JAN 2 1 2011

A BILL FOR AN ACT

RELATING TO ASPARTAME.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The legislature finds that aspartame and its
- 2 derivative compounds, in all of their trade names, are likely
- 3 deleterious food additives due to their neurotoxic and
- 4 carcinogenic metabolites.
- 5 The legislature further finds that federal authorities have
- 6 not intended or expressed an intention to occupy and preempt
- 7 areas of concern regarding the prohibition of toxic, neurotoxic,
- 8 carcinogenic, poisonous, or deleterious food additives.
- 9 Therefore, the State may prohibit the sale of products
- 10 containing aspartame and its derivative compounds in order to
- 11 protect and ensure public health, safety, and welfare.
- 12 The purpose of this Act is to prohibit the manufacture,
- 13 sale, delivery, holding, or offering for sale of any food
- 14 containing any amount of aspartame and its derivative compounds
- 15 in any of their trade names.
- 16 SECTION 2. Section 328-1, Hawaii Revised Statutes, is
- 17 amended by adding a new definition to be appropriately inserted
- 18 and to read as follows:

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1	" <u>"</u> As	partame" means the artificial sweetener with the						
2	scientifi	c name L-aspartyl-L-phenylalanine methyl ester."						
3	SECT	TON 3. Section 328-6, Hawaii Revised Statutes, is						
4	amended t	o read as follows:						
5	"§328-6 Prohibited acts. The following acts and the							
6	causing t	hereof within the State by any person are prohibited:						
7	(1)	The manufacture, sale, delivery, holding, or offering						
8		for sale of any food, drug, device, or cosmetic that						
9		is adulterated or misbranded;						
10	(2)	The adulteration or misbranding of any food, drug,						
11		device, or cosmetic;						
12	(3,1)	The receipt in commerce of any food, drug, device, or						
13		cosmetic that is adulterated or misbranded, and the						
14		delivery or proffered delivery thereof for pay or						
15		otherwise;						
16	(4)	The sale, delivery for sale, holding for sale, or						
17	•	offering for sale of any article in violation of						
18		section 328-11, 328-12, or 328-17;						
19	(5)	The dissemination of any false advertisement;						
20	(6)	The refusal to permit entry or inspection, or to						
21		permit the taking of a sample, as authorized by						
22		sections 328-22 and 328-23 to 328-27, or to permit						

1		access to or copying of any record as authorized by
2		section 328-23;
3	(7)	The giving of a guaranty or undertaking which guaranty
4		or undertaking is false, except by a person who relied
5		on a guaranty or undertaking to the same effect signed
6		by, and containing the name and address of the person
7		residing in the State from whom the person received in
8		good faith the food, drug, device, or cosmetic;
9	(8)	The removal or disposal of a detained or embargoed
10		article in violation of sections 328-25 to 328-27;
11	(9)	The alteration, mutilation, destruction, obliteration,
12		or removal of the whole or any part of the labeling
13		of, or the doing of any other act with respect to a
14		food, drug, device, or cosmetic, if the act is done
15		while the article is held for sale and results in the
16		article being adulterated or misbranded;
17	(10)	Forging, counterfeiting, simulating, or falsely
18		representing, or without proper authority using any
19		mark, stamp, tag, label, or other identification
20		device authorized or required by rules adopted under
21		this part or regulations adopted under the Federal
22		Act;

1	(11)	The use, on the labeling of any drug or in any
2		advertisement relating to the drug, of any
3		representation or suggestion that an application with
4		respect to the drug is effective under section 328-17,
5		or that the drug complies with that section;
6	(12)	The use by any person to the person's own advantage,
7		or revealing other than to the department of health or
8		to the courts when relevant in any judicial proceeding
9		under this part, any information acquired under
10		authority of section 328-11, 328-12, 328-17, or
11		328-23, concerning any method or process which as a
12		trade secret is entitled to protection;
13	(13)	In the case of a prescription drug distributed or
14		offered for sale in this State, the failure of the
15		manufacturer, packer, or distributor thereof to
16		maintain for transmittal, or to transmit, to any
17		practitioner who makes written request for information
18		as to the drug, true and correct copies of all printed
19		matter which is required to be included in any package
20		in which that drug is distributed or sold, or [such]
21		other printed matter as is approved under the Federal
22		Act. Nothing in this paragraph shall be construed to

1		exem	npt any person from any labeling requirement
2		impo	esed by or under other provisions of this part;
3	(14)	(A)	Placing or causing to be placed upon any drug or
4			device or container thereof, with intent to
5			defraud, the trade name or other identifying
6		,	mark, or imprint of another or any likeness of
7			any of the foregoing; or
8		(B)	Selling, dispensing, disposing of, or causing to
9			be sold, dispensed, or disposed of, or concealing
10		٠	or keeping in possession, control, or custody,
11			with intent to sell, dispense, or dispose of, any
12			drug, device, or any container thereof, with
13			knowledge that the trade name or other
14			identifying mark or imprint of another or any
15			likeness of any of the foregoing has been placed
16			thereon in a manner prohibited by subparagraph
17			(A); or
18		(C)	Making, selling, disposing of, or causing to be
19			made, sold, or disposed of, or keeping in
20			possession, control, or custody, or concealing,
21		٠	with intent to defraud, any punch, die, plate, or
22			other thing designed to print, imprint, or

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1	reproduce that trade name or other identifying
2	mark or imprint of another or any likeness of any
3	of the foregoing upon any drug, device, or
4	container thereof;
5 (15)	Except as provided in part VI and section 461-1,
6	dispensing or causing to be dispensed a different drug
7	or brand of drug in place of the drug or brand of drug
8	ordered or prescribed without express permission in
9	each case of the person ordering or prescribing;
(16)	The distribution in commerce of a consumer commodity
11	as defined in this part, if [such] the commodity is
12	contained in a package, or if there is affixed to that
13	commodity a label, which does not conform to this part
14	and $[\frac{\partial f}{\partial t}]$ rules adopted under authority of this part;
15	provided that this prohibition shall not apply to
16	persons engaged in business as wholesale or retail
17	distributors of consumer commodities except to the
18	extent that [such] the persons:
19	(A) Are engaged in the packaging or labeling of
20	[such] the commodities; or

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		(B)	Prescr	ibe or	spec	ify b	y any	means	the	manner	in
			which	[such]	<u>the</u>	commo	dities	s are p	packa	aged or	
•			labele	d;							
	(17)	The	selling	or dis	spens	ing i	n rest	caurant	.s. s	soda	

fountains, drive-ins, lunch wagons, or similar public eating establishments of imitation milk and imitation milk products in place of fresh milk and fresh milk products respectively; of liquid or dry products which simulate cream but do not comply with content requirements for cream in place of cream; of non-dairy frozen desserts which do not comply with content requirements for dairy frozen desserts in place of dairy frozen desserts; and of any other imitation food or one made in semblance of a genuine food in place of [such] the genuine food, unless the consumer is notified by either proper labeling or conspicuous posted signs or conspicuous notices on menu cards and advertisements informing of [such] the substitution, to include but not limited to the substitution of imitation milk in milk shake and malted milk drinks; (18)Wilfully and falsely representing or using any

(18) Wilfully and falsely representing or using any devices, substances, methods, or treatment as

1		effective in the diagnosis, cure, mitigation,
2		treatment, or alleviation of cancer. This paragraph
3		shall not apply to any person who depends exclusively
4		upon prayer for healing in accordance with teachings
5		of a bona fide religious sect, denomination, or
6		organization, nor to a person who practices such
7		teachings;
8	(19)	The selling or offering for sale at any food facility
9		which serves or sells over the counter directly to the
0	-	consumer an unlabeled or unpackaged food that is a
1		confectionery which contains alcohol in excess of one-
12		half of one per cent by weight unless the consumer is
13		notified of that fact by either proper labeling or
4		conspicuous posted signs or conspicuous notices on
15		menu cards and advertisements;
16	(20)	The sale to a person below the age of twenty-one years
7		of any food [which] that is a confectionery which
18		contains alcohol in excess of one-half of one per cent
9		by weight[-]; and
20	(21)	The manufacture, sale, delivery, holding, or offering
21		for sale of any food containing any amount of

1	aspartame and its derivative compounds in any of their
2	trade names."
3	SECTION 4. This Act does not affect rights and duties that
4	matured, penalties that were incurred, and proceedings that were
5	begun before its effective date.
6	SECTION 5. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 6. This Act shall take effect on January 1, 2012.
9	INTRODUCED BY: 4- Coloni Coloni Mulile Sidani Manha Finzanne anna aablanl
	Smar frends Kr. Tolailles

Report Title:

Artificial Sweetener; Aspartame; Ban; Food

Description:

Bans the manufacture, sale, delivery, holding, or offering for sale of any food containing any aspartame and its derivative compounds.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.