

### Union Calendar No. 360

115TH CONGRESS 2D SESSION

## H. R. 772

[Report No. 115-486]

To amend the Federal Food, Drug, and Cosmetic Act to improve and clarify certain disclosure requirements for restaurants and similar retail food establishments, and to amend the authority to bring proceedings under section 403A.

#### IN THE HOUSE OF REPRESENTATIVES

January 31, 2017

Mrs. McMorris Rodgers (for herself, Mr. Allen, Mr. Barletta, Mr. Blum, Mr. Bucshon, Mr. Cárdenas, Mr. Collins of New York, Mr. Collins of Georgia, Mr. Crawford, Mr. Cuellar, Mr. Gosar, Mr. Harris, Mrs. Hartzler, Mr. Hudson, Ms. Jenkins of Kansas, Mr. Jones, Mr. Kind, Mr. Latta, Mr. Moolenaar, Mr. Mooney of West Virginia, Mr. Mullin, Mr. Newhouse, Mr. Pearce, Mr. Poe of Texas, Mr. Rothfus, Ms. Sinema, Mr. Smith of New Jersey, Ms. Stefanik, Mr. Valadao, Mrs. Wagner, Mr. Walberg, Mrs. Walorski, Mrs. Mimi Walters of California, Mr. Walz, Mr. Westerman, and Mr. Young of Iowa) introduced the following bill; which was referred to the Committee on Energy and Commerce

#### January 8, 2018

Additional sponsors: Mrs. Brooks of Indiana, Mr. Lance, Mr. Aguilar, Mr. Holding, Mr. Rokita, Mr. Thomas J. Rooney of Florida, Mr. Carter of Georgia, Mr. Lucas, Mr. Barr, Mr. Ferguson, Mr. Roe of Tennessee, Mr. Carter of Texas, Mr. Turner, Ms. Tenney, Mr. Buck, Mr. Gallagher, Mr. Posey, Mr. Womack, Mr. Shuster, Mr. Luetkemeyer, Mr. Gibbs, Mr. King of Iowa, Mr. Russell, Mr. Griffith, Mr. Mitchell, Mr. Lewis of Minnesota, Mr. Rutherford, Mr. Bilirakis, Mr. Kinzinger, Mr. Fleischmann, Mr. Budd, Mr. Lamborn, Mr. Higgins of Louisiana, Ms. Herrera Beutler, Mr. Smith of Missouri, Mr. Grothman, Mr. Cramer, Mr. Joyce of Ohio, Mr. Dunn, Mrs. Love, Mr. Messer, Mr. Murphy of Pennsylvania, Mr. Sanford, Mr. Harper, Mr. Rouzer, Mr. Shimkus, Mr. Chabot, Mr. Walker, Mr. Fitzpatrick, Mr. Ratcliffe, and Mr. Issa

#### January 8, 2018

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on January 31, 2017]

### A BILL

To amend the Federal Food, Drug, and Cosmetic Act to improve and clarify certain disclosure requirements for restaurants and similar retail food establishments, and to amend the authority to bring proceedings under section 403A.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Common Sense Nutri-
5	tion Disclosure Act of 2017".
6	SEC. 2. AMENDING CERTAIN DISCLOSURE REQUIREMENTS
7	FOR RESTAURANTS AND SIMILAR RETAIL
8	FOOD ESTABLISHMENTS.
9	(a) In General.—Section $403(q)(5)(H)$ of the Federal
10	Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)) is
11	amended—
12	(1) in subclause (ii)—
13	(A) in item (I)(aa), by striking "the num-
14	ber of calories contained in the standard menu
15	item, as usually prepared and offered for sale"
16	and inserting "the number of calories contained
17	in the whole standard menu item, or the number
18	of servings (as reasonably determined by the res-
19	taurant or similar retail food establishment) and
20	number of calories per serving, or the number of
21	calories per the common unit division of the
22	standard menu item, such as for a multiserving
23	item that is typically divided before presentation
24	to the consumer";

1	(B) in item $(II)(aa)$ , by striking "the num-
2	ber of calories contained in the standard menu
3	item, as usually prepared and offered for sale"
4	and inserting "the number of calories contained
5	in the whole standard menu item, or the number
6	of servings (as reasonably determined by the res-
7	taurant or similar retail food establishment) and
8	number of calories per serving, or the number of
9	calories per the common unit division of the
10	standard menu item, such as for a multiserving
11	item that is typically divided before presentation
12	to the consumer"; and
13	(C) by adding at the end the following flush
14	text:
15	"In the case of restaurants or similar retail food es-
16	tablishments where the majority of orders are placed
17	by customers who are off-premises at the time such
18	order is placed, the information required to be dis-
19	closed under items (I) through (IV) may be provided
20	by a remote-access menu (such as a menu available
21	on the internet) as the sole method of disclosure in-

(2) in subclause (iii)—

 $stead\ of\ on\text{-}premises\ writings.";$ 

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1	(A) by inserting "either" after "a res-
2	taurant or similar retail food establishment
3	shall"; and
4	(B) by inserting "or comply with subclause
5	(ii)" after "per serving";
6	(3) in subclause (iv)—
7	(A) by striking "For the purposes of this
8	clause" and inserting the following:
9	"(I) In general.—For the purposes of this
10	clause";
11	(B) by striking "and other reasonable
12	means" and inserting "or other reasonable
13	means"; and
14	(C) by adding at the end the following:
15	"(II) Permissible variation.—If the res-
16	taurant or similar food establishment uses such
17	means as the basis for its nutrient content disclo-
18	sures, such disclosures shall be treated as having
19	a reasonable basis even if such disclosures vary
20	from actual nutrient content, including but not
21	limited to variations in serving size, inadvertent
22	human error in formulation or preparation of
23	menu items, variations in ingredients, or other
24	reasonable variations.";
25	(4) by amending subclause (v) to read as follows:

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"(v)MENUVARIABILITY AND COMBINATION MEALS.—The Secretary shall establish by regulation standards for determining and disclosing the nutrient content for standard menu items that come in different flavors, varieties, or combinations, but which are listed as a single menu item, such as soft drinks, ice cream, pizza, doughnuts, or children's combination meals. Such standards shall allow a restaurant or similar retail food establishment to choose whether to determine and disclose such content for the whole standard menu item, for a serving or common unit division thereof, or for a serving or common unit division thereof accompanied by the number of servings or common unit divisions in the whole standard menu item. Such standards shall allow a restaurant or similar retail food establishment to determine and disclose such content by using any of the following methods: ranges, averages, individual labeling of flavors or components, or labeling of one preset standard build. In addition to such methods, the Secretary may allow the use of other methods, to be determined by the Secretary, for which there is a reasonable basis (as such term is defined in subclause (iv)(II)).";

(5) in subclause (x)—

1	(A) by striking "Not later than 1 year after
2	the date of enactment of this clause, the Sec-
3	retary shall promulgate proposed regulations to
4	carry out this clause." and inserting "Not later
5	than 1 year after the date of enactment of the
6	Common Sense Nutrition Disclosure Act of 2017,
7	the Secretary shall issue proposed regulations to
8	carry out this clause, as amended by such Act.
9	Final regulations to carry out this clause, in-
10	cluding any regulations promulgated before the
11	date of enactment of the Common Sense Nutri-
12	tion Disclosure Act of 2017, shall not take effect
13	until such compliance date as shall be specified
14	by the Secretary in the regulations promulgated
15	pursuant to the Common Sense Nutrition Disclo-
16	sure Act of 2017."; and
17	(B) by adding at the end the following:
18	"(IV) Certifications.—Restaurants and
19	similar retail food establishments shall not be re-
20	quired to provide certifications or similar signed
21	statements relating to compliance with the re-
22	quirements of this clause.";
23	(6) by amending subclause (xi) to read as fol-
24	lows:

"(xi) Definitions.—In this clause:

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1	"(I) Menu; menu board.—The term						
2	'menu' or 'menu board' means the one listing of						
3	items which the restaurant or similar retail food						
4	establishment reasonably believes to be, and des-						
5	ignates as, the primary listing from which cus-						
6	tomers make a selection in placing an order. The						
7	ability to order from an advertisement, coupon,						
8	flyer, window display, packaging, social media,						
9	or other similar writing does not make the writ-						
10	ing a menu or menu board.						
11	"(II) Preset standard build.—The term						
12	'preset standard build' means the finished						
13	version of a menu item most commonly ordered						
14	by consumers.						
15	"(III) Standard menu item.—The term						
16	'standard menu item' means a food item of the						
17	type described in subclause (i) or (ii) of subpara-						
18	graph (5)(A) with the same recipe prepared in						
19	substantially the same way with substantially						
20	the same food components that—						
21	"(aa) is routinely included on a menu						
22	or menu board or routinely offered as a self-						
23	service food or food on display at 20 or						
24	more locations doing business under the						
25	same name; and						

1	"(bb) is not a food referenced in sub-				
2	clause (vii)."; and				
3	(7) by adding at the end the following:				
4	"(xii) Opportunity to correct violations.—				
5	Any restaurant or similar retail food establishment				
6	that the Secretary determines is in violation of this				
7	clause shall have 90 days after receiving notification				
8	of the violation to correct the violation. The Secretary				
9	shall take no enforcement action, including the				
10	issuance of any public letter, for violations that are				
11	corrected within such 90-day period.".				
12	(b) National Uniformity.—Section 403A(b) of the				
13	Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343–1(b))				
14	is amended by striking "may exempt from subsection (a)"				
15	and inserting "may exempt from subsection (a) (other than				
16	subsection (a)(4))".				
17	SEC. 3. LIMITATION ON LIABILITY FOR DAMAGES ARISING				
18	FROM NONCOMPLIANCE WITH NUTRITION LA-				
19	BELING REQUIREMENTS.				
20	Section 403(q)(5)(H) of the Federal Food, Drug, and				
21	Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by sec-				
22	tion 2, is further amended by adding at the end the fol-				
23	lowing:				
24	"(xiii) Limitation on liability.—A restaurant				
25	or similar retail food establishment shall not be liable				

1	in any civil action in Federal or State court (other
2	than an action brought by the United States or a
3	State) for any claims arising out of an alleged viola-
4	tion of—
5	"(I) this clause; or
6	"(II) any State law permitted under section
7	403A(a)(4).".

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