

LABEL PROVIDED FOR IN THIS SUBTITLE OR THE RULES AND REGULATIONS ADOPTED UNDER IT;

(2) ALTER OR SUBSTITUTE SEED IN A MANNER THAT MAY DEFEAT THE PURPOSE OF THIS SUBTITLE;

(3) DISSEMINATE ANY FALSE OR MISLEADING ADVERTISEMENT CONCERNING AGRICULTURAL, VEGETABLE, HERB, FLOWER, TREE, OR SHRUB SEEDS IN ANY MANNER OR BY ANY MEANS;

(4) FAIL TO COMPLY WITH A "STOP SALE" ORDER TO MOVE, OTHERWISE HANDLE, OR DISPOSE OF ANY LOT OF SEED, UNDER A "STOP SALE" ORDER, OR ANY TAG ATTACHED TO IT, EXCEPT WITH WRITTEN PERMISSION OF THE ENFORCING OFFICER, AND FOR THE PURPOSE SPECIFIED BY HIM; AND

(5) USE THE WORD "TRACE" OR "TYPE" AS A SUBSTITUTE FOR ANY STATEMENT WHICH IS REQUIRED BY LAW.

REVISOR'S NOTE: This section presently appears as Art. 48, §153 of the Code. Art. 48, §153(a) (1) is proposed for deletion because it duplicates the provision of §9-204 which provides that no person may engage in the business of a wholesale seedsman without first obtaining a permit. Any person convicted of violating this provision is subject to the penalties applicable to this subtitle. The wholesale seedsman permit is the only permit required under this subtitle. The present reference to §§149 and 151 is proposed for deletion and appropriate reference is made to the provisions of the revised law requiring labeling of germination percentages. The reference to breeder seed is added to maintain consistency with the provisions of §9-201(d). Section 153(b) (3) is proposed for deletion because it duplicates the provisions of §2-104. The only other changes made are in style.

SEC. 9-211. EXEMPTIONS.

(A) IN GENERAL.

THE PROVISIONS OF THIS SUBTITLE DO NOT APPLY TO:

(1) SEED OR GRAIN NOT INTENDED FOR PLANTING PURPOSES AND LABELED ACCORDINGLY;