1 A bill to be entitled 2 An act relating to cosmetic animal testing; creating 3 s. 499.075, F.S.; providing a short title; providing 4 definitions; prohibiting a manufacturer from 5 manufacturing, importing for profit, selling, or 6 offering for sale a cosmetic developed or manufactured 7 using cosmetic animal testing conducted or contracted 8 by certain persons or from conducting or contracting 9 for cosmetic animal testing; providing exceptions; providing labeling requirements for specified 10 11 cosmetics; providing enforcement and penalties; providing an effective date. 12 13 14 Be It Enacted by the Legislature of the State of Florida: 15 Section 1. 16 Section 499.075, Florida Statutes, is created 17 to read: 18 499.075 Cosmetic Animal Testing. -SHORT TITLE.—This section may be cited as the "Humane 19 (1)20 Cosmetics Act." (2) 21 DEFINITIONS.—For the purposes of this section: "Cosmetic" means any article intended to be rubbed, 22 23 poured, sprinkled, or sprayed on, introduced into, or otherwise 24 applied to the human body or any part thereof for cleansing, beautifying, promoting attractiveness, or altering the 25

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CODING: Words stricken are deletions; words underlined are additions.

appearance, including, but not limited to, personal hygiene
products such as deodorant, shampoo, or conditioner.

- (b) "Cosmetic animal testing" means the internal or external application of a cosmetic in its final form or any ingredient used in the formulation of such cosmetic to the skin, eyes, or other body part of a live, nonhuman vertebrate.

 Reviewing, assessing, or retaining evidence from a cosmetic animal test does not constitute developing or manufacturing a cosmetic using animal testing for purposes of this section.
- (c) "Ingredient" means any single chemical entity or mixture used as a component in the manufacture of a cosmetic product.
- (d) "Manufacturer" means any person whose name appears on the label of a cosmetic pursuant to the requirements of 21

 C.F.R. s. 701.12 as those requirements exist on July 1, 2022.
- (e) "Supplier" means an entity that supplies, directly or through a third party, any ingredient used in the formulation of a manufacturer's cosmetic.
- (3) PROHIBITION.—Except as provided in subsection (4), a manufacturer may not:
- (a) Manufacture, import for profit, sell, or offer for sale a cosmetic developed or manufactured using cosmetic animal testing conducted or contracted by the manufacturer or any supplier of the manufacturer.
 - (b) Conduct or contract for cosmetic animal testing.

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	(4)	EX(CEPTIONS	-The	pro	ohibitior	ns	under	subse	ecti	ion	(3)	do
not	apply	if	cosmetic	anim	nal	testing	is	condu	cted	to	com	ply	with
the	follo	wing	g:										

- (a) A requirement of a federal or state law or regulation,
 if all of the following apply:
- 1. The ingredient is in wide use and cannot be replaced by another ingredient capable of performing a similar function.
- 2. A specific human health problem is substantiated and the need to conduct animal tests is justified and is supported by a detailed research protocol proposed as the basis for the evaluation.
- 3. There is no nonanimal alternative method accepted for the relevant endpoint by the relevant federal or state authority;
 - (b) Chapter V of the Federal Food, Drug, and Cosmetic Act;
- (c) A requirement of a foreign regulatory authority if no evidence derived from such testing was relied upon to substantiate the safety of the cosmetic sold in the state by the manufacturer; or
- (d) For noncosmetic purposes, a requirement of a federal, state, or foreign regulatory authority if no evidence derived from such testing was relied upon to substantiate the safety of the cosmetic sold in the state by the manufacturer.
- (5) LABELING.—For a cosmetic described in subsection (4), a manufacturer shall include the following statement legibly

print	ed on	the	label	or	packa	aging	of	the	COS	smeti	c: "	'This	produc	:t
or an	ingre	edien	ıt used	d in	the	form	ulat	ion	of	this	pro	duct	has	
been	tested	l on	animal	ls."										

- (6) ENFORCEMENT AND PENALTIES.—A person who violates this section is subject to a civil penalty of \$5,000 and an additional \$1,000 for each day he or she continues to violate this section. A violation of this section may be enforced by the Attorney General, state attorney, or the city attorney or county attorney of the city or county in which the violation occurred. The civil penalty shall be remitted to the entity authorized to bring an action to enforce such penalty.
 - Section 2. This act shall take effect July 1, 2022.