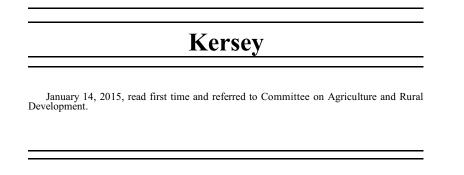
HOUSE BILL No. 1460

DIGEST OF INTRODUCED BILL

Citations Affected: IC 16-18-2; IC 16-42-14.5.

Synopsis: Genetically engineered food. Provides that, beginning July 1, 2016, any food that is offered for retail sale is misbranded, for purposes of the law prohibiting the misbranding of food, if the food was or may have been entirely or partially produced with genetic engineering and this is not disclosed in a certain manner. Provides that, beginning July 1, 2016, there may be no statement or implication on a label, on a sign in the retail establishment, or in any advertising or promotional materials that a food is "natural", "naturally made", "naturally grown", or "all natural" if the food is genetically engineered or a processed food. Exempts certain foods from these provisions. Requires the state department of health to administer and enforce these provisions. Makes the violation of a prohibition a Class A infraction. Authorizes the state department of health or any person to bring a civil action to enjoin a violation.

Effective: July 1, 2015.





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Introduced

First Regular Session of the 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

HOUSE BILL No. 1460

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 16-18-2-137, AS AMENDED BY P.L.86-2009,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2015]: Sec. 137. (a) "Food establishment", for purposes of
4	IC 16-42-5, and IC 16-42-5.2, and IC 16-42-14.5, means any building,
5	room, basement, vehicle of transportation, cellar, or open or enclosed
6	area occupied or used for handling food.
7	(b) The term does not include the following:
8	(1) A dwelling where food is prepared on the premises by the
9	occupants, free of charge, for their consumption or for
10	consumption by their guests.
11	(2) A gathering of individuals at a venue of an organization that
12	is organized for educational purposes in a nonpublic educational
13	setting or for religious purposes, if:
14	(A) the individuals separately or jointly provide or prepare,
15	free of charge, and consume their own food or that of others



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1	attending the gathering; and
2	(B) the gathering is for a purpose of the organization.
3	Gatherings for the purpose of the organization include funerals,
4	wedding receptions, christenings, bar or bat mitzvahs, baptisms,
5	communions, and other events or celebrations sponsored by the
6	organization.
7	(3) A vehicle used to transport food solely for distribution to the
8	needy, either free of charge or for a nominal donation.
9	(4) A private gathering of individuals who separately or jointly
10	provide or prepare and consume their own food or that of others
11	attending the gathering, regardless of whether the gathering is
12	held on public or private property.
13	(5) Except for food prepared by a for-profit entity, a venue of the
14	sale of food prepared for an organization:
15	(A) that is organized for:
16	(i) religious purposes; or
17	(ii) educational purposes in a nonpublic educational setting;
18	(B) that is exempt from taxation under Section 501 of the
19	Internal Revenue Code; and
20	(C) that offers the food for sale to the final consumer at an
21	event held for the benefit of the organization;
22	unless the food is being provided in a restaurant or a cafeteria
23	with an extensive menu of prepared foods.
24	(6) Except for food prepared by a for-profit entity, an Indiana
25	nonprofit organization that:
26	(A) is organized for civic, fraternal, veterans, or charitable
27	purposes;
28	(B) is exempt from taxation under Section 501 of the Internal
29	Revenue Code; and
30	(C) offers food for sale to the final consumer at an event held
31	for the benefit of the organization;
32	if the events conducted by the organization take place for not
33	more than fifteen (15) days in a calendar year.
34	(7) An individual vendor of a farmer's market or roadside stand if
35	the individual meets the requirements of IC 16-42-5-29.
36	SECTION 2. IC 16-18-2-147.8 IS ADDED TO THE INDIANA
37	CODE AS A NEW SECTION TO READ AS FOLLOWS
38	[EFFECTIVE JULY 1, 2015]: Sec. 147.8. "Genetically engineered",
39	for purposes of IC 16-42-14.5, has the meaning set forth in
40	IC 16-42-14.5-2.
41	SECTION 3. IC 16-18-2-293.7 IS ADDED TO THE INDIANA
42	CODE AS A NEW SECTION TO READ AS FOLLOWS



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1 [EFFECTIVE JULY 1, 2015]: Sec. 293.7. "Processed food", for 2 purposes of IC 16-42-14.5, has the meaning set forth in 3 IC 16-42-14.5-3. 4 SECTION 4. IC 16-18-2-293.8 IS ADDED TO THE INDIANA 5 CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 293.8. "Processing aid", for 6 7 purposes of IC 16-42-14.5, has the meaning set forth in 8 IC 16-42-14.5-4. 9 SECTION 5. IC 16-42-14.5 IS ADDED TO THE INDIANA CODE 10 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE 11 JULY 1, 2015]: 12 **Chapter 14.5. Food: Genetically Engineered Food** 13 Sec. 1. This chapter may not be construed as requiring: 14 (1) the listing or identification on a label of any ingredient that 15 is genetically engineered; or (2) that the term "genetically engineered" be placed 16 17 immediately preceding the common name or primary product descriptor of a food. 18 19 Sec. 2. As used in this chapter, "genetically engineered" refers 20 to a food that is produced from an organism or organisms in which 21 the genetic material has been changed through the application of: 22 (1) in vitro nucleic acid techniques, including: 23 (A) recombinant deoxyribonucleic acid (DNA) techniques; 24 and 25 (B) the direct injection of nucleic acid into cells or 26 organelles; or 27 (2) the fusion of cells, including protoplast fusion, or 28 hybridization techniques that overcome natural physiological, 29 reproductive, or recombination barriers, where the donor cells or protoplasts do not fall within the same taxonomic 30 31 family, in a way that does not occur by natural multiplication 32 or natural recombination. 33 Sec. 3. As used in this chapter, "processed food" means a food 34 other than a raw agricultural commodity. The term includes any 35 food produced from a raw agricultural commodity that has been subject to processing, including: 36 37 (1) canning; 38 (2) smoking; 39 (3) pressing; 40 (4) cooking; 41 (5) freezing;

42 **(6)** dehydration;



1	(7) fermentation; or
2	(8) milling.
3	Sec. 4. As used in this chapter, "processing aid" means:
4	(1) a substance that is added to a food during the processing
5	of the food but is removed in some manner from the food
6	before the food is packaged in its finished form;
7	(2) a substance that is added to a food during processing, is
8	converted into constituents normally present in the food, and
9	does not significantly increase the amount of the constituents
10	naturally found in the food; or
11	(3) a substance that is added to a food for its technical or
12	functional effect in the processing but is present in the
13	finished food at insignificant levels and does not have any
14	technical or functional effect in the finished food.
15	Sec. 5. Beginning July 1, 2016, any food that is offered for retail
16	sale is misbranded for the purposes of IC 16-42-1-16 if the food was
17	or may have been entirely or partially produced with genetic
18	engineering and this is not disclosed, as follows:
19	(1) In the case of a raw agricultural commodity, on the
20	package offered for retail sale with the clear and conspicuous
21	words "Genetically Engineered" on the front of the package
22	of the commodity. However, if the raw agricultural
23	commodity is not separately packaged or labeled, the clear
24	and conspicuous words "Genetically Engineered" must
25	appear on a label on the retail store shelf or bin in which the
26	commodity is displayed for sale.
27	(2) In the case of a processed food, in clear and conspicuous
28	language on the front or back of the package of the food, with
29	the words "Partially Produced With Genetic Engineering" or
30	"May Be Partially Produced With Genetic Engineering".
31	Sec. 6. Except for a food that is exempt under section 7 of this
32	chapter, beginning July 1, 2016, there may be no statement or
33	implication:
34	(1) on the food label;
35	(2) on an accompanying sign in the retail establishment; or
36	(3) in any advertising or promotional materials;
37	that a food that is genetically engineered or a processed food is
38	"natural", "naturally made", "naturally grown", or "all natural",
39	or any other statement using similar words.
40	Sec. 7. The requirements of this chapter do not apply to any of
41	the following:
42	(1) Food that consists entirely of, or is derived entirely from,



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1	an animal that has not been genetically engineered, regardless
2 3	of whether the animal has been fed or injected with a
	genetically engineered food or a drug that has been produced
4 5	through means of genetic engineering.
5	(2) A raw agricultural commodity or food derived from a raw
6	agricultural commodity if the person who sells the raw
7	agricultural commodity or food:
8	(A) knows that the raw agricultural commodity or food has
9	been grown, raised, or produced without the use of
10	genetically engineered seed or food; or
11	(B) receives, from the person who sold or supplies the raw
12	agricultural commodity or food to that person, a sworn
13	statement that the raw agricultural commodity or food:
14	(i) has not knowingly or intentionally been genetically
15	engineered; and
16	(ii) has been segregated from and has not knowingly or
17	intentionally been at any time commingled with food that
18	may have been genetically engineered.
19	(3) A processed food that would be subject to this chapter
20	solely because it includes one (1) or more genetically
21	engineered processing aids or enzymes.
22	(4) An alcoholic beverage, as defined in IC 7.1-1-3-5.
23	(5) Until July 1, 2021, a processed food that would be subject
24	to this chapter solely because it includes one (1) or more
25	genetically engineered ingredients, if:
26	(A) a single genetically engineered ingredient does not
27	account for more than one-half of one percent (0.5%) of
28	the total weight of the processed food; and
29	(B) the processed food does not contain more than ten (10)
30	genetically engineered ingredients.
31	(6) Food that the state department or an organization
32	recognized by the state department has determined not to
33	have been knowingly or intentionally produced from or
34	commingled with genetically engineered seed or genetically
35	engineered food, if the determination has been made using a
36	sampling and testing procedure approved by the state
37	department, subject to the following:
38	(A) The sampling procedure must provide that the
39	sampling is done according to a statistically valid sampling
40	plan consistent with principles recommended by an
41	internationally recognized source, including the
42	International Standards Organization (ISO) and the Grain



1	and Feed Trade Association (GAFTA).
2	(B) The testing procedure:
3	(i) must be consistent with the most recent "Guidelines
4	on Performance Criteria and Validation of Methods for
5	Detection, Identification and Quantification of Specific
6	DNA Sequences and Specific Proteins in Foods",
7	(CAC/GL 74 (2010)) published by the Codex
8	Alimentarius Commission; and
9	(ii) must not rely on testing of processed foods in which
10	no deoxyribonucleic acid (DNA) is detectable.
11	(7) Food that has been lawfully certified to be labeled,
12	marketed, and offered for sale as "organic" under the federal
13	Organic Food Production Act of 1990 (7 U.S.C. 6501 et seq.)
14	and regulations adopted under the federal Organic Food
15	Production Act of 1990, including a product that has been
16	certified by a certifying agent (as defined by IC 15-15-8-2).
17	(8) Food that is not packaged for retail sale and that is:
18	(A) a processed food prepared and intended for immediate
19	human consumption; or
20	(B) served, sold, or provided in a food establishment or
21	other restaurant that is primarily engaged in the sale of
22	food prepared and intended for immediate human
23	consumption, including facilities described in
24	IC 16-18-2-137(b).
25	(9) Medical food that is intended for the specific dietary
26	management of a disease or condition for which distinctive
27	nutritional requirements, based on recognized scientific
28	principles, are established by medical evaluation.
29	Sec. 8. (a) The state department shall administer and enforce
30	this chapter.
31	(b) The state department may adopt rules under IC 4-22-2
32	necessary to implement and enforce this chapter. However, the
33	rules may not create an exemption not specified in section 7 of this
34	chapter.
35	Sec. 9. A person who violates this chapter commits a Class A
36	infraction.
37	Sec. 10. (a) The state department or any person may, without
38	proof of injury, bring a civil action to enjoin a violation of this
39	chapter.
40	(b) The court may award court costs and reasonable attorney's
41	fees to the prevailing party in an action brought under this section.