## Second Regular Session Seventy-second General Assembly STATE OF COLORADO

# PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 20-0521.01 Jennifer Berman x3286

HOUSE BILL 20-1213

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# A BILL FOR AN ACT

101	CONCERNING THE CONTINUATION OF THE DEPARTMENT OF
102	AGRICULTURE'S REGULATORY FUNCTIONS RELATED TO PERSONS
103	WHO WORK WITH AGRICULTURAL PRODUCTS, AND, IN
104	CONNECTION THEREWITH, IMPLEMENTING RECOMMENDATIONS
105	CONTAINED IN THE <b>2019</b> SUNSET REPORT BY THE DEPARTMENT
106	OF REGULATORY AGENCIES CONCERNING THE "COMMODITY
107	HANDLER ACT" AND THE "FARM PRODUCTS ACT".

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov/</u>.) HOUSE 3rd Reading Unamended June 9, 2020

> Amended 2nd Reading June 8, 2020

HOUSE

Sunset Process - House Rural Affairs and Agriculture Committee. The bill implements recommendations of the department of regulatory agencies' sunset review and report on the licensing functions of the commissioner of agriculture (commissioner) regarding the "Commodity Handler Act" and the "Farm Products Act" by:

- ! Continuing the commissioner's licensing functions for 11 years, until 2031;
- ! Combining the "Commodity Handler Act" and the "Farm Products Act" in one article;
- ! Requiring rule-making regarding bond schedules, record keeping, minimal financial requirements, initial and renewal license requirements, credit sale contract requirements, and standard warehouse operation requirements;
- ! Requiring that financial statements submitted to the commissioner be prepared by a certified public accountant;
- ! Increasing the maximum bond amount that farm products dealers must file from \$200,000 to \$1 million; and
- For the definition of "small-volume dealer", repealing the limitation that a small-volume dealer cannot purchase \$2,500 or more worth of farm products or commodities in a single transaction.
- 1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 24-34-104, repeal 3 (18)(a)(IV); and add (26)(a)(IX) as follows: 4 24-34-104. General assembly review of regulatory agencies 5 and functions for repeal, continuation, or reestablishment - legislative 6 declaration - repeal. (18) (a) The following agencies, functions, or both, 7 are scheduled to repeal on July 1, 2020: 8 (IV) The licensing and regulation of persons by the department of 9 agriculture in accordance with articles 36 and 37 of title 35; 10 11 (26) (a) The following agencies, functions, or both, are scheduled 12 for repeal on September 1, 2025:

1	(IX) THE LICENSING AND REGULATION OF PERSONS BY THE
2	DEPARTMENT OF AGRICULTURE IN ACCORDANCE WITH ARTICLE 36 OF TITLE
3	35.
4	SECTION 2. In Colorado Revised Statutes, amend with
5	amended and relocated provisions article 36 of title 35 as follows:
6	ARTICLE 36
7	<b>Commodities Handlers and Farm Products</b>
8	PART 1
9	COMMON PROVISIONS
10	35-36-101. [Formerly 35-36-101 and similar to
11	35-37-101] Short title. The short title of this article 36 is the
12	"Commodity Handler AND FARM PRODUCTS Act".
13	35-36-102. [Formerly 35-36-102 except as noted
14	otherwise] Definitions - rules. As used in this article 36, unless the
15	context otherwise requires:
16	(1) [Formerly 35-37-103 (1)] "Agent" means any A person who,
17	on behalf of any A dealer or small-volume dealer, buys, receives,
18	contracts for, or solicits any farm products from or sells farm products for
19	the owner thereof OF THE FARM PRODUCTS or who negotiates the
20	consignment or purchase of any farm products on behalf of any A dealer
21	or small-volume dealer.
22	(1) (2) "Bailee" means a person who, by a negotiable warehouse
23	receipt or other document of title, acknowledges possession of goods and
24	contracts to deliver them.
25	(2) (3) "Bailment" means the act of delivering goods or personal
26	property to another in trust.
27	(3) (4) "Commercial feeding" means the feeding of livestock by

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a person who receives compensation from the owner of the livestock for
 the feeding.

3 (5) "COMMISSION" MEANS THE STATE AGRICULTURAL COMMISSION
4 CREATED IN SECTION 35-1-105.

5 (4)(6) "Commissioner" means the commissioner of agriculture or
 6 his or her THE COMMISSIONER'S designee.

7 (5) (7) "Commodity" means unprocessed small, hard seeds or
8 fruits such as wheat, corn, oats, barley, rye, sunflower seeds, soybeans,
9 beans, grain sorghum, industrial hemp, and such other seeds or fruits as
10 THE COMMISSIONER may be determined by the commissioner DETERMINE.

11

### (6) (8) (a) "Commodity handler" means A PERSON:

(I) Any person Engaged in buying any commodities from the
owner for processing or resale;

(II) Any person Engaged in receiving and taking possession of any
 commodities from the owner for storage or safekeeping;

(III) Any person Engaged in soliciting or negotiating sales of
 commodities between the vendor and purchaser respectively;

(IV) Any person Who receives on consignment or solicits from
the owner thereof OF A COMMODITY any kind of commodity for sale on
commission on behalf of the owner, or who accepts any commodity in
trust from the owner thereof OF THE COMMODITY for the purpose of
resale, or who sells or offers for sale on commission any commodity or
in any way handles any commodity for the account of the owner thereof
OF THE COMMODITY; or

(V) Any person Engaged in buying any commodity from the
owner thereof OF THE COMMODITY for the commercial feeding of
livestock that are owned wholly or in part by another, at an animal

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feeding operation with a capacity of more than two thousand five hundred
 head of livestock. The commissioner shall establish rules to determine the
 capacity of animal feeding operations for purposes of this article 36.

4

(b) "Commodity handler" does not include:

5 (I) A bona fide retail grocery merchant or restaurateur having a 6 fixed or established place of business in Colorado <del>as long as</del> IF the use of 7 commodities by the person is directly related to the operation of the 8 person's retail grocery or restaurant; or

9 (II) A producer under AS DEFINED IN the "Colorado Cottage Foods 10 Act", section 25-4-1614 (9)(c), who earns net revenues of ten thousand 11 dollars or less per calendar year from the sale of each eligible food 12 product.

13 (7) (9) "Compensation" means something of value or benefit,
14 whether in cash, in kind, or in any other form.

(10) [Formerly 35-37-103 (5)] "Consignor" includes any A person
who ships or delivers to any A dealer or small-volume dealer any farm
products for handling, sale, or resale.

(8) (11) "Credit sale contract" means a contract for the sale of a
commodity OR A FARM PRODUCT when the sale price is to be paid on a
date later than thirty days after delivery of the commodity OR FARM
PRODUCT to the buyer and includes those contracts commonly referred to
as deferred payment contracts, deferred pricing contracts, and price later
contracts.

24 (12) [Formerly 35-37-103 (7)] (a) "Dealer" means A PERSON:

25 (I) Any person Engaged in buying any farm products from the
26 owner for processing or resale;

27 (II) Any person Engaged in receiving and taking possession of any

1 farm products from the owner for storage or safekeeping;

(III) Any person Engaged in soliciting or negotiating sales of farm
 products between the vendor and purchaser respectively;

4 (IV) Any person Who receives on consignment or solicits from 5 the owner thereof OF A FARM PRODUCT any kind of farm product for sale 6 on commission on behalf of the owner, <del>or</del> who accepts any farm product 7 in trust from the owner thereof OF THE FARM PRODUCT for the purpose of 8 resale, or who sells or offers for sale on commission any farm product or 9 in any way handles any farm product for the account of, or as an agent of, 10 the owner thereof OF THE FARM PRODUCT; or

11 (V) Any person Engaged in buying any farm products OR 12 COMMODITIES from the owner thereof OF THE FARM PRODUCTS OR 13 COMMODITIES for the commercial feeding of livestock that are owned 14 wholly or in part by another, at an animal feeding operation with a 15 capacity of more than two thousand five hundred head of livestock. The 16 commissioner shall establish rules to determine the capacity of animal 17 feeding operations for purposes of this article 37.

18

(b) "Dealer" does not include:

(I) A bona fide retail grocery merchant or restaurateur having a
fixed or established place of business in Colorado as long as IF the use of
farm products by the person is directly related to the operation of the
person's retail grocery or restaurant; or

(II) A producer under AS DEFINED IN the "Colorado Cottage Foods
 Act", section 25-4-1614 (9)(c), who earns net revenues of ten thousand
 dollars or less per calendar year from the sale of each eligible food
 product.

27

(9) (13) "Department" means the department of agriculture.

1	(14) [Formerly 35-37-103 (8)] (a) (I) "Farm products" includes
2	the following unprocessed products produced in Colorado or owned by
3	any Colorado resident, dealer, or small-volume dealer:
4	(A) Agricultural, horticultural, viticultural, fruit, and vegetable
5	products of the soil;
6	(B) Livestock and livestock products, except livestock held by the
7	purchaser and not resold or processed within ninety days after the
8	purchase date;
9	(C) Milk; and
10	(D) Honey.
11	(II) "Farm products" also includes:
12	(A) Ensiled corn;
13	(B) Baled, cubed, or ground hay; and
14	(C) Industrial hemp.
15	(b) "Farm products" does not include poultry and poultry products,
16	timber products, nursery stock, commodities, or marijuana.
17	(10) (15) "Financial statement" means a statement PREPARED
18	ACCORDING TO GENERALLY ACCEPTED ACCOUNTING PRINCIPLES that
19	accurately presents the financial condition of an applicant or licensee and
20	that includes, at a minimum, a balance sheet and a statement of income.
21	(11) (16) "Forwarded commodities" means commodities sent to
22	a terminal warehouse and put on open storage in the name of the
23	forwarding warehouse operator.
24	(12) "Functional unit" means one or more warehouses that
25	constitute a single operating unit if:
26	(a) The same warehouse operator operates each warehouse in
27	conjunction with any other;

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1	(b) All the warehouses are functioning under the same name and
2	with the same personnel, office, books, and records; and
3	(c) Together the warehouses have the capability to weigh, grade,
4	receive, store, and load out commodities.
5	(13) (17) "Handling" means buying commodities for resale or
6	processing, brokering commodities, or receiving and loading out
7	commodities tendered for storage.
8	(13.5) (18) "Industrial hemp" has the meaning set forth in section
9	35-61-101 (7).
10	(14)(19) "Livestock" has the same meaning as set forth in section
11	35-1-102 (6).
12	(15) (20) "Loss" means any monetary loss to a producer or owner
13	that is of an extraordinary nature and that includes but is not limited to,
14	bankruptcy, embezzlement, theft, fraud, or negligence.
15	(21) [Formerly 35-37-103 (9.5)] "Marijuana" has the same
16	meaning as set forth in section 16 (2)(f) of article XVIII of the Colorado
17	constitution.
18	(16) (22) "Market value" means the value required by law to be
19	used by insurance underwriters in paying for losses of commodities
20	insured for their actual value.
21	(17) (23) "Negotiable warehouse receipt" means a receipt that
22	specifies by its terms that the goods are to be delivered to the bearer or to
23	the order of a named person. Any other receipt is nonnegotiable.
24	(18) (24) "Owner" means any person in whom legal title to any
25	commodity OR FARM PRODUCT is vested, whether produced by the owner
26	or acquired by purchase.
27	(19) (25) "Person" includes:

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1 (a) Any AN individual, firm, association, partnership, or 2 corporation; or

(b) The commissioner.

3

4 (20) (26) "Processing" means the operation of canning, DRYING,
5 fermenting, distilling, extracting, preserving, grinding, crushing, flaking,
6 mixing, or otherwise changing the form of a commodity OR FARM
7 PRODUCT for the purpose of selling OR RESELLING any of the resulting
8 products.

9 (21) (27) "Producer" means any grower of A PERSON ENGAGED IN
10 GROWING commodities OR FARM PRODUCTS OR PRODUCING FARM
11 PRODUCTS.

12 (22) (28) "Provisional insurance coverage" means a certificate or 13 any other satisfactory evidence of fire and extended coverage insurance 14 issued by an insurance company authorized to do business in this state 15 insuring every commodity in the custody of a warehouse operator, 16 whether held for others or owned by the warehouse operator, at the full 17 local market value of each commodity.

18 (23) (29) "Public warehouse" includes any AN elevator, mill,
19 warehouse, or other structure in which commodities are received from
20 one or more members of the public for storage.

(30) [Formerly 35-37-103 (14)] "Retail grocery merchant" means
 any A person whose sales are CONSIST OF more than fifty percent
 nonfarm-product AND NONCOMMODITY grocery household merchandise.

24 (24) (31) "Scale ticket" means a receipt issued for a commodity
25 that names the person to whom it is issued and the kind and grade of the
26 commodity stored.

27 (25) (32) "Settlement sheet" means a summary of the A

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1	commodity handler's OR SMALL-VOLUME COMMODITY HANDLER'S
2	transactions with an owner.
3	(33) "SMALL-VOLUME COMMODITY HANDLER" MEANS A PERSON
4	WHO:
5	(a) HAS A FIXED OR ESTABLISHED PLACE OF BUSINESS IN THIS
6	STATE;
7	(b) ENGAGES IN COMMODITIES HANDLING;
8	(c) BUYS LESS THAN TWO HUNDRED FIFTY THOUSAND DOLLARS'
9	WORTH OF COMMODITIES AND FARM PRODUCTS PER YEAR FROM OWNERS
10	FOR PROCESSING OR RESALE; AND
11	(d) DOES NOT PURCHASE COMMODITIES FOR COMMERCIAL FEEDING
12	OF LIVESTOCK.
13	(34) [Formerly 35-37-103 (15)] "Small-volume dealer" means <del>any</del>
14	A person who:
15	(a) Does not qualify as a "dealer" under subsection $(7)(a)(H)$ to
16	(7)(a)(V) SUBSECTIONS (12)(a)(II) TO (12)(a)(V) OF THIS SECTION;
17	(b) Has a fixed or established place of business in Colorado;
18	(c) Buys less than twenty thousand dollars' worth of farm products $\left( c \right)$
19	or commodities, in aggregate, per year from the owners for processing or
20	resale; AND
21	(d) Does not purchase in a single transaction two thousand five
22	hundred dollars' worth or more of farm products or commodities, in
23	aggregate; and
24	(e) (d) Does not purchase farm products for commercial feeding
25	of livestock.
26	(26) (35) "Storage" means the holding of a commodity OR FARM
27	PRODUCT for another by a person who does not directly own the

commodity OR FARM PRODUCT. "Storage" does not include transportation
 of a commodity OR FARM PRODUCT.

3 (27) (36) "Terminal warehouse" means any A public warehouse
4 licensed by the Colorado department, of agriculture, the United States
5 department of agriculture, or any state that has a warehouse examination
6 cooperative agreement with Colorado or the United States department of
7 agriculture.

8 (28) (37) "Warehouse operator" includes any A person or existing
9 legal entity owning, operating, or controlling any A public warehouse.

35-36-103. [Formerly 35-36-111 and similar to 35-37-116 (1)
and 35-37-120] Commissioner - rules - delegation of powers and
duties - repeal. (1) (a) The commissioner may SHALL promulgate such
rules in accordance with article 4 of title 24 as are necessary for the
administration of this article 36. ON OR BEFORE DECEMBER 31, 2020, THE
COMMISSIONER MUST PROMULGATE RULES THAT INCLUDE RULES
REGARDING:

17 (I) FINANCIAL ASSURANCE REQUIREMENTS, INCLUDING A
18 SCHEDULE FOR APPLICANTS TO FILE A BOND WITH THE COMMISSIONER;

19 (II) REQUIREMENTS FOR MAINTAINING RECORDS;

20 (III) INITIAL AND RENEWAL LICENSE REQUIREMENTS;

21 (IV) REQUIREMENTS FOR CREDIT SALE CONTRACTS;

22 (V) REQUIREMENTS FOR WAREHOUSE OPERATIONS; AND

23 (VI) THE CAPACITY OF ANIMAL FEEDING OPERATIONS FOR
24 PURPOSES OF THIS ARTICLE 36.

(b) (I) BEFORE THE COMMISSIONER PROMULGATES THE RULES
LISTED IN SUBSECTION (1)(a) OF THIS SECTION, THE DEPARTMENT SHALL
CONVENE A STAKEHOLDERS' GROUP AS SOON AS PRACTICABLE TO WORK

ON DRAFTING THE RULES. THE STAKEHOLDERS' GROUP MUST INCLUDE: 1 2 (A) ONE OR MORE COMMODITY HANDLERS WHO PURCHASE LESS 3 THAN TWO HUNDRED FIFTY THOUSAND DOLLARS WORTH OF COMMODITIES 4 AND FARM PRODUCTS EACH YEAR; 5 (B) ONE OR MORE COMMODITY HANDLERS WHO PURCHASE TWO 6 HUNDRED FIFTY THOUSAND DOLLARS WORTH OR MORE OF COMMODITIES 7 AND FARM PRODUCTS EACH YEAR; 8 (C) ONE OR MORE SMALL-VOLUME DEALERS; 9 (D) ONE OR MORE DEALERS; 10 (E) ONE OR MORE AGRICULTURAL TRADE ASSOCIATIONS 11 REPRESENTED IN THE STATE; AND 12 (F) ANY OTHER PERSON THAT THE COMMISSIONER DEEMS 13 NECESSARY TO INCLUDE. 14 (II) THIS SUBSECTION (1)(b) IS REPEALED, EFFECTIVE SEPTEMBER 15 1,2021. 16 (2) The commissioner shall be IS the enforcing authority of this 17 article 36, and the commissioner or the commissioner's authorized 18 representative shall have HAS free and unimpeded access to all places of 19 business and all business records of the A licensee LICENSED UNDER PART 20 2 OR PART 3 OF THIS ARTICLE 36 THAT ARE pertinent to any proper inquiry 21 in the administration of this article 36. Any person in whom the 22 enforcement of any provision of this article 36 is vested has the power of 23 a peace officer as to the enforcement. 24 (3) The COMMISSIONER MAY DELEGATE THE COMMISSIONER'S 25 powers and duties of the commissioner set forth in this article 36 may be 26 delegated to qualified employees of the department. similar 27 35-36-104. [Formerly 35-36-120 and to

1 35-37-109] Cease-and-desist order - restraining order. (1) If the 2 commissioner determines that there exists a violation of any provision of 3 this article 36 or of any rule promulgated under the authority of this 4 article 36, the commissioner may issue a cease-and-desist order, which 5 may require <del>any</del> A person to cease functioning as a commodity handler, 6 SMALL-VOLUME COMMODITY HANDLER, DEALER, SMALL-VOLUME DEALER, 7 OR AGENT except for those functions necessary to prevent spoilage of 8 products stored in his or her THE PERSON'S public warehouse OR A 9 DEALER'S WAREHOUSE OR FOR THE CONTINUED COMMERCIAL FEEDING OF 10 LIVESTOCK. The order shall MUST set forth the provision alleged to have 11 been violated, the facts alleged to have constituted the violation, and the 12 requirement that all functions, except those necessary to prevent spoilage 13 be ceased forthwith OR FOR THE CONTINUED COMMERCIAL FEEDING OF 14 LIVESTOCK, CEASE IMMEDIATELY. At any time after the date of the service 15 of the order to cease and desist, the person may request a hearing on the 16 question of whether or not the violation has occurred. The hearing shall 17 be concluded in not more than ten days after the request and shall be 18 conducted pursuant to the provisions of article 4 of title 24.

19 (2) In the event that any IF A person fails to comply with a 20 cease-and-desist order within twenty-four hours after service, the 21 commissioner may apply to a court of competent jurisdiction to 22 temporarily or permanently restrain or enjoin the act or practice in 23 question and to enforce compliance with this article 36 or any rule or 24 order pursuant to this article 36. In <del>any such</del> THE action, the commissioner 25 shall IS not be required to plead or prove irreparable injury or the 26 inadequacy of a remedy at law. Under no circumstances shall The court 27 SHALL NOT require the commissioner to post a bond.

1 (3) No A stay of a cease-and-desist order shall NOT be issued 2 before a hearing thereon ON THE ORDER involving both parties.

- 3 (4) Matters brought before a court pursuant to this section shall 4 have preference over other matters on the court's calendar.
- 5

35-36-105. [Formerly 35-36-121 and similar to 35-37-117] Civil 6 **penalties.** (1) Any A person who violates any provision of this article 36 7 or any rule enacted pursuant to this article 36 is subject to a civil penalty 8 as determined by the commissioner. The maximum penalty shall not 9 exceed IS one thousand dollars per violation per day.

10 (2) No A civil penalty may SHALL NOT be imposed unless the 11 person charged is given notice and an opportunity for a hearing pursuant 12 to article 4 of title 24.

13 (3) If the commissioner is unable to collect a civil penalty or if any 14 person fails to pay all or any portion of a civil penalty, the commissioner 15 may recover the amount, plus costs and attorney fees, by action in any 16 court of competent jurisdiction.

17 (4) Under circumstances where the commissioner did not have 18 probable cause to impose a civil penalty, the person charged may recover 19 his or her THE PERSON'S costs and attorney fees from the department. of 20 agriculture.

21 (5) THE COMMISSIONER SHALL TRANSMIT all money collected from 22 civil penalties pursuant to the provisions of this section shall be 23 transmitted to the state treasurer, and credited WHO SHALL CREDIT IT to the 24 inspection and consumer services cash fund created in section 35-1-106.5.

25 (6) Before imposing a civil penalty, the commissioner may 26 consider the effect of the penalty on the ability of the person charged to 27 stay in business.

1 35-36-106. [Formerly 35-36-124 and similar to 2 35-37-119] Penalties. (1) Any A person who violates any of the 3 provisions of section 35-36-123 (1)(a), (1)(b), (1)(c), (1)(d), (1)(e), or 4 (1)(i) SECTION 35-36-217 (1)(a) TO (1)(e) OR (1)(j) OR SECTION 35-36-313 5 (1)(a) TO (1)(e) commits a class 6 felony and shall be punished as 6 provided in section 18-1.3-401. Any A person who violates any of the 7 provisions of section 35-36-123 (1)(f) SECTION 35-36-217 (1)(f) OR 8 35-36-313(1)(f) OR (1)(j) commits theft, as defined in section 18-4-401.9 Any A PERSON WHO VIOLATES SECTION 35-36-217 (1)(1) OR 35-36-313 10 (1)(k) COMMITS FRAUD BY CHECK, AS DEFINED IN SECTION 18-5-205. A 11 person who violates any of the provisions of section 35-36-123 (1)(g). 12 (1)(h), or (1)(i) SECTION 35-36-217 (1)(g) TO (1)(i) commits a class 1 13 misdemeanor and shall be punished as provided in section 18-1.3-501.

(2) Any A person who violates any other provision of this article
36 commits a class 1 misdemeanor and shall be punished as provided in
section 18-1.3-501.

17 (3) Civil suits and criminal prosecutions arising by virtue of any 18 of the provisions of this article 36 may be commenced and tried either in 19 the county in which the commodities OR FARM PRODUCTS were received 20 by the commodity handler, SMALL-VOLUME COMMODITY HANDLER, 21 DEALER, SMALL-VOLUME DEALER, OR AGENT, or in the county in which 22 the principal place of business of the commodity handler, SMALL-VOLUME 23 COMMODITY HANDLER, DEALER, SMALL-VOLUME DEALER, OR AGENT is 24 located, or in the county in which the violation of this article 36 occurred. 25 The attorney general or the district attorney for the judicial district in 26 which the violation of any of the provisions of this article 36 occurs shall, 27 upon the request of any enforcing officer or other interested person,

1 prosecute the violation.

2 **35-36-107.** [Formerly **35-36-122** and similar to 3 **35-37-110**] Appeal. Any action of the commissioner with reference to the 4 administration of this article 36 may be reviewed by any court of 5 competent jurisdiction pursuant to the provisions of section 24-4-106 only 6 after all administrative remedies have been exhausted.

35-36-108. Report - repeal. (1) ON OR BEFORE NOVEMBER 1,
2021, THE DEPARTMENT SHALL SUBMIT A WRITTEN REPORT TO THE
AGRICULTURE AND NATURAL RESOURCES COMMITTEE IN THE SENATE AND
THE RURAL AFFAIRS AND AGRICULTURE COMMITTEE IN THE HOUSE OF
REPRESENTATIVES, OR THEIR SUCCESSOR COMMITTEES, SUMMARIZING THE
DEPARTMENT'S PROGRESS IN IMPLEMENTING THIS ARTICLE 36. THE REPORT
MUST INCLUDE:

(a) A SUMMARY OF THE DEPARTMENT'S PROGRESS REGARDING
CHANGES MADE TO THE REGULATORY PROGRAM AUTHORIZED IN THIS
ARTICLE 36 AFTER THE EFFECTIVE DATE OF THIS SECTION;

17 (b) A SUMMARY OF INDUSTRY OUTREACH THAT THE DEPARTMENT
18 HAS CONDUCTED TO ENSURE THAT THE REGULATORY PROGRAM IS
19 MEETING THE NEEDS OF THE REGULATED COMMUNITY;

20 (c)AN OVERVIEW OF INSPECTIONS, EXAMINATIONS, AND 21 INVESTIGATIONS CONDUCTED SINCE THE EFFECTIVE DATE OF THIS SECTION, 22 WHICH OVERVIEW MUST INCLUDE INFORMATION ON THE DEPARTMENT'S 23 ANALYSIS OF GENERAL INDUSTRY TRENDS REGARDING THE FINANCIAL 24 HEALTH OF COMMODITY HANDLERS AND FARM PRODUCT DEALERS. THE 25 OVERVIEW MUST NOT INCLUDE ANY PERSONALLY IDENTIFYING 26 INFORMATION OF PERSONS OR PLACES INSPECTED, EXAMINED, OR 27 INVESTIGATED.

1	(d) AN OUTLINE OF ANY OBSTACLES OR CHALLENGES THE
2	REGULATORY PROGRAM IS FACING AND ANY LEGISLATIVE CHANGES THAT
3	THE DEPARTMENT RECOMMENDS TO ADDRESS THOSE OBSTACLES OR
4	CHALLENGES.
5	(2) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2021.
6	35-36-109. [Formerly 35-36-125 and similar to
7	35-37-122] Repeal of article. This article 36 is repealed, effective July
8	1, 2020. Prior to SEPTEMBER 1, 2025. BEFORE the repeal, the licensing
9	functions of the commissioner shall be reviewed as provided for in ARE
10	SCHEDULED FOR REVIEW IN ACCORDANCE WITH section 24-34-104.
11	PART 2
12	COMMODITIES
13	35-36-201. [Formerly 35-36-103] Licenses - commodity
14	handler- rules. (1) (a) No A person shall NOT act as a commodity
15	handler in this state without having first obtained a license from the
16	<u>department.</u>
17	(b) A SMALL-VOLUME COMMODITY HANDLER NEED NOT OBTAIN A
18	LICENSE.
19	(2) Every person acting as a commodity handler in this state shall,
20	each year before the date specified by the commissioner by rule, obtain
21	OR RENEW a license from the department.
22	35-36-202. [Formerly 35-36-104] Exemptions. (1) The
23	provisions of this article 36 PART 2 that apply to warehouse operators do
24	not apply to the owner or operator of any A public warehouse or other
24 25	not apply to the owner or operator of <del>any</del> A public warehouse or other facility where the owner or operator:

provisions of the "United States Warehouse Act", 7 U.S.C. sec. 241 et
 seq.;

3 (b) Receives only commodities that the owner or operator has
4 purchased, or that he or she THE OWNER OR OPERATOR is processing or
5 cleaning for the owners of the commodities, or that he or she THE OWNER
6 OR OPERATOR is maintaining for such other purposes as the department
7 may, by rule, prescribe; and

8 (c) Keeps written evidence, as required by the department, that 9 clearly shows that the warehouse operator maintains the commodities for 10 one or more of the purposes set forth in subsection (1)(a) or (1)(b) of this 11 section. The department shall consider a commodity left or deposited with 12 a warehouse operator whose records do not include evidence that the 13 commodity was left or deposited for one or more of the purposes set forth 14 in subsection (1)(a) or (1)(b) of this section as a commodity deposited for 15 storage and handling.

35-36-203. [Formerly 35-36-105] Commodity handler licenses
application requirements - fee. (1) (a) Each AN applicant for a
commodity handler \_\_\_\_\_ license shall pay, for each year in which the
license is to be valid, a license fee established by the agricultural
commission, which license fee the department shall collect and transmit
to the state treasurer, who shall credit the same MONEY to the inspection
and consumer services cash fund created in section 35-1-106.5.

(b) For each fiscal year, commencing on July 1, twenty-five
percent of the direct and indirect costs of administering and enforcing this
article 36 shall be funded from the general fund. The agricultural
commission shall establish a fee schedule to cover any direct and indirect
costs not funded from the general fund.

(2) Application for a commodity handler license under this section
 shall be made to the department upon forms furnished by the department.
 The application shall MUST include the following information:

4 (a) The name and address of the applicant and, if the applicant is
5 a firm, exchange, association, or corporation, the full name of each
6 member of the firm or the names of the officers of the exchange,
7 association, or corporation;

8 (b) The application shall also state the principal business address 9 of the applicant in the state of Colorado and in every other state in which 10 the applicant does business and the names of the persons authorized to 11 receive and accept service of summons and legal notices of all kinds on 12 behalf of the applicant in each state. The applicant shall further MUST 13 satisfy the commissioner of its character, responsibility, and good faith in 14 seeking to carry on the business stated in the application. In determining 15 a person's character. The commissioner shall be governed by the 16 provisions of MAKE A DETERMINATION OF A PERSON'S CHARACTER IN 17 ACCORDANCE WITH section 24-5-101.

18

(b) (c) The location of each public warehouse of the applicant;

19 (c) (d) The total rated storage capacity in bushels of each public
 20 warehouse;

21 (d) (e) The tariff schedule of charges to be made at each public
 22 warehouse for the handling, storage, and shipment of commodities during
 23 the license year; AND

(c) (f) Any other information that the commissioner deems
 reasonably necessary to carry out the purposes of this article 36 PART 2.
 (3) THE COMMISSIONER SHALL REVOKE ANY LICENSE GRANTED AS
 A RESULT OF AN APPLICATION THAT IS FOUND TO HAVE BEEN MADE

THROUGH fraud or misrepresentation. in making any application shall in and of itself work a revocation of any license granted pursuant to the application. All indicia of the possession of a license shall at all times be Is the property of the state of Colorado, and each licensee is entitled to the possession of the indicia only while said THE license remains valid and current.

7 35-36-204. [Formerly 35-36-106] Licenses - requirements 8 rules. (1) To receive or maintain a license, each applicant or licensee
9 shall FOR AN INITIAL OR RENEWAL LICENSE MUST satisfy the following
10 requirements:

11 (a) (I) EXCEPT AS PROVIDED IN SUBSECTION (1)(a)(II) OF THIS 12 SECTION, the applicant or licensee shall furnish the commissioner with 13 evidence of minimum provisional insurance coverage in an amount 14 sufficient to protect the applicant's storage obligations. If, at any time, the 15 commissioner evaluates an applicant's provisional insurance coverage to 16 be insufficient, the commissioner may require such additional insurance 17 as the commissioner considers sufficient. Failure to provide evidence of 18 the additional insurance within thirty days after written notice from the 19 commissioner constitutes grounds for the suspension or revocation of the 20 license.

21 (II) A SMALL-VOLUME COMMODITY HANDLER NEED NOT COMPLY
22 WITH SUBSECTION (1)(a)(I) OF THIS SECTION.

(b) (I) EXCEPT AS PROVIDED IN SUBSECTION (1)(b)(III) OF THIS
SECTION, the applicant or licensee shall MUST furnish the commissioner
with a financial statement that presents accurately his or her THE
APPLICANT'S OR LICENSEE'S financial condition. The commissioner may
promulgate rules that clearly state the information required from each

applicant or licensee under this section. Any financial statement
 submitted to the commissioner in support of a license application made
 pursuant to the provisions of this article 36 shall be PART 2 IS confidential.

4 (II) Whenever the commissioner deems it appropriate, he or she
5 THE COMMISSIONER may require any AN applicant for an initial license,
6 any AN applicant for a renewal of a license, or any A licensee to submit
7 a financial statement or an audit prepared by a certified public accountant
8 or any other information the commissioner deems necessary to determine
9 whether the person is in an adequate financial position to carry out his or
10 her THE PERSON'S duties as a licensee.

<u>(III) A SMALL-VOLUME COMMODITY HANDLER NEED NOT COMPLY</u>
 <u>WITH THE FINANCIAL STATEMENT SUBMISSION</u> REQUIREMENT SET FORTH
 IN SUBSECTION (1)(b)(I) OF THIS SECTION.

(2) If any A licensee fails to apply for license renewal before an
annual date specified by the commissioner by rule, the licensee shall,
upon application for a renewal license and before the license is issued,
pay a penalty fee as established by the agricultural commission. The
penalty fee shall be Is in addition to the license fee.

35-36-205. [Formerly 35-36-107] Disciplinary powers - licenses.
(1) The commissioner may deny any AN application for a license, or may
refuse to renew a license, or may revoke or suspend a license, or may
place a licensee on probation, as the case may require, if the licensee or
applicant has:

- (a) Violated any of the provisions of this article 36 PART 2 OR
  SECTION 35-36-104 or violated any of the rules promulgated by the
  commissioner pursuant to this article 36;
- 27

(b) Failed to place and keep the premises of the licensed business

1 in the manner required under this article 36 PART 2;

(c) Been convicted of a felony under the laws of this state, or of
any other state, or of the United States; except that, in consideration of the
conviction of a felony, the commissioner shall be IS governed by the
provisions of section 24-5-101;

6 (d) Committed fraud or deception in the procurement or attempted
7 procurement of a license;

8 (e) WITH RESPECT TO A COMMODITY HANDLER APPLICANT OR
9 LICENSEE, failed or refused to execute and deliver to the commissioner a
10 surety bond as required by section 35-36-119 SECTION 35-36-216;

(f) Been determined by the commissioner to be in an inadequatefinancial position to meet liability obligations;

(g) Failed to comply with any lawful order of the commissioner
concerning the administration of this article 36 PART 2; OR

(h) Had a license revoked, suspended, or not renewed or has been
placed on probation in another state for cause, if the cause could be the
basis for similar disciplinary action in this state.

18 (2) All proceedings concerning the denial, refusal to renew,
19 revocation, or suspension of a license or the placing of a licensee on
20 probation shall be conducted pursuant to the provisions of article 4 of title
21 24.

(3) Any previous violation of the provisions of this article 36 PART
2 OR SECTION 35-36-104 by the applicant or any person connected with
the applicant in the business for which the applicant seeks to be licensed
or, in the case of a partnership or corporation applicant, any previous
violations of the provisions of this article 36 PART 2 OR SECTION
35-36-104 by a partner, officer, director, or stockholder of more than

1 thirty percent of the outstanding shares, is sufficient grounds for the 2 denial of a license.

3 35-36-206. [Formerly 35-36-108] Bailment of commodities. 4 (1) Acceptance of commodities for storage by a warehouse operator shall 5 constitute CONSTITUTES a bailment and not a sale. Stored commodities 6 shall ARE not be liable SUBJECT to seizure upon process of a court in an 7 action against the bailee, except upon action by owners of the stored 8 commodities or the commissioner to enforce the terms thereof OF THE 9 BAILMENT; but, in the event of the failure or insolvency of a bailee, 10 commodities shall be first applied exclusively to the settlement on an 11 equal basis of all outstanding negotiable warehouse receipts and other 12 open storage obligations for commodities so stored with the bailee.

- 13 (2) Forwarded commodities shall be used only to meet the storage 14 obligation to the forwarding warehouse operator.
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35-36-207. [Formerly 35-36-109] Credit sale contracts - rules. (1) When a commodity handler purchases commodities for which payment has not been made, the commodity handler, within thirty days

(3) The purchase of a commodity does not constitute a bailment.

19 after the receipt of the commodities, shall provide the producer or owner 20 of the commodities with the credit sale contract. The credit sale contract 21 must contain the following information:

24

22 (a) The class, grade, and quantity of the commodities purchased, 23 and the date of the purchase;

(b) The charges for handling, if any;

25 (c) The name and address of the producer or owner and the 26 signature of the commodity handler;

27 (d) The contract number;

1 (e) The words "not a storage contract" printed in block capital 2 letters in bold-faced type, conspicuously on the first page of the contract; 3 (f) One or more statements specified by the commissioner by rule, 4 including one that warns a producer that entering into a credit sale 5 contract entails a risk that the bond may not completely protect the 6 producer from loss in the event of a failure of the commodity handler. 7 (2) (a) A commodity handler's HANDLER OR A SMALL-VOLUME 8 COMMODITY HANDLER SHALL RETAIN records shall be retained for a 9 period of two years and shall KEEP THE RECORDS AT THE COMMODITY 10 HANDLER'S OR THE SMALL-VOLUME COMMODITY HANDLER'S PLACE OF 11 BUSINESS AT ALL TIMES. 12 (b) (I) WITH RESPECT TO A CREDIT SALE CONTRACT, A COMMODITY 13 HANDLER SHALL RETAIN RECORDS FOR A PERIOD OF TWO YEARS AFTER THE 14 DATE OF COMPLETION OF THE CREDIT SALE CONTRACT. 15 (II) THE RECORDS MUST reflect those credit sale contracts that 16 have been cancelled and those that are still open The records shall AND 17 be kept at the commodity handler's place of business at all times. 18 (3) THE COMMISSIONER SHALL REQUIRE an annual report of the 19 status of the credit sale contracts may be required by the commissioner 20 along with the financial statement required in section 35-36-106 21 35-36-204 (1)(b). 22 (4) A COMMODITY HANDLER OR SMALL-VOLUME COMMODITY 23 HANDLER SHALL CONSECUTIVELY NUMBER all credit sale contracts entered 24 into by a THE commodity handler shall be consecutively numbered by the 25 commodity handler, and MAKE AVAILABLE copies thereof shall be made 26 available by the commodity handler OF THE CREDIT SALE CONTRACTS for 27 inspection and examination by the commissioner or his or her THE

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1 COMMISSIONER'S authorized agents.

(5) A commodity handler issuing credit sale contracts shall
maintain allowable net assets of not less than twenty-five thousand dollars
and shall maintain reserves in an amount equaling or exceeding fifty ONE
HUNDRED percent of the value of all of that commodity handler's open
credit sale contracts, which value shall be determined with reference to
the daily bid price. The reserves may be in the form of any one or a
combination of the following:

9 (a) Cash;

(b) Commodity assets, including commodities and warehouse
 receipts or other evidences EVIDENCE of storage of commodities;

12 (c) Credit sale contracts with other commodity handlers licensed
13 by the department; of agriculture; OR

(d) An irrevocable letter of credit in favor of the commissioner,
which letter of credit shall be IS subject to the provisions of section
35-36-119 SECTION 35-36-216. or

17 (e) Net worth of the commodity handler of at least four times the
18 value of the open credit sale contracts.

19 (6) A SMALL-VOLUME COMMODITY HANDLER SHALL NOT ENTER
20 INTO OR OFFER TO ENTER INTO A CREDIT SALE CONTRACT.

35-36-208. [Formerly 35-36-110] Commodity grades
established - rules. The department may promulgate rules concerning
commodity grades in accordance with the standards established by the
United States department of agriculture as the official grain standards of
the United States government.

26 35-36-209. [Formerly 35-36-112] Negotiable warehouse
27 receipts - rules. (1) A negotiable warehouse receipt must be either a

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paper or an electronic document. At no time may a paper receipt and an
 electronic receipt represent the same lot of the commodity. A licensee
 may issue warehouse receipts by use of a written warehouse receipt
 system, an electronic warehouse receipt system, or both.

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5 (2) The department is the sole source of paper negotiable 6 warehouse receipts and shall furnish those receipts at cost.

Instead of a paper document, a licensee may issue an 7 (3)8 electronic negotiable version of a warehouse receipt generated by a 9 vendor licensed and approved by the United States department of 10 agriculture if the receipt contains the same information as the paper 11 version of a warehouse receipt. The electronic version of a warehouse 12 receipt carries the same rights and obligations as the paper version. A 13 holder of an electronic version of a warehouse receipt may redeem the 14 warehouse receipt by applying an electronic signature registered and 15 authenticated by a vendor credited by the United States department of 16 agriculture.

17 (4) The commissioner may promulgate rules regarding the18 issuance, use, and records requirements of negotiable warehouse receipts.

19 35-36-210. [Formerly 35-36-113] Use of scale tickets and
20 negotiable warehouse receipts. (1) It is unlawful to issue paper
21 negotiable warehouse receipts other than those furnished by the
22 department. The A licensee shall issue these receipts consecutively, as
23 numbered, and each receipt must state the date on which it is actually
24 issued.

(2) Nothing in this article 36 shall be construed to prevent PART
2 PREVENTS the issuance of nonnegotiable scale tickets or other
nonnegotiable evidences EVIDENCE of a similar nature showing the date

on which the commodities were received, the quantities received, and the
 condition of the commodities upon their delivery.

3 (3) When partial withdrawal of a commodity is made by an owner, 4 the warehouse operator shall make an appropriate notation thereof OF THE 5 PARTIAL WITHDRAWAL on the depositor's nonnegotiable warehouse 6 receipt or on such other records as may be prescribed by the department. 7 If, BEFORE THE PARTIAL WITHDRAWAL OF THE COMMODITY, the warehouse 8 operator has theretofore issued a negotiable warehouse receipt to the 9 owner, the warehouse operator shall claim, cancel, and replace it with a 10 new negotiable warehouse receipt, showing the amount of the owner's 11 commodity remaining in the public warehouse.

(4) Every commodity handler OR SMALL-VOLUME COMMODITY
HANDLER receiving commodities for storage or handling shall
immediately, upon receipt of each load, issue to every person delivering
the commodity a scale ticket, which shall MUST contain the net weight of
each separate draft or load of the commodity and the dockage, if any, to
be levied at the time of delivery, and such other information as may be
required by the department.

19 (5) Acceptance of commodities for storage by a warehouse 20 operator for which a negotiable warehouse receipt is issued shall 21 constitute CONSTITUTES a bailment process and not a sale. If a warehouse 22 operator fails to claim and cancel a negotiable warehouse receipt issued 23 on delivery for commodities stored in the warehouse operator's public 24 warehouse and the negotiation of which would transfer the right of 25 possession of that commodity, the warehouse operator shall be IS liable, 26 to a good faith purchaser for value, for his or her THE WAREHOUSE 27 OPERATOR'S failure to deliver to the purchaser all the commodities

specified in the receipt. This liability shall apply APPLIES whether the
 purchaser acquired title to the negotiable warehouse receipt before, on,
 or after the delivery of any part of the commodity by the warehouse
 operator.

5 35-36-211. [Formerly 35-36-114] Commodity handler records 6 - separate and distinct - time of maintenance - definition. (1) A 7 commodity handler OR SMALL-VOLUME COMMODITY HANDLER operating 8 another business in conjunction with, or in proximity to, the handler's 9 commodity handling business shall keep a complete set of records for the 10 commodity handling business, entirely separate and distinct from the 11 accounts and records of that other business. The deposits of commodities 12 for the account of another business or for commodities owned by the 13 commodity handler OR SMALL-VOLUME COMMODITY HANDLER shall be 14 entered in the books of the commodity handler OR SMALL-VOLUME 15 COMMODITY HANDLER in the same manner as those of other depositors. 16 For the purpose of this section, "other business" shall mean MEANS any 17 other separate and legally established enterprise that is distinct and 18 separate from the legal and financial transactions of the commodity 19 handling business.

20 (2)Commodity handlers OR SMALL-VOLUME COMMODITY 21 HANDLERS shall maintain adequate records and systems for the filing and 22 accounting of negotiable warehouse receipts, cancelled negotiable 23 warehouse receipts, scale tickets, and other documents and transactions 24 necessary or common to the commodity handling industry. A COMMODITY 25 HANDLER OR SMALL-VOLUME COMMODITY HANDLER SHALL RETAIN 26 cancelled negotiable warehouse receipts, copies of scale tickets, and 27 copies of other documents evidencing ownership or ownership liability shall be retained by the commodity handler for a period of at least three
 years after the date of cancellation.

3 (3) A COMMODITY HANDLER OR SMALL-VOLUME COMMODITY 4 HANDLER SHALL POST A position report shall be posted daily; by the 5 commodity handler; however, if a daily position report poses a substantial 6 hardship, the commissioner may authorize, in writing, a weekly position 7 report. The position report shall MUST include, but need not be limited to, 8 total stocks by commodities received or loaded out, forwardings 9 FORWARDING of commodities to terminal storage, conversions of whole 10 commodities to feed, negotiable warehouse receipt obligations, open 11 storage obligations, credit sale contracts, and public-warehouse-owned 12 commodities.

13 (4) A scale ticket shall be issued for each receipt of commodities. 14 A copy of the scale ticket shall be given to the owner. The A commodity 15 handler's HANDLER OR SMALL-VOLUME COMMODITY HANDLER SHALL FILE 16 THE COMMODITY HANDLER'S OR SMALL-VOLUME COMMODITY HANDLER'S 17 copy shall be filed with all other such copies in numerical sequence AND 18 SHALL FILE AND RETAIN voided scale tickets shall be filed and retained at 19 the commodity handler's OR SMALL-VOLUME COMMODITY HANDLER'S 20 place of business. Scale tickets shall be issued in numerical sequence. An 21 issued scale ticket shall MUST contain the following: Sequential number; 22 date; owner's name; commodity handler's OR SMALL-VOLUME COMMODITY 23 HANDLER'S name; commodity; test weight with dockage, if applicable; 24 grade, if assigned; gross weight; tare weight; and net weights, in the case 25 of weights from hopper scales.

26 (5) A settlement sheet shall be maintained for each owner and
27 shall contain the following: Owner's name; scale ticket numbers; total

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receipts; total withdrawals; test weight; and grade, if assigned. A copy of
 a current settlement sheet shall be provided TO the owner upon request.

3 35-36-212. [Formerly 35-36-115] Warehouse operator's
4 liability for disposal of tainted commodities. (1) A warehouse operator
5 shall be IS liable for any loss or deterioration of commodities in a public
6 warehouse caused by the warehouse operator's failure to exercise
7 reasonable care of the commodities.

8 (2) If a warehouse operator discovers that, as a result of a 9 condition of a commodity placed in the warehouse operator's public 10 warehouse of which he or she THE WAREHOUSE OPERATOR had no notice 11 at the time of deposit, the commodity is a hazard to other commodities or 12 to persons or to the public warehouse and if the commodity is not 13 immediately removed by the owner upon the warehouse operator's 14 request, the warehouse operator may sell the commodity after reasonable 15 notice to all persons known to claim an interest in the commodity. If the 16 warehouse operator is unable to sell the commodity after a reasonable 17 effort, the warehouse operator may dispose of it in any other lawful 18 manner, and shall incur no liability to the owner for the disposition.

(3) At any time before the sale or disposition authorized in this
section, the warehouse operator shall deliver the commodity to any person
entitled to it upon proper demand and payment of all charges incurred for
the specific lot of that commodity.

(4) The commissioner may reject as unsuitable for storage any
area of the warehouse operator's premises, unless that area is used for
storing the warehouse operator's own commodities.

35-36-213. [Formerly 35-36-116] Enforcement - inspection of
 commodity handlers' property - confidentiality. (1) The department

has the power to inspect commodity handlers' OR SMALL-VOLUME
COMMODITY HANDLERS places of business. The department shall
investigate any complaint concerning the operation of any commodity
handler OR SMALL-VOLUME COMMODITY HANDLER, or any person
attempting or offering to act as such A COMMODITY HANDLER OR
SMALL-VOLUME COMMODITY HANDLER, subject to the provisions of this
article 36 PART 2.

8 (2) Complaints of record made to the commissioner and the results 9 of his or her THE COMMISSIONER'S investigations may, in the discretion of 10 the commissioner, be closed to public inspection during the investigatory 11 period and until dismissed or until notice of hearing and charges is served 12 on a licensee, unless otherwise provided by court order.

13 (3) The commissioner, upon consent of the licensee or upon 14 obtaining an administrative search warrant, has the right to inspect any 15 commodity handler's OR SMALL-VOLUME COMMODITY HANDLER'S place 16 of business where commodities are stored, handled, or received and any 17 records pertaining to storage obligations and commodity positions kept 18 by the commodity handler OR SMALL-VOLUME COMMODITY HANDLER that 19 pertain to the operation thereof OF THE PLACE OF BUSINESS. The property, 20 books, records, accounts, and papers pertaining to storage obligations and 21 commodity positions of every commodity handler shall be OR 22 SMALL-VOLUME COMMODITY HANDLER ARE subject to inspection and 23 copying by the commissioner.

(4) The commissioner shall have HAS full authority to administer
oaths and take statements, to issue subpoenas requiring the attendance of
witnesses and the production of all books, memoranda, papers, and other
documents, articles, or instruments, and to compel the disclosure by the

witnesses of all facts known to them relative to the matters under investigation. Upon the failure or refusal of any A witness to obey any A subpoena, the commissioner may petition the district court, and, upon a proper showing, the court may enter an order compelling the witness to appear and testify or produce documentary evidence. Failure to obey such an order of the court shall be IS punishable as a contempt of court.

7 (5) The commissioner may examine the ledgers, books, accounts,
8 memoranda, and other documents and the commodities, scales, measures,
9 and other items in connection with the business of any licensee relating
10 to whatever transactions may be involved.

(6) The commissioner shall IS not be required to investigate or act
upon complaints regarding transactions that occurred more than one
hundred twenty days prior to BEFORE the date upon which the
commissioner received the written complaint.

15 (7) If the investigation is against a licensee, the commissioner 16 shall proceed to ascertain the names and addresses of all producers, 17 dealers, or owners of commodities, together with the accounts 18 unaccounted for or due and owing to them by said THE licensee, and shall 19 request the producers, dealers, or owners to file verified statements of 20 their respective claims with the commissioner. If a producer, dealer, or 21 owner so requested fails, refuses, or neglects to file a verified statement 22 in the office of the commissioner within thirty days after the date of the 23 request, the commissioner shall thereupon be IS relieved of any further 24 duty or action under this article 36 PART 2 on behalf of said THE producer, 25 dealer, or owner.

26 (8) In the course of any investigation, the commissioner may
27 attempt to effectuate a settlement between the respective parties.

1 (9) (a) If the commissioner determines, after concluding an 2 investigation on any complaint, that reasonable grounds exist to believe 3 that a licensee has violated <del>any of the provisions of</del> this <del>article 36</del> PART 4 2, the commissioner shall notify the licensee that the complaint is valid 5 and shall inform the licensee of <del>his or her</del> THE LICENSEE'S opportunity to 6 request a hearing, in writing, on the complaint within ten days after the 7 date of the notice.

8 (b) Upon the receipt of a request for a hearing from a licensee or 9 if the commissioner determines that a hearing concerning any licensee is 10 necessary, the commissioner shall cause a copy of the complaint or the 11 grounds specified in section 35-36-107 SECTION 35-36-205, together with 12 a notice of the time and place of the hearing, to be served personally or 13 by mail upon the licensee. Service shall be made at least ten days before 14 the hearing, which shall be held in the city or town in which the business 15 location of the licensee is situated or in which the transactions involved 16 allegedly occurred or at any convenient place designated by the 17 commissioner.

18 (c) The commissioner shall conduct the hearing pursuant to the 19 provisions of section 24-4-105. Thereafter, the commissioner shall enter 20 a decision specifying the relevant facts established at the hearing. If the 21 commissioner determines from the facts specified that the licensee has not 22 violated any of the provisions of this article 36 PART 2 OR SECTION 23 35-36-104, the COMMISSIONER SHALL DISMISS THE complaint. shall be 24 dismissed. If the commissioner determines from the facts specified that 25 the licensee has violated any of the provisions of this article 36 PART 2 OR 26 SECTION 35-36-104, and that the licensee has not yet made complete 27 restitution to the person complaining, the commissioner shall determine

the amount of damages, if any, to which the person is entitled as the result
of the violation and shall enter an order directing the offender to pay the
amount to the person complaining on or before the date fixed in the order.
A copy of the decision shall be furnished to all the respective parties to
the complaint.

(10) As a result of the hearing, the commissioner may also enter
any order suspending or revoking the license of a licensee or may place
the licensee on probation if the commissioner determines that the licensee
has committed any of the unlawful acts specified in section 35-36-123
SECTION 35-36-217 or that the licensee has violated any of the provisions
of this article 36 PART 2 OR SECTION 35-36-104.

(11) (a) If a person against whom an order, as specified in subsection (9)(c) of this section, is made and issued fails, neglects, or refuses to obey said THE order within the time specified in the order, the commissioner may thereupon issue a further order to that person directing the person to show cause why his or her THE PERSON'S license should not be suspended or revoked for failure to comply with said THE order.

(b) In such case, a copy of said THE order to show cause, together
with a notice of the time and place of the hearing, thereupon, shall be
served personally or by mail upon the person involved. Service shall be
made at least ten days before the hearing, which shall be held in the city
or town in which the business location of the licensee is situated or at any
convenient place designated by the commissioner.

(c) The commissioner shall conduct the hearing pursuant to the
 provisions of section 24-4-105 and thereafter shall enter an order and
 decision specifying the facts established at the hearing and either
 dismissing the order to show cause, or directing the suspension or

revocation of the license held by the licensee, or making such other
 conditional or probationary orders as may be proper. A copy of said THE
 order and decision shall be furnished to the licensee.

(d) Nothing in this section shall be construed as limiting LIMITS
the power of the commissioner to revoke or suspend a license when he or
she THE COMMISSIONER is satisfied of the existence of any THAT ONE OR
MORE of the facts ACTS specified in section 35-36-123 SECTION 35-36-217
WAS COMMITTED.

9 (12) Whenever the absence of records or other circumstances 10 makes it impossible or unreasonable for the commissioner to ascertain the 11 names and addresses of all persons specified in subsection (7) of this 12 section, the commissioner, after exercising due diligence and making a 13 reasonable inquiry to secure said THE information from all reasonable and 14 available sources, shall IS not be liable or responsible for the claims or the 15 handling of claims that may subsequently appear or be discovered. After 16 ascertaining all claims, assessments, and statements in the manner set 17 forth in subsection (7) of this section, the commissioner may then demand 18 payment on the bond or irrevocable letter of credit on behalf of those 19 claimants whose claims have been determined by the commissioner as 20 valid and, in the instance of a bond, may settle or compromise said THE 21 claims with the surety company on the bond and execute and deliver a 22 release and discharge of the bond involved. Upon the refusal of the surety 23 company to pay the demand, the commissioner may bring an action on the 24 bond on behalf of the producer, dealer, or owner.

25 (13) For the purpose of this section, a transaction is deemed to26 have occurred:

27

(a) On the date that possession of commodities is transferred by

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1 a claimant; or

2 (b) In the case of delayed payment transactions, on the contractual 3 date of payment or, if there is no contractual date of payment, thirty days 4 following the transfer of title.

5

(14) A COMMODITY HANDLER OR SMALL-VOLUME COMMODITY 6 HANDLER SHALL MAINTAIN A public warehouse shall be maintained by the 7 commodity handler in a manner adequate to provide a convenient and 8 safe means of ingress and egress to the various storage bins and 9 compartments by those persons authorized to make inspections.

10 (15) (a) Each warehouse shall be kept open for the purpose of 11 receiving commodities for storage and delivering commodities out of 12 storage every business day for a period of not less than six hours between 13 the hours of 8 a.m. and 6 p.m., except as provided in subsection (15)(b) 14 of this section. The commodity handler OR SMALL-VOLUME COMMODITY 15 HANDLER shall post conspicuously on the door of the public entrance to 16 his or her THE COMMODITY HANDLER'S OR SMALL-VOLUME COMMODITY 17 HANDLER'S office and to his or her THE COMMODITY HANDLER'S OR 18 SMALL-VOLUME COMMODITY HANDLER'S licensed warehouse a notice 19 showing the hours during which the warehouse will be kept open; except 20 that the notice is not necessary when a warehouse is kept open 21 continuously from 8 a.m. to 6 p.m.

22 (b) Whenever a warehouse is not to be kept open as required by 23 subsection (15)(a) of this section, the notice posted as prescribed in 24 subsection (15)(a) of this section shall MUST state the period during which 25 the warehouse is to be closed and the name, address, and telephone 26 number, if any, of the person who shall be IS authorized to deliver 27 commodities stored in the warehouse upon lawful demand by the

depositor thereof OF THE COMMODITY or the holder of the receipt thereof
 OF THE COMMODITY, as the case may be.

3 35-36-214. [Formerly 35-36-117] Procedure on shortage -4 refusal to submit to inspection. (1) Whenever it appears probable after 5 investigation that a licensed warehouse operator does not possess 6 sufficient commodities to cover the outstanding negotiable warehouse 7 receipts, scale tickets, or other evidences EVIDENCE of storage liability 8 issued or assumed by the warehouse operator, the department may give 9 notice to the warehouse operator that he or she THE WAREHOUSE 10 OPERATOR is required to do all or any of the following:

11

(a) Cover the shortage;

12

(b) Give an additional bond or irrevocable letter of credit;

13 (c) Submit to such inspection as the department may deem14 necessary.

(2) If the warehouse operator fails to comply with the terms of the
notice within twenty-four hours after the date of its issuance or within
such further time as the department may allow, the department may do all
or any of the following:

(a) Issue a cease-and-desist order pursuant to section 35-36-120
SECTION 35-36-104;

(b) Take possession of all commodities in the public warehouse owned, operated, or controlled by the warehouse operator and of all books, papers, records, and property of all kinds used in connection with the conduct or operation of the warehouse operator's public warehouse business, whether the books, papers, records, and property pertain specifically, exclusively, directly, or indirectly to that business or are related to his or her THE WAREHOUSE OPERATOR'S handling, storage, or 1 use of commodities in any other business;

2 (c) Apply to any court of competent jurisdiction for an order to
3 enjoin the warehouse operator from interfering with the department in the
4 discharge of its duties as required by this section;

5 (d) Petition any court of competent jurisdiction for an order 6 requiring the warehouse operator or any person who has possession of 7 any commodities, books, papers, records, or property of any kind used in 8 connection with the conduct or operation of the public warehouse 9 business who has refused to surrender possession to the department to 10 surrender possession of the same to the department.

11 (3) Upon its taking possession of the commodities, the department 12 may give written notice of its action to the holders of all negotiable 13 warehouse receipts or other evidences EVIDENCE of deposits issued for 14 commodities to present their negotiable warehouse receipts or other 15 evidences EVIDENCE of deposits for inspection or to account for the same. 16 Thereupon, the department shall cause an audit to be made of the affairs 17 of the public warehouse with respect to any commodity in which there is 18 an apparent shortage, determine the amount of the shortage, and compute 19 the shortage as to each owner of the commodity. The department shall 20 attempt to notify the warehouse operator of the amount of the shortage 21 and attempt to notify each owner thereby affected BY THE SHORTAGE. If 22 the owner cannot be notified after a reasonable attempt by the department, 23 the department shall IS not be held liable for any losses incurred by the 24 owner

(4) The department shall retain possession of the commodity in
the public warehouse and of the books, papers, records, and property of
the warehouse operator until such time as the warehouse operator or the

1 warehouse operator's bond or irrevocable letter of credit has satisfied the 2 claims of all holders of negotiable warehouse receipts or other evidences 3 EVIDENCE of deposits. In case the shortage exceeds the amount of the 4 bond or irrevocable letter of credit, the warehouse operator's bond or 5 irrevocable letter of credit shall satisfy SATISFIES the claims pro rata. 6 Nothing in this section shall be construed to prevent PREVENTS the 7 department from complying with an order of a court of competent 8 jurisdiction to surrender possession.

9 (5) If during or after the audit provided for in this section or at any 10 other time the department is of the opinion that the warehouse operator 11 is insolvent or in danger of becoming <del>so</del> INSOLVENT or is unable to satisfy 12 the claims of all holders of negotiable warehouse receipts or other 13 evidences EVIDENCE of deposits, the department may petition a court of 14 competent jurisdiction in the county for the appointment of a receiver to 15 operate or liquidate the business of the warehouse operator in accordance 16 with applicable law.

17 (6) At any time within ten days after the department takes 18 possession of any commodities or the books, papers, records, and 19 property of any public warehouse, the warehouse operator may apply to 20 a court of competent jurisdiction for an order requiring the department to 21 show cause why the commodities, books, papers, records, and property 22 should not be restored to the warehouse operator's possession. Upon its 23 being served notice, the department shall have not more than HAS UP TO 24 ten days to respond.

(7) (a) If a court of competent jurisdiction determines that all or
any part of the commodities, books, papers, records, and property should
not be restored to the possession of the warehouse operator, the court

1 may:

2 (I) Appoint a receiver for all or any part of the commodities,
3 books, papers, records, and property; or

4 (II) Determine the disposition of the commodities, books, papers,
5 records, and property that were in the public warehouse and seized
6 pursuant to this article 36 PART 2.

7 (b) Pending determination of the ownership of the commodities,
8 any funds MONEY received from the disposition of the commodities shall
9 be placed in an interest-bearing escrow account.

10 (8) If the warehouse operator does not apply to a court of 11 competent jurisdiction for a show-cause order under subsection (6) of this 12 section, the department's action is presumed valid, and the commissioner 13 may determine the disposition of the commodities, books, papers, records, 14 and property that were in the public warehouse and seized pursuant to this 15 article 36 PART 2. Pending determination of the ownership of the 16 commodities, any funds MONEY received from the disposition of the 17 commodities shall be placed in an interest-bearing escrow account.

18 (9) All expenses incurred by the department in carrying out the 19 provisions of this section shall be ARE a first charge and lien upon the 20 assets of the warehouse operator; and the expenses DEPARTMENT may be 21 recovered in BRING a separate civil action brought by the department. 22 represented THROUGH REPRESENTATION by the attorney general in a court 23 in the county in which the public warehouse is located TO RECOVER THE 24 EXPENSES, or they may be recovered at the same time and as a part of an 25 action filed under subsection (5) of this section.

(10) As a part of the expenses so incurred BY THE DEPARTMENT IN
 CARRYING OUT THIS SECTION, the department or the receiver is authorized

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to include the cost of adequate liability insurance necessary to protect the
 department, its officers, and others engaged in carrying out the provisions
 of this section.

35-36-215. [Formerly 35-36-118] Inspection fees. (1) The state
agricultural commission, after conferring with interested industry groups,
is authorized to fix, assess, and collect fees for the inspection of
commodity handlers OR SMALL-VOLUME COMMODITY HANDLERS.

8 (2) For each fiscal year, commencing on July 1, twenty-five 9 percent of the direct and indirect costs of administering and enforcing this 10 article 36 PART 2 shall be funded from the general fund. The agricultural 11 commission shall establish a fee schedule to cover any direct and indirect 12 costs not funded from the general fund. The inspection fee shall be paid 13 by the person, firm, corporation, or other organization requesting the 14 service at the time it is rendered or as otherwise provided and authorized 15 by the commission.

16 (3) All money collected pursuant to this section shall be 17 transmitted to the state treasurer, who shall credit the same IT to the 18 inspection and consumer services cash fund created in section 35-1-106.5.

19 35-36-216. [Formerly 35-36-119] Bonds or irrevocable letters 20 of credit - exemptions. (1) (a) Before any license is issued to any A 21 commodity handler, the applicant shall file with the commissioner a bond 22 executed by the applicant as principal and by a surety company qualified 23 and authorized to do business in this state as a surety or an irrevocable 24 letter of credit meeting the requirements of section 11-35-101.5, in the 25 sum of not less than ten thousand dollars nor more than one million 26 dollars, at the discretion of the commissioner.

27

(b) The bond or irrevocable letter of credit must be conditioned

1 upon compliance with this article 36 PART 2 AND SECTION 35-36-104 and 2 upon the faithful and honest handling of commodities in accordance with 3 this article 36 PART 2 AND SECTION 35-36-104 and must cover any 4 inspection fees due the department of agriculture by the commodity 5 handler and all costs and reasonable attorney fees incident to any suit 6 upon the bond or irrevocable letter of credit. The bond or irrevocable 7 letter of credit must be to the department of agriculture in favor of every 8 producer or owner and, in the instance of a bond, must remain in full 9 force and effect until cancelled by the surety upon thirty days' prior 10 written notice to the commissioner.

(c) (I) Any A producer or owner within the state of Colorado claiming to be injured by the fraud, deceit, or willful negligence of, or failure to comply with this article 36 PART 2 AND SECTION 35-36-104 by, any A commodity handler may request the department, as beneficiary, to demand payment on the irrevocable letter of credit or surety bond to recover the damages caused by the fraud, deceit, willful negligence, or failure to comply with this article 36 PART 2 AND SECTION 35-36-104.

(II) The surety on the bond or the issuer of the letter of credit is
not liable to pay any claim pursuant to any AN action brought under this
article 36 PART 2 if the action is not commenced within one hundred
eighty FIVE HUNDRED FORTY-EIGHT days, WHICH IS APPROXIMATELY
EIGHTEEN MONTHS, after the date of the transaction, as that term is
defined DESCRIBED in section 35-36-116 (13) SECTION 35-36-213 (13), on
which the claim is based, or the date of the loss, whichever is later.

(d) When any AN action is commenced on said THE bond or
irrevocable letter of credit, the commissioner may require the filing of a
new bond or irrevocable letter of credit, and the commodity handler's

failure to file the new bond or irrevocable letter of credit within ten days
 after the commencement of said THE action constitutes grounds for the
 suspension or revocation of his or her THE COMMODITY HANDLER'S
 license.

(e) Any A person licensed pursuant to article 37 PART 3 of this
title 35 ARTICLE 36 may apply for a license as a commodity handler and
shall IS not be subject to the license fee required by section 35-36-105
SECTION 35-36-203. The bond or irrevocable letter of credit required by
section 35-37-106 shall also apply SECTION 35-36-304 APPLIES to the
person's activities as a commodity handler and shall be IS subject to the
provisions of this section and section 35-36-116 SECTION 35-36-213.

12 (2) Whenever the commissioner determines that a previously 13 approved bond or irrevocable letter of credit is or for any cause has 14 become insufficient, the commissioner may require THAT A COMMODITY 15 HANDLER PROVIDE an additional bond or irrevocable letter of credit or 16 other evidence of financial responsibility to be given by a commodity 17 handler to conform to the requirements of this article 36 PART 2 AND 18 SECTION 35-36-104 or any rule promulgated pursuant to the provisions of 19 this article 36 REGARDING COMMODITY HANDLERS. The commodity 20 handler's failure to comply with the commissioner's requirement within 21 thirty days after written demand therefor FOR COMPLIANCE constitutes 22 grounds for the suspension or revocation of his or her THE COMMODITY 23 HANDLER'S license.

24 (3) THIS SECTION DOES NOT APPLY TO SMALL-VOLUME25 COMMODITY HANDLERS.

26 35-36-217. [Formerly 35-36-123] Unlawful acts - definition.
27 (1) It is unlawful and a violation of this article 36 PART 2 for any A

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1 person to:

(a) Make fraudulent charges or returns for the handling, sale, or
storage or for the rendering of any service in connection with the
handling, sale, or storage of any commodities. Violation of this subsection
(1)(a) shall constitute IS a class 6 felony.

6 (b) Willfully fail or refuse to render a true account of sales or 7 storage or to make a settlement thereon ON SALES OR STORAGE or to pay 8 for commodities received on the date and in the manner specified in the 9 contract with the owner or, if no date is specified in the contract or on 10 delivery, within thirty days after the date of delivery or the date on which 11 the person took possession of the commodities. Violation of this 12 subsection (1)(b) shall constitute IS a class 6 felony.

(c) Intentionally make false or misleading statements as to the
market conditions for commodities or false or misleading statements as
to the condition, quality, or quantity of commodities received, handled,
sold, or stored. Violation of this subsection (1)(c) shall constitute IS a
class 6 felony.

18 (d) Engage in fictitious sales, in collusion, or in unfair practices
19 to defraud the owners. Violation of this subsection (1)(d) shall constitute
20 IS a class 6 felony.

(e) Act as a commodity handler OR SMALL-VOLUME COMMODITY
HANDLER without having obtained a license or act as a commodity
handler without having filed a surety bond or irrevocable letter of credit,
as provided in this article 36 PART 2. Violation of this subsection (1)(e)
shall constitute IS a class 6 felony.

26 (f) Willfully convert to his or her THE PERSON'S own use or benefit
27 the commodities of another. Violation of this subsection (1)(f) shall

1 constitute IS theft, as defined in section 18-4-401.

2 (g) Commit fraud or deception in the procurement or attempted
3 procurement of a license. Violation of this subsection (1)(g) shall
4 constitute IS a class 1 misdemeanor.

5 (h) Fail to comply with any lawful order of the commissioner
6 concerning the administration of this article 36 PART 2. Violation of this
7 subsection (1)(h) shall constitute IS a class 1 misdemeanor.

8 (i) Interfere with or hinder an authorized representative of the 9 department while performing his or her THE PERSON'S duties under this 10 article 36 PART 2. Violation of this subsection (1)(i) shall constitute IS a 11 class 1 misdemeanor.

12 (j) Willfully alter or destroy any negotiable warehouse receipt or 13 the record of the negotiable warehouse receipt; or issue a negotiable 14 warehouse receipt without preserving a record thereof OF THE 15 NEGOTIABLE WAREHOUSE RECEIPT; or issue a negotiable warehouse 16 receipt when the commodity described is not in the building certified in 17 the receipt; <del>or,</del> with intent to defraud, issue a second or other negotiable 18 warehouse receipt for any commodity for which, or for any part of which, 19 a valid negotiable warehouse receipt is already outstanding and in force; 20 or, while any A valid negotiable warehouse receipt is outstanding and in 21 force, sell, pledge, mortgage, encumber, or transfer a commodity in 22 violation of the provisions of this article 36 PART 2 OR SECTION 35-36-104 23 or permit the same to be done without the written consent of the holder 24 of the negotiable warehouse receipt or receive the property or help to 25 dispose of the same PROPERTY. Violation of this subsection (1)(j) shall 26 constitute IS a class 6 felony.

27

(k) Sell commodities for less than the current market price to any

1 A person with whom he or she THE PERSON has any financial connection, 2 directly or indirectly, either as an owner of the corporate stock of a 3 corporation, as a copartner, or in any other capacity, or sell any 4 commodities out of the purchase price of which said THE COMMODITY 5 handler OR SMALL-VOLUME COMMODITY HANDLER, directly or indirectly, 6 retains any portion thereof OF THE PURCHASE PRICE other than the 7 commission allowed and reported pursuant to section 35-37-114 SECTION 8 35-36-310. Violation of this subsection (1)(k) shall constitute 9 CONSTITUTES theft, as defined in section 18-4-401.

10 (1) Act as a commodity handler OR SMALL-VOLUME COMMODITY 11 HANDLER and, with intent to defraud, make, draw, utter, or deliver any 12 check, draft, or order for the payment of money upon any A bank or other 13 depository to the owner for the purchase price of any commodities or any 14 part thereof OF THE PURCHASE PRICE upon obtaining possession or control 15 thereof OF THE COMMODITIES, when, at the time of the making, drawing, 16 uttering, or delivery, the maker or drawer has not sufficient INSUFFICIENT 17 funds in or credit with the bank or other depository for the payment of the 18 check, draft, or order in full upon its presentation. The making, drawing, 19 uttering, or delivery of the check, draft, or order shall be IS prima facie 20 evidence of an intent to defraud. "Credit", as used in this subsection 21 (1)(1), means an arrangement or understanding with the bank or 22 depository for the payment of the check, draft, or order. Violation of this 23 subsection (1)(1) shall constitute IS fraud by check, as defined in section 24 18-5-205.

25 PART 3
26 FARM PRODUCTS
27 **35-36-301. [Formerly 35-37-102] Legislative declaration.** The

general assembly hereby declares that farm products are commodities
 affected with a public interest and thus should be regulated for the
 protection of both the producer and the consumer.

4

## 35-36-302. [Formerly 35-37-104] Application for license - rules. (1) No A person shall NOT act as a dealer, small-volume dealer, or agent

(1) No A person shall NOT act as a dealer, small-volume dealer, or agent
without having obtained a license as provided in this article 37 PART 3.
Every person acting as a dealer, small-volume dealer, or agent shall file
an application in writing with the commissioner for a license to transact
the business of dealer, small-volume dealer, or agent, and the application
shall MUST be accompanied by the license fee provided for in section
35-37-105 SECTION 35-36-303 for each specified class of business.

12 (2) The application in each case shall MUST state the class or 13 classes of farm products the applicant proposes to handle; the full name 14 of the person applying for the license; and, if the applicant is a firm, 15 exchange, association, or corporation, the full name of each member of 16 the firm or the names of the officers of the exchange, association, or 17 corporation. The application shall MUST further state the principal 18 business address of the applicant in the state of Colorado and elsewhere 19 and the names of the persons authorized to receive and accept service of 20 summons and legal notices of all kinds for the applicant. The applicant 21 shall further satisfy the commissioner of his or her THE APPLICANT'S 22 character, responsibility, and good faith in seeking to carry on the 23 business stated in the application. In determining a person's character, the 24 commissioner shall be governed by the provisions of COMPLY WITH 25 section 24-5-101.

26 (3) In addition to the general requirements applicable to all classes
27 of applications, as set forth in this section, each application for an agent's

1 license shall MUST include such information as the commissioner may 2 consider proper or necessary, and the application shall MUST include the 3 name and address of the applicant and the name and address of each 4 dealer or small-volume dealer represented or sought to be represented by 5 said THE agent and the written endorsement or nomination of the dealer 6 or small-volume dealer. No A person shall NOT be licensed as an agent 7 unless all of the agent's principals are licensed under this article 37 PART 8 3.

9 (4) Upon the applicant's filing of the proper application with the 10 commissioner, accompanied by the proper fee, and when the 11 commissioner is satisfied that the convenience and necessity of the 12 industry and the public will be served thereby BY THE APPLICATION, the 13 commissioner shall issue to the applicant a license entitling the applicant 14 to conduct the business described in the application at the place named in 15 the application until the date specified by the commissioner by rule or 16 until the license has been suspended or revoked. The license of an agent 17 shall expire EXPIRES upon the date of expiration of the license of the 18 principal for whom the agent acts. The commissioner may also issue a 19 license to each agent, with a separate agent's license being required for 20 each principal. Any A dealer, small-volume dealer, or agent shall show 21 the license upon the request of any interested person. Each licensed 22 dealer, small-volume dealer, or agent shall post the person's license or a 23 copy thereof OF THE LICENSE in the person's office or salesroom in plain 24 view of the public.

(5) THE COMMISSIONER SHALL REVOKE ANY LICENSE GRANTED AS
 A RESULT OF fraud or misrepresentation in making any application shall
 ipso facto work a revocation of any license granted pursuant thereto

APPLYING FOR THE LICENSE. All indicia of the possession of a license shall
 be ARE at all times the property of the state of Colorado, and each licensee
 is entitled to the possession thereof OF A LICENSE only for the duration of
 said THE license.

(6) Any person licensed under article 36 PART 2 of this title 35
ARTICLE 36 may apply for a license as a dealer or small-volume dealer
without paying the license fee otherwise required by section 35-37-105
SECTION 35-36-303.

35-36-303. [Formerly 35-37-105] License fee - renewal - rules.
(1) (a) For filing the application described in section 35-37-104 SECTION
35-36-302, each applicant for a license in each of the following categories
shall pay to the commissioner a fee as determined by the agricultural
commission, which fee shall be transmitted to the state treasurer for credit
to the inspection and consumer services cash fund created in section
35-1-106.5:

(I) Dealers; except that a dealer who signs an affidavit stating that
the dealer shall WILL make payment in cash or by one of the other means
specified in section 35-37-106 (1)(e) SECTION 35-36-304 (1)(e) for each
transaction for farm products shall pay the same application fee as a
small-volume dealer;

- 21 (II) Agents; and
- 22 (III) Small-volume dealers.

(b) For each fiscal year, commencing on July 1, twenty-five
percent of the direct and indirect costs of administering and enforcing this
article 37 shall PART 3 MUST be funded from the general fund. The
agricultural commission shall establish a fee schedule to cover any direct
and indirect costs not funded from the general fund.

(2) If any A licensee fails for any reason to apply for the renewal
 of a license before an annual date specified by the commissioner by rule,
 the licensee shall, upon application for a renewal license and before the
 license is issued, pay a penalty as established by the agricultural
 commission, which shall be PENALTY IS in addition to the license fee.

6 (3) THE COMMISSIONER SHALL NOT ISSUE A LICENSE TO any person 7 against whose surety a claim has been collected or any person against 8 whom an irrevocable letter of credit has been drawn by the commissioner 9 in accordance with the provisions of this article 37 shall not be licensed 10 by the commissioner THIS PART 3 during the period of three years from 11 AFTER the date of the collection; except that the commissioner may, in his 12 or her THE COMMISSIONER'S discretion and consistent with the purpose of 13 this article 37 PART 3, issue a temporary license to the person for the 14 period, subject to such restrictions as the commissioner deems reasonable 15 and necessary.

(4) Any THE COMMISSIONER SHALL NOT ISSUE A RENEWALLICENSE
 TO A licensee who has IS THE SUBJECT OF a PENDING verified complaint
 pending against him or her with the commissioner shall not be issued a
 renewal license until the complaint has been settled to the satisfaction of
 the commissioner.

(5) Upon the failure of an applicant to file a bond or an
irrevocable letter of credit meeting the requirements of section
11-35-101.5, within ninety days of AFTER the date of application, the
application will be rendered void, and the license fee will not be
refunded. Any subsequent application for a license shall require REQUIRES
a new license fee.

27

(6) Whenever the commissioner deems it appropriate, the

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commissioner may require of any A LICENSEE OR AN applicant for an
 initial OR RENEWAL license any applicant for a renewal of a license, or any
 licensee the submission of TO SUBMIT a financial statement or an audit
 prepared by a certified public accountant ACCORDING TO GENERALLY
 ACCEPTED ACCOUNTING PRINCIPLES or any other information to determine
 whether the person is in an adequate financial position to carry out his or
 her THE PERSON'S duties as a licensee.

35-36-304. [Formerly 35-37-106] Bonds and irrevocable letters
of credit - exemptions. (1) (a) Before any THE COMMISSIONER MAY
ISSUE A license is issued to any A dealer, the applicant shall file with the
commissioner IN THE SUM OF NOT LESS THAN TWO THOUSAND DOLLARS
NOR MORE THAN ONE MILLION DOLLARS, AT THE DISCRETION OF THE
COMMISSIONER:

(I) A bond executed by the applicant as principal and by a surety
company qualified and authorized to do business in this state as a surety;
or

(II) An irrevocable letter of credit meeting the requirements of
 section 11-35-101.5. in the sum of not less than two thousand dollars nor
 more than two hundred thousand dollars, at the discretion of the
 commissioner.

(b) The bond or irrevocable letter of credit must be conditioned
upon compliance with this article 37 PART 3 AND SECTION 35-36-104 and
upon the faithful and honest handling of farm products in accordance with
this article 37 PART 3 and shall cover any fees due the department of
agriculture by the dealer and all costs and reasonable attorney fees
incident to any suit upon the bond or irrevocable letter of credit. The bond
or irrevocable letter of credit must be to the department of agriculture in

favor of every producer, dealer, small-volume dealer, or owner and, in the
 instance of a bond, must remain in full force and effect until cancelled by
 the surety upon thirty days' prior written notice to the commissioner.

4 (c) (I) Any A producer, owner, small-volume dealer, or other 5 dealer within the state of Colorado claiming to be injured by the fraud, 6 deceit, or willful negligence of, or failure to comply with this article 37 7 PART 3 OR SECTION 35-36-104 by, any A dealer may request the 8 department, of agriculture, as beneficiary, to demand payment on the 9 irrevocable letter of credit or surety bond to recover the damages caused 10 by the fraud, deceit, willful negligence, or failure to comply. with this 11 article 37.

12 (II) The surety on the bond or the issuer of the letter of credit is 13 not liable to pay any A claim pursuant to any AN action brought under this 14 article 37 PART 3 if the action is not commenced within one hundred 15 eighty FIVE HUNDRED FORTY-EIGHT days, WHICH IS APPROXIMATELY 16 EIGHTEEN MONTHS, after the date of the transaction, as that term is 17 defined DESCRIBED in section 35-36-116 (13) SECTION 35-36-305 (12), on 18 which the claim is based, or the date of the loss, as that term is defined in 19 section <del>35-36-102 (15)</del> 35-36-102 (20), whichever is later.

(d) When any AN action is commenced on said THE bond or
irrevocable letter of credit, the commissioner may require the filing of
THE LICENSEE TO FILE a new bond or irrevocable letter of credit, and
failure of the licensee to file the new bond or irrevocable letter of credit
within ten days after the commencement of said THE action constitutes
grounds for the suspension or revocation of his or her THE LICENSEE'S
license.

27

(e) No THE COMMISSIONER SHALL NOT REQUIRE A bond or

1 irrevocable letter of credit shall be required of FROM a dealer who pays 2 for farm products in cash or with a bank-certified check, a bank cashier's 3 check, an irrevocable electronic funds transfer, or a money order at the 4 time the dealer obtains from the owner thereof OF THE FARM PRODUCTS 5 possession or control of the farm products, or of an applicant for a license 6 or a licensee operating under a bond required by the United States to 7 secure the performance of his or her THE APPLICANT'S OR LICENSEE'S 8 obligations; except that the bond shall MUST include all obligations 9 pertaining to Colorado farm products, and THE DEALER SHALL FURNISH 10 documentary evidence shall be furnished to the commissioner that the 11 bond required by the United States is in full force and effect.

(f) The bond or irrevocable letter of credit required by section
35-36-119 shall SECTION 35-36-216 MUST apply to the activities as a
dealer of any A person licensed pursuant to article 36 PART 2 of this title
35 ARTICLE 36. The persons shall ARE also be subject to the provisions of
this section and section 35-37-107 SECTION 35-36-305.

17 (2) Whenever the commissioner determines that a previously 18 approved bond or irrevocable letter of credit is, or for any cause has 19 become, insufficient, the commissioner may require A DEALER TO 20 FURNISH an additional bond or irrevocable letter of credit or other 21 evidence of financial responsibility to be given by a dealer to conform to 22 the requirements of this article 37 PART 3 or any rule promulgated 23 pursuant to the provisions of this article 37 ARTICLE 36. The failure of the 24 dealer to comply with the commissioner's requirement within thirty days 25 after written demand therefor FOR COMPLIANCE constitutes grounds for 26 the suspension or revocation of his or her THE DEALER'S license.

27 **35-36-305.** [Formerly 35-37-107] Investigations, hearings, and

examinations. (1) For the purpose of enforcing the provisions of this
article 37 PART 3, the commissioner may receive complaints from persons
against any A dealer, small-volume dealer, agent, or person assuming or
attempting to act as such A DEALER, SMALL-VOLUME DEALER, OR AGENT
and, upon the receipt of a complaint, may make any and all necessary
investigations relative to the complaint.

7 (2) The commissioner upon his or her THE COMMISSIONER'S own
8 motion may, and upon the verified complaint of any person shall,
9 investigate any transactions involving any provisions of this article 37
10 PART 3.

(3) (a) The commissioner, upon consent of the licensee or upon
obtaining an administrative search warrant, shall have HAS free and
unimpeded access to all buildings, yards, warehouses, and storage
facilities owned by a licensee in which any farm products are kept, stored,
handled, processed, or transported.

(b) The commissioner, upon consent of the licensee or upon
obtaining a search warrant, shall have HAS free and unimpeded access to
all records required to be kept BY THE LICENSEE and may make copies of
the records.

20 (c) The commissioner shall have HAS full authority to administer 21 oaths and take statements; to issue subpoenas requiring the attendance of 22 witnesses and the production of all books, memoranda, papers, and other 23 documents, articles, or instruments; and to compel the disclosure by the 24 witnesses of all facts known to them relative to the matters under 25 investigation. Upon the failure or refusal of any A witness to obey any A 26 subpoena, the commissioner may petition the district court, and, upon a 27 proper showing, the court may enter an order compelling the witness to

appear and testify or produce documentary evidence. Failure to obey the
 order of the court shall be IS punishable as a contempt of court.

3 (4) The commissioner may examine the ledgers, books, accounts,
4 memoranda, and other documents and the farm products, scales,
5 measures, and other items in connection with the business of any A
6 licensee relating to whatever transactions may be involved.

7 (5) The commissioner shall NEED not be required to investigate or
8 act upon complaints regarding transactions that occurred more than one
9 hundred twenty days prior to BEFORE the date upon which the
10 commissioner received the written complaint.

11 (6) If the investigation is against a licensee, the commissioner 12 shall proceed to ascertain the names and addresses of all producers, 13 dealers, small-volume dealers, or owners of farm products, together with 14 the accounts unaccounted for or due and owing to them by the licensee, 15 and shall request all the producers, dealers, small-volume dealers, or 16 owners to file verified statements of their respective claims with the 17 commissioner. If, AFTER THE COMMISSIONER MAKES THE REQUEST FOR 18 VERIFIED STATEMENTS, a producer, dealer, small-volume dealer, or owner 19 so requested fails, refuses, or neglects to file a verified statement in the 20 office of the commissioner within thirty days after the date of the request, 21 the commissioner shall thereupon be IS relieved of any further duty or 22 action under this article 37 PART 3 on behalf of said THE producer, dealer, 23 small-volume dealer, or owner.

24 (7) In the course of <del>any</del> AN investigation, the commissioner may
25 attempt to effectuate a settlement between the respective parties.

26 (8) (a) If the commissioner determines, after concluding an
27 investigation on <del>any</del> A complaint, that reasonable grounds exist to believe

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that a licensee has violated any of the provisions of this article 37 PART
3 OR SECTION 35-36-104, the commissioner shall notify the licensee that
the complaint is valid and shall inform the licensee of his or her THE
LICENSEE'S opportunity to request a hearing, in writing, on the complaint
within ten days after the date of the notice.

6 (b) Upon the receipt of a request for a hearing from a licensee or 7 if the commissioner determines that a hearing concerning <del>any</del> A licensee 8 is necessary, the commissioner shall cause a copy of the complaint or the 9 grounds specified in section 35-37-108 SECTION 35-36-306, together with 10 a notice of the time and place of the hearing, to be served personally or 11 by mail upon the licensee. Service shall be made at least ten days before 12 the hearing, which shall be held in the city or town in which the business 13 location of the licensee is situated, or in which the transactions involved 14 allegedly occurred, or at the location deemed by the commissioner to be 15 most convenient.

16 (c) The commissioner shall conduct the hearing pursuant to the 17 provisions of section 24-4-105. Thereafter, the commissioner shall enter 18 in his or her THE COMMISSIONER'S office a decision specifying the 19 relevant facts established at the hearing. If the commissioner determines 20 from the facts specified that the licensee has not violated any of the 21 provisions of this article 37 PART 3 OR SECTION 35-36-104, the 22 COMMISSIONER SHALL DISMISS THE complaint. shall be dismissed. If the 23 commissioner determines from the facts specified that the licensee has 24 violated any of the provisions of this article 37 PART 3 OR SECTION 25 35-36-104, and that the licensee has not yet made complete restitution to 26 the person complaining, the commissioner shall determine the amount of 27 damages, if any, to which the person is entitled as the result of the

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violation and enter an order directing the offender to pay the person
 complaining the amount OF DAMAGES on or before the date fixed in the
 order. THE COMMISSIONER SHALL CAUSE TO BE FURNISHED a copy of the
 decision shall be furnished to all the respective parties to the complaint.

(9) As a result of the hearing, the commissioner may also enter
any AN order suspending or revoking the license of a licensee or may
place the licensee on probation if the commissioner determines that the
licensee has committed any of the unlawful acts specified in section
35-37-118 SECTION 35-36-313 or that the licensee has violated any of the
provisions of this article 37 PART 3 OR SECTION 35-36-104.

(10) (a) If a person against whom an order, as specified in subsection (8)(c) of this section, is made and issued fails, neglects, or refuses to obey the order within the time specified in the order, the commissioner may thereupon issue a further order to that person directing him or her THE PERSON to show cause why his or her THE PERSON'S license should not be suspended or revoked for failure to comply with the order.

18 (b) In such case IF THE COMMISSIONER ISSUES AN ORDER TO SHOW 19 CAUSE PURSUANT TO SUBSECTION (10)(a) OF THIS SECTION, a copy of the 20 order to show cause, together with a notice of the time and place of the 21 hearing thereupon ON THE ORDER TO SHOW CAUSE, shall be served 22 personally or by mail upon the person involved. Service shall be made at 23 least ten days before the hearing, which shall be held in the city or town 24 in which the business location of the licensee is situated or at any 25 convenient place designated by the commissioner.

(c) The commissioner shall conduct the hearing pursuant to the
 provisions of section 24-4-105 and thereafter shall enter in his or her THE

1 COMMISSIONER'S office an order and decision specifying the facts 2 established at the hearing and <del>either</del> dismissing the order to show cause, 3 <del>or</del> directing the suspension or revocation of the license held by the 4 licensee, or making such other conditional or probationary orders as may 5 be proper. THE COMMISSIONER SHALL CAUSE A copy of the order and 6 decision <del>shall</del> TO be furnished to the licensee.

7 (d) Nothing in this section shall be construed as limiting LIMITS
8 the power of the commissioner to revoke or suspend a license when
9 satisfied of the existence of any of the facts specified in section
10 35-37-118 SECTION 35-36-313.

11 (11) Whenever the absence of records or other circumstances 12 makes it impossible or unreasonable for the commissioner to ascertain the 13 names and addresses of all persons specified in subsection (6) of this 14 section, the commissioner, after exercising due diligence and making a 15 reasonable inquiry to secure said THE information from all reasonable and 16 available sources, shall IS not be liable or responsible for the claims or the 17 handling of claims that may subsequently appear or be discovered. After 18 ascertaining all claims, assessments, and statements in the manner set 19 forth in subsection (6) of this section, the commissioner may then demand 20 payment on the bond or irrevocable letter of credit on behalf of those 21 claimants whose claims have been determined by the commissioner as 22 valid and, in the instance of a bond, may settle or compromise the claims 23 with the surety company on the bond and execute and deliver a release 24 and discharge of the bond involved. Upon the refusal of the surety 25 company to pay the demand, the commissioner may bring an action on the 26 bond on behalf of the producer, dealer, small-volume dealer, or owner. 27 (12) For the purpose of this section, a transaction is deemed to

1 have occurred:

- 2 (a) On the date that possession of farm products is transferred by
  3 a claimant; OR
- 4 (b) On delayed payment transactions, on the contractual date of
  5 payment, or, if there is no contractual date of payment, thirty days
  6 following the transfer of title.

(13) THE COMMISSIONER HAS DISCRETION TO CLOSE FROM PUBLIC
INSPECTION complaints of record made to the commissioner and the
results of his or her THE COMMISSIONER'S investigations may, in the
discretion of the commissioner, be closed to public inspection during the
investigatory period and until dismissed or until notice of hearing and
charges is served on a licensee, unless otherwise provided by court order.

- 35-36-306. [Formerly 35-37-108] Disciplinary powers licenses.
  (1) The commissioner may deny any AN application for a license, or may
  refuse to renew a license, or may revoke or suspend a license, or may
  place a licensee on probation, as the case may require, if the licensee or
  applicant has:
- (a) Violated any of the provisions of this article 37 PART 3 OR
  SECTION 35-36-104 or violated any of the rules promulgated by the
  commissioner pursuant to this article 37 ARTICLE 36;
- (b) Been convicted of a felony under the laws of this state, or of
  any other state, or of the United States; except that, in considering a
  conviction of a felony, the commissioner shall be IS governed by the
  provisions of section 24-5-101;
- 25 (c) Committed fraud or deception in the procurement or attempted
  26 procurement of a license;
  - (d) Failed or refused to file with the commissioner a surety bond

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or an irrevocable letter of credit, as required by section 35-37-106
 SECTION 35-36-304;

3 (e) Been determined by the commissioner to be in an inadequate
4 financial position to meet liability obligations;

(f) Failed to comply with any A lawful order of the commissioner
concerning the administration of this article 37 PART 3; OR

7 (g) Had a license revoked, suspended, or not renewed or has been
8 placed on probation in another state for cause, if the cause could be the
9 basis for the same or similar disciplinary action in this state.

(2) All proceedings concerning the denial, refusal to renew,
 revocation, or suspension of a license or the placing of a licensee on
 probation shall be conducted pursuant to the provisions of section
 35-37-107 SECTION 35-36-305 and article 4 of title 24.

14 (3) Any A previous violation of the provisions of this article 37 15 PART 3 OR SECTION 35-36-104 by the applicant or any person connected 16 with the applicant in the business for which the applicant seeks to be 17 licensed, or, in the case of a partnership or corporation applicant, any 18 previous violations of the provisions of this article 37 THIS PART 3 OR 19 SECTION 35-36-104 by a partner, officer, director, or stockholder of more 20 than thirty percent of the outstanding shares, is sufficient grounds for the 21 denial of a license.

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## 35-36-307. [Formerly 35-37-111] Credit sale contracts - rules.

(1) When a dealer or small-volume dealer purchases farm products for
which payment has not been made, the dealer or small-volume dealer,
within thirty days after the receipt of the farm products, shall provide the
producer or owner of the farm products with a credit sale contract. The
credit sale contract must contain the following information:

(a) The type and quantity of farm products purchased and the date
 of purchase;

3

(b) The charges for handling, if any;

4 (c) The name and address of the producer or owner and the
5 signature of the dealer or small-volume dealer or the authorized agent
6 thereof OF THE DEALER OR SMALL-VOLUME DEALER;

7 (d) The contract number required pursuant to subsection (4) of8 this section; and

9 (e) One or more statements specified by the commissioner by rule, 10 including one that warns a producer that entering into a credit sale 11 contract entails a risk that the bond may not completely protect the 12 producer from loss in the event of a failure of the dealer or small-volume 13 dealer.

(2) A DEALER OR SMALL-VOLUME DEALER SHALL RETAIN records
of a dealer or small-volume dealer shall be retained for a period of two
years AFTER THE DATE OF COMPLETION OF THE CREDIT SALE CONTRACTS,
and shall THE RECORDS MUST reflect those credit sale contracts that have
been PAID, cancelled, OR AMENDED and those that are still open. The
DEALER OR SMALL-VOLUME DEALER SHALL KEEP THE records shall be kept
at the dealer's or small-volume dealer's place of business at all times.

(3) THE COMMISSIONER SHALL REQUIRE an annual report of the
 status of all of a dealer's or small-volume dealer's credit sale contracts
 may be required by the commissioner ALONG WITH THE FINANCIAL
 STATEMENT REQUIRED UNDER SECTION 35-36-204 (1)(b).

(4) A DEALER OR SMALL-VOLUME DEALER SHALL CONSECUTIVELY
 NUMBER all credit sale contracts entered into by a THE dealer or
 small-volume dealer shall be consecutively numbered by the dealer, and

MAKE copies thereof shall be made OF THE CREDIT SALE CONTRACTS
 available for inspection by the commissioner or the commissioner's
 authorized agents.

4 (5) A DEALER OR SMALL-VOLUME DEALER ISSUING CREDIT SALE 5 CONTRACTS SHALL MAINTAIN POSITIVE WORKING CAPITAL AND A CURRENT 6 RATIO EQUAL TO OR GREATER THAN ONE-TO-ONE AND RESERVES IN AN 7 AMOUNT EOUALING OR EXCEEDING ONE HUNDRED PERCENT OF THE VALUE 8 OF ALL OF THAT DEALER'S OR SMALL-VOLUME DEALER'S OPEN CREDIT SALE 9 CONTRACTS, WHICH VALUE SHALL BE DETERMINED WITH REFERENCE TO 10 THE DAILY BID PRICE. THE RESERVES MAY BE IN THE FORM OF ANY ONE OR 11 A COMBINATION OF THE FOLLOWING: 12 (a) CASH; 13 (b) FARM PRODUCT ASSETS, INCLUDING FARM PRODUCTS OR OTHER 14 EVIDENCE OF STORAGE OF FARM PRODUCTS; 15 (c) CREDIT SALE CONTRACTS WITH OTHER DEALERS OR 16 SMALL-VOLUME DEALERS LICENSED BY THE DEPARTMENT; OR 17 (d) AN IRREVOCABLE LETTER OF CREDIT IN FAVOR OF THE 18 COMMISSIONER, WHICH LETTER OF CREDIT IS SUBJECT TO SECTION 19 35-36-216. 20 **35-36-308.** [Formerly 35-37-112] Records of dealers. (1) Every 21 dealer handling farm products for <del>any</del> A consignor having received any 22 farm products on commission for sale shall promptly make and keep a 23 correct record, showing in detail the following with reference to the 24 handling, sale, or storage of the farm products: 25 (a) The name and address of the consignor; 26 (b) The date received;

27 (c) The condition and quantity upon arrival;

1

(d) The date of the sale for the account of the consignor;

2

24

(e) The price for which sold;

3 (f) An itemized statement of the charges to be paid by the
4 consignor in connection with the sale;

5 (g) The names and addresses of the purchasers if the dealer has 6 any A financial interest in the business of the purchasers or if the 7 purchasers have any A financial interest in the business of the dealer, 8 directly or indirectly, as a holder of the other's corporate stock, as a 9 copartner, as a lender or borrower of money to or from the other, or in any 10 other capacity;

(h) A lot number or other identifying mark for each consignment,
which number or mark shall MUST appear on all sales tags or other
essential records needed to show what the product actually sold for; AND

(i) Any claims that have been or may be filed by the dealer against
any person for overcharges or for damages resulting from the injury or
deterioration of the farm products by the act, neglect, or failure of the
person. and THE DEALER SHALL MAKE the records shall be open to the
AVAILABLE FOR inspection of BY the commissioner and the consignor for
whom the claims are made.

35-36-309. [Formerly 35-37-113] Records of small-volume
dealers. Each small-volume dealer shall maintain records of all aspects
of each purchase of farm products in the form and manner required by the
commissioner.

(1) When requested by his or her A DEALER'S consignor, a THE dealer,
before the close of the next business day following the sale of any farm
products consigned to the dealer, shall transmit or deliver to the owner or

35-36-310. [Formerly 35-37-114] Daily reports and settlements.

1 consignor a true written report of the sale, showing the amount sold and 2 the selling price. THE DEALER SHALL MAKE remittance in full TO THE 3 CONSIGNER of the amount realized from the sale, including all collections, 4 overcharges, and damages, less the agreed commission and other charges 5 together with a complete account of sales shall be made to the consignor 6 within ten days after the receipt of the money by the dealer unless 7 otherwise agreed to in writing. In the account, the names and addresses 8 of purchasers need not be given, except as required in section 35-37-112 9 SECTION 35-36-308.

(2) Every dealer shall retain a copy of the record covering each
 consignment transaction for a period of one year after the date thereof OF
 THE CONSIGNMENT TRANSACTION, which copy THE DEALER shall, at all
 times, be MAKE available for, and open to, the inspection of BY the
 commissioner and the consignor or the authorized representative of either.

(3) Every dealer shall pay for farm products delivered to him or
her THE DEALER on the date and in the manner specified in the contract
with the owner or, if no date is set by the contract or on the date of the
delivery, within thirty days after the date of the delivery or the taking
possession of the farm products.

20 35-36-311. [Formerly 35-37-115] Pooled consignment. Local 21 produce or fruit associations or other shippers located in the 22 neighborhood where FARM products are grown may receive a reasonable 23 compensation for loading, shipping, and securing persons to handle the 24 same PRODUCTS on commission in markets away from the locality where 25 grown. Dealers receiving consignments of farm products from a number 26 of consignors under written agreements or under written authority from them to market the products in season and prorate the net proceeds of the 27

consignments among all consignors or to market the same in connection with other products of the same class may withhold the proportion of the net returns of sales of the consignments as may be necessary to carry out the agreements pertaining to the consignments until final sales have been made. In every case, final settlement shall be made within fifteen days after the final sale of the consignment, unless otherwise agreed to in writing by the consignor.

8 35-36-312. [Formerly 35-37-116] Enforcement. (1) The 9 commissioner shall be the enforcing authority of this article 37, and the 10 commissioner or the commissioner's authorized representative shall have 11 free and unimpeded access to all places of business and all business 12 records of a licensee pertinent to any proper inquiry in the administration 13 of this article 37. Any person in whom the enforcement of any provision 14 of this article 37 is vested has the power of a peace officer as to the 15 enforcement.

16 (2) Whenever, upon sufficient evidence satisfactory to the 17 commissioner, the commissioner determines a person has engaged in or 18 is about to engage in any AN act or practice constituting a violation of any 19 provision of this article 37 THIS PART 3 or of any rule or of any order 20 promulgated under this article 37 ARTICLE 36, the commissioner may 21 apply to a court of competent jurisdiction to temporarily or permanently 22 restrain or enjoin the act or practice in question and to enforce compliance 23 with this article 37 PART 3 or any rule or order pursuant to this article 37 ARTICLE 36. In the action, the commissioner shall NEED not be required 24 25 to plead or prove irreparable injury or the inadequacy of a remedy at law. 26 Under no circumstances shall the court require the commissioner to post 27 a bond.

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35-36-313. [Formerly 35-37-118] Unlawful acts - definition.
 (1) It is unlawful and a violation of this article 37 PART 3 for any person
 to:

4 (a) Make fraudulent charges or returns for the handling, sale, or
5 storage or for the rendering of any service in connection with the
6 handling, sale, or storage of any farm products. Violation of this
7 subsection (1)(a) shall constitute IS a class 6 felony.

8 (b) Willfully fail or refuse to render a true account of sales or 9 storage or to make a settlement thereon ON SALES OR STORAGE or to pay 10 for farm products received within the time and in the manner required by 11 this article 37 PART 3. Violation of this subsection (1)(b) shall constitute 12 IS a class 6 felony.

(c) Intentionally make false or misleading statements as to the
market conditions for farm products or false or misleading statements as
to the condition, quality, or quantity of farm products received, handled,
sold, or stored. Violation of this subsection (1)(c) shall constitute IS a
class 6 felony.

18 (d) Engage in fictitious sales, in collusion, or in unfair practices
19 to defraud the owners. Violation of this subsection (1)(d) shall constitute
20 IS a class 6 felony.

(e) Act as a dealer, small-volume dealer, or agent without having
obtained a license or act as a dealer without having filed a surety bond or
an irrevocable letter of credit, as provided in this article 37 PART 3.
Violation of this subsection (1)(e) shall constitute IS a class 6 felony.

(f) Willfully convert to his or her THE PERSON'S own use or benefit
the farm products of another. Violation of this subsection (1)(f) shall
constitute IS theft, as defined in section 18-4-401.

(g) Commit fraud or deception in the procurement or attempted
 procurement of a license. Violation of this subsection (1)(g) shall
 constitute IS a class 1 misdemeanor.

4 (h) Fail to comply with any A lawful order of the commissioner
5 concerning the administration of this article 37 PART 3. Violation of this
6 subsection (1)(h) shall constitute IS a class 1 misdemeanor.

(i) Interfere with or hinder an authorized representative of the
commissioner while performing his or her THE AUTHORIZED
REPRESENTATIVE'S duties under this article 37 PART 3. Violation of this
subsection (1)(i) shall constitute IS a class 1 misdemeanor.

11 (j) If licensed as a dealer or small-volume dealer, sell farm 12 products for less than the current market price to any person with whom 13 the dealer has <del>any</del> A financial connection, directly or indirectly, either as 14 an owner of the corporate stock of a corporation, as a copartner, or in any 15 other capacity, or sell any farm products out of the purchase price of 16 which said THE dealer or small-volume dealer receives, directly or 17 indirectly, any A portion thereof OF THE PURCHASE PRICE other than the 18 commission allowed in section 35-37-114 SECTION 35-36-310. Violation 19 of this subsection (1)(j) shall constitute IS theft, as defined in section 20 18-4-401.

(k) Act as a dealer, small-volume dealer, or agent and, with intent
to defraud, make, draw, utter, or deliver any A check, draft, or order for
the payment of money upon any bank or other depository to the owner for
the purchase price of any farm products or any part thereof OF THE FARM
PRODUCTS upon obtaining possession or control thereof OF THE FARM
PRODUCTS, when at the time of the making, drawing, uttering, or delivery
the maker or drawer has not sufficient INSUFFICIENT funds in or credit

with the bank or other depository for the payment of the check, draft, or order in full upon its presentation. The making, drawing, uttering, or delivery of the check, draft, or order shall be IS prima facie evidence of an intent to defraud. "Credit", as used in this subsection (1)(k), means an arrangement or understanding with the bank or depository for the payment of the check, draft, or order. Violation of this subsection (1)(k) shall constitute IS fraud by check, as defined in section 18-5-205.

(1) If acting as a dealer who has signed an affidavit in accordance
with section 35-37-105 (1)(a)(I) SECTION 35-36-303 (1)(a)(I), fail to make
payment in cash or by one of the other means specified in section
35-37-106 (1)(e) SECTION 35-36-304 (1)(c) for any transaction without
first complying with the bonding requirements of section 35-37-106
SECTION 35-36-304. Violation of this subsection (1)(I) shall constitute IS
a class 1 misdemeanor.

(m) If licensed as a small-volume dealer, purchase twenty
thousand dollars' worth or more of farm products in one year from the
owner for processing or resale. or purchase two thousand five hundred
dollars' worth or more of farm products in any single transaction from the
owner for processing or resale. Violation of this subsection (1)(m) shall
constitute IS a class 1 misdemeanor.

35-36-314. [Formerly 35-37-121] Penalties for theft of farm
products. (1) If farm products are contracted for sale to an out-of-state
purchaser, the purchaser shall be IS subject to the jurisdiction of the courts
of this state in accordance with the provisions of section 13-1-124 (1)(a).
The seller shall be IS entitled to all remedies at law in seeking the return
of the farm products when the purchaser takes delivery of the products
but is unable or refuses to make payment for said THE products and the

products have been physically removed to another state. The COURT
 SHALL GIVE THE action shall be given priority on the court's docket.

(2) If any A person purchases farm products in this state and
removes the products to another state and issues a check in payment for
those products knowing there are insufficient funds, as defined in section
18-5-205 (1)(d), to pay for said THE products, the person commits theft
of farm products and shall be punished as provided in section 18-4-401
(2).

9 SECTION 3. Repeal of relocated and nonrelocated provisions
in this act. In Colorado Revised Statutes, repeal article 37 of title 35;
except that 35-37-101; 35-37-103 (2), (3), (4), (6), (8.5), (9), (10), (11),
(12), and (13); 35-37-109; 35-37-110; 35-37-117; 35-37-119; 35-37-120;
and 35-37-122 are not relocated.

SECTION 4. In Colorado Revised Statutes, 11-35-101.5, amend
(1) as follows:

16 11-35-101.5. Irrevocable letter of credit permitted -17 Where there is the requirement of either an requirements. (1) 18 irrevocable letter of credit or a bond as a condition to licensure in sections 19 <del>35-36-119 (1) and 35-37-106 (1)</del> SECTIONS 35-36-216 AND 35-36-304 or where an irrevocable letter of credit is permitted as an alternative to a 20 21 surety bond, evidence of a savings account, deposit, or certificate of 22 deposit meeting the requirements of section 11-35-101, as a condition to 23 licensure or authority to conduct business or perform duties in this state, 24 provided in sections 33-4-101 (1), 33-12-104 (1), <del>35-36-119 (1)(a),</del> 25 35-37-105 (5), 35-37-106 (1)(a) 35-36-216 (1)(a), 35-36-303 (5), 35-36-304 (1)(a), 37-91-107 (2), and 39-27-104 (2.1)(c), the requirement 26 27 shall be satisfied by an irrevocable letter of credit issued by a state or

national bank or a state or federal savings and loan association doing
business in this state. The requirement shall also be satisfied by an
irrevocable letter of credit issued by the bank or banks for cooperatives
that are organized pursuant to federal statutes and that serve the region in
which the state of Colorado is located. Such letter of credit shall be in an
amount specified by statute, if any, and shall name the appropriate state
agency as beneficiary, in favor of the people of the state of Colorado.

8 SECTION 5. In Colorado Revised Statutes, amend 16-2.5-118
9 as follows:

10 16-2.5-118. Commissioner of agriculture. The commissioner of 11 agriculture or his or her designee is a peace officer while engaged in the 12 performance of his or her duties whose authority shall be limited pursuant 13 to the "Farm Products Act", section 35-37-116, the "Commodity Handler 14 Act", section 35-36-111, SECTIONS 35-36-103 AND 35-36-312 OF THE 15 "COMMODITY HANDLER AND FARM PRODUCTS ACT"; the "Animal 16 Protection Act", section 35-42-107 (4); and the "Pet Animal Care and 17 Facilities Act", section 35-80-109 (6).

18 SECTION 6. In Colorado Revised Statutes, 18-1-202, amend
19 (7)(b)(II) introductory portion and (7)(b)(II)(R) as follows:

20 18-1-202. Place of trial - applicability. (7) (b) (II) The
21 provisions of subsection (7)(b)(I) of this section shall apply to the
22 following offenses:

23 (R) Theft of farm products, as defined in section 35-37-121
24 DESCRIBED IN SECTION 35-36-313;

25 SECTION 7. In Colorado Revised Statutes, 35-1-104, amend (4)
26 as follows:

27 **35-1-104.** Functions, powers, and duties - rules. (4) To the

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extent its costs are repaid by gifts, grants, or donations received pursuant
to section 35-1-107 (6), and only to that extent, the department may
provide educational programs and materials regarding any activity
regulated under articles 12, 13, 14, 21, 33, 36, <del>37,</del> and 60 of this title 35.
SECTION 8. In Colorado Revised Statutes, 35-1-106, amend
(1)(p)(I) as follows:

35-1-106. Powers and duties of commission. (1) In addition to
all other powers and duties conferred upon the commission by this article
1, the commission has the following specific powers and duties:

10 (p) (I) In consultation with interested industry groups, to fix, 11 assess, and collect fees in amounts sufficient to recover the department's 12 direct and indirect costs incurred in carrying out and enforcing the 13 provisions of articles 12, 13, 14, 21, 33, 36, <del>37,</del> and 60 of this title 35 and 14 part 2 of article 43 of this title 35.

15 SECTION 9. In Colorado Revised Statutes, 35-1-106.5, amend
16 (1) as follows:

17 35-1-106.5. Inspection and consumer services cash fund -18 **creation.** (1) All fees, fines, and penalties collected pursuant to articles 19 12, 13, 14, 21, 33, 36, <del>37,</del> and 60 of this title 35 and part 2 of article 43 20 of this title 35 shall be transmitted to the state treasurer, who shall credit 21 the same to the inspection and consumer services cash fund, which fund 22 is hereby created in the state treasury. All interest derived from the 23 deposit and investment of money in the fund shall be credited to the fund. 24 At the end of any fiscal year, all unexpended and unencumbered money 25 in the fund shall remain in the fund and shall not be credited or 26 transferred to the general fund or any other fund or used for any purpose 27 other than to offset the costs of implementing, administering, and

1 enforcing the provisions of articles 12, 13, 14, 21, 33, 36, <del>37,</del> and 60 of 2 this title 35 and part 2 of article 43 of this title 35. Money in the fund is 3 subject to annual appropriation to the department for such purposes. 4 SECTION 10. In Colorado Revised Statutes, 35-1-107, amend 5 (5) introductory portion as follows: 6 **35-1-107.** Commissioner of agriculture - report - publications 7 - deputy commissioner - rules. (5) The commissioner is authorized to 8 adopt all reasonable rules for the implementation of articles 12, 13, 14, 9 21, 33, 36,  $\frac{37}{7}$ , and 60 of this title 35 and part 2 of article 43 of this title 10 35. Such rules may include, but are not limited to: 11 SECTION 11. In Colorado Revised Statutes, 35-61-108, amend 12 (4) as follows: 13 35-61-108. Exportation of industrial hemp - processing, sale, 14 manufacturing, and distribution - rules. (4) (a) Because the 15 unprocessed seeds of industrial hemp are included in the definition of 16 "commodity" pursuant to section  $35-36-102 \left(\frac{5}{5}\right)$  (7) of the "Commodity" 17 Handler AND FARM PRODUCTS Act", PART 1 OF article 36 of this title 35, 18 a person acting as a commodity handler OR A SMALL-VOLUME 19 COMMODITY HANDLER, as that term is THOSE TERMS ARE defined in 20 section 35-36-102 (6) (8), with respect to the unprocessed seeds of 21 industrial hemp, shall comply with the licensing requirements set forth in 22 PART 2 OF article 36 of this title 35 and any rules promulgated pursuant to 23 that article ARTICLE 36. 24 (b) Because industrial hemp is included in the definition of "farm 25 products" pursuant to section 35-37-103 (8) SECTION 35-36-102 (14) of 26 the "COMMODITY HANDLER AND Farm Products Act", article 37 ARTICLE

27 36 of this title 35, a person acting as a dealer, small-volume dealer, or

agent, as those terms are defined in section 35-37-103 SECTION
 35-36-102, with respect to industrial hemp, shall comply with the
 licensing requirements set forth in article 37 PART 3 OF ARTICLE 36 of this
 title 35 and any rules promulgated pursuant to that article ARTICLE 36.
 SECTION 12. Safety clause. The general assembly hereby finds,

determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety.