108TH CONGRESS 2D SESSION

S. 2108

To amend the Federal Food, Drug, and Cosmetic Act to ensure that consumers receive information about the nutritional content of restaurant food and vending machine food.

IN THE SENATE OF THE UNITED STATES

February 24, 2004

Mr. Harkin (for himself, Mr. Kennedy, Mr. Lieberman, and Ms. Cantwell) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

A BILL

- To amend the Federal Food, Drug, and Cosmetic Act to ensure that consumers receive information about the nutritional content of restaurant food and vending machine food.
 - 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 "Menu Education and
 - 5 Labeling Act".
 - 6 SEC. 2. FINDINGS.
 - 7 Congress finds that—
 - 8 (1) research continues to reveal that—

1	(A) there is a strong link between diet and
2	health; and
3	(B) diet-related diseases start early in life
4	(2)(A) increased caloric intake is a key factor
5	contributing to the alarming increase in obesity in
6	the United States;
7	(B) according to the Centers for Disease Con-
8	trol and Prevention, ² / ₃ of American adults are over-
9	weight or obese, and the rates of obesity have dou-
10	bled in children and tripled in teens since 1980;
11	(C) obesity increases the risk of diabetes, heart
12	disease, stroke, several types of cancer, and other
13	health problems; and
14	(D) the annual cost of obesity to families, busi-
15	nesses, and governments in the United States is
16	\$117,000,000,000;
17	(3) over the past 2 decades, there has been a
18	significant increase in the number of meals prepared
19	or eaten outside the home, with an estimated $\frac{1}{3}$ of
20	calories and almost half of total food dollars being
21	spent on food purchased from or eaten at res-
22	taurants and other food-service establishments;
23	(4) while nutrition labeling is currently required
24	on most processed foods, nutrition information is re-

	9
1	quired for restaurant food only if a nutrient content
2	or health claim is made for a menu item;
3	(5)(A) about 75 percent of adults report using
4	food labels on packaged foods, which are required by
5	subsections (q) and (r) of section 403 of the Federal
6	Food, Drug, and Cosmetic Act (21 U.S.C. 343); and
7	(B) the use of food labels is associated with eat-
8	ing more healthful diets, and approximately half of
9	people report that the nutrition information on food
10	labels has caused them to change their minds about
11	buying a food product;
12	(6)(A) it is difficult for consumers to limit their
13	intake of calories at restaurants, given the limited
14	availability of nutrition information and the popular
15	practice of many restaurants of providing foods in
16	larger-than-standard servings and super-sized por-
17	tions; and
18	(B) studies show that people eat greater quan-
19	tities of food when they are served more;
20	(7)(A) available information suggests that con-
21	sumers would like to be provided nutritional infor-
22	mation at restaurants; and

(B) specifically, studies show that consumers would like nutrition information to be provided at the time of ordering their food at a restaurant, at

23

24

25

1	the point of the sale, so as to enable consumers to
2	make an educated decision on what to order; and
3	(8) a call to action from the Surgeon General
4	and Secretary of Health and Human Services rec-
5	ommends that, to reduce the incidence of obesity,
6	there be increased availability of nutrition informa-
7	tion for foods eaten and prepared away from home.
8	SEC. 3. NUTRITION LABELING OF RESTAURANT FOODS.
9	Section 403(q)(5) of the Federal Food, Drug, and
10	Cosmetic Act (21 U.S.C. 343(q)(5)(A)(i)) is amended—
11	(1) in clause (A)—
12	(A) in subclause (i), by inserting "except
13	as provided in clauses (H) and (I)," before
14	"which" the first place it appears; and
15	(B) in subclause (ii), by inserting "except
16	as provided in clauses (H) and (I)," before
17	"which" the first place it appears; and
18	(2) by adding at the end the following:
19	"(H) RESTAURANTS AND RETAIL FOOD ESTABLISH-
20	MENTS.—
21	"(i) In general.—Except for food described in
22	subclause (iii), in the case of food that—
23	"(I) is served in a restaurant or similar re-
24	tail food establishment; or

1	"(II) is processed and prepared primarily
2	in a retail establishment;
3	that is part of a chain with 20 or more locations
4	doing business under the same trade name (regard-
5	less of the type of ownership of the locations), the
6	restaurant of the establishment shall disclose the in-
7	formation described in subclause (ii).
8	"(ii) Information required to be dis-
9	CLOSED.—Except as provided in clause (iii), the es-
10	tablishment shall disclose—
11	"(I)(aa) in a statement adjacent to the
12	name of the food on any menu listing the food
13	for sale, or by any other means approved by the
14	Secretary, the number of calories, grams of
15	saturated fat plus trans fat, and milligrams of
16	sodium contained in a serving of the food, as
17	offered for sale, in a clear and conspicuous
18	manner; and
19	"(bb) information, specified by the Sec-
20	retary by regulation, designed to enable the
21	public to understand, in the context of a total
22	daily diet, the significance of the nutrition in-
23	formation that is provided; and
24	"(II) in a statement adjacent to the name
25	of the food on any menu board or other sign

1	listing the food for sale, or by any other means
2	approved by the Secretary, the number of cal-
3	ories contained in a serving of the food, as of-
4	fered for sale, in a clear and conspicuous man-
5	ner.
6	"(iii) Nonapplicability to certain food.—
7	This clause does not apply to—
8	"(I) items that are not listed on a menu or
9	menu board (such as condiments, other items
10	placed on the table or counter for general use,
11	and items from salad bars or other self-service
12	facilities); or
13	"(II) daily specials, temporary menu items,
14	or other irregular menu items, as specified by
15	the Secretary by regulation.
16	"(iv) Self-service facilities.—
17	"(I) IN GENERAL.—In the case of food
18	sold at a salad bar, buffet line, cafeteria line, or
19	similar self-service facility, a restaurant or
20	other establishment shall place a sign that lists
21	calories per standard serving adjacent to the
22	name of each food offered.
23	"(II) VENDING MACHINES.—In the case of
24	an article of food sold from a vending machine
25	or other arrangement that does not permit a

as to be able to read a statement affixed to the article as required under subclause (I) before purchasing the article, a restaurant or other establishment (or, in the case of a vending machine that is owned and operated by a vending machine operator, the vending machine operator) shall provide a conspicuous sign, in close proximity to the article, identifying the food and including a statement disclosing the number of calories contained in the article.

- "(v) Voluntary provision of nutrition information; state regulation of nutrition information for restaurant food.—
 - "(I) Retail food establishments.—
 Nothing in this clause precludes a restaurant or similar retail food establishment from providing additional nutrition information, voluntarily, if the information complies with the nutrition labeling requirements contained in this subparagraph.
 - "(II) STATE OR LOCAL REQUIREMENTS.—
 Nothing in this clause precludes a State or political subdivision of a State from requiring that
 a restaurant or similar food establishment pro-

1	vide nutrition information in addition to that
2	required under this clause.
3	"(vi) Regulations.—
4	"(I) Proposed regulation.—Not later
5	than 1 year after the date of enactment of this
6	clause, the Secretary shall promulgate proposed
7	regulations to carry out this clause.
8	"(II) Contents.—The regulations shall
9	allow for the variations in serving sizes and in
10	food preparation that can reasonably be ex-
11	pected to result from inadvertent human error,
12	training of food service workers, and other fac-
13	tors.
14	"(III) FINAL REGULATIONS.—Not later
15	than 2 years after the date of enactment of this
16	clause, the Secretary shall promulgate final reg-
17	ulations to implement this clause.
18	"(IV) FAILURE TO PROMULGATE FINAL
19	REGULATIONS BY REQUIRED DATE.—If the Sec-
20	retary does not promulgate final regulations
21	under item (III) by the date that is 2 years
22	after the date of enactment of this clause—
23	"(aa) the proposed regulations issued
24	in accordance with item (I) shall become

1	effective as the final regulations on the day
2	after that date; and
3	"(bb) the Secretary shall publish in
4	the Federal Register notice of the final
5	regulations.
6	"(I) Vending Machines.—
7	"(i) IN GENERAL.—In the case of an article of
8	food sold from a vending machine that—
9	"(I) does not permit a prospective pur-
10	chaser to examine the article so as to be able
11	to read a statement affixed to the article before
12	purchasing the article; and
13	"(II) is operated by a person that is en-
14	gaged in the business of owning and operating
15	20 or more vending machines;
16	the vending machine operator shall provide a con-
17	spicuous sign, in close proximity to the article, iden-
18	tifying the food and including a statement disclosing
19	the number of calories contained in the article.
20	"(ii) Voluntary provision of nutrition in-
21	FORMATION; STATE REGULATION OF NUTRITION IN-
22	FORMATION FOR VENDING MACHINES.—
23	"(I) Vending machine operators.—
24	Nothing in this clause precludes a vending ma-
25	chine operator from providing additional nutri-

1	tion information, voluntarily, if the information
2	complies with the nutrition labeling require-
3	ments contained in this subparagraph.
4	"(II) STATE OR LOCAL REQUIREMENTS.—
5	Nothing in this title precludes a State or polit-
6	ical subdivision of a State from requiring that
7	a vending machine operator provide nutrition
8	information in addition to that required under
9	this clause.
10	"(iii) Regulations.—
11	"(I) Proposed regulation.—Not later
12	than 1 year after the date of enactment of this
13	clause, the Secretary shall promulgate proposed
14	regulations to carry out this clause.
15	"(II) FINAL REGULATIONS.—Not later
16	than 2 years after the date of enactment of this
17	clause, the Secretary shall promulgate final reg-
18	ulations to implement this clause.
19	"(III) Failure to promulgate final
20	REGULATIONS BY REQUIRED DATE.—If the Sec-
21	retary does not promulgate final regulations
22	under item (II) by the date that is 2 years after
23	the date of enactment of this clause—
24	"(aa) the proposed regulations issued
25	in accordance with item (I) shall become

1	effective as the final regulations on the day
2	after that date; and
3	"(bb) the Secretary shall publish in
4	the Federal Register notice of the final
5	regulations.".

 \bigcirc