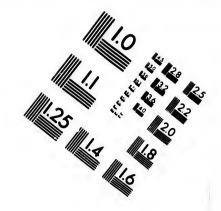


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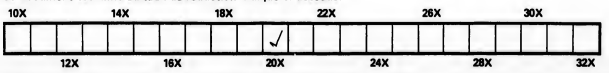
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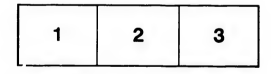
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THE WINNIPEG

**** Grain & Produce Exchange.

BY-LAWS

ADOPTED AT A GENERAL MEETING, HELD 26th OCT., 1888.

(Amended 16th Dec., 1891, and 13th Jan., 1802.)

RULES AND REGULATIONS

FOR THE

GOVERNMENT OF THE CALL BOARD.

RULES

RELATING TO SALES FOR FUTURE DELIVERY.

TERMS OF TRADE.

WINNIPEG :

THE COMMERCIAL PRINT. 1892.





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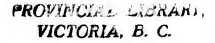
AMENDMENT.

Add to Article 7 of By-laws as amended 16th December 1891, the following words :--

"And provided that when from loss by fire, or any other cause (satisfactory to the Council) and after a statutory declaration to that effect has been fyled with the Council, a duplicate certificate has been issued to a member, the said duplicate, so issued, shall in every respect cancel and replace the original."

WINNIPEG :

THE COMMERCIAL PRINT. 1892.







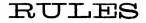
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FOR THE

GOVERNMENT OF THE CALL BOARD.



RELATING TO

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Grain & Produce Exchange.

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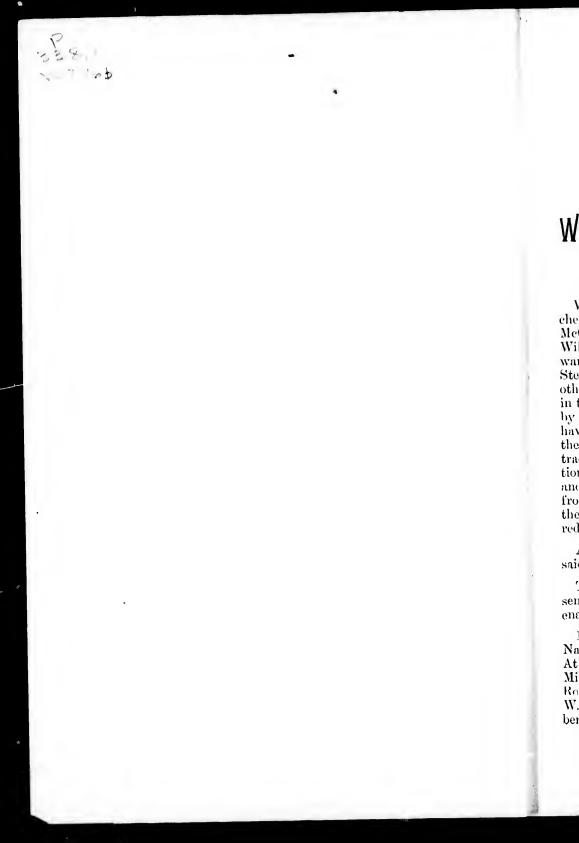
RELATING TO SALES FOR FUTURE DELIVERY.

TERMS OF TRADE.

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ACT OF INCORPORATION

OF THE-

Winnipeg Grain and Produce Exchange.

54 Vic., Chap. 31. Assented to 18th April, 1891.

WHEREAS, Frederick William Thompson, James A. Mitchell, Charles Napier Bell, Samuel Spink, Samuel Alexander McGaw, Arthur Atkinson, Nicholas Bawlf, Stephen Nairn, William W. McMillan, Samuel P. Clark, William Martin, Edward L. Drewry, Rodman P. Roblin, Herbert Crowe, Roderick Stewart, Samuel W. Farrell, and Duncan G. McBean and others hereinafter referred to, resident and carrying on trade in the City of Winnipeg, in the Province of Manitoba have, by their petition to the Legislature, represented that they have associated themselves together for some time past for the purpose of promoting measures for the advancement of trade and commerce in the said Province, under an Association known as "The Winnipeg Grain and Produce Exchange," and have further represented that the advantages arising from the said Association would be increased if they and their associates were incorporated, and certain powers conferred upon them.

And whereas, it is expedient to grant the prayer of the said petition:

THEREFORE, Her Majesty by and with the advice and consent of the Legislative Assembly of the Province of Manitoba enacts as follows:

1. Frederick William Thompson, James A. Mitchell, Charles Napier Bell, Samuel Spink, Samuel Alexander McGaw, Arthur Atkinson, Nicholas Bawlf, Stephen Nairu, William W. Mc-Millan, Samuel P. Chark, William Martin, Edward L. Drewry, Rodman P. Roblin, Herbert Crowe, Roderick Stewart, Samuel W. Farrell and Duncan G. McBean, and other present members associated with them under the said Association of "The

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Winnipeg Grain and Produce Exchange" in good standing according to the rules and regulations thereof, and all other persons who may hereafter become members of the Corporation hereby created shall be and they are hereby constituted a body corporate under the name of "The Winnipeg Grain and Produce Exchange," hereinafter called the said Corporation, and may by that name sue and be sued, implead and be impleaded, answer and be answered, defend and be defended in all courts of law and equity; and by that name they and their successors shall have perpetual succession; may have a common seal and may change and alter the same at pleasure; may acquire by purchase or otherwise for themselves and their successors under any title whatsoever, property real and personal; may alienate, sell, mortgage, convey, lease or otherwise dispose of the same or any part thereof from time to time as occasion may require, for such price or prices as they shall see fit, acquire other real and personal property for the purpose of this Act; may borrow money on the hypothecation or mortgage, or security of the immoveable property of the said Corporation, or by the issue of debentures or debenture stock, bonds or fully paid up preference shares, upon such terms and at such rates of interest as they shall see fit, with power to execute all necessary bonds or mortgages to trustees to secure the repayment of any moneys borrowed; provided that the aggregate amount borrowed shall not exceed in the whole the sum of Two Hundred and Fifty Thousand Dollars (\$250,000); provided always the clear value of the real and personal estate together held by the said Corporation at any one time shall not exceed Five Hundred Thousand Dollars (\$500,000); and provided also that the said Corporation shall not have nor exercise any corporate powers whatsoever, except as are expressly conferred by this Act, or as are necessary for carrying the same into effect.

2. The objects of the said Corporation are hereby declared to be

(a.) To compile, record, and publish statistics, and acquire and distribute information respecting the produce and provision trades, and promote the establishment and maintenance of uniformity in the business, customs and regulations among the persons engaged in the said trades throughout the Province.

(b.) To provide and regulate a suitable building or room for

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a Grain and Produce Exchange and offices in the City of Winnipeg, and encourage the centralization of the produce and the provision trades of the said City thereat; to promote the establishment and maintenance of uniformity in the business of its members and those dealing with them; to compile, record and publish statistics respecting the same: to promote the observance of such regulations and requirements as may be by by-law established, not being contrary to law and to adjust, settle and determine controversies and misunderstandings between persons engaged in the said trades, or which may be submitted to arbitration as hereinafter provided; to which ends the said Corporation is hereby empewered by vote of the majority at any annual, quarterly or special meeting of the Association, to make all proper needful bylaws for its government; for the maintenance and due regulation of the Grain and Produce Exchange offices and property thereof; for the raising of capital, not exceeding in amount the aforesaid sum of Two Hundred and Fifty Thousand Dollars (\$250,000), by the issue of transferable or fully paid up preference shares, debentures or debenture stock or otherwise, and for the appointing of the terms, rights and privileges (including the right of voting but such right of voting to be independent of the right of voting incident to right of membership of the said Corporation) and rate of interest under which said shares or debentures or bonds may be held, transferred or be forfeited; Provided that any by laws or resolutions regulating the said terms, rights and privileges shall remain in force and be binding on the said Corporation, and shall not be altered or amended so long as any of such debenture stock or shares shall remain unredeemed unless with the consent in writing of the holders thereof; for the employment of a secretary and such clerks and other officers and servants as may be necessary; for regulating the mode of voting at any ordinary or general meeting; and to determine whether the presiding officer shall or shall not vote or shall or shall not have a double or casting vote in ease of a tie; to invest the funds of the said Corporation in the bonds and debentures of the Dominion of Canada or any of the Provinces thereof or on first mortgages on real estate or of debentures of any Loan Company, or to deposit the same with any Corporate Bank or Loan Company with or without interest : and for all and any other purposes within the powers conferred by this Act, and for the administration of their affairs generally; provided always such by-laws are not contrary to law, and further, to amend and repeal such by-laws; and generally shall have all needful corporate powers for the purposes of this Act.

3. The affairs, business and concerns of the said Corporation shall be managed by a President, Vice-Pr_sident, Secretary, Treasurer and such other number of members as may be provided by the by-laws; all of whom shall be members of the said Corporation, and shall together constitute and be called the Council of Management, and be elected annually at such time and place as may be provided by the by-laws. All vacancies which may occur in the said Council by death or otherwise shall be filled by the said Council: and a majority of the number of the said Council shall constitute a quorum for the transaction of business. Provided that the officers of the said Association shall remain in office, and be the officers of the said Corporation until others shall be appointed in accordance with the provisions of this Act, and all the existing rules, bylaws and regulations of the said Association shall continue in force and effect and be binding on the said Corporation and its members until repealed or changed under the provisions of this Act.

4. No member, office-holder or shareholder shall in any manner be liable or charged with the payment of any d-bt or demand due by the said Corporation, beyond the amount of his unpaid subscribed share or shares in the Capital Stock of the said Corporation, annual dues and subscriptions. Provided that any member may withdraw from the said Corporation at any time on payment of all moneys due by him to the said Corporation, inclusive of his subscription for the year then current, after which he shall have no claim or demand of any kind against or any rights or privileges (except as a creditor) in the said Corporation.

5. An annual meeting shall be held for the election of the Council of Management (and for such other purposes as may be brought before such meeting), at such time and place, and under such regulations and notices as the by-laws of the said Corporation shall determine, and may be adjourned as decided at such meeting; but in case of any accident, failure or neglect to hold such general election the said Corporation shall not thereby lapse or terminate, but shall continue and exist, and the old officers shall hold office until the next general election, or until such other period as may be provided for in the by-laws. 6 son mei

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a of the as may l place, of the rned as failure oration and exgeneral l for in 6. The said Corporation may admit as members such persons residents of Canada, as they see fit, and may expel any member for such reasons and in such manner as may be by by-laws appointed.

7. The said Corporation shall have power to provide by bylaw for the election or appointment by nomination of Arbitrators members of the said Corporation, to hear and to decide controversies, disputes, or misunderstandings relating to any commercial matter which may arise between members of the said Corporation or any person whatsoever claiming by, through or under them, which may be voluntarily submitted for arbitration by the parties in dispute ; but nothing shall prevent the parties in any case from naming members of the said Corporation, or other than members of the Council of Management, as the Arbitrators to whom the matter will be submitted.

8. Members and persons assenting to an arbitration by an instrument in writing, signed by them according to the form in the Schedule "A" to this Act, shall be understood to have submitted to the decision of the majority of the Arbitrators, who, under any by-law or by nomination by the parties, or by the submission, may be appointed to hear the case, and to decide upon the same.

9. The elected Arbitrators shall, after their election and before they act as Arbitrators, take and subscribe an oath or affirmation before any Justice of the Peace, or any Commissioner appointed to receive affidavits, in the Superior Courts (who are hereby empowered to administer such oaths), that they will faithfully, diligently, and impartially perform their duties as Arbitrators, and will in all cases to be submitted, give a true and just award according to the best of their judgment and ability, without fear, favor or affection, of or for any party or person whomsoever; and Arbitrators nominated by the parties shall, in each case before they act, take and subscribe a similar oath or affirmation in manner aforesaid; and such oath or affirmation may be according to the form in Schedule "B" of this Act.

10. The members appointed to hear any case su bmitted for arbitration, as aforesaid, or any two of them, shall have full power to examine upon oath or affirmation (which oath, or affirmation any of such three members is hereby empowered to administer, and which may be according to the form in Schedule "C" of this Act) any party or witness who, appearing voluntarily before them, shall be willing to be so examined, and shall give their award thereupon in writing; and their decision, or that of any two of them, given in such award, shall bind the parties according to the terms of the submission and the provisions of this Act.

11. The said Corporation shall at all times, when thereunto required under the provisions of any Statute to that effect, make a full return of its property, real and personal, and of its debts, receipts and expenditure for such periods, and with such details and other information as may be required under the provisions of the said Statute.

12. Whenever the merchants engaged in the Produce or Provision trades in any city, town or village in the said Province, desire to form a branch Association in their respective cities, towns or villages, in connection with the said Corporation, they may notify the Secretary of the said Corporation, of the names of their members and proposed officers; and so soon as they shall have obtained a certificate as hereinafter mentioned, they shall become entitled to the powers and privileges, and subject to the regulations hereinafter contained in respect of Branch Associations.

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13. The certificate of the Secretary of the said Corporation that a branch has become affiliated therewith may be in form of Schedule "D" to this Act, and may only be issued by order of the Council of Management; provided always that no certificate shall be issued to any Branch Association unless and until the terms of payment for mutually furnishing trade statistics and information between the said Corporation and such Branch Association shall be agreed upon, for at least one year ensuing affiliation, and until the mode of settling and fixing the said terms of payment for the future shall be also agreed upon; and such terms of payment for the future shall be also the settled with reference in all cases to the actual cost of collecting and transmitting such information, and not with a view to such payments being a source of profit to the Association receiving them.

14. Any certificate or affiliation may be at any time revoked and cancelled by the said Corporation by resolution passed at a General Annual Meeting, and thereupon the Branch Association whose certificate is so cancelled, shall cease to have no, appearing so examined, g; and their such award, the submis-

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Produce or he said Proir respective aid Corpora-Corporation, cers; and so hereinafter rs and privicontained in

Corporation y be in form ted by order that no cern unless and shing trade poration and at least one settling and shall be also future shall cost of colnot with a the Associa-

time revokation passed Branch Asase to have any of the privileges by this Act conferred upon Branch Associations; provided always, that the Council of Management shall have given notice in writing of the intention to bring forward such resolution to the Secretary of the Branch Association at least three months before such Annual Meeting.

15. Each Branch Association shall elect annually from among those of us members, who are ordinary members in good standing, a President; and each person so holding the office of President of a Branch Association shall be *ex-officio* an Honorary Vice-President of the said Corporation. The other officers and members of Branch Associations shall be elected and admitted as may be provided by their by-laws.

16. Every Branch Association shall have the right to collect the subscriptions of members thereof, and to apply the same to the renting of necessary rooms for meeting, to the payment of a Secretary to the collection and distribution of trade statistics and information, and to any other legal purpose for the promotion of the interests of the produce and provision trades in the places where such Branch Associations may be established.

17. All disputes or misunderstandings relating to any commercial matters which may arise between members of any of the Branch Association or between members of any Branch Association and members of the said Corporation, may be referred for settlement by a voluntary submission to Arbitrators appointed under this Act; and the provisions of this Act shall be binding upon the parties to such submission.

18. It shall be the duty of the said Corporation to furnish to each of the Branch Associations, and it shall be the duty of each Branch Association to furnish to the said Corporation, respectively, regular market reports and other information relating to the produce and provision trades, upon terms of pay ment to be settled as hereinbefore provided.

19. The Secretary of each Branch Association, shall transmit annually, immediately after the Annual Meeting of such Branch Association, to the Secretary of the said Corporation, a statement over his signature showing the office-holders and the members for the current year.

20. In all respects not provided for by this Act. the said Branch Associations shall have full power to make all proper

PROVINCIAL LIBRARI, VICTORIA, F. C. and needful by-laws, not contrary to law, for the appointment of officers, their own government, and the regulation of their affairs, and shall have power to amend and repeal all such bylaws from time to time.

21. In all cities, towns and villages in the said Province where there are no Branch Associations under this Act, and where Boards of Trade exist, it shall be lawful for any such Board of Trade to pass a resolution, at a Special General Meeting called for the purpose, declaring the desire of such Board to become affiliated with the said Corporation; and after such resolution shall have been communicated to the Secretary of and accepted by the said Corporation, then such Board of Trade shall become entitled to the powers and privileges, and subject to the regulations hereinbefore contained in respect of Branch Associations.

22. All property owned by the said Association shall be the property of the said Corporation, and the said Corporation shall be chargeable and liable for all the debts, liabilities and obligations of the said Association.

23. All subscriptions, penalties and other sums of money due and payable to the said Corporation under any by-law shall be paid to the Secretary or Treasurer of the said Corporation, and in default of payment may be recovered by action or sued in the name of the said Corporation in any court of competent jurisdiction.

24. The funds and property of the said Corporation shall be used and applied to and for such purposes only as may be calculated to promote the lawful trade, commerce and manufactures of the said Province and of the said City of Winnipeg more especially, or as may be necessary for obtaining the objects contemplated by this Act.

25. This Act shall come into force on the day upon which it shall be assented to.

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SCHEDULE "A."

TERMS OF SUBMISSION.

Know all men that we....and... ofhaving a difference as to our rights in a case touching....have agreed and bound ourselves to abide by and perform the award to be made under the Act incorporating "The Winnipeg Grain and Produce Exchange," and we hereby agree to submit our said differences and all matters connected therewith to.....the Arbitrators appointed under the authority of the said Act, or tonamed by the said......with power to the said Arbitrators to name a third.

And we agree that the said award of the said Arbitrators or of a majority of them, shall be final and conclusive to all intents and purposes between us; and we agree to pay such costs, fees and expenses as may be directed by such award.

In witness whereof we have hereto set our hands and seals, at Winnipeg, this day of 18

Signed, sealed and delivered in presence of

SCHEDULE "B."

FORM OF OATH-ARBITRATORS.

I,.....do solemnly swear.....that I will faithfully, diligently and impartially perform my duty as A bitrator, and I will (in all cases) or (in the case between.....and......now submitted to me give a true and just awaid according to the best of my judgment and ability, without fear, favor or affection, of or for any party or person whomsoever.

So help me God.

SCHEDULE "C."

FORM OF OATH-WITNESSFS.

I,.....solemnly swear.....that I will true answer make to all such questions as shall be asked of me as a witness under examination in this case, hetweenandatul therein I will to the best of my knowledge, information and belief, speak the truth, the whole truth and nothing but the truth.

So help me God.

SCHEDULF "D."

FORM OF CERTIFICATE OF AFFILIATION FOR BRANCH ASSOCIATION.

In witness whereof the said "The Winnipeg Grain and Produce Exchange" have hereunto caused to be affixed their Corporate Seal at Winnipeg, this.....day of.....A.D. 18

(Signed)	President.	(L.S.)
(Signed)	C.D. Secretary.	

BY-IAWS

Winnipeg Grain and Produce Exchange,

ADOPTED AT A GENERAL MEETING, HELD 26th OCT., 1888.

(Replacing those adopted, pro tem , 6th Dec., 1887.) (Amended 16th Dec., 1891, and 13th Jan., 1892.)

INTERPRETATION CLAUSES.

1. Whenever the words "the Exchange" occur in the following By-Laws, they shall be understood to mean "The Winnipeg Grain and Produce Exchange."

2. Whenever the words "the Council" occur in the following By-Laws, they shall be understood to mean " the Council of the Winnipeg Grain and Produce Exchange"

FINANCIAL YEAR.

3. The financial year of this Association shall commence on the 1st of January.

MEMBERSHIP

4. Any person directly or indirectly engaged in or interested in trade or commerce, whether a resident of the City of Winnipeg or not, shall be eligible for admission as a member; and it shall be lawful for any two members to propose any such person as aforesaid, as a candidate for becoming a member of the Association, by placing such nomination in writing and signed by the proposers, in the hands of the Secretary; and such candidate may be balloted for at the next General Meeting, not being less than one week after his proposition shall have been handed to the Secretary, and in the mean time the name of the person proposed, and of the proposer and seconder, shall be posted in a conspicuous part of the usual place of meeting of the Association; and if at the meeting at wl fif sh ha th bc

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r interestbe City of member; popose any g a memn writing becretary; t General roposition dean time poser and the usual beeting at which such condidate shall be balloted for, not less than fourtifths of the members present shall vote for his admission, he shall thenceforth be a member of the Association, and shall have all the rights, and be subject to all the obligations, which the other members possess or are subject to, and shall be bound by all the By-Laws of the Association.

5 No member shall be permitted to use the privileges of the Exchange, or to vote on any question, until he shall have signed the By-Laws and Regulations of the Association in **a** book kept for that purpose, and have paid his fees for the current year; and on signing this book every member shall receive a printed copy of the By-Laws at the expense of the Association.

ENTRANCE FEES.

6. An Entrance Fee of One Hundred Dollars shall be charged to all persons desiring to become members of the Association after the 16th December, 1891.

CERTIFICATE OF MEMBERSHIP.

7. Each member shall be entitled to receive a certificate of Membership bearing the official seal of this Association, and the signatures of the President and Secretary, which shall be transferable on the books thereof only to a person duly qualified and elected to membership, upon the payment of a transfer fee of Five Dollars, and any unpaid liability attaching thereto.

8. The Certificate of Membership of a deceased member may be transferred to his legal representative, and any Bylaw inconsistent with these By-Laws will be held to harmonize therewith.

ANNUAL SUBSCRIPTION.

9. Each member of the Exchange shall $p_{i}y$ an annual contribution, or fee, of \$15, payable on or before the 1st January. Any person admitted a member of this Exchange after the 1st January, and prior to the 1st July, shall pay the full amount of \$15 for that fiscal year, and persons admitted after the 1st July, shall pay a contribution or fee of \$10 for the remainder of the current fiscal year, and these payments shall be made within thirty days of admission in each case.

SUSPENSION OR EXPULSION OF MEMBERS.

14

10. Should any member be guilty of wilful violation of the Constitution or By-Laws-withholding payment of dues after suspension-reporting quotations to the Secretary knowing them to be false or fictitious-breach of business contracts, either written or verbal -or other dishonorable conduct in business, that in the opinion of the Council demands investigation, it shall be the duty of the President, or of the Vice-President acting in the absence of the President, as soon as the facts shall come to his or their knowledge, to report the same to the Council, and the Council shall thereupon take the matter into consideration. And if they, or a majority of them, and after the party charged therewith has had an opportunity of defending himself, shall be of opinion that the said member has acted in such a manuer as to bring discredit on this Association as a mercantile body, they shall mark their disproval of the same by suspending him from membership for such a period as they may determine; or should the Council be of opinion that the case is one calling for the expulsion of the member, they shall pass a resolution to that effect, and submit the question before the next special or general meeting of the Exchange. A vote to expel must be carried by at least two-thirds of all the members present. In the event of the suspension or expulsion of a member, all fees due by him, if any, shall be recoverable under the Agreement, and his Certificate of Membership shall become void.

11. Any member failing to pay his dues for one month from the time when they have become due, may, at the discretion of the Council, te suspended until such payment is made. The names of parties who may have left the country under dishonorable circumstances, or who are convicted of crime, may be removed from the roll of members by the Council, and their Certificates cancelled and made void.

WITHDRAWAL OF MEMBERS.

12. Every member, who may wish to withdraw from the Association, shall give notice thereof in writing, but his wish shall not be acceded to until he shall have paid up his subscription to the expiration of the year in which the application to withdraw shall have been made. th

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13. It shall be the duty of the Presiding Officer when in the char, at any meeting, to regulate the order thereof, and to receive and put motions, to inform the Exchange of the proceedings since the last meeting to cause the Reports of the Council and other communications to be read, and to announce to the meeting what in them he may think concerns the mercanti e interest. He shall keep orde, but an appeal may be had from the decision of the Chair, to the members present. It also shall be the duty of the President, or in his absence of the Vice President, to call a meeting of the schange at any time at the request of six members of the Exchange, giving two days' notice thereof, and stating the purpose for which the meeting is convened; provided always, that if both the President and the Vice-President be absent, any member of the Council shall be competent to call such meeting in manner aforesaid.

THE TREASURER.

14. The Treasurer shall have the charge of all moneys and securities belonging to the Association, and shall deposit the same weekly in some Incorporated Bank in this city, to be designated by the Council, in the name of "The Winnipeg Grain and Produce Exchange;" and such moneys shall only be drawn out on his cheque, countersigned by the President or the Vice-President, and the Secretary, or, in the absence of any of these officers, by such other person or persons as may be appointed by the Council for that purpose. And it shall be his duty to see all moneys received by the Secretary are accounted for daily by that officer Out of the receipts the Treasurer shall pay all accounts which have been approved by the Council, and shall enter all receipts and disbursements in a book to be provided for that purpose---said book to be balanced and laid before the Council quarterly for their information, and, whenever required by the Council, he shall also produce an abstract of his accounts.

At the Annual General Meeting, the Treasurer shall hand in a detailed statement of the year's receipts and expenditure —the same having been previously audited and certified to by the Auditors appointed by the Council.

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THE SECRETARY.

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15. The Secretary, under the superintendence of the Council, shall be the Executive officer of the Exchange, and shall keep the books of the Association, and conduct its correspond-He shall retain copies of all official letters and preserve ence. all official documents and papers. It shall be the Secretary's duty to give proper notice of all meetings of the Exchange and Conneil, and of committees; also to attend and take minutes of all meetings, and make an accurate record of the actions and business of the Exchange and Council, as well as all committees of same. He shall also collect all statistics ordered by resolution of the Council, as soon thereafter as practicable. And, further, he shall perform such other duties as properly pertain to his office. The Secretary shall also collect all moneys accruing to the Exchange from members subscriptions, rent of offices, &c., and pay over same daily to the Treasurer; and for the due fulfilment thereof he shall give a Guarantee Bond in such an amount as may from time to time be ordered by the Council.

VISITOR'S REGISTER.

16. The Secretary shall also keep a book for the registration of strangers, in which any member introducing a stranger shall enter the name and address of the party so introduced, and his own signature; but none others than members of the Association shall be allowed to transact business on Change.

FUNCTIONS OF COUNCIL.

17. The Council of this Association shall have the sole management of all and every the real and immoveable property which may now or hereafter be acquired by the Association, and shall have power to authorize the President, or in his absence the Vice-President, to grant a lease or leases, of all or any of the houses, buildings, or premises of, or belonging to the Association, for such term of years, and for such rent or sum of money, as to the said Council shall appear just and reasonable, and most for the interests of the Association ; and shall also from time to time, when requisite, bargain and contract for, and have power to authorize the President, or to in me the As per

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of the Coune, and shall correspondnd preserve Secretary's e Exchange l and take ecord of the , as well as all statistics hereafter as other duties r shall also m members me daily to of he shall y from time

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ve the sole veable proby the Assoresident, or or leases, of or belongnd for such appear just association ; pargain and resident, or the Vice-President to accept a deed of sale, or lease, of all such houses, buildings, or premises, as may be requisite and necessary for the prosecution of the objects of the Assocmtion, on such terms, and conditions, and in case of a deed of lease for such period, as the said Council in their discretion shall see fit.

18. The Council shall conduct all the business of the Association, reporting its proceedings at each Ordinary Meeting.

19. The Council shall appoint Auditors and other officers, not otherwise provided for, and regulate their salaries and duties when not otherwise defined. They shall fix the salary of the Secretary.

20. The Council shall draw up petitions and refer the same to the Association at either a General or Special Meeting; or in the event of prompt action being necessary, the Council may petition Parliament direct. They shall, if required by the Association, draw up and forward such petitions as the Association may agree upon at any Regular Meeting. All petitions to be signed by the President or the Vice-President, and countersigned by the Secretary, with the Seal of the Association affixed.

21. The Council shall have full power to appoint Committees, who shall report their proceedings to the Council.

COUNCIL MEETINGS.

22. Meetings of the Council shall be summoned at any convenient time by the Secretary, at the instance of the President, or, in his absence, by the Vice-President, or of any three members.

Seven shall be a quorum.

Every member of the Council who may have occasion to speak, shall rise and address the Chair. All motions shall be made in writing and seconded. No person shall interrupt another while speaking, and all persons who may have once spoken to any motion shall, prior to speaking again, obtain permission from the Presiding Officer. It shall be lawful, however, for the Presiding Officer at any period of the meeting to announce that the subject is open for conversational discussion, and in such case this rule shall not apply.

KOVINCIAL LIBRARY, VICTORIA, B. C. The Council shall conduct its meetings as follows :

If there should be no quorum within fifteen minutes after the hour fixed for the meeting, the Council may adjourn.

All reports of Committees or other communications shall be read and orders taken thereon from the President or Presiding Officer, unless sufficiently important to be the subject of a motion.

All Drafts of Letters, Petitions and By-laws prepared shall be read.

A motion to adjourn shall always be in order.

NOTICE TO MEMBERS OF MEETINGS,

23. Annual Meetings shall be advertized twice in each of two of the daily newspapers of the city; and notice thereof shall also be given by circular. Notification by circular, or otherwise, shall be sufficient for all general and special meetings.

OF EXCHANGE MEETINGS.

24. The Annual Meetings of the Exchange shall be held on the second Wednesday of January.

25. Regular Meetings of the Exchange shall be held on each Wednesday for the purpose of the proposal of and balloting for candidates for membership, and any general business. No other notice of these meetings shall be necessary than posting in the Exchange room for twenty-four hours previously.

29. Special Meetings of the Exchange shall be summoned at the instance of the President or Vice-President, or in the absence of both, by a quorum of the Council by an advertisement in two of the daily newspapers published in the city of Winnipeg, or by a circular from the Secretary to each member, the said advertisement to be inserted, or the said notice to be mailed at least two days before the time of meeting.

At meetings seven shall be a quorum.

All motions shall be made in writing, and seconded.

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No debate shall be allowed except on a motion regularly before the chair.

The previous question, when moved, must be seconded by at least three members.

The President or Presiding Officer shall be judge of all questions of order.

At Special Meetings, the subject for which it is called shall take precedence of all others.

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A motion for the reception only of a Petition, Report, or other document, does not bind the Association to an approval of the contents of such petition or document, but must be made before any remarks can be offered upon it.

The order of business, when not changed by order of the President or Presiding Officer, to be observed at all Regular Meetings, shall be the following:

1st. Reading of Minutes of preceding meeting.

2nd. Reports of the Secretary and the Treasurer.

3rd. Reports of Standing Committees.

4th. Reports of Special Committees.

5th. Notices of Motion.

6th. Unfinished Business

7th. General Business.

8th. Election of Officers.

9th. Election of Members.

No proxy votes shall be allowed.

The President, or other Presiding Officer, shall have the right to vote as a member, and also to give a casting vote on all cases of equality of votes upon any resolution or election.

By motion regularly carried, any resolution or proposed action may be voted upon by ballot, and on any matter allowed to go to an open vote two members shall be entitled to call for the yeas and nays.

RELATING TO ELECTIONS.

27. At the Annual Meeting of the Exchange there shall be elected by ballot a President, Vice-President, Treasurer and Secretary, and eleven other members, who with the President, Vice-President, Treasurer and Secretary shall form the Coun-

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cil, and also a Board of Arbitrators numbering ten shall be clected by ballot. A plurality of votes to constitute in each case a choice. The President, Vice-President, Treasurer and Secretary shall be elected by separate ballots and the Council by a general ballot; the Board of Arbitration also by a general ballot.

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28 In electing members the vote shall be taken by ballot, and the voting to proceed only on such names as may have been previously proposed and seconded.

RESPECTING ARBITRATIONS.

29. All questions of disputes or misunderstandings which may arise between members of the Exchange may be submitted for settlement to the Board of Arbitrators, at the request of one or both parties made in writing, addressed to the President or Secretary of the Exchange.

30. Should either party in the dispute refuse to submit to arbitration, the case shall be referred in writing to the Council of the Exchange, by the party deeming himself aggrieved, who shall produce evidence to the satisfaction of such Council, that he has just grounds for complaint, when the Council shall require both parties to submit their difficulty or misunderstanding to the Board of Arbitrators.

31. If, after such decision has been given by the Council, the defendant in such case shall still continue to refuse to submit his case to the Board of Arbitrators for their decision, such determination on his or their part, shall be considered a flagrant breach of the Constitution and By-Laws of this Exchange, and shall be deemed sufficient grounds for suspension or expulsion from the Exchange : Provided always, that such expulsion shall be decided on after the decision of the Council shall have been submitted to a general meeting of the Exchange and the same agreed to by a two-thirds vote of all the members present—due notice having been first given to the party or parties that such meeting will be held, when an opportunity will be given them of being heard, either in person or by counsel. ten shall be tute in each reasurer and the Council a also by a

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he Council, o refuse to ir decision, onsidered a of this Exsuspension , that such the Counng of the vote of all t given to l, when an her in per32. It shall be the duty of the Secretary, immediately after the Exchange has passed a resolution for the expulsion of any member, to inform such member of their decision, in writing, and forward to him at the same time a copy of said resolution, and also to take the necessary steps to prevent such member from partaking in any way of the privileges of the Exchange.

33. If at any time, for good and sufficient reasons, it may be deemed advisable to re-instate a member who has been expelled, it may be competent to do so, provided always, that the same be decided on by resolution of a two-thirds vote of a general meeting of the Exchange.

34. An equal number of Arbitrators shall be nominated by the several parties in a dispute, and the said parties may either agree to empower the Arbitrators named by them to call in the assistance of an Umpire in the event of a tie, or agree upon an Umpire themselves before the case is considered. Parties in a dispute desirous of having Arbitrators named by others, must assume the nominations of such as their own.

35. Parties in dispute availing themselves of the arbitration powers granted by the Exchange Agreement must communicate with the Secretary, sign the act of submission in due form before him, therein name the Arbitrators, and insert a clear statement of the case.

36 The fees for Arbitration under the sonction of the Exchange shall be as follows:

For	each	award	under			\$500	[\$12 00
60	"	"	**	\$500	to	1,000	15 00
**	"	60	"	1,000	"	1,500	18 00
"	"	"	"			2,500	
"	"	**	"	2,500	**	5,000	. 50 00
• •	"	"	**			upwards	

The word award to mean the difference or balance in dispute. 37. For matters not involving pecuniary transactions, the fees to be charged in proportion to the time and trouble, and referred, if objected to, to the Council, and on cause being shown to the satisfaction of the Council, the fees of the Arbitrators may be increased or decreased as may seem to them just and reasonable.

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38. The Secretary, upon receiving the award from the Arbitrators, shall notify the parties who may have a matter under arbitration, of the amount of the fees; and on receipt of the same, the award will be delivered to them.

39. These fees shall be paid to the Secretary for the benefit of the sitting members as Arbitrators, and in addition, the Secretary shall be entitled to \$2 for each case submitted.

ALTERATION OF BY-LAWS.

40. The By-Laws of this Association may be altered or amended at any general meeting, on notice to that effect having been given at a previous general meeting.

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RULES RELATING TO THE SALE

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Flour and Grain for Future Delivery

(Adopted 18th October, 1868.)

That in future at the Call Board also during the regular sessions on Change, Flour, Grain and all other produce may be bought and sold for future delivery under the following rules and regulations:—

1. All sales of Grain shall be understood to be No. 1 Manitoba Hard grade, and not less than one carload, unless otherwise specified.

2. All sales of Flour, Feed, Meal or other produce shall be understood to be not less than one carload, unless otherwise specified.

3. All sales for future delivery (seller's option) shall be F. O. C. Winnipeg, unless otherwise stated, and the seller shall have the right to deliver on any day during the time specified, but must give the buyer twenty-four hours' written notice of his intention to deliver.

4. All sales for future delivery are due and deliverable by 11:30 a.m. on the last day of the contract unless previously settled.

5. When a contract shall mature on a Sunday or a legal holiday, delivery on such contract shall be made on the suceeeding business day.

6. Both parties to the contract may demand at the time, or subsequently, ten per cent. margin to be deposited and kept good—based on the market value—until the contract has been carried out. Margin so called for must be deposited in one of the regular chartered banks, to be named by the party calling for margins, within twenty-four hours after they are called for. 7. The bank receipt for margins deposited shall be made payable to the buyer and seller jointly, and shall require the endorsement of both parties to the contract, or an order of the President of the Winnipeg Grain and Produce Exchange, endorsed on either the original or duplicate receipt before the money can be drawn.

8. If any dispute arise as to market price for margin purposes the same shall be referred to the President or the Vice-President, whose decision shall be final.

9. The bank so agreed upon shall issue certificates in duplicate, not transferable, for all such deposits. Said Certificate shall state by whom the deposit was made and for whose security the same is held, that the deposit has been made under the rules of the Winnipeg Grain and Produce Exchange and is payable upon the return of the certificate or its duplicate, duly endorsed by the parties to the contract or contracts, or an order of the President of the Winnipeg Grain and Produce Exchange, as provided by Section 9 of this rule.

Said certificate shall be in the following form, to wit:

Original (or) Duplicate.

Not negotiable or transferable.

Winnipeg,

has deposited with

dollars, as margin or security on a contract or contracts between the depositor and which amount is payable on the return of the certificate or its duplicate duly endorsed by both of the above named parties, or on the order of the President of the Winnipeg Grain and Produce Exchange, endorsed on either the original or duplicate hereof, as provided by the rules of the said Exchange, under which the above named deposit has been made.

.....Cashier.

10. In case of failure to deposit as above, then the party calling the margin shall have the right to cover his or then contract at discretion, for account of the party failing to respond to the call for margin. In case of failure of any bank

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the party is or then ling to reany bank in which such margins shall have been deposited, the loss shall be borne by the party or parties to whom it may be found said margins are due, taking the average price of like deliveries on the day such bank failed as a basis of settlement.

11. When notice given to deliver by the seller (seller's option) such notice shall be final and shall be binding on both parties, and the property sold must be delivered.

12. In case any property contracted for delivery be not delivered at maturity of contract, the purchaser shall notify in writing the Secretary of the Exchange of the failure to deliver, and such notice shall be read at next Call, and the President or the Vice-President shall buy in at the Call Board or at any time during the next twenty-four hours at his discretion, after notice of such default has been read for account of the party directing the purchase.

Any loss to the buyer shall be paid by the party in default, and the property so bought in shall be a good delivery on defaulted contracts maturing that day.

In case the President is unable to purchase said property the matter shall be referred to the Call Board Committee to determine the market value, whose decision shall be accepted by both parties as a basis for settlement

13. In case any property contracted for delivery is not received and paid for when properly tendered, it shall be the duty of the seller, in order to establish any claim on the purchaser, to instruct the President or the Vice-President to sell it at the Call Board at any time during the next twenty-four hours, at his discretion after such default shall have been made, notifying the purchaser of such sale before 6 o'clock p.m. of that day, and any loss resulting to the seller shall be paid by the party on default.

In case the President is unable to sell the property the matter shall be referred to the Call Board Committee to determine the market value, whose decision shall be accepted by both parties as a basis for settlement.

FORM OF CONTRACT.

R

,

	Winnipeg,	18
In consideration of one dollar	r in hand, the receipt	of which
is hereby acknowledged,	have this	day sold
(or bought from)	bushels of	•
Winnipeg inspection, at	cents per bushe	el,
deliverable at seller's option		18

This contract is made in view of and in all respects subject to the By-laws and Rules established by the Winnipeg Grain and Produce Exchange in force at this date.

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RULES AND REGULATIONS

-FOR-

The Government of the Call Board.

(Adopted October 18th, 1888.)

1. At the first meeting of the Council immediately after their election, the President shall, subject to their approval, appoint a committee of five to be known as the Call Board Committee.

2. The Call Board Committee shall elect the Caller, and a member of the Committee shall act as Chairman at all business sessions, maintain order, and enforce the rules governing transactions.

3. The Committee shall provide for the recording of the transactions as they occur.

4. Every sale shall vacate a previous bid or offer.

5. All offers to buy or sell shall be binding, and all bids and offers remain in full force until the close of the Call on that particular grade.

6. All sales shall be considered as strictly F. O. C. unless otherwise specified at time of sale, and shall be subject to all rules and regulations already laid down in the by-laws of the Association.

7. No offer or bid shall be accepted by the Caller unless distinctly called out.

8. All offers to buy or sell shall be made for some specified amount, and when no amount is named it shall be considered for one Car of Grain, Flour, Meal, Feed, or other produce; offers or bids for less amounts shall be considered out of order.

9. In no case shall any liability attach to the Caller or Association for any error in giving the name of buyer or seller.

10. Whenever there is a disputed claim for the purchase and sale of property, the Caller shall decide the same on the spot, subject to an appeal to the members in session. The appeal must be promptly taken and a majority of the members present, and voting, shall settle the disputed point finally.

11. Whenever a dispute arises between members as to quantities or price of articles sold, the record shall be in all cases taken as correct. This rule, however, is not to be construed as binding upon parties whose names appear upon the record, but who can show that they were not present at the time the transaction was recorded.

12 Before closing the Call, the Caller shall read out all transactions, giving the names of both buyer and seller.

13. The Caller shall proceed by calling, unless otherwise instructed by the Call Board Committee, in the following rotation :---

Flour,	according	\mathbf{to}	grades.
Bran,	"		"
Wheat,	""		"
Barley,	"		"
Peas,	"		*6
Oats,			
Oatmeal,			
Corn,			
Rye.			

And any other product that may be required by any member of the Board on their giving notice to the Chairman or Caller before the Call Board commences.

14. At the Call Board there shall be no trading except through the Caller, and any person so trading outside of the Caller shall be fined one dollar on each trade, the design being to fine both parties to the trade for every infraction of this rule.

15. Talking in a loud tone, so as to distract attention, or any noisy conduct, shall be utterly prohibited, and a fine of one dollar shall be imposed for a violation of this rule, and the Caller is authorized to impose and collect all such fines and pay them to the Secretary, and to be accounted for, by him to the Association.

16. A daily Call shall be held at noon unless otherwise directed by the Call Board Committee.

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DEFINITION OF TERMS

GENERALLY IN USE IN BUYING AND SELLING

Grain, Flour, Produce and Provisions

IN THIS MARKET.

(Adopted 13th January, 1892.)

F. O. C.

All sales made without specific conditions, will be considered as strictly free of charge (F.O.C.) The seller to be under no obligation to furnish conveyance.

F. O. B.

To be interpreted as FREE ON BOARD SAILING OR STEAM VESSEL OR BARGE—such conveyance, unless specially agreed on, to be provided by the buyer ; and in case he fails to provide such conveyance within five days after date of sale, he is required to take the property as it lies, free of all shipping charges, on presentation by the seller of a proper warehouse receipt. During the five days the property to be at the seller's risk of fire, but after the five days have elapsed, to be at the buyer's risk. When being shipped into vessel, to be at buyer's risk ; and, if not insured by him, the seller to be at liberty to insure the cargo, and to charge the same to the buyer. The seller to give the buyer not less than five days free of storage from date of delivery.

F. O. B CARS.

Cooperage of flour under this term being always the duty, and at the expense of the seller. The same to apply to butter and other cask goods. F.O.B. simply, not to apply to sales in which the shipment is made by railroad cars, when the term will be distinctly F.O.B. Cars. and in this case the seller has to provide the cars, and receive payment on presentation of original shipping bill. It being understood that due ditigence is to be used by seller in obtaining cars, and also that the buyer may, if he wishes, supply cars, but no delay in making delivery which may occur through not getting cars, shall entitle either buyer or seller to cancel the transaction, or to demand any reduction in the price, although in the interim prices or freight rates may have changed.

F. O. C.

These initials mean "FREE OF CHARGES." The charges indicated being :

(α) All back charges on the property, such as railroad freight, shunting and elevating.

(b) The current term of storage, the latter being according to the regulations of the elevator or warehouse in which the property is placed, except in case of any special arrangement made by the seller with the proprietors of such warehouse or elevator, when the buyer is to have the benefit of such arrangement, unless specially provided for otherwise. The property to be at buyer's risk of fire on delivery. The term "Free in store" to be interpreted as having the same meaning as F.O.C. The seller to give the buyer not less than five days free of storage from date of delivery.

IN STORE.

The term "in store" is interpreted to mean grain in a terminal elevator subject to one and one-quarter (1) cents elevator charges. The seller to give the buyer not less than five clear days free of storage from date of delivery of documents.

ON TRACK.

This term to mean the delivery of the property in the cars of the Railroad, in the yard, or on the track where such cars are ordinarily placed after arrival in the city, or at any station on the line of road where the sale may be made. The property to be Free of Charges in its then position, and delivery to be made by the Railroad advice note, properly endorsed to buyer, with freight and shunting charges duly receipted thereon. In case such advice note be not receipted, the freight a satisfacto are paid.

Proper of order.

Promp days, incl

Immed days, inc

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F. O. B.five da to be r Receip

F. O. C.– Receip

IN STORI house

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Payment the ba agreen Property to be at buyer's risk immediately after delivery of order.

PROMPT SHIPMENT.

Prompt shipment shall be considered any time within 15 days, inclusive.

IMMEDIATE SHIPMENT.

Immediate shipment shall be considered any time within 5 days, inclusive.

FUTURE DELIVERY.

All sales for future delivery shall be at seller's option, unless otherwise stated.

CASH.

All sales to be FOR CASH, and payment to be made as follows, on the different terms :—

- F. O. B.—On presentation of the Bill of Lading, unless the five days provided for have elapsed, when the payment is to be made on presentation of the Warehouse Receipt or Receipts.
- F. O. C.—Payment to be made on presentation of Warehouse Receipt or Receipts.
- IN STORE.—Payment to be made on presentation of Warehouse Receipt or Receipts.
- ON TRACK.—Payment to be made on properly endorsed and receipted Railway advice note, except when the property is subject to receiver's weights, when payment is to be made immediately on their being ascertained.
- Payment in all cases to be made before the closing hour of the bank on the day of presentation, unless by special agreement.

DELIVERY.

Delivery will be considered completed on presentation of proper documents in all cases of sales F. O. B, F. O. C, and in Store at any of the regular City Warehouses, or Elevators duly posted on 'Change, unless otherwise specified at time of sale; also on 'Track, except when buyer is allowed to weigh the property, when presentation of the invoice of the ascertained weight within the two days allowed shall be sufficient.

CAR LOADS.

When Car Loads of Grain, Meal, Feed, and other produce are purchased without any specified agreement as to quantity to be loaded in each, it will be understood that a Car-Load shall mean not less than the minimum capacity of the car.



