HOUSE No. 2333

The Commonwealth of Massachusetts

PRESENTED BY:

Kay Khan and Jon Santiago

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to protect youth from the health risks of sugary drinks.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Kay Khan	11th Middlesex	2/5/2021
Jon Santiago	9th Suffolk	2/5/2021
David Henry Argosky LeBoeuf	17th Worcester	2/8/2021
Marcos A. Devers	16th Essex	2/16/2021
Tommy Vitolo	15th Norfolk	2/17/2021
Jason M. Lewis	Fifth Middlesex	2/23/2021
Angelo J. Puppolo, Jr.	12th Hampden	2/24/2021
Michelle L. Ciccolo	15th Middlesex	2/26/2021
Carol A. Doherty	3rd Bristol	5/14/2021
Patrick M. O'Connor	Plymouth and Norfolk	3/3/2021
Danillo A. Sena	37th Middlesex	5/17/2021
David M. Rogers	24th Middlesex	5/20/2021
Adam J. Scanlon	14th Bristol	5/25/2021
Tami L. Gouveia	14th Middlesex	6/1/2021
Christine P. Barber	34th Middlesex	6/10/2021
Natalie M. Blais	1st Franklin	6/26/2021

HOUSE No. 2333

By Representatives Khan of Newton and Santiago of Boston, a petition (accompanied by bill, House, No. 2333) of Kay Khan, Jon Santiago and others relative to prohibiting the marketing of certain drinks with added sugar on school grounds. Public Health.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act to protect youth from the health risks of sugary drinks.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Chapter 71 of the General Laws, as appearing in the 2020 Official Edition,
2	is hereby amended by inserting after section 97 the following section:-
3	Section 98. PROHIBITION OF MARKETING OF SUGARY DRINKS IN SCHOOLS
4	(a) For the purposes of this section, the following words shall have the following
5	meanings:
6	(1) "Advertising" means an oral, written or graphic statement or representation, including
7	a company logo or trademark, made for the purpose of promoting the use or sale of a product by
8	the producer, manufacturer, distributer, seller or any other entity with a commercial interest in
9	the product.

(2) "Brand" means a corporate or product name, a business image or a mark, regardless
of whether it may legally qualify as a trademark used by a seller or manufacturer to identify
goods or services and to distinguish them from competitors' goods.

(b) Except as provided in subsection (c), the department of education shall prohibit at anyschool within the commonwealth:

15 (1) The advertising of any beverage that may not be sold on the school campus during the 16 school day or of any corporate brand, unless every beverage product manufactured, sold or 17 distributed under the corporate brand name, or by any of the corporate brand's subsidiaries and 18 affiliated corporations, can be served or sold on the school campus during the school day. 19 Advertising is prohibited on any property or facility owned or leased by the school district or 20 school and used at any time for school-related activities, including, but not limited to, school 21 buildings, athletic fields, facilities, signs, scoreboards, or parking lots, or any school buses or 22 other vehicles, equipment, vending machines, uniforms, educational material or supplies. For 23 purposes of this statute, beverages that may not be sold on the school campus during the school 24 day are those that do not meet the minimum nutrition standards for foods sold outside the school 25 meal programs as set forth by the United States Department of Agriculture under the Healthy, 26 Hunger-Free Kids Act of 2010 and federal regulations implementing the Act [42 U.S.C. section 27 1779(b)];

(2) the participation in a corporate incentive program that rewards children with free or
discounted beverages that may not be sold on the school campus during the school day when
they reach certain academic goals; or

31	(3) the participation in corporate-sponsored programs that provide funds to schools in
32	exchange for consumer purchases of beverages that may not be sold on the school campus during
33	the school day.
34	(c) The restriction on advertising in subsection (b) shall not apply to
35	(1) Advertising on broadcast, digital, or print media, unless the media are produced or
36	controlled by the local education agency, school, faculty, or its students;
37	(2) Advertising on clothing with brand images work on school grounds; or
38	(3) Advertising contained on product packaging.
39	SECTION 2. Chapter 94 of the General Laws is hereby amended by inserting after
40	section 330 the following section:-
41	Section 331. REQUIRING LABELS ON CERTAIN SUGARY DRINK
42	ADVERTISEMENTS
43	(a) For the purposes of this section, the following words shall have the following
44	meanings:
45	(1) "Advertiser" means any person who is any of the following "(a) in the business of
46	manufacturing, distributing, or selling sugary drinks, including without limitation, a retailer; (b)
47	is in the business of placing or installing advertisements, or who provides space for the display of
48	advertisements; or (c) is an agent or contractor of a Person described in (a) or (b) assisting such
49	Person with the manufacture, distribution or sale of sugary drink, the placement or installation of
50	advertisements or the provision of space for advertisements. The term "advertiser" shall not

51	include the employees of a person, including, without limitation, employees of agent or
52	contractors, except that it shall include individuals acting as sole proprietors.
53	(2) "Sugary drink" is defined as stated in chapter 64O.
54	(3) "Sugary drink advertisement" means any advertisement, including, without limitation,
55	any logo, that identifies, promotes or markets a sugar-sweetened beverage for sale or use that is
56	any of the following: (a) on a poster, paper or a billboard; (b) in or on a stadium, arena, transit
57	shelter or any other structure; (c) in or on a bus, car, train, pedicab or any other vehicle; or (d) on
58	a wall, or any other surface material.
59	(b) Any advertiser who posts a sugary drink advertisement shall place on the sugary drink
60	advertisement the following label: "WARNING: Drinking beverages with added sugar(s)
61	contributes to obesity, diabetes, and tooth decay." The word "WARNING" shall appear in capital
62	letters. The Warning shall be enclosed in a rectangular border within the printed advertisement
63	that is the same color as the letters of the Warning and that is the width of the first downstroke of
64	the capital "W" of the word "WARNING." The Warning shall occupy at least 20% of the area of
65	each sugary drink advertisement and the text shall be printed in a size and manner so as to be
66	clearly legible to the intended viewer of the sugary drink advertisement. The text of the warning
67	shall be positioned such that the Warning and the other information on the sugary drink
68	advertisement had the same orientation, such that text in the sugary drink advertisement and the
69	Warning are read in the same direction. The Warning shall be indelibly printed on or
70	permanently affixed to each sugary drink advertisement.
71	(c) The department of public health shall promulgate regulations related to this section

(c) The department of public health shall promulgate regulations related to this section,
including, but not limited to, determining reasonable exemptions to this section.

73	(d) The following shall be exempt from the requirement imposed in this section:
74	(1) Containers or packages for sugary drinks;
75	(2) Any menus or handwritten listings or representations of foods or beverages that may
76	be served or ordered for consumption at a retail establishment;
77	(3) Any display or representation of, or other information about, a sugary drink,
78	including, without limitation, any logo on a vehicle if the vehicle is being used by any person
79	who is in the business of manufacturing, distributing or selling the sugary drink in the
80	performance of such business;
81	(4) Any other advertisements determined by the department of public health as referenced
82	in subsection (c).
83	(e) Advertisers in violation of this section shall for the first offense be punished by a fine
84	of not more than \$100; and for any subsequent offense shall be punished by a fine of not less
85	than \$100 nor more than \$500.
86	SECTION 3. The second paragraph of Section 1 of Chapter 71 of the General Laws, as
87	appearing in the 2014 Official Edition, is hereby amended by adding the following sentence: -
88	(a) The department of elementary and secondary education shall encourage school
89	districts to implement instruction in media literacy skills from the third grade to the twelfth
90	grade, and in any of the core subjects or other subjects, to equip students with skills for
91	accessing, analyzing, evaluating, and creating all types of media. Instruction shall include, but
92	not be limited to, teaching of skills for analyzing and evaluating advertising content for food,
93	beverages, drugs and alcohol.

94 SECTION 4. Chapter 111 of the General Laws is hereby amended by inserting after
 95 section 235 of the following section:-

96 Section 236. LIMITATION ON BEVERAGES IN CHILDREN'S MEALS

97 (a) For the purposes of this section, the following words shall have the following98 meanings:

(1) "Chain restaurant" a retail food establishment that prepares, serves, and vends food
directly to the consumer that (a) operates 10 or more establishments in the commonwealth or (b)
is a restaurant franchisee where the franchisor and the franchisees of that restaurant together
operate 10 or more establishments in the commonwealth.

(2) "Chain restaurant franchisee," an individual, corporation, partnership or other entity,
or group of individuals or entities, that operates one or more restaurants in the commonwealth
under a franchise agreement with another individual, corporation, partnership or other entity, or
group of individuals or entities.

- 107 (3) "Chain restaurant franchisor," an individual, corporation, partnership or other entity,
 108 or group of individuals or entities, that grants a franchisee the right to operate one or more fast
 109 food restaurants in the commonwealth under its trademark or trade name.
- (4) "Children's Meal" means a combination of food item or items and a beverage, soldtogether at a single price, primarily intended for consumption by children.
- (5) "Default Beverage" means the beverage automatically included as part of a children's
 meal, absent a specific request by the purchaser of the children's meal for an alternative
 beverage.

(b) A chain restaurant may only sell a children's meal if the default beverage is one of thefollowing:

117 (1) Water, sparkling water or flavored water, with no added natural or artificial118 sweeteners;

(2) Nonfat or 1 per cent milk or non-dairy milk alternative containing no more than 130
calories per container and/or serving as offered for sale; or

(3) 100 per cent juice, with no added sweeteners, in a serving size of no more than 8ounces.

(c) (1) The department of public health and local boards of health acting under the
supervision of the department of public health shall implement, administer and enforce this
section. The department of public health is hereby authorized to issue all rules and regulations
consistent with this section and shall have all necessary powers to carry out the purpose of this
section.

(2) All chain restaurants shall report, upon enactment of this chapter and annually,
thereafter, to the department of public health whether they offer children's meals and if so, that
they understand their obligations under this section. Such reporting must be done on a form
prescribed by the department of public health and must be signed by a responsible agent or
officer of the chain restaurant in order to confirm that the information provided on the form is
accurate and complete. Failure to comply with this subsection shall constitute a violation of this

(d) Restaurants in violation of this section shall for the first offense be punished by a fine
of not more than \$100; and for any subsequent offense shall be punished by a fine of not less
than \$100 nor more than \$500.