

Bill No. 101 of 1951.

A BILL TO AMEND THE COARSE GRAIN MARKETING
CONTROL ACT.

NOTE.

This Bill amends *The Coarse Grain Marketing Control Act*, being chapter 25 of the Statutes of Alberta, 1949.

A new section 4a is added. It prohibits feed mills, flour mills, country elevators, track buyers, grain commission merchants, feed merchants, live stock commission firms and packing plants from purchasing, storing or dealing in coarse grain in the Province, except as agent of The Canadian Wheat Board. Such persons and organizations are prohibited from purchasing from the producer or acting as his sales agent.

A new subsection (2) is added to section 5 enabling the appointment of officers and inspectors for the purpose of enforcing the provisions of this Act.

This Bill comes into force on the 1st day of July, 1951.

KENNETH A. MCKENZIE,
Legislative Counsel.

(This note does not form any part of the Bill but is offered in explanation of its provisions.)

BILL

No. 101 of 1951.

An Act to amend The Coarse Grain Marketing Control Act.

(Assented to _____, 1951.)

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

1. *The Coarse Grain Marketing Control Act*, being chapter 25 of the Statutes of Alberta, 1949, is hereby amended.

New
section 4a

2. The following new section 4a is added immediately after section 4:

Persons prohibited from acting as producer's sales agent

“4a. (1) No operator of a feed mill, flour mill, country elevator or packing plant, and no track buyer, grain commission merchant, feed merchant, live stock merchant, commercial feeder, stock yard company, live stock commission firm or trucker shall,—

“(a) purchase, store or deal in coarse grain situated in the Province, except as a duly appointed agent of The Canadian Wheat Board;

“(b) purchase coarse grain situated in the Province from any producer, except on behalf of The Canadian Wheat Board;

“(c) act as the agent of any producer in connection with the sale or disposition of coarse grain situated in the Province.

“(2) No producer shall sell to or appoint as his sales agent,—

“(a) any person who is the operator of a feed mill, flour mill, country elevator or packing plant; or

“(b) any person who is a track buyer, grain commission merchant, feed merchant, live stock merchant, commercial feeder, stock yard company, live stock commission firm or trucker;

unless such person is a duly appointed agent of The Canadian Wheat Board.”.

Section 5
amended

3. Section 5 is amended,—

(a) by renumbering the section as subsection (1);

(b) by adding immediately after subsection (1) the following new subsection:

Officers and
inspectors

“(2) With the approval of the Lieutenant Governor in Council and subject to the provisions of *The Public*

Service Act, 1947, the Minister may appoint such persons as he deems necessary as officers and inspectors for the purpose of enforcing the provisions of this Act.”.

4. This Act shall come into force on the first day of July, ^{Coming}
1951. _{into force}

No. 101

FOURTH SESSION
ELEVENTH LEGISLATURE

15 GEORGE VI

1951

BILL

An Act to amend The Coarse Grain
Marketing Control Act.

Received and read the

First time

Second time

Third time

HON. MR. URE.
