### 110TH CONGRESS 1ST SESSION S. 1292

To amend the Federal Meat Inspection Act and the Poultry Products Inspection Act to improve the safety of meat and poultry products by enhancing the ability of the Secretary of Agriculture to retrieve the history, use, and location of a meat or poultry product through a recordkeeping and audit system or registered identification, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

May 3, 2007

Mr. SCHUMER introduced the following bill; which was read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

# A BILL

- To amend the Federal Meat Inspection Act and the Poultry Products Inspection Act to improve the safety of meat and poultry products by enhancing the ability of the Secretary of Agriculture to retrieve the history, use, and location of a meat or poultry product through a recordkeeping and audit system or registered identification, and for other purposes.
  - 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 "Meat and Poultry5 Products Traceability and Safety Act of 2007".

#### 1 SEC. 2. TRACEABILITY OF LIVESTOCK AND POULTRY.

2 (a) LIVESTOCK.—Title I of the Federal Meat Inspec3 tion Act (21 U.S.C. 601 et seq.) is amended by adding
4 at the end the following:

5 "SEC. 25. TRACEABILITY OF LIVESTOCK, MEAT, AND MEAT
6 PRODUCTS.

7 "(a) DEFINITION OF TRACEABILITY.—In this sec8 tion, the term 'traceability' means the ability to retrieve
9 the history, use, and location of an article through a rec10 ordkeeping and audit system or registered identification.

11 "(b) REQUIREMENTS.—

12 "(1) IN GENERAL.—Amenable species presented 13 for slaughter for human food purposes, and the car-14 casses or parts of carcasses and the meat and meat 15 food products of those species, shipped in interstate 16 commerce shall be identified in a manner that en-17 ables the Secretary to trace—

"(A) each animal or group of animals of
the amenable species (as determined by the Secretary to be appropriate for each amenable species) to any premises or other location at which
the animal was held at any time before slaughter; and

24 "(B) each carcass or part of a carcass and
25 meat and meat food product of the amenable
26 species forward from slaughter through proc-

essing and distribution to the ultimate con sumer.

3 "(2) TRACEABILITY SYSTEM.—The Secretary 4 shall establish a traceability system for all stages of 5 production, processing, and distribution of meat and 6 meat food products that are produced through the 7 slaughter of amenable species described in para-8 graph (1).

9 "(c) PROHIBITION OR RESTRICTION ON ENTRY.— 10 The Secretary may prohibit or restrict entry into any 11 slaughtering establishment inspected under this Act of any 12 amenable species not identified as prescribed by the Sec-13 retary under subsection (b).

14 "(d) RECORDS.—

15 "(1) IN GENERAL.—The Secretary may require
16 that each person, firm, and corporation required to
17 identify an amenable species under subsection (b)
18 maintain accurate records, as prescribed by the Sec19 retary, regarding the purchase, sale, and identifica20 tion of the amenable species.

21 "(2) ACCESS.—Each person, firm, and corpora22 tion described in paragraph (1) shall, at all reason23 able times, on notice by a duly authorized represent24 ative of the Secretary, allow the representative to ac25 cess to each place of business of the person, firm, or

corporation to examine and copy the records de scribed in paragraph (1).

3 "(3) DURATION.—Each person, firm, and cor4 poration described in paragraph (1) shall maintain
5 records required to be maintained under this sub6 section for such period of time as the Secretary pre7 scribes.

8 "(e) FALSE INFORMATION.—No person, firm, or cor-9 poration shall falsify or misrepresent to any other person, 10 firm, or corporation, or to the Secretary, any information 11 as to any premises at which any amenable species or car-12 casses of amenable species were held.

13 "(f) ALTERATION OR DESTRUCTION OF RECORDS.—
14 No person, firm, or corporation shall, without authoriza15 tion from the Secretary, alter, detach, or destroy any
16 records or other means of identification prescribed by the
17 Secretary for use in determining the premises at which
18 any amenable species or carcasses of amenable species
19 were held.

"(g) RELATION TO COUNTRY OF ORIGIN LABELING.—Nothing in this section prevents or interferes with
implementation of the country of origin labeling requirements of subtitle D of the Agricultural Marketing Act of
1946 (7 U.S.C. 1638 et seq.).".

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(b) POULTRY.—The Poultry Products Inspection Act
 is amended by inserting after section 23 (21 U.S.C. 467e)
 the following:

## 4 "SEC. 23A. TRACEABILITY OF POULTRY AND POULTRY 5 PRODUCTS.

6 "(a) DEFINITION OF TRACEABILITY.—In this sec7 tion, the term 'traceability' means the ability to retrieve
8 the history, use, and location of an article through a rec9 ordkeeping and audit system or registered identification.

10 "(b) REQUIREMENTS.—

"(1) IN GENERAL.—Poultry presented for
slaughter for human food purposes and poultry
products shipped in interstate commerce shall be
identified in a manner that enables the Secretary to
trace—

"(A) each poultry or group of poultry (as
determined by the Secretary to be appropriate)
to any premises or other location at which the
poultry was held at any time before slaughter;
and

21 "(B) each poultry product forward from
22 slaughter through processing and distribution
23 to the ultimate consumer.

24 "(2) TRACEABILITY SYSTEM.—The Secretary
25 shall establish a traceability system for all stages of

production, processing, and distribution of poultry
 and poultry food products that are produced through
 the slaughter of poultry described in paragraph (1).
 "(c) PROHIBITION OR RESTRICTION ON ENTRY.—
 The Secretary may prohibit or restrict entry into any
 slaughtering establishment inspected under this Act of any
 poultry not identified as prescribed by the Secretary.

8 "(d) Records.—

9 "(1) IN GENERAL.—The Secretary may require 10 that each person, firm, and corporation required to 11 identify poultry under subsection (b) maintain accu-12 rate records, as prescribed by the Secretary, regard-13 ing the purchase, sale, and identification of the poul-14 try.

15 "(2) ACCESS.—Each person, firm, and corpora-16 tion described in paragraph (1) shall, at all reason-17 able times, on notice by a duly authorized represent-18 ative of the Secretary, allow the representative to ac-19 cess to each place of business of the person, firm, or 20 corporation to examine and copy the records de-21 scribed in paragraph (1).

22 "(3) DURATION.—Each person, firm, and cor23 poration described in paragraph (1) shall maintain
24 records required to be maintained under this sub-

section for such period of time as the Secretary pre scribes.

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3 "(e) FALSE INFORMATION.—No person, firm, or cor4 poration shall falsify or misrepresent to any other person,
5 firm, or corporation, or to the Secretary, any information
6 as to any premises at which any poultry or carcasses of
7 poultry were held.

8 "(f) ALTERATION OR DESTRUCTION OF RECORDS.— 9 No person, firm, or corporation shall, without authoriza-10 tion from the Secretary, alter, detach, or destroy any 11 records or other means of identification prescribed by the 12 Secretary for use in determining the premises at which 13 any poultry or carcasses of poultry were held.

"(g) RELATION TO COUNTRY OF ORIGIN LABELING.—Nothing in this section prevents or interferes with
implementation of the country of origin labeling requirements of subtitle D of the Agricultural Marketing Act of
1946 (7 U.S.C. 1638 et seq.).".

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