1	State of Arkansas	A 70.111	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 820
4			
5	By: Senator J. Jeffress		
6	By: Representatives Hyde, Moore, Lo	ove	
7			
8	Fo	or An Act To Be Entitled	
9	AN ACT TO REGULA	ATE THE LABELING AND MARKETING O	F
10	PRODUCE AND OTHE	ER AGRICULTURAL PRODUCTS; TO DEF	INE
11	"FARMERS' MARKET	T"; TO REQUIRE CERTIFICATION OF	
12	FARMERS' MARKETS	S; TO AMEND THE SALES TAX EXEMPT	ION
13	FOR FARMERS' MAR	RKETS; TO MAKE TECHNICAL CORRECT	IONS;
14	AND FOR OTHER PU	JRPOSES.	
15			
16			
17		Subtitle	
18	TO REGULATI	E THE LABELING AND MARKETING OF	
19	PRODUCE ANI	D OTHER AGRICULTURAL PRODUCTS;	
20	TO DEFINE	"FARMERS' MARKET"; TO REQUIRE	
21	CERTIFICAT	ION OF FARMERS' MARKETS; AND TO	
22	AMEND THE	SALES TAX EXEMPTION FOR	
23	FARMERS' MA	ARKETS.	
24			
25			
26	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE OF ARKAN	SAS:
27			
28	SECTION 1. Arkansas C	Code Title 2, Chapter 20, is ame	nded to add an
29	additional subchapter to rea	ad as follows:	
30	Subcha	pter 9 — Produce Labeling Act	
31	2-20-901. Title.		
32	This subchapter shall	be known and may be cited as th	<u>e "Produce</u>
33	<u>Labeling Act".</u>		
34			
35	2-20-902. Definitions	<u>S.</u>	
36	As used in this subcha	apter:	

1	(1) "Farm of origin" means the farm on which the produce was
2	grown;
3	(2) "Farmers' market" means a market certified by the Arkansas
4	Agriculture Department under § 2-20-1002;
5	(3) "Produce" means a fresh fruit or vegetable; and
6	(4) "Produce market" means a market that:
7	(A) Offers produce for sale; and
8	(B) Is not a farmers' market.
9	
10	2-20-903. Labeling required.
11	(a) Produce sold at a produce market shall be labeled according to the
12	<pre>following:</pre>
13	(1) All produce offered for sale shall have a stamp or label
14	that identifies its farm of origin and is affixed to the:
15	(A) Individual piece of produce; or
16	(B) Container or package, if the produce is not sold
17	individually;
18	(2) If the produce is being resold and the farm of origin is not
19	known, the produce shall include a label noting "Produce Sold as Resale".
20	(b)(l)(A) A person selling produce at a farmers' market shall display
21	a sign or banner at the person's booth stating the name and location of the
22	farm of origin.
23	(B) If the produce being sold at a booth has more than one
24	(1) farm of origin, the sign or banner shall:
25	(i) State the name and location of each farm of
26	origin; and
27	(ii) Identify by type the produce grown on each farm
28	of origin.
29	(2) However, if a person selling produce at a farmers' market
30	does not display a sign or banner identifying the farm of origin of the
31	produce being sold, then the produce shall be labeled under the requirements
32	of subdivision (a)(1) of this section.
33	
34	<u>2-20-904. Rules.</u>
35	The Arkansas Agriculture Department shall adopt rules to implement this
36	subchapter.

1	
2	SECTION 2. Arkansas Code Title 2, Chapter 20, is amended to add an
3	additional subchapter to read as follows:
4	<u>Subchapter 10 - Certified Farmers' Markets</u>
5	
6	2-20-1001. Definitions.
7	As used in this subchapter:
8	(1)(A) "Agricultural products" means agricultural,
9	horticultural, viticultural, and aquacultural commodities, including without
10	<u>limitation the following:</u>
11	(i) Fresh fruits, nuts, vegetables, shell eggs,
12	honey, flowers, and nursery stock;
13	(ii) Field crops, including without limitation rice,
14	soybeans, cotton, sorghum, corn, and wheat;
15	(iii) Meat, poultry, fish, and other livestock
16	products;
17	(iv) Dairy products; and
18	(v) Products from any tree, vine, or plant or the
19	flower of any tree, vine, or plant.
20	(B) "Agricultural products" includes processed
21	agricultural, horticultural, viticultural, and aquacultural commodities;
22	(2) "Farmers' market" means a market certified by the Arkansas
23	Agriculture Department under this subchapter;
24	(3) "Locally produced arts and crafts" means an art or craft
25	that is composed primarily of agricultural products and that is primarily
26	produced in the state or within one hundred fifty (150) miles of the market
27	at which it is sold;
28	(4) "Operator" means the person or entity that owns, operates,
29	or is otherwise empowered to implement the rules, regulations, and policies
30	of a market; and
31	(5) "Producer" means a person or entity that produces
32	agricultural products on land that the person or a separate entity owns or
33	controls.
34	
35	2-20-1002. Farmers' markets — Certification — Restriction on use of
36	"farmers' market".

1	(a) A market may be certified as a farmers' market only if the market:
2	(1) Sells agricultural products directly to the user of the
3	agricultural products;
4	(2) Is composed only of producers of agricultural products that
5	are:
6	(A) Offered for sale; and
7	(B) Grown or made by the producer within the state or
8	within one hundred fifty (150) miles of the market;
9	(3) Is operated seasonally; and
10	(4)(A) Is held out-of-doors or in a public space.
11	(B) However, a market that consists only of online sellers
12	who otherwise satisfy the requirements of this section may be certified as a
13	<pre>farmers' market.</pre>
14	(b)(1) To become certified as a farmers' market, the operator of the
15	market shall apply to the Arkansas Agriculture Department using the form
16	authorized by the department under this subchapter.
17	(2) The department may require an application fee to cover the
18	costs associated with processing the application.
19	(c)(1) Upon determining that an applicant meets the requirements for
20	operating a farmers' market, the department shall issue the operator a
21	certificate that identifies the market as a certified farmers' market and
22	includes without limitation the following information:
23	(A) The name of the operator;
24	(B) The name of the market;
25	(C) The location of the market; and
26	(D) The expiration date of the certificate.
27	(2) The certificate issued under this section shall be:
28	(A) Valid for twelve (12) months from the date of issue;
29	<u>and</u>
30	(B) Renewed as prescribed by the department.
31	(d) An operator of a market shall not identify his or her market as a
32	farmers' market unless the operator has received a certificate under this
33	section.
34	(e)(1) An operator of a certified farmers' market may designate a
35	separate section of the market for the sale of locally produced arts and
36	crafts only if the operator clearly designates the market as a farmers'

1	market and arts and traits market.
2	(2)(A) The requirement under subdivision (e)(1) of this section
3	is satisfied if the operator's primary sign designates the market as a
4	farmers' market and arts and crafts market.
5	(B) The display of a certificate certifying that the
6	market is a farmers' market does not satisfy the requirement under
7	subdivision (e)(1) of this section.
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9	2-20-1003. Certificate of certified farmers' market.
10	Upon receiving a certificate from the Arkansas Agriculture Department
11	certifying the market as a farmers' market, the operator of the market shall
12	display a copy of the certificate in a prominent location in the market.
13	
14	2-20-1004. Responsibility of operators — Responsibility of sellers.
15	(a) It is the operator's responsibility to ensure that each person
16	participating in the sale of agricultural products in the farmers' market is
17	a producer of an agricultural product that was grown or made by the producer
18	within the state or within one hundred fifty (150) miles of the market.
19	(b)(1) At the beginning of each market season, one (1) person from
20	each farm of origin participating in the sale of agricultural products at the
21	farmers' market shall provide to the market operator an itemized list of all
22	products to be sold by the person at the farmers' market.
23	(2) The list shall state:
24	(A) The name of the producer;
25	(B) The location where each product was grown or made;
26	(C) The identity of each product to be sold; and
27	(D) The quantity of each product to be sold.
28	(3) The operator shall keep a copy of each list on file for a
29	period of two (2) years.
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31	<u>2-20-1005. Rules.</u>
32	The Arkansas Agriculture Department shall adopt rules to implement this
33	subchapter.
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35	SECTION 3. Arkansas Code § 26-52-401(18), concerning exemptions to the
36	gross receipts tay for various products and services, is amended to read as

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1
     follows:
 2
                 (18)(A) Gross receipts or gross proceeds derived from the sale
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     of:
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                             (i) Any cotton or seed cotton or lint cotton or
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     baled cotton, whether compressed or not, or cotton seed in its original
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     condition;
 7
                             (ii) Seed for use in the commercial production of an
8
     agricultural product or of seed;
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                             (iii) Raw products from the farm, orchard, or
     garden, when the sale is made by the producer of the raw products directly to
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     the consumer and user, including without limitation the sale of raw products
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     from a farm, orchard, or garden that are produced and sold by the producer of
     the raw products at a farmers' market, including without limitation cut or
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     dried flowers, plants, vegetables, fruits, nuts, and herbs;
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                             (iv) Livestock, poultry, poultry products, and dairy
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     products of producers owning not more than five (5) cows; and
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                             (v) Baby chickens.
                       (B)(i) An exemption granted by this subdivision (18) shall
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     does not apply when the articles are sold at or from an established business,
     even though sold by the producer of the articles.
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21
                             (ii) A farmers' market is not an established
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     business. if the farmers' market sells raw product directly to the user of
     the raw product and the farmers' market is:
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24
                                   (a) Comprised of one (1) or more producers of
25
     a raw product;
26
                                   (b) Operated seasonally; and
27
                                   (c) Held out-of-doors or in a public space.
28
                       (C)(i) However, nothing in subdivision (18)(B) of this
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     section shall be construed to mean does not mean that the gross receipts or
     gross proceeds received by the producer from the sale of the products
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31
     mentioned in this subdivision (18) shall be are taxable when the producer
     sells commodities produced on his or her farm at an established business
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     located on his or her farm.
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                                   The provisions of this This subdivision (18)
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     are intended to exempt exempts the sale by livestock producers of livestock
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     sold at special livestock sales.
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T	(111) the provisions of this subdivision (18) shall
2	not be construed to This subdivision (18) does not exempt sales of dairy
3	products by any other businesses.
4	(iv) The provisions of this subdivision (18) shall
5	not be construed to This subdivision (18) does not exempt sales by florists
6	and nurserymen.
7	$\underline{\text{(D)}}$ As used in this subdivision (18), "nurserymen"
8	(i) "Farmers' market" means the same as defined in §
9	2-20-1001; and
10	(ii) "Nurserymen" does not include Christmas tree
11	farmers;
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