

Assembly Bill 443

Date published:
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CHAPTER 99, LAWS OF 1967

AN ACT to amend 94.43 (2) of the statutes, relating to seed labeling.
*The people of the state of Wisconsin, represented in senate and assembly,
do enact as follows:*

94.43 (2) of the statutes is amended to read:

94.43 (2) No person shall sell, or offer, expose or distribute for sale in the state, any seed not labeled by the holder of a seed labeler's license whose name and address are on the label, except that no license shall be required to sell seed of one's own production if it is delivered to the purchaser only on the farm premises where grown or to sell seed only in bags or other closed containers labeled by the holder of a seed labeler's license. Labels shall not be required for seed packaged at time of sale at retail by the holder of a seed labeler's license if the bin or other container from which the seed is sold bears a label and the seed with its labeling may be readily examined by the purchaser prior to sale. Seed sold by a

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licensed labeler under this exception shall be considered as having been sold under his own label for purposes of computing license fees under sub. (3).

Approved July 28, 1967.