

of such corporation shall be stated; and the license shall give authority to carry on and conduct the business of the public warehouse, in accordance with existing laws. The license shall be revocable upon satisfactory proof of a particular violation of law; such proof to be taken in such manner as is directed 5 by the Commission.

Licensee to give bonds.

5. The person receiving a license as herein provided shall file with the Commission a bond, with sufficient sureties, subject to the approval of the Commission, in a penal sum of not less than ten thousand dollars, nor more than fifty thousand 10 dollars, for the faithful performance of duty, and for full compliance with all the laws relating thereto. No more than one bond need be given by any person or company.

Charges for storing and handling grain.

6. The maximum charge for storage and handling of grain, including the cost of receiving and delivering, shall be: for the first fifteen days or part thereof, one and one half cent per bushel, and for each fifteen days, or parts thereof, one-half 15 cent per bushel, and for continuous storage, between the fifteenth day of November and the fifteenth day of May following, not more than four cents per bushel; and any dockage for shrinkage shall be disallowed to any buyer or shipper. 20

Shrinkage.

Loss in handling.

Treatment of grain while stored.

No railway company shall be allowed more than sixty pounds, per carload of seven hundred bushels, for loss in handling grain. It shall be unlawful for any warehouseman to mix 25 different grades, or in any way tamper with grain while in his possession or custody, with a view to securing any profit to himself, or any other person; but when stored in a separate bin, he may, at the request of the owner thereof, dry, clean, or otherwise improve, the condition or value of grain, provided it retains the same grade as when received by him. 30

Examination of grain in elevators.

As to scales.

7. All persons owning or interested in property in any elevator or warehouse, and all duly authorized inspectors of such property, shall at all times, during business hours, be at liberty to examine such property, and all proper facilities shall be 35 accorded to them to make such examination. All scales used for the weighing of grain in such elevators and warehouses shall be subject to examination and test, by any authorized inspector, weighmaster, scaler of weights and measures or member of the Commission, at any time when required by any person owning or interested in property which has been or is to be 40 weighed on such scales. The expense of such test by an inspector of weights and measures shall be paid by the elevator owner or warehouse proprietor if the scales are found incorrect, but not otherwise. Any proprietor continuing to use scales found to be in an incorrect condition, without having them 45 legally pronounced correct and properly scaled, shall be proceeded against as hereinbefore provided.

Weighmasters.

8. The Commission shall appoint in all cities where there is Government inspection of grain a weighmaster and such assistants as are necessary. The weighmaster and assistants, at the 50 places aforesaid, shall supervise and have exclusive control of the weighing of grain and other property subject to inspection, and the inspection of scales and the cost and certificate of such