## **SENATE BILL No. 637**

December 3, 2015, Introduced by Senator HUNE and referred to the Committee on Agriculture.

A bill to amend 1965 PA 329, entitled "Michigan seed law,"

by amending sections 2, 4, 7, and 9 (MCL 286.702, 286.704, 286.707, and 286.709), sections 2, 4, and 9 as amended by 1996 PA 86 and section 7 as amended by 1988 PA 455.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2. As used in this act:

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- (1) "Person" means any individual, partnership, company, corporation, society, cooperative, union, or association.
- (2) "Sale or sell" means the act of transferring property for any consideration and includes the acts of offering, advertising, exposing, holding, or transporting for sale.
- (3) "Label" includes all labels, and other written, printed, or graphic representation in any form, accompanying or pertaining

- 1 to any seed in bulk or in containers and includes representation on
- 2 invoices, bills, and letterheads.
- 3 (4) "Agricultural seed" means the seed of grass, forage,
- 4 cereal, fiber, oil plants, and any other seed commonly recognized
- 5 within this state as agricultural or field seed, lawn seed, or
- 6 mixtures of those seeds.
- 7 (5) "Director" means director of the state department of
- 8 agriculture AND RURAL DEVELOPMENT or his or her authorized
- 9 representative.
- 10 (6) "Screenings" means chaff, florets, immature seed, weed
- 11 seed, or inert and other foreign matter removed in any way in
- 12 cleaning or conditioning of seed, or obtained from weedy fields or
- any source, and contains less than 50% agricultural seed.
- 14 (7) "Vegetable seed" means the seed of those crops which THAT
- 15 are grown in gardens or on truck farms and that generally are known
- 16 and sold under the name of vegetable or herb seed in this state.
- 17 (8) "Flower seed" means the seed of those plants usually grown
- 18 for their blooms, ornamental foliage, or other ornamental parts and
- 19 commonly are known and sold under the name of flower seed in this
- 20 state.
- 21 (9) "Forest tree seed" means the seeds of those forest trees
- 22 that are usually grown in nurseries and forests in this state, and
- 23 that are listed in the rules PROMULGATED under this act.
- 24 (10) "Pure seed" means seed exclusive of inert matter and all
- 25 other seeds not of the seed being considered, as determined by
- 26 methods defined by rule PROMULGATED UNDER THIS ACT.
- 27 (11) "Inert matter" means broken seed 1/2 or less the original

- 1 size, seeds of legumes or crucifers with seed coats removed,
- 2 undeveloped or badly injured weed seed, the empty glumes or
- 3 attached sterile glumes of grasses, stems, leaves, stones, chaff,
- 4 soil, insects, fungal bodies, material added in coating or
- 5 pelleting, and all other matter other than pure seed, weed, or crop
- 6 seed, as determined by methods defined by rule PROMULGATED UNDER
- 7 THIS ACT.
- 8 (12) "Weed seed" means the seeds of all plants generally
- 9 recognized as weeds within the state, as determined by methods
- 10 defined by rule PROMULGATED UNDER THIS ACT, and includes prohibited
- 11 and restricted noxious weed seeds.
- 12 (13) "Crop seed" means the seed of plants grown as crops,
- 13 other than the kind or variety included in the pure seed, as
- 14 determined by methods defined by rule PROMULGATED UNDER THIS ACT.
- 15 (14) "Germination percent" means the percent of seeds capable
- 16 of producing normal seedlings under favorable growing conditions.
- 17 Broken, weak, diseased, malformed, or abnormal seedlings, as
- 18 determined by methods defined by rule PROMULGATED UNDER THIS ACT,
- 19 shall not be considered as having germinated.
- 20 (15) "Hard seed percent" means the seed which, due to hardness
- 21 or impermeability, does not absorb moisture and start growth under
- 22 favorable conditions during a prescribed germination period but
- 23 remains hard.
- 24 (16) "Prohibited noxious weed seed" means the seed of plants
- 25 that are highly destructive and difficult to control in this state
- 26 by ordinary good cultural practices, and that are listed in the
- 27 rules promulgated under this act.

- 1 (17) "Restricted noxious weed seed" means the seeds of the
- 2 plants that are objectionable in the fields, lawns, and gardens of
- 3 this state but can be controlled by ordinary good cultural
- 4 practices, and that are listed in the rules PROMULGATED under this
- 5 act.
- 6 (18) "Lot" means a definite quantity of seed identified by a
- 7 number or other mark, every portion of which is uniform within
- 8 recognized tolerances for the factors which THAT appear in the
- 9 labeling.
- 10 (19) "Kind" means 1 or more related species or subspecies
- 11 which THAT singly or collectively is known by 1 common name,
- 12 including, but not limited to, oats, wheat, soybeans, and corn.
- 13 (20) "Variety" means a subdivision of a kind which THAT is
- 14 distinct, uniform, and stable; distinct in the sense that the
- 15 variety can be differentiated by 1 or more identifiable
- 16 morphological, physiological, or other characteristics from all
- 17 other varieties of public knowledge; uniform in the sense that
- 18 variations in essential and distinctive characteristics are
- 19 describable, and stable in the sense that the variety will remain
- 20 unchanged in its essential and distinctive characteristics and its
- 21 uniformity when reproduced or reconstituted as required by the
- 22 different categories of varieties; for example, heritage oats,
- 23 augusta wheat, corsoy soybeans.
- 24 (21) "Hybrid" means, as applied to kinds or varieties of seed,
- 25 the first generation seed of a cross, produced by controlling the
- 26 pollination and by combining 2 or more inbred lines, or 1 inbred
- 27 line or a single cross with an open pollinated variety, or 2

- 1 selected clones, seed lines, varieties, or species, except open
- 2 pollinated varieties of corn such as zea mays. A hybrid designation
- 3 shall be treated as a variety name.
- 4 (22) "Records" means all label information and the source of
- 5 this information required by this act for the seed being
- 6 considered, and all information relating to the shipment or
- 7 shipments involved with seed, such as invoices, vouchers, freight
- 8 bills, and other records.
- 9 (23) "Advertising" means all representations other than those
- 10 on the label, disseminated in any manner or by any means, and
- 11 relating to seed within the scope of this act.
- 12 (24) "Treated" means that the seed has received an effective
- 13 application of substance or method designed to reduce, control, or
- 14 repel certain disease organisms, fungi, insects, or other pests
- 15 attacking the seed or seedlings or has received some other
- 16 treatment to improve its planting value.
- 17 (25) "Tolerance" means the allowable deviation from any
- 18 percentage claim used on a label and is based on the law of normal
- 19 variation from a mean. Tolerance tables used in the enforcement of
- 20 this act are those prescribed in the rules promulgated under this
- 21 act.
- 22 (26) "Official sample" means the sample taken from a lot of
- 23 seed by a representative of the director.
- 24 (27) "Representative sample" means a sample taken from a seed
- 25 lot that is of sufficient size to supply an adequate amount of seed
- 26 for laboratory testing and that is secured and submitted according
- 27 to the guidelines approved by the director.

- 1 (28) "Vendor" means a person engaged in the selling of seed.
- 2 (29) "Grower's declaration" means a statement signed by the
- 3 grower or shipper giving, for any lot of seed, the lot number, the
- 4 kind, variety, weight, and origin.
- 5 (30) "Hermetically sealed seed" means seed packed in a
- 6 moisture proof container when the container and the seed in the
- 7 container meet the requirements specified in the rules promulgated
- 8 under this act.
- 9 (31) "Type" means a group of varieties so nearly similar that
- 10 individual varieties cannot be clearly differentiated except under
- 11 special conditions.
- 12 (32) "Blend" means seed consisting of more than 1 variety of a
- 13 kind, each in excess of 5% of the whole.
- 14 (33) "Mixture" means seed consisting of more than 1 kind, each
- in excess of 5% of the whole.
- 16 (34) "Dormant seed" means viable seed, excluding hard seed
- 17 that fail to germinate when provided with the specified germination
- 18 conditions for the kind of seed in question.
- 19 (35) "Controlling the pollination" means a method of
- 20 hybridization that will produce pure seed that is at least 75%
- 21 hybrid seed. The second generation or subsequent generations from
- 22 these crosses are not hybrids.
- 23 (36) "Seizure" means a legal process carried out by a court
- 24 order against a definite amount of seed.
- 25 (37) "Stop sale" means an administrative order restraining the
- 26 sale, disposition, and movement of a definite amount of seed.
- 27 (38) "Conditioning" means drying, cleaning, scarifying, and

- 1 other operations which THAT change the purity or germination of the
- 2 seed and require the seed lot to be retested to determine the label
- 3 information. Conditioning does not include packaging, labeling,
- 4 combining seed lots to form blends or mixtures, or other operations
- 5 which THAT would not make necessary the retesting of the seed lot
- 6 to determine the label information.
- 7 (39) "Brand" means a word, name, symbol, number, or design
- 8 used to identify seed of 1 person to distinguish it from the seed
- 9 of another person.
- 10 (40) "COOL SEASON LAWN AND TURF GRASS" MEANS GRASSES INCLUDING
- 11 KENTUCKY BLUEGRASS, RED FESCUE, CHEWINGS FESCUE, HARD FESCUE, TALL
- 12 FESCUE, PERENNIAL RYEGRASS, INTERMEDIATE RYEGRASS, ANNUAL RYEGRASS,
- 13 COLONIAL BENTGRASS, ANNUAL BENTGRASS, AND MIXTURES OF ANY OF THESE.
- 14 (41) "RULE" MEANS A RULE PROMULGATED PURSUANT TO THE
- 15 ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.201 TO
- 16 24.326.
- 17 Sec. 4. For agricultural seed and mixtures of agricultural
- 18 seed, and for vegetable seed in containers of more than 1 pound,
- 19 the following information is required:
- (a) The commonly accepted name of the kind, or kind and
- 21 variety, of each agricultural or vegetable seed component in excess
- 22 of 5% by weight of the whole and the percentage by weight of each
- 23 in the order of its predominance. If the director has determined in
- 24 rules PROMULGATED UNDER THIS ACT that a component is generally
- 25 labeled as to variety, the label shall bear, in addition to the
- 26 name of the kind, the name of the variety or the statement "variety
- 27 not stated", except for vegetable seed, which shall be labeled as

- 1 to kind and variety. If any component is a hybrid, the label shall
- 2 also bear the name of the hybrid and the word "hybrid" in
- 3 connection with the kind of agricultural or vegetable seed
- 4 component. If the seed is a blend, the word "blend" shall appear on
- 5 the label in connection with the name of the kind of agricultural
- 6 or vegetable seed component. If more than 1 component is required
- 7 to be named, the word "mixture" or "mix" shall be stated
- 8 conspicuously on the label.
- 9 (b) The lot number or identifying mark.
- (c) The percentage by weight of all weed seed present.
- 11 (d) The percentage of germination exclusive of dormant or hard
- 12 seed, and the percentage of dormant or hard seed, if present, and
- 13 the calendar month and year that these percentages were determined
- 14 by test for each agricultural seed named.
- 15 (E) FOR COOL SEASON LAWN AND TURF SEED AND MIXTURES, THE
- 16 STATEMENT "SELL BY", WHICH SHALL BE NOT MORE THAN 15 MONTHS FROM
- 17 THE DATE OF THE GERMINATION TEST EXCLUSIVE OF THE MONTH OF THE
- 18 TEST.
- 19 (F) (e) For alfalfa, red clover, and white clover, the state
- 20 or foreign country where originally grown. If the origin is
- 21 unknown, that fact shall be stated.
- 22 (G) (f)—The name and the number per pound, if present, of each
- 23 kind of the restricted noxious weed seed, except buckhorn and
- 24 yellow rocket, which must be shown on the label only when IF in
- 25 excess of 90 seeds per pound.
- 26 (H) <del>(g)</del> The name and complete address of the person who labels
- 27 the seed or sells the seed within this state.

- 1 (I) (h) Percentage by weight of crop seed other than those
- 2 required to be named on the label, and this figure shall be shown
- 3 under the heading "crop" or "other crop".
- 4 (J) (i) Percentage by weight of inert matter. Any coating
- 5 material shall be included as inert matter, and a statement of
- 6 percentage of the coating material may be shown immediately
- 7 following inert matter.
- 8 (K) (j) In the case of FOR field bean seeds, a statement
- 9 indicating that the lot has been field inspected and laboratory
- 10 tested and meets the disease tolerances established by the director
- 11 in the manner provided for in section 7a AND A STATEMENT ON THE
- 12 LABEL INDICATING THE STATE OR FOREIGN COUNTRY OF ORIGIN.
- 13 (k) In the case of field bean seeds, a statement on the label
- 14 indicating the state or foreign country of origin.
- Sec. 7. (1) Seed that has been treated with an irritating or
- 16 poisonous substance, harmful to human or other vertebrate animals,
- 17 shall be colored or dyed a color contrasting with the natural color
- 18 of the seed, and shall be labeled with the following information:
- 19 (a) A warning statement in 12 point 8-POINT or larger type
- 20 that the seed has been treated.
- 21 (b) The common, coined, chemical, or abbreviated chemical name
- 22 of the substance applied to the seed.
- 23 (c) A caution statement in <del>12-point</del> 8-POINT OR LARGER type as
- 24 follows: "treated seed-do not use for food, feed, or oil purposes".
- 25 (2) If the seed is treated, and the treatment is not
- 26 irritating, poisonous, or harmful to humans or other vertebrate
- 27 animals, the seed shall be labeled with a statement, in 12-point 8-

- 1 POINT or larger type, describing the applied substance.
- 2 Sec. 9. (1) A person shall not sell, offer for sale,
- 3 advertise, expose, or transport for sale in this state any of the
- 4 seed subject to this act if any 1 or more of the following
- 5 circumstances exist:
- 6 (a) The seed is not labeled in accordance with this act, or
- 7 has a false or misleading label.
- 8 (b) The test to determine the percentage of germination
- 9 required by section 3 was not completed within an 11-month period,
- 10 OR A 15-MONTH PERIOD FOR COOL SEASON LAWN AND TURF SEED AND
- 11 MIXTURES, exclusive of the month in which the test was completed
- 12 immediately prior to sale, exposure, offering, or transporting for
- 13 sale, except that a longer period of time shall be permitted for
- 14 any kind of agricultural or vegetable seed which THAT is packaged
- in container materials and under conditions prescribed under the
- 16 rules PROMULGATED UNDER THIS ACT that will maintain the viability
- 17 of the seed under ordinary conditions of handling.
- 18 (c) The seed consists of, or contains, prohibited noxious weed
- 19 seed.
- 20 (d) The seed consists of, or contains, restricted noxious weed
- 21 seed in excess of the limits prescribed by rule PROMULGATED UNDER
- 22 THIS ACT.
- (e) The seed has a percentage of germination, including hard
- 24 seeds, that is below 60%, or, in the case of vegetable seed and
- 25 flower seed, below the germination standard established in the
- 26 rules authorized by PROMULGATED UNDER this act, unless labeled
- 27 according to section 5.

- 1 (f) The seed has tags or labels on, or attached to, the
- 2 container of seed including a liability or nonwarranty clause
- 3 disclaiming responsibility for the information on the label
- 4 required by this act.
- 5 (g) The seed has been the subject of false or misleading
- 6 advertisement in any manner or by any means.
- 7 (h) The seed contains in excess of 1% by weight of all weed
- 8 seeds.
- 9 (i) The seed was not produced and labeled in accordance with
- 10 the procedures and in compliance with rules of the department as
- 11 prescribed in section 2 of Act No. 221 of the Public Acts of 1959,
- 12 being section 286.72 of the Michigan Compiled Laws.1959 PA 221, MCL
- 13 286.72.
- 14 (j) When IF seed, under tag or label, has been substituted or
- 15 altered.
- 16 (k) When IF stop sale orders have been instituted by the
- 17 director.
- 18 (l) The seed is **FALSELY** represented to be a hybrid and is not
- 19 one as defined in this act.
- 20 (m) A person whose name appears on the label as distributing
- 21 agricultural, vegetable, or flower seed subject to this act fails
- 22 to retain, for a period of 2 years, complete records of each lot of
- 23 agricultural, vegetable, or flower seed distributed, fails to
- 24 retain, for 1 year, a file sample of each lot of seed that is
- 25 distributed after final disposition of the lot, and fails to make
- 26 accessible for inspection by the director during customary business
- 27 hours, records and samples pertaining to the shipment or shipments

- 1 involved.
- 2 (n) When-IF the name of the department is used in connection
- 3 with the labeling or advertising or sale of any seed in any manner.
- 4 (o) When IF the word "trace" is used as a substitute for any
- 5 statement that is required by this act.
- 6 (p) When IF the word "type" is used on any labeling in
- 7 connection with the name of any agricultural or vegetable seed
- 8 variety.
- 9 (q) There is less than the stated number of seed in the
- 10 container.
- 11 (r) The seed is labeled with a brand or a trademark, or a term
- 12 taken from a brand or trademark, unless the brand name or trademark
- 13 is clearly identified with the word "brand" and is other than a
- 14 part of the variety.
- 15 (s) The seed is labeled with a variety name but is not
- 16 certified by an official seed certifying agency when it is a
- 17 variety for which a U.S. UNITED STATES certificate of plant variety
- 18 protection, under the plant variety protection act, 7 U.S.C. USC
- 19 2321 to 2582, specifies sale only as a class of certified seed.
- 20 However, seed from a certified lot may be labeled as to variety
- 21 name when IF used in a mixture by, or with the approval of, the
- 22 owner of the variety.
- 23 (t) In the case of FOR field bean seeds, the label does not
- 24 include a statement indicating that the lot has been field
- 25 inspected and laboratory tested and meets the disease tolerances
- 26 established by the director.
- 27 (u) In the case of FOR field bean seeds, the lot is found to

- 1 contain diseases in excess of the tolerances prescribed in section
- **2** 7a.
- 3 (2) A person shall not do any of the following:
- 4 (a) Hinder, obstruct, or resist the director in the discharge
- 5 of his or her duties under this act.
- 6 (b) Store, ship, or handle seed under conditions which THAT
- 7 make it impossible to properly inspect or obtain a sample
- 8 representative of the seed being sold, offered, exposed, or
- 9 transported for sale.
- 10 (c) Sell seed which THAT has been treated, as defined in this
- 11 act, to any person for any purpose unless the seed is colored and
- 12 clearly labeled as required in section 7.
- 13 Enacting section 1. This amendatory act takes effect 90 days
- 14 after the date it is enacted into law.

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