500

2009-2010 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2009

Introduced by M. of A. JEFFRIES -- read once and referred to the Committee on Consumer Affairs and Protection

AN ACT to amend the general business law and the agriculture and markets law, in relation to the labeling of genetically modified foods

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The general business law is amended by adding a new section 391-q to read as follows:

3 S 391-Q. GENETICALLY MODIFIED FOODS; REQUIRED LABELING. 1. AS USED IN 4 THIS SECTION, THE TERM:

5 (A) "GENETICALLY MODIFIED MATERIAL" MEANS MATERIAL DERIVED FROM ANY 6 PART OF A GENETICALLY MODIFIED ORGANISM, WITHOUT REGARD TO WHETHER THE 7 ALTERED MOLECULAR OR CELLULAR CHARACTERISTICS OF THE ORGANISM ARE 8 DETECTABLE IN THE MATERIAL.

(B) "GENETICALLY MODIFIED ORGANISM" MEANS:

9

10 AN ORGANISM THAT HAS BEEN ALTERED AT THE MOLECULAR OR CELLULAR (I) LEVEL BY MEANS THAT ARE NOT POSSIBLE UNDER NATURAL CONDITIONS 11 OR PROC-12 ESSES, INCLUDING RECOMBINANT DNA AND RNA TECHNIOUES, CELL FUSION, 13 MICROENCAPSULATION, MACROENCAPSULATION, GENE DELETION AND DOUBLING, INTRODUCTION OF A FOREIGN GENE, AND A PROCESS THAT CHANGES THE POSITIONS 14 15 OF GENES, OTHER THAN A MEANS CONSISTING EXCLUSIVELY OF BREEDING, CONJU-GATION, FERMENTATION, HYBRIDIZATION, IN VITRO FERTILIZATION, OR TISSUE 16 17 CULTURE; AND

(II) AN ORGANISM MADE THROUGH SEXUAL OR ASEXUAL REPRODUCTION, OR BOTH,
INVOLVING AN ORGANISM DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH,
IF POSSESSING ANY OF THE ALTERED MOLECULAR OR CELLULAR CHARACTERISTICS
OF THE ORGANISM SO DESCRIBED.

22 (C) "PRODUCED WITH A GENETICALLY MODIFIED MATERIAL" USED WITH RESPECT 23 TO A FOOD, MEANS A FOOD IF:

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

LBD00033-01-9

OTHERWISE

(II)

1 2

3

4

5

6

7

8

9

10

11 12

27

(I) THE ORGANISM FROM WHICH THE FOOD IS DERIVED HAS BEEN INJECTED OR TREATED WITH A GENETICALLY MODIFIED MATERIAL, EXCEPT THAT THE USE OF MANURE AS A FERTILIZER FOR RAW AGRICULTURAL COMMODITIES MAY NOT BE CONSTRUED TO BE PRODUCTION WITH A GENETICALLY MODIFIED MATERIAL; THE ANIMAL FROM WHICH THE FOOD IS DERIVED HAS BEEN FED GENET-ICALLY MODIFIED MATERIAL; AND (III) THE FOOD CONTAINS AN INGREDIENT THAT IS A FOOD TO WHICH SUBPARA-GRAPH (I) OR (II) OF THIS PARAGRAPH APPLIES. 2. NO PERSON, FIRM, CORPORATION, OR OTHER LEGAL ENTITY SHALL MANUFAC-TURE, SELL OR DISTRIBUTE FOOD OR FOOD PRODUCTS PRODUCED WITH A GENET-ICALLY MODIFIED MATERIAL, OR CONTAINING A GENETICALLY MODIFIED MATERIAL UNLESS IT BEARS A LABEL OR LABELING UPON WHICH SHALL BE CLEARLY IMPRINTED THE WORDS "THIS PRODUCT CONTAINS A GENETICALLY MODIFIED MATE-

13 14 RIAL," OR "THIS PRODUCT WAS PRODUCED WITH A GENETICALLY MODIFIED MATERI-15 AL".

16 (A) ANY PERSON, FIRM, CORPORATION, OR OTHER LEGAL ENTITY VIOLATING 3. 17 THIS SECTION SHALL BE SUBJECT TO THE PENALTIES FOR FALSE LABELS AND MISBRANDING AS SET FORTH IN SECTION THREE HUNDRED NINETY-TWO-B OF THIS 18 19 ARTICLE UNLESS:

20 (I) SUCH PERSON IS AN AGRICULTURAL PRODUCER AND THE VIOLATION OCCURS 21 BECAUSE FOOD THAT IS GROWN, RAISED, OR OTHERWISE PRODUCED BY SUCH 22 PRODUCER, WHICH FOOD DOES NOT CONTAIN A GENETICALLY MODIFIED MATERIAL 23 AND WAS NOT PRODUCED WITH A GENETICALLY MODIFIED MATERIAL, IS CONTAM-INATED WITH A FOOD THAT CONTAINS A GENETICALLY MODIFIED MATERIAL OR WAS 24 25 PRODUCED WITH A GENETICALLY MODIFIED MATERIAL INCLUDING CONTAMINATION 26 RESULTING FROM THE MINGLING OF FOODS; AND

(II) SUCH CONTAMINATION IS NOT INTENDED BY THE AGRICULTURAL PRODUCER.

28 (B) PARAGRAPH (A) OF THIS SUBDIVISION SHALL NOT APPLY TO AN AGRICUL-TURAL PRODUCER TO THE EXTENT THAT SUCH CONTAMINATION OCCURS AS A RESULT 29 OF THE NEGLIGENCE OF SUCH PRODUCER. 30

31 S 2. Section 198 of the agriculture and markets law is amended by 32 adding a new subdivision 12 to read as follows:

33 TERM "GENETICALLY MODIFIED MATERIAL" MEANS MATERIAL 12. (A) THE DERIVED FROM ANY PART OF A GENETICALLY MODIFIED ORGANISM, WITHOUT REGARD 34 35 TO WHETHER THE ALTERED MOLECULAR OR CELLULAR CHARACTERISTICS OF THE ORGANISM ARE DETECTABLE IN THE MATERIAL. 36 37

(B) THE TERM "GENETICALLY MODIFIED ORGANISM" MEANS:

38 (I) AN ORGANISM THAT HAS BEEN ALTERED AT THE MOLECULAR OR CELLULAR 39 LEVEL BY MEANS THAT ARE NOT POSSIBLE UNDER NATURAL CONDITIONS OR PROC-40 ESSES, INCLUDING RECOMBINANT DNA AND RNA TECHNIQUES, CELL FUSION, MICROENCAPSULATION, MACROENCAPSULATION, GENE DELETION AND DOUBLING, 41 INTRODUCTION OF A FOREIGN GENE, AND A PROCESS THAT CHANGES THE POSITION 42 43 OF GENES, OTHER THAN A MEANS CONSISTING EXCLUSIVELY OF BREEDING, CONJU-GATION, FERMENTATION, HYBRIDIZATION, IN VITRO FERTILIZATION, OR TISSUE 44 45 CULTURE; AND

(II) AN ORGANISM MADE THROUGH SEXUAL OR ASEXUAL REPRODUCTION, OR BOTH, 46 47 INVOLVING AN ORGANISM DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, 48 IF POSSESSING ANY OF THE ALTERED MOLECULAR OR CELLULAR CHARACTERISTICS 49 OF THE ORGANISM SO DESCRIBED.

50 (C) THE TERM "PRODUCED WITH A GENETICALLY MODIFIED MATERIAL," USED 51 WITH RESPECT TO A FOOD, MEANS A FOOD IF:

(I) THE ORGANISM FROM WHICH THE FOOD IS DERIVED HAS BEEN INJECTED OR 52 OTHERWISE TREATED WITH A GENETICALLY MODIFIED MATERIAL, EXCEPT THAT THE 53 54 USE OF MANURE AS A FERTILIZER FOR RAW AGRICULTURAL COMMODITIES MAY NOT 55 BE CONSTRUED TO BE PRODUCTION WITH A GENETICALLY MODIFIED MATERIAL;

1 (II) THE ANIMAL FROM WHICH THE FOOD IS DERIVED HAS BEEN FED GENET-2 ICALLY MODIFIED MATERIAL; AND

3 (III) THE FOOD CONTAINS AN INGREDIENT THAT IS A FOOD TO WHICH SUBPARA-4 GRAPH (I) OR (II) OF THIS PARAGRAPH APPLIES.

5 S 3. Section 201 of the agriculture and markets law is amended by 6 adding a new subdivision 15 to read as follows:

7 15. IF IT CONTAINS A GENETICALLY MODIFIED MATERIAL, OR WAS PRODUCED 8 WITH A GENETICALLY MODIFIED MATERIAL, UNLESS IT BEARS A LABEL OR LABEL-9 ING UPON WHICH SHALL BE CLEARLY IMPRINTED THE WORDS "THIS PRODUCT 10 CONTAINS A GENETICALLY MODIFIED MATERIAL," OR "THIS PRODUCT WAS PRODUCED 11 WITH A GENETICALLY MODIFIED MATERIAL".

 12^{11}

(A) NO PERSON SHALL BE IN VIOLATION OF THIS SECTION IF:

(I) SUCH PERSON IS AN AGRICULTURAL PRODUCER AND THE VIOLATION OCCURS
BECAUSE FOOD THAT IS GROWN, RAISED, OR OTHERWISE PRODUCED BY SUCH
PRODUCER, WHICH FOOD DOES NOT CONTAIN A GENETICALLY MODIFIED MATERIAL
AND WAS NOT PRODUCED WITH A GENETICALLY MODIFIED MATERIAL, IS CONTAMINATED WITH A FOOD THAT CONTAINS A GENETICALLY MODIFIED MATERIAL OR WAS
PRODUCED WITH A GENETICALLY MODIFIED MATERIAL, INCLUDING CONTAMINATION
RESULTING FROM THE MINGLING OF FOODS; AND

20 (II) SUCH CONTAMINATION IS NOT INTENDED BY THE AGRICULTURAL PRODUCER.

(B) PARAGRAPH (A) OF THIS SUBDIVISION SHALL NOT APPLY TO AN AGRICULTURAL PRODUCER TO THE EXTENT THAT SUCH CONTAMINATION OCCURS AS A RESULT
OF THE NEGLIGENCE OF SUCH PRODUCER.

24 S 4. This act shall take effect on the first of January next succeed-25 ing the date on which it shall have become a law.