

(6) Notice of the meetings of the Standards Board shall be given by the Board to the members by registered post or by telegram.

(7) Members shall be paid their actual transportation expenses to and from the meetings of the Standards Board and a per diem allowance of twenty dollars while so travelling and while in attendance at Board meetings. Provided, however, that the per diem allowance shall not be paid members who may be officers or employees of the Dominion Government.

41. Official Standards shall not be finally established by the Standard Board until the Chief Chemist of the Board or his assistant has reported on their milling and baking value.

42. (1) The Standards Board shall establish standards which, when made to apply to grades other than the Statutory Grades, shall be and be known as Commercial Grades Standards.

(2) The Board may at any time authorize and direct the Standards Board to establish standards of grain typical of the grain passing to Pacific ports to govern the inspection and grading of such grain.

42A. In the inspection of grain of commercial grades, inspection officers shall be governed by Commercial Grades Standards.

42B. In the inspection of grain of statutory grades inspection officers shall be governed by the Standard samples except where there is a variation between such samples and the definitions of grades under the Act in which case grain carrying the statutory minimum weight per bushel and the statutory minimum percentages and in all other respects up to the said samples, shall be given a grade equal to the grade represented by the said Standard sample.

42C. The Chief Inspector shall distribute portions of all standard samples to such persons as the Board may direct and inspectors shall upon request furnish standard samples certified in writing over their hands as being samples of the official standard of a specified grade. For all such samples, inspectors shall charge and collect such fee as may be fixed by the Board.

Warehouse Receipts

That Subsections (1) and (2) of Section 150 be struck out and the following substituted therefor:—

(1) The operator of any country elevator shall deliver to any person actually delivering grain for storage or shipment a warehouse receipt or receipts *in the name of the individual, or jointly in the name of two or more individuals, designated by the person actually delivering the grain.* Such receipt or receipts shall be dated the day the grain was received and specify,

(a) the gross and net weight of such grain;

(b) the dockage for dirt or other cause;

(c) the grade of such grain when graded conformably to the grade fixed by law and in force at terminal points; and

(d) that the grain mentioned in such receipt has been received into store.

(2) Such receipt shall also state upon its face that the grain mentioned therein has been received into store, and that upon the return of such receipt, and upon payment or tender of payment of all lawful charges for receiving, storing, insuring, delivering or otherwise handling such grain, which may accrue up to the time of the return of the receipt, the grain is deliverable to the individual or individuals named in the said *warehouse receipt*, or to his or their order, from the country elevator where it was received for storage, or, if he so desires, in quantities not less than carload lots, on track at any terminal elevator in the Western Inspection Division or at a proper terminal elevator at or adjacent to Duluth, so soon as the transportation company delivers the same at such terminal, and the certificate of grade and weight is returned.