PRESS RELEASE
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Ag Commissioner Gipson Applauds Mississippi House for Passing Mississippi Grain Indemnity Act

JACKSON, Miss. – Today, the Mississippi House of Representative passed the Mississippi Grain Indemnity Act, House Bill 1389, on a vote of 111-6. The Mississippi Grain Indemnity Act would establish a voluntary Grain Indemnity Trust Fund to compensate Mississippi producers when grain warehouses and grain dealers can’t meet their legal obligations to farmers. The legislation was crafted by the farmer-led Mississippi Grain Indemnity Task Force and does not spend taxpayer dollars.

Agriculture and Commerce Commissioner Andy Gipson said, “House Speaker Philip Gunn took an early interest in this issue after seeing the impact a failed grain warehouse or grain dealer could have on farmers, their community, and the state. I’m thankful he authored this legislation based on the Task Force’s recommendations, and I and many Mississippi farmers thank the entire House for passing this important legislation. The Chairman and Vice-Chairman of the House Ag Committee, Bill Pigott and Vince Mangold, also deserve praise and thanks for their leadership.”

The Mississippi Grain Indemnity Act would provide payments to participating agricultural producers for contract losses due to a failure of a grain dealer licensed by the State of Mississippi, and for contract and storage losses due to the failure of a grain warehouse operator licensed by the State of Mississippi or by the United States Department of Agriculture.

The Grain Indemnity Trust Fund, established through the Act, would be funded through the collection of voluntary producer assessments rather than taxpayer funds. The Trust would be administered by a board consisting of the Commissioner of Agriculture and Commerce and six other members appointed by Mississippi Farm Bureau and Delta Council, and two at-large producers appointed by the Commissioner. These trustees would evaluate claims when a failure occurs and authorize payments to be made from the Trust.

“This farmer-driven approach came from the work of the Mississippi Grain Indemnity Task Force chaired by Ted Kendall. The legislation is voluntary and taxpayer funds are not used. I encourage legislators who support this effort by farmers to continue to support this program as it moves through the legislative process,” Gipson continued.
Highlights of House Bill 1389

- The program is voluntary. Producers can opt out of the payment of assessments by notifying the Commissioner by June 1 each year of their desire NOT to participate in the program for the current crop year.
- Producers who do not opt out would pay an assessment of 0.2 percent of the value of corn, grain sorghum, soybeans, oats and wheat sold between July 1 and following June 30. The assessment would be levied only on grain sold during the assessment period produced during the enrolled crop year.
- Assessments would be collected until $20 million is in the trust. When the balance of the trust falls below $18 million, assessments would be reinstated.
- Assessments would be collected by all State-licensed grain warehouses and grain dealers and Federally-licensed grain warehouses.
- Producers who choose to participate in the program for a crop year would be eligible to submit a claim when a State-licensed grain dealer or a State or Federally-licensed grain warehouse fails and the producer has not been fully paid for that crop year’s production of grain no matter in which year the failure occurs.
- The Trust could only be used to pay producers for eligible losses and administrative costs associated with the Trust. These funds could not be used by the State for any other purpose.
- Claims would be paid only from the Trust and if claims exceed the amount in the trust, claims would be paid on a pro-rata basis.

House Bill 1389 will now be sent to the Senate for consideration.

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