

*Amended Do Pass 5/5/83 (p. 1553)
Ways Means Do Pass 5/5 (p. 1554)
Has Ways Means 5/6/83 Do Pass 5/11
Sustained 5/11 Do Pass 5/11/83*

Senate File 544

NATE FILE 544

Finance: Halvorson of Webster. Chair: Halvorson of Clayton and Norland.

COMMITTEE ON WAYS AND MEANS

Passed Senate, Date May 6, 1983 (p. 1560) Passed House, Date 5-13-83 (p. 2129)

Vote: Ayes 44 Nays 1 Vote: Ayes 90 Nays 2

Approved June 3, 1983

*Repassed per Hansen amendment as amended
5-13-83 (p. 1743)
38-9*

*Repassed House as further amended by
Senate (4251)
5-14-83 (p. 2234)
86-4*

A BILL FOR

- 1 An Act relating to fees charged to grain dealers and grain
- 2 warehouse operators by the commerce commission under
- 3 chapters 542 and 543.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

SENATE FILE 544

H-4183

1 Amend Senate File 544 as follows:

2 1. Page 1, by inserting before line 1 the

3 following:

4 "Section 1. Section 542.3, subsection 2, paragraph

5 b, Code 1983, as amended by 1983 Iowa Acts, Senate

6 File 402, section 1, is amended to read as follows:

7 b. A class 2 license is required for any grain

8 dealer not holding a class 1 license. A class 2

9 licensee whose purchases from producers during a

10 fiscal year exceed a limit of ~~two-hundred-fifty five~~

11 hundred thousand dollars in value shall file within

12 thirty days of the date the limit is reached a complete

13 application for a class 1 license. If a class 1

14 license is denied, the person immediately shall cease

15 doing business as a grain dealer."

16 2. By renumbering sections as required by this

17 amendment.

BY JAY of Appanoose
HANSON of Delaware
KNAPP of Dubuque
PEICK of Linn
ZIMMERMAN of Dallas

H-4183 FILED MAY 11, 1983

*Revised not germane, rules suspended,
Adopted 5/13/83 (p. 2129)*

1 Section 1. Sections 542.6 and 543.33 as temporarily amended
2 by 1981 Iowa Acts, chapter 180, sections 7 and 26, are
3 temporarily reenacted effective July 1, 1983, until July 1,
4 1984.

5 Sec. 2. 1981 Iowa Acts, chapter 180, section 32, is amended
6 to read as follows:

7 SEC. 32. It is the intent of the general assembly that
8 sections 7 and 26 of this Act shall have temporary effect
9 only, and that sections 542.6 and 543.33, Code 1981, as they
10 existed prior to amendment by this Act shall be the law of
11 this state on and after July 1, ~~1983~~ 1984.

12 EXPLANATION

13 This bill amends 1981 Iowa Acts, chapter 180, section 32,
14 which provided a sunset to the new fee schedule in sections
15 542.6 and 543.33 as temporarily amended. Sections 7 and 26
16 of the 1981 Iowa Acts, chapter 180, temporarily amended sec-
17 tions 542.6 and 543.33, Code 1981 by striking the sections
18 and inserting new sections with a new fee schedule to be
19 effective July 1, 1981. The sunset provision in section 32
20 provided that the new fee schedule would be repealed as of
21 July 1, 1983 and sections 542.6 and 543.33 as they existed
22 prior to July 1, 1981 would be the law of the state. This
23 bill reenacts sections 542.6 and 543.33 as temporarily amended
24 in 1981 Iowa Acts, chapter 180, sections 7 and 26, and amends
25 section 32, so that the present fee schedule is extended to
26 July 1, 1984.

27 This bill takes effect July 1 following enactment.

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SENATE FILE 544
FISCAL NOTE
REQUESTED BY SENATOR PALMER

In compliance with a written request received May 8, 1983, there is hereby submitted a Fiscal Note for Senate File 544 pursuant to Joint Rule 17. Background information used in developing this Fiscal Note is available from the Legislative Fiscal Bureau, to members of the Legislature upon request.

Senate File 544 relates to fees charged to grain dealers and grain warehouse operators by the commerce commission. 1981 Iowa Acts, chapter 180, section 32 provided a sunset to the fee schedule contained in section 542.6 and 543.33, effective July 1, 1983. This bill amends session law so that the present fee schedule is extended for another year, until July 1, 1984.

This bill is estimated to have the following fiscal effect:

	Revenue under current fee schedule	Revenue under "old" (pre-1981) fee schedule	Difference between current & old
Dealers	\$ 527,525	\$ 54,075	\$ 473,450
Warehouse	\$ 63,795	\$ 20,584	\$ 43,211
	-----	-----	-----
Total	\$ 591,320	\$ 74,659	\$ 516,661

The retention of the present fee schedule results in increased revenue to the general fund of \$ 516,661.

(1730S, 83-512, JMN)

Source: Iowa Commerce Commission

FILED MAY 11, 1983

BY DENNIS PROUTY, FISCAL DIRECTOR

SENATE FILE 544
FISCAL NOTE

REQUESTED BY SENATOR PALMER

In compliance with a written request there is hereby submitted a Fiscal Note for Senate File 544 pursuant to Joint Rule 17.

Senate File 544 relates to fees charged to grain dealers and grain warehouse operators by the commerce commission. 1981 Iowa Acts, chapter 180, section 32 provided a sunset to the fee schedule contained in section 542.6 and 543.33, effective July 1, 1983. This bill amends session law so that the present fee schedule is extended for another year, until July 1, 1984.

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(1730S, 83-512, JMN)

Source: Iowa Commerce Commission

RECEIVED BY THE SECRETARY OF THE SENATE, MAY 11, 1983
FILED:
MAY 13, 1983

BY LEGISLATIVE FISCAL BUREAU
DENNIS C. PROUTY, DIRECTOR

HOUSE AMENDMENT TO SENATE FILE 544

S-3933

1 Amend Senate File 544 as follows:

2 1. Page 1, by inserting before line 1 the
3 following:

4 "Section 1. Section 542.3, subsection 2, paragraph
5 b, Code 1983, as amended by 1983 Iowa Acts, Senate
6 File 402, section 1, is amended to read as follows:

7 b. A class 2 license is required for any grain
8 dealer not holding a class 1 license. A class 2
9 licensee whose purchases from producers during a
10 fiscal year exceed a limit of two-hundred-fifty five
11 hundred thousand dollars in value shall file within
12 thirty days of the date the limit is reached a complete
13 application for a class 1 license. If a class 1
14 license is denied, the person immediately shall cease
15 doing business as a grain dealer."

16 2. By renumbering sections as required by this
17 amendment.

S-3933 FILED
MAY 13, 1983

RECEIVED FROM THE HOUSE

House amended & concurred 5/13/83 (p. 1743)

SENATE FILE 544

S-3942

1 Amend the House amendment S-3933 to Senate File
2 544 as follows:

3 1. Page 1, by inserting after line 4 the following:
4 "a, Code 1983, is amended to read as follows:

5 a. A class 1 license is required if the grain
6 dealer purchases any grain by credit-sale contract,
7 or if the value of grain purchased by the grain
8 dealer from producers during the grain dealer's
9 previous fiscal year exceeds two-hundred-fifty five
10 hundred thousand dollars. Any other grain dealer
11 may elect to be licensed as a class 1 grain dealer.

12 Sec. 2. Section 542.3, subsection 2, paragraph".

S-3942 FILED & ADOPTED
MAY 13, 1983 (p. 1743)

BY PATRICK J. DELUHERY

SENATE AMENDMENT TO
HOUSE AMENDMENT TO SENATE FILE 544

H-4251

1 Amend the House amendment S-3933 to Senate File
2 544 as follows:
3 1. Page 1, by inserting after line 4 the following:
4 "a, Code 1983, is amended to read as follows:
5 a. A class 1 license is required if the grain
6 dealer purchases any grain by credit-sale contract,
7 or if the value of grain purchased by the grain
8 dealer from producers during the grain dealer's
9 previous fiscal year exceeds ~~two-hundred-fifty~~ five
10 hundred thousand dollars. Any other grain dealer
11 may elect to be licensed as a class 1 grain dealer.
12 Sec. 2. Section 542.3, subsection 2, paragraph".

H-4251 FILED MAY 14, 1983

RECEIVED FROM THE SENATE

CONCURRED (p. 2239)

SENATE FILE 544

AN ACT

RELATING TO FEES CHARGED TO GRAIN DEALERS AND GRAIN WAREHOUSE OPERATORS BY THE COMMERCE COMMISSION UNDER CHAPTERS 542 AND 543.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 542.3, subsection 2, paragraph a, Code 1983, is amended to read as follows:

a. A class 1 license is required if the grain dealer purchases any grain by credit-sale contract, or if the value of grain purchased by the grain dealer from producers during the grain dealer's previous fiscal year exceeds ~~two-hundred fifty~~ five hundred thousand dollars. Any other grain dealer may elect to be licensed as a class 1 grain dealer.

Sec. 2. Section 542.3, subsection 2, paragraph b, Code 1983, as amended by 1983 Iowa Acts, Senate File 402, section 1, is amended to read as follows:

b. A class 2 license is required for any grain dealer not holding a class 1 license. A class 2 licensee whose purchases from producers during a fiscal year exceed a limit of ~~two-hundred-fifty~~ five hundred thousand dollars in value shall file within thirty days of the date the limit is reached a complete application for a class 1 license. If a class 1 license is denied, the person immediately shall cease doing business as a grain dealer.

Sec. 3. Sections 542.6 and 543.33 as temporarily amended by 1981 Iowa Acts, chapter 180, sections 7 and 26, are temporarily reenacted effective July 1, 1983, until July 1, 1984.

Sec. 4. 1981 Iowa Acts, chapter 180, section 32, is amended to read as follows:

SEC. 32. It is the intent of the general assembly that sections 7 and 26 of this Act shall have temporary effect only, and that sections 542.6 and 543.33, Code 1981, as they existed prior to amendment by this Act shall be the law of this state on and after July 1, ~~1983~~ 1984.

ROBERT T. ANDERSON
President of the Senate

DONALD D. AVENSON
Speaker of the House

I hereby certify that this Bill originated in the Senate and is known as Senate File 544, Seventieth General Assembly.

K. MARIE THAYER
Secretary of the Senate

Approved June 3, 1983

TERRY E. BRANSTAD
Governor

S.F. 544