HOUSE BILL 443

J15lr1402 By: Delegates Taveras, Lehman, Pena-Melnyk, Roberson, and Williams Introduced and read first time: January 16, 2025 Assigned to: Health and Government Operations Committee Report: Favorable House action: Adopted Read second time: February 18, 2025 CHAPTER AN ACT concerning Baby Food Labeling - Statement Regarding Toxic Heavy Metal Testing -**Terminology** FOR the purpose of altering the statement that must be included on a baby food product label if the baby food product has been tested for toxic heavy metals for the purpose of changing the term included on the label from "toxic heavy metal" to "toxic element"; and generally relating to the labeling of baby food. BY repealing and reenacting, with amendments, Article – Health – General Section 21–330.4 Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Health - General 21 - 330.4.(a) (1) In this section the following words have the meanings indicated. (i) "Baby food" means food packaged in a jar, pouch, tub, or box sold

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

specifically for babies and children under the age of 2 years.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



- 1 (ii) "Baby food" does not include infant formula, as defined in 21 2 U.S.C. \S 321(z).
- 3 (3) "Manufacturer" includes a food manufacturer, food processor, and food 4 packer.
- 5 (4) "Production aggregate" means a quantity of product that is intended to 6 have uniform composition, character, and quality and is produced according to a master 7 manufacturing order.
- 8 (5) "Proficient laboratory" means a laboratory that:
- 9 (i) Is accredited under the standards of the International 10 Organization for Standardization/International Electrotechnical Commission 17025:2017;
- 11 (ii) Uses an analytical method at least as sensitive as the analytical 12 method described in Section 4.7 of the U.S. Food and Drug Administration Elemental 13 Analysis Manual for Food and Related Products; and
- 14 (iii) Demonstrates proficiency in quantifying each toxic element to at 15 least 6 micrograms of the toxic element to kilogram of food through an independent 16 proficiency test by achieving a z-score that is less than or equal to plus or minus two.
- 17 (6) "QR code" means a machine—readable code, consisting of an array of squares, used for storing an Internet website in order to access a webpage.
- 19 (7) "Representative sample" means a sample that consists of a number of 20 units that are drawn based on rational criteria, such as random sampling, and intended to 21 ensure that the sample accurately portrays the material being sampled.
- 22 (8) "Toxic heavy metal" means arsenic, cadmium, lead, or mercury.
- 23 (b) (1) Except as provided in paragraph (2) of this subsection, on or after January 1, 2025, a person may not sell, distribute, or offer for sale baby food in the State that contains toxic heavy metals that exceed the limits established by the U.S. Food and Drug Administration.
- 27 (2) A person may sell, distribute, or offer for sale baby food manufactured 28 before January 1, 2026.
- (c) (1) Beginning January 1, 2025, each manufacturer of baby food shall test a representative sample of each production aggregate of the manufacturer's final baby food product for each toxic heavy metal.
- 32 (2) The testing required under paragraph (1) of this subsection shall be 33 conducted by a proficient laboratory at least once per month.

1 A manufacturer may test the final baby food product in accordance with 2 paragraph (1) of this subsection before packaging individual units of baby food for sale or 3 distribution. 4 (d) On the request of the Department, a manufacturer of baby food shall provide the results of the testing conducted under subsection (c) of this section to an authorized 5 agent of the Department. 6 7 Beginning January 1, 2026, each manufacturer of baby food shall: (e) 8 (1) Make publicly available on the manufacturer's website for each baby 9 food product sold, manufactured, delivered, held, or offered for sale in the State: 10 The name and level of each toxic heavy metal present in the final 11 baby food product as determined by the testing conducted under subsection (c) of this 12 section; 13 Sufficient information, such as the product name, universal (ii) 14 product code, or lot or batch number, to enable consumers to identify the final baby food 15 product; and 16 A link to the U.S. Food and Drug Administration's website that (iii) 17 includes the most recent U.S. Food and Drug Administration guidance and information 18 about the health effects of the toxic heavy metals on children; and 19 If the baby food is tested for a toxic heavy metal subject to an action (2)20 level, regulatory limit, or tolerance established by the U.S. Food and Drug Administration 21 under 21 C.F.R. § 109, include on the baby food product label: 22The following statement: "For information about toxic [heavy (i) metal ELEMENT testing on this product, scan the [Quick Response (QR)] QR code."; and 2324 (ii) A QR code or other machine-readable code that allows consumers to access on the manufacturer's website or the baby food product information 2526 page: 27 1. The test results for the toxic heavy metals; and 282. A link to the webpage on the U.S. Food and Drug 29 Administration website that includes the most recent guidance and information about the 30 health effects of the toxic heavy metal on children.

If a consumer believes, based on information gathered through the use of the

code included on the baby food product label under subsection (e)(2) of this section, that

baby food is being sold in the State with toxic heavy metals that exceed limits established

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by the U.S. Food Department.	l and Drug A	dministration,	the consumer	shall report t	the baby food	l to th
SECTION October 1, 2025.		IT FURTHE	ER ENACTED,	That this A	ct shall take	e effec
Approved:						
					Governor.	

President of the Senate.

Speaker of the House of Delegates.