HB-5392, As Passed House, June 8, 2016HB-5392, As Passed Senate, June 7, 2016

SENATE SUBSTITUTE FOR HOUSE BILL NO. 5392

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

by amending section 11 (MCL 286.711), as amended by 1996 PA 86.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 11. (1) The director shall administer and enforce this
- 2 act. and THE DIRECTOR MAY maintain a seed testing laboratory and
- 3 facilities with all necessary equipment and such analysts,
- 4 inspectors, assistants, and other personnel necessary for proper
- 5 enforcement and OF THIS ACT. THE DIRECTOR MAY incur expenses as may
- 6 be necessary to carry out the provisions of IMPLEMENT this act. The
 - director shall do all of the following:
- 8 (a) Sample, inspect, make analysis of, ANALYZE, and test any
- 9 of the seed defined in this act which THAT is sold or held for sale
- 10 within the THIS state, for seeding purposes, at the time and place
- 11 and to the extent as he or she considers necessary to determine

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- 1 whether the seeds are in compliance with this act and notify
- 2 promptly the person who sold, offered, or exposed the seed for sale
- 3 of any violation found relating to the seed.
- 4 (b) Enter upon any public or private premises during regular
- 5 business hours in order to have access to seeds and the records
- 6 related to seeds subject to this act and the rules promulgated
- 7 under this act, and upon any conveyance on land, water, or air at
- 8 any time that the conveyance is accessible, for the same purpose.
- 9 (c) Promulgate any rules , in accordance with the
- 10 administrative procedures act of 1969, Act No. 306 of the Public
- 11 Acts of 1969, being sections 24.201 to 24.328 of the Michigan
- 12 Compiled Laws, as may be incidental to, or necessary for, the
- 13 accomplishment of the purpose and the enforcement of TO IMPLEMENT
- 14 OR ENFORCE this act. If the Michigan supreme court rules that
- 15 sections 45 and 46 of the administrative procedures act of 1969,
- 16 Act No. 306 of the Public Acts of 1969, being sections 24.245 and
- 17 24.246 of the Michigan Compiled Laws, are unconstitutional, and a
- 18 statute requiring legislative review of administrative rules is not
- 19 enacted within 90 days after the Michigan supreme court ruling, the
- 20 department shall not promulgate rules under this act.
- 21 (d) Prescribe and, after public notice, establish germination
- 22 standards for vegetable, flower, and forest tree seed, if
- 23 necessary, to aid in the efficient enforcement of this act.
- 24 (e) Make or provide for the making of purity, germination, and
- 25 other tests of seed for any person on request, prescribe PROMULGATE
- 26 rules governing such PURITY, GERMINATION, AND OTHER SEED testing,
- 27 prescribe by rule fees for testing seed that shall—DO not exceed

- 1 the actual cost of conducting the test and that are comparable with
- 2 fees for similar testing in other states, and establish inspection
- 3 fees to enforce the provisions of this act. Fees for germination
- 4 and purity tests of 1 kind of agricultural seed shall not exceed
- 5 \$15.00 per sample. All fees collected for the testing of seeds
- 6 shall be deposited with the state treasurer and credited to the
- 7 general fund.
- 8 (f) Cooperate with the United States department DEPARTMENT of
- 9 agriculture AGRICULTURE and other agencies or associations in seed
- 10 law enforcement.
- 11 (2) In the case of field bean seeds, the field inspection,
- 12 laboratory analysis, and the securing and submission of a
- 13 representative sample shall be performed by a person or agency
- 14 approved by the director. The director shall authorize the person
- 15 or agency to charge fees commensurate with the activity. Producers
- 16 and persons or agencies conducting analyses or inspections shall
- 17 generate inspection and analysis information and maintain that
- 18 information for a period of at least 2 years following final
- 19 disposition of the seed lot. The approved persons and agencies and
- 20 seed producers shall provide records and information regarding
- 21 field inspections and laboratory tests to the director upon
- 22 request.
- 23 (3) Except as otherwise provided in this subsection, a person
- 24 shall DOES not have a cause of action against an inspection or
- 25 testing agency or its employee if the inspection or testing agency
- 26 or its employee is engaged in duties permitted by this act and
- 27 utilizes written and approved procedures and protocols established

- 1 by the director. An inspection or testing agency or its employee is
- 2 liable for injuries to persons and damage to property under 1 or
- 3 more of the following circumstances:
- 4 (a) The inspection or testing agency or its agent or employee
- 5 failed to follow written procedures and protocols.
- 6 (b) The inspection or testing agency or its agent or employee
- 7 improperly interpreted laboratory test results even though the
- 8 written procedures and protocols were followed.
- 9 (c) The actions taken by the inspection or testing agency or
- 10 its agent or employee were not within the scope of its official
- 11 duties.
- 12 (4) AS USED IN THIS SECTION, "RULE" MEANS A RULE PROMULGATED
- 13 PURSUANT TO THE ADMINISTRATIVE PROCEDURES ACT OF 1969, 1969 PA 306,
- 14 MCL 24.201 TO 24.328.
- 15 Enacting section 1. This amendatory act takes effect 90 days
- 16 after the date it is enacted into law.