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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 794

(SENATE AUTHORS: MURPHY and Dziedzic)				
DATE	D-PG	OFFICIAL STATUS		
02/11/2021	310	Introduction and first reading Referred to Agriculture and Rural Development Finance and Policy		
01/31/2022	4838	Author added Dziedzic		

1.1	A bill for an act
1.2	relating to agriculture; requiring additional seed label information; prohibiting
1.3	certain seed uses; requiring product stewardship for corn and soybean seed coated
1.4 1.5	or treated with neonicotinoid pesticide; amending Minnesota Statutes 2020, sections 21.82, subdivisions 3, 6; 21.86, subdivision 2; 21.89, by adding a subdivision.
1.5	
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 21.82, subdivision 3, is amended to read:
1.8	Subd. 3. Treated seed. For all named agricultural, vegetable, flower, or wildflower
1.9	seeds which are treated, for which a separate label may be used, the label must contain:
1.10	(1) a word or statement to indicate that the seed has been treated;
1.11	(2) the commonly accepted, coined, chemical, or abbreviated generic chemical name of
1.12	the applied substance;
1.12	(2) the continue statement "De not was for food food on all summary" if the substance in
1.13	(3) the caution statement "Do not use for food, feed, or oil purposes" if the substance in
1.14	the amount present with the seed is harmful to human or other vertebrate animals;
1.15	(4) in the case of mercurials or similarly toxic substances, a poison statement and symbol;
1.10	
1.16	(5) a word or statement describing the process used when the treatment is not of pesticide
1.17	origin; and
1.18	(6) the date beyond which the inoculant is considered ineffective if the seed is treated
1.19	with an inoculant. It must be listed on the label as "inoculant: expires (month and year)" or
1.20	wording that conveys the same meaning-; and
1.21	(7) for corn or soybean seed treated with neonicotinoid pesticide, the following caution
1.22	statement framed in a box and including a bee icon approved by the commissioner: "Planting

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2.1	seed treated with a neonicotinoid pesticide may negatively impact pollinator health. Please
2.2	use care when handling and planting this seed. Do not use for food, feed, or oil purposes,
2.3	or ethanol production."
2.4	Sec. 2. Minnesota Statutes 2020, section 21.82, subdivision 6, is amended to read:
2.5	Subd. 6. Coated agricultural seeds. For coated agricultural seeds the label must contain:
2.6	(1) percentage by weight of pure seeds with coating material removed;
2.7	(2) percentage by weight of coating material shown as a separate item in close association
2.8	with the percentage of inert matter; and
2.9	(3) percentage of germination determined on 400 pellets with or without seeds-; and
2.10	(4) for corn or soybean seed coated with neonicotinoid pesticide, the caution statement
2.11	required under subdivision 3, clause (7).
2.12	Sec. 3. Minnesota Statutes 2020, section 21.86, subdivision 2, is amended to read:
2.13	Subd. 2. Miscellaneous violations. No person may:
2.14	(a) detach, alter, deface, or destroy any label required in sections 21.82 and 21.83, alter
2.15	or substitute seed in a manner that may defeat the purposes of sections 21.82 and 21.83, or
2.16	alter or falsify any seed tests, laboratory reports, records, or other documents to create a
2.17	misleading impression as to kind, variety, history, quality, or origin of the seed;
2.18	(b) hinder or obstruct in any way any authorized person in the performance of duties
2.19	under sections 21.80 to 21.92;
2.20	(c) fail to comply with a "stop sale" order or to move or otherwise handle or dispose of
2.21	any lot of seed held under a stop sale order or attached tags, except with express permission
2.22	of the enforcing officer for the purpose specified;
2.23	(d) use the word "type" in any labeling in connection with the name of any agricultural
2.24	seed variety;
2.25	(e) use the word "trace" as a substitute for any statement which is required;
2.26	(f) plant any agricultural seed which the person knows contains weed seeds or noxious
2.27	weed seeds in excess of the limits for that seed; or
2.28	(g) advertise or sell seed containing patented, protected, or proprietary varieties used
2.29	without permission of the patent or certificate holder of the intellectual property associated
2.30	with the variety of seed-; or

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as introduced

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3.1	(h) use o	r sell as food, feed	, oil, or ethanol fe	edstock any seed treated o	or coated with
3.2	neonicotinoi				
3.3	Sec. 4. Mi	nnesota Statutes 20	020, section 21.89	, is amended by adding a	subdivision to
3.4	read:				
3.5	Subd. 2a	. Product steward	ship. (a) The com	missioner must not issue	a permit to a
3.6	labeler of co	orn or soybean seed	l coated or treated	with neonicotinoid pestic	cide unless the
3.7	labeler satist	fies the requiremen	ts of this subdivis	ion. The labeler must, inc	lividually or
3.8	through a ste	ewardship organiza	tion approved by	the commissioner, implen	nent and finance
3.9	a product ste	ewardship program	to collect any uns	sold or unwanted corn or	soybean seed
3.10	coated or tre	ated with neonicot	inoid pesticide.		
3.11	<u>(b)</u> The l	abeler must submit	t to the commissic	oner the labeler's individu	al stewardship
3.12	plan or docu	mentation demons	trating that the pro	oducer has entered into an	agreement with
3.13	an approved	stewardship organ	ization as an activ	e participant in the organ	ization's product
3.14	stewardship	program.			
3.15	<u>(c)</u> A ster	wardship plan subi	nitted by a labeler	must include:	
3.16	(1) certif	ication that the proc	duct stewardship p	rogram will accept all uns	sold or unwanted
3.17	corn or soyb	ean seed coated or	treated with a neo	onicotinoid pesticide rega	rdless of which
3.18	labeler sold	the seed;			
3.19	<u>(2) conta</u>	ct information for	the labeler submit	ting the plan, a list of all	labelers
3.20	participating	g in the product stev	wardship program	, and the brands or produ	cts covered by
3.21	the product s	stewardship progra	<u>.m;</u>		
3.22	<u>(3)</u> a des	cription of the met	hods by which the	e discarded seed will be co	ollected in all
3.23	applicable and	reas of the state wi	thout reliance on e	end-of-life fees;	
3.24	<u>(4) a des</u>	cription of how the	e labeler will moni	tor and maintain the adec	juacy of the
3.25	collection pr	ogram;			
3.26	(5) the na	ames and locations	of collectors, trar	nsporters, and recyclers th	at will handle
3.27	discarded se	ed;			
3.28	<u>(6) a des</u>	cription of how the	e discarded seed w	ill be safely and securely	transported,
3.29	tracked, and	handled from colle	ection through fin	al disposal;	
3.30	<u>(7) a dese</u>	cription of the pron	notion and outread	ch activities that will be us	sed to encourage
3.31	participation	in the collection p	orogram and how t	he effectiveness of these	activities will be
3.32	evaluated; an	nd			

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4.1	<u>(8)</u> evider	nce of adequate in	surance or other fir	ancial assurance that ma	y be required for	
4.2	responsible collection, handling, and disposal of discarded seed.					
4.3	(d) A labeler or stewardship organization that organizes collection, transport, and disposal					
4.4	of seed under this subdivision is immune from liability for such conduct under state laws					
4.5	relating to antitrust, restraint of trade, unfair trade practices, and other regulation of trade					
4.6	or commerce only to the extent that the conduct is necessary to plan and implement the					
4.7	labeler's or organization's product stewardship program.					
4.8	<u>(e) The la</u>	beler must individ	ually or through a s	tewardship organization	submit an annual	
4.9	report to the commissioner describing the product stewardship program and its outcomes.					

4.10 At a minimum, the report must describe the methods used to collect, transport, and dispose

4.11 of discarded seed and the amounts collected, transported, and disposed.