I am Michael Markarian, chief operating officer of The Humane Society of the United States, and I want to thank you, Chairman Rush, Ranking Member Whitfield, and members of the Subcommittee for the opportunity to testify in support of H.R. 2480, the Truth in Fur Labeling Act, a bill to improve the accuracy of fur product labeling, and for other purposes. We are grateful to Representatives Moran and Bono Mack for their leadership on this important issue. On behalf of The HSUS, the nation’s largest animal protection organization, and our more than 11 million supporters nationwide, we strongly support this legislation, which would give consumers the information they need to make informed purchasing decisions.

This common-sense legislation would simply provide consumers with important product information on the fur garments they are buying. It would not restrict the trade in any species of fur or any methods of producing fur. H.R. 2480 is supported by retailers, fashion designers, animal welfare groups, and consumer protection groups, and we urge the Subcommittee to report it favorably for swift action by the full Congress.

**History of the Fur Products Labeling Act**

In response to rampant false advertising and false labeling of animal fur garments, Congress passed the Fur Products Labeling Act in 1951, with the law taking effect in 1952, requiring that animal fur garments be labeled with the name of the species used, manufacturer, country of origin, and other information. The law was intended to prevent unfair competition in the marketplace and to protect consumers by providing product information and letting them know whether the product is made from real animal fur, and if so, what type of fur. A *New York Times* article published in 1952 noted that the new law was “enacted to eliminate unfair trade practices and deceptive merchandising and advertising of fur coats.” At the time, some sellers were using misleading terms such as “mink-dyed muskrat” for muskrat coats, “coney” for rabbit fur, and...
“marten dyed skunk” for skunk, and leaders of the fur industry called for strict labeling standards to ensure that consumers had accurate and consistent product information.

When the Fur Products Labeling Act was passed, it exempted products with a “relatively small quantity or value” of fur. At the time, fur was primarily used for full-length coats and stoles, and fur-trimmed and faux fur items were relatively uncommon. More than a half-century later, however, the market has been inverted: Fashions have changed, and the market demand for fur trim is much larger. As many fur-trimmed garments are sold today as full-length fur coats, and the fur industry has predicted that the use of fur for trim in the U.S. could surpass the use of fur for full-length apparel, if it hasn’t already. With the improvements in synthetic materials, it is also more difficult today to distinguish between real and faux fur. The existing labeling law has not kept up with the changes in the marketplace, and simply does not reflect the present market realities.

The Federal Trade Commission currently sets the “small quantity or value” exemption at $150, which allows massive quantities of fur to go unlabeled. Based on approximate pelt prices after tanning and dressing, an individual garment using the fur from 30 rabbits ($5 each), 25 ermines ($6 each), fifteen muskrats ($10 each), twelve opossums ($12 each), nine chinchillas ($16 each), eight skunks ($18 each), five raccoons ($28 each), three badgers, beavers, fishers, or minks ($50 each), three Arctic, grey, or red foxes ($50 each), two coyotes ($75 each), one sable ($90), one otter ($120), one silver fox or wolverine ($130), one lynx ($135), one bobcat ($140), or one bear or timber wolf ($150) could be sold without a label.

This dollar value exemption constitutes a major loophole in the Fur Products Labeling Act, and it should be eliminated. Laws applying to other garments don’t have an exemption like the fur industry: For example, although the Wool Products Labeling Act of 1939 provides exemptions for certain non-clothing items (such as carpets, rugs, and mats), it does not provide any exemptions for apparel based on value or cost. The labeling of fur garments should be treated no differently. The result will be a better functioning marketplace.

**The Loophole is Causing Consumer Confusion and Deception**

Many garments—such as jackets, parkas, sweaters, vests, and accessories like hats, gloves, and shawls—are trimmed with animal fur. If either the manufacturer’s selling price of the finished garment or merely the cost to the manufacturer of the fur pelts (not including the cost of adding the fur trim to the garment) is $150 or less, the product does not have to be labeled and consumers are left to guess whether the fur is real, and if so, what type of animal it is.

Unlabeled fur-trimmed garments—many of which are also falsely advertised—are a widespread problem for retailers and consumers across the nation. A series of recent investigations by The Humane Society of the United States revealed that dozens of designers and retailers were selling some fur-trimmed jackets described as “faux” or not labeled at all, which turned out to contain animal fur, including some which were made of dog fur.

Of a group of 38 jackets subjected to mass spectrometry testing, every single garment was either unlabeled, contained a label that misidentified the animal, or was falsely advertised. Several of these jackets were sold as “faux” fur when in fact they were raccoon dog, domestic dog, or rabbit fur. Others were advertised as “raccoon” or “rabbit” fur when in fact the fur was from the
raccoon dog, a canine species native to Asia. Three of the jackets advertised as fake fur—two of which had no label—were found to contain fur from domestic dogs.

For example:

- A Burberry jacket sold at SaksFifthAvenue.com was unlabeled and advertised as “faux fur,” but testing concluded it was rabbit fur.
- A Marc New York jacket sold at Bluefly.com and a Joie jacket sold at Nordstrom.com both were unlabeled and advertised as “faux fur,” but testing concluded they were domestic dog fur.
- An Andrew Marc jacket sold at Neiman Marcus and a Marc New York jacket sold at Lord & Taylor were both labeled “Trim: Polyester” but testing concluded the trim was made from raccoon dog and rabbit fur.
- Two Rocawear jackets, both unlabeled and one advertised as “faux fur,” were found to be made from raccoon dog.
- A Tommy Hilfiger jacket sold at ShopTommy.com was labeled “Nylon Coyote” and advertised as “fake fur,” but testing concluded it was domestic dog.

A complete list of this group of 38 jackets tested by The HSUS is attached. Some companies voluntarily pulled these jackets from their stores and adopted fur-free policies in response to the investigative findings. Other companies have endorsed legislation to close the fur labeling loophole, presumably because they want their customers to know what they are getting and to have confidence in the products they are buying.

But until this loophole in the Fur Products Labeling Act is closed, designers, retailers, and consumers can have no confidence in what they are getting—whether it is faux fur or real, and if real, from what animal—especially when many of these garments are sourced from China. In 2000, Congress banned the import of fur products made from domestic dogs and cats, but customers are still wary that dog and cat fur is slipping into the U.S. because these garments are imported and sold without labels.

Additionally, many of today’s fur manufacturing techniques add to the consumer confusion. The fur industry uses dyeing and shearing today more than ever before, making the absence of a label especially problematic. If customers see pink, orange, blue, or sheared trim, they often assume it is faux or synthetic because it is not labeled and does not resemble an animal’s fur.

When the garment itself does not contain a label describing the fur material, it’s difficult for retail staff to even know what they are selling to consumers. While this may not pose a problem for furriers in specialty fur salons—they are experts in the materials they are sourcing, and customers go to those venues seeking fur—it’s a completely different scenario in mainstream department stores. The retail sales clerks are not experts in fur material, and they are dealing with merchandise that cycles through their departments regularly. A rack of jackets with a sign advertising “fake fur” may include some real fur as well, as inventory changes or as customers and salespeople try on items and then return them to the wrong racks.

Without a label on the individual jacket, consumers have no choice but to trust what they are told by a sales clerk or what they read in advertising materials. Here’s what some sales clerks have told undercover investigators posing as customers when asked about unlabeled jackets that were trimmed with animal fur:
While it is difficult to tell one species of fur from another without a label, it has also become increasingly difficult to tell animal fur from fake fur, due to the realistic look of synthetic fur and sometimes the fake look of animal fur. Outside of a laboratory, there are several methods of telling real fur from fake—including cutting the fur material open to see whether it is attached to skin or fabric, or pulling a few of the hairs from the fur and lighting them with a match to determine whether the smell is similar to human hair or plastic when burned. Of course, these types of tests cannot be conducted while browsing the department store racks. Since most consumers and sales clerks cannot tell the difference between animal fur and fake fur simply by visually inspecting the garment, the inclusion of a clear and accurate label is the only answer to this problem.

**Broad Support for a Common-Sense Labeling Policy**

H.R. 2480 is a bipartisan bill with 166 cosponsors, including many Members from the Energy and Commerce Committee (Markey, Eshoo, Engel, Capps, Doyle, Schakowsky, Inslee, Weiner,
A similar bill in the 110th Congress (H.R. 891), which was broader in scope than the current legislation, had 177 bipartisan cosponsors.

A number of the best-known retailers and designers—including Macy’s, Bloomingdale’s, Saks Fifth Avenue, Andrew Marc, Overstock.com, VPL/Victoria Bartlett, Buffalo Exchange, Tommy Hilfiger, Burlington Coat Factory, Loehmann’s, House of Deréon, Charlotte Ronson, Ed Hardy, and Marc Ecko Enterprises—have publicly endorsed legislation to close the fur labeling loophole so that all animal fur is labeled regardless of dollar value. In fact, labeling all fur products would help simplify and bring consistency to the manufacturing and retailing of fur apparel, and would help protect retailers whose sales staff often don’t know about the loophole, or what type of fur is on a product.

Consumer protection organizations and agencies have also weighed in on the need for stronger fur labeling laws. The National Association of Consumer Agency Administrators (NACAA), an organization representing more than 160 government agencies and 50 corporate consumer offices, recently passed a resolution urging “the passage of state and federal legislation to protect consumers by requiring that garment labels strictly prohibit false and deceptive labels and advertising related to fur products.” NACAA further urged “that any federal legislation specifically eliminate any loopholes for garments or products below a certain dollar value,” and asserted “that truthful, non-misleading advertising is vital regardless of the price of the garment to provide for a fair marketplace.”

Consumer Action, a national consumer protection organization, has endorsed H.R. 2480, and wrote in a letter: “Full disclosure of animal fur on wearing apparel is a key decision making factor to many garment buyers, and all consumers should be able to make informed purchasing decisions without falling prey to deceptive labeling. This is a deceptive consumer issue that needs to be addressed. Retailers may sell coats made with rabbit or dog hair without identifying that the trim is animal fur. In some cases these garments are labeled in such a way as to lead consumers to conclude that the fur is man-made, when in fact it is animal fur, even dog fur! To purchase a garment with ‘faux fur’ trim and never know that it is actually dog fur is an outrage!”

The major fur industry organizations, too, have generally been supportive of labeling, and have expressed pride in their products and in telling customers what garments are made of. Just as the Fur Products Labeling Act of 1951 was applauded by fur manufacturers as a way to bring accuracy and consistency to fur garments and crack down on the outliers in the industry, today the major organizations still highlight the importance of labeling, according to their own published statements:

- The International Fur Trade Federation: “IFTF believes strongly in providing information about fur to the consumer. In August 2002, the Federation’s constitution was changed, so that all member organisations must introduce retail labelling if it doesn’t already exist in their country.”
- Fur Commission USA: “Consumers have the right to know exactly what they are purchasing, and to expect that purveyors of mislabeled products will be punished.”
- Fur Information Council of America: “We respect the decision of those who choose not to wear fur.”
- AgRights: “We support clear, simple and truthful labeling of our products to facilitate clear communication between producers and consumers.”
H.R. 2480

The HSUS believes that Section 2 of the legislation—the elimination of the exemption for products containing small quantities or values of fur—is the critical policy reform that is needed to correct the consumer confusion and deception in the marketplace. In addition to closing the labeling loophole, H.R. 2480 helps to address this problem in two other ways:

First, the legislation also directs the Federal Trade Commission to initiate rulemaking on a review of its Fur Products Name Guide, which has not been revised since 1967—43 years ago—when the agency amended the guide to change the name “Japanese Mink” to “Japanese Weasel” and “Chinese Mink” to “Chinese Weasel.”vi Some of the species names listed in the guide may be confusing or out of date—for example, the raccoon dog (Nyctereutes procyonoides) is currently listed as “Asiatic Raccoon.” Allowing public notice and comment on agency review will allow all stakeholders, such as fur industry, consumer protection, animal welfare groups, and retailers to participate in the process and make recommendations for updating the guide.

Second, the legislation confirms that states also have the right to pass their own fur labeling laws, which has been the longstanding practice under the Fur Products Labeling Act since its passage. Five states—Delaware, Massachusetts, New Jersey, New York, and Wisconsin—currently have fur labeling laws that are stronger than the federal law in order to provide their consumers with additional protections, and California is considering a similar bill that has passed the state Assembly and is now pending in the Senate. These state laws essentially require that all fur and fur-trimmed garments sold in those states are labeled, while only most fur garments require labeling under current federal law.

As a practical matter for retailers and manufacturers selling nationwide, they already have to provide labels for fur-trimmed jackets sold in several states, but not in others. H.R. 2480 would provide a consistent labeling standard nationwide for all fur-trimmed apparel, rather than the current standard which is higher in some states than others.

Labeling Will Not be Costly or Burdensome

Labeling fur trim will not be burdensome for apparel manufacturers or retailers. According to the Federal Trade Commission,vii the total number of fur garments, fur-trimmed garments, and fur accessories sold annually in the United States is estimated at 1,019,054. Of that, approximately 886,577 items—or 87 percent—are already required to abide by labeling requirements. It will not present a difficulty to label the additional 13 percent of products using real fur, and it may actually increase the efficiency of the manufacturing process.

The Federal Trade Commission also notes that the current labeling requirements are not a burden on manufacturers: “Staff believes that there are no current start-up costs or other capital costs associated with the Regulations. Because the labeling of fur products has been an integral part of the manufacturing process for decades, manufacturers have in place the capital equipment necessary to comply with the Regulations’ labeling requirements. Industry sources indicate that much of the information required by the Fur Act and its implementing Regulations would be included on the product label even absent the regulations. Similarly, invoicing, recordkeeping, and advertising disclosures are tasks performed in the ordinary course of business so that covered
firms would incur no additional capital or other non-labor costs as a result of the Act or the Regulations."viii

There is also evidence that labeling fur-trimmed apparel will help businesses by inspiring more consumer confidence. Where the market fails to supply information adequate to allow consumers to make consumption choices that reflect their preferences—a market failure referred to by economists as “asymmetric information”—labeling may be economically beneficial and therefore an appropriate policy tool.

Product attributes inferred from the origin of and production processes associated with fur production are not apparent to a consumer considering the purchase of a fur-trimmed garment through touching, visually inspecting, or using the product. Consequentially, consumers cannot distinguish between similar products on these bases unless they are provided with explicit disclosure from the manufacturer or retailer. A label that identifies species and country-of-origin attributes signals to consumers that a garment is trimmed with real animal fur. Clear, consistent, and obvious labeling of so-called “credence” characteristics allows the consumer to evaluate the product before deciding whether to buy it.ix

The presence or absence of real animal fur on a garment is an attribute that is relevant to and valued by consumers and affects demand for the product. Some consumers are allergic to all animal fur or to the fur from specific animal species. Other consumers make ethical considerations before purchase because of concerns about the morality of wearing animal fur. According to a May 2009 Gallup News Service poll, 35 percent of Americans find “buying and wearing clothes made of animal fur” to be “morally wrong.”x

Leaving the labeling decision with respect to fur-trimmed garments to manufacturers and retailers has not resulted in sufficient or accurate disclosure of information related to fur products. There is confusion at both the wholesale and retail levels. As a result, presently consumers cannot make informed purchasing decisions about this attribute that would affect their demand for such garments. Certain trends like dyeing animal fur unnatural colors have made it even harder for consumers to distinguish real fur from faux fur.

This asymmetric information problem can be corrected by labeling. In the food industry, economistsxi have argued that labeling can be preferable to and less market-distorting than other policy tools in markets where:

- Consumers have different preferences.
- The information to be included on the label can be stated clearly and concisely.
- The labeling information may reduce health risks.
- Standards, testing, certification and enforcement services exist or can be established.
- There is a lack of political consensus on other regulatory options.

Each of these criteria is met when it comes to the proposed labeling of fur-trimmed garments to indicate species and country-of-origin. There is a range of consumer preferences related to wearing animal fur. The species and country-of-origin information can be clearly interpreted by consumers and can prevent adverse allergic reactions by some consumers. There are already labeling standards and enforcement mechanisms in place affecting approximately 87 percent of the market for fur garments. And clearly a labeling requirement strikes a compromise between those who favor and oppose the use of animal fur. H.R. 2480 seeks to correct the present failure
of the market for fur-trimmed garments to provide accurate and complete information that would affect consumer purchasing decisions.

**Conclusion**

The loophole in the current Fur Products Labeling Act should be closed, and all fur apparel should be clearly labeled with the species of animal used and the country of origin, regardless of dollar value. This labeling standard is already applied to seven out of eight fur garments sold in the United States, and that same standard should be applied to the remaining fur-trimmed garments. The changes in the marketplace and in the fashion industry over the last half-century—specifically the increased use of fur trim and the increased quality of synthetics—necessitate a change in the federal law to meet the present market realities. Since consumers, sales clerks, and other non-experts cannot easily tell animal fur from fake fur, a label on the garment is the only way to address this problem.

Many products in the marketplace—including food, medicine, and wool apparel—include labels so that consumers can make informed purchasing decisions, and the labeling requirement is not determined by the dollar value of the product. Consumers who may have allergies to animal fur, ethical objections to fur, or concern about the use of certain species, should have the same opportunity to make informed purchasing choices, regardless of the amount or dollar value of animal fur used on a garment. Consumers who may wish to avoid animal fur can make informed purchasing decisions as long as they are provided with the appropriate product information in the marketplace. A well-informed decision made by a consumer based on complete information is a cornerstone of a functioning market economy.

H.R. 2480 is a narrow bill that will protect consumers, and will not impose new burdens on businesses or the fur industry. This common-sense legislation has broad, bipartisan support, and it does not ban the trade in any species of fur or any method of producing fur. The HSUS urges the Subcommittee to report the bill favorably, and urges the Congress to swiftly pass it.

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ii http://www.iftf.com/#/labelling/


iv http://www.fur.org/faqs.cfm

v http://www.agrights.com/principles.php

vi The current names are listed at: http://www.ftc.gov/os/statutes/textile/rr-fur.htm


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<tr>
<th>Sample</th>
<th>Purchase Date</th>
<th>Retailer</th>
<th>Designer / Brand</th>
<th>Advertised-Species</th>
<th>Label-Species</th>
<th>Test Results-Species</th>
<th>Label-Fur Origin</th>
<th>Label-Country of Manu.</th>
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<td>Rabbit</td>
<td>Not on label</td>
<td>&quot;India&quot;</td>
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<td>33</td>
<td>Nov. 2007</td>
<td>Eluxury.com</td>
<td>Juicy Couture</td>
<td>&quot;rabbit&quot;</td>
<td>&quot;Asiatic Raccoon&quot;</td>
<td>Raccoon Dog</td>
<td>&quot;China&quot;</td>
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<td>Brand</td>
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<td>Dillards.com</td>
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<td>Arctic Fox</td>
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<td>Sears.com</td>
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<td>No fur label “India”</td>
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For more information, including video of how raccoon dogs are skinned alive: [www.humanesociety.org/furfree](http://www.humanesociety.org/furfree).

(Document updated March 19, 2008)
Above: this Burberry brand jacket was advertised online in 2007 as “faux fur” at Saks.com. The label (inset) indicates nothing about fur. Laboratory test result: rabbit.

Above: this Rocawear brand jacket was sold in a brick-and-mortar D.E.M.O. store in 2006. The label (inset) indicates nothing about fur on the label. Laboratory test result: raccoon dog.
NACAA Policy Resolution
June 19, 2007

RESOLUTION SUPPORTING TRUTHFUL FUR LABELING AND ADVERTISING STATUTES WITHOUT REGARD FOR THE PRICE OF THE GARMENT OR PRODUCT

WHEREAS, many consumers are animal lovers or suffer from allergies associated with fur garments and therefore, elect to not purchase animal fur due to their love of animals, allergies or other personal reasons; and

WHEREAS, according to the Humane Society of the United States’s Petition to Enjoin False Advertising and Labeling of Fur Garments and To Impose Civil and Criminal Penalties filed before the Federal Trade Commission, the Humane Society’s investigation determined that raccoon dog fur was being sold but either falsely labeled or advertised it as another species or in other cases labeled as “faux fur” when in fact it was fur; and

WHEREAS, according to the Humane Society, federal fur labeling statutes do not regulate the labeling of fur garments or products under $150.00; and

WHEREAS, NACAA supports truthful advertising and full disclosure of information to consumers so they can make informed decisions when considering the purchase of fur or “faux fur.”

BE IT RESOLVED BY THE NATIONAL ASSOCIATION OF CONSUMER AGENCY ADMINISTRATORS (NACAA) MEMBERS THAT:

1. NACAA urges the passage of state and federal legislation to protect consumers by requiring that garment labels strictly prohibit false and deceptive labels and advertising relating to fur products.

2. NACAA further urges that any federal legislation specifically eliminate any loopholes for garments or products below a certain dollar value. NACAA asserts that truthful, non-misleading advertising is vital regardless of the price of the garment to provide for a fair marketplace.
3. NACAA urges that any federal legislation should also enable state attorneys general to enforce federal legislation in this advertising/labeling area and not preempt states from enacting and enforcing their own consumer protection laws or fur labeling laws.

4. NACAA urges law enforcement authorities to take action using existing laws against those who use false labeling and advertising in the promotion of fur products.

5. Authorizes the Executive Director, the NACAA Board and Officers to transmit this resolution to entities or individuals empowered to draft or enact relevant laws, rules, regulations, or who enforce the same and to encourage NACAA to work with other consumer organizations to promote this policy.

6. Encourages NACAA members to use this resolution in their own efforts to advocate on behalf of consumers in support of this policy.

Date: June 19, 2007

JILL MILES
NACAA President

JEFFREY L. HILL
NACAA Vice President of Public Policy
March 15, 2010

Dear Chairman Waxman:

Consumer Action urges you to pass H. R. 2480, the Truth in Fur Labeling Act of 2009, with all possible dispatch. The bill would amend the Fur Products Labeling Act to:

1. Eliminate the exemption to fur labeling requirements for products containing relatively small amounts of fur; and,
2. Permit states to enforce more restrictive labeling requirements.

The legislation also directs the Federal Trade Commission (FTC) to schedule and publicize a review of the Fur Products Name Guide.

Full disclosure of animal fur on wearing apparel is a key decision making factor to many garment buyers, and all consumers should be able to make informed purchasing decisions without falling prey to deceptive labeling.

This is a deceptive consumer issue that needs to be addressed. Retailers may sell coats made with rabbit or dog hair without identifying that the trim is animal fur. In some cases these garments are labeled in such a way as to lead consumers to conclude that the fur is man-made, when in fact it is animal fur, even dog fur! To purchase a garment with “faux fur” trim and never know that it is actually dog fur is an outrage!

Please support this legislation to require all manufacturers and retailers selling fur or fur-trimmed clothing to identify the species, regardless of the value of these garments.

Sincerely,

Linda Sherry
Director of National Priorities
VIA EMAIL AND U.S. MAIL

March 15, 2010

Mr. Wayne Pacelle
President and Chief Executive Officer
The Humane Society of the United States
2100 L Street, NW
Washington, D.C. 20037

Dear Mr. Pacelle:

Overstock.com, Inc. supports the Truth in Fur Labeling Act of 2009 (H.R. 2480/S. 1076), which requires accurate and consistent labeling of fur-trimmed garments regardless of dollar value, so that consumers can make informed decisions.

Sincerely,

Jonathan E. Johnson III
President
March 3, 2010

Mr. Wayne Pacelle  
President and CEO  
The Humane Society of the United States  
2100 L Street, NW  
Washington, DC 20037

Dear Mr. Pacelle:

Buffalo Exchange supports the Truth in Fur Labeling Act of 2009 (H.R. 2480/S. 1076), which requires accurate and consistent labeling of fur-trimmed garments regardless of dollar value, so that consumers can make informed decisions.

Sincerely,

Kerstin Block  
President  
Buffalo Exchange
February 20, 2009

Via Electronic Mail

Wayne Pacelle  
Chief Executive Officer  
The Humane Society of the United States  
2100 L Street, NW  
Washington DC  20037

Re: Fur Products Labeling Act and Regulations Thereunder

Dear Mr. Pacelle:

Please be advised that Andrew & Suzanne Company, Inc., which does business as Andrew Marc, endorses amendment of the federal fur labeling law and related regulations to require that all fur-containing garments be labeled with the information required by the Fur Products Labeling Act, 15 U.S.C. § 69, et seq., regardless of the amount or value of the fur in each garment.

Specifically, Andrew Marc endorses the repeal of that part of the definition of “fur product,” in Section 2(d) of the Fur Products Labeling Act, 15 U.S.C. § 69(d), that provides as follows: “except that such term shall not include such articles …as the [Federal Trade] Commission shall exempt by reason of the relatively small quantity or value of the fur or used fur contained therein.” Andrew Marc also endorses repeal of that part of 16 C.F.R. § 301.39 that implements the referenced statutory exemption.

Sincerely,

Richard J. Leighton  
Counsel to  
Andrew & Suzanne Company, Inc.,
April 26, 2010

Via E-Mail

Wayne Pacelle
Chief Executive Officer
The Humane Society of the United States
2100 L Street, NW
Washington, DC 20037

Re: Fur Products Labeling Act and Regulations Thereunder

Dear Mr. Pacelle:

Please be advised that Bloomingdale's, Inc., which does business as "Bloomingdale's" endorses amendment of the federal fur labeling law and related regulations to require that all fur-containing garments be labeled with the information required by the Fur Products Labeling Act, 15 U.S.C. §69, et seq., regardless of the amount or value of the fur in each garment.

Specifically, Bloomingdale's endorses the repeal of that part of the definition of "fur product," in Section 2(d) of the Fur Products Labeling Act, 15 U.S.C. §69(d), that provides as follows: "except that such term shall not include such articles . . . as the [Federal Trade] Commission shall exempt by reason of the relatively small quantity or value of the fur or used fur contained therein." Bloomingdale's also endorses repeal of that part of 16 C.F.R. §301.39 that implements the referenced statutory exemption.

Sincerely,

[Signature]

Dennis J. Broderick
Via E-Mail

Wayne Pacelle
Chief Executive Officer
The Humane Society of the United States
2100 L Street, NW
Washington, DC 20037

Re: Fur Products Labeling Act and Regulations Thereunder

Dear Mr. Pacelle:

Please be advised that Macy's Retail Holdings, Inc., which does business as "Macy's" endorses amendment of the federal fur labeling law and related regulations to require that all fur-containing garments be labeled with the information required by the Fur Products Labeling Act, 15 U.S.C. §69, et seq., regardless of the amount or value of the fur in each garment.

Specifically, Macy's endorses the repeal of that part of the definition of "fur product," in Section 2(d) of the Fur Products Labeling Act, 15 U.S.C. §69(d), that provides as follows: "except that such term shall not include such articles . . . as the [Federal Trade] Commission shall exempt by reason of the relatively small quantity or value of the fur or used fur contained therein." Macy's also endorses repeal of that part of 16 C.F.R. §301.39 that implements the referenced statutory exemption.

Sincerely,

Dennis J. Broderick
February 3, 2010

VIA E-MAIL

Wayne Pacelle
Chief Executive Officer
The Humane Society of the United States
2100 L Street, NW
Washington DC 20037

Re: Fur Products Labeling Act and Regulations Thereunder

Dear Mr. Pacelle:

Please be advised that Saks Incorporated, which does business as Saks Fifth Avenue ("Saks"), endorses amendment of the federal fur labeling law and related regulations to require that all fur-containing garments be labeled with the information required by the Fur Products Labeling Act, 15 U.S.C. § 69, et seq., regardless of the amount or value of the fur in each garment.

Specifically, Saks endorses the repeal of that part of the definition of "fur product," in Section 2(d) of the Fur Products Labeling Act, 15 U.S.C. § 69(d), that provides as follows: "except that such term shall not include such articles . . . as the [Federal Trade] Commission shall exempt by reason of the relatively small quantity or value of the fur or used fur contained therein." Saks also endorses repeal of that part of 16 C.F.R. § 301.39 that implements the referenced statutory exemption.

Sincerely,

John E. Heintz
March 2, 2010

Mr. Wayne Pacelle
President and CEO
The Humane Society of the United States
2100 L Street, NW
Washington, DC 20037

Dear Mr. Pacelle:

I support the Truth in Fur Labeling Act of 2009 (H.R. 2480/S. 1076), which requires accurate and consistent labeling of fur-trimmed garments regardless of dollar value, so that consumers can make informed decisions.

Sincerely,

[Signature]

Victoria Bartlett
VPL
39 West 38th Street, 6W
New York, NY 10018
March 29, 2010

Mr. Wayne Pacelle  
President and CEO  
The Humane Society of the United States  
2100 L Street, NW  
Washington, DC 20037

Dear Mr. Pacelle:

I support the Truth in Fur Labeling Act of 2009 (H.R. 2480/S. 1076), which requires accurate and consistent labeling of fur-trimmed garments regardless of dollar value, so that consumers can make informed decisions.

Sincerely,

[Signature]

Don Ed Hardy

Ed Hardy Products
March 15, 2010

Mr. Wayne Pacelle  
President and CEO  
The Humane Society of the United States  
2100 L Street, NW  
Washington, DC 20037

Dear Mr. Pacelle:

I support the Truth in Fur Labeling Act of 2009 (H.R. 2480/S. 1076), which requires accurate and consistent labeling of fur-trimmed garments regardless of dollar value, so that consumers can make informed decisions.

Sincerely,

Charlotte Ronson

Charlotte Ronson  
1071 Avenue of the Americas  
Suite 301  
New York, NY 10018
FUR-LABELING LAW STARTS TOMORROW

Better Business Bureau and the Master Furriers Guild Pledge to Aid Enforcement

Enforcement of the new fur labeling law, which goes into effect tomorrow, will be materially aided by the Better Business Bureau of New York, Inc., and the Master Furriers Guild. Both of the organizations pledged yesterday that they would take an active part to obtain adherence to the new regulations enacted to eliminate unfair trade practices and deceptive merchandising and advertising of fur coats.

Charles Gold, general counsel of the Master Furriers Guild of New York and the Master Furriers Guild of America, speaking at a meeting of fur retailers under the sponsorship of the Better Business Bureau in the Commodore Hotel, asserted that the Federal Trade Commission would find it difficult to examine and check advertising in all parts of the country. Appropriations for policing the law, he said, had been stricken from the final draft of the act.

Will Examine Advertising

"We will examine advertising of all kinds for truthfulness and compliance with the law," Mr. Gold said, "and we solicit the cooperation of nonmember firms. Where indicated, we will first call attention of the advertiser to the violation in question. Failing to receive cooperation, we shall furnish the information to the F. T. C., with all of the available supporting facts."

Hugh R. Jackson, president of the Better Business Bureau, said that his group would act as a "watchdog" for the commission and would be ready to receive complaints of consumer and competition offenses. He added, will be given an opportunity to voluntarily desist from illegal practices in selling fur garments, and if they disregard the request, the complaints will be turned over to the Federal Trade Commission.

The law requires labeling of all fur garments with the type of fur and the country of origin if the fur comes from a foreign country. Such terms as mink-dyed muskrat for muskrat, or gray or gray for rabbit fur, or marten dyed skunk, for skunk, are prohibited.

The New York Times
Published: August 8, 1952
Copyright © The New York Times
The Newest Faux Fur Is So Real -- Even Fashion Reporters Can’t Tell.

“Even as one lavish fur after another came out (Lagerfeld's compassion for the planet apparently does not extend to its four-legged inhabitants -- at least not this season)….”

Los Angeles Times

“Quite a lot of the fur used in floor-length coats and knitted into tweed jackets, which arrived in a mink-brown and ermine-white palette, looked fake. But then, some of it looked real, blurring the lines between luxury and throwaway fashion. Beaver? Fox? Shag carpeting? It was hard to tell.

“The big surprise, in the end, was that Mr. Lagerfeld said that every bit was fake. He called them “fantasy furs.” It was as if, after every other designer showed real fur, he had decided it had become just another commodity, which is kind of modern when you think about it. If just anyone can wear real fur, why bother?”
applies to fur garments, which are generally sold individually, and fur pelts, which are generally sold in groups of at least 50, on average. Based on information from the International Trade Commission and the Fur Commission USA, staff estimates a total of 8,333,865 pelts annually. Assuming invoices are prepared for sales of 886,577 garments and 166,667 pelts.

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<th>Task</th>
<th>Hourly Rate</th>
<th>Burden Hours</th>
<th>Labor Cost</th>
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<tr>
<td>Draft and order labels</td>
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<tr>
<td>TOTAL</td>
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<td>260,000</td>
<td>$5,702,400</td>
</tr>
</tbody>
</table>

6 For products that are imported, this work generally is done in the country where they are manufactured. According to information compiled by an industry trade association using data from the International Trade Commission, the U.S. Customs Service, and the U.S. Census Bureau, approximately 95% of apparel and other textile products used in the United States is imported. With the remaining 5% attributable to U.S. production at an approximate domestic hourly wage of $9.50 to attach labels, staff has calculated a weighted average hourly wage of $5.55 per hour attributable to U.S. and foreign labor combined. The estimated percentage of imports supplied by particular countries is based on trade data for 2007 compiled by the Office of Textiles and Apparel, International Trade Administration, U.S. Department of Commerce. Wages in major textile exporting countries, factored into the above hourly wage estimate, were based on 2006 data from the U.S. Department of Labor, Bureau of International Labor Affairs. See "International Comparisons of Hourly Compensation Costs for Production Workers in Manufacturing," Table 1, available at: http://www.bls.gov/ils/hpswuptabloc.htm.

Staff believes that there are no current start-up costs or other capital costs associated with the Regulations. Because the labeling of fur products has been an integral part of the manufacturing process for decades, manufacturers have in place the capital equipment necessary to comply with the Regulations’ labeling requirements. Industry sources indicate that much of the information required by the Fur Act and its implementing Regulations would be included on the product label even absent the regulations. Similarly, invoicing, recordkeeping, and advertising disclosures are tasks performed in the ordinary course of business so that covered firms would incur no additional capital or other non-labor costs as a result of the Act or the Regulations.


The Wool Act prohibits the misbranding of wool products. The (derived from an estimated 8,333,865 million pelts + 50) each of imported and domestic pelts, the invoice disclosure requirement entails an estimated total of 1,150 domestic fur retailers, or a total of 1,150 hours. Thus, staff estimates the total disclosure burden to be approximately $9,50 to attach labels, staff has calculated a weighted average hourly wage of $5.55 per hour attributable to U.S. and foreign labor combined. The estimated percentage of imports supplied by particular countries is based on trade data for

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