



Ohio Administrative Code

Rule 4101:6-1-07 Label requirements for renovators.

Effective: November 5, 2021

(A) All renovators are governed by the requirements of rules 4101:6-1-02, 4101:6-1-03, 4101:6-1-04, 4101:6-1-05, and 4101:6-1-06 of the Administrative Code, except those portions relating to the type and description of filling materials shall apply only when materials are added in remaking, repairing, or renovating.

(B) Any person receiving an article of bedding or upholstered furniture for remaking, repairing, or renovating shall, while such article is in his or her possession, keep securely attached thereto a tag or label "Illustration III" showing:

(1) Name and address of the owner.

(2) Date of receipt.

(C) When only new material is added in remaking, repairing, or renovating, the requirements of rules 4101:6-1-02, 4101:6-1-03, 4101:6-1-04, and 4101:6-1-05 of the Administrative Code apply, except that the label "Illustration IV" shall read "Renovated By Adding New Material" instead of "All New Material."

(D) When remaking, repairing, or renovating is done without adding any material, the requirements of rules 4101:6-1-02, 4101:6-1-03, 4101:6-1-04, and 4101:6-1-05 of the Administrative Code apply, except that the label "Illustration V" shall read "Renovated Without Adding Any Material" instead of "All New Material."

(E) When secondhand material is added in remaking, repairing, or renovating, the requirements of rules 4101:6-1-02, 4101:6-1-03, 4101:6-1-04, and 4101:6-1-06 of the Administrative Code apply, except that the label "Illustration VI" shall read "Renovated By Adding Secondhand Material" instead of "Made of Secondhand Material."



(F) On all labels, the two words immediately preceding the name and address of the renovator shall read "Renovated by" instead of "Manufactured by."

(G) Any article of bedding or upholstered furniture that is renovated for sale is a secondhand article and, as such, is governed by rule 4101:6-1-08 of the Administrative Code.