

association who owns land worked by the grower. Both the grower or landowner, however, can own tobacco and sell it, consequently, this definition is revised to refer to the tobacco owner.

Subsection (c) presently appears as Art. 48, §62(c) of the Code.

The only other changes made are in style.

SEC. 7-406. MARKING AND LABELING OF TOBACCO DELIVERED FOR SALE.

(A) MARKING AND LABELING REQUIRED.

THE TRUE NAME AND ADDRESS OF THE OWNER OR THE SELLER OF EVERY BASKET, SAMPLE, OR OTHER CONTAINER OF TOBACCO DELIVERED FOR SALE AT ANY LEAF TOBACCO MARKET IN THE STATE SHALL BE MARKED, STENCILED, OR ATTACHED TO IT. ANY TOBACCO GROWN OUTSIDE THE STATE SHALL HAVE ATTACHED TO THE CONTAINER OR SAMPLE THE NAME OF THE STATE IN WHICH IT WAS GROWN, AND EVERY ATTACHED SALES ~~[[TICKER]]~~ TICKET, SAMPLE, OR BASKET TICKET SHALL HAVE STAMPED ON IT THE WORDS "GROWN OUTSIDE OF MARYLAND".

(B) PROPRIETOR TO RETAIN UNMARKED TOBACCO.

THE OWNER OR MANAGER OF ANY LEAF TOBACCO MARKET SHALL RETAIN EVERY BASKET OR OTHER CONTAINER OF TOBACCO NOT MARKED, STENCILED OR LABELED UNTIL THE NAME OF THE OWNER OR SELLER AND THE OTHER REQUIRED INFORMATION HAS BEEN ASCERTAINED AND PLACED ON IT.

REVISOR'S NOTE: This section presently appears as Art. 48, §67 of the Code. The present reference to "any loose leaf or hogshead" tobacco market is proposed for deletion and "leaf" tobacco market is substituted in light of the definition set forth in §7-101(e).

In subsection (b), the present reference to "proprietor" is proposed for deletion and a reference to "owner" is added. "Proprietor" and "owner" are synonymous and the latter is used to maintain consistency with the terminology used throughout this Article. The last sentence is proposed for deletion because it appears as new language in §7-407.

The only other changes made are in style.