# HOUSE BILL 1498

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## A BILL ENTITLED

1 AN ACT concerning

#### $\mathbf{2}$

J1

#### Maryland Healthy Vending Machine Act

3 FOR the purpose of requiring a certain percentage of packaged food and beverage options 4 offered in a food and beverage vending machine located on property owned or  $\mathbf{5}$ managed by the State to be healthy food and beverage options; providing that certain 6 packaged food and beverage options may not contain more than a certain amount of 7 trans fat or a certain amount of sodium; requiring certain healthy food or beverage 8 options to be displayed and stocked in a certain manner; requiring a vending 9 machine operator to post a certain sign in a certain manner under certain 10 circumstances; providing that a healthy beverage option may not contain more than 11 a certain number of calories; providing that certain beverages are considered a 12healthy beverage option; establishing the requirements that must be met to be 13considered a healthy food option; providing that certain foods are considered healthy 14food options; requiring the Department of Health and Mental Hygiene, on or before 15a certain date and with a certain frequency, to review and, if necessary, revise and 16update certain requirements; requiring the Department to enforce this Act; 17authorizing the Department to conduct certain inspections and receive certain 18 reports; requiring the Department to disseminate certain information and conduct 19certain training; requiring the Department, on or before a certain date and with a 20certain frequency, to issue a certain report to the Governor and the General 21Assembly; establishing certain penalties; providing for the application of this Act; 22requiring this Act to be implemented in accordance with certain laws; requiring the 23Department to encourage certain tenants to meet the requirements of this Act under 24certain circumstances; providing for the construction of this Act; defining certain 25terms; and generally relating to the Maryland Healthy Vending Machine Act.

26 BY adding to

27 Article – Health – General

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



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$     \begin{array}{c}       1 \\       2 \\       3 \\       4     \end{array} $	Section 21–501 through 21–509 to be under the new subtitle "Subtitle 5. Maryland Healthy Vending Machine Act" Annotated Code of Maryland (2015 Replacement Volume)
5	Preamble
6 7 8	WHEREAS, By 2018, diseases caused by poor nutrition likely will cost Maryland's health care system at least \$7.6 billion in direct medical costs alone, half of which will be publicly funded; and
9 10 11 12	WHEREAS, Approximately 81,000 individuals are employed by the State, and reducing the impact of diet-related diseases will support a more productive and valuable workforce that will pay dividends to the State economy and cultivate national competitiveness for State residents and employees; and
$13 \\ 14 \\ 15 \\ 16$	WHEREAS, Maryland spends more than \$700 million each year to fund its employee health benefits program, and reducing chronic diseases through improvements to the State's food environment may help improve employee health and reduce taxpayer costs; and
$17 \\ 18 \\ 19$	WHEREAS, According to the Centers for Disease Control and Prevention, small steps, like making healthier food and beverages more widely available in vending machines, can help reduce Type 2 diabetes, obesity, and other chronic diseases; and
$20 \\ 21 \\ 22$	WHEREAS, Positive changes in the nutritional quality of food and beverages sold or provided by the State or on public property will assist individuals to make healthier choices; and
$23 \\ 24 \\ 25$	WHEREAS, State properties on which facilities that provide care for dependent adults and children are located are visited by many State residents and other visitors; now, therefore,
$\begin{array}{c} 26 \\ 27 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
28	Article – Health – General
29	SUBTITLE 5. MARYLAND HEALTHY VENDING MACHINE ACT.
30	21–501.
$\frac{31}{32}$	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

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1 (B) "FOOD AND BEVERAGE VENDING MACHINE" MEANS A SELF-SERVICE 2 MACHINE OFFERED FOR PUBLIC USE THAT, ON INSERTION OF A COIN, PAPER 3 CURRENCY, TOKEN, CARD, OR KEY, OR BY OPTIONAL MANUAL OPERATION, 4 DISPENSES SERVINGS OF FOOD OR BEVERAGES IN BULK OR IN PACKAGES, OR 5 PREPARED BY THE MACHINE, WITHOUT THE NECESSITY OF REPLENISHING THE 6 DEVICE BETWEEN EACH VENDED OPERATION.

7 (C) "PACKAGED" MEANS BOTTLED, CANNED, SECURELY BAGGED, OR
8 SECURELY WRAPPED, WHETHER PACKAGED IN A FOOD ESTABLISHMENT OR A FOOD
9 PROCESSING PLANT.

10 **(D) "HEALTHY FOOD OR BEVERAGE OPTION" MEANS A PACKAGED FOOD OR** 11 BEVERAGE THAT MEETS THE REQUIREMENTS TO BE A HEALTHY FOOD OPTION OR A 12 HEALTHY BEVERAGE OPTION ESTABLISHED IN § 21–504 OF THIS SUBTITLE.

13 **21–502.** 

14 (A) THIS SUBTITLE APPLIES TO FOOD AND BEVERAGES SOLD THROUGH 15 FOOD AND BEVERAGE VENDING MACHINES LOCATED ON PROPERTY OWNED OR 16 MANAGED BY THE STATE, INCLUDING:

- 17 (1) STATE GOVERNMENT OFFICE BUILDINGS;
- 18 (2) ROADSIDE RESTSTOPS OWNED OR MANAGED BY THE STATE;
- 19 (3) STATE PARKS AND RECREATION CENTERS; AND
- 20 (4) STATE COLLEGES AND UNIVERSITIES.

21 (B) THIS SUBTITLE SHALL BE IMPLEMENTED IN ACCORDANCE WITH 22 FEDERAL, STATE, AND LOCAL LAWS.

(C) IF A FOOD AND BEVERAGE VENDING MACHINE IS LOCATED ON STATE
 PROPERTY THAT HAS BEEN LEASED TO A PRIVATE ENTITY, THE DEPARTMENT SHALL
 ENCOURAGE THE TENANT TO MEET THE REQUIREMENTS OF THIS SUBTITLE.

26 **21–503.** 

(A) (1) AT LEAST 75% OF THE PACKAGED FOOD AND BEVERAGE OPTIONS
OFFERED IN A FOOD AND BEVERAGE VENDING MACHINE SHALL BE HEALTHY FOOD
OR BEVERAGE OPTIONS.

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(2) ANY PACKAGED FOOD AND BEVERAGE OPTION OFFER FOOD AND BEVERAGE VENDING MACHINE SHALL CONTAIN NO MORE THAN			
(I) .5 GRAMS OF TRANS FAT PER SERVING; AND			
(II) 200 MILLIGRAMS OF SODIUM PER PACKAGE.			
(B) A HEALTHY FOOD OR BEVERAGE OPTION OFFERED FOR SALE IN AND BEVERAGE VENDING MACHINE SHALL BE DISPLAYED IN A WAY THAT IN VISIBLE AND DISTINGUISHABLE FROM FOODS AND BEVERAGES THAT A CONSIDERED HEALTHY FOOD OR BEVERAGE OPTIONS.	S EASILY		
(C) A HEALTHY FOOD OR BEVERAGE OPTION SHALL BE STOCE POSITION WITH THE HIGHEST SELLING POTENTIAL.	KED IN A		
(D) AN OPERATOR OF A FOOD AND BEVERAGE VENDING MACHINE SHALL POST A SIGN IN CLOSE PROXIMITY TO EACH FOOD OR BEVERAGE OPTION OR THE SELECTION BUTTON FOR THE FOOD OR BEVERAGE OPTION THAT INCLUDES A CLEAR AND CONSPICUOUS STATEMENT DISCLOSING THE NUMBER OF CALORIES CONTAINED IN THE FOOD OR BEVERAGE OPTION IF A FOOD OR BEVERAGE OPTION SOLD FROM THE VENDING MACHINE:			
(1) IS PACKAGED IN A WAY THAT DOES NOT ALLOW THE PROS PURCHASER TO EXAMINE THE NUTRITION FACTS PANEL BEFORE PURCHAS FOOD OR BEVERAGE; OR			
(2) DOES NOT OTHERWISE PROVIDE VISIBLE NU INFORMATION AT THE POINT OF PURCHASE.	JTRITION		
21–504.			
(A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSE HEALTHY BEVERAGE OPTION MAY NOT CONTAIN MORE THAN 40 CALOF PACKAGE.			
(2) THE FOLLOWING BEVERAGES ARE CONSIDERED A BEVERAGE OPTION:	HEALTHY		
(I) FAT FREE MILK;			
(II) 1% LOW FAT DAIRY MILK;			

 $\frac{1}{2}$ 

 $\begin{array}{c} 20\\ 21 \end{array}$ 

 $\begin{array}{c} 26 \\ 27 \end{array}$ 

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1 (III) CALCIUM OR VITAMIN D FORTIFIED SOY MILK WITH LESS 2 THAN 200 CALORIES PER CONTAINER; AND

3 (IV) PACKAGES CONTAINING 12 OUNCES OR LESS OF 100% 4 FRUIT JUICE, VEGETABLE JUICE, OR FRUIT JUICE COMBINED WITH WATER, WITH NO 5 ADDED CALORIC SWEETENERS AND NO MORE THAN 200 MILLIGRAMS OF SODIUM 6 PER CONTAINER.

- 7 (B) (1) A HEALTHY FOOD OPTION SHALL CONTAIN:
- 8 (I) NO MORE THAN 200 CALORIES PER PACKAGE;
- 9 (II) NO MORE THAN .5 GRAMS OF TRANS FAT PER SERVING;

10 (III) LESS THAN 35% OF CALORIES FROM FAT, EXCEPT FOR 11 FOODS CONTAINING 100% NUTS OR SEEDS;

12

(IV) LESS THAN 10% OF CALORIES FROM SATURATED FAT;

13 (V) NO MORE THAN 35% OF CALORIES FROM TOTAL SUGARS,
14 EXCEPT FOR 1% OR 2% FAT OR NONFAT DAIRY PRODUCTS, NONDAIRY MILK
15 PRODUCTS, FRUITS, AND VEGETABLES; AND

- 16
- (VI) NO MORE THAN 200 MILLIGRAMS OF SODIUM PER PACKAGE.

17 (2) SUGARLESS CHEWING GUM AND MINTS ARE CONSIDERED A 18 HEALTHY FOOD OPTION.

19 **21–505.** 

ON OR BEFORE OCTOBER 1, 2021, AND EVERY 5 YEARS THEREAFTER, THE DEPARTMENT SHALL REVIEW AND, IF NECESSARY, REVISE AND UPDATE THE REQUIREMENTS FOR HEALTHY FOOD OPTIONS AND HEALTHY BEVERAGE OPTIONS ESTABLISHED IN § 21–504 OF THIS SUBTITLE TO REFLECT ADVANCEMENTS IN NUTRITION SCIENCE, DIETARY DATA, AND PRODUCT AVAILABILITY.

- 25 **21–506.**
- 26 (A) THE DEPARTMENT SHALL ENFORCE THIS SUBTITLE.
- 27 (B) TO ENFORCE THIS SUBTITLE, THE DEPARTMENT MAY:

1 (1) INSPECT FOOD AND BEVERAGE VENDING MACHINES THAT ARE 2 SUBJECT TO THIS SUBTITLE; AND

3 (2) RECEIVE REPORTS FROM PERSONS REGARDING POTENTIAL 4 NONCOMPLIANCE WITH THIS SUBTITLE.

5 (C) THE DEPARTMENT SHALL DISSEMINATE INFORMATION AND CONDUCT 6 TRAININGS ON THE REQUIREMENTS OF THIS SUBTITLE.

7 **21–507.** 

8 ON OR BEFORE OCTOBER 1, 2018, AND EVERY 2 YEARS THEREAFTER, THE 9 DEPARTMENT SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 10 2–1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON:

11 (1) THE IMPLEMENTATION OF THIS SUBTITLE, INCLUDING 12 SUCCESSES, CHALLENGES, AND BARRIERS;

13(2)AN ASSESSMENT OF THE COMPLIANCE OF FOOD AND BEVERAGE14VENDING MACHINE OPERATORS WITH THIS SUBTITLE; AND

15 (3) RECOMMENDATIONS FOR IMPROVING THE HEALTHY FOOD OR 16 BEVERAGE OPTION STANDARDS AND FOOD AND BEVERAGE VENDING MACHINE 17 OPERATOR COMPLIANCE, IF NECESSARY.

18 **21–508.** 

19 (A) A PERSON WHO VIOLATES THIS SUBTITLE IS SUBJECT TO:

20 (1) FOR A FIRST VIOLATION, A CIVIL FINE OF NO LESS THAN **\$100** 21 PAID BY THE FOOD AND BEVERAGE VENDING MACHINE OPERATOR; AND

22 (2) FOR EACH SUBSEQUENT VIOLATION, A CIVIL FINE OF NOT LESS 23 THAN \$500 PAID BY THE FOOD AND BEVERAGE VENDING MACHINE OPERATOR.

24 (B) A PERSON WHO COMMITS FIVE OR MORE VIOLATIONS WITHIN A 25 6-MONTH PERIOD:

26 (1) MAY NOT OPERATE A FOOD AND BEVERAGE VENDING MACHINE 27 ON STATE PROPERTY; AND

28 (2) IS SUBJECT TO A CIVIL FINE OF NOT LESS THAN \$1,000.

1 **21–509.** 

2 THIS SUBTITLE MAY NOT BE CONSTRUED TO REQUIRE A UNIT OF STATE 3 GOVERNMENT TO PLACE A FOOD AND BEVERAGE VENDING MACHINE ON STATE 4 PROPERTY.

5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6 October 1, 2016.