GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

1

HOUSE DRH90008-MH-68* (2/28)

Short Title:	Amend Grain Dealer Licensing LawsAB	(Public)
Sponsors:	Representatives J. Bell, Langdon, and Dixon (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT TO A	MEND THE GRAIN DEALER LICENSING ACT TO INCREASE THE
3	BONDING A	AMOUNT THAT MUST ACCOMPANY LICENSE APPLICATIONS; TO
4	SPECIFY AI	DDITIONAL GROUNDS FOR LICENSE REFUSAL OR REVOCATION;
5	AND TO P	ROVIDE THAT PERSONS WHOSE ACTIONS LED TO A LICENSE
6	SUSPENSIO	N OR REVOCATION MAY NOT WORK FOR A GRAIN DEALER IN A
7	CAPACITY	RELATED TO GRAIN SALES.
8	The General Asso	embly of North Carolina enacts:
9	SECT	TION 1. G.S. 106-604 reads as rewritten:
10	"§ 106-604. Lice	ense fee; bond required; exemption.
11	All application	ons shall be accompanied by an initial or renewal license fee of fifty dollars
12	(\$50.00) plus thin	rty dollars (\$30.00) per certificate or decal for each separate buying station or
13		d and sufficient bond in the amount of ten thousand dollars (\$10,000) one
14		d dollars (\$100,000) to satisfy the initial license application. A fee of five
15		hall be charged for each duplicate license, certificate or decal. "Cash buyers"
16		lest to the Commissioner showing proof satisfactory to the Commissioner that
17		"cash buyer" under this Article shall be exempted from the bonding
18	1	eunder.of this section. The exemption shall be granted within 20 days of the
19	1	emption request or unless the Commissioner requests the dealer to provide
20		ary information or unless the request is denied."
21		TION 2. G.S. 106-610 reads as rewritten:
22		unds for refusal, suspension or revocation of license.
23		sioner may refuse to grant or renew license, may suspend or may revoke any
24	-	owing by substantial and competent evidence that: of any of the following:
25	(1)	The dealer has suffered a final money judgment to be entered against him
26		and such judgment remains unsatisfied; or <u>unsatisfied.</u>
27	(2)	The dealer has failed to promptly and properly account and pay for grain;
28		orgrain.
29	(3)	The dealer has failed to keep and maintain business records of his grain
30		transactions as required herein; or by this Article.
31	(4)	The dealer has engaged in fraudulent or deceptive practices in the
32	(7)	transaction of his business as a dealer; or<u>dealer</u>.
33	(5)	The dealer has failed to collect from a producer and remit to the
34		Commissioner of Agriculture such assessments as have been approved by
35		the producers and are required to be collected under the provisions of Article
36		50 of Chapter 106 of the General Statutes; or Statutes.



	General Assembly of North CarolinaSession 2013
1 2 3	(6) The dealer or applicant has been convicted, pled guilty or nolo contendere within three years in any state or federal court of a crime involving moral turpitude;turpitude.
4	(7) The dealer has failed either to file the required bond or to keep such bond in
5 6 7	 force. (8) The applicant has acted or held himself out as a grain dealer without first having obtained a license under the provisions of this Article.
8 9	(9) The dealer or applicant has violated any provision of this Article or rules
9 10	adopted pursuant to this Article." SECTION 3. G.S. 106-611 reads as rewritten:
11	"§ 106-611. Procedure for denial, suspension, or revocation of license; effect of
12	revocation.
13	(a) A denial, suspension, or revocation of a license under this Article shall be made in
14	accordance with Chapter 150B of the General Statutes.
15	(b) A license may not be suspended for more than one year. A person whose license is
16	revoked may not obtain another license under this Article until at least two years have elapsed
17	from the date of the final decision revoking the license or, if the decision is appealed, from the
18	date of the final judgment sustaining the revocation. A person whose actions lead to the
19	suspension or revocation of a grain dealer's license may not work for a grain dealer in any
20	capacity that involves the buying or selling of grain, or the handling of payments for grain."
21	SECTION 4. This act is effective when it becomes law.