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:

Sec. 11. (1) The director shall administer and enforce this
 act. and THE DIRECTOR MAY maintain a seed testing laboratory and
 facilities with all necessary equipment and such analysts,
 inspectors, assistants, and other personnel necessary for proper
 enforcement and OF THIS ACT. THE DIRECTOR MAY incur expenses as may
 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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whether the seeds are in compliance with this act and notify
 promptly the person who sold, offered, or exposed the seed for sale
 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 24.246 of the Michigan Compiled Laws, are unconstitutional, and a 17 statute requiring legislative review of administrative rules is not 18 19 enacted within 90 days after the Michigan supreme court ruling, the 20 department shall not promulgate rules under this act.

(d) Prescribe and, after public notice, establish germination
standards for vegetable, flower, and forest tree seed, if
necessary, to aid in the efficient enforcement of this act.

(e) Make or provide for the making of purity, germination, and
other tests of seed for any person on request, prescribe PROMULGATE
rules governing such PURITY, GERMINATION, AND OTHER SEED testing,
prescribe by rule fees for testing seed that shall DO not exceed

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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.

(3) Except as otherwise provided in this subsection, a person
shall-DOES not have a cause of action against an inspection or
testing agency or its employee if the inspection or testing agency
or its employee is engaged in duties permitted by this act and
utilizes written and approved procedures and protocols established

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by the director. An inspection or testing agency or its employee is
 liable for injuries to persons and damage to property under 1 or
 more of the following circumstances:

4 (a) The inspection or testing agency or its agent or employee5 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 days16 after the date it is enacted into law.