# First Regular Session Seventy-first General Assembly STATE OF COLORADO

## REREVISED

This Version Includes All Amendments Adopted in the Second House SENATE BILL 17-225

LLS NO. 17-0229.01 Jery Payne x2157

### SENATE SPONSORSHIP

Cooke, Gardner, Guzman, Holbert, Kagan

## **HOUSE SPONSORSHIP**

Willett, Foote, Herod, Lee, Wist

Senate Committees Judiciary House Committees Agriculture, Livestock, & Natural Resources

# A BILL FOR AN ACT

101	CONCERNING THE NONSUBSTANTIVE RELOCATION OF LAWS RELATED
102	TO FARM PRODUCTS FROM TITLE 12 OF THE COLORADO
103	REVISED STATUTES AS PART OF THE ORGANIZATIONAL
104	<b>RECODIFICATION OF TITLE 12.</b>

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

**Committee on Legal Services.** Current law directs the office of legislative legal services to study the organizational recodification of title 12 of the Colorado Revised Statutes, which relates to professions and









occupations. To implement the initial recommendations of the study, the bill relocates the following laws: Part 2 of article 16 of title 12, the "Commodity Handler Į. Act", to article 36 of title 35 (section 1 of the bill); and Part 1 of article 16 of title 12, the "Farm Products Act", to İ. article 37 of title 35 (section 2 of the bill). Section 10 of the bill repeals the article where these laws were previously codified, and sections 3 through 9 make conforming amendments. 1 Be it enacted by the General Assembly of the State of Colorado: SECTION 1. In Colorado Revised Statutes, recreate and 2 3 reenact, with amended and relocated provisions, article 36 of title 35 4 as follows: 5 **ARTICLE 36** 6 **Commodity Warehouses** 7 **35-36-101.** [Formerly 12-16-201] Short title. This part 2 shall be 8 known and may be cited as THE SHORT TITLE OF THIS ARTICLE 36 IS the 9 "Commodity Handler Act". 10 35-36-102. [Formerly 12-16-202] Definitions - rules. As used 11 in this part 2 ARTICLE 36, unless the context otherwise requires: 12 (1) (Deleted by amendment, L. 2009, (SB 09-114), ch. 111, p. 13 464, § 11, effective April 9, 2009.) 14 (1.5)(1) "Bailee" means a person who, by a negotiable warehouse 15 receipt or other document of title, acknowledges possession of goods and 16 contracts to deliver them. 17 (2) "Bailment" means the act of delivering goods or personal 18 property to another in trust. 19 (2.5)(3) "Commercial feeding" means the feeding of livestock by 20 a person who receives compensation from the owner of the livestock for

1 such THE feeding.

2 (3)(4) "Commissioner" means the commissioner of agriculture or
3 his OR HER designee.

4 (4) (5) "Commodity" means unprocessed small, hard seeds or
5 fruits such as wheat, corn, oats, barley, rye, sunflower seeds, soybeans,
6 beans, grain sorghum, and such other seeds or fruits as may be
7 determined by the commissioner.

8 (4.5)(a)(6)(a) "Commodity handler" means:

9 (I) Any person engaged in buying any commodities from the 10 owner for processing or resale;

(II) Any person engaged in receiving and taking possession of any
 commodities from the owner for storage or safekeeping;

(III) Any person engaged in soliciting or negotiating sales of
commodities between the vendor and purchaser respectively;

(IV) Any person who receives on consignment or solicits from the owner thereof any kind of commodity for sale on commission on behalf of such THE owner, or who accepts any commodity in trust from the owner thereof for the purpose of resale, or who sells or offers for sale on commission any commodity or in any way handles any commodity for the account of the owner thereof; or

(V) Any person engaged in buying any commodity from the
owner thereof for the commercial feeding of livestock that are owned
wholly or in part by another, at an animal feeding operation with a
capacity of more than two thousand five hundred head of livestock. The
commissioner shall establish rules to determine the capacity of animal
feeding operations for purposes of this article ARTICLE 36.

(b) "Commodity handler" does not include:

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(I) A bona fide retail grocery merchant or restaurateur having a
 fixed or established place of business in Colorado as long as the use of
 commodities by any such THE person is directly related to the operation
 of the person's retail grocery or restaurant; or

- 5 (II) A producer under the "Colorado Cottage Foods Act", section
  25-4-1614 (9)(c), <del>C.R.S.,</del> who earns net revenues of ten thousand dollars
  7 or less per calendar year from the sale of each eligible food product.
- 8 (5) (7) "Compensation" means something of value or benefit,
  9 whether in cash, in kind, or in any other form.

10 (6) (8) "Credit sale contract" means a contract for the sale of a
11 commodity when the sale price is to be paid on a date later than thirty
12 days after delivery of the commodity to the buyer and includes those
13 contracts commonly referred to as deferred payment contracts, deferred
14 pricing contracts, and price later contracts.

15 (7) (9) "Department" means the department of agriculture.

16 (8) (10) "Financial statement" means a statement that accurately
17 presents the financial condition of an applicant or licensee and that
18 includes, at a minimum, a balance sheet and a statement of income.

19 (8.5) (11) "Forwarded commodities" means commodities sent to
20 a terminal warehouse and put on open storage in the name of the
21 forwarding warehouse operator.

- (8.6) (12) "Functional unit" means one or more warehouses that
   constitute a single operating unit if:
- 24 (a) The same warehouse operator operates each warehouse in25 conjunction with any other;
- (b) All the warehouses are functioning under the same name and
  with the same personnel, office, books, and records; and

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(c) Together the warehouses have the capability to weigh, grade,
 receive, store, and load out commodities.

3 (9) (13) "Handling" means buying commodities for resale or
4 processing, brokering commodities, or receiving and loading out
5 commodities tendered for storage.

6 (9.5)(14) "Livestock" has the same meaning as set forth in section
7 35-1-102 (6). C.R.S.

8 (10) (15) "Loss" means any monetary loss to a producer or owner
 9 which THAT is of an extraordinary nature and which THAT includes, but
 10 is not limited to, bankruptcy, embezzlement, theft, fraud, or negligence.

(11) (16) "Market value" means the value required by law to be
used by insurance underwriters in paying for losses of commodities
insured for their actual value.

(12) (17) "Negotiable warehouse receipt" means a receipt which
 THAT specifies by its terms that the goods are to be delivered to the bearer
 or to the order of a named person. Any other receipt is nonnegotiable.

17 (13) (18) "Owner" means any person in whom legal title to any
18 commodity is vested, whether produced by him THE OWNER or acquired
19 by purchase.

20 (14) (19) "Person" includes any individual, firm, association,
 21 partnership, or corporation or the commissioner.

(15) (20) "Processing" means the operation of canning,
fermenting, distilling, extracting, preserving, grinding, crushing, flaking,
mixing, or otherwise changing the form of a commodity for the purpose
of selling any of the resulting products.

26 (16) (21) "Producer" means any grower of commodities.

27 (17) (22) "Provisional insurance coverage" means a certificate or

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any other satisfactory evidence of fire and extended coverage insurance
issued by an insurance company authorized to do business in this state
insuring every commodity in the custody of a warehouse operator,
whether held for others or owned by the warehouse operator, at the full
local market value of each commodity.

6 (18) (23) "Public warehouse" includes any elevator, mill,
7 warehouse, or other structure in which commodities are received from
8 one or more members of the public for storage.

9 (19) (24) "Scale ticket" means a receipt issued for a commodity
 10 which THAT names the person to whom it is issued and the kind and grade
 11 of the commodity stored.

12 (20) (25) "Settlement sheet" means a summary of the commodity
 13 handler's transactions with an owner.

(21) (26) "Storage" means the holding of a commodity for another
 by a person who does not directly own the commodity. "Storage" does not
 include transportation of a commodity.

17 (21.5) (27) "Terminal warehouse" means any public warehouse
18 licensed by the Colorado department of agriculture, the United States
19 department of agriculture, or any state that has a warehouse examination
20 cooperative agreement with Colorado or the United States department of
21 agriculture.

(22) (28) "Warehouse operator" includes any person or existing
 legal entity owning, operating, or controlling any public warehouse.

24 35-36-103. [Formerly 12-16-203] Licenses - commodity
25 handler - rules. (1) No person shall act as a commodity handler in this
26 state without having first obtained a license from the department.

27 (2) Every person acting as a commodity handler in this state shall,

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each year before the date specified by the commissioner by rule, obtain
 a license from the department.

3 (3) Repealed.

4 (4) and (5) (Deleted by amendment, L. 2007, p. 847, § 7, effective
 5 August 3, 2007.)

6 **35-36-104.** [Formerly 12-16-204] Exemptions. (1) The 7 provisions of this part 2 ARTICLE 36 that apply to warehouse operators do 8 not apply to the owner or operator of any public warehouse or other 9 facility where the owner or operator:

(a) Operates a public warehouse in this state with a valid license
issued either by the United States department of agriculture or under the
provisions of the "United States Warehouse Act", 7 U.S.C. section SEC.
241 et seq.;

(b) Receives only commodities that he THE OWNER OR OPERATOR
has purchased, or that he OR SHE is processing or cleaning for the owners
of the commodities, or that he OR SHE is maintaining for such other
purposes as the department may, by rule, prescribe; and

18 (c) Keeps written evidence, as required by the department, which 19 THAT clearly shows that the warehouse operator maintains the 20 commodities for one or more of the purposes set forth in paragraph (a) or 21 (b) of this subsection (1) SUBSECTION (1)(a) OR (1)(b) OF THIS SECTION. 22 The department shall consider a commodity left or deposited with a 23 warehouse operator whose records do not include evidence that the 24 commodity was left or deposited for one or more of the purposes set forth 25 in paragraph (a) or (b) of this subsection (1) SUBSECTION (1)(a) OR (1)(b) 26 OF THIS SECTION as a commodity deposited for storage and handling.

27 **35-36-105.** [Formerly 12-16-205] Commodity handler licenses

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- application requirements - fee. (1) (a) Each applicant for a commodity
handler license shall pay, for each year in which such THE license is to be
valid, a license fee established by the agricultural commission, which
license fee the department shall collect and transmit to the state treasurer,
who shall credit the same to the inspection and consumer services cash
fund created in section 35-1-106.5. C.R.S.

(b) (I) Except as provided in subparagraph (II) of this paragraph
(b), For each fiscal year, commencing on July 1, twenty-five percent of
the direct and indirect costs of administering and enforcing this article
ARTICLE 36 shall be funded from the general fund. The agricultural
commission shall establish a fee schedule to cover any direct and indirect
costs not funded from the general fund.

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(II) Repealed.

(2) Application for a commodity handler license under this section
shall be made to the department upon forms furnished by the department.
The application shall include the following information:

17 (a) The name and address of the applicant; and, if the applicant is 18 a firm, exchange, association, or corporation, the full name of each 19 member of the firm or the names of the officers of the exchange, 20 association, or corporation. The application shall also state the principal 21 business address of the applicant in the state of Colorado and in every 22 other state in which the applicant does business and the names of the 23 persons authorized to receive and accept service of summons and legal 24 notices of all kinds on behalf of the applicant in each state. The applicant 25 shall further satisfy the commissioner of its character, responsibility, and 26 good faith in seeking to carry on the business stated in the application. In 27 determining a person's character, the commissioner shall be governed by

- 1 the provisions of section 24-5-101. C.R.S. 2 (b) The location of each public warehouse of the applicant; 3 (c) The total rated storage capacity in bushels of each public 4 warehouse; 5 (d) The tariff schedule of charges to be made at each public 6 warehouse for the handling, storage, and shipment of commodities during 7 the license year; 8 Any other information that the commissioner deems (e) 9 reasonably necessary to carry out the purposes of this part 2 ARTICLE 36. 10 (2.5) (Deleted by amendment, L. 2009, (SB 09-114), ch. 111, p. 11 464, § 13, effective April 9, 2009.) 12 (3) Repealed. 13 (4) (3) Fraud or misrepresentation in making any application shall 14 in and of itself work a revocation of any license granted pursuant to such
- THE application. All indicia of the possession of a license shall at all times
  be the property of the state of Colorado, and each licensee is entitled to
  the possession of such THE indicia only while said license remains valid
  and current.

19 35-36-106. [Formerly 12-16-206] Licenses - requirements 20 rules. (1) To receive or maintain a license, each applicant or licensee
21 shall satisfy the following requirements:

(a) The applicant or licensee shall furnish the commissioner with
evidence of minimum provisional insurance coverage in an amount
sufficient to protect the applicant's storage obligations. If, at any time, the
commissioner evaluates an applicant's provisional insurance coverage to
be insufficient, the commissioner may require such additional insurance
as the commissioner considers sufficient. Failure to provide evidence of

the additional insurance within thirty days after written notice from the
 commissioner constitutes grounds for the suspension or revocation of the
 license.

4 (b) The applicant or licensee shall furnish the commissioner with 5 a financial statement that presents accurately his or her financial 6 condition. The commissioner may promulgate rules that clearly state the 7 information required from each applicant or licensee under this section. 8 Any financial statement submitted to the commissioner in support of a 9 license application made pursuant to the provisions of this part 2 ARTICLE 10 36 shall be confidential. Whenever the commissioner deems it 11 appropriate, he or she may require any applicant for an initial license, any 12 applicant for a renewal of a license, or any licensee to submit a financial 13 statement or an audit, prepared by a certified public accountant, or any 14 other information the commissioner deems necessary to determine 15 whether such THE person is in an adequate financial position to carry out 16 his or her duties as a licensee.

17 (2) If any licensee fails to apply for license renewal before an
annual date specified by the commissioner by rule, such THE licensee
shall, upon application for a renewal license and before such THE license
is issued, pay a penalty fee as established by the agricultural commission.
Such THE penalty fee shall be in addition to the license fee.

35-36-107. [Formerly 12-16-206.5] Disciplinary powers licenses. (1) The commissioner may deny any application for a license,
or may refuse to renew a license, or may revoke or suspend a license, or
may place a licensee on probation, as the case may require, if the licensee
or applicant has:

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(a) Violated any of the provisions of this  $\frac{1}{2}$  ARTICLE 36 or

- violated any of the rules and regulations promulgated by the
   commissioner pursuant to this part 2 ARTICLE 36;
- 3 (b) Failed to place and keep the premises where he conducts OF
  4 the licensed business in the manner required under this part 2 ARTICLE 36;
- 5 (c) Been convicted of a felony under the laws of this state, or of 6 any other state, or of the United States; except that, in consideration of the 7 conviction of a felony, the commissioner shall be governed by the 8 provisions of section 24-5-101; C.R.S.;
- 9 (d) Committed fraud or deception in the procurement or attempted
  10 procurement of a license;
- (e) Failed or refused to execute and deliver to the commissioner
  a surety bond as required by section <del>12-16-218</del> 35-36-119;
- (f) Been determined by the commissioner to be in an inadequatefinancial position to meet liability obligations;
- (g) Failed to comply with any lawful order of the commissioner
  concerning the administration of this part 2 ARTICLE 36;
- (h) Had a license revoked, suspended, or not renewed or has been
  placed on probation in another state for cause, if such THE cause could be
  the basis for similar disciplinary action in this state.
- (2) All proceedings concerning the denial, refusal to renew,
  revocation, or suspension of a license or the placing of a licensee on
  probation shall be conducted pursuant to the provisions of article 4 of title
  24. C.R.S.
- (3) Any previous violation of the provisions of this part 2 ARTICLE
  36 by the applicant or any person connected with him THE APPLICANT in
  the business for which he THE APPLICANT seeks to be licensed or, in the
  case of a partnership or corporation applicant, any previous violations of

the provisions of this part 2 ARTICLE 36 by a partner, officer, director, or
 stockholder of more than thirty percent of the outstanding shares, is
 sufficient grounds for the denial of a license.

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35-36-108. [Formerly 12-16-207] Bailment of commodities.
(1) Acceptance of commodities for storage by a warehouse operator shall constitute a bailment and not a sale. Stored commodities shall not be liable to seizure upon process of a court in an action against the bailee, except upon action by owners of the stored commodities or the

9 commissioner to enforce the terms thereof; but, in the event of the failure
10 or insolvency of a bailee, commodities shall be first applied exclusively
11 to the settlement on an equal basis of all outstanding negotiable
12 warehouse receipts and other open storage obligations for commodities
13 so stored with the bailee.

14 (2) Forwarded commodities shall be used only to meet the storage15 obligation to the forwarding warehouse operator.

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(3) The purchase of a commodity does not constitute a bailment.

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35-36-109. [Formerly 12-16-208] Credit sale contracts - rules.

(1) When a commodity handler purchases commodities for which
payment has not been made, the commodity handler, within thirty days
after the receipt of the commodities, shall provide the producer or owner
of the commodities with the credit sale contract. The credit sale contract
must contain the following information:

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(a) The class, grade, and quantity of the commodities purchased, and the date of the purchase;

(b) The charges for handling, if any;

26 (c) The name and address of the producer or owner and the27 signature of the commodity handler;

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(d) The contract number;

(e) The words "not a storage contract" printed in block capital
letters in bold-faced type, conspicuously on the first page of the contract;
(f) One or more statements specified by the commissioner by rule,
including one that warns a producer that entering into a credit sale
contract entails a risk that the bond may not completely protect the
producer from loss in the event of a failure of the commodity handler.

8 (2) A commodity handler's records shall be retained for a period 9 of two years and shall reflect those credit sale contracts that have been 10 cancelled and those that are still open. Such THE records shall be kept at 11 the commodity handler's place of business at all times.

(3) An annual report of the status of the credit sale contracts may
be required by the commissioner along with the financial statement
required in section <del>12-16-206</del> 35-36-106.

(4) All credit sale contracts entered into by a commodity handler
shall be consecutively numbered by such THE commodity handler, and
copies thereof shall be made available by the commodity handler for
inspection and examination by the commissioner or his OR HER authorized
agents.

(5) A commodity handler issuing credit sale contracts shall
maintain allowable net assets of not less than twenty-five thousand dollars
and shall maintain reserves in an amount equaling or exceeding fifty
percent of the value of all of that commodity handler's open credit sale
contracts, which value shall be determined with reference to the daily bid
price. Such THE reserves may be in the form of any one or a combination
of the following:

27 (a) Cash;

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- (b) Commodity assets, including commodities and warehouse
   receipts or other evidences of storage of commodities;
- 3 (c) Credit sale contracts with other commodity handlers licensed
  4 by the department of agriculture;
- 5 (d) An irrevocable letter of credit in favor of the commissioner,
  6 which letter of credit shall be subject to the provisions of section
  7 12-16-218 35-36-119; or
- 8 (e) Net worth of the commodity handler of at least four times the9 value of the open credit sale contracts.
- 10 **35-36-110.** [Formerly 12-16-209] Commodity grades 11 established - rules. The department may promulgate rules and 12 regulations concerning commodity grades in accordance with the 13 standards established by the United States department of agriculture as 14 the official grain standards of the United States government.
- 15 35-36-111. [Formerly 12-16-210] Commissioner rules delegation of powers and duties. (1) The commissioner may
  promulgate such rules and regulations in accordance with article 4 of title
  24 C.R.S., as are necessary for the administration of this part 2 ARTICLE
  36.
- (2) The commissioner shall be the enforcing authority of this part
  21 2 ARTICLE 36, and the commissioner or the commissioner's authorized
  representative shall have free and unimpeded access to all places of
  business and all business records of the licensee pertinent to any proper
  inquiry in the administration of this part 2 ARTICLE 36. Any person in
  whom the enforcement of any provision of this part 2 ARTICLE 36 is
  vested has the power of a peace officer as to such THE enforcement.

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(3) The powers and duties of the commissioner set forth in this

part 2 ARTICLE 36 may be delegated to qualified employees of the
 department.

3 35-36-112. [Formerly 12-16-211] Negotiable warehouse
4 receipts - rules. (1) A negotiable warehouse receipt must be either a
5 paper or an electronic document. At no time may a paper receipt and an
6 electronic receipt represent the same lot of the commodity. A licensee
7 may issue warehouse receipts by use of a written warehouse receipt
8 system, an electronic warehouse receipt system, or both.

9 (2) The department is the sole source of paper negotiable
10 warehouse receipts and shall furnish those receipts at cost.

11 Instead of a paper document, a licensee may issue an (3) 12 electronic negotiable version of a warehouse receipt generated by a 13 vendor licensed and approved by the United States department of 14 agriculture if the receipt contains the same information as the paper 15 version of a warehouse receipt. The electronic version of a warehouse 16 receipt carries the same rights and obligations as the paper version. A 17 holder of an electronic version of a warehouse receipt may redeem the 18 warehouse receipt by applying an electronic signature registered and 19 authenticated by a vendor credited by the United States department of 20 agriculture.

21 (4) The commissioner may promulgate rules regarding the
22 issuance, use, and records requirements of negotiable warehouse receipts.

35-36-113. [Formerly 12-16-212] Use of scale tickets and
negotiable warehouse receipts. (1) It is unlawful to issue paper
negotiable warehouse receipts other than those furnished by the
department. The licensee shall issue these receipts consecutively, as
numbered, and each receipt must state the date on which it is actually

1 issued.

(2) Nothing in this part 2 ARTICLE 36 shall be construed to prevent
the issuance of nonnegotiable scale tickets or other nonnegotiable
evidences of a similar nature showing the date on which the commodities
were received, the quantities received, and the condition of such THE
commodities upon their delivery.

7 (3) When partial withdrawal of a commodity is made by an owner, 8 the warehouse operator shall make an appropriate notation thereof on the 9 depositor's nonnegotiable warehouse receipt or on such other records as 10 may be prescribed by the department. If the warehouse operator has 11 theretofore issued a negotiable warehouse receipt to the owner, the 12 warehouse operator shall claim, cancel, and replace it with a new 13 negotiable warehouse receipt, showing the amount of such THE owner's 14 commodity remaining in the public warehouse.

(4) Every commodity handler receiving commodities for storage
or handling shall immediately, upon receipt of each load, issue to every
person delivering the commodity a scale ticket, which shall contain the
net weight of each separate draft or load of the commodity and the
dockage, if any, to be levied at the time of delivery, and such other
information as may be required by the department.

(5) Acceptance of commodities for storage by a warehouse operator for which a negotiable warehouse receipt is issued shall constitute a bailment process and not a sale. If a warehouse operator fails to claim and cancel a negotiable warehouse receipt issued on delivery for commodities stored in the warehouse operator's public warehouse and the negotiation of which would transfer the right of possession of that commodity, the warehouse operator shall be liable, to a good faith purchaser for value, for his OR HER failure to deliver to the purchaser all
the commodities specified in the receipt. This liability shall apply whether
the purchaser acquired title to the negotiable warehouse receipt before,
on, or after the delivery of any part of the commodity by the warehouse
operator.

6 35-36-114. [Formerly 12-16-213] Commodity handler records 7 - separate and distinct - time of maintenance. (1) A commodity 8 handler operating another business in conjunction with, or in proximity 9 to, the handler's commodity handling business shall keep a complete set 10 of records for the commodity handling business, entirely separate and 11 distinct from the accounts and records of that other business. The deposits 12 of commodities for the account of another business or for commodities 13 owned by the commodity handler shall be entered in the books of the 14 commodity handler in the same manner as those of other depositors. For 15 the purpose of this section, "other business" shall mean any other separate 16 and legally established enterprise which THAT is distinct and separate 17 from the legal and financial transactions of the commodity handling 18 business.

19 (2) Commodity handlers shall maintain adequate records and systems for the filing and accounting of negotiable warehouse receipts, 20 21 cancelled negotiable warehouse receipts, scale tickets, and other 22 documents and transactions necessary or common to the commodity 23 handling industry. Cancelled negotiable warehouse receipts, copies of 24 scale tickets, and copies of other documents evidencing ownership or 25 ownership liability shall be retained by the commodity handler for a 26 period of at least three years after the date of cancellation.

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(3) A position report shall be posted daily by the commodity

handler; however, if a daily position report poses a substantial hardship,
the commissioner may authorize, in writing, a weekly position report. The
position report shall include, but need not be limited to, total stocks by
commodities received or loaded out, forwardings of commodities to
terminal storage, conversions of whole commodities to feed, negotiable
warehouse receipt obligations, open storage obligations, credit sale
contracts, and public warehouse-owned commodities.

8 (4) A scale ticket shall be issued for each receipt of commodities. 9 A copy of the scale ticket shall be given to the owner. The commodity 10 handler's copy shall be filed with all other such copies in numerical 11 sequence. Voided scale tickets shall be filed and retained at the 12 commodity handler's place of business. Scale tickets shall be issued in 13 numerical sequence. An issued scale ticket shall contain the following: 14 Sequential number; date; owner's name; commodity handler's name; 15 commodity; test weight with dockage, if applicable; grade, if assigned; 16 gross weight; tare weight; and net weights, in the case of weights from 17 hopper scales.

(5) A settlement sheet shall be maintained for each owner and
shall contain the following: Owner's name, scale ticket numbers, total
receipts, total withdrawals, test weight, and grade if assigned. A copy of
a current settlement sheet shall be provided the owner upon request.

35-36-115. [Formerly 12-16-214] Warehouse operator's
liability for disposal of tainted commodities. (1) A warehouse operator
shall be liable for any loss or deterioration of commodities in a public
warehouse caused by the warehouse operator's failure to exercise
reasonable care of the commodities.

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(2) If a warehouse operator discovers that, as a result of a

1 condition of a commodity placed in the warehouse operator's public 2 warehouse of which he or she had no notice at the time of deposit, such 3 THE commodity is a hazard to other commodities or to persons or to the 4 public warehouse and if such THE commodity is not immediately removed 5 by the owner upon the warehouse operator's request, the warehouse 6 operator may sell the commodity after reasonable notice to all persons 7 known to claim an interest in the commodity. If the warehouse operator 8 is unable to sell the commodity after a reasonable effort, the warehouse 9 operator may dispose of it in any other lawful manner and shall incur no 10 liability to the owner for such THE disposition.

(3) At any time before the sale or disposition authorized in this
section, the warehouse operator shall deliver the commodity to any person
entitled to it upon proper demand and payment of all charges incurred for
the specific lot of that commodity.

15 (4) The commissioner may reject as unsuitable for storage any
area of the warehouse operator's premises, unless that area is used for
storing the warehouse operator's own commodities.

35-36-116. [Formerly 12-16-215] Enforcement - inspection of
commodity handlers' property - confidentiality. (1) The department
has the power to inspect commodity handlers' places of business. The
department shall investigate any complaint concerning the operation of
any commodity handler, or any person attempting or offering to act as
such, subject to the provisions of this part 2 ARTICLE 36.

(1.5) (2) Complaints of record made to the commissioner and the
 results of his OR HER investigations may, in the discretion of the
 commissioner, be closed to public inspection during the investigatory
 period and until dismissed or until notice of hearing and charges is served

1 on a licensee, unless otherwise provided by court order.

2 (2) (3) The commissioner, upon consent of the licensee or upon 3 obtaining an administrative search warrant, has the right to inspect any 4 commodity handler's place of business where commodities are stored, 5 handled, or received and any records pertaining to storage obligations and 6 commodity positions kept by the commodity handler that pertain to the 7 operation thereof. The property, books, records, accounts, and papers 8 pertaining to storage obligations and commodity positions of every 9 commodity handler shall be subject to inspection and copying by the 10 commissioner.

11 (3) (4) The commissioner shall have full authority to administer 12 oaths and take statements, to issue subpoenas requiring the attendance of 13 witnesses before him and the production of all books, memoranda, 14 papers, and other documents, articles, or instruments, and to compel the 15 disclosure by such THE witnesses of all facts known to them relative to 16 the matters under investigation. Upon the failure or refusal of any witness 17 to obey any subpoena, the commissioner may petition the district court, 18 and, upon a proper showing, the court may enter an order compelling the 19 witness to appear and testify or produce documentary evidence. Failure 20 to obey such an order of the court shall be punishable as a contempt of 21 court.

(4) (5) The commissioner may examine the ledgers, books,
 accounts, memoranda, and other documents and the commodities, scales,
 measures, and other items in connection with the business of any licensee
 relating to whatever transactions may be involved.

26 (5) (6) The commissioner shall not be required to investigate or
 27 act upon complaints regarding transactions which THAT occurred more

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than one hundred twenty days prior to the date upon which the
 commissioner received the written complaint.

3 (6) (7) If the investigation is against a licensee, the commissioner 4 shall proceed to ascertain the names and addresses of all producers, 5 dealers, or owners of commodities, together with the accounts 6 unaccounted for or due and owing to them by said licensee, and shall 7 request all such THE producers, dealers, or owners to file verified 8 statements of their respective claims with the commissioner. If a 9 producer, dealer, or owner so requested fails, refuses, or neglects to file 10 a verified statement in the office of the commissioner within thirty days 11 after the date of such THE request, the commissioner shall thereupon be 12 relieved of any further duty or action under this part 2 ARTICLE 36 on 13 behalf of said producer, dealer, or owner.

14 (7) (8) In the course of any investigation, the commissioner may
15 attempt to effectuate a settlement between the respective parties.

(8) (a) (9) (a) If the commissioner determines, after concluding an
investigation on any complaint, that reasonable grounds exist to believe
that a licensee has violated any of the provisions of this part 2, he
ARTICLE 36, THE COMMISSIONER shall notify the licensee that such THE
complaint is valid and shall inform the licensee of his OR HER opportunity
to request a hearing, in writing, on such THE complaint within ten days
after the date of such THE notice.

(b) Upon the receipt of a request for a hearing from a licensee or
if the commissioner determines that a hearing concerning any licensee is
necessary, he THE COMMISSIONER shall cause a copy of the complaint or
the grounds specified in section 12-16-206.5 35-36-107, together with a
notice of the time and place of the hearing, to be served personally or by

mail upon such THE licensee. Service shall be made at least ten days
before the hearing, which shall be held in the city or town in which the
business location of the licensee is situated or in which the transactions
involved allegedly occurred or at any convenient place designated by the
commissioner.

6 (c) The commissioner shall conduct <del>such</del> THE hearing pursuant to 7 the provisions of section 24-4-105. C.R.S. Thereafter, the commissioner 8 shall enter a decision specifying the relevant facts established at such THE 9 hearing. If the commissioner determines from the facts specified that the 10 licensee has not violated any of the provisions of this part 2 ARTICLE 36, 11 the complaint shall be dismissed. If the commissioner determines from 12 the facts specified that the licensee has violated any of the provisions of 13 this part 2 ARTICLE 36, and that the licensee has not yet made complete 14 restitution to the person complaining, he THE COMMISSIONER shall 15 determine the amount of damages, if any, to which such THE person is 16 entitled as the result of such THE violation and he shall enter an order 17 directing the offender to pay such THE amount to the person complaining 18 on or before the date fixed in the order. A copy of the decision shall be 19 furnished to all the respective parties to the complaint.

20 (9) (10) As a result of such THE hearing, the commissioner may 21 also enter any order suspending or revoking the license of a licensee or 22 may place the licensee on probation if the commissioner determines that 23 the licensee has committed any of the unlawful acts specified in section 24  $\frac{12-16-221}{12-16-221}$  35-36-123 or that the licensee has violated any of the 25 provisions of this part 2 ARTICLE 36.

26 (10) (a) (11) (a) If a person against whom an order, as specified
 27 in paragraph (c) of subsection (8) SUBSECTION (9)(c) of this section, is

made and issued fails, neglects, or refuses to obey said order within the time specified in the order, the commissioner may thereupon issue a further order to that person directing the person to show cause why his or her license should not be suspended or revoked for failure to comply with said order.

6 (b) In such case, a copy of said order to show cause, together with 7 a notice of the time and place of the hearing thereupon, shall be served 8 personally or by mail upon the person involved. Service shall be made at 9 least ten days before the hearing, which shall be held in the city or town 10 in which the business location of the licensee is situated or at any 11 convenient place designated by the commissioner.

12 (c) The commissioner shall conduct such THE hearing pursuant to 13 the provisions of section 24-4-105 C.R.S., and thereafter shall enter an 14 order and decision specifying the facts established at the hearing and 15 either dismissing the order to show cause, or directing the suspension or 16 revocation of the license held by the licensee, or making such other 17 conditional or probationary orders as may be proper. A copy of said order 18 and decision shall be furnished to the licensee.

(d) Nothing in this section shall be construed as limiting the power
of the commissioner to revoke or suspend a license when he OR SHE is
satisfied of the existence of any of the facts specified in section
12-16-221 35-36-123.

(11) (12) Whenever the absence of records or other circumstances
 makes it impossible or unreasonable for the commissioner to ascertain the
 names and addresses of all persons specified in subsection (6) (7) of this
 section, the commissioner, after exercising due diligence and making a
 reasonable inquiry to secure said information from all reasonable and

1 available sources, shall not be liable or responsible for the claims or the 2 handling of claims which THAT may subsequently appear or be 3 discovered. After ascertaining all claims, assessments, and statements in 4 the manner set forth in subsection (6) (7) of this section, the 5 commissioner may then demand payment on the bond or irrevocable letter 6 of credit on behalf of those claimants whose claims have been determined 7 by the commissioner as valid and, in the instance of a bond, may settle or 8 compromise said claims with the surety company on the bond and execute 9 and deliver a release and discharge of the bond involved. Upon the refusal 10 of the surety company to pay the demand, the commissioner may bring an 11 action on the bond on behalf of the producer, dealer, or owner. 12 (12) (13) For the purpose of this section, a transaction is deemed 13 to have occurred: 14 (a) On the date that possession of commodities is transferred by 15 a claimant; or 16 (b) In the case of delayed payment transactions, on the contractual 17 date of payment or, if there is no contractual date of payment, thirty days 18 following the transfer of title. 19 (13) (14) A public warehouse shall be maintained by the 20 commodity handler in a manner adequate to provide a convenient and 21 safe means of ingress and egress to the various storage bins and 22 compartments by those persons authorized to make inspections. 23 (14) (a) (15) (a) Each warehouse shall be kept open for the purpose of receiving commodities for storage and delivering commodities 24 25 out of storage every business day for a period of not less than six hours 26 between the hours of 8 a.m. and 6 p.m. except as provided in paragraph 27 (b) of this subsection (14) SUBSECTION (15)(b) OF THIS SECTION. The

commodity handler shall post conspicuously on the door of the public
 entrance to his OR HER office and to his OR HER licensed warehouse a
 notice showing the hours during which the warehouse will be kept open;
 except that such THE notice is not necessary when a warehouse is kept
 open continuously from 8 a.m. to 6 p.m.

6 (b) Whenever a warehouse is not to be kept open as required by 7 paragraph (a) of this subsection (14) SUBSECTION (15)(a) OF THIS 8 SECTION, the notice posted as prescribed in said paragraph (a) 9 SUBSECTION (15)(a) OF THIS SECTION shall state the period during which 10 the warehouse is to be closed and the name, address, and telephone 11 number, if any, of the person who shall be authorized to deliver 12 commodities stored in such THE warehouse upon lawful demand by the 13 depositor thereof or the holder of the receipt thereof, as the case may be.

14 35-36-117. [Formerly 12-16-216] Procedure on shortage -15 **refusal to submit to inspection.** (1) Whenever it appears probable after 16 investigation that a licensed warehouse operator does not possess sufficient commodities to cover the outstanding negotiable warehouse 17 18 receipts, scale tickets, or other evidences of storage liability issued or 19 assumed by the warehouse operator, the department may give notice to 20 the warehouse operator that he or she is required to do all or any of the 21 following:

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(a) Cover <del>such</del> THE shortage;

(b) Give an additional bond or irrevocable letter of credit;

24 (c) Submit to such inspection as the department may deem25 necessary.

(2) If the warehouse operator fails to comply with the terms of thenotice within twenty-four hours after the date of its issuance or within

such further time as the department may allow, the department may do all
 or any of the following:

3 (a) Issue a cease-and-desist order pursuant to section <del>12-16-219</del>
4 35-36-120;

5 (b) Take possession of all commodities in the public warehouse 6 owned, operated, or controlled by the warehouse operator and of all 7 books, papers, records, and property of all kinds used in connection with 8 the conduct or operation of the warehouse operator's public warehouse 9 business, whether such THE books, papers, records, and property pertain 10 specifically, exclusively, directly, or indirectly to that business or are 11 related to his or her handling, storage, or use of commodities in any other 12 business;

(c) Apply to any court of competent jurisdiction for an order to
enjoin the warehouse operator from interfering with the department in the
discharge of its duties as required by this section;

(d) Petition any court of competent jurisdiction for an order
requiring the warehouse operator or any person who has possession of
any commodities, books, papers, records, or property of any kind used in
connection with the conduct or operation of the public warehouse
business who has refused to surrender possession to the department to
surrender possession of the same to the department.

(3) Upon its taking possession of the commodities, the department
may give written notice of its action to the holders of all negotiable
warehouse receipts or other evidences of deposits issued for commodities
to present their negotiable warehouse receipts or other evidences of
deposits for inspection or to account for the same. Thereupon, the
department shall cause an audit to be made of the affairs of such THE

1 public warehouse with respect to any commodity in which there is an 2 apparent shortage, determine the amount of such THE shortage, and 3 compute the shortage as to each owner of the commodity. The department 4 shall attempt to notify the warehouse operator of the amount of such THE 5 shortage and attempt to notify each owner thereby affected. If the owner 6 cannot be notified after a reasonable attempt by the department, the 7 department shall not be held liable for any losses incurred by such THE 8 owner.

9 (4) The department shall retain possession of the commodity in 10 the public warehouse and of the books, papers, records, and property of 11 the warehouse operator until such time as the warehouse operator or the 12 warehouse operator's bond or irrevocable letter of credit has satisfied the 13 claims of all holders of negotiable warehouse receipts or other evidences 14 of deposits. In case the shortage exceeds the amount of the bond or 15 irrevocable letter of credit, the warehouse operator's bond or irrevocable 16 letter of credit shall satisfy such THE claims pro rata. Nothing in this 17 section shall be construed to prevent the department from complying with 18 an order of a court of competent jurisdiction to surrender possession.

(5) If during or after the audit provided for in this section or at any
other time the department is of the opinion that the warehouse operator
is insolvent or in danger of becoming so or is unable to satisfy the claims
of all holders of negotiable warehouse receipts or other evidences of
deposits, the department may petition a court of competent jurisdiction in
such THE county for the appointment of a receiver to operate or liquidate
the business of the warehouse operator in accordance with applicable law.

26 (6) At any time within ten days after the department takes27 possession of any commodities or the books, papers, records, and

property of any public warehouse, the warehouse operator may apply to a court of competent jurisdiction for an order requiring the department to show cause why such THE commodities, books, papers, records, and property should not be restored to the warehouse operator's possession. Upon its being served notice, the department shall have not more than ten days to respond.

7 (6.1)(a) (7) (a) If a court of competent jurisdiction determines that
8 all or any part of the commodities, books, papers, records, and property
9 should not be restored to the possession of the warehouse operator, the
10 court may:

(I) Appoint a receiver for all or any part of the commodities,
 books, papers, records, and property; or

(II) Determine the disposition of the commodities, books, papers,
records, and property which THAT were in the public warehouse and
seized pursuant to this part 2 ARTICLE 36.

(b) Pending determination of the ownership of the commodities,
any funds received from the disposition of the commodities shall be
placed in an interest-bearing escrow account.

19 (6.5) (8) If the warehouse operator does not apply to a court of 20 competent jurisdiction for a show-cause order under subsection (6) of this 21 section, the department's action is presumed valid, and the commissioner 22 may determine the disposition of the commodities, books, papers, records, 23 and property that were in the public warehouse and seized pursuant to this 24 part 2 ARTICLE 36. Pending determination of the ownership of the 25 commodities, any funds received from the disposition of the commodities 26 shall be placed in an interest-bearing escrow account.

27 (7) (9) All expenses incurred by the department in carrying out the

provisions of this section shall be a first charge and lien upon the assets of the warehouse operator; and such THE expenses may be recovered in a separate civil action brought by the department, represented by the attorney general, in a court in the county in which the public warehouse is located, or they may be recovered at the same time and as a part of an action filed under subsection (5) of this section.

7 (8) (10) As a part of the expenses so incurred, the department or
8 the receiver is authorized to include the cost of adequate liability
9 insurance necessary to protect the department, its officers, and others
10 engaged in carrying out the provisions of this section.

35-36-118. [Formerly 12-16-217] Inspection fees. (1) The state
agricultural commission, after conferring with interested industry groups,
is authorized to fix, assess, and collect fees for the inspection of
commodity handlers.

15 (2) (a) For each fiscal year, commencing on July 1, twenty-five 16 percent of the direct and indirect costs of administering and enforcing this 17 article ARTICLE 36 shall be funded from the general fund. The agricultural 18 commission shall establish a fee schedule to cover any direct and indirect 19 costs not funded from the general fund. The inspection fee shall be paid 20 by the person, firm, corporation, or other organization requesting the 21 service at the time it is rendered or as otherwise provided and authorized 22 by the commission.

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(b) Repealed.

(3) All moneys MONEY collected pursuant to this section shall be
 transmitted to the state treasurer, who shall credit the same to the
 inspection and consumer services cash fund created in section 35-1-106.5.
 C.R.S.

**35-36-119.** [Formerly 12-16-218] Bonds or irrevocable letters of credit - exemptions. (1) (a) Before any license is issued to any commodity handler, the applicant shall file with the commissioner a bond executed by the applicant as principal and by a surety company qualified and authorized to do business in this state as a surety or an irrevocable letter of credit meeting the requirements of section 11-35-101.5, C.R.S., in the sum of not less than ten thousand dollars nor more than one million

8 dollars, at the discretion of the commissioner.

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9 (b) The bond or irrevocable letter of credit must be conditioned 10 upon compliance with this part 2 ARTICLE 36 and upon the faithful and 11 honest handling of commodities in accordance with this part 2 ARTICLE 12 36 and must cover any inspection fees due the department of agriculture 13 by the commodity handler and all costs and reasonable attorney fees 14 incident to any suit upon the bond or irrevocable letter of credit. The bond 15 or irrevocable letter of credit must be to the department of agriculture in 16 favor of every producer or owner and, in the instance of a bond, must 17 remain in full force and effect until cancelled by the surety upon thirty 18 days' prior written notice to the commissioner.

(c) (I) Any producer or owner within the state of Colorado
claiming to be injured by the fraud, deceit, or willful negligence of, or
failure to comply with this part 2 ARTICLE 36 by, any commodity handler
may request the department, as beneficiary, to demand payment on the
irrevocable letter of credit or surety bond to recover the damages caused
by such THE fraud, deceit, willful negligence, or failure to comply with
this part 2 ARTICLE 36.

26 (II) The surety on the bond or the issuer of the letter of credit is27 not liable to pay any claim pursuant to any action brought under this part

2 ARTICLE 36 if the action is not commenced within one hundred eighty
 days after the date of the transaction, as that term is defined in section
 12-16-215 (12) 35-36-116 (13), on which the claim is based, or the date
 of the loss, whichever is later.

5 (d) When any action is commenced on said bond or irrevocable 6 letter of credit, the commissioner may require the filing of a new bond or 7 irrevocable letter of credit, and the commodity handler's failure to file the 8 new bond or irrevocable letter of credit within ten days after the 9 commencement of said action constitutes grounds for the suspension or 10 revocation of his OR HER license.

11 (e) Any person licensed pursuant to part 1 of this article ARTICLE 12 37 OF THIS TITLE 35 may apply for a license as a commodity handler and 13 shall not be subject to the license fee required by section 12-16-20514 35-36-105. The bond or irrevocable letter of credit required by section 15 12-16-106 35-37-106 shall also apply to such THE person's activities as 16 a commodity handler and shall be subject to the provisions of this section 17 and section 12-16-215 35-36-116.

18 (2) Whenever the commissioner determines that a previously 19 approved bond or irrevocable letter of credit is or for any cause has 20 become insufficient, he THE COMMISSIONER may require an additional 21 bond or irrevocable letter of credit or other evidence of financial 22 responsibility to be given by a commodity handler to conform to the 23 requirements of this part 2 ARTICLE 36 or any rule or regulation 24 promulgated pursuant to the provisions of this part 2 ARTICLE 36. The 25 commodity handler's failure to comply with the commissioner's 26 requirement within thirty days after written demand therefor constitutes 27 grounds for the suspension or revocation of his OR HER license.

(3) Repealed.

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2 35-36-120. [Formerly 12-16-219] Cease-and-desist order -3 restraining order. (1) If the commissioner determines that there exists 4 a violation of any provision of this part 2 ARTICLE 36 or of any rule or 5 regulation promulgated under the authority of this part 2 ARTICLE 36, the 6 commissioner may issue a cease-and-desist order, which may require any 7 person to cease functioning as a commodity handler, except for those 8 functions necessary to prevent spoilage of products stored in his OR HER 9 public warehouse. Such THE order shall set forth the provision alleged to 10 have been violated, the facts alleged to have constituted the violation, and 11 the requirement that all functions, except those necessary to prevent 12 spoilage, be ceased forthwith. At any time after the date of the service of 13 the order to cease and desist, the person may request a hearing on the 14 question of whether or not any such THE violation has occurred. Such THE 15 hearing shall be concluded in not more than ten days after such THE 16 request and shall be conducted pursuant to the provisions of article 4 of 17 title 24. <del>C.R.S.</del>

18 In the event that any person fails to comply with a (2)19 cease-and-desist order within twenty-four hours after service, the 20 commissioner may apply to a court of competent jurisdiction to 21 temporarily or permanently restrain or enjoin the act or practice in 22 question and to enforce compliance with this  $\frac{1}{2}$  ARTICLE 36 or any 23 rule or order pursuant to this part 2 ARTICLE 36. In any such action, the 24 commissioner shall not be required to plead or prove irreparable injury or 25 the inadequacy of a remedy at law. Under no circumstances shall the 26 court require the commissioner to post a bond.

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(3) No stay of a cease-and-desist order shall be issued before a

1 hearing thereon involving both parties.

2 (4) Matters brought before a court pursuant to this section shall
3 have preference over other matters on the court's calendar.

35-36-121. [Formerly 12-16-219.5] Civil penalties. (1) Any
person who violates any provision of this part 2 ARTICLE 36 or any
regulation RULE enacted pursuant to this part 2 ARTICLE 36 is subject to
a civil penalty as determined by the commissioner. The maximum penalty
shall not exceed one thousand dollars per violation per day.

9 (2) No civil penalty may be imposed unless the person charged is
10 given notice and an opportunity for a hearing pursuant to article 4 of title
11 24. C.R.S.

(3) If the commissioner is unable to collect a civil penalty or if any
person fails to pay all or any portion of a civil penalty, the commissioner
may recover such THE amount, plus costs and attorney fees, by action in
any court of competent jurisdiction.

16 (4) Under circumstances where the commissioner did not have
17 probable cause to impose a civil penalty, the person charged may recover
18 his OR HER costs and attorney fees from the department of agriculture.

(5) All moneys MONEY collected from civil penalties pursuant to
the provisions of this section shall be transmitted to the state treasurer and
credited to the inspection and consumer services cash fund created in
section 35-1-106.5. C.R.S.

(6) Before imposing a civil penalty, the commissioner may
consider the effect of such THE penalty on the ability of the person
charged to stay in business.

26 35-36-122. [Formerly 12-16-220] Appeal. Any action of the
 27 commissioner with reference to the administration of this part 2 ARTICLE

1 36 may be reviewed by any court of competent jurisdiction pursuant to 2 the provisions of section 24-4-106 <del>C.R.S.,</del> only after all administrative 3 remedies have been exhausted.

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35-36-123. [Formerly 12-16-221] Unlawful acts. (1) It is 5 unlawful and a violation of this part 2 ARTICLE 36 for any person to:

6 (a) Make fraudulent charges or returns for the handling, sale, or 7 storage or for the rendering of any service in connection with the 8 handling, sale, or storage of any commodities. Violation of this paragraph 9 (a) SUBSECTION (1)(a) shall constitute a class 6 felony.

10 (b) Willfully fail or refuse to render a true account of sales or 11 storage or to make a settlement thereon or to pay for commodities 12 received on the date and in the manner specified in the contract with the 13 owner or, if no date is specified in the contract or on delivery, within 14 thirty days after the date of delivery or the date on which the person took 15 possession of such THE commodities. Violation of this paragraph (b) 16 SUBSECTION (1)(b) shall constitute a class 6 felony.

17 (c) Intentionally make false or misleading statements as to the 18 market conditions for commodities or false or misleading statements as 19 to the condition, quality, or quantity of commodities received, handled, 20 sold, or stored. Violation of this paragraph (c) SUBSECTION (1)(c) shall 21 constitute a class 6 felony.

22 (d) Engage in fictitious sales, in collusion, or in unfair practices 23 to defraud the owners. Violation of this paragraph (d) SUBSECTION (1)(d) 24 shall constitute a class 6 felony.

25 (e) Act as a commodity handler without having obtained a license 26 or act as a commodity handler without having filed a surety bond or 27 irrevocable letter of credit, as provided in this part 2 ARTICLE 36.

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Violation of this paragraph (e) SUBSECTION (1)(e) shall constitute a class
 6 felony.

3 (f) Willfully convert to his OR HER own use or benefit the
4 commodities of another. Violation of this paragraph (f) SUBSECTION (1)(f)
5 shall constitute theft, as defined in section 18-4-401. C.R.S.

6 (g) Commit fraud or deception in the procurement or attempted
7 procurement of a license. Violation of this paragraph (g) SUBSECTION
8 (1)(g) shall constitute a class 1 misdemeanor.

9 (h) Fail to comply with any lawful order of the commissioner
10 concerning the administration of this part 2 ARTICLE 36. Violation of this
11 paragraph (h) SUBSECTION (1)(h) shall constitute a class 1 misdemeanor.

(i) Interfere with or hinder an authorized representative of the
department while performing his OR HER duties under this part 2 ARTICLE
36. Violation of this paragraph (i) SUBSECTION (1)(i) shall constitute a
class 1 misdemeanor.

16 (j) Willfully alter or destroy any negotiable warehouse receipt or 17 the record of such THE negotiable warehouse receipt or issue a negotiable 18 warehouse receipt without preserving a record thereof; or issue a 19 negotiable warehouse receipt when the commodity described is not in the 20 building certified in the receipt; or, with intent to defraud, issue a second 21 or other negotiable warehouse receipt for any commodity for which, or 22 for any part of which, a valid negotiable warehouse receipt is already 23 outstanding and in force; or, while any valid negotiable warehouse receipt 24 is outstanding and in force, sell, pledge, mortgage, encumber, or transfer 25 a commodity in violation of the provisions of this part 2 ARTICLE 36 or 26 permit the same to be done without the written consent of the holder of 27 the negotiable warehouse receipt or receive such THE property or help to

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dispose of the same. Violation of this paragraph (j) SUBSECTION (1)(j)
 shall constitute a class 6 felony.

3 (k) Sell commodities for less than the current market price to any 4 person with whom he or she has any financial connection, directly or 5 indirectly, either as an owner of the corporate stock of a corporation, as 6 a copartner, or in any other capacity, or sell any commodities out of the 7 purchase price of which said handler, directly or indirectly, retains any 8 portion thereof other than the commission allowed and reported pursuant 9 to section 12-16-112 35-37-114. Violation of this paragraph (k) 10 SUBSECTION (1)(k) shall constitute theft, as defined in section 18-4-401. 11 C.R.S.

12 (1) Act as a commodity handler and, with intent to defraud, make, 13 draw, utter, or deliver any check, draft, or order for the payment of money 14 upon any bank or other depository to the owner for the purchase price of 15 any commodities or any part thereof upon obtaining possession or control 16 thereof, when at the time of the making, drawing, uttering, or delivery the 17 maker or drawer has not sufficient funds in or credit with such THE bank 18 or other depository for the payment of such THE check, draft, or order in 19 full upon its presentation. The making, drawing, uttering, or delivery of 20 such THE check, draft, or order shall be prima facie evidence of an intent 21 to defraud. "Credit", as used in this paragraph (1) SUBSECTION (1)(1), 22 means an arrangement or understanding with the bank or depository for 23 the payment of such THE check, draft, or order. Violation of this 24 paragraph (1) SUBSECTION (1)(1) shall constitute fraud by check, as 25 defined in section 18-5-205. C.R.S.

26 **35-36-124.** [Formerly 12-16-222] Penalties. (1) Any person who
 27 violates any of the provisions of section <del>12-16-221 (1)(a), (1)(b), (1)(c),</del>

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1 (1)(d), (1)(e), or (1)(j) 35-36-123 (1)(a), (1)(b), (1)(c), (1)(d), (1)(e), OR 2 (1)(j) commits a class 6 felony and shall be punished as provided in 3 section 18-1.3-401. C.R.S. Any person who violates any of the provisions 4 of section  $\frac{12-16-221(1)(f)}{35-36-123(1)(f)}$  commits theft, as defined in 5 section 18-4-401. C.R.S. Any person who violates any of the provisions 6 of section  $\frac{12-16-221}{(1)(g)}$ ,  $\frac{(1)(h)}{(1)}$ ,  $\frac{(1)(i)}{35-36-123}$ ,  $\frac{(1)(g)}{(1)(h)}$ , OR 7 (1)(i) commits a class 1 misdemeanor and shall be punished as provided 8 in section 18-1.3-501. C.R.S.

9 (2) Any person who violates any other provision of this part 2
10 ARTICLE 36 commits a class 1 misdemeanor and shall be punished as
11 provided in section 18-1.3-501. C.R.S.

12 (3) Civil suits and criminal prosecutions arising by virtue of any 13 of the provisions of this part 2 ARTICLE 36 may be commenced and tried 14 either in the county in which the commodities were received by the 15 commodity handler, or in the county in which the principal place of 16 business of such THE commodity handler is located, or in the county in 17 which the violation of this  $\frac{1}{2}$  ARTICLE 36 occurred. The attorney 18 general or the district attorney for the judicial district in which the 19 violation of any of the provisions of this part 2 ARTICLE 36 occurs shall, 20 upon the request of any enforcing officer or other interested person, 21 prosecute such THE violation.

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**35-36-125.** [Formerly 12-16-223] Repeal of article. This article ARTICLE 36 is repealed, effective July 1, 2020. Prior to such THE repeal, the licensing functions of the commissioner shall be reviewed as provided

- 25 for in section 24-34-104. C.R.S.
- 26 SECTION 2. In Colorado Revised Statutes, add with amended
  27 and relocated provisions article 37 to title 35 as follows:

1	ARTICLE 37
2	Farm Products
3	35-37-101. [Formerly 12-16-101] Short title. This part 1 shall be
4	known and may be cited as THE SHORT TITLE OF THIS ARTICLE 37 IS the
5	"Farm Products Act".
6	35-37-102. [Formerly 12-16-102] Legislative declaration. The
7	general assembly hereby declares that farm products are commodities
8	affected with a public interest and thus should be regulated for the
9	protection of both the producer and the consumer.
10	35-37-103. [Formerly 12-16-103] Definitions - rules. As used
11	in this part 1 ARTICLE 37, unless the context otherwise requires:
12	(1) "Agent" means any person who, on behalf of any dealer or
13	small-volume dealer, buys, receives, contracts for, or solicits any farm
14	products from or sells farm products for the owner thereof or who
15	negotiates the consignment or purchase of any farm products on behalf
16	of any dealer or small-volume dealer.
17	(1.5)(2) "Commercial feeding" means the feeding of livestock by
18	a person who receives compensation from the owner of the livestock for
19	such THE feeding.
20	(2)(3) "Commissioner" means the commissioner of agriculture or
21	his OR HER designee.
22	(2.5) (4) "Commodity" means unprocessed small, hard seeds or
23	fruits such as wheat, corn, oats, barley, rye, sunflower seeds, soybeans,
24	beans, grain sorghums, and such other seeds or fruits as may be
25	determined by the commissioner.
26	(3) (5) "Consignor" includes any person who ships or delivers to
27	any dealer or small-volume dealer any farm products for handling, sale,

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1 or resale.

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(3.5) (6) "Credit sale contract" means a contract for the sale of a
farm product when the sale price is to be paid on a date later than thirty
days after delivery of the farm product to the buyer and includes those
contracts commonly referred to as deferred payment contracts, deferred
pricing contracts, and price later contracts.

 $\frac{(4)}{(a)}(7)(a)$  "Dealer" means:

8 (I) Any person engaged in buying any farm products from the 9 owner for processing or resale;

(II) Any person engaged in receiving and taking possession of any
farm products from the owner for storage or safekeeping;

(III) Any person engaged in soliciting or negotiating sales of farm
products between the vendor and purchaser respectively;

(IV) Any person who receives on consignment or solicits from the owner thereof any kind of farm product for sale on commission on behalf of such THE owner, or who accepts any farm product in trust from the owner thereof for the purpose of resale, or who sells or offers for sale on commission any farm product or in any way handles any farm product for the account of, or as an agent of, the owner thereof; or

(V) Any person engaged in buying any farm products from the
owner thereof for the commercial feeding of livestock that are owned
wholly or in part by another, at an animal feeding operation with a
capacity of more than two thousand five hundred head of livestock. The
commissioner shall establish rules to determine the capacity of animal
feeding operations for purposes of this article ARTICLE 37.

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(b) "Dealer" does not include:

27

(I) A bona fide retail grocery merchant or restaurateur having a

1	fixed or established place of business in Colorado as long as the use of
2	farm products by any such THE person is directly related to the operation
3	of the person's retail grocery or restaurant; or
4	(II) A producer under the "Colorado Cottage Foods Act", section
5	25-4-1614 (9)(c), <del>C.R.S.,</del> who earns net revenues of ten thousand dollars
6	or less per calendar year from the sale of each eligible food product.
7	(5) (a) (I) (8) (a) (I) "Farm products" includes the following
8	unprocessed products produced in Colorado or owned by any Colorado
9	resident, dealer, or small-volume dealer:
10	(A) Agricultural, horticultural, viticultural, fruit, and vegetable
11	products of the soil;
12	(B) Livestock and livestock products, except livestock held by the
13	purchaser and not resold or processed within ninety days after the
14	purchase date;
15	(C) Milk; and
16	(D) Honey.
17	(II) The term also includes ensiled corn and baled, cubed, or
18	ground hay.
19	(b) "Farm products" does not include poultry and poultry products,
20	timber products, nursery stock, or commodities.
21	(5.5) (9) "Livestock" has the same meaning as set forth in section
22	35-1-102 (6). <del>C.R.S.</del>
23	(6) (10) "Owner" means any person in whom legal title to any
24	farm product is vested, whether produced by him OR HER or acquired by
25	purchase.
26	(7) (11) "Person" includes an individual, a firm, an association, a
27	partnership, a corporation, or the commissioner.

1	(8) (12) "Processing" means the operation of drying, canning,
2	fermenting, distilling, extracting, preserving, grinding, crushing, flaking,
3	mixing, or otherwise changing the form of a farm product for the purpose
4	of reselling the product.
5	(9) (13) "Producer" means any person engaged in growing or
6	producing any farm product.
7	(10) (14) "Retail grocery merchant" means any person whose sales
8	are more than fifty percent non-farm product grocery household
9	merchandise.
10	(10.5) (15) "Small-volume dealer" means any person who:
11	(a) Does not qualify as a "dealer" under subparagraph (II), (III),
12	(IV), or (V) of paragraph (a) of subsection (4) SUBSECTIONS (7)(a)(II) TO
13	(7)(a)(V) of this section;
14	(b) Has a fixed or established place of business in Colorado;
15	(c) Buys less than twenty thousand dollars' worth of farm products
16	or commodities, in aggregate, per year from the owners for processing or
17	resale;
18	(d) Does not purchase in a single transaction two thousand five
19	hundred dollars' worth or more of farm products or commodities, in
20	aggregate; and
21	(e) Does not purchase farm products for commercial feeding of
22	livestock.
23	(11) (Deleted by amendment, L. 95, p. 693, § 1, effective May 23,
24	<del>1995.)</del>
25	35-37-104. [Formerly 12-16-104] Application for license -
26	rules. (1) No person shall act as a dealer, small-volume dealer, or agent
27	without having obtained a license as provided in this part 1 ARTICLE 37.

Every person acting as a dealer, small-volume dealer, or agent shall file an application in writing with the commissioner for a license to transact the business of dealer, small-volume dealer, or agent, and such THE application shall be accompanied by the license fee provided for in section <del>12-16-105</del> 35-37-105 for each specified class of business.

6 (2) The application in each case shall state the class or classes of 7 farm products the applicant proposes to handle, the full name of the 8 person applying for such THE license, and, if the applicant is a firm, 9 exchange, association, or corporation, the full name of each member of 10 the firm or the names of the officers of the exchange, association, or 11 corporation. Such THE application shall further state the principal 12 business address of the applicant in the state of Colorado and elsewhere 13 and the names of the persons authorized to receive and accept service of 14 summons and legal notices of all kinds for the applicant. The applicant 15 shall further satisfy the commissioner of his OR HER character, 16 responsibility, and good faith in seeking to carry on the business stated in 17 the application. In determining a person's character, the commissioner 18 shall be governed by the provisions of section 24-5-101. C.R.S.

19 (3) In addition to the general requirements applicable to all classes 20 of applications, as set forth in this section, each application for an agent's 21 license shall include such information as the commissioner may consider 22 proper or necessary, and such THE application shall include the name and 23 address of the applicant and the name and address of each dealer or 24 small-volume dealer represented or sought to be represented by said agent 25 and the written endorsement or nomination of such THE dealer or 26 small-volume dealer. No person shall be licensed as an agent unless all 27 of such THE agent's principals are licensed under this part 1 ARTICLE 37.

1 (4) Upon the applicant's filing of the proper application with the 2 commissioner, accompanied by the proper fee, and when the 3 commissioner is satisfied that the convenience and necessity of the 4 industry and the public will be served thereby, the commissioner shall 5 issue to such THE applicant a license entitling the applicant to conduct the 6 business described in the application at the place named in the application 7 until the date specified by the commissioner by rule or until the license 8 has been suspended or revoked. The license of an agent shall expire upon 9 the date of expiration of the license of the principal for whom the agent 10 acts. The commissioner may also issue a license to each agent, with a 11 separate agent's license being required for each principal. Any dealer, 12 small-volume dealer, or agent shall show said THE license upon the 13 request of any interested person. Each licensed dealer, small-volume 14 dealer, or agent shall post such THE person's license or a copy thereof in 15 the person's office or salesroom in plain view of the public.

16 (5) Fraud or misrepresentation in making any application shall 17 ipso facto work a revocation of any license granted pursuant thereto. All 18 indicia of the possession of a license shall be at all times the property of 19 the state of Colorado, and each licensee is entitled to the possession 20 thereof only for the duration of said license.

(6) Any person licensed under part 2 of this article ARTICLE 36 OF
THIS TITLE 35 may apply for a license as a dealer or small-volume dealer
without paying the license fee otherwise required by section 12-16-105
35-37-105.

35-37-105. [Formerly 12-16-105] License fee - renewal - rules.
(1) (a) For filing the application described in section 12-16-104
35-37-104, each applicant for a license in each of the following categories

shall pay to the commissioner a fee as determined by the agricultural
commission, which fee shall be transmitted to the state treasurer for credit
to the inspection and consumer services cash fund created in section
35-1-106.5: C.R.S.

(I) Dealers; except that a dealer who signs an affidavit stating that
such THE dealer shall make payment in cash or by one of the other means
specified in section 12-16-106 (1)(f) 35-37-106 (1)(e) for each transaction
for farm products shall pay the same application fee as a small-volume
dealer;

10 (II) Agents; and

(III) Small-volume dealers.

(b) (f) For each fiscal year, commencing on July 1, twenty-five
percent of the direct and indirect costs of administering and enforcing this
article ARTICLE 37 shall be funded from the general fund. The agricultural
commission shall establish a fee schedule to cover any direct and indirect
costs not funded from the general fund.

17

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## (II) Repealed.

(2) If any licensee fails for any reason to apply for the renewal of
 a license before an annual date specified by the commissioner by rule,
 such THE licensee shall, upon application for a renewal license and before
 such THE license is issued, pay a penalty as established by the agricultural
 commission, which shall be in addition to the license fee.

(3) Any person against whose surety a claim has been collected or
any person against whom an irrevocable letter of credit has been drawn
by the commissioner in accordance with the provisions of this part 1
ARTICLE 37 shall not be licensed by the commissioner during the period
of three years from the date of such THE collection; except that the

commissioner may, in his OR HER discretion and consistent with the
 purpose of this part 1 ARTICLE 37, issue a temporary license to such THE
 person for such THE period, subject to such restrictions as the
 commissioner deems reasonable and necessary.

5 (4) Any licensee who has a verified complaint pending against 6 him OR HER with the commissioner shall not be issued a renewal license 7 until the complaint has been settled to the satisfaction of the 8 commissioner.

9 (5) Upon the failure of an applicant to file a bond or an 10 irrevocable letter of credit meeting the requirements of section 11 11-35-101.5, C.R.S., within ninety days of the date of application, the 12 application will be rendered void, and the license fee will not be 13 refunded. Any subsequent application for a license shall require a new 14 license fee.

(6) Whenever the commissioner deems it appropriate, the
commissioner may require of any applicant for an initial license, any
applicant for a renewal of a license, or any licensee the submission of a
financial statement or an audit, prepared by a certified public accountant,
or any other information to determine whether such THE person is in an
adequate financial position to carry out his or her duties as a licensee.

21 35-37-106. [Formerly 12-16-106] Bonds and irrevocable letters 22 of credit - exemptions. (1) (a) Before any license is issued to any dealer, 23 the applicant shall file with the commissioner a bond executed by the 24 applicant as principal and by a surety company qualified and authorized 25 to do business in this state as a surety or an irrevocable letter of credit 26 meeting the requirements of section 11-35-101.5 C.R.S., in the sum of not 27 less than two thousand dollars nor more than two hundred thousand 1 dollars, at the discretion of the commissioner.

(b) Repealed.

2

3 (c) (b) The bond or irrevocable letter of credit must be conditioned 4 upon compliance with this part 1 ARTICLE 37 and upon the faithful and 5 honest handling of farm products in accordance with this part 1 ARTICLE 6 37 and shall cover any fees due the department of agriculture by the 7 dealer and all costs and reasonable attorney fees incident to any suit upon 8 the bond or irrevocable letter of credit. The bond or irrevocable letter of 9 credit must be to the department of agriculture in favor of every producer. 10 dealer, small-volume dealer, or owner and, in the instance of a bond, must 11 remain in full force and effect until cancelled by the surety upon thirty 12 days' prior written notice to the commissioner.

13 (d) (c) (I) Any producer, owner, small-volume dealer, or other 14 dealer within the state of Colorado claiming to be injured by the fraud, 15 deceit, or willful negligence of, or failure to comply with this part 1 16 ARTICLE 37 by, any dealer may request the department of agriculture, as 17 beneficiary, to demand payment on the irrevocable letter of credit or 18 surety bond to recover the damages caused by the fraud, deceit, willful 19 negligence, or failure to comply with this part 1 ARTICLE 37.

(II) The surety on the bond or the issuer of the letter of credit is
not liable to pay any claim pursuant to any action brought under this part
+ ARTICLE 37 if the action is not commenced within one hundred eighty
days after the date of the transaction, as that term is defined in section
12-16-215 (12) 35-36-116 (13), on which the claim is based, or the date
of the loss, as that term is defined in section 12-16-202 (10) 35-36-102
(15), whichever is later.

27

(e) (d) When any action is commenced on said bond or irrevocable

letter of credit, the commissioner may require the filing of a new bond or
 irrevocable letter of credit, and failure of the licensee to file the new bond
 or irrevocable letter of credit within ten days after the commencement of
 said action constitutes grounds for the suspension or revocation of his OR
 HER license.

6 (f) (e) No bond or irrevocable letter of credit shall be required of 7 a dealer who pays for farm products in cash or with a bank-certified 8 check, a bank cashier's check, an irrevocable electronic funds transfer, or 9 a money order at the time the dealer obtains from the owner thereof 10 possession or control of the farm products, or of an applicant for a license 11 or a licensee operating under a bond required by the United States to 12 secure the performance of his or her obligations; except that the bond 13 shall include all obligations pertaining to Colorado farm products, and 14 documentary evidence shall be furnished to the commissioner that the 15 bond required by the United States is in full force and effect.

(g) (f) The bond or irrevocable letter of credit required by section
 12-16-218 35-36-119 shall apply to the activities as a dealer of any person
 licensed pursuant to part 2 of this article. Such ARTICLE 36 OF THIS TITLE
 35. THE persons shall also be subject to the provisions of this section and
 section 12-16-107 35-37-107.

(2) Whenever the commissioner determines that a previously
approved bond or irrevocable letter of credit is, or for any cause has
become, insufficient, he THE COMMISSIONER may require an additional
bond or irrevocable letter of credit or other evidence of financial
responsibility to be given by a dealer to conform to the requirements of
this part 1 ARTICLE 37 or any rule or regulation promulgated pursuant to
the provisions of this part 1 ARTICLE 37. The failure of the dealer to

1 comply with the commissioner's requirement within thirty days after 2 written demand therefor constitutes grounds for the suspension or 3 revocation of his OR HER license.

4 (3) Repealed.

5 35-37-107. [Formerly 12-16-107] Investigations, hearings, and 6 examinations. (1) For the purpose of enforcing the provisions of this 7 part 1 ARTICLE 37, the commissioner may receive complaints from 8 persons against any dealer, small-volume dealer, agent, or person 9 assuming or attempting to act as such and, upon the receipt of such THE 10 a complaint, may make any and all necessary investigations relative to 11 said THE complaint.

12 (2) The commissioner upon his OR HER own motion may, and 13 upon the verified complaint of any person shall, investigate any 14 transactions involving any provisions of this part 1 ARTICLE 37.

15 (3) (a) The commissioner, upon consent of the licensee or upon 16 obtaining an administrative search warrant, shall have free and 17 unimpeded access to all buildings, yards, warehouses, and storage 18 facilities owned by a licensee in which any farm products are kept, stored, 19 handled, processed, or transported.

20 (b) The commissioner, upon consent of the licensee or upon 21 obtaining a search warrant, shall have free and unimpeded access to all 22 records required to be kept and may make copies of such THE records.

23 (c) The commissioner shall have full authority to administer oaths 24 and take statements, to issue subpoenas requiring the attendance of 25 witnesses before him and the production of all books, memoranda, 26 papers, and other documents, articles, or instruments, and to compel the 27 disclosure by such THE witnesses of all facts known to them relative to

the matters under investigation. Upon the failure or refusal of any witness
to obey any subpoena, the commissioner may petition the district court,
and, upon a proper showing, the court may enter an order compelling the
witness to appear and testify or produce documentary evidence. Failure
to obey such an THE order of the court shall be punishable as a contempt
of court.

7 (4) The commissioner may examine the ledgers, books, accounts,
8 memoranda, and other documents and the farm products, scales,
9 measures, and other items in connection with the business of any licensee
10 relating to whatever transactions may be involved.

(5) The commissioner shall not be required to investigate or act
upon complaints regarding transactions which THAT occurred more than
one hundred twenty days prior to the date upon which the commissioner
received the written complaint.

15 (6) If the investigation is against a licensee, the commissioner 16 shall proceed to ascertain the names and addresses of all producers, 17 dealers, small-volume dealers, or owners of farm products, together with 18 the accounts unaccounted for or due and owing to them by said THE 19 licensee, and shall request all such THE producers, dealers, small-volume 20 dealers, or owners to file verified statements of their respective claims 21 with the commissioner. If a producer, dealer, small-volume dealer, or 22 owner so requested fails, refuses, or neglects to file a verified statement 23 in the office of the commissioner within thirty days after the date of such 24 THE request, the commissioner shall thereupon be relieved of any further 25 duty or action under this part 1 ARTICLE 37 on behalf of said producer, 26 dealer, small-volume dealer, or owner.

27

(7) In the course of any investigation, the commissioner may

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1 attempt to effectuate a settlement between the respective parties.

(8) (a) If the commissioner determines, after concluding an
investigation on any complaint, that reasonable grounds exist to believe
that a licensee has violated any of the provisions of this part 1, he
ARTICLE 37, THE COMMISSIONER shall notify the licensee that such THE
complaint is valid and shall inform the licensee of his OR HER opportunity
to request a hearing, in writing, on such THE complaint within ten days
after the date of such THE notice.

9 (b) Upon the receipt of a request for a hearing from a licensee or 10 if the commissioner determines that a hearing concerning any licensee is 11 necessary, he THE COMMISSIONER shall cause a copy of the complaint or 12 the grounds specified in section 12-16-108 35-37-108, together with a 13 notice of the time and place of the hearing, to be served personally or by 14 mail upon such THE licensee. Service shall be made at least ten days 15 before the hearing, which shall be held in the city or town in which the 16 business location of the licensee is situated, or in which the transactions 17 involved allegedly occurred, or at the location deemed by the 18 commissioner to be most convenient.

19 (c) The commissioner shall conduct such THE hearing pursuant to 20 the provisions of section 24-4-105. C.R.S. Thereafter, the commissioner 21 shall enter in his OR HER office a decision specifying the relevant facts 22 established at such THE hearing. If the commissioner determines from the 23 facts specified that the licensee has not violated any of the provisions of 24 this part 1 ARTICLE 37, the complaint shall be dismissed. If the 25 commissioner determines from the facts specified that the licensee has 26 violated any of the provisions of this part 1 ARTICLE 37, and that the 27 licensee has not yet made complete restitution to the person complaining,

he THE COMMISSIONER shall determine the amount of damages, if any, to
which such THE person is entitled as the result of such THE violation and
he shall enter an order directing the offender to pay the person
complaining such THE amount on or before the date fixed in the order. A
copy of the decision shall be furnished to all the respective parties to the
complaint.

(9) As a result of such THE hearing, the commissioner may also
enter any order suspending or revoking the license of a licensee or may
place the licensee on probation if the commissioner determines that the
licensee has committed any of the unlawful acts specified in section
12-16-115 35-37-118 or that the licensee has violated any of the
provisions of this part 1 ARTICLE 37.

(10) (a) If a person against whom an order, as specified in paragraph (c) of subsection (8) SUBSECTION (8)(c) of this section, is made and issued fails, neglects, or refuses to obey said THE order within the time specified in the order, the commissioner may thereupon issue a further order to that person directing him OR HER to show cause why his OR HER license should not be suspended or revoked for failure to comply with said THE order.

(b) In such case, a copy of said THE order to show cause, together
with a notice of the time and place of the hearing thereupon, shall be
served personally or by mail upon the person involved. Service shall be
made at least ten days before the hearing, which shall be held in the city
or town in which the business location of the licensee is situated or at any
convenient place designated by the commissioner.

(c) The commissioner shall conduct such THE hearing pursuant to
 the provisions of section 24-4-105 C.R.S., and thereafter shall enter in his

OR HER office an order and decision specifying the facts established at the hearing and either dismissing the order to show cause, or directing the suspension or revocation of the license held by the licensee, or making such other conditional or probationary orders as may be proper. A copy of said THE order and decision shall be furnished to the licensee.

6 (d) Nothing in this section shall be construed as limiting the power
7 of the commissioner to revoke or suspend a license when he is satisfied
8 of the existence of any of the facts specified in section 12-16-115
9 35-37-118.

10 (11) Whenever the absence of records or other circumstances 11 makes it impossible or unreasonable for the commissioner to ascertain the 12 names and addresses of all persons specified in subsection (6) of this 13 section, the commissioner, after exercising due diligence and making a 14 reasonable inquiry to secure said information from all reasonable and 15 available sources, shall not be liable or responsible for the claims or the 16 handling of claims which THAT may subsequently appear or be 17 discovered. After ascertaining all claims, assessments, and statements in 18 the manner set forth in subsection (6) of this section, the commissioner 19 may then demand payment on the bond or irrevocable letter of credit on 20 behalf of those claimants whose claims have been determined by the 21 commissioner as valid and, in the instance of a bond, may settle or 22 compromise said THE claims with the surety company on the bond and 23 execute and deliver a release and discharge of the bond involved. Upon 24 the refusal of the surety company to pay the demand, the commissioner 25 may bring an action on the bond on behalf of the producer, dealer, 26 small-volume dealer, or owner.

27

(12) For the purpose of this section, a transaction is deemed to

1 have occurred:

2 (a) On the date that possession of farm products is transferred by 3 a claimant;

4 (b) On delayed payment transactions, on the contractual date of 5 payment or, if there is no contractual date of payment, thirty days following the transfer of title. 6

7 (13) Complaints of record made to the commissioner and the 8 results of his OR HER investigations may, in the discretion of the 9 commissioner, be closed to public inspection during the investigatory 10 period and until dismissed or until notice of hearing and charges is served 11 on a licensee, unless otherwise provided by court order.

12

35-37-108. [Formerly 12-16-108] Disciplinary powers -13 **licenses.** (1) The commissioner may deny any application for a license, 14 or may refuse to renew a license, or may revoke or suspend a license, or 15 may place a licensee on probation, as the case may require, if the licensee 16 or applicant has:

(a) Violated any of the provisions of this part 1 ARTICLE 37 or 17 18 violated any of the rules and regulations promulgated by the 19 commissioner pursuant to this part 1 ARTICLE 37;

(b) Been convicted of a felony under the laws of this state, or of 20 21 any other state, or of the United States; except that, in considering a 22 conviction of a felony, the commissioner shall be governed by the 23 provisions of section 24-5-101; C.R.S.;

24 (c) Committed fraud or deception in the procurement or attempted 25 procurement of a license;

26 (d) Failed or refused to file with the commissioner a surety bond 27 or an irrevocable letter of credit, as required by section 12-16-106 1 35-37-106;

- 2 (e) Been determined by the commissioner to be in an inadequate
  3 financial position to meet liability obligations;
- 4 (f) Failed to comply with any lawful order of the commissioner
  5 concerning the administration of this part 1 ARTICLE 37;
- 6 (g) Had a license revoked, suspended, or not renewed or has been
  7 placed on probation in another state for cause, if such THE cause could be
  8 the basis for the same or similar disciplinary action in this state.
- 9 (2) All proceedings concerning the denial, refusal to renew, 10 revocation, or suspension of a license or the placing of a licensee on 11 probation shall be conducted pursuant to the provisions of section 12 <del>12-16-107</del> 35-37-107 and article 4 of title 24. <del>C.R.S.</del>
- (3) Any previous violation of the provisions of this part 1 ARTICLE
  37 by the applicant or any person connected with him THE APPLICANT in
  the business for which he THE APPLICANT seeks to be licensed, or in the
  case of a partnership or corporation applicant any previous violations of
  the provisions of this part 1 ARTICLE 37 by a partner, officer, director, or
  stockholder of more than thirty percent of the outstanding shares, is
  sufficient grounds for the denial of a license.
- 20 35-37-109. [Formerly 12-16-109] Cease-and-desist order - suit 21 for restraining order. (1) If the commissioner determines that there 22 exists a violation of any provision of this part 1 ARTICLE 37 or of any rule 23 or regulation promulgated under the authority of this part 1 ARTICLE 37, 24 the commissioner may issue a cease-and-desist order, which may require 25 any person to cease functioning as a dealer or small-volume dealer, 26 except for those functions necessary to prevent spoilage of products 27 stored in such THE dealer's warehouse. Such THE order shall set forth the

1 provisions alleged to have been violated, the facts alleged to have 2 constituted the violation, and the requirement that all functions, except 3 those necessary to prevent spoilage, be ceased forthwith. At any time after 4 the date of the service of the order to cease and desist, the person may 5 request a hearing on the question of whether or not any such THE 6 violation has occurred. Such THE hearing shall be concluded in not more 7 than ten days after such THE request and shall be conducted pursuant to 8 the provisions of article 4 of title 24. C.R.S.

9 (2) In the event that any person fails to comply with a 10 cease-and-desist order within twenty-four hours after service, the 11 commissioner may bring a suit pursuant to section <del>12-16-114 (2)</del> 12 35-37-116 (2) to prevent any further or continued violation of <del>such</del> THE 13 order.

14 (3) No stay of a cease-and-desist order shall be issued before a15 hearing thereon involving both parties.

16 (4) Matters brought before a court pursuant to this section shall
17 have preference over other matters on the court's calendar.

35-37-110. [Formerly 12-16-110] Appeal. Any action of the
commissioner with reference to the administration of this part 1 ARTICLE
37 may be reviewed by any court of competent jurisdiction pursuant to
the provisions of section 24-4-106 C.R.S., only after all administrative
remedies have been exhausted.

35-37-111. [Formerly 12-16-110.5] Credit sale contracts rules. (1) When a dealer or small-volume dealer purchases farm products
for which payment has not been made, the dealer or small-volume dealer,
within thirty days after the receipt of the farm products, shall provide the
producer or owner of the farm products with a credit sale contract. The

1 credit sale contract must contain the following information:

2 (a) The type and quantity of farm products purchased and the date
3 of purchase;

(b) The charges for handling, if any;

5 (c) The name and address of the producer or owner and the 6 signature of the dealer or small-volume dealer or the authorized agent 7 thereof;

8 (d) The contract number required pursuant to subsection (4) of9 this section; and

(e) One or more statements specified by the commissioner by rule,
including one that warns a producer that entering into a credit sale
contract entails a risk that the bond may not completely protect the
producer from loss in the event of a failure of the dealer or small-volume
dealer.

(2) Records of a dealer or small-volume dealer shall be retained
for a period of two years and shall reflect those credit sale contracts that
have been cancelled and those that are still open. Such THE records shall
be kept at the dealer's or small-volume dealer's place of business at all
times.

20 (3) An annual report of the status of all of a dealer's or
21 small-volume dealer's credit sale contracts may be required by the
22 commissioner.

(4) All credit sale contracts entered into by a dealer or
small-volume dealer shall be consecutively numbered by the dealer, and
copies thereof shall be made available for inspection by the commissioner
or the commissioner's authorized agents.

27

4

**35-37-112.** [Formerly 12-16-111] Records of dealers. (1) Every

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dealer handling farm products for any consignor having received any
farm products on commission for sale shall promptly make and keep a
correct record, showing in detail the following with reference to the
handling, sale, or storage of such THE farm products:

- 5 (a) The name and address of the consignor;
- 6 (b) The date received;
- 7 (c) The condition and quantity upon arrival;
- 8 (d) The date of such THE sale for the account of the consignor;
- 9 (e) The price for which sold;

10 (f) An itemized statement of the charges to be paid by the11 consignor in connection with the sale;

(g) The names and addresses of the purchasers if said THE dealer
has any financial interest in the business of said THE purchasers or if said
THE purchasers have any financial interest in the business of said THE
dealer, directly or indirectly, as a holder of the other's corporate stock, as
a copartner, as a lender or borrower of money to or from the other, or in
any other capacity;

- (h) A lot number or other identifying mark for each consignment,
  which number or mark shall appear on all sales tags or other essential
  records needed to show what the product actually sold for;
- (i) Any claims which THAT have been or may be filed by the
  dealer against any person for overcharges or for damages resulting from
  the injury or deterioration of such THE farm products by the act, neglect,
  or failure of such THE person; and such THE records shall be open to the
  inspection of the commissioner and the consignor for whom such THE
  claims are made.
- 27

## 35-37-113. [Formerly 12-16-111.5] Records of small-volume

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dealers. Each small-volume dealer shall maintain records of all aspects
 of each purchase of farm products in the form and manner required by the
 commissioner.

4 35-37-114. [Formerly 12-16-112] Daily reports and 5 settlements. (1) When requested by his OR HER consignor, a dealer, 6 before the close of the next business day following the sale of any farm 7 products consigned to him THE DEALER, shall transmit or deliver to the 8 owner or consignor a true written report of such THE sale, showing the 9 amount sold and the selling price. Remittance in full of the amount 10 realized from such THE sale, including all collections, overcharges, and 11 damages, less the agreed commission and other charges together with a 12 complete account of sales, shall be made to the consignor within ten days 13 after the receipt of the moneys MONEY by the dealer unless otherwise 14 agreed to in writing. In the account, the names and addresses of 15 purchasers need not be given, except as required in section  $\frac{12-16-111}{12-16-111}$ 16 35-37-112.

17 (2) Every dealer shall retain a copy of the record covering each
18 consignment transaction for a period of one year after the date thereof,
19 which copy shall, at all times, be available for, and open to, the inspection
20 of the commissioner and the consignor or the authorized representative
21 of either.

(3) Every dealer shall pay for farm products delivered to him OR
HER on the date and in the manner specified in the contract with the
owner or, if no date is set by the contract or on the date of the delivery,
within thirty days after the date of the delivery or the taking possession
of such THE farm products.

27

35-37-115. [Formerly 12-16-113] Pooled consignment. Local

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1 produce or fruit associations or other shippers located in the 2 neighborhood where products are grown may receive a reasonable 3 compensation for loading, shipping, and securing persons to handle the 4 same on commission in markets away from the locality where grown. 5 Dealers receiving consignments of farm products from a number of 6 consignors under written agreements or under written authority from them 7 to market such THE products in season and prorate the net proceeds of 8 such THE consignments among all consignors or to market the same in 9 connection with other products of the same class may withhold such THE 10 proportion of the net returns of sales of the consignments as may be 11 necessary to carry out the agreements pertaining to said THE consignments 12 until final sales have been made. In every case, final settlement shall be 13 made within fifteen days after the final sale of the consignment, unless 14 otherwise agreed to in writing by the consignor.

15 35-37-116. [Formerly 12-16-114] Enforcement. (1) The 16 commissioner shall be the enforcing authority of this part 1 ARTICLE 37, and the commissioner or the commissioner's authorized representative 17 18 shall have free and unimpeded access to all places of business and all 19 business records of a licensee pertinent to any proper inquiry in the 20 administration of this part 1 ARTICLE 37. Any person in whom the 21 enforcement of any provision of this part 1 ARTICLE 37 is vested has the 22 power of a peace officer as to such THE enforcement.

(2) Whenever, upon sufficient evidence satisfactory to the
commissioner, the commissioner determines a person has engaged in or
is about to engage in any act or practice constituting a violation of any
provision of this part 1 ARTICLE 37 or of any rule or of any order
promulgated under this part 1, he ARTICLE 37, THE COMMISSIONER may

apply to a court of competent jurisdiction to temporarily or permanently
restrain or enjoin the act or practice in question and to enforce compliance
with this part 1 ARTICLE 37 or any rule or order pursuant to this part 1
ARTICLE 37. In any such THE action, the commissioner shall not be
required to plead or prove irreparable injury or the inadequacy of a
remedy at law. Under no circumstances shall the court require the
commissioner to post a bond.

8 **35-37-117.** [Formerly 12-16-114.5] Civil penalties. (1) Any 9 person who violates any provision of this part 1 ARTICLE 37 or any 10 regulation RULE enacted pursuant to this part 1 ARTICLE 37 is subject to 11 a civil penalty as determined by the commissioner. The maximum penalty 12 shall not exceed one thousand dollars per violation per day.

(2) No civil penalty may be imposed unless the person charged is
given notice and an opportunity for a hearing pursuant to article 4 of title
24. C.R.S.

(3) If the commissioner is unable to collect a civil penalty or if any
person fails to pay all or any portion of a civil penalty, the commissioner
may recover such THE amount, plus costs and attorney fees, by action in
any court of competent jurisdiction.

20 (4) Under circumstances where the commissioner did not have
21 probable cause to impose a civil penalty, the person charged may recover
22 his OR HER costs and attorney fees from the department of agriculture.

(5) All moneys MONEY collected from civil penalties pursuant to
the provisions of this section shall be transmitted to the state treasurer and
credited to the inspection and consumer services cash fund created in
section 35-1-106.5. C.R.S.

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(6) Before imposing a civil penalty, the commissioner may

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consider the effect of such THE penalty on the ability of the person
 charged to stay in business.

3 35-37-118. [Formerly 12-16-115] Unlawful acts. (1) It is
4 unlawful and a violation of this part 1 ARTICLE 37 for any person to:

5 (a) Make fraudulent charges or returns for the handling, sale, or 6 storage or for the rendering of any service in connection with the 7 handling, sale, or storage of any farm products. Violation of this 8 <del>paragraph (a)</del> SUBSECTION (1)(a) shall constitute a class 6 felony.

9 (b) Willfully fail or refuse to render a true account of sales or 10 storage or to make a settlement thereon or to pay for farm products 11 received within the time and in the manner required by this part 1 12 ARTICLE 37. Violation of this paragraph (b) SUBSECTION (1)(b) shall 13 constitute a class 6 felony.

(c) Intentionally make false or misleading statements as to the
market conditions for farm products or false or misleading statements as
to the condition, quality, or quantity of farm products received, handled,
sold, or stored. Violation of this paragraph (c) SUBSECTION (1)(c) shall
constitute a class 6 felony.

(d) Engage in fictitious sales, in collusion, or in unfair practices
to defraud the owners. Violation of this paragraph (d) SUBSECTION (1)(d)
shall constitute a class 6 felony.

(e) Act as a dealer, small-volume dealer, or agent without having
obtained a license or act as a dealer without having filed a surety bond or
an irrevocable letter of credit, as provided in this part 1 ARTICLE 37.
Violation of this paragraph (e) SUBSECTION (1)(e) shall constitute a class
6 felony.

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(f) Willfully convert to his OR HER own use or benefit the farm

products of another. Violation of this paragraph (f) SUBSECTION (1)(f)
 shall constitute theft, as defined in section 18-4-401. C.R.S.

3 (g) Commit fraud or deception in the procurement or attempted
4 procurement of a license. Violation of this paragraph (g) SUBSECTION
5 (1)(g) shall constitute a class 1 misdemeanor.

6 (h) Fail to comply with any lawful order of the commissioner
7 concerning the administration of this part 1 ARTICLE 37. Violation of this
8 paragraph (h) SUBSECTION (1)(h) shall constitute a class 1 misdemeanor.

9 (i) Interfere with or hinder an authorized representative of the 10 commissioner while performing his OR HER duties under this part 1 11 ARTICLE 37. Violation of this paragraph (i) SUBSECTION (1)(i) shall 12 constitute a class 1 misdemeanor.

13 (j) If licensed as a dealer or small-volume dealer, sell farm 14 products for less than the current market price to any person with whom 15 such THE dealer has any financial connection, directly or indirectly, either 16 as an owner of the corporate stock of a corporation, as a copartner, or in 17 any other capacity, or sell any farm products out of the purchase price of 18 which said dealer or small-volume dealer receives, directly or indirectly, 19 any portion thereof other than the commission allowed in section 20 12-16-112 35-37-114. Violation of this paragraph (j) SUBSECTION (1)(j) 21 shall constitute theft, as defined in section 18-4-401. C.R.S.

(k) Act as a dealer, small-volume dealer, or agent and, with intent
to defraud, make, draw, utter, or deliver any check, draft, or order for the
payment of money upon any bank or other depository to the owner for the
purchase price of any farm products or any part thereof upon obtaining
possession or control thereof, when at the time of the making, drawing,
uttering, or delivery the maker or drawer has not sufficient funds in or

1 credit with such THE bank or other depository for the payment of such 2 THE check, draft, or order in full upon its presentation. The making, 3 drawing, uttering, or delivery of such THE check, draft, or order shall be 4 prima facie evidence of an intent to defraud. "Credit", as used in this 5 paragraph(k) SUBSECTION(1)(k), means an arrangement or understanding 6 with the bank or depository for the payment of such THE check, draft, or 7 order. Violation of this paragraph (k) SUBSECTION (1)(k) shall constitute 8 fraud by check, as defined in section 18-5-205. C.R.S.

9 (1) If acting as a dealer who has signed an affidavit in accordance 10 with section  $\frac{12-16-105(1)(a)(I)}{35-37-105(1)(a)(I)}$ , fail to make payment 11 in cash or by one of the other means specified in section  $\frac{12-16-106(1)(f)}{12-16-106(1)(f)}$ 12 35-37-106 (1)(e) for any transaction without first complying with the 13 bonding requirements of section <del>12-16-106</del> 35-37-106. Violation of this 14 paragraph (1) SUBSECTION (1)(1) shall constitute a class 1 misdemeanor. 15 (m) If licensed as a small-volume dealer, purchase twenty 16 thousand dollars' worth or more of farm products in one year from the 17 owner for processing or resale or purchase two thousand five hundred 18 dollars' worth or more of farm products in any single transaction from the 19 owner for processing or resale. Violation of this paragraph (m) 20 SUBSECTION (1)(m) shall constitute a class 1 misdemeanor.

21**35-37-119.** [Formerly 12-16-116] Penalties. (1) Any person who22violates any of the provisions of section  $\frac{12-16-115}{1}(1)(a), (1)(b), (1)(c), (1)(c), (1)(d), OR (1)(c), (1)(c), (1)(d), OR (1)(c) commits23(1)(d), or (1)(c) 35-37-118 (1)(a), (1)(b), (1)(c), (1)(d), OR (1)(c) commits24a class 6 felony and shall be punished as provided in section 18-1.3-401.25C.R.S. Any person who violates any of the provisions of section2612-16-115 (1)(f) or (1)(j) 35-37-118 (1)(f) OR (1)(j) commits theft, as27defined in section 18-4-401. C.R.S. Any person who violates any of the$ 

provisions of section  $\frac{12-16-115}{(1)(g)}$ ,  $\frac{(1)(h)}{(1)(i)}$ ,  $\frac{(1)(l)}{(1)(i)}$ ,  $\frac{(1)(m)}{(m)}$ 35-37-118 (1)(g), (1)(h), (1)(i), (1)(l), OR (1)(m) commits a class 1 misdemeanor and shall be punished as provided in section 18-1.3-501. C.R.S. Any person who violates any of the provisions of section  $\frac{12-16-115}{(1)(k)}$  35-37-118 (1)(k) commits fraud by check, as defined in section 18-5-205. C.R.S.

7 (2) Any person who violates any other provision of this part 1
8 ARTICLE 37 commits a class 1 misdemeanor and shall be punished as
9 provided in section 18-1.3-501. C.R.S.

10 (3) Civil suits and criminal prosecutions arising by virtue of any 11 of the provisions of this part 1 ARTICLE 37 may be commenced and tried 12 either in the county in which the farm products were received by the 13 dealer, small-volume dealer, or agent, or in the county in which the 14 principal place of business of such THE dealer, small-volume dealer, or 15 agent is located, or in the county in which the violation of this part 1 16 ARTICLE 37 occurred. The attorney general or the district attorney for the 17 judicial district in which a violation of any of the provisions of this part 18 + ARTICLE 37 occurs shall, upon the request of any enforcing officer or 19 other interested person, prosecute such THE violation.

35-37-120. [Formerly 12-16-117] Administration - rules and
regulations - delegation of duties. (1) The commissioner may
promulgate such rules and regulations in accordance with article 4 of title
24 C.R.S., as are necessary for the administration of this part 1 ARTICLE
37.

(2) The powers and duties of the commissioner in this part 1
 ARTICLE 37 may be delegated to qualified employees of the department
 of agriculture.

1 35-37-121. [Formerly 12-16-118] Penalties for theft of farm 2 products. (1) If farm products are contracted for sale to an out-of-state 3 purchaser, the purchaser shall be subject to the jurisdiction of the courts 4 of this state in accordance with the provisions of section 13-1-124(1)(a). 5 C.R.S. The seller shall be entitled to all remedies at law in seeking the 6 return of such THE farm products when the purchaser takes delivery of the 7 products but is unable or refuses to make payment for said products and 8 the products have been physically removed to another state. Any such 9 THE action shall be given priority on the court's docket.

(2) If any person purchases farm products in this state and
removes such THE products to another state and issues a check in payment
for those products knowing there are insufficient funds, as defined in
section 18-5-205 (1)(d), C.R.S., to pay for said products, he THE PERSON
commits theft of farm products and shall be punished as provided in
section 18-4-401 (2). C.R.S.

35-37-122. Repeal of article. This ARTICLE 37 IS REPEALED,
EFFECTIVE JULY 1, 2020. BEFORE ITS REPEAL, THIS ARTICLE 37 IS
SCHEDULED FOR REVIEW IN ACCORDANCE WITH SECTION 24-34-104.

SECTION 3. In Colorado Revised Statutes, 11-35-101.5, amend
(1) as follows:

21 Irrevocable letter of credit permitted -11-35-101.5. 22 Where there is the requirement of either an requirements. (1) 23 irrevocable letter of credit or a bond as a condition to licensure in sections 24 12-16-106 (1) and 12-16-218 (1), C.R.S., 35-36-119 (1) AND 35-37-106 25 (1) or where an irrevocable letter of credit is permitted as an alternative 26 to a surety bond, evidence of a savings account, deposit, or certificate of 27 deposit meeting the requirements of section 11-35-101, as a condition to

1 licensure or authority to conduct business or perform duties in this state, 2 provided in sections  $\frac{12-16-105}{5}$ ,  $\frac{12-16-106}{1}$ ,  $\frac{12-16-218}{1}$ ,  $\frac{11}{2}$ ,  $\frac{12-16-218}{1}$ ,  $\frac{12-1$ 3 33-4-101 (1), 33-12-104 (1), 37-91-107 (2), and 39-27-104 (2.1) (c), 4 C.R.S. 33-4-101 (1), 33-12-104 (1), 35-36-119 (1)(a), 35-37-105 (5), 5 35-37-106 (1)(a), 37-91-107 (2), AND 39-27-104 (2.1)(c), the requirement 6 shall be satisfied by an irrevocable letter of credit issued by a state or 7 national bank or a state or federal savings and loan association doing 8 business in this state. The requirement shall also be satisfied by an 9 irrevocable letter of credit issued by the bank or banks for cooperatives 10 that are organized pursuant to federal statutes and that serve the region in 11 which the state of Colorado is located. Such letter of credit shall be in an 12 amount specified by statute, if any, and shall name the appropriate state 13 agency as beneficiary, in favor of the people of the state of Colorado.

SECTION 4. In Colorado Revised Statutes, amend 16-2.5-118
as follows:

16 16-2.5-118. Commissioner of agriculture. The commissioner of
agriculture or his or her designee is a peace officer while engaged in the
performance of his or her duties whose authority shall be limited pursuant
to the "Farm Products Act", section 12-16-114, C.R.S. 35-37-116, the
"Commodity Handler Act", section 12-16-210, C.R.S. 35-36-111, the
"Animal Protection Act", section 35-42-107 (4), C.R.S., and the "Pet
Animal Care and Facilities Act", section 35-80-109 (6). C.R.S.

23 SECTION 5. In Colorado Revised Statutes, 18-1-202, amend
24 (7)(b)(II) introductory portion and (7)(b)(II)(R) as follows:

18-1-202. Place of trial. (7) (b) (II) The provisions of
subparagraph (I) of this paragraph (b) SUBSECTION (7)(b)(I) OF THIS
SECTION shall apply to the following offenses:

1 (R) Theft of farm products, as defined in section 12-16-118, 2 C.R.S. 35-37-121; 3 SECTION 6. In Colorado Revised Statutes, 24-34-104, amend 4 (18)(a) introductory portion and (18)(a)(IV) as follows: 5 24-34-104. General assembly review of regulatory agencies 6 and functions for repeal, continuation, or reestablishment - legislative 7 declaration - repeal. (18) (a) The following agencies, functions, or both, 8 will IS SCHEDULED TO repeal on July 1, 2020: 9 (IV) The licensing and regulation of persons by the department of 10 agriculture in accordance with article 16 of title 12, C.R.S. ARTICLES 36 11 AND 37 OF TITLE 35; 12 **SECTION 7.** In Colorado Revised Statutes, 35-1-104, **amend** (4) 13 as follows: 14 **35-1-104.** Functions, powers, and duties. (4) To the extent its 15 costs are repaid by gifts, grants, or donations received pursuant to section 16 35-1-107 (6), and only to that extent, the department may provide 17 educational programs and materials regarding any activity regulated under 18 articles 12, 13, 14, 21, 33, 36, 37, and 60 of this title or article 16 of title 19 <del>12, C.R.S.</del> 35. 20 **SECTION 8.** In Colorado Revised Statutes, 35-1-106, **amend** (1) 21 introductory portion, (1)(k), and (1)(l) as follows: 22 **35-1-106.** Powers and duties of commission. (1) In addition to 23 all other powers and duties conferred upon the commission by this article 24 ARTICLE 1, the commission has the following specific powers and duties: 25 (k) To avoid duplication of effort within the department and to 26 clarify responsibilities under this title TITLE 35 (except part 2 of article 7 27 and articles 14, 42, 51, 65, 70, and 72) and articles 11 and 16 of title 12

and article 24 of title 30; C.R.S.; to enter into cooperative agreements 1 2 with the state board of health, the board of governors of the Colorado 3 state university system, or any other state board or commission which 4 THAT is authorized by law to perform like or similar duties to those 5 delegated by law to this commission, wherein it shall be prescribed 6 whether this commission, the state board of health, the board of governors 7 of the Colorado state university system, or such other state board or 8 commission shall perform and be responsible for the performance of such 9 THE duties mentioned in said THE agreements, so that there is no 10 duplication of effort as between this commission and the state board of 11 health, the board of governors of the Colorado state university system, or 12 any other state board or commission; and to enter into agreements with 13 the state board of health, the board of governors of the Colorado state 14 university system, or any other state board or commission relative to the 15 cooperative use by this commission of any laboratories, equipment, or 16 facilities owned or used by this commission or any other state board or 17 commission;

(1) To employ any person, partnership, or corporation for services
in carrying out the provisions of this title TITLE 35 (except part 2 of article
7 and articles 14, 42, 51, 65, 70, and 72) and articles 11 and 16 of title 12
and article 24 of title 30, C.R.S., and not inconsistent with section 13 of
article XII of the state constitution or to provide information, statistics, or
data deemed beneficial by the commission to livestock and agriculture in
the state of Colorado;

25 SECTION 9. In Colorado Revised Statutes, 35-1-106.5, amend
26 (1) as follows:

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35-1-106.5. Inspection and consumer services cash fund -

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1 creation. (1) All fees, fines, and penalties collected pursuant to articles 2 12, 13, 14, 21, 33, 35, 37, and 60 of this title and article 16 of title 12, 3 C.R.S., 35 shall be transmitted to the state treasurer, who shall credit the 4 same to the inspection and consumer services cash fund, which fund is 5 hereby created in the state treasury. All interest derived from the deposit 6 and investment of moneys MONEY in the fund shall be credited to the fund. At the end of any fiscal year, all unexpended and unencumbered 7 8 moneys MONEY in the fund shall remain in the fund and shall not be 9 credited or transferred to the general fund or any other fund or used for 10 any purpose other than to offset the costs of implementing, administering, 11 and enforcing the provisions of articles 12, 13, 14, 21, 33, 36, 37, and 60 12 of this title and of articles 11 and 16 of title 12, C.R.S. Moneys 35. 13 MONEY in the fund are IS subject to annual appropriation to the 14 department for such purposes.

15 SECTION 10. Repeal of relocated provisions in this act. In
16 Colorado Revised Statutes, repeal article 16 of title 12.

17 **SECTION 11.** Act subject to petition - effective date. This act 18 takes effect at 12:01 a.m. on the day following the expiration of the 19 ninety-day period after final adjournment of the general assembly (August 20 9, 2017, if adjournment sine die is on May 10, 2017); except that, if a 21 referendum petition is filed pursuant to section 1 (3) of article V of the 22 state constitution against this act or an item, section, or part of this act 23 within such period, then the act, item, section, or part will not take effect 24 unless approved by the people at the general election to be held in 25 November 2018 and, in such case, will take effect on the date of the 26 official declaration of the vote thereon by the governor.