

The National Agricultural Law Center

The nation's leading source for agricultural & food law research & information

NationalAgLawCenter.org | nataglaw@uark.edu

Requirements for Grain Warehouses: *Delaware*



This material is based upon work supported by the National Agricultural Library, Agricultural Research Service, U.S. Department of Agriculture

A National Agricultural Law Center Research Publication

Requirements for Grain Warehouses: Delaware

Fast find:

1) Licensing: §§ 1604 to 1605

2) Bonding:

3) Auditing: §§ 1602 to 1603

4) Indemnity Fund:

5) Failure/Liquidation:

6) Prompt Payment:

7) Penalties: §§ 1606 to 1607

8) Lien:

3 DE ST Ch. 16

Current through ch. 240 of the 150th General Assembly (2019-2020).

§ 1601 Definitions.

As used in this chapter:

- (1) "Department" means the State of Delaware Department of Agriculture and includes, but is not limited to, its officers, inspectors, employees, agents or representatives.
- (2) "Devices" means any grain moisture testing devices.
- (3) "Grain" means includes, but is not limited to, corn, wheat, rye, oats, barley, flaxseed, sorghum, soybeans, mixed grain and any other food grains, feed grains, hemp, and oilseeds which standards have been established in the United States Grain Standards Act, 7 U.S.C. Chapter 3 (7 U.S.C. §§ 71-87k).
- (4) "Grain Inspector" means anyone who operates grain moisture testing devices, follows standard grain inspection procedures and uses other grain inspection equipment.

§ 1602 Registration and approval.

- (a) All grain moisture testing devices shall be registered with the Department, on forms supplied by the Department. The devices used in the buying of grain shall be required to pass such inspections, at any time, as the Department may determine. Such inspections shall be made at the commercial grain elevator, warehouse, or other grain storage facility. Upon approval, inspected devices shall bear the Department's seal, permitting their use.
- (b) Devices which fail to pass the inspection of the Department shall be immediately removed from service and repaired. The Department shall reinspect and approve the repair of a failed device before it can be returned to service.

§ 1603 Installation and operation.

- (a) The grain moisture testing devices shall be installed in such a manner that there will be no vibrations of indicating dials. Devices with moving parts shall be properly maintained, and kept free of dust and dirt.
- (b) All devices shall be operated according to the manufacturer's instructions, or in accordance with instruction issued by the Department.

§ 1604 Licensed grain inspectors.

- (a) Any person engaged in the operation of a commercial grain elevator, grain warehouse or other grain storage facility shall only utilize licensed grain inspectors for all grain sampling and testing.
- (b) To obtain a Grain Inspector's License applicants shall be required to furnish satisfactory evidence of good character to the Department and to pass an examination conducted by the Department. The examination shall test the applicant's ability to operate grain moisture testing devices, to use grain inspecting equipment, and knowledge of grain inspection procedures.
- (c) Upon attainment of a passing score on the examination, and payment of a \$10 fee, the Department shall issue a Grain Inspector License to the applicant for 2 calendar years. The license shall be renewed biennially upon successful reexamination, if the Licensed Grain Inspectors duties have been performed satisfactorily during the previous 2-year period, and upon payment of a \$10 fee. Grain Inspector Licenses shall be posted at the commercial grain elevator, grain warehouse or other grain storage facility in full view of the public.

§ 1605 Certification of commercial grain elevators, grain warehouses and other grain storage facilities.

Every commercial grain elevator, grain warehouse or other grain storage facility shall be certified by the Department to meet minimum standards of performance. These standards shall be determined by the Department.

§ 1606 Violations and penalties.

Failure to comply with the provisions of this chapter shall result in the assessment of a civil penalty of not more than \$10 for the first violation and not less than \$25 nor more than \$100 for each subsequent violation.

§ 1607 Enforcement; administrative rules and regulations.

The Department shall enforce this chapter, and prescribe and enforce administrative rules, regulations, definitions, penalties, fees and standards in accordance with the Administrative Procedures Act.