HOUSE BILL 634

J1

3lr1545 CF 3lr2772

By: Delegates Vogel, Acevero, Amprey, Boafo, Guzzone, Ivey, Lopez, McComas, Mireku–North, Queen, Taveras, Turner, and Woods

Introduced and read first time: February 3, 2023 Assigned to: Economic Matters and Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2Public Health - Sale of Diet Pills to Minors - Prohibition3(Protecting Teenagers From Unregulated Diet Pills)

- FOR the purpose of establishing prohibitions and requirements regarding the sale of diet
 pills to individuals under a certain age; requiring the Maryland Department of
 Health to develop a notice with information about the potential health risks of diet
 pills; authorizing the Department to establishing limitations on which diet pills are
- 8 subject to this Act; and generally relating to the sale of diet pills to minors.
- 9 BY adding to
- 10 Article Health General
- 11 Section 21–259.4
- 12 Annotated Code of Maryland
- 13 (2019 Replacement Volume and 2022 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Health General
- 16 Section 21–1215
- 17 Annotated Code of Maryland
- 18 (2019 Replacement Volume and 2022 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 20 That the Laws of Maryland and day fallows:
- 20 That the Laws of Maryland read as follows:
- 21

Article – Health – General

22 **21–259.4**.



 $\mathbf{2}$

HOUSE BILL 634

1 **(**A**)** (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS $\mathbf{2}$ INDICATED. 3 (2) "DELIVERY SALE" MEANS A SALE OF DIET PILLS TO A CONSUMER 4 **IN WHICH:** $\mathbf{5}$ **(I)** 1. THE CONSUMER SUBMITS THE ORDER FOR THE SALE 6 BY MEANS OF A TELEPHONE OR OTHER METHOD OF VOICE TRANSMISSION, THE 7 MAIL, OR THE INTERNET; OR 8 2. THE SELLER IS OTHERWISE NOT IN THE PHYSICAL 9 PRESENCE OF THE BUYER WHEN THE REQUEST FOR PURCHASE IS MADE; OR 10 THE DIET PILLS ARE DELIVERED TO THE BUYER BY **(II)** 1. 11 COMMON CARRIER, PRIVATE DELIVERY SERVICE, OR OTHER METHOD OF REMOTE 12**DELIVERY; OR** THE SELLER IS OTHERWISE NOT IN THE PHYSICAL 132. 14 PRESENCE OF THE BUYER WHEN THE BUYER OBTAINS POSSESSION OF THE DIET 15PILLS. "DELIVERY SELLER" MEANS A PERSON, INCLUDING AN ONLINE 16 (3) 17RETAILER, WHO MAKES DELIVERY SALES OF OVER-THE-COUNTER DIET PILLS. "DIET PILLS" MEANS ONE OF THE FOLLOWING PRODUCTS 18 (4) **(I)** THAT IS LABELED, MARKETED, OR OTHERWISE REPRESENTED FOR THE PURPOSE OF 19 20ACHIEVING WEIGHT LOSS OR BUILDING MUSCLE: A DIETARY SUPPLEMENT, AS DEFINED IN 21 U.S.C. § 211. 22321; OR A DRUG, AS DEFINED IN 21 U.S.C. § 321 FOR WHICH A 232. PRESCRIPTION IS NOT REQUIRED UNDER THE FEDERAL FOOD, DRUG, AND 2425COSMETIC ACT. 26**(II)** "DIET PILLS" DOES NOT INCLUDE DIETARY FIBER 27**PRODUCTS.** 28(5) "RETAIL ESTABLISHMENT" MEANS ANY VENDOR THAT, IN THE 29COURSE OF REGULAR BUSINESS, SELLS DIET PILLS AT RETAIL DIRECTLY TO THE 30 PUBLIC.

1 (B) (1) A PERSON MAY NOT SELL, TRANSFER, OR OTHERWISE FURNISH 2 DIET PILLS TO AN INDIVIDUAL UNDER THE AGE OF 18 YEARS WITHOUT A 3 PRESCRIPTION.

4 (2) A RETAIL ESTABLISHMENT THAT SELLS DIET PILLS SHALL LIMIT 5 ACCESS TO THE DIET PILLS IN AN AREA THAT IS DIRECTLY ACCESSIBLE ONLY BY 6 EMPLOYEES OF THE RETAIL ESTABLISHMENT, SUCH AS BEHIND A RETAIL COUNTER 7 OR IN A LOCKED CASE.

8 (3) A PERSON SHALL REQUEST VALID IDENTIFICATION FROM AN 9 INDIVIDUAL ATTEMPTING TO PURCHASE DIET PILLS IF THE INDIVIDUAL 10 REASONABLY APPEARS TO BE UNDER THE AGE OF 18 YEARS.

11 (C) A DELIVERY SELLER:

12 **(1)** MAY NOT SELL, DELIVER, OR CAUSE TO BE DELIVERED ANY DIET 13 PILLS TO AN INDIVIDUAL UNDER THE AGE OF 18 YEARS;

14(2)MAY NOT ACCEPT A DELIVERY SALE ORDER FROM AN INDIVIDUAL15UNLESS THE DELIVERY SELLER:

16 (I) OBTAINS THE FULL NAME, BIRTH DATE, AND RESIDENTIAL 17 ADDRESS OF THE INDIVIDUAL; AND

18 (II) VERIFIES THE INFORMATION REQUIRED UNDER ITEM (I) OF 19 THIS ITEM THROUGH THE USE OF A COMMERCIALLY ACCEPTABLE DATABASE, 20 CONSISTING PRIMARILY OF DATA FROM GOVERNMENT SOURCES, THAT ARE 21 REGULARLY USED BY GOVERNMENT AND BUSINESSES FOR THE PURPOSES OF AGE 22 AND IDENTITY VERIFICATION; AND

23(3)SHALL SHIP DIET PILLS THROUGH A METHOD OF SHIPPING THAT24REQUIRES:

25(I)THE CONSUMER PLACING THE DELIVERY SALE ORDER, OR26AN ADULT WHO IS AT LEAST 18 YEARS OF AGE, TO SIGN TO ACCEPT DELIVERY; AND

(II) THE INDIVIDUAL WHO SIGNS THE DELIVERY TO PROVIDE
PROOF, IN THE FORM OF A VALID, GOVERNMENT-ISSUED PHOTOGRAPHIC
IDENTIFICATION, THAT THE INDIVIDUAL IS AT LEAST 18 YEARS OF AGE.

30 (D) THE DATABASE USED UNDER SUBSECTION (C)(2)(II) OF THIS SECTION 31 MAY NOT BE: 1 (1) IN THE POSSESSION OF OR UNDER THE CONTROL OF THE 2 DELIVERY SELLER; OR

3 (2) SUBJECT TO ANY CHANGES OR SUPPLEMENTATION BY THE 4 DELIVERY SELLER.

5 (E) (1) THE DEPARTMENT SHALL DEVELOP A NOTICE STATING THAT 6 SPECIFIED DIET PILLS MAY CONTRIBUTE TO GASTROINTESTINAL IMPAIRMENT, 7 TACHYCARDIA, HYPERTENSION, MYOCARDIAL INFARCTION, STROKE, ORGAN 8 FAILURE, SEVERE LIVER INJURY SOMETIMES REQUIRING A TRANSPLANT OR 9 LEADING TO DEATH, OR OTHER SERIOUS INJURIES OR DEATH.

10 (2) EACH RETAILER THAT SELLS DIET PILLS SHALL PROMINENTLY 11 DISPLAY THE NOTICE DEVELOPED UNDER PARAGRAPH (1) OF THIS SUBSECTION IN 12 A LOCATION WHERE CUSTOMERS OF THE RETAIL ESTABLISHMENT CAN SEE THE 13 NOTICE.

14 **(F) A** PERSON WHO VIOLATES THIS SECTION IS SUBJECT TO A CIVIL 15 PENALTY NOT EXCEEDING \$1,000.

16 (G) (1) THE DEPARTMENT, IN CONSULTATION WITH THE U.S. FOOD AND 17 DRUG ADMINISTRATION AND OTHER INTERESTED STAKEHOLDERS, MAY ADOPT 18 REGULATIONS ESTABLISHING LIMITATIONS ON WHICH DIET PILLS ARE SUBJECT TO 19 THIS SECTION.

20 (2) WHEN DETERMINING WHETHER TO LIMIT THE APPLICATION OF 21 THIS SECTION, THE DEPARTMENT MAY CONSIDER WHETHER:

22

(I) THE DIET PILLS CONTAIN:

231.AN INGREDIENT APPROVED BY THE U.S. FOOD AND24DRUG ADMINISTRATION FOR WEIGHT LOSS;

25

- 2. A STEROID; OR
- 26 **3.** CREATINE, GREEN TEA EXTRACT, RASPBERRY 27 KETONE, GARCINIA CAMBOGIA, OR GREEN COFFEE BEAN EXTRACT;

(II) THE LABELING OR MARKETING OF THE DIET PILLS
INCLUDES STATEMENTS OR IMAGES THAT EXPRESSLY STATE OR IMPLY THAT THE
DIET PILLS WILL HELP MODIFY, MAINTAIN, OR REDUCE BODY FAT, APPETITE,
OVERALL METABOLISM, OR THE PROCESS BY WHICH NUTRIENTS ARE METABOLIZED;
AND

HOUSE BILL 634

1(III)THE DIET PILLS OR THEIR INGREDIENTS ARE OTHERWISE2REPRESENTED FOR THE PURPOSE OF ACHIEVING WEIGHT LOSS.

3 21-1215.

4 (a) This section does not apply to a violation of § 21–220(b)(4) [or], § 21–259.2, 5 OR § 21–259.4 of 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, 12 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 any18 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.

21 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 October 1, 2023.