

Ohio Revised Code Chapter 907: AGRICULTURAL SEED

907.07 Labeling and inspection fee requirements.

No person shall sell any agricultural, vegetable, or flower seed:

- (E) If the seed has been treated with poisonous material, unless the seed and the label on the package of seed comply with sections [907.44](#) and [907.45](#) of the Revised Code;

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907.44 Exceptions.

No person shall sell, distribute, or have in his possession for sale any seed or grain which has been treated with a poisonous material unless the seed or grain has been colored or dyed a color contrasting with its natural color. Seed or grain to which a material has been applied for the express purpose of killing or mitigating insects, fungi, or other forms of plant or animal life present in the grain, and which bears no residue of a poisonous material for which a tolerance has not been established, or which bears no residue in excess of a tolerance recognized in regulations adopted under authority of sections [907.41](#) to [907.47](#), inclusive, of the Revised Code, and in accordance with sections [119.01](#) to [119.13](#), inclusive, of the Revised Code, are exempted from the coloring and labeling requirements of sections [907.41](#) to [907.47](#), inclusive, of the Revised Code.

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907.45 Label information.

No person shall sell, offer for sale, barter, or exchange any seed or grain which has been treated with a poisonous material, or which has been admixed with other seed or grain so treated unless:

- (A) The container thereof, or invoice in case of bulk shipments, carries a label or statement in not less than eight-point type the words, "warning-poison treated-do not use for food, feed or oil purposes";
- (B) It bears the common accepted coined, chemical, or abbreviated chemical (generic) name of the applied substance.

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