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# A BILL FOR AN ACT

RELATING TO HEALTH.

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

1 SECTION 1. Chapter 328, Hawaii Revised Statutes, is  
2 amended by adding a new section to part I to be appropriately  
3 designated and to read as follows:

4 "§328- Nonprescription diet pills; dietary supplements;  
5 weight loss; muscle building; minors; prohibition. (a) No  
6 person shall sell, offer to sell, or give away, as either a  
7 retail or wholesale promotion, a nonprescription diet pill or a  
8 dietary supplement for weight loss or muscle building to any  
9 person under eighteen years of age.

10 (b) Any retail establishment that sells nonprescription  
11 diet pills or dietary supplements for weight loss or muscle  
12 building shall:

13 (1) Limit access to these products in a manner that  
14 ensures only employees of the retail establishment  
15 have direct access to the products; and

16 (2) Request a valid form of government-issued,  
17 photographic identification from any person who



1 attempts to purchase these products if the retail  
2 establishment cannot reasonably determine that the  
3 person is at least eighteen years of age.

4 (c) No delivery seller shall sell, deliver, or cause to be  
5 delivered any nonprescription diet pill or dietary supplement  
6 for weight loss or muscle building to any person under eighteen  
7 years of age. Any delivery seller that sells nonprescription  
8 diet pills or dietary supplements for weight loss or muscle  
9 building shall use a method of mailing or shipping these  
10 products that requires:

11 (1) The purchaser placing the order or an adult who is at  
12 least eighteen years of age to sign for acceptance of  
13 delivery of the shipping container at the delivery  
14 address; and

15 (2) The person who signs to accept delivery of the  
16 shipping container at the delivery address to provide  
17 a valid form of government-issued, photographic  
18 identification to verify the person is at least  
19 eighteen years of age.

20 (d) When determining whether a nonprescription diet pill  
21 or dietary supplement for weight loss or muscle building is



1 labeled or otherwise represented for the purpose of achieving  
2 weight loss or muscle building, the following factors shall be  
3 considered, at a minimum:

4 (1) Whether the product contains:

5 (A) An ingredient approved by the United States Food  
6 and Drug Administration for weight loss or muscle  
7 building;

8 (B) A steroid; or

9 (C) Creatine, green tea extract, raspberry ketone,  
10 garcinia cambogia, or green coffee bean extract;

11 (2) Whether the product's labeling bears statements or  
12 images that express or imply that the product will  
13 help:

14 (A) Modify, maintain, or reduce body weight, fat,  
15 appetite, overall metabolism, or the process by  
16 which nutrients are metabolized; or

17 (B) Maintain or increase muscle or strength;

18 (3) Whether the product or its ingredients are otherwise  
19 represented for the purpose of achieving weight loss  
20 or building muscle; and



1        (4) Whether the retail establishment or delivery seller  
2        has:

3        (A) Placed signs, or categorized or tagged the  
4        product, with statements described in paragraph  
5        (2);

6        (B) Grouped the product with other weight loss or  
7        muscle building products in a display,  
8        advertisement, webpage, or area of the retail  
9        establishment; or

10       (C) Otherwise represented that the product is for  
11       weight loss or muscle building.

12       (e) For the purposes of this section:

13       "Delivery sale" means the sale of nonprescription diet  
14 pills or dietary supplements for weight loss or muscle building  
15 to a consumer if:

16       (1) The consumer submits the order for the sale by means  
17       of a telephone or other method of voice transaction,  
18       deposit in the mails, or the Internet or other online  
19       service, or the seller is otherwise not in the  
20       physical presence of the consumer when the request for  
21       purchase or order is made; or



1       (2) The nonprescription diet pills or dietary supplements  
2       for weight loss or muscle building are delivered to  
3       the consumer by common carrier, private delivery  
4       service, or other method of remote delivery, or the  
5       seller is otherwise not in the physical presence of  
6       the consumer when the consumer obtains possession of  
7       the products.

8       "Delivery seller" means a person, including an online  
9       retailer, who makes delivery sales of nonprescription diet pills  
10      or dietary supplements for weight loss or muscle building.

11      "Dietary supplement for weight loss or muscle building"  
12      means a dietary supplement as defined in title 21 United States  
13      Code Section 321(ff) that is labeled or otherwise represented  
14      for the purpose of achieving weight loss or building muscle.

15      "Nonprescription diet pill" means a nonprescription drug  
16      that is labeled or otherwise represented for the purpose of  
17      achieving weight loss.

18      "Retail establishment" means a vendor that sells  
19      nonprescription diet pills or dietary supplements for weight  
20      loss or muscle building directly to the public, including but  
21      not limited to pharmacies, grocery stores, other retail stores,



1 and vendors that accept orders placed by mail, telephone,  
2 electronic mail, internet website, online catalog, or software  
3 application."

4 SECTION 2. Section 328-6, Hawaii Revised Statutes, is  
5 amended to read as follows:

6 "**§328-6 Prohibited acts.** The following acts and the  
7 causing thereof within the State by any person are prohibited:

8 (1) The manufacture, sale, delivery, holding, or offering  
9 for sale of any food, drug, device, or cosmetic that  
10 is adulterated or misbranded;

11 (2) The adulteration or misbranding of any food, drug,  
12 device, or cosmetic;

13 (3) The receipt in commerce of any food, drug, device, or  
14 cosmetic that is adulterated or misbranded, and the  
15 delivery or proffered delivery thereof for pay or  
16 otherwise;

17 (4) The sale, delivery for sale, holding for sale, or  
18 offering for sale of any article in violation of  
19 section 328-11, 328-12, or 328-17;

20 (5) The dissemination of any false advertisement;



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



1 mark, stamp, tag, label, or other identification  
2 device authorized or required by rules adopted under  
3 this part or regulations adopted under the Federal  
4 Act;

5 (11) The use, on the labeling of any drug or in any  
6 advertisement relating to the drug, of any  
7 representation or suggestion that an application with  
8 respect to the drug is effective under section 328-17,  
9 or that the drug complies with that section;

10 (12) The use by any person to the person's own advantage,  
11 or revealing other than to the department of health or  
12 to the courts when relevant in any judicial proceeding  
13 under this part, any information acquired under  
14 authority of section 328-11, 328-12, 328-17, or  
15 328-23, concerning any method or process which as a  
16 trade secret is entitled to protection;

17 (13) In the case of a prescription drug distributed or  
18 offered for sale in this State, the failure of the  
19 manufacturer, packer, or distributor thereof to  
20 maintain for transmittal, or to transmit, to any  
21 practitioner who makes written request for information



1 as to the drug, true and correct copies of all printed  
2 matter [~~which~~] that is required to be included in any  
3 package in which that drug is distributed or sold, or  
4 [~~such~~] other printed matter as is approved under the  
5 Federal Act. Nothing in this paragraph shall be  
6 construed to exempt any person from any labeling  
7 requirement imposed by or under other provisions of  
8 this part;

9 (14) (A) Placing or causing to be placed upon any drug or  
10 device or container thereof, with intent to  
11 defraud, the trade name or other identifying  
12 mark, or imprint of another or any likeness of  
13 any of the foregoing; or

14 (B) Selling, dispensing, disposing of, or causing to  
15 be sold, dispensed, or disposed of, or concealing  
16 or keeping in possession, control, or custody,  
17 with intent to sell, dispense, or dispose of, any  
18 drug, device, or any container thereof, with  
19 knowledge that the trade name or other  
20 identifying mark or imprint of another or any  
21 likeness of any of the foregoing has been placed



1                   thereon in a manner prohibited by subparagraph  
2                   (A); or  
3                   (C) Making, selling, disposing of, or causing to be  
4                   made, sold, or disposed of, or keeping in  
5                   possession, control, or custody, or concealing,  
6                   with intent to defraud, any punch, die, plate, or  
7                   other thing designed to print, imprint, or  
8                   reproduce that trade name or other identifying  
9                   mark or imprint of another or any likeness of any  
10                  of the foregoing upon any drug, device, or  
11                  container thereof;

12           (15) Except as provided in part VI and section 461-1,  
13           dispensing or causing to be dispensed a different drug  
14           or brand of drug in place of the drug or brand of drug  
15           ordered or prescribed without express permission in  
16           each case of the person ordering or prescribing;

17           (16) The distribution in commerce of a consumer commodity  
18           as defined in this part, if [~~such~~] the commodity is  
19           contained in a package, or if there is affixed to that  
20           commodity a label, which does not conform to this part  
21           and of rules adopted under authority of this part;



1 provided that this prohibition shall not apply to  
2 persons engaged in business as wholesale or retail  
3 distributors of consumer commodities except to the  
4 extent that [~~such~~] the persons:

5 (A) Are engaged in the packaging or labeling of  
6 [~~such~~] the commodities; or

7 (B) Prescribe or specify by any means the manner in  
8 which [~~such~~] the commodities are packaged or  
9 labeled;

10 (17) The selling or dispensing in restaurants, soda  
11 fountains, drive-ins, lunch wagons, or similar public  
12 eating establishments of imitation milk and imitation  
13 milk products in place of fresh milk and fresh milk  
14 products respectively; of liquid or dry products which  
15 simulate cream but do not comply with content  
16 requirements for cream in place of cream; of non-dairy  
17 frozen desserts [~~which~~] that do not comply with  
18 content requirements for dairy frozen desserts in  
19 place of dairy frozen desserts; and of any other  
20 imitation food or one made in semblance of a genuine  
21 food in place of such genuine food, unless the



1 consumer is notified by either proper labeling or  
2 conspicuous posted signs or conspicuous notices on  
3 menu cards and advertisements informing of [~~such~~] the  
4 substitution, to include but not limited to the  
5 substitution of imitation milk in milk shake and  
6 malted milk drinks;

7 (18) Wilfully and falsely representing or using any  
8 devices, substances, methods, or treatment as  
9 effective in the diagnosis, cure, mitigation,  
10 treatment, or alleviation of cancer. This paragraph  
11 shall not apply to any person who depends exclusively  
12 upon prayer for healing in accordance with teachings  
13 of a bona fide religious sect, denomination, or  
14 organization, nor to a person who practices such  
15 teachings;

16 (19) The selling or offering for sale at any food facility  
17 [~~which~~] that serves or sells over the counter directly  
18 to the consumer an unlabeled or unpackaged food that  
19 is a confectionery [~~which~~] that contains alcohol in  
20 excess of [~~one-half of one~~] 0.5 per cent by weight  
21 unless the consumer is notified of that fact by either



1 proper labeling or conspicuous posted signs or  
2 conspicuous notices on menu cards and advertisements;  
3 (20) The sale to a person [~~below the age of~~] under  
4 twenty-one years of age of any food [~~which~~] that is a  
5 confectionery [~~which~~] that contains alcohol in excess  
6 of [~~one-half of one~~] 0.5 per cent by weight[~~-~~]; and  
7 (21) The sale to a person under eighteen years of age of a  
8 nonprescription diet pill or a dietary supplement for  
9 weight loss or muscle building pursuant to section  
10 328- ."

11 SECTION 3. Statutory material to be repealed is bracketed  
12 and stricken. New statutory material is underscored.

13 SECTION 4. This Act shall take effect on January 30, 2050.



S.B. NO. 2106  
S.D. 1

**Report Title:**

Retail Establishments; Delivery Sellers; Nonprescription Diet Pills; Dietary Supplements; Weight Loss; Muscle Building; Sale or Delivery to Minors; Prohibition

**Description:**

Prohibits the sale of nonprescription diet pills and dietary supplements for weight loss or muscle building to any person under eighteen years of age. Requires retail establishments and delivery sellers to follow certain protocols regarding certain products to prevent access by minors to the restricted products. Effective 1/30/2050. (SD1)

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

