115TH CONGRESS 2D SESSION

H.R. 772

AN ACT

- 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-
 - ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Common Sense Nutri-
3	tion Disclosure Act of 2017".
4	SEC. 2. AMENDING CERTAIN DISCLOSURE REQUIREMENTS
5	FOR RESTAURANTS AND SIMILAR RETAIL
6	FOOD ESTABLISHMENTS.
7	(a) In General.—Section 403(q)(5)(H) of the Fed-
8	eral Food, Drug, and Cosmetic Act (21 U.S.C.
9	343(q)(5)(H)) is amended—
10	(1) in subclause (ii)—
11	(A) in item (I)(aa), by striking "the num-
12	ber of calories contained in the standard menu
13	item, as usually prepared and offered for sale"
14	and inserting "the number of calories contained
15	in the whole standard menu item, or the num-
16	ber of servings (as reasonably determined by
17	the restaurant or similar retail food establish-
18	ment) and number of calories per serving, or
19	the number of calories per the common unit di-
20	vision of the standard menu item, such as for
21	a multiserving item that is typically divided be-
22	fore presentation to the consumer";
23	(B) in item (II)(aa), by striking "the num-
24	ber of calories contained in the standard menu
25	item, as usually prepared and offered for sale"
26	and inserting "the number of calories contained

1 in the whole standard menu item, or the num-2 ber of servings (as reasonably determined by 3 the restaurant or similar retail food establish-4 ment) and number of calories per serving, or the number of calories per the common unit di-6 vision of the standard menu item, such as for 7 a multiserving item that is typically divided be-8 fore presentation to the consumer"; and 9 (C) by adding at the end the following 10 flush text: "In the case of restaurants or similar retail food es-11 12 tablishments where the majority of orders are placed 13 by customers who are off-premises at the time such 14 order is placed, the information required to be dis-15 closed under items (I) through (IV) may be provided 16 by a remote-access menu (such as a menu available 17 on the internet) as the sole method of disclosure in-18 stead of on-premises writings."; 19 (2) in subclause (iii)— (A) by inserting "either" after "a res-20 21 taurant or similar retail food establishment 22 shall"; and 23 (B) by inserting "or comply with subclause (ii)" after "per serving"; 24 25 (3) in subclause (iv)—

1	(A) by striking "For the purposes of this
2	clause" and inserting the following:
3	"(I) In general.—For the purposes of
4	this clause";
5	(B) by striking "and other reasonable
6	means" and inserting "or other reasonable
7	means''; and
8	(C) by adding at the end the following:
9	"(II) PERMISSIBLE VARIATION.—If the
10	restaurant or similar food establishment uses
11	such means as the basis for its nutrient content
12	disclosures, such disclosures shall be treated as
13	having a reasonable basis even if such disclo-
14	sures vary from actual nutrient content, includ-
15	ing but not limited to variations in serving size,
16	inadvertent human error in formulation or
17	preparation of menu items, variations in ingre-
18	dients, or other reasonable variations.";
19	(4) by amending subclause (v) to read as fol-
20	lows:
21	"(v) Menu variability and combination
22	MEALS.—The Secretary shall establish by regulation
23	standards for determining and disclosing the nutri-
24	ent content for standard menu items that come in

different flavors, varieties, or combinations, but

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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)—

(A) by striking "Not later than 1 year after the date of enactment of this clause, the Secretary shall promulgate proposed regulations to carry out this clause." and inserting "Not later than 1 year after the date of enactment of

1 the Common Sense Nutrition Disclosure Act of 2 2017, the Secretary shall issue proposed regula-3 tions to carry out this clause, as amended by 4 such Act. Final regulations to carry out this 5 clause, including any regulations promulgated 6 before the date of enactment of the Common 7 Sense Nutrition Disclosure Act of 2017, shall 8 not take effect until such compliance date as 9 shall be specified by the Secretary in the regu-10 lations promulgated pursuant to the Common 11 Sense Nutrition Disclosure Act of 2017."; and 12 (B) by adding at the end the following: "(IV) CERTIFICATIONS.—Restaurants and 13 similar retail food establishments shall not be 14 15 required to provide certifications or similar 16 signed statements relating to compliance with 17 the requirements of this clause."; 18 (6) by amending subclause (xi) to read as fol-19 lows: 20 "(xi) Definitions.—In this clause: 21 "(I) MENU; MENU BOARD.—The term 22 'menu' or 'menu board' means the one listing of 23 items which the restaurant or similar retail food 24 establishment reasonably believes to be, and

designates as, the primary listing from which

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1	customers make a selection in placing an order.
2	The ability to order from an advertisement,
3	coupon, flyer, window display, packaging, social
4	media, or other similar writing does not make
5	the writing a menu or menu board.
6	"(II) Preset standard build.—The
7	term 'preset standard build' means the finished
8	version of a menu item most commonly ordered
9	by consumers.
10	"(III) STANDARD MENU ITEM.—The term
11	'standard menu item' means a food item of the
12	type described in subclause (i) or (ii) of sub-
13	paragraph (5)(A) with the same recipe prepared
14	in substantially the same way with substantially
15	the same food components that—
16	"(aa) is routinely included on a menu
17	or menu board or routinely offered as a
18	self-service food or food on display at 20 or
19	more locations doing business under the
20	same name; and
21	"(bb) is not a food referenced in sub-
22	clause (vii)."; and
23	(7) by adding at the end the following:
24	"(xii) Opportunity to correct viola-
25	TIONS.—Any restaurant or similar retail food estab-

1	lishment that the Secretary determines is in viola-
2	tion of this clause shall have 90 days after receiving
3	notification of the violation to correct the violation
4	The Secretary shall take no enforcement action, in-
5	cluding the issuance of any public letter, for viola-
6	tions that are corrected within such 90-day period."
7	(b) National Uniformity.—Section 403A(b) of the
8	Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343-
9	1(b)) is amended by striking "may exempt from sub-
10	section (a)" and inserting "may exempt from subsection
11	(a) (other than subsection (a)(4))".
12	SEC. 3. LIMITATION ON LIABILITY FOR DAMAGES ARISING
13	FROM NONCOMPLIANCE WITH NUTRITION
13 14	FROM NONCOMPLIANCE WITH NUTRITION LABELING REQUIREMENTS.
14	LABELING REQUIREMENTS.
14 15	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and
14 15 16 17	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by
14 15 16 17	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by section 2, is further amended by adding at the end the
14 15 16 17	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by section 2, is further amended by adding at the end the following:
114 115 116 117 118	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by section 2, is further amended by adding at the end the following: "(xiii) LIMITATION ON LIABILITY.—A reserved.
114 115 116 117 118 119 220	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by section 2, is further amended by adding at the end the following: "(xiii) LIMITATION ON LIABILITY.—A restaurant or similar retail food establishment shall not
14 15 16 17 18 19 20 21	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by section 2, is further amended by adding at the end the following: "(xiii) Limitation on liability.—A restaurant or similar retail food establishment shall not be liable in any civil action in Federal or State court
14 15 16 17 18 19 20 21	LABELING REQUIREMENTS. Section 403(q)(5)(H) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 343(q)(5)(H)), as amended by section 2, is further amended by adding at the end the following: "(xiii) Limitation on liability.—A restaurant or similar retail food establishment shall not be liable in any civil action in Federal or State court (other than an action brought by the United States)

1 "(II) any State law permitted under sec-

2 tion 403A(a)(4).".

Passed the House of Representatives February 6, 2018.

Attest:

Clerk.

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