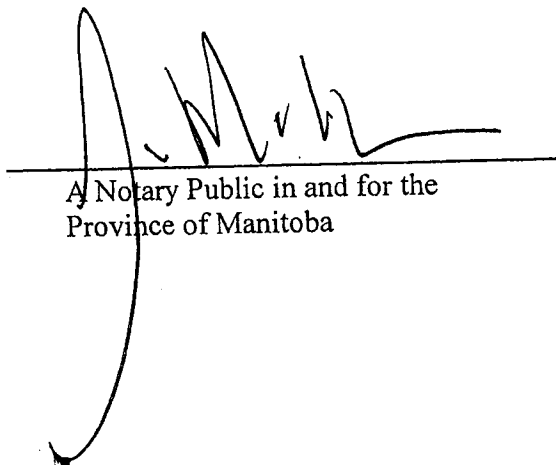


**THIS IS EXHIBIT "4"
REFERRED TO IN THE
AFFIDAVIT OF WARD P. WEISENSEL
SWORN BEFORE ME
THIS 19th DAY OF JUNE, 2007**



A handwritten signature in black ink, consisting of several loops and a long horizontal stroke, is written over a horizontal line. The signature is positioned above the text of the notary's title.

A Notary Public in and for the
Province of Manitoba

Canadian Wheat Board Act—continued**3. The Canadian Wheat Board Regulations**

P.C. 3713

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 20th day of July, 1949.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by The Canadian Wheat Board Act, 1935, is pleased to order as follows:

1. The Canadian Wheat Board Regulations, made by Order in Council P.C. 3376 of 28th July, 1948, as amended, are hereby revoked, effective August 1, 1949; and
2. The annexed regulations entitled "The Canadian Wheat Board Regulations" are hereby made and established, effective August 1, 1949, in substitution for the regulations hereby revoked.

N. A. ROBERTSON,
Clerk of the Privy Council.

THE CANADIAN WHEAT BOARD REGULATIONS

1. These regulations may be cited as the "Canadian Wheat Board Regulations".
2. In these regulations and any order made pursuant to these regulations unless the context otherwise requires
 - (a) "Act" means—The Canadian Wheat Board Act 1935 and amendments thereto.
 - (b) "dealer" means any elevator, mill or feed dealer licensed under the provisions of the Canada Grain Act or licensed by The Canadian Wheat Board; and
 - (c) other words and expressions used shall be given the same meaning as is respectively accorded to such words and expressions when used in the Act.

PART I

ISSUE OF PERMIT BOOKS

3. (1) A producer may obtain a blank permit book from an elevator agent.
- (2) The producer shall enter in the permit book the name of the delivery point at which he proposes to deliver grain and shall complete before a Municipal Secretary or other person authorized to administer oaths, the two statutory declarations contained at the front of the permit book accurately describing in the declaration the lands on which the grain which he proposes to deliver is to be or has been produced, and shall return the permit book to the elevator agent.

Canadian Wheat Board Act—continued

(3) Both such statutory declarations shall be completed and signed in ink or by indelible pencil by the producer making the declaration and by the person before whom the declaration is made.

(4) When a producer returns a permit book to an elevator agent with the delivery point named and the declarations completed in accordance with this section, unless otherwise directed by the Board the elevator agent shall apply to the Board on forms supplied by it for an order fixing the specified acreage for the lands described in the permit book and shall attach and forward with such application the first statutory declaration contained in the permit book.

(5) Unless otherwise directed by the Board, the elevator agent shall retain custody of the permit book until the Board has fixed the said specified acreage and notified him thereof and no grain produced on the lands described in such permit book shall be delivered or received until the Board has so notified the agent and the specified acreage has been entered in the book.

(6) Upon being notified by the Board of the specified acreage for the lands described in a permit book the elevator agent shall enter this figure in the permit book in the proper place and return the permit book to the producer.

(7) The second statutory declaration of the producer shall be retained in the permit book and no person shall remove it from the book.

4. (1) No permit book shall be issued naming a delivery point where there is no licensed country elevator.

(2) The Board may change the delivery point named in a permit book if the change is deemed advisable by the Board.

PART II

DELIVERY OF WHEAT, OATS OR BARLEY BY NON-PRODUCERS

5. (1) With the permission of the Board, persons within the designated area who are the owners of wheat, oats or barley in respect of which they are not producers may deliver such grain to elevators, mills, warehouses or railway cars and the Board may refuse or grant such permission upon such terms and conditions as it deems proper.

(2) The Board shall pay to persons selling and delivering wheat, oats or barley to it pursuant to this section, a sum equal to the initial payment payable pursuant to section 21 and section 29A of the Act and the regulations made thereunder for wheat, oats or barley of the same grade, but shall not issue a Producer's certificate in respect of such grain.

TRANSFER OF PRODUCER'S CERTIFICATES

6. (1) The Board may transfer any certificate issued by it pursuant to Part III of the Act:

(a) if transfer of the certificate is requested by the executor or administrator of the estate of the deceased producer named in the certificate to such executor or administrator or to beneficiaries or heirs at law or creditors entitled to share in the estate of the deceased; or

Canadian Wheat Board Act—continued

- (b) if transfer of the certificate to the actual producer of the wheat, oats, or barley referred to in the certificate is requested by the producer, provided that the producer is a vendor or a mortgagee and has received such certificate as collateral security to a claim against the actual producer.
- (2) Except as provided in this section, no certificate shall be transferred to any person who is not a producer.
- (3) The Board may require, as a condition precedent to the transfer of any certificate, that it be furnished with such evidence as it deems necessary.

DOMESTIC WHEAT

7. (1) The Board shall sell wheat to millers, processors, manufacturers, dealers and others hereinafter referred to as purchasers, for domestic requirements in Canada other than the production of alcohol at and for the price of two dollars per bushel for wheat of the grade Number One Manitoba Northern, basis in store Fort William/Port Arthur or Vancouver, and in the case of each other grade at and for such price as in the opinion of the Board brings each such grade into proper price relationship with the grade Number One Manitoba Northern, plus appropriate carrying charges and additional forwarding and diversion charges as may be determined by the Board from time to time.

LICENCES

8. The Board may grant licences for export from or import into Canada or for the purchase, sale or delivery outside of Canada of wheat or wheat products, oats or oat products, and barley or barley products upon such terms and conditions as the Board deems advisable, including a requirement for recovery from the applicant by the Board or by any other person specified by the Board of a sum which, in the opinion of the Board, represents the pecuniary benefit inuring to the applicant pursuant to the granting of the licence arising solely by reason of the prohibition of imports or exports of wheat or wheat products, oats or oat products, or barley or barley products without a licence and then existing differences between prices of wheat or wheat products, oats or oat products or barley or barley products inside and outside of Canada.

9. The Board may grant licences for the transporting from one province to another province or for the sale or delivery anywhere in Canada of wheat or wheat products, oats or oat products, and barley or barley products, and may prescribe the terms and conditions upon which such licences may be granted or the terms or conditions of the permission granted in such licences, provided that no fee shall be charged for such licence.

PRODUCTS

10. (1) The following substances and materials are hereby designated as "wheat products" for the purposes of the Act: Wheat flour, breakfast foods, cereals, biscuits, bread, macaroni, spaghetti, vermicelli, noodles, animal and poultry feeds, wheat starch and, without limiting the generality of the foregoing, all other products, manufactured articles, materials or substances containing wheat in any form to an extent greater than twenty-five per cent by weight.

Canadian Wheat Board Act—continued

(2) Notwithstanding anything contained in subsection one of this section a material, substance or manufactured article shall not be deemed to be a wheat product unless it contains wheat in any form to an extent greater than twenty-five per cent by weight.

11. (1) The following substances and materials are hereby designated as "oat products" for the purposes of the Act: rolled oats, oatmeal, oat groats, ground oats, crimped oats, crushed oats, oat feed and oat flour and, without limiting the generality of the foregoing, all other products, manufactured articles, materials or substances containing oats in any form to an extent greater than twenty-five per cent by weight.

(2) Notwithstanding anything contained in subsection one of this section, a material, substance or manufactured article shall not be deemed to be an oat product unless it contains oats in any form to an extent greater than twenty-five per cent by weight.

12. (1) The following substances and materials are hereby designated as "barley products" for the purposes of the Act: Barley malt, malt syrup, pot barley, pearled barley, ground barley, crimped barley, barley sprouts, barley meal, barley feed, barley flour and, without limiting the generality of the foregoing, all other products, manufactured articles, materials or substances containing barley in any form to an extent greater than twenty-five per cent by weight.

(2) Notwithstanding anything contained in subsection one of this section, a material, substance or manufactured article shall not be deemed to be a barley product unless it contains barley in any form to an extent greater than twenty-five per cent by weight.

PART III**OATS AND BARLEY**

13. (1) Part III and Part IV of the Act are hereby extended to oats and barley for the crop year commencing on the first day of August, 1949, and ending on the thirty-first day of July, 1950.

(2) The Board shall pay to producers selling and delivering oats produced in the designated area to the Board the sum certain of sixty-five cents per bushel basis in store Fort William or Port Arthur in respect of the grade No. 2 Canada Western.

(3) The Board shall pay to producers selling and delivering barley produced in the designated area to the Board the sum certain of ninety-three cents per bushel basis in store Fort William or Port Arthur in respect of the grade No. 3 Canada Western Six-Row.

(4) For the purposes of Part III of the Act the pool period in respect of oats and barley shall be the crop year commencing on the first day of August, 1949, and ending on the thirty-first day of July, 1950.

14. (1) In this section "premium" means an amount paid or received for a special selection for quality within any grade of oats or barley.

(2) Any agent of the Board when authorized by the Board may in respect of oats or barley purchased or sold by him for the account of the Board, pay and collect premiums, on behalf of any person other than the Board.

15. This Part shall come into force on the first day of August, 1949.

Canadian Wheat Board Act—continued

PART IV

FLAXSEED

16. (1) The Canadian Wheat Board is hereby empowered and directed to buy all flaxseed produced in the designated area offered by a producer for sale and delivery to the Board at a country elevator or in a railway car in accordance with the provisions of this Act and the regulations and orders of the Board, and shall pay to producers selling and delivering flaxseed produced in the designated area to the Board, at the time of delivery or at any time thereafter as may be agreed on the sum of two dollar and fifty cents per bushel for flaxseed basis in store Fort William or Port Arthur in respect of flaxseed of the grade No. 1 Canada Western and such sum for each other grade of flaxseed as in the opinion of the Board from time to time bring such grade into proper price relationship with the grade of flaxseed herebefore named.

(2) The Board shall issue to a producer who sells and delivers flaxseed produced in the designated area to the Board, a certificate indicating the number of bushels purchased and delivered and the grade thereof, which certificate shall not be transferable or assignable and shall entitle the producer named therein to such share in the distribution of the surplus, if any, arising from the operations of the Board with regard to flaxseed produced in the designated area sold and delivered to the Board during the crop year commencing on the first day of August, 1949, as the Governor in Council on the recommendation of the Board may by regulation determine.

17. (1) As soon as the Board receives payment in full for all flaxseed produced in the designated area sold and delivered to it by producers during the crop year commencing the first day of August, 1949, there shall be deducted from the total amount received therefor, all monies disbursed by or on behalf of the Board by way of payment in respect of the said flaxseed and by way of expenses incurred in connection with the operations of the Board attributable to the said flaxseed, including the remuneration, allowances, travelling and living expenses of the Commissioners, members of the Advisory Committee and the officers, clerks and employees of the Board, and the estimated expenses of distribution of the balance mentioned in subsection two of this section, as estimated by the Board.

(2) The Board shall distribute the balance remaining in its account in respect of flaxseed produced in the designated area purchased by it from producers during the crop year commencing on the first day of August, 1949, after making deductions therefrom provided in subsection one of this section, among holders of certificates issued by the Board pursuant to this part during the said crop year by paying to the person named therein, the appropriate sum determined by the Governor in Council as provided in these regulations for each bushel of flaxseed referred to therein according to grade.

PART V

GENERAL

18. These regulations shall come into operation and be of full force and effect on and after the first day of August, nineteen hundred and forty-nine and shall cease to have any force and effect on and after the first day

Canadian Wheat Board Act—continued

of August nineteen hundred and fifty, provided that for the purpose of section nineteen of the Interpretation Act these regulations shall be deemed to have been revoked on the said first day of August, nineteen hundred and fifty and the said section nineteen shall be applicable in respect of these regulations notwithstanding that they cease to have any operation or to be of any further force and effect on that date as if they were so revoked.

4. Prescribing producer's certificate for wheat

P.C. 3993

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 10th day of AUGUST, 1949.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by section 24 of The Canadian Wheat Board Act, 1935, is pleased to prescribe and doth hereby prescribe the form of certificate hereto attached as the form of certificate to be issued by the Canadian Wheat Board pursuant to section 21 of the said Act to producers delivering and selling wheat to the Board during the crop year commencing on the first day of August, 1949, and ending on the thirty-first day of July, 1950.

N. A. ROBERTSON,
Clerk of the Privy Council.