As Passed by the House

126th General Assembly Regular Session 2005-2006

Sub. S. B. No. 189

Senators Grendell, Mumper, Dann, Harris, Miller
Representatives Cassell, Domenick, Sayre, McGregor, J., Blessing, Boccieri,
Carano, Collier, Combs, Daniels, Dolan, Evans, C., Flowers, Garrison,
Harwood, Hughes, Key, Mitchell, Schlichter, Setzer, Smith, G., Stewart, J.,
Willamowski, Woodard

A BILL

To amend sections 907.01, 907.03, 907.14, and 907.28 1 of the Revised Code to make changes to the 2 Agricultural Seed Law.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 907.01, 907.03, 907.14, and 907.28 of the Revised Code be amended to read as follows:	4
Sec. 907.01. As used in sections 907.01 to 907.17 of the Revised Code:	6 7
(A) "Advertisement" means any representation, other than that on a label, disseminated in any manner or by any means.	8
(B) "Agricultural seed" means the seed of grass, native	10
grass, forage, cereal, field and fiber crops, any other kinds of	11
seed commonly recognized in this state as agricultural or field	12
seed, lawn seed, and mixtures or blends of such seed.	13
(C) "Certifying agency" means an agency authorized by the	14
laws of a state or a foreign country to certify officially seed,	15

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(I) "Inert matter" means all matter not seeds, including	46
broken seeds, sterile florets, chaff, fungus bodies, and stones.	47
(J) "Kind," in reference to seed, means one or more related	48
species or subspecies that, singly or collectively, are known by	49
one common name, for example, soybeans, oats, alfalfa, or timothy.	50
(K) "Label" means a tag or other device that is attached to	51
or written, stamped, or printed on any container of seed or that	52
accompanies any lot of bulk seed and that describes the kind of	53
seed together with any other information required by law. "Label"	54
includes an invoice under which any seed is imported into the	55
state.	56
(L) "Lot of seed" means a definite quantity of seed	57
identified by a lot number, every portion or bag of which is	58
uniform, within permitted tolerances, as to the factors that	59
appear on the label.	60
(M) "Mixture" means seed consisting of more than one kind,	61
each of which is present in excess of five per cent of the whole.	62
(N) "Origin" means a state, the District of Columbia, Puerto	63
Rico, a possession of the United States, or a foreign country, or	64
designated portion thereof, where grown.	65
(0) "Other crop seed" means agricultural seed commingled with	66
the kind, or kind and variety, of seed under consideration, but	67
less than five per cent by weight of the lot.	68
(P) "Person" means any individual, partnership, corporation,	69
company, society, association, public agency, receiver, trustee,	70
or agent.	71
(Q) "Place of business" means any location, including any	72
vehicle, where seed is sold, processed, conditioned, or stored.	73
(R) "Prohibited noxious weeds" means perennial weeds that	74

reproduce by seed, spread by roots, underground stems, or other

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(X) "Sell" or "sold" includes:

(1) Transferring ownership, offering or exposing for sale,	107
exchanging, distributing, giving away, or transporting in this	108
state;	109
(2) Storing, carrying, or handling in aid of traffic in this	110
state, whether in person or through an agent, employee, or others;	111
(3) Receiving, accepting, or holding on consignment for sale.	112
(Y) "Germination standard," as applied to vegetable or flower	113
seed, means the minimum percentage of germination established by	114
the director of agriculture for any kind or variety of seed.	115
(Z) "Tolerance" means the allowable deviation from any	116
percentage, fraction, or rate of occurrence stated on the label of	117
a lot of seed. Tolerance is based on the law of normal variation	118
from a mean.	119
(AA) "Type" means either a group of varieties so nearly	120
(AA) "Type" means either a group of varieties so nearly similar that the individual varieties cannot be clearly	120 121
similar that the individual varieties cannot be clearly	121
similar that the individual varieties cannot be clearly differentiated except under special conditions or, when used with	121 122
similar that the individual varieties cannot be clearly differentiated except under special conditions or, when used with a variety name, seed of that variety that may be mixed with seed	121 122 123
similar that the individual varieties cannot be clearly differentiated except under special conditions or, when used with a variety name, seed of that variety that may be mixed with seed of other varieties of the same kind and of similar character. In	121 122 123 124
similar that the individual varieties cannot be clearly differentiated except under special conditions or, when used with a variety name, seed of that variety that may be mixed with seed of other varieties of the same kind and of similar character. In either case, ninety per cent of the pure seed shall be of the	121 122 123 124 125
similar that the individual varieties cannot be clearly differentiated except under special conditions or, when used with a variety name, seed of that variety that may be mixed with seed of other varieties of the same kind and of similar character. In either case, ninety per cent of the pure seed shall be of the variety or group of varieties named or, upon growth, shall produce	121 122 123 124 125 126
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similar that the individual varieties cannot be clearly differentiated except under special conditions or, when used with a variety name, seed of that variety that may be mixed with seed of other varieties of the same kind and of similar character. In either case, ninety per cent of the pure seed shall be of the variety or group of varieties named or, upon growth, shall produce plants having characteristics similar to the variety or group of varieties named. (BB) "Variety" means a subdivision of a kind that is characterized by growth, plant, fruit, seed, or other	121 122 123 124 125 126 127 128 129 130

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- (CC) "Vegetable seed" means the seed of any crop that is 133 grown in gardens or on truck farms and is generally known and sold 134 in this state under the name of vegetable seed or herb seed. 135
 - (DD) "Weed seed" means the seed and bulblets of all plants 136

combination, in excess of one seed in each two hundred grams of

wheat, oats, rye, barley, buckwheat, vetches, or any other seed as

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large as or larger than wheat, or any combination thereof;	228
(g) The percentage by weight of agricultural seed, which may	229
be designated as "crop seed," other than that required to be named	230
on the label;	231
(h) The percentage by weight of inert matter;	232
(i) For each named agricultural seed: the percentage of	233
germination, exclusive of hard seed; the percentage of hard seed,	234
if present; and the calendar month and year the test was completed	235
to determine these percentages;	236
(j) The name and address of the person who labels the seed.	237
(2) For coated agricultural seed, in addition to the	238
information required under division (A)(1) of this section:	239
(a) The percentage by weight of pure seed with coating	240
material removed;	241
(b) The percentage by weight of coating material;	242
(c) The percentage by weight of inert matter exclusive of	243
coating material;	244
(d) The percentage of germination determined on four hundred	245
coated pellets.	246
(3) For vegetable seed that is sold in containers weighing	247
eight ounces or less:	248
(a) The name of the kind and variety of the seed;	249
(b) For seed that germinates less than the germination	250
standard established by the director under division (B)(3) of	251
section 907.10 of the Revised Code:	252
(i) The percentage of germination, exclusive of hard seed;	253
the percentage of hard seed, if present; and the calendar month	254
and year the test was completed to determine these percentages;	255

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ounces or less:	284
(a) The common name of the kind and variety of flower seed	285
or, if commonly used, the scientific name of the kind and variety	286
of flower seed;	287
(b) The following information for flower seed that germinates	288
less than the germination standard established by the director	289
under division (B)(3) of section 907.10 of the Revised Code:	290
(i) The percentage of germination, exclusive of hard seed;	291
(ii) The percentage of hard seed, if present;	292
(iii) The calendar month and year that the test used to	293
determine the percentages was completed;	294
(iv) The words "below standard" in not less than eight-point	295
type in a conspicuous place on the same side of the label as that	296
which states the percentage of germination or on the face of the	297
container.	298
The percentage of germination of any flower seed determined	299
to be equal to or above the standard may be, but is not required	300
to be, stated on the label or container.	301
(c) The name and address of the person who labels the seed;	302
(d) The year in which the packed seed is intended for sale	303
or, if the seed is packed in hermetically sealed containers, the	304
years in which the packed seed is intended for sale;	305
(e) The lot number.	306
(6) For flower seed in containers weighing more than eight	307
ounces:	308
(a) The name of each kind and variety of flower seed present	309
in excess of five per cent and the percentage by weight of each in	310
order of its predominance;	311
(b) The lot number;	312

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report to the director of agriculture concerning the amount of	370
seed that the person sells in this state. The report shall be made	371
semiannually on a form that the director prescribes and provides.	372
One semiannual report shall be filed with the director prior to	373
the first day of February of each year with respect to all sales	374
that the person made during the period from the first day of July	375
to the thirty-first day of December of the preceding year. The	376
second semiannual report shall be filed prior to the first day of	377
August of each year with respect to all sales that the person made	378
during the period from the first day of January to the thirtieth	379
day of June of that year.	380
(B) A person who holds a valid seed labeler permit shall	381
include with each semiannual report a seed fee based on the amount	382
of the seed that the person sold during that reporting period as	383
follows:	384
(1) For soybeans and small grains, including barley, oats,	385
rye, wheat, triticale, and spelt, four cents per one hundred	386
pounds;	387
(2) For corn and grain sorghum, five cents per one hundred	388
pounds;	389
(3)(a) For vegetable and flower any of the following seed	390
sold at wholesale or retail or on consignment or commission in	391
containers of eight ounces or less, two per cent of the wholesale	392
value of the containers of seed or, if the seed is not sold	393
wholesale, two per cent of the retail value of the containers of	394
seed÷:	395
(i) Vegetable and flower seed sold in containers, other than	396
hermetically sealed containers, of eight ounces or less;	397
(ii) Flower seed sold in hermetically sealed containers that	398
contain fewer than three hundred seeds;	399
(iii) Vegetable seed sold in hermetically sealed containers	400

revocation by the director of the seed labeler permit or refusal,

without a hearing, to issue a subsequent seed labeler permit for

which the person applies.

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(D) This section does not apply to governmental entities that	431
donate seed for conservation purposes.	432
Sec. 907.28. No person shall manufacture or distribute any	433
type of legume inoculant or pre-inoculated seeds in this state	434
until he the person has registered the brand of the legume	435
inoculant with the director of agriculture. Applications for	436
registration shall be made on forms obtainable from the director	437
and shall be accompanied by the fee prescribed in section 907.31	438
of the Revised Code. A copy of each label used with each brand	439
shall be attached to the application form at the time of filing.	440
(A) Each application for registration of a brand of legume	441
inoculant shall state:	442
(1) The name and address of the person responsible for	443
distribution of the legume inoculant culture;	444
(2) The name of the group or groups of plants for which the	445
brand is represented to be effective;	446
(3) The name or nature of medium or substrata upon which	447
marketed;	448
(4) The name of the brand of the pure or mixed culture of	449
legume inoculant being registered.	450
(B) All registrations shall expire each year on the	451
thirty-first day of July <u>December</u> and shall be renewed according	452
to the standard renewal procedure of sections 4745.01 to 4745.03_{7}	453
inclusive, of the Revised Code.	454
(C) No other person shall be required to register a brand of	455
legume inoculant if the manufacturer has already registered the	456
brand.	457
Section 2. That existing sections 907.01, 907.03, 907.14, and	458
907.28 of the Revised Code are hereby repealed.	459