

such record shall be left with the dealer or such person with whose knowledge said sample is obtained. On demand of the dealer, or his representative, or at the discretion of the officer concerned, the sample drawn shall be mixed as thoroughly as possible and divided into two portions, one part to be left with the dealer, or his representative. On demand of the dealer, or his representative, any sample taken shall be paid for by the inspection officer on a basis not exceeding the local market price for the seed sampled.

107. A State Seed Laboratory shall be maintained by the State Board of Agriculture, at which laboratory shall be filed and recorded all the samples collected under the provisions of this Act. These samples, as far as possible, shall be analyzed and the results published, together with the information given, on the tags or labels, respectively, required by this Act. The time and place of such publication shall be left to the discretion of said Board or their authorized representative. At least ten days before the publications of the analysis and record of any sample which is below the standard represented by the tag or label, a report shall be made to the vendor, and a duplicate of said report shall be furnished also to the merchant or agent whose name appeared on the tags or labels. The methods of analysis used in the State Seed Laboratory shall be, as far as possible, in accord with the rules and regulations adopted by the Association of Official Seed Analysts of North America, or the United States Department of Agriculture.

108. The word "approximate," as used in this Act, shall be interpreted to cover a variation at least as liberal as the tolerance approved by the Association of Official Seed Analysts of North America; but the State Board of Agriculture, through its authorized representative, may, at its discretion, increase the tolerance thus to be allowed, and court prosecutions shall be deemed unjustified when based upon differences in analyses less than the tolerance last officially approved and published, by the State Seed Officer. The clause "standard represented," as used in Section 108 of this Act, shall carry the same tolerance of variation as the word "approximate," as defined above.

109. Any resident of Maryland desiring an analysis of seed may submit a sample of the same to the State Seed Laboratory for that purpose, for which service the laboratory will make no charge; but the officer in charge of said laboratory may, as necessity might justify, limit the number of samples that will be analyzed for any one person or firm in a given time. If