

HIGHLY DESTRUCTIVE AND DIFFICULT TO CONTROL IN THE STATE BY ORDINARY GOOD CULTURAL PRACTICES AND THE SEED OF WHICH IS PROHIBITED BY THIS SUBTITLE. PROHIBITED NOXIOUS WEED SEEDS IN THIS STATE MEANS THOSE SEEDS SO DESIGNATED BY THE SECRETARY BY RULE OR REGULATION.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §148(j)(1) of the Code. The last phrase, including specific plants, is proposed for deletion because Latin designations are confusing. Secondly, the substituted language permitting the Secretary to declare prohibited noxious weeds facilitates future changes. The only other changes made are in style.

(R) "PURE SEED" MEANS AGRICULTURAL OR VEGETABLE SEEDS EXCLUSIVE OF INERT MATTER, WEED SEEDS, AND ALL OTHER SEEDS DISTINGUISHABLE FROM THE KIND OR KIND AND VARIETY BEING CONSIDERED, DETERMINED BY METHODS PRESCRIBED BY RULES AND REGULATIONS ADOPTED PURSUANT TO THE PROVISIONS OF THIS ARTICLE.

REVISOR'S NOTE: This subsection is new language suggested by the Department to replace the present Art. 48, §148(t), which ties this definition to a definition in the Federal Seed Act. Such a provision is not desirable because the Federal Seed Act is not updated as often as it is necessary.

(S) "RECORD" INCLUDES ANY INFORMATION RELATING TO THE SHIPMENT INVOLVED AND INCLUDES A FILE SAMPLE OF EACH LOT OF SEED.

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

(T) "RESTRICTED NOXIOUS WEED SEED" MEANS THE SEED OF ANY WEED THAT IS VERY OBJECTIONABLE IN FIELDS, LAWNS, AND GARDENS OF THE STATE, BUT THAT CAN BE CONTROLLED BY GOOD CULTURAL PRACTICES AND THE SEED OF WHICH IS RESTRICTED BY THIS SUBTITLE. RESTRICTED NOXIOUS WEED SEEDS IN THE STATE MEANS THOSE SEEDS SO DESIGNATED BY THE SECRETARY BY RULE OR REGULATION.

REVISOR'S NOTE: This subsection presently appears as Art. 48, §148(j)(2) of the Code. The last phrase is proposed for deletion because Latin designations are confusing. Secondly, the