

MAR 13 2008

SENATE RESOLUTION

REQUESTING THE DEPARTMENT OF HEALTH AND THE NATIONAL ACADEMY OF SCIENCES TO REVIEW EXISTING REPORTS AND STUDIES RELATED TO ASPARTAME, AND REQUESTING THE UNITED STATES FOOD AND DRUG ADMINISTRATION TO RESCIND APPROVAL OF ASPARTAME FOR UNITED STATES MARKETS.

1 WHEREAS, aspartame was originally developed as a drug to
2 treat peptic ulcers; and
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4 WHEREAS, manufacturers state that aspartame is made up of
5 forty per cent aspartic acid, fifty per cent phenylalanine, and
6 ten per cent methanol; and
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8 WHEREAS, aspartic acid is a nonessential amino acid that is
9 used by the body to initiate apoptosis or cell death in aging
10 cells, and that excess aspartic acid from aspartame consumption
11 causes apoptosis in healthy cells that can destroy healthy
12 tissue, especially in the brain; and
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14 WHEREAS, phenylalanine is an essential amino acid found
15 naturally in protein but when isolated becomes neurotoxic,
16 lowers the seizure threshold, depletes serotonin triggering
17 psychiatric and behavioral problems, and interacts with
18 antidepressants and other drugs; and
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20 WHEREAS, methanol is a severe metabolic poison classified
21 as a narcotic that converts to formaldehyde and formic acid, and
22 can embalm living tissue and damage DNA; and
23

24 WHEREAS, aspartame metabolites include formaldehyde, a
25 "class A" carcinogen, diketopiperazine, a brain tumor agent, and
26 formic acid; and
27

28 WHEREAS, in 1974, the United States Food and Drug
29 Administration approved aspartame as an artificial sweetener,
30 but asked its manufacturer Searle to hold back from selling it
31 on the market until further tests could be made with regards to
32 its safety; and
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1 WHEREAS, scientific data revealed that there was a problem
2 with aspartame safety data and the United States Food and Drug
3 Administration withdrew its approval; and
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5 WHEREAS, in 1975, the United States Food and Drug
6 Administration initiated an investigation into Searle's
7 laboratory practices and discovered fraud in scientific
8 experiments as well as manipulated data giving favorable results
9 proving aspartame to be safe; and
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11 WHEREAS, the results of this investigation are included in
12 what is called "The Bressler Report" by Jerome Bressler; and
13

14 WHEREAS, in 1980, Dr. John Olney submitted scientific data
15 to a United States Food and Drug Administration Public Board of
16 Inquiry showing that aspartic acid, the excitotoxic ingredient
17 in aspartame, caused holes in the brains of mice; and
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19 WHEREAS, Dr. John Olney stated that it warranted special
20 emphasis that excitotoxins act by an acute but silent mechanism
21 requiring only a single exposure to toxic concentrations for CVO
22 neurons to be quietly destroyed, that clearly Searle failed to
23 establish the safety of their product, aspartame, for use in
24 children's food, and that all age comparative data support the
25 following conclusions: (1) orally administered excitotoxins
26 destroy CVO neurons at any age; (2) immature animals are most
27 vulnerable; and (3) the toxic threshold increases only gradually
28 between birth and adulthood; and
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30 WHEREAS, in 1980, the Public Board of Inquiry unanimously
31 voted against aspartame approval, but was overruled by a new
32 United States Food and Drug Administration Commissioner, Dr.
33 Arthur Hull Hays, against the advice of Food and Drug
34 Administration scientific personnel and advisers; and
35

36 WHEREAS, the United States Food and Drug Administration
37 approved aspartame use in sodas, despite the fact that the
38 National Soft Drink Association argued vehemently against
39 aspartame in these quotes from their protest:
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- 41 (1) "The present record does not contain data which
42 demonstrate that the use of APM in soft drinks will
43 not result in the adulteration of the beverages under
44 section 402(a)(3) of the FDC Act 21 U.S.C. 342(a)(3),



1 which provides that a food is adulterated if it
2 contains, in whole or in part, "a decomposed substance
3 or if it is otherwise unfit for food";
4

5 (2) "An important decomposition product of aspartame,
6 aspartic acid, cannot be detected at all using TLC";
7

8 (3) "G. D. Searle and Company has not demonstrated to a
9 reasonable certainty that the use of aspartame in soft
10 drinks, without quantitative limitations, will not
11 adversely affect human health as a result of the
12 changes such use is likely to cause in brain chemistry
13 and under certain reasonably anticipated conditions of
14 use"; and
15

16 (4) "Specifically, Searle has not met its burdens under
17 section 409....to demonstrate that aspartame is safe
18 and functional for use in soft drinks. Collectively,
19 the extensive deficiencies in the stability studies
20 conducted by Searle to demonstrate that aspartame and
21 its degradation products are safe in soft drinks
22 intended to be sold in the United States, render those
23 studies inadequate and unreliable." Senate
24 Congressional Record, May 7, 1985, S5507-5511; and
25

26 WHEREAS, the United States Food and Drug Administration has
27 compiled a list of ninety-two symptoms attributed to aspartame
28 consumption including four types of seizures, coma, and death;
29 and
30

31 WHEREAS, the Ramazzini Studies by the European Foundation
32 for Oncology in Italy conducted exhaustive studies over three
33 years with thousands of rats, and proved aspartame to be a
34 multipotential carcinogen, thus confirming the United States
35 Food and Drug Administration's original findings; and
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37 WHEREAS, the United States Food and Drug Administration
38 admitted that aspartame caused cancer over two decades ago when
39 the Administration's toxicologist, Dr. Adrian Gross, told
40 Congress at least one of Searle's studies "has established
41 beyond any reasonable doubt that aspartame is capable of
42 inducing brain tumors in experimental animals and that this
43 predisposition of it is of extremely high significance....In
44 view of these indications that the cancer causing potential of



1 aspartame is a matter that had been established way beyond any
2 reasonable doubt, one can ask: What is the reason for the
3 apparent refusal by the FDA to invoke for this food additive the
4 so-called Delaney Amendment to the Food, Drug and Cosmetic Act?
5 Given the cancer causing potential of aspartame how would the
6 FDA justify its position that it views a certain amount of
7 aspartame as constituting an allowable daily intake or 'safe'
8 level of it? Is that position in effect not equivalent to
9 setting a 'tolerance' for this food additive and thus a
10 violation of that law? And if the FDA itself elects to violate
11 the law, who is left to protect the health of the public?"
12 Congressional Record, August 1, 1985, SID835:131; and
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14 WHEREAS, aspartame is linked to sudden death, multiple
15 sclerosis, lupus, and many neurodegenerative diseases, as cited
16 in many medical texts, most notably: *Aspartame Disease: An*
17 *Ignored Epidemic*, by H.J. Roberts, M.D., and *Excitotoxins: The*
18 *Taste That Kills*, by Russell Blaylock, M.D.; and
19

20 WHEREAS, on November 3, 1987, Dr. Louis Elsas told
21 Congress: "I am a pediatrician, a Professor of Pediatrics at
22 Emory and have spent twenty-five years in the biomedical
23 sciences, trying to prevent mental retardation and birth defect
24 caused by excess phenylalanine, and therein lies my basic
25 concern, that aspartame is in fact a well known neurotoxin and
26 teratogen which, in some as yet undefined dose, will. . .
27 irreversibly in the developing child or fetal brain, produce
28 adverse effects"; and
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30 WHEREAS, there are tens of thousands of case histories and
31 anecdotal accounts from victims of aspartame poisoning who have
32 come forward to make their case histories known; now, therefore,
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34 BE IT RESOLVED by the Senate of the Twenty-fourth
35 Legislature of the State of Hawaii, Regular Session of 2008,
36 that the Department of Health is requested to create, within
37 their existing budget, an evidentiary repository accessible to
38 the public for patients and physicians to submit over the next
39 year their cases involving victims of aspartame poisoning; and
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41 BE IT FURTHER RESOLVED that the Director of Health is
42 requested to report to the Legislature on the status of the
43 evidentiary repository during periodic interim meetings with the
44 Chairs of the Hawaii State Senate Committees on Health and Human



1 Services and Public Housing, the House of Representatives
2 Committees on Health and Human Services and Housing, and the
3 state Attorney General; and
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5 BE IT FURTHER RESOLVED that the Department of Health is
6 requested to review all existing reports, studies, experiments,
7 and related literature on aspartame, including clinical studies,
8 differentiating each study by its funding source, and submit a
9 report to the Legislature no later than twenty days prior to the
10 convening of the 2009 Regular Session; and
11

12 BE IT FURTHER RESOLVED that the National Academy of
13 Sciences is requested to review all existing reports, studies,
14 experiments, and related literature on aspartame, including
15 clinical studies, differentiating each study by its funding
16 source, and that, if funding is required to undertake this
17 extended evaluation, that the appropriate funding be sought from
18 various foundations and from Congress; and
19

20 BE IT FURTHER RESOLVED that given the enormous amount of
21 evidence that has been compiled concerning the neurodegenerative
22 harm it can cause, that the United States Food and Drug
23 Administration is requested to rescind approval of aspartame
24 immediately on a phase-out basis over six months to one year;
25 and
26

27 BE IT FURTHER RESOLVED that certified copies of this
28 Resolution be transmitted to the members of Hawaii's
29 Congressional Delegation, the Commissioner of the United States
30 Food and Drug Administration, the Executive Director of the
31 National Academy of Sciences, the Director of Health, the
32 Director of Human Services, the Attorney General, and the
33 Director of Commerce and Consumer Affairs.
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