J1 1 lr 0592 (PRE-FILED) CF 1 lr 1709

By: Senator Lam

Requested: July 6, 2020

Introduced and read first time: January 13, 2021

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2

Public Health - Prohibition on Testing Cosmetics on Animals

3 FOR the purpose of prohibiting a person from conducting or contracting for animal testing 4 in the development of a cosmetic; prohibiting a manufacturer from selling or offering 5 for sale in the State a cosmetic under certain circumstances beginning on a certain 6 date; providing that certain provisions of this Act do not apply to certain animal 7 testing; prohibiting a political subdivision from adopting or enforcing certain 8 provisions of local law; establishing certain penalties for certain violations of this 9 Act: requiring a certain person to provide certain evidence under certain 10 circumstances; authorizing a local law enforcement agency to enforce certain 11 provisions of this Act; authorizing a State's Attorney to seek certain relief and review 12 certain testing data under certain circumstances; providing that certain testing data 13 are entitled to certain protection; providing that certain penalty provisions are not 14 applicable to violations of certain provisions of this Act; providing for the 15 construction of certain provisions of this Act; defining certain terms; requiring a manufacturer with a certain inventory to sell or otherwise dispose of the inventory 16 17 on or before a certain date; providing for a delayed effective date; and generally 18 relating to a prohibition on testing cosmetics on animals.

19 BY adding to

20 Article – Health – General

21 Section 21–259.2

22 Annotated Code of Maryland

23 (2019 Replacement Volume and 2020 Supplement)

24 BY repealing and reenacting, with amendments,

25 Article – Health – General

26 Section 21–1215

27 Annotated Code of Maryland

28 (2019 Replacement Volume and 2020 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 2 That the Laws of Maryland read as follows:
- 3 Article Health General
- 4 **21–259.2.**
- 5 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 6 INDICATED.
- 7 (2) "ANIMAL TESTING" MEANS THE INTERNAL OR EXTERNAL
- 8 APPLICATION OR EXPOSURE OF A COSMETIC OR ANY COMPONENT OF A COSMETIC
- 9 TO THE SKIN, EYE, OR ANY OTHER BODY PART OF A LIVE NONHUMAN VERTEBRATE.
- 10 (3) "INGREDIENT" HAS THE MEANING STATED IN 21 C.F.R. §
- 11 **700.3(E).**
- 12 (4) "MANUFACTURER" MEANS ANY PERSON WHOSE NAME APPEARS
- 13 ON THE LABEL OF A COSMETIC IN ACCORDANCE WITH THE REQUIREMENTS OF 21
- 14 **C.F.R. § 701.12.**
- 15 (B) (1) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A
- 16 PERSON MAY NOT CONDUCT OR CONTRACT FOR ANIMAL TESTING IN THE
- 17 DEVELOPMENT OF A COSMETIC.
- 18 (2) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION,
- 19 BEGINNING JULY 1, 2022, A MANUFACTURER MAY NOT SELL OR OFFER FOR SALE IN
- 20 THE STATE A COSMETIC IF THE MANUFACTURER KNOWS OR REASONABLY SHOULD
- 21 HAVE KNOWN THAT THE FINAL PRODUCT OR ANY INDIVIDUAL COMPONENT OF THE
- 21 HAVE KNOWN THAT THE FINAL I RODUCT OR ANT INDIVIDUAL COMPONENT OF THE
- 22 FINAL PRODUCT WAS DEVELOPED OR MANUFACTURED USING ANIMAL TESTING
- 23 THAT WAS CONDUCTED OR CONTRACTED BY OR FOR THE MANUFACTURER OR ANY
- 24 ENTITY THAT SUPPLIES, DIRECTLY OR THROUGH A THIRD PARTY, ANY INGREDIENT
- 25 USED BY A MANUFACTURER IN THE FORMULATION OF A COSMETIC ON OR AFTER
- 26 **JANUARY 1, 2022.**
- 27 (C) THE PROVISIONS OF SUBSECTION (B) OF THIS SECTION DO NOT APPLY
- 28 TO ANIMAL TESTING THAT IS:
- 29 (1) CONDUCTED OR CONTRACTED TO COMPLY WITH A REQUIREMENT
- 30 OF A FEDERAL OR STATE REGULATORY AGENCY IF:
- 31 (I) THE COSMETIC OR INGREDIENT IN THE COSMETIC THAT IS
- 32 TESTED IS IN WIDE USE AND CANNOT BE REPLACED BY ANOTHER INGREDIENT THAT

- 1 IS CAPABLE OF PERFORMING A SIMILAR FUNCTION IN THE PRODUCT;
- 2 (II) A SPECIFIC HUMAN HEALTH PROBLEM RELATING TO THE
- 3 $\,$ Cosmetic or an ingredient in the cosmetic is substantiated and the need
- 4 TO CONDUCT ANIMAL TESTING IS JUSTIFIED AND SUPPORTED BY A DETAILED
- 5 PROTOCOL FOR RESEARCH THAT IS PROPOSED AS THE BASIS FOR THE EVALUATION
- 6 OF THE COSMETIC OR INGREDIENT IN THE COSMETIC; AND
- 7 (III) ANIMAL TESTING IS THE ONLY METHOD OF TESTING THAT
- 8 IS ACCEPTED FOR THE RELEVANT PURPOSE BY THE FEDERAL OR STATE
- 9 REGULATORY AGENCY;
- 10 (2) CONDUCTED OR CONTRACTED TO COMPLY WITH THE
- 11 REQUIREMENT OF A REGULATORY AGENCY OF A FOREIGN JURISDICTION IF:
- 12 (I) NO EVIDENCE DERIVED FROM THE TESTING WAS RELIED ON
- 13 TO SUBSTANTIATE THE SAFETY OF A COSMETIC SOLD BY THE MANUFACTURER
- 14 WITHIN THE STATE; AND
- 15 (II) THE TESTING WAS NOT CONDUCTED IN THE STATE;
- 16 (3) PERFORMED ON A COSMETIC OR AN INGREDIENT IN A COSMETIC
- 17 SUBJECT TO THE REQUIREMENTS OF SUBCHAPTER V OF THE FEDERAL FOOD,
- 18 DRUG, AND COSMETIC ACT;
- 19 (4) CONDUCTED OR CONTRACTED TO COMPLY WITH A REQUIREMENT
- 20 OF A FEDERAL, STATE, OR FOREIGN REGULATORY AGENCY FOR PURPOSES
- 21 UNRELATED TO COSMETICS TESTING IF:
- 22 (I) NO EVIDENCE DERIVED FROM THE TESTING WAS RELIED ON
- 23 TO SUBSTANTIATE THE SAFETY OF A COSMETIC SOLD BY THE MANUFACTURER
- 24 WITHIN THE STATE; OR
- 25 (II) 1. DOCUMENTARY EVIDENCE DEMONSTRATES THAT
- 26 THE INTENT OF THE TEST THAT WAS PERFORMED WAS UNRELATED TO COSMETICS
- 27 TESTING: AND
- 28 2. The ingredient that was the subject of the
- 29 TESTING HAS BEEN USED FOR PURPOSES UNRELATED TO COSMETICS FOR AT LEAST
- 30 **12 MONTHS; OR**
- 31 (5) PERFORMED ON:
- 32 (I) A COSMETIC THAT, IN ITS FINAL FORM, WAS TESTED ON

- 1 ANIMALS BEFORE JANUARY 1, 2022, WHETHER OR NOT THE COSMETIC IS
- 2 MANUFACTURED ON OR AFTER JANUARY 1, 2022; OR
- 3 (II) A COSMETIC INGREDIENT THAT WAS SOLD IN THE STATE
- 4 AND TESTED ON ANIMALS BEFORE JANUARY 1, 2022, WHETHER OR NOT THE
- 5 INGREDIENT IS MANUFACTURED ON OR AFTER JANUARY 1, 2022, IF ANY ANIMAL
- 6 TESTING OF THE COSMETIC INGREDIENT AFTER JANUARY 1, 2022, IS CONDUCTED
- 7 OR RELIED ON IN ACCORDANCE WITH THIS SECTION.
- 8 (D) THIS SECTION MAY NOT BE CONSTRUED TO PREVENT A COSMETICS
- 9 MANUFACTURER FROM REVIEWING, ASSESSING, OR RETAINING DATA RESULTING
- 10 FROM ANIMAL TESTING.
- 11 (E) A POLITICAL SUBDIVISION OF THE STATE MAY NOT ADOPT OR ENFORCE
- 12 A PROVISION OF A LOCAL LAW RELATING TO ANIMAL TESTING ON COSMETICS OR
- 13 ANIMAL TESTING ON INGREDIENTS USED IN COSMETICS.
- 14 (F) (1) A PERSON WHO VIOLATES THIS SECTION IS SUBJECT TO A CIVIL
- 15 PENALTY:
- 16 (I) NOT EXCEEDING \$5,000 FOR THE FIRST OFFENSE; AND
- 17 (II) NOT EXCEEDING \$1,000 FOR EACH SUBSEQUENT OFFENSE.
- 18 (2) EACH VIOLATION OF THIS SECTION WITH RESPECT TO A
- 19 SEPARATE ANIMAL AND EACH DAY ON WHICH A VIOLATION OCCURS IS A SEPARATE
- 20 VIOLATION UNDER THIS SECTION.
- 21 (3) IF A PERSON WHO IS ALLEGED TO HAVE VIOLATED THIS SECTION
- 22 CLAIMS THE PROHIBITION IN SUBSECTION (B) OF THIS SECTION DOES NOT APPLY
- 23 BECAUSE THE TESTING FALLS UNDER SUBSECTION (C)(1)(II) OF THIS SECTION, THE
- 24 PERSON SHALL PROVIDE CLEAR, DOCUMENTED EVIDENCE OF THE DATE ON WHICH
- 25 THE DATA WERE GENERATED.
- 26 (G) (1) A LOCAL LAW ENFORCEMENT AGENCY MAY ENFORCE THE
- 27 PROVISIONS OF THIS SECTION.
- 28 (2) (I) THE STATE'S ATTORNEY FOR EACH COUNTY MAY SEEK
- 29 APPROPRIATE RELIEF FOR VIOLATIONS OF THIS SECTION.
- 30 (II) A STATE'S ATTORNEY, IN DETERMINING WHETHER A
- 31 VIOLATION OF THIS SECTION OCCURRED, MAY REVIEW ANY TESTING DATA ON
- 32 WHICH A MANUFACTURER HAS RELIED IN DETERMINING THE SAFETY OF A
- 33 COSMETIC OR AN INGREDIENT IN A COSMETIC SOLD IN THE STATE.

1	(III)	ANY TESTING DATA REVIEWED UNDER SUBPARAGRAPH (II)
2	OF THIS PARAGRAPH IS	ENTITLED TO PROTECTION AS A TRADE SECRET.

- 3 21–1215.
- 4 (a) This section does not apply to a violation of § 21–220(b)(4) **OR § 21–259.2** of 5 this title.
- 6 (b) A person who violates any provision of Subtitle 2 of this title or any regulation 7 adopted under Subtitle 2 of this title is guilty of a misdemeanor and on conviction is subject 8 to:
- 9 (1) A fine not exceeding \$10,000 or imprisonment not exceeding 1 year or 10 both; or
- 11 (2) If the person has been convicted once of violating Subtitle 2 of this title, a fine not exceeding \$25,000 or imprisonment not exceeding 3 years or both.
- 13 (c) In addition to any criminal penalties imposed under this section, a person who 14 violates any provision of Subtitle 2 of this title, any rule or regulation adopted under 15 Subtitle 2 of this title, or any term, condition, or limitation of any license or registration 16 issued under Subtitle 2 of this title:
- 17 (1) Is subject to a civil penalty not exceeding \$5,000, in an action in any 18 District Court; and
- 19 (2) May be enjoined from continuing the violation.
- 20 (d) Each day on which a violation occurs is a separate violation under this section.
- SECTION 2. AND BE IT FURTHER ENACTED, That a manufacturer with inventory that would violate § 21–259.2 of the Health General Article, as enacted by
- 23 Section 1 of this Act, shall sell or otherwise dispose of the inventory on or before June 30,
- 24 2022.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect January 1, 2022.