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1	BILL NO
2	INTRODUCED BY
3	(Primary Sponsor)
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING FEES FOR AGRICULTURAL SEED LICENSES;
5	REVISING FEE STRUCTURE FOR SEED DEALERS, SEED CONDITIONERS, AND SEED LABELERS;
6	PROVIDING RULEMAKING AUTHORITY; AMENDING SECTION 80-5-130, MCA; AND PROVIDING AN
7	EFFECTIVE DATE."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	
11	Section 1. Section 80-5-130, MCA, is amended to read:
12	"80-5-130. Licensing application fee. (1) All facilities located in the state that condition
13	agricultural seed shall obtain a license from the department for each facility. However, a seed grower, when
14	conditioning only seed from that grower's own production, is not required to be licensed under this part.
15	(2) Each seed conditioning plant shall post in a conspicuous location in the facility:
16	(a) its fees for conditioning services; and
17	(b) the license for the facility.
18	(3) A person whose name and address appear on the label of agricultural seed sold in Montana, as
19	required by 80-5-123, shall obtain a seed labeler's license from the department before doing business in
20	Montana. The following persons, however, are excluded from the licensing requirements under this subsection
21	(a) a Montana certified seed grower when labeling certified seed from that grower's own production;
22	(b) any person who updates germination test data by affixing to the package of seed a supplemental
23	label bearing new germination data, the lot number, and the person's name and address; or
24	(c) a Montana grower who labels seed only of that labeler's own production with a gross annual sales
25	value of \$5,000 or less.
26	(4) A person who sells agricultural seed in Montana shall obtain a seed dealer's license from the
27	department for each place where seed is located or sold, except for:
28	(a) a person who sells seed only in sealed packages of 10 pounds or less;



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1	(b) a person who sells seed that has a gross sales value of \$1,000 or less a year;
2	(c) a person who sells seed only to a Montana-licensed seed dealer, labeler, or conditioner; or
3	(d) a Montana grower selling only seed of that grower's own production with a gross annual sales
4	value of \$5,000 or less.
5	(5) (a) Except as provided in this subsection (5), the fee is \$55 a year for each type of license. The
6	department may by rule adjust the license fee by type of license to maintain adequate funding for the
7	administration of this part. The fee may not be less than \$55 a year or more than \$75 a year.
8	(b) Except as provided in this subsection (5)(b), the license fee for an out-of-state person selling seed
9	in Montana is \$110 a year. The department may by rule adjust the license fee to maintain adequate funding for
10	the administration of this part. The fee may not be less than \$110 a year or more than \$150 a year.
11	(c) Except as provided in this subsection (5)(c), the license fee for a Montana grower who sells,
12	labels, or sells and labels only seed of that grower's own production is \$55 a year. The department may by rule
13	adjust the license fee to maintain adequate funding for the administration of this part. The fee may not be less
14	than \$55 a year or more than \$75 a year. The department may by rule adjust a license fee to maintain adequate
15	funding for the administration of this part.
16	(a) The license fee may not be less than \$50 a year or more than \$200 a year for a person who is a
17	Montana resident and who:
18	(i) sells, labels, or sells and labels seed;
19	(ii) is a seed dealer;
20	(iii) operates a seed conditioning plant; or
21	(iv) is a seed labeler.
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22	(b) The license fee for a person who is a nonresident and who is:
23	 (b) The license fee for a person who is a nonresident and who is: (i) a seed dealer may not be less than \$100 or more than \$250 a year; or
23	(i) a seed dealer may not be less than \$100 or more than \$250 a year; or
23 24	(i) a seed dealer may not be less than \$100 or more than \$250 a year; or (ii) a seed labeler may not be less than \$50 or more than \$200 a year.
23 24 25	 (i) a seed dealer may not be less than \$100 or more than \$250 a year; or (ii) a seed labeler may not be less than \$50 or more than \$200 a year. (6) An application for a license under this section must be made in a manner and on forms provided



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1	(b) a sample label if the application is for a seed labeler license; and
2	(c) a list of persons selling seed if required by department rule.
3	(7) Seed dealers shall provide with all shipments of agricultural seed a bill of lading or other evidence
4	of delivery that includes:
5	(a) the names of:
6	(i) the seed dealer;
7	(ii) the shipper, if other than the seed dealer;
8	(iii) the buyer; and
9	(iv) the receiver, if other than the buyer; and
10	(b) the destination where the seed will be first unloaded."
11	
12	NEW SECTION. Section 2. Effective date. [This act] is effective July 1, 2021.
13	- END -



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