1	State of Arkansas	As Engrossed: \$3/21/13	
2	89th General Assembly	A Bill	
3	Regular Session, 2013		SENATE BILL 1010
4			
5	By: Senator J. Hutchinson		
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7		For An Act To Be Entitled	l
8	AN ACT TO	CREATE THE OFFENSE OF UNLAWFUL	L SALE OF
9	BEDDING; A	AND FOR OTHER PURPOSES.	
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12		Subtitle	
13	TO CI	REATE THE OFFENSE OF UNLAWFUL S	SALE OF
14	BEDD	ING.	
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17	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE O	OF ARKANSAS:
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19	SECTION 1. Arke	ansas Code Title 20, Chapter 27	7, is amended to create a
20	new subchapter to read	i as follows:	
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22	<u>20-27-2701. De</u> 1	<u>finitions.</u>	
23	(a) As used in	this subchapter:	
24	<u>(1) "Bedo</u>	ding" means a mattress, upholst	tered spring, comforter,
25	pad, cushion, pillow,	box springs, foundation or stu	udio couch made, in whole
26	or part of, new or sec	condhand fabric, filling materi	ials, or other materials,
27	which can be used for	sleeping or reclining purposes	5 <b>;</b>
28	<u>(2) "Depa</u>	artment" means the Arkansas Dep	partment of Health;
29	<u>(3) "Dire</u>	ector" means the director of th	he Arkansas Department of
30	<u>Health;</u>		
31	<u>(4) "Manı</u>	ufacture" means the making of b	bedding out of new
32	<u>material;</u>		
33	<u>(5) "New</u>	material" means any fabric, fi	illing material, other
34	material, or article o	of bedding that has not been pr	reviously used in the
35	manufacturing, distril	buting, or retailing process of	r for which the legal
36	title has not been tra	ansferred by a manufacturer. di	istributor, or retailer to

1	a final purchaser, including by-products of any textile or manufacturing
2	process that are free from dirt, insects, and other contamination;
3	(6) "Person" means an individual, sole proprietorship,
4	partnership, limited liability company, corporation, joint venture,
5	association, trust, and any other entity and the agents, servants and
6	employees of the entity;
7	(7) "Renovator" means a person that repairs, makes over,
8	recovers, restores, sanitizes, germicidally treats, cleans or renews bedding;
9	(8) "Sanitizer" means a person that sanitizes, germicidally
10	treats or cleans, but does not otherwise alter, any fabric, filling material,
11	other materials, or article of bedding for use in manufacturing or renovating
12	bedding;
13	(9) "Secondhand material" means any fabric, filling material,
14	other material, or article of bedding that has been previously used for any
15	purpose, including without limitation floor samples from any source other
16	than a seller's own business and factory-returned materials or bedding, or is
17	derived from a postconsumer or industrial waste and that may be used in place
18	of new material in manufacturing or renovating bedding;
19	(10) "Seller" means a person that offers or exposes for sale,
20	barters, trades, delivers, consigns, leases, possesses with intent to sell,
21	or disposes of bedding in any commercial manner at the wholesale, retail or
22	other level of trade.
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24	20-27-2702. Bedding labels.
25	(a)(1) All bedding manufactured, renovated, sanitized, or sold by a
26	seller within the state shall bear a clear and conspicuous label that
27	explicitly states whether the bedding is made from all new materials or is
28	made in whole or in part from secondhand materials.
29	(2) The label on bedding made from all new materials shall be
30	white in color and shall state, "ALL NEW MATERIAL".
31	(3) The label on bedding made in whole or in part from
32	secondhand materials shall be yellow in color and shall state, "SECONDHAND
33	MATERIALS".
34	(4) The labels shall also comply with rules adopted by the
35	department regarding label dimension, format, informational content, wording,
36	letter size, material, means of placement and affixing to the bedding, and

1 other relevant factors.

2	(5) Labels required by this section shall be permanently
3	affixed.
4	(b) A person shall not remove, deface, or alter in whole or in part a
5	label or any statement on a label with the intent to defeat the provisions of
6	this section.
7	(c) A person shall not make a false or misleading statement on any
8	label required under this section.
9	(d) The director shall approve the form and size of labels, the fabric
10	of which the labels are made, and the wording and statements on labels
11	provided for under this section.
12	(e) Labels required under this section shall be securely attached to
13	the article of bedding or filling material at the site of the manufacturer in
14	a conspicuous place where the label can be easily examined.
15	(f) Labels required by this section shall have printing only on one
16	<u>side.</u>
17	(g) Advertising matter shall not be placed on any label or any other
18	printed matter not required by the provisions of this section.
19	(h) The following statements and headings shall be shown on labels:
20	(1) "UNDER PENALTY OF LAW THIS TAG SHALL NOT BE REMOVED EXCEPT
21	BY THE CONSUMER" shall appear at the top of the label;
22	(2) Headings shall read "All New Material" when the bedding
23	material is wholly new material;
24	(3) "Secondhand Material" when the bedding material in whole or
25	in part is comprised of secondhand material;
26	(4) Description of filling material as provided in the
27	applicable regulations shall be included on the label;
28	(5) The registry number assigned or approved by the Department
29	shall be included on the label;
30	(6) Certification by the manufacturer that the materials in this
31	article are described in accordance with law shall be included on the label;
32	(6) For renovated articles, the name and address of the owner.
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34	20-27-2704. Bedding materials.
35	(a) The contents and uses and percentage of filling materials used in
36	articles of bedding and in bulk form shall be stated on the label.

1	(b) Percentages shall be computed on the basis of avoirdupois weight
2	of the filling material present and shall be designated on the label in order
3	of predominance with the component with the largest content listed first.
4	(c) The department may establish grades, specifications and tolerances
5	for the kinds and qualities of materials that may be used in the manufacture,
6	repair or renovation of bedding comprised of new materials or secondhand
7	materials and may approve or adopt designations and rules which are not in
8	conflict with any provisions of this section for the labeling of bedding
9	filled with such materials.
10	(d) The repairer or renovator of any bedding that is subsequently sold
11	shall affix the secondhand material label, which shall be attached to the
12	bedding before delivery to the owner.
13	(e)(1) Bedding shall not be manufactured in whole, or in part, from
14	any secondhand material unless such material has been sanitized, germicidally
15	treated or cleaned by a method approved by the department.
16	(2) All bedding containing material that is sanitized,
17	germicidally treated, or cleaned in accordance with subsection (k) of this
18	section shall bear a clear and conspicuous label that states the following:
19	"THIS BEDDING CONTAINS PREVIOUSLY USED MATERIALS THAT HAVE BEEN CLEANED AND
20	SANITIZED IN AN APPROVED MANNER TO KILL GERMS AND INSECTS AND TO PREVENT
21	INFECTION."
22	(3) In addition, such label shall state:
23	(A) The specific methods of sanitizing, germicidal
24	treatment, or cleaning applied;
25	(B) The date on which the article was sanitized, treated,
26	or cleaned;
27	(C) The name, address and permit number of the person
28	applying the sanitizing, treatment, or cleaning; and
29	(D) Specifically which materials or articles have been
30	sanitized, treated, or cleaned.
31	20 27 2705 Podding inspections
32 33	20-27-2705. Bedding inspections.
34	(a)(1) The department may, at its discretion, randomly conduct bedding and materials product tests and inspections of the premises of any bedding
35	manufacturer, renovator, or sanitizer for the purpose of determining
36	compliance with the provisions of this section and the department's rules
20	compilance with the provisions of this section and the department's fules

1	adopted under this section.
2	(2) If the department finds probable cause to believe that an
3	article of bedding violates any provisions of this section, it may embargo,
4	remove, recall, condemn, destroy or otherwise dispose of bedding found to
5	violate any provisions of this section;
6	(3)(A)(i)(a) The department may deny, suspend, or revoke an
7	initial or renewal permit of any person that violates any provision of this
8	section.
9	(b) Each day of a continuing violation
10	constitutes a separate violation.
11	(ii) A person who violates any provision of this
12	section commits a Class A misdemeanor.
13	(B) The court may order restitution in addition to any
14	other penalty provided in sections.
15	(C) The department may petition for an injunction to
16	restrain a continuing violation of this section or a threat of a continuing
17	violation of this section, provided such violation or threatened violation
18	creates an immediate threat to public health and safety.
19	(D)(i) A manufacturer, renovator, or seller that knowingly
20	attaches to bedding, or sells bedding bearing, a label stating that the
21	product is made from all new materials, when the person has actual knowledge
22	or reason to believe or suspect that such bedding is made in whole or in part
23	from secondhand materials commits a Class A Misdemeanor.
24	(ii) Each bedding product that is found to be
25	falsely labeled in this respect constitutes a separate violation.
26	<u>20-27-2706. Rules.</u>
27	(a) The department may adopt rules to implement this section,
28	including without limitation rules regarding the following:
29	(1) Mandatory label dimensions;
30	<u>(2) Format;</u>
31	(3) Informational content, including the name, address, and
32	permit number of the manufacturer, renovator, or sanitizer;
33	(4) Letter size;
34	(5) Material;
35	(6) Placement;
36	(7) Affixing specifications; and

1	(8) Other relevant requirements.
2	(9) The procedures and requirements for the application,
3	issuance, renewal, denial, suspension, and revocation of each class of
4	permit, including, but not limited to, manufacturers, renovators, sanitizers
5	and sellers;
6	(10) Adequate notice and opportunity for hearing for persons
7	potentially subject to denial, suspension, or revocation;
8	(11) Approved manufacturers and sellers of labels required by
9	this section; and
10	(12) Any other substantive, interpretative, or procedural rules
11	necessary to implement sections.
12	(b) In setting standards and procedures under this section, including
13	those to protect public health and safety, the department may issue rules
14	incorporating by reference uniform standards, norms or testing procedures
15	that are issued, promulgated, or accepted by recognized government, public,
16	or industry organizations.
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18	/s/J. Hutchinson
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