

## 2024 South Dakota Legislature

## **House Bill 1135**

## HOUSE AGRICULTURE AND NATURAL RESOURCES ENGROSSED

Introduced by: Representative Peterson (Drew)

- 1 An Act to expand definitions pertaining to the purchasing of grain.
- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- **Section 1. That § 49-45-1.1 be AMENDED:**

4	49-4	<b>5-1.1.</b> Terms used in this chapter mean:		
5	(1) <u>"Busir</u>	"Business of a grain buyer," contracting to purchase grain or purchasing grain,		
6	<u>regai</u>	rdless of:		
7	<u>(a)</u>	Where the grain is to be delivered; or		
8	<u>(b)</u>	Where title to the grain transfers;		
9	(2)"Com	mission," the Public Utilities Commission;		
10	(3) "Cont	ract," except as referenced in § 49-45-21, a written or oral agreement to		
11	purch	nase grain, regardless of the:		
12	<u>(a)</u>	Timeline;		
13	<u>(b)</u>	Pricing structure; and		
14	<u>(c)</u>	Place of delivery;		
15	<del>(2)</del> (4) "Grai	$\frac{1}{2}$ "Grain," grain, grain sorghums, beans, pulse crops, and oil seeds. The term does		
16	<del>not i</del> i	<del>nclude grain</del> but not:		
17	<u>(a)</u>	Grain that has been cleaned, processed, and—specifically identified for an		
18		intended use of planting for reproduction, grain;		
19	<u>(b)</u>	Grain that is received for consignment that and which will be processed by		
20		the consignee for an intended use of planting for reproduction7; or-grain		
21	<u>(c)</u>	Grain purchased to feed livestock;		
22	<del>(3)</del> (5) "Grai	n broker," a person who is involved in the negotiation of a grain transaction		
23	in thi	s state and:		
24	(a)	Is compensated for that involvement by at least one party to the		
25		transaction; and		
26	(h)	Does not take title to the grain that is subject to the transaction:		

1	(4)(6) "Grain buyer," any person who <del>-purchases:</del>			
2	<u>(a)</u>	Contracts to take title to grain;		
3	<u>(b)</u>	Purchases unprocessed grain for the purpose of reselling the unprocessed		
4		grain; or <del>-who-purchases</del>		
5	<u>(c)</u>	Contracts to purchase at least three hundred thousand dollars' worth-or		
6		more of unprocessed grain directly from producers in a calendar license		
7		year, which begins on July first and ends on June thirtieth. Nothing in this		
8		chapter applies to the isolated resale of grain by a producer who does not		
9		hold himself or herself out as engaging in the business of reselling grain;		
10	<del>(5)</del> (7) "Holds	5)(7) "Holds himself or herself out," the creation of an assumption or the use of any		
11	kind o	kind of title, sign, symbol, document, or term indicating or conveying the idea		
12	that the person whose name is so connected is competent, qualified, authorized,			
13	or enti	itled to engage in certain activities;		
14	<del>(6)</del> (8) "Perso	6)(8) "Person," any natural person, firm, corporation, company, limited liability		
15	compa	any, partnership, association, or joint stock company, or the lessee, trustee,		
16	or rece	eiver appointed by any court for any one of the foregoing;		
17	<del>(7)</del> (9) "Produ	<del>(7)</del> (9) "Producer," a person engaged in the business of grain production; and		
18	<del>(8)</del> (10) <u>"</u>	<u>'Unprocessed grain," grain that has not been materially altered, or otherwise</u>		
19	<u>combi</u>	ned with other grains or products to render the grain only a component part		
20	of a c	<u>different product, provided the cleaning or screening of grain does not</u>		
21	<u>constit</u>	tute processing; and		
22	(11) "Volunt	tary credit sale," a sale of grain or seeds pursuant to which the sale price is		
23	to be p	paid more than thirty days after the delivery or release of the grain for sale,		
24	includi	ing those contracts commonly referred to as deferred-payment contracts,		
25	deferre	ed-pricing contracts, and price-later contracts.		