

(1) A PERSON WHO IS IN THE BUSINESS OF BUYING, RECEIVING, EXCHANGING, OR STORING GRAIN FROM A PERSON WHO GROWS GRAIN.

(2) THIS DOES NOT APPLY TO A FARMER WHO BUYS, RECEIVES, EXCHANGES, OR STORES GRAIN FOR USE IN THE FARMING BUSINESS OF THAT FARMER.

13-202.

(a) There is an Administration Fund which is established for the purpose of:

(1) Paying the expenses incurred in the administration of the licensing program provided for in this subtitle; and

(2) Preparing the annual Directory of Grain [Buyers] DEALERS as required by § 13-205 of this subtitle.

(b) The Fund shall be administered by the State Department of Agriculture.

13-203.

(a) A person may not be a grain [buyer] DEALER without first obtaining an annual grain [buyer's] DEALER'S license from the Secretary.

(b) Each license shall be issued upon payment of a fee of \$200 and shall be effective until December 31, following, unless revoked.

(c) Fees collected for the issuance of licenses under this subtitle shall be deposited in the Administration Fund.

13-204.

(A) A GRAIN DEALER SHALL:

(1) KEEP GRAIN RECORDS SHOWING THE AMOUNT OF GRAIN BOUGHT, RECEIVED, EXCHANGED, OR STORED IN THE DEALER'S GRAIN BUSINESS---

(2) KEEP GRAIN RECORDS AT EACH PLACE OF BUSINESS OR AT A CENTRAL LOCATION WITHIN THE STATE;

(3) KEEP GRAIN RECORDS FOR 3 YEARS; AND

(4) MAKE GRAIN RECORDS AVAILABLE TO THE SECRETARY UPON REQUEST.

(B) (1) IF THE SECRETARY REASONABLY BELIEVES THAT A PERSON IS ACTING AS A GRAIN DEALER, AND REFUSES TO MAKE BUSINESS RECORDS