HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII H.B. NO. 748

A BILL FOR AN ACT

RELATING TO HEALTH.

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

1 SECTION 1. The legislature finds that food-safety experts 2 have identified several potential problems that might arise as a 3 result of genetically engineering food crops. Those problems 4 include potentially introducing new toxins or allergens into previously safe foods, increasing toxins to dangerous levels in 5 6 foods that typically produce harmless amounts, or diminishing a food's nutritional value. The legislature also finds that 7 federal regulators have failed to respond effectively to the 8 threats posed by those problems, despite the known risks of 9 10 genetically engineered food products.

11 The legislature further finds that researchers have 12 confirmed predictions that genetic engineering can transfer an 13 allergen from a known allergenic food to another food. In the 1990s, a major seed company transferred a gene from the Brazil 14 15 nut into a soybean to improve the soybean's nutritional quality. 16 As reported in the New England Journal of Medicine in 1996, subsequent experiments showed that people allergic to Brazil 17 nuts were similarly allergic to the transgenic soybean. 18 An 2013-0555 HB SMA.doc

editorial published later that year reported that the product 1 was withdrawn after the findings were published. 2 3 The legislature also finds that researchers found that a genetically engineered food supplement almost certainly started 4 an epidemic that killed thirty-seven Americans and caused 5 6 permanent disability in more than one thousand five hundred 7 In 1988, the Showa Denko company of Japan began making people. 8 tryptophan by a new process that used genetically engineered 9 bacteria and sold the supplement in the United States. 10 Thousands of people who took the supplement began to suffer from 11 eosinophilia myalqia syndrome, which included neurological problems. An article that appeared in the Journal of the 12 13 American Medical Association in 1990 attributed the epidemic of 14 eosinophilia myalgia syndrome to a contaminant or alteration in 15 the genetically engineered tryptophan produced by Showa Denko. 16 The purpose of this Act is to prohibit the sale, offering 17 for sale, or distribution of food products that are genetically engineered, unless the food product is labeled as genetically 18 19 engineered.

20 SECTION 2. Chapter 328, Hawaii Revised Statutes, is 21 amended by adding a new section to be appropriately designated 22 and to read as follows:



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1	" <u>§</u> 321	Genetically engineered material; labeling
2	requiremen	nt. (a) Beginning July 1, 2014, no genetically
3	engineered	d food product may be sold, offered for sale, or
4	distribute	ed in the State unless it bears the following statement
5	in a consp	picuous place on the packaging of the food product:
6	THI:	S PRODUCT CONTAINS A GENETICALLY ENGINEERED FOOD
7	PRODUCT, V	WHICH MAY BE HARMFUL TO HUMAN HEALTH."
8	<u>(b)</u>	As used in this section:
9	<u>"Food</u>	d product" means any raw or processed material, or any
10	combinatio	on of raw and processed material, that is intended for
11	human cons	sumption.
12	"Gene	etically engineered food product" includes any food
13	product tl	hat has been:
14	(1)	Altered at the nucleic-acid level using the techniques
15		collectively referred to as recombinant
16		deoxyribonucleic acid technology; or
17	(2)	Developed through sexual or asexual reproduction, or
18		both, involving an organism that has been altered at
19		the nucleic acid level using recombinant
20		deoxyribonucleic acid technology, if it possesses the
21		characteristics intentionally brought about by the
22		original alteration.
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1	(c) This section shall not apply to:		
2	(1) Food that is served in restaurants or other		
3	establishments in which food is served for immediate		
4	human consumption; or		
5	(2) Medical food, as defined in section 346-67.		
6	(d) Any person who violates this section, or any rule		
7	adopted pursuant to this section, shall be fined not more than		
8	\$10,000 for each offense. Each date of violation shall		
9	constitute a separate offense. Any action taken to impose or		
10	collect the penalty provided for in this subsection shall be		
11	considered a civil action.		
12	(e) The director of health shall adopt rules pursuant to		
13	chapter 91 that are necessary to effectuate the purposes of this		
14	section, including rules for the testing of foods to determine		
15	whether the food is a genetically engineered food product."		
16	SECTION 3. New statutory material is underscored.		
17	SECTION 4. This Act shall take effect upon its approval.		
18			
	INTRODUCED BY: Newsle Cham		

JAN 1 8 2013



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Report Title:

Food Labeling; Genetically Engineered Food Products

Description:

Beginning 7/1/14, requires genetically engineered food products that are sold, offered for sale, or distributed in this State to be labeled as such, with certain exceptions. Defines "genetically engineered food product." Establishes penalties for violations.

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

