**Unofficial Copy** J3

2001 Regular Session (1lr2549)

## ENROLLED BILL

-- Environmental Matters/Economic and Environmental Affairs --

Introduced by	Delegate Eckardt			
	Read and Examined by Proofreaders:			
		Proofreader.		
	the Great Seal and presented to the Governor, for his approval this at o'clock,M.	Proofreader.		
	<u></u>	Speaker.		
	CHAPTER			
1 AN ACT	concerning			
2 3	Adulterated Foods - Increasing the Amount of Alcohol That May Be Added to Confectioneries			
5 a con 6 certai 7 which 8 purch 9 exclu 10 the de	purpose of increasing the permissible amount of alcohol that can be added to affectionery product before it is classified as adulterated food; requiring a in warning notice to be placed on the container of a confectionery product the contains a certain amount of alcohol; prohibiting certain persons from that a confectionery product that contains a certain amount of alcohol; adding a confectionery product that contains a certain amount of alcohol from the lefinition of alcoholic beverages; and generally relating to alcohol as an edient of a confectionery product.			
<ul> <li>13 Articl</li> <li>14 Section</li> <li>15 Anno</li> </ul>	aling and reenacting, without amendments,  cle 2B - Alcoholic Beverages  con 1-102(a)(1)  otated Code of Maryland  8 Replacement Volume and 2000 Supplement)			

2 3 4 5	BY repealing and reenacting, with amendments,  Article 2B - Alcoholic Beverages Section 1-102(a)(2) Annotated Code of Maryland (1998 Replacement Volume and 2000 Supplement)  BY repealing and reenacting, with amendments, Article - Health - General Section 21-209					
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10						
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
13	Article 2B - Alcoholic Beverages					
14	<u>1-102.</u>					
15	(a) (1) In this article the following words have the meanings indicated.					
18 19	(2) (I) "Alcoholic beverages" means alcohol, brandy, whiskey, rum, gin, cordial, beer, ale, porter, stout, wine, cider, and any other spirituous, vinous, malt or fermented liquor, liquid, or compound, by whatever name called, which contains, EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, one-half of one percent or more of alcohol by volume, which is fit for beverage purposes.					
21	(II) "ALCOHOLIC BEVERAGES" DOES NOT INCLUDE A					
22	CONFECTIONERY FOOD PRODUCT THAT CONTAINS UP TO 5 PERCENT OF ALCOHOL BY					
	VOLUME AND IS REGULATED BY THE DEPARTMENT OF HEALTH AND MENTAL					
	HYGIENE UNDER § 21-209 OF THE HEALTH - GENERAL ARTICLE.					
25	Article - Health - General					
26	21-209.					
27 28	(a) In addition to any other ground that may be applicable under § 21-207 or § 21-208 of this subtitle, a confectionery food product is adulterated if:					
29 30	(1) It contains any nonnutritive object, except as permitted by the rules and regulations adopted under subsection (b)(1) of this section;					
31	(2) It contains any nonnutritive substance other than a safe substance:					
32 33	(i) That is in or on the confectionery because of some practical functional purpose in the manufacture, packaging, or storing of the confectionery; and					

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1 2	otherwise result in an	(ii) y adulter	The use of which does not promote deception of the consumer or ation or misbranding in violation of this subtitle; or
3	(3)	It contain	ins any alcohol:
4		(i)	In excess of [0.5] 5 percent by volume; or
5		(ii)	Derived from anything but flavoring extracts.
8	or hazardous to health	value to a n, the Sec	e judgment of the Secretary, a nonnutritive object is of confectionery food product and its use is not injurious retary may adopt a rule or regulation that permits an of this section, regarding nonnutritive objects.
10 11	(2) regulation:	To avoi	d or resolve uncertainty, the Secretary may by rule or
12 13	applies to use of a pa	(i) rticular n	Interpret subsection (a)(2) of this section as that subsection connutritive substance; and
14 15	substance.	(ii)	Allow or prohibit the use of the particular nonnutritive
	` /		NERY THAT IS MANUFACTURED OR SOLD THAT CONTAINS  LE OF ONE PERCENT AND 5 PERCENT OF ALCOHOL PER
19	(1)	MAY N	OT BE SOLD TO INDIVIDUALS UNDER 21 YEARS OF AGE;
20 21	(2) INDIVIDUALS UN		STATE ON THE LABEL THAT THE SALE OF THE PRODUCT TO YEARS OF AGE IS PROHIBITED; <u>AND</u>
22 23	ALCOHOL UP TO		STATE ON THE LABEL THAT THE PRODUCT CONTAINS NT PER VOLUME <del>; AND</del>
26 27 28	A FLAVORING AN SHOULD NOT COM BIRTH DEFECTS; A DRIVE A CAR OR	IAT STA ID, AS W NSUME A AND (II) OPERAT	HAVE A WARNING LABEL AFFIXED TO THE CONTAINER OF TES: "NOTICE: THIS PRODUCT CONTAINS ALCOHOL USED AS THE ANY PRODUCT THAT CONTAINS ALCOHOL: (I) WOMEN ALCOHOL DURING PREGNANCY BECAUSE OF THE RISK OF CONSUMPTION OF ALCOHOL IMPAIRS YOUR ABILITY TO TE MACHINERY AND MAY CAUSE HEALTH PROBLEMS.".  FURTHER ENACTED, That this Act shall take effect
	October 1, 2001.	וו טע עו	1 ONTHER ENVIOLED, That and rot shall take effect