

MINNESOTA STATUTES 1975 SUPPLEMENT

232.06 PUBLIC LOCAL GRAIN WAREHOUSES

time to time shall be posted in a conspicuous place in their warehouse.

[1975 c 87 s 1-3]

[For text of subs 6 and 7, see M.S.1974]

232.07 Form of storage receipt.

The form of receipt hereinafter set forth shall be printed on such storage receipt and shall be executed by the owner or his agent in case the grain represented thereby is redelivered or purchased by such public local grain warehouseman:

Form of Receipt

Received from....., the sum of \$..... or bushels in full satisfaction of the obligation represented by this warehouse receipt.

Gross price per bushel \$.....

Storage per bushel \$.....

Net price per bushel \$.....

All blank spaces in this receipt were filled in before the same was signed by me, and I hereby certify that I am the owner of the commodity for which this storage receipt was issued, and that there are no liens, chattel mortgages, or other claims against the commodity represented by this warehouse receipt.

Signed.....

Accepted.....

Dated..... 19....

warehouseman

Signature of this form by the depositor constitutes a valid cancellation of the obligation embraced in the storage contract.

[1975 c 87 s 4]

(NOTE: Sections 232.06, Subdivisions 1, 4 and 5, and 232.07 shall expire on June 30, 1978 pursuant to Laws 1975, Chapter 87, Section 5.)

CHAPTER 237. TELEPHONE AND TELEGRAPH COMPANIES

Sec.
237.29 Companies to pay expense of investigations and hearings.

Sec.
237.32 Repealed.

237.29 Companies to pay expense of investigations and hearings.

Subdivision 1. Costs of investigations. When the commission, upon its own motion, complaint, or application to it, and after a public hearing, in which a majority of the commissioners agree it is necessary through hearing or other action to investigate: (a) the value of any telephone property subject to its jurisdiction; (b) the adequacy or reasonableness of any telephone service or rate; (c) the cost of a proposed upgrading of service; or (d) telephone company revenues and expenses for rate making or other purposes, such telephone company which is the subject of the investigation shall be charged with and pay such portion of the compensation and expense of the commission, its officers, legal counsel, agents, and staff of the department of public service, including legal counsel and employees temporarily employed, and all reasonable expenses and costs occasioned in sustaining in any court the determination or action of the department in such investigations, as is reasonably attributable to such investigations, pending or hereafter brought, provided an opportunity to be heard thereon shall first have been granted to such telephone company.

[1975 c 25 s 1]

[For text of subs 2 and 3, see M.S.1974]

237.32 [Repealed, 1975 c 25 s 2]