CHAPTER 21

State Warehouse System [Repealed]

**SECTIONS 39‑21‑10 to 39‑21‑360.** Repealed by 1990 Act No. 436 Section 2, eff April 24, 1990.

Editor’s Note

For provisions governing the State Warehouse System, see sections 39‑22‑10 et seq.

Former Sections 39‑21‑10 to 39‑21‑360 were derived from 1962 Code Sections 69‑101 to 112, 115, 117, 118, 121, 122, 124 to 133.1, 134 to 136; 1952 Code Sections 69‑101 to 112, 115, 117, 118, 121, 122, 124 to 135; 1942 Code Sections 3253‑1, 6466 to 6476, 6480, 6481, 6483, 6484, 6486, 6492 to 6498; 1932 Code Sections 6466 to 6469, 6471 to 6474, 6476 to 6478, 6482, 6483, 6486, 6487, 6491 to 6498; Civ. C. ‘22 Sections 3372 to 3375, 3377 to 3380, 3382 to 3384, 3388, 3389, 3392, 3393, 3395 to 3402; Cr. C. ‘22 Sections 291, 292; 1912 (27) 707; 1914 (29) 18; 1915 (29) 144; 1919 (31) 290; 1920 (31) 902; 1921 (32) 303; 1933 (38) 95, 236; 1934 (38) 2261; 1936 (39) 1615; 1941 (42) 119, 150; 1942 (42) 1524, 1605; 1945 (44) 72; 1948 (45) 1726; 1954 (48) 1566; 1956 (49) 1678, 1679, 1680; 1957 (50) 2; 1967 (55) 428, 905; 1981 Act No. 156, Sections 2 to 13; 1983 Act No. 112, Sections 1, 2.

Former Section 39‑21‑10 was entitled “Duties of former cotton warehouse system conferred on Department of Agriculture”.

Former Section 39‑21‑20 was entitled “Leasing of warehouses by Department”.

Former Section 39‑21‑30 was entitled “Appointment and bonds of employees”.

Former Section 39‑21‑40 was entitled “Promulgation of rules and regulations”.

Former Section 39‑21‑50 was entitled “Receipt of lint cotton for storage”.

Former Section 39‑21‑60 was entitled “Storage of products other than cotton”.

Former Section 39‑21‑70 was entitled “‘Linters’ shall not be stored”.

Former Section 39‑21‑80 was entitled “Federal standards and classifications shall be authoritative”.

Former Section 39‑21‑90 was entitled “Issuance and contents of receipts for stored cotton”.

Former Section 39‑21‑100 was entitled “Form and execution of receipts”.

Former Section 39‑21‑110 was entitled “Penalties for issuing fraudulent receipt”.

Former Section 39‑21‑120 was entitled “Penalties for inducing warehouse manager to issue false receipt”.

Former Section 39‑21‑125 was entitled “Penalties for issuing warehouse receipt in name other than owner’s”.

Former Section 39‑21‑126 was entitled “Penalties for failure to notify state warehouseman or dealer of outstanding liens on agricultural commodity”.

Former Section 39‑21‑130 was entitled “Penalties for inducing warehouse manager to make delivery without receipt”.

Former Section 39‑21‑135 was entitled “Penalties for making delivery without receipt”.

Former Section 39‑21‑140 was entitled “Penalties for auditor failing to report violation of Sections 39‑21‑120 or 39‑21‑130”.

Former Section 39‑21‑150 was entitled “Issuance of duplicate receipts when former receipt is outstanding; exception”.

Former Section 39‑21‑160 was entitled “Extent of State’s guarantee of weight, class and grade”.

Former Section 39‑21‑170 was entitled “Cotton stored shall be tagged”.

Former Section 39‑21‑180 was entitled “Department shall not operate warehouse which does not pay expenses”.

Former Section 39‑21‑190 was entitled “Loans on or sales of cotton for owners”.

Former Section 39‑21‑200 was entitled “Insurance”.

Former Section 39‑21‑210 was entitled “Revolving fund for payment of insurance premiums”.

Former Section 39‑21‑220 was entitled “Department may carry insurance on cotton and warehouses when it cannot procure insurance”.

Former Section 39‑21‑230 was entitled “Schedule of rates of insurance”.

Former Section 39‑21‑240 was entitled “Form of insurance policy”.

Former Section 39‑21‑250 was entitled “Reinsurance”.

Former Section 39‑21‑260 was entitled “Limit on individual risks”.

Former Section 39‑21‑270 was entitled “Handling of premiums; payment of deficits in insurance fund”.

Former Section 39‑21‑280 was entitled “Collection of premiums; warehouse shall be closed if premiums unpaid”.

Former Section 39‑21‑290 was entitled “Inspection of warehouses”.

Former Section 39‑21‑300 was entitled “Disposition of sums collected”.

Former Section 39‑21‑310 was entitled “Transfer of funds to special account to guarantee State warehouse receipts; special additional assessment against warehousemen”.

Former Section 39‑21‑320 was entitled “Annual report of Commissioner”.

Former Section 39‑21‑330 was entitled “No debt or liability of State shall be created by warehouse system”.

Former Section 39‑21‑340 was entitled “Warehousemen may make contracts to secure support prices for certain stored commodities”.

Former Section 39‑21‑350 was entitled “Records to be maintained by warehouse”.

Former Section 39‑21‑360 was entitled “Issuance of state warehouse receipt”.