1	State of Arkansas	A Bill		
2	83rd General Assembly	A DIII	110119F DV1 - 0.450	
3	Regular Session, 2001		HOUSE BILL 2470	
4	D D D 11			
5	By: Representative Rankin			
6				
7	T.	on An Act To Do Entitled		
8	For An Act To Be Entitled			
9	AN ACT TO REPEAL ARKANSAS CODE TITLE 2, CHAPTER  23 CONCERNING THE ARBITRATION OF DEFECTIVE SEED			
10			SILVE SEED	
11 12	CLAI WS; AND F	OR OTHER PURPOSES.		
13		Subtitle		
14	AN ACT TO	REPEAL THE ARKANSAS LAW		
15				
16	SEED CLAIM			
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19	BE IT ENACTED BY THE GENERAL	_ ASSEMBLY OF THE STATE O	F ARKANSAS:	
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22	SECTION 1. Arkansas Co	ode 2-23-101 through 2-23	-110 are repealed.	
23	Chapter 23. Arbi trati	on of Defective Seed Cla	<del>ims.</del>	
24	<del>2-23-101. Definitions.</del>	-		
25	Unless the context cle	earl y requi res otherwi se,	the definitions in this	
26	secti on apply throughout thi	s subchapter:		
27	(1) "Advertisement" r	means all representations	other than those on the	
28	<del>label written, recorded, or</del>	<del>published and distribute</del>	d by the Labeler;	
29	<del>(2) "Agri cul tural sec</del>	ed" means the seeds of gr	ass, forage, cereal, oil	
30	and fiber crops, and any oth	<del>ner kinds of seed commonl</del>	y recognized within this	
31	state as agricultural seeds	and mixtures of such see	<del>d;</del>	
32	(3) "Arbi trati on comm	mittee" means the committ	ee established by the	
33	director under this subchapter to hear and make determinations in mandatory,			
34	nonbi ndi ng arbi trati on cases	<del>) .</del>		
35	(4) "Buyer" means a person who purchases agricultural seeds;			
36	(5) "Chairperson" means the person selected by the arbitration			

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committee from among its members to preside over arbitration hearings; 2 (6) "Deal er" means any person, individual, partnership, or company who 3 distributes agricultural seeds; 4 (7) "Director" means the Director of the State Plant Board; 5 (8) "Label" means the display or displays of written, printed, or 6 graphic matter upon or attached to the container of seed or as required by 7 regulations established under the Arkansas Plant Act of 1917, § 2-16-201 et 8 seq.; 9 (9) "Labeler" means the person, firm, corporation, or the registered 10 code number whose name appears on the label or container of seed; 11 (10) "Labeling" includes all labels, advertisements, and other 12 written, printed, or graphic representations in any manner whatsoever pertaining to any seed, whether in bulk or in containers, and includes 13 representations on invoices except for current, official publications of the 14 15 United States Department of Agriculture and the United States Department of 16 Interior, state experiment stations, state agricultural colleges, and other similar federal or state institutions or agencies authorized by law to 17 18 conduct research: 19 (11) "Person" means an individual, firm, partnership, corporation, or 20 company: and 21 (12) "State Plant Board" means the State Plant Board. 22 23 2-23-102. Prerequisite to legal action - Notice - Arbitration 24 committee. 25 (a)(1) When any buyer believes that he has been damaged by the failure 26 of agricultural seed to produce or perform as represented by the labeling of 27 the agricultural seed, as a prerequisite to the buyer's right to maintain a legal action against the dealer or labeler and within a reasonable time after 28 29 the alleged defect or violation becomes apparent, the buyer shall file a written notice of intent to seek arbitration to permit inspection of the 30 31 crops or plants during the growing season. (2) A meeting shall be scheduled by the Director of the State 32 33 Plant Board between the buyer and labeler for the purpose of resolving the 34 dispute, or if the dispute is not resolved, for officially filing the 35 complaint. 36 (3) The buyer shall make a sworn complaint against the dealer or

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2 complaint with the director. 3 (4) The buyer shall send a copy of the complaint to the labeler 4 by United States registered mail. 5 (b)(1) A filing fee of two hundred fifty dollars (\$250) plus one 6 dollar (\$1.00) per acre filed on, not to exceed a total of seven hundred 7 fifty dollars (\$750), shall be paid to the director with each complaint filed, and complaints shall be filed on forms provided by the State Plant 8 9 Board. (2) This fee shall be deposited in the Plant Board Fund in the 10 11 State Treasury and may be used by the director to offset expenses of the i nvesti gati on. 12 13 (c) Within ten (10) days after receipt of a copy of the complaint, the labeler shall file with the director the labeler's answer to the complaint 14 15 and send a copy of the answer to the buyer by United States registered mail. 16 (d)(1) Provided, however, that unless notice of this section is legibly printed or typed on the seed container or on a label affixed thereto 17 18 or printed on the invoice covering bulk seed, the buyer shall not be required 19 to comply with this section as a prerequisite to maintaining a legal action 20 against the dealer or labeler. 21 (2) A notice in the following form, or some reasonably 22 equi val ent language, is sufficient: 23 "Notice of Mandatory Arbitration 24 - NOTICE: As a prerequisite to maintaining a legal action based upon the 25 failure of seed to which this label is attached to produce as represented, a 26 consumer shall file a sworn complaint with the Director of the State Plant 27 Board within such time as to permit inspection of the crops or plants during 28 the growing season." 29 (3) If language setting forth the requirement is not so placed on the seed package, analysis label, or invoice covering bulk seed shipments, 30 31 the filing and serving of a complaint under this section are not required. 32 33 2-23-103. Seed dealer or labeler may request investigation -Requirements. 34 35 (a)(1) Any seed dealer or labeler against whom suit is brought in any 36 state or federal court by a buyer who alleges that he has been damaged by the

labeler alleging the damages sustained or to be sustained and file the

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failure of seeds purchased from a seed dealer to perform as labeled, may
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    request an investigation by the arbitration committee.
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                 (2) A filing fee of two hundred fifty dollars ($250) plus one
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    dollar ($1.00) per acre filed on, not to exceed a total of seven hundred
    fifty dollars ($750), shall be paid by the party.
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          (b) The Director of the State Plant Board shall refer the complaint
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    and the answer thereto to the arbitration committee provided in § 2-23-104
    for investigation, findings, and recommendations on the matters complained
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    of.
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          2-23-104. Arbitration committee - Members
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          (a)(1) The Director of the State Plant Board shall appoint an
    arbitration committee composed of six (6) members and six (6) alternate
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    members with one (1) member and one (1) alternate to be appointed upon the
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    recommendation of each of the following:
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                       (A)(i) The President of the Arkansas Seed Growers
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    Association:
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                             (ii) The President of the Arkansas Seed Dealers
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    Association:
                             (iii) The President of the Arkansas Farm Bureau
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    Federation: and
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                             (iv) The Director of the Agricultural Council of
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    Arkansas.
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                       (B) Terms for seed grower, seed dealer, farm bureau, and
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    agricultural council members shall be for four (4) years.
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                 (2) The members and alternates shall be confirmed by the
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    Governor.
                 (3)(A) The Director of the University of Arkansas Agricultural
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    Experiment Station, or his designee or alternate, and the Director of the
    University of Arkansas Cooperative Extension Service, or his designee or
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    alternate, shall serve as ex officio members.
                       (B) Ex officio members shall serve until replaced by their
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    organi zati ons.
                (4) Recommending organizations shall submit member
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    recommendations not less than thirty (30) days prior to the expiration day of
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    an expiring term.
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2	<del>member for whom he is an alternate.</del>	
3	(6) Members of the committee may receive expense reimbursement	
4	in accordance with § 25-16-901 et seq.	
5	(b) The committee shall elect a chairperson from its membership and	
6	the director, or his designee, shall serve as secretary of the arbitration	
7	committee and shall not vote.	
8	(1) It shall be the duty of the chairperson to conduct all	
9	meetings and deliberations held by the committee and to direct all other	
10	activities of the committee.	
11	(2) It shall be the duty of the secretary to keep accurate and	
12	correct records on all meetings and deliberations and perform other duties	
13	for the committee as directed by the chairperson.	
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15	<del>2-23-105. Committee purpose.</del>	
16	(a) The purpose of the arbitration committee is to assist agricultural	
17	seed buyers and agricultural seed dealers or labelers in determining the	
18	facts relating to matters alleged in complaints made by buyers against	
19	dealers or labelers. The committee shall have the authority to make rules and	
20	regulations to carry out the purposes of this act.	
21	(b) The committee may recommend money damages be paid the buyer as a	
22	result of alleged failure of seeds to produce as represented by the labeling	
23	of the seed and may also recommend that the seed dealer or labeler reimburse	
24	the buyer for the amount of the filing fee paid by the buyer.	
25		
26	<del>2-23-106. Committee - Meetings - Informal hearing.</del>	
27	(a) The arbitration committee may be called into session by the	
28	Director of the State Plant Board or upon the direction of the chairperson to	
29	consider the matters referred to it by the Director of the State Plant Board.	
30	(b) If the committee determines that an informal hearing should be	
31	conducted to allow each party an opportunity to present his respective side	
32	of the dispute, attorneys may be present at the hearing to confer with their	
33	clients, but may not participate directly in the proceedings unless requested	
34	to do so by the chairperson of the arbitration committee.	
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36	2-23-107. Committee - Investigation and report - Findings as evidence.	

(5) Each alternate member shall serve only in the absence of the

1	(a) When the Director of the State Plant Board refers to the	
2	arbitration committee any complaint made by a buyer against a dealer or	
3	labeler, the committee shall make a full and complete investigation of the	
4	matters complained of and at the conclusion of the investigation, report	
5	through its secretary the findings and recommendations to the buyer and to	
6	the labeler by United States registered mail.	
7	(b)(1) The report of arbitration shall be binding upon all parties to	
8	the extent, if any, that they have so agreed:	
9	(A) In any contract governing the sale of the seed; or	
10	(B) Prior to the official filing of arbitration.	
11	(2) In the absence of an agreement to be bound by arbitration, a	
12	buyer may commence legal proceedings against a seller or assert such claim,	
13	as a counterclaim or defense in any action brought by the seller, at any time	
14	after the receipt of the report of arbitration.	
15	(3)(A) In any litigation involving a complaint which has been	
16	the subject of arbitration under this section, any party may introduce the	
17	report of arbitration as evidence of the facts found in the report, and the	
18	court may give such weight to the committee's findings and conclusions of law	
19	and recommendations as to damages and costs as the court may see fit based	
20	upon all the evidence before the court.	
21	(B) The court may also take into account any findings of	
22	the committee with respect to the failure of any party to cooperate in the	
23	arbitration proceedings, including any finding as to the effect of delay in	
24	filing the arbitration claim upon the committee's ability to determine the	
25	facts of the case.	
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27	2-23-108. Committee - Investigative powers.	
28	(a) In conducting its investigation, the arbitration committee is	
29	authori zed:	
30	(1) To examine the buyer on his use of the seed of which he	
31	complains and the dealer or labeler on his packaging, labeling, and selling	
32	operation of the seed alleged to be faulty;	
33	(2) To grow to production a representative sample of the alleged	
34	faulty seed through the facilities of the state, under the supervision of the	
35	Director of the State Plant Board, when such action is deemed by the	
36	committee to be necessary;	

1	(3) To hold informal hearings at a time and place directed by		
2	the chairperson of the committee upon reasonable notice to the buyer and the		
3	<del>deal er or l abel er; and</del>		
4	(4) To seek evaluations from authorities in allied disciplines,		
5	when deemed necessary.		
6	(b) Any investigation made by less than the whole membership of the		
7	committee shall be by authority of a written directive by the chairperson,		
8	and such investigation shall be summarized in writing and considered by the		
9	committee in reporting its findings and making its recommendations.		
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11	<del>2-23-109. Committee records.</del>		
12	The committee shall keep a record of its activities and reports on fil		
13	in the State Plant Board.		
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15	<del>2-23-110. Notice.</del>		
16	The consumer and seedsman shall give written notice to the department		
17	of the acceptance or rejection of the arbitration committee's recommended		
18	terms of settlement within thirty (30) days from the date such recommended		
19	terms of settlement are issued by the arbitration committee.		
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