Stricken language would be deleted from and underlined language would be added to present law. Act 588 of the Regular Session

1	State of Arkansas	As Engrossed: \$3/4/19 \$3/13/1 A Bill	19
2	92nd General Assembly	A DIII	
3	Regular Session, 2019		SENATE BILL 450
4			
5	By: Senators B. Johnson, Ric		· · · · · · · · · · · · · · · · · · ·
6	By: Representatives Richmo	nd, Bentley, D. Douglas, Eubanks, Sullivan,	, Vaught, Watson
7		For An Act To Be Entitled	
8			MACHINEDY
9		ESTABLISH THE ARKANSAS NEW FARM	
10	QUALITY A	SSURANCE ACT; AND FOR OTHER PURP	0262.
11 12			
12		Subtitle	
14	ፕር ፑ	ESTABLISH THE ARKANSAS NEW FARM	
15		INERY QUALITY ASSURANCE ACT.	
16			
17			
18	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
19			
20	SECTION 1. Ark	ansas Code Title 4, Chapter 96, :	is amended to add an
21	additional subchapter	to read as follows:	
22	<u>Subchapter 3 —</u>	Arkansas New Farm Machinery Qua	lity Assurance Act
23			
24	<u>4-96-301. Titl</u>	<u>e.</u>	
25	<u>This subchapter</u>	shall be known and may be cited	as the "Arkansas New
26	<u>Farm Machinery Qualit</u>	<u>y Assurance Act".</u>	
27			
28	<u>4-96-302. Defi</u>	nitions.	
29	<u>As used in this</u>	subchapter:	
30	<u>(1)</u> "Aut	horized dealer" means an individ	ual, corporation, or
31	<u>limited liability com</u>	pany authorized by the manufactu	<u>rer or distributor to</u>
32	<u>sell, barter, or exch</u>	ange a particular make of new fa	<u>rm machinery;</u>
33	<u>(2) "Col</u>	lateral charges" means any reason	<u>nable additional charge</u>
34		ectly attributable to the aggreg	<u>ate purchase price of</u>
35	<u>the farm machinery;</u>		
36	<i>(3)</i> "Com	parable farm machinery" means an	identical or reasonable



1	replacement piece of farm machinery;
2	(4) "Consumer" means a purchaser or lessee of new farm
3	machinery, other than for purposes of resale, or a person entitled to enforce
4	the obligations of the warranty during the duration of the farm machinery
5	quality assurance period;
6	(5)(A) "Farm machinery" means self-propelled equipment or
7	machinery typically used for agricultural purposes that is purchased or
8	leased for the first time from a manufacturer, distributor, or an authorized
9	dealer.
10	(B) "Farm machinery" includes farm machinery propelled by
11	power other than physical power if the farm machinery is not an off-road
12	vehicle, an all-terrain vehicle, as defined under § 27-21-102, equipment
13	under twenty-five horsepower (25 h.p.), lawn tractors, or lawn mowers;
14	(6) "Farm machinery quality assurance period" means a period of
15	time that:
16	(A) Begins:
17	(i) On the date of original delivery of farm
18	<u>machinery; or</u>
19	(ii) In the case of a replacement piece of farm
19 20	(ii) In the case of a replacement piece of farm machinery provided by a manufacturer to a consumer under this subchapter, on
20	machinery provided by a manufacturer to a consumer under this subchapter, on
20 21	machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and
20 21 22	machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and (B) Ends twelve (12) months after the date of the original
20 21 22 23	machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and (B) Ends twelve (12) months after the date of the original delivery of the farm machinery to a consumer, or the first six hundred (600)
20 21 22 23 24	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27 28	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27 28 29	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27 28 29 30	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27 28 29 30 31	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>machinery provided by a manufacturer to a consumer under this subchapter, on the date of delivery of the replacement vehicle to the consumer; and</pre>

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1	nonconformity to the manufacturer or authorized dealer of the farm machinery;
2	(B) During any period of use of the farm machinery
3	subsequent to the first report of nonconformity if the farm machinery is not
4	out of service by reason of repair of the reported nonconformity; and
5	(C) Of the farm machinery provided by the manufacturer or
6	its authorized dealer while the farm machinery is out of service by reason of
7	repair of the reported nonconformity, but not less than the fair lease value
8	of the farm machinery;
9	(9)(A) "Seller" means a retail seller of the farm machinery as
10	evidenced by the purchase order or lease agreement, that may be a dealer,
11	distributor, manufacturer, or manufacturer's agent; and
12	(10)(A) "Warranty" means a written warranty, as labeled, issued
13	by a manufacturer of new farm machinery or an affirmation of fact or promise
14	made by the manufacturer, including any terms or conditions precedent to the
15	enforcement of obligations under that warranty in connection with the sale or
16	lease of farm machinery to a consumer concerning the nature of the material
17	or workmanship that affirms or promises that the material or workmanship is
18	free of defects or will meet a specified level of performance.
19	(B) "Warranty" does not include a statement or expression
20	made by an authorized dealer.
21	
22	4-96-303. Disclosure by seller
23	(a)(1) When a consumer purchases or leases farm machinery from a
24	seller, the seller shall at the time of purchase or lease transaction:"
25	(A) Provide to the consumer a written statement that
26	adequately discloses and explains the rights and obligations of a consumer
27	under this subchapter;
28	(B) Obtain a signed acknowledgment from the consumer of
29	the receipt of the written statement described in subdivision (a)(l)(A) of
30	this section; and
31	(C) For self-propelled farm machinery, maintain copies of
32	the consumer's signed acknowledgment for at least the period equal to the
33	term of coverage of the manufacturer's warranty.
34	(2) It is a violation of this subchapter for a seller to fail to
35	provide to a consumer the written statement required under subdivision

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1	(b)(1) The Consumer Protection Division of the office of the Attorney
2	General shall prepare and make available, in either print or by electronic
3	form, a written statement as described in subdivision (a)(l)(A) of this
4	section that includes the telephone number of the division that the consumer
5	can call to obtain information regarding his or her rights and obligations
6	under this subchapter.
7	(2) It is a violation of this subchapter for a seller to fail to
8	provide to a consumer the written statement described in subdivision (b)(1)
9	of this section.
10	(c) For each failure of the seller to provide to a consumer the
11	written statement required under this section or failure to retain a signed
12	acknowledgement form, the seller shall be liable to the state for a civil
13	penalty of not less than twenty-five dollars (\$25.00) but no more than one
14	thousand dollars (\$1,000).
15	(d)(1) A seller shall clearly and conspicuously disclose to the
16	consumer that written notice of a nonconformity is required before the buyer
17	may be eligible for a refund or replacement of the farm machinery.
18	(2) At the time of acquisition of farm machinery, a seller shall
19	provide the consumer with conspicuous notice of the address and phone number
20	for the manufacturer, distributor, or authorized dealer at the time of
21	acquisition of farm machinery to which the buyer shall send notification of a
22	nonconformity.
23	(e)(l) If farm machinery does not conform to any applicable express
24	warranties and the consumer provides written notice by certified mail to the
25	manufacturer, distributor, or authorized dealer demanding correction or
26	repair of the nonconformity during the term of the express warranty or during
27	the farm machinery quality assurance period, whichever period expires
28	earlier, the manufacturer, agent of a manufacturer, distributor, or an
29	authorized dealer shall make any necessary repairs to conform the farm
30	machinery to the express warranties, notwithstanding the fact that the
31	repairs are made after the expiration of the term of the express warranty or
32	farm machinery quality assurance period.
33	(2) For self-propelled farm machinery, this section is limited
34	to warranty coverage for the engine, transmission, and power train.
35	(f) This subchapter applies to farm machinery sold on or after January
36	<u>1, 2020.</u>

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1 2 4-96-304. Right to repair. 3 After notice is provided under § 4-96-303, a manufacturer, a distributor, or an authorized dealer shall have the right to repair a 4 5 nonconformity of farm machinery: 6 (1)(A) Three (3) times for the same repair issue or thirty (30) 7 days out of service for the same issue under this subchapter. 8 (B) The cost of three (3) repairs shall equal at least 9 thirty percent (30%) of total purchase price of the farm machinery in order 10 to trigger recourse under this subchapter; or 11 (2)(A) Five (5) times for all issues or sixty (60) days of out 12 of service time. 13 (B) The cost of five (5) repairs under subdivision (2)(A) of this section shall be equal to at least fifty percent (50%) of the total 14 15 purchase price of the farm machinery in order to trigger recourse under this 16 subchapter. 17 (C) Days of out of service time do not count for the 18 purposes of subdivision (1)(A) of this section if the authorized dealer 19 provides comparable farm machinery. 20 21 4-96-305. Refund or replacement. 22 (a) If a manufacturer, an agent of a manufacturer, a distributor, or 23 an authorized dealer does not conform farm machinery to the warranty as required under § 4-96-303, after notice of the nonconformity under § 4-96-303 24 25 by repairing or correcting one (1) or more nonconformities that substantially 26 impair the farm machinery after a reasonable number of attempts, then, within 27 thirty (30) days, the manufacturer or distributor shall: (1) At the time of receipt of payment of a reasonable offset for 28 use by the consumer, replace the farm machinery with comparable farm 29 30 machinery acceptable to the consumer; or 31 (2) Repurchase the farm machinery from the buyer or lessor and 32 refund to the buyer or lessor the full purchase price or lease price, less: 33 (A) A reasonable allowance for consumer use; and 34 (B) A reasonable offset for physical damage sustained by 35 the farm machinery while under the ownership of the consumer. 36 (b) The replacement or refund under subsection (a) of this section

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1	shall include payment of all collateral charges and reasonably incurred
2	incidental charges.
3	(c) A buyer has an unconditional right to choose a refund rather than
4	a replacement under this subchapter.
5	(d) At the time of the refund or replacement, a consumer, lien holder,
6	or lessor shall furnish clear title to and possession of the farm machinery
7	to the manufacturer, distributor, or authorized dealer.
8	(e) The amount of reasonable allowance for consumer use is determined
9	by the fair lease value of the farm machinery.
10	
11	4-96-306. Affirmative defenses.
12	It is an affirmative defense to a claim under this subchapter that:
13	(1) A defect or condition does not substantially impair the use,
14	value, or safety of the farm machinery;
15	(2) A nonconformity is the result of an accident, abuse,
16	neglect, or unauthorized modification or alteration of the farm machinery by
17	a person other than the manufacturer, agent of a manufacturer, distributor,
18	or an authorized dealer;
19	(3) A claim by the consumer was not filed in good faith; or
20	(4) If there are any other defense allowed by law that may be
21	raised against the claim.
22	
23	<u>4-96-307. Enforcement — Exclusivity — Costs and expenses.</u>
24	(a) A consumer may bring a civil action to enforce this subchapter in
25	a court of competent jurisdiction.
26	(b) This subchapter does not limit the rights and remedies that are
27	otherwise available to a consumer under any applicable law.
28	(c)(l) A consumer who prevails in a legal proceeding under this
29	subchapter is entitled to recover, as part of the judgment, a sum equal to
30	the aggregate amount of costs and expenses, including attorney's fees.
31	(2) The attorney's fees shall be:
32	(A) Based on actual time expended by the attorney; and
33	(B) Based on charges reasonably incurred by the consumer
34	for or in connection with the commencement and prosecution of the action as
35	determined by the court.
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1	4-96-308. Action - Limitations.	
2	(a) A legal action brought under this subchapter shall commence withi	
3	two (2) years following the date a buyer first reports the nonconformity to	
4	manufacturer, an agent of a manufacturer, a distributor, or an authorized	
5	<u>dealer.</u>	
6	(b)(1) Before filing a legal action in court concerning the	
7	enforcement of the rights and remedies available to the consumer under this	
8	subchapter, the consumer and the manufacturer, distributor, or authorized	
9	dealer shall, in good faith, attempt to resolve all issues and claims in	
10	dispute through the use of an impartial, third-party mediator certified by	
11	the Arkansas Alternative Dispute Resolution Commission, if the seller has	
12	provided the required disclosures under § 4-96-303.	
13	(2) The consumer and the manufacturer shall equally bear all	
14	costs and expenses of mediation, unless agreed otherwise.	
15	(3) However, if the seller has not provided the required	
16	disclosure under § 4-96-303, the consumer is not required to utilize	
17	mediation before commencement of any legal action to enforce the consumer's	
18	rights under this subchapter.	
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21	/s/B. Johnson	
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24	APPROVED: 3/29/19	
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