Fifty-seventh Legislative Assembly of North Dakota In Regular Session Commencing Tuesday, January 9, 2001

SENATE BILL NO. 2204 (Senators Nichols, Erbele, Tomac) (Representatives Boehm, Nelson, Rennerfeldt)

AN ACT to create and enact a new section to chapter 4-09 of the North Dakota Century Code, relating to the establishment of a seed classification system; to amend and reenact section 4-09-13 and subsection 1 of section 4-09-14 of the North Dakota Century Code, relating to noxious weed seeds; and to provide an expiration date.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 4-09-13 of the North Dakota Century Code is 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, and subsequent amendments thereto as of July 1, 2001, 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 2. A new section to chapter 4-09 of the North Dakota Century Code is created and enacted as follows:

<u>Seed classification system - Weed tolerances.</u> The seed commission shall establish a seed classification system for annual crops and perennial crops which references tolerances for each restricted noxious weed species.

SECTION 3. AMENDMENT. Subsection 1 of section 4-09-14 of the 1999 Supplement to the North Dakota Century Code is amended and reenacted as follows:

- It is unlawful for any person to 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:
 - a. The test to determine the percentage of germination required under sections 4-09-10, 4-09-11, 4-09-11.1, and 4-09-11.2 has not been completed within a nine-month period, exclusive of the calendar month in which the test was completed, immediately prior to the sale, offering for sale, or transportation, provided that seeds contained in a hermetically sealed container, as defined by regulation issued by the seed commissioner, may be sold, transported for sale, or held for sale unless the test provided in this subdivision has not been completed within a thirty-six-month period, exclusive of the calendar month in which the test was completed, immediately prior to the sale, offering for sale, or transportation for sale;
 - b. Such The seed is not labeled in accordance with the provisions of this chapter or bears false or misleading labeling;
 - c. There has been false or misleading advertising in connection with such the seed;
 - d. Such The seed contains prohibited noxious weed seeds;

- e. With regard to agricultural or vegetable seed, such the seed is not labeled to show the rate of occurrence of restricted noxious weed seeds, as required under sections 4-09-10 and 4-09-11;
- f. Such The seed is designated, offered, represented, or advertised under any name or identification other than that by which it was known originally;
- g. Such The seed contains restricted noxious weed seeds in excess of ninety twenty-five seeds per pound [453.59 grams]; or
- h. The percentage by weight of all weed seeds in the seed exceeds one percent.

Any person, under rules and regulations to be made therefor adopted by the commissioner, may submit to the commissioner a sample of any seed which the person claims to be a new variety, distinct from any commonly known variety of such the seed, together with a proposed, distinctive name therefor. The commissioner, within one year, shall make such any tests as the commissioner considers necessary, and if the commissioner finds as a result of such the tests that such the seed or plant is of a new variety, distinct from any known variety of such the seed known theretofore and that the proposed name proposed therefor will properly distinguish said the seed from any and all other varieties thereof, the commissioner shall issue to the person applying therefor applicant a permit to designate such the seed by said the proposed name. 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 and in conformity to the requirements of 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 thereof this state in lieu of the labeling provided for in this chapter.

SECTION 4. EXPIRATION DATE. This Act is effective through July 31, 2003, and after that date is ineffective.

President of the Senate					Speaker of the House		
Secretary of the Senate					Chief Clerk of the House		
This certifies the North Dakota a	hat the wit and is know	thin bill o	originated e records c	in the	Senate of the ody as Senat	e Fifty-seventh Legislative Assembl te Bill No. 2204.	
Senate Vote:	Yeas	46	Nays	0	Absent	3	
House Vote:	Yeas	95	Nays	3	Absent	0	
					Secre	etary of the Senate	
Received by the Governor at M. on						, 2001.	
Approved at	N	l. on				, 2001.	
					Gove	rnor	
Filed in this offi			day of			, 2001,	
					Secre	etary of State	