Fifty-ninth Legislative Assembly of North Dakota

Introduced by

Legislative Council

(Public Services Committee)

- 1 A BILL for an Act to amend and reenact sections 4-09-01, 4-09-02, 4-09-03, 4-09-04, 4-09-05,
- 2 4-09-06, 4-09-06.1, 4-09-07, 4-09-08, 4-09-10, 4-09-11, 4-09-11.1, 4-09-11.2, 4-09-12, 4-09-13,
- 3 4-09-14, 4-09-14.1, 4-09-14.4, 4-09-15, 4-09-16, 4-09-17.1, 4-09-18, 4-09-20.1, 4-09-20.2,
- 4 4-09.1-02, 4-09.1-04, 4-25-01, 4-25-02, 4-25-03, and 4-25-04 of the North Dakota Century
- 5 Code, relating to the state seed department, seed labeling, and certified seed; and to repeal
- 6 sections 4-09-03.1, 4-09-10.1, and 4-09-14.3 of the North Dakota Century Code, relating to the
- 7 state seed arbitration board and labeling requirements for seed labeling permit fees.

### 8 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

9 SECTION 1. AMENDMENT. Section 4-09-01 of the North Dakota Century Code is
10 amended and reenacted as follows:

4-09-01. Definitions. In this chapter, unless the context or subject matter otherwise
requires:

13 1. "Advertisement" means any representation, other than representations made on
 14 labels, which relates to seed.

"Agent", when used in connection with the state seed commissioner, means the
 commissioner's deputies deputy, inspectors inspector, analysts analyst, specialists
 specialist, and any other aides aide, agents agent, and employees of the
 commissioner and the seed department employee, when they are each is acting
 officially for the commissioner or performing any duty or duties as provided in this
 chapter or in the rules duly adopted under to implement this chapter.

213. "Agricultural seeds seed" means the seeds seed of grass, forage, cereal, fiber, oil22crops, Irish potato seed tubers, and any other kind of seeds commonly recognized23within this state as agricultural seeds seed, lawn seeds seed, and mixture of such24these seeds.

1 4. "Blend" means seed consisting of more than one variety of a kind, each in excess 2 of five percent by weight of the whole. 3 "Brand" means a word, name, or symbol, number, or design used to identify seed 5. 4 of one person to distinguish that seed from seed of another person. 5 6. "Commission" means the state seed commission. 6 7. "Commissioner" means the state seed commissioner. 7 "Conditioning" means drying, cleaning, scarifying, and other operations that may 8. 8 change the purity or germination of the seed. 9 "Department" means the seed department of this state. 9. 10 10. "Flower seed" includes a seed of a herbaceous plant grown for the bloom, 11 ornamental foliage, or other ornamental part, and commonly known and sold under 12 the name of flower or wildflower seed in this state. 13 <del>5.</del> 11. "Foundation seed", "registered seed", and "certified seed" means seed that has 14 been produced and labeled in accordance with the procedures and in compliance with the rules of an officially recognized seed-certifying agency. 15 16 <del>6.</del> 12. "Germination" means the percentage of seed capable of producing normal 17 seedlings under ordinarily favorable conditions as determined by methods 18 prescribed under the rules established by the association of official seed analysts, 19 but not including. The percentage does not include seed which that produces 20 weak, malformed, or obviously abnormal sprouts. 21 <del>7.</del> <u>13.</u> "Hard seed" means the percentage of seed which, because of hardness or 22 impermeability, does not absorb moisture or germinate under prescribed test but 23 remains hard during the period prescribed for germination of the kind of seed 24 concerned as determined by methods prescribed under the rule established by the 25 association of official seed analysts a seed that remains hard at the end of the 26 prescribed test period because the seed has not absorbed water due to an 27 impermeable seed coat. 28 "Hybrid" means the first generation seed of a cross produced by controlling the <del>8.</del> 29 pollination and by combining: 30 Two or more inbred lines; <del>a.</del> 31 One inbred or a single cross with an open pollinated variety; or b.

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	c. Two varieties or species, except open pollinated varieties of corn (Zea mays).					
	The second generation or subsequent generations from such crosses must not be					
	regarded as hybrids. Hybrid designations must be treated as variety names.					
<u>14.</u>	"Inert matter" means all matter not seed and includes the broken seed, a sterile					
	floret, chaff, a fungus body, and a stone.					
<del>9.</del> <u>15.</u>	"Kind" means one or more related species or subspecies which singly or					
	collectively is known by one common name, such as corn, oats, alfalfa, or timothy.					
<del>10.</del> <u>16.</u>	"Labeler" means the person who furnishes the information required in sections					
	4-09-10, 4-09-11, 4-09-11.1, and 4-09-11.2.					
<del>11.</del> <u>17.</u>	"Labeling" means all labels and other written, printed, or graphic representation in					
	any form accompanying or pertaining to any seed, whether in bulk or in containers,					
	including representations on invoices means a tag or other device attached to or					
	information written, stamped, or printed on any container or accompanying a lot of					
	bulk seed that contains information required by this chapter.					
<del>12.</del> <u>18.</u>	"Lot" means a definite quantity of seed identified by a lot number or other mark,					
	every portion or bag of which is uniform, within permitted tolerances, for the factors					
	which appear in the labeling.					
<u>19.</u>	"Mixture" means seed consisting of more than one kind, each in excess of five					
	percent by weight of the whole.					
<del>13.</del> <u>20.</u>	"Noxious weed seeds seed" means the seeds of either of the following					
	classifications is divided into three classes defined as:					
	<ul> <li>"Prohibited noxious weed seeds seed" means the seeds of perennial weeds</li> </ul>					
	which reproduce by seed or spread by underground roots, stems, and other					
	reproductive parts and which, when established, are highly destructive and					
	difficult to control by ordinary good cultural practice including the seeds a					
	weed seed that is prohibited from being present in agricultural, vegetable,					
	flower, tree, or shrub seed and is highly destructive and difficult to control by					
	good cultural practices and the use of herbicides and includes a seed of leafy					
	spurge (euphorbia esula I.), field bindweed (convolvulus arvensis I.), Canada					
	thistle (cirsium arvense (I.) scop.), perennial sow thistle (sonchus arvensis I.),					
	Russian knapweed (centaurea repens I.), absinth wormwood (artemisia					
	9.       15.         10.       16.         11.       17.         12.       18.         19.					

1		absinthium I.), hemp (cannabis sativa L.) having more than three-tenths of
2		one percent tetrahydrocannabinol, musk thistle (carduus nutans L.), spotted
3		knapweed (centaurea maculosa lam.), hoary cress (cardaria draba (l.) desv.),
4		and yellow starthistle (centaurea solstitialis L.).
5		b. "Restricted noxious weed seeds seed" means the seeds of weeds which are
6		highly objectionable in fields, lawns, and gardens, but which can be controlled
7		by good cultural practices or other means, including the seeds a seed that is
8		objectionable in agricultural crops, lawns, and gardens in this state and can
9		be controlled by good cultural practices or the use of herbicides and
10		includes the seed of dodder (cuscuta species), hedge bindweed (convolvulus
11		sepium I.), wild oats (avena fatua I.), and quackgrass (agropyron repens (I.)
12		beauv.).
13		c. <u>"Undesirable grass seed" means a seed of grass species declared by the</u>
14		commissioner to be a restricted noxious weed seed when found in lawn or turf
15		seed.
16	<del>14.</del> <u>21.</u>	"Official seed-certifying agency" means:
17		a. An agency authorized under the laws of a state, territory, or possession to
18		officially certify seed which has standards and procedures approved by the
19		United States secretary of agriculture to assure the genetic purity and identity
20		of the seed certified; or
21		b. An agency of a foreign country determined by the United States secretary of
22		agriculture to adhere to procedures and standards for seed certification
23		comparable to those adhered to generally by seed-certifying agencies under
24		subdivision a.
25	<del>15.</del>	"Person" means any individual, partnership, corporation, limited liability company,
26		company, society, or association.
27	<del>16.</del> <u>22.</u>	"Pest" means any invertebrate animal, pathogen, parasitic plant, or similar
28		organism causing or capable of causing injury or damage to any plant or part of a
29		plant or any processed, manufactured, or other product of a plant.
30	<del>17.</del> <u>23.</u>	"Phytosanitary certificate" means a document issued or authorized by the
31		commissioner indicating that the seed or tubers were inspected and considered to

1 be free from quarantine pests and practically free from injurious pests according to 2 the sanitary requirements of the importing country. 3 <del>18.</del> 24. "Pure seed" means agricultural and vegetable seed, exclusive of inert matter, and 4 all other seed not of the kind or variety being considered. 5 <del>19.</del> 25. "Record" means all information relating to lot identification, source, origin, variety, 6 amount, processing, testing, labeling, distribution, and file sample of the seed. 7 <del>20.</del> "Seed department" means the seed department of this state. 8 <del>21.</del> "Seizure" means the legal process carried out by court order against a definite 9 amount of seed. <del>22.</del> 26. 10 "Stop-sale" means an administrative order provided by law restraining the sale, 11 use, disposition, and movement of a definite amount of seed. 12 <del>23.</del> <u>27.</u> "Treated" means that the a seed has received an application of a seed protectant 13 pesticide which is designed to reduce, control, or repel certain disease organisms, 14 insects, or other pests attacking such seeds or seedlings growing therefrom substance, or a claim has been made that the seed has been subjected to a 15 16 process. 17 28. "Tree and shrub seed" includes seed of woody plants commonly known and sold 18 as tree and shrub seed in this state. 19 29. "Type" means a group of variety so nearly similar that the individual varieties 20 cannot be clearly differentiated except under special conditions. 21 30. "Variety" means a subdivision of a kind characterized by growth, yield, plant, fruit, 22 seed, or other characteristic by which it can be differentiated from other plants of 23 the same kind that is distinct, uniform, and stable. "Distinct" means the variety can 24 be differentiated by one or more identifiable morphological, physiological, or other 25 characteristics from all varieties of public knowledge. "Uniform" means the 26 variations in essential and distinctive characteristics are describable. "Stable" 27 means the variety will remain unchanged in its essential and distinctive 28 characteristics and uniformity when reproduced or reconstituted as required by the 29 different categories of varieties. 30 <del>25.</del> 31. "Vegetable seeds seed" means the seeds a seed of those crops which are a crop 31 that is grown in <del>gardens and</del> a garden or on a truck farms farm, and which are is

- generally known and sold under the name of vegetable seeds seed within this
   state.
- 3 26. 32. "Weed seeds seed" means the seeds seed of all plants a plant generally
   4 recognized as weeds a weed within this state, including noxious weed seeds seed.
   5 SECTION 2. AMENDMENT. Section 4-09-02 of the North Dakota Century Code is
   6 amended and reenacted as follows:
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## 4-09-02. Seed department - Offices and laboratories.

- 8 There must be maintained a state seed department to be known as the seed 1. 9 department of the state of North Dakota. Its The department's headquarters, main 10 offices, and other principal operating facilities and equipment must be located at 11 the North Dakota state university of agriculture and applied science. The 12 commissioner, subject to the approval and supervision of the commission, shall 13 provide and maintain necessary laboratories and facilities properly equipped to 14 make analyses, tests, and variety and disease determinations of seeds and plants, 15 and to do work and effect other results as may be necessary to carry out this 16 chapter. For these purposes, the commissioner may utilize the premises, space, 17 and equipment at North Dakota state university as may be assigned to the 18 commissioner by the university. The commissioner shall permit the facilities and 19 services of the official laboratories to be used by the university at convenient times. 20 2. The state seed commission may locate and establish branch offices and
- 21laboratories at other locations in this state as in the commissioner's judgment are22necessary to carry out properly and effectively the provisions of this or other
- 23 chapters in which the seed department is charged with duties and responsibilities.
- SECTION 3. AMENDMENT. Section 4-09-03 of the North Dakota Century Code is
   amended and reenacted as follows:

# 4-09-03. State seed commission - Members - Meetings - Appointment and duties of commissioner.

The state seed commission is the governing board of the seed department and
 shall adopt rules and regulations pursuant to chapter 28-32 to effectuate the
 purposes of this section.

1 2. The state seed commission consists of a representative of the North Dakota crop 2 improvement association, a representative of the North Dakota certified seed 3 potato growers association, a representative of the North Dakota dry edible bean 4 seed growers association, a representative of the North Dakota agricultural 5 association, an elected member of the North Dakota potato council selected by the 6 North Dakota potato council, a representative of the Red River valley potato 7 growers association who is a North Dakota resident, a representative of the North 8 Dakota grain dealers association selected by the association's board of directors 9 who also operates a state-approved seed conditioning plant selected by the board 10 of directors of the North Dakota grain dealers association, and the agriculture 11 commissioner, or the commissioner's designee, who shall serve as chairman. The 12 associate dean and director of the experiment station, or the director's designee, of 13 the college of agriculture of the North Dakota state university of agriculture and 14 applied science is a voting member of the commission.

15 3. The commission shall meet a minimum of two times each calendar year and may 16 hold special meetings at the call of the chairman or by request of any two members 17 of the commission. Members of the commission must be reimbursed for mileage 18 and travel as specified in section 54-06-09 and expenses as specified in section 19 44-08-04 for attendance at regular and special meetings. Each member of the 20 commission is entitled to receive compensation at the rate of seventy-five dollars 21 per day and reimbursement for expenses, as provided by law for state officers, for 22 attending commission meetings. Compensation under this section may not be paid 23 to any member who receives compensation or salary as a regular state employee 24 or official. A commission member unable to attend a meeting of the commission 25 may be represented by a proxy who has written authorization from such the absent 26 commission member.

4. The commission shall appoint a qualified manager of the seed department who
must be known as the state seed commissioner. The commission shall fix the
salary of the commissioner within legislative appropriation therefor. The
commissioner's appointment must be reviewed annually by the commission, and
the commissioner is subject to removal for cause. In the event of a vacancy in the

1 office of seed the commissioner, the commission may appoint a temporary state 2 seed commissioner to serve until such time as the appointment of a permanent 3 commissioner is appointed. The state seed commissioner has responsibility for 4 preparing the biennial budget and annual salary schedules which that must be 5 approved by the commission prior to before submission to the state budget 6 director. The commissioner is directly responsible to the commission and shall 7 make semiannual reports to the commission and such any other reports as 8 requested by the commission.

9 SECTION 4. AMENDMENT. Section 4-09-04 of the North Dakota Century Code is
10 amended and reenacted as follows:

**4-09-04. Official seal.** The official seal of the seed department as recorded in the office of the secretary of state must be used exclusively in connection with the affairs of the seed department. The use of such the seal contrary to the provisions of this chapter or the commissioner's regulations is punishable as provided in section 4-09-24.

SECTION 5. AMENDMENT. Section 4-09-05 of the North Dakota Century Code is
amended and reenacted as follows:

4-09-05. Rules and regulations - Authority to make Rulemaking and delegating
authority. The commissioner may adopt rules in conformance with the provision of as
authorized by chapter 28-32. The commissioner may delegate any duty or power of the
commissioner to an agent.

SECTION 6. AMENDMENT. Section 4-09-06 of the North Dakota Century Code is
 amended and reenacted as follows:

4-09-06. Examination of seed by commissioner - Right of access to premises Publication of reports - "Stop-sale" order.

<u>1.</u> The commissioner, or the commissioner's agents, shall <u>may</u> inspect, examine,
 make analysis of <u>analyze</u>, and test any seed sold, offered, or exposed for sale,
 held, or distributed within this state for planting purposes, at <del>such <u>a</u></del> time and place,
 and to <del>such <u>an</u> extent, as <u>determined by</u> the commissioner <del>may determine</del>. The
</del>

<u>At a reasonable time, the</u> commissioner and the commissioner's agents, at all
 reasonable times, have has the right of free access to the premises or structures
 controlled, owned, or operated by any person who may be, or whose seed, or the

seed the person may be holding or storing or transporting, may be, investigated or
proceeded against, and to any premises or structures or any kind of vehicle or
conveyance where any seed may be located or in the process of transportation
within the state, when not prohibited by interstate commerce laws and rules, for the
purpose of inspecting to inspect, examining examine, and sampling sample any
seed or seed plants plant.

7 Any person involved in any way in the handling, transportation, storage, buying, or 3. 8 selling of seed shall cooperate with the commissioner and the commissioner's 9 agents and shall render all possible assistance to aid the commissioner and the 10 commissioner's agents in the carrying out and enforcement of this chapter and the 11 rules adopted under this chapter. The commissioner may publish, or cause to be 12 published, the results of the examination, analyses, and tests of any samples of 13 seed or mixtures of seed, together with any information the commissioner may 14 deem advisable.

15 4. The commissioner or the commissioner's agent may issue and enforce a written or 16 printed "stop-sale" order to the owner or custodian of any lot of agricultural or 17 vegetable seed which that the commissioner or the commissioner's agent finds to 18 be in violation of this chapter, which. The order shall prohibit further sale, 19 conditioning, and movement of such the seed until the commissioner or the 20 commissioner's agent has evidence that the law has been complied with and has 21 issued a release from such "stop sale" order has been issued. Provided, that in 22 respect to seeds which have. As to seed that has been denied sale, conditioning, 23 and movement as provided in this section, the owner or custodian of such seeds 24 has the right to appeal from the order to a court of competent jurisdiction in the 25 locality in which the seeds are seed is found, praying for a judgment as to the 26 justification of the order and for the discharge of the seed from the order prohibiting 27 the sale, conditioning, and movement in accordance with the findings of the court. 28 This section subsection does not limit the right of the commissioner or the 29 commissioner's agent to proceed as authorized by other sections of this chapter. 30 SECTION 7. AMENDMENT. Section 4-09-06.1 of the North Dakota Century Code is 31 amended and reenacted as follows:

1 4-09-06.1. Inspection - Export certification - Fees. The commissioner or the 2 commissioner's authorized representative may inspect agricultural seed, flower seed, vegetable 3 seed, tree and shrub seed, and Irish potato tubers when the seed or tubers are offered for 4 export. The commissioner may issue a phytosanitary certificate to plant quarantine officials and 5 may make reasonable charges for this service. Gertificates The commissioner may be withheld 6 withhold the certificate if the product does not meet sanitary requirements and if all state 7 licensing and bonding requirements have not been met. The name and address of the 8 consignee on the phytosanitary certificate is confidential.

9 SECTION 8. AMENDMENT. Section 4-09-07 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 4-09-07. Official laboratories - Location - Certificates and reports - Publication. 12 The commissioner, subject to the approval and supervision of the state seed commission, shall 13 provide and maintain under the commissioner's direction necessary laboratories and facilities 14 properly equipped to make analyses, tests, and variety and disease determinations of seeds 15 and plants, and to effect such other results and work as may be necessary to carry out this 16 chapter. For these purposes, the commissioner may utilize such premises, space, and 17 equipment at the North Dakota state university of agriculture and applied science as may be 18 assigned to the commissioner by the state board of higher education. The commissioner, 19 subject to the approval of the state board of higher education, shall permit the facilities and 20 services of the official laboratories to be used by the university at convenient times.

- 211.When a report or certificate relating to the findings and determinations made in a22laboratory is issued and signed by the commissioner or a duly authorized agent, it,23the document must be accepted as prima facie evidence of the statements therein24contained in the document, but the commissioner or the commissioner's analysts25are is subject to court order for a review of findings as set forth by such certificates26or reports in the document.
- 27 <u>2.</u> The commissioner may publish reports or explanatory material concerning seed or
   28 inspections, tests, analyses, or other determinations made by the commissioner
   29 and may enlarge expand the same with material setting forth the value or condition
   30 of the seed stocks which are produced in this state or in which North Dakota
   31 persons are interested. The commissioner also may publish lists of certified seed.

SECTION 9. AMENDMENT. Section 4-09-08 of the North Dakota Century Code is
 amended and reenacted as follows:

4-09-08. Public laboratory service - Fees for tests. The commissioner shall accept
samples submitted to the state laboratory for testing and shall determine the types of tests to be
conducted on the samples. The commissioner, with the approval of the seed commission, shall
establish and charge fees for laboratory tests and services.

SECTION 10. AMENDMENT. Section 4-09-10 of the North Dakota Century Code is
amended and reenacted as follows:

9 **4-09-10.** Labeling requirements for agricultural seed.

- 10 Each container of agricultural seed which is sold, offered for sale, exposed for sale, 1. 11 transported for sale, or held in storage with the intent to sell for planting purposes 12 within this state must bear thereon or have attached thereto in a conspicuous 13 place, or there must be properly delivered with bulk sales or movements of said 14 agricultural seed, a conspicuous, plainly written or printed label or tag in the 15 English language giving with the following information required by this section, 16 which statement may not be modified or denied in the labeling or on another label 17 attached to the container:.
- 18 1. a. 2. In seeds seed of wheat, durum, barley, oats, rye, soybeans, field pea, dry beans,
   and flax, the label must contain the commonly accepted name of the kind and
   variety of each agricultural seed component in excess of five percent of the whole
   and the percentage by weight of each. Variety identification is not required for
   seeds labeled "for vegetative cover only". Seed listed in this subsection may be
   sold by brand if the true variety name or number is clearly stated on the label in a
   type size equal to or greater than the brand.
- b. 3. In seeds seed of canola, the label must contain a statement that the seed must be
   is certified by the commissioner as meeting the standards of this chapter or have
   been certified by another state or province having certification standards for canola
   which meet or exceed standards adopted by this chapter.
- e. <u>4.</u> In all other seeds seed not named in subdivisions a subsections 2 and b <u>3, the</u>
   <u>label must contain</u> the commonly accepted name of the kind or the kind and variety

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1			of e	ach agricultural seed component in excess of five percent of the whole and the
2			perc	centage of weight of each.
3	<del>d.</del>	<u>5.</u>	Whe	en more than ten percent of the whole consists of an aggregate of agricultural
4			see	d components, each present in an amount not exceeding five percent of the
5			who	le, the label must contain each component in excess of one percent of the
6			who	ble must be named together with the percentage by weight of each. All
7			com	aponents Each component must be listed in the order of their its predominance.
8			Whe	ere When more than one component is named, the word <u>"mix", "mixed",</u>
9			"mix	kture", or <del>the word "mixed",</del> <u>"blend"</u> must be <del>shown conspicuously on the label</del>
10			<u>app</u>	ropriately stated with the name of the mixture or blend.
11	<del>2.</del>	<u>6.</u>	<u>For</u>	each container of agricultural seed, the label must contain:
12			<u>a.</u>	Lot number or other lot identification.
13		<del>3.</del>	<u>b.</u>	Origin The origin, state or foreign country, where grown. If the origin is
14				unknown, that fact must be stated.
15		<del>4.</del>	<u>C.</u>	Percentage The percentage by weight of all weed seeds seed.
16		<del>5.</del>	<u>d.</u>	The name and rate of occurrence per pound [453.59 grams] of each kind of
17				restricted noxious weed seeds seed present, if the restricted noxious weed
18				seeds are seed is present singly or collectively in amounts:
19			<del>a.</del>	In in seeds of grasses and small seeded legumes, in excess of thirteen seeds
20				per pound [453.59 grams] <del>; and<u>, or</u></del>
21			<del>b.</del>	In in other agricultural seeds, including the cereals, oil seed crops, millets,
22				and seeds of similar size, in excess of five seeds per pound [453.59 grams].
23		<del>6.</del>	<u>e.</u>	Percentage The percentage by weight of agricultural seed which that may be
24				designated as crop seed, other than those required to be named on the label.
25		<del>7.</del>	<u>f.</u>	Percentage The percentage by weight of inert matter.
26		<del>8.</del>	For	each agricultural seed:
27		<del>a.</del>	<u>g.</u>	Percentage The percentage of germination for each agricultural seed,
28				exclusive of hard seed. Total; the percentage of hard seed if present for each
29				agricultural seed; and if desired the total germination and hard seed may be
30				stated as such, if desired for each agricultural seed.

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1		<del>b.</del>	Percentage of hard seed, if present. Total germination and hard seed may be
2			stated as such, if desired.
3		<del>c.</del>	The In addition, the calendar month and year the test was completed to
4			determine such these percentages.
5	<del>9.</del>	<u>h.</u>	The full name and address of the person who labeled <del>said</del> <u>the</u> seed <del>,</del> or who
6			sells, offers for sale, or exposes said the seed for sale within this state.
7	<del>10.</del>	<u>i.</u>	For <u>If the seed is</u> treated <del>seeds as defined in this chapter</del> , for which a
8			separate label may be used:
9		<del>a.</del>	A, a word or statement indicating that the seed has been treated;
10		<del>b.</del>	The the commonly accepted, coined, chemical or abbreviated chemical
11			(generic) name of the applied seed protectant pesticide substance; and
12		<del>e.</del>	If if the substance in the amount present with the seed is harmful to human or
13			other vertebrate animals, a caution statement such as "Do not prohibiting use
14			for food or, feed, or oil purposes". The caution and for mercurials and similar
15			toxic substances must be a poison statement or symbol. If the seed is treated
16			with an inoculant, the label must contain the date beyond which the inoculant
17			is not to be considered effective.
18	<del>11.</del>	j.	That the The seed container itself is a hermetically sealed container as
19			defined by rules adopted by the commissioner.
20	<del>12.</del>	<u>k.</u>	A disease test result for seedborne diseases. For the purpose of this
21			subsection, the words "disease test result" have the meaning ascribed to
22			them by rules adopted by the commissioner.
23	SEC		N 11. AMENDMENT. Section 4-09-11 of the North Dakota Century Code is
24	amended a	nd re	enacted as follows:
25	4-09	9-11.	Labeling requirements for vegetable seed.
26	<u>1.</u>	Eac	h container of vegetable seed which is sold, offered for sale, exposed for sale,
27		tran	sported for sale, or held in storage with the intent to sell for <del>sowing</del> <u>planting</u>
28		purp	poses within this state <del>shall</del> <u>must</u> bear <del>thereon</del> , or have attached <del>thereto, in</del> a
29		cons	spicuous <del>place a ,</del> plainly <del>written or</del> printed label <del>or tag</del> in the English language
30		<u>with</u>	the information required by this section, which may not be modified or denied
31		<u>in th</u>	ne labeling.

1	<del>1.</del>	<u>2.</u>	For	vegeta	able <del>seeds</del> <u>seed</u> in containers of one pound [.45 <del>kilograms</del> <u>kilogram]</u> or
2			less	, <del>such</del>	the label <del>or tag</del> must <del>give</del> <u>contain</u> the <del>following</del> information <u>required by</u>
3			<u>this</u>	subse	ction:
4			a.	The r	name of kind and variety of seed.
5			b.	For <del>s</del>	<del>eeds which germinate</del> <u>seed that germinates</u> less than the standards as
6				set fo	orth in section 201.31 of the rules and regulations under the Federal Seed
7				Act, "	Service and Regulatory Announcement No. 156", and subsequent
8				revisi	ons <del>:</del>
9				<del>(1)</del>	Percentage, the percentage of germination, exclusive of hard seed-
10				<del>(2)</del>	Percentage; the percentage of hard seed, if present-
11				<del>(3)</del>	The: the calendar month and year the test was completed.
12				<del>(4)</del>	The or the year for which the seed was packaged; and the words
13					"below standard" in not less than eight point eight-point type.
14			C.	The f	ull name and address of the person who labeled <del>said</del> <u>the</u> seed <del>,</del> or who
15				sells,	offers for sale, or exposes said the seed for sale within this state.
16			<del>d.</del>	For tr	eated seed as defined in this chapter for which a separate label may be
17				used:	:
18				<del>(1)</del>	A word or statement indicating that the seed has been treated.
19				<del>(2)</del>	The commonly accepted, coined, chemical or abbreviated chemical
20					(generic) name of the applied substance.
21				<del>(3)</del>	If the substance in the amount present with the seed is harmful to
22					human or other vertebrate animals a caution statement such as "Do not
23					use for food or feed or oil purposes". The caution for mercurials and
24					similar toxic substances must be a poison statement or symbol.
25			<del>e.</del>	<del>That</del>	the seed container itself is a hermetically sealed container. For the
26				purpe	eses of this subsection, the words "hermetically sealed container" have
27				the m	neaning ascribed to them by regulation promulgated by the state seed
28				comn	nissioner.
29	<del>2.</del>	<u>3.</u>	For	vegeta	able seeds seed in containers of more than one pound [.45 kilograms
30			kilog	<u>gram]</u> ,	<del>such</del> <u>the</u> label <del>or tag</del> must <del>give</del> <u>contain</u> the <del>following</del> information
31			requ	uired b	y this subsection:

1 The name of each kind and variety of vegetable seed present in excess of five a. 2 percent and the percentage by weight of each in order of its predominance. 3 b. Lot number or other lot identification. 4 C. Origin, meaning the state or foreign country where grown. If the origin is 5 unknown, that fact must be stated. 6 The name and rate of occurrence per pound [.45 kilograms kilogram] of each d. 7 kind of restricted noxious weed seeds present. 8 For each named vegetable seed: e. 9 Percentage, the percentage of germination, exclusive of hard seed-(1) 10 Total, and the percentage of hard seed if present, and if desired, the 11 total germination and hard seed may be stated as such, if desired. 12 <del>(2)</del> Percentage of hard seed, if present. Total germination and hard seed 13 may be stated as such, if desired. 14 The In addition, the calendar month and year the test was completed to <del>(3)</del> 15 determine such these percentages or the year for which the seed was 16 packaged. 17 f. The full name and address of the person who labeled said the seed, or who 18 sells, offers for sale, or exposes said seed for sale within this state. 19 For vegetable seed in any size container, the label for treated seed as defined in <del>g.</del> <u>4.</u> 20 this chapter, for which a separate label may be used: 21 (1)A, must contain a word or statement indicating that the seed has been 22 treated-23 (2)The; the commonly accepted, coined, chemical or abbreviated chemical 24 (generic) name of the applied substance-25 <del>(3)</del> If; and if the substance in the amount present with the seed is harmful 26 to human or other vertebrate animals, a caution statement such as "Do 27 not prohibiting use for food or, feed, or oil purposes". The caution and 28 for mercurials and similar toxic substances shall be a poison statement 29 or symbol. If the seed is treated with an inoculant, the label must 30 contain the date beyond which the inoculant is not to be considered 31 effective.

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1	<del>h.</del> <u>5.</u>	The labeling requirements for vegetable seeds seed in containers of more than
2		one pound [.45 kilograms kilogram] are deemed to have been met if the seed is
3		weighed from a properly labeled container in the presence of the purchaser.
4	<del>i.</del> <u>6.</u>	That For vegetable seed in any size container, the label must state the seed
5		container itself is a hermetically sealed container. For the purposes of this
6		subsection, the words "hermetically sealed container" have the meaning ascribed
7		to them by regulation promulgated by the state seed commissioner.
8	SEC	CTION 12. AMENDMENT. Section 4-09-11.1 of the North Dakota Century Code is
9	amended a	nd reenacted as follows:
10	4-09	-11.1. Labeling requirements for flower seeds seed.
11	<u>1.</u>	Each container of flower seeds which seed that is sold, offered for sale, exposed
12		for sale, or transported within this state for <del>sowing</del> <u>planting</u> purposes <del>, shall</del> <u>must</u>
13		bear thereon or have attached thereto in a conspicuous place a, plainly written or
14		printed label <del>or tag</del> in the English language <del>, giving</del> with the following information
15		required by this section, which statement may not be modified or denied in the
16		labeling or on another label attached to the container:
17	<del>1.</del> <u>2.</u>	For all flower seeds:
18		a. A seed, the label must contain a word or statement indicating whether the
19		seed has been treated-
20		b. The; the commonly accepted coined, chemical, or abbreviated chemical
21		<del>(generic)</del> name of the applied substance or description of the process used <del>.</del>
22		e. If; and if the substance in the amount present with the seed is harmful to
23		human or other vertebrate animals, a caution statement such as "Do not
24		prohibiting use for food, feed, or oil purposes". The caution and for mercurials
25		and similarly toxic substances must be a poison statement and symbol.
26		<del>d.</del> If the seed is treated with an inoculant, the date beyond which the inoculant is
27		not to be considered effective (date of expiration).
28	<del>2.</del> <u>3.</u>	For flower seeds seed in packets prepared for use in home gardens or household
29		plantings or flower seeds seed in preplanted containers, mats, tapes, or other
30		planting devices, the label must contain:
31		a. For all kinds of flower <del>seeds:</del>

1			<del>(1)</del>	The seed, the name of the kind and variety or a statement of type and
2				performance characteristics as prescribed in the rules and regulations
3				promulgated under the provisions of this chapter.
4			<del>(2)</del>	The required by the commissioner, the calendar month and year the
5				seed was tested or the year for which the seed was packaged-
6			<del>(3)</del>	The, and the name and address of the person who labeled said the
7				seed <del>,</del> or who sells, offers, or exposes <del>said</del> <u>the</u> seed for sale within this
8				state.
9		b.	For e	seeds seed of those kinds for which standard testing procedures are
10			pres	cribed and which germinate less than the germination standard last
11			estal	plished under the provisions of this chapter:
12			<del>(1)</del>	Percentage, the percentage of germination exclusive of hard seeds.
13			<del>(2)</del>	The and the words "below standard" in not less than eight-point type.
14		c.	For <del>s</del>	seeds seed placed in a germination medium, mat, tape, or other device in
15			such	a way so as to make it difficult to determine the quantity of seed without
16			remo	oving the seeds from the medium, mat, tape, or device, a statement to
17			indic	ate the minimum number of seeds in the container.
18	<del>3.</del> <u>4.</u>	For	flowe	seeds seed in containers other than packets prepared for use in home
19		flow	/er gar	dens or household plantings and other than preplanted containers, mats,
20		tape	es, or (	other planting devices the label must contain:
21		a.	The	name of the kind and variety or a statement of type and performance
22			chara	acteristics as prescribed in rules and regulations promulgated under the
23			provi	sions of this chapter.
24		b.	The	lot number or other lot identification.
25		c.	The	calendar month and year that the seed was tested or the year for which
26			the s	eed was packaged.
27		d.	The	name and address of the person who labeled said the seed or who sells,
28			offer	s, or exposes <del>said</del> <u>the</u> seed for sale within this state.
29		e.	For t	hose kinds of seed for which standard testing procedures are prescribed:
30			<del>(1)</del>	Percentage, the percentage germination exclusive of hard seed-
31			<del>(2)</del>	Percentage and the percentage of hard seed, if present.

26

SECTION 13. AMENDMENT. Section 4-09-11.2 of the North Dakota Century Code is
 amended and reenacted as follows:

3 **4-09-11.2.** Labeling requirements for tree and shrub seeds.

- 4 1. Each container of tree and shrub seed which is sold, offered for sale, or exposed 5 for sale, or transported within this state for sowing planting purposes, must bear 6 thereon or have attached thereto in a conspicuous place a, plainly written or 7 printed label or tag in the English language, giving the following information 8 required by this section, which statement must may not be modified or denied in 9 the labeling or on another label attached to the container, except that labeling of 10 seed supplied under a contractual agreement may be by invoice accompanying the 11 shipment or by an analysis tag attached to said the invoice if each bag or other 12 container is clearly identified by a lot number stenciled on the container or if the 13 seed is in bulk. Each bag or container that is not so identified must carry complete 14 labeling:
- 15 <u>1.</u> <u>2.</u> For all tree and shrub seeds seed, the label must contain:
- 16 a. A word or statement indicating whether the seed has been treated-
- 17b.The: the commonly accepted coined, chemical, or abbreviated chemical18(generic) name of the applied substance or description of the process used-
- e. If: and if the substance in the amount present with the seed is harmful to
   human or other vertebrate animals, a caution statement such as "Do not
   prohibiting use for food er, feed, or oil purposes". The caution and for
   mercurials and similarly toxic substances must be a poison statement and
   symbol.
- 24 d. If the seed has been treated with an inoculant, the date beyond which the
  25 inoculant is not to be considered effective (date of expiration).

2. For all tree and shrub seeds subject to this chapter:

- a. <u>b.</u> <u>Common The common name of the species of seed (and subspecies, if appropriate).
  </u>
- 29b. c.The scientific name of the genus and species (and subspecies, if30appropriate).
- 31 e. <u>d.</u> Lot <u>The lot</u> number or other lot identification.

	0		,	
1		<del>d.</del>	Origi	<del>n:</del>
2	<del>(1)</del>	<u>e.</u>	For ]	<u>The origin for</u> seed collected from a predominately indigenous stand <del>,</del> <u>as</u>
3			<u>ident</u>	<u>ified by</u> the area <del>of collection</del> <u>the trees are growing and collected</u> given
4			by la	titude and longitude, <del>or</del> geographic description, or political subdivision
5			such	as state or county.
6			<del>(2)</del>	For and for seed collected from other than a predominantly indigenous
7				stand <del>, identify</del> as identified by the area of collection and the origin of
8				the stand place from which the seeds or plants were originally
9				introduced or state "origin not indigenous".
10	e.	<u>f.</u>	The	elevation or the upper and lower limits of elevations within which said the
11			seed	was collected.
12	<del>f.</del>	<u>g.</u>	Purit	<del>y</del> <u>The purity</u> as a percentage of pure seed by weight.
13	<del>g.</del>	<u>h.</u>	For t	hose species for which standard germination testing procedures are
14			pres	cribed, the <del>following:</del>
15			<del>(1)</del>	Percentage percentage germination exclusive of hard seed-
16			<del>(2)</del>	Percentage; the percentage of hard seed, if present-
17			<del>(3)</del>	The; and the calendar month and year test was completed to determine
18				such the percentages.
19		<del>h.</del>	In lie	u of <del>paragraphs 1, 2, and 3 of</del> <u>this</u> subdivision <del>g</del> , the seed may be
20			label	ed "Test is in process, results will be supplied upon request".
21		÷.	For t	hose species for which standard germination testing procedures have not
22			been	prescribed, the calendar year in which the seed was collected.
23	<del>j.</del>	<u>i.</u>	The	name and address of the person who labeled said the seed or who sells,
24			offer	s, or exposes <del>said</del> <u>the</u> seed for sale within this state.
25	SEC	СТІО	N 14.	AMENDMENT. Section 4-09-12 of the North Dakota Century Code is
26	amended a	nd re	enact	ed as follows:
27	4-09	9-12.	Invoi	ce and records. Each person whose name appears on the label
28	handling ag	<del>ricul</del>	tural, ∖	regetable, flower, or tree and shrub seeds subject to this chapter, and
29	handles see	<u>ed</u> sh	all kee	ep for a period of two three years complete records of each lot of seed
30	handled, ar	nd sh	all kee	p for a period of one year a file sample of each lot of seed for a period of
31	<u>one year</u> af	ter fi	nal dis	position of said the lot. All records pertaining to the lot or lots involved

1 must be accessible for inspection by the commissioner or his agents at any time during

2 customary business hours.

3 SECTION 15. AMENDMENT. Section 4-09-13 of the North Dakota Century Code is
4 amended and reenacted as follows:

4-09-13. Tolerances. The tolerances used in determining correctness and accuracy in
labeling seed as described in this chapter must be those tolerances used under the Federal
Seed Act of August 9, 1939 [53 Stat. 1275; 7 U.S.C. 1551 et seq.], and subsequent
amendments as of December 31 June 30, 2002 2005, except that the tolerance for yellow
starthistle must be zero and the commissioner may, by rule, establish tolerances that are more
strict than the Federal Seed Act tolerances.

SECTION 16. AMENDMENT. Section 4-09-14 of the North Dakota Century Code is
 amended and reenacted as follows:

13 **4-09-14**.

4-09-14. Prohibitions.

- It is unlawful for any <u>A</u> person to <u>may not</u> sell, offer for sale, expose for sale,
   transport for sale, or hold or store with the intent to sell, any agricultural, vegetable,
   flower, or tree and shrub seed within this state if:
- 17 The Unless for agricultural seed, a test to determine the percentage of a. 18 germination required under sections section 4-09-10, 4-09-11, 4-09-11.1, and 19 4-09-11.2 has not been completed within a nine-month period, exclusive of 20 the calendar month in which the test was completed, immediately prior to the 21 sale, offering for sale, or transportation, provided that seeds contained in a 22 hermetically sealed container, as defined by regulation issued by the seed 23 commissioner, may be sold, transported for sale, or held for sale unless the 24 test provided in this subdivision has not been completed within a 25 thirty-six-month period, exclusive of the calendar month in which the test was 26 completed, immediately prior to the sale, offering for sale, or transportation for 27 sale or the seed is offered for sale beyond the sell by date exclusive of the 28 calendar month in which the seed was to have been sold. 29 Unless for flower, vegetable, native grass, or forb seed, a test to determine b.
- 30 the percentage of germination required under sections 4-09-10, 4-09-11, and

1		4-09-11.1 has been completed within a twelve-month period, exclusive of the
2		calendar month in which the test was completed.
3	<u>C.</u>	Unless for cool season lawn and turf grasses, including Kentucky bluegrass,
4		red fescue, chewings fescue, hard fescue, tall fescue, perennial rye grass,
5		intermediate rye grass, annual rye grass, colonial bent grass, creeping bent
6		grass, and mixtures or blends of those grasses, a test to determine the
7		percentage of germination has been completed within a fifteen-month period,
8		exclusive of the calendar month in which the test was completed.
9	<u>d.</u>	Unless for tree, shrub, agricultural, flower, wildflower, or vegetable seed
10		packaged in a hermetically sealed container under conditions as defined by
11		the commissioner, a test to determine the percentage of germination has
12		been completed within a thirty-six month period after the last day of the month
13		that the seed was tested for germination before packaging. However, if seed
14		in a hermetically sealed container is offered for sale more than thirty-six
15		months after the last day of the month in which the seed was tested before
16		packaging, the seed must be retested within a twelve-month period, exclusive
17		of the calendar month in which the retest was completed;
18	<del>b.</del> <u>e.</u>	The If the seed is not labeled in accordance with the provisions of this chapter
19		or bears false or misleading labeling;
20	<del>c.</del> <u>f.</u>	There If there has been false or misleading advertising in connection with the
21		seed;
22	<del>d.</del> <u>g.</u>	The lf the seed contains prohibited noxious weed seeds;
23	<del>e.</del> <u>h.</u>	With regard to Unless for agricultural or vegetable seed, the seed is not
24		labeled to show the rate of occurrence of restricted noxious weed seeds, as
25		required under sections 4-09-10 and 4-09-11;
26	<del>f.</del> <u>i.</u>	The lf the seed is designated, offered, represented, or advertised under any
27		name or identification other than that the name by which it the seed was
28		known originally;
29	<del>g.</del> j.	The lf the seed contains restricted noxious weed seeds in excess of
30		twenty-five seeds per pound [453.59 grams]; or

1	<del>h.</del> <u>k.</u>	The If the percentage by weight of all weed seeds in the seed exceeds one
2		percent.

- 3 Any person, under rules adopted by the commissioner, may submit to the 2. 4 commissioner a sample of any seed which the person claims to be a new variety, 5 distinct from any commonly known variety of the seed, together with a proposed, 6 distinctive name. The commissioner, within one year, shall make any tests test the 7 commissioner considers necessary, and if the commissioner finds as a result of the 8 tests test that the seed or plant is of a new variety, distinct from any known variety 9 of the seed and that the proposed name will properly distinguish the seed from any 10 and all other varieties, the commissioner shall issue to the applicant a permit to 11 designate the seed by the proposed name.
- 3. The purchaser, vendor, or any person receiving any seed shipped into this state
  from without the state, shall have the same labeled in accordance with this
  chapter. Certain standardized grades and labeling of seed in use elsewhere may
  be permitted by the commissioner in connection with shipments of seed into this
  state from points outside this state in lieu of the labeling provided for in this
  chapter.
- 18 2. <u>4.</u> It is unlawful for any <u>A</u> person in this state to may not:
- 19a.Detach, alter, deface, or destroy any label provided for in this chapter or to20alter or substitute seed in any manner with the intent to defeat the purpose of21this chapter;
- b. Disseminate any false or misleading advertisement concerning agriculture or
  vegetable seed in any manner or by any means;
- c. Hinder or obstruct in any way any authorized person in the performance of the
  person's duties under this chapter;
- 26 d. Fail to comply with a "stop-sale" order;
- e. Use on seed labels or tags, or to use or attach to literature, or to state in any
  manner or form of wording designed as a "disclaimer" or "nonwarranty" clause
  with the intent to disclaim responsibility of the vendor of the seed for the data
  on the label required by law;

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1	f.	Use the words "type" or "trace" on any labeling in connection with the name
2		and description of any agricultural and vegetable seed;
3	g.	Move or otherwise handle or dispose of any lot of seed held under a
4		"stop-sale" order, except with the written permission of the commissioner <del>or</del>
5		the commissioner's agent, and only for the purpose specified in such this
6		written permission;
7	h.	Use the name of the state seed department or the name of the official
8		laboratory for advertising purposes in connection with seed analyzed or tested
9		by the department or official laboratory, except in the case of registered or
10		certified seed; or
11	i.	Plant any seed labeled "for vegetative cover only" with the intent to harvest for
12		seed or grain.
13	SECTIO	<b>N 17. AMENDMENT.</b> Section 4-09-14.1 of the North Dakota Century Code is
14	amended and re	enacted as follows:
15	4-09-14.1	I. Seed sales - Seed labeling fee permit - Exception. No A person may not
16	label agricultural	, vegetable, flower, or tree or shrub seed within, or for delivery within, this state
17	unless a seed la	beling fee permit has been obtained from the seed department commissioner
18	and has been iss	sued to the labeler pursuant to section 4-09-14.4.
19	SECTIO	<b>18. AMENDMENT.</b> Section 4-09-14.4 of the North Dakota Century Code is
20	amended and re	enacted as follows:
21	4-09-14.4	<b>4. Permit.</b> The commissioner is authorized at the commissioner's discretion,
22	under such rules	as may be promulgated, to may issue a permit to any person to label
23	agricultural, vege	etable, flower, and tree and shrub seeds in North Dakota. The person shall
24	apply to the com	missioner for a permit and shall furnish the seed department commissioner
25	with an annual s	tatement of all seeds sold in North Dakota this state when requested by the
26	<del>seed</del> commission	ner. Statements that must be furnished for each reporting period, must be
27	delivered to the o	commissioner not later than thirty-one days after the end of each reporting
28	period <del>,</del> and must	be accompanied by the appropriate fee. A penalty fee of ten dollars, or five
29	percent of the to	tal amount due, whichever is greater, will be assessed for reports that are not
30	postmarked with	in thirty-one days after the end of the reporting period. Any person to whom a
31	permit is granted	shall show such any information in connection therewith with the permit as the

1	commission	er m	ay require as part of the label on all seed sold. The commissioner <del>or the</del>				
2	commissioner's authorized agent has the right at all reasonable times to examine the records of						
3	any permitholder to verify the correctness of its statements.						
4	SECTION 19. AMENDMENT. Section 4-09-15 of the North Dakota Century Code is						
5	amended ar	nd re	enacted as follows:				
6	4-09	-15.	Exemptions. Sections 4 09 10, 4 09 11, 4 09 11.1, 4 09 11.2, 4 09 14.1,				
7	<del>4-09-14.2, 4</del>	<del>1-09-</del>	14.3, and 4-09-14.4 shall				
8	<u>1.</u>	<u>This</u>	chapter does not apply to:				
9	<del>1.</del>	<u>a.</u>	Potatoes, whether sold or intended for food, manufacturing, or planting				
10			purposes.				
11	<del>2.</del>	<u>b.</u>	Seed or grain that is not intended for planting purposes.				
12		<del>a.</del>	The seller shall indicate on a form provided by the seller the purpose for which				
13			the seed or grain is purchased. The form must be available for inspection by				
14			the seed department commissioner.				
15		<del>b.</del>	It is unlawful for the seller or buyer to make a false representation as to the				
16			use of the seed or grain.				
17		<del>C.</del>	A farmer selling the farmer's own seed or grain to a commercial establishment				
18			is exempt from the recordkeeping requirements of this subsection.				
19	<del>3.</del>	<u>C.</u>	Seed stored by or consigned to a seed cleaning or conditioning plant for the				
20			purpose of cleaning or conditioning <del>; provided that. However,</del> any labeling or				
21			other representation which may be made with respect to uncleaned or				
22			unconditioned seed is subject to the requirements of this chapter.				
23	<del>4.</del>	<u>d.</u>	A common carrier with respect to any seed transported or delivered for				
24			transportation in the ordinary course of business.				
25	<del>5.</del>	<u>e.</u>	A farmer who grows his the farmer's own seed and sells only his the farmer's				
26			own seed and does not advertise or use a third party as an agent or broker to				
27			bring buyer and seller together. No				
28	<u>2.</u>	<u>A va</u>	ariety for which a certificate plant variety protection has been applied for or				
29		<u>issu</u>	ed is not exempt under subsection 1.				
30	<u>3.</u>	<u>A</u> pe	erson shall be is not subject to the penalties of this chapter for having sold,				
31		expo	osed for sale, or transported for sale in this state any agricultural, vegetable,				

1flower, or tree and shrub seeds which were seed that was incorrectly labeled or2incorrectly represented as to kind, variety, or origin and which could not be3identified by through examination thereof, unless such the person has failed to4obtain an invoice or grower's declaration stating the kind, or kind and variety, and5origin, if required, or has failed to take such other precautions as may have been6necessary to ensure that the seed was properly identified.

SECTION 20. AMENDMENT. Section 4-09-16 of the North Dakota Century Code is
 amended and reenacted as follows:

9 **4-09-16. Certified seed.** The commissioner shall:

- Establish a seed certification system for this state and adopt rules governing
   application for service, acceptance of suitable seed stocks for the production of a
   foundation, registered, certified, or inspected crop, field inspection, bin inspections,
   harvesting, handling, storage, conditioning, and preparation and handling of such
   the seed for market.
- Designate kinds, varieties, and names of seed stocks, and establish standards of
   quality, degree of disease infection, and amounts of any admixtures, foreign seeds,
   noxious weeds, or other weed seeds that are allowed in any lot or stock of seed,
   which may be or become eligible for field inspection or for final certification of the
   seed crop.
- Prescribe all labels, seals, certificates, or similar statements that must be used for,
   or in relation to, any seed, or the various kinds and qualities grown, handled,
   stored, held for sale, sold, or offered or exposed for sale in this state as "breeders",
   "foundation", "registered", or "certified" seed, and shall specify what words, terms,
   or figures such the labels, seals, certificates, or the containers of such the seed
   must bear.
- Cooperate with the managers of any seed conditioning plants, or any commercially
   established seed firm, or any person within or outside of the state having proper
   facilities and equipment to store, condition, and otherwise handle seed which is
   eligible for certification, for the purposes of handling and marketing "breeders",
   "foundation", "registered", or "certified" seed.

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1	5.	Cooperate in the selection, testing, and growing of seed for certification purposes				
2		and in the arrangement for increase of foundation seed stocks suitable for the				
3		production of certified seed.				
4	6.	Establish an equitable schedule of fees and charges, which must be uniform				
5		throughout the state, for inspecting, testing, analyzing, and recording such the				
6		seed, and for other work and duties incident to the growing, handling, marketing,				
7		and certifying of North Dakota seed, and shall collect all such the fees and				
8		charges.				
9	SECTION 21. AMENDMENT. Section 4-09-17.1 of the North Dakota Century Code is					
10	amended and reenacted as follows:					
11	4-09	9-17.1. Plant Variety Protection Act. Any seed advertised, offered for sale, or sold				
12	by variety name and for which a certificate of plant variety protection has been issued under the					
13	Plant Variety Protection Act, as amended <del>,</del> [Pub. L. 91-577; 84 Stat. 1551; 7 U.S.C. 2481					
14	et seq., effective as of July 1, 2001 2005], as being for sale only as a class of certified seed					
15	must be certified by an official seed certifying agency in order for the seed to be advertised,					
16	offered for sale, or sold by variety name in the state of North Dakota. Seed from a certified lot					
17	may be labeled as to variety name when used in a blend or mixture by or with approval of the					
18	owner of the variety.					
19	SECTION 22. AMENDMENT. Section 4-09-18 of the North Dakota Century Code is					
20	amended a	nd reenacted as follows:				
21	4-09	9-18. Certified seed standards.				
22	<u>1.</u>	The rules and requirements for certification of crop seeds, other than potatoes,				
23		must be those prescribed and set forth published in the state seed department				
24		bulletin number 51, published in March 1945, and subsequent announcements and				
25		revisions of the bulletin.				
26	<u>2.</u>	The rules and requirements for seed potato certification must be those prescribed				
27		and set forth published in the state seed department bulletin number 49 as revised				
28		in August 1950, and subsequent announcements and revisions of the bulletin.				

SECTION 23. AMENDMENT. Section 4-09-20.1 of the North Dakota Century Code is
 amended and reenacted as follows:

1	4-09	9-20.1. Liability of <del>seed</del> commission, <del>seed</del> department, commissioner, and				
2	certified or	noncertified agricultural seed producers. No warranties <u>A warranty</u> of any kind,				
3	either expressed or implied, including warranties a warranty of merchantability, fitness for a					
4	particular purpose, or absence of disease, are is not made by the state seed commission, the					
5	<del>seed</del> depar	tment, the commissioner or the commissioner's employees, or certified or				
6	noncertified agricultural seed producers as to the quantity or quality of the crop produced from					
7	the agricult	ural seeds or as to other produce which is inspected and certified, except as				
8	provided in	this section. The only sole warranty made is that the agricultural seeds or other				
9	produce were produced, graded, packed, and inspected under the rules of the state seed					
10	department or United States department of agriculture. The commissioner and the					
11	<del>commissioner's employees function</del> <u>functions</u> and <del>serve</del> <u>serves</u> only in an official regulatory					
12	manner.					
13	SEC	CTION 24. AMENDMENT. Section 4-09-20.2 of the North Dakota Century Code is				
14	amended and reenacted as follows:					
15	4-09-20.2. Seed arbitration board - Petition - Arbitration hearing.					
16	<u>1.</u>	The state seed arbitration board consists of the agriculture commissioner, the state				
17		seed commissioner, the director of the North Dakota state university extension				
18		service, the director of the North Dakota agricultural experiment station, the				
19		chairman of the North Dakota seed trade committee of the North Dakota				
20		agriculture association, and a representative of a major North Dakota farm				
21		organization appointed by the agriculture commissioner or an authorized designee.				
22		Each board member is entitled to receive as per diem compensation sixty-two				
23		dollars and fifty cents, and reimbursement of expenses as provided by law for state				
24		officers, while attending meetings or performing duties directed by the board,				
25		except that compensation under this subsection may not be paid to any member				
26		who receives compensation or salary as a regular state employee or official.				
27		Compensation and expenses for board members who do not receive				
28		compensation or salary as a regular state employee or official must be paid by the				
29		department of agriculture.				
30	<u>2.</u>	A seed labeler, seed dealer, or seed customer may petition the agriculture				
31		commissioner in writing for a hearing to settle a dispute involving a seed				

1 transaction. The agriculture commissioner shall submit the dispute to the seed 2 arbitration board, and the board shall arbitrate the dispute. The board, within thirty 3 days after the hearing, shall make a nonbinding recommendation for the resolution 4 of the dispute. Evidence presented to the board and any findings or 5 recommendations by the board are admissible as evidence in any subsequent 6 proceeding. The board shall adopt rules and procedures for arbitration 7 proceedings, including a formula for reimbursement by the parties of the expenses 8 of the arbitration process.

9 SECTION 25. AMENDMENT. Section 4-09.1-02 of the North Dakota Century Code is
10 amended and reenacted as follows:

11 4-09.1-02. Seed commissioner Commissioner - Duties. The commissioner may 12 establish commodity grades and inspection services for the purpose of making inspection and 13 otherwise providing for the proper handling and marketing of the agricultural commodities 14 defined in this chapter and may adopt rules necessary for and consistent with the provisions of 15 this chapter. The commissioner shall appoint a chief inspector and other agents, inspectors, 16 assistants, and clerical aides employees as are necessary to assist, represent, and act for the 17 commissioner in carrying out the provisions of this chapter. The commissioner shall fix the 18 salaries of employees of the commission within the limits of legislative appropriations therefor. 19 SECTION 26. AMENDMENT. Section 4-09.1-04 of the North Dakota Century Code is

20 amended and reenacted as follows:

21 4-09.1-04. Cooperation with departments and bureaus. The commissioner may 22 cooperate with the United States department of agriculture or any bureau or division thereof of 23 the department, and with a similar state inspection service departments of the several states, 24 and with any person, with the intent and purpose that the grade inspection service in this state, 25 and so that any or all of the grade certificates issued on North Dakota the commodities, must 26 be in this state are officially recognized and accepted elsewhere in the United States, and to 27 protect and promote the interests of any and all persons each person having an interest in the 28 commodities grown or handled in this state, and to provide for any necessary joint 29 arrangements to further the purpose of this chapter.

30 SECTION 27. AMENDMENT. Section 4-25-01 of the North Dakota Century Code is
 31 amended and reenacted as follows:

1	4-2	5-01.	Definitions Definition of agricultural seed. In this chapter unless the			
2	context <del>or s</del>	ubje	<del>ct matter</del> otherwise requires <del>:</del>			
3	<del>1.</del>	The	, the term "agricultural seed" includes seeds of grass, forage, cereals, fiber,			
4		and	oil crops, and any other kinds of seeds commonly recognized within this state			
5		as a	agricultural or field seeds and mixtures of <del>such</del> <u>these</u> seeds for <del>sowing or</del>			
6		plan	nting purposes.			
7	<del>2.</del>	<del>"Pe</del> i	rson" means any individual, partnership, corporation, limited liability company,			
8		com	pany, society, or association, except a farmer resident of North Dakota who			
9		may	v sell seed of that person's own production.			
10	SEC		N 28. AMENDMENT. Section 4-25-02 of the North Dakota Century Code is			
11	amended and reenacted as follows:					
12	4-2	5-02.	Prohibitions. It is unlawful for any			
13	<u>1.</u>	<u>A</u> pe	erson in this state to may not accept full or partial payment in connection with			
14		the	sale of any agricultural seeds to be delivered to the buyer at a later date,			
15		unle	ess each and every transaction is accompanied by a written sales agreement or			
16		cont	tract which must contain thereon that contains the following provisions:			
17	<del>1.</del>	<u>a.</u>	The date and place of the transaction.			
18	<del>2.</del>	<u>b.</u>	The signature and address of the buyer and the seller or the agent acting for			
19			the seller.			
20	<del>3.</del>	<u>C.</u>	The number of units and the price per unit.			
21	<del>4.</del>	<u>d.</u>	The total value of the transaction.			
22	<del>5.</del>	<u>e.</u>	The total amount of the full or partial payment made to the seller by the buyer.			
23	<del>6.</del>	<u>f.</u>	The kind and variety of seed for wheat, durum, barley, oats, rye, flax,			
24			soybeans, field pea, and edible beans.			
25	<del>7.</del>	<u>g.</u>	The class of the seed to be delivered, and if the seed is not certified, then the			
26			minimum germination and seed purity percentages must be stated. If the			
27			seed is certified, the words "breeders", "foundation", "registered", or			
28			"certified", as the case may be, must be shown.			
29	<del>8.</del>	<u>h.</u>	The date of delivery or the latest date at which delivery is to be made.			
30	<del>9.</del>	<u>i.</u>	The place of delivery.			

1 Any provision in any written order or contract, which is contrary to any of the 2. 2 provisions of this section hereby is declared to be against public policy and void. 3 3. A farmer resident of this state is exempt from this section if the farmer sells seed of 4 the farmer's own production. 5 SECTION 29. AMENDMENT. Section 4-25-03 of the North Dakota Century Code is 6 amended and reenacted as follows: 7 4-25-03. Penalty. Any person violating the provisions of sections 4-25-01 and section 8 4-25-02 is guilty of a class B misdemeanor. 9 SECTION 30. AMENDMENT. Section 4-25-04 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 4-25-04. Repurchase contracts - Bonding requirement for nonresident seed 12 dealers Nonresident seed dealer license. Any nonresident person or that person's agent 13 shall pay an annual license fee of twenty five dollars to the commissioner before engaging in 14 the business of selling any agricultural grain or grass seed and entering into any contract with a 15 purchaser whereby that person agrees to purchase or retains an option to purchase the grain or 16 grass seed or feed grain produced. The license is renewable annually on January first of each 17 year. At the time of applying for a license, the applicant shall furnish a corporate surety bond to 18 be approved by the commissioner in the penal sum of ten thousand dollars running to the state 19 of North Dakota for the use and benefit of any such purchaser of seed or seller under a 20 repurchase contract or option, who may have a claim for relief against any seller or repurchaser 21 who fails to comply with the terms of the purchase or repurchase contract. All fees collected 22 under this section must be deposited in the seed department revolving fund. Any nonresident 23 person engaged in the business in selling agricultural seed directly to the consumer in this state 24 shall submit an annual application for a nonresident seed dealer license and submit an annual 25 license fee, in an amount determined by the commission, to the state seed commissioner. A list 26 of agents representing the nonresident company in this state must accompany the application. 27 SECTION 31. REPEAL. Sections 4-09-03.1, 4-09-10.1, and 4-09-14.3 of the North 28 Dakota Century Code are repealed.