AN ACT
RELATING TO FOOD AND DRUGS - LABELING OF GENETICALLY ENGINEERED RAW AND PACKAGED FOOD PRODUCTS

Introduced By: Senators Nesselbush, P Fogarty, Morgan, Metts, and Pichardo

Date Introduced: February 11, 2016

Referred To: Senate Health & Human Services

It is enacted by the General Assembly as follows:

SECTION 1. Title 21 of the General Laws entitled "FOOD AND DRUGS" is hereby amended by adding thereto the following chapter:

CHAPTER 37
LABELING OF FOOD PRODUCTS CONTAINING GENETICALLY MODIFIED FOOD PRODUCTS

21-37-1. Definitions. -- As used in this chapter, the following terms shall have the following meanings unless the context clearly specifies otherwise:

(1) "Director" means the director of the state department of health;

(2) "Food" means and includes food only for human consumption and not any food for consumption by animals;

(3) "Genetically engineered" means produced from an organism or organisms in which the genetic material has been changed through the application of:

(i) In vitro nucleic acid techniques, including recombinant deoxyribonucleic acid (DNA) and direct injection of nucleic acid into cells or organelles; or

(ii) Fusion of cells beyond the taxonomic family, that overcome natural physiological reproductive or recombinant barriers and that are not techniques used in traditional breeding and selection.

21-37-2. Disclosure requirements for genetically engineered products. -- (a) Any food
offered for retail sale in Rhode Island that is genetically engineered must be accompanied by a conspicuous disclosure that states "Produced with Genetic Engineering." The statement must be located on the package for all packaged food or, in the case of unpackaged food, on a card or label on the store shelf or bin in which the food is displayed.

(b) Any food that is genetically engineered that does not display the disclosure required under §21-37-2(a) is considered mislabelled for the purposes of this chapter except that:

(1) Any food is not considered mislabelled if the food is produced by a person or business who:

   (i) Grows, raises or otherwise produces that food without knowledge that the food was created from other food that was genetically engineered; and

   (ii) Obtains a sworn statement from the person or business from whom the food was obtained that the food was not knowingly genetically engineered and was segregated from and not knowingly commingled with a food component that may have been genetically engineered;

(2) A food product derived from an animal is not considered mislabelled if the animal was not genetically engineered but was fed genetically engineered feed; and

(3) A packaged processed food is not considered mislabelled if the total weight of the processed food that was genetically engineered is less than nine-tenths of one percent (0.9%) of total weight of the processed food.

(c) Any person selling, offering for sale or distributing in this state any food required to contain a label with a disclosure, as provided in this section, shall be responsible for ensuring that such food is so labeled.

21-37-3. Use of term "natural". – A food that is subject to disclosure under this chapter may not be described on the label or by similar identification as "natural."

21-37-4. Exceptions. – The provisions of §21-37-2 shall not apply to any of the following:

(1) Alcoholic beverages;

(2) Food intended for human consumption that is not packaged for retail sale and that either:

   (i) Is a processed food prepared and intended for immediate consumption; or

   (ii) Is served, sold or otherwise provided in any restaurant or other food facility that is primarily engaged in the sale of food prepared and intended for immediate consumption;

(3) Farm products that are sold by a farmer or the farmer's agent to a consumer at a pick-your-own farm, roadside stand, on-farm market or farmers' market; and

(4) Food consisting entirely of, or derived entirely from, an animal that was not
genetically engineered, regardless of whether such animal was fed or injected with any
genetically-engineered food or any drug that was produced through means of genetic engineering.

21-37.5. Third-party protection. -- A distributor or retailer that sells or advertises food
that is genetically engineered that fails to make the disclosure required under §21-37-2 is not
subject to liability in any civil action to enforce this chapter if the distributor or retailer relied
upon the sworn statement pursuant to §21-37-2(b)(1)(ii), provided by the producer or grower
stating that the food is not subject to the disclosure requirements of this chapter.

21-37-6. Rules and Regulations. -- The director of health shall promulgate rules and
regulations which aid in the administration and enforcement of this chapter.

21-37-7. Severability. -- If any provision of this chapter or the application thereof to any
person or circumstances is held invalid, such invalidity shall not affect other provisions or
applications of the chapter, which can be given effect without the invalid provision or application,
and to this end the provisions of this chapter are declared to be severable.

SECTION 2. This act shall take effect on January 1, 2017.
This act would require that all genetically engineered food offered for retail sale in this state contain a label with the disclosure that the food is genetically engineered food.

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