#### SECOND REGULAR SESSION

# **SENATE BILL NO. 1285**

## **102ND GENERAL ASSEMBLY**

INTRODUCED BY SENATOR SCHROER.

KRISTINA MARTIN, Secretary

## AN ACT

To repeal sections 196.025, 196.050, and 196.075, RSMo, and to enact in lieu thereof three new sections relating to food labeling, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 196.025, 196.050, and 196.075, RSMo, are repealed and three new sections enacted in lieu thereof, to be known as sections 196.025, 196.050, and 196.075, to read as follows:

196.025. 1. Any person who violates any of the provisions of section 196.015 shall, on conviction, be adjudged guilty of a misdemeanor, and punished by a fine of [not more than] one thousand dollars for each incident or for each prohibited product offered for sale in Missouri, or imprisonment for not more than one year, or by both such fine and imprisonment.

8 2. No person shall be subject to the penalties of 9 subsection 1 of this section for having violated subdivision (1) or (3) of section [196.015(1) or 196.015(3)] 196.015, if 10 he establishes a quaranty or undertaking signed by the 11 12 person from whom he purchased the food, drug, device, or cosmetic; if a resident of this state, that the food, drug, 13 14 device, or cosmetic is not adulterated or misbranded within the meaning of sections 196.010 to 196.120, designating it, 15 16 or, if a nonresident of this state residing in the United States, or a resident of this state engaged in interstate 17 commerce with reference to the product involved, that the 18 19 food, drug, device, or cosmetic is not adulterated or

## **EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.**

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20 misbranded within the meaning of an act of congress entitled 21 "An act to prohibit the movement in interstate commerce of 22 adulterated and misbranded food, drugs, devices, and 23 cosmetics, and for other purposes" approved June 25, 1938, 24 and the supplements and amendments thereto.

25 3. No publisher, radio broadcast licensee, or agency or medium for the dissemination of an advertisement, except 26 27 the manufacturer, packer, distributor, or seller of the article to which a false advertisement relates shall be 28 29 liable under this section by reason of the dissemination by him of such false advertisement, unless he has refused, on 30 the request of the department of health and senior services 31 32 to furnish the said department the name and post-office address of the manufacturer, packer, distributor, seller, or 33 advertising agency, residing in the state of Missouri, or in 34 the United States, who caused him to disseminate such 35 advertisement. 36

196.050. Unless otherwise provided for in sections 2 196.010 to 196.120, in no event shall the said department of health and senior services prescribe or promulgate any 3 regulation fixing or establishing any definitions or 4 5 standards which are more rigid or more stringent than those 6 prescribed by the federal act applying to any commodity 7 covered by sections 196.010 to 196.120 and if any product or 8 commodity covered by said sections shall comply with the 9 definitions and standards prescribed by the federal act for such product or commodity, such product or commodity shall 10 be deemed in all respects to comply with sections 196.010 to 11 196.120. 12

196.075. A food shall be deemed to be misbranded:
(1) If its labeling is false or misleading in any
particular;

4 (2)If it is offered for sale under the name of 5 another food; 6 (3) If it is an imitation of another food, unless its label bears, in type of uniform size and prominence, the 7 word, "imitation", and, immediately thereafter, the name of 8 9 the food imitated; If its container is so made, formed or filled as 10 (4) to be misleading; 11 12 If in package form, unless it bears a label (5) 13 containing: The name and place of business of the 14 (a) manufacturer, packer or distributor; 15 16 (b) An accurate statement of the quantity of the contents in terms of weight, measure, or numerical count; 17 provided, that under [clause (b) of] this [subdivision] 18 19 paragraph reasonable variations shall be permitted, and 20 exemptions as to small packages shall be established, by regulations prescribed by the department of health and 21 senior services; 22 If any word, statement, or other information 23 (6) required by or under authority of sections 196.010 to 24 196.120 to appear on the label or labeling is not 25 prominently placed thereon with such conspicuousness, as 26 27 compared with other words, statements, designs, or devices, in the labeling, and in such terms as to render it likely to 28 29 be read and understood by the ordinary individual under 30 customary conditions of purchase and use; 31 (7) If it purports to be or is represented as a food for which a definition and standard of identity has been 32 prescribed by regulations as provided by section 196.050, 33 unless it conforms to such definition and standard, and its 34 label bears the name of the food specified in the definition 35

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36 and standard, and, insofar as may be required by such 37 regulations, the common names of optional ingredients, other 38 than spices, flavoring, and coloring, present in such food;

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(8) If it purports to be or is represented as:

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(a) A food for which a standard of quality has been prescribed by regulations as provided by section 196.050 and its quality falls below such standard unless its label

43 bears, in such manner and form as such regulations specify,44 a statement that it falls below such standard;

(b) A food for which a standard or standards of fill
of container have been prescribed by regulation as provided
by section 196.050, and it falls below the standard of fill
of container applicable thereto, unless its label bears, in
such manner and form as such regulations specify, a
statement that it falls below such standard;

51 (9) If it is not subject to the provisions of
52 subdivision (7) of this section, unless it bears labeling
53 clearly giving:

54 (a) The common or usual name of the food, if any there55 be; and

In case it is fabricated from two or more 56 (b) ingredients, the common or usual name of each such 57 ingredient, except that spices, flavorings, and colorings, 58 59 other than those sold as such, may be designated as spices, flavorings, and colorings, without naming each; provided, 60 61 that, to the extent that compliance with the requirements of [paragraph (b) of] this [subdivision] paragraph is 62 impractical or results in deception or unfair competition, 63 exemptions shall be established by regulations promulgated 64 by the department of health and senior services; provided 65 further, that the requirements of [paragraph (b) of] this 66 67 [subdivision] **paragraph** shall not apply to any carbonated

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68 beverage the ingredients of which have been fully and 69 correctly disclosed, to the extent prescribed by [said] this 70 paragraph [(b)] to the department of health and senior 71 services in an affidavit;

(10) If it purports to be or is represented for special dietary uses, unless its label bears such information concerning its vitamin, mineral, and other dietary properties as the department of health and senior services determines to be, and by regulations prescribed, as necessary in order to fully inform purchasers as to its value for such uses;

(11)If it bears or contains any artificial flavoring, 79 80 coloring, or chemical preservative, unless it bears labeling stating that fact; provided, that to the extent that 81 compliance with the requirements of this subdivision is 82 impracticable, exemptions shall be established by 83 regulations promulgated by the department of health and 84 senior services; and provided further, that this subdivision 85 [(11)] shall not apply to artificial coloring in butter, 86 cheese or ice cream; 87

88 If it bears or contains any bioengineered (12)substance, as such term is defined in 7 CFR 66.1, or 89 90 advertises or claims to contain natural flavoring, as such 91 term is defined in 21 CFR 101.22, unless it bears labeling 92 containing a website link, quick-response code, or similar resource identifying the bioengineered substance or specific 93 natural flavoring, notwithstanding the provisions of 94 paragraph (b) of subdivision (9) of this subsection to the 95 96 contrary;

97 (13) If it is a fruit or vegetable bearing or
98 containing any edible coating, including any wax, resin,
99 ester, or other compound regulated by 21 CFR 172, unless the

100 label of such food or any display placed at the point of 101 sale for such food contains a disclosure of such coating or 102 a website link, quick-response code, or similar resource 103 directs the consumer to such disclosure;

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104 If it contains, in whole or in part, cell-(14) 105 cultivated, lab-grown, or insect-based meat or meat alternatives, unless such product is clearly labeled on the 106 107 front of the package, in at least fifteen-point uniform bold type, "LAB-CREATED" OR "INSECT-BASED" or a comparable 108 109 qualifier determined by the department in rule. A product package determined to be in compliance with comparable 110 111 regulations promulgated by the department of agriculture implementing the provisions of subdivision (7) of section 112 113 265.494 shall satisfy the requirements of this subdivision;

(15) If it contains, in whole or in part, meat food
products derived from an animal vaccinated with a messenger
ribonucleic acid-based vaccine, unless the product packaging
states, in at least fifteen-point uniform bold type, "MRNA
VACCINATED"; or

119 The department is hereby directed to promulgate (16)regulations exempting from any labeling requirement of 120 sections 196.010 to 196.120 small open containers of fresh 121 fruits and vegetables and food which is, in accordance with 122 123 the practice of the trade, to be processed, labeled, or 124 repacked in substantial quantities at establishments other 125 than those where originally processed or packed, on 126 condition that such food is not adulterated or misbranded under the provisions of said sections upon removal from such 127 processing, labeling or repackaging establishment. 128

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