adopted by the 8 commissioner, the commissioner, upon the commissioner's own motion without complaint and 9 with or without a hearing, may order the person to cease and desist from the activity until further 10 order of the commissioner. The order may include any corrective action up to and including 11 license suspension. A cease and desist order must be accompanied by a notice of opportunity 12 to be heard on the order within fifteen days of the issuance of the order. 13 4.1-62-13. Claims. 14 A claim concerning a grain buyer must be administered in a manner consistent with chapter 15 4.1-59. A claim concerning a state licensed grain warehouse must be administered in a manner 16 consistent with chapter 4.1-58. A payment may not be made from the credit-sale contract 17 indemnity fund for a claim based on losses resulting from the sale of grain to a person not 18 licensed under chapter 4.1-58, chapter 4.1-59, or the United States Warehouse Act [Pub. L.] 19 106-472; 114 Stat. 2061; 7 U.S.C. 241 et seq.]. 20 4.1-62-14. Subrogation. 21 Money paid from the credit-sale contract indemnity fund in satisfaction of a valid claim 22 constitutes a debt obligation of the person against which the claim was made. The 23 commissioner may take action on behalf of the fund against a person to recover the amount of 24 payment made, plus costs and attorney's fees. Recovery for reimbursement to the fund must 25 include interest computed at the weight average prime rate charged by the Bank of North 26 Dakota. Upon payment of a claim from the credit-sale contract indemnity fund, the claimant 27 shall subrogate the interest of the claimant, if any, to the commissioner in a cause of action 28 against all parties, to the amount of the loss that the claimant was reimbursed by the fund. 29 4.1-62-15. Roving grain buyers - Exception - Applicability of provisions.
 - Page No. 48

solicits, or merchandises grain, that has been cleaned, processed, and made ready for

Notwithstanding any other law, this chapter does not apply to a person that purchases,

- 1 <u>consumption, from a public warehouseman licensed and bonded under chapter 4.1-58. If the</u>
- 2 person engages in any activity other than those described in this section, the person is subject
- 3 to the law governing those other activities.
- 4 **SECTION 5. AMENDMENT.** Subsection 4 of section 41-07-10 of the North Dakota Century
- 5 Code is amended and reenacted as follows:
- 6 4. This section does not modify or repeal chapter 60-024.1-58.
- 7 **SECTION 6. AMENDMENT.** Section 51-23-04 of the North Dakota Century Code is
- 8 amended and reenacted as follows:
- 9 **51-23-04.** Exempt person transactions.
- 10 <u>1.</u> The prohibitions in section 51-23-03 do not apply to any transaction offered by and in which any of the following persons or any employee, officer, or director thereof acting solely in that capacity is the purchaser or seller:
- 13 <u>a.</u> A person registered with the commodity futures trading commission as a futures
 14 commission merchant or as a leverage transaction merchant whose activities
 15 require such registration.
- 2. <u>b.</u> A person registered with the securities and exchange commission as a
 broker-dealer whose activities require such registration.
- 3. c. A person affiliated with, and whose obligations and liabilities under the
 transaction are guaranteed by, a person referred to in subsection 1 subdivision a
 or 2b.
- 4. <u>d.</u> A person who is a member of a contract market designated by the commodity futures trading commission or any clearinghouse thereof.
- 23 <u>5. e.</u> A financial institution.
- 24 6. <u>f.</u> A person registered under the laws of this state as a securities dealer whose activities require such registration.
- 26 7. g. A public warehouseman as defined in section 60-02-014.1-58-01.
- 27 <u>2.</u> The exemption provided by this section does not apply to any transaction or activity which is prohibited by the Commodity Exchange Act or CFTC rule.
- 29 **SECTION 7. REPEAL.** Chapters 60-02, 60-02.1, 60-04, 60-05, and 60-10 of the North 30 Dakota Century Code are repealed.