1	State of Arkansas	A Bill	
2	88th General Assembly	A DIII	CENATE DILL 242
3	Regular Session, 2011		SENATE BILL 243
4	Der Granden Mallan D. Lahr		
5	By: Senators Madison, D. John		
6	By: Representatives Williams,	J. Edwards	
7		For An Act To Be Entitled	
8 9		TOT AN ACT TO BE ENTITIED	
9 10		DDE OF 1987 CONCERNING BUSINESS AN	
10		AND FOR OTHER PURPOSES.	עו
12	COMPLEXCE; A	IND FOR OTHER FORFOSES.	
12			
14		Subtitle	
15	AN AC	T TO MAKE VARIOUS CORRECTIONS TO	
16	-	4 OF THE ARKANSAS CODE OF 1987	
17		RNING BUSINESS AND COMMERCE.	
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20	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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22	SECTION 1. Arkar	nsas Code § 4-56-104(a)(2)(A), reg	arding the hold
23	harmless clause in cons	struction contracts as unenforceab	le, is amended to add
24	language to read as fol	lows:	
25	(2)(A) "Co	onstruction agreement" means the b	argain of the parties
26	in fact, as found in th	neir <u>the</u> language <u>of the parties</u> o	or inferred from other
27	circumstances, includin	ng course of performance, course o	of dealing, or usage
28	of trade as provided in	ı § 4-1-303.	
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30	SECTION 2 Arkans	sas Code § 4-75-714(b), regarding	enforcement agents is
31	amended to clarify the	ambiguous language as to who assi	gned personnel will
32	be agents of as follows	:	
33	(b) The Director	of Arkansas Tobacco Control shal	l assign personnel as
34	agents of <u>the</u> Arkansas	Tobacco Control <u>Board</u> to conduct	investigations of
35	violations of tobacco l	aws in this state.	
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1	SECTION 3. Arkansas Code § 4-86-108 is repealed to be moved to another
2	location in the Arkansas Code:
3	4-86-108. Distribution of drug samples .
4	(a) As used in this section:
5	(1) "Authorized distributors of record" means those distributors
6	with whom a drug manufacturer has established an ongoing relationship to
7	distribute the drug manufacturer's products;
8	(2) "Board" means the Arkansas State Board of Pharmacy;
9	(3) "Distribute" does not include the providing of a drug sample
10	to a patient by a:
11	(A) Physician or practitioner licensed to prescribe the
12	drug;
13	(B) Health care professional acting at the direction and
14	under the supervision of a physician or practitioner; or
15	(C) Pharmacy that has been granted approval from the
16	Arkansas State Board of Pharmacy to handle samples at the direction of a
17	physician or practitioner and that received the sample under this subchapter;
18	(4) "Drug" includes all medicines and preparations recognized in
19	the United States Pharmacopoeia or the National Formulary as substances
20	intended to be used for the care, mitigation, or prevention of disease of
21	either humans or other animals;
22	(5) "Drug sample" means a unit of a prescription drug that is
23	not intended to be sold and is intended to promote the sale of the drug;
24	(6) "Licensed pharmacist" means a person holding a license under
25	§ 17-92-101 et seq.;
26	(7) "Pharmacy" means the place licensed by the board in which
27	drugs, chemicals, medicines, prescriptions, and poisons are compounded,
28	dispensed, or sold at retail; and
29	(8) "Physician" means a practitioner of medicine licensed under
30	the laws of this state or some other state.
31	(b) Except under subsections (c) and (d) of this section, a person
32	shall not distribute a drug sample.
33	(c)(l) A drug manufacturer or authorized distributor of record of a
34	drug may distribute a drug sample by mail, common carrier, or by direct
35	distribution by an authorized company representative to physicians or
36	practitioners licensed to prescribe the drugs.

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1	(2)(A) A distribution of a drug sample under subdivision (c)(l)
2	of this section shall be made only upon the written request of the licensed
3	physician or practitioner.
4	(B) The written request shall contain:
5	(i) The name, address, professional designation, and
6	signature of the physician or practitioner making the request;
7	(ii) The identity of the drug sample requested and
8	the quantity requested;
9	(iii) The name of the drug manufacturer of the drug
10	sample requested; and
11	(iv) The date of the request.
12	(d)(l)(A) A drug manufacturer or authorized distributor of record may
13	distribute drug samples to its authorized company representatives by common
14	carrier.
15	(B) A drug sample that is distributed by common carrier
16	shall be shipped in a manner which requires the signature of the recipient
17	before delivery.
18	(C) The authorized company representative shall personally
19	sign for this delivery.
20	(2) The drug manufacturer or authorized distributor of record
21	does not violate this subsection if the common carrier fails to obtain the
22	authorized company representative's signature.
23	(e)(l) The authorized company representative shall store the drug
24	samples under conditions that will maintain the stability, integrity, and
25	effectiveness of the drug samples and ensure that the drug samples will be
26	free of contamination, deterioration, and adulteration as required under the
27	Federal Food, Drug, and Cosmetie Act, 21 U.S.C. § 301 et seq.
28	(2) All compendial and labeling requirements for storage and
29	handling of a particular prescription drug shall be followed.
30	(f)(1) The name and address of the individual responsible for
31	responding to requests by the United States Food and Drug Administration
32	regarding samples on behalf of a drug manufacturer or distributor shall be
33	provided by the manufacturer to the board.
34	(2) The individual identified under subdivision (f)(1) of this
35	section shall further serve as the initial contact person to the board
36	concerning any alleged violations of this section.

(g)(1) A drug manufacturer or an authorized distributor of record shall maintain a list of: (A) The name and address of each representative of the manufacturer or authorized distributor who distributes drug samples; and (B) Each site where drug samples are stored. (2) A record and a list maintained under this subsection shall be made available by the drug manufacturer or authorized distributor to the board upon request. (h) A drug manufacturer or an authorized distributor shall notify the board of any significant loss of drug samples and any known theft of drug (i) The board may report to the United States Food and Drug Administration any violation of this section. (i) This section shall apply only to the distribution of drug samples within the State of Arkansas. (k) A drug manufacturer that distributes drug samples in the State of Arkansas shall have a policy for drug screening of an employee who distributes drug samples in this state. SECTION 4. Arkansas Code Title 4, Chapter 86, is amended to move prior 4-86-108 by adding a new subchapter to read as follows: 4-86-201. Definitions. As used in this subchapter: (1) "Authorized distributors of record" means those distributors with whom a drug manufacturer has established an ongoing relationship to distribute the drug manufacturer's products;

27 (2) "Board" means the Arkansas State Board of Pharmacy; (3)(A) "Distribute" means the distribution of drug samples. 28

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samples.

29 (B) "Distribute" does not include the providing of a drug 30 sample to a patient by a: 31 (i) Physician or practitioner licensed to prescribe 32 the drug; 33 (ii) Health care professional acting at the

34 direction and under the supervision of a physician or practitioner; or

35 (iii) Pharmacy that has been granted approval from

the Arkansas State Board of Pharmacy to handle samples at the direction of a 36

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1	physician or practitioner and that received the sample under this subchapter;
2	(4) "Drug" means all medicines and preparations recognized in
3	the United States Pharmacopoeia or the National Formulary as substances
4	intended to be used for the care, mitigation, or prevention of disease of
5	either humans or other animals;
6	(5) "Drug sample" means a unit of a prescription drug that is
7	not intended to be sold and is intended to promote the sale of the drug;
8	(6) "Licensed pharmacist" means a person holding a license under
9	<u>§ 17-92-101 et seq.;</u>
10	(7) "Pharmacy" means the place licensed by the board in which
11	drugs, chemicals, medicines, prescriptions, and poisons are compounded,
12	dispensed, or sold at retail; and
13	(8) "Physician" means a practitioner of medicine licensed under
14	the laws of this state or some other state.
15	
16	4-86-202. Distribution of drug samples.
17	(a) Except under subsections (b) and (c) of this section, a person
18	shall not distribute a drug sample.
19	(b)(l) A drug manufacturer or authorized distributor of record of a
20	drug may distribute a drug sample by mail, common carrier, or by direct
21	distribution by an authorized company representative to physicians or
22	practitioners licensed to prescribe the drugs.
23	(2)(A) A distribution of a drug sample under subdivision (c)(1)
24	of this section shall be made only upon the written request of the licensed
25	physician or practitioner.
26	(B) The written request shall contain:
27	(i) The name, address, professional designation, and
28	signature of the physician or practitioner making the request;
29	(ii) The identity of the drug sample requested, the
30	strength of the drug, and the quantity requested;
31	(iii) The name of the drug manufacturer of the drug
32	sample requested; and
33	(iv) The date of the request.
34	(c)(l)(A) A drug manufacturer or authorized distributor of record may
35	distribute drug samples to its authorized company representatives by common
36	<u>carrier.</u>

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1	(B) A drug sample that is distributed by common carrier
2	shall be shipped in a manner that requires the signature of the recipient
3	before delivery.
4	(C) The authorized company representative shall personally
5	sign for this delivery.
6	(2) The drug manufacturer or authorized distributor of record
7	does not violate this subsection if the common carrier fails to obtain the
8	authorized company representative's signature.
9	(d)(1) The authorized company representative shall store the drug
10	samples under conditions that will maintain the stability, integrity, and
11	effectiveness of the drug samples and ensure that the drug samples will be
12	free of contamination, deterioration, and adulteration as required under the
13	Federal Food, Drug, and Cosmetic Act, 21 U.S.C. § 301 et seq.
14	(2) All compendial and labeling requirements for storage and
15	handling of a particular prescription drug shall be followed.
16	(e)(1) The name and address of the individual responsible for
17	responding to requests by the United States Food and Drug Administration
18	regarding samples on behalf of a drug manufacturer or distributor shall be
19	provided by the manufacturer to the board.
20	(2) The individual identified under subdivision (f)(1) of this
21	section shall further serve as the initial contact person to the board
22	concerning any alleged violations of this section.
23	(f)(1) A drug manufacturer or an authorized distributor of record
24	<u>shall maintain a list of:</u>
25	(A) The name and address of each representative of the
26	manufacturer or authorized distributor who distributes drug samples; and
27	(B) Each site where drug samples are stored.
28	(2) A record and a list maintained under this subsection shall
29	be made available by the drug manufacturer or authorized distributor to the
30	board upon request.
31	(g) A drug manufacturer or an authorized distributor shall notify the
32	board of a significant loss of drug samples and known theft of drug samples.
33	(h) The board may report to the United States Food and Drug
34	Administration any violation of this section.
35	(i) This section shall apply only to the distribution of drug samples
36	within the State of Arkansas.

1	(j) A drug manufacturer that distributes drug samples in the State of
2	Arkansas shall have a policy for drug screening of an employee who
3	distributes drug samples in this state.
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5	SECTION 5. Arkansas Code § 4-88-502(a) and (b)(1) are amended for
6	clarity to read as follows:
7	(a) Nothing in this subchapter This subchapter shall not be construed
8	to permit an activity otherwise prohibited by law.
9	(b)(1) Any <u>A</u> person who solicits advertisements for school calendars
10	must shall disclose whether or not the school whose name, emblem, or mascot
11	is used will receive any funds as a result of the solicitation and, if so,
12	what percentage or amount of those funds the school will receive.
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14	SECTION 6. Arkansas Code § 4-113-103(a)(4) is amended to add language
15	and delete language for clarification as follows:
16	(4) <u>(A)</u> Recognizing <u>Recognize</u> that such services such as
17	geographical information system data delivery and high-definition television
18	programs require increasingly huge demands in bandwidth promote broadband
19	backbone networks that will serve all of Arkansas with the bandwidth to
19 20	backbone networks that will serve all of Arkansas with the bandwidth to support Arkansas home and business needs into the foreseeable future; and
20	support Arkansas home and business needs into the foreseeable future; and
20 21	support Arkansas home and business needs into the foreseeable future; and (B) Promote broadband backbone networks that will serve
20 21 22	support Arkansas home and business needs into the foreseeable future; and (B) Promote broadband backbone networks that will serve all of Arkansas with the bandwidth to support Arkansas home and business
20 21 22 23	support Arkansas home and business needs into the foreseeable future; and (B) Promote broadband backbone networks that will serve all of Arkansas with the bandwidth to support Arkansas home and business
20 21 22 23 24	support Arkansas home and business needs into the foreseeable future; and (B) Promote broadband backbone networks that will serve all of Arkansas with the bandwidth to support Arkansas home and business needs into the foreseeable future.
20 21 22 23 24 25	support Arkansas home and business needs into the foreseeable future; and (B) Promote broadband backbone networks that will serve all of Arkansas with the bandwidth to support Arkansas home and business needs into the foreseeable future. SECTION 7. DO NOT CODIFY. The enactment and adoption of this act
20 21 22 23 24 25 26	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27 28	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27 28 29	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27 28 29 30	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27 28 29 30 31	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>support Arkansas home and business needs into the foreseeable future; and</pre>

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