## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

## **Act 315 of the Regular Session**

1	1 State of Arkansas As	Engrossed: S3/7/07
2	2 86th General Assembly	A Bill
3	Regular Session, 2007	SENATE BILL 905
4	4	
5	By: Senator R. Thompson	
6	6	
7	7	
8	For An	Act To Be Entitled
9	AN ACT TO AMEND ARKANSAS CODE § 16-116-102 TO	
10	CLARIFY THE SCOPE O	F ARKANSAS' PRODUCT LIABILITY
11	1 LAW; AND FOR OTHER	PURPOSES.
12	2	
13	3	Subtitle
14	4 TO CLARIFY THE S	COPE OF ARKANSAS'
15	5 PRODUCT LIABILIT	Y LAW.
16	5	
17	7	
18	B BE IT ENACTED BY THE GENERAL ASSEN	MBLY OF THE STATE OF ARKANSAS:
19	9	
20	SECTION 1. Arkansas Code T	itle 16, Chapter 116, Subchapter 1 is
21	l amended to read as follows:	
22	2 16-116-102. Definitions.	
23	As used in this subchapter:	
24	4 (1) "Anticipated life	e" means the period over which the product
25	5 may reasonably be expected to be a	seful to the user as determined by the
26	6 trier of facts;	
27	7 (2) "Defective condition" i	means a condition of a product that renders
28	3 it unsafe for reasonably foreseea	ole use and consumption;
29	9 (3) "Manufacturer" means th	ne designer, fabricator, producer,
30	o compounder, processor, or assemble	er of any product or its component parts;
31	l (4) "Product" means any tan	ngible object or goods produced, excluding
32	real estate and improvements locate	ted thereon, provided, any tangible object
33	or good produced that is affixed	to, installed on or incorporated into real
34	4 <u>estate or any improvement thereon</u>	shall constitute a product under this act;
35	and provided further, an improvement	ent on real estate shall constitute a

As Engrossed: S3/7/07 SB905

product in the event that environmental contaminants exist or have occurred

1

2	in the improvement;	
3	(5) "Product liability action" includes all actions brought for or on	
4	account of personal injury, death, or property damage caused by, or resulting	
5	from, the manufacture, construction, design, formula, preparation, assembly,	
6	testing, service, warning, instruction, marketing, packaging, or labeling of	
7	any product;	
8	(6)(A) "Supplier" means any individual or entity engaged in the	
9	business of selling a product, whether the sale is for resale, or for use or	
10	consumption.	
11	(B) "Supplier" includes a retailer, wholesaler, or distributor	
12	and also includes a lessor or bailor engaged in the business of leasing or	
13	bailment of a product <del>; and</del> .	
14	(C) "Supplier" shall not include any licensee, as the term is	
15	defined in § 17-42-103(10), who is only providing brokerage and sales	
16	services under a license; and	
17	(7)(A) "Unreasonably dangerous" means that a product is dangerous to	
18	an extent beyond that which would be contemplated by the ordinary and	
19	reasonable buyer, consumer, or user who acquires or uses the product,	
20	assuming the ordinary knowledge of the community or of similar buyers, users,	
21	or consumers as to its characteristics, propensities, risks, dangers, and	
22	proper and improper uses, as well as any special knowledge, training, or	
23	experience possessed by the particular buyer, user, or consumer or which he	
24	or she was required to possess.	
25	(B) However, as to a minor, "unreasonably dangerous" means that	
26	a product is dangerous to an extent beyond that which would be contemplated	
27	by an ordinary and reasonably careful minor considering his or her age and	
28	intelligence.	
29		
30	/s/ R. Thompson	
31		
32	APPROVED: 3/19/2007	
33		
34		
35		
36		