

changes made are in style.

(M) "LABELING" INCLUDES EVERY LABEL AND OTHER WRITTEN, PRINTED, OR GRAPHIC REPRESENTATION IN ANY FORM, ACCOMPANYING AND PERTAINING TO ANY SEED WHETHER IN BULK OR IN CONTAINER, AND INCLUDES REPRESENTATION ON ANY INVOICE.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §148(k) of the Code. The only changes made are in style.

(N) "LOT" MEANS A DEFINITE QUANTITY OF SEED IDENTIFIED BY A LOT NUMBER OR OTHER MARK, EVERY PORTION OR BAG OF WHICH IS UNIFORM WITHIN THE RECOGNIZED TOLERANCE FOR THE FACTOR APPEARING IN THE LABELING.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §148(r) of the Code. The only changes made are in style.

(O) "NOXIOUS WEED SEED" INCLUDES PROHIBITED NOXIOUS WEED SEED AND RESTRICTED NOXIOUS WEED SEED.

REVISOR'S NOTE: This subsection is new language derived from the first sentence of Art. 48, §148(j) of the Code and set forth here for organizational purposes.

(P) "OFFICIALLY RECOGNIZED" MEANS RECOGNIZED AND DESIGNATED BY THE LAWS OR RULES AND REGULATIONS OF ANY STATE, THE UNITED STATES, ANY PROVINCE OF CANADA, OR THE GOVERNMENT OF ANY FOREIGN COUNTRY WHOSE CERTIFICATION STANDARDS ARE RECOGNIZED BY THE SECRETARY.

REVISOR'S NOTE: This subsection is new language derived from the last sentence of Art. 48, §148(v) of the Code. The present reference to the International Crop Improvement Association is omitted because this organization no longer exists. A reference to the Secretary is substituted so that he, by rules and regulations, can control the Standards.

(Q) "PROHIBITED NOXIOUS WEED SEED" MEANS THE SEED OF ANY PERENNIAL WEED INCLUDING A WEED REPRODUCED BY SEED AND ONE SPREAD BY UNDERGROUND ROOTS, STEMS, AND OTHER BODY PARTS, WHICH WHEN WELL ESTABLISHED, ARE