Sixty-first Legislative Assembly of North Dakota In Regular Session Commencing Tuesday, January 6, 2009

HOUSE BILL NO. 1402 (Representatives D. Johnson, Brandenburg, Hofstad, Mueller) (Senators Taylor, Wanzek)

AN ACT to amend and reenact section 4-28-07.1 of the North Dakota Century Code or in the alternative to amend and reenact section 4.1-13-15 of the North Dakota Century Code, relating to the wheat assessment; to provide an effective date; and to declare an emergency.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. If House Bill No. 1025 does not become effective, section 4-28-07.1 of the North Dakota Century Code is amended and reenacted as follows:

4-28-07.1. (Effective after June 30, 2009) Wheat tax levy.

- a. A tax of twelve <u>fifteen</u> mills per bushel [35.24 liters] by weight must be levied and imposed upon all wheat grown in this state, delivered into this state, or sold through commercial channels to a first purchaser in this state.
 - b. The tax must be levied and assessed at the time of sale and deducted by the purchaser from the price paid, or in the case of a lien, pledge, or mortgage, deducted from the proceeds of the loan or claim secured, subject to adjustment at the time of settlement in the event the number of bushels [liters] is not accurately determined at the time of the lien, pledge, or mortgage.
 - c. At the time of sale, the first purchaser in this state shall issue and deliver to the producer or seller a record of the transaction in the manner prescribed by the commission.
- a. Any producer who sells wheat to a first purchaser in this state and who is subject to the deduction provided for in this chapter, within sixty days following the deduction or final settlement, may make application by personal letter to the wheat commission for a refund application blank.
 - b. Upon the return of the blank, properly executed by the producer, accompanied by a record of the deduction by the purchaser, the producer must be refunded the net amount of the deduction collected.
 - c. If no request for refund has been made within the period prescribed in this subsection, the producer is presumed to have agreed to the deduction. A producer that, for any reason, has paid the tax more than once on the same wheat, upon furnishing proof of that payment to the commission, is entitled to a refund of the overpayment.
- To inform the producer, the commission shall develop and disseminate information and instructions relating to the purpose of the wheat tax and manner in which refunds may be claimed and to this extent shall cooperate with state and federal agencies and private businesses engaged in the purchase of wheat.
- 4. The commission shall expend an amount at least equal to that raised by two mills of the levy provided for in this section to contract for activities related to domestic wheat policy issues, wheat production, promotion, and sales. The contracts may be with no more than two trade associations that are incorporated in this state and which have as their primary purpose the representation of wheat producers. The contracts must require that any trade

association receiving money under this section pay from the money all dues required as a condition of the trade association's membership in any national trade association. The contracts also must prohibit any trade association receiving money under this section from eliminating any dues required as a condition of membership in that trade association or from reducing such dues below the amount required for membership as of January 1, 2005.

- 5. When the wheat commission presents the report required by section 4-24-10, the commission shall present a separate report detailing the nature and extent of the commission's efforts to address trade and domestic policy issues. The commission may invite other entities with which it has contracted to assist in the presentations.
- 6. At the time the wheat commission presents the report required by section 4-24-10, each trade association with which the wheat commission has contracted under subsection 4 also shall present a report detailing all activities in which the trade association engaged under the provisions of the contract.

SECTION 2. AMENDMENT. Section 4.1-13-15 of the North Dakota Century Code as created by House Bill No. 1025, as approved by the sixty-first legislative assembly, is amended and reenacted as follows:

- **4.1-13-15. Assessment.** An assessment at the rate of twelve fifteen mills per bushel [35.24 liters] by weight is imposed upon:
 - 1. All wheat grown in this state, at the time of its sale;
 - 2. All wheat delivered into this state, at the time of its sale; and
 - 3. All wheat sold through commercial channels to a first purchaser in this state.

SECTION 3. EFFECTIVE DATE. This Act becomes effective on July 1, 2009.

SECTION 4. EMERGENCY. This Act is declared to be an emergency measure.

H. B. No. 1402 - Page 3

	Speaker of the House Chief Clerk of the House			Secretary of the Senate			
						nate	
Assembly of	of North D	akota and is	known on the r	ecords		f the Sixty-first Legisla se Bill No. 1402 and or of said law.	
Vote:	Yeas	83	Nays	9	Absent	2	
	Speaker of the House				Chief Clerk of the H	House	
This certifie	s that two	o-thirds of the	e members-elect	of the S	Senate voted in favor	of said law.	
Vote:	Yeas	47	Nays	0	Absent	0	
	President of the Senate			Secretary of the Senate			
Received by the Governor at M. on _			M. on		, 2009.		
Approved a	t	M. on				, 2009.	
					Governor		
Filed in this office this day of _						, 2009,	
at	_ o'clock	M.					
					Secretary of State		