

118TH CONGRESS
1ST SESSION

H. R. 6766

To amend the Federal Food, Drug, and Cosmetic Act to strengthen requirements related to nutrient information on food labels.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 13, 2023

Ms. SCHAKOWSKY introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Federal Food, Drug, and Cosmetic Act to strengthen requirements related to nutrient information on food labels.

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 “Transparency, Read-
5 ability, Understandability, Truth, and Helpfulness in La-
6 beling Act” or the “TRUTH in Labeling Act”.

7 SEC. 2. FINDINGS.

8 Congress finds the following:

9 (1) The average American consumes substan-
10 tially more added sugars, sodium, and saturated fat

1 than is recommended by the Dietary Guidelines for
2 Americans published under section 301 of the Na-
3 tional Nutrition Monitoring and Related Research
4 Act of 1990 (7 U.S.C. 5341), potentially increasing
5 their risk for hypertension, type-2 diabetes, and
6 heart disease.

7 (2) A large body of experimental and real-world
8 evidence has demonstrated that front-of-package la-
9 bels that highlight high levels of added sugars, so-
10 dium, and saturated fat can significantly improve
11 the nutritional quality of foods that consumers pur-
12 chase or select.

13 (3) Use of the nutrition facts label is lower
14 among individuals with lower educational attainment
15 and lower incomes, and robust research shows that
16 front-of-package labels can be particularly beneficial
17 for busy shoppers and for those with less nutrition
18 literacy.

19 (4) Front-of-package nutrition labeling gives
20 consumers quick and easy access to key information
21 about the healthfulness of foods and can support
22 healthier choices.

23 (5) Studies also show that front-of-package la-
24 beling can improve consumers' understanding of the
25 relative healthfulness of different foods.

1 **SEC. 3. ADDITIONAL REQUIREMENTS FOR FRONT-OF-PACK-**

2 **AGE LABELING FOR FOODS.**

3 (a) INTERPRETIVE NUTRITION INFORMATION.—Sec-
4 tion 403 of the Federal Food, Drug, and Cosmetic Act
5 (21 U.S.C. 343) is amended by adding at the end the fol-
6 lowing:

7 “(z)(1) Except as provided in subparagraphs (3), (4),
8 and (5) of paragraph (q), if it is food intended for human
9 consumption and is offered for sale and otherwise required
10 to bear nutrition labeling, unless its principal display panel
11 bears interpretive nutrition information.

12 “(2) Final regulations regarding the interpretive nu-
13 trition information required under subparagraph (1) shall
14 meet the following criteria:

15 “(A) There shall be a standardized symbol sys-
16 tem that displays calorie information related to the
17 serving size determined under paragraph (q)(1)(A)
18 and interpretative nutrition information related to
19 the content of any nutrients that the Secretary de-
20 termines the highlighting of which will assist con-
21 sumers in maintaining healthy dietary practices
22 (such as added sugars, sodium, or saturated fat), in-
23 cluding by highlighting products containing high lev-
24 els of such nutrients.

25 “(B) The information shall—

1 “(i) appear in a consistent location on the
2 principal display panels across products;
3 “(ii) have a prominent design that visually
4 contrasts with existing packaging design; and
5 “(iii) be sufficiently large to be easily leg-
6 ible.

7 “(3) In promulgating regulations regarding the inter-
8 pretive nutrition information required under subparagraph
9 (1) and the standardized symbol system required
10 under subparagraph (2)(A), the Secretary shall take into
11 account published reports by the Health and Medicine Di-
12 vision of the National Academy of Sciences, Engineering,
13 and Medicine regarding such information, and base regu-
14 lations on the following principles:

15 “(A) Consumers should be able to quickly and
16 easily comprehend the meaning of the system as an
17 indicator of a product’s contribution to a healthy
18 diet without requiring specific or sophisticated nutri-
19 tional knowledge.

20 “(B) The nutrition information should be con-
21 sistent with the Nutrition Facts Panel and with the
22 recommendations of the Dietary Guidelines for
23 Americans.

24 “(C) The information should be provided to fa-
25 cilitate consumer selection of healthy product op-

1 tions, including among nutritionally at-risk sub-
2 populations.

3 “(D) The Secretary should periodically evaluate
4 the standardized symbol system to assess its effec-
5 tiveness in providing information to facilitate con-
6 sumer selection of healthy product options and the
7 extent to which manufacturers are offering healthier
8 products as a result of the disclosure.

9 “(E) The implementation of the information
10 disclosure should be accompanied by appropriate
11 consumer education and promotion campaigns deter-
12 mined by the Secretary.”.

13 (b) REPORT.—

14 (1) IN GENERAL.—Not later than 3 years after
15 the effective date specified in final regulations issued
16 by the Secretary pursuant to section 4(b), the Sec-
17 retary of Health and Human Services (referred to in
18 this Act as the “Secretary”) shall submit to Con-
19 gress a report that—

20 (A) evaluates whether implementation of
21 the amendment made by subsection (a) has
22 been associated with an increase in the preva-
23 lence of products containing low- or no-calorie
24 sweeteners in the United States food supply;
25 and

1 (B) describes actions that will be taken by
2 the Secretary to quantify the levels of low- and
3 no-calorie sweeteners in such products, if there
4 has been an increase described in subparagraph
5 (A).

6 (2) UPDATE.—Not later than 3 years after
7 completion of the report described in paragraph (1),
8 the Secretary shall submit to Congress an update to
9 such report based on more recent data.

10 **SEC. 4. REGULATIONS.**

11 (a) PROPOSED REGULATIONS.—Not later than 1
12 year after the date of enactment of this Act, the Secretary
13 shall issue proposed regulations to carry out the amend-
14 ment made by section 3(a).

15 (b) FINAL REGULATIONS.—Not later than 2 years
16 after the date of enactment of this Act, the Secretary shall
17 finalize the regulations proposed pursuant to subsection
18 (a), which regulations shall specify the date on which the
19 amendment made by section 3(a) shall take effect.

