J1 HB 91/07 – HGO

By: Delegates Hubbard, Barnes, Benson, Bromwell, Bronrott, Costa, Frush, Gaines, Howard, Ivey, Kipke, Kullen, Montgomery, Morhaim, Nathan-Pulliam, Niemann, Oaks, Pena-Melnyk, Proctor, Reznik, Rosenberg, Ross, Tarrant, V. Turner, Walker, and Weldon Introduced and read first time: February 6, 2009 Assigned to: Health and Government Operations

## A BILL ENTITLED

1 AN ACT concerning

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#### **Food Service Facilities – Artificial Trans Fats – Prohibition**

- 3 FOR the purpose of providing for the types of foods that contain artificial trans fat; prohibiting a food service facility from using food containing artificial trans fat 4 5 for certain purposes; providing for a certain exception to the use of trans fat by a 6 food service facility; requiring a food service facility to maintain on-site the 7 original label for certain food under certain circumstances; authorizing a food 8 service facility to provide certain documentation indicating the contents of a food instead of providing the original label; requiring a food service facility to 9 obtain certain documentation under certain circumstances; requiring the 10 11 Secretary of Health and Mental Hygiene to adopt certain regulations; requiring 12 the Department of Health and Mental Hygiene to list certain food service facilities on the Department's website under certain circumstances: providing 13 that a violation of this Act shall have no effect on the issuance of a certain 14 license; providing for the applicability of this Act to certain penalties; providing 1516 that certain provisions of this Act do not preempt certain local entities from enacting certain measures; providing for a delayed effective date; and generally 17 relating to the prohibition on the use of artificial trans fat in a food service 18 19 facility.
- 20 BY repealing and reenacting, without amendments,
- 21 Article Health General
- 22 Section 21–301(e), (f), and (h) and 21–304(a)(1)
- 23 Annotated Code of Maryland
- 24 (2005 Replacement Volume and 2008 Supplement)
- 25 BY repealing and reenacting, with amendments,
- 26 Article Health General

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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$\frac{1}{2}\\3$	Section 21–314, 21–315, 21–318, and 21–1214 Annotated Code of Maryland (2005 Replacement Volume and 2008 Supplement)					
4 5 6 7 8 9	BY adding to Article – Health – General Section 21–353 through 21–357 to be under the new part "Part VIII. Artificial Trans Fat" Annotated Code of Maryland (2005 Replacement Volume and 2008 Supplement)					
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
12	Article – Health – General					
13	21–301.					
14	(e)	"Exc	uded organization" means:			
15 16 17 18	(1) A bona fide nonprofit fraternal, civic, war veterans', religious, or charitable organization or corporation that does not serve food to the public more often than 4 days per week except that once a year an organization may serve food to the public for up to 14 consecutive days; and					
19 20 21	(2) A volunteer fire company that does not serve food to the public more often than 4 days per week except that once a year a volunteer fire company may serve food to the public for up to 30 consecutive days.					
22	( <b>f</b> )	"Foo	od establishment" means:			
23		(1)	A food service facility; or			
24		(2)	A food processing plant.			
25	(h)	(1)	"Food service facility" means:			
$\begin{array}{c} 26 \\ 27 \end{array}$	(i) A place where food or drink is prepared for sale or service on the premises or elsewhere; or					
28 29	(ii) Any operation where food is served to or provided for the public, with or without charge.					
30		(2)	"Food service facility" does not include:			
$31 \\ 32 \\ 33$	(i) A kitchen in a private home where food is prepared at no charge for guests in the home, for guests at a social gathering, or for service to unemployed, homeless or other disadvantaged populations; or					

1 food preparation (ii) Α or serving area where only  $\mathbf{2}$ nonpotentially hazardous food, as defined by the United States Food and Drug 3 Administration, is prepared or served only by an excluded organization. 4 21 - 304.  $\mathbf{5}$ The Department shall adopt rules and regulations necessary to (a)(1)carry out the provisions of this subtitle. 6 7 21 - 314. 8 THIS SECTION DOES NOT APPLY TO PART VIII OF THIS SUBTITLE. (A) 9 If the Department finds that a food establishment is in violation of this **(B)** subtitle or any rule or regulation adopted under this subtitle, is in an unsanitary 10 11 condition, or is not equipped properly, the Secretary shall notify the licensee: 12 (1)Of the specific findings; Of a specific, reasonable date by which the licensee shall correct 13(2)14 the violations or deficiencies specified in the notice; and 15(3)That, if the licensee fails to correct the conditions by the date specified, the Department may suspend or revoke the license issued under this 16 17subtitle. 21 - 315.18 19 THIS SECTION DOES NOT APPLY TO PART VIII OF THIS SUBTITLE. (A) 20The Department may suspend or revoke a license issued under this **(B)** subtitle if the licensee: 2122(1)Violates or fails to meet the requirements of this subtitle or any regulation adopted under this subtitle; or 23Fraudulently or deceptively obtains a license. 24(2)2521 - 318. 26(A) THIS SECTION DOES NOT APPLY TO PART VIII OF THIS SUBTITLE. 27If the Department believes that a person is violating any provision [(a)] (B)28of this subtitle or of any regulation adopted under this subtitle, the Department may have the person served with a written order that directs the person served to abate the 29

30 violation within a time specified in the order.

$1 \\ 2 \\ 3$	[(b)] (C) Except as otherwise provided in Title 10, Subtitle 2 of the State Government Article, the Department shall give any person served with an order under this section an opportunity for a hearing before the Department.						
4 5	[(c)] (D) After a hearing under this section, the Department may affirm, modify, or withdraw the order.						
6 7	[(d)] (E) A person who is served with an order under this section may not violate that order.						
8	21–351. RESERVED.						
9	21–352. RESERVED.						
10		PA	ART VIII. ARTIFICIAL TRANS FAT.				
11	21–353.						
$\begin{array}{c} 12\\ 13 \end{array}$	(A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A FOOD CONTAINS ARTIFICIAL TRANS FAT IF THE FOOD:						
14	(1)	IS LAB	ELED AS CONTAINING PARTIALLY HYDROGENATED:				
15		(I)	VEGETABLE SHORTENING;				
16		(II) I	MARGARINE; OR				
17		(III)	VEGETABLE OIL;				
18	(2)	LISTS	AS AN INGREDIENT PARTIALLY HYDROGENATED:				
19		(I) <b>V</b>	VEGETABLE SHORTENING;				
20		(II) I	MARGARINE; OR				
21		(III) <b>\</b>	VEGETABLE OIL; OR				
22	(3)	CONTA	AINS PARTIALLY HYDROGENATED:				
23		(I) <b>V</b>	VEGETABLE SHORTENING;				
24		(II) I	MARGARINE; OR				
25		(III)	VEGETABLE OIL.				

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1 (B) A FOOD WITH A NUTRITION FACTS LABEL OR OTHER 2 DOCUMENTATION FROM THE MANUFACTURER THAT LISTS THE TRANS FAT 3 CONTENT OF THE FOOD AS LESS THAN 0.5 GRAMS PER SERVING MAY NOT BE 4 CONSIDERED AS CONTAINING ARTIFICIAL TRANS FAT.

5 **21–354.** 

6 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, FOOD 7 CONTAINING ARTIFICIAL TRANS FAT MAY NOT BE STORED, DISTRIBUTED, HELD 8 FOR SERVICE, USED IN PREPARATION OF ANY MENU ITEM, OR SERVED IN ANY 9 FOOD SERVICE FACILITY.

10 (B) THIS SECTION DOES NOT APPLY TO FOOD THAT IS SERVED 11 DIRECTLY TO PATRONS IN THE ORIGINAL SEALED PACKAGE OF THE 12 MANUFACTURER.

13 **21–355.** 

14(A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A FOOD15SERVICE FACILITY SHALL MAINTAIN ON-SITE THE ORIGINAL LABEL FOR FOOD:

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(1) THAT CONTAINS FATS, OILS, OR SHORTENINGS;

17(2)THAT IS REQUIRED BY FEDERAL OR STATE LAW TO HAVE A18LABEL WHEN PURCHASED BY A FOOD SERVICE FACILITY; AND

19(3) THAT IS STORED, DISTRIBUTED, HELD FOR SERVICE, USED IN20PREPARATION OF ANY MENU ITEMS, OR SERVED BY THE FOOD SERVICE21FACILITY.

(B) A FOOD SERVICE FACILITY MAY PROVIDE DOCUMENTATION
 ACCEPTABLE TO THE DEPARTMENT FROM THE MANUFACTURER OF A FOOD,
 INDICATING TRANS FAT CONTENT OR WHETHER THE FOOD CONTAINS
 PARTIALLY HYDROGENATED:

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(1) **VEGETABLE SHORTENING;** 

27 (2) **MARGARINE; OR** 

**28** (3) **VEGETABLE OIL.** 

29 (C) (1) IF A FOOD THAT IS RESTRICTED UNDER § 21–354 OF THIS 30 PART CONTAINS FATS, OILS, OR SHORTENINGS AND THE FOOD IS NOT REQUIRED 1 TO BE LABELED WHEN PURCHASED, A FOOD SERVICE FACILITY SHALL OBTAIN 2 AND MAINTAIN DOCUMENTATION FROM THE MANUFACTURER OF THE FOOD 3 INDICATING WHETHER THE FOOD CONTAINS PARTIALLY HYDROGENATED 4 VEGETABLE SHORTENING, PARTIALLY HYDROGENATED MARGARINE, OR ANY 5 KIND OF PARTIALLY HYDROGENATED VEGETABLE OIL, OR INDICATING TRANS 6 FAT CONTENT.

7 (2) THE SECRETARY SHALL ADOPT REGULATIONS THAT PROVIDE
8 FOR THE DOCUMENTATION TO BE OBTAINED BY A FOOD SERVICE FACILITY
9 FROM THE MANUFACTURER UNDER PARAGRAPH (1) OF THIS SUBSECTION.

10 **21–356.** 

11(A)(1)THE DEPARTMENT SHALL LIST ON THE DEPARTMENT'S12WEBSITE A FOOD SERVICE FACILITY THAT IS IN VIOLATION OF THIS PART.

(2) A FOOD SERVICE FACILITY LISTED ON THE DEPARTMENT'S
 WEBSITE UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL REMAIN LISTED
 ON THE WEBSITE UNTIL THE DEPARTMENT FINDS THAT THE FOOD SERVICE
 FACILITY IS IN COMPLIANCE WITH THIS PART.

17 (B) A VIOLATION OF THIS PART SHALL HAVE NO EFFECT ON THE 18 LICENSE ISSUED BY THE DEPARTMENT TO THE FOOD SERVICE FACILITY UNDER 19 § 21–305 OF THIS SUBTITLE.

20 **21–357.** 

NOTHING IN THIS PART MAY BE CONSTRUED TO PREEMPT A COUNTY OR
 MUNICIPAL GOVERNMENT FROM ENACTING AND ENFORCING MORE STRINGENT
 MEASURES TO REGULATE THE USE OF ARTIFICIAL TRANS FAT BY FOOD SERVICE
 FACILITIES.

 $25 \quad 21-1214.$ 

# 26 (A) THIS SECTION DOES NOT APPLY TO A VIOLATION OF PART VIII OF 27 SUBTITLE 3 OF THIS TITLE.

[(a)] (B) Any person who violates any provision of Subtitle 3 of this title or
any rule or regulation adopted under Subtitle 3 of this title is guilty of a misdemeanor
and on conviction is subject to:

31 (1) For a first offense, a fine not exceeding \$1,000 or imprisonment not
 32 exceeding 90 days, or both; and

1 (2) For a second offense, a fine not exceeding \$2,500 or imprisonment 2 not exceeding 1 year, or both.

3 [(b)] (C) In addition to any criminal penalties imposed under this section, a 4 person who violates any provision of Subtitle 3 of this title or any rule or regulation 5 adopted under Subtitle 3 of this title or any term, condition or limitation of any license 6 or registration issued under Subtitle 3 of this title:

- (1) Is liable for a civil penalty not exceeding \$5,000, to be collected in a
   civil action in the District Court for any county; and
- 9

(2) May be enjoined from continuing the violation.

10 [(c)] (D) Each day on which a violation occurs is a separate violation under 11 this section.

12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect13 October 1, 2010.