For An Act To Be Entitled
AN ACT TO AMEND THE AMUSEMENT RIDE AND AMUSEMENT
ATTRACTION SAFETY INSURANCE ACT; TO AMEND THE
FREQUENCY OF INSPECTIONS OF INFLATABLE ATTRACTIONS;
TO REMOVE THE REQUIREMENT FOR AN INSPECTION OF AN
INFLATABLE ATTRACTION BY AN INSURER; AND FOR OTHER
PURPOSES.

Subtitle
TO AMEND THE AMUSEMENT RIDE AND AMUSEMENT
ATTRACTION SAFETY INSURANCE ACT; TO AMEND
THE FREQUENCY OF INFLATABLE ATTRACTION
INSPECTIONS; AND TO REMOVE THE
REQUIREMENT FOR AN INSURER TO INSPECT AN
INFLATABLE ATTRACTION.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

of inflatable attractions, is amended to read as follows:

(4)(A) Inflatable attractions, self-contained mobile
playgrounds, artificial climbing walls, and other patron-propelled amusement
rides or amusement attractions shall be inspected every six (6) months
annually, unless a more frequent schedule of inspections is established by
regulation rules of the director for certain types of inflatable attractions
and self-contained mobile playgrounds.

SECTION 2. Arkansas Code § 23-89-507(a), concerning an inspection of
an amusement attraction or amusement ride by an insurance company, is amended
to read as follows:

(a)(1) Each insurance company insuring an operator of an amusement attraction or
amusement ride as required in this subchapter shall inspect the amusement
attraction or amusement ride of the insured for safety at least one (1)
time each calendar year.

(2) The operator shall maintain a copy of such a report required
under subdivision (a)(1) of this section at the site of operation of the
amusement attraction or amusement ride, together with proof of insurance
coverage.

(3) An insurance company insuring an inflatable attraction is
not required to perform an inspection of the inflatable attraction.

APPROVED: 3/29/19