AN ACT CONCERNING FOOD ENRICHMENT REQUIREMENTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 21a-28 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2016):

[(a)] It shall be unlawful for any person to manufacture, mix, compound, sell or offer for sale in this state for human consumption any flour, bread, rolls, corn meal, grits, rice or macaroni, unless such [flour is enriched] food products, before retail sale, [in conformance with federal standards enumerated in 21 Code of Federal Regulations Part 137, as may be amended from time to time and unless] meet the standards of identity, quality and fill of container set forth in section 21a-100. The commissioner may require such person [provides] to provide evidence of compliance as required by regulations issued by the commissioner under the provisions of chapter 54.

[(b) It shall be unlawful for any person to manufacture, mix, compound, sell or offer for sale in this state for human consumption any white bread or rolls unless such bread and rolls are enriched, before retail sale, in conformance with federal standards enumerated...}
in 21 Code of Federal Regulations Part 136, as may be amended from
time to time and unless such person provides evidence of compliance
as required by regulations issued by the commissioner under the
provisions of chapter 54.

(c) It shall be unlawful for any person to manufacture, mix,
compound, sell or offer for sale in this state for human consumption
any corn meals or corn grits unless such products are enriched, before
retail sale, in conformance with federal standards enumerated in 21
Code of Federal Regulations Part 137, as may be amended from time to
time and unless such person provides evidence of compliance as
required by regulations issued by the commissioner under the
provisions of chapter 54.

(d) It shall be unlawful for any person to manufacture, mix,
compound, sell or offer for sale in this state for human consumption
any rice unless such rice is enriched, before retail sale, in conformance
with federal standards enumerated in 21 Code of Federal Regulations
Part 137, as may be amended from time to time and unless such person
provides evidence of compliance as required by regulations issued by
the commissioner under the provisions of chapter 54.

(e) It shall be unlawful for any person to manufacture, mix,
compound, sell or offer for sale in this state for human consumption
any macaroni unless such macaroni is enriched, before retail sale, in
conformance with federal standards enumerated in 21 Code of Federal
Regulations Part 139, as may be amended from time to time and unless
such person provides evidence of compliance as required by
regulations issued by the commissioner under the provisions of
chapter 54.]

This act shall take effect as follows and shall amend the following
sections:

| Section 1 | July 1, 2016 | 21a-28 |
GL Joint Favorable