COVERAGE WHEN THE LEAF TOBACCO IS PLACED IN THE WAREHOUSE.

(D) CLAIMS FOR UNSOUND OR DAMAGED TOBACCO.

NO CLAIMS FOR DAMAGES AGAINST THE WAREHOUSE FOR UNSOUND OR DAMAGED TOBACCO SHALL BE ALLOWED OR PAID EXCEPT FOR DAMAGES CAUSED BY FIRE CR WATER, IF INSURANCE COVERAGE IS AVAILABLE AND CAPRIED.

REVISOR'S NOTE: Subsections (a), (b) and (c) presently appear as Art. 48, §51(b) of the Code.

Subsection (d) presently appears as Art. 48, §21 of the Code. The reference to "Warehouse" is added since this section is intended only to circumscribe the liability of the State Warehouse and not that of private warehouses.

The only other changes made are in style.

SEC. 7-308. DUTY TO INSPECT TOBACCO IN WAREHOUSE; SELL SCRAF TOBACCO.

(A) DUTY TO INSPECT TOPACCO; PAYMENT OF CHARGES PREREQUISITE TO INSPECTION.

THE SECRETARY SHALL INSPECT ALL TOPACCO IN THE WAREHOUSE AS SOON AS POSSIBLE, WITHOUT FAVOR, AFFECTION, OR PARTIALITY TO ANYONE HAVING LOTS REQUIRING INSPECTION.

(B) SELL SCRAP TOBACCO.

THE SECRETARY SHALL SELL ANY SCRAP TOBACCO ACCRUING IN THE WAREHOUSE FOR THE HIGHEST PRICE AVAILABLE.

REVISOR'S NOTE: The first sentence of subsection (a) is new language derived from the second sentence of Art. 48, §10 and §17 of the Code.

Subsection (t) is new language derived from Art. 48, §33 of the Code. The present reference to the "Tobacco Fund" is omitted because it does not exist. Instead, all proceeds presently go to the fund created by $\S7-306$.