## 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.

1	State of Arkansas	As Engrossed: S3/1/01	
2	83rd General Assembly	A Bill	
3	Regular Session, 2001		SENATE BILL 524
4			
5	By: Senator Gullett		
6	By: Representative Creekmore		
7			
8			
9		For An Act To Be Entitled	
10	THE CHILDREN'	S PRODUCT SAFETY ACT OF ARKAN	ISAS; AND FOR
11	OTHER PURPOSE	ES.	
12			
13		Subtitle	
14	THE CHI	LDREN'S PRODUCT SAFETY ACT OF	
15	ARKANSA	S.	
16			
17			
18	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
19			
20	SECTION 1. <u>Title.</u>		
21	This act shall be b	known as "The Children's Produ	ict Safety Act of
22	<u>Arkansas.</u>		
23			
24	SECTION 2. <u>Definit</u>	ti on.	
25	For purposes of thi	s act:	
26	<u>(1)(A) "Children's</u>	s product" means a product, in	ncluding, but not limited
27	to a full-size crib, non-	-full-size crib, toddler bed,	bed, car seat, chair,
28	<u>high chair, booster chair</u>	r, hook-on chair, bath seat, g	ate, or other enclosure
29	for confining a child in	a play yard, stationary activ	<u>ity center, carrier,</u>
30	stroller, walker, swing,	toy, or play equipment, that	meets the following
31	<u>cri teri a:</u>		
32	<u>(i ) Tr</u>	he product is designed or inte	ended for the care of, or
33	use by, children under si	ix (6) years of age or is desi	gned or intended for the
34	care of or use by both ch	hildren under six (6) years of	age and children six
35	(6) years of age or older	r; and	
36	<u>(ii)</u>	The product is designed or int	ended to come into

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contact with the child while the product is used.

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2	(B) "Children's product" does not mean a product that:
3	(i) May be used by or for the care of a child under six (6)
4	years of age, but is designed or intended for use by the general population or
5	segments of the general population and not solely or primarily for use by or
6	for the care of a child; or
7	(ii) Is a medication, drug, or food that is intended to be
8	<u>i ngested;</u>
9	(2) "Commercial user" means any person who deals in children's products
10	or who otherwise by one's occupation holds oneself out as having knowledge or
11	skill peculiar to children's products, or any person who is in the business of
12	remanufacturing, retrofitting, selling, leasing, subletting, or otherwise
13	placing in the stream of commerce children's products;
14	(3) "Crib" means a bed or containment designed to accommodate an
15	<u>i nfant;</u>
16	(4) "Full-size crib" means a full-size crib as defined in Section
17	1508.3 of Title 16 of the Code of Federal Regulations, as exists on January 1,
18	2001, regarding the requirements for full-size cribs;
19	(5) "Infant" means any person less than thirty-five inches $(35")$ inches
20	tall and less than three (3) years of age;
21	(6) "Non-full-size crib" means a non-full-size crib as defined in
22	Section 1509.2 of Title 16 of the Code of Federal Regulations, as exists on
23	January 1, 2001, regarding the requirements for non-full-size cribs; and
24	(7) "Person" means a natural person, firm, corporation, limited
25	liability company, or association, or an employee or agent of a natural person
26	or an entity.
27	
28	SECTION 3. <u>Unsafe children's products - Prohibition.</u>
29	(a) On or after January 1, 2002, no commercial user shall
30	remanufacture, retrofit, sell, contract to sell or resell, lease, sublet, or
31	otherwise place in the stream of commerce a children's product that is unsafe.
32	(b) A children's product is unsafe for purposes of this act if it meets
33	any of the following criteria:
34	(1) It does not conform to federal law and regulatory standards
35	for the children's product;
36	(2) It has been recalled for any reason by an agency of the

1	federal government or the product's manufacturer, distributor, or importer and	
2	the recall has not been rescinded;	
3	(3) An agency of the federal government has issued a warning the	
4	a specific product's intended use constitutes a safety hazard and the warning	
5	has not been rescinded;	
6	(c)(1) No later than January 1, 2002, the Attorney General shall	
7	create, maintain, and update a comprehensive list of children's products that	
8	have been identified as meeting any of the criteria set forth in subsection	
9	<u>(b).</u>	
10	(2) The Attorney General shall make the comprehensive list	
11	available to the public at no cost and shall post it on the internet, and	
12	encourage links from the internet site.	
13	(d) A crib is unsafe if it does not conform to the standards, existing	
14	on January 1, 2001, endorsed or established by the Consumer Product Safety	
15	Commission, including but not limited to Title 16 of the Code of Federal	
16	Regulations and the American Society for Testing and Materials, as follows:	
17	(1) Part 1508 of Title 16 of the Code of Federal Regulations and	
18	any regulations adopted to amend or supplement the regulations;	
19	(2) Part 1509 of Title 16 of the Code of Federal Regulations and	
20	any regulations adopted to amend or supplement the regulations;	
21	(3) Part 1303 of Title 16 of the Code of Federal Regulations and	
22	any regulations adopted to amend or supplement the regulations; and	
23	(4) The following standards and specifications, as exist on	
24	January 1, 2001, of the American Society for Testing Materials for corner	
25	posts of baby cribs and structural integrity of baby cribs:	
26	(A) ASTM F 966-90, concerning corner post standard;	
27	(B) ASTM F 1169-88, concerning structural integrity of	
28	full-size baby cribs; and	
29	(C) ASTM F 1822-97, concerning non-full-size cribs;	
30	(e) Cribs that are unsafe shall include, but not be limited to, cribs	
31	that have any of the following dangerous features or characteristics:	
32	(1) Corner posts that extend more than one-sixteenth of one inch	
33	<u>(1/16");</u>	
34	(2) Spaces between side slats more than two and three hundred and	
35	seventy-five hundredths of one inch (2.375");	
36	(3)(A) Mattress support that can be easily dislodged from any	

1	point of the crib.	
2	(B) A mattress segment can be easily dislodged if it canno	
3	withstand at least a twenty-five (25) pound upward force from underneath the	
4	<u>cri b;</u>	
5	(4) Cutout designs on the end panels;	
6	(5) Rail height dimensions that do not conform to both of the	
7	following:	
8	(A) The height of the rail and end panel as measured from	
9	the top of the rail or panel in its lowest position to the top of the mattress	
10	support in its highest position is at least nine (9) inches; and	
11	(B) The height of the rail and end panel as measured from	
12	the top of the rail or panel in its highest position to the top of the	
13	mattress support in its highest position to the top of the mattress support in	
14	its lowest position is at least twenty-six (26) inches;	
15	(6) Any screws, bolts, or hardware that are loose and not	
16	secured;	
17	(7) Sharp edges, points, or rough surfaces, or any wood surfaces	
18	that are not smooth and free from splinters, splits, or cracks;	
19	(8) Tears in mesh or fabric sides in a non-full-size crib;	
20	(9) A non-full-size crib that folds in a "V" shape design that	
21	does not have top rails that automatically lock into place when the crib is	
22	fully set up; or	
23	(10) The mattress pad in a non-full-size mesh or fabric crib	
24	exceeds one (1) inch.	
25	(f)(1) An unsafe children's product may be retrofitted if the retrofit	
26	has been approved by the agency of the federal government issuing the recall	
27	or warning or the agency responsible for approving the warning.	
28	(2) A retrofitted children's product may be sold if it is	
29	accompanied at the time of sale by a notice declaring that it is safe to use	
30	for a child under six (6) years of age.	
31	(3) The notice shall include:	
32	(A) A description of the original problem which made the	
33	recalled product unsafe;	
34	(B) A description of the retrofit which explains how the	
35	original problem was eliminated and declaring that it is now safe to use for a	
36	child under six (6) years of age; and	

1	(C)(i) The name and address of the commercial user who
2	accomplished the retrofit certifying that the work was done along with the
3	name and model number of the product retrofitted.
4	(ii) The commercial user is responsible for ensuring
5	that the notice is present with the retrofitted product at the time of sale.
6	(g) A retrofit is exempt from this act if:
7	(1) The retrofit is for a children's product that requires
8	assembly by the consumer;
9	(2) The approved retrofit is provided with the product by the
10	commercial user;
11	(3) The retrofit is accompanied at the time of sale by
12	instructions explaining how to apply the retrofit; or
13	(4) The seller of a previously unsold product accomplishes the
14	repair, approved or recommended by an agency of the federal government, prior
15	to sale.
16	
17	SECTION 4. <u>Remedies and Enforcement.</u>
18	(a) Any act or practice which is a violation of this act shall
19	constitute an unfair and deceptive act or practice as defined by the Deceptive
20	Trade Practices Act.
21	(b) All remedies, penalties and authority granted to the Attorney
22	General under the Deceptive Trade Practices Act shall be available to the
23	Attorney General for the enforcement of this act.
24	(c) Nothing in this section limits the rights or remedies which are
25	otherwise available to any person under any law.
26	
27	SECTION 5. <u>Unsafe children's products.</u>
28	(a)(1) Beginning January 1, 2002, a child care facility may not use or
29	have on the premises an unsafe children's product as described in this act.
30	(2) This subsection (a) does not apply to an antique or
31	collectible children's product if it is not used by, or accessible to, any
32	child in the child care facility.
33	(b)(1) The Attorney General shall, within sixty (60) calendar days
34	after the effective date of this act, send a letter to all licensed child care
35	facilities informing them of the provisions of this act and of their
36	responsibilities under the provisions of this act.

1	(2) The Attorney General shall notify child care facilities of
2	the provisions of this act and of unsafe children's products, as determined in
3	accordance with this act, in plain, non-technical language that will enable
4	each child care facility to effectively inspect children's products and
5	identify unsafe children's products.
6	(c) The Department of Human Services may promulgate rules to carry out
7	the provisions of this section.
8	(d) Each child care facility shall maintain a file containing all
9	bulletins, notices, or both issued by the Office of the Attorney General
10	regarding unsafe children's products, and shall make the file accessible to
11	the facility staff members and to parents of the children who attend the
12	<u>facility.</u>
13	(e)(1) Each child care facility shall, as part of the licensing,
14	licensing renewal, or periodic update process conducted by the Department of
15	Human Services, certify in writing that it has reviewed each of the bulletins
16	and notices issued by the Office of the Attorney General regarding unsafe
17	children's products, and that there are no unsafe children's products in the
18	facility.
19	(2) The Office of the Attorney General shall prepare a
20	certification form, and the Department of Human Services shall require each
21	facility to complete the certification form in the process of licensing,
22	licensing renewal or periodic update.
23	(3) The Department of Human Services shall retain the
24	certification form completed by each facility in each respective facility's
25	<u>licensing file.</u>
26	
27	SECTION 6. Revocation of child care facility licenses.
28	The Department of Human Services may revoke or refuse to renew the
29	license of any child care facility or refuse to issue a full license to the
30	permit holder if the licensee or permit holder fails to comply with
31	subsections (d) and (e) of section 5.
32	/s/ Gullett
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