SENATE BILL No. 763

February 26, 1992, Introduced by Senators MC MANUS, BARCIA, KOIVISTO, EMMONS, GAST, DE GROW and PRIDNIA and referred to the Committee on Agriculture, Forestry, and Wildlife.

A bill to amend sections 2, 6, and 7a of Act No. 141 of the Public Acts of 1939, entitled as amended "Grain dealers act,"

sections 2 and 7a as amended by Act No. 365 of the Public Acts of 1988 and section 6 as amended by Act No. 33 of the Public Acts of 1982, being sections 285.62, 285.66, and 285.67a of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Sections 2, 6, and 7a of Act No. 141 of the
- 2 Public Acts of 1939, sections 2 and 7a as amended by Act No. 365
- 3 of the Public Acts of 1988 and section 6 as amended by Act No. 33
- 4 of the Public Acts of 1982, being sections 285.62, 285.66, and
- 5 285.67a of the Michigan Compiled Laws, are amended to read as
- 6 follows:

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- 1 Sec. 2. As used in this act:
- 2 (a) "Farm produce" means individually and collectively, dry
- 3 edible beans, soy beans, small grains, cereal grains, corn, grass
- 4 seeds, hay, and legume seeds in a raw or natural state, produced
- 5 or grown for storage or purchase by a person.
- 6 (b) "Person" means a person, partnership, firm, corporation,
- 7 association, cooperative organization, or other legal entity
- 8 operating within this state that buys, exchanges, or sells farm
- 9 produce grown, stored, handled, or shipped either into or out of
- 10 this state.
- 11 (c) "Grain dealer" means a person ENGAGED in the business of
- 12 receiving, buying, exchanging, selling, or storing farm produce,
- 13 but does not include:
- 14 (i) A grower or producer selling farm produce THAT the
- 15 grower or producer actually produces.
- 16 (ii) A person who buys farm produce on a cash basis as a
- 17 feeder of the person's own livestock or poultry.
- (iii) A retailer who sells farm produce if the sales are an
- 19 incidental portion of the retailer's business.
- 20 (iv) A person who purchases farm produce from a nongrower;
- 21 purchases farm produce on a cash basis; does not take possession
- 22 of the farm produce; and is not required to offer warehouse
- 23 receipts, price later agreements, or scale tickets.
- (d) "Director" means the director of the state department of
- 25 agriculture and the director's authorized agents and
- 26 representatives.

- (e) "Price later agreement" means a written agreement by
 which a grain dealer takes title to farm produce for a sale price
 which is not fixed at the time of delivery.
- 4 (f) "Acknowledgment form" means a written receipt issued by
- 5 a grain dealer or his or her authorized representative to a farm
- 6 produce owner which identifies the FARM produce being transferred
- 7 from the physical jurisdiction of the owner to the GRAIN dealer.
- 8 "Scale ticket" is synonymous with acknowledgment form if used to
- 9 describe weighed quantities of farm produce.
- 10 (g) "Cash sale" means farm produce whose title is trans-
- 11 ferred only after a price is decided upon not later than the time
- 12 of delivery.
- 13 (h) "Grain bank" or "feed bank" means the storage of FARM
- 14 produce on a warehouse receipt intended to be, periodically, par-
- 15 tially withdrawn by the owner.
- (i) "Warehouse receipt" means a written acknowledgment
- 17 issued by the grain dealer to a farm produce owner upon accep-
- 18 tance of the FARM produce for storage in the GRAIN dealer's
- 19 facility.
- 20 (J) "FINANCIAL INSTITUTION" MEANS A COMMERCIAL BANK WHOSE
- 21 DEPOSITS ARE INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION
- 22 OR A NATIONAL BANK FOR COOPERATIVES SUBJECT TO THE FARM CREDIT
- 23 ACT OF 1971, PUBLIC LAW 92-181, 85 STAT. 583.
- 24 Sec. 6. (1) The director shall prepare and, upon acceptance
- 25 of an application, issue a grain dealer's license to the
- 26 applicant. The license shall be of 1 year's duration, renewable
- 27 annually, and shall carry a license fee as provided in subsection

1	(2). Each license shall be suspendible or revocable for cause by
2	the director, carry a serial identification number, be nontrans-
3	ferable, and be prominently displayed on the location or vehicle
4	of the holder of the license. A separate license -shall be IS
5	required for each business location of the grain dealer, and if
6	the grain dealer receives farm produce and later disposes of it
7	without depositing that farm produce at a licensed business loca-
8	tion of the grain dealer, the grain dealer shall secure a grain
9	dealer's license for each vehicle used in such business
10	transactions. The license shall grant authority to the holder to
11	receive farm produce for storage if -bonded as required by THE
12	HOLDER IS IN COMPLIANCE WITH THE BONDING OR LETTER OF CREDIT
13	REQUIREMENTS IMPOSED IN section 7a; assess and collect storage
14	charges on the stored farm produce; issue warehouse receipts on
15	the stored farm produce; issue price later agreements; and issue
16	-acknowledgments of receipts of ACKNOWLEDGMENT FORMS REGARDING
17	farm produce, under the rules and supervision established by the
18	director in accordance with this act.
19	(2) A grain dealer's license shall be issued upon the pay-
20	ment of the following fee:
21	(a) For a facility having a total bushel capacity of:
22	(i) Not more than 50,000\$125.00
23	(ii) More than 50,000, and less than or equal to $100,000$
2 4	\$150.00

1	(iii) More than 100,000, and less than or equal to
2	200,000\$200.00
3	(iv) More than 200,000, and less than or equal to
4	300,000\$270.00
5	(v) More than 300,000, and less than or equal to 400,000
6	\$325.00
7	(vi) More than 400,000, and less than or equal to
8	500,000\$375.00
9	(vii) More than 500,000\$400.00
10	(b) For 1 vehicle\$200.00
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11	(c) For each additional vehicle\$ 50.00.
12	Sec. 7a. (1) An application for a grain dealer's license
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	shall be made on a form provided by the director, shall be filed
	30 days in advance of a license expiration date if there is an
	outstanding license, and shall be accompanied by a sufficient
	bond on a form provided by the director or an irrevocable letter
	of credit on a form provided by the director in favor of the
	department of agriculture which fulfills the requirements of
19	subsection (4). The bond shall run to the department of

- 1 agriculture with sufficient surety conditioned for the faithful
- 2 performance of the duties of a grain dealer and compliance with
- 3 all laws of this state relating to grain dealers. The amount of
- 4 the bond for a grain dealer who is a bailee of farm produce or
- 5 who issues warehouse receipts shall be \$15,000.00 for the first
- 6 10,000 bushels of storage capacity of the grain dealer, plus
- 7 \$5,000.00 for each additional 10,000 bushel capacity or fraction
- 8 of that capacity used for the storage of warehouse receipted farm
- 9 produce. The amount of the bond for a grain dealer who does not
- 10 own a farm produce storage or handling facility -nor OR DOES NOT
- 11 OWN a vehicle used to transport farm produce shall be
- 12 \$50,000.00.
- 13 (2) A grain dealer issuing price later agreements shall
- 14 maintain allowable net assets of not less than \$20,000.00 and
- 15 shall comply with 1 or more of the following:
- (a) Keep the farm produce, fungible farm produce, or farm
- 17 produce of equivalent value on hand as the dealer's own
- 18 property.
- 19 (b) Procure and maintain price later agreements or warehouse
- 20 receipts in other GRAIN dealers' facilities as approved by the
- 21 director.
- (c) Maintain sufficient cash or other short-term secured
- 23 investments in an escrow account with a financial institution
- 24 -regulated by this state or by the federal government in an
- 25 amount equal to 80% of the value, established by daily bid price,
- 26 of any deficiency in the price later agreements. This deficiency

- 1 shall be protected by procuring an offsetting purchase
- 2 commitment.
- 3 (3) Instead of the bonding requirements in subsection (1), a
- 4 person owning 2 or more farm produce storage facilities may fur-
- 5 nish a blanket surety bond equal to the sum of the requirements
- 6 for the individual facilities, except that when the requirements
- 7 are equal to or greater than \$400,000.00 a blanket bond in the
- 8 amount of \$400,000.00 shall be considered sufficient to meet the
- 9 requirements of this act. The bond shall show the address and
- 10 capacity of each facility.
- 11 (4) A person may submit an irrevocable letter of credit with
- 12 an application for a grain dealer's license if the letter of
- 13 credit is in an amount equal to the amount that would otherwise
- 14 be required by this section for a bond and if it is issued by a
- 15 -commercial bank insured by the federal deposit insurance
- 16 corporation FINANCIAL INSTITUTION.
- 17 (5) A -commercial-bank FINANCIAL INSTITUTION shall not
- 18 cancel, reduce, or allow the expiration of an irrevocable letter
- 19 of credit unless the -commercial bank- FINANCIAL INSTITUTION
- 20 notifies in writing the department of agriculture not less than
- 21 30 days before the effective date of the cancellation, reduction,
- 22 or expiration.
- 23 (6) Upon demand of a grower from whom farm produce is pur-
- 24 chased in accordance with a price later agreement, the grain
- 25 dealer who issues the price later agreement shall grant the
- 26 grower a security interest in that farm produce as provided in
- 27 section 9312 of the uniform commercial code, Act No. 174 of the

- 1 Public Acts of 1962, being section 440.9312 of the Michigan
- 2 Compiled Laws. A security agreement may be on a form which shall
- 3 be prescribed and provided to grain dealers by the director and
- 4 which shall include a description of the rights and responsibili-
- 5 ties of a grower concerning the security agreement. A grain
- 6 dealer shall post a sign to inform growers of the availability of
- 7 security agreements and forms.
- 8 (7) Upon the written demand of the department of agricul-
- 9 ture, a -commercial bank FINANCIAL INSTITUTION shall uncondi-
- 10 tionally pay a claim in an amount specified by the department of
- 11 agriculture but not greater than the maximum value of the irrevo-
- 12 cable letter of credit. Upon the payment of a claim, a
- 13 -commercial bank FINANCIAL INSTITUTION may request the depart-
- 14 ment of agriculture in writing for justification of the claim.