Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 12-0306.01 Jason Gelender x4330

SENATE BILL 12-094

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Senate Committees Business, Labor and Technology **House Committees**

A BILL FOR AN ACT

101	CONCERNING CLARIFICATION OF THE DEFINITION OF FOOD USED IN
102	STATE SALES TAX LAWS TO ENSURE THAT THE TREATMENT FOR
103	SALES TAX PURPOSES OF A FOOD PRODUCT SOLD FOR DOMESTIC
104	HOME CONSUMPTION BY A GROCERY STORE, SUPERMARKET, OR
105	CONVENIENCE STORE DOES NOT CHANGE SOLELY BECAUSE THE
106	STORE SELLS THE FOOD PRODUCT OR MARKETS THE FOOD
107	PRODUCT FOR SALE AS A CONVENIENCE FOOD.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at

SENATE 2nd Reading Unam ended January 30, 2012

http://www.leg.state.co.us/billsummaries.)

The bill amends the definition of "food" used in state sales tax laws to ensure that the treatment for sales tax purposes of a food product sold for domestic home consumption by a grocery store, supermarket, or convenience store does not change solely because the store sells the food product or markets the food product for sale as a convenience food.

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, 39-26-102, amend
3 (4.5) as follows:

- 39-26-102. Definitions repeal. As used in this article, unless the
 context otherwise requires:
- 6 (4.5) "Food" means food for domestic home consumption as 7 defined in 7 U.S.C. sec. 2012 (k), as amended, for purposes of the federal 8 food stamp program, or any successor program, as defined in 7 U.S.C. 9 sec. 2012 (1), as amended; except that "food" does not include carbonated 10 water marketed in containers; chewing gum; seeds and plants to grow 11 foods; prepared salads and salad bars; packaged and unpackaged cold 12 sandwiches; deli trays; and hot or cold beverages served in unsealed 13 containers or cups that are vended by or through machines or 14 non-coin-operated coin-collecting food and snack devices on behalf of a 15 vendor. A FOOD PRODUCT THAT IS FOOD FOR DOMESTIC HOME 16 CONSUMPTION WHEN SOLD BY A GROCERY STORE, SUPERMARKET, OR 17 CONVENIENCE STORE DOES NOT LOSE ITS STATUS AS FOOD SOLD FOR
- 18 DOMESTIC HOME CONSUMPTION SOLELY BECAUSE THE STORE SELLS IT OR
 19 MARKETS IT FOR SALE AS A CONVENIENCE FOOD.
- SECTION 2. Effective date applicability. This act takes effect
 July 1, 2012, and applies to sales of food occurring on or after said date.
 SECTION 3. Safety clause. The general assembly hereby finds,

- 1 determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, and safety.