First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 25-0830.01 Richard Sweetman x4333

HOUSE BILL 25-1203

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A BILL FOR AN ACT

101	CONCERNING CELL-CULTIVATED MEAT, AND, IN CONNECTION
102	THEREWITH, PROHIBITING THE MISBRANDING OF
103	CELL-CULTIVATED MEAT AS A MEAT PRODUCT AND REQUIRING
104	CELL-CULTIVATED MEAT TO BE CLEARLY LABELED AS
105	CELL-CULTIVATED MEAT.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill prohibits food processing plants from selling or offering for sale cell-cultivated meat that is misbranded as a meat product. The bill SENATE rd Reading Unamended March 26, 2025

SENATE nd Reading Unamended March 25, 2025

> HOUSE 3rd Reading Unamended March 10, 2025

HOUSE Amended 2nd Reading March 7, 2025

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

also requires food processing plants to clearly label cell-cultivated meat as cell-cultivated meat.

The department of public health and environment (department) is required to inspect food at a food processing plant if the department has reasonable cause to believe that:

- Cell-cultivated meat sold or offered for sale by the plant is misbranded as a meat product; or
- The plant is failing to label cell-cultivated meat as required.

If, after an inspection, the department has reasonable cause to believe that a food processing plant is selling or offering for sale cell-cultivated meat that is misbranded as a meat product, or is failing to label cell-cultivated meat as required, the department may issue a stop order. Upon being issued the stop order, the food processing plant shall not sell the product or offer it for sale until the department determines whether it is misbranded or unlabeled in violation of the bill.

If the department determines that a food processing plant is selling or offering for sale cell-cultivated meat that is misbranded as a meat product, or is failing to label cell-cultivated meat as required, the department may issue an embargo order requiring the food processing plant to dispose of the cell-cultivated meat by means other than by sale to purchasers in Colorado.

The department, the attorney general, or the district attorney in the district where cell-cultivated meat is being offered for sale or sold may petition the district court to enforce a stop order or an embargo order.

The department may adopt rules as necessary to implement the bill.

Be it enacted by the General Assembly of the State of Colorado:

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2 **SECTION 1. Legislative declaration.** (1) The general assembly finds that:

- (a) For generations, Colorado stock growers have raised high-quality meat products that feed families across the state and the nation;
 - (b) Livestock production is not just an industry in Colorado; it is a proud tradition woven into the very fabric of the state's history; and
 - (c) Agriculture remains the lifeblood of rural Colorado, driving local economies while preserving a rich heritage that rural Coloradans embrace with pride.

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1	(2) Now, therefore, the general assembly declares that a labeling
2	requirement on the sale or distribution of cell-cultivated meat in the state
3	is necessary to eliminate any potential for deceptive trade practices and
4	preserve the free market choice that all Colorado consumers deserve
5	when it comes to their protein options.
6	SECTION 2. In Colorado Revised Statutes, 25-5-411, amend (1)
7	introductory portion; and add (1)(q) and (1)(r) as follows:
8	25-5-411. Definitions of "misbranding". (1) A food shall be IS
9	deemed to be misbranded:
10	(q) If the food is cell-cultivated meat or contains
11	CELL-CULTIVATED MEAT AND IS MISBRANDED AS A MEAT PRODUCT IN
12	VIOLATION OF SECTION 25-5-428; OR
13	(r) IF THE FOOD IS CELL-CULTIVATED MEAT OR CONTAINS
14	CELL-CULTIVATED MEAT AND IS NOT CLEARLY LABELED AS
15	CELL-CULTIVATED MEAT IN VIOLATION OF SECTION 25-5-428.
16	SECTION 3. In Colorado Revised Statutes, add 25-5-428 as
17	follows:
18	25-5-428. Misbranding of cell-cultivated meat as meat product
19	prohibited - labeling of cell-cultivated meat required - definitions -
20	inspections - stop orders - embargo orders - enforcement - rules.
21	(1) As used in this section, unless the context otherwise
22	REQUIRES:
23	(a) "AGRICULTURAL FOOD ANIMAL" MEANS:
24	(I) A DOMESTICATED ANIMAL BELONGING TO THE BOVINE,
25	CAPRINE, OVINE, OR PORCINE SPECIES; OR
26	(II) A LIVE DOMESTIC CHICKEN OR TURKEY.
27	(b) "CELL-CULTIVATED MEAT" MEANS FOOD HAVING ONE OR MORE

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1	SENSORY ATTRIBUTES THAT RESEMBLES A TYPE OF TISSUE ORIGINATING
2	FROM AN AGRICULTURAL FOOD ANIMAL BUT THAT, IN LIEU OF BEING
3	DERIVED FROM MEAT PROCESSING, IS DERIVED FROM MANUFACTURING
4	CELLS, IN WHICH ONE OR MORE STEM CELLS ARE INITIALLY ISOLATED FROM
5	AN AGRICULTURAL FOOD ANIMAL, ARE GROWN IN VITRO, AND MAY BE
6	MANIPULATED AS PART OF A MANUFACTURING OPERATION.
7	(c) "FOOD PROCESSING PLANT" MEANS A COMMERCIAL OPERATION
8	THAT MANUFACTURES, PACKAGES, LABELS, OR STORES FOOD FOR HUMAN
9	CONSUMPTION AND DOES NOT PROVIDE FOOD DIRECTLY TO A CONSUMER.
10	(d) "IDENTIFYING MEAT TERM" MEANS ANY WORD OR PHRASE THAT
11	STATES, INDICATES, SUGGESTS, OR DESCRIBES A MEAT PRODUCT,
12	REGARDLESS OF WHETHER THE WORD OR PHRASE IS USED INDIVIDUALLY,
13	AS A PORTMANTEAU, OR AS A COMPOUND WORD. "IDENTIFYING MEAT
14	TERM" INCLUDES:
15	(I) A COMMON NAME FOR THE SPECIES OF THE AGRICULTURAL
16	FOOD ANIMAL SUBJECT TO SLAUGHTER AND PROCESSING, INCLUDING A
17	CALF OR COW, CHICKEN, GOAT OR KID, HOG OR PIG, POULTRY, LAMB OR
18	SHEEP, OR TURKEY;
19	(II) A COMMON NAME FOR A CHARACTERISTIC OF A SPECIES OF THE
20	AGRICULTURAL FOOD ANIMAL SUBJECT TO SLAUGHTER AND PROCESSING
21	BASED ON AGE, BREED, OR SEX;
22	(III) BEEF OR VEAL; BROILER, FRYER, POULET, OR YEARLING;
23	CABRITO OR CHEVON; LAMB OR MUTTON; OR PORK;
24	(IV) A COMMON NAME USED TO DESCRIBE A MAJOR CUT OF THE
25	MEAT OF AN AGRICULTURAL FOOD ANIMAL SLAUGHTERED AND
26	PROCESSED, INCLUDING A MAJOR MEAT CUT SPECIFIED IN 9 CFR 317.344;
27	(V) A POULTRY PRODUCT SUCH AS BREAST, DRUMSTICK, GIBLET,

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1	THIGH, OR WING;
2	(VI) THE COMMON NAME OF AN ORGAN OR OFFAL, INCLUDING
3	GIZZARD, HEART, LIVER, KIDNEY, OR TONGUE; AND
4	(VII) ANY OTHER COMMON NAME THAT A REASONABLE
5	PURCHASER WOULD IMMEDIATELY AND EXCLUSIVELY ASSOCIATE WITH A
6	MEAT PRODUCT PREPARED FOR SALE IN NORMAL COMMERCIAL CHANNELS,
7	SUCH AS BACON, BALONEY, BOLOGNA, BONE, BRAT OR BRATWURST,
8	BRISKET, BURGER OR HAMBURGER, BUTT, CHOP, CHUCK, COLD CUT,
9	CUTLET, FILET, FLAT IRON, FRANK OR FRANKFURTER, HAM, HOCK, HOT
10	DOG, JERKY, LIVERWURST, LOIN, LONDON BROIL, LUNCH MEAT, NEW YORK
11	STRIP, PEPPERONI, PORTERHOUSE, RIBEYE, ROAST, RIB OR SPARERIB,
12	SALAMI, SAUSAGE, SHANK, SIRLOIN, TENDERLOIN, OR A COMPARABLE
13	WORD OR PHRASE THE DEPARTMENT ADOPTS BY RULE.
14	(e) "MEAT PROCESSING" MEANS THE HANDLING, PREPARATION,
15	AND SLAUGHTER OF AN AGRICULTURAL FOOD ANIMAL; THE DRESSING OF
16	ITS CARCASS; OR THE CUTTING, STORAGE, AND PACKAGING OF ITS TISSUE
17	OR OTHER PARTS AS FOOD.
18	(f) "Meat product" means food derived from meat
19	PROCESSING.
20	(g) (I) "MISBRANDED AS A MEAT PRODUCT" MEANS THAT
21	CELL-CULTIVATED MEAT OR A FOOD CONTAINING CELL-CULTIVATED MEAT:
22	(A) IS SOLD OR OFFERED FOR SALE BY A FOOD PROCESSING PLANT;
23	AND
24	(B) BEARS A LABEL THAT INCLUDES AN IDENTIFYING MEAT TERM.
25	(II) NOTWITHSTANDING SUBSECTION $(1)(g)(I)$ OF THIS SECTION,
26	CELL-CULTIVATED MEAT OR A FOOD CONTAINING CELL-CULTIVATED MEAT
27	IS NOT MISBRANDED AS A MEAT PRODUCT IF:

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1	(A) THE LABEL INCLUDES A CONSPICUOUS AND PROMINENT
2	QUALIFYING TERM IN CLOSE PROXIMITY TO THE IDENTIFYING MEAT TERM;
3	OR
4	(B) THE PRODUCT CONTAINS NO MORE THAN A TRACE AMOUNT OF
5	CELL-CULTIVATED MEAT, AS DETERMINED BY THE DEPARTMENT.
6	(h) "QUALIFYING TERM" MEANS A WORD, COMPOUND WORD, OR
7	PHRASE THAT WOULD CLEARLY DISCLOSE TO A REASONABLE PURCHASER
8	OF MEAT PRODUCTS FROM A FOOD PROCESSING PLANT THAT A FOOD IS NOT
9	A MEAT PRODUCT. "QUALIFYING TERM" INCLUDES "CELL-CULTIVATED",
10	"CELL-CULTURED", "GROWN IN A LAB", "IMITATION", "LAB-CREATED",
11	"LAB-GROWN", "MEAT FREE", "MEATLESS", AND A COMPARABLE WORD OR
12	PHRASE ADOPTED BY THE DEPARTMENT BY RULE.
13	(2) A FOOD PROCESSING PLANT SHALL NOT SELL OR OFFER FOR
14	SALE CELL-CULTIVATED MEAT THAT IS MISBRANDED AS A MEAT PRODUCT.
15	(3) A FOOD PROCESSING PLANT THAT SELLS OR OFFERS FOR SALE
16	CELL-CULTIVATED MEAT SHALL ENSURE THAT EACH UNIT OF THE
17	CELL-CULTIVATED MEAT BEARS A LABEL THAT DESCRIBES THE PRODUCT
18	AS "CELL-CULTIVATED MEAT" IN CLEAR, LEGIBLE TYPE.
19	(4) The department shall inspect an inventory of food
20	OFFERED FOR SALE OR SOLD AT A FOOD PROCESSING PLANT PURSUANT TO
21	SECTION 25-5-421 IF THE DEPARTMENT HAS REASONABLE CAUSE TO
22	BELIEVE THAT:
23	(a) CELL-CULTIVATED MEAT SOLD OR OFFERED FOR SALE BY THE
24	FOOD PROCESSING PLANT IS MISBRANDED AS A MEAT PRODUCT; OR
25	(b) THE FOOD PROCESSING PLANT IS FAILING TO LABEL
26	CELL-CULTIVATED MEAT AS REQUIRED BY SUBSECTION (3) OF THIS
27	SECTION.

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1	(3) (a) IF, AFTER AN INSPECTION, THE DEPARTMENT HAS
2	REASONABLE CAUSE TO BELIEVE THAT A FOOD PROCESSING PLANT IS
3	SELLING OR OFFERING FOR SALE CELL-CULTIVATED MEAT THAT IS
4	MISBRANDED AS A MEAT PRODUCT, OR IS FAILING TO LABEL
5	CELL-CULTIVATED MEAT AS CELL-CULTIVATED MEAT, THE DEPARTMENT
6	MAY ISSUE A STOP ORDER. AFTER RECEIVING THE STOP ORDER, THE FOOD
7	PROCESSING PLANT SHALL NOT SELL THE PRODUCT OR OFFER IT FOR SALE
8	UNTIL THE DEPARTMENT DETERMINES WHETHER THE FOOD IS MISBRANDED
9	AS A MEAT PRODUCT OR IMPROPERLY UNLABELED. THE DEPARMENT MAY
10	REQUIRE THE FOOD PROCESSING PLANT TO HOLD THE PRODUCT AND
11	SECURE IT FROM PURCHASE.
12	(b) If the department determines that cell-cultivated
13	MEAT SOLD OR OFFERED FOR SALE BY A FOOD PROCESSING PLANT IS
14	MISBRANDED AS A MEAT PRODUCT, OR THAT A FOOD PROCESSING PLANT
15	HAS FAILED TO LABEL CELL-CULTIVATED MEAT AS REQUIRED BY
16	SUBSECTION (3) OF THIS SECTION, THE DEPARTMENT MAY ISSUE AN
17	EMBARGO ORDER REQUIRING THE FOOD PROCESSING PLANT TO DISPOSE OF
18	THE CELL-CULTIVATED MEAT BY MEANS OTHER THAN BY SALE TO
19	PURCHASERS IN COLORADO.
20	(c) THE DEPARTMENT, THE ATTORNEY GENERAL, OR THE DISTRICT
21	ATTORNEY IN THE DISTRICT WHERE CELL-CULTIVATED MEAT IS BEING
22	OFFERED FOR SALE OR SOLD MAY PETITION THE DISTRICT COURT TO
23	ENFORCE A STOP ORDER ISSUED PURSUANT TO SUBSECTION $(5)(a)$ OF THIS
24	SECTION OR AN EMBARGO ORDER ISSUED PURSUANT TO SUBSECTION $(5)(b)$
25	OF THIS SECTION.
26	(6) The department may adopt rules as necessary to

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IMPLEMENT THIS SECTION.

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SECTION 4. Act subject to petition - effective date -
applicability. (1) This act takes effect at 12:01 a.m. on the day following
the expiration of the ninety-day period after final adjournment of the
general assembly; except that, if a referendum petition is filed pursuant
to section 1 (3) of article V of the state constitution against this act or an
item, section, or part of this act within such period, then the act, item,
section, or part will not take effect unless approved by the people at the
general election to be held in November 2026 and, in such case, will take
effect on the date of the official declaration of the vote thereon by the
governor.

(2) This act applies to food labeled or packaged on or after the applicable effective date of this act.

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