1 2	State of Arkansas 92nd General Assembly	As Engrossed: H2/12/19 $ m A~Bill$	
3	Regular Session, 2019		HOUSE BILL 1407
4	Regular Session, 2017		HOUSE BILL 1407
5	By: Representative Hillman		
6	By: Senator Maloch		
7	J		
8		For An Act To Be Entitled	
9	AN ACT TO REQUIRE TRUTH IN LABELING OF AGRICULTURAL		
10	PRODUCTS T	HAT ARE EDIBLE BY HUMANS; AND FOR C	THER
11	PURPOSES.		
12			
13			
14		Subtitle	
15	TO RE	QUIRE TRUTH IN LABELING OF	
16	AGRIC	ULTURAL PRODUCTS THAT ARE EDIBLE BY	Y
17	HUMAN	S.	
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20	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF ARK	CANSAS:
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22	SECTION 1. Arka	nsas Code Title 2, Chapter 1, is am	nended to add an
23	additional subchapter	to read as follows:	
24	Subchapter 3 — Truth :	<u>in Labeling of Agricultural Product</u>	s that are Edible by
25		<u>Humans</u>	
26			
27	2-1-301. Legisl	_	
28		his subchapter is to protect consum	_
29		false or misleading labeling of agr	<u>:icultural products</u>
30	that are edible by hum	ans.	
31	0.1.000 D.C.		
32	2-1-302. Defini		
33 21	As used in this		umol witioultumol
34 35	_	cultural product" means a horticult	
35 36	plantation, or range p	tock, poultry, or bee product or ar	iy other rarm, ranch,
<i>-</i> 0	prancacrons or range p	<u> </u>	

1	(2) "Beef" means the flesh of a domesticated bovine, such as a
2	steer or cow, that is edible by humans;
3	(3) "Beef product" means an agricultural product that is edible
4	by humans and produced in whole or in part from beef, including without
5	limitation beef jerky, beef patties, chopped beef, fabricated steak,
6	hamburger, ground beef, ribs, and roast;
7	(4) "Label" means a display of written, printed, or graphic
8	matter upon or affixed to the container or wrapper in which an agricultural
9	product that is edible by humans is offered for direct retail sale;
10	(5) "Labeling" means the act of identifying, describing, or
11	advertising an agricultural product that is edible by humans by means of the
12	label or through other means;
13	(6) "Livestock" means swine, bovines, sheep, and goats;
14	(7)(A) "Meat" means a portion of a livestock, poultry, or cervid
15	carcass that is edible by humans.
16	(B) "Meat" does not include a:
17	(i) Synthetic product derived from a plant, insect,
18	or other source; or
19	(ii) Product grown in a laboratory from animal
20	cells;
21	(8) "Meat product" means an agricultural product that is edible
22	by humans and made wholly or in part from meat or another portion of a
23	livestock, poultry, or cervid carcass;
24	(9) "Misbrand" means to identify an agricultural product edible
25	by humans in a false or misleading way;
26	(10) "Misrepresent" means to use any untrue, misleading, or
27	deceptive oral or written statement, advertising, label, display, picture,
28	illustration, or sample;
29	(11) "Person" means an individual, partnership, limited
30	liability company, limited liability partnership, corporation, firm, company,
31	or other entity doing business in Arkansas;
32	(12) "Pork" means the flesh of a domesticated swine that is
33	edible by humans;
34	(13) "Pork product" means an agricultural product that is edible
35	by humans and produced in whole or in part from pork, including without
36	limitation bacon, bratwurst, ground pork, ham, pork chops, ribs, roast, and

1	sausage;
2	(14) "Poultry" means domestic birds that are edible by humans;
3	<u>and</u>
4	(15) "Rice" means the whole, broken, or ground kernels or by-
5	products obtained from the species Oryza sativa L. or Oryza glaberrima, or
6	wild rice, which is obtained from one (1) of the four (4) species of grasses
7	from the genus Zizania or Porteresia.
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9	2-1-303. Applicability.
10	This subchapter applies only to a person that places a label on an
11	agricultural product that is edible by humans.
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13	2-1-304. Administration.
14	The Director of the Arkansas Bureau of Standards shall:
15	(1) Administer and enforce this subchapter;
16	(2) Promulgate rules to implement the purposes and requirements
17	of this subchapter; and
18	(3) Receive and investigate complaints regarding alleged
19	violations of this subchapter and the rules promulgated by the director.
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21	2-1-305. Prohibited activities.
22	A person shall not misbrand or misrepresent an agricultural product
23	that is edible by humans, including without limitation by:
24	(1) Affixing a label that is false or misleading;
25	(2) Selling the agricultural product under the name of another
26	food;
27	(3) Omitting information required under § 20-56-209 from the
28	<pre>label;</pre>
29	(4) Placing information on the label in a way that does not
30	conform with the requirements under § 20-56-209;
31	(5) Representing the agricultural product as a food for which a
32	definition and standard of identity has been provided by regulations under §
33	20-56-219 or by the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. § 301 et
34	seq., as it existed on January 1, 2019, unless:
35	(A) The agricultural product conforms to the definition
36	and standard; and

1	(B) The label of the agricultural product bears the name
2	of the food specified in the definition and standard and includes the common
3	names of optional ingredients other than spices, flavoring, and coloring
4	present in the food as regulations require;
5	(6) Representing the agricultural product as meat or a meat
6	product when the agricultural product is not derived from harvested
7	livestock, poultry, or cervids;
8	(7) Representing the agricultural product as rice when the
9	agricultural product is not rice;
10	(8) Representing the agricultural product as beef or a beef
11	product when the agricultural product is not derived from a domesticated
12	bovine;
13	(9) Representing the agricultural product as pork or a pork
14	product when the agricultural product is not derived from a domesticated
15	<pre>swine;</pre>
16	(10) Utilizing a term that is the same as or similar to a term
17	that has been used or defined historically in reference to a specific
18	agricultural product; or
19	(11) Affixing a label that uses a variation of rice in the name
20	of the agricultural product when the agricultural product is not rice or
21	derived from rice.
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23	2-1-306. Civil penalty.
24	(a)(1) A person that violates § 2-1-305 shall be fined an amount not
25	to exceed one thousand dollars (\$1,000) for each violation.
26	(2) Each item that violates § 2-1-305 constitutes a separate
27	violation subject to the civil penalty provided in subdivision (a)(1) of this
28	section.
29	(b)(1) A person subject to a civil penalty under subsection (a) of
30	this section may request an administrative hearing within ten (10) calendar
31	days after receipt of the notice of the penalty.
32	(2) Upon request, the Director of the Arkansas Bureau of
33	Standards shall conduct a hearing after giving appropriate notice to the
34	person, and the decision of the director is subject to appropriate judicial
35	review.
36	(3)(A) If a person subject to a civil penalty under subsection

1	(a) of this section has exhausted all administrative appeals and the civil		
2	penalty has been upheld, the person or entity shall pay the civil penalty		
3	within twenty (20) calendar days after the effective date of the final		
4	decision.		
5	(B) If the person fails to pay the civil penalty as		
6	required under this section, a civil action may be brought by the director in		
7	a court of competent jurisdiction to recover the civil penalty.		
8	(C) A civil penalty collected under this section shall be		
9	deposited into the Plant Board Fund.		
10	(c) The director may waive a civil penalty for a violation of § 2-1-		
11	305 if:		
12	(1) He or she determines that the violation was accidental,		
13	erroneous, or unintentional; or		
14	(2) The person that violated § 2-1-305 publically acknowledges		
15	the violation and issues a voluntary recall for the mislabeled products.		
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17	SECTION 2. DO NOT CODIFY. SEVERABILITY CLAUSE. If any provision of		
18	this act or the application of this act to any person or circumstance is held		
19	invalid, the invalidity shall not affect the other provisions or applications		
20	of this act which can be given effect without the invalid provision or		
21	application, and to this end, the provisions of this act are declared		
22	severable.		
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24	/s/Hillman		
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