## 1510.0011 SEEDS, FERTILIZERS, FEEDS

## CHAPTER 1510 DEPARTMENT OF AGRICULTURE SEEDS, FERTILIZERS, FEEDS

1510 0011 LABELING VARIETY, VARIETY NOT STATED, AND BRAND, EXAMPLES

1510 0281 CHARGES UNDER MINNESOTA SEED LAW

## 1510.0011 LABELING VARIETY, VARIETY NOT STATED, AND BRAND; EXAMPLES. Company of the

Subpart 1. Definition; brand. As used in this part, "brand" means a word, mark, or picture representing a trademark or a term taken from a trademark which indicates the owner, originator, or labeler of the seed and does not indicate the genetic identity of the seed. 2000

- Subp. 2. Labeling variety. In accordance with Minnesota Statutes, section 21.82, subdivision 2, paragraph (a), the commissioner designates that all kinds of agricultural and vegetable seed must be labeled to show the variety name unless otherwise specified in subpart 3.
- Subp. 3. Labeling variety not stated. Unless otherwise specified in this subpart, the words "variety not stated" must be shown on agricultural seed labels if any of the following circumstances exist: 6 1 6 6
- A, the variety name is not known for a nonhybrid seed and it cannot be determined by examining the seed and records of the seed lot;
- B. the variety name is known for a nonhybrid biennial or perennial seed, in which case the variety name may be omitted from the seed label but only when written permission to do so is signed by the owner or originator and is part of the record for the seed lot:
- C. two or more varieties are combined to form a blend, in which case the variety names and the percentages by weight of the components together may be omitted from the seed label but only when information concerning the varieties used and the proportion of each in the blend is part of the record for the seed lot; or
- D. lawn and turf grass seeds are sold in mixtures, in which case the variety name and the words "variety not stated" may be omitted from the seed label if none of the components are listed and sold by brand name.
- Subp. 4. Labeling brands. When agricultural seed is labeled with a brand, trademark, or term taken from a brand or trademark, the seed label must clearly identify the term with the word "brand" and as being other than part of the variety name.
- Subp. 5. Examples. The examples in this subpart indicate the required arrangements of terms used to label variety, variety not stated, and brand. The size type used to indicate the kind name on the seed label must also be used for all other terms specified in the examples.
- A. When the variety name is stated, the terms designating the kind and variety may appear in any order but must be in close proximity to each other.
- B. When both a brand and variety name are stated, the terms must be shown in the following order from left to right or top to bottom: the brand name. the word "brand," the variety name, and the kind name.
- C. When a brand name but no variety name is stated, the terms must be shown on the seed label in the following order from left to right or top to bottom: the brand name, the word "brand," the kind name, and the words "variety not stated." If the seed offered for sale is a blend, the word "blend" must be inserted between the kind name and the words "varieties not stated." Copyright © 1986 Revisor of Statutes, State of Minnesota. All Rights Reserved.

Statutory Authority: MS s 21.82 subd 2; 21.85 subd 11

**History:** 10 SR 622

NOTE Part 1510 0011 is effective July 1, 1987

## 1510.0281 CHARGES UNDER MINNESOTA SEED LAW.

[For text of subps 1 and 2, see M.R. 1985]

Subp. 3. Seed fee permits. An initial labeler who wishes to sell seed in Minnesota must comply with Minnesota Statutes, section 21.89, subdivisions 1 and 2, and the procedures in this subpart.

[For text of subp 3, item A, see M.R. 1985]

B. All seed fee permit holders must file semiannual reports with the commissioner, even if no seed was sold during the reporting period. Each semiannual report must be submitted within 30 days of the end of each reporting period. The reporting periods are October 1 to March 31 and April 1 to September 30 of each year.

[For text of subp 3, item C, see M.R. 1985]

D. If a seed fee permit holder fails to submit a semiannual report and pay the seed fee within 30 days after the end of each reporting period, the commissioner shall assess a penalty of \$10 or eight percent, calculated on an annual basis, of the fee due, whichever is greater, but no more than \$100 for each late semiannual report. A \$10 penalty will be charged when the semiannual report is late, even if no fee is due for the reporting period. Seed fee permits may be revoked for failure to comply with the applicable provisions of this rule or the Minnesota seed law.

[For text of subps 4 and 5, see M.R. 1985].

Statutory Authority: MS s 21.85 subd 11

History: 10 SR 538