## Stricken language would be deleted from and underlined language would be added to present law. Act 601 of the Regular Session

1	State of Arkansas	$\overset{As\ Engrossed:}{ ext{A}}\overset{S3/9/15}{ ext{Bill}}$	
2	90th General Assembly	A BIII	
3	Regular Session, 2015		SENATE BILL 555
4			
5	By: Senators Caldwell, Maloch		
6	By: Representatives M.J. Gray,	, D. Douglas, Hillman	
7			
8		For An Act To Be Entitled	
9		CREATE THE ARKANSAS GRAIN DEALERS AC	•
10		RAIN DEALERS; TO DECLARE AN EMERGENC	Y; AND
11	FOR OTHER P	'URPOSES.	
12			
13		C-1.4.41	
14	mo. cp.:	Subtitle	
15		EATE THE ARKANSAS GRAIN DEALERS ACT;	
16		GULATE GRAIN DEALERS; AND TO DECLARE	i
17	AN EMI	ERGENCY.	
18			
19 20	סב דיי האגרייהט סט ייטה רים	ENERAL ASSEMBLY OF THE STATE OF ARKA	NCAC.
20	DE II ENACIED DI INE GE	MERAL ASSEMBLI OF THE STATE OF ARRAI	NSAS:
22	SECTION 1 Arkan	nsas Code Title 2 is amended to add a	an additional
23	chapter to read as foll		an additional
24	chapter to read as rorr	Chapter 24	
25		Arkansas Grain Dealers Act	
26			
27	2-24-101. Title.		
28		- ll be known and may be cited as the '	"Arkansas Grain
29	Dealers Act".		
30			
31	2-24-102. Defini	itions.	
32	As used in this c	chapter:	
33	<u>(1)(A) "De</u>	ealer" means a person that operates a	as a grain buyer.
34	<u>(B)</u>	"Dealer" does not include a person	licensed under the
35	<pre>following:</pre>		
36		(i) The United States Warehouse A	ct. 7 U.S.C. § 241

1	et seq.; or
2	(ii) The Arkansas Public Grain Warehouse Law, § 2-
3	<u>17-201</u> et seq.;
4	(2) "End user" means a person that:
5	(A) Is the ultimate user of the grain; or
6	(B) Offers the grain for sale to the general public as a
7	retail sale;
8	(3) "Facility" means one (1) or more locations in the state that
9	are operated by a grain dealer;
10	(4) "Grain" means corn, wheat, oats, barley, rye, rice, sorghum,
11	soybeans, oil seeds, and other agricultural commodities approved by the State
12	Plant Board; and
13	(5) "Person" means an individual, partnership, corporation,
14	association, or other legal form of business.
15	
16	2-24-103. Administration — Exemption.
17	(a) The State Plant Board shall:
18	(1) Administer this chapter; and
19	(2) Create a publicly accessible database of:
20	(A) Dealers licensed under this chapter;
21	(B) Persons licensed under the United States Warehouse
22	Act, 7 U.S.C. § 241 et seq.; and
23	(C) Persons licensed under the Arkansas Public Grain
24	Warehouse Law, § 2-17-201 et seq.
25	(b) An end user is exempt from the requirements of this chapter.
26	
27	2-24-104. License required.
28	(a)(1) A dealer shall obtain a license from the State Plant Board
29	under this chapter before entering into a contract for or purchasing grain.
30	(2) A dealer that exists as of the effective date of this
31	chapter has sixty (60) days from the effective date of this chapter to obtain
32	a license.
33	(b)(1) A license is valid from July 1 of the year of application until
34	June 30 of the following year.
35	(2) However, an initial license received between January 1 and
36	June 30 is valid only until June 30 of the year in which the license was

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obtained.

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3	2-24-105. Applications for licenses — Renewal.
4	(a) The State Plant Board shall issue a license to a dealer that
5	satisfies the requirements of this chapter and the rules promulgated by the
6	board.
7	(b) A dealer seeking licensure under this chapter shall submit an
8	application to the board on the form prescribed by the board.
9	(c)(1) A dealer shall renew its license annually as long as the dealer
10	is operating in the state.
11	(2) A dealer shall apply for renewal of a license issued under
12	this chapter by submitting an application for renewal on the form prescribed
13	by the board.
14	(3) An application for renewal shall be received by the board on
15	or before June 30.
16	(4) The board shall renew the license of a dealer that satisfies
17	the requirements of this chapter and the rules promulgated by the board.
18	(d) The board may establish nominal application and renewal fees to
19	offset the costs of administering this chapter.
20	(e) If a dealer does not renew its license by the deadline stated in
21	subsection (c) of this section, then the dealer's license is terminated, and
22	it shall not be reinstated until the dealer submits an application for
23	renewal and meets all other requirements of this chapter and the rules
24	promulgated by the board.
25	
26	2-24-106. Bond requirement.
27	The State Plant Board may require a surety bond, financial reserve, or
28	other evidence of creditworthiness for dealers.
29	
30	2-24-107. Reporting — Audits and inspections.
31	(a) A dealer shall report to the State Plant Board annually on the
32	form prescribed by the board.
33	(b) The board may audit and inspect each dealer annually and as
34	necessary.
35	
36	2-24-108. Violations - Penalties.

1	(a) It is a violation of this chapter to:
2	(1) Operate as a dealer without a license issued under this
3	chapter;
4	(2) Knowingly violate this chapter; or
5	(3) Knowingly refuse to allow inspection of a dealer's premises,
6	books, accounts, or other records during an audit by the State Plant Board
7	under this chapter.
8	(b) A person that commits a violation under subsection (a) of this
9	section is guilty of a Class D felony.
10	(c) A person that negligently violates this chapter upon conviction is
11	guilty of a Class A misdemeanor.
12	(d)(l) A person who violates this chapter or a rule promulgated under
13	this chapter upon conviction is guilty of a violation shall be punished by a
14	fine of not more than one hundred dollars (\$100).
15	(2)(A) In addition to or in lieu of any other lawful
16	disciplinary action, the board may assess a civil penalty of not more than
17	one thousand dollars (\$1,000) for each violation of a statute, rule, or order
18	enforceable by the board under this chapter.
19	(B)(i) The board shall establish by rule a schedule
20	designating the minimum and maximum civil penalty that may be assessed under
21	this subsection for violation of each statute, rule, or order over which it
22	has regulatory control under this chapter.
23	(ii) The board may promulgate any other rules
24	necessary to carry out the intent of this subsection.
25	(C) If a civil penalty lawfully assessed under subdivision
26	(d)(2)(A) of this section is not paid, the civil penalty is recoverable in
27	the name of the state by the Attorney General in Pulaski County Circuit Court
28	or in the circuit court of the county in which the violation occurred.
29	(D) A civil penalty paid or recovered under this
30	subsection shall be deposited into the State Treasury to be credited to the
31	Miscellaneous Agencies Fund Account.
32	
33	2-24-109. Suspension of license.
34	(a)(1) The State Plant Board may temporarily suspend a dealer's
35	license without a hearing if the board determines that the public health,
36	safety, or welfare requires immediate action.

1	(2) If the board temporarily suspends a dealer's license under	
2	subdivision (a)(1) of this section, the board shall notify the dealer	
3	immediately by certified mail of the temporary suspension and the date, time,	
4	and location of the hearing to be held under subdivision (a)(3) of this	
5	section.	
6	(3) If a dealer's license is temporarily suspended under	
7	subdivision (a)(1) of this section, a hearing on the suspension of the	
8	dealer's license shall be held within ten (10) days of the temporary	
9	suspension of the dealer's license.	
10	(b)(1) Based on the information contained in the complaint submitted	
11	against a dealer, the board may suspend the license of the dealer without a	
12	hearing five (5) days after sending written notice by certified mail,	
13	nonrestricted delivery, to the dealer if the dealer:	
14	(A) Does not have the required bond on file with the	
15	board; or	
16	(B) Refuses to submit to an audit or inspection by the	
17	board under this chapter.	
18	(2) A suspension of a dealer's license under subdivision (b)(1)	
19	of this section shall not exceed sixty (60) days without a hearing.	
20	(c) A hearing under this section and an appeal of the board's decision	
21	to suspend a dealer's license under this section is governed by the Arkansas	
22	Administrative Procedure Act, § 25-15-201 et seq.	
23		
24	2-24-110. Receivership.	
25	(a) Following the suspension of a dealer's license under this chapter,	
26	the State Plant Board may file a verified petition in a court of competent	
27	jurisdiction requesting the appointment of a receiver to take custody of the	
28	assets of the dealer and provide for the disposition of the assets under the	
29	supervision of the court.	
30	(b) A petition for the appointment of a receiver shall be filed in the	
31	county in which the dealer is located.	
32	(c) Upon receiving a petition for the appointment of a receiver under	
33	this section, a court may issue any temporary orders necessary to preserve or	
34	protect the assets in receivership, the value of the assets in receivership,	
35	and the rights of the dealer's creditors until a plan of disposition is	
36	approved.	

1	(d) The board may be appointed as receiver in an action brought under
2	this section.
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4	2-24-111. Cease and desist.
5	The State Plant Board may order a dealer to cease and desist any
6	activity that is in violation of this chapter.
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8	2-24-112. Slow-pay hotline.
9	(a) The State Plant Board shall establish a slow-pay hotline for a
10	person to notify the board that a dealer is more than thirty (30) days late
11	on the dealer's contractual obligation for payment of grain to the person.
12	(b) A dealer shall provide notice to each person from which the dealer
13	purchases grain on the availability of the slow-pay hotline established under
14	this section.
15	
16	2-24-113. Recordkeeping.
17	(a) The State Plant Board shall promulgate rules concerning the
18	records a dealer is required to maintain for the proper administration of
19	this chapter.
20	<u>(b) A dealer shall:</u>
21	(1) Maintain the records required by the board under this
22	section for five (5) years; and
23	(2) Make the records available to the board on request.
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25	<u>2-24-114. Rules.</u>
26	The State Plant Board shall promulgate rules to implement and
27	administer this chapter.
28	
29	SECTION 2. EMERGENCY CLAUSE. It is found and determined by the
30	General Assembly of the State of Arkansas that agriculture is an essential
31	part of Arkansas's economy; that protecting Arkansas farmers is in the best
32	interests of the state; that grain dealers must be regulated to protect
33	Arkansas farmers and the state's economy from the devastating financial
34	impact that the failure of one (1) or more of these grain dealers could have
35	on the farmers' financial well-being and the state's economy; and that this
36	act is immediately necessary because failure to adequately regulate these

1	grain dealers could have immediate and far-reaching effects on Arkansas's	
2	economy and the financial stability of the state's agriculture community.	
3	Therefore, an emergency is declared to exist, and this act being immediately	
4	necessary for the preservation of the public peace, health, and safety sha	
5	become effective on:	
6	(1) The date of its approval by the Governor;	
7	(2) If the bill is neither approved nor vetoed by the Governor,	
8	the expiration of the period of time during which the Governor may veto the	
9	bill; or	
10	(3) If the bill is vetoed by the Governor and the veto is	
11	overridden, the date the last house overrides the veto.	
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13	/s/Caldwell	
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16	APPROVED: 03/23/2015	
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