10 LC 29 4140S

The House Committee on Agriculture and Consumer Affairs offers the following substitute to HB 883:

A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Section 26-2-27.1 of the Official Code of Georgia Annotated, relating to
- 2 written food safety plans, so as to provide the Commissioner of Agriculture with certain
- 3 authority regarding safety plans; to provide a short title; to mandate certain written safety
- 4 plans; to provide for civil and criminal penalties; to provide for related matters; to provide
- 5 an effective date; to repeal conflicting laws; and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

8 This Act shall be known and may be cited as the "Sanitary Activity for Food-Processing

9 Enterprises (SAFE) Act."

13

14

15

16

17

18

19

20

21

23

SECTION 2.

11 Code Section 26-2-27.1 of the Official Code of Georgia Annotated, relating to written food

safety plans, is amended by revising subsection (b) as follows:

"(b)(1)(A) In order to protect the public health, safety, and welfare and ensure compliance with this article, the Commissioner shall by rule or regulation establish

requirements for regular testing of samples or specimens of foods and ingredients by

food processing plants for the presence of poisonous or deleterious substances or other

contaminants rendering such foods or ingredients injurious to health. Such rules or regulations shall identify the specific classes or types of food processing plants, foods,

ingredients, and poisonous or deleterious substances or other contaminants that shall

be subject to such testing requirements and the frequency with which such tests shall

be performed by food processing plants.

22 (B) The Commissioner shall also promulgate rules and regulations establishing

minimum standards and requirements for a written food safety plan, such as a hazard

analysis critical control point plan, that may be submitted by an operator of a food

processing plant to document and describe the procedures used at such plant to prevent

10 LC 29 4140S

the presence of hazards such as poisonous or deleterious substances or other contaminants that would render finished foods or finished ingredients as manufactured at such plant injurious to health, including preventive controls, monitoring to ensure the effectiveness of such controls, and records of corrective actions, including actions taken in response to the presence of known hazards. If an operator of a food processing plant, in its discretion, submits to the department a written food safety plan for such plant and such plan conforms to rules and regulations promulgated for purposes of this subparagraph, then such food processing plant shall comply with the requirements of such written food safety plan, including, but not limited to, any test regimen provided by such plan, in lieu of complying with a test regimen established by rules or regulations promulgated by the Commissioner pursuant to subparagraph (A) of this paragraph.

(C) A food processing plant that fails to comply with the provisions of subparagraph (B) of this paragraph shall be punished by the fine of a \$5,000.00 civil penalty and shall submit to the Commissioner a written plan, pursuant to subparagraph (B) of this paragraph, within 30 days of the determination by the Commissioner that such violation has occurred; provided, however, that for a second or subsequent violation of subparagraph (B) of this paragraph within five years, as measured from the date of the violation for which a civil penalty is imposed pursuant to this subparagraph, such food processing plant shall be guilty of a misdemeanor of a high and aggravated nature.

(2) In addition to any regular tests required pursuant to paragraph (1) of this subsection, the Commissioner may order any food processing plant to have samples or specimens of its foods and ingredients tested for the presence of any poisonous or deleterious substances or other contaminants whenever in his or her determination there are reasonable grounds to suspect that such foods or ingredients may be injurious to health."

52 SECTION 3.

Said Code section is further amended by revising subsections (e) and (f) as follows:

"(e)(1) Whenever any person or firm that operates a food processing plant in this state obtains information from testing of samples or specimens of finished foods or finished food ingredients as manufactured at such food processing plant which, based on a confirmed positive test result, indicates the presence of a substance that would cause a manufactured food bearing or containing the same to be adulterated within the meaning of paragraph (1) of Code Section 26-2-26, such person or firm shall report such test result to the department within 24 hours after obtaining such information.

10 LC 29 4140S

61 (2) Any person who fails to make the report required by paragraph (1) of this subsection 62 shall be guilty of a misdemeanor. The punishment provided for in this subsection shall be supplemental to any other applicable provisions of law. 63 64 (f) Records of the results of any tests required pursuant to this Code section shall be kept 65 by a food processing plant and made available to the department for inspection for a period of not less than two years from the date the results were reported by the laboratory. Any 66 67 person who violates this subsection shall be guilty of a misdemeanor. The punishment provided for in this subsection shall be supplemental to any other applicable provisions of 68 69 <u>law.</u>"

70 **SECTION 4.**

- 71 Said Code section is further amended by adding a new subsection to read as follows:
- 72 "(h) Any person who knowingly introduces into commerce finished foods or finished food
- 73 <u>ingredients as manufactured at a food processing plant containing a substance that would</u>
- 74 cause a manufactured food bearing or containing the same to be adulterated within the
- 75 meaning of paragraph (1) of Code Section 26-2-26 shall be guilty of a felony, and, upon
- 76 conviction, shall be punished by imprisonment for not less than one nor more than 20
- years, a fine not to exceed \$20,000.00, or both. The punishment provided for in this
- subsection shall be supplemental to any other applicable provisions of law."

79 **SECTION 5.**

- 80 This Act shall become effective upon its approval by the Governor or upon its becoming law
- 81 without such approval.

SECTION 6.

83 All laws and parts of laws in conflict with this Act are repealed.