

General Assembly

February Session, 2024

Raised Bill No. 5261

Referred to Committee on COMMITTEE ON CHILDREN

Introduced by: (KID)

AN ACT PROHIBITING THE SALE OF ENERGY DRINKS TO INDIVIDUALS UNDER SIXTEEN YEARS OF AGE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective October 1, 2024*) (a) As used in this section:

(1) "Dealer" means any individual, firm, fiduciary, partnership,
corporation, limited liability company, trust or association engaged in
the business of selling energy drinks to retail consumers in the state;

5 (2) "Energy drink" means a soft drink that contains (A) not less than 6 eighty milligrams of caffeine per nine fluid ounces, and (B) 7 methylxanthines, B vitamins, one or more herbal ingredients or an 8 ingredient labeled "energy blend"; and

9 (3) "Sale" or "sell" means the act of exchanging an energy drink for 10 consideration.

(b) On and after January 1, 2025, no dealer shall sell an energy drink
to an individual under sixteen years of age. Each dealer, or such dealer's
agent or employee, shall require any individual who is attempting to

purchase an energy drink, whose age is in question, to present a valid
motor vehicle operator's license, identity card issued pursuant to section
1-1h of the general statutes or passport. If an individual fails to present
such license, card or passport, such dealer or dealer's agent shall not sell
an energy drink to such individual.

(c) On and after January 1, 2025, each dealer shall place and maintain,
in legible condition at each point of sale of energy drinks to consumers,
a notice that states that the sale of energy drinks to any individual under
sixteen years of age is prohibited by this section.

(d) Any dealer who violates the provisions of this section shall be (1)
issued a warning for the first offense, (2) fined not more than two
hundred dollars for a second offense occurring not more than two years
after the first offense, and (3) fined not more than three hundred fifty
dollars for a third or subsequent offense occurring not more than two
years after a prior offense.

(e) The Commissioner of Consumer Protection shall have the powerto enforce the provisions of this section.

This act shall take effect as follows and shall amend the following
sections:Section 1October 1, 2024New section

KID Joint Favorable